



UNITED STATES
CIVILIAN BOARD OF CONTRACT APPEALS

DISMISSED WITH PREJUDICE: April 30, 2014

CBCA 3752

DEVELOPMENT ALTERNATIVES, INC.,

Appellant,

v.

AGENCY FOR INTERNATIONAL DEVELOPMENT,

Respondent.

Helle R. Weeke, Vice President and General Counsel of Development Alternatives, Inc., Bethesda, MD, counsel for Appellant.

M. Katherine Stroker, Scott Risner, and R. René Dupuy, Office of the General Counsel, U.S. Agency for the International Development, Washington, DC, counsel for Respondent.

WALTERS, Board Judge.

ORDER

This appeal was docketed by the Board on March 14, 2014. Because of questions regarding the Board's Contract Disputes Act (CDA) jurisdiction with regard to the claims, i.e., whether each of the claims had been submitted in a "sum certain" as required by the CDA, it was agreed that appellant would submit three separate claims seeking separate contracting officer decisions, that it would assure that each claim was stated in a "sum certain," and that three separate appeals from such decisions would be filed. It was further agreed that, once the appeals were filed with the Board, the initial appeal (under CBCA 3752) would be withdrawn and dismissed by the Board with prejudice.

The three claims and appeals have been filed and have been docketed by the Board as CBCA 3809, CBCA 3811, and CBCA 3812. Per the parties' agreement, appellant has filed a voluntary withdrawal of CBCA 3752. Accordingly, the appeal under CBCA 3752 hereby is **DISMISSED WITH PREJUDICE**.

RICHARD C. WALTERS
Board Judge