#### **Federal Labor Relations Authority**

hearing, including ruling on motions when appropriate.

## § 2422.22 Objections to the conduct of the hearing.

- (a) *Objections*. Objections are oral or written complaints concerning the conduct of a hearing.
- (b) *Exceptions to rulings*. There are automatic exceptions to all adverse rulings.

### § 2422.23 Election procedures.

- (a) Regional Director conducts or supervises election. The Regional Director will decide to conduct or supervise the election. In supervised elections, agencies will perform all acts as specified in the Election Agreement or Direction of Election.
- (b) Notice of election. Prior to the election a notice of election, prepared by the Regional Director, will be posted by the activity in places where notices to employees are customarily posted and/or distributed in a manner by which notices are normally distributed. The notice of election will contain the details and procedures of the election, including the appropriate unit, the eligibility period, the date(s), hour(s) and location(s) of the election, a sample ballot, and the effect of the vote.
- (c) Sample ballot. The reproduction of any document purporting to be a copy of the official ballot that suggests either directly or indirectly to employees that the Authority endorses a particular choice in the election may constitute grounds for setting aside an election if objections are filed under § 2422.26.
- (d) Secret ballot. All elections will be by secret ballot.
- (e) Intervenor withdrawal from ballot. When two or more labor organizations are included as choices in an election, an intervening labor organization may, prior to the approval of an election agreement or before the direction of an election, file a written request with the Regional Director to remove its name from the ballot. If the request is not received prior to the approval of an election agreement or before the direction of an election unless the parties and the Regional Director agree otherwise, the intervening labor organization will remain on the ballot. The Regional Directoral Director agree of the control of the direction will remain on the ballot. The Regional Directoral Di

rector's decision on the request is final and not subject to the filing of an application for review with the Authority.

- (f) Incumbent withdrawal from ballot in an election to decertify an incumbent representative. When there is no intervening labor organization, an election to decertify an incumbent exclusive representative will not be held if the incumbent provides the Regional Director with a written disclaimer of any representation interest in the unit. When there is an intervenor, an election will be held if the intervening labor organization proffers a thirty percent (30%) showing of interest within the time period established by the Regional Director.
- (g) Petitioner withdraws from ballot in an election. When there is no intervening labor organization, an election will not be held if the petitioner provides the Regional Director with a written request to withdraw the petition. When there is an intervenor, an election will be held if the intervening labor organization proffers a thirty percent (30%) showing of interest within the time period established by the Regional Director.
- (h) Observers. All parties are entitled to representation at the polling location(s) by observers of their own selection subject to the Regional Director's approval.
- (1) Parties desiring to name observers must file in writing with the Regional Director a request for specifically named observers at least fifteen (15) days prior to an election. The Regional Director may grant an extension of time for filing a request for specifically named observers for good cause where a party requests such an extension or on the Regional Director's own motion. The request must name and identify the observers requested.
- (2) An agency or activity may use as its observers any employees who are not eligible to vote in the election, except:
- (i) Supervisors or management officials:
- (ii) Employees who have any official connection with any of the labor organizations involved; or
- (iii) Non-employees of the Federal government.

#### § 2422.24

- (3) A labor organization may use as its observers any employees eligible to vote in the election, except:
- (i) Employees on leave without pay status who are working for the labor organization involved; or
- (ii) Employees who hold an elected office in the union.
- (4) Objections to a request for specific observers must be filed with the Regional Director stating the reasons in support within five (5) days after service of the request.
- (5) The Regional Director's ruling on requests for and objections to observers is final and binding and is not subject to the filing of an application for review with the Authority.

#### §2422.24 Challenged ballots.

- (a) Filing challenges. A party or the Regional Director may, for good cause, challenge the eligibility of any person to participate in the election prior to the employee voting.
- (b) Challenged ballot procedure. An individual whose eligibility to vote is in dispute will be given the opportunity to vote a challenged ballot. If the parties and the Region are unable to resolve the challenged ballot(s) prior to the tally of ballots, the unresolved challenged ballot(s) will be impounded and preserved until a determination can be made, if necessary, by the Regional Director.

#### § 2422.25 Tally of ballots.

- (a) Tallying the ballots. When the election is concluded, the Regional Director will tally the ballots.
- (b) Service of the tally. When the tally is completed, the Regional Director will serve the tally of ballots on the parties in accordance with the election agreement or direction of election.
- (c) Valid ballots cast. Representation will be determined by the majority of the valid ballots cast.

#### § 2422.26 Objections to the election.

(a) Filing objections to the election. Objections to the procedural conduct of the election or to conduct that may have improperly affected the results of the election may be filed by any party. Objections must be filed and received by the Regional Director within five (5) days after the tally of ballots has been

- served. Any objections must be timely regardless of whether the challenged ballots are sufficient in number to affect the results of the election. The objections must be supported by clear and concise reasons. An original and two (2) copies of the objections must be received by the Regional Director.
- (b) Supporting evidence. The objecting party must file with the Regional Director evidence, including signed statements, documents and other materials supporting the objections within ten (10) days after the objections are filed.

# § 2422.27 Determinative challenged ballots and objections.

- (a) Investigation. The Regional Director will investigate objections and/or determinative challenged ballots that are sufficient in number to affect the results of the election.
- (b) Burden of proof. A party filing objections to the election bears the burden of proof by a preponderance of the evidence concerning those objections. However, no party bears the burden of proof on challenged ballots.
- (c) Regional Director Action. After investigation, the Regional Director will take appropriate action consistent with § 2422.30.
- (d) Consolidated hearing on objections and/or determinative challenged ballots and an unfair labor practice hearing. When appropriate, and in accordance with §2422.33, objections and/or determinative challenged ballots may be consolidated with an unfair labor practice hearing. Such consolidated hearings will be conducted by an Administrative Law Judge. Exceptions and related submissions must be filed with the Authority and the Authority will issue a decision in accordance with part 2423 of this chapter, except for the following:
- (1) Sections 2423.18 and 2423.19(j) of this Subchapter concerning the burden of proof and settlement conferences are not applicable;
- (2) The Administrative Law Judge may not recommend remedial action to be taken or notices to be posted as provided by §2423.26(a) of this Subchapter; and.
- (3) References to "charge" and "complaint" in §2423.26(b) of this chapter will be omitted.