National Association of Independent Labor (NAIL) filed an application for review (application) of the decision and order of a Federal Labor Relations Authority Regional Director (the RD). The RD found that NAIL’s pre-existing units were not appropriate under § 7112(a) of the Federal Service Labor-Management Relations Statute after an Agency reorganization but that units represented by the American Federation of Government Employees, Local 2875 (AFGE) were appropriate and, because of the reorganization, included bargaining-unit employees that had been under NAIL’s certifications. The Authority found that NAIL failed to demonstrate that the RD erred in finding the AFGE unit appropriate, and denied the application.

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.