

**UNITED STATES OF AMERICA
BEFORE THE NATIONAL LABOR RELATIONS BOARD
WASHINGTON, D.C.**

DOUGLAS AUTOTECH CORPORATION,

Respondent,

and

Case No. GR-7-CA-51428

Hon. Paul Buxbaum

INTERNATIONAL UNION, UNITED
AUTOMOBILE, AEROSPACE AND
AGRICULTURAL IMPLEMENT WORKERS
OF AMERICA (UAW), AFL-CIO, AND ITS
LOCAL 822,

Charging Union.

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**CHARGING PARTY'S OPPOSITION TO RESPONDENT'S
MOTION FOR RECONSIDERATION, REHEARING,
AND TO REOPEN THE RECORD**

Nothing in Respondent's Motion satisfies the standard for reconsideration, rehearing or reopening of the record under Section 102.48(d) of the Board's Rules and Regulations. Accordingly, for the reasons set forth more fully in the Acting General Counsel's Opposition,¹ the Charging Party urges the Board to expeditiously deny Respondent's Motion.

Respectfully submitted,

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Dated: December 22, 2011

¹ The Charging Party maintains that the Board should have found that the Respondent repudiated its collective bargaining relationship with the Union when it discharged the entire bargaining unit. The Charging Party's position on this issue, however, is not germane to Respondent's meritless Motion for Reconsideration, Rehearing and to Reopen the Record.

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ITS LOCAL 822

CERTIFICATE OF SERVICE

The undersigned certifies that a copy of the Charging Party's Opposition to Respondent's Motion for Reconsideration, Rehearing and to Reopen the Record and this Proof of Service was filed electronically and served a copy upon the following parties by e-mail:

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