

**U.S. Department of Labor**

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**Issue Date: 04 June 2018**

BALCA Case No.: 2018-TLC-00021  
ETA Case No.: H-300-18087-542372

*In the Matter of:*

Farm H2A, LLC,  
Employer

**REMAND ORDER**

By letter dated May 16, 2018, Farm H2A, LLC (“Employer”) requested a de novo hearing on the Certifying Officer’s decision in the above captioned H-2A temporary labor certification matter. See 20 C.F.R. § 655.171(b). During status conference calls held on May 25, 2018 and June 1, 2018, the parties informed the undersigned an agreement had been reached regarding the processing of labor certification matter at issue herein. During the status conference call held on June 1, 2018, the parties indicated that a joint motion would be submitted, requesting a remand of this case to the Certifying Officer (“CO”) for further processing.

On June 1, 2018, via facsimile transmission, Employer’s counsel filed the parties’ “Joint Motion For Remand For Further Processing” (or “Joint Motion”). The Joint Motion notes Employer (1) “acknowledges that further information must be provided and Farm Labor Contractor registrations must be issued before the CO can issue a temporary labor certification” and (2) requests that this matter be remanded to the agency for further processing.

Upon due consideration, the parties’ Joint Motion is GRANTED. Accordingly, this matter is REMANDED to the CO for such processing.

SO ORDERED.

For Board:

**LYSTRA A. HARRIS**  
Administrative Law Judge

Cherry Hill, New Jersey