In the Matter of

INTERNATIONAL ASSOCIATION OF MACHINISTS AND AEROSPACE WORKERS (IAM)  ARB CASE NO. 13-086

Dispute concerning the refusal to promote employees from the classification of Flight Service Specialist I to Flight Service Specialist II and to pay wages accordingly.

BEFORE: THE ADMINISTRATIVE REVIEW BOARD

Appearances:

For the Petitioner:
William H. Haller, Esq.; International Association of Machinists and Aerospace Workers, Upper Marlboro, Maryland

For the Principal Deputy Administrator, Wage and Hour Division:

BEFORE: Paul M. Igasaki, Chief Administrative Appeals Judge; Luis Corchado, Administrative Appeals Judge; and Lisa Wilson Edwards, Administrative Appeals Judge.

FINAL DECISION AND ORDER

This case arises under the McNamara-O’Hara Service Contract Act (SCA), 41 U.S.C.A. § 6701, et seq., (Thomson/Reuters 2011), and its implementing regulations, 24 C.F.R. Parts 4 and 6 (2014). On August 6, 2013, the International Association of Machinists and Aerospace Workers (IAM) petitioned the Administrative Review Board for review of a final written decision of the Principal Deputy Administrator of the Wage and Hour Division (Administrator). The Administrator denied IAM’s request for reconsideration of a determination that Lockheed
Martin Services, Inc. did not violate the SCA by refusing to promote workers employed as flight service specialists and pay a higher wage rate.

On review of IAM’s petition and the Administrator’s Statement, we are persuaded that the Administrator’s June 13, 2013, decision is “reasonable and consistent with law.” In re International Assoc. of Machinists and Aerospace Workers, ARB No. 11-073, slip op. at 5-6 (Jan. 25, 2012). Accordingly, the Administrator’s decision is AFFIRMED, and IAM’s Petition for Review is DENIED.

SO ORDERED.

LISA WILSON EDWARDS
Administrative Appeals Judge

PAUL M. IGASAKI
Chief Administrative Appeals Judge

LUIS A. CORCHADO
Administrative Appeals Judge