CASE DIGEST: Exp.-Imp. Bank of the U.S., 71 FLRA 957 (2020)

The Union filed a motion for reconsideration of the Authority's decision in *Export-Import Bank of the United States*, 71 FLRA 248 (2019) (*Export*) (Member DuBester dissenting). In *Export*, the Authority directed the Regional Director (RD) to conduct an election to determine whether certain stipulated non-professional employees desired to be represented by the Union. Addressing the Union's motion for reconsideration, the Authority found that it did not establish that the Authority erred in its conclusions of law and was merely attempting to relitigate the issued involved in *Export*. As such, the Authority denied the Union's motion.

Member DuBester dissented, finding that the majority erred by disregarding the RD's findings that seven positions were not excluded from the unit and by directing the RD to conduct an election. Accordingly, Member DuBester would grant the Union's motion.

This case digest is a summary of an order 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.