

**U.S. Department of Labor**

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**Issue Date: 05 December 2017**

**OALJ CASE NO.: 2018-TLC-00005**  
**ETA CASE NO.: H-300-17310-162979**

*In the Matter of:*

**JOOS FARM,**  
*Employer.*

**REMAND ORDER**

This case arises from the request of Joos Farm (“Employer”) for a *de novo* hearing of the Office of Foreign Labor Certification’s (“OFLC”) denial of its Application for Temporary Labor Certification (“Application”). As of the date of this Order, the Administrative File has not been transmitted to this Office.

On December 1, 2017, counsel for the Solicitor filed the Certifying Officer’s (“CO”) Motion for Remand (“Motion for Remand”). The Motion for Remand asserted that the CO and his attorney determined that the Employer’s “H-2A application for temporary labor certification should be remanded to the agency for additional processing. The Employer’s representative was contacted and has no objection to the granting of this motion.”

In light of the foregoing, I find good cause to remand this matter to the CO for further processing. Accordingly, the CO’s Motion for Remand is **GRANTED**.

**SO ORDERED.**

**CARRIE BLAND**  
Administrative Law Judge

Washington, D.C.