



DATE ISSUED: October 31, 1989
CASE NO: 88 INA 403

IN THE MATTER OF THE APPLICATION
FOR AN ALIEN EMPLOYMENT CERTIFICA-
TION UNDER THE IMMIGRATION AND
NATIONALITY ACT

WARMTEX ENTERPRISES
Employer

on behalf of

HUANG RONG YEH
Alien

NAHUM LITT
Chief Judge

ORDER DENYING PETITION FOR EN BANC REVIEW

The Certifying Officer's denial of labor certification in the above-referenced matter was affirmed by a panel of the Board of Alien Labor Certification Appeals (the Board) on June 28, 1989. In re Warmtex Enterprises, 88-INA-403 (June 28, 1989). On August 22, 1989, Employer filed a Petition for En Banc Review, having previously been granted an extension of time until August 28, 1989, in which to file such petition. In re Warmtex Enterprises, 88-INA-402 (Aug. 17, 1989).

Upon consideration of the arguments, the Board concludes that en banc review is not necessary either to secure or maintain uniformity of decision or to resolve a question of exceptional importance. Accordingly,

IT IS ORDERED that Employer's Petition is hereby DENIED.

NAHUM LITT
Chief Administrative Law Judge