UNITED STATES OF AMERICA

BEFORE THE NATIONAL LABOR RELATIONS BOARD

CONSOLIDATED COMMUNICATIONS HOLDINGS, INC., d/b/a CONSOLIDATED COMMUNICATIONS OF TEXAS COMPANY

and

Cases 16-CASE-187792
16-CASE-192050

COMMUNICATIONS WORKERS OF AMERICA, AFL-CIO, LOCAL 6218

ORDER DENYING MOTION FOR RECONSIDERATION

The Respondent’s motion for reconsideration of the Board’s Decision and Order reported at 366 NLRB No. 172 (2018) is denied. The Respondent has not identified any material error or demonstrated extraordinary circumstances warranting reconsideration under Section 102.48(c)(1) of the Board’s Rules and Regulations.


John F. Ring, Chairman

Lauren McFerran, Member

William J. Emanuel, Member

(SEAL) NATIONAL LABOR RELATIONS BOARD

1 The National Labor Relations Board has delegated its authority in this proceeding to a three-member panel.

2 In response to the Respondent’s motion for reconsideration, the General Counsel and the Charging Party each filed a brief in opposition.

3 Chairman Ring did not participate in the Board’s underlying decision, and he expresses no view on whether it was correctly decided. He agrees, however, that the Respondent’s motion for reconsideration should be denied because it fails to establish any grounds warranting reconsideration under Sec. 102.48 of the Board’s Rules and Regulations.

Member Emanuel adheres to his dissent in the underlying decision, but he agrees that the Respondent has not raised any issue not previously considered or shown extraordinary circumstances warranting reconsideration.