U.S. Department of Labor

Office of Administrative Law Judges 90 Seventh Street, Suite 4-800 San Francisco, CA 94103-1516

(415) 625-2200 (415) 625-2201 (FAX)



Issue Date: 13 April 2018

CASE NO.: 2018-TAE-00015

2018-TAE-00016

In the Matter of:

ADMINISTRATOR, WAGE & HOUR DIVISION U.S. DEPARTMENT OF LABOR,

Plaintiff,

GEORGIOU SHEARING, P&M LLC, ARGY GEORGIOUS, MAXIMIANO LARRALDE, PETER LARRALDE, AND SEBASTIAN LARRALDE,

Respondents.

DECISION AND ORDER

This is an enforcement action based on Respondents' obligations to temporary alien agricultural workers under section 218 of the Immigration and Nationalities Act and certain implementing regulations.¹

On March 21, 2018, the parties submitted "Settlement Agreement and Consent Findings." I have reviewed this document and find its form and substance satisfactory. It meets the requirements of 29 C.F.R. § 501.40(b). I therefore APPROVE the parties' settlement agreement and consent findings and adopt them as the Decision and Order of the administrative law judge. 29 C.F.R. § 501.40(d). A copy of the settlement agreement is incorporated by reference. The parties are ordered to comply with all requirements in the settlement agreement.

SO ORDERED.

STEVEN B. BERLIN Administrative Law Judge

¹ 8 U.S.C. §§ 1101(a)(15)(H)(ii)(a), 1184(a) and (c), 1188(c); 29 C.F.R. Part 501.