**CASE DIGEST:** *AFGE, Council 222, 73 FLRA 54 (2022)*

The Arbitrator found that the Agency did not violate the parties’ collective-bargaining agreement or law when it discontinued holiday pay in excess of eight hours to employees not on a compressed work schedule. The Union filed exceptions challenging the award on nonfact and contrary-to-law grounds. The Authority found that the Union failed to establish that the award was deficient on either ground and denied the exceptions.

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.