U.S. Department of Labor

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



Date: APR 7 1994

Case No.: 94-INA-23

IN THE MATTER OF:

MIRIAM R. WITLIN, Employer

on behalf of

LADDIE MARIA TORO LANZA Alien

ORDER OF DISMISSAL

On October 25, 1993 the Board issued a Notice of Docketing in this matter. The Notice provides that the parties must file their briefs within twenty-six (26) days of its issuance. 20 C.F.R. § 656.27(b); 29 C.F.R. § 18.4(a) and (c). To date, no brief has been filed.

Pursuant to 20 C.F.R. § 656.26(b)(1), a request for review "shall set forth the particular grounds for the request." Where a request for review fails to set forth specific grounds for review and no brief is filed, the request for review will be dismissed. North American Printing Ink Co., 88-INA-42 (Mar. 31, 1988) (en banc); Bixby/Jalama Ranch, 88-INA-42 (Mar. 14, 1990). Moreover, a general statement of disagreement with the Certifying Officer does not constitute an assignment of error and will also result in a dismissal. GCG Corp., 90-INA-498 (May 20, 1991).

The request for review in the instant case merely states that "[t]he grounds, arguments and considerations advanced in the August 18th rebuttal are hereby adopted and incorporated by reference." Such statements are tantamount to a failure to set forth specific grounds for review. Accordingly,

IT IS ORDERED that the above-referenced matter is hereby DISMISSED.

Washington, D.C. Entered at the Direction of the Board by:

Todd R. Smyth Secretary to the Board of Alien Labor Certification Appeals

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USDOL/OALJ REPORTER PAGE 1