

E. INJUNCTIONS AFTER ALJ ISSUES DECISION

OVERVIEW:

After issuance of an ALJD, as applicable, the Regions address matters concerning injunctions.

OBJECTIVE:

To provide guidance concerning advising district courts of the dismissal of a complaint; settlement of injunction matters; and injunctions after issuance of an Authority decision and order.

1. **ALJ RECOMMENDS THAT COMPLAINT BE DISMISSED AFTER APPROPRIATE TEMPORARY RELIEF OBTAINED:**

If subsequent to obtaining appropriate temporary relief, an ALJ recommends that the complaint be dismissed, in whole or in part, the Region, in accordance with § [2423.10](#)(d), informs the district court which granted the temporary relief of the possible change in circumstances arising out of the ALJD.

2. **SETTLEMENT OF INJUNCTION MATTER AND THE ULP AFTER ISSUANCE OF ALJD:**

The Regions continue to pursue settlement of the injunction action and the underlying ULP complaint even after an ALJ issues a decision. The Regions attempt to resolve both matters simultaneously, although RDs have discretion to resolve only the injunction action if it will effectuate the purposes and policies of the Statute.

3. **INJUNCTIONS AFTER ISSUANCE OF AN AUTHORITY DECISION AND ORDER:**

Pursuant to § [7123](#)(c) of the Statute, upon the filing of a petition for judicial review by party or a petition for enforcement by the Authority with a United States circuit court of appeals, the court has jurisdiction to grant any temporary relief (including a restraining order). The Authority's Solicitor's Office represents the GC in court.

Q [Part 1, Chapter E](#) concerning Injunctions.