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:	<u> </u>	
)	OEA Matter No.: 1601-0169-13C17
HENRY ANGLIN, III,)	
Employee)	
)	Date of Issuance: November 30, 2018
v.)	
)	
DISTRICT OF COLUMBIA PUBLIC SCHOOLS,	,)	
Agency)	
)	
)	
)	Arien P. Cannon, Esq.
	_)	Administrative Judge
Edward Leyden, Esq., Employee Representative		-
Lynette Collins, Esq., Agency Representative		

ADDENDUM DECISION ON COMPLIANCE

INTRODUCTION AND PROCEDURAL BACKGROUND

On February 3, 2016, an Initial Decision was issued by the undersigned reversing the District of Columbia Public Schools' ("DCPS" or "Agency") decision to terminate Henry Anglin, III ("Employee") from his position as a Teacher. This decision was not appealed; thus, it became the final decision of this Office.

On July 24, 2017, Employee filed a Motion to Enforce Final Decision Contained in February 2016 Initial Decision. Status Conferences were convened to address the outstanding compliance issues on the following dates: September 21, 2017, November 20, 2017, January 29, 2018, March 28, 2018, June 1, 2018, and September 5, 2018. On November 2, 2017, Employee filed a Memorandum on the Status of [Employee's] Reinstatement, addressing several of the outstanding compliance issues unresolved by DCPS. This memorandum outlined, with specificity, the unresolved issues.

¹ All of the Status Conference were convened telephonically, with the exception of the September 21, 2017, and March 28, 2018, Status Conferences.

JURISDICTION

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

ANALYSIS AND CONCLUSION

After much discussion between the undersigned and the parties regarding the outstanding compliance issues, the parties were able to resolve the issues and it has been determined that DCPS has come into full compliance with the February 3, 2016 Initial Decision. In an email sent on November 21, 2018, Employee's counsel explained that Employee had received the final payment concerning the outstanding compliance matter. Based on this email, I have determined that DCPS has fully complied with the decision of this Office. Accordingly, the Motion to Enforce shall be dismissed as moot.

ORDER

It is h	nereby	ORDERED	that Employ	vee's Motion 1	to Enforce is	S DISMISSED	as moot
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FOR THE OFFICE:			
	Arien P. Cannon, Esq. Administrative Judge		