Welcome to today’s presentation on:  

*Introduction to Occupancy Agreements*

the presentation will start at *1:00 PM eastern*

**Note:** Phones are automatically muted during the presentation. You have the ability to send questions to our Subject Matter Experts via the Q&A pod. We’ll answer as many questions as possible during our session. Our experts will provide written responses to all questions in a formal Q&A document, posted along with this slide deck and session recording, on our [www.gsa.gov/ces](http://www.gsa.gov/ces) site.
Introduction to Occupancy Agreements

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Courthouse - STL
(Region 6)
Agenda

• Useful Terms
• What is an OA?
• Types of OAs
• Parts of the OA: Description of Space and Services
• Parts of the OA: Clauses
• Parts of the OA: Signature
• Parts of the OA: Financial
• Additional Resources

PDG Section 2.1 & 3.1
Useful Terms

- **Federal Space**: Space that is held in the GSA inventory and rented to tenant agency. Rent is based on an appraisal or return on investment, with other applicable charges added.

- **Leased Space**: Space where GSA enters into a lease for space and pays rent to the lessor. Rent is then charged to the client agency and is a passthrough of the underlying lease contract rent, plus any standard operating costs not performed through the lease, the PBS lease fee and any other applicable charges added.

PDG Section 2.1 & 3.1
Useful Terms continued

• **Occupancy Agreement (OA)** - A concise statement of the business terms governing the relationship between PBS and the customer agency for a specific space assignment.

• **Pricing Policy** - Detailed in the Pricing Desk Guide (PDG); the policies used by the Public Buildings Service (PBS) to price real estate and related services to federal customer agencies in both the owned and leased portfolio.

• **Rent** - amounts charged by PBS to customer agencies for space and related services.

PDG Section 2.1 & 3.1
PBS Project Life Cycle

Identification
- Strategic Requirements (high level project outcomes)
- Client Project Agreement

Initiation
- Functional Requirements (more refined requirements)
- early schedule and budget developed

Planning
- Technical Requirements (incl. agency build-out requirements)
- obtain funding commitment

Execution
- Final Requirements Package
- project award / design / construction
- final Inspections / punchlist
- rent payments begin

Closeout
- occupancy
- continuous business relationship

Operations
The Occupancy Agreement (OA)

• Statement of the business terms between PBS and the tenant agency for a specific space assignment

• Interagency agreement

• Serves as the billing document

• Keep customer informed of rent charges & project costs
Types of OAs

• **Pro Forma OA**
  
  –PBS works with the tenant agency to determine its needs during requirements development. First OA is drafted and signed.

  –Estimate of rent charges

  –Additional iterations as appropriate, signature required if financial terms or square footage increases
Types of OAs continued

• **Final OA**
  - After substantial completion, PBS coordinates move into space; in lease the LA is updated with occupancy date
  - If pro forma OA was signed for sufficient amount, no signature for final OA is required
  - This is the billing OA and reflects rent charges

• **Interim Billing OA**
  - If the project is completed and agency has taken occupancy of the space, but GSA does not have a signed OA for the FULL rental amount
  - Interim OA will bill up to the amount in signed OA while updated signature is obtained
• Administrative OA
  – Revisions to billing OAs that do not require customer signature
  – Sent to customer with a cover letter for notification purposes
  – Examples include:
    • Joint use amenities added or removed from building
    • Capital expenditures for new/enhanced security fixtures
    • Continuing occupancies in leased and owned space
      – Extensions, Renewals and Succeeding leases
    • Changes to parking assignments
Knowledge Check

Why is an OA important?

a) Keep customer informed of rent charges & project costs
b) Help ensure PBS doesn’t incur financial obligations in excess of what the customer agency is willing to commit to.

c) Neither “a” nor “b” above.

d) Both “a” and “b” above.
Four Parts of the OA

Description of Space and Services

Clauses (Terms and Conditions)

Signature Page

Financial Summary

PDG Section 2.1 & 3.1
### Description of Space and Services

**OCCUPANCY AGREEMENT BETWEEN**

[AGENCY NAME]

**AND**

GENERAL SERVICE ADMINISTRATION

<table>
<thead>
<tr>
<th>Final</th>
<th>Version</th>
<th>Date Last Modified</th>
<th>10-Jan-2015</th>
</tr>
</thead>
</table>

[AGENCY NAME] (Code 1234) will occupy 29,320.61 usable (29,602 rentable) square feet of space and 0 structured parking spaces and 4 surface parking spaces at BOULEVARD (AZ1234) located at 1, PHOENIX, AZ, for a period of 106 months commencing on or about 02/16/2011.

[AGENCY NAME] (Code 1234) will pay the General Service Administration rent in accordance with the attached pages(s). In addition to the annual rental to be paid, [AGENCY NAME] (Code 1234) will make a lump sum payment for buildout and other related services in excess of the amount of the Tenant improvement allowance amortized in the rental rate, in accord with the attached page(s).

[AGENCY NAME] (Code 1234) will pay the General Service Administration additional rent for prorated share of joint use space associated with this location, if any.

Additional/reduced services are shown on the attached Occupancy Agreement Financial Summary.
The Description of Space and Services section of the OA identifies square footages, the number of parking spaces, the type of space, the building name and address, and the OA term.

The OA gives the tenant agency a right to occupy the space for a specific duration. Tenant agencies do not have a perpetual right to occupy the space identified in the OA.
Four Parts of the OA Part 2

Clauses
(Terms and Conditions)

PDG Section 2.1 & 3.1
The OA clauses are undergoing significant revision. Some will be revised while others will be removed and incorporated into the PDG. We hope to have a new look for the OAs that we can show customers by the end of this summer.
## Types of OA Clauses

<table>
<thead>
<tr>
<th>Clause Type</th>
<th>Requirement</th>
<th>Application</th>
</tr>
</thead>
<tbody>
<tr>
<td>PBS standard clauses</td>
<td>Mandatory</td>
<td>Required for all occupancies, separate set for leased and federally owned space</td>
</tr>
<tr>
<td>Agency specific clauses</td>
<td>Mandatory or optional</td>
<td>Could apply to all of a tenant agency’s occupancies (mandatory) or just a subset (optional)</td>
</tr>
<tr>
<td>Optional clauses</td>
<td>Optional</td>
<td>Could apply to any occupancy, based on the situation</td>
</tr>
<tr>
<td>Ad hoc clauses</td>
<td>Optional</td>
<td>Specific to one occupancy</td>
</tr>
</tbody>
</table>

*PDG Section 2.1.2 & 3.1.2*
Obligation to Pay Rent

The Tenant agency's obligation to pay rent for the space governed by this OA commences when both of the following occur: the space is substantially complete and operationally functional. Occupancy and rent start will be coordinated with the Tenant.

1. The space is ready for occupancy of personal property, typically the substantial completion date. Substantial completion is signaled in the case of leased space by the granting of an occupancy permit by the proper authority and/or by PBS's acceptance of the space as substantially complete in accordance with the definitions that follow. "Substantially complete" and "substantial completion" mean that the work, the common and other areas of the building, and all other things necessary for the Government's access to the premises and occupancy, possession, use and enjoyment thereof, as provided in the lease, have been completed or obtained, excepting only such minor matters as do not interfere with or materially diminish such access, occupancy, possession, use or enjoyment.

PBS will offer to an authorized representative of the Tenant the opportunity to participate in a walk-through of the space prior to final acceptance of the space as substantially complete by PBS. The authorized representative of the Tenant will make himself or herself available so as to not delay the walk-through of the space. The authorized representatives of PBS and the Tenant will itemize any defects and omissions (D&Os, or "punch list") of the construction project that will need to be corrected prior to final contract payment. Provided that the D&Os are minor matters not materially diminishing use of the space, the authorized representative of PBS, acting on behalf of the Government and its Tenant, will determine substantial completion.
2. The space is operationally functional. Operationally functional means that the building systems included in this lease must function and Lessor-provided building-specific safety and security features must be operational. Related space that is necessary for a Tenant to function due to workflow adjacencies must be.

For large projects that entail phased occupancy of the Tenant's space, rent will commence on the individual blocks of space when they are substantially complete and operationally functional. The blocks will be added to the Occupancy Agreement (OA) incrementally. In the case of phased occupancy with separate OAs (example, different Agency/Bureau codes), the rent start date for each OA will occur when the space associated with it is substantially complete and operationally functional.

If there is a substantial punch list for the space that would interfere with the Tenant's full access, occupancy, possession, use and enjoyment of the space, and the Tenant chooses to move in anyway, GSA will negotiate a rent discount with the Lessor while the punch list work is being completed. If after hours work is required, GSA will ensure that adequate security is provided while the contractor is in the Tenant's space.

Once the above "substantially complete" and "operationally functional" requirements have been met, rent

GSA does not provide tenant agencies a grace period prior to rent commencement to accomplish the physical move into the space or to allow for the installation of personal property such as phones, furniture, computers, etc. However, rent should not start until those personal property items that have been included in the lease contract, such as telephone and data systems or audio/video systems, are operational unless the Tenant chooses to move into the space pursuant to the preceding paragraph.
Rent Start

- Tenant agency's obligation to pay rent when space governed by the OA is:
  - substantially complete
  - operationally functional
- Occupancy and rent start will be coordinated with the tenant
- Phased occupancy allowed
- No grace period for moves or installation of personal property
Rent Start continued

- In a lease, the space qualifies as substantially complete with the granting of an occupancy permit.
- In federal owned space, the space is substantially complete when PBS accepts the space in accordance with the general construction contract.
- In both cases, the government must have access to the premises and occupancy, possession, use and enjoyment thereof.
- To be considered operationally functional the building systems and security features must be operational.
Rent – Legislative Foundation

The Federal Property and Administrative Services Act of 49 authorizes the GSA Administrator to direct and charge government agencies for furnished space and services at rates that are approximate to the commercial charges for comparable space and services.
Rent

• Leased space
  – Rent is a pass-through of the underlying lease contract rent plus:
    • any standard operating costs not performed through the lease
    • PBS lease fee

• Federally owned space
  – Rent is based on an appraisal or return on investment
Lease Contract Rent
The underlying lease contract rent will be passed through to the tenant agency. For a non-fully serviced lease, the cost of operating services not covered by the lease will also be passed through to the tenant agency. The PBS fee in leased space, calculated at 7% of the annual lease contract cost plus the cost of separately contracted operating services, will also apply. Charges for security and GSA-installed improvements may apply as well.

Charges for operating expenses, joint use space, parking, security and real estate taxes may be adjusted on an annual basis.

• Direct pass-through of lease contract cost
• Operating Costs are typically escalated annually by CPI
• Leases charged a fixed, non-divisible 7% PBS Fee
  – 5% fee for non-cancelable space
  – 4% fee for USPS controlled space
Federal Rent Charges
Federal rental charges will consist of a shell rent plus amortized tenant improvements, if applicable. There may be additional charges for operating expenses, security, joint use, parking, and other space items such as antennas. In 2017, GSA transitions to 10-year rates for occupancies in buildings where new appraisals are available. OAs will be transitioning to a 10-year rate as the current shell rate terms expire. The shell or “as is” rent will be reset every 10 years.

For OAs in a building without a new 10-year appraisal, the shell rate or as is rate will continue to be set for periods up to but not beyond 5 years. These OAs will transition to the new 10-year rate no later than FY22 as their current rate terms expire. In the case of buildings priced on a “Return on Investment” approach, the rent attributable to the original shell improvements will remain level for the duration of the OA. If additional capitalized shell replacements or improvements are made, the Shell Rent rate will be adjusted every 5 years to reflect the additional investment.

Charges for operating expenses, joint use space, parking, antennas and security may be adjusted on an annual basis.

- Rent established by FAR Appraisal or ROI
- Shell rent and operating base established 10 year periods
- Operating costs escalated annually by OMB inflation factor
10 year Shell Rate Benefits

- FAR - is the fully serviced rental rate inclusive of services except security

- Provide market advantages of longer term occupancy evidenced by lower rent

- Customers keep release of space rights
10 year Op Rate Benefits

- Operating rent rates are developed through FAR appraisals
- Provides tenants with industry benchmarked operating costs
- Insulates tenant agencies from risk PBS undertakes in operating buildings
- Covers building service and utility provisions typical for the operation of the an office building
Occupancy Agreement Iterations
The parties hereby agree that iterations of OAs prepared before completion of a building design, and before final security/joint use charges are contained preliminary financial terms only. Financial terms in preliminary OAs are estimates for budgeting purposes, and are updated through additional OA versions as business terms evolve throughout the space acquisition. Accordingly, execution by the tenant agency on preliminary OAs constitutes that agency's commitment to the project, and is required prior to PBS awarding any contract for: design, construction/alterations, and/or a lease. Until site purchase or contract award to a design architect, the tenant agency has the right to cancel the proposed project without financial obligation.

Financial Terms
While this occupancy agreement (OA) addresses financial terms that cover multiple fiscal years, the parties agree that the tenant agency may relinquish space upon four (4) months' notice at any point after the first twelve (12) months of occupancy. Thus, after the first twelve (12) months of occupancy, the tenant agency's financial obligation can be reduced to four (4) months of Rent, plus the unamortized balance of any tenant improvements financed through PBS, plus any rent concession not yet earned. Any free Rent or other concession given at the beginning of the occupancy term must be allocated on a pro-rata basis over the entire OA term, and the unearned balance repaid to PBS.

The tenant's financial obligations for years beyond the current year do not mature until the later year(s) are reached. Thus, there is no requirement that the tenant agency certify that current year funds are available to defray future year obligations. The tenant's future years obligation to pay Rent is subject to the availability of funds, but the tenant agrees to make a good faith effort to meet its obligations as they arise.
Cancellation Rights

• Prior to Contract Execution
  – No fault cancellation

• After contract execution and prior to rent start, the tenant agency is liable for the lesser of these costs

<table>
<thead>
<tr>
<th>Lease Space</th>
<th>Federally Owned Space</th>
</tr>
</thead>
<tbody>
<tr>
<td>The 16-month Rental obligation had the customer agency occupied the space, plus the unamortized balance of the tenant improvements (TIs), or</td>
<td>The 4-month Rental obligation had the customer agency occupied the space, plus the unamortized balance of the tenant improvements (TIs), or the total project costs incurred, whichever is less</td>
</tr>
<tr>
<td>The lease buyout costs if less</td>
<td></td>
</tr>
</tbody>
</table>

PDG Section 5.1
Return of Space Rights

• With 4 months’ written notice, tenant agency has right to release space to PBS provided the following conditions are met:
  – There is no longer a need for the space
  – The space is in marketable blocks (refers to location, usage and size of space)
  – The space is not designated as non-cancelable in the OA
  – *If in a lease*, the tenant agency is at least 16 months into their OA term
Non-cancellable Space

- Space has specific qualities such as:
  - Remote or not easily accessible location
  - Special purpose use or build-out (where the cost to return the space to office space would be cost prohibitive)
  - Lease Construction
  - Unusual term
  - Lack of any realistic federal need
  - Other factors that significantly impair backfill
Non-cancelable Space continued

- PBS reviews each space assignment and uses the criteria on the previous page to designate space as cancelable or non-cancelable.
- PBS reduces the fee to 5 percent from 7 percent for leased assignments designated as non-cancelable.
- An agency cannot volunteer to be have NC space to receive a reduced fee, that determination is made solely by PBS.
Move Cost Responsibilities
At the end of this OA term, if the tenant cannot remain in the space covered by this OA, the tenant is responsible for funding the physical move to new space. In the event PBS displaces or allows another user to displace the tenant before the expiration of the OA term, PBS must fund, or require the new user to fund, the tenant's physical move, and relocation of the tenant's telecommunications equipment. PBS must also reimburse, or require the new user to reimburse, the tenant for the undepreciated value of any lump sum payments the tenant made toward tenant improvements and the Rent differential at the new location until the displaced agency has time to budget. The Rent differential is calculated on all elements of Rent except the amortized tenant improvement cost. In the event of a PBS disposal of a building or an approved prospectus project requiring the agency relocation from this space before the expiration of the OA term, PBS will fund tenant agency move costs unless PBS has provided 3 years' written notice of the action. In the event PBS provides 3 years' written notice, the agency is responsible for funding the physical move to new space.
Tenant Agency Move
In the event the space covered by this OA involves a tenant agency move, once a design and construction rider or schedule has been made part of a lease contract, the rider/schedule must be incorporated into this OA. Once part of this OA, the schedule/rider becomes binding upon the tenant agency as well as upon PBS.

Delay in project completion caused by either a) tenant agency failure to meet the review and approval times provided in the lease rider, or b) tenant changes to project scope, will be borne by the tenant agency. As a consequence of tenant-caused delay, the lessor may decline to postpone the scheduled substantial completion date (thereby advancing Rent commencement for the space) by the duration of the tenant-caused delay, on a day to day basis; this may result in rent charges at two locations simultaneously for the tenant. Additional direct expenses caused through tenant-caused delay or changes in project scope are chargeable against the tenant allowance; in the event the tenant allowance has been exhausted, the tenant must pay the lump sum cost by RWA. In summary, the tenant is responsible for the delay claim of the affected contractor and for rent that GSA budgeted to start on the date included in the Occupancy Agreement. If partial occupancy of the building is not possible due to one agency change, that agency is liable for the other tenant’s rent who are unable to occupy their space on the date contained in their Occupancy Agreement. The rent start date should be adjusted for delay of occupancy caused by the lessor failing to deliver the real property on time. The rent start date should not be adjusted for delay of occupancy caused by a contractor failing to install personal property on time with one exception. For those personal property items that have been included in the lease contract, such as telephone and data systems, or audio/video systems, and the systems are not ready, the rent start date should be adjusted. Delayed furniture delivery and installation, which is not part of the lease contract, is not reason for delaying the rent start date. In its role as tenant representative, PBS may also be the cause Expenses associated with PBS-caused delay incurred by
the tenant, for such things as additional storage for furniture, re-procurement expense, or additional consulting fees, will be credited against the tenant’s rent obligation to PBS for the new space. In the case of lessor-caused delay, if there is a liquidated damages clause in the lease, PBS will pursue the lessor for the value of the damages. In the case of excusable delay (e.g., force majeure or any other delay the cause of which is beyond the reasonable control of either PBS or the tenant agency), neither PBS nor the tenant agency may pursue the other for the consequences of the delay.

- Schedule and project delays
  - Tenant caused delay
  - PBS and lessor caused delays
  - Excusable delay

- Tenant bears the cost of tenant caused delays
Move Policy

- If GSA provides 3 years’ written notice for either a Disposal or Prospectus Project, GSA will not be considered a forcing agency (PDG Section 3.1.1)

- Agencies are responsible for funding their own physical moves and telecommunication costs at the beginning and end of occupancy

- Exceptions:
  - Forced moves
  - Emergency relocations due to disasters or crises, PBS may fund the moves up front, subject to funds availability
Knowledge Check #1

With 4 months written notice, customer agencies have the right to release space when:

a) The space is in marketable blocks
b) The space is not designated in the OA as non-cancelable
c) The tenant is at least 16 months into their occupancy term in leased space
d) All of the above
Knowledge Check #2

True or False:

An agency may request that their space be non-cancelable.
Four Parts of the OA Part 3

Signature Page
Other Mandatory Clauses

Tenant Improvement Amortization Cost

has elected to expend a total of $325,742.65 for their tenant improvements. This amount has been amortized in the rent and is itemized on the Financial Summary.

Tenant Improvement Lump Sum Cost

has elected to pay all or part of their TI Expended amount via a Reimbursable Work Authorization (RWA). The total RWA amount is $100,000.00 and includes the TI amount of $90,315.93 plus the RWA fee of $9,684.07.

Security Services

Beginning in FY 2005, payment for FPS provided Basic and Building Specific Operating Security will be made to the Federal Protective Service (FPS), Department of Homeland Security (DHS) and will be separate from rental payments to GSA (OMB Object Class 23.1). Charges for FPS provided security are determined by, and may be obtained from, FPS.

Optional Clauses

Ad Hoc Clauses

I agree to the initial terms with the understanding modifications will be made over time.

<table>
<thead>
<tr>
<th>Approved</th>
<th>Approved</th>
</tr>
</thead>
<tbody>
<tr>
<td>Agency Representative</td>
<td>GSA Representative</td>
</tr>
<tr>
<td>Title</td>
<td>Title</td>
</tr>
<tr>
<td>Date</td>
<td>Date</td>
</tr>
</tbody>
</table>
OA Signature continued

• The GSA representatives should sign the OA first before sending to the tenant agency
• The OA signature is required before incurring significant costs to pursue a new procurement or new project
  • In a lease that is before submitting a lease prospectus project or awarding a lease contract
  • In owned space that is before purchasing a site or awarding a design contract
• The latest iteration of the tenant signed OA confirms its commitment to the project and to pay rent
  • If the tenant agency later backs out of the signed OA agreement, PBS reserves the right to seek reimbursement.

PDG Section 2.1.3, 2.1.5 & 3.1.3, 3.1.5
OA Signature continuation

- Signature required before PBS
  - Purchases a site
  - Obtains new space
    - Initial occupancy
    - Backfill occupancy
  - Expands space assignment
  - Amortizes TI
There may be situations where a signature is required and if GSA is not able to obtain a signature after successive attempts GSA may act w/o a signature to protect the government’s financial interest

- Forced move
- Occupancy after lease expiration

Also for systematic annual rate updates no signature is required and no OA is sent to customer

- Operating Costs
- Real Estate Taxes
- Antennas
Occupancy After Lease Expiration

In the event of a continued occupancy after lease expiration, the tenant agency will continue to be financially responsible for the pass-through of the lease contract rent, the PBS lease fee, and any additional costs incurred by PBS resulting from lease renewal, extension, replacement, holdover or condemnation. The tenant agency rights to relinquish space as specified in this OA remain in effect.

Protect Government’s Financial Interest – Succeeding Lease / Renewal

This OA reflects the continuing occupancy at this location beginning <Month, Year> for <term> months. The Rent is a pass-through of the underlying lease contract that was negotiated to protect the government’s financial interest plus PBS lease fee and any other applicable charges stated in this OA. The square footage remains unchanged and there are no additional tenant improvement costs. This OA is considered FINAL and does not require agency signature. Please notify GSA within 60 days if you disagree with any of the terms and conditions expressed in this agreement.
Why do we need your signature on the OA?

- Serves as agreement to start billing
- Interagency agreement that outlines expectations of each party
- Documentation for Rent charges
- Critical to keep project on schedule
- Ensures we are meeting agency requirements
- Timely OA review and signature is a key communication tool to keep the project on track
Knowledge Check #3

When must a customer sign an OA?

a) For new space
b) For expansion space
c) To amortize TI in the rent
d) All of the above
Financial Summary

- Preview of the tenant agency’s Rent bill; breaks out the cost components of shell rent, op cost, joint use, BSAC and any lump sum payments.
- Itemizes the cost components of the Rent payment
- Summarizes the financial terms and lump sum payment requirements
- Serves as planning/budgeting tool
## OA Financial Summary

### Charge Basis | Annual Charge | Annual Rate
---|---|---
1. Shell Rental Rate
   a. General | 21,157 | $416,573.26 |
   | 21,157 | $19,690,000,000 |
2. Amortized Tenant Improvement Used/General | 21,157 | $142,617.63 |
   | 21,157 | $6,741,050,000 |
3. Operating Costs ##
   | 21,157 | $112,212.36 |
   | 21,157 | $5,303,896,537 |
A. Market Rent SubTotal
5. Amortized Tenant Improvement Used/Custom | 21,157 | $671,403.25 |
   | 21,157 | $31,734,946,537 |
7. Security Services
   c. Building Specific Amortized Capital | 21,717 | $6,539.09 |
   | 21,157 | $0.301,110,000 |
B. Agency Rent SubTotal
12. Pro-Rata Joint Use Charges
   a. Building Amenities | 560 | $16,525.56 |
   | 560 | $29,508,868,465 |
C. Joint Use SubTotal
D. Total Annual Rent (A+B+C) | 21,157 | $716,318.22 |
E. Adjustments SubTotal
F. Total Rent Bill (D+E) | $716,318.22 |
G. Total Antenna Bill
H. Total Reimbursable Services Bill
I. Total PBS Bill (F+G+H) | $716,318.22 |
J. LUMP SUM ITEMS
The Pricing Desk Guide is a great resource for customer agencies seeking a more thorough understanding of PBS policy and its application.
Rent on the Web - customers can directly access their rent bill

Customers are able to directly access their rent bill through the Rent On The Web Application.
The “Electronic OA” website is a Customer-facing application where real-time OA information is available to help support your decision making process. The application lets you search OAs within designated Agency Bureau codes, run reports, summarize financial information and preview the OA rate calculations.
The Customer Dashboard allows you to access information like your final OAs and rent information as well as information on specific agency projects.

GSA PBS Customer Dashboard - via MAX.GOV

- View your agency/bureau data set
- Data updated daily
- See summary views drill down into details
- Download data sets

Watch a CES session on the PBS Customer Dashboard

Learn more and register for an account
Regional Contacts

If you have specific questions about your OA, or have difficulty accessing any of these applications, you can contact your Regional Client Planning Manager or your Real Estate Specialist to assist you.
Questions?
Join us for these upcoming CES sessions

The Future of Federal Work Insights
Tuesday, April 13th 1pm-2pm eastern - Register Now

eRETA Digest
Tuesday, May 11th 1pm-2:30pm eastern - Register Now

GSA’s COVID-19 Resources for Customers
See our COVID-19 Website for our Emergency Response Activities and our GSA's Safer Federal Workplace Portal for procedures and guidance for GSA Owned and Leased Buildings, Projects and Workplaces

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