**Section 101.518 Motions for Interlocutory Appeal from Hearing Officer Orders**

A party may take to the Board an interlocutory appeal from a hearing officer ruling by filing a motion within 14 days after the party receives the hearing officer's written order. However, if the hearing officer makes the ruling on the record at hearing, any motion for interlocutory appeal must be filed within 14 days after the Board receives the hearing transcript. Filing a motion for interlocutory appeal will not postpone a scheduled hearing, stay the effect of the hearing officer's ruling, or otherwise stay the proceeding.

(Source: Amended at 43 Ill. Reg. 9674, effective August 22, 2019)