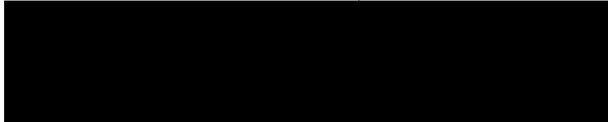




U.S. Citizenship
and Immigration
Services

identifying data deleted to
prevent clearly unwarranted
invasion of personal privacy
PUBLIC COPY

D9



FILE: LIN 05 069 51284 Office: NEBRASKA SERVICE CENTER Date: **MAR 01 2006**

IN RE: Petitioner: [Redacted]
Beneficiary: [Redacted]

PETITION: Petition for a Nonimmigrant Worker Pursuant to Section 101(a)(15)(P)(i) of the Immigration and Nationality Act, 8 U.S.C. § 1101(a)(15)(P)(i)

ON BEHALF OF PETITIONER:

SELF-REPRESENTED

INSTRUCTIONS: This is the decision of the Administrative Appeals Office in your case. All documents have been returned to the office that originally decided your case. Any further inquiry must be made to that office.

Robert P. Wiemann, Director
Administrative Appeals Office

DISCUSSION: The Nebraska Service Center Director denied the nonimmigrant visa petition in a decision dated August 15, 2005. The petitioner filed a timely appeal. The matter is now before the Administrative Appeals Office (AAO). The appeal will be summarily dismissed.

The petitioner filed a Form I-129, Petition for a Nonimmigrant Worker, seeking P-1 classification of the beneficiary, under section 101(a)(15)(P)(i) of the Immigration and Nationality Act (the Act), 8 U.S.C. § 1101(a)(15)(P)(i), as essential support personnel. The petitioner seeks to employ the beneficiary as a boxing manager.

The director denied the petition, finding that the petitioner failed to establish that the beneficiary is a highly skilled, essential person who is an integral part of the performance of the P-1 principal alien. The director further found that the principal P-1 alien's petition had been denied and the petitioner failed to submit the required consultation.

On appeal, the petitioner submits a Form I-290B, Notice of Appeal, and states, in pertinent part:

We were very disappointed to hear that our request was denied. I would like to explain the reason for our request and our goal.

We are trying to build a bridge between the U.S. and Ghana in the boxing program. . . . [the beneficiary] is [redacted] trainer . . . [w]e would like him to accompany [redacted] and join our team of trainers. Both have agreed to our contracts and our [sic] looking forward to the experience.

The regulation at 8 C.F.R. § 103.3(a)(1)(v) states, in pertinent part:

An officer to whom an appeal is taken shall summarily dismiss any appeal when the party concerned fails to identify specifically any erroneous conclusion of law or statement of fact for the appeal.

Inasmuch as the petitioner has failed to identify specifically any erroneous conclusion of law or a statement of fact in this proceeding, the appeal must be summarily dismissed.

ORDER: The appeal is dismissed.