



**Issue Date: 27 February 2019**

Case No.: 2018-TNE-00020

*In the Matter of:*

**ADMINISTRATOR, WAGE AND HOUR DIVISION,**  
*Prosecuting Party,*

v.

**THREE AMIGOS MASONRY,**  
*Respondent.*

**DECISION AND ORDER GRANTING WITHDRAWAL OF APPEAL  
AND ORDER CANCELLING HEARING**

This matter arises under the Immigration and Nationality Act, as amended, 8 U.S.C. §§ 1101 *et seq.*, and the implementing regulations at 20 C.F.R. Part 655 and 29 C.F.R. Part 503. This case was initially docketed in March 2018. I was later I assigned this case, and I issued a Notice of Assignment, Notice of Hearing, and Prehearing Order (“Order”) setting this matter for hearing on March 21, 2019. *See* Order.

On February 5, 2019, I received the parties’ Withdrawal of Appeal (“Withdrawal”). The parties seek withdrawal of their appeal and note that they have “reached a settlement on all matters involving [the case].” Withdrawal at 1. The Withdrawal was signed by both counsel for Respondent and the Administrator. *Id.*

Given the circumstances, I find good cause exists to grant the Withdrawal. Accordingly, the hearing scheduled for March 21, 2019, at 9:00 a.m. in Boise, Idaho, is **CANCELLED**. The Withdrawal is **GRANTED** and this matter is **DISMISSED**.

**SO ORDERED.**

**PAUL R. ALMANZA**  
Associate Chief Administrative Law Judge