DISMISSED WITH PREJUDICE: April 28, 2016

CBCA 3407, 4173, 4338, 4908

## GROUP HEALTH INCORPORATED,

Appellant in CBCA 3407, 4173, and 4908,

and

DOUGLAS CONSULTING AND COMPUTER SERVICES, INC.,

Appellant in CBCA 4338,

v.

## DEPARTMENT OF HEALTH AND HUMAN SERVICES,

Respondent.

Daniel P. Graham and Elizabeth Krabill McIntyre of Vinson & Elkins LLP, Washington, DC, counsel for Appellant in CBCA 3407, 4173, and 4908.

Karen L. Manos of Gibson, Dunn & Crutcher, LLP, Washington, DC, counsel for Appellant in CBCA 4338.

Jeffri Pierre and Anthony Marrone, Office of the General Counsel, Department of Health and Human Services, Baltimore, MD, counsel for Respondent.

GOODMAN, Board Judge.

## <u>ORDER</u>

On April 15, 2016, counsel for appellant Group Health Incorporated and respondent filed a joint motion to dismiss these consolidated appeals with prejudice. On April 27, 2016, counsel for appellant Douglas Consulting and Computer Services, Inc. filed a concurrence with the joint motion to dismiss with prejudice. The motion is granted, and these appeals are **DISMISSED WITH PREJUDICE.** 

ALLAN H. GOODMAN
Board Judge

<sup>&</sup>lt;sup>1</sup> During a conference call with the Board on April 21, 2016, counsel for appellant Group Health Incorporated and respondent withdrew their request that the Board adopt their joint stipulation of settlement as a decision by the Board pursuant to CBCA Rule 25 (b).