## **Data Collection Report Executive Order 13839**

## Promoting Accountability and Streamlining Removal Procedures Consistent with Merit System Principles

Executive Order (EO) 13839, signed by the President on May 25, 2018, requires executive agencies (as defined in section 105 of title 5, U.S. Code, excluding the Government Accountability Office (agencies)) to further facilitate a Federal supervisor's ability to promote civil servant accountability while simultaneously recognizing each employee's procedural rights and protections. To ensure the complete collection of data, we are also collecting data from military departments, as defined in section 102 of title 5, U.S. Code. To obtain comprehensive data for the Federal workforce, this form collects information for Senior Executive Service (SES) members, Administrative Law Judges (ALJs) as well as competitive service and excepted service (non-SES) employees. Please use the submit button below to provide the completed form to OPM's Accountability and Workforce Relations office.

Fiscal Year:	2020	Executive Agency	7:
Point of Conta	nct Name:	Point of Contact Email:	Point of Contact Phone Number:
Q1: Does your agenc	ey have SES employee	es? [Please select the appropriate	box]
YES	NO	If <b>NO</b> , please mark only the ap	ppropriate boxes below
Q2: Does your agend	ey have ALJ employee	es? [Please select the appropriate	box]
YES	NO	If <b>NO</b> , please mark only the ap	ppropriate boxes below
<b>Q3:</b> How many emplospecific term?	loyees were serving in	a probationary period or trial pe	riod or otherwise employed for a
Non-SES		SES	ALJ

Non-SES	SES	ALJ	
Q4: How many employees were reprim	anded in writing?		
Non-SES	SES	ALJ	
Q5: How many employees were afforded an opportunity period under 5 U.S.C. § 4302(c)(6)?			
Non-SES			
<b>Q5a:</b> Of this number, how many employees received an opportunity period greater than 30 days?			
Non-SES			
Q6: How many of the following adverse actions were taken against employees?			
Removal under chapter 75 of title 5, United States Code:			
Non-SES	SES	ALJ	

Q3a: Of this number, how many employees were removed?

Reduction in grade or equivalent under chapter 75 of title 5, United States Code:			
Non-SES	ALJ		
Reduction in pay or equivalent under chapt	ter 75 of title 5, United States Code:		
Non-SES	ALJ		
Reduction in pay or equivalent under chapt	ter 53 of title 5, United States Code, for disciplinary reasons:		
SES			
Suspension of 14 days or less under chapte	er 75 of title 5, United States Code:		
Non-SES	ALJ		
Suspension of greater than 14 days under chapter 75 of title 5, United States Code:			
Non-SES	SES ALJ		
<b>Q7:</b> How many agency decisions were issued on proposed removals taken under chapter 75 of title 5, United States Code?			
Non-SES	SES		
<b>Q7a:</b> Of this number, how many agency decisions were not issued within 15 business days of the end of the employee's reply period?			
Non-SES	SES		

which required the 30-day advar	ace written notice? <sup>1</sup>	
Non-SES	SES	
<b>Q8a:</b> Of this number, how many 6	employees (or SES members) rece	ived written notice in excess of the 30 days
Non-SES	SES	
<b>Q9:</b> How many agency settlement personnel actions?	t agreements were reached with emp	ployees arising out of adverse
Non-SES	SES	ALJ
<b>Q9a:</b> Of this number, how many s	settlement agreements included the f	following key terms?
Last chance/abeyance agreement	:	
Non-SES	SES	ALJ
Payment of back pay:		
Non-SES	SES	ALJ
Reassignment:		
Non-SES	SES	ALJ

**Q8:** How many adverse personnel actions were taken for which employees received the 30-day advance written notice requirement of chapter 75, or how many actions were taken under 5 CFR part 359 against SES members

<sup>&</sup>lt;sup>1</sup> While not specifically expressed by the Executive Order, this question is expanded to include actions taken beyond 5 U.S.C. § 7513(b)(1). Only those 5 CFR part 359 personnel actions with a 30-day advance written notice period should be reported.

Non-SES	SES	ALJ	
Waiver of appeal rights:			
Non-SES	SES	ALJ	
Payment of attorney/legal fees:			
Non-SES  Removal of inaccurate information or co	SES  correction of an action taken illegally or in	ALJ error:	
Non-SES	SES	ALJ	
Other key terms (as applicable):			
Q10: In how many instances was litigation used to resolve matters pertaining to adverse actions taken against employees?			
Non-SES	SES	ALJ	

Retirement/Resignation:

Appeal dismissed:		
Non-SES	SES	ALJ
Action upheld:		
Non-SES	SES	ALJ
Action mitigated:		
Non-SES	SES	ALJ
Action reversed:		
Non-SES	SES	ALJ
Settlement:		
Non-SES	SES	ALJ
Other: Non-SES	SES	ALJ

Q10a: Of this number, how many cases were resolved as follows?

Note: If there are any discrepancies in the data above, please submit an explanation with your submission.

