



U.S. Citizenship
and Immigration
Services

GI

[REDACTED]

FILE:

[REDACTED]

Office: LOS ANGELES

Date:

APR 28 2004

IN RE:

Obligor:
Bonded Alien:

[REDACTED]

IMMIGRATION BOND:

Bond Conditioned for Voluntary Departure under § 240B of the Immigration and Nationality Act, 8 U.S.C. § 1229c

ON BEHALF OF OBLIGOR:

[REDACTED]

PUBLIC COPY

**identifying data deleted to
prevent clearly unwarranted
invasion of personal privacy**

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.

Elizabeth D. Sic

Robert P. Wiemann, Director
Administrative Appeals Office

DISCUSSION: The voluntary departure bond in this matter was declared breached by the Field Office Director, Detention and Removal, Los Angeles, California, and is now before the Administrative Appeals Office on appeal. The appeal will be dismissed.

The record indicates that on March 10, 2000, the obligor posted a \$500.00 bond conditioned for her voluntary departure. An order of the immigration judge (IJ) dated March 8, 2000, was issued granting the alien voluntary departure in lieu of removal on or before May 8, 2000. The bonded alien appealed the IJ's decision to the Board of Immigration Appeals (BIA). On December 11, 2002, the BIA dismissed the alien's appeal and granted the alien voluntary departure within 30 days from the date of the order. On July 9, 2003, the field office director concluded the bond had been breached. The alien has failed to depart.

On appeal, counsel asserts that the obligor has not received the BIA's decision. The record reflects that the BIA's decision of December 11, 2002 was sent to the address of counsel who was representing the alien at the time of her removal proceedings.

The regulation at 8 C.F.R. § 1240.26(c)(3) provides that in order for the voluntary departure bond to be cancelled, the alien must provide proof of departure to the field office director.

No satisfactory evidence has been introduced into the record to establish the alien made a timely departure. The service of a notice to surrender or the presence of a certified mail receipt is not required in voluntary departure bond proceedings.

Voluntary departure bonds are exacted to ensure that aliens will depart when required in lieu of removal. Such bonds are necessary in order for ICE to function in an orderly manner. After a careful review of the record, it is concluded that the alien failed to depart by the stipulated time, the conditions of the bond have been substantially violated, and the collateral has been forfeited. The decision of the field director will not be disturbed.

ORDER: The appeal is dismissed.