# **XVI. PROGRAM MATERIALS**

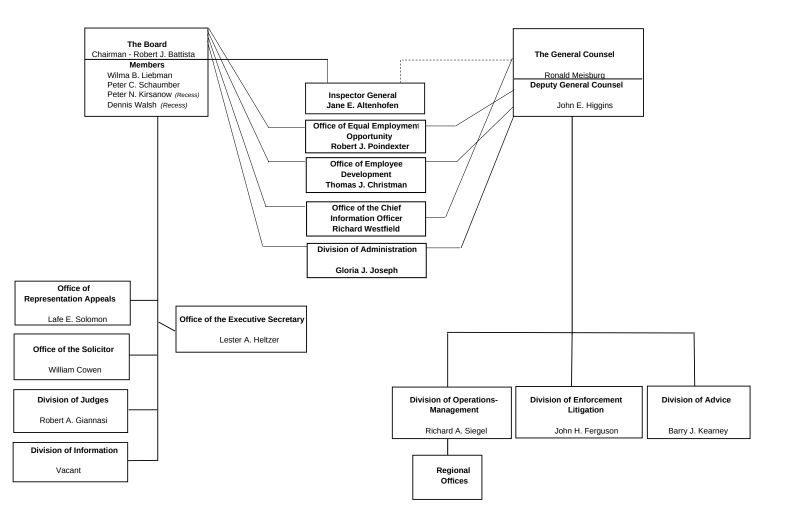
### **TYPES OF NLRB CASES** 1. CHARGES OF UNFAIR LABOR PRACTICES (C CASES) Charges Against Employer Charges Against Labor Organization **Charge Against Labor** Organization and Employer Section of CC the Act CE the Act CA the Act CB the Act the Act CD CG the Act CP the Act 8(g) To strike, picket, or otherwise 8(a)(1) To interfere with, restrain, 8(b)(1)(A) To restrain or coerce 8(b)(4)(i) To engage in, or induce or encourage any individual employed 8(b)(7) To picket, cause, or 8(e) To enter into any contract or coerce employees in exercise employees in exercise of their by any person engaged in commerce or in an industry affecting concertedly refuse to work at any threaten the picketing of any or agreement (any labor of their rights under Section 7 rights under Section 7 (to join commerce, to engage in a strike, work stoppage, or boycott, or health care institution without employer where an object is organization and any employer) notifying the institution and the (to join or assist a labor or assist a labor organization (ii) to threaten, coerce, or restrain any person engaged in commerce to force or require an employer whereby such employer ceases organization or to refrain). or to refrain). or in an industry affecting commerce, where in either case an object is: Federal Mediation and to recognize or bargain with a or refrains or agrees to cease Conciliation Service in writing labor organization as the or refrain from handling or 8(a)(2) To dominate or interfere 8(b)(1)(B) To restrain or coerce (C) To force or require any representative of its employees, dealing in any product of any (A) To force or require any 10 days prior to such action. with the formation or adminian employer in the selection employer or self-employed employer to recognize or or to force or require the other employer, or to cease station of a labor organization of its representatives for person to join any labor organbargain with a particular labor employees of an employer to doing business with any other or contribute financial or collective bargaining or ization or to enter into any agreeorganization as the representselect such labor organization person. other support to it. adjustment of grievances. ment prohibited by Section 8 (e). ative of its employees if another as their collective-bargaining labor organization has been representative, unless such 8(a)(3) By discrimination in regard 8(b)(2) To cause or attempt to (B) To force or require any certified as the representative. labor organization is currently to hire or tenure of employment certified as the representative cause an employer to discriperson to cease using, selling, or any term or condition of minate against an employee. handling, transporting, or other-(D) To force or require any of such employees: employment to encourage or wise dealing in the products of employer to assign particular discourage membership in any 8(b)(3) To refuse to bargain any other producer, processor, work to employees in a parti-(A) where the employer has labor organization. collectively with employer. or manufacturer, or to cease cular labor organization or in a lawfully recognized any other labor organization and a doing business with any other particular trade, craft, or class 3(a)(4) To discharge or otherwise question concerning represent-8(b)(5) To require of employees person, or force or require any rather than to employees in another trade, craft, or class, discriminate against employees the payment of excessive or other employer to recognice or ation may not appropriately be because they have given discriminatory fees for bargain with a labor organization unless such employer is failing raised under Section 9(c). testimony under the Act. membership. as the representative of its to conform to an appropriate employees unless such labor Board order or certification (B) where within the preceding 3(a)(5) To refuse to bargain 8(b)(6) To cause or attempt to organization has been so 12 months a valid election under collectively with representatives cause an employer to pay or certified. Section 9(c) has been conducted, or of its employees. agree to pay money or other things of value for services which are not performed or (C) where picketing has been not to be performed. conducted without a petition under Section 9(c) being filed within a reasonable period of time not to exceed 30 days from the commencement of the picketing; except where the picketing is for the purpose of truthfully advising the public (including consumers) that an employer does not employ members of, or have a contract with, a labor organization, and it does not have an effect of interference with deliveries or services. 2. PETITIONS FOR CERTIFICATION OR DECERTIFICATION OF REPRESENTATIVES (R CASES) 3. OTHER PETITIONS By or in Behalf of Employees By an Employer By or in Behalf of Employees By a Labor Organization or an Employer Section of Section of Section of Section of **Board** Board the Act the Act Rules Rules RC RD RM the Act UD UC AC the Act 9(c)(1)(A)(i) Alleging that a substan-9(c)(1)(A)(ii) Alleging that a substan-9(c)(1)(B) Alleging that one or more 9(e)(1) Alleging that employees (30 Subpart C Seeking clarification of an Subpart C Seeking amendment of an outstanding certification of bargaining tial number of employees wish to tial number of employees assert claims for recognition as exclusive percent or more of an appropriate existing bargaining unit be represented for collective that the certified or currently bargaining representative have been unit) wish to rescind an existing representative bargaining and their employer recognized bargaining represenreceived by the employer. \* union-security agreement. declines to recognize their tative is no longer their represenrepresentative. \* tative. \*

Charges filed with the National Labor Relations Board are letter-coded and numbered. Unfair labor practice charges are classified as "C" cases and petitions for certification or decertification of representatives as "R" cases. This chart indicates the letter codes used for "C" cases and "R" cases, and also presents a summary of each section involved.

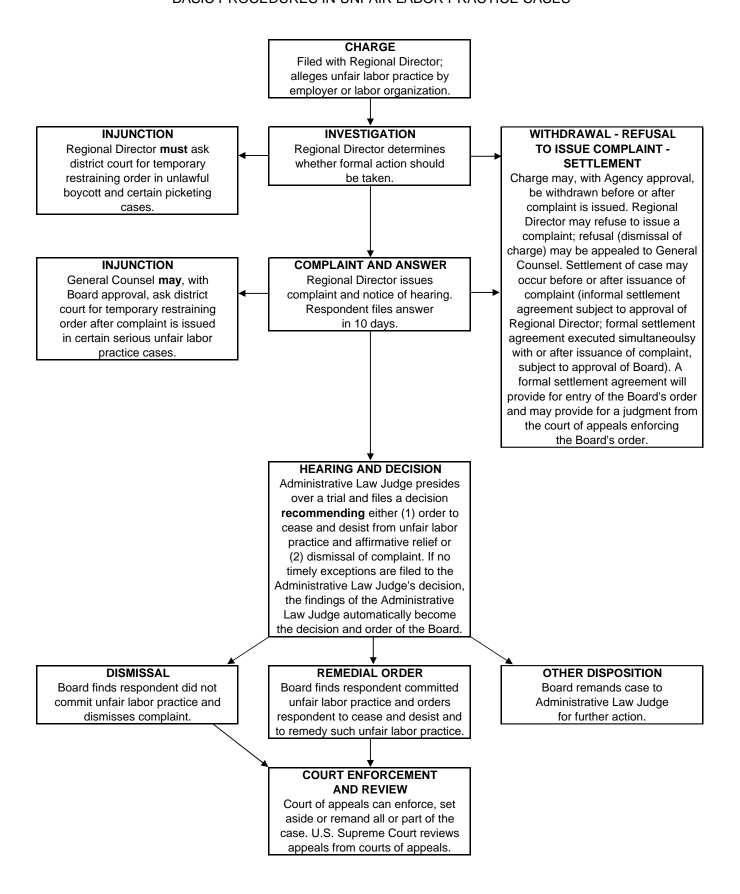
<sup>\*</sup> If an 8(b)(1) charge has been filed involving the same employer, these statements in RC, RD, and RM petitions are not required.

## NATIONAL LABOR RELATIONS BOARD

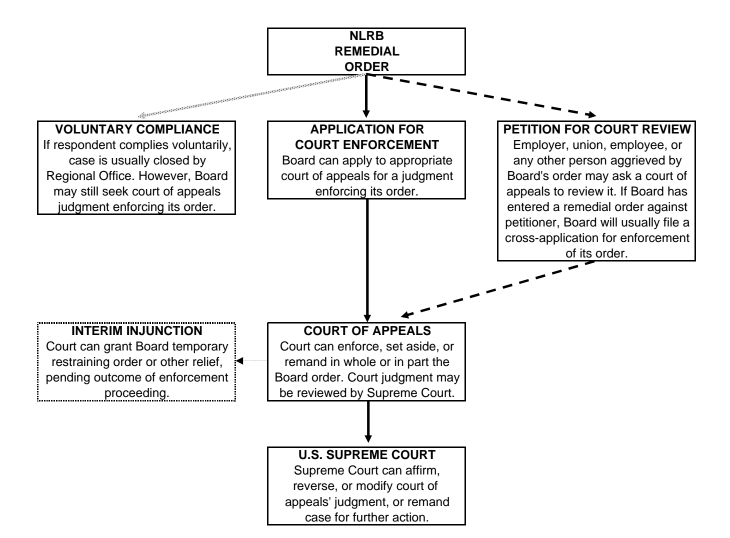
### **ORGANIZATION CHART**



# NATIONAL LABOR RELATIONS BOARD BASIC PROCEDURES IN UNFAIR LABOR PRACTICE CASES



### NLRB ORDER ENFORCEMENT CHART



# OUTLINE OF REPRESENTATION PROCEDURES UNDER SECTION 9(c)

