



Issue Date: 18 August 2016

CASE NO.: 2016-TNE-00003

IN THE MATTER OF

**ADMINISTRATOR, WAGE AND HOUR DIVISION,
UNITED STATES DEPARTMENT OF LABOR,
Prosecuting Party**

v.

**AUTOBUSES EJECUTIVOS LLC
d/b/a OMNIBUS EXP.,
Employer**

DECISION AND ORDER

Pursuant to 29 C.F.R. § 18.71, the parties to this action, Prosecuting Party, the Administrator of the Wage and Hour Division, United States Department of Labor and Respondent, Autobuses Ejecutivos, LLC d/b/a Omnibus Express, have negotiated and executed these Consent Findings (a copy of which is appended hereto and the recitations of which are deemed to constitute any findings and conclusions). These Consent Findings constitute a full and final resolution of this action and of all issues raised by the Determination Letter issued to Autobuses Ejecutivos, LLC d/b/a Omnibus Express, Inc. on December 7, 2015 with respect to the employment of H-2B workers and the H-2B provisions of the Immigration and Naturalization Act (“INA”), as amended, 8 U.S.C. § 1101(a)(15)(H)(ii)(b) *et seq.* at its place of employment located at 3200 Telephone Road, Houston, Texas 77023 and additional worksites. Accordingly, it is ORDERED:

- (1) The Consent Findings are hereby APPROVED, and made a part of the record;
- (2) The parties are bound by the terms of said instrument and shall comply therewith;
and
- (3) A total of \$127,514.16 plus interest of \$109.43 shall be paid by Respondent on the schedule set forth in the Consent Findings to the Department of Labor and shall be deemed to be full and final satisfaction of all contested issues arising out of Respondent’s employment of H-2B workers that began on or around November 15, 2012 and ended on or around September 15, 2013.

So ORDERED at Covington, LA.

**TRACY A. DALY
ADMINISTRATIVE LAW JUDGE**