UNITED STATES DEPARTMENT OF JUSTICE EXECUTIVE OFFICE FOR IMMIGRATION REVIEW OFFICE OF THE CHIEF ADMINISTRATIVE HEARING OFFICER

September 4, 2024

JOSEPH J. FERRERO, Complainant,))
V.)
DATABRICKS, Respondent.))

8 U.S.C. § 1324b Proceeding OCAHO Case No. 2024B00014

Appearances: E. Jeffrey Banchero, Esq., for Complainant Tiara R. Quintana, Esq., Justine A. Vandermel, Esq., and Daneil J. McCoy, Esq., for Respondent

ORDER GRANTING JOINT MOTION TO DISMISS

This case arises under the antidiscrimination provision of the Immigration and Nationality Act (INA), as amended, 8 U.S.C. § 1324b.

On September 3, 2024, the parties filed a Notice of Settlement and Joint Motion to Dismiss. They "reached a full settlement of this action and are in agreement to dismiss this action... [and] jointly move for a dismissal with prejudice of the action in its entirety."

Parties shall "[n]otify the Administrative Law Judge [when they] have reached a full settlement and have agreed to dismissal of the action. Dismissal shall be subject to the approval of the Administrative Law Judge, who may require the filing of the settlement agreement." 28 C.F.R. § 68.14(a)(2). Parties' filing meets the regulatory requirements; here, the Court declines to require the filing of the agreement. The case is DISMISSED with prejudice, per the parties' request.

SO ORDERED.

Dated and entered on September 4, 2024.

Honorable Andrea R. Carroll-Tipton Administrative Law Judge

Appeal Information

This order shall become the final agency order unless modified, vacated, or remanded by the Attorney General. Provisions governing the Attorney General's review of this order are set forth at 28 C.F.R. pt. 68. Within sixty days of the entry of an Administrative Law Judge's final order, the Attorney General may direct the CAHO to refer any final order to the Attorney General for review, pursuant to 28 C.F.R. § 68.55.

Any person aggrieved by the final order has sixty days from the date of entry of the final order to petition for review in the United States Court of Appeals for the circuit in which the violation is alleged to have occurred or in which the employer resides or transacts business. See 8 U.S.C. § 1324b(i)(1); 28 C.F.R. § 68.57. A petition for review must conform to the requirements of Rule 15 of the Federal Rules of Appellate Procedure.