Notice: This decision may be formally revised before it is published in the <u>District of Columbia Register</u>. Parties should promptly notify the Office Manager of any formal errors so that this Office can correct them before publishing the decision. This notice is not intended to provide an opportunity for a substantive challenge to the decision.

THE DISTRICT OF COLUMBIA

BEFORE

THE OFFICE OF EMPLOYEE APPEALS

In the Matter of:)	
MARY BUNN)	OEA Matter No. 1601-0013-08
Employee	Ć	
)	Date of Issuance: April 1, 2008
v.)	
)	Sheryl Sears, Esq.
DISTRICT OF COLUMBIA)	Administrative Judge
PUBLIC SCHOOLS)	
Agency)	

Seth W. Diamond, Esq., Employee Representative Harriet Segar, Esq., Agency Representative

INITIAL DECISION

INTRODUCTION

On November 5, 2007, Employee, the Coordinator for Charter Schools, filed an appeal. Therein, she challenged a notice of the abolishment of her position. On March 14, 2008, the parties submitted a signed settlement agreement into the record.

JURISDICTION

The Office has jurisdiction in this matter pursuant to D.C. Official Code \S 1-606.03 (2001).

ISSUES

Whether Employee's appeal should be dismissed.

ANALYSIS AND CONCLUSIONS

The D.C. Official Code § 1-606.6(b), states, in relevant portion, that "a settlement agreement, prepared and signed by all the parties, shall constitute the final and binding resolution of the appeal." Employee has notified the Office of the settlement of his appeal. As this appeal is resolved, it will be dismissed.

<u>ORDER</u>

It is hereb	y ORDERED	that Empl	ovee's 1	petition	for appeal	is dismissed.

FOR THE OFFICE:	
	SHERYL SEARS, ESQ.
	ADMINISTRATIVE JUDGE