U.S. Department of Labor

Board of Alien Labor Certification Appeals 800 K Street, NW Washington, D.C. 20001-8002



DATE: NOV 29 1994

In the Matter of:

MIRIAM R. WITLIN, Employer

on behalf of CASE NO. 94-INA-23

LADDIE MARIA TORO LANZA, Alien

and

RICHARD P. MILLER, Employer

on behalf of CASE NO. 94-INA-52

DIRCE DE ALMEIDA, Alien

Appearances: Harte P. Stafford, Esq., for Employers

BEFORE: Brenner, Chao, Clarke, Groner, Guill, Huddleston and Litt

Samuel B. Groner Administrative Law Judge

ORDER AFFIRMING DISMISSAL

On April 7, 1994, the Board dismissed the above-referenced cases for failure to set forth specific grounds for review. Specifically, the Board concluded that the request for review, which merely states that "[t]he grounds, arguments and considerations advanced in the August 18th Rebuttal are hereby adopted and incorporated by reference" was tantamount to a failure to set forth specific grounds for review as required by regulation at 20 C.F.R. § 656.26(b)(1).

On April 20, 1994, the Board received Employers' motion to reconsider that denial. Upon consideration of the arguments raised, the Board concludes that a general incorporation by reference of a document issued prior to the final determination is not sufficient to set forth specific grounds for review of the final determination itself. 20 C.F.R. Part 656.26(b)(1).

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Accordingly,

The order of dismissal is therefore **AFFIRMED**.

For the Board:

Samuel B. Groner Administrative Law Judge

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