Federal Register – June 2024

Procedures for Previously Exempt State and Local Government Employee Complaints of Employment Discrimination Under Section 304 of the Government Employee Rights Act of 1991, 89 Federal Register 47850, June 4, 2024 **FINAL RULE**: The Equal Employment Opportunity Commission (EEOC or Commission) is amending its existing regulations by which State and local government employees who were previously exempt from coverage under title VII of the Civil Rights Act of 1964 (title VII) may bring claims of employment discrimination pursuant to the Government Employee Rights Act of 1991 (GERA). The amendments explicitly provide for digital transmission of documents, update the regulation based upon the text of other regulations or statutes, and make a number of editorial revisions to improve clarity and correct errors. **EFFECTIVE DATE**: July 5, 2024

<u>Uniform Administrative Requirements, Cost Principles,</u> <u>and Audit Requirements, 89 Federal Register 48131,</u> June 5, 2024 **GUIDANCE**: This document announces the availability of the 2024 Compliance Supplement (2024 Supplement) for the Office of Management and Budget's guidance on uniform administrative requirements, cost principles, and audit requirements for Federal awards. This document also offers interested parties an opportunity to comment on the 2024 Supplement. This document

EFFECTIVE DATE: June 30, 2024 **COMMENTS DUE**: August 5, 2024

State of Ohio et al. v. National Collegiate Athletics Association; Proposed Final Judgment and Competitive Impact Statement, 89 Federal Register 49194, June 11, 2024 **NOTICE**: Notice is hereby given pursuant to the Antitrust Procedures and Penalties Act, 15 U.S.C. 16(b)-(h), that a proposed Final Judgment, Stipulation, and Competitive Impact Statement have been filed with the United States District Court for the Northern District of West Virginia in State of Ohio et al. v. National Collegiate Athletics Association, Civil Action No. 1:23cv-100. On January 18, 2024, the United States, along with ten states (including the Commonwealth of Virginia) and the District of Columbia, filed an Amended Complaint alleging that the NCAA's Division I rule requiring student athletes who transfer between institutions to complete a year in residence before being eligible to compete in intercollegiate contests unreasonably restrained trade in violation of section 1 of the Sherman Act, 15 U.S.C. 1. The proposed Final Judgment, filed on May 30, 2024, requires the NCAA to refrain from enforcing the offending rules and to restore eligibility to certain affected student athletes.

FINAL JUDGMENT DATE: May 30, 2024 COMMENTS DUE: Within 60 days

<u>Enforcement of Copyrights and the Digital Millennium</u> <u>Copyright Act, 89 Federal Register 52364, June 24, 2024</u> FINAL RULE: This document adopts as final, with some changes, proposed amendments to the U.S. Customs and Border Protection (CBP) regulations pertaining to importations of merchandise that violate or are suspected of violating the copyright laws, including the Digital Millennium Copyright Act (DMCA), in accordance with title III of the Trade Facilitation and Trade Enforcement Act of 2015 (TFTEA). The amendments set forth in this document clarify the definition of "piratical articles," simplify the detention process involving goods suspected of

	violating the copyright laws, and prescribe new regulations
	enforcing the DMCA.
	EFFECTIVE DATE: August 23, 2024
Financial Value Transparency and Gainful Employment:	NOTICE : The Secretary announces the list of applicable CIP
<u>List of Approved Classification of Instructional Program</u>	codes for qualifying graduate programs that have an extended
(CIP) Codes for Qualifying Graduate Programs, 89	earnings measurement period under the Financial Value
Federal Register 52986, June 28, 2024	Transparency and Gainful Employment regulations.
Virginia Register – June 2024	
No regulations relevant to higher ed in June	