



Issue Date: 05 January 2011

CASE NOs.: 2010-LCA-00027
2010-LCA-00028
2010-LCA-00029

In the Matter of:

**ADMINISTRATOR,
WAGE AND HOUR DIVISION,**
Prosecuting Party,

vs.

**MAUNG MAUNG THAW, D.D.S., AND BERNADETTE
THAW D/B/A DIXON LANDING FAMILY DENTAL CARE;
AND PRESCILLA N. RUFINO, D.D.S., D/B/A DIXON
LANDING FAMILY DENTAL CARE,**
Respondent.

**ORDER APPROVING SETTLEMENT
AND DISMISSING CASE**

This matter arises under the Immigration and Nationality Act of 1952, as amended by the Immigration Act of 1990 and the Miscellaneous and Technical Immigration and Naturalization Amendments of 1991. 8 U.S.C. §§ 1101 *et seq.*; 8 U.S.C. § 1101(a)(15)(H)(i)(b). The current matter stems from three related cases that were consolidated in an order issued July 15, 2010.

On November 22, 2010, this Office received a fully executed settlement agreement with Respondent Rufino (resolving 2010-LCA-00029). This was followed by a fully executed settlement agreement with Respondents Maung Maung and Bernadette Thaw on December 29, 2010 (resolving 2010-LCA-00027 and 2010-LCA-00028). Taken together, these two agreements settle the remaining issues against all three Respondents and resolve all three of the original cases in this consolidated action. Both settlement agreements stated that the respective parties had compromised the assessed back wages and agreed that this case should be dismissed with prejudice.

I have reviewed the terms of their settlement and stipulation. The Stipulation for Dismissal and Order is APPROVED and adopted as part of this Order. The parties will comply with its terms. This matter is DISMISSED.

SO ORDERED.

A

STEVEN B. BERLIN
Administrative Law Judge