

Board of Contract Appeals
General Services Administration
Washington, D.C. 20405

DISMISSED WITH PREJUDICE: June 26, 2003

GSBCA 16073

DALE A. HAAGEN,

Appellant,

v.

GENERAL SERVICES ADMINISTRATION,

Respondent.

Mark F. Stoker of Landerholm Law Firm, Vancouver, WA, counsel for Appellant.

M. Leah Wright, Office of General Counsel, General Services Administration, Auburn, WA, counsel for Respondent.

HYATT, Board Judge.

ORDER

The General Services Administration (GSA) awarded a lease to UVAG Realty Partnership for office, shop, carport, and warehouse space with additional parking and open land for ten years for use by the United States Geological Survey. On February 23, 2000, the parties entered into a supplemental lease agreement naming Dale A. Haagen as the new building owner.

On May 15, 2002, Mr. Haagen filed a claim with the GSA contracting officer for alleged damage to the leased premises and continuing rent obligations. The contracting officer denied the claim, and the contractor appealed the decision.

The parties have settled this appeal and have jointly moved the Board to dismiss the appeal with prejudice.

The motion is granted. The appeal is **DISMISSED WITH PREJUDICE**.

CATHERINE B. HYATT
Board Judge