



**Issue Date: 10 January 2012**

**CASE NO.: 2012-LCA-00002**

*In the Matter of:*

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

v.

**TRINITY CONSULTING, INC.,**  
Respondent.

**DISMISSAL ORDER**

On September 29, 2011, the Administrator, Wage and Hour Division, issued a Determination finding that Trinity Consulting failed to pay wages as required in violation of 20 C.F.R. § 655.731 and also failed to comply with the provisions of 20 C.F.R. 655 subpart H and I. As a remedy the Administrator ordered Trinity to pay back wages (which had been paid at the time of the order) and to comply with the regulations. No money penalty was assessed.

On October 18, 2011, Trinity filed a request for an appeal of the Administrators determination. On December 1, 2011, I issued an order scheduling a hearing in Detroit, Michigan on January 19, 2012. On December 16, 2011, Trinity sent me a letter withdrawing its appeal and requesting a cancelation of the hearing.<sup>1</sup> The Office of the Solicitor has entered no opposition to the request.

I hereby grant Trinity's request to withdraw the appeal. Therefore, Trinity's appeal, Case Number 2012 LCA 00002, is dismissed with prejudice. The hearing scheduled for January 19, 2012 is canceled.

**SO ORDERED.**

**A**

**STEPHEN M. REILLY**

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<sup>1</sup> Apparently, Trinity actually sent the letter to the Office of the Solicitor, who forwarded it to my law clerk by e-mail.

Administrative Law Judge