

**UNITED STATES OF AMERICA  
BEFORE THE NATIONAL LABOR RELATIONS BOARD**

**FCA US LLC**

and

**SHERI ANOLICK,**

**Case 07-CA-213717**

and

**BEVERLY SWANIGAN,**

**Case 07-CA-213746**

and

**BRIAN KELLER**

**Case 07-CA-213748**

**AND**

**INTERNATIONAL UNION, UNITED AUTOMOBILE,  
AEROSPACE AND AGRICULTURAL IMPLEMENT  
WORKERS OF AMERICA (UAW), AFL-CIO**

and

**SHERI ANOLICK,**

**Case 07-CB-213726**

and

**BEVERLY SWANIGAN,**

**Case 07-CB-213747**

and

**BRIAN KELLER**

**Case 07-CB-213749**

**ORDER DENYING MOTION FOR RECONSIDERATION**

On August 26, 2020, the Board denied the Respondent Union's motion to dismiss the consolidated complaint, finding that the Respondent failed to establish that the Board lacks jurisdiction over this matter under Section 10(b) of the Act. The Respondent's motion for reconsideration of the Board's denial of its motion to dismiss is also 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.

Dated, Washington, D.C., October 13, 2020.

JOHN F. RING

CHAIRMAN

WILLIAM J. EMANUEL

MEMBER

LAUREN McFERRAN

MEMBER