



**U.S. Citizenship  
and Immigration  
Services**

**Non-Precedent Decision of the  
Administrative Appeals Office**

MATTER OF C-F-P-, LTD.

DATE: JAN. 15, 2016

APPEAL OF CALIFORNIA SERVICE CENTER DECISION

PETITION: FORM I-129, PETITION FOR A NONIMMIGRANT WORKER

The Petitioner, a specialty food manufacturer, seeks to temporarily employ the Beneficiary as a “accountant” under the H-1B nonimmigrant classification. *See* Immigration and Nationality Act (the Act) § 101(a)(15)(H)(i)(b), 8 U.S.C. § 1101(a)(15)(H)(i)(b). The Director, California Service Center, denied the petition. The Petitioner appealed the decision to us, and we dismissed the appeal. The Petitioner then filed a combined motion to reopen and motion to reconsider our decision, which we also dismissed. Thereafter, the Petitioner submitted another motion, which we dismissed.

We hereby withdraw our decision and reopen the matter *sua sponte*. The matter will be remanded to the Director, California Service Center, for further review and entry of a new decision.

**ORDER:** The matter will be remanded to the Director for further review and for the entry of a new decision.

Cite as *Matter of C-F-P-, Ltd.*, ID# 16891 (AAO Jan. 15, 2016)