FEDERAL LABOR RELATIONS AUTHORITY

607 Fourteenth Street NW., Washington, DC 20424-0001

Chairman
Chief Counsel
Director of External Affairs
Director of Case Management
Member
Chief Counsel
Member
Chief Counsel
Chief Administrative Law Judge
Solicitor
Executive Director
Assistant to the Executive Director
Inspector General
General Counsel
Deputy General Counsel
Director of Operations and Resources Management
Assistant General Counsel For Legal Services
Assistant General Counsel for Appeals
Director, Collaboration and Alternative Dispute Resolution Program

Federal Service Impasses Panel

Chair
Members

Executive Director

Foreign Service Labor Relations Board

Chairman
Members
General Counsel

Foreign Service Impasse Disputes Panel

Chairperson
Members

D ALE CABANISS
K IRK UNDERWOOD
(PAYMENT)
P ETER CONSTANTINE
D ONALD S. WASSERMAN
(PAYMENT)
C AROL W ALLER P OPE
S USAN D. M CLUSKEY
E LI NASH
D AVID M. S MITH
S OLLY J. T HOMAS, JR.
H AROLD D. K ESSLER
F RANCINE C. E ICHLER
D AVID L. F EDER, A CTING
D AVID L. F EDER
C LYDE B. B LANDING, JR.
S TEVEN SVARTZ
R ICHARD L. Z ORN
(PAYMENT)
B ONNIE P. C ASTREY
S TANLEY M. F ISHER, E DWARD F.
H ARTFELD, M ARY E. J ACKSTEIT,
M ARVIN E. J OHNSON, D AVID J.
L ELAND, J OHN G. W OFFORD
H. J OSEPH S CHIMANSKY

The Federal Labor Relations Authority oversees the Federal service labor-management relations program. It administers the law that protects the right of employees of the Federal Government to organize, bargain collectively, and participate through labor organizations of their own choosing in decisions affecting them. The Authority also ensures compliance with the statutory rights and obligations
of Federal employees and the labor organizations that represent them in their dealings with Federal agencies.


Activities
The Authority provides leadership in establishing policies and guidance relating to the Federal service labor-management relations program. In addition, it determines the appropriateness of bargaining units, supervises or conducts representation elections, and prescribes criteria and resolves issues relating to the granting of consultation rights to labor organizations with respect to internal agency policies and governmentwide rules and regulations. It also resolves negotiability disputes, unfair labor practice complaints, and exceptions to arbitration awards. The Chair of the Authority serves as the chief executive and administrative officer.

The General Counsel of the Authority investigates alleged unfair labor practices, files and prosecutes unfair labor practice complaints before the Authority, and exercises such other powers as the Authority may prescribe.

The Federal Service Impasses Panel, an entity within the Authority, is assigned the function of providing assistance in resolving negotiation impasses between agencies and unions. After investigating an impasse, the Panel can either recommend procedures to the parties for the resolution of the impasse or assist the parties in resolving the impasse through whatever methods and procedures, including factfinding and recommendations, it considers appropriate. If the parties do not arrive at a settlement after assistance by the Panel, the Panel may hold hearings and take whatever action is necessary to resolve the impasse.

The Foreign Service Labor Relations Board and the Foreign Service Impasse Disputes Panel administer provisions of chapter 2 of the Foreign Service Act of 1980 (22 U.S.C. 3921), concerning labor-management relations. This chapter establishes a statutory labor-management relations program for Foreign Service employees of the U.S. Government. Administrative and staff support is provided by the Federal Labor Relations Authority and the Federal Service Impasses Panel.

Regional Offices—Federal Labor Relations Authority

<table>
<thead>
<tr>
<th>City/Address</th>
<th>Director</th>
<th>Telephone</th>
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<tbody>
<tr>
<td>Atlanta, GA</td>
<td>Nancy A. Speight</td>
<td>404–331–5212</td>
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<tr>
<td>Boston, MA</td>
<td>Richard D. Zaiger, Acting</td>
<td>617–424–5730</td>
</tr>
<tr>
<td>Chicago, IL</td>
<td>William E. Washington</td>
<td>312–353–6306</td>
</tr>
<tr>
<td>Dallas, TX</td>
<td>James Petrucci</td>
<td>214–767–4996</td>
</tr>
<tr>
<td>Denver, CO</td>
<td>Marjorie K. Thompson</td>
<td>303–844–5224</td>
</tr>
<tr>
<td>San Francisco, CA</td>
<td>Gerald M. Cole</td>
<td>415–356–5000</td>
</tr>
<tr>
<td>Washington, DC</td>
<td>Michael W. Doheny</td>
<td>202–482–6700</td>
</tr>
</tbody>
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Sources of Information

Employment Employment inquiries and applications may be sent to the Director of the Human Resources Division.

Phone, 202–482–6660.

Public Information and Publications
The Authority will assist in arranging reproduction of documents and ordering transcripts of hearings. Requests for publications should be submitted to the Assistant to the Executive Director.

Reading Room  Anyone desiring to inspect formal case documents or read agency publications may use facilities of the Authority’s offices.

Speakers  To give agencies, labor organizations, and other interested persons a better understanding of the Federal service labor-management relations program and the Authority’s role and duties, its personnel participate as speakers or panel members before various groups. Requests for speakers or panelists should be submitted to the Office of the Chairman (phone, 202–482–6530); or to the Deputy General Counsel (phone, 202–482–6680).


FEDERAL MARITIME COMMISSION
800 North Capitol Street NW., Washington, DC 20573–0001

Chairman  HAROLD J. CREEL, JR.
Commissioners  JOSEPH E. BRENNAN, ANTHONY M. MERCK, JOHN A. MORAN, DELMOND J.H. WON
General Counsel  THOMAS PANEPIANCO
Secretary  BRYANT L. VANBRARKE
Chief Administrative Law Judge  NORMAN D. KLINE
Director, Office of Equal Employment Opportunity  ALICE M. BLACKMON
Inspector General  TONY P. KOMINOTH
Executive Director  BRUCE A. DOMBROWSKI
   Deputy Executive Director  FLORENCE A. CARR
   Director, Bureau of Consumer Complaints and Licensing  SANDRA L. KUSUMOTO
   Director, Bureau of Enforcement  VERN W. HILL
   Director, Bureau of Trade Analysis  AUSTIN L. SCHMITT

The Federal Maritime Commission regulates the waterborne foreign commerce of the United States, ensures that U.S. international trade is open to all nations on fair and equitable terms, and protects against unauthorized, concerted activity in the waterborne commerce of the United States. This is accomplished through maintaining surveillance over steamship conferences and common carriers by water; reviewing agreements between persons subject to the Shipping Act of 1984; enforcing prohibitions against discriminatory acts and other prohibited practices of shippers, carriers, and other persons subject to the shipping statutes; and ensuring that adequate levels of financial responsibility are maintained for indemnification of passengers.