



United States Government

**NATIONAL LABOR RELATIONS BOARD**  
**1015 HALF STREET, SW**  
**WASHINGTON DC 20570**

November 4, 2015

Re: Machinists District 70 and Local Lodge 839  
(Spirit Aerosystems, Inc.)  
Case 14-CB-133028

**ORDER**

The Respondent's Motion to Supplement the Record is denied. See Section 102.48(d) of the Board's Rules and Regulations. The evidence the Respondent seeks to introduce concerns events occurring nearly one month after the judge issued a decision in this proceeding. To the extent the Respondent seeks to introduce the evidence to call into question the judge's credibility determinations, that request is denied. *Hagar Management*, 313 NLRB 438, 438 fn. 1 (1993) (Board will not reopen record so that party can attack judge's credibility determinations), *enfd.* 55 F.3d 684 (D.C. Cir. 1995). Finally, the Respondent has not shown why its evidence would require a different result than that reached by the judge.<sup>1</sup>

By direction of the Board:

Farah Z. Qureshi  
Associate Executive Secretary

---

<sup>1</sup> The Respondent is not precluded from introducing evidence in the compliance hearing on the issue of discriminatee Jarrod Lehman's entitlement to make-whole relief. *Berkshire Farm Center*, 333 NLRB 367, 367 (2001)

Because we deny the Respondent's motion herein, we find it unnecessary to pass on Counsel for the General Counsel's request to strike the Respondent's characterizations of Lehman's character.