DISMISSED: May 30, 2012

CBCA 2498

CTI GLOBAL SOLUTIONS, INC.,

Appellant,

v.

DEPARTMENT OF JUSTICE,

Respondent.

Lawrence P. Block of Stinson Morrison Hecker LLP, Washington, DC, counsel for Appellant.

Robert D. English, Office of the General Counsel, Federal Bureau of Investigation, Department of Justice, Washington, DC, counsel for Respondent.

DANIELS, Board Judge (Chairman).

ORDER

This case involves a claim by CTI Global Solutions, Inc. (CTI) under purchase orders issued by the Federal Bureau of Investigation (FBI) for the provision of services under a General Services Administration (GSA) schedule contract. CTI contends that it is entitled to be paid for its services at increased hourly rates for two reasons: first, because GSA failed to properly process a request for increased rates, and second, because the Department of Labor mandated, through wage determinations, increases in the health and welfare benefits for CTI's personnel.

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In ruling on motions by the FBI, the Board denied CTI's appeal with regard to the first of these reasons and denied it in predominant part with regard to the second. *CTI Global Solutions, Inc. v. Department of Justice*, CBCA 2498, 12-1 BCA ¶ 34,889 (2011). We allowed CTI to present evidence with regard to the portion of the case which survived.

CTI provided some information to the FBI, and the parties engaged in settlement discussions. CTI has now filed a request that the Board dismiss the appeal.

The request is granted. The case is **DISMISSED**.

CTEDIENIM DANIELC

STEPHEN M. DANIELS Board Judge