



Issue Date: 25 April 2019

Case No.: 2019-LCA-00005

In the Matter of:

GERALDO CARVALHO,
Prosecuting Party,

v.

MARSHALL INDUSTRIAL TECHNOLOGIES
Respondent

ORDER DISMISSING CASE

This matter arises out of the Immigration and Nationality Act, 8 U.S.C. § 1101 *et seq.* as amended, and its implementing regulations, 20 C.F.R. Part 655, Subparts H and I. Mr. Geraldo Carvalho (“Mr. Carvalho”) alleged that Marshall Industrial Technologies (“Marshall”) violated its labor condition application, under which Marshall hired Mr. Carvalho as a temporary non-immigrant employee pursuant to the H-1B visa program

On April 2, 2019, Mr. Carvalho contacted this office via email and indicated that the parties had reached a settlement in this matter. Counsel for Marshall confirmed that settlement documents were being prepared for approval.

On April 23, 2019, the parties filed a Stipulation of Dismissal With Prejudice. The stipulation is signed by Mr. Carvalho and by counsel for Marshall. The stipulation indicates that neither party is incompetent and that both parties agree to the dismissal of this case in its entirety.

Accordingly, based on the Stipulation signed by the parties, I **DISMISS** this matter with prejudice. *See* 29 C.F.R. § 18.70(a).

SO ORDERED.

LAUREN C. BOUCHER
Administrative Law Judge

Cherry Hill, New Jersey