



**United States Government**  
**NATIONAL LABOR RELATIONS BOARD**  
**OFFICE OF THE GENERAL COUNSEL**  
**Washington, D.C. 20570**  
*[www.nlr.gov](http://www.nlr.gov)*

HAND-DELIVERED

Date: May 6, 2016

To: The National Labor Relations Board

Re: Loomis, Inc., 32-CA-025708, et al.

Attached please find a Notice of Ratification regarding the above-cited cases and the Affidavit of Service establishing that all parties were served with the Notice and this letter. I request that the Notice of Ratification be placed in the case record.

Regards,

/s/ Richard F. Griffin, Jr.

General Counsel

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

LOOMIS ARMORED US INC.

And	<b>Cases</b>	32-CA-025316 32-CA-025708 32-CA-025709 32-CA-025727
TEAMSTERS LOCAL UNION NO 439		
TEAMSTERSLOCAL UNION NO 315		
TEAMSTERS LOCAL UNION NO 853		
TEAMSTERS LOCAL 150 TEAMSTERS CHAUFFEURS WAREHOUSEMEN AND HELPERS LOCAL NO 542 AND PACKAGE AND GENERAL UTILITY DRIVERS LOCAL 396		

**NOTICE OF RATIFICATION**

The prosecution of this case commenced under the authority of Acting General Counsel Lafe E. Solomon during the period after his nomination on January 5, 2011, while his nomination was pending with the Senate, and before my confirmation on November 4, 2013.

The United States Court of Appeals for District of Columbia Circuit recently held that Acting General Counsel Solomon's authority under the Federal Vacancies Reform Act (FVRA), 5 U.S.C. §§ 3345 et seq., ceased on January 5, 2011, when the President nominated Mr. Solomon for the position of General Counsel. *SW General, Inc. v. NLRB*, \_\_ F.3d \_\_, 2015 WL 4666487, (D.C. Cir., Aug. 7, 2015). The Court found that complaints issued while Mr. Solomon's nomination was pending were unauthorized and that it was uncertain whether a lawfully-serving General Counsel or Acting General Counsel would have exercised discretion to prosecute the cases. *Id.* at \*10.

I was confirmed as General Counsel on November 4, 2013. After appropriate review and consultation with my staff, I have decided that the issuance of the complaint in this case and its continued prosecution are a proper exercise of the General Counsel's broad and unreviewable discretion under Section 3(d) of the Act.

My action does not reflect an agreement with the appellate court ruling in *SW General*. Rather, my decision is a practical response aimed at facilitating the timely resolution of the charges that I have found to be meritorious while the issues raised by *SW General* are being resolved. Congress provided the option of ratification by expressly exempting "the General

Counsel of the National Labor Relations Board” from the FVRA provisions that would otherwise preclude the ratification of certain actions of other persons found to have served in violation of the FVRA. Id. at \*9 (citing 5 U.S.C. § 3348(e)(1)).

For the foregoing reasons, I hereby ratify the issuance and continued prosecution of the complaint.

Date: May 6, 2016

/s/ Richard F. Griffin, Jr.  
Richard F. Griffin, Jr.  
General Counsel

**UNITED STATES OF AMERICA  
BEFORE THE NATIONAL LABOR RELATIONS BOARD  
REGION 32**

LOOMIS ARMORED US INC.

And

**Cases** 32-CA-025316  
32-CA-025708  
32-CA-025709  
32-CA-025727

TEAMSTERS LOCAL UNION NO 439  
TEAMSTERSLOCAL UNION NO 315  
TEAMSTERS LOCAL UNION NO 853  
TEAMSTERS LOCAL 150 TEAMSTERS  
CHAUFFEURS WAREHOUSEMEN AND  
HELPERS LOCAL NO 542 AND PACKAGE  
AND GENERAL UTILITY DRIVERS LOCAL 396

**AFFIDAVIT OF SERVICE OF: Notice of Ratification of Complaint and Prosecution of  
Complaint and Letter to the Board regarding this Ratification.**

I, the undersigned employee of the National Labor Relations Board, being duly sworn, say that on May 6, 2016 I served the above-entitled document(s) by regular mail, as noted below, upon the following persons, addressed to them at the following addresses:

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May 6, 2016

Date

Christina Ford  
Designated Agent of NLRB

Name

/s/ Christina Ford

Signature