

**U.S. Department of Labor**

Office of Administrative Law Judges  
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**Issue Date: 21 June 2005**

CASE NO.: 2005-TLC-00014

In the Matter of

GLOBAL HORIZONS, INCORPORATED  
Employer

v.

UNITED STATES DEPARTMENT OF LABOR,  
EMPLOYMENT STANDARDS ADMINISTRATION  
WAGE AND HOUR DIVISION

**ORDER DISMISSING REQUEST FOR HEARING AND DECISION  
WITH PREJUDICE AND VACATING ORDER FOR WRITTEN ARGUMENT**

This matter involves an appeal from the denial of a temporary labor certification (TLC) by the U.S. Department of Labor, Employment Standards Administration's Wage and Hour Division ("DOL"). Global Horizons, Inc. ("Employer") filed with the Office of Administrative Law Judges a request for a hearing *de novo* in this matter, pursuant to 20 C.F.R. §655.112(b). On June 13, 2005, I issued an Order to Show Cause why the matter should not be decided on the record, in consideration of Employer's representation that no witnesses were expected to testify. The parties advised me by telephone conference held on June 14, 2005, that they expected to resolve all issues in controversy in this matter. DOL expected to issue a TLC with which Employer would agree by June 17, 2005. The parties agreed to submit a joint statement verifying that information and dismissing the request for hearing. I agreed to not issue an Order dismissing the case until after June 17, 2005, thereby allowing Employer to proceed with the pending case if the TLC was not issued as expected.

On June 15, 2005, the parties filed a joint stipulation agreeing to the issuance of a TLC and requesting dismissal of the matter. I have not received notice from Employer that the TLC was not issued as expected. Accordingly, the Order to the parties to submit written argument is hereby VACATED and this matter is hereby DISMISSED with prejudice.

So ORDERED.

**A**

Janice K. Bullard  
Administrative Law Judge

Cherry Hill, New Jersey

