Notice: This decision may be formally revised before it is published in the *District of Columbia Register*. 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:)
KEITH NORMAN, Employee	OEA Matter No. 1601-0137-11
v.) Date of Issuance: January 13, 2015
D.C. PUBLIC SCHOOLS, Agency) Eric T. Robinson, Esq.) Senior Administrative Judge)
Iris M. Green, Esq., Employee Representative Carl K. Turpin, Esq., Agency Representative	.,
INITIAL DECISION	
On July 20, 2011, Employee appealed his ter matter was assigned to the Undersigned on or about protracted settlement negotiations conducted under the Program, the parties submitted a signed settlement a issues in this matter. The record is now closed. JURISDICT The Office has jurisdiction pursuant to D.C.	mination from service by the Agency. This March 29, 2013. On January 13, 2015, after the auspices of the OEA's Mediation greement which resolved the underlying
•	
<u>ISSUE</u> Whether this matter should be	=
ANALYSIS AND CO Since the parties have settled the matter, Emp	
ORDER It is hereby ORDERED that the petition in the	
FOR THE OFFICE:	
	ERIC T. ROBINSON ESQ.

Senior Administrative Judge