

**U.S. Department of Labor**

Office of Administrative Law Judges  
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**Issue Date: 14 June 2019**

**Case No: 2019-WIA-00002**

*In the Matter of:*

**LAWRENCE FAMILY DEVELOPMENT AND EDUCATION FUND INC.**  
*Complainant,*

v.

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

**ORDER OF DISMISSAL**

This matter arises under the Workforce Innovation and Opportunity Act (“WIOA”), Section 171, codified at 29 U.S.C. § 3226, and the regulations at 20 C.F.R. Parts 683 and 688.

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 Lawrence Family Development and Education Fund Inc. (“Complainant”) on an audit of programs operated by Complainant under grant number YB-23488-12-60-A-25, concluding that \$34,404.16 in costs was subject to federal debt collection. On October 17, 2018, this Office received Complainant’s request for hearing pursuant to 29 C.F.R. § 96.63(b). On June 13, 2019, Respondent filed a *Joint Motion to Dismiss*, indicating that the parties entered into a Settlement Agreement resolving all previously disputed issues and requesting that this case be dismissed with prejudice.<sup>1</sup>

Accordingly, with all issues between the parties having been resolved, and a hearing no longer necessary, the parties’ Joint Motion to Dismiss is GRANTED and this matter is hereby DISMISSED with prejudice.

SO ORDERED:

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

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<sup>1</sup> Complainant submitted additional material and explanations to ETA to clarify the actual costs incurred and Respondent determined it is in the best interest of the Department to settle the matter for \$5,743.04, which Complainant agrees to pay in a single payment from non-federal funds not later than September 6, 2019.