

RECONSIDERATION GRANTED : March 29, 2016

CBCA 3628-R

PJB JACKSON-AMERICAN, LLC,

Appellant,

v.

GENERAL SERVICES ADMINISTRATION,

Respondent.

Robert C. MacKichan, Jr. of Holland & Knight LLP, Washington D.C.; and Jacob W. Scott of Vedder Price P.C., Washington, DC, counsel for Appellant.

Catherine Crow, Office of General Counsel, General Services Administration, Washington, DC, counsel for Respondent.

Before Board Judges SOMERS, VERGILIO, and POLLACK.

POLLACK, Board Judge.

On March 1, 2016, the parties presented a filing to the Board in which they sought action regarding finalization of the quantum number in the above proceeding. We treat the filing as a motion for reconsideration and as such, address the matter of the quantum. In our decision issued on February 11, 2016, we provided the following:

The appeal is granted in part. Appellant is granted \$109,105 associated with the delay and extra design work. Appellant is entitled to recover for the cancellation of the lease in accordance with the guidance set out in this decision. Interest is to run from the date on which the contracting officer received the certified claim.

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PJB Jackson-American, LLC v. General Services Administration, CBCA 3628, 16-1 BCA ¶ 36,248, at 176,854.

In the March 1 filing, both parties have agreed to and identified the total quantum amount for delay, extra design work, and cancellation as \$1,426,675 and identified the date from which interest will run as April 26, 2013. In agreeing to the total and the interest date, the parties confirm that they are both satisfied that the figure is in accordance with our guidance. Accordingly, we find the sum of \$1,426,675 to be payable to appellant with interest to run from April 26, 2013.

Decision

Reconsideration is granted, as explained above.

HOWARD A. POLLACK Board Judge

We concur:

JERI KAYLENE SOMERS Board Judge JOSEPH A. VERGILIO Board Judge