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VIA NLRB E-FILING

Gary Shinnars, Executive Secretary
National Labor Relations Board
1015 Half Street SE
Washington, DC 20570-0001

Re: *Johnson Controls, Inc. (Employer); UAW (Union); and Brenda Lynch and Anna Marie Grant (Employee-Intervenors)*, Case No. 10-CA-151843

Dear Mr. Shinnars:

On July 10, 2018, I filed a letter on behalf of the Intervenors containing a supplemental citation of authority, pursuant to NLRB R&R Section 102.6. On July 27, 2018, Counsel for the General Counsel filed an objection to the contents of my letter (which she puzzlingly refers to as an “untimely letter brief”), although she apparently does not oppose the supplemental citation itself.

Counsel for the General Counsel “doth protest too much.” Hamlet, Act III, sc. II.

My July 10 letter complies with Section 102.6. It simply stated that Judge Millet’s concurrence in *Veritas Health Services, Inc. v. NLRB*, D.C. Circuit No. 16-1058, 2018 WL 3352892, should be considered by the Board as it rules on the General Counsel’s Exceptions opposing Intervenors’ mere participation in this case.

Counsel for the General Counsel also chides the undersigned for citing “cases dating back to 2014,” without admitting that the actual citation I mentioned was to a 2018 case that was not available when this case was originally briefed, *Novelis Corp. v. NLRB*, 885 F.3d 100 (2d Cir. 2018). The 2014 cases I am alleged to have wrongfully cited were simply to the underlying litigation history of the 2018 *Novelis* case itself.

I ask again that my letter and the accompany citation to *Veritas Health Services* be submitted to the Board.

Respectfully submitted,

/s/ Glenn M. Taubman
*Attorney for Intervenors Brenda Lynch
and Anna Marie Grant*

cc via e-mail:

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