Notice: This decision is subject to formal revision before publication in the <u>District of Columbia Register</u>. The parties are requested to notify the Office Manager of any formal errors in order that corrections may be made prior to publication. 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:

Rochelle Clark, Employee

v.

Office of the State Superintendent of Education, Agency OEA Matter No. 1601-0132-12

) Date of Issuance: November 5, 2012

) Eric T. Robinson, Esq.) Senior Administrative Judge

Rochelle Clark, Employee Hillary Hoffman-Peak, Esq., Agency Representative

INITIAL DECISION

PROCEDURAL BACKGROUND

On July 3, 2012, Rochelle Clark ("Employee") submitted a petition for appeal in the above-captioned matter. I was assigned this matter on or around November 5, 2012. On October 25, 2012, Employee submitted a signed letter requesting that her petition for appeal be dismissed noting that she has returned to work with the Agency. The record is now closed.

JURISDICTION

The Office has jurisdiction pursuant to D.C. Official Code § 1-606.03 (2001).

ISSUE

Whether this matter should be dismissed with prejudice.

ANALYSIS AND CONCLUSION

Since Employee voluntarily withdrew her petition for appeal, I find that Employee's petition for appeal should be dismissed.

<u>ORDER</u>

It is hereby ORDERED that the above-captioned petition for appeal be dismissed.

FOR THE OFFICE:

ERIC T. ROBINSON ESQ. Senior Administrative Judge