

Long Island City, NY

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

NEW YORK PAVING, INC.

and

CONSTRUCTION COUNCIL LOCAL 175, UTILITY
WORKERS UNION OF AMERICA, AFL-CIO

Cases 29-CA-197798
29-CA-209803
29-CA-213828
29-CA-213847

and

HIGHWAY ROAD AND STREET CONSTRUCTION
LABORERS LOCAL UNION 1010 OF THE DISTRICT
COUNCIL OF PAVERS AND BUILDERS, LABORERS
INTERNATIONAL UNION OF NORTH AMERICA,
AFL-CIO

ORDER

On April 5, 2019, Administrative Law Judge Andrew S. Gollin of the National Labor Relations Board issued his Decision in the above-entitled proceeding, and, on the same date, the proceeding was transferred to and continued before the Board in Washington, D.C. The Administrative Law Judge found that the Respondent has engaged in certain unfair labor practices, and recommended that it take specific action to remedy such unfair labor practices.

No statement of exceptions having been filed with the Board, and the time allowed for such filing having expired,

Pursuant to Section 10(c) of the National Labor Relations Act, as amended, and Section 102.48 of the National Labor Relations Board Rules and Regulations, the Board adopts the findings and conclusions of the Administrative Law Judge as contained in his Decision, and orders that the Respondent, New York Paving, Inc., its officers, agents, successors, and

assigns, shall take the action set forth in the recommended Order of the Administrative Law Judge.

Dated, Washington, D.C., May 20, 2019.

By direction of the Board:

/s/ Leigh A. Reardon

Associate Executive Secretary