Docket Number: 1730

GREINER ENGINEERING SCIENCES, INC.

Gary R. Gremminger, Esquire

COMPONEALTH OF PENNSYLVANIA
DEPARTMENT OF TRANSPORTATION

John J. Robinson, Jr., Chief Claims Attorney

June 22, 1993

Claim and filing fee filed by attorney for Plaintiff, additional information to be requested. Amount of Claim: \$177,003.93.

July 9, 1993

Letter forwarded to attorney for Plaintiff requesting additional information. Copy forwarded to attorney for Defendant.

July 9, 1993

Copy of Claim forwarded to attorney for Defendant and Chief Deputy Attorney General.



Acceptance of Service of Complaint received from Chief Deputy Attorney General. Receipt of same acknowledged by Chief Deputy Attorney General July 12, 1993.

August 4, 1993

Amendment (Agreement and Supplemental Agreements) to Complaint filed by attorney for Plaintiff.

August 9, 1993

Copy of Amendment (Agreement and Supplemental Agreements) to Complaint forwarded to attorney for Defendant and Chief Deputy Attorney General.

August 10, 1993

Acceptance of Service of Amendment (Agreement and Supplemental Agreements) to Complaint received from attorney for Defendant. Receipt of same acknowledged by attorney for Defendant August 9, 1993.

August 16, 1993

Acceptance of Service of Amendment (Agreement and Supplemental Agreements) to Complaint received from Chief Deputy Attorney General. Receipt of same acknowledged by Chief Deputy Attorney General August 9, 1993.

September 15, 1993

Answer to Amended Complaint filed by attorney for Defendant. Copy forwarded to attorney for Plaintiff by attorney for Defendant.

December 14, 1993

The Board rendered an Opinion and made the following Order: NOW, this 14th day of December, 1993, upon due consideration of the pleadings and other submissions filed in this matter, it is hereby ORDERED and DECREED that an award be made in favor of the Plaintiff, Greiner Engineering Sciences, Inc., and against the Defendant, Commonwealth of Pennsylvania, Department of Transportation in the amount of One Hundred Seventy-Seven Thousand Three Dollars and Ninety-Three Cents (\$177,003.93). Further, it is **ORDERED** that interest at the statutory rate of six (6%) percent shall be paid 993, the Cla s fi d with th ate t m we said aw por receipt payme rd, Plain a Pr thwith fil with th Board of CItha marked 'se ontinue d w h pr**∛**judi :led, di and er ts own at orney f Срру ty to bear sts and atto:

December 17, 1993

Acceptance of Service of Opinion and Order dated December 14, 1993 received from attorney for Defendant. Receipt of same acknowledged by attorney for Defendant December 16, 1993.

December 21, 1993

Acceptance of Service of Opinion and Order dated December 14, 1993 received from attorney for Plaintiff. Receipt of same acknowledged by attorney for Plaintiff December 17, 1993.

March 29, 1994

The Board rendered an Opinion and made the following Order: "AND NOW, this 29th day of March, 1994, a Rule to Show Cause is ISSUED upon Plaintiff, Greiner Engineering Sciences, Inc. wherein it is DIRECTED that Plaintiff advise the Board within thirty (30) days from the date of this Order whether or not Plaintiff has received the sum of money directed by the Board of Claims. This Rule shall become absolute and the case be marked closed and settled with prejudice in the event the Board does not receive a response to said Rule." Copy forwarded to attorney for Plaintiff and attorney for Defendant.

March 30, 1994

Acceptance of Service of Opinion and Order dated March 29, 1994 received from Defendant. Receipt of same acknowledged by attorney

April 6, 1994

Acceptance of Service of Opinion and Order dated March 29, 1994 received from Plaintiff. Receipt of same acknowledged by attorney for Plaintiff April 4, 1994.

April 19, 1994

Response of Greiner Engineering Sciences, Inc. to Rule to Show Cause (advising that Plaintiff has not yet received the money as directed in Board's Order of December 14, 1993) filed by attorney for Plaintiff. Copy forwarded to attorney for Defendant by attorney for Plaintiff.

April 29, 1994

NOW, t Board made he follo ng Orde 4, upon re ipt of I kno ter /Pr ecipe, edgilg the laim has b by Ga en receiv exeq R. remmin Esqu under date of April 26, 1994, it is ORDERED and DIRECTED that said case be marked 'settled, discontinued and ended with prejudice'." Copy forwarded to attorney for Plaintiff and attorney for Defendant.

May 4, 1994

Acceptance of Service of Order dated April 29, 1994 received from attorney for Defendant. Receipt of same acknowledged by attorney for Defendant May 2, 1994.

May 11, 1994

Acceptance of Service of Order dated April 29, 1994 received from attorney for Plaintiff. Receipt of same acknowledged by attorney for Plaintiff May 3, 1994.