



UNITED STATES
CIVILIAN BOARD OF CONTRACT APPEALS

DISMISSED WITH PREJUDICE IN PART: May 9, 2019

CBCA 6209-FCIC

In the Matter of RURAL COMMUNITY INSURANCE COMPANY
(In re: Oberg Family Farms)

Daniel N. Rosenstein of Levin & Rosenstein, P.C., Rockville, MD, counsel for Appellant.

Adam J. Hermann and Jeffrey A. Pyle, Office of the General Counsel, Department of Agriculture, Washington, DC, counsel for Federal Crop Insurance Corporation.

BEARDSLEY, Board Judge.

ORDER

On May 8, 2019, the parties filed a joint stipulation of partial dismissal with prejudice requesting dismissal with prejudice of Count I and Count II of appellant's amended complaint. In so stipulating, the parties agree that appellant no longer seeks the relief requested in paragraph 1 of the prayer for relief set forth in the amended complaint. This joint stipulation excludes, and leaves for decision, Count III, Count IV, and Count V of appellant's amended complaint and the associated relief requested in paragraphs 2 through 6 of the prayer for relief set forth in the amended complaint.

Pursuant to CBCA Rule 12(b)(2) and 12(c), Count I and Count II of appellant's amended complaint are hereby **DISMISSED WITH PREJUDICE**.

Erica S. Beardsley
ERICA S. BEARDSLEY
Board Judge