

FLRA NEWS

FEDERAL LABOR RELATIONS AUTHORITY - WASHINGTON, DC 20424

Contact: Gina K. Grippando www.flra.gov FOR IMMEDIATE RELEASE

: Gina K. Grippando www.flra.gov 202-218-7776 FOR IMMEDIATE RELEASE March 23, 2015

FLRA LAUNCHES ELECTRONIC FILING FOR CASES FILED WITH THE OFFICE OF ADMINISTRATIVE LAW JUDGES

The Federal Labor Relations Authority (FLRA) is pleased to announce that today it launched the final phase of its initiative to make electronic filing or "eFiling" available to parties in cases before the FLRA. Parties may now electronically file case documents in unfair-labor-practice (ULP) cases before the FLRA's Office of Administrative Law Judges (OALJ) online using the FLRA's eFiling system. The documents that may be eFiled include answers to complaints, motions, briefs, pre-hearing disclosures, stipulations, and "any other documents as permitted by the eFiling system for the [OALJ]." 5 C.F.R. § 2429.24(f)(15). A Guide to Filing an OALJ Pleading Using the FLRA's eFiling System is available here.

Since 2012, parties have been successfully using the FLRA's eFiling system – accessible at www.FLRA.gov/eFiling – to file: requests for Federal Service Impasses Panel (Panel) assistance in the resolution of negotiation impasses; appeals in arbitration, negotiability, ULP, and representation cases before the Authority – the FLRA's three-Member adjudicatory body; and ULP charges and representation petitions with the Office of the General Counsel (OGC).

Carol Waller Pope, FLRA Chairman, celebrates today's achievement. "I am pleased that the FLRA's parties may now file case documents online with all of the FLRA components and offices that accept case filings – the Panel, the Authority, the OGC, and the OALJ." This important e-Government initiative is enhancing the FLRA's mission efficiency, and is another example of the FLRA's ongoing efforts to better serve its customers and to provide current, useful online tools for Federal employees, the unions that represent them, and Federal agencies in resolving issues under the Federal Service Labor-Management Relations Statute (the Statute).

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 Statute.

###