FOR FLRA USE ONLY
Case No.:
Date Filed:

## Petition for Review of Negotiability Issues for Use with Proposals

USE THIS FORM ONLY FOR NEGOTIABILITY DISPUTES WHERE THE UNION HAS SUBMITTED A BARGAINING PROPOSAL TO THE AGENCY AND THE PARTIES HAVE NOT REACHED AGREEMENT ON THE PROPOSAL AND ITS NEGOTIABILITY.

*Important Information*: This form is to be used to initiate a negotiability proceeding and provide the Agency with notice that the Union requests a decision from the Authority that contract language is negotiable. Section 2424.22 of the Authority's Regulations requires the Union in the petition for review to, among other things, set out the exact language of its proposal(s), explain the meaning of the language, explain how it is intended to operate, explain technical or unusual terms, and provide copies of materials that support the Union's position.

The information requested below may be provided on this form or in a separately created document. The form is available at www.flra.gov, in a format that can be completed using standard word processing software. If you have questions about completing this form, please contact the Authority's Office of Case Intake and Publication at (202) 218-7740 between 9 a.m. and 5 p.m. Eastern Time, Monday through Friday (except federal holidays).

The regulations governing negotiability proceedings are in 5 C.F.R. part 2424, and are available at www.flra.gov.

On receipt of the petition for review, a representative of the Authority will schedule a conference concerning this petition.

## Part I – Background

1. Name and Address of Petitioning Union:	2. Union Representative Contact Information:
Name:	Name:
Address:	Address (if different from Question 1):
	Title:
	Phone:
	Fax:
	Email:

3. Name and Address of Agency:	4. Agency Bargaining Representative Contact Information:
Name:	Name:
Address:	Address (if different from Question 1):
	TC:41
	Title:
	Phone:
	Fax:
	Email:
5. Agency Head or Agency Head Designee	Contact Information:
Name:	
Title:	
Address:	
Phone:	
Fax:	
Email:	
You must answer each of the following question required, for each question you may either: (1) attached" and include your answers as an attached	type your complete response; or (2) type "see
For questions about filing requirements, contact (202) 218-7740.	t the Office of Case Intake and Publication at
6. How many proposals are in dispute?	
7. Did you receive a written allegation of nonnegotiability from the Agency claiming that each proposal was not negotiable?	
[] Yes [] No	
7a. If Yes, what was the date of the allegation	1?
i. Attach a copy of the allegation.	

7b. If No, did you request such a written statement from the Agency?
[ ] Yes [ ] No
i. If you requested a written statement, attach a copy of the request.
8. Are there or were there any related Court, FLRA, Federal Service Impasses Panel (FSIP), or other proceedings concerning the same proposal?
[ ] Yes [ ] No
8a. If Yes, which of the following proceedings?
i. An unfair labor practice charge
[ ] Yes [ ] No
If Yes, explain in detail how the unfair labor practice charge is related to this negotiability proceeding and provide the following:
(1) What date was it filed?
(2) What is the status of the case?
(3) What is the case number?
ii. A proceeding before the FSIP
[ ] Yes [ ] No
If Yes, explain in detail how the proceeding before the FSIP is related to this negotiability proceeding and provide the following:
(1) What date was it filed?
(2) What is the status of the case?
(3) What is the case number?

iii. A related petition for review of negotiability issues
[] Yes [] No
If Yes, explain in detail how the petition for review of negotiability issues is related to this negotiability proceeding and provide the following:
(1) What date was it filed?
(2) What is the status of the case?
(3) What is the case number?
iv. A related grievance
[ ] Yes [ ] No
If Yes, explain in detail how the grievance is related to this negotiability proceeding and provide the following:
(1) What date was it filed?
(2) What is the status of the case?
(3) What is the case number?
Part II – Alternative Dispute Resolution (ADR)
The Authority offers ADR services to help parties resolve their negotiability disputes through its Collaboration and Alternative Dispute Resolution Office (CADRO). CADRO provides an alternative to traditional case processing and is available on a voluntary basis. If you are interested in CADRO assistance or information regarding any of its services, you may contact the CADRO staff at (202) 218-7933.
9. Are you interested in attempting to resolve this matter with the assistance of CADRO?
[ ] Yes [ ] No

Pa	Part III – The Proposals		
ansv 'see	You must answer questions 10 through 14 for each proposal. Where narrative/explanatory inswers are required, for each box you may either: (1) type your complete response; or (2) type see attached" and include your answers as an attachment. If you type your responses on this form, then make a separate copy of questions 10 through 14 for each proposal.		
PR(	OPOSAL		
10.	Set out the exact wording of the proposal sought to be declared negotiable.		
11.	Explain the meaning of the proposal including: any special terms or phrases, technical language, or other words that are not in common usage.		

12.	Describe how the proposal is intended to work and what impact it will have. Where a proposal concerns a particular work situation, or other particular circumstances, describe the situation or circumstances that will enable the Authority to understand how each proposal is intended to apply.
13.	If the Agency has explained the basis of any allegation that the proposal is not negotiable, you may choose to attach a statement describing your legal arguments concerning the negotiability of these proposals. You may also wait and provide your arguments in response to the Agency's statement of position. If you choose to provide your legal arguments with this petition, you may explain, but not change, those arguments in later fillings.

For all statements, cite any law, rule, regulation, section of a collective-bargaining agreement, or other authority relied on in your argument or referenced in the proposal. Attach to this petition a copy of all such material, except for federal statutes, government-wide regulations, or judicial and administrative decisions.
If your statement is more than 10 pages long, you must include a table of contents.
Are copies of materials attached?
[] Yes [] No
If yes, list the materials attached:
14. Do you wish to "sever" any part of the proposal? Severing a proposal into separate parts makes each part the subject of a separate determination regarding its legality. Severance requires that each part has independent meaning, and should be sought only where you have an interest in determining whether any of the separate parts is legal even if the other part is not.
[ ] Yes [ ] No
14a. If Yes, specify which proposal you wish to sever, how it is to be severed, and the independent meaning of the severed parts.

Part IV – Hearing
15. Do you believe that a hearing or other fact-finding procedure is necessary to resolve any issues presented in this case?
[ ] Yes [ ] No
15a. If Yes, explain what those issues are and why they require a hearing.
Part V – Responsibilities of the Union
After filing the petition for review, the Union is responsible for participating in a conference and responding to any Authority Order.
Failure to participate in a conference under § 2424.23 of the Authority's Regulations, a direction or proceeding under § 2424.31, or other failure to provide timely or responsive information pursuant to an Authority Order may result in dismissal of the petition for review. 5 C.F.R. § 2424.32.

## Part IV – Checklist with Statement of Service and Signature

All documents filed with the Authority must comply with the requirements set forth in part 2429 of the Authority's regulations.

A complete copy (including all attachments) of a Union petition for review <u>must</u>:

- Be served by certified mail, first-class mail, commercial delivery, in person, or email (but only when the receiving party has agreed to be served by email) on:
  - (1) the Principal Agency Bargaining Representative at the negotiations; and
  - (2) the Head of the Agency (or designee). (5 C.F.R. §§ 2424.2(g), 2429.27(b))
- Contain a signed and dated statement of service with names and addresses of parties served, date of service, nature of document served, and method of service.
  (5 C.F.R. § 2429.27(c))
- Contain an original and four (4) complete and legible copies of all documents. (5 C.F.R. § 2429.25)
- Be addressed to:

Case Intake and Publication Federal Labor Relations Authority Docket Room, Suite 201 1400 K Street, NW Washington, D.C. 20424-0001

I certify that a complete copy of the petition for review, including all attachments, in the case of	
	[UNION] and [AGENCY],
Case Number	were filed with the Office of Case Intake and
Publication, Federal	Labor Relations Authority, Washington, D.C. by
	[indicate method of service], and were sent this day to:
· •	argaining Representative in the individual who signed the Agency allegation.)
Name:	
Title:	
Address:	
Phone:	
Method of Service:	[ ] certified mail
	[ ] first-class mail
	[ ] commercial delivery (type: Fed Ex, UPS, etc.)
	[ ] personal delivery
	[ ] other (please specify)
<b>The Head of the Ag</b> Name: Title: Address:	ency (or designee)*/
Phone:	
Method of Service:	[ ] certified mail
	[ ] first-class mail
	[ ] commercial delivery (type: Fed Ex, UPS, etc.)
	[ ] personal delivery
	[ ] other (please specify)
D :	
Date	Name of filing party
	Signature of Union's representative