

U.S. Department of Labor

Office of Administrative Law Judges
800 K Street, NW, Suite 400-N
Washington, DC 20001-8002

(202) 693-7300
(202) 693-7365 (FAX)



Issue Date: 06 September 2005

CASE NO.: 2005-TLC-17

In the Matter of:

BILLY AND PAM MINICK,
Employers

ORDER OF DISMISSAL

On August 29, 2005, Billy and Pam Minick (“Employers”) filed a written request for a de novo hearing on the denial by the U.S. Department of Labor, Employment and Training Administration, of their application requesting H-2A temporary alien labor certification for one job opportunity. In a letter dated September 1, 2005, counsel for the Department’s Associate Solicitor for Employment and Training Legal Services wrote that Employers had complied with the workers’ compensation requirements at 20 C.F.R. § 655.102(b)(2) and the Certifying Officer has now decided to grant labor certification for the one job opportunity requested by Employers. Since there no longer appears to be any need for a formal hearing in this matter,

IT IS HEREBY ORDERED that Employers’ appeal of the denial of their application requesting H-2A temporary alien labor certification is DISMISSED.

A

STEPHEN L. PURCELL
Administrative Law Judge

Washington, D.C.