

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

WISMETTAC ASIAN FOODS, INC.	Cases	21-CA-207463
		21-CA-208128
and		21-CA-209337
		21-CA-213978
INTERNATIONAL BROTHERHOOD OF TEAMSTERS, LOCAL 630		21-CA-219153
and		
ROLANDO LOPEZ, an Individual	Case	21-CA-212285
and		
INTERNATIONAL BROTHERHOOD OF TEAMSTERS, LOCAL 630	Case	21-RC-204759

**WISMETTAC ASIAN FOODS, INC.’S NOTICE OF INTENT TO FILE OPPOSITION  
TO COUNSEL FOR THE GENERAL COUNSEL’S MOTION TO SEVER**

On Friday, November 15, 2019, Counsel for the General Counsel (General Counsel) filed and served a Motion to Sever<sup>1</sup> with the National Labor Relations Board (the Board), requesting that the Board sever the representation case (Case No. 21-RC-204759) from the unfair labor practice cases (Case Nos. 21-CA-207463, 21-CA-208128, 21-CA-209337, 21-CA-213978, 21-CA-219153, and 21-CA-212285).

Wismettac Asian Foods, Inc. (Respondent) received the General Counsel’s Motion to Sever on November 15, 2019 at 7:19 p.m. (PST). Unless the Board orders otherwise, Respondent shall file its opposition to the General Counsel’s Motion to Sever on Monday, November 25, 2019.

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<sup>1</sup> “COUNSEL FOR THE GENERAL COUNSEL’S MOTION TO SEVER CASE 21-RC-204759 FROM CASES 21-CA-207463, 21-CA-208128, 21-CA-209337, 21-CA-213978, 21-CA-219153, AND 21-CA-212285.”

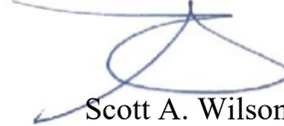
Such filing date is necessary as Respondent has been busy with ongoing litigation matters, including preparing for interviews with Board Attorney Irma Hernandez and the taking of affidavits in NLRB cases 21-CA-250459 and 21-CA-250686, which includes the production of substantial documents.

The General Counsel has indicated to Respondent that they have no objection to this notification. Counsel for Respondent has not heard from Renée Sánchez, counsel for the Charging Party, at the time of the filing of this Notice of Intent.

Dated: November 21 2019

Respectfully Submitted By:

LAW OFFICES OF SCOTT A. WILSON



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Attorney for Respondent

WISMETTAC ASIAN FOODS, INC.

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## CERTIFICATE OF SERVICE

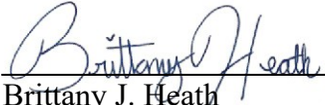
I, Brittany J. Heath, declare and state as follows:

1. I am at least 18 years of age, not a party to this action. I am employed at the Law Offices of Scott A. Wilson, which is located in San Diego County, California. My business address is 433 G Street, Suite 203, San Diego, CA 92101. My e-mail address is [sawfrontoffice@pepperwilson.com](mailto:sawfrontoffice@pepperwilson.com).
2. I hereby certify that a copy of **WISMETTAC ASIAN FOODS, INC.'S NOTICE OF INTENT TO FILE OPPOSITION TO COUNSEL FOR THE GENERAL COUNSEL'S MOTION TO SEVER**, in Cases 21-CA-207463, 21-CA-208128, 21-CA-209337, 21-CA-213978, 21-CA-219153, 21-CA-212285, and 21-RC-204759, has been submitted by E-Filing to the National Labor Relations Board, Office of the Executive Secretary in Washington DC, on November 21, 2019.
3. On November 21, 2019, I served by e-mail, a copy of the document described in item 2 on the parties as follows:

NAME OF PERSON SERVED	ELECTRONIC SERVICE ADDRESS
Elvira T. Pereda, Esq. Counsel for the General Counsel National Labor Relations Board, Region 21	<u><a href="mailto:elvira.pereda@nlrb.gov">elvira.pereda@nlrb.gov</a></u>
Thomas Rimbach, Esq. Counsel for the General Counsel National Labor Relations Board, Region 21	<u><a href="mailto:thomas.rimbach@nlrb.gov">thomas.rimbach@nlrb.gov</a></u>
Renée Q. Sánchez, Esq. Counsel for the Union, Teamsters Local 630	<u><a href="mailto:rqs@sdlaborlaw.com">rqs@sdlaborlaw.com</a></u>
Rolando Lopez	<u><a href="mailto:catoria@yahoo.com">catoria@yahoo.com</a></u>

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed at San Diego, California on November 21, 2019.

By:   
Brittany J. Heath  
Assistant to Scott A. Wilson