§ 2422.28 Runoff elections.

- (a) When a runoff may be held. A runoff election is required in an election involving at least three (3) choices, one of which is "no union" or "neither," when no choice receives a majority of the valid ballots cast. However, a runoff may not be held until the Regional Director has ruled on objections to the election and determinative challenged ballots.
- (b) Eligibility. Employees who were eligible to vote in the original election and who are also eligible on the date of the runoff election may vote in the runoff election.
- (c) *Ballot*. The ballot in the runoff election will provide for a selection between the two choices receiving the largest and second largest number of votes in the election.

§ 2422.29 Inconclusive elections.

- (a) *Inconclusive elections*. An inconclusive election is one where challenged ballots are not sufficient to affect the outcome of the election and one of the following occurs:
- (1) The ballot provides for at least three (3) choices, one of which is "no union" or "neither" and the votes are equally divided; or
- (2) The ballot provides for at least three (3) choices, the choice receiving the highest number of votes does not receive a majority, and at least two other choices receive the next highest and same number of votes; or
- (3) When a runoff ballot provides for a choice between two labor organizations and results in the votes being equally divided; or
- (4) When the Regional Director determines that there have been significant procedural irregularities.
- (b) Eligibility to vote in a rerun election. A current payroll period will be used to determine eligibility to vote in a rerun election.
- (c) *Ballot*. If the Regional Director determines that the election is inconclusive, the election will be rerun with all the choices that appeared on the original ballot.
- (d) Number of reruns. There will be only one rerun of an inconclusive election. If the rerun results in another inconclusive election, the tally of ballots will indicate a majority of valid ballots

has not been cast for any choice and a certification of results will be issued. If necessary, a runoff may be held when an original election is rerun.

§ 2422.30 Regional Director investigations, notices of hearings, actions, and Decisions and Orders.

- (a) Regional Director investigation. The Regional Director will make such investigation of the petition and any other matter as the Regional Director deems necessary.
- (b) Regional Director notice of hearing. The Regional Director will issue a notice of hearing to inquire into any matter about which a material issue of fact exists, and any time there is reasonable cause to believe a question exists regarding unit appropriateness.
- (c) Regional Director action and Decision and Order. After investigation and/or hearing, when a hearing has been ordered, the Regional Director will resolve the matter in dispute and, when appropriate, direct an election or approve an election agreement, or issue a Decision and Order.
- (d) Appeal of Regional Director Decision and Order. A party may file with the Authority an application for review of a Regional Director Decision and Order.
- (e) Contents of the Record. When no hearing has been conducted all material submitted to and considered by the Regional Director during the investigation becomes a part of the record. When a hearing has been conducted, the transcript and all material entered into evidence, including any posthearing briefs, become a part of the record.

§ 2422.31 Application for review of a Regional Director Decision and Order.

- (a) Filing an application for review. A party must file an application for review with the Authority within sixty (60) days of the Regional Director's Decision and Order. The sixty (60) day time limit provided for in 5 U.S.C. 7105(f) may not be extended or waived.
- (b) *Contents*. An application for review must be sufficient to enable the Authority to rule on the application