

**U.S. Department of Labor**

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**Issue Date: 10 February 2014**

OALJ Case No.: 2014-TLC-00026

ETA Case No.: H-300-13350-343804

*In the Matter of:*

**SAXON BECHEL & SONS OF TEXAS,**  
*Employer*

Certifying Officer: Chicago National Processing Center

**ORDER OF REMAND**

On January 16, 2014, Saxon Becnel and Sons of Texas (“Employer”) filed a request for a de novo review of the Certifying Officer’s (“CO”) denial of certification of the above captioned temporary agricultural labor certification application. *See* Immigration and Nationality Act, 8 U.S.C. § 1101 et seq., and the implementing regulations at 20 C.F.R. Part 655. On January 30, 2014, the Office of Administrative Law Judges received the Administrative File from the CO.

The undersigned held a de novo telephonic hearing on February 7, 2014, during which both parties had the opportunity to present evidence.<sup>1</sup> At the hearing, the CO agreed to a remand of Employer’s application; Employer did not oppose. Accordingly, good cause having been shown,

**ORDER**

IT IS HEREBY ORDERED that this matter be, and hereby is, REMANDED to the Certifying Officer for further processing consistent with the above discussion.

So Ordered:

STEPHEN R. HENLEY  
Administrative Law Judge

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<sup>1</sup> The Certifying Officer and Stephanie Becnel were the only testifying witnesses. Employer’s Exhibit 1 was admitted into evidence over objection. Page 42 of the Administrative File was replaced with documentation of prevailing wage rates from the correct state, and marked pps. 42 and 42a.