

§ 1612.14

(1) Since the Commission's practice of conducting weekly meetings began in 1975, proposed litigation against title VII respondents has been a regular agenda item. The tenth exemption of the Government in the Sunshine Act, 5 U.S.C. 552b(c)(10), exempts the discussion of these matters from the open meeting requirements of the Act.

(2) Thus, the Commission has determined that a majority of its meetings or portions thereof may properly be closed to the public under the tenth exemption of the Sunshine Act, and that paragraph (d)(4) of the Sunshine Act is properly relied upon in promulgating the Commission's regulation in paragraph (a) of this section.

§ 1612.14 Judicial review.

Any person may bring an action in a United States District Court to challenge or enforce the provisions of this part. Such action may be brought prior to or within sixty (60) calendar days after the meeting in question, except that if proper public announcement of the meeting is not made, the action may be instituted at any time within sixty (60) days after such announcement is made. An action may be brought where the agency meeting was held or in the District of Columbia.

PART 1614—FEDERAL SECTOR EQUAL EMPLOYMENT OPPORTUNITY

Subpart A—Agency Program To Promote Equal Employment Opportunity

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 - 1614.102 Agency program.
 - 1614.103 Complaints of discrimination covered by this part.
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 - 1614.106 Individual complaints.
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- 1614.307 Organization of Special Panel.
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- 1614.405 Decisions on appeals.
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Subpart E—Remedies and Enforcement

- 1614.501 Remedies and relief.
- 1614.502 Compliance with final Commission decisions.
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Subpart G—Procedures Under the Notification and Federal Employee Anti-discrimination and Retaliation Act of 2002 (No FEAR Act)

- 1614.701 Purpose and scope.
- 1614.702 Definitions.
- 1614.703 Manner and format of data.
- 1614.704 Information to be posted—all Federal agencies.
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