



UNITED STATES  
CIVILIAN BOARD OF CONTRACT APPEALS

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GRANTED IN PART: January 8, 2013

CBCA 2301

J.E. DUNN CONSTRUCTION COMPANY,

Appellant,

v.

GENERAL SERVICES ADMINISTRATION,

Respondent.

William F. Cloran of Yazbeck, Cloran & Bowser, PC, Portland, OR, counsel for Appellant.

Leonard E. Lucas, III, Office of General Counsel, General Services Administration, Washington, DC, counsel for Respondent.

Before Board Judges **DANIELS** (Chairman), **GOODMAN**, and **ZISCHKAU**.

**ZISCHKAU**, Board Judge.

J.E. Dunn Construction Company appealed a decision of a General Services Administration contracting officer regarding its claim submitted on behalf of its subcontractor, Tigard Electric, Inc., concerning the Pioneer Courthouse Seismic Upgrade and Renovation Project.

On December 31, 2012, the parties filed a joint motion for stipulated judgment and joint certificate of finality, asking that judgment should be entered in favor of appellant in the amount of \$250,000, inclusive of costs and interest allowable under the Contract Disputes Act, 41 U.S.C. §§ 7101-7109 (Supp. IV 2011). The motion provides further that appellant

will not seek attorney fees related to the appeal. The parties “certify that they shall not seek review or reconsideration of judgment so rendered.”

Decision

Accordingly, the appeal is **GRANTED IN PART**. Pursuant to the parties’ stipulation, the Board awards appellant the total sum of \$250,000, inclusive of costs and interest allowable under the Contract Disputes Act.

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JONATHAN D. ZISCHKAU  
Board Judge

We concur:

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STEPHEN M. DANIELS  
Board Judge

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ALLAN H. GOODMAN  
Board Judge