Case Number: 2020-TNE-00003

In the Matter of:

ADMINISTRATOR, WAGE AND HOUR DIVISION,  
Prosecuting Party,

v.

JB'S DO-IT-ALL CLEANING SERVICES, LLC, d/b/a First Class Hospitality Services,  
Respondent.

ORDER APPROVING CONSENT FINDINGS

An Assistant District Director of DOL’s Wage and Hour Division issued an Administrator’s Determination Letter (Reference #1866285) on September 16, 2019 to JB’s Do-It-All Cleaning Services, LLC (“Respondent”), finding several violations of certain H-2B provisions of the Immigration and Nationality Act (“INA”), as amended, 8 U.S.C. §§ 1101 et seq., and the implementing regulations at 20 C.F.R. Part 655, regarding an Application for Temporary Employment Certification covering the period December 2, 2017 through October 31, 2018. As a consequence of the violations, Respondent was assessed back wages and civil money penalties.

On January 17, 2020, counsel for the Administrator filed Consent Findings and a proposed Order indicating that the parties had reached a resolution on all issues. The parties indicate that the Administrator agrees to amend the determination letter to allege Respondent owes civil money penalties in the total amount of $26,065.98, which Respondent will then pay in twelve (12) monthly installments, with the first installment due within 30 days of the entry of this Order, and each month thereafter. Respondent also agrees to withdraw its request for hearing.

The administrative procedures relevant to the approval of consent findings are set forth at 29 C.F.R. § 503.49. After reviewing the terms of the agreement, I am satisfied that they conform to the requirements of 29 C.F.R. § 503.49(b) and are a satisfactory resolution of the issues previously contested. Accordingly, the Consent Findings are adopted and incorporated in full into this Order and shall constitute the final Administrative Order in this case.

SO ORDERED:

STEPHEN R. HENLEY  
Chief Administrative Law Judge