June 8, 2023

Dear President Liz Magill, Provost John L. Jackson, Jr., and College Houses and Academic Services Senior Director for Housing Operations Lulu Kaliher,

We write on behalf of the University of Pennsylvania chapter of the American Association of University Professors (AAUP-Penn) to ask that you implement a policy of neutrality in all union organizing drives under way at Penn. In particular, we ask you to take down the following anti-union websites and end the anti-union campaigns of which they are a part:

https://provost.upenn.edu/faculty-guidelines
https://provost.upenn.edu/faculty/guidelines
https://provost.upenn.edu/unionization/faqs
https://provost.upenn.edu/frequently-asked-questions-about-unionization
https://getthefacts.collegehouses.upenn.edu/
https://getthefacts.collegehouses.upenn.edu/facts

These websites present talking points that have been part of anti-union campaigns in the United States since the 1970s, crafted by anti-union law firms and consultants. When workers launch organizing drives in the United States, over three-quarters of employers hire such firms to design anti-union campaigns for them.1 Penn currently uses the law firm Cozen O’Connor in its campaign against resident advisors.

Anti-union campaigns target workers with a standard set of messages, delivered through phone calls, text messages, emails, websites, mailers, posters, and meetings with supervisors:

- They depict unions as third parties that supposedly interfere with workers’ individual relationships with their employers. In fact, unions are organizations of workers themselves. Workers make up the bargaining committees that negotiate contracts, they vote on contracts, and they participate in grievance procedures as stewards. Workers organize unions precisely because individuals do not have effective negotiating power with large institutions. Collective bargaining is a way to make workers’ voices heard.

- They warn workers about union dues, implying that they might be worse off if they form a union. This is not a credible argument. Workers do not pay dues until they vote to ratify their first contract, and workers have no reason to ratify contracts that leave them worse off. Furthermore, according to the US Department of Labor, unionized workers in the United States earn 18% more than non-union workers do;2 union dues are generally less than 2% of wages.

- They issue threats, often couched as expressions of concern. For instance, employers warn workers that even if they vote to form a union, it might take them years to negotiate a first contract.

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contract, and the terms of that contract might fall short of their expectations—they might even be worse than their current terms of employment. These are threats indicating the employer intends to fight workers in contract negotiations.

- They warn that unions will impose rigid rules inappropriate to their workplace. This argument presents a distorted picture of union contracts, which take many forms. Unionized workers, including those in US universities, have long negotiated contracts protecting some forms of flexibility while establishing guarantees that workers need. This argument also obscures the fact that workers in non-union settings are already subject to rules; having a union simply allows them a voice in determining and enforcing those rules. Finally, this argument loses its luster when one realizes that all employers make it: big-box stores, manufacturers, and institutions of higher education all claim that they are uniquely flexible workplaces where unions could not operate.

- They present positive workplace policies as evidence that workers don’t need unions. This obscures the fact that current policies are often products of past mobilizations. For instance, in recent decades, union organizing drives by graduate student workers have led universities nationwide to improve funding and benefit packages. Penn’s websites now present those improvements as evidence that organizing is needless or destructive.

- They advise workers who signed cards to change their minds and vote no in the election. They tell workers to give management one more chance.

All of these talking points appear on the websites above; we attach an annotated version of the Provost’s guidance for faculty to illustrate this fact. We understand that the university administration is deploying other standard anti-union tactics, as well. The resident advisors’ union has filed unfair labor practice charges with the National Labor Relations Board (NLRB) in response to illegal activity by management, including spying on union activities and threatening workers with adverse consequences if they support unionization. In April, lawyers from Cozen O’Connor representing Penn challenged resident advisors’ right to organize before the NLRB.

These messages and tactics have no place in our community. Their fundamental purpose is to interfere with workers’ right to organize, guaranteed in the 1935 National Labor Relations Act. That law established that the decision to form a union—or not to do so—belongs to workers themselves. It is theirs alone to make; employers do not get a vote in certification elections, and their views are simply irrelevant. Penn’s anti-union campaigns convey an unwillingness to accept those facts. They aim to sow doubt, fear, and confusion among workers to sway the outcome of elections. Their legal maneuvers seek to strip workers of their right to organize and prevent an election from happening at all.

We further object to these messages because they aim to enlist faculty members in anti-union activity. The Provost’s guidelines for faculty advisors present anti-union talking points for us to pass along to graduate teaching assistants and research assistants. These guidelines aim to instrumentalize our relationships of mutual respect and trust with graduate student workers. In setting us up to deliver intimidating and misleading messages, they threaten to corrode those very relationships and compromise our integrity.

Finally, we object to these anti-union tactics because they are inconsistent with the research and teaching mission of the university. Paying law firms and consultants to fight our own teaching assistants, research

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3 NLRB Case 04-CA-315706, https://www.nlrb.gov/case/04-CA-315178
4 NLRB Case 04-RC-313979, https://www.nlrb.gov/case/04-RC-313979
assistants, and resident advisors simply is not a productive use of Penn’s resources. Nor is it a rational defense of institutional interests. The improved working conditions that unionization might yield would not harm the university; rather, they would make Penn a better place for all of us to teach, learn, and conduct research.

The proper posture of an employer during an organizing drive is neutrality: management should simply step back and allow workers to make their decision. Neutrality not only respects the original spirit of the National Labor Relations Act, but it lays the groundwork for a productive, mutually beneficial relationship with a union should workers vote to form one.

For all these reasons, we ask that you take down these websites and end the anti-union campaigns under way. We look forward to your response.

Sincerely,

Amy C. Offner, President
Emily Steinlight, Vice President
David Kazanjian, Communications Secretary
Rupa Pillai, Membership Secretary-Treasurer
Fabian Arzuaga, General Member-Elect
Siarhei Biareishyk, General Member-Elect
Sam Layding, General Member-Elect

CC: Steven Fluharty, Dean of the School of Arts and Sciences
    Beth S. Wenger, Associate Dean of Graduate Studies, School of Arts and Sciences