

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

WDC ACQUISITION, LLC

and

**USW AFL-CIO/CLC AND USW GMP COUNCIL
LOCAL 17B**

and

**DISTRICT LODGE 6, INTERNATIONAL
ASSOCIATION OF MACHINISTS &
AEROSPACE WORKERS, AFL-CIO**

**Cases 18-CA-220488
18-CA-224086
18-CA-235532
18-CA-238129
18-CA-238196
18-CA-238883**

**JOINT MOTION TO REMAND CASES TO THE REGIONAL DIRECTOR FOR
PROCESSING WITHDRAWAL OF CHARGES PURSUANT
TO A NON-BOARD SETTLEMENT**

Pursuant to Section 102.24 of the Board's Rules and Regulations, Counsel for the General Counsel, Respondent WDC Acquisition, LLC (WDC), Charging Party USW AFL-CIO/CLC and USW GMP Council Local 17B (USW), and Charging Party District Lodge 6, International Association of Machinists & Aerospace Workers, AFL-CIO (IAM) make this joint motion to the Board to remand these cases to the Regional Director of Region 18 for processing of the withdrawal requests of the underlying charges pursuant to a non-board settlement agreement. This motion is based upon the following:

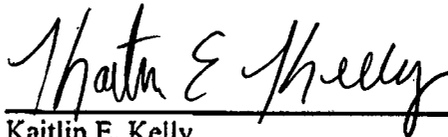
1. On January 15, 2020, Administrative Law Judge Arthur Amchan issued his Decision in the above-captioned cases. Thereafter, Respondent requested an extension of time to file exceptions and a supporting brief in the above-captioned cases, to allow the parties additional time to negotiate a non-Board settlement in these matters. The current due date for the receipt of exceptions and a support brief is March 12, 2020. To date, no party has filed exceptions and a supporting brief.
2. On about January 31, 2020, the Respondent and Charging Party USW, following extensive negotiations over a period of months, reached a collective bargaining agreement and a non-Board settlement agreement that addresses the issues in the

instant cases.

3. In consideration for the non-Board settlement, on January 31, 2020, Charging Party USW requested withdrawal of the charges in Cases 18-CA-220488, 18-CA-235532, 18-CA-238129, 18-CA-238196, and 18-CA-238883, currently pending before the Board against Respondent.
4. On about February 24, 2020, the Respondent and Charging Party IAM, following extensive negotiations over a period of months, reached a collective bargaining agreement and a non-Board settlement agreement that addresses the issues in the instant case.
5. In consideration for the non-Board settlement, on February 26, 2020, Charging Party IAM requested withdrawal of the charge in Case 18-CA-224086, currently pending before the Board against Respondent.
6. The General Counsel, the Respondent, and the Charging Parties believe that the non-Board settlements, along with the collective bargaining agreements reached between the parties, adequately remedy the unfair labor practice charges alleged in the cases herein, and that it therefore is the preferred method of resolving the underlying dispute, rather than continued litigation. Accordingly, and for the above reasons, General Counsel, Respondent and the Charging Parties, jointly move the Board to remand the instant cases to the Regional Director of Region 18 of the Board for processing of the Charging Parties requests for withdrawal of the charges consistent with the provisions of the non-Board settlement agreements.

Respectfully Submitted,

Dated: 3/3/2020



Kaitlin E. Kelly
Counsel for the General Counsel
National Labor Relations Board
Region 18
212 3rd Avenue South, Suite 200
Minneapolis, MN 55401

Dated: 02/28/2020



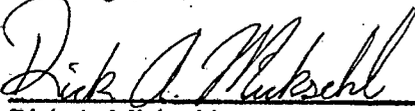
Gene R. La Suer
Michele L. Brott
Attorneys for WDC Acquisition, LLC
Davis Brown Law Firm
215 10th Street, Suite 1300
Des Moines, Iowa 50309

Dated: 3-2-2020



Anthony Resnick
Attorney for United Steelworkers
60 Boulevard of the Allies Room 807
Pittsburgh, PA 15222

Dated: 3/2/2020



Rick A. Mickschl
Grand Lodge Representative
District Lodge 6, International Association of
Machinists & Aerospace Workers, AFL-CIO
113 Republic Ave Ste 100
Joliet, IL 60435