## Addressing Workplace Issues: At-A-Glance

The following chart is intended to provide Department of Commerce employees and managers with a quick reference to resources for addressing employment-related issues, concerns, and/or disputes. Employees and managers should not rely solely on the information provided in this chart for guidance. Rather, they should refer to the relevant regulations, policies and procedures cited to ensure that they fully understand, and do not inadvertently waive, any available rights or responsibilities.

Issue/Concern General Employment Issues	Where to Go Employees are encouraged to bring general workplace issues to the attention of their immediate supervisor, prior to pursuing resources outside the organization. If after meeting with the supervisor, the employee believes the issue has not been satisfactorily addressed, s/he should consider raising the issue with the next supervisory level. Employees in a bargaining unit have the option of bringing the matter to the attention of their exclusive representative (union) and have the union discuss the issue with management.	ResourcesGeneral information on a variety of human resources policies and other work/life issues can be found at:Policies   U.S. Department of CommerceEmployees and managers can obtain information and clarification on general employment questions by contacting their servicing human resources office.For all Departmental policies, procedures, and standard requirements, see:Overview   U.S. Department of Commerce To determine if they are covered by a negotiated grievance procedure (NGP), employees should contact their servicing 
Issue/Concern	Where to Go	Resources
Workplace Dissatisfaction	Employees not covered by a NGP may seek redress via the Department's administrative grievance procedure. Employees in a bargaining unit who are dissatisfied with some aspect of employment may seek redress by filing a grievance under the applicable negotiated	Employees not covered by a collective bargaining agreement can find the procedures for initiating an administrative grievance at: <u>http://www.osec.doc.gov/opog/dmp/daos/dao202_771.html</u> To determine if they are covered by the administrative grievance process or a NGP, employees should contact their servicing human resources office.
	grievance procedure. Such employees should contact their exclusive representative for further guidance.	

Issue/Concern	Where to Go	Resources
Performance Reviews	Employees not covered by a NGP or the NGP specifically excludes the issue of performance ratings are covered by the Department's administrative grievance procedure (DAO 202-771). If they wish to grieve the performance rating, score, or payout, they must file a Request for Reconsideration in accordance with the Performance Management System Handbook, the Commerce Alternative Personnel System (CAPS) Operating Manual, or the Alternative Personnel Management System (APMS) Operating Manual, as applicable.	For information on submitting a Request for Reconsideration under the Department's alternative personnel system (CAPS), see CAPS Operating Manual, page 91 at: Network Scan Data (commerce.gov) See guidance in the Performance Management Handbook, Chapter 9, <i>"Reconsideration"</i> at: Performance management handbook (appraisal) - chapter 9   U.S. Department of Commerce
	If they are not satisfied with the decision of the Request for Reconsideration, they must file a formal grievance in accordance with the procedures of the Performance Management Handbook or DAO 202-771, as appropriate.	
	Bargaining unit employees who want to grieve performance related matters must follow the procedures contained in the applicable negotiated grievance procedure. Such employees should contact their exclusive representative for further guidance.	To determine if they are covered by the administrative grievance process or a NGP, employees should contact their servicing human resources office.
Issue/Concern	Where to Go	Resources
Workplace Bullying or Harassment	Employees who believe they are being bullied or harassed in the workplace by a colleague should immediately bring the behavior to the attention of their manager or supervisor.	Supervisors/managers who receive claims of workplace bullying or harassment should take prompt and immediate action to address and correct any inappropriate behaviors before the situation rises to the level of unlawful harassment.
	If an employee believes that someone in her/his management is engaging in the bullying or harassing conduct, s/he is encouraged to report the behavior to the next level in the supervisory chain, or the servicing	Supervisors should also review the Department's Administrative Order 202-955 (if the allegations include harassment prohibited by Federal law), and take immediate action to determine appropriate next steps, including consultation with the servicing human resource office and the Office of General Counsel. This

human resources office.

guidance can be found at: http://www.osec.doc.gov/opog/dmp/daos/dao202\_955.html Any employee who is concerned for her/his safety or the safety of others due to a potential or actual violent situation should contact the Department security office at their workplace (2-2222 in HCHB), Federal Protective Service, or local police immediately.

If an employee believes that she/he is being subjected to harassment based on a protected characteristic (race, color, religion, sex (including pregnancy discrimination), sexual orientation, gender identity, national origin, age (over 40), genetic information, or disability) s/he should see the information below. For additional information on addressing workplace violence, see Addressing Workplace Violence Policy | U.S. Department of Commerce

Issue/Concern	Where to Go	Resources
Discrimination,	Employees, or applicants for employment, who	For a listing of EEO Offices and contacts, see:
Prohibited	believe they are being discriminated against or	Bureau EEO Officers   U.S. Department of Commerce
Harassment and	harassed because of their race, color, religion,	
Retaliation	gender (including sexual harassment and	General information regarding the EEO process, including
	pregnancy discrimination), sexual orientation,	important time limits, can be found at:
	gender identity, national origin, age (40 years	http://www.osec.doc.gov/ocr/publications/quickfacts/qfeeopr
	of age and over), genetic information,	<u>ocess.pdf</u>
	disability, including the provision of reasonable	
	accommodations for qualified applicants and	The Department's policy regarding filing discrimination
	employees with disabilities, and/or retaliation	complaints is available at:
	for raising concerns of discrimination should contact their agency's Equal Employment	http://www.osec.doc.gov/opog/dmp/daos/dao215_9.html
	Opportunity(EEO)/Civil Rights Office to discuss	
	their rights.	
	then rights.	To determine if they are covered by a NGP, employees should
	Employees covered by a NGP also have the	contact their servicing human resources office.
	option of filing a grievance under the NGP.	
	Employees are deemed to have made an	
	election of NGP or EEO with the timely filing of	
	a complaint under whichever forum is elected	
	first. Such employees should contact their	
	exclusive representative for further guidance.	

	Employees of companies that have a contract or subcontract with Commerce who believe they have been discriminated against because of their race, color, sex, sexual orientation, gender identity, religion, national origin, or disability may contact Commerce's or Bureau/Operational Organization's EEO/CR Offices to discuss their rights.	Please refer to the EEO resources above and/or the resources below.
	The employee may also contact the Office of Federal Contract Compliance Programs if s/he believes they have been discriminated against on the bases above and/or their status as a protected veteran.	Any person who believes a contractor has violated its nondiscrimination or affirmative action obligations under Executive Order 11246, as amended; Section 503 of the Rehabilitation Act of 1973, as amended; and the Vietnam Era Veterans' Readjustment Assistance Act of 1974, as amended, should immediately contact:
		The Office of Federal Contract Compliance Programs (OFCCP), U.S. Department of Labor, 200 Constitution Avenue, N.W., Washington, D.C. 20210, 1-800-397-6251 (toll-free) or (202) 693-1337 (TTY). OFCCP may also be contacted by e-mail at <u>OFCCP-Public@dol.gov</u> For more information, see: <u>http://www.dol.gov/ofccp/regs/compliance/pdf/pdfstart.htm</u>
	Alternative dispute resolution (ADR) is available in the EEO process to bring parties together and focus on mutual resolution to the issues in conflict.	To learn more about the EEO ADR process, contact the appropriate EEO Office, or review the information at: <u>http://www.osec.doc.gov/ocr/publications/mediationguide.pdf</u>
Issue/Concern	Where to Go	Resources
Allegations of Fraud, Waste, and Abuse	Employees who believe there is fraud, waste, and abuse or mismanagement related to Department programs and operations should report them to the Office of Inspector General (OIG). This includes alleged or suspected wrongdoing by employees, contractors, grantees, recipients of financial assistance, and others involved in the Department's programs and operations.	For information regarding the OIG jurisdiction and procedures, see: http://www.osec.doc.gov/opog/dmp/daos/dao207 10.html OIG complaint information is available at: https://www.oig.doc.gov/Pages/Hotline.aspx

Issue/Concern	Where to Go	Resources
Whistleblower Retaliation	If an employee suspects that s/he has been retaliated against for whistleblowing, please contact the OIG Hotline or the U.S. Office of Special Counsel (OSC).	For further information, please see OIG's Whistleblower Protection Program page at: <u>https://www.oig.doc.gov/Pages/Whistleblower-Protection-Program.aspx</u>
	Employees may also file complaints with the OSC, which under the Whistleblower Protection Act has the authority to both investigate and prosecute complaints of reprisal against whistleblowing employees.	OIG also designated a Whistleblower Protection Ombudsperson to educate employees about prohibitions on retaliation for protected disclosures, as well as the rights and remedies against retaliation for protected disclosures for those who have made or are contemplating making a protected disclosure. Employees can contact (202)482 -1099 or at wpo@oig.doc.gov for more information on whistleblower protections, rights, and remedies. Please note that the Whistleblower Protection Ombudsperson is not permitted to act as a legal representative, agent, or advocate for current or former employees.
		https://osc.gov/
	Employees covered by a NGP also have the option of filing a grievance about whistleblower retaliation under the NGP. Such employees should contact their exclusive representative for further guidance.	To determine if they are covered by a NGP, employees should contact their servicing human resources office.
Issue/Concern	Where to Go	Resources
Prohibited Personnel Practices	Employees who believe that they have been subjected to employment-related activities that are prohibited in the federal workforce because they violate the merit system or its principles, including discrimination based on marital status and political affiliation, coercing political activities, obstructing competition, granting unfair advantage, nepotism, affecting veteran's preference requirements, and imposing non- disclosure agreements that do not permit whistleblowing, should bring these to the attention of the OSC.	Information on OSC's prohibited personnel practices jurisdiction can be obtained at: <u>Prohibited Personnel Practices Overview (osc.gov)</u>

Issue/Concern Hatch Act Violations	Where to Go Employees who believe that other employees have engaged in prohibited partisan political activities on Government premises, during duty hours, or with the use of Government resources or have otherwise violated the Hatch Act should bring the matter to the attention of OSC, which has exclusive jurisdiction for investigating, and disciplining employees for Hatch Act violations.	Resources Guidance on the Hatch Act can also be found at <u>Hatch Act Overview (osc.gov)</u> and from the Ethics Law and Programs Division web page at <u>www.commerce.gov/ethics</u> or by contacting an ethics attorney at <u>ethicsdivision@doc.gov</u> .
Issue/Concern Adverse Personnel Actions	Where to Go Employees who have been removed from Federal service, suspended for more than 14 days, subjected to reductions in grade or pay, furloughed for 30 days or less, or subjected to OPM suitability determinations, the development and use of examinations, qualification standards, tests and other measurement instruments, denials of restoration of reemployment rights, and certain terminations of probationary employees, can appeal these actions to the Merit Systems Protection Board (MSPB).	Resources To learn more about the MSPB and appeals, visit: http://www.mspb.gov/About/about.htm
	Employees covered by a NGP have the option of appealing to the MSPB or grieving under the applicable NGP. <b>NOTE:</b> Terminations of probationary employees are barred from the scope of the NGP. Such employees should contact their exclusive representative for further guidance.	To determine if they are covered by a NGP, employees should contact their servicing human resources office.

Issue/Concern	Where to Go	Resources
Veterans' Concerns		To learn more about the MSPB and appeals, visit: http://www.mspb.gov/ Veterans can learn more about their rights under the Uniformed Services Employment and Reemployment Rights Act from the Department of Labor at: http://www.dol.gov/vets/programs/userra/userra_fs.htm
	the Department of Labor or the MSPB.	In addition, veterans with questions or concerns regarding their employment rights under the Veterans Employment Opportunities Act information can obtain information from the MSPB by visiting: <u>MSPB Information Sheet No. 9 Veterans Employment</u> <u>Opportunities Act of 1998 (VEOA)</u>

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