

# GRANTED IN PART: July 17, 2009

CBCA 1460

## WALSH/DAVIS JOINT VENTURE,

Appellant,

v.

## GENERAL SERVICES ADMINISTRATION,

Respondent.

Barbara G. Werther of Howrey LLP, Washington, DC; and J. Richard Margulies of J. Richard Margulies & Associates, Ltd., Rockville, MD, counsel for Appellant.

Dalton F. Phillips, Leigh Erin S. Izzo, and Heather R. Cameron, Office of General Counsel, General Services Administration, Washington, DC, counsel for Respondent.

Before Board Judges DANIELS (Chairman), STERN, and HYATT.

**DANIELS**, Board Judge.

The General Services Administration (GSA) contracted with Walsh/Davis Joint Venture (Walsh/Davis) for the construction of a building in Washington, D.C., to serve as the headquarters of the Department of Justice's Bureau of Alcohol, Tobacco, Firearms and Explosives. Walsh/Davis submitted to the GSA contracting officer numerous claims relating to this work. The contracting officer denied the claims in a 123-page decision. Walsh/Davis appealed.

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The parties have been working diligently to resolve voluntarily the matters at issue in this case. They first divided the case into its constituent direct cost and delay/inefficiency claims and then proceeded to negotiate most of the direct cost claims.

The parties have informed the Board that they have resolved most of the direct cost claims. On July 14, 2009, they jointly moved for a stipulated award as to the settled matters. With regard to claims they have identified as numbers 1-3, 5-22, 23 (part), 24-26, 30-35, 37, 39-48, 50-95, 97, 100-10, 112-14, 116-27, 129-32, 134-36, 138-44, 146-50, 152-67, 169-70, and 177-78; and lump sums 4-5 and 7-10, they have jointly asked the Board to enter judgment for Walsh/Davis in the amount of \$4,089,962.42. This amount includes costs, attorney fees, and interest, except that if the amount is not paid by August 31, 2009, interest shall accrue from that date until the date of payment. The parties have stated that neither of them will seek reconsideration or relief from a decision which directs payment from the permanent indefinite judgment fund in the specified amount, and neither of them will appeal such a decision.

On June 3, 2009, the Board issued a decision, pursuant to the parties' May 29, 2009, motion for a stipulated award, as to matters essentially identical to those covered in the July 14 motion. The July 14 motion notes that the May 29 motion requested an amount which included mathematical errors and that the parties have settled one claim since May 29 and desire to have the amount of that settlement included in a decision which makes a stipulated award. The July 14 motion asks that the Board vacate its June 3 decision and issue a new decision, providing for payment of the newly-calculated amount.

#### Decision

The decision issued by the Board in this case on June 3, 2009, is VACATED.

This appeal is **GRANTED IN PART**. As to claims numbered 1-3, 5-22, 23 (part), 24-26, 30-35, 37, 39-48, 50-95, 97, 100-10, 112-14, 116-27, 129-32, 134-36, 138-44, 146-50, 152-67, 169-70, and 177-78; and lump sums 4-5 and 7-10, GSA shall pay to Walsh/Davis \$4,089,962.42. This amount includes costs, attorney fees, and interest, except that if the amount is not paid by August 31, 2009, interest shall accrue from that date until the date of payment, at the rates specified pursuant to 41 U.S.C. § 611 (2006). Payment shall be made from the permanent indefinite judgment fund. 31 U.S.C. § 1304.

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The presiding judge will schedule further proceedings as to all portions of the case not resolved through this decision.

STEPHEN M. DANIELS Board Judge

We concur:

JAMES L. STERN Board Judge CATHERINE B. HYATT Board Judge