

**Semper Fi Plumbing and Heating, Inc. and  
Journeyman Plumbers and Gas Fitters Local  
Union No. 3. Case 27-CA-177225**

**CORRECTION**

On March 1, 2019, the National Labor Relations Board issued a Decision and Order in the above-entitled proceeding in which several inadvertent errors appear.

“(a) Page 1 of the Decision states in the second paragraph that the settlement agreement required Respondent to “(2) pay employee Jairo Reyes backpay in the amount of \$3000 plus interest in the amount of \$122.” The \$122 figure should be replaced with the correct amount of \$112.

(b) Page 2 of the Decision states in the first paragraph under Ruling on Motion for Default Judgement “make whole employee Mark Willis in the amount of \$500 plus interest.” Counsel for the General Counsel requests that this language be corrected to read “make whole employee Mark Willis for expenses he incurred as a result of the Responden’s failure to make contractually required contributions in the amount of \$500, plus interest.”

(c) Page 3 of the Decision provides in the second paragraph under Remedy that the interest amount for Jairo Reyes is \$122. Counsel for the General Counsel requests that the \$122 figure be substituted with the correct amount of \$112.

(d) Page 4 of the Decision in the second paragraph under ORDER states “Remit \$500 in wages.” Counsel for the General Counsel requests that this language be replaced with the following language: “\$500 for expenses Mark Willis incurred as a result of the Respondent’s failure to make contractually required contributions, plus \$11 in interest.”

(e) Page 4 of the Decision in the fourth paragraph under ORDER should include language providing for the mailing of the notice to all employees who worked for Respondent since February 1, 2016, in the event the Respondent has gone out of business or closed its facility.”

Please substitute the attached decision, for the one previously issued.

Dated Washington, D.C. April 5, 2019