PART 2429—MISCELLANEOUS AND GENERAL REQUIREMENTS

Subpart A—Miscellaneous

§ 2429.1 [Reserved]
§ 2429.2 Transfer and consolidation of cases.
§ 2429.3 Transfer of record.
§ 2429.4 Referral of policy questions to the Authority.
§ 2429.5 Matters not previously presented; official notice.
§ 2429.6 Oral argument.
§ 2429.7 Subpoenas.
§ 2429.8 [Reserved]
§ 2429.9 Amicus curiae.
§ 2429.10 Advisory opinions.
§ 2429.11 Interlocutory appeals.
§ 2429.12 Service of process and papers by the Authority.
§ 2429.13 Official time for witnesses.
§ 2429.14 Witness fees.
§ 2429.15 Authority requests for advisory opinions.
§ 2429.16 General remedial authority.
§ 2429.17 Reconsideration.
§ 2429.18 Service of petitions for review of final authority orders.

Subpart B—General Requirements

§ 2429.21 Computation of time for filing papers.
§ 2429.22 Additional time after service by mail or commercial delivery.
§ 2429.23 Extension; waiver.
§ 2429.24 Place and method of filing; acknowledgement.
§ 2429.25 Number of copies and paper size.
§ 2429.26 Other documents.
§ 2429.27 Service; statement of service.
§ 2429.28 Petitions for amendment of regulations.
§ 2429.29 Content of filings.

AUTHORITY: 5 U.S.C. 7134; §2429.18 also issued under 28 U.S.C. 2112(a).
SOURCE: 45 FR 3516, Jan. 17, 1980, unless otherwise noted.

Subpart A—Miscellaneous

§ 2429.1 [Reserved]

§ 2429.2 Transfer and consolidation of cases.

In any matter arising pursuant to parts 2422 and 2423 of this subchapter, whenever it appears necessary in order to effectuate the purposes of the Federal Service Labor-Management Relations Statute or to avoid unnecessary costs or delay, Regional Directors may consolidate cases within their own region or may transfer such cases to any other region, for the purpose of investigation or consolidation with any proceedings which may have been instituted in, or transferred to, such region.

§ 2429.3 Transfer of record.

In any case under part 2425 of this subchapter, upon request by the Authority, the parties jointly shall transfer the record in the case, including a copy of the transcript, if any, exhibits, briefs and other documents filed with the arbitrator, to the Authority.

§ 2429.4 Referral of policy questions to the Authority.

Notwithstanding the procedures set forth in this subchapter, the General Counsel, the Assistant Secretary, or the Panel may refer for review and decision or general ruling by the Authority any case involving a major policy issue that arises in a proceeding before any of them. Any such referral shall be in writing and a copy of such referral shall be served on all parties to the proceeding. Before decision or general ruling, the Authority shall obtain the views of the parties and other interested persons, orally or in writing, as it deems necessary and appropriate.

§ 2429.5 Matters not previously presented; official notice.

The Authority will not consider evidence offered by a party, or any issue, which was not presented in the proceeding before the Regional Director, Hearing Officer, Administrative Law Judge, or arbitrator. The Authority may, however, take official notice of such matters as would be proper.

§ 2429.6 Oral argument.

The Authority or the General Counsel, in their discretion, may request or permit oral argument in any matter arising under this subchapter under such circumstances and conditions as they deem appropriate.

§ 2429.7 Subpoenas.

(a) Any member of the Authority, the General Counsel, any Administrative Law Judge appointed by the Authority under 5 U.S.C. 3106, and any Regional Director, Hearing Officer, or other employee of the Authority designated by