



UNITED STATES
CIVILIAN BOARD OF CONTRACT APPEALS

DISMISSED WITH PREJUDICE: April 16, 2014

CBCA 2786, 3250

ARQUITECTONICA INTERNATIONAL CORP.,

Appellant,

v.

GENERAL SERVICES ADMINISTRATION,

Respondent.

Joseph W. Downs III, Jordan C. Kay, and Justin S. Miller of Daniels, Kashtan, Downs, Robertson & McGirney, P.A., Coral Gables, FL; and John E. Oramas, Oramas & Associates, Key Biscayne, FL, counsel for Appellant.

Dalton F. Phillips, Catherine Crow, and Claire L. O'Donnell, Office of the General Counsel, General Services Administration, Washington, DC, counsel for Respondent.

SHERIDAN, Board Judge.

ORDER

On February 7, 2014, appellant Arquitectonica International Corp. and respondent General Services Administration (GSA) entered into a settlement agreement that provided, “[U]pon the full execution of this Agreement by the Parties, GSA shall dismiss its claims against the Design Parties [Arquitectonica] with prejudice.” GSA moves to dismiss with prejudice the above-captioned appeals, noting that it has consulted with Arquitectonica and confirmed that appellant has no objection to the dismissal. Accordingly, these appeals are **DISMISSED WITH PREJUDICE**.

PATRICIA J. SHERIDAN
Board Judge