GRANTED: July 14, 2014

CBCA 3887

TRIPLE C - THE A&E GROUP,

Appellant,

v.

DEPARTMENT OF VETERANS AFFAIRS,

Respondent.

Thomas G. Reid, Louisville, CO, counsel for Appellant.

Russell L. Emery, Office of Regional Counsel, Department of Veterans Affairs, Denver, CO, counsel for Respondent.

Before Board Judges **DANIELS** (Chairman), **HYATT**, and **GOODMAN**.

DANIELS, Board Judge.

The Department of Veterans Affairs (VA) terminated for the convenience of the Government a contract it had awarded to Triple C - The A&E Group (Triple C) for architectural and engineering services at the Veterans Affairs Medical Center in Salt Lake City, Utah. In response to a termination settlement proposal, the VA contracting officer issued a decision awarding \$4212 to Triple C. The contractor appealed his decision, contending that it is entitled to the additional \$86,827.51 requested in the termination settlement proposal.

The parties have now filed a motion for a stipulated award, stating:

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The parties hereby agree to the entry of judgment by the Board in favor of Appellant in the amount of \$86,827.51 as full and complete compensation for all costs, direct and indirect, associated with any issues litigated in the subject appeal. The parties will not seek reconsideration of, or relief from, the Board's decision, and they will not appeal the decision.

Decision

The appeal is **GRANTED**. We award to Triple C - The A&E Group the agreed-upon amount of \$86,827.51. This money is to be paid from the permanent indefinite judgment fund, 31 U.S.C. § 1304 (2012).

	STEPHEN M. DANIELS Board Judge
We concur:	
CATHED DIE D. HWATT	ALLANII COODMAN
CATHERINE B. HYATT Board Judge	ALLAN H. GOODMAN Board Judge
Doard Judge	Doard Judge