



Jerrick Hernandez &lt;jhernandez@guamopa.com&gt;

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**[eFile] In the Appeal of JJ Global Services - Appeal Case No. OPA-PA-21-013**

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Fri, Feb 25, 2022 at 12:43 PM

To: jhernandez@guamopa.com

Cc: Rebecca Wrightson &lt;rw@cmlaw.us&gt;, Anissa Senior &lt;as@cmlaw.us&gt;, Vanessa Williams &lt;vlw@vlwilliamslaw.com&gt;, Lea Mara &lt;lm@vlwilliamslaw.com&gt;, Rachelle Cummins &lt;rc@vlwilliamslaw.com&gt;, Shania Nitro &lt;sn@vlwilliamslaw.com&gt;

Dear Mr. Hernandez,

Please see the attached document for filing in the above-referenced matter, as follows:

- JJ Global's Stipulation and Proposed Order

Your acknowledgment of receipt is greatly appreciated.

Sincerely,

**Shania Nitro***Legal Assistant***LAW OFFICE OF VANESSA L. WILLIAMS, P.C.****414 West Soledad Avenue**

GCIC Building, Suite 500

Hagåtña, GU 96910

(671) 477-1389 | (671) 777-5689

**2022.02.25 Stipulation and Proposed Order re Settlement OPA-PA-21-013.pdf**

249K

1 VANESSA L. WILLIAMS, ESQ.  
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5 HAGÁTÑA, GUAM 96910  
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8 *Attorney for Appellant JJ Global Services*

9 **BEFORE THE OFFICE OF PUBLIC ACCOUNTABILITY**  
10 **PROCUREMENT APPEAL**

11 IN THE APPEAL OF: ) DOCKET NO. OPA-PA-21-013  
12 JJ GLOBAL SERVICES, ) **STIPULATION AND [PROPOSED]**  
13 Appellant. ) **ORDER**

14 **COMES NOW** the parties, by and through their undersigned counsel, and hereby jointly  
15 stipulate as follows:

16 **WHEREAS**, the parties previously agreed, and the Hearing Officer approved, to extend  
17 the filing deadline of the proposed findings of facts and conclusions of law (“FF&CL”) to  
18 February 25, 2022 so parties can attempt to resolve the above-captioned matter through informal  
19 resolution;

20 **WHEREAS**, the parties have successfully reached an informal resolution to the above-  
21 captioned matter;

22 **WHEREAS**, the parties agree that the filing of their proposed FF&CLs are unnecessary  
23 in light of the parties’ informal settlement and will be submitting a stipulation and proposed order  
24 for dismissal upon execution of the settlement documents;

25 **NOW THEREFORE**, the parties, through their counsel of record, hereby stipulate as  
26 follows:

27 **1.** The parties will not be submitting the proposed FF&CLs that are due today,  
28 February 25, 2022; and

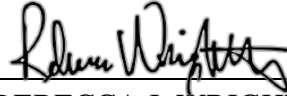
**2.** The parties will submit a stipulation and proposed order as a final resolution to this  
matter.

1                   **SO STIPULATED** this 25th day of February 2022.

2   **LAW OFFICE OF VANESSA L. WILLIAMS, P.C.**  
3   *Attorney for Appellant JJ Global*

**CABOT MANTANONA LLP**  
          *Attorney for Guam Community College*

4                   



5   \_\_\_\_\_  
6   VANESSA L. WILLIAMS, ESQ.

          \_\_\_\_\_  
          REBECCA J. WRIGHTSON, ESQ.

7                   **SO ORDERED:** \_\_\_\_\_

8                   \_\_\_\_\_  
9                   **JOSEPH B. MCDONALD, ESQ.**  
10                  **HEARING OFFICER**