GRANTED IN PART: September 8, 2020

CBCA 6666

EAGLE ACQUISITION VI, LLC dba CONCORDIA TRANSITIONAL CARE AND REHABILITATION - ELIZABETH CITY,

Appellant,

v.

DEPARTMENT OF VETERANS AFFAIRS,

Respondent.

Tenley A. Carp of Arnall Golden Gregory LLP, Washington, DC; and David L. Hobson of Arnall Golden Gregory LLP, Atlanta, GA, counsel for Appellant.

Jennifer L. Hedge, Office of General Counsel, Department of Veterans Affairs, Pittsburgh, PA, counsel for Respondent.

Before Board Judges BEARDSLEY, SULLIVAN, and RUSSELL.

SULLIVAN, Board Judge.

On September 2, 2020, the parties jointly moved for entry of a stipulated judgment in the amount of \$369,210.38 (settlement amount), to be paid to appellant, Eagle Acquisition IV, LLC (Eagle), through the permanent indefinite judgment fund in accordance with 31 U.S.C. § 1304 (2018). *See* Rule 25(b) (48 CFR 6101.25(b) (2018)). The settlement amount is inclusive of all costs, fees, and interest. Interest calculated pursuant to the Contract Disputes Act (CDA), 41 U.S.C. § 7109, on the settlement amount shall begin to accrue on October 6, 2020, if payment has not been made to Eagle by that date and shall continue to

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accrue until payment is made. The parties state that they will not seek appeal of, reconsideration of, or relief from the Board's decision.

Decision

The Board **GRANTS IN PART** the appeal. Eagle shall be paid \$369,210.38, plus CDA interest to run from October 6, 2020, until payment is made.

Marían E. Sullívan

MARIAN E. SULLIVAN Board Judge

We concur:

Eríca S. Beardsley

ERICA S. BEARDSLEY Board Judge <u>Beverly M. Russell</u>

BEVERLY M. RUSSELL Board Judge