On or about May 11, 2022, the Union learned that the Agency had unilaterally changed and distributed to bargaining unit staff for their completion a telework agreement form that was previously negotiated and agreed upon between the parties. The changes to the form were made without providing the Union notice and without providing the Union the opportunity to bargain over the changes made. Some of the changes made eliminated available schedules and changed processes. The Union requests that the Agency cease and desist using the telework form that they unilaterally changed until the parties have the opportunity to meet bargaining obligations over the form. The Agency’s actions have resulted in a chilling effect that the Union has no involvement. By its actions, the Agency is interfering with, restraining, and coercing the exclusive representative in its ability to represent the EEOC bargaining unit. This charge is related to AT-CA-22-0353.
INSTRUCTIONS FOR COMPLETING FORM 22

General

Use this form if you are charging that a labor organization or its agents committed an unfair labor practice under paragraph (b) and/or (c) of section 7116 of the Federal Service Labor-Management Relations Statute. File an original form with the appropriate Regional Director, Federal Labor Relations Authority. If you do not know that address, contact the Office of the General Counsel, Federal Labor Relations Authority, (202) 218-7910. If filing the charge by fax, you need only file a fax-transmitted copy of the charge (with required signature) with the Region. You assume responsibility for receipt of a charge. A charge is a self-contained document without a need to refer to supporting evidence and documents that are also submitted to the Regional Director along with the charge. If filing a charge by fax, do not submit supporting evidence and documents by fax. See 5 CFR Part 2423 for an explanation of unfair labor practice proceedings and, in particular, §§ 2423.4 and 2423.6, which concern the contents, filing, and service of the charge and supporting evidence and documents.

Instructions for filling out each numbered box

#1a. Give the full name of the labor organization (including the name of the local and number and its national or international affiliation, if any) you are charging and the mailing address, including the street number, city, state, zip code. If you are charging more than one labor organization with the same act, file a separate charge for each labor organization.

#1b. Give the full name, title and other contact information for the labor organization’s representative. Be as specific and as accurate as possible.

#2a. Give the full name of the Charging Party and the mailing address, including the street number, city, state, zip code. If a union, and affiliated with a national organization, give both the national affiliation and local designation. If an agency, give the name of the agency and, if applicable, component.

#2b. Give the full name, title, and other contact information for you or your representative. Providing all available contact information, especially e-mail addresses, will assist the investigation of your charge.

#3a. It is important that the basis for the charge be brief and factual, rather than opinion. Describe what happened that constitutes an unfair labor practice, who did it, where it occurred and when.
   - Give dates and times of significant events as accurately as possible.
   - Give specific locations when important, e.g., “The meeting was held in the auditorium of Building 36.”
   - Identify who was involved by title, e.g., “Chief Steward Pat Jones” or “Lou Smith, the File Room Supervisor.”
   - Tell what happened, in chronological order.

#3b. Identify which one or more of the following subsections of 5 U.S.C. 7116(b), and/or (c) has or have allegedly been violated. List all sections allegedly violated:

   7116(b) For the purpose of this chapter, it shall be an unfair labor practice for a labor organization-
   (1) to interfere with, restrain, or coerce any employee in the exercise by the employee of any right under this chapter;
   (2) to cause or attempt to cause an agency to discriminate against any employee in the exercise by the employee of any right under this chapter;
   (3) to coerce, discipline, fine, or attempt to coerce a member of the labor organization as punishment, reprisal, or for the purpose of hindering or impeding the member's work performance or productivity as an employee or the discharge of the member's duties as an employee;
   (4) to discriminate against an employee with regard to the terms or conditions of membership in the labor organization on the basis of race, color, creed, national origin, sex, age, preferential or nonpreferential civil service status, political affiliation, marital status, or handicapping condition;
   (5) to refuse to consult or negotiate in good faith with an agency as required by this chapter;
   (6) to fail or refuse to cooperate in impasse procedures and impasse decisions as required by this chapter;
   (7) (A) to call, or participate in, a strike, work stoppage, or slowdown, or picketing of an agency in a labor-management dispute if such picketing interferes with an agency's operations, or (B) to condone any activity described in subparagraph (A) of this paragraph by failing to take action to prevent or stop such activity; or
   (8) to otherwise fail or refuse to comply with any provision of this chapter.

#3c. If you or anyone else that you know of has raised this same matter in another forum, check the appropriate box or boxes.

#4. Type or print your name. Then sign and date the charge attesting to the truth of the charge and that you have served the charged party (individual named in box #1b). Check the box or boxes for all the methods by which you served the charge. You may serve the charge by e-mail only if the Charged Party has agreed to be served by e-mail.