

Delegation of Duties

12. When duties are reassigned between Department of Justice components, what types of processes or protocols should be implemented to ensure transparency, effective implementation of the law, and consistency?

Judgment and Order Filings

13. What was the practical function that a Judgment and Order filing had in litigation?

Definitions

14. Are there any undefined terms in the regulations or statute that would benefit from a definition? If yes, please explain why the term should be defined and what the definition should be. In particular, please consider whether the following terms should be defined and, if so, what the definitions should be:

- “When a stay is lifted”
- “Promptly”
- “Qualified”

Visitors and Witnesses

15. What criteria should be applied regarding access to visitors in the week before the designated execution date?

16. What criteria should be applied to the selection of witnesses who are present during federal executions?

17. To what extent should the federal government limit the number of—or otherwise participate in the selection of—spiritual advisers, attorneys, friends, or relatives who may access a prisoner prior to a designated date of execution?

Generally

18. Are there particular provisions of the November 2020 amendments or the prior regulatory scheme that should be retained, modified, or rescinded and, if so, why?

19. Should any other changes be made to 28 CFR Ch. I, Pt. 26, Subpart A?

Dated: September 21, 2022.

Hampton Y. Dellinger,

Assistant Attorney General, Office of Legal Policy.

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DEPARTMENT OF JUSTICE**Parole Commission****Sunshine Act Meeting**

DATE AND TIME: Tuesday October 4, 2022, at 1 p.m.

PLACE: U.S. Parole Commission, 90 K Street NE, 3rd Floor, Washington, DC.

STATUS: Open.

MATTERS TO BE CONSIDERED:

1. Approval of April 2022 Quarterly Meeting minutes.

2. Verbal Pandemic Updates since October Quarterly Meeting from the Acting Chairman, Commissioner, Acting Chief of Staff/Case Operations Administrator, Case Services Administrator, Executive Officer, and General Counsel.

3. Vote on final rule to modify 28 CFR 2.86, Release on Parole, Recission for Misconduct.

5. Vote on final rule to modify 28 CFR 2.34, Recission of Parole.

6. Wrap-up on jurisdiction over military offenders.

7. Status of Transfer Treaty cases.

8. Update on status of treatment programs (RSAT and Reentry and Sanctions Center Treatment Program).

CONTACT PERSON FOR MORE INFORMATION: Jacquelyn Graham, Staff Assistant to the Chairman, U.S. Parole Commission, 90 K Street NE, 3rd Floor, Washington, DC 20530, (202) 346–7010.

Dated: September 23, 2022.

Patricia K. Cushwa,

Chairman (Acting), U.S. Parole Commission.

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DEPARTMENT OF LABOR**Office of Federal Contract Compliance Programs****Notice of Request Under the Freedom of Information Act for Federal Contractors' Type 2 Consolidated EEO–1 Report Data; Correction**

AGENCY: Office of Federal Contract Compliance Programs, Labor.

ACTION: Notice; correction and extension of deadline to respond.

SUMMARY: The U.S. Department of Labor's Office of Federal Contract Compliance Programs (OFCCP) published a notice in the **Federal Register** on August 19, 2022, providing federal contractors instructions on how to object to the release of their Type 2 EEO–1 Report data, requested under the Freedom of Information Act (FOIA). The notice omitted a hyperlink and referenced a non-functional hyperlink for a collection that is not currently active. Additionally, this corrected notice extends the deadline for contractors to submit written objections to October 19, 2022.

FOR FURTHER INFORMATION CONTACT: Candice Spalding, Deputy Director, Division of Management and Administrative Programs, Office of

Federal Contract Compliance Programs, 200 Constitution Avenue NW, Room C–3325, Washington, DC 20210. Telephone: 1–855–680–0971 (voice) or 1–877–889–5627 (TTY).

SUPPLEMENTARY INFORMATION:**Corrections**

OFCCP makes the following corrections to its August 19, 2022, **Federal Register** notice (87 FR 51145):

On page 51145, column 3, lines 36–42 are corrected to remove the phrase, “see also EEO–1 Joint Reporting Committee, EEO–1 Instruction Booklet 1, https://www.eeoc.gov/employers/eeo1survey/upload/instructions_form.pdf (describing the EEO–1 Report as “jointly developed by the EEOC and OFCCP”).

On page 51145, column 3, the last full sentence, “Although the EEOC and OFCCP jointly collect the EEO–1 data through the JRC, as a practical matter, because the JRC is housed at the EEOC, employers submit their data to the EEOC,” is corrected so the sentence reads as: “Employers submit their data to the EEOC.”

On page 51145, column 3, footnote 2 is removed in its entirety.

On page 51146, column 1, lines 11–12, the phrase “compliance surveys” is replaced with “data collections” so the sentence reads as: “Section 709(e) of Title VII of the Civil Rights Act of 1964 imposes criminal penalties and makes it unlawful for any officer or employee of EEOC from making public the employment data derived from any of its data collections prior to the institution of any proceeding under EEOC’s authority involving such information.”

On page 51146, column 2, line 6 is corrected to remove “[INSERT LINK]” and embed a hyperlink to the OFCCP website at <https://www.dol.gov/agencies/ofccp/submitter-notice-response-portal> and remove “15,000” and replace with “24,000,” to read, “Given OFCCP’s best estimate that the CIR FOIA request covers approximately 24,000 unique Covered Contractors, OFCCP is fulfilling its notification obligation through this **Federal Register** notice, a contemporaneous posting on the OFCCP website, and notification to all federal contractors and federal contractor representatives that have registered and provided electronic mail contact information through the agency’s Contractor Portal and/or have subscribed to OFCCP’s GovDelivery electronic mail listserv.”

Extension of Deadline

The August 19, 2022, **Federal Register** notice provided a deadline of September