

Disneyland/Div. of Walt Disney Co. and Ray Haller, Petitioner and Teamsters Automobile Industrial and Allied Workers, Local 495, International Brotherhood of Teamsters, AFL-CIO; Hotel Employees and Restaurant Employees International Union, Local No. 681, AFL-CIO; Bakery Confectionery and Tobacco Workers Union, Local No. 82, AFL-CIO; United Food and Commercial Workers, Local No. 324, AFL-CIO; and Service Employees International Union, Local No. 399, AFL-CIO, Unions. Case 21-RD-2472

September 25, 1992

ORDER AFFIRMING DISMISSAL

BY MEMBERS DEVANEY, OVIATT, AND
RAUDABAUGH

The Board has delegated its authority in this proceeding to a three-member panel, which has considered the Petitioner's request for review of the Regional Director's administrative dismissal of the instant peti-

tion.¹ The request for review is denied as it raises no substantial issues warranting reversal of the Regional Director's action. Accordingly, the Regional Director's dismissal of the petition is affirmed.

¹ Relevant portions of the Regional Director's dismissal letter are attached.

APPENDIX

As a result of the investigation, it does not appear that further proceedings on the petition are warranted inasmuch as the Petitioner seeks a decertification election in a unit consisting only of the merchandise employees and merchandise marker employees employed by the Employer, and the currently recognized unit consists of a facilitywide unit of the employees as set forth in the current multiunion agreement. As a decertification election must be held in a unit that is coextensive with the recognized contractual bargaining unit, I am dismissing the petition in this matter. *Green-Wood Cemetery*, 280 NLRB 1359 (1986); *Scott Paper Co.*, 257 NLRB 699 (1981); and *W. T. Grant Co.*, 179 NLRB 670 (1969).