



# FLRA NEWS

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## **The FLRA Issues a Final Rule Regarding In-Person Filing with the Authority's Office of Case Intake and Publication.**

Today, the Federal Labor Relations Authority (the FLRA) issued a [Federal Register Notice adopting a final rule](#) concerning documents filed with [the Authority](#), the FLRA's three-Member decisional component, through the Authority's Office of Case Intake and Publication (CIP). Specifically, the final rule revises 5 C.F.R. § 2429.24(a) to specify that, if parties wish to file documents with CIP in person, then they must schedule an appointment at least one business day in advance.

The [final rule](#) also makes minor technical and formatting changes to § 2429.24(a), including clarifying that documents filed with CIP through the FLRA's electronic-filing system must be filed no later than 11:59 p.m. EST on the date they are due. The final rule does not apply to documents filed with the FLRA's General Counsel, Regional Directors, or Administrative Law Judges.

The final rule will take effect on December 18, 2023.

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*The FLRA administers the labor-management relations program for 2.1 million non-Postal federal employees worldwide, approximately 1.2 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 Federal Service Labor-Management Relations Statute.*