GRANTED IN PART: January 25, 2018

CBCA 5270

C. OVERAA & CO.,

Appellant,

v.

## DEPARTMENT OF VETERANS AFFAIRS,

Respondent.

Joshua Genser, General Counsel of C. Overaa & Co., Richmond, CA, counsel for Appellant.

David G. Fagan, Office of General Counsel, Department of Veterans Affairs, Portland, OR, counsel for Respondent.

Before Board Judges VERGILIO, KULLBERG, and LESTER.

## **KULLBERG**, Board Judge.

On January 16, 2018, the parties submitted to the Board a joint motion for judgment on a stipulated settlement. The parties requested that the Board enter judgment in the amount of \$100,000, with payment to be made through the judgment fund in accordance with 31 U.S.C. § 1304 (2012) and 41 U.S.C. § 7108. Rule 25(b) (48 CFR 6101.25(b) (2015)). The parties have agreed that they will not seek appeal of, reconsideration of, or relief from, the Board's decision, and that each party will be responsible for its costs, attorney fees, and expenses incurred in the litigation of this appeal.

CBCA 5270 2

The parties' settlement agreement also stipulated that the \$100,000 judgment does not include the following two undisputed amounts: added cut detector and heat detector, \$6398.27; and telephone lines for elevator controllers, \$3835.27. Those amounts will be paid separately according to the parties' settlement agreement.

## **Decision**

	Th	е В	oard <b>G</b>	RANTS	IN PART	the	appeal. I	n	accordance	with the	e pa	rties'	joint
motion	ı, t	he	Board	awards	appellant	the	stipulated	1 9	settlement	amount	of	\$100	,000.
Rule 2	5(b	).											

	H. CHUCK KULLBERG Board Judge
We concur:	
JOSEPH A. VERGILIO Board Judge	HAROLD D. LESTER, JR. Board Judge