## IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

UNITED STATES OF AMERICA,	
Plaintiff,	) ) )
<b>v.</b>	) .
MORGAN CORPORATION ELECTRICAL SERVICE, INC.,	
and	
ROBERT MORGAN JR.,	
Defendants.	) ) )

## JUDGMENT AND ORDER OF PERMANENT INJUNCTION

Plaintiff, the United States of America, filed suit to obtain a permanent injunction requiring defendants Morgan Corporation Electrical Service, Inc. ("Morgan Electrical") and the company's president, Robert Morgan Jr. to comply with their legal obligations to withhold, collect, and pay over to the Internal Revenue Service the federal employment and unemployment taxes of Morgan Electrical, and to make all federal tax deposits, including the employer's share of Federal Insurance Contributions Act taxes, according to law.

Defendants, without admitting or denying the allegations in the complaint (except as to jurisdiction), waive the entry of findings of fact and conclusions of law under Federal Rule of Civil Procedure 52, and stipulate and consent to the entry of the following judgment and injunction under Federal Rule of Civil Procedure 65 and 26 U.S.C. § 7402(a). Defendants further waive any right to appeal from this Judgment and Order of Permanent Injunction.

The parties agree that the entry of this permanent injunction does not preclude the Internal Revenue Service ("IRS") in any way from assessing or collecting taxes, penalties, and interest against the Defendants, and also does not preclude Defendants from contesting their liability for such taxes, penalties, and interest.

The parties further agree that the entry of the injunction is appropriate for the enforcement of the internal revenue laws.

Accordingly, it is hereby ORDERED, ADJUDGED, AND DECREED that:

- 1. This Court has jurisdiction over this action and each of the Defendants pursuant to 26 U.S.C. §7402(a), as well as 28 U.S.C. §§ 1340 and 1345.
- 2. A PERMANENT INJUNCTION IS HEREBY ENTERED against Defendants from the date of this Order, and it is hereby ORDERED, ADJUDGED, AND DECREED that Defendants shall:
  - a. Morgan Electrical shall timely file Employer's Quarterly Federal Tax Returns

    (IRS Form 941) and annual Employer's Federal Unemployment (FUTA) Tax

    Returns (IRS Form 940);

b.

- Morgan Electrical and Mr. Morgan shall timely make the federal tax deposits of

  (1) Form 941 payroll taxes (that is, income and FICA taxes withheld from the
  employees' wages as well as the employer's share of FICA taxes) and (2) Form

  940 FUTA taxes, in an appropriate federal depository bank in accordance with the
  federal deposit regulations;
- c. Morgan Electrical shall file all of its unfiled and past-due Form 941 and Form 940 tax returns with the IRS within 90 days of the entry of this Order and timely pay any balances due on those returns;

- d. Morgan Electrical and Mr. Morgan are prohibited from assigning any property, paying other creditors or transferring funds until the required federal tax deposits have been fully made for taxes that become due for any tax period following the entry of this Order;
- e. Mr. Morgan or another authorized representative of Morgan Electrical shall sign and deliver affidavits to the IRS, no later than the 20th day of each month, stating that the requisite deposits of federal taxes as described in paragraph B have been made in a timely manner. These affidavits are to be delivered to the attention of Karen Yenchak, Revenue Officer, 7 N. Wilkes-Barre Blvd., Room 349, Wilkes Barre, Pennsylvania 18702, or to such other addressee and location designated by the IRS;
- f. If Morgan Electrical or Robert Morgan Jr. come to have any responsibility, discretion or control concerning another company's withholding or payment of federal employment taxes, Mr. Morgan shall promptly notify the IRS. This obligation includes, though is not limited to, an affirmative duty upon Robert Morgan Jr. to notify the IRS or a designated revenue officer of any new business, whether or not involving electrical services, that he may acquire, manage, create, or work for in the next five (5) years.
- g. The United States shall be permitted to propound post-judgment discovery to ensure that Morgan Electrical and Mr. Morgan are in compliance with this Order.

  Violations of the terms of this Order may lead the Court to find Morgan Electrical or Mr. Morgan to be in civil contempt of court, and the United States may seek any remedies accorded by law for civil contempt.

- 3. This Court shall retain jurisdiction over this case for the purposes of monitoring and enforcing the Defendants' compliance with the Judgment and Order of Permanent Injunction.
- 4. The parties shall bear their own attorneys' fees and costs associated with this action.
- 5. The United States may provide notice of the entry of this injunction to the defendants, Morgan Electrical and Robert Morgan Jr., under Fed. R. Civ. P. 65, by mailing a true and correct copy thereof to each of them by certified or registered mail.

SO ORDERED.

DATE:

. 2016

UNITED STATES DISTRICT JUDGE

We have seen and agreed to the terms listed in the four pages above:

**NISHANT KUMAR** 

Trial Attorney, Tax Division

U.S. Department of Justice

P.O. Box 227

Washington, D.C. 20044

202-514-2986 (v)

202-514-6866 (f)

Nishant.Kumar@usdoj.gov

Attorney for Plaintiff

DAVID J. HARRIS, ESQUIRE

69 Public Square, Suite 700

Wilkes-Barre, PA 18701

570-823-9400 (v)

570-208-1400 (f)

dh@lawofficeofdavidharris.com

Attorney for Defendants