Board of Contract Appeals

General Services Administration Washington, D.C. 20405

DISMISSED WITH PREJUDICE: October 24, 2006

GSBCA 16761

THE CLAREMONT CORPORATION,

Appellant,

v.

GENERAL SERVICES ADMINISTRATION,

Respondent.

Lisa Williams, Dean Williams, and Keith Williams, The Claremont Corporation, Durham, CT, appearing for Appellant.

Michael J. Noble, Office of General Counsel, General Services Administration, Washington, DC, counsel for Respondent.

DANIELS, Board Judge (Chairman).

ORDER

The Claremont Corporation (Claremont) and the General Services Administration (GSA) disagree as to which of them is responsible for freight charges on items ordered from the former under a blanket purchase authorization issued by the latter. A GSA contracting officer claimed that Claremont owes the agency \$63,394.62 in such charges, and Claremont appealed her decision.

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The parties have now settled the case and jointly move the Board to dismiss it with prejudice.

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

STEPHEN M. DANIELS

Board Judge