CASE DIGEST:  *U.S. Dep’t of the Air Force, Davis-Monthan Air Force Base, 72 FLRA 716 (2022)* (Chairman DuBester concurring)

After a district court enjoined an executive order, the parties negotiated a collective-bargaining agreement that conflicted with provisions of the executive order. When the United States Court of Appeals for the District of Columbia Circuit lifted the injunction, President Trump issued a Presidential Memorandum amending the executive order to exempt conflicting collective-bargaining agreements executed during the injunction period. Because the Presidential Memorandum amended the executive order, the Authority concluded that the Arbitrator’s consideration of the Presidential Memorandum was responsive to the parties’ stipulated issues and denied the Agency’s exceptions.

Chairman DuBester concurred with the decision to deny the Agency’s exceptions.

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.