



UNITED STATES
CIVILIAN BOARD OF CONTRACT APPEALS

DISMISSED WITH PREJUDICE: April 29, 2008

CBCA 1078

GHR FIRE MANAGEMENT SERVICES,

Appellant,

v.

DEPARTMENT OF AGRICULTURE,

Respondent.

Nelda Herman, CEO of GHR Fire Management Services, Klamath Falls, OR, appearing for Appellant.

Marnie G. Ganotis, Office of the General Counsel, Department of Agriculture, San Francisco, CA, counsel for Respondent.

GOODMAN, Board Judge.

ORDER

This appeal was filed on February 12, 2008. On April 10, 2008, a Board Judge serving as Board neutral conducted an alternative dispute resolution proceeding pursuant to Board Rule 54 during which the parties reached a settlement. On April 16, 2008, the parties executed a settlement agreement, and on April 25, 2008, they filed a joint motion to dismiss the appeal with prejudice.¹

¹ The parties' joint motion for dismissal with prejudice refers to a settlement evidenced by an attached settlement agreement which states in part: "Should any judicial action be required to enforce or interpret this agreement, or to resolve any dispute hereunder,

Accordingly, this appeal is **DISMISSED WITH PREJUDICE**.

ALLAN H. GOODMAN
Board Judge

the Parties acknowledge the jurisdiction and venue for the action shall lie solely with the CBCA.” The Board makes no determination as to whether the parties’ suggestion of the scope of the Board’s jurisdiction is correct.