U.S. Department of Labor

Office of Administrative Law Judges 11870 Merchants Walk - Suite 204 Newport News, VA 23606 STATES OF AMERICAN

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Issue Date: 25 October 2006

Case No.: 2006TAE00002

In the matter of:

ADMINISTRATOR, WAGE AND HOUR DIVISION, EMLOYMENT STANDARDS ADMINISTRATION, U. S. DEPARTMENT OF LABOR, Plaintiff,

V.

NEW TREE PERSONNEL SERVICES, INC., Respondent.

DECISION AND ORDER

This matter comes on for consideration of an administrative determination of the Secretary of Labor issued on May 17, 2005, under Section 301 of the Immigration Reform and Control Act of 1986, 8 U.S.C. § 1188 et seq., hereinafter the "Act" and Regulations thereunder found at 29 C.F.R. Part 501, and the parties having submitted agreements and consents in Consent Findings concurrently adopted, incorporated herein, and made a part hereof, and it appearing that all requirements of Regulation found at 29 C.F.R. § 501.40 have been complied with, now, therefore, in accordance with such Consent Findings, it is

ORDERED that imposition of civil money penalty in the amount of \$24,000.00 hereby is affirmed, payment of which shall be in accordance with the terms and conditions set forth in said Consent Findings; and withdrawal of Respondent request for hearing is approved. It is

FURTHER ORDERED that in accordance with Regulation found at 29 C.F.R. § 5014.40, this constitutes the FINAL ORDER of the Secretary.

A
Daniel A. Sarno, Jr.
Administrative Law Judge

DAS/dlh