IF MANAGERS CLAIM THAT NEGOTIATIONS START FROM A BLANK PIECE OF PAPER, TELL THEM THE SUPREME COURT DISAGREES

BARGAINING DOES NOT START FROM SCRATCH

With union representation, employees have a true voice. Once employees choose a union, their employer cannot make any changes to wages, benefits, or other terms of employment without bargaining with the employees' union.

See U.S. Supreme Court – *NLRB v. Katz*, 369 U.S. 736 (1962).

Therefore, employer statements to employees during an organizing campaign that bargaining will start from zero or "from scratch" or "with a blank sheet" may violate federal law because they threaten employees with the loss of existing benefits. See National Labor Relations Board – Auto Nation, Inc., 360 NLRB 1298 (2014).

Bargaining doesn't start from scratch – it starts from the status quo, with employees having a true voice to demand improvements.

The only way to protect your wages and benefits from the whims of management is to **vote "Union Yes."**

Without union representation, management can make changes to employees' wages, benefits, or other terms of employment without employees having any say.

PROTECT YOURSELF AND YOUR FAMILY BY FORMING A UNION WITH YOUR CO-WORKERS AND NEGOTIATING A WRITTEN CONTRACT.



