

From: The AAG for Administration <The.AAG.for.Administration@usdoj.gov>

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To: The AAG for Administration <The.AAG.for.Administration@usdoj.gov>

Subject: Notice to DOJ Commercial Vendors: Final Order in Wilmer Cutler Pickering Hale and Dorr LLP v. Executive Office of the President, 1:25-cv-917 (D.D.C.)

Notice to DOJ Commercial Vendors: Final Order in Wilmer Cutler Pickering Hale and Dorr LLP v. Executive Office of the President, 1:25-cv-917 (D.D.C.)

On March 27, 2025, the President signed Executive Order 14250, “Addressing Risks from WilmerHale,” 90 Fed. Reg. 14549 (Apr. 3, 2025). On May 27, 2025, U.S. District Court Judge Richard J. Leon permanently enjoined certain defendants, including the Department, from implementing Executive Order 14250. The Court’s order is attached.

Accordingly, all necessary steps must be taken to nullify and reverse any implementation or enforcement of Executive Order 14250 that has occurred or is occurring.

The position of the Executive Branch is that issuance of Executive Order 14250 was lawful and implementing its directives permissible, and the Department is reviewing all potential avenues of appeal of the Court’s order. Until such time as a subsequent court order provides otherwise, it is important that the Department comply with the terms of the Court’s order as any failure to do so may result in penalty of contempt.

Please contact your Office of General Counsel or your contracting officer, as appropriate, with any questions regarding carrying out and complying with the Court’s order. Your cooperation is appreciated.

Assistant Attorney General for Administration
U.S. Department of Justice

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