



1           Kellington, Referee.

2           The parties move for dismissal of this appeal.    The  
3 parties further agree that respondent should be awarded  
4 \$7.60 representing its costs of preparing the record, to be  
5 paid from petitioners' \$150 deposit for costs, and that the  
6 balance of petitioners' deposit for costs should be return  
7 to them by the Board.

8           This appeal is dismissed.   Respondent is awarded \$7.60  
9 to be paid from petitioners' deposit for costs.   The Board  
10 will return to petitioners the balance of their deposit for  
11 costs, in the amount of \$142.40.