

Non-Precedent Decision of the Administrative Appeals Office

In Re: 19961017 Date: FEB. 28, 2022

Appeal of U.S. Immigration and Customs Enforcement Decision

ICE Form I-352, Immigration Bond

The Co-Obligor seeks to reinstate a delivery bond. See Immigration and Nationality Act section 103(a)(3), 8 U.S.C. § 1103(a)(3). An obligor posts an immigration bond as security for a bonded foreign national's compliance with bond conditions, and U.S. Immigration and Customs Enforcement (ICE) may issue a bond breach notice upon substantial violation of these conditions.

The Los Angeles, California ICE Field Office declared the bond breached, concluding that the obligors failed to deliver the bonded foreign national upon notice in accordance with the terms of the Form I-352, Immigration Bond. On appeal, the Co-Obligor submits a brief and contends that the bond should be reinstated or cancelled.

We will dismiss the appeal as moot. Government records indicate that ICE has reinstated the bond that was the subject of the appeal. Because the Immigration Bond has been reinstated, the matter is now moot.

ORDER: The appeal is dismissed.