

(Washington, DC, area), or 800-397-4209 (toll-free). E-mail, pdr@nrc.gov. Fax, 202-634-3343.

In addition, the Commission maintains approximately 87 local public document rooms around the country. The document rooms are located in libraries in cities and towns near commercially operated nuclear power reactors and certain nonpower reactor facilities. They contain detailed information specific to the nearby facilities, which are either licensed or under regulatory review. Power reactor and high-level radioactive waste local public document rooms also

contain a microfiche file of all publicly available NRC documents issued since January 1981. A list of local public document rooms is available from the Director, Division of Freedom of Information and Publications Services, Nuclear Regulatory Commission, Washington, DC 20555-0001. To obtain specific information about the availability of documents at the local public document rooms, contact the NRC Local Public Document Room Program staff. Phone, 800-638-8081 (toll-free).

For further information, contact the Office of Public Affairs, Nuclear Regulatory Commission, Washington, DC 20555-0001. Phone, 301-415-8200.

OCCUPATIONAL SAFETY AND HEALTH REVIEW COMMISSION

1120 Twentieth Street NW., Washington, DC 20036-3419
Phone, 202-606-5100

Chairman
Commissioners
Executive Director
Chief Administrative Law Judge
General Counsel
Executive Secretary
Public Affairs Specialist

STUART E. WEISBERG
DANIEL GUTTMAN, (VACANCY)
WILLIAM J. GAINER
IRVING SOMMER
EARL R. OHMAN, JR.
RAY H. DARLING, JR.
LINDA A. WHITSETT

The Occupational Safety and Health Review Commission works to ensure the timely and fair resolution of cases involving the alleged exposure of American workers to unsafe or unhealthy working conditions.

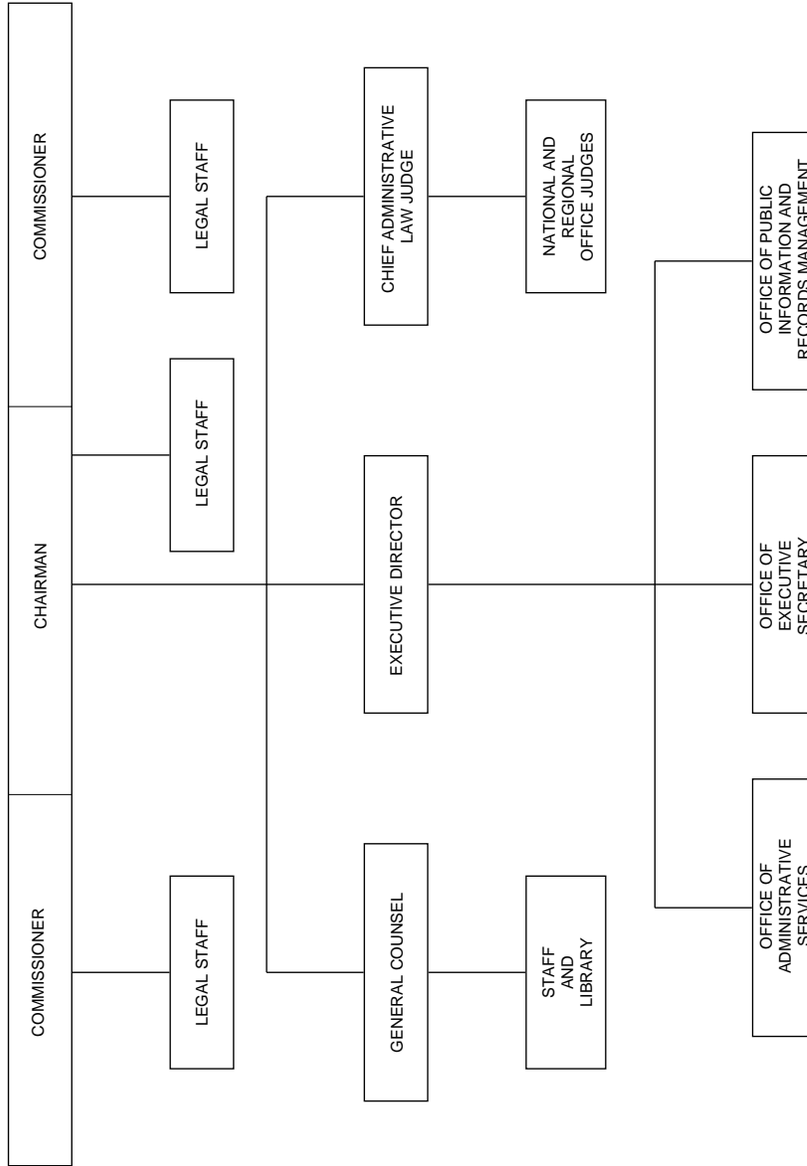
The Occupational Safety and Health Review Commission is an independent, quasi-judicial agency established by the Occupational Safety and Health Act of 1970 (29 U.S.C. 651-678).

The Commission is charged with ruling on cases forwarded to it by the Department of Labor when disagreements arise over the results of safety and health inspections performed by the Department's Occupational Safety and Health Administration. Employers have the right to dispute any alleged job safety or health violation found during the inspection by the Administration, the

penalties it proposed, and the time given by the agency to correct any hazardous situation. Employees and representatives of employees may initiate a case by challenging the propriety of the time the Administration has allowed for correction of any violative condition.

The Occupational Safety and Health Act covers virtually every employer in the country. Enforced by the Secretary of Labor, the act is an effort to reduce the incidence of personal injuries, illness, and deaths among working men and women in the United States that result from their employment. It requires

OCCUPATIONAL SAFETY AND HEALTH REVIEW COMMISSION



employers to furnish to each of their employees a working environment free from recognized hazards that are causing or likely to cause death or serious physical harm to the employees and to comply with occupational safety and health standards promulgated under the act.

Activities

The Commission was created to adjudicate enforcement actions initiated under the act when they are contested by employers, employees, or representatives of employees. A case arises when a citation is issued against an employer as the result of an Occupational Safety and Health Administration inspection and it is contested within 15 working days.

The Commission is more of a court system than a simple tribunal, for within the Commission there are two levels of adjudication. All cases that require a hearing are assigned to an administrative law judge, who decides the case.

Ordinarily the hearing is held in the community where the alleged violation occurred or as close as possible. At the hearing, the Secretary of Labor will generally have the burden of proving the case. After the hearing, the judge must issue a decision, based on findings of fact and conclusions of law.

A substantial number of the decisions of the judges become final orders of the Commission. However, each decision is subject to discretionary review by the three members of the Commission upon the direction of any one of the three, if done within 30 days of the filing of the decision. When that occurs, the Commission issues its own decision.

Once a case is decided, any person adversely affected or aggrieved thereby may obtain a review of the decision in the United States Courts of Appeals.

The principal office of the Commission is in Washington, DC. There are also three regional offices where Commission judges are stationed.

Review Commission Judges—Occupational Safety and Health Review Commission

City/Address	Telephone
Atlanta, GA (1365 Peachtree St. NE., 30309)	404-347-4197
Boston, MA (John W. McCormack Post Office and Courthouse, 02110)	617-223-9746
Denver, CO (1050 17th St., 80265)	303-844-2281

Sources of Information

Publications Copies of the Commission's *Rules of Procedure*, *Guide to the Rules of Procedure*, *Guide to E-Z Trial Procedures*, decisions, *Annual*

Report to the President, and pamphlets explaining the functions of the Commission are available from the Public Affairs Specialist at the Commission's Washington office.

For further information, contact the Public Affairs Specialist, Occupational Safety and Health Review Commission, 1120 Twentieth Street NW., Washington, DC 20036-3419. Phone, 202-606-5398. Fax, 202-606-5050.

OFFICE OF GOVERNMENT ETHICS

Suite 500, 1201 New York Avenue NW., Washington, DC 20005-3917
 Phone, 202-208-8000

Director
 Deputy Director and General Counsel
 Deputy Director for Government Relations
 and Special Projects

STEPHEN D. POTTS
 F. GARY DAVIS
 JANE S. LEY