

U.S. Department of Labor

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Issue Date: 15 June 2017

CASE NO. 2017-OFC-00004

In the Matter of

**OFFICE OF FEDERAL CONTRACT
COMPLIANCE PROGRAMS,
U.S. DEPARTMENT OF LABOR,**
Plaintiff,

v.

GOOGLE INC.,
Defendant.

**NOTICE REMOVING FROM THE RECORD AND
RETURNING TO OFCCP DUPLICATE FILED EXHIBITS
AND WITHDRAWN EXHIBITS**

On April 6, 2017, the day before the hearing began, Google moved to seal certain exhibits. As the hearing began on the following day, I granted the motion on a temporary basis to preserve the *status quo*, allow OFCCP time to respond substantively, and allow time for a fully briefed ruling on the motion. OFCCP filed a brief on April 13, 2017. It agreed to withdraw its exhibits 221 and 222 and to strike from its exhibit 218 all pages except 15-17, 145-151, 158-160, 170-172, 196-222, and 236-247.

When the hearing resumed on May 26, 2017, OFCCP submitted a revised volume of exhibits that excluded the withdrawn material. Initially, I was going to return the volume that this replaced – the one containing the exhibits and exhibit pages that OFCCP was withdrawing. I did not return that volume during the hearing. I do so by this Order.

As OFCCP has substituted a volume of exhibits that includes everything other than the exhibits and exhibit pages that it has withdrawn, the volume OFCCP submitted initially when the hearing began on April 7, 2017, is ORDERED removed from the record and returned to OFCCP's

counsel. The record will now contain all exhibits (and exhibit pages) that OFCCP offered and did not withdraw.

A copy of this Order will be served on all those on the service list. The removed volume of exhibits will not be copied and will be returned to OFCCP's counsel only.

SO ORDERED.

STEVEN B. BERLIN
Administrative Law Judge