

**UNITED STATES OF AMERICA  
BEFORE THE NATIONAL LABOR RELATIONS BOARD**

**CENTURY MANAGEMENT, LLC  
d/b/a McDONALD'S**

and

**Cases 15-CA-136065  
15-CA-140333  
15-CA-140851**

**MEMPHIS WORKERS ORGANIZING  
COMMITTEE, PROJECT OF THE MID-SOUTH  
ORGANIZING COMMITTEE**

**ORDER<sup>1</sup>**

The petition to revoke subpoena duces tecum B-716401 filed by Century Management, LLC is denied. The subpoena seeks information relevant to the matters under investigation and describes with sufficient particularity the evidence sought, as required by Section 11(1) of the Act and Section 102.31(b) of the Board's Rules and Regulations. Further, the Petitioner has failed to establish any other legal basis for revoking the subpoena.<sup>2</sup> See generally, *NLRB v. North Bay Plumbing, Inc.*, 102 F.3d 1005 (9th Cir. 1996); *NLRB v. Carolina Food Processors, Inc.*, 81 F.3d 507 (4th Cir. 1996).

Dated, Washington, D.C., June 10, 2015.

MARK GASTON PEARCE, CHAIRMAN

PHILIP A. MISCIMARRA, MEMBER

LAUREN McFERRAN, MEMBER

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<sup>1</sup> The National Labor Relations Board has delegated its authority in this proceeding to a three-member panel.

<sup>2</sup> To the extent that the subpoena encompasses some documents that the Petitioner believes in good faith to be subject to the attorney-client privilege, this Order is without prejudice to the Petitioner's prompt submission of a more complete privilege log to the Region identifying and describing each such document, and providing sufficient detail to permit an assessment of the Petitioner's claim of privilege. The Petitioner is directed to produce all responsive documents not subject to any good-faith claim of privilege.