



**Issue Date: 28 February 2020**

**BALCA Case No.: 2020-TLC-00044**

ETA Case No.: H-300-20015-256496

*In the Matter of:*

**H2A COMPLETE II, INC.,**  
*Employer.*

**NOTICE OF DOCKETING AND**  
**ORDER OF REMAND**

This matter arises under the H-2A temporary agricultural employment provisions of the Immigration and Nationality Act, 8 U.S.C. §§ 1101(a)(15)(H)(ii) and 1184(c)(1), and the implementing regulations set forth at 20 C.F.R. Part 655, Subpart B. The H-2A visa program permits employers to hire foreign workers to perform temporary agricultural work within the United States on a one-time occurrence, seasonal, peak load, or intermittent basis.

On February 28, 2020, counsel for the Certifying Officer filed *Motion to Remand* (“Motion”), indicating the “Certifying Officer and Employer have reached an agreement in the above captioned matter and have determined that the Employer’s H-2A application for temporary certification should be remanded to the Agency for additional processing.” Good cause having been shown, the Motion is GRANTED.

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**  
Chief Administrative Law Judge