

UNITED STATES OF AMERICA
BEFORE THE NATIONAL LABOR RELATIONS BOARD

NATIONAL HOT ROD ASSOCIATION (NHRA)
Employer

and

Case 22-RC-186622

INTERNATIONAL ALLIANCE OF THEATRICAL
STAGE EMPLOYEES (IATSE)
Petitioner

ORDER

The Employer's Request for Review¹ of the Regional Director's Order Denying Employer's Motion For Reconsideration of and Withdrawal From Stipulated Election Agreement is denied as it raises no substantial issues warranting review.²

MARK GASTON PEARCE, MEMBER

LAUREN McFERRAN, MEMBER

WILLIAM J. EMANUEL, MEMBER

Dated, Washington, D.C., April 16, 2018.

¹ We have treated the Employer's "Request for Special Permission to Appeal" as a Request for Review.

² The Employer's attempt to avoid the Stipulated Election Agreement it voluntarily entered into is grounded in the Employer's dissatisfaction with the voter-eligibility formula set forth in that agreement, not the appropriateness of the stipulated unit. Accordingly, even if the Board's recent decision in *PCC Structurals*, 365 NLRB No. 160 (2017), would provide a basis for withdrawing from the stipulation – an issue we do not decide here – the Employer's reliance on that case is misplaced. *PCC* addressed the standard for determining the appropriateness of a proposed bargaining unit. Neither *PCC* nor any other recent Board decision changed the standard for analyzing voter eligibility. Thus, there is no basis for granting review.