

L & H CONSTRUCTION COMPANY, INC.

CONTRACT NO. V561C-509

VABCA-4671

VA MEDICAL CENTER
EAST ORANGE, NEW JERSEY

Charles F. Kenny, Esq., Peckar & Abramson, River Edge, New Jersey, for the Appellant.

Kenneth B. MacKenzie, Esq., Trial Attorney, and *Phillipa L. Anderson, Esq.*, Acting Assistant General Counsel, Washington, D.C., for the Department of Veterans Affairs.

ORDER ENTERING JUDGMENT

1. On August 15, 1995, the Department of Veterans Affairs and Appellant filed a JOINT MOTION FOR JUDGMENT ON STIPULATED SETTLEMENT. The motion encloses a STIPULATION OF SETTLEMENT finally executed on August 8, 1995, entered into by the parties concerning VABCA-4671.
2. The parties recite that they have reached "amicable resolution" of the issues which are the subject of VABCA4671 and jointly move that the Board enter Judgment in the amount of \$141,000 which "includes all costs, both direct and indirect, including attorney's fees but not interest." The Stipulation further provides that interest "will be paid in accordance with the Contract Disputes Act of 1978, 41 U.S.C. § 601-613, commencing September 1, 1995, if payment is not made by that date."
3. Inasmuch as the parties have stipulated the equitable adjustments due L & H Construction Company, Inc. in VABCA4671, their MOTION is GRANTED. Appellant is found entitled to \$141,000 plus interest pursuant to the terms and conditions of the STIPULATION entered into by the parties.

IT IS SO ORDERED

DATE: **August 16, 1995**

GUY H. MCMICHAEL III
Chief Administrative Judge