

**U.S. Department of Labor**

Office of Administrative Law Judges  
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**Issue Date: 26 November 2018**

**Case No: 2019-WIA-00001**

*In the Matter of:*

**GEORGE GERVIN YOUTH CENTER, INC.**  
*Complainant,*

v.

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

**ORDER OF DISMISSAL**

This matter arises under the YouthBuild provisions of the Workforce Innovation and Opportunity Act (“WIOA”), Section 171, codified at 29 U.S.C. § 3226, and the regulations at 29 C.F.R. § 96.63. On September 26, 2018, the United States Department of Labor, Employment and Training Administration (“Respondent”), through a Grant Officer, issued a Final Determination to the George Gervin Youth Center, Inc. (“Complainant”) on an audit of programs operated by Complainant, under grant number YB-26219-14-60-A-48.<sup>1</sup> On October 16, 2018, this Office received Complainant’s request for hearing pursuant to 29 C.F.R. § 96.63(b) and issued a *Notice of Docketing and Prehearing Order* (“Notice”) on November 3, 2018. The Notice required each party to file prehearing exchange information with this Office within 30 days.

However, on November 16, 2018, Complainant filed a letter seeking to withdraw its request for administrative review, advising that they “agree with the [Department of Labor’s] decision.” As all issues between the parties having been apparently resolved, and a hearing is no longer necessary, the matter is hereby DISMISSED with prejudice.

SO ORDERED:

**STEPHEN R. HENLEY**  
Chief Administrative Law Judge

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<sup>1</sup> Respondent reviewed questioned costs in the amount of \$20,792.32 and found that the entire amount remained disallowed. Respondent found that Complainant “did not comply with program requirements and allowed participants to remain in the YB program longer than the 24 month limitation established by federal regulations.”