FLRA GENERAL COUNSEL ANNOUNCES WEB POSTING OF REPRESENTATION CASE LAW OUTLINE

The Federal Labor Relations Authority’s (FLRA’s) General Counsel, Julia Akins Clark, is pleased to provide the labor-management community with a revised and updated edition of the Office of the General Counsel (OGC) Representation Case Law Outline. This Outline is unique because staff of each Regional Office, the FLRA Members, and OGC collaborated to produce it. The Outline, which is available on the OGC web site (http://flra.gov/webfm_send/695), is a very important tool for researching representation case issues. It provides in a single document a collection of representation case law developed under the Federal Service Labor-Management Relations Statute (Statute).

General Counsel Clark stated that “the posting of the Representation Case Law Outline is the latest example of the OGC’s commitment to fulfill a promise made to our parties to provide more training and education opportunities concerning representation rights and obligations under the Statute.” Similar to the ULP Case Law Outline, the Representation Case Law Outline is fully hypertextlinked to each cited decision, statutory provision, and regulation. It allows for instant retrieval of all the cited sources, for more in-depth review and analysis.

Any questions or comments about the Representation Case Law Outline, or about any other information posted on the OGC’s web pages, should be directed to Richard Zorn at 202-218-7743 or by e-mail to rzorn@flra.gov.

The FLRA administers the labor-management relations program for 1.6 million non-Postal Federal employees worldwide, approximately 1.1 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. The OGC is the independent investigative and prosecutorial component of the FLRA. Through its seven regional offices, it investigates, settles, and prosecutes unfair labor practice charges, resolves representation disputes, and provides training to Federal sector parties on improving their labor-management relations.

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