

**U.S. Department of Labor**

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**Issue Date: 17 September 2018**

**OALJ Case No.: 2018-TLC-00028**  
**ETA Case No.: H-300-18170-802149**

*In the Matter of:*

**PAUL INC., DBA CAR TWO,**  
*Employer.*

Certifying Officer: Lynette Wills  
Chicago National Processing Center

Before: **TIMOTHY J. McGRATH**  
Administrative Law Judge

**ORDER OF REMAND**

This matter involves an appeal arising under the provisions of the Immigration and Nationality Act governing temporary agricultural employment of non-immigrant workers (H-2A workers) and the corresponding regulations at 20 C.F.R. Part 655, Subpart B. *See* 8 U.S.C. §§ 1101(a)(15)(H)(ii)(a), 1184 & 1188.

On August 29, 2018, Employer requested an “expedited administrative judicial hearing or a de novo hearing” before the Office of Administrative Law Judges. On September 17, 2018, the Certifying Officer (“CO”) filed a Motion for Remand stating the parties “have reached an agreement . . . and have determined that the Employer’s H-2A application for temporary labor certification should be remanded to the agency for additional processing.” Employer does not object to the motion.

Based on the foregoing, the CO’s unopposed Motion for Remand is **GRANTED**.

The matter is **REMANDED** to the CO for further processing.

**SO ORDERED.**

**TIMOTHY J. McGRATH**  
Administrative Law Judge