

**CASE DIGEST:** *U.S. Dep't of the Navy, Marine Corps Air Station, Cherry Point N.C. and IAMAW, Local Lodge 2296, AFL-CIO, 71 FLRA 940 (2020) (Member Abbott concurring)*

The Petitioner requested that the Authority reconsider *U.S. Department of the Navy Marine Corps Air Station Cherry Point, North Carolina (Cherry Point)*, in which the Authority upheld a Regional Director's decision that certain employees are within the express terms of the relevant unit certification and that their inclusion in the unit remains appropriate. In a motion for reconsideration (motion), the Petitioner again argues that the RD relied on an incorrect certification, and she submits evidence, for the first time on reconsideration, to support her argument. The Authority rejected the motion, finding that it raised the same arguments the Authority considered and rejected in *Cherry Point*, and did not otherwise establish extraordinary circumstances warranting reconsideration.

Member Abbott concurred with the denial of the reconsideration because the grievant did not establish circumstances warranting a review but wrote separately to emphasize the underlying case was wrongly decided.

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.