## **U.S. Department of Labor**

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**Issue Date: 29 August 2012** 

Case Nos.: 2012-TLC-00092, 2012-TLC-00093

ETA Case Nos.: C-12212-35397, C11214-35411

In the Matter of:

SIERRA CASCADE NURSERY, INC.,

Employer.

## ORDER OF DISMISSAL

The instant consolidated cases, which arise under the temporary agricultural labor or services provision of the Immigration and Nationality Act, 8 U.S.C. § 1101(a)(15)(H)(ii)(a) and its implementing regulations found at 20 C.F.R. Part 655 Subpart B, have been assigned to the undersigned administrative law judge for appropriate proceedings. They involve an August 17, 2012 request for de novo hearing. *See* 20 C.F.R. §655.164. The administrative file for each of the above cases was transmitted on August 23, 2012. A conference call set for August 29, 2012 was canceled upon advice that the parties had agreed to a dismissal.

On August 28, 2012, the parties electronically transmitted a Stipulation of Dismissal, signed by counsel for both parties, in which the parties state that all issues raised by this case have been resolved and agree that the appeals should be withdrawn. Accordingly,

## **ORDER**

IT IS HEREBY ORDERED that this matter is **DISMISSED**.

PAMELA J. LAKES Administrative Law Judge

Washington, D.C.