



UNITED STATES  
CIVILIAN BOARD OF CONTRACT APPEALS

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DISMISSED WITH PREJUDICE: March 9, 2016

CBCA 4709-FCIC

In the Matter of HEARTLAND CROP INSURANCE, INC.  
and XL REINSURANCE AMERICA, INC.  
(In re: ROLLIE R. STABB)

Michael D. Stevens of Henke-Bufkin, P.A., Oxford, MS, counsel for Appellants.

Alicia Peden, Office of the General Counsel, Department of Agriculture, Kansas City, MO, counsel for Federal Crop Insurance Corporation.

**VERGILIO**, Board Judge.

ORDER

On April 17, 2015, the Board received a notice of appeal from Heartland Crop Insurance, Inc. and XL Reinsurance America, Inc. disputing a determination of indebtedness arising from a failure to follow Federal Crop Insurance Corporation (FCIC) policy and procedure with respect to acreage reporting concerning a reinsurance policy for Rollie R. Staab, issued under a Standard Reinsurance Agreement. Formal proceedings were stayed; the parties successfully resolved the dispute. In accordance with the request of the parties received on March 9, 2016, the case is **DISMISSED WITH PREJUDICE**.

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JOSEPH A. VERGILIO  
Board Judge