

**U.S. Department of Labor**

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**Issue Date: 17 May 2016**

**Case Number: 2015-SCA-00001**

*In the Matter of:*

**MATERIAL MOVEMENT, LLC, and  
MARY TALANO and JEFFERY TALANO,**  
*Respondents*

**ERRATA**

This Errata is being issued to correct a clerical error in the Decision and Order I entered on March 24, 2016. In the Decision and Order, I mistakenly referred to Material Movement, LLC, as Material Management, LLC, in paragraph 3 of the Order section on pages 11-12 (the final paragraph before my signature). Accordingly, the word “Management” is stricken and the word “Movement” is substituted in its place. Paragraph 3 of the Order properly reads as follows:

3. Respondents did not meet their burden of establishing “unusual circumstances” that would justify relief from the three-year debarment period established by 41 U.S.C. § 6706. Therefore, debarment is warranted and the Administrator of the Wage and Hour Division, Employment Standards Administration, U.S. Department of Labor, should forward the names of the Respondents – Material Movement, LLC; Mary Talano and Jeffery Talano – to the Comptroller General for inclusion on the list of parties ineligible to receive Federal contracts for violating the Service Contract Act.

The remainder of the March 24, 2016, Decision and Order is unchanged by this Errata.

**SO ORDERED.**

**MORRIS D. DAVIS**  
Administrative Law Judge

Washington, D.C.