

TEMP AIR COMPANY, INC.

CONTRACT NOS. V512C-428 &
V512C-429

VABCA-5253 & 5254

VA MEDICAL CENTER
BALTIMORE, MARYLAND

Larry D. Harris, Esq., Piper, Marbury, Rudnick, and Wolfe L. L. P., Washington, D.C., for the Appellant.

Patrick J. LaMoure, Esq., and *Stacey North Willis, Esq.*, Trial Attorneys; *Charlma J. Quarles, Esq.*, Deputy Assistant General Counsel, and *Phillipa L. Anderson, Esq.*, Assistant General Counsel, Washington, D.C., for the Department of Veterans Affairs.

ORDER OF JUDGMENT

1. Counsel for both parties have notified the Board that they have settled the disputes underlying the captioned appeals, and have requested a JUDGEMENT ON STIPULATED SETTLEMENT. The Government agrees to pay the Appellant the sum of \$249,602.07 as a full and complete equitable adjustment under Contract Nos. V512C-428 and V512C-429. The above amount includes all costs, both direct and indirect, surety costs, suspension, delay, impact and litigation costs. It also includes any attorney fees and expenses under the captioned appeals (and under previously settled VABCA Nos. 4685 and 4686), as well as interest under the *Contract Disputes Act of 1978*.

2. For its part, Appellant releases the Government from all liability related to the captioned appeals under Contract Nos. V512C-428 and V512C-429 for further direct and indirect costs, surety, suspension, delay, impact and litigation costs, including attorney fees and expenses related to this litigation (and under previously settled VABCA Nos. 4685 and 4686), as well as interest under the *Contract Disputes Act of 1978*.
3. Accordingly, judgment is issued in the amount of \$249,602.17, consistent with the above-related settlement stipulation.

IT IS SO ORDERED

DATE: **May 11, 2000**

JAMES K. ROBINSON
Administrative Judge