



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

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

MATTER OF S-C-

DATE: JAN. 20, 2016

APPEAL OF VERMONT SERVICE CENTER DECISION

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

The Petitioner, a firm engaged in the design, importation, and resale of costume jewelry, filed a petition in order to continue to temporarily employ the Beneficiary as an 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, Vermont Service Center, initially approved the petition but later revoked the approval on the basis that the Petitioner violated the terms and conditions of the approved petition. The matter is now before us on appeal. The appeal will be dismissed.

A review of U.S. Citizenship and Immigration Services records indicates that on June 4, 2014, the Beneficiary adjusted her status to that of a legal permanent resident (LPR). As the Beneficiary's LPR status renders the issues in this proceeding moot, we are dismissing the appeal.

However, in this particular case, we dismiss the appeal without prejudice. If the underlying revocation action becomes an issue in relation to the Beneficiary's LPR status, we will *sua sponte* reopen the matter upon the Petitioner's request.

ORDER: The appeal is dismissed.

Cite as *Matter of S-C-*, ID# 14252 (AAO Jan. 20, 2016)