

UNITED STATES OF AMERICA
BEFORE THE NATIONAL LABOR RELATIONS BOARD
REGION 32

In the Matter of:

International Brotherhood of
Electrical Workers, Local 332,

Charged Party,

and

Rudolph and Sletten,

Charging Party
Employer,

and

George Family Enterprises,

Involved Party
Employer,

and

United Brotherhood of Carpenters
and Joiners of America, Local Union
No. 405,

Involved Party.

Case No. 32-CD-198681

**MOTION FOR THE
EXTENSION OF TIME TO
FILE POST-HEARING
BRIEFS**

Pursuant to National Labor Relations Board Rules and Regulations section 102.2, Rudolph and Sletten (“Charging Party”) respectfully requests a four-day (two-business-days’) extension of time for the submission of post-hearing briefs in

the above-referenced mater. Post-hearing briefs are presently due on Friday, June 23, 2017. The extension, if granted, would allow Charging Party, and all other parties involved in the instant matter, the opportunity to submit post-hearing briefs on Tuesday, June 27, 2017.

On June 19, 2017, counsel for Charging Party reached out jointly, via e-mail, to counsel for Involved Party (Carpenters Union) and counsel for Charged Party (International Brotherhood of Electrical Workers), asking whether they have any objection to the extension of time requested by the instant Motion. The Involved Party responded to the e-mail that it has no objection to this Motion, and Charged Party never responded with any objection.

Good cause exists for granting this extension of time. Because of the extensive testimony recorded in the transcript of over a day-long hearing (a full transcript of which is expected to arrive – on an expedited basis – on Tuesday, June 20, 2017), the volume of documentary evidence, as well as the number of issues required to be addressed in post-hearing briefs relating to jurisdictional dispute cases arising under Section 10(k) of the National Labor Relations Act, Charging Party requires more than the currently-allotted seven-days' time to prepare its brief. Additionally, due to illness suffered by counsel tasked with preparing this brief over the course of the last weekend due to food poisoning, as well as a previously-scheduled expert deposition for another matter on Friday, June

23, 2017 (i.e., the current deadline to file the post-hearing brief in this matter), which said counsel will be preparing for over the course of this week, Charging Party reasonably requires the brief extension of time requested herein to prepare its post-hearing brief.

WHEREFORE, Charging Party asks that its Request For Extension Of Time To File Post-Hearing Briefs, which would apply equally to all parties involved, be granted.

Respectfully submitted,

Dated: June 20, 2017



RICHARD N. HILL
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RUDOLPH AND SLETTEN
Attorneys for Involved Party
Employer
GEORGE FAMILY ENTERPRISES

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1 PROOF OF SERVICE BY MAIL

2 I am employed in San Francisco County, California. I am over the age of eighteen
3 years and not a party to the within-entitled action. My business address is 333 Bush Street, 34th
4 Floor, San Francisco, California 94104. I am readily familiar with this firm's practice for collection
5 and processing of correspondence for mailing with the United States Postal Service. On June 20,
6 2017, I placed with this firm at the above address for deposit with the United States Postal Service a
7 true and correct copy of the within document(s):

8 MOTION FOR THE EXTENSION OF TIME TO FILE POST-
9 HEARING BRIEFS

10 in a sealed envelope, postage fully paid, addressed as follows:

11 *Christopher E. Platten*
12 *Wylie, McBride, Platten & Renner*
13 *2125 Canoas Garden Avenue, Suite 120*
14 *San Jose, CA 94125*

15 *Matthew Gauger*
16 *Weinberg Roger & Rosenfeld*
17 *1001 Marina Village Parkway, Suite 200*
18 *Alameda, CA 94501-1091*

19 *D. Criss Parker*
20 *Hearing Officer*
21 *National Labor Relations Board, Region 32*
22 *1301 Clay Street, Suite 300N*
23 *Oakland, CA 94612*

24 Following ordinary business practices, the envelope was sealed and placed for
25 collection and mailing on this date, and would, in the ordinary course of business, be deposited with
26 the United States Postal Service on this date.

27 I declare that I am employed in the office of a member of the bar of this court at
28 whose direction the service was made.

Executed on June 20, 2017, at San Francisco, California.

Susan A. Becerra

Susan A. Becerra

(No.)