

U.S. Department of Labor

Office of Administrative Law Judges
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Issue Date: 26 January 2010

In the Matter of

ADMINISTRATOR, WAGE AND
HOUR DIVISION, UNITED STATES
DEPARTMENT OF LABOR
Complainant

v.

VERINON TECHNOLOGY SOLUTIONS, LTD. a/k/a
VERINON TECHNOLOGY SOLUTIONS, LIMITED
Respondent

Case No. 2009 LCA 00042

DECISION AND ORDER

This is a proceeding under the H-1B provisions of the Immigration and Nationality Act, (“INA”), 8 U.S.C. §1101(a)(15)(H)(i)(b), and the applicable regulations issued thereunder at 20 C.F.R. §655.700 *et seq.* (§655 Subparts H and I). The Administrator and the Respondent have filed a *Settlement Agreement and Consent Findings* (“Agreement”) resolving all issues in dispute in this case relating to the Administrator’s August 31, 2009 *Determination Letter*. The Agreement is marked for identification as ALJ Exhibit. 1, and is attached hereto and incorporated by reference into this decision. The Agreement requires the Respondent to pay \$244,550.64 in back wages to 40 workers; \$2,060.00 for the reimbursement of an improper deduction of a petition fee; and \$35,000.00 in civil money penalties. The Agreement appears to be proper and in accordance with law. Therefore,

IT IS ORDERED that the Agreement is ***APPROVED***.

A

JEFFREY TURECK
Administrative Law Judge