

Board of Contract Appeals

General Services Administration
Washington, D.C. 20405

GRANTED IN PART: June 22, 2006

GSBCA 16518, 16552, 16563, 16572, 16627

MITCHELL ENTERPRISES, LTD.,

Appellant,

v.

GENERAL SERVICES ADMINISTRATION,

Respondent.

Paul Sanderford of Pratt & Sanderford, P.C., Temple, TX, counsel for Appellant.

Catherine Crow and Dalton F. Phillips, Office of General Counsel, General Services Administration, Washington, DC, counsel for Respondent.

Before Board Judges **DANIELS** (Chairman), **HYATT**, and **DeGRAFF**.

DANIELS, Board Judge.

Mitchell Enterprises, Ltd. submitted to a General Services Administration contracting officer several claims under its contract with that agency for construction of a United States Courthouse in Laredo, Texas. The contractor later appealed the contracting officer's decisions to the Board, which docketed five of the appeals as GSBCA 16518, 16552, 16563, 16572, and 16627.

On June 20, 2006, the parties jointly moved the Board to enter judgment for appellant in the above-captioned appeals in the amount of \$400,000, which represents a part of the

total claimed by the appellant. The motion is filed pursuant to Rule 136(e) (48 CFR 6101.36(e) (2005)). In the motion, the parties stipulate as follows:

1. That the Judgment Amount includes costs and attorneys' fees;
2. That the Judgment Amount includes interest;
3. That neither party will seek reconsideration or relief from final judgment or otherwise appeal the final judgment; and
4. That, upon entry of judgment, both parties will properly execute certificates of finality and Appellant will submit its certificate to Respondent.

Decision

The Board grants the motion. GSBCA 16518, 16552, 16563, 16572, and 16627 are each **GRANTED IN PART**. The General Services Administration shall pay to Mitchell Enterprises, Ltd. \$400,000. This amount includes costs, attorney fees, and interest. Rule 136(e).

STEPHEN M. DANIELS
Board Judge

We concur:

CATHERINE B. HYATT
Board Judge

MARTHA H. DeGRAFF
Board Judge