Nipomo, California

STATE OF CALIFORNIA

AGRICULTURAL LABOR RELATIONS BOARD

LILY'S GREEN GARDEN, INC.,))	Case Nos.	2020-CE-025-SAI 2020-CE-037-SAI
Respondent,)		
and,)		
LISBETH JIMENEZ,)	48 ALRB N	No. 3
Charging Party.))	(September	08, 2022)
)		

DECISION AND ORDER

)

Respondent Lily's Green Garden, Inc. (Respondent) is a cannabis producer located in Santa Maria. On June 19, 2020, charging party Lisbeth Jimenez (Jimenez) filed a charge with the Agricultural Labor Relations Board (ALRB or Board) alleging Respondent retaliated against her and other agricultural employees for engaging in activity protected by the Agricultural Labor Relations Act (ALRA or Act).¹ Jimenez filed a second charge on August 3, 2020, alleging that Respondent retaliated against her for filing a charge with the ALRB.

On May 19, 2022, the General Counsel filed and served a consolidated complaint asserting three causes of action. The first cause of action alleges Respondent

¹ The ALRA is codified at Labor Code section 1140 et seq.

retaliated against Jimenez for complaining about her supervisor by giving her lower quality plants to trim and criticizing her in front of others, while the second cause of action alleges Jimenez's supervisor retaliated against her after she filed her first charge with the ALRB. The third cause of action alleges Jimenez's supervisor unlawfully interfered with and restrained employees in the exercise of their rights under the Act by telling them human resources would not do anything in response to their complaints about her. The complaint requests standard cease-and-desist and noticing remedies, as well as a mandatory training for Respondent's supervisors about workers' rights under the ALRA. The complaint also requests that Jimenez be made whole for any economic losses incurred due to Respondent's unlawful conduct.

Respondent failed to file a timely answer to the complaint, and on June 8, 2022, the General Counsel filed a motion for default judgment and to deem the complaint allegations true. Respondent opposed the motion, asserting its lead counsel was on vacation and his staff inadvertently calendared the answer as due 30 days after the complaint was filed. On July 14, 2022, the administrative law judge (ALJ) issued an order granting the General Counsel's motion. The ALJ's order includes the remedies requested in the complaint, except for making Jimenez whole for any economic losses resulting from Respondent's unlawful conduct.²

² Although the General Counsel's default motion again reiterates the General Counsel's request for backpay for Jimenez, the ALJ's order does not include any discussion of Jimenez's alleged economic losses.

The matter was transferred to the Board on July 14, 2022, pursuant to Board regulation 20280.³ The parties were given until August 4, 2022, to file exceptions to the ALJ's order. No exceptions were filed. However, on July 29, 2022, the General Counsel filed a motion for clarification regarding backpay owed to Jimenez pursuant to Board regulation 20240.⁴ On August 18, 2022, the Executive Secretary of the Board issued a notice to the parties that the ALJ's order was deemed final by virtue of no exceptions having been filed while requesting direction from the Board concerning the General Counsel's motion for clarification.⁵

Under the Board's regulations, when a party wishes to seek review of an ALJ decision which has been filed and transferred to the Board pursuant to regulations 20279 and 20280, the means by which to raise such issues to the Board is by the filing of exceptions pursuant to Board regulation 20282. Thus, the General Counsel's clarification motion is not procedurally proper. However, the Board has authority to address remedial issues even in the absence of exceptions.

Both ALRB and National Labor Relations Board (NLRB) precedent establish that matters of remedy are within the province of the Board and may be

³ The Board's regulations are codified at California Code of Regulations, title 8, section 20100 et seq.

⁴ Board regulation 20240 covers motions made before the prehearing conference and after the hearing in unfair labor practice proceedings.

⁵ According to the Executive Secretary's notice, the Board's adjudication unit determined it lacked jurisdiction to address the General Counsel's clarification motion because the matter is before the Board.

considered by the Board sua sponte.⁶ (*Cinagro Farms, Inc.* (2022) 48 ALRB No. 2, p. 44, fn. 27; *United Farm Workers of America (Garcia)* (2019) 45 ALRB No. 4, p. 19; *Premiere Raspberries, LLC* (2018) 44 ALRB No. 9, p. 5, fn. 3; *J & R Flooring, Inc.* (2010) 356 NLRB 11, 12, fn. 5 ["It is well settled that the Board has the authority to consider remedial issues sua sponte"]; *Teamsters Local Union No. 122* (2001) 334 NLRB 1190, 1195 ["the absence of exceptions does not foreclose the Board from fashioning a remedy designed so far as possible to restore the status quo ante"]; *Care Initiatives, Inc.* (1996) 321 NLRB 144, 144, fn. 3 [finding it is "firmly established that remedial matters are traditionally within the Board's province and may be addressed by the Board in the absence of exceptions"]; *R.J.E. Leasing Corp.* (1982) 262 NLRB 373 fn. 1.)

The complaint in this matter includes allegations suggesting that Jimenez incurred economic harm as a result of Respondent's unfair labor practices. The complaint alleges Jimenez is a cannabis trimmer paid on a piece-rate basis for each flower bud pruned, and that Respondent's retaliatory actions against her included assigning her plants that were more difficult to prune or required more time than those she previously was assigned. In addition, Jimenez left work early one day after being harassed by Respondent.

Assuming Jimenez did incur a loss of pay as a result of Respondent's unfair labor practices, any status quo ante remedy must include backpay in order to fully remediate the effects of the Respondent's unlawful acts. "The task of the Board in devising a final remedy is 'to take measures designed to recreate the conditions and relationships

⁶ Labor Code section 1148 requires the Board follow applicable precedent under the National Labor Relations Act, codified at 29 U.S.C. § 151 et seq.

that would have been had there been no unfair labor practice."" (*Frankl ex rel. NLRB v. HTH Corp.* (9th Cir. 2011) 650 F.3d 1334, 1366, quoting *Franks v. Bowman Transportation Co.* (1976) 424 U.S. 747, 769.) This includes an affirmative order an employer make an employee whole for any economic losses suffered as a result of the employer's unfair labor practices. (Lab. Code, § 1160.3; see 29 U.S.C. § 160(c); *Atlantic Limousine, Inc. v. NLRB* (3d Cir. 2001) 243 F.3d 711, 713.) The complaint's allegations, including those encompassing Jimenez' potential economic losses, are deemed admitted by virtue of the default judgment entered against Respondent. Therefore, the Board hereby orders a backpay remedy to make Lisbeth Jimenez whole for all wages and economic losses she has suffered as a result of Respondent's unlawful conduct.

ORDER

By the authority of section 1160.3 of the Act, the Agricultural Labor Relations Board (Board) hereby orders Respondent Lily's Green Garden, Inc., its agents, officers, successors and assigns to do the following:

1. Cease and desist from:

(a) Unlawfully threatening its agricultural employees with termination for engaging in protected concerted activity protected under section 1152 of the Agricultural Labor Relations Act, including filing charges under the Act.

(b) Unlawfully telling its agricultural employees that it is futile to engage in protected concerted activity to discourage employees from exercising their rights protected by section 1152 of the Act, including filing charges under the Act.

(c) Unlawfully isolating and assigning more difficult work to its agricultural employees for engaging in protected concerted activity protected under section 1152 of the Act, including filing charges under the Act.

(d) In any like or related manner interfering with, restraining or coercing its agricultural employees in the exercise of their rights guaranteed by section 1152 of the Act.

2. Take the following affirmative action, necessary to effectuate the policies of the Act:

(a) Make Lisbeth Jimenez whole for all wages and economic losses she has suffered as a result of Respondent's unlawful conduct. Loss of pay or other economic losses are to be to be determined in accordance with established Board precedent. The award shall include interest to be determined in accordance with *Kentucky River Medical Center* (2010) 356 NLRB 6 and excess tax liability is to be computed in accordance with *Tortillas Don Chavas* (2014) 361 NLRB No. 10, minus tax withholdings required by federal and state laws. Compensation shall be issued to Lisbeth Jimenez and sent to the ALRB's Salinas office which will thereafter disburse payment to her.

(b) Preserve and, upon request, make available to the Board or its agents for examination and copying, all payroll records, social security payment records, time cards, personnel records, and all other records relevant and necessary for a determination by the Regional Director of the economic losses due under this order.

(c) Upon request of the Regional Director, the records shall be provided in electronic form if they are customarily maintained in that form.

(d) Sign the attached Notice to Employees and, after its translation by a Board agent(s) into all appropriate languages, as determined by the Regional Director, reproduce sufficient copies in each language for all purposes set forth in this Order.

(e) Upon request, provide the Regional Director with the dates of its next peak season. Should the peak season have already begun at the time the Regional Director requests peak season dates, Respondent will inform the Regional Director of when the present peak season began and when it is anticipated to end, in addition to informing the Regional Director of the anticipated dates of the next peak season.

(f) Mail copies of the Notice, in all appropriate languages, within 30 days after the date of this Order becomes final, or when directed by the Regional Director, to all agricultural employees employed by Respondent at any time during the period from March 1, 2020, until March 1, 2021.

(g) Post copies of the Notice, in all appropriate languages, in conspicuous places on Respondent's property for a 60-day period, the period and place(s) of posting to be determined by the Regional Director, and exercise care to replace any Notice which may be altered, defaced, covered or removed. Pursuant to the authority granted under Labor Code section 1151(a), give agents of the Board access to its premises to confirm the posting of the Notice.

(h) Arrange for a representative of Respondent or a Board agent(s) to distribute and read the Notice in all appropriate languages to all of Respondents' agricultural employees on company time and property at time(s) and place(s) to be determined by the Regional Director. Following the reading, the Board agent(s) shall be

given the opportunity, outside the presence of supervisors and management, to answer any questions the employees may have concerning the Notice or their rights under the Act. The Regional Director shall determine a reasonable rate of compensation to be paid by Respondents to all non-hourly wage employees in order to compensate them for time lost at the reading and during the question and answer period.

 (i) Provide a copy of the attached Notice to each agricultural employee hire to work for Respondents during the one-year period following the date this Order becomes final and;

(j) Notify the Regional Director in writing, within 30 days after the date this Order becomes final, of the steps Respondents have taken to comply with its terms. Upon request of the Regional Director, notify them periodically thereafter in writing of further steps taken until full compliance with the Order is achieved.

DATED: September 08, 2022

Victoria Hassid, Chair

Isadore Hall, III, Member

Barry D. Broad, Member

Ralph Lightstone, Member

Cinthia N. Flores, Member

NOTICE TO AGRICULTURAL EMPLOYEES

After investigating a charge that was filed with the Oxnard Sub-Regional Office of the Agricultural Labor Relations Board (ALRB), the General Counsel of the ALRB issued a complaint alleging that we violated the law. Because we did not contest such charges by timely filing an answer to the complaint, the ALRB deemed the allegations to be true and found that we violated the Agricultural Labor Relations Act by (1) threatening and discriminating against an employee for complaining about the terms and conditions of her employment and for filing an unfair labor practice charge with the ALRB, and (2) interfering with and restraining employees in the free exercise of their protected rights. The ALRB has told us to publish this Notice. We will do what the ALRB has ordered us to do.

The Agricultural Labor Relations Act is a law that gives you and all other agricultural workers in California these rights:

- 1. To organize yourselves.
- 2. To form, join, or help a labor organization or bargaining representative.
- 3. To vote in a secret ballot election to decide whether you want a union to represent you.
- 4. To bargain with your employer about your wages and working conditions through a union chosen by a majority of the employees and certified by the ALRB.
- 5. To act together with other workers to help and protect one another.
- 6. To decide not to do any of these things.

Because you have these rights, we promise that:

WE WILL NOT threaten or retaliate against employees because they engage in protected concerted activities or file charges with the ALRB.

WE WILL NOT impose more difficult conditions of employment or tell our employees it is futile to engage in protected concerted activity because they engage in such activities or file charges with the ALRB.

WE WILL make whole Lisbeth Jimenez for all wages or other economic losses suffered as a result of our unlawful conduct.

LILY'S GREEN GARDEN, INC.

_By: _____ Representative Dated:

Title:

If you have any questions about your rights as farm workers or about this Notice, you may contact any office of the Agricultural Labor Relations Board. The closest office is located at 1901 Rice Avenue, Suite #300, Oxnard, California. The telephone number is (805) 973-5062.

This is an official notice of the Agricultural Labor Relations Board, an agency of the State of California.

DO NOT REMOVE OR MUTILATE

CASE SUMMARY

LILY'S GREEN GARDEN, INC.

48 ALRB No. 3

(Lizbeth Jimenez)

Case Nos. 2020-CE-025-SAL 2020-CE-037-SAL

Background

The General Counsel filed and served a consolidated complaint alleging that Lily's Green Garden (Respondent) retaliated against the charging party and other workers after they complained about poor treatment by one of Respondent's supervisors. The complaint also alleged that Respondent retaliated against the charging party for filing a charge with the Agricultural Labor Relations Board (ALRB or Board). The complaint requested standard cease and desist and noticing remedies, and also requested that the charging party be made whole for any economic losses incurred due to Respondent's unlawful conduct.

The Respondent failed to file a timely answer to the complaint, and the General Counsel filed a motion for default judgment. The Administrative Law Judge (ALJ) issued an order granting the motion for default judgment and ordered the allegations in the complaint deemed admitted. The ALJ's order included the remedies requested in the complaint except for a backpay remedy.

Board Decision

After the matter was transferred to the Board, the General Counsel filed a motion seeking clarification as to whether the ALJ inadvertently omitted the backpay remedy. The Board stated that the correct procedure to request review of an ALJ decision is by the filing of exceptions pursuant to Board regulation 20282, thus the General Counsel's clarification motion was not procedurally proper. However, because the Board has the authority to address remedial issues even in the absence of exceptions, the Board considered the matter sua sponte.

The complaint included allegations suggesting that the charging party incurred economic harm as a result of Respondent's unfair labor practices. The Board concluded that any status quo ante remedy must include backpay in order to fully remediate the effects of the Respondent's unlawful acts. Therefore, the Board ordered that the charging party be made whole for all wages and economic losses she incurred.

This Case Summary is furnished for information only and is not an official statement of the case, or of the ALRB.



1	On June 9, 2022, Respondent filed its Answer to Counsel for the General Counsel's
2	Consolidated Complaint.
3	
4	On June 13, 2022, Respondent filed its Opposition to General Counsel's motions.
5	
6	On June 14, 2022, I issued a Notice to Show Cause why General Counsel's Motions
7	should not be granted.
8	On June 24, 2022, General Counsel filed its Response to my Order to Show Cause.
9 10	2. The Parties' Positions
11	In its Motions General Counsel contends that Respondent's Answer herein was due under
12	Board regulation sections 20170 and 20230 on May 31, 2022. The record reflects that
13	Respondent has agreed to electronic service of documents by utilizing efiling on September 8,
14 15	2021, to submit Respondent's Opposition to the Board's Order to Show Cause. Thus,
16	Respondent's answer was untimely under Board's regulation 20230. General Counsel contends
17	that the Consolidated Complaint allegations should be deemed admitted under Board regulation
18	section 20232.
19	In its Opposition to General Counsel's motions, Respondent avers that its counsel, Mark
20 21	Paschowitz, left on a vacation on May 19, 2022. It is further declared that during Mr.
21	
22	Paschowitz' absence his staff calendared an answer to General Counsel's Consolidated
24	Complaint for 30 days after May 19, 2022. Respondent contends that there has been no
25	prejudice to the Board or General Counsel in its late filing of an answer herein and that there is
26	good cause under California Code of Civil Procedure section 473(b) to grant relief from default.
27	Respondent essentially asserts that its staff made an excusable error in assuming Respondent's
28	answer was due in 30 days.

1	General Counsel counters that under CCP section 473(b), it is Respondent's burden of
2	establishing good cause for relief. Absent a showing of good cause for failure to file a timely
3	answer, it is appropriate to grant a motion to deem allegations of a complaint admitted.
4	3. The Analysis
5	
6	There is no dispute that the Consolidated Complaint was served on Respondent's counsel
7	which satisfies the requirements of the Act for service. In addition, it is clear that Respondent
8	failed to file its answer in a timely manner under Board's regulation section 20230.
9 10	California Code of Civil Procedure section 473(b) provides that a court can upon terms
11	that may be just relieve a party or its representative from a judgement or order caused by their
12	mistake, inadvertence, or excusable neglect.
13	In addition, in the absence of good cause the issue of prejudice is irrelevant. Nor does a
14	mistake of law require relief from default. <i>Allstar Seed Company</i> (2003) 29 ALRB No. 2 page 5.
15 16	While a mistake of law may form the basis for good cause for relief, the Board has held to be
17	excusable the misconception must be reasonable and the lack of relying on the correct law is
18	
19	justified. Allstar Seed Company, supra at 4. An excusable mistake of law does not necessarily
20	constitute excusable negligence. This is a question of fact. In this case did Respondent, its
21	three attorneys and legal staff have duty to inquire into the Board's procedural requirements for
22	filing an answer.
23	In the instant case, General Counsel served not one but three of Respondent's attorneys
24	
25	with the Consolidated Complaint. General Counsel also served all of Respondent's counsel the
26	Board's regulations specifying that an answer was due 10 days after service of the complaint.
27	There is no evidence that anyone reviewed the regulations attached to the consolidated complaint
28	detailing that an answer was due in 10 not 30 days. Three attorneys were served with the

3

1	Consolidated Complaint. The absence of one attorney does not relieve the other two attorneys of
2	record from ascertaining the appropriate Board procedures. It is disingenuous to lay blame for
3	failing to research the correct law on non-attorney staff. Counsel's failure to read the
4 5	regulations attached to the Consolidated Complaint explicitly informing counsel of the due date
6	for Respondent's answer is not the action of a reasonable and prudent person. In <i>Reveille Farms</i> ,
7	LLC (2019) 45 ALRB No. 6, page 3-4, in a case factually like this case, the Board found that
8 9	failure to file a timely answer due to ignorance and failure to ascertain the appropriate law is not
10	the act of a reasonable and prudent person and does not support a finding of good cause to
11	support relief from default.
12	That Respondent failed to act in a reasonably prudent manner by failing to file a timely
13	answer is affirmed by Respondent's previous failure to read Board regulations and failed to file a
14 15	timely petition to revoke subpoena in this case. The Board concluded that counsel failed act in a
16	reasonably prudent manner when they failed to determine when they were required to file a
17	petition to revoke subpoena under Board regulations. Their failure to timely file a petition to
18	revoke resulted in waiver of any objections to General Counsel's investigatory subpoena and the
19 20	Board's enforcement of the subpoena. Lily's Green Garden, Inc., Admin Order No. 2021-19,
21	page 7, October 26, 2021.
22	Respondent's argument that no one was prejudiced by its late filing of its answer, is
23	unavailing.
24	As the Board held in <i>Reveille Farms, supra, page 8,</i> where a Respondent has failed to
25 26	show good cause for its failure to abide by Board regulations, the issue of prejudice is moot and
20	need not be addressed.
28	

1	Under Board's regulation section 20232 in the absence of an answer all allegations of a		
2	complaint not denied are deemed admitted. Because Respondent failed to file a timely answer		
3	and there is no good cause to excuse this failure, the allegations in the complaint are deemed		
4	admitted. General Counsels' Motion to Deem the Complaint Allegations Admitted is granted		
5	and its Motion for Default Judgment is likewise granted.		
6 7			
8	Having found the allegations of the complaint admitted, the following findings of fact		
9	and conclusions of law are made:		
10	4. Findings of Fact		
11	1. On May 19, 2022, the Salinas Regional Director issued a Consolidated Complaint against		
12			
13	Respondent Lily's Green Garden, Inc., on that same date, a copy was served by email and		
14	certified mail on Respondent, along with a fact sheet advising Respondent of the need to file		
15	an answer and the time for filing an answer.		
16	2. No answer to the First Amended Complaint was timely filed.		
17 18	I, therefore, find:		
10	a. A true and correct copy of the original charge in case number 2020 CE 025 SAL the		
20			
21	above captioned case was filed by charging party on June 19, 2020, and served on		
22	Respondent on the same date. A true and correct copy of the original charge in case		
23	number 2020 CE 037 SAL in the above captioned case was filed by charging party on		
24	August 3, 2020 and served on Respondent on the same date.		
25	b. Respondent has at all times been an agricultural employer in Nipomo, California, where		
26	it engages in the production of cannabis, and is engaged in agriculture within the		
27	meaning of Section 1140.4(a) and (c) of the Agricultural Labor Relations Act (Act).		
28	incaring of Section 1140.4(a) and (c) of the Agricultural Labor Relations Act (Act).		
	5		

1	c. At all times material Lisbeth Jimenez (Jimenez) was an agricultural employee within the
2	meaning of section 1140.4(b) of the Act and was employed by Respondents.
3	d. At all times material Respondent's owner, Gerry Goldberg (Goldberg), Ana Becerra
4	(Becerra), Respondent's trimming supervisor, and Respondent's general Manager
5	
6	Bernard were supervisors for Respondent within the meaning of section 1140.4(j) of the
7	Act with authority to hire, fire discipline and direct the work of Respondent's
8	agricultural employees.
9	e. At all times material Respondent's director of HR, Blanca Placentia (Placentia) and
10 11	Respondent's Compliance Officer, Daniel Cadena (Cadena) were agents of Respondent.
11	
12	f. On about August 27, 2019, Jimenez began working for Respondent as a cannabis
13	trimmer.
15	g. In March 2020, Jimenez and coworker complained to Placentia that Becerra was rude,
16	unprofessional, insulted employees and disciplined employees in the presence of other
17	employees.
18	
19	h. The next day Becerra held a meeting of trimming employees and told them despite their
20	complaints about her HR would do nothing.
21	i. After the meeting, Becerra assigned Jimenez more difficult work.
22	j. In April and May 2020, Becerra criticized Jimenez' work. When Jimenez and other
23	employees tried to respond, Becerra told them if they did not like it, they could leave.
24	
25	k. In June 2020, Jimenez and another employee spoke to Placentia and reported that Becerra
26	used offensive language to them and other co-workers saying they were like bitches
27	laughing.
28	

1	1. During an investigation in June by Respondent employees complained to Respondent
2	about Becerra.
3	m. On June 24, 2020, Becerra threw a bag of cannabis at Jiminez and at a meeting later that
4	day told the employees they could complaint, but she did not care.
5 6	n. On June 26, 2020, Becerra yelled at Jimenez in front of other employees causing Jimenez
7	to leave work for the day with Cadena's permission.
8	
9	o. On June 29, 2020, when Jimenez returned to work, Becerra told Placentia to give Becerra
10	resignation papers to give to Jimenez. Jimenez told Placentia she was not resigning.
11	p. On June 29, 2020, Becerra isolated Jimenez from other employees by removing her from
12	her normal work area and having Jimenez sit at a table with her back to employees.
13	5. Conclusions of law
14	a. In April and May 2020, by threatening employees, including Jimenez, with
15 16	termination because they had engaged in protected-concerted activity, Respondent
17	violated section 1153(a) of the Act by interfering with, restraining or coercing
18	
19	employees in the exercise of their rights guaranteed in section 1152 of the Act.
20	b. On June 29. 2020, by threatening to terminate Jimenez and by isolating her from
21	other employees and in March 2020, by assigning her more difficult work, because
22	she engaged in protected-concerted activity, Respondent violated section 1153(a) of
23	the Act.
24	c. In March 2020, Respondent violated Section 1153(a) of the Act and interfered,
25 26	restrained and coerced employees in the exercise of their rights guaranteed in section
27	1152 of the Act, when Becerra told employees that their complaints had no effect,
28	
	and that HR would do nothing about their complaints.
	7 DECISION OF THE ADMINISTRATIVE LAW HIDCE, ORDED TRANSFERDING MATTER TO THE DOARD

1	d. Respondent violated Section 1153(d) of the Act in Becerra's retaliation against
2	Jimenez by threatening to terminate her, giving her more difficult working
3	conditions and isolating her for filing unfair labor practice charges under the Act.
4	ORDER
5	By the authority of section 1160.3 of the Act, the Agricultural Labor Relations Board
6	
7 8	(Board) hereby ordert Respondent Lily's Green Garden, Inc., its agents, officers, successors and
8 9	assigns to do the following:
10	1. Cease and desist from:
11	a. Unlawfully threatening its agricultural employees with termination for engaging in
12	protected concerted activity protected under section 1152 of the Act, including filing
13	charges under the Act.
14	b. Unlawfully telling its agricultural employees that it is futile to engage in protected-
15 16	concerted activity to discourage employees from exercising their rights protected by
17	section 1152 of the Act, including filing charges under the Act.
18	
19	c. Unlawfully isolating and assigning more difficult work to its agricultural employees for
20	engaging in protected concerted activity protected under section 1152 of the Act,
21	including filing charges under the Act.
22	d. In any like or related manner interfering with, restraining or coercing its agricultural
23	employees in the exercise of their rights guaranteed by section 1152 of the Act.
24	2. Take the following affirmative action, necessary to effectuate the policies of the Act:
25 26	a. Sign the attached Notice to Employees and, after its translation by a Board agent(s)
26 27	
27	into all appropriate languages, as determined by the Regional Director, reproduce
20	sufficient copies in each language for all purposes set forth in this Order;

1	b.	Upon request, provide the Regional Director with the dates of its next peak season.
2		Should the peak season have already begun at the time the Regional Director requests
3		peak season dates, Respondent will inform the Regional Director of when the present
4		
5		peak season began and when it is anticipated to end, in addition to informing the
6		Regional Director of the anticipated dates of the next peak season;
7		
8	c.	Mail copies of the Notice, in all appropriate languages, within 30 days after the date of
9		this Order becomes final, or when directed by the Regional Director, to all agricultural
10		
11		employees employed by Respondents at any time during the period from March 1,
12		2020 until July 1, 2020;
13	d.	Post copies of the Notice, in all appropriate languages, in conspicuous places on
14		Respondent's property for a 60-day period, the period and place(s) of posting to be
15 16		determined by the Regional Director, and exercise care to replace any Notice which
17		may be altered, defaced, covered or removed. Pursuant to the authority granted under
18		
19		Labor Code section 1151(a), give agents of the Board access to its premises to confirm
20		the posting of the Notice;
21	e.	Arrange for a representative of Respondent or a Board agent(s) to distribute and read
22		the Notice in all appropriate languages to all of Respondents' agricultural employees
23		on commony time and momentry at time(a) and place(a) to be determined by the Decional
24		on company time and property at time(s) and place(s) to be determined by the Regional
25		Director.
26		Following the reading, the Board agent(s) shall be given the opportunity, outside the
27		presence of supervisors and management, to answer any questions the employees may
28		have concerning the Notice or their rights under the Act.

1		The Regional Director shall determine a reasonable rate of compensation to be paid by
2		Respondents to all non-hourly wage employees in order to compensate them for time
3		lost at the reading and during the question and answer period;
4	f.P1	rovide a copy of the attached Notice to each agricultural employee hire to work for
5		Respondents during the one-year period following the date this Order becomes final
6 7		and;
8		
9	g.	Notify the Regional Director in writing, within 30 days after the date this Order
10		becomes final, of the steps Respondents have taken to comply with its terms. Upon
11		request of the Regional Director, notify them periodically thereafter in writing of
12		further steps taken until full compliance with the Order is achieved.
13		
14		1 12 2022
15	Dated: Ju	July 12, 2022
16 17		IOHN I MCCARRICK
18		Administrative Law Judge
19		Agricultural Labor Relations Board
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	DECI	10 SION OF THE ADMINISTRATIVE LAW JUDGE; ORDER TRANSFERRING MATTER TO THE BOARD

1	NOTICE TO AGRICULTURAL EMPLOYEES
2	After investigating charges that were filed in the Salinas Regional Office of the Agricultural
3	Labor Relations Board (ALRB), the General Counsel of the ALRB issued a complaint alleging
4	that we had violated the law. Because we did not contest such charges by timely filing answer to
5	the complaint, the ALRB deemed the allegations to be true and found that we violated the
6	Agricultural Labor Relations Act (ALRA) by threatening and discriminating against an
7	employee for complaining about the terms and conditions of her employment and for filing
8	unfair labor practice charges.
9	
10	The ALRB has told us to post and publish this Notice. We will do what the ALRB has ordered
11	us to do.
12	
13	We also want to inform you that the ALRA is a law that gives you and all other farm workers in
14	California the following rights:
15	
16	1. To organize yourselves;
17	 To form, join or help a labor organization or bargaining representative; To vote in a secret ballot election to decide whether you want a union to represent you;
18	4. To bargain with your employer about your wages and working conditions through a
19	union chosen by a majority of the employees and certified by the ALRB;5. To act together with other workers to help and protect one another;
20	6. To decide not to do any of these things.
21	
22	Because it is true that you have these rights, we promise that;
23	
24	WE WILL NOT threaten employees with discharge because they engage in protected-concerted
25	activity or filed charges with the ALRB.
26	
27	WE WILL NOT impose more difficult conditions of employment or tell our employees it is
28	futile to engage in in protected-concerted activity because they engage in protected-concerted
	activity or file charges with the ALRB.
	11
	11 DECISION OF THE ADMINISTRATIVE LAW JUDGE; ORDER TRANSFERRING MATTER TO THE BOARD

1	WE WILL NOT in any like or related manner, interfere with, restrain, or coerce employees
2	from exercising their rights under the ALRA.
3	
4	Dated: July, 2022
5	By:
6	(Representative) (Title)
7	
8	If you have any questions about your rights as farm workers or about this Notice, you
9	may contact any office of the ALRB. One office is located at 342 Pajaro St., Salinas CA 93901-
10	3423. The telephone number is (831) 769-8031.
11	
12	This is an official notice of the Agricultural Labor Relations Board, an agency of the State of
13	California.
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	DO NOT REMOVE OR MUTILATE
	12 DECISION OF THE ADMINISTRATIVE LAW JUDGE; ORDER TRANSFERRING MATTER TO THE BOARD

1	STATE OF CALIFORNIA	
2	AGRICULTURAL LABOR RELATIONS BOARD	
3		
4		
5		
6	LILY'S GREEN GARDEN, INC.,)	Case No. 2020-CE-025-SAL 2020-CE-037-SAL
7) Respondent,)	
8		DECISION OF THE ADMINISTRATIVE LAW JUDGE; ORDER TRANSFERRING
9	and,	MATTER TO THE BOARD
10	LISBETH JIMENEZ,	
11	Charging Party.	
12		
13	The above case is deemed transferred	to the Board on July 14, 2022. (ALRB
14	regulation section 20280. The parties have	we until August 4, 2022 at 4.00 nm to file
15	regulation section 20200. The parties have	te until August 4, 2022 at 4.00pm to me
16 17	any exceptions to the Decision of the Administrative Law Judge attached and	
17	served with this Order (ALRB regulation section 20282, subdivision (a).) Reply	
19	briefs are due no later than August 15, 2022, at 4:00pm (ALRB regulations	
20		
21	section20282 (b).)	
22		
23	Dated: July 14, 2022	
24	Dated. July 14, 2022	IAA DOLA
25		Unk Table for_
26		Santiago Avila-Gomez Executive Secretary
27 28		Agricultural Labor Relations Board
20		
	DECISION OF THE ADMINISTRATIVE LAW JUDGE	1 ; ORDER TRANSFERRING MATTER TO THE BOARD

1	STATE OF CALIFORNIA		
2			
3	AGRICULTURAL LABOR RELATIONS BOARD		
4	PROOF OF SERVICE		
5	(1013a, 2015.5 C.C.P.)		
6 7	Case Name: LILY'S GREEN GARDEN, INC., Respondent, and, LISBETH JIMENEZ, Charging Party		
8 9	Case Nos. 2020-CE-025-SAL, 2020-CE-037-SAL		
10 11	I am a citizen of the United States and a resident of the County of Sacramento, I am over		
12	the age of eighteen years and not a party to the within entitled action. My business address is		
13	1325 "J" Street, Suite 1900-B, Sacramento, California 95814.		
14	I served ORDER GRANTING GENERAL COUNSEL'S MOTION TO DEEM		
15 16	ALLEGATIONS IN THE CONSOLIDATED COMPLAINT ADMITTED AND MOTION FOR		
17	A DEFAULT JUDGMENT and DECISION OF THE ADMINISTRATIVE LAW JUDGE;		
18	ORDER TRANSFERRING MATTER TO THE BOARD ,, on the parties in the above-entitled		
 19 20 21 22 	 action as follows: By Email and Certified Mail by placing a true copy thereof enclosed in a sealed envelope with postage thereon fully prepaid, with return receipt requested, in the United States mail at Sacramento, California, addressed as follows: 		
23 24 25	7021 2720 0002 2632 4471 Lisbeth Jimenez P.O. Box 1328 Santa Maria, CA 93456		
26 27	• By Email to the persons listed below and addressed as follows: Peter A. Goldenring PACHOWICZ GOLDENRING		
28	6050 Seahawk Street Ventura, CA 93003-6622 peter@gopro-law.com mark@pglaw.law sally@gopro-law.com tina@pglaw.law 13		
	DECISION OF THE ADMINISTRATIVE LAW JUDGE; ORDER TRANSFERRING MATTER TO THE BOARD		

1 2	Julia L. Montgomery, General Counsel Franchesca C. Herrera, Acting Regional Director		
3	Audrey Hsia, AGPA Agricultural Labor Relations Board		
4	julia.montgomery@alrb.ca.gov franchesca.herrera@alrb.ca.gov		
5	audrey.hsia@alrb.ca.gov		
6	Jessica Arciniega, Regional Director		
7	Monica De La Hoya, Assistant General Counsel		
8	Yesenia De Luna, Assistant General Counsel Salinas Regional Office		
9	jessica. arciniega@alrb.ca.gov gabriela.correa@alrb.ca.gov		
10	yesenia.deluna@alrb.ca.gov		
11			
12	I declare under penalty of perjury under the laws of the State of California that the		
13	foregoing is true and correct. Executed on July 14, 2022 at Sacramento California.		
14			
15	Angelique Duran Legal Secret		
16			
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	14 DECISION OF THE ADMINISTRATIVE LAW JUDGE; ORDER TRANSFERRING MATTER TO THE BOARD		

STATE OF CALIFORNIA AGRICULTURAL LABOR RELATIONS BOARD

PROOF OF SERVICE

(Code Civ. Proc., §§ 1013a, 2015.5)

Case Name: LILY'S GREEN GARDEN, INC., Respondent, and, LISBETH JIMENEZ, Charging Party.

Case No.: 2020-CE-025-SAL 2020-CE-037-SAL

I am a citizen of the United States and a resident of the County of Sacramento. I am over the age of eighteen years and not a party to the above-entitled action. My business address is 1325 J Street, Suite 1900-B, Sacramento, California 95814.

On September 8, 2022, I served the within DECISION AND ORDER on the parties in the above-entitled action as follows:

By Email and Certified Mail by placing a true copy thereof enclosed in a sealed envelope with postage thereon fully prepaid, with return receipt requested, in the United States mail at Sacramento, California, addressed as follows:

Via Electronic Mail

Mark Pachowicaz Peter A. Goldenring Kenneth H. Moss PACHOWICZ GOLDENRING 6050 Seahawk Street Ventura, CA 93003-6622 E-Mail: mark@pglaw.law peter@pglaw.law ken@pglaw.law

Via Electronic Mail

Julia Montgomery General Counsel Franchesca Herrera Audry Hsia Agricultural Labor Relations Board 1325 J Street, Suite 1900 Sacramento, CA 95814 E-mail: julia.montgomery@alrb.ca.gov franchesca.herrera@alrb.ca.gov audrey.hsia@alrb.ca.gov

Via U.S. Certified Mail

Lisbeth Jimenez P.O. Box 1328 Santa Maria, CA 93456 Certified Mail No.: 7021 0950 0001 2191 1641

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed on **September 8, 2022,** at Sacramento, California.

Lori A.Miller Lori A. Miller