



DATE ISSUED: August 17, 1989  
CASE NO: 88 INA 403

IN THE MATTER OF THE APPLICATION  
FOR AN ALIEN EMPLOYMENT CERTIFICA-  
TION UNDER THE IMMIGRATION AND  
NATIONALITY ACT

WARMTEX ENTERPRISES  
Employer

on behalf of

HUANG RONG YEH  
Alien  
Steven Frank Swanson, Esq.  
Daniel Chan, Esq.  
For the Employer

BEFORE: Litt, Chief Judge; Vittone, Deputy Chief Judge; Brenner, Guill, Marden, Murrett,  
Tureck, and Williams, Administrative Law Judges

NAHUM LITT  
Chief Judge:

ORDER GRANTING MOTION FOR EXTENSION OF TIME

This matter arises from an application for labor certification submitted by the Employer on behalf of the Alien pursuant to Section 212(a)(14) of the Immigration and Nationality Act, 8 U.S.C. §1182(a)(14) (1982). The Certifying Officer (CO) of the U.S. Department of Labor denied the application, and the Employer requested review pursuant to 20 C.F.R. §656.26 (1988).

On June 28, 1989, a panel of this court issued a Decision and Order affirming the CO's denial of certification. In re Warmtex Enterprises, 88 INA 403 (June 28, 1989). In a letter dated July 24, 1989, the Employer's counsel moved for an extension of time until August 28, 1989 in which to file his Petition for En Banc Review. This motion having been approved by at least

four members of this court, IT IS HEREBY ORDERED that the employer be granted an extension until August 28, 1989 in which to file his petition.

NAHUM LITT  
Chief Administrative Law Judge