

Valley Hospital Medical Center, Inc. d/b/a Valley Hospital Medical Center and Local Joint Executive Board of Las Vegas. Case 28-CA-213783

CORRECTION

On December 16, 2019, the National Labor Relations Board issued a Decision and Order in the above-entitled proceeding in which an inadvertent appears omitting specific Board language.

The first full paragraph in column 2 on page 8, the sentence beginning “Most importantly, we note” is corrected to read: **“Most importantly, we note that although *Lincoln Lutheran* was Board law when the Respondent ceased dues checkoff, doubts about the legal effects of the preceding statement of that law by a “recess Board” in *WKYC*, 359 NLRB 286 (2012), had already been raised by the D.C. Circuit’s opinion in *Noel Canning v. NLRB*, 705 F.3d 490 (D.C. Cir. 2013), cert. granted June 24, 2013, and by the ongoing Supreme Court proceedings when the parties entered into their contract in 2014 and applied it retroactively to 2013.** The next sentence is corrected to read: “Accordingly, it cannot be said that either the Respondent *or* the Union entered into that contract with any **certainty** that the Respondent would have a statutory obligation to continue dues checkoff when the contract expired if no successor contract was in place.”

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

Dated, Washington, D.C. February 4, 2020