KNOW YOUR RIGHTS
Pay Transparency

OFCCP Makes it Safe for People to Ask About, Discuss, and Disclose Their Pay

1. What is employment discrimination based on inquiring about, discussing or disclosing my pay or that of other employees?
   This type of discrimination generally exists where an employer takes an adverse employment action against employees or job applicants because they inquired about, discussed, or disclosed their own compensation or the compensation of other employees or applicants. One example is an employer firing an employee because she discussed her salary with another employee. Another example is an employer decreasing an employee’s work hours because he asked his coworkers about their rates of overtime pay.

2. What are my rights?
   Under Executive Order 11246, you have the right to inquire about, discuss, or disclose your own pay or that of other employees or applicants. You cannot be disciplined, harassed, demoted, terminated, denied employment, or otherwise discriminated against because you exercised this right. However, this right is subject to certain limited exceptions.

3. Are contractors prohibited from having formal and informal pay secrecy policies?
   Yes. Contractors are generally prohibited from having policies that prohibit or tend to restrict employees or job applicants from discussing or disclosing their pay or the pay of others. For example, a contractor’s policy that prohibits employees from talking to each other about end-of-the-year bonuses would be considered a violation, as it prohibits employees from discussing their compensation.

4. What is considered pay?
   Pay generally refers to any payments made to an employee, or on behalf of an employee, or offered to an applicant. This includes but is not limited to salary, wages, overtime pay, shift differentials, bonuses, commissions, vacation and holiday pay, allowances, insurance and other benefits, stock options and awards, profit sharing, and retirement.

5. Does the protection include employer defenses or exceptions?
   Yes. The Executive Order provides contractors with two ways to justify or defend actions taken that might otherwise be seen as discriminatory and prohibited: the “essential job functions” defense, and the general, or “workplace rule” defense.

6. What are “essential job functions” under the Executive Order?
   The term “essential job functions” means the fundamental job duties of the employment position an individual holds. A job function may be considered essential if:
   • The access to the amount of pay provided to employees or offered to applicants, salary structures and market studies related pay and policies related to setting or changing employee pay are necessary in order to perform that function or another routinely assigned business task; or
   • The function or duties of the position include protecting and maintaining the privacy of employee personnel records, including amounts and types of pay provided to employees, salary structures, market studies related to pay, and policies related to setting or changing an employees pay.
7. What is the “essential job functions” defense?
Under the “essential job functions” defense, a contractor can defend against a claim of discrimination by showing that it took adverse action against an employee because the employee (a) had access to the compensation information of other employees or applicants as part of his or her essential job duties and (b) disclosed that compensation information to individuals who did not otherwise have access to it.

However, even employees who have access to compensation information as part of their essential job functions may discuss, disclose, or inquire about compensation in some instances. For example, they can:
• Discuss or disclose the pay of applicants or employees in response to a formal complaint or charge; as a part of an investigation, proceeding, hearing, or action, including an investigation conducted by the employer; or in accordance with the contractor’s legal duty to furnish information.
• Discuss their own pay with other employees.
• Discuss possible pay disparities involving other employees with a contractor’s management official or while using the contractor’s internal complaint process.
• Discuss or disclose amount or types of pay of other applicants or employees based on information received through means other than access granted through their essential job functions.

8. What is the “workplace rule” defense?
Under the “workplace rule” defense, a contractor can defend against a claim of discrimination by showing that it took adverse action against an employee for violating a consistently and uniformly applied company rule. The rule must not prohibit, or tend to prohibit, employees or applicants from discussing or disclosing their compensation or that of a co-worker or job applicant. Examples of “workplace rules” may include rules on the use of leave and the length of breaks.

9. Does my employer have to tell me what other employees are being paid?
No. Executive Order 11246 does not require employers to provide employees or job applicants with information on the pay of other employees or applicants.

10. Who does OFCCP protect?
OFCCP protects the rights of employees and job applicants of companies doing business with the Federal Government. This includes employees at banks, information technology firms, meat packing plants, retail stores, manufacturing plants, accounting firms, and construction companies, among others.

Filing a Complaint

11. What can I do if I believe my employer discriminated against me because I asked about, discussed, or disclosed my pay or the pay of another employee or applicant?
You can file a complaint with OFCCP. You do not need to know with certainty that your employer is a federal contractor or subcontractor to file a complaint.

12. How do I file a complaint with OFCCP?
You may file a discrimination complaint by:
• Completing and submitting a form online through OFCCP’s Web site;
• Completing a form in person at an OFCCP office; or
• Mailing, e-mailing or faxing a completed form to the OFCCP regional office that covers the location where the alleged discrimination occurred.

The form is available online at http://www.dol.gov/ofccp/regs/compliance/pdf/pdfstart.htm and in paper format at all OFCCP offices. To find the office nearest you, visit the online listing of OFCCP offices at http://www.dol.gov/ofccp/contacts/ofnation.htm. You must remember to sign your completed complaint form. If you fail to do so, OFCCP will still take your complaint but an OFCCP investigator will ask you to sign the form during a follow-up interview. Complaints alleging discrimination for discussing, disclosing, or inquiring about pay must be filed within 180 days from the date of the alleged discrimination, unless the time for filing is extended for good cause. The same 180-day time frame applies to complaints alleging discrimination based on race, color, religion, sex, sexual orientation, gender identity, or national origin.

13. Can my employer fire, demote, or treat me less favorably because I filed a complaint?
No. It is illegal for your employer to retaliate against you for filing a complaint or participating in an investigation. OFCCP’s regulations protect you from harassment, intimidation, threats, coercion, or retaliation for asserting your rights.

Yes, if you file with both OFCCP and EEOC, your complaint will be investigated by the appropriate agency. In some instances, OFCCP and EEOC may decide to work together to investigate your complaint.

OFCCP generally keeps complaints filed against federal contractors that allege discrimination based on discussing, disclosing, or inquiring about pay. OFCCP also generally keeps complaints filed against federal contractors where there appears to be a pattern of discrimination that affects a group of employees or applicants, and those that allege discrimination based on a person’s sexual orientation or gender identity, disability, or protected veteran status.

15. What will happen if there is a finding that I was a victim of employment discrimination?
You may be entitled to a remedy that places you in the position you would have been in if the discrimination had never happened. You may be entitled to be hired, promoted, reinstated, or reassigned. You may also be entitled to receive back pay, front pay, a pay raise, or some combination of these remedies. In addition, if OFCCP finds that the federal contractor or subcontractor discriminated, OFCCP could seek to have the company debarred or removed from consideration for future federal contracts or have the company’s current contracts or contract modifications cancelled.

For more information:
The U.S. Department of Labor Office of Federal Contract Compliance Programs 200 Constitution Avenue, NW Washington, D.C. 20210
1-800-397-6251 TTY: 1-877-889-5627 www.dol.gov/ofccp

Please note that this fact sheet provides general information. It is not intended to substitute for the actual law and regulations regarding the program described herein.