

STATE OF ILLINOIS – DEPARTMENT OF LABOR
160 N. LASALLE ST., STE. C-1300
CHICAGO, ILLINOIS 60601

IDOL File No(s): 2019-H-PK09-2303
2019-H-PK09-2304
2019-H-PK09-2305
2019-H-PK09-2306
2019-H-PK09-2307
2019-H-PK09-2308
2019-H-PK09-2309

ORDER

THIS MATTER COMING on to be heard under the Prevailing Wage Act, 820 ILCS 130/0.01-12 and Notice of Hearing issued there under; and, 56 Illinois Administrative Code 120.130 all parties having been duly advised in the premises issues this order;

1. The parties agreed **Motions to Continue** the **October 25, 2018** hearing and the Respondent's date to file an answer are **granted**. The parties further agree to **consolidate** the **above-captioned matters**. The **consolidation motion** is **granted**.
2. All **parties** and the **undersigned agree** to accept service of process via **email**.
3. **Respondent** shall file an **answer** on or before **November 16, 2018**.
4. General discovery (e.g., deposition, interrogatories or request to produce or admit) is not permitted. 56 Ill. Adm. Code 120.410 (a).
5. Any **discovery dispute** is to be addressed with the opposing party prior to filing a motion with the undersigned. Evidence demonstrating said outreach is required when filing a motion regarding a discovery dispute prior to entertaining same.
6. All **Petitions to Intervene** shall **comply** with 56 Ill. Adm. Code 120.320.
7. Failure to file the **Petition to Intervene** in accordance with 56 Ill. Adm. Code 120.320 will result in the Petition not being in compliance with this order and subsequent denial.
8. Any **Petition to Intervene** filed after **November 30, 2018** will be deemed **untimely** and will unduly delay or prejudice the adjudication of rights of the original parties 56 Ill. Adm. Code 120.320 (2).
9. This matter is set for a telephonic status conference on **December 5, 2018** at **9:30 a.m.**
10. Each party shall provide the opposing party with a copy of any **document/evidence** that it may offer into evidence. The parties shall exchange documents on or before **January 4, 2019**. Each party shall provide newly discovered documents/evidence, except for witness statements, as it becomes known to the party intending to introduce the document/evidence. Any newly discovered documents must be produced on or before **January 25, 2019**. A party will require leave of the administrative law judge to provide any documents after this date except for documents obtained pursuant to a third-party subpoena.

11. The parties shall file **motions for third party subpoenas**, along with a draft copy of a subpoena (the subpoena shall show on its face the name and address of the party) at whose request the subpoena was issued with the undersigned on or before **December 21, 2018**. The parties maintain a duty to supplement document exchange wherein documents have been obtained in this fashion. In any case, those documents shall not be produced to the opposing parties after **January 25, 2019** without leave of the administrative law judge or as agreed to among the parties.
12. **Subpoenas for the attendance and testimony of witnesses** shall be filed on or before **January 14, 2018**. The subpoena shall show on its face the name and address of the party at whose request the subpoena was issued.
13. Each party shall provide to the opposing party and the undersigned a **witness list** containing the name, address and affiliation with the matter of any witness who may be called to testify on or before **January 14, 2019**. Witnesses not on these lists will require leave of the administrative law judge to be allowed to testify.
14. This matter is set for a **telephonic status conference** on **January 25, 2019** at **11:30 a.m.** at which time all outstanding issues will be discussed as well as any pending motions. The undersigned will initiate the conference at previously provided phone numbers.
15. **Written stipulations** shall be provided to the undersigned on or before **January 29, 2019**.
16. This matter is scheduled for in person hearing on **February 5, 2019** at **9:00 a.m.** at the Illinois Department of Labor, 160 N. LaSalle St., Ste. C-1300, Chicago, IL 60601. The parties shall be prepared to proceed.

DATE: 10/29/18

/s/ Claudia D. Manley

Claudia D. Manley

Chief Administrative Law Judge

Claudia D. Manley
Chief Administrative Law Judge
Illinois Department of Labor
160 N. LaSalle St., Ste. C-1300
Chicago, IL 60601
V: 312-793-1805
DOL.hearings@illinois.gov

NOTE: Entrance into the building requires security screening and production of valid government issued photo identification.

CERTIFICATE OF SERVICE

Under penalties as provided by law, including pursuant to Section 1-109 of the Code of Civil Procedure, I C.Y. Jackson, a non-attorney, affirm, certify or on oath state, that I served notice of the attached Order upon all parties to this case, or their agents appointed to receive service of process, by enclosing a copy of the Notice of Hearing in Case No. 2019-H-PK09-2303 through 2309 and a copy of the Certificate of Service in an envelope addressed to each party or party's agent via email address shown on the Certificate of Service, having caused each to be served via email from 100 W. Randolph Street, Chicago, Illinois on the 29th day of October, 2018 prior to 4:30 p.m. and placed on the Illinois Department of Labor's official website at and placed on the Illinois Department of Labor's official website at www.state.il.us/agency/idol/

Petitioner(s) Attorney:

Christopher Grant
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Illinois Department of Labor
c/o Benno Weisberg
benno.weisberg@illinois.gov

/s/ C. Y. Jackson
C.Y. Jackson, Office Specialist