

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF MISSISSIPPI
JACKSON DIVISION

EQUAL EMPLOYMENT OPPORTUNITY COMMISSION
AND LATASHA JACKSON

PLAINTIFFS

VS.

CIVIL ACTION NO. 3:05CV465-WHB-JCS

PRODUCTIVITY IMPROVEMENT CENTER, INC.

DEFENDANT

ORDER

This cause is before the Court upon the Defendant Productivity Improvement Center, Inc.'s ["PIC"] "Urgent and Necessitous Motion for a Protective Order" [#69], filed June 22, 2006. The EEOC's response [#70], as well as PIC's reply [#71], were also filed on June 22, 2006. The Court has considered the Defendant's motion, as well as the other pleadings, and finds that the motion is well advised and should be granted. PIC should not be required to submit to a 30(b)(6) deposition without the benefit of Ms. Harris's testimony. It would have had the full and complete testimony from the EEOC investigation concerning the facts revealed in the Commission's investigation before its 30(b)(6) deposition had the EEOC not objected to all of the questioning. The 30(b)(6) should be postponed until the completion of Ms. Harris's testimony.

IT IS, THEREFORE, ORDERED that the Defendant Productivity Improvement Center, Inc.'s ["PIC"] "Urgent and Necessitous Motion for a Protective Order" [#69], filed June 22, 2006, is **granted**,

and a Protective Order postponing PIC's deposition until the completion of the Harris deposition is hereby entered.

SO ORDERED, this the 23rd day of June, 2006.

S/ James C. Sumner
UNITED STATES MAGISTRATE JUDGE