

**The Neiman Marcus Group, Inc. d/b/a Bergdorf
Goodman and Local 1102 Retail, Wholesale De-
partment Store Union. Case 02-RC-076954**

CORRECTION

On July 28, 2014, the National Labor Relations Board issued a Decision on Review and Order Remanding in the above-captioned proceeding in which an inadvertent error appears. On page 3, column one, the sentence above footnote 4 should read, “Similarly, in *Northrup Grumman Shipbuilding, Inc.*, 357 NLRB No. 163, slip op. at 4 (2011), enf. denied on other grounds sub nom. *NLRB v. Enterprise Leasing Co. Southeast, LLC*, 722 F.3d 609 (4th Cir. 2013), petition for writ of cert. filed, No. 13-671 (2013), the Board emphasized that the employer had “placed all [the petitioned-for employees] in a separate department, under separate supervision,” in finding the petitioned-for unit appropriate. And in *Specialty Healthcare*, the petitioned-for unit consisted entirely of all the employees in one particular job classification.”

Please substitute the attached pages 3 and 4 for those that previously issued.

Dated, Washington, D.C. August 8, 2014