

**U.S. Department of Labor**

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**Issue Date: 08 February 2011**

**OALJ Case No.: 2011-TLC-00172**

**ETA Case No.: C-11003-26208**

*In the Matter of*

**HUNTSMAN RANCH COMPANY,**  
*Employer*

Certifying Officer: William L. Carlson  
Chicago Processing Center

**ORDER OF REMAND**

On January 19, 2011, the Certifying Officer (“CO”) denied Huntsman Ranch Company’s (“the Employer”) application for temporary labor certification based on the Employer’s failure to establish a temporary need for H-2A workers. The Employer filed a request for a de novo hearing in the above-captioned temporary alien labor certification matter on January 20, 2011. On February 8, 2011, BALCA received notice that the CO has agreed to accept the Employer’s documentation related to this issue, and that it is no longer pursuing this issue on appeal. Therefore, the CO requested that the Employer’s application be remanded and accepted for processing. The Employer confirmed that it has no objection to this request.

Accordingly, **IT IS HEREBY ORDERED** that this matter is **REMANDED** to the CO for further processing.

For the Board:

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**WILLIAM S. COLWELL**  
Associate Chief Administrative Law Judge