

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

CAPITOL TRANSPORTATION, INC.

and

Case 12-CA-188221

ARCADIO VINAS

and

Cases 12-CA-181123  
12-CA-183368  
12-CA-187845  
12-CA-199292  
12-CA-201424  
12-CA-213526

UNION DE TRONQUISTAS DE PUERTO  
RICO, LOCAL 901, INTERNATIONAL  
BROTHERHOOD OF TEAMSTERS

and

Case 12-CA-180495

ELIAS TORRES

**ORDER**

On April 30, 2019, Administrative Law Judge Michael A. Rosas 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 engaged in certain unfair labor practices, and recommended that it take specific action to remedy such unfair labor practices.

On June 6, 2019, Counsel for the General Counsel moved to withdraw his exceptions to the decision of the Administrative Law Judge. That motion is granted. Accordingly,

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, 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., June 7, 2019.

By direction of the Board:

/s/ Farah Z. Qureshi

---

Associate Executive Secretary