DISMISSED WITH PREJUDICE: September 4, 2009

CBCA 899

LOCKHEED MARTIN INTEGRATED TECHNOLOGY, LLC,

Appellant,

v.

GENERAL SERVICES ADMINISTRATION,

Respondent.

Lori Conlon of Lockheed Martin Information Systems & Global Services, Cherry Hill, NJ, counsel for Appellant.

Michael J. Noble, Office of General Counsel, General Services Administration, Washington, DC, counsel for Respondent.

VERGILIO, Board Judge.

ORDER

On September 14, 2007, Lockheed Martin Integrated Technology (contractor) filed a notice of appeal pursuant to the amended Contract Disputes Act of 1978, 41 U.S.C. §§ 601-613 (2006). Underlying this dispute is a task order issued under the contractor's contract, GS00T99SJA0697, with the General Services Administration (Government). The contractor seeks \$2,155,054.92, which the contracting officer denied, having concluded that there was no authorization to exceed the ceiling on the task order, to continue work beyond the period of performance, or to increase the scope of work from that identified in the task order.

On September 3, 2009, following protracted attempts to effectuate a settlement, the Board received from the parties a joint request for a dismissal with prejudice. The Board **DISMISSES WITH PREJUDICE** this appeal.

JOSEPH A. VERGILIO Board Judge