

**UNITED STATES OF AMERICA
BEFORE THE NATIONAL LABOR RELATIONS BOARD
REGION 34**

NEW COUNTRY AUDI, INC.

and

INTERNATIONAL ASSOCIATION OF
MACHINISTS & AEROSPACE WORKERS,
AFL-CIO, DISTRICT LODGE 26

Case No. 34-CA-12563

AMENDMENT TO COMPLAINT

Pursuant to Section 102.17 of the Board's Rules and Regulations, the Complaint and Notice of Hearing that issued in the above-captioned case on January 8, 2010, is amended by substituting "August 24, 2010" in paragraphs 8 and 9.

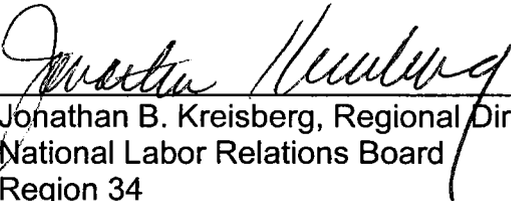
ANSWER REQUIREMENT

Respondent is notified that, pursuant to Sections 102.20 and 102.21 of the Board's Rules and Regulations, it must file an answer to the Amendment to the Complaint. The answer must be **received by this office on or before September 17, 2010, or postmarked on or before September 16, 2010.** Respondent should file an original and four copies of the answer with this office and serve a copy of the answer on each of the other parties.

An answer may also be filed electronically by using the E-Filing system on the Agency's website. In order to file an answer electronically, access the Agency's website at <http://www.nlr.gov>, click on **E-Gov**, then click on the **E-Filing** link on the pull-down menu. Click on the "File Documents" button under "Regional, Subregional and Resident Offices" and then follow the directions. The responsibility for the receipt and usability of the answer rests exclusively upon the sender. A failure to timely file the answer will not be excused on the basis that the transmission could not be accomplished because the Agency's website was off-line or unavailable for some other reason. The Board's Rules and Regulations require that an answer be signed by counsel or non-attorney

representative for represented parties or by the party if not represented. See Sections 102.21. If an answer being filed electronically is a **pdf** document containing the required signature, no paper copies of the answer needs to be transmitted to the Regional Office. However, if the electronic version of an answer to a complaint is not a **pdf** file containing the required signature, then the E-filing rules require that such answer containing the required signature continue to be submitted to the Regional Office by traditional means within three (3) business days after the date of electronic filing. Service of the answer on each of the other parties must still be accomplished by means allowed under the Board's Rules and Regulations. The answer may not be filed by facsimile transmission.

Dated at Hartford, Connecticut this 3rd day of September, 2010.


Jonathan B. Kreisberg, Regional Director
National Labor Relations Board
Region 34
Hartford, Connecticut

Attachments