



Issue Date: 19 August 2019

CASE NO.: 2018-WIA-00002

In the Matter of:

SOUTHERN CALIFORNIA INDIAN CENTER,
Complainant,

v.

**EMPLOYMENT AND TRAINING ADMINISTRATION,
UNITED STATES DEPARTMENT OF LABOR**
Respondent.

ORDER OF DISMISSAL

This matter arises under two statutes: (1) the Workforce Innovation and Opportunity Act, 29 U.S.C. § 3221, and its implementing regulations at 20 C.F.R. Part 683; and (2) the Workforce Investment Act, 29 U.S.C. §§ 2801 *et seq.*, and its implementing regulations at 20 C.F.R. Part 667. The Workforce Innovation and Opportunity Act repealed and replaced the Workforce Investment Act.¹

Following a monitoring review, the Department's Employment and Training Administration ("ETA") issued a Final Determination to the Southern California Indian Center ("the Center"). ETA disallowed \$52,192.35 that the Center had expended under grant number AB-25735-14-55-A-6. The Center paid the disallowed amount and timely requested a hearing before an ALJ.

On August 15, 2019, ETA wrote to the ALJ that the parties settled. The parties request that the case be dismissed. They submitted a copy of their settlement agreement and a proposed order of dismissal. With no issues remaining for adjudication, the matter is DISMISSED with prejudice. The parties are ordered to comply with the terms of their settlement agreement.

SO ORDERED.

STEVEN B. BERLIN
Administrative Law Judge

¹ Workforce Innovation and Opportunity Act, Final Rule, 81 Fed. Reg. 56,072, 56,083 (Aug. 19, 2016) (to be codified 20 CFR parts 603, 651-54, 658, 675, 679, 680-88).