ORDER

On February 18, 1982, the Regional Administrator, U.S. Department of Labor, Employment and Training Administration, Region II, denied a request by the above-named Employer for a permanent structural variance from the housing regulations set forth at 20 C.F.R. §654.407. Pursuant to 20 C.F.R. §654.402, the Employer filed a timely request for a hearing before a Department of Labor Administrative Law Judge. This office assigned the case number of 82-WPA-15 to this request and issued a Notice of Docketing.

On September 3, 1982, it was verified to the Regional Administrator and the Office of Administrative Law Judges by the New York Central Rural Employment Office that after installing additional windows, the above-named Employer is now in compliance with 20 C.F.R. §654.407 without variances.

Therefore, it is hereby ORDERED that the above-named matter be, and hereby is, DISMISSED.

EDWARD J. MURPHY, JR.
Administrative Law Judge

19 OCT 1982

Dated:
Washington, D.C.

EJM/ebf
SERVICE SHEET

Case Name: RAY FITCH FARMS
Case No: 82-WPA-15
Title of Document: ORDER

William H. DuRoss, III
Associate Solicitor
Employment and Training Admin.
U.S. Department of Labor
Room N2101-200 Constitution Ave., N.W.
Washington, D.C. 20210

Thomas E. Hill
Acting Regional Administrator
U.S. Department of Labor
Employment and Training Admin.
1515 Broadway
New York, NY 10036

Ray Fitch
Ray Fitch Farms
9187 Lower Lake Road
Barker, NY 14012

19 OCT 1982
Dated:
Washington, D.C.