

**The Southern New England Telephone Company
d/b/a AT&T Connecticut, a wholly owned sub-
sidiary of AT&T and Communication Workers
of America.** Case 34-CA-12451

CORRECTION

On March 24, 2011, the National Labor Relations Board issued a Decision and Order in the above-entitled proceeding in which an inadvertent error appears. On page 2, paragraph (d), of the Board's Order the location of the facility is incorrect and text omitted. The paragraph reads:

“(d) Within 14 days after service by the Region, post at its **Bristol, Connecticut** facility copies of the attached notice marked “Appendix.”⁷ Copies of the notice, on forms provided by the Regional Director for Region 34, after being signed by the Respondent's authorized representative, shall be posted by the Respondent and maintained for 60 consecutive days in conspicuous places, including all places where notices to employees are customarily posted. In addition to physical posting of paper notices, notices shall be distributed electronically, such as by email, posting on an intranet or an internet site, and/or other electronic means, if the Respondent customarily communicates with its employees by such means. Reasonable steps shall be taken by the Respondent to ensure that the notices are not altered, defaced, or covered by any other material. In the event that, during the pendency of these proceedings, the Respondent has gone out of business or closed the facility involved in these proceedings, the Respondent shall duplicate and mail, at its own expense, a copy of the notice to all current employees and former employees employed by the Respondent at any time since August 12, 2009.”

The paragraph should read:

“(d) Within 14 days after service by the Region, post at its **New Haven, Connecticut facility and all its facilities located in the State of Connecticut where bargaining-unit employees work**, copies of the attached notice marked “Appendix.”⁷ Copies of the notice, on forms provided by the Regional Director for Region 34, after being signed by the Respondent's authorized representative, shall be posted by the Respondent and maintained for 60 consecutive days in conspicuous places, including all places where notices to employees are customarily posted. In addition to physical posting of paper notices, notices shall be distributed electronically, such as by email, posting on an intranet or an internet site, and/or other electronic means, if the Respondent customarily communicates with its employees by such means. Reasonable steps shall be taken by the Respondent to ensure that the notices are not altered, defaced, or covered by any other material. In the event that, during the pendency of these proceedings, the Respondent has gone out of business or closed the

facility involved in these proceedings, the Respondent shall duplicate and mail, at its own expense, a copy of the notice to all current employees and former employees employed by the Respondent at any time since August 12, 2009.”

Please substitute the attached decision for the one that previously issued.

Dated, Washington, D.C. May 13, 2011