



United States Government

**OFFICE OF THE EXECUTIVE SECRETARY
NATIONAL LABOR RELATIONS BOARD
1015 HALF STREET SE
WASHINGTON, DC 20570**

May 24, 2019

Re: Twin America, LLC, City Sights NY, LLC,
and Gray Line New York Tours, Inc., as a
single employer, and JAD Transportation, Inc.,
as joint employers
Case 02-CA-190704, et al.

**EXTENSION OF TIME TO FILE ANSWERING BRIEFS TO EXCEPTIONS
TO THE ADMINISTRATIVE LAW JUDGE'S DECISION**

The request for an extension of time in the above-referenced cases is granted. The due date for the receipt in Washington, D.C. of Answering Briefs to Exceptions to the Administrative Law Judge's Decision is extended to **July 1, 2019**.¹ This extension for filing answering briefs to exceptions applies to all parties.

/s/ Diane Bridge
Counsel

cc: Parties
Region

¹ When a party is granted an extension of time to file an answering brief to exceptions to an Administrative Law Judge's decision, this extension does not automatically extend the time for filing cross-exceptions to that decision. Please note, however, that when a party requests an extension of time to file cross-exceptions, the extension automatically extends the time for filing answering briefs to exceptions. See *P&M Cedar Products*, 282 NLRB 772 (1987). Here, Counsels for Respondent Employers and Respondent Union only requested an extension of time for filing answering briefs to exceptions. As no request was made for extending the time for filing cross-exceptions, the due date for cross-exceptions remains May 31, 2019.