



United States Government

NATIONAL LABOR RELATIONS BOARD
1099 14th STREET NW
WASHINGTON DC 20570

Re: Nexeo Solutions, LLC
Cases 13-CA-046694; 13-CA-062072; 20-CA-035519

ORDER

The Joint Motion to Sever Cases, Withdraw Pending Exceptions and Remand Cases 13-CA-046694 and 13-CA-062072 to the Regional Director is granted.¹ Accordingly, Cases 13-CA-046694 and 13-CA-062072 are severed from Case 20-CA-035519, and are remanded to the Regional Director for Region 13 of the National Labor Relations Board for further appropriate action.²

Dated, Washington, D.C., April 16, 2014.

By direction of the Board:

Farah Z. Qureshi
Associate Executive Secretary

¹ Counsel for the General Counsel withdraws: a) exceptions 5-7, 9-11, 26-27, 29-30 and 32 in their entirety; b) exception 4 only with regard to the judge's finding that Respondent never misled Local 705-represented employees into believing their benefits would be identical as opposed to comparable in the aggregate to the ones enjoyed at the predecessor Employer, Ashland; c) exception 23 only with regard to the judge's finding that the General Counsel did not establish that Respondent was obligated to first bargain with Local 705 before it offered employment upon the terms it set forth in the mid-February 2011 employment offer letters; d) exception 28 only to the extent that the judge failed to conclude, as a matter of law, that Respondent violated Sec. 8(a)(1) and (5) of the Act, as alleged, by implementing changes to Local 705's represented employees' health and pension benefits without first bargaining to agreement or good-faith impasse with Local 705.

Local 705 withdraws its exceptions filed in Cases 13-CA-46694 and 13-CA-62072 in their entirety. Respondent withdraws the following exceptions: a) exceptions 8-9, 23-26 and 30-34 in their entirety; b) exception 18 only to the extent of the judge's finding that the case did not involve a situation where it was not clear that the Respondent had a duty to bargain with Local 705; c) exception 29 only to the extent of the judge's failure to find that the Respondent satisfied any duty it could be found to have had to consult or bargain with Local 705; d) exceptions 35 and 36 only to the extent that the judge's recommended remedy and order relate to alleged violations against Local 705-represented employees.

² The exceptions in Case 20-CA-035519 will remain at the Board for consideration.