



United States Government

**NATIONAL LABOR RELATIONS BOARD**  
**1099 14<sup>th</sup> STREET NW**  
**WASHINGTON DC 20570**

August 18, 2015

Richard B. Hankins  
McGuireWoods LLP  
1230 Peachtree Street, NE  
Suite 2100  
Atlanta, GA 30309

**Re:** *The Boeing Company*  
19-CA-093656

Dear Mr. Hankins:

This letter acknowledges receipt of The Boeing Company's Supplemental Authority in Support of its Exceptions to the Administrative Law Judge's Decision dated August 17, 2015. In this "motion," the Respondent seeks to call to the Board's attention the D.C. Circuit's recent decision in *SW General, Inc. v. NLRB*, -- F.3d --, 2015 WL 4666487 (D.C. Cir. Aug. 7, 2015), and its applicability to the above-captioned case.

Pursuant to *Reliant Energy*, 339 NLRB 66 (2003), a party may bring to the Board's attention pertinent and significant authorities that come to a party's attention after the party's brief has been filed. A party may promptly advise the Executive Secretary, by letter, with a copy to all other parties. The letter should set forth the case citations and state the reasons for them, and refer to the pages, paragraphs, and lines of the brief to which the citations apply. The body of the letter must not exceed 350 words.

Accordingly, please resubmit a letter that complies with all of the requirements of *Reliant*. The Boeing Company's Supplemental Authority in Support of its Exceptions to the Administrative Law Judge's Decision will not be forwarded to the Board for consideration.

Very truly yours,

Farah Z. Qureshi  
Associate Executive Secretary

cc: Parties