

THE CLARK CONSTRUCTION
GROUP, INC.

CONTRACT NO. V101BC-0036

VABCA-5341 & 5342

VA MEDICAL CENTER
WEST PALM BEACH, FLORIDA

William P. Rudland, Esq., Counsel-Government Contracts, Eaton Corporation,
Cleveland, Ohio, for the Appellant.

Paul A. Embroski, Esq., Trial Attorney; *Charlma O. Jones, Esq.*, Deputy Assistant
General Counsel; and *Phillipa L. Anderson, Esq.*, Assistant General Counsel,
Washington, D.C., for the Department of Veterans Affairs.

ORDER ENTERING JUDGMENT

1. On April 8, 1998, the Department of Veterans Affairs and the Appellant, Eaton Corporation, the real party in interest, in the above-referenced appeal, filed a Joint Motion For Judgment On Settlement Agreement. The motion encloses a Settlement Agreement executed on April 6, 1998, entered into by the parties concerning VABCA-5341 & 5342.
2. The parties recite that they have "amicably resolved" the above-referenced appeals and jointly move that the Board enter Judgment in the amount of \$225,000 consistent with the terms of the Settlement Agreement.
3. Inasmuch as the parties have stipulated the equitable adjustment due the Eaton Corporation in VABCA-5341 & 5342, their Joint Motion For Judgment On Settlement Agreement is **Granted**. Appellant is found entitled to \$225,000 pursuant to the terms and conditions of the Settlement Agreement entered into by the parties.

It Is So Ordered

Date: **April 14, 1998**

Richard W. Krempasky
Administrative Judge