



UNITED STATES
CIVILIAN BOARD OF CONTRACT APPEALS

GRANTED IN PART: January 17, 2017

CBCA 5441

INTEGRATED CONCEPTS AND RESEARCH CORPORATION,

Appellant,

v.

DEPARTMENT OF TRANSPORTATION,

Respondent.

Kurt J. Hamrock and Raymond B. Biagini of Covington & Burling LLP, Washington, DC, counsel for Appellant.

Bernard J. McShane and Evan Wisser, Office of Chief Counsel, Maritime Administration, Department of Transportation, Washington, DC, counsel for Respondent.

Before Board Judges **SOMERS**, **O'ROURKE**, and **CHADWICK**.

CHADWICK, Board Judge.

Integrated Concepts and Research Corporation timely appealed from the deemed denial of a certified claim for \$10,060,746.63. Its complaint increased the amount of the claim to \$10,456,608. The parties subsequently filed a joint motion complying with Board Rule 25(b) (48 CFR 6101.25(b) (2015)) for a stipulated award of \$10,400,000, “inclusive of all interest” if payment is timely made. The Department of Transportation states that it intends to pay \$4,168,298 of this amount from available agency funds and to submit the remainder, \$6,231,702, for payment from the permanent indefinite judgment fund, 31 U.S.C. § 1304 (2012).

We grant the motion.

Decision

The appeal is **GRANTED IN PART**. The appellant is awarded \$10,400,000, without statutory interest, except that, as stipulated, interest under 41 U.S.C. § 7109(a)(1) shall begin to run on the sum of \$6,231,702 on March 24, 2017.

KYLE CHADWICK
Board Judge

We concur:

JERI KAYLENE SOMERS
Board Judge

KATHLEEN J. O'ROURKE
Board Judge