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.