



UNITED STATES GOVERNMENT
NATIONAL LABOR RELATIONS BOARD

REGION 06
1000 LIBERTY AVE
RM 904
PITTSBURGH, PA 15222-4111

Agency Website: www.nlr.gov
Telephone: (412)395-4400
Fax: (412)395-5986

December 3, 2012

Re: CB&I, Inc.
Case 06-CA-083397

[REDACTED]
MID-ATLANTIC COUNCIL OF CARPENTERS-WV DISTRICT
609 BROADWAY AVE
BRIDGEPORT, WV 26330-1255

Dear [REDACTED]

We have carefully investigated and considered your charge that CBI-LUMMIS has violated the National Labor Relations Act.

Decision to Dismiss: Based on that investigation, I have decided to dismiss your charge for the reasons discussed below.

The charge alleges that the Employer refused to hire or consider for hire approximately 50 members of the Mid-Atlantic Council of Carpenters because of their Union affiliation. However, it could not be established that the Employer violated the Act as alleged. The investigation revealed that the Employer has an established lawful hiring procedure for the carpentry positions for which the alleged discriminatees applied and that there was insufficient evidence to establish that the Employer failed to follow its procedure. Although it appears the discriminatees were qualified, the Employer filled almost all of the carpentry needs using CBI employees from other locations, former CBI employees or referrals it received from management and employees, as per this hiring policy. The few remaining positions were filled from a large pool of well-qualified applicants.

Furthermore, while the Union contended that the Employer rebuffed the Business Agent's attempt to present his business card, the Region found this incident to be insufficient animus to support a violation 8(a)(3) of the Act, especially where no other ill-will was shown.

Regarding the applicants who applied for work on May 16, 2012, the investigation revealed that the Employer hired no carpenters after receiving their applications, and, in fact, began laying off carpenters shortly thereafter.

Your Right to Appeal: You may appeal my decision to the General Counsel of the National Labor Relations Board, through the Office of Appeals. If you appeal, you may use the enclosed Appeal Form, which is also available at www.nlr.gov. However, you are encouraged to also submit a complete statement of the facts and reasons why you believe my decision to dismiss your charge was incorrect.

Means of Filing: An appeal may be filed electronically, by mail, or by delivery service. Filing an appeal electronically is preferred but not required. The appeal MAY NOT be filed by fax. To file an appeal electronically, go to the Agency's website at www.nlr.gov, click on **File Case Documents**, enter the NLRB Case Number, and follow the detailed instructions. To file an appeal by mail or delivery service, address the appeal to the General Counsel at the National Labor Relations Board, Attn: Office of Appeals, 1099 14th Street, N.W., Washington D.C. 20570-0001. Unless filed electronically, a copy of the appeal should also be sent to me.

Appeal Due Date: The appeal is due on **December 17, 2012**. If you file the appeal electronically, we will consider it timely filed if you send the appeal together with any other documents you want us to consider through the Agency's website so the transmission is completed by **no later than 11:59 p.m. Eastern Time** on the due date. If you mail the appeal or send it by a delivery service, it must be received by the Office of Appeals in Washington, D.C. by the close of business at **5:00 p.m. Eastern Time** or be postmarked or given to the delivery service no later than **December 16, 2012**.

Extension of Time to File Appeal: Upon good cause shown, the General Counsel may grant you an extension of time to file the appeal. A request for an extension of time may be filed electronically, by fax, by mail, or by delivery service. To file electronically, go to www.nlr.gov, click on **File Case Documents**, enter the NLRB Case Number and follow the detailed instructions. The fax number is (202)273-4283. A request for an extension of time to file an appeal **must be received on or before December 17, 2012**. A request for an extension of time that is mailed or given to the delivery service and is postmarked or delivered to the service before the appeal due date but received after the appeal due date will be rejected as untimely. Unless filed electronically, a copy of any request for extension of time should be sent to me.

Confidentiality: We will not honor any claim of confidentiality or privilege or any limitations on our use of appeal statements or supporting evidence beyond those prescribed by the Federal Records Act and the Freedom of Information Act (FOIA). Thus, we may disclose an appeal statement to a party upon request during the processing of the appeal. If the appeal is successful, any statement or material submitted with the appeal may be introduced as evidence at a hearing before an administrative law judge.

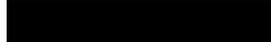
Because the Federal Records Act requires us to keep copies of case handling documents for some years after a case closes, we may be required by the FOIA to disclose those documents absent an applicable exemption such as those that protect confidential sources, commercial/financial information, or personal privacy interests.

Very truly yours,

Robert W. Chester
Regional Director

Enclosure

cc GENERAL COUNSEL
OFFICE OF APPEALS
FRANKLIN COURT BUILDING
NATIONAL LABOR RELATIONS
BOARD
1099 14TH STREET, NW
WASHINGTON, DC 20570


CBI-LUMMIS
257 NORTH STREET, RT.2
NEW MARTINSVILLE, WV 26155


OGLETREE DEAKINS NASH SMOAK
AND STEWART, PC
PO BOX 2757
GREENVILLE, SC 29602-2757


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UNITED STATES OF AMERICA
NATIONAL LABOR RELATIONS BOARD

APPEAL FORM

To: General Counsel
Attn: Office of Appeals
National Labor Relations Board
Room 8820, 1099 - 14th Street, N.W.
Washington, DC 20570-0001

Date:

Please be advised that an appeal is hereby taken to the General Counsel of the National Labor Relations Board from the action of the Regional Director in refusing to issue a complaint on the charge in

Case Name(s).

Case No(s). *(If more than one case number, include all case numbers in which appeal is taken.)*

(Signature)