

**UNITED STATES OF AMERICA
BEFORE THE NATIONAL LABOR RELATIONS BOARD
REGION 13**

**ZEIGLER LINCOLNWOOD D/B/A ZEIGLER
BUICK GMC OF LINCOLNWOOD & CADILLAC
OF LINCOLNWOOD**

and

**ZEIGLER NORTH RIVERSIDE, LLC
D/B/A/ZIEGLER FORD OF NORTH RIVERSIDE**

and

**TEAMSTERS LOCAL 731, INTERNATIONAL
BROTHERHOOD OF TEAMSTERS, AFL-CIO**

**Cases 13-CA-243879
13-CA-248342
13-CA-248344
13-CA-248524
13-CA-249093**

**COUNSEL FOR THE GENERAL COUNSEL'S RESPONSE IN OPPOSITION TO
RESPONDENTS' MOTION TO CONTINUE HEARING**

Counsel for the General Counsel opposes Respondents' Motion To Continue Hearing as filed today, December 5, 2019, and in support therefore, states as follows:

1. Respondents are asking for a continuance of the above-captioned trial, which is scheduled to commence on December 16, 2019, due to the Motion To Revoke Order Approving Settlement Agreement Counsel for the General Counsel filed with ALJ Charles Muhl and the Division of Judges on December 4, 2019, in Cases 13-CA-230375 et al.
2. Said Motion, if granted by ALJ Muhl, will not require additional trial preparation time. The record in those cases was completed and closed, and Counsel for the General Counsel intends to seek judicial notice that the entire record in those cases be added to the current record. Counsel for the General Counsel is not seeking to re-litigate Case 13-CA-230375 et al. and there will be no need for additional witnesses called for those cases given that the record has already been fully established and all witnesses on those allegations have been thoroughly examined and cross examined. Therefore, Counsel for the General Counsel's Motion To Revoke Settlement Agreement will not add any litigation preparation burden to Respondents in advance of the December 16, 2019, trial date.
3. Further, the current cases set for trial are under consideration for Section 10(j) injunctive relief, so the expedient litigation of these cases is essential.

For these reasons, Counsel for the General Counsel opposes Respondent's Motion To Continue Hearing.

Dated at Chicago, IL this 5th day of December 2019.

/s/ Lisa Friedheim-Weis

Counsel for the General Counsel
National Labor Relations Board, Region 13
Dirksen Federal Building
219 South Dearborn Street, Suite 808
Chicago, IL 60604

CERTIFICATE OF SERVICE

The undersigned affirms that on December 5, 2019, the foregoing Counsel for the General Counsel's Response In Opposition To Respondents' Motion To Continue Hearing was served on the following parties below and in the following manner:

Via E-Filing:

Division of Judges

Via E-Mail:

ALJ Andrew Gollin
Andrew.gollin@nlrb.gov

ALJ Charles Muhl
Charles.muhl@nlrb.gov

Attorneys for Respondents Phil Toomey and James Hendricks
ptoomey@leechtishman.com

jhendricks@leechtishman.com

Attorney for Union Steve Yokich
syokich@laboradvocates.com

/s/ Lisa Friedheim-Weis 12/5/19

Counsel for the General Counsel
National Labor Relations Board, Region 13
Dirksen Federal Building
219 South Dearborn Street, Suite 808
Chicago, IL 60604