(e) **Employing agency.** An agency or activity will be considered a party if any of its employees are affected by issues raised in the petition.

(f) **Agency or activity intervention.** An agency or activity seeking to intervene in any representation proceeding must submit evidence that one or more employees of the agency or activity may be affected by issues raised in the petition.

§ 2422.9 Adequacy of showing of interest.

(a) **Adequacy.** Adequacy of a showing of interest refers to the percentage of employees in the unit involved as required by §§2422.3 (c) and (d) and 2422.8(c)(1).

(b) **Regional Director investigation and Decision and Order.** The Regional Director will conduct such investigation as deemed appropriate. A Regional Director’s determination that the showing of interest is adequate is final and binding and is not subject to collateral attack or appeal to the Authority. If the Regional Director finds that the showing of interest is not valid, the Regional Director will issue a Decision and Order dismissing the petition or denying the request to intervene.

§ 2422.10 Validity of showing of interest.

(a) **Validity.** Validity questions are raised by challenges to a showing of interest on grounds other than adequacy.

(b) **Validity challenge.** The Regional Director or any party may challenge the validity of a showing of interest.

(c) **When and where validity challenges may be filed.** Party challenges to the validity of a showing of interest must be in writing and filed with the Regional Director or the Hearing Officer before the hearing opens, unless good cause is shown for granting an extension. If no hearing is held, challenges must be filed prior to action being taken pursuant to §2422.30.

(d) **Contents of validity challenges.** Challenges to the validity of a showing of interest must be supported with evidence.

(e) **Regional Director investigation and Decision and Order.** The Regional Director will conduct such investigation as deemed appropriate. The Regional Director’s determination that a showing of interest is valid is final and binding and is not subject to collateral attack or appeal to the Authority.

§ 2422.11 Challenge to the status of a labor organization.

(a) **Basis of challenge to labor organization status.** The only basis on which a challenge to the status of a labor organization may be made is compliance with 5 U.S.C. 7103(a)(4).

(b) **Format and time for filing a challenge.** Any party filing a challenge to the status of a labor organization involved in the processing of a petition must do so in writing to the Regional Director or the Hearing Officer before the hearing opens, unless good cause is shown for granting an extension. If no hearing is held, challenges must be filed prior to action being taken pursuant to §2422.30.

§ 2422.12 Timeliness of petitions seeking an election.

(a) **Election bar.** Where there is no certified exclusive representative, a petition seeking an election will not be considered timely if filed within twelve (12) months of a valid election involving the same unit or a subdivision of the same unit.

(b) **Certification bar.** Where there is a certified exclusive representative, a petition seeking an election will not be considered timely if filed within twelve (12) months after the certification of the exclusive representative of the employees in an appropriate unit. If a collective bargaining agreement covering the claimed unit is pending agency head review under 5 U.S.C. 7114(c) or is in effect, paragraphs (c), (d), or (e) of this section apply.

(c) **Bar during 5 U.S.C. 7114(c) agency head review.** A petition seeking an election will not be considered timely if filed during the period of agency head review under 5 U.S.C. 7114(c). This bar...