

**UNITED STATES OF AMERICA
BEFORE THE NATIONAL LABOR RELATIONS BOARD
REGION 01**

READY JET, INC.

and

32BJ SEIU NEW ENGLAND 615

Cases 01-CA-132326
 01-CA-140878
 01-CA-155263
 01-CA-159503
 01-CA-159509

**COUNSEL FOR THE GENERAL COUNSEL'S MOTION
TO CORRECT CERTAIN OMISSIONS FROM THE ADMINISTRATIVE LAW JUDGE'S
DECISION AND RECOMMENDED ORDER**

Pursuant to Section 102.24 of the Rules and Regulations of the National Labor Relations Board, as amended, Counsel for the General Counsel hereby requests the following omissions from the Administrative Law Judge's Decision and Order issued in the above-captioned matter on October 12, 2016 be corrected as follows:

1. (a) Item 5 of the Conclusions of Law articulates two unlawful acts as follows,

The Respondent violated Section 8(a)(1) of the Act by telling Claudio Batista, Francisco Luna, Gerfi Mendez and Julio Medina that their discipline was for their participation in the strike and threatening them with further discipline for their activity in support of the Union.

 (b) Item 1(d) of the Order provides that Respondent shall cease and desist from,

Threatening employees with loss of employment and benefits in order to dissuade employees from supporting the 32 BJ SEIU New England 615 or any other union.

(c) Item 1 contains no reference to the first unlawful act articulated in item 5 of the Conclusions of Law, that the Respondent violated Section 8(a)(1) of the Act by telling Claudio Batista, Francisco Luna, Gerfi Mendez and Julio Medina that their discipline was for their participation in the strike.

(d) The Order should be amended to include a cease and desist order with respect to advising employees that their discipline is because of their participation in a strike.

2. (a) The Administrative Law Judge found in the Remedy at page 28, line 4, that “a public reading of the remedial notice is appropriate here,” and further asserted, at lines 7 through 10,

I will require the attached notice to be read publicly by the Respondent’s representative or by a Board agent in English and Spanish, in the presence of the Respondent’s supervisors and agents, to include Sarah Colon, Rafael Felipe, Luis Oliva, Giovannie Martinez, Jency Diaz and Jean Carlos Torres.

(b) The Order at item (i) orders a notice posting and at item (j) orders a notice mailing, but inadvertently omits the public reading of the notice.

(c) The Remedy and Order fail to clarify when and where the Notice reading will take place.

(d) The Order should be amended by adding item (k) as follows:

Within 14 days after service by the Region, hold a meeting or meetings at Terminal A and Terminal C at Boston Logan Airport, scheduled to ensure the widest possible attendance, at which the attached notice is to be read to the employees by the Respondent’s representative in the presence of a Board agent and an agent of the Union if the Region or the Union so desires, or, at the Respondent’s option, by a Board agent, in the presence of the Respondent’s

supervisors and agents, to include Sarah Colon, Rafael Felipe, Luis Oliva, Giovannie Martinez, Jency Diaz and Jean Carlos Torres, with translation available for Spanish-speaking employees.¹

3. (a) The caption of the Decision does not list counsel who appeared at the hearing for the General Counsel, Charging Party or Respondent.

(b) Attorney Laura H. Pawle stated her notice of appearance on the record as Counsel for the General Counsel, Attorney Ingrid Nava stated her notice of appearance on the record for the Charging Party, and Attorney John K. Baker stated his notice of appearance on the record for the Respondent, as reported in the Official Report of Proceedings Before The National Labor Relations Board, p. 5, a copy of which is attached hereto as **Exhibit 1**.

(c) The Decision should be amended to add the names of counsel where such names are customarily listed.

DATED: November 2, 2016

/s/ Laura H. Pawle

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¹ This language models the Board's order for a public notice reading in *Emerald Green Building Services*, 364 NLRB No. 109 (2016).

CERTIFICATE OF SERVICE

I hereby certify that on this 2nd day of November, 2016, I served a copy of Counsel For The General Counsel's Motion To Correct Certain Omissions From The Administrative Law Judge's Decision And Recommended Order, to be served by electronic mail on the following:

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