

Board of Contract Appeals
General Services Administration
Washington, D.C. 20405

GRANTED IN PART: April 8, 2003

GSBCA 15171, 15176, 15177, 15181, 15182, 15183,
15185, 15186, 15187, 15196(14489)-REIN, 15598

BEACON/PROCON JOINT VENTURE,

Appellant,

v.

GENERAL SERVICES ADMINISTRATION,

Respondent.

Michael H. Payne and Joseph A. Hackenbracht of Starfield & Payne, Fort Washington, PA, counsel for Appellant.

Jeremy Becker-Welts and David M. Smith, Office of General Counsel, General Services Administration, Washington, DC, counsel for Respondent.

Before Board Judges **PARKER**, **BORWICK**, and **HYATT**.

PARKER, Board Judge.

These appeals concern Beacon/Procon Joint Venture's contract with the General Services Administration for the construction of an annex to the James C. Cleveland Federal Building in Concord, New Hampshire. The building is now known as the Warren B. Rudman United States Courthouse and Federal Building.

On April 7, 2003, the parties filed a joint motion for entry of judgment, along with a settlement agreement that stated, in part:

The GSA and the Contractor have now reached a global settlement on the Project which includes a complete and final settlement of all claims and disputes on the Project (including all claims associated with Appeal Nos. 15171; 15176; 15177; 15181; 15182; 15183; 15185; 15186; 15187; 15196 [(14489)-REIN]; and 15598)

. . . .

In full settlement of the claims . . . , GSA will pay to Contractor the sum of Two Million One Hundred Seventy Thousand Dollars and No Cents (\$2,170,000.00), plus interest on this amount pursuant to the Contract Disputes Act [41 U.S.C. §§ 601-613 (2000)], commencing on February 5, 1999 and ending on November 2, 2001.

The parties also represent that the stipulated award, once interest is applied, is inclusive of all costs and attorneys fees, and stipulate that neither party will seek reconsideration of, or relief from, the Board's decision, and that neither party will appeal the decision.

Pursuant to Board Rule 136(e), the appeals are **GRANTED IN PART**. Appellant is awarded the sum of \$2,170,000 (two million one hundred seventy thousand dollars and no cents), to be paid in accordance with 41 U.S.C § 612, with interest pursuant to the settlement agreement.

ROBERT W. PARKER
Board Judge

We concur:

ANTHONY S. BORWICK
Board Judge

CATHERINE B. HYATT
Board Judge