

DISMISSED WITH PREJUDICE: January 2, 2015

CBCA 3809, 3811, 3812

DEVELOPMENT ALTERNATIVES, INC.,

Appellant,

v.

AGENCY FOR INTERNATIONAL DEVELOPMENT,

Respondent.

Robert Nichols and Jade C. Totman of Covington & Burling LLP, Washington, DC, and Helle R. Weeke of Development Alternatives, Inc., Bethesda, MD, counsel for Appellant.

William C. Buckhold, R. Rene Dupuy, M. Katherine Stroker, and Scott Risner, Office of the Chief Counsel, Agency for International Development, Washington, DC, counsel for Respondent.

VERGILIO, Board Judge.

<u>ORDER</u>

These three appeals filed by Development Alternatives, Inc. arise under its contract with the Agency for International Development. Having utilized Board Judge Walters as an alternative dispute resolution neutral, the parties entered into a settlement agreement executed on December 22, 2014. On December 31, 2014, the Board received from the appellant, pursuant to that agreement, a request to dismiss with prejudice these appeals. Accordingly, these cases are **DISMISSED WITH PREJUDICE**.

JOSEPH A. VERGILIO Board Judge