CASE DIGEST: *IBEW, Local 1002*, 71 FLRA 779 (2020)

This case concerned a petition for review containing Union proposals that were not substantively changed from ones that had previously been alleged to be nonnegotiable by the Agency. Because resubmitting proposals with only minor modifications from those previously declared nonnegotiable does not restart the timeline for filing a petition for review, the effect of the petition was to seek review of the previous allegation, and the Authority dismissed the petition as untimely.

This case digest is a summary of a decision issued by the Federal Labor Relations Authority, with a short description of the issues and facts of the case. Descriptions contained in this case digest are for informational purposes only, do not constitute legal precedent, and are not intended to be a substitute for the opinion of the Authority.