

UNITED STATES OF AMERICA
BEFORE THE NATIONAL LABOR RELATIONS BOARD
DIVISION OF JUDGES
SAN FRANCISCO OFFICE

THE BOEING COMPANY

and

Case 19-CA-32431

INTERNATIONAL ASSOCIATION OF
MACHINISTS AND AEROSPACE WORKERS
DISTRICT LODGE 751, affiliated with the
INTERNATIONAL ASSOCIATION OF
MACHINISTS AND AEROSPACE WORKERS

SUPPLEMENTAL RULING ON MOTION TO INTERVENE

On June 1, 2011, three individuals, Dennis Murray, Cynthia Ramaker and Meredith Going Sr., through counsel, filed a joint motion to intervene in the above captioned case with the Regional Director of Region 19 of the National Labor Relations Board (the Regional Director). On June 2, 2011, the Regional Director issued an order referring the motion to me. On June 8, 2011, I dismissed the motion.

On June 9, 2011, the three individuals filed with the Board a request for special permission to appeal the June 8, 2011 dismissal. On June 20, 2011, the Board granted the three individuals special permission to appeal the dismissal and ruled on the appeal. On the merits of the appeal the Board ordered, in part:

The three individuals are granted limited intervener status solely for the purpose of filing a post-hearing brief with the administrative law judge, subject to reasonable limits established by the judge (e.g. as to filing deadline, length or scope).

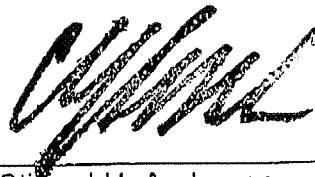
Given the Board's order, it is appropriate to apply to the three individuals the same rights respecting the submission of post hearing briefs that the parties enjoy. The due date for filing post hearing briefs and any other special circumstances respecting the briefs will be set at the close of the record. The three individuals will be informed of any specifications or restrictions beyond the normal Board provisions under its rules for the submission of post hearing briefs at that time.

Based upon all the above, I issue the following:


ORDER

Dennis Murray, Cynthia Ramaker and Meredith Going Sr. shall have same rights respecting the submission of post hearing briefs that the parties enjoy. The due date for filing post hearing briefs and any other special circumstances respecting the briefs will be set at the close of the record. The three individuals will be informed of both the due date and any specifications or restrictions beyond the normal Board practice as set forth in the Board's rules for the submission of post hearing briefs by written notification at that time.

Issued at San Francisco California, this 21st day of June, 2011.



Clifford H. Anderson
Administrative Law Judge

	<p>United States Government NATIONAL LABOR RELATIONS BOARD Division of Judges 901 Market Street – Suite 300 San Francisco, CA 94103-1779 Phone (415) 356-5255 Fax (415) 356-5254</p>
---	--

Service of Supplemental Ruling on Motion to Intervene
 June 21, 2011

FROM: Judge Clifford H. Anderson

RE: THE BOEING COMPANY, 19-CA- 32431 -

BY FAX TO:

Daniel T. Hodge, First Asst. Attorney General of Texas (512)474-2697
 James D. Blacklock, Special Asst to the Attorney General (512)936-0545
 for Attorneys General

Glen M. Taubman, Esq. and
 Matthew C Muggeridge, Esq. (703)321-9319
 of NRTW for The Individuals

Richard Ahearn, Regional Director
 Mara-Louise Anzalone, Esq.
 Peter Finch, Esq. (206)220-6305
 Rachel Harvey, Esq. – NLRB Region 19

Richard B. Hankins, Esq. and (404)527-7088
 Drew E. Lunt, Esq. - of McKenna Long (404)527-4198 - Main

William J. Kilberg, Esq. and Alston D. Correll, Esq. (404)527-6866
 Daniel J. Davis, Esq. (202)530-9557
 Paul Blankenstein (202)530-9532
 Matthew D. McGill (202)530-9662
 Eugene Scalia (202)467-0539 - Main
 of Gibson Dunn

David Campbell, Esq., (206)257-6036
 Carson Glickman-Flora, Esq., (206)257-6041
 Robert L. Lavitt, Esq. (206)257-6039
 Jennifer Robbins, Esq. (206)257-6043
 Sean Leonard, Esq. (206)257-6044
 of Schwerin Campbell (206)378-4132 - Main

Christopher Corson, Esq. (301)967-4594
 of IAMAW
 Tom Wroblewski, President (206)-764-0303
 Machinists, DL 751

Office of the Executive Secretary

via e-mail

THIS COMMUNICATION IS INTENDED FOR THE SOLE USE OF THE INDIVIDUAL OR ENTITY TO WHICH IT IS
 ADDRESSED AND MAY CONTAIN INFORMATION THAT IS PRIVILEGED, CONFIDENTIAL AND EXEMPT FROM
 DISCLOSURE UNDER APPLICABLE LAW.

Served by Susan George. at 415 356-5255, June 21, 2011