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TO: Sheila Reiff, Clerk

FROM: Daniel J. Finerty, Esq.

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PAGES: _____

Employment Litigation

PHONE: 1-608-266-1880

DATE: July 15, 2021

Collective Bargaining &
Contract Administration

RE: Anderson v. LIRC, et al. Case No. 20-AP-000027

CC: _____

Practice before the National
Labor Relations Board

URGENT For Review Please Comment Please Reply Please Recycle

Work Injury Defense

COMMENTS:

Please see the attached letter and Motion for Enlargement of Time from Attorney Daniel J. Finerty.

Employment Counseling &
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Employee Benefits Law

Business Immigration Law

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July 15, 2021

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ATTORNEYS AT LAW

Employment Litigation

**Re: Daniel P. Anderson v. Labor and Industry Review Commission
and Northridge Chevrolet Geo
Wis. Sup. Ct. Case No. 2020-AP-000027**

Collective Bargaining &
Contract Administration

Dear Ms. Reiff:

Practice before the National
Labor Relations Board

Attached please find the Respondent-Respondent, Northridge Chevrolet Geo's Motion for Enlargement of Time to File Response to Petition for Review. We attempted to e-file this document yesterday, but it was rejected because as there is no statutory provision for the acceptance of this type of document at the Supreme Court. Abby Self at your office advised my assistant this morning that we could file the Motion for Enlargement of Time to File Response to Petition for Review via facsimile as long as the Motion bears a handwritten signature. Please advise when this Motion has been accepted for filing.

Worker's Compensation
Defense

Employment Counseling &
Litigation Avoidance

By copy of this letter, opposing counsel are receiving a copy of Respondent-Respondent, Northridge Chevrolet Geo's Motion for Enlargement of Time to File Response to Petition for Review. Thank you for your assistance. If you have any questions, please contact me at 414-226-4807 or dfinerty@lindner-marsack.com.

Employee Benefits law

Very truly yours,

Business Immigration law

LINDNER & MARSACK, S.C.

FMLA, FLSA, WARN &
OSHA Compliance



Daniel J. Finerty

DJF/aw

Attachment

Workplace Training

cc: Curtiss N. Lein, Esq. (w/attachment) (via e-mail)
Clayton P. Kawski, Esq. (w/attachment) (via e-mail)

FILED

JUL 15 2021

STATE OF WISCONSIN
SUPREME COURTCLERK OF SUPREME COURT
OF WISCONSIN

DANIEL P. ANDERSON,

Appeal No. 2020AP000027

Petitioner-Appellant-Petitioner,

v.

LABOR AND INDUSTRY REVIEW COMMISSION and
NORTHRIDGE CHEVROLET GEO.Respondents-Respondents.

APPEAL FROM THE CIRCUIT COURT FOR
BAYFIELD COUNTY, CASE NO. 2019CV000052
THE HONORABLE JOHN P. ANDERSON, PRESIDING

**MOTION FOR ENLARGEMENT OF TIME TO FILE
RESPONSE TO PETITION FOR REVIEW**

LINDNER & MARSACK, S.C.,
Daniel J. Finerty, State Bar No. 1025406
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(414) 273-3910 – phone
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dfinerty@lindner-marsack.comAttorneys for Respondent-Respondent
Northridge Chevrolet GEO

INTRODUCTION

The Respondent-Respondent Northridge Chevrolet GEO (“Northridge”) files this motion for enlargement of time to provide its response to the petition for review filed July 2, 2021 by the Petitioner-Appellant-Petitioner Daniel P. Anderson. Per WIS. STAT. §809.62(3), Northridge’s response to the July 2, 2021 petition for review is currently due on July 16, 2021, two days from this filing.

Pursuant to WIS. STAT. §809.82(2)(a), this Court may, upon good cause shown by motion, enlarge “the time prescribed by these rules or court order for doing any act...” Northridge asks this Court to enlarge the time during which its response to the petition may be filed until July 28, 2021 for the following reasons:

1. Northridge has reached out to counsel for the Petitioner and the Respondent-Respondent Labor and Industry Review Commission to verify whether either had an objection. Neither counsel for the Petitioner nor counsel for the Commission has any objection to this motion.

2. The undersigned counsel for Northridge has not had sufficient time to dedicate to the response to the petition to date. Various other legal matters have occupied counsel’s time since the first review of the July 2,

2021 petition on July 6, 2021 including, among other things, the preparation and filing of a client's response to an Equal Rights Division matter on July 6, 2021, a hearing with the Unemployment Insurance Division on July 6, 2021, which extended to a second hearing day on July 9, 2021, and preparation for and the conduct of a mediation of two separately-filed Equal Rights Division complaints on July 13, 2021, in addition to preparation for other unemployment insurance hearings, mediations and other matters that have taken counsel's time.

3. Counsel does not make this request lightly and appreciates that the Court's case load is heavy; by this motion, counsel hopes to be able to provide an opposition to the petition that provides clarity for the Court's decision on the petition.

4. This motion for enlargement of time does not relate to the time for filing a notice of appeal or cross-appeal of a final judgment or order, does not seek an enlargement of time to file an appeal under WIS. STAT. §809.105 without the consent of the minor and her counsel and does not seek enlargement of the time for filing a motion for reconsideration under WIS. STAT. §809.24. See WIS. STATS. §§809.82(2)(b), (2)(c), (2)(e).

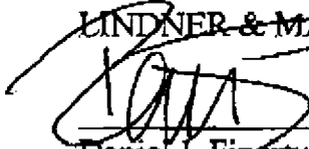
CONCLUSION

For the reasons set forth above, Northridge asks this Court, pursuant to WIS. STAT. §809.82(2)(a), and upon good cause shown, to enlarge “the time prescribed by these rules” for Northridge to file its response to the petition for review by the Petitioner to July 28, 2021.

Dated at Milwaukee, Wisconsin, this 14th day of July 2021.

Respectfully submitted,

~~LINDNER & MARSACK, S.C.~~



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