Notice: This opinion is subject to formal revision before publication in the <u>District of Columbia Register</u>. Parties are requested to notify the Administrative Assistant 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

EA Matter No. 2401-0099-05
ate of Issuance: October 14, 2005
uriel A. Aikens-Arnold
lministrative Judge
[

Maggie Ann Moore, *Pro se* Harriet Segar, Esq., Office of the General Counsel

INITIAL DECISION

INTRODUCTION AND STATEMENT OF FACTS

On June 15, 2005, Employee, a Motor Vehicle Operator in the Career Service, filed a Petition for Appeal from the Division of Transportation's (DCPS-DOT) action to separate her from service pursuant to a reduction-inforce (RIF) effective June 22, 2005. However, on June 17, 2005, the Administrator of DCPS-DOT issued a statement canceling the RIF as a result of an agreement reached between his office, the Superintendent of Schools and Employee's Union, Teamsters Local 639. Shortly thereafter, Employee informed this Office that she had not been separated and

therefore wished to withdraw her Petition for Appeal. This matter was assigned to the undersigned Judge on August 8, 2005. The record is closed.

JURISDICTION

This Office has jurisdiction in this matter pursuant to D.C. Official Code §1-606.03 (2001).

ISSUE

Whether this matter may now be dismissed.

ANALYSIS AND CONCLUSION

Pursuant to Employee's voluntary withdrawal of her Petition for Appeal, this Judge concludes that this matter may now be dismissed.

ORDER

It is hereby ORDERED that this matter is DISMISSED.

FOR THE OFFICE:

MURIEL A. AIKENS-ARNOLD, ESQ.

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Administrative Judge