

U.S. Department of Labor

Office of Administrative Law Judges
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Issue Date: 14 April 2017

CASE NO.: 2016-TNE-00011

In the Matter of:

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

Prosecuting Party

v.

MOORE'S GREATER SHOWS, LLC,

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, Moore's Greater Shows, LLC, 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 final and final resolution of this action and of all issues raised by the Determination Letter issued to Moore's Greater Shows, LLC on June 8, 2016 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. § 101(a)(15)(H)(ii)(b) *et seq.* at its place of employment located at 1083 FM 491, Lyford, Texas 78569 and additional worksites in 2014. Accordingly, it is ORDERED:

- (1) That the Consent Findings be and the same hereby are APPROVED,
- (2) That the parties be and are bound by the terms of said instrument and shall comply therewith; and
- (3) That \$7,753.31 be paid by Respondent 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 January 22, 2014 to November 11, 2014.

Finally, it is ORDERED that the Consent Findings be made part of the record.

So ORDERED.

LARRY W. PRICE
Administrative Law Judge