

GRANTED IN PART: May 25, 2011

CBCA 1764, 1977

REHABILITATION ADVISORS/BROWN CONSULTING ALLIANCE,

Appellant,

v.

DEPARTMENT OF VETERANS AFFAIRS,

Respondent.

Marcia G. Madsen and Luke Levasseur of Mayer Brown, LLP, Washington, DC, counsel for Appellant.

William R. Korth and Lynn T. Burleson, Office of General Counsel, Department of Veterans Affairs, Washington, DC, counsel for Respondent.

Before Board Judges DANIELS (Chairman), GILMORE, and BORWICK.

GILMORE, Board Judge.

The Board docketed CBCA 1764 and 1977, which are consolidated appeals from decisions of respondent's contracting officer denying appellant's claims for additional compensation under a contract for appellant to provide certain vocational rehabilitation and employment services to veterans. The Board has jurisdiction under the Contract Disputes Act of 1978, 41 U.S.C. §§ 7101-7109 (as codified by Pub. L. No. 111-350, 124 Stat. 3677, 3816-3826 (2011)).

On May 16, 2011, the parties filed a joint motion for judgment on stipulated settlement, advising that they have resolved the issue that is the subject of these appeals and that respondent has agreed to pay appellant \$350,000 through the permanent indefinite

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judgment fund, 31 U.S.C. §1304 (2006). The agreed upon amount includes all costs, attorney fees, and interest. Both parties have certified that they will not seek reconsideration of, or relief from, a Board decision which makes such award, and they will not appeal such a decision.

Decision

Pursuant to the parties' stipulation and motion for entry of judgment and dismissal, the Board hereby **GRANTS** the appeals **IN PART**. The contractor shall recover \$350,000.

BERYL S. GILMORE Board Judge

We concur:

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STEPHEN M. DANIELS Board Judge ANTHONY S. BORWICK Board Judge