

**UNITED STATES OF AMERICA
BEFORE THE NATIONAL LABOR RELATIONS BOARD
REGION 25**

International Union of Operating Engineers,
Local Union No. 150 a/w International
Union of Operating Engineers, AFL-CIO

and

Case No. 25-CC-230368

Maglish Plumbing, Heating & Electric, LLC

**MOTION FOR EXTENTION OF TIME TO FILE RESPONDENT'S ANSWERING
BRIEF TO COUNSEL FOR GENERAL COUNSEL'S EXCEPTIONS**

1. On November 13, 2019, Counsel for General Counsel filed its exceptions and brief in support. Pursuant to Section 112.46(b)(1) of the Board's Rule, Respondent's Answering Brief is due within fourteen (14) days of the filing of exceptions (on November 27, 2019). Pursuant to Section 102.2(a) of the Board's Rules, Respondent timely files a request for an extension due to the scheduled matters below and the general press of other matters. Respondent requests an extension to file its answering brief until December 6, 2019.

2. By November 15, 2019, Counsel for Respondent ("Counsel") has a position letter due in Case No. 25-CC-251480 (*Davis & Son*).

3. On November 15, 2019, Counsel is scheduled to attend a public sector labor law conference at Chicago-Kent College of Law.

4. The week of November 18-22, 2019, Counsel has to present witnesses in support of Case No. 250CA0251322 (*Von Excavating*), and has an arbitration brief due in *Newton County (Valles)* on November 22, 2019.

5. The week of Thanksgiving, November 25-29, 2019, Counsel has a court status on the 26th in *MOE v. Sanders*, Case No. 19-cv-2940, and is scheduled to be off the afternoon of the 27th, Thanksgiving Day, and the 29th.

6. Counsel for Respondent therefore requests an extension until December 6, 2019, to file its answering brief.

7. On November 14, 2019, Counsel for Respondent contacted Counsel for General Counsel and Charging Party to solicit their position on this extension request. (Charging Party did not file exceptions.)

8. Counsel for General Counsel has no objection to the request.

9. This request is not made for any purpose of delay. Rather, it is made solely to provide Counsel time to adequately respond.

Dated: November 14, 2019

Respectfully submitted,

By: /s/ Charles R. Kiser

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CERTIFICATE OF SERVICE

The undersigned certifies that he electronically filed the foregoing with the National Labor Relations Board. The undersigned further certifies that he served a copy of the foregoing via electronic mail on the following:

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