## UNITED STATES OF AMERICA BEFORE THE NATIONAL LABOR RELATIONS BOARD DIVISION OF JUDGES

GENESIS ELDERCARE CENTERS – CHAPEL MANOR, INC., d/b/a CHAPEL MANOR,

Employer,

and Case 4–RC–21340

SERVICE EMPLOYEES INTERNATIONAL UNION, DISTRICT 1199P, CTW,

Petitioner

## **ERRATA**

The Recommended Decision and Order on Objections in the above-captioned case, JD–04–08, is hereby corrected to read as follows:

- (1) The portion of the caption referring to an Intervenor and beginning with "UNITED PLANT AND PRODUCTION WORKERS" is deleted.
- (2) The sentence at page 6, line 34, beginning with "Issued' to be this finder of fact" is changed to read: "Issued' to this finder of fact."
- (3) The paragraph beginning on page 8, line 26, is changed to read: "In accordance with the above findings, I conclude that the Objections of Employer Chapel Manor to the representation election held on October 26, 2007 have no merit. Therefore, I recommend that the Employer's objections be overruled in their entirety and that the Board certify the results of the election.

Dated, Washington, D.C. February 5, 2008

Michael A. Rosas

Administrative Law Judge