

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

**INTERNATIONAL ASSOCIATION OF
THEATRICAL STAGE EMPLOYEES
[IATSE], LOCAL 16**

and

**Cases 20-CB-213058
20-CB-213223
20-CB-214630
20-CB-217075**

DAVID E. JURY

ORDER¹

The Union's Motion to Quash subpoena duces tecum B-1-11FLLX9 is denied.² 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 Union 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).

Dated, Washington, D.C., July 25, 2018.

JOHN F. RING,	CHAIRMAN
LAUREN McFERRAN,	MEMBER
WILLIAM J. EMANUEL,	MEMBER

¹ The National Labor Relations Board has delegated its authority in this proceeding to a three-member panel.

² In denying the motion, we have considered the subpoena in light of the Region's statement in its opposition that, to the extent that responsive documents may reveal personal or contact information concerning the Union's referral hall users, such information may be redacted from the documents. Similarly, the Region states that to the extent that the Union believes in good faith that certain responsive documents contain confidential information, the Region may be willing to consider agreement on a protective order or some other process to protect any confidential information.