

GRANTED IN PART: October 3, 2024

CBCA 7893

HENSEL PHELPS CONSTRUCTION COMPANY,

Appellant,

v.

GENERAL SERVICES ADMINISTRATION,

Respondent.

Hal J. Perloff of Husch Blackwell LLP, Washington, DC, counsel for Appellant.

Jay Bernstein and David C. Charin, Office of General Counsel, General Services Administration, Washington, DC, counsel for Respondent.

Before Board Judges RUSSELL, SHERIDAN, and CHADWICK.

SHERIDAN, Board Judge.

On September 19, 2024, the parties jointly moved for entry of a stipulated judgment in the amount of \$1,575,000, inclusive of interest and attorneys fees, to be paid by the respondent, General Services Administration (GSA), to the appellant, Hensel Phelps Construction Company (HP), through the permanent, indefinite judgment fund in accordance with 31 U.S.C. § 1304 (2018). *See* Rule 25(b) (48 CFR 6101.25(b) (2023)).

In their joint motion, the parties further stipulated that, pursuant to Rule 25(b)(2), they will not seek reconsideration of, seek relief from, or appeal the Board's decision awarding the stipulated amount.

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Decision

The appeal is **GRANTED IN PART**. GSA shall pay HP the amount of \$1,575,000. Payment may be made pursuant to Rule 31.

Patrícia J. Sheridan

PATRICIA J. SHERIDAN Board Judge

We concur:

Beverly M. Russell

BEVERLY M. RUSSELL Board Judge

<u>Kyle Chadwick</u>

KYLE CHADWICK Board Judge