The Union requested that the Authority reconsider its decision in *U.S. Department of VA, John J. Pershing VA Medical Center, Poplar Bluff, Missouri (VA)*, 72 FLRA 200 (2021) (Member Abbott concurring). In *VA*, the Authority held that because the grievance concerned the termination of a probationary employee, the Arbitrator did not have jurisdiction to resolve the grievance. In its motion for reconsideration (motion), the Union argued that the Authority erred in reaching its decision. Because the motion relied on arguments raised for the first time on reconsideration that could have been raised in *VA*, arguments rejected in *VA*, and findings that the Authority did not make, the Authority found that the motion did not establish extraordinary circumstances warranting reconsideration.

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.