

UNITED STATES OF AMERICA
BEFORE THE NATIONAL LABOR RELATIONS BOARD
REGION 9

THE SCHERZINGER CORPORATION

and

Case 09-CA-165460

ROBERT COLLEY, AN INDIVIDUAL

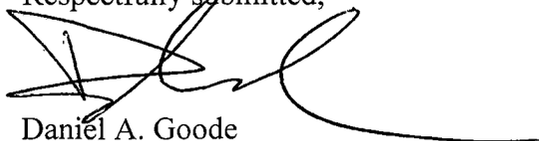
COUNSEL FOR THE GENERAL COUNSEL'S EXCEPTIONS
TO THE ADMINISTRATIVE LAW JUDGE'S DECISION

The General Counsel takes the following exceptions to the Decision of the Administrative Law Judge in this matter:

1. The Administrative Law Judge's failure to find that the Scherzinger Complaint Procedures, as a whole, violate Section 8(a)(1) of the Act by requiring employees to voice workplace complaints only to Respondent. (ALJD, p. 8, ll. 13-15)
2. The Administrative Law Judge's failure to require Respondent to file with the United States District Court (Court) a motion to vacate any order compelling employees to adhere to the unlawful arbitration policy in the event Respondent's dismissal motion is, or already has been, approved by the Court. (ALJD, p. 9-10)

Dated: July 15, 2016

Respectfully submitted,



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