

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

**TRUMP RUFFIN COMMERCIAL, LLC,
d/b/a TRUMP INTERNATIONAL HOTEL
LAS VEGAS**

and

**LOCAL JOINT EXECUTIVE BOARD OF
LAS VEGAS, affiliated with UNITE HERE
INTERNATIONAL UNION**

**Cases 28-CA-149979
28-CA-150529
28-CA-155072
28-CA-156304
28-CA-156719
28-CA-157883**

JOINT MOTION TO WITHDRAW EXCEPTIONS AND CROSS-EXCEPTIONS

The General Counsel and Respondent Trump Ruffin Commercial, LLC, d/b/a Trump International Hotel Las Vegas (Respondent) hereby move to withdraw the exceptions and cross-exceptions to the decision and recommended Order of the Administrative Law Judge in the above-captioned case for the reasons set forth below.

On August 31, 2015, the Regional Director issued a consolidated complaint and notice of hearing in Cases 28-CA-149979, 28-CA-150529, and 28-CA-155072. On September 30, 2015, the Regional Director issued an order further consolidating cases, second consolidated complaint, and notice of hearing in the three cases that were the subject of the original complaint and Cases 28-CA-156304, 28-CA-156719, and 28-CA-157883.

A hearing concerning the allegations of the complaint was held before an Administrative Law Judge on various dates between November 17, 2015, and December 10, 2015, and, on July 22, 2016, the Administrative Law Judge issued a decision and recommended Order, JD(SF)-31-16 (the ALJD), finding that Respondent engaged in some of the unfair labor practices alleged in the Complaint but not others.

Respondent filed exceptions to certain aspects of the ALJD on September 2, 2016, and, the General Counsel filed cross-exceptions to other aspects of the ALJD on October 4, 2016. Charging Party Local Joint Executive Board of Las Vegas, affiliated with UNITE HERE International Union (the Charging Party) did not file exceptions or cross-exceptions.

Following the filing of exceptions and cross-exceptions, Respondent and the Charging Party entered into negotiations for a collective bargaining agreement covering certain employees at Respondent's the facility involved in this proceeding. In view of that development, Respondent no longer wishes to contest the portions of the ALJD to which it excepted and is willing to comply with the terms of the Administrative Law Judge's recommended Order. In view of Respondent's desire to withdraw its exceptions, the General Counsel no longer wishes to pursue the cross-exceptions to the ALJD and wishes to withdraw those cross-exceptions in the interest of promptly securing a remedy.

Accordingly, the General Counsel and Respondent respectfully move to withdraw their exceptions and cross-exceptions to the ALJD, so that, pursuant to Section 102.48(a) of the Rules and Regulations of the National Labor Relations Board, the ALJD shall, pursuant to Section 10(c) of the National Labor Relations Act, automatically become the decision and Order of the Board and become its findings, conclusions, and Order. The Charging Party has informed Counsel for the General Counsel that it does not oppose this joint motion.

Dated this 8th day of March, 2017.

/s/ Judith E. Dávila
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CERTIFICATE OF SERVICE

I hereby certify that the foregoing Joint Motion to Withdraw Exceptions and Cross-Exception in Cases 28-CA-149979, 28-CA-150529, 28-CA-155072, 28-CA-156304, 28-CA-156719, and 28-CA-157883, was served via E-Gov, E-Filing, and E-Mail, on this 8th day of March 2017, on the following:

Via E-Gov, E-Filing:

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