



United States Government  
NATIONAL LABOR RELATIONS BOARD  
Region 29  
Two MetroTech Center – 5th Floor  
Brooklyn, New York 11201-4201  
(718) 330-7723 Fax: (718) 330-7579

June 18, 2013

By ECF

Gary W. Shinnery  
Executive Secretary  
National Labor Relations Board  
1099 14<sup>th</sup> Street, NW  
Washington , DC 20570

Re: Domsey Trading Corp., et al.  
Case Nos. 29-CA-14548, et al.

Dear Mr. Shinnery:

This serves as Counsel for the Acting General Counsel's limited exception to Judge Michael A. Marcionese's May 22, 2013 Fifth Supplemental Decision in the above-captioned case. Although Judge Marcionese ordered Respondent Domsey Trading Corporation, Domsey Fiber Corporation, Domsey International Sales Corporation and Arthur Salm, individually ("Respondent") to pay interest on the backpay amounts for the located discriminatees, he failed to do so for the discriminatees now missing. There is no distinction between missing and located discriminatees when it comes to paying interest on a backpay amount. As ordered by the Judge, net backpay for the missing discriminatees shall be held in escrow of a period not more than one year from either Respondent's compliance with the Judge's Order or the Date the Board's Supplemental Decision and Order becomes final, including enforcement of such Order. Interest on those amounts must also be paid by Respondent and held in escrow. After one year, all monies held in escrow on behalf of those discriminatees still missing shall be returned to Respondent.

Respectfully submitted,

Aggie Kapelman  
Counsel for the Acting  
General Counsel

cc: By Email

Philip Pierce, Esq.

Errol Margolin, Esq.

Arthur Kaufman, Esq.

Jeffrey A. Meyer, Esq.

John P. Gibbons, Jr., Esq.

Scott Markowitz, Esq.