

UNITED STATES COURT OF APPEALS FOR THE SECOND CIRCUIT
Thurgood Marshall U.S. Courthouse 40 Foley Square, New York, NY 10007 Telephone: 212-857-8500

MOTION INFORMATION STATEMENT

Docket Number(s): 19-4079 Caption [use short title] _____

Motion for: Voluntary Dismissal of the Petition for Review International Alliance of Theatrical Stage Employees, . . .

_____ Petitioner,
_____ National Hot Rod Association,
_____ Intervenor,

Set forth below precise, complete statement of relief sought:
Dismissal of the Petition for Review -against-
National Labor Relations Board,
_____ Respondent.

MOVING PARTY: International Alliance of Theatrical Stage Employees, ... OPPOSING PARTY: National Labor Relations Board
 Plaintiff Defendant
 Appellant/Petitioner Appellee/Respondent

MOVING ATTORNEY: Denis P. Duffey Jr. OPPOSING ATTORNEY: Brady J. Francisco-FitzMaurice
[name of attorney, with firm, address, phone number and e-mail]

Spivak Lipton LLP National Labor Relations Board
1700 Broadway, Ste. 2100, NY, NY 10019 1015 Half Street SE, Washington, DC 20003
212-765-2100, dduffey@spivaklipton.com 202-203-1967, Brady.Francisco-FitzMaurice@nrlb.gov

Court/Judge/Agency appealed from: National Labor Relations Board

Please check appropriate boxes:
Has movant notified opposing counsel (required by Local Rule 27.1):
 Yes No (explain): _____

Opposing counsel's position on motion:
 Unopposed Opposed Don't Know
Does opposing counsel intend to file a response:
 Yes No Don't Know

FOR EMERGENCY MOTIONS, MOTIONS FOR STAYS AND INJUNCTIONS PENDING APPEAL:
Has request for relief been made below? Yes No
Has this relief been previously sought in this Court? Yes No
Requested return date and explanation of emergency: _____

Is oral argument on motion requested? Yes No (requests for oral argument will not necessarily be granted)

Has argument date of appeal been set? Yes No If yes, enter date: _____

Signature of Moving Attorney: s/Denis P. Duffey Jr. Date: June 1, 2020 Service by: CM/ECF Other [Attach proof of service]