

UNITED STATES OF AMERICA FEDERAL LABOR RELATIONS AUTHORITY

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FOR FLRA USE ONLY		
Case No.		
Date Filed		

1. AGENCY AGAINST WHICH CHARGE IS BROUGHT	2. CHARGING PARTY			
a. Name of Charged Agency (include address, city, state, & ZIP) U.S. Department of Veterans Affairs 810 Vermont Avenue NW Washington, DC 20420	lame of Charging Party (include address, city, state, & ZIP) nerican Federation of Government Employees, AFL-CIO national VA Council #53 OF St NW ashington, DC 20001			
b. Agency Representative (include name, title, address) Denise Biaggi-Ayer, Executive Director Office of Labor Management Relations U.S. Department of Veterans Affairs 1575 I St NW, 2nd Floor Washington, DC 20420	b. Charging Party Representative (include name, title, address) Thomas Dargon, Jr., Deputy General Counsel, NVAC American Federation of Government Employees, AFL-CIO Office of the General Counsel 80 F St NW Washington, DC 20001			
tel. 202-461-4009 fax 202-461-4075	tel. 202-639-6424 fax 202-379-2928			
e-mail denise.biaggi-ayer@va.gov	e-mail thomas.dargon@afge.org			
3. BASIS OF THE CHARGE				
a. Set forth a clear and concise statement of the facts constituting the alleg	ged unfair labor practice, including date and location of the particular acts.			
In April 2024, and perhaps earlier, VA representatives from the Personnel Security Office began contacting AFGE bargaining unit employees by email and instructing them to complete documentation and submit sensitive information in connection with an "internal, VA-wide audit to reconcile any positions with previous background investigations not commensurate to their risk level. The purpose of this notification is to inform you that this review resulted in a determination that you are due for a reinvestigation or an updated background investigation." AFGE BUEs were then instructed to review emails from the National Background Investigation Services (NBIS), complete multiple questionnaires from NBIS, submit a completed version of OF-306 and SF-85P to local HR officials with unredacted Social Security Numbers, and other actions. These tasks took AFGE BUEs a substantial amount of time to complete and adversely impacted their ability to meet their performance standards. The Department did not notify AFGE/NVAC as the exclusive representative or provide an opportunity to bargain. Accordingly, the Department violated 5 U.S.C. 7116(a). The Union requests that the Department be ordered to cease and desist this unlawful conduct, provide a status quo ante remedy, and distribute a remedial notice posting.				
b. Which subsection(s) of 5 U.S.C. 7116(a) do you believe the Agency has v	iolated? (1) ■ (2) □ (3) □ (4) □ (5) ■ (6) □ (7) □ (8) ■			
c. Have you or anyone else raised this matter in any other procedure? ☐ Grievance Procedure ☐ Equal Employment Opportunity Commission ☐ Other Administrative or Judicial Proceeding ☐ Negotiability Appea	•			
4. DECLARATION				
Thomas Dargon, Jr.	UNISHED BY FINE AND IMPRISONMENT, 18 U.S.C. 1001. eck all appropriate boxes] cial Delivery			
Type or Print Your Name Yo	ur Signature Date			

INSTRUCTIONS FOR COMPLETING FORM 22:

General

Use this form if you are charging that a federal agency committed an unfair labor practice under paragraph (a) 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, go to the FLRA's website at www.flra.gov or 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 C.F.R. 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 agency, and component if applicable, you are charging and the mailing address, including the street number, city, state, zip code. If you are charging more than one agency or component with the same act, file a separate charge for each agency or component.
- #1b. Give the full name, title, and other contact information for the agency's representative. Be as specific and as accurate as possible.
- **#2a.** Give the full name of the union or individual filing the charge and the mailing address, including the street number, city, state, zip code. If the union is affiliated with a national organization, give both the national affiliation and local designation.
- **#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(a) has or have allegedly been violated. Subsection (1) has already been selected for you because a violation of (2) through (8) is an automatic violation of (1). List all sections allegedly violated:
 - 7116(a) For the purpose of this chapter, it shall be an unfair labor practice for an agency-
 - (1) to interfere with, restrain, or coerce any employee in the exercise by the employee of any right under this chapter;
 - (2) to encourage or discourage membership in any labor organization by discrimination in connection with hiring, tenure, promotion, or other conditions of employment;
 - (3) to sponsor, control, or otherwise assist any labor organization, other than to furnish, upon request, customary and routine services and facilities if the services and facilities are also furnished on an impartial basis to other labor organizations having equivalent status;
 - (4) to discipline or otherwise discriminate against an employee because the employee has filed a complaint, affidavit, or petition, or has given any information or testimony under this chapter;
 - (5) to refuse to consult or negotiate in good faith with a labor organization as required by this chapter;
 - (6) to fail or refuse to cooperate in impasse procedures and impasse decisions as required by this chapter;
 - (7) to enforce any rule or regulation (other than a rule or regulation implementing section 2302 of this title) which is in conflict with any applicable collective bargaining agreement if the agreement was in effect before the date the rule or regulation was prescribed; 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.