Federal Labor Relations Authority

§2423.42 Backpay proceedings.

After the entry of an Authority order directing payment of backpay, or the entry of a court decree enforcing such order, if it appears to the Regional Director that a controversy exists between the Authority and a Respondent regarding backpay that cannot be resolved without a formal proceeding, the Regional Director may issue and serve on all parties a notice of hearing before an Administrative Law Judge to determine the backpay amount. The notice of hearing shall set forth the specific backpay issues to be resolved. The Respondent shall, within 20 days after the service of a notice of hearing, file an answer in accordance with §2423.20. After the issuance of a notice of hearing, the procedures provided in subparts B, C, and D of this part shall be followed as applicable.

§§2423.43-2423.49 [Reserved]

PART 2424—NEGOTIABILITY PROCEEDINGS

Subpart A—Applicability of This Part and Definitions

Sec.

2424.1 Applicability of this part.

2424.2 Definitions. 2424.3–2424.9 [Reserved]

2121.0-2121.0 [Iteserveu]

Subpart B—Alternative Dispute Resolution; Requesting and Providing Allegations Concerning the Duty To Bargain

2424.10 Collaboration and Alternative Dispute Resolution Program.

2424.11 Requesting and providing written allegations concerning the duty to bargain. 2424.12-2424.19 [Reserved]

Subpart C—Filing and Responding to a Petition for Review; Conferences

- 2424.20 $\,$ Who may file a petition for review.
- 2424.21 Time limits for filing a petition for review.
- 2424.22 Exclusive representative's petition for review; purpose; content; severance; service.
- 2424.23 Post-petition conferences; conduct and record.
- 2424.24 Agency's statement of position; purpose; time limits; content; severance; service.
- 2424.25 Response of the exclusive representative; purpose; time limits; content; severance; service.

- 2424.26 Agency's reply; purpose; time limits; content; service.
- 2424.27 Additional submissions to the Authority.

2424.28-2424.29 [Reserved]

Subpart D—Processing a Petition for Review

- 2424.30 Procedure through which the petition for review will be resolved.
- 2424.31 Resolution of disputed issues of material fact; hearings.
- 2424.32 Parties' responsibilities; failure to raise, support, and/or respond to arguments; failure to participate in conferences and/or respond to Authority orders.
- 2424.33-2424.39 [Reserved]

Subpart E—Decision and Order

2424.40 Authority decision and order. 2424.41 Compliance.

2424.42-2424.49 [Reserved]

Subpart F—Criteria for Determining Compelling Need for Agency Rules and Regulations

2424.50 Illustrative criteria. 2424.51–2424.59 [Reserved]

AUTHORITY: 5 U.S.C. 7134.

SOURCE: 63 FR 66413, Dec. 2, 1998, unless otherwise noted.

Subpart A—Applicability of This Part and Definitions

§2424.1 Applicability of this part.

This part is applicable to all petitions for review filed after April 1, 1999.

§2424.2 Definitions.

In this part, the following definitions apply:

(a) Bargaining obligation dispute means a disagreement between an exclusive representative and an agency concerning whether, in the specific circumstances involved in a particular case, the parties are obligated to bargain over a proposal that otherwise may be negotiable. Examples of bargaining obligation disputes include disagreements between an exclusive representative and an agency concerning agency claims that:

(1) A proposal concerns a matter that is covered by a collective bargaining agreement; and

§2424.2