This page intentionally left blank
To Cindy, Nicole, Tiffany, Beth, and Eli Milakovich

—M.E.M.

To the memory of my parents, Theodore H. Gordon and Beryl B. Gordon; Roscoe C. Martin and Hibbert R. Roberts; and to Myra, Dan, and Rachel

—G.J.G.
The close of the George W. Bush presidency and the election of Barack Obama and Joe Biden as our 44th president and vice president marked a significant transition in recent U.S. history. The period 2001–2008 saw changes in the collective life of the United States that in many respects were unprecedented—and largely unanticipated by most of us. When Bush assumed office in January of 2001, the twin towers of the World Trade Center still stood, and few thought about that fact—or paid much attention to a foreign organization known as “al Qaeda.” There were no federal government agencies known as the Department of Homeland Security, the Office of the Director of National Intelligence, or the Transportation Security Administration (and no long lines at airport security). The price of gasoline was roughly one-half of the levels reached during 2008. The phrase “faith-based initiatives” was hardly heard. The national debt—always a matter of some concern—stood at $5 billion (it has since doubled to $10 billion!). The powers of the federal executive branch—while larger than in the past—had not yet expanded to their present scope. And the responsibilities of federal, state, and local administrators had not yet begun to grow at what has become the most rapid pace since the New Deal era of Franklin Roosevelt in the 1930s and 1940s. All these events have set the stage for new challenges—and perhaps new opportunities—for our governments generally, and for the new Obama administration in particular.

When the first edition of this book was published a generation ago, the role of government and public administration in America was even then rapidly changing in response to complex and often uncertain national and global political environments. Then as now, the United States faced difficult domestic and international challenges and relied on its appointed and elected officials, especially chief executives, for leadership. We have been led by six different presidents, three Democrats and three Republicans, each with vastly different challenges, ideologies and visions of the nation’s current and future needs, each with sharply divergent policy priorities. President Jimmy Carter, a Democrat, who ran on a platform of making government smaller, was enmeshed in Middle East conflicts and tried unsuccessfully to use military force to free American citizens who were being held hostage in Iran. After a failed military rescue
mission in 1980, Carter lost the White House to Ronald Reagan, a Republican, who negotiated freedom for the hostages and later received credit for ending the Cold War with the Soviet Union. The liberation of the hostages, however, was tainted during President Reagan's second term by the infamous Iran–Contra scandal in 1987, connecting officials of the Reagan Administration to illegal arms shipments to anti-Communist contra rebels in El Salvador, and using profits from these illegal activities to bribe Iranian officials to release the hostages (detailed in Chapter 6). The Soviet Union collapsed soon after the fall of the Berlin Wall in 1989 and the United States entered a new phase of nuclear disarmament and (seeming) peaceful coexistence with Russia.

The federal government became more actively involved in enforcing civil rights and voting rights laws in southern U.S. states, where there was considerable resistance to federally mandated changes in prevailing cultural and social values (or, at least, behavior). Bolstered by Supreme Court rulings, Congress approved increased appropriations to accomplish these policy goals, as well as many others. Concurrently, presidential powers expanded with the need to respond to natural disasters, cope with economic downturns, reduce federal deficit spending, and respond to military crises. Congressional cooperation with chief executives varied, and their policy initiatives were promoted or resisted by the mass media, organized lobbies, or various public interest groups; the image and prestige of individual chief executives such as Carter, Reagan, George H. W. Bush, Bill Clinton, and George W. Bush were damaged or enhanced by how well policies were implemented or crises averted. Then as now, presidential decision-making procedures and the advisory roles played by high-level appointed officials in the new Obama administration are vital to success or failure of public policies.

The theme that ties all these actions, events, and policies together is the need to anticipate and effectively respond to change, with clear lines of command-and-control authority and with necessary resources. Our capacity to respond to unanticipated change is even more important today than it was in 1980, when the federal government spent less than one-fifth of the over $3 trillion appropriated today. The Soviet Union presented a unified and identifiable threat to our national security—as opposed to the diverse and fragmented threats presented today by rogue states and terrorist groups. Yet, despite the heightened danger of international terrorism, the total percentage of revenue collected by all governments in America has not changed—it is still about one-third of all the goods and services produced by our economy, leaving two-thirds in the hands of the private sector (Chapter 8). Nonetheless, programs and regulatory actions funded by federal taxes, and similar policies supported by revenue collected by states and local governments, can have major consequences for individuals, institutions, and local communities.

If anything, the challenges facing administrators accountable for implementing public programs today have become even more daunting—requiring more effective expenditures of scarce public resources and increased commitment from all public servants. In addition to the World Trade Center and Pentagon terrorist
strikes on September 11, 2001, similar attacks have occurred in Bali, Indonesia, on October 13, 2001; Madrid on March 11, 2004; Moscow on August 31, 2004; in London on July 7, 2005—and unsuccessful car bombings targeted London again on June 29, 2007, and attacks were made on the American Consulate in Istanbul on July 9, and the U.S. Embassy in Yemen on September 16, 2008. Natural disasters such as the Asian tsunami, the earthquakes in Western China, and numerous damaging hurricanes, require massive mobilization of scarce global and national resources to assist victims in recovery efforts. Public administration provides most of the critical resources—and the management capability—to respond to, recover from, and prevent the worst effects of such disasters.

This book is written for undergraduate and graduate students, interested citizens, government officials, and all others seeking to better understand how domestic and global changes are impacting the applied practice and the academic field of public administration. The subject reflects multiple perspectives and has complex roots in many different academic disciplines and “real world” fields of endeavor. That by itself should alert the reader to one of the essential features of public administration: There are many sides to it, with a wide variety of complex issues, questions, practices, and themes that have commanded attention (both in and out of the field) for well over a century. Public administration is both a subject for academic study and an increasingly challenging aspect of public service.

In the following pages, we discuss many themes and controversies of contemporary public policy and administration. One recurring focus is on the distinction between the political and managerial aspects of the field, and the need to understand the importance of each. We also describe the continuing efforts of federal, state, and local governments to realign, reorganize, and strengthen public-sector resources to maintain current services, combat continuing threats of domestic and international terrorism, respond to economic crises and natural disasters, secure our borders, and protect homeland security. We emphasize the need for more creative and innovative thinking; eliminating “unnecessary” internal regulations to enable public employees to do their best work; achieving results more effectively with fewer resources; and serving government’s “customers” efficiently and well. The need to sustain services and, at the same time, devote greater resources to protect Americans from serious economic downturns, natural disasters and terrorist acts has resulted in substantial changes in the ways governments operate, and the results of those changes are visible throughout all aspects of American society.

Another related theme is the increased concern with competence, ethics, and integrity in both the selection of appointed and elected public officials and in decisions made by governmental institutions and agencies. This concern has intensified recently in both the private and public sectors, focusing on various types of ethical considerations that enter into corporate, political, and administrative decisions, as well as examining ways to promote more responsiveness and accountability on the part of public administrators. Numerous challenges face leaders and managers in public, faith-based, and nonprofit service
organizations. These include dealing with complex and sensitive personnel issues, coping with budgetary and legal constraints, managing massive humanitarian relief efforts both here and abroad, applying the latest communication systems and information technologies, maintaining a professional and respected workforce, delivering quality education and health care services, and ensuring high levels of measurable performance in government programs.

A final and interconnected theme is the exponential growth of information technology and performance management systems such as electronic government (e-gov) to enhance public knowledge, improve access, and facilitate communication among citizens, elected officials, and public administrators. Today, previously unavailable interactive technologies are transforming the delivery of public services in ways not dreamt of just a few years ago. The Internet, World Wide Web, and teleconferencing offer the potential for all citizens to participate responsibly in a much wider range of electoral and public policy decision making. New technologies are being applied worldwide to achieve greater access to decision makers, debate public issues, influence public opinion and voting, improve efficiency in government, and influence the outcomes of many important decisions.

We also devote considerable attention to more specific management-related topics in the field. These include, among others, continuity and change in complex relationships among national, state, and local governments (Chapter 3); management challenges, organizational design changes, and leadership responsibilities in public organizations (Chapters 4, 5, 6); both old and new personnel management concerns (Chapter 7); ongoing tensions in the budgetary process, including continuing attention to budget deficits and government spending (Chapter 8); implementation of various types of federal, state, and local government policies (Chapter 9); the emergence of government productivity, performance management, and customer service standards in the public sector (Chapter 10); and government regulation, privatization, and deregulation (Chapter 11). In the concluding chapter (Chapter 12), we look back at the field, and attempt to integrate the various themes and subject matters covered in this text, as well as look ahead to future emerging issues and concerns.

**Twenty-First-Century Public Administration**

There have been significant changes in the academic field of public administration, as well as in the practical world of government service, since the first edition of this book was published in 1978. What characterizes public administration in the twenty-first century is the scope and rapidity of change affecting virtually all aspects of governmental activity. The rapid integration and increasing use of technology is but one element of this transformation. Other considerations include the need to devote greater resources to combat terrorism, secure our borders, and protect citizens from the devastation
caused by natural disasters; reexamine basic social values and government’s role in promoting them; reconsider social-insurance and entitlement programs; reassess government’s responsibility to change social and economic environments; reemphasize serving citizens as “customers,” measuring results, and encouraging job retraining to compete in global markets; counter the effects of outsourcing; and provide productive employment opportunities for all Americans. Also very much with us are the need to develop new approaches to old budgetary dilemmas; engage in politically charged debates about how to curb massive budget deficits; promote freer trade; resolve the bloody and costly conflicts in Afghanistan and Iraq; assure that federal agencies can effectively respond to emergencies, maintain border security, and reform traditional intelligence procedures; and protect the environment, combat crime, and reform health care delivery systems (among many other things). State and local government officials must find new sources of revenue, assist federal agencies in the war on terrorism, develop their own emergency management procedures, and experiment with new approaches for delivering services. All public administrators must cope with widespread frustration among many citizens about government’s capacities to both manage and successfully reform a diverse range of public programs.

Thus, public administration, which is always somewhat difficult to understand in the best of circumstances, is even more challenging for today’s student because of the turbulence that characterizes so many administrative operations, political controversies, and social challenges. In this context, it is vital for all those seeking greater information about the field to better understand the way the public perceives the profession, the forces for change (such as the reorganized Department of Homeland Security and the Office of the Director of National Intelligence, and restrictions on civil liberties and public information seemingly designed to protect national security and actively pursue the war on terrorism), and the often larger forces resisting change or, alternatively, urging even more radical change (antiwar sentiment, bureaucratic inertia, and ideological opposition to government involvement in our economic and social lives). In addition, all students of the field must appreciate the ethical dilemmas inherent in the professional lives and commitments of public administrators—and in the challenges involved in their simply carrying out their day-to-day responsibilities.

Finally, four interrelated themes are very much at the heart of contemporary public administration and of our discussion in the book. First is strengthening ethical guidelines and practices shaping the decisions of public officials. Second is increasing the internal accountability and efficiency of public agencies. Third is improving the performance and results of public programs—especially through the application of information technology, electronic government, and reliable measures of performance management. Fourth is more effectively anticipating, planning for, and securing the resources necessary to respond to unexpected challenges in the complex real world of public management. To some extent, these concerns
have been with us since the administrative state began to emerge in the late nineteenth century. But they have taken on greater urgency as we move forward to meet the increasing challenges facing governments in the twenty-first century. Blending old and new concepts is an integral part of public administration: old concerns never entirely disappear and new concerns usually have some roots in continuing issues. Nevertheless, what is new now—and what may emerge in the immediate future—may result in greater change, in a shorter time span, than in many previous periods of conflict, rapid change, and uncertainty.

What’s New in the Tenth Edition?

Those who have used previous editions of *Public Administration in America* will notice that the changes for the tenth edition create a book students may well wish to keep as a future reference in the context of their work lives.

In this edition, we have undertaken some consolidation of previous material, as well as providing thoroughly updated new material. Updated material includes results and implications of the 2006 congressional and 2008 presidential elections, extensive references to President George W. Bush’s first and second terms, and discussions of current policy issues such as competitive sourcing, homeland security, intelligence reform, the war on terrorism, globalization, affirmative action, accountability, civil liberties, regulatory reform, performance management, and decision making in government. Updated material also is present in the ongoing discussions of changing political and administrative values, federalism, information technology (including e-government), organizational development, human resources, budgeting, contracting, regulation, administrative law, and the international dimensions of the field.

We have also presented important information more accessibly. The end-of-chapter material has been reorganized. We have provided new glossary terms in the margins for easier reference by students. Key terms are **boldfaced** in the text and defined in the margins of each chapter. These key terms also appear in end-of-chapter material, and are cross-referenced in the glossary so students can find a term easily and understand it in a variety of contexts. Entirely new discussion questions have been added in order to provoke critical thinking. Useful World Wide Web sites from a variety of government, private, and non-profit organizations are provided throughout the chapters, to facilitate access to information on relevant issues as well as serving as a starting point for research. Students are encouraged to use available search engines such as Google, Microsoft Explorer, Mozilla Firefox, and Yahoo to conduct in-depth searches to find the most current information on specific topics. Chapter-opening epigraphs feature quotes from scholars and politicians such as George W. Bush, Harry S Truman, John F. Kennedy, and Ronald Reagan, Barack H. Obama and present students with a high-interest theme for each chapter. In addition, all boxed features now are organized under one of six headings: Background
Briefing, Intergovernmental Relations, Ethical and Leadership Challenges for Public Managers, Labor–Management Relations, Productivity and Service Quality Improvement, and Strengthening Administrative Responsiveness.

Finally, we have added a revised appendix listing selected academic, professional, and public-interest organizations, job search links, and relevant journals for research in public administration. This is designed to help students with their post-graduation job search and to keep them abreast of the most current issues and legislation.

Acknowledgments

We are indebted to the many individuals who contributed in myriad ways to the preparation of this and the earlier editions. Valuable research and feedback was provided by Melanie Nathanson, Dawn Dress, Robert Ortiz, Jason Harr, Carrie Edmondson, Richard Newmark, Miriam Singer, Terry Pearl, Ellyn Broden, Eileen Damaso Taube, Leah Del Percio, Meghan Ewing, George A. Gonzalez, Bevin Horn, Bettina Larsen, Beto Negriel, Larry Milov, Mary Manzano, Suzanne Torriente, Gamal Sabet, Ann Shaw, Bill Soloman, Shayna Owen, Leslie Swanson, Sara Grossman, Dan Wall, Pam Anderson, Carlos Atienza, Ailyn Hernandez, Joan Bortolon, Jan Domlesky, and Alina Tejeda Houdak. Faculty colleagues at our two universities and elsewhere who were especially helpful include George Beam, Bob Brantley, Ann Cohen, Gen. Robert L. Dilworth (USA-ret.), Thomas E. Eimermann, George A. Gonzalez, George Guess, Albert C. Hyde, Donald Klingner, Frederick J. Roberts, Stuart Streichler, Richard J. Stillman II, and James H. Svara.

Still others who were generous with time, energy, and information on our behalf include Jonathan Breul of the IBM Endowment for Business and Government; Cary R. Covington, University of Iowa; Rick Green, University of Utah; David Grinberg of the U.S. Office of Management and Budget; Paul Hershey and Jackie McCormick of the U.S. Office of Personnel Management; Nancy Lind, Illinois State University; David McLaughlin, Northwest Missouri State; Steven M. Neuse, University of Arkansas; Laurence Putchinski, University of Central Florida; Nadia Rubaii-Barrett, Binghamton University; Alan V. Stevens of the U.S. Bureau of the Census; and John P. Stewart, Pennsylvania State University.

The reviewers commissioned by Wadsworth were uniformly helpful in their critiques; we would like to thank Alan L. Bohannon, Park University; Stuart Koch, College of New Jersey; David Craig Ramsey, Ohio Wesleyan; and Angela Willis-Clay, Florida A&M for their inputs. Also deserving of special recognition and sincere thanks are Cindy, Nicole, and Tiffany Milakovich and Myra, Dan, and Rachel Gordon, who were endlessly patient and supportive on this project, as on so many others before, and we are grateful. All of these individuals richly deserve much of the credit for whatever strengths are present in the book; ours alone is the responsibility for its weaknesses.
This book is dedicated (by Milakovich) to Beth, Eli, Marti, Stephan, Nicole, and Tiffany Milakovich for their support, humor, patience, spirit, and values, and (by Gordon) to the memories of Theodore H. Gordon and Beryl B. Gordon, Roscoe C. Martin, Hibbert R. Roberts, and to Dan and Rachel Gordon. We owe them a great debt, a debt we will never be able to fully repay. The same may be said (only more so) of our wives, Cindy Milakovich and Myra Gordon.

Michael E. Milakovich
Coral Gables, Florida

George J. Gordon
Normal, Illinois

To the Student

This text will help you expand your knowledge and understanding of what public administration is all about. Several features of this book will aid you in your studies. Chapter summaries present restatements of key points covered in the chapters. References are grouped at the end of the text; an effort has been made to furnish extensive source material in the hope that you will become familiar with the literature in this field.

A special feature of this edition is **boldfaced** key terms and concepts noted in the text and defined in the margins of each chapter. This glossary of terms will help you review key concepts, techniques, laws, and institutions pertaining to public administration. A list of suggested readings at the end of each chapter notes important sources for further research and information. A new appendix is also available, listing professional organizations and journals for research and job searches. In addition, each chapter in this edition includes many **uniform resource locators (URLs)**, hyperlinked Internet websites, and online resources to assist you in expanding your knowledge about the field, finding jobs, obtaining additional information, and preparing research papers for courses in political science, public policy, and public administration. All students, and especially those approaching this field for the first time, should be careful in their selection of source material from the Internet. Not all websites are equally accurate or authoritative. The user should be wary of the source of the information provided in the website and always provide the web address (www.), title, author (if available), and date accessed, to permit verification.

Note to Instructors

*Public Administration in America*, Tenth Edition, is accompanied by an instructor’s manual that contains summaries and multiple-choice, true/false, and essay questions for each chapter.
Contents

Preface vi
About the Authors xix
List of Charts, Figures, and Tables xx

Part I  The Context, Nature, and Structure of Public Administration in America 1

Chapter 1  Approaching the Study of Public Administration 3
What Is Public Administration? 11
Principal Structures of the National Executive Branch 13
State and Local Government Structures 21
Politics, Policies, and Organizational Structure 25
The Dynamics of Policy Making in the United States 30
Explaining the Growth of Government Bureaucracy 33
Social Change and Public Administration 35
Public and Private Administration: Similarities and Differences 37
Public Administration as a Field of Study 41
A Word About This Book 44
  Summary 45
  Discussion Questions 47
  Key Terms and Concepts 49
  Suggested Reading 50

Chapter 2  Public Administration, Democracy, and Bureaucratic Power 51
Political and Administrative Values 53
Representative Democracy 56
Administrative Values, Pluralism, and Political Accountability 58
Democracy and Public Administration 65
Dimensions of Democratic Administration 69
The Political Environment of Bureaucratic Power 78
Foundations of Power: Bureaucratic Expertise and Political Support 82
Bureaucrats, Interest Groups, and Politicians: Subsystem Politics in America 87
Bureaucratic Power and Political Accountability: More Questions than Answers 93
Summary 100
Discussion Questions 102
Key Terms and Concepts 104
Suggested Reading 105

Chapter 3 Federalism and Intergovernmental Relations 107
The Nature of Federalism: The Formal Setting 109
Intergovernmental Relations: The Action Side of Federalism 110
Contemporary Intergovernmental Relations: The Rise of Complexity 118
Intergovernmental Fiscal Relations 120
Grant Reform: Multiple Efforts, More Complexity 133
The Bush Administration and Contemporary Federalism 140
Prospects and Issues in IGR: A Look Ahead 145
Intergovernmental Relations and Public Administration 149
Summary 151
Discussion Questions 152
Key Terms and Concepts 153
Suggested Reading 154

PART II Managing and Leading Public Organizations 155

Chapter 4 Organizational Theory 157
Formal Theories of Organization 158
The Human Relations School 165
Organizational Humanism 169
Modern Organization Theory 174
Organizational Dynamics and Behavior 181
Centralization and Decentralization 192
Flattening Organizational Hierarchies 195
Alternative Forms of Organization 197
Organization Theory and Behavior in Perspective 199
Summary 201
Discussion Questions 204
Key Terms and Concepts 205
Suggested Reading 205

Chapter 5 Decision Making in Administration 207
The Nature of Decisions 207
Approaches to Decision Making: Concepts and Controversies 209
Incrementalism and Mixed Scanning: Response and Counterresponse 212
Decisions in the Balance: The Environment of Choice 215
The Problem of Goals 223
Ethical Dimensions of Decision Making 229
The Ethical Setting: New Emphasis on an Old Challenge 237
Political Rationality: A Contradiction in Terms? 245
Organized Anarchies and Uncertainty 247
Summary 248
Discussion Questions 250
Key Terms and Concepts 251
Suggested Reading 252

Chapter 6 Chief Executives and the Challenges of Administrative Leadership 253
The Context of Administrative Leadership 254
Chief Executive-Bureaucratic Linkages 256
Chief Executives and Bureaucracies: The Instruments of Leadership 258
Commonalities and Differences in Leadership Resources 278
The Organizational Setting of Leadership 280
Traditional Approaches to the Study of Leadership 283
Challenges of Administrative Leadership 286
What Makes an Effective Leader? 292
Summary 296
Discussion Questions 298
Key Terms and Concepts 300
Suggested Reading 300

PART III THE CORE FUNCTIONS OF PUBLIC MANAGEMENT 303
Chapter 7 Public Personnel Administration and Human Resources Development 305
Evolution of Public Personnel Administration 314
Formal Arrangements of Personnel Systems 320
Collective Bargaining and Civil Service Reform in the Public Sector 331
Developments in Personnel Administration 349
Designing a Personnel System for Twenty-First-Century Governance: The Department of Homeland Security 357
Perspectives and Implications 362
Summary 363
Discussion Questions 366
Key Terms and Concepts 367
Suggested Reading 368
# Chapter 8  Government Budgeting  370

- Foundations of Modern Government Budgeting  371
- Purposes of Budgeting  373
- Government Budgets and Fiscal Policy  377
- Budget Approaches in the Executive Branch  388
- The Process of Budget Making  396
- Budgeting and Resource Scarcity  410
- Budgeting and the Future: More Questions than Answers  411

  Summary  415
  Discussion Questions  417
  Key Terms and Concepts  418
  Suggested Reading  418

# Chapter 9  Public Policy and Program Implementation  420

- The Changing Nature of Public Policies  422
- Public Policy, Politics, and (or) Private Management  426
- The Policy-Making Process  432
- Planning and Analysis  436
- Program Implementation  442
- Program Evaluation  452

  Summary  459
  Discussion Questions  460
  Key Terms and Concepts  461
  Suggested Reading  462

## PART IV  CHALLENGES AND PROSPECTS IN A TURBULENT FUTURE: RESULTS, REGULATION, AND RESPONSIVENESS  465

# Chapter 10  Performance Management in the Public Sector  467

- Government Productivity and Measurement of Results  468
- Reinvention, Standards, and Quality Awards  473
- The Politics of Performance Management  481
- Comparing Performance Management Strategies  486
- Citizen Relationship Management and E-Government  500
- Will Performance Management Lead to Improved Results?  507

  Summary  509
  Discussion Questions  511
  Key Terms and Concepts  512
  Suggested Reading  513

# Chapter 11  Government Regulation and Administrative Law  515

- The Rise (and Fall?) of Government Regulation  521
- The New Social Regulation  526
- Why Government Regulation Has Developed: Other Perspectives  529
- Structures and Procedures of Regulatory Bodies  530
About the Authors

MICHAEL E. MILAKOVICH is professor of political science at the University of Miami, Coral Gables, Florida. A life member of the American Society for Public Administration, he serves as an expert witness in state and federal courts and advises public and nonprofit organizations on policy analysis and quality improvement strategies. He is a member of the board of directors of the National Center for Public Productivity and the Political Chronicle.


GEORGE J. GORDON is professor emeritus of political science at Illinois State University in Normal, Illinois, and is active in political and civic affairs. His articles on federalism and intergovernmental relations have appeared in Publius: The Journal of Federalism, Public Administration Quarterly, and the Journal of the American Planning Association. He served as section head of the Public Administration Section at the 1997 Convention of the Midwest Political Science Association. He also served as a Democratic presidential elector from the state of Illinois in 1992 and has served on the McLean County, Illinois Board (county legislature) since 1996.
List of Charts, Figures, and Tables

Figure 1-1  Trust in Government and National Mood, 1958–2008  7
Figure 1-2  Bush Approval Ratings  8
Figure 1-3  The Government of the United States, 2008  14
Figure 1-4  DHS (U.S. Department of Homeland Security) Organizational Chart, 2007  15
Figure 1-5  Organizational Chart, City of Los Angeles, 2003  23
Figure 1-6  Mayor’s Office, City of New York, 2006  24
Figure 1-7  Organizational Chart, Office of the Director of National Intelligence, 2007  29
Table 1-1  Percent of Total DHS Budget Authority by Organization, FY 2008  17
Table 1-2  The Number of Governments and Elected Officials in the United States, 2002  22

Figure 2-1  Freedom of Information Act Requests, 1998–2006  68
Figure 2-2  Relative Importance of Relationships in Subsystem Politics  89
Table 2-1  Political Versus Administrative Values  53

Figure 3-1  Dual versus Cooperative Federalism  115
Figure 3-2  Historical Trends of Federal Grants-in-Aid, 1950–2008  123
Figure 3-3  The Rise and Fall of Federal Assistance, 1960–2006  124
<table>
<thead>
<tr>
<th>Figure/Table</th>
<th>Description</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Figure 3-4</td>
<td>Picket-Fence Federalism: A Schematic Representation</td>
<td>130</td>
</tr>
<tr>
<td>Table 3-1</td>
<td>The Scope of National Aid Increased Dramatically</td>
<td>126</td>
</tr>
<tr>
<td>Table 3-2</td>
<td>Selected National Government Statutes with Regulatory Impact on States and Local Governments</td>
<td>146</td>
</tr>
<tr>
<td>Figure 4-1</td>
<td>Maslow’s Hierarchy of Needs</td>
<td>172</td>
</tr>
<tr>
<td>Figure 4-2</td>
<td>A Simplified Model of a Political System</td>
<td>175</td>
</tr>
<tr>
<td>Figure 4-3</td>
<td>Tall and Flat Hierarchies</td>
<td>196</td>
</tr>
<tr>
<td>Table 4-1</td>
<td>Theory X and Theory Y: A Summary</td>
<td>171</td>
</tr>
<tr>
<td>Table 4-2</td>
<td>Common Characteristics of Open Systems</td>
<td>178</td>
</tr>
<tr>
<td>Table 4-3</td>
<td>Values and Characteristics of Theory Z</td>
<td>179</td>
</tr>
<tr>
<td>Figure 6-1</td>
<td>The Continuum of Management Behavior: Relations between Managers and Leaders</td>
<td>285</td>
</tr>
<tr>
<td>Figure 6-2</td>
<td>Effective Leadership</td>
<td>293</td>
</tr>
<tr>
<td>Table 6-1</td>
<td>Roles of Administrative Leadership</td>
<td>287</td>
</tr>
<tr>
<td>Figure 7-1</td>
<td>Government Civilian Employment, 1951–2006 (in thousands)</td>
<td>308</td>
</tr>
<tr>
<td>Figure 7-2</td>
<td>Employees in Federal Civilian Service and in the National Workforce, 1946–2006</td>
<td>310</td>
</tr>
<tr>
<td>Figure 7-3</td>
<td>Dimensions of Bargaining</td>
<td>333</td>
</tr>
<tr>
<td>Figure 7-4</td>
<td>Changes in Union Membership: 1948-2008</td>
<td>341</td>
</tr>
<tr>
<td>Table 7-1</td>
<td>State and Local Government Employment, by Function, March 2006</td>
<td>309</td>
</tr>
<tr>
<td>Table 7-2</td>
<td>National Government Civilian Employment, by Function, March 2006</td>
<td>311</td>
</tr>
<tr>
<td>Table 7-3</td>
<td>Changes in Public Bureaucracy Since 1789</td>
<td>315</td>
</tr>
<tr>
<td>Figure 8-1</td>
<td>Constant Dollar Spending Growth: 1981–2010 (FY 2000 Dollars)</td>
<td>375</td>
</tr>
<tr>
<td>Figure 8-2</td>
<td>Comparative Government Outlays as Percentage of GDP</td>
<td>378</td>
</tr>
<tr>
<td>Figure 8-3</td>
<td>Government Spending as Share of GDP, 2007</td>
<td>381</td>
</tr>
</tbody>
</table>
List of Charts, Figures, and Tables

Figure 8-4  The Federal Government Dollar—Where It Comes From and How It Is Used, 2007 387
Table 8-1  Projected Spending Summary (in billions of dollars) 376
Table 8-2  Some Differences among Budgetary Concepts 395
Table 8-3  The Congressional Budget Process Timetable 407
Figure 9-1  The Plan-Do-Study-Act Cycle 436
Figure 10-1  Executive Branch Management Scorecard 494
Figure 10-2  Relationship among Cost, Quality, and Type of Service 503
Figure 10-3  E-Government and CzRM Practices 505
Table 10-1  Some Common Problems of Low Productivity in Local Government and Suggestions for Corrective Action 470
Table 10-2  Principles of the Government Performance and Results Act of 1993 471
Table 10-3  Goals of the President’s Management Agenda (PMA) and the National Performance Review (NPR) 488
Figure 11-1  The Rule-Making Process 533
Table 11-1  Selected Major U.S. Regulatory Bodies 524
Table 11-2  Selected Regulatory Bodies Engaging in “Old” and “New” Regulation 527
This opening section explores essential facts and concepts in public administration in order to set the stage for further detailed discussion of the subject. The central themes are: (1) the roles and functions of public bureaucracies within the larger governmental and social systems, (2) the impact of politics within that larger system on changing the administrative actions and decisions, (3) the political implications of organizational and structural arrangements, and (4) the critical, and increasing, importance of technology, intergovernmental communication, and information exchanges among all levels of government. In Chapter 1, we first describe the most common structures of executive-branch agencies, stressing the growth of government generally and public administration in particular. We discuss the governmental system in which public administration and policy making operates, consider traditional conceptions of how public agencies ought to function and then compare them with the broad realities of American bureaucracy. We explore similarities and differences between public and private administration, taking note of some ways in which they overlap in practice. We then examine public administration as a field of study, especially its evolution from a relatively uncomplicated field in the late nineteenth century to the challenging and

rapidly changing discipline impacting all societies in the twenty-first century. In addition, we analyze the impacts of domestic and international crises, the mass media, social change, and technology on our values.

In Chapter 2, we examine in more detail the underlying and sometimes conflicting values in American administrative practice. Of central importance are the tensions between political values—such as individual freedom to choose, accountability, fair representation, and popular control—and administrative values—such as efficiency, economy, responsiveness, and the ideal of “political” (usually meaning partisan) neutrality. We explore the need for political accountability, the extent of citizen participation, new ways to access information about public issues, and how definitions of representativeness have changed. We then focus on the nature and exercise of bureaucratic power and discuss various issues involved in the rise of the “bureaucratic state.” The discussion centers on the dispersal of power throughout government and what that means for public administrators, the foundations of bureaucratic power, bureaucrats as political actors as well as public managers, and dilemmas of political and administrative accountability. Bureaucrats are seen as active participants in a broad range of political interactions that allow for considerable variety and complexity in the manner of their involvement.

Chapter 3 deals with the dynamic nature of federalism and intergovernmental (national-state-local) relations. A description of the formal federal setting is followed by an examination of intergovernmental relations within federalism. Particular attention is given to fiscal and administrative relations among the different levels and units of government, the divisive issue of unfunded mandates (federal and state directives without funds to support them), and devolution of federal program authority to states and local governments. The evolution of American federalism has profoundly affected the management of government programs at all levels, and it is essential that we understand how the two are interrelated. Federalism is an important structural element of public administration that, in turn, creates a challenging organizational dynamic among local, state, and federal officials and other stakeholders.
Chapter 1

Approaching the Study of Public Administration

The time has come where there has to be a change of direction in this country, and it’s going to begin with reducing government spending. . . . You can cut layers and layers without hitting muscle fiber. Keep trying. That’s what we were sent here for.

Ronald Reagan, then president-elect, early in 1981

The governor of a large state publicly disagrees with the legislature on the condition of state government finances, taking issue especially over the question of which state employees and services are necessary to cut. A police officer is injured and requires emergency medical treatment following a traffic accident while pursuing a dangerous driver who has stolen a car. In one day following Hurricane Katrina, the U.S. Coast Guard rescues 130 people trapped on rooftops in New Orleans. A teachers’ union rejects an attempt by the school board to charge teachers higher fees for health insurance coverage. The Lieutenant Governor of California and the Governor of Kansas publicly asserted that National Guard troops stationed in Iraq are needed at home to provide assistance after the wildfires and tornados that ravaged their states. To meet severe budget deficits, several states are increasing university fees and tuition for college students, cutting health care programs for the poor and elderly, closing state parks and recreation areas, and releasing prisoners before the end of their sentences. Record high oil prices have contributed to an energy crisis that threatens major segments of the U.S. economy, defying government’s ability to help overcome these challenges. A metropolitan transit authority allocates funds for an extensive study designed to assist local governments
in the region with long-range transportation (and economic development) planning. A candidate for mayor runs successfully on her pledge to abolish the long-range traffic plan after being elected! Local government bargaining teams negotiate around-the-clock with a transportation workers’ union in an effort to avert a threatened strike only days away. During the presidential campaign, a candidate promises to cut the size of the federal bureaucracy in half. The president and Congress fail to agree on federal budget priorities and, as a result, national parks must close, economic reports are delayed, and Social Security recipients fail to receive benefits. Sound familiar?

What do these examples—all of them drawn from real-life situations—have in common? They represent past, present, and future critical aspects of public administration, one of the most important dimensions of the American governmental process and one with increasing influence both inside and outside of government.

Public administration in America today is a large and highly complex enterprise made up of thousands of smaller units that encompass the everyday activities of literally millions of citizens and government employees. The actions and decisions of public administrators touch the daily lives of virtually every American. The growth and reduction of government activity and public bureaucracy are among the most significant social phenomena of recent decades. The composition, mission, and size of bureaucracy have become the subject of considerable discussion among citizens, scholars, and practitioners. At the same time, politicians of every stripe have criticized bureaucracy at all levels of government.

Many politicians have run successfully “against” the bureaucracy: in 1976, Jimmy Carter promised to “clean up the bureaucratic mess in Washington”; in 1980, Ronald Reagan promised to “get the federal government off your backs”; George H. W. Bush dared us to “Read [his] lips” in 1988; in 1996, Bill Clinton declared prematurely that “the era of Big Government is over”; during the controversial 2000 presidential campaign, Republican candidate George W. Bush accused his opponent, former Vice President Al Gore, of representing “the government” while he (Bush) represented “the people.” How quickly positions change: As president, George W. Bush led one of the largest expansions of the federal bureaucracy in history to maintain domestic security, respond to natural disasters, and implement U.S. policy in Afghanistan and Iraq. As a result, President Bush was labeled by his political opponents as a “big government conservative.” Typically, conservative chief executives such as Bush, Reagan, and the elder Bush gain public support and win elections by criticizing bureaucracy and by pledging to reduce government; once elected, however, they must inspire and lead the same government officials to achieve their own policy goals and respond to crises. For George W. Bush, the task was even more challenging because he centralized government functions and expanded both presidential power and the role of the federal bureaucracy as no recent president has, primarily because of his administration’s decisions to conduct protracted wars in Iraq and Afghanistan. Chief executives at all
levels of government are elected by making similar promises and increasing bureaucracy to achieve them; ultimately, they are judged by the voters on their ability to fulfill those promises.

Our awareness of bureaucracy varies according to domestic and international conditions and situations in which we find ourselves. This awareness is usually higher when we cast votes for elected officials or fill out our income tax returns (especially when we have to pay additional tax on April 15), apply for government loans to finance a college education, seek federal assistance after a natural disaster, or deal directly with the most visible street-level bureaucrats—“first responders” such as police officers, emergency service workers, and firefighters. We are less conscious of the role of bureaucracy under other more routine circumstances. (Key terms and concepts are highlighted in bold print, defined in the margins, and listed at the end of each chapter.) Much bureaucratic decision making is obscure or just not directly meaningful to us. Consider, for example, decisions by the U.S. State Department to change eligibility formulas for determining international student visas. Proposals such as these may be important to subsets of citizens (and noncitizens as well) and may even lend legitimacy to the final actions taken by public agencies, but they typically generate little media publicity or public attention by themselves. Some of the most important work of government agencies takes place away from public view. Yet everyone has a general opinion—usually negative—about bureaucracy and politics. (See Box 1–1, “The Meaning of ‘Bureaucracy.’”)

---

**Box 1–1 Background Briefing**

**The Meaning of “Bureaucracy”**

A **bureaucracy** or a **bureaucratic organization** is characterized by an internal division of labor, specialization of work performed, a vertical hierarchy or chain of command, well-defined routines for carrying out operating tasks, reliance on precedents (previous actions) in resolving problems, and a clear set of rules regarding managerial control over organizational activities. It is assumed that most of those working in a bureaucracy are professionals in their specialties and that their occupational loyalties rest with their organization rather than with a political party or other external affiliation. Because much of public management in American governments occurs within bureaucratic structures, there is a tendency to use bureaucracy as just another term for public administration or public management, but it has a more specific meaning than either of those, particularly with regard to the form or structure of administrative agencies (see Chapter 4).
All Americans are far more aware of the role of bureaucracy in their daily lives since the tragic events of September 11, 2001, and the inept governmental response to Hurricane Katrina in 2005. Airport security has become much tighter, more intrusive, and time-consuming; international students enrolled in American universities are subject to more thorough background checks; university graduations, public gatherings, and sports and entertainment events have increased security precautions and added extra expenses as a result. The era of inexpensive and relatively safe air travel that spurred the development of the global economy is over. Airlines and travel-related rental car, cruise line, hotel, and restaurant businesses worldwide are struggling to regain customers who lost confidence in the ability of government to protect them. Increasing amounts of scarce public resources are being diverted from much needed domestic economic development and social programs to bolster security for Americans who are now more aware of the protective and service responsibilities of public agencies.

Regardless of our level of awareness (or frustration) concerning particular bureaucratic activities or decisions, the institution of bureaucracy evokes strong feelings among millions of Americans. It has even been suggested that the language of bureaucracy (its jargon) has harmed the English language as a whole. In one way or another, most of us are familiar—if not always comfortable—with government bureaucracy. Mention of “the bureaucracy” usually elicits a strong response; bureaucrats are unpopular with many of those they serve. On the one hand, bureaucracy has been blamed for many of society’s current ills, for several reasons. Government agencies are clearly influential, and in all but a handful of cases, bureaucrats are not elected by the public; thus they are convenient and increasingly visible targets. We hear a great deal about the growing power of bureaucracy and bureaucrats, the arbitrary nature of many decisions, the lack of accountability, questionable ethics, poor service quality, impersonal treatment, and cases of simple incompetence. On the other hand, when natural and man-made disasters strike, citizens turn to government and its bureaucratic institutions for emergency relief and protection.

Shifts in public opinion also reflect confidence and trust in government and are generally associated with government’s ability to deliver services, maintain economic growth, protect citizens, and resolve basic social issues. Expressions of trust or mistrust in government largely reflect feelings about the incumbent national administration. Thus, as efforts to curb inflation bore fruit in the early 1980s, public confidence in government moved upward noticeably, but to a level still below that of the 1960s. Public trust in government reflects the national mood and declined from the mid-1980s until the early 1990s. Trust moved up sharply in the mid-1990s as a result of strong economic growth and policies of the Clinton–Gore administration (1993–2001) (see Figure 1–1).

Bureaucracy often becomes a focal point of discontent not only because of its obvious discretionary authority but also because of the perception of its waste and mismanagement of scarce resources, its relatively obscure and secretive decision-making processes, and the degree to which it is insulated...
from or vulnerable to direct (elective) political controls. Protests against the actions of local school boards, taxing authorities, and police departments, impatience with inefficiency and red tape, and negative public responses to regulatory actions all testify to the intensity of feeling and, more generally, to growing frustration and a widening sense of distance between the people and their governing institutions. Our attitudes toward both public and private bureaucracies (that is, toward all large organizations) have been affected by the larger complex of feelings and reactions toward corporations, governments, and other major institutions in American society, such as business, labor, the mass media, the military, and education. The confidence of Americans in their institutions has declined significantly since the 1960s, a decade of divisive social conflict—the war in Vietnam, student protest, racial violence—followed by Watergate and a decade of economic decline—the earlier energy crisis, recession, and the rampant inflation of the 1970s. The “taxpayers’ revolt” that surfaced swiftly and intensely in the late 1970s was followed by decentralization, deregulation, and devolution of decision-making authority from the federal to state and local governments, in part as a reaction against perceived bureaucratic excesses. The 1980s brought a new Republican administration to Washington and optimism based on tax cuts, higher corporate profits, and
less regulation of the economy. As economic conditions improved during the 1990s, public attitudes toward government also began to change for the better, notably in the form of rising support for government deregulation, tax relief, and reductions in government spending. Corporate scandals and the “downsizing” of many jobs resulting from globalization of the economy have significantly influenced people’s feelings about their futures, leaders, and institutions in the early 2000s. To the extent that governmental activity was directed toward trying to deal with these problems but was perceived by the public to be ineffective, public confidence was adversely affected. So, too, were the electoral fortunes of incumbent presidents seeking second terms: Gerald Ford, a Republican, in 1976; Jimmy Carter, a Democrat, in 1980; and George H. W. Bush, a Republican, in 1992. Public trust in government is always a significant concern and, although the level of trust declined measurably during the late twentieth century, it increased in the mid-1990s and surged after October 2001. Since then, trust and confidence in both the Congress and the president have receded, related in part to a drop in public support for the war in Iraq. As of 2008, public support for both Congress and President Bush had reached historic lows (38% and 28%, respectively).1 (See Figure 1–2.)

**Figure 1-2** Bush Approval Ratings

*Source: (Combined Sources).*
By contrast, support for selected federal agencies, such as the U.S. Coast Guard, the Federal Reserve Board of Directors, the U.S. Department of Labor, the National Park Service, and the Social Security Administration, has improved dramatically. Fluctuations in public confidence, respect, and trust appear to be associated more closely with the strength or weakness of the national economy than the political party in power. For example, a worsening economy in the early 1990s was a major factor in Bill Clinton’s victory over George H. W. Bush in the presidential election of 1992. The Clinton–Gore victory in 1996, the first time in thirty-two years that Democrats had been reelected for a second presidential term, reflected a positive national mood about the future of the economy, lower federal budget deficits, more jobs, and continued low rates of inflation. The election also reinforced a public preference for “divided government,” with Republicans maintaining majorities in the U.S. House of Representatives and Senate as well as many statehouses. George W. Bush was first elected president in 2000 without strong support or a majority of popular votes in one of the closest elections in American history, which some have suggested was determined by the Supreme Court rather than by the voters. President Bush was reelected in 2004 by wider electoral and popular vote margins. During his second term (2005–2009), federal budget deficits and public debt increased, more money was allocated for unpopular wars in Iraq and Afghanistan, and federal bureaucracy expanded more than at any other time since the New Deal (1932–1939).

Whether public attitudes toward government bureaucracy in general and bureaucrats in particular have followed broader opinion patterns exactly is unclear. What is certain, however, is that the public’s regard for public administrators has fallen far below what it was seventy years ago, when the civil service was considered an esteemed profession. During the Great Depression of the 1930s, then during and after World War II, public administrators and their organizations enjoyed greater public confidence than they do today. The general public, through its elected officials, looked to the administrative apparatus of government to take on increasing responsibility. Congress, state legislatures, and city councils, as well as presidents, governors, and mayors, all delegate certain amounts of discretionary authority to administrative officials, in effect directing them to make the day-to-day choices involved in applying laws and enforcing regulations. No national referendum was held on the question, Should bureaucrats be given more responsibility? But public acceptance of greater governmental involvement in a wider range of societal activities outweighed any opposition to growth of government in general and government bureaucracy in particular. Indeed, once bureaucratic involvement in policy making began to increase, heightened public demand for government services ensured continuation of greater administrative activity; this pattern continues unabated, for at least the foreseeable future.

Variations in bureaucracy’s public standing have coincided with greater demands for a wider range of public services, the increasing complexity
of the nation’s problems, and (ironically) much higher levels of competence and professionalism among government workers. Even as they tried to reduce the size and change the role of bureaucracies, presidents such as Jimmy Carter, George W. Bush, and Bill Clinton acknowledged the honesty, integrity, and demonstrated talents of the vast majority of administrative officials. Unlike his son, the forty-third president, George H. W. Bush, the forty-first president, was even more openly supportive of public administrators. President Bill Clinton placed considerable emphasis on “empowering” federal employees so that they might do their best work. Clinton went further than any other recent president in suggesting that it was “time to shift from top-down bureaucracy to entrepreneurial government that generates change from the bottom up. We must reward the people and ideas that work, and get rid of those that don’t.”

Public administration scholar Charles Goodsell and others have suggested that government bureaucracies and administrators do not, in fact, deserve such harsh criticism. The essence of his argument is that, despite shortcomings inevitably found in all complex organizations, America’s government bureaucracies perform quite well. This is the case whether bureaucratic performance is measured by objective standards, in comparison with that in most of the other nations of the world, or (as noted earlier) in terms of citizens’ satisfaction with their dealings with government administrators. Goodsell realistically summarizes his position this way:

Our government agencies are riddled with examples of incompetence, negligence, inflexibility, and many other flaws. So, too, our government bureaucrats include men and women who should not be in their positions for reasons of sloth, bad manners, poor judgment, and other faults. My point, however, is that the flaws and the faults are far fewer on a proportional basis than is generally thought. And they are more than outweighed in frequency and importance by instances of dedicated service on behalf of public missions important to all citizens. Most governments of the world would be pleased to possess a public bureaucracy of the quality of our own.

Goodsell thus focuses attention on the sometimes unthinking criticisms of bureaucracy that have characterized much of our national dialogue in the recent past. Scapegoating (that is, blaming) bureaucracy as a whole and individual bureaucrats for societal ills only makes it more difficult for the rest of us to acquire a clearer understanding of what it really is and how it really operates in our governmental system and our society at large.

At the same time, although people vent their frustrations on bureaucracy in general, there is surprisingly strong evidence of favorable citizen reaction to direct dealings with individual bureaucrats and bureaucracies. It has even been suggested by a reputable observer that public administrators “could not be engaged in more important or more honorable work . . . however they may be judged by the public they serve.” Why, then, has public respect for these officials varied so much?
Chapter 1: Approaching the Study of Public Administration

Part of the answer is that they may appear to constitute something of a government “elite” in an era when angry and cynical voices are heard more forcefully. Or, perhaps, the very complexity of the problems currently confronting government decreases the likelihood of complete solutions, despite the serious efforts of more competent people. The more complex the problems, the greater the discretionary authority vested in bureaucracies to attempt to deal with them. Finally, perhaps, the public has come to expect too much from government (sometimes encouraged by the mass media and public officials themselves) and has made bureaucrats into scapegoats for not meeting public expectations. Whether bureaucrats are deserving of these harsh sentiments is another matter.

What Is Public Administration?

Public administration may be defined as all processes, organizations, and individuals (the latter acting in official positions and roles) associated with carrying out laws and other rules adopted or issued by legislatures, executives, and courts. This definition should be understood to include considerable administrative involvement in formulation as well as implementation of legislation and executive orders; we will discuss this more fully later. Public administration is simultaneously a field of academic study and of professional training, from which substantial numbers of government employees currently are drawn.

Note that this definition does not limit the participants in public administration to administrative personnel, or even to people in government. It can and does refer to a wide and varied assortment of stakeholders, that is, individuals and groups with a common interest in the consequences of administrative action. Among stakeholders, the foremost perhaps are the administrators themselves. Also included are members of the legislature, legislative committees, and their staffs; higher executives in the administrative apparatus of government; judges; political-party officials whose partisan interests overlap extensively with issues of public policy; lobbyists (that is, leaders and members of interest groups) seeking from the government various policies, regulations, and actions; private contractors who perform services or produce goods for public agencies; mass-media personnel (particularly in their “watchdog” role over the actions and decisions of public officials); and members of society at large who, even when they are not well organized, can have some impact on the directions of various public policies. Furthermore, public administration involves all those just mentioned in shifting patterns of reciprocal (mutual) relationships—in state, local, and federal governments as well as in national-state-local (that is, intergovernmental) relations. The politics of administration involve agency interactions with those outside the formal structure as well as interactions among those within administrative agencies; we are concerned with both.
THE MANAGERIAL ROLE

Let us consider another dimension of public administration: the managerial, or management, side. Although the emphasis in this book is on the “politics of bureaucracy,” as some have called it, managing government performance has always occupied a place of major importance in the discipline of public administration and is becoming increasingly important in making government more productive. Managerial aspects of public administration have as their primary focus the internal workings of government agencies, that is, all the structures, dynamics, and processes connected with operating government programs. The terms public administration (as used in this text) and public management are both concerned with implementing policies and programs enacted through authoritative institutions of government. But, even though they may appear to be interchangeable terms, the latter emphasizes methods of organizing for internal control and direction for maximum effectiveness, whereas the former addresses a broader range of civic, electoral, and social concerns.

Despite these differences, there is general agreement that managerial skills and relevant experience are essential prerequisites to operate public agencies. Networking and organizing skills that can be performed with more or less competence are the indispensable foundation on which actual operations are built and sustained. An important point for the public manager is that action is expected, even if it is not necessarily advisable or convenient. Managers must often take actions to move the organization in the face of strict deadlines within a range of choices that is far less than ideal. (One of the reasons the Bush administration suffered a “competence gap” following its delayed response to Hurricane Katrina was the absence of experienced leadership in key positions within agencies such as the Federal Emergency Management Agency [FEMA].) These elements make up a large part of the public manager’s existence in, and contribution to, the totality of public administration.

Another concern is the growing emphasis on individual character and leadership (stable personalities providing vision and direction for an organization) as opposed to simply managing established, routine operations (see Chapter 6). There is also a renewal of interest in improving the quality and reliability of services provided in both public and private organizations and, with it, the possibility of a new conception of the relationship among managers, their frontline service providers, and the “customers” (that is, the recipients of services). Unlike the traditional top-down bureaucratic chain of command, this conception envisions a reverse pyramid with line workers responsive to the customers of public-service organizations, and managers at the base of the triangle, supporting the frontline employee (at the point or tip of the triangle). Another concern is the prospect of transforming organizational structures—given the many changes in information technology and its enhanced uses for service provision—and regarding the changing roles of managers and leaders. Still other concerns for managers include the
challenge of providing career development and job enrichment for employees, encouraging participatory management, and applying emergent total quality customer service management techniques to the tasks of running large, complex bureaucratic organizations. Public managerial responsibilities have become more complicated and, at the same time, more challenging and potentially beneficial to employees, citizens, managers, and their organizations.

Principal Structures of the National Executive Branch

CONSTITUTION OF THE UNITED STATES

The U.S. Constitution is silent on the subjects of public administration and management, except to refer to the president’s responsibility to “faithfully execute the laws.” The structures that exist today are products of congressional action, as are many of the procedures followed within public administration. The national executive branch is organized primarily into five major types of agencies, four formal bases, or foundations, of organization, and four broad categories of administrative employees. These deserve consideration because they affect both the way administrative entities function and the content of policies they help to enact. (For additional details of all agencies, see http://www.USA.gov.)

CABINET-LEVEL EXECUTIVE DEPARTMENTS

Sometimes referred to simply as “departments,” they are the most visible, though not necessarily the largest, national executive organizations; this is also true in most states and localities. As of mid-2008, there were fifteen departments in the national executive branch—for example, the departments of State, Defense, Commerce, the Treasury, Justice, Labor, and the Interior (see Figure 1–3). Each department is headed by a secretary and a series of top-level subordinates, all of whom are appointed by the president with the approval of the Senate (such approval is rarely withheld). Their main function is to supply policy leadership to their respective departments on behalf of the president but, in practice, they also speak to the president for their departments (see Chapter 7). One of the newest cabinet-level divisions is the Department of Homeland Security (DHS), the product of controversial reorganization of all or parts of twenty-two existing federal agencies with nearly a $50 billion budget (which more than tripled its available resources following Hurricane Katrina) and 180,000 employees, that centralizes functions as diverse as customs, immigration, transportation security, the Secret Service, and emergency management (see Figure 1–4).
FIGURE 1-4  DHS (U.S. Department of Homeland Security) Organizational Chart, 2007

Several federal agencies which now function under the reorganized DHS were transferred from other departments (in parentheses): they include the U.S. Customs Service (Treasury), Immigration and Naturalization Service (Justice), FEMA (General Services Administration), the Transportation Security Administration (Department of Transportation-DOT), and the U.S. Coast Guard (DOT). One of the major functions of the Transportation Security Administration (TSA) is the hiring and training of all of the new federal airport security screeners. In addition, the TSA has many other responsibilities under the Aviation and Transportation Security Act of 2001. Security at U.S. ports as well as safety on other forms of commercial travel is also a responsibility of the TSA. The TSA and DHS Undersecretary for Border and Transportation Security are charged with ensuring the safety of traveling Americans and coordinating efforts with law enforcement so that intelligence gathered concerning possible threats to transportation safety can be shared and appropriate steps taken to ensure security.

Departments are composed of many smaller administrative units with a variety of titles, such as bureau, office, administration, and service. Within the Department of Transportation (DOT), for example, one finds such diverse units as the Urban Mass Transportation Administration (UMTA), the Federal Aviation Administration (FAA), and the National Transportation Safety Board (NTSB). The Bureau of Land Management (BLM) is subsumed within the Interior Department; and the Health Care Financing Administration (HCFA), the Public Health Service (PHS), and (most significant) the Food and Drug Administration (FDA) are all part of the Department of Health and Human Services (DHHS). The fact that bureaus or offices are located within the same departmental structure does not necessarily mean that they work cooperatively on any one venture; in fact, conflict among agencies within the same department is not uncommon (though efforts such as the creation of a Department of Homeland Security have been made to reduce such conflict). Finally, departments and their subunits generally are responsible for carrying out specific operating programs enacted by Congress; they have, and attempt to maintain, fairly specific program jurisdiction (area of programmatic responsibility) and often concrete program objectives. For examples of the various divisions of the DHS, and the approximate percentage of total 2008 budget devoted to each agency or function, see Table 1–1. The U.S. Customs and Border Patrol (CBP), for instance, received the largest share (22%) of the total DHS budget; the U.S. Coast Guard (USCG) received 19%; the Transportation Security Administration (TSA) was allocated 14%; and FEMA, 13%.

**INDEPENDENT REGULATORY BOARDS AND Commissions**

Among such organizations are the Federal Trade Commission (FTC), Federal Reserve Board (FRB), National Labor Relations Board (NLRB), Securities and Exchange Commission (SEC), and U.S. International Trade Commission.
(USITC). These organizations are a second major type of administrative entity and differ from cabinet-level departments in a number of important ways. First, they have a different function—namely, to oversee and regulate activities of various parts of the private economic sector. Second, their leadership is plural rather than singular; that is, they are headed by a board or commission of several individuals (usually five to nine) instead of a secretary. Third, they are designed to be somewhat independent of other institutions and political forces. Members of these entities are appointed by the president with Senate approval (as are senior department officials) but have more legal protection than do Cabinet members against dismissal by the president; in addition, they normally serve a term of office longer than that of the appointing president. In relation to Congress, these entities are supposedly somewhat freer to do their jobs than are departments and

<table>
<thead>
<tr>
<th>TABLE 1-1</th>
<th>Percent of Total DHS Budget Authority by Organization, FY 2008¹</th>
</tr>
</thead>
<tbody>
<tr>
<td>CBP</td>
<td>22%</td>
</tr>
<tr>
<td>ICE</td>
<td>11%</td>
</tr>
<tr>
<td>TSA</td>
<td>14%</td>
</tr>
<tr>
<td>USCG</td>
<td>19%</td>
</tr>
<tr>
<td>USCIS</td>
<td>6%</td>
</tr>
<tr>
<td>FEMA: Grants</td>
<td>5%</td>
</tr>
<tr>
<td>FLETC</td>
<td>1%</td>
</tr>
<tr>
<td>S&amp;T</td>
<td>2%</td>
</tr>
<tr>
<td>DNDO</td>
<td>1%</td>
</tr>
<tr>
<td>Dept. Ops²</td>
<td>1%</td>
</tr>
<tr>
<td>NPPD</td>
<td>2%</td>
</tr>
<tr>
<td>USSS</td>
<td>3%</td>
</tr>
<tr>
<td>FEMA</td>
<td>13%</td>
</tr>
<tr>
<td>A&amp;O</td>
<td>1%</td>
</tr>
<tr>
<td>FEMA: Grants</td>
<td>5%</td>
</tr>
<tr>
<td>USCG</td>
<td>19%</td>
</tr>
<tr>
<td>USSS</td>
<td>3%</td>
</tr>
<tr>
<td>CBP</td>
<td>22%</td>
</tr>
<tr>
<td>ICE</td>
<td>11%</td>
</tr>
<tr>
<td>TSA</td>
<td>14%</td>
</tr>
<tr>
<td>USCG</td>
<td>19%</td>
</tr>
<tr>
<td>USCIS</td>
<td>6%</td>
</tr>
<tr>
<td>FEMA: Grants</td>
<td>5%</td>
</tr>
<tr>
<td>FLETC</td>
<td>1%</td>
</tr>
<tr>
<td>S&amp;T</td>
<td>2%</td>
</tr>
<tr>
<td>DNDO</td>
<td>1%</td>
</tr>
<tr>
<td>Dept. Ops²</td>
<td>1%</td>
</tr>
<tr>
<td>NPPD</td>
<td>2%</td>
</tr>
<tr>
<td>USSS</td>
<td>3%</td>
</tr>
<tr>
<td>CBP</td>
<td>22%</td>
</tr>
<tr>
<td>ICE</td>
<td>11%</td>
</tr>
<tr>
<td>TSA</td>
<td>14%</td>
</tr>
<tr>
<td>USCG</td>
<td>19%</td>
</tr>
<tr>
<td>USCIS</td>
<td>6%</td>
</tr>
<tr>
<td>FEMA: Grants</td>
<td>5%</td>
</tr>
<tr>
<td>FLETC</td>
<td>1%</td>
</tr>
<tr>
<td>S&amp;T</td>
<td>2%</td>
</tr>
<tr>
<td>DNDO</td>
<td>1%</td>
</tr>
<tr>
<td>Dept. Ops²</td>
<td>1%</td>
</tr>
<tr>
<td>NPPD</td>
<td>2%</td>
</tr>
<tr>
<td>USSS</td>
<td>3%</td>
</tr>
<tr>
<td>CBP</td>
<td>22%</td>
</tr>
<tr>
<td>ICE</td>
<td>11%</td>
</tr>
<tr>
<td>TSA</td>
<td>14%</td>
</tr>
<tr>
<td>USCG</td>
<td>19%</td>
</tr>
<tr>
<td>USCIS</td>
<td>6%</td>
</tr>
<tr>
<td>FEMA: Grants</td>
<td>5%</td>
</tr>
<tr>
<td>FLETC</td>
<td>1%</td>
</tr>
<tr>
<td>S&amp;T</td>
<td>2%</td>
</tr>
<tr>
<td>DNDO</td>
<td>1%</td>
</tr>
<tr>
<td>Dept. Ops²</td>
<td>1%</td>
</tr>
<tr>
<td>NPPD</td>
<td>2%</td>
</tr>
<tr>
<td>USSS</td>
<td>3%</td>
</tr>
<tr>
<td>CBP</td>
<td>22%</td>
</tr>
<tr>
<td>ICE</td>
<td>11%</td>
</tr>
<tr>
<td>TSA</td>
<td>14%</td>
</tr>
<tr>
<td>USCG</td>
<td>19%</td>
</tr>
<tr>
<td>USCIS</td>
<td>6%</td>
</tr>
<tr>
<td>FEMA: Grants</td>
<td>5%</td>
</tr>
<tr>
<td>FLETC</td>
<td>1%</td>
</tr>
<tr>
<td>S&amp;T</td>
<td>2%</td>
</tr>
<tr>
<td>DNDO</td>
<td>1%</td>
</tr>
<tr>
<td>Dept. Ops²</td>
<td>1%</td>
</tr>
<tr>
<td>NPPD</td>
<td>2%</td>
</tr>
<tr>
<td>USSS</td>
<td>3%</td>
</tr>
<tr>
<td>CBP</td>
<td>22%</td>
</tr>
<tr>
<td>ICE</td>
<td>11%</td>
</tr>
<tr>
<td>TSA</td>
<td>14%</td>
</tr>
<tr>
<td>USCG</td>
<td>19%</td>
</tr>
<tr>
<td>USCIS</td>
<td>6%</td>
</tr>
<tr>
<td>FEMA: Grants</td>
<td>5%</td>
</tr>
<tr>
<td>FLETC</td>
<td>1%</td>
</tr>
<tr>
<td>S&amp;T</td>
<td>2%</td>
</tr>
<tr>
<td>DNDO</td>
<td>1%</td>
</tr>
<tr>
<td>Dept. Ops²</td>
<td>1%</td>
</tr>
<tr>
<td>NPPD</td>
<td>2%</td>
</tr>
<tr>
<td>USSS</td>
<td>3%</td>
</tr>
<tr>
<td>CBP</td>
<td>22%</td>
</tr>
<tr>
<td>ICE</td>
<td>11%</td>
</tr>
<tr>
<td>TSA</td>
<td>14%</td>
</tr>
<tr>
<td>USCG</td>
<td>19%</td>
</tr>
<tr>
<td>USCIS</td>
<td>6%</td>
</tr>
<tr>
<td>FEMA: Grants</td>
<td>5%</td>
</tr>
<tr>
<td>FLETC</td>
<td>1%</td>
</tr>
<tr>
<td>S&amp;T</td>
<td>2%</td>
</tr>
<tr>
<td>DNDO</td>
<td>1%</td>
</tr>
<tr>
<td>Dept. Ops²</td>
<td>1%</td>
</tr>
<tr>
<td>NPPD</td>
<td>2%</td>
</tr>
<tr>
<td>USSS</td>
<td>3%</td>
</tr>
<tr>
<td>CBP</td>
<td>22%</td>
</tr>
<tr>
<td>ICE</td>
<td>11%</td>
</tr>
<tr>
<td>TSA</td>
<td>14%</td>
</tr>
<tr>
<td>USCG</td>
<td>19%</td>
</tr>
<tr>
<td>USCIS</td>
<td>6%</td>
</tr>
<tr>
<td>FEMA: Grants</td>
<td>5%</td>
</tr>
<tr>
<td>FLETC</td>
<td>1%</td>
</tr>
<tr>
<td>S&amp;T</td>
<td>2%</td>
</tr>
<tr>
<td>DNDO</td>
<td>1</td>
</tr>
</tbody>
</table>
their subunits; in practice, this is questionable, but the design does have some impact. Finally, these entities are designed to regulate private-sector enterprises in a detached and objective manner and are expected to prevent abuses, corruption, and the like. Some controversy has existed, however, over just how detached and objective these organizations have been in relation to those they regulate.

Independent regulatory boards and commissions are not, however, the only government entities having regulative responsibilities. A phenomenon of considerable importance is the growth of government regulation since 1960 through a wide variety of other administrative instruments. Examples include the FAA, state departments of transportation, the NTSB, and the FDA. These agencies play important roles in their respective policy areas with regard to setting rules and standards for those in the private sector. The increasing incidence of government regulation has spawned rising political discontent over the scope and content of regulatory activity. Former President Clinton and Vice President Gore ordered a cost–benefit analysis (detailed in Chapters 10 and 11) of what were called “important” regulations and called for the dissolution of those that were deemed “insignificant.” They found that it is very difficult in a large bureaucracy to get rid of the bad rules and make the good ones easier to understand. Sorting out the necessary from the unnecessary is a task—involving significant discretionary authority—heavily influenced by private interests, congressional intent, and procedures governing regulatory agencies, boards, and commissions. In Chapter 11, we will explore the politics of regulatory reform more fully.

**GOVERNMENT CORPORATIONS**

These are national, state, or local government organizations that are identical to private corporations in most of their structures and operations except one: they are government-owned. Also, while some (such as the National Railroad Passenger Corporation or Amtrak and local public utilities) seek to make a profit, others (such as the Federal Deposit Insurance Corporation and the Lower Colorado River Authority of the state of Texas) do not. These are conceived as corporate entities for a number of reasons. First, their legislative charters allow them somewhat greater latitude in day-to-day operations than other agencies enjoy. Government corporations also have the power to acquire, develop, and dispose of real estate and other kinds of property while acting in their own names (rather than in the name of the parent government). Finally, they can bring suit in a court of law and are legally liable to be sued, also in their own name. They are each headed by a board of directors, much as private corporations are, and are engaged in a wide variety of governmental activities. Three of the newest and largest of such entities are Amtrak, the Corporation for Public Broadcasting, and the U.S. Postal Service (with nearly 800,000 employees, almost one-third of all civilian federal workers); two of the oldest, both founded in the 1930s, are the Federal Deposit Insurance Corporation (FDIC) and the Tennessee Valley Authority (TVA).
**EXECUTIVE OFFICE OF THE PRESIDENT (EOP)**

The EOP is a collection of administrative bodies that are physically and organizationally housed close to the Oval Office and designed precisely to work for the president. Several of these entities are especially prominent and important: (1) The White House Office, located at 1600 Pennsylvania Avenue, consists of the president’s key staff aides and staff directors. (2) The **Office of Management and Budget (OMB)** assists the president in assembling budget requests for the entire executive branch and forwards them to Capitol Hill as the president’s annual budget message, coordinates operating and regulatory programs, develops high-quality executive talent, and improves management processes throughout the executive branch. (3) The Council of Economic Advisers (CEA) is the president’s principal research arm for economic policy; it frequently influences the president’s economic thinking (not surprisingly, since presidents usually appoint to the CEA economists who reflect their own economic philosophy). (4) Entities such as the National Security Council (NSC), designed originally as forums for generating a broad overview of policy directions, consist of the president, vice president, key cabinet secretaries, and other officials. The formal purpose of these entities is to monitor and assess administration policies. Most of these entities become directly involved in policy making to a greater or lesser degree, according to each president’s preferences. As staffs have grown larger, however, actions can be (and increasingly have been) taken without direct presidential supervision, as the Iran–Contra affair during the second Reagan administration (1985–1989) involving the NSC clearly illustrates (for elaboration, see Chapter 6, page 269).  

**OTHER INDEPENDENT EXECUTIVE AGENCIES**

Finally, there are miscellaneous independent agencies that have no bureaucratic departmental “home” but fit no other category we have discussed. Among these are the Office of Personnel Management (OPM) and the Merit Systems Protection Board (MSPB), formerly combined as the U.S. Civil Service Commission, which together oversee the national government’s personnel system; the U.S. Mint; the General Services Administration (GSA), the government’s office of procurement, property and supply; the Office of Government Ethics (OGE) discussed in Chapter 5; and the Environmental Protection Agency (EPA).

**FOUNDATIONS OF ORGANIZATION**

The foundations of organization, mentioned earlier, are function, geographic area, clientele, and work process. The most common organizational foundation is according to function, indicating that an agency is concerned with a fairly distinct policy area but not limited to a particular geographic area.
Organization according to geography indicates that an agency’s work is in a specific region; examples include the TVA, the Pacific Command of the Navy, and the Southern Command of the U.S. Army.

Clientele-based agencies are agencies that appear to address problems of a specific segment of the population, such as the (old) Veterans Administration (VA) or the Bureau of Indian Affairs (BIA) and the “new” Social Security Administration (SSA), which was separated from the Department of Health and Human Services and became an independent agency on March 31, 1995. The label clientele-based agency may be misleading for two reasons. First, every agency has a clientele of some kind—a group or groups in the general population on whose behalf many of the agency’s programs are conducted. For example, farmers are clients of the Department of Agriculture, skilled and semiskilled laborers are associated with the Labor Department, and coal interests are linked to the Bureau of Mines. Similarly, the decision to reestablish a separate SSA in 1995 (as an independent agency as it was before merging with the Department of Health, Education and Welfare in 1953) recognized the increasing political influence of its clientele as well as the importance of domestic spending of about $1.2 trillion for Social Security, Medicare, and Medicaid in fiscal year (FY) 2008—nearly 45% of all funds appropriated by the federal government. (According to FY 2008 federal budget documents, total spending for these three programs is estimated to increase to more than $1.5 trillion by FY 2012.)

The label also may be misleading because these clienteles may not always be satisfied clienteles. The VA and the BIA are, in fact, excellent illustrations of agencies whose clienteles often have complained about some aspect of agency performance. In 1975, various veterans’ groups and individual veterans protested vigorously about the VA’s alleged shortcomings in awarding and processing veterans’ benefits, to the point that a virtual sit-in took place in the VA director’s office. Likewise, the BIA was, for a time, a principal target of the American Indian Movement and others who expressed dissatisfaction with government management of Native American problems on and off the reservation. With both the VA and the BIA, a clientele was the most dissatisfied group—a not uncommon situation in bureaucratic politics. Likewise, the decision to re-create an independent SSA anticipated the intergenerational conflict and continuing controversy over the future of federal Social Security retirement benefits and Medicare, the federally funded health care program for the elderly.14

Work process agencies engage predominantly (if not exclusively) in data gathering and analysis for some higher-ranking official or office and rarely if ever participate formally in policy making (although their work can have policy implications). Agencies such as the Economic Research Staff of the Department of Agriculture, the Economic Studies Division of the Federal Energy Regulatory Commission, the U.S. Census Bureau, and the Soils Research Staff of the U.S. Geological Survey fall into this category.

Individual administrators occupying the multitude of positions in the various agencies can be categorized several different ways. For example, most
national government administrators are *merit* employees, which means that they are presumably hired, retained, and promoted because they have the skills and training necessary to perform their jobs. Of the approximately 2.9 million full-time civilian employees in the federal government, about 92% work under a merit system of some kind. The remaining 8% include unionized employees not subject to merit hiring procedures (such as blue-collar workers in shipyards and weapons factories) as well as *political appointees*, some of whom can be removed by the president. In the latter group, numbering some 3,000 individuals, are the highest-ranking officials of the executive branch, including cabinet secretaries and undersecretaries, regulatory commissioners, and EOP personnel (see Chapter 7). Another way of viewing administrative employees is as either specialists or generalists. The term *specialist* refers to employees at lower and middle levels of the formal hierarchy whose responsibilities center on fairly specific programmatic areas. The term *generalist* is used to describe those in the higher ranks of an agency whose responsibilities cover a wider cross section of activities within the agency, involving some degree of supervision of various specialists in the ranks below.

The national executive branch, then, is organized primarily into five major types of agencies, with four formal bases of organization (function being the most common) and four broad categories of employees. State and local governments are different, though, and are worth considering briefly for the same reasons that we have examined the national executive branch: the administrative structure has some impact on the way the machinery of government functions and on the content of policies it helps to implement.

### State and Local Government Structures

In general, states and larger local governments resemble the national government in composition and organization of their executive-branch agencies. Most states now have numerous cabinet-level departments; states also have a wide variety of regulatory bodies, some government corporations, and miscellaneous agencies. Similarly, most governors have fairly strong executive-office staffs responsive to the governor’s leadership (see Chapter 6).

There are nearly 88,000 governments in the United States and, except for the federal and state governments, *all* are local governments such as cities, counties, townships, and school or special districts. Individual state and local governments are smaller and more numerous than their federal government counterparts. Despite the relatively large number of governments, over 90% of all public agencies (offices, police departments, schools, and so on) are comprised of fewer than 50 employees. There are also more elected local officials than state and federal ones: 96% of all 513,200 elected officials serve on elected boards or commissions in local governments (Table 1–2). These elected governments are small governmental units averaging only about six
Table 1-2: The Number of Governments and Elected Officials in the United States

<table>
<thead>
<tr>
<th>Level of Government</th>
<th>Elected Officials</th>
<th>(Percent)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Federal</td>
<td>1 National</td>
<td>537 (3.8)</td>
</tr>
<tr>
<td>State</td>
<td>50 State</td>
<td>18,828</td>
</tr>
<tr>
<td>Local</td>
<td>87,849 Local</td>
<td>493,830 (96.2)</td>
</tr>
<tr>
<td>Special districts</td>
<td>35,356 Special districts</td>
<td>84,089 (17.0)</td>
</tr>
<tr>
<td>Municipalities</td>
<td>19,431 Municipalities</td>
<td>135,531 (27.0)</td>
</tr>
<tr>
<td>Townships</td>
<td>16,629 Townships</td>
<td>126,958 (26.0)</td>
</tr>
<tr>
<td>School districts</td>
<td>13,522 School districts</td>
<td>88,434 (18.0)</td>
</tr>
<tr>
<td>Counties</td>
<td>3,034 Counties</td>
<td>58,818 (12.0)</td>
</tr>
<tr>
<td>TOTAL</td>
<td>87,900</td>
<td>513,200 (100)</td>
</tr>
</tbody>
</table>


elected representatives per jurisdiction. States and communities also vary in terms of climate, economies, geography, population size, topography, type of government, and urbanization, as well as the individual characteristics of residents. For example, the state of Hawaii has only 21 governments (and only 1 municipal or city government) as compared to the state of Illinois with 6,723 governments. Citizens of Hawaii have just 1.7 governments per 10,000 residents, whereas citizens of North Dakota have almost 243 for the same number of residents. These extreme variations among states and local governments reflect a history of independence from the federal government and a tradition of self-governance and local control.

Some state agency structures reflect past or present influences of particular interest groups more than those in Washington do. One example was Pennsylvania’s powerful Department of Mines and Mineral Industries, indicative of the role played in that state’s economy by coal mine owners over the years. Another is the Illinois Department of Aging, created in the mid-1970s in response to the emergence of a growing constituency with common problems of senior citizenship. These so-called special interests have “their” agencies in the national government, of course, but a pattern found in many states is the creation of somewhat higher-level agencies in response to constituency pressures. Another distinctive feature of some state executive structures is greater legislative control over some individual agencies’ budgets and personnel, in comparison to Congress’s hold over national government agencies. This varies, however, from state to state.

Larger cities like New York, Chicago, Houston, Philadelphia, Atlanta, Boston, and Los Angeles have bureaucratic arrangements not unlike those in state and national governments. (Two examples, Los Angeles’s and New York’s government organization, are illustrated in Figures 1–5 and 1–6.) There is a
FIGURE 1-5
Organizational Chart, City of Los Angeles, 2003

SOURCE: Adapted from an Organizational Chart of the Mayor's Office, City of Los Angeles, 2007.
great deal of administrative specialization, a directly elected chief executive (mayor) with a highly developed executive-office staff, and similar bases of organization.

There are, however, some differences between local governments and state and national governments. Local party politics frequently play a more prominent role in shaping municipal policy making (notably in Chicago, Boston, Philadelphia, and New York), and local public-employee unions have a great deal of influence in many cities (see Chapter 7). Local government activity is more heavily oriented to providing such essential services as water, sewage disposal and sanitation, and police and fire protection than to broader policy concerns, such as education, health care, welfare reform, and mass-transit development.

In smaller communities, as well as in many counties and townships, bureaucratic structures are not very numerous or sophisticated. This can sometimes (although not always) mean that professional expertise is not as firmly established in local government as it is in most state governments and the national government. This lack of expertise is often reflected in the limited quantity and quality of programs enacted by many local governments, a pattern particularly visible in some rural county governments, many smaller towns and villages, and most special districts (although with declining frequency). As noted earlier, many local governments concentrate on providing basic urban services, with less emphasis on the sort of operating programs and regulatory activities that characterize state and national administration. The larger the unit of local government, the more likely its bureaucracy is to resemble state and national administrative agencies.

**Politics, Policies, and Organizational Structure**

In this section, we will review several traditional conceptions relating to bureaucratic activity and discuss how our political system has affected American bureaucracies in light of these conceptions. This is an introductory treatment only, for our complex political processes cannot be described adequately in a few words; the same is true of the impacts of that political complexity on our public administrative institutions. Even this brief discussion, however, will help to set the stage for a fuller exploration of the political values that underlie our governmental processes, the administrative values that have helped to shape the conduct of public administration, and the many facets of intergovernmental relationships (Chapter 2).

At first glance, questions of organizational structure may not appear to carry many political overtones. But formal organizational arrangements do not simply appear, and they are anything but neutral in their consequences. The choice of organizational structure may both reflect and promote some interests over others because a particular structure is the product of decisions reached through the political process by a particular majority coalition,
whether directly (as through congressional action) or indirectly (as when the
president proposes executive reorganization). Those who organize or reor-
ganize an agency in a certain way obviously have reasons for doing so, one
of which is usually promotion of their own policy interests. For example,
President George H. W. Bush highlighted his concern for our nation’s military
veterans and expanded the access of veterans’ groups to top policy makers in
Washington by creating the Department of Veterans Affairs in March 1989.
Similarly, the Clinton administration’s decision to separate the SSA from the
U.S. Department of Health and Human Services highlighted the impor-
tance of recognizing the rights of disabled, elderly, and retired persons, and
all others who might be eligible for supplemental social-insurance income.
In effect, the SSA was protected from future presidents who might seek to
change, dismantle, or privatize the agency’s basic functions. Despite George
W. Bush’s concerted lobbying efforts to fulfill his 2004 campaign promise
to make fundamental changes the Social Security system, opposition from
bureaucratic interests, among others, contributed to the defeat of several legis-
lative proposals in 2005 to privatize a portion of individual Social Security
contributions for younger workers.

THE POLITICS OF ORGANIZATIONAL STRUCTURE

Another important dimension of administrative organization is the political
setting in which agencies operate; at the same time, structural arrangements
can have significant political implications for administrative agencies. Here
we will take a closer look at the political importance of structural arrange-
ments, at both the national and local government levels, using as illustrations
the establishment of the Department of Veterans Affairs (DVA) by the first
Bush administration, the Department of Homeland Security (DHS) in 2003,
and the Director of National Intelligence (DNI) in 2005, both by the second
Bush administration. The generalizations cited below apply with equal force
to the executive branches of state and local governments.

Organizational form can signify a number of things. First, a particular
organizational structure demonstrates commitment to one set of policy
objectives instead of another. It can also foreshadow adoption of a distinct
policy direction, either in an individual policy area or in broader policy terms.
The first President Bush’s action to promote the Veterans Administration
(VA) to cabinet status as the Department of Veterans Affairs (DVA) was
taken in opposition to career administrators and even some influential lead-
ers of the president’s own party. It contradicted the general strategy of other
Republican policies (such as the New Federalism of the 1980s) that were
designed to reduce bureaucracy, save expenses, and weaken federal manage-
ment of government programs. Despite these concerns and intraparty incon-
sistencies, however, the DVA was organized, largely in response to pressures
from veterans’ groups.
Second, a particular structure helps to order priorities by promoting some programs over others. President George H. W. Bush was a decorated World War II veteran himself, and elevation of existing veterans’ services agencies into the cabinet changed both the symbolism and reality of administrative politics. The relatively higher priority of issues affecting veterans was also highlighted by the creation of a cabinet department to deal with it; such status carries with it increased prestige, not to mention visibility, both of which can be very useful to an agency. Furthermore, that sort of commitment from the chief executive, combined with more prominent organizational status, often leads to increased access to committees and influence in the legislature.

Finally, whereas a particular structure may provide greater access to influence for some interests, it could mean less for others. Structure and jurisdiction are at least indirectly related and, although changes in jurisdiction may not necessarily be accompanied by a change in structure, any change in structure will inevitably result in some reallocation of program jurisdiction.

Access and jurisdiction are also related. Stakeholders have meaningful access, at best, only to those administrators responsible for the programs with which these groups are concerned. Changes in jurisdiction, however, will often force affected groups to reestablish lines of access. Such changes could cause difficulties for these groups, especially in persuading new working partners to their points of view. Furthermore, stakeholders normally prefer to have all related programs clustered under one administrative umbrella because that allows them to influence the full range of programs. It is also likely that such an arrangement will be managed by administrators sympathetic to programs for which they are responsible. Scattering the same programs among different agencies and administrators may result in more hostile treatment of both programs and interest groups. Executive reorganizations involving the merger of existing agencies and congressional relationships may also create problems for stakeholders.

The politics surrounding structural rearrangements are often highly controversial, as the second Bush administration discovered while implementing its cabinet-level Department of Homeland Security. The tragic events of 9/11 exposed conflicts and lack of coordination and communication among federal, state, and local law enforcement officials, and fragmentation of information-sharing procedures and capabilities. Creation of the Department of Homeland Security, the largest reorganization of the federal government since the Department of Defense was established in the late 1940s, illustrates the dynamics that fostered the very problems the new department is expected to solve (Table 1–1). Combining agencies such as the Federal Emergency Management Agency, the Immigration and Naturalization Service, the U.S. Coast Guard, and the U.S. Customs Services into a single “superagency” did not erase historical lines of communication among constituents, officials, and members of Congress that have existed for decades. Although Congress agreed with the reorganization of homeland security functions, no changes were made in the committee structures responsible for authorization and
appropriation of funds for the various components of the new agency. There are at least 9 committees and 26 subcommittees in the House of Representatives that claim some jurisdiction over various aspects of homeland security, and this list does not include the oversight responsibilities of the House Armed Services Committee, the International Relations Committee, or the House Appropriations Committee. In the Senate, there are at least 10 committees and 22 subcommittees that arguably have some role in homeland security, without including the Senate Foreign Relations Committee and the Senate Appropriations Committee. This increases congressional involvement to at least 19 committees and 48 subcommittees.15

After several years of congressional debate, extensive public hearings, and the publication of a critical investigating commission report, the Office of the Director of National Intelligence (DNI) was created by Congress in early 2005.16 Amid similar post-9/11 controversies, the DNI was forged by the merger of fifteen agencies—including various defense intelligence agencies and the Central Intelligence Agency (CIA)—to encourage greater cooperation and coordination among intelligence functions (Figure 1–7). Although the new office now reports directly to the president and controls about 70% of the total national nondefense budget for intelligence gathering and analysis, it has yet to define its jurisdictional boundaries. In this case, centralization could negatively impact agency influence and access to congressional authorization and appropriation committees. In addition, some observers note that separating the DNI from the analytical offices of each of the operational agencies may complicate rather than simplify the overall intelligence analysis effort.17 Despite the additional bureaucracy and centralization of management authority in Washington, the redrawn jurisdictional boundaries are likely to reflect the same conflicts and interests expressed in past arrangements.

When state and local governments reorganize, downsize, or privatize programs and policies, they are also subject to shifting coalitions and political struggles over power and administrative jurisdiction. This is clearly illustrated by the periodic effort in cities and towns across the county to redefine the form of local government structure to be adopted. This controversy has its roots in the late nineteenth and early twentieth centuries, when growing concentrations of European immigrants appeared in America’s larger cities, as well as some smaller ones. Their arrival was accompanied by more—and more powerful—political party organizations and their “bosses.”

The effort to reform American municipal government, according to the rhetoric of the time, was designed to bring about “economy and efficiency” in government, “to take the politics out of local government,” and to promote “good government in the interests of the whole community.” Municipal reform, then as now, usually involved one or more of the following structural arrangements: (1) the method of selecting the chief executive, that is, whether to have a popularly elected mayor or a professional city manager chosen by, and responsible to, the city council; (2) the extent of the chief
Figure 1-7: Organizational Chart, Office of the Director of National Intelligence, 2007

executive’s powers—this usually meant whether the office of the mayor was formally strong or weak; (3) whether municipal elections were to have candidates selected by political parties or on a nonpartisan basis; and (4) whether members of the city council were to be elected from specific geographic areas of the city, that is, by districts or wards, or selected at large.

Political rhetoric aside, decisions about these fundamental arrangements carry with them major implications for the distribution of political power. For example, citywide minorities have little chance of winning representation in at-large council elections but a better chance in district or ward elections (provided ward boundaries were drawn up to reflect, rather than fragment, their population concentrations). Similarly, there are numerous instances in which a chief executive elected under the strong-mayor form was almost certain to be more politically sympathetic to ethnic or minority concerns than one chosen under a weak-mayor or city-manager form. It seems clear that group preferences for or against structural reform were not arrived at by chance but arose out of perceived group self-interest. This perception occurs because ethnic voters constitute the political majority in many cities that employ the strong-mayor form. Attempts by mayors in cities or counties without the strong-mayor form of government to reconstitute their governmental systems are likely to be opposed by elected local boards and commissions who have a vested interest in maintaining the status quo.

In sum, there are clear winners and losers in this facet of politics as in all others. Organizational structures, jurisdiction, and access in different settings reflect changing alliances and the relative power of competing political forces, race and ethnic conflicts, and values.

The Dynamics of Policy Making in the United States

Governmental power and authority in America are, by design, highly fragmented and scattered, for the Framers of the Constitution feared nothing as much as excessive concentrations of power. Therefore, they did all they could to divide power among the different branches of the national government, and they gave each branch various means of checking the power of the other two. This horizontal division of power is called **checks and balances**. Such a division of power within national, state, and (to a lesser extent) local governments places bureaucracy in this country in a very different position from the one it occupies in parliamentary systems.

The making of public policy in the United States and the bureaucracy’s participation in that process are characterized by a number of major features. For one thing, the process lacks a centralized mechanism that comprehensively directs traffic. Rather, many centers of power are scattered throughout the executive and legislative branches. This lack of centralization produces a
great deal of slack in the decision-making system. That is, in the absence of tight legislative or executive control, there are many opportunities for lower-ranking executives to affect implementation of a law. This phenomenon of administrative discretion is widespread, arising not only from structural separation of powers but also from conflicts that characterize executive-legislative relations and from statutory language that is often broad or even vague.

It follows that there are many power vacuums throughout the decision-making process. This is the basis for some, but not all, of the conflict between the president and Congress and between many governors and their legislatures. The existence of a power vacuum also allows those involved in the decision-making process to compete for relatively small amounts of power, thereby increasing their influence (if they can) a little at a time. Among the most active contenders for these small quantities of power are interest groups and bureaucratic agencies, both of which seek to dominate policy making in the areas of greatest concern to them.

It is not only formal governmental power that is fragmented and scattered in American politics. So, too, is the ability to influence policy making in specific subject areas. In other words, there is no one overarching policy process in which the same top government officials make all decisions and take responsibility for them. Rather, the policy-making process is broken into many parts, and responsibility for each component is determined by a combination of factors. In such a setting, it is not uncommon for public administrators to become significant players in the political game, to assume an advocacy stance, and to take initiatives that influence the long-term development of policies, especially in specific programs under their jurisdictions.

Thus, bureaucracy in American government differs from traditional notions of bureaucracy in important ways. First, it functions in a system in which power is far from centralized. Second, bureaucracy has had at its disposal, for many years, a great deal of discretionary power in making day-to-day decisions and in dealing with broader policy questions. Third, accountability is enforced through multiple channels as a result of the fragmentation of higher political authority (although the degree of fragmentation can vary over time).

How does all this affect the behavior of public administrators and the growth of bureaucratic institutions? It is impossible to answer that question entirely in a few words, but two general observations suggest the nature of the political environment. First, bureaucracies often have independent momentum with which political leaders must contend if they are to influence bureaucratic activity—hardly the conditions suggested by traditional conceptions of bureaucracy. Top executives are not always able to command the civilian bureaucracy to act. Quite the contrary, senior appointed officials are viewed as part-timers, whose influence on the “permanent” bureaucracy is limited. One advantage of this situation, however, is that public bureaucracies can more easily develop continuity in their operations because career employees are directed more by strong “institutional memory” than by the influence of

any one appointed senior official (see Chapters 6 and 7). Second, bureaucratic activity focuses predominantly on the respective areas of agency jurisdiction; a bureaucracy will usually contest any significant change in the policy area for which it is responsible. Both of these phenomena indicate the non-neutral stance of American public bureaucracy. This is one of the most important differences between bureaucratic practice and any ideal model of bureaucracy against which its acceptance by the American public might be measured.

TRADITIONAL CONCEPTIONS OF BUREAUCRACY IN GOVERNMENT

Bureaucracy has traditionally been conceived of in terms of implementing directives of other government institutions as a servant of political forces external to it but not as a political force in its own right. This notion of bureaucratic neutrality is central to an understanding of the way executive-branch bureaucracies have been designed to function in Western governments for over a century. A number of companion assumptions have also been evident in administrative practice.

First, bureaucratic behavior is assumed to follow the intent of the legislature in the form of legislative enactments and guidelines for implementation. With legislative intent assumed as a principal guiding force, the bureaucracy’s responsibility to the legislature is clearly established: it relies on the legislature for substantive policy direction and for financial and political support. The legislature, in turn, looks to the bureaucracy for faithful and competent administration of the laws.

Second, there is a legitimate function of legislative oversight, or supervision, of bureaucratic behavior that logically complements legislative intent. In other words, the legislature is expected to supervise the work of the bureaucracy. Present in both assumptions is the expectation that the bureaucracy is distinctly subordinate to the will and initiative of other parts of the government.

Third, bureaucratic behavior is assumed to be subject to direction by the chief executive of the government. The apparent contradiction between chief-executive direction and legislative direction of the bureaucracy stems from the fact that these traditional assumptions were derived from parliamentary forms of government, in which the chief executive and top-level ministers are themselves members of the legislature. There is, however, a real contradiction—and often, a conflict—between chief-executive and legislative control of the bureaucracy in a system such as ours. In the United States, the chief executive and top-level executives are independent of the legislature. In fact, they are almost always prohibited from serving in the legislature at the same time that they hold executive office.

There is little question in parliamentary forms of government about how, by whom, and through what channels authority is exercised. In
parliamentary governments, the chief executive and top-level ministers are themselves members of the legislature. Parliamentary government is practiced in most democratic nations, and the chief executive (prime minister or premier) is usually the leader of the majority party in the legislature (parliament). In this situation, bureaucratic responsiveness to the chief executive and to the legislature are one and the same thing. In the United States, however, such questions take on added importance because, in our system, there are no similarly convenient answers.

Finally, it was traditionally assumed that the bureaucracy would be a neutral, professional, competent structure staffed by specialists in both general administrative processes and their respective specific policy areas. The notion of a competent bureaucracy responding in a politically neutral manner to the initiatives of executives and legislators external to it seems to conform to the image of administration held by many Americans and has had a powerful influence on administrative design and practice in this country.

### Explaining the Growth of Government Bureaucracy

The reasons for the growth of public administrative functions are not readily apparent. A number of possibilities exist, each of which is worth examining for the influence it may have had on the expansion of public administrative agencies.

One explanation commonly cited is that, beginning in the 1800s and continuing today, technological complexity gradually exceeded the capacities of legislative bodies and of political generalists to cope successfully. This view assumes that professional specialization in a host of fields (including the physical and social sciences, management itself, and professions such as law and medicine), in effect, invaded the public service just as it assumed far greater importance in society at large. Thus, as both the nation’s problems and methods of addressing them became more complex, specialized bureaucracies became more necessary in the process of discharging government’s responsibilities—or so the argument runs. To some extent, technological complexity has had an important effect on bureaucracy, but whether it alone triggered bureaucratic growth is not certain. On the contrary, innovations such as the widespread implementation of electronic government (e-gov) strategies are designed in theory to increase access to information about government and decrease citizen dependence on bureaucracy.

According to a second view, public pressures helped create a diversified and responsive bureaucracy, primarily because economic and social interests (stakeholders) became increasingly diverse throughout our society and government began to recognize those interests. Political scientist James Q. Wilson has referred to the phenomenon of clientelism, a term that describes the...
relationships between individual government agencies and particular economic groupings, a pattern that first appeared at about the time of the Civil War. Wilson cites another political scientist, Richard L. Schott, who noted that “whereas earlier departments had been formed around specialized governmental functions (foreign affairs, war, finance, and the like), the new departments of this period—Agriculture, Labor, and Commerce—were devoted to the interests and aspirations of particular economic groups.” That trend intensified in the twentieth century to such a degree that it is now entirely appropriate to speak of bureaucratic clienteles or constituencies in the same sense as legislative constituencies. (See Chapter 2 for an elaboration of this theme.) This view, then, suggests that bureaucracies have been created or disestablished in response to popular demand for government action or inaction in specific policy fields.

A third explanation, which has its roots in the disciplines of economics and international relations, maintains that governmental responses to crisis situations (such as economic depressions or military conflicts) cause both revenues and expenditures of government to move sharply upward. More important, after the crisis has passed, the levels do not return to their precrisis status, and new ideas of what is acceptable emerge, resulting in new “routine” levels of government activity. As we shall see in Chapter 8 on government budgeting, national government expenditure levels underwent precisely this sort of shift after the Civil War and again after World War II, with political acceptability of the change generally high in both cases. This explanation indirectly emphasizes society’s increasing readiness to turn to government for managing responses to major (and, perhaps, not so major) problems. The Bush administration’s homeland security and intelligence reorganizations were undertaken to prevent further acts of terrorism and respond to one of the greatest challenges facing public administrators since World War II. This is a clear example of crisis circumstances prompting bureaucratic (and budgetary) growth.

One final explanation, which also dates back to the late 1800s, overlaps all the previous ones. As the private economy became both more national in scope and more industrial in nature compared to the period before 1850, there developed a need for (and an implicit base of public acceptance of) greater regulation by the national government of private economic activities. Many of those regulative actions spawned new ones that, combined with the other forces at work (particularly crisis-related actions), led to the steady growth of public administrative entities.

All four of these explanations appear to have some merit; together, they paint a clearer picture of how government bureaucracy has reached its present scope. Considering “how we got here” may be useful in light of contemporary efforts to deregulate, privatize, or impose curbs or restraints on administrative agencies. Such explanations may also contribute to our knowledge and appreciation of government agencies and actions at times when civil rights, domestic security, healthcare coverage, personal liberties, and retirement savings are threatened.
Social Change and Public Administration

The social setting of public administration, like its structural and organizational arrangements, has both direct and indirect impacts, and changes in that setting, like others, carry with them potentially far-reaching implications. Several social-demographic changes during the past sixty years have been of particular importance in shaping contemporary public administration.

The most obvious changes are population growth and shifts in the demographic makeup of the population. We have become a nation of over 304 million inhabitants, from less than one-third that many a century ago and just under half that number (151 million) in 1950. This striking growth in numbers has been paralleled by increases in demands for public services. More often than not, these demands have been directed at administrative agencies (especially at the state and local level), such as police officers, firefighters, teachers and other educators, sanitation workers, and health services personnel. Related to, complicating, and intensifying this increased demand for service is a second development: the continuing concentration of people in urban areas. The greatest population growth occurred in suburban rings around larger cities, mainly in the Southeast, Northwest, and Southwest.

Perhaps more important have been major shifts in both population and economic activity from the Northeast/Midwest (Snow Belt) to the South/West (Sun Belt). During the 1970s, population growth increased faster outside the Snow Belt as states in this region lost nearly 1 million manufacturing jobs. In the 1980s, more than 90% of the nation’s population growth occurred outside the Snow Belt. Such changes continued during the 1990s and entail serious social, economic, policy, and administrative implications for regions on both ends of the migration streams. Even within the Sun Belt, growth has been concentrated in particular areas. In Florida, for example, the coastal population doubled between 1964 and 1984, and today, 12 million people live in that state’s Atlantic and Gulf Coast counties. Similarly, the population of the seventeen coastal counties of Texas increased by 64% in the period 1960–1994 and now numbers 6 million people. Today, more than one-half of all Americans live in counties adjacent to coastal areas. This demographic reality has major implications for large numbers of government programs, including emergency management, flood insurance, beach replenishment, and coastal zoning. Noncoastal states such as Arizona and Nevada have experienced similar increases in general population, and these trends in the Sun Belt are likely to continue well into the 2000s.

Several other important demographic shifts should also be mentioned. First, during the 1970s, the proportion of African Americans living in central cities declined (from 59% to 55% of all African Americans). This was the first time that any decline of that significance had occurred since the great influx of African Americans to northern cities during World War II. Second, more than 20% of the U.S. population age five or older speak a foreign language at home, and half of those individuals speak Spanish as their first language. Third,
part of both public and private administration. Of course, specialization is a core value in traditional conceptions of public bureaucracy; thus, movement toward greater specialization represents the extension of an existing feature rather than a new one. It has been a very important consequence for public administration that specialists both inside and outside of government have been able to be—indeed, have \textit{bad} to be—in closer working contact with one another as part of the policy-making process. Technology has allowed for the creation of electronic communication networks such as “blogs” (or Web logs) that make it easier for computer users to make contact with others on the network and to exchange data. This reinforces the dual patterns of \textit{more informed} decision making that results from the use of various knowledge resources that can be brought to bear, and of \textit{less centrally directed} decision making (due to the limited ability of top executives to
Patterns of decentralization have been identified as a significant offshoot of the knowledge revolution that has become so much a part of American life. The desire for specialization is a major reason for fragmenting and compartmentalizing decision-making responsibility within a bureaucracy. Specialization gives a staff or organization considerable discretionary authority within its jurisdiction. To the extent that personnel systems are based on job-related competence that includes increasingly specialized knowledge, these tendencies toward specialization are likely to be reinforced. Political decisions to address new problems, or to identify as problems certain conditions already present in society, have almost always enlarged the responsibilities of administrative bodies. This suggests that many of today’s challenges, such as global warming, environmental pollution, energy use and conservation, population growth and stability, health care reform, and mass transit (to name only a few major ones), have actually been with us for some time. In all of these cases, changes in societal values preceded identification of the problems. Even though certain situations may not as yet have been widely regarded as areas requiring public action, and although the results of serious and systematic research may have been suppressed by the Bush administration, there is still a need for debate over the scope and nature of particular governmental actions to address them. Administrative entities empowered to deal with these problems are thus drawn into controversies surrounding the nature of the problems themselves as well as the methods used to resolve them.

In sum, the combined effects on bureaucracy of population growth and geographic redistribution, vast changes in our knowledge and technological capabilities, specialization, and the rise of new, complex environmental and social problems have been profound and probably irreversible. Many of these changes are global in nature and impact governance in many different countries (as detailed in Chapter 12). Clearly, change in American society has led to new, unforeseen, and complex pressures on our machinery of government at all levels. Public administration has a history of conflict with its parent discipline (political science), and growing controversy exists over just where public administration belongs intellectually and institutionally. It is within this volatile setting that we take up our study of public administration.

Public and Private Administration: Similarities and Differences

Many similarities exist between administrative activities in the public and private sectors. In fact, many elements of public administration have their roots in the private sector. There are those who assume that whatever differences exist are relatively minor and that what works effectively in one setting will also work in the other; thus, for example, the recurring themes that we should
make government more businesslike, provide public services equal to the best in business, and bring sound management methods from business into government. But the notion that there are few if any important differences between public and private administration is undergoing intense scrutiny. There is no consensus about the nature of “publicness” in organizations. Scholars are divided over the importance of an organization’s public or private status. Along with other factors, this has led to increasing reliance on nonprofit, faith-based, or “third-sector” organizations to deliver government services. Although some parallels do exist, there are also critical differences between the public and private sectors.

First the similarities. In both settings, managers and those to whom they are accountable have an interest in running programs and other activities that are properly designed, appropriately directed to meeting their intended goals, efficient in expenditure of organizational resources, and effective in their results. Public and private managers are both concerned with meeting their staffing needs, motivating subordinates, obtaining financing, and otherwise conducting their operations so as to promote the survival and maximum impact of their programs. All this involves some “politics,” both internal and external to the organization. There are agreements to be reached and maintained, elements of persuasion and coercion to be weighed, and gains and losses to be realized. The president of the Ford Motor Company and the secretary of Health and Human Services—as well as Ford’s chief research engineer and the administrator at the FDA—have to be concerned with many of these same managerial issues, which must be carefully planned for and acted on to promote their organization’s interest.

On the other hand, important elements of the managerial environment (including its politics) differ for public and private managers. One fundamental difference is that, in the private sector, products or services are furnished to individuals based on their own needs or wants in exchange for a direct (usually monetary) payment—a quid pro quo transaction (defined as “an exchange of one valued commodity—such as a product or service—for another—such as money or a promise to pay”).

In the public sector, however, the goal of the manager historically has been to operate programs or provide services on a collective basis (rather than directly to individuals), supported in the great majority of cases by tax revenues, not direct payments (such as user charges or fees) for services rendered (although this has been changing since the 1970s). Another key difference is that private organizations define their markets and set their own broad goals, whereas public organizations and managers are obligated to pursue goals set for them by their legislatures. Public managers have relatively little freedom to alter basic organizational goals. Thus, whereas private managers can use an internal measure (the bottom line of profit or loss) to evaluate their organization’s performance, public managers are subject ultimately to evaluation by outside forces (especially the legislature, the chief executive, the courts, and
often the public itself), and it is those outside forces—not open markets—that have the critical last word in judging how well a public organization fulfills its responsibilities. Public managers, moreover, have been evaluated in somewhat nebulous and ill-defined terms. Until recently, for example, many managers have had more incentive to focus on satisfying interested clienteles and on holding and expanding political support than on substantive performance by itself. Meaningful, objective performance measures were largely lacking in the public sector until the mid-1970s, even where managers had sought to use them. New emphases on efficiency, productivity, and accountability for results have produced fresh concern for such measures (see Chapter 10)—another sign of increasing similarity between public and private organizations.

Other differences also exist. For one thing, many public organizations have held a virtual monopoly on providing certain essential public services and, consequently, have been able to survive without necessarily providing the highest-quality performance of their functions (although that, too, has clearly begun to change). Another difference is that achieving results in the public sector must compete for administrators’ attention with political and procedural concerns. Values such as participation and public accountability make it necessary for public managers to divide their attention between the results they seek and how to obtain those results. It is difficult to achieve maximum economy and efficiency while keeping a wary eye on possible political repercussions—and many public managers must do just that.

In contrast to the narrowly focused profit-oriented concern shared by most of private-sector management, there are often conflicting incentives among citizens, elected representatives, and administrative supervisors and leaders. If a consensus is lacking on what is to be done and why (not to mention how, as noted earlier), an organization will not function with the same smoothness it would if incentives were agreed on. Just as economic measures of performance have no counterpart in the public sector, general economic incentives have no parallel either.

Furthermore, most public organizations suffer from diffuse responsibility, often resulting in absence of accountability for decisions made. Separation of powers among branches of government is one factor in this, but fragmented executive-branch authority in most large governments (including those at the local level) is another. In contrast, centralized executive responsibility is a key feature of many profit-oriented organizations. (It should be noted, however, that exceptions to this generalization exist in both types of organization.) Also, unlike private organizations, public organizations entrust a fair amount of decision-making responsibility to citizen groups, courts, and various types of boards or commissions. Thus, an absolutely clear chain of command is not possible because of numerous opportunities for outside pressures to influence the power hierarchies (although some chief executives have tried to minimize those external pressures while enhancing their own leadership effectiveness; see Chapter 6).

There are still other important differences. Public-sector managers frequently must operate within structures designed by other groups (in some
states, these can include private-interest groups as well as government entities, work with people whose careers are in many respects outside management’s control, and accomplish their goals in less time than is usually allowed corporate managers. Unlike many private managers, public managers must operate in a goldfish bowl of publicity in which they are subject to scrutiny and criticism from the press, others outside the agency, and the general public. As for the media spotlight, public managers must cope with critical comments from outside, regardless of how well others understand agency purposes, empathize with operating difficulties, or consider political constraints on the manager. Conversely, the skilled public manager may be able to turn the media, as well as critical stakeholders, to the agency’s side, which can make it easier to recruit new staff, acquire more operating funds, or perhaps prevent potential critics from gaining credibility. At times, private-sector managers may have to face the same types of public criticism or have similar opportunities to generate good press. But, for the most part, their activities are significantly less exposed to public view until the final product or service has been delivered and evaluated.

In comparing the changing roles of public, private, and nonprofit sectors, two other dimensions merit consideration. In practice, these sectors are becoming increasingly interdependent: examples of this are the multibillion-dollar government bailout of failed savings and loan institutions in the early 1990s and more recent federal efforts to deal with financial and housing crises triggered by the so-called sub-prime “mortgage meltdown” since 2007 (see Chapter 9). There is also a growing tendency for governments (especially on the local and federal levels) to enter into contractual arrangements with private firms for delivery of certain services, such as corrections, homeland security, garbage collection, military security, and fire protection. For many, the distinction between public and private is becoming less important as functions continue to overlap. There has been a considerable blurring of what many once believed were well-defined boundaries between the two sectors. Nonetheless, a growing body of scholarly opinion holds that public organizations, and the roles of those who occupy key decision-making positions within them, are distinctive in important respects and that we need to develop a broader conceptual understanding of their design, function, and behavior.

Thus, although many administrative activities are common to both public and private sectors, major differences also are evident. As a result, there are obvious limits to how much the public sector can borrow advantageously from the private sector to improve the management of public affairs. As we shall see, however, those limits are breaking down as governments everywhere are being asked to do more with less (and, increasingly, to do less with less). At the same time, options are expanding as public administrators are able to choose from a much wider range of strategies to address public problems. This has led to greater interest in, and experimentation with, privatization, as well as partnerships and direct delivery of services through faith-based and nonprofit agencies. Even these emerging realities, however, do not change the fact that there are significant differences between public and private management.
Public Administration as a Field of Study

The principal focus of public administration as a field of academic study has changed often since its emergence in the late 1800s. Changing and overlapping conceptions of the subject sometimes reflected and sometimes preceded evolution in administrative practice in the real world of government, and cross-fertilization of ideas between practitioners and academics was prominent throughout the twentieth century. Because so many public administrators were trained in formal academic programs (thus increasing the impact that academic disciplines have had on government administrative practices), it is useful to briefly review major emphases that have characterized and helped shape the academic field.28

In its earliest period, from roughly 1887 to 1933, public administration was viewed as distinct and separate from politics, more akin to business and business methods than to anything political. In his classic essay, *The Study of Administration*, Woodrow Wilson wrote that administration “is removed from the hurry and strife of politics. . . . Administrative questions are not political questions. Although politics sets the tasks for administration, it should not be suffered to manipulate its offices.”29 The concept of a dichotomy between politics and administration was widely accepted during this period, based not only on the writings of Wilson but also on the first textbook in the field, published by Frank Goodnow in 1900 and significantly entitled *Politics and Administration*. The bureaucracy was to administer, in an impartial and nonpolitical fashion, the programs created by the legislative branch, subject only to judicial interpretation. The dichotomy between politics and administration was reiterated in Leonard D. White’s *Introduction to the Study of Public Administration*, published in 1926. White summarized the conventional wisdom of administrative theory: Politics and administration were separate; management could be studied scientifically to discover the best methods of operation; public administration was capable of becoming a value-free science; and politically neutral administration should be focused exclusively on attainment of economy and efficiency in government.

The next phase in the development of the discipline was the movement toward discovering fundamental “principles” of administration. This offshoot of the scientific approach to administration was based on the belief that there existed certain permanent principles of administration that, if they could only be discovered and applied, could transform the performance of administrative tasks. Publication in 1927 of F. W. Willoughby’s *Principles of Public Administration* marked the beginning of a decade in which identifying and correctly applying these principles was the predominant concern of many, both inside and outside of academic circles. Luther Gulick and Lyndall Urwick’s *Papers on the Science of Administration*, published in 1937, defined seven principles that have become professional watchwords: planning, organizing, staffing, directing, coordinating, reporting, and budgeting (collectively known by the acronym POSDCORB). Gulick and Urwick reemphasized the importance of these administrative

---

POSDCORB acronym standing for the professional watchwords of administration: Planning, Organizing, Staffing, Directing, Coordinating, Reporting, Budgeting.
principles, declared their applicability to almost any human organization, regardless of what the organization was or why it existed, and stressed the fundamental desirability of efficiency as the underlying goal for administrative “science.”

Even as Gulick and Urwick wrote these words, however, the dominant themes of public administration were changing. The orthodoxy of the first thirty years or so of the twentieth century—that is, the willingness of most of those in public administration to “embrace, without basic skepticism, the Wilsonian dichotomy” between politics and administration—was no longer as widely shared as it had been. The New Deal of Franklin D. Roosevelt, accompanied by a vastly expanded governmental role and the creation of scores of new administrative agencies in Washington, significantly changed the social and political contexts of public administration and sparked a crisis in the field. There were three major developments in the period 1933–1945: (1) a “drastic expansion in the public conception of the obligations and responsibilities of government in social and economic affairs”; (2) the emergence of an “enduring emphasis upon presidential leadership”; and (3) a change in the nature of the federal system, with a shift to “the national scene [of] the responsibility for most of the important policy decisions” in the economy and society at large. According to political scientist Alan Altshuler, Roosevelt had demonstrated “that patronage might be of great value in aiding a vigorous President to push through programs of social and economic reform.” Emphasis on nonpartisan neutrality could have obstructed presidential leadership in achieving social reforms supported by many academics. Blurring the politics–administration dichotomy caused considerable turmoil in the study of public administration as the discipline was cast loose from its original intellectual moorings without a clear alternative direction.

In the 1940s, with World War II commanding an even greater commitment in terms of government activity, the turmoil increased. Academics who worked for national government agencies during the war effort took back to their postwar campuses a considerably altered perspective on what was important to teach about administration, especially in relation to the political process and public administration’s explicit role in making public policy. During this same period (less than a decade after Gulick and Urwick had published their Papers), the principles of administration were coming under increasing fire. Critics claimed that the principles were logically inconsistent and potentially contradictory and that they gave no clues concerning how to choose the one most appropriate for particular situations. For example, one principle held that, for purposes of control, workers should be grouped according to either function, work process, clientele, or geography. There was nothing to suggest standards for using one instead of another or to suggest whether these were mutually exclusive categories. (As we have seen, however, these four categories are still used in government bureaucracy.) Critiques of this sort came from many scholars in the field but, in 1946 and 1947, few scholars had greater impact than Herbert Simon. In “The Proverbs of Administration,” Simon likened the
principles to contradictory proverbs or paired opposites. For example, Simon pointed out that, whereas “Look before you leap” is a useful proverb, so also is “He who hesitates is lost.” Both are memorable, often applicable, and mutually exclusive, without any hint of how to choose between them. Simon argued that the principles underlying these proverbs were much the same; that is, they were interesting but of little practical value in defining administrative processes. His book *Administrative Behavior* (1947) developed this line of argument further and contributed significantly to the weakening of the principles approach.

No comparable set of values replaced the POSDCORB principles, but different concerns began to emerge. Through the 1940s and into the 1950s, public administration found its relationship to political science—its parent discipline—to be one of growing uneasiness. Political science itself was undergoing significant changes in the post–World War II period. Most of these changes were in the direction of developing more sophisticated, empirical (including statistical) methods of researching political phenomena but were always based on the assumption that objectivity in research methodology was of the highest importance.

The problem for public administration in this “behavioral” era was that many functions and processes of administration do not lend themselves to the same sorts of quantitative research as do, for example, legislative voting patterns, election data, and public-opinion surveys. Altshuler points out that administrative decision making is frequently informal and that many decisions are made in partial or total secrecy. He also states that the exact values of administrators and the alternatives they consider are difficult to identify and analyze and that the traditional emphasis on efficiency (which has by no means disappeared) contrasts sharply with the core concerns of modern political science. Consequently, public administration became, in Altshuler’s words, a “rather peripheral subfield of political science,” with many questioning its relevance to the larger discipline. In addition, he questioned whether this direction— as valuable as it was for furthering our understanding of human behavior in an increasingly organized society—resulted in research findings that have political relevance, that is, relevance to the research directions of contemporary political science.

Another related development has been the growth of research into administrative change and organizational behavior—research that seeks to examine all sorts of organizations, not only (or even necessarily) public entities. This movement began with the assumption that the social psychology of organizations made less important the question of precisely what kind of organization was to be studied and sought to integrate research from not only social psychology but also business administration, information science, sociology, and statistics. This field, currently known as organizational change and development, represents an attempt to synthesize much of what is known about organized group behavior within the boundaries of formal organizations. Organizational change concentrates on the characteristics within a group or team that promote or retard change in response to, or in anticipation of, changes in demands.
from the external environment, particularly with regard to needs and desires for the services produced by the organization. In contrast, “organizational development” focuses on analysis of organizational problems and formulation of possible solutions. This approach aims at increasing the capacity of an organization to identify, analyze, and solve internal problems as a regular function within its ongoing routines, using social-psychological approaches (Chapter 4). It conceives of organizations as entities that do not follow a single structure or format from top to bottom, but rather depend on the skill set of particular units within the organization, which are shaped structurally, socially, and technologically in the most appropriate manner. Thus, in large and complex modern organizations, there is likely to be considerable diversity in the arrangements of different units designed to accomplish specific tasks.

Equally important to the context of public administration is social change in, among other things, the makeup of the population, the health of the economy, social relationships (such as marriage, child rearing, divorce, the generation gap), and where people choose to live (such as city or suburb, Sun Belt or Snow Belt). Social change is important because emerging social arrangements and patterns of behavior are inevitably accompanied by new problems with which government policy makers must contend. It is also important because, as society changes, so do our values, expectations, and priorities.

During the 1980s and 1990s, many departments and schools of public administration attempted to respond to such changes by declaring their intellectual and institutional independence from political science and business administration, moving instead toward the establishment of autonomous departments, programs, or schools. Public administration as an academic field of study, then, is far from a settled discipline. Boundaries between it and other fields are blurred, and there are many loose ends in terms of what to study and how the study of bureaucracy relates to changes in society.

A Word About This Book

Two brief comments are in order about what to look for in this book. First, four essential and recurring themes appear in the pages that follow: (1) maintaining the ethics and accountability of public administrators within the context of the larger political system, (2) increasing the internal efficiency and economy in the use of public resources, (3) improving the performance or results of public programs—especially through the application of information technology, electronic government, and performance management systems—in the real world of public management, and (4) more effectively anticipating, planning for, and securing the resources necessary to respond to ever greater complexity in our nation and around the world. An effort is made to treat these issues separately, but it is inevitable that they overlap, both in our treatment of them and in the working environments of public administration.
Second, the discussion of public bureaucracy and management can and does go on at three different (but interrelated) levels of analysis, that is, with a focus on distinct dimensions of the administrative process. One is the role and function of government bureaucracy in society at large—what differences large, complex, and influential agencies make in a nation founded on diffuse notions of popular rule (note the implicit importance of the accountability theme). A second dimension or level of analysis is the management of performance in public organizations, broadly defined as issues and challenges confronting the individual public manager. A third topic is the role of the individual—the contribution, in whatever form, of a person working as a public administrator and the challenges, opportunities, and problems associated with that role. All these are ultimately interrelated, and explaining why that is so is a major purpose of this book.

**Summary**

Public administration has become a prominent and influential force in American government and society. Most of us are familiar with bureaucracy, and many of our most pressing current political issues are related to administrative agencies and actions. Public administration is the set of processes, organizations, and individuals associated with implementing laws and other rules enacted by legislatures, executives, and courts. Administrative agencies are involved in the formulation of many of these rules, as well as their application. Public administration is simultaneously an academic field of study and an active field of training. Public administration and its politics involve interactions both internal and external to the formal agency structure. Public administration is also characterized by a distinctly managerial component, focusing on the internal dynamics of public organizations. Public managers must possess certain skills, including an understanding of computers, data analysis, technology, management systems, personnel, and budgeting. A successful public manager must direct both short- and long-term activities and is responsible for defining and bringing about action. Most managers operate within a bureaucratic and political environment that shapes both formal structure and operational policies of their organizations.

Public administration in the national government is characterized by several different types of agencies and ways of categorizing administrative employees; each of these may affect what agencies do and how they do it. The principal agencies are cabinet-level departments, independent regulatory boards and commissions, government corporations, divisions of the Executive Office of the President, and other miscellaneous agencies. These are most commonly organized according to function but can also be organized according to geographic area, clientele served, or work process. Administrative personnel can be classified according to whether they were hired through merit procedures or political appointment and whether they are specialists or generalists.
In larger states and local governments, essentials of organization are the same as those at the national and state levels. But the influence of local political parties and employee unions and the nature of government activity serve to differentiate local governments from the national government. Smaller local governments usually have less extensive bureaucratic development and less professional expertise than the national government.

Organizational structure is politically significant in a number of respects as it: (1) demonstrates commitment, symbolic or substantive, to particular policy objectives; (2) can signal adoption of specific policy directions; (3) serves to order political priorities by emphasizing some programs over others; and (4) provides different degrees of access to decision makers. The politics of organization is also significant in settings other than executive-branch arrangements. Contemporary public administration is shaped by the larger political system of which it is a part, by past and present political and administrative values, and by technology and social change. Traditional conceptions of bureaucracy and its role in government include: (1) political neutrality in carrying out decisions, (2) legislative intent as a principal guiding force, (3) legislative oversight, (4) direction by the chief executive of administrative activities (which, in a system of separation of powers, creates the possibility of conflict over control of bureaucracy), and (5) professional competence. Although they form the core of our beliefs about public administration, these conceptions are not altogether accurate.

The fragmented nature of policy making forces administrators to function in a political environment where: (1) there is no central policy coordinator with total control; (2) administrators possess considerable discretion; and (3) not all decision-making power or authority is clearly allocated. In such a setting, public administrators are often politically active and take policy initiatives that are not neutral, thus departing from traditional views about bureaucratic roles and functions. Furthermore, bureaucratic activity is organized around jurisdiction over particular policy areas; bureaucracies seek to prevent changes in jurisdiction that might harm their interests or those of their supporters.

Several explanations have been advanced for the rise of government bureaucracy, including technological complexity, public pressures in an increasingly diverse society, and government responses to global, social, and economic crises. Corporate corruption and the need for stricter border and immigration control have increased public acceptance of regulation and contributed to the recent growth of bureaucracy.

In addition to adapting to changing trends in political and economic thought, public administration has also had to adapt to rapid social and technological change. Especially during the beginning of the twenty-first century, public administration must deal with rapid population growth and urbanization, increased specialization, the threat of terrorism, and the possible consequences of complex technological advances. This book will focus on the interrelationships between politics and public administration, with attention to managerial aspects as well.
Many similarities, and a number of more significant differences, exist between public and private management. Two of the most important differences are that public managers must pursue broad goals set by others and evaluated by outside forces; neither is true of private managers. In addition, public managers generally cannot design their own organization’s structures or control the careers of many subordinates. They generally have far less time than private managers to accomplish their goals and must operate under considerable public scrutiny. Both public and private managers are expected to be similarly competent, effective, and efficient in producing results. There is growing overlap of the two sectors.

As an academic field of study, public administration has been shaped by several major and partially overlapping schools of thought: (1) the politics-administration dichotomy; (2) the pursuit of economy and efficiency as the key objectives of public administration; (3) the search for principles of administration; (4) rejection of the principles approach; (5) a turning toward different perspectives on administrative behavior (such as social and psychological factors in internal organizational processes); (6) growing ferment regarding the links between public administration and its parent discipline, political science; and (7) developing trends that seem to carry the study of administration away from political science and allied fields of administrative study and toward disciplinary autonomy.

**DISCUSSION QUESTIONS**

1. How has public support of government bureaucracy declined in recent years? In the past, what has accounted for public support of bureaucracy? What actions can be taken to restore trust and confidence in bureaucracy?
2. How has public discontent with bureaucratic decision-making been shown in recent years? Has there been anything in your own personal or career experience that shows a similar expression of public dissatisfaction? Can you think of areas in which the public has shown a positive attitude toward government and public administration? Discuss.
3. Could strong citizen pressure on government lead to cutbacks in bureaucratic discretion? Why or why not? What effects would such a cutback have on the government’s performance?
4. How and why do some state and local government bureaucracies differ from their national government counterparts?
5. How is the American structure of government and public administration different from that of other nations with a parliamentary form of government? Why is it different?
6. Summarize arguments for and against political involvement of administrators. Why is political involvement so widespread when the long-standing ideal is a politically neutral administrator? Under what circumstances must bureaucratic agencies and individual bureaucrats play political roles?
7. How can organizational structure be politically significant? Discuss and cite recent examples. What are public administration’s intellectual links to economics? To political science? To sociology? To psychology? To business administration?

8. How do government corporations differ from other types of executive level agencies? Discuss the changing roles of public, private, and nonprofit agencies in addressing public problems. What difficulties might a public manager face in trying to implement management techniques borrowed from the private sector?

9. Does modern American public administration differ from the traditional concepts of bureaucracy? If so, how and why?

10. Discuss the everyday realities—especially the operating constraints—of public management that most public administrators confront regularly.

11. Explain how the following generally affect the operations of American administrative agencies: administrative discretion, bureaucratic neutrality, legislative intent, and legislative oversight.

12. Of the factors that are said to have contributed to the growth of government bureaucracy, are any still operative? If so, which ones and why? What are the implications for the future evolution of bureaucracies, given the factors you have cited? Are there other factors that may increase or decrease the size of government in the future?

13. How have technological changes affected government in general and public administration in particular? Discuss the effects of electronic-government (e-gov) on bureaucracies. Be sure to describe changing public expectations as well as the size and structure of bureaucracies in your discussion.

14. What elements of social change have contributed to the expansion of administrative responsibilities in American government? Discuss specific impacts of social change on the scope and activities of administrative agencies.

15. What social changes have occurred as a result of globalization and how do these trends impact American government?

16. Are the similarities between public and private administration more important than the differences between them, or vice versa? Why?

17. A fundamental assumption of administrative reformers in the late 1800s and early 1900s was that politics could only have adverse effects on administration. How valid is that belief? Why? How, and to what extent, do current administrative structures and practices reflect that assumption?

18. Discuss the contributions to the academic field of public administration made by the following individuals: (a) Woodrow Wilson, (b) Luther Gulick and Lyndall Urwick, (c) Herbert Simon, and (d) Alan Altshuler.

19. In what ways does organizational change differ from organizational development? What do these fields seek to observe about organizational behavior and structure?
20. What elements of social change have contributed to the expansion of administrative responsibilities in American government? Discuss specific impacts of social change on the scope and activities of administrative agencies.

21. Give five examples of how an American citizen is affected by bureaucracies on a daily basis. Explain how decisions and initiatives from public administrators could potentially affect these bureaucracies.

22. Identify and explain the differences between legislative intent and legislative oversight as they relate to public administration.

23. Explain the similarities and differences between public and private agencies in terms of their functions and the methods they use to implement policy.

24. During the early 2000s, state and local governments faced severe fiscal constraints. How has this trend affected the field of public administration? If growth declines, what are the implications for public employment?

25. In recent years, how has the role of the bureaucracy become more apparent in the daily lives of Americans? Is there anything in your own personal or career experience that shows a similar expression of public sentiment? Can you think of areas or agencies in which the public has shown a positive attitude toward government and public administration? Discuss.

---

**KEY TERMS AND CONCEPTS**

- bureaucracy
- discretionary authority
- entrepreneurial government
- public administration
- stakeholders
- public management
- reverse pyramid
- Department of Homeland Security (DHS)
- Transportation Security Administration (TSA)
- jurisdiction
- Office of Management and Budget (OMB)
- organizational structure
- Office of the Director of National Intelligence (DNI)
- checks and balances
- power vacuum
- bureaucratic neutrality
- legislative intent
- oversight
- parliamentary form of government
- electronic government (e-gov)
- clientelism
- social-demographic change
- information technology
- (IT)
- technological change
- knowledge revolution
- nonprofit, faith-based, or “third-sector” organizations
- privatization
- POSDCORB
- organizational change and development
SUGGESTED READINGS


The exercise of discretionary power, the making of value choices, is a characteristic and increasing function of administrators and bureaucrats; they are thus importantly engaged in politics.


The decisions of public administrators do not take place in a vacuum. They are powerfully influenced by broader economic, social, and governmental processes—the constitutional allocations of political power, the exercise of discretionary authority by those inside and outside of government, and the overall roles assigned to elected officials, prosecutors, judges, and appointed administrators in governing the nation. In turn, the governmental system (like all other human institutions) is continuously being reshaped by society’s values and beliefs (both past and present) about what should be done and how it should be done. A major influence on these beliefs is the social setting of government, including society’s basic values, the extent of popular agreement on them, how directly they relate to the conduct of government, and how government reflects and shapes them. The values of other institutions in society (such as business, courts, military, schools, and the mass media) also shape government and public administration. Conflicting values create demands and expectations that may need to be resolved through government action. For example, the public demands a commitment to public safety, national security,
and quality education, as well as ethical conduct from elected and nonelected administrators; it also expects the government to conduct its affairs in a “businesslike” manner, with a high degree of economy, efficiency, and measurable results. In addition to the discussion of how the social environment and basic values shape administration, we deal with three principal themes. First, we will examine foundations of bureaucratic power, especially how expertise in a particular field is used to build, retain, and mobilize support for administrative agencies and programs. Second, we will look at subsystem politics and the emergence of issue networks, terms that refer to the ways in which bureaucrats enter directly into alliances with others inside and outside of government in pursuit of shared programmatic and political objectives. Lastly, we will consider the challenge of establishing the accountability of nonelected government officials (that is, most bureaucrats), identify several limitations on bureaucratic accountability, and suggest how those limitations can be overcome.

Public administration has been sharply affected by changes in values concerning the role of government, in administrative concepts (including renewed concerns about privatization and the use of nongovernmental organizations for government activities), and, in general, social values and public demands. On the one hand, modern bureaucracy is the result of past evolution in theory and practice. Traditionally, institutional change tends to be cumulative: As patterns of behavior come and go, they leave behind carryover effects that then mingle with, and become indistinguishable from, the patterns that replace them. So it is with contemporary administrative policies and machinery, in which much of what we do today reflects lingering influences of the past. On the other hand, social values and established institutional patterns are undergoing rapid, unpredictable, and turbulent change. Today, many basic values are changing, such as those relating to marriage and family life, gender roles, respect for authority, job security, “entitlements,” energy consumption, material possessions, the environment, and human rights. For traditional institutions (including bureaucracy) to respond to such social upheaval is a large order, and much recent criticism of bureaucracy focuses on its apparent failure to do so.

Out of all this has come a renewed interest in democratic values as they pertain to public trust, responsiveness, and popular control of government institutions. With the tremendous expansion of government bureaucracies have come clearer distinctions among political values, such as equality, fairness, representation, participation, patriotism, and accountability; social values, such as concern for others, civic duty, individual achievement, and morality; and administrative values, such as political neutrality, secrecy, economy, efficiency, rationality, rule of law, and expertise (Table 2–1). Some of America’s traditional values—democracy, equality, freedom of speech and religious expression, and the belief that America has a special moral responsibility to promote these values internationally—have remained constant throughout decades of social change. Other values, such as duty to one’s country, social conformity,
respectability, accepted norms of sexual morality, and the work ethic, have declined in importance for many people. Values gaining in importance during this same era include respect for diversity, pluralism, greater acceptance of individual differences, wider choices in personal living arrangements and circles of friends, respect for the environment, emphasis on quality of work life, belief in technology as a solution to many problems, putting family ahead of career and personal ambition, assuming individual responsibility for health care and retirement, and protecting the rights of minorities, women, and children. As of 2003, the vast majority of Americans (92%) told pollsters that they would vote for an African American as president.¹ As greater numbers of interests espouse different and often conflicting values, it becomes less and less likely that all groups in society as a whole will share a common set of value preferences. As always, when different values conflict, it is more difficult to compromise and reach consensus. In this chapter, we examine those value conflicts as they pertain to public administration and then deal more extensively with specific problems in this area.

### Political and Administrative Values

Our discussion of political and administrative values has three purposes: (1) to understand the fundamental beliefs underlying American government and public bureaucracy, (2) to recognize the impact of values on public administration, and (3) to see the ways in which these values conflict conceptually—and how that conflict affects the conduct of public administration.

As used here, the term political values refers to basic beliefs and assumptions not only about politics and the political system but also about appropriate government relationships to private activity, especially economic activity. Links to economic activity fall under the heading of political values and are relevant to a discussion of public administration because of increasing governmental responsibility in regulating business and industry.

In general, the United States is regarded politically as a liberal democracy and economically as a capitalist system.² Moreover, the two concepts of

### Table 2-1 Political Versus Administrative Values

<table>
<thead>
<tr>
<th>Political Values</th>
<th>Administrative Values</th>
</tr>
</thead>
<tbody>
<tr>
<td>Accountability</td>
<td>Efficiency</td>
</tr>
<tr>
<td>Responsiveness</td>
<td>Effectiveness</td>
</tr>
<tr>
<td>Representation</td>
<td>Representativeness</td>
</tr>
<tr>
<td>Participation</td>
<td>Rationality</td>
</tr>
<tr>
<td>Democracy</td>
<td>Professionalism</td>
</tr>
<tr>
<td>Citizenship</td>
<td>Discretion</td>
</tr>
</tbody>
</table>

---

¹ For example, a poll conducted by the Pew Research Center in 2003 showed that 92% of respondents would vote for an African American as president.

² The concepts of liberal democracy and capitalist system are defined as follows:

**Liberal democracy** is a fundamental form of political arrangement founded on the concepts of popular sovereignty and limited government. It is a system in which the government is elected by the people and is expected to protect the rights of minorities, women, and children.

**Capitalist system** is an economic system in which the means of production are owned by private citizens. It is characterized by private ownership of the means of production and the pursuit of profits in a competitive market economy.
popular sovereignty and limited government are central to the notion of liberal democracy. Popular sovereignty—government by the ultimate consent of the governed—implies some degree of popular participation in voting and other political actions. Although this does not necessarily mean mass or universal political involvement, America has, in fact, expanded voting rights over the years. The specific vehicle for popular rule has been representative government. Initially, Americans emphasized legislative representation, which is stressed by the Constitution. More recently, concern has grown for political representation and demographic representativeness, notably in administrative organizations and processes. This concern has principally taken the form of efforts to promote affirmative action in hiring, with the goal of a public service that, in the words of former President Bill Clinton, “looks like America.” These subtle changes in meaning have cumulatively made it more difficult to determine whether democratic or administrative values are being maintained. Conceptual uncertainty about values also makes it more difficult to deal with accusations that we are not living up to our own standards of democratic government. For example, defining representativeness in a particular way might, in effect, include one group while excluding another from decision making, and those excluded might well dispute the existence of representativeness. Public discontent with affirmative action, immigration policies, and preferential hiring has prompted groups in many states to challenge these policies by placing them on the ballot to decide their future through public initiative and referenda. In recent decades, as the public grew dissatisfied with the degree of popular control over bureaucracy, greater representativeness in bureaucracy was seized on as one remedy that had considerable appeal. Political scientist Herbert Kaufman has gone so far as to suggest that “the quest for representativeness... centers primarily on administrative agencies.”

The second central concept, limited government, reflects the predominant view of those who framed the Constitution that government poses a basic threat to individual liberties. In their experience with the British government, these men had endured the suppression of their personal liberties, and they wanted to prevent that from happening again. Therefore, they incorporated into the Constitution four devices that effectively limit government: (1) a system of checks and balances in which the exercise of even a fundamental power by one branch requires the involvement of a second branch; (2) separation of powers among the executive, legislative, and judicial branches of government; (3) federalism, a division of powers between government levels in which certain powers are allotted to the national government whereas others are retained by the states (which are to some degree independent of control by the national government); and (4) judicial review, the process by which courts can invalidate, on constitutional grounds, the laws and actions of other government entities. In addition to this fragmentation of government powers, the Bill of Rights (the first ten amendments to the Constitution) established broad areas of
protection for individual liberties and personal privacy against encroachment by official government actions.

The courts have taken on a more activist role in recent years, not only maintaining traditional constitutional guarantees but also, in some instances, taking over direct supervision of public agencies such as state prisons, local housing authorities, mental hospitals, highway patrols, and other institutions in order to remedy violations of the constitutional rights of prisoners, mental patients, and other citizens that had occurred as part of routine administrative processes. In the words of one observer: “Judicial review has passed from matters of procedure to matters of both procedure and substance. . . . Courts have not merely sat in judgment on administrative action but on inaction as well; they have required agencies to do things the agencies themselves had declined to do.” Other examples of judicial activism include appointing expert witnesses, dismissing jurors for poor conduct, suggesting areas of inquiry during civil cases, ordering payment of fees for research, and transferring prisoners held in overcrowded city jails to state prisons. Whether such activism on the part of the courts is desirable from all standpoints has been questioned as it runs counter to other political and social values. With the appointment of Chief Justice John Roberts to the U.S. Supreme Court, President George W. Bush did fulfill one of his campaign promises to restore limited government by appointing justices who interpret the Constitution more narrowly and practice judicial restraint, rather that judicial activism. (For more information, see: http://www.supremecourtus.gov/ and http://www.findlaw.com/casecode/supreme.html.)

Two related concepts widely reflected in American society are individualism and pluralism. Our emphasis on the individual is evident in the complex of protections for civil rights and liberties, but individualism also implies the right to participate meaningfully in the political process. The theory and practice of pluralism stresses group organization as a means of securing protection for broad group interests in society. Furthermore, it assumes that groups of citizens have the right to organize to advance their causes, that groups with differing interests will compete and bargain with one another, and that the resulting compromises will benefit the community and the nation as a whole. The rights of all citizens to “organize to advance their interests” links the Bill of Rights, individualism, and pluralism, suggesting that individual freedom includes the right to become active in organized interest groups.

Directly related to individualism and pluralism is the capitalist notion of political and economic competition, which exists primarily among groups but is also found among individuals. Limited government suggests that economic competition, if regulated at all, will be loosely controlled by government; in theory, market competition itself will establish boundaries of acceptable behavior among the competitors and will allocate the fruits of success. Geared to private profit and general economic growth, these economic doctrines fit very comfortably with capitalist theories. They emphasize maximum freedom

**Judicial review** the constitutional power of the courts to review the actions of executive agencies, legislatures, or decisions of lower courts to determine whether judges, legislators, or administrators acted appropriately.

**Individualism** a philosophical belief in the worth and dignity of the individual, particularly as part of a political order; holds that government and politics should regard the well-being and aspirations of individuals as more important than those of government.

**Pluralism** a social and political concept stressing the appropriateness of group organization, and diversity of groups and their activities, as a means of protecting broad group interest in society; assumes that groups are good and that bargaining and competition among them will benefit the public interest.
for private entrepreneurs (individuals) and minimal government involvement in the decisions and operations of the private economic sector. Two assumptions link capitalism to political values of limited government, individualism, and pluralism: (1) the individual is assumed to be both self-sufficient and capable of being self-governing (thus minimizing the need for government), and (2) the individual is thought to be better off both politically and economically if government intervention is restricted.

During the twentieth century, government’s relationship to the economy changed dramatically, and what was once minimal involvement increased. Have limited government and capitalism, then, been lost? Some argue that they have. Others suggest that government programs for economic development, social insurance, and income maintenance are neither radical nor brand-new ideas, and that governments have a responsibility within the broader framework of capitalism to ensure economic well-being and social justice, as well as to “provide for the common defense” and to “ensure domestic tranquility.”

It should be noted that our values generally emphasize how things are accomplished more than what is accomplished. Our political values stress the importance of means, not ends. The end does not justify the means; rather, procedures are valued for their own sake, and fair procedure lends legitimacy to what is done. Hence our commitment to equal protection and due process of law, although there is an inevitable gap in all societies between the ideal and operational reality. Our ideology does not attempt to define specifically what is good or correct public policy. We leave it to the political process to formulate policy while we concentrate on ensuring that the process is characterized by some degree of public access to decision making and decision makers, a certain amount of equity in the distribution of political and economic benefits, and a great deal of market competition among diverse interests. The amount of access, equity, or competition that exists is itself a matter requiring resolution. These values serve as standards against which political reality is measured; only rarely do realities match the rhetoric or thinking. But that does not alter the importance of these political values or their influence on what we may try to accomplish through the implementation of public policy.

**Representative Democracy**

A major political value in America has been representative democracy, and increasing emphasis has been placed on democratizing the political process. What that entails has not always been clear, however. Some elements of democracy are universally supported (or nearly so), whereas others are the subject of controversy. Most agree, for example, that majority rule and minority rights are fundamental. The former enables the political system to make and implement binding decisions through popular control; the latter permits...
those not in the majority the freedom to voice their political views and otherwise to be politically active. Directly related to these principles are the constitutional guarantees of a “free marketplace of political ideas”—that is, the freedom to speak, write, and publish political concepts and commentaries, including those out of favor with officials and the majority of citizens. Most of us would, at least, pay lip service to free expression of ideas. (Numerous studies of public opinion suggest, however, that many Americans are inconsistent in their willingness to allow free expression of unpopular ideas.) Most would also agree that democracy requires widespread participation in the election of public officials by means of voting and active participation in political campaigns.

One element emphasized in the last half-century as essential to democratic government is direct participation in making and administering important decisions by those affected most directly by them. Initially, there was considerable resistance to this idea (both in the abstract and in practice) in light of the extensive reallocation of political resources and power that would be required. Nevertheless, calls for participatory democracy in general and participative management in particular have met with increasingly positive responses. Where it has been implemented, direct participation has had the effect of increasing the number of decision makers—such as citizens giving testimony at public hearings and participating in managing program operations, and emerging forms of voluntarism—at the same time that it altered decision-making mechanisms (and very often the content of some decisions). Whether representative democracy requires widespread direct participation is open to debate, but merely raising the question has had an impact on our thinking about democracy and on the ways some government decisions have come to be made. (One example of this type of decision-making process was the California governor’s recall election in October 2003.)

Another idea about democratic government, closely related to direct participation, was an expanded definition of what constitutes “representativeness” in our major institutions. The claim was made, with some justification, that numerous groups in the population—women, gays, lesbians, African Americans, and Latinos in particular—had been regularly excluded from decision making in government, business, industry, the legal system, religious hierarchies, labor organizations, and political parties. It was argued that these institutions had not been sufficiently responsive to the needs, interests, and preferences of such groups. Many argued that this systematic exclusion from power needed to be corrected, and increased direct representation of these groups in key decision-making positions was advocated as the most appropriate remedy. Not surprisingly, considerable tension has been generated over this policy ever since it entered the political arena. Although many governments at all levels have moved steadily to increase representativeness (or diversity) in the workforce, many citizens remain uneasy about full enforcement for a variety of reasons.
Starting in the early 1970s, national government guidelines for **affirmative action** to remedy past discrimination were implemented. Educational institutions, local police forces, intercollegiate athletics, and other programs and institutions that wished to receive federal funds had to comply with those guidelines. But compliance was often grudging at best and was accompanied only intermittently by changes in the attitudes and values in question. Furthermore, with the aid of a number of Supreme Court appointments by the Reagan and both Bush administrations (1981–1993; 2001–2009) and several subsequent lower-court decisions, some parts of the policy have been successfully reversed. (The continuing controversy over affirmative action as a public policy is discussed in Chapter 7.)

Furthermore, issues involving economic competition and regulation, public participation, and popular representativeness have tended to center (though not exclusively) on the roles of administrative entities. One crucial debate (as noted in Chapter 1) has focused on the manner, scope, specificity, and implications of government (mainly administrative) regulation of the economy. There are still other links between representative political values and public administration. One is the diversity of interest groups, which increases the potential for alliances with those in positions of influence in the government. Another is renewed concern for democratic values and political accountability; this interest leads to new questions about administrative discretion, ethics, and effective control of bureaucracies.

Public administration in America has been profoundly affected by the evolution of, and recent upheavals in, political values. It has been shaped in part by the devices that limit government (that is, separation of powers, checks and balances, federalism, and judicial review) while also having a profound effect on those devices. In particular, government bureaucracies have both contributed to, and benefited from, what some have called the “tilt” toward the executive branch of government (and away from Congress) during much of the twentieth and early twenty-first centuries. It is clear that if public administration had been shaped solely by changing political values and the interplay of political forces, it would have been altered considerably from its earliest forms and practices in the nineteenth century. However, administrative values have also figured prominently in its evolution, and it is on these values that we now focus our discussion.

**Administrative Values, Pluralism, and Political Accountability**

American public administration is grounded in certain fundamental assumptions that have dominated administrative thinking for more than a century. Chief among them are the following. First, it has been freely assumed that politics and administration are separate and distinct. Political determination
of broad policy directions and administrative management of public programs have been thought of as different processes controlled by different hands. From the founding of the Republic to the early twentieth century, public administrators viewed their role as subordinate and responsive to prevailing majorities in legislatures and to chief executives’ proposals and directives. Their duty was not to initiate but to act on the initiatives of others. Administration was to be not only politically neutral but also passive. This conception of bureaucracy is not unlike that of a finely tuned machine that is activated only when someone else pushes the button.

Another common assumption, since the reforms of the late nineteenth century, has been that partisan politics should not intrude on processes of management. This idea has persisted even though political control of administration was considered entirely appropriate and even consistent with bureaucratic neutrality. It was also assumed, in the early twentieth century, that administrative processes and functions (based on business practices) could be studied scientifically and that such an examination would yield various principles to guide administrative conduct. The purpose of developing a “science of administration” was to increase economy and efficiency in government and to use these principles as the main measures of administrative performance. Companion values have included an emphasis on merit (instead of political-loyalty tests) as the primary basis for hiring, faith in the work ethic and in statistical evaluations of work performance, and a belief that a basic social consensus (other than the profit motive) underlies public administrative processes.

These values first emerged around 1900, in the era of government reform that followed a period of some seventy-five years in which politics and administration were deeply intertwined. Government administrative jobs had been crudely bartered in exchange for favors and support, and the guiding principle in public personnel administration had been “to the victor belong the spoils of victory.” The reform effort was based on the belief that all kinds of politics could have only adverse effects on administration and that, therefore, a separation of politics and administration was absolutely necessary.

Heavily politicized administration had indeed been wasteful, corrupt, and inefficient, and there had been undeniably negative effects on the quality and effectiveness of government action. It should be emphasized, however, that attempts to separate politics and administration, pursue economy and efficiency, and discover enduring principles of administration were not merely passing fancies. They dominated virtually all the major approaches to administration from the turn of the 20th century until after World War II, and remain present in large segments of the general population even today. Some reformers and others who seek to bring better management practices into government still cling to the doctrines of economy and efficiency almost as a matter of faith. And presidents from Teddy Roosevelt to George W. Bush (not to mention numerous other politicians) have found it politically
advantageous to speak of improved government performance and efficiency as goals of their tenure in public office.

There are, however, some problems created by administrative values that stress separation of politics and administration while at the same time emphasizing efficiency in government operations. First, these approaches are not all consistent with the political values articulated by the Constitution. The Framers did not seek to establish an extensive bureaucratic structure, nor (as far as we can tell) did they foresee the development of one:

They placed their faith in periodic elections, legislatures, and an elected chief executive rather than in a bureaucracy, however pure and efficient. There is nothing to suggest that they believed sound administration could compensate for bad political decisions. Redressing grievances and bad political decisions [was] the function of the political process, rather than of administrative machinery.8

Thus, the separation between politics and administration probably would have been seen by the Framers as either undesirable (because government through the political process was central to the constitutional scheme) or impossible. (It is also likely, however, that they would have objected equally to the blatant politicizing of administration that occurred during the mid-1800s.) It seems probable that they would have been suspicious of any developments that insulated important decision makers, such as administrators, from effective control by, and accountability to, the voters or the voters’ elected representatives. Yet the administrative values that we have discussed here seem to create precisely that sort of insulation.

Second, it has become clear, on the basis of a substantial body of research since World War II, that public administration is not merely well-oiled machinery for implementing decisions made by other government institutions. As we noted earlier, public agencies and administrators have both the authority and the power of initiative to make a host of decisions, both large and small, that have real impacts on public policy. Instituted a century ago in response to unmistakable partisan excesses, protections against undue manipulation have given rise to the possibility of administrative excesses. Because control over policy making (in all but the smallest governments) is indirect, it is therefore more difficult for elected leaders and their immediate subordinates to exercise.

Third, there is some tension (if not outright conflict) between the major emphases of the Constitution and those of administrative values. Perhaps, above all else, the Framers sought to prevent unchecked exercise of power by any institution of government or by government as a whole. The Framers also desired a political system that would freely resort to the political process for making decisions and solving problems and that, when necessary, would be able to act.9 Changes in particular values have intensified existing pressures on administrative institutions, especially in recent years.

The underlying values of administration, on the other hand, clearly point toward efficiency, not merely as a desirable feature of government operation but
as a key standard for evaluating government performance. The reformers who first sought to increase efficiency in government associated most forms of politics with inefficiency (in many instances, rightly so) and consequently were largely “antipolitics.” Their values strongly favored political neutrality as a key feature of both the composition and operation of public administrative agencies and, thus, also as a major remedy for inefficiency. (It should be noted, however, that these reform efforts had political effects. In particular, they narrowed channels of access to government employment for those who could not meet criteria of merit, and built public organizations around a predominantly white, middle-class ethic.)

Political scientist Douglas Yates explored more fully the conflicts between these two sets of parallel yet distinctive values. Yates treats them, with somewhat more precision, as normative models of pluralist democracy and administrative efficiency. He summarizes the main conflicts as follows:

1. In the pluralist model, power is dispersed and divided; in the efficiency model, power is concentrated. Related to this, in the pluralist model, governmental policy making is decentralized; in the efficiency model it is centralized.
2. In the pluralist model, there is suspicion of executive power (in fact, of any concentration of power); in the efficiency model, great emphasis is placed on centralizing power in the hands of the chief executive [for the sake of accountability].
3. In the pluralist model, power is given to politicians, interest groups, and citizens; in the efficiency model, much power is given to experts and professional bureaucrats.
4. In the pluralist model, political bargaining and accommodation are considered to be at the heart of the democratic process; in the efficiency model, there is a strong urge to keep politics out of administration.
5. The pluralist model emphasizes individuals’ and political actors’ own determination of interest . . . the efficiency model emphasizes technical or scientific rationality (which can be better discovered by detached expert analysis than by consulting the desires of voters and politicians).

It is small wonder then that, whereas both sets of values have continued to influence American government, inconsistencies between them have been difficult to reconcile. The result, a structurally fragmented government operating on broadly democratic principles, makes some inefficiency more likely than overall efficiency. On the other hand, efforts to maintain efficiency of operations while holding administrators accountable have met with considerable success. Attempts to reconcile these values merit our continued attention. The conflicts inherent in the application of these explanatory models contribute daily to the operational decisions of public managers (see Box 2–1, “The Public Manager: An Overview”). These models also reveal the complexity of dealing with public issues and reflect citizen expectations (and frustrations) often associated with democratic government.
Text not available due to copyright restrictions
Popular control of government has always been a matter of considerable importance in American politics. The Founders emphasized the legislative and, to a lesser extent, executive branches of government—which, in principle, could be held directly accountable to voters through periodic elections. This mechanism did not assume a large bureaucracy or broad-scale participation in anything other than the electoral process. This relatively simple, clear-cut arrangement for accountability and popular control has become responsive to other kinds of political pressure. Thus, it is not surprising that there is fresh concern about public access to government and influence over what government does, especially in an era where public agencies possess the capacity to collect and restrict access to information as a matter of official secrecy.

Democratic governance requires at least the presence, in a political system, of popular sovereignty, substantial electoral equality among its citizens, consultation between government and citizens over proposed major courses of action, and majority rule. Increasingly, equality of opportunity is also regarded as a prerequisite for a political system to be truly democratic. In a more specific, operational sense, democracy may be said to require the following: (1) freedom of expression, (2) citizen participation in decision making, (3) a free press and uncensored mass media to hold government accountable for its decisions, (4) an independent judiciary, and (5) regular, free elections to encourage participation and political accountability. The meaning and scope of these values, however, have varied over time.

In the 1700s, political participation referred to voting and holding public office and was limited by such qualifications as property ownership, wealth, education, social status, race, and gender. Beginning in the 1830s, eligibility for participation was broadened, so that today, virtually every citizen eighteen years of age or older can vote and otherwise become involved in politics. Lately, participation has taken on another, more controversial dimension—mandatory inclusion of various population groups in governmental decision making.

Debates over the meaning and scope of participation are nothing new and may indeed be inevitable in a democracy. Political scientist Emmette Redford observed, four decades ago, that although participation is a key element of “democratic morality,” a number of questions about it still exist. One concerns who should participate, with near-universal participation recommended by the true believer in democracy (the pure “democrat”). Another question centers on the scope of participation—at what stages of policy making and in what ways participation is to occur. Another dilemma for the aspiring democrat is whether opportunities to participate should be afforded equally to those with high stakes in government decisions and those with little interest in specific policies. Such issues complicate the structuring of channels of participation, but a commitment to making participation possible must exist before the issues can be addressed.
Accountability once meant holding officials generally responsible for their actions through direct elective mechanisms, as in the case of legislators, or through indirect machinery such as independent regulatory boards and commissions in which elected officials held others to account on behalf of the public. Now, however, the meaning and means of accountability are less clear. The issue of to whom officials are actually accountable is a complex one, making it difficult to determine whether they can, in fact, be made to answer to the general public for what they do, or do not do. Complicating matters still further have been the isolated, but highly publicized, instances of serious abuses of power by major U.S. corporations (such as Adelphia, Conseco, Enron, Tyco, and WorldCom). What responsibility, if any, do governmental regulatory agencies such as the Pension Benefit Guarantee Corporation (PBGC) or the Securities and Exchange Commission (SEC) have to protect the retirement savings and assets of the employees and shareholders of these publicly regulated corporations? These and other examples of the abuse of corporate power have fueled the debate about public- and private-sector accountability and official misconduct by corporate executives and high-level politicians, as well as by local officials.\textsuperscript{14}

Disagreement with specific policies notwithstanding, the larger concern is for maintaining democratic norms and practices in a complex governmental system within a diverse and rapidly changing society. Today, many fear that democratic values, however defined, are endangered by government actions that take place without popular control and consent. Governmental institutions are clearly under pressure “from the people”—left, right, and center—to stay within the political reach of the public. (Witness the brief but intense support for the Pat Buchanan and Ross Perot populist movements during the 1992 and 1996 elections, and Ralph Nader’s Green Party influence on the 1996, 2000, and 2004 presidential elections.) Difficulties in maintaining democracy, however, are hardly new. Assuming that democracy implies fairly equitable access to decision makers, widespread opportunity to exert influence in the political process, and clear public preferences about public policy, the realities of American democracy have fallen short of the ideal for some time.

If policy mandates are vague, the process of defining the “public interest” is even more so. One can argue (as Ralph Nader did in his failed presidential campaigns) that the public is the ultimate “owner” of governmental institutions and that institutions should serve the owner’s interest—the public interest—but defining and gaining agreement on what that is as a practical matter is not easy. In a pluralist democratic society, various contesting forces claim to be acting in and for the public interest, and each may have a legitimate claim to some part of larger societal values. Also, it is not clear whether the public interest is some generalized view of societal good or the sum total of all private interests, which are themselves inconsistent with one another.
Democracy and Public Administration

Democracy, as we have noted, requires mechanisms for both participation and accountability, ensured by an independent judiciary, uncensored media, and free elections. Public administration, however, poses troublesome problems for any such system. It does not accord with the notion of elected public officials because most bureaucrats are not elected, and it has usually emphasized, expertise, limited access, knowledge, and secrecy over accountability, participation, openness, and democratic control. Growing societal complexity and increasing administrative responsibilities have virtually required more specialization and larger numbers of bureaucratic professionals, as well as new and varied forms of indirect public administrative activity (contracts, grants, loans, performance partnerships, tax expenditures, and regulation). At the same time, disadvantaged groups and others have turned to government bureaucracy more frequently for various kinds of aid—ironically, often while voicing grievances against many of the same agencies—and to demand a greater role in making policies that affect them. Often, the result has been a collision between the need for professionalism and technical competence, and insistent demands for citizen participation in policy making. Bureaucratic accountability in such a system has to be achieved largely, if not entirely, through indirect popular influence via the legislature and chief executive. When technical expertise is required, it is very difficult, though not impossible, to reconcile accountability and participation in the policy-making process. In the same way, and raising some of the same issues, it is always difficult to achieve both popular control and administrative discretion at the same time.

The concerns that have come to center on bureaucracy include, besides issues of accountability and participation, the question of representativeness. In addition, the general disposition of bureaucrats and bureaucracies to operate behind a veil of secrecy has triggered efforts to open their activities to public scrutiny. Two such efforts are state and national freedom of information laws and so-called sunshine laws requiring that public business be conducted in open forums.

Freedom of Information and Sunshine Laws

Holding government officials accountable for their actions and that of others is crucial to democratic governance, even more so when substantial responsibility is entrusted to nonelected (administrative) personnel. This rationale underlies the need for openness in government operations, public scrutiny, and freedom of information (FOI) and sunshine laws, all of which increase the public’s ability to inquire successfully into the activities of bureaucracy and other branches of government. The glare of publicity has long been known as one means of enforcing accountability, by making possible a better-informed citizenry that can then act more intelligently and purposefully.
Sunset laws add another dimension to accountability. By requiring positive legislative action to renew agency mandates, there is a virtual guarantee that some examination of agency performance will take place. It should be emphasized, however, that merely routine reviews and near-universal renewals of agency authorizations will not serve the purposes of sunset legislation. Only careful, thorough, and demanding examinations will do.

The use of sunset laws, in particular, as an instrument of accountability is part of legislative efforts to hold executives accountable. In the best tradition of those who first shaped the political system, the public once again seems to be looking to its legislative representatives to bring about greater popular control over executive-branch agencies. In both state and national government, increasing numbers of legislators seem inclined to respond positively to public pressures and, in some cases, to lead public opinion as well as follow it. Further, legislative entities (such as the Congressional Budget Office [CBO] and U.S. Government Accountability Office) that analyze budget requests, conduct general oversight activities, and issue critical reports, have been granted increasing authority to discipline administrative agencies. It also should be noted that agencies such as the Office of Management and Budget (OMB) and state bureaus of the budget (“mini-OMBs”) are increasingly active in seeking to hold operating bureaucracies more accountable. These, too, have acquired more authority of late to carry out that function.

The importance of the relationship between access to government information and governmental accountability was recognized more than six decades ago. Congress, in the Administrative Procedure Act of 1946, attempted to open up the bureaucracy by encouraging distribution of information to the public on a need-to-know basis. According to that principle, the burden rested with the inquiring citizen to demonstrate that information was needed from the bureaucracy; the presumption was that information could be safeguarded by the bureaucracy unless a strong case was made to the contrary. As long as popular trust of bureaucracy remained high and no major interests felt harmed or threatened, that arrangement was satisfactory. At the same time, bureaucratic secrecy went largely unchallenged, and little information filtered out of the bureaucracy when agency personnel decided to restrict it.

By the 1960s, the situation had changed. Increasing government activity bred rising citizen concern about administrative decision making, which, in turn, sparked calls for greater access to hard-to-get information. Congress responded, after some delay and without strong presidential leadership, by passing the Freedom of Information Act (FOIA) in 1966, based on the principle that the “timely provision of information to the American people, upon their own petition, is a requisite and proper duty of government.”¹⁶ The law presumed a right to know, with some limitations on information to be made available (most relating to national security). The effect of this statute was to increase the potential for citizen access to a wide variety of government records and files. This statute is increasingly recognized as a means of
exposing mismanagement. In most instances, agency accountability has been greatly enhanced because information was brought to light by the mass media or interest groups.17

The FOIA records of recent administrations have been somewhat mixed.18 Proponents of greater access to government information have seen some of these developments as very positive; other developments are viewed less favorably; and there have been frustrating instances of evasion of open government laws by government agencies, and invasions of individual privacy that are cause for concern. Bill Clinton drew praise during the 1992 campaign for pledging openness in government and, in October 1993, took a major step to fulfill that pledge by formally reversing a twelve-year policy of withholding government information from the press. Attorney General Janet Reno issued new FOIA policy directives that, among other things, established a presumption of openness in the executive branch and directed that the Justice Department no longer defend other executive-branch agencies challenged under provisions of the FOIA. The attorney general also issued new procedures governing Justice Department responses to FOIA requests for some department documents. The OMB created a new policy under which executive-branch agencies must make government information, in electronic form, accessible to scholars and librarians, among others. And in mid-1993, the U.S. Supreme Court ruled that FBI records are not automatically confidential, especially if a criminal defendant seeks access to relevant records as part of an effort to establish his or her innocence.

The George W. Bush administration attempted to suspend full implementation of the FOIA in the interests of national security and limited access to sensitive information about the activities of the armed forces and domestic intelligence agencies in the war on terrorism. Not surprisingly, requests for information dramatically increased, creating a backlog of unprocessed FOIA applications (Figure 2–1). The FOIA allows agencies broad discretion in the release of information. If the agency declares that releasing the data would be a threat to national security, the information will remain a secret. Even when a document is released, so much text might be considered confidential that a 100-page document is one continuous set of black lines with only the words and, the, and of readable. Other issues have emerged that will demand attention in the immediate future. First, access to online electronic data is thought by most observers, including many members of Congress, to be protected under the FOIA, but many troubling questions remain to be answered (some with privacy implications).19 Second, there is growing unease that privatizing government services (see Chapter 10) creates greatly diminished public access to information about those services, because no FOIA provisions automatically extend to private-sector entities.20 Nearly forty states have also passed FOIA statutes, with varying degrees of effectiveness. Free and open exchange of information is crucial for both accountability and access. Clearly, freedom of information continues to have substantial
importance, in the eyes of both government officials and those who, for myriad reasons, wish to monitor what government does. In addition, unnecessary secrecy inhibits organizational communication and policy implementation. Former Vice President Gore argues that withholding such information from the American people may also damage democratic values:

The historic misjudgments that led to the tragedy of America’s invasion of Iraq were all easily avoidable. The [Bush] Administration’s arrogant control of information and the massive deception perpetrated on the American people in order to gain approval for a dishonest policy led to the worst strategic mistake in the history of the United States. But the damage they have done to our country is not limited to the misallocation of military and economic and political resources. Nor is it limited even to the loss of blood and treasure. Whenever a chief executive spends prodigious amounts of energy in an effort to convince the American people of a falsehood, he damages the fabric of democracy (emphasis added) and the belief in the fundamental integrity of our self-government.21

Sunshine laws, which have been passed at all levels of government and apply mainly to legislative proceedings, have also been enacted for administrative agencies. Regulatory agencies at the national level operate “in the sunshine,” although they are required to do so by judicial rather than legislative action. In all fifty states, open-meeting laws are on the books, applying to state legislative committees, state executive branches and independent agencies, and local governments. As with freedom of information laws, the greatest potential beneficiaries are organized groups of citizens who seek to monitor
administrative activities. City councils, county commissions, and local school boards have been at the center of controversies over open meetings at least as often as state or national entities. Both FOIA statutes and sunshine laws have succeeded at all levels in opening government to greater public scrutiny, but—perhaps not surprisingly—they have fallen short of what was hoped for them by their strongest advocates. Government behavior can be changed only gradually, if experience with these devices is any guide.

There is also growing concern that government and bureaucracy are not doing enough to protect individual privacy and to ensure that government records concerning affairs of private citizens are fair and accurate. This is a particularly sensitive issue in view of electronic information capabilities. Prior to the widespread use of data processing, information might have been available to government, but it was costly and time-consuming to have it on hand or to organize it. Computers, however, make retrieval and cross-referencing of information not only possible but quick and convenient. A principal concern is the extent and diversity of personal information that is now stored on computers of public and private organizations—Social Security data, credit ratings and transactions, driver’s license information, medical records, income figures, and so on.

Both national and state governments have taken action to better safeguard an individual’s right to privacy. Legislation at the national level includes the Freedom of Information Act, the Fair Credit Reporting Act, the Family Educational Rights and Privacy Act, the Privacy Act of 1974, and the Fair Credit Billing Act. Congress has established the Privacy Protection Study Commission to look into intrusions on individual privacy by agencies outside the national executive branch. Over half a dozen states have enacted privacy laws, and an even larger number have adopted their own versions of the Fair Credit Reporting Act. In short, there has been considerable government activity in this area, but concern persists that Big Brother still may have too much access to personal records. Indeed, there are growing fears that “hackers” in both the public and private sectors may be in a position to invade our privacy and steal our identities to a far greater extent than ever before. (Note, again, the potential links to freedom of information policy regarding access to electronic data.) Former Attorney General Alberto Gonzalez’s “loose” interpretation of due process and judicial review requirements for electronic surveillance and wiretaps proved embarrassing for the Bush administration and contributed to Gonzalez’s resignation in 2007.

**Dimensions of Democratic Administration**

In the following section, we will examine in greater depth selected areas in public administration that pose particular challenges for the maintenance of democratic norms and practices. We will consider each of the following: (1) citizen participation, (2) bureaucratic representativeness, (3) bureaucratic responsiveness, and (4) administrative effectiveness as a possible threat to personal freedom.
CITIZEN PARTICIPATION

The ideology of citizen participation has firm roots among our political values, especially participatory democracy. The push for greater citizen participation in government decision making was reborn in the 1960s out of related movements for civil rights, “black liberation,” and decentralization of urban government structures. It originated in demands by minorities for a larger voice in determining policies and programs directly affecting them. The urban poor, at least during the 1960s, concentrated on organizing themselves and confronting those in power with demands for change. Their participation was formally incorporated in both the planning and implementation of federal Model Cities and community-action programs and in other programs since then.

The forms and practices of citizen participation are numerous, ranging from advising agencies to attending hearings to actual decision making. In addition to making statements at meetings held by administrative agencies, individuals may take part in budget and other legislative hearings, and in initiatives and referenda; serve on advisory committees; participate in focus groups and respond to citizen surveys; and, in some cases, sit on governing boards of operating activities funded by government entities. Also, in the delivery of human services, individuals act as *coproducers* of the services by their involvement in program operations (this refers to services such as unemployment compensation, job assistance, garbage collection, and education).23 Viewing the citizen as coproducer is a different but highly relevant conception of participation that should not be overlooked. The same kind of active role is an essential ingredient in the more contemporary attempts to provide improved customer service and empower local communities to act in their own interests.

Specific purposes of participation can include some or all of the following: (1) providing information to citizens; (2) receiving information from or about citizens; (3) improving public decision processes, programs, projects, and services; (4) enhancing public acceptance of governmental activities; (5) altering patterns of political power and allocations of public resources; (6) protecting individual and minority-group rights and interests; and (7) delaying or avoiding difficult public-policy decisions. (Redistributing power and resources and protecting minority interests were central to the demands of urban nonwhites in the 1960s.) Although some of these purposes are mutually incompatible, all are directed generally toward reducing citizen alienation from government. This is a form of grassroots involvement that can also be used to hold public officials accountable.

Ideological differences about citizen participation and debates over its place in governing are related conceptually to the continuing debate in American politics over centralization and decentralization of administrative authority (see Chapters 3 and 4). Particularly as practiced in the federal system
during the past quarter-century, citizen participation represents an application of the decentralist principle, which assumes value and purpose in delegating decision-making authority to affected persons and groups. Decentralization as a mode of operation clearly permits wider participation; it gives greater assurance that the existing spectrum of opinion will receive a hearing; and it lends more legitimacy to both the process and the outcomes of decision making. Because federalism itself was designed as a bulwark against intrusive centralization, the concept of decentralization obviously has a place in operations under a federal system. Citizen participation, fostered by many national programs, has been a key mechanism used to promote decentralization of operating responsibility.

The concept of participation has been applied in different ways to varying problems. Community control focused on neighborhood management of schools and delivery of other essential urban services, principally in nonwhite ghetto areas of major American cities. In other places, neighborhood and citizen-action organizations sprang up for the purpose of “preserving neighborhood character” and sometimes redevelopment of physical structures in the neighborhood. For example, there have been concerted efforts to prevent construction of interstate highway projects that would cut through, or perhaps level, parts of established urban neighborhoods; cattle ranchers in western states have joined forces with Native Americans and antinuclear groups to oppose uranium mining by energy conglomerates; citizen groups have protested toxic-waste disposal; and residential associations have tried to attract (or repel) commercial enterprises such as Home Depot and Wal-Mart. Organized antitax movements, such as the Ruby Ridge, Idaho, and Waco, Texas, incidents in August 1992 and April 1993, and the bombing of the Alfred R. Murrah Federal Building in Oklahoma City in April 1995, illustrate the extremes to which some groups have gone to protest actions of government agencies.

Citizen participation also has been incorporated into formal mechanisms for decision making. At the national level, for example, public participation in regulatory proceedings has been increasing, although with considerable variation in regulators’ responses and opportunities provided to citizen groups, such as consumer and environmental organizations. Agencies and commissions undoubtedly have legal discretionary authority to decide just how much public participation (if any) to permit and, particularly, whether and how to finance participation by those with limited resources. Nonetheless, there has been considerable frustration on the part of so-called public interest groups (PIGs), which have been slow to gain access to regulatory proceedings. And, at the local level, participation is now more regularized, especially in building code and zoning enforcement, environmental protection, and planning and design of urban communities.

Some other dimensions of citizen participation are worth noting. First, the matter of who is to participate and to what extent is not only a problem of democratic ideals, as discussed earlier; it has potentially important
implications in a strictly practical sense. In antipoverty programs of the mid- and late 1960s, “maximum feasible participation of the poor” was called for, but there was bitter debate over who constituted “the poor,” and how they were to be selected and incorporated into program operations. Furthermore, in almost all studies of citizen participation, it has been found that groups of individuals active in such programs (1) represent organized interests likely to have been previously active in agency affairs, (2) include a large component of spokesmen for other government agencies, (3) represent a rather limited range of potential publics affected by programs, and (4) tend toward the well-educated, affluent middle- to upper-class individuals. Viewed in terms of the ideological program goals, programs seldom appear to . . . produce a great socioeconomic diversity among participating interests.

Second, there is a distinct possibility that officially sponsored citizen participation tends to be co-optation and tokenism rather than representation. On more than one occasion, what began as a good-faith effort to build greater participation into a decision-making process ended up as more show than substance, symbolic politics at its worst, with the newer groups occupying a place of greater visibility but little increased power. In developing relationships between some urban community-action groups and municipal administrations (for example, “city hall”), leaders occasionally have succeeded in co-opting a group’s leadership by agreeing to some of their demands and giving them greater political visibility in exchange for moderating other demands. This has occurred especially in communities like Chicago that have well-entrenched local political organizations, where community-action groups choose to settle for “half a loaf” rather than risk forfeiting all chance to have some impact on the way decisions are made and resources allocated. Powerful government structures are capable of co-opting nongovernmental groups. In addition, co-optation can work both ways, in that a government agency might be co-opted by stronger nongovernmental, private-sector groups. Either way, co-optation involves surrender by a weaker entity to a stronger one of some power to shape the course of the weaker entity’s long-term activities.

Third, decentralizing and localizing control over governmental programs has not been a guarantee of either increased participation at the local level or more democratic operations. Indeed, government at the grass roots may be less democratic than in a larger and more diverse political system. The dangers of domination by a small minority of elite local citizens are very real, regardless of official mandates or unofficial expectations. It also has been observed that citizen participation can become a “bureaucratic ideology” to be used “against the elected officers of representative government.” All such observations clearly imply a hazard inherent in citizen participation: the potential for citizen interests to become primarily self-serving rather than representative of broader interests in the community or society.
A fourth concern is that agency personnel, in their enthusiasm for satisfying immediate citizen-action demands, may initiate responses that prove to be shortsighted when judged by more rigorous criteria over time. Compounding this potential difficulty is a tendency for citizen groups to scorn cost–benefit analysis as an instrument of evaluation of their own proposals. Cost–benefit analysis is not always an appropriate evaluative tool, but it can often strengthen one’s case, particularly under conditions of fiscal stress, or at least increase a group’s credibility in a political dialogue.

Fifth, if citizen participation is designed to help keep bureaucracy accountable to the general public, it has had a mixed record of success. Citizen groups seem to have the greatest impact when they have the political power to make bureaucrats listen and when group values most nearly match those of the bureaucracy.

Sixth, citizen participation and its impact will be affected by the degree to which contacts with those in government are characterized by confrontation as opposed to negotiation, by a sense of “us against them” as opposed to a perceived community of interests. Tension in a political system is not uncommon, but a democratic system virtually requires that tension not be constant. Barring fundamental shifts in the locus of power in a particular decision-making system, continuous confrontation will soon reach a point of diminishing returns for those seeking access and influence.

Finally, a widely accepted concept affecting participation is citizen input, about which a cautionary note is in order. Many of us seem to assume that we should seek “greater input” into the mechanisms of decision making. (The term is borrowed from computer science, where input makes a major difference in results.) However, the concept of input involves an implicit acknowledgment that somebody else is running the machine. In other words, those who seek input are admitting to a subordinate position in decision making. How to get action with too many voices “in action” is a real dilemma for decision makers. There are other possibilities—coproduction, empowerment, partnership, and full control, for example—for which input is an inappropriate concept. To think only in terms of input, in short, serves to limit the variety of ways that participation can occur and to confirm the power of those already holding it.

Citizen participation, in sum, has dramatically modified decision making processes in a host of policy areas and has taken its place as a major feature of democratic administration. However, nothing is automatic about the manner in which participation and representation are practiced. Although those in positions of power have often yielded only grudgingly to citizen groups, it is unlikely that the gains that have been made will be rolled back.

**Bureaucratic Representativeness**

There are, first of all, several approaches to representation. Should constituents’ opinions and preferences be conveyed to government officials and reflected faithfully in legislative voting, or should a representative exercise empowerment—an approach to citizen participation or management that stresses extended customer satisfaction, examines relationships among existing management processes, seeks to improve internal agency communications, and responds to valid customer demands; in exchange for the authority to make decisions at the point of customer contact, all “empowered” employees must be thoroughly trained, and the results must be carefully monitored.
independent judgment and individual conscience in making decisions? The former, which has been labeled the “delegate role,” maximizes the public’s impact on decision making but does not take advantage of the representative’s potentially superior knowledge of details and of subtleties in making choices. The latter, labeled the “trustee role,” emphasizes the representative’s capabilities and the public’s trust that their interests will be faithfully served (thus the label trustee). In both instances, we are depending on our representatives to somehow serve the public interest. Unfortunately, it is rarely clear how elected officials make their decisions and to whose voices they listen when they do act as delegates. Thus, in its most basic dimension, there is ambiguity concerning representation.

That ambiguity is complicated considerably when the focus shifts to the administrative context. Because bureaucracies in American politics are acknowledged to have a representative function, it follows that answers to the same sorts of questions must be found. But, historically, bureaucratic agencies have served narrow clienteles with specialized interests (see Chapter 1). An agency’s representation of those interests—and its accountability to them—can be quite complete without its serving the larger political system. How, then, can these administrative patterns be reconciled with democratic values that emphasize broad popular representation? These are not “new” issues. Political scientist Emmette Redford attempted to supply some answers to this dilemma in the late 1960s. Central to the argument is the following proposition: “The attainment of the democratic ideal in the world of administration depends much less on majority votes than on the inclusiveness of the representation of interests in the interaction process among decision makers.”

Redford develops that proposition by suggesting the process can be called “democratic” only if the interaction process is broadly inclusive at two levels of decision making: first, at the level of political superstructure, where basic decisions on rules for society and roles for actors in the administrative state are made, and second, at the level of program specialization to which much of the decision making of the administrative state has been entrusted. Interaction should include several types of leaders from diverse segments of the community who, in their participation and the influence of nonleaders upon them, represent the many and varied interests within society.

Thus, the degree to which representation is inclusive of existing interests in the society is, in this view, a key test for how democratic administrative processes will be. Underlying this is another concern: the extent of effective access afforded to those not already a part of the interaction process, consistent with the norm of inclusiveness. Both access and regularized interactions are crucial to democratization of administration, especially regarding the opportunity for newer or weaker groups to gain a hearing for their interests and grievances.

Another essential difficulty in representation concerns the delegation of authority. In a fundamental sense, we delegate our authority to Congress and to state and local legislatures to make our laws, knowing as we do that
representation of our every view is imperfect. Legislatures, in turn, have delegated vast amounts of authority to bureaucracies (and to chief executives), further removing decision-making power from the source of authority—that is, the people. When authority is delegated, it must be either very precisely defined and limited, which tends to be impractical and defeats the purpose of delegating, or else discretionary, with those who exercise it largely deciding how it should be used.

Once discretionary authority enters the picture, which it clearly does in administrative decision making, the representational quality of decisions may be diminished. This is especially true where expertise, technical competence, and rationality are highly prized values, as they are in much of our bureaucratic structure. We come back, then, to a dilemma that troubles much of democratic administration: the conflict between professionalism and participation/representation. Increasingly in recent years, “the people” have grown to resent “somebody else” making a judgment about what is best for them. Most of the time, that “somebody” is a professional operating within a bureaucracy. Thus, discretionary authority exercised by bureaucratic “trustees” increases the chance that the general public’s feelings will not be as well represented as they might be under conditions of reduced (professional) discretion.

Another aspect of discretion should be noted. If, as one observer has pointed out, “good administration consists of making [bureaucracy] predictably and reliably responsive” to the wishes of the public, then large areas of discretionary authority clearly get in the way of predictability. The only way to make bureaucracy more predictable, given our past history of delegating authority, is to reduce dramatically the discretion technical experts in the bureaucracy are permitted to exercise. This would require a fundamental reassessment of the kind of bureaucracy—and expertise—we want.

Finally, bureaucratic representation is inhibited by longtime practices insulating administrative personnel from direct political pressures. Conceptually, politics and representation of the public’s feelings are virtually synonymous, and to hamper political interchange is to place limits on popular representation. Whether the U.S. civil service is, in fact, representative of the population at large is a debatable—and debated—issue.

Several studies suggest that national government civil servants are imperfectly representative of the public at large in demographic (and perhaps political) terms, as senior civil servants certainly are. Yet, given the professional nature of their work, we might expect that to be the case—at least concerning income, education, and certain issue positions. On the other hand, considering the changes already in motion regarding recruitment, promotion, and the like, it is not surprising that we are seeing greater demographic representativeness. Although career civil servants are likely to be affected by the presence of a presidential administration that has “a substantial degree of coherence in its overall program goals and its personnel system, and [that] appears for the moment to have strong political momentum,” the views of career employees
still do not “exactly mirror those of the presidential administration.” Strong partisan ideologies dominated executive-bureaucratic relationships during the second Bush administration.

The issue of representativeness obviously has many sides to it. Women, gays, and ethnic minorities, in particular, have taken the virtually unanimous position that greater representativeness is needed to enhance general understanding within the civil service of problems confronting women, homosexuals, and minority groups. Furthermore, theirs is a call for advocacy of their cause as a central activity of female and minority administrators. In general, the effort to increase representativeness based on gender and race is founded on the belief—perhaps quite valid—that government would otherwise ignore their concerns in program design and management. Other groups such as evangelical Christians, Neo-Conservatives, and the so-called Christian Right have taken similarly strong stances in favor of including more of their ideology, representatives, and interests in national politics.

**Bureaucratic Responsiveness**

The responsiveness of public officials to popular sentiments depends on the presence of several factors in the governmental process. For one thing, it depends fundamentally on the people’s assumptions about what is and what should be in the conduct of government and public-policy making. It is not only a matter of what we establish very loosely as our governmental and societal objectives (and those objectives will conflict!), but it is also what we take for granted in our expectations about governmental activity.

Second, responsiveness requires meaningful access to the right decision makers and a legitimate opportunity to be heard. Access is a key step in the policy process and, without it, responsiveness cannot be ensured. A key issue regarding access is—and will continue to be—whether it should be granted or denied by virtue of an individual’s (or group’s) payment of a “retainer” in the form of a pre-election campaign contribution. Citizen inputs are likely to have a limited effect in attaining bureaucratic responsiveness because of restrictions on citizens’ expertise, time, and access to decision makers.

Third, government and its agencies have to be able to respond to potential emergencies, and ongoing policy and program demands, in new ways to meet new threats. Politically, financially, and administratively, agencies must be equipped to deliver services or otherwise satisfy public demands placed on them. These demands have escalated following 9/11 and Hurricane Katrina with the need for comprehensive planning to prevent actions of domestic and international terrorist groups and minimize the impact of natural disasters. Such changes may require fundamental changes in the police power of government that may compromise strict interpretation of civil liberties.

There are two major constraints on responsiveness. The first concerns public expectations. Ideally, public expectations should be realistic, reasonable,
and manageable. Admittedly, anyone in government can hide behind excuses of unrealistic, unreasonable, or unmanageable public desires to avoid tackling hard problems that may, by objective standards, need attention. But the point here is that there may actually be conditions that, for legitimate reasons, are difficult to deal with—for example, crime, environmental pollution, poverty, or nuclear-waste disposal. If people assume that a problem can be solved and it is not solved, the government may be accused (not entirely fairly) of being unresponsive to public wants. Despite our skepticism, inability to act can be an operating reality for a government agency—perhaps as a result of lack of jurisdiction, limited funds, managerial ineffectiveness, political opposition, or merely difficulties in “making the ordinary happen” (see Chapter 9).

The second constraint on responsiveness is that government agencies cannot—or at least do not—respond equally to all societal interests. Inevitably, some groups view government as unresponsive because it does not respond to them. And they are often correct in that assessment. The main point, however, is that government is not simply responsive; it is responsive to specific sets of interests and preferences that exist in society at large. Especially in the context of limited resources (fiscal and otherwise), government cannot be responsive to each and every interest or need, and it is rarely able to satisfy fully those interests to which it does respond.

**Administrative Effectiveness and Personal Liberty**

One other topic deserves our attention: the possibility that, as government machinery strengthens, it may acquire additional potential for diluting individual liberties. This does not necessarily occur as the product of deliberate decision in the highest councils of government. It can result simply from overzealous implementation of perceived mandates by an individual agency or bureaucrat. It is an even greater possibility when strong public sentiment supports an agency such as the Office of the Director of National Intelligence in doing a job that inherently threatens individual liberties. Examples are potential actions by the border patrol, immigration, intelligence, law enforcement, and national security agencies. In their zeal for securing our borders, preventing further acts of terrorism, and “fighting crime,” there is danger that federal agencies like the FBI, state law enforcement agencies, or local police may infringe on Bill of Rights protections. This is a serious concern of many people, involving such issues as domestic surveillance by U.S. intelligence agencies, search and seizure procedures, wiretapping, profiling ethnic and racial groups, and balancing the priorities of national security versus individual privacy. Civil libertarians are concerned about the **USA PATRIOT Act**, which loosens the procedures and rules of evidence for surveillance, investigation, spying, and jailing of terrorist suspects. President Bush signed the act into law on October 26, 2001, just five weeks after the 9/11 attacks on New York and Washington. It is a large, complex, and hastily drafted law
that was passed by Congress over the objections of civil liberties groups on both ends of the political spectrum. The act gives the executive branch extensive powers and a wider range of tools to limit freedoms of speech, privacy, and due process. The essential point is that, as the machinery of government grows stronger—whether or not it is supported by popular majorities—the potential for infringement of all sorts on individual rights grows apace. This causes operating problems for those in public administration but, because of the basic values at issue, all of society is ultimately involved.

The Political Environment of Bureaucratic Power

Like most other government institutions, administrative agencies function within a complex framework of widely scattered legal and political power. Both the formal structure of governmental power and the actual competition for power reflect a lack of centralization in the political system. Competition for power includes conflicts among and within the branches of government (especially within Congress), factional conflict within the two major political parties, and continual jockeying for position and influence among interest groups. This dispersal of power is sustained and supported by the noncentralized nature of American society, with its strong cultural emphases on capitalism, individualism, and pluralism. This prevailing political culture is accompanied by acceptance of individualism and group competition as appropriate mechanisms for achieving success in politics and other pursuits.

Wide dispersal of political power both constrains and creates opportunities for stakeholders—diverse interested individuals, groups, and institutions—to seek and acquire leverage in a policy arena. The major problem facing any group or agency is that competition for influence in a particular subject area is usually fierce because, at the same time, many other groups and agencies are also seeking to have their preferences adopted as public policy.

Take, for example, proposed changes in government health care policy. This area is of considerable interest to stakeholders such as the medical profession, pharmaceuticals manufacturers, hospitals, medical equipment dealers, insurance companies, patients, the uninsured, and consumer groups. Others with a stake in health care policy include labor unions whose members are covered by company-paid health plans, stockholders of drug companies, allied health professionals employed by health care providers, and government agencies—such as the national Department of Health and Human Services (DHHS) and state and national health regulatory commissions—that have responsibilities affecting, and affected by, decisions on health care policy issues.

The key to understanding why bureaucratic agencies are forced to play political roles is the lack of cohesive political majorities within the two houses of Congress and the resultant “fuzziness” in programmatic mandates often
enacted by Congress.\textsuperscript{35} Political scientist Norton Long, writing over sixty years ago, observed that “it is a commonplace that the American party system provides neither a mandate for a platform nor a mandate for leadership. . . . The mandate that the parties do not supply must be attained through public relations and the mobilization of group support.”\textsuperscript{36} Long went on to suggest that the parties fail to provide “either a clear-cut decision as to what [administrative agencies] should do or an adequately mobilized political support for a course of action.”\textsuperscript{37} He continued:

The weakness in party structure both permits and makes necessary the present dimensions of the political activities of the administrative branch—permits because it fails to protect administration from pressures and fails to provide adequate direction and support, makes necessary because it fails to develop a consensus on a leadership and a program that makes possible administration on the basis of accepted decisional premises.\textsuperscript{38}

Thus Congress, lacking majorities that can speak with clear and consistent voices for sustained periods of time, is characterized instead by shifting political coalitions, the composition of which varies from one issue (and even one vote) to the next.

Another factor contributing to the lack of clarity in legislative mandates to government agencies is the inability of legislatures as institutions—and of individual legislators—to define precisely the exact steps required to put into effect a desired policy or program:

Legislators, not being technical experts, frequently write laws embodying goals that are exemplary but [that] lack details. Skeletal legislation, as it is frequently called, is phrased in occasionally grand and, therefore, fuzzy terms. The implementing agency is told by the legislature [in national, state, or local government] to provide a safe environment for workers, to see that school-children are served meals with adequate nutritional content, . . . to assist the visually impaired, to maintain adequate income levels, and so on.\textsuperscript{39}

Most of the time—but especially when basic statutory language is ambiguous—legislators delegate to administrators the authority necessary to breathe life and specific meaning into such provisions of the law and then to implement them. (Ambiguous language can also be the result of political compromises. For example, it is always easier to agree on support for “quality education” than to define exactly what that is.) For whatever reason, then, the usual pattern is legislative enactment of statutes that are phrased in general terms, accompanied by legislative delegation of authority (to define and implement those statutes) to administrative agencies.

Thus, agencies are placed in the position of making judgments about legislative intent and program management. These decisions carry with them significant political implications. Congress, however, does not simply leave
bureaucrats to their own devices. Legislative oversight is a legitimate function of Congress, one that can sometimes result in fairly strict control by a legislative committee or subcommittee of actions taken by administrators under its jurisdiction. (Other potential controls will be examined in the discussion of bureaucratic accountability later in this chapter.)

Presidents, who might be expected to provide leadership for bureaucracy from a relatively solid base of political support, ordinarily lack the sort of backing that would permit them to take unequivocal policy positions. Presidents have the largest constituencies and therefore must be, if not all things to all groups, at least many things to many of them. Administrative decisions are inevitably impacted by the need to serve so many varied interests. This can also pose a considerable challenge to administrators seeking to carry out directives from the chief executive as well as the legislature.

For a variety of reasons, chief executives of public agencies (presidents, governors, mayors) may seek to avoid a leading role in giving detailed direction to administrative implementation of public policy. For administrators, there are both advantages and disadvantages to this course of action: On the one hand, administrators are not bound to follow every executive dictate exactly; on the other hand, they are not able to rely routinely on presidential, gubernatorial, or mayoral power or prestige for political support.

Before discussing the principal political resources of administrative agencies, some other generalizations concerning the political environment of bureaucratic power should be noted. First, formal definitions of agency power or responsibility are not likely to reveal the full scope of actual power or influence. Second, although bureaucratic agencies generally occupy a power position somewhere between total independence from the president and Congress and total domination by either or both, the amount of independence they have in any specific situation is also heavily influenced by the power relationships they have with other political actors and institutions. Agencies with relatively low political standing may be dependent on the support of Congress or the president in order to function adequately, thus running the risk of allowing others to dominate their decisions. Those with higher standing or stronger backing from other supporters are better able to stand on their own in relation to Capitol Hill and the White House. These generalizations also hold true in state and local politics.

Third, the acquisition and exercise of bureaucratic power are frequently characterized by conflicts among agencies over program jurisdiction, the area of responsibility assigned to an agency by Congress or the president. The study of bureaucratic imperialism, that is, the tendency of agencies to try to expand their program responsibilities, suggests that such expansionism arises because administrative politicians need to maintain a sufficient power base for their agencies. “Power is organized around constituency and constituency around jurisdiction.” In their quest for “sufficient power,” bureaucratic agencies seek support from permanent and semipermanent coalitions of

---

**bureaucratic imperialism** the tendency of agencies to try to expand their program responsibilities.
constituency groups—that is, interest groups—which in turn are organized to pursue policy objectives of their own. To secure backing from such groups, administrative agencies must manage government programs of interest to these potentially supportive constituencies. Thus, agencies always seek to obtain control over programs that have strong support from influential constituencies.

Bureaucratic imperialism, however, is neither universal nor automatic; for example, an agency may deny, in its own interests, that it has legal authority to exercise powers within some specified “unpopular” area of jurisdiction. The point is not that agencies are inherently imperialistic or nonimperialistic but rather that an agency’s decisions regarding program jurisdiction usually take into account potential repercussions. Thus, conflicts over agency jurisdiction are serious contests for political power.

Finally, governmental institutions, including administrative agencies, have at least two roles to play in the exercise of power and decision-making authority. These roles overlap but are conceptually distinct and can sometimes conflict. On the one hand, institutions may act as unified entities seeking to maximize their influence and their share of available political rewards and benefits. On the other hand, government institutions also serve as arenas of political competition, within which various forces contend for dominant influence in decision-making processes. This is especially evident in Congress, where rival political coalitions are frequently in noisy dispute over well-publicized issues. Media reports that “Congress voted today to . . . ” really mean that a majority coalition was successfully formed on a given vote. Also at issue every time Congress makes a decision is control of the way the question is presented, possible amendments, use of numerous tactics to speed up or delay consideration, and other tactical questions. There is far less visible conflict in the bureaucracy than in Congress, but this pattern of conflict resolution is much the same, complete with conflict over shaping the issue, moving it along or foot-dragging, and so forth. Like Congress, the bureaucracy operates within a complex web of political forces and must respond to the external (and frequently internal) pressures brought to bear on the administration of government programs.

Ordinarily, administrative agencies try to strike a manageable balance between, on the one hand, what they can and want to do to further their own programmatic interests and, on the other, what they must do to ensure their survival and prosperity, however that is defined. Achieving such a balance requires a willingness to compromise, a sure instinct for deciding when to seek a larger or smaller share of the pie, and an ability to read both long- and short-term political forecasts accurately. In addition to those internal skills, however, an agency must first have and maintain the two crucial foundations or sources of bureaucratic power mentioned earlier: expertise in the subject matter of its program responsibilities and political support. Let us consider each of these in turn.
Foundations of Power: Bureaucratic Expertise and Political Support

One of the major foundations of bureaucratic power is the collective expertise an agency can bring to bear on programs for which it is responsible. As various facets of society have become more complex and interdependent and as technological advances have followed one another with astounding speed, the people with know-how—the experts—have acquired increasing influence because of their specialized knowledge. Government is obviously subject to the same forces as the rest of society; this is especially true of particular governmental functions such as intelligence gathering that are uniquely affected by technological change. As a result, government experts now play larger roles in numerous public-policy decisions.

Political scientist Francis Rourke has suggested that the influence of experts rests on five major components: (1) full-time attention by experts to a problem or subject-matter area; (2) specialization in the subject; (3) a monopoly on information in the subject area that, if successfully maintained by only one staff of experts, makes these specialists indispensable in any decision making involving their subject; (4) a pattern of increasing reliance on bureaucratic experts for technical advice; and (5) increasing control by experts of bureaucratic discretion.41

The last three of these components deserve discussion. Although a monopoly on information is desirable from a particular agency’s point of view, it is rarely achieved in practice. This is partly because no single agency controls all governmental sources of information on any given subject, partly because government does not control all information sources in society, and partly because information—itself a source of power and influence—is the subject of intense interagency competition. Thus, when expert staff members have a monopoly on information relevant to making a given decision, their influence increases. Conversely, influence can be more effectively contested when there is greater diversity of information sources.42

Reliance on expert advice, although on the increase, is not without limits; the influence of experts, therefore, is similarly constrained. Not every agency decision revolves around technical criteria or data. Even when an issue does involve technical data, top-level administrators, for political or other reasons, may prefer a decision that is not the best according to technical criteria (see Chapter 5). Thus, in many agencies, expert advisers play a role that, although important and influential, also has its limitations.

Two aspects of the experts’ increasing control of bureaucratic discretion are worth noting. First, by exercising discretion, an expert maximizes the ability to decide just how vigorously or casually to implement the public policies over which the agency has jurisdiction. Second, bureaucratic discretion enables agency experts to influence policy decisions by defining the decisional alternatives from which higher-level officials choose the course to be
followed. To the extent that responsible policy makers permit bureaucratic experts to define available alternatives, they strengthen the experts’ influence through the power to decide what is and is not included among the alternatives presented.

Experts possess another useful resource: their ability to employ the language of their respective trades, speaking in terms and concepts unfamiliar to most of us. This use of *specialized language* (some might call it *jargon*) has become a common phenomenon among experts inside and outside of government, and poses problems for the layperson who seeks to understand complex developments and issues. By using jargon, bureaucratic experts make it very difficult for others to challenge them on their own territory, so to speak; if we cannot fathom what they have proposed, how can we argue against it? This resource, moreover, has been greatly enhanced by the fact that, in countless cases, proposals put forward by experts have yielded very positive and beneficial results. As Rourke has noted, this combination of obscurity of means and clarity of results has helped consolidate the position, prestige, and influence of experts in government agencies.\(^{43}\)

In recent years, however, the obscurity of means that previously was a source of strength for experts has contributed to growing public disenchantment with “big government,” bureaucracy, and experts in general. With the increasing desire for broader public involvement in decision making has come a greater unwillingness to take the experts’ word and a more insistent demand that experts make clear to the general public exactly what they are doing, proposing, and advocating. In the long run, public reactions and attitudes may have more effect on the influence and power of government experts than any characteristics or actions of the experts themselves.

Political support for an administrative agency has a number of key dimensions. First, and perhaps foremost, the legislature is a major potential source of support that must be carefully and continuously cultivated. In most instances, an agency derives its principal backing from one subdivision (usually a committee or subcommittee with authority to oversee the agency’s operations) rather than from the legislature as a whole. Most agencies are faced with the task of continually generating and maintaining the support of committees, subcommittees, and even individual legislators. They attempt to do this in a number of ways, including (1) responding promptly to requests for information, (2) effectively promoting and managing programs in which legislators are known to have an interest, (3) cooperating administratively with legislators’ electoral needs, and (4) anticipating legislative preferences regarding the operations of particular programs.

A second major source of support is the executive branch, which is composed of the president, governor, or mayor and other administrators and agencies formally lodged in the executive hierarchy. Executive influence can be decisive in determining success or failure, and an agency will make every effort to win favor in both the short and long run. An important corollary

---

**specialized language**

*technical vocabulary used by bureaucratic agencies, one effect of which is to restrict access and outside influence.*
of presidential or vice presidential backing at the national level is favorable reviews of agency budget requests by the Office of Management and Budget, which molds the executive-branch budget proposals submitted to Congress each year. Although the OMB does not itself allocate funds to the agencies, its support can enable an agency to concentrate on persuading Congress (which does hold the purse strings) to back its programs financially. The best position for an agency to be in is one in which its programmatic responsibilities have a high priority on presidential policy agendas year in and year out, but, as suggested earlier, few agencies enjoy this kind of support. Far more common is a pattern in which agencies and their programs compete for support and settle for a “win some, lose some” record. Support for an agency can be earned, among other ways, by giving stronger agency support to programs that are administered by the agency and are consistent with the current administration’s policy priorities; by sharing, at least on the surface, chief-executive concerns about how programs are managed (as many agencies did in response to President Bush’s management agenda for the federal government [see Chapter 10]); and by avoiding public conflict with the chief executive over policy and program priorities.

A second means of acquiring executive-branch support is by allying with another agency or agencies in quest of common objectives. Such interagency alliances tend to be limited in scope and duration. Because most agencies are very protective of their program jurisdictions and because there is an element of risk that a cooperating agency might also be a potential rival, most agencies enter into alliances with others rather carefully, even though they may share limited objectives. An example of such a bureaucratic alliance is the periodic coalition formed by the military services in opposition to cuts in defense appropriations, even as each is contending with the others for a greater share of the fiscal pie. But these are occasional alliances brought about by specific and passing needs; they do not usually outweigh more enduring differences among agencies. In sum, although cooperation with other agencies may indeed be a means of acquiring support, it has its limitations. The agencies with which cooperation would be most logical in terms of programmatic interest are the very ones with the greatest potential for conflict over jurisdictional responsibilities.

A third major source of support, which is carefully cultivated, is constituent or clientele groups that look to the agency for satisfaction of their policy demands. These interest groups represent an organized expression of political opinion by a portion—usually a small one—of the adult population. They tend to be groups directly affected by the agency’s operations, which therefore have a tangible stake in its policy decisions, rule making, or programmatic output. The political relationship that usually develops between an agency and such a group is one of reciprocity, in which each has some political commodity from which the other can benefit. The agency’s greatest strength is its expertise and the control it exercises over particular
government programs that are of interest to the group. In turn, the group has political resources that it makes available to the agency in return for agency attention to its needs and desires. The group may provide linkages to other influential individuals and groups, help the agency sell its program to Congress and the president, or aid the agency in anticipating changes in the political environment that would present problems or provide opportunities. Such agency-clientele group relationships exist, among many others, between the Pentagon and defense contractors, the Social Security Administration and senior-citizen groups, the Department of Agriculture and the tobacco industry, the Maritime Administration and the shipping industry, state commerce commissions and private business associations, and both state and national departments of labor and the labor unions.

Administrative agencies often have more than one constituent group, creating both advantages and disadvantages. A principal advantage is that, with multiple sources of support, an agency can operate more effectively in the political process without having to rely too heavily on any one source of assistance. A corresponding disadvantage stems from the fact that various clientele groups often have differing interests, which lead them to demand different things from an agency or to demand the same things but not in the same order of priority. Not infrequently, an agency faces a situation in which satisfying one group’s preferences will seriously interfere with its ability to satisfy those of another.

An agency must also deal with Congress as a whole or a specific committee as though it were a clientele group with demands and expectations that must be satisfied. An agency is well advised to consider congressional clientele groups as among its most important, especially when it is confronted with conflicting sets of demands. In other words, it is unwise to regularly disregard the demands of Congress, even if this means making other (private) clientele groups unhappy. (As we shall see later in this chapter, however, agencies have some means at their disposal to avoid being caught [most of the time] in a squeeze between their congressional and private clientele groups.)

In state politics, agencies are frequently tied even more closely to private interest groups. When the governor has somewhat limited formal powers or informal influence, or when the state legislature is relatively passive or weak, support from interest groups is often the greatest (and sometimes the only) source of strength for an administrative agency. Even in states with strong governors and legislatures—such as New York, California, Illinois, and Michigan—the support of key interest groups can benefit an agency significantly. For example, the Illinois Agricultural Association, the state component of the American Farm Bureau Federation, is a vital source of political strength for the state Department of Agriculture; in California, farm organizations help sustain both the Department of Agriculture and the Department of Water Resources. In return, of course, these agencies are expected to advocate and defend the interests of their supporters, such as
irrigation for California’s farmers. These relationships often become at least semipermanent.

One other aspect of agency-clientele relationships is quite important. As noted earlier, administrative organizations cherish, and thus strive to maintain, their control over particular programs. Sometimes, however, an agency may have to give up some of this control to outside influences, such as legislators or private clientele groups, in return for continuing political support. If this surrender is temporary, an agency loses little and may gain a great deal in the long run. If the agency fails to regain control, however, it is said to have undergone co-optation, whereby a set of outside interests acquires the ability to influence the agency’s long-term policies. If this happens, all the agency’s substantive policies may be subject to influence, not just those of most direct concern to the outside group or groups.

A fourth source of political support or opposition for an administrative agency is the general public. The potential influence of the unorganized public is great; if mobilized and concentrated on a particular issue, public opinion can decisively tilt the political balance of power in one direction. The problem for any stakeholder is to mobilize the public successfully, which is no easy task. Ordinarily, most Americans pay scant attention to public issues unless the issues affect them personally.

Yet the public’s attention can be directed to a pending major policy decision, and the public’s feelings about it can be aroused. In some instances, expression of public opinion has forced a decision to be made—for example, withdrawing troops from an unpopular engagement, making an effort to combat environmental pollution, and taking steps to reduce government budget deficits. Without broad public demand and backing, these policy directions, which represented significant changes from earlier policies, could not have been proposed or sustained through the political process. In short, public support can be a valuable political resource to strengthen the positions of those in government. Numerous public-opinion studies have suggested that, when the general public has strong feelings on a matter of importance to large numbers of people, the governmental response is usually consistent with those feelings. An agency supported by broad public opinion can, by using public sentiment, generate support for itself and its programs.

In political terms, an agency’s overall task can best be understood as controlling its programmatic responsibilities while simultaneously maintaining adequate support for its operations. This must be accomplished without making any of the agency’s clientele groups seriously dissatisfied with the way it is performing its functions. This is far from easy to do, and it is the exception rather than the rule when an agency succeeds on all fronts. More frequent is the pattern of agency adaptation to, and accommodation of, particularly strong interests. Political backing can usually be obtained from these powerful groups in sufficient strength to outweigh any losses incurred by diminished program support among weaker clientele groups.
Bureaucrats, Interest Groups, and Politicians: Subsystem Politics in America

One place to begin an examination of how bureaucrats manage their political alliances is to consider certain important parallels between the national government bureaucracy and the U.S. Congress. These institutions have three features in common that are important in this context. First, within both, there is a well-established pattern of division of labor; that is, the work to be done is divided among numerous smaller, specialized units. In Congress, these units are the committees and subcommittees of each chamber; in the bureaucracy, they are the multitude of bureaus, staffs, branches, and divisions that make up larger executive agencies. Second, the divisions within both Congress and the bureaucracy are organized primarily according to function and deal with general areas of policy concern, such as education, housing, labor, or defense. Third, the specialized nature of these smaller units is the principal source of their influence in the policy-making process.

It is a pervasive unwritten rule of Washington political life that, all other things being equal, larger institutions defer to the judgments of their more specialized units. This pattern of regularized respect for experts means that, in the great majority of cases, these units tend to be focal points of important decision making. In Congress, although bills passed by the full House and Senate must be identical, committee proposals usually form the core of bills that eventually reach passage. Amendment of committee proposals is possible, but the initial form of legislation carries some weight, and key committee and subcommittee members often influence the entire process of deliberation in the full chamber. In the bureaucracy, specialized personnel (the experts described earlier) wield considerable influence in the formulation of proposals that make their way up the formal hierarchical ladder (and to Congress as well) and into the daily processes of program implementation.

In short, it is misleading to assume that influence is concentrated only “at the top” in either Congress or the bureaucracy. The fine details of lawmaking, and of legislative oversight of executive departments, are the responsibility of subject-matter committees and subcommittees of Congress, each assigned jurisdiction over particular administrative agencies and their programs. Only rarely do such matters engage the attention of the full House or Senate. Similarly, the nuts and bolts of administration are normally concentrated in the lower levels of government organizations, not at the top or even very near it. Thus, in the broad picture of policy making in Washington, there is a high degree of fragmentation, with many small centers of influence operating in their respective areas of expertise.

Plainly, bureaucratic expertise is a source of bureaucratic power. Members of Congress also seek to become specialized, for two reasons. First, they are encouraged to do so by constituent interests on the grounds that such specialization is the best route to influence in Congress. Second, they quickly
recognize that by becoming influential they can do more for their voters back home. For sound political reasons, most seek to join and lead congressional committees that have jurisdiction over areas of public policy affecting their electoral constituencies. For example, a representative from a constituency with sizable concentrations of low-income and minority groups in a large city would be likely to seek assignment to the Financial Services Committee (especially its subcommittee on Housing and Community Opportunity), or perhaps to the Education and the Workforce Committee; these deal directly with the problems of urban constituents. Likewise, a senator from a state with a major port or a rail transportation center would cherish a seat on the Commerce, Science, and Transportation Committee. And so it goes, all through Congress.

Obviously, members of Congress do not always get their first choices of assignment. But in pursuit of their own electoral fortunes and policy objectives, legislatures are attracted to those committees in which they can have the most impact in policy areas that interest them personally and in which they can maximize their influence in support of constituency interests that could be decisive in their reelection bids. (Note that this implies selective attention to constituency interests, often focusing on objectives and preferences of influential friends and allies before—or at the expense of—objectives and preferences of others less powerful who live in the same constituency.) This naturally leads to increased contact between legislators and others interested in the same policy areas: administrators in agencies with jurisdiction over relevant programs; interest groups that, even more than legislators or bureaucrats, have specialized interests at the core of their existence and activities; and other members of Congress with one or more similar public-policy interests.

INTEREST GROUPS AND “IRON TRIANGLES”

This coalition of shared specialized interests produces the potential for pooling political resources by individuals and small groups in different parts of the policy-making arena in order to achieve common purposes. Hundreds of quiet, informal alliances have grown up in this manner, with the term policy subsystem—or simply subsystem—used to describe them.

What is a subsystem? It is defined here as any political alliance uniting some members of an administrative agency, a congressional committee or subcommittee, and an interest group according to shared values and preferences in the same substantive area of policy making (see Figure 2–2). Subsystems are informal alliances or coalitions that link individuals in different parts of the formal policy structure. Their members usually have some influence in the policy-making process, in part because of their formal or official positions—bureau chief, committee or subcommittee chair, or committee member. The essential strength of a subsystem, however, lies in its ability to combine the benefits of bureaucratic expertise, congressional leverage, and interest group capabilities in organizing and communicating the opinions of
those most concerned with a particular public issue. All subsystems have that potential; some, of course, are far more powerful than others.

One example of a very influential subsystem is the so-called medical-industrial complex, composed of doctors, hospitals, insurance companies, pharmaceuticals and medical equipment manufacturers, the U.S. Department of Health and Human Services staff, influential members of House and Senate health and social affairs committees, and each chamber’s appropriations subcommittee on Medicare and Social Security expenditures. Parallel executive departments, private insurers, health care professionals, and legislators at the state and local government level are also active stakeholders in this subsystem. The presence in this subsystem of large industries supplying hospital and medical equipment, prescription drugs, and public health care assistance to the poor (through Medicaid) and the elderly (through Medicare) significantly expands the number of affiliated legislators. Numerous public and private interest groups, such as the American Medical Association (AMA), the American Association of Retired Persons (AARP), and the American Hospital Association (AHA), direct their lobbying efforts toward key members of congressional committees. The American Association of Retired Persons (http://www.aarp.org/) is a nonprofit, nonpartisan association dedicated to serving elderly members of population. Founded in 1958, AARP is the nation’s largest
organization of midlife and older people, with more than 30 million members. The American Hospital Association (http://www.hospitalconnect.com) is an interest group representing hospitals and health care organizations; the American Medical Association (http://www.ama-assn.org) represents doctors. Thus, members of these committees are not the only legislators who might belong to a subsystem; other legislators may belong to a subsystem in order to advocate the interests of their constituencies.

Another example of a very powerful subsystem is the “highway lobby.” Members of the House Public Works and Transportation Committee, officials of the Bureau of Public Roads, and such powerful interest groups as auto manufacturers, auto workers’ unions, long-distance truckers, tire companies and their unions, road contractors and their unions, and oil companies and their unions, as well as members of Congress from these groups’ states, have a common interest in maintaining and expanding highway usage. States represented in this subsystem include (among others) Michigan, Missouri, California, Texas, and Oklahoma, and some key legislators come from those states. It is not surprising, then, that Congress has only reluctantly allocated funds collected from gasoline and road taxes to be used for the expansion of mass-transit systems. This political subsystem ardently opposes gasoline tax increases as a source of federal, state, or local government revenue. Not surprisingly, these same groups opposed proposals for a temporary reduction in the gasoline tax in order to relieve consumer complaints about the high costs of fuel during the run-up of oil prices in the spring and summer of 2008.

Subsystem activity tends to remain behind the scenes. Policy decisions are reached in a spirit of friendly, quiet cooperation among various interested and influential persons; many of their decisions turn out to be key factors in policy making. Bureaucrats derive considerable benefit from this arrangement because they can usually count on adequate support both from inside government (Congress) and from outside (interest groups). Sometimes referred to as the iron triangle, the three-sided relationship (Figure 2–2) allows any one component of the subsystem to activate an effort toward common objectives with the full cooperation of the others. Unless challenged from outside—by other subsystems, the media, or perhaps the president—a subsystem is often able to dominate a policy-making arena.

Admittedly, however, even a strong subsystem cannot ignore the possibility that rivals may emerge. For example, the powerful tobacco lobby has lost considerable influence in the continuing controversies over required health warnings on cigarette packages, payments for the health care of individuals afflicted with smoking-related illnesses, and sales of its products to teenagers; similarly, automobile emission controls, fleet mileage requirements, and air bags were imposed over the objections of auto manufacturers. Under routine circumstances, however, subsystems, including their administrative supporters, exercise decisive influence in the policy-making process.
Several changes in the environment of subsystem politics have become increasingly noticeable, especially in the past dozen years. One is the process by which House and Senate leaders refer a bill to more than one congressional committee; this is known as multiple referral.\textsuperscript{46} Whereas the Senate requires unanimous consent for such a step (a rare occurrence in that chamber), the practice has become more common in the House. The chamber leadership may refer bills jointly (that is, concurrently) to two or more committees; a referral may be sequential, going first to one committee, then to another; or a split referral may occur, with different parts of the same bill being considered by different committees. One effect of multiple referrals is to strengthen the influence of the chamber’s leaders (the Speaker of the House and the Senate majority leader), at the expense of committee—and therefore subsystem—control over the decision-making process regarding a particular bill. Therefore, to the extent that multiple referrals become even more common—which is, of course, uncertain—subsystem influence might be reduced still further.

There are other developments that, like multiple referrals, point to a continued weakening of subsystems as pressures rise for more sharply focused, and therefore more centrally directed, congressional responses to a wide variety of policy challenges. One such challenge most evident in debates over budgetary issues is the increasing influence of votes in the full chamber rather than in subcommittees and committees. Another, which was especially noticeable in the weeks of gridlock between President Clinton and the Republican-controlled Congress in late 1995, resulted in the increased use of what one observer calls “special crisis-focused leadership summits.”\textsuperscript{47} These are also employed at the expense of committee influence in shaping both decision agendas and decisions themselves. Finally, the role of partisanship in congressional decision making has become a great deal more prominent in recent years. This indicates that members of Congress may be subject to stronger pressures to respond to party rather than to committee leaders, thus weakening members’ committee and subsystem decision-making roles. This pattern of congressional decision making has been especially apparent since the Democrats regained control of Congress in 2006.

For several reasons, the influence of similar alliances is often less extensive in state and local policy making than in national politics, even taking into account the changes just discussed. First, in many state legislatures, individual committees do not have the same degree of independent standing or jurisdictional control over policy areas that U.S. congressional committees have. Policy making is more centralized in the hands of legislative leaders, making any interest group relationship with an individual committee less productive. Second, in many states and localities, the policy-making process is dominated by less diverse groups than is the case nationally and, consequently, the process lacks the intense competitiveness for access, influence, and power that characterizes Washington politics. Therefore, the necessity to develop close working
relations with an individual committee or agency is not as great. Third, especially in local government, the policy process is not only less visible but also much more informal than at the national level. For many established interest groups (particularly the stronger ones), there are fairly regular opportunities for consultation on policy preferences, so that the influence of these groups is often felt throughout local government, not just one part of it. Thus, though some elements of subsystem politics can be found in state and local governments, the general patterns identifiable in the national policy process do not operate to the same extent on other governmental levels.

“ISSUE NETWORKS” AND SUBSYSTEMS: SIMILARITIES AND DIFFERENCES

Subsystem politics has been the subject of informed discussion since the late 1950s. More recently, however, several observers have noted still another pattern of interaction developing in the policy process: the phenomenon of so-called issue networks, which, like subsystems, involve a variety of political actors attempting jointly to influence the course of public policy. Unlike subsystems, however, issue networks are more open and fluid groupings of individuals both inside and outside of government. In political scientist Hugh Heclo’s words, an issue network is “a shared-knowledge group having to do with some aspect [or problem] of public policy”—but without the degree of permanence, commonality of interests, and internal cohesion characteristic of subsystems.

Examples of issue networks include the various groups and public officials involved in specific policies, such as those dealing with AIDS research. These include university medical research departments, state medical associations, hospitals and hospital organizations, U.S. Public Health Service personnel, and nutrition specialists, among others. Another issue network example involved homosexuals in the military, Department of Defense program managers, gay rights groups, and civil rights groups interested in preventing discrimination and ensuring benefits to dependents of military personnel. In these examples, many of the participants could not reach even general agreement on policy directions merely by activating the network. Rather, once a policy question was perceived as affecting a broad range of interests, groups and individuals advocating those interests jumped into the fray over policy development, thus creating the network as a means of addressing the policy issues at hand. This was especially true of AIDS research policy under President Reagan and the policy on gays in the military under President Clinton. It is not surprising that none of these policies was clearly defined under such circumstances.
The foundation of shared knowledge that unites network participants often does not lead to the creation of a “shared-action” coalition or a “shared-belief” (conventional interest) group. Like subsystems, such networks function with relative autonomy but, unlike subsystems, “rarely in any controlled, well-organized way,” or even with agreement on policy content among the principals involved. Thus, issue networks contribute further and in somewhat new ways to the fragmentation present in national policy making. The expansion of “blogs” on the Internet has led to an increase in the influence and number of issue networks and shared-knowledge groups.

**Bureaucratic Power and Political Accountability: More Questions than Answers**

Having discussed the political context of bureaucratic power, key sources of that power, and the informal alliances through which much of that power is exercised, let us now consider to what extent bureaucracy is, or can be made, accountable for what it does or fails to do. The political accountability of a bureaucracy is enforced through multiple channels, both legislative and executive. As we have seen, political interests in the legislature and in the executive branch are frequently in conflict with one another, making it, at best, difficult to enforce accountability consistently or effectively. The situation is made more complex by the fact that most bureaucracies operate under authority delegated by both the chief executive and the legislative branch and have considerable discretion to make independent choices. The difficulty is further compounded by the hybrid systems of personnel management found in different parts of the executive hierarchy in the national government and in many states and localities. Frequently, top-echelon executives owe their positions to appointment through political channels, but the bulk of their subordinates are hired and usually retained through job-competence-related merit procedures. In state and local government, the mix of political and merit employees in a bureaucracy varies widely, and the presence of public-employee unions and collective bargaining raises other issues of bureaucratic accountability.

Another factor limiting accountability is the inability of top executives to command wholehearted responses from administrative subordinates. A substantial portion of the work of top executives is inspecting, monitoring, and overseeing the activities of their staffs in an effort to bring about as much congruence as possible between presidential directives and the performance of executive agencies. In particular, the executive operates under severe handicaps in this effort. Because of time constraints, the necessity of concentrating on a limited number of general policy priorities, and the complexity of administrative operations, a considerable proportion of bureaucratic activity escapes close examination by the White House. Furthermore, as noted by journalist David Broder, subsystems represent “powerful centrifugal forces” in the
nation’s capital. Broder writes: “The interest groups that benefit from specific programs, the agency bureaucracies that run those programs and the congressional subcommittee members and staffs who create, finance, and oversee those programs are tenaciously resistant to directives from the president.”\textsuperscript{50} Thus, the task of holding bureaucracy accountable for its actions assumes formidable proportions.

**Bureaucratic accountability** implies several things. First, in a legal and constitutional sense, it implies that a political entity—in this case, the bureaucracy—is not beyond the control of other entities in a checks-and-balances system or, ultimately, beyond reach of the consent of the governed. Also, accountability implies that, to the extent that such an entity exercises delegated authority and discretion in decision making (as bureaucracy certainly does), it also has some responsibility to adhere to the broad will of the governed, however that will has been expressed. This also assumes that the “public will” and the achievement of accountability can be defined.

Although it may be possible in theory to define these concepts and circumstances, in practice it is difficult to do so with certainty or finality. One approach is to interpret election results as reflecting the will of the majority and to define bureaucratic accountability as responsiveness to the chief executive (president, governor, mayor), who is dominant in setting policy directions and standards. Opponents of a given chief executive or of executive power in general would resist such definition, however, looking instead to legislatures and sometimes to the judiciary to lay out broad guidelines for measuring bureaucratic accountability. Political conflict over criteria of accountability ensures less than complete adherence to whatever standards prevail at a particular time.

Therefore, it is not simply a matter of bureaucracy being or not being “accountable.” Rather, bureaucracy and all other institutions of government can be accountable only to officials or to institutions outside themselves. Furthermore, the question, \textit{to whom for what?} must also be answered in meaningful ways for a discussion of program evaluation methods and techniques. Also, the bureaucracy cannot be viewed as a whole; its many subparts have institutional bases, lives, and priorities of their own. All these factors act as constraints on the political accountability of bureaucratic power.

Is it impossible, then, to speak in practical terms of accountability? No, it is not. Allowing for limitations such as those just outlined, it is possible not only to prescribe in theory but also to describe in fact some forms and aspects of accountability that characterize political relationships between bureaucracy and other parts of the U.S. polity—although these, too, have their limitations.

First, both the president and Congress have many instruments of control at their disposal. The president’s arsenal includes (1) powers of appointment and dismissal that, restricted to the very top positions, give him the ability to staff key leadership posts in the executive branch; (2) considerable initiative in lawmaking, which helps shape the legislative environment surrounding...
bureaucratic implementation of congressional enactments (this includes congressional delegation of authority to the president to formulate rules and regulations under which the bureaucracy functions); (3) by exercising power through the Executive Office of the President (EOP), presidents can make known their preferences and intentions to the bureaucracy, directly and indirectly; (4) specific entities of the EOP, notably the White House Office and the Office of Management and Budget, which carry the full prestige of the presidency when they interact with the bureaucracy and, in the case of OMB, can exert financial leverage that can be persuasive; (5) access to the mass media, through which presidents can generate favorable or unfavorable publicity; (6) power to initiate bureaucratic restructuring, an unwelcome course of action for most agencies though, in the past, it has been used sparingly (see the comments earlier in this chapter regarding structure, jurisdiction, and clientele politics); and (7) the line-item veto, a favorite way for conservative governors to trim budgets. Shrewd presidents have used these instruments to win support for their initiatives, though the process often requires significant expenditure of political capital. In general, governors, local executives, and state and local legislatures have less extensive powers over their bureaucracies.

Congress also has many tools at its disposal with which to conduct legislative oversight of administration. These include (1) appropriations power, the classic power of the purse, and the implied (sometimes real) threat that it can represent to an agency’s fiscal well-being; (2) power to conduct legislative postaudits of agency spending and program effectiveness through the Government Accountability Office (GAO), headed by the comptroller-general and operating under the direction of Congress; (3) hearings before congressional committees in which bureaucrats may have to answer very specifically for their actions (most notably during budget hearings before appropriations committees and subcommittees); and (4) occasional devices such as senatorial confirmation of presidential appointees and special committee investigations. These are not perfect instruments, but they do afford Congress many opportunities to look into details of bureaucratic activities and to maintain a degree of control over the administrative apparatus.

Partly because of bureau–clientele ties, a number of studies have questioned whether legislative oversight—as currently conducted—is even minimally effective as a means of holding bureaucracies accountable to the political system at large. The core concern of those raising this possibility is that changes within Congress itself have produced a markedly reduced capacity for congressional supervision of administrative activities. These changes include an emphasis on wider participation by members of Congress in policy-making processes, a resultant dispersion of power within Congress from its standing committees to much more numerous, and more autonomous, subcommittees, and a tendency to devote more of their time to constituent services or casework in pursuit of their own reelection. Casework provides a form of “feedback” between citizen and legislator, and may assist in the

---

**line-item veto** a constitutional power available to more than forty of America’s governors with which they may disapprove a specific expenditure item within an appropriations bill instead of having to accept or reject the entire bill.

**casework** refers to services performed by legislators and their staff on behalf of constituents.
early identification of problems with government programs. There has also emerged a generalized pattern of behavior in which legislators regularly call on administrative agencies (and their clientele groups) to facilitate the rendering of services to the public. Administrative agencies benefit during the appropriations process from effectively responding to members’ requests for service to their constituents.

Formal responsibility for legislative oversight has also passed from full committees to subcommittees but, although more hearings have been held and more pages filled with testimony, the net effect has been one of less effective oversight. This is attributable to members of Congress simultaneously becoming (1) more dependent on agencies and interest groups as they call on these groups for increased constituent service and (2) less inclined to “challenge the existing relationships between agencies and interest groups” and, thus, “less likely to investigate agencies’ implementation of policy unless that implementation flies in the face of these major interest groups.”

If congressional supervision of the bureaucracy via subcommittees is indeed less reliable now than in the past, bureaucratic autonomy may be greater than is ideal. We might describe this pattern and others like it as cases in which the micro-institutions (committees and subcommittees) within Congress are unable or unwilling to hold agencies accountable for their actions. But it appears that, as a macro-institution, Congress is also rather limited in its oversight capabilities. This limitation exists principally because legislators often lack incentive to use available oversight instruments (and frequently have incentive not to use them) and because some instruments of congressional control have proved to be fairly “weak reeds.” This is especially true with regard to appropriations: individual members jealously guard their own capacities for largesse but fail to oversee expenditures as a whole.

Congress lost one oversight instrument that it had employed, on occasion, for over fifty years—the legislative veto—when the Supreme Court declared the single-chamber legislative veto unconstitutional by a 7–2 ruling in Immigration and Naturalization Service v. Chadha, 103 S. Ct. 2764 (1983). This is perhaps testimony to the strength of our commitment to the concept of checks and balances and to separation of powers, and also to our long-standing belief that Congress is obligated to use a variety of instruments to ensure that laws are faithfully executed by administrative agencies.

In sum, although there may be telling weaknesses in legislative oversight of government bureaucracies, they are not beyond remedy, and there may be alternative means of supervising administrative agencies. This discussion highlights one aspect of the situation that merits explicit emphasis: If we are not content with administrative agencies’ behavior, we might do well to pressure Congress to make the desired changes. Indeed, one authoritative observer argues that Congress has already strengthened its own oversight capacity, leading to congressional oversight that is more consistent and effective than many seem to believe. In any event, as political scientist Morris
Fiorina notes, “United States congressmen gave us the Washington establishment. Ultimately, only they can take it away.”

Some other mechanisms of accountability also exist. Bureaucracies are legally accountable to the courts for their observance of individual rights and liberties, whether in their investigative capacities (especially where regulatory agencies are concerned) or in the course of routine legislative activities. In this respect, they hardly differ from the president and Congress, in that the courts have the ultimate say in defining acceptable legal boundaries of governmental behavior. It is symptomatic of the growth of the bureaucracy and of its impact on our national life that the most rapidly expanding area of court litigation has been in administrative law, in which cases arise out of administrative rules and regulations and their application to individuals, groups, and public and private enterprises (see Chapter 11).

Accountability is hampered by the prevalence of technical subject matter in government decision making. In many respects, this limits the potential for accountability to those able to understand an issue and the implications of different proposed solutions. A case in point is energy policy, where one thing that stands out is a need for more and better information for decision maker and citizen alike. Few among us comprehend all the intricacies of supply and demand for electrical power, natural-gas pricing, the politics of oil supply here and abroad, and so on. If we the people cannot monitor corporate or government actions, who can be held accountable for them? There is no easy answer.

Accountability also is made more difficult by the fact that administrators must frequently face situations in which competing criteria for decisions are very much in evidence. For example, it has been noted that, in allocating public housing, there are contradictory goals that create conflicts in the possible approaches to decision making: equity (treating like cases alike on the basis of rules) and responsiveness (making exceptions for persons whose needs require that rules be stretched). How does one reconcile these desirable but conflicting objectives? By one set standard to which all adhere? By situation ethics? By following dictates based on the kinds of need? Again, there is no single or easy answer. Note, also, that the “equity-responsiveness” tension can be found in numerous other settings as well (for example, personnel management, making grants and loans, and the college or university classroom).

Bureaucratic agencies are also held to account, as part of our constitutional scheme, by the mass media. The news media’s interest in bureaucratic activity is founded on a basic premise of free government and on a powerful ethic of American journalism: that a free press, acting in an adversarial relationship to public officials, serves as a watchdog over government actions. In particular, the investigatory potential of the news media makes bureaucracies wary. Part of an agency’s strength is good public relations, and adverse publicity resulting from a media investigation—even if unwarranted and even if successfully counteracted—can damage an agency’s political standing. Thus, the mere
possibility of such an inquiry is enough to prompt most agencies to exercise considerable caution. Increasing numbers of governments, notably state and local institutions, have employed “media consultants” or public relations specialists to handle the volume of such inquiries.

As in the case of bureaucracy–legislature interactions, relationships between administrators and the media are often two-sided. This creates the possibility that the press, far from maintaining a critical and objective perspective, may become involved in continuing relationships, the principal product of which is an ability to publicize agency programs. Under such circumstances, it is still possible for a reporter, editor, or publisher to investigate or critique agency performance. But if an agency official continually provides good copy for a reporter and also provides inside tips or leads on stories that the reporter can take credit for “breaking,” it is less likely that an agency will be subjected to the feared spotlight of publicity. This is politics on an intensely interpersonal level, but it can matter a great deal in determining how much and what kind of information will come to public attention about a given agency.56

Finally, there is some measure of bureaucratic accountability directly to the public. Although the general populace rarely has direct access to, or control over, a given bureaucratic entity, a widespread public outcry over bureaucrats’ actions can have an effect. Ordinarily, this requires public pressure on other divisions of government to get them to restrict the actions of an agency. Such pressure must be sustained over a sufficient period of time and with sufficient intensity to overcome resistance from the agency and its supporters, but it can be done.

**Administrative Discretion and Political Accountability: Alternative Perspectives**

In discussions of how concerned citizens might hold bureaucrats and their agencies accountable, there is often an implicit assumption that more accountability and control are needed in order to keep these officials in line and that their natural tendency is to go astray unless they are closely watched. There is no question, of course, that, in our system of checks and balances, every government entity (executive, legislative, and judicial) must ultimately be held to account. In recent decades, however, that principle (as applied to administrative agencies) seems to have acquired an additional dimension that is not necessarily accurate. Many people seem to assume—wrongly—that administrative discretion can only be abused, at the expense of the public interest, and can serve no useful or constructive purpose. Many also bemoan the fact that neither Congress nor the president is able or willing to control administrative actions fully or effectively. This point of view seems to suggest that elected officials can act only beneficially whereas administrators can be expected to act only in a narrowly focused, inefficient, destructive, and otherwise
irresponsible fashion. (Recall Charles Goodsell’s remarks about perceived bureaucratic shortcomings compared to the realities, quoted in Chapter 1.) There is, indeed, reason to wonder how much truth there is in this view of discretion.

For one thing, administrative discretion was an important, though often overlooked, element in the thinking and writing of administrative reformers of a century ago. Woodrow Wilson, one of the foremost reformers, argued, in his classic essay “The Study of Administration” (1887), that administrators should be granted “large powers and unhampered discretion”—both “administrative energy and administrative discretion”—as essential elements of their functioning in accordance with the notion of “political” neutrality. His expectation was that, given the opportunity, administrators would exercise competent professional judgment as they carried out their assigned duties. This would serve the public interest (because sound public policy would result) and, in turn, the interests of elected officials of either political party (who could then take the credit for effective governance). In sum, he saw discretion as necessary for administrative effectiveness as well as ensuring political neutrality.

If exercised positively, administrative discretion has one very positive aspect: program managers are often better able than legislators or judges to make decisions on the basis of the broader public interest—and, according to Wilson’s nineteenth-century view, most administrators are capable of doing so most of the time. Interference with administrative discretion by congressional restraints and controls actually brings about the kind of narrow responsiveness to private interests that such controls seem designed to prevent. There are two reasons for this. First, interest groups often usurp public power through the manipulation of iron-triangle relationships (see Figure 2–2), exercising considerable influence through both committees and issue networks. Second, as noted previously, legislators are strongly inclined to look after their own policy priorities and constituency interests; in the process, they pressure administrators to conform to their wishes. Thus, it is possible that if oversight of administration is left to legislators acting primarily in their committee roles, the actions taken by administrators may be more narrowly conceived and implemented than would be the case if those same administrators were given more freedom.

This is not, by any means, a call for the complete autonomy of administrators. There is ample reason to be as concerned about “discretionary” abuses of power or fraud or corruption among public administrators as among any other government officials. However, we might do well to place greater implicit faith in administrators than we now do if we want them to be able to act responsibly. Under these circumstances, it would still be possible to hold them ultimately accountable, consistent with our scheme of government and with public expectations for accountability, at least as effectively as we do at the present time.
Summary

Politically, our system of government is a liberal democracy; economically, it is based on free enterprise and capitalism. Throughout our history, key political values have included popular sovereignty, limited government, individualism, and pluralism. We have also emphasized individual liberty and democratic principles such as majority rule, minority rights, and the free exchange of political ideas. Two related concepts—representation and representativeness—have taken on new meanings, leading to definitional uncertainty. More controversial issues are direct voter participation and a broadened definition of representativeness in public decision making. For the most part, our political values have fit comfortably with the economic doctrines of capitalism. Although increasingly regulative, government economic policies have sought to sustain competition and protect the rewards of competitive success.

Major objectives of a politically neutral “science of administration” are separation of politics and administration, scientific management and administrative principles, and, most important, attainment of economy and efficiency in government. These values were the basis of administrative reform in the late nineteenth and early twentieth centuries, and were a reaction against practices of the early to mid-nineteenth century. These values have had continuing popular appeal and have been used quite effectively as part of campaign oratory by candidates for public office.

However, our political and administrative values are not entirely consistent with each other. The Framers of the Constitution assumed that there would be effective political control over all important decision makers by the voters or their elected representatives, whereas the reformers intended to insulate administration from direct political control. Such insulation has become cause for concern as administrators have assumed or been delegated ever greater policy-making responsibility and authority. In addition, one set of values is based on the assumption that individual liberty and the public interest are best served by keeping government restrained—and therefore unable to infringe upon our freedoms. The other set of values, however, is geared toward improving the ability of government agencies to operate efficiently—and also in the public interest. Public administration is particularly troublesome for a democratic system. Most bureaucrats are not elected. Expertise and knowledge are emphasized over participation. Specialization and professionalism are highly valued. Participation and professionalism often conflict, and it is difficult to incorporate both accountability and access into administrative policy making. Accountability and access require government openness to public scrutiny. In this connection, freedom of information and sunshine laws have been enacted to help legislative bodies hold executive-branch agencies accountable. Accountability is made more difficult by the technical subject matter in so much government activity.
Major dimensions of democratic administration include (1) citizen participation, (2) bureaucratic representativeness, (3) responsiveness, and (4) administrative effectiveness as a threat to personal freedoms. Citizen participation has also been incorporated into formal mechanisms for decision making and has had substantive impact on government decisions. It also has its constraints, including the possibility of co-optation of citizens, limits on citizen time and access, and tokenism. Bureaucratic representation is ambiguous, although it has been suggested that democratic morality is best served by promoting broadly inclusive representation of interests in interactions among decision makers. Closely related is the need for access to decision makers, especially for weaker interests. The representativeness of government bureaucracy, a continuing concern, has been said to enhance bureaucratic effectiveness and responsiveness. Representativeness of women and minorities, emphasized since the late 1960s, has increased in the civil service, although with what effects is not entirely clear. Bureaucratic responsiveness depends on popular assumptions about what is and should be in the conduct of government, meaningful access to decision makers, and agencies’ ability to respond to public demands. Public expectations can affect how responsive government is thought to be. Also, government cannot or will not respond equally to every interest in society. Effectiveness of administrative machinery may pose a threat to individual liberties under some circumstances. Concerns about public administration and democratic government include the possible misuse of administrative secrecy, a traditional feature of bureaucracy, to violate the constitutional rights of individual citizens. Another recent emphasis is on the need to protect individual privacy against government invasion and against misuse of personal information. Widening access to the Internet and its capabilities for fraud and identify theft have made this an increasingly vital issue for public scrutiny.

Bureaucratic power is exercised in the context of widely dispersed political power. Neither the legislature nor the chief executive has a power base that is consistently strong enough to permit decisive control over the bureaucracy. Administrative agencies are keenly interested in building power bases of their own, and they seek to acquire programs that bring with them constituency support for their activities. Agencies are frequently centers of conflict and must seek to maintain themselves through adaptation to the pressures that are placed on them. How well they succeed is an important determinant of their long-term survival. The major foundations of bureaucratic power are (1) expertise in the programs they administer and (2) adequate political support. The impact of bureaucratic expertise stems from full-time attention to a specialized subject-matter area, a monopoly or near-monopoly on relevant information, a pattern of reliance on experts for technical advice, and experts’ growing control of administrative discretion. Sources of political support include key legislative committees and subcommittees, chief executives and their staffs, other executive agencies (especially those directly under the chief executive), clientele groups that follow agency affairs because of their own
interest in the same program areas, and the general public, which can occasionally be mobilized on behalf of particular agency objectives.

Subsystem politics in America is built around coalitions that bring together interest group representatives and government officials who share common interests and policy preferences. A subsystem ordinarily includes congressional committee or subcommittee members, representatives of interest groups, and bureaucrats from the responsible administrative agency. Because both Congress and the bureaucracy generally divide work among subunits whose expertise they respect, quiet, informal alliances (subsystems) of specialists often dominate their respective policy arenas. Bureaucrats contribute expertise to their subsystems and receive in return an opportunity to share control of a policy area. Similar patterns of collaboration exist in state and local politics but usually not in precisely this form or to the same extent. Issue networks and shared-knowledge groups are also different from subsystems but add to the fragmentation in national policy making.

Promoting accountability of bureaucratic power is not an easy task. Because bureaucracies operate under delegated executive and legislative authority, tight controls from either are difficult to impose, and tight controls from both would be likely to conflict. Accountability suggests that bureaucracy is, or should be, answerable for its actions to other institutions and to the public. This is difficult to put into practice because of the noncentralized nature of both government and bureaucracy. The president and Congress (and their state and local counterparts) each have methods for influencing bureaucratic behavior that, although somewhat effective, require continuing effort and vigilance. In recent years, some have questioned whether Congress is still able to exercise meaningful oversight in terms of maintaining accountability to the political system at large. The mass media also have the ability to uncover and publicize information adverse to agency political interests. In addition, bureaucratic agencies are accountable to the courts in that the agencies’ actions are limited (and sometimes mandated) by legal guidelines laid down in judicial decisions. Finally, the general public can be mobilized either in support of, or in opposition to, actions taken in the administrative process.

All these instruments of accountability have some impact on bureaucratic behavior, but none is perfect. It is also possible that more, not less, administrative discretion would serve the political system well, providing for pursuit of both the broader public interest and administrative accountability.

**DISCUSSION QUESTIONS**

1. What are the basic democratic values that underlie our society? How have they changed in recent years? How have these changes affected public attitudes toward democratic government and public administration?
2. Does modern American public administration differ from traditional concepts of bureaucracy? If so, how and why?

3. Discuss the political values central to “liberal democracy.” In your judgment, which values stand out as most important? Why?

4. What elements of social change have contributed to the expansion of administrative responsibilities in American government? Discuss specific impacts of social change on the scope and activities of administrative agencies.

5. Explain how the following factors generally affect the operations of American administrative agencies: legislative intent, administrative discretion, and legislative oversight.

6. A fundamental assumption of administrative reformers in the late 1800s and early 1900s was that politics could have only adverse effects on administration. How valid is that belief? Why? How, and to what extent, do current administrative structures and practices reflect that assumption?

7. How important is “citizen participation” as a basic component of democratic administration? Identify and discuss various forms of citizen participation that have been employed in recent decades to increase access and representation.

8. Discuss the key problems and issues associated with the value of “representation” in governmental decision making, including the need for efficient, rational, and neutral policy making by government officials. What assumptions are made by those advocating an expanded definition of “representativeness,” as applied to our major political institutions? Do you agree or disagree with their assumptions? Why? If you disagree, what alternative meaning(s) of the term would you suggest?

9. What factors influence government accountability? Has government accountability increased or decreased over the years? What are some barriers to accountability?

10. To whom are government officials accountable? To what extent are they accountable to the people? What steps can be taken to secure, and perhaps increase, government accountability to the people? In your opinion, how effective is each device likely to be? Why?

11. Compare the role played by each of the following in keeping public administration accountable to the public and to elected officials: (a) Freedom of Information laws, (b) sunshine laws, and (c) sunset laws.

12. Could strong citizen pressure on government lead to cutbacks in bureaucratic discretion? Why or why not? What effects would such cutbacks have on the government’s performance?

13. Compare and contrast the fragmentation of government power and decision making due to (a) the four devices for ensuring limited government, (b) the growth of bureaucracy, and (c) the knowledge explosion.
14. There is a growing perception that government should do more to protect individual privacy and ensure that individual records and files are fair and accurate. What basic issues are involved in this debate, and how might such privacy guarantees be instituted?

15. Compare and contrast the conflicting values of pluralist democracy and administrative efficiency.

16. Give an example of how the highly specialized, highly technical jobs and tasks within a bureaucracy may in fact hinder those who oversee that particular bureaucracy.

17. Explain the relationship between the Freedom of Information Act (FOIA) and national security under the George W. Bush administration. What has changed? Has the FOIA been limited or expanded?

18. Explain some of the explicit similarities and differences between “issue networks” and subsystems.

19. What are the foundations of bureaucratic power? Name at least one specific example for each foundation and explain how it works to consolidate an agency’s power.

20. What limits exist regarding the ability of citizens to make government more responsive to their inputs?

**Key Terms and Concepts**

- liberal democracy
- capitalist system
- popular sovereignty
- limited government
- representation
- representativeness
- judicial review
- individualism
- pluralism
- due process of law
- representative democracy
- participatory democracy
- affirmative action
- pluralist democracy
- administrative efficiency
- accountability
- freedom of information (FOI) laws
- sunshine laws
- sunset laws
- community control
- public interest groups (PIGs)
- co-optation
- empowerment
- Neo-Conservatives
- USA PATRIOT Act
- bureaucratic imperialism
- interest groups
- specialized language
- constituency
- subsystem
- iron triangle
- multiple referral
- gridlock
- partisanship
- issue networks
- bureaucratic accountability
- line-item veto
- casework
SUGGESTED READINGS


Federalism and Intergovernmental Relations

I think it is quite an interesting thing that we have this impressive array of people to come to a conference on federalism, a topic that probably ten or twenty years ago would have been viewed as a substitute for a sleeping pill.

An excerpt from President Clinton’s speech at the Forum of Federation Conference in Mont-Tremblant, Canada, October 8, 1999

Federalism is a widely recognized feature of American government. The federal system consists of a national government and state governments existing independently of each other in the same territory while commanding the loyalties of the same individuals as citizens of both state and nation. Under the Constitution, the powers of all governments are drawn from the same fundamental source—the sovereign people—and are exercised concurrently. States, in turn, are composed of numerous subjurisdictions, such as cities, counties, municipalities, townships, and special districts, which are dependent entities chartered by the state. The original rationale for establishing a federal system in the United States was to prevent the concentration and misuse of power by a strong national government. The states were viewed as counterweights and protectors of individual liberties against the national government—and many are again coming to view the states in that light.

The nature and operation of federalism have been the subject of much controversy since the founding of the Republic. Referring to our basic governmental structure, former Vice President Al Gore observed that “America was born angry at government. We were so sick of the [distant and insensitive] English
Indeed, this nation was later torn by a violent civil war (1861–1865) that resulted from conflict over the twin issues of slavery and the extent of the states’ authority to oppose the national government. Since the New Deal in the 1930s, and with rising emphasis in the last few years, many Americans (including public officials of both major political parties) have expressed concern about the wide-ranging authority of the national government. These concerns focus on, among other things, how the expansion of that authority has affected state and local government powers. In turn, the states’ relations with—and influence over—their respective local governments have increased in importance. There have also been growing concerns about citizens’ power to retain a significant measure of control over governmental structures at all levels in the federal system.

Public administration is at the heart of many of the questions and controversies that have characterized contemporary federalism. The two have had a reciprocal effect on one another. The administration of national government programs requires recognition of, and accommodation to, the existence, prerogatives, and preferences of states and localities that have their own decision-making apparatus and political majorities. At the same time, the growth of bureaucracy at all levels of government has helped to reshape the federal system.

In this chapter, our concerns will include (1) the definition of federalism and a brief historical review of its evolution; (2) the rise of intergovernmental relations (IGR), the multitude of formal and informal contacts among governmental entities throughout the federal system, and the ways in which these have modified federalism as a formal concept; (3) the expansion, after 1960, of financial assistance from the national government to states and localities, with accompanying shifts in leverage exerted by the former over the latter, and since 1980, changes in national government aid, together with reduced leverage in the hands of national officials for pursuing national goals through state and local action; (4) administrative and political consequences of increased intergovernmental aid, especially administrative complexity and bureaucratic controls accompanying national government grants, and the resulting political conflicts, including a rising public backlash against both government unfunded mandates and the professional public administrators responsible for managing intergovernmental programs; (5) growing concern about managing homeland security and antiterrorism initiatives within the existing IGR and grants system; and (6) questions about the future course of IGR, including the impacts of diminished national government fiscal support for many of its own activities as well as those at state and local levels.

Before we begin, a comment is in order about one key term in this discussion, namely, federal. Technically, federal describes the formal relationships among different levels of government and various qualities or
characteristics of those relationships. In a more colloquial sense, however, many people refer to the national government as “the federal government.” Such usage, which has roots in debates over ratification of the Constitution in the 1780s, can lead to confused thinking about contemporary federalism and IGR. In this chapter and elsewhere, when reference is made to the national government, that is generally the phrase employed; federal is used in its more technical sense, for the sake of clarity.

The Nature of Federalism: The Formal Setting

The most elementary definition of federalism suggests that it is a constitutional division of governmental power between a central or national government and a set of regional units (such as the American states, Canadian provinces, and Swiss cantons); that, under a federal arrangement, both the national and regional governments have some independent as well as some shared powers over their citizens; that neither government owes its legal existence to the other (as local governments in the United States do to the states); and that, as a matter of law, neither may dictate to the other(s) in matters of structural organization, fiscal policies, or definition of essential functions. This definition clearly implies that the regional governments have substantial independence from the national government but that both may exercise powers of government directly over their citizens. It leaves unanswered, however, some pertinent questions about how authority is to be exercised simultaneously by different units of government sharing jurisdiction over the same territory and citizenry.

Federalism is also an explicitly political arrangement. This relates in important ways to how power in a governmental system is distributed, structured, and exercised. A federal arrangement is designed to restrain and counteract centralized power through multiple centers where decisions are made in widely scattered geographic regions. Such a system, with separate, legitimate, and authoritative government units operating individually within the same overall territory, makes it less likely that a central government could achieve an excessive concentration of power, which might endanger individual freedoms. Finally, federalism has an increasingly important fiscal/administrative dimension. This pertains both to the operations of government programs that have impact on at least one other level or unit of government and to the growing complexity and interdependence of programs created, funded, and managed by different governments. Later in this chapter, we will treat the phenomenon of intergovernmental fiscal relations in considerably more detail.

In the early 1800s, the U.S. Supreme Court defined some essential boundaries in national-state relations, with long-term implications. The fundamental issue was the scope of national authority, particularly when it overlapped and conflicted with state powers. Specific questions included
whether states could tax national government agencies (they cannot, under *McCulloch v. Maryland*, 4 Wheaton 316 [1819]); whether the national power to regulate interstate commerce superseded state regulatory actions, setting up conflicting rules (it does, with some exceptions); and whether the states could interfere in any way with national enforcement of national laws (they cannot—though in recent years, as we shall see shortly, the Supreme Court has handed down a series of rulings that have changed the rules of the game in this regard). Some other issues were resolved in Congress and by presidential action. The question of slavery, however, proved unsolvable through the political system. This failure, coupled with irreconcilable differences (related to slavery) over national versus state sovereignty, resulted in the secession of the South and the creation of a confederation of eleven states. The Civil War followed, culminating in a Union victory that was both military and political: slavery was ended, the Union was preserved, and a federal—not confederate (state-centered)—system was reaffirmed.

The next half-century was a time of transition in American federalism. Many basic decisions affecting the legal structuring of federalism were resolved and, as government generally became more active in dealing with problems of society, some forms of joint or overlapping governmental activities became more common. A number of new national programs combined participation by (especially) state governments with use of the first cash grants-in-aid from the national government to the states; early examples included agricultural extension programs in 1914, federal aid for state highways in 1916, and the Vocational Education Act of 1917. Fundamental structural-legal questions were receding in importance, but modern intergovernmental relations was still being defined within the broader federal context.

**Intergovernmental Relations:**

**The Action Side of Federalism**

*Intergovernmental relations* is a relatively new term, having come into common usage only in the past seventy-five years. It designates “an important body of activities or interactions occurring between governmental units of all types and levels within the [U.S.] federal system.”1 In political scientist Deil Wright’s words, intergovernmental relations embrace “all the permutations and combinations of relations among the units of government in our system.”2 These include national-state and interstate relations (the areas traditionally emphasized in the study of federalism), as well as national-local, state-local, interlocal, and national-state-local relations. In addition, other key features of IGR are worth noting.

One is the fact that the consequences of intergovernmental relations are often unpredictable and decision making is hidden from public view. There is no direct electorate and decisions shift from year to year with no particular direction. There is no policy-making body, no executive, no legislative, and no
judiciary to oversee the results of billions of dollars transferred to states and local governments from the federal government. Predictably, this lack of consistency leads to considerable inequities in the distribution of federal money to states and cities.

A second feature of IGR is that, although we speak of intergovernmental relations in the abstract, the individual actions and attitudes of elected and appointed officials determine what kinds of relations exist between units of government. Understanding intergovernmental relations has to be formulated largely in the context of human relations and human behavior. Who the officials are, the roles they play in the governmental process, their policy views, and the interests they seek to promote all have a bearing on the conduct of IGR.

Third, IGR does not refer only to occasional interactions, single contacts, or formal agreements. Rather, it is a continuous series of informal contacts and exchanges of information and views among government officials aimed at solving shared multigovernmental problems. Virtually all policy areas have an intergovernmental dimension, and some are almost totally the product of shared policy formulation, implementation, or financing. Examples of such policy areas include homeland security, air and water pollution control, criminal justice, agriculture, education (a prominent example is the No Child Left Behind Act [NCLB]), and transportation. The fact that policies are fashioned through intergovernmental processes, however, does not always mean that government officials agree with one another on all or even most major aspects of a program. IGR can be cooperative, competitive, conflicting, or a combination of all three and still be IGR (see Box 3–1).

No Child Left Behind Act (NCLB) a controversial statute that reauthorized the Elementary and Secondary Education Act in 2002 and established national assessment standards for annual testing of students and yearly accountability reports on progress toward meeting objectives for individual schools.

**BOX 3–1**

**INTERGOVERNMENTAL RELATIONS MEETS INTERNATIONAL RELATIONS—AND FOR A WHILE, IT WASN’T PRETTY!**

The rapid growth of Devils Lake [in North Dakota] did more than sow misery for thousands of people living in the [lake’s] basin. It became the focal point of a nasty political showdown pitting North Dakota against Canada, and to a lesser extent, Minnesota.

From 1992 to the late summer of 2005, the lake—which has no natural outlet—rose more than 26 feet, as the basin was inundated with rain and snow. It flooded thousands of acres of farm and pasture land, and devoured hundreds of homes and businesses, as well as forest and infrastructure. The lake tripled in size, and more than $500 million was spent on roads, dikes and other public works, in an effort to keep the lake at bay—but nothing worked. In mid-August of 2005, however, North Dakota officials began operating what for residents of the city of Devils Lake (population 7,222)

(continued)
was their last, best hope in their battle with the lake. After a contentious conflict involving the state governments of North Dakota and Minnesota, the Canadian federal government, and the provincial government of Manitoba, the gates were opened on a $27 million concrete outlet that began draining the waters of the lake into the Sheyenne River to the south. The outlet is a 14-mile channel made up of open ditches, pipes and pumping stations that will funnel water from western Devils Lake into the Sheyenne (a tributary of the Red River, which flows north into Lake Winnipeg).

The amount of water that will be drained is so relatively modest that, at best, it will stabilize the water level, not lower it. But that didn’t prevent Canadian and Minnesota officials from ferociously opposing the diversion. Canadian government officials, especially, objected to the fact that Devils Lake water flowing into the Sheyenne will ultimately end up in the Red River, potentially introducing exotic biological species into the Red’s watershed, and subsequently emptying into Lake Winnipeg, which is both a commercial fishery and a resort location. Those governments also complained that the diversion could violate existing water pacts between the U.S. and Canada.

In a June, 2005 letter to the chairman of the White House’s Council on Environmental Quality, Minnesota Governor Tim Pawlenty detailed what he called his state’s “current apprehensions with the Devils Lake project” and expressed hope that “the best interests of Minnesotans and North Dakotans are served as it relates to our unique relationship with our Canadian friends.” Some of those “Canadian friends,” however, were less polite. In mid-June, a member of the Manitoba provincial Parliament from Winnipeg likened North Dakota to North Korea, calling it a rogue state! (The same member previously had described North Dakotans favoring the project in far less charitable terms!) Far from distancing themselves from that stance, members of Manitoba’s House of Commons unanimously backed a resolution that called on the U.S. government to block the diversion.

Heavy, almost constant rains in June contributed to the unwanted rise—even as they also delayed completion of the outlet. Meanwhile, the governments of Canada, Manitoba, and Minnesota tried to haul the project into the jurisdiction of the International Joint Commission, which mediates water disputes along the U.S.–Canada border. North Dakota resisted that, claiming that such a move would stall the project for years. Canadian officials also pushed for a multimillion-dollar sand filter that could keep biological contaminants out of the Red River watershed. That’s fine, North Dakota officials said, but they aren’t about to pay for it. As this political back-and-forth went on, the troubles at Devils Lake continued to mount.
In early August, 2005, an agreement was reached on new guidelines which allow North Dakota to operate the Devils Lake flood outlet while the U.S. and Canadian governments explore ways to ensure it doesn’t transfer harmful water organisms to Canada. North Dakota, Minnesota, Manitoba and the U.S. and Canadian federal governments issued a joint statement outlining the accord, described by [North Dakota’s] Governor Hoeven as “a shared approach” to solving Devils Lake problems. While the document is not legally binding, it stipulates that North Dakota may operate the outlet to relieve flooding damage in northeastern North Dakota, while the U.S. and Canadian governments do further testing of Devils Lake water and fish to judge whether they may pose an environmental threat. It also permits the two federal governments to design and build an advanced system to filter Devils Lake’s water. (The outlet already includes a rock and gravel filter 18 feet thick, to block fish, eggs and some plants from going into the Sheyenne River, but critics say it is inadequate to prevent unwanted bio-organism transfers.)

In a statement, Manitoba Premier Gary Doer called the agreement positive, while Reg Alcock, the Canadian federal Minister responsible for Manitoba, said: “We are protecting Manitoba’s waterways while providing flood relief to our neighbors in North Dakota.” The agreement was included in a statement issued by the U.S. State Department in early August of 2005, which Hoeven said was drafted by officials from North Dakota, Minnesota, Manitoba and the U.S. and Canadian federal governments.

Unfortunately, implementation of the 2005 agreement has proven difficult—but for reasons totally unrelated to the language of the agreement or to the political will to carry it out. The problem has been inadequate water flows in the Sheyenne River, due to drought conditions which have prevailed in the area virtually since the agreement was signed. Without adequate water flows in the river, drainage from the lake would put unacceptably high levels of salts and sulfates into the river. Thus, at least for the near-term future, solutions to the problems of Devils Lake and the surrounding area do not appear to be within reach.

SOURCE: Adapted from Bob von Sternberg, “Fast-rising lake presents one devil of a dilemma // In North Dakota, a community battles creeping waters,” Minneapolis Star-Tribune, July 4, 2005, p. 1A; and Dale Wetzel, “Devils Lake outlet gets temporary OK // Negotiations between the United States and Canada continue,” an Associated Press wire service story appearing in the Minneapolis Star-Tribune, August 7, 2005, p. 9B. The authors also wish to thank Joseph W. Belford, County Commissioner of Ramsey County, North Dakota, and Downstream Acceptance Coordinator for Devils Lake, for information furnished by telephone on December 28, 2007.
Another key feature of IGR is the involvement of public and private, government and nongovernment, officials at all levels. Clearly involved are chief executives and legislators in Washington, state capitals, county seats, and city halls, because they formally promote and enact the programs that constitute IGR. As appointed administrators at all levels of government have assumed greater responsibility and as IGR has become more pervasive, intergovernmental administrative relations have taken on ever greater significance. (An issue of some importance in IGR, discussed later in this chapter, concerns the degree to which influence has become concentrated in the administrative arm of government at all levels without routinely effective means of control by elected officials.) And, although we speak of intergovernmental relations, many public purposes are accomplished through nongovernmental institutions and organizations. Thus, IGR, properly understood, also includes the public functions of organizations not formally part of any government (voluntary action groups, civic organizations, the United Way, and so on).

Action in the federal system is often taken on selected parts of a general problem rather than on the total problem area; that is, decisions are fragmented rather than comprehensive. Governments are prone to act in response to relatively specific pressures for narrow objectives and find it difficult and politically “unprofitable” to do otherwise. Thus, although government policies exist in areas such as water quality and air pollution control, no single policy governs the nation’s approach to environmental quality. Similarly, there are policies concerning urban mass transit and public housing, but there is no overall urban policy. A major reason for this is the ability of literally hundreds of governmental agencies at all levels to act independently of one another. When a policy emerges, it is usually in incomplete form and, in the majority of cases, lacks a centrally coordinated direction. Contributing to this, of course, is the fact (discussed in Chapter 2) that the national government itself is far from a monolithic entity. According to Russell L. Hanson:

> The structure of intergovernmental relations is . . . a federal one in which the powers and responsibilities of government in general are shared among specific governments. However, the sharing of power and responsibility is not equal, nor is it unalterable. As a result, the structure of authority [in IGR] tends to be rather loose, and it invites frequent clashes between governments over the right to make certain kinds of decisions. Conflict often arises in the course of day-to-day interactions between governments as they seek to define and redefine their relationships with one another in order to satisfy the demands of their respective citizenries.

Because a wide spectrum of political opinions and issue preferences are reflected in the multitude of national government activities, it is inaccurate to speak of what “the national government” desires, intends to do, or is actually doing. The same may be said, though perhaps to a lesser extent, of many
state and local governments as well. Thus, when different governments do try to integrate their efforts through cooperative activity, their joint undertakings may well be based on a foundation of programs that are not consistent in intent, design, or execution. Intergovernmental relations are characterized both by this lack of central direction and by some efforts in recent decades to overcome it.

Thus, IGR involves virtually all governments and public officials, it is highly informal and very dependent on human interactions, and it involves the nonprofit and private sectors. A vivid example of IGR at work dates back to the mid-1950s, when President Dwight Eisenhower secured enactment in Congress of legislation creating the Interstate Highway System—a major expansion of the existing system of roads. All “federal” highways, but especially the interstate system, involve national, state, and local road officials (as well as highway contractors and many others) in continuing and frequent contacts—not to mention chief executives and legislators at all levels who are involved in funding and management decisions on a regular basis.

Historically, the evolution of federalism and the emergence of IGR have been accompanied by continuing disagreements and tensions over just how national and state governments were to relate to each other. Scholars and others who have studied federalism often have referred to two competing concepts or models, in distinguishing between two broadly different viewpoints. Figure 3–1 illustrates these concepts, known as “dual federalism” and “cooperative federalism.” Under the dual federalism approach symbolized by a “layer cake” analogy, the functions of national and state and governments are separate and distinct from each other. On the other hand, under the cooperative federalism approach, symbolized by a “marble cake” analogy, the functions of national and state governments are mingled—some say, deeply intertwined—and exhibit widespread patterns of cooperation and mutual

---

**FIGURE 3–1** Dual Versus Cooperative Federalism

**Dual Federalism**

- National Government
- State Governments

“Layer Cake”

**Cooperative Federalism**

- National Government
- State Governments

Cooperate on some policies

“Marble Cake”
support. Disagreement exists among both scholars and practitioners about the extent to which each of these models has existed, in our history—let alone which one is to be preferred over the other!

**THE COURTS AND INTERGOVERNMENTAL RELATIONS**

The role of the courts (especially the U.S. Supreme Court) in shaping federalism has been very significant throughout much of our history. But if anything it has become more prominent in the past sixty years, and especially since 1990. Indeed, both national and state judiciaries have been called on to resolve federalism-related disputes. Increasingly, the U.S. Supreme Court has handed down significant rulings directly affecting the relative authority of state and national governments. Most (though not all) of these recent rulings have favored state authority at the expense of both national authority and citizen rights and remedies. Among other things, the Supreme Court has “curbed congressional power under the interstate commerce clause,” and “limited congressional legislative authority to protect minority groups under Section 5 of the 14th Amendment.” These decisions have dealt with issues as diverse as age and gender discrimination, handgun control, minimum wage, employment conditions, and civil rights. Some have even suggested that the Supreme Court has been engaged in a so-called “federalism revolution,” in which a central goal “has been to more firmly fix the boundaries of national versus state authority.” As part of that effort, the Court frequently has acted to “restrict statutory claims against state and local governments”—in effect, further strengthening the freedom of state governments to act on their own, without legal challenge.

For example, in 1992 the Court, in *New York v. United States* (505 U.S. 144), ruled unconstitutional a 1985 federal statute that in the majority’s view exceeded the legal boundaries for national government activity established in the Tenth Amendment to the Constitution. The statute, dealing with low-level radioactive waste, had directed state governments to implement a federal regulatory program. Three years later, in *United States v. Lopez* (514 U.S. 549), the Court took a similar position with regard to the Gun-Free School Zones Act of 1990. Congress had enacted this statute on the basis of its authority to regulate interstate commerce, but the Court ruled that provisions of the statute went beyond the scope of the commerce clause, and were therefore in violation of Congress’s powers.

In the case of *Alden v. Maine* (527 U.S. 706 [1999]), the legal question at issue was whether the state of Maine could be sued in its own (state) courts under the federal Fair Labor Standards Act. Again, the majority opinion favored state over national authority by holding that the powers delegated to Congress under Article I of the Constitution do not include the power to subject non-consenting states to private suits for damages in state courts. This decision was in keeping with a 1984 ruling, when the Court sharply limited the power of lower federal courts to order state officials to obey state laws. That earlier
decision had greatly expanded the scope of the Eleventh Amendment, the relatively obscure provision giving state governments immunity from being sued in U.S. courts without the states’ consent. The Alden ruling reaffirmed the earlier ruling, and strengthened the legal reasoning set forth in that decision.

The case of Central State University v. American Association of University Professors, Central State University Chapter (526 U.S. 124, 1999) arose after the state of Ohio enacted a statute authorizing instructional workload standards for state university faculty members; the intent was to increase the amount of time professors dedicated to teaching rather than research. Significantly, the statute provided that such standards were not subject to collective bargaining. Central State University adopted the statute and informed its labor union organization (the American Association of University Professors) that it could not bargain for such standards. The faculty union brought a complaint in the Ohio Supreme Court, contending that “the statute created a class of public employees not entitled to bargain regarding their workload and thus violated the equal protection clauses of the Ohio and Federal Constitutions” (Central State University v. American Association of University Professors, Central State University Chapter, p. 227). The Ohio Supreme Court ruled in favor of the union, stating that the statute had singled out faculty members from other public employees, and thus did violate the equal protection clause. However, the U.S. Supreme Court reversed the decision, on the grounds that the statute affirmed a legitimate government purpose by increasing the amount of time professors should spend in the classroom. According to the Court, the imposition of a faculty workload policy met the “rational test” standard because it properly accomplished the purpose of the legislation.10

In United States v. Morrison (529 U.S. 598 [2000]), the Court ruled that Congress’s right to regulate interstate commerce does not include permitting women to sue their alleged abusers in federal court, when alleged private acts of violence do not cross state lines. The net effect of these and similar Supreme Court rulings (many of them by narrow 5–4 majorities) has been to limit the national government’s legal and administrative authority, and to place more discretionary authority in the hands of state (and, by extension, local) officials. Not all Supreme Court decisions have invalidated or narrowed national government authority. For example, early in 2004 the Supreme Court ruled that the U.S. Environmental Protection Agency (EPA) has authority, under the Clean Air Act of 1970, to “override state officials and order some anti-pollution measures that may be more costly.” Although state officials can make some decisions involving facilities within their borders, the EPA retains significant enforcement authority regarding the 1970 statute.11 In addition, this decision is an example of a growing phenomenon known as preemptions—legal actions by federal courts or agencies to preclude enforcement of a state or local law or regulation. These direct assumptions of power have increased significantly during the past three decades, even as prevailing judicial philosophies have pointed in very different directions.12
And in mid-2005, in a highly controversial decision, the Court greatly expanded the power of local governments in relation to the property rights of private citizens. In *Kelo v. New London* [Connecticut] No. 04-108, the Court ruled that local governments may seize people's homes and business—even against their will—for private economic development. It was a decision “fraught with huge implications for a country with many areas, particularly the rapidly growing urban and suburban areas, facing countervailing pressures of development and property ownership rights.”¹³ The New London residents who challenged the loss of their property had contended that while the city government could properly take private property for a “clear public use, such as roads or schools, or to revitalize blighted areas”—under the well-established power of eminent domain—it should not be able to take private property “for projects such as shopping malls and hotel complexes, to generate [local] tax revenue.”¹⁴ But the Court (again in a 5–4 decision) ruled against the property owners and in favor of this exercise, by the city of New London, of eminent domain power—sparking, among other things, a growing number of state legislative efforts around the country to place limits on local authority, in this regard.

The courts, then, have been highly influential in shaping the organization and operation of—and within—the federal system. The continuing expansion of IGR has served only to increase the reach of judicial decision making because more governments and their actions are potentially affected by any given ruling. This expansion is testimony to the increased complexity within American federalism, and it is that subject to which we now turn our attention.

**Contemporary Intergovernmental Relations: The Rise of Complexity**

It was under the presidency of Franklin Roosevelt, a Democrat, in the 1930s and 1940s that national government activity underwent a quantum leap in terms of scope and diversity, and intergovernmental relations became more closely interwoven with general (and more centralized) governmental undertakings. With little fanfare, but steadily, intergovernmental aid and joint efforts became more important components of public policy making. Thus, for example, national government grants for rural highway construction and maintenance (begun in 1916) became more numerous; grants for urban renewal became more widespread; and direct aid to urban governments for airport construction and other transportation purposes also appeared on the scene.¹⁵ After the Great Depression, federally-funded state and local social welfare, along with farm support and public-assistance bureaucracies, gradually replaced voluntary sources for aiding those in need. In the 1950s, under Republican Dwight Eisenhower, the pace of national government expansion slackened but did not stop completely. Significantly, it was just after Eisenhower took office in 1953 that the Department of Health, Education and Welfare (HEW) was created,
paving the way for later expansion of grants and other provisions relating to social services. Throughout the period 1930–1960, increased national government activity and the rising importance of IGR paralleled one another and often coincided. With the advent of the 1960s, however, IGR experienced its own quantum leap into new forms and new impacts.

In the last five decades, the structure of intergovernmental relations has been transformed by the rapid proliferation of financial transactions among different levels of government; by the development of new and often permanent linkages among program administrators at all levels; by the establishment of new forms of government at what is called the “substate regional level,” such as local-level “special districts” (providing many services, including water, education, and transportation), economic development districts, and health planning agencies; and by issuance of literally thousands of rules, guidelines, and regulations—collectively known as mandates and often accompanying fiscal aid packages—to hundreds of governmental units (see Chapters 1 and 11). This expansion of national government power has sparked political controversy of various kinds, resulting from the complexity associated with increasing numbers of federal grants and their accompanying regulations. Despite the best efforts of state and local elected officials to keep pace with the rapidly changing rules of the game, there is growing concern that the national government may have acquired excessive influence over state and local decisions. Also, many citizens apparently believe that these same complexities have weakened the people’s control over many of the activities and decisions of government that affect their daily lives either directly or indirectly. In recent years, IGR has been affected (though more indirectly) by another change: the growing service-delivery roles of nonprofit community organizations and various for-profit organizations in the private sector. These developments have also posed immense new challenges to those responsible for effectively administering government programs in a constantly changing environment. That these developments have been largely interrelated has made coping with them all the more difficult.

In the following discussion, several principal themes stand out. One is the importance, in this context and in broader terms, of government purposes organized by function. Functional alliances have tended to dominate contemporary IGR (much as they have done in “subsystem politics” at the national level) and, as a result, have become centers of ongoing controversy. A second theme, closely linked to the first, is the growing political and managerial struggle between elected public officials and administrative/functional specialists (and their respective political allies) for control of major IGR program directions. A third, broader theme focuses on the tensions between forces promoting greater centralization in the general governmental system and those favoring decentralization (including a lessening of national government regulation of state and local government activity). Nowhere is that issue more crucial than in the federalism/IGR realm, since a prime purpose of federalism is to prevent
excessive centralization of governmental authority. Deliberate efforts both to centralize and to decentralize government programs have been numerous. Calls for downsizing, decentralization, and deregulation have been gaining ground in the past thirty years, and reinventing government implicitly (if not explicitly) puts considerable emphasis on decentralizing government functions in order to put them within easier reach of popular control. All these themes have fiscal, administrative, and political dimensions.

**Intergovernmental Fiscal Relations**

Intergovernmental fiscal relations, also referred to as *fiscal federalism*, have been central to contemporary IGR for some time. Although there have been some forms of financial aid from one governmental level to another throughout U.S. history, the scope of such transactions has expanded dramatically since 1961. This applies to national government aid to states and localities and, to a lesser extent, to state aid to local governments.

Intergovernmental aid has taken on greater importance for a relatively simple reason. Traditionally, many state and local governments have had weaker economic bases and less productive systems of taxation than the national government has. Yet the former provide the great bulk of public services in health, education, welfare, housing, highway construction, law enforcement, police protection, parks and recreation, conservation, and agricultural services. The national government, with far stronger fiscal resources and revenue-generating capacity, *directly* delivers relatively few public services.¹⁶ These include Social Security benefits, postal services, federal law enforcement, veterans’ payments, and farm subsidies. In essence, the national government, with the greatest tax resources, delivers the fewest direct services; local governments, with the narrowest and weakest tax bases, are frequently the most heavily laden with costly service obligations (police, emergency management, fire, streets and roads, sewage and sanitation, water, and utilities); the states fall between them on that spectrum. (It should be noted that the national government—through mandated grants, contracts, loans, regulations, and the like—now has many avenues of *indirect* service provision.)¹⁷

There are two basic reasons for the revenue-raising disparity among different governmental levels. First, local and state governments have limited geographic areas—often dependent on one or two products or services—from which to extract revenues (for instance, tourism in Florida and coal in West Virginia). A more diversified economy is a more stable and productive source of government income, and only the national government has access to the nation’s full range of economic resources.

Second, different types of taxes yield different amounts of revenue from the same income base. The most responsive, or *elastic*, tax (a tax that shows the greatest increase in revenue for a given rise in taxable income) is the
graduated income tax (so called because the tax rate rises as income increases). Somewhat less elastic is the sales tax, which levies a flat percentage rate on the price of purchased goods; some sales taxes are general and allow few exemptions, while others are selective and apply only to certain items. Least elastic is the personal property tax, which is levied on real estate and other personal belongings. The national government is the principal user of the graduated income tax. States rely heavily on sales and other excise taxes (though increasingly, state revenues are also derived from nongraduated or “flat-rate” income taxes). Local governments, including special districts, depend most heavily on personal property taxes (though sales and wage taxes have come into increasing use by many local governments).\textsuperscript{18}

Thus, the government with the broadest tax base (the national government) also uses the most efficient generator of revenue, while the governments with the narrowest and least diversified tax base (local governments) employ the least elastic tax, with the states again falling between the two. The result is a “\textit{fiscal mismatch}” between the service needs and fiscal capacities of different levels of government, and among different governments at the same level in terms of their varying abilities to pay for needed public services (for example, wealthy school districts versus less affluent ones). Rising service demands on government at all levels have placed a particular strain on those governments least able to expand their tax revenues rapidly, that is, local units. The consequence of all this has been increasing demand for aid from higher levels of government to help pay for government services.

\textbf{Grants-in-Aid}

The growing needs of state and local government during the first half of the twentieth century coincided with rising congressional and executive-branch interest in expanding and upgrading available public services at all levels of government. By the 1960s, the stage was set for the national government (and some state governments) to utilize financial assistance on a much larger scale than before as a means to expand public services. The principal device adopted to bring all this about was the grant-in-aid, which had been an established mechanism for thirty years and was now to be given a substantially enlarged role.

\textbf{Grants-in-aid} are money payments furnished by a higher to a lower level of government to be used for specified purposes and subject to conditions spelled out in law or administrative regulation. Cash transfers are used most widely by the national government, although states also make some use of them. When John F. Kennedy was inaugurated in 1961, only 45 separate grant authorizations (statutes) existed. (Under each authorization, multiple allocations of funds can be made.) But in the period 1965–1966, when Lyndon B. Johnson commanded decisive Democratic majorities in both chambers of Congress, he took advantage of the opportunity to legislate a host of new federally directed grant programs as he pursued his vision of the “Great Society.” By the time Richard
Nixon entered the White House (only eight years after the start of Kennedy’s term), the number of grants had mushroomed to about 400. Using the criterion of separate authorizations, the U.S. Advisory Commission on Intergovernmental Relations (ACIR) estimated that almost 540 grant programs existed in fiscal year (FY) 1981. During the Reagan administration, the number of grants dropped to about 400 by FY 1985, with significant adverse implications for state and local delivery of many public services and for the fiscal well-being of many state and local jurisdictions. The number increased again, however, to 478 grant programs in FY 1989 and to upwards of 600 such programs in FY 2008. Grants have financed state and local programs in virtually every major domestic policy area—urban renewal, highway construction and maintenance, mass transit, education, criminal justice, recreation, public health, and so on.

Equally dramatic is the increase in dollar amounts appropriated under national grant programs. In FY 1960, the figure was about $7 billion; by 1970, it had risen to $24 billion; five years later, it was almost $50 billion; by FY 1981, it was just under $95 billion; by FY 1990, it had reached $135 billion; in FY 2001, it was approximately $317 billion; and beginning in FY 2005, funding leveled off, reaching approximately $454 billion in FY 2008. Despite the Reagan administration’s success in slowing the rate of growth in spending for grants, under Presidents George H. W. Bush and Bill Clinton, the number of grant programs increased, along with the funds appropriated for them (see Figure 3–2)—though there may be some changes ahead as federal debt and deficits combine to slow growth in assistance to states and local governments.

National grants-in-aid were originally enacted to achieve certain broad purposes. These included (1) establishing minimum nationwide standards for programs operating in all parts of the country, (2) equalizing resources among the states by redistributing proportionately more money to poorer states, (3) improving state and local program delivery, (4) concentrating research resources on problems that cross government boundary lines (such as air and water pollution) or that attract interest from numerous governments, and (5) increasing public services without enlarging the scope of the national government or its apparent role in domestic politics. Other purposes have included improving the structure and operation of state and local agencies (such as merit personnel practices or better planning), demonstration and experimentation in national policy, encouragement of general social objectives (such as nondiscrimination in hiring), and provision of services to otherwise underserved portions of the population.

In the 1970s and 1980s, federal grants-in-aid loomed large in the total picture of all government domestic programs (including those at state and local levels). During those two decades, these grants provided about one-fourth of state-local revenues each fiscal year, while at the same time comprising between 12% and 17% of all national government outlays. Those proportions began to decline in the early 1980s, following Ronald Reagan’s election to the presidency, and continued at a reduced level (especially the proportion of federal outlays)
during the elder George Bush's administration. Between fiscal years 1982 and 1991, the proportion of total federal outlays devoted to grant programs hovered in the range of 11 to 12% before beginning to rise again after the election of Bill Clinton in 1992. The proportion remained between 14 and 16% of outlays for the rest of the decade (even after the Republican takeover of Congress in the 1994 elections), and increased slightly, during the second Bush presidency, to around 17% in 2005—1½% higher than the proportion that existed in fiscal year 1980 (see Figure 3–3). At the same time, however, state and local governments became more active in raising their “own-source” revenues (taxes and other revenue generators that they establish by law); even though grants-in-aid as a percentage of federal domestic programs have declined since 2005, federal agencies still provide about 25% of all state-local revenues.

The advantages attributed to grant-in-aid programs are numerous. First, the national government affords a single focal point for bringing about a greater degree of concerted action on a policy problem. Second, political minorities in states and localities, such African–Americans and Hispanics, have an opportunity to seek some measure of national support for their policy demands. Third, grants-in-aid are an appropriate way to deal with nationwide
problems; many policy questions are interrelated in terms of their impact, such as those linking highways, urban transportation, and air pollution or education, unemployment, poverty, and welfare. Although a fully coordinated attack on such sets of problems has yet to be mounted (and is not likely to be), a greater degree of consistency is possible at the national level than among fifty separate states and 88,000 local governments.

Finally, and perhaps most important, it has been suggested that national funds assist states and localities with programs and projects that benefit citizens outside the borders of the recipient government. These so-called ripple effects—more formally known as *externalities*—justify national monetary support for state or local efforts because of the wider benefits realized from them. Three examples illustrate the point: (1) a state job-training center, whose graduates may find employment in other states; (2) a state park system (such as Kentucky’s, one of the best in the nation) that attracts tourists and vacationers from a much wider geographic area; and (3) local education systems that, in a mobile society such as ours, are undoubtedly investing in the future productivity and contributions of persons who will reap the benefits of their education elsewhere. Because the nation as a whole gains from such
Grants-in-aid have taken several forms; we “can usefully categorize grant programs along two dimensions.”20 (1) the degree of discretion national government administrative officials possess in distributing funds, and (2) the “degree of restriction imposed on the use of [national government] funds.”21 Administrative discretion in distributing funds is smallest under formula grants, which are created by legislation that clearly specifies the criteria (standards) for determining eligibility to receive the funds. Depending on the purpose of a grant, these criteria might include population, unemployment rates, or the percentage of the population living in poverty. Administrative discretion is much greater in the case of project grants; with these, agency officials have wide latitude in deciding which states or local governments will receive funding and how much each will get. Formula and project grants are subtypes of categorical grants—the most commonly used kind of national government assistance programs to state and local governments. Of the approximately six hundred categories in existence, three-fourths are project grants, available by application; the remaining one-fourth are formula grants, for purposes such as aid to the blind and disabled (an ongoing concern common to many government jurisdictions). On the other hand, although individual project grants outnumber formula grants, the dollar amounts available under formula grants exceed those of project grants.

Grants also can be distinguished with regard to how freely recipient governments can use national government funds. Under categorical grants, states and local governments can spend the money only for certain clearly designated “categories” of expenditure, leaving very little room for adjustments on the part of a recipient government. The extreme specificity of categorical grants has been described as “hardening of the categories,” which created such proliferation of minutely targeted grants that . . . a local government wishing to improve its recreational amenities has[s] to make separate applications to several different agencies if its total program include[s] buying land for park purposes; building a swimming pool on it; operating an activity center for senior citizens; putting in trees and shrubbery; and purchasing sports equipment. In the area of urban transportation, there are [or have been] separate categorical grant programs covering car pool demonstration projects; urban transportation planning; urban area traffic operations improvement; urban mass transportation basic grants (based on a formula for fund distribution); and mass transit grants (on a project application basis).22

With about six hundred such grants operative at the present time, the categorical grant business has become immensely complicated, and is difficult for even experienced professionals to comprehend at times. (See Table 3–1 for comparison of the scope of categorical grant assistance.)
### TABLE 3-1  The Scope of National Aid Increased Dramatically

<table>
<thead>
<tr>
<th>Prior to 1960 — Few and Far Between</th>
<th>Budget Subfunction</th>
<th>1993 — Categorical Grants for Everything</th>
<th>Number of Programs</th>
</tr>
</thead>
<tbody>
<tr>
<td>1787 Education land grants</td>
<td>National defense</td>
<td>6</td>
<td></td>
</tr>
<tr>
<td>1862 Agricultural education (land grant colleges)</td>
<td>General science, space, and technology</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>1914 Agricultural extension</td>
<td>Energy</td>
<td>13</td>
<td></td>
</tr>
<tr>
<td>■ 50-50 matching</td>
<td>Water resources</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>■ state plan approved</td>
<td>Conservation and land management</td>
<td>13</td>
<td></td>
</tr>
<tr>
<td>■ first modern conditional money grant</td>
<td>Recreational resources</td>
<td>10</td>
<td></td>
</tr>
<tr>
<td>1916 Federal aid for highways</td>
<td>Pollution control and abatement</td>
<td>29</td>
<td></td>
</tr>
<tr>
<td>1917 Vocational education</td>
<td>Other natural resources</td>
<td>19</td>
<td></td>
</tr>
<tr>
<td>1921 Public health assistance</td>
<td>Farm income stabilization</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>1935 Social Security</td>
<td>Agricultural research and services</td>
<td>11</td>
<td></td>
</tr>
<tr>
<td>1935 Public assistance</td>
<td>services</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>1937 Housing</td>
<td>Mortgage credit and deposit insurance</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>1946 Airport aid</td>
<td>Other advancement of commerce</td>
<td>7</td>
<td></td>
</tr>
<tr>
<td>1946 Hospital and medical facilities</td>
<td>Ground transportation</td>
<td>26</td>
<td></td>
</tr>
<tr>
<td>1948 Water pollution control</td>
<td>Air transportation</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>1949 Urban renewal</td>
<td>Water transportation</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>1950 Federal impact school aid</td>
<td>Other transportation</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>1954 State and local planning</td>
<td>Community development</td>
<td>7</td>
<td></td>
</tr>
<tr>
<td>assistance</td>
<td>Other transportation</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>1954 Small watershed protection</td>
<td>Area and regional development</td>
<td>22</td>
<td></td>
</tr>
<tr>
<td>1955 Air pollution control</td>
<td>Disaster relief and insurance</td>
<td>8</td>
<td></td>
</tr>
<tr>
<td>1956 Library aid</td>
<td>Elementary, secondary, and vocational education</td>
<td>84</td>
<td></td>
</tr>
<tr>
<td>1958 College student aid</td>
<td>Higher education</td>
<td>10</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Research and general education aids</td>
<td>16</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Training and employment</td>
<td>8</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Other labor services</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Social services</td>
<td>80</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Health</td>
<td>100</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Income security</td>
<td>34</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Veterans benefits and services</td>
<td>5</td>
<td></td>
</tr>
<tr>
<td></td>
<td>General management, multiple functions, and other</td>
<td>55</td>
<td></td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td></td>
<td>578</td>
<td></td>
</tr>
</tbody>
</table>

With grants-in-aid of all types, the proportion of total expenditures paid by the national government varies considerably. Congress defines some grants as representing important nationwide initiatives and sets the national government share at 100%. Other grants require dollar-for-dollar matching funds by the state/local government, which doubles the total amount of money available. Some other grant allocations require recipients to share the burden to some extent but not fifty-fifty (sometimes as little as 1% of the total). The national share for all types of grants-in-aid, then, is at least one-half and can cover the total.

One other observation should be made with reference to federal grants and grant-funded state/local programs. Throughout the 1990s a mere twenty-one categorical grant programs accounted for 80% of total spending for categoricals, and an additional two dozen programs accounted for another 10% of spending. These included, among others, the Medicaid program (with 55 million poor and disabled recipients), child nutrition grants, wastewater treatment plant construction, Aid to Families with Dependent Children (AFDC), training and employment programs, low-rent public housing, and community development programs. (Under the Welfare Reform Act of 1996, the old AFDC programs—now known as Temporary Assistance to Needy Families [TANF] were to be administered as formula grants by the states, with federal standards.) Still, nearly 90% of the funds allocated for categoricals were taken by the largest forty-five programs (fewer than 10% of the total number of programs).

Expansion of grants-in-aid was accompanied by qualitative and administrative changes: (1) there were increasing numbers of project grants, and an increased variety of matching-grant formulas; (2) Congress broadened the eligibility of grant recipients and increased joint-recipient possibilities; (3) aid was concentrated in large urban areas and directed to the urban poor in numerous new ventures; (4) there was increased national aid not only to governments but also to private institutions, including corporations, universities, and nonprofit organizations; and (5) the national government made funding available specifically to assist state and local jurisdictions in improving both their planning capabilities and their actual planning activities. All these changes grew out of an expanding emphasis on achieving national goals under the direction of the national government.23

Prior to the 1960s, aid had been used primarily to supplement the policy actions of states and localities. Under Kennedy and then Johnson, however, presidential and congressional initiatives were couched more in terms of national purposes. Given this emphasis, it was deemed entirely appropriate to write into grant legislation substantive and procedural requirements (mandates) that would promote those purposes.24 Administration of these programs remained predominantly in the hands of state and local governments, but the national role in defining the uses of grant funds was clearly becoming decisive in determining general policy directions and many specific state and local program activities. Between FY 1990 and FY 2000, funding for

Medicaid federal health care program operated by the states to assist the poor.
grants-in-aid increased from 11% to 16% of total federal spending; federal grants to state and local governments constituted just over 17% of total outlays in FY 2005, before falling to 16% again in FY 2006 and 2007, and to 15.6% in FY 2008.25

While major changes were unfolding in national categorical programs, state aid to local governments continued to expand assistance programs as well. Not only were states contributing increasing amounts to local government functions (especially to school districts and to the growing suburbs), but they also were making much of the funding available in the form of revenue sharing, that is, funds drawn from the respective state treasuries and allocated to local governments with few if any “strings” attached. Many states also established the practice (still in use across the country) of returning to each local government a portion of state sales-tax revenues, in proportion to the amount of sales-tax revenue collected within each locality. Thus, from the local perspective, state and national governments, in their differing methods of organizing fiscal assistance to local governments, have moved in somewhat opposite directions during the past forty years. This is not to say, however, that states have given their local governments free rein to allocate funds—far from it. Nevertheless, key features of state aid, especially categorical grants, differ in significant respects from those of national aid.

CATEGORICAL GRANTS AND ADMINISTRATIVE COMPLEXITY

In the preceding discussion of grants-in-aid, we noted a number of administrative dimensions, including the objectives of providing more and better public services, with growing emphasis recently on efficiency and effectiveness—both squarely in our administrative traditions; establishing minimum uniform programmatic standards nationwide; enhancing both the procedure and the substance of state and local programs; and strengthening the planning function. How all of this should be accomplished, however, was and still is a serious question. The use of categorical grants rather than some other instrument of assistance contributed directly to increased interdependence, reliance on political bargaining, and the rise of administrative complexity. This is so because of historical patterns in grants management that are worth reviewing.

Today, states receive more than two-thirds of all formula grants and act as conduits for the majority of project grants to local governments. As Congress deliberated over expansion of successive aid programs, a principal concern was ensuring that the national purposes of programs were not lost by dividing up administrative responsibility among fragmented state agencies. One way to prevent such jurisdictional jostling would have been through the assertion of strong gubernatorial prerogatives, whereby the appropriate state agencies were designated to receive given grant funds and to administer program

**gubernatorial** a term that refers to anything concerning the office of a state governor—for example, gubernatorial authority or gubernatorial influence.
activities under congressional authorization. Most governors, however, were ill-equipped to serve that function, especially in the early years of grant activity, when the operations of state executive branches often lacked unified direction and were hampered by partisan politics and administrative chaos.

One response from the national level was the **single state agency requirement**. Only one agency is designated to administer national grants and to establish direct relationships with its counterpart in the national government bureaucracy. This provision first appeared in the 1916 Highway Act and was duplicated the following year in the Vocational Education Act. Currently applicable laws either name a specific state agency or call for one to be designated in policy areas such as child welfare, library services, urban planning, water pollution control, civil defense, and law enforcement assistance. Thus, for most of the twentieth century (and continuing into the twenty-first), the administration of grant funds was largely in the hands of professional administrative personnel in individual agencies.

As the grant-in-aid system grew more specialized, national agency personnel came to work even more closely with their state and local counterparts. Partly as a result of national grant policies, the latter were now much more professionalized than they had been in the past, operating under state merit systems that had created a contingent of administrators whose backgrounds, interests, and professional competencies were similar to those of national government administrators. Parallel relationships were formed between officials of the Bureau of Public Roads and state and local highway department personnel; national educational administrators and their counterparts in state departments of education and officials in local school districts; and Agriculture Department staff with state and, especially, county agricultural officials (among many other examples). This process of strengthening intergovernmental administrative linkages led to a situation largely invisible to the general public but fraught with consequences for the governmental process. Political scientists Harold Seidman and Robert Gilmour, among others, have suggested that what we have in a number of important functional areas are “largely self-governing professional guilds” composed of bureaucrats at all levels with common programmatic concerns. The ACIR, describing the same phenomenon, coined the term **vertical functional autocracies**, the autocracy label signifying not only the agencies’ operating autonomy from chief executives and legislators but also the extent of agency control over essential program decisions.

The development of intergovernmental administrative ties gave rise to a new label for the federal system. Previously, dual federalism was likened to a layer cake, with different levels of government clearly distinguished from one another; and growing cooperation was likened to a marble cake, with functions of different levels of government intermingled. The new vertical administrative patterns gave rise to the term **picket-fence federalism**, illustrated in Figure 3–4.
Former North Carolina Governor (and later U.S. Senator) Terry Sanford provided this definition:

The lines of authority, the concerns and interests, the flow of money, and the direction of programs run straight down like a number of pickets stuck into the ground. There is, as in a picket fence, a connecting cross slat, but that does little to support anything. In this metaphor it stands for the governments. It holds the pickets in line; it does not bring them together. The picket-like programs are not connected at the bottom.\(^{28}\)

Bureaucratic officials within each of these pickets, together with their clientele groups at all levels, do not always agree, of course, on the substance and procedures of programs they administer. But the responsibility for formulating many basic policies and for resolving many of the conflicts that arise rests largely—and often exclusively—within the discretion of these functional groupings. How that situation can be reconciled with democratic values of public accountability and control is an important question and one not easily answered. One hopeful sign, however, has been noted: The pickets may

---

**Figure 3-4** Picket-Fence* Federalism: A Schematic Representation

*Each picket represents the political and administrative ties among specialists in each policy area at all three levels of government.

have already been somewhat altered. Only ten years after Sanford used the picket-fence label for the first time, David Walker of the now-defunct ACIR suggested a variation, namely, *bamboo-fence federalism*. Walker asserted that this new label more accurately “captures the vertical functionalism, continuing professionalism, [and] greater flexibility and realism” of contemporary public administrators, even though most still give primary emphasis to their functional concerns, including the protection of programmatic interests as a high priority.  

**CATEGORICAL GRANTS: GROWING DISSATISFACTION**

The tremendous proliferation of grants, the rise of vertical functional autocracies, picket- or bamboo-fence federalism, and particularly the duplicative and overlapping nature of so many available grants soon led to a growing chorus of concern about management of grants and about the impacts they were having on recipient governments. (See Box 3–2, “Categorical Grants: The Most Common Criticisms.”) These criticisms suggest several dimensions of the politics of grants.  

One is provision of essential public services, and equality or inequality among (and sometimes within) jurisdictions in the levels of those services. Another concerns tensions among different levels and units of government over setting program priorities, and program management. A third dimension is the procedural pitfalls that can hamper applicant governments in their efforts to obtain grant assistance. Many state and local officials tell horror stories about rejection of applications on seemingly narrow technical grounds, about having to resubmit applications because a relatively minor section was improperly filled out, and so forth. Underlying all such concerns, however, is a common theme: considerable conflict between elected state and local officials (“generalists”) and the specialists of their own bureaucracies as well as those in the national government’s administrative agencies (see Figure 3–4). Much of the criticism came from state and local chief executives and legislators and was directed explicitly toward the greater control that bureaucrats at all levels were coming to have over government aid programs. As the criticisms grew in intensity and became a partisan issue dividing Democrats and Republicans, the critics increasingly gained the attention of the Congress and, significantly, the president.

Increasing attention was also given to the problem of grant coordination that resulted from the sheer number of grants and the variety of grant sources within the national bureaucracy. The availability of urban transportation grants from different national agencies for similar, often overlapping, purposes made it difficult to select the most appropriate grant program. Also, many general development projects in states and communities had component parts funded independently by separate national agencies. As a result, a grant applicant was faced with applying separately for each part of the overall project,
thereby running the risk of applications being approved for some portions of the project but not for others.

Furthermore, most national aid-granting agencies did not have much (if any) knowledge of what other programs were being funded by other agencies; at the other end of the aid pipeline, most recipient governments knew or cared...
little about what funds other governments were receiving, or even applying for. Grant applications were being reviewed and approved or rejected by national agencies with no means of keeping track of which states and localities were asking for aid, for what purposes it was requested, and how much aid was distributed. Nor were there any provisions for systematically monitoring which agencies were responsible for programs with similar purposes or for determining the actual results, if any, of grant funds. Meanwhile, state and local officials were chafing under what many considered unreasonable guidelines for spending grant money, as well as the problems they encountered in obtaining funding in the first place.

The problems of coordination have been compounded at the recipient end of the aid pipeline by growing intergovernmental administrative linkages in horizontal as well as vertical dimensions. Various types of contracting arrangements, consortia, cooperative agreements, regional interagency councils, commissions, multijurisdictional functional agencies, ad hoc planning groups, temporary clearinghouses, and a multitude of other intergovernmental structures have been created to administer federal programs. Interstate compacts, such as the Port Authority of New York and New Jersey, have come into greater prominence; other regional bodies crossing state lines, created by either state or national governments, have also been established.

Likewise, there has been an increase in the phenomenon of substate regionalism. Special districts of all kinds (excepting school districts) have proliferated in recent years—many in response to national government encouragement—for a variety of purposes, such as planning, review of grant applications, economic development, public health, and provision of care for the aging. Here, again, the picket-fence analogy is evident because national, state, and local administrative officials all have active roles in substate regional functions. The formation of these nearly independent federal-local government systems poses considerable administrative difficulties because it frees districts to compete (often successfully) for grant monies available to all other types of local government. Thus, these systems are also woven into the pattern of functionally organized administrative relationships but, at the same time, they are among the most invisible and least accountable of all forms of government.

Grant Reform: Multiple Efforts, More Complexity

By the late 1970s, pressures were mounting for changes in the grant-in-aid system, particularly in grants management. Although various concepts and options had been explored from time to time, few actions had been taken. The changes that followed, and that have continued up to the present, have emphasized efforts to reduce the programmatic influence of the national
government, through both fiscal and administrative reform. We will consider these, and their major components, in turn.

**Fiscal Reform: General Revenue Sharing**

During the late 1960s, political reaction mounted to the strings (conditions and specifications) attached to grant-in-aid funding. Increasingly, state and local elected officials sought financial assistance that would permit them greater discretion in spending decisions. The Nixon proposal for general revenue sharing (GRS) appeared to meet such demands. General revenue sharing de-emphasized concern for national policies, goals, and standards; defined state and local rather than national majorities as the key decision makers about program spending; and built into the intergovernmental fiscal system greater discretion for state and local elected officials. But, despite attracting quite a following among state and local officials, GRS never lived up to its advance billing.

The principle behind revenue sharing was a simple one: A portion of tax revenues would be returned to states and to general-purpose local governments according to a prescribed formula defined by Congress and automatically followed each year. Revenue-sharing funds would be allocated with no strings attached, and recipient governments could use the money for almost any purpose. There would also be no need for a state or locality to apply for the funds; once the formula was determined, the funds would be available with no uncertainty and no delay. Such an arrangement seemed to respond directly to the sharpest criticisms of the grant-in-aid system. In particular, revenue sharing seemed to represent a way for local political majorities, through their elected officials, to reassert their priorities in local and state spending and not to be bound to grant programs with which they increasingly disagreed on both policy and procedural grounds.

One of the reasons, of course, for its appeal was precisely that GRS would allow officials of recipient governments to exercise wide latitude in deciding how to spend the funds; however, some of those officials proved wiser than others. For example, some communities applied GRS monies to special projects, usually construction projects of limited scope or duration, while others, often out of necessity, incorporated GRS funds into their operating budgets. Those who confined their funding to capital improvement turned out to be better off when the flow of funds stopped in 1986.32

Even when GRS was most strongly supported at the White House, it represented only a small proportion of total spending for intergovernmental aid (less than 5%). Ronald Reagan, however, opposed extending revenue sharing, and Congress did not renew the program. Reagan’s willingness to allow general revenue sharing to lapse was apparently due to two policy preferences: (1) an overriding interest in reducing national government spending and growing annual budget deficits; and (2) a commitment to another alternative to categoricals, namely, block grants.
**Fiscal Reform: Block Grants**

If general revenue sharing represented a departure from existing categorical aid and its attendant problems, block grants were a more modest attempt (at least initially) to “decarouse” federal grants and “devolve” authority to states and localities. Block grants, while also given out for use in a specific policy area (such as community development, public assistance, or health care), leave much more discretion and flexibility in the use of such funds in the hands of recipient governments. They represent a middle way between the alleged restrictiveness of categorical grants and the elimination of all national-level influence and responsibility in intergovernmental aid.

In general, block grants have the following features: (1) recipient jurisdictions have fairly wide discretion within the designated program area; (2) administration, reporting, planning, and other program features are designed to minimize grantor supervision and control; (3) most allocation provisions are based on a formula, which is also intended to limit grantor discretion as well as to decrease fiscal uncertainty for the grantees; (4) eligibility provisions are fairly precise, tending to favor general local governments as opposed to special districts, and generalist officials over program specialists; and (5) matching-fund requirements are usually relatively low.

The original block grant concept retained the notion that national goals were to be pursued in a program area through expenditure of allocated funds; the ACIR noted that block grants “do not imply a hands-off [national] role, nor one confined to purely procedural matters.” These observations were clearly descriptive of the block grants of the 1960s and 1970s.

The Reagan administration’s block grants, however, differed from the earlier ones in several important respects. One obvious difference was the increase from five such grants in FY 1981 to twelve in FY 1984. More important was the explicit link between establishment of block grants and elimination of categoricals. Creation of block grants was accompanied by a reduction in the number of categorical programs from 534 in FY 1981 to 404 in FY 1984—a decrease of about 24%.

A third difference was that these block grants were accompanied by a decline not only in the number of categoricals but also in total spending for intergovernmental assistance. In its efforts to slow the growth of national government spending, the Reagan administration made many of its early spending cuts in intergovernmental aid—although aid levels increased slowly after the first wave of reductions. Moreover, there is evidence that the block grant strategy was used implicitly to cut spending and not simply to alter the degree of program control exercised by government administrators through categorical grants. None of Reagan’s successors, however, adopted that course of action, at least to the same extent. Block grants have been allowed to operate as more of a “freestanding” form of fiscal assistance—although reliance on such grants signals an implicit change in federalism-related aid strategy.
A fourth difference was the contractual nature of the new block grants, involving contracts between national and state governments. The use of state-national contracts reflects a prevailing emphasis on increasing the states’ role within a broader vision of a “revitalized” (and considerably revamped) federal system. This emphasis suggests yet another difference between “old” and “new” block grants: the implicit subordination of national purposes to those of the states, if not outright abandonment (at least in the Reagan years) of national control over program spending under block grants.

Under the administration of the first President Bush, the shifts (both ideological and administrative) toward a stronger state role were reaffirmed and consolidated—although, significantly, not expanded. In FY 1991, for example, Bush proposed increasing block grant funding by the modest sum of $15 million, with the explicit proviso that state governors be given exclusive responsibility for deciding how the funds would be used. This proposal typified the overall approach of the Bush administration toward intergovernmental change: the allocation of generally small amounts of money to these programs in a manner consistent with the philosophical directions defined in the previous administration. The total amounts appropriated for both categoricals and block grants increased somewhat but with more attention to budgetary constraints than to explicitly intergovernmental concerns.

Likewise, Bill Clinton (at least until the late 1990s) had to grapple with budgetary concerns and seemingly tried to do so with only minimal attention to IGR. Early in his first term of office, Clinton advocated terminating or consolidating some one hundred and fifty existing grant programs (a somewhat unusual step for a Democratic president). In the FY 1995 budget, however, the president proposed a combination of programs in selected programmatic areas that represented some expansion of funding to state and local governments. These included assistance for education, job training, and public works. Interestingly, during George W. Bush’s first term, the administration presided over a fairly significant increase in intergovernmental funding, with FY 2004 budget documents showing continued upward trends in both total dollars allocated and the proportion of total federal outlays going to state and local governments (it should be noted that the majority of the funding was in the form of payments to individuals for Social Security or to institutions, such as hospitals, for medical expenses). That trend was not sustained entirely, however, in budget proposals for FY 2005 through 2008. While total dollars allocated were projected to increase, intergovernmental aid as a proportion of total federal outlays was projected to level off or to decrease somewhat, as already noted.

**Fiscal Reform: Impacts of Change**

Both general revenue sharing and block grants were introduced on the national political scene amid considerable fanfare; both were advanced as important solutions to major problems associated with the existing grants
system, such as confusion, overlapping, red tape, inequities, and rigidity. With four decades of experience behind us (including a number of evaluations of both approaches), it is useful to assess the pros and cons in more substantive terms in order to measure just how close the rhetoric came to the realities. It is also useful to consider some consequences that few observers forecast.

Various studies of GRS and block grants suggested the following patterns of use: (1) more funding was allocated to existing operating programs than to new ones; (2) the largest category of use in smaller communities was capital expenditures—for new municipal buildings, waterworks, even public golf courses; (3) keeping tax rates stable in inflationary times was a major concern of many local decision makers in considering how to use these funds; (4) local political majorities became, if anything, stronger and more entrenched; and (5) alleviating poverty in larger cities (a major aim of many categoricals in the 1960s) was not a primary purpose of either GRS or block grants. A major consequence of the shift to this form of aid was a decline in public-policy concern for needy minorities, many of whose members were concentrated in the poorest central cities. The distinction between local political majorities and minorities as primary beneficiaries of GRS/block grants and categorical grants, respectively, was a significant one; the effects of the grants on each of these recipients form a crucial corollary to debates over types of national government assistance. The politics of fiscal federalism overlaps such policy fields as urban policy and civil rights. To “increase the flexibility of state and local governments” (meaning their elected officials) is to de-emphasize the policy concerns (much more prevalent in the 1960s than now) with problems of urban minority groups and, more generally, with problems of poverty.37

In addition to these general impacts, neither generation of block grants operated precisely in the manner predicted by their strongest advocates. Soon after being enacted, the early block grants showed signs of what some called “creeping categorization”—a pattern of various abuses discovered in the course of grant implementation, followed by the gradual reassertion of national agency control in order to prevent further abuse.38

During the second Bush administration, some patterns of policy and management evident in previous years began to reassert themselves. For example, George W. Bush (like President Reagan) used spending reductions in intergovernmental programs as part of a larger strategy of budget reductions. However, President Bush differed from President Reagan in at least three respects. First, he targeted particular intergovernmental funding for reductions, rather than attempting across-the-board cuts (in intergovernmental programs only). Secondly, particularly with respect to funding for national government antipoverty efforts, he “pushed for increased funding for religion-based groups while proposing deep cuts for many traditional anti-poverty programs.”39 And finally, the president experienced some significant failures in his efforts; one notable example came in the spring of 2005, when the U.S. Senate voted by 68–31 to restore “funds the White House wanted to eliminate for Community
Development Block Grants (CDBG)\textsuperscript{40} (a favorite of local officials ever since their inception in the mid-1970s). Even that vote, however, does not change the fact that “[w]hen adjusted for inflation, spending on CDBG is at its lowest point ever, less than half the fiscal 1978 funding level.”\textsuperscript{41}

Thus, echoing patterns of the 1980s, it is possible to suggest that some of the current debates over federalism and IGR (at least with respect to intergovernmental aid) are essentially debates about government budgets and spending reductions. It can be said with more certainty that national budget considerations have played a role in shaping the course of funding for states and localities—and to that extent have influenced the relationship of the national government to states and localities.

Both general revenue sharing and block grants achieved, at least in part, what their proponents intended for them: to loosen the conditions attached to aid from Washington. However, powerful forces will continue to support increases in categorical aid. This fact is reflected in the perpetuation of nearly six hundred such programs; together, they still make up about 75% of all intergovernmental funding by the national government. This reflects congressional interest in defining and targeting national aid in ways favored by members of Congress, even though their decisions may or may not match the preferences of state and local elected officials, or even those of the public at large. Thus, the debate is likely to continue for some time over the direction of intergovernmental aid.

**Administrative Reform: Participation and Coordination**

Other efforts to reduce national government influence have taken two directions. The first of these, chronologically, was the movement for *citizen participation* in administrative decision making, especially where expenditures of grant funds were concerned. By incorporating such requirements into a large number of grant authorizations, Congress was responding to substantial pressures from previously underrepresented constituencies, notably poorer urban minority groups (see Chapter 2). The underlying assumption was that government officials had been insensitive to the needs of aid recipients in the past and that, as aid categories multiplied, it would be necessary to expand clientele representation. Thus, in many grants as well as GRS, provision was made for public hearings, and sometimes for more formalized participation, at crucial points in the decision-making process. The promise of citizen participation may well have been greater than the realization of it, not least because some administrators may have succeeded in co-opting potential adversaries from citizen groups.

Another approach to bringing the grants system (and functional specialists) under better control centered on achieving better *coordination* among proliferating aid programs. The earliest efforts focused on coordination among aid
applicants and stressed regionwide coordinative mechanisms. A number of efforts were made to promote better communication among aid applicants (especially at the local level). Despite some protests, these efforts were deemed necessary by many in Congress and federal agencies because of widespread local and state unwillingness to consider the effects of their own programs and planning on those of neighboring jurisdictions. Improving coordination through better communication was a consistent theme in the IGR arena (see Chapter 4 for a general discussion of the importance of coordination).

Emphasis has also been placed on more information and training. Information resources currently available to grant seekers include the “bible” of grantsmanship, the Catalog of Federal Domestic Assistance (CFDA), published by the national government, containing descriptions of 1,400 separate assistance programs administered by fifty-seven federal agencies and available online at http://www.cfda.gov; a computerized information system based largely on the CFDA, known as the Federal Awards Assistance Data System (FAADS); and publications of the Grants Management Advisory Service in Washington and the Grantsmanship Center in Los Angeles.

**Administrative Reform: Change and Continuity**

More than any other president, Ronald Reagan actively sought to change the way national government agencies conducted their intergovernmental activities. By making frequent use of presidential executive orders, he attempted to alter many features of national-state and national-local relations that existed when he first took office. During his second term (1985–1989), President Reagan took more explicit steps to promote his conception of “New Federalism”—a view of the federal system that, if fully adopted, would limit executive agency activities in contemporary IGR and instead return to a position that favored heightened state government activity and influence. National government departments and agencies were told to consider the effects of their regulatory and legislative policies on state and local governments in an effort to improve the management of state-administered federal programs. During the presidency of the first George Bush, executive-branch agencies were advised

> to pursue further . . . relief to State and local governments by providing administrative flexibility, promoting efficiency through Governmentwide common rulemaking, cutting . . . red tape, decentralizing the decision-making process, and seeking State and local government views in the development of [national government agency] rules.42

In all these formulations, there is the clear assumption that national programs and procedures have had generally adverse effects on state and local governments, and that both states and localities should be in the forefront of planning and managing future intergovernmental programs.43
The Clinton administration came to office in 1993 without the same ideological commitment to state and local government predominance that the two previous administrations had, but Clinton (like Reagan, a former governor) was eager to apply to the national government many lessons learned during his experience with state government. In addition, President Clinton (in part from budget/deficit concerns) exhibited some of the same inclinations as Reagan and Bush did toward downsizing, and devolving functions from, the national government. Nevertheless, President Clinton strengthened some national government initiatives for funding intergovernmental activities, especially in policy areas such as education, environmental protection, transportation, and infrastructure improvements. Significantly, however, the Clinton administration spoke consistently of moving decision authority “closer to the people” by allowing state and local governments greater flexibility in managing their programs.

The Bush Administration and Contemporary Federalism

George W. Bush came to the presidency articulating a program of “compassionate conservatism”—clearly representing the desire of millions of Americans to lessen the tax burden, reduce national government spending, and favor actions by state and local governments over those of “Washington.” By the early years of his second term, however, it was obvious that President Bush’s federalism-related record was a mixed one. On the one hand, the president succeeded in reducing national government revenues through lower taxation; he also made considerable headway in redirecting many national government efforts in more philosophically (and programmatically) conservative directions. On the other hand, there is some concern—particularly, and perhaps ironically, among many conservative supporters of the president—that in pursuit of some conservative policy objectives, the president expanded the role of the national government—contrary to long-standing conservative inclinations “to downsize government and devolve power to the states. . . .” The concern, on the part of “Republicans inside and outside the White House,” was that the president was “fostering what amounts to an era of new federalism in which the national government shapes, not shrinks, programs and institutions to comport with various conservative ideals.”

It is possible to argue that these steps represent simply an extension of actions taken in President Bush’s first term, when the president’s No Child Left Behind (NCLB) education law greatly expanded the national government’s role in the education system (for implementation details, see Chapter 9). That statute, with its imposition of new, tougher testing standards as well as requirements for accountability on the states, involved “a huge increase in
education spending and expanded the [national] government’s power to police schools.”46 (As of early 2008, Congress had yet to take action reauthorizing NCLB, due to continuing disagreements within Congress itself and with the Bush administration over key provisions of the Act.) And dramatic expansion of the government’s role in protecting homeland security—perhaps inevitably, but nonetheless unmistakably—came just months into Bush’s first term in office.

During the Bush administration, the national government moved into more of a predominant position in many aspects of our lives—albeit in a more philosophically (especially socially) conservative direction. One example was the Bush effort to achieve enactment of a constitutional amendment banning gay marriage. Although this effort is supported by many social conservatives, regulations concerning marriage and divorce traditionally are state, not national, government matters. Another example (somewhat more obscure, perhaps) was the proposal—supported by the president and many other Republicans—for the national government to place a cap on punitive damages in medical liability cases. This proposal, if enacted, would have achieved a long-sought policy objective—but in the process, would also usurp some state government powers (for example, significant regulation of both the medical profession and the insurance industry). The problem for the president, and others, is that many proposals would “require conservatives to sacrifice one principle to accomplish another”47—never an easy dilemma for any government official, of any persuasion or philosophy, to resolve.

The cuts to the CDBG program, referred to earlier, were yet another example of dilemmas faced by the Bush administration, because of the strong resistance encountered from local elected officials—many of whom were Republicans! And their resistance made it more difficult to accomplish something more fundamental that the president wanted to do. At least one observer, writing about national support for local economic development and referring specifically to the CDBG program, notes:

The Bush proposal [to reduce CDBG funding] is more than a simple consolidation or cost-cutting move. The administration aims to fundamentally change the direction of urban and rural anti-poverty policy by more directly focusing [national] efforts on boosting private enterprise and away from the diffuse aid programs that currently serve low-income people and communities.48

One other Bush administration initiative should be noted—an initiative with major implications for increased national government spending. In December 2005, Congress passed by a slim margin the controversial, budget-busting Medicare Prescription Drug Act. Creation of a prescription drug benefit under the Medicare program was the first new federal “entitlement” program since the 1960s; the drug benefit (Part D of the Medicare program)

**Medicare Prescription Drug Act** passed by Congress in December 2005 and provides supplemental (Part D) prescription drug coverage for seniors eligible for Medicare.
went into effect in January 2006 (http://www.medicare.gov). (An “entitlement” is a government program under which total spending is heavily influenced by the total number of eligible individuals who take advantage of the program, with no fixed ceiling established by law on the overall dollar amounts available to support the program.) The federal government, late in 2005, estimated that the total costs of the drug benefit in the first ten years would be $725 billion—a substantial spending commitment, especially for an administration publicly committed to limiting government spending (for details, see Chapter 8).

Another dimension of contemporary federalism under George W. Bush was the emergence of a new activism at the state and local levels. Although this is hardly the first time in our history that state and local governments have assumed an activist role, the reasons for that happening in the past twenty years are complex. They included, among other things, national government budget deficits in the mid- and late 1980s (and larger deficits again in recent years), combined with reductions in aid to states and localities—what one observer has labeled “fend-for-yourself federalism.” Another reason, in the early twenty-first century, is the greatly increased level of state and local responsibilities in the wake of the September 11, 2001, attacks—especially under tighter budget constraints. Finally, many state and local officials began to react against a deliberate policy—under Presidents Clinton and Bush—of shifting more responsibilities away from the national government and onto states and localities (see the discussion of devolution later in this chapter).

For whatever combination of reasons, in the past few years officials at the state and local levels have been unmistakably more active, even assertive, relative to the national government—including many in states that strongly supported the Bush–Cheney ticket in both 2000 and 2004. Examples include the following:

• Item: In the spring of 2005, the Utah legislature voted “basically to opt out of NCLB by requiring that state standards take precedence over federal requirements, even if it meant forfeiting $76 million in [national government] money.” Utah was one of a number of states where resistance to NCLB has been building; Illinois, Connecticut, and Vermont have opted out, but no money was at stake; Connecticut filed suit in federal court in August 2005, in support of full funding of NCLB by Congress and the president, arguing that federal testing requirements without funds to pay for the tests is a violation of the Unfunded Mandates Act; even the State of Texas was fined nearly half a million dollars in April 2005 for disregarding legal requirements pertaining to students with learning disabilities.

• Item: At the summer meeting of the nation’s governors in 2005, governors of both parties were displeased at a law enacted in June of 2005, “requiring that states verify [drivers’] license applicants are American citizens or legal
residents.” One Republican governor described this step as “essentially asking the front-line clerks at the [Department of Motor Vehicles] to become an [immigration] agent and a law-enforcement agent,” and a Democratic governor noted that this would “drive the cost of driver’s licenses . . . through the roof.” Nonetheless, in 2008, the U.S. Supreme Court upheld the constitutionality of Indiana’s requirement for voters to present a picture identification before being allowed to vote.

- **Item:** A number of state attorneys general and other state regulators “are bringing legal action and launching investigations” in regulatory matters such as investment securities, consumer protection, and the environment “where they say [national government] regulators have fallen down on the job.”

- **Item:** Frustrated by what they see as insufficient action by state and federal governments, municipalities around the country are offering financial incentives to get people to go green. Many states already offer similar rebates and incentives through tax breaks, loans, and perks such as allowing hybrid-car drivers to use car pool lanes. And utilities have long provided incentives to buy energy-efficient appliances, solar panels, and toilets that use less water. The federal government, too, offers tax incentives for purchases of many hybrid vehicles and energy-saving products. Still, for many cities, it’s just not enough. “In terms of waiting for the federal government, we’ve waited a long time, and frankly, we haven’t gotten very much,” said Jared Blumenfeld, director of San Francisco’s Department of Environment. Starting in 2008, San Francisco offered homeowners rebates of up to $5,000 for installing solar panels if they use a local contractor. Coupled with state and federal incentives, that could cut in half the $21,000 cost for an average household, Blumenfeld said. The city will also cover up to 90% of the costs of making apartment buildings more energy-efficient, and will pay residents $150 to replace old appliances. The neighboring city of Berkeley is financing the cost of solar panels for homeowners who agree to pay the money back through a 20-year property tax assessment. And nearby Marin County offers a $500 rebate to homeowners who install solar systems.

- **Item:** In Parkland, Florida, where the motto is “Environmentally Proud,” the city began in 2008 to dispense cash rebates to its 25,000 residents for being more environmentally friendly. The city of Baltimore offers at least $2,000 toward closing costs for people who buy new homes close to where they work. Residents of Albuquerque, New Mexico, get fast-track building permits and other perks if they agree to make their homes more energy-efficient. And in Arizona, many cities pay residents to replace grass with artificial turf or plants that use less water. Scottsdale, outside Phoenix, will pay up to $1,500. “We’re in the middle of a desert, and water is absolutely the most precious resource we have,” said city spokesman Mike Phillips.
Item: Some states have considered enacting (and others have enacted) statutes that permit pharmacists to refuse to fill prescriptions (for example, birth control and “morning-after” pills) that they believe violate their personal, moral, or religious beliefs.54

Item: In an unprecedented cooperative effort dating back to 2002, state governments have established a multistate agreement that—for the first time since the early 1960s—will simplify the nation’s sales tax policy. A particular focus of this effort is making it possible for states to collect sales taxes, which already are authorized in statutory form, on Internet transactions. (The states’ inability to collect such taxes, while highly advantageous to consumers, has contributed significantly to fiscal distress for state governments; see the discussion, later in this chapter, of the newly emerging fiscal “crunch” evident in about half of the states.) A 1992 U.S. Supreme Court decision required the states to simplify the existing “patchwork” of taxing jurisdictions across the country before they would be allowed to collect sales taxes on Internet sales. When fully implemented, the Streamlined Sales and Use Tax Agreement (SSUTA)—supported at least in principle by more than forty states as of early 2008—will enable the states and many local governments to begin collecting sales taxes on Internet sales. (For further information, go to http://www.streamlinedsalesstax.org; the website of the National Governors Association, http://www.nga.org; and the website of the National Conference of State Legislatures, http://www.ncsl.org.)

Item: In 2006, Great Britain and the state of California announced plans to sidestep the Bush administration and fight global warming together by creating a joint market for greenhouse gases. Such a move could help California cut carbon dioxide and other heat-trapping gases scientists blame for warming the planet. The idea is to fix a price on carbon pollution, by setting overall caps for carbon and rewarding businesses that find a profitable way to minimize their carbon emissions, thereby encouraging new, greener technologies. A main target of the agreement between Britain and California is the carbon from cars, trucks, and other modes of transportation. Transportation accounts for an estimated 41% of California’s greenhouse gas emissions and 28% of Britain’s.55

Item: Few episodes in recent U.S. history have profoundly demonstrated the importance of federalism, broadly defined, as the difficult and emotional case centering around the late Terry Schiavo. What began as a private, family-centered medical disagreement about removing, or not removing, a feeding tube from Mrs. Schiavo ultimately led to powerful efforts to influence the decision by the president, Congress, the governor of Florida, that state’s legislature, and both national and state courts (not to mention thousands of private citizens supporting different points of view). Although federalism was not at the center of public attention, it was in fact very much at the center of the process by which the decision(s) involved eventually were made.56
All of this, of course, is in addition to state activism in a variety of other policy areas, in recent years—for example, state attorneys general who pursued, and won, a major settlement from tobacco companies; a few governors (and some others in state government) who have actively sought to import less expensive pharmaceuticals (especially from Canada) in defiance of both Congress and the Food and Drug Administration (FDA); and, in a few states such as California, initiatives to permit—even encourage—stem-cell research to an extent well beyond that allowed by the Bush administration. Small wonder that, over the years, many observers have described the states as “laboratories” of government. And plainly, those “laboratories” have been playing an increasing role in the overall governmental scheme of things.

Prospects and Issues in IGR: A Look Ahead

Any attempt to forecast even the near future in IGR is a highly speculative venture. But there are already certain indications. One issue that has been addressed by both academics and politicians is the extent to which intergovernmental regulation has become part of IGR. Intergovernmental regulations, which have become far more numerous since the 1960s, have been enacted as part of national government bureaucracies’ efforts to direct implementation of categorical grant assistance programs. In most instances, the regulations are designed to implement other national government legislation aimed at achieving wide-ranging social and economic objectives (see Table 3–2).

Political scientist Donald Kettl explains the rise of regulatory federalism:

The [national] government cannot constitutionally order state and local governments to examine the environmental impact of projects they propose or to keep their financial records in specified ways. The . . . government can, however, set those standards as conditions for [both categorical and block] grants.

Literally hundreds of such regulations now exist. An examination of a small sampling of them may help to convey the scope of this regulation. Under statutory authority from Congress, for example, the Environmental Protection Agency (EPA) may prescribe the treatment local governments must give to their drinking water, as well as the inspections some states must conduct on automobile emission controls. Health care regulations govern the operation of Medicaid programs run by state governments with shared funding by the national government. National mine-safety regulations set standards for the operation of state and local gravel pits. One reason for the creation of new special-purpose local “quasi governments” (such as regional health planning organizations) was a regulatory requirement imposed by agency officials.
who distrusted—and therefore wanted to bypass—traditional local political institutions. Professor Kettl summarizes the consequences:

In all of these areas, the [national] government has spun out elaborate requirements about who can make decisions, who must be consulted, and even how records of performance must be filed. Rules stipulate who must benefit from [nationally] aided programs, and how state and local governments must administer those benefits. These regulations have created a wide channel of [national] influence over the most intimate details of state and local operations. They have also made state and local governments front-line administrators for numerous national programs.  

---

**TABLE 3-2**  
Selected National Government Statutes with Regulatory Impact on States and Local Governments

<table>
<thead>
<tr>
<th>Title</th>
<th>Objective</th>
</tr>
</thead>
<tbody>
<tr>
<td>Age Discrimination in Employment Act (1974)</td>
<td>Prevent discrimination on the basis of age in state and local government employment</td>
</tr>
<tr>
<td>Americans with Disabilities Act (1990)</td>
<td>Comprehensive civil rights law to provide access to public accommodations and facilities for physically disabled persons</td>
</tr>
<tr>
<td>Civil Rights Act of 1964 (Title VI)</td>
<td>Prevent discrimination on the basis of race, color, or national origin in nationally assisted programs</td>
</tr>
<tr>
<td>Clean Air Act Amendments of 1970</td>
<td>Establish nationwide air quality and emissions standards</td>
</tr>
<tr>
<td>Davis–Bacon Act (1931)</td>
<td>Ensure that locally prevailing wages are paid to construction workers employed under national government contracts and financial assistance programs</td>
</tr>
<tr>
<td>Equal Employment Opportunity Act of 1972</td>
<td>Prevent discrimination on the basis of race, color, religion, sex, or national origin in state and local government employment</td>
</tr>
<tr>
<td>Family and Medical Leave Act (1993)</td>
<td>Offer twelve weeks of unpaid leave within a twelve-month period, with job protection and continued health care coverage in certain situations</td>
</tr>
<tr>
<td>Federal Water Pollution Control Act Amendments of 1972</td>
<td>Establish national government effluent limitations to control the discharge of pollutants</td>
</tr>
<tr>
<td>Homeland Security Act of 2001</td>
<td>Authorized formation of Department of Homeland Security by restructuring 22 other federal agencies; coordinates antiterrorism efforts; regulated compliance with federal regulations</td>
</tr>
<tr>
<td>National Environmental Policy Act of 1969</td>
<td>Ensure consideration of the environmental impact of major national government actions</td>
</tr>
<tr>
<td>No Child Left Behind Act of 2002</td>
<td>Established national testing requirements as a condition of receiving federal funds</td>
</tr>
</tbody>
</table>

The point has been made, however, that such regulations often have positive substantive aspects as well; the experience of numerous states has “indicated how important—and useful—[national] requirements [turn] out to be.”62 The central challenge for reforming IGR is to reduce the number of so-called unproductive regulations without abolishing those serving important national (and sometimes state) purposes.

Two varieties of regulations have developed: (1) so-called crosscutting rules, which apply across the board to many national aid programs, and (2) program-based rules, which apply to individual programs. Some rules, such as the 1931 Davis–Bacon Act, govern administrative and fiscal policy; other rules, such as those accompanying the 1990 Americans with Disabilities Act, the 1993 Family and Medical Leave Act, and the No Child Left Behind Act of 2002, impact social and economic policy63 (see Table 3–2).

Two particular aspects of regulatory federalism deserve mention. One is the concern that many mandated activities are costly—for example, paying prevailing wages (determined by the U.S. Labor Department) on construction projects receiving national government funds, or providing “reasonable accommodation” for access by the physically handicapped—and that governments imposing such mandates have not been supplying necessary funding. This has placed numerous local governments and private organizations in increasingly difficult financial positions because the intergovernmental aid they receive is not sufficient to pay for mandated activities. The federal government has little systematic data concerning the cumulative costs it imposes on state and local governments. A study by the U.S. Conference of Mayors, published in the 1990s, claimed that an average of 12% of all municipal budgets is devoted to meeting the financial obligations associated with mandates. As mentioned earlier, these unfunded mandates (legal requirements that states and local governments must undertake a specific activity or provide a service meeting minimum national standards) cover a very wide range of public-policy areas, including community development, environmental pollution, transportation, public health and safety, and public housing.

The reaction to mandates among state and local officials began to heat up in the early 1990s, to such a point that President Clinton issued an executive order in late 1993 calling for a slowdown in the issuance of new mandates. The administration also intensified “mandate relief efforts” in early 1994 by announcing a series of steps designed to further ease pressures. Many state and local officials, however, wanted even more action.64 Congress responded with the passage of the Unfunded Mandates Reform Act of 1995 (P.L. 104-4) making it more difficult for Congress to impose new laws, rules, or regulations that would add significantly to state or local government costs.

The other aspect of the mandating question, however, is the widely shared impression that national government mandates have been the hardest to bear. Though there is obvious variety among the fifty states, a study commissioned by one state legislature and intended to highlight the extent of federal
mandates on local governments found instead that four-fifths of the burden (in this case, in the education field) was imposed by state rather than national government law. This does not downgrade the significance of the mandating issue in general; it does, however, suggest that grouping national and state mandates together may foster false impressions about some aspects of the extent of the problem. Since the 1990s, increased attention has been paid to such problems of intergovernmental regulation, and steps have been taken to ease the burden—especially that on local governments. A major effort begun under the first Bush administration that was maintained and expanded under the administrations of both Bill Clinton and George W. Bush is the elimination of many of the more detailed (and, many say, more burdensome) regulations. Government regulatory agencies have been directed to cut obsolete regulations and to act like partners with affected businesses, states, and local governments. While not all of these regulations affected local government directly, the fact that the effort was made sent a clear signal to state and local officials that attempts at reform were under way. It is unlikely that a president in the near future, of either party, will find it acceptable to reimpose major new regulations on local governments and their officials.

Another issue area affecting IGR is the phenomenon known as devolution—referring to shifts of governmental authority from the national government to state governments (and possibly from states to localities as well). In the 1980s and especially the 1990s, many advocates joined in promoting devolution, contending that it would “provide: (1) more efficient provision and production of public services, (2) better alignment of the costs and benefits of government for a diverse citizenry, (3) better fits between public goods and their spatial characteristics, (4) increased competition, experimentation, and innovation in the public sector, (5) greater responsiveness to citizen preferences, and (6) more transparent accountability in policymaking.”65 The time appeared ripe for substantial change in the distribution of authority from the national to the state level: seemingly strong public support, Republican control of Congress, a former governor (Clinton) in the White House who had undertaken several companion initiatives (such as mandate reform), and a Supreme Court inclined (as noted earlier) toward rulings favoring greater state authority.66 With the passage in 1996 of a major welfare reform bill that clearly expanded state discretion in important respects, devolution seemed on its way to becoming a fixture in U.S. federalism.

There is evidence, however, that devolution has not “taken hold” as its supporters hoped it would. “Analysts seeking evidence of the impact of devolution have not been able to uncover much.”67 In the late 1990s and the early twenty-first century, new federal mandates were imposed; at least one survey of city officials found strong feelings that very little devolution had taken place; and as noted above, federal intergovernmental aid expenditures rose, rather than fell, for a time—not what one might expect to find in an era of devolution.68 “The devolution that has occurred has tended to be of
an administrative variety (for example, the federal government’s granting of a waiver to a state implementing a federal statute); meaningful substantive devolution is notably absent. . . .”Regardless of the future of devolution, these and similar issues concerning the nature of federalism will almost certainly continue to be debated. For example, improving the capacity of state and local governments to provide greater homeland security already has prompted significant changes in IGR. These include, among other things, increased financial, legal, operational, and political resources for national, state, and local agencies, and new methods of interaction involving those agencies, many of which are less familiar with horizontal coordination than with vertical communication.

For further information about the evolution (and devolution) of federalism, contact the American Council on Intergovernmental Relations, a nonprofit organization established in 1996 by former staff members of the U.S. Advisory Commission on Intergovernmental Relations as a successor to that agency, a clearinghouse on federalism, and nonpartisan policy and research forum with links to European Union federalism projects (http://www.library.unt.edu/amcouncil/). The Urban Institute’s state-by-state multiyear research project, Assessing the New Federalism, at http://www.newfederalism.urban.org/ provides public access to over 5,000 indicators of policies to analyze the devolution of responsibility for social programs from the federal government to the states, focusing primarily on health care, income security, job training, and social services. The Center for the Study of Federalism (Temple University) is an interdisciplinary research and educational institute committed to the study of federal principles, institutions, and processes as practical ways to organize political power (http://www.temple.edu/federalism). The Council of State Governments (CSG) at http://www.csg.org/, presents extensive links to state and local government websites. There are also links to databases, regional offices of the CSG, and information about policy areas.

**Intergovernmental Relations and Public Administration**

The diffuse nature of federalism (which is perhaps not as diffuse now as it was in the past) has combined with growing intergovernmental ties in all directions to create an unquestionably complex situation. Public administration has been altered, perhaps permanently, by rapid changes in intergovernmental relations.

For example, it is clear that the patterns of political influence termed *subsystem politics* in the national government (see Chapter 2) have been extended into intergovernmental politics. Despite recent efforts to gain greater control of their bureaucracies, most chief executives have failed to stem the growth of vertical functional bureaucratic linkages—the picket-fence “autocracies”
originally referred to by ACIR. One reason for the inability of a president or governor to overcome the institutional strength of multilevel bureaucracies is precisely that the latter can call on political support from at least one other level or unit of government much more easily than a chief executive can. Intergovernmental administrative relations, in other words, have served to strengthen existing bureaucratic autonomy at every level of government. (Whether that general pattern will continue without change—or without external efforts to impose change—is an important and intriguing question.)

A second area of serious concern for public administration is fiscal relations, especially the financial difficulties of some American governments. State governments, after several years of seeming fiscal stability, appear to be coming upon financial “hard times.” According to a summer, 2008 report by the Center on Budget and Policy Priorities, 29 states faced projected annual budget deficits for FY 2009, totaling a combined $48 billion (http://www.cbpp.org). Two other states anticipate budget problems developing the same fiscal year or the following year. These challenges are the result of weaknesses in the housing market, state tax cuts, and structural budget imbalances resulting from revenue growth that is chronically slower than increases in the costs of services those states must provide.71 Also, problems like those experienced at various times in New York City, Miami, Detroit, Cleveland, and Orange County and Vallejo, California, as well as other major cities and counties (and some smaller ones), may come to hound political leaders, administrators, and citizens in other communities as they struggle to avoid fiscal chaos caused by antitax sentiments among voters, declining property-tax bases, and escalating service costs. Although intergovernmental aid can do much to bail out a city here and a suburb there, a real question exists as to whether costs imposed by inflation, tax limitation movements, and rising service needs can, in fact, be met over the long term by infusions of aid. At the core of the problem is the fact that recipient governments can easily develop a continuing dependency on such aid (whether from national or state sources), which may not always be available. Programs funded in whole or in part through intergovernmental aid face more sharp cuts or even curtailment as funding declines or ceases; and in states facing their own increasing fiscal stress, that possibility is growing stronger. Program cuts, efficiency, priority setting, strategic planning, and “entrepreneurial thinking” are relatively new concerns in public administration—in degree, at least—arising out of the very real fiscal crunch enveloping all levels of government.

A third area of concern is control over grants-in-aid and other funding. A stark reality of intergovernmental relations is the existence of bureaucratic—and “interbureaucratic”—controls on much of the money flowing from one level to another. These controls raise questions about public accountability and about the ability of chief executives to coordinate spending effectively. Public administrators have considerable discretionary authority over public spending; this authority has affected the age-old issue of fiscal responsibility
and accountability. A related concern is that, until the last decade, some
government institutions (such as state legislatures) have lacked any real access
to key decision makers or any impact on decisions regarding intergovernmental
funding. For the most part, bureaucrats are in the driver’s seat when it
comes to categorical grant funding, still by far the largest part of intergovernmental aid. Whether the situation will stay that way is unclear, given new
pressures on both intergovernmental aid and the administrators in charge of
intergovernmental programs.

Other emerging patterns in contemporary IGR include some decline in
the relative prominence of fiscal and grant-related issues and a corresponding
rise in the importance of intergovernmental regulatory issues (among others),
and the key role of the courts in settling federalism-related questions. There
is also growing recognition of a disturbing possibility that increased coordi-
nation among local governments—a worthwhile objective—may prove to be
elusive in the long run. Finally, scholars in the field of federalism will, in all
likelihood, continue their efforts to bring some intellectual order out of the
seeming chaos that has occurred in IGR just in the last fifty years. For example,
there have been spirited debates about the degree of centralization appropri-
ate as a remedy for bureaucratic control of categorical grants; also at issue is
the question of just how functional or dysfunctional contemporary IGR has
become. It is no exaggeration to suggest that few areas of governance in this
country are as complex or as challenging as this one has proved to be.

Summary

Federalism, in its original meaning, defined an arrangement of governments in
which a central government and regional units each had some independent
standing in the governmental system. Federalism has important constitutional,
political, fiscal, and administrative dimensions. Our federal system has evolved
through a variety of choices and changes, and today, intergovernmental
relations (IGR) is predominant on the federal scene.

In the past fifty years, contemporary IGR has become highly complex.
Contributing to the complexity are the present grants system, functional
alliances among program administrators, and continuing tensions between
political executives and functional specialists (and their respective clienteles).
Bureaucratic activity at all levels is central to IGR and to fiscal federalism.
Categorical grants are the most widely used form of fiscal assistance. Besides
being used to achieve a wide range of programmatic purposes, these grants
also have served to encourage a number of changes in the behavior of recipient
governments (such as upgrading personnel systems, fostering planning,
and promoting nondiscrimination). From the early 1960s to the late 1990s,
categorical grants of both project and formula types were increasingly used to
promote explicitly national purposes.
That led to considerable administrative complexity. Political and administrative choices made early in the history of cash grants set a precedent for single state agency relationships with national agencies in charge of a given grant program. A sequence of events was thus set in motion that led to the creation of self-governing guilds (also called vertical functional autocracies) and picket- or bamboo-fence federalism. These allied interests gradually consolidated control over grant programs, causing a political reaction that sparked a continuing search for ways to control those guilds. Coordination is increasingly difficult to achieve, however, given the proliferation of politically potent government units and of both horizontal and vertical linkages among them.

Grant reform has occurred in several ways. Fiscal reforms included the use of general revenue sharing and block grants (though neither has ever approached categorical grants in scope or funding). Since the presidency of Ronald Reagan, block grants have assumed new importance. Administrative reforms have taken the form of either decentralization (in particular, through increased citizen participation) or efforts to improve coordination and management of the grants system. Improved information and communication have also been stressed. In recent years, state authority clearly has grown, due both to many favorable decisions of the U.S. Supreme Court and to an emerging state-level activism that frequently leaves at least some states at odds with the national government in important policy areas.

Issues to be dealt with in the immediate future include the continuing and perplexing problem of unfunded mandates, prospects for further reductions in both national and state aid, and changes in the extent of bureaucratic autonomy at all levels of government. Also important will be questions of continuing fiscal constraints facing government across the board, IGR-related policy directions of the current administration, and the challenge of maintaining governmental accountability in the federal system. Continued complexity in intergovernmental relations is a certainty.

Discussion Questions

1. In defining the scope of national government authority, especially regarding conflict and overlap with state authority, what issues have had to be resolved—in our early history, and in more recent decades?
2. Identify the key features of intergovernmental relations in contemporary American politics and discuss their significance. What major themes may be said to exist in contemporary intergovernmental relations?
3. Do you agree or disagree with the following statement? Why? Defend your answer with examples, if possible. “In the American partnership of governments, the national government is truly the ‘senior partner,’ and it can make the state and local governments do just about anything it wants them to do.”
4. What “fiscal mismatch” exists in modern federalism? Why does it exist? What solution(s) is(are) currently implemented? Does the “mismatch” need to be “solved”? Are there better solutions? If so, suggest what one or more might be.

5. What are the major arguments for and against grants-in-aid from the national to lower levels of government?

6. As trust in the national government declines, will trust in local governments increase? Why or why not?

7. What role has the Supreme Court played in defining contemporary intergovernmental relations?

8. How did the proliferation of categorical grants lead to administrative complexity?

9. What administrative and fiscal problems arise from problems associated with lack of grant coordination? What steps have been taken to prevent such problems from occurring and to deal with them when they do arise?

10. Compare and contrast general revenue sharing, block grants, categorical grants, project grants, and formula grants. What are they and what are the political consequences of each (referring to questions of political and administrative control, and different patterns of programmatic benefit and lack of benefit for each type of program)?

11. How have unfunded mandates impacted IGR? What roles have “vertical functional autocracies” played in the issuances of such mandates?

12. Discuss the promulgation of regulations by administrative agencies as a vehicle for intergovernmental control and how changes in administrative autonomy at all levels of government affect intergovernmental relations.

13. In what ways are these political and administrative patterns similar to those evident under previous presidents such as Reagan and Clinton? In what ways are they different?

14. What political and administrative patterns in federalism/intergovernmental relations were associated with the presidency of George W. Bush?

**Key Terms and Concepts**

- federalism
- intergovernmental relations (IGR)
- unfunded mandates
- No Child Left Behind Act (NCLB)
- preemptions
- eminent domain
- fiscal federalism
- fiscal mismatch
- grants-in-aid
- externalities
- formula grants
- project grants
**SUGGESTED READINGS**


As public organizations are being asked to do more with fewer resources, greater attention is focused on better understanding of internal dynamics, leadership, and behavior within organizations. This section deals with efforts to improve public management, addressing the related subjects of organization theory and behavior, decision making, ethics, and administrative leadership. Chapter 4 reviews the evolution of organization theory, beginning with late-nineteenth-century writings and following developments in theory and practice up to the present. Organization theory has moved from a formalistic, relatively mechanistic view of organizations to more diverse and comprehensive concepts, reflecting increasingly complex awareness of human behavior and the need for everyone in an organization to learn as they respond to their environments. In addition, important internal dynamics of organizations are discussed, including communication, coordination, centralization and decentralization, line and staff functions, “tall” and “flat” hierarchies, and alternative forms of organization structure.

Chapter 5 examines administrative decision making—the formal and informal considerations that enter into decision processes and how decision makers deal with them. Ethics, the meaning of rationality, alternatives to the
rational approach, the impact of personal and organizational goals, and other influences in the decisional environment are reviewed.

Chapter 6 focuses on chief executives and their leadership of bureaucracies at national, state, and local levels, and analyzes administrative leadership tasks within organizations. Similarities and differences are given careful attention, particularly with regard to policy development, implementation, changing leadership styles, and coping with declining resources. In addition, we summarize the characteristics and behaviors that facilitate effective leadership in public agencies. How chief executives interact with those in administrative agencies, what defines a good leader, and how their actions affect bureaucratic operations are also discussed.
Chapter 4

Organizational Theory

As a citizen interested in government and as a former legislator, I had long believed that too many governmental programs are botched because they are started in haste without adequate planning or establishment of goals. Too often they never really attack the targeted problems.

Jimmy Carter, 2002 Nobel Peace Prize recipient, then governor of Georgia, to the National Governors Conference, June 1974

Organizational theory deals with the formal structure, internal workings, and external environments of complex human behavior within organizations. As a field spanning several disciplines, it prescribes how work and workers ought to be organized and attempts to explain the actual consequences of organizational behavior (including individual actions) on work being performed and on the organization itself.

The formal study of organizations—which spans the fields of business administration, economics, political science, psychology, statistics, sociology, and public administration—has evolved for over a century. Assumptions about work and workers in an organizational setting have changed; numerous (and often contradictory) hypotheses and research findings have emerged about what motivates workers in different work environments and how different incentives affect various tasks, employees, and situations; and a variety of views exists regarding the reciprocal impacts of organizations and the environments in which they operate. Some of the following discussion will be familiar to anyone who has worked in an organization—which, in our society, means most of us.

Categorizing major organizational theories is not easy. On one level, they can be distinguished according to whether they concentrate on the needs, objectives, methods, problems, and values of management; on the personal and
social needs and values of workers within organizations; or on the attempts by organizations to adapt to their social, political, or economic environments. On another level, it is possible to identify numerous specific theories, each with its own principal assumptions and emphases. Some of these theories overlap to an extent, sharing certain values and viewpoints while differing significantly in other respects. We will examine four major theories of organization: (1) formal theories, (2) the human relations school, (3) organizational humanism, and (4) modern organization theory.

**Formal Theories of Organization**

Although formal organization theory, as we understand it, originated in the late nineteenth century, some formative thinking on the subject dates back many centuries. In fact, such concepts of organization were largely derived from the highly structured arrangements of military forces and from rigidly structured ecclesiastical organizations. Most notably, the idea of a hierarchy (chain of command)—found in the great majority of contemporary organizations—springs from ancient military and religious roots. Some other features of formal theory (such as the need for control and for defining certain set procedures or “rituals”) also originated in very early organizations. The most prominent model of bureaucracy as an explicit form of social organization, however, was formulated by German sociologist Max Weber (1864–1920) late in the nineteenth century. Although widely known in Europe during the early twentieth century, Weber’s work was not translated into English until the 1940s.

**Max Weber and the Bureaucratic Model**

Weber’s model was intended to identify the components of a well-structured government bureaucracy. He prescribed the following five key elements:

1. *Division of labor and functional specialization*—work is divided according to type and purpose, with clear areas of jurisdiction marked out for each working unit and an emphasis on elimination of overlapping and duplication of functions.
2. *Hierarchy*—a clear vertical chain of command in which each unit is subordinate to the one above it and superior to the one below it.
3. *Formal framework of rules and procedures*—designed to ensure stability, predictability, and impersonality in bureaucratic operations (and thus equal treatment for all who deal with the organization), as well as reliability of performance.
4. *Maintenance of files and other records*—to ensure that actions taken are both appropriate to the situation and consistent with past actions in similar circumstances.
5. **Professionalization**—employees are (a) appointed (not elected) on the basis of their qualifications and job-related skills, (b) employed full-time and in a career-oriented civil service, and (c) paid a regular salary and provided with benefits such as health insurance and a retirement pension.\(^1\)

In addition to these explicit components, Weber obviously intended a government bureaucracy of the type just described to be endowed with sufficient legal and political authority to function adequately. His model of bureaucracy is, in fact, based on both legal and rational authority\(^2\) derived from a fixed central point in the political process and is assumed to function under that authority. It is important to understand that Weber’s formulation should be viewed in the context of the late nineteenth century and the rampant patronage systems that existed at the time. His model proposed a solution to the existing situation and a blueprint for professional and efficiently managed merit-based organizations (see below and Chapter 7).

This model of bureaucracy represented an effort by Weber to both describe and prescribe what he saw as the ideal form of organization then emerging in early-twentieth-century Europe. It is clearly a formalistic model and lacks dimensions later recognized as important, such as informal lines of authority, internal communication, customer feedback, concern for individual workers, equitable distribution of resources, and motivation in the bureaucracy. Also, Weber himself indicated that the model was not meant to apply to all conceivable organizational situations. It represented only a broad framework rather than an all-encompassing model, complete in every detail. Despite these limitations, however, the Weberian model was the first effort to define systematically this new form of social organization and to prescribe or explain its operations in abstract and theoretical terms.

One of the central goals of Weber’s model was to make possible an optimum degree of control in an organization. The quest for control lay at the heart of virtually every element of the model. In particular, the formalism suggested by rules, procedures, and files, along with the exercise of authority through a hierarchy, point to Weber’s overriding concern for organizations that would be both smoothly functioning and effectively managed. In this formal theory of organization and in others proposed at the time, to the extent that management concerns are emphasized, the ultimate goal is control from the top down over all organizational activities and needs. Consequently, in order to facilitate control, there is a preoccupation with encouraging uniformity rather than permitting diversity—in values as well as behavior—within the organization. In today’s complex, diverse, network-based, and regulated society, this generalization has important political, as well as managerial, applications and implications, especially for well-educated “knowledge workers” in large service-oriented bureaucracies.
Nonetheless, a comparison of the Weberian model to contemporary American public administration illustrates the model’s attractiveness as a yardstick against which to measure actual administrative practices and the limitations on its applicability to very different times and circumstances. American public bureaucracies have operated within a formal framework of vertical hierarchy; extensive division of labor and specialization; specific rules, procedures, and routines; and a high degree of professionalization, complete with extensive merit systems, career emphases, and salary and fringe benefits. Yet, in spite of these similarities, there are equally prominent differences.

First, although the formal bureaucratic structure is hierarchical, those within that hierarchy respond to commands, incentives, and political decisions that arise from outside it. Thus, the hierarchy is often only one of the chains of command active in the bureaucracy (reflecting our separated powers).

Second, Weber’s division of labor and specialization were designed to reduce functional overlap among bureaucratic units, so that any functions performed by a given entity were the responsibility of only that entity; in Weber’s view, this was in the best interests of efficient operation. In contrast, American bureaucracy is shot through with functional overlap in spite of its specialization. This reflects (among other things) overlapping political jurisdictions and societal interests. For example, an occupational retraining program could logically be placed under the authority of either the Department of Labor (because the program is vocationally focused) or of Education (because it emphasizes training, a DOE responsibility in programs not related to labor). Furthermore, functional overlap is practically guaranteed in a federal system in which separate governments organize their bureaucracies independently. (As described in Chapter 3, managing intergovernmental programs is especially challenging for many public administrators.) Yet, modern bureaucracies are increasingly required to act cooperatively and cross-functionally to resolve multidimensional problems.

Third, the kind of professionalization foreseen by Weber has been only partially achieved in American bureaucracy; this has been due in part to matters of definition. Weber’s European “professionals” were so defined because they were making the bureaucracy their lifelong careers, were competent to perform the tasks for which they were hired, and were paid in the manner in which other professionals were paid. American bureaucracy differs from this European ideal in two respects. First, there is a wide variety of personnel systems, ranging from the fully developed merit system, in which job-related competence is the most important qualification for employment, to the most open, deliberate patronage system in which political loyalty and connections are the major criteria in personnel decisions. The U.S. Civil Service, several states (such as Minnesota, California, and Wisconsin), and many cities headed by city managers make personnel decisions largely on a merit basis. Patronage is found in many other states, as well as in numerous urban and rural governments throughout the country—sometimes even when a merit system appears to be in operation.
The fourth departure from the Weberian ideal of professionalism is that more and more specialized professions in the private sector—law, information technology, medicine, engineering, social and physical sciences, and business management—are represented among government employees. Whereas Weber seemed to envision a professional bureaucrat, the American experience has produced bureaucratic professionals—specialists trained in various private-sector professions who find careers in the public service. Weber’s conception appears to be narrower than the American reality with regard to the scope and diversity of skills of bureaucrats, as well as the variety of their professional loyalties. A further implication of professionalization is that employees of a Weberian bureaucracy would be judged by their continuing competence in their jobs. In this regard, American merit systems also diverge from Weber’s model. In the majority of cases, those who secure a merit position need only to serve a probationary period (usually six to eighteen months) before earning job security. How rapidly one rises through the ranks or how easily one can transfer to a new position may well be affected by periodic evaluations of competence, but it is still the exception rather than the rule to find a public employee dismissed solely for incompetence on the job.

Finally, Weber placed considerable emphasis on career employment. It is only since 1955, however, that the national government and some states and localities have attempted to structure their personnel systems so as to foster a career emphasis as an integral part of public-sector employment (see Chapter 7).

In summary, even though American public administration has emulated many elements of Weber’s model, the applicability of that model in the United States is limited in important respects. In contrast to Weber’s ideal model, the U.S. bureaucracy was not designed principally for efficiency, but for accountability and equity, with divided lines of authority and considerable discretionary power. Such deliberate inefficiency was largely dictated by the U.S. Constitution and the existing decentralized political culture. The fundamental strength of Weber’s model is that it defined and described bureaucracy as a structure of social organization and as a means of promoting hierarchical control, and that it paved the way for further theory, explanation, and prescription regarding large and complex organizations.

FREDERICK WINSLOW TAYLOR AND “SCIENTIFIC MANAGEMENT”

The development of Frederick W. Taylor’s (1856–1915) theory of scientific management marked the beginning of the managerial tradition in organization theory. Taylor’s theory was designed to assist private-sector managers in adapting production practices to the needs of an emerging industrial economy in the late 1800s and early 1900s. Prior to Taylor’s research, there was little systematic organization of work in private industry; his writings became the principal source of ideas on the subject. Unlike Weber, Taylor focused on private industry and prescribed a “science” of management that incorporated...
specific steps and procedures for implementation. (Weber’s more abstract model of bureaucracy did not specify actual guidelines for operations.) Both men, however, emphasized formal structure and rules, dealt hardly at all with customers or with work environments, and directly or indirectly reinforced the command-and-control hierarchy by equating the values of those at the top with the needs of the organization as a whole.

The theory of scientific management rested on four underlying values. The first was efficiency in production, which involved obtaining the maximum benefit or gain possible from a given investment of resources. The second was rationality in work procedures, which addressed the arrangement of work in the most direct relationship to objectives. The third was productivity, which meant maintaining the highest production levels possible. The fourth was profit, which Taylor conceived of as the ultimate objective of everyone within the organization. These values formed the framework within which the remainder of his theory was applied.

Taylor made several other critical assumptions. He viewed organizational authority as highly centralized at top management levels and separate from those at the bottom of the hierarchy. He assumed a hierarchy of midlevel managers and supervisors through which top management conveyed orders to those below. And he thought that, at each level of the organization, responsibility and authority were fixed at a central point. Taylor also believed that there was only “one best way” to perform a particular task, and that, through scientific research, that method could be discovered and applied. Taylor maintained that the ideal method for performing a certain task could be taught to workers responsible for that task and that selection of workers for their capabilities would be the most rational way to achieve the organization’s overall objectives.

According to Taylor, management needed to do three things to increase productivity (and thus profits). First, the most efficient tools and procedures had to be developed. Here, Taylor relied on so-called time-and-motion studies, which concentrated on identifying the most economical set of physical movements associated with each step of a work process. Taylor was a pioneer in such studies, although he was only one of a number of researchers in this area. Second, in teaching the new techniques to workers, emphasis was to be placed on standardizing procedures in order to enable workers to discharge their responsibilities routinely yet efficiently. Third, criteria that emphasized task-related capabilities needed to be developed for, and applied to, the worker selection process. Note, again, that top management was to be entirely responsible for implementing this “science” of administration.

As with any model or theory, there were shortcomings in the application of scientific management to industry and, later, to government. A theoretical shortcoming that received considerable attention from later scholars was that, under scientific management, workers were seen as mere cogs in the industrial machine, with motives and incentives that were purely financial and with
no other needs on or off the job that were worthy of incorporation into the theory. This narrowly-focused theory failed to account for productivity losses resulting from workers who are experiencing health and family problems. An important alternative perspective on Taylor and his work argues that Taylorism’s obsession with efficiency failed to include important elements that would later emerge as both human relations and organizational humanism.\(^5\) (Although Taylor also viewed management in rather one-dimensional terms, critiques of his theory—and of Weber’s—have concentrated on the consequences of viewing workers too narrowly.)

Taylor’s theory encountered significant difficulties when American industry tried to implement it. Taylor had assumed that management and labor would share the same objectives and that there would be no conflict or disagreement over organizing to achieve them. He believed that management would naturally seek efficiency, rationality, and productivity in order to maximize profits. Taylor thought that labor would support those same goals because, at the time, laborers were paid by the piece (that is, they received a certain sum for each item produced) and would therefore earn more money as production increased. Thus, Taylor projected a united labor–management interest in his science of management. The problem was that this unity of interest was assumed without accounting for how it might be affected by the law of supply and demand. Taylor projected that demand for a product would always keep pace with supply and, thus, that maximum productivity would always be a goal of both management and workers. In practice, however, production levels sometimes exceeded market demand for a product. When this occurred, management laid off some workers, retaining only the number needed on the job for each to maintain maximum productivity without causing total output to exceed demand. This touched off vigorous opposition by workers who were “downsized” and by their labor unions (then in their infancy). Most industrial managers had enough power to withstand labor’s reaction, but Taylor’s theory came under increasing criticism.

Nevertheless, Taylor and his disciples had inaugurated a new direction in organization theory and management practice. Scientific management took hold not only in the private sector but also in public administration. For a time, the values of efficiency, rationality, and productivity were virtually official doctrine in the national bureaucracy; eventually, an important body of theory in public administration evolved largely from Taylor’s work. Scientific management has had a lasting influence on organization theory. It has directly shaped the values and structures in numerous private and public enterprises, and has indirectly influenced organization theory as other theories either followed from it or developed in reaction to it. In particular, scientific management is generally regarded as having had tangible impact on the principles approach to public administration. (See http://www.fordham.edu/halsall/mod/1911taylor.html for a website dedicated to the writings of Frederick Winslow Taylor.)
THE “PRINCIPLES” AND OTHER EARLY WRITINGS

Leonard D. White, in his *Introduction to the Study of Public Administration* (1926), was clearly influenced by Taylor in asserting that management procedures could be studied scientifically to discover the best method of operation. This was not only White’s view—it was commonly held by most scholars of public administration of that period. Together with the politics–administration dichotomy, the quest for economy and efficiency, and the notion of public administration as a value-free science, the scientific study of management practices was at the core of public administration theory.

Other elements of Taylorism appeared in the *principles of administration approach*, which became prominent in the 1930s. The very effort to discover principles was itself derived from the scientific approach to management, and individual principles reflected Taylor’s continuing influence on the study of organizations, both public and private. The writings of Henri Fayol, F. W. Willoughby, and the team of Luther Gulick and Lyndall Urwick set forth the essential themes of the principles approach. The major themes were as follows:

1. *Unity of command*—direction by a single individual at each level of an organization and at the top of the structure.
2. *Hierarchy*—the vertical ordering of superior–subordinate relations in an organization, with a clearly defined chain of command.
3. *Functional specialization*—division of labor and subject-matter specialization as a main contributor to work efficiency.
4. *Narrow span of control*—each supervisor having responsibility for the activities of a limited number of subordinates.
5. *Authority parallel with responsibility*—each responsible official endowed with the authority necessary to direct operations in the particular organizational unit.
6. *Rational organizational arrangement*—planning the organization according to function or purpose, geographic area, process performed, or people served (clientele).

As they were applied to more organizations, the principles were increasingly criticized as being inconsistent and inapplicable and eventually became outdated by developments in both theory and practice. These developments were not limited to public administration. In particular, new approaches in psychology and sociology focused attention on those who made up the workforce of an organization. The *human relations* approach constituted the next major phase in the evolution of organization theory and signaled the advent of the informal tradition. Those who embraced this approach did so because they were increasingly dissatisfied with one or more dimensions of scientific management. This triggered an intense controversy over the nature of organizations and over what aspects of organization were most appropriate.
as building blocks for successful management. In a sense, that controversy, begun in the late 1920s and early 1930s, continues to the present day.

The Human Relations School

The informal and formal traditions differ from each other in both major assumptions and principal research directions. Whereas formal theories assumed that workers were rational in their actions and motivations and sought to maximize their economic gains, informal theories looked beyond economic motivations and viewed workers as having noneconomic needs on the job and as being motivated (at least potentially) through satisfaction of those needs. Thus, researchers in the informal school sought to determine which noneconomic factors in the work situation, broadly defined, might have an impact—and what kinds of impact—on workers and their performance.

The Hawthorne Studies

The first major studies of the human relations approach were conducted at the Western Electric Hawthorne plant in Cicero, Illinois, between 1927 and 1932.\(^8\) Elton Mayo and his associates at the Harvard Business School began the study to measure the effects of worker fatigue on production. But their research was expanded over a period of five years and resulted in a set of findings about motivation, productivity, and other job-related factors not based solely on economic reward. Specifically, the Hawthorne studies centered on how workers reacted to actions of management, how variations in physical working conditions affected output, and how social interactions among workers affected job performance. It is significant that, initially, Mayo did not intend to examine all these relationships; an investigation of them became necessary after early results of the study did not turn out as expected.

In one experiment, male workers making parts of telephone switches were paid by the piece and, hence, according to Taylor’s theory, were expected to try to maximize their production output. To the surprise of both Mayo and the management of Western Electric, production stabilized well below the expected level, primarily because of the workers’ reluctance to increase it beyond a certain point. This appeared to be a result of their fear of layoffs, and nothing management did or said could change their attitude—or their level of productivity. This turn of events was totally unexpected and was not explained by anything in the theory of scientific management.

Another experiment involved varying the physical surroundings of a group of female telephone-relay assemblers and observing changes in output. It was predicted that improvements in working conditions would lead to greater output and that changes for the worse would cause a drop in productivity. This same experiment was also conducted with the men making switches.
The results, however, did not conform to expectations on two counts. First, the women’s production levels rose after each change in working conditions, regardless of whether conditions had been improved (better lighting, bigger working area, more frequent rest breaks) or worsened. Apparently, the women were responding to the attention they received as the subjects of an experiment. Such a reaction has become known as the **Hawthorne or “halo” effect**. More to the point, as long as management consistently paid attention to the women and their work, they seemed ready to produce at steadily higher levels. The second unexpected result was that the members of the male work group reacted entirely differently from the way that the women did. No matter what changes were made in working conditions, the men seemed to lag behind their previous level of productivity. These findings, which ran counter to the concepts of scientific management, suggested that a new explanatory theory was needed.

Mayo and his associates concluded that, within the formal organizational framework, there was an informal social substructure of groups and teams that tangibly influenced the behavior and motivations of the workers. Among the men, for example, there was pressure not to produce too much or too little and not to get too closely tied to management. There was also, quite clearly, peer pressure to conform to the group’s production target level in preference to any levels set by management. Among both men and women, there was pressure to regard oneself as a team member and to react to management in those terms rather than strictly as an individual. This was very important in light of contrary assumptions made about workers by Taylor and other formal theorists. The work of the Mayo researchers also revealed the importance of noneconomic incentives and motivations on the job, in contrast to the “rational economic” assumptions of formal theorists.

In sum, the Hawthorne studies opened the way to investigate factors other than formal organizational structure and operations, and established the importance of social structure and worker interaction. These studies became the basis for the human relations school of organization theory, which stressed the social and psychological dimensions of organizations, particularly the satisfactions workers derived from the work situation and effective motivating forces on the job.

**Leadership in Organizations**

A major emphasis in the human relations school during the 1930s was the study of organizational leadership, and how—if at all—leadership affected workers’ behavior and the organization’s general performance. Two of the most influential scholars in the field were Chester Barnard and Kurt Lewin. Barnard examined the nature of authority within organizations, concentrating on leader–follower interaction; Lewin studied different leadership styles and their effects on subordinates.

Chester Barnard spent his professional life in executive positions in the private sector (for example, as president of the New Jersey Bell Telephone...
Company). Writing on the basis of that experience, he theorized that leadership could not be exercised by those at the top of a hierarchy solely at their discretion. Rather, leadership’s effectiveness depended largely on the willingness of others (that is, followers) to accept and respond to it. Barnard maintained that workers had a social-psychological zone of acceptance (or “zone of indifference”). His main point was that followers can greatly influence the nature and effectiveness of leadership over them. This perspective is linked to the rise of teams, quality circles, group rewards, and other types of empowered work groups, treated later in this chapter. Whatever the amount of legal, political, or organizational authority leaders possess, their operating authority is granted, in effect, by followers.

Barnard’s view of leadership also included the idea that leaders and followers each had something sought by the other and could, in effect, bargain to their mutual advantage. Organization leaders could offer appropriate incentives to workers, and workers could contribute to the welfare of the organization through improved job performance. This early version of what has come to be known as exchange theory reflected Barnard’s opinion that coercive leadership relying on negative incentives, such as punishments or wage reductions, was less effective than supportive leadership offering positive inducements. In other words, Barnard thought that, as a motivator, the carrot was more effective than the stick.

Kurt Lewin, founder of the Group Dynamics School at the University of Iowa in the 1930s, conducted a series of experiments designed to test the effects of different types of leaders on the work output and group atmosphere of ten-year-old boys. Lewin and his associates trained adult leaders in three leadership styles and then rotated the different leaders among groups of boys who were making masks. The leadership styles were (1) authoritarian—a threatening, intimidating, coercive leader who permitted no nonsense in the work group (thus suppressing the natural high-spiritedness of young boys), who specialized in finding fault with individual workers, and who resorted to scapegoating when things went wrong; (2) laissez-faire (hands-off)—a distant, nonthreatening leader who gave no direction, said nothing concerning cooperation among the workers or the need to keep on working, and gave no encouragement to the boys; and (3) democratic—a leader who stressed the job “we” had to do, maintained a relaxed and informal atmosphere, was very positive and supportive, encouraged the boys to do their best, lavished praise for work well done, and encouraged those who were more proficient at mask making to assist those who were still having some difficulty.

To the extent that it is possible to draw firm conclusions from a study in which ten-year-old boys were the subjects, the principal findings in the Iowa experiments were revealing. First, productivity was greatest under the authoritarian leader, with the democratic leader second, and the laissez-faire leader third. The only exception to this pattern was during “leader-out” periods, during which the leader left the group on its own. In those periods, groups under democratic

---

**zone of acceptance**

The extent to which a follower is willing to be led and to obey the leader’s commands or directives; concept originally proposed by Chester Barnard, who wrote about leadership in the 1930s.
leadership maintained the highest levels of production, and the production of authoritarian-led groups fell off sharply (as expected) without the coercive motivation of the authoritarian leader. Second, interaction among group members and levels of group satisfaction with the work experience varied dramatically according to the style of leadership. Democratic leadership was clearly the most conducive to interpersonal cooperation, group integration, and worker satisfaction. Authoritarian leadership led to considerable hostility among some group members, apathy on the part of others, and very high tensions. Laissez-faire leadership had the smallest impact on worker behavior and attitudes.

As in all such research, there are limitations on the findings of these experiments, chief among them the extent to which the findings can be applied to other, more complex situations. Many tasks in business, industry, and government are more complicated than making masks, and the personal and psychological needs of adults differ from those of ten-year-old boys. Hierarchical organizations with multiple layers of leaders and followers present different problems of group motivation, and a workforce of adults that is socially, economically, ethnically, and professionally diverse is far more difficult to deal with than a homogeneous group of boys.

Yet the findings of this experiment and the conceptions suggested by Barnard both pointed to the possible importance of leadership as another variable in getting the most and the best out of workers. Like the concern for working conditions and social interaction, this represented a fertile new field of inquiry, with some reason to think that “better leadership” might well help to make a better organization (see Chapter 6). That the Iowa results may not be universally applicable does not, by any means, reduce their significance in the study of organizations.

**Critiques of the Human Relations School**

More recent scholars have devoted some attention to shortcomings in the human relations school of organization theory. The principal criticisms have revolved around three points. The first and most commonly noted charge is that this theory fails to take into account the potential for conflict between workers and managers. Critics have pointed out that, although “good human relations” are advanced as the remedy for just about any difficulty between employers and employees, it is not enough simply to make the worker feel important in situations that involve basic conflicts about conditions of employment, such as the extent of control, long-range goals, promotions, work methods, and specific task assignments. In this respect, human relations proponents and formal theorists were guilty of the same oversight—that is, neither approach seemed to acknowledge that work-related conflict was a real possibility that had to be dealt with.

Second, the human relations school seemed to discount almost entirely the effects of formal structure on the members of the organization. Also, the
rational–economic incentives so much in favor with formal theorists were
given little if any emphasis in these later formulations. This is not surprising
because it was formal theory with which the human relations school was in
sharpest conceptual disagreement. The human relations approach, after
all, produced the first body of theory to take issue with the Weber–Taylor–
Fayol–Gulick approach. Even so, there is some accuracy in such criticisms.
Other studies confirmed that organizational structures, monetary incentives,
and wage or salary differentials affected the amount of conflict and tension
between labor and management.

Third, the kind and complexity of technologies employed in an
organization may be considerably more important in shaping informal
social structure and human interaction than the factors that Mayo, Lewin,
and others regarded as pivotal. Robert Blauner, in particular, made this point
persuasively, stressing impersonal factors (that is, technology) as crucial.15 It is
possible, however, that this does not really contradict the findings of human
relations studies. Blauner was observing an organizational environment in the
1960s in which technology played a much bigger part than it had during the
1930s, when emphasis on human relations first emerged. Still, this view does
suggest that, as factors in the work situation change, theories that previously
were useful for analyzing organizations may have decreased applicability.
New technologies in particular—such as database management, advanced
fiber optics, videoconferencing, and data compression—are having an even
greater impact in the workplace and are affecting on-the-job individual and
group relationships.

These are not, however, the first critiques of the human relations approach.
Another body of research, begun in the 1940s and 1950s, contributed a
different perspective on the worker’s place in the organization and on what
satisfactions and motivations existed in the work situation. Known as organi-
zational, or industrial, humanism, this approach was concerned with the
organizational factors that contributed to the psychological and psychosocial
health of the worker. In particular, it defined the worker’s relationship to the
work itself as an important variable in maintaining motivation and job satis-
faction; this approach differed significantly from those that had emphasized
worker–supervisor or worker–worker interactions. Organizational humanism
marked a turning point, serving as something of a bridge between the human
relations approach and what we refer to as modern organization theory.

**Organizational Humanism**

Organizational humanism was based on several assumptions that differed from
those of both formal organization theory and the human relations school.
The first was that work held some intrinsic interest that would itself serve to
motivate the worker to perform it well. According to the second, individuals
worked to satisfy both off-the-job and on-the-job needs and desires. This suggested that workers sought satisfactions in their work, and that achieving those satisfactions was a separate and distinct objective related to the most fundamental reasons for working. The third assumption was that work was a central life interest to the worker, not merely something to be tolerated or endured for *extrinsic* rewards. A fourth assumption, following directly from the notion of the centrality of work and of on-the-job satisfactions, proved to be a harbinger of things to come in contemporary organization theory.

It was assumed under earlier theories that management was better able to promote positive motivation (through delegating responsibility, permitting discretion and creativity on the job, and involving the worker in important policy decisions affecting the work environment) than to conclude that workers were inherently uninterested in their work and would avoid doing it if possible. The latter pessimistic view of workers was an implicit part of formal theories of organization, and even human relations scholars seemed to share it to some extent. Organizational humanists, however, assumed the opposite. They did so in light of their research findings, which showed that authoritarian management practices designed to control lazy, irresponsible, and undisciplined employees resulted in unhappy and frustrated workers, and poor work performance for all employees.

Douglas McGregor, who was among the pioneers of organizational humanism, argued that workers could be self-motivating from their own interest in the work and their own inclination to perform it.\(^{16}\) McGregor’s **Theory Y** was in sharp contrast to what he called **Theory X**, which maintained that workers were lazy, wanted to avoid work, and needed to be forced to do it; see Table 4–1 for summaries of Theories X and Y. Another major figure among organizational humanists was social psychologist Chris Argyris, whose view of work as a central life interest was fundamental to this approach.\(^{17}\) Argyris also pointed out that the need of workers to identify with their work is another source of motivation to perform it well.

The writings of Rensis Likert emphasized employee participation in as many phases of management as possible, directed by a leader or leaders in the democratic mold (which was consistent with the findings of earlier human relations scholars). And Frederick Herzberg, in a study of over two hundred accountants and engineers and some nonprofessional employees in a Pittsburgh firm, found that motivators such as salary, fringe benefits, good lighting, and adequate facilities served only to meet workers’ minimum expectations, without producing real satisfaction on the job. What did yield personal satisfaction were such things as recognition for good job performance, opportunity to take initiative and exhibit creativity, and responsibility entrusted to individual workers and groups of workers. Because they were the most satisfying aspects of the jobs, these intangibles (according to Herzberg’s study) proved to be far better motivators than such tangible features as salary or fringe benefits.\(^{18}\)
Some of the most important research in organizational humanism was done by Abraham Maslow. He wrote of “self-actualizing” workers who achieved the highest degree of self-fulfillment on the job through maximum use of their creative capacities and individual independence. According to Maslow, the worker had a hierarchy of needs, in which each level had to be satisfied before the individual could go on to the next one (see Figure 4–1). The first level of the hierarchy included physiological needs such as food, shelter, and the basic means of survival. Next was safety and security needs, in the form of a reasonable assurance (but not necessarily a guarantee) of continued employment. After these essentials came social needs, which included group acceptance both on and off the job, as well as positive and supportive interpersonal relationships. Esteem needs represented the fourth level of Maslow’s hierarchy; these were derived from accomplishments in one’s work and public recognition of them. (A management practice of some importance in this regard is “public praise, private criticism” for an employee.) Finally, Maslow’s highest level was self-actualization—feelings of personal fulfillment that resulted from independent, creative, and responsible job performance.

As the worker satisfied the needs of one level, he or she was seen as being further motivated to work toward satisfying the needs of the next higher level. Thus, Maslow placed his emphasis on interactions among the essential needs
of the employee on and off the job, the work being done, the attitude of both management and employee toward work performance, and the relationships among employees in the work situation. In a sense, Maslow incorporated into a larger and more complex scheme those aspects of the human relations approach that centered on interpersonal interactions among workers. Like other formulations in organizational humanism, the hierarchy of needs assumed that worker satisfaction could be affected by many factors in the organization, both close to the work situation itself and more distant from it. It should be noted, however, that Maslow did not assume that all employees would be motivated by the same essential needs and interactions.

Organizational humanism did not escape criticism, however. Robert Dubin found, for example, that fewer than 10% of the workers he studied in an industrial work group preferred the informality, job-centeredness, and independence on the job so highly valued in organizational humanism. He suggested that different workers have widely varying needs and that no single approach could successfully meet all of them. Some workers needed strong direction from a leader, not independence; lack of direction caused them to be anxious and frustrated in their work. Some really did work for the money. Others simply did not get along with their coworkers; in these situations, an emphasis on group interaction tended to cause additional problems instead

![Maslow's Hierarchy of Needs](http://www.union.umd.edu/GH/basic_needs/index.html)
of solving existing ones. Still others did not especially want to participate in organizational decision making. Finally, there were those who sought to achieve certain needs without continuing to strive for higher-level satisfactions, thus posing motivation problems for managers relying on Maslow’s formulations. (Maslow had acknowledged the possibility that such a situation could arise.) In sum, Dubin suggested that placing too much faith in “one-size-fits-all” organizational humanism should be avoided. The varied needs of employees had to be taken into account.

Another critique of organizational humanism came from two sociologists who questioned some assumptions about the need for workers to “self-actualize” in their jobs and to participate in organizational decision making. H. Roy Kaplan and Curt Tausky maintained that some of the assumptions of organizational humanism seem to have been grounded more in ideological beliefs than in empirical data and that, according to mounting evidence, they did not stand up to empirical research and testing. According to Kaplan and Tausky, many organizational humanists mistakenly viewed employee motivations and satisfaction one-dimensionally and failed to recognize that, for some, work was not intrinsically interesting and fulfilling, creativity and independence were not valued, and monetary and other tangible benefits were of the first order of importance. Kaplan and Tausky’s is a wide-ranging challenge that echoes, to some degree, Dubin’s earlier critique.

A third, related criticism of organizational humanism was that the kind of work being done—routine or nonroutine, individualized or small-group or assembly-line—greatly affects the possibilities for motivating and satisfying workers. It often appears that the more routine the task, the greater the possibility for worker dissatisfaction (or, at least, for frustration and boredom). That phenomenon alone limits the applicability of organizational humanism.

On the other hand, there may be ways to combat this problem. One approach is to make more systematic the recognition for employees doing routinized tasks; recognition such as the Employee of the Month award, complete with a prime parking space or the individual’s photograph hung in the front office, is a familiar example of this. Another device is to alter the routine work situation, such as on an auto assembly line, and give workers the opportunity to form their own work groups, which then proceed to assemble a single automobile (or other product) from the ground up. This may reduce on-the-job boredom and frustration while increasing the sense of participation in, and identification with, the service provided or the product being turned out—in the best tradition of organizational humanism. Such programs in auto factories are in wider use in parts of Western Europe than in the United States; whether they could successfully be put into practice on this side of the Atlantic is not clear. Nevertheless, when examined separately from the kind of supervision or the backgrounds of the workers, the nature of particular tasks appears to be relevant in explaining the success or failure of organizational humanism in different work situations.
Modern Organization Theory

Modern organization theory differs from all previous approaches in four key respects. First, rather than assuming that management systems are apolitical, there is a deliberate effort to separate facts from values (assuming that is possible) and to study organization behavior empirically. Proponents of earlier approaches made quite a few assumptions that were grounded in the predominant economic or social values of the time, the perceived needs of management or labor, anecdotal evidence, or simple common sense. In contrast, modern organization theorists make every effort to minimize the impact of their own values on the phenomena under study. Second, modern organization theorists make extensive use of previously unavailable empirical research methods. These include the use of statistics, information retrieval systems, computer simulations, customer surveys, and quantitative techniques. Such methods permit more sophisticated insights into the operation of organizations and the needs of all customers, not just those occupying official positions within government agencies. Third, modern organization theory is constructed on an interdisciplinary basis, broadening the perspectives that can be developed concerning organizational behavior and the management of large, complex enterprises. Fourth, modern organization theory attempts to generalize about organizations in terms sufficiently broad to encompass many different kinds of enterprises, including businesses, hospitals, government agencies, universities, interest groups of all kinds, labor unions, voluntary agencies, and community-based organizations. In order to make such generalizations, it is necessary to use abstract formulations that can account for characteristics common to dissimilar organizations. Thus, features such as information generation and transmission, informal group processes, power relationships, environmental stability or turbulence, and decision making become the currency, so to speak, of generalized organization theory. We will examine briefly some of the major approaches that have been developed.

The modern period of organizational theory was ushered in by a pioneering study conducted by John Pfifflner and Frank Sherwood that described organizations as being characterized by a series of interrelated networks superimposed on a formal structure. They also discussed, among other features, formal and informal communications systems, group dynamics, relative power of different parts of the organization, and decision processes. Theirs was the first comprehensive effort to integrate a variety of approaches, and it set the stage for a tremendous expansion in information about organizations and in specific approaches to studying them.

All modern organizational theories share a general descriptive approach known as systems theory. In the context of modern social science, a system refers to “any organized collection of parts united by prescribed interactions and designed [at least ideally] for the accomplishment of a specific goal or
general purpose.”23 This definition is equally applicable to an automobile engine, a hospital, the Department of the Interior, or a major industrial firm. (The last three, of course, are social systems that are subject to sociological, political, and psychological analyses of their functions and effectiveness.) For any biological, mechanical, or social entity, the systems approach generally assumes the existence of inputs, some means of responding to those inputs, outputs, feedback from the environment in response to system outputs, and further inputs into the system stemming from feedback; see Figure 4–2 for an application of this approach to politics. For an organization, inputs might consist of demands for some action, resources to pursue organizational objectives, underlying values of those outside the organization (and within it), and support for, or at least passive acceptance of, the organization’s essential structure and goals. The means of responding to inputs would include all formal and informal decision mechanisms, judgments about how—or even whether—to respond to particular inputs, the history of the organization in similar circumstances, the organization’s inclination (or lack of it) to follow precedent, and the availability of necessary resources. Outputs could refer to the rendering of services by the organization, symbolic steps taken to maintain favorable images of the organization, rules and regulations for which it has proper authority, and adjustments to demands for change or to reallocations of resources (by a legislature, for example).24 Under this formulation, it is critical to establish and maintain reliable and valid measures of results.

**FIGURE 4-2** A Simplified Model of a Political System

![Figure 4-2: A Simplified Model of a Political System](source: From David Easton, *A Framework for Political Analysis*. Copyright © 1965, 1979 David Easton, reprinted with permission of the University of Chicago Press.)
A crucial distinction that has been drawn regarding the application of systems theory to complex organizations is between closed and open systems. Closed systems are essentially simple systems that have very few internal variables and relationships among them and little or no vulnerability to forces in the external environment. The primary objectives of those managing closed systems are the elimination of uncertainty, optimum use of resources that contribute to the overall result, and maximizing predictability of outcomes. Many formal (closed-system) theories focused on the concepts of planning or controlling behavior within organizations. Control, stability, and predictability were the cornerstones of these theories of organization, which may once have worked effectively in a relatively simple and predictable world, with few external factors impacting internal processes.

Open-systems theory proceeds from very different logical premises, which many scholars argue are more appropriate to the study of contemporary organizations (including public administrative agencies) than the premises that underlie closed-systems theory. Open systems are seen as highly complex, interdependent, with overlapping boundaries, and characterized by an expectation of change and uncertainty, internally and externally. This view is based on the fact that, in organizational theorist James Thompson’s words, “a system contains more variables than we can comprehend at one time, [and] some of the variables are subject to influences we cannot control or predict.”

As a result, the elimination of all types of uncertainty is not considered a viable organizational objective, and the very nature of an organization is vastly different. Again, quoting Thompson:

> Approached as a natural [open] system, the complex organization is a set of interdependent parts which together make up a whole because each contributes something and receives something from the whole, which in turn is interdependent with some larger environment. Central to the natural-system approach is the concept of homeostasis, or self-stabilization, which spontaneously, or naturally, governs the necessary relationships among parts and activities and thereby keeps the system viable in the face of disturbances stemming from the environment.

An obvious difference between closed and open systems is the way each allows external environments to impact the organization. Open-systems theory, like some other modern theories, assumes considerable interdependence between organizations and their environments, with changes in the latter triggering adaptive responses within the organizations. Thus, a private firm will alter its marketing priorities in response to changing consumer preferences; a government agency can turn public criticism in its favor by providing more points of access for citizen or employee participation in decision making. In such instances, the formal “boundaries” of the organization do not exclude others who are not formally members of it; in fact, those inside the
organization are willing to change their activities to meet externally imposed needs or wants. Also, because open systems continuously interact with their environments, there is a constant need to seek **homeostasis**, or equilibrium, by balancing pressures and responses, demands and resources, and worker incentives and contributions (to use Barnard’s formulation). All this is in the long-term interest of organizational stability, which permits continued functioning in the manner expected by leaders, workers, customers, and other external clienteles. In sum, open-systems theory—in sharp contrast to Weber’s self-contained, closed bureaucracy—defines organizations as a great deal more than just independent formal structures, interpersonal relations, or worker involvement in the job. It treats organizations as whole beings, complex in their makeup and constant in their interactions with the surrounding environment. Working collaboratively and effectively within the flexible boundaries of open systems requires new skills for public managers and new performance management strategies.

Other approaches that are based on the systems framework deal with organizations in a similarly broad-gauged fashion. For example, **information theory** is based on the view that organizations require information to prevent them from evolving to a state of chaos or randomness in their operations. **Game theory** addresses itself to competition among members of an organization for gains and losses, in terms of resources and access to resources; game theory is distinctly mathematical in orientation and methods. The concept of the self-regulating organization is advanced in **cybernetics** (see Table 4–2).

More recently, three other emphases have emerged in modern organization theory. One bears the label **Theory Z** and refers to patterns of organization and operation characteristic of many contemporary Japanese corporations (and some Japanese municipal governments). Proponents of Theory Z assume that productivity is a problem of social or managerial organization; rather than by technological change, productivity can be improved by greater communication, feedback, and involvement of workers. Once the organization is committed to real involvement of employees in self-managed work teams, the key ingredients become trust, subtlety, and mutual support. The key values and characteristics of Theory Z are summarized in Table 4–3.

Theory Z is suggestive of some beliefs present in our earlier thinking and is decidedly different from others. For example, the involvement of workers is reminiscent of organizational humanism, and the positive consequences of workers having confidence and trust in their managers echo the human relations approach. On the other hand, American theories put little or no emphasis on managers knowing the private lives of employees (the so-called holistic or all-encompassing approach), generalist career paths, or collective accountability. Nevertheless, the perceived successes of Japanese manufacturing firms have drawn international attention to extended

**homeostasis** describes organizations in a state of equilibrium, by balancing pressures and responses, demands and resources, and worker incentives and contributions with external environmental factors.

**information theory** modern theory of organization that views organizations as requiring constant input of information in order to continue functioning systematically and productively; assumes that a lack of information will lead to chaos or randomness in organizational operations.

**game theory** a modern theory viewing organizational behavior in terms of competition among members for resources; based on distinctly mathematical assumptions and employing statistical data collection methods.

**cybernetics** emphasizes organizational feedback that triggers appropriate adaptive responses throughout an organization; a thermostat operates on the same principle.

**Theory Z** Japanese management system that stresses deliberative, “bottom-up” collective accountability and decision making, long-term planning, and closer relationships among managers and workers.
and modified versions of Theory Z and to its offshoot, total quality management (TQM). The concepts supporting TQM have been applied in a number of different settings, including many in the United States.

Reflecting a long-term trend toward participatory (Theory Z) management in American society, TQM is based on the idea that the greater the involvement that individual employees (or teams of “empowered” employees) have in determining and implementing organizational goals, the more committed they will be to achieving those goals. By providing incentives to increase the success of the whole enterprise, TQM encourages organization-wide commitment, empowerment, teamwork, and better quality results. A management system developed in private industry and based on statistical process control (SPC) techniques, TQM is aimed at satisfying customer expectations by continuously working across an organization to improve internal and external processes. Theory Z and TQM echo elements of earlier American organization theories (such as improving relationships between supervisors and workers). This is not surprising because the underlying principles of systems analysis and statistical process control were taught by Americans recruited to assist the Japanese in rebuilding their war-torn economy following World War II. Key elements of a typical TQM system include the following:

- Top-level support and commitment
- Focus on customer satisfaction
- Written productivity and quality goals and an annual improvement plan

### TABLE 4-3 Values and Characteristics of Theory Z

<table>
<thead>
<tr>
<th>Values</th>
<th>Characteristics</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Emphasis on trust, subtlety, and intimacy</td>
<td>1. Permanent rather than short-term employment</td>
</tr>
<tr>
<td>2. Increased involvement of workers leads to increased productivity</td>
<td>2. Slow rather than rapid promotions</td>
</tr>
<tr>
<td>3. If workers have confidence in their managers and believe their</td>
<td>3. General rather than specialized career paths</td>
</tr>
<tr>
<td>organizations are just and equitable, they will function well in</td>
<td>4. Collective decision making</td>
</tr>
<tr>
<td>uncertain environments, take risks for their organizations, and make</td>
<td>5. Collective accountability</td>
</tr>
<tr>
<td>personal sacrifices</td>
<td>6. Decision making is “bottom up”</td>
</tr>
<tr>
<td>4. Good managers know the private lives of their employees</td>
<td>7. Decisions are made slowly at each level, but final plans are rapidly</td>
</tr>
<tr>
<td></td>
<td>implemented</td>
</tr>
</tbody>
</table>

**SOURCE:** Adapted from Clyde McKee, “An Analysis of ‘Theory Z’: How It Is Used in Japan’s Public Sector,” paper delivered at the 1983 annual meeting of the American Political Science Association, Chicago, September 1983. Reprinted by permission of Clyde McKee, Trinity College, Hartford, Conn.

**total quality management (TQM)** management approach that encourages organization-wide commitment, teamwork, and better quality of results by providing incentives to increase the success of the whole enterprise. Elements of TQM include commitment to meeting customer-driven quality standards; employee participation or empowerment to make decisions at the point closest to the customer; actions based on data, facts, outcome measures, results, and statistical analysis; commitment to process and continuous quality improvements; and organizational changes and teamwork to encourage implementation of the above elements.

**statistical process control (SPC)** the use of statistics to control critical processes within organizations; frequently used with TQM and Theory Z Japanese management techniques.

**systems analysis** analytical technique designed to permit comprehensive investigation of the impacts within a given system of changing one or more elements of that system; in the context of analyzing policies, emphasizes overall objectives, surrounding environments, available resources, and system components.
• Productivity and quality measures and standards that are consistent with agency goals
• Use of the improvement plan and measurement system to hold managers and employees accountable
• Employee involvement in productivity and quality improvement efforts
• Rewards for quality and productivity achievement
• Training in methods for improving productivity and quality
• Retraining and outplacement for employees who might be negatively affected by improvement efforts
• Reducing barriers to productivity and quality improvement

Public managers realize that performance measurement alone does not necessarily lead to quality improvement. Likewise, merely training employees in the use of quality techniques and tools, without guidance on how to apply them to their specific environments, does not guarantee improved quality service or better results. All the elements described above are necessary but are insufficient by themselves to continuously manage performance systems and improve customer service. Structural as well as attitudinal barriers must be overcome to sustain any total quality improvement effort.

Total quality management is based on internal regulation and worker self-management commonly known as empowerment (see Chapters 2 and 12); its strategies are designed to reduce internal competition, foster teamwork, improve decision-making processes, and reduce costs. In the competitive manufacturing sector, these techniques have produced remarkable gains in quality, productivity, and competitive position. In public administration, TQM has communicated an attitude that stresses customer satisfaction, encourages employees to examine relationships among existing management processes, improves internal communications, and responds to valid customer demands. In exchange for the authority to make decisions at the point of customer contact, all empowered employees must be thoroughly trained, and results (at least until new systems are in place) must be carefully monitored. The importance of training in TQM—as in government generally—is often overlooked. Governments at all levels are finding it increasingly necessary to fund training for quality improvement, especially for citizen-contact employees, who have the most direct relationship with citizens/customers/taxpayers.

Despite resistance, quality management theories are being applied extensively to improve a wide range of federal executive agencies, educational institutions, hospitals, public utilities, and state and local governments. One observer has argued, however, that “pure” quality initiatives are ill suited to public-sector organizations, citing four key limitations: (1) defining the customers of government is ambiguous; (2) public administrators are service rather than product oriented; (3) public agencies are input rather than output oriented; and (4) politics works against long-term leadership and constancy of mission. Others have suggested that political leadership is necessary to
achieve any change, and that governments are primarily service organizations that can (and must) respond to customers. Nonetheless, during the 1990s, OMB provided leadership for a joint public- and private-sector quality improvement effort, designating TQM as the official management improvement system for all federal executive agencies. (Although TQM is no longer the “official” management system for federal agencies, many continue to apply its principles to implement results-driven government.)

Together with total quality management and process re-engineering, “organizational learning” and “continuous learning theory” reflect significant change in the evolving discipline of organizational behavior. These theories suggest that all organizations, like individuals, have the capacity to learn and grow from interactions with their environments. Those committed to fostering continuous learning can create opportunities, policies, and resources to support individual growth and development. Organizational behavior can be transformed in the same way in which individuals learn from contacts with systems, processes, expanded training, and educational opportunities. **Learning organizations** are built on many of the same assumptions as those of earlier theories, including shared vision, consistent values, dedication to organizational mission, and competence. Vital elements that must be taught include systems thinking, personal mastery, shared visioning, team-based learning, and problem solving. When combined with delivery systems such as electronic government, information technologies and the Internet, learning theories can provide a platform for enhancing a wide range of public services. Creating a *continuous learning environment* is becoming important as more service organizations, including governments, evolve into networked, nonbureaucratic, boundaryless, and decentralized organizations in the twenty-first century.

As useful as organizational theories are in explaining many aspects of human behavior within organizations, they cannot possibly encompass all the dynamics of actual operations within large and complex enterprises. They do, however, suggest a theoretical framework for understanding a wide range of internal variables related to organization design, communication, coordination, and effective leadership styles.

**Organizational Dynamics and Behavior**

In the course of daily activities, many possibilities exist for assigning work, deciding how managerial objectives are transmitted to others, delegating responsibility, and making many similar choices. Moreover, the way subordinates are regarded by managers affects the modes and styles of communication that are used to convey directives (that is, whether managers issue “marching orders” or set out program objectives with flexibility in how best to achieve goals). The application of Theory X, Y, or Z would dictate the operating responsibility...
that management chooses to delegate to others. In most public organizations, proponents of these theories interact simultaneously and often conflict, reflecting individual managerial experience and styles.

These concerns are part of the dynamics of organization and affect both individual and group behavior. Two topics can be classified as process issues: (1) communication, a vital function in organizational life; and (2) coordination of activities internally or across organizational boundaries. Both are central not only to traditional thinking and effective operations in practice but also to processes of change within organizations. Four other topics to be discussed are appropriately labeled design issues because they are relevant to the formal structuring of organizations. They are: (1) line (substantive or policy-focused) and staff (support or advisory) activities, and how they are related—and differentiated—in practical terms; (2) centralization versus decentralization in assigning responsibility and in overseeing operations; (3) the implications of tall versus flat hierarchies for managing a workforce (that is, the practical differences between organizations having few structural layers and those having many); and (4) the possibilities of alternative forms of organization.

**COMMUNICATION: FORMAL AND INFORMAL**

In recent decades, few topics have received more attention in both academic and practitioner literature than communication. (In this discussion, “communication” refers to the field and process of communication, whereas the plural, “communications,” refers to individual messages sent or received.) In the contexts of large and small groups, interpersonal relations, communication theory, the general political realm, and even relations between nations, communication has been the focus of intensive research as well as practical application. This attention is not unprecedented, however, particularly in the context of public organizations. Every major theory of organization has included (explicitly or implicitly) assumptions about the nature, roles, and processes of communication in various organizational settings. Observers of organizations traditionally approached the subject by attempting to define the types and flows of communication. More recently, as the scope and substance of the field have been altered, more attention has been given to social and psychological dimensions aiding or retarding effective communication.

There are many types of organizational communications. One of the most important distinctions is between formal and informal. **Formal communications** (1) originate in the authority of an organization official who attempts to influence some element of collective activity, (2) are directed to a particular audience within the organization, (3) follow proper organizational channels to the audience, and (4) constitute a building block in the continuing effort to officially state organizational policies, purposes, missions, strategies, and tactics. Formal communications are usually written, so that they become
part of a permanent record of activity. They range from broad policy state-
ments to specific operating memorandums.

**Informal communications**, on the other hand, take varied forms:
(1) They may come from many sources (not necessarily individuals acting in
an official capacity); (2) although they are directed toward a selected audi-
ence, others may also become aware of the message; (3) they may follow offi-
cial channels of communication, but often those who send them deliberately
avoid those channels; and (4) they are concerned with organizational life and
activity (like formal communications) but reflect a wider range of thinking and
actions on the part of members of the organization. Informal communications
supplement official messages and can even become a more reliable guide
to what organizations actually do. Formal memorandums are the skeletal
framework of organizational intent and activity. Less-structured contacts, such
as those among friends and coworkers or through friends discussing agency
projects or the last staff meeting over lunch, facilitate the multitude of actual
operations built around the policy directions set in formal communications.

In a bureaucracy with a vertical chain of command, established
communication routes traditionally follow hierarchical lines of authority. That
is, formal communications are more closely associated with the arrangements
and structures on the organization chart than informal communications are.
However, it should be noted that formal communications are not confined to
vertical organizational channels. A common and increasing phenomenon is
**lateral or cross-functional communication**, which cuts across the vertical
hierarchy yet is still conducted relatively formally. Thus, even as the chiefs of
different (and potentially competing) divisions within an agency pursue their
respective programmatic objectives, discovering that they have a common
objective can prompt them to stay in touch, both formally and informally, in
an effort to promote their mutual interests.

Messages do not merely travel top to bottom in an organization, given the
presence of both formal and informal lateral communication possibilities. Still
more important, however, is **upward communication**, which goes against the
traditional direction of formal channels but is becoming ever more crucial to
the effective functioning of organizations large and small. This has a number
of important dimensions.

First, every organization has **feedback** mechanisms—some means of
transmitting information from those who received messages to those who sent
them. Virtually every communication system provides for feedback, at least in
theory; these feedback mechanisms can be highly formalized and sophisticated
or they can be informal. The problem for the top-level manager and others is
to ensure that they will be able to learn via feedback what effects their own
communications have had. Feedback mechanisms can range from suggestion
boxes, individual conversations, or an open-door policy by supervisors to
regularized consultations between management and subordinates, surveys
of employee opinion, or surveys of citizens about the quality of the services
provided by a public organization. These “voice of the customer” surveys are becoming increasingly useful to senior managers as feedback mechanisms from internal employees who provide services, as well as from external recipients of services.

A second factor, complicating the feedback process, is the strong tendency for good news to travel freely up the line but for bad news to be suppressed, rerouted, or rewritten. The desire of lower-level units and personnel to present a favorable image to those higher up accounts for this phenomenon. But, in the interest of their own effectiveness, higher-level managers ordinarily need to know both good and bad news. Managers must have a clear understanding of all that is going on in their organization in order to be able to correct existing problems, anticipate future difficulties, and iron out internal conflicts that may hamper organizational activity. Too often, those who have knowledge that might be deemed negative do not report it to their supervisors for fear of the consequences.

Most managers are reluctant to report bad news to their superiors for fear of reprisals. This natural tendency can be overcome by initiating something akin to a “no-fault” or forgiving information policy (within limits). Such a policy encourages employees to bring problems that are unmanageable at lower levels to the attention of higher management but without fear of retribution or faultfinding as a penalty. To be successful, such feedback would have to develop in the context of positive, supportive, trust-based interactions between superiors and subordinates; the open democratic leadership style is more conducive to this sort of communication than other styles (see also Chapter 6). Negative feedback is often lacking precisely because the types of general organizational relationships that would facilitate it have not been developed and maintained. Top management must take deliberate steps to make such feedback possible, regardless of the possible consequences. (In this regard, see discussion of “whistle-blowers” in Chapter 5.)

In this era of more democratic and participatory management in both the public and private sectors, all employees are being asked to address a wider range of organizational problems. Whether formal or informal, upward flows of communication have increased in importance and can contribute measurably to the effective functioning of an organization. Without accurate feedback from employees, the probability increases that management decisions will be based on false or misleading information.

**DIMENSIONS OF COMMUNICATION**

Although achieving better communication is a goal to which many subscribe almost on faith, it may be useful to consider various aspects of the process; such an examination may yield a fuller understanding of the potential and the pitfalls. We will briefly examine (in order) the prerequisites, purposes, obstacles (and their remedies), and consequences associated with better communication.
There are, first of all, several kinds of prerequisites, including the transmitter of a message, the message itself, the medium through which it is sent, and a receiver mechanism of some sort. Considerable research has been done on how the medium and especially the receiver influence the understanding of messages sent; the late Marshall McLuhan’s work is a leading example of this kind of research on mechanistic communication models. Other kinds of prerequisites, however, are equally important, including the individual desire to communicate clearly, a shared interest in achieving common understanding among those communicating with one another, and organizational arrangements that facilitate message transmittal. In short, simply wanting to improve communication is not enough. This is especially true in a diverse work environment where those involved lack common definitions of the terms employed or shared understanding of the concepts and assumptions underlying the information transmitted. (That problem significantly affects all types of organizations having difficulty communicating with those receiving services. In the college classroom, for example, professors and students sometimes have communication problems.)

The purposes of communication may seem obvious, yet they can be as varied as the people communicating. Many of us may use communications for purposes less constructive than achieving human understanding and organizational effectiveness or promoting the public interest. Sometimes communications may be carefully calculated by those employing them; the more they confuse potential opposition, the more they may be able to defuse it. Furthermore, the intentional use of disinformation is a tactic to gain and maintain power. The same may be said of the use of professional jargon, or what has been labeled “bureaucratese.” Jargon may be one way to fend off criticism; if listeners cannot understand what is said, they cannot take issue with it.

On the other hand, the crisp memo is a weapon of considerable potency in bureaucratic politics. It is widely acknowledged in all large organizations that one can be influential through carefully conceived, well-written, and brief memorandums to key decision makers. In many respects, the potential benefits of memo writing represent everything gobbledegook does not: clarity of expression, sharpening understanding of available options, and the deliberate shaping of opinions. How clear the meanings of communications are, then, depends heavily on how clear senders intended them to be—and why!

Obstacles to effective communication can be found among both senders and receivers of messages. One obstacle, already noted, is lack of clarity on the part of the sender as a result of poor word choices, failure to explain the purposes of the communication, inadequate explanation of actions to be taken, and the like. Another problem is lack of accurate or complete relay of a message (as in the games “telephone” and “rumor clinic”); the more layers there are in the structure of an organization, the more likely it is that messages will be distorted (and the more difficult it will be to determine the impacts of the gobbledegook misleading jargon or meaningless technical terms often used purposely to obscure the meaning of communications within organizations.
messages sent). A third obstacle is failure of the receiver to listen or to read, a human failing related to our tendency to screen out negative or unwanted information; related to this is reluctance of the receiver to accept the contents of the message if it goes against the receiver’s opinions on the subject of the message. Still another problem is failure of the receiver to act appropriately on the message if he or she fails to comprehend its importance fully.

Numerous remedies are available to the communication-conscious manager, but they must be chosen carefully; none can be counted on to completely overcome all obstacles to communication. One remedy is formal training in communication skills for all employees. Another is more specifically targeted training for higher-level managers, designed to make them sensitive to the need for continual monitoring of messages passing through their divisions; this might be coupled with a program of incentives for improving communication flows. A third device, which can be used by top management personnel, is spot-checking activities at lower levels of the organization to be sure that directives have been received and are being acted on. (All electronic or e-mail systems now allow the sender to check the exact time a message was received.) If such monitoring from the top occurs through normal channels, it may suffer from the same problem posed for regular communications, namely, imperfect relaying. Modern information technologies aid in shortening the distances among decentralized, often isolated agencies and public-service functions, allowing managers to go outside the usual channels in following up on their directives. But perhaps the most important factor in improving communication is a clear perception on the part of employees that top management is committed to maintaining effective flows of communication and that the process is explicitly valued for the contributions everyone can make to organizational operations.

The consequences of communication, like its purposes, cannot simply be assumed. Although many people think that better communication will solve problems and conflicts, that is not necessarily true. At the root of most communication problems are perception and credibility issues. Certain attitudes and behaviors are essential to break down mistrust and establish clear lines of communication. It is possible, of course, that improving communication will produce beneficial results in an organization, in the ways that have already been discussed. On the other hand, communicating more clearly can complicate matters as well. The circumstances of communication strongly influence which kinds of results actually occur.

For example, if interpersonal hostilities exist between two employees and the hostile feelings are temporary, it may be wiser not to express those feelings. After some time has passed and both people have had a chance to cool off, talking things out may then help resolve the problem without things being said that both parties might later regret. For two employees who have a running feud, refraining from communicating may be one short-term measure that makes it possible for them to continue functioning somewhat normally. Similarly, part of organizational politics is knowing when not to speak openly
about some problem if doing so would only exacerbate the situation. It is perhaps better—even in the long run—not to try solving the problem if the attempt is unlikely to succeed and if making the effort brings to the forefront some interpersonal or substantive disagreements that are better left in the background.

Of most relevance to the public administrator, the communication processes in public bureaucracies generally occur within the context of what some have labeled the **bargaining or conflict model** of communication. To the extent that public administration is viewed as a distinctively political process, this model of communication seems to apply. Administrators do seek monopolies on key information; they do conduct their communication activities with an eye toward maximum political gain; and so on. According to this conception, the communication process becomes another weapon in the administrator’s political arsenal; clear communication of ideas, actions, or intentions could easily conflict with attaining political objectives.

On the other hand, an alternative model of communication that is equally relevant to public administration merits attention. Although the conflict model is widely applicable, a **consensual or consensus-building model** may be useful at some points in the administrative process. Under such circumstances, it is useful to communicate openly about both differences and areas of agreement. In this setting, communication should be open and clearly inclined toward sharing rather than guarding information, even if doing so leads to recognition of disagreement. The key to successful use of this model is the common will to understand and overcome differences. There may be political risks in employing this approach, but a judgment must be made about whether those risks are worth taking.

A manager choosing between these communication models must take several things into consideration. Among them are the relative probabilities of achieving organization goals with one or the other approach, the chances of reaching consensus with another agency (or agencies), and the sensitivity of information that would be shared if the consensus-building model is used. Other concerns could include the longer-range needs of the organization for political support from others, the agency’s credibility in the administrative-political process, and the reliability of potential allies as working partners.

What, then, is the importance of communication? Clearly, the basic processes serve to facilitate management of large enterprises in a number of ways. These include:

1. Defining and fulfilling objectives
2. Determining the division and assignment of responsibilities across the full range of functions in the organization
3. Identifying problems and opportunities in ongoing programs
4. Anticipating long-term and short-term options (ideally with their attendant costs and benefits—see Chapter 5)
5. Motivating employees and pinpointing morale problems
6. Soliciting ideas from individuals throughout the organization
7. Resolving conflicts as (or before) they occur

As with many other human activities, the particular styles and mechanisms of communication may influence the content and purpose of the message, the degree of effectiveness, and the consequences for the organization as a whole.40

COORDINATION

Like communication, the concept of coordination has almost universal appeal in the abstract. Obviously, a large and complex organization must achieve a minimally adequate degree of coordination in its multiple activities if there is to be any chance of consistency in the impacts of those activities. Put another way: If the right hand is ever to know what the left hand is doing, activities need to be coordinated at various points in the process. The need for coordination varies according to the type of service provided and the geographic location of the public agency. Coordination problems become more serious as organizations undergo growth, increase in complexity, cope with external threats, and experience internal differentiation of functions. Organizational communication can be important here, it should be noted. And coordination can occur in different ways.

What exactly is coordination? Various definitions have been advanced, most of them emphasizing notions such as common goals and interests, compatible objectives, and harmonious collaboration among different groups or organizations.41 Essentially, however, coordination is the process of bringing together divided labor. It is the opposite of division of labor and the organizational cure for it where it is necessary to integrate the activities of different entities—whether separate agencies of the same government, agencies of different governments (or governments themselves), or elements of the public and private sectors. Having compatible objectives or working jointly may help to facilitate the coordinative process, but the basic task can still be carried out even under less than favorable conditions (such as conflict, hostility, and apathy).

If we consider coordination in light of prerequisites, purposes, obstacles, remedies, and consequences, as we did with communication, some similarities—but also some differences—are evident between the two phenomena. At the risk of oversimplification, it may be said that the prerequisites are virtually the same—channels and mechanisms for coordination must be purposefully established and carefully maintained, just as for communication. The difficulty of accomplishing this varies with the degree of organizational autonomy possessed by the entities being coordinated. As far as purposes are concerned, there is probably less variety in the objectives of those who
desire coordination than in the objectives of those who seek to improve communication. Whereas communication can serve to mislead or confuse as well as to clarify, coordination is almost always designed to clear away difficulties in organizational activity.

It should be noted, however, that many individuals and groups may resist would-be coordinators’ efforts to clear away perceived difficulties. For their own reasons and priorities, some people both inside and outside of organizations may prefer to engage in their assigned activities without bending their purposes to some larger, better-coordinated undertaking. Such behaviors demonstrate the validity of the observation that “coordination is rarely neutral. To the extent that it results in mutual agreement or a decision on some policy, course of action, or inaction, inevitably it advances some interests at the expense of others or more than others.”

Thus, those who seek better coordination must deal with those who would plant obstacles in their path. Those obstacles to coordination merit our attention, as do their remedies.

One obstacle is differing perceptions of program goals. This, in turn, leads to varied degrees of commitment to a coordination process that assumes substantial goal consensus among major participants. Other obstacles are divergent preferences on major or minor aspects of implementation; conflicting priorities, even when substantive agreement on the total program exists; unequal fiscal capabilities; conflicting political pressures on program agencies; poor organization; breakdowns in communication; and inept leadership. In addition, legal autonomy can lead to a situation in which some or all of the obstacles mentioned may be present but little can be done to cause the relevant officials to coordinate their efforts; this is especially evident when many separate local government jurisdictions exist in a single metropolitan area. In other words, coordinating across organizational (including governmental) boundaries is more difficult than intraorganizational coordination. Prior to the reorganizations that created the Department of Homeland Security and the Director of National Intelligence, federal agencies such as the FBI and the CIA had few incentives to cooperate and share information regarding terrorist activities and other threats to domestic security. One of the consequences of this lack of cooperation was that both agencies failed to act on evidence of preparations for the 9/11 hijackings.

Overcoming these obstacles is not easy, but a number of remedies do exist. One is improved communication; that can be an implicit reason for focusing on communication problems. In the abstract, there is every reason to hope that better communication—on objectives, tactics, perceived problems, or opportunities—can indeed lead to a better “meshing of the gears” among agencies and their activities. But whether better communication actually facilitates coordination depends to a large extent on the amount of conflict (both real and potential) present in the entities’ relationships. Limited areas of conflict would permit the use of the consensus-building model of communication,
which would tend to improve coordination. Significant conflict, however, would probably lead to use of the bargaining model of communication and, in that event, the impulse to hoard information would work against the effort to coordinate more fully. Even in the absence of conflict, however, the will to improve coordination must be present among key personnel in the affected organizations or units.

Another remedy for coordination problems is the exercise of leadership in at least two important ways. First, responsible managers can devote leadership resources and exert their influence in support of coordination, clearly demonstrating their concern for improving it. Relevant managerial functions include goal setting and building consensus supportive of common goals; conflict management aimed at containing and resolving internal disputes before they reach a level of intensity harmful to organizational effectiveness; and information management. Second, on an interpersonal level, managers of different organizations or agencies can initiate efforts to coordinate activities of their respective entities, thus establishing the context for a more formalized coordinative process. Their success ultimately depends on their personal commitment and their ability to go back to their organizations and build support there for coordination in the manner described above.

Organizational arrangements for strengthening coordination fall into two principal categories. One is central coordination, in which decisions are rendered by a coordinative entity or individual. The other is mutual adjustment (sometimes termed lateral coordination), in which there exist “consultation, sharing of information, and negotiation among equals.”45 (Note the presumption of the consensus-building model of communication.) A third possibility also exists, “a combination of these—a process in which lateral coordination is expedited, facilitated, and even coerced by leadership and pressure from an independent or higher-level coordinator.”46

Overall, then, coordination, like communication, is often highly prized but just as often is achieved only with conceptual and operational difficulties. The more complex the organization, the greater the challenge to those who would achieve coordination of activity among its various parts.47

**LINE AND STAFF FUNCTIONS**

The notions of line functions and staff functions in an organization can be traced back to very traditional treatments of formal organization. They deal with programs or policies having direct impact on outside clienteles and are ultimately accountable to a superior in the performance of substantive responsibilities. This definition has been widely accepted in public administration ever since the principles approach emerged during the 1930s. In the same period, staff functions were originally defined as consisting of support and advisory activities undergirding the ability of line personnel to carry out their duties. These could be, for example, financial and budgetary,
personnel administration, planning, purchasing, and legal counsel. More recently, however, the notion of staff activities has undergone some revision (it should be noted, however, that these revisions have not been accepted by all experts in the field and outside observers). With the work of Leonard D. White, the term staff came to mean the planning, research, and advisory activities essential to the long-term well-being of an organization. A new term—auxiliary—was coined to describe the remaining activities that would need to be performed in all units (such as budgeting, personnel, and purchasing). The interrelationships among line, staff, and auxiliary activities (especially between the first two) have continued to be an important concern in public administration.

Several areas of interaction between functions are important in public administration organizations. First, the activities of such diverse units in any organization require some degree of coordination. The likelihood of conflict is greatest between line and staff personnel; the most obvious point of potential clash is in their very different time perspectives and their order of priorities. Line personnel are usually concerned with the immediate, the concrete, the here and now, and the substantive aspects of activity, whereas those engaged in longer-range planning typically concern themselves with where the agency may be going five or ten years hence. Thus, top management must at least integrate their activities, if not directly attempt to link them operationally.

Second, some kinds of conflicts between the different types of personnel are virtually unavoidable. For example, an agency budget officer, who is responsible for reducing costs and keeping budget requests in line with projected estimates, may have to cut funds, which may result in a variety of complaints. The bureau chief may believe that top management (that is, the budget officer) is not sufficiently aware of, or sensitive to, the importance of the bureau’s work. At the same time, the budget officer may come to regard the bureau as a reckless spender of scarce departmental dollars. In another example, a reform-minded city manager’s attempts to centralize the purchasing function may infuriate department directors who have their own arrangements with suppliers and resent giving up their authority and discretion.

Finally, these traditional distinctions are increasingly seen as less important in an era of rapid change inside and outside of organizations. In particular, as long-term strategic planning has taken on greater legitimacy—and has become a more significant part of the thinking of top-level line managers—the planning function has become more closely integrated with daily operations. Reciprocal understanding is growing, blurring old distinctions between line and staff. In their demands for more and better program analysis before policy commitments are made, many political leaders have further enhanced the position of staff personnel vis-à-vis their line counterparts. Thus, as societal demands and management techniques have changed, the distinctions between line and staff functions have become increasingly less significant.
Centralization and Decentralization

The degree of centralization in an organization affects all other aspects of organizational life. Traditional management approaches have stressed how top managers exercise their powers in the interest of economy, efficiency, or effectiveness. The easy assumption of this thinking has been that it is entirely appropriate to centralize authority in an organization. Especially in recent years, however, much has been said, written, and accomplished in support of the value of decentralization in administration. It is useful to understand what each concept means before going on to discuss why decentralization has become so much more acceptable.

In its extreme form, centralized management means that all essential decision making and implementation are the concentrated responsibility of those at the top of the hierarchy. Communication and coordination become one-way streets, from the top down (except for structured feedback). Nothing of any consequence goes on that is not under the direct control of top management. Some entities still function in this way, but many others at all levels of government and in the private sector do not. As the scope and complexity of many organizations have increased, it has become necessary to delegate considerable amounts of operating authority to line managers (and occasionally to others), whose position in the organization is some distance from top management.

In general, most employees seek a larger voice in organizational affairs. The decentralization of decision-making authority effectively responds to this desire without forcing top management to relinquish command authority or oversight capacity. Even if employees of a public agency have not pressed for internal decentralization, the national government has encouraged it by responding to the demands of external clienteles, especially in cases involving the poor, and by increasing citizen participation in decision making. Concepts of citizen participation, neighborhood empowerment, and community activism trace their origins in part to congressional decisions intended to broaden opportunities for citizens to become more self-sufficient and less dependent on government (see Chapter 2). Thus, decentralization strategies often result in increased internal complexity.

Generally, although ultimate policy and administrative responsibility remain with top managers, many day-to-day operating decisions are delegated to others at lower ranks within the organization. Depending on the degree of decentralization, some or all of the programmatic activities are supervised by middle-level managers operating under discretionary authority from senior management. Communication becomes a multichannel affair, with all manner of messages, directives, and informal contacts. Although still partly a central responsibility (and perhaps more so, in light of the dispersal of authority), coordination is also more likely to involve lateral (or cross-functional) coordination to a significant degree. It is also probable that top management

---

centralization an organizational pattern focused on concentrating power at the top of an organization.

decentralization an organizational pattern focused on distributing power broadly within an organization.
will show greater willingness to include a wider range of employees in mapping out long-term strategies.

If centralization is analogous to *centripetal* force—that is, gravitational force that pulls all objects to the center—decentralization has as its analogue the *centrifugal* aspects of physics, in which the major thrust of the system is away from the center. In practice, a decentralized system of organization is one with *both* centripetal and centrifugal forces at work. It might be noted that these issues were—and still are—central to the continuing debate over American federalism, as well as to specific forms of administrative organization. Initiatives aimed at reinventing government stressed employee empowerment, devolution, and decentralization, together with teamwork, participatory management, labor–management cooperation, customer service, and employee enrichment programs. Much of what is said in the following section about the significance of centralization and decentralization also applies to the foundation and operation of the federal system.

**Significance of Centralization Versus Decentralization**

There can be little doubt that the degree of centralization in an organization (or, for that matter, a political system) can make a difference in how things are done. But what is that difference? What purposes and values are served by greater or lesser centralization?

Clearly, effective control and internal program consistency are enhanced by centralization; so, too, is accountability for actions of individuals within organizations. If authority is highly centralized, there can be little question as to whose values and assumptions shape organizational goals. Centralization also decreases the likelihood that management prerogatives will be challenged directly from below. Orderly operations within an organization are similarly facilitated whenever management responsibility is centralized.

On the other hand, centralization—even as it may facilitate control—often carries with it a certain lack of flexibility and adaptability, especially in large enterprises. According to many observers, one of the advantages of decentralization is that it enables middle-level managers in the field to act as organizational *sensors*—able to detect new problems or opportunities, in a position to respond on the spot to particular policy needs, and so on. Especially in an age of diversity and change, organizational adaptiveness may depend in large measure on the speed with which changes in the environment are detected and brought to the attention of top management and subsequent adjustments provided for. In many settings—large government bureaucracies, private corporations dependent on changing markets, local government service-delivery mechanisms faced with changing citizen demands—the need for this sort of adaptive capability is so great that it demands some sacrifice of central control. In short, the most important need is an organization’s ability to adapt for survival amid uncertainty and change.
Another function served by decentralization pertains to a political-philosophical question: To what degree are the members of an organization or other system meaningful participants in affairs of governance? Political systems, both ancient and modern, have confronted this question and have responded in many different ways. In democratic systems, suspicion of centralist control runs very deep, prompting many to equate decentralization in government with popular rule in one form or another. In our society, that doctrine has recently been joined to theories about organizational life; the result has been considerable emphasis on greater participation (through decentralization) by many who were previously excluded from organizational decision making. In general, it is thought that democratic participation enhances the quality of decisions reached and increases the probability that affected clienteles or “customers” will accept those decisions. Whether those expectations are realistic or well-founded is another question.

Here again, however, there is another side to the coin. For just as top management might have to choose between control and flexibility, those who preach the virtues of decentralization must be alert to the possibility that, in a decentralized organization, it will be more difficult to hold accountable those who actually make decisions. The astute leader may find it possible to put through desired policy while avoiding accountability by pointing to the decentralized nature of the decision-making process in which many others also took part. There is the further prospect that co-optation will occur, thus reducing criticism or opposition by giving critics or opponents a stake in the decision process. Their co-optation would have important political consequences (in any setting) for the maintenance of meaningful opposition and the existence of informed, critical debate over proposed policy directions.

Thus, decentralization (like anything else) is far from an unmixed blessing and should not be viewed as a panacea that will solve all of an organization’sills. Note, in this connection, the conceptual links between our discussion of centralization and decentralization and our treatment in Chapter 2 of the administrative efficiency and pluralist democracy models. Advocates of centralization seek to apply the administrative efficiency model, whether consciously or not; arguments in favor of one are virtually identical to arguments in favor of the other. Similarly, those committed to decentralization implicitly favor the democracy model and its underlying assumptions and rationales. Equally important is the fact that the centralization–decentralization debate cuts across a wide spectrum. It is as appropriate to questions of large-scale political arrangements (such as democratic governance or federal systems) as it is to smaller-scale organizational concerns, including the extent to which practices like democratic or participative management are encouraged within an organization.

In any discussion of decentralization, the caveat of the late Paul Appleby (former assistant to the Secretary of Agriculture and a leading scholar in public administration) is well worth noting. He wrote that nothing can be
decentralized until it has first been centralized. This suggests—or should suggest—that a central authority capable of decentralizing is also theoretically capable of recentralizing! Thus, decentralization can occur only in the context of previous centralization—not the most comforting thought for those who place their faith in decentralization as the appropriate remedy for abuse of centralized power. In many instances, the “center” can assume responsibilities that had been delegated elsewhere if decentralized operations are interfering with other values or objectives that are deemed important by those at the center. It is one of the pitfalls affecting the whole concept of decentralization in organizations.

The feeling is still widespread, however, that decentralization has sufficient advantages to warrant taking the attendant risks. It is significant that many top-level managers share that opinion.

Flattening Organizational Hierarchies

Most people associate bureaucracy with a distinct vertical chain of command through which a number of essential tasks can be effectively coordinated. These include exerting managerial control, providing for division of labor, and sending and receiving communications. Much of the literature on the subject assumes that a bureaucratic structure implicitly embraces many layers of organization in a “tall” hierarchy. Only in more recent decades has much attention been given to “flat,” or “delayered,” hierarchical arrangements, and to some of the differences between flat and tall organizations.

Tall hierarchies evolved out of a combination of circumstances and organizational factors present in many early bureaucracies. Among the most important was, first, the diversity of tasks being performed within the same organization, therefore requiring significant horizontal and vertical differentiation of each division or unit from all others. Second, the principle known as narrow span of control combined with task diversity and interdependence of activities to encourage the growth of tall hierarchies. Third, that higher-level employees in many early organizations were regarded as more professional than those at lower echelons gave impetus to the tendency to differentiate clearly between top and bottom in the organization structure. Finally, spurred by growing complexity both of internal tasks and technologies and of external environments, more modern organizations tended to exhibit intensified patterns of centralized hierarchy.

Flat hierarchies were not unknown even in the early 1900s, however, and recently have become more common. A flat hierarchy is one in which either top management is conducted in a collegial, board of directors fashion, or all subordinate units below the highest level of the organization are regarded as hierarchical equals, or both. An early example of a flat hierarchy was the commission system in some local governments, in which each commissioner

span of control the number of people an individual supervises within a subunit of the organization. Each supervisor should have only a limited number of subordinates to oversee; this expands the chain of command to produce the needed ratio of supervisors to subordinates at each level, in the interest of overall coordination.
was the organizational equal of all the others and responsibility for municipal leadership and management was shared coequally. A more contemporary organizational example is that of the scientific research team; although there is probably a division of labor among team members and a coordinator of team efforts, no one leader is officially designated or informally acknowledged as such by team members. Also, decision making is a function shared on the basis of mutual respect for each other’s expertise (to some extent, this is similar to organizational humanism and quality circles). Another example is the small professional staff in a nonprofit social-service agency (such as a local Girl Scout office), which depends on the active participation of dedicated volunteers in the community. Other examples are found in state and national advisory commissions, research organizations, blue-ribbon citizens’ panels, and the like (see Figure 4–3).

**Significance of Tall Versus Flat Hierarchies**

Among the most important differences between these two types of structures, communication problems in a tall hierarchy stand out. In general, the more layers an organization has, the less likely it is for messages to reach all levels undistorted. For lower-level employees and customers, the problem of access
to those at higher ranks is closely related to this difficulty in communication. Obviously, these problems are greater in taller hierarchies and create the very real possibility that many employees will be alienated from organization leadership (depending, of course, on how top managers conduct employee relations). Furthermore, as already suggested, problems of coordination are usually greater in the presence of organizational complexity; a tall hierarchy can contribute to the development of both those situations. Finally, issues of centralization and decentralization are more pressing in tall than in flat hierarchies.

Flat hierarchies are not, however, without their drawbacks. If organizational tasks become more diverse, there may not be enough flexibility in the structure to permit the reflection of that diversity, resulting in operating problems among individuals and staffs that are too closely crowded together. A second possible disadvantage lies in the existence of interpersonal hostilities on the same operating level of a flat hierarchy; again, there may not be enough distance to shield an organization effectively against the adverse consequences of such feelings, thus allowing the functioning of the organization as a whole to be disrupted. Finally, flat hierarchies (particularly in smaller organizational settings that have some sort of chain of command) could produce too many leaders and not enough followers. It is not unknown for individuals operating on roughly equal footing to attempt to take charge (inappropriately) of a portion of the agency’s overall tasks; in the process, they demonstrate that no other individual possesses either the formal or the personal authority to counteract the attempt effectively. On the other hand, such a development can be dealt with in a tall hierarchy—and with potentially greater impact—partly because there are channels designed to handle such situations. Thus, we find that neither choice of structure is without its problems and that the choices that are made can predictably affect the life of the organization.

**Alternative Forms of Organization**

Traditional formulations about bureaucratic organization assumed (among other things) a division of labor, specialization, and an absence of functional overlap among the various units within an organization. Apart from the question of whether these conditions are always present, another set of issues has now emerged to challenge the most basic assumptions about the appropriateness of bureaucracy as an organizing principle. Specifically, three developments have taken place that have encouraged informed thinking about various alternatives to bureaucracy as a form of organization.

First, the *rise of new technologies* such as broadband and wireless access to the Internet have significantly altered and expanded the capability of performing substantive tasks in both public and private organizations. Scientific and other professional research and expertise, in a host of fields, have affected so much of public-policy making that it is difficult to imagine climate change,
transportation, conservation, agriculture, urban planning, housing, or national defense (to name but a few) without them. The technologies involved in operating an organization (such as wireless communications, psychological profiles and testing, computer applications, and other quantitative aids) have themselves spawned a number of new specialties in the field of management alone. The result has been a proliferation of new and different collaborative and cross-functional organizational units devoted to functions that were unknown in most organizations just a few years ago. It has also spawned the development of software to address these problems. Examples of how technological change has affected organizations include the following: an insurance company contains a medical rehabilitation unit that concentrates on support services for vocationally disabled individuals insured by the company; almost any large state government department has within it an office of planning and analysis whose job it is (as a “staff” entity) to look past immediate challenges and anticipate the future; and a corporate legal office includes a paralegal unit that assists in research and administrative services essential to providing high-quality legal work. Much of this technology allows public administrators to “work smarter, not harder” while concentrating their efforts in other areas of importance.

Second, the growth of complex knowledge has been characterized by increasing interdependence of fields of knowledge; the same is true of the staffs of specialists in those various fields. Thus, in the university setting, interdisciplinary plans of study and research are increasingly common. So also are interdependent teams of experts acting as consultants to industry or government organizations. Under such circumstances, hierarchical channels of authority would be highly dysfunctional and would tend to interfere with the accomplishment of stated objectives. Other organizational forms have had to be developed.

Third, the rise of professionalism in many occupations has triggered an emphasis on professionalism itself in public organizational activities. Consequently, this has strengthened organizational tendencies toward diversity and created the need for different styles of management among diverse professionals. By itself, professionalism might have made bureaucratic hierarchy somewhat inappropriate as a principle of organization but, in combination with the factors mentioned above, many claim that such a hierarchy has been made all the more unworkable.

What, then, are some of the alternative forms of organization? Several directions (if not specific structures) have been suggested. One is the call for “an end to hierarchy and competition;” this is a clarion call for sweeping change in the ways we approach both structure and incentive systems within modern organizations. A second approach has been suggested by public administration scholar Warren Bennis, who has argued that a Weberian-style bureaucratic structure may have been entirely adequate and appropriate for dealing with routine and predictable tasks in a stable environment (such as the early 1900s) but that, given the unpredictable nature of contemporary
organizational life, coupled with a far more turbulent social environment, organizations need new forms of management and leadership.\textsuperscript{53}

Bennis sees an end to hierarchical leadership because no one leader is capable of mastering the complex and diverse technologies present in so many organizations. And, because of technological needs, managers will increasingly become coordinators or facilitators among teams of experts operating within an almost horizontal (rather than a traditional, vertical) chain of command. According to Bennis, this clearly suggests a participative style of management;\textsuperscript{54} if the chain of command runs horizontally, it virtually requires a view of organization members as equals, not as superiors and subordinates. The concept of a “series of interconnected and networked teams” already operates in many computer software companies, aerospace industries, blue-ribbon commissions, and numerous professional consulting firms that have considerable influence on the policy-making process.

One other possibility, referred to in Chapter 1, is that public organizations might come to reflect the reverse pyramid associated with so-called knowledge workers (those whose work centers around information and information technology) in service-providing organizations, including intelligence gathering and law enforcement.\textsuperscript{55} Rather than a top-down hierarchy characteristic of traditional bureaucracies, this reverse structure defines managers as sources of support, principally for their frontline employees who deal directly with those receiving services provided by the organization. Such a structure assumes a greater degree of accountability, decentralization, independence, and participatory management than is found in most traditional hierarchies; it also implicitly assumes an open rather than a closed system, one that is in nearly constant interaction with its surrounding social environment. Because of the changing nature of organizations and the growing service demands on many government organizations, the reverse pyramid may indeed be found in increasing numbers of government structures.

\textbf{Organization Theory and Behavior in Perspective}

The theories and realities of organization are all in a state of continuous change. In this chapter, we have seen many proposals for organizational arrangements; none of them, however, solves all the problems that existed before or is free of its own shortcomings. Yet we seem never to cease trying to devise the communication channel that is one step better, to bring about coordination of programs and projects that will be truly effective, to establish a non-hierarchical structure that will not suffer from lack of formal direction and leadership. In the midst of such variety and richness in the possibilities available, it may be that our single biggest problem is learning how to select the proper devices, forms, and tools to fit particular organizational and functional needs. That would require broadening management skills and training
in directions that are not now clearly perceived; it also has implications for our choices on larger questions of power, authority, and self-governance. As we discussed in Chapter 2, choices made that pertain directly to administration will be made in the larger “force field” of values that surrounds all our institutions. It is evident that both general and specific values are in an evolutionary process.

In spite of its intellectual diversity, the subject of organizational theory has been characterized by a unifying theme: the attempt to identify the elements in an organization’s existence that are most important to the successful attainment of its goals. What those elements are, what those goals are, or even what constitutes the organization itself have not always been agreed on. The overlapping series of schools or approaches has given us a wide range of ideas from which to choose. Furthermore, the evolution of organizational theory has reflected changing emphases in a host of academic disciplines, in business and industry, and in society at large concerning what is important and how to go about achieving it.

Several general comments are in order. First, the various approaches to organization theory have clearly overlapped chronologically and, more to the point, intellectually. The human relations school, though departing significantly from Weber and Taylor, assumed the existence of the same formal, hierarchical structure. Organizational humanism borrowed from the human relations approach. Total quality management, Theory Z, and learning organizations have incorporated some elements of organizational humanism. Learning theory encompasses aspects of systems thinking and total quality management. Thus, various strands of theoretical development have often been woven together as parts of different fabrics, so to speak. Each theory is neither self-contained nor totally self-explanatory.

Second, although various approaches may fall out of favor among organization theorists of a particular period, those approaches do not necessarily cease to have any influence. On the contrary, the influence of organization theories is generally cumulative; at any given time, one may find in existing organizations some offshoots of earlier belief and practice. For example, although Weber’s and Taylor’s ideas of formal theory no longer predominate among contemporary scholars, they have had a powerful influence in shaping many public and private institutions and, significantly, are still influential (however indirectly) in the thinking of many people. The same is true of the principles of administration and the human relations approach, both of which still carry some weight in theory and practice.

Furthermore, the modern tradition avoids the closed-versus open-system dilemma and views the organization, in James Thompson’s words, as a “problem-facing and problem-solving phenomenon … focusing on organizational processes related to choice of courses of action in an environment which does not fully disclose the alternatives available or the consequences of those alternatives.”56 Thus, most organizations are neither
fully closed nor fully open systems. In an increasingly interdependent world, the former is impractical, if not impossible; the latter, although still possible, would produce a situation in which any organization would be overwhelmed by the inflows of energy and information, rendering it ineffectual at best. In this mixed view of organizations, then, external environments are regarded as very important; at the same time, organizations are seen as attempting to cope internally with enormous (and growing) uncertainty as they try to learn from the environment and successfully cope with change.

Finally, the evolution of organization theory has included a marked shift in assumptions about organizational leaders and followers—from a formal hierarchical relationship in which orders were transmitted and obeyed without question to much more diverse and diffuse network arrangements in which more participation and team direction are accepted as a matter of course. The command-and-control emphasis has had to yield (at least partially) to other values, further complicating our understanding of how organizations can be effectively operated and posing new challenges for managers themselves.57

Organization theory and practice have grown more complex over the years as they paralleled actual developments in organizations throughout modern society. As more knowledge has been brought to bear, it is not surprising that today we are confronted by both greater diversity of approaches and less certainty about the nature of large-scale organizations and the behavior of people within them. That trend is likely to continue.

Summary

Organization theory focuses on formal and informal structures, internal dynamics, and surrounding social environments of complex human organizations. Spanning several academic disciplines, it has emphasized, at different times, the needs of management, the needs and motivations of workers, and the relationships between organizations and their environments. Four major areas of organization theory are (1) formal theory, (2) human relations, (3) organizational humanism, and (4) modern organization theory.

Weber’s formal model of bureaucracy incorporated the concepts of hierarchy, division of labor and functional specialization, detailed rules and procedures, maintenance of files, professionalization, and adequate legal and political authority. Control was a central purpose of this model. American public administration differs from the formal model as a result of commands from outside the formal hierarchy, the extent of functional overlap among agencies, less than complete operation of merit personnel systems, diversity of substantive professional expertise, loose requirements for continuing competence, and late development of career emphasis. Early in this century, scientific management theories were proposed to meet the growing needs of private industry. Authority was concentrated in management’s hands,
and there was “one best way” to perform each task; efficiency, rationality, productivity, and profit were highly prized. In both theory and practice, scientific management encountered some difficulties though it gained wide acceptance in both private and public organizations. Early efforts to discover principles of administration were based on these same theories.

The human relations school, the first of the “informal” theories, was launched with the Hawthorne studies in the late 1920s and early 1930s. A major emphasis of the human relations school was the effect of leadership on worker performance and social interaction. The leadership function was viewed as offering positive incentives to workers in exchange for their contributions to the organization and its work.

Organizational humanism was founded on four central assumptions: (1) work was (or could be made) intrinsically interesting to the worker; (2) workers sought satisfactions in their jobs; (3) work was a central life interest to the worker and not merely a means to financial gain; and (4) greater worker involvement in management—through the delegation of responsibility, opportunities for creativity and independence, and inclusion in important policy decisions—could serve as positive motivation to improve worker performance and satisfaction.

Modern organization theory is characterized by an effort to separate facts from values, apply empirical research methods (including the use of statistical data and computers), incorporate information from diverse sources, and respond to complexity in the formulation and application of theory. Contributions to modern theory have come from such concepts as process integration, open-systems theory, information theory, cybernetics, organization development, Theory Z, TQM, and learning theories. All are systemwide theories and strategies used by thousands of governments for improving processes and achieving agency goals.

The dynamics of organization help shape how daily activities are carried on within organizations and include: (1) communication, (2) coordination, (3) line and staff functions, (4) centralization and decentralization, (5) tall and flat hierarchies, and (6) alternative forms of organization.

Communication is a crucial process in any organization and has been studied closely in recent years. Organizations are characterized by both formal and informal communications; the former carry with them more of the formal authority of top-level managers, whereas the latter may include almost anything other than communications “through channels.” Lateral communications are often encouraged to facilitate the spread of information about activities throughout the organization. Prerequisites of effective communication include appropriate channels, a shared interest in clear communication, and common usage of terms by both sender and receiver. Purposes can include everything from promoting harmony, understanding, and cooperation to serving defensiveness and self-interest.
Coordination is another important function, one that brings together divided labor in an organization. Like communication and cooperation, coordination has its prerequisites, purposes, obstacles, remedies, and consequences; to date, most attention has focused on obstacles and remedies. Communication and leadership are often utilized in efforts to achieve better coordination. Organizational arrangements include central coordination, mutual adjustment through lateral coordination, and combinations of these two.

Line and staff functions are among the most traditional conceptions in the study of organizations. Line activities have been defined almost universally as pertaining to the policy responsibilities of the organization. Staff activities originally referred to support and advisory operations (such as budgeting, personnel, planning, and purchasing), but a further distinction has been drawn more recently between planning or research activities (which are classified as staff) and all other support functions (which are grouped under the rubric of auxiliary).

Centralization and decentralization are sources of tension in most organizations. In the past, many organizations exhibited a high degree of centralization; more recently, the trend has been toward decentralizing agency activities. Centralization has the advantage of enhancing effective control and consistency of activities; it has the disadvantage of lacking flexibility and adaptiveness to employee and customer needs. Decentralization exhibits the converse characteristics (intermittent control, some lack of consistency, but also greater flexibility); it also affords greater opportunities for meaningful participation by more people in the organization.

Tall hierarchies have been characteristic, for the most part, of government bureaucracies. Flat hierarchies, which emphasize collegial decision making and organization and which were not unknown in the past, are gaining in both recognition and actual use.

In recent years, alternatives to the bureaucratic form of organization have been suggested more frequently on the grounds that formal bureaucracy is no longer an appropriate way to structure organizations. Reasons cited range from the rise of new technologies and organizational functions to the development of professionalization within public administration. Suggested alternatives to traditional bureaucratic forms include a task force or project-team arrangement, network-based or flattened structure, and the reverse pyramid model.

Organization theory seeks to identify the elements crucial to organizational success. There has been both chronological and intellectual overlap from one body of theory to the next, and most theories have left their imprint on society even after passing from prominence among theorists. The complexity of modern organization theory parallels the complexity of real-world organizations in an era of accelerating change.
DISCUSSION QUESTIONS

1. Discuss the similarities among the Weberian bureaucratic model, scientific management, and the “principles” approach to studying public organizations. Describe the basis of each theory and its impact on the development of American public administration.

2. What were the principal findings of the Hawthorne experiments (in the late 1920s and early 1930s) and how did they subsequently influence organization theory and American public administration? What did these findings suggest about the practices of leadership, motivation, and supervision of employees?

3. The human relations school challenged the formal approach in a number of ways, including greater concern with informal social structures within organizations. What are the criticisms of this school and how have they influenced its acceptance and application in public agencies?

4. Given the complexity of today’s work environment, is it possible or realistic to “humanize” an organization to achieve higher levels of personal satisfaction on the job? Discuss the limitations on the application of organizational humanism.

5. Discuss the values underlying modern organization theory. What are the major elements and implications of a “systems” approach to overcoming complexity, uncertainty, and isolation from the surrounding environment?

6. What are the common characteristics of “open” and “closed” systems of organization? How do open systems facilitate organizational development and change?

7. Describe the characteristics of Theory “Z” organizations and how they differ from Theory “X” and Theory “Y” organizations. Are there similarities between Theory “Z” and the earlier theories of organization?

8. What is the central theme or purpose of organization theory? How can the various theories of organization be applied within the context of public administration to better achieve the goals of public agencies?

9. Why are “communication” and “coordination” skills considered so important to effective managerial leadership?

10. Discuss how senior public managers can encourage “feedback” within their organizations. What problems or difficulties might such managers encounter, and how might they deal with them?

11. Why would some individuals in organizations resist efforts to “improve coordination” among various units and activities? How might those intent on improving coordination overcome such resistance? Discuss.

12. What are the respective advantages and disadvantages of centralization and decentralization in an organization (or laterally across organizational lines)? How might a manager strike a balance between the benefits and drawbacks? Discuss.

13. Why have decentralization and employee participation become more widespread? What are the consequences of such developments?
14. What factors account for the development of “tall” hierarchies in many bureaucracies? Are such formal structures inevitable in complex organizations? Why or why not? Why have “flat” hierarchies developed in many organizations, especially in recent years? What characteristics are associated with “flat” structures? Why is that, in your judgment?
15. What alternative organizational forms have been suggested in the recent literature on organization theory? Discuss the “reverse pyramid” and open systems approaches as viable alternatives to the traditional formal bureaucratic structure.

### Key Terms and Concepts
- hierarchy
- patronage
- formal theory of organization
- functional overlap
- merit system
- scientific management
- human relations
- Hawthorne or “halo” effect
- zone of acceptance
- organizational humanism
- Theory Y
- Theory X
- hierarchy of needs
- modern organization theory
- systems theory
- closed systems
- open-systems theory
- homeostasis
- information theory
- game theory
- cybernetics
- Theory Z
- total quality management (TQM)
- statistical process control (SPC)
- systems analysis
- learning organizations
- communication
- coordination
- formal communication
- informal communication
- lateral or cross-functional communication
- gobbledygook
- bargaining or conflict model
- consensual or consensus-building model
- line functions
- staff functions
- centralization
- decentralization
- span of control

### Suggested Readings


Chapter 5

Decision Making in Administration

If you can’t stand the heat you better get out of the kitchen.

Harry S. Truman to the Aero Club of Washington, quoting a colleague from Truman’s days as a county judge, December 27, 1952

The making of decisions is at the heart of public administration. How decisions are made in a bureaucracy, by whom, by what standards, at what cost, and for whose benefit are questions of continuing interest as well as occasional controversy. The scramble for influence over decisions, the accessibility of decision makers, the actions of those making and affected by government decisions, the ethical standards maintained and the values applied by public administrators, as well as the accountability of decision makers, all attest to the importance attached to the decision-making process.

The substance of decisions, as well as the procedures by which they are made and applied, leave a lasting imprint on administrative politics. In this chapter, we will discuss the general nature of bureaucratic decisions, principal approaches to decision making, the impacts of different kinds of goals, ethical considerations of decision making, major features of the surrounding environment that ordinarily enter into the process, and how different sorts of political pressures affect the way many administrative decisions are made.

The Nature of Decisions

Organizational decision making involves making a choice to alter some existing condition, choosing one course of action in preference to others, expending some amount of organizational assets or individual resources to
implement the decision, and acting with the expectation of gaining something desirable. Some decisions are made to maintain the status quo (leave things as they are rather than to change them), but theoretically the mere fact that a decision was called for does not to change something alters the overall situation. The definition of decision making suggests that a decision is not a single, self-contained event; rather, it is “the product of a complex social process generally extending over a considerable period of time.... Decision making includes attention-directing or intelligence processes that determine the occasions of decision, processes for discovering and designing possible courses of action and processes for evaluating alternatives and choosing them.” Thus, a decision entails a series of other choices that may rightly be regarded as part of it.

It is assumed that a decision maker selects the course of action most appropriate to achieving a desired result or objective; deciding what is most appropriate, however, is often difficult. There is always some uncertainty as to the eventual outcome of a decision; as a result, a degree of risk (however small) is involved in implementing that decision. Concerns that are central to the decision-making process, therefore, include (1) increasing potential gains, (2) monitoring the ongoing decisional process, and (3) reducing the resource expenditure, uncertainty, and risk involved in achieving whatever gains are made.

In this chapter, we will discuss decisions about relatively important, even fundamental, matters in organizational life. But it should be noted that the great majority of all decisions are more or less routine and based on previously adopted policy. Routine decisions have the advantage of requiring little time or mental energy to make; they can be made according to regular schedules (Should we hire our usual extra summer help?) or where clear need exists (Should we send out the snowplows?), without having to start from scratch each time. The central risk involved in routine decision making is that decision makers may fail to perceive a need to reconsider existing policy or program assumptions on which routine decisions are based.

For example, in an agency dependent on extra personnel to meet seasonal demand (such as the U.S. National Park Service), the number of extra people needed should not automatically be based on prior experience. If, say, the price of park admission rises five dollars per person, the Park Service personnel director may reasonably assume that fewer staff aides will have to be hired because the flow of visitors is very likely to diminish. Similarly, sending out the snowplows as a routine response to a midwestern snowstorm might have to be reexamined if a city is confronted with a fiscal crunch (as many now are). Work crew layoffs, reduced gasoline allocations, fewer streets plowed, fewer plows in operation—under nonroutine circumstances, all these options might have to be explored. Thus, maintaining routines that are inappropriate to changing conditions may only complicate the problems to which they were first addressed and may lead to new problems.
Approaches to Decision Making: Concepts and Controversies

Few issues have occupied such a central place in the literature of public administration or have generated so much debate as the question of how to make decisions. Arguments have raged over such issues as the importance and relevance of goal setting, the capacities of decision makers to absorb information and use it objectively, the scope and types of data that decision makers ought to use in order to make good decisions, and the consequences of employing different approaches to decision making. Models that are applicable to administrative organizations have been derived from a variety of disciplines, notably economics, philosophy, and political science. Some have stressed statistical techniques, utilizing quantitative data and (allegedly) value-free criteria for decision alternatives. Others, said by their advocates to be both more realistic and more effective, suggest that decisions can and should be made without first having to define every purpose that might be served by a given action; these models also recommend the use of more informal measures of decision choices. Still other models have been advanced to integrate the strong points of existing models into new perspectives on, and approaches to, decision making.

The debate surrounding how decisions should be made is marked by intense disagreement. Issues of decision making are far from settled, and new contributions to the literature continue to appear. New controversies and directions have recently emerged, especially in government, that are reshaping many long-standing assumptions about how decisions should (and can) be made. These include efforts supporting empowerment of citizens, better service to government’s customers, and devolving decision-making power to nongovernmental entities. Other issues (such as the cumulative impacts of past decisions on a current choice) also affect decision making and further complicate matters. The complexity and importance of the subject make it imperative that the student of public administration understand the nature of the controversies surrounding decision making, as well as key aspects of the process itself. The following section explores the principal approaches to decision making and criticisms of each, considers other dimensions of the process, and concludes by examining a consciously political approach to decision making.

Rationality in Decision Making: The Classical/Economic Model

The rational approach is drawn from economic models of decision making. According to this classical outlook, decision makers are consciously rational; that is, they order their behavior so that it is “reasonably directed toward the achievement of conscious goals.” Another crucial dimension of economic rationality is the derived from economic theories of how to make the “best” decisions: involves efforts to move toward consciously held goals in a way that requires the smallest input of scarce resources; assumes the ability to separate ends from means, gather all possible data, and objectively weigh alternatives; stresses rationality in the process of reaching decisions.
rationality is the concept of **efficiency**—“maximizing output for a given input [of scarce resources], or minimizing input for a given output.” In the words of political economist Anthony Downs:

Economic analysis thus consists of two major steps: discovery of the **ends a decision maker is pursuing** and analysis of which means of attaining them are most reasonable, i.e., require the least input of scarce resources. . . . Thus, whenever economists refer to a “rational man” they are not designating a man whose thought processes consist exclusively of logical propositions, or a man without prejudices, or a man whose emotions are inoperative. In normal usage all of these could be considered rational men. But the economic definition refers solely to a man who moves toward his goals in a way which, to the best of his knowledge, uses the least possible input of scarce resources per unit of valued output.

In terms of actual behavior, a rational man or woman (1) can always make a decision when presented with a range of alternatives; (2) knows the probable consequences of choosing each alternative; (3) ranks all alternatives in an order of preference, so that each is preferred, equal, or inferior to other options included in the ranking; (4) always chooses the highest-ranked alternative; and (5) always makes the same decision each time the same alternatives are available. Such an individual would normally try to separate ends (goals) clearly from means (methods) while concentrating on one or a few primary goals; pursuing too many goals simultaneously would frustrate efforts to attain them and to measure the efficiency and rationality of the process. Also, the rational decision maker would seek to gather all possible data pertaining to the range of alternatives and objectively weigh alternative solutions before selecting the best possible one (maximizing). The analysis and methodology must be comprehensive, with precise evaluation procedures, quantification of measures and relative values, and appropriate use of statistics.

Maximizing utility value and pursuing self-interest objectives are fundamental aspects of the rational-comprehensive model of decision making. Also important are the relationships that are assumed to exist between means and ends (and that enable the decision maker to choose the most rational means for achieving the specified end) and the relationships between costs and benefits involved, in the interest of efficiency. **Cost–benefit analysis** and specification of **cost–benefit ratios** for each alternative presume the ability to assign a quantitative value to each alternative in a ranking and to distinguish clearly among the values assigned. In theory, this makes it possible to determine the optimum (best) ratio of benefits to costs, thus enabling the decision maker to make the final best choice.

This model essentially stresses the rationality of the decision-making process as **value-neutral** without reference to whether goals are also rational. The test of a good decision is that “it can be shown to be the most appropriate means to [achieving] desired ends,” judging in long-term perspectives. It is
procedural criteria that must be satisfied in order to assess decision making as being rational; the decision outcome is distinctly secondary. (The analytical steps in the method are similar to the seven-step policy analysis approach outlined in Box 9–1, p. 440.)

For several decades, the rational model has had a powerful influence on decision theory and on the art and craft of practical decision making. It was not until the late 1950s that questions and criticisms began to be raised about the model and alternative approaches to decision making were suggested. Two principal themes were sounded: (1) that the rational model lacks practical applicability outside the realm of economic theory, and (2) that it is less desirable than other possible models as a mode of operation, especially in public administrative organizations.

**Critiques of the Rational Model**

The practicality of the rational model has been questioned on numerous grounds. Most critiques are based on the proposition that it is not possible—and never has been—to construct a purely rational, that is, value-neutral, decision-making process for any but the simplest, lowest-level decisions. Among the impediments to rationality suggested by the model’s critics are the (1) impossibility of distinguishing facts from values and of analytically separating ends from means, (2) improbability of obtaining agreement among decision makers on predetermined goals, (3) changing and ambiguous nature of many political and administrative goals (we will examine this more fully, later in this chapter), (4) pressures of time to make a decision when it is needed, and (5) ability of decision makers to handle only a limited amount of information at any one time. Other problems associated with the rational approach include the difficulty of giving one’s undivided attention to a single problem or decision; the costs of information acquisition; failure to secure all possible data because of time constraints, excessive cost, or oversight; defects in communication processes; and the inability to predict all the consequences of a given choice, which contributes to inevitable uncertainties during and after the decision process. Competition for resources among analysts and decision makers and their organizations prevents any single entity from achieving maximum utility. Moreover, the need to deal with different aspects of the same problem—for example, the funding and location of a new public sports arena or capital and operating budgets for a mass-transit system—presents uncertainties in sociopolitical environments that affect substantive problems and the availability of both alternatives and resources.

The other major criticism of the rational model is that it requires activities and calculations that are not possible in decision-making processes. The first and principal spokesman for this view was political scientist Charles Lindblom, who first articulated his position in 1959. Lindblom argued that decision makers do not have to seek prior goal consensus in order to make
sound decisions for the short run; furthermore, because goals can rarely be agreed on in advance, even trying to achieve consensus makes the pursuit of reasonable decisions just that much more difficult. Lindblom referred to this facetiously as the science of “muddling through” a decision process, also noting that the means–ends analysis called for in the rational model is impossible if means and ends are confused (as, he suggested, they inevitably are). Also, public administrators cannot look to the general public to set and articulate meaningful policy goals (see Chapter 9) because public opinion is highly ambiguous, inconsistent, and diverse; even if identifiable goals do exist, they do not serve as clear guides to administrative decision making. Finally, many broad (and even worthy) public goals may conflict with one another.

Incrementalism and Mixed Scanning: Response and Counterresponse

As we have seen, major criticisms of the rational model centered on several of its basic assumptions: the quest for maximizing utility, emphasis on long-term consequences at the expense of short-term changes, the need to formulate explicit goals, and a heavy bias in favor of economic, that is, market-driven, conceptualizations of costs, benefits, and their relationships. A number of scholars have expanded on these criticisms and have argued that individual decisions, and change in general, are produced by an “incremental” process. Incrementalism, in contrast to rationality, emphasizes decision making through a series of limited successive comparisons with a relatively narrow range of alternatives rather than a comprehensive range; it uses the status quo, not abstract goals, as the key point of reference for decisions. Incrementalism focuses primarily on short-term rather than long-term effects, on the most crucial consequences of an action rather than on all conceivable results, and on less formalized methods of measuring costs and benefits.

Differences between rationalists and incrementalists are very sharp. First, the rationalist attempts to maximize benefits in all phases of decision making, whereas the incrementalist tries to satisface (to use economist Herbert Simon’s term). To satisface is to reach a decision that is satisfactory, yielding benefits that suffice to meet the situational needs of the decision maker. In other words, a decision maker who satisfaces is one who is willing to “settle for good-enough answers in despair at finding best answers.”9 The incremental decision maker accepts that it may not be possible to get everything out of a given decision and that settling for “half a loaf” is not unreasonable. Furthermore, the incrementalist maintains that it is irrational to expect success every time a decision is made, because doing so increases the risks—and consequences—of failure and expends resources too rapidly and because rationality itself would not be cost-effective (assuming, again, that rationality is possible).
Second, although incrementalism does not dismiss the importance of long-term consequences, it emphasizes short-term needs and problems. Incrementalists are comfortable filling the role of troubleshooters, responding to immediate pressures and seeking to alleviate the worst of them. Charles Lindblom, perhaps the leading spokesman for this school of thought, speaks of serial analyses—that is, repeated and ongoing analyses—rather than one comprehensive analysis as called for in the rationalist view. He maintains that making continual incremental adjustments in both the definition of a problem and the formulation of solutions is a reasonable and effective method of solving problems and making decisions.

Third, Lindblom and others suggest that the emphasis in the rational model on comprehensive evaluation of how a given decision would affect all other decisions is unrealistic. They contend that it is impossible to account in advance for all the ways in which a particular course of action will affect other decision-making processes and their outcomes.

Incrementalism may also have a practical advantage for public administrators as they try to deal with executive orders or legislative requirements, which often are ambiguous. Making decisions incrementally may enable administrators to satisfy minimal expectations while gaining time to determine more specifically what effects the directives will have in practice. Under time pressures and conditions of uncertainty of all kinds, it is difficult at best to pursue a classical/economic rational course.

Most important, those who have advocated the incremental approach reject the notion that only “efficiency” models of decision making are legitimate. They argue that noneconomic models and modes of decision making have intrinsic value and that, in some circumstances, using economic models might well be inappropriate and irrational. Furthermore, they claim that the incremental model allows for measures of costs, benefits, and side effects of decisions that are not economic or even necessarily quantitative. Incrementalists acknowledge that this approach permits subjective values to influence decisions, but they justify that on the grounds that subjectivity can never be eliminated entirely. They maintain that it is better to openly incorporate sound subjective judgment than to attempt self-consciously to exclude all traces of subjectivity. At the same time, incrementalists strongly endorse the need for adequate and good-quality data, for choosing sound courses of action, and so on. The difference is that they are prepared to make decisions even when the ideal conditions called for by the rationalists do not exist, which, they maintain, happens in an overwhelming majority of decision-making situations.

The incremental approach itself has come under fire. Two critics, in particular, stand out—one for identifying a serious shortcoming, the other for elaborating on the criticism of the first and outlining a third approach to decision making. Yehezkel Dror, in a pointed response to Lindblom, emphasized that marginal changes acceptable to incrementalists may not suffice to meet real and growing policy demands and that, as policy needs change, decision makers may have to develop innovations bolder than those apparently
contemplated by supporters of the incremental approach. Dror’s message is that if incrementalists focus solely or even primarily on small-scale changes designed to meet disjointed and short-run needs, they are likely to overlook larger needs and demands, with subsequent decisions even more likely to “miss the mark” in one or more policy/problem areas.

Dror also criticized incrementalism for making more acceptable the forces in human organizations that tend toward inertia and maintenance of the status quo. His comments suggest that, in incrementalism, one can find justification for the behavior of Anthony Downs’s “conserver”—the bureaucrat who is chiefly interested in maintaining power, prestige, and income and who takes a cautious, low-risk approach to decision making. Dror clearly leaned toward a view of bureaucratic behavior that encourages both responsiveness to larger-scale needs and innovativeness in seeking solutions; he found incrementalism wanting in both respects.

Amitai Etzioni expanded on Dror’s criticisms of the incremental model and offered an alternative approach, which he labeled mixed scanning. Etzioni’s chief criticism of the incremental approach was its apparent failure to distinguish between fundamental and nonfundamental decisions. He suggested that, for nonfundamental decision making, the incremental approach was entirely valid and appropriate but that, in making fundamental decisions, a wider perceptual horizon was needed. More important, he believed that incrementalists tended to decide only nonfundamental matters—stemming from their emphasis on the troubleshooter approach to solving problems—and, as a result, promoted a general aimlessness in overall policy. Etzioni suggested a twofold or mixed approach to decision making that incorporates some elements of both the rational-comprehensive and incremental approaches.

Etzioni’s mixed-scanning model can best be understood through his analogy involving a high-altitude weather satellite in orbit around the earth. Onboard the satellite are two cameras—one equipped with a wide-angle lens that can scan a large area and record major weather patterns, the other equipped with a narrow-angle lens capable of zeroing in on turbulence and examining it in much finer detail. Examination by the narrow-lens camera is contingent on the wide-lens camera’s having first discovered large systems of turbulent weather. Conversely, the wide-lens camera is incapable of detailed analysis of storm centers and other phenomena. In sum, either camera without the other would supply some useful information, but much more can be obtained when they are used in combination. Further, the analysis provided by the narrow-lens camera is more intelligible when meteorologists have some idea of the total weather system’s size, location, and boundary—that is, when they have a meaningful context for the detailed data. So it is with decision making:

Fundamental decisions are made by exploring the main alternatives the actor sees in view of his conception of his goals, but—unlike what rationalism would indicate—details and specifications are omitted so that an overview is feasible.
Incremental decisions are made but within the context set by fundamental decisions (and fundamental reviews). Thus, each of the two elements in mixed-scanning helps to reduce the effects of the particular shortcomings of the other; incrementalism reduces the unrealistic aspects of rationalism by limiting the details required in fundamental decisions, and ... rationalism helps to overcome the conservative slant of incrementalism by exploring longer-run alternatives.12

This prescription for decision making has, in turn, been criticized in several ways. First, it is difficult to identify “a big or little decision” because the consequences often are unknown or unpredictable at the time a decision is being made. From that, one might infer that, although fundamental decisions may be relatively easy to recognize, problems can develop when a seemingly minor choice turns out to have led to unexpectedly significant outcomes. In this context, perhaps too much emphasis has been placed on differences between fundamental and incremental decisions, implicitly undercutting the mixed-scanning model.

Contrary to the interpretation given it by many observers, incrementalism is not, by definition, concerned with change only in small steps, nor is it biased against large-scale alterations in the status quo. Change by increments, according to this view, is a matter of degree as well as substance. Lindblom acknowledged criticisms that “doing better usually means turning away from incrementalism” by arguing that incrementalists “believe that for complex problem solving, it usually means practicing incrementalism more skillfully and turning away from it only rarely.”13 Contrary to the assumptions underlying the rational model, no one can hope to analyze a complex problem completely, and calculated analytic strategies designed to simplify complex problems hold more promise of success than do attempts at comprehensive “scientific” analysis. Incremental analysis can and should focus on immediate problem solving rather than long-term goals. It is that line of reasoning that challenges the mixed-scanning model. Incrementalists believe that relying on rationality produces worse analysis and decisions than does strategic analysis. In sum, Lindblom would fault mixed scanning for its failure to reject the rational model completely, while defending incrementalism as a viable approach to decisions of either large or small consequence.14

We will return to these models later in this chapter. Now we turn to other dimensions that also merit discussion.

Decisions in the Balance: The Environment of Choice

In addition to questions concerning assumptions and models, a number of other considerations are involved in reaching decisions. First is the matter of the resources necessary to implement a decision. The decision maker must
consider both what kinds and what quantity of resources will be expended in pursuing a particular course of action. A decision to take some organizational action may require expenditures of time, personnel, money, and what President George W. Bush referred to as *political capital* (budget, influence, prestige, and so on). The responsible official must have a reasonably clear idea—the clearer the better—of just how much it will cost in terms of all these resources.

Decision makers also must establish whether potential benefits are worth probable costs. This requires answering some difficult questions: Do we have sufficient time to devote to this policy, such as continuing wars in Afghanistan and Iraq, given our other domestic and international responsibilities? Will our allies and political supporters go along with us despite the costs, or will we encounter pressure to do it differently or perhaps not at all? Are we sufficiently certain about the probable benefits we can expect from maintaining the current course? At times, decision makers may have to choose between two mutually exclusive benefits (either this gain or that one, but not both), to decide whether to seek something now or later (entailing the risk that it might be difficult now, but impossible later), and (especially in government) to weigh the impact of values such as promoting democracy in the Middle East that are not central to the specific decisional equation (setting a bad political precedent, losing faith and trust in elected officials, damaging democratic traditions in other countries, and so on).  

A corollary concern is how to measure both costs and benefits or to ascertain whether meaningful measures are even available. One of the most tangible measures is in dollar terms, particularly regarding costs. Are the benefits received from the $850 billion and over 4,000 American and thousands of Iraqi lives expended to topple the Saddam regime and occupy Iraq worth the cost in American resources and lives? They may be, or they may *not* be—but how do we measure that? There has always been considerable debate, both in the academic community and in government, over different ways to measure costs and benefits, separately and in relation to each other, and over the political implications of using different sets of measures.

Finally, decision makers may base their decisions on different grounds, singly or in combination. Three such grounds are most prominent. One is *substantive* grounds, with decisions made on the merits of the question. For example, a decision concerning the design of a highway linking two major cities, using efficiency criteria, would focus on the “shortest distance between two points” in terms of mileage, travel time, and construction costs and time. A second basis is *political* grounds—that is, net gain or loss measured by changes in political support or resources. In the example of the highway, the decision as to a specific route might be affected by the discovery that following a straight line between the cities would take it across some valuable farmland owned by an influential politician or a contributor to the election campaigns of incumbent officeholders. In this case, the “shortest distance” might well
include a generous curve around the perimeter of the farm property, even if this meant that total dollar costs, mileage, and construction time would increase. Also relevant to political grounds for decision making are values such as popular representation and accountability. A third basis for decision is organizational. For example, if the government’s highway engineers felt strongly that a detour around the farm property would detract from economy, efficiency, sensible roadway design, and scenic value, the responsible decision maker would have to weigh the possible effect on the engineers’ morale of deciding to build the curve anyway.

Note that different considerations produce the need for a prior decision—namely, which factor(s) should be given predominant weight in the final decision. The question in the highway example is: Can the organization better afford to have on its hands an angry politician, demoralized professional employees, or displeased consumers (users of the highway)? There is no easy or automatic solution to such a dilemma. Other factors would have to be taken into account, such as who else would be pleased or displeased with a particular decision. In hundreds of administrative decisions—some routine, some not—the same sorts of considerations apply. The less routine a decision is, the more carefully such questions must be weighed.

A comment is in order about the types of decision makers who are likely to be concerned with the different grounds for decisions. Normally, organizational experts (such as highway engineers) have as their highest priority the substance of a decision or issue rather than concerns of politics or of the organization as a whole. This is in keeping with the main task of substantive specialists—to concentrate on the subject matter of their area of expertise. Those more highly placed in an organization, however, whether higher-ranking specialists or so-called political generalists, ordinarily have a different order of priorities, giving greater weight to political and organizational aspects of decision making. This is not to say that top-level officials are ignorant of, or oblivious to, the merits of a question, as we have used that term, or that specialists care little for politics. It is to say, however, that generalists are often inclined toward more of a balancing process, weighing and choosing from among a greater number of decisional criteria.

Many generalists are appointed directly through political channels or are otherwise politically connected to a greater extent than most experts are; consequently, they are under more constraint to act with sensitivity toward their political mentors and allies (and adversaries). At the same time, their concern for the organization as a whole prompts them to be watchful of the morale of specialists who are likely to be dissatisfied with political decision making (and sometimes interference) that runs counter to their expert opinion and preference. Some tensions within a bureaucracy are due to these variations in approaches to decision making in different parts of the organization.

In addition to the considerations already discussed, there is normally a time factor in decision making. Time is a key resource in both making and
implementing a decision; it is therefore necessary to allow for sufficient time at every stage of deliberation and action. There are two significant time considerations. First, the amount of time in which to reach a decision is not unlimited. Time constraints—especially during an emergency or crisis—can profoundly affect the ability of decision makers to gather and analyze information and to project and compare consequences of different alternatives, ultimately affecting the course of action selected. Second, the outcomes of decisions can be more or less predictable with long-term and short-term consequences that may have to be dealt with. For instance, anticipated benefits frequently are long-term, whereas costs are short-term; thus, in the immediate future, the latter will probably outweigh the former. A case in point is job training for the unemployed; it takes time for them, as with any new worker, to become fully productive employees, and per capita costs of training can run very high. How quickly and with how much certainty benefits will be derived would have to be considered. Politically, a decision that yields some gain right away and carries with it the promise of better things to come is the most defensible. The essential point is that time is a relevant consideration in assessing the costs and benefits of a given course of action.

Central to all these decision-making elements is the quantity and quality of information available. All decision makers need enough information to serve as a basis for making reasoned choices, and most try to gather as much information as possible before making a final decision. The ideal situation (the rational-model setting) would be one in which an official had total access to, and could verify the accuracy of, all data directly related to the decisional alternatives under consideration, including comprehensive projections of all possible consequences resulting from each proposed course of action. In practice, decision makers must “muddle through,” consciously settling for less-than-complete information, usually because a decision is needed promptly. Even though the information upon which decisions were made was later found to be inaccurate, President Bush and his policy advisers believed they were justified in committing military force in Iraq to prevent the potential use of weapons of mass destruction (WMDs). Had they not acted in a timely manner, many believed, the threat to peace in the Middle East would have increased. If decision makers postpone a decision, pending the acquisition of more information, that may reduce the risk of making mistakes. Even officials or agencies enjoying strong political support seek to accumulate hard data to back their decisions; a recurring pattern of faulty or inadequate data could endanger that support. Accurate information, in sum, is needed to make decisions that are supportable both objectively and politically.

The uses to which information is put are also important. The role of **decision analysis** has assumed great prominence in the last forty years, relying on a wide variety of new techniques. Herbert Simon noted advances through which “many classes of administrative decisions have been formalized, mathematics has been applied to determine the characteristics of the
‘best’ or ‘good’ decisions, and myriad arithmetic calculations are carried out routinely to reach the actual decisions from day to day.” Simon and others have noted two significant developments that have facilitated use of such techniques: the improvement and wider use of survey sampling techniques (to gather empirically defensible information on public-policy issues and problems) and the rapid increase in the information processing and technical capacity of computers and software (which seem to go through new “generations” every two or three years). The work of Herbert A. Simon, including his research on economics and management, is accessible at http://www.psy.cmu.edu/psy/faculty/hsimon/hsimon.html.

In addition, much greater use has been made of the experimental method in investigations of decision making and multi-linked communication and information systems. In short, the need for information, though growing rapidly, has been joined to burgeoning technologies, such as personal computers, broadband communications networks, cellular telephones, satellites, and rapid access to the Internet. All this has resulted in vastly expanded information gathering, data analysis, and decision-making capabilities.

Technology also may have created an illusion of greater capabilities than we actually have. For example, malfunctions in both human beings and computers can and do occur in the myriad technological systems that underpin decision making. When these happen, data necessary for an informed decision can be inaccurate, with the predictable consequence that, at a minimum, the decision reached will be inappropriate to the problem because the problem will have been incorrectly defined and presented. Such a malfunction could have grave consequences, as in the case of the Bush administration’s assertion that Iraq under Saddam Hussein had attempted to purchase nuclear materials from an African country. This “fact” was used to justify the invasion, but later turned out to be based on either faulty or deliberately misinterpreted intelligence.

Limitations on human and computer capabilities may also blind us to the simple reality that human judgment is still valuable in making decisions and that computers are no substitute for it. Electronic computers, although very useful, should not be relied on totally as a basis for decisions. It is also important to remember that computers are no better than the people who manufacture them, program them, and input the data. Experience can contribute to one’s judgmental capacity; so, too, can breadth of training, perceptiveness, sensitivity, and capacity for continued learning. It is the interactions between individual competencies and computer technology that lead to the most effective decisions.

There are several other significant limitations on the acquisition and use of information. Two troubling examples in the Information Age are computer hacking and viruses that could infect all the data contained in personal computer files. Perhaps most important is the fact that we live in a world of imperfect information. It is futile to mount a search for literally all the information
that might be obtained on a subject, and most decision makers have somewhat more modest ambitions. Compounding the problem, communication of information is often less than clear and is subject to human error at the point of origin and at the receiving end, even when both parties desire full mutual understanding18 (see Chapter 4).

Another crucial limitation on information resources has been the cost of obtaining information. Information costs include the personnel and time that must be devoted to its acquisition, organization, and presentation. Acquisition costs, in particular, can become prohibitive. The greatest value of the computer as an information storage and retrieval system—and of online data services—is the enormous saving in time and money they make possible in obtaining a quantity of data compared to the investment necessary to gather the same amount of data by older methods. (This, incidentally, is a clear example of long-term benefit making worthwhile a high short-term cost—in this case, the cost of installing computerized information systems and training competent analysts to operate them.)

The last major limitation stems from the conscious and (especially) unconscious biases of those who send, relay, and receive information. We tend to attach high importance to objective information, yet there is great difficulty in interpreting information with complete objectivity. Even the most fair-minded individuals have subjective values that color their perceptions of data, images, or phenomena. Existing preferences can shape responses, or even receptiveness, to particular information. Thus, pure objectivity in data interpretation is an impossibility and, as a result, absolutely objective information is beyond our grasp.

Finally, there is the problem of deliberate distortion of information. Information is a source of power, and it is often in the best interests of an agency or official to provide only information that will have a positive political effect. We may debate the utility and wisdom of political interference with objectivity in information, but it is undeniably a significant constraint. With enough effort, deliberate distortions can be discovered and corrected, but that effort can require large investments of resources and, consequently, is made only irregularly. In sum, motives of self-interest can seriously impair objective use of data.

Decision makers also face other kinds of problems. For one thing, decision making is strongly influenced by previous decisions and by policies already in effect. In other words, some alternatives are not available because of past decision making. Instead of starting with a clean slate, decision makers must work within the confines allowed by past choices. An example would be a decision to implement an affirmative action plan in local government hiring, which might effectively foreclose any contrary options five or ten years later. The same would be true of a local decision to sell bonds for a capital construction project, or for the army to change its basic emphasis on the weaponry it needs for ground warfare.
Another problem is unanticipated consequences in spite of efforts to foresee all the outcomes of each decision. Sometimes the projected outcome does not occur; sometimes there are unintended side effects that develop along with the projected outcome; sometimes only the side effects occur. If these unanticipated results turn out to be serious, they can cause intense problems and political repercussions. This happened in California during the early 1990s as a result of speculative investments in high-risk bonds used to finance capital improvements in 180 local governments. The resultant $2 billion loss in Orange County, California lowered bond ratings, hampered growth, and affected millions of taxpayers.

Yet another potential pitfall in decision-making processes is the phenomenon of groupthink, defined by social psychologist Irving Janis as “a mode of thinking that people engage in when they are deeply involved in a cohesive in-group, when members’ strivings for unanimity override their motivation to realistically appraise alternative courses of action.” This phenomenon is most likely to be evident in small groups of decision makers. The two basic elements in most potential groupthink situations are group cohesiveness and a tendency toward unanimity, or at least toward making any dissident member feel conspicuous and uncomfortable. Two other factors are the degree to which a cohesive group of decision makers becomes insulated from other influences in the decision-making process and the extent to which a cohesive group’s leader promotes one preferred solution (even when that leader genuinely does not want group members to be “yes-men” and “-women” the members try to resist unanimity). In essence, any cohesive “in-group” of individuals who generally think along similar lines can be a breeding ground for groupthink; some politicians need to surround themselves with advisers fitting this description. Familiarity with the “agendas” of one’s high-level advisers can facilitate the advisory process but can also repress critical analysis—the thoughtful dissenting voice that can cause those in the majority to re-examine their assumptions and commitments—with consequent errors in decisional outcomes.¹⁹ (See Box 5–1, “One Way to Combat ‘Groupthink’: Lessons from the State Department.”)

Finally, decision making involves sunk costs—certain irrecoverable costs resulting from commitment of past resources. The realities of sunk costs raise the stakes in decision making. The term sunk costs has two meanings. First, a given resource or commodity, once spent, cannot be spent again. For example, a piece of land committed to use as an approach ramp to a superhighway obviously cannot also be used as a hospital site. Second, sunk costs suggest that once a decision has been made to proceed in a particular policy direction, certain costs would be incurred if that direction were to be reversed later. An analogy would be a motorist at a fork in the road, pondering which one leads to his or her destination. If the motorist makes the wrong choice, it will take extra time, gasoline, and wear and tear on the car to return to the junction and resume the trip, this time in the right direction. In administration, too, investment of extra resources and some political risk are required to reverse
One Way to Combat “Groupthink”: Lessons from the State Department

An institutionalized practice for the encouragement and preservation of dissent has been in effect since 1972 at the State Department. Known as the “Dissent Channel,” it provides that employees here or abroad who dissent from policy recommendations of their superiors can invoke a special channel for memoranda or messages. This channel ensures: (a) that top-level officers in the Secretary’s office will know about the dissent; (b) that the dissenter gets an acknowledgment within a week; and (c) that the dissenter gets a substantive response after senior decision makers (often including the Secretary, who gets a copy of each message) have reviewed the dissenter’s views and reasons. The strongest admonitions are made to departmental superiors never to penalize dissenters for taking advantage of this channel. Ten to fourteen messages per year are sent through this channel, and it clearly has enriched the State Department’s policy process.


a policy direction. It is often easier to maintain a given policy course than to change it; to a degree, this explains why administrative agencies resist having to modify what they are doing. If, however, the costs of not changing direction approach or exceed the costs of changing, an agency would be far more likely to adapt its policy. In any event, sunk costs represent an additional factor to be taken into account in the course of making and implementing decisions.

Implications of the Decision Environment

Given the variable nature of goals—and of such elements in the decision environment as resource availability, competing grounds for decision, information constraints, and sunk costs—it would appear that the requisite conditions for the rational decision model are found rarely, if at all. However, though rationality as process is unlikely to be found in administrative decision making, reasonable, sensible, and productive decisions are not only possible, but they occur frequently. Decision makers face difficult problems, particularly in a
social and political environment filled with uncertainty and change. They can and must try to reduce the effects of that uncertainty so that decisions are useful and appropriate in solving the problems at hand and in anticipating longer-term needs. Multiple methodologies might help them in their efforts. But the rational model, as a whole process, is likely to be applicable only in very limited instances.

**Decision Making: Links to Organization Theory**

As all organizations try to cope with the uncertainty thrust on them by the external environment, they must develop processes for searching and learning, as well as for deciding. They must try to set limits on how the external environment defines situations—and make decisions within the framework of **bounded rationality.** This notion of bounded (limited) rationality, so crucial to the recent reshaping of organization theory, overlaps the incrementalist and mixed-scanning approaches to decision making, with acceptance of satisficing rather than maximizing very much at the heart of it.21 Thus, developments in the art of making decisions have been paralleled—indeed, caused in part—by evolving conceptions of complex organizations.

With the rise of so many new pressures on government decision making—and especially for enhanced accountability of public administrators—it seems clear that the continuous-learning model may be applicable to a greater extent than ever before (see Chapter 4): continuously reinventing government calls for potentially major changes in the decision routines of literally thousands of government entities at all levels. Empowerment of administrators and citizens (whether or not directly a part of agency clienteles) means that policy and program preferences of many individuals and groups outside public agencies will become intermingled with those of agency personnel. And any efforts to streamline or scale back government activity (meaning government organizations and the personnel employed there) have a disruptive effect—for better or worse—on the manner in which decisions are considered and made. To the extent that these various pressures have an impact on administrative decision making, it is more and more unlikely that anything close to goal consensus can be achieved, either internally or externally. Without goal consensus, of course, pure-form decisional rationality is impossible—according to the criteria used by the rationalists themselves.

**The Problem of Goals**

One does not have to subscribe to the rational model of decision making to acknowledge that, in one form or another, all programs are managed, agencies receive and spend public funds, individuals engage in myriad activities, and administrative routines are carried on in order to fulfill some kind of purpose. Thus, organizational boundaries, controls, or upper and lower limits on the decision-making abilities of individuals within organizations.
or purposes. In this sense, the goals of various organizations range from the most concrete to the most ambiguous formulations; they may be substantive or symbolic, individual or organizational or suborganizational, and they may be held by those inside the organization or imposed from outside. Agency personnel may consciously select particular objectives, or others outside the agency may come to regard it as pursuing certain goals because of its programmatic choices (incrementalists argue that the latter occurs quite frequently). Formally, of course, the goals pursued by a public agency are defined in the first instance by legislatures (as noted previously). Similarly, measures of success or failure in achieving formal agency goals are devised and applied by at least some outsiders.

The types of goals that can be pursued by agency personnel acting collectively or by individuals seeking their own ends through administrative action (or inaction) vary greatly. We will seek to give some order to this subject by examining organizational goals, broadly defined, and then considering impacts of personal goals of employees in public agencies.

**Organizational Goals**

Many casual observers of government organizations seem to believe that they exist to achieve only certain kinds of goals, such as substantive programmatic objectives (for example, adequate health care or safe, reasonably priced air travel) and that they act out of a desire to satisfy a broad public interest. Other observers assume, in contrast, that government bureaucracies act as interest groups, are concerned only with their own survival, and take a limited view of the public interest. Neither view is totally wrong, but both fail to account for the complexity of goals and how they are attained within government agencies.

Survival and maintenance are indeed principal goals of virtually all organizations, governmental or otherwise. (To draw an analogy to human behavior, survival is a fundamental instinct but not the sole purpose of our existence.) Administrative agencies, like other organizations, have as one of their goals maintenance of their own position. Such inward-oriented goals, which have been termed “reflexive,” are supported by those aspects of an organization’s behavior and programs that have primary impact internally rather than externally. Agencies pursue such goals by trying to persuade a significant constituency that their functions and purposes are essential either to society at large or to an important segment of society.

Administrative agencies are, of course, concerned with substantive goals. All government organizations seek to achieve program objectives, whether popular or unpopular, visible or obscure, major or minor. Program objectives appear to be the *raison d’être* (the reason for existence) of administrative agencies and, in many cases, they constitute a powerful argument for an agency’s existence. Goals can also lend legitimacy to organization activities both within and outside the formal organizational structure. Thus, goals become

---

**substantive** an organizational goal focusing on the accomplishment of tangible programmatic objectives.

**legitimacy** the acceptance of an institution or individual such as a government, family member, or state governor as having the legal and publicly recognized right to make and enforce binding decisions.
the rationale for legitimizing those serving the organization and for those seeking to understand the courses of action that the organization follows. This type of goal has been labeled “transitive” in that there is an intended programmatic impact on the environment beyond the organization itself. In advancing its cause through the political process, an agency will emphasize substantive goals—their importance to particular clienteles and to the whole society—and the agency’s performance in pursuit of them.

Political scientist Lawrence Mohr has suggested an alternative conception of organizational goals that narrows and sharpens what is meant by the terms. In Mohr’s view, we may accurately label as “organizational goals” only those on which there is widespread consensus of intent (agreement as to purpose) among a large majority of organization members, and that relate to “mainstreams” of organizational behavior. Mohr maintains that these goals must be identified on the basis of empirical investigation rather than superficial reading of official pronouncements, informal discussion with leaders or members, or intuitive judgments. He raises the possibility of being able to identify such organizational goals empirically and precisely, and he stresses the necessity of doing so. Without identifying goals in this manner, Mohr says, the results of any inquiry into the goals of an organization are likely to be misleading, or at best incomplete. The implication of this conception of goals is this: If organizational goals are formulated by achieving a consensus of intent, then by definition there is substantial overlap between personal and organizational goals. Were this the commonly accepted and applied definition of organizational goals, the leader’s task in this regard would be virtually nonexistent.

Research in the human relations school of organization theory, as well as later studies, suggests that where there are differences between an organization’s official and actual goals, it is group norms among members that account for those differences and designate actual goals. Where leaders rely heavily on member preferences as part of goal definition, chances are greater that personal and organizational goals can be reconciled at least to some degree. This is because the followership can be expected to respond favorably to a leadership willing to “include them in” on so basic a question as the goals of their organization. Leaders are therefore well advised to focus on the task of goal definition. If the results here are positive, other leadership tasks will be more readily accomplished.

Pursuit of program goals is not without its subtleties, however. In practice, an agency may emphasize substantive goals and others that are largely “symbolic.” Symbolic goals (and some substantive goals) are valuable because of the political support they can attract; in effect, the agency adopts the goals of persons outside it (see Chapter 10). Frequently, an agency goal can be both substantive and symbolic, with merit in objective terms as well as beneficial political consequences. Finally, it is common to find agencies saying that they are trying to accomplish a worthy but unreachable goal—for example, total
eradication of illiteracy in the United States—yet continued pursuit of that objective yields benefits to both the agency and society. Many citizens and public officials support efforts to wipe out illiteracy and are willing to appropriate public funds to agencies with jurisdiction to carry on the struggle, which benefits at least some of those who cannot read or write.

Another dimension of substantive goals is the tricky question of goal attainment. How do we know when a goal has been met, and what happens to the agency in charge of a program when its goal has been reached? Achievement of organizational goals can be detrimental to an agency’s continued operation. If an agency accomplishes its purposes, some might question the further need for it. On the other hand, if, in order to avoid that embarrassing dilemma, an agency does not act vigorously to solve the problem, it risks the wrath of supporters in the legislative and executive branches, as well as clientele groups. Fortunately for most agencies, the dilemma is not unsolvable because of the breadth of many goals and the different dimensions of goal attainment situations.

For many public agencies, goals are not objectively attainable. It is possible to view organizational goals conceptually as *aims*, or sets of values to be pursued, rather than as tangible objectives to be achieved. In this sense, goals are sets of broad policy directions in which organization members seek to move without necessarily expecting to accomplish them, whereas objectives are more limited, achievable purposes that are related to the larger goals. Adequate health care, for example, is an abstract goal; attracting more doctors and building another hospital are concrete objectives that move the organization (or community or state or nation) closer to that goal. Using this example, is it possible to reach the goal of adequate health care so that efforts to achieve it may cease? Not really, for two reasons. One is that definitions of adequacy have to be agreed on through the political process. There may be continuing disagreement about what is “adequate” and, consequently, about whether the goal has in fact been achieved. The other reason is that, even if it can be agreed that health care is now adequate, ongoing programs will be required to keep it that way. (Note that the latter observation implicitly undercuts the rational model.)

There may be political advantage in deliberately stating agency goals in general terms. The goal of “improving the quality of our schools” is far less likely to cause problems for an education department than is a goal of ensuring that high school graduates are equipped with specific reading and writing skills and are qualified for entry-level jobs or eligible for colleges and universities according to a prescribed entrance test score. Also, the more generalized a goal statement, the more widely supported it is likely to be, with less chance of concerted political opposition.

Legislative language establishing agency goals can be imprecise as a result of uncertainty about specific meanings and the frequent need for compromise. For example, a health program in the U.S. Department of Health and Human
Services could have minimizing heart disease and related ailments among adult Americans as its overall goal. This is a laudable goal; no one would quarrel with it. But who is to say that the minimum has been reached and by what measures? Such language is quite common in legislation and administrative regulations. Under these circumstances, all an agency with such responsibilities needs to show is that it has had some success in putting across its message (get more exercise, stop smoking, have regular checkups, and so on), with some resultant reduction in heart disease and related ailments, and it is likely to be able to sustain itself and its programs. Most agencies start with a combination of goals, and many branch out into new but related areas. Thus, agency goals may undergo substantial and permanent modification—even at the instigation of decision makers outside the agency.

One other major point should be made about organizational goals. When public bureaucracies are repeatedly criticized for failure to reach their goals, they may develop a tendency to articulate publicly goals that they know they can reach. This strategy is often referred to pejoratively as “lowering the bar” and is guided as much by political as it is by administrative considerations. Bureaucracies also know that they may suffer politically from excessive attachment to goals that turn out to be unpopular. In short, politics may influence the choice of official or unofficial organizational goals. An agency may adopt as official goals only objectives that, in the judgment of its leaders, will produce the requisite political support for its operations. This does not happen universally, but the fact that it can happen should serve as a warning not to view goals as abstract, permanent, or sacred statements that are above politics or somehow separate from the interests of the agencies.

**INTEGRATING PERSONAL GOALS WITH ORGANIZATIONAL MISSION**

In addition to organizational goals, the personal motivations of employees must be considered. All individuals have personal goals. Besides the basic drives for earning a decent living and job security, individual motivation may relate to opportunities for professional advancement or personal self-improvement. Or, as Anthony Downs and Arnold Meltsner each noted, job performance can be related to an overzealous attachment to a particular policy direction. In other words, personal goals can affect an organization’s goals in two ways: (1) individuals might devote more time and energy to pursuing their own goals than those of the organization, and (2) they might come into conflict with others in the organization over such matters as advancement through the ranks or policy-related organization activities. Interpersonal conflicts or office politics diverts attention and resources from the effort to attain organizational objectives and may require strong leadership to overcome the tendency of bureaucrats to define their own goals.
Anthony Downs has suggested five types of bureaucratic mind-sets, each characterized by a particular combination of goals. Two types, climbers and conservers, act purely out of self-interest. Climbers are interested in increasing their power, income, and prestige; conservers seek to maximize their job security and maintain the power, income, and prestige that they already have. The three other types are, in Downs's words, “mixed-motive officials, [who] combine self-interest and altruistic loyalty to larger values. The main difference among the three types of mixed-motive officials is the breadth of the larger values to which they are loyal.” Downs calls them zealots, advocates, and statesmen, who focus, respectively, on relatively narrow policies or concepts, on a set of wider functions or on a wider organization, and on the general welfare or public interest, broadly defined.

Although Downs's formulation is admittedly hypothetical and idealized, Meltsner's analysis of federal bureaucrats found noticeable similarities to Downs's typology. The essential point here is that the greater the variety of bureaucratic types and motives, the more difficult it is to attain official organizational objectives because so many other unofficial objectives are present. Also, potential for internal conflict and weak leadership is increased with the variety of bureaucratic types, and a higher level of conflict will inhibit attainment of both official and unofficial goals.

Goal articulation is a critical function of organizational management and leadership. How goals are defined and communicated may trigger strong reactions from individual members. If reactions are negative—because of conflicting personal goals, substantive disagreement, lack of consideration for members’ views, or inadequate preparation—gaining members’ support will be that much more difficult. Leaders often have to devote a significant amount of time, energy, and resources to winning member support for group goals, and they do not always succeed. Realistically, not all members are capable of personal commitment to the goals of the organization; some members of any group may have different goals and priorities. Very often leaders must settle for grudging or reluctant cooperation, which is a far cry from genuine support.

Besides these problems, there is the possibility that leaders’ personal goals may interfere with organizational performance and attainment of group objectives, though leaders, by virtue of their positions, tend to be somewhat more committed to group goals than their followers are. Enlightened leadership requires a clear vision of, and dedication to, organizational goals that outweigh any personal objectives—and this selfless commitment must be perceived as such by followers. Leaders should not underestimate the difficulty of convincing others that their direction is the proper one. Successful leadership requires sound theory, consistency, hard work, and discipline, and it may entail confronting some unpleasant realities about the basic structure of the organization. Above all, a personal commitment to achieving the mission of the organization is required.
Another difficulty lies in the possibility that members’ personal goals may be more important to them than the mission of the organization. The types of bureaucrats Anthony Downs labeled climbers and conservers—those interested in, respectively, achieving and preserving power, prestige, and income—attest to the possibility that highly personalized goals may predominate among some organization members. The larger the proportion of total membership that falls into these molds, the more difficult the task of directing the organization’s activities toward larger goals. A related problem is determining the true state of affairs in this regard, that is, knowing what members’ goals really are. Organizational goals can be separate from personal goals and from the feelings, values, and preferences of an organization’s members. From this perspective, goals seem to exist independently of organization members—as something determined by persons outside the organization, as self-defining in the course of organization activities, or as the product of articulation by the leadership.

From the standpoint of an organization’s ability to fulfill its official objectives and manage its programs effectively, the ideal situation is one in which there is a high degree of goal congruence among all organization members. If leaders are agreed on objectives and priorities and can count on unified support from employees in attaining shared objectives, an organization’s chances of success are obviously enhanced. Such congruence, however, is the exception rather than the rule, even within the leadership. Also, within the framework of an organization at large, there are likely to be numerous small groups, each with its own particularistic goals, which may be given greater weight than those of the wider organization. The importance of small-group goals has been emphasized in the findings of Elton Mayo and his associates in the Hawthorne experiments and by John Pfiffner and Frank Sherwood in their studies a quarter of a century later (see Chapter 4). All this makes it even less likely that substantial goal congruence will exist. Moreover, goal congruence can become too much of a good thing by discouraging fresh thinking about organization directions and actions and stifling the sort of open dialogue that often gives rise to creative and useful new ideas. (See the discussion of groupthink earlier in this chapter.)

Ethical Dimensions of Decision Making

In pursuit of personal (and even organizational) goals, it is not uncommon to find examples of administrative behavior that raise serious questions about the ethical propriety of tactics used or courses of action followed. Such instances, fortunately, do not make up the bulk of administrative decision making, but they occur frequently enough to warrant discussion here. Evaluating decisions according to standards of ethical behavior has a long history in American government. In recent decades, it has become a matter of greater urgency and
concern for many—in and out of government—as we have become aware of numerous examples of government behavior widely characterized as unethical.

But just what is ethical behavior? Unfortunately, as noted in Chapter 2, there is no single answer to that question. Yet several efforts have been made to define, in sufficiently broad terms, the ethical behavior that a majority of Americans would perceive as acceptable in the public service. Another effort was made in the mid-1980s by the American Society for Public Administration (ASPA), which formally adopted a Code of Ethics applicable to official conduct in virtually any administrative agency or setting (see Box 5–2, “American Society for Public Administration’s Code of Ethics”).

Foremost among the provisions of the ASPA Code of Ethics are imperatives for public administrators to “serve the public, beyond serving oneself;” to conduct themselves in a manner that inspires “public confidence and trust;” to strengthen organizational “capabilities to apply ethics, efficiency and effectiveness” in serving the public; and to exercise discretionary authority “to promote the public interest.” Such provisions clearly emphasize the public and ethical obligations of government administrators—a theme that is the underlying foundation for this, and perhaps any, workable code of ethics.
Text not available due to copyright restrictions
Some years ago, political scientist Stephen K. Bailey suggested that people need certain attitudes and moral qualities in order to behave ethically in the public service. The first attitude is an awareness of moral ambiguity in decision making. The second is appreciation of the contextual forces at play in decision situations. The third attitude is a conception of the “paradox of procedures,” that is, an understanding of the need for orderly and rational procedures balanced against an understanding that procedures (red tape) can sometimes be an
impediment to responsiveness and public accountability. The moral qualities are (1) **optimism**, including a willingness to take risks; (2) **courage**, including the courage to avoid special favors, to make decisions that are unpopular, and the ability to decide under pressure; and (3) **charity**, that is, being fair and placing principle above personal needs for recognition, status, and power.29

Obviously, such considerations are not much in evidence when public officials (at any level) engage in various forms of questionable behavior. Former Reagan White House aide Michael Deaver, for example, was convicted in late 1987 of lying under oath to Congress and to a grand jury about his lobbying activities. Deaver was suspected of having illegally used his official and personal ties with President Reagan on behalf of his lobbying activities, although no formal charges to that effect were filed. Another case involving ethical issues centered on Lt. Col. Oliver North, who (with others) was “charged with conspiring to defraud the United States and trying to thwart congressional inquiries into the funding of Nicaragua’s contra rebels.”30 North was accused, among other things, of shredding classified documents and other sensitive materials and of lying under oath to Congress. Similarly, a Pentagon contracting scandal broke in 1988, revolving around the possibility that “private consultants, hired by defense contracting firms, paid bribes to government employees for inside information that gave them an advantage in securing multimillion-dollar contracts.”31

As another example, in the summer of 1994 former U.S. Secretary of Agriculture Mike Espy came under investigation and later resigned for allegedly accepting various gifts (travel, tickets to sports events, and the like) from companies regulated by the Department of Agriculture. President Clinton had “ethics” problems with the Congress in 1998 over the issue of whether he lied about his White House affair with Monica Lewinsky. In 1999, the president was impeached by the House of Representatives; he was subsequently tried and acquitted by the Senate in 1999 because there were not enough votes to remove him from office.

There are, unfortunately, still other, more recent, examples of unethical behavior. One involved Bernard “Bernie” Kerik, who served as Police Commissioner of New York City from 2000 to 2001 under then-Mayor Rudy Giuliani. In December 2004, President Bush nominated Kerik as Secretary of Homeland Security. A week later, Kerik withdrew his nomination, explaining that he had employed an illegal immigrant as a nanny; subsequently, numerous allegations surfaced which would likely have led to a confirmation battle. In 2006, Kerik pleaded guilty to two unrelated ethics violations after an investigation by the Bronx District Attorney’s Office. And in early November of 2007, a grand jury issued a multi-count indictment alleging conspiracy, mail fraud, wire fraud, and lying to the IRS. Kerik pleaded not guilty to all charges.

Then there was the case of I. Lewis “Scooter” Libby, a former Assistant to President Bush, Chief of Staff to Vice-President Cheney, and Assistant to the Vice President for National Security Affairs during President Bush’s first term.
Libby was indicted, tried, and convicted on four counts of obstruction of justice and perjury in connection with the CIA identity leak known as the Plame Affair. Although President Bush commuted Libby’s 30-month prison sentence, his conviction stood and he was required to pay a $250,000 fine and perform 400 hours of community service.

Yet another example concerns the actions of some staff members at the Federal Emergency Management Agency (FEMA), who in late October of 2007 staged what appeared to be a press conference at which Deputy Director Harvey Johnson was asked about agency assistance to the victims of Southern California wildfires, earlier in the month. It turned out that the so-called press conference was a phony, with the “reporters” actually being FEMA employees themselves! They had been coached to ask gentle and unchallenging questions, leading to answers that put the agency in a very favorable light. Homeland Security Secretary Michael Chertoff labeled this venture “one of the dumbest and most inappropriate things” he had seen in his long and distinguished government career, and as one result a top FEMA employee apparently lost his chance to become public information officer with the National Director of Intelligence.

All such behaviors are unethical for several reasons. They involve violating basic values, such as telling the truth and making decisions based on the objective merits of a case. They clearly suggest a callous disregard for the concept of the public interest, which public servants are obligated to promote and pursue. Finally, they harm essential public-service concepts such as operating within the laws of the land and remaining accountable to higher levels of authority (and to the legislature) for one’s official actions. (We should keep in mind, however, that, as serious as these cases were, the great majority of decisions made by public officials—at all levels—do not involve breaching the public trust.)

Another aspect of ethics is the question of \textit{internal (personal) checks} versus \textit{external (legal-institutional) checks} on the behavior of individual administrators. Over the years, a debate has gone on about whether one or the other type of control is more effective for ensuring ethical behavior, accountability, and responsibility. The classic exchange on this subject took place almost seventy years ago between political scientists Carl Friedrich and Herman Finer.\textsuperscript{32} Friedrich essentially argued that administrators are responsible if they are responsive to two dominant factors: technical knowledge and popular (majority) sentiment. He urged reliance on these criteria for assessing responsibility, laying little if any stress on mechanisms for ensuring adherence to those standards. Finer, writing a year later, criticized the absence in Friedrich’s formulations of any institutional safeguards for administrative responsibility. He suggested that, whereas Friedrich defined responsibility as a “sense of responsibility, largely unsanctioned, except by deference or loyalty to professional standards,” he (Finer) regarded it as “an arrangement of correction and punishment even up to dismissal both of politicians and officials.”\textsuperscript{33} Finer
went on to warn that “sooner or later there is an abuse of power when external punitive controls are lacking.”

Thus, the central question, as framed in this exchange, is whether responsibility can be achieved by reliance on internal checks primarily or whether it requires political checks and sanctions in addition to the individual administrator’s own ethical sense. Recent commentaries take the position that both types are needed. One central point made by a number of observers can be summed up as follows: “The public has to be able to rely on the self-discipline of the great majority of public servants. Otherwise the official restraints and sanctions must be so numerous and so cumbersome that effective public administration is impaired greatly.” The essential point is that, although there may be some things we can—and perhaps must—do to try to ensure ethical actions in the public service, the ultimate safeguard is in the character and inclinations of bureaucrats themselves.

A crucial distinction in this regard is between private and public morality. John Courtney Murray, the great American Jesuit philosopher, wrote that “one of the most dangerous misconceptions of the modern world is the idea that the same standards that govern individual morality should also govern national morality.” Behavior offensive to private morality, for example, could conceivably be moral according to standards of public morality. But what is “public morality”? For an answer, we must look to a basic distinction between those clothed with the authority of official position and all others; a crucial difference is that government has a monopoly on the legitimate use of force. This means that government may use force when necessary to apprehend suspected criminals, that it may utilize the death penalty as long as it is constitutional to do so, and that it may order its soldiers to kill those of another country in wartime. We judge these acts by standards very different from those applied to private citizens because the contexts of governmental versus individual actions are different. With power, of course, should go responsibility—some sense that there are different sorts of limits on behavior because of one’s public obligations.

Joseph Califano, a former White House counselor and secretary of Health and Human Services, provides a Watergate-related example:

Patrick Gray can equivocate in statements to the press, campaign while Acting FBI Director for the Republican Presidential candidate, and destroy “politically dynamite” documents, but his Catholic upbringing and schooling did not permit him to lie under oath because that involves personal morality and perhaps serious sin. The Haldeman and Ehrlichman letters of resignation pay lip service to public morality, but protest their private morality as though that were the ultimate standard by which their exercise of the public trust should be judged.

And that is the point: the public trust and its exercise add an entirely different dimension to what individuals do in official capacities or in matters
related to government decisions. The public trust imposes obligations on public officials over and above those arising from private moral codes. This may explain why President Clinton, despite the eventual admission that he lied to his wife and to Congress about the Lewinsky affair, never suffered a major loss of public trust in opinion polls measuring his job performance as president. In this case, what was deemed public, and what was considered private, were different. On the other hand, President George W. Bush led an exemplary private life during his presidency, yet suffered more negative public opinion regarding his job performance than any other president since Richard M. Nixon.

One other example further illustrates confusion of public and private morality. The case involved the late Mayor Richard J. Daley of Chicago and two of his sons, who were employed by an insurance firm in suburban Evanston. It came to light that the firm had been awarded millions of dollars’ worth of Chicago city government insurance contracts without competitive bidding. When questioned by reporters about this, Daley explained that any father would do what he could to help his sons! True enough and, by Daley’s strict personal moral code, entirely appropriate. But because of his public position and power, there were at least some who regarded this as a breach of public trust because other insurance firms were also (corporate) citizens of Chicago and public morality requires a government to deal equitably with all its citizens. And that Daley clearly had not done.

What, then, can we say of political corruption? Corruption is offensive to many traditions of private morality, yet rooting it out is very difficult. There is one overriding truth about corruption: According to the standards many of us apply, corruption is universal in the sense that virtually every political system has had its share of political favoritism, private arrangements among public figures, and out-and-out thievery and bribery. We find this offensive—it runs counter to our Western standards; but without trying to justify it, we should note that not everyone reacts the way we do. In many parts of the world, what we call corruption is part of the routine of entrepreneurial politics—and business and other enterprises, for that matter. Yet it is appropriate to combat it if, in fact, corruption violates our expectations of what our officials should and should not do.

Corruption is commonplace in government, and many states and localities are impacted. Deals are made quietly, contracts awarded, jobs created, votes bartered for (and occasionally stolen), offices bandied about, power exerted, contributors rewarded, and so on, all on the basis of various forms of favoritism. The battle over municipal reform (see Chapter 2) has centered on making it possible to stamp out corruption in government. Our image of corruption seems to emphasize big-city politics, but the fact is that in rural America, there is the same kind of favoritism toward friends and rewards for political loyalty as in the city. Patronage is rampant in some states, barely visible in others. The remarkable thing is that so much has been done to make the conduct of government more honest and open.38
Chapter 5: Decision Making in Administration

One other observation is in order. Corruption, as a practical matter, is a form of privilege indulged in by those in positions of power, wealth, and influence for mutual gain. As such, it is inherently antidemocratic and unethical because it concentrates power and its benefits in relatively few hands. If democracy is founded in large part on a premise of political equality, corruption is offensive to that value as well as to ethical values. Ultimately, this is another good reason for being concerned with corruption in a democratic government, one at least as relevant as ethical considerations.

The Ethical Setting: New Emphasis on an Old Challenge

One of the most pressing problems confronting public managers in the early twenty-first century is the challenge of defining, establishing, and maintaining a high level of ethical behavior among government employees. This is an especially sensitive problem for government, perhaps even more than for business or other private-sector institutions. Almost by definition, government is designed—and widely expected—to serve the needs and interests of the full range of society, not just those who may seek a particular product or service as they might from the private sector. Ethical behavior on the part of public servants can enhance workforce effectiveness, improve employee morale, and promote better public relations. It may also serve to set a standard for the behavior of others outside government (though that may not be viewed as a major purpose). Indeed, in recent decades, ethical behavior has taken on new importance, in part because of the widespread public cynicism about government, a pervasive distrust that almost invites government employees to be anything but ethical in their daily activities and operations.39

There have been impressive efforts on the part of government employees and (significantly) many employee associations to raise the ethical standards of conduct in the public workplace. In addition to ASPA, the International City/County Management Association (ICMA) has established and widely circulated an organizational code of ethics (see Box 5–3). In addition, many professional, research, and development organizations, such as the American Political Science Association (APSA) (http://www.apsanet.org/), the world’s largest organization devoted to the study of politics; the Center for the Advancement of Applied Ethics at Carnegie Mellon University (http://www.caae.phil.cmu.edu/caae/); the Center for Public Integrity (http://www.publicintegrity.org/), a nonpartisan, nonprofit organization based in Washington, D.C.; and Center for the Study of Ethics in the Professions (http://www.iit.edu/departments/csep/) at the Illinois Institute of Technology examine public service and ethics-related issues and focus on teaching people practical methods for analyzing and responding to real ethical problems.
The ICMA Code of Ethics was adopted by the ICMA membership in 1924, and most recently amended by the membership in May 1998. The Guidelines for the Code were adopted by the ICMA Executive Board in 1972, and most recently revised in July 2004.

The mission of ICMA is to create excellence in local governance by developing and fostering professional local government management worldwide. To further this mission, certain principles, as enforced by the Rules of Procedure, shall govern the conduct of every member of ICMA, who shall:

1. Be dedicated to the concepts of effective and democratic local government by responsible elected officials and believe that professional general management is essential to the achievement of this objective.

2. Affirm the dignity and worth of the services rendered by government and maintain a constructive, creative, and practical attitude toward local government affairs and a deep sense of social responsibility as a trusted public servant. Guideline: Advice to Officials of Other Local Governments. When members advise and respond to inquiries from elected or appointed officials of other local governments, they should inform the administrators of those communities.

3. Be dedicated to the highest ideals of honor and integrity in all public and personal relationships in order that the member may merit the respect and confidence of the elected officials, of other officials and employees, and of the public. Guidelines: (1) Public Confidence. Members should conduct themselves so as to maintain public confidence in their profession, their local government, and in their performance of the public trust. (2) Impression of Influence. Members should conduct their official and personal affairs in such a manner as to give the clear impression that they cannot be improperly influenced in the performance of their official duties. (3) Appointment Commitment. Members who accept an appointment to a position should not fail to report for that position. This does not preclude the possibility of a member considering several offers or seeking several positions at the same time, but once a bona fide offer of a position has been accepted, that commitment should be honored. Oral acceptance
Chapter 5: Decision Making in Administration

of an employment offer is considered binding unless the employer makes fundamental changes in terms of employment. (4) Credentials. An application for employment or for ICMA’s Voluntary Credentialing Program should be complete and accurate as to all pertinent details of education, experience, and personal history. Members should recognize that both omissions and inaccuracies must be avoided.

(5) Professional Respect. Members seeking a management position should show professional respect for persons formerly holding the position or for others who might be applying for the same position. Professional respect does not preclude honest differences of opinion; it does preclude attacking a person’s motives or integrity in order to be appointed to a position. (6) Reporting Ethics Violations. When becoming aware of a possible violation of the ICMA Code of Ethics, members are encouraged to report the matter to ICMA. In reporting the matter, members may choose to go on record as the complainant or report the matter on a confidential basis. (7) Confidentiality. Members should not discuss or divulge information with anyone about pending or completed ethics cases, except as specifically authorized by the Rules of Procedure for Enforcement of the Code of Ethics.

(8) Seeking Employment. Members should not seek employment for a position having an incumbent administrator who has not resigned or been officially informed that his or her services are to be terminated.

4. Recognize that the chief function of local government at all times is to serve the best interests of all of the people. Guideline: Length of Service. A minimum of two years generally is considered necessary in order to render a professional service to the local government. A short tenure should be the exception rather than a recurring experience. However, under special circumstances, it may be in the best interests of the local government and the member to separate in a shorter time. Examples of such circumstances would include refusal of the appointing authority to honor commitments concerning conditions of employment, a vote of no confidence in the member, or severe personal problems. It is the responsibility of an applicant for a position to ascertain conditions of employment. Inadequately determining terms of employment prior to arrival does not justify premature termination.

5. Submit policy proposals to elected officials; provide them with facts and advice on matters of policy as a basis for making decisions and setting community goals; and uphold and implement local government policies (continued)
adopted by elected officials. *Guideline: Conflicting Roles.* Members who serve multiple roles—working as both city attorney and city manager for the same community, for example—should avoid participating in matters that create the appearance of a conflict of interest. They should disclose the potential conflict to the governing body so that other opinions may be solicited.

6. Recognize that elected representatives of the people are entitled to the credit for the establishment of local government policies; responsibility for policy execution rests with the members.

7. Refrain from all political activities which undermine public confidence in professional administrators. Refrain from participation in the election of the members of the employing legislative body. *Guidelines: (1) Elections of the Governing Body.* Members should maintain a reputation for serving equally and impartially all members of the governing body of the local government they serve, regardless of party. To this end, they should not engage in active participation in the election campaign on behalf of or in opposition to candidates for the governing body. *(2) Elections of Elected Executives.* Members should not engage in the election campaign of any candidate for mayor or elected county executive. *(3) Running for Office.* Members shall not run for elected office or become involved in political activities related to running for elected office. They shall not seek political endorsements, financial contributions or engage in other campaign activities. *(4) Elections.* Members share with their fellow citizens the right and responsibility to vote and to voice their opinion on public issues. However, in order not to impair their effectiveness on behalf of the local governments they serve, they shall not participate in political activities to support the candidacy of individuals running for any city, county, special district, school, state or federal offices. Specifically, they shall not endorse candidates, make financial contributions, sign or circulate petitions, or participate in fund-raising activities for individuals seeking or holding elected office. *(5) Elections in the Council-Manager Plan.* Members may assist in preparing and presenting materials that explain the council-manager form of government to the public prior to an election on the use of the plan. If assistance is required by another community, members may respond. All activities regarding ballot issues should be conducted within local regulations and in a professional manner. *(6) Presentation of Issues.* Members...
may assist the governing body in presenting issues involved in referenda such as bond issues, annexations, and similar matters.

8. Make it a duty continually to improve the member’s professional ability and to develop the competence of associates in the use of management techniques. **Guidelines:** (1) **Self-Assessment.** Each member should assess his or her professional skills and abilities on a periodic basis. (2) **Professional Development.** Each member should commit at least 40 hours per year to professional development activities that are based on the practices identified by the members of ICMA.

9. Keep the community informed on local government affairs; encourage communication between the citizens and all local government officers; emphasize friendly and courteous service to the public; and seek to improve the quality and image of public service.

10. Resist any encroachment on professional responsibilities, believing the member should be free to carry out official policies without interference, and handle each problem without discrimination on the basis of principle and justice. **Guideline: Information Sharing.** The member should openly share information with the governing body while diligently carrying out the member’s responsibilities as set forth in the charter or enabling legislation.

11. Handle all matters of personnel on the basis of merit so that fairness and impartiality govern a member’s decisions, pertaining to appointments, pay adjustments, promotions, and discipline. **Guideline: Equal Opportunity.** All decisions pertaining to appointments, pay adjustments, promotions, and discipline should prohibit discrimination because of race, color, religion, sex, national origin, sexual orientation, political affiliation, disability, age, or marital status. It should be the members’ personal and professional responsibility to actively recruit and hire a diverse staff throughout their organizations.

12. Seek no favor; believe that personal aggrandizement or profit secured by confidential information or by misuse of public time is dishonest. **Guidelines:** (1) **Gifts.** Members should not directly or indirectly solicit any gift or accept or receive any gift—whether it be money, services, loan, travel, entertainment, hospitality, promise, or any other form—under the following circumstances: (1) it could be reasonably inferred or expected that the gift was intended to influence them in the performance of their official duties; or (2) the gift was intended to serve as a reward for any official action on their part. It is important
that the prohibition of unsolicited gifts be limited to circumstances related to improper influence. In *de minimus* situations, such as meal checks, some modest maximum dollar value should be determined by the member as a guideline. The guideline is not intended to isolate members from normal social practices where gifts among friends, associates, and relatives are appropriate for certain occasions.

(2) Investments in Conflict with Official Duties. Member should not invest or hold any investment, directly or indirectly, in any financial business, commercial, or other private transaction that creates a conflict with their official duties. In the case of real estate, the potential use of confidential information and knowledge to further a member’s personal interest requires special consideration. This guideline recognizes that members’ official actions and decisions can be influenced if there is a conflict with personal investments. Purchases and sales which might be interpreted as speculation for quick profit ought to be avoided (see the guideline on “Confidential Information”). Because personal investments may prejudice or may appear to influence official actions and decisions, members may, in concert with their governing body, provide for disclosure of such investments prior to accepting their position as local government administrator or prior to any official action by the governing body that may affect such investments.

(3) Personal Relationships. Member should disclose any personal relationship to the governing body in any instance where there could be the appearance of a conflict of interest. For example, if the manager’s spouse works for a developer doing business with the local government, that fact should be disclosed.

(4) Confidential Information. Members should not disclose to others, or use to further their personal interest, confidential information acquired by them in the course of their official duties.

(5) Private Employment. Members should not engage in, solicit, negotiate for, or promise to accept private employment, nor should they render services for private interests or conduct a private business when such employment, service, or business creates a conflict with or impairs the proper discharge of their official duties. Teaching, lecturing, writing, or consulting are typical activities that may not involve conflict of interest, or impair the proper discharge of their official duties. Prior notification of the appointing authority is appropriate in all cases of outside employment.

(6) Representation. Members should not represent any outside interest before any agency, whether public or private, except with the
Administrators have made, and continue to make, systematic efforts to familiarize public employees with these codes, to train employees in what is expected of the ethical public servant, and to monitor employees’ behavior for compliance. First and foremost, of course, it has been necessary to identify what is meant by “behavioral ethics” or “ethical standards.” Although there is room for debate, substantial consensus currently exists on some essentials. Furthermore, there appears to be considerable agreement about how to make codes of ethics operational in the workplace. We will address each of these efforts in turn.

Many observers of administrative ethics suggest that professional conduct, personal honesty, and concern for serving the public and respecting both the law and democratic principles are at the center of those beliefs. Among other things, ethical conduct describes an employee’s actions regarding professional excellence, merit-based employment decisions, commitment to government service, professional development, conforming to professional codes (such as the legal or medical profession’s canons of ethics), and interpersonal skills. Other professional duties might also be cited, such as protecting the health, safety, and welfare of the public; promoting safety in the workplace; and acting with empathy and understanding toward others (both coworkers and those who seek to use the services offered by a particular agency). Other responsibilities might include ensuring employee privacy, applying fairness in making job assignments, monitoring and preventing sexual harassment, maintaining honesty and accuracy in financial reporting, protecting so-called whistle-blowers (those who publicly report cases of fraud, abuse, or mismanagement in their organizations), and providing employees with leaves of absence for education or child care.

**BOX 5–3**

**ETHICAL AND LEADERSHIP CHALLENGES FOR PUBLIC MANAGERS (continued)**

Authorization of or at the direction of the appointing authority they serve. (7) **Endorsements.** Members should not endorse commercial products or services by agreeing to use their photograph, endorsement, or quotation in paid or other commercial advertisements, whether or not for compensation. Members may, however, agree to endorse the following, provided they do not receive any compensation: (1) books or other publications; (2) professional development or educational services provided by nonprofit membership organizations or recognized educational institutions; (3) products and/or services in which the local government has a direct economic interest. Members’ observations, opinions, and analyses of commercial products used or tested by their local governments are appropriate and useful to the profession when included as part of professional articles and reports.
Ethical behavior emphasizing personal honesty and integrity calls for avoiding any personal gain that results from the fulfillment of one’s duties (these conflicts of interest, though, can sometimes be difficult to define and monitor), dedicating oneself to honesty and integrity, maintaining open and truthful relationships, and respecting the confidentiality of information. (Note that it is possible, as in the case of confidentiality, for some ethical standards and behaviors to be regarded as both professional and personal.) In general, it can be said that standards of personal honesty in the government workplace involve many of the same elements as they do in private life. Public standards, however, are usually of greater importance than private standards because of the nature of government work, which takes place in an open setting, where personal dishonesty may have impacts far beyond one individual’s behavior or punishment.

Finally, respect for the law and democratic principles (what has been termed the “political” aspect of ethics) may be said to underlie both professional and personal dimensions. This refers to what might generally be expected of public employees in their official capacities as public servants—by their superiors, their subordinates, and the people they serve. These aspects involve a commitment to maintaining open (and usually participatory) modes of decision making, conducting official business in a consensus-building fashion whenever possible, complying with all relevant laws and regulations (and encouraging others to do likewise), and impartially distributing the benefits and burdens associated with the agency’s services. That this list of ethical considerations is long indicates the scope of concern presently found in the public service, as well as the difficulty confronting an individual administrator in living up to all these ethical standards.

**Implementing Standards of Ethics**

How, then, do public managers concerned with ethics go about promoting appropriate attitudes and behaviors within their workforce? Not surprisingly, there is no single, easy answer; a number of approaches have been employed. One is formal adoption of a code of ethics or policy statement in order at least to signal an organization’s seriousness of intent regarding the promotion of ethical conduct. A related phenomenon is development of codes of ethics by professional associations (as noted earlier); these codes can affect the actions of association members (such as attorneys) who are employed in the public sector. Another approach that has come into greater use is the requirement of financial disclosure in order to minimize the possibility of monetary conflicts of interest. A fourth approach prohibits employees from accepting outside honoraria (payments for individual services, such as giving lectures); a fifth requires administrative approval of professional activities outside of the organization; and a sixth approach establishes in-house ethics training for all employees (on a mandatory or voluntary basis).

Perhaps the most important element in strengthening ethical conduct in government agencies, however, is what some have called the “moral leadership”
of both top-ranking organization leaders and those in middle management. In other words, leading by example appears to hold the greatest potential for leaders to influence public administrators in the desired ethical directions. These ethical considerations may be said to constitute the ethical environment of public administrators’ everyday activities. The responsibility for enforcing ethics is shared by all public agencies and overseen by the U.S. Office of Government Ethics (OGE), an executive agency responsible for directing policies to prevent conflicts of interest on the part of federal executive branch officers and employees. (More details at http://www.osoge.gov/home.html.)

**Political Rationality: A Contradiction in Terms?**

We have been speaking for the most part of decision makers in the abstract and of models of decision making applied to theoretical situations. We now take up a question relevant to our overall concern in this book: whether it is possible to achieve any sort or degree of rationality in a public administrative system permeated by political influences and pressures. Can administrators who act at least partially in response to political stimuli be said to be acting rationally, in any sense, when they make decisions? Can politics and rational decision making be made to coexist or, at least, not totally contradict each other?

Much of the literature on rational decision making in economics and political science suggests that the answer to such questions is no. Politics is frequently represented as interfering with rational processes, outweighing more objective considerations, and overriding “neutral” or “nonpolitical” measurements, requirements, and data. When political considerations predominate in decision making, as they frequently do, the stigma of irrationality is attached to the process and the outcomes. To dispute this characterization of politicized decision making requires a significant modification of the meaning of rationality. In particular, what must be changed is the “currency” of rationality, the criteria by which rationality is defined and measured.

Plainly stated, rationality has traditionally been an economic measure, and the currency has been implicitly or explicitly quantitative. For many years, most economists—and many others—have assumed that economic-quantitative rationality is sufficient as an overall definition of the concept. Recently, however, the possibility has been raised that there may be other, equally valid, forms of rationality, specifically political rationality. This is to say that political and economic choices are often conceived in different terms and directed toward fulfilling different kinds of objectives and should therefore be evaluated according to different criteria. More to the point, it is not rational—by any standard—to pursue the politically impossible.

In a political setting, a decision maker’s need for support assumes central importance and the political costs and benefits of decisions are crucial. Political benefits that might accrue to a decision maker are self-evident: obtaining...
short-term policy rewards; enhanced power over future decisions; added access to, and earlier inclusion in, the decision-making process (given that both access and involvement are meaningful); and so on. Political costs, however, are less obvious and need explicit categorization, which political scientist Aaron Wildavsky provided:

*Exchange costs* are incurred by a political leader when he [or she] needs the support of other people to get a policy adopted. He has to pay for this assistance by using up resources in the form of favors (patronage, logrolling) or coercive moves (threats or acts to veto or remove from office). By supporting a policy and influencing others to do the same, a politician antagonizes some people and may suffer their retaliation. If these *hostility costs* mount they may turn into reelection costs—actions that decrease his chances (or those of his friends) of being elected or reelected to office. *Election costs*, in turn, may become *policy costs* through inability to command the necessary formal powers to accomplish the desired policy objectives. [We] may also talk about *reputation costs*, i.e., not only loss of popularity with segments of the electorate but also loss of esteem and effectiveness with other participants in the political system and loss of ability to secure policies other than the one immediately under consideration.42

It is apparent that, as stated here, political benefits are rarely measurable in quantifiable terms. The one set of political costs that might be measurable numerically is re-election costs, but it is difficult to determine from voting data how particular actions by politicians affect the ballot choices of thousands of voters. This lack of easy measurability, however, does not diminish the impact political costs have on the behavior of governmental decision makers, including those in bureaucracy.

There is a widespread tendency, even among some political scientists, to scornfully dismiss or downgrade as “irrational” any behavior or decision not clearly directed toward achieving the “best” results. But if criteria of political rationality were to be used—that is, establishing cost–benefit ratios in political terms—such behavior and decisional outcomes might be perfectly “rational.” Perhaps most important, decisions made and measured by even the most objective economic-quantitative criteria have political implications; for example, an economically rational tax reform law will benefit some more than others. The mistake all too frequently made in and out of government is ignoring or denigrating those implications because they somehow “pollute” the “truly objective” decisions based on only the most “neutral” of considerations.43 In every instance, the *choice of criteria* by which to measure decisional outcomes has political significance because of the ever-present possibility that adherence to a particular set of criteria (including quantitative data) will ultimately favor the interests of one group over those of other groups.

Another observer who has made a similar point from a different perspective is Martin Landau.44 He questions the traditional inclination to minimize organizational duplication and overlap in the name of efficiency, and he points
out that such practices, rather than being rational, may prove to be quite irrational. He suggests, first, that duplication of organizational features may make overall performance more reliable in the event that any one part breaks down. As an example, he cites an automobile with dual braking systems; the secondary system may seem to be just so much extra baggage, so uneconomical, so wasteful—until the primary braking system fails! Within human organizations, training more than one individual or staff member in essentially the same tasks fits the same description of “rational duplication;” the alternative is increased risk of organizational breakdown, should any one part fail. Second, Landau asserts that overlapping parts may improve performance by allowing for greater adaptability within the organization as a whole. His examples of rational overlapping include biological organisms that can adapt and survive in the face of a failing part and, significantly, the U.S. Constitution.

Why the Constitution as an example of rational overlap? Because our framework of government was calculated from the outset to be overlapping (and, for that matter, duplicative) in the interest of preventing political tyranny, that most efficient of governmental methods. Separation of powers and checks and balances were both designed to prevent any one branch of government from becoming predominant. And what are checks and balances except deliberately designed overlap in the execution of essential government functions? Similarly, our structure of federalism is clearly duplicative, yet the purpose is the same: to prevent undue concentration of power. From Landau we can infer that in working toward the accomplishment of clearly delineated political goals (in this example, preventing concentration of power), some structural and behavioral arrangements may be politically rational and defensible even though they might appear quite irrational in economic or other “value-neutral” terms. Above all, both Landau and Wildavsky challenge the application of economic criteria to the measurement of political phenomena, as well as the assumption that economic rationality is, by definition, superior to political rationality.

In sum, then, political rationality is not at all a contradiction in terms. We can accept the propositions that politics is legitimately concerned with enabling the decision processes of government to function adequately, that basing decisions on political grounds is as valid as basing them on other grounds, and that rationality according to the currency of politics is as defensible as rationality in economic terms. Political rationality, when appropriately conceived and applied, can be a useful tool for evaluating both the processes and the outcomes of organizational decision making.

Organized Anarchies and Uncertainty

One other perspective on decision making explains many of the gaps left by the preceding perspectives. Michael Cohen, James March, and Johan Olsen studied decision processes of organizations confronted with ambiguity in the
organizational setting—that is, in circumstances in which organizations have “goals that are unclear, technologies that are imperfectly understood, histories that are difficult to interpret, and participants who wander in and out.”

Terming such entities organized anarchies, Cohen, March, and Olsen developed the garbage can theory of organizational choice (their term): such “organized anarchies” operate under conditions of pervasive ambiguity.

The garbage can theory appears to have two principal emphases. First, under conditions of pervasive ambiguity, organizations behave in ways that contradict conventional assumptions about organizational choice. Second, so many organizations now operate under conditions of ambiguity and behave so unpredictably (in light of traditional theories) that the garbage can explanation might account for collective behaviors that deviate from expected patterns. The garbage can model, in short, assumes that pervasive ambiguity introduces so much uncertainty into decision processes that the assumptions of traditional theories about coping with uncertainty do not apply. As a result, decisions made in the “garbage can” must be more flexibly implemented than decisions made under conditions of greater certainty, for there will be more uncertainty in the implementation as well.

In short, the organized anarchy/garbage can model refers to almost random streams of “people, problems, and solutions.” Because these three streams are treated in the model as independent of each other, the choice of an appropriate solution to any given problem, or an appropriate decision maker to resolve the problem, is as much a product of chance as it is of rationality in some settings—and perhaps more so. In light of recent events in and surrounding many public organizations, this model may be the most appropriate perspective (even more than “bounded rationality”) from which to understand the complexity of government decision making in the twenty-first century.

Summary

Decision making involves attempts to bring about a change to achieve some gain by means of a particular course of action requiring expenditure of a certain amount of resources. There is some unavoidable uncertainty and, therefore, some risk involved, and most decision makers seek to minimize both. Most decisions are of a relatively routine nature, though care should be taken not to allow routines to dominate. A significant debate, still ongoing, surrounds how actually to make decisions. The rational model, derived from classical economics, assumes that decision makers consciously pursue known goals and seek to achieve them in the most efficient manner possible. Rational behavior includes quantifying and ranking alternatives, separating ends from means, comprehensively analyzing data, and seeking to maximize utility. Rationality, in this model, refers to the process of making decisions, not to goals or outcomes.
Chapter 5: Decision Making in Administration

Criticisms of the rational model have centered on its lack of practical applicability as a method of administrative decision making. Impediments to rationality are said to include distinguishing facts from values, the ambiguous nature of goals, time pressures, costs of information acquisition, and pervasive uncertainty. One critique holds that rationality is not possible because goals cannot be, and should not have to be, agreed on in advance of decisions.

Two major alternatives to the rational model have been suggested. Incrementalism emphasizes decision making through limited successive comparisons, aiming to satisfy rather than to maximize, to meet short-term needs, and to maintain flexibility in responding to problems. Mixed scanning counters that incrementalism is not sufficiently innovative, that it is too supportive of the status quo, and that it is inadequate as an approach to fundamental decisions. Defenders of incrementalism respond that their approach is viable in dealing with both changes and problems, large and small.

The major considerations in the decision analysis process are (1) goals and ethics; (2) the resources necessary to achieve goals; (3) projected benefits; (4) the cost–benefit ratio; (5) substantive, political, and organizational grounds for decisions; (6) the time element; (7) the quality and quantity of information available; (8) the role of decision analysis and its supporting technologies; (9) past decisions and policies; (10) the prospect of unanticipated consequences and efforts to avoid them; (11) the need to avoid groupthink; and (12) sunk costs—resources expended in having made and implemented a decisional commitment and resources that would be necessary to alter it. On balance, these considerations seem to point toward a decision process in which the rational model cannot prevail. The debate over appropriate models of decision making is part of the larger evolution of contemporary organization theory—as well as an indicator of the many changes currently taking place inside and outside of most government organizations.

Organizational goals, though often ambiguous, can influence administrative behavior and can, in turn, be affected by political considerations. Key goals may include agency survival and maintenance (reflexive goals), accomplishment of substantive program objectives that influence the external environment (transitive goals), and symbolic goals. Agencies seek to articulate their goals in relatively general fashion and may be deliberately unclear about some of them to preserve political support. Efforts to achieve certain kinds of goals may have to be ongoing because of the nature of the problem. Also, some goals may be determined by the extent political support can be generated for them. The personal goals of agency employees usually vary considerably, thus making goal congruence between individuals and organizations difficult to achieve.

Ethical considerations in decision making have assumed greater importance in recent decades despite some uncertainty in defining what constitutes ethical behavior. An effort by the ASPA to define a code of ethics for administrators emphasizes the public obligations of public administrators (for example, acting in the public interest and avoiding undue personal gain...
and conflicts of interest). Ethical behavior is more likely to be achieved if bureaucrats are aware of the moral ambiguities in decision making, if they appreciate contextual forces in decision situations, and if they understand that orderly and rational procedures, although important, should not become ends in themselves. The personal character of bureaucrats is a crucial factor, but legal-institutional checks are also needed to promote morality and responsibility in the public service. In addition, there are differences between private and public morality. The latter is based on the idea that special responsibilities accompany exercise of the public trust and legitimate use of force. Among government employees, ethical behavior has come to be regarded as an increasingly important aspect of administrative activity. Professional conduct, personal honesty, and respecting the law and democratic principles are at the heart of concerns about ethical behavior. Many governments and professional associations have adopted codes of ethics and formal policy statements, require financial disclosure, or have implemented ethics training. Most important is the expectation of “moral leadership” from organization leaders and middle managers.

Another critique of rationality is founded on the premise that economic-quantitative measures may not always be appropriate in determining what is rational. By using a set of explicitly political measures, political rationality is possible. What is politically rational may not be economically rational, and vice versa, and applying economic concepts of rationality to political phenomena may be misleading. The garbage can theory of organizational choice suggests an alternative perspective on the effects of decisional ambiguity on an organization’s activities—ambiguity that, if anything, is on the increase.

**DISCUSSION QUESTIONS**

1. Discuss the problems and ambiguities involved in “achieving the goals of the organization.” How important are different kinds of goals in actually determining organizational success or failure?
2. Compare and contrast the different kinds of goals that can exist within an organization. How is each type likely to affect organizational behavior?
3. Discuss why goal articulation is so important to the leadership of an organization. What are some of the difficulties leaders may encounter when implementing organizational goals?
4. What are the major considerations involved in decision making? How are they interrelated?
5. How should a decision maker choose the appropriate basis for decision making (substantive, political, or organizational)? What are some general guidelines? What factors enter into this choice? Discuss.
6. Under what pressures are decision makers forced to operate? What, if anything, can be done to cope with these pressures? Discuss.
7. Compare and contrast the rational decision-making approach and incrementalism, stressing the advantages and disadvantages of each (in theory and in practice).
8. Explain what “mixed scanning” is and indicate how it reduces the alleged weaknesses of the rational and incremental approaches.
9. What factors account for the increased concern with ethics and ethical behavior of public administrators? Provide some recent examples of unethical behavior of politicians or public administrators.
10. Discuss the phenomenon of “groupthink.” Explain the factors in the group situation that appear to be associated with it, how it might affect decision making, and what (if anything) can be done to combat it.
11. What is “political rationality”? How does it compare to traditional economic rationality? Give examples of situations in which a decision might be rational by one set of criteria but not by the other. Also, give examples in which a decision might be considered rational by both sets of criteria.
12. Classical bureaucratic “efficiency” emphasized eliminating all duplication and functional overlap in organizations. This process has been widely accepted as perfectly “rational.” Is it possible to argue otherwise? If so, how would you make such a case persuasively? Provide examples from the text.
13. How have recent presidential decisions responded to public opinion about domestic security and the war on terrorism?
14. What model(s) of decision making were used by the Bush administration to create bureaucratic agencies that maintain homeland security and improve intelligence-gathering capabilities?

**Key Terms and Concepts**

decision making  
rationa!  
cost–benefit analysis  
cost–benefit ratios  
incrementalism  
mixed scanning  
decision analysis  
groupthink  
sunk costs  
bounded rationality  
substantive  
legitimacy  
symbolic goals  
goal articulation  
goal congruence  
American Society for Public Administration (ASPA) Code of Ethics  
internal (personal) checks  
external (legal-institutional) checks  
political corruption  
whistle-blowers  
U.S. Office of Government Ethics (OGE)  
political rationality  
organized anarchies  
pervasive ambiguity
SUGGESTED READINGS


Chapter 6

Chief Executives and the Challenges of Administrative Leadership

*The task of the president is to set before the American people the unfinished public business of our country.*

John F. Kennedy, on the eve of his election in 1960

The quality and style of leadership practiced by elected officials and appointed public administrators are key factors in how public agencies perform their duties and achieve their goals. Some aspects have already been examined including the importance of decision making, management and leadership, various styles or theories of motivation, and the effects that leaders have on the work of their subordinates in a variety of organizational settings. These examples focus on leadership in formal settings, in which those in charge of a work group or unit have close contact with those they supervised. Another dimension of leadership with important consequences for public administrative activity is how elected or appointed chief executives (and their immediate subordinates) influence administrative behavior from a more distant position (in organizational terms) and how those executives interact with the bureaucracies they attempt to lead.

The roles played by chief executives (presidents, governors, mayors, city managers, and county executives) as leaders of their governments’ bureaucracies have not been studied as fully as some of their other functions. Yet, as the presence of public bureaucracies and their effects throughout society have grown, accountability, character, efficiency, and results have become
salient concerns. More to the point, chief executives (together with judges and legislators) have increasingly been regarded as logical choices for the task of maintaining some measure of operational control and accountability within their administrative establishments. To a great extent, electoral outcomes—that is, whether elected executives remain in office—are determined by public perceptions of these leadership duties and how they are handled.

We will consider various challenges of leadership as they affect what elected officials and public administrators do. We should keep in mind as we proceed that, in bureaucracies where the “value-neutral professional model” predominates, various leadership dimensions have distinctly different sorts of impacts in how these agencies operate and in how public administrators respond to both appointed and elected officials’ efforts to lead them. In addition, we will address the ways in which chief executives seek to lead their respective bureaucracies, and will discuss changing definitions of leadership and the roles of leadership in the ranks of mid-level (that is, career) administrators.

The Context of Administrative Leadership

American chief executives stand apart from the executive-branch agencies they are expected to lead. Unlike most modern bureaucrats, these leaders and their immediate subordinates obtain their positions through elections (either partisan or nonpartisan) or are answerable directly to elected officials (cabinet secretaries and undersecretaries, other high-level political appointees, county administrators, and city managers). These officials are responsible, in the eyes of most of the public, for the operations of the bureaucracies that make up their respective executive branches. Historically, they have also taken much of the “heat” for programmatic failure. At the same time, however, they are not really a permanent part of their bureaucratic structures, which are highly fragmented by function, operate autonomously within our diverse system of federalism (see Chapter 3), and depend on chief executives for only some of their political support.

Chief executives are clearly expected to set general policy directions and to provide the leadership necessary to manage government agencies and programs. If they are to fulfill those expectations, they need some measure of effective influence, if not control, over bureaucratic agencies that may not be primarily interested in the executive’s political success or failure. Chief executives require deliberate strategies, and various forms of leverage, in dealing with administrative agencies if they are to succeed in directing administrative behavior toward fulfillment of their policy objectives.

Certainly, in the formulation of broad policy directions, executive leadership has been evident, especially in the past four decades; presidential, gubernatorial, and local executive initiatives have been commonplace and have come to be regarded as marking the opening round of policy deliberations
on many issues. The ability of individual chief executives to influence their bureaucracies significantly cannot, however, be taken for granted. Where the chief executive controls most of the key mechanisms of governmental and political-party power—such as party nominations for office, patronage in government hiring, and awarding of government contracts—we can expect to find relatively responsive bureaucracies. Examples of such chief executives are Governor Huey Long of Louisiana during the 1930s and the late Mayor Richard J. Daley of Chicago. The degree of chief-executive control over the bureaucracy may vary with the extent of such powers—comparisons among state governors are revealing in this respect—but there are other factors involved as well.

Chief executives’ control over the bureaucracy is frequently challenged by the legislative branch, the judiciary, the mass media, and others (such as opposition-party spokespersons) who also seek a voice in agency decisions. More important, in most instances, their authority to lead is challenged from within—sometimes by members of their own political party—by members of the courts, legislature, interest groups, or bureaucrats themselves. During the 2008 presidential campaign, aspiring Republican candidates criticized policies of the Bush administration. Presidents (and most governors and many mayors) have diverse and frequently disunited coalitions of political support that do not enable them to operate with a free hand or to speak with a consistent voice on all issues. Bureaucracies, on the other hand, have a limited range of policy interests because they are more specialized with narrower bases of support. By concentrating its efforts in one policy area, an agency can develop clientele support and expertise and can convert these diverse interests into political resources. These resources, in turn, gain the support of those in the legislature and the public who seek favorable agency treatment of their interests. Thus, agency responses to executive directives are usually calculated in terms of their effect on agency interests rather than on the interests of the chief executive. (Note that the “iron triangle” depicted in Chapter 2 does not include the chief executive as a major player.) Because, in most cases, an agency is not beholden to the chief executive for its political survival and because the chief executive is unlikely to risk either political resources or political defeat every time an agency fails to follow orders from above, executive leadership is much more the product of political persuasion or “jawboning” than of any clearly defined command authority.

To persuade public bureaucracies to follow their lead, chief executives must convince agency personnel that there will be reciprocal political and fiscal support for their specialized program interests as long as those programs are integrated acceptably within the executives’ broad policy directions. A variation of the same approach involves the chief executive singling out one favored program within an agency for support, keeping alive agency hopes that other programs will be similarly favored by the executive later. In other cases, when agency programs clearly occupy a low priority on a chief executive’s policy
agenda (such as many domestic programs during the Bush administration), the agency may adapt procedurally to the executive’s priorities—such as trying to economize under an executive (at any level) who is emphasizing spending reductions. Even if policy differences continue to exist, both agency and chief executive advance their interests by such a tactic; this is indicative of the agency’s fear of retribution from an unfriendly or hostile chief executive. Direct conflict, of course, is another possibility, although usually a last resort for both sides.

Two elements of chief executive–bureaucracy relationships shape how the former operates to influence the latter’s activities. One is the general nature of linkages between the two; the other is the specific instruments a chief executive can employ in the quest for control over bureaucratic behavior. Control from one or the other side is rarely complete, but the conflict over control and power is ongoing.

Chief Executive–Bureaucratic Linkages

Interactions between chief executives and their administrative bureaucracies take various forms, but all have some impact both on the executive’s political and policy decisions and on bureaucratic behavior. It is possible to speak of policy development and policy implementation as distinct phases of chief executive involvement with their bureaucracies (see also Chapter 9). We shall use that approach in discussing these linkages.

Policy development in broad outline is what chief executives do best in their capacity as leaders of bureaucracy. Yet even executives with extensive formal and political power, such as second-term presidents and some popular governors, must still depend on professionals in the bureaucracy for program advice and, indeed, for proposing new programs. The chief executive’s dependence on experts varies among different policy areas. “The more technically complex the work of a bureau and the more structurally autonomous it is, the less impact [the chief executive] has on its policy development.” Policy areas such as energy conservation, environmental protection, national defense, public health, or transportation require more specialized technical expertise than most chief executives possess. Another factor affecting executive dependence on bureaucracy for policy development is the diversity of information sources within the chief executives’ staffs, and among those that can be called on outside government as well (for example, from issue networks). Political considerations can often reduce dependence on experts; for example, physicians’ recommendations on health care policy may be offset by motives of self-interest. There may also be some choice as to which bureaucracy a chief executive relies on. But in virtually every case, some bureau or agency helps direct policy at both the formulation and implementation stages.
Policy implementation makes chief executives even more dependent on bureaucracies. Influence over implementation is generally limited to fairly broad-gauged actions (such as budget cuts, proposed reorganizations, and personnel measures) and is related also to existing institutional resources. At the national level, for example, the U.S. Office of Management and Budget (OMB) has placed greater emphasis in recent years on management improvement, including introducing specific results-driven productivity-enhancement techniques. This creates at least the potential for more effective control over program implementation by elected chief executives. Similar developments have taken place at the state level, with the creation of departments of administration, new budget systems, and centralized planning increasingly available to governors as management tools. In recent years, large local governments (both municipal and county) have moved in this same direction.

Thus, most chief executives, including presidents, governors, and mayors, must contend with a dual difficulty. They must rely on bureaucratic expertise for much of the content of policy, especially in highly technical areas, and, at the same time, they must seek agency compliance in implementing and evaluating policy as they desire (see Chapters 9 and 10). Strengthening the tools available to chief executives for program management, coordination, and policy evaluation has brought about some change, but most chief executives, as outsiders, still must induce cooperation from bureaucracy rather than being able to count on it as a matter of course.

Making the overall task of bureaucratic leadership more complex—but also possibly strengthening the chief executive as bureaucratic leader—is the fact that chief executives generally exercise leadership in three distinguishable but overlapping arenas. The broadest of the three is the public arena, in which the chief executive commonly seeks to “set the agenda” for public discussion of policy issues and concerns. A second arena is the legislative one, in which a chief executive plays a major role in proposing specific legislation and influencing the course of legislative deliberations. Much of Congress’s business is shaped significantly by “the president’s program,” sent to Capitol Hill from the White House; an analogous situation often exists in many state legislatures and, to a lesser extent, in city and county councils. Finally, as already noted, chief executives must confront the administrative or bureaucratic arena, attempting to move administrators to effectively manage programs and policies as the chief executive wants them implemented. On leaving office, elected executives have often expressed frustration with their inability to assert their leadership over administrative agencies.

Because of the political dynamics linking these three arenas, the actions of executives in one arena may have impact in at least one other. For example, a series of major legislative successes may create a political “halo,” whereby chief executives encounter somewhat less bureaucratic resistance to their initiatives. Though our focus is on bureaucratic leadership, we also will take note of significant features of each of the other two arenas as we proceed.
Chief Executives and Bureaucracies: The Instruments of Leadership

The ability of chief executives to lead their bureaucracies effectively depends on a number of **instruments, or tools, of leadership**, but—as noted earlier—there is considerable variation in the extent to which any one such leader can wield these instruments, singly or in combination. Governors and mayors especially have widely varying degrees of legal powers available to them (the legal authority of mayors often varies even within the same state). Also, not all chief executives (including presidents) are inclined to use the leadership tools available to them in the same way or to the same degree. Nevertheless, particular leadership instruments can prove useful to a chief executive intent on steering agency behavior in particular policy directions.

Three factors (apart from specific instruments or tools) can help to shape the leadership environment. First is the chief executive’s support in the legislature (Congress, state legislature, city council, or county commission). Legislative support or opposition can affect leadership over a bureaucracy because administrators are more inclined to follow the executive’s lead if they know that members of the legislature also support that lead; the legislature, after all, is a key source of political and fiscal support for bureaucratic agencies. The second factor is the degree of (or the potential for) **policy and program initiative** exercised by the executive leader. During the twentieth century, this became a much more visible part of the chief executive’s function than in the past, in part because the public at large has clearly come to expect it of elected executive leaders. This power to initiate provides an important advantage because the way in which a question or proposal is first put forward can significantly affect the outcome of the decision process.

Another source of strength is the capability of chief executives to **respond to crisis situations**. That capacity is reinforced by public expectations that a chief executive will effectively coordinate and direct governmental actions in the wake of ongoing threats to national security and other crises requiring governmental responses, including hurricanes, floods, and serious outbreaks of violence. Nowhere was this more clear than in the aftermath of 9/11, when former New York City Mayor Rudolph Giuliani—with strong support from then New York Governor George Pataki and the Bush administration—attempted to lead a coordinated intergovernmental response to the horrors of those terrorist attacks. Giuliani’s efforts in this regard were heavily criticized by firefighters and others searching for bodies of victims in the rubble of the twin towers. The 1997 flooding in Minnesota and North Dakota, as well as the 1994 floods in Georgia and Alabama, triggered a massive government response involving thousands of public officials, but their efforts were coordinated principally by state and local chief executives, aided by federal disaster relief and emergency management agencies. And when Hurricane Andrew struck South Florida in the summer of 1992, it was the
Federal Emergency Management Agency (FEMA), together with thousands of federal, state, and local officials, as well as volunteers, who directed cleanup efforts while ensuring that food, shelter, and moral support were made available as necessary to affected residents. The Bush administration’s inept efforts to assist Hurricane Katrina victims in 2005, following the wind damage and flooding on the Gulf Coast and in New Orleans, led to a major reorganization of FEMA. (For more information on the reorganized agency, see http://www.fema.gov.) As a result, the agency performed much better in response to Hurricanes Gustav and like in the late summer of 2008.

Presidential power has been called on regularly in times of disaster, economic, and military crises—for example, Franklin Roosevelt’s economic leadership during the Great Depression of the 1930s, Richard Nixon’s invoking wage and price controls in an effort to control inflation in 1970, the 444-day crisis involving Iran’s seizure of American hostages during the Carter administration from 1979 to 1981, and George H. W. Bush’s Operation Desert Storm campaign against Iraq during the 1990–1991 Persian Gulf war. As a rule, powers created or invoked to meet specific crises do not disappear entirely after the crisis has passed. Hence, each time the president is called on to deal with a crisis, presidential powers are further enhanced. A vivid demonstration of that phenomenon came in 1978, when a law took effect (passed in 1976 at Gerald Ford’s initiative) that ended a continuous state of national emergency dating from 1933! Presidential powers during that time had included power to seize property, to organize and control the means of production, to declare martial law, and to restrict travel. It is significant that such emergency powers can last so long after a crisis has ended. (During Operation Desert Storm in 1990, emergency war powers were restored and numerous civilian airline crews and aircraft were drafted into service temporarily to transport supplies and personnel to Kuwait and Saudi Arabia.)

None of these sources of strength is an unmixed blessing, however. The degree of legislative support for chief executives may vary during their term; policy initiatives may be greeted with resistance by the public and the legislature, or a crisis may not be handled well, thus damaging a chief executive’s image and prestige. The recent Bush administration was criticized for engaging the military in an indefinite struggle in Iraq without proper planning for postwar occupation. Apart from the ebb and flow of political influence in the public and legislative arenas, a chief executive’s influence over administrative agencies is likely to depend more directly on other factors—factors that have much more influence in the everyday operations of agencies. We now turn our attention to these leadership instruments.

**The Budgetary Role**

Of greater significance to virtually any chief executive is a central role in formulation of the executive budget—the proposals submitted by the president...
to Congress, and by most governors to their respective legislatures, for dollar amounts to be allocated to executive-branch agencies. (Local chief executives often, but not always, play a similar role; we will focus on the president’s budgetary role for purposes of illustration.) The president’s programmatic and budgetary priorities form the guidelines by which the OMB—working directly with and for the president—evaluates each agency’s request for funds, so that it is possible for the president to influence substantially how much money is included in budget recommendations to Congress for every agency in the executive branch. Congress, of course, is not bound by presidential recommendations for agency budgetary allocations, but it ordinarily appropriates to each agency a dollar amount not appreciably different from, although usually lower than, that requested by the president and the OMB. Exceptions to this general rule have occurred in recent years as agencies favored by the administration and Congress must cope with unusual expenditures. The Department of Veterans Affairs, for example, has experienced cost overruns because of the larger than expected number of Iraq war veterans seeking additional medical help. A special appropriation of $1.5 billion was passed by the Republican-controlled Congress to meet unexpected needs in 2005. For fiscal year 2008, Bush requested $195 billion in addition to funds already appropriated to meet war manpower and equipment requirements. After Congress failed in its attempt to tie appropriations to troop withdrawals, it passed a special $70 billion appropriation to support Bush’s “surge” strategy in Iraq.

When Congress is controlled by the Democrats, it frequently clashes with Republican presidents over spending priorities and amounts, with the Senate often voting larger sums for domestic programs than the president had asked for. Under Richard Nixon (1969–1974), this precipitated bitter conflicts over presidential vetoes and over Nixon’s impounding (withholding authority to spend) funds appropriated by Congress (see Chapter 8). President Jimmy Carter (1977–1981), a Democrat with a Democratic Congress, faced less friction on budget matters than Nixon had, although some of his proposals were treated unfavorably. Ronald Reagan, a Republican with a Republican Senate and apparent public backing (especially during his first term, 1981–1985), nevertheless encountered congressional resistance to his spending control initiatives.

President George H. W. Bush took on a more conciliatory role as efforts to reduce annual budget deficits intensified in the early 1990s. The elder Bush got into trouble with members of his own party when he violated a “no new taxes” campaign pledge by compromising with congressional Democrats on budget priorities. Despite relatively high job approval ratings and success as commander-in-chief during the Gulf War, the elder Bush was defeated in 1992 by a largely unknown former governor of Arkansas, Bill Clinton.

President Clinton worked with Democratic congressional leaders—and often with reluctant Republican members—before Congress accepted his budget proposals in 1993 by the slimmest of margins. This legislation included
a budget deficit reduction agreement that was intended to reduce national government annual deficits by nearly $500 billion by 1996. The budget conflicts between President Clinton and Congress were so intense and the divisions so deep that the proposal barely passed the House of Representatives (218–216) and Vice President Al Gore had to cast the deciding vote in the Senate to break a 50–50 tie. In 1995, the federal government was twice shut down because the Democratic president and Republican-controlled Congress failed to agree on budget priorities. The deep involvement of the president testified to the role any president can assume in the budgetary process—and to the sharing of responsibility that characterizes that process. In sum, the president has considerable influence over the amounts of money received by executive agencies, but his influence—and even his legal authority—cannot be said to be absolute. There is continual competition for control of agency funding, with the president occupying a major leadership role.

A second function related to budgetary coordination emerged for the OMB in the 1970s, chiefly at the instigation of President Nixon. When the old Bureau of the Budget (BOB), which had existed in the Executive Office of the President since 1939, was transformed into the OMB in 1970, the change in title was not merely cosmetic. It signaled Nixon’s intent to gain greater mastery over the operations and management practices of the sprawling federal bureaucracy. Even though Nixon’s effort suffered from lack of an explicit strategy, he did succeed to some degree in modifying management practices and establishing presidential authority to monitor them. This set a precedent for later efforts by the Reagan, Bush, and Clinton administrations to deregulate agency authority, reduce budget deficits, and consolidate grant programs.

Another function of the OMB relating to bureaucratic agencies should be noted. When administrators seek to propose legislation for consideration by Congress, central clearance with the OMB is a required formality. This gives the president an opportunity to review proposals for their consistency with his legislative program. Agencies and their administrators may deal informally with Congress but, as a matter of routine, most agencies seek clearance and do not openly defy the president and OMB if clearance is denied.

Toward the end of the Carter administration in the late 1970s, the OMB began to involve itself in numerous efforts to manage agency activities more fully. One device was limiting the paperwork requirements agencies impose on other governments and the private sector. With passage of the Paperwork Reduction Act in late 1980, a new Office of Information and Regulatory Affairs within the OMB was established, charged with reviewing all requests for information from the public made by government agencies. Other steps primarily affected regulatory agencies—a focus of central concern under Ronald Reagan. Early in his term of office, Reagan put heavy emphasis on central clearance of proposed regulations and issued several directives that enhanced the position of presidential leadership (and control) in this regard. Other proposals—some of which were adopted in whole or in part—included requiring
cost–benefit analysis of proposed regulations, as well as so-called inflation impact statements. The role of the OMB as presidential staff coordinator of regulatory clearance became more clearly defined as Reagan, the elder Bush, and President George W. Bush pursued policies of scaling down the national government’s role in economic and social regulation (see Chapter 11).

One other point should be made. During the first months of his administration, Ronald Reagan demonstrated just how great an impact a president can have on bureaucratic agencies through his successful efforts—supported by a conservative Congress—to make deep cuts in the national government’s domestic spending. The president’s fierce determination to significantly alter the nature and scope of national government activity was reflected in the billions of dollars cut from executive budget submissions and projections. The impacts of these cuts, combined with fundamental changes in philosophy and program emphasis issuing from the White House, put the entire bureaucracy on notice that it could no longer expect to conduct business as usual. Clearly, influence over the budget gave this president tremendous leverage over the fortunes of individual agencies. Indeed, the uses Reagan made of presidential authority in this regard exceeded what many observers had thought was possible (even if only as a short-term strategy for a new president intent on achieving significant change in the manner in which the nation was to be governed).

The budgetary influence of governors and local chief executives is predictably varied but, in general, few state or local executives can match the president’s sustained impact on budget-making processes. This is true at the state level even though executive budgets exist—with direct involvement of the governor—in forty-four of fifty states. In addition, most governors have acquired significant new budgetary powers under recent revisions in state constitutions. Although their powers have increased, most governors are not nearly as strong in budget making at the state level as the president is at the national level.

Many governors find their positions defined—and often restricted—by formal legal and political factors. The most important of these are of state constitutional origin, reflecting the earlier age in which many constitutions were drafted and in which powerful political and social forces favored sharp restrictions on gubernatorial powers. Among the restrictions still facing most governors are term limitations, lack of appointment power (as many cabinet officials are elected separately), and more limited budgetary control over legislatures. One former governor and U.S. senator from North Carolina has commented that “the American governorship was conceived in mistrust and born in a strait jacket.” In many instances, state government power was tightly constrained across the board, with all branches and entities given only authority that could be rigidly defined.

In recent decades, there has been considerable change in state constitutions, most of it favorable to the exercise of stronger gubernatorial leadership—including leadership of state bureaucracies. More than half of
the states have comprehensively revised their constitutions or have streamlined their amendment processes, making it easier to adjust the constitutional framework as the needs of state government required. As amending the constitution was made easier, efforts increased to update provisions bearing on the exercise of governors’ powers, including some that are budget-related. Though many constitutional constraints still curb the power of governors and other officials, the executive branches of most states are in a much stronger position today than they were forty years ago.

Another constitutional feature that is still in force in many states is the specific mandating of programs or allocation of funds (or both)—requirements that reduce the ability of the governor (and everyone else) to make policy choices based on the best estimates of current societal and programmatic needs. Specified in the constitutions of some states, for example, are very detailed budgetary allocations that can be changed only by a constitutional amendment. Although constitutional provisions elsewhere may not be as restrictive, they nevertheless limit gubernatorial freedom of action beyond the usual constitutional and political checks and balances.

One leadership instrument, available to both the president and (most) governors, that has become particularly useful as a source of budgetary influence is the **veto power**. The president may veto any legislation of which he disapproves, after Congress has passed it, but presidential veto power is limited by the requirement that the president must approve or disapprove an entire bill. That is, even if most of a bill is acceptable to the president, with only one or a few unacceptable provisions, the president still has to sign or veto the whole bill. For this reason among others, presidents vetoed relatively infrequently, making the veto power less significant than it might have been. That is one of the reasons why recent candidates as well as presidents and the Republican’s short-lived “Contract with America” called for the presidential **item veto (or line-item veto)**. The Contract was part of the 1994 Republican takeover of Congress which included policy proposals designed to redefine the relationship between the government and the people (see http://www.house.gov/house/Contract/CONTRACT.html). In 1996, Congress passed, and President Clinton signed, legislation authorizing a restricted version of the presidential line-item power, limited solely to discretionary spending measures, representing about one-third of the total federal budget. However, in 1998, the Supreme Court declared unconstitutional the presidential line-item veto power. President George W. Bush enjoyed so much congressional support that it was almost seven years before Congress succeeded in overriding one of his vetoes for the first time in November 2007.

All but one of the governors have a similar veto power (the governor of North Carolina has no veto authority). More important, however, forty-three governors also have an unrestricted line-item veto, enabling them to disapprove specific provisions of a bill while signing the rest of it into law.

---

**veto power**

constitutional power of an elected chief executive to overrule an appropriation, bill, or decision by the legislature. At the national government level, requires a two-thirds majority of both houses of Congress to override.

**item veto (or line-item veto)**

constitutional power available to more than forty of America’s governors, under which they may disapprove some provisions of a bill while approving the others.
(Illinois, in addition, provides for an amendatory veto, permitting the governor not only to disapprove a provision but also to propose alternative language to the legislature; this could mean rewriting the content and even the intent of legislation if the legislature goes along with it. Two other states permit their governors to use this power for what are labeled technical corrections, without always distinguishing between content-related and technical changes.)

Item veto power enables most governors to exert control with something resembling surgical precision. It permits intervention in budgetary and other matters of interest to functional specialists in a particular program area without forcing the disapproval of entire spending provisions, program authorizations, and the like that touch on other interests (and that the governor may wish to see become law). Essentially, it allows a chief executive greater control over spending decisions in individual program areas. That is why it has more potential as a leadership tool that truly matters to program administrators in the bureaucracy and to their allies in the legislature and among interest groups.

In sum, the budget role of many governors resembles, in important respects, that of the president—but with some important differences as well. Most but not all of the differences favor presidential influence compared with that of most governors; but governors have emerged in recent decades as far more important budgetary actors in their respective states, and they are virtually certain to continue in that role.

At the local level, few mayors enjoy such influence in government budget making; in many American cities and towns, the office of mayor is more a ceremonial one than that of a working chief administrator. City and county managers, on the other hand, play key roles in formulating budget proposals and often succeed in winning local legislative approval for these proposals. One contributing factor is the manager’s expertise and the legitimacy this provides; another is the fact that managers are full-time professionals and, in many instances, mayors and council members are part-timers. (The growing professionalization of county government has led, in many cases, to similar patterns of expertise—and budgetary influence—among county administrators and county managers.) Still, the budget role of local executives is somewhat more modest, relative to their respective bureaucracies, than that of either governors or presidents.

**PERSONNEL CONTROLS AND CHIEF-EXECUTIVE LEADERSHIP**

A second important set of tools that chief executives may use to influence their respective bureaucracies is personnel management—overseeing the rules, organizations, and activities involved in filling administrative positions throughout the executive branch and in managing the people hired for those positions and the many tasks they perform. As in the case of budgetary practices, there is considerable variety in types of personnel systems (see Chapter 7), for
example, patronage and merit systems. Patronage emphasizes political party or policy loyalty as a basis for making personnel decisions—hiring, on-the-job evaluation, promotions, transfers, and so on. The concept of merit, on the other hand, is the basis for a system under which the employee—as a career civil servant—is hired and later evaluated (and promoted, and so on) on the basis of career-focused job-related competence. The merit employee is thus presumed to place much more emphasis on career development and much less emphasis on loyalty to an individual leader. Patronage makes it easier for chief executives to exert their will over larger segments of a bureaucracy because, in a patronage system, loyalty and responsiveness to the policy preferences and directions of a chief executive are more routinely expected of employees by top leaders and by employees themselves. Many states prohibit by statute any elected official from ordering an appointed career civil servant to perform certain specific acts. For example, the mayor is not allowed to contact police officers directly for services other than those authorized by city ordinances or by the police chief.

Until 1883, presidents enjoyed extensive discretionary powers over appointment and dismissal of administrative employees, a power that has been largely unavailable to presidents since that time because of merit reform. The president has the power to appoint some 2,500 executive-branch employees out of a total of some 3 million civilian employees. (Establishment of the Senior Executive Service, under the Civil Service Reform Act of 1978, increased both presidential appointment authority and the potential for presidential influence over high-ranking career bureaucrats; see Chapter 7.) Still, the president’s power to appoint is more significant in the long-range execution of public policy than is his power to dismiss, because not all appointees are removable and those who are seldom find themselves actually fired. Often, but not always, the president has been able to guide the activities of these appointees, but his ability to control their respective bureaucracies through them has usually been more limited.

Limitations on presidential influence over political appointees, and on the influence of presidents and appointees alike over the bureaucracy, are complex and deserve examination. An essential element, already implied, of presidential-bureaucratic interactions is that they are not direct: There are layers of both political and career personnel between the White House, state-houses, city halls, and their respective bureaucracies. Another important factor is that cabinet officers are not merely “extensions of the presidency [with] no competing loyalties.” The president cannot automatically assume perfect obedience (or anywhere near that) even from a high-ranking political appointee who also has to work with the bureaucracy in order to be reasonably effective in departmental leadership. Cabinet secretaries are often pulled in opposite directions by competing political forces—the president and their own departments—because of the more focused policy interests of the latter. Secretaries of cabinet-level departments cannot be expected to act strictly as
“the president’s men (or women);” as a result, a unified cabinet is unlikely. But, at the same time, a president “should [safeguard] the powers and prestige of his department heads as . . . those of his own office.” To the extent that the status and authority of any department head are downgraded, he or she “is less able to resist the pressures brought upon him [or her] by constituencies, congressional committees, and the bureaucracy.”

Political appointees, in turn, have had their own difficulties in directing the activities of their respective bureaucracies. One explanation for this is that these appointees make up a “government of strangers”—certainly to their departments, often to each other and to White House staff members, and sometimes even to the president who appointed them. It is more than simply a case of bureaucrats being in government longer than most political appointees, though that is part of it. Rather, newly appointed executives have to spend part of their limited time in office—two years or less for many secretaries, undersecretaries, and assistant secretaries—learning both the formal and informal rules of the game in their departments. Thus, implementation of presidential policy initiatives is delayed for significant periods of time within cabinet departments—and, in politics, delay can signify ultimate defeat for a policy or program. In 1993, a proposed merger of the Federal Bureau of Investigation (FBI) and the Bureau of Alcohol, Tobacco, and Firearms (ATF) was effectively stopped by delay from both agencies, even though the reorganization was recommended and endorsed as part of President Clinton’s own National Performance Review.

Once having become acclimated to Washington politics, political appointees (and new presidents) are often rudely confronted with other operating realities of bureaucratic politics. One major reality is that there are important differences between modes of operation of political leaders and career officials. The former seek to accomplish many things in a short time, with what they hope is overt political appeal; they are thus interested in quick, dramatic actions and results, especially on first taking office. Career bureaucrats, on the other hand, are predisposed toward behaviors that have been described as gradualism, indirection, and political caution, and share a concern for maintaining relationships. Gradualism—moving slowly—has the advantage of decreasing the possible fear associated with change. Indirection, or avoiding direct confrontations, is aimed at minimizing the potential number of sources of opposition to a program, personnel action, or implementation strategy. Political caution is designed to prevent unintentional or unwarranted identification of a career official with particular political appointees; this could easily compromise an official’s career status and reputation. Finally, maintaining relationships is especially crucial for career employees, whose professional existence and effectiveness depend centrally on developing cross-agency networks.

Inevitable tensions are generated as a result of interactions among officials with these divergent approaches to discharging their public responsibilities. In particular, criticisms of the bureaucracy or of bureaucrats—across the
board—are voiced by political leaders anxious to see movement in key policy areas and frustrated by a bureaucratic environment many do not understand. Among the kinder terms used to describe bureaucrats and their agencies are: *slow-moving, unresponsive, and disloyal* (to the chief executive). But there is a lesson here—namely, that what are regarded as inherent deficiencies of bureaucracy “are often its strengths. Effective functioning [of government] requires a high degree of stability, uniformity, and awareness of the impact of new policies, regulations, and procedures on the affected public.” Bureaucrats are usually in a better position to assess such impacts than are Washington’s executive “strangers.” Moreover, civil servants can perform a valuable public service by resisting the demands of their political bosses. **Bureaucratic resistance** based on expertise, knowledge, and on concern for program effectiveness—as opposed to simple obstructionism—may be the only viable alternative to letting things go wrong, and then being responsible later for correcting the problem. Hugh Heclo, a longtime observer of administrative politics, sums up these tendencies this way:

> It is not simply a question of civil servants resisting any confrontations or change but of preferences for fights that do not lead to too much unnecessary antagonism and uproar—changes that do not extend uncertainty in too many directions at once. [These sorts of behavior] go beyond conventional images of bureaucratic inertia. Such tendencies can find a good deal of justification in an environment of complex and uncertain political leadership on the one hand and long agency tenures and individualistic job protections on the other.24

Some recent presidents have been surprised by the inability of their highest-level departmental political appointees to overcome these patterns of bureaucratic behavior. Because departmental appointees work more closely than presidents or White House staff with their bureaucracies, they have a tendency to take on the perspectives of their departments, often at the expense of what might be called “presidentialist perspectives.” This can lead to a very frustrating situation for presidents, who may have expected the sort of control over appointees that others have and who find instead that cabinet members serve more as “ambassadors” from the departments than emissaries to them. One consequence can be conflict among not only departments but also the secretaries themselves over program jurisdiction. Another more serious result is a drain on presidents’ time and resources if they choose to mediate a succession of internal conflicts. More than likely, they will delegate responsibility for mediation to the vice president or to others on the White House staff, or they will resign themselves to having to work around such conflicts. None of these choices is especially attractive.

Under the Reagan administration, there were developments in Washington executive politics that may represent the start of a long-term shift in some of the patterns just discussed. Ronald Reagan, more than any other modern
president before George W. Bush, came to Washington with an explicit management strategy and firm determination to change the operations of the national government bureaucracy. Political scientist Richard Nathan, writing in 1983, described the principal elements of this strategy:

The key ingredient has been the appointment of loyal and committed policy officials. But this is only one dimension. The internal organization and operation of the White House staff is another. Loyal “Reaganites” have been placed in key White House policy-making positions, with experienced Washington hands assigned to parallel posts to promote the administration’s policies in the legislative process and in the media. Tensions between the White House staff and cabinet officers have been minimized through the use of cabinet councils in which cabinet members have an important policy-making role. 

Appointed policy officials in agency posts have penetrated administrative operations by grabbing bold of spending, regulatory, and personnel decisions. From the beginning, these and other administrative tactics have been used aggressively by the Reagan administration.27

There are several important points to be made here. First, actions taken by Reagan staff regarding career personnel demonstrated that chief executives need not rely on the ultimate instrument of dismissal to make significant changes in the behavior of career officials. Many positions were eliminated and those filling them reassigned (though there were some layoffs). These reductions-in-force (RIFs) sent a signal throughout the bureaucracy that, unlike some presidents, Reagan was absolutely serious about making cuts in the scope and size of government. It also indicated that the relative security of the career civil service could and would be breached if such breaches contributed to advancing the policy goals—especially in domestic policy—of the Reagan administration. Second, a number of Reagan’s subcabinet officials remained in their positions for well over two years, reducing the impact of their being “strangers” in the executive branch. Third, the combination of budgetary and performance management strategies (see Chapters 8 and 10) had the effect of disrupting some of the behavior patterns associated with senior careerists. (It is much more difficult to practice gradualism or indirection, for example, when executive-branch political leadership is clearly intent on accelerating change and creating confrontation in administrative operations.)

These Reagan strategies, taken together, raised an issue of significant importance—namely, whether these steps constituted excessive (and long-term) politicizing of the bureaucracy. Some critics charged that the president, in the interests of his own policy agenda, wanted presidential control to reach down to levels of the bureaucracy that previously had been largely the domain of career civil servants, thus compromising the value-neutral position of the civil service. There is a major difference between a president trying to influence the bureaucracy through personnel appointments on the one hand and, on the other, seeking to cement into the ranks of the bureaucracy supporters
committed to one and only one policy agenda. Whether President Reagan deliberately intended to achieve the latter is not clear, but the pattern of his personnel appointments was disturbing to many observers, some of whom strongly supported the Reagan domestic policy agenda.

One other negative aspect of this management strategy has been noted by critics of the Reagan presidency: the possibility that it may have contributed to the Iran–Contra affair. This episode, which involved the sale of weapons to Iran through third-party intermediaries and the subsequent diversion of some of the proceeds to the U.S.-backed Contra rebels in Nicaragua, involved four unpleasant possibilities. The first was that federal laws had been broken—laws banning further aid to the Contras. The second was that National Security Council officials had lied to congressional committees investigating these transactions. The third was that these officials had acted in every respect with the confidence that their president would have approved of what they were doing even if they had not been ordered to take these actions and had not even informed the president of their activities. The fourth possibility, of course, is that Ronald Reagan—as well as then-vice president and successor George H.W. Bush—did, in fact, know of these activities but denied (then and later) that a link of any kind existed between the sale of arms to Iran and aid to the Contras. One of the less serious implications of these possibilities is that such actions stand in stark contrast to the longer-standing traditions of the career civil service described earlier—gradualism, indirection, and political caution.

As president, George H. W. Bush was less aggressive than Ronald Reagan in attempting to direct administrative activities partly because he perceived less need to move as decisively as President Reagan had moved. Another possibility is that Bush chose to take a less threatening path in dealing with the career civil service because he had previously held a variety of top positions in the bureaucracy, including ambassador to China and director of the Central Intelligence Agency (CIA). As an insider, he had considerable personal experience working with career administrators—and perhaps a better understanding of their modes of operation. For whatever reason, his authority vis-à-vis the Washington establishment was weakened.

As a Washington outsider, President George W. Bush experienced similar problems with some of his cabinet officials, particularly former Secretaries of State and Treasury, Colin Powell and Paul H. O’Neill. Secretary O’Neill had served with distinction in the private sector and had held other high-level bureaucratic posts, including Deputy Director of OMB and systems analyst with the Department of Veterans Affairs. Nonetheless, he was asked to resign in December 2002, following public criticism and statements contrary to Bush administration policy. Although the White House cited his failure to implement Bush economic policy as the reason for his departure, O’Neill (as well as other former administration staff) later alleged that decision making for the Iraq invasion began just weeks after Bush’s inauguration, months before
the 9/11 terrorist attacks. Bush’s victory over John Kerry in 2004 provided a convenient and politically favorable occasion to replace nearly his entire cabinet, with the exception of former Secretary of Defense Donald Rumsfeld (who resigned about a year later), in a symbolic show of executive leadership and reinforcement of presidential loyalty.

At the state and local levels, there are, once again, some concerns similar to those at the national level—and some substantial differences. For many governors, there are limitations on powers of appointment and dismissal for subordinate executive-branch positions. As we have seen, not even the president has unlimited authority in this respect, but the authority of individual state governors seems considerably less extensive by comparison. In many states, for example, there are boards and commissions created by the legislature to which the governor cannot name members. In other instances, appointees cannot be removed by the governor except under the most extraordinary circumstances. And most governors face the political necessity of at least tolerating appointees sponsored by political-party or interest group supporters. In fact, in some predominantly rural states, a bureau or department head may be selected by a committee made up entirely or in part of people the agency serves. A common example of this is found in the selection of many state agriculture department directors. Such committees are constituted independently of the governor, and the private interests represented exercise at least a veto—and sometimes considerably more power than that—over appointments that appear to be under gubernatorial control. Governors’ control over executive-branch personnel is reduced still further by the simple fact that many states elect at least one other top-level executive official (state attorney general, treasurer, secretary of state, comptroller, or even—in a few cases—lieutenant governor) separately from the governor. The net effect is to reduce the leverage that a governor has over subordinates, thus frustrating efforts to develop and implement consistent policies.

The local level presents a mixed picture, especially as local governments have become increasingly professionalized. The stereotypical image of a local boss controlling all personnel matters is now the rare exception; more common is the local government in which a merit system represents the formal mechanism for personnel management. Yet political-party influences are often still felt in the local personnel process, especially in large cities. To the extent that vestiges of patronage persist, local executives may still be able to name some administrative personnel. On the whole, however, local chief executives are less influential in this respect today than in the past.

EXECUTIVE-BRANCH REORGANIZATION

A third instrument of chief-executive control is periodic reorganization of administrative agencies. Like budgetary coordination, reorganization authority is a legacy of the reform movements of the early 1900s. Traditionally, reorganization was aimed at increasing economy and efficiency, clarifying
chains of command, and the like. And, with few exceptions, presidents (and governors) who possess generous reorganization authority have approached their efforts with those objectives in mind.

Proponents of reorganization often seem to regard it as a cure-all for correcting bureaucratic ills. Reorganizations have, at various times, been touted as a means of eliminating waste and saving billions of dollars, restoring to economic health a chronically ailing maritime industry, reducing airport noise, and controlling crime in the streets. Yet there is reason to suggest that such rationales may have been “oversold”—that reorganizations, although useful, have higher political costs and fewer benefits for a chief executive than many imagine.

One important reason for the failure of reorganizations to deliver on their promises is that the “standard reorganization strategies for rationalizing and simplifying the executive branch often clash with one another.” Political scientist Herbert Kaufman lists seven basic prescriptions for reorganization: (1) limiting the number of program subordinates under a given executive, (2) grouping related functions under a common command (as happened in the creation of the Department of Defense in 1947, Department of Education in 1977 and the Department of Homeland Security in 2003), (3) increasing the number of executive staff positions, (4) granting extensive reorganization powers to elected or appointed executives, (5) insulating career public servants against political pressures, (6) decentralizing administration, and (7) expanding opportunities for public participation in the administrative process. In the name of economy, efficiency, and responsiveness, these have been tried repeatedly in one form or another.

One must be selective as to which prescription to use, depending on circumstances and on the objectives. The first four prescriptions tend toward centralization of authority; the last three tend to promote dispersal of authority. More important, these prescriptions in combination involve tradeoffs of advantages and disadvantages. It is impossible to reap only benefits from reorganizing without also having to cope with attendant disadvantages, and hard choices must be made about which disadvantages will be accepted in order to gain other benefits. For example, grouping related functions under a common command is at odds with protecting an agency from political pressures; similarly, increasing decentralization and public participation clashes with limiting the number of subordinates effectively involved in program administration. Adding staff positions goes against decentralization; insulating administrators against political pressures interferes with executive reorganization authority; decentralization, coupled with protection from political pressures, can severely reduce the command authority of the chief executive. Reorganizations matter most in terms of the distribution of influence, the flows of communication, and the course of policy—not in terms of economy and efficiency. Therein lies the appeal of this device for the sophisticated executive, and “the genius of the reorganizer is to know which trade-off to make at a given time.” As President
George W. Bush and his advisers learned, their proposals to combine all or parts of twenty-two existing federal agencies into a new Department of Homeland Security (DHS) was no easy job. Despite the reorganization of homeland security and intelligence agencies, all jurisdictional issues among the DHS, Director of National Intelligence (DNI), and the Defense Department have not been resolved. There are still questions about which agency is in charge if the United States is again hit by a terrorist attack. Under the Posse Comitatus Act of 1878, U.S. military forces are forbidden from taking part in domestic law enforcement. Despite the creation of additional homeland security and intelligence bureaucracies, the final authority to respond to such a national emergency is still unresolved.

In addition, there is a significant difference between being able to propose a package plan, subject only to legislative veto by one or both houses, and having to submit reorganization plans as part of the usual legislative process. Allowing a legislature to amend, revise, and otherwise tinker with the proposals, even to the point of completely rewriting them, is a form—and a sign—of chief-executive weakness compared to the package approach. The president and many governors now have the option of proposing reorganization packages.

**Information Resources**

Control over information represents a fourth broad approach to maintaining chief-executive influence over bureaucratic agencies, as well as in the policy-making process. It is said that knowledge, or now *information*, is power and, in an era of intensive specialization and faster access to information, that holds true as never before. The more complex the bureaucratic structure of any given executive branch, the greater the challenge to the chief executive in terms of information gathering and use. We will focus mainly on the presidency for purposes of this discussion, but it should be noted that state and local chief executives interacting with relatively complex bureaucracies will find their situations not unlike the one that confronts the president.

The president, of course, must deal increasingly with a highly specialized and expert bureaucracy (inside as well as outside the presidential establishment). How then are presidents to gather the facts and figures necessary for informed decision making without being dominated by, or becoming excessively dependent on, their sources of information?

To a large extent, the president is dependent on specialized bureaucratic agencies and also on information supplied by the network of presidential advisers, both those within the Executive Office of the President (EOP) and those having independent status. The president’s ability to keep this network functioning adequately while avoiding dependence on any one source of information is crucial to retention of political leadership and policy initiative. Franklin Roosevelt was perhaps the master of this art. He ensured a constant stream of facts, ideas, suggestions, and countersuggestions by (1) centralizing...
decision-making responsibility in the Oval Office, (2) delegating responsibility for proposing policy alternatives rather widely so as to involve large numbers of administrators in the process of brainstorming for ideas, (3) actively encouraging open debate and discussion among members of his administration, and (4) leaving just about everyone somewhat uncertain as to whose ideas might be acted on in any given situation. He also took care to follow suggestions from a variety of sources, thus demonstrating his intention to take useful ideas and follow them up irrespective of the source.34

Roosevelt’s technique had the effect of generating more ideas than he could use, but it was to his advantage as a political leader to have that volume of information, combined with a carefully cultivated ability to make the final choices himself. Presidents since FDR have had a far more difficult task in this regard, as a result of the growth of virtually every major institution in the executive branch and the increasing power of special-interest “lobbies.” There is more information than any one person can absorb and utilize; there are more competitors, both institutional and personal, for access to, and control of, information; and the greatly increased quantities of information generated by others for their own use and political advantage pose an obstacle to presidential policy direction that is difficult to surmount. As lead advocates and spokespersons for health care reform in the mid-1990s, former President Bill Clinton and former Democratic presidential candidate Senator Hillary Rodham Clinton (D-NY) were defeated by a highly successful media campaign mounted by large insurance companies opposed to their proposals.

Recent presidents have tried to deal with their growing information needs by (1) increasing the information capabilities of the EOP; (2) creating specialized staffs, or task forces, with corresponding increases in the political and programmatic responsibilities entrusted to them; and (3) delegating greater operating authority to EOP personnel. These changes have improved the president’s information base for assessing alternatives and making choices, thereby creating something of a counterforce to the information generated in other parts of the bureaucracy and elsewhere. Furthermore, the proliferation of presidential staffs has permitted more specialization within the EOP, thus strengthening the president’s policy-making effectiveness vis-à-vis the expertise of the bureaucracy. Finally, by broadening the authority of assistants, the first lady, the vice president, and staffs to speak and act on behalf of the president, George W. Bush enhanced his ability to transmit and acquire information through his immediate subordinates, especially Vice President Dick Cheney. This is important because presidents (and other chief executives) frequently encounter difficulty in transmitting and receiving accurate information through the bureaucratic hierarchy.

The strength of a governor’s staff and executive-office resources, including information capabilities, must also be assessed. In recent decades, many states have made considerable progress in these areas, with a consequent increase in gubernatorial effectiveness. Most states have a department of administration
to assist the governor in directing the bureaucracy’s operations, and in a number of other states, the governor’s personal staff has been expanded to include qualified subject-matter specialists, who strengthen the reservoir of expertise available in the executive office itself.

Transmitting information from one level in a hierarchy to the next can present major obstacles because of the tendency for a portion of the information to be screened out by those who receive it and, in turn, send it on. This may be done in a deliberate attempt to frustrate the will of the official sending the information, or it may be done unintentionally without any particular motive—perhaps even unconsciously. Depending on how many levels there are in an organizational structure, a great deal of information can be distorted and even lost in this manner. A chief executive, or any other top-level official, cannot casually assume that his or her communications—including instructions, statements of policy, or major program directives—travel down the hierarchy simply on the strength of their having been issued. There must be follow-up (sometimes repeated checks) to ensure that communications have been received and accurately understood by those for whom they were intended (see Chapter 5).

Obtaining reliable information (or feedback) that gives a clear, complete picture of what is going on in the bureaucracy is the other side of the coin. A truism of administrative practice is that, unless there is some disruption in the normal routines of administration, the chief executive does not have to be informed about the details of administrative activities. Such an assumption is justified on the grounds that the chief executive’s responsibilities are broader than the activities of a single bureaucratic agency and that his or her attention should be directed to individual entities only if there is some special reason for doing so. In traditional administrative thinking, this assumption is called the exception principle, suggesting that only exceptions to routine operations merit involvement of the chief executive. But the exception principle does not always work well in practice. For one thing, there is a strong, if natural, reluctance to communicate bad news—such as the existence of a problem that the agency knows it cannot handle on its own—through the hierarchy and, least of all, from an immediate subordinate to a superior official of that agency. Also, for its own reasons, an agency may prefer not to call attention to activities that are likely to be unpopular (or perhaps unethical) with its nominal superior. Therefore, for the president (or other chief executive) to have accurate, comprehensive information requires a successful effort to overcome built-in fear and resistance to a free upward flow of communication.

The president can facilitate the transmission of information to the EOP from the rest of the bureaucracy by maintaining regular follow-up checks for compliance and by requiring regular feedback from agencies, though it is easier to establish routines of feedback than to elicit useful substantive content. Administrative agencies resist supplying feedback in the same way—and for many of the same reasons—that they resist other types of
upward communication. Consequently, presidential (and other) monitoring of bureaucratic activity requires deliberate, concentrated action in order to have any chance of keeping some semblance of control from the top.

Among the ways of coping with problems in acquiring information are (1) making use of external sources of information (newspapers and other media, interest groups, and so on); (2) creating overlapping substantive areas of responsibility within or among bureaus, resulting in multiple channels of information sources and presumably more reliable information; (3) using informal channels to supplement formal ones; and (4) deliberately bypassing formal structures and intermediate layers of bureaucracy to contact directly the person or people who have the information being sought. Franklin Roosevelt and John Kennedy, in particular, frequently telephoned lower-echelon bureaucrats to get from them information that was moving too slowly, or not at all, through formal hierarchical channels. Such an informal practice has two effects, both desirable from the president’s point of view: it gets the particular information into his hands more quickly, and it signals the rest of the bureaucracy that the president is prepared to bypass the usual channels when he deems it necessary. The latter is likely to reduce the time required to transmit communications through channels; the threat of being bypassed can motivate those responsible for forwarding information to the president to do so with a minimum of delay, outweighing any contrary motivations to obstruct or distort. President George W. Bush opted to delegate such internal compliance authority to the EOP, and specifically the Office of Management and Budget.

Let us consider one other issue concerning presidents and the control of information. By simply withholding all or some information, a president can decisively influence the shape of internal deliberations, media reports, public debate, and even global confrontations. Five examples illustrate this point: (1) the previously mentioned Iran–Contra affair during the Reagan and Bush presidencies; (2) the Cuban missile crisis of 1962, when tight secrecy was essential for successfully negotiating the removal of Soviet missiles from Cuba; (3) the American buildup in Vietnam in the mid-1960s, when any information unfavorable to Lyndon Johnson’s Vietnam policies was systematically withheld from the mass media and the public; (4) the Nixon administration’s secret (and illegal) domestic surveillance of anti-Vietnam War activists and civil rights organizers, and attempted burglaries to obtain confidential records of opposition candidates; and (5) the Bush administration’s manipulation of raw intelligence data and analysis to justify the invasion and occupation of Iraq.

This device, however, has its limits, and failure to control information can also have major policy implications. A classic illustration involved President Kennedy’s explanations of just what was promised to anti-Castro Cubans who wanted to invade Cuba at the Bay of Pigs in 1961. The invasion became a fiasco for the United States because, first, air cover promised for the landing on the beaches never materialized and, second, Kennedy’s spokesmen—particularly...
a Pentagon press officer with years of experience on the job—denied any American involvement in either the planning or the execution of the abortive invasion. These spokesmen followed up their denials, once they were known to be false, with claims that the national interest had both required and justified their giving out false information.

A president, on the other hand, can find himself forced to react to a situation in which he lacks information vital to an impending decision. One such case was the Cuban missile crisis in 1962. President Kennedy needed to establish beyond doubt that Soviet missiles had been installed in Cuba before deciding what actions to take—actions that might have led to global nuclear war. But, despite the terrible urgency, he had difficulty obtaining the necessary photographic evidence because of the time consumed by bureaucratic processing of the information and at least one interagency squabble—over whose pilots (Air Force or CIA) would fly whose planes over the western end of Cuba, where the missiles were ultimately spotted. If presidents are unable to acquire information readily in the most extraordinary circumstances, even in a potential nuclear crisis, they clearly cannot depend on routine flows of information.

Another example was the attempted break-in at the Democratic election headquarters in the Watergate apartments in Washington, D.C., during the presidential election campaign in 1972. The documented falsehoods of the Nixon White House in regard to the “Watergate affair” also demonstrated the power of the president to influence the course of public discussion, as well as the dramatic consequences of not maintaining complete information control. Like some previous presidents, Nixon invoked the doctrine of executive privilege to justify withholding confidential communication between himself and senior advisers. Although subsequent presidents including George W. Bush have also claimed the need for confidential information to remain so, Nixon’s refusal to release tape recordings of private White House meetings was ruled unconstitutional in United States v. Nixon (418 U.S. 683, 1974).

President Bush’s case to go to war with Iraq was based on two major fallacies: the first was that Saddam had connections to al Qaeda (which was never verified); the second had less to do with a vision for a “democratic Iraq” and more to do with the fact that the United States had lost a potentially powerful ally in the war on terror: Saddam Hussein himself. He was in fact a man whose ideas were very much Western in their roots. He believed in secularism rather than theocracies or religious fundamentalism and was not a religious extremist, but rather a military dictator, not unlike others in the region. It is important to consider these facts to realize just how extreme the American casus belli (justification for acts of war) was at the time. The Iraqi government under Saddam even tried back-channel communications with the U.S. government prior to the invasion in an effort to convince Washington that Iraq had no weapons of mass destruction (WMDs). Irrespective of these facts, the Bush administration had already decided to go to war with Iraq, WMDs or not. The lack of conclusive evidence of Iraqi ties with al Qaeda...
terrorists did not dissuade Bush from “finishing the job” that his father had started during the 1991 Gulf War. Odd as it may seem, Saddam may have been one of the United States’ most powerful allies in the region. During the 1980s, prior to his invasion of Kuwait, Saddam had a mutually advantageous relationship with the United States, even receiving funds from the CIA. After going to war with Saddam and vilifying him in the media, the U.S. would have looked ridiculous, had we continued using him as a weapon against terrorism.

Contrary to the intelligence findings of numerous CIA career officers and other assets, the Bush administration failed to heed the facts presented to them. The CIA officers who actually presented accurate and factual intelligence on the question of WMDs in Iraq silently and subsequently resigned under pressure from the White House. During this time, the administration’s attention was selective—and favorable—to intelligence that supported its plan to invade Iraq. They ignored evidence that Saddam once had a WMD research facility modeled after the Manhattan project, but it had been shut down for about ten years. The only reason the CIA was aware of this was that they sent Iraqis living in the United States to Iraq prior to the war to talk to family members who were working for, or supposedly research scientists employed by, Saddam’s regime. The scientists advised their family members and tried to get the message across to the United States that there were no weapons of mass destruction, at least not any more. (At one point, they did say that there was an ongoing research project but that facilities had been destroyed during a Desert Storm bombing raid in 1991.) This information apparently was either ignored or never reached the White House.

Finally, the ultimate goal for invading Iraq was but a mere smokescreen for the U.S. media and citizenry to change focus from al Qaeda to Saddam. Unfortunately, most of Bush’s extreme right-wing supporters went along with the notion that there must be some linkage between al Qaeda and the Saddam regime, providing the administration all the support it needed to go into Iraq. This was consistent with the Bush administration’s decision-making model of always basing its decisions on backing from its strongest supporters. The objective of the administration was to build support for the next presidential campaign and win reelection in 2004. Why else would they go into Iraq telling the world that there were WMDs only to eventually admit they were wrong, and, in the process, lose a great deal of worldwide credibility and political capital? The aims of the administration surely must have been domestic in nature; the means of accomplishing the domestic political agenda entailed demonizing Saddam and invading Iraq.

The essential points are these: (1) presidents, through their control of information, can substantially affect debate and decision in and out of government, not to mention how others perceive public issues or the president’s order of priorities; and (2) conflicts over access to, and use of, information involve crucial questions of political influence, with high stakes for the president and others in politics.
Just how effective, then, are budgetary, personnel, reorganization authority, and information control in the total picture of presidential leadership? The answer is mixed. In terms of public and congressional leadership by the president, control of information can be a crucial instrument. But with respect to the bureaucracy, presidential leadership is subject to greater constraints, if for no other reason than that the president's control of information is less secure. Individual administrators in key positions within bureaucracies could have more to do with shaping the available alternatives for presidential decisions through provision of information on program failures and successes than any other institution or person.

Commonalities and Differences in Leadership Resources

The institutional, legal, and personal factors that facilitate strong executive leadership seem to operate at all levels of government, though somewhat less clearly and predictably for local executives. Strong chief executives draw much of their strength from the following general features.

First, a chief executive's political strength in the legislature, and as leader of a political party or faction, adds substantially to leadership capability in office. Research in congressional voting behavior, and to a lesser extent in state legislatures, suggests that many legislators are responsive to the initiative of the chief executive, particularly when party loyalty is invoked. Other considerations (such as policy preferences, constituency interests, and individual conscience) also play an important part in legislative decision making, but many votes are cast strictly along party lines. If a governor is strongly supported by legislators of the same party—for example, Nelson Rockefeller in New York in the 1960s and Jeb Bush in Florida from 1999 to 2006—it adds measurably to gubernatorial effectiveness. If, on the other hand, a governor must constantly struggle to gain the support of his or her own partisans in the legislature, leadership capability is a good deal more constrained. The same principle holds true with equal import for local executives and presidents. It is important to note that strength in the legislature is usually tied to the amount of popular support for the chief executive.

Second, the power to initiate policy proposals and see that they are carried out politically is a key element of executive leadership. Legislatures at all levels ordinarily lack central policy formulation capabilities so that a chief executive who wishes to see his or her “public agenda” passed into law can do so in most cases. This assumes, of course, an executive leader who seeks to lead actively—an assumption that is usually, but not always, valid.

Third, the capacity to respond to crisis situations (which, by their nature, require immediate, coordinated direction) has strengthened chief executives’ positions. For one thing, the public has come to expect chief executives to exercise...
this prerogative. Also, especially in the case of the presidency, some residual emergency powers have remained in force after particular crises have passed.

More important are specific leadership tools. First, a central role in executive budget making strengthens the overall influence of the chief executive. If budgetary “central clearance” exists, executive agencies must pay heed to the preferences of the elected executive, at least during key stages of the budget cycle.

Second, a crucial resource is control over executive-branch personnel decisions. The more extensive the authority to decide appointments and dismissals, the greater the political hold over actions of those whose tenure in office depends on pleasing their “patron” (hence the term patronage). Few chief executives, at any level, currently enjoy that kind of personnel domination.

Third, the ability to propose agency reorganizations enhances the chief executive’s power, particularly if the legislature must accept or reject the proposals as a package. This power, however, is effective more as an implied or occasional threat because reorganization is a major step. A chief executive who attempted more than one reorganization within a short time span would encounter either the likely defeat of the proposals or reduced credibility with the legislature (or both). Reorganization authority is thus a political-leadership resource of rather limited potential. Still, it is better to have it in reserve than to lack it entirely or to have to subject any reorganization proposal to the normal legislative mill.

Fourth, chief-executive information resources constitute a source of potential strength. This depends on institutional arrangements in which provision is made for adequate staff; on the skills of individuals who make up the staff; and on considerations of information availability, transmission, and control. Chief executives are generally more dependent on, rather than independent of, information sources in the bureaucracy—and, increasingly, within their own executive establishments as well. Even so, information can be a key source of executive influence.

Several specialized institutes provide information and research on how executives can better manage and lead their respective organizations. These include the Academy of Management (http://www.aomonline.org), a professional society primarily composed of professors who teach and research management; the Association for Quality and Participation (AQP) (http://www.aqp.org), an international nonprofit membership association dedicated to improving workplaces through quality and participation practices; the Center for Creative Leadership, located in Greensboro, North Carolina (http://www.ccl.org/), one of the largest institutions in the world focusing solely on leadership; the Center for Management Development at Wichita State University (http://www.cmd.wichita.edu/), the largest permanent training organization in Kansas, which offers more than a hundred public seminars on topics ranging from leadership, quality improvement, team building, and communications to human resources and financial management; and the Council for Excellence in Government (http://www.excelgov.org/), located in Washington, D.C.
Some chief executives have particular advantages and disadvantages that should be noted. Presidents, for all their difficulties with semiautonomous bureaucracies, are better off than many governors and mayors in that fewer constitutional restrictions are placed on presidential leadership. Many governors have a more flexible veto power than the president, whereas many mayors lack veto power altogether. Presidents appoint their cabinet; governors often must work with high-level elected officials from the opposition party. Both presidents and the majority of governors are their party's acknowledged leaders, a situation many mayors may envy. Most governors and local executives are limited, in a broad sense, by the fact that their governments' fiscal and administrative capabilities generally lag behind those of the national government. Moreover, many of them depend to some extent on national government assistance for a portion (sometimes a substantial portion) of their revenues. Although fiscal dependence is an indirect impediment to the autonomy of executive leaders, it can, in some ways, have even more adverse long-term effects on state or local policy initiatives.

**The Organizational Setting of Leadership**

Leadership has attracted great interest in both ancient and modern times from scholars, generals, politicians, and more casual observers. Virtually every culture, from the most primitive to the most complex, has operated within some sort of framework in which leadership functions are differentiated, identified, and exercised by some and not others. Styles of leadership have been studied and restudied; prescriptions for leadership have been written and revised; exercise of leadership has been carefully analyzed and often sharply criticized. Despite all this attention, the question of what it takes to be an effective leader is still far from settled. More research has been done in this century, paralleling the expansion of knowledge in such related fields as social psychology, sociology, organization theory, and political science. The subject has taken on particular urgency in the past two decades, however, as popular discontent has grown regarding the failure of leadership in existing political and social institutions.

Administrative leadership is exercised within specific organizational settings as well as in the context of the larger environment; both can significantly influence the behavior of leaders. We will first consider the impact of organizational settings, move next to traditional approaches to the study of leadership and some of the findings, and finally examine a number of roles and challenges that are, or can be, a part of the leadership function.

To focus our consideration on the exercise of leadership, we make several assumptions. First, it is assumed that the leader attains his or her position through legitimate means and remains the leader through the acquiescence of the “followership.” In most cultures, groups tend to accept more readily
leaders whose characteristics and abilities facilitate accomplishment of the specific tasks—for example, the captain of a swimming team is likely to be both a good swimmer and a good motivator. It is also assumed, however, that the leader’s legitimacy is not automatically continued and that the leader’s actions contribute to, or detract from, the legitimacy the group accords him or her.

Second, our principal interest here is in leaders within administrative hierarchies, where advancement through the ranks or appointments from outside the organization by top-level, often elected, superiors constitutes the main method of filling leadership slots.

Third, we assume that organization members have at least a minimal interest in carrying out both the organization’s overall responsibilities and their own particular responsibilities as well. Furthermore, we assume that the members’ job performance can be affected by the ways in which top leaders and immediate supervisors conduct themselves in the course of discharging their responsibilities. There is ample evidence supporting the view that the relationship between leaders and followers, as well as followers’ personal feelings about leaders and the way they lead, can have major consequences for work performance and the general work atmosphere.

Finally, the leadership roles and challenges we will discuss center on leaders who are in a position—official or unofficial—to influence significantly what happens in an organization. This is mentioned explicitly because it is frequently not the case; that is, some leaders are in a relatively weak position as a result of group structure and the nature of the work to be done. One example of this would be a research team of equally competent and well-known scientists in which one member informally assumes overall direction of team tasks. As “first among equals,” this leader would have to guide others through persuasion and participative decision making. Our concern, however, is with leaders who are significantly involved with the totality of a group’s or organization’s existence, activities, and sense of identity, and whose leadership is accepted and acknowledged by group members.

In administrative hierarchies, leadership is a multidimensional function because of multiple levels of organization, wide variation in specific tasks and general functions, and numerous situations requiring leadership of some kind. The job of a leader within the administrative framework, therefore, is not constant. The particular combinations of needs (organizational, personal, task-oriented, political) within groups being led are rarely the same from one set of circumstances to the next.

A useful conceptual approach to the organizational setting is sociologist Talcott Parsons’s suggestion that “organizations exhibit three distinct levels of responsibility and control—technical, managerial, and institutional” (from the narrowest to the broadest scope). These are analogous to the distinctions drawn previously between types of decisions made by different kinds of bureaucrats (specialists or generalists) and among the varying grounds for reaching decisions (substantive, organizational, or political). Leadership in
complex organizations is greatly affected by the variations in responsibility and control identified by Parsons; to understand why that is, we will elaborate on what each level signifies.

The technical level, or suborganization, deals with problems “focused around effective performance of the technical function”—for example, teachers conducting their classes, a transit authority employee operating a bus on the prescribed route and running on time, or a government tax office processing income tax returns. Major concerns at this level are the nature of the technical task (such as processing materials) and “the kinds of cooperation of different people required to get the job done effectively.”45 The second, or managerial, level performs two functions for the technical suborganization: (1) mediating between the lower level and those who use its services, and (2) acquiring the resources necessary for carrying out technical functions, such as purchasing, hiring, and general operations. In these senses, the managers control, or administer, the technical suborganization—although such control is not strictly a one-way street. Line workers are increasingly encouraged and expected to participate. The institutional level of the organization develops long-term policy and provides top-level support to achieve group goals. The relationship between this level and the others bears on our earlier discussion of the relationships between chief executives and bureaucracies: in terms of “formal” controls, an organization may be relatively independent; but, in terms of the meaning of the functions performed by the organization and hence of its “rights” to command resources and to subject its customers to discipline, it is never completely “independent.”

The significance of this observation is that, in operating terms, suborganizations at the technical and managerial levels may possess considerable autonomy and responsibility, but with ultimate responsibility and accountability vested at higher levels. (Note the further parallel between this observation and those made about the existence of considerable discretion in the making of public policy in our system.)

How is administrative leadership affected by all this? One part of the answer is that, at each of the points dividing the levels of organization (institutional from managerial and managerial from technical), “there is a qualitative break in the simple continuity of ‘line’ authority because the functions at each level are qualitatively different. Those . . . at the second level are not simply lower-order spellings-out of the top-level functions.”46 In other words, one of the principal challenges of leadership is overseeing processes of defining, organizing, supporting, and monitoring multiple functions at multiple levels of organization, which, by their nature, tend to defy uniform methods of supervision. Responsibilities at each level must be clear enough—and flexible enough—to ensure that basic functions appropriate to that level or unit are, in fact, carried out. (Issues of centralization and decentralization, discussed in Chapter 4, are relevant here.) Particularly for elected or appointed chief executives, but for virtually any top official, these challenges must be of paramount concern.
These conceptions of organization help clarify another problem relevant to leadership, one discussed by Mary Parker Follett (1868–1933), an early student of leadership, seventy-five years ago. The problem is one of distance within organizations, of difficulties encountered when directives must traverse a tall hierarchy (see Chapter 4).

According to Follett, “One might say that the strength of favorable response to [an] order is in inverse ratio to the distance the order travels.” Follett was speaking not only of physical or geographical distance but also of the need for collaborative effort, or teamwork, between superiors and subordinates. She maintained that this could best be accomplished through face-to-face interaction, lessening both the physical distance and the tensions involved in giving orders. Such an observation, made during the 1920s (the heyday of scientific management), takes on greater significance in light of the more varied organizational functions that now exist and of Parsons’s analysis of organization levels. Today, it is equally desirable, if not more so, to bridge the distances within complex organizations by using enhanced information technologies such as the Internet and World Wide Web.

Thus, if leadership is to be effective, a deliberate effort must be made to overcome inevitable barriers inside organizations. Bear in mind, also, that the individual who may be a follower relative to higher-level officials may be a leader to others occupying subordinate positions. Multiple sets of leaders and followers operating at different levels in complex organizations complicate the tasks that each set and each leader must carry out. Thus, leadership development is equally important for followers who may “share” or coproduce some good or service within an organization.

Traditional Approaches to the Study of Leadership

The earliest efforts to analyze leadership employed two principal approaches, centering on the individual leader and on the leadership situation. The traits approach sought to explain leadership in terms of personality characteristics, such as intelligence, ambition, ego drives, and interpersonal skills. Considerable emphasis was placed on leadership traits during the early years of the twentieth century but, in numerous studies since then, the traits approach has been found to explain little. Furthermore, contrary to the most basic assumption of this approach, leaders were not found to possess common characteristics. The traits approach was discarded by most scholarly observers (though not necessarily in the conventional wisdom about leaders) by the 1950s. Attention shifted to a seemingly more promising avenue of exploration, namely, analysis of leadership situations and how situational factors were related to what was required in a leader in a particular set of circumstances. (Interestingly, Follett had stressed the importance of situational factors in the 1920s.)
The situational approach has become the general framework of analysis in most subsequent leadership studies. This approach does not try to explain leadership success or failure, particular styles of leadership, or why one person becomes a leader whereas another does not in terms of variations in personal skills and character. Rather, the situational approach emphasizes leader–follower interactions, the needs of the group or organization in the time period under study, the kind of work being done, general group values and ethics, and the like. From this, it follows that leaders in one situation may not be cut out to be leaders in other situations. Some years ago, a successful businessman who headed the European division of a large multinational corporation was asked to serve as dean of a business school at a large private research university on the basis of his experience. The university struggled for some years to find an acceptable candidate before he took the position. But, shortly thereafter, the faculty rebelled and the university governing board realized it had made a mistake—the successful businessman was an abject failure as a dean. Not only were the specific duties different but so, too, were the types of people involved and their values and expectations, as were the dean’s interactions with university personnel as opposed to company employees. The point is that variations in the times, in circumstances, and in group characteristics help determine the most appropriate kinds of leadership and, to an important degree, who will lead. Personality, skills, ambition, and the rest make some difference but only in the context of the social environment, the leadership setting, and demands arising from the group.

Another general dimension of leadership is how specific styles of management affect the distribution of power, influence, and freedom of action of leaders and followers in an organization. Figure 6–1 illustrates a continuum of leadership behavior, suggesting the range of possibilities open to leaders in choosing management techniques. (Recall the discussions of Theories X, Y, and Z in Chapter 4, esp. Tables 4–1 and 4–3.) Such choices, like leadership effectiveness, are conditioned to a considerable extent by the nature of the organization, the tasks to be completed, and nature of the group relationships between leaders and followers.

Group situations vary according to (1) position power of the leader, defined as the authority vested in the leader’s official position; (2) task structure of the group—the degree to which assignments can be programmed and specified in a step-by-step fashion; and (3) leader–member personal relationships, based on affection, admiration, and trust of group members for the leader. Leaders who are liked by a group and have a clear-cut task and high position power are in a more favorable position than leaders who have poor relationships with group members, an unstructured task, and weak position power.49

But how to choose the particular leadership style most appropriate to a given situation? Recent research suggests that leadership comes from the interaction among people in a work situation and requires a combination of interpersonal and group-situational skills. For example, if tasks are clear-cut,
if relations between leader and members are positive, and if official position power is considerable, a leader is best advised to be strongly directive rather than democratic and nondirective. An All-American quarterback does not call the plays by taking votes in the huddle! By the same token, the chairperson of a voluntary community-service committee cannot order group members to vote in a certain way or to act according to his or her directions. This theory of leadership is important for what it suggests about what can be changed to improve leadership effectiveness (rank, task structure, concern for followers) and what cannot be changed (leader personality, work situation, organizational characteristics). Leader traits (within limits), situational dynamics, and relationships dictate the most effective leadership style. The relationship among personal traits, personality, and the situation describes the most common approach to studying leadership. The most successful style must be determined almost on a case-by-case basis; it is anything but preordained.
Leadership in a nonhierarchical organization is defined as a property of the social system in which individuals, groups, leaders, and followers interact. Leadership is “an outcome of collective meaning-making, not the result of influence of vision from an individual . . . [it] is created by people making sense and meaning of their work together, and this process, in turn, can bring leaders into being.”50 This model of relational leadership encourages responsiveness to customers, grants increased nonroutine decision-making power to people with direct customer contact, and makes everyone accountable for the outcome of their work as well as for fulfilling the mission of the organization. These ideas more closely fit the model of learning organizations introduced in Chapter 4, requiring a flexible concept of leadership in an open system that emphasizes continuous developmental and adaptive change.

In the early 1980s, research findings appeared that, ironically, gave renewed emphasis to the importance of personality characteristics in potential and actual leaders. This is suggestive of the traits approach, which has been out of favor among most students of leadership for some time, but there are important differences. One is the far greater sophistication and understanding we now possess of individual and group psychology. Another is the explicit link assumed in the recent research between personality and leader behavior, making assessment of personalities more meaningful. And there has been a systematic effort to identify different dimensions of leader personality in much greater detail.51 We turn now to challenges of leadership in an effort to describe the many facets of the leader's role. The intention here is not to make a definitive appraisal of the leader's job but rather to suggest the scope of leadership functions as they might apply to many different organizational settings. We will consider six such challenges and attempt to suggest very broadly what makes a successful leader in terms of these tasks. The purpose of examining the challenges of leadership is to illuminate the many facets of a leader's role.

Challenges of Administrative Leadership

As anyone with managerial responsibilities already knows, attempts to change or direct group behavior can be frustrating. It is difficult enough to change individual behavior; it can be extremely difficult to change the behavior of an organizational subgroup made up of diverse individuals. For a leader to overcome member resistance requires the ability to convey a sense of the larger issues, mission, and needs that justify the existence of the organization. In essence, this means (1) broadening the horizons of members to include a fuller picture of the organization and reconciling personal and organizational goals; (2) persuading others to do what is in the best interest of the organization for their own reasons; (3) coordinating and integrating specialized staff functions; (4) stimulating group action toward common goals; (5) serving as model of organizational behavior; and (6) defending the organization and, if necessary, managing crises that threaten group cohesion (see Table 6–1). The result, ideally, would be that, when actions are proposed...
<table>
<thead>
<tr>
<th>TABLE 6-1</th>
<th>Roles of Administrative Leadership</th>
</tr>
</thead>
</table>

1. **DIRECTING AND RECONCILING PERSONAL AND ORGANIZATIONAL GOALS**
   - Bringing coherence to the multitude of diverse activities within an organization
   - Defining the nature of problems to be addressed
   - Reconciling personal and organizational goals
   - Persuading those responsible to direct their work toward common organizational objectives

2. **MOTIVATING OTHERS TO DO WHAT IS BEST FOR THE ORGANIZATION**
   - Inspiring followers in the most positive fashion
   - Using a combination of incentives appropriate to the interests of those doing the work
   - Building cohesiveness in the organization through member satisfaction
   - Raising customer service quality standards
   - Persuading others to think less in traditional bureaucratic terms than as coaches, teachers, or facilitators of change

3. **COORDINATING AND INTEGRATING ACTIVITIES**
   - Coordinating and integrating the varied functions and tasks of increasingly specialized staff members
   - Delegating and relying on the competence of subordinates even as they attempt to organize efforts of staff members into a coherent whole
   - If the tasks of directing and motivating members have been carried out effectively, coordinating and integrating their efforts should follow naturally
   - Conceptually, there are a number of factors to be considered

4. **INNOVATING AND POINTING THE WAY**
   - Serving as a “spark plug” or the “one who makes it happen”
   - Stimulating group action without coercion
   - Knowing when the group is ready to be directed, and when members expect to be told what to do
   - In these circumstances, the tasks to be performed may be short-term and clearly defined; those responsible will succeed or fail within a limited time period

5. **SERVING AS EXTERNAL SPOKESPERSON—AND GLADIATOR**
   - Representing the organization’s views and interests in the external environment
   - Articulating formal organizational positions to those outside
   - Serving in an advocacy role when the organization seeks to secure additional resources or to maintain the resources it has (a task that has become more important as organizations have become more complex)
   - All leaders must periodically defend their organizations

6. **MANAGING CRISSES**
   - Responding to crises of various kinds—military, economic, or natural disasters
   - Dealing with the occasional serious problem or difficulty that arises in their units or that affects one of their clienteles
   - Defending the organization against external attempts to downsize or eliminate
   - Crises, even major ones, are generally limited to particular suborganizations or governments and, at least, have a definable end point
that affect specific work units, members of those units—by understanding larger organizational purposes—would be more inclined to accept, and even to take an active part in, what their leadership is trying to do. Willingness to actively participate in work redesign requires a high level of trust between members and supervisors, often lacking in many organizations.

The key to a leader’s efforts as director is to reconcile personal and organizational goals and to create as much psychological overlap as possible between the two. If a leader can induce individual members to internalize (accept as their own) general objectives of the organization, most of this task will have been accomplished. This might be done by direct and indirect persuasion, by example, or by developing members’ understanding of rationales for pursuing particular objectives or adopting specific tactics. To the extent that there is conflict over goals, of course, this challenge will remain an ongoing one, with considerable potential for difficulty. The optimum situation is one in which members see pursuit of organizational goals as consistent with, and supportive of, achievement of their personal goals. There is a substantial body of research suggesting that coercive measures aimed at motivating employees by fear of punishment may have short-term impacts, but are not effective in the long run.

Motivation continues to be a complex task of leadership. People respond to leadership that is clearly defined and, at the same time, persuasive, fair, and supportive. But no rule is universally applicable; exceptions are frequent, and leaders have to remain alert if they expect to cope with the full range of motivational problems that could arise in their organizations. Using the analogy of the carrot and the stick, the stick is definitely our second choice, especially in organizations that encourage participation. On the basis of research conducted over several decades, there is reason to believe that emphasis should be given to incentives such as offering attractive salaries, fringe benefits, and working conditions; creating positive social interaction among groups of workers; and making the work as interesting and challenging as possible. The problem is that different incentives work for different people, and leaders face the continuing challenge of tailoring these motivators to the needs, preferences, and attitudes of organization members or member groups. The Society for the Advancement of Management (http://www.cob.tamucc.edu/sam/) sought to discover what workers in private companies felt was the single most positive feature in the behavior of their immediate supervisors. The most common response was that the supervisor had encouraged the employee in work performance. Because there is other evidence suggesting that the interaction between employees and their first-line supervisors is vital to group performance, morale, and individual job satisfaction, a positive, supportive attitude toward employees on the part of the supervisor takes on added importance. More and more organizations are realizing the importance of selecting and evaluating supervisors. Thus, leaders should be concerned about the quality of face-to-face supervision, as well as tangible benefits and incentives and the intrinsic interest the work offers.
Another dimension of leadership is coordination and integration of organizational activities in order to mesh the leader’s own tasks with those of the remainder of the organization. The need here is to avoid working at cross-purposes, making certain that leaders and followers generally share the same vision, or understanding, of the organization’s mission and its intended goals. This directly relates to the leader-as-director challenge in the effort to create constancy of purpose and psychological overlap among several different sets of goals. It is also linked to the role of leader-as-motivator in the creation of inducements designed to move members in particular directions.

Most important is to recognize the tendency for individuals concentrating on their own particular work environment to develop tunnel vision, through which they see the worth of their own tasks but fail to appreciate the importance of other aspects of the organization’s activity. For example, a leader attempting to change the operations of a division, staff, or branch, for the purpose of strengthening the organization’s overall capacities or performance, may encounter resistance from members in that subsection who believe that their procedures and output are adequate for their purposes. Their frame of reference is their work, defined as the work of the subsection, whereas the leadership’s responsibilities encompass the work of the entire organization.

Mechanisms for generating ideas for work redesign include focus groups, surveys, newsletters, suggestion boxes, question-and-answer sessions, and advance communication of proposed actions to members. This amounts to regularized brainstorming for ideas, a process that, by involving members, is likely to make final decisions more palatable to more people in the organization. Circulating information about actions already taken can also be beneficial. Not circulating information widely can result in built-up resentments, which can linger and affect subsequent organizational activities.

Even in the best of circumstances, leaders will have to manage diverse operations on a smoothly coordinated time schedule. Personnel, materials, financial resources, services to consumers of the organization’s output (however defined), and so on, all have to be integrated into the organization’s ongoing activities. In this respect, advance planning is a key leadership function to ensure that the necessary components are on hand as needed. Every organization in existence faces that common need, and every leader is expected to meet it.

In addition, leaders are required to serve as a “spark plug” or the “one who makes it happen”— an idea that is widespread in the conventional wisdom about groups and organizations (especially sports teams), and it appears to have some validity. But the particular conditions prevailing in the group situation may strongly affect a leader’s opportunities to stimulate group action. An example is the situation of the captain of an aircraft in its final approach before landing, when leadership decisions, instructions, and actions are crucial and no one would realistically want him or her to discuss or evaluate proposed options with the flight crew. Other examples of well-structured tasks
for which a leader is the catalyst for group action include rescue operations after a disaster, infantry combat, and a football team’s last-minute drive for the winning touchdown.

Many tasks, however, are less structured, more routine, and more time-consuming. Here, too, a leader may be a successful catalyst, provided that members understand and support organizational objectives and that the leader has made clear how individual activities help promote those objectives. For example, an academic department chair concerned about financial support for the department from the university administration may encourage faculty members to pursue research interests as well as excellence in teaching. Published articles, books, and research papers enhance a department’s prestige outside the university, providing a strong argument for continued internal support. Even though such activities are conducted largely on an individual basis, a chair can relate them to departmental well-being and thus attempt to motivate faculty members in those terms.

The process of innovation is tied to the role of a leader as catalyst because, in many instances, an organization’s routine operations do not require very substantial direct participation. Indeed, delegation of authority (but not responsibility for results) is a critical leadership decision. When normal procedures are all that is required, the leader is ordinarily in the background—and is best advised to remain there so as to permit members to function with some measure of independence. However, changes in routines must usually be initiated outside the group or subgroup because the routines may serve a stabilizing function inside the group and have the support of its members (see the discussion of tunnel vision in the preceding section and also Chapter 5 regarding the potential for “groupthink” and routine decision making). Furthermore, routines frequently evolve in a way that reflects values and preferences of the group regarding not only the mechanics but also the very purposes of group activities. Thus, group members may interpret a proposed change in routine as a comment on their purposes as well as their procedures (which may be true). The challenge to the leader, then, is to justify adequately to group members any proposed change he or she deems necessary in the context of the larger organization. Clearly, the catalyst role is important if innovation is to be brought about.

One of the most challenging roles for leaders is serving as spokespersons regarding budgetary (and other policy-related) decision making, in which favorable portrayal of the organization can be decisive in influencing those who make decisions for the next fiscal year that can have real impact on the agency. This, however, is only the most visible kind of leadership opportunity. In fact, the task for the leader as gladiator is ongoing—standing up for the organization and its members when there is a complaint about its operation, anticipating and preparing for changes in the external environment that might adversely affect the organization, or simply keeping abreast of developments in the larger organization as they relate to the values, work, and well-being of the unit.
Chapter 6: Chief Executives and the Challenges of Administrative Leadership

Few things are better for group morale than a leader who willingly and effectively defends the group’s collective and individual welfare. Aside from the practical benefits such advocacy can produce, a leader’s active support and defense of the organization represents, in concrete form, faith in staff members and their work. The leader, in acting as gladiator, is demonstrating that he or she is a part of the organization rather than aloof from it. In addition, the leader as gladiator is, in effect, carrying out one of the cardinal principles of good management: Bestow praise publicly! Defense or advocacy on behalf of the organization constitutes collective rather than individual praise, but it indicates positive feedback in a strategically important form, and that is usually not lost on members of an organization.

A recently emergent dimension of leadership, however, goes beyond this sort of problem. It has to do with growing fiscal pressures on many public entities, particularly in state and local governments. Linked to all the other five roles, the leader as crisis manager must cope with an unpleasant new reality—that economic and other resources are not without limits. Such problems, although not minor, are generally limited to particular suborganizations or governments and, at least, have a definable end point. However, some elements of crisis management reflect deeper and more enduring fiscal problems. And because it is clear that many citizens are unwilling to pay higher taxes in order to meet rising costs of government and that resource scarcity will be with us for some time, these leadership challenges lack the kind of end point characteristic of more immediate difficulties. In recent years, various responses to scarcity have been developed for administrative leaders to implement.

One is the growing practice of downsizing, which poses special difficulties for the leader responsible for carrying it out. With slower growth in the economy, and perhaps with significant contractions in the public sector, leaders must deal with unfamiliar situations that require new strategies and methods for rendering them acceptable to organization subordinates. We will treat the problem of general resource scarcity as it relates to governmental resources in Chapter 8, but the problems for administrative leaders stemming from tight resources are relevant here. Various tactics exist for downsizing, addressed to the political and economic/technical needs of the organization, both internally and externally. Tactics designed to resist organizational decline include mobilizing dependent clienteles, diversifying programs, targeting high-visibility programs for elimination (to make it politically costly for those making the decision), adopting user charges and other means of direct funding for services when possible, retaining internal esprit de corps and morale by developing a siege mentality, and improving productivity. Tactics designed to make downsizing smoother include cutting programs having low prestige or those providing services to politically weak clienteles or those run by weak subunits. It is also possible to vary leadership styles at each stage in the downsizing process, to ask employees to sacrifice by deferring raises or by taking early retirement, and to shift programs to other agencies, thus reducing overall expenditures. How effective any or all of these are, of course, is another question.

leader as crisis manager involves coping with both immediate and longer-term difficulties, more serious than routine managerial challenges.

downsizing current fiscal pressures on public organizations have spawned the need for downsizing in many places, forcing leaders to use a variety of new tactics. At the same time, they must strive to maintain organization morale and performance levels, while holding to a minimum the negative effects of organizational decline. See also reductions-in-force (RIFs).
The other leader roles are profoundly affected by changes brought about by decline and the need for downsizing. For one thing, members of any organization may experience a shift in personal goals, tending toward the conserver mentality that is bent on “holding on if we can.” The branch chief within a government bureaucracy, the manager of a plant within a large manufacturing conglomerate, and the academic department chair within a college structure headed by a dean share a periodic need to go to bat for their organizations. To some extent, that can be useful, but a leader must try to channel that motivation into useful and productive directions. The motivator role is obviously affected, for, in the face of deteriorating employee morale, the leader must be able to “rally the troops” in order to continue essential activities at an acceptable level of performance. The coordinator role must be fulfilled even more effectively—with the resource base of the organization shrinking, ever more careful coordination of human and material resources is necessary. The role of catalyst/innovator likewise is more sensitive than ever because it falls to the leader to stimulate and direct the changes that must be made. Ideally, this should include the leader’s having previously anticipated problems of decline, so that resource reserves have been acquired as “organizational insurance.” In this respect, foresight and keen judgment are valuable leadership assets. Concern for innovation must also be manifested in another way. Because of the possible tendency toward conserver behavior referred to earlier, organization leaders must resist pressures to conduct only “business as usual” at the very time when complex and interdependent problems in the organization’s environment cry out for innovative efforts at solving them. Leaders and their organizations are truly on the horns of a dilemma in this regard: declining resources evoke pressures for retrenchment and holding ground, but social and economic complexities underlying resource decline demand vigorous and innovative responses. No easy solutions exist to this basic dilemma, but efforts to develop answers are essential in the immediate future. Finally, and perhaps most important, the crisis manager role calls for a leader’s best efforts in order to reduce as much as possible adverse consequences of organizational decline for the administrative unit.

In sum, organizations comprising diverse specialties and functions require efforts at the top, as well as throughout the ranks, to bring about satisfactory coordination and integration of goals. Organization members need some sense that their different functions somehow fit into a larger shared vision of the mission of the organization. And leaders must take responsibility for instilling that view.

What Makes an Effective Leader?

We come back, then, to the persistent question that is at the core of most inquiries into the subject of leadership. Without claiming to have found the answers, let us suggest a number of general considerations relevant to achieving effective leadership (see Figure 6–2).
First, it appears that a leader is wise to convey to members that they are regarded as valuable to the organization and competent in their work. Many are, of course, quite competent; but the point here is that competent workers will appreciate that management has taken note of their worth, and less competent workers may work harder to live up to the leadership’s expectations. The expectation of competence may, in fact, be a key factor in developing motivation to be competent.

Second, there is strong evidence that, if staff members of an organization perceive the leadership as being receptive to ideas, feedback, comments, and even complaints from below, they will be far more willing to respond to leaders’ directives. For one thing, communication from members gives leaders the clearest picture of what is important to employees and of their general attitudes and aspirations. This cannot help but make it easier for the leaders to communicate meaningfully. More important, the leaders’ willingness to listen to, and act on, useful ideas from the ranks builds a sense of cohesiveness among the members that is likely to increase each member’s commitment to the organization’s well-being. Without such feedback, it is virtually impossible for leaders to make the changes necessary to improve work performance.

Third, several studies suggest that the democratic leader is more effective in the broad view than any other type, with member satisfaction clearly higher in democratically led groups, and interaction among group members distinctly more relaxed and mutually supportive. At the same time, the democratic leaders in these studies did not abdicate leadership functions but managed them in an open, participative, and supportive way. There is some reason to believe that such a style may work more effectively with some types of followers than with others (for example, professionals and some staff members in flat hierarchies with less formal structures) and perhaps with some types of personalities than with others. The general pattern seems to be one of fairly successful leadership direction under democratic conditions.
Fourth, a study of a work group in private industry suggests indirectly some of the leadership features to which employees may respond favorably. The study indicated that the more highly employees rated supervisors on a number of key attributes, the less employees expressed a desire for unionization. The attributes mentioned were fairness, use of authority, the ability to handle people, giving credit, readiness to discuss problems, and keeping employees informed. This combination suggests the scope of abilities demanded in many leadership situations.

At the risk of oversimplification, it is worth pointing out several other important qualities of leadership:

1. Ideally, a leader should be clear, reasonable, and consistent concerning expectations of, and standards of judgment for, member performance.
2. A leader is advised to deal openly, fairly, and equitably with all members, making distinctions among members only on work-related, not personal or lifestyle, criteria.
3. A leader should maintain a fairly firm hold on the reins of leadership, at the same time fostering a genuinely constructive two-way flow of communication by explaining rationales for proposed courses of action and by acting on worthwhile suggestions from members.
4. A leader should move carefully and democratically to secure consensus—more than merely a majority vote—on significant actions. One tactic is to strive for consensus by means of an extensive consultative process, which requires formal votes only when absolutely necessary.
5. The wise leader will try to prevent “empire building” and other divisive tendencies within the ranks. The goal is to prevent disunity as one step toward building cohesion within the group.
6. Cronyism (partiality to friends and associates) and favoritism should be absolutely avoided.
7. Perhaps hardest of all, a leader can greatly influence the whole course of events in the organization by setting the tone of interactions with the members. He or she must behave in a manner consistent with the goals set for the entire organization or work group.

Although *tone* is admittedly a vague term, the leader sets some behavioral standards that often are imitated, consciously or unconsciously, by other members of the group. Clearly, this will not happen in all instances. However, where a leader has, in general, acted constructively, the chances are greatly improved that members will respond in kind, both in their attitudes and behaviors toward the leader and in their general demeanor toward one another. These generalizations have their exceptions but, as standards for positive and enlightened leadership, they appear to have much to recommend them.56

Of course, there are some obstacles to effective leadership. First, the situational potential for leadership may vary according to the organizational level
and experience of a particular group leader. It may also vary according to the flexibility that higher-level leaders permit within the rest of the organization. The tighter the rein held on subordinates by superiors, the less chance subordinates will have to exercise leadership within their own organizational subunits. In addition, if an organization is highly structured—some would say bureaucratized—the possibilities of leadership in the manner we have described are more limited. This is so because more of the decisions concerning management of organizational affairs are already settled questions and thus are not ordinarily subject to being reopened. In this sense, bureaucracy is not conducive to leadership.

Second, individual goals may simply remain beyond the reach of the leaders’ influence, though cooperation could more easily be induced from less secure members than from those with seniority, tenure, and the like. The leadership will probably have to accept some disparities between what it seeks and what individual members are willing to contribute.

Third, fighting tunnel vision and articulating a shared vision (among both members and leaders) may turn out to be a frustrating job. In organizations undergoing staff reductions, it is especially difficult to focus attention on anything other than job security.

Fourth, it is difficult to innovate in highly structured organizations, and a body of professional opinion holds that traditional management values—of the scientific-management school and its conceptual descendants—hamper development of conditions conducive to innovation. Additionally, values and preferences of organization members may prove to be so entrenched that leaders may have to coerce staff members to use new procedures and may fail entirely to instill new attitudes. In the face of stiff resistance, a leader must weigh the costs of coercion against the projected benefits of innovations.

Fifth, a gladiator will not always succeed in protecting his or her organization from the external environment; depending on the mix of failure and success, this could work to the leader’s disadvantage both inside and outside the organization. Part of a leader’s skill should lie in knowing when to fight and when not to.

Finally, effective leadership is conditioned by the particular combination of people, tasks, and organizational dynamics present in each situation. Virtually all of these leadership tasks face obstacles to their full accomplishment—in the organization’s dynamics, the mix of members, and the nature of the external environment. Despite what we know about leadership, it is still not possible to construct an all-inclusive set of leadership guidelines that will cover every leadership situation. Although leadership operates within many contemporary constraints, it still occupies a place of considerable importance in organizations.

Leadership in contemporary organizations clearly operates under greater restraints from several standpoints—diminished legitimacy, declining resources, pressures for greater diversity in the workplace, public distrust,
and rising turbulence internally and externally, to name only a few. Yet many still aspire to positions of leadership, and there is no question that effective leadership is essential in our attempts to cope with rapid change. Despite many things that are very different from the past, there is continuing and justifiable interest in leadership roles.

**Summary**

Leadership of bureaucracies makes a vital contribution to the success or failure of administrative organizations, especially from the standpoint of promoting accountability, ethics, efficiency, and results. Executive leadership differs from leadership within the ranks of administrators themselves in several different ways. American chief executives are highly visible to the public and are perceived as being able to provide both political leadership and policy initiative; they are also usually considered responsible for the operations of executive-branch bureaucracies. Most chief executives lack specialized knowledge and must rely on persuasion rather than on command authority.

Linkages between chief executives and bureaucracies come into play in policy development and policy implementation. In policy development, chief executives depend on the expertise of professionals in the bureaucracy for both general program advice and specific proposals. Executive dependency increases with program complexity and bureaucratic autonomy. Bureaucracies play an even greater role in policy implementation. General factors that can contribute to chief executives’ influence over bureaucracy include support in their legislatures, the degree of policy and program initiative that chief executives exercise, and their capacity to direct governmental responses to crisis situations. None of these factors is an unmixed blessing.

Other, more tangible factors that affect daily administrative operations are crucial to executive leadership. A chief executive is strengthened by having a central role in formulating the executive budget; related functions include forging a stronger role for the budget office in management coordination, requiring central clearance for legislative proposals, and exerting greater control over the regulatory process. The president’s influence is greater at the federal level than that exercised by most governors, although many governors have had their budgetary powers strengthened in recent decades. Many local executives do not have comparable influence in local government budget making; city managers stand out among those who do play key budgetary roles.

Personnel controls represent a second major instrument of chief-executive leadership. Executives usually have greater impact when administrators are working under a patronage system than when merit systems are in effect.
Interactions among presidents, their top-level political appointees, and senior career officials are complex, involving different sets of assumptions and modes of operation on the part of each. Governors often have less control over budget and personnel than does the president, due to greater limitations on appointments and dismissals, and the fact that many states elect at least some other executive-branch officials separately from the chief executive.

Reorganization of administrative agencies may have higher costs and fewer benefits for a chief executive than is generally thought. Reorganization strategies may clash, requiring care and sophistication in their use. Chief executives are in a stronger position if they can make package proposals for agency reorganization to their legislatures; presidents and many governors currently can do so.

A major factor in chief-executive influence is control over, and the uses of, information. The president and other chief executives may be dependent on bureaucratic sources of information (even within their own executive establishments), but there are ways of overcoming this dependency. Governors are in a stronger position now than in the past with regard to their information capabilities; departments of administration and governors’ staff resources, in particular, have been expanded. Chief executives must closely monitor information transmittal and must also make deliberate efforts to promote feedback from those in the administrative hierarchy. Acquiring information from various sources is a continuing challenge; so, too, is control and interpretation of information. In addition, legislative backing, budget and personnel influence, reorganization authority, policy and program initiative, as well as leadership during crises are important factors characteristic of successful chief executives.

In complex organizations, administrative leadership is multidimensional; it is sensitive to the changing nature of the work environment, and recognizes distinctions at the technical, managerial, and institutional levels. Leaders in such settings must direct multiple functions at each level. They must also make an effort to overcome various kinds of distance within the organization.

Traditionally, leadership has been studied through two approaches. The traits approach emphasized the personality and aptitudes of individuals who were leaders, in an effort to isolate leader characteristics. This conception was followed by the situational approach, which views all organizational circumstances—structural, interpersonal, task-related, and value-based—as crucial to the kind of leadership that comes to exist. Currently, a combination of the two approaches, with emphasis on the relationships between leaders and followers, is most common in studies of leadership.

Variations in group situations may significantly affect leader effectiveness. Factors in the group situation important in this regard are position power
of the leader, task structure of the group, and leader–member personal relationships. Leadership appears to be most effective when a well-liked, well-respected leader occupies a high position in a group with clearly structured tasks. Under such circumstances, leaders are best advised to be directive, giving clear instructions, rather than being democratic and non-directive. When position power is weak, tasks not clearly defined, and personal relationships not as positive, leaders should be less directive and more democratic. To be effective, leadership must vary with circumstances in the group and the work situation.

What makes an effective leader? Among other things, an effort to convey the leader's respect for members; a willingness to hear and respond to feelings and opinions of members; a democratic style and relationship to members; attributes such as fairness, giving credit, readiness to discuss problems, and keeping members informed; consistency and equity in defining standards and judging work performance; and avoidance of pitfalls such as empire building (by either leaders or followers) and cronyism.

**DISCUSSION QUESTIONS**

1. If chief executives are expected by the public to direct government bureaucracies effectively yet are unable to assert the kind of leadership expected, what are the implications for public trust in executive leadership?
2. Discuss how and why executive power seems to increase after every emergency or crisis situation. Why doesn’t executive authority simply revert to what it was before the crisis occurred?
3. What expectations, interests, and behavior patterns might be said to characterize newly installed political appointees in formal positions of leadership in executive agencies? How do many, if not most, appointees interact with the senior career officials in their respective agencies? With the chief executive who appointed them? Discuss.
4. According to Hugh Heclo, what informal behavior patterns seem to be followed by many bureaucrats? What justifications or rationales might be advanced in support of those behaviors? In your judgment, are these adequate, defensible rationales? Why or why not?
5. It is said that in politics, knowledge—and therefore information—is power. Discuss how chief executives can assure themselves of an adequate flow of accurate information.
6. What are the principal instruments that can be used to make a chief executive “strong?” Even if all are available to an individual chief executive, are there any constraints on executive leadership? If so, what are they?
7. How can chief executives get “the bureaucracy” to do their bidding? What lessons can be learned, in this regard, from Reagan and Bush administration actions, especially during each president’s first term in the White House? Discuss.

8. Discuss the role of a chief executive in developing and implementing a policy. Describe the interactions in these two stages of policy making between the chief executive and a bureaucracy that has jurisdiction over affected programs.

9. Discuss the commonalities and differences in leadership resources among chief executives at the federal, state, and local levels.

10. What are the major obstacles to vigorous and effective gubernatorial leadership in American states? What, if anything, can be done about those obstacles?

11. Is the “traits” approach to the study of leadership valid? If so, in what ways? How does recent research on links between personality and individual behavior contribute to our understanding of leadership? Discuss.

12. If “leaders are made, not born,” what “makes” them leaders? How much difference does individual personality make? What about circumstances in the individual leadership situation? What factors seem to you to be most important? Why? Discuss.

13. Compare and contrast the three levels of responsibility and control in the organizational setting of leadership, as outlined by Talcott Parsons. In your judgment, what differences would there be in the leadership tasks facing an individual at each level?

14. Discuss how position power, task structure of the group, and leader-member personal relationships interact to influence the choice of leadership style. Can generalizations be drawn confidently in this regard? Discuss.

15. Briefly describe the principal “roles” of leadership. Which of these do you consider the most important? Which is the most difficult to carry out? The easiest? Explain your choices.

16. How are leadership style, group morale, and overall group performance interrelated? Identify the leadership factors most important to group morale, and discuss the link between morale and performance.

17. If it is true that “democratic” leadership styles are most conducive to effective leadership, what possible limitations are there on this kind of leadership? Discuss.

18. Could a leader in one organization successfully lead in another organization with a different structure? Explain.
KEY TERMS AND CONCEPTS

political persuasion or “jawboning”  executive privilege
policy development
policy implementation
instruments, or tools, of leadership
central clearance
executive budgets
veto power
item veto (or line-item veto)
bureaucratic resistance
reductions-in-force (RIFs)
Iran–Contra affair
reorganization
Posse Comitatus
task forces
exception principle
Cuban missile crisis

SUGGESTED READINGS


This section covers three functions central to the conduct of public administration: (1) public personnel administration and human resources development (including public-sector collective bargaining); (2) the budgetary process; and (3) public-policy and program implementation. Each of these represents a fundamentally important set of activities in administrative practice. Together, they form the core processes of public-sector operations.

The personnel and human resource development function, treated in Chapter 7, concerns, among other things, criteria and methods for hiring individuals into the public service in national, state, and local government; for training and skill development; for promoting and transferring them within the workforce ranks; for contracting out and privatizing certain positions; and, on occasion, for dismissing unqualified individuals from their jobs. Politically charged issues such as collective bargaining, outsourcing, patronage, privatization, and affirmative action pose difficult questions that must be answered within the domain of public personnel administration. There also have been significant changes in the national government’s basic approaches to personnel administration, stemming from the Bush administration’s creation of new federal departments without union representation, attempts to privatize...
significant portions of the federal workforce, “pay gaps” resulting from differences in public and private salaries, and the opening of more federal grants and contracts to nongovernmental, private, nonprofit, and faith-based organizations. Furthermore, collective bargaining and union membership are prominent and contentious issues in public-sector labor-management relations, especially with regard to federal agency operations and reorganization. At all levels of government, but especially in many state and local agencies, public-employee unionization and bargaining still occupy a place of importance in politics and governance.

The budgetary process, discussed in Chapter 8, is obviously important because of rising costs of providing government services and political conflict over allocation of increasingly limited public funds. It is important also because control over major aspects of budgeting processes represents crucial political power. In the past half-century, the political stakes in the budgetary game have risen steadily. In recent years, government officials at all levels have paid considerable attention to assessing the results of expenditures, reducing budget deficits, and gaining greater control over public spending.

Chapter 9 explores the vital subject of administering public policies and programs. These include planning, program analysis, legislation, implementation, and program evaluation, in an era of political mistrust and chronic fiscal stress. At the same time, we have seen the emergence of concerns and innovations—among them, a renewed commitment to training and customer service, empowerment of employees, management for results, and greater concern for institutional security—that reflect both increased complexities and new challenges for government at all levels. As policy problems that have become far more complex, this entire area reflects the need for more sophisticated recruiting, training, and systematic approaches to job enrichment and performance management.
Chapter 7

Public Personnel Administration and Human Resources Development

The government of the United States has become too big, too complex, and too pervasive in its influence on all our lives for one individual to pretend to direct the details of its important and critical programming. Competent assistants are mandatory. . . . Principal subordinates must have confidence that they and their positions are widely respected, and the chief must do his part in assuring that this is so.

President Dwight D. Eisenhower, August 1960

From the time the first executive-branch agency opened its doors, even before ratification of the Constitution, the personnel function has been a vital part of American public administration. It has evolved from a relatively obscure, often routine function of government to a prominent, frequently controversial area of administrative practice. Since the early 1800s, there has been considerable variation in rules and regulations governing personnel policies and practices to respond to the changing values, expectations, and assumptions of society pertaining to proper methods of filling government positions.

Three values predominant in our approach to government have had strong, but shifting, impact on personnel practices: (1) the quest for strong executive leadership; (2) the desire for a politically neutral, competent public service; and (3) the belief that the composition of the public service should generally mirror the demographic composition of American society.1 Strong executive leadership and greater representativeness often have occurred together. For
example, when a strong mayor practices patronage in hiring, drawing political supporters into local bureaucracies from an ethnically diverse majority coalition, it has the effect of increasing political loyalty to the mayor in the ranks while enhancing representativeness. In such a case, both representativeness of social groupings and representation of the political majority are served through administrative appointments. Greater diversity in the workforce—which is representativeness in another form—has been a value of increasing importance in the public service. We will discuss aspects of diversity later in this chapter.

On the other hand, the quest for politically neutral competence— involving formal disregard of race, gender, ideology, or political-party ties in filling administrative posts—has usually been carried on in opposition to advocates of strong leadership and representativeness. For example, supporters of civil service (merit) reform in the late 1800s and early 1900s harshly attacked both political “bosses” and the patronage systems that enabled them to dominate many states and cities. Significantly, most merit reformers also feared the potential influence of ethnic immigrants in many boss-run cities; part of their fervor was based on a strong desire to exclude recent immigrants from a share of political power. In short, the reformers opposed representativeness for emerging potential rivals on the economic, political, and social horizon. At the present time, those opposed to affirmative action, diversity, immigration reform, and quotas to achieve racial (and other kinds of) balance argue that race, ethnicity, and gender are similar to political criteria, and should not be used as factors for hiring and promotion.

The case for politically neutral competence rests on the assumption that public managers should be hired and promoted on the basis of job-related skills, professionalism, and knowledge. Advocates of this approach contend that public programs are better administered and elected executives better served (and public funds better spent) if those in charge possess demonstrated competence in the particular program area, along with management expertise and institutional memory—that is, the ability to apply the lessons of past experience profitably to current tasks. Those holding this view believe that considerations such as political-party loyalty—especially in hiring decisions—interfere with the quest for true managerial competence.

In response, patronage advocates stress the importance of a chief executive’s ability to rely on the absolute loyalty of his or her subordinates throughout the executive branch in order to ensure efficient and effective program implementation. Without dismissing the importance of competence or professionalism, those favoring political loyalty as a key factor in making personnel decisions argue that reliance on neutral competence creates public bureaucracies largely immune to control by elected political leaders. The accountability demanded by an increasingly frustrated public suffers. This issue has been a part of public administration virtually since its founding though it has been debated more intensely at some times than at others. Since the mid-1990s, the debate has intensified once again.

**Public personnel administration (PPA)** can be defined as “the organizations, policies, and processes used to match the needs of governmental
agencies and the people who staff those agencies.” The term **human resources development (HRD)** also is used to describe personnel functions, such as training, staff development, and virtual learning (e-learning) that are increasingly necessary to improve service quality and productivity in complex public organizations (see Chapter 4). In the public sector, these functions differ from those in business and industry in important respects, most prominently in the need to conduct the personnel function within constraints set by other formal political institutions, by agency clienteles, by professional associations of employees and other interest groups, and by political parties and the mass media. Today, PPA and HRD are no longer regarded, as they once were, as separate from the general processes of public-policy making and performance management; there are two reasons for this. First, decisions made in the personnel area have a direct bearing on who makes and implements government policies. Second, such decisions have themselves become policy matters, reflecting demands for effective program administration, improved productivity, employee rights, collective bargaining agreements, affirmatively action in minority hiring, and traditional merit reforms, among other issues. To a great extent, personnel policies and training practices have become an extension of partisan political value conflicts, and the political dimension of PPA and HRD has taken on increasing importance in recent years (see Chapter 2).

Another widely recognized problem is that rules and regulations sufficient to cover government employees in the past are no longer flexible enough to accommodate newer, more customized service-delivery models. For example, separate salary schedules have been established in selected personnel grades for professionals in printing management, engineering and architecture, medicine and nursing, metallurgy, and veterinary medicine, among others. Another salary issue concerns the fact that the total size of the bureaucracy has increased in recent years, and the cost (mainly in salaries) of running it has risen dramatically, which is attributable both to inflation and to a larger proportion of higher-level administrators (with higher salaries) in the civil service. Past attempts to reform the rules and regulations covering these various personnel systems have met with some successes. Nonetheless, the numbers and diversity of skills and training among government employees make it difficult to implement reforms in personnel procedures, such as simplification of job classification, pay for performance, and performance evaluation.

The sheer diversity, size, and scope of contemporary government make personnel and human resources concerns more important than ever before. Although the issue of “big government” is not directly tied to personnel policies, political pressures for reducing or controlling bureaucratic size affect personnel administrators and many of their decisions. This is especially important because Americans seem to mistrust large institutions (such as business, labor, and government), in part, simply because they are big. Furthermore, "whenever surveys [measuring citizen confidence in institutions] have dealt with different size levels of the same institution, they have found greater..."
hostility to the ‘big’ or ‘large’ versions than to smaller ones.” This may explain the consistently higher approval ratings given by citizens to local governments over both states and the federal government.

The image of a “bloated” national bureaucracy, however, may not completely accurate. First, since 1951, civilian employment in the national government remained relatively stable prior to the Bush administration build-up beginning in 2002, whereas state and local government employment increased dramatically (see Figure 7-1). Total state and local employment, both full- and part-time, has nearly quadrupled, increasing from fewer than 4 million in 1951 to over 16 million in 2006. The figure for full-time equivalent (FTE) employees was 16.14 million in March 2006 (see Table 7-1). Nearly 80% of all state and local employees work as teachers, nurses, firefighters, police officers, or other public safety or correctional officers. Consequently, as compared to the federal government, a much higher proportion of state and local budgets are expended on salaries. During the same period, the number of national government civilian employees fluctuated, ranging from a low of 2.37 million in 1954

**FIGURE 7-1** Government Civilian Employment, 1951–2006 (in thousands)

<table>
<thead>
<tr>
<th>Year</th>
<th>Federal</th>
<th>State and Local</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>1951</td>
<td>1.68</td>
<td>0.43</td>
<td>2.11</td>
</tr>
<tr>
<td>1958</td>
<td>1.71</td>
<td>0.46</td>
<td>2.17</td>
</tr>
<tr>
<td>1968</td>
<td>1.81</td>
<td>0.47</td>
<td>2.28</td>
</tr>
<tr>
<td>1978</td>
<td>1.95</td>
<td>0.49</td>
<td>2.44</td>
</tr>
<tr>
<td>1988</td>
<td>2.15</td>
<td>0.73</td>
<td>2.88</td>
</tr>
<tr>
<td>1998</td>
<td>2.54</td>
<td>1.13</td>
<td>3.67</td>
</tr>
<tr>
<td>2006</td>
<td>2.67</td>
<td>1.29</td>
<td>3.96</td>
</tr>
</tbody>
</table>

**SOURCE:** http://www.census.gov/govs/www/apes.html
Table 7-1: State and Local Government Employment, by Function, March 2006

<table>
<thead>
<tr>
<th>Function</th>
<th>Total</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total</td>
<td>16,135,699</td>
<td>100.0%</td>
</tr>
<tr>
<td>Education</td>
<td>8,625,260</td>
<td>53.4%</td>
</tr>
<tr>
<td>a. Elem &amp; Sec Instructional</td>
<td>4,615,672</td>
<td>28.6%</td>
</tr>
<tr>
<td>b. Elem &amp; Secondary–Other</td>
<td>2,029,651</td>
<td>12.6%</td>
</tr>
<tr>
<td>c. Higher Ed Instructional</td>
<td>653,433</td>
<td>4.0%</td>
</tr>
<tr>
<td>d. Higher Ed–Other</td>
<td>1,235,386</td>
<td>7.7%</td>
</tr>
<tr>
<td>e. Other Education</td>
<td>91,118</td>
<td>0.6%</td>
</tr>
<tr>
<td>Hospitals</td>
<td>926,773</td>
<td>5.7%</td>
</tr>
<tr>
<td>Police</td>
<td>919,277</td>
<td>5.7%</td>
</tr>
<tr>
<td>Transportation</td>
<td></td>
<td></td>
</tr>
<tr>
<td>a. Air Transportation</td>
<td>45,934</td>
<td>0.3%</td>
</tr>
<tr>
<td>b. Highways</td>
<td>545,089</td>
<td>3.4%</td>
</tr>
<tr>
<td>c. Water Transport &amp; Terminals</td>
<td>12,118</td>
<td>0.1%</td>
</tr>
<tr>
<td>d. Transit</td>
<td>228,013</td>
<td>1.4%</td>
</tr>
<tr>
<td>Correction</td>
<td>717,047</td>
<td>4.4%</td>
</tr>
<tr>
<td>Public Welfare</td>
<td>510,841</td>
<td>3.2%</td>
</tr>
<tr>
<td>Health</td>
<td>432,857</td>
<td>2.7%</td>
</tr>
<tr>
<td>Judicial and Legal</td>
<td>419,969</td>
<td>2.6%</td>
</tr>
<tr>
<td>Financial Administration</td>
<td>392,632</td>
<td>2.4%</td>
</tr>
<tr>
<td>Other Government Administration</td>
<td>286,303</td>
<td>1.8%</td>
</tr>
<tr>
<td>Natural Resources and Water Supply</td>
<td>354,223</td>
<td>2.2%</td>
</tr>
<tr>
<td>Firefighters</td>
<td>327,712</td>
<td>2.0%</td>
</tr>
<tr>
<td>Parks and Recreation</td>
<td>267,126</td>
<td>1.7%</td>
</tr>
<tr>
<td>Sewerage and waste management</td>
<td>236,917</td>
<td>1.5%</td>
</tr>
<tr>
<td>Housing &amp; Community Development</td>
<td>114,100</td>
<td>0.7%</td>
</tr>
<tr>
<td>Electric and Gas</td>
<td>90,242</td>
<td>0.6%</td>
</tr>
<tr>
<td>Social Insurance Administration</td>
<td>83,297</td>
<td>0.5%</td>
</tr>
<tr>
<td>State Liquor Stores</td>
<td>7,493</td>
<td>0.0%</td>
</tr>
<tr>
<td>Local Libraries</td>
<td>128,653</td>
<td>0.8%</td>
</tr>
<tr>
<td>Other and Unallocable</td>
<td>463,823</td>
<td>2.9%</td>
</tr>
</tbody>
</table>


to just over 3.1 million in the early 1990s; in 2006 full-time equivalent civilian employees numbered nearly 2.9 million. In addition, there were 2.6 million military personnel, 1.4 on active duty and another 1.2 million in the reserves.

Second, the number of national civilian employees as a percentage of the total workforce has also fluctuated considerably in that same period. From a high of 10% following the World War II buildup, it dipped in the mid-1950s, then rose sharply again until the 1960s before beginning another decline that brought the ratio down to its lowest levels in the late 1990s, before rising slightly again in the 2000s (Figure 7-2). Federal civilian employment in 2006 was still less than 2% of the total domestic workforce, whereas combined civilian and military represented 2.84% of total employment.
The Clinton administration (1993–2001) reduced civilian federal government employment by eliminating several layers of supervisory positions in nearly all federal executive departments. Under President Bush, growth in total federal employment increased by 7.4% between 2002 and 2006, but most of that was limited to homeland security, national defense, and federal criminal justice, with other functional areas absorbing deep cuts (see Table 7–2). The Department of Homeland Security (DHS) grew by 17% from its inception in 2002 with 158,000 to a projected 185,000 employees in fiscal year 2007; the Justice Department increased by 16% more employees than in 1992. For specialized mission-critical agencies, increases have been even more dramatic: the Bush administration and Congress doubled both funding and personnel for border security (the U.S. Customs and Border Protection division under DHS), from 9,000 agents in 2001 to a projected 18,000 by 2009. During the same period, other executive agencies experienced critical shortages of key personnel, resulting in major policy failures and significantly contributing to waste, fraud, and abuse. For instance, the U.S. Army lacked the necessary 1,400 additional procurement officers to adequately oversee billions of dollars in civilian contract work in Afghanistan and Iraq. Yet, even with expanded hiring for such critical purposes, increases in national...
government civilian employment have not kept pace with population growth (see Figure 7–2).

Yet another development in the area of public personnel administration has been increased turnover rates among those remaining in the civil service. As uncertainties abound, individuals often try to anticipate changes in
their agencies by voluntarily seeking other posts. Like most other areas of government activity, the civil service felt keenly the effects of initiatives to reduce government spending. Limited entry into the career civil service thus has been the rule since the early 1980s. Closely related is the imposition of RIFs (reductions in force) on most domestic agencies. The number of positions allocated to many agencies was reduced, resulting in a net decline in total national government civilian employment of just over 5% since the early 1990s (see Table 7–2). As part of efforts both to reduce costs and to strengthen agency command structures, “downsized” higher-seniority civil service employees can “bump” employees at lower ranks in different agencies. Spending reductions, personnel cuts, and pay freezes for many agencies and civil servants contributed to each of the phenomena just mentioned, as well as significantly undercutting employee morale.

Without a doubt, many former members of the armed forces bumped lower-seniority civilian employees; some were transferred to other agencies, but many civil service workers were permanently dismissed. Moreover, the potential long-range impacts on the civil service are significant if the net effect is to lessen the attractiveness of government employment, damage the management capacities of executive agencies, and reduce the effectiveness and productivity of government programs (for example, could agency understaffing—at all levels of government—be a contributing factor to increased incidents of fraud and waste, airline passenger complaints, environmental pollution, or juvenile crime?).

The rates of change in these respects have increased somewhat, and the immediate effects on government personnel are obvious. For some functions within various agencies, the changes have been significant, from nearly a 70% decrease in water transport and terminal workers, to an 84% increase in federal police forces, secret service personnel, and so on. Other entities with noticeable personnel increases included federal agencies responsible for maintaining homeland security and national defense (Justice, Defense, and Homeland Security) and conducting international affairs (State Department, Agency for International Development, and the new Bureau of Citizenship and Immigration Services [formerly the Immigration and Naturalization Service] within the Department of Homeland Security). During the same period of time, the number of positions related to criminal justice increased by over 50%.

These figures, however, do not truly reflect all that has happened in the past half-century, either in terms of the numbers of public employees working under direct funding or contracts with the national government, or in terms of the scope of their activity. More than thirty years ago, Joseph Califano, then Secretary of Health, Education, and Welfare (HEW)—now Health and Human Services—observed that, whereas his department employed some 144,000 people, it indirectly paid the salaries of nearly 1 million more in state and local governments, through myriad grant-in-aid programs. Furthermore, it was estimated at the time that, if one were to add together all personnel dependent
on national government funds—state and local personnel, those in the private sector employed and paid through national government contracts, consultants, and the like—the total payroll would include about 8 million people and the number of federal “dependents” has almost certainly increased since then. If we consider the scope and impact of national government actions in this light, combined with unfunded mandates, grant-in-aid requirements, and expanded state and national regulatory responsibilities, we see that public concern about the size of government bureaucracy is not entirely groundless. It may be somewhat misplaced, in that government roles have changed substantially, but concern about size persists, and that can clearly affect personnel management.

In state and local governments, the personnel picture is a bit more complicated because of substantial numbers of employees in public libraries and educational institutions: over half of all state and local government full-time equivalent employees work in primary, secondary, or higher education. State employees not in education accounted for about 20%, and the remainder were noneducation employees in city, county, and other local governments. Expansion of public employment at the state–local level was due in large part to a sharp rise in educational employment during the 1960s, but other state–local functional areas—such as health and hospitals, police, corrections, and fire protection—have now begun to catch up. Many states have themselves “mandated” costly expansions in various public programs, creating the need for more police, correctional officers, teachers, transit workers, and homeland security employees.

Another feature of public personnel administration that is not reflected in head counts of government employees is the changing nature of the workforce. Especially in the national government, increasing numbers of bureaucrats have become more specialized, better educated, and more highly paid than many of their predecessors. Despite the backlash aimed at large institutions, this trend is likely to continue and even expand. The national executive branch, as well as many state and local agencies, are now managed by better-credentialed, more competent professionals and technocrats.

The national government’s role—and its relationship to states, localities, nonprofit organizations, and private consultants and contractors—has been affected as well. It has been suggested that it is increasingly state and local governments, along with private contractors, that actually translate national government directives into public realities (recall a similar implication in Chapters 1 and 3 regarding devolution, privatization, and decentralization in intergovernmental relations). Expertise is not confined exclusively to the national government but, wherever it is found, its significance has become unmistakable—and is related much more closely to the expanding role of government than simply to numbers of people directly or indirectly supported by a government payroll. Indeed, the public and private sectors are increasingly dependent upon one another for joint missions, mutual responsibilities, and financial support. We will deal further with the rise of public-service partnerships, professionalism, and specialization later in this chapter.
Evolution of Public Personnel Administration

The evolution of public personnel administration, from 1789 to the present, did not occur in a social or political vacuum. Rather, development of the personnel function and of specific practices was related to other changes in public administration and society. The following seven major phases in the evolution of federal personnel administration have been identified and are summarized in Table 7–3:

1. Government by “gentlemen” reflected the powerful influence of the American quasi-aristocracy on all of politics.
2. Government by the “common man” resulted from a movement toward a more egalitarian political system.
3. Government by the “good” focused on elimination of corruption in hiring practices and equality of access to competitive entrance examinations.
4. Government by the “efficient” was characterized by maintenance of the merit system and of political neutrality and by the pursuit of management efficiency.
5. Government by “administrators” saw the development of an activist political role for public administrators.
6. Government by “professionals” was a period of greater concern for recruiting, testing generalized skills of job applicants, and meeting the challenges of, as well as the opportunities for, increased professionalism in the public service.
7. Government by “citizens, experts, and results” is driven by changes in technology, such as e-government facilitated by the Internet, and calls for increased accountability, performance, and minority participation. The advent of electronic government has brought about nearly “real-time responses,” and access to information on the Internet has brought about a more informed and participatory citizenry.9 (See Chapter 10.)

The growth of professionalism in public service contributed not only to higher government salaries but also to overly narrow specialization in job classifications as well. This, in some cases, has resulted in professionals having a direct voice in public-policy making, with adverse consequences for popular control and accountability. One classic study identified five major avenues to political power: (1) election or appointment to high office, which is generally dominated by lawyers; (2) effective control (if not a near monopoly) by an individual profession of important managerial functions in an agency—for example, educators in the Office of Education, engineers in public works agencies, or foreign-service officers in the State Department; (3) a professional presence in an agency but without professional domination (all agencies have legal counsel, budgeters, information technology specialists, planners, and personnel specialists); (4) an ability to generate pressure on decision makers from fellow or allied professionals outside the
TABLE 7-3 Changes in Public Bureaucracy Since 1789

Government by Gentlemen (1789–1829)

- Political participation was limited and nepotism (favoritism based on family ties) was widespread.
- Positions were filled according to a blend of patronage and merit appointment.
- Political loyalty to the chief executive was a major consideration.
- Entry was limited largely to the gentry of American society, that is, to educated, white, male landowners.

Government by the Common Man (1829–1883)

- President Andrew Jackson (1829–1837), commonly associated with this populist era, brought a full-scale spoils system to Washington; jobs were offered to those with the “right” political loyalties, without emphasis on job-related competence.
- “Establishment” credentials were not only unnecessary but were viewed as an affront to “ordinary citizens,” who distrusted the “aristocracy” in government as hostile to their political interests.
- Strong executive leadership and some form of political representativeness were advocated.
- This early version of today’s populist politics (egalitarianism) supported the “little people” against those with wealth, title, education, and political power. (The short-lived presidential campaigns of Pat Buchanan and the H. Ross Perot movement in the 1990s exemplify recent populist movements, indicating how durable this phenomenon has been in our history.)
- The assassination in 1881 of President James Garfield by a frustrated (and mentally ill) office seeker was a catalyst for passage in 1883 of the Civil Service (Pendleton) Act, which created a bipartisan commission to administer open competitive examinations for civil service positions.
- Reformers hoped that the Pendleton Act would reduce extensive personnel turnover at each change of presidential administrations; de-emphasized both strong executive leadership and representativeness.
- Politically neutral competence was a major criterion for government service.

Government by the Good (1883–1906)

- The period was marked by self-conscious egalitarianism and “idealistic” changes in public personnel administration.
- Civil Service Commission was created to enforce new rules and regulations and prohibit corruption.
- The successful drive for a merit system had to be translated into workable day-to-day arrangements.
- Government efficiency came to be viewed as the opposite of government corruption.
- The new civil service was open to anyone who could pass the competitive entrance examinations.

(continued)
TABLE 7-3 Changes in Public Bureaucracy Since 1789 (continued)

- Civil Service Commission insulates new personnel system against political pressures from Congress and the White House.
- At state and local levels, controversy surrounded reform efforts to do away with urban political machines, but many state and municipal governments were successfully reformed.
- In county governments and most rural areas, civil service reform came much later, if at all.

Government by the Efficient and the New Deal (1906–1937)

- The major focus was maintenance of the merit system, with political neutrality, as well as pursuit of efficiency in managing government programs; separation of politics and administration was in full force, strengthened by the influence of scientific management on both business and public administration.
- Efficiency was major conceptual emphasis within a package of social values that included goodness, merit, morality, neutrality, and science.
- Merit system coverage was extended from about 45% of the government workforce in 1900 to some 80% by 1930; seemingly nonpoliticized administrative machinery was expanded.
- In 1933, President Franklin Roosevelt, who inherited a government bureaucracy that focused on good, effective management, began to involve agencies in planning and managing new programs, leading to basic changes in the role of government in American society.

Government by Administrators (1937–1955)

- In 1939, the American Society for Public Administration (ASPA) was founded, and efforts were made to upgrade the education level of the bureaucracy, to ensure that educational preparation counted for something in obtaining national government employment.
- Public administration spearheaded efforts to overcome the effects of the Great Depression and to mobilize for World War II; activist administrative apparatus responds to Roosevelt’s vigorous New Deal policy leadership.
- Under a strong and popular president who had widespread support, the politics-administration dichotomy underwent changes in favor of representativeness and responsiveness.
- Allowance was made, in principle, for overlap between politics and administration without completely abandoning the idea that administration should be separate from the political process.
- The Brownlow Report, issued in 1937, called on the president to assume greater responsibility and authority for directing executive-branch activities and for the centralization and consolidation of responsibility throughout the executive branch.
- The report of the Second Hoover Commission to President Eisenhower in 1955 recommended that a “Senior Civil Service” be established, comprising about three thousand upper-level career executives serving in administrative
TABLE 7-3 Changes in Public Bureaucracy Since 1789 (continued)

positions. (Not until the **Senior Executive Service [SES]** was founded in 1978 were these elements incorporated into general personnel practices in the national government.)

- Public personnel administration was elevated to a place alongside other managerial tasks of traditional public administration.
- Since the early 1950s, there has been a growing interest in developing the individual skills of bureaucratic employees.


- The Federal Service Entrance Examination (FSEE) was established in 1955; it was designed to provide a single point of entry into the U.S. civil service, make it possible for public servants to transfer more easily from one agency to another, and allow the Civil Service Commission to engage in more systematic recruiting, especially on college and university campuses.
- Professionalism has become widespread in the public service, so that the career needs of individuals within their professions conflict, to some extent, with the traditional emphasis on the administrative job itself.
- Contemporary personnel administration must take account of the needs of both public agencies and their professional employees.
- The increasing power of various professions becomes a force to be reckoned with in the administrative process.


- Federal Blue Ribbon Commissions set goals for results-driven government and “wired” access to public services.
- Adoption by government of information technology with the **Electronic Government Act of 2002** allowing greater numbers of citizens direct access via World Wide Web portals; one-stop customer-centered shopping for public services.
- Increased demand for information technology specialists in government.
- State-sponsored websites and adoption of e-government allow citizen access to wider range of information.
- Government agencies become more market-driven and results-oriented; citizen relationship management recognized as legitimate function of government.
- Increased concerns about privacy and protection of individual records.

---

10. Licensing of professions, such as physicians, lawyers, insurance agents, and realtors, at the state level and regulatory processes at the national level are two areas in which professional influence is strong—too strong, according to some.
Professions such as law, medicine, and civil engineering have been described by different observers as enjoying excessive influence in formulating and implementing public policy. The lack of public accountability of such professional associations is central to criticisms of their role. There is also the possibility that loyalty to professional associations (such as the American Medical Association for medicine or the American Bar Association for law) may supersede loyalty to an agency as the standard by which professional employees judge their own work. Individual loyalties to widely varying professional standards can create tensions within an agency that are very difficult to resolve from a broader public-policy perspective.

**MERIT AND PATRONAGE IN PERSPECTIVE**

Politics has always played a role in personnel administration. Andrew Jackson is remembered as the father of the patronage system, though Thomas Jefferson was the first president to view partisan loyalty as an important criterion in the selection of public servants. Moreover, Jackson insisted on some competence in government employees and was not nearly as abusive in his patronage tactics as some later presidents were (notably James Buchanan and Abraham Lincoln). Franklin Roosevelt established the tradition of a strong executive who emphasized political loyalty as well as professional competence. His use of a “brain trust” of politically loyal policy advisers enhanced the respect for policy analysis and policy analysts in government.

The merit versus patronage debate arouses deep passions in many of us. The devotion of so many people to what they see as interconnected values of integrity, efficiency, economy, political neutrality, and ethical standards fosters a strong preference for merit system practices, often accompanied by contempt for patronage. Both have a rich history in American public personnel administration, yet, in the past century, merit has clearly held favor among middle- and upper-class citizens, who are the chief beneficiaries of such a system. Whether that preference will be continued or transformed in the twenty-first century is still an open question.

The distinctions between merit and patronage systems can be boiled down to a difference in defining job qualifications. Those who favor merit are fond of saying that you don’t have to be qualified to get a patronage job, but that is not really true—the qualifications are usually partisan based rather than job related, but they are job requirements just the same. Put simply, *merit judges what you know, whereas patronage is more interested in whom you know (or who knows you) and how you can help politically.* Each system has some clear advantages.

The most obvious advantage of a merit system is its ability to bring into the public service individuals who are considered competent (by management’s standards) to perform the tasks required in a given position. Doing one’s job well is valued in both the private and public sectors, and it is the root of the merit system. There is also some value in having continuity and stability in
the public service (that is, institutional memory) instead of the dramatic—and traumatic—turnovers in personnel experienced at the beginning of virtually every new administration between 1829 and 1881.

On the other hand, a patronage system also affords some advantages. The most important one, as noted earlier, is that the chief executive can command the loyalties of bureaucratic subordinates much more effectively. Every local, state, and national “boss” has had that ability, and the effect in each case has been to buttress chief-executive leadership (see Chapter 6). It is undoubtedly true that this approach yields a vastly different kind of bureaucracy, and very probably a different set of social, economic, and political priorities in public policies. But, to the extent that we value strong leadership, we may favor patronage.

The tensions between merit and patronage are rooted in a deeper philosophical and political conflict affecting how jobs are filled. The merit concept is built around the use of achievement-oriented criteria—that is, making personnel judgments based on the applicant’s demonstrated, job-related competence. By contrast, in patronage systems (and in some other approaches to personnel decision making), judgments are based on ascriptive criteria—that is, attributes or characteristics of the individual other than his or her skills and knowledge. Approaches using ascriptive criteria include patronage (in which personnel decisions are based at least in part on the applicant’s party or other organizational loyalties), affirmative action (in which one’s race or gender is given strong consideration), veterans’ preference (based on military service), and nepotism (choice influenced by kinship). Though all such approaches seem to conflict with merit principles, each is said to have certain advantages—not only for the individuals affected but also for the personnel selection system and perhaps society at large. For example, military service to one’s country is generally accepted as a commitment to public service, so it is not unreasonable to consider such service in evaluating a candidate’s application for a civilian government position. Eventually, all managers must find ways to deal with the pressures generated by such conflicting values.12 (We will discuss affirmative action and veterans’ preference later in this chapter.)

Are merit and patronage, then, permanent and inevitable opposites? Surprisingly perhaps, the answer is no. In practice, neither merit selection nor patronage exists in a pure form. Partisan influence is not entirely unknown in merit systems, although it is usually subtle. In some states and cities, the appearance of a merit system may mask an effectively functioning patronage arrangement. Knowing someone is still useful to the candidate for a merit position. By the same token, traditional patronage practices have been severely constrained by governments’ need to hire individuals with specific high-level technical skills, by reduced reliance on campaign workers in an era of media campaigns, by decreased availability of government jobs, and by a number of Supreme Court decisions limiting patronage hiring.13 The era of the “party hack,” if not gone forever, has been significantly transformed by the changing needs and restrictions of a complex technological society.

---

**achievement-oriented criteria**

standards for making personnel judgments based on an individual’s demonstrated, job-related competence.

**ascriptive criteria**

standards for making personnel judgments that are based on attributes or characteristics other than skills or knowledge.
Formal Arrangements of Personnel Systems

All civil service systems are not created equal, but the national government arrangements will serve as an illustrative model for discussion of the structure of most merit personnel systems. Many state arrangements, among the nearly forty states that have merit systems, closely resemble the national government format, with some variations.

About 90% of all national executive-branch employees are currently covered by some merit system, most under the system administered by the Office of Personnel Management (OPM), which replaced the Civil Service Commission in 1979. The proportion of national executive employees working within competitive merit systems has risen steadily, if gradually, from about 10% in 1884 (one year after passage of the Pendleton Act) to 85% in 1950, exceeding 90% for the first time during the 1970s. Since the early 2000s, the pace slowed as the Bush administration promoted alternative personnel systems to replace traditional civil service coverage. (For details of various federal pay systems, see http://www.opm.gov/oca/07tables/.)

Partly in response to prodding from the national government, state governments have gradually extended—or established—merit systems in their executive branches. For example, Congress has required states to organize merit pay systems in single state agencies designated as grant-in-aid recipients; the tremendous proliferation of grants has thus had the spin-off effect of strengthening merit principles in state government. The Intergovernmental Personnel Act (IPA) of 1970 greatly reinforced that requirement; most states now have many merit features built into their personnel arrangements. Local governments have been similarly affected but to a lesser extent.

The system of classifying positions is central to any personnel structuring. In the national government, jobs are classified according to ten grades, or levels, that make up the General Schedule (GS). Established in 1949, the GS is based on the idea that employees should be rewarded for longevity (length of service) and commitment to the public service through pay raises and promotions rather than rigid performance standards, as is typically the case in the private sector. Under the General Schedule pay system, federal employees receive annual pay increases for satisfactory performance within a given period of time. Within each grade there are ten “steps,” which are based on years of service. For example, GS-1 through GS-5, step 1 ($6,630–$25,623, as of January 2007), are lower-level positions of the secretarial-clerical type. Grades GS-6 through GS-11, step 5 ($32,370–63,809), cover lower-middle management posts but are divided into two subschedules: GS-6, -8, and -10 are, for the most part, technical, skilled crafts, and senior clerical positions, and GS-5, -7, -9, and -11 are professional career grades. GS-5 and GS-7 are the most common entry-level grades for college graduates. Grades GS-12 through GS-15, step 10 ($73,194–$120,981), are upper-level positions, reflecting career advancement and acceptable job competence. Senior executive positions are the...
so-called supergrades, filled by senior civil servants who earn between $133,990 and $183,500 and serve as bureau chiefs, staff directors, and so on. At the top of the personnel structure is the Executive Schedule, occupied by the highest-ranking career officials, those who interact on a regular basis with politically appointed administrators (see Chapter 6). Senior Executive Service executives are eligible for performance bonuses within their pay grades and, in 2006, top pay was limited by Congress to $165,200. The federal government spent about $150 billion, less than 5% of its total budget, for all salaries of federal workers.

Promotion from one grade to the next is not automatic and, at the outset of one’s career, retention in the service itself is not guaranteed. A probation period of six to eighteen months must be served before full merit protection is attained, and not all employees are put under merit. In many cases, promotion comes after one year in the service (for example, from GS-9 to GS-11) and, in some agencies, failure to achieve promotion in that time is a virtual invitation to leave the civil service.

In keeping with the recent emphasis on general preparation and technical skills, it is not difficult for an employee in the public service to transfer from one agency to another—or even from one merit system to another. As mentioned earlier, employees with more seniority (years of service) have “bumping rights” over others with less service. The Office of Personnel Management has had reciprocal agreements with the Tennessee Valley Authority and Panama Canal Zone, for example, that permit employees to transfer to the other systems, and vice versa, with no loss of pension benefits or grade level. This interagency mobility has advantages not only for employees but also for agencies looking for varied combinations of skill and experience.

In some state merit systems, it is possible to move up the ladder very rapidly. In Illinois, for example, competitive examinations for higher-level jobs—open only to those already holding state positions—are given with some frequency. A capable individual who has landed a first job can take the examinations every time they are administered and, if successful, can achieve significant career advancement in a relatively short time. It is not unknown for an employee to move from an entry-level post to a staff director’s job within four years. That is unusual, but advancement through the ranks—on the basis of on-the-job performance, competitive examinations, time in grade, and so on—is far from an impossible dream for many state government employees.

**FORMAL TASKS OF PERSONNEL ADMINISTRATION**

The formal tasks of personnel administration have traditionally included position classification, recruitment, examination, selection, and compensation. More recently, as management of complex organizations has become more challenging, administrators (including personnel administrators) have had to become better grounded in human resources planning, employee training,
counseling, motivating employees, labor relations, interpersonal skills, social and behavioral psychology, disciplining employees, and dealing with legal constraints. All these tasks were thoroughly examined by the National Performance Review (NPR) under President Clinton. The NPR succeeded in vastly reducing the number of personnel rules under which agencies must work (for example, by phasing out the *Federal Personnel Manual*). In addition, responsibility for personnel management (especially for position classification, recruitment, examination, and compensation) was largely decentralized into the hands of individual agency managers. There were changes pointing in the other direction, however, during the Bush administration.

### Position Classification

The major purpose of **position classification** is to facilitate performance of other personnel functions across a wide range of agencies within the same general personnel system. Many positions in different agencies have similar duties, so that it makes sense to group into one classification jobs with essentially the same responsibilities. Otherwise, recruitment and examination would be far more complex. Both these tasks (to be discussed in more detail shortly) have greater flexibility and value if potential employees can be evaluated in terms of their suitability for the general duties and responsibilities. Pay scales, as another example, can be set only if positions are grouped so that it is possible to award equal pay for equal work, which has been an underlying, if not completely implemented, rationale of position classification since passage of the Pendleton Act in 1883.

A written description of the responsibilities involved in a position is the basis for its classification and distinction from other jobs. But there are many obstacles to effective classification. Description of duties is relatively easy, but the exact responsibilities of a position (supervisory tasks, evaluating the work of subordinates, and expectations for initiative, innovation, or suggestions) can be elusive. How challenging the duties and responsibilities are is another ambiguous aspect of position descriptions. In an effort to counteract these problems, some weighting of the various job features—frequency of supervision, difficulty and complexity of each task, and so on—has been tried, so that classifications reflect as accurately as possible the true nature of each position. But the obstacles are not easily overcome, and many classification systems consequently (perhaps inevitably) contain some “soft spots” that require continuing attention.

There are a number of problems with position classification, even under the newer, smaller, and more responsive government structures of the 2000s. First, although an agency is responsible for classifying, according to existing schedules, the positions in that agency, there is a legitimate interest in maintaining some consistency from one agency to the next. Consequently, most states and localities, as well as the national government, provide for *reviews and audits* by a central personnel office with authority to change, if necessary,
agency classifications that are out of line. (Note that this central authority has changed, at least to some extent, as decentralization proposals were adopted by Congress.) Second, there is concern that narrow specialization in many job descriptions has hampered efforts to attract into the public service qualified individuals who lack exactly the right combination of skills for a given position. In this respect, position classification may be said to interfere with the merit principle itself, in that job-related competence is defined too narrowly. Third, there is always the possibility that, without adequate monitoring, an existing classification system will become outdated as a result of rapidly changing job requirements (a position implicitly taken by the NPR). Fourth, it has been argued that, as task-oriented groups (for example, quality-improvement teams) become more common, position classification geared to hierarchical organization will itself become obsolete. These are problems that bear watching but, because most government organizations are still arranged hierarchically, position classification is likely to remain both appropriate and useful—although with some changes almost certainly in store.

An important development in the 1990s was the set of recommendations regarding position classification emerging from a number of different sources, which examined (separately) personnel management at national and state-local levels. A common theme present in the work of both the NPR and the National Commission on the State and Local Public Service (the Winter Commission) was the need to reduce the existing complexity in classification, especially the sheer number of separate classifications (the Winter Commission noted that the problem was particularly acute in state governments). Both commission reports emphasized broadbanding job classification; that is, the recommendations urged personnel managers to consolidate existing classifications into a far smaller number, thus reducing complexity and also increasing flexibility and mobility for employees. The Bush administration proposed significant changes in federal position classification, including elimination of the GS system and greater use of pay bands. The Department of Homeland Security has struggled with replacing the traditional GS pay system with broader pay bands, substituting annual longevity pay adjustments with a pay-for-performance system based on an assessment of the local labor market and geographic location.

**RECRUITMENT, EXAMINATION, AND SELECTION**

Attracting, testing, and choosing those who join the public service have been systematic activities of government personnel administration for a relatively limited period of time. Concerns and issues involved in these areas overlap one another to some extent but deserve separate discussion.

Recruitment has been something of a problem for far longer than it was recognized as such. During the early decades of the last century, a combination of low pay and low prestige—not unrelated—made working for the government distinctly unattractive. The prestige problem was a matter of public values
and attitudes toward government generally; even among those who favored strong administrative capabilities, “politics” was seen as unsavory, to be tolerated rather than actively joined. Generally, the prestige of government service has decreased significantly over the past few decades. Compensation differentials between the public and private sectors have contributed to that change in prestige. It has thus become more difficult to arouse the interest of skilled and competent individuals in government service, and a considerable effort has had to be made to attract younger workers who possess critical skills. The federal government estimates that nearly 200,000 “mission-critical” jobs must be filled to meet existing vacancies.16

The most important developments were the establishment of systematic ties to recruiting services on college campuses—in search of the professionally trained student as well as the liberal arts graduate—and to professional associations. At the same time, a host of requirements (filing fees, residency, and the like) that had acted to constrict access to the public service were dropped, and open competitive examinations were adopted. In a word, the recruitment process was democratized.

In recent years, the recruitment picture has changed dramatically in a number of respects. In general, it is necessary for most federal agencies to go out and “beat the bushes” for prospective employees. The number of civilian jobs in the national government often outnumbers the pool of available applicants, and competition from private employers offering higher salaries makes it even more difficult to recruit qualified applicants. Merely because the government job market (like that of the private sector) has tightened does not mean that there is no need to recruit for specific positions. The demand for qualified employees still exceeds supply in selected occupational areas (engineers, scientists, and, occasionally, secretaries and clerks) and in different parts of the country. This has encouraged some government agencies to offer incentives such as housing assistance and signing bonuses to prospective recruits. As more private-sector jobs are “outsourced” and the civilian job market tightens, it is expected that greater numbers of students will consider public employment opportunities.

The examination process is a complex one. An examination must be broad enough to test adequately for skills that may be used in widely varying agencies yet still precise enough to be meaningful in testing specific skills and competencies. Many national agencies, as noted earlier, supplement general examinations with more specialized tests, interviews, written work submitted by the applicant, and so on. In state and local government, similar examinations are often used, with many of the same problems as well as advantages.

Most government entrance examinations are written, although it is becoming more common to incorporate both written and oral portions. Also, not unlike standardized college and graduate school entrance exams, most tests attempt to measure both aptitude and achievement. As alternative methods of measuring competence, it is common practice to give weight
to education and experience, and, in some instances, enough of one or both can substitute for taking the initial examination. Graduates with Master’s in Public Administration (MPA) degrees, for example, typically receive “fast track” appointments because of their recognized achievements. In the great majority of cases, a combination of written and oral examinations, personal interviews, education, experience, and written statements is used as the basis for evaluating prospective employees.

A central concern is the validity of examinations, that is, how well they actually test what they are designed to test. Another consideration is whether tests should measure specific work skills or factors such as imagination, creativity, managerial talent, and the capacity to learn and grow on the job. Clearly, for some positions, work skills deserve major emphasis whereas, for others, the second set of abilities should also be considered. (See Box 7–1, “Sample Test Questions Dealing with Administration from New York City Police Examinations.”)

---

**Sample Test Questions Dealing with Administration from New York City Police Examinations**

1. “Records of attendance, case load, and individual performance are ordinarily compiled for a police department by a records unit.” A plan is suggested whereby all patrol sergeants would regularly review summaries of these detailed records, insofar as they concern the men under them. The adoption of such a plan would be
   - (A) inadvisable; the attention of the patrol sergeant would be unduly diverted away from the important function of patrol supervision.
   - (B) advisable; the information provided by summaries of detailed records would conclusively indicate to the patrol sergeant the subordinates who should be given specific patrol assignments.
   - (C) inadvisable; the original records should be reviewed in detail by the patrol sergeant if he is to derive any value from a record review procedure.
   - (D) advisable; the patrol sergeant would then have information that would supplement his personal knowledge of his subordinates.

2. In planning the distribution of the patrol force of a police department, the one of the following factors that should be considered first is the
3. There are some who maintain that the efficiency of a police department is determined solely by its numerical strength. This viewpoint oversimplifies a highly complex problem mainly because

(A) enlargement of the patrol force involves a disproportionate increase in specialized units and increased need for supervision.
(B) supervisory standards tend to decline in an enlarged department.
(C) the selection and training of the force, and the quality of supervision, must also be considered.
(D) the efficiency of the department is not related to its numerical strength.

*Correct answers: 1-D, 2-B, 3-C.

SOURCE: Modern Promotion Courses publications, New York City.

Of growing concern in the past three decades has been the matter of bias in testing—specifically, whether examinations have exhibited an unintentional cultural bias that has unfairly discriminated against members of minority groups. In 1979, the Professional and Administrative Career Examination (PACE), which replaced the FSEE in 1974, became the focus of a lawsuit against OPM brought by a group of African Americans and Hispanics who alleged that it was culturally biased and that it tested for general knowledge not required for the 118 job categories for which it was used. Carter administration officials negotiated with the plaintiffs over plans to phase out the exam, and to replace it with up to 118 separate tests designed to measure specific skills for each position. Shortly before President Carter left office, the Justice Department filed its plan in U.S. district court in Washington as a consent decree to settle the suit. Acting under the consent decree, the Reagan administration abolished PACE in August of 1982.

Subsequently, OPM established a new system (known as Schedule B hiring authority) to serve as an interim replacement for PACE, pending development of alternative competitive examining procedures. However, that interim lasted well into Ronald Reagan’s second term. Some viewed this (noncompetitive)
hiring method as a threat to the competitive merit system. Others argued that agency use of Schedule B meant that there was no central point in the national government to which individuals could apply for jobs. Gradually, however, the picture began to change. By March 1988, OPM had developed job-related alternative examinations (in compliance with the consent decree), which accounted for just over one-half of the positions formerly filled through PACE. And, under George H. W. Bush, OPM established (in May 1990) a new examination—Administrative Careers with America (ACWA)—which expanded still further the coverage of positions filled through this new, centrally administered exam. Although ACWA represents a step forward, those who were critical of Schedule B still consider the situation less desirable than it was during the time that PACE was in place.

Selection processes vary widely from one level of government to another, and here, as elsewhere, the national government was the first to develop systematic procedures. There clearly is no overall pattern; merit systems are not identical, and patronage still operates in many state and local governments. But national government practice suggests what is possible—and also gives some idea of the limitations.

The normal procedure was as follows. After qualifying through examination, education, or experience, an applicant received a merit rating (GS-7 or GS-9, for example). Applicants’ names were placed on a register, meaning that they were officially under consideration for appropriate positions as these became available throughout the bureaucracy. At that point, it was up to each agency to notify OPM as positions opened up. OPM then forwarded to the agency the names of those it found qualified for the particular position, and the agency took it from there.

In this procedure, two guidelines helped to shape the final decision. The first was called the “rule of three,” referring to OPM’s practice of sending three names at a time to agencies with one position to fill; those individuals were, literally, finalists in the competition. The other guideline—veterans’ preference—helped determine whose names were included in that vital set of three because it affected total points assigned to each applicant. (In many states and localities, both the rule of three and veterans’ preference are still required by law.) All veterans with the minimum passing score of 70 on the 100-point test got a 5-point bonus (with the exception, after 1979, of nondisabled military retirees at or above the rank of major or lieutenant commander); all disabled veterans received a 10-point bonus, as did Vietnam veterans; and those disabled in Vietnam received a 15-point bonus. In some cases, survivors of veterans killed in action received these bonuses as well. In many states and localities, disabled veterans still receive an absolute preference. Veterans’ preference reflects the political strength of veterans’ groups, as well as the generally high regard in which America’s veterans have been held (although Vietnam veterans did not enjoy the same respect as did those of earlier conflicts or those of Operation Desert Storm, the Persian Gulf war in early 1991, or the Afghanistan and Iraq Wars).
It should be noted that veterans’ preference—variously considered as both an achievement-oriented and an ascriptive personnel criterion—has had a significant impact on the composition of the national government’s workforce. Defenders of the merit system are hard-pressed to support this kind of noncompetitive generosity, even toward veterans. Many states, and hundreds of local governments as well, employ veterans’ preference as a criterion for promotion as well as entry, and a substantial proportion of those in senior grades of the national bureaucracy are veterans. The late Alan K. Campbell, OPM director under President Carter and a key architect of civil service reform, argued that veterans’ preference “has damaged the quality of the senior civil service, to say nothing of discriminating against women in the [national] government.”19 (There is considerable irony here in that two different ascriptive criteria—veterans’ preference and affirmative action—clash with each other as well as with the concept of merit.) Despite President Carter’s efforts to limit this practice, veterans’ preference remains largely unchanged, even with the demise of PACE.

## Compensation and Locality Pay

Deciding how much to pay employees is one of the more difficult and occasionally controversial tasks confronting any government personnel system. In one sense, the task is made easier by the fact that legislatures almost always must provide pay scales and other rules of compensation, but hard decisions about what to propose remain a central responsibility of personnel administration.

There are several key considerations in determining a reasonable level of compensation. One is the necessity of paying employees enough to fulfill their minimum economic needs. Closely related is the question of compensation in proportion to the work done in terms of its importance, quality, and quantity. These can be highly subjective measures, permitting considerable disagreement about what is appropriate. A third consideration is comparability of pay scales. This has two dimensions: (1) ensuring that wages and salaries for a given classification bear a reasonable relationship to others in the same civil service system with comparable complexity, responsibility, and skill; and (2) attempting to maintain rates of compensation for government employees that are not dramatically different from wages and salaries paid for similar kinds of work in the private sector.

Another dimension of pay comparability concerns variations throughout the nation, and even within many states, in wage and salary levels paid in business and industry, which makes it difficult to align government salaries with them on a truly comparable basis. In the mid-1970s, another factor entered into this equation: cost-of-living variations and how these affected compensation. There appears to be an emerging trend—sometimes formalized, sometimes not—to tie government wage and salary levels to changes in the cost of living. As a practical matter, that avoids some tough questions, but the harm it does to the expectation that more skilled individuals will be better paid is obvious.
Beginning in the late 1970s, national government salaries and wages fell further and further behind levels of compensation paid for comparable positions in the private sector. This resulted from both general budget cutting in the national government and, specifically, pay freezes imposed by the Reagan administration. Among those most affected were some seven thousand senior-level career executives, whose situation was aggravated by a cap on salaries. The highest salary for senior career executives, until the cap was lifted in early 1991, was just under $80,000; private-sector executives holding positions of similar responsibility (for example, directing organizations with one hundred thousand employees) regularly earned three to five times that figure.

The pay gap for national government civil servants across the country ranges from 20% to nearly 50%, depending mainly on pay grade, degree of specialization, and geographic location. Twenty years ago, the U.S. Bureau of Labor Statistics found an average pay gap of 22%; by 2007, the pay gap had increased slightly as federal employees made an average of 23% less than their private-sector counterparts. This is not a new problem. In the 1989 survey, the National Commission on the Public Service found that “the gap between what government and the private-sector pay has grown far beyond the point where government can hope to recruit and retain qualified staff, even as the federal benefits package has [also] become less attractive.” President George H. W. Bush and Congress tried to improve the situation somewhat in 1989. Legislation passed by Congress, together with an executive order issued by the president, provided for salary boosts for top executive-branch officials ranging from about 8% to as much as 35% (most civil service raises, which took full effect in 1991, averaged just over 4%). However, if true pay comparability is to be achieved (or even approached) for national government civil servants, much more remains to be done. This situation has worsened in recent years with increases in equivalent private-sector salaries coupled with shortages in skilled federal jobs. Recent estimates show that many federal jobs still lag behind private-sector counterparts by 33% and that military pay runs about 10% below equivalent private-sector averages. In certain mission-critical specialties, the pay gap now exceeds 50% for comparable private-sector positions, forcing the federal government as well as many states and local governments to offer signing bonuses and other pay incentives to attract qualified workers.

In 1993, the Clinton administration asked OPM to make recommendations regarding locality pay—that is, pay systems that would provide adjustments for federal employees living in higher-cost areas. OPM sent its report to the president in November 1993, and a new overall pay system went into effect in January 1994. Under the new arrangement, a total of twenty-eight area pay scales now exist in the federal civil service, for designated high-cost metropolitan (and other) areas. As the new system took effect, about 60% of federal employees were covered by one or another of these area scales;
the remaining 40% are paid according to the “rest of the country” scale. According to OPM, the only federal civilian employees not covered under one of these new pay arrangements are those working overseas. In late 2002 and again in 2003, President Bush failed to reauthorize locality pay provisions for federal workers, citing national security concerns to justify freezing locality pay and offering differential across-the-board pay adjustments for civilian and military employees. In 2005, Bush recommended a 3.1% raise for military personnel and 2.3% for civilian workers in fiscal 2006 and 2.2% in 2007. This inequality was viewed by federal unions and many members of Congress (which recommended a 2.7% increase) as a direct assault on collective bargaining agreements and it was challenged, together with a number of other Bush personnel proposals, in federal court. In late 2006, Bush again changed the locality pay formula to reflect cost-of-living differences in various regions. The new formula takes into consideration the increasing pay gaps between the private and public sectors in some cities, such as New York, compared to others. But switching formulas means that many cities and the “rest of U.S.” category received a slightly smaller locality boost. The president’s decision assumed a 2.2% raise. Lawmakers approved a 2.7% raise for civilians, but passed a 2.2% raise for the military. Historically, lawmakers have brought the civilian raise in line with the military’s and it is unlikely, especially during a time of war, that lawmakers would grant more to civilians than to soldiers. Assuming the total pay raise is 2.2%, and the portion devoted to locality raises is 0.5%, employees in the New York region, for example, would get a 3.03% total pay raise under the new formula, as opposed to a 2.63% raise under the old formula. San Francisco area employees would be in line for a 3% raise, rather than 2.71%. Washington workers would receive a 2.64% raise, as opposed to 2.4%. The “rest of U.S.” area is slated to get a 1.81% raise under the new formula, which is smaller than the 2.03% it would have received. In October, 2007, the Federal Salary Council—an independent body of salary experts, employee representatives, and federal officials that usually makes recommendations on the allocation of locality pay—chose to leave it up to the president. In late 2007, President Bush recommended a 3% pay raise for federal civilian and military workers for fiscal 2008.

What of state and local government compensation? Generally, national government employees are substantially better paid than their state and local counterparts. Within that overall comparison, there are other variations. One is the high proportion of state and local government employees working in education, law enforcement, transportation, and health care services (see Table 7–1); another is the greater impact of public-employee unions and collective bargaining on wages and salaries (which is discussed later in this chapter). In making interstate or interlocal comparisons, other factors that help explain variations in level of compensation include the degree of urbanization and industrialization in the government jurisdiction and the extent to which a bureaucracy has become professionalized. It should be noted, however, that in some cases, state and local pay exceeds pay at the national level for similar duties.
In recent years, state and local employees, unlike those at the federal level, have enjoyed major gains in compensation, well ahead of their private-sector counterparts. From 2000 to 2007, state/local employees received a 16% increase in pay and benefits, after inflation adjustments, compared to 11% for private workers. According to the U.S. Department of Labor Bureau of Labor Statistics, state and local public employees received an average of nearly $40 per hour, compared to $26 per hour for workers in comparable positions in the private sector. Private-sector workers have been losing pay and benefits because companies are reducing pension benefits and requiring employees to pay a greater share of their health care costs.

Regarding pay, as with classification, both the NPR and the Winter Commission recommended significant changes. In particular, both stressed the need to reduce restrictiveness in pay scales and increasing pay ranges within which individuals can receive pay increases without excessive procedural requirements, paperwork, or delays (or promotions). The rationale for such changes is simply that both managers and employees will often benefit from more flexible, and flexibly applied, pay systems.

**Collective Bargaining and Civil Service Reform in the Public Sector**

Since the late 1950s, collective bargaining procedures—modeled largely after those in the private sector—have replaced traditional management-oriented, and management-controlled, personnel practices in many jurisdictions and at all levels of government. As a result, there have been frequent and significant shifts in effective decision-making authority on personnel matters, changes in the distribution of political and policy influence, and, on occasion, very visible implications for the delivery of even the most essential public services. In this section, we will examine (1) the general nature and dynamics of public-sector collective bargaining; (2) reform efforts to strengthen labor–management collective bargaining processes; (3) the sequence of steps involved in the actual process of collective bargaining between employers and employees; (4) the impacts of collective bargaining in the public sector; and (5) controversies surrounding George W. Bush’s attempts to eliminate the practice.

**Government Labor–Management Relations: An Overview**

The term labor–management relations—the framework for collective bargaining—suggests something quite specific about the kinds of interactions that take place between managers and their employees. At the very least, it implies that employees have consciously chosen to organize themselves for the purpose of dealing with their superiors concerning terms and conditions of employment. Beyond that, in both public and private sectors,
what is suggested is greater sharing of control over what once were strictly management’s prerogatives in managing the workplace—that is, a basic reordering of the power to determine distribution of responsibility on the job, levels of compensation for work performed, procedures for airing and resolving grievances, conditions in the workplace, and the like. Viewed another way, labor–management relations represent a form of organizational participation permitting individuals and groups other than formal leaders to have a voice in directing the organization. Many government employees (for example, public safety personnel) have had influence in dealing with their employers in the past. But this newer form of participation is normally governed rather strictly by contractual provisions arrived at through a joint process and ratified by both management and labor. Thus, an essential element of labor–management relations is the phenomenon of structured relationships between formally organized participants in a shared management process.

This description could apply equally to industrial and governmental labor–management relations. It would, however, be a mistake, here as elsewhere in public administration, to overlook significant differences that exist between the two settings. For example, top public managers are chosen through elections and political appointments, both of which are influenced by labor groups and the general public; such is not the case in private management. Another difference is the near impossibility of separating public-sector bargaining from the political process. Thus, the term multilateral (many-sided) bargaining is increasingly used in the public sector—rather than bilateral (two-sided) bargaining—reflecting the involvement of many others besides management and labor bargaining teams.

A third difference is the obvious contrast in types of services provided by public and private sectors; there are different markets for each, their purposes differ, and (most important to some observers) most public organizations have had a virtual monopoly on the rendering of certain essential public services—such as police, fire, and sanitation—making the nonmonetary costs to public health and safety very high in the event of a strike or work slowdown.

A caution may be in order about important distinctions among some of the catchwords commonly used in dealing with this subject. First, not all employee organizations are formally labor unions. Other historically prominent types of organizations include various employee and professional associations (for example, of nurses and social workers). Early objectives of such groups included bettering the status of their members and improving the well-being of the respective professions. These organizations have been increasingly drawn into the arena of collective bargaining as a result of pressures from rival organizations often formed explicitly for the purpose of bargaining. For example, the National Education Association (NEA), representing about 2 million teachers, has become significantly more militant in response to the growing success of the American Federation of Teachers (AFT), a self-conscious labor union committed to collective bargaining. (For details, see http://www.nea.org/index.html and http://www.aft.org/.)
A second caveat is simply that collective bargaining, as a process, is of recent vintage as a significant element in public employer–employee relations. In fact, only since the 1960s has collective bargaining played an important role in public personnel administration. A third caution is that neither collective bargaining nor labor unionization is necessarily synonymous with public-employee strikes. Although strikes are by far the most widely reported, visible, and controversial of all the varied aspects of public-sector labor–management relations, that should not be permitted to obscure the fact that most labor–management interactions, including most collective bargaining processes and outcomes, rarely result in strikes by public employees. The strike issue is one component of the total topic; although feelings often run high on that issue, one should take care to consider other aspects of labor relations as they deserve to be considered—that is, separate from the strike question.

Finally, it should be noted that neither management nor labor is all-powerful in decision making about management of the public workplace. Especially in recent years, the interest of ordinary citizens has grown considerably in the contents and procedures of labor–management relations (see Figure 7–3).

**Figure 7-3** Dimensions of Bargaining

Source: Courtesy of Irving O. Dawson, and developed for the Division of Public Employee Relations, U.S. Department of Labor.
If nothing else, the taxpayer still has to foot the bill (however indirectly) for costs incurred in reaching agreements. Consequently, it is no longer the case (if it ever really was) that formal bargaining and other forms of decision making in this area can take place without some accounting being made to the ultimate board of directors, that is, the people. This is a central dimension of multilateralism in public-sector bargaining, and it has taken many forms. Two examples from the education arena are instructive. In California, the state sunshine bargaining law requires that proposals be publicly disclosed before school boards begin negotiations with teachers. And Rochester, New York, adopted a “parent involvement policy,” which, among other things, invites parent participation in collective bargaining by (1) having parents work with the school board as it prepares its bargaining position before the opening of negotiations, and (2) appointing one carefully selected parent to serve on the board’s bargaining team.27 Thus, the larger reality of accountability to the general public is inescapable. And, in ways decidedly different from those of private-sector bargaining, both parties to labor–management agreements must be mindful of the impacts on the citizenry and of possible public backlash against particular provisions or the whole system of bargaining. In this era of shifting public confidence and of tighter government budgets, such concerns merit a great deal of attention from both union officials and public managers—and they are increasingly receiving that attention.

HISTORICAL DEVELOPMENT OF PUBLIC-EMPLOYEE ORGANIZATIONS

Public-employee labor organizations were present in the national government as early as the 1830s, but nothing like modern union activity existed before the early 1900s. Although the National Labor Relations Board (NLRB) was established in 1935 (http://www.nlrb.gov), unionized public-employee organizations were discouraged until the 1960s. A turning point for public-sector labor unions—one that signaled the rapid rise of collective bargaining on a large scale—came in 1962, when President John F. Kennedy issued Executive Order (EO) 10988. It extended to national government employees the right to organize and to engage in collective bargaining; among other things it provided for withholding union dues and for advisory arbitration of employee grievances, and prohibited union shops (in which all employees are compelled to be union members). Although this order legally altered the policy of only the national government on bargaining with its own employees, states and local governments were also challenged to reexamine and possibly change labor–management negotiation policies. Thus, although the national government was not the first to establish comprehensive new labor relations policies, Kennedy’s action (which redeemed a 1960 presidential campaign pledge) served as a catalyst for change, with nationwide repercussions at all government levels.
In the national government, following Kennedy’s executive order, there began a period of intensive growth in membership in most unions, spurred by deliberate efforts on the part of various union organizers to increase membership. There was a steady increase in numbers and percentages of national government employees who belonged to labor organizations representing exclusive bargaining units (those represented in negotiations by only one labor group, chosen by majority vote) or who were covered by formal labor–management agreements, during the period 1963–1992. The total number of employees in exclusive units increased nearly sixfold between 1963 and 1971 (from 180,000 to just over 1 million), with the rate of increase slowing after that date. Also, both the number and the percentage of all employees covered by formal agreements increased significantly, from some 110,000 in 1964 to over 1.2 million in 1999—a tenfold jump. As of 2000, 1.2 million national government civilian employees (about one-half of all such employees) were represented by over one hundred labor unions. The number of union members is not the same as the number of employees having union representation. The latter is almost always considerably higher than the former because those who do not pay union dues can also be represented in collective bargaining and are governed by any contractual agreements reached.

Growth in union membership and representation was not the only important development in the national government. In the late 1960s and the 1970s, three new agencies were created by executive order to centralize decision making that had previously been in the hands of individual executive-branch agencies. These were the Federal Labor Relations Council, the Federal Service Impasses Panel (to aid in resolving negotiating impasses), and a new Assistant Secretary of Labor for labor–management relations, who exercised responsibility for making decisions concerning, among other things, bargaining units, representation, and unfair labor practices. The Federal Mediation and Conciliation Service (already in existence) was given an expanded role in mediating negotiation disputes.

Also, a requirement for reporting and disclosure procedures similar to those demanded of unions in private employment was imposed for the first time.

A further significant step was taken with the passage of President Jimmy Carter’s Civil Service Reform Act of 1978 (discussed in detail below). One of the most important consequences of the act was to place in statutory form (in Title VII) many terms of the various executive orders, so that “presidents no longer have the authority to regulate the process on their own.” Title VII represents a comprehensive rather than incremental statement of labor–management regulations. Some specifics pertaining to collective bargaining included creating an independent Federal Labor Relations Authority (FLRA), with powers greater than those of the old Federal Labor Relations Council (including a general counsel authorized to bring unfair labor charges); bringing negotiated grievance procedures into the scope of bargaining; extending labor unions’ free automatic dues checkoff if authorized by the employee; requiring any agencies that issue governmentwide regulations to consult with unions before taking

---

Civil Service Reform Act of 1978: A law designed to reinforce merit principles, protect whistle-blowers, delegate personnel authority to agencies, reward employees for measurable performance, and make it easier to discharge incompetent workers; created the Federal Labor Relations Authority (FLRA), Office of Personnel Management (OPM), Senior Executive Service (SES), and Merit Systems Protection Board (MSPB).

Federal Labor Relations Authority (FLRA): Replaced the Federal Labor Relations Council and increased the strength of the bipartisan, three-member panel to supervise the creation of bargaining units and union elections, and to deal with labor–management relations in federal agencies.
any action that would make a substantial change in employment conditions; and permitting judicial review of some FLRA final orders. FLRA is an independent agency responsible for administration of labor–management relations programs for 1.9 million federal employees worldwide; the FRLA also strives to promote stable and constructive labor–management relations that contribute to efficient government (http://www.flra.gov/index.html). The Federal Mediation and Conciliation Service (FMCS) was created by Congress in 1947 as an independent agency to promote sound and stable labor–management relations. And the National Labor Management Association (NLMA) is a national membership organization devoted to helping management and labor work together for constructive change (http://www.nlma.org). The net effect of these changes has been to put in place a complex and varied set of regulations governing a wide range of labor–management relations in the national government service. The days of unilateral personnel management, without participation of—and accommodation to—government employees represented by their unions, are long gone.

The National Performance Review (1993–2001) further signaled an intention to take matters to an even higher level of cooperation. It recommended that forming a partnership be made an explicit objective of labor–management negotiations, noting in the process that such informal partnerships already existed in a number of national government agencies and that management processes were enhanced by that development.

**The Civil Service Reform Act (CSRA) of 1978**

In the course of civil service administration throughout this past century, both the advantages and disadvantages of reform became clear. Numerous choices were made that affected personnel management and collective bargaining practices. Each time presidential and other commissions examined the national bureaucracy, personnel problems were on their agendas, but, prior to 1978, little in the way of comprehensive change had been brought about. When Jimmy Carter became president, a new effort was begun to alter merit system practices. The principal targets of the civil service reforms were numerous; each problem had evolved over long periods of time, and solving them posed political as well as managerial challenges. Certainly, one of the most important was the evolution of the merit system from a protection against blatant partisan manipulation to a system that provided what many called excessive job security for employees (competent or not), that made possible virtually automatic salary increases (deserved or not), and that made it difficult for responsible managers to dismiss unproductive employees. This “protected employment system,” as it was described by former OPM Director Campbell, was clearly the focus of the Carter reform efforts (see Box 7–2, “The Civil Service Reform Act [CSRA] of 1978”). More to the point for a management-conscious president, existing arrangements made it difficult at
best for public managers to direct the operations of their agencies effectively. And there was some interest within the Carter administration in increasing the political responsiveness of top career civil servants.

Other concerns addressed by the reform legislation included (1) the fact that no statute or executive order had ever spelled out the merit principles that were the foundation of the merit system; (2) what, if any, personnel practices were prohibited (for example, management retaliation against whistle-blowers—those disclosing waste, fraud, abuses, or other mismanagement); (3) the status of veterans’ preference; (4) the informal—and often haphazard—manner in which employee performance was evaluated; and (5) the lack of a statutory basis for the conduct of labor relations (specifically, collective bargaining) with national government employees.
Unlike the 1883 Pendleton Act, which was devoted almost solely to eliminating patronage practices, the CSRA incorporated a wide variety of complex and interrelated objectives. For example, the design of the SES included the following: (1) SES members, drawn primarily from the supergrades (GS-16 through -18), would be able to work more closely and harmoniously with political appointees at the point of contact between the political head of the agency and the careerists (see Chapter 6); (2) the responsiveness of these senior career officials to presidential policy leadership would thus be enhanced; (3) incentives could be developed for greater productivity on the part of senior executives (especially considering that they would sacrifice substantial job security on joining the SES); (4) financial bonuses—and greater acknowledgment of careerists’ policy advisory roles14—would serve as those incentives; (5) job performance of senior civil servants could be appraised more systematically; and (6) based on those appraisals, decisions about awarding bonuses could be made fairly and objectively. (See Box 7–3, “Provisions of the Civil Service Reform Act [CSRA] of 1978.”)

### BOX 7–3 LABOR–MANAGEMENT RELATIONS

#### Provisions of the Civil Service Reform Act (CSRA) of 1978

**Merit System Principles**

Personnel practices and actions in the federal government require:

- Recruitment from all segments of society, and selection and advancement on the basis of ability, knowledge, and skills, under fair and open competition.
- Fair and equitable treatment in all personnel management matters, without regard to politics, race, color, religion, national origin, sex, marital status, age, or handicapping condition, and with proper regard for individual privacy and constitutional rights.
- Equal pay for work of equal value, considering both national and local rates paid by private employers, with incentives and recognition for excellent performance.
- High standards of integrity, conduct, and concern for the public interest.
- Efficient and effective use of the federal workforce.
- Retention of employees who perform well, correcting the performance of those whose work is inadequate, and separation of those who cannot or will not meet required standards.
- Improved performance through effective education and training.

(continued)
Similarly, for the merit pay system for grades GS-13 through GS-15, agencies were required to develop performance appraisal systems that included performance standards and to tie merit pay to performance on the basis of the appraisal process. Underlying both the SES and merit pay were several assumptions: “protected employment” would be diluted, performance appraisal would be used to document and evaluate an employee’s job performance, typically used to reinforce management’s assessment of the quality of an individual’s work, punish workers who are “below standard,” and reward others with bonuses, higher salaries, and promotions.

**Prohibited Personnel Practices**

Officials and employees who are authorized to take personnel actions are prohibited from:

- Discriminating against any employee or applicant.
- Soliciting or considering any recommendation on a person who requests or is being considered for a personnel action unless the material is an evaluation of the person’s work performance, ability, aptitude, general qualifications, or character, loyalty, and suitability.
- Using official authority to coerce political actions, to require political contributions, or to retaliate for refusal to do these things.
- Willfully deceiving or obstructing an individual as to his or her right to compete for federal employment.
- Influencing anyone to withdraw from competition, whether to improve or worsen the prospects of any applicant.
- Granting any special preferential treatment or advantage not authorized by law to a job applicant or employee.
- Appointing, employing, promoting, or advancing relatives in their agencies.
- Taking or failing to take a personnel action as a reprisal against employees who exercise their appeal rights; refuse to engage in political activity; or lawfully disclose violations of law, rule, or regulation, or mismanagement, gross waste of funds, abuse of authority, or a substantial and specific danger to public health or safety.
- Taking or failing to take any other personnel action violating a law, rule, or regulation directly related to merit system principles.

of middle- and top-level managers would be better evaluated, and pay for performance would serve as a positive incentive to those affected. It was hoped that, as a result of these reforms, the overall productivity and effectiveness of national government programs would be enhanced. (Stronger protections for whistle-blowers were designed to achieve the same end.\textsuperscript{35})

The early promise of the CSRA gave way instead to considerable frustration. One overriding difficulty was the dramatic change in the political and governmental environment that accompanied the transition from the Carter to the Reagan administrations (1980–1981), specifically the Professional Air Traffic Controllers Organization (PATCO) strike in August, 1981, and radical changes at the OPM. Civil Service Reform Act implementation went forward, however, in spite of these and other constraints. But serious difficulties were soon encountered. Some stemmed from the transition from Carter to Reagan; others arose from ongoing conflicts between OPM and the agencies and between Congress and the executive branch; still others resulted from the way that many federal executives believed CSRA would affect their careers.

Specific problems included the following. First, performance appraisal suffered from uncertainties about how appraisals would be conducted, how their results would be used, whether OPM would properly monitor and evaluate the new appraisal procedures once they were in operation, and whether factors other than objective performance were the basis for some of the pay adjustments that, in principle, were to be linked to these appraisals. Secondly, problems regarding pay included a salary cap on what SES members could earn, controversy over the size of SES salary bonuses and merit pay increases, and a companion dispute over the degree of fairness in awarding SES bonuses. Finally, the design of the SES as a meeting ground for political and career executives came into question. Many careerists, during the early years of the Reagan presidency, objected to what they saw as politically motivated decisions that, in their view, adversely affected them and the programs they managed. Furthermore, “relations between career and political people … deteriorated”\textsuperscript{36} within an atmosphere of frustration and dissatisfaction. (The Clinton administration was largely able to avoid such conflicts during its first term by recruiting senior-level careerists to help coproduce the NPR.)

One irony regarding the CSRA is that the act may have served as an example for personnel systems in other governments, with greater impacts than those felt in Washington. Civil service reform was implemented in the governments of twenty-four American states and fourteen other countries at least as fully as it has been in the national government’s civil service.\textsuperscript{37} Those impacts should be borne in mind, when evaluating the overall effects of civil service reform at all levels of government over the past thirty years.

**Recent State and Local Government Experience**

At state and local levels, the labor relations picture is different in several key respects from that in the national government and the private sector. For
one thing, the total number of public employees belonging to labor unions or covered by bargaining agreements far exceeds that number at the national level; in percentage terms, however, state-local unionization, at just under half of all full-time employees, is comparable to the national government. From 1962 to 1987, union membership in the public sector grew from 1.6 million to 4.9 million. Of that total, some 1.2 million were state employees and the remaining 3.7 million worked for local governments. Just under one-half of all full-time city, county, school district, township, and special-district employees were unionized. By 2000, that number had fallen slightly to 42% of the local government workforce. It is estimated that the unionization rate for public employees has remained fairly constant since the mid-1980s, while membership rates have declined sharply for all major private-sector industries. In the public sector, 36% of all employees are represented by unions while the unionization rates in the private sector have dropped from 20% in 1983 to just 7.5% in 2007 (See Figure 7–4). Among occupations, public-sector union rates are highest among police officers, firefighters, and teachers. A higher proportion of black males are members of unions (14%) than whites (12%), Asians (11%), or Hispanics (9.8%). On average, unionized worker salaries ($863 per week) were about one-third higher than nonunion employees ($663 weekly) in 2007. School districts alone account for 49% of all organized—that is, unionized—local government employees and 37% of all organized employees

**Figure 7-4** Changes in Union Membership: 1948-2008

![Graph showing changes in union membership from 1948 to 2008.](image)

in state and local governments combined. Also, school districts and municipalities together account for over three-fourths of organized local employees, and almost 60% of those organized in both state and local governments. Reversing a twenty-year downward trend, the number of public- and private-sector workers belonging to unions rose by 311,000 to 15.7 million in 2007, according to the U.S. Department of Labor’s Bureau of Labor Statistics.  

The most heavily unionized functions in state government are highways, public welfare, hospitals, and police protection, each with about one-half of all employees organized; at the local level, police, fire protection, and teaching in the schools stood out above the rest. The largest state-local employee organization (with about 2 million members) is the National Education Association (NEA); it is perhaps significant that the NEA is traditionally the least militant of the teachers’ organizations. Other organizations with sizable, powerful, and stable or growing memberships include the American Federation of State, County, and Municipal Employees (AFSCME), with 1.1 million members; the American Federation of Teachers (AFT), which brings together 780,000; and the International Association of Fire Fighters (IAFF), which registers 142,000 members. The American Federation of State, County, and Municipal Employees (AFSCME) is one the largest and most influential public-employee unions. (Information can be found at http://www.afscme.org.)

A second important difference between the state-local and national settings is the far greater complexity of state and local laws and regulations governing collective bargaining. As political scientist N. Joseph Cayer has noted, “There is no common legal framework under which state and local government labor relations are governed. Labor relations take place under policies made through common law doctrines, judicial decisions, executive orders, and statutes and ordinances.”

Political scientist Richard Kearney has described the overall situation this way:

> These policies exhibit considerable divergence. State legislation, for instance, ranges from a single comprehensive statute providing coverage for all public employees in Iowa, to coverage of only firefighters in Wyoming, to the total prohibition of collective bargaining in North Carolina. In other states, public employees bargain under the authority of an attorney general’s opinion (North Dakota), or civil service regulations (Michigan state employees).

According to the AFL-CIO, twenty-three states and the District of Columbia extend full collective bargaining rights to all public employees; thirteen states protect bargaining rights for some public employees; and fourteen states do not provide for collective bargaining for any state or local government employees. In sum, “the labor relations situation for public employees is different in every city, county, and state, and the general status of public sector labor relations is still undefined.”

Thus, labor–management relations loom larger in state–local personnel management than in the national government in quantitative terms, in
complexity, and with regard to use of the strike. States and localities have increasingly looked to full-time labor relations specialists for guidance and expertise. In some government jurisdictions, such specialists are given major responsibility for conducting collective bargaining with employee representatives. With or without the assistance of these experts, however, public managers have had to become more sensitive to, and skilled in dealing with, the needs and preferences—and formal demands—of their respective labor forces. In particular, they have had to learn the art of collective bargaining as a central element of personnel management.

**The Collective Bargaining Process**

The process of collective bargaining comprises a number of distinct steps and decision points, which are usually specified in some detail in government jurisdictions operating under comprehensive bargaining legislation. In such jurisdictions, the law specifies relevant organizational and administrative arrangements for implementing and enforcing the collective bargaining statute. In cases in which there is no comprehensive statutory authority, many of the same procedural steps are also found, but they lack both the detail and the implementation mechanisms characteristic of more far-reaching legislation.

Whatever the steps in the actual bargaining process, it is standard for bargaining to be supervised by an agency, such as FLRA, with specific oversight responsibility. Here, too, there is considerable variety in the specific form such supervision takes. In state and local governments, a number of different arrangements are possible for supervising the bargaining process. In some states (such as Maine, New York, and Hawaii), an agency is created for the sole purpose of supervising collective bargaining as well as all other aspects of public-employee labor relations; in some other states, responsibility is assigned to personnel departments, departments of labor, or personnel boards (as in Alaska, Massachusetts, Montana, and Wisconsin). Another variation involves supervision of the overall process by a state board, but with delegation to individual departments of specific responsibility for bargaining in their respective areas; examples might include a state department of education or a local board of education.

The usual bargaining sequence consists of the following:

1. Labor organizing efforts, followed by the union seeking recognition as the bargaining agent
2. Selection of the bargaining team by both employees and management
3. Defining the scope of bargaining, that is, just what issues will be subject to negotiation and what will not be, within the limits set by statute or executive order
4. Putting forward proposals and counterproposals
5. Reaching agreement at the negotiating table (this assumes that agreement can be reached)
6. Submitting any agreement reached to a ratification vote by both employees and management
7. In the event agreement cannot be reached, attempting to resolve impasses through **impasse procedures** (mediation, fact finding, arbitration, or referendum)
8. Dealing with the possibility—or reality—of a strike
9. Once a contract is signed, collaborating in the implementation of its provisions (contract administration)

This is, in reality, a cycle rather than a sequence. Except for the very first contractual arrangement between management and labor, these steps are repeated periodically, with considerable incentive for both sides to prepare carefully—during the last step of the cycle, namely, contract implementation—for the next round of bargaining by keeping a complete record of “all problems, disputes, grievances, and interpretations” encountered in administering the previous agreement. After the process has become well established, the first two steps are normally omitted unless there arises strong sentiment among employees for a change in the organization representing them or unless it is deemed desirable by one or both sides to change the composition of their respective bargaining teams.

**Related Dimensions of Collective Bargaining**

An important aspect of the collective bargaining environment is the existence in most jurisdictions of a code of unfair labor practices. Although not a formal part of actual bargaining, or even of the scope of negotiations, such codes do play a part by restricting certain kinds of behavior by both sides that would have the effect of poisoning the atmosphere of negotiations if they did occur. Included among prohibited behaviors are such things as dismissing employees for union organizing, physical intimidation or attempted bribery to influence the outcome of union representation elections, discriminating arbitrarily against employees for nonmembership in a union, and, of course, refusing to enter into collective bargaining where it is provided for. Under terms of most labor–management agreements, any activity that may violate codes of unfair practices can become grounds for initiating grievance proceedings.

Another dimension of bargaining that has emerged only in recent years is so-called **productivity bargaining**. Following the example of the private sector, public managers have attempted, with some success, to negotiate contract provisions whereby employee wage increases are linked to various cost-cutting efforts—including increasing productivity on the job—as an alternative to layoffs. In large cities, such as New York and Washington, D.C., contracts with very specific clauses were signed during the 1970s under which labor unions agreed to help cut labor costs and increase output; in the case of the former, this was part of the mid-1970s fiscal crisis and efforts by all levels...
of government to prevent New York City from going into bankruptcy. In a period of growing fiscal stress for many American municipalities, productivity bargaining is a device that is likely to see increasing future use.

Two other aspects of bargaining deserve mention. First, the public sector has contributed an innovation to the bargaining scene through use of computers to assist in costing out the demands of employee organizations. As a tool to aid management in assessing comprehensively what various packages would cost, computer-assisted negotiations can also help give a better overall picture of the position classification structure and the larger personnel management function. Second, in the public sector (unlike the private), there is a particular pressure of timing surrounding collective bargaining. It is necessary to conduct—and conclude—bargaining sessions so that necessary funding to cover the costs of the agreement can be requested from the legislature in the normal course of the appropriations process. All the chief executive can promise, in effect, is to ask the legislature for funding; yet, in reality, although the legislature is not bound to honor such requests, its members know that much more serious labor-management problems would result if money to pay for contractual provisions were to be withheld for any but the most pressing of fiscal reasons. The point is, however, that, even where legislators willingly provide funds, the timetable of negotiations must be coordinated with budget timetables as well.

**Public-Employee Strikes**

The phenomenon of the strike is most evident in state and local government; in fact, only postal workers and members of the PATCO have actively defied the prohibition on strikes by employees of the national government. Strike activity increased dramatically during the 1960s, but in more recent decades, there have been fewer strikes, relative to the number of employees covered by bargaining agreements and relative to the number of agreements that are regularly negotiated at the state and local levels. The three-day strike against the New York Metropolitan Transit Authority (MTA) just before Christmas in 2005 was a prominent exception, in at least one important respect. After being threatened with heavy fines against the union and possible jail terms for union leaders, the Transit Workers Union leadership voted to send union members back to work without making any progress whatsoever on the key issue that prompted them to strike in the first place! Moreover, that strike proved, once again, how public reactions (in this case strongly negative, on the part of millions of affected commuters) often predict the success or failure of this union strategy. Sometimes it is difficult to say whether a strike has actually occurred. Because strikes are prohibited almost everywhere, a job action of some kind—of which strikes are only one variety—may take another form. One hears of the “blue flu” afflicting substantial numbers of police officers or the “red rash” affecting firefighters—all on the same day, with some attendant publicity beforehand—or of teachers’ “sick-ins” or sanitation workers’
slowdowns. What constitutes an actual strike against government employees, in short, may not be as easy to determine as one might think. Thus, a count of the number of strikes—as distinct from other kinds of job actions—must be received a bit skeptically. The count would be far higher if all types of job actions were surveyed, though that too would pose some difficulties (see Box 7–4, “A Strike by Any Other Name . . .”).

**FUTURE OF COLLECTIVE BARGAINING**

It is clear from this discussion of public-sector collective bargaining, and of unionism generally, that the past fifty years have seen unparalleled—and undoubtedly permanent—changes in many aspects of personnel management. Equally obvious are what Joseph Cayer describes as the “clear implications for financial management, budgeting, personnel, and planning, and for the roles of employees and managers in the system.”47 There are also other concerns in the early twenty-first century related to the emphases on performance management and the quest for improved customer service quality. Let us look briefly at each of these.

First, with regard to fiscal implications, two elements stand out: (1) higher personnel costs are associated with collective bargaining (though how much higher is not always predictable), and (2) agreements negotiated between labor and management tend to reduce somewhat the flexibility of those responsible for drawing up and approving government budgets by creating

---

**BOX 7–4 LABOR–MANAGEMENT RELATIONS**

**A Strike by Any Other Name . . .**

Firefighters have called in sick with the “red rash,” police with the virulent “blue flu,” and teachers with “chalk-dust fever.”

Thousands of Pennsylvania state workers called in with severe cases of “budgetitis” in protest over receiving no paychecks for four weeks because of the state legislature’s failure to enact a new budget.

In Knoxville (Tenn.), police officers threatened to engage in a “pray-in” by attending evangelist Billy Graham’s Crusade each night until the city council took action on a pay proposal put forward by the Fraternal Order of Police (FOP). The local FOP president observed: “I cannot advocate work stoppages, strikes, or sick call-ins, but I am a firm believer in prayer.”

wage/salary and fringe benefit figures that can be changed only with great difficulty by budget makers after a contract is ratified by the negotiating parties. Another, broader dimension of the fiscal issue is the fact that labor organizations in comparable jurisdictions (for example, suburban communities within the same metropolitan area) often seek comparability in pay and the like, thus adding pressure to the budgetary process in any one jurisdiction. (One response to this problem is the growing phenomenon of multiemployer bargaining referred to earlier.) And, to the extent that planning and budgeting are to be coordinated functions, they are under greater constraint because of the need to permit negotiators to decide issues that may have long-term consequences.

Second, the scope of the personnel function itself—besides having become a largely shared responsibility between management and labor—is likely to become a subject of future collective bargaining. Because the scope of bargaining can change in successive negotiation cycles, aspects of personnel management that have not been negotiable (for example, merit system principles, job classifications, appeals procedures, and work rules and regulations) could well become so. Thus, depending on how much effort labor organizations make to bargain on such issues, and on management’s ability to counter such attempts effectively, the personnel function could well undergo further—and even more fundamental—change. Part of this evolution lies in what many see as the basic philosophical conflict between collective bargaining and merit principles, which, however, is not a universally held position. This translates into an issue of managerial command and control, especially with regard to newer federal national defense and intergovernmental homeland security roles and responsibilities.

For public-sector managers, collective bargaining offers both disadvantages and advantages—the former more readily noted by some observers than the latter. Assuming that management’s prerogative to run the operation on its own is entirely legitimate, having to share the power to do so is a disadvantage. An accompanying problem is the difficulty management is likely to encounter in developing a consistent personnel policy among diverse groups of union and management employees in the same agency.

On the other hand, a number of distinct advantages have also been suggested. One is that bargaining requires all those interested in effective public management to deal with the management function in all its dimensions, not just whether enough money is available or whether enough authority has been delegated or whether city council will support top-level managers in this or that conflict. A second advantage lies in having to be prepared for bargaining, which forces managers and their superiors to carefully identify managerial weaknesses, in general, and negotiate on training needs, in particular, and to remedy them; otherwise, the unions might well hold the upper hand in the bargaining process. (This is complicated in cases in which supervisory and managerial unions exist—a phenomenon unique to the public sector.) Where
management has previously labored under the burden of its own structural or procedural shortcomings, it can be said that collective bargaining has served the interests of governmental effectiveness by forcing attention to those shortcomings.

The future of public-sector unions and collective bargaining is likely to be a confrontational one, at least under future Republican administrations. Conflict between the Bush administration and federal unions diverted resources and distracted some public employees from ever more important international and domestic security responsibilities. The Bush administration sought to abolish the General Schedule (GS) pay system and require that at least part of every pay raise for 1.8 million federal civilian workers would be decided on the basis of annual performance evaluation. (The administration was less forthright about how performance would be evaluated, and about who would interpret the results.) The Bush administration alienated many careerists with proposals to eliminate the General Schedule and replace it with a pay-for-performance scheme that would radically alter career paths and labor–management relations. The new system was to initially apply to about 700,000 Department of Defense (DoD) employees, who would work under broader pay bands (see above) and new rules for promotions within each pay band. That proposal, however, was scaled back to include 11,000 DoD civil service employees who shifted to the new National Security Personnel System (NSPS) in April 2006; another 66,000 DoD employees converted between October 2006 and January 2007. (Similar changes were slated to take effect in the Department of Homeland Security in October 2005, but were delayed by a lawsuit filed by the National Treasury Employees Union and four other federal unions, which represent 150,000 federal employees in thirty government agencies.) Unions representing the affected workers are adamantly opposed to new regulations that would eliminate the decades-old GS system and replace it with a results-based system (NSPS) that would better reward the department’s best workers. Long-term plans call for shifting most of DoD’s employees into the NSPS, which sets new rules for pay, performance, job classifications, assignments, and layoffs. Several members of Congress disagreed with this assessment and viewed the new system as “union busting.” The proposed new system extensively revised appeals procedures for employee disciplinary actions and limited the power of unions to bargain collectively over workplace rules. For most federal employees, Congress and the president agreed on the GS salary increases (for example, 3% for 2008) in advance of the next fiscal year. Under the proposed new system, however, a portion of the salary increase pool (about one-half) would be set aside and left to the discretion of the Secretary of Defense to award larger raises to the department’s best workers. The objections of congressional representatives and federal employee unions to the NSPS and pay-for-performance systems reflect concerns about the wisdom of such radical changes at a time when the United States is heavily involved with military and homeland security operations.

**pay for performance**

pay system proposed to replace the existing General Schedule, giving managers more power to award merit pay and weakening the power of unions.

**National Security Personnel System (NSPS)**

controversial new federal service pay system designed to replace GS and reward employees based on performance rather than longevity (http://www.cpms.osd.mil/nsps/documents.html).
Developments in Personnel Administration

Over the years, there has clearly been a great deal of ferment and change in the processes of fulfilling government’s need for qualified people (“qualified” by whatever criteria). More recently, public personnel administration has become even more susceptible to both internal and external pressures for change and for adaptation to changing values and conditions (for example, the phasing out of the PACE test). Furthermore, the 2000s have seen a variety of significant changes with major impacts on public personnel. Four developments illustrate the scope and potential consequences of recent change in personnel management: (1) the erosion of affirmative action and comparable-worth efforts in hiring, promoting, and equalizing pay for women and members of minority groups; (2) changing guidelines governing patronage and other partisan activity; (3) changes embodied in the NPR and PMA reports; and (4) new directions in personnel management resulting from massive reorganizations of executive agencies.

Affirmative Action and Comparable Worth

In the public service, as elsewhere, there has been emphasis in recent years on hiring and advancement of minorities and women. The rationale behind the affirmative action movement is that some individuals and groups have been unfairly—in many cases, arbitrarily—discriminated against in the past and that seeking to bring them into government service is one effective way to redress old grievances (see Chapter 2). The national government has gone a long way, under executive orders (EOs) such as EO 10925 (1961) and provisions of legislation such as the 1964 Civil Rights Act and the 1972 Equal Employment Opportunity Act, to ensure that women and minorities are given at least strong consideration, if not outright preferential treatment, in decisions to hire government employees. The U.S. Equal Employment Opportunity Commission (EEOC) was established in 1964 to investigate charges of racial and other arbitrary discrimination by employers and unions, in all aspects of employment, and to enforce equal employment laws with legal action. (Updates on current legal issues and regulations regarding employment discrimination and labor unions can be found at http://www.eeoc.gov.)

The principle of equal pay for equal work was firmly established by the national Equity Pay Act of 1963, requiring an end to any gender-based (or other) discrimination in compensation for individuals engaged in similar work. The issue of comparable worth, however, goes beyond that principle. It addresses the difficult question of how to set pay levels for individuals doing work that is different, but comparable in value to the employing organization, government, or society at large. Apart from the intrinsic issues, there is a key relationship here to affirmative action because most secretaries, librarians, and nurses are female and lower-paid; most managers, engineers, and plumbers

Executive Order (EO) 10925—issued by President Kennedy in 1961, this EO required for the first time that “affirmative action” guidelines be used to prohibit discrimination in employment by federal agencies and contractors.

1964 Civil Rights Act—landmark legislation prohibiting discrimination by the private sector in both employment and housing.

1972 Equal Employment Opportunity Act—amended Title VII, the Civil Rights Act of 1964; designed to strengthen the authority of the Equal Employment Opportunity Commission (EEOC) to enforce anti-discrimination laws in state and local governments as well as in private organizations with fifteen or more employees.

Equal Employment Opportunity Commission (EEOC)—investigates and rules on charges of racial and other arbitrary discrimination by employers and unions, in all aspects of employment, and to enforce equal employment laws with legal action. (Updates on current legal issues and regulations regarding employment discrimination and labor unions can be found at http://www.eeoc.gov.)

Equity Pay Act of 1963—prohibited gender-based (or other) discrimination in pay for those engaged in the same type of work. Comparable worth—extended the “equal pay for equal work” principle to develop criteria for compensation based on the intellectual and physical demands of the job, not market determination of its worth.
are male and higher-paid. Some try to justify lower pay for “women’s work” on the grounds that, historically, women were not the principal breadwinners; that many younger women were in the workforce only until they married and started a family; or that the forces of labor supply and demand (not gender discrimination) worked to depress compensation levels for nurses, secretaries, telephone operators, teachers, and the like. Others argue that these and similar assumptions—however accurate or inaccurate—represent social stereotypes of women as inherently less valuable workers. Yet another dispute revolves around the methodology that would be used to determine comparability among diverse occupations. And there are vastly differing perceptions of how practical—or useful—the task of comparing is. The National Commission on Pay Equity (NCPE), founded in 1979, has been a major advocate for the comparable-worth principle. It is a national membership coalition of over 180 organizations including labor unions; women’s civil rights organizations; religious, professional, educational, and legal associations; commissions on women; state and local pay equity coalitions; and individual women and men working to eliminate sex- and race-based wage discrimination and to achieve pay equity (http://www.feminist.com/fairpay/).

Despite the continuing debate over comparable worth, a substantial majority of the states, along with many local governments, have now either enacted statutes containing comparable-worth language, completed studies of the possible consequences of implementing the concept, or both. The national government, on the other hand, has not adopted the concept. In both the first and second Bush administrations and under Bill Clinton, no major new steps were taken to advance the concept in the national government’s executive branch; under Clinton, this was at least partly because (as noted earlier) other concerns came to the forefront, pushing comparable worth (like affirmative action) off center stage in the national government, at least for the time being.

The issues raised by affirmative action and comparable-worth programs are weighty ones. First, if a merit system is viewed as one that goes strictly by the applicant’s job-related competence, then affirmative action conflicts with that objective. This has been the basis of many criticisms of such programs. Those who support affirmative action point out, however, that it is entirely appropriate as a remedial effort in light of historic lack of access to jobs suffered by minorities and women. They also point to features such as veterans’ preference, along with failure to enforce standards of competence as vigorously after appointment as before, as evidence of imperfection in existing merit practices. The essence of their contention is that denial of access through omission or systematic exclusion of certain groups is best remedied by practicing systematic inclusion through affirmative action. They also claim that this makes the public service more truly representative of different groups in the population and, thus, more responsive to their concerns.

Affirmative action is also said to be needed because of past biases in intelligence (IQ), employment, and promotion testing. That is, it has been alleged
that competitive examinations have often been discriminatory above and beyond the “necessary” discrimination (that is, distinction) among the various competencies and skills of those seeking employment or advancement. Advocates of this view argue that testing is based on the experience and training of a white, middle-class population (usually in key management and recruiting positions) and inevitably discriminates unfairly against those whose cultural background, experience, and training are dissimilar.

Another major area of controversy regarding affirmative action is the issue of quotas in hiring—setting aside a fixed percentage of all positions or government contracts for members of certain ethnic groups and for women. Court decisions have alternately supported and rejected this practice, though adherence to rigid quota systems is increasingly under fire. Again, the conflict is between those who see systematic inclusion (which is what quotas really amount to) as a remedial device for decades of exclusion for significant numbers of American citizens and those who prefer to staff the public service on the basis of job-related competence and other relatively objective criteria, such as competency, education, and experience.

The debate over affirmative action, comparable worth, and quotas—indeed the whole area of what many think of as reverse discrimination—is likely to continue, regardless of decisions made in legislatures or courts in the immediate future. But what difference has all this furor made? Two generalizations are in order. First, there has been a significant increase in the proportions of minorities and women present in the workforces of national, state, and local governments; to that extent, affirmative action employment programs have succeeded. Second, it is clear that, of the minorities and women in public employment, a substantial majority still tend to occupy the less responsible positions relative to white males, and many are found at lower grade levels of the civil service hierarchy, with correspondingly lower salary or wage levels. (This is a reflection, in part, of the dominance of a generation of veterans who benefited from preferences on federal service exams for upper-level posts.) Over one-half of all federal workers, including 30% of all FBI agents, are eligible for retirement in 2009. As a result, opportunities for greater upward mobility for women and minorities (and for others) are likely to increase, as is the probability that the importance of federal unions and rigid civil service regulations will continue to diminish.

Predictably, the picture varies at different levels of government. National government data indicated, for example, that in 1990 women made up more than 43% of the total federal civilian workforce, African Americans held 16.6% of federal civilian jobs, and Hispanics represented 5.4% of the federal workforce. But, despite increases in numbers of women and minorities in the federal civil service, they “remain concentrated in lower-echelon jobs.” According to one study, women held only 15% of the positions in grades GS-13 through GS-15 (though this had increased from only 10% a decade earlier). And the Merit Systems Protection Board reported in 1992
that women and minorities accounted for only 12 and 9%, respectively, of the members of the SES, suggesting that a “glass ceiling” still bars women and minorities from rising to the highest levels of the national civil service, as was still the case regarding comparable positions in the private sector.\footnote{Continuing attention has been paid to these concerns, most notably by the United States Commission on Civil Rights (USCCR), an independent, bipartisan fact-finding agency of the executive branch, first established under the Civil Rights Act of 1957 to investigate allegations of discrimination (\url{http://www.usccr.gov}). On November 30, 1983, a commission devoted to monitoring these same policy areas was established under the Civil Rights Act of 1983 (P.L. 98–183).}

States and localities present a much more varied picture. There is evidence that white women, as well as minorities of both genders, have made marked gains in government employment generally, but at a slower pace in state and local governments (especially for minorities) than at the national level. Also, as in the case of the national government, white males still dominate in the higher personnel grades and pay levels. Not surprisingly, there is great variation among the states and among the thousands of local governments, as well as among different functional areas. (Note, however, that women and minorities have fared much better in the public sector overall than in the private sector.\footnote{Clearly, affirmative action has not done all that its proponents hoped it would; it is questionable that it could have tilted the balance as far as some wanted it to. Furthermore, the outlook for the immediate future is mixed; some developments augur well for affirmative action, and others, such as the passage of Proposition 209 in California, decidedly do not. In November 1996, the voters of California passed Proposition 209 by a 54–46\% margin. This referendum abolished preferential hiring based on gender or race in public hiring, contracting, or education, including admission to state universities. The vote has been widely interpreted as a backlash against affirmative action aimed at blacks, immigrants, women, and other ethnic minorities. The California decision has been upheld by the federal appeals court and the controversy has spread to other states. In 1998, voters in the state of Washington passed a similar ballot measure repealing affirmative action programs. And in February 2000, amid considerable controversy, Florida abolished preferential treatment for minorities in contracting, hiring, and admissions to state universities as part of Governor Jeb Bush’s One Florida initiative.}

Prior to the appointment of conservative Justices to the U.S. Supreme Court in 2005, proponents of affirmative action pointed hopefully to federal court decisions which sustained various practices, or required government actions, that are consistent with the principle of affirmative action.\footnote{On the other hand, public administration scholar David Rosenbloom correctly predicted some years ago that affirmative action (at least in the national government) would become a relatively less prominent concern. He noted,
among other things, the absence of a strong national consensus supporting affirmative action, along with the rise of new personnel concerns (for example, retrenchment and productivity); other new priorities such as sexual harassment, employee empowerment, and improving service to “customers” also point to diminished attention to affirmative action. Under the Bush administration, the budget and staff of EEOC were cut, resulting in huge backlogs of case investigations. President Bush’s 2007 budget request of $323 million was $4 million less than the EEOC received the previous year. The agency’s full-time staff has been cut by more than 19% since 2001, and a partial hiring freeze has kept the agency from filling many openings. As a result, the EEOC had a backlog of 47,516 charges of employment discrimination in 2007, up from an estimated 39,061 in 2006 and 33,562 in 2005. The agency logged 75,428 complaints in 2005 and more than 79,000 in 2004. Lacking executive and judicial support, and without additional budget and staff, it is highly unlikely that the EEOC or any other regulatory agency will be able to fully enforce allegations of racial or gender discrimination. The funding and staff reductions occurred in the same time period in which President Bush and Congress shifted more money to national defense and homeland security.

The ultimate success of state efforts to encourage their own affirmative action policies or limit federal ones is likely to be decided not by voters but by the federal courts. Although enforcement of civil rights protections has decreased, it is doubtful that affirmative action will be thrust aside entirely, especially given its statutory foundations and the growing emphasis on encouraging diversity in college admissions and in the workforce. In a 2003 precedent-setting case, the Supreme Court delivered a split decision, upholding the University of Michigan’s use of affirmative action factors for law school admissions, but striking down procedures and weighting formulas used to process larger numbers of undergraduate applications.

**PERSONNEL POLICY AND POLITICS**

The desirability of linking government personnel practices to partisan politics has been a matter of controversy in this nation for nearly the whole of our political history. It is no different now, and two aspects of this issue have loomed large in recent developments in personnel administration.

One revolves around judicial determinations concerning patronage and, in particular, a number of decisions in which various courts have ruled that dismissal of, or other adverse actions against, non–merit-protected employees solely on partisan grounds could be construed as a violation of constitutional rights protected by the First and Fourteenth Amendments to the U.S. Constitution. Major cases relevant to this point include *Elrod v. Burns*, 427 U.S. 347 (1976), in which the U.S. Supreme Court ruled that lower-level government workers cannot be fired for partisan reasons; *Hollifield v. McMahan*, 438 F. Supp. 591 (1977), in which a U.S. District Court judge in Tennessee applied
the principle to a dismissal of a deputy sheriff after the deputy had openly and actively supported his superior’s opponent in an election campaign; *Shakman v. The Democratic Organization of Cook County*, 481 F. Supp. 1315 (1979), in which another district judge in Illinois extended that ruling to include promotions and demotions; *Branti v. Finkel*, 100 S. Ct. 1287 (1980), in which the U.S. Supreme Court held that two assistant public defenders in Rockland County, New York, could not be dismissed by their new Democratic boss solely because they were Republicans (thus extending the principle to higher-level officials); and *Rutan v. Republican Party of Illinois*, 110 S. Ct. 2729 (1990), in which the U.S. Supreme Court ruled, by a 5–4 margin, that it is a violation of public employees’ First Amendment rights to hire, promote, or transfer most public employees based on party affiliation.\(^{58}\) In *O’Hare Truck Service, Inc. v. City of Northlake*, 518 U.S. 712 (1996), the Supreme Court dealt a further blow to political patronage, making it clear that individuals and companies do not give up their rights to free speech and political association merely because they perform services for the government. These rulings do not apply to confidential policy-making jobs, but the courts have not yet determined where to draw the line between these and other posts. And, even though the courts have spoken regarding patronage, such practices are “too entrenchen in the American political system to disappear overnight.”\(^{59}\) It is clear that patronage—though often in modified form—is still very much with us.

The other dimension of personnel and partisanship is the issue of whether civil servants should be required to maintain partisan neutrality by virtue of their being civil servants. This required neutrality, which was a primary objective of merit reformers in the nineteenth century, was embodied in the Political Activities Act of 1939 (the Hatch Act). This legislation, as amended in 1940 and 1966, prohibited any active participation in political campaigns by national government employees, state and local employees working in any nationally funded program, and employees of private organizations working with community-action programs funded by the Economic Opportunity Act.\(^{60}\) But as rights of government employees became a more prominent concern in the 1960s and early 1970s, efforts were made to limit or overturn the Hatch Act. The reasoning behind these efforts was that provisions barring political involvement were said to infringe on rights that could be exercised by others, thus rendering government personnel second-class citizens. The right to vote was not enough, it was argued; government employees should have the right to participate in all aspects of politics.

In a series of court cases in the early 1970s, several state and local versions of the Hatch Act were challenged, some successfully. In 1972, the U.S. District Court for the District of Columbia declared the Hatch Act itself unconstitutional on grounds of vagueness and of First Amendment violations in *National Association of Letter Carriers, AFL-CIO v. United States Civil Service Commission*, 346 F. Supp. 578 (1972). But, in 1973, the Supreme Court reversed that lower court ruling on a 6–3 vote, upholding the act and its constitutionality.
After that, efforts centered on persuading Congress to loosen restrictions on government employees’ political activities. In the early summer of 1990, Congress enacted a revision of the Hatch Act that would have relaxed many of the restrictions on “political” (meaning, mainly, partisan) activities by national government employees, but President Bush—echoing a position held by Ronald Reagan—vetoed the bill. In 1993, however, Congress again passed repeal of the Hatch Act and, this time, President Clinton signed the bill into law. The effect of this change was to permit national government employees to participate in most aspects of electoral politics in the same manner as any other citizens. The only major restrictions are that federal employees may not run for partisan elective office or solicit campaign contributions from the general public.

Two other political aspects of national government personnel management also should be mentioned. One is the concern that current efforts to bring about greater responsiveness to political leadership among higher-level civil servants may have gone too far. To paraphrase a number of commentaries made about the changes, achieving greater responsiveness is one thing; gutting the competitive service at the higher grades is quite another. The various steps taken during the Bush years, especially, were cause for concern for many who have defended the merit system over the years. (Fewer reservations were expressed about some of the Clinton administration’s personnel initiatives.) However, it has been suggested that too much presidential control—even in the name of empowering civil servants—carries with it potentially damaging effects on the civil service as a whole.

The other political dimension has a larger context and perhaps wider-ranging consequences. It has been said, with some justification, that the amount and intensity of partisan criticism aimed at public administrators has reached a level not seen in quite some time. Those who find this development disturbing (and many do) freely acknowledge that government officials must be held accountable—that, as a nation, we have a legitimate interest in official actions being linked appropriately to established public purposes and policies. On the other hand, the pervasive public habit of scapegoating bureaucracy (see Chapter 1) has become part of our national folklore. It does nothing to promote accountability, and may do a great deal to undermine the morale and self-confidence of conscientious public servants. This denigration (downgrading or deriding) of civil servants has often surfaced in the public utterances of candidates for elective office—including candidates Carter, Reagan, and George W. Bush the first time each ran for the presidency, and candidate Clinton (though somewhat less pointedly) at various times during his presidency. As a result, it is argued, many talented and experienced officials, with a wealth of institutional memory and understanding of public programs, have left government service. Those who replaced them are inevitably less experienced, less informed by past failures and successes, and less familiar with their programmatic and political territory. The net result may well be a government
service less prepared to manage programs involving hundreds of billions of dollars, or to plan responsibly for policy and program needs ten and twenty years hence. Despite negative campaigning aimed at the character of candidates, misuse of taxes, misplaced budget priorities, and wasteful public projects, one positive aspect of the 2004 presidential election was the distinct lack of invective directed at civil servants as a group. Unfortunately, the tradition has been revived since 2006 as major policy differences between Republicans and Democrats (who reestablished control of Congress in 2006) have resurfaced.

**REFORMING PERSONNEL MANAGEMENT**

The National Performance Review (1993–2001) proposed a series of changes that had far-reaching implications for how the national government managed its personnel systems.\(^{63}\) Specific proposals were adopted to: (1) deregulate personnel policy by phasing out the ten-thousand-page *Federal Personnel Manual* (as already noted), together with all agency implementing directives; (2) simplify existing position classification systems by giving more agencies more flexibility in how they classify and pay their employees; (3) permit agencies to design their own performance management and reward systems; and (4) streamline systems for dealing with poor performance, including reducing by one-half the time required to dismiss managers and employees “for cause,” that is, for failure to perform their duties in a competent and productive manner. The Clinton administration intended to both deregulate and decentralize many key aspects of personnel management. What makes such efforts all the more significant is the fact that each one, by itself, points the way to new approaches to managing national government employees.

Several initiatives undertaken by the second Bush administration had the potential to bring about even more fundamental changes in managing executive-branch personnel. Early in his first term, Bush proposed five governmentwide strategies, including competitive sourcing, which permitted private companies to compete with federal agencies for nearly half a million jobs, including almost 850,000 of the jobs of federal employees that were already available to private contractors. Federal agencies were ordered to make 15% of their jobs open for competition by September 30, 2003. President Bush and many of his appointees believed that most citizens did not care who provides the service and the private sector (they argued) operates for less, creating competition and allegedly leading to savings of 20 to 50%. Nonetheless, competitive sourcing is very controversial. Paul Light sees the initiative as part of a “long-standing effort to keep the total headcount of government as low as possible.”\(^{64}\) Bush administration officials acknowledged the potential negative effects on morale of public employees, but were quick to point out that this is not outsourcing of jobs, but “introducing competition” to the federal workforce. Consistent with Bush’s vision for improved performance, a job was to be outsourced only if research demonstrated the private sector alternative would be more efficient.\(^{65}\)
It is still unclear how the former president’s vision of competitive sourcing relates to government performance and more efficient delivery of public services. With the exception of increasing expenditures for national defense, most federal assistance programs consist mainly of so-called mandatory entitlement transfers for social-insurance payments to individuals, for medical services, or research grants to institutions; relatively few federal agencies perform direct domestic customer service responsibilities. There have been few large-scale public-private competitions among service providers in the federal government. Nonetheless, Bush administration officials claimed the potential for additional savings and listed selective examples of the positive results of competition.66 These claims were based on a limited number of trials and may be exaggerated. Moreover, the administration generally focused on how much a department was contracting out, emphasizing that higher rates were superior. Public employees countered that after working in the government for several years, they had proven their efficiency and should not have been distracted by unnecessary competition, to determine whether private contractors would do a better job. Consequently, managers were placed in a very difficult position, because they had to accommodate policies of the administration while supporting their subordinates.

How these issues are resolved in future years has obvious financial implications for public budgeting, but also directly affects personnel management, collective bargaining, labor relations, and the push for greater employee productivity. Despite the expanded use of competition, privatization, and a results orientation in the national government, it is still too early to determine the level of commitment or the long-term impact of alternative human resources strategies on employee morale or productivity. There are few reliable studies of the impact of competitive sourcing on citizen “customers,” employees, or disabled persons.67 Consistent with the changes resulting from Bush’s budgetary priorities and challenges to public agencies, there is a need for more empirical research to determine whether or not reforms lead to fundamental shifts in the administrative values of public officials.

Designing a Personnel System for Twenty-First-Century Governance: The Department of Homeland Security

On November 25, 2002, President George W. Bush signed into law the Homeland Security Act authorizing the creation of a cabinet-level Department of Homeland Security (DHS). The newly created mega-department integrated approximately 160,000 federal employees from twenty-two separate agencies (see Figure 1–4 and Table 1–1) with the purpose of counteracting terrorist attacks against the United States. This was the largest and most
comprehensive reorganization in the executive branch of the federal government since 1947 when the Department of Defense (DoD) was created. It presented a unique opportunity to transform a disparate group of agencies with multiple missions, values, and cultures into an effective and centrally-directed cabinet department. The act defined the DHS’s missions as: (1) preventing and deterring terrorist attacks within the United States; (2) protecting and responding to threats and hazards to the nation; and (3) minimizing the damages and assisting in recovery efforts from attacks that may occur within the United States. The Act also proclaimed major responsibilities for the Department including (1) analyzing information and protecting infrastructure; (2) developing countermeasures against chemical, biological, radiological, and nuclear weapons, and other emerging terrorist threats; (3) securing U.S. borders and transportation systems; and (4) organizing emergency preparedness and response efforts.

The Homeland Security Act of 2002 further called for the creation of a new personnel management system under the joint responsibility of the DHS Secretary and the Office of Personnel Management (OPM) Director. The creation of the Department provided a unique opportunity to design a fair, effective, and flexible twenty-first-century personnel system while, at the same time, preserving basic civil service principles and the merit system. However, integrating twenty-two agencies presented an immense challenge for personnel managers. At the time of its creation, a vast majority of its civilian employees were transferred from six organizations: the Transportation Security Administration (TSA); the Immigration and Naturalization Service (INS), now Citizenship and Immigration Services; U.S. Customs; the Federal Emergency Management Agency (FEMA); the U.S. Coast Guard; and the Secret Service. According to OPM, just over 49,000 DHS civilian employees (about one-third of total) are represented by unions. The reorganization—a mammoth undertaking—consisted of integrating seventeen different unions, seventy-seven existing collective bargaining agreements, twenty-two human resources servicing offices, and eight payroll systems. The new mega-agency was challenged not only to accomplish such delicate missions and responsibilities, but also to effectively integrate diverse human capital into a totally new personnel system.

The Bush administration believed that in order to fight terrorism effectively, the DHS needed a more flexible workforce because the current personnel rules were outdated and too restrictive. They decided to move toward a pay-for-performance system with the purpose of increasing productivity and rewarding employees based on demonstrable performance rather than longevity (how long a person has been in the job). This new system, called alternative personnel systems (APS), represents a major revision of the traditional civil service by building a contemporary personnel system to “enhance leadership and employee performance.” Alternative personnel systems (APS) is a commonly accepted term for the host of personnel systems outside of
the competitive civil service system. These systems are designed to address longstanding issues in federal agencies, such as performance appraisal and compensation. They may be established under narrowly focused legislation for an agency or a community of agencies, under the demonstration project provisions of Chapter 47 of Title 5 of the United States Code (U.S.C.), or under new provisions of Title 5, which now allow both the DHS and the DoD to set up contemporary human resource management systems. These new personnel systems are designed to dramatically change the way employees are paid, promoted, deployed, and disciplined.

Such a radical change in established systems, however, has produced an uneasy environment in the DHS and DoD and among their employees. For that reason, the departments have announced several times (to reassure their employees) that there will be: (1) no elimination of jobs as a result of the transition to the new system; (2) no reduction in current pay and benefits for employees as a result of the transition to the new system; (3) no changes in the rules regarding retirement, health or life insurance benefits, or entitlements; and (4) no changes in current overtime policies and practices. Compromises have been made to ensure that whistle-blower protection, veterans’ preferences, coverage by the Civil Rights Act and the Fair Labor Standards Act, as well as participation in employee bargaining units, are rights and protections that will be maintained for all employees. DHS also has reassured employees that other safeguards, such as compliance with merit system principles and avoiding prohibited personnel practices, are still in place. The Department has provided means for employee involvement in the design and implementation of the system, and made efforts to ensure that the system is fair, credible, and transparent. Pay for performance is often cited as a key component of these new systems.

With the changes coming to the DHS, reforms are likely to be implemented in other agencies as well. The proposed changes include:

- **Pay classification:** Jobs will be grouped into eight to twelve occupational clusters based on similarity of work, qualifications and competency, career or pay progression patterns, and relevant labor-market features. Each occupational cluster will group, or band, jobs into work levels.
- **Compensation:** The traditional General Schedule will be replaced with broad pay bands, and longevity as the basis for individual pay increases will be replaced with pay for performance. Employee pay ranges will be set based on an assessment of the labor market and geographical location. Within each occupation cluster, workers will be assigned to one of four salary ranges, or “pay bands,” based on their skill level and experience. The employees will be lumped into one of twelve to fifteen job clusters that combine like job functions, and then placed in one of four pay bands: entry level, full performance, senior expert, or supervisory. Current GS salary will act as a baseline for moving an employee into the new band, as well as acting as a guide for determining the low and high levels of
each band. A raise or promotion—moving up in a pay range or rising to the next one—will depend on receiving a satisfactory performance rating from a supervisor. Increases will be based on labor market conditions, mission, availability of funds, and the level of pay adjustments received by employees of other federal agencies. Goals for the system include providing equal pay for work of equal value and creating a transparent and credible compensation system.

- Hiring authority: Managers can utilize “categorical ranking,” and clusters of qualified applicants will be used instead of the rule of three. In case of a severe personnel shortage and critical hiring needs, the OPM can grant the agency direct hiring power.\(^{75}\)

- Performance management: Consistent with the Government Performance and Results Act of 1993 (GPRA) (see Chapter 10), this approach is to focus on results and provide employees as well as managers with tools to develop performance expectations consistent with the mission of the department. Performance management also will be also linked to the requirements of the job, allowing employees’ contributions to be accurately measured.

- Adverse actions and appeals: A streamlined, more understandable process for discipline and adverse actions is to be included. Adverse actions based on misconduct and performance will follow the same process with the same burden of proof and mitigations standards. Under the system, employee and appeals rights are protected. If a worker disagrees with an annual job evaluation, he or she can appeal it internally. The new personnel system also calls for limiting an employee disciplinary action appeal to about three months, shortening a process that can now can take much longer to complete. Employees will still be able to protest what they regard as unfair treatment before the independent Merit Systems Protection Board (MSPB); however, the board will have more limited authority to overturn a manager’s decision. The new system strongly encourages the use of alternative dispute resolution procedures.

- Labor relations: Under the new system, employees maintain the right to bargain collectively. Collective bargaining processes have a thirty-day time limit on all mid-term bargaining and a sixty-day deadline for term agreements. The system encourages consultation and collaboration with unions, and establishes an independent DHS labor relations board. The new process includes a standard fifteen-day notice period of failure/proposed action and a five-day right to reply and authorizes the Secretary to identify specific offenses for which removal is mandatory.\(^{76}\)

By late 2007, DHS had implemented the performance management system for approximately 10,000 employees. Several factors have delayed implementation of the remaining systems. For instance, when planning and implementing its APS, the DHS sought to develop a single human resources system to
support a “one DHS” organizational culture. However, each DHS component brought with it its own human resources system, reflecting individual organization-specific culture and management needs. The challenge of bringing all of these cultures together is one of many factors affecting DHS ongoing program implementation.

Other factors that affect the implementation of the APS include:

- **Performance appraisals**: In order to institute a successful pay-for-performance system, the agency must provide a fair and reliable appraisal system. Since job performance is the determining factor in the pay-band movement, if there is no confidence in the appraisal system, there will be no confidence in the pay system. Performance appraisals define the employee’s pay raises, promotion, demotion, or dismissal. Therefore, the new system must design a uniform appraisal process that considers the goals and expectations of an employee and provides accurate measurement of the employee’s performance.

- **Pay for performance**: Incentives can be problematic where there is an aging workforce. Experienced employees tend to converge toward the top of the pay band. This provides little room for growth. Also, pay-band performance requirements can discourage nonbanded employees from applying for banded positions.

- **Recruitment and retention**: Recruitment and retention of employees has always been an issue at federal level. The agency must work toward attracting and retaining the best and brightest. Within the next ten years, up to 60% of the workforce will be eligible to retire, potentially leading to diluted critical competencies and institutional knowledge. Federal agencies in general need to improve their ability to recruit and retain highly motivated and qualified employees, and to transform the human capital system by placing a greater focus on results-oriented performance management and performance-based pay. Closing the pay gap, as noted earlier, between public-sector and private salaries is critical if there is to be success in retaining the best and the brightest.

- **Labor unions**: Leaders of federal employee unions filed a lawsuit challenging various aspects of the regulations and any plans to expand the system governmentwide. As a result of the lawsuit, the implementation of labor relations support of the regulations has been delayed. Unions argue that the system would undermine the morale of DHS employees and make it harder to attract talented workers. Union officials have long argued that the actual goal of the Bush administration was to limit the influence of organized labor and even deny DHS employees union representation rather than to improve homeland security. Critics worry that under the new system, new employees may ultimately lose collective bargaining rights as well as merit service protection guaranteed by the 1978 Civil Service Reform Act. Union leaders oppose the provisions that would undermine the power of labor unions by no longer requiring DHS officials to negotiate over such
matters as where employees will be deployed, the type of work they will do, and the equipment they will use. They also object to the provision that would limit the role of the independent Federal Labor Relations Authority and hand the job of settling labor-management disputes to an internal labor relations board controlled by the DHS Secretary.

Union leaders immediately questioned the integrity, objectivity, and accountability of such an important entity. Impartiality is a key factor in this process, and it is derived from independence in the adjudication process. These challenges may have influenced DHS’s decision to implement only its new performance management system. DHS’s stated strategy was to use the performance management system as the foundation for other changes to its human resources systems, including pay systems.78

**Perspectives and Implications**

The U.S. civil service has existed for more than a century on a foundation of belief and practice clear in intent and quite consistent in manner of operation. Now, however, all the assumptions underlying past practice are being seriously questioned. The merit system has been modified to accommodate veterans’ preference and, more recently, demographic representativeness. At the same time, efforts are under way to breathe new life into the meaning of merit by linking performance to compensation and other incentives such as promotion. The Carter administration sought to achieve a significant degree of change in the merit system in this respect. The Reagan administration undertook other initiatives, designed for the most part to enhance presidential influence over the activities of career civil servants. In terms of the assumptions underlying personnel management, this meant favoring political responsiveness over politically neutral competence, at least to some extent. The resultant uncertainties compounded those associated with civil service reform in the late 1970s. The first Bush administration took some steps to ease the “pay crunch” and to re-establish a systemwide point of entry into the national government civil service (with the ACWA examination). The Clinton administration initiated major efforts to reform the personnel system, pointing in directions that were largely new to the national government. Other dimensions of potential change include the impact of future court decisions on patronage practices, backlash against hiring quotas and affirmative action, and more contracting out or privatization of public operations to outside consultants and contractors. State and local government personnel practices are also undergoing change, partly in direct response to initiatives from Washington (including the courts) and partly because of forces at work within their respective jurisdictions.

Recommendations of the 1990 National Commission on the Public Service (the Volcker Commission) significantly influenced personnel administration
as well. The commission recommended, in general, that steps be taken to address the negative perceptions of public service said to exist among many of our citizens, to deal with managerial issues (such as recruitment and retention of public servants), to strengthen education and training for serving in public-sector positions, and to increase pay and benefits for government employees. More specific recommendations were aimed at improving the work environment, reducing hiring of political appointees, increasing access to job openings, and rewarding executive excellence. Some, but by no means all, of these suggestions have been implemented in the federal civil service; whether more of these will be adopted (or even advocated) remains to be seen.\textsuperscript{79}

The second Bush administration initiated major reorganizations challenging long-established civil service principles. Supporters of these changes consider them necessary to introduce more merit into a pay and cultural system that has not been receptive to these concepts in the past. They argue that pay for performance will increase productivity and job performance, recognize employees for their contribution to the organization, and accelerate salary progression for top performers. The new system provides the opportunity to reward performance and personal contributions. On the other hand, critics argue that the new pay system will give rise to managers rewarding favored employees at the expense of others who are doing a good job. It also is seen by many as a thinly-veiled “scam to reduce overall employee pay” and benefits.\textsuperscript{80}

Many of the Bush administration's initiatives regarding pay classification, pay for performance, evaluation, and adverse action appeals reflect a businesslike approach to personnel selection and performance, with participation by all stakeholders, including unions, interest groups, and employees. In this respect (and others), change has been both monumental and fundamental.

This kind of turmoil in a central area of public administration has had an effect on quality of job performance and the condition of the public service for decades.\textsuperscript{81} The more essential point to consider is the vast uncertainty surrounding public personnel functions, triggered by political pressures from both Democratic and Republican presidents for different sorts of change. As basic concepts and their meanings continue to undergo a long-term process of redefinition and as new concerns command our attention, how public personnel administration will continue to unfold and develop is far from certain.

\textbf{Summary}

Public personnel administration has evolved from a fairly routine function of government to a very controversial one. Personnel practices have varied, reflecting at different times the values of strong executive leadership and political representativeness on the one hand and politically neutral competence on the other.

The public aspect reflects the impacts of other political institutions, including legislative bodies, interest groups, and political parties. The size of
government bureaucracies is a matter of concern to both citizens and personnel administrators alike, as is the competence and diversity of employee skills. National government budget cuts have been felt in the personnel area in the form of limited entry, reductions-in-force (RIFs), “bumping” of employees to lower ranks, increased turnover, and pay freezes. Budget cuts generally (and RIFs, pay freezes, and personnel turnover, in particular) have seriously affected the management capacities of many national government agencies. The greatest increases in size have come in state and local governments, especially for education. Other changes have also occurred—related less to size than to scope of bureaucratic influence—through greater regulation, intergovernmental grant-in-aid activity, and expanded state and local bureaucracies.

Public personnel administration has evolved, at the national level, through a series of stages—from total exclusion of all but the most elite to the broad inclusion of all seeking admittance. These stages relate to changing values about government and administration. In many local governments, the organizational arrangements for personnel management are small, informal, or both. Greater attention to human resources development and professionalism is a relatively recent feature of bureaucracy that has implications for the general conduct of public administration. Similar developments have taken place, varying in extent, in state and local governments that have strong merit systems.

Merit versus patronage is an old debate that is still very much with us. Merit systems emphasize competence related to the job; patronage systems favor political connections and loyalties. Merit offers some continuity and stability in personnel; patronage permits a chief executive to select loyal subordinates. In practice, they often overlap. The formal arrangements of most merit systems are similar. In the national government, over 90% of all employees are covered by a merit system of some kind. There is great variation, however, in the extent of merit coverage in state and local governments.

Formal tasks of personnel administration include some traditional and some relatively new functions. Position classification is essential in order to conduct recruitment, administer broad-gauged entrance examinations, and award equal pay for equal work. Recruitment, examination, and selection all have undergone considerable change. Recruitment has become both more systematic and less restricted. Examination processes are more complex at all levels of government. Achievement-oriented factors, such as education and experience, and ascriptive criteria, such as veterans’ preference and demographic representativeness, have played a role in both examination and selection.

Compensation reflects the type of work being done and is comparable to that in the private sector for some similar types of jobs (notably those at lower levels of the salary scale). Salary and wage levels in the national government have increased dramatically but have lagged significantly behind those in the private sector for comparable positions, with adverse consequences for the
Public service. State and local government compensation tends to be lower than that in the national government though there are exceptions. Efforts to achieve pay comparability with private-sector jobs face formidable obstacles.

Public-sector collective bargaining has emerged as a major force in public personnel administration at all levels of government. Within a framework of labor-management relations, what has evolved is a pattern of unified employee organizations created to share control with management over terms and conditions of employment. Although similar to—and patterned after—collective bargaining in the private sector, bargaining in governmental arenas differs in a number of important respects. Various types of employee organizations—most prominently, public-employee unions—have become involved in collective bargaining.

The catalyst for change in public-employee organizing was President John F. Kennedy’s 1962 executive order permitting national government employees to organize and to bargain collectively with agency employers. The Civil Service Reform Act was an attempt to reform the national government merit system by introducing performance appraisal systems and financial incentives for high-quality performance and greater productivity. State and local experience, though much more varied, has included major union gains in membership, extension of collective bargaining rights in both state and local governments, and greater frequency of public-employee strikes and other job actions. Most work stoppages have occurred in state and local governments. Unlike the situation in the national government, public-sector labor relations in states and localities still lack common legal (and political) definition. A trend has emerged toward comprehensive coverage of all state and local employees, and public managers have had to master new skills in meeting the challenge of collective bargaining.

Collective bargaining in the public sector has diverse impacts, for example, on wages and salaries, service delivery, and employee productivity. General implications of collective bargaining include higher personnel costs; reshaping of the overall personnel function in response to rising labor organization power; the need for public managers to be trained to participate effectively in negotiations with labor representatives and, more generally, to develop better management practices; and expanded employee rights, solidarity, consciousness, and organizational participation. Developments in public personnel administration include civil service reform, the consequences of budget cuts, affirmative action, attempts to determine comparable worth, as well as proposed changes in civil service rules.

Affirmative action programs have continued to produce gradual increases in the proportions of minorities and women holding responsible government positions. Partisanship, an old issue in personnel administration, has seen some changes recently. Patronage has been challenged successfully in a number of court cases. Efforts to expand the scope of permissible political activity for merit employees, which had been sought by some for a number of years, have succeeded. The Bush administration argued that in order to fight terrorism
effectively, the DHS needed a more “flexible” workforce because the current personnel rules were outdated and too restrictive. They moved toward a pay-for-performance system with the purpose of increasing productivity and rewarding employees based on demonstrable performance instead of seniority.

Both the NPR and the Winter Commission examined position classification and pay issues at all levels of government. The reports called for significant change, though in somewhat different ways—consolidating (and thus reducing) the number of existing classifications but increasing pay ranges. The Volcker Commission called for numerous steps that would address negative perceptions of the public service, deal with managerial issues, strengthen public-sector education and training, increase pay and benefits, improve the work environment, reduce the number of political appointees hired, increase access to job openings, and reward executive excellence. Finally, changes made by the Bush administration raise the prospect of further conflict with employee unions over core areas of the national government’s personnel management practices.

For several decades, public personnel administration and human resources development has been a dynamic, fluid, even turbulent area of public administration. The outlook is for more of the same. The role of professionals and the future of bureaucracy remain in flux.

**DISCUSSION QUESTIONS**

1. What are the elements of public personnel administration and how do they differ from their private-sector counterparts?
3. Most federal agencies have reduced the size of their workforces. Simultaneously, smaller staffs have to deal with increasing workloads, often using outdated technology. Should federal agency budgets be increased to compensate for this trend? What alternatives exist? Are these alternatives desirable? Why or why not?
4. What are the apparent impacts and implications of public-sector collective bargaining? What areas of the subject, if any, merit further study?
5. Defend the position that public-sector employees should be allowed to strike, and then anticipate and respond to counterarguments, using (but not necessarily limited to) the arguments presented in the book.
6. What differences exist among the three major levels of government (national, state, local) in terms of types of employees who have
organized, fractions of employees who have organized, the provisions and atmospheres for conducting collective bargaining, and the percentage of employees covered by collective bargaining agreements?

7. Trace the development of public-employee organizations. What were their functions? What roles did they play in “labor-management” relations? Why was collective bargaining not commonplace in public personnel administration until the 1960s?

8. Affirmative action and equal employment opportunity laws have goals that conflict with the principle of politically neutral competence. Why should hiring and promotion be based on anything other than (1) ability to do the job and (2) political neutrality? Also discuss partisan patronage and veterans’ preference in this context.

9. Should public-sector employment reflect political demographics (that is, a workforce of 47% Democrats in a community of 47% Democrats), ethnic demographics, partisan patronage, political responsiveness, or politically neutral competence? Defend your answer.

10. What were the major recommendations for change in personnel management proposed by the Bush administration?

11. During the early 2000s, the federal government grew faster than many states and local governments. Has this trend continued? If so, how has this affected the field of public administration? If this trend continues, how will it affect the field of public administration? If growth declines, what are the implications for public employment?

12. Assess current proposals to institute pay for performance in federal agencies. What are the consequences of adopting new labor-management procedures at the time when the United States is deeply involved with homeland security and other national security concerns?

**Key Terms and Concepts**

- diversity
- politically neutral competence
- public personnel administration (PPA)
- human resources development (HRD)
- full-time equivalent (FTE) employees
- nepotism
- egalitarianism
- Civil Service (Pendleton) Act
- Brownlow Report
- Second Hoover Commission
- Senior Executive Service (SES)
- Electronic Government Act of 2002
- achievement-oriented criteria
- ascriptive criteria
- Office of Personnel Management (OPM)
- merit pay
- General Schedule (GS)
- Executive Schedule
- position classification
### Suggested Reading


Chapter 8

Government Budgeting

A billion here, a billion there, and pretty soon you’re talking about real money!

Statement attributed to the late U.S. Senator Everett McKinley Dirksen, Republican of Illinois

The mayor of a financially beleaguered city orders layoffs of many white-collar workers, police and fire personnel, and sanitation workers in a last-ditch effort to balance the budget. Citizens in a rural county are told by their sheriff to purchase guns to protect themselves after patrols are cut back due to the high cost of gasoline. The governor receives a report from the state comptroller that the state’s cash accounts are getting dangerously low because of declining tax revenues and rising unemployment compensation and Medicaid costs. The president of the United States asks for and receives supplemental funding for a war that an overwhelming majority of Americans believe is misguided. Department heads and bureau chiefs at all levels of government feverishly search for ways to meet projected spending levels—a step made necessary by a general fiscal crunch and political demands for more efficient program management. Legislators seek to satisfy their clientele groups by approving program spending, but they must cast a wary eye on a public growing restless with “big government” and seemingly uncontrollable spending.

In all these examples, government budgets and budget processes are at the core of both political and managerial controversies. Budgeting in the public sector is a process central to politics, particularly to administrative politics and the operation of government agencies and programs. It is the major formal mechanism through which necessary resources are obtained, distributed, spent, and monitored. Competition for a greater share of an ever-shrinking fiscal “pie” has always been keen, but never more so than in recent years. The
size and shape of individual budgets, and the processes involved in proposing and approving them, are all changing rapidly, with unpredictable consequences for a variety of political interests and government programs.

Foundations of Modern Government Budgeting

Before the U.S. Civil War, budgeting was rather informal and routine at all levels of government. The national budget and number of federal employees was fairly small, amounting to less than $1 billion until 1865, at the height of the Civil War; there were 50,000 federal employees in 1871. The budgetary process was fragmented, with little systematic direction. Beginning with the presidency of Thomas Jefferson (1801–1809), agencies seeking funds had dealt mainly on their own with congressional committees having jurisdiction over their respective operations. The president had no authority to amend agency requests and no institutional means of influencing their formulation. Congress made its appropriations very detailed, both to control executive discretion to transfer funds from one appropriation account to another and to keep spending within the appropriations’ limits.

Starting with the Civil War, some important long-term changes began to affect numerous government practices, and the framework of a truly national economy slowly took shape. The war itself was a watershed in national-state relations, as well as in development of the presidency as a predominant force in national politics. During the 1870s and later, three general patterns of government behavior became more prominent, with implications for the rise of the modern budgetary process.

The first of these was growth in the national government’s authority to regulate the expanding industrial economy and to exercise the war power and related prerogatives in foreign affairs, in which the president’s role especially was enhanced. At the same time, the tax power was used to a greater degree than ever before. The regulatory power represented government response to the Industrial Revolution and to the emergence of powerful private economic interests. The war power was exercised most visibly in the Civil War and in the Spanish-American War, and U.S. diplomatic involvement was on the rise as well. The tax power was expanded by a constitutional amendment in 1913 (the Sixteenth Amendment) permitting a federal graduated income tax.

The second pattern—government involvement in the private economy—meant more than simply regulating the flow of commerce. Starting in 1864, when the National Banking Act created a single, unified banking system as another step toward a national economy, the government’s role in financial affairs became more regularized. Equally important, the way was paved for expanded government activity. In the twentieth century, this included not only
increasing regulation of private economic enterprise, but also participation in planning and managing various public enterprises. Since 1933 and the New Deal era of Franklin Roosevelt, fiscal policy has been the predominant instrument of the national government in influencing the economy, one that presidents of both parties have not hesitated to use when it has suited their economic and political purposes. Because the consequences of these actions reach far beyond the government itself, it is not difficult to see how budgetary processes have grown in importance.

The third pattern was growth in presidential strength and influence, beginning in the last half of the nineteenth century and continuing to the present. The first enthusiastically activist president was Theodore Roosevelt (1901–1909). Others after him, notably his cousin Franklin Roosevelt (1933–1945), made even more dramatic and significant changes in the presidential role. Presidents Truman (1945–1953), Kennedy (1961–1963), Johnson (1963–1969), and Nixon (1969–1974) all actively supported expansion of presidential prerogatives, albeit for widely varying purposes. Dwight Eisenhower (1953–1961)—although not associated with an activist view of the office—presided over a fairly rapid expansion of the role of the executive branch generally, and he did little to roll back changes made before he took office. Action by Congress delegating discretionary authority to the president was a recurring feature of the twentieth century. Gerald Ford (1974–1977) and Jimmy Carter (1977–1981) exercised presidential prerogatives a bit more cautiously, in view of the public’s negative reaction to the Watergate scandals, but the office itself remained very strong. Ronald Reagan (1981–1989), intent on reversing expansion of government’s overall role, capitalized on the powers of the presidency in his quest to reduce that role—a major change for a “strong” president. George H. W. Bush (1989–1993) was not as strong a president as Ronald Reagan, nor did he pursue as distinct or broad-ranging a policy agenda. The elder Bush was less decisive in his vision of spending priorities than either Presidents Reagan or Clinton. The Clinton administration (1993–2001) took specific actions to measure and manage expenditures, emphasizing performance improvement standards and better reporting systems. The budgetary and economic policies of George W. Bush (2001–2009) were largely driven by additional discretionary spending required to support U.S. armed forces in Afghanistan and Iraq.

Taken together, these three patterns had several important consequences in the development of modern budgetary practice. First, they raised the stakes of budgetary decision making by increasing the scope and economic impact of such decisions, and their effect on political interests as well. Second, they created both the possibility and the necessity of effectively coordinating scattered spending activities of the national government—possibility because of the growing capabilities of the presidential office, and necessity because expenditures were rising and some centralization of control seemed appropriate. Third, they prompted the first stirrings of budgetary reform in the early 1900s. Primary among these was the concept of the
executive budget, with the chief executive placed in charge of developing and coordinating budget proposals for the entire executive branch prior to their presentation to the legislature.

**Purposes of Budgeting**

At its simplest, a budget can be a device for counting and recording income and expenditures; many fiscal and other public-policy functions also can be served through budgeting, some or all of them simultaneously. It may not even be appropriate to label such a document a budget; perhaps ledger is more precise. Budgets, however, do include that information. Another function of budgeting is to generate a statement of financial intent constructed on the basis of anticipated income and expenditures.

A closely related function is to indicate programmatic intent, showing both preferences and—more important—priorities in deciding what to do with available funds. Budgets should also reflect the mission, or purpose, for a bureaucratic agency’s existence. This suggests still another function of budgets, intentional or not: they reflect the political priorities of those who formulate them. In recent decades, the role of the budget in the national government’s efforts to manage the economy has increased substantially; that is, many budget decisions are made and evaluated in terms of how they affect general economic growth, as well as specific economic and political interests and concerns.

One other purpose deserves mention: controlling the bureaucracy and shaping agency programs. Legislators who cherish control of the government’s purse strings often use that control to influence agency behavior. Ronald Reagan, from the very start of his presidency, used a comprehensive assault on the national government budget as the key to his attempt to reshape the national bureaucracy. Reagan demonstrated convincingly that the most direct way (if not always the easiest politically) to control an agency is to cut—or increase—its budget (George W. Bush learned that lesson well, also). Thus, chief executives who seek to direct bureaucratic operations have a strong and continuing interest in budgets and budget making.

The budget of any organization may be read as something of an index to relative distribution of power in the economic and political systems in which the budget was enacted. When we examine how it was made up and what resources were distributed to which participants within that system, power relationships are revealed. This is true whether we are speaking of university decisions to allocate a certain amount for academic scholarships or more faculty, or of state government appropriations for education, health care, transportation, or other priorities. Budgets represent authoritative decisions to spend or reduce money in certain ways in preference to others, and such decisions do not just happen. They are made through a political process in which power and persuasion are crucial to success.
Because the outcomes of budgetary decision making are so important to all participants and beneficiaries, the formal nature of the decision process has long been central to budgetary politics. Throughout much of our history, decisions about public spending could best be characterized as incremental, following the model described in Chapter 5. Changes in annual spending from one year (or biennium—a two-year period) to the next—and in the policies such spending supported—tended to be gradual. Much of the status quo was simply assumed to be beyond questioning; how much more should be allocated was a common theme, and a key focus of budget processes. Vice President Al Gore and the National Performance Review recommended that Congress switch to a biennial budget, but the proposal was rejected. Under the Constitution, all money bills must originate in the Congress, and congressional committee chairs, among other things, jealously guard their prerogatives in the areas of revenue collection and spending.

In recent decades, however, the incremental decision model has had decreasing applicability in explaining how budgets are proposed and enacted. In the 1960s, efforts were mounted (though with limited success) to make budgeting more “rational,” through reducing the influence of politics as usual and strengthening the role of policy evaluation in long-range planning, in hopes of increasing programmatic effectiveness. The 1970s saw another change: the emergence of legislative formulas as the basis for allocating larger amounts of funds in greater numbers of programs. Since the 1980s, partisan conflict over budget priorities (aka “divided government”) has dominated budgetary decision making. Nonetheless, spending in constant (2000) dollars has steadily increased for the past thirty years (see Figure 8–1).

The major reason for this is that federal programs for Social Security, Medicare, and veterans’ benefits are distributed on a formula basis and, as the number of those eligible for particular government benefits rise, expenditures automatically increase. Such programs have become known as entitlements, that is, “legal obligations created through legislation that ‘require’ the payment of benefits to any person or unit of government that meets the eligibility requirements established by law.” Nearly two-thirds of the federal budget is now devoted to entitlement spending. This mandatory or direct spending—that is, spending required under existing law—has reduced Congress’s ability to influence the overall budget without changing the law that originally authorized the spending. The range of budgetary choices available after all mandatory allocations have been made is termed discretionary spending; this now constitutes a smaller, but much faster-growing, proportion of the total budget than it used to—about one-third (see Table 8–1). The net effect of these changes, new requirements for intelligence gathering, homeland security, and additional expenditures arising from the war on terrorism have combined to drive up overall government spending.

The 1970s also saw the rise of a new congressional budget process that was designed to enhance Congress’s ability to monitor expenditures under
the direction of its new budget committees (one in each chamber). The new process was also designed to enable Congress to generate independent information concerning revenues, expenditures, and projected surpluses or deficits through the Congressional Budget Office (CBO) (http://www.cbo.gov/) rather than relying on information furnished by the president’s Office of Management and Budget (OMB) (http://www.omb.gov/). Almost inevitably, this new process has increased conflict between the president and Congress over budgetary matters. The 1980s, in turn, saw rising concern on the part of legislators and the public over continuing annual deficits in the national government budget, that is, the difference between what the government collects and what it spends. The growth of entitlement programs, accompanied by deficit spending, was largely attributable to the creativity of congressional authorizing committees in circumventing existing controls that had been imposed by appropriations and budget committees.

In 1985, in response to this emerging problem, Congress enacted the Balanced Budget and Emergency Deficit Control Act commonly referred to as the Gramm–Rudman–Hollings Act, named after its Senate sponsors Senators Phillip Gramm (R-TX), Warren Rudman (R-NH), and...
Ernest Hollings (D-SC). This act mandated steady reductions in annual budget deficits and, in many ways, became the focus of Congress’s budget deliberations. A continuing issue during this period was the question of which political interests are best served by a given budgetary approach or emphasis. Both political parties claimed credit for efforts to reduce budget deficits, but neither wanted to antagonize groups impacted by budget cuts. Incrementalism has not disappeared as a consequence of these changes, but budgetary decision making is far more complex and unpredictable than it was in the past. We will discuss the impacts and implications of these developments later in this chapter.

Budgetary decisions and decision processes—and the changes in both—have been heavily influenced by their political environments. In recent years, government budget makers have been confronted by growing pressures on revenue sources, calls for additional spending to fund the wars in Iraq and Afghanistan and to prevent terrorist acts, demands for less deficit spending, and citizen resistance to increased taxes, especially at the state and local level. These have combined to create pressures on all public budgets, making difficult budgetary choices more necessary than ever. Today, government budgeting is widely understood as central to our political life. And it has become the

<table>
<thead>
<tr>
<th>TABLE 8-1 Projected Spending Summary (in billions of dollars)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
<tr>
<td>Actual Estimates</td>
</tr>
<tr>
<td>2007 2008 2009 2010 2011 2012 2013</td>
</tr>
<tr>
<td>Outlays:</td>
</tr>
<tr>
<td>Discretionary:</td>
</tr>
<tr>
<td>Security</td>
</tr>
<tr>
<td>594 656 730 646 797 623 633</td>
</tr>
<tr>
<td>Non-security</td>
</tr>
<tr>
<td>448 481 482 455 492 432 429</td>
</tr>
<tr>
<td>Total, discretionary</td>
</tr>
<tr>
<td>1,042 1,137 1,212 1,100 1,289 1,056 1,062</td>
</tr>
<tr>
<td>Mandatory:</td>
</tr>
<tr>
<td>Social Security:</td>
</tr>
<tr>
<td>Current program</td>
</tr>
<tr>
<td>581 610 644 681 720 763 812</td>
</tr>
<tr>
<td>Personal accounts</td>
</tr>
<tr>
<td>— — — — —</td>
</tr>
<tr>
<td>Medicare</td>
</tr>
<tr>
<td>371 391 408 422 455 449 500</td>
</tr>
<tr>
<td>Medicaid and SCHIP</td>
</tr>
<tr>
<td>197 211 224 239 256 276 297</td>
</tr>
<tr>
<td>Other</td>
</tr>
<tr>
<td>302 338 360 368 387 378 395</td>
</tr>
<tr>
<td>Total, mandatory</td>
</tr>
<tr>
<td>1,451 1,551 1,636 1,711 1,818 1,866 2,034</td>
</tr>
<tr>
<td>Net interest</td>
</tr>
<tr>
<td>237 244 260 280 294 300 302</td>
</tr>
<tr>
<td>Total, outlays</td>
</tr>
<tr>
<td>2,730 2,931 3,107 3,091 3,171 3,222 3,399</td>
</tr>
<tr>
<td>Receipts</td>
</tr>
<tr>
<td>2,568 2,521 2,700 2,931 3,076 3,270 3,428</td>
</tr>
<tr>
<td>Deficit(−)/surplus(+)</td>
</tr>
<tr>
<td>−162 −410 −407 −160 −484 48 29</td>
</tr>
<tr>
<td>On-budget deficit</td>
</tr>
<tr>
<td>−343 −602 −611 −384 −335 −203 −201</td>
</tr>
<tr>
<td>Off-budget surplus</td>
</tr>
<tr>
<td>181 192 204 224 241 251 230</td>
</tr>
</tbody>
</table>

object of a battle among choices that delineate the very role of government in our lives. Whereas, in past years, an underlying public consensus was said to exist about many governmental activities, that consensus has clearly eroded. Since the early 1980s, it has been replaced by a dissensus (or disagreement) reflecting sharp differences and intense conflicts over deficits, taxation, welfare, and military spending. As the late Aaron Wildavsky put it, “politics is about grand questions: How much, what for, who pays; in sum, what side are you on?” That dissensus was clearly evident during the summer and fall of 1995, following Republican victories in Congress, when considerable time, effort, and energy was spent in negotiations with the president over how to reduce the nation’s annual budget deficits. One key development occurred when President Clinton was forced to make spending cuts as part of a deficit-reduction package. At last, after further negotiations at the budget “summit,” a new proposal to eliminate the deficit over a seven-year period made its way to Capitol Hill, where it was approved (the third time in six years that such an agreement passed Congress). All this has had a major impact on budget making; both the processes and the outcomes of budgetary decisions will continue to be affected in the immediate future. This is especially significant because of the extensive impacts government expenditures have on large segments of society.

**Government Budgets and Fiscal Policy**

Government budgets are increasingly viewed as instruments for managing national economies. Their impact depends on the relative significance of the public sector in the total economic picture and on the willingness of citizens to accept the authority of governments over the private sector as legitimate. Budgets can be regarded as instruments of fiscal policy aimed at “consciously influencing the economic life of a nation.” Different governments regard this potential budgetary role quite differently. Similarly, the extent to which national budgets in other countries are treated as tools of fiscal policy varies widely. In many European countries, for instance, the relative share of public resources (as a percentage of total goods and services produced) collected and spent by government is much higher than in the United States (see Figure 8–2).

Fiscal policy, as we use the term here, refers to government actions designed to develop and stabilize the private economy; they include: (1) taxation and tax policy, (2) direct budget expenditures, (3) management of the national debt, and (4) indirect tax expenditures. Related to fiscal policy—and, ideally, fully coordinated with it—are monetary and credit controls. We will examine these tools and relate them to the budget process. (Box 8–1, “The Budget: Mastering the Language,” provides concise definitions of the basic vocabulary of budgeting at the national level.)
The primary tool of fiscal policy is taxation, which has traditionally been viewed simply as a means of raising government revenue. For the past fifty years, however, taxation and tax policy have also been used to influence the volume of spending by private citizens and organizations. Raising taxes has at times been a weapon against inflationary spending because it reduces the amount of disposable personal income; conversely, reducing taxes has been viewed as one means of boosting consumer spending. Such policy was relatively clear-cut until the recent wave of worldwide inflation—recession, which seemed to violate the economic principle that either inflation or recession might occur but not both at once. Reducing taxes, for example, to increase consumption and “spend our way out of a recession” works very nicely, assuming that such spending doesn’t trigger increased higher interest rates and inflation. But if
any significant increase in spending is inflationary, the old rules don’t work anymore. The uncertain condition of the national and the global economies has raised new questions about how to use tax policy as an instrument of economic management. (These uncertainties did not prevent President Bush from proposing and Congress from approving, early in 2008, a $170 billion economic stimulus package featuring tax rebates for individuals and new depreciation rules for businesses, precisely to try to head off a recession.)

As with tax policy, there has been a fundamental change in attitude toward government expenditures. The traditional view has been that, as governments spent money, the sums expended replaced private-sector spending, representing a last resort when the private sector could not carry on whatever activities the money paid for. Now, however, the government’s spending practices are seen as an essential part of total spending for goods and services and as having major “pump-priming” effect on private-sector expenditures. That is not surprising, considering, for example, that the national government budget reached over $3 trillion in expenditures for fiscal year (FY) 2009. Although this amounts to less than 20% of total gross domestic product (GDP), a much smaller percentage amount than almost any other advanced industrial democracy, programs funded by these taxes, and those raised separately by states and local governments, can have a major influence on individuals, institutions, and local communities. Nonetheless, the total amount of all government spending is still less, just 33% of the GDP, leaving 67% to the private sector (see Figure 8–3).
Millions of businesses, individuals, and state and local government institutions depend on federal revenue for basic services and support. For example, governmental decisions to close or not to close several large military installations in early 2005 carried with them crucial economic implications for regional economies. When these installations were first opened, they pumped millions of new dollars into the local (and state) economies. A multiplier, or ripple effect, prevailed—sales and rentals of housing were brisk; retail and wholesale business was up; there was a sharp rise in demand for goods and services of all kinds. This had the effect of increasing tax revenues in all taxing jurisdictions (both state and local) and, in general, strengthening the localities' financial bases because of new jobs created and increased population. The outcry from local politicians and civic leaders, state officials, and members of Congress from the affected areas was ample testimony that they understood what the negative ripple effect would be when the installations were closed. Despite intense protests, pressures on Congress, and the filing of a lawsuit in the U.S. Supreme Court, an earlier round of base closures was upheld in 1994. The courts reinforced this precedent during a second round of military base realignment and closings (BRAC) during 2005–2006.

A third fiscal-policy tool is management of the national debt. The national debt is the accumulation over time of the difference between the amounts the federal government spends and collects in taxes. Sale of government bonds and other obligations took on fiscal-policy overtones for the first time during World War II, when the sale of war bonds was touted as another

---

**base realignment and closing (BRAC)**

process conducted by a blue-ribbon commission to decide which military installations are necessary and shut down those that no longer fulfill national security missions; designed to be nonpartisan to avoid congressional interference in the process.

**national debt**

the cumulative sum of borrowing necessary over time to pay the difference between the amount raised and spent in the annual federal budget. For current estimate, see the National Debt Clock at http://www.brillig.com/debt_clock.
means of holding down consumer spending for scarce goods and services. In selling bonds, “a government changes the composition of privately held assets—converts private assets from money to bonds.” This has an indirect impact on the amount and composition of private holdings and on income and spending rates.

Furthermore, in recent years, government borrowing and the national debt have become major political issues. When President Reagan took office in 1981, the national debt was just under $1 trillion ($1,000 billion); when George W. Bush assumed office in 2001, the debt stood at $5.7 trillion; by 2009, when Bush finished his second term, it had ballooned to nearly $10 trillion—an imposing figure, though some say it should be of less concern because most of the government’s creditors are U.S. citizens, banks, and businesses. (For the current National Debt Clock, see http://www.brillig.com/debt_clock/.) More important than the size of the long-term debt itself (at least in the short run) is the annual cost of interest that must be paid on the debt. This amount is included as “Net Interest” in the annual federal budget together with appropriations for other federal expenditures (see Table 8–1). Whereas the national debt represents cumulative “red ink,” the budget deficit is the difference between how much the federal government collects and spends in any one year. An encouraging result of the deficit-reduction agreements reached by Congress and the Clinton White House in the mid-1990s was that the federal budget deficit as a percentage of gross domestic product was lower in the late 1990s than it was in the early 1980s. In light of such figures, political leaders continue to argue for reductions in government spending (usually in someone else’s district!) in the struggle to balance the national government budget. Both the Congress and President Clinton claimed credit during the 1996 presidential and 1998 congressional campaigns for fulfilling a 1992 promise to reduce the budget deficit by 40% to under $150 billion by FY 1997. President Bush’s tax cuts in the early 2000s and higher military spending increased both the level of debt and annual deficits. Progress made during the 1990s toward a balanced budget was completely erased by the Bush administration’s need for higher national security spending, tax cuts, and the weakened economy of the early twenty-first century.

In state and local government, debt management is similarly complex if only because many state constitutions require both state and local governments to operate with balanced budgets. Nevertheless, most states and localities have extensive bonded indebtedness, meaning that they issue interest-bearing bonds, generally free from federal taxation, to raise funds for specific stated purposes. They must manage the debts they owe to holders of those bonds over the lifetime of the bonds—paying interest on schedule and at the rate stipulated, and redeeming the bonds at agreed-on times. Several larger, older cities (such as New York and Cleveland in the 1970s, Detroit in the early 1980s, and Miami in the 1990s) as well as newer, more affluent jurisdictions, such as Orange County, California, have at times experienced difficulties in meeting their financial obligations. Problems of debt management have become more
severe for all governments, as many states, as well as local jurisdictions, have lost property tax revenues due to the serious decline in the housing market.

Another less visible fiscal-policy tool of increasing importance for all governments is **tax expenditure financing**, the practice of giving favorable tax breaks or creating “loopholes” for certain kinds of spending by individuals, nonprofit institutions, religious organizations, professional-sports franchises, and corporate enterprises. For example, the national government permits income tax deductions for interest expenditures on a wide range of expenditures, including interest on home mortgages, employer health care expenditures, and subsidies for Southern cotton farmers, to mention a few of the most common. Businesses may receive substantial tax credits if they invest in purchases of new equipment or hire new workers from designated “empowerment zones”; the oil industry, in particular, benefits from exemptions related to drilling for new sources of oil and natural gas. Local governments do not collect property taxes on land and buildings owned by colleges, universities, churches, or synagogues. In 1997, Bill Clinton proposed and the Congress passed tax credits of up to $1,500 for students attending community colleges and up to $10,000 for college and university expenses. Both of these deductions are limited to families making below a certain maximum income. In maintaining such tax incentives for special interests, the government must balance revenues lost against broader social purposes or probable gains in private-sector expenditures, along with the tax benefits realized by all levels of government as a result of increased private-sector activity.

**MONETARY AND CREDIT CONTROLS**

Monetary controls are ordinarily exercised in two principal forms by national and state governments. First, the Board of Governors of the Federal Reserve System regulates the supply of money released into circulation (for policy and regulatory information regarding the Federal Reserve System, including monetary, credit, and banking regulations, see http://www.federalreserve.gov/). Restricting the **money supply** has been used to restrain inflation; increasing the supply has been used to lower interest rates and to stimulate economic activity. This function of “the Fed” is carried on outside the direct control of the president; he appoints its members but does not have command authority over their decisions.9

Second, interest rates charged by lending institutions are subject to regulation by the states, and, as we have seen in recent times, the prime lending rates that banks make available to their prime borrowers influence business investment, new-home construction, and financing of home mortgages. In somewhat different ways, government loan programs (technically different from the controls just described) make a crucial difference in a wide range of activities, such as FEMA disaster loans for hurricane and flood victims as well as VA or FHA loans for buying or building a house. Loans are controlled in

---

**tax expenditure financing** revenue losses from provisions in the federal, state, or local tax codes that allow a special exclusion, exemption, or deduction from gross income or that provide a special tax credit, preferential rate of tax, or a deferral of tax liability.

**Federal Reserve System** independent board that serves as the central bank of the United States. The “Fed” administers banking, credit, and monetary policies and controls the supply of money available to member banks.

**money supply** amount of money available to individuals and institutions in society.
part by the budgetary process in the form of initial appropriations and yearly expenses to continue operation of loan programs. Even small changes in the cost of borrowing money can have major impacts on business, families, and individuals seeking to provide or upgrade housing, create or expand business, or sell property or assets. Furthermore, loan guarantees have become increasingly important for a broader segment of societal interests.

**Economic Coordination**

Underlying all government activity to influence the private economy is the public acceptance or *legitimacy*, in principle, of that activity. The national government’s role in this respect gained wide—although far from universal—acceptance during the Great Depression years and afterward, in a period marked particularly by passage of the Employment Act of 1946 to combat the postwar recession. This act made promoting maximum employment, production, and purchasing power an ongoing governmental commitment. In addition, the act established the president’s **Council of Economic Advisers (CEA)**, discussed in Chapter 1. These steps were important both in themselves and as indicators of likely governmental responses to subsequent economic crises.

Central economic coordination has come to mean a dominant role for the president both in determining the existence of crisis conditions and in directing governmental responses. One of the most significant steps in this respect during the last thirty years was enactment of the Economic Stabilization Act of 1970, the statutory basis for Richard Nixon’s move in August 1971 to impose a ninety-day freeze on prices, rents, wages, and salaries. Under this intricate and comprehensive program, the national government attempted to directly control the economy, as distinguished from the more indirect methods utilized previously in fiscal and monetary policy. Although the president’s authority under that specific act lapsed later in the 1970s, a precedent was set for future chief executives to exert their power in budgetary matters.

Even with all these powers at the president’s disposal, however, there is still some question as to whether presidential coordination can be truly effective. One influential observer has suggested that although we expect the president to influence the economy significantly, “he lacks the tools to manage its performance in all but the most indirect and crude fashion.” Still, the president’s role in this area has expanded greatly in the last fifty years.

The Reagan, first Bush, and Clinton presidencies gave rise to three important issues concerning the relationship between government activity and the national economy. One is the role of government spending as an economic stimulus. Since the 1930s, prevailing economic doctrines assumed that government played an important role in periods of economic downturn because of its ability to spark demand for goods and services produced in the private economy. Moreover, since the late 1960s, stimulating private-sector activity has been a consistent and deliberate budgetary objective, regardless
of economic cycles, and has become a generally accepted part of the national government’s overall economic role. President Reagan’s determination to limit government spending (without regard, some maintain, to the adverse economic consequences) clearly led to a reassessment of this aspect of government budgeting.

A second issue is the economic impact of continuing budget deficits, which has raised the very real fear that deficits, if left unchecked, will hamper economic recovery and perhaps trigger new cycles of inflation and recession. Closely related is the concern that the government’s need to borrow money from private lenders will crowd others seeking credit out of the market. Among President Clinton’s major legislative achievements were the budget deficit agreements of 1995 and 1997, which pledged the executive branch and Congress to make the cuts necessary to reach a balanced budget by the year 2002. These targets were actually reached four years earlier, in 1998, but were wholly eliminated by 2003 through tax cuts, lost revenues due to a weak economy, creation of the Department of Homeland Security, and additional defense spending as a proportion of the gross national product (GNP) for the wars in Afghanistan and Iraq.11 Under the Bush administration, the Department of Defense budget increased nearly 75% from 2001 to 2009.

The third issue concerns the economy’s performance and its impact on government budgets and electoral politics. As unemployment increases, government spending must also rise (for unemployment compensation, job training, and other entitlements) at the same time that revenues from sales and income tax receipts usually decrease. Those patterns have always existed. Now, however, instead of the 3 or 4% unemployment that existed thirty years ago (constituting what most economists regarded as full employment), contemporary unemployment levels have held fairly steady at 5 to 7%. Furthermore, there is reason to believe that these levels are the new norm—because more people (such as working women) are entering the workforce and because of basic changes in the kinds of jobs available (more lower-paid service positions and fewer industrial jobs). Higher levels of “structural” unemployment resulting from permanent loss of jobs or outsourcing in certain sectors of the economy (such as automobile manufacturing, customer services, and consumer electronics) are more difficult to deal with. In turn, as a result of larger government payments for unemployment compensation (and perhaps other entitlements) and decreased tax revenue, reducing budget deficits will be more difficult. Regardless of how this problem is addressed, it seems clear that the rules of the game in coping with budget deficits have changed within the context of overall economic and fiscal policy. The consistent economic policies of the Clinton administration, relatively low inflation rates, and a growing economy helped create over 20 million new jobs from 1992 to 2000. However, since 2001 over 4.4 million jobs have been lost in the United States due to outsourcing, corporate downsizing, a weak global economy, falling stock prices, and higher fuel prices. Although they

---

**gross national product (GNP)** is the sum of goods and services produced by all Americans, wherever they may be located around the world, during a given period of time, typically a year.

**outsourcing** reallocation of jobs to more favorable economic environments (that is, lower wages, less taxes, less regulation, and so on), typically seen as movement of jobs from developed countries to less developed ones. See also contracting out.
lack direct controls to influence the future direction of the economy, incumbent presidents are nonetheless held accountable for its success or failure.

In sum, we now have not only a “mixed” public and private economy in which both sectors overlap considerably, but also the availability of a broad set of economic controls to the national government, with vast potential for decisively influencing virtually every kind of economic activity. At the same time, the kinds of problems confronting government have changed, making economic coordination and stimulation more difficult.

**Links to Government Budgeting**

Budgetary decisions are connected to all government attempts to influence the national and regional economies. At the same time, debt management and monetary and credit controls have only incidental relationship to the budgetary process—debt management in that debates over budget allocations may hinge in part on whether adequate revenues are available to finance proposed programs without increasing the debt, and monetary and credit controls in that appropriations are needed to pay expenses of ongoing loan programs. Of much more direct consequence to budgeting are tax policy, expenditures, the power of interest groups to create and maintain tax loopholes, and economic coordination.

Tax policy obviously influences how much revenue is available for government programs. Tax decisions, however, are normally made outside the direct focus of budget making and involve a different set of participants, both on Capitol Hill—the **House Ways and Means Committee** and the **Senate Finance Committee**, primarily—and in the executive branch. Tax policy, although significant, lacked any direct relation to the national government’s budget until the mid-1970s.

Expenditure policy is budget making when all is said and done. The effects of spending decisions on national, state, and local economies are dramatic—as in the case of closing government installations—or hardly visible. Entire communities that depend on the money generated by military expenditures, for example, become vulnerable when budgets are cut. But large or small individually, their cumulative consequences act to shape or reshape economic activity in significant ways. In sum, the national government budget is as important for its effects on the nation’s economy as for its impact on the operations of government agencies funded through direct budgetary allocations.

The Clinton “investment” strategy, which the president emphasized in his 1992 election campaign, was reflected to some extent in budget proposals put forward by the president. The Clinton–Gore budgets included more money for education, environmental protection, job training, technology, and public works. At the same time, only marginal cuts were made in entitlement programs, such as Social Security, Medicare, and Medicaid. All these expenditure categories clearly involve some potential impact on the private economy in either
the short or long term, and possibly both. How much impact and on whose interests, however, is another question, one that has always aroused considerable debate whenever any president has presented an annual budget to the Congress.

Finally, economic coordination in the broadest sense is tied closely to budget making because the budget is a major instrument of the government’s—especially presidential—economic policies. The executive budget is also related to economic development not only because it reflects chosen courses of action in existing fiscal policy but also because it can be a major battleground in determining the shape of that policy and, consequently, economic activity in both the public and private sectors. This is why the budgetary process is subject to so much political conflict: Control over the content of budgets means the ability to allocate resources to some and not others. Presidents have other means at their disposal to encourage economic growth, but the budget remains an instrument of the highest importance. Even though the federal budget constitutes less than one-fifth of the total value of goods and services produced in the United States, it is a tangible representation of our fears, hopes, and values. Where the money comes from and how it is spent concerns nearly all of us—for different reasons. Over 90% of revenues (receipts) are generated from individual, payroll, and corporate taxes. How that money is used becomes a statement of relative priorities for millions of Americans who depend on government for income security, educational advancement, medical care, housing, homeland security, and national defense (see Figure 8–4).

**FIGURE 8-4** The Federal Government Dollar—Where It Comes From and How It Is Used, 2009

- **Receipts $2,714 billion**
  - Individual Income Taxes 47%
  - Excise Taxes 3%
  - Corporate Income Taxes 10%
  - Social Insurance Receipts 36%
- **Outlays $3,107 billion**
  - National Security 23%
  - Medicare 13%
  - Medicaid 7%
  - Net Interest 8%
  - Nonsecurity Discretionary 16%
  - Other Means-Tested Entitlements 5%
  - Other Mandatory 6%
Budget Approaches in the Executive Branch

The growing importance of the executive budget has been a hallmark of American national politics in this century. As the national government budget became an instrument of economic policy, it became steadily more important to have a central budget clearance mechanism that could respond to changing economic conditions and needs. Since the early 20th Century, various efforts at reforming the federal budget process have been made. Budget reform, in fact, has been a recurrent theme, stressing, at first, control of budget expenditures, then performance measures aimed at rational procedures to improve management, followed by deficit reduction to achieve a balanced federal budget, and, more recently, output-oriented budgeting for results.

LINE-ITEM BUDGETING

The first actions for budget reform were taken at the local level as part of a larger movement for general reform of local government, including the drive to establish the city-manager form of government. By the mid-1920s, most major American cities had adopted some form of budgeting system, in most cases, strengthening the chief executive's budgetary role. At the state level, a strong movement for reform was under way between 1910 and 1920, centering on making “the executive accountable by first giving them authority over the executive branch.” By 1920, budget reform had occurred to some extent in forty-four of the then forty-eight states and, by 1929, all the states had central budget offices.

Throughout this same period, action was also being taken at the national level, triggered by President William Howard Taft (1909–1913), whose Commission on Economy and Efficiency was established in 1909 and made its final report to the president three years later. That report recommended that a budgetary process be instituted under the direction of the president, a proposal greeted with considerable skepticism by those who feared any such grant of authority to the chief executive. Among these was Woodrow Wilson (1913–1921), who, as president, vetoed legislation in 1920 that would have set up a Bureau of the Budget in the executive branch and a General Accounting Office as an arm of Congress. One year later, President Warren Harding (1921–1923) signed virtually identical legislation into law, and a formalized federal executive-budget system was instituted. The 1921 act vested in the president exclusive authority to consolidate agency budget requests and to present an overall recommendation to Congress.

The central purpose in all these developments was control of expenditures, with emphasis on accounting for all money spent in public programs. Line-item budgeting was the first modern budget concept to gain acceptance, and it remained the predominant approach to budgeting through the 1930s. In this period, budgets were constructed on a line-item, or object-of-expenditure,
basis, indicating very specifically items or services purchased and their costs. The emphasis was on control—that is, detailed itemization of expenses, central supervision of purchasing and hiring practices, and close monitoring of agency spending. The focus was on how much each agency acquired and spent, with an eye to completeness and honesty in fiscal accounting.

**Performance Budgeting**

The next broad phase of reform involved a conceptual change and further structural adjustment. Beginning with the New Deal, when management of national programs became centrally important, the line-item budget was partially replaced by performance budgeting. Performance budgeting differed from the previous control orientation in several ways. First, it was directed toward promoting effective management. Second, it dealt not only with the quantity of resources each agency acquired but also with what was done with those resources. Third, it called for redesigning expenditure accounts, developing work and cost measures, and making adjustments in the roles of central budgeters and in their relationships with the agencies.

Performance budgeting demanded a greater degree of centralized coordination and control. In that connection, the Bureau of the Budget (BOB) was transferred from the Treasury Department, where it had been lodged by the Budgeting and Accounting Act of 1921, to the newly established Executive Office of the President (EOP) in 1939. (The EOP was itself a product of the movement for consolidation of executive control over administrative activities.) Ironically, under performance-budgeting procedures, control and planning functions were dispersed to agency heads rather than being retained in BOB. Alleged agency failures to maintain control and to plan adequately for future activities later led to proposals for centralization of these functions within BOB.

During the performance-budgeting era, which spanned approximately twenty years (1939–1960), a number of noteworthy developments contributed to more systematic executive-budget making. First, during World War II, both presidential powers and the scope of the national budget expanded markedly—roughly eleven times between 1940 and 1946. As in the period after the Civil War, the budget total dropped sharply from its wartime peak but remained substantially higher than prewar levels. Second, enactment of the Employment Act of 1946, discussed previously, signaled government intent to utilize fiscal policy and economic planning to an unprecedented degree. A third development was the report of the **First Hoover Commission** to President Truman in 1949 on improving government management practices. The report made clear that performance budgeting was preferable to line-item budgeting because it indicated more clearly what agencies were actually doing. The report also recommended expansion of BOB’s role in budget and management coordination, again emphasizing growing presidential influence in both aspects of administrative operations.

**First Hoover Commission** (1947–1949) chaired by former President Herbert Hoover, this group tried to reduce the number of federal agencies created during World War II; recommended an expansion of executive budgetary powers.
In 1950, Congress passed the Budget and Accounting Procedures Act, which mandated performance budgeting for the entire national government. Aimed at developing workload and unit-cost measures of activities, it appeared to do little more than simply control and record aggregate expenditures. But, as it turned out, although performance budgeting was very good at measuring efficiency of government programs, it did little or nothing to measure effectiveness. The efficiency of a school district, for instance, might be measured in terms of the cost per student, but the effectiveness might be measured by whether graduates can read and write, are accepted into universities, or obtain and retain well-paying jobs. The difference is between assessing the efficiency of programs in terms of their internal operations and assessing their effectiveness in terms of impacts of program activities, end products, and results. For example, a school board or a group of citizens might wish to evaluate the local high school for efficiency by calculating the number of dollars spent per student or dollars per after-school activity, and so forth. But measures of a high school education’s effectiveness would need to go beyond the question of dollars spent or square feet of space used or hours of time spent in study hall. Such measures would have to address what students actually learned and perhaps evaluate what was learned in light of larger objectives: Was the student college-bound, or on some other track? Was the subject matter relevant to the future needs of society? Although there was little evidence that it was used as a basis for budgetary decisions, performance budgeting “did introduce on a wide scale the use of program information in budget documents as well as the use of performance information for various purposes.”

Thus, measures of efficiency and effectiveness—indeed, the rationales for measuring them at all—are very different and involve significant concerns for the public manager (for contemporary examples, see Chapter 10).

**Planning-Programming-Budgeting: The Rise and Fall of “Rationality”**

Planning-programming-budgeting (PPB) was an instrument of executive budgeting designed to alter processes, outcomes, and impacts of government budgeting in significant ways. As the label implies, it was aimed at improving the planning process in advance of program development and before budgetary allocations were made. It was designed to allow budget decisions to be made on the basis of previously formulated plans and was intended to make programs, not agencies, the central focus of budget making. It would, proponents promised, make it possible to relate budget decisions to broad national, state, or local goals. In the words of one observer, “the determination of public objectives and programs became the key budget function.”

Put another way, PPB represented an effort to incorporate rationality in budgetary decision making in place of well-entrenched incrementalism. It facilitated assessments not only of agency resources and activities (as under line-item and performance
budgeting) but also of the actual external effects of those activities. To accomplish that, it was necessary to create new information systems and, more important, to obtain new and objective information that would demonstrate on a firm factual basis which programs were most likely to achieve their objectives. This required greater attention to policy analysis and evaluation (see Chapter 9). The emphasis of PPB was distinctly economic. Implementation depended on the presence in the bureaucracy and in BOB (later OMB) of individuals skilled in economic analysis—specifically, cost–benefit analysis of programs. Furthermore, in assessing consequences of budget decisions, advocates of PPB called for examination of their economic impacts on society.

One other aspect of PPB should also be noted. Although there is informed opinion to the contrary, it seems apparent that to make PPB work for the entire executive branch would require centralized control over composition of executive-budget proposals, as well as over planning, determination, and evaluation of goals. This, in fact, was one of the arguments made in support of PPB, that it would bring some coherence, consistency, and rationality into a budget process said to be notably lacking in those characteristics. But depending on one's point of view, increased centralization could also be an argument against PPB.

Expectations ran high for PPB in its early stages, during the early and mid-1960s. Some thought it would reform budgeting in the national government so as to bring about greater rationality, less “politics,” better and more informed decisions, and so on. But, for a variety of reasons, PPB failed to gain a permanent place in national budget making—perhaps because expectations were inflated or because PPB was flawed or because some of those who were to implement it actively resisted it and others were not sufficiently knowledgeable, experienced in planning and analysis, or motivated to make it work. Most likely, all these explanations have some validity.

There was one other major source of resistance to PPB for much of this period: Congress, especially the appropriations committees. Members of Congress, some of whom had spent years building up their contacts and their understanding and knowledge of agency budgets, were not favorably disposed toward a new budgeting system that, in their view, threatened to disrupt their channels of both information and influence. Even at its peak, budgets were not sent to Congress solely in the PPB format. Agencies and OMB were told to submit budgets in the old agency format as well as the new program format and to indicate where an individual expenditure proposal fit into each. More important, Congress did not change its appropriations practices to accommodate PPB. Also, Congress objected to the implication that it was up to the executive branch, by whatever method, to determine what the nation’s programmatic goals were and what programs were needed to achieve those goals. Finally, a Congress in which political rationality and political consequences of spending were at least as important as economic, cost-effectiveness criteria, where simplifying complex budget choices was a way of life, and where consensus and compromise were preferred to direct
conflict over choices was not a Congress likely to be very receptive to a budget system stressing economic “rationality.”

By the mid-1970s, most budget watchers had concluded that PPB had not worked. Most agreed that PPB had had some impact on national budgeting but had not achieved its primary goal—“to recast [national] budgeting from a repetitive process for financing permanent bureaucracies into an instrument for deciding the purposes and programs of government.”16 Much of the PPB package may have been dismantled, but some components live on: (1) a basic focus on information, (2) concern with the impact of programs, (3) emphasis on goal definition, and (4) a planning perspective. Implementation of PPB went forward in several states and a number of local governments, many of which tried it in the wake of the national government experience. The actual impacts of PPB were a great deal more modest than some early claims for it. In the 1970s, other concerns began to emerge that drew attention away from PPB and toward different issues in the budgetary process.

**ZERO-BASE BUDGETING**

Government activities came under increasing pressure in the 1970s for a combination of reasons. One reason was growing public restlessness about particular policy directions, such as the war in Vietnam, civil rights enforcement, and some regulatory activities of the national government. A second reason was the fiscal crunch in which many governments—especially local governments—found themselves, necessitating a more careful choice among competing interests of what would be funded and what would not be. Third, there developed some feeling, reflected in opinion polls, that the public was not getting its money’s worth from costly government programs and that a hard look was needed to judge what was working and what wasn’t.

Problems of financing activities and evaluating their effectiveness are not confined to government; business and industry have also had to confront these issues. It is no accident that *zero-base budgeting (ZBB)* developed in industry during the same period, when some in government—notably state government—were installing elements of it there. Zero-base budgeting got its start at Texas Instruments, Inc., under the guidance of Peter Pyhrr, who later helped implement it in Georgia during the administration of Governor Jimmy Carter (1971–1975). It is from this base that ZBB was launched in about a dozen other states, numerous industries, some local governments, and the national government.17

Zero-base budgeting involved three basic procedural elements within each administrative entity. The first was identification of decision units, the lowest-level entities in a bureaucracy for which budgets are prepared—staffs, branches, programs, functions, even individual appropriations items. Second was analysis of these decision units and formulation of decision packages by an identifiable manager with authority to establish priorities and prepare budgets for all activities within the administrative entity. The analysis began
with administrators providing estimates of agency output at various funding levels (for example, 80, 90, 100, and 110% of current amounts), and assessing the cost-effectiveness and efficiency of the unit; it then proceeded to formulation of decision packages by each administrator. The third procedural element was ranking of decision packages from highest to lowest priority. Higher-level agency officials next established priorities among all packages from all units, with the probable available funding in mind. The high-priority packages that could be funded within the probable total dollar allocation were then included in the agency budget request, and the others were dropped.

An important aspect of the process was that each manager prepared several different decision packages pertaining to the same set of activities to allow those conducting higher-level reviews to select from alternative sets of proposals for the same program or function. Packages received higher priority as their cost declined, assuming the same set of activities. In practice, ZBB did not project budgetary allocations at “zero” before analysis of activities was begun or reallocate funds on a large scale from some policy areas to others. In theory, it called for reexamining every item in the budget periodically—every one, two, or five years—but, realistically, such a schedule would not be workable because budget makers did not have the authority or the tools to conduct these examinations on a regular basis. Although regarded by some as a rational-comprehensive budgetary tool, the evidence suggests that ZBB was essentially a form of incremental (or decremental) budgeting.

RECENT PRESIDENTS AND GOVERNMENT BUDGETS

Led by OMB Director David Stockman, the Reagan administration attempted, early in 1981, to change what it saw as a pattern of “constituency-based” budget decisions, in the interest of creating (and sustaining) a “fiscal revolution” in the national government. Viewing previous budgets as no more than an accumulation of claims on the national treasury made by allegedly greedy special interests, the administration did not hesitate to propose reductions in some strongly supported domestic programs. Also important were the administration’s commitments to tax reduction and to balance the budget. These were viewed (according to “supply-side” economic theory) as essential to sparking new, noninflationary expansion of private economic activity, which, it was thought, would result in sustained economic growth and continued reductions in budget deficits. The president persuaded Congress to enact an across-the-board, three-year tax cut with considerable benefit to more affluent taxpayers—which was a continuing source of controversy—on the theory that this would create jobs. Central to “Reaganomics,” as this policy was called, was a determination to reduce government spending, especially domestic spending.

The “mix,” or composition, of the annual budget was altered considerably during the early years of the Reagan presidency. There were major policy and budgetary successes (in that first year, for example, Congress voted to
cut spending by $130 billion). Defense spending was increased substantially; however, in virtually all other functional areas of discretionary domestic spending, budget reductions were vigorously pursued (and achieved). Among the more controversial patterns of budget cutting were efforts to limit health care payments, reduce social-services program funding, freeze pay, reduce pensions for government civilian employees, and cut back levels of national government aid to state and local governments.\textsuperscript{19} Adding to the controversy were claims that these expenditure areas were being made to bear a disproportionate share of budget reductions, on the grounds that total nondefense discretionary spending (as opposed to mandatory spending) constitutes as little as 18\% of the national government’s annual budget.\textsuperscript{20}

The first Bush administration, however, undertook efforts that pointed in somewhat different directions from those of its predecessor. One was fulfilling a campaign pledge of deficit reduction; another was imposition of modest cuts in military spending; a third was a willingness to increase the number of domestic grant programs to states and localities (but not the constant-dollar amounts supporting those grants). Of course, the first Bush administration was confronted with the entirely nonroutine expenditures associated with the Persian Gulf war and the savings and loan industry bailout, which cost more than $300 billion in so-called off-budget expenses.

The Clinton administration, as noted earlier, sought to emphasize budget priorities in education, job training, technology, and public works. But the president also was concerned with crime, deficit reduction, drug treatment, the environment, training and better pay for military personnel, and canceling or postponing dozens of military weapons systems. The 1995 budget agreement mandating spending cuts forced the president to deal with much tighter fiscal constraints than his predecessors, so that proposed dollar reductions for Medicare, weapons systems, and public housing (among many others) became more acceptable to budget makers. The president also proposed eliminating or consolidating several hundred grant programs, and making significant reductions in spending from both foreign affairs and agriculture.\textsuperscript{21}

More than any recent president, George W. Bush increased discretionary spending to fully support the U.S. military engagements in the Middle East. Whether or not the threat of Iraqi weapons of mass destruction (WMDs) justified the commitment of dollars and military personnel to this mission became an increasingly controversial political issue, especially during the 2008 presidential campaign.\textsuperscript{22} Early in his administration, President Bush proposed five governmentwide initiatives designed to respond to the needs of citizens, not bureaucracy; integrate performance measures with budgeting; focus on results; and extensively privatize the federal workforce. In contrast to past reorganizations, these recommendations included few specifics and focused on the following areas: (1) strategic management of human capital, (2) competitive sourcing, (3) financial performance, (4) electronic government, and (5) budget and performance integration (see detailed discussion in Chapter 10, especially Table 10–1).
### Table 8-2: Some Differences among Budgetary Concepts

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Basic orientation</td>
<td>Control</td>
<td>Management</td>
<td>Planning</td>
<td>Management</td>
<td>Decision making</td>
<td>Control and attainment of a single, system wide mission</td>
<td>Management</td>
</tr>
<tr>
<td>Scope</td>
<td>Inputs</td>
<td>Inputs and outputs</td>
<td>Inputs, outputs, effects, and alternatives</td>
<td>Inputs, outputs, and effects</td>
<td>Alternatives</td>
<td>Mission-specific inputs and mission-specific effects</td>
<td>Inputs and outputs; alternatives as they relate to optional delivery methods</td>
</tr>
<tr>
<td>Personnel skills</td>
<td>Accounting</td>
<td>Management</td>
<td>Economics and planning</td>
<td>Managerial “common sense”</td>
<td>Management and planning</td>
<td>Political, coordinative and knowledge relevant to the system wide mission</td>
<td>Management, planning, and communications</td>
</tr>
<tr>
<td>Critical information</td>
<td>Objects of expenditures</td>
<td>Activities of agency</td>
<td>Purposes of agency</td>
<td>Program effectiveness</td>
<td>Purpose of program or agency</td>
<td>Does program or agency further the systemwide mission?</td>
<td>Activities of agency</td>
</tr>
<tr>
<td>Policy-making style</td>
<td>Incremental</td>
<td>Incremental</td>
<td>Systemic</td>
<td>Decentralized</td>
<td>Incremental and participatory</td>
<td>Systemic and aggressive</td>
<td>Incremental, participatory, and decentralized</td>
</tr>
<tr>
<td>Planning responsibility</td>
<td>Largely absent</td>
<td>Dispersed</td>
<td>Centralized</td>
<td>Comprehensive but allocated</td>
<td>Decentralized</td>
<td>Centralized</td>
<td>Joint with central budget agency</td>
</tr>
<tr>
<td>Role of the budget agency</td>
<td>Fiscal propriety</td>
<td>Efficiency</td>
<td>Policy</td>
<td>Program effectiveness and efficiency</td>
<td>Policy prioritization</td>
<td>Attainment of a single system wide mission</td>
<td>Ensure accountability</td>
</tr>
</tbody>
</table>

At this point, we can review and compare the major approaches of the nearly one hundred years in executive budgeting. Table 8–2 presents key conceptual differences among line-item budgeting, performance budgeting, management by objectives (MBO), PPB, ZBB, the Reagan–Bush era, and the Clinton and Bush presidencies. Under both Clinton and the younger Bush, the overall approach was characterized by top-down, results-oriented budgeting. It is significant that the broader the scope of a budget device, the less its chances of full implementation. It is almost certain, however, that the search will go on for other tools that will enhance executive-budget control.

The Process of Budget Making

The role of the executive branch, including OMB and the multitude of operating agencies, is far from the whole story of budget making. In American governments, the essential power of the purse is universally vested in the legislative branch; this extends to the authority to levy taxes, determine spending levels, actually appropriate funds, monitor and audit expenditure activities of executive agencies, and establish a wide variety of formulas by which more or less automatic spending decisions are mandated year after year. The rise of the executive budget has sparked frequent, often intense conflict between the two branches of government over definition of spending purposes and control of expenditures. As the budget has grown in importance as a tool of policy formulation, legislative-executive conflict has widened to include that dimension as well. Consequently, the role of legislatures has changed in recent years, serving only to complicate further the intricate interactions that take place in budgetary decision making.

We will examine the essentials of budget making, focusing primary attention on the national government, without overlooking state and local variations. One problem here is that less is known from systematic study about state and local budgeting, although research into that area has increased.23 Of particular importance are reform of the congressional budget process, begun in 1974, and the emergence of deficit reduction as a top priority, with the Gramm–Rudman–Hollings Act of 1985 and the Omnibus Budget Reconciliation Act of 1990 (the Budget Enforcement Acts of 1990, 1997, and 2002) at the center of those efforts. We will discuss essential features of budget making and then review more recent—and crucial—developments.

Essentials of the Process

Nowhere does the fragmented nature of American political decision making have a greater impact on the complexity of the process than in budget making.24 In addition to institutional conflict between the president and Congress, the House and Senate often treat legislation, including money
bills, differently. Committees within the two chambers guard their respective jurisdictions and are sensitive to any perceived “invasion of their turf.” In addition, revenue and spending bills are handled by different committees on both sides of Capitol Hill. Tax bills are handled by the House Ways and Means Committee (where all tax bills must originate) and the Senate Finance Committee; appropriations bills are dealt with by the respective appropriations committees. Only since the reforms of the mid-1970s, when Congress created independent (and potentially powerful) budget committees in each chamber, have institutional mechanisms of any sort existed on Capitol Hill for monitoring the relationship over time between revenues and expenditures. In sum, budget making in the national government (as in many states and localities) is characterized by both institutional and political fragmentation, opening the way for influence to be exerted at multiple points during the process—a system that virtually requires compromise as the ultimate basis for most budgetary decisions.

Most governments budget on an annual (twelve-month) or biennial (two-year) basis, though not all funds approved in a given year for expenditure are actually spent in that year. The budget covers a fiscal year rather than the calendar year, which runs from January 1 to December 31; currently, the national government fiscal year runs from October 1 to September 30. (In state and local governments, the fiscal year begins most commonly on July 1.) Each stage of budget making is predominantly under the auspices of either the executive or legislative branch, though few functions in budgeting are exclusively the responsibility of either one.

Time frames of government budgets involve several elements worth noting. One is that, even though a government as a whole may budget on an annual basis, individual agencies within that government may be permitted an alternative arrangement, such as a three-year budget. Another, more important, element is the distinction between budget obligations (also referred to as budget authority) and actual outlays of funds. Obligations against the budget include orders placed, contracts awarded, services rendered, or other commitments made by government agencies during a given period, all of which will require expenditure of funds (budget outlays) during the same or some future period. The outlays themselves are expenditures within a given fiscal year, regardless of when the funds were obligated. The significance of this distinction is that it implies two separate budgets, each with its own political and fiscal life. As much as one-third (sometimes more) of annual budget expenditures may support obligations from previous fiscal years. Budget planning and revenue requirements, among other things, are affected by this.

Government budgets progress in their annual or biennial cycle through five broad stages. In sequence, they are (1) preparation, which is almost wholly internal to the executive branch; (2) authorization, principally a function of the legislature; (3) appropriations, a legislative function; (4) execution (implementation),
mainly—but by no means entirely—an executive function; and (5) audit, carried out by both legislative and executive entities but ordinarily independently of one another. We will examine each stage in some detail, considering not only the essential procedures of each but also important concepts employed at different times. We will focus on the national government for illustrative purposes, although some similarities in the general mechanics can be found in many state and local governments.

**OMB AND BUDGET PREPARATION**

*Preparation* of the budget begins at the federal level when OMB, having made some preliminary economic studies and fiscal projections, sends out a *call for estimates* to all executive agencies. This occurs some fifteen to nineteen months before the fiscal year in question begins—in late spring of the previous calendar year. The call for estimates is a request for agencies to assemble and forward to OMB their projections as to the funding they will need for ongoing and new programs in that fiscal year. This requires heads of agencies and of their subordinate units to develop program and fiscal data that make it possible to formulate an estimate of overall agency needs. This information is sent on to OMB, together with supporting memorandums and analytic studies, especially those relating to proposals for new or expanded programs.

Next, OMB calls on the *budget examiners*; each of the 250 examiners is assigned on a continuing basis to an agency or agencies for the purpose of becoming thoroughly acquainted with agency activities and expenditure needs. These examiners, who are, in effect, OMB’s field-workers, hold hearings with agency representatives on programmatic, management, and budget questions. OMB then issues “circulars” or directives to guide federal agencies in budgetary and management activities. OMB Circular A-11 integrates performance management with budgeting by directing agencies on how to prepare their budgets in accordance with the Government Performance and Results Act (GPRA) (for details, see Chapter 10). Circular A-76 outlines procedures that federal agencies must follow when contracting out commercial (nongovernmental) activities. The agency’s representatives normally include unit heads and agency budget officers, although others also may be included. Whereas budget examiners work *with* agencies, they work *for* OMB; their job is to probe and question every major expenditure proposal that agency leaders regard as important enough to include in a budget estimate. Agencies are required to plan strategically and Circular A-11 provides guidelines for the information that plans must contain. Expenditures requests are reviewed for consistency with the goals and objectives specified in the GPRA plans.

When this process is completed, the examiners make their recommendations to OMB. In the meantime, the director of OMB and the president work out general budget policy, major program issues, budgetary ceilings, and other fiscal projections, ultimately developing ceilings for each agency.
The examiners’ recommendations are incorporated into reviews of each agency’s estimates and are often the basis for revision ordered by OMB. After a process that usually takes four to six months, original estimates are generally trimmed, and all agency requests are assembled into a single budget document running to several hundred pages. This becomes the draft of the president’s budget message, which is submitted to Capitol Hill shortly after the first of the (calendar) year.

Part of the politics of budget making centers on interactions between each agency and the central budget office (OMB, a state bureau of the budget, or a city finance office). Because the central budget entity speaks and acts for the chief executive whereas operating agencies usually have markedly different priorities, a certain amount of tension between their budget priorities is inevitable. Considerable evidence suggests that deliberate strategies must be followed by agencies seeking to increase their allocations and that the preparation stage is an important opportunity for each to press its case.

**AUTHORIZATIONS AND APPROPRIATIONS**

The *authorization* stage has historically involved determination of maximum spending levels, or caps, for each program approved by the legislative branch. This can occur during or apart from the formal budget process, and it is the responsibility of standing committees in each chamber, such as the Senate Committee on Banking, Housing, and Urban Affairs, and the House Committee on International Relations. These permanent subject-matter committees make recommendations to the full chambers for the agencies under their respective jurisdictions. After chamber approval, a bill is normally considered by a conference committee, which irons out differences in the amounts authorized by each chamber. Assuming that agreement is reached (which is almost always the case perhaps with the exception of pre-election years), the authorization bills are forwarded to the chief executive for approval.

As noted earlier, authorizations may be enacted for expenditures in the same or subsequent years, making this step highly significant in terms of specific authorization provisions. Furthermore, depending on legislative or presidential politics, individual programs or agencies may be granted standing authorizations for funding—that is, open-ended authority for fiscal support subject only to yearly appropriations and without the need for reauthorization prior to appropriations action. That status signifies considerable influence in the legislature on the part of the agency or program so favored; it also weakens to some degree the control a chief executive can exercise over such an agency’s fiscal and political fortunes.

One other point should be made about the authorization process. The majority of states, and almost all local governments, draw up their budgets without incorporating an authorization stage into their procedures. Thus, as a formal step in determining expenditures, authorization has its greatest role...
and influence in Congress. This reflects the less formalized budget procedures that exist in many states and localities, as well as the more extensive division of power (between standing committees and the appropriations committees) in Congress. The National Association of State Budget Officers (NASBO) is the professional membership organization for state finance officers (see http://www.nasbo.org). NASBO is the instrument through which the states collectively advance state budget practices. As the chief financial advisers to our nation’s governors, NASBO members are active participants in public-policy discussions at the state level. (The NASBO website has excellent links to other substantive policy areas in state government.)

The appropriations stage is one of the most crucial to budget making. Appropriations, as distinct from authorizations, grant the money to spend or the power to incur financial obligations, and the appropriations committees in the two houses (of Congress and most state legislatures) play the major role in this phase of the budgetary process. According to existing rules of procedure, no appropriation may be voted on until after an authorization has been approved for a particular program. But it has been known to happen otherwise. On one occasion, the House appropriated funds for development of the controversial neutron bomb—a weapon said to kill by radiation without destroying neighboring populations or property—before any formal authorization had been made. It was a bomb, some said, that nobody knew we had, and the appropriation had been buried in a $10.4 billion water, power, and energy research appropriation bill. This can work the other way around as well. That is, legislation authorizing a certain level of spending for an agency can include language mandating (ordering) that the agency spend this or that amount of money for specified purposes. As an example, a military authorization bill for weapons systems development may contain a provision directing the Pentagon to spend $125 million on research for medium-range missiles. When that happens, it virtually forces the House and Senate appropriations committees to approve that funding because the agency would be violating the law if it did not spend the money as directed. Not surprisingly, this practice, known as backdoor financing, is a source of considerable irritation to appropriations committee members (and many others). More important, backdoor financing eliminates discretionary decision-making control from the appropriations stage and forces anyone wishing to challenge such expenditures to seek to amend the authorization. That is often difficult to do politically; as a result, backdoor financing has had the effect of reducing control over the general level of expenditures. The Bush administration effectively used special appropriations to circumvent congressional budget review processes.

One other feature of recent congressional behavior that has major implications for authorization and appropriation processes is the dramatic growth of so-called entitlement programs. Entitlement legislation places no limit on the total amount of budget authority for a program; eligibility standards are defined by law, and the level of outlays is determined solely by...
the number of eligible persons who apply for authorized benefits. Thus, for example, Medicare, Social Security, and many veterans’ benefits programs come under the heading of entitlements. Furthermore, many entitlements are indexed to the rate of inflation, with benefits rising as the cost of living goes up. The net effect of entitlements, and of indexing, has been to further reduce the year-to-year control Congress might exercise over the rate of growth—and the substantive purposes—of national government spending. Over 65% of current annual spending takes the form of entitlements, raising serious issues about controlling spending, and even whether spending is controllable, under existing law. While serving as a U.S. Senator from Arizona, Republican presidential candidate John McCain often voted against further entitlement spending, referring to Medicare and Medicaid expenditures as “unsustainable.”

Backdoor financing and annual “off-budget” accounting procedures tend to mask trends in revenue and expenditure projections. In 1994, the Bipartisan Commission on Entitlement and Tax Reform projected that, unless major changes were made, entitlement expenditures, such as Social Security, Medicare, and interest on the national debt, would consume the entire federal budget by the year 2012. These dire forecasts were largely ignored by the media, leaders of both political parties, Congress, and the president. Following the 1996 election, however, President Clinton proposed the creation of yet another commission to study the issues surrounding the drain on federal resources expected from baby boomers retiring in the early-twenty-first century. Despite the pessimistic forecasts, President Bush spent considerable political capital during 2005 to mobilize public opinion in support of his campaign promise to open Social Security to allow individuals to manage private retirement accounts. That proposal failed because it received little support from congressional Democrats or Republicans.

**President Versus Congress: Conflict Over Authorizations, Appropriations, and Fiscal Control**

As a consequence of the fragmentation of authority in national budget making, the ability of any one institutional actor in the process to effectively restrain the expansion of national government spending has grown progressively more limited. The political impacts of backdoor spending, special orders, and mandatory entitlement programs include obstacles that must be cleared in order to address the fundamental issue of whether such programs should be continued. These questions obviously engage powerful and well-organized political interests at a very sensitive level. But the crucial point is that, unless a coalition of forces is willing even to raise the issue, thus confronting the collective wrath of those benefiting from the particular expenditure, it is difficult to alter priorities or stem the rise in expenditure levels.
Nowhere was the battle between president and Congress joined more vigorously or more significantly than in the fight over President Nixon’s efforts to reduce spending by impounding (withholding) funds after they had been authorized and appropriated by Congress. Impoundment, unlike the formal veto power (see Chapter 6), is something of a “super item veto” and is not subject to a congressional override. Nixon was not the first president to impound funds. Indeed, the practice of establishing reserves or of administratively withholding spending authority from some programs dated back at least a century. Impoundment, Nixon-style, was a partisan process: funds for programs that had grown out of the Great Society of the Johnson years were targeted. Members of Congress, among others, condemned this practice in speeches and press releases. Some were moved to file suit against the president, claiming that impoundment was not authorized by the Constitution and that, although precedents existed, these were not constitutionally sanctioned. But Congress, growing increasingly impatient with lengthy court proceedings, acted early in 1974 to halt impoundment through legislation.

The Congressional Budget and Impoundment Control Act of 1974 abolished an earlier limited authorization for a president to withhold funds. It also sharply curtailed permissible grounds for deferring spending of appropriated funds, required positive action by both House and Senate to sustain an impoundment beyond a period of forty-five days, demanded monthly reports from either the president or comptroller general (head of the Government Accountability Office [GAO]) on any deferred spending, and enabled the comptroller general to go to court for an order to spend impounded funds if a president failed to comply with any of the preceding regulations. These provisions seemingly restored a considerable measure of congressional control over appropriations and expenditures. Gerald Ford’s subsequent impoundments were much less obtrusive than Richard Nixon’s had been; and, in the wake of Watergate, Ford enjoyed high political standing and good support in Congress. With other developments in Congress’s budgetary role, impoundment moved off center stage as a key question in legislative-executive relations.

**Congress’s Budgetary Role**

In the confrontation between President Nixon and Congress over impoundment, another crucial issue was dealt with: whether Congress had the institutional capacity to monitor its own actions in approving expenditures and to put a brake on rising spending totals. Some observers believe that the 1974 law was at least as important for the new congressional budgetary procedures it instituted as for the restrictions it established on presidential authority to impound funds.

The procedures previously followed (described earlier) left Congress open to the kinds of criticisms Richard Nixon had found effective in justifying greater
presidential impoundment authority to control spending: fragmented consideration of and action on the budget, failure to consider financial implications of future expenditure obligations, willingness to enact supplemental appropriations (funds to cover expenses beyond original estimates), and so on. In addition, two other factors have contributed to growing difficulties in maintaining control over, and accountability for, expenditures.

First, very often a subsystem alliance, or iron triangle—consisting of program managers, interested subcommittee chairs, and outside interest groups—united “to thwart the will of the President and of the Congress as a whole” by effectively controlling the financing and administration of particular programs. Second, whereas, in the past, Congress had routinely cut requests the president made on behalf of the agencies, it gradually came to cut less, and less regularly, than it once had. Appropriations subcommittees, well known for assuming that “there is no budget that can’t be cut,” were becoming more likely merely to hold the line at the level requested by the president than to assume that cuts would or should be made. Also, many members of Congress displayed less willingness to defer to the judgments of specialized subcommittees and committees, whose spending recommendations were overturned with increasing frequency on the floor of the House and Senate—usually in favor of higher, not lower, amounts.

The combined effect of these changes was considerably higher appropriations levels in legislation passed by Congress. More important, there was a growing realization by observers in and out of Congress that little meaningful legislative control existed over the totality of the budget, with few legislators having any idea what “whole” was the end product of the “parts.” The 1974 budget act represented a comprehensive attempt to deal with these problems. The new procedures mandated by the act can be analyzed in five segments.

First, each chamber established a budget committee that would consider annual budgets in their entirety. Committee membership, particularly in the House, overlapped with membership on the Appropriations and Ways and Means committees (five from each of those committees serve on the House Budget Committee), thus ensuring some integration of effort among those three key entities. Second, the act established the Congressional Budget Office (CBO), with a professional staff and a director appointed jointly to a four-year term by the Speaker of the House and the president pro tem of the Senate. The CBO was to assist the budget committees and Congress as a whole in analyzing and projecting from budgetary proposals. It was to serve both as a provider of “hard, practical economic and fiscal data from which to draft spending legislation,” as the House wanted, and as something of a think tank with a more philosophical approach to spending and an interest in examining national priorities, thus satisfying the Senate. Third, the act established a procedure whereby Congress would enact at least two concurrent budget resolutions each year, one in the spring and the other in the fall, for purposes of setting maximum spending levels during the appropriations process. The spring resolution
was to set targets for spending, revenue, public debt, and the annual surplus or deficit, and the fall resolution was to set the final figures for each. Fourth, a new timetable was put into effect, with the fiscal year beginning on October 1 instead of July 1. Fifth, the act banned most new backdoor spending programs, thus extending congressional control over the budget even further. However, because many such programs existed before 1974, backdoor spending has not been eliminated; on the contrary, program costs have increased.

A major factor in the early success of the new procedures was development by the CBO of cost analysis data, relating to proposed legislation, that were seen as objective, straightforward, and timely. These data helped to minimize the “budget-numbers games” that had characterized so much legislative bargaining among the administration, agencies, lobbyists, and Capitol Hill staff. There was some disagreement about CBO’s data, but this new situation certainly was an improvement over the previously fluid one, in which whom to believe in forecasting or analysis was itself a major concern.

Another important factor was effective monitoring by both budget committees and the CBO of Congress’s revenue and spending actions. Also, the budget committees—through their initial responsibility for projecting total revenues, the annual deficit, and the level of the national debt—could monitor broad-gauge effects of individual committee and floor actions and duly inform the members. Other factors included the severe recession of 1974–1975, which coincided with the backlash (in Congress and in the country) against presidential excesses and provided an opportunity for Congress to assert itself; general public concern over growth of government spending; partisan jockeying during an election year; provisions of the budget act that provided for adequate staff assistance, enforcement mechanisms for various deadlines in the new budget cycle, and structural coordination among key committees; the determined leadership of the House and Senate budget committee chairs; and a great deal of plain hard work by budget committee members in both chambers.

The budget process encountered rougher going after the late 1970s, however. Many observers believe that, after a few good years, the usual patterns of diffused influence in Congress gradually reasserted themselves; members paid less attention to the need for restraint and more to their geographic and interest-group constituencies. Because the process challenged established practices in one of Congress’s most essential functions—allocation of resources—it should come as no surprise that those practices were resistant to change. Also, political conditions prevailing in both House and Senate became increasingly unstable. President Reagan’s vigorous pursuit of deep cuts in domestic spending amplified partisan liberal-conservative splits and intensified pressures on most members of Congress for attentiveness to special interests. Heightened tensions in Congress were a reflection, to some degree, of the changes in the budgetary process in recent years.32

Other emerging difficulties in the congressional budget process included an increasing tendency for Congress to ignore—or simply not be able to
carry out—a number of the most important functions in the process. One was meeting the deadlines for enacting budget resolutions; Congress missed its own deadlines as often as not. There were several reasons for this. For one, members of Congress needed to make judgments about the condition of the economy as part of their budget deliberations, and they sought as much information as possible before doing so. As we saw in Chapter 5, obtaining necessary decision-making information can require considerable time. Another reason was that many legislators often tried to postpone the tough political choices involved in budgetary decision making until the last possible moment—an often criticized but entirely understandable tendency. A second recurring problem was inaccurate projections of spending and revenue targets for a given fiscal year (an indication of the difficulty in making such projections eighteen months in advance). A third phenomenon, reflecting both mechanical and inherently political problems, was that several fiscal years began without a budget being enacted into law or, at least, without passage of major appropriations bills. When that happened, Congress simply authorized agency expenditures at the same levels as in the previous fiscal year until action was completed on the budget or on relevant appropriations legislation (this has been called, none too kindly, “government by ‘continuing resolution’”).

This pattern continued as Congress and the Clinton presidency battled to a standstill during 1994–1995.

THE BALANCED BUDGET AND EMERGENCY DEFICIT CONTROL ACT OF 1985 (GRAMM–RUDMAN–HOLLINGS)

Even with a new budget process credited by many observers with improving budget making in Washington, the national government’s annual deficits grew larger. Pressures on Congress to take some action mounted accordingly. In December of 1985, Congress passed the Balanced Budget and Emergency Deficit Control Act of 1985, known as Gramm–Rudman–Hollings (GRH), which changed the Congressional Budget Act in several significant ways, and mandated a balanced budget by FY 1991. To get to a zero deficit in FY 1991, the new act specified reductions of $36 billion a year in the deficit beginning with FY 1986. If the appropriations bills failed to achieve the deficit target in any one year, across-the-board spending cuts would be made to eliminate the excess deficit.

Gramm–Rudman–Hollings also provided that these cuts would fall equally on defense and nondefense programs and that the president had authority to suspend the cuts in a recession or during wartime. However, the legislation also provided that Congress could exempt some programs and expenditures from sequestration and, not surprisingly, quite a number of politically sensitive programs were exempted, including Social Security, veterans’ compensation and pensions, the Medicaid program, interest on the national debt, the Supplemental Security Income (SSI) program, food stamps, and child nutrition programs. The net effect of these exemptions was to remove
nearly 75% of national government spending from the threat of sequestrations under GRH, leaving “program areas such as education, student loans, energy assistance, and defense to bear the brunt of the burden, in the absence of increased revenues.” This naturally raised questions about Congress’s intentions—not to mention the statute’s likely effectiveness!

Gramm–Rudman–Hollings designated the directors of OMB and CBO as key decision makers to determine the deficit outlook each fiscal year, and to recommend whether spending cuts would be needed. These cuts, as noted, would be made only if Congress failed to meet the specified deficit target before each fiscal year began on October 1. Under such circumstances, however, the president was to have the authority to sequester (impose spending cuts), in keeping with the report of the comptroller general.

In 1986, however, in the case of Bowsher v. Synar (106 S. Ct. 3181, 92 L.Ed.2d 583), the U.S. Supreme Court ruled that the role of the comptroller general in the sequestration process violated separation of powers—that an official responsible to Congress could not set the guidelines for the president to follow in sequestering funds. Congress remedied that problem in its 1987 amendments to the original bill, authorizing the director of OMB (with advisory recommendations from CBO) to determine whether sequestration would be necessary.

Gramm–Rudman–Hollings made a number of significant changes in the 1974 Congressional Budget Act by

1. requiring Congress to approve the size of the deficit in each year’s concurrent resolution;
2. eliminating the second concurrent resolution entirely;
3. Advancing the deadline for congressional action on the concurrent resolution from May 15 to April 15;
4. changing the deadline for completion of the reconciliation process from September 25 to June 15;
5. placing “off-budget” government corporations “on budget” (thus including the operating surpluses or deficits of such corporations in deficit-reduction calculations);
6. placing two Social Security trust funds off budget for the first time; and
7. incorporating loans and loan guarantees into the concurrent resolution, thus giving official standing to a credit budget (also for the first time).36

Reconciliation, referred to in item 4 above, involves making adjustments in existing law to achieve conformity with the annual spending targets adopted in the concurrent resolution. Those adjustments can be spending cuts, revenue boosts, or a combination of the two. The key step, following committee recommendations, is House and Senate action on an omnibus, or all-encompassing, reconciliation bill. When the GRH changes took effect, the timetable of the congressional budget process was also altered, as Table 8–3 indicates.
Unfortunately, this effort was no more successful than the 1974 act. Legislative-executive gridlock on budget issues intensified as timetables were ignored, and deficit-reduction targets were moved back. Congress resisted across-the-board cuts and failed to relinquish control over distribution processes. In 1987, GRH was amended to revise deficit targets downward while postponing the deadline for achieving a balanced budget from FY 1991 to FY 1993. Some saw those decisions as realistic; others wondered if it was going to be truly possible to come to grips with the problem of continuing budget deficits. (It is discouraging to note that—in light of worsening deficits, deep political divisions over what to do about them, and little optimism that workable solutions were at hand—the 1985 deficit-reduction bill was described as “a bad idea whose time has come” by former New Hampshire Republican Senator Warren Rudman—one of the bill’s cosponsors!37)

### The Budget Enforcement Acts and the Omnibus Budget Reconciliation Act (OBRA) of 1993

The Budget Enforcement Act of 1990 made several changes in the federal budget process by amending both the Congressional Budget Act of 1974 and GRH. The 1990 act amended GRH to work from “baseline” budgets rather than outlays and gave the president much more authority to enforce deficit-reduction targets. The act further revised the GRH deficit-reduction estimates and extended the sequestration process through fiscal year 1995. Further, the

---

**TABLE 8-3 The Congressional Budget Process Timetable**

<table>
<thead>
<tr>
<th>Date</th>
<th>Action to Be Completed</th>
</tr>
</thead>
<tbody>
<tr>
<td>First Monday in February</td>
<td>President submits budget to Congress.</td>
</tr>
<tr>
<td>February 15</td>
<td>Congressional Budget Office submits economic and budget outlook report to Budget Committees.</td>
</tr>
<tr>
<td>Six weeks after President submits budget</td>
<td>Committees submit views and estimates to Budget Committees.</td>
</tr>
<tr>
<td>April 1</td>
<td>Senate Budget Committee reports budget resolution.</td>
</tr>
<tr>
<td>April 15</td>
<td>Congress completes action on budget resolution.</td>
</tr>
<tr>
<td>May 15</td>
<td>Annual appropriations bills may be considered in the House, even if action on budget resolution has not been completed.</td>
</tr>
<tr>
<td>June 10</td>
<td>House Appropriations Committee reports last annual appropriations bill.</td>
</tr>
<tr>
<td>June 15</td>
<td>House completes action on reconciliation legislation (if required by budget resolution).</td>
</tr>
<tr>
<td>June 30</td>
<td>House completes action on annual appropriations bills.</td>
</tr>
<tr>
<td>July 15</td>
<td>President submits mid-session review of his budget to Congress.</td>
</tr>
<tr>
<td>October 1</td>
<td>Fiscal year begins.</td>
</tr>
</tbody>
</table>

1990 act set limits on discretionary spending for three categories—defense, international, and domestic expenditures—and created a **pay-as-you-go (PAYGO)** procedure requiring that increases in direct spending (so-called *uncontrollable* appropriations) be offset by decreases in annual appropriations so that there is no increase in the deficit. This principle formed the basis for congressional–executive-branch budget “summits” in the mid-1990s to compromise conflicting priorities.

The **Omnibus Budget Reconciliation Act of 1993** extended the Budget Enforcement Act through FY 1998, established tighter spending limits, limiting discretionary budget authority to FY 1993 levels, and extended PAYGO procedures to a broader range of entitlements. President Clinton signed two budget reconciliation acts into law in August 1997 as part of a plan to balance the federal budget by FY 2002. The Budget Enforcement Act of 1997 made technical corrections in the law and extended provisions of the 1990 act through FY 2002. Under pressure from the White House in the months following 9/11, Congress failed to reauthorize PAYGO. Lapsing of the PAYGO provision of the Budget Enforcement Act was viewed by many as the beginning of the current era of conflict between the executive and legislative branches, resulting in opposing priorities, gridlock, massive budget deficits, and uncontrollable spending.

We will see as we conclude this chapter that subsequent events may have served only to force a short-term compromise on deficit-reduction targets, without agreement on priorities for the long-term role of government in fiscal-policy making. At this point, however, we turn to the budget functions of execution and audit to complete the overall discussion of the budget cycle.

**Execution and Auditing of the Budget**

Budget *execution* is the process of spending money appropriated by Congress and approved by the president. Money is apportioned from the Treasury, covering three-month periods beginning October 1, January 1, April 1, and July 1. Spending of funds is monitored by an agency’s leadership, OMB, standing committees of Congress with jurisdiction over the agencies, and, periodically, the Government Accountability Office, the auditing and investigative arm of Congress.

Administrative discretion in spending funds is considerable. Agency personnel, in the course of program operations, may transfer funds from one account to another, reprogram funds for use in different though related ways under established budget authority, and defer spending from one fiscal quarter to the next in order to build up some cash reserves. Administrative conduct is influenced in these respects and others by legislative committees with jurisdiction over the given agency; committee review and clearance are frequently obtained prior to many such spending decisions. Similarly, the president may seek to defer spending of funds as a means of influencing agency or program
directions. Congress or the president may also seek to rescind budget authority for funds previously approved for a given fiscal year. Since 1974, any deferral of spending must be reported to Congress by the president in a special message; proposed rescissions (cancellations) must also be transmitted by the president in the same manner. A deferral takes effect unless Congress passes a law overturning it, which the president must sign; for a rescission to take effect, however, both chambers of Congress must approve it within forty-five days of the president’s special message.39

One other procedural element should be noted, a consequence of the quarterly apportionment arrangement mentioned earlier. Most agencies will try not to spend all their quarterly allotment in that quarter in order to maintain something in reserve—for emergencies, for unforeseen expenses, or simply because costs are higher during some parts of the year than others. For example, the National Park Service’s expenses in the spring and summer are far greater than during the winter. In the last quarter of the fiscal year, however, this reserve buildup can lead to a strange but widespread practice. Agencies do not want to return money to the Treasury at the end of the year; thus, in the last few weeks, they will attempt to spend all but a small portion of their quarterly allotment plus any reserve accumulated through the first three quarters. The reason for reluctance to return money to the Treasury is that agencies fear being told, when next appearing before an appropriations subcommittee, “You didn’t need all we gave you last year, so we’ll just reduce your appropriation accordingly this year.” Whether that would actually happen in every instance is not clear, but the fear is strong enough to produce behavior that is a bit surprising; one might think that agencies would be proud of having demonstrated concern for the taxpayer’s dollar. But most of the time, this is not how it works out.40

The audit stage involves several functions divided among different auditors and carried out during different time periods. Informal audits are ongoing within agencies—they have to be in order to generate fiscal data necessary to demonstrate proper spending of funds and programmatic efficiency. Formal audits are under the direction, at various times, of agency auditors (or of private auditing firms with which agencies contract), of OMB, and of the GAO. In some states, an auditor general or auditor of accounts is responsible, full-time, for maintaining a check on agency expenditures. Also, legislative oversight amounts to an ongoing informal legislative audit, though for somewhat different purposes—for programmatic concerns as well as those of expenditure control.

In recent decades, the focus and purpose of audits have shifted—in some cases, dramatically. The original purpose of auditing was to ensure financial accuracy and propriety; changes came about as budgeting—and management, generally—became more systematic. A managerial focus developed hand in hand with emphasis on program efficiency. And, in the past decade, performance audits have become more common, stressing (as with PPB) program effectiveness and overall agency performance. Unlike PPB, performance auditing has
taken firm root in many agencies and is increasingly used by central budget offices in the executive branch to enhance budgetary control by the chief executive.

In summarizing the five stages, we should note that, at any given time, an agency head or budget officer can be giving attention to as many as four fiscal years. By way of illustration, in the late spring of 2007 (the third quarter of fiscal 2007 for the national government), audits of fiscal 2006 were nearing conclusion, expenditures in fiscal 2008 were well under way, budget submissions for fiscal 2009 had already occurred, and preliminary preparation of estimates for fiscal 2010 had begun. Prior to the 2008 presidential election year, however, Congress failed to approve final fiscal year 2008 spending authority for President Bush until early 2008. With the expansion of the number of actors in the budget process, its complexity has greatly increased. But another factor is also having major impact: the growing need to budget in an era of resource scarcity.

**Budgeting and Resource Scarcity**

Resources have always been relatively scarce in the sense that there is rarely, if ever, enough to go around to satisfy all the pressures on the public treasury. What is new, since the mid-1970s, is the advent of *absolute* scarcity; declining rates of growth, absolute shrinkage of tax bases (not only in larger, older central cities, where that problem has been evident for years, but in the suburbs as housing values decline), and rising inflation, coupled with recession, have put governments in a new fiscal squeeze. Getting the most out of existing resources has become a recurring theme, with renewed emphasis on both economy and efficiency, as public agencies adjust to new, harsher realities.41

The level of political tension has risen as various interests in the governmental process see all too clearly the possibility of having to defend repeatedly their claims for government support. As long as the total fiscal “pie” was expanding, which was the case for many years, competition for a share of it could be brisk without getting to be cutthroat. Now, however, as the total pie becomes stable or actually decreases in size and costs rise rapidly, the competition greatly intensifies.42 How much it intensifies depends on the extent of government commitment to costly existing programs, increases in costs, employee demands for wage increases, the condition of the existing fiscal base, political pressures from taxpayers for easing the tax burden, and the like. Thus, hard-pressed cities such as New York, St. Louis, and Cleveland face a much heavier crunch than the expanding states and cities of the West and Southwest, or even the national government. But the differences may be more in degree than in substance; government jurisdictions currently in a more favorable position are well advised to prepare for the fiscal pendulum to swing the other way in their cases as well.
Under these circumstances, controllability of spending becomes a matter of premier importance and political debate. The controllability issue raises questions about government’s ability—and the people’s resolve—to truly control the purse strings. States, unlike the national government, often have constitutionally mandated expenditures, with specific earmarking of revenues for designated purposes (such as elementary, secondary, and higher education; road construction and maintenance; or operating game preserves), leaving the legislature without discretion to change them. The number of national government earmarks has been increasing in recent years, totaling about $65 billion for fiscal year 2006. And, ironically, as fiscal constraints on government were growing significantly, there was a major rise in the proportion of the national budget accounted for by expenditures that are uncontrollable under existing law. Allen Schick has even suggested that, in practice, some 95% of the budget is in fact uncontrollable. These outlays are uncontrollable in two senses: (1) expenditures are legally mandated unless Congress changes the law; and (2) the level of expenditures is determined by economic and demographic conditions largely outside the immediate control of the president and Congress. The welter of entitlements, formula grants, and the like makes efforts to control spending solely through budget devices seem futile. Controllability of the budget must come through nonbudgetary mechanisms (strictly speaking) and the will to use them. (One such approach is improving the efficiency, productivity, and quality of existing programs, which is discussed in detail in Chapter 10.)

**Budgeting and the Future: More Questions than Answers**

Considering the magnitude of contemporary financial problems in both the public and private sectors, complex issues in the budgeting arena, and the attention paid to them, one might legitimately wonder why more has not been done to alleviate the worst of the difficulties. It is therefore useful to examine briefly some large-scale dimensions—and questions—concerning budgeting and government spending.

One question worth asking is, Just how high is national government spending? In terms of simple numbers, it would appear to be very high; over $3 trillion in FY 2009 is not small change. That figure, however, does not take inflation into account—that is, it does not reflect the purchasing power of those dollars, as an inflation-adjusted figure (constant dollars) would. From FY 1980 to FY 2009, annual outlays (not adjusted for inflation) increased from $591 billion to $2.9 trillion—more than a fivefold increase. Measured in constant (2000) dollars, however, the increase in outlays during the same period doubled (from $1.2 trillion to $2.45 trillion, see Figure 8-1, page 375).

Growth in spending, relative to both our nation’s population increase and the private economy’s growth (measured in terms of the gross domestic product),
product \([\text{GDP}]\), has been significant but not necessarily out of proportion. In FY 1970, national government outlays represented just under 20% of the gross domestic product; these rose to nearly 25% in FY 1983, then dropped to just under 17% in FY 2003. Also, it should be kept in mind that between 1950 and 2006, the population of the United States nearly doubled—from 151 million to over 300 million people. Even if national government expenditures (in constant dollars) had increased only in exact proportion to the population growth during that same period, the net increase would be substantial—and, indeed, it has been just that. Governments in other advanced industrialized countries collect and spend far more as a percentage of their GDPs (see Figure 8–2). What has changed since the year 2000 has been the proportion of spending as a ratio of the amount borrowed to cover the difference between revenues and expenditures (Table 8–1).

Another, crucial dimension of increased government expenditure is the extent to which so-called uncontrollables have influenced the increases. Entitlement payments for individuals have more than doubled from 30% of total outlays in FY 1969 to over 65% in FY 2009.

Out of these figures comes an important reality: *The performance of the private economy is critical to the condition of the national budget.* This is, of course, true on the revenue side, because a robust economy generates more tax dollars at the same tax rates than a sluggish economy does. It is also true on the expenditure side, however, because, during periods of slow economic growth, tax collections decline, and payments to individuals increase, thus putting more pressure on a government treasury already suffering from decreased revenues. The recession of the early 1980s made it more difficult to move toward a balanced budget; slow growth in the GDP during most years since then has not eased the situation.

There also have been sizable reductions in income taxes in 1981 and again in 2001 and 2002, under Presidents Ronald W. Reagan and George W. Bush. It has been estimated that, in the first three years (combined) after the 1981 tax cut, $135 billion that might have helped reduce budget deficits were not collected—good news for the individual and corporate taxpayer, but bad news for deficit reduction! Congress, in fact, took some potentially unpopular steps to curb the deficit, raising selected taxes (despite resistance by the Reagan administration) in 1982, 1983, and 1984. It has been suggested that increased revenues from these taxes have had the effect of lowering annual deficits from what they would have been otherwise by about $75 billion per year, from FY 1986 onward.\(^{45}\)

“No new taxes,” in turn, became a watchword of the first Bush campaign for the presidency in 1988. That pledge took on a somewhat hollow ring for many supporters when, in June 1990, he indicated publicly that, as part of high-level negotiations between Democrats and Republicans, tax increases were one of many possibilities up for discussion in the negotiations. Some of the president’s detractors were quick to point out that they had described the original pledge of no new taxes as ill-advised when it was made. The larger
point is that, in the absence of stronger economic performance in the private sector, increased taxes combined with spending restraint may be one of the best options available to combat chronic budget deficits. One difficulty, of course, is that, although we as a nation have long resisted “taxation without representation,” lately many of us seem to be almost equally unhappy about the prospect of taxation with representation! Another difficulty is that cutting spending continues to have broad popular appeal—even if, under present law, most of the national government’s annual expenditures are beyond reach unless entitlements are cut. However, it is increasingly apparent that, if the president and a majority of Congress agree to change present law, no entitlement is guaranteed, and no expenditure is actually uncontrollable.

**Problems and Prospects**

The budget process continues to be a center of attention in the nation’s capitol, and in many states and localities as well. Five examples suggest the kinds of problems and prospects that are still with us. Two are focused on deficit-reduction efforts; a third pertains to changes we could make that are designed to place stronger curbs on the growth of public expenditures; the fourth raises questions about the effects of budgetary pressures on Congress and the executive branch; and the last example suggests another, broader aspect of recent budget efforts.

Under the budget-reduction statutes of 1985, 1990, 1993, 1997, and 2002, sequestration was mandated if Congress fails to achieve the deficit target for a given year. That seems straightforward enough, but it has turned out not to be. In 1987, efforts were made to meet the deficit target by backdating expenditures from one year to the previous one, selling major national government assets, and delaying some individual purchases from September 30 to October 1 (so that associated costs would be reflected on the next fiscal year’s ledger). Another issue has surfaced concerning calculation of the deficit itself, with accusations being heard that some are engaging in budget gimmickry to arrive at the designated deficit targets, that others are using “blue smoke and mirrors,” and so on. Such accusations hurled back and forth between the White House and the Capitol, between Democrats and Republicans, have had the effect of increasing mistrust among large numbers of key participants in the budget process.

A related issue that surfaced in 1989 and 1990 was the Bush administration’s deficit projections incorporating, on the “plus” side, the substantial and growing surpluses in the main trust fund of the Social Security system. Those surpluses are the result of boosts in Social Security taxes; they are deliberate, and designed to create—over a period of many years—a reserve in the system sufficient to meet the system’s payout obligations when especially large numbers of American workers begin retiring (about the year 2012). The administration was roundly criticized for including such trust fund surpluses in
its calculations; indeed, the whole issue of calculating surpluses and deficits in subparts of the overall budget was raised by this practice. The major contention was that incorporating trust fund surpluses into calculations about the budget deficit gave a misleading, if not false, impression concerning existing realities. The Bush administration came under increasing pressure regarding such calculations, which perhaps contributed to increased willingness to negotiate about future efforts to develop individual retirement accounts.

The third issue, which has generated considerable interest in some quarters, is the possibility of strengthening the chief executive’s authority to restrain expenditures selectively. Presidents Ronald Reagan, George H. W. Bush, and Bill Clinton advanced proposals dealing with the nation’s continuing ability to control government spending. Presidents Reagan and Bush actively supported a constitutional amendment that would require the national government to maintain a balanced budget. Presidents Reagan and Bush also advocated a constitutional amendment or legislation that would enable the president to exercise a line-item veto over appropriations (see Chapter 6). It remains to be seen whether this power, if determined by the future Supreme Courts not to violate the Constitution, will be used by chief executives to eliminate wasteful and unnecessary spending or to promote the interests of their political party.

A fourth issue is the effect of sustained budgetary pressures on Congress and its members and on executive-branch personnel. The late political scientist Aaron Wildavsky noted that there is a great deal more uncertainty in agency and congressional operations when the budget process calls for involvement not only in annual budget deliberations (the usual time cycle for such decision making) but also in virtually continuous revision in dollar amounts available to the national government’s executive-branch agencies.46 There is one other implication of continuous budgetary revision: the likelihood that budget making will command more and more of the attention of government decision makers, possibly crowding off the public agenda other issues and concerns that merit attention as well. Some say that this is exactly what has been happening in Washington as concern about budgets and deficits becomes ever greater. The National Performance Review (NPR) recommended a biennial (two-year) budget, eliminating the need for congressional and White House staff to review budget proposals annually. Congress still has not acted on this recommendation, nor is it likely to when faced with increasing debt and deficits.

Finally, we come to the phenomenon sometimes labeled summitry in national government budget making: the practice of initiating negotiations among leaders of Congress and the White House involving top Democrats meeting with top Republicans (usually away from public view), in efforts to confront more effectively the seemingly intractable budget (and budget deficit) challenges of the past twenty-five years. Summitry did not happen overnight; it represents the culmination of a series of events, dating back more than thirty years. First (it is said), the president’s budget message ceased
to serve as Congress’s starting point in budget deliberations. Then, Congress’s own procedures mandated under the 1974 legislation failed to halt the growth of national government expenditures, producing additional frustration at both ends of Pennsylvania Avenue (the Capitol and the White House). A summit held in 1989 succeeded only in producing an agreement no one seemed to like and sowed seeds of further partisan mistrust; neither Republicans nor Democrats wanted to take the blame for failing to deal with the deficit. And in the post-9/11 era, neither side has been willing to engage in domestic diplomacy necessary to compromise on deficits and budget priorities.

The significant point is that we seem to have reached a condition of near chaos in our budgetary decision making, with so many pressures applied on behalf of so many interests from so many different directions that it appears as if summitry may be the only way to deal with the root causes of our difficulties. In terms of some of the intergovernmental perspectives we discussed in Chapters 3 and 4, it might be said that the budgetary process has been burdened with the consequences of a great deal of long-term decentralized participation within our federal system. It can be argued that we have now reached the point at which the need for central direction (summitry), to restore a degree of order essential to decision making, has become so great that only at the highest levels of government can individuals holding sufficient influence in the process come together with any hope of resolving what needs to be resolved for the system to function.

Clearly, the nature of budgeting has changed in the past forty years; it is equally clear that change has not occurred in a social or political vacuum. As Allen Schick has observed: “The budget cannot make order out of chaos, it cannot bring concord where there is unlimited strife. Where there is [political] instability . . . [budget] issues become symbols of larger, unresolvable political conflicts.” That view is consistent with the position taken at the outset of this chapter—namely, that government budgets reflect the political preferences and priorities of those who make them—and, by implication, of the citizenry at large. Where those preferences and priorities are very much in turmoil, as they have been in recent decades, it is not surprising that the politics of government budgeting is similarly turbulent. It appears certain that we face continuing political and fiscal conflict as we grope for a new national consensus on the proper role of public spending.

Summary

The budgetary process is central to resource allocation in the political system. The nature of decision making has long been an issue of considerable importance, with political influence, policy control, and rationality as key variables. The scope of government spending and its impacts on society have dramatically expanded in recent decades, with new practices and new concerns emerging since the 1970s.
Budgets are tools used by governments to influence the course of private-sector economic activity. The chief instruments related to budgeting include taxing and spending patterns; management of debt, monetary, and credit controls; and economic coordination. Such uses of the budget are of relatively recent vintage, having developed fully only in the last fifty years. Accompanying these changes has been a marked increase in both the role of the national government and the influence of the president in budget and policy formulation. The executive budget has been central to all this, whereas Congress maintains control over public purse strings. Budget formulation in the executive branch has been characterized at different times by various orientations and emphases. Line-item budgeting stressed control of, and accountability for, expenditures. Performance budgeting emphasized managerial coordination and control, focusing on program efficiency. Planning-programming-budgeting (PPB) was designed to forge links between planning and budgeting to introduce a greater degree of decisional rationality into the process. However, PPB largely failed to accomplish its purposes. Zero-base budgeting (ZBB) provided for ranking packages of services, assessing impacts of various levels of services, and establishing orders of priority for funding within given revenue constraints.

The process of budget making is highly fragmented in many American governments and includes choices as to annual or multiyear budgeting, as well as current and future obligations. Budget preparation focuses on the roles of agencies and a central budget office (the latter usually serving the chief executive) in assembling executive-budget proposals to the legislature. Authorizations are legislative determinations, first, of programs themselves, and second, of maximum spending levels. Appropriations allocate actual funding or obligations, and normally must follow—and be governed by—authorizations. However, a recent tendency has emerged toward backdoor spending authority and entitlement programs that remain in force unless deliberate action is taken to change their provisions. This has simultaneously weakened controls over spending and contributed to rapidly rising expenditures, at least in the national government budget.

The 1970s saw a concerted effort in the national government to apply restraints to the rise in spending. First, President Nixon engaged in the practice of impoundment on a wider scale than most previous presidents; subsequently, Congress legislated a congressional budget process. In the mid-1980s, Congress passed the Gramm–Rudman–Hollings Act in an effort to deal with rising annual budget deficits. Deficit problems have still not been completely overcome, but the Omnibus Budget Reconciliation Act of 1993 established limits on discretionary spending through fiscal year 1998 to achieve deficit-reduction targets.

Budgeting in an era of resource scarcity is a harsh new reality. Rising costs and limits on taxes have combined with stabilizing or even shrinking resource bases to create a serious fiscal squeeze for many governments. Among the consequences are increasing importance of budgetary decisions, increasing
demands for controllability of expenditures, and such emerging practices as PAYGO, sequestration, and summitry. Important issues, including deficits and chief-executive powers, continue to be associated with budgets and budget making. A consensus on the appropriate government role in fiscal decision making has yet to be achieved.

**DISCUSSION QUESTIONS**

1. Explain how taxation, government expenditures, management of the national debt, and tax expenditures (tax breaks) can be used by national, state, and local governments as tools of fiscal policy.

2. Describe the current budget process at the national level, as amended by Gramm–Rudman–Hollings and the Budget Enforcement Acts, at each of the five steps of the budgetary cycle. Assess the process’s apparent weaknesses and shortcomings, and the prospects for eventually achieving a balanced budget.

3. What factors (general and specific, short- and long-term) explain the rise and fall in expenditures in the national government budget over the past thirty years?

4. National, state, and local budget making is characterized by institutional and political fragmentation. Virtually all budgetary decisions require compromise as their ultimate basis. Critics say that this encourages fraud, waste, abuse, and political corruption and that the chief executive should retain more power. Proponents argue that this fragmentation encourages democracy. Are you in favor of fragmentation, centralization, or any particular mix of the two? Defend your answer.

5. The cumulative debt for the U.S. government in 2009 was about three times its annual revenue. Even if budgets are balanced after FY 2012, that debt (and its interest) will still have to be paid. Is the amount of U.S. government spending a problem, and if so, how can it be dealt with?

6. Define—then compare and contrast—incremental budget making, line-item budgeting, performance budgeting, planning-programming-budgeting (PPB), and zero-base budgeting (ZBB). What are the features, advantages, and disadvantages of each? Which do you think should be used today? Defend your answer.

7. Discuss the relationship between the national economy and national government fiscal activity. Include in your discussion the government’s role as a distributor of scarce public resources.

8. Discuss the roles of the president and Congress in budget determination. When did the president get a role, and why was the president given executive budget authority?

9. Why is incremental budget making not used as often as it once was?
10. Explain the relationship between monetary and credit controls, budgeting, and “power politics.”

11. Explain how subsystem politics affects the national budgeting process. (Refer to Chapter 2.)

12. What are the possible consequences of increased annual deficits and cumulative debt on the national economy?

**KEY TERMS AND CONCEPTS**

- executive budget
- entitlements
- mandatory or direct spending
- discretionary spending
- Congressional Budget Office (CBO)
- deficit
- Gramm–Rudman–Hollings Act
- fiscal policy
- taxation
- gross domestic product (GDP)
- base realignment and closing (BRAC)
- national debt
- budget deficit
- bonded indebtedness
- tax expenditure financing
- Federal Reserve System
- money supply
- Council of Economic Advisers (CEA)
- gross national product (GNP)
- outsourcing
- House Ways and Means Committee
- Senate Finance Committee
- Commission on Economy and Efficiency
- line-item budgeting
- performance budgeting
- First Hoover Commission
- budget obligations
- budget outlays
- backdoor financing
- Bipartisan Commission on Entitlement and Tax Reform
- impoundment
- Congressional Budget and Impoundment Control Act of 1974
- sequestration
- reconciliation process
- pay-as-you-go (PAYGO)
- Omnibus Budget Reconciliation Act of 1993
- earmarking
- sumitry

**SUGGESTED READINGS**


Chapter 9

Public Policy and Program Implementation

Our goal is to make the entire federal government both less expensive and more efficient, and to change the culture of our national bureaucracy away from complacency and entitlement toward initiative and empowerment. We intend to redesign, to reinvent, to reinvigorate the entire national government.

President Bill Clinton, March 1993

During earlier periods in the history of this nation, discussions of government policy in areas such as agriculture, education, homeland security, emergency management, criminal justice, environmental quality, foreign affairs, health care, transportation, or land-use planning may have conveyed an impression of well-defined purposes—carefully mapped out, sufficient resources marshaled and at the ready, with consistent support through the political process. Present reality is often very different from this conception.

In our complex and fragmented governmental system, there is often no single dominant political majority capable of determining policy in every instance. Congressional voting coalitions are usually temporary, changing from one issue to the next; presidential election majorities are often fashioned out of very diverse groups in the population, each with policy interests that conflict with others; court rulings may not coincide with public sentiment; administrative agencies are not permanently tied to any one political coalition. The combined impacts of these shifting attitudes, institutions, and a very diverse population on the definition, formulation, implementation, and evaluation of public policy tends to blur rather than clarify policy objectives.
and content. Instead of being clear and unmistakable government commitments, many policies are “mixed bags” of programs and resources reflecting a variety of past actions and declarations, ad hoc responses to contemporary situations, and considerable uncertainty about future policy directions. Cynicism abounds as greater numbers of citizens express reservations about the capacity of public administrators to address fundamental economic and social issues.

Yet there are strong expectations that public problems will be tackled and that the resulting programs will be well managed—that they represent the culmination of deliberate efforts to analyze, plan, design, fund, and operate sets of activities appropriately directed toward accomplishing agreed-upon objectives. There is the further expectation that managers and others will be capable of evaluating the actual achievements of government programs. For, in a real sense, programs are the means through which broader policy goals are to be fulfilled, if at all. Thus, although it may be difficult to identify or rationalize all aspects of a given policy, managers must focus on discrete tasks involved in organizing and operating programs. This is necessary despite the ever-present swirl of political controversy, “fair and balanced” media scrutiny, opposing approaches offered by various interests, and bitter partisanship that frequently surrounds much of what governments try to accomplish.

In these endeavors, a particular agency or bureau in the administrative process and the individuals within that organization (as well as other “stakeholders” such as recipients of public services, elected officials, and government contractors) come together in a common effort to achieve policy goals. Managing public programs, individually and as they affect the course of public policies, involves major concerns discussed in previous chapters: expertise, ethics, effective management, executive and managerial leadership, organizational structure, motivation, decision making, personnel selection, and budgeting. All of these have a bearing on the roles of bureaucracy and the ultimate success or failure of government problem solving. And with growing sophistication in our capacity to analyze public programs has come a greater awareness of the need and potential for more intelligent, more “rational” conduct of public management processes. At the same time, increasing numbers of narrow-focused special-interest groups, commonly referred to as “single-issue groups,” mount well-funded campaigns on both sides of numerous issues. Therefore, policies are applied through a complicated and fragmented political process that is anything but rational, in classical/economic terms.

In this chapter, we will examine the nature of public policies; various policy-making processes, particularly as they involve individual administrators and private contractors; administrative entities; program management, planning, and analysis; implementation, including how some policy directions are altered in the course of managing individual programs; how programs are (or could be) evaluated; and the challenges of improving policy by applying analytical processes. Our ultimate purpose is to understand how public policies
evolve as they do, the role of administrative politics in this process, and the operational realities—including problems—of managing public programs to achieve policy goals.

The Changing Nature of Public Policies

What precisely is public policy? It can be defined as the organizing framework of purposes and rationales for government programs that deal with specified societal problems. Many people regard public policies as deliberate responses or purposive actions to alleviate problems and needs systematically identified by some legitimate means. It is commonly assumed that government policies are intended to solve—or at least cope with—major social and economic problems. There is typically some disparity, however, between the perception of the average citizen about policy processes and outcomes and the realities of policy making.

Let us consider some of the most common popular assumptions about government policy. First, some people believe that governments have clearly defined policies, well-thought-out in advance, on all or most major issues and problems. Second, many believe these policies are established through some kind of rational choice of better (as opposed to worse) alternatives made by political leaders. Third, some think—logically enough—that everything that is done to address a problem or issue follows those policies. Fourth, it is often assumed that the policies of government are clearly perceived and understood by citizens. And fifth, many believe that government policies are widely agreed on and supported—otherwise, how could they remain in force? As appealing or logical as these ideas might be, not one of them is entirely true.

Public policies are generally not clearly defined in the sense that all major problems are anticipated and the machinery of government geared up to meet them before they get out of hand. That would require the kind of centralized leadership inconsistent with the Constitution and resisted by most of us. Some processes designed to foresee future developments and prepare for them have not accomplished all that they were intended to, and “circumstances beyond our control” often prevail. With the exception of threats to national security and major natural disasters, it is unusual to have a consistent policy for dealing with a specific problem. As a practical matter, governments could not possibly have predetermined policies on all issues, especially accidents, natural disasters such wild fires, floods, and hurricanes, as well as acts of terror. Thus, policies tend to be less consistent and coherent than many might like. Moreover, policies are more often the product of responses to particular circumstances or problems rather than the result of deliberate actions. They frequently result from ad hoc decisions made at many levels, at different times, by officials and others who see only some parts of the overall problem. Rational policy choice implies a decision-making capacity largely lacking in most of our
noncentralized government institutions. The diffuse intergovernmental sub-
structure of nearly 88,000 state and local governments and differences of opinion among over 500,000 elected policy makers further weakens the capacity for centrally coordinated actions.

Because of this size and diversity, many government activities do not follow official policy directions or support publicly stated goals. Political-party platforms, pronouncements by top executives, state and local initiatives and referenda, even resolutions of Congress are often a better reflection of intent than of reality in policy making. What actually takes place may well differ from official definitions of what was supposed to occur. Many policies are not clearly perceived or understood by the general population. We tend to pay attention to government activity that is likely to have a tangible impact on our lives but, otherwise, it is unusual for large numbers of people to comprehend the intricacies of public policy. A good example is foreign policy. Different ethnic and nationality groups are sensitive to even small changes in what this nation does or contemplates doing regarding their mother countries, but most citizens have only a generalized awareness of our overall foreign policy. Another issue that defies easy comprehension is climate change. Although we are generally aware of the ostensible (apparent) effects of global warming on the environment, we tend to view government policy options and actions through the “lenses” of our own experiences. Unless we are personally and immediately affected by climate change, we are most likely to accept the status quo, and to question policy proposals that may require us to make significant changes in the ways we live our lives. The visibility of any particular problem, or set of issues, affects our awareness of proposed public policy. Many domestic policies are also understood only in broad outline. In short, it is not accurate to assume that most Americans are knowledgeable in detail about individual policies.

Finally, it is not true that there is widespread, active support for existing public policies, although most have at least passive backing. Policy directions that offend basic values of large numbers of people are not likely to be sustained for very long without at least being challenged. Examples of sharp public reaction to disputed policies include resistance to the 1963 Supreme Court ban on prayers in the public schools, opposition to the 1973 Supreme Court ruling on abortion, challenges to hiring preferences and “quotas” for affirmative action, disagreement over the display of religious symbols such as the Ten Commandments in state facilities, opposition to and support for the use of vouchers for public school students to attend private schools, and expressions of public distaste for some forms of public health and safety regulation. In one sense, policies that exist without widespread challenge may be taken as a barometer of public feeling about what is acceptable. Few policies survive that offend either powerful political interests or large numbers of ordinary citizens, or both. In sum, although support for what government does is not necessarily enthusiastic, policies have to have a certain amount of acceptability. Moreover,
the most acceptable policies may not be the most effective, and the most effective policies may not be acceptable to a majority or a vocal minority. Some compromise is often necessary to implement most public policies.

It makes a difference which situations are defined as problems, who defines them, and why they deserve attention in the policy arena. Unequal access to health care, for example, was part of the American scene for decades before President Bill Clinton and then-First Lady Hillary Rodham Clinton attempted to define it as a high-priority problem in 1993. Although the problem was analyzed and various options were formulated by experts using a rational policy approach (Chapter 5), opponents were successful in labeling the change as “socialized medicine,” thereby assuring its defeat in Congress. Nuclear-waste disposal, climate change, crime control, job training, “welfare-to-workfare” reform, sexual harassment, and the AIDS epidemic are other examples of issue areas that were defined as policy problems long before any action was taken. Also, policy initiatives can come from many parts of the body politic—the president, Congress, interest groups, the mass media, state or local governments, and so on. Perhaps the only policy maker prohibited in theory from initiating policy changes on its own is the judiciary. Chief executives are usually in the best position to take the initiative, but they have no monopoly on attempting to raise awareness of issues for public and governmental attention. Furthermore, most policy changes come about slowly; it is far easier to resist change than to bring it about. American government tends to move in evolutionary fashion; incrementalism has generally been the order of the day. Finally, many policy actions are more symbolic than real. Symbolism is not without value in politics, but it should be understood for what it is and not be confused with substantive change. State laws punishing desecration of the American flag, legalizing moments of silence to counter federal decisions banning school prayer, permitting the display of state flags bearing Confederate symbols, and calls for a balanced federal budget amendment to the U.S. Constitution, are largely symbolic. Because most citizens are unfamiliar with the details of policy, symbolic actions are often sufficient to satisfy calls for change without threatening the status quo. The passing of public attention from an issue often signals a slowdown in dealing with it, even if many in government would prefer to move more rapidly. Organized group support and opposition make a major difference in how substantive—or simply cosmetic—policy changes are.

Public policies, then, tend to be haphazard, not widely understood or actively supported, and often inconsistently applied. Not all situations in society that might be classified as problem areas are, in fact, defined as such. At other times, problems that affect only a small, but politically powerful, minority are defined as public issues deserving of broader attention. This happened in late 2007, when the Bush administration tried to ease stock market jitters with a plan to assist institutional investors by proposing a five-year freeze on high-risk mortgage loans. And sometimes, an unspoken policy exists
to take no action on a problem; the decision not to act can be just as significant
as a stated government policy to those interests that benefit from the status
quo. When changes in policy do occur, they tend to be rather slow and unfo-
cused. That any coherent policies exist is often a surprise.

**Types of Policies**

There is great variety in the kinds of policies pursued by government entities.
These can be distinguished on the basis of their essential rationales, their
impacts on society, and the respective roles played by administrative agencies
in each. Major policy types include distributive, redistributive, regulatory, self-
regulatory, and, its logical corollary, privatization.  

**Distributive policies** deliver large-scale services or benefits to certain
individuals or groups in the population. Examples are loans and loan guaran-
tees provided by the national government to cover private-sector losses, such
as those suffered by the commercial airlines following 9/11 and the banking,
financial services, and savings and loan industries in 2007–2008; agricultural
price supports, especially those benefiting wealthy farmers; tax deductions
for interest paid on home mortgages; loans for college students; subsidies
to energy and oil companies (sometimes labeled “corporate welfare”); and
government contracts to politically active private firms. These involve policy
subsystems or iron triangles (see Chapter 2) on almost an *ad hoc* basis,
with direct beneficiaries who do not pay direct costs. Bureaucracies are often,
but not always, involved in both the enactment of such policies and their
implementation.

**Redistributive policies** “involve deliberate efforts by the government to
shift the allocation of wealth, income, property, or rights among broad classes
or groups” within the population. They are often the source of intense contro-
versy in the political arena and, significantly, that controversy usually affects
the execution of a policy as well as its initial adoption. Thus, redistributive
policies such as affirmative action, the graduated (or “progressive”) income
tax, Medicaid for the poor and (to a lesser extent) Medicare for the elderly, and
Temporary Assistance to Needy Families (TANF) were all subject to intense
debate and conflict during legislative deliberations and have all attracted con-
tinuing attention from supporters and opponents. This type of policy is most
sensitive politically and thus most susceptible to political pressures. It is also
very difficult to implement policies such as the graduated income tax that are
redistributual across economic classes in society. Many policies that began
with this goal have lost much of their redistributive character as a result of
changes (exemptions, lower tax rates, income shelters, and similar loopholes)
made in the basic law—some of which were proposed by the agency respon-
sible for its administration! Redistributive policies, because of the level of con-
troversy they generate, almost inevitably draw bureaucracies directly into the
policy process, even though many would prefer to remain on the sidelines.
In other instances, agencies with jurisdiction over redistributive policies have taken the lead in maintaining their essential character.

**Regulatory policies** promote restrictions on the freedom to act of those subject to the regulations. The most prominent of such policies pertain to business activities—for example, advertising practices, toy safety, pollution control, natural-gas pricing practices, and product liability. Other regulatory policies are also in effect in areas such as civil rights, job safety, and local government building and zoning ordinances. These are usually the product of conflict between competing forces—such as producer and consumer—each of which seeks to control the behavior of the other to some degree. Thus, regulatory policies involve greater tension among relevant actors and usually incorporate a larger and more direct role for bureaucracies. The regulative actions of government, especially in the areas of immigration control, homeland security, transportation safety, and antiterrorism, have increased substantially in recent years (see Chapter 11).

**Self-regulatory policies**, or constituent policies, represent a variation on regulation in that policy changes are often sought by those being regulated as a means of protecting or promoting their own economic interests. The leading example is licensing of professions and occupations, such as law, medicine, real estate, cosmetology, and taxi driving. Normally (especially in the case of professions), a legislative body enacts a licensing law, providing for enforcement by a board dominated by members selected from the licensed group. Other bureaucracies, and most other interests, typically take little interest in this kind of policy.

Bureaucratic agencies play somewhat different roles in each type of policy. As already implied, their roles may also vary within a given policy category, as is the case in redistributive policy. Subsystems exert considerable influence in the formation and implementation of distributive policies, although in a highly individualized manner. Depending on the kind of policy at issue, bureaus and their allies may be more or less involved; the degree of involvement hinges primarily on the extent to which formal responsibilities are assigned to a given agency. Self-regulation only sporadically engages the attention of agencies outside a specific profession or occupation (although some subsystem politics is involved).

### Public Policy, Politics, and (or) Private Management

Governments may try to create new policy-making environments for a variety of purposes, not exclusively to increase administrative efficiency or affect policy outcomes. Some reasons are **ideological** and intended to shift government programs to reward loyal interest groups (the Republican *Contract with America* in 1994, public choice, school vouchers, privatization, and other...
theories); others are pragmatic (the Democrats’ “reinventing government” initiative, customer service standards, and the National Performance Review [NPR]); and still others reflect a devolutionary approach, shifting policymaking authority from one level of government to another or to facilitate new partnerships with private and nonprofit entities (Richard Nixon’s revenue sharing, Ronald Reagan’s New Federalism, and George W. Bush’s faith-based initiatives). Those who advocate less government, more privatization, and outsourcing or contracting out typically presume that business-oriented market-driven alternatives are best because they are less costly, more efficient, and result in better service delivery and results. Often, this assertion is a self-serving statement of ideological faith rather than empirical fact. Supporters of greater privatization tend to view government as an inherent part of a larger management problem, rather than as a copartner for improving public administration. Thus, prescriptions for change often mirror ideological preferences, rather than reflecting fact-based judgments about ways to reach the most satisfactory policy outcomes. One recent and wide-ranging example is the Bush administration’s advocacy of contracting out as a means of overcoming perceived inefficiencies in government performance.

Conflicting opinions about the role of the private sector in public-policy making also reflect differing definitions of policy, administration, and management. As noted in Chapter 1, “public management” is a practical rather than theoretical discipline, emphasizing accountability, political control of public agencies, and managerial concerns related to operations, planning, organizational maintenance, information systems, budgeting, personnel management, performance evaluation, and productivity improvement. In fact, public policies are the result of a complex network of fragmented, intertwined public, private, and nonprofit interests designed to address special interests as well as specific societal problems. “Public administration” is a broader concept and variously defined by leading scholars as:

the use of managerial, political, and legal theories to fulfill legislative, executive, and judicial mandates for provision of regulatory and service functions . . . the organization of government policies and programs . . . the reconciliation of various forces in government’s efforts to manage public policies and programs . . . all processes, organizations and individuals associated with carrying out laws and rules adopted by legislatures, executives, and courts . . . or simply the “accomplishing” side of government.4

During its 120-year history, the discipline of public administration (and more recently, public-policy making) has reflected conflicting normative views about the interactions of the public and private sectors. Its most influential thinkers view the relationship, referred to as the politics-administration dichotomy, as a conflict between political values, such as accountability, control, and responsiveness, and administrative values, such as efficiency, effectiveness, and performance.5
Although the theories of these and other “founding fathers” of the discipline shaped discourse for most of the last century, all had significant weaknesses: Frederick Winslow Taylor assumed that there was only “one best way” to complete a task, without considering politics or organizational dynamics; Max Weber failed to recognize that bureaucracies could be inefficient and misdirected; and Woodrow Wilson naively believed that politics could be separated from administration (detailed in Chapter 4). These flaws, among others, led to counter theories that encouraged greater citizen choice, participation, and partnerships with nongovernmental organizations (NGOs), private firms, community-service organizations, and faith-based and nonprofit agencies.

As discussed previously, chronic fiscal pressures, changing (and often conflicting) priorities, and shifts in funding sources have forced many governments to draw greater shares of their operating revenues from proprietary services, designated trust funds, and user fees collected directly from recipients for specific purposes, such as airport operations, water and sewer, trauma centers, or solid-waste disposal. This change in availability and sources of revenue has affected legislative proposals as well. For example, the 2001 Aviation Security Act authorizes airlines to collect a “security fee” from all passengers to pay for new equipment and training for airport security officers. In many jurisdictions, parallel public and private providers offer the same services. Various service providers, such as airports, mosquito abatement districts, transportation systems, utilities, and waste management districts, can use fees only for designated purposes. Restrictions on federal assistance programs, taxes, and other sources of general revenue increase the need to collect operating funds directly from recipients and also create an opportunity as well as positive climate for greater devolution and privatization.

In many large state and local governments, the fee-based, proprietary, trust fund, and intergovernmental portions of their operating budgets now equal or exceed the amount collected from general (tax-based) revenue sources, such as property and sales taxes. State and local governments operate closer to their local communities and should treat citizens as valued customers, especially when fines, license fees, service charges, and tolls are paid directly by service recipients and designated for specific self-supporting public purposes. This is especially true for educational, law enforcement, judicial, public safety, transportation, security, and regulatory compliance functions. The shifting revenue base of most states and local governments also favors the extended use of competitive, entrepreneurial, and market-based mechanisms such as user charges for allocating public resources. Plainly, the fiscal obligations and civic responsibilities of both the public and private sectors are changing, adding pressures, while—at the same time—providing greater opportunities (within limits) for advocates of market-based alternatives. Regardless of the type of organization or service offered, training public employees to think differently about customers, managers, suppliers, and themselves is critical to the application of any performance improvement effort.
All governments, especially those at the local level, are rediscovering the connection between politics and the private-business market sector. Consequently, many public agencies are applying various performance management theories designed to run public agencies more like competitive, customer-oriented, results-driven, and market-based private businesses (Chapter 10). Advocates of the market model ignore significant differences between the public and private sectors: among them, the definition of recipients as customers rather than citizens (or perhaps both). Public administration identifies citizens as those who have certain rights and responsibilities and may be “entitled” (if eligible) to receive services from various governmental agencies. These services may be funded indirectly from individual income, property, and sales taxes, or directly from fines, designated trust funds, service charges, or user fees. The private sector views a customer as someone who purchases a product or service from a competitive provider at a competitive price. Businesses need customers to stay in business, whereas most citizens pay taxes whether or not they receive governmental services; under means-tested and redistributive policy formulas common in all governments, some citizens receive more resources than they pay in taxes whereas others share the costs of services that they never receive.

The competing demands of diverse interest groups force elected officials to reconcile multiple, vague, and often conflicting demands between those who pay more in taxes (or think they pay higher taxes) and those who receive more public services. Under such conditions, the temptation to distribute resources broadly, rather than to target high-priority problems, is always present. Governments are unique entities that serve broader social interests and lack the opportunity—or obligation—to “sell” their products or services at costs suited to prevailing markets. Concerns about equality, fairness, special interests, and redistribution of public resources inhibit but do not prohibit a public agency from applying market-based, entrepreneurial, or “for-profit” approaches such as deregulation, privatization, or contracting out to faith-based, nonprofit, or private firms. Thousands of communities worldwide are contracting for, or outsourcing, a full range of services, for instance, trash removal. Other services range from utility billing, voter registration, and street lighting to ambulance services, prison operation, golf course maintenance, firefighting services, and street maintenance. Given the selective nature of political decision making, legitimate concerns have been raised about just how much authority can and should be transferred from the public to the private sector. In theory, government services are outsourced to reduce the size of government and to create a private-market environment. This, in turn, supposedly stimulates competition among companies seeking to obtain these contracts, thereby reducing costs and possibly increasing service quality. In practice, however, this is often a highly controversial decision for many government-funded programs—one that might contribute to the creation of monopolies, further exposing any administration’s “cronyism” if not encouraging outright corruption.
Among the most controversial of these transferred duties, in recent years, is that of military operations. The wars in Afghanistan and Iraq have shown that the armed forces are no longer the sole protagonist in the military front of a war. The Pentagon spends over $300 billion annually on goods and services, and at least half that amount is awarded through the controversial practice of no-bid or limited-competition contracts. Even from a technical acquisitions perspective, no-bid contracts can be identified as questionable. They also raise questions about accountability, performance, and the promise of more efficient service delivery. In addition, members of Congress are increasingly concerned about the practice of awarding contracts with little or no competition. These concerns go beyond the obvious moral and ethical ones; even from a theoretical perspective, the effects of these politically motivated, special-interest, no-bid contracts have devastating effects on public confidence in the fairness and the structure of public administration. This is especially true for recipients of contracts from public organizations such as the Department of Defense (DoD), Department of Energy, Department of Homeland Security and the Federal Emergency Management Agency (FEMA), and the Department of State. From a bureaucratic perspective, the new role for these companies represents a dramatic change in the perceived mission of government and public administration.

The controversy over this policy issue lies not only in the rising costs of outsourcing services that have traditionally been provided by government, but also in the questionable manner in which companies have operated in bidding for contracts. Private defense contractors, such as Bechtel, Halliburton, KBR (Kellogg, Brown and Root), and Blackwater Worldwide (formerly known as Blackwater USA), have provided goods and services for the U.S. state department and military forces in Afghanistan and Iraq. (According to CBO estimates, these conflicts will eventually cost the nation many thousands of lives and as much as $3.6 trillion in total economic losses.) The outsourcing controversy is stirred by the fact that the sole financial beneficiaries of these contracts are companies that have had historical connections with high-ranking members of the administration in power—former Vice-President Dick Cheney was CEO of Halliburton, former Defense Secretary Donald Rumsfeld served on Bechtel’s Board of Directors, and Blackwater CEO Eric Prince also had strong ties with the Bush administrations.

Blackwater Worldwide was founded in 1997 by Prince, the son of a manufacturing magnate who was heavily involved in the military and the world of partisan politics. After graduating from high school, he attended the U.S. Naval Academy, and then become a Navy Seal. During these years he became acquainted with several key Republican officials and served as a White House intern in the first Bush administration. Prince’s family made numerous and generous contributions to the political campaigns of several Republican politicians; he personally donated over $200,000 to the political campaigns of fellow conservatives such as President Bush, Senators Tom Coburn (R-OK)
and Rick Santorum (R-PA), Representative Duncan Hunter (R-CA), and former House Majority Leader Tom DeLay (R-TX). (He also made substantial contributions to aid Republican candidates in several key state senatorial and gubernatorial races, by helping to siphon votes away from Democratic candidates.) The Prince family also founded several so-called “Christian right” organizations and chaired many Republican state committees. Changes in the military procurement systems to promote accountability and transparency are under review by Congress, and Blackwater’s contracts with the Bush administrations, among many other questionable arrangements, are under scrutiny.¹¹

Contracting out, or privatization, is a public policy in which governments either join with, or yield responsibility outright to, private-sector enterprises to provide services previously managed and financed by public entities; this is an approach that has had growing in appeal at all levels of government. The benefits of this strategy, as claimed by its advocates, are that it allows for the desired reduction in government; increases productivity, efficiency, and competition; and promises to reduce cost. However, such benefits do not seem apparent with regard to Blackwater’s security contracts in Iraq. Since they enjoyed a no-bid advantage, the competitive factor that might help reduce costs and provide better-quality services was missing; any advantage to having private alternatives perform these services may therefore have been compromised.

The transfer or contracting out of government services to private companies is not particular to the current wars, or to just a single provider. Moreover, it would be naïve to assume that this peculiar form of cronyism is inherently a Republican trait. There are abundant examples of politicians from all sides of the political spectrum who—if given the opportunity—reward their supporters with multimillion-dollar contracts (recall the discussions of clientele-centered politics in Chapter 1 and earmarking in Chapter 8). Federal no-bid contracting by FEMA for the Katrina recovery effort, and by the Department of State for security services, also has been widely criticized. Despite the risk that scarce resources will be misused, the new boundaries of public and private administrative relationships are being drawn on a case-by-case basis, involving a broader range of policy areas, and greater numbers of both governments and private-sector service providers.

The long-term trend has been toward more partnerships and “shared-government” policy making, with active participation by private, as well as public, stakeholders.¹² Note that contracting out and privatization are obvious examples of shared governance, which may well continue to grow within policy-making arenas partly in response to intensified fiscal stress at all levels of government.

In sum, the part played by administrative entities in a given policy area or process can depend to a considerable extent on the type of policy, its specific
issue content, political constituencies, and its impact on subsystem support networks. Elected politicians, affected interests, contract firms, and agency officials increasingly share common policy-making responsibilities.

The Policy-Making Process

The policy-making process involves multiple demands, pressures, conflicts, negotiations, compromises, and formal and informal decisions that result in the pursuit and adoption of particular objectives and strategies through actions (or inactions) of government. This is a broad definition, and deliberately so, for making policy is not the exclusive province of any one branch or level of government. Policy making often conflicts with commercial enterprises and directly affects economic and social functions, such as assuring the quality of the nation’s food supply.

Various authors have noted the intricate and complex nature of policy-making and implementation processes. As mentioned earlier, it is characterized by a lack of centralized direction; a focus on interactions of foreign, national, state, and local governments; and involvement of private interests pressing government to respond to their specialized concerns, typically for fewer policy requirements or less regulation. It is very loosely coordinated, highly competitive, fragmented and specialized (like budgeting), and largely incremental. Thus, the policy process is not a smoothly functioning, ongoing sequence with one phase predictably following another. Rather, it responds to pressures placed on it at many points along the way, so that policy usually reflects the influence of myriad economic and political forces.

Where administrative agencies play a central role in the policy process, policy making can be described as occurring in four stages. The first is a legislative stage involving both Congress and the president (and often agency administrators), in which basic legislation is drawn up, considered, and approved as law. Nothing of substance would be achieved at the legislative stage without the advice of bureaucrats, whose expertise is often called upon to draft coherent bills. In addition, policy agendas are forcefully advanced by government agencies. As holders of near-monopolistic control of information, agencies have considerable ability to shape public opinion and drive legislators to action. In the second and third stages, which are primarily administrative, the agency writes detailed regulations and rules governing application of the law; this is followed by actual implementation. Failure to consider coordination among agencies and linkages among related programs, together or horizontally, often leads to policy weakness or failures. The fourth is a review stage, by the courts or Congress or perhaps both, during which modifications of existing policy are possible for legal, substantive, or political reasons. These stages are part of continuous policy cycles, during which policies are defined and redefined, with incremental adjustments made to accommodate major
interests, changing conditions, and so on. (See Plan-Do-Study-Act Cycle in Figure 9–1 on page 438.)

The legislative stage normally centers on actions of the chief executive (the president, governors, or mayors) and of key legislators on Capitol Hill (and their counterparts in state and local governments). But the role of higher-level administrators (both political appointees and senior career officials) in formulating and proposing new policy options is also very important. For example, agency personnel—usually in responsible positions—may perceive a need to modify legislative authorizations and appropriations in order to smooth out implementation difficulties. They may wish to initiate a new activity to fulfill their own policy objectives. Or they may propose curtailing part of a program in order to concentrate attention, energies, and resources on matters of higher priority to them. Under-funding a program already in operation can also diminish its effectiveness. In all such cases, their proposals must wend their way through the usual legislative process, and administrators must call on legislative (and executive) allies to ensure a proper hearing for their ideas. The main point, however, is that administrators are regular participants at this stage of the policy cycle, not merely passive observers.

Administrative involvement in subsequent stages of the policy process can assume a variety of forms. These include rule making, adjudication, law enforcement, and program operations. Rule making, a quasi-legislative power delegated to agencies by Congress, represents authority to enact “an agency statement of general applicability and future effect that concerns the rights of private parties and has the force and effect of law.”15 Rules may serve different functions—elaborating on general statutory provisions, defining terms (such as aviation security, food safety, small business, discriminate, or safe speed), indicating probable agency behavior in particular matters. Agencies well known for their rule-making decisions include the Federal Trade Commission (FTC), the Food and Drug Administration (FDA), the Occupational Safety and Health Administration (OSHA), and the Department of Transportation (DOT). The FDA is a regulatory agency within the Department of Health and Human Services charged with assuring the quality of over $1 trillion worth of products, accounting for 25 cents of every dollar spent annually by American consumers. The FDA assures that food is safe and wholesome, that cosmetics will not hurt people, that medicines and medical devices are safe and effective, and that radiation-emitting products such as microwave ovens will not do harm. Feed and drugs for pets and farm animals also come under FDA scrutiny. The FDA ensures that all of these products are labeled truthfully (as a responsibility shared with the FTC) and that people have information they need to use them properly (see Chapter 11). Despite these responsibilities and the fact that its actions impact the lives of virtually every American every day, the FDA’s budget has been cut by 14% over the past fourteen years, threatening its ability to implement policy and protect Americans. Recent cases of toxic residue contained in imported pet food are only the most visible of
several life-threatening incidents involving the restricted ability of the FDA to perform its assigned mission.

**Adjudication**, unlike rule making, is a quasi-judicial function involving the application of current laws or regulations to particular situations by case-to-case decision making, such as the FDA’s power to seek criminal penalties. The scope of such actions is much narrower than that of rule making but, collectively, they can have great impact on policy as a whole. Agencies that engage in adjudication include the **Securities and Exchange Commission (SEC)**, which has used the process in settling fraudulent stock and securities “insider trading” cases since its creation in 1934; the Social Security Administration (SSA), which became a separate clientele-based agency in 1995, in determining eligibility for benefits; and the **Internal Revenue Service (IRS)**. Adjudication is an adaptation of, and a substitute for, possible formal proceedings in a court of law—particularly in the case of the SEC and the IRS.

**Law enforcement** refers to securing compliance with existing statutes and rules (and not necessarily to police functions) and, more specifically, to the enthusiasm an agency brings to the task of implementing legislative authorizations. By exercising administrative discretion, an agency may influence the policy process by countless kinds of action—or inaction. Another factor is the techniques of enforcement available to an agency. For example, in the early 1960s, a U.S. Justice Department task force on voting rights of black Southerners might have wanted to file suit on behalf of blacks denied an opportunity to register, but the 1957 and 1960 Civil Rights Acts did not confer that power on the Justice Department. A plaintiff had to shoulder the legal burden—particularly the costs—if a case was to reach the courts. Not until the 1964 Civil Rights Act did the Justice Department acquire the ability to act on behalf of aggrieved citizens claiming improper denial of voting rights (Justice Department attorneys themselves sought that authority at the legislative stage!). Even then, another year passed before the Voting Rights Act broadened national authority to register voters directly in areas where fewer than half of those eligible were registered.

**Program operations**—including the actual administration of loans, grants, insurance, purchasing, services, or construction activities—constitute a large part of agencies’ impacts on the policy process. Again, budgets, discretionary authority, and staff resources are vital to policy success; out of thousands of small-scale decisions come large-scale policies. Later in this chapter, we will look in more detail at program implementation and the politics involved in it.

One further aspect of policy making deserves mention: the extensive impact of intergovernmental relations and policy development. As discussed in Chapter 3, many facets of both program funding and administration are closely tied either to intergovernmental collaboration or competition, or to parallel activities of some kind, as in the case of environmental policy and homeland security. This serves to complicate both policy making and any
effort to trace the roots of a particular policy direction. Legislative and administrative mechanisms at each level of government are fairly complex, affording numerous opportunities for interested parties to have some say in the policy-making process. Slight alterations in policy are possible each time influence is exerted, and their cumulative effects at the same level of government can be significant. It is not difficult to imagine what multiplying these patterns by three (or more) levels of government can do to the shape of policy. Intergovernmental dimensions, then, constitute an important contributing factor in the overall implementation of policy.\(^\text{16}\) Private firms that bid to supply a government with a service or product, or contract with governments to provide direct services, are increasingly concerned with intergovernmental policy making and operations.

In sum, the policy-making process helps account for the disjointed nature of most public policies. Multiple opportunities for exerting influence and an absence of centralized direction characterize many phases of policy making, producing policies that look (accurately) as though they were arrived at from many directions at once. It is not difficult for a chief executive, for example, to define a formal policy intention, but it is another matter altogether to put it into effect. On one occasion, John F. Kennedy signed a bill into law, then turned to his aides and remarked: “We have made the law. Now it remains to be seen whether we can get our government to do it.”\(^\text{17}\)

From the earlier discussion regarding myths about public policy, it is clear that policy refers to intentions and symbols as well as actual results of governmental activity (Chapter 10). We must be careful, therefore, about the sense in which the term is used. Results, however, are normally sought and evaluated in the context of specific government programs rather than broad public policies. Programs, in turn, can be further divided into projects dependent for their completion on individual performance on the job. The linkages among policies, programs, projects, and individual performance are important. Policies are put into effect only to the degree that program objectives related to them are met; programs are, in turn, the sum totals of supporting projects; and each project represents the labors of individuals within the responsible agencies. Discussion of public policy, in a management sense, must focus, then, on programs and projects, the essential building blocks of what government does. Although there are some differences between the two in terms of organizing and directing them, we will emphasize management concerns common to both: (1) planning and analysis, including problem definitions; (2) implementation, or carrying out policies; (3) evaluation, studying the effects of policy changes; and (4) making recommendations for change based on results (Chapter 10). These are linked conceptually; to the extent that they are linked in practice, they greatly enhance program management and effectiveness. Whether a program is accomplishing what it was designed to do is a key issue for managers. It also affects future planning of program efforts as the process is repeated in a continuous cycle of policy formulation and revision (see Figure 9–1).
Planning and Analysis

Just as governmental and political goals need to be clearly defined, as discussed in Chapter 5, individual program or project goals do also. Ideally, goals at this level should be clearly operationalized—that is, formulated in specific and tangible terms related to the general mission or purpose of the agency. Planning and analysis—even though they are carried out imperfectly much of the time—are essential elements of the goal definition process.

All organizations function according to some type of basic plans, but program administrators must both promote planning by others in their organizations and weave “various plans together into a common purpose pattern. In essence . . . administrative planning is purposeful action to develop purposefulness.”18 The keys to planning are to be found in accurate forecasts of future need, goal definition, means-ends linkages, and the kind of coordination and direction supplied by the organization’s administrator. (Note the heavily rationalistic flavor of the first three “keys.”)

Complicating the planning process is the fact that goals exist at different conceptual levels within any public agency or organization. Ideally, then, linkages should be forged among different types of goals. Also, the interrelationships among goals, plans, programs, and projects are important. For example, one official goal of the U.S. government is to increase the educational
attainment level of the American people. An operational goal is the achievement of a certain minimum reading level for every American aged eighteen or older. One plan for achieving this operational goal includes educational assistance to urban high-risk areas. A program is strengthening technological capacities in inner-city schools. An example of a project was the proposal by the Clinton administration (unsuccessful as it turned out) to provide computers and wire every inner-city schoolroom (and all other schoolrooms) in the United States to the Internet by the year 2000.

Administrators at all levels of bureaucracy must operate within this complex web of objectives and arrangements and, in particular, must successfully organize activities addressed to meeting the goals of the administrative unit (for example, processing unemployment checks, monitoring eligibility rolls, and serving related clientele needs). The recipients of job placement services, for example, might not share the goal of limiting benefits or the program efficiency concerns of senior program administrators.

Public managers are encouraged to use strategic planning to determine a course of action, beginning with preliminary consideration of goals. Essential steps are identifying desired outcomes, assessing environmental constraints, determining the appropriate mix of public and private responsibility for program management, establishing performance expectations, and assessing probabilities of achieving desired outcomes. Depending on the results of such deliberations, goals can be selected, and perhaps modified, by those involved. However, the point is that, in one form or another, this must be done early in the life cycle of a project or program, and periodically throughout its existence, to make any sense out of varied support activities. For example, it would be considered careless policy making to spend public funds for “improving education” without a clear idea of specific project goals—remedial reading instruction, additional equipment and materials, more counseling services, or better testing methods and devices. These are demonstrably related to the broader program goal of “improving education,” which, in turn, may be part of an urban policy designed to “improve the quality of urban life.” At the federal executive agency level, such planning has been mandatory since the early 1990s and is now part of the budgeting and appropriations processes.

That these imperatives exist in an organization does not guarantee that planning will be undertaken or that it will serve its purpose if it is undertaken. Other factors may interfere with agency planning processes. These include “a threatening political environment, an unrecognized or unacknowledged intraorganizational conflict, a lack of trust or communication [among] planning participants, and conflicting perceptions of the goals, values, and norms of the organization.” An important task for public managers is to ensure that these potential obstacles to effective planning are recognized and dealt with in a timely way.

One further point should be made. As noted in Chapter 6, goals are not simply “there” to start with. They must be arrived at in deliberate fashion and

---

**operational goal**
- specific and measurable goal for organizational attainment.

**strategic planning**
- process used by organizations to formulate a mission statement; consider environmental opportunities, threats, strengths, and weaknesses; identify areas for strategic action; conduct cost–benefit analysis to evaluate and select actions; draw up implementation plans; and incorporate operational goals into annual budgets.
can reflect varying combinations of administrative and political judgments about the need to pursue them. More important in an operating sense, program and project managers are not ordinarily official goal setters (as noted in Chapter 1). They may not even dominate the process, though they do usually contribute significantly to shaping formally adopted goals. Thus, goal definition for the middle-level manager is a shared process, one in which the most influential voices are often those outside the agency. Senior police officials must be sensitive to the needs of the community in deploying officers to prevent crime; a school superintendent must heed the wishes of the school board; the senior managers of a municipal airport must be sensitive to city council members’ preferences. Yet a concerted effort to delineate goals must be made inside the agency as well.21

APPROACHES TO ANALYSIS

As suggested earlier, planning leads directly to processes of analysis—of examining alternative options (however systematically) and attempting to identify and compare the potential outcomes. To the extent that planning produces or represents consensus among key individuals regarding appropriate program directions, formal plans can serve as a guiding standard for subsequent analysis and choice. If, however, significant dissent from adopted plans persists (which often happens), that dissension can complicate analysis by extending political conflict into analytic processes themselves.

Agency performance frequently depends on the quality of prior analysis regarding projected impacts of activities on the problem at hand. Politically, the adage “Good government is good politics” has never been truer if good government is taken to mean better performance. For agencies with strong political backing, a solid foundation of objective program analysis adds substance to strength. For weak agencies, careful and thorough analysis of their options before selecting the most appropriate one(s) might make the difference between organizational vitality and decay.

The purpose of analysis is to facilitate sound decisions by establishing relevant facts about a situation before attempting to change it in some way and by determining, if possible, the respective consequences of different courses of action. The nature of a given problem is not always clear—for example, in education, poverty, crime control, or energy—and analysis can help sharpen the focus of decision makers as they consider various objectives and options. Analysis is also crucial to improving public management as a key aid to appropriate use of scarce resources and targeting of programs. Several kinds of analysis might be used; we will review each one briefly.

**Policy analysis** can be defined as “the systematic investigation of alternative policy options and the assembly and integration of evidence for and against each; emphasizes explaining the nature of policy problems, and how public policies are put into effect.”22 Activities suggested by such a definition have long been a part of the government process, but only in the past four decades has
a distinct analysis function become formally associated with public decision making. A key emphasis is on explaining the nature of problems, and how policies addressing those problems are put into effect. An equally legitimate function, however, is to improve processes of policy making as well as policy content. In its broadest sense, policy analysis makes it possible to investigate policy outcomes in interrelated fields, to examine in depth the causes of societal and other problems, and to establish cause-and-effect relationships among problems, the contexts in which they occur, and potential solutions to them. Program or project managers generally concentrate on analyzing considerations most relevant to their immediate responsibilities.

Because problems vary widely in their scope and complexity, policy analysis needs to be flexible enough to permit selection of analytical approaches and techniques appropriate to the particular problem under study. One proposal (among many others) for dealing with this dimension of policy analysis suggests four types of analysis suitable to four different sets of circumstances. These are (1) issue analysis, when there is a relatively specific policy choice (for example, whether a particular group of businesses or industries should receive a tax reduction) and a highly politicized environment of decision making; (2) program analysis, involving both design and evaluation of a particular program (for example, a staff-training program); (3) multiprogram analysis, in which decisions must be made concerning resource allocation among programs dealing with the same problem (for instance, different staff-training programs); and (4) strategic analysis, when the policy problem is very large (for example, an economic development strategy for a depressed region).

At the programmatic level, the process of analysis and the analyses resulting from it should meet most of the following technical criteria. First, they should clearly define issues and problems being addressed, including identifying clientele groups and their future size, specifying appropriate evaluation criteria, and providing estimates of future need. Second, they should present alternatives in a form specific enough to be evaluated. Third, considering each alternative, accurate cost estimates should be provided. These should include direct and indirect costs (for example, employee benefits as well as salaries), costs incurred by other agencies (such as higher jail and court costs stemming from an increased police force), and documentation that demonstrates solid grounding for current and future costs. Fourth, program analyses should carefully estimate program effectiveness by ensuring that evaluation criteria are themselves comprehensive, by using multiple measures of effectiveness, and by ensuring that data adequate to measure both present and future circumstances can be employed in assessing program results. Fifth, analyses should openly acknowledge any uncertainty in basic assumptions and program data—that is, the probability of inaccuracies and the likely consequences of error. Sixth, the time period of the program (or project) should be identified, with a clear statement of whether enough time is allowed to provide a fair comparison among alternatives. Finally, an analysis should contain
Steps in the Standard-Form Policy Analysis

1. Define the problem.
2. Establish criteria for problem resolution.
3. Propose alternatives.
4. Collect data relevant to the problem.
5. Analyze the likely consequences of each alternative.
6. Evaluate the trade-offs.
7. Select an alternative strategy.

recommendations based on substantive data rather than on unsubstantiated information, should discuss any anticipated difficulties in implementation, and should document all relevant assumptions. (See Box 9–1, “Steps in the Standard-Form Policy Analysis.”)

Policy analysis faces some obstacles, however. For one thing, it is not always clear what kind of analysis can be done and what uses can (or should) be made of the results when negotiation and bargaining among competing political forces are the most common means of carving out policy. Another difficulty is limitations on the applicability of various analytical techniques used, depending on the kind of problem at hand. That there are any limitations at all is unfortunate because the aim of analysis is essentially to facilitate the targeting, design, and operation of programs in the most effective and efficient ways possible. But even the most rigorous, sophisticated techniques are not always appropriate. For example, decision tools rooted in mathematics and economics are used to best effect when problem definition is straightforward, when there is “a convenient method of quantifying the problem (usually in terms of probability or monetary units), and when there is some function or set of functions (such as time, profit, payoff, or expected value) to be maximized or minimized.” In contrast, if a problem involves questions and issues not readily measurable in economic or quantitative terms, these decision tools are less appropriate.

Analytical Tools

Because analytical tools are widely used in dealing with quantifiable problems, some discussion of them is in order. Perhaps the broadest approach is systems analysis. This approach is usable (in principle) for integrating how all
elements of political, social, economic, or administrative systems might affect
and be affected by a given project or program (see the discussion of systems
theory in Chapter 4). Managers utilizing systems analysis need to understand
the nature of interrelated systems, carefully measure objectives and per-
formance, and analyze the external social environment, available resources,
system components, and how processes internal to the system can be better
managed. The overriding objective of systems analysis is to produce greater
rationality in management decision making, and efficiency and effectiveness
in actual program operations. In terms of the discussion of decision making
in Chapter 5, systems analysis is devoted to the rational approach. The com-
ments made there about seeking comprehensiveness, coping with informa-
tion needs, and maximizing return on a given investment of resources also
apply here.

Perhaps the greatest advantage of systems analysis is its potential for
bringing some order in decision making out of the confusion and discord
often prevalent in the policy process (as well as society at large). A companion
strength is that it permits a broader view of constraints and consequences
relating to an individual program. A weakness, besides those associated with
rational decision making, is the possibility that trying to achieve rationality
within a single system will cause decision makers to ignore other interdepend-
ent systems that might also be relevant. An example would be an effort to ana-
lyze political factors influencing grants-in-aid to states and localities without
also analyzing the nation's economy, which provides the tax base for raising
revenues. A greater weakness, from a practical standpoint, is that systems anal-
ysis can generate such a staggering workload that decision makers have little
chance of coping with it while still reaching a decision.

Cost–benefit analysis is the most frequently used methodology that is
designed to measure relative gains and losses resulting from alternative policy
or program options. Usually implying quantitative measures and assuming
objectivity, it can assist decision makers and program managers in deter-
mining the most beneficial path of action to follow. By assigning economic
value to various options, a cost–benefit analysis seeks to identify the actions
with the most desirable ratio of benefit to cost. Given adequate information,
cost–benefit analysis can be useful in narrowing a range of choices to those
most likely to yield the greatest desired gains for an affordable cost. An exam-
ple of cost–benefit analysis might involve a decision to construct a reservoir in
an uninhabited area. Benefits (new jobs, new business, reduced flooding) and
costs (construction expenses, environmental damage, foreclosed options for
other uses of the land) are calculated, as well as the ratio between them. The
same technique can be used to measure alternative benefits from other uses of
the same funds and the related effects of constructing the dam (for example,
on residential and tourist patterns in adjoining areas). Such an analysis might
be useful both in advance of the project and as an evaluative instrument after
the fact.
Operations research (OR) actually represents a collection of specific decision-making techniques using systems theory, modeling, and quantitative methods to ascertain how best to utilize available resources. The greatest value of OR lies in solving problems of efficiency and logistics—such as scheduling bus stops, managing aircraft in a holding pattern, or processing military recruits—rather than in helping to select particular alternatives. After policy choices have been made, OR makes use of mathematical techniques such as linear programming for reaching the optimal solution. Where “routine” administrative problems repeat themselves, OR can be especially valuable.

In sum, analysis is a key managerial activity. As noted earlier, knowledge is power in administrative politics, and analysis greatly enhances a manager’s ability to obtain, organize, and apply relevant information in the course of choosing desirable program options.

Program Implementation

In speaking of implementation, we adopt Charles O. Jones’s definition of the term, as well as his elaboration of it:

Let us say simply that implementation is that set of activities directed toward putting a program into effect. Three activities, in particular, are significant: (1) organization—the establishment or rearrangement of resources, units, and methods for putting a program into effect; (2) interpretation—the translation of program language (often contained in a statute) into acceptable and feasible plans and directives; and (3) application—the routine provision of services, payments, or other agreed-upon program objectives or instruments.28

By transforming legislative language into clear administrative guidelines, by developing necessary arrangements and routines, and by actually furnishing mandated services, programs are carried out and, ultimately, policies are implemented.

All of that sounds rather routine. Citizens expect program implementation to be relatively easy under normal conditions. We therefore seek to explain programmatic failures in terms of conflict, extraordinary events, or unexpected circumstances that develop in the course of implementation. However, failure to implement programs in accord with our expectations can often be attributed to less dramatic factors. For example, consider the difficulties that were encountered in putting into effect a much-heralded job training program of the U.S. Economic Development Administration (EDA) in Oakland, California, that was designed to provide permanent employment to minorities through economic development:
The evils that afflicted the EDA program in Oakland were of a prosaic and everyday character. Agreements had to be maintained after they were reached. Numerous approvals and clearances had to be obtained from a variety of participants. These perfectly ordinary circumstances present serious obstacles to implementation. If one is always looking for unusual circumstances and dramatic events, he cannot appreciate how difficult it is to make the ordinary happen.29

Thus, few things can be taken for granted in implementation, least of all that participants in a program will automatically fall into line in trying to make it work. Not that they harbor devious motives; it is simply a case of cooperation having to be induced on a routine basis rather than being assumed. Virtually everyone participating in program management has other responsibilities, causing some distractions among even the most conscientious individuals. In sum, a concerted effort is required to manage minimal aspects of program implementation. It is no wonder, then, that so many programs (and policies) are said to be only partially implemented—contrary to legislative mandates, executive orders, and public expectations. The essential point, however, is this: Failures in implementation are traceable far more often to these rather unexciting obstacles than to anything more dramatic.

**Dynamics of Implementation**

On occasion, it is necessary to create a separate organizational unit to implement a new program or to pursue a different policy direction. This can happen in several ways. One is creation of a totally new agency, such as the U.S. Department of Veterans Affairs. Another is merging, upgrading, or dividing existing agencies, which is what happened, amid considerable conflict, in the creation of the Department of Homeland Security. More often, programs are assigned to existing agencies, which must still interpret and apply the laws or regulations and develop appropriate implementation methods.30 In most legislation, deadlines are imposed but Congress's intentions regarding program implementation are stated very broadly, such as: to carry out a program in a “reasonable” manner or “in the public interest, convenience, and necessity.”31 Laws and regulations may be more or less specific in their details, goals, timelines, and intended results. Thus, the responsible agency has discretion in developing operating guidelines and substantive procedures. This can result in a key agency role in shaping legislated programs and possibly modifying congressional intent. Political pressure on agencies responsible for implementing congressional and presidential directives is both real and constant. If it is true that “programs often reflect an attainable consensus rather than a substantive conviction,”32 it follows that, if the political consensus changes in the course of implementing a law, chances are good that its implementation will also be modified to accommodate the change.
Because legislative language is so often vague, interpreting legislative intent can present pitfalls for an agency. Legislators themselves frequently cannot comprehend all the implications of their enactments. Without clear guidance, an agency may be left to fend for itself in the political arena and—worse—be caught up in disputes over just what the legislature meant in the first place. Not only is it difficult to make interpretations of initial legislative intent, it is also a tricky business to keep abreast of changing intent after passage of the original law (and in the absence of formal amendments to it). That can happen as committee membership changes, new interests surface, and the like. During the months following the 2006 congressional elections, there was considerable confusion on Capitol Hill as all Republican committee chairs in both the House and Senate were replaced by incoming Democrats.

Many times, authorizing legislation represents the best available compromise among competing forces. Under those circumstances, it is nearly certain that conflicts avoided or diluted in the course of formulating a law will crop up in the processes of interpreting and implementing it. Such controversy is not likely to do the responsible agency any good in the political process. Thus, interpretation without legislative guidance, although necessary, has many potential pitfalls for the administrator.

Application of legislation follows from its interpretation by an agency and usually represents a further series of accommodations. Applying a law is complicated by the likelihood that other agencies also have an interest in the policy area and may well have programs of their own, by difficulties in determining optimum methods for carrying out legislative intent, and even by continuing uncertainty about the nature of a problem or program goals. Many programs are put into operation without full appreciation of a problem’s dimensions; political need to “do something” can outweigh careful and thorough consideration of what is to be done. One example of this phenomenon was the federal funding made available to state and local law enforcement agencies through the U.S. Law Enforcement Assistance Administration (LEAA). Public concern about rising crime rates prompted Congress to allocate funds for more (and presumably better) crime-fighting hardware, police officer training, and so on. But in retrospect, although there have been some improvements in fighting crime, it is not clear that LEAA did what it was supposed to—partly because there is less than universal agreement on just what that was and partly because the problem of crime has many more facets to it than the ability of the police to control it. Frustration over the failure of crime control policies led to an equally ambitious $30 billion crime bill, enacted in mid-1994. Whether this effort will be more successful than its predecessors remains to be seen. Similar obstacles have hampered application of other policies and programs designed to ensure homeland security as well.

It is necessary, then, for agencies to determine the limits to which they can go in enforcing a policy. Usually, informal understandings are reached between program managers and people or groups outside the agency about
what will and will not be done. One danger here, of course, is co-optation (or capture) of the program by external forces (see Chapter 2). Depending on the balance of forces, programs may be more or less vigorously pursued; the more controversial a program, the more likely it is that there will be resistance to it.

Support for an individual program is also affected by other programs an agency is responsible for managing and the order of priority among them within the agency. Other factors affecting program application are the values and preferences of agency personnel concerning individual programs, as well as their own roles and functions. An example that illustrates these points is the response of the EDA, particularly its Seattle regional office serving the San Francisco–Oakland area, when the head of the agency formulated a program for promoting minority hiring in Oakland. An Oakland task force was also established, bypassing normal organizational channels. Many in EDA felt more comfortable working with its traditional concern, which was rural economic development. After the person who had set up the Oakland program and task force departed from EDA, the project was treated with far less urgency by EDA, a reflection of its reduced standing in the eyes of most EDA employees working with it.34

**Approaches to Implementation**

There are numerous program management approaches that might be used in carrying on agency activities. Until the mid-twentieth century, little attention was paid to this aspect of administration. It was apparently assumed that, once a program was in place, with adequate funding and political support, writing operating rules and regulations and actually administering the program followed routinely. However, specific management approaches that apply to tasks of program operation have evolved since World War II. We will examine two of the most important: the **program evaluation and review technique (PERT)**, which can include a related device known as the **critical path method (CPM)**, and **management by objectives (MBO)**.

The analytical tool known as PERT is founded on the belief that it is necessary to map out a sequence of steps in carrying out a project or a program within a program. The steps involved normally include (1) deciding to address a given problem, (2) choosing activities necessary to deal with all relevant aspects of the problem, and (3) drawing up estimates of the time and other resources required, including minimum, maximum, and most likely amounts.35 These help the administrator determine what needs to be done and—more important—in what order, as well as time and other resource constraints for completion of various steps in a process, or projects within a program. Ideally, a PERT chart should indicate how various processes are related to one another in terms of their respective timetables, sequence of execution, and relative resource consumption. The critical point of the PERT analysis is that at least some of these steps can logically be taken only after other steps

---

**program evaluation and review technique (PERT)**  management technique of program implementation in which the sequence of steps for carrying out a project or program is mapped out in advance; involves choosing necessary activities and estimating time and other resources required.

**critical path method (CPM)**  management approach to program implementation (related to PERT) in which a manager attempts to assess the resource needs of different paths of action, and to identify the “critical path” with the smallest margin of extra resources needed to complete all assigned program activities.

**management by objectives (MBO)**  management technique designed to facilitate goal and priority setting, development of plans, resource allocation, monitoring progress toward goals, evaluating results, and generating and implementing improvements in performance.
have been completed. A clear implication of PERT is its potential for assisting program managers in their coordinative roles, discussed in Chapters 3 and 5.

A PERT chart also can be useful in calculating not only the time, funding, personnel, and materials that will be necessary, but also how much extra of each the agency will have as a cushion against unforeseen difficulties. For this reason, PERT charts are often used to calculate probable resource requirements for alternative paths of action. Such charts enable a program manager to see which path of action represents the best choice in terms of having margins of safety, as well as evaluating alternative paths. The path with the smallest margins of extra resources with which to complete all assigned program activities is the critical path because any breakdown in program management, for whatever reason, becomes critical in determining the program success or failure. Advance knowledge of such possibilities is clearly in the best interests of the manager, the program, and the agency. (For an expanded definition and an example of a PERT chart, see http://www.netmba.com/operations/project/pert/.)

Despite increasing sophistication in methods such as PERT and CPM, there remains a large component of human calculation in determining optimum paths of action. Activities are interdependent and must therefore be planned with an eye toward step-by-step execution, but there are no assurances that calculations will be accurate. “Best estimates” are often the most reliable data available in projecting into the future. These can be very educated guesses, it is true, but there are risks in placing too much stock in them. Even so, a best estimate is often all a program manager has to go on.

A second major approach to implementing a program or policy is management by objectives. First outlined explicitly over fifty years ago, MBO has been put into practice in national and state governments as a fairly flexible approach to defining long- and short-term agency objectives and to keeping a record of actual program results and (perhaps) effectiveness. It is another in a succession of efforts to achieve improved governmental effectiveness and is related in some respects to performance budgeting, PPB, and other movements toward “better management.” Management by objectives is more effective when integrated into other management approaches than when used alone.

Some important features of MBO include setting objectives, tracking progress, and evaluating results, along with the potential to make objectives explicit, to recognize the multiple-objective nature of administration, to identify conflicting objectives and deal with them, to provide opportunities for employee involvement in defining organization objectives, and to provide for feedback and measurement of organizational accomplishment. Some have suggested that MBO makes it possible to pinpoint conflicting objectives before efforts are begun to pursue them.

Involvement of employees in participative management has been regarded by some as one of MBO’s most important elements; this aspect has been described as fostering employee commitment to organizational objectives, as
well as employee participation in determining objectives. At the same time, there is evidence that MBO can shift power upward in an organization by forcing information upward (especially bad news about program performance). Thus, an effective MBO system could alter somewhat the relationship between managers and their subordinates for two reasons: (1) it is harder for subordinates to shield from their superiors information that something is awry in program activities (for which the subordinates might be held accountable), and (2) early information about program difficulties is very useful to agency managers if they are to succeed in correcting the problems.

As with other approaches to improving management, there are obstacles to MBO’s full realization (some of which we discussed earlier in reference to goals). Management authority Peter Drucker has noted that agencies often have ambiguous goals that are difficult to make operational. Another dimension is that an organization’s stated objectives may not be its real ones. Furthermore, there are “no commonly accepted standards for monitoring performance or measuring achievements of many public objectives.”

If, however, objectives can be defined in operational terms, MBO can be a useful management instrument. Although its application in the national government already appears to have waned somewhat, its residual effects seem destined to become part of the foundation for further management developments. For one thing, MBO may have value in helping decision makers choose which programs to delay or eliminate. In a time of great concern about priority setting and “less government,” MBO may prove a harbinger of things to come. (For a contemporary example of goal setting, see discussion of the Government Performance and Results Act on pages 471–473 in Chapter 10.)

**Problems and Politics of Implementation**

Despite the availability of numerous approaches to implementation, problems common to many managerial situations persist. It is appropriate to treat briefly three of the most important ones.

First, management control is a continuing challenge. This has two dimensions: one relating to management’s ability to secure subordinates’ cooperation in program activities and one concerning the agency’s ability to cope with specific situations and with the surrounding environment, which in some instances change continuously. The more pressing of the two, from a manager’s standpoint, is the former. Control of staffing, allocation of fiscal resources, designation of work assignments, and delegating discretionary authority are potentially useful devices for enhancing managerial efficiency, resulting in program effectiveness. Even these, however, do not guarantee effective direction of internal activities.

Related to management control is the challenge of developing harmonious, productive, and beneficial working relationships within an agency. The lessons of the human relations school of organization theory and of organizational
humanism, and concerns about effective leadership (see Chapters 4 and 6, respectively), enter into the organizational life of both manager and employee in this regard. Of central importance are vertical (leader–follower) and horizontal (teamwork and peer-group) relationships in all their forms. Meeting ego needs, regularizing on-the-job recognition for excellence, developing opportunities for employee empowerment or creativity, and facilitating communication among employees represent possible ways of creating and maintaining the kinds of relationships sought. Managers must be alert to all the possibilities.

A recurrent problem associated in the public mind with bureaucracy, namely, *resistance to change*, is indeed an operating problem of some importance. (See Box 9–2, “Resistance to Change: One Example.”)

Any time an organization is called on to undertake a task, the potential for change is present. Pressures for change can be real and direct, prompting employee reluctance to go along. The conserver in Anthony Downs’s typology of bureaucrats may not be the only one within an agency to exhibit a degree of conservatism; others of every type and description may at times resist change and even the prospect of change. Overcoming such resistance is

---

**BOX 9–2 PRODUCTIVITY AND SERVICE QUALITY IMPROVEMENT**

**Resistance to Change: One Example**

Inglewood, California, has used one-man refuse trucks for more than a decade at significantly reduced cost and with fewer injuries and greater satisfaction for personnel. Informed of the one-man trucks, the sanitation director in an eastern city using four men to a truck said he did not believe it. Having confirmed that they were in use, he opined that Inglewood’s streets and contours were different from his city’s. Convinced that conditions in both places were generally the same, he lamented that his constituents would never accept the lower level of service. Persuaded that the levels of service were equal, he explained that the sanitation men would not accept a faster pace and harder work conditions. Told that the Inglewood sanitation men prefer the system because they set their own pace and suffer fewer injuries caused by careless coworkers, the director prophesied that the city council would never agree to such a large cutback in manpower. Informed of Inglewood’s career development plan to move sanitation men into other city departments, the director pointed out he was responsible only for sanitation.

often a delicate managerial task. It is made more complicated by the fact that managers themselves may fear “upsetting the applecart” in their existing situation. Much of the time (though not always), this is due to a survival instinct that can be difficult for outsiders to understand. Nonetheless, the problem is real. It can, for example, hamper development of new activities, adaptation of existing operations to new circumstances or challenges, and maintenance of sufficient flexibility to meet emergencies. Moreover, in the new “deregulated” and competitive environment, more bureaucrats are expected at least to think like entrepreneurs, to raise rather than just spend revenue, and to economize wherever possible. Whatever the causes, costs of resisting change can be substantial, and constant effort is necessary to gain and maintain support for many kinds of change in administrative behavior.

In the midst of criticism concerning the failure of programs to live up to their promise, a little-noticed aspect of implementation deserves attention: the real possibility that agency implementation of a law may entail actually changing its purpose(s) in order to satisfy shifting political demands. If the legislative coalition that was strong enough to pass a law does not continue to support the agency in charge of implementation, it may turn out, on later examination, that effects of the law were different from those envisioned for it. It is not uncommon for those who failed to “carry the day” in the legislative struggle to recover some of their losses by applying pressure on administrative agencies, thus altering the nature of the program that the majority thought it was adopting. Sometimes administrators are willing allies in this effort, sometimes not. Either way, the outcome is the same: substantive modification of programs or policies.

Consider the following case history. Title I of the Elementary and Secondary Education Act of 1965 (ESEA) greatly increased the national government’s presence in many phases of education nationwide, most of all in funding local school districts and, to a lesser extent, state education agencies.42 Title I of ESEA “dictated the use of massive [national] funds for the general purpose of upgrading the education of children who were culturally and economically disadvantaged,” while leaving considerable discretion in the hands of local education agencies to develop local programs for achieving that goal.43 “If there was a single theme characterizing the diverse elements of the 1965 … Act, it was that of reform. … ESEA was the first step toward a new face for American education.”44 The key emphasis of Title I was infusion of aid to school districts in which there were large numbers of poor children, with the idea that education could contribute to ending poverty for these students, at least in their adult years. The national government’s prevailing political focus when the program was initiated was on combating poverty, and educational aid allocated as special-purpose funding was viewed by many as essential to the antipoverty effort.

There were, however, other purposes of Title I that, although they did not conflict with aid to disadvantaged students, made it more difficult for program
administrators to determine what the central purpose of Title I really was. These included raising achievement levels, “pacifying” the ghettos, bilingual education, building bridges to private (sectarian) schools, and providing fiscal relief to school districts. Depending on which of these was to receive the greatest emphasis in Title I implementation, it would be possible to draw varying conclusions about whether the purpose of Title I was, in fact, being fulfilled.

The point to be made here, however, does not concern evaluations of Title I implementation; we shall deal with that subject shortly. Rather, it is that actual congressional intent—as distinguished from the legislation’s stated purpose—changed during the first two decades of the law’s operation (1965–1985), until the only form of aid to education that could gain majority support in Congress was general-purpose, not special-purpose, assistance. As the political scene changed in the late 1990s, support for Title I in its original, legislated form changed also. As a result, funding under Title I came increasingly to be general-purpose, matching long-standing preferences of traditional bureaucrats in the Office of Education. But, more significantly, Congress itself, in effect, broadened Title I aid categories to include general-purpose aid. What the most powerful education subsystems wanted, they got—and poverty-related education aid was not their highest priority. Redirecting implementation of a law can also occur when a new chief executive, such as George W. Bush, regards it as sufficiently important to do so.

The passage of the controversial No Child Left Behind Act (NCLB) in 2002, at the urging of President Bush, reauthorized the ESEA and marked a major overhaul in federal educational policy. This reauthorization stressed a significantly greater federal role, high-stakes testing, accountability, teacher qualifications, and scientifically based instruction. The controversial act called for states to establish “academic proficiency standards” and to implement accountability measures holding schools responsible for students’ success in meeting those standards. Assessment data provide indicators to federal, state, and local policy makers who allocate public funds on the basis of students’ academic progress. The NCLB Act applies national performance standards to state schools, generally without funding to pay for the required testing or correct the deficiencies after they are found. Not surprisingly, only a few districts initially met such strict standards. Several states opted out of this federal program because they were unable to raise the additional resources required the correct problems if they did not meet standards.45

The goal of standardized testing is to provide a uniform assessment of student achievement while attempting to control for environmental factors, such as school resources, demographics, and grade point averages, which might affect outcomes. The theory behind standardized testing is at least partially believable as a measure of skills needed to advance to the next level within the educational system. Standardized testing has caused as much debate as any topic in public education at the K–12 level. To receive a high school diploma, students in several states including California, Florida, and Indiana must pass
a graduation qualifying exam variously known as the California’s Standardized Testing and Reporting (STAR) program, Florida Comprehensive Achievement Tests (FCAT), and the Indiana Statewide Test of Educational Progress Plus (ISTEP+). Not all public (and very few private) schools are required to meet the same standards. The implementation of standardized tests superimposed on our fragmented federal system is still a subject of considerable political controversy (see Chapter 3). Discrepancies between the results of the states’ tests and federal standards have raised more questions about the accuracy and reliability of several state evaluation procedures.\(^{46}\)

Opponents of **high-stakes testing** for all students express concerns about the equity of testing procedures, the frequency and costs of testing, and how reliance on standardized tests, tied to state standards, shapes curriculum decisions and determines school funding. Teachers often buckle under the pressure of the tests and find themselves preparing students mainly (or only) for the test rather than truly teaching them. In many states, such as Florida, the schools themselves are graded (A, B, C, D, and F) in accordance with student achievement. Schools that do not improve their “grade point average” may be shut down and their parents given vouchers for their children to attend private schools. Diverting public funds from “failing” public schools to private schools using vouchers was successfully challenged by opponents as unconstitutional in the Florida courts in 2006.\(^{47}\) Numerous stakeholders in the public education system are concerned with the use of standardized testing to “grade” schools. Strict adherence to test preparation also means teachers are less likely to fully utilize their expertise and more likely to fail to teach students abstract concepts or life skills. Rather, focusing too heavily on standardized test preparation stresses facts over creative thoughts, and rote memorization over reading and writing skills. By definition, standardized tests have one right answer. However, changes in educational goals stress teaching students that there is always a possibility of multiple correct answers as long as one has the verbal skills and writing ability to support one’s answer.

In addition to diluting the empowerment of teachers, rigid standardized testing requirements undermine other important facets of quality in education, opponents say. Critics argue that calls for more standardized tests come from politicians eager to prove they are serious about school reform in order to meet the “high skills” requirement of an internationally competitive workforce—a valid concern in today’s global economy. According to opponents of standardized testing, politicians use failure to meet testing standards as an excuse to use state funds to privatize schools or force the adoption of voucher plans.\(^{48}\) They claim that proponents of standardized testing pay little or no attention to more important factors that actually affect quality at the classroom level, and focus instead on standardized test results, which can only provide results of learning processes after the fact and without providing any real direction for improvement. Factors such as class size, teacher education, economic equality, and efficiency of resource utilization are among those
that are more closely related to quality in education. If standardized testing continues in its prominence and issues like those previously mentioned are ignored, then results will be more than just a poor measure of quality: they could contribute to lowering overall quality in the nation’s classrooms.

Furthermore, nationally imposed standardized testing requirements left to the states to administer under the NCLB cannot possibly reflect the complex nature of education in each of more than 13,000 school districts in the United States. Using test results to “rank” schools and students often becomes an attempt to force schools to meet certain unrealistic standards. When that standard is not met, instantly a “blame game” of finger pointing ensues. Politicians and administrators blame teachers for poor student performance, and students are held back or not allowed to graduate based on one test score without any consideration of their past performance in school. Instantly, people are blamed for shortcomings for what is perceived as their individual failures. But what is actually occurring is failure to eliminate all causes of variation among school districts (unequal funding, parental neglect, student dissatisfaction, teacher preparation, and so on) that also affect student learning. Because test results usually lead to questioning of individuals and not processes, using tests solely as a final measure of achievement cannot guarantee that individual districts are graduating competent, knowledgeable and qualified students.

Program Evaluation

In recent years, evaluation of programs has become a central concern to virtually all administrative policy makers, most political executives, legislators, and the public. Only since the early 1970s, however, has widespread interest developed among public managers in systematic rather than intuitive evaluation procedures. The latter have been in use for some time—by political superiors, clienteles, the mass media, and academics, among others. As used here, evaluation can be defined as systematic measures and comparisons to provide specific information on program results to senior officials for use in policy or management decisions. This definition suggests that evaluation can be used in both policy-related and programmatic decision making to monitor, test, and ultimately improve policy making. In the former, evaluation can be a useful device for identifying, documenting, and clarifying the most important objectives of a project, program, or agency; it can also be used to develop measures for success that can be incorporated into management processes. At the programmatic level, evaluations can help managers continuously monitor resources spent, activities under way, and actual performance compared to performance standards. They may or may not assist in determining the ultimate results or effectiveness of a public policy.

Program evaluation can be used for three purposes: (1) to learn about a program’s operations and effects, (2) to fix accountability of those responsible
for program implementation, and (3) to influence the responses of those in the program’s external political environment. Most agency managers fail to take full advantage of these possibilities, however, by beginning their evaluation programs too late, assigning evaluation responsibilities to staffs that lack the requisite skills, or yielding to temptations to distort or suppress unfavorable evaluation findings. Thus, simply understanding the mechanics of conducting evaluations is not enough; managers must be aware of the potential pitfalls and take steps to avoid them.

**Evaluation Procedures**

Evaluation requires certain preconditions and a series of steps. The most important preconditions are, first, an understanding of the problem toward which a government program or policy was directed and, second, clarity of goals that the program or policy was designed to achieve. It makes no sense to evaluate in a vacuum—that is, without some conception of what was supposed to be accomplished. Evaluation deliberately related to program goals has grown out of recent linkages to the budgeting process, where cost-efficiency criteria alone revealed little about what an enterprise was actually doing. Performance budgeting, too, fell short in this regard, though not by as much. For example, a study of per capita expenditures in a governmental program might tell us something about political influence and governmental commitment but not much about the effects of money being spent. Only with increasing concern for program impact and effectiveness could the process of evaluation as a distinct function really come into its own.50

Steps to be taken in an evaluation include at least the following. First, there must be specification of what is to be evaluated, regardless of how narrow and precise or broad and diffuse the object of evaluation is. A nationwide program to immunize children against measles and one to reduce illiteracy among poor adults can both be specified for purposes of evaluation. The second step is measurement of the object of evaluation by collecting data that demonstrate the performance and effect of the program or policy. There are several possibilities, ranging from highly systematic, empirical data and methods to casual, on-the-scene observations by untrained observers. The third step is analysis, which can vary in the rigor with which it is carried out. How each of these steps is defined and executed affects the final evaluation product.

In order to make a coherent and rational evaluation of program or policy effectiveness, a clear cause-and-effect relationship has to be established between given actions by an agency and demonstrated impacts on a societal problem. For example, FBI crime data indicated that, during the coldest months of a recent winter, the number of crimes usually committed out-of-doors—muggings, assaults, and so on—dropped dramatically. Some might have argued that this was due to beefed-up police patrols or to larger law enforcement expenditures. Yet the bitter cold weather seems to have
played a bigger part than either of these. The crux of the matter, however, is that, if police patrols had been beefed up or if expenditures had been up sharply, it might have been easy—and politically profitable—to conclude that these factors, not the weather, caused the drop in crime. That an intended result materializes is no guarantee that the relevant program caused it to occur. Certainly, there is a chance that a cause-and-effect relationship does exist, but it is useful to confirm that.

Designing a program evaluation is a complex task, with several different evaluation designs possible. It is important to tailor a design to the particular program being evaluated so that the results can be relied on. Programs as diverse as manned space exploration, school lunches, garbage collection, and downtown redevelopment require varied evaluation schemes appropriate to their respective objectives, modes of operation, and units of measurement. In all cases, however, the question that evaluators would ideally ask is, “What actually happened, compared to what would have happened had the program not existed and everything else had been exactly the same?” Four evaluation designs are commonly used (though there are others), each of which lends itself to specific techniques.

**Before-versus-after studies** compare program results at some appropriate time after implementation, compared with conditions as they were just before the program got under way. It is especially useful when time and personnel available to conduct the evaluation are in short supply and when the program is short-term and narrow in scope. One drawback is that it is difficult, using this method, to be sure that any improvements are, in fact, due to the program’s operation (recall the example of fewer crimes in cold weather).

**Time-trend projection** of preprogram data versus actual postprogram data compares results with preprogram projections. This method can be used to measure various kinds of trends as they are affected by a program. An example might be a local volunteer-sponsored newspaper-recycling effort that gives way to a municipal recycling program. Data can be gathered on tons of newspaper collected over a period of years before municipal recycling, and projections made concerning the likely increase in tonnage without the program change. Later, comparisons of actual tonnage to those projections can shed light on actual program impact.

Comparisons with jurisdictions or population segments not served by the program have the advantage of controlling for nonprogrammatic factors. That is, by comparison with other jurisdictions, or with parts of the internal population not served by the program, it is possible to determine whether any change was due to the program. An example is the state of Connecticut’s strict highway speed enforcement program. One criterion for evaluating the program was its effectiveness in reducing the number of traffic fatalities per one hundred thousand population. Initial data indicated a decline in traffic deaths, starting at about the time the enforcement program went into effect. But could evaluators be sure that the decline was not due to other factors—safer cars,
more advertising stressing careful driving, gas shortages? To answer that, Connecticut’s highway death rate was compared to those in neighboring states in which no new enforcement program had gone into effect, and it was found that the fatality rate had indeed declined relative to the statistics for the other states. Thus, it was evident that some factor unique to Connecticut—a reasonable inference being the speed enforcement program—had accounted for reducing traffic deaths.

Many evaluation techniques compare planned versus actual performance and measure postprogram data against targets set in prior years, whether before or during program implementation. This is a more general device, one used by many state and local governments to compare performance of a program to implied rather than explicit targets. For example, one state found that its guaranteed student loans were being used by far more middle-income families than those with lower incomes. It was not that the former were ineligible—but simply that the general need for student aid was assumed to be greater among the latter. (Perhaps it was, but that apparently was not a determining factor in patterns of use.) Ideally, this method should be used to supplement one or more of the other techniques.

**Controlled experimentation**, one of the most complex and costly methods of evaluation, involves comparing preselected, similar groups of people, some served by the program and some not (or served in different ways). Most important, here, is seeking to ensure that the two groups are as similar as possible, except for their participation (or nonparticipation) in the program. This can be accomplished either by deliberately matching individuals having similar characteristics and subsequently placing them in the different groups, or by random selection (randomization) of members in both groups. The experimental and control groups (for example, individuals involved and not involved in manpower training or alcohol abuse treatment programs) would be subjected to performance measures of their relevant behaviors before and after program implementation.\(^{53}\) If the experimental group showed substantially greater improvement, this would provide strong evidence that the program was responsible. This method can be used in combination with time-trend projections and jurisdictional comparisons but much greater precision is required—principally by seeking close similarity between the two groups or populations being studied.

**PROBLEMS AND POLITICS OF EVALUATION**

If the purpose of evaluation is to assess program performance and accomplishment objectively, it is evident that numerous difficulties are involved. Some concern problems of performance measurement—the nature of evaluation data, criteria of evaluation, information quality, and the like. Others pertain to political factors that can be injected into an evaluation or measurement process, changing the nature—even the very purpose—of a program evaluation. These difficulties often overlap, compounding the existing problems.
A central problem in evaluating public programs is considerable uncertainty about the reliability of performance indicators. Available indicators of accomplishment that have been used extensively are widely regarded as inadequate. It has been difficult to develop measures with enough objective precision to produce meaningful evaluative results. In part, this is a matter of deficiencies in obtaining necessary information although, in recent years, more sophisticated management information systems have been designed and put into operation. Improved information capability should enhance the total process of evaluation as an objective function of public administration.

Another dimension of the problem of performance indicators is the fact that the same data can often be manipulated and interpreted in different ways to produce different results. For example, educational information is quite confusing—few can be certain how well our educational systems function. Yet we have hundreds of studies of educational attainment, test scores, measures of test validity, and a great deal more. What does it all mean? A dozen different experts might give a dozen different answers—and our earlier discussion of No Child Left Behind illustrates this point all too clearly. Improving evaluation instruments remains very much on our agenda of unfinished business.

A third factor is whether there are major disparities between a program’s official goals and those of the program’s key implementers. This seems to have occurred to some extent in the case of the Elementary and Secondary Education Act (ESEA). One of the harshest evaluations of Title I implementation accused the Office of Education of not fulfilling the mandates of Title I—specifically, of not ensuring that money intended for educating poor schoolchildren was actually being spent by state and local school officials for that purpose. The problem, according to one observer, was that the reformers and implementers were different people and that the Office of Education staff did not regard itself as investigation-oriented and was not inclined to monitor state agencies in their expenditure of Title I funds.

One other problem is the time frame in which programs operate and how much time is required before a meaningful appraisal of program results can be made. Because no program works perfectly, it is natural for those in charge to seek more time than others might want them to in order to correct shortcomings and produce positive results (another instance in which political considerations overlap). But, even in purely objective terms, required time frames of different programs vary. And reasonable time requirements have to be taken into account—assuming that “reasonable” can be satisfactorily defined.

The “politics of evaluation” raises different kinds of issues, although they are not unrelated to those already discussed. Evaluations are used in the most general sense to determine whether there is justification for continuing a program to the same extent, in the same manner, and for the same cost. But justification is a tricky term, and it raises a fundamental issue in the evaluation process. On the one hand, evaluation, in an ideal sense, is designed to be value free and objective; on the other, justification is a value-loaded term because,
in order to justify something, a context of values must be present. That is, nothing is ever simply justified; it is only justified in terms of something else. Thus, an evaluation to determine whether a program is justified necessarily becomes bound up with different sets of values about what constitutes adequate justification.

The usual pattern seems to be that evaluations by those in charge of a program or policy are more favorable to its continuation in substantially the same form than are evaluations carried out by independent third parties, especially those who are skeptical. It is not unduly cynical to suggest that an agency will almost always be kinder in judging its own data than will others who do not have the same stake in the agency’s activities and that the agency will adopt the time frame most likely to produce the intended program effect and that it will try to ignore other variables that could also have produced the desired effect(s). Because program survival may depend on whether evaluations are positive or negative, a process that many see as value free and therefore politically neutral is, like so many other things in public administration, weighted down with political implications. That is why internal evaluations so often point up program successes, whereas external evaluations tend to emphasize deficiencies and ways to improve program management.

Perhaps the mix of factors frustrating truly objective evaluations can best be summed up by the following description of Title I evaluation by the Office of Education:

Since the beginning of the program, evaluation has been high on the list of rhetorical priorities, but low on the list of actual USOE priorities. The reasons for this are many. They include fear of upsetting the [national]-state balance, recognition of [the fact] that little expertise exists at the state and local levels to evaluate a broad-scale reform program, and fear of disclosing failure. No administrator is anxious to show that his [or her] program is not working.

There is another important dimension to evaluation: the uses made of evaluation results. Even when evaluations produce entirely objective data (which, as noted earlier, is infrequent), there is no assurance that they will become the basis of efforts to bring about significant change—whether in program goals, in the way program activities are carried out, or in ultimate performance. Concentrated and effective political support for or against a given program can render evaluations of that program virtually irrelevant, whether those evaluations are favorable or unfavorable.

This point is illustrated by the national government’s housing program (particularly public housing), which has consistently fallen far short of its projected goals, according to a number of separate evaluations. A national goal, established in 1949, was construction of 810,000 housing units for low-income families over a period of six years; more than fifty years later, that number has still not been reached! Regardless of the many criticisms of these
efforts, those who favor the housing program have not generated the necessary political support for reaching its goals. The interests served by building low-income public housing (the urban poor, primarily) are severely outweighed by the influence of other interests for whom public housing is a low priority—bankers, contractors, real estate brokers, and the great majority of the population that is not low-income. Criticism of the program’s alleged failures did not sway its opponents, and the program has continued as merely a shadow of what it was supposed to be.57

Several concluding observations about evaluation are in order. First, despite the aura of value neutrality that is frequently is associated with evaluation, its true significance may lie in its having caused public managers and others to focus “on the fundamental value choices that are inherent in the decision to initiate or terminate a policy, or to increase or reduce funding for a program.”58 This would indicate both how important and how difficult it is to conduct evaluations with a high degree of impartiality. Second, as psychologist Donald Campbell suggested, one way to reduce the political “liability of honest evaluation” would be to “shift from . . . advocacy of a specific reform [program] to . . . advocacy of the seriousness of the problem [that the program is designed to address], and hence to the advocacy of persistence in alternative . . . efforts should the first one fail.”59 Campbell continued:

The political stance would become: “This is a serious problem. We propose to initiate Policy A on an experimental basis. If after five years there has been no significant improvement, we will shift to Policy B.” By making explicit that a given . . . solution was only one of several that the administrator . . . could in good conscience advocate, and by having ready a plausible alternative, the administrator could afford honest evaluation of outcomes. Negative results, a failure of the first program, would not jeopardize [his or her] job, for [the] job would be to keep after the problem until something was found that worked.60

Third, although government fiscal constraints might make it more difficult, in some respects, to proceed in this manner, taking this approach might well mean more dispassionate and sound evaluations would result. In recent years, the Government Accountability Office (GAO) has conducted an increasing number of systematic evaluations of national government programs (see Chapters 7 and 8). The GAO has an established a reputation for professionalism, political neutrality, and conducting objective evaluations. (For GAO policy reports, see http://www.gao.gov.) In addition, many organizations are concerned with policy analysis and evaluation, such as the Association for Public Policy Analysis and Management (http://www.qsilver.queensu.ca/appam/), a leading resource for graduate and undergraduate public policy programs, research institutions, and individuals in the public policy and management field; the American Enterprise Institute (http://www.aei.org/), a conservative Washington think tank; and the Brookings Institution (http://www.brook.edu/), a private nonprofit
organization that seeks to improve the performance of American institutions, effectiveness of government programs, and quality of U.S. public policy.

Finally, “evaluation is likely to lead to better program performance only if the program design meets three key conditions: (1) program objectives are well defined, (2) program objectives are plausible, and (3) intended use of information is well defined.” That is, if we are to evaluate public programs properly, those programs must have had the capacity to be evaluated built into them from the outset. (This caveat brings us full circle—back to program planning and design as a key building block of all program operations and management.) In the final analysis, elected officials are the final arbiters and interpreters of the results of public policies (Chapter 10). As evaluation continues to grow in significance, our sophistication in designing and conducting evaluations and interpreting results will have to keep pace.

**Summary**

Public-policy making is a highly diffuse series of interrelated processes, involving a multitude of actors inside and outside of government. Program management is expected to be of good quality, leading to the achievement of program and policy goals. The way in which policies and programs are managed affects virtually every facet of the administrative process. Policies differ in their rationales, broad impacts, and administrative components; major policy types have been described as distributive, redistributive, regulatory, self-regulatory, and privatization. The policy-making process is complex, loosely coordinated, highly competitive, disjointed, fragmented, specialized, and largely incremental, resulting in a great deal of inconsistency in the policies adopted and sometimes outright contradictions.

Policy making occurs in four stages: (1) planning and analysis, including problem definitions; (2) implementation, or carrying out policies; (3) evaluation, or studying the effects of policy changes; and (4) making recommendations for change based on results, including oversight involving Congress, the courts, or both. Problems and demands are constantly defined and redefined in the policy process, suggesting a policy cycle that repeats these four stages more than once. Direct administrative involvement can take the form of rule making, adjudication, law enforcement, and program operations. Intergovernmental relations and contracting out also figure prominently in the making of public policy.

Policies, programs, projects, and performance measurement are systemically interrelated, all contributing to the results of government operations. Programs and projects are the building blocks of policy and, from a management standpoint, require particular attention in six areas: planning and analysis, implementation, evaluation, productivity, total quality management, and improving customer service.
Planning is essential for meaningful definition of program goals. The planning process calls for substantive, administrative, and political skills on the part of top management; a major challenge is to develop purposefulness in agency operations. Analysis is equally essential as a decision tool. Both informal and formal techniques abound; the latter have assumed a larger role in recent years. Among the more prominent formal analytic techniques are policy analysis, cost–benefit analysis, and operations research.

Implementation refers to activities directed toward putting a program into effect. It is necessary for agencies to organize, interpret, and apply programmatic or policy directives contained in authorizing legislation. Controversy over legislative intent can make interpretation a difficult task. In addition, program application often takes place through a series of compromises. Other factors affecting application include informal limits on an agency’s activities, controversy surrounding a given program or activity, agency priorities in relation to its other responsibilities, and values and preferences of agency personnel concerning individual programs and their own general role and function.

In order to determine actual programmatic results, it is necessary to specify what is to be evaluated, measure the object of evaluation by collecting useful data, and analyze the data. A cause-and-effect relationship must be established between specific program activities and apparent results. Methods of evaluation vary widely, from institutionalized procedures and informal evaluation devices to more formalized techniques. The rigor of evaluation methods and the uses made of the results will determine the value and impact of the evaluation process. A central problem in evaluating public programs is lack of adequate indicators of performance. Other difficulties include defining problems, identifying specific goals, dealing with disparities between official goals and those of key implementers, and defining the time frame necessary to give a program the chance to work. Evaluations are designed fundamentally to show whether a policy should be continued in much the same form as before. In theory, evaluation should be objective and value free. Political factors can affect the uses made of evaluations. A focus on problems, not programs, may reduce the political costs of honest program evaluations.

DISCUSSION QUESTIONS

1. Discuss the importance of the dynamics of policy making in America to an understanding of American public administration.
2. What factors have a bearing on the roles that bureaucracy plays in the ultimate success or failure of government problem solving?
3. What features of the American political system promote fragmentation, lack of coordination, and inconsistencies in the policy-making process? In your view, how could this incremental system of policy making be changed?
4. Compare and contrast the major types of policies said to exist in the policy process, paying particular attention to the variable roles that administrative entities play in each type of policy.

5. From among the wide range of unresolved social problems, how and why are some problems redefined as public policy issues, brought to the public agenda, and addressed by government agencies?

6. What are the advantages and disadvantages of contracting out traditional government activities to private firms?

7. What roles should the private sector play in reinventing, rethinking, or even replacing public administration? Explain your answer.

8. What criteria and measures should be used to determine if various private-sector alternatives perform better than government organizations that deliver existing public services?

9. What major problems face an individual or agency attempting to implement a program? How might these problems be solved, or at least dealt with adequately? In your judgment, what should our expectations be (both as managers and as citizens) about the extent to which programs will in fact be implemented? Explain.

10. What general procedures and specific devices exist for evaluating government programs? Discuss the factors that may affect evaluations, especially those that could yield misleading results. How can those factors be counteracted, if at all?

11. What are the principal criteria for devising program analyses? Are these criteria realistic? Are they comprehensive? Why or why not? Illustrate with examples.

12. What are the principal lessons regarding implementation to be learned from the experiences of (a) the Oakland project of EDA, (b) the Law Enforcement Assistance Administration (LEAA), and (c) the No Child Left Behind Act? Choose one to research and discuss.

13. Compare and contrast the purposes and methods of the performance evaluation review technique (PERT), critical path method (CPM), and management by objectives (MBO).

14. What factors influence the choice of methodologies that might be used to evaluate program outcomes?

---

**Key Terms and Concepts**

<table>
<thead>
<tr>
<th>public policy</th>
<th>self-regulatory policies</th>
</tr>
</thead>
<tbody>
<tr>
<td>symbolic actions</td>
<td>partnerships</td>
</tr>
<tr>
<td>distributive policies</td>
<td>contracting out</td>
</tr>
<tr>
<td>redistributive policies</td>
<td>politics-administration</td>
</tr>
<tr>
<td>regulatory policies</td>
<td>dichotomy</td>
</tr>
</tbody>
</table>
SUGGESTED READINGS


This concluding section covers two critical aspects of contemporary public administration and considers prospects for the future of the discipline and its practice: (1) results measurement and performance management; (2) the regulatory process; and (3) the future of public administration.

Chapter 10 describes the critical, and increasing, importance of productivity improvement and performance management at all levels of government. This function has always been important but, in recent decades, public managers have placed new emphasis on particular managerial activities to improve government responsiveness to the concerns of citizens. These include a “customer” focus, competitive sourcing, a “results” orientation, e-government, and citizen relationship management. Improving performance in the public sector is not a new concern. What is new is that there are now more result-oriented initiatives—including a broader range of policy options—for achieving this goal and providing citizens with information about improvements via e-government Internet accessible websites.

As discussed in Chapter 11, the regulatory process has become one of the most pervasive, complex, and controversial aspects of governmental activity in recent years. Government regulation is now carried on by a host of federal, state, and local agencies, with impacts on virtually every aspect of American
economic and social life. The scope of regulation also has sparked intense pressures for deregulation, in and out of government. In a growing number of areas, such as airport security, employee retirement plans, Internet pornography, investment securities, ensuring government benefits, mortgage lending practices, publicly traded stocks, nuclear power stations, child protective services, and nursing home inspections, there have been calls for increased regulatory activity. A related field—administrative law—also remains an important area of public policy and administration.

Chapter 12 concludes our examination of this rapidly changing field and discusses how public administration interacts with continuing risks and uncertainty about the future. How public administrators react to domestic and international crises and cope with changing domestic social environments determines, to a great extent, the quality of life for millions of citizens in the United States, and increasing numbers of those in other countries. We first consider the social and governmental environment, and the growing dissatisfaction with certain practices of governmental administration, and then review evolving issues and challenges in its study and teaching. We conclude by noting some continuing features—and questions—in the field. Throughout this discussion several themes will be covered, including: (1) the presence of numerous paradoxes in public administration; (2) tensions existing among these paradoxes, and the challenge of dealing with them; and (3) the accelerating pace of change in administrative theory and practice.
Chapter 10

Performance Management in the Public Sector

Government should be results-oriented—guided not by process but guided by performance. There comes a time when every program must be judged either a success or a failure. Where we find success, we should repeat it, share it and make it the standard. And where we find failure we must call it by its name. Government action that fails in its purpose must be reformed or ended.

George W. Bush campaign speech, 2000

During the 2000 presidential campaign, then-Texas Governor Bush clearly stated his intention, if elected, to eliminate waste and inefficiency by making government more results-driven. The use of performance data to make budgetary and programmatic decisions became the foundation of Bush’s President’s Management Agenda (PMA), the ideological blueprint for improving management performance in his administration. (Ironically, during his administration in 2001–2009, the size of bureaucracy as well as the total amount of federal spending and public debt increased more than under any other president since Franklin D. Roosevelt in the 1940s.)

In this chapter, we trace the evolution of recent movements to improve productivity and measure results as well as “reinvent” and “rethink” performance management in government since the early 1990s. We look at the theoretical basis for the major approaches to better managing bureaucracy, consider the politics and consequences of making government more productive and results-oriented, describe legislation to achieve that goal, and compare performance management approaches of the Bush and Clinton administrations. In addition,
we discuss various strategies such as “electronic government” (e-gov), citizen relationship management, and quality awards to improve agency responsiveness and citizen access to government. Partly as a consequence of these changes, how the results of policy evaluations are used has become as important as who conducts and interprets the evaluations (Chapter 9). Public managers must pay particular attention to performance management strategies because failure to meet predetermined goals could now result in significant program modification, or even elimination.

**Government Productivity and Measurement of Results**

Within an economic framework of scarce resources and downsizing, making optimum use of public resources is a primary concern of all public managers; thus, the productivity of government programs has taken on increasing political, economic, and social significance. Links between productivity and other aspects of management—such as budgeting, efficiency, e-gov, goal setting, and strategic planning—have also been stressed. A brief look at key elements of productivity will indicate where scholarly observers and others have placed the most emphasis.¹ Productivity and efforts to achieve it are lineal descendants of concern for scientific management and efficiency in government, yet they encompass a broader area.

**Productivity** focuses on both efficient use of governmental resources and actual impacts of what government does—that is, on efficiency (of programs) and effectiveness (of program results). It springs also from efforts to identify specific program objectives and to measure progress toward achieving them. The task is made more difficult by the fact that measures available to public managers for effectively monitoring programs are less precise than we might like. In addition, measures of public productivity are not as simple as those employed in the private sector. There is no equivalent “bottom-line,” profit-and-loss measure of results in most public agencies. Much of what government tries to do involves preventing various social, economic and physical threats—crimes, disease, school drop-outs, airline accidents, mortgage fraud, teen pregnancy, terrorist attacks, destruction by fire of lives and property. How does one measure the “productivity” of such functions? There is no easy answer. Yet it has been possible to develop some useful measures for assessing the productivity of individual programs in conjunction with other emphases in program analysis and evaluation.

The first approach deals with programs in which output is more easily measurable or quantifiable—for example, tons of refuse collected per sanitation truck shift, where the goal is reducing the unit cost while improving responsiveness. Routine urban functions such as upkeep of park facilities, repair of potholes, and maintenance of sanitation vehicles lend themselves more readily to unit-cost measurement of productivity.
The second approach concerns programs or functions in which output is harder to measure—for example, provision of police or fire protection or administration of federal unemployment or public-assistance programs. Here the intent is to improve deployment of resources by assessing probable needs so as to ensure that resources will be available when and where they are needed most. This approach can also be usefully employed in emergency management, sanitation departments, rescue services, and homeland security services. State governments can and do use productivity measures to assess the impact of programs in corrections, education, health care, and transportation.

Efforts to improve productivity, however measured, may encounter a variety of obstacles. Table 10–1 lists common problems at the local level, with possible ways to overcome them. Two general approaches to solving productivity problems have been used. One stresses improving organizational and processing procedures, particularly through imaginative use of technology such as e-gov and management information systems. Government agencies extensively involved in provision of social services, with attendant record-keeping needs, may find this technology especially beneficial for increasing cost efficiency in a wide variety of programs. For instance, federal public assistance and supplemental Social Security benefits have been available since the mid-1990s at automated teller machines (ATMs). In addition, electronic delivery and direct deposit of monthly checks now cover nearly all 40 million Social Security recipients, reducing fraud and saving nearly $250 million annually. Complicated citizen-government interactions—such as applying for unemployment compensation, a business license, renewing a driver’s license or a passport—are now transacted online or via the U.S. Postal Service with increased efficiency at lower cost.

Computer and software applications can make a noticeable difference in areas such as large education systems, unemployment compensation and retraining, welfare-to-work programs, monitoring of capital construction programs, procurement of goods and services, and payments to those who provide goods and services to a government or to an individual agency. The other approach calls for development and application of new technological devices and software that could result in both more effective management practices and more efficient use of human resources—for example, the Transportation Security Administration (TSA) has deployed complex security equipment, together with better-trained personnel, at the nation’s airports. It must be emphasized, however, that many government managers still view computerization and technology as capital investments rather than as techniques for improving productivity. Other productivity-enhancing techniques are human resource training, upgrading of methods (or software), and computer and information-processing training.

Measurement of performance, productivity, and results has been a persistent concern for all executive agencies at all levels of government. The performance-management capacities of federal agencies generally exceed those
### Table 10-1
Some Common Problems of Low Productivity in Local Government and Suggestions for Corrective Action

<table>
<thead>
<tr>
<th>Problem</th>
<th>Possible Corrective Action</th>
<th>Illustrative Examples</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sufficient work not available or workloads unbalanced</td>
<td>Reallocate manpower&lt;br&gt;Change work schedules&lt;br&gt;Reduce crew size</td>
<td>Housing complaint bureau schedules revised and temporary help employed during peak winter season&lt;br&gt;Mechanics rescheduled to second shift when equipment is not in use&lt;br&gt;Collection crew size reduced from 4 to 3 people</td>
</tr>
<tr>
<td>Lack of equipment or materials</td>
<td>Improve inventory control system&lt;br&gt;Improve distribution system&lt;br&gt;Improve equipment maintenance&lt;br&gt;Reevaluate equipment requirements</td>
<td>Inventory reorder points revised to reduce stock-out occurrences&lt;br&gt;Asphalt deliveries expedited to eliminate paving crew delays&lt;br&gt;Preventive maintenance program instituted&lt;br&gt;Obsolete collection trucks replaced</td>
</tr>
<tr>
<td>Self-imposed idle time or slow work pace</td>
<td>Train supervisors&lt;br&gt;Use performance standards&lt;br&gt;Schedule more work</td>
<td>Road maintenance supervisors trained in work scheduling, dispatching, and quality-control techniques&lt;br&gt;“Flat rate” manual standards adopted to measure auto mechanics’ performance&lt;br&gt;Park maintenance crews mobilized and work scheduling system installed</td>
</tr>
<tr>
<td>Too much time spent on nonproductive activities</td>
<td>Reduce excessive travel time</td>
<td>Permit expiration dates changed to reduce travel time of health inspectors</td>
</tr>
<tr>
<td>Excessive manual effort required</td>
<td>Reevaluate job description and task assignments&lt;br&gt;Mechanize repetitive tasks</td>
<td>Building inspectors trained to handle multiple inspections&lt;br&gt;Automatic change and toll collection machines installed and toll collector staffing reduced</td>
</tr>
<tr>
<td>Response or processing slow</td>
<td>Combine tasks or functions&lt;br&gt;Automate process&lt;br&gt;Improve dispatching procedures&lt;br&gt;Revise deployment practices&lt;br&gt;Adopt project management techniques</td>
<td>Voucher processing and account posting combined to speed vendor payments&lt;br&gt;Computerized birth record storage and retrieval system installed&lt;br&gt;Fire alarm patterns analyzed and equipment response policies revised&lt;br&gt;Police patrol zones redefined to improve response time&lt;br&gt;Project control system installed to reduce construction cycle</td>
</tr>
</tbody>
</table>

*Source: From So, Mr. Mayor, You Want to Improve Productivity. . ., National Commission on Productivity and Work Quality (Washington, D.C.: 1974).*
of states and local government. One reason for this disparity in the ability to measure performance at the federal level is the Government Performance and Results Act (GPRA) of 1993, a major step taken by the federal government that shifted the focus of government officials from program “inputs” to program execution and measurement of results. To bring about this shift in focus, the Results Act (as it is known) sets out requirements for defining long-term general goals, setting specific annual performance targets derived from general policy goals, and annual reporting of actual performance compared to the targets. (Notice the similarity between these standards and those of management by objectives, described in Chapters 8 and 9.) As federal managers are held more accountable for achieving measurable results, they are also given more discretion in how to manage programs for optimum outcomes (see Chapter 1). The legislation established various performance and budgeting concepts, and called for implementation of performance measurement in all federal agencies. Full-scale governmentwide implementation of strategic planning, annual program goal setting, and annual program reporting of expenditures began for all federal agencies in 1997 and was completed by 2008. The legislation is characterized by the policy-making principles noted in Table 10–2.

<table>
<thead>
<tr>
<th>Table 10-2</th>
<th>Principles of the Government Performance and Results Act of 1993</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Defining an agency’s mission and setting general goals and objectives are inherently viewed as budget and policy issues that involve broad groups of agency, congressional, and public stakeholders.</td>
</tr>
<tr>
<td>2.</td>
<td>Annual performance goals should correspond to requests for program resources and be linked to budget requests.</td>
</tr>
<tr>
<td>3.</td>
<td>There should be emphasis on agencies’ identification of performance measures, so that performance goals can be properly set.</td>
</tr>
<tr>
<td>4.</td>
<td>With implementation ultimately an executive agency responsibility, administrators must take a leadership and coordinative role during the pilot phase, in preparation for full-scale implementation.</td>
</tr>
<tr>
<td>5.</td>
<td>Agencies will have substantial discretion in defining annual goals and performance measures.</td>
</tr>
<tr>
<td>6.</td>
<td>Prescriptive directives or guidance, such as “how-to” instructions from the Office of Management and Budget, will be limited.</td>
</tr>
<tr>
<td>7.</td>
<td>Implementation should be limited to existing agency resources as much as possible and should apply existing systems and processes.</td>
</tr>
</tbody>
</table>
With the full implementation of GPRA, there has been a much greater emphasis on the execution of results measurement programs (outcomes, outputs, and results) than on traditional policy analysis. This has led to “demonstration” projects in state and local governments, as well as more effective use of expenditures because ineffective programs will be either improved or terminated. Much of its success depends on the skill of senior managers in implementing management and evaluation systems. Without such support, GPRA (like ZBB, PERT/CPM, and MBO before it)—with its “detached” mechanistic approaches to decision making and results measurement—may “misinform as much as … inform, if users are unaware of the subtle limitations of measurement systems.”

Efforts to improve performance management (PM) have not been immune from partisan politics, as both political parties have viewed with suspicion legislation to improve performance; many have regarded such proposals as a political tool for winning elections as much as a management reform. The Results Act directed most federal agencies to develop performance measures ultimately aimed at delivering better services with fewer resources. This led to numerous pilot projects in federal agencies, as well as in some state and local governments, to increase the potential for more effective (or perhaps selective) use of expenditures to improve or terminate ineffective (or politically unpopular) programs. Its sponsors argued that government performance should not be judged on the basis of amounts of money spent or activities conducted, but rather on whether ideas and approaches produce real, tangible results for the taxpayer's dollar. Nonetheless, definitions of terms such as “real” and “tangible” are still subject to political authority and partisan interpretation.

As the GPRA moved to its implementation stages in the late 1990s, partisan battles erupted as agencies began submitting departmental management plans to Congress. As a result of electoral losses in 1994, President Clinton was no longer working with a Democratic House and Senate. Many feared that the GPRA evaluations had become a partisan exercise, with the Republicans grading unpopular agencies rigorously on criteria unrelated to the requirements of the law. Although both national political parties differ on policy goals, they present themselves to the electorate as supporters of more efficient government, lower taxes, and results-driven performance management. Republicans sought to cut what they define as “excess” expenditures and portray Democrats as supporters of unnecessary spending. Although President Clinton was opposed to congressional oversight and there were no legislative requirements to do so, various committees reviewed the first performance plans. Former Congressman Dick Armey (R-TX), one of the sponsors of the bill, graded the first plans in 1997 on their compliance with the GPRA, not on their actual content. The average grade was 42 out of 100 in the 1997 evaluation. Low grades enabled Republicans to gain political support and further criticize the “bloated” federal bureaucracy for wasteful spending and
“big government” programs. Under a Republican-led Congress, by June 30, 2006, a total of 72% of all programs had been rated “effective,” “moderately effective,” or “adequate”; during its first year, by contrast, only 45% of the programs received such scores. (For a list of current performance ratings for over 1,000 federal executive agencies, see http://www.ExpectMore.gov.)

Productivity and results measurement concerns will continue to grow in importance, if for no other reason than presidential recognition and public awareness of the limited resources available to successfully implement public policies. Fourteen years after the passage of the Results Act, in November 2007, President Bush signed an executive order directing all federal agencies to designate agency performance improvement officers and a central point of accountability. In addition, a governmentwide system has been created for tracking and reporting performance and results. The order embeds into the machinery of government the performance improvement reforms started under both Presidents Clinton and Bush, such as strategic planning, regular program assessments, and the evaluation of employees based on the performance of their agencies’ programs. So long as future presidents maintain the structure created by GPRA, administrations will inherit a network of skilled senior career executives capable of improving performance and making results of agency programs publicly accessible. Future administrations not committed to performance improvement, results-driven management, or transparency of results would have to take decisive actions to change course.

Reinvention, Standards, and Quality Awards

In the early 1990s, a set of issues surfaced around the widespread public perception that government was failing to fulfill even its own goals, much less those of its citizens, and that many small problems within bureaucracy had combined and multiplied into larger ones. In particular, calls for reinventing government were heard, suggesting that government should give its utmost attention to “serving its customers well,” and should try to instill an “entrepreneurial spirit” into as many of its operations as possible. Journalist David Osborne attracted a considerable following with facile prescriptions for Reinventing Government (coauthored with former city manager Ted Gaebler) and Banishing Bureaucracy, as well as with his “operations manual,” The Reinventor’s Fieldbook: Tools for Transforming Your Government (the latter two coauthored with Peter Plastrick). The content of these works was endorsed publicly by many influential people at all levels, both inside and outside of government. There is no question that these authors caught the imagination of many in this country who were anxious to see significant change in government operations. The reinvention movement was a controversial mix of theory, ideology, and practice that emphasized competitive, customer-driven, and market-based solutions to perceived inefficiencies in the delivery of government services.
The Clinton administration expended considerable resources at the beginning of its first term on a national commission to study and recommend strategies for reinventing government—that is, to drastically alter the ways in which the federal government conducts its affairs and interacts with the “customers” (citizens) it serves. The final report of the National Performance Review (NPR) incorporated reinventing government principles and exhorted federal agencies to downsize, eliminate unnecessary regulation, focus on results, and offer customer service equal to or better than “the best in business.” The NPR criticized the limited range of policy options available to government and public managers, and recommended a greater number of choices, such as competition, coproduction of services, community ownership, entrepreneurism, and diversion of public resources to the market-driven private sector. One of its explicit goals was to give public administrators incentives and tools to manage their agencies more like the private sector. Although the NPR emphasized competition, privatization, and market-driven solutions, theoretical foundations rested on empowering public employees and restructuring, rather than replacing, public workers or agencies.12

In 1997, the name of the NPR was changed to the National Partnership for Reinventing Government (NPRG) and the effort was given a new slogan—“America@Its Best” (which intentionally read like an e-mail address), to emphasize the commitment to greater public access through the expanded use of electronic government, information technology (IT), and the Internet. Reform efforts focused on partnerships with twenty-nine “high-impact” federal agencies to achieve measurable goals of customer service. These “reinvention impact centers” consisted of federal agencies that employ 1.1 million of the 2.4 million civilian employees and have the most contact with the public and businesses, including the Internal Revenue Service (IRS), Environmental Protection Agency (EPA), Federal Aviation Administration (FAA), Food and Drug Administration (FDA), Federal Emergency Management Agency (FEMA), Occupational Safety and Health Administration (OSHA), and Social Security Administration (SSA). New technology was used to gather public comments on goals, to communicate directly with citizens, and to distribute reports from high-impact agencies on their progress toward reaching goals. The reinvention movement lasted from 1993 until 2001 and eliminated 250 outdated government programs and 16,000 pages of regulations; cut more than 640,000 pages of internal rules; reduced the federal budget by more than $137 billion; gave out more than 1,200 Hammer Awards to teams of federal employees responsible for $37 billion in cost savings; and created more than 350 “reinvention laboratories” to stimulate innovation, improve performance, and eliminate unnecessary regulations. The federal civilian workforce was reduced by 13%—by more than 317,000 employees. These reforms resulted in the lowest government employment totals, as a percentage of the national population, since the 1950s.
The NPR, like its modern predecessors (the Ash, Hoover, Packard, and Grace Commissions), targeted opportunities for waste reduction and offered hundreds of specific recommendations for managerial and technological improvements. High-level initiatives avoided extreme politicization and received generally positive evaluations for achieving most major goals. Reinvention, responsiveness, and restoring faith and trust in government also figured prominently in other broad-scope-reform initiatives. Reform proposals were drawn from private manufacturing-successes in Japan and the United States during the previous decade and selectively converted to the public-service sector. Many ideas originated in countries such as Australia, Chile, Canada, New Zealand, and the United Kingdom, where national governments exercised significantly greater centralized federal control over budgets than governments in the United States.

Policy initiatives such as the NPR and the PMA are part of a broader government reform trend in American public administration and its European counterpart: New Public Management (NPM). When this trend surfaced in the 1990s, it significantly influenced the Clinton administration’s market-based, customer-focused, quality-driven reinvention effort. One of the key components of NPM is acknowledging citizens as customers. The case for this strategy rests on the fact that more local government services are becoming fee-for-service based, and that citizens in general are demanding a level of service quality—equivalent to that provided by the private sector. Who would not welcome 24/7 accessibility to government or receiving timely, businesslike, and quality service when accessing government information centers or websites? But the issues raised here are that reinvention and, to a greater extent the PMA, are based on a specific set of values that originate from the private sector and, some argue, do not apply equally well to the public sector. Adopting the “entrepreneurial” paradigm in favor of the “administrative management” approach that prevailed in the public sector since the late 1800s may have yet unknown long-term consequences, including the lack of political accountability among those private companies that assume governmental responsibilities (see Chapter 9).

Critics call for refocusing of words like democracy, citizenship, and pride when talking about government and governmental actions, instead of emphasizing buzzwords such as market-driven, competitive, and customer-focused. A contemporary criticism of the entrepreneurial paradigm is: “Public servants do not deliver customer service; they deliver democracy.” New Public Service (NPS) is based on the view that democratic theory and definitions of the public interest should result from a dialogue and deliberation about shared values. Public servants are motivated by a desire to contribute to society and to respect law, constitutional principles, community values, political norms, professional standards, and citizen interests. By contrast, reinvention presumed that all public servants were motivated by an “entrepreneurial spirit” and a desire to reduce the size of government.
It assumed the basic notion of citizens as self-interested consumers with egocentric goals. The public interest, on the other hand, is seen as an aggregation of individual citizen interests, rather than customers in the private market yearning to be “satisfied” and choosing services on the basis of lowest costs and narrow individual interests. Advocates of NPS argue that there is, or should be, a distinction between customers and citizens. The former chooses among products in the marketplace, whereas the latter decides which functions are so vital that government must perform them at public expense. These advocates stress that:

Citizens are described as bearers of rights and duties within the context of a wider community. Customers are different in that they do not share common purposes but rather seek to optimize their own individual benefits.¹⁷

Thus, citizens are viewed as an integral part of the governmental system, not just as recipients of government services. In their roles as customers, citizens do not need to think about the broader interests of others or society. Thus, when citizens are transformed into customers, the public interest may be diluted, with damaging effects on democratic governance and public administration. It is important to remember that one of the most fundamental reasons for there even being a public sector was to correct imperfections in private markets. The New Public Service perspective emphasizes that, if citizens are merely transformed into customers with individual egoistic interests, there are consequences for values within public administration. NPS is especially concerned about seeing citizens as merely customers, because governmental institutions should respond not only to individual interests, but to the shared public interest as well. Some mix of these two theories combines to create the present-day operational realities of public administrators.

**Establishing Customer Service Standards**

Among the NPR’s key achievements was establishing standards for improved customer service in most federal agencies. After an intense review by the NPR staff, President Clinton issued Executive Order 12862 in September 1993,¹⁸ mandating that all federal agencies identify their customers, find out what those customers want, and develop customer service standards and means to achieve them. The order emphasized that the quality of government services should equal or exceed the best service available in the private sector, and in order to reach that goal it described actions that needed to be taken by the agencies. Eventually, the NPR established nearly 4,000 customer service standards in 570 federal organizations. Each agency was required to identify its customers, find out the customers’ wants and current level of satisfaction with services, post service standards, and measure achieved results against them; these results would then be benchmarked against the best in business.
Federal executive agencies published more detailed customer service standards in September 1995, and individual agencies have since established specific performance indicators. The standards were derived from customer surveys, evaluations, feedback, data analysis, and employee input. Customer attitudes and opinions must be carefully measured and compared to improve performance and productivity. Standards were published so both customers and suppliers would be aware of mutual expectations. These standards have generated visible baseline data on relative agency performance; this effort continues today in nearly all federal agencies.

What differentiates current customer service quality efforts from past attempts to achieve results? Past public-sector efforts stressed externally imposed methods of goal setting, decision making, individual performance appraisal, inspection, and program evaluation to achieve public priorities. Although methodologically sophisticated, these efforts used techniques such as ranking employees for pay purposes, merit increases, and bonuses to increase output from individuals, which motivated some employees, but neglected customer service, teamwork, and measurement of results. Applications of such techniques have not eliminated complaints of inefficient or ineffective services, wasted resources, or lack of responsiveness by public employees.

Achieving customer service quality without increasing costs (higher taxes or user fees) in the long term is difficult (but not impossible) in the public sector, for two reasons. One is the role played by elected politicians as the final decision makers; the other is the complex relationships among elected officials and the appointed public administrators who actually implement decisions. As we have learned in previous chapters, the two groups often live in separate (but often overlapping) worlds of public accountability, leadership, special interests, and policy making. They must collaborate to achieve customer-driven service quality improvement.

Since September 1994, more than two hundred federal agencies have been asking their customers what they wanted and how they judged good service. These surveys, focus groups, and opinions have been used to establish customer service standards, such as the following, for all federal agencies:

- Identify customers who are, or should be, served by the agency.
- Survey customers to determine the kind and quality of service they want and their level of satisfaction with existing services.
- Post service standards and measure results against them.
- Benchmark customer service standards against the “best in business.”
- Survey frontline employees on barriers to, and ideas for, matching the best in business.
- Provide customers with choices in both the sources of service and the means of delivery.
- Make information, services, and complaint systems easily accessible.
- Provide means to address customer complaints.
All agencies have compiled customer profiles to establish standards, and the specifics of these standards are being worked out on an agency-by-agency basis. More important, the precedent has been set that customers matter, and some agencies have already achieved the goal of providing service that “meets or exceeds” the best in business. (See Box 10–1, “Customer Service Standards: Social Security Administration.”)

**Rewarding Employee Participation and Quality Improvement**

Application of quality improvement techniques by state and local agencies responds to citizen demands for better service quality, improves government’s ability to effectively solve public problems, and provides a promising model for

---

**Box 10–1 Productivity and Service Quality Improvement**

**Customer Service Standards: Social Security Administration**

As part of its participation in the National Performance Review, the Social Security Administration will publish nationally, and post in each of its offices, these performance standards:

- You will be treated with courtesy every time you contact us.
- We will tell you what benefits you qualify for and give you the information you need to use our programs.
- We will refer you to other programs that may help you.
- You will reach us the first time you try our 800 number.

The Social Security Administration was rated first for being “courteous, knowledgeable, and efficient.” As a result, some private-sector companies that rely on 800 numbers for customer service are asking SSA for ideas. This is clearly not an isolated instance, as many other agencies have succeeded in motivating employees and establishing higher-performance customer service standards.*

**Source:** *“Social Security Tops in Customer Service”* (Dalbar Financial Services, Inc., Boston, Mass., press release, May 3, 1995). Even President Clinton was surprised on May 3, 1995, when Dalbar Financial Services, Inc., of Boston, Massachusetts, recognized the Social Security Administration (SSA) as the best 800-number customer service provider in North America. This prestigious independent business-service ranking rates all organizations it surveys for attitude, helpfulness, knowledge, and the time it takes to reach a personal representative. Public agencies’ individual scores had been increasing since 2000, but dropped slightly in 2007, according to Stephen Barr, “Americans Are Less Pleased with U.S. Services,” *Washington Post*, December 17, 2007, p. D01.
employee participation and “customer-responsive” public management practices. Although too numerous to describe in detail, many other public agencies, universities, nonprofit organizations, and service organizations are involved as well. Forty-five states have established state quality awards patterned after the federal government’s Malcolm Baldrige National Quality Awards (http://www.quality.nist.gov/), and many localities have launched service quality improvement efforts. This award program led to the creation of a new public–private partnership; principal support for the program comes from the Foundation for the Malcolm Baldrige National Quality Awards, established in 1988. Although administered by the National Institute for Standards and Technology (NIST), the program is funded by application fees from organizations applying for the award.

Reflecting our federal system of diverse, decentralized, and divided authority, specific projects and strategies to implement total quality management and productivity improvement differ substantially from locality to locality (Chapter 3). Considerable progress has been made toward standardization, however, since the late 1980s. The federal government has implemented total quality management (TQM), with over two-thirds of all agencies participating; state initiatives date from the early 1990s, with over one-half involved; and about one-fourth of local governments (cities over twenty-five thousand) report enhanced customer service, quality improvement, or employee empowerment in at least one function. Local initiatives have been established to promote better customer service in such diverse areas as Hampton, Virginia; Coral Springs, Florida (one of the 2007 Baldrige Award winners); Lauderhill, Florida; Jackson, Michigan; Maricopa County, Arizona; Erie, Pennsylvania; the Port Authority of New York and New Jersey (affecting Kennedy, La Guardia, and Newark Airports, together with numerous ground-transportation systems); San Carlos, California; Salt Lake City, Utah; and Sunnyvale, California. Local governments are adopting a process approach to improving common functions such as personnel administration, record keeping, vehicle maintenance, and community development. Cities and counties are benchmarking the best practices of leaders in various processes. In this way, management improvements are being made, and standards set, on the basis of experience in other, similar jurisdictions.

Public agencies are learning from each other how best to respond to the needs of all those they serve. The International Benchmarking Clearinghouse (http://www.apqc.org) contains information about the best practices, networking opportunities, and benchmarking resources to discover, research, understand, and implement emerging and effective improvement methods. The American Society for Quality (http://www.asq.org/) applies, promotes, and provides quality-related activities, education, and services to several types of organizations, including governments. The National Center for Public Performance (http://www.ncpp.us) is recognized as a research and public-service organization devoted to improving productivity in the public sector. Founded in 1975, it is the only center in the United States devoted to public-sector productivity improvement, the mission of which is to assist federal, state, local, and not-for-profit agencies in further improving their

Malcolm Baldrige National Quality Awards created by Public Law 100–107, and signed into law on August 20, 1987; the award program led to the creation of a new public–private partnership. Principal support for the program comes from the Foundation for the Malcolm Baldrige National Quality Awards.

benchmarking quality and productivity improvement methodology that examines those organizations that are best at performing a certain process or set of processes (for example, employee relations) and then transplanting the methods into one’s own organization.
capacity to provide quality services. It is becoming more widely accepted in government and elsewhere that we may have to “make do” with what we have. The promise of greater productivity lies in the fact that information technologies such as e-gov have not yet been fully applied to this area, and there is a growing track record of successes that should encourage similar efforts elsewhere.\(^2\)

Responding to demands for improved service from citizens, clients, constituents, or taxpayers—all the “customers” of government—is a continuing challenge facing all public organizations. Implementing policies that include meeting standards for customer-driven service quality requires changes in existing organizational structures, closer customer–supplier relationships, an empowered and self-directed workforce, and better measurement of results. All public services—but especially those receiving a substantial share of revenues directly from user fees, tolls, or service charges—must provide the training, leadership, and resources necessary to initiate customer-driven total quality service (TQS).\(^2\)

Above all else, responsiveness to a wide range of customers necessitates an attitudinal change. Senior public officials are increasingly aware that traditional productivity enhancement efforts alone do not improve customer satisfaction.

The challenge for public managers is to motivate employees toward higher levels of performance while continually lowering costs and improving areas defined by customers as needing improvement. Not unlike the concept of TQM applied to private industry, TQS is a theory-based strategic option that allows public managers to reward truly exceptional individual performance, yet increase the capacity for organizationwide cooperation and continuous process improvement.

Despite persistent calls for reform, few governments have thus far succeeded in simultaneously improving service quality, increasing productivity, and reducing costs. In recent years, more and more emphasis has been placed on productivity improvement strategies variously known as total quality management (TQM), continuous quality improvement (CQI), and customer relationship management (CRM), to achieve closer customer–taxpayer–provider–supplier relationships. All generally incorporate the following five principles:

1. Commitment to meeting customer-driven quality standards.
2. Employee participation, or empowerment, to make decisions at the point closest to the customer.
3. Actions based on data, facts, outcome measures, results, and statistical analysis.
4. Commitment to process and continuous quality improvements.
5. Organizational changes and teamwork to encourage implementation of the above elements.

To sustain long-term public-service quality and productivity improvement initiatives, these basic changes are needed, coupled with new attitudes and management practices. Three blue-ribbon national commissions have recommended similar reforms focusing on leadership at the local, state, and
federal government levels, and numerous other studies reinforce the importance of performance management.25

The Politics of Performance Management

The apparent failure of traditional policy analysis, evaluation, and productivity improvement approaches led many to recommend shifting public responsibilities to the private sector (Chapter 9). Although always an option, simply divesting public-sector functions—via privatization or contracting out, without structural changes to assure accountability and equity—is unlikely to achieve the broader goals of economy and public-service quality improvement. Whereas diverse constituencies of governments increase the importance of improving customer service, competitive (and often partisan) political forces push elected representatives to focus on immediate political decisions, rather than long-term professional-administrative values such as efficient use of resources and increased productivity (recall the discussion of conflicting administrative and political values in Chapter 2). There are always some exceptions to this generalization, but annual budget cycles, scarce resources, and continuing crisis-driven management in most governments tend to reinforce a short-term perspective. Instead of responding with innovative solutions, many elected officials often claim to be frustrated by bureaucratic resistance. At the same time, some politicians avoid political accountability for results by blaming public employees or previous administrations for failure to improve conditions. This claim-and-blame strategy has become a vicious circle, with no winners and too many losers, especially taxpayers and clienteles of wasteful and inefficiently managed government programs. The results have been frustrating for both politicians and administrators, causing further loss of public confidence in the ability of government to deal with basic social issues, and prompting some to call for abolishing government programs altogether.

Appointed public managers have typically operated in a noncompetitive, “monopolistic” environment with far less control than their private-sector counterparts in staffing, defining missions, and controlling markets. Most are not required to run for reelection or raise revenue and have largely been protected from being fired by civil service rules. One of the conditions of becoming more results-oriented is to allow individual public managers more discretionary authority in removing employees who do not perform well. Still, many bureaucrats are aware of the limitations of current public management practices, but claim to be powerless to change them without political approval.

Despite the differences in their respective environments, elected officials and public administrators share common goals: regardless of their rank or position, empowered public employees, managers, and elected officials must provide the best services to all those served at the least cost. This axiom has never been truer than in today’s harsh political environment.

In the first decade of the 21st Century, neither side was willing to examine internal organizational structures and take the actions necessary to change
existing public management processes and strategies. The issue has too often been framed in *ideological terms* rather than addressing how best to resolve a specific set of problems. Some (including former President George W. Bush) have argued that, if given a choice, most citizens would prefer private alternatives or smaller, more expensive, local governments. (Whether governmental institutions can be *improved* or should be *dismantled* and replaced by private institutions is part of this debate.) Most advocates of privatization typically ignore the loss of accountability, benefits to special interests, the need for closer monitoring, and the corruption that accompanies many such efforts. Maintaining some degree of government inefficiency, overlapping functions, and checks and balances reminds us that “the responsibility for providing services—determining their scope, level, and the conditions under which they are delivered—should remain in the hands of government officials committed to the public interest.”26 As a real-time test of the Bush administration’s President’s Management Agenda (PMA) reforms, the performance of federal agencies, especially FEMA and the Department of Homeland Security “DHS”, was less satisfactory than many had expected, or been promised. (For an explanation of the possible reasons for poor performance, see Box 10–2, “Why FEMA Was Missing in Action.”)
Nonetheless, by 2000, budget reforms, deficit agreements, and new management and performance improvement systems initiated during the Clinton administration had succeeded in downsizing the federal bureaucracy to its lowest level, in both total size and ratio of employees to population, since the 1950s (Chapter 7). Congressional legislation further required federal executive agencies to publish customer service standards, identify performance goals, specify measures, and submit results to executive and legislative oversight agencies such as the Office of Management and Budget, the Congressional Budget Office, and the Government Accountability Office. Federal agencies must also comply with stringent laws, such as the Chief Financial Officers Act of 1990 (P.L. 101-576), the Federal Workforce Restructuring Act of 1994 (P.L. 103-226), and the Government Performance and Results Act of 1993 (P.L. 103-62, 107 Stat. 285).27

Though informed opinions differ, there is considerable evidence that the reinvention initiatives were not implemented as intended and did not work entirely as predicted in the national government.28 Although the Clinton administration’s capacity-building efforts initially received tacit support from Congress, management reforms were highly politicized and limited in scope. Nonetheless, the NPR did help prepare many federal agencies for the unimaginable challenges to public management and homeland security that they have faced since 9/11. Despite being caught in a political struggle for power, the reinvention movement contributed important lessons for public managers, many of whom were previously reluctant to consider, much less initiate, results-oriented management systems. Most federal managers enhanced their performance management skills, but these reforms had little impact on public opinion or electoral results for the incumbent administration.

The Clinton–Gore National Performance Review played an insignificant role in the 2000 presidential campaign, with nearly 60% of voters mistakenly believing that, under Clinton, the number of federal employees had actually increased; worse yet, only a little more than half the electorate had even heard of reinvention.29 Even though the size of government was smaller than when Clinton took office eight years earlier, the performance data, which should have been neutral, became part of an ideological power struggle within Congress. Negative electoral results for 2000 Democratic presidential candidate Al Gore, a strong supporter of the NPR, showed just how difficult it is to define efficient management, overcome stereotypes, and translate improved performance into political gains. Clinton and Gore failed to demonstrate how they decreased government’s size and improved its efficiency and what difference it made to the average voter; Republicans successfully advocated legislation to cut “wasteful” programs and reduce taxes by exposing program failures. Candidate Bush was able to capitalize on voter distrust of “big government” and continue the Republican tradition of bureaucracy bashing, painting a picture of Washington as full of incompetent bureaucrats, inefficiencies, unmanageable programs, and wasteful spending. The Bush administration
shelved many of the NPR initiatives in early 2001 and the momentum for institutional reforms stalled in the 108th Congress.

In government, decisions are more complex, greater numbers of participants are involved, rewards tend to be less immediate, and leadership continuity is less stable. Compared with management processes in the private sector, where competition, standardization, and markets dominate, many governments do lag behind. In the past, when governments have succeeded in becoming more efficient, elected legislatures have tended to reduce their budgets (see Chapter 8). To lessen the fiscal impact of reinventing government, federal agencies were encouraged to become more results-oriented, as opposed to inputs-oriented. Program managers who achieve measurable targets would be allowed to keep a portion of the “profits” and distribute them, like bonuses in the private sector, by way of a predetermined formula. Although there are now more “incentives” to become customer-focused and results-oriented, there is still no equivalent to the “bottom-line” profit motive for determining whether customer service or productivity standards are being met in the public sector. Nonetheless, public managers now have a broader range of choices among various performance management strategies from which to select; most were unavailable or nonexistent a few years ago.

Despite the bureaucracy bashing and harsh political campaign rhetoric often accompanying calls for private, nonprofit, or faith-based alternatives to government services, most citizens strongly support renewed efforts to improve the administrative efficiency of existing public agencies. Rather than replacing government with private-sector alternatives, most Americans want government services that respond to their needs and “deliver more for less cost.” This preference seems to have been reinforced by the results of the 2006 congressional and 2008 presidential elections. Public opinion about the quality and equality of government services varies and—prior to 9/11—increased support for private alternatives reflected pervasive citizen dissatisfaction with many public services (Chapter 1). Public agencies at all levels of government are experimenting with various performance measurement and management techniques to respond to the needs of citizens as customers in a timely and efficient manner. However, there are major differences between a competitive, market-based service environment, on the one hand, and a regulated, nonmarket environment, on the other. For instance, if customer service expectations remain unfulfilled in a competitive market, there is nearly always an option to select another provider. Citizens dissatisfied with public services typically have no recourse other than to purchase services (if available) from a private provider, an option that raises serious equity issues as it is unavailable to all but the wealthiest citizens. This problem was manifested in the wake of the Southern California wildfires in the fall of 2007, when wealthy homeowners, who could afford to have their homes sprayed with fire retardant just before the wind-blown fires hit, were far less likely to lose their houses than were equally deserving homeowners who could not afford the costly additional service.
Comparing Performance Management Strategies

Different performance management (PM) strategies are intrinsically linked to the political environment in which public-policy making occurs. Since the mid-1990s, many governments have reexamined how to simultaneously reduce costs, strengthen performance, and achieve results. Public agencies are experimenting with performance measurement and management systems designed to meet public-policy goals and respond to citizen demands. Various reform models have been proposed, and public administrators now expend considerable time, effort, and resources exchanging “best practices,” finding “best value,” and “rethinking” government operations.

Although equally important, less effort has been devoted to PM within increasingly complex, ideologically charged, and politicized decision-making environments. This section compares the PM initiatives of the Clinton–Gore administration, known as the National Performance Review (NPR), with President Bush’s President’s Management Agenda (PMA). The dilemma for public administrators is to determine which of many approaches best “fits” the varied and often contradictory systems for delivering public services in a decentralized governance system. Government agencies continuously struggle to find the best strategies to implement politically mandated reforms within traditional rules-driven bureaucracies. Strategic needs, as well as the organizational dynamics of diverse cultural, social, and political environments, determine which theoretical models, if any, can be successfully applied. Various alternatives should receive careful scrutiny, especially with regard to accountability and oversight, implications for citizenship, competition, needs of recipients, and equity of services provided to citizens. Since the mid-1990s, different reform models have been implemented within existing organizational structures; less effort has been devoted to determining how to improve performance within the kinds of decision-making environments that presently exist.

During the past decade, the federal government initiated comprehensive and controversial legislation supporting downsizing, e-government, reinvention, and results-oriented management encouraging agencies to establish standards, monitor results, and post key performance measures. The full impact of this aggressive decade-long drive to improve efficiency, measure results, and increase productivity is only now being felt. Unlike the early 1990s, all U.S. cabinet-level federal agencies now have chief operating officers (COOs) and chief financial officers (CFOs) to provide comprehensive performance measures and detailed financial statements to congressional committees, the OMB, and the president. In addition, nearly all agencies also have chief information officers (CIOs) to coordinate and direct improved communication and e-government initiatives. Public management capacity has been strengthened as these positions did not even exist in most agencies a decade ago.
Despite diligent efforts to promote PM strategies, public agencies still face difficult dilemmas: Should they deploy the bottom-up, incremental, mixed, participatory “reinvention” models proposed by New Public Management theorists and the Clinton administration; or implement the “pure” top-down, corporate, private-market-based performance management approach espoused by the Bush administration; or perhaps find a middle ground or “hybrid” approach more consistent with New Public Service, such as cooperative public–private–nonprofit partnerships with a mix of public, private, and nongovernment participants; or just do nothing at all and wait for the next round of reforms? The rationales for each of these strategies are as varied as the political ideologies and theories supporting them. Partly in response to budgetary restraints, changing national priorities, deficit spending, and fiscal stress, George W. Bush favored the broader use of private alternatives such as competitive outsourcing as a PM measure.

Privatization and outsourcing are politically attractive productivity improvement and cost-saving measures that also raise serious questions about accountability, competition, democracy, equity, and management oversight. As quasi-monopolistic service providers, most governments are isolated from the competitive pressures of private markets and reluctant to accept customer-focused and market-driven changes. Unlike profit-driven private companies, most public agencies, nonprofits, and so-called nongovernmental organizations (NGOs) depend on multiple sources of revenue, ranging from private donations to public funds, for much of their operating revenues. Most public agencies are prohibited from generating profits or increasing market share, and rely instead on personal income, property, and sales taxes for operating revenue. To ensure fiscal accountability, public budgetary and policy decisions have heretofore focused on inputs, rather than outputs, outcomes, or results. Consequently, public managers have fewer incentives to treat citizens as customers, reward exemplary performance by empowered employees, or implement results-driven PM processes. According to popular (and largely unexamined) stereotypes, incrementalism and “status quo” thinking, rather than entrepreneurism and innovation, prevail in many public agencies.

Among the leading advocates of the market-driven model, President Bush and Vice-President Cheney espoused competition and privatization as the best option to overcome bureaucratic resistance. Indeed, under the PMA, federal agencies were required to show how public programs achieve results more efficiently than other methods, such as faith-based, private, or nonprofit alternatives. Even before Bush’s reelection in 2004, the burden of proof had shifted to bureaucracy to show why private alternatives are less effective and cost-efficient.

Rather than suggesting ways to more efficiently deliver services to citizens, improve policy content, or respond to recipient needs, ardent supporters of outsourcing are reluctant to acknowledge the profound changes in performance and structure that occurred during the NPR reinvention era (1993–2001).
During that period, the Clinton administration and the U.S. Congress passed major executive-branch reforms to promote market-driven and results-oriented systems for allocating public resources. As a result, more agencies decentralized decision-making authority, empowered employees, and began to treat citizens as valued customers. As satisfaction with services improved, citizen expectations about the level and quality of services also increased.

**The Bush Management Agenda: Rethinking Public Bureaucracy**

The 2000 presidential election resulted in a partisan change in the U.S. presidency, which was reinforced in 2004 with George W. Bush winning a second four-year term. Focus on improved management practices was vigorously maintained during through both of his terms. President Bush and the OMB management agenda for fiscal year (FY) 2002 focused on five governmentwide initiatives. The goals of the PMA were surprisingly similar to the NPR: focus government on the needs of citizens, not bureaucracy; integrate performance with budgeting; and become “results-oriented” and “market-based,” ultimately creating greater trust between citizen and government. Rather than offering hundreds of specific guidelines, the PMA included just five governmentwide recommendations (Table 10–3). The fifth governmentwide initiative contained a specific promise to provide the American people with an overview of how government programs are performing and also a tool to compare performance and cost across programs. It reinforced and strengthened the Government Performance and Results Act (GPRA) and addressed the problem that managers believed their agencies were losing ground in building organizational cultures that support a focus on results. In addition, there were nine agency-specific reforms that included faith-based and community

<table>
<thead>
<tr>
<th>Table 10-3</th>
<th>Goals of the President’s Management Agenda (PMA) and the National Performance Review (NPR)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Strategic management of human capital</td>
<td>Employee empowerment</td>
</tr>
<tr>
<td>2. Competitive sourcing—privatization</td>
<td>Restructure and “do more with less”</td>
</tr>
<tr>
<td>3. Improved financial performance</td>
<td>Performance budgeting</td>
</tr>
<tr>
<td>4. Expanded electronic government</td>
<td>Enhance use of information technology</td>
</tr>
<tr>
<td>5. Budget and performance integration (GPRA)</td>
<td>Identify performance goals and set customer service standards</td>
</tr>
</tbody>
</table>

initiatives to “correct” the situation in which the “federal government too often ignores or impedes the efforts of faith-based and community groups to address social problems by imposing an unnecessarily and improperly restrictive view of their appropriate role.”35 The precise language, specific focus, and strong leadership commitment from President Bush distinguished the PMA from previous reform agendas.

The Bush administration distinguished the PMA from the NPR by infusing the report with political rhetoric and a general lack of specifics. During the 2000 election campaign, Bush mocked the reinvention movement, and insisted instead that federal agencies “rethink government” and focus on results when spending citizens’ tax dollars. During the campaign, he avoided acknowledging that the federal workforce had been reduced, doing so only after the election. Foreshadowing massive deficit-driven cuts in the domestic portion of the federal budget, Bush criticized the previous administration’s successful efforts to downsize the workforce, using across-the-board reductions without considering the needs of individual agencies.36 He was also skeptical about Clinton’s e-government efforts to increase citizen access and expand the use of information technology. Technology was a major aspect of the NPR, resulting in greater numbers of citizens having increased access to government through the Internet. Bush later rethought this strategy and adopted this idea with his electronic-government initiative (see below).

The reform principles announced in the PMA governmentwide initiative on expanded e-government were followed by legislative action, when the *E-Government Act of 2002* was signed into law on December 17, 2002. E-government is defined in the act as:

> the use by the government of Web-based Internet applications and other information technologies, combined with processes that implement these technologies, to—(A) enhance the access to and delivery of government information and services to the public, other agencies, and other government entities; or (B) bring about improvements in government to operations that may include effectiveness, efficiency, service quality, or transformation.37

This legislation included among other things an effort to expand the use of the Internet and computer resources to deliver government services and to make government citizen-centered, results-oriented, and market-based.

Of interest here are the initiatives concerning expanded electronic government set forth by the Bush administration. The overall goals of the e-government initiatives are to provide high-quality customer service regardless of whether the citizen contacts the agency by phone, in person, or on the Web; cut government operating costs; provide citizens with easy access to government services; and make government more transparent and accountable. Building upon the Clinger–Cohen Act of 1995, the E-Government Act served as the primary legislative vehicle to guide evolving federal IT strategies.
and promoting initiatives to make government information and services available online. The stated purposes of the Act were to (1) provide effective leadership of federal information technology (IT) projects; (2) require the use of Internet-based IT initiatives to reduce costs and increase opportunities for citizen participation in government; (3) transform agency operations, promoting interagency collaboration for e-government processes; and (4) make the federal government more transparent and accountable. The seventy-two-page law was divided into five titles and incorporated the language from at least four other bills that were introduced separately in Congress. It also amended different parts of the United States Code in the areas of federal information policy and information security.

Title I established the Office of Electronic Government in OMB, headed by an administrator appointed by the president (http://www.whitehouse.gov/omb/egov/). The administrator assists the Director of OMB and the OMB Director of Management in coordinating the efforts of the administrator of the Office of Information and Regulatory Affairs, another OMB unit, to carry out relevant responsibilities for prescribing guidelines and regulations for agency implementation of the Privacy Act, the Clinger-Cohen Act, IT acquisition pilot programs, and the Government Paperwork Elimination Act. Title I also required the General Services Administration (GSA) to consult with the Administrator of the Office of Electronic Government on any efforts by GSA to promote e-government. It established the Chief Information Officer (CIO) Council by law, with the OMB Deputy Director of Management as chair, and detailed its organizational structure and mandate; it also established an E-Government Fund for integrity information technology projects.

Title II focused on enhancing a variety of e-government services, establishing performance measures, and clarifying OMB’s role as the leader and coordinator of federal e-government services. It required agencies to participate in the CIO Council and to submit annual agency e-government status reports; required executive agencies to adopt electronic signature methods; directed the federal courts and regulatory agencies to establish websites containing information useful to citizens; and outlined responsibilities of the OMB Director for maintaining accessibility and usability, and for preservation of government information. It also required that privacy requirements regarding agency use of personally identifiable information and privacy guidelines be established for federal websites, and created a public–private exchange program for mid-level IT workers, for the exchange of information between government agencies and private-sector organizations. Finally, Title II amended a chapter of the United States Code by adding a new section facilitating incentives and procedures to encourage agencies to use and share in savings for procurement techniques; amending a section the U.S. Code by allowing state or local governments to use federal supply procurement procedures for IT purchases; and mandating the development of common protocols for geographic information systems (GIS).
Chapter 10: Performance Management in the Public Sector

Title III, known as the **Federal Information Security Management Act (FISMA)** of 2002, superseded similar language in the Homeland Security Reform Act. It also amended a subchapter of *U.S. Code* by stipulating the general authority, functions, and responsibilities of the OMB Director and individual agencies relating to developing and maintaining federal information security policies and practices and required agencies to conduct annual independent evaluations of their information security programs and practices. Agencies operating or controlling national security systems are also responsible for maintaining the appropriate level of information security protection for these systems. FISMA amended the Clinger–Cohen Act by requiring the Secretary of Commerce, on the basis of proposals developed by the National Institute of Standards and Technology (NIST), to promulgate information security standards for federal information systems. It also amended the NIST Act by affirming the role of NIST to develop standards, guidelines, and minimum requirements for information systems used by federal agencies or by contractors on behalf of the agency as well as replacing the existing Computer System Security and Privacy Advisory Board with the new Information Security and Privacy Advisory Board.

Title IV authorized appropriations for the bill through 2007, and Title V is the Confidential Information Protection and Statistical Efficiency Act of 2002. It designated the OMB Director as being responsible for coordinating and overseeing the confidentiality and disclosure policies, establishing limitations on the use and disclosure of data and information by government agencies. It also identified the Bureau of the Census, the Bureau of Economic Analysis, and the Bureau of Labor Statistics each as a “designated statistical agency” and outlined their responsibilities regarding the use, handling, and sharing of data.

Beginning in the fiscal year 2003 budget cycle, the Bush administration attempted to introduce rigorous results-based management reforms. In addition to expanding e-government and integrating budgetary with performance indicators through the GPRA, other long-term goals included creating a “flatter and more responsive” bureaucracy, tax simplification, partial privatization of Social Security, and competitive outsourcing. The PMA recommended expanded competition to replace as many as 850,000 federal workers with private contractors, the creation of an Office of Electronic Government to promote e-gov initiatives, partnerships with faith-based and nonprofit providers, and the opening of federal contracts to faith-based organizations and private businesses to (in Bush’s words) “promote rather than stifle” innovation through competition.

Unlike Clinton, President Bush had the full support of a Republican Congress until January 2007, and enjoyed public backing for additional expenditures, especially for homeland security, fighting terrorism, and improving the economy. Consequently, he introduced several bills to further reinforce his initiatives. The **Managerial Flexibility Act of 2001**, cosponsored by

---

**Federal Information Security Management Act (FISMA)** provides general authority to the OMB director and individual agencies to develop and maintain federal information security policies and practices; requires agencies to conduct annual independent evaluations of their information security programs and practices.

**Managerial Flexibility Act of 2001** would have given federal managers additional tools and authority to create a “motivated” workforce. The proposed law would have changed the requirements for liability for early retirement and given managers greater flexibility to use bonuses for recruitment and retention. Agencies would have been required to budget the full cost of pensions and health insurance.
former senator and presidential candidate Fred Thompson (R-TN), gave federal managers additional tools and authority to create a “motivated” workforce. The law changed the requirements for liability for early retirement and gave managers greater flexibility to use bonuses for recruitment and retention. In addition, agencies were required to budget the full cost of pensions and health insurance. The Freedom to Manage Act of 2001 similarly reduced statutory impediments and established fast-track authority to move legislation quickly through Congress. Both of these bills would have given federal managers greater authority to achieve governmentwide management reform. Despite the Republican majorities in both houses of Congress, however, many members of both parties viewed these pre-9/11 initiatives as “executive branch power grabs,” and neither bill survived congressional consideration.

As the first president with an MBA, Bush applied a new discipline and direct CEO style to managing federal programs. Predictably, his approach differed from the empowerment-based, participatory, “bottom-up” methods preferred from the outset of NPR. Some of Bush’s top-down decisions were a surprise, even to his cabinet members, who were personally accountable for the results of their programs, but who were surprised to learn in budgetary meetings that many of their programs were failing and that changes would be made. Bush criticized Clinton for insufficient emphasis on reforms to enable federal officials to manage freely while being held accountable for outcomes. Furthermore, under the PMA, agencies must demonstrate that programs achieve intended results more efficiently than alternative methods. Bush’s strategy clearly reflected his judgment that a “mere desire to address a problem is not a sufficient justification for spending the public’s money.” Moreover, “Government likes to begin things—to declare new programs and causes and national objectives. But good beginnings are not the measure of success. What matters in the end is completion. Performance. Results.” The precise meaning of this form of centralized accountability would become clearer following the 2004 presidential election. After Hurricane Katrina struck the Gulf Coast in the late summer of 2005, there was growing concern that much remains to be done regarding emergency preparedness, at least at the federal level, if we are to apply, in a meaningful way, the standards of “performance” and “results” articulated by the president before so many felt Katrina’s fury. (For details, see Box 10–2 on pages 482–483 and Box 12–1 on pages 577–579)

Assessing Performance and Results: Political Hype or Managerial Reform?

As broad statements of general purpose, the NPR and PMA are similar in many respects, especially considering the ideological differences between Bush and Clinton and the divisiveness of recent presidential campaigns. Both presidents emphasized downsizing and sought to make government more efficient, emphasizing results and “doing more with less.” The real distinction between
NPR and PMA is not whether performance indicators are used to achieve better results, but how the results are used. The PMA focuses on results-driven privatization as the primary basis for budgetary decisions and sharply contrasts with NPR, which tried to motivate federal employees to perform better despite fewer resources. This distinction in the use of PM reforms mirrors partisan differences that appeared during the early 2000s in political battles surrounding passage and implementation of the GPRA as well as other performance management initiatives. Instead of relying solely on incentives, as Bush claimed had occurred in the past, under his administration there would be consequences (that is, punishment) for failure. Such a policy, where funds are given to programs that work while others are reduced or eliminated, has had far-reaching implications for Washington, as well as for intergovernmental relationships between the federal government and the states. It also was aligned with the neo-conservative 2000 Republican platform that emphasized the federal government’s role as setting high standards and expectations, then allowing states to implement and operate programs to achieve policy goals as they best know how (Chapters 2 and 3).

President Bush’s emphasis on performance management was obvious throughout the PMA and incorporated in each of the five governmentwide initiatives (see Table 10–3). Government officials as well as the American people are now able to follow closely how well the different departments and agencies are doing on implementing those initiatives by using an executive-branch management scorecard. A simple color-coded scorecard, the Performance Assessment Rating Tool (PART), which identifies how well each department or agency is doing in each of the five initiatives by using the very familiar and basic principle of a traffic light, determines a program’s ranking by giving three scores: red for failing, yellow for progress, green for success (http://www.whitehouse.gov/omb/part/). The pilot effort began in FY 2003 with scores given after 20% of the agencies filled out yes/no questionnaires composed of 25 questions in seven different formats related to (1) program purpose and design, (2) strategic planning, (3) program management, and (4) program results. Twice a year, scorecards are distributed, one for management and the other for general program performance. These are separate because, even if agencies are efficiently managed, the PART ranking may no longer be relevant if agencies’ missions have been achieved or changed. The first scoring was severe, with only the National Science Foundation receiving a green light. The Departments of Defense, State, Health and Human Services, and Justice all received red lights. A year and a half after the release of the PMA, twenty-six federal agencies received red scores on competitive outsourcing and only six made progress on personnel. The simple scorecard reflects a grading system used in businesses, which President Bush wanted to apply to the public sector to give him greater “leverage over the federal government’s vast empire of programs, agencies, and bureaucrats.” As of June 30, 2006, the U.S. Department of Labor was given the overall best evaluation: five green lights. The scorecard from December 31, 2007, is listed in Figure 10–1. (In Figure 10–1, yellow
is represented by the lightest, green by the medium, and red by the darkest ovals.) Updated performance ratings of individual agencies can be found on the OMB website.\textsuperscript{44}

Although some felt that performance management initiatives were a passing fad, organizations involved in improved governmental systems agreed that the Bush agenda was “deserving of thoughtful consideration” and gave PART positive reviews.\textsuperscript{45} However, under PART, of the 234 programs evaluated prior to the release of the 2004 federal budget, only 6\% were judged effective and about 50\% received a rating of “results not demonstrated” because of lack of data.\textsuperscript{46} Although the scorecard can be viewed as a “work in progress” and an oversimplified tool that may ignore important details, it also “serv[es] the key purpose of getting agency attention and focus on improvement” by motivating administrators to improve and by subjecting them to pressure from peers and constituent groups.\textsuperscript{47} Despite some methodological reservations, the GAO is
generally supportive of PART and OMB evaluations. Perhaps more important, the methodology was recognized in July 2005 by the independent and prestigious Harvard University Kennedy School of Government Innovations in American Government Awards, administered by the Council for Excellence in Government. The awards recognize innovative government programs that take a creative approach to solving significant public problems.48

EVALUATING PMA AND PART

Of Bush’s five governmentwide strategies, only competitive sourcing was not a major component in NPR (see Table 10–3). Under the PMA, private companies were encouraged to compete with federal agencies for nearly half a million jobs, in addition to the almost 850,000 federal jobs that were already available to private contractors. Federal agencies were ordered to make 15% of their jobs open for competition because President Bush believed that most citizens do not care who provides the service and that the private sector is able to operate for less, thus creating competition and allegedly leading to savings of 20 to 50%.49 In a report on FY 2003–2004 activities, the administration claimed the “potential” for savings or cost avoidances in excess of $5 billion per year.50 Nonetheless, competitive sourcing was still very controversial. Public administration scholar Paul Light sees the initiative as part of a “long-standing effort to keep the total headcount of government as low as possible” and Bush administration officials acknowledged the negative effects on morale of public employees—but emphasized that this was not outsourcing, but “introducing competition” to the federal workforce.51

Just how competitive outsourcing improves government performance and generates more efficient delivery of public services is still uncertain. Federal assistance programs are difficult to assess because they consist mainly of so-called mandatory entitlement transfers for health care, retirement, and social-insurance payments to individuals, for medical services, or research grants to institutions; very few federal agencies perform direct domestic customer-service functions. Critics believe that the Bush administration focused too heavily on whether a department was contracting out enough, emphasizing that higher rates were superior. In response, many federal employees insisted that after working in the government for several years, they should not be subjected to aggressive competition to determine whether private contractors would do a better job. As a result, managers were placed in a very difficult position, because they had to accommodate policies of the Bush administration while continuing to effectively motivate their workers.

There also is a pressing need to improve performance at the state and local levels, where citizens are the direct recipients of education, law enforcement, disaster assistance, health care, and a variety of other services from public administrators. In many states, far less concern exists about who delivers services than how to meet current service demands and employee payrolls.
Nearly one-half of the states are facing 10 to 35% deficits in current budget projections and are being forced to increase public school class sizes, raise user fees, reduce social services, and release prisoners before the end of their sentences. How these issues are resolved has obvious financial implications for public budgeting, but also directly affects personnel management, labor relations, and the push for greater public productivity.

Despite the expanded use of e-government, privatization, service standards, and a results orientation in the national government, it is still too early to determine the level of commitment or the long-term impact of PM strategies on intergovernmental relations. The focus of domestic policy during George W. Bush’s second term shifted from managing performance to “lean” budgeting, with executive budget recommendations to eliminate or reduce 151 “wasteful and inefficient” domestic social programs in FY 2009, including proposals for big cuts in the Medicare and Medicaid. Although unlikely to pass Congress, changes in these programs would have affected millions of individuals, all states and many local governments. Consistent with President Bush’s budgetary cuts and challenge to public agencies, there is a need for more empirical research to determine whether PMA reforms lead to fundamental shifts in the administrative values of public officials.

There are numerous practical administrative and political challenges in implementing PART and PMA. Some agencies have resisted the development of “objective” performance measures and reductions in manager-to-employee ratios that repeat the mistakes that occurred under Presidents Clinton and Reagan. Despite promises to engage in “strategic management of human capital,” Bush provided no additional funding for investments in the workforce, such as training and employee development. To the contrary, departments were challenged to find resources for retention and recruitment bonuses by cutting what they spend on training and technology. Program evaluations raise two further concerns. First, even if a policy is failing, it is sometimes politically impossible to cut funding for popular congressionally mandated programs. The Department of Defense (DoD), for example, received additional funding despite the “red lights” on performance assessments (see Figure 10–1). On the other hand, PART may be used to validate cutting budgets and programs with marginal scores, instead of improving management. In 2002, the Department of Education (DoE) released a study of the Clinton administration’s 21st Century Schools program, demonstrating there was little evidence that after-school services offered by the program improved education. As a result of performance data contained in the study, the Bush administration cut DoE spending rather than make improvements without cuts.52

Second, there also were fears that PART would be used as a “political gimmick,” with many more politically acceptable agencies such as Homeland Security and DoD receiving greens, whether warranted or not.53 During 2004, OMB awarded “clean opinions” to twenty-one of twenty-four agencies for their internal audits, up from eighteen in the previous fiscal year.
The White House insisted that agencies make greater use of the GPRA to determine whether programs were effective and well managed. Bush officials emphasized the need to conduct more research and impose consequences for failure, but were reluctant to fund such studies.

Although the final impact of the PMA and PART cannot yet be fully determined, implementation has shown progress in accomplishing four mutually compatible, yet difficult to achieve, public-policy goals: (1) improving the productivity of bureaucracy with fewer resources, (2) downsizing domestic government, (3) becoming more politically accountable, and (4) restoring public faith and trust in government. Citizen demands for lower taxes and political campaign rhetoric calling for leaner, more efficient government encourages federal executive agencies to achieve PM goals by changing the way they define performance, measure productivity, and improve results. Congress passed administrative reforms mandating budget deficit reductions, personnel caps, and the use of results-oriented systems to achieve these goals.

Policy makers must carefully analyze various models using explicit criteria that will not transfer elements that might further alienate citizens already distrustful of government actions and motives. As witnessed by the passage of the Medicare Prescription Drug Act in December 2005 (now Part D of the Medicare program), advocates of market-driven private health care plans clearly dominated the direction of public-policy making during the Bush administration. Not only did initial cost estimates (less than $400 billion from 2004–2104) balloon to over $450 billion during fiscal year 2004, but that amount doubled to over $725 billion in 2005 amid sharp questions about how estimates were arrived at and whether the Bush administration withheld higher estimates to facilitate passage of the legislation. Implementation has been slow as Congress has reexamined cost estimates, and as seniors assess the impact of these changes on their own budgets. Drug companies clearly profit from the program and, with nearly 60 plans to choose from, many seniors who might otherwise be eligible for added coverage are confused about alternatives. Audits indicate that tens of thousands of Medicare recipients have been victimized by deceptive sales practices or have had claims improperly denied by private insurers that now dominate the system.

Many administrators still question the long-term wisdom of Bush’s competitive outsourcing policies, both inside and outside government, because they undercut many previously documented successes and increase the federal budget deficit at a time when more resources are being diverted to military programs. Despite the attempts at high-level organizational reforms, many fiscal-policy conflicts, battles over judicial nominations, and confrontations over additional funding for the war in Iraq delayed many of President Bush’s plans for administrative reform. Nonetheless, Bush asked his officials for more detailed studies of how their organizations were performing, reflecting a dogged commitment to improved PM. In mid-November 2007, Bush issued an executive order “imposing accountability for how each federal agency sets
targets for improving the performance of its programs and tracks progress. The order requires agency heads to set goals, develop ways to measure progress, use performance data in budget requests and set up Web sites that describe ‘the successes, shortfalls and challenges of each program’ and efforts to improve them.”54 Despite such last-ditch efforts to cajole agencies into compliance, in the end, it is elected policy makers, not public managers, who interpret the numbers and are accountable to the electorate for the success or failure of reform alternatives.

**Assessing Alternative PM Strategies**

Advocates of market-based reforms such as those proposed in the PMA minimize the distinction between public and private functions and argue that government productivity will improve merely with the application of competition and business “know-how.”55 To others, “running government like a business” is a code word for neo-conservative ideologies that emphasize efficiency and downsizing over citizenship and political accountability. According to critics, “private marketeers” view the public disparagingly as “customers” in a commercial transaction, rather than as citizens who govern themselves through active participation in democratic electoral (and other) processes.56 Those who espouse greater privatization distrust “the public” and rely instead on powerful well-funded private-interest groups, such as health maintenance organizations (HMOs), insurance companies, and pharmaceutical firms, to identify and implement self-serving policy alternatives.

Past successes such as welfare-to-work reforms suggest that alternative models to achieve public accountability and PM are not necessarily incompatible. Public managers generally understand the technical details of various alternatives, and some are even beginning to apply more advanced approaches, such as European ISO 9000 standards, knowledge management, total quality management, and Six Sigma systems, often as a result of political pressures for expanded e-government initiatives.57 Still, public administrators are cross-pressured by conflicting ideological demands and face difficult decisions selecting among various alternatives for improving performance.58 Subtle differences among various management strategies, combined with the lack of consensus on which theoretical alternatives consistently work best within specific public-policy arenas, add to the difficulty of selecting a successful reform model.

The business market model emphasizes results-oriented customer service quality to increase market share and retain both customers and employees. Businesses must provide the highest level of service or lose customers to other competitive providers who offer the same product or service at a lower price. Successful businesses focus on creating an atmosphere of creative rewards and continuous organizational learning to equip employees with the knowledge to provide value-added service (without additional costs) to greater numbers
of customers. Individuals within an organization must develop a shared sense of common purpose by respecting the rights of customers and making their satisfaction a primary goal. Providing more responsive service by educating public employees to implement results-based systems—within constitutional limits set by policy makers—is one promising strategy that is being implemented by several public agencies. In addition, recognizing employees as valuable internal customers and responding to their needs may help to alleviate the so-called “quiet crisis” of retiring senior executives now threatening to undercut many of the productivity gains made by U.S. federal agencies in the past several years.

Administrative procedures that uncritically favor private-sector solutions may actually discourage the development of objective outcome measures. The “demonstration effect” of federal management reforms on states and local governments may be compromised as well because subnational agencies are under severe budgetary pressures, geographically isolated from Washington, and more vulnerable to interest group pressures. In contrast to federal agencies, state and local governments provide a far greater range of services directly to citizens and devote a greater share of their budgets to employee benefits and salaries. Consequently, more nonfederal employees fear losing their jobs from privatization initiatives; thus, resistance to market-driven reinvention and performance measurement is generally more intense at the state and local level. Changes in attitudes are more difficult to integrate with governmental operations in a noncentralized, fragmented, and locally controlled system of federalism (Chapter 3). Although there is a generally agreed-on need to base decisions on objective performance models and results, the challenge for public administrators is finding ways to reinvent as well as restructure existing management systems to integrate the strongest features of both models. Despite measurable increases in productivity, determining the feasibility of private market-based alternatives in specific policy areas is a challenging task.

During the last several decades, many administrative practices have been established, altered, revised again, and then perhaps made routine or even discarded. Such changes are relatively easy to identify and describe. However, it is far more difficult to say with certainty when value shifts occur and, when they do occur, if they are going to be temporary or permanent. This is particularly true in times of national crises, war, and economic recession or during periods of profound cynicism and distrust about all government actions. The ultimate measure of success for such efforts, however, is a change in public attitudes about the ability of government agencies to cope with basic social expectations and deliver on promises of increased efficiency and service quality. The data generated from evaluations of past successes (or failures) can help to assist public managers in determining which private-sector models (if any) are better suited for application by government. They can then attempt to integrate systems responsive to citizens with information technologies to better link individuals with specific government agencies.
Citizen Relationship Management and E-Government

Customer relationship management (CRM) is an established, profit-driven business strategy, which helps companies to better serve customers and improve their understanding of customers’ wants and needs. In the private sector, an evolution and transformation of customer relationships took place during the 1980s, when customers were no longer regarded as passive buyers with predetermined consumption habits. Customers are now viewed as active participants, partners, cocreators of business value, collaborators, and coproducers of personalized experiences. This perception has radically changed how all organizations provide information, deliver services, and interact with current and future customers. From the CRM perspective, the customer is seen as an individual with a unique set of interests and needs; he or she has the right to customized, quick, and convenient service. Self-service technologies give today’s customers the ability to have their needs met whenever they want by using (for example) online banking, electronic account statements, and e-commerce. As customers experience an increase in access, reduced costs, and involvement in private-sector transactions, they are more likely to demand the same from the public sector.

At the same time, governments are pressured by population growth and demographic changes, technological and knowledge “explosions,” and increased citizen expectations combined with reluctance to increase taxes. As a result, governments are beginning to adopt CRM practices in order to respond to the demands of citizens, and referring to it as citizen relationship management (CzRM).

The core of CzRM focuses on providing citizens timely, consistent, responsive access to government information and services using the channel that the citizen prefers. CzRM is about strengthening the links and cooperation between government and its citizens, realizing operational and financial efficiencies, and building an environment that encourages innovation within government. Accordingly, CzRM strategies should be multichannel, developed from a “360-degree view” of the citizen, and oriented first around the citizen’s needs, not those of the organization.

The concept of a more citizen-focused, service-oriented government originated with the Clinton administration’s effort to reform the federal government in the late 1990s. Recent policy initiatives by both Democratic and Republican administrations have advocated strategies utilizing e-government to respond to the challenges facing public agencies. The combination of CzRM and e-government promises higher service quality at lower costs through multichannel interactions with government agencies organized around the needs of the citizen. Changes in citizens’ perceptions and expectations about government are driven more by fundamental and complex changes in American society. The implementation of CzRM practices in the United States is visible through several different policy initiatives, discussed earlier. Although some initiatives do not refer to the specific term CzRM, they include its perspectives and require implementation of its practices.
E-government is plainly a growth industry, not just in Europe and the United States but worldwide. In 2001, an Internet search on the term “electronic government” found 44,979 HTML documents. A similar search by one of the authors in fall 2007 produced 191 million results—an enormous increase that shows the exponential growth of e-government initiatives at all levels of government. E-government influences relationships between citizens and governments and provides a tool for enhanced information transfer and more efficient delivery of public services. According to one observer, e-government needs to be paired with CzRM to be truly of service to the citizens, because the core of CzRM is government for the people in the sense that it provides much more effective, efficient, and simplified public services. As e-government experiences have increased in popularity and wider use, the concept can be examined from a CzRM perspective to determine the possible gains or problems related to this approach as a performance enhancement strategy.

E-government differs from traditional public-service delivery in several ways: it is electronic, not paper-based; it is available to citizens/customers twenty-four hours a day, seven days a week; and it provides information and service delivery of various types and degrees of complexity. These definitions are compatible in the sense that they emphasize an important aspect of e-government: the use of the World Wide Web and other electronic systems to provide citizens with information and deliver services. They also converge because the latter definition also includes exchanges between agencies and other units, and also explicitly mentions e-government as a way to improve efficiency, effectiveness, and transformation. Thus, e-government can be divided between an internal government-to-government (G2G) perspective as well as external government-to-citizen (G2C) and government-to-business (G2B) perspectives. Internal operations refer to the use of IT for automation, cooperation, and integration among agencies and as an information-gathering and decision-making tool; in this sense, e-government has existed for several decades. The external use of Internet technology to provide information and deliver G2C e-government needs to be paired with CzRM to truly be of service to the citizens. Availability of services to citizens via the Internet is less than a decade old and offers the potential for significant changes in the way government services are delivered.

Under ideal circumstances, government should predict all possible services needed by the citizen, and provide the needed service in an integrated solution, for example, website, call center, or one-stop shop. Governments are recognizing the advantages of having a single website as a portal, where citizens can find information about all government services, contact information on public offices, e-mail questions, and so forth. A call center could provide one single telephone access number to contact public offices, thus making it easier for the citizen to know to how to get in contact with government entities. Governmental “one-stop shops” provide the citizen with one single place to meet with public servants when they have to do ordinary actions such as moving, paying taxes, or applying for a passport or Social Security number. (See Box 10–3 for an example of an agency that applied this concept.)
General Services Administration—USA Services

USA Services was one of President George W. Bush’s e-government initiatives and an element of the PMA. USA Services is managed by the U.S. General Services Administration’s (GSA) Office of Citizen Services and Communications (OSCS). The GSA is an independent agency with no cabinet-level executive departmental home. USA Services is citizen-centered and provides customers with a choice among different mediums (the Internet, e-mail, telephone, fax, or mail) to give timely information in both English and Spanish. USA Services provides quality customer service for citizens. During FY 2003, USA Services handled 209 million citizen contacts. Most of these took place through the 1-800-FEDINFO call center and the USA.gov website (http://www.usa.gov). The toll-free national contact number is staffed by specially trained personnel, who can answer all questions about federal government contracting issues between 8 a.m. and 8 p.m. Monday through Friday.

USA.gov is the “front door” to government information, services, and transactions for citizens. The website contains information from over 200 million federal, state, and local government web pages—all in one, or gives directories to these government websites. The website provides the citizen with easy accessible information 24/7. Citizens can also apply for benefits, such as Social Security and student financial assistance, and receive applications for passports via the website. The 1-800-FEDINFO call center and the USA.gov website are only two among numerous similar initiatives, such as Pueblo.gsa.gov (http://www.pueblo.gsa.gov/call/ncc.htm), GovBenefits.gov, GoLearn.gov, PublicServiceCareers.org, and Recreation.gov, that have already applied CzRM practices. The huge number of contacts that USA Services receives clearly indicates that American citizens welcome these new forms of contact when applying for benefits or collecting information from government.

Implementing CzRM and e-gov within government organizations requires a shift in culture and a reorientation by public authorities. Services provided by the public sector should be focused toward citizens’ needs, not merely to meet requirements of administrative and bureaucratic processes. CzRM facilitates government becoming citizen-centric. To become truly citizen-centric, government should provide several different channels of access to information.
and services. This multichannel integrated service network further increases the possibility of self-service by citizens, which both reduces cost and improves the level of public service. If a citizen can fill out a form online, then that transaction does not take up time of a public servant, who is available to serve others. According to the Deputy Associate Administrator of the GSA Office of Citizen Services and Communications, the cost and quality of service are not proportional. The multichannel service within CzRM provides a higher quality of service at a lower cost. Thus, adoption of the CzRM approach within the public sector enables citizens to receive a higher level of service at a lower cost. Overall, the best and most inexpensive service quality is provided by a combination of face-to-face, telephone, fax, website self-service, e-mail, and interactive voice response systems. This relationship is illustrated in Figure 10–2.

A multichannel contact center gives citizens the ability to access government services and information any time they want. The USA.gov website (http://www.usa.gov/) is accessible twenty-four hours a day, and the 1-800-FEDINFO call center responds to calls between 8 a.m. and 8 p.m.,

**Figure 10-2: Relationship Between Cost, Quality, and Type of Service**

longer than most government offices are open. In the past, it could be time-consuming to get information about government benefits, and even more difficult to actually apply for them for citizens working from 9 a.m. to 5 p.m. The CzRM perspective within government makes it easier for citizens to receive information about government services and apply for government benefits. In addition to the use of Internet transactions, CzRM also opens the possibility of extended self-service. When specific service costs were assessed, service delivery over the Internet was found to be less expensive than service delivered by persons or manually.\(^\text{70}\) In the case of ServiceArizona—a website where citizens can, among other things, renew their vehicle registrations—each transaction made over the Internet costs the government $1.60 whereas the manual transaction cost was $6.60.\(^\text{71}\) These and other studies demonstrate the case for self-service government and show the potential for huge government savings on service delivery. At the same time it is critical to remember that CzRM is not without expenditures to implement and demands investment in computers, communication infrastructure, software, web design, expert staff, and training of employees. Reduced costs were not achieved overnight, and the benefits of the reduced service costs tended to occur in a different fiscal year from the year the investment was made.\(^\text{72}\) For citizens, the overall benefit of a CzRM strategy is better-quality services at lower costs.

Among the concerns about direct government-to-citizen linkages are: (1) the New Public Service assertion that transformation of “citizens” into “customers” could damage democratic governance and public administration; (2) the existence of so-called “digital divides,” suggesting that unequal citizen access to education and computer technology may result in unequal distribution of improved public services; and (3) persistent questions about accountability, and the expanded role of consultants as intermediaries.

**Citizen-Focused Government: Overcoming Digital Divides**

The tremendous increase in use of the Internet for government services and information amplifies the risk that government services will be available to some and not others, based on (and corresponding to) other existing inequalities in society.\(^\text{73}\) Therefore, another related concern when examining the implementation of e-gov in the public sector is the existence of the **digital divide**. Because they lack the skills and equipment necessary to access the Internet, undereducated, many elderly, and some other citizens do not have the same opportunity to benefit from improved service via the World Wide Web. According to a report by the Kaiser Family Foundation, 75% of children from families with median incomes above $75,000 reported having Internet access, compared to only 37% of children whose family incomes were under $20,000.\(^\text{74}\) This disparity has been amplified by school failures that increase drop-out rates among low-income and minority students in rural and urban school districts.\(^\text{75}\)
Comprehensive and well-organized web portal access provides information and extensive links to all branches and levels of government for citizens, businesses, and public officials. The USA.gov website is an example of how only those citizens with access to the Internet are able to benefit from the improvements in the quality of service that the website provides, even though all taxpayers are contributing to its budget. E-government initiatives could thereby result in a type of “negative redistribution,” especially if the new forms such as CzRM become fee based, as many citizens would like them to be. Citizens would have to either “pay to go online,” or “get in line.” (This difference did not exist with the “old” type of service, such as welfare assistance, where everyone had to stand in line.) Under the New Public Management perspective, making government more Internet based, 24/7 accessible, and convenient to all citizens should be combined with a concern for ensuring skills, abilities, and possibilities for all citizens to go online (see Figure 10–3).

ENSURING ACCOUNTABILITY WITH THE USE OF INTERMEDIARIES

Another core value of public administration, as noted in earlier discussions, is accountability. This is a complex concept, and in its narrowest sense, it means holding elected officials accountable for their actions by some kind of external control—that is, political accountability. Reinventing government and the

---

**Figure 10-3 E-Government and CzRM Practices**

- **Government Action**
  - CzRM E-gov
  - NPR/NPRG, PMA E-gov Act of 2002
  - Public-Opinion Stakeholders—private consultant companies

- **Government Level**

- **Political Linkages**

- **Structural Level**
  - Low economy, knowledge and technological explosion, rising expectations—“I want mine.”
New Public Service represent two different views of accountability within public administration—different aspects are emphasized. Reinventing government emphasizes empowering administrative leaders and executives, giving them the discretion to be creative and innovative in carrying out government policies. Accountability becomes a matter of satisfying the preferences of individual customers of governmental services. The New Public Service pays more attention to process and policy, and agencies and officials have to be accountable to citizens, not customers. Differing perceptions of accountability originate from the complex relationship between the values of political and administrative systems (Chapter 2).

By imposing the entrepreneurial and technical paradigm to public administrative practices, both reinventing government and CzRM tend to emphasize administrative values and a clear distinction between the political and administrative system. The New Public Service, on the other hand, represents a view suggesting that the “political” and “administrative” should not be regarded as two separate systems with completely distinct values:

Ultimately, those in government must recognize that public service is not an economic construct, but a political one. That means that issues of service improvement need to be attentive to not only the demands of “customers” but also to the distribution of power in society. Ultimately, in the New Public Service, providing quality service is a first step in the direction of widening public involvement and extending democratic citizenship.77

Public service is seen as a continuation of the political system, and therefore representative of the same basic values. Thus, the entrepreneurial paradigm in public administration can have consequences for how we define the basic political values of citizenship, participation, accountability, responsiveness, and democracy in the United States. The perception of whether citizens can be regarded as customers and the idea that public servants should serve their individual interests originates from a different understanding of the relationship between political and the administrative systems, their values, and the issue of accountability.

In the private sector, thousands of private consultants have developed expertise related to customer relationship management (CRM). Whereas the private sector today is influenced by CRM practices, a whole new market, quite a large one, is developing for consulting companies when CzRM is disseminated to the public sector. Consultants have the specialized knowledge that government entities now find useful in order to deal with present challenges. Consultant companies are experts in CRM, not CzRM. Private-sector consultant companies are familiar with implementing a CRM strategy to enhance commercial “drivers,” not government drivers. Commercial drivers are: increasing the top line by increasing revenue and sales, increasing the bottom line by reducing the cost of sales and service, and improving customer
satisfaction to increase customer retention. In contrast, government drivers are: meeting performance and service goals at the lowest cost to taxpayers, improving quality of service within shrinking budgets, and increasing citizen satisfaction at the lowest cost.

**Is CzRM Feasible?**

The NPR/NPRG and PMA are strategies that attempt to satisfy citizens, and the E-government Act of 2002 gave legislative support to implementation of CzRM practices. CzRM, ideally, provides much more effective and improved service quality for citizens at lower cost. Government services are organized according to the needs of citizens and thereby enhance government for citizens. Previously implemented initiatives suggest that CzRM is feasible in the public sector. From a strictly functional, service-delivery perspective, the adoption of CzRM practices within the public sector provides an opportunity to improve both the level of customer service and accessibility to government services at lower costs to taxpayers. But from an academic and theoretical perspective, this transition raises more fundamental implications for the overall understanding of government–citizen relationships.

Government is becoming increasingly dependent on external expertise, and the adoption of CzRM practices is no exception. This stimulates cooperation with private-sector companies, but at the same time forces public officials to become more aware of different drivers present in the private and public sectors. Action by administrators and politicians to implement CzRM practices is a response to structural changes taking place in American society in recent years. It is difficult to predict future changes in American government, but nothing suggests a decrease in CzRM initiatives, at least in the short term; the opposite seems more likely. Whatever the directions of future development, there is a continuous need for a discussion of government’s role—and more specifically, the role of public administration—in securing both the quality and equality of government services.

**Will Performance Management Lead to Improved Results?**

Despite the earnest attempts of Presidents Bush and Clinton to downsize government and infuse the public sector with the spirit of competition and entrepreneurship, the unique environment of public-policy making cannot be ignored. Political reforms, often recycled from the past, can contribute to positive results, but they may also isolate some groups of citizens and pressure public administrators to respond defensively. Campaign rhetoric always seems to stress the aim of better government. After being elected, however, chief
executives attempt to push through their own political agendas. Although elected on promises, politicians are ultimately judged by the electorate on results; the success of administrative policies is inextricably linked to the politics that surround them.

Progress and innovation in democracy result from good policies imposed through power struggles to develop something with a lasting effect. Circumstances and priorities shift, however, reflecting the unpredictable nature of politics that ultimately governs the course of administrative reforms. Management decisions in government are not simply choices to better utilize resources; they are rarely motivated by economic determinants alone, but by political forces as well. Both the Clinton and Bush management reform agendas outlined a vision to achieve important procedural goals of their administrations. The ongoing challenge for public administrators is to remain as neutral and detached as possible from the politics of administration and to better understand the results of policy decisions.

Just as President Bill Clinton could not escape the political situation surrounding and eventually enveloping his administration, the environment is having a significant impact on the outcome of the PMA. When George W. Bush ran for office in 2000, almost no one foresaw the dramatic events of 9/11 or how he would choose to react to them. His consequent actions, especially the decision to aggressively pursue the war on terrorism on Iraqi soil, overshadowed much of the overall reform agenda. Management decisions come into play with the creation of government agencies with new 24/7 missions, such as the Department of Homeland Security and the Office of the Director of National Intelligence (DNI). Issues of particular importance involve agency reorganization, contracting out, congressional oversight, and personnel reallocations. The proving ground for PM reforms has dramatically changed; the performance of many U.S. public agencies is now measured in practical terms by assisting citizens whose lives have been disrupted by floods, hurricanes, fires, tornados, and snow storms, as well as protecting domestic security and fighting the war against terrorism. Ironically, despite Bush’s campaign rhetoric about smaller government and more efficient management, his tactical decisions to pursue an increasingly unpopular war in Iraq, cut domestic programs, and increase the size of bureaucracy created the largest public debt in history, reversing all of the progress on budgetary and regulatory reform achieved under the Clinton administration.

Controversy over the best strategies for managing performance reflects the century-old debate about the “proper” relationship between politics, policy, and private management of public-sector functions. Public administrators are responsible for analyzing options and recommending policies to elected political leaders who, in turn, decide which alternatives to adopt. Rather than assuming the ideological superiority of one model over another, public managers need to be more informed about fact-based strategic options that best
achieve the goals of specific public-policy areas. For example, which model, or combination of approaches, best achieves airline transportation security while overseeing day-to-day airport operations and also maintaining responsibility for public expenditures? Is the customer-centered entrepreneurial approach applicable to all sectors of public management?

Senior public administrators are cross-pressured by conflicting ideological demands and must understand the theoretical as well as practical foundations of alternative PM strategies. Compared to the early 1990s, greater numbers of administrators now possess the authority, as well as the knowledge and “tools,” to improve performance. During the reinvention era, critics accused the Clinton administration of changing government management practices to run operations “too much” like a business. On the other hand, many public administrators resisted reform attempts because they believed their positions were threatened by a reinvented (and downsized) federal government. The Bush administration selectively endorsed many of the Clinton reforms and actively promoted shifting federal program responsibility to faith-based, nongovernmental, or private contractors through a controversial strategy of competitive sourcing to achieve partisan-policy ends. Without objective research-based data, political forces nearly always restrict decision-making options and trump management reforms. Administrators and policy makers need objective data to decide whether to support the incremental public-oriented reforms of the last decade, encourage the greater use of private-market-driven options (such as charter schools, contracting out, privatization, or vouchers), or form cooperative partnerships with nongovernmental organizations. Such decisions require solid theory-based research findings to bolster support for recommended policy changes and to provide advice to elected officials. Ultimately, citizens exercising democratic freedoms and responsibilities will be the final judges of the success or failure of such efforts.

**Summary**

During the past decade, the federal government has initiated comprehensive and controversial legislation supporting downsizing, e-government, reinvention, and results-oriented management. Results-driven performance management is an increasing concern of all governments. The reinvention movement attempted to improve performance by promoting competitive, customer-driven, and market-based solutions to perceived inefficiencies in the delivery of government services. The Clinton administration’s National Performance Review (NPR) committed resources to study and recommend strategies for reinventing government and drastically alter the ways in which the federal government conducts its affairs and interacts with the “customers” (citizens). One of its most successful accomplishments was the establishment of customer service standards for federal agencies.
Various strategies and tactics have been devised for conscientious managers who want to improve their administrative operations and their responsiveness to customers. Customer service is becoming an important productivity improvement strategy in many governments. Federal agencies have set standards for customer service that can be used by citizens to evaluate the quality of service received.

Concern for government productivity and alternative sources of delivering services is on the rise. There are several approaches to measuring productivity and to improving government productivity levels. Productivity of government programs has taken on increasing political, economic, and social significance within an economic framework of scarce resources and downsizing. Links between productivity and other aspects of management, such as efficiency, goal setting, and strategic planning, have also been stressed. The Government Performance and Results Act (GPRA) of 1993 was a major step to refocus government officials from program “inputs” to program execution and measurement of results. Under conditions of limited resources (of all kinds), productivity in government and elsewhere will continue to be important.

The Bush administration’s Presidential Management Agenda (PMA) differed from the NPR with its political rhetoric and overall lack of specifics. The PMA mandated rigorous results-based management reforms, outsourcing, expanded e-government, and integrated budgetary and performance indicators. The PMA emphasized expanded competition to replace as many as 850,000 federal workers with private contractors, created a federal Office of Electronic Government to promote e-gov initiatives, and opened federal contracts to partnerships with faith-based and nonprofit providers, and with private businesses. A simple color-coded scorecard, the Performance Assessment Rating Tool (or PART) determines a program’s ranking by giving three scores: red for failing, yellow for progress, green for success. Implementation has shown progress in accomplishing four mutually compatible, yet difficult to achieve, public-policy goals: (1) improving the productivity of bureaucracy with fewer resources; (2) downsizing domestic government; (3) becoming more politically accountable; and (4) restoring public faith and trust in government. Citizen demands for lower taxes and political campaign rhetoric calling for leaner, more efficient government encourages federal executive agencies to achieve these goals by changing the way they define performance, measure productivity, and improve results. Congress passed administrative reforms mandating budget deficit reductions, personnel caps, and the use of results-oriented systems to achieve these goals.

There also is a pressing need to improve performance at the state and local level, where citizens are the direct recipients of education, law enforcement, disaster assistance, health care, and a variety of other services from public administrators. In many states, far less concern exists about who delivers service than how to meet current service demands and employee payrolls. Many state and some local governments are facing severe deficits in current budget
projections because of declines in income and sales tax revenues, and because of lower property tax collections due to falling real estate prices; many are being forced to increase public school class sizes, raise user fees, reduce social services, and release prisoners.

Four concerns are present when introducing private-sector strategies such as CzRM into the public sector. Public administrators have to keep in mind that those whom they deal with are citizens and not customers. The improved service quality must not happen at the expense of the fundamental values and drivers of the public sector. Furthermore, the adoption of CzRM practices, and the use of the Internet in general, in the public sector must recognize the existence of digital divides, establish accountability, and define the responsibilities of private consultants. Accountability is and has always been an important concept to discuss in relation to the public sector.

Reinventing government and the New Public Service represent two different views about political accountability and the relationship between political and administrative systems. Understanding the boundaries of this relationship is as important today as it was more than a century ago, and has consequences for the overall actions of government.

**DISCUSSION QUESTIONS**

1. In your opinion, which units of government have developed the capacity to measure performance? By what means do they achieve this goal? What new systems, tools, or techniques are required to manage performance?
2. What approaches exist to improve government productivity? What problems exist in this endeavor? In your view, how important is it that we improve productivity of government programs? Why?
3. Was the reinvention movement a fundamental shift in the administrative values underlying governmental practice in the United States? Have reinvented government agencies delivered regarding promises of better performance?
4. Have reform efforts such as the NPR or PMA made any difference in public opinion about the productivity and effectiveness of government programs?
5. What incentives can public administrators use to sustain these reforms after refocusing their mission and implementing performance management systems and techniques?
6. How will the customer service approach to government impact bureaucratic processes and relations with elected officials?
7. How do administrators (public and private) manage across unclear lines of demarcation or “fuzzy boundaries” between government agencies and other entities?
8. What can be learned from state and local contracting and public-private partnerships for the design and construction of public facilities that have led to innovative practices, shared efficiencies and risks, and improved delivery of services?

9. Does the market model eliminate participatory democracy from public-sector management? How will performance be measured on this dimension and who will interpret the results?

10. If public administrators withdraw from direct contact with citizens by outsourcing or privatization, who is accountable to whom for what results?

11. If more federally supervised, privately-operated “hybrids” or partnerships are created, who should be held accountable for results and liable for mistakes? By what criteria should those decisions be made?

12. Compare and contrast the goals of New Public Management with those of New Public Service.

13. What level of confidence needs to exist between administrators and elected officials to help shape future performance management efforts?

14. What difficulties might a public manager face when trying to implement new management techniques borrowed from the private sector?

15. Is CzRM feasible in the public sector? Why or why not?

**KEY TERMS AND CONCEPTS**

- President's Management Agenda (PMA)
- results-oriented
- productivity
- Government Performance and Results Act (GPRA)
- performance management (PM)
- reinventing government
- National Performance Review (NPR)
- National Partnership for Reinventing Government (NPRG)
- New Public Management (NPM)
- New Public Service (NPS)
- customer service standards
- Malcolm Baldrige National Quality Awards
- benchmarking
- claim-and-blame strategy
- Office of Electronic Government
- Federal Information Security Management Act (FISMA)
- Managerial Flexibility Act of 2001
- Freedom to Manage Act of 2001
- Performance Assessment Rating Tool (PART)
- citizen relationship management (CzRM)
- portal
- General Services Administration—USA Services
- citizen-centric
- digital divide
SUGGESTED READINGS


Chapter 11

Government Regulation and Administrative Law

We’re also going to have to look at how it is that we shredded so many regulations. We did not set up a 21st Century regulatory framework to deal with these [economic] problems. And that, in part, has to do with an economic philosophy that says that regulation is always bad.

Barack Obama, campaign speech, October 2008

Regulating various aspects of business and society is a long-standing and often controversial aspect of government, especially at the national level. Much of what the national government does (or attempts to do) has an impact on individual citizens, private corporations and other business enterprises, agricultural producers and marketers, foreign governments, labor unions, and state and local governments. But, as discussed in Chapter 9, some functions are explicitly regulative in nature, setting and enforcing the rules for many private—especially economic—activities.

As we shall see in this chapter, the first national regulatory efforts in the late 1800s were aimed at punishment for, and then prevention of, abuses in the marketplace—antitrust violations and price gouging, for example. During the twentieth century, government regulation became even more extensive, focusing not only on preventing certain kinds of practices but also on requiring that certain operating standards can and should be met. For example, before new products are marketed, they must meet industry safety standards for their intended purposes. Examples of operating standards include accuracy in information supplied to consumers—the truth-in-labeling, truth-in-packaging, or truth-in-lending requirements enacted mainly in the 1970s. During the early twenty-first century, contradictory policies have contributed to greater
regulation in some areas, such as airport transportation security, automobile fuel economy, and mortgage loan practices—and far less regulation in other domestic public policy areas, such as consumer protection, banking, equal employment opportunity, pharmaceutical pricing, and public housing.

In the past fifty years, more than a dozen new regulatory agencies in the national government and several at the state level have been created, following the passage of scores of new regulatory statutes. Regulatory actions touch virtually every part of our lives—our transportation safety (air bags, airport security procedures, seat belts, aircraft maintenance and safety standards, freight rates), the food we eat, what can or cannot go into our beverages (for example, health warnings for products containing saccharin and aspartame), medications that may be used to treat disease, air and water quality standards, consumer health and working conditions, and the like. In addition, a number of recent regulations have been of a different type from the majority of previous ones. There are significant differences between “traditional” regulations—which emphasize competition in the marketplace, price controls, and service enhancement—and “new” regulations—which are designed to prevent harm from a process, a product, or their side effects.1 New regulations incorporate social as well as economic goals into the regulatory process, and they have been much farther-reaching in their effects. (We will deal more fully with this distinction later in this chapter.)

Some government actions that are seemingly unrelated to regulating private lives, in fact, do so. These include local building codes and zoning laws; government housing loan programs with minimum income requirements, effectively cutting off many poorer citizens from a chance to buy homes; immigration and national security applications limiting (especially) graduate students from other nations; school desegregation guidelines; equal opportunity requirements in employment, housing, and education; nursing home inspections; minimum-wage laws; workplace hygiene, handicapped access, and safety requirements in the workplace; and tax policies at all levels of government. National and state energy policies touch most areas of our lives—automobile travel; the cost and availability of energy resources such as gasoline, natural gas, and home-heating fuel; gasoline consumption and mileage requirements; home insulation; and so on. Regulatory processes now attempt to deal with global problems such as those related to energy consumption and pollution, including mileage requirements that will encourage the U.S. auto industry to produce more fuel-efficient cars by 2020 (see Box 11–1). In addition, state and local regulation of public utilities directly affects consumers’ utility rates.

The whole subject of government regulation in a “free-enterprise” capitalist economy can be highly complicated and is always controversial. Some contend that the most effective regulator is free-market competition among those seeking to attract the buying public. They argue that government regulation, by interfering with the marketplace, works to the disadvantage of both consumers and producers. Advocates of government regulation, however,
Text not available due to copyright restrictions
see greater need to monitor and guide the course of competition; they believe that a completely unrestrained market will lead to **monopolistic practices**, higher costs, underserved segments of society, and lower-quality goods and services. In the twentieth century, the national government tried increasingly to strike a balance between regulating producers and permitting, indeed encouraging, competition in the marketplace, supporting both the right of

**monopolistic practices**

situation in which a certain company or group of companies controls the production and distribution system of that market to exclude all other competitors.
consumers to purchase products that meet certain quality and safety standards and the right of producers to make a reasonable profit.

Regulatory activities are conducted by a wide variety of government entities. The earliest regulatory bodies—the independent regulatory boards and commissions of the national government—first appeared in the late nineteenth century and subsequently expanded their numbers and activities. Independent regulatory bodies are similar to other administrative entities (such as executive agencies) in operating under delegated legislative authority, exhibiting functional overlap, and being influenced by political considerations. They differ in the kind of work for which they are legally responsible and in structural design. More recently, regulation has been an increasing responsibility of administrative bodies housed within cabinet departments or standing independent of any other administrative “home.” We will discuss their origins, both societal and political; analyze the formal and political setting in which they operate, and with what consequences; and discuss some of the most volatile issues concerning government regulation during the past fifty years.

We will also discuss a related, and increasingly important, area of public administration: administrative law. “Administrative law is law governing the legal authority of administrators to do anything that affects private rights and obligations. It limits not only scope of authority, but also the manner in which that authority is exercised.”² All public administrators are governed in their operations by this body of law, as well as by legislative and chief-executive directives, but administrative law is particularly significant in the regulatory process because the latter bears directly on private rights and obligations. Viewing the relationship between regulation and administrative law another way, we might say that regulation involves certain kinds of constraints that government places on private citizens, groups, and institutions, whereas administrative law is concerned with the constraints government places on itself. After discussing government regulation, we will take up administrative law and attempt to place the relationship between the two in its proper perspective.

A word is in order concerning the terminology to be used in this chapter; this is especially important because of the number and variety of government entities currently engaged in some form of regulation. The term regulatory agency will refer to a regulatory body headed by a single individual (most commonly a director or administrator); a regulatory commission is headed by a group of commissioners (or, sometimes, board members); the term regulatory body will refer to both kinds of structures. These terms are consistent with the formal titles of such entities. For example, the Environmental Protection Agency (EPA) is headed by a single administrator—unlike the Federal Communications Commission (FCC).³ These usages will help us understand some of the differences among different types of regulators, in their operations as well as their formal structures.
The Rise (and Fall?) of Government Regulation

Historically, government regulatory activities have taken one of two forms: (1) putting certain limits on prices and practices of those who produce commercial goods and services, and (2) promoting commerce through incentives, grants, or subsidies, on the theory that such payments are a public investment that will yield greater returns for the consuming public in the form of better goods and services. Prime examples are subsidies for rail transportation, farmers, and oil companies. The first of these overall forms of regulatory activity has a longer history than the second.

Regulation of interstate commerce under Congress’s direction was a constitutional power of the national government (in Article I, Section 8) right from the start. Yet, for virtually all of our first century as a nation, responsibility fell to the states to carry on most of whatever regulation existed—for example, transportation tolls on and across rivers, prices farmers had to pay to grist mills and cotton gins, water rates, and railroad fares. In the post–Civil War period of industrialization, the national government gradually assumed more responsibility for both controlling and promoting commerce, although the states still played an important role in developing and testing ways of controlling prices and commercial practices. As the emerging national economy grew and flourished, however, pressure began to mount for the national government to enter more extensively into the regulatory arena. This pressure stemmed from strong demands that the abusive practices of the railroad and oil industries, in particular, be brought under control. State regulatory agencies, some of which were quite active, lacked jurisdiction to deal with enterprises (such as gasoline refiners and oil companies) that crossed state lines. Beginning with the New Deal (1932–1939), the national government came to exercise primary responsibility for both controlling and promoting economic activity. Although the states are still primary regulators of a few industries, such as insurance, and secondary regulators of industries such as banking, Washington is now the center of regulatory activity.

Making government regulatory policy has been regarded as a legislative power under the Constitution. Yet, Congress and most state and local legislatures have found it difficult to write all the varied and detailed provisions that are necessarily part of governing a dynamic and complex society. There are two dimensions of the problem for a legislative body. First, most legislatures lack the time and technical expertise required to establish detailed rules and regulations on such complex subjects as nuclear energy, monetary policy, air safety, or exploration for, and marketing of, natural gas. As these and other areas of policy became more important, especially in crisis situations, it became increasingly necessary to create regulatory bodies able to deal with them. Second, even if legislatures had the time and skills, a large, collective decision-making body lacks the flexibility needed to adjust existing rules and regulations to changing conditions, again justifying creation of other entities to concentrate on each area.
Thus, even in the limited national government of the nineteenth century, it was apparent that it would be necessary to delegate authority to administrative agencies, with Congress monitoring their operations and adjusting their legislation but doing little actual regulation. This pattern was followed throughout the twentieth century as well, and continues today at all levels of government. In a very real sense, then, regulation emerges as the outcome of legislative delegation of authority (see Chapter 2). Thus, any strengths or weaknesses of regulatory agencies and processes can be attributed, in the first instance, to actions of local, state, and national legislatures.

The first major institutional development in the national government was the creation in 1887 of the Interstate Commerce Commission (ICC) in response to public disenchantment with the railroads, especially in the Mississippi Valley and the West. Unlike the eastern portion of the country, where numerous rail lines were engaged in vigorous competition, the nation’s midsection and expanding West were served by a small number of railroads that were able to engage in monopolistic practices. Establishment of the now defunct ICC signaled a clear change from the prevailing notion of governmental action taken to punish unlawful acts after they had occurred. This was the first step in preventing such acts from occurring and doing so by laying down rules that applied to a class of industries and actions, relieving the government of the need to proceed on the previous case-by-case basis in the courts.

Public pressure for controlling industry became stronger in the late 1800s and early 1900s, led by men such as James Weaver of the Greenback Party in the 1880 presidential election and, especially, William Jennings Bryan. The great trustbuster, Theodore Roosevelt, was later followed in the White House by Woodrow Wilson; both men favored government measures to maintain economic competition and fair trade practices. In response to the stock market crash of 1929 and the other economic woes of the Great Depression, Franklin Roosevelt opened the way for even more stringent and far-reaching regulation. These individuals and their allies, and the policies they promoted, led to a significant increase in the scope of national government regulation.

The Sherman Antitrust Act of 1890 made it illegal to conspire to fix fares, rates, and prices or to monopolize an industry. Although enforcement mechanisms were not provided for in the original act, in 1903 the Antitrust Division of the Justice Department (which is not an independent regulatory agency) was created to directly enforce the Sherman Act. This proved difficult because of unclear language in the law and lack of authority delegated to the division. The result was increasing reliance on the courts to interpret legislative language and, some maintained, an inappropriate and perhaps excessive involvement of the courts in direct policy making. With delegation of authority to the ICC as a precedent, Congress attempted to solve the problem by creating another independent regulatory agency modeled after the ICC. In 1914, the Federal Trade Commission (FTC) was established to assist in antitrust enforcement, principally by interpreting and enforcing provisions of
the Clayton Act, which had been passed the same year and which prohibited price discrimination if the purpose or effect of such discrimination was to lessen competition or to create a monopoly. The FTC's involvement eased the burden on the courts, although it did not remove it entirely; the commission has been active continually over the years in settling antitrust questions. The FTC was also given responsibility for controlling deceptive trade practices but, until 1938, this was not a primary function.

Subsequently, other entities modeled after the ICC and FTC were also established. The Federal Power Commission (FPC) was created in 1920 to regulate interstate sale of wholesale electric energy and the transportation and sale, along with rates, of natural gas; in 1977, the FPC was reorganized as the Federal Energy Regulatory Commission (FERC) and made part of the newly created Department of Energy. The Federal Communications Commission (FCC), established in 1934, regulates civilian radio and television communication (except for rates), as well as interstate and international communications by wire, cable, and radio (including rates). The FCC assigns frequencies and licenses operators of radio and television stations and has become increasingly involved in issues concerning cable television franchises and pay television. The Securities and Exchange Commission (SEC), also founded in 1934, was one means used by the government to try to prevent a repetition of the 1929 stock market crash. The Civil Aeronautics Board (CAB) was created in 1938 to regulate airline passenger fares and freight rates, promote and subsidize air transportation, and award passenger service routes to commercial airlines. The CAB was disestablished on January 1, 1985—the first major regulatory agency to close its doors permanently—and its functional responsibilities were divided among the Federal Aviation Administration (FAA), the Department of Transportation (DOT), and the National Transportation Safety Board (NTSB).

There are other, similarly organized commissions. Also, as government activity generally has increased, regulative functions have come to be exercised by other types of agencies as well. It is possible to play “Washington alphabet soup” with the EPA, FAA, FERC, OSHA (Occupational Safety and Health Administration), and FDA (Food and Drug Administration), to name only a few (see Table 11–1). Important areas of regulatory responsibility are under these entities’ jurisdictions.

Mention also should be made of state regulatory agencies, many of which are patterned after those at the national level, and local regulatory activities that have an impact on certain local economic enterprises. As noted previously, states have primary responsibility for regulating insurance companies and are involved secondarily in regulation of banks. States also examine and license physicians, insurance agents, funeral homes, mortgage brokers and real estate agents, and certify those qualified to practice medicine and law. In highly technical and professional fields, such as medicine and law, the respective professional associations have key roles in setting state standards for entry.
<table>
<thead>
<tr>
<th>Table 11-1</th>
<th>Selected Major U.S. Regulatory Bodies*</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Environmental Protection Agency (EPA) <a href="http://www.epa.gov">www.epa.gov</a></strong></td>
<td>Founded in 1970, the mission of the EPA is to protect human health and to safeguard the natural environment—air, water, and land—on which life depends. Issues and enforces pollution control standards regarding air, water, solid waste, pesticides, radiation, and toxic substances. Budget: $7.38 billion Personnel: 17,000</td>
</tr>
<tr>
<td><strong>Federal Communications Commission (FCC) <a href="http://www.fcc.gov">www.fcc.gov</a></strong></td>
<td>Founded in 1934. Regulates interstate and international radio, television, cable television, telephone, telegraph, and satellite communications; licenses U.S. radio and television stations; offers information on legislation, technological advancements, and media systems. Budget: $313 million Personnel: 2,000</td>
</tr>
<tr>
<td><strong>Federal Trade Commission (FTC) <a href="http://www.ftc.gov">www.ftc.gov</a></strong></td>
<td>Founded in 1914. Regulates business competition, including some antitrust enforcement, and acts to prevent unfair and deceptive trade practices. Budget: $223 million Personnel: 1,080</td>
</tr>
<tr>
<td><strong>Food and Drug Administration (FDA) <a href="http://www.fda.gov">www.fda.gov</a></strong></td>
<td>Founded in 1930. Located in HHS; conducts testing and evaluation programs—and sets standards of safety/efficacy—for foods, food additives</td>
</tr>
</tbody>
</table>

**Energy Policy Act of 2005** a comprehensive "pork-barrel" law that also attempts to meet growing energy needs by providing tax incentives and loan guarantees for energy production of various types; before Hurricane Katrina, it was estimated to cost the U.S. Treasury $12.3 billion in tax expenditures and lost revenue through 2015
TABLE 11-1 Selected Major U.S. Regulatory Bodies (continued)

and colorings, over-the-counter drugs, and medical devices; certifies some products for marketing; and conducts research in other areas such as radiological health, veterinary medicine, and the effects of toxic chemical substances.
Budget: $2.14 billion Personnel: 8,239


Founded in 1916. Renamed in 1974. Advises the president as to potential economic effect on domestic industry and consumers of modifications to trade barriers. It investigates the impact of increased imports on domestic industries, unfair practice, and imports of agricultural products that interfere with U.S. Department of Agriculture programs.
Budget: $65 million Personnel: 365

National Labor Relations Board (NLRB) www.nlrb.gov

Founded in 1935. Conducts elections to determine labor union representation; prevents and remedies unfair labor practices.
Budget: $262 million Personnel: 1,982

Nuclear Regulatory Commission (NRC) www.nrc.gov

Founded in 1975. Issues licenses for nuclear power plant construction and operation, and monitors safety aspects of plant operations; information on nuclear power plant safety, regulations, operations, and construction.
Budget: $723 million Personnel: 3,305

Occupational Safety and Health Administration (OSHA) www.osha.gov

Founded in 1970. Located in the Department of Labor; develops safety and health standards for private business and industry; monitors compliance and proposes penalties for noncompliance.
Budget: $486 million Personnel: 2,150


Founded in 1934. Regulates issuance and exchanges of stocks and securities; also regulates investment and holding companies. Under the Sarbanes–Oxley Act of 2002, the SEC was reauthorized to aggressively investigate and prosecute CEOs and corporate boards who defraud investors.
Budget: $905 million Personnel: 3,932

*Budget figures shown represent net budget authority; personnel figures represent full-time equivalent employees (2007 estimated).

into the professions. Indeed, in some instances, formal state decisions amount merely to ratifying standard-setting actions taken by professional associations (the self-regulatory category of public policy noted in Chapter 9).

Other state entities also have regulative impact. As noted earlier, public-utility commissions have a great deal to do with setting intrastate retail rates for electricity and natural gas. Some also have the authority to investigative whether gasoline stations are “gouging” customers during periods of rapidly increasing fuel costs. State commerce commissions regulate commercial activity occurring entirely within state boundaries and can have a substantial influence on shipping rates and other shipping practices. Liquor control boards (in some states, there are state-run “package stores” or liquor outlets), recreation departments, and environmental protection agencies are further examples of state entities that affect private economic enterprise. These can all act on their own authority and initiative without being subject to decisions made at the national level. In some areas of regulation, however, state and national agencies have collaborated on standard setting, accounting systems, and the like, contributing to the patterns of specialized intergovernmental contacts discussed in Chapter 3. Examples include cooperation prior to the mid-1960s between the ICC, FDA, FCC, and FTC and their respective state counterparts and, in more recent times, between state and national homeland security, counterterrorism, and law enforcement agencies.

At the local level, regulation of business activities most often involves granting licenses for operating taxis and establishments such as hotels, restaurants, and taverns. Other kinds of local regulative activities, however, can be very significant, such as housing and building codes, zoning ordinances, and interagency transportation planning. There has been little research on local government regulatory impacts, which may be an unfair reflection on their scope and importance.

The New Social Regulation

The distinction between economic (old) and social (new) regulation (Table 11–2) merits further examination. That distinction has been described thus:

While all regulation is essentially “social” in that it affects human welfare, [there are] some very significant differences. The old-style economic regulation typically focuses on markets, rates, and the obligation to serve. ... On the other hand, the new-style social regulation affects the conditions under which goods and services are produced, and the physical characteristics of products that are manufactured. ... The new-style regulation also extends to far more industries and ultimately affects far more consumers than the old-style regulation, which tends to be confined to specific sectors [of the private
economy]. Whereas the effects of CAB regulation [were] largely limited to air carriers (including their stockholders and employees) and air passengers, the regulations of OSHA apply to every employer engaged in a business affecting commerce.7

As of the early 1960s, the national government had significant economic regulatory responsibilities in just four areas: antitrust, financial institutions, transportation, and communications. In each of these areas, the policy objective was to prevent or mitigate the economic damage associated with provision of goods or services, typically within a single industry. Thus, while regulatory agencies might possess broad-ranging discretionary authority to influence actions within a specific industrial sector, their standards and guidelines generally did not affect the economy as a whole.8

How can we account for so drastic a shift in both the substance and the processes of government regulation? One explanation is that, in the late 1950s, there was increased public concern about perceived threats to human life, such as carcinogens (cancer-causing agents such as air pollution and asbestos), and about how pollutants affected ecosystems. This resulted in a

| TABLE 11-2 Selected Regulatory Bodies Engaging in “Old” and “New” Regulation* |
|-----------------------------|-----------------------------|
| **Old**                    | **New**                    |
| Federal Communications Commission | Equal Employment Opportunity Commission |
| Federal Power Commission (until 1976) | Environmental Protection Agency |
| Securities and Exchange Commission (until 2002) | Federal Communications Commission |
| **New**                    | **New**                    |
| Federal Trade Commission   | Federal Trade Commission   |
| Food and Drug Administration | Food and Drug Administration |
| International Trade Commission | International Trade Commission |
| National Labor Relations Board | National Labor Relations Board |
| Nuclear Regulatory Commission | Nuclear Regulatory Commission |
| Occupational Safety and Health Administration | Occupational Safety and Health Administration |

* Agencies listed here are many of those appearing in Table 11-1, classified according to their principal responsibilities.

series of social regulatory initiatives that thrust government into new areas of health, environmental protection, and safety regulation. These initiatives were backed by the growing environmental and consumer movements, as well as “the activities of other specialized interest groups mobilized at least in part by heightened awareness of risks.” Thus, social regulation (unlike economic regulation) centrally addresses minimizing, or at least reducing, “public involuntary and occasionally even voluntary exposure to risk.” Congressional response to these public and scientific pressures has taken several forms: delegation of broad discretionary powers to regulatory agencies (as with the Clean Air and Clean Water Acts); defining and dealing with problems in narrower terms (for example, regulation of potentially hazardous chemicals); and enlarging Congress’s own “role in determining how the goals of regulation will be attained.” (Note again the importance of the role of Congress, and the significance of legislative delegation of authority as the basis for regulatory activity.) Although the total number of “regulators” has declined slightly during the past twenty years, fully three-quarters (75%) are employed by federal social regulatory agencies. Some of these initiatives contributed to the emergence of intergovernmental regulation, discussed in Chapter 3.

Dealing with the problem of reducing risk, however, has not been easy. A fundamental difficulty has been how to determine the degree of risk involved in use of, or exposure to, a product or substance (such as alcohol, firearms, saccharin, caffeine, or tobacco), and at what point a level of product risk becomes unacceptable (as a general standard). Compounding the problem are the high economic stakes involved in risk assessment; a finding of risk has come to carry with it the real possibility of a product being banned or otherwise restricted in the marketplace. Furthermore, the need for technical expertise—and for agreed-on criteria—in defining risk was joined to the issues mentioned above. Because of the economic stakes involved, however, little agreement has been reached on risk criteria. (Failure to reach agreement has not kept government regulators from defining—and applying—criteria, even though such criteria have remained a focal point of impassioned debate.) Finally, with expert opinion looming ever larger in disputes over just how much risk a given product or substance entails, the spectacle of “dueling experts” (in public debates, legislative testimony, agency reports, and the like) has become more frequent. Thus, the stature of experts and of their knowledge became a sub-issue within the larger context of regulatory politics. These issues emerged in connection with regulating products that many of us voluntarily use. The question of involuntary exposure to products such as hazardous chemicals, secondhand smoke from tobacco products, automotive exhaust, or toxic wastes only compounded the matter, especially with regard to the potential urgency of making new regulations and rules for risk reduction. In sum, as even the most casual observer of recent American politics can testify, considerable tension has characterized the regulatory arena, most of it centering on the new focus—and style—of regulating private economic activity.
Why Government Regulation Has Developed: Other Perspectives

The extent of regulatory activity prompts us to ask what other factors account for its development. One way to explain it is a scenario of deliberate decisions by bureaucrats and their political allies to expand their sphere of influence over private-sector activities. Although this scenario may have occurred in a few instances, it is not a generally applicable explanation. More important is the growth of “red tape” as government has responded to pressures for dealing with a broader range of societal problems or meeting specific social objectives. The average citizen, confronted with nuisances (such as noise pollution) and outright menaces (such as toxic wastes), reacts by saying, “There ought to be a law. . . .” If enough organized opinion exists, pressure can be brought to bear on government to enact such laws. Regulations have become more widespread in just this way, focused particularly on two worthy social purposes: demonstrating compassion for the individual and ensuring representativeness and fairness in governing processes.

Motives of compassion have led, first, to rules and regulations aimed at protecting people from each other—governing relations between buyers and sellers, employers and employees, universities and students, tenants and landlords, or lenders and borrowers. Government has also been asked to alleviate various kinds of human distress—through Supplemental Security Income (SSI) payments; aid to the disabled, the handicapped, and the elderly; aid to the poor; disaster relief; toxic-waste cleanup; and unemployment compensation. In all such cases, rules and regulations accompany basic legislation to make it possible to administer such programs fairly and equitably. (One example of fairness and equity, which demonstrated regulatory flexibility after Hurricane Katrina struck in late August of 2005, involved the Department of Health and Human Services [DHHS] relaxing restrictions on Gulf Coast hospitals, which normally prevented them from freely moving patients from one location to another—within the hospital or outside. Under such extraordinary circumstances, it made perfect sense for some “case-specific” deregulation.) The national government, in particular, has acted to prevent major disruptions in national (and international) economic and political systems—stepping in to mediate labor-management disputes in vital industries, attempting to bring inflation under control, protecting supplies of vital natural resources, or resolving international conflicts that menace the peace. It is, of course, expedient politically for leaders to respond to pleas for governmental assistance, but that may only increase the proliferation of rules and regulations accompanying government action.

Regulations also stem from efforts to increase public representativeness in government decision-making processes as one way to maintain popular control and equitable treatment. Provisions of the Administrative Procedure Act of 1946 require procedural fairness in administrative agency operations (including detailed guidelines for advance notice and public participation in
many aspects of administrative decision making). A maze of rules is designed to minimize dishonesty and corruption in public affairs (watchdogs who watch watchdogs watching watchdogs). Also, America’s tax laws reflect a desire that citizens receive a “fair shake” from their government. Yet all such protections involve lengthy and complex elaboration in substantive and procedural rules, which add still further to the tangle of red tape.

It would seem, in short, that regulation has been fostered by a willingness—a desire—to have government protect individuals, groups, and society at large from many ills and evils. In virtually all cases, no intent to create red tape has existed, but it has inevitably accompanied each effort. The rise of protective regulation might well be explained, in sum, in the words of an old cartoon character, who said, “We have met the enemy, and he is us!”

The Clinton administration streamlined many aspects of the national government’s regulatory activity and placed a high priority on reducing “regulatory overkill.” Although a large part of this focus on regulatory restructuring was directed toward cutting internal agency regulations (that is, regulations that national government administrators must follow), the administration was as concerned about regulations that affect private citizens and organizations. According to the National Performance Review (NPR), 55% of the existing eighty-six thousand pages of federal regulations had either been eliminated (sixteen thousand pages) or revised (thirty-one thousand). Teams of “reinventors” succeeded, to some extent, in clarifying and simplifying the remaining thirty-nine thousand pages of regulations.13 The NPR emphasized an awareness of the content, administrative burdens, and costs involved, and signaled a clear intent to cut back “unnecessary” regulation, in all respects. The Bush administration continued to selectively apply a deregulatory strategy on a case-by-case and agency-by-agency basis, leaving most regulatory entities weaker and a few others stronger.

**Structures and Procedures of Regulatory Bodies**

The national government’s regulatory bodies have certain features in common with other administrative entities but differ in important respects. One similarity (already noted) is that all administrative entities operate under authority delegated by Congress, and they must therefore be aware of congressional sentiment about their operations. On occasion, Congress as a whole has been persuaded to restrict regulatory activities in some way, as was the case with the FTC more than once in the past twenty years. A second similarity is that there can be functional overlap among regulatory bodies, just as with other entities. For example, during the controversy over cigarette smoking and public health in the mid-1960s, one question was whether allegedly deceptive radio and television advertising of cigarettes was properly under the jurisdiction of the FTC, which is responsible for controlling deceptive trade practices, or...
the FCC, which generally regulates radio and television advertising. A third similarity is that political influence is sometimes as important in the regulatory process as in other aspects of public administration—at times, more important. Although the design of government regulation seems to assume some separation between regulation and “politics,” in truth, interested groups and individuals expend considerable effort to influence regulatory activity. Close ties usually link clientele groups and so-called dependent regulatory agencies (DRAs)—agencies charged with regulating economic activity but housed within an existing cabinet department or other executive structure. Examples include the National Highway Traffic Safety Administration (NHTSA) in the Department of Transportation, the Agricultural Marketing Service in the Department of Agriculture, and the FDA in the Department of Health and Human Services. But, regardless of organizational form, regulatory politics—the quest for leverage and influence in the making of regulatory decisions—is a very real phenomenon.

**Regulatory Structures**

Regulation was initially to be a function conducted by administrative boards and commissions with greater independence—in particular, independence from control by the president. That being the case, the structuring of those entities was a matter of some importance. As regulatory activities spread to the executive branch, however, those activities did not have the effect of altering the structure of existing entities (most of which were, and are, agencies with a single head). Thus, questions of organizational structure are now less significant than they once were. The scope of regulation that is undertaken, the types of regulations issued and enforced, and the impacts of those regulations are often at least as great for executive-branch regulators as for the older, independent regulatory boards and commissions.

There are some structural differences between DRAs and independent regulatory boards and commissions (IRCs). First, IRCs have plural, not individual, leadership; a collective decision-making process exists from the start. Second, board members or commissioners do not serve “at the pleasure of the president” as do cabinet secretaries and other political appointees, and presidential powers to remove them are sharply curtailed. Their terms of office are fixed and are often quite long—for example, the fourteen-year terms of Federal Reserve Board members. Also, terms of office are staggered—that is, every year or every other year, only one member’s term expires. Thus, no president is able to bring about drastic shifts in policy by appointing several board members at once, nor is policy within the agency likely to change abruptly because of membership turnover. Third, each commission or board has an odd number of members, ranging from five to eleven, and decisions are reached by a majority vote. Finally, there must be a nearly even partisan balance among the members—a five-member board must be three to
two Republican or Democratic, a seven-member commission must be four to three one way or the other, and so on.

The combined effect of these provisions is, or was intended to be, that these entities were better insulated from political manipulation than others in the executive branch. In particular, it was deemed centrally important to prevent presidential interference with regulatory processes and to make the regulators answerable to Congress. The effectiveness of political insulation can be questioned, however. Decisions clearly favoring some interests over others are not uncommon, although most decisions have substantive as well as political roots. The larger purpose behind organizing the boards and commissions in this manner is to protect the public interest in preference—and sometimes in opposition—to private economic interests. But where and how to draw the line between them is frequently decided through the political process rather than as a result of clearly defined boundaries.

Does regulatory structure make any real difference in the operations of regulatory bodies? Surprisingly, existing opinion on that question consists mainly of impressions and conventional wisdom; it is not based on careful research, of which there is very little. When comparing DRAs with IRCs, there is no hard evidence that structure affects regulatory policy making. However, a study of twenty-three regulatory bodies (divided about equally between DRAs and IRCs) indicated that DRAs (1) have political environments much more supportive of regulation than do IRCs; (2) are usually designed to regulate in the interests of those regulated (which might explain the degree of support for regulation); (3) usually have other, nonregulatory functions that lead to their having larger workforces, larger budgets, and greater geographic decentralization; and (4) operate with more discretion and can make greater use of their rule-making powers. It is perhaps significant that DRAs, such as the FDA and the NHTSA, generated political controversy during the 1980s, as did IRCs, such as the FTC and the Consumer Product Safety Commission. Some DRAs, in other words, may be less inclined now than in the past to regulate only in the interests of those regulated.

It should be noted, too, that regulatory structure seems not to matter on those occasions when either Congress or the president (or the courts, for that matter) attempts to impose restraints on regulatory bodies that may have acted unacceptably or illegally. As we shall see later in this chapter, different regulatory bodies are subject to the same sorts of constraints, regardless of structure. In much the same way, the procedures followed by diverse entities have become increasingly uniform. To these we now turn.

**Regulatory Procedures**

Procedures used by regulatory bodies fall into two broad categories: rule making and adjudication proceedings. Regulators are empowered under the 1946 Administrative Procedure Act to engage in rule making, a quasi-legislative
action involving the issuance of formal rules that cover a general class of activities. It has about the same effect as a law passed by Congress or another legislature. For example, a rule issued by the Department of Transportation might limit the width of tractor-trailers on interstate highways or require lower shipping rates for products made from virgin materials than for those made from recycled material (as in the case of many paper products). Rules apply to all individual operators, shippers, and others who come under their provisions. Rule making is more formal than adjudication, rules apply uniformly, and all cases within a given category are affected.

The rule-making process (see Figure 11–1) calls for regulators to issue notice of proposed rules relevant to administration of any given statute, with a period of public comment lasting at least thirty days (and often longer). The notice of proposed rule making is published in the Federal Register, the government’s official medium for disseminating information to the public concerning implementation of a statute (available online at http://www.gpoaccess.gov/fr/). Written comments can be submitted by interested parties and, if deemed appropriate, oral presentations also can be made. Although legislation can specify a deadline for publishing proposed rules and regulations, these deadlines are not

---

**FIGURE 11–1** The Rule-Making Process

- Congress passes a law stating objectives to be met
- Agency intends to create or modify a regulation to meet new situation

Advance notice of proposed rule making and/or proposed rule is published in Federal Register

Final rule is published in Federal Register

Rule is codified into Code of Federal Regulations

always met. Considerable time can elapse between the effective date of a law and proposed rules and, again, between public comment and issuance of a final rule published in the **Code of Federal Regulations**—sometimes as long as seven years. (for details, see http://www.gpo.gov/nara/cfr/index.html.)

Several important points should be made about this process. First, it is almost always the organized public—clientele groups and other interest groups—that responds to opportunities for public comment; very few average citizens pay close attention to proposed rules (or anything else) in the **Federal Register**. Thus, the version of public opinion rendered in public comments is not likely to truly represent general popular sentiment. Second, regulators vary in their responsiveness to public comment. The right to comment does not by itself confer influence over ultimate action, and more powerful groups can expect to have their views heeded more closely than those of others. Perhaps most important, however, that the general public can become involved in rule-making processes means that regulators must be mindful of public feeling and must try to anticipate public reactions.

In adjudicatory proceedings, rulings are made on a case-by-case basis and procedural requirements somewhat resemble those observed in a court of law. In a majority of cases, there is no formal proceeding before the decision. The regulators routinely settle such questions as whether to renew FCC radio station licenses. In such instances, a regulator is likely to follow informal precedents set in earlier rulings involving similar circumstances, although regulatory precedents do not carry the same legal force as court precedents do in judicial decision making.

Sometimes, however, adjudicatory proceedings are quite formalized. This usually occurs during a class action, when major interests are affected involving thousands of people or millions of dollars, when a case is contested, or when there is no applicable precedent. Under such circumstances, the rules followed represent an adaptation of courtroom procedures and congressional hearing requirements, including formal rules governing attorneys, evidence, testimony, and witnesses. Some groups make use of a public counsel, much like a public defender, who argues the consumer’s point of view at public hearings. A much more common figure in adjudicatory proceedings is the **administrative law judge**—formerly known as the hearing examiner—who acts for wcommissioners or board members in conducting public hearings, taking testimony, and then writing a preliminary recommendation, which is the basic factual summary presented to the regulatory body. This procedure is designed to keep cases from going to court and greatly reduces the time it takes to reach a decision.

Administrative law judges, now numbering well over fifteen hundred in thirty different departments, are among the most highly specialized national government employees. They are career employees assigned to regulatory bodies who occupy a unique niche in the public service, yet they are independent of their nominal superiors and have a degree of job security unusual
even among merit employees. The nature of adjudication requires this; they are expected to avoid being arbitrary and unfair while exercising sufficient freedom to write recommendations on the basis of information received and interpretation of those data. Although their recommendations do not carry final authority and can be appealed to the regulatory entity, administrative law judges enjoy considerable prestige, and their recommendations are commonly accepted. For further information regarding new regulations and recent regulatory developments of particular importance to adjudication proceedings before administrative law judges, see Office of Administrative Law Judges at http://www.oalj.dol.gov.

Apart from rule making and adjudicatory procedures, regulators frequently attempt to resolve disputes or disagreements by encouraging informal, voluntary compliance with regulatory requirements. The Federal Trade Commission, for example, employs three principal devices to secure voluntary cooperation. The first is issuance of an advisory opinion, indicating clearly how the FTC would decide a particular question if it were to formally come before the commission. Regulatory bodies, unlike courts, are permitted to issue such opinions on questions that might, but have not yet, come before them. The second is convening of a trade practices conference, to which all or most members of an industry are invited for a general airing of their regulatory problems and, it is hoped, for promoting better understanding on all sides of the problems discussed. The third is a consent order, representing an agreement voluntarily reached between the FTC and an industry before, or possibly during, an adjudicatory proceeding. (It is sometimes said that consent orders constitute a promise by an industry to stop doing something it hasn’t admitted doing in the first place!) Without devices such as these, regulatory bodies would have an even more difficult time keeping up with their caseloads than they do now.

The Politics of Regulation

Regulatory politics is only rarely the partisan politics of Democrats and Republicans. Rather, it is the politics of privilege, in terms of those with a stake in regulatory policies gaining preferred access to decision makers; and, to a lesser extent, of patronage, in the appointment of commissioners, board members, legal counsels, and staff personnel. This is especially true of IRCs but (in the case of patronage) much less true of DRAs. It is also a many-sided game played by the regulators themselves, who are sensitive to pressures placed on them and who are aware that reappointment may depend on political forces; by executives and legislators because businesses, industries, and labor unions subject to regulation are important constituents; and by those regulated, who cannot afford not to play. Fifty years ago, the only ones who seemed to be excluded were consumers, although that has changed decisively; now consumers play the game hard, and well.
Regulatory politics for both IRCs and DRAs is also characterized by issues of distribution, quality, and price. An excellent example is the burgeoning cable television industry. Communications regulators must answer a host of questions as cable television expands into more and more markets. Among the most important questions are: Which communities will be granted cable TV or satellite service to begin with? What criteria will be used in evaluating franchise applications, and how will those criteria be determined? What requirements (if any) will be imposed concerning service quality provided and type of service available? How many channels will the system offer, and which ones? What prices will be charged, and how many price packages will be offered? Although this is one of the most complex regulatory areas, similar issues arise in almost every other regulatory sphere.

The politics of regulation in the national government merits further discussion. A leading study of the FCC suggests that in addition to Congress, there are five major institutional influences on broadcast regulatory policy: the FCC itself, the broadcasting industry, citizens’ groups, the courts, and the White House. It is another indication of the nature of regulatory politics, however, that, in the study cited, the focal point of the discussion was Congress. The relative strength of these participants in broadcast regulation, their respective abilities to make Congress act, and the rules Congress writes for the FCC and the courts (regarding access to judicial review of FCC decisions) all play a part in shaping broadcast policy. Regulatory policies in other areas result from similar configurations of institutions and power.

The political environment of regulation includes many of the same features that apply to all other administrative agencies: legislative oversight by committees of Congress; expenditures concerns centering on the appropriations committees, the Office of Management (OMB), and the budget committees; an increasing focus on potential effects of budget cuts and deficit reduction; and attention to a political clientele—which, for a regulatory body, is frequently the very industry or industries it is responsible for regulating. One example of this kind of relationship involves the FDA and the pharmaceuticals industry. In addition, business and corporate interests generally have their own partisan leanings. It follows that there might well be partisan undercurrents in regulatory politics, depending in part on which party holds the White House.

Furthermore, the degree of independence possessed by an agency may fall short of that apparently conferred on it. As already noted, the president, Congress, and powerful economic interests frequently interact with a regulatory agency, thereby affecting what it does. Critics of regulatory agencies have charged that they often are more effective in protecting the companies they are supposed to regulate than they are in regulating them—a charge not without some foundation. At the same time, however, another set of criticisms has begun to be heard, accusing some regulatory bodies of going too far in the exercise of their discretionary authority. Thus, regulatory agencies are increasingly caught in a squeeze.
INDEPENDENCE FROM THE PRESIDENT

Regulatory agencies operate in much the same relationship to the president or governor that other agencies do: political appointees head the overall (cabinet-level) department, but career employees direct the work of the regulatory entity itself. On the other hand, regulatory boards and commissions are designed to answer to Congress’s direction and to be shielded from presidential influence. Commissioners cannot be fired by the president; staggered terms inhibit presidential ability to “sweep out the old and bring in the new”; and partisanship in the agencies’ makeup is limited by law. At the same time, a president such as George W. Bush who served two full terms—or even part of a second term, as in the case of Richard Nixon—can have a powerful impact on agency composition and, therefore, policy directions. Former President Nixon, during five and a half years in the White House, appointed or reappointed the full membership of eight regulatory entities, including the FCC, CAB, FPC, and SEC, and most of the members of all other regulatory bodies.

Jimmy Carter sought to bring regulatory bodies under tighter control and direction. In March 1978, Carter issued Executive Order 12044, designed to improve regulations in a number of ways: simplicity and clarity of the rules themselves, improved public access during rule making, and more publicity about “significant regulations under development or review.” The executive order also sought more control by regulatory entity heads, some of whom were directly accountable to Carter. Ronald Reagan went much further in an effort to slow regulatory growth by suspending, postponing, or canceling numerous rules and regulations while they were still in the proposal stage. (We will discuss the Reagan regulatory initiatives later in this chapter.) As public concern about overregulation has increased, recent presidents—and Congress, too, as we will see—have moved against individual regulators with some success.

One other aspect of presidential influence, in the realm of appointing and reappointing board or commission members, deserves mention. The most common practice is for presidents to avoid, if possible, any appointment that will generate controversy. The most convenient method is to allow leaders of regulated industries an informal voice in the selection process. Not all presidents give equal weight to these informal recommendations, but rare indeed is the president who goes ahead with an appointment that is publicly and vigorously opposed by a regulated industry.

There are two reasons for this presidential deference to industries. First, all presidents—regardless of political party—count on significant support from business and industrial leaders, and it is common courtesy for supporters to touch base on a matter of considerable interest to them. Second, a president runs the risk of shaking business confidence and, in the long run, continued economic vitality by setting himself in perpetual opposition to Wall Street and to the nation’s business and financial communities. As a result, most presidents
take care to keep their fences mended with business and industry. What effect that has on a process of regulation designed to be objective and detached is another matter, but the president’s political needs may account for some of the gap between promise and performance of regulatory bodies.

Under the Reagan administration, another tool of presidential control was used to strengthen the president’s ability to direct the general emphasis of regulatory activity, if not specific rules themselves. The OMB was authorized, in a series of executive orders, to review proposed regulatory rules and to influence their content substantively if OMB deemed it appropriate to do so. In one such case in 1987, OMB was accused of blocking parts of a so-called workers’ right-to-know regulation that had been issued by OSHA. In the ensuing controversy, OMB was also accused of singling out health and safety regulations for more drastic paperwork reduction, compared to some other regulations, under provisions of the Paperwork Reduction Act of 1980. The Clinton administration took another approach to reducing the scope of regulation by proposing frequent consultation and negotiation involving OMB and agencies of the national government regarding the regulatory process. This was far different from the pattern followed during the Reagan presidency, which emphasized a more centralized mode of operation, with OMB “directing traffic” in a much more systematic way. This was also consistent with the broader approach followed by Clinton and Gore in their efforts to bring about far-reaching change in governmental activities. One of the first actions of the Bush administration was to undo most of the regulatory reforms passed by the Clinton administration. Under the Bush administration and (until 2007) a Congress supportive of the president, there were few comprehensive regulatory reform initiatives.

**INDEPENDENCE FROM CONGRESS**

From the standpoint of Congress as a whole, regulatory bodies have a great deal of independence. After an entity is established and the processes of regulation are initiated, the main contact members of Congress collectively have with the entity is in considering its annual appropriations. Congress does exercise considerable influence, however, through committee oversight of regulatory bodies, especially if complaints have been received about the activities of a given regulator. Because the regulators operate under delegated legislative authority, it is the prerogative of Congress to review and possibly modify the authority that was granted, and regulatory entities are cautious about offending powerful interests in Congress that could trigger committee action “to rein them in.” This does not happen often, but the possibility does exist.

At times, Congress’s interaction with, and influence over, a regulator is direct and forceful. An example involving the FTC illustrates this point: in the 1960s, at the beginning of the continuing controversy over the health hazards
involved in smoking cigarettes (a conflict that foreshadowed more recent lawsuits by states against tobacco companies over the health risks associated with smoking and the medical costs to treat victims of smoke-related diseases), several regulatory entities—among them the FTC—tried, with limited success, to counter tobacco advertising that depicted smoking in a very favorable light. However, current controversies over the health hazards posed by secondhand smoke, restrictions on cigarette advertising, and treatment of nicotine as an addictive drug indicate that public pressure on the tobacco industry has intensified, and Congress may have responded to that pressure in more decisive terms than it did fifty years ago.

With the cigarette advertising conflict in mind, we can ask if regulatory bodies are truly independent of Congress. The answer is no, but a word of caution is in order. Although regulatory bodies were never designed to be completely independent, they can gain some measure of independence if their political support is strong enough—including congressional support. An “essential characteristic of independent regulatory commissions [and DRAs] is their need of political support and leadership for successful regulation in the public interest.” An entity that is truly an “independent operator” is the exception rather than the rule because neither Congress nor industry is likely to consent willingly to such autonomy. Regulators that try to act independently find themselves rein in by congressional committees or Congress as a whole far more often than they are turned loose. It is the nature of the game, depending on the balance of political forces at work. But there is almost always a balance of some kind, and regulators have to adapt to this, ensuring (if possible) that their support is always stronger than their opposition.

The question of independence from the president and from Congress has no final answer. William Cary, onetime chair of the Securities and Exchange Commission, once described regulatory entities as “stepchildren whose custody is contested by both Congress and the Executive, but without very much affection from either one.” That sounds as though regulatory bodies are caught in a crossfire between the White House and Capitol Hill, and in fact that is often the case. If neither the president nor Congress regularly lends support and if support is still needed, a dilemma develops from which one escape seems most promising. Regulators can try to reach acceptable operating understandings with the industries they regulate, in exchange for their support—which poses a whole new set of problems for regulators’ independence.

**INDEPENDENCE FROM THOSE REGULATED**

Among the most intense criticisms of regulatory bodies has been the charge that they are “owned,” unduly influenced, or have been co-opted by the industries they are supposed to regulate. The most devastating critiques probably were those of Nader’s Raiders—a group associated with consumer advocate and three-time presidential candidate Ralph Nader—aimed at such venerable
agencies as the ICC and (ironically) the FTC. Charges of lack of experience on the part of regulators, unfamiliarity with problems of particular industries, political cronyism in appointments, and lack of initiative and vigor in pursuing violators of regulatory requirements were the most common criticisms. A companion theme has been that regulators often were first actively involved in affairs of industry, then came to serve in regulatory entities, and subsequently returned to those same industries (for example, industrial chemicals, broadcasting, or transportation, among others—the proverbial “revolving door”). The central theme underlying such allegations was that regulatory bodies do more to protect and promote “their” industries than to regulate industry in the public interest.

The fact remains, however, that those serving on regulatory bodies can never be expected to isolate themselves personally from those with whom they deal. On the contrary, some interaction is considered necessary in order that those working for the regulatory body understand fully the workings of the regulated industry. How to maintain that interaction and still keep an acceptable degree of detachment and objectivity is the central question.

Regulators have all kinds of direct social and professional involvement with individuals in the industries they regulate. Frequently, contact occurs in private, informal rule-making and adjudicatory proceedings, where problems can be addressed without all the trappings of a formal regulatory action. Just what comes out of such meetings in terms of protection of the public interest is not easy to determine (if the public interest itself can be defined), and the private nature of the conferences is one irritant to observers such as Nader and the nonprofit public-interest lobbying group Common Cause (for information, see http://www.commoncause.org/).

Also, regulators routinely attend industry conferences, where they are frequently the main speakers, and friendly conversation during the social hour is not at all out of place under such congenial circumstances. Then there are private chats in offices, out-of-town visits to companies by regulatory officials, and luncheons and dinners at which regulators and industry representatives are part of a larger social gathering.

Three aspects of these relationships should be emphasized. First, these social and professional contacts are routine occurrences not inconsistent with the job of regulation. Second, private industries have a legitimate economic self-interest to uphold, and industry executives fear that, if they do nothing to present their cases to government regulators, their competitors will. Third, out-and-out industry pressure on a regulator is rare—bribery appears to be almost nonexistent, as are blatant attempts to intimidate or otherwise pressure regulatory officials. Direct exchanges of views, combined with the indirect pressure that can be placed on an entity through the president and Congress, are usually enough to ensure industries a fair hearing.

That regulatory bodies and their members are expected to be expert as well as detached raises yet another question: How does one become knowledgeable
about an industry without also coming to share that industry’s values and outlooks? Appointees to regulatory positions often come from industry backgrounds, a natural training ground for acquiring relevant expertise but also a likely place to adopt perspectives favorable to industry interests. Also, as noted earlier, a revolving-door pattern has emerged—regulators can often expect to go to work, or go back to work, for a regulated industry when their terms expire. Other appointees have backgrounds that hardly equip them to deal with the industries—some are named as political favors, others simply because they are noncontroversial appointees (or sometimes for both reasons). In either instance, the industry has an advantage; individual regulators are likely to be sympathetic to—or else largely ignorant of—the industry’s problems and are consequently reluctant to intervene in industry affairs. (In the past, this has been a more difficult problem with respect to IRCs than DRAs.)

Sometimes, an industry maverick is named to a regulatory body, someone who does not share the predominant economic or social outlook of the industry even though he or she has been a part of it. But such appointments are exceptions to the rule. The pattern of appointing people with industry backgrounds is so well entrenched that it is considered news when someone is rejected by the Senate for that reason. Thus, the need for both expertise and detachment in regulatory entities clearly presents a problem not easily solved.

**Consumers, Consumerism, and Regulation**

The consumer movement has had significant impact on government regulatory activity. Before the rise of consumerism, almost all major economic interest groups represented manufacturers or producers—those involved in the assembly, growing, processing, shipping, and selling of products in the marketplace. These groups naturally sought to shape market regulation in favor of producer needs and preferences. Customers or consumers were largely unrepresented in any organized fashion. However, major conflicts over cigarettes and public health, safety of children’s toys and prescription drugs, global warming, and automotive safety and fuel economy have changed that situation.

Leaders of the budding consumer movement looked to regulatory entities and other administrative bodies to promote and protect consumer interests. They apparently placed little faith in Congress, reasoning that legislators would be far more likely to respond to producers’ wishes than to contrary pressures applied by consumer groups. Rightly or wrongly, they chose to make use of administrative weapons in fighting their political battles, which, of course, brought them into conflict with both producers and Congress. In addition, advocates of change, such as the Nader spin-off organizations, saw a need to reform administrative regulation in order to maximize consumer gains. Not all consumer groups agreed with that view, but they generally supported efforts for reform.
There is little question that consumerism changed the face of government regulation, both because of new political pressures applied and because of primary reliance on regulatory agencies. Several studies of consumer protection have noted that administrative processes were key targets in the growth of consumer protection policy and that “consumer measures [such as tobacco warning labels] depended heavily on the power of administrative agencies to make public policy.” Pressure was placed on Congress—with some success—not only to respond directly to consumer demands but also to increase access to regulators and to the courts for redress of consumer grievances. Congress’s record in these respects is mixed, but even that represents an improvement over the past, when consumer groups were much weaker and less organized and could point to only a handful of gains over long periods of time.

The Nader phenomenon and the rise of consumerism are not unrelated. There is informed opinion that without the Nader organizations—their expertise, full-time commitment, and vigorous criticism of both corporate power and regulatory efforts—the consumer movement would not have enjoyed the influence it has. By awakening consciousness of consumer interests among the general public, Nader and others strengthened, or perhaps even created, a constituency with sufficient political power to contest the influence of long-established producer groups. Consumer pressure clearly accounted for much of the increase in government regulation during the past forty years, as well as for increased political conflict over regulation.

More recently, however, the pendulum has swung the other way; there seems to be more resentment of, rather than sustained support for, distinctly consumer-oriented regulation. Congress and Presidents Reagan and the elder Bush seemed more sympathetic to producers than their predecessors had been. President Clinton’s position on the general question of government regulation appeared to differ in important respects from the positions of Reagan and the first Bush, but the Clinton administration clearly moved cautiously in undertaking new regulatory initiatives, focusing efforts on eliminating regulations or simplifying existing “necessary” ones. More important, perhaps, is the fact that public opinion is shifting on the question of what constitutes appropriate government regulation. Illustrative of the interplay between regulators and public sentiment (and of the difficulties confronting conscientious regulators) is the case of the FDA. This agency acted frequently to ban various products and substances said to endanger human health because they were unsafe, ineffective, or both. FDA officials said, more than once, that the agency, under existing legislation, had no choice but to remove a product from the market when its potential disease-causing properties were demonstrated under controlled laboratory conditions. This was an especially important position politically in the controversy over the FDA’s proposal to ban saccharin, which had been linked to cancer, first in laboratory rats and then in human males in a number of Canadian tests.
The FDA’s stand caused a powerful coalition to question the basic law requiring FDA action against carcinogens (substances linked to cancer). Key elements in that coalition were food companies, manufacturers of soft drinks (including diet soft drinks), and, perhaps most important, an aroused group of citizens—for example, diabetics—who, for various reasons, needed or wanted sugar-free beverages available. Pressure was applied on both sides of the issue, with some arguing that suspected carcinogens should be banned as required by law, regardless of public outcry, and others arguing that it was time to update the 1958 legislation requiring FDA action and permit the FDA to examine potential benefits in relation to the cancer risk. Any time an agency receives seventy thousand angry letters over a single issue, there is reason for it to reconsider its decision, which the FDA did. Its course of action has been affected, however, more by congressional pressure for a delay in banning saccharin than by either direct industry or public pressure. The latter has to be translated into congressional action to be truly effective. The proposed saccharin ban and public reaction to it were not the only episodes in which the general public has been critical of regulatory action.

Another controversy involved the regulations mandating both driver- and passenger-side air bags on all new automobiles, ostensibly as a safety measure. Air bags increased the costs of cars by as much as $500 and were never intended to be used without seat belts. It has been known for some time that improperly installed child restraint seats (also required by some states) can severely injure or kill infants when air bags inflate, even in relatively minor accidents. However, many consumers were unaware of the dangers that rapidly inflating air bags could pose to children or small adults. After over fifty people had been killed in minor accidents, public response was so intense that, in November 1996, the NHTSA reversed its policy by allowing individual car owners to voluntarily disconnect the air bags, pending installation in 1999 of air bags with sensors that adjust to a person’s height and weight. These episodes of forced regulation without exhaustive testing for the dangers of “safety” equipment, and subsequent reversals of policy a few years later, do little to inspire public confidence in regulatory processes.

Still another issue highlighting growing public frustration and disenchantment with regulation was the controversy over Laetrile as a treatment for cancer patients. Laetrile, a substance extracted from apricot pits and said by some to be effective as a cancer treatment, was not approved by the FDA. Yet, during the late 1970s, demands became more insistent that those who wanted to be treated with Laetrile should have the chance, FDA approval or not, with some arguing that this was an issue of freedom versus government control. The respective points of view have been summed up as follows:

Freedom is the issue. The American people should be allowed to make their own decisions. They shouldn’t have the bureaucrats in Washington, D.C., trying to decide for them what’s good and what’s bad—as long as it’s safe. …
The FDA is typical of what you get in regulatory agencies—a very protective mentality in bureaucrats who want to protect their own jobs and their own positions. It’s easier for them to say “No” to a product—Laetrile or anything else—than it is to say “Yes.” ... The simple fact is that stringent drug regulation for society as a whole limits therapeutic choice by the individual physician who is better able to judge the risks and benefits for the individual patient. I think the whole argument centers on FDA’s intervention on the basis of a product’s efficacy. ... I agree that no one should be allowed to defraud the public, but you don’t need to rely on the FDA. ... The real question is: Should the government be protecting you from yourself?28

And, on the other side of the Laetrile/FDA question:

I believe in a society that protects the consumer from the unscrupulous vendor. There was a time in America when we gave free rein to the philosophy of caveat emptor: let the buyer beware. We abandoned that a couple of generations ago, and now we have all kinds of consumer protections built into our society.29

Instead of freedom of choice, it could be freedom of the industry to defraud the consumer. With the tremendous number of drugs available, it is not possible for the physician and the consumer to really have the information necessary upon which to base an informed judgment in regard to the safety and effectiveness [of a drug].30

Even though such disputes continue to be with us, government regulators continue to follow the statutory directives of Congress, as the following actions, paraphrased from newspaper accounts, indicate.

• **Item:** In August 1987, the Labor Department extended “right-to-know” regulations, requiring companies to tell workers about hazardous chemicals and other toxic substances present in the workplace, to 18 million workers at more than 3.5 million work sites. OSHA officials predicted that the regulations would reduce the number of chemical-related injuries, illnesses, and deaths by 20% in nonmanufacturing industries.31

• **Item:** The EPA announced that a review of 150 groundwater studies over the period 1978–1988 had identified seventy-four chemicals in the groundwater of thirty-eight states. Most of the chemicals were thought to be residues of pesticides used in agriculture. The EPA was careful to say that the extent of the pollution, and the danger that it might pose, had not been clearly established.32

• **Item:** The Securities and Exchange Commission decided, in mid-1989, to offer cash rewards to individuals who provide information that leads to the conviction of so-called inside traders on securities (stocks and bonds) markets.33
• **Item:** In 1990, the Secretary of Labor, in announcing mandatory safety belt use for all private-industry employees who drive or ride in motor vehicles on the job, estimated that the rules would save almost seven hundred lives and prevent as many as thirty-two thousand lost-time injuries on the job each year. The secretary also estimated that the original safety belt rule issued in 1984 had saved more than twenty thousand lives between 1984 and mid-1990.34

• **Item:** In late 1993, the Agriculture Department proposed (for the second time) new rules requiring information on safe handling, thawing, cooking, and storing of raw meat and poultry. The department did so in the midst of pressure from three directions: from Congress for not moving quickly enough to improve meat inspections, from the meat industry for reissuing rules that had previously been struck down by a federal judge, and from Vice President Gore’s reinventing government team, which sought to transfer meat and poultry inspection from the department to the FDA. These actions were sparked by the deaths of three children and the hospitalization of forty other people in the state of Washington in January 1993 after they ate undercooked hamburger meat at a fast-food restaurant.35

• **Item:** One intended purpose of the 1990 Americans with Disabilities Act (ADA) was to provide jobs and eliminate architectural impediments for the disabled. Regulations require employers to make reasonable accommodation for otherwise qualified persons who are physically challenged or in wheelchairs. However, studies show that the proportion of people with disabilities in the workplace has actually declined since the ADA was passed, despite the regulations and benefit programs available to disabled persons.36 One important organization working to reverse that trend is the Disability Rights Education and Defense Fund, Inc. (DREDF). Founded in 1979 by people with disabilities and parents of children with disabilities, the DREDF is a national law and policy center dedicated to protecting and advancing the civil rights of people with disabilities through legislation, litigation, advocacy, and technical assistance (http://www.dredf.org/).

• **Item:** Despite the evidence of increased use of drugs by teenagers, the voters of California and Arizona approved statewide initiatives in November 1996 to legalize the medical use of marijuana for treatment of glaucoma. In effect, the voters of these states increased the potential availability of marijuana without waiting for the FDA, or any other regulatory body, to approve its expanded use for treatment of eye disease. For many, the issue was not protection from harmful effects of drugs but, rather, the freedom to use an otherwise controlled substance for personal medical reasons.

• **Item:** The Department of Agriculture, which sets industry standards for American, Cheddar, Colby, Monterey Jack, and Swiss cheese, proposed allowing producers of Swiss cheese to make their product with holes smaller than the three-eighths of an inch required by federal regulation. Producers hoped the changes would satisfy buyers who complained that
cheese with larger holes would “gum up” their cheese slicers. In 2001, Wisconsin cheese manufacturers pushed for the smaller holes, arguing that U.S. manufacturers are at a competitive disadvantage with European producers because eye-size requirements are out of step with changing consumer tastes and marketing trends. There was no public comment from cheese inspectors.37

Whether such activity is regarded by most of us as being in our best interest, or unnecessary bureaucratic meddling, seems to be at the core of current controversies surrounding government regulation. Clearly, not all consumers share the values and objectives of consumer groups; these conflicting views contribute to the squeeze on regulatory agencies and others, such as the Department of Homeland Security, FDA, and NTSB, that are increasingly active in regulation. It has been well known for some time, for example, that many people do not use their auto seat belts, despite impressive statistical evidence that use of seat belts can greatly reduce risk to life and limb. Although the proportion of seat belt users is increasing, many people resent having to pay for safety and for mandatory pollution-control devices on their automobiles. An auto ignition–seat belt interlock system, which would have forced all drivers to “buckle up” before starting their cars, was defeated rather handily in Congress once the public’s negative sentiments became evident. That could happen again—with regard to auto safety, the effectiveness of medicines, the safety of food products, and other areas.

Given the abstract choice between clean and polluted air, pure and impure food and drugs, safe and unsafe cars, and so on, most of us would clearly select the former. But how to ensure and maintain such conditions without imposing excessive compliance costs or changes in personal lifestyles is what most controversies are all about. And what may be happening is simply a shift in prevailing political views about what constitutes appropriate regulation of particular products. Perhaps the best way to view such controversies is as cyclical processes, with the tide of public opinion ebbing and flowing on behalf of vigorous government regulation.

**Government Regulation of Tobacco Products**

The use of tobacco products is one of the most controversial issues in public policy today. The debate centers on how to regulate a product that is unhealthy when used as intended, but remains legal for people over the age of eighteen. The policy debate is about when, how, and under what circumstances the state can regulate personal choice, and it relates to several questions: Under what circumstances can government limit individual freedoms to protect citizens from their personal lifestyle? What is the role of the federal, state, and local governments in regulating the use of tobacco? What is the
Chapter 11: Government Regulation and Administrative Law

547

relationship between government intervention to protect public health and a person’s individual liberties?

Federal activity to regulate smoking has had a mixed history. Antismoking legislation was first enacted in the late nineteenth century in response to concerns about fire hazards and the morality of smoking. Opposition to smoking on moral grounds was swept aside because of the economic benefits in the form of cigarette taxes to the states associated with tobacco production and consumption. By 1927, all states had repealed such statutes; political action did not begin again until the 1960s and did not gain momentum until the 1980s. Most of the legislative debate in the 1970s and 1980s at the state level centered around personal-freedom issues. The tobacco industry emphasized individual rights as its defense; however, as scientific evidence of harmful effects of tobacco grew, legislative activity also grew on state and federal levels. Along with providing tobacco farmers with subsidies, Congress has limited federal regulation of tobacco products because of industry lobbying pressure. At the same time the surgeon general spoke out against smoking as a health hazard. In response to the 1964 Surgeon General’s Report on smoking, Congress enacted the Cigarette Labeling and Advertising Act in 1965, which required health warnings on all cigarette packages. In 1967, the Federal Communications Commission (FCC) ruled that the fairness doctrine be applied to cigarette commercials. As a result, all broadcasters who carried cigarette advertising were required to provide equal time to warn the public about cigarettes. In 1969, all cigarette ads were banned from TV and radio with the passage of the Public Cigarette Smoking Act. Between 1972 and 1986, many laws were passed that required warnings to be placed on the packages of cigarettes and smokeless tobacco products, and in 1989, Congress voted to ban cigarettes on airplane flights of less than six hours.

In the 1990s the debate shifted toward the effects of smoking on children. Antismoking forces embraced this as an effective strategy because of its political attractiveness to legislators and because it is difficult for the tobacco industry to publicly oppose restrictions on youth access to tobacco products. In 1992, the federal government enacted the Alcohol, Drug, and Mental Health Agency Reorganization Act, known as the Synar Amendment, requiring states to enact and enforce laws against the sale and distribution of tobacco products to individuals under the age of eighteen. All states have now enacted youth access restrictions to comply with the Synar Amendment. In 1994, Congress passed the Pro Children Act, which prohibited smoking in indoor facilities that are routinely used for the delivery of certain services to children, including schools, libraries, day care, health care, and early childhood development centers. On February 25, 1994, the Food and Drug Administration (FDA) announced that it was considering regulating tobacco products under the authority of the Federal Food, Drug, and Cosmetic Act. To receive this authority the FDA would have to find that “tobacco products were drug-delivery devices for nicotine and determine whether the products were intended to
affect the structure or function of the body.” The FDA investigated this as well as the effects of advertising and marketing by the tobacco industry on children and adolescents. On August 10, 1995, President Clinton announced that the agency’s evidence and analysis supported a finding that the nicotine in cigarettes and smokeless tobacco products is a drug and that cigarettes are a drug delivery device under the terms of the act. Citing evidence that smoking begins in childhood as a “pediatric disease,” the FDA proposed a regulatory program that would reduce the use of cigarettes and smokeless tobacco by young people by limiting its advertising and sale.

In April 1997, the tobacco industry appealed the decision to the U.S. District Court in Greensboro, North Carolina, but it was upheld. The court ruled that the FDA does have jurisdiction under the Food, Drug, and Cosmetic Act to regulate nicotine-containing cigarettes and smokeless tobacco. It also upheld the restrictions that prohibited the sale of these products to people under the age of eighteen and required that retailers check for proof of age for people under the age of twenty-seven. However, the ruling invalidated the restrictions that the FDA put on advertising and promotion of cigarettes, finding that the agency had exceeded its statutory authority. Both sides appealed this ruling. In August 1998, a three-judge panel of the U.S. Court of Appeals in Richmond, Virginia, ruled that the FDA lacks the jurisdiction to regulate tobacco products. Their decision was based on evidence that Congress did not intend the Food, Drug, and Cosmetic Act to be applied to tobacco products. This resulted in the repeal of the provisions that restricted the sale and distribution of cigarettes to children and adolescents.

Much has changed in the tobacco industry since April 14, 1994, when representatives from seven of the leading tobacco companies stood before Congress and swore that nicotine was not an addictive substance. The tobacco industry has since admitted that tobacco is an addictive and dangerous substance that was marketed aggressively to minors. As a result the tobacco industry agreed to a settlement of $246 billion with forty-six states in November of 1998. This deal settled all state lawsuits pending against the industry. The settlement will pour billions into state treasuries over the next twenty-five years and provide about $1.5 billion for research and advertising against underage tobacco use. Another result will be the rising cost of cigarettes. The increase was about 40 cents per pack by 2003. Another positive outcome of the settlement was the acceptance of the FDA’s limited power to regulate the tobacco industry. Most power of regulation will be at the state and local levels. As a result, the number of ordinances restricting smoking have increased. Over five hundred counties or cities have enacted antismoking ordinances. Most antismoking laws have targeted teenagers. At least thirty cities have outlawed the use of cigarette-vending machines and others require the machines to be placed in view of an employee. In addition to federal advertising regulations, several localities have restricted advertising for tobacco products. This includes banning ads on mass-transit systems and on publicly visible billboards. The settlement
also calls for tobacco companies to open a website that includes all documents produced in state and other smoking and health-related lawsuits. Since July 1999, the distribution and sale of apparel and merchandise with tobacco logos is banned. The settlement also bans payment to promote tobacco products in movies, television shows, theater productions, live or recorded music performances, videos, and video games. For events with a significant youth audience or where the participants are underage, brand-name sponsorship is also prohibited. To ensure the enforcement of the settlement’s terms, the courts have jurisdiction for implementation and enforcement. If the tobacco industry violates any of the agreements, the courts may order monetary, civil contempt, or criminal sanctions to enforce compliance. State attorneys general have access to company documents, records, and personnel to enforce the agreement.

There have been numerous debates on how different states will spend the money from the tobacco settlement. The mayor of Los Angeles said that he wants to improve sidewalks and crosswalks. In Connecticut, the governor would use large shares to cut property taxes, buy school computers, and maintain state university tuition rates. In North Dakota, there is a proposal to build a new morgue. Governors and lawmakers say that they are skeptical about pouring millions into untried programs designed to cut smoking rates. Some say that because of a nationwide antismoking campaign, the programs are not needed. Others say that the money should be spent like any other state funds used for a wide variety of purposes. The National Conference of State Legislatures said that more than four hundred bills have been introduced around the country proposing how the money should be spent. Only four states have pledged to fund tobacco control programs beyond a minimum level. There have been many federal proposals mandating that an arbitrary percentage of the settlement go to programs aimed at reducing smoking. The states feel that they should not be required to spend a significant portion of the settlement on smoking reduction and prevention. The reason is that many states have already committed funds to these types of programs, and mandating spending on certain types of programs will limit the state’s ability to fund other critical programs, such as expanding health care benefits to low-income children. Unfortunately, in light of major revenue shortfalls in many states in 2006–2007, governors and legislators often have used tobacco money to plug growing budget “gaps”—some in the tens of billions of dollars.

Despite many of the positive outcomes, the tobacco settlement is under attack from many health groups who say that it is a disaster. The tobacco industry has fought back by spending millions of dollars lobbying, making substantial contributions to the Republican Party, and launching a $40 million advertising campaign. In the 1998 elections, the industry contributed at least $5.3 million in individual, PAC (political action committee), and soft money to federal candidates and parties. Because of the tobacco industry’s power through lobbying and campaign contributions, the settlement also prohibits the industry from opposing proposed state or local laws that are intended to
limit youth access and consumption of tobacco products. The industry must require its lobbyists to certify in writing that they have reviewed and will fully comply with settlement terms, including disclosure of financial contributions regarding lobbyists’ activities and new corporate-culture principles.

Tobacco control advocates, the state attorneys general, the FDA and FCC, and individual cases have brought a wide range of force down upon the tobacco industry. For over thirty years, the tobacco industry went unchecked in its marketing abuses and indifference toward public health concerns. Because of these actions by the tobacco industry, there has been an emerging movement by the public and mass media to expose the industry’s wrongdoing. This led Congress to hold hearings in the subcommittee on nicotine and product regulation and publish a report by former FDA head David Kessler focusing on regulation of tobacco products. Some of the policy recommendations include: (1) Congress should repeal the federal law that precludes state and local governments from regulating tobacco advertisement occurring entirely within a state’s borders; (2) communities should work toward smoke-free environments and receive assistance from state and local public health agencies to develop ordinances and implementation strategies; (3) the National Cancer Institute should be active in designing, promoting, and evaluating tobacco control strategies; (4) the Centers for Disease Control and Prevention should provide sufficient funds to ensure statewide, community-based tobacco use prevention and control programs; and (5) the industry should be subject to penalties if youth tobacco use fails to drop 15% in two years, 30% in five years, 50% in seven years, and 60% in ten years.

The subcommittee applauded the work of the antitobacco groups and the coverage of the mass media to expose the tobacco industry’s fraud, deceit, and conspiracy. The media’s effect can be seen in opinion polls that show dramatic increases in public recognition of tobacco as an addictive drug, public belief that tobacco companies deliberately target youth in their ads, and public support for criminal prosecution of tobacco executives for lying to Congress. The media coverage of the tobacco industry and its effects on public health contributed to changing people’s attitudes toward tobacco use and behavior. The 1999 Academy Award–nominated film *The Insider* is an example of just how powerful the media can be in delivering the antitobacco message. Media coverage of noted celebrities who die from smoking-related diseases, such as ABC News anchor Peter Jennings in 2005, also has exerted a powerful influence on the antismoking campaign.

No matter how successful the antismoking campaign is in lowering cigarette consumption and putting the tobacco industry on the defensive, the industry remains a strong and relentless opponent. In March 2000, the U.S. Supreme Court ruled against the Clinton administration’s policies to control how cigarettes are marketed. In a 5–4 decision, the Court ruled that under federal law, the FDA lacks the power to regulate the tobacco industry. In recent years, several states have taken the lead in raising taxes on tobacco
products to, among other things, provide for children's health care programs. Most states have raised cigarette taxes which on average are now double the federal tax rate. The federal tobacco excise tax is 39 cents a pack and has not been increased since 1997. In 2007, Congress proposed increasing cigarette taxes by 61 cents a pack, to $1.00. With the backing of the tobacco industry, President Bush threatened to veto the bill and it failed to pass. The additional $35 billion raised by this tax also would have been used to support a children's health care insurance program.

The issue of the relationship between the right of the government to protect public health and the equally powerful right of a person to decide to live life without government interference is still in debate. Nonetheless, antismoking advocates have come a long way in reducing the public's exposure to cigarettes and the harms of tobacco.

Administrative Law

As discussed in previous chapters (especially Chapters 1 and 3), public administration developed on an ever-larger scale, beginning about a hundred years ago. In many ways (although certainly not all), that growth was traceable to the need “to get a certain kind of twentieth-century job done: the regulation of huge, complex, rapidly changing [industrial] enterprises.”45 The doctrine of separation of powers, so central to our governmental scheme, seemed in this context to be something of a barrier to meeting contemporary needs. That doctrine, in the past as in the present, is designed not to promote efficiency but rather to promote liberty. Although certain kinds of liberty may be served by separation of powers, speed and efficiency are not served, and it is precisely speed, efficiency, and reliability that are required for the governance of a great many things in the twenty-first century.46 The shift in the U.S. economy from large-scale manufacturing to smaller, less centralized small businesses, high-tech firms, and service industries has contributed to the reversal of public attitudes about regulation.

Thus, as a perceived need for greater governmental efficiency grew, the administrative apparatus of all government grew with it. As an offshoot of that growth, concern rose for establishing safeguards in the administrative system for the rights and liberties of those touched by the system—meaning virtually all of us, but especially those in direct contact (or conflict) with public administrators.

The Nature of Administrative Law

As noted earlier, administrative law pertains to the legal authority of public administrative agencies to perform their duties, and also to “the limits necessary to control [those agencies].”47 It should be noted, however, that
administrative law is not clearly or neatly separated from other areas of the law. Rather, there is a distinctive focus to this legal area that sets it apart conceptually from other areas. The principal foci of administrative law, giving it a separate identity as an emergent field, are (1) the rules and regulations set out by administrative agencies, and (2) the law concerning the powers and procedures of those agencies across a whole host of administrative operations.48

We have already considered some aspects of administrative activity that involve administrative law—for example, the discussion of red tape earlier in this chapter; the various types of operations in which agencies can engage (Chapter 9); and certain aspects of public employee protections (Chapter 7). Many criticisms of regulations that are designed to achieve fairness in administrative operations are direct references to the growth of administrative law; various approaches to achieving fairness (which we will consider shortly) are themselves examples of how law, administration, and politics come together in a multitude of circumstances in support of procedural fairness or, more accurately, procedural due process.

Administrative law expert Kenneth Warren has suggested a number of “vital administrative law questions” that, he contends, shed light on the scope and nature of the subject. Among these are the following:

1. How much power should be delegated to administrative agencies?
2. How much administrative discretion is too much? (Note the political power implications inherent in that question!)
3. What constitutes arbitrary and capricious agency decisions?
4. What are the components of a fair hearing?
5. How much official immunity should be extended to governmental administrators (that is, immunity from being sued by citizens and organizations for actions taken as part of their official duties)?
6. How can administrative abuses be effectively checked? (Note the possible links to issues such as whistle-blowing, discussed in Chapter 7, and to a variety of concerns affecting democratic administration, noted in Chapter 2.)
7. What role should the courts play in the review of agency decisions?
8. What should be done to control the regulators (watchdogs watching watchdogs!)?49

Complicating the process of answering such questions are several difficult challenges. First, of course, is the probability that the precise meaning of an individual protection or procedural guarantee may vary from situation to situation. Second, answers to any one of these questions—even if they are definitive—may help to shape (or be shaped by) responses to other questions. Third, courts and judges have made a significant contribution to the incremental rise of administrative law in that they have been asked, via judicial decisions, to define precisely how due process requirements can be applied to administrative procedure. This is not to say that legislatures have stood
idly by as this body of law has evolved. Indeed, administrative procedure acts (both state and national) have given added meaning to due process, as have the everyday actions of thousands of public administrators. Out of all these steps in the evolution of administrative law have come a number of distinct and identifiable patterns of protection for the individual who comes into contact with the public administrative system. We shall consider, in turn, key provisions governing the general rule-making process, provisions governing the process of administrative adjudication, authority for (and restrictions on) administrative discretion, and some of the most important court decisions, which constitute significant guideposts in administrative law.

**Rule Making and Administrative Law**

As noted in Chapter 9, rule making involves administrative issuance of statements and other guidelines that have *general applicability*—that is, they set out enforceable standards that affect a category or classification of enterprises or activities. Rule making, especially if it occurs informally, is constrained by far fewer procedural restrictions than is administrative adjudication, whether these restrictions arise from statutes or from judicial decisions. Among the requirements that apply to rule making are the following. First, public participation is considered essential in rule making. In order to make that possible, public notice of proposed rule making is required almost universally. Administrative procedure acts that may be largely silent on rule making nevertheless include this provision. (There are some circumstances in which prior notice may not be required.) Another provision relating to public participation concerns the opportunity to present views—that is, access to the process for interested outside parties who wish to enter their view into the record (however formally or informally that record may be kept). Presentation can take the form of filing petitions, consulting informally, or becoming involved in several varieties of hearings. A second requirement designed to promote fair procedure in rule making is postponing effective dates of newly issued rules while publicizing the content of what has been decided; a third requirement (not always found) is judicial review of proposed or actual rules.

Administrative entities are authorized to make three kinds of rules: substantive, procedural, and interpretive. Substantive rules apply to, or direct, law or policy—for example, Nuclear Regulatory Commission rules that set safety regulations for nuclear power plants, or Federal Trade Commission rules governing TV advertising directed at children. Procedural rules embody requirements for an agency’s organization, procedures, or practices. These may be imposed by an administrative procedure act but may also be issued—or perhaps supplemented—by agencies themselves (in the latter case, agencies are bound to honor their own rules in the same way they follow those set by statute). Interpretive rules are an agency’s views of the meanings of its regulations or of the statutes it administers. Interpretive rules are analogous
to advisory opinions that might be issued by a regulatory (or other) entity; that is, they give some indication of how an administrator perceives or understands existing law. One familiar example of an interpretive rule is the advice that taxpayers might receive from the IRS about permissible deductions in the course of preparing their tax returns. Occasionally, a dispute may arise over whether a particular rule is substantive, procedural, or interpretive. Such disputes are normally resolved by the courts, with both the government agency and the affected individuals bound by the results.

**Administrative Adjudication and Administrative Law**

To *adjudicate* means to exercise judicial authority, broadly defined. When administrative agencies engage in adjudication, they act in the manner of a court—that is, settling “controversies among named parties, and [determining] legal rights and obligations of the parties on the points in dispute.” Courts have historically gone to greater lengths to ensure procedural fairness to individuals than to the public at large; this is one of the main reasons why administrative adjudication is the focus of so much administrative law. Adjudication may occur either formally or informally. Formal procedures entail at least three essential due process guarantees born in constitutional law and embodied (at the national level) in the Administrative Procedure Act of 1946: fair notice, an opportunity to be heard, and a decision rendered by an impartial decision maker. Other due process requirements that usually must be met include the individual's right to counsel, the right to present evidence, and the right to cross-examine. Informal adjudication (the more common of the two) may be conducted on the basis of mutual consent of the parties; thus, it can take many forms, and it generally operates within looser constraints, as noted earlier.

A wide range of issues has been disputed and resolved by the courts regarding adjudication (especially the formal variety). In particular, the nature of the hearing itself is often at issue. Potential questions abound: (1) Is a hearing required and, if so, at what point in an administrative action? (2) What kind of hearing is required? (3) What sorts of evidence can be presented? (4) How will the presiding officer (usually an administrative law judge) evaluate the evidence presented, and how will he or she weigh the evidence in determining the outcome? The way such questions are answered is central to procedural due process, which, in turn, is at the heart of administrative adjudication and all its attendant rules.

**Administrative Discretion and Administrative Law**

Much has already been said in this book about *administrative discretion*—the reasons for it, some disputes about it (see Chapter 2, especially), and some of its consequences, direct and indirect. We have already commented on factors that have contributed to increased discretion (legislative delegations of authority
to administrative entities, professional expertise of administrators, and political support from organized groups). In this context, however, the central question pertaining to administrative discretion is how to balance what have been called *administrative imperatives*, such as expertise, flexibility, and efficiency, and *judicial imperatives*, such as due process, equal protection, and substantive justice. Many conflicts manifested in administrative law have revolved around concerns that administrative arbitrariness might result from the flexibility enjoyed by administrators acting in pursuit of efficiency. Consistent with this line of reasoning, those mindful of the judicial imperatives look to responsible administrators, executive and legislative oversight of bureaucracy, and judicial remedies as safeguards of the life, liberty, and property of individuals affected by administrative actions. We will conclude this section by examining several cases that simultaneously illustrate some of the most difficult problems addressed in administrative law and indicate why judicial review—as a check on administrative discretion—can be of major significance.

**SELECTED CASES AND RULINGS IN ADMINISTRATIVE LAW**

Before passage of the Administrative Procedure Act in 1946, the U.S. Supreme Court handed down several major rulings dealing with substantive and procedural fairness in administrative actions. Among the best known of these early cases was *Morgan v. U.S.* (304 U.S. 1 [1938]), one of a series of cases in which the Court “conveyed the clear message [that] public agencies needed to improve their hearing procedures to make them more consistent with constitutional due process standards.” Morgan, a stockyard operator, argued that the secretary of agriculture had violated his (Morgan’s) due process rights by setting the maximum rate Morgan could charge in his business without a hearing. Congress, in legislation enacted in 1921, had delegated considerable discretion to the secretary for setting maximum and reasonable rates for meatpackers and stockyards. However, it also had required a “full hearing” for stockyard operators—a hearing that Morgan claimed had never been held. The Court ruled in Morgan’s favor and, in its opinion, elaborated on what constituted, in its judgment, a “fair hearing” (the opportunity for individuals to know the claims against them, the right to present evidence on their own behalf and to counter evidence presented against them, and the like). The ruling in this case served as something of a prototype for many of the provisions regarding fair hearings that were included in the Administrative Procedure Act passed by Congress eight years later.

Another landmark decision came in the case of *Goldberg v. Kelly* (397 U.S. 254 [1970]). Goldberg, as director of the New York State Department of Social Services, was sued by Kelly and other Aid to Families with Dependent Children (AFDC) recipients after the department had terminated their welfare payments. The department maintained that the recipients’ due process rights were protected by the combination of a pretermination review and a
posttermination fair hearing; Kelly and the others argued that a hearing before benefits were terminated was an essential element of due process in these circumstances. One central issue, then, was whether a pretermination hearing was necessary for the state to meet recipients’ due process requirements. Another issue, not as obvious, was whether the welfare benefits in question were rights (and as such procedurally protected by constitutional standards) or privileges (and thus not afforded the same protections—such as a fair hearing). In the *Goldberg* case, the Court actually tried to establish a somewhat different basis for deciding whether a hearing was needed, arguing that the right to a hearing should depend “on the extent to which a person might be expected to suffer a ‘grievous loss,’ ”59 not on whether a right or a privilege had been provided or denied. The Court ruled in favor of Kelly, holding that the recipients must have timely and adequate notice of the termination of benefits and that the decision to terminate must be based entirely on rules and evidence introduced at the pretermination hearing.

Numerous other cases, covering a wide variety of issues, circumstances, and procedural questions, have come before the Court. A sampling of cases suggests just how broad the range of concerns has been. In *Bi-Metallic Investment Company v. State Board of Equalization of Colorado* (239 U.S. 441 [1915]), the Supreme Court ruled that it does not violate the due process clause of the Fourteenth Amendment for a governmental body to take a general rule-making action (in this case, raising the property tax in the city of Denver) without giving each individual an opportunity to dispute the action. In *Energy Reserves Group, Inc. v. U.S. Department of Energy* (589 F.2d 1082 [Temp. Emer. Ct. App., 1978]), the Court held that it is not necessary for an agency to use the notice-and-comment provisions of the Administrative Procedure Act before it publishes a proposed rule as long as that rule only interprets existing law rather than formulating new law. The case of *Federal Crop Insurance Corporation v. Merrill* (332 U.S. 380 [1947]) illustrates how the principle known as estoppel can be applied in administrative law. *Estoppel* may be defined as the act of being stopped from proving or presenting something in court because the party involved did something previously that contradicts that party’s present position. In this case, Merrill, a farmer, had asked an agent of the Federal Crop Insurance Corporation (FCIC) if spring wheat planted on land that had grown winter wheat was insurable under the Federal Crop Insurance Act. After the agent assured him that it was, Merrill planted spring wheat, which was then destroyed by drought. When Merrill applied for payment, the FCIC refused on the grounds that its regulations prohibited the insuring of reseeded crops. Merrill, claiming that he had been misled by the government, filed suit. The issue before the court was this: Is a governmental agency prohibited (estopped) from relying on written regulations as a defense when a claimant relies on a verbal statement that turns out to be incorrect? In this case, the Court held that, when terms and conditions for creating governmental liability are defined in explicit language in a statute, there is no liability for which a claimant may
collect damages—even if both the claimant and the FCIC were ignorant of such a restriction! The Court, in effect, put its weight behind the explicit (written) nature of the regulation as the guiding standard to be followed—and to be used in case of legal challenge.

**Administrative Law and Government Regulation**

The field of administrative law encompasses considerably more than government regulation, narrowly defined. Agencies of all kinds and at all levels of government are subject to rulings of the courts and to provisions of administrative procedure acts regarding many aspects of their operations. Nevertheless, it is government’s regulatory activities that are at the heart of administrative law precisely because regulation sits at the crossroads between government power and private behavior. It should be no surprise that administrative law grew initially because of the expansion of government regulation. Ironically, however, even if regulation should not continue to expand (a prospect discussed in the concluding section of this chapter), administrative law is likely to become more extensive in its scope and reach. The same forces that would urge reforms in, if not a slowdown of, government regulation would also be likely to support expanding an area of American law that places at least procedural (and sometimes substantive) restraints on the actions government agencies can take relative to our nation’s citizens.60

**The Future of Government Regulation**

Regulatory reform has been a recurring theme over the years, with every president since John F. Kennedy paying at least some public attention to the subject. Studies undertaken at presidential request, as well as other proposals, have become part of the reform literature.61 Presidents Ford, Carter, Reagan, and Clinton made regulatory reform a high-priority matter, and the issue took on greater urgency in and out of government.

Complicating regulatory reform, however, is the wide variety of motives, assumptions, and policy objectives that have given rise to reform efforts. More effective (and more cost-effective) regulation of the private sector is one potential goal. Another is enhancing regulatory accountability to the president; a third is increasing accountability to Congress.62 Yet another is ending existing fragmentation in substantive areas of regulatory responsibility (for example, transportation); still another is separating responsibilities that can conflict, for example, regulation of an industry versus promotion of that industry’s products. (Note that it would be both logically and politically difficult to pursue all these, or even particular combinations, simultaneously.) At various times in the past thirty years, reform proposals have been put forward that embodied one or more of these emphases.63
Finally, of course, there is the policy option of pursuing deregulation—of reducing the national government’s overall regulatory presence. Though this last goal was most clearly identified with the Reagan administration, it was not Ronald Reagan’s only regulation-related objective. Nor was he the first president to seek deregulation. Under Jimmy Carter, major steps were taken (especially in trucking, rail and air transportation) to reduce regulatory activity and power.64

Ronald Reagan came to office ideologically committed to “regulatory relief” for American business. In the context of the values and objectives noted above, his program was founded on a combination of deregulation and increased presidential control, with apparent attention to more cost-effective regulation as well. Although here, as elsewhere, the president did not achieve all he sought, the impacts of his actions will continue to be felt for some time.

That is especially true with regard to budget and personnel reductions affecting regulatory bodies. These merit brief attention because of the impacts these reductions had—and continue to have—on the capacity of regulators to carry out their statutory responsibilities.65 With the exception of a few regulatory bodies, the 1980s and 1990s saw deep reductions (in both dollars and personnel) in regulatory budgets. Clinton targeted some regulatory bodies for further cuts while boosting the budgets and responsibilities of others, particularly the Occupational Safety and Health Commission (OSHA) and Consumer Product Safety Commission (CPSC). Others came in for particularly severe cuts. Examples include the ICC’s 50% workforce reduction between fiscal years 1982 and 1986 (followed by disestablishment in 1995), and the FTC’s 30% personnel cut. More specifically, fewer than half of the twelve regulatory bodies included in Table 11–1 received additional funding or personnel increases; additional funding was provided to commissions whose responsibilities were enhanced by new legislation: the FCC, FERC, NRC, and SEC. It should be remembered, however, that the figures used as the basis for this assessment are in current dollars; measured in constant dollars (that is, controlling for inflation), most regulators continue to lag behind 1980s funding levels. In short, the harsh treatment of some regulators under Ronald Reagan (especially) in his first term did not improve under the first President Bush, Bill Clinton, or George W. Bush.

As always, however, all may not be what it seems in the debate over necessary and unnecessary regulation. For one thing, it is not uncommon to find some businesses that regard regulation as advantageous to their interests and, therefore, wish to remain regulated. Two examples are various segments of the trucking industry, including the teamsters union (even though the ICC no longer exists and a deregulation bill is now law), and the communications industry, particularly with reference to regulation of new video technologies.66 Another unexpected twist is a regulatory commission wishing to ease the regulatory burden and willing to go much further than the Congress—witness the FCC, which will decide in the next few years the future course of those same
video technologies over which many broadcasters want the agency to retain a measure of control. The communications revolution poses serious questions regarding regulation of this aspect of American life, especially the emergence of satellite radio systems, high-speed broadband cable for faster access to the World Wide Web, and Internet linkages for creating interactive communication for homes, schools, and businesses.

Predictably, strong movement toward deregulation opened up new issues concerning the impacts of deregulation. It is impossible to generalize about the impacts, simply because so many fields of economic activity (air, rail, and highway transport; communications; securities trading; and savings and loans institutions, to name only a few prominent areas) have been affected by deregulation and, in some cases, in markedly different ways. Taking airline transportation as just one example, there are indications that deregulation, regardless of the benefits claimed for it, has been a mixed blessing. Some claim that because of deregulation, air fares have come down (others disagree); some claim that competition among air transport companies has improved (again, not everyone agrees); and there are real concerns about air safety in the wake of deregulation (based on cutbacks in air traffic control, safety inspections, and the like). It is not surprising if an observer comes away from a review of such commentaries a bit bewildered. Expert observers of just this one area of economic activity disagree as to the effects of deregulation.

More recently, efforts have gained momentum in the direction of reregulation, thus reversing the direction set by the Reagan and the first Bush administrations. Here, again, a key focus is on homeland security and airlines, with various government efforts addressing concerns about the prevention of further terrorist attacks, safety of start-up airlines, provision of air service to smaller communities, lack of FAA inspections, transportation of hazardous materials in commercial passenger aircraft, and frequency of passenger complaints about lost luggage. Congress showed a willingness to respond to consumer pressures when, in 1992, it overrode George H. W. Bush’s veto of a cable TV regulatory measure (the only veto of “Bush the elder” that Congress successfully overrode); in mid-1993, it enacted legislation regulating the charges that cable companies can levy for cable service. As previously indicated, in 1994, the FDA signaled its clear intention to bring cigarettes under direct federal regulation if it could be proved that the tobacco industry had deliberately manipulated cigarette nicotine levels, knowing that, at certain levels, nicotine can become addictive. Other regulatory debates have also surfaced—for example, the possibility that lack of sufficient staff to enforce FAA regulations may have contributed to commercial aviation disasters, and the possible expansion of the FDA’s role in food inspection, given the well-publicized fatalities that were due to E. coli bacteria poisoning and the animal fecal material allegedly found in some beef products. Reregulation has already been proposed in several other
areas as well (notably concerning airport security, border control, emergency management coordination, federal mortgage loan guarantee companies, various products imported from some other countries, and immigration).

In early 2007, President Bush issued an executive order (EO 13422) amending an earlier policy statement regarding the procedures for executive agencies’ issuance of “significant” and “economically significant” regulations. The order required each agency to establish a Regulatory Policy Office (RPO) headed by a political appointee to oversee the development of rules and regulations covering regulated industries. Although the White House described the order as a necessary reform, various consumer, labor, and environmental groups opposed it as giving too much control of regulatory policies to big business groups supporting Republican interests.

Plainly, ongoing debate over government regulation is inevitable in the years ahead. With regulatory activity strongly supported by some as a means of ensuring fairness and equity in the marketplace—as well as safety and good product quality—while opposed with equal vigor by others on the grounds that it constitutes unwarranted interference and a potential threat to individual economic and social freedoms, any conflict is bound to be intense. Regulation continues to be at a crossroads. Much more is at stake than a rule here or a regulation there—the nature of our economy and government’s relation to it are also at issue.

**Summary**

Government regulatory activity dates back to the late 1800s. Both independent regulatory boards and commissions, as well as other government entities, engage in regulation that in recent decades has become broader in scope and more controversial. Regulation is a mix of two principal approaches: regulating producers and encouraging competition in the marketplace. The focal point of regulatory activity has shifted steadily over time from the states to the national government. Both Congress and state legislatures have increasingly delegated legislative authority for regulation to entities created specifically as regulatory bodies. Several federal regulatory boards and commissions were established in the period 1887–1939.

State and local regulation is not unimportant. In addition to regulating insurance and banking, state agencies examine and license physicians, lawyers, insurance agents, real estate agents, and so on. Other examples include commerce commissions, liquor control boards, and recreation departments. Local regulation consists primarily of licensing certain businesses and setting and enforcing various regulative codes.

“Old” economic regulation focuses on markets, rates, and the obligation to serve. “New” social regulation affects the conditions under which goods and services are produced and the physical characteristics of the products...
manufactured. Social regulation also differs from economic regulation in the wider scope of its impacts. Social regulation arose out of a concern for reducing involuntary (and voluntary) public exposure to risk.

Government regulations have developed in large part as a result of decisions designed to protect individuals and to maintain representativeness and fairness in governing. A by-product of the growth of the regulatory bureaucracy has been a mounting tangle of red tape. The Clinton administration, however, undertook major initiatives to redefine the scope and manner of regulation, with emphasis on reducing the number of regulations and the degree of difficulty associated with compliance.

Regulatory procedures fall into two categories: rule making and adjudicatory authority. Rule-making procedures involve publication of proposed changes in rules, a period of public comment, issuance of final rules, and codification in the Code of Federal Regulations. The number of new or revised rules increased substantially in the 1970s. The increase in regulatory decisions, particularly in adjudication, has meant a substantial increase in the importance of administrative law judges. The growth of administrative law itself has been a major phenomenon of the regulatory process.

Regulatory politics is not usually partisan. Rather, it is the politics of privilege and patronage, of product distribution, quality, and price. For regulators, constituency support can create an awkward and sensitive problem: Regulators are likely to find such support among those in the industries they regulate.

The independence of regulatory bodies from the president is far from absolute, though structural features do shield members from some presidential influence. Presidential appointment power, with Senate consent, is substantial, and other forms of White House intervention are not unknown. The Clinton administration tried to encourage more consultation and negotiation—between regulators and those regulated and between the chief executive and government regulators.

Independence from Congress is limited, although regulators have more to do with individual committees than with Congress as a whole. However, they occasionally become more involved with the whole Congress, and with committees, if there is adverse public or industry reaction to proposed actions. The question of independence seems to have an ironic answer: Regulators are independent to the extent that they have adequate political support to ensure freedom of action.

Regulators are in frequent contact with industry leaders, both professionally and socially. Industries have a legitimate self-interest to uphold, but direct pressure on regulators is the exception, not the rule. Another problem is that individuals having the kind of expertise needed and sought by regulatory bodies often received their training and experience in the regulated industries themselves and, thus, bring with them a natural “industry slant” on problems and needs. An alternative is to appoint someone with no expertise, which breeds another kind of problem.
Consumerism has had a major impact on government regulation. Beginning with concern for the health hazards of cigarette smoking and for auto safety, the consumer movement has grown to a point of considerable political influence. Consumer leaders have relied more on administrative regulators than on Congress for registering consumer gains, while attempting to reshape regulation itself.

Administrative law has expanded in response to a growing governmental administrative apparatus. Administrative law pertains to the authority needed by administrative entities to perform their duties and to the limits necessary to control their activities. The field focuses on the rules and regulations issued by administrative entities and on administrative powers and procedures; the field brings law, administration, and politics together. National and state administrative procedure acts have given meaning to procedural due process.

Rule making is governed by requirements of public participation (including prior notice and opportunity for the public to present its views), publication of rules, and judicial review of proposed or actual rules. Rules themselves can be substantive, procedural, or interpretative. Adjudication involves settling controversies between contending parties and determining legal rights and obligations. Formal adjudication entails fair notice, opportunity to be heard, and a decision rendered by an impartial arbiter. Informal adjudication is far more common, often occurring on the basis of mutual consent within looser constraints. Legal issues surrounding the exercise of administrative discretion center on how to balance administrative and judicial imperatives; a central concern is bureaucratic arbitrariness.

Regulatory reform can be addressed to a variety of objectives that are not necessarily consistent with one another. Under recent presidents, deregulation has assumed greater importance. Regulatory relief involves reviews of existing rules, a slowdown in issuing major new regulations, relaxing enforcement of existing rules, and making significant reductions in regulatory budgets and personnel. Ironically perhaps, not all industries wish to be deregulated, and not all regulators have sought to retain their authority. Debates over government regulation are likely to continue well into the future.

**DISCUSSION QUESTIONS**

1. In your judgment, what should the role of government regulators be? How much regulation should there be, in the abstract and in specific instances? What types of regulation should there be? What economic activities should be most carefully regulated? Discuss.

2. Discuss the rise of national government regulation, focusing on its purposes and initial mechanisms and on what prompted the first efforts in regulatory activity. Why has regulation continued to expand? What explains the continued expansion of regulation?
3. Discuss social (“new”) regulation, and the factors that seem to have led to its emergence. Compare and contrast social regulation with economic (“old”) regulation.

4. Does the structure of regulatory agencies make any real difference in the operations of regulatory bodies? Why or why not?

5. Discuss the principal procedures employed by national regulatory entities. What are the advantages and disadvantages of each procedure?

6. Discuss the nature of regulatory politics—the issues that most frequently arise, the regular participants in political conflict, and how (if at all) regulatory politics differs from other kinds of administrative politics.

7. What lessons can regulatory bodies learn from the experience of the FTC in the cigarette-package-labeling controversy and in its more recent conflicts with Congress? What lessons can be learned by advocates of change in any regulatory policies? What can advocates of the status quo learn?

8. Discuss recent instances of public dissatisfaction with regulatory actions of entities such as the FDA, FEMA, the FTC, and the Department of Transportation. In your view, have such agencies “gone too far”? Why or why not?

9. Assess the steps taken toward the direction of deregulation of various enterprises. In your judgment, are these appropriate steps? Should regulators be “reined in” by the national government in other instances? By what standards should decisions be made—and by whom?

10. Is deregulation an adequate device to reduce regulatory impact, or should more be done? Discuss.

11. Is cost–benefit analysis appropriate as a basis for regulatory policy decisions? (In your answer, deal with the values underlying both the cost–benefit approach and your own view of its appropriateness.)

12. What values other than strictly monetary costs and benefits might be employed as a basis for establishing and evaluating regulatory policy?

13. Discuss the role of the courts in effectively monitoring the activities of administrative agencies. How have judicial interpretations changed the basic concept of bureaucratic autonomy and discretionary authority?

14. Is the new Department of Homeland Security, a combination of twenty-two federal agencies with separate missions and legislative histories, an effective regulator or a reorganization of existing inefficient bureaucracies? Provide examples, such as the federal government response to Hurricane Katrina, to support your argument.

15. Do you believe that overall government regulation serves useful purposes? Why or why not? If yes, what purposes does it serve? Discuss.
KEY TERMS AND CONCEPTS

free-market competition

administrative law

Sherman Antitrust Act

Federal Trade Commission (FTC)

Clayton Act

Federal Energy Regulatory Commission (FERC)

Energy Policy Act of 2005

Sarbanes–Oxley Act of 2002

social regulatory initiatives

Administrative Procedure Act of 1946

protective regulation

Code of Federal Regulations

administrative law judge

procedural fairness

Regulatory Policy Office (RPO)

dependent regulatory agencies (DRAs)

rule making

adjudication

Sherman Antitrust Act

Federal Register

Justice Department

Federal Trade Commission

Energy Policy Act of 2005

Sarbanes–Oxley Act of 2002

SUGGESTED READINGS


Chapter 12

Conclusion: Public Administration in a Time of Conflict and Social Change

Never before has man had such capacity to control his own environment, to end thirst and hunger, to conquer poverty and disease, to banish illiteracy and massive human misery. We have the power to make this the best generation of mankind in the history of the world—or to make it the last.

John F. Kennedy (1917–1963), United Nations address, New York City, September 20, 1963

Our examination of public administration in the United States is now completed. From treatment of various topics in the text—ethics, values, intergovernmental relations, organization theory, entrepreneurial government, leadership, personnel and budgeting, performance management, productivity, electronic government, citizen relationship management, government regulation, and the rest—several impressions have emerged clearly. Most important is that the current state of public administration is characterized by considerable unrest: fiscal stress due to excessive borrowing, lower property values, and natural and man-made disasters; increased concern with and focus on global issues and rapid change, accompanied by dramatic developments in and out of the field affecting what it presently is and does, and its likely future shape. Advocates of competing political points of view argue forcefully during election campaigns (and at other times) for their vision of the appropriate future role for government and public administration in America, as Barack Obama and John McCain did so vigorously during the 2008 presidential campaign.
Yet another reality is that although it is desirable to maintain various features of governmental and administrative practice—such as accountability, efficiency, participation, performance standards, and strong leadership—it is difficult to achieve all or even most of them simultaneously. Political conservatives (such as John McCain and former Massachusetts Governor Mitt Romney) often seek less government, more private-sector alternatives and greater consumer choice, more efficiency, lower taxes, and greater effectiveness based on the interpretation of program results. Such objectives often conflict directly with social goals of more liberal politicians (such as Barack Obama and Hillary Clinton), on issues such as providing a minimum “safety net” for those members of society least able to fend for themselves, assuring access to quality education and affordable health care, promoting diversity, equal employment opportunity, redistributing resources, and expanding citizen participation. This poses difficult questions for us. On which feature(s) do we place greatest value? Which are we willing to sacrifice in order to achieve others? Who benefits and who loses from choosing one over another? In short, intricate and perplexing questions abound—questions for which there are no easy answers.

In this concluding chapter, we will discuss how public administration functions within the context of citizen demands—and frustrations—and of continuing risk and uncertainty about the future. How public administrators react to domestic and global crises and how they cope with changing domestic economic and social environments determines, to a great extent, the quality of life for large numbers of citizens in the United States, and increasingly those in other countries. We first consider the social and governmental environment, then the growing dissatisfaction with certain practices of governmental administration, review evolving issues and challenges in its study and teaching, and conclude by noting some continuing features, and questions, in the field. Throughout this discussion several themes will be evident: (1) the presence of numerous paradoxes in public administration; (2) tensions existing among these paradoxes, and the challenge of dealing with them; and (3) the accelerating pace of change in administrative theory and practice.

**The Social and Governmental Environment**

For the past fifty years, social and political struggles have taken new forms in the country, imposing continuous pressures on our values and institutions. Rising global tension and value conflicts stem from our resolve to pursue objectives such as political freedom and social diversity while maintaining economic freedom and independence. Societal relations directly affect political interests and competition. If those relations are tense and combative, as they have been recently, that will be reflected in political values and procedures, including those in public administration. The national government “has become a microcosm of the conflicts and differences that pervade society.”
As government [at all levels] becomes coextensive with society in composition and function, it experiences the disorganization . . . of society itself.”

There is much more to the social and governmental environment than simply promoting economic freedom and social diversity, however. Recent turbulence surrounding public administration has resulted from a host of changes, paradoxes, and conflicts. Chief among them is rapid social change, not only in population growth, immigration patterns (for example, increasing numbers of Asian, Caribbean, and Latino immigrants escaping repressive political regimes), and geographic distribution, but also in economic instruments, rapidly changing governmental roles, and technological innovations. Our capacity for economic growth is seriously hampered by a weaker U.S. dollar and dependence on imported goods and raw materials—chiefly petroleum, but also finished products and metals from other countries—as well as limits resulting from depletion of our natural resources. In essence, the United States buys $2 billion per day more from foreign providers than it sells on global markets. This weakens our balance of trade with other nations, and results in income and job losses from our products and services being less competitive in world markets. Declining math, reading, and science scores of American students are also serious social issues with global economic consequences. And politically, we as a nation continue to search for greater consensus about the direction in which we should try to move.

Another factor affecting our economic stability is the knowledge explosion, including the spread of technology, growing use (and misuse) of the Internet, and expansion of electronic government, which carries with it increasing potential for very different kinds of human interactions—both positive and negative. Growth of knowledge, science, and technological change are closely linked with changes in the nature of society and in human capabilities, values, and behavior. As examples, scientific explanations about the origins of the universe and of life on this planet may profoundly affect traditional religious beliefs; new high-speed wireless communications linkages permit direct citizen-to-citizen contacts across international borders; and access to previously restricted databases promises to revolutionize knowledge management in many different organizational settings. As still another example, consider the implications of cloning higher-level mammals and (possibly) even human beings. If these were once the stuff of dreams or science fiction, they are no longer.

Such developments have an ironic twist. We have had faith for decades that expanding our knowledge would make our world both safer and more predictable, and that science would help us answer age-old questions with much more precision and certainty. Yet we have found just the opposite: the more we learn, the less certain everything seems. Many people are disturbed by all this uncertainty, and it is possible that expanded knowledge contributes to social instability, with many seeking to return (in effect) to “the good old
days” that many remember as a less unnerving past. One indication of this is the phenomenon of religious revivalism, or fundamentalism, among growing numbers of Christians, Jews, and Muslims in many countries of the world (including our own).

The present social and political environment in the United States threatens long-standing safety nets for many millions of low-income, disadvantaged, unemployed, physically challenged, and elderly Americans. Debates over the future of affirmative action, welfare, universal health care, Medicare, Medicaid, and Social Security reflect, among many citizens, a new “fend-for-yourself” attitude in dealing with social problems. At the same time that social programs for low-income Americans are being cut, compensation for presidents and chief executive officers of major corporations have risen to a point where the average CEO now earns nearly $12 million in salary and bonuses per year, over 350 times the salary of the average worker. Worse, real wages for full-time and part-time workers (that is, adjusted for inflation) have not risen for 30 years, and only one in three employers provides health care benefits: fully 80% of the nearly 50 million Americans who lack access to health insurance are employed. Moreover, the IRS reports that the wealthiest 1% of Americans earned 21.2% of all adjusted gross income in 2005, up from 19% in 2004. This is the largest share of income held by the rich since before the Great Depression of the 1930s. Many are asking if this “survival of the fittest” approach to capitalism, and its consequences for governance, has now exceeded our capacity to absorb massive social and economic shocks brought about by natural disasters such as Hurricanes Katrina, Gustav, and Ike; extensive flooding in the midwest, and south; and the escalating costs of health care, higher education and foreign wars.

There is a direct link between this new reality and public administration, because government is involved with virtually every major challenge and opportunity, from the war on terrorism and disaster relief to controlling crime; providing health care not only to the poor and elderly, but to working middle-income Americans; combating discrimination based on disability, race, gender, national origin, or sexual orientation; taxing and spending policies; students grants and loans; protecting individual retirement plans; strengthening anti-terrorism and emergency preparedness planning; prosecuting corrupt chief executives and other elected officials; and rescuing bankrupt savings and loan (and other financial!) corporations, some of which may have engaged in fraudulent business practices. These expectations continue to grow despite the fact that many problems cannot be fully resolved, but only temporarily coped with until the next crisis erupts. In some cases, demands on the bureaucracy to truly solve problems may be unrealistic.

The cost of entitlements (almost two-thirds of the federal budget) is creating “intergenerational conflict” among younger workers, baby boomers, and older retirees. When Social Security was enacted in 1935, there were forty workers for every retiree. That ratio is now only 3-to-1, and political
movements are gaining strength to “redistribute” more government programs from the elderly to younger workers, students, and parents of young children. Yet, George W. Bush’s forceful lobbying efforts during his presidency to reform Social Security and allow younger workers to create private retirement accounts, similar to Individual Retirement Accounts (IRAs), fell largely on deaf ears. No one, it seems, wants to threaten his or her own retirement benefits by making radical changes in the current system. These attitudes are becoming more prevalent especially as larger numbers of private corporations “downsize” by outsourcing jobs and eliminating employee health care and retirement benefits.

Nevertheless, in terms of a balance between public and private sectors in dealing with society’s deeply rooted social problems, the public (governmental) side of the scale still receives proportionally greater weight. The housing and financial crises have heavily impacted the U.S. economy, convincing a growing number of Americans that government should do more to regulate soaring energy costs, control corrupt banking and real estate practices, protect homeowners from foreclosures, and assist failing businesses. The increasing complexity of public problems, however, makes it less likely that elected representatives can cope with more than a few significant issues at a time. This has made it more difficult for many public officials to address the full scope of changes required to meet various public needs. At the same time, many Americans appear reluctant to use non-governmental alternatives such as private retirement accounts, charter schools, nonprofit organizations, faith-based groups, school vouchers and privatization to deliver traditional public services. In many policy areas, evidence of fraud, waste and corruption has created further mistrust between citizens and those advocating alternative forms of service provision. More than ever, public administrators must acquire and demonstrate the technical skills necessary to advise elected officials and citizens about which of the now more numerous courses of action are most likely to successfully implement public policies. Thus, the role of expert administrators to whom discretionary authority and responsibility for program management is delegated becomes ever larger.

One other persistent and significant aspect of the immediate social and governmental environment of public administration—with enormous implications for the future conduct of government generally—is chronic fiscal stress. As corporate downsizing, declining real estate values, and global outsourcing combine with decreasing tax revenues and declining productivity to slow economic growth in the private sector, the revenue bases of all governments are shrinking. Consequently, administrative agencies and governmental units, by the hundreds, must absorb deep cutbacks in funding, personnel, and the levels of services they can provide. (Deficit increases and conflicts over budget priorities between George W. Bush and Congress had the same effect on the national government.) The unwillingness of taxpayers to assume additional tax burdens has only compounded the problem for
government officials. Many state governments are facing large deficits in current budget projections and are being forced to increase public school class sizes, reduce social services, and release prisoners before they serve their full sentences. These decisions have obvious financial implications for public budgeting. But they also directly affect personnel management, labor relations, and the push for greater equity, efficiency, effectiveness, service quality, productivity, and accountability in public management.

The central difficulty, however, is the need for us to adjust our assumptions about economic growth as the foundation for continued governmental growth. Agencies, their administrators, and their clienteles, accustomed to successive increases in operating budgets and the programmatic benefits they could provide, have been rudely jolted by new economic and political realities. Explicit (and increasing) attention is now being paid, at all levels of government, to the need for “doing more with less”—even though there is mounting evidence that in many places, doing less with less is the emerging pattern. The present environment in this respect has bred increasing hostility toward “big government”—out of economic necessity, if not always due to direct public animosity. The long-term consequences of this change may prove to be both permanent and fundamental in their impact on government, and on administrative operations in particular.

All this is occurring in the context of more fundamental value changes in society. A wide range of beliefs and institutions is under attack from new and competing ideologies. Central to change at this basic level is decline in respect for authority; traditional sources and centers of authority—including parents, teachers, religious leaders, politicians, and judges—exert diminishing influence on greater numbers of young (and some older) people. Decline of authority suggests evolving institutional patterns. One of the many negative consequences of this decline is an increasing failure rate among high school students, as high as 30 to 50% in many urban and rural districts, referred to in the most negative terms as “drop-out factories.” The ability of government to govern may well be compromised by these institutional failures, to say nothing of how other institutions, such as businesses, churches, universities, and the military, will be affected.

Current (and growing) opposition to central governments in many parts of the world has led to severe consequences for millions of individuals. Distrust of the Russian government in Moscow, accompanied by the rise of organized crime within the newly independent republics of the former Soviet Union, illustrates the decline of other democratic institutions, such as a free press and a multi-party system, within that crumbling centralized system. In reaction, authoritarian measures have been re-imposed and are apparently being accepted (albeit reluctantly) by a substantial majority of the Russian population. Russia has even asserted its military power over former Soviet Republics such as the oil-rich Eurasian country of Georgia in the southern Caucasus region. Other societies where wealth and power are concentrated in the hands of a narrow elite sector are experiencing the emergence of similar anti-democratic patterns.
Social and Governmental Paradoxes

Public administration is affected by a series of other paradoxical developments, some within this country alone and others worldwide in their scope. First, as noted in Chapter 1, there has been a blurring of distinctions between public and private sectors in the United States, contrary to the popular belief that they are separate and distinct. Every important program to raise income, maintain employment and economic productivity, improve educational performance, relieve social distress, correct abuses, guarantee health care and Social Security, and protect citizen rights has “entailed the creation of new and complex arrangements in which the distinction between [nonprofit], public, and private has become more blurred.”

Examples are numerous: Amtrak, the Corporation for Public Broadcasting (a frequent target of conservative lawmakers in both parties), and the U.S. Postal Service, at the national level; charter schools, community-action agencies, and health systems agencies (all bridging nonprofit, public–private, and intergovernmental boundaries); and quasi-public organizations such as the Red Cross and United Way established to work with government in public programs such as disaster relief, Medicare, Medicaid, and community development. As indicated, the influence of these public and private partnerships has grown considerably, and may continue to do so in an entrepreneurial, market-based, and results-driven environment.

Second, we are confronted by a revolution of rising expectations, which still dominates politics in developing nations and many portions of our own population. At the same time, some others have voiced an appeal for a lowering of our expectations. Both refer to expectations about personal consumption, income and economic development, energy conservation, higher productivity, more leisure time, acquisition of material possessions, and increased standards of living. In this country, rising expectations and some governmental responses to them in the past fifty years have centered on recent immigrant, poor, and middle-income Americans, who have by no means given up their aspirations to the “good life.” Countertrends toward breaking the dependence on government and on so-called “lesser expectations” reflect an economic realism about the decline in workers’ wages resulting in loss of real income over the past thirty years, concern for environmental quality, finite resources, population stabilization rather than continuous growth, and “quality of life” as opposed to “standard of living.” Ideological and political controversies over global warming, the energy crisis, “economy versus ecology,” welfare to “workfare,” and the future of Social Security, Medicare, and Medicaid, among others, illustrate this paradox.

Third, a paradox exists between continuing emphasis on industrialization (closely linked to economic development and rising expectations) and the emergence of what has been called the “postindustrial society.” Postindustrialism refers to a socioeconomic order in which there is a...
relative decline in importance of production, land, and labor as economic forces, and a relative upsurge in importance of knowledge, information, new technologies, rendering of services (as opposed to production of goods), and available leisure time. Implications for government and public administration are immense: changes in revenue patterns, educational and service needs, information technologies and capabilities, political demands, and so on. Elements of postindustrial society have become an integral part of the fabric of social and economic life, and therefore of the complex forces pressing on business, industry, and government. This paradox is complicated further by an emerging emphasis on *global trade* and *reindustrialization*, that is, on upgrading and modernizing our aging physical plant and production capacity to avoid falling further behind other more competitive nations such as those in the new united Europe, Brazil, China, India, South Korea, and Russia.

Fourth, forces of *nationalism* still run deep and strong in many parts of the world, though conflicting currents of so-called *globalization* have arisen and are gaining strength. Globalization has been defined as an acceleration of transcontinental flows of capital, ideas, American culture, and goods and services across national boundaries via the Internet in a networked society. Jagdish Bhagwati, one the leading proponents of global trade, defines globalization as “the integration of national economies into the international economy through trade, direct foreign investment by [various international financial institutions], short-term capital flows, and international flows of technology.”

In some of the older nation-states, nationalism—identity with a national unit of government, patriotism, observance of duties of citizenship, pride in one’s country—seems to be in decline. Globalization has eroded the importance of national sovereignty and increased the influence of overlapping networks of integrated technology and the power of *multinational corporations* (MNCs). Postnational cynicism toward patriotism and political symbols such as anthems and flags, and growing alienation from government institutions, all mark this decline. At the same time, economic globalization requires that governments develop policies that address various disaffected groups, such as “outsourced” factory workers in developed nations (including the United States), who are being displaced by this new economic order. Postnationalism combined with increasing globalization could mean one of two things. It could mean an awakening of feeling for a larger “community,” for organizing economic and political arrangements that would eliminate trade barriers and strengthen international bonds of cooperation and respect, such as the *European Union* (EU) and the North American Free Trade Agreement (NAFTA). However, postnationalism also could spawn a counter trend toward emphasizing individual group identities within nations at the expense of established political entities. Tribalism in many African nations, the reemergence of National Socialism in Germany, the Quebec separatist movement, language rivalries in Belgium, and ethnic tensions in Iraq, Serbia, Lebanon,
Spain, and the former Soviet Union are examples of the latter. (A third possibility, perhaps ironically, is a **reawakening** of nationalism, as a reaction against globalizing forces.)

A fifth paradox involves tendencies toward **violence** (including those defined as terrorist acts) and **nonviolence**. Violence is no stranger to world affairs or to our own domestic scene. Huge stockpiles of nuclear weapons in the United States and former Soviet Union, with other countries such as Iran, Israel, North Korea, India, and Pakistan joining or about to join the “nuclear club,” create the potential for worldwide holocaust. Non-nuclear conflicts exist between or within nations—such as some republics of the former Soviet Union—reminding us of how far we are from a world order characterized by the peaceful rule of law. The 1998 attacks on the U.S. embassies in Kenya and Tanzania, the September 11, 2001, attacks on the World Trade Center and the Pentagon, the Madrid train bombings in March 2004, the London Underground and bus bombings of July 7, 2005, and insurgent violence targeting U.S. troops in Afghanistan and Iraq reflect a higher level of violence in the resolution of international conflicts. The assassination of former Pakistani Prime Minister and opposition political leader Benazir Bhutto, in late December 2007, created considerable chaos in a nuclear-armed nation which the Western world depends upon to help oppose the spread of terrorist violence. On the other hand, rising sentiment also exists for nonviolent resolution of disputes, with considerable organizational sophistication in some instances—the United Nations and its complex of organizations is the best-known example. Martin Luther King, Jr. patterned his nonviolent civil rights movement after the example of Mohandas Gandhi, leader of India’s independence movement against Britain in the 1940s; the antiwar movement that tried to stop U.S. involvement in Vietnam during the late 1960s and early 1970s was generally (although not entirely) nonviolent; and growing opposition to nuclear weapons (largely nonviolent) surfaced in the 1980s. Another irony is present, in that some revolutionary movements use violence as a means to promote their “peaceful” aims. Bombings by revolutionary and separatist groups continue in Great Britain, Iraq, the Philippines, India, Israel, Spain, Germany, Pakistan, Russia, Japan, and France, despite countermeasures to secure public places such as airports, buses, railroads, and subway stations.

Sixth, as noted in Chapters 2 and 11, the value of **limited government and deregulation** of public authority exerted a firm hold on our thinking in this country—yet many current political agendas, government programs, and regulatory activities seem to conflict with it. The perceived need for greater domestic security to prevent future terrorist attacks, and further government regulation to forestall financial “meltdowns,” are prime examples. To the extent that we look to government to protect us from corporate crime, natural disasters, market abuses, terrorist attacks, medical malpractice and catastrophic weaknesses in financial markets and home mortgage loans, we create the potential for government to regulate more than only economic
behavior. How limited we want our government to be will continue to be an issue in politics and administration for the foreseeable future. The re-emergence of neo-conservatism, and Republican victories in congressional elections from 1994 until 2004, further reinforced the popularity of a restrictive view of government. On the other hand, Bill Clinton’s defeat of Republicans George H. W. Bush in 1992 and Bob Dole in 1996, Republican losses in congressional races in 1998 followed by House Speaker Newt Gingrich’s resignation, Clinton’s survival of the Republican impeachment attempt in 1999, the Bush–Gore Electoral College debacle in 2000, George W. Bush’s declining approval ratings, major Democratic gains in U.S. House and Senate races in 2006 and 2008, make it difficult to predict how voters will respond in the future. Despite Bush’s second-term victory, his administration was hard-pressed to maintain ideological purity as a conservative Republican president who expanded centralized “big government” to pursue the wars in Afghanistan and Iraq (among other purposes, as noted in Chapter 1).

Conservative members of his own political party were troubled by his administration’s disregard of long-standing constitutional and fiscal principles. According to Patrick J. Buchanan, former Nixon press secretary, presidential candidate, and national media commentator, “with 9/11, we [the United States] got a wake-up call. With Katrina, the smoke alarm went off. America today needs an authentic conservatism that will end our Asian wars, shed this empire, bring the budgets back into balance, no matter the political cost, and make demands on us all for sacrifices.” On the contrary, during the Bush administration (2001–2009), the discretionary share of the federal budget—primarily military and homeland security expenses—increased at a faster rate than at any time since World War II. This paradox was further reflected in the outcomes of the 2008 presidential elections that saw Democrats winning a landslide victory as well as retaining majorities in both the U.S. House and Senate. Democrats also maintained control of several state legislatures and most state governorships.

Seventh, in spite of our reverence for democratic representative institutions, there is increasing concern with antiquated nominating processes, especially our Byzantine system of statewide caucuses and congressional district balloting, as well as proportional representation and winner-take-all primaries. Also, access and influence are unevenly distributed throughout the population and both major political parties advocate campaign finance reform, albeit with protections for their own loyal contributors. In fact, most contributors give money to candidates and political parties for the express purpose of gaining access to those in office after electoral decisions are made. Similarly, influence in the political process (partly dependent on access) is clearly enjoyed by some more than others. Besides money, a key factor seems to be organization; well-organized groups have long been acknowledged as having the advantage in exercising political influence. Reform of electoral processes and campaign financing is difficult because of the dominance of organized campaign finance reform efforts by reform groups and some candidates to limit the influence of money in political campaigns. In 2002, the McCain–Feingold Act (sponsored by the presidential candidate and former Senator John McCain [R-AZ] and Senator Russ Feingold [D-WI]) was signed into law, limiting “soft money” spent by political parties on behalf of candidates through issue advertising and get-out-the-vote drives.
over unorganized interests. Large institutions—corporations, government agencies, and colleges and universities—will always place their institutional interests over the interests of individuals. This makes it impossible to sustain a claim of comparable influence among different groups in a system in which organization, wealth, and political power go hand in hand. Complicating matters further is the fact that in many cases, clear public preferences on policy questions simply do not exist. Contrary to popular belief, voters usually do not confer policy mandates (clear statements of policy preference) when they go to the polls. George W. Bush’s victory over John Kerry in 2004—as well as Bill Clinton’s victory over Bob Dole in 1996, Ronald Reagan’s landslide over Walter Mondale in 1984, and Richard Nixon’s over George McGovern in 1972—were substantial, but many of those who voted for the winners clearly did not agree with their every policy position. Rather, in many instances, they voted against the candidate of the opposition party. The narrower electoral victories, such as Bush versus Gore in 2000, Bill Clinton over George H. W. Bush in 1992, and the elder Bush’s victory over Michael Dukakis in 1988, said even less about voters’ policy preferences. In 2000, a few hundred votes in Florida (less than one vote per precinct) determined the outcome of the closest election in American history. George W. Bush received fewer votes nationally than did his opponent, Al Gore, but he prevailed in enough individual states (which as always chose their respective members in the venerable, but often-criticized, U.S. institution, the Electoral College) to win the presidency.

Eighth, a paradox exists in the tendencies of many people to regard government (and bureaucracy, more specifically) with hostility at the same time that they want public agencies to satisfy their demands. Parallel to the emerging “fend-for-yourself” view of government entitlements, a prevailing attitude appears to be one of “I want mine” from government, while not respecting or trusting government institutions very much. This may explain the reluctance of many, including younger citizens, to convert to a semi-privatized Social Security system. More generally, many have come to demand less government in the abstract, while still looking to government officials for protection from dangers that are all too tangible. It takes more government (and bureaucracy), not less, to protect the public against natural and man-made disasters such as floods, hurricanes, corporate fraud, terrorist attacks, toxic-waste dumps, wildfires, nuclear accidents, or potentially unsafe modes of transportation. Another aspect of this “hostile dependence” is criticism of, and calls for restraining, bureaucratic program growth by individuals who refer to programs that benefit others, and rarely to those programs that benefit them. The less government there is, the more we like it—that is, until a natural disaster such as Hurricane Katrina, or man-made disasters such as the 9/11 attacks, overwhelm us and we ask: Where is Uncle Sam when I need help? (See Box 12–1, “Katrina Aid Goes Toward Football Condos,” for one example of why hostile dependence on government is growing.)
Katrina Aid Goes Toward Football Condos

TUSCALOOSA, Ala. (AP)—With large swaths of the Gulf Coast still in ruins from Hurricane Katrina, rich federal tax breaks designed to spur rebuilding are flowing hundreds of miles inland to investors who are buying up luxury condos near the University of Alabama’s football stadium. About 10 condominium projects are going up in and around Tuscaloosa, and builders are asking up to $1 million for units with granite countertops, king-size bathtubs and ‘Bama decor, including crimson couches and Bear Bryant wall art. While many of the buyers are Crimson Tide alumni or ardent football fans not entitled to any special Katrina-related tax breaks, many others are real estate investors who are purchasing the condos with plans to rent them out. And they intend to take full advantage of the generous tax benefits available to investors under the Gulf Opportunity Zone Act of 2005, or GO Zone, according to Associated Press interviews with buyers and real estate officials.

The GO Zone contains a variety of tax breaks designed to stimulate construction in Mississippi, Louisiana and Alabama. It offers tax-free bonds to developers to finance big commercial projects like shopping centers or hotels. It also allows real estate investors who buy condos or other properties in the GO Zone to take accelerated depreciation on their purchases when they file their taxes. The GO Zone was drawn to include the Tuscaloosa area even though it is about 200 miles from the coast and got only heavy rain and scattered wind damage from Katrina.

The condo deals are perfectly legal, and the tax breaks do not take money away from Katrina victims closer to the coast because the depreciation is wide open, with no limits per state. But the tax breaks are galling to some community leaders, especially when red tape and disorganization have stymied the rebuilding in some of the devastated coastal areas. “The GO Zone extends so damn far, but the people who need it the most can’t take advantage of it,” said John Harral, a lawyer in hard-hit Gulfport, Miss.

“It is a joke,” said Tuscaloosa developer Stan Pate, who has nevertheless used GO Zone tax breaks on projects that include a new hotel and a restaurant. “It was supposed to be about getting people . . . to put housing in New Orleans, Louisiana, or Biloxi, Mississippi. It was not about condos in Tuscaloosa.” Locals say Tuscaloosa was included in the GO Zone through the efforts of Republican Sen. Richard Shelby, who is from Tuscaloosa, graduated from Alabama and sits on the powerful Appropriations
Committee. But Shelby aides said Tuscaloosa made the cut because it was classified as a disaster area by the government after Katrina, not because of the senator’s influence.

Defenders of the GO Zone said the Tuscaloosa area needed the aid because of the hundreds of evacuees who remained here for weeks after the hurricane. “The senator believes that the GO Zone program, and others enacted since then to assist with the rebuilding efforts following the devastating 2005 hurricane season, have been extremely successful in accomplishing their goal,” said Shelby spokeswoman Laura Henderson.

The GO Zone investor tax breaks are credited with contributing to the condo boom in Tuscaloosa. Dave Toombs, a real estate investor from Irvine, Calif., with no connection to Alabama, bought two new, upscale townhouses at The Traditions, just minutes from campus, as investment properties. He said he hopes to use GO Zone tax benefits when he files his taxes. “If we qualify for the GO Zone it will be icing on the cake,” said Toombs, who is consulting with an accountant because the rules are complicated. “It’s another plus check to put in the column.”

An investor could write off more than $155,000 of the cost of a $300,000 condo in the first year and use the savings to lower his taxes on other rental income, according to Kelly Hayes, a tax attorney who advises investors in Southfield, Mich. Without the GO Zone tax break, the depreciation benefit from a single year on such a property would typically be just $10,909. (The tax break is not available to people who buy a home for their own use.) Andy Turner, a real estate agent who specializes in condominium sales in Tuscaloosa, estimates the GO Zone depreciation benefit has helped spur 10 percent of all recent condo sales in the city. Tuscaloosa real estate broker Richard Ellis said an investor from Birmingham contacted him about GO Zone property and wound up buying 30 condo units for about $180,000 each.

The Congressional Budget Office estimated that the GO Zone bonds and accelerated depreciation would cost the government $3.5 billion in revenue from 2006 to 2015. President Bush signed the GO Zone bill less than four months after Katrina struck. It was sponsored by GOP Sen. Trent Lott, who lost his beachfront home in Pascagoula, Miss., and was modeled after the legislation passed to stimulate the recovery of lower Manhattan after the Sept. 11 attacks. The GO Zone covers 49 counties in Mississippi, 31 parishes in Louisiana and 11 counties in western Alabama.
Originally set to expire next year [2008], key benefits under the bill were extended to 2010 in the hardest-hit areas of Mississippi and Louisiana as the recovery lagged. Many of the benefits expire next year in Alabama, and that prospect has helped spur the construction surge. The White House and state officials say the economic package has been vital to helping with the cleanup and rebuilding after Katrina and Hurricane Rita. Tens of millions in tax-free bonds have gone for affordable housing for hurricane victims, officials say.

In hard-hit Slidell, La., not far from New Orleans, officials said a shopping center is being built using $8 million in tax-free GO Zone bonds. “The GO Zone has helped. If someone is looking to come to this area, it’s a good tool for them to use,” said Brenda Reine, executive director of the St. Tammany Economic Development Foundation. However, on the storm-raked shores of Lake Pontchartrain in Slidell, Chad Mayo, a pawn shop operator whose business was flooded by Katrina, asked: “The GO Zone? What’s that? We’re in the dead zone.”

Yet state reports reviewed by the AP and interviews show that the most ballyhooed part of the GO Zone bill—$15 billion in tax-exempt bonds—has had relatively little effect so far. The three states have approved nearly $10 billion in bond sales to spur investment, the AP found. But only a fraction of that—$2.8 billion—has actually been issued in bonds, meaning most projects are still on the drawing board nearly two years after the storm.

Mayor Chipper McDermott of Pass Christian, Miss., yearns for a GO Zone boost in his hard-hit Gulf Coast town. “Everybody here is fighting every day just to get the life back in their towns,” he said. “We’re not looking at the rosebuds. We’re in the thorns.”

**Source:** Adapted from Jay Reeves, Associated Press Writer, “Katrina Aid Goes Toward Football Condos,” August 13, 2007.

Finally, multiple meanings of “representation” pose an important paradox. Throughout our discussion we have referred to the calls for *representativeness* as calls to include in decision-making processes those whose interests are affected by decisions made, especially those previously excluded. An older, more traditional meaning of representation refers to “overhead democracy”—a representative process. 10 Old and new meanings of representation have collided in theory and practice during the past five decades, and no slackening of the conflict between them is in sight. Ultimately, it is a conflict between concepts stressing, respectively, majoritarian and minoritarian political representation—that is, generalized majority rule versus systematic inclusion of diverse social, political, and economic minorities.
These paradoxes have a number of aspects in common. Where our values change—for example, from nationalism to postnationalism—it is impossible to pinpoint just when the emphasis shifts from one to the other or, for that matter, just how far it has moved. Also, divergent tendencies present in all the paradoxes are related to one another in some instances—for example, in antipoverty programs where rising expectations, public–private overlap, and postnationalism come together; in farm subsidies that artificially inflate the costs of basic commodities such as corn or sugar; in the highway program, where many people still prefer few limits on fuel economy but worry about air pollution, the cost of gasoline, global warming, offshore oil drilling, and vehicle exhaust emissions—and, most of all, do not want highways built through their neighborhoods; and in the escalating costs of, and the quest for, access to affordable quality health care, which everyone wants, but no one wants to pay for. The net effect is to exclude or “ghettoize” millions of Americans, primarily the poor, the dependent elderly, and those unable to afford health care insurance for their families, from the benefits of a democratic, free-market economy, thus increasing social-service costs and very likely creating future public debt for all citizens.

Most important, these paradoxes have crucial implications for public administration as a whole. Administration is the machinery government uses to deal with general social problems; consequently it is located in or among the paradoxes that exist in the surrounding society. Whatever social or economic forces and turbulence exist will influence government attempts to act, to restrain, or to change policy direction. Because of public expectations that government will act, administrative agencies and personnel must do so, even when choices are unclear, consequences are only dimly perceived, and political pressures arising from these paradoxes are troublesome and unyielding. Globalization, inflation, and increasing social diversity in America are facts of life, and they present problems politically in America. The next generation of public administrators clearly will face tough choices in a more turbulent environment.

In sum, the existing environment, with the turbulence and paradoxes already present, poses many challenges to public administration. Because the outlook is for even more global and societal complexity in the future, the prognosis for public administration is that it will experience continued pressures—for more efficient and economical service delivery, adaptation to new needs and challenges, and political responsiveness to varied (and often conflicting) interests.

**Ferment and Change in Public Administration: Concepts and Practices**

This discussion of public administration will cover some of the same ground explored in earlier chapters. However, it is appropriate here to re-examine the contours of change in the context of what it may portend for the future.
First, the “architecture” of bureaucracy has changed considerably in the past half-century. The command- and control-oriented Weberian bureaucratic hierarchy, with its emphasis on formal structure, secrecy, routinization, and efficiency in its narrow sense, is rapidly becoming obsolete. It is especially inadequate for networked and open-systems organizations—public, private, and nonprofit—operating within a swiftly changing global environment, facing increasing complexity in their programs, and staffed heavily with highly professional or specialized personnel. In order to maintain needed flexibility, creativity, and innovativeness, new public organizations must be structured around projects or problems to be solved rather than as permanent hierarchies. A “core” staff will remain for various administrative purposes, such as record keeping, financial auditing, and performance evaluation, and for fixing final responsibility, but work processes are being organized around flexible fast-response teams. Decisions will be made collegially through the pooling of the perspectives and techniques of various specialists. Leadership will become increasingly stimulative and collaborative rather than directive. This assessment is in keeping with the discussion of alternative forms of organization in Chapter 4.

A dramatic change in Weberian practices as well as structures has already occurred as a result of changing organizational structures and improved Internet technology. Among its most basic functions were orderliness, predictability, and control, each of which has been profoundly affected by contemporary turbulence in and around public administration. Stable bureaucracy often overcame economic and social disruption caused by weak political leadership and fundamental political changes. Another irony is evident: many people longing for bureaucratic predictability are among the harshest critics of “overhead bureaucracy,” which highly values increased citizen participation and greater sensitivity to bureaucracy’s “customers”—imperatives that could further reduce predictability. The control function has been redefined a number of ways (including a shift in emphasis toward greater accountability for results rather than simply more control). Much more complex and elaborate leader–follower relations have been prescribed by the human relations school, organizational humanists, scholars of leadership, and advocates of organization development, who emphasize democratic leadership and employee participation. Also, the control function is disrupted by subsystem politics, discussed in Chapter 2, wherein administrators develop foundations of power outside traditional vertical bureaucratic channels of command and responsibility.

Finally, official secrecy, which Weber saw as a protection for bureaucrats, has been diminished considerably by efforts to increase public access to records and decision processes—what one observer calls “watchdogging functions.” Such functions have expanded significantly in the past two decades. The National Performance Review estimated that as many as one-third of all federal employees serve as “inspectors” checking the work of the other two-thirds.
The seemingly permanent movement away from Weberian formalism toward much less structured, decentralized, and more diversified organizational forms also indicates that Weber’s influence lingers, but decreasingly.

Other major changes are occurring. First is a far wider range of participation as well as demands for new forms of interacting with government, including access via e-government and the Internet. From what is usually known as the liberal side of the political spectrum has come calls for greater internal participation or empowerment in decision making by agency employees and external participation by affected clienteles. In the 1990s, however, both of these themes were taken up by others whose politics are decidedly not liberal—including President Bill Clinton. But participation has two other dimensions as well. One is devolution (transfer) of federal programs to states and local governments, advocated by many political conservatives, and also espoused by former high-level Clinton administration appointees. As described in Chapter 3, federal block grants began a major effort to shift responsibility for important social programs to state governments. The potential long-term significance of this shift is immense, politically and administratively. Persistent demands for greater participation and for devolution reflect a basic distrust of “bigness,” and represent an attempt to gain control of decisions affecting clienteles and interest groups. The other dimension of participation is structural in nature but reflects the same impulse for greater popular control over government. Regional associations of governments, special (single-purpose) districts, economic development commissions, and community-action organizations have sprung up, partly at the behest of national planners but also in response to local involvement, such as that which characterized the early professional career of Barack Obama. Elements of participation and devolution, as well as specific administrative and economic considerations, have played a part in developing such organizations. The point here is that various steps already have been taken to translate existing preferences for participation and devolution into organizational reality (for example, community councils and citizen-action groups of various kinds).

A second significant change has been further development of information technology and management science techniques that have contributed to more sophisticated and systematic administration. One dimension involves the growing use of e-government, Enterprise Resource Planning (ERP) systems, quantitative methods, and computers—in short, management science applied to operations of government. Others include project management, a package of techniques designed to move individual projects along paths set out for them; business process reengineering and citizen relationship management, techniques emphasizing parallel rather than sequential processing, the wide availability of procedural information, rapid paperless information logging, and automation; and the sometimes questionable practices of outsourcing and contracting out, under which private contractors or independent consultants provide designated goods or services to government agencies for an agreed-on
fee. (Note, also, that trends toward more community participation and more systematic management methods may conflict, but that has not prevented many governments from pursuing both!)

A third (and quite divisive) development was the Bush administration effort to eliminate public-employee unionization and collective bargaining, treated in Chapter 7. Some have warned that the new alternative pay systems were merely an excuse to return to the “good old days” of political patronage, when civil service employees were hired, and received raises and promotions, based on whom they knew rather than on their competence and job-related skills. Underlying this troubling development is an ideological preference creating values conflicts over legitimate concerns for job security, coupled with the rise of a service-oriented economy with a larger proportion of “knowledge workers” engaged in public employment. Also, general social and economic pressures have contributed to relaxation of laws and regulations covering public-sector unionization. These developments directly impact public personnel management, but also have an impact on government’s role in economic and social affairs and the status and nature of government itself as an employer. As noted earlier, these may be changing again, this time in different directions. Six times more public employees are members of unions than employees in private companies. Public-sector union membership has stabilized at about 45%, whereas the percentage of union members in private service and manufacturing firms has declined to just 7.5% of the workforce. This huge and growing disparity between the percentages of nonunionized workers in the private and public sectors portends political conflicts over collective bargaining, job security, pay for performance, and privatization. Many congressional supporters of the government workforce were engaged in a protracted conflict with Bush supporters over the implications of these changes. In these and in other respects, there is much about which to be concerned in contemporary personnel management.

A fourth development is emphasis on budgets, evaluation, performance management, results, and employee productivity, treated in Chapters 8, 9, and 10. Efforts to improve our capabilities are going forward in these areas, and many gains are encouraging. One problem, however, deserves mention here, in addition to those treated earlier: that is whether politicization of the collective bargaining issue in the public sector will help or hinder efforts to reduce expenditures, increase productivity, and improve job performance. The latter issue will hinge on the level of trust or distrust between unions and management, and on whether union leaders and members are as concerned about these challenges as are employers. Plainly, the increasing disparity between the public- and private-sector union memberships will draw critical attention, especially from conservatives and others who (rightly or wrongly) perceive government as bloated, self-serving, and unresponsive to change.
A fifth development concerns the growing pressures on government spending, at all levels, with many serious budgetary constraints: increasing public debt, extensive reductions in public funding, deep cuts in personnel and in services rendered, substantial boosts in pay-as-you-go self-financing for programs that remain in operation, and so on. There is substantial public frustration evident regarding the proper role and desirability of government expenditures across a wide range of program areas at all levels of government—not to mention continued taxpayer resistance to proposed increases in government revenues. State and local governments, especially, have been hard-pressed to raise new revenues because of declining real estate values and the economic recession. Moreover, in many government jurisdictions, election outcomes have been heavily influenced by which of the candidates was able to strike more of an anti-tax pose before the electorate. With the national (and global) economies more difficult to manage and predict, issues concerning government revenue have, if anything, become more complex and challenging than in the decades immediately past. (Recall the earlier mention of “doing less with less.”)

Finally, we should note other developments as well. Continuing specialization and professionalization raise the challenge of bridging gaps among specialists within different professions and at different levels of government. More states permit their governors to submit package proposals to their legislatures, and presidents Carter, Reagan, Clinton, and the younger Bush (all former governors) stressed reorganization as a policy instrument. Executive reorganization may be reexamined in the years ahead in light of recent developments. In the period 2001–2005, the Bush administration undertook massive reorganizations of federal intelligence, homeland security, and emergency management bureaucracies without strengthening coordination among professionals in the over thirty-seven federal and the hundreds of state and local agencies potentially involved in policy making. The apparent failure to respond to Hurricane Katrina has forced a closer look at some parts of these reorganizations, which may have “unintentionally create[d] new sources of vulnerability and fail[ed] to take the steps necessary to plug the system’s holes.”14 Considerable resources will be required to repair the damage caused by the system’s failure to respond to its own emergency management plans. On another front, continuing unrest—and potentially major change—in fiscal federalism are affecting state and local administration in hundreds of program areas. Finally, public administration has been affected by efforts to debureaucratize organizational life in the public service. This refers, among other things, to downsizing agency personnel, deemphasizing credentials of public servants, broadening decision making, decreasing rigidities, and increasing lateral communication within bureaucracies—especially to the extent that recommendations of the various national initiatives such as the President’s Management Agenda (PMA) and National Performance Review (NPR) were accepted by Congress and put into practice in the federal bureaucracy.
Paradoxes in Concept and Practice

Just as there are paradoxes in the environment surrounding public administration, there are paradoxes in its concepts and practices. One broad paradox revolves around impacts of participation in administrative decision making by divergent, and frequently conflicting, groups. These include program clienteles, members of public-employee unions, and agency personnel seeking to participate in internal management consistent with their own organizational values. All three kinds of participation offer potential opposition to the values of rationality, professionalism, leadership, and accountability.

Participation can conflict with rationality because the former is based on political inclusion of new and varied interests, whereas the latter presumes to objectively identify the most advantageous courses of action without regard to particular political interests or impacts on them. Furthermore, participation can conflict with professionalism because, as noted earlier, its advocates seek to have decisions framed in terms of their impacts on those affected rather than on the basis of what professionals think is best for the people. One way out of this dilemma is negotiation and political mediation by a respected third party not clearly identified with either side of the issue. Participation also can conflict with traditional forms of leadership by acting as a constraint on leaders’ ability to set the direction of organizations or political systems. Participation is a potential counterweight to what leaders desire, although it also can be a source of leadership support. It comes down to a question of what views and interests are added to the decision-making process by expanding participation.

Finally, participation can conflict with accountability. Considering that the former is specifically designed to promote the latter, how is this statement justified? The answer is this: By increasing participation in decision making, it becomes more difficult to pinpoint just who was responsible for initiating and enforcing a decision, and therefore to hold those persons accountable for their actions. A skillful leader may be able to guide a participatory decision-making system along lines he or she prefers, with no one the wiser; such a technique camouflages where responsibility for a given decision really lies. Thus, although intended to promote accountability, broader participation has the potential for doing precisely the opposite.

Recalling the discussion of scientific management in Chapter 4, emphasis on participation reflects a strong faith in process leading to “correct” (optimum, appropriate) results. Americans have a reputation for being pragmatic people with concern for not only what is done, but also for how things are done. Yet this discussion of participation points up an important lesson in and out of public administration. Programs that are efficient are not always effective. Casually assuming a relationship between “doing it the right way” and getting the desired results can be risky. It may be necessary to examine precisely what is produced via particular steps to determine whether that
is the way participants or clienteles wish to continue operating. Concern with consequences, as opposed to simply “perfecting the machinery,” is growing—though it is to be hoped that we will not end up ignoring means and concentrating only on results (in participative management terms, or in any other respect).

A second paradox involves contradictory tendencies toward centralization and decentralization, with the latter preferred by many Americans. Moving away from centralization has looked increasingly attractive (at least in the abstract) to millions of citizens, and appeals to this popular preference have become more common as a basis for government action. Yet many factors in the social and economic environment still illustrate the need for well-coordinated (centralized) responses to shared problems—for example, whether one state’s driver’s licensing requirements will permit positive identification has implications for other states in preventing terrorism; education standards in one state might impact the emerging workforce elsewhere in the country; and economic development policies in individual states or localities might impact national economic growth. In short, geographic interdependence—within this nation and between our country and others—has increased in recent decades, and such global interdependence requires some degree of centralization in public (as well as private) policy. With public support for greater decentralization, the challenge for officials confronted by policy problems stemming from global interdependence has been to move in both directions at the same time—no easy task! Another dimension of global interdependence involves what we in the West may learn from developing countries, in the process of implementing a more truly global agenda. Such an “agenda” could focus, among other things, on how we might reduce political and economic corruption, how we might increase citizen participation around the world, how governments can employ scarce resources to deliver basic services, and what the global ethical and social responsibilities of multinational corporations in developed nations are toward developing nations.

Interestingly, this centralization-versus-decentralization paradox has sparked renewed attention to federalist-style arrangements in both public and private organizations, in which some functions are delegated to a general unit or level, whereas others are assigned to smaller (often neighborhood, community, or citizen) organizations. The European Union (EU) is struggling to form a federalist system composed of twenty-seven countries with nearly 500 million inhabitants. Ratification of the proposed new constitution has been delayed by negative votes in Ireland, France, and Holland, and there are rumblings of discontent about “too much central government” and difficulties in balancing powers among branches of government and the member states. Another contemporary example of this attention to federalist possibilities were the efforts of the U.S.-backed Iraqi government to incorporate principles of federalism into the proposed Iraqi constitution.
Another paradox is the need for better communication among diverse professionals in the face of continued emphasis on electronic government and professional specialization. It is not merely a matter of teams of professionals being assembled to work on specific projects. Rather, problems in today’s society are so complex and have so many dimensions that professionals from different fields must learn to work together to alleviate them. Growing professional interdependence, in short, will characterize public administration in the future much more than in the past. This is perhaps due, in part, to pressures for cutting back on the numbers of government employees, as well as the increasing complexity and interrelatedness of many policy challenges such as crime control, health care reform, combating terrorism, and environmental protection.

Another dimension of diversity, of course, is demographic, ethnic, and racial diversity in the workforce itself. This involves both the challenge of attracting a more diverse cross-section of the population to government service, and harnessing their energies in a common effort to strengthen service provision and program management.

Finally, there is a fundamental paradox in the overall perspectives that exist on strengthening public bureaucracy, performance management, and the like. As we noted in Chapter 1, a number of observers have suggested that our public administrative apparatus, at all levels, demonstrates a level of performance that is already strong, vital, and reliable! Of course there are mistakes, misjudgments, and imperfections; no human enterprise, of any kind, operates without them. And of course the number of such errors, simply by the sheer scope and magnitude of bureaucratic activity, is bound to be high. But public administration in this country fares quite well, when it comes to its overall efficiency and effectiveness—in proportion to overall bureaucratic performance in government agencies, in comparison to performance in large private-sector organizations, and in comparison to that in public bureaucracies of many other nations.

Some other general comments should be made. First, those who advocate greater competition, entrepreneurism, outsourcing, and market orientation in organizational life see emphasis on careerism in the public service as an impediment to those goals. This view is based on the assumption that careerism limits one’s options for doing innovative work or otherwise “taking risks” because of real or imagined potential for harming one’s career aspirations. A related implication is conflict between individual talents such as creativity, initiative, innovation, and experimentation on the one hand, and efficient, coordinated (often controlling and incremental) organizational leadership on the other. Obviously, that would depend on situational factors, primarily on whether the tasks and leadership of an organization are conducive to allowing, or encouraging, innovation by group members. There is little question, however, that leaders often regard themselves as custodians of their organization’s mission, thus discouraging their subordinates’ participation and creativity. In many cases, the pattern appears to be one of conflict between central, control-oriented, incremental, and directive
leadership and flexible, creative, innovative, and participative “followership” in organizational operations.

Second, administrative discretion has become an issue and is likely to remain one for some time. Plainly, discretionary actions by administrative professionals may not promote representational qualities; nevertheless, discretion does not necessarily interfere with achieving accountability. We might legitimately try to achieve one or both, but they must be understood properly as separate and distinct features of administrative politics in order to pursue either of them sensibly.

Finally, it would appear that as a nation we are uncertain about how to achieve accountability. The design of our political system stresses accountability to the people through a complex, interrelated web of institutional channels. However, current efforts seem to focus on making all of government accountable to all of the people, all of the time. It is difficult to see how that can be done. Direct accountability to the people is an appealing idea, but it may also be said that if officials are accountable to everybody, they are accountable to nobody! It requires careful structuring of mechanisms of accountability to maximize the chances of attaining it. Can we, then, rely on a single mechanism? Probably not; that would result in too much power in too few hands. The next best thing would seem to be a variety of mechanisms, each acting as a channel for public control but also held to account for what it does. There is a label for such a complex mechanism of multiple accountability: checks and balances. We may simply need to gain better control over them—again—in order to ensure accountability to public preferences and interests.

Ferment and Change in Public Administration as a Field of Study

Given the wide-ranging change in concepts and practices of public administration, it is not surprising that the academic field of study known by the same name is subject to considerable turbulence as well. Some of these areas were discussed previously, particularly in Chapter 1, but we will deal with them as interrelated factors helping to shape the future of the discipline.

First, movement away from political science—its ancestral home, so to speak—has characterized much of public administration and its academic professionals. Developments in both fields after World War II led to increasingly divergent emphases, with political science stressing behavioral research of a type that many in public administration found uncongenial to their work. The latter was often treated as an academic “second-class citizen,” giving rise to pressure for separation in the form of interdisciplinary programs in public administration and growing numbers of independent programs and departments. Yet postbehavioral changes in political science raise the possibility that the two may be able to draw somewhat closer together. The
emergence of “public policy” as a distinct and legitimate field of study has helped to bridge the methodological gap between the rival disciplines. Second, some schools of management and business administration have inaugurated distinct public-sector management portions of their course offerings, recognizing both the growing importance of education in public-sector-related fields for business graduates and the intentions of larger numbers of their students to work in the public sector upon graduation. Public administration, however, has never been—nor will it ever be—merely a branch of business administration. Efforts to develop joint business and public-policy degrees based on the “best practices” of both public and private management hold promise for preparing future careerists.

Third, schools, programs, and institutes of public administration have proliferated in the past fifty years, with a number of distinctive features. They are generally separate from political science departments, as already implied. They tend to be graduate-level rather than undergraduate programs, building on a base of a good general education. And they clearly reflect a flexible, heterogeneous approach to the subject matter taught. Labels such as “public administration,” “public policy,” “public affairs,” “management,” and “management science” abound.

Also, organizational humanism and organizational development have continued to exert an influence in public administration. Organizational humanism, stressing increased self-realization and greater organizational democracy, has found some response within public administration, especially in organizations with less structured tasks permitting greater creativity and initiative. Organizational development has evolved from early emphasis on hardware and systems—with less concern for interpersonal relations—to a more widely supported focus on human components of the organization and concern for normative organizational goals and values (what should be done). Although both approaches have had only limited impact in the great majority of public (and private) organizations, their influence seems to be on the rise.

The rise in the study and application of quality and productivity improvement systems, such as total quality management, has similarly had a substantial impact on public administration as a field of study. The scholarly community has been paying much greater attention in the past two decades to computer applications, information technology, team building, customer service quality, the roles of leadership, and so on—and it seems likely that this attention will continue. Along the same lines, there can be little doubt that themes such as New Public Management, reinventing government, empowerment, and simplifying both regulations and procedures have made their way into the classroom and into relevant academic literature. The recommendations of various commissions examining government operations—such as the Grace Commission, the National Performance Review, the Silverman–Robb Commission, the 9/11 Commission, Iraq Study Group, and the Winter Commission (which focused on state
and local management)—have become a part of the field of study, as have numerous reactions to those recommendations, reflecting myriad perspectives.17

Furthermore, the teaching of administrative ethics has assumed a more prominent place in the study of public administration.18 Bureaucrats have both the need and the opportunity to make value choices affecting the lives of others in the course of discharging their responsibilities. Moral and ethical questions abound—occupational safety and health programs, affirmative action policies, nuclear safety, or (on an individualized level) temptations to engage in improper or outright corrupt behavior. There has been, therefore, a resurgence of interest in ethics in public administration curricula. Part of the vitality of this area lies in the growing recognition among academics of both the complexity of the subject and the diversity of possible approaches to it (see Chapter 5). Attention to ethical issues, to maintaining ethical standards, and to ethics education and training is certain to continue in the future.

Finally, the very nature of the academic field, and of the subject matter that it comprises, remains an unsettled question. One observer, discussing constitutional separation of powers and administrative theory, has noted three separate approaches to public administration: a “managerial” approach most closely associated with the chief executive, a “political” approach geared to legislative concerns, and a “legal” approach associated with the judiciary.19 Another observer has described the situation this way: “Students of public administration will probably never agree on the proper blend for the elements of their discipline. What degree of prominence should be given to the study of management, politics, social psychology, economics, or law?”20 In light of these divergent tendencies, it appears unlikely that any “single school or philosophy, academic discipline, or type of methodology—or combination of these—would . . . persuade public administration to march under its banner.”21 This may not be altogether a bad thing. A complex, swiftly changing world may be better addressed by a curriculum that contains many facets, perspectives, interests, and methodologies: one that is eclectic, experimental, and open-ended.

A number of other observations merit inclusion here in assessing the academic field of public administration. One of its most important functions has been professional training—in programs that offer a master of public administration or public affairs (MPA) degree—of those who go on to take administrative positions at all three levels of government. Some observers are concerned about the kind of training available, stressing particularly that programs should not turn out narrowly specialized individuals who “can’t see past the end of their noses.” The late Frederick Mosher advocated well-trained professionals “who also have perspective on themselves and their work, and on social and political contexts in which they will find themselves working.” Further, he noted that universities are “equipped to open the students’ minds to the broader value questions of the society and of their professions’ roles in that society.”22 Mosher and others have argued for a generalist preparation,
rather than narrow professional specialization, which limits the level of knowledge about the society and the culture in which public administrators live and apply their skills.

The academic discipline of public administration, then, appears to be in flux. There is a need to teach courses with an applied focus with less emphasis on pure theory. If rapid change, diversity, and uncertainty characterize the discipline now, they will be ever more characteristic of it in the years ahead. Of course, that is true of the practical side of the field as well.

**Further Thoughts and Observations**

In this closing section, we will take the opportunity to add a few comments that seem important in the overall scheme of things in public administration. They are intended to supplement what has been said earlier in this chapter and to point out other significant areas in the field.

First, we must bear in mind the increasing importance of managing public programs. More to the point, those of us not engaged in managerial activities in the public sector should recognize how crucial it is that we appreciate the complexities unique to public-sector management (see Chapter 2, Box 2–1, “The Public Manager: An Overview,” p. 62). It is easy enough to criticize what is done or not done by public administrators; we would find, however, that things look very different from the manager’s perspective. Bureaucratic ways of doing things may not be entirely understandable to the outside observer, but (as noted in Chapter 5) they may be politically justifiable in terms of bureaucracy’s continued needs and responsibilities. This is not to excuse shortcomings, or worse, in administrative behavior—it is only to suggest that we should not be too quick in passing judgment or too harsh in our assessments regarding bureaucratic actions. Public administrators are indeed engaged in honorable work. (It may even be true that public administrators are appreciated by the public more than has been supposed—see Box 12–2, “Contest Names Favorite Bureaucrat.”)

The challenge is to reinvigorate the profession by persuading aspiring students as well as mid-careerists that there is value to the public service, that it is not all negative. Equally important is reinspiring all citizens with an appreciation of the bureaucracy as an organic whole that is capable of responding to its environment, and convincing students and mid-careerists that they can change it.

At the same time, we must pay more attention than we have recently to controlling bureaucratic waste, fraud, and mismanagement. Recently these concerns have become more of a political issue, frequently (though far from exclusively) involving defense spending. Both the Office of Management and Budget (OMB) and the Government Accountability Office (GAO) have taken numerous steps to combat waste, fraud, and abuse. These have included
KNOXVILLE, Tenn. (AP) — A contest to determine the nation’s “favorite bureaucrat” found the winner not in a haven of officialdom like Washington, D.C., but in rural Tennessee.

It wasn’t an easy search. Matthew Lesko, a best-selling writer and governmental information access expert, spent a year promoting a contest called “My Favorite Bureaucrat.” The idea was to get nominations from ordinary folks who had been helped in some special way by a public servant. The best nominating letter would win $5,000 and the bureaucrat would get a trophy. But after six months, he had received only one nomination—and that was from another bureaucrat nominating her boss.

Lesko’s predicament, however, brought true publicity to the contest. “Bureaucrats may deserve their bad reputation, after all,” wrote the Wall Street Journal. Lesko’s Information USA Inc. then was flooded with nominations. More than 1,100 entries poured into the office, staff members said.

He heard about a bureaucrat who helped a woman with cancer get medical attention, one who helped find a father missing for 20 years, another who gave $5,000 in free tax advice, and one who gave free legal help to press a grandmother’s sexual harassment charge. And then he read the letter from small business owner [sic] Charles “Frosty” Kimbrough of Morristown, Tenn. This was it, Lesko thought.

“I have been in business on my own for seven years,” wrote Kimbrough. “I’ve had a lot of ups and downs, and at times was ready to give it up.” Then last year, Kimbrough wrote, he met Richard McKinney, a consultant at the Small Business Development Center at Walters State Community College. The center is partially funded by the federal Small Business Administration. With McKinney’s help, “it’s been a great year. My income doubled and I’m more confident about the future of my business,” Kimbrough wrote. Kimbrough’s company makes picnic tables and cooking grills. His workforce is himself, his wife, and sometimes another worker or two.

McKinney helped Kimbrough get on a bidding list with the state parks system, figure his costs, get credit extensions with his suppliers and locate materials, and showed his wife how to do the books. “All I had was just a big question mark, you know?” Kimbrough said in a recent interview. “I’ve never been able to pay anybody to help me like he has.” And when Kimbrough was hurt just as he tried to meet his first big state contract...
deadline, McKinney helped paint grills on his own time to get the order out. “He needed business and I helped bid the stuff. I felt that in order for him to succeed and get other state orders, he had to deliver on time,” McKinney said.

SOURCE: Adapted with permission from an Associated Press wire service report, appearing in the Bloomington-Normal (Ill.) Pantagraph, July 2, 1990.

### BOX 12–2 ETHICAL AND LEADERSHIP CHALLENGES FOR PUBLIC MANAGERS (continued)

investigations of allegedly lax accounting procedures; reports on government waste in areas such as Pentagon procurement procedures, Medicare and Medicaid fraud, collection of royalties from oil companies, and spare-parts disposal practices; and establishing a 24-hour toll-free hotline to report incidents of possible waste and mismanagement. One potentially significant development in this area is that increasing attention is being paid to financial accounting as one means of combating waste, mismanagement, and fraud. Courses in this subject are finding their way into MPA curricula.

Two cautionary words are in order here. First, we should not put too much faith in sophisticated management techniques as remedies for these problems, because such techniques can be used to commit wasteful or fraudulent acts as well as to control them. We may instead need to rediscover and revitalize traditional practices such as financial auditing if we are to move effectively against these challenges. Second, we should be discriminating in our judgments, in the best sense of the phrase, about bureaucrats’ behavior—taking care not to condemn the many because of the actions of a few. Nonetheless, renewed concern over these matters is entirely appropriate, especially at the state and local government levels, where opportunities still exist for politically inspired graft and corruption.

In a larger sense, we should not dwell so much on problems and weaknesses of bureaucracy as a form of organization that we overlook its strengths. One is bureaucracy’s very orderliness (at least potentially), which is so often denounced as inflexibility; if the alternative is patronage, nepotism, capricious judgment, or chaos (which it often was in Max Weber’s time), that is a plus. During times of national crisis, this distinction often becomes clearer and more important to many Americans. Another is the system of legal guarantees against arbitrariness that governs so much administrative activity; still another is the “commitment of bureaucracy to democratic decision making—and the processes of consultation, negotiation, and accommodation” where it is clear that “broad and complex tasks require broad and complex organizations”—a recognition of bureaucracy’s appropriateness to many (though of course
not all) organizational activities. Furthermore, if the rise of bureaucracy was originally tied to the increasing complexity of society, the outlook in these complex times is at least for survival of this form of organization, if not its further expansion.

There are other areas of concern. First, it is likely that there will be continued pervasive ambiguity concerning goals in politics and administration, as well as performance. Efforts to define our goals will probably continue, but goals in our pluralist democratic society will also continue to be only partially agreed on (at best). With goals vaguely defined or even in conflict, measuring performance against common goals is, of course, impossible. Nevertheless, developing improved performance indicators within specific programs and projects will yield some benefits incrementally in the form of improved planning and direction of those programs.

Second, the role and scope of government regulation continue to be in flux. This has several aspects. One is the movement toward deregulation, though how fast, how far, and in how many areas of economic and social activity are questions still to be answered. (As noted in Chapter 11, the possibility of reregulation has also emerged from this policy debate—for example, the financial markets and securities crisis in 2008.) Another aspect is the concern about bureaucratic red tape discussed previously; demands for protection and risk reduction in our daily lives account for a large part of regulatory growth. A serious issue here is how far we as a nation should go, and wish to go, in reducing risks and ensuring public health and safety, and economic stability. Most agree that it is unrealistic to strive for a “no-risk” society, and that such an endeavor is not only futile but may be detrimental to other functions in society (such as private-sector productivity). There is precedent for pursuing at least one alternative approach: using government agency performance as a basis for comparison with (a “yardstick” against which to measure) private-sector performance. A memorable case in point was (and is) the Tennessee Valley Authority (TVA), which for over seventy-five years has marketed electric power in seven mid-South states at rates noticeably lower than those charged by private power companies elsewhere (this is still true, despite substantial TVA rate increases since the 1970s).

Another issue concerns the calls for use of cost–benefit analysis in evaluating proposed (and operative) regulations. The question here is whether such analysis can be truly neutral. If so, it could add a useful dimension to processes of drafting and enforcing regulations. If not, however, it is likely that insisting on its use would continue to generate substantial controversy among contending forces in government regulation, because of disagreements over whether dollar costs should be regarded as the sole—or even the primary—consideration in evaluating the effectiveness of regulations. Such controversies could thus make it much more difficult to sensibly reform government regulation while maintaining regulatory effectiveness.25

There is one final regulatory issue. It is clear that sentiment has been growing for wholesale reduction of government regulations of all kinds. At the
same time, perhaps not enough attention has been paid to the consequences of that course of action. There even appears to be some feeling that almost anything government does is “regulation.” That perception is not accurate, of course; but in a democracy, what the citizens believe to be the case may be more important in some instances than the objective reality. This, then, also will influence the future course of government regulation.

Managing public personnel is another area of significant change and challenge. At least three issues are central here. One is the question of maintaining the partisan and policy neutrality of the civil service, versus enhancing the political responsiveness (if not outright loyalty) to the chief executive that exists among administrative personnel. As noted in Chapter 7, this has been a recurring issue in our political history, and it has surfaced again in the past thirty years—perhaps nowhere more so than the recently concluded Bush presidency. In that time the Office of Personnel Management (OPM), under six presidents, has taken various actions that affected (among other things) Senior Executive Service staffing, performance appraisal, pay caps, phasing out of the PACE exam, budget reductions for personnel functions, and (most recently) streamlining of federal personnel procedures. On the other hand, there were many who took issue with at least some of OPM’s initiatives, due to disagreement with general administration policies or with specific personnel actions, or both. Controversies over OPM personnel policies were especially acute under President Reagan, but since then have receded in both visibility and intensity. Under former President George W. Bush, this decline in OPM’s visibility (and perhaps its stature and prestige) continued, as the president himself dictated more of the administration’s personnel-related initiatives.

A second basic personnel concern is related to what motivates public servants. Specifically, even though financial bonuses and merit pay have been established in the national civil service (with parallel systems in about half of the states), there is some question as to whether monetary incentives—so crucial to many reform initiatives of the past forty-five years—are in fact the most effective motivators of senior career executives (recall Chapter 4, and the discussion of motivation in the organizational humanism school of organization theory). These theoretical formulations have recently been given support; from several sources has come evidence that interesting work, job satisfaction, personal and group recognition, and a sense of group identity are at least as important as modest financial incentives. To the extent that is so, it suggests that bonuses and pay-for-performance may have been misdirected. It may also help explain why these financial incentive plans (at least for a time) failed to slow the exodus of veteran senior executives from the national civil service (they could even have accelerated that trend).

Closely related to the preceding concerns (as we saw in Chapter 7) is a growing morale and recruiting problem, especially (but not exclusively) in the national civil and military services. After many years of various politicians
(and the public) “taking potshots” at public servants, these individuals have now experienced even more severe buffeting about (for example, reductions in force during the 1980s and 1990s), which introduced more uncertainty into the national civil service than existed for about a century. The Clinton administration itself sent “conflicting signals” to the bureaucracy, thus adding to the uncertainty. On the one hand, the National Performance Review (1993–2001) called for streamlined procedures and other steps designed to increase empowerment of federal civil servants. But on the other hand, Bill Clinton made it clear that more personnel cutbacks were necessary to “reform” bureaucratic operations. (And recall former President Clinton’s remark, noted in Chapter 1, in which he called for rewarding the people and ideas that work, and getting rid of those that do not.) George W. Bush heightened the anti-bureaucratic rhetoric by enforcing the President’s Management Agenda (PMA) and proposing to eliminate organized labor–management collective bargaining, civil service pay scales, and privatize up to one-third of the federal workforce. (None of these proposals was implemented in full.)

There also is growing interest in (and possibly changing perspectives on) administrative discretion. The literature on public administration has tended to reflect the position that perhaps discretion should not be hemmed in—that we should attempt instead to legitimize (in Woodrow Wilson’s words) “the exercise of large and unhampered” administrative discretion, with the expectation that public servants will act in the public interest. This may be a fleeting hope; one observer has suggested, for example, that “there are numerous ways to check agency power at the national government level . . . [and] bureaucrats typically face many of these checks simultaneously; the degree of freedom to make policy enjoyed by an agency is always limited to one degree or another. Autonomy may ebb and flow with time, but it is rarely if ever absolute.” The public’s view of administrative discretion would obviously be more favorable if it were perceived that civil servants acted most often in the broad public interest.

Something else to be borne in mind—as we refine our theories of organization, leadership, and management control—is that there are limits on how widely such theories can be applied. The nature of work, workers, and organizations affect applicability of theories (such as organizational humanism), leadership styles, and methods of management control (see Chapters 4, 6, and 10, respectively). These limitations must be respected to avoid problems resulting from wholesale acceptance of any one theory or combination of theories.

Also, there is some irony in the current pursuit of greater efficiency, rationality, and productivity—three major elements in Frederick Taylor’s theory of scientific management. This is not to say we have returned to his concepts with nothing else changed. However, we may find these norms more attractive now due to growing constraints on our resources, financial and otherwise. It should be noted that the appeal of these values has also permeated
the study of public administration. The “public management approach has for some time been characterized by ‘a strong philosophical link’ with a scientific management tradition.”

Furthermore, some favorite terms and concepts we apply to public administration may require rethinking. We tend to speak of a leader, whereas we should be concerned instead with the relationship of leaders to their respective organization units—in terms of that which is led. In the same way, we may need to speak of politicians and administrators who are accountable to, not just accountable; responsive to, not simply responsive; bureaucracies efficient at, not merely efficient; and organizations productive in terms of, not just productive. We must bear in mind that these values are most important as means of achieving other, higher ends—not as ends in themselves. Yet all too often we treat them as the latter. For example, why is it important to be efficient? Is it always desirable? The norm of efficiency is not a truly neutral standard; one cannot always be efficient at doing something challenging, and values are almost always involved. Further, is efficiency (or anything else) to be pursued in all cases, even at the expense of other desired ends? These are troubling considerations, and they should serve as reminders that we need to think clearly about our own assumptions. Clear thinking is especially necessary in turbulent times.

The political environment of public administration also has changed dramatically, as discussed previously. But certain contemporary elements of that change—and particular disputes that have surfaced in the contemporary environment—deserve mention as we close. First, emphasis on both effectiveness and accountability of administrative agencies has led to numerous adjustments in their relationships to other institutions in the political system—and companion emphases on privatization, customer service standards, employee empowerment, and measurement of results have only reinforced this trend. Among the areas affected by these changes are the politics of structure, bureaucratic neutrality versus advocacy, elimination of collective bargaining agreements, the significance of “overhead” control of administration (president and Congress as a whole, versus interest groups and subsystems, as well as conflicts between president and Congress), altered budget procedures involving Congress and the president, “fend-for-yourself” federalism and “devolved” intergovernmental relations, and new initiatives to improve homeland security. All these, significantly, were controversial issues areas in the national government and became more so during the second Bush administration.

These conflicts spawned related debates over the very nature of the changes being proposed in the early twenty-first century. Accepting without question the underlying assumptions of new public management, for example, means willingly adopting the “entrepreneurial” paradigm (approach) as a substitute for the “administrative management” paradigm that has been in use for more than a century— with consequences that are difficult to predict. One other salient point that has been raised is simply that presidential efforts to
reform the bureaucracy often seem to overlook the “joint custody” nature of American public agencies—a custodial responsibility that is shared between the chief executive and the legislature. Thus, unilateral efforts to impose new systems and procedures often run afoul of legislative prerogatives—not to mention legislative preferences.31

Furthermore, there is now less tension between the concept of the individual recipient of public services as “customer” of government agencies/services on the one hand, and as “citizen” of the republic on the other. The former clearly implies that service provision is a primary concern of government, and serving the “customer” must necessarily be a high priority for all those involved in that endeavor—including legislators and chief executives as well as administrators themselves. The latter, by contrast, suggests a very different relationship between the individual and his or her government, one in which the citizen is an integral part of the governmental system, and not only a consumer of government services.32 But clearly, citizens (as well as others residing in the United States) are “consumers,” if not outright “customers,” seeking services from national, state, and local governments.

Although a great deal of progress has been made since the reinvention era began in the early 1990s, many governments still need to be encouraged to respond to multiple citizen-customer demands. Private-sector, market-based methods and techniques may be used, albeit selectively, as they are not easily applied to decentralized, locally controlled, and fragmented “cottage industries” of the public sector. There is simply no “one best way” to implement public policy, and most citizens are staunch supporters of diversity, local government, and pluralism. At the same time, citizens, appointed administrators, elected officials, suppliers, and recipients of public services are demanding to be treated as both citizens and customers.

Though acknowledging the importance of citizenship, civic governance, and partisanship to maintain accountability, democratic values, equity, and pluralist democracy,33 appointed and elected officials must respect citizens’ rights to receive full value for their tax dollars. Public managers cannot excuse unacceptable employee behavior, failure to meet service standards, or poor customer service because some citizens fail to participate as actively as others in the electoral aspects of government. Public services (even law enforcement, immigration, emergency management, homeland security, and regulatory compliance actions) can respect customer service standards set by accrediting associations, other governments, or the private sector. If this means drawing from successful cases, methods, or techniques of other governments or private providers, then governments should welcome the challenge as well as the opportunity to show how they, too, can meet citizen demands for improved service quality.34

A related concern also exists, namely, the contrast between “public-oriented” versus “private-oriented” conceptions of government. If government, acting in an “entrepreneurial” manner, simply serves “customers,” then what is its unique role as distinct from the activities—and purposes—of private-sector
businesses? Now, this question is deliberately overstated—and the phrasing is deliberately provocative. Few if any of those advocating higher quality in the provision of public services would quarrel for a moment with the conceptions of citizenship that are at the foundation of the republic, nor would they hesitate to defend the basic political relationships that are defined in the Constitution and our subsequent governmental history. But the point is this: What we choose to emphasize about our governmental processes reflects what we think is important, at the moment, about government, and it may influence our thinking in the years ahead as well. In other words, we could end up moving in a direction that causes us—intentionally or not—to redefine what sort of broader governmental system we will have. In short, if we focus so heavily on productivity improvement, results, or empowerment that we lose sight of some of the basic assumptions and concepts underlying the political system, we may have made some useful short-term gains, but in the process we might trade off (or trade in) more fundamental notions of who we are as a polity.

Put somewhat differently, citizens have both rights and responsibilities; customers, on the other hand, because they are purchasing a good or service on the open market, have few if any of the latter. Perhaps the rise of the customer is a sign of the times in this nation, where more attention has been paid to individual rights and liability issues in recent decades. Some say that this has occurred at the expense of proper attention to collective responsibilities. But another implication of this is that only as we exercise responsible citizenship will we be in a position to improve the quality of government services available to customers (us). Nonetheless, persistent calls for more contracting out, privatization, and deregulation of the public sector continue to be heard, and (as noted in Chapters 9 through 11) the results of various efforts have been mixed and uneven. Numerous factors will affect whether that trend continues. Many have questioned the degree to which government should privatize, deregulate, or form partnerships with nongovernmental entities, rather than on whether we should do so at all.

One other aspect of the tension between citizen and customer concepts is that it seems to parallel some of the existing tension between concepts reflecting political science and public administration approaches to government. For there can be no doubt that providing highest-quality and lowest-cost services to those who want and need them is a major responsibility of government today. Not even the most avid “political” observer of modern American government can afford to overlook the complexity of both public demand and public services, as these affect what government does, and what it is asked to do. Nevertheless, the larger point here is that we would do well to keep all relevant conceptions of government in mind, especially as we make whatever efforts we choose to make to strengthen government performance in ways that are both meaningful and enduring.

The second dimension of the political environment is the presidency and the executive branch, especially the extent of recent presidential efforts to change the direction of government. A significant legacy of the Clinton years
(with continuing impact on the national executive branch) was the ongoing effort to reduce the sheer size of the public sector—in personnel, budgets, regulatory authority, and general scope. The Clinton administration placed considerable emphasis on budget deficit reduction and, with the success of these efforts, came the short-lived dilemma (from 1998 until 2002) of deciding how to best spend the budget surplus projected for the early twenty-first century. The weakened economy, the war on terrorism, major hurricanes, and the military conflicts in Afghanistan and Iraq have erased the surplus and created huge deficits that now threaten social entitlement programs for the elderly, handicapped, poor, and retired segments of our population.

Several other political dimensions also stand out. For example, the federal courts are now deeply involved in many substantive aspects of public administration. Most important, perhaps, are federalism and intergovernmental relations, affirmative action, labor relations, and government regulation; but in case after case, across the board, court decisions shape both the environment and the content of administrative decision making. Public administration is not alone in that, but the impacts on its future will be substantial.

Another aspect of uncertainty in public administration was highlighted by outgoing EPA Administrator William Ruckelshaus, more than two decades ago. In a press interview Ruckelshaus, a Republican, noted that, in his view, constant attacks by environmental groups on the EPA carried with them the risk of destroying the agency’s ability to function. In his words:

The cumulative effect of [the attacks] is to cause the essential trust of the society to be so eroded it [EPA] can’t function. . . . When you don’t distinguish between individuals with whom you disagree, or policies with which you disagree, and the agencies themselves . . . you risk destroying the very institutions whose success is necessary for your essential goals to be achieved.35

Ruckelshaus’s point, though addressed to environmentalists, applies to virtually every active group of citizens—and to any administrative agency—at all levels of government, from local police departments to the White House. In a turbulent and tense political atmosphere, many sincere (and often impatient) citizens might do well to consider his advice. There is another implication as well: Such attacks foster an atmosphere of public cynicism and distrust, making it far more difficult for administrative agencies to retain the capacity to respond when we do call upon them! And we surely will continue to do so, to deal both with large-scale public problems such as wars and with occasional crises such as earthquakes, civil disorders, hurricanes, floods, or public health emergencies. Adding to the already full agendas of many public agencies are the new and unprecedented challenges to protect homeland security, prevent further acts of terrorism, secure our borders, and maintain a U.S. leadership role in world peace and nuclear disarmament—all while maintaining public confidence in such efforts.
Another point worth bearing in mind pertains to that same impatience about governmental action (or inaction) in the context of our basic (and limited) governmental system. Those who framed our Constitution sought generally to place limits on what government is able to do, without diluting its essential ability to govern. The Founders did not want government to be too efficient or adventurous. “Overall, the government was designed to be responsive slowly to relatively long-term demands and to require the development of relatively broad agreement among the electorate prior to taking action.” In other words, for government agencies to operate not under pressure would require time and broad popular support—both of which often seem to be lacking in controversial policy areas, such as gun control, police-minority relations, and sex education in public schools. Our impatience with government action seems to be directly related to the extent and the depth of policy disagreements dividing the nation. Once again, as noted earlier in this chapter, public administration is squarely in the middle of popular discontent, reflecting the disorganization (and policy differences) present in society itself.

There are three other matters to consider. For over thirty years we have been experiencing a crisis of confidence—indeed, a “crisis of legitimacy”—regarding government and its actions. More recently, certain new assumptions or premises appear to be gaining currency in shaping (and perhaps reflecting) popular perceptions of government. These have been expressed as follows: (1) public programs are counterproductive to the social and economic well-being of the country; (2) the public no longer expects public programs to work, and is increasingly unwilling to spend additional funds on them; (3) public programs are better administered at the state and local level—further, many functions should be taken over by private organizations and voluntary community efforts; (4) national government program managers are becoming less important, with fewer needed; and (5) public managers are already overpaid, and any system of reward or penalties in the public sector will be abused. Such thinking may be fashionable, but it can also be highly dysfunctional (not to mention inaccurate). Diminished public trust does not bode well for maintenance of either democratic processes or effective government. As conservative an individual as syndicated columnist George F. Will warned almost three decades ago against “indiscriminate skepticism about the competence, even the motives, of government” and against thinking that “government cannot do anything right anyway.” That caveat is not for conservatives only; many individuals of all political persuasions have fallen prey to this crisis of confidence.

One symptom (perhaps a result) of this crisis of confidence has been public pressure to enact sunshine and sunset laws, discussed in Chapter 2. These apply more to legislative than to administrative entities, but they affect the latter as well. Yet one of the unintended impacts of the “open government” laws may have been to make compromise and accommodation harder to achieve, among contending forces. In the words of one observer:
Representative democracy rests upon our ability to create a consensus. This requires that the system be open to compromise (a dirty word in America) and bargaining. Without these, we either reach no decision or we impose a decision. The former leads to deadlock, the latter to authoritarianism. What has been lost by “opening the doors” [meetings] is the decision makers’ ability to make concessions, and to reach an accommodation, with dignity and decency. Now that the interest groups are all watching, no one can afford to make “public” policy; rather, they must yield to the pressures that are sometimes very narrow.41

Ironically, this dark mood of mistrust is if anything unwarranted. Scholarly studies of public opinion, both of recent vintage and earlier, have indicated that the public’s voice is heard by those in government, including those in bureaucracy, if that voice is clear in what it is saying and forceful in its expression. The “voice of the people” is really many voices, saying many things—about particular policies, the effectiveness of government activities generally, public ethics, and much more. Yet it has been demonstrated that when public opinion is generally united on a position and feelings run strong on the matter, government’s response is nearly always in the direction desired by the majority. Thus, perhaps we can afford a somewhat more optimistic view of governmental responsiveness to majority preferences than many seem to hold at this point.

One final matter remains, related in part to the level of public confidence in what government does. In this era of rampant downsizing and deregulation, how might we judge the value of government expenditures? James Joseph, a retired undersecretary of the Interior Department, offered five criteria (standards), derived from an appropriate source: the preamble to the Constitution. The criteria are, simply, the degree to which a government project contributes to the sense of equity, community, utility, security, and quality of life in America.42 It should be noted, as we think about these criteria, that they alone do not capture the full dimensions of all that public servants do, nor the dedication that most public servants bring to their tasks.

Clearly, we have been forced in recent years to consider ever larger and more difficult questions about the role and activities of government—and not only concerns about how high government expenditures will be. For example, how much bureaucracy is necessary to maintain domestic and international security? In light of that, these sorts of criteria might well be useful as we continue to sort out what kind of government we expect, and the qualities of individuals that will be needed to manage these changes in the years ahead. An integral part of that debate will be the role of public administration in securing the quality and equality of community life for the society we want to create in the future.

What, then, is the prognosis for the future of public administration? Without question it will continue to be a focal point of concern in our system of governance, with controversy encompassing virtually every major policy area and every political interest with a stake in administrative operations. In the words of the late political scientist Carl Friedrich, public administration is
“the core of modern government.” Clearly, then, public administration “is and will be a focal area for change and transformation in society generally.” The only certainty in all this is the uncertain directions public administration will take in the future.

**DISCUSSION QUESTIONS**

1. What kinds of criteria are, or should be, used to determine the role of government and the goals and objectives of public administration, and to evaluate the productivity and performance of programs and individuals?

2. The Clinton administration emphasized budget deficit reductions with a five-year time frame. What effect did this have on public personnel management?

3. The Bush administration emphasized results-oriented government. What effect did this have on public administration’s capacity to respond to natural and man-made disasters such as the 9/11 attacks in 2001 and Hurricane Katrina in 2005?

4. Why can it be said that the public manager faces the problems of both pluralist democracy and administrative efficiency? Suggest ways that a public manager might meet both types of challenges.

5. Describe the forces leaning toward a tendency to centralize and those leaning toward a tendency to decentralize. What solutions exist to resolve this conflict? Are any solutions necessary?

6. What are the “crisis of confidence” and “crisis of legitimacy” in government? Is there any way to resolve these crises? If so, how? If not, what are the implications for the future of democratic government?

7. To what extent can we depend on nongovernment alternatives, such as faith-based and nonprofit organizations, to perform the most challenging governmental functions? Is there a limit on the extent to which these types of organization can cope with natural and man-made disasters?

8. Is the field of study known as “public administration” merely a restatement of principles from the fields of management, politics, social psychology, economics, and law? Or are there other principles, distinct to public administration, that should be taught to those who intend to work in public service? If so, what are they? Explain your choices. If not, defend your answer.

9. Explain the nature of the growing necessity for interdependence among professions to solve public-policy problems, and why this necessity exists and is growing. Explain the nature of the growing specialization within professions and why it is growing. Finally, discuss the conflict between the two trends.

10. Participation in government by clashing internal and external individuals and groups is not consistent with accountability,
professionalism, rationality, and strong leadership. Describe the tensions between participation and each of these conflicting values.

11. Modern public administration is expected to simultaneously optimize accountability, efficiency, public participation and representativeness, and strong leadership. How does one reconcile internal and external participation with the modern meaning of public administration?

12. Are Weber’s ideas still applicable to modern public administration? Why or why not? Should government agencies be more or less Weberian than they are today? Defend your answer.

13. What are the major social and governmental paradoxes in the environment in which public administration operates, and how do these paradoxes affect public administration? Specifically, what paradoxes exist in the electoral process and how has public administration been affected?

14. What are the most important components of rapid social change in the past half-century? Explain why you chose the components that you did.

---

**Key Terms and Concepts**

- knowledge explosion
- technological change
- fundamentalism
- war on terrorism
- chronic fiscal stress
- revolution of rising expectations
- postindustrialism
- globalization
- multinational corporations (MNCs)
- European Union (EU)
- campaign finance reform
- Electoral College
- “overhead democracy”
- “overhead bureaucracy”
- empowerment
- debureaucratize
- public cynicism and distrust
- “crisis of legitimacy”

---

**Suggested Readings**


Chapter 12: Conclusion: Public Administration in a Time of Conflict and Social Change


Appendix

Professional Associations for Information and Job Opportunities, and Public Administration Journals for Research

Professional Organizations and Internet Job-Search Links

Like all other professions, public administration has a number of affiliated and specialized groups concerned with technical areas within the discipline. These range from civil engineering to law enforcement, to housing, state government, and welfare administration. Most of these groups have websites, publish journals or newsletters, and advertise for jobs. They can be a rich resource for students seeking initial job appointments or for midcareerists seeking new jobs. The names, addresses, and websites (when available) of selected academic, professional, and public interest organizations, as well as selected job-search links, are listed alphabetically.

Academy for State and Local Government
444 N. Capitol St. NW, Ste. 349
Washington, DC 20001
http://www.manta.com/coms2/dnbcompany_cr4n63

American Association of School Administrators
801 N. Quincy St., Ste. 700
Arlington, VA 22203
http://www.aasa.org

American Correctional Association
206 N. Washington St.
Alexandria, VA 22314
http://www.aca.org/

American Enterprise Institution
1150 Seventeenth St. NW
Washington, DC 20036
http://www.aei.org/
American Management Association
Centers in Arlington, VA, Atlanta, Chicago, New York, and San Francisco
http://www.amanet.org/

American Planning Association
122 S. Michigan Ave., Ste. 1600
Chicago, IL 60603
1776 Massachusetts Ave. NW
Washington, DC 20036-1904
http://www.planning.org

American Political Science Association
1527 New Hampshire Ave. NW
Washington, DC 20036-1206
http://www.apsanet.org
Foremost international association of academic political scientists; publishes newsletter with job listings.

American Productivity and Quality Center
123 N. Post Oak Lane
Houston, TX 77024
http://www.apqc.org

American Public Human Services Association
810 First St. NE, Ste. 500
Washington, DC 20002-4267
http://www.aphsa.org

American Public Transportation Association
1666 K St. NW
Washington, DC 20006
http://www.apta.com

American Public Works Association
2345 Grand Blvd., Ste. 700
Kansas City, MO 64108
1401 K St. NW, 11th Floor
Washington, DC 20005
http://www.apwa.net/

American Society for Public Administration
1301 Pennsylvania Ave. NW, Ste. 840
Washington, DC 20004
http://www.aspanet.org/scriptcontent/index.cfm

American Political Science Association
1527 New Hampshire Ave. NW
Washington, DC 20036-1206
http://www.apsanet.org
Foremost international association of academic political scientists; publishes newsletter with job listings.

American Planning Association
122 S. Michigan Ave., Ste. 1600
Chicago, IL 60603
1776 Massachusetts Ave. NW
Washington, DC 20036-1904
http://www.planning.org

Association of Government Accountants
2208 Mt. Vernon Ave.
Alexandria, VA 22301
http://www.agacgfm.org

Brookings Institution
1775 Massachusetts Ave. NW
Washington, DC 20036
http://www.brookings.edu/

Canadian Association of Programs in Public Administration
http://www.cappa.ca/

Carter Center
One Copenhill
453 Freedom Pkwy.
Atlanta, GA 30307
http://www.cartercenter.org/

Cato Institute
1000 Massachusetts Ave. NW
Washington, DC 20001-5403
http://www.cato.org/

Center for Community Change
1536 U St. NW
Washington, DC 20009
http://www.communitychange.org

Center on Budget and Policy Priorities
820 First St. NE, Ste. 510
Washington, DC 20002
http://www.cbpp.org

Committee for Economic Development
2000 L St. NW, Ste. 700
Washington, DC 20036
http://www.ced.org

Common Cause
1133 19th St. NW, 9th Floor
Washington, DC 20036
http://www.commoncause.org
Commonwealth Institute  
PO Box 398105, Inman Square Post Office  
Cambridge, MA 02139  
http://www.comw.org/

Conference Board  
845 Third Ave.  
New York, NY 10022  
http://www.conference-board.org/

Conference of Minority Public Administrators (COMPA)  
P.O. Box 1552  
Norfolk, VA 23501-2741  
http://www.compahr.org

Congressional Quarterly Service  
1255 22nd St. NW  
Washington, DC 20037  
http://www.cq.com/

Council for Excellence in Government  
1301 K St. NW, Ste. 450  
Washington, DC 20005  
http://www.excelgov.org/

Council of State Community Development Agencies  
1825 K St., Ste. 515  
Washington, DC 20006  
http://www.coscda.org

Council of State Governments  
2760 Research Park Dr.  
PO Box 11910  
Lexington, KY 40578-1910  
http://www.csg.org/

Freedom of Information Center  
133 Neff Annex  
University of Missouri  
Columbia, MO 65211  
http://www.nfoic.org/foi-center/

Government Finance Officers Association (formerly the Municipal Finance Officers Association)  
1301 Pennsylvania Ave. NW, Ste. 309  
Washington, DC, 20004  
203 N LaSalle St., Ste. 2700  
Chicago, IL 60601  
http://www.gfoa.org

Government Management Information Sciences Headquarters  
8315 SW 183rd Terrace  
Palmetto Bay, FL 33157  
http://www.gmis.org

Governmental Research Association  
Room 219 Brooks Hall, Samford University  
P.O. Box 292300  
Birmingham, AL 35229  
http://www.graonline.org/

Heritage Foundation  
214 Massachusetts Ave. NE  
Washington, DC 20002-4999  
http://www.heritage.org/

Hoover Institution  
434 Galvez Mall, Stanford University  
Stanford, CA 94305-6010  
http://www.hoover.org/

Inter-Governmental Network  
7910 Woodmont Ave., Ste. 1430  
Bethesda, MD 20814

International Association of Chiefs of Police  
515 N. Washington St.  
Alexandria, VA 22314  
http://www.tiacp.org

International Association of Fire Chiefs  
4025 Fair Ridge Dr.  
Fairfax, VA 22033  
http://www.iafc.org/

International City/County Management Association  
777 North Capitol St. NE, Ste. 500  
Washington, DC 20002-4201  
http://icma.org/main/sc.asp
<table>
<thead>
<tr>
<th>Organization</th>
<th>Address</th>
<th>Website</th>
</tr>
</thead>
<tbody>
<tr>
<td>International Institute of Municipal Clerks</td>
<td>8331 Utica Ave., Ste. 200, Rancho Cucamonga, CA 91730</td>
<td><a href="http://www.iimc.com">www.iimc.com</a></td>
</tr>
<tr>
<td>International Public Management Association</td>
<td>1617 Duke St., Alexandria, VA 22314</td>
<td><a href="http://www.ipma-hr.org">www.ipma-hr.org</a></td>
</tr>
<tr>
<td>Internet Job-Hunting Sites—Public Policy and Administration</td>
<td></td>
<td><a href="http://www.uww.edu/career">www.uww.edu/career</a></td>
</tr>
<tr>
<td>Jobs in Government</td>
<td></td>
<td><a href="http://jobsingovernment.com">jobsingovernment.com</a></td>
</tr>
<tr>
<td>Local Government Institute</td>
<td>1231 Farallone Ave., Tacoma, WA 98466</td>
<td><a href="http://www.lgi.org">www.lgi.org</a></td>
</tr>
<tr>
<td>National Academy of Public Administration</td>
<td>900 7th St. NW, Ste. 600, Washington, DC 20001</td>
<td><a href="http://www.napawash.org">www.napawash.org</a></td>
</tr>
<tr>
<td>National Assembly of State Arts Agencies</td>
<td>1029 Vermont Ave. NW, 2nd Floor, Washington, DC 20005</td>
<td><a href="http://www.nasaa-arts.org">www.nasaa-arts.org</a></td>
</tr>
<tr>
<td>National Association for the Advancement of Colored People (NAACP)</td>
<td>4805 Mt. Hope Dr., Baltimore, MD 21215</td>
<td><a href="http://www.naaccp.org">www.naaccp.org</a></td>
</tr>
<tr>
<td>National Association of Counties</td>
<td>25 Massachusetts Ave. NW, Washington, DC 20001</td>
<td><a href="http://www.naco.org">www.naco.org</a></td>
</tr>
<tr>
<td>National Association of Housing and Redevelopment Officials</td>
<td>630 I St. NW, Washington, DC 20001-3736</td>
<td><a href="http://www.nahro.org">www.nahro.org</a></td>
</tr>
<tr>
<td>National Association of Regional Councils</td>
<td>1666 Connecticut Ave. NW, Washington, DC 20009</td>
<td><a href="http://narc.org">narc.org</a></td>
</tr>
<tr>
<td>National Association of Schools of Public Affairs and Administration (NASPAA)</td>
<td></td>
<td><a href="http://www.naspa.org">www.naspa.org</a></td>
</tr>
<tr>
<td>National Association of State Chief Information Officers</td>
<td>201 East Main St., Ste. 1405, Lexington, KY 40507</td>
<td><a href="http://www.nascio.org">www.nascio.org</a></td>
</tr>
<tr>
<td>National Association of Towns and Townships</td>
<td>1130 Connecticut Ave. NW, Ste. 300, Washington, DC 20036</td>
<td><a href="http://www.natat.org">www.natat.org</a></td>
</tr>
<tr>
<td>National Center for Public Productivity</td>
<td>360 Dr. Martin Luther King Blvd., Hill Hall 701, Rutgers, Newark, NJ 07102</td>
<td><a href="http://www.ncpp.us">www.ncpp.us</a></td>
</tr>
<tr>
<td>National Civic League</td>
<td>1640 Logan St., Denver, CO 80203</td>
<td><a href="http://www.ncl.org">www.ncl.org</a></td>
</tr>
<tr>
<td>National Conference of State Legislatures</td>
<td>7700 East First Place, Denver, CO 80230</td>
<td><a href="http://www.ncsl.org">www.ncsl.org</a></td>
</tr>
</tbody>
</table>
National Electronic Commerce Coordinating Council (NECCC)
444 N. Capitol St. NW, Ste. 234
Washington, DC 20001
http://ec3.org/

National Governors Association
Hall of the States
444 N. Capitol St., Ste. 267
Washington, DC 20001
http://www.nga.org/

National Institute of Governmental Purchasing
319 Congress Ave., Ste. 200
Austin, TX 78701
http://www.nigp.com/

National League of Cities
1301 Pennsylvania Ave. NW
Washington, DC 20004
http://www.nlc.org

National Public Employer Labor Relations Association
NPELRA Administrative Office
1012 South Coast Highway, Ste. M
Oceanside, CA 92054
NPELRA Legislative Office
815 Connecticut Ave. NW, Ste. 500
Washington, DC 20006-4004
http://www.npelra.org

National Recreation and Park Association
22377 Belmont Ridge Rd.
Ashburn, VA 20148
http://www.nrpa.org/

National Society for Experiential Education
TALLEY MANAGEMENT GROUP, INC.
19 Mantua Rd.
Mt. Royal, NJ 08061
http://www.nsee.org/home.htm

National States Geographic Information Council
2105 Laurel Bush Rd., Ste. 200

Bel Air, MD 21015
http://www.nsgic.org

Opportunities in Public Affairs
http://www.opajobs.com/

Policy Studies Organization
1527 New Hampshire Ave. NW
Washington, DC 20036
http://www.ipsonet.org

Public Service Research Foundation
320 D Maple Ave.
East Vienna, VA 22180
http://www.psrf.org/

Public Technology, Inc.
1301 Pennsylvania Ave. NW, Ste. 830
Washington, DC 20004
http://www.pti.org/

Rand Corporation
1776 Main St.
Santa Monica, CA 90401-3208
http://www.rand.org/

Society of Government Meeting Professionals (SGMP)
908 King St., Lower Level
Alexandria, VA 22314
http://www.sgmp.org

Society for Human Resource Management (formerly the American Society for Personnel Administration)
1800 Duke St.
Alexandria, VA 22314
http://www.shrm.org/

Tax Foundation
2001 L St. NW, Ste. 1050
Washington, DC 20036
http://www.taxfoundation.org

United States Conference of Mayors
1620 I St. NW, 4th Floor
Washington, DC 20006
http://www.usmayors.org/
Journals for Research

The following list identifies selected journals that are relevant to various subfields of public administration. They cover a broad spectrum of specialized areas in the core areas of the discipline such as budget and financial administration, personnel, public policy, and regulations as well as other adjacent fields of study. They are listed alphabetically, with addresses and websites when available. When searching for a specific article or journal, be sure to enter the name of the journal on your browser to see if it has been added to the Internet or if the web address has changed since this printing.

Academy of Management Review
P.O. Box 3020
Briarcliff Manor, NY 10510-8020
http://www.aomonline.org/
Scholarly journal for the organizational sciences publishes academically rigorous, conceptual papers that advance the science and practice of management.

Administration and Society
Virginia Polytechnic Institute and State University
Center for Public Administration and Policy
Blacksburg, VA 24060
http://aas.sagepub.com/
This journal strives to advance understanding of public and human service organizations, their administrative processes, and their effects on society.

Administrative Science Quarterly
Cornell University

Johnson Graduate School of Management
130 East Seneca St., Ste. 400
Ithaca, NY 14850
http://www.johnson.cornell.edu/publications/asq/
Top-rated journal for research in administrative and organization theory.

American Journal of Public Health
http://www.ajph.org/
Monthly publication of articles in both general and specialized areas of the science, art, and practice of public health.

American Political Science Review
4289 Bunche Hall, Box 951472
Los Angeles, CA 90095-1472
http://www.apsanet.org/section327.cfm
Leading journal in political science, with occasional articles on public-policy making and public organizations.

American Politics Quarterly
P.O. Box 413
Milwaukee, WI 53201
http://www.uwm.edu/Org/APQ/
Articles examine and explore topics in every area of government, from local and state to regional and national.

**American Review of Public Administration**
University of Missouri—St. Louis
One University Blvd, 406 Tower
St. Louis, MO 63121-4400
http://www.umsl.edu/divisions/graduate/ppa/arpa.html
One of the leading journals in its field, dedicated to the study of public affairs and public administration; features articles that address rapidly emerging issues in the field.

**Annals of the American Academy of Political and Social Science**
The American Academy of Political and Social Science
3814 Walnut St.
Philadelphia, PA 19104
http://www.aapss.org/
Published bimonthly, the Annals is a collection of single-theme issues exploring topics of current concern.

**Australian Journal of Public Administration**
University of Queensland
Royal Institute of Public Administration
Department of Government
http://www.blackwellpublishing.com/journal.asp?ref=0313-6647
For those interested in Australian public administration and comparative analysis.

**California Management Review**
University of California, Berkeley
F501 Haas School of Business #1900
Berkeley, CA 94720-1900
http://cmr.berkeley.edu/
This high-quality journal publishes articles that are both research-based and addresses issues of current concern to managers.

**Colloqui: Cornell Journal of Planning and Urban Issues**
Cornell University
Department of City and Regional Planning
212 West Sibley Hall
Ithaca, NY 14853
Founded in 1985 as a forum for practitioners, faculty, and students in planning and related fields, Colloqui strives to present planning issues from a wide range of social, political, economic, geographic, and historical perspectives.

**The Electronic Hallway Journal**
Daniel J. Evans School of Public Affairs
109 Parrington Hall, Box 353055
Seattle, WA 98195-3055
https://hallway.org/
Case journal for public policy and administration.

**Evaluation Review**
http://erx.sagepub.com/
Offers the latest applied evaluation methods used in a wide range of disciplines and provides up-to-date articles on the latest quantitative and qualitative methodological developments, as well as commentaries on related applied-research issues.

**The Executive**
Newsletter version of the American Management Association journal.

**Foreign Affairs**
http://www.foreignaffairs.org/
Dedicated to promoting improved understanding of international affairs.
Foreign Policy
Carnegie Endowment for International Peace
1179 Massachusetts Ave.
Washington, DC 20036
http://www.foreignpolicy.com/
Launched in 1970 to encourage fresh and more vigorous debate on the vital issues confronting U.S. foreign policy.

GAO Journal
U.S. Government Accountability Office
Office of Public Affairs
411 G St. NW
Washington, DC 20548
http://www.gao.gov/
Published by the U.S. Government Accountability Office; focuses on accountability, integrity, and reliability involving fiscal issues in government.

Governance
http://www.blackwellpublishing.com/journal.asp?ref=0952-1895&site=1
International journal providing a forum for the theoretical and practical discussion of executive politics, public policy, administration, and the organization of the state.

Governing
Congressional Quarterly, Inc.
1100 Connecticut Ave. NW, #1300
Washington, DC 20036
http://www.governing.com
Popular journal with emphasis on the political and administrative management of state and local governments.

Government Executive
National Journal Group, Inc.
http://www.govexec.com
Government’s business magazine, focusing on management issues and agencies at the federal level.

Government Technology
http://www.govtech.com/
Monthly journal detailing technological solutions to problems of state and local governments.

Government Union Review
320 D Maple Ave.
East Vienna, VA 22180
http://www.psrf.org/gur/index.jsp
Journal that traces labor-management relations at the federal, state, and local levels.

Harvard Business Review
Harvard Business School Publishing
60 Harvard Way
Boston, MA 02163
http://harvardbusinessonline.hbsp.harvard.edu/hbr/index.jsp?_requestid=70573
Major journal that publishes a variety of administrative articles by top experts in the field.

Human Relations
The Tavistock Institute
30 Tabernacle St.
London EC2A 4UE
http://hum.sagepub.com/
International interdisciplinary forum for the publication of high-quality original papers across a wide range of the social sciences.

Human Resource Management
http://www.blackwellpublishing.com/journal.asp?ref=0954-5395&site=1
Themes related to personnel administration with no distinction between the public and private sectors.

Industrial and Labor Relations Review
520 Ives Hall
Cornell University
Ithaca, NY 14853-3901
http://www.ilr.cornell.edu/ilrreview/
Journal devoted to public and private sectors in industrial relations.

The Institute of Public Administration in Canada
1075 Bay St., Ste. 401
Toronto, Ontario, Canada M5S2B1
http://www.ipaciapc.ca
For those interested in Canadian public administration and comparative analysis.

International Journal of Public Administration
4 Park Square
Milton Park
Abingdon
Oxfordshire
OX14 4RN, UK
http://www.tandf.co.uk/journals/titles/01900692.asp
Public administration journal with a comparative and international emphasis.

Journal of Accounting and Public Policy
The Boulevard
Langford Lane
Kidlington Oxford
OX5 1GB United Kingdom
http://www.elsevier.com/wps/find/journaldescription.cws_home/505721/description#description
Discusses the interaction of accounting and public policy in both the private and public sectors.

Journal of the American Planning Association
97774 Eagle Way
Chicago, IL 60678-9770
http://www.planning.org/japa/
Covers land-use planning in the public sector.

Journal of Collective Negotiations (formerly Journal of Collective Negotiations in the Public Sector)
http://www.baywood.com/journals/PreviewJournals.asp?id=0047-2301
Presents clear discussions of the problems involved in negotiating contracts; resolving impasses, strikes, and grievances; and administering contracts in the various areas of public employment.

Journal of Criminal Justice
http://www.elsevier.com/wps/find/journaldescription.cws_home/366/description#description
Focuses on issues of importance to crime research and the criminal justice system.

Journal of Criminal Law and Criminology
Northwestern University School of Law
357 East Chicago Ave.
Chicago, IL 60611-3069
http://www.law.northwestern.edu/jclc/
Top-ranked journal publishes articles on policy and administration of law enforcement.

Journal of Organizational Behavior Management
Western Michigan University
Department of Psychology
Kalamazoo, MI 49008
https://www.haworthpress.com/store/product.asp?sid=XPGU9EC212KP8H7FJ58WN1K6JADL48BA&sku=J075
Aims to report and review the growing research in the industrial/organizational psychology and organizational behavior fields around the world.
Publishes research and review articles, case studies, discussions, and book reviews on topics that are critical to today's organizational development practitioners.

Journal of Policy Analysis and Management
111 River St.
Hoboken, NJ 07030
http://www.jstor.org/journals/02768739.html
Outlet for graduate and undergraduate public-policy programs, research institutions, and individuals in the public-policy and management fields.

Journal of Political Economy
The University of Chicago Press
Journals Division
1427 E. 60th St.
Chicago, IL 60637-2954
http://www.jstor.org/journals/00223808.html
JPE has been presenting significant research and scholarship in economic theory and practice since its inception in 1892. Publishing analytical, interpretive, and empirical studies, the journal presents work in traditional areas as well as in such interdisciplinary fields as the history of economic thought and social economics.

Journal of Politics
Vanderbilt University
VU Station B #351817
Nashville, TN 37235-1817
http://www.vanderbilt.edu/jop/
Important regional political science journal.

Journal of Public Administration Research and Theory
Oxford University Press
2001 Evans Rd.
Cary, NC 27513
http://jpart.oxfordjournals.org/
International interdisciplinary quarterly devoted to building the body of knowledge of public administration.

Journal of Public Affairs Education
1029 Vermont Ave. NW, Ste. 1100
Washington, DC 20005
http://www.naspaa.org/initiatives/jpae/jpae.asp
This journal is dedicated to advancing teaching and learning in public affairs, including the fields of policy analysis, public administration, public management, and public policy.

Journal of Public Policy
Cambridge University Press
100 Brook Hill Dr.
West Nyack, NY 10994-2133
http://journals.cambridge.org/action/displayJournal?jid=PUP
British journal covering a wide range of policy issues.

Journal of State Government
http://www.enotes.com/spectrum-journal-state-government-journals
Current articles on issues of importance to state government.

Journal of Urban Affairs
Urban Affairs Association
298 Graham Hall
University of Delaware
Newark, DE 19716
http://www.blackwellpublishing.com/journal.asp?ref=0735-2166&site=1
Official journal of the Urban Affairs Association, the only international professional organization for urban scholars and practitioners.

Monthly Digest of Tax Articles
http://www.amazon.com/Monthly-Digest-of-Tax-Articles/dp/B00006KOQS
A publication that addresses recent tax issues.
National Civic Review
National Civic League
1640 Logan St.
Denver, CO 80203
http://www.ncl.org/publications/ncr/
Publishes brief articles on a
wide variety of urban
public-policy issues.

National Journal
The National Journal Group
The Watergate 600 New Hampshire
Ave. NW
Washington, DC 20037
http://www.nationaljournal.com/
jnmagazine/
A weekly publication designed
as a monitor of all federal actions,
but especially in the executive
agencies.

National Tax Journal
Management and Strategy
Department
Kellogg School of Management
Northwestern University
2001 Sheridan Rd.
Evanston, IL 60208
http://ntj.tax.org/
A periodical on issues of government
finance and taxation.

Nonprofit Management and
Leadership
Jossey-Bass
Journals Customer Service
989 Market St.
San Francisco, CA 94103
http://www3.interscience.wiley.com/
journal/104049461/home
Focuses on managing and leading
nongovernment not-for-profit
organizations.

Organizational Behavior and Human
Decision Processes
The Boulevard
Langford Lane

Kidlington Oxford
OX5 1GB United Kingdom
http://www.elsevier.com/wps/find/
journaldescription.cws_home/622929/
description#description
Features articles that describe
original empirical research
and theoretical developments
in all areas of human decision
processes.

Philippine Journal of Public
Administration
http://worldcat.org/wcpa/
top3msset/1762245
For those interested in Southeast Asian
administration and comparative
analysis.

Policy Sciences
http://www.springerlink.com/
content/102982/
With an interdisciplinary and
international focus, this journal
encourages different perspectives and
especially welcomes conceptual and
empirical innovation.

Policy Studies Journal
1527 New Hampshire Ave. NW
Washington, DC 20036
http://www.ipsonet.org/web/page/395/
sectionid/374/pagelevel/2/interior.asp
Addresses a wide range of public-
policy issues at all levels of
government.

Policy Studies Review
Policy Studies Organization
1527 New Hampshire Ave. NW
Washington, DC 20036
http://vnweb.hwwilsonweb.com/hww/
Journals/getIssues.jhtml?sid=HWW:OMNIS&issn=0278-4416

Public Administration
http://www.blackwellpublishing.com/
journal.asp?ref=0033-3298&site=1
Public Administration Quarterly
Journal with a broad orientation on public administration; also contains job listings.

Public Administration Review
American Society for Public Administration
1301 Pennsylvania Ave. NW, Ste. 840
Washington, DC 20004
http://www.aspanet.org/scriptcontent/index_par.cfm
Most significant American journal concerned with public administration.

Public Administration Times
American Society for Public Administration
1301 Pennsylvania Ave. NW, Ste. 840
Washington, DC 20004
http://www.aspanet.org/scriptcontent/index_patimes.cfm
Newsletter of the American Society for Public Administration; contains job announcements.

Public Budgeting and Finance
Association for Budgeting and Financial Management
Arizona State University
School of Public Affairs
411 North Central Ave., Ste. 400
Phoenix, AZ 85004-0950
http://www.blackwellpublishing.com/journal.asp?ref=0275-1100&site=1

Public Finance Review
University of New Orleans
http://pfr.sagepub.com/
Professional forum devoted to U.S. policy-oriented economic research and theory.

Public Management
International City/County Management Association
777 North Capitol St. NE, Ste. 500
Washington, DC 20002-4201
http://icma.org/pm/9002/
Devoted to the profession of local government management with concise, timely articles on specific topics, editorial commentary, and selected departments.

The Public Manager
2000 Corporate Ridge
McLean, VA 22102
http://www.thepublicmanager.org/
Short articles with a federal emphasis.

Public Performance and Management Review
National Center for Public Performance
Rutgers, School of Public Affairs and Administration
360 Dr. Martin Luther King Blvd.
Hill Hall 701
Newark, NJ 07102
http://andromeda.rutgers.edu/~ncpp/publications/ppmr.html
Focuses on the need for greater understanding of issues in public productivity and public management.

Public Personnel Management
International Public Management Association for Human Resources
1617 Duke St.
Alexandria, VA 22314
http://www.ipma-hr.org/content.cfm?pageid=87
Features groundbreaking articles on labor relations, assessment issues, comparative personnel policies, government reform, and more.
Public Productivity Review
M.E. Sharpe, Inc.
80 Business Park Dr.
Armonk, NY 10504
http://classic.jstor.org/journals/03616681.html

Publius
http://publius.oxfordjournals.org/
Devoted to intergovernmental relations and federalism.

Review of Public Personnel Administration
http://rop.sagepub.com/
Devoted to all aspects of the field, particularly at the state and local levels of government.

RIPA International
(formerly the Royal Institute of Public Administration)
http://www.ripainternational.co.uk/
For those interested in British administration and comparative analysis; also lists recent British government publications.

Society
Applies social science research to contemporary social- and public-policy problems.

Spectrum: The Journal of State Government
Features leading-edge public-policy information from think tanks, government agencies, and other research agencies.

State and Local Government Review
University of Georgia
Carl Vinson Institute of Government
Athens, GA 30602-4582
http://www.cviog.uga.edu/slgr/

State News
(formerly State Government News)
2760 Research Park Dr.
Lexington, KY 40578
http://www.csg.org/pubs/statenews.aspx
Provides nonpartisan information on state government trends, political protocol, and leaders in state government making a difference.

Urban Affairs Review
http://uar.sagepub.com/
Leading scholarly journal on urban issues and themes.

Washington Monthly
1319 F St. NW, Ste. 810
Washington, DC 20004
http://www.washingtonmonthly.com/
Lively and entertaining liberal journalistic publication with provocative articles on politics and public bureaucracy, as well as on policy issues; has book review section.
accountability a political principle according to which agencies or organizations, such as those in government, are subject to some form of external control, causing them to give a general accounting of, and for, their actions; an essential concept in democratic public administration (see p. 63).

achievement-oriented criteria standards for making personnel judgments based on an individual’s demonstrated, job-related competence (see p. 319).

adjudication quasi-judicial power delegated to agencies by Congress, under which agencies apply existing laws or rules to particular situations in case-by-case decision making; related term: adjudicatory proceeding (see p. 532).

administrative efficiency a normative model of administrative activity characterized by concentration of power (especially in the hands of chief executives), centralization of governmental policy making, exercise of power by experts and professional bureaucrats, separation of politics and administration, and emphasis on technical or scientific rationality (arrived at by detached expert analysis); the principal alternative to the pluralist democracy model (see p. 61).

administrative law important body of U.S. law pertaining to the legal authority of public administrative entities to perform their duties, and to the limits necessary to control those agencies; administrative law has been created both by judicial decisions (especially in the national government courts) and by statute (principally in the form of Administrative Procedure Acts, enacted by both national and state governments) (see p. 520).

administrative law judge member of the executive branch who performs quasi-judicial functions (see p. 534).

Administrative Procedure Act of 1946 law on which all federal administrative procedures are based (see p. 529).

advisory opinion one means used by some U.S. regulatory entities to secure voluntary compliance with regulatory requirements; involves issuance of a memorandum indicating how the entity (for example, the Federal Trade Commission) would decide an issue if it were presented formally (see p. 535).

affirmative action in the context of public personnel administration, a policy or program designed to bring into public service greater numbers of citizens who were largely excluded from public employment in previous years; also, the use of goals and timetables for hiring and promoting women, blacks, and other minorities as part of an equal employment opportunity program (see p. 58).
alternative personnel systems (APS)  commonly accepted term for personnel systems outside of the competitive civil service designed to address longstanding issues in Federal agencies, such as performance management and compensation (http://www.opm.gov/About_OPM/reports/aps_10-2005.asp) (see p. 358).

American Society for Public Administration (ASPA) Code of Ethics  effort by the nation’s leading professional association of public administrators to draw up and enforce a set of standards for official conduct (see p. 230).

ascriptive criteria  standards for making personnel judgments that are based on attributes or characteristics other than skills or knowledge (see p. 319).

backdoor financing  practice of eliminating discretionary decision-making control from the appropriations stage of the budgetary process (see p. 400).

bargaining or conflict model  communication model that assumes the presence in an organization of considerable sustained conflict, strong tendencies toward secrecy, and motives of expediency on the part of most individuals (see p. 187).

base realignment and closing (BRAC)  process conducted by a blue-ribbon commission to decide which military installations are necessary and shut down those that no longer fulfill national security missions; designed to be nonpartisan to avoid congressional interference in the process (see p. 381).

before-versus-after studies  evaluation and comparison of results before and after program implementation to determine what results, if any, were achieved (see p. 454).

benchmarking  quality and productivity improvement methodology that examines those organizations that are best at performing a certain process or set of processes (for example, employee relations) and then transplanting the methods into one’s own organization (see p. 479).

bilateral bargaining  collective bargaining negotiations in which only management and labor are represented (see p. 332).

Bipartisan Commission on Entitlement and Tax Reform  projected in 1994 that major changes were necessary to prevent entitlement spending from consuming the entire federal budget by the year 2012 (see p. 401).

block grants  form of grant-in-aid in which the purposes to be served by the funding are defined very broadly by the grantor, leaving considerable discretion and flexibility in the hands of the recipient (see p. 135).

bonded indebtedness  revenue-raising tool for governments to issue notes or promises to pay a certain amount (principal) at a certain time (maturity date) at a particular rate of interest (see p. 382).

bounded rationality  the notion that there are prescribed boundaries, controls, or upper and lower limits on the decision-making abilities of individuals within organizations (see p. 223).

brainstorming  free-form and creative technique for collecting and discussing ideas from all participants without criticism or judgment (see p. 289).

broadbanding  the consolidation of existing job classifications into fewer and broader categories, reducing complexity and specialization in job classifications (see p. 323).

Brownlow Report  recommendations for reform of the federal bureaucracy from a 1937 committee, appointed by President Franklin Roosevelt and chaired by Louis Brownlow, that included respected scholars and practitioners in the emerging discipline of public administration (see p. 316).

budget deficit  the difference between the amount of revenue raised by taxes and the amount of federal government spending in a fiscal year. See also deficit (see p. 382).

Budget Enforcement Acts of 1990, 1997 and 2002  informal title of the Omnibus Budget Reconciliation Act, signed into law on November 5, 1990, and November 5,
1997; an extension of the Gramm–Rudman–Hollings Act requiring that all new spending be offset by either new taxes or reductions in expenditures; provided for a special five-year process for deficit reduction, made permanent changes in the congressional budget process, changed the treatment of Social Security revenues in the U.S. federal budget, and established limits on federal discretionary spending (see p. 396).

budget obligations orders placed, contracts awarded, services rendered, or other commitments made by government agencies during a given fiscal period that require expenditure of public funds during the same or some future period (see p. 397).

budget outlays agency expenditures during a given fiscal period, fulfilling budget obligations incurred during the same or a previous period (see p. 397).

bureaucracy (1) a formal organizational arrangement characterized by division of labor, job specialization with no functional overlap, exercise of authority through a vertical hierarchy (chain of command), and a system of internal rules, regulations, and record keeping; (2) in common usage, the administrative branch of government (national, state, or local) in the United States; also, individual administrative agencies of those governments (see p. 5).

bureaucratic accountability principles of political accountability applied in an effort to control bureaucratic power (see p. 94).

bureaucratic imperialism the tendency of agencies to try to expand their program responsibilities (see p. 80).

bureaucratic neutrality a central feature of bureaucracy whereby it carries out directives of other institutions of government (such as a chief executive or a legislature) in a politically neutral way, without acting as a political force in its own right; a traditional notion concerning bureaucratic behavior in Western governments; also called political neutrality (see p. 32).

bureaucratic resistance feature of administrative agencies that emphasizes gradualism, and political caution when dealing with newly selected political leadership in the executive branch (see p. 267).

campaign finance reform efforts by reform groups and some candidates to limit the influence of money in political campaigns. In 2002, the McCain–Feingold Act was signed into law, limiting “soft money” spent by political parties on behalf of candidates and issues (see p. 575).

capitalist system an economic system in which the means of production are owned by private citizens (see p. 53).

casework refers to services performed by legislators and their staff on behalf of constituents (see p. 95).

categorical grants form of grant-in-aid with purposes narrowly defined by the grantor, leaving the recipient relatively little choice as to how the grant funding is to be used, substantively or procedurally (see p. 125).

central clearance key role played by the Office of Management and Budget (OMB) regarding review of agency proposals for legislation to be submitted to Congress, with OMB approval required for the proposals to move forward. A similar role or pattern exists in many state governments and some local governments, in the relationship among chief executives, administrative agencies, and legislatures. Central clearance also is practiced with regard to submission of budget proposals from executive-branch agencies to legislatures, during the budget-making process (see p. 261).

centralization an organizational pattern focusing on concentrating power at the top of an organization (see p. 192).

checks and balances a governing principle, following from separation of powers, that creates overlapping and interlocking functions among the executive, legislative, and judicial branches of government. These include the president’s power to veto an act of Congress (and Congress’s power to override a presidential veto) by a
two-thirds majority), the Senate’s power to confirm or reject presidential appointments to executive and judicial positions, and the power of the courts to determine the constitutionality of the actions of other branches (see p. 30).

**chronic fiscal stress** condition confronting increasing numbers of governments and public agencies, resulting from a combination of economic inflation, declining productivity, slower economic growth, and taxpayer resistance to a larger tax burden (see p. 570).

**citizen-centric** an attribute of public-policy decision making focused on the needs of citizens (see p. 502).

**citizen relationship management (CzRM)** strategy focusing on providing citizens timely, consistent, responsive access to government information and services using Internet links; fosters cooperation between government and its citizens, seeks operational and financial efficiencies, and builds an environment that encourages innovation within government (see p. 500).

**1964 Civil Rights Act** landmark legislation prohibiting discrimination by the private sector in both employment and housing (see p. 349).

**Civil Service (Pendleton) Act** law formally known as the Civil Service Act of 1883 (sponsored by Ohio Senator George Pendleton), establishing job-related competence as the primary basis for filling national government jobs; created the U.S. Civil Service Commission to oversee the new “merit” system (see p. 315).

**Civil Service Reform Act of 1978** law designed to reinforce merit principles, protect whistle-blowers, delegate personnel authority to agencies, reward employees for measurable performance, and make it easier to discharge incompetent workers; created the Federal Labor Relations Authority (FLRA), Office of Personnel Management (OPM), Senior Executive Service (SES), and the Merit Systems Protection Board (MSPB) (see p. 335).

**claim-and-blame strategy** situation in which politicians “blame” bureaucrats and bureaucrats “claim” not to have the authority to act (see p. 481).

**Clayton Act** 1914 law that prohibits price discrimination to eliminate competition or create a monopoly (see p. 523).

**clientelism** a phenomenon whereby patterns of regularized relationships develop and are maintained in the political process between individual government agencies and particular economic groupings; for example, departments of agriculture, labor, and commerce, working with farm groups, labor groups, and business organizations, respectively (see p. 33).

**closed systems** organizations that, in systems theory, have very few internal variables and relationships among those variables, and little or no vulnerability to forces in the external environment (see p. 176).

**Code of Federal Regulations** source of all laws that authorize regulatory agency actions (see p. 534).

**collective bargaining** formalized process of negotiation between management and labor; involves specified steps, in a specified sequence, aimed at reaching an agreement (usually stipulated in contractual form) on terms and conditions of employment, covering an agreed-on period of time; a cycle that is repeated on expiration of each labor-management contract or other agreement (see p. 331).

**Commission on Economy and Efficiency** established in 1909 by President William Howard Taft (1909–1913); recommended that a national budgetary process be instituted under direction of the president (see p. 388).

**communication** vital formal and informal processes of interacting within and between individuals and units within an organization, and between organizations (see p. 182).

**community control** legal requirements that groups affected by political decisions must be represented on decision-making boards and commissions (see p. 71).
comparable worth extended the “equal pay for equal work” principle to develop criteria for compensation based on the intellectual and physical demands of the job, not market determination of its worth (see p. 349).

competitive sourcing one of Bush administration’s five performance management improvements designed to outsource more federal jobs to private contractors. See also outsourcing (see p. 356).

Congressional Budget and Impoundment Control Act of 1974 changed the congressional budget process and revised timetables for consideration of spending bills; created the Congressional Budget Office (see p. 402).

Congressional Budget Office (CBO) created in 1974, the budget and financial planning division of the U.S. Congress; see Congressional Budget and Impoundment Control Act of 1974 (see p. 375).

consensual or consensus-building model communication model that assumes that by cooperation instead of power struggles and political trade-offs, administrators may seek to reach agreement with potential adversaries as a means of furthering mutual aims (see p. 187).

consent order one means used by some U.S. regulatory entities to secure voluntary compliance with regulatory requirements; involves a formal agreement between the entity and an industry or industries in which the latter agree to cease a practice in return for the regulatory entity’s dropping punitive actions aimed at the practice (see p. 535).

constituency any group or organization interested in the work and actions of a given official, agency, or organization, and a potential source of support for it; also, the interests (and sometimes geographic area) served by an elected or appointed public official (see p. 88).

contracting out practice under which private-sector contractors provide designated goods or services to governments, or to individual agencies, for an agreed-on fee; an example both of a “twilight zone” between public and private sectors, and of public-sector responses to growing fiscal stress; services contracted for include trash collection and fire protection; see also privatization (see p. 427).

controlled experimentation involves comparisons of two groups of similar people, one served by the program and another (control group) not served, or served differently; the most expensive and least practiced form of evaluation (see p. 455).

co-optation a process in organizational relations whereby one group or organization acquires the ability to influence activities of another, usually for a considerable period of time (see p. 72).

coordination the process of bringing together divided labor; efforts to achieve coordination often involve emphasis on common or compatible objectives, harmonious working relationships, and the like; linked to issues involving communication, centralization/decentralization, federalism, and leadership (see p. 182).

cost-benefit analysis technique designed to measure relative gains and losses resulting from alternative policy or program options; emphasizes identification of the most desirable cost-benefit ratio, in quantitative or other terms (see p. 210).

cost-benefit ratios the proportional relationship between expenditure of a given quantity of resources and the benefits derived therefrom; a guideline for choosing among alternatives, of greatest relevance to the rational model of decision making (see p. 210).

Council of Economic Advisers (CEA) U.S. president’s chief advisory and research source for economic advice. Consists of three economists (one appointed as chair) and assists the White House in preparing various economic reports (see p. 384).

“crisis of legitimacy” political condition in which government officials fail to receive a vote of confidence and are perceived to lack the legal authority and right to make binding decisions for the majority of the population (see p. 601).
critical path method (CPM)  management approach to program implementation (related to PERT) in which a manager attempts to assess the resource needs of different paths of action, and to identify the “critical path” with the smallest margin of extra resources needed to complete all assigned program activities (see p. 447).

Cuban missile crisis  dangerous confrontation between the Soviet Union (Russia) and the United States during the Kennedy administration (1962) over the shipment and deployment of Russian nuclear missiles in Cuba (see p. 275).

customer service standards  explicit standards of service quality published by federal agencies and part of the reinventing government initiative (see p. 476).

cybernetics  emphasizes organizational feedback that triggers appropriate adaptive responses throughout an organization; a thermostat operates on the same principle (see p. 177).

debureaucratize  strategy to decentralize and deregulate the public sector by reductions-in-force, promoting greater flexibility in personnel decisions, and increasing results-oriented incentives to reduce “overhead” costs (see p. 584).

decentralization  an organizational pattern focused on distributing power broadly within an organization (see p. 192).

decision analysis  the use of formal mathematical and statistical tools and techniques, especially computers and sophisticated computer models and simulations, to improve decision making (see p. 218).

decision making  a process in which choices are made to change (or leave unchanged) an existing condition and to select a course of action most appropriate to achieving a desired objective (however formalized or informal the objective may be), while minimizing risk and uncertainty to the extent deemed possible; the process may be characterized by widely varying degrees of self-conscious “rationality” or by willingness of the decision maker to decide incrementally, without insisting on assessment of all possible alternatives, or by some combination of approaches (see p. 207).

deficit  amount by which governmental outlays exceed governmental receipts in a fiscal year (see p. 375).

Department of Homeland Security (DHS)  a U.S. federal “mega-agency” created in 2002 by merging twenty-two existing agencies. Its mission is to respond to natural and man-made disasters, secure our borders, and prevent domestic terrorism and violence (see p. 13).

dependent regulatory agencies (DRAs)  regulatory units or subdivisions of executive agencies (see p. 531).

deregulation  strategy to reduce or remove regulations in a particular sector (see p. 558).

devolution  a process of transferring of power or functions from a “higher” to a “lower” level of government in the U.S. federal system (see p. 148).

digital divide  differential knowledge about available technology caused by inequalities in education, income, and access to computers and the Internet (see p. 504).

discretionary authority  power defined according to a legal and institutional framework and vested in a formal structure (a nation, organization, profession, or the like); power exercised through recognized, legitimate channels. The ability of individual administrators in a bureaucracy to make significant choices affecting management and operation of programs for which they are responsible; particularly evident in systems with separation of powers. Related terms: administrative discretion, discretionary power (see p. 6).

discretionary spending  category of budget authority that comprises budgetary resources (except those provided to fund direct-spending programs) in appropriations acts (see p. 374).
**distributive policies**  policy actions such as subsidies or tax deductions that deliver widespread benefits to individuals or groups who often do not bear the costs (see p. 425).

**diversity**  reflects the goal of many affirmative action programs to diversify the workforce to reflect the population demographics (makeup) in the affected jurisdiction (see p. 306).

**downsizing**  current fiscal pressures on public organizations have spawned the need for downsizing in many places, forcing leaders to use a variety of new tactics. At the same time, they must strive to maintain organization morale and performance levels, while holding to a minimum the negative effects of organizational decline. See also **reductions-in-force (RIF)** (see p. 291).

**due process of law**  emphasizes procedural guarantees provided by the judicial system to protect individuals from unfair or unconstitutional actions by private organizations and government agencies. See also, **procedural due process** (p. 56).

**earmarking**  revenues are “earmarked” for designated purposes (such as elementary, secondary, and higher education, road construction and maintenance, or operating game preserves), leaving the bureaucracy without discretion to change them (see p. 411).

**egalitarianism**  philosophical concept stressing individual equality in political, social, economic, and other relations; in the context of public personnel administration, the conceptual basis for “government by the common person” (see p. 315).

**Electoral College**  a mechanism established under the Constitution to choose the president and the vice president of the United States. Each state has as many electoral votes as members in Congress and its delegates, called electors, can be selected by any method. Candidates who win the popular vote in each state receive all of that state’s electoral votes (except in Maine and Nebraska). Under this system, a presidential candidate can lead in the nationwide popular vote and can still fail to win the required majority in the electoral college: for example, Bush versus Gore in 2000 (see p. 576).

**electronic government (e-gov)**  takes the information technology concept further by integrating disparate information sources into one-stop web “portals” for improving access to information about government; for example, http://www.usa.gov (see p. 33).

**Electronic Government Act of 2002**  designed to expand the use of the Internet and computer resources to deliver government services and to make government more citizen-centered, result-oriented, and market-based; see also **Office of Electronic Government** (see p. 317).

**eminent domain**  power of governments to take private property for a legitimate public purpose without the owner’s consent (although governments are required to pay an owner “just compensation” [a ‘fair price’]) (see p. 118).

**empowerment**  approach to citizen participation or management that stresses extended customer satisfaction, examines relationships among existing management processes, seeks to improve internal agency communications, and responds to valid customer demands; in exchange for the authority to make decisions at the point of customer contact, all “empowered” employees must be thoroughly trained, and the results must be carefully monitored (see p. 73 and 582).

**Energy Policy Act of 2005**  a comprehensive “pork-barrel” law that also attempts to meet growing energy needs by providing tax incentives and loan guarantees for energy production of various types; before Hurricane Katrina, it was estimated to cost the U.S. Treasury $12.3 billion in tax expenditures and lost revenue through 2015 (see p. 524).

**entitlements**  government programs (mainly for individuals) created under legislation that defines eligibility standards but places no limit on total budget authority; the
level of outlays is determined solely by the number of eligible persons who apply for authorized benefits, under existing law (see p. 374).

**entrepreneurial government** emphasizes productivity management, measurable performance, privatization, and change (see p. 10).

**1972 Equal Employment Opportunity Act** amended Title VII, the Civil Rights Act of 1964; designed to strengthen the authority of the Equal Employment Opportunity Commission (EEOC) to enforce antidiscrimination laws in state and local governments as well as in private organizations with fifteen or more employees (see p. 349).

**Equal Employment Opportunity Commission (EEOC)** investigates and rules on charges of racial and other arbitrary discrimination by employers and unions, in all aspects of employment (http://www.eeoc.gov) (p. 349).

**Equity Pay Act of 1963** prohibited gender-based (or other) discrimination in pay for individuals engaged in the same type of work (see p. 349).

**European Union** trading bloc of twenty-seven European countries, twelve of which have converted to a common currency, the euro, to eliminate trade barriers among those nation-states (see p. 573).

**exception principle** assumption in traditional administrative thinking that chief executives do not have to be involved in administrative activities unless some problem or disruption of routine activity occurs—that is, when there is an exception to routine operations (see p. 274).

**executive budgets** budgets prepared by chief executives and their central budget offices for submission to the legislature for analysis, consideration, review, change, and enactment (see pp. 262).

**Executive Order (EO) 10925** issued by President Kennedy in 1961, this EO required for the first time that “affirmative action” guidelines be used to prohibit discrimination in employment by federal agencies and contractors (see p. 349).

**Executive Order (EO) 10988** issued by President Kennedy in 1962, this order extended the right to organize and bargain collectively to all national government employees (see p. 334).

**executive privilege** is the claim—largely unsupported by the federal courts—made by presidents that confidential information exchanged between themselves and their advisers cannot be released without the president’s approval (see p. 276).

**Executive Schedule** compensation schedule for federal Senior Executive Service (see p. 321).

**external (legal-institutional) checks** codes of conduct, laws, rules, and statutes that serve as safeguards to ensure that individual administrative actions are ethical (see p. 234).

**externalities** the economic consequences or impacts of federal grants-in-aid at the regional and local level (see p. 124).

**Federal Energy Regulatory Commission (FERC)** regulates and oversees energy industries in the economic, environmental, and safety interests of the American Public (see p. 523).

**Federal Information Security Management Act (FISMA)** specifies the general authority, of the OMB director and individual agencies relating to developing and maintaining federal information security policies and practices; requires agencies to conduct annual independent evaluations of their information security programs and practices (see p. 491).

**federalism** a constitutional division of governmental power between a central or national government and regional governmental units (such as states), with each having some independent authority over its citizens (see p. 108).
Federal Labor Relations Authority (FLRA) replaced the Federal Labor Relations Council and increased the strength of the bipartisan, three-member panel to supervise the creation of bargaining units and union elections, and deal with labor-management relations in federal agencies (see p. 335).

Federal Mediation and Conciliation Service created by Congress in 1947 as an independent agency to promote sound and stable labor-management relations (see p. 336).

Federal Register listing of all proposed and active federal regulations (see p. 533).

Federal Reserve System independent board that serves as the central bank of the United States. The “Fed” administers banking, credit, and monetary policies and controls the supply of money available to member banks (see p. 383).

Federal Trade Commission (FTC) independent regulatory commission charged with enforcing antitrust acts, including the Sherman and Clayton Acts, to protect consumers against unfair trade practices (see p. 522).

First Hoover Commission (1947–1949) chaired by former president Herbert Hoover, this group tried to reduce the number of federal agencies created during World War II; recommended an expansion of executive budgetary powers (see p. 389).

fiscal federalism the complex of financial transactions, transfers of funds, and accompanying rules and regulations that increasingly characterizes national-state, national-local, and state-local relations (see p. 120).

fiscal mismatch differences in the capacity of various governments to raise revenues, in relation to those governments’ respective abilities to pay for public services that they are responsible for delivering (see p. 121).

fiscal policy refers to government actions aimed at development and stabilization of the private economy, including taxation and tax policy, expenditures, and management of the national debt; monetary and credit controls are also related to fiscal policy (see p. 377).

formal communication official written documentation within an organization, including electronic mail, memoranda, minutes of meetings, and records; forms the framework for organizational intent and activity (see p. 182).

formal theory of organization stresses formal, structural arrangements within organizations, and “correct” or “scientific” methods to be followed in order to achieve the highest degree of organizational efficiency; examples include Weber’s theory of bureaucracy and Taylor’s scientific management approach (see p. 159).

formula grants type of national government grant-in-aid available to states and local governments for purposes that are ongoing and common to many government jurisdictions; distributed according to a set formula that treats all applicants uniformly, at least in principle; has the effect of reducing grantors’ administrative discretion. Examples are aid to the blind and aid to the elderly (see p. 125).

freedom of information (FOI) laws legislation passed by Congress and some state legislatures establishing procedures through which private citizens may gain access to a wide variety of records and files from government agencies; a principal instrument for breaking down bureaucratic secrecy in American public administration (see p. 65).

Freedom to Manage Act of 2001 if passed, would have reduced statutory impediments and established fast-track authority to move legislation more quickly through Congress (see p. 492).

free-market competition basis of U.S. and other free-enterprise economic systems in which the means of production and distribution of goods and services are owned
by private corporations or individuals, and the government’s role in the economy is minimal (see p. 516).

**full-time equivalent (FTE) employees** actual number of full-time government personnel plus the number of full-time people who would have been needed to work the hours put in by part-time employees (see p. 308).

**functional overlap** a phenomenon of contemporary American bureaucracy whereby functions performed by one bureaucratic entity may also be performed by another; conflicts with Weber's notions of division of labor and specialization (see p. 160).

**fundamentalism** practice of certain religious groups that adhere to strict beliefs and literal interpretation of a set of basic religious principles (see p. 569).

**game theory** a modern theory viewing organizational behavior in terms of competition among members for resources; based on distinctly mathematical assumptions and employing mathematical methods (see p. 177).

**General Schedule (GS)** pay scale for federal employees, based on grades and steps (see p. 320).

**General Services Administration—USA Services** U.S. government independent agency responsible for procuring equipment, services, and supplies for federal agencies (see p. 502).

**globalization** an acceleration of transcontinental flows of capital, ideas, culture, and goods and services across national boundaries via the Internet in a networked society leading to an integration of national economies into the international economy through trade, direct foreign investment (by **multinational corporations**), short-term capital flows, and international flows of technology (see p. 573).

**goal articulation** process of defining and clearly expressing goals generally held by those in an organization or group; usually regarded as a function of organization or group leaders; a key step in developing support for official goals (see p. 228).

**goal congruence** agreement on fundamental goals; refers to the extent of agreement among leaders and followers in an organization on central objectives; in practice, its absence in many instances creates internal tensions and difficulties in goal definition (see p. 229).

**gobbledygook** misleading jargon or meaningless technical terms often used purposely to obscure the meaning of communications within organizations (see p. 185).

**Government Accountability Office (GAO)** investigative arm of Congress that helps Congress oversee federal programs and operations to ensure accountability through a variety of activities including financial audits, program reviews, investigations, legal support, and policy/program analyses (see p. 458).

**Government Performance and Results Act (GPRA)** commonly called the Results Act, requires federal managers to plan and measure performance in new ways (see p. 471).

**government regulation** government activity designed to monitor and guide private economic competition; specific actions (characterized as economic regulation) have included placing limits on producers’ prices and practices, and promoting commerce through grants or subsidies; other actions emerging more recently (termed social regulation) have included regulating conditions under which goods and services are produced and attempting to minimize product hazards and risks to consumers (see p. 516).

grants-in-aid  money payments furnished to a lower level of government to be used for specified purposes and subject to conditions spelled out in law or administrative regulation (see p. 121).

gridlock derived from term referring to traffic that is so congested that cars cannot move; government is so divided that no consistent policy direction can be established (see p. 91).

gross domestic product (GDP) sum of goods and services produced by the economy, including personal consumption, private investments, and government spending (see p. 380).

gross national product (GNP) is the sum of goods and services produced by all Americans, wherever they may be located around the world, during a given period of time, typically a year (see p. 385).

groupthink a mode of thinking that people engage in when they are deeply involved in a cohesive in-group, when members striving for unanimity override their motivation to realistically appraise alternative courses of action; facilitated by insulation of the decision group from others in the organization and by the group’s leader promoting one preferred solution or course of action (see p. 221).

gubernatorial a term that refers to anything concerning the office of a state governor—for example, gubernatorial authority or gubernatorial influence (see p. 128).

Hawthorne or “halo” effect tendency of those being observed to change their behavior to meet the expectations of researchers; named after a factory in Cicero, Illinois, where studies took place in the late 1920s and early 1930s (see p. 166).

hierarchy a characteristic of formal bureaucratic organizations; a clear vertical chain of command in which each unit is subordinate to the one above it and superior to the one below it; one of the most common features of governmental and other bureaucratic organizations (see p. 158).

hierarchy of needs psychological concept formulated by Abraham Maslow holding that workers have different kinds of needs that must be satisfied in sequence—basic survival needs, job security, social needs, ego needs, and personal fulfillment in the job (see p. 171).

high-stakes testing federal requirement that requires states without compensation to develop standardized testing in order to rank students and maintain federal funding (see p. 451).

homeostasis a concept within open-systems theory referring to a process of spontaneous self-stabilization among various parts and activities of complex organization (see p. 177).

House Ways and Means Committee primary committee in Congress concerned with taxation and fiscal policy (see p. 386).

human relations theories of organization stressing workers’ noneconomic needs and motivations on the job, seeking to identify these needs and how to satisfy them, and focusing on working conditions and social interactions among workers (see p. 164).

human resources development (HRD) training and staff development of public employees designed to improve job performance (see p. 307).

impasse procedures in the context of labor-management relations and collective bargaining, procedures that can be called into play when collective negotiations do not lead to agreement at the bargaining table; these include mediation, fact finding, arbitration, and referendum (in some combination, or following one another should one procedure fail to resolve the impasse) (see p. 344).

impoundment in the context of the budgetary process, the practice by a chief executive of withholding final spending approval of funds appropriated by the legislature, in a
bill already signed into law; may take the form of deferrals or rescissions; presidential authority to impound limited by Congress since 1974 (see p. 402).

**incrementalism**  a model of decision making that stresses making decisions through limited successive comparisons, in contrast to the rational model; also focuses on simplifying choices rather than aspiring to complete problem analyses, on the status quo rather than abstract goals as a key point of reference, on “satisficing” rather than “maximizing,” and on remedying ills rather than seeking positive goals (see p. 212).

**independent regulatory boards and commissions**  delegated authority by Congress to enforce both executive and judicial authority in the application of government regulations (see p. 520).

**individualism**  a philosophical belief in the worth and dignity of the individual, particularly as part of a political order; holds that government and politics should regard the well-being and aspirations of individuals as more important than those of the government (see p. 55).

**informal communication**  all forms of communication, other than official written documentation, among members of an organization; supplements official communications within an organization (see p. 183).

**information technology (IT)**  refers to the use of computers, local area network (LAN) systems, the World Wide Web, and the Internet to improve the delivery of government services and enhance the capacity of individuals and organizations to gather information (see p. 36).

**information theory**  modern theory of organization that views organizations as requiring constant input of information in order to continue functioning systematically and productively; assumes that a lack of information will lead to chaos or randomness in organizational operations (see p. 177).

**innovation**  the introduction of something new into an organization (see p. 290).

**instruments, or tools, of leadership**  various mechanisms such as legislative support, policy initiatives, and emergency decision-making powers available to chief executives to help direct bureaucratic behavior (see p. 258).

**interest groups**  private organizations representing a portion (usually small) of the general adult population; they exist in order to pursue particular public policy objectives and seek to influence government activity so as to achieve their objectives (see p. 81).

**intergovernmental relations (IGR)**  all the activities and interactions occurring between or among governmental units of all types and levels within the U.S. federal system (see p. 108).

**internal (personal) checks**  personal values of, and actions taken by, individuals who are concerned with behaving in an ethical and moral manner (see p. 234).

**Internal Revenue Service (IRS)**  responsible for administration of federal tax policy, enforcement of tax codes, and collection of tax revenue from individuals and corporations (see p. 434).

**Iran–Contra affair**  scandal in the Reagan–Bush administration (1986–1987) over alleged involvement of high-level officials in the sale of weapons to Iran and the diversion of proceeds to arm the U.S.-backed “Contra” rebels in Nicaragua (see p. 269).

**iron triangle**  see subsystem (see p. 88).

**issue networks**  in the context of American politics (especially at the national level), open and fluid groupings of various political actors (in and out of government) attempting to influence policy; “shared-knowledge” groups having to do with some aspect or problem of public policy; lacking in the degree of permanence, commonality of interests, and internal cohesion characteristic of subsystems (see p. 92).

**item veto (or line-item veto)**  constitutional power available to more than forty of America’s governors, under which they may disapprove some provisions of a bill while approving the others (see p. 95).
Glossary 631

**job action** any action taken by employees (usually unionized) as a protest against an aspect of their work or working conditions; includes, but is not limited to, strikes or work slowdowns (see p. 345).

**judicial review** the constitutional power of the courts to review the actions of executive agencies, legislatures, or decisions of lower courts to determine whether judges, legislators, or administrators acted appropriately (see p. 55).

**jurisdiction** in bureaucratic politics, the area of programmatic responsibility assigned to an agency by the legislature or chief executive; also a term used to describe the territory within the boundaries of a government entity such as “a local jurisdiction” (see p. 16).

**Justice Department** cabinet-level executive agency responsible for the enforcement of federal law (see p. 522).

**knowledge explosion** social phenomenon of the past forty years, particularly in Western industrial nations, creating new Internet enhanced technologies and vast new areas of research and education; examples include biogenetic engineering, space exploration, mass communications, open-sourcing nuclear technology, and energy research (see p. 568).

**knowledge revolution** a global social phenomenon of the past forty years, particularly in Western industrial nations, creating new technologies and vast new areas of research and education; examples include biogenetic engineering, space exploration, mass communications, nuclear technology, mass production, and energy research (see p. 36).

**labor-management relations** formal setting in which negotiations over pay, working conditions, and benefits take place (see p. 331).

**lateral or cross-functional communication** patterns of oral and written communication within organizational networks that are interdisciplinary and typically cut across vertical layers of hierarchy (see p. 183).

**leader as catalyst and innovator** formalized conception of the “spark plug” role in a group setting. As part of the catalyst role, a leader is also expected to introduce innovations into an organization (see p. 290).

**leader as coordinator** (and integrator) involves bringing some order to the multitude of functions within a complex organization (see p. 289).

**leader as crisis manager** involves coping with both immediate and longer term difficulties, more serious than routine managerial challenges (see p. 291).

**leader as director** refers to the challenge of bringing some unity of purpose to an organization’s members (see p. 288).

**leader as gladiator** leadership role in which the leader seeks to promote the work of an organization, often in an effort to secure additional resources, as well as defending the organization in the external environment (see p. 290).

**leader as motivator** key task centering on devices such as tangible benefits, positive social interaction, work interest, encouragement by job supervisors, and leadership that is self-confident, persuasive, fair, and supportive (see p. 288).

**learning organizations** concept of organizations that emphasizes the importance of encouraging new patterns of thinking and interaction within organizations to foster continuous learning and personal development (see p. 181).

**legislative intent** the goals, purposes, and objectives of a legislative body, given concrete form in its enactments (though actual intent may change over time); bureaucracies are assumed to follow legislative intent in implementing laws (see p. 32).

**legitimacy** the acceptance of an institution or individual such as a government, family member, or state governor as having the legal and publicly recognized right to make and enforce binding decisions (see p. 224).

**liberal democracy** a fundamental form of political arrangement founded on the concepts of popular sovereignty and limited government (see p. 53).
limited government refers to devices built into the Constitution that effectively limit the power of government over individual citizens (see p. 54).

line functions substantive activities of an organization, related to programs or policies for which the organization is formally responsible, and usually having direct impact on outside clienteles; the work of an organization directed toward fulfilling its formal mission(s) (see p. 190).

line-item budgeting earliest approach to modern executive budget making, emphasizing control of expenditures through careful accounting for all money spent in public programs; facilitated central control of purchasing and hiring, along with completeness and honesty in fiscal accounting (see p. 388).

line-item veto a constitutional power available to more than forty of America’s governors with which they may disapprove a specific expenditure item within an appropriations bill instead of having to accept or reject the entire bill (see p. 95).

locality pay adjustments to federal pay scales that make allowances for higher- or lower-cost areas where employees live (see p. 329).

Malcolm Baldrige National Quality Awards created by Public Law 100-107, and signed into law on August 20, 1987; the award program led to the creation of a new public-private partnership. Principal support for the program comes from the Foundation for the Malcolm Baldrige National Quality Awards (see p. 479).

management by objectives (MBO) management technique designed to facilitate goal and priority setting, development of plans, resource allocation, monitoring progress toward goals, evaluating results, and generating and implementing improvements in performance (see p. 447).

Managerial Flexibility Act of 2001 would have given federal managers additional tools and authority to create a “motivated” workforce. The bill changed requirements for liability for early retirement and gave managers greater flexibility to use bonuses for recruitment and retention; agencies must budget the full cost of pensions and health insurance (p. 491).

mandatory or direct spending category of outlays from budget authority provided in laws other than appropriations acts, entitlements, and budget authority for food stamps; also known as direct spending (see p. 374).

Medicaid federal health care program operated by the states to assist the poor (see p. 127).

Medicare Prescription Drug Act passed by Congress in December 2005 and provides supplemental (Part D) prescription drug coverage for seniors eligible for Medicare (p. 141).

merit pay approach to compensation in personnel management founded on the concept of equal pay for equal contribution (rather than for equal activity); related to, and dependent on, properly designed and implemented performance appraisal systems; applied to managers and supervisors in grades GS-13 through GS-15 in the national executive branch, under provisions of the Civil Service Reform Act of 1978 (see p. 320).

merit system a system of selection (and, ideally, evaluation) of administrative officials on the basis of job-related competence, as measured by examinations and professional qualifications (see p. 160).

mixed scanning a model of decision making that combines the rational-comprehensive model’s emphasis on fundamental choices and long-term consequences with the incrementalists’ emphasis on changing only what needs to be changed in the immediate situation (see p. 214).

modern organization theory body of theory that emphasizes empirical examination of organizational behavior, interdisciplinary research employing varied approaches, and attempts to arrive at generalizations applicable to many different kinds of organizations (see p. 174).
money supply  amount of money available to individuals and institutions in society (see p. 383).

monopolistic practices  situation in which a certain company or group of companies controls the production and distribution system of that market to exclude all other competitors (see p. 519).

multilateral bargaining  public-sector collective bargaining negotiations that include the broadest number of affected public-employee groups (see p. 332).

multinational corporations  large American, European, and Asian corporations that exert significant influence on economic policies of many countries while working outside the legal or regulatory systems of any particular nation (see p. 573).

multiple referral  a legislative tactic that has strengthened the power of Congress over policy subsystems (see p. 91).

national debt  the cumulative sum of borrowing necessary over time to pay the difference between the amount raised and spent in the annual federal budget. For current estimate, see National Debt Clock at http://www.brillig.com/debt_clock/ (see p. 381).

National Labor Management Association (NLMA)  national membership organization devoted to helping management and labor work together for constructive change (http://www.nlma.org) (see p. 336).

National Labor Relations Board (NLRB)  independent federal agency created in 1935 to enforce the National Labor Relations Act; conducts secret-ballot elections to determine whether employees want union representation, and investigates and remedies unfair labor practices by employers and unions (see p. 334).

National Partnership for Reinventing Government (NPRG)  (formerly known as the National Performance Review) see reinventing government (see p. 474).

National Performance Review (NPR)  (1993–2001) the Clinton administration's effort to reform the federal government; the name of this effort was changed in 1997 to the National Partnership for Reinventing Government (see p. 474).

National Security Personnel System (NSPS)  controversial new federal service pay system designed to replace General Schedule (GS) and reward employees based on performance rather than longevity (http://www.cpms.osd.mil/nsps/documents.html) (see p. 348).

Neo-Conservative  philosophical-ideological basis for the George W. Bush administration's policy decisions favoring preemptive military action, privatization, lower taxes, and cutbacks in domestic social programs (see p. 76).

nepotism  a form of favoritism based on hiring family members or relatives (see p. 315).

New Public Management (NPM)  trend that surfaced in Europe and Oceania (Australia and New Zealand) during the 1990s that had significant influence on the Clinton administration's market-based, customer-focused, quality-driven reinvention effort (see p. 475).

New Public Service (NPS)  government service based on the view that democratic theory and definitions of the public interest should result from a dialogue and deliberation about shared values. Public servants are motivated by a desire to contribute to society and to respect law, community values, political norms, professional standards, and citizen interests (see p. 475).

no-bid contract  government goods and services awarded to private firms with limited or no competition (see p. 430).

No Child Left Behind Act (NCLB)  a controversial statute that reauthorized Elementary and Secondary Education Act in 2002 and established national assessment standards for annual testing of students and yearly accountability reports on progress toward meeting objectives for individual schools (see p. 111).
nonprofit, faith-based, or “third-sector” organizations  nongovernmental tax-exempt institutions, such as churches, hospitals, private colleges and universities, the United Way, and the Boy Scouts and Girl Scouts, that provide quasi-governmental services to many local communities using volunteers (see p. 38).


Office of Government Ethics (OGE)  an executive agency responsible for directing policies relating to the prevention of conflicts of interest on the part of the federal executive branch officers and employees (more details at http://www.osoge.gov/home.html) (see p. 245).

Office of Management and Budget (OMB)  an important entity in the Executive Office of the President that assists the president in assembling executive-branch budget requests, coordinating programs, developing executive talent, and supervising program management processes in national government agencies (see p. 19).

Office of Personnel Management (OPM)  key administrative unit in the national government operating under presidential direction; responsible for managing the national government personnel system, consistent with presidential personnel policy (see p. 320).

Office of the Director of National Intelligence (DNI)  federal office created in 2005 by restructuring fifteen intelligence agencies to coordinate national intelligence-gathering and analysis efforts (see p. 28).

Omnibus Budget Reconciliation Act  of 1993 extended the provisions of earlier legislation through 1998 and established stricter limits on discretionary spending (see p. 408).

open-systems theory  a theory that views organizations not as simple, “closed” bureaucratic structures, separate from their surroundings, but as highly complex entities, facing considerable uncertainty in their operations, and constantly interacting with their environment; assumes that organizational components will seek an equilibrium among the forces pressing on them and their own responses to those forces (see p. 176).

operational goal  specific and measurable goal for organizational attainment (see p. 437).

operations research (OR)  set of specific decision-making and analytical tools used in systems theory, modeling, and quantitative research to determine how best to utilize resources (see p. 442).

organizational change and development  theories of organization that focus on those characteristics of an organization that promote or hinder change; assumes that demands for change originate in the external environment and that the organization should be in the best position to respond to them; also concentrates on increasing the ability of an organization to solve internal problems of organizational behavior as one of its routine functions; primarily concerned with identification and analysis of such problems (see p. 43).

organizational humanism  a set of organization theories stressing that work holds intrinsic interest for the worker, that workers seek satisfaction in their work, that they want to work rather than avoid it, and that they can be motivated through systems of positive incentives, such as participation in decision making and public recognition for work well done (see p. 169).

organizational structure  the types of organizational unit designed to achieve a particular policy goal (see p. 26).

organized anarchies  organizations in which goals are unclear, technologies are imperfectly understood, histories are difficult to interpret, and participants wander
in and out; decision making in such organizations is characterized by pervasive ambiguity, with so much uncertainty in the decision-making process that traditional theories about coping with uncertainty do not apply (see p. 248).

outsourcing  reallocation of jobs to more favorable economic environments (that is, lower wages, less taxes, less regulation, and so on), typically seen as movement of jobs from developed countries to less developed ones. See also contracting out and competitive sourcing (see p. 385).

“overhead bureaucracy”  increased costs of administering government programs imposed by mandates to include those affected by policy-making decisions; program efficiency tends to decrease as participation increases (see p. 581).

“overhead democracy”  majority control through political representatives who supervise administrative officers responsible and loyal to their superiors for carrying out the directions of the elected representatives (see p. 579).

Oversight  the process by which a legislative body supervises or oversees the work of the bureaucracy in order to ensure its conformity with legislative intent (see p. 32).

parliamentary form of government  a form of government practiced in most democratic nations, including France, Germany, the United Kingdom, and Japan, in which the chief executive and top-level ministers are themselves members of the legislature (see p. 32).

participatory democracy  a political and philosophical belief in direct involvement by affected citizens in the processes of governmental decision making; believed by some to be essential to the existence of democratic government. Related term: citizen participation (see p. 57).

partisanship  political-party pressures on elected members of Congress, state legislature, or local boards and commissions (see p. 91).

partnerships  government-funded programs involving a wider range of participants, including private and nonprofit organizations, faith-based groups, and corporations (see p. 427).

patronage  selection of public officials on the basis of political loyalty rather than merit, objective examination, or professional competence (see p. 159).

pay-as-you-go (PAYGO)  procedure requiring that spending increases be offset by other decreases in annual appropriations so as not to increase the deficit; Congress failed to reauthorize in 2002 (see p. 408).

pay for performance  pay system proposed to replace the existing General Schedule, giving managers more power to award merit pay and weakening the power of unions (see p. 348).

pay gap  the difference between public and private salaries for comparable positions (see p. 329).

performance appraisal  formal process used to document and evaluate an employee’s job performance; typically used to reinforce management’s assessment of the quality of an individual’s work, punish workers who are “below standard,” and reward others with bonuses, higher salaries, and promotions (see p. 339).

Performance Assessment Rating Tool (PART)  management “scorecard” used to rate the performance of federal executive agencies (see p. 493).

performance budgeting  approach to modern executive budget making that gained currency in the 1930s and then again in the 1950s, emphasizing not only resources acquired by an agency but also what it did with them; geared to promoting effective management of government programs in a time of growing programmatic complexity (see p. 389).

performance management  results-driven decision making that attempts to link goal achievement with budgetary allocations (see p. 472).
pervasive ambiguity  a situation of long-term uncertainty that pervades the decision-making environment of an organization (see p. 248).
picket-fence federalism  a term describing a key dimension of U.S. federalism—intergovernmental administrative relationships among bureaucratic specialists and their clientele group, in the same policy areas; suggests that allied bureaucrats at different levels of government exercise considerable power over intergovernmental programs. See also vertical functional autocracies (see p. 129).
planning and analysis  process of deliberately defining and choosing the operational goals of an organization, analyzing alternative choices for resource distribution, and choosing methods to achieve those goals over a specified time period; an increasingly important tool for public management (see p. 436).
pluralism  a social and political concept stressing the appropriateness of group organization, and diversity of groups and their activities, as a means of protecting broad group interests in society; assumes that groups are good and that bargaining and competition among them will benefit the public interest (see p. 55).
pluralist democracy  a normative model of administrative activity characterized by dispersion of power and suspicion of any concentration of power, by exercise of power on the part of politicians, interest groups, and citizens, by political bargaining and accommodation, and by an emphasis on individuals’ and political actors’ own determination of interests as the basis for policy making; the principal alternative to the administrative efficiency model (see p. 61).
policy analysis  systematic investigation of alternative policy options and the assembly and integration of evidence for and against each; emphasizes explaining the nature of policy problems and how public policies are put into effect (see p. 438).
policy development  general political and governmental process of formulating relatively concrete goals and directions for government activity and proposing an overall framework of programs related to them; usually but not always regarded as a chief executive’s task (see p. 256).
policy implementation  general political and governmental process of carrying out programs to fulfill specified policy objectives; a responsibility chiefly of administrative agencies, under chief-executive and/or legislative guidance; also, the activities directed toward putting a policy into effect (see p. 257).
political corruption  all forms of bribery, favoritism, kickbacks, and legal as well as illegal rewards; commonly associated with reward systems in which partisan patronage is in use; more generally, patterns of behavior in government associated with providing access, tangible benefits, and so on, to some more than others, on an “insider” basis (see p. 236).
political persuasion or “jawboning”  power of chief executives to convince legislators, administrators, and the general public that their policies should be adopted; jawboning is quite literally the primary tactic, that is, talking, used by presidents, governors, or mayors to achieve this goal (see p. 255).
politically neutral competence  idea that appointments to civil service positions should be made on the basis of demonstrated job competence, and not based on age, ethnicity, gender, politics, or race (see p. 306).
politics-administration dichotomy  originally proposed by Woodrow Wilson in the 1880s, divides politics and policy making from policy implementation and public administration (see p. 427).
political rationality  a concept advanced by Aaron Wildavsky suggesting that behavior of decision makers may be entirely rational when judged by criteria of political costs, benefits, and consequences, even if irrational according to economic criteria; emphasizes that political criteria for “rationality” have validity (see p. 245).
popular sovereignty  government by the ultimate consent of the governed, which implies some degree of popular participation in voting and other political actions, although this does not necessarily mean mass or universal political involvement (see p. 54).

portal  single entry site for access to and information about specific topics containing numerous links to other related websites (see p. 501).

POSDCORB  acronym standing for the professional watchwords of administration: Planning, Organizing, Staffing, Directing, Coordinating, Reporting, Budgeting (see p. 41).

position classification  formal task of American public personnel administration intended to classify together jobs in different agencies that have essentially the same types of functions and responsibilities, based on written descriptions of duties and responsibilities (see p. 322).

Posse Comitatus  common law term (Latin for “the power of the county”) referring to the authority of a sheriff to conscript able-bodied males over age fifteen to assist him or her in keeping the peace; also name of federal statute forbidding the use of U.S. military personnel for domestic law enforcement purposes (see p. 272).

postindustrialism  social and economic phenomenon emerging in many previously industrialized nations; characterized by a relative decline in the importance of production, labor, and durable goods, and an increase in the importance of knowledge, new technologies, the provision of services, and leisure time (see p. 572).

power vacuum  where power to govern is splintered, there will inevitably be attempts by some to exercise that power that is not clearly defined and is, therefore, “up for grabs” (see p. 31).

preemptions  the assumption of state or local program authority by the federal government (see p. 117).

President’s Management Agenda (PMA)  the Bush administration’s effort to better manage federal agencies (see p. 467).

privatization  a practice in which governments either join with, or yield responsibility outright to, private-sector enterprises to provide services previously managed and financed by public entities; a pattern especially evident in local government service provision, though with growing appeal at other levels of government. See also contracting out (see p. 40).

procedural due process  legal term that refers to the legal rules governing a specific case (see p. 552).

procedural fairness  ensures fairness in the adjudication process (see p. 552).

productivity  measurable relationship between the results produced and the resources required for production; quantitative measure of the efficiency of the organization (see p. 468).

productivity bargaining  labor-management negotiations that link productivity improvements to employee wage increases as an alternative to reductions-in-force (see p. 344).

program evaluation  systematic examination of government actions, policies, or programs to determine their success or failure; used to gain knowledge of program impacts, establish accountability, and influence continuation or termination of government activities (see p. 452).

program evaluation and review technique (PERT)  management technique of program implementation in which the sequence of steps for carrying out a project or program is mapped out in advance; involves choosing necessary activities and estimating time and other resources required (see p. 445).
program implementation  general political and governmental process of carrying out programs in order to fulfill specified policy objectives; a responsibility chiefly of administrative agencies, under chief executive and/or legislative guidance; also, the activities directed toward putting a policy into effect (see p. 443).

project grants  form of grant-in-aid, available by application, to states and localities for an individual project; more numerous than formula grants but with less overall funding by the federal government (see p. 125).

protective regulation  advantages certain groups or individuals by granting special access or licenses; used with professionals (see p. 530).

public administration  (1) all processes, organizations, and individuals acting in official positions associated with carrying out laws and other rules adopted or issued by legislatures, executives, and courts (many activities are also concerned with formulation of these rules); (2) a field of academic study and professional training leading to public-service careers at all levels of government (see p. 11).

public cynicism and distrust  negative public opinion about politics and government reflected in opinion polls and low voter turnouts (see p. 600).

public interest groups (PIGs)  organized lobbying groups that represent primarily noneconomic interests in influencing public policy. Examples are Common Cause and Greenpeace (see p. 71).

public management  a field of practice and study central to public administration that emphasizes internal operations of public agencies and focuses on managerial concerns related to control and direction, such as planning, organizational maintenance, information systems, budgeting, personnel management, performance evaluation, and productivity improvement (see p. 12).

public personnel administration (PPA)  policies, processes, and procedures designed to recruit, train, and promote the men and women who manage government agencies (see p. 306).

public policy  (1) organizing framework of purposes and rationales for government programs that deal with specified societal problems; (2) complex of programs enacted and implemented by government (see p. 422).

rational decision making  derived from economic theories of how to make the “best” decisions; involves efforts to move toward consciously held goals in a way that requires the smallest input of scarce resources; assumes the ability to separate ends from means, rank all alternatives, gather all possible data, and objectively weigh alternatives; stresses rationality in the process of reaching decisions (see p. 209).

reconciliation process  important step in congressional budgeting, when Congress makes adjustments in existing law to achieve conformity with annual spending targets adopted in each year’s concurrent resolution; these adjustments can take the form of spending reductions, revenue increases, or both (see p. 406).

redistributive policies  deliberate efforts by governments to shift the allocation of valued goods in society from one group to another; highly controversial and often accompanied by bitter political conflicts (see p. 425).

reductions-in-force (RIFs)  systematic reductions or downsizing in the number of personnel positions allocated to a government agency or agencies; usually the result of higher-level personnel management policy decisions related to other policy objectives, including budget cuts and executive reorganizations (see p. 268).

regulatory body  refers to all types of dependent and independent regulatory boards, commissions, law enforcement agencies, and executive departments with regulatory authority (see p. 520).

regulatory federalism  an approach to intergovernmental relations under which federal agencies use regulations as opposed to grants to influence state and local governments (see p. 145).
regulatory policies establish restrictions on the behavior of those subject to the regulations, aim to protect certain groups, range broadly in scope, and are often enforced against businesses (see p. 426).

Regulatory Policy Office (RPO) established in each executive agency under OMB direction as a result of Bush Executive Order 13422 (amending EO 12866), issued on January 18, 2007 (see p. 560).


relational leadership leaders must not only be competent at traditional skills such as goal setting, conflict management, and motivation, but must also be able to acquire information from group members and adapt their leadership styles to fit the needs of followers (see p. 286).

reorganization authority delegated by Congress to the executive branch to add or subtract staff positions, or to restructure organizational arrangements, to achieve policy goals as well as increased economy, efficiency, and effectiveness of bureaucratic agencies (see p. 270).

representation a principle of legislative selection based on the number of inhabitants or amount of territory in a legislative district; adequate, fair, and equal representation has become a major objective of many who feel they were denied it in the past and now seek greater influence, particularly in administrative decision making (see p. 54).

representative democracy representatives are nominated and elected from individual districts. They comprise a legislature that makes binding decisions for its society (see p. 56).

representativeness groups that have been relatively powerless should be represented in government positions in proportion to their numbers in the population (see p. 54).

reregulation decision by Congress or an administrative agency to reregulate (see p. 559).

results-oriented government programs that focus on performance in exchange for granting greater discretionary decision-making power to managers; see also performance management (see p. 467).

reverse discrimination unfavorable actions against white males to achieve affirmative action goals to hire and promote more women and minorities (see p. 351).

reverse pyramid a conception of organizational structure, especially in service organizations, whereby managerial duties focus on providing necessary support to frontline employees (particularly those whose work centers around information and information technology) who deal directly with individuals seeking the organization's services (see p. 12).

revolution of rising expectations social phenomenon of the period since World War II, affecting many nations, in which people who have been relatively poor have sought to increase their level of prosperity both as individuals and as groups; related in part to faith in technological and social advances (see p. 572).

rule making quasi-legislative power delegated to agencies by Congress; a rule issued under this authority represents an agency statement of general applicability and future effect that concerns the rights of private parties and has the force and effect of law (see p. 532).
Sarbanes–Oxley Act of 2002 created to protect investors by improving the accuracy and reliability of corporate disclosures. The act establishes a corporate accounting board, and requires auditor independence, corporate responsibility and enhanced financial disclosure (see p. 525).

Scientific management formal theory of organization developed by Frederick Winslow Taylor in the early 1900s; concerned with achieving efficiency in production, rational work procedures, maximum productivity, and profit; focused on management’s responsibilities and on “scientifically” developed work procedures based on time-and-motion studies (see p. 161).

Second Hoover Commission 1955 blue-ribbon commission appointed by President Eisenhower and chaired by former President Hoover to study higher-level positions in the civil service (see p. 316).

Securities and Exchange Commission (SEC) responsible for regulation of stocks, securities, and investments (see p. 434).

Self-regulatory policies protective regulations that either advantage certain professions or classes, or remove from the government the power to regulate (see p. 426).

Senate Finance Committee principal Senate committee concerned with revenue generation, taxation, and the operations of the Internal Revenue Service (IRS) (see p. 386).

Senior Executive Service (SES) established in the national Civil Service Reform Act of 1978; designed to foster professional growth, mobility, and versatility among career officials (and some “political” appointees); incorporated into national government personnel management an emphasis on performance appraisal and merit pay concepts as part of both the SES and broader merit system reform; see Civil Service Reform Act of 1978 (see p. 317).

Sequestration withholding of budgetary resources provided by discretionary or direct spending legislation, following various procedures under the Gramm–Rudman–Hollings Act of 1985 and the Budget Enforcement Acts of 1990 and 1997; the withholding of budget authority, according to an established formula, up to the dollar amount that must be cut in order to meet the deficit-reduction target (see p. 406).

Shared vision foundation of core values within which leaders, managers, and employees interact and on which everything else in the organization is based (see p. 292).

Sherman Antitrust Act first major antitrust legislation, passed in 1890, that made it illegal to fix prices or to monopolize an industry (see p. 522).

Single state agency requirement requirement contained in federal grants designating only one state agency to administer national grants, and to establish direct relationships with its counterpart in the national government bureaucracy (see p. 129).

Situational approach method of analyzing leadership in a group or organization that emphasizes factors in the particular leadership situation, such as leader-follower interactions, group values, and the work being done (see p. 284).

Social-demographic changes shifts in the population and economies of various regions that impact the delivery of public services (see p. 35).

Social regulatory initiatives government actions in the late 1960s and early 1970s to regulate new social areas involving individual health, environmental protection, and public safety; resulted in the creation of several regulatory bodies (see p. 528).

Span of control the number of people an individual supervises within a subunit of the organization. Each supervisor should have only a limited number of subordinates to oversee; this expands the chain of command to produce the needed ratio of
supervisors to subordinates at each level, in the interest of overall coordination (see p. 195).

**specialized language**  technical vocabulary used by bureaucratic agencies, one effect of which is to restrict access and outside influence (see p. 83).

**staff functions**  originally defined to include all of an organization’s support and advisory activities that facilitated the carrying out of “line” responsibilities and functions; more recently, redefined by some to focus on planning, research, and advisory activities, thus excluding budgeting, personnel, purchasing, and other functions once grouped under the “staff” heading (see p. 190).

**stakeholders**  bureaucrats, elected officials, groups of citizens, and organized and unorganized interests affected by the decisions of federal, state, and local governments; those having a stake in the outcome of public policies; see also **interest groups, issue networks, subsystem** (see p. 11).

**statistical process control (SPC)**  the use of statistics to control critical processes within organizations; frequently used with **TQM** and **Theory Z** Japanese management techniques (see p. 179).

**strategic planning**  process used by organizations to formulate a mission statement; consider environmental opportunities, threats, strengths, and weaknesses; identify areas for strategic action; conduct cost-benefit analysis to evaluate and select actions; draw up implementation plans; and incorporate operational goals into annual budgets (see p. 437).

**substantive goal**  organizational goal focusing on the accomplishment of tangible programmatic objectives (see p. 224).

**subsystem**  in the context of American politics (especially at the national level), any political alliance uniting some members of an administrative agency, a legislative committee or subcommittee, and an interest group according to shared values and preferences in the same substantive area of policy making; sometimes called an **iron triangle** (see p. 88).

**summitry**  in national government budget making, the practice of initiating negotiations among leaders of Congress and the White House, involving top Democrats meeting with top Republicans (usually away from public view), in efforts to confront more effectively the seemingly intractable budget (and budget deficit) challenges of the past two decades (see p. 414).

**sunk costs**  in the context of organizational resources committed to a given decision, any cost involved in the decision that is irrecoverable; resources of the organization are lessened by that amount if it later reverses its decision (see p. 221).

**sunset laws**  provisions in laws that government agencies and programs have a specific termination date (see p. 66).

**sunshine laws**  acts passed by Congress and by some states and localities requiring that various legislative proceedings (especially those of committees and subcommittees) and various administrative proceedings be held in public rather than behind closed doors; one device for increasing openness and accountability (see p. 65).

**symbolic actions**  proposals for policy changes that serve some limited political purpose, but do not threaten the current situation (see p. 424).

**symbolic goals**  organizational objectives reflecting broad, popular political purposes, frequently unattainable (see p. 225).

**systems analysis**  analytical technique designed to permit comprehensive investigation of the impacts within a given system of changing one or more elements of that system; in the context of analyzing policies, emphasizes overall objectives, surrounding environments, available resources, and system components (see p. 179).
systems theory  a theory of social organizations holding that organizations—like biological organisms—may behave according to inputs from their environment, outputs resulting from organizational activity, and feedback leading to further inputs; also, that change in any one part of a group or organizational system affects all other parts (see p. 174).

task forces  temporary cross-functional teams responsible for achieving a particular goal, often drawn from several departments within a larger agency; typically disbanded after the goal is accomplished (see p. 273).

taxation  primary means by which governments raise revenues for public services; taxes can be collected from individuals and corporations on income (earned and unearned), profits, property value, sales, and services (see p. 378).

tax expenditure financing  revenue losses from provisions in the federal, state, or local tax codes that allow a special exclusion, exemption, or deduction from gross income or that provide a special tax credit, preferential rate of tax, or a deferral of tax liability (see p. 383).

technological change  rapidly emerging patterns of change (related in part to the knowledge explosion) in communication, medical, and transportation technologies, among others, with significant implications both for the societal challenges confronting government and for the means and resources increasingly available to government for conducting public affairs (see pp. 568).

Theory X  model of behavior within organizations that assumes that workers need to be motivated by extrinsic (external) rewards or sanctions (punishments) (see p. 170).

Theory Y  model of organizational behavior that stresses self-motivation, participation, and intrinsic (internal) job rewards (see p. 170).

Theory Z  Japanese management system that stresses deliberative, “bottom-up” collective accountability and decision making, long-term planning, and closer relationships among managers and workers (see p. 177).

time-trend projection  comparison of preprogram data with actual post-program data (see p. 454).

total quality management (TQM)  management approach that encourages organization-wide commitment, teamwork, and better quality of results by providing incentives to increase the success of the whole enterprise. Elements of TQM include commitment to meeting customer-driven quality standards; employee participation or empowerment to make decisions at the point closest to the customer; actions based on data, facts, outcome measures, results, and statistical analysis; commitment to process and continuous quality improvements; and organizational changes and teamwork to encourage implementation of the above elements (see p. 179).

traits approach  traditional method (now used less widely by scholars) of analyzing leadership in a group or organization; assumes that certain personality characteristics such as intelligence, ambition, tact, and diplomacy distinguish leaders from others in the group (see p. 283).

Transportation Security Administration (TSA)  a federal agency established with the passage and subsequent signing of the Aviation and Transportation Security Act of 2001. The TSA was founded as a subdivision of the Department of Transportation; it was reorganized as a division of the Department of Homeland Security in 2003; and it has significant responsibility for maintaining security at U.S. seaports and airports (see p. 16).

tunnel vision  results from a fear of mistakes, missed deadlines, and focus on a narrow work environment, which limits the ability to see an organization’s activities as a whole (see p. 289).
unfunded mandates  federal (or state) laws or regulations that impose requirements on other governments, often involving expenditures by affected governments, without providing funds for implementation (see p. 108).

USA PATRIOT Act  short title of the controversial post-9/11 antiterrorist legislation (P.L. 107–56) “Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism” that increased central government powers to investigate, detain, and wiretap persons suspected of engaging in terrorist activity (see p. 77).

U.S. Office of Government Ethics (OGE)  an executive agency responsible for directing policies relating to the prevention of conflicts of interest on the part of the federal executive branch officers and employees (see p. 245).

vertical functional autocracies  associations of federal, state, and local professional administrators who manage intergovernmental programs; related to picket-fence federalism (see p. 129).

veto power  constitutional power of an elected chief executive to overrule an appropriation, bills, or decision by the legislature. At the national government level, requires a two-thirds majority of both houses of Congress to override (see p. 263).

war on terrorism  the George W. Bush administration’s response to political violence directed at U.S. citizens and institutions here and abroad (see p. 569).

whistle-blowers  those who make any disclosure of legal violations, mismanagement, gross waste of funds, abuse of authority, or dangers to public health or safety, whether the disclosure is made within or outside the formal chain of command (see p. 243).

zone of acceptance  the extent to which a follower is willing to be led and to obey the leader’s commands or directives; concept originally proposed by Chester Barnard, who wrote about leadership in 1930s (see p. 167).
Notes

Chapter 1: Approaching the Study of Public Administration


3. For a review of the accomplishments and biographies of several representatives of this age group, see Tom Brokaw, The Greatest Generation (New York: Random House, 1998).

4. Remarks of President Bill Clinton, February 17, 1993 (emphasis added).


6. Goodsell, p. xi (emphasis added). Possible consequences of this intense criticism of bureaucracy and bureaucrats are discussed in Bernard Rosen, “Effective Continuity
Notes 645


10. For a full discussion of administrative failures in the aftermath of Hurricane Katrina, see special supplementary issue of Public Administration Review, 67 (November/December 2007).


32. Ibid., pp. 91–92.


38. Ibid., p. 13.


Chapter 2: Public Administration, Democracy, and Bureaucratic Power


6. Though given renewed emphasis in recent decades, the idea of direct participation dates back to the founding of the Republic. Douglas Yates cites historian Andrew Hacker, a scholarly expert on the political thought of James Madison. Hacker suggests that Madison recognized the need for government to “regulate the activities of groups in society,” but that Madison also “wanted groups to have a positive role in making governmental policy.” See Yates, Bureaucratic Democracy, pp. 10–11.


9. This balanced view of power held by the Framers finds an analogy in the writings a century later of Woodrow Wilson, one of the foremost administrative reformers. In his famous essay, “The Study of Administration” (1887), Wilson advanced the “politics-administration dichotomy” and the notion of bureaucratic neutrality. What is not as well remembered is that Wilson also argued that administrators should exercise “large powers and unhampered discretion.” The principal emphasis of Wilson’s essay may be reinterpreted by giving more weight to his prescription for what Jameson Doig has called “administrative energy and administrative discretion.” See Doig, “If I See a Murderous Fellow Sharpening a Knife Cleverly: The Wilsonian Dichotomy and the Public Authority Tradition,” Public Administration Review, 43 (July/August 1983): 292–304, especially 292–94. The quote cited is from p. 294.


29. This discussion relies in part on Eimicke, *Public Administration in a Democratic Context,* pp. 33–44.

30. Redford, *Democracy in the Administrative State,* p. 44.


35. See Allan W. Lerner and John Wanat, “Fuzziness and Bureaucracy,” *Public Administration Review,* 43 (November/December 1983): 500–9. This “fuzziness” and its consequences (among other factors) prompt administrators to nurture favorable ties with legislatures as institutions and with individual legislators.


37. Ibid., pp. 258–59.

38. Ibid., p. 259.


43. Rourke, *Bureaucracy, Politics, and Public Policy*, p. 94.
47. Our thanks to an anonymous reviewer for suggesting discussion of these phenomena in this context.
49. Ibid., p. 104.
52. Lawrence C. Dodd and Richard L. Schott, *Congress and the Administrative State* (New York: Wiley, 1979), p. 183; this book (especially chaps. 5 and 6) is one of the best studies of change within Congress and its relationship to changes in

53. The legislative veto was included in more than two hundred statutes enacted between 1932 and 1983. This veto required the executive branch to inform Congress of the actions that the executive branch planned to take in implementing a new law and to receive approval from Congress of the actions before actually carrying them out. Within a fixed time period, usually sixty to ninety days, one or both chambers of Congress had the option to vote down, by simple majority, a proposed administrative action. But the veto was increasingly criticized, mainly on the grounds that it unconstitutionally intruded on the president's authority to direct executive-branch agencies. Critics of the veto assumed that only the president should have authority to direct activities of the executive branch. This assumption, however, contradicts both established legal tradition within the framework of separation of powers and a variety of congressional practices, such as GAO audits and studies and committee hearings and investigations, designed to promote Congress's influence over administration of the laws. The 1983 ruling articulated a legal doctrine of near-total separation of powers, which had not existed before *Chadha* and has not operated since *Chadha*. In the first year after the Court's ruling, Congress enacted thirty provisions allowing legislative vetoes of agency decisions (most in the form of committee review of proposed agency actions). *Congressional Quarterly Weekly Report*, 42 (July 21, 1984): 1, 797. For details, see Louis Fisher, “The Administrative World of Chadha and Bowsher,” *Public Administration Review*, 47 (May/June 1987): 213–19.


57. See Jameson Doig, “‘If I See a Murderous Fellow Sharpening a Knife Cleverly’: The Wilsonian Dichotomy and the Public Authority Tradition,” *Public Administration Review*, 43 (July/August 1983): 292–304, especially pp. 292–94; and James H. Svara,


Chapter 3: Federalism and Intergovernmental Relations

3. Wright, Understanding Intergovernmental Relations, p. 15.
9. Ibid.
10. Our thanks to Ailyn Hernandez, at the University of Miami, for this information.
11. This account is taken from an Associated Press report appearing in the Bloomington (Ill.) Pantagraph, January 22, 2004, p. A8. The case was Alaska Department of Environmental Conservation v. U.S. Environmental Protection Agency (02-658).


21. Ibid., p. 28.


32. One illustration of this involved a decision in North Kansas City, Missouri, to build a senior citizens’ center with GRS funds, whereas nearby Kansas City incorporated the dollars into its annual budget. When GRS stopped, North Kansas City needed only to find funding for maintenance and upkeep of the center; Kansas City, on the other hand, had to eliminate $24 million from its operating budget—and took most of it out of street lighting, an essential service that most central cities must provide to their citizens. Our thanks to an anonymous reviewer for providing this example.


47. Ibid.

48. Poole, “Grant Program’s Fight for Life,” p. 872.


60. Ibid., pp. 4–5.


66. Bowman, p. 11.

67. Ibid., p. 12.

68. Ibid.

69. Ibid.


**Chapter 4: Organizational Theory**

Notes 661


14. See, for example, Etzioni, Modern Organizations, p. 44.
26. Ibid.
27. Ibid., pp. 6–7.


32. A 1989 Task Force of the National Commission on Public Service found that the federal government spends only 0.8% of its total payroll on training. In contrast, corporations such as Hewlett-Packard, Motorola, and IBM spent almost four times as much at the time (an average of 3%) on employee training.


42. Seidman and Gilmour, Politics, Position, and Power, p. 223.

43. Williams, Public Administration: The People’s Business, chap. 10, develops these themes more fully.


51. For implications in the global economy, see: Thomas Friedman, The World is Flat, op. cit.
54. Ibid.

Chapter 5: Decision Making in Administration

4. Ibid., p. 5.
5. Ibid., pp. 4–5 (emphasis added).
12. Ibid., pp. 389–90 (emphasis added).


25. Ibid., p. 88.


34. Ibid., p. 337.


37. Ibid., p. 226 (emphasis added).


39. For further discussion of ethics in public administration, see Joel L. Fleishman, Lance Liebman, and Mark H. Moore, eds., *Public Duties: The Moral Obligations*


42. Ibid. p. 192 (emphasis added).

43. Wildavsky (ibid., p. 190) made a similar point with regard to advocates of budgetary reform in the national government.


Chapter 6: Chief Executives and the Challenges of Administrative Leadership


13. See the discussion of this office in Fuchs, *Presidents, Management, and Regulation,* chap. 4.


22. This generalization held true for the period 1960–1972; see Heclo, *Politics, Position, and Power,* p. 103–4. See also ibid., p. 104. See also ibid., p. 86 (emphasis added).

23. Ibid.


27. Ibid., p. 69 (emphasis added).


29. Other policy “ailments” that have been the subject of reorganizational “cures” are noted in Seidman and Gilmour, *Politics, Position, and Power,* p. 4.


31. Ibid., pp. 392–94.


43. Fiedler discusses varieties of work situations as they relate to leadership in *A Theory of Leadership Effectiveness*; see especially chap. 7.

This discussion relies on Thompson’s treatment of the Parsons formulation; see also Talcott Parsons, *Structure and Process in Modern Societies* (New York: Free Press, 1960).

45. Thompson, ibid.
46. Ibid. (emphasis added).
48. Ibid., p. 67.
53. For a case study of the importance of bureaucratic routines, see Allison, *Essence of Decision*. Consideration is given to problems of innovation in, among others, Warren G. Bennis, ed., *American Bureaucracy* (New Brunswick, N.J.: Transaction Books, 1970), pp. 111–87, especially pp. 135–64; and Robert H. Guest, Paul Hersey, and Kenneth Blanchard, *Organizational Change through Effective Leadership*. It should be noted that leadership can just as easily resist innovation desired by members as the other way around. Under the circumstance of leaders resisting innovation sought by followers, the task of “leader as director” will be considerably frustrated as leadership and followership goals grow further apart.

**Chapter 7: Public Personnel Administration and Human Resources Development**


12. It is also true, however, that managers must find ways to deal with the pressures generated by these conflicting personnel approaches. One way to address this problem is suggested in Debra W. Stewart, “Managing Competing Claims: An Ethical Framework for Human Resource Decision Making,” *Public Administration Review*, 44 (January/February 1984): 14–22. See also Colleen A. Woodard, “Merit by Any Other Name—Reframing the Civil Service First Principle,” *Public Administration Review*, 65 (January/February 2005), 109–116.


18. Ban and Ingraham point out that the “pendulum swing” from central (OPM) to decentralized (agency) examination processes is typical of historical cycles of reform in national government personnel management. See their concluding remarks, ibid., p. 716.
27. Our thanks to an anonymous reviewer for this information.
28. This discussion is taken from Kearney, Labor Relations in the Public Sector, pp. 57–63.

38. The federal government ceased collecting detailed data on union membership in the mid-1990s.
41. Cayer, Managing Human Resources, p. 174. In November, 2005, California voters rejected all the initiatives endorsed by Governor Arnold Schwarzenegger to amend the state’s constitution and weaken the power of state and local public employee unions. The results were generally viewed as victory for public organizations at the state and local level.
42. Kearney, Labor Relations in the Public Sector, p. 67.
43. As reported in Governing, 7 (January 1994), 15.
45. The following discussion relies on Levine and Hagburg, Public Sector Labor Relations, pp. 78–85 and 93–95; Cayer, Managing Human Resources, pp. 178–89; Bent and Reeves, Collective Bargaining in the Public Sector, chap. 2; and Kearney, Labor Relations in the Public Sector, chap. 3. See also Donald Klingner, “Public Sector Collective Bargaining: Is the Glass Half Full, Half Empty, or Broken?” Review of

46. Levine and Hagburg, Public Sector Labor Relations, p. 79.


54. In 1985, U.S. Supreme Court refused to hear a case brought by fifteen white New York State correctional officers who protested that they were unfairly bumped down a promotion list when the state civil service commission adjusted test results to give more minority candidates passing scores. “Reverse Discrimination Claim Rejected,” a Los Angeles Times wire service story, appearing in the Bloomington (Ill.) Pantagraph, January 8, 1985, p. A1. The case was Busbey v. New York State Civil Service Commission, 84–336.


63. This discussion relies on Gore, *Creating a Government That Works Better and Costs Less*.


80. Lee, 2005, p. 3.


---

Chapter 8: Government Budgeting


11. Lee Jr., Johnson, and Joyce, chap. 15.

12. Lee Jr., Johnson, and Joyce, p. 11. This description of early local government reform efforts relies on their treatment found on pp. 10–13.


21. See the New York Times, February 8, 1994, pp. A1, A12, and A13 for an overview of the Clinton FY 95 budget proposals. See also Congressional Quarterly Weekly Report, 52 (February 14–21, 1994), for an extended discussion of the Clinton budget, and


24. This discussion relies extensively on Lee, Johnson and Joyce, Public Budgeting Systems, chaps. 8 and 9.


29. See, among others, LeLoup, Budgetary Politics, chaps. 5 and 6.


34. Axelrod, Budgeting for Modern Government, p. 201. This overview of the Gramm–Rudman–Hollings process draws substantially on Axelrod’s discussion.


38. For a detailed summary of revised deficit targets, discretionary spending limits, and timetables of sequestration through FY 1995, see Edward Davis and Robert


42. Former House Budget Committee Chairman James Jones (D-OK) once observed: “It’s not the [congressional] budget process that’s irritating people. It’s that dividing scarcer resources is not as easy as dividing growing resources.” See Oleszek, *Congressional Procedures and the Policy Process*, p. 68.


---

**Chapter 9: Public Policy and Program Implementation**


27. Ibid., pp. 269–70.


44. Murphy, “Title I of ESEA,” 35–36 (emphasis added).


47. Since 1999, Florida courts have ruled on four separate occasions that voucher programs violate various provisions of the Florida constitution. Although the program has been under constitutional attack, the courts allowed the state to continue to offer an “Opportunity Scholarship Program” to students at public schools that had
been identified by the state as failing. The Florida Supreme Court heard oral arguments in *Holmes v. Bush*, a case involving private school vouchers in June 2005. In January 2006, the program was struck down as unconstitutional—but the battle was not over.

48. In the spring of 2008, the Republican-dominated Florida Legislature placed a constitutional amendment on the fall, 2008 ballot to decide whether vouchers can be used to fund private schools. The amendments were again challenged by pro-public education groups as unconstitutional. See Marc Caputo, “Word changes up chances for school vouchers,” *Miami Herald*, June 4, 2008; and Mary Ellen Klas, “School groups attack 2 ballot items,” *Miami Herald*, June 14, 2008.


54. Murphy, “Title I of ESEA,” pp. 41–43.


56. Murphy, “Title I of ESEA,” p. 43 (emphasis added).


60. Ibid., p. 410 (emphasis added).

61. Martin A. Strosberg and Joseph S. Wholey, “Evaluability Assessment: From Theory to Practice in the Department of Health and Human Services,” *Public Administration...

Chapter 10: Performance Management in the Public Sector


5. For details, see http://www.conginst.org/resultsact. For a list of domestic programs identified by the Bush Administration in the 2009 federal budget as candidates of termination or reduction, see http://www.gpoaccess.gov/usbudget/fy09/pdf/budget/tables.pdf, Tables S-2 and S-5.


15. For a discussion of the origins and impacts of NPM, see Richard Batley and George Larbi, The Changing Role of Government: The Reform of Public Services in Developing


26. For an elaboration of this debate, see James H. Svara, “Reforming or Dismantling Government?” *Public Administration Review*, 56 (July/August 1996): 400–6.


Notes 691


44. Updates on the progress of each of the five PMA initiatives can be found in the Performance and Management Assessment volume of the federal budget at http://www.whitehouse.gov/omb/budget/. For current performance rankings of all executive branch agencies, see http://www.ExpectMore.gov.


47. White, “On a Wing and a Prayer.”

48. Among other awards, this recognizes outstanding examples of creative problem solving in the public sector. Privately sponsored by the Council for Excellence in Government and funded by the Ford Foundation, all units of government are eligible. Twenty finalists are chosen annually. Ten winners receive $100,000 in grants; others receive $20,000 in prizes. For details, see http://www.innovations.harvard.edu.


51. Paul Light, “An Update on the Bush Administration’s Competitive Sourcing Initiative,” Testimony before the U.S. Senate Subcommittee on Oversight of
Notes 693


52. Cited in White, “On a Wing and a Prayer.”
59. Beam, Quality Public Management; Milakovich, Improving Service Quality in the Global Economy.
76. The usa.gov website is organized from a citizen-centric perspective. The website is a virtual one-stop-shop for government services and information. Earlier, citizens would have to contact each individual government office to apply for and get information about government benefits. The one-stop shops, whether they are virtual or physical, represent an organizational change from department-task organization to citizen-oriented organization.

**Chapter 11: Government Regulation and Administrative Law**


3. This terminology is consistent with the usage suggested in Kenneth J. Meier, “The Impact of Regulatory Organization Structure: IRCs or DRAs?” *Southern Review of Public Administration*, 3 (March 1980): 427–43. We are indebted to an anonymous reviewer for suggesting this clarification.


9. Ibid (emphasis added).


15. This discussion is based on Meier, “The Impact of Regulatory Organization Structure,” especially pp. 440–42.


18. Ibid., p. 66.

19. For example, see Seymour Scher, “Regulatory Agency Control through Appointment: The Case of the Eisenhower Administration and the NLRB,”


39. See Fritschler and Rudder, Smoking and Politics.

40. See Jacobsen, “Historical Overview of Tobacco Legislation and Regulation,” pp. 79–84.


45. Lorch, Democratic Process and Administrative Law, p. 32.
46. Ibid.
49. Warren, Administrative Law and the Political System.
50. The discussions of rule making and adjudication rely primarily on Lorch, Democratic Process and Administrative Law, chaps. 5 and 6; and Cooper, Public Law and Public Administration, chaps. 5 and 6 (respectively); see also Warren, Administrative Law in the Political System, chaps. 5 and 6.
52. The following discussion relies on Cooper, Public Law and Public Administration, pp. 119–23.
55. Ibid., pp. 233–39.
56. We are especially indebted to Marla Calhoon for her assistance in gathering case-related materials for this section, and to Professor Thomas Eimermann for his valuable suggestions along the way.
59. Ibid., p. 233.
60. See Lorch, Democratic Process and Administrative Law, especially chap. 1. For a comprehensive treatment of both regulatory policy and administrative law, see David H. Rosenbloom and Richard D. Schwartz, eds., Handbook of Regulation and Administrative Law (New York: Marcel Dekker, 1994).


Chapter 12: Conclusion: Public Administration in a Time of Conflict and Social Change


3. The term refers to nearly 2000 U.S. high schools in which more than one-half the students fail to graduate in four years. Most are in urban or rural areas with high concentrations of low-income and minority students.


5. These paradoxes were first noted by public administration scholar Dwight Waldo in 1972, and if anything are more noticeable now than then. Dwight Waldo, “Developments in Public Administration,” Annals of the American Academy of Political and Social Science, 404 (November 1972): 217–45, at 219; for a more recent perspective on many of the same issues, see Deborah Stone, Policy Paradox: The Art of Political Decision Making, rev. ed. (New York: Norton, 2002).

6. For details, see, Jagdish Bhagwati, In Defense of Globalization (New York: Oxford University Press, 2004); David Held and Anthony McGrew, Globalization/


41. Adapted from the written comments of an anonymous reviewer, to whom we owe a considerable debt for these very salient and perceptive observations.


American Federation of Teachers (AFT), 332, 342
American Hospital Association (AHA), 89, 90
American Indian Movement, 20
American Medical Association (AMA), 89, 90, 318
American Political Science Association (APSA), 237
American Society for Public Administration (ASPA), 230, 316
Code of Ethics, 230–232
Americans with Disabilities Act of 1990, 146
Amtrak, 14fig., 18
analysis
approaches to, 438–440
cost-benefit, 18, 73, 210, 391, 439, 441
criteria for, 439
decision, 218–219
economic, 391
issue, 439
multiprogram, 439
planning and, 436–440
pluralism and, 61
policy, 438–442, 472
program, 304, 468
purpose of, 438
steps in standard-form policy, 442
strategic, 439
systems, 179, 442–443
tools for, 440–442
types of, 441
Appleby, Paul, 194
appropriation, 380, 400
APSA. See American Political Science Association (APSA)
AQP. See Association for Quality and Participation (AQP)
arenas of political competition, 81
Argyris, Chris, 170
ascriptive criteria, 319
affirmative action and, 319
for job selection, 319
as patronage, 309
ASPA. See American Society for Public Administration (ASPA)
audits
budgets and, 408–410
performance, 409–410
authority, 6–9, 11, 18, 30–31, 37, 46
authorization, 379–380, 397, 399–401, 416
Aviation Security Act of 2001, 428
backdoor financing, 400–401
Bailey, Stephen K., 232–233
assumptions about, 281–272
bureaucratic, 257
directing and reconciling personal and organizational goals, 287–288
continuum of behavior, 285 fig.
continuum of development, 284
line-tem budgeting, 388–390, 395–396, 414, 416
line functions, 190
management styles and, 285 fig.
managerial level of, 281–292
malcolm baldrige national quality award (MBNA), 479
management by objectives (MBO), 396, 445–446, 471
mbqa, 479
management science, 161, 374, 379, 394
management flexibility act of 2001, 372, 491–492
management science, 161, 582, 589
Marcy, James, 247–248
maslow, abraham, 171–173
mass media, 63, 67, 95, 97
master of public administration or public affairs (MPA) degree, 590, 593
mayo, elton, 165
Mayors. See also chief executives
budgetary role, 259–264
leadership tools and, 258–259, 270
personnel controls and, 264–266
political support for, 248
MBQA. See Malcolm Baldrige National Quality Award (MBNA)
MBQA. See Malcolm Baldrige National Quality Award (MBNA)
mixed scanning model, 214–215, 223, 249
money supply, 383
monopolistic practices, 519
morgan v. U.S., 553
mosher, frederick, 590
MSPB. See Merit Systems Protection Board (MSPB)
multilateral bargaining, 332
mutual recognition agreements (MRA), 573
mutual recognition agreements (MRA), 573
multiple referral, 91
multinational corporations (MNCs), 573
multiple referral, 91
multiprogram analysis, 439
murray, john courtney, 235
naco, see National Association of Counties (NACo)
nader, Ralph (Green Party), 64, 539
NAMA. see National Assistance Management Association (NAMA)
NAPA. see National Academy of Public Administration (NAPA)
nasa, see National Aeronautics and Space Administration (NASA)
NASBO, see National Association of State Budget Officers (NASBO)
NASPO, see National Association of State Budget Officers (NASBO)
NASCAP, see National Association of State Budget Officers (NASBO)
NASCAP, see National Association of State Budget Officers (NASBO)
national association of police executives (NAPLE), 327
national association of teachers (NATC), 317
national debt, 381
national debt clock, 382
national executive branch
budget approaches in, 377–383
categories of employees, 21
foundations of organization, 19–21
structures of, 13–19
types of agencies in, 13–19
national highway traffic safety administration (NHSTA), 531, 542, 543
national park service, 9
national partnership for reinventing government (NPRG), 474
nationalism, 573
national labor management association, 336
national labor relations board (NLRB), 16, 334, 527
national mood, 7
national park service, 9
national park service, 9
National Performance Review (NPR), 266, 322, 336, 374, 414, 474, 530, 581, 584, 589, 596
comparisons with PMA, 486–488
customer services standards and, 478
personnel rules and, 322, 356
labor-management negotiations and, 336
reinventing government and, 473–474
National Security Council (NSC), 19
National Security Personnel System, 348
National Transportation Safety Board (NTSB), 16, 18, 501
National Treasury Employees Union, 348
neoc-conservative, 76, 493, 498, 575
nepotism, 315
New Federalism, 26, 139–140, 427
New Public Management, 475, 487
New Public Service, 475–476, 487, 504, 506, 511
New York City, 22, 25, 251, 331, 367
organizational chart, 249ff
New York City Transit Strike, 331
New York v. United States, 116
NIHTSA. See Highway Traffic Safety Administration (NIHTSA)
Nixon, Richard M.
budgets and, 261, 372, 384, 402, 416
executive privilege and, 276
general revenue sharing and, 134
government regulation and, 357
grants-in-aid and, 122, 134
impoundment and, 260, 402
inflation and, 259
victory over George McGovern, 576
wage and price controls, 259, 384
Watergate affair and, 275–276
NLRB. See National Labor Relations Board (NLRB)
no-bid or limited competition contract, 430–431
No Child Left Behind Act, 111, 140–141, 146, 43, 432, 438, 450, 456
nonprofit organizations, 38–40
nonviolence, 574
North, Col. Oliver, 233
NPR. See National Performance Review (NPR)
NPRG. See National Partnership for Reinventing Government (NPRG)
NRC. See Nuclear Regulatory Commission (NRC)
NRST. See national retail sales tax (NRST)
NSC. See National Security Council (NSC)
NSPS. See National Security Personnel System
NTSB. See National Transportation Safety Board (NTSB)
Nuclear Regulatory Commission (NRC), 525, 527, 553
Obama, Barack, 515, 566, 567, 582, 656
Occupational Safety and Health Administration (OSHA), 433, 474, 523, 525, 527, 538, 544, 558
Office of Administrative Law Judges, 535
Office of Electronic Government, 472, 490
Office of Government Ethics (OGE), 19, 245
Office of Management and Budget (OMB), 14ff, 19, 66, 84, 95, 257, 261, 373, 484, 486, 591
auditing and, 408–409
budget preparation and, 375, 391, 393, 396, 398–399, 406, 488, 536
central clearance and, 261
Congressional Budget Office (CBO) and, 375 defined, 19
Federal Information Security Management Act and, 491
functions of, 19
GPRA and, 471, 496
government regulation and, 262, 538, 560
Office of Electronic Government and, 472, 490
performance assessment rating tool (PART), 493
performance ratings of federal agencies, 494
timelines and, 407
Office of Personnel Management (OPM), 14ff, 19, 120, 213, 313, 327, 358, 595
Office of the Director of National Intelligence (ODNI) 28–30ff
official secrecy, 63, 581
and the USA PATRIOT Act, 77
and the Freedom of Information Act, 67–69
O’Hare Truck Service Inc. v. City of Northlake, 354
O’Neill, Paul H., 269
Olsen, Johan, 247–248
OMB. See Office of Management and Budget (OMB)
OMB. See Office of Management and Budget (OMB)
OMNI. See Omnibus Budget Reconciliation Act of 1993, 408
ONI, See Office of the Director of National Intelligence
open-systems theory, 176
operational goal, 437
Operation Desert Storm, 259, 277, 327
operations research (OR), 442
OPM. See Office of Personnel Administration (OPM)
OR. See operations research (OR)
organizational change, 179, 480
organizational change and development, 43–44
organizational dynamics
behavior and, 181–190
communication and, 184–188
coordination and, 188–190
design issues and, 181–184
line functions and, 190–191
process issues in, 181
staff functions and, 190–91
assumptions of, 170
organization(s)
capital, 169–173
defined, 169
organizational learning, 181
organizational structure
access and, 27
defined, 26
heterarchy and, 26, 30
national intelligence reform and, 28–30
definitions and, 171
jurisdiction and, 27
politics of, 26–30
reform of, 28
organizational theory, 159–203
organizational learning, 181
organizational dynamics
behavior and, 181–190
communication and, 184–188
design issues and, 181–184
line functions and, 190–191
process issues in, 181
staff functions and, 190–91
characteristics of, 170
organization(s)
capital, 169–173
defined, 169
organizational learning, 181
organizational structure
access and, 27
defined, 26
heterarchy and, 26, 30
national intelligence reform and, 28–30
jurisdiction and, 27
politics of, 26–30
reform of, 28
organizational theory, 159–203
organization theory, 159–203
cybernetics, 177
formal, 158–163
game theory, 177
Hawthorne studies, 165–166
human relations school of, 165–169
information theory, 177
leadership and, 166–168
modern, 174–81
organizational change and, 43–44
organizational humanism and, 169–173
in perspective, 199–201
principles approach, 163–165
systems theory, 174–176
Taylor’s scientific management model of, 161–163
Weber’s bureaucratic model of, 158–161
organization(s)
alternative forms of, 197–199
centralization, 192–195
communication in, 182–188
coordination in, 189–191
decentralization, 188–190
faith-based, 38
flattening, 195–197
formal theory of, 158–163
leadership in, 166–168, 228
learning, 181
line functions and, 190–191
local governments, 21–25
nonprofit, 38
staff functions in, 190–191
third sector, 38
organized anarchies, 247–248
Osborne, David, 473
OSHA. See Occupational Safety and Health Administration (OSHA)
outsourcing, 385, 429
overhead bureaucracy, 581
overhead democracy, 579
oversight, 28, 32, 46, 66
legislative 32, 80, 87, 95–96
PACE. See Professional and Administrative Career Examination (PACE)
Panama Canal Zone, 321
Papers on the Science of Administration (Gulick and Urwick), 41
Paperwork Reduction Act of 1980, 261, 538
parliamentary form of government, 32–33
Parkland, Florida, 143
Parsons, Talcott, 281–282
PART, See Performance Assessment Rating Tool
participation. See citizen participation
participatory democracy, 57
participative management, 57, 194, 586
partnership, 9, 91, 354, 365, 421, 537, 598
partnerships, 427
Pataki, George, 258
PATCO. See Professional Air Traffic Controllers Organization (PATCO)
PATRIOT Act. See USA PATRIOT Act of 2001
defined, 159
executive impact under, 296, 306
nepotism and, 306
versus merit, 318–319
pay-as-you-go (PAYGO), 408
pay for performance, 348, 361
pay gap, 329
PBGC. See Pension Benefit Guarantee Corporation
bureaucratic involvement and, 9
citizen participation and, 65
dynamics of, 30–32
fragmented nature of, 46, 102
interest groups and, 87–90
intergovernmental relations and, 110, 419
process, 422–426, 432–436
resistance to, 448
role of administrative agencies in, 422
stages of, 432–433
work process agencies and, 20
policy mandates, 64, 576
Political Activities Act of 1939 (Hatch Act), 354–355
political appointees, 21
political capital, 95, 216
political corruption, 236
politically neutral competence, 306
political persuasion or "jawboning", 255, 601
political rationality, 245–247
criteria for, 246
defined as, 245
political support, 82–87, 101
interest groups and, 87–92
methods of obtaining, 81
reciprocity and, 86
political system
administrative values and, 25, 53
bureaucracy and, 51–52
centralization and, 193
political corruption and, 236
political values and, 53
popular sovereignty and, 63
public administration and, 46
representative democracy and, 56
simplified model of, 175
political values, 53–55, 254–255
capitalism and, 56
defined, 53
Politics and Administration (Goodnow), 41
Politics and Administration (W. Wilson), 41
politics-administrative dichotomy, 41–42, 164, 427
politics of regulation, 535–538
popular sovereignty, 54
population growth, 35–36
Port Authority and New York and New Jersey, 133
portal, 301
POSDCORB, 41–42
position classification
defined, 322
problems with, 322–323
posse comitatus, 272
Postindustrialism, 572–573
Post Office Department, 193
Powell, Colin, 269
power, bureaucratic. See bureaucratic power
power vacuum, 31
PPA. See public personnel administration (PPA)
PPB. See personnel procedures board
preemption, 117, 519
presidents. See also chief executives
accountability and, 94
bureaucratic power and, 82–87
crisis situations and, 275–278
efficiency and, 59–60
government regulation and, 557–560
information resource and, 275–278
instrument of control, 94–95
management agenda, 451, 467, 475, 489
political appointees and, 230, 264–270, 289
Presidents Management Agenda (PMA), 467, 475, 486–491
assessing the results, 492–495
evaluating PMA and PART, 495–498
George W. Bush and, 488–492, 508
goals of PMA and NPR, 488
Prince, Eric, 430
principles of administration approach, 41–43, 164–165
Principles of Public Administration (Willoughby), 41
Privacy Act of 1974, 69
private administration, public administration versus, 37–39, 415, 426–432, 572–573, 598
procedural due process, 552–554, 562
procedural fairness, 529, 552–555
procedural rules, 531
productivity
approaches to, 468–473
common problems with, 470
defined, 468
Government Performance and Results Act and, 471
measurement of results and, 468–473
performance management and, 472
productivity bargaining, 344–345
Professional Air Traffic Controllers Organization (PATCO), 340, 345
Professional and Administrative Career Examination (PACE), 326–328, 349
program analysis, 191, 304, 438–439, 468
program evaluation, 452–459
accountability for results, 94
before-versus-after studies, 454
controlled experimentation, 455
defined, 452
designs, 453–454
politics of, 455–459
problems of, 455–459
procedures, 453–454
purposes of, 453
steps in, 436; 440
time frame and, 456
time-trend projection, 454
program evaluation and review technique (PERT), 445
program implementation, 443–452
approaches to, 445–447
defined, 443
dynamics of, 443–445
politics of, 447–452
problems of, 447–452
program managers, 447
program operations, 443
project grants, 125
Proposition 209, 352
public administration
accountability and, 60–63, 94, 505
administrative effectiveness and, 52, 77–78
administrative efficiency, 52, 60, 100
Index 711
administrative values and, 53–56
approaches to the study of, 3–50
American politics and, 36
as field of study, 41–44
budgeting concepts and, 395
bureaucratic representativeness and, 70, 73–76
bureaucratic responsiveness and, 76–77
citizen participation and, 70–73
compared with private administration, 37–40
complexity of, 4, 118–120
concepts and practices, 580–588
Congress and, 13
criticisms of, 10
core functions of, 303–464
decision making and, 209–252
declared, 11
1972
democracy and, 65–78
democracy and bureaucratic power, 51–106
evolution of personnel administration and,
314–331
evolution of, 314–318
examples of, 3–4
Federalism and, 108
formal arrangements of personnel systems
and, 310–313
formal personnel tasks and, 313–319
freedom of information and, 65, 101
interest group influence on, 82–93
intergovernmental relations and, 149–151
managerial role of, 12–13
master’s degree in, 325, 590, 593
New Public Management and, 475
New Public Service and, 475, 506
concluding thoughts and observations
about, 591–603
paradoxes in practice and theory, 572–580, 585–588
political environment of, 78–81, 572–577
political values and, 53–56, 58
private administration versus, 37–40, 573–574
public management versus, 427
representative political values and, 58
results management of, 467–514
regulation, administrative law, and, 515–565
social and governmental environment of, 567–571
social change and, 35–37, 52, 78
specialization and, 36–37
study of, 4–45
theories of, 158–181
U.S. Constitution and, 13
U.S. government and, 14, 22
value changes in, 51–56
public cynicism and distrust, 600
public-employee labor organizations, 334
public-employee strikes, 345–349, 369
Public Health Service (PHS), 16, 92
public-interest groups (PIGs), 71–72
public management, 12, 427
public managers, 45, 62, 180, 222, 238, 306, 481
public personnel administration (PPA),
305–363. See also human resource development (HRD)
affirmative action and, 58, 341–344
alternative systems and, 358–362
civil service and, 336–340
collective bargaining and, 331–336
defined, 306
developments in, 149–354
evolution of, 314–318
implications of, 362–363
in local governments, 309
in national government, 364–366
parisianism and, 59, 318–319, 353–366
perspectives on, 362–363
recruitment and examination, 323–328
recruitment and, 420–461
active support for, 423
assumptions about, 420–421
changing nature of, 422–425
customer service focus and, 420, 414, 420, 443
defined, 422
distributive, 425
passive backing for, 423
planning and analysis, 436–438
policy-making process and, 432–435
productivity and, 468–469
program evaluation, 452–459
project implementation, 442–452
reasoning management and, 479–481
rational choice and, 422
redistributive, 425
regulatory, 426
rewarding employee participation and, 478–481
role of bureaucratic agencies in, 425
self-regulatory, 426
types of, 425–426
public pressures, 33, 46
Pyhrr, Peter, 392
quality circles, 167, 196
quid pro quo transactions, 38
rational decision making model, 209–212
aspects of, 210–212
cost benefit analysis and, 210–211
cost benefit ratios and, 210–211
behavior and, 210
cost benefit analysis and, 210–212
defined, 209
influence of, 210
Reagan, Ronald
AIDS research and, 92
affirmative action and, 58
balanced budget amendment and, 414
block-grants and, 122, 135–136, 149
budgets and, 372, 385, 393
on bureaucracy, 3, 4, 268, 373
central clearance and, 261
Congress and, 260–262
deregulation and, 537–538, 558
economics and, 233, 269
exception principle and, 274
government regulation and, 261–262, 537–538, 557
telerepresentational extensions and, 136–140
Iran-Contra scandal and, 269
decision and, 382
personnel controls and, 264–270
reducing government spending and, 3–4
reorganization and, 260–261, 559
revenue sharing and, 135
role in Iran-Contra, 19, 269
spending cuts and, 262, 404
spending stimulus, 384
Supreme Court appointments, 58
tax reduction and, 412
Reaganomics, 393
reconciliations, 379, 385, 387
reconciliations process, 379, 406
recruitment, 323–328, 363
Reedford, Emmette, 63, 74
redistributive policies, 425
reductions-in-force (RIFs), 268, 291, 344, 364
reflexive goals, 249
regulatory bodies
agency, 520
boards and commissions, 520
criticism of, 520
defined, 520
dependent, 533
independent, 320, 537–451
procedures of, 532–535
structures of, 531–532
regulatory federalism, 145–149
aspects of, 146
defined, 145
Regulatory Policy Office (RPO), 560
regulatory policies, 426
realism and institutionalization, 573
reinventing government, 120, 193, 473–474, 485, 505–506, 589
Reinventing Government (Osborne and
Gaebler), 473
relational leadership, 286
relationship between cost, quality and type of
service, 503
reorganization, 26–27, 34, 189, 270–272, 585
Department of Defense in 1947, 271
Department of Education in 1977, 271
defined, 270
difficulties of, 270, 272
Homeland Security in 2003, 271
prescriptions for, 269–272
representation, 54–56
bureaucratic, 73–76
delegate role, 74
discipline and, 75
ethnic minorities and, 75
trustee role, 74
representative democracy, 56–58
representativeness, 54
reregulation, 359
results-oriented programs, 467, 488
revenues (receipts), 376, 379, 385, 387
revenue sharing. See general revenue
sharing (GRS)
reverse discrimination, 351–353
reverse pyramid, 12, 199, 203
resolution of rising expectations, 572
rewards for government service, 478–481
RIFs. See reductions-in-force
ripple effect, 124, 381
Roosevelt, Franklin D.
“brain trust” and, 318
budgets and, 372
bureaucracy and, 316
economic leadership of, 259
information resources and, 272–273, 275
telerepresentational extensions and, 118
New Deal and, 9, 18, 42, 108, 316, 373
presidential influence and, 372
rise of government complexity and, 108
rise of government regulation and, 522