

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

PETROCLEAN, INC.

Employer

and

**Case 6-RC-12379**

AUTOMOTIVE CHAUFFEURS, PARTS,  
GARAGE AND AIRLINE EMPLOYEES, LOCAL  
UNION NO. 926 A/W INTERNATIONAL  
BROTHERHOOD OF TEAMSTERS, AFL-CIO

Petitioner

**ERRATUM**

The undersigned's Decision and Direction of Election which issued in the above-captioned case on September 29, 2004, is hereby corrected by the substitution of Pages 1 and 11 which are attached hereto.

Dated at Pittsburgh, Pennsylvania, this 6th day of October 2004.

/s/Gerald Kobell

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Gerald Kobell  
Regional Director, Region Six

NATIONAL LABOR RELATIONS BOARD  
Room 1501, 1000 Liberty Avenue  
Pittsburgh, PA 15222

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

PETROCLEAN, INC

Employer

and

AUTOMOTIVE CHAUFFEURS, PARTS, GARAGE AND  
AIRLINE EMPLOYEES, LOCAL UNION NO. 929 a/w  
INTERNATIONAL BROTHERHOOD OF TEAMSTERS,  
AFL-CIO

Case 6-RC-12379

Petitioner

**REGIONAL DIRECTOR'S DECISION AND DIRECTION OF ELECTION**

The Employer, Petroclean, Inc, is engaged in providing environmental services for industrial facilities. The Employer's facilities are located in Carnegie, Pennsylvania and Columbus, Ohio, where it employs a total of approximately 28 employees. The Petitioner, Automotive Chauffeurs, Parts, Garage and Airline Employees, Local Union No. 926 a/w International Brotherhood of Teamsters, AFL-CIO, filed a petition with the National Labor Relations Board under Section 9(c) of the National Labor Relations Act seeking to represent a unit, as amended at the hearing, of all full-time and regular part-time service and maintenance employees, including truck drivers, mechanics, warehouse employees, spill response managers<sup>1</sup> and technicians employed by the Employer at its Carnegie, Pennsylvania, and Columbus, Ohio, facilities;<sup>2</sup> excluding all office clerical employees, custodians, waste compliance employees, storage tank inspectors, managerial employees, dispatchers and guards, professional employees and supervisors as defined in the Act. A hearing officer of the

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<sup>1</sup> The parties stipulated that the two spill response managers, Josh Snow and Chad Graham, are not supervisors as they possess none of the authorities set forth in Section 2(11) of the Act.

<sup>2</sup> The parties are in agreement that an employer-wide multi-facility unit is appropriate.

custodians, waste compliance employees, storage tank inspectors, managerial employees, dispatchers and guards, professional employees and supervisors as defined in the Act.

## **V. DIRECTION OF ELECTION**

The National Labor Relations Board will conduct a secret ballot election among the employees in the unit found appropriate above. The employees will vote whether or not they wish to be represented for purposes of collective bargaining by Automotive Chauffeurs, Parts, Garage and Airline Employees, Local Union No. 929 a/w International Brotherhood of Teamsters, AFL-CIO. The date, time and place of the election will be specified in the Notice of Election that the Board's Regional Office will issue subsequent to this Decision.

### **A. Voting Eligibility**

Eligible to vote in the election are those in the unit who were employed during the payroll period ending immediately before the date of this Decision, including employees who did not work during that period because they were ill, on vacation, or temporarily laid off. Employees engaged in an economic strike, who have retained their status as strikers and who have not been permanently replaced are also eligible to vote. In addition, in an economic strike which commenced less than 12 months before the election date, employees engaged in such strike who have retained their status as strikers but who have been permanently replaced, as well as their replacements are eligible to vote. Unit employees in the military services of the United States may vote if they appear in person at the polls.

Ineligible to vote are (1) employees who have quit or been discharged for cause since the designated payroll period; (2) striking employees who have been discharged for cause since the strike began and who have not been rehired or reinstated before the election date; and (3) employees who are engaged in an economic strike that began more than 12 months before the election date and who have been permanently replaced.