

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

AMERICAN MEDICAL RESPONSE, INC.

and

Case 28-CA-188389

GENERAL TEAMSTERS (EXCLUDING MAILERS), STATE OF ARIZONA, LOCAL UNION NO. 104, an affiliate of the INTERNATIONAL BROTHERHOOD OF TEAMSTERS

ORDER

The Employer's Petition to Revoke subpoena duces tecum B-1-V77GZZ is denied. The subpoena seeks information relevant to the matters under investigation and describes with sufficient particularity the evidence sought, as required by Section 11(1) of the Act and Section 102.31(b) of the Board's Rules and Regulations. Further, the Employer has failed to establish any other legal basis for revoking the subpoena. See generally *NLRB v. North Bay Plumbing, Inc.*, 102 F.3d 1005 (9th Cir. 1996); *NLRB v. Carolina Food Processors, Inc.*, 81 F.3d 507 (4th Cir. 1996).¹

Dated, Washington, D.C., January 8, 2018.

MARK GASTON PEARCE,	MEMBER
LAUREN McFERRAN,	MEMBER
WILLIAM J. EMANUEL,	MEMBER

¹ To the extent that the Employer has provided some of the requested material, it is not required to produce that information again, provided that the Employer accurately describes which documents under subpoena it has already provided, states whether those previously supplied documents constitute all of the requested documents, and provides all of the information that was subpoenaed. Similarly, in considering the petition to revoke, we have evaluated the subpoena in light of the Region's statement that it would withdraw pars. 14-17 if the Employer stipulates that there were no other responsive collective-bargaining agreements in addition to the parties' collective-bargaining agreement and their Memorandum of Understanding, which the Employer has already provided.