

Nos. 12-1115 & 12-1153

UNITED STATES COURT OF APPEALS  
FOR THE DISTRICT OF COLUMBIA CIRCUIT

NOEL CANNING, A DIVISION OF  
THE NOEL CORPORATION,  
Petitioner,

v.

NATIONAL LABOR RELATIONS BOARD  
Respondent.

MOTION FOR LEAVE TO INTERVENE

Pursuant to Rule 15(d), F.R.A.P., International Brotherhood of Teamsters Local 760 moves for leave to intervene in support of the respondent National Labor Relations Board. Teamsters Local 760 was the charging party before the National Labor Relations Board in this case and is, therefore, a party entitled to intervene in the proceeding to review and enforce the Board's decision. *See Automobile Workers v. Scofield*, 382 U.S. 205 (1965).

Respectfully Submitted,

/s/ James B. Coppess  
James B. Coppess  
815 Sixteenth Street, N.W.  
Washington, D.C. 20006  
(202) 637-5337

CERTIFICATE OF SERVICE

I hereby certify that on March 21, 2012, copies of the foregoing Motion for Leave to Intervene were served on all parties or their counsel of record through the CM/EFC system:

Gary E. Lofland  
Lofland & Associates  
9 North 11th Avenue  
Yakima, WA 98902  
509-452-2828  
[glofland@glofland.net](mailto:glofland@glofland.net)

Linda J. Dreeben  
Jill A. Griffin  
Elizabeth Ann Heaney  
National Labor Relations Board  
1099 Fourteenth Street, NW  
Washington, DC 20570  
202-273-2960  
[appellatecourt@nlrb.gov](mailto:appellatecourt@nlrb.gov)  
[jill.griffin@nlrb.gov](mailto:jill.griffin@nlrb.gov)  
[Elizabeth.Heaney@nlrb.gov](mailto:Elizabeth.Heaney@nlrb.gov)

/s/ James B. Coppess  
James B. Coppess  
815 Sixteenth Street, N.W.  
Washington, D.C. 20006  
(202) 637-5337