FEDERAL LABOR RELATIONS AUTHORITY OPERATING STATUS

At this time, the FLRA remains fully operational. To ensure the safety and health of agency employees, FLRA is maximizing its telework flexibilities, and the vast majority of employees are working remotely during the COVID-19 emergency. Our goal is to take every necessary step to ensure the health of our employees and the parties who practice before us while continuing to provide uninterrupted service. While each office continues to receive filings by mail, facsimile, and the e-Filing system (https://efile.flra.gov/), in order to maximize the ability of employees to telework, the agency will no longer receive in-person filings after 5:00 p.m. Friday, March 20, 2020 until April 30, 2020. If that period of time needs to be extended, another announcement will be made. At this time, all statutory and regulatory requirements for filing and service continue in full effect.

CASE PROCESSING IN THE AUTHORITY

Consistent with applicable regulations, parties may receive correspondence from the Authority’s Office of Case Intake and Publication (CIP) – including acknowledgment notices, orders, and Authority decisions – via facsimile. Please ensure the correct facsimile number has been provided to CIP. Pursuant to Authority Regulations, you may not file documents with the Authority by electronic mail (“email”).

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The FLRA administers the labor-management-relations program for 2.1 million non-Postal federal employees worldwide, approximately 1.2 million of whom are represented in 2,200 bargaining units. It is charged with providing leadership in establishing policies and guidance related to federal-sector labor-management relations and with resolving disputes under, and ensuring compliance with, the Federal Service Labor-Management Relations Statute.