Docket Number: 3684

I.C. ELECTRIC, INC

Jason Copley, Esquire Jennifer Horn, Esquire,

VS.

COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF GENERAL SERVICES

Trent Hargrove, Chief Counsel Elizabeth O=Reilly, Assistant Counsel Michael C. Barrett, Senior Counsel

CLOSED

January 2, 2004

Plaintiff filed Claim, filing fee and proof of mailing. Amount of Claim: \$100,681.00+ ACCEPTED FOR FURTHER PROCESSING.

January 12, 2004

Board issued Acknowledgment letter and forwarded copy of Claim to Attorney General.

January 21, 2004

Attorney General filed Acknowledgment Form of Claim. Receipt of same acknowledged January 16, 2004.

January 30, 2004

Defendant filed Answer with New Matter. Copy forwarded to Plaintiff.

February 23, 2004

Plaintiff filed Reply to New Matter. Copy forwarded to Defendant.

September 10, 2004

Board issued letter to parties requesting a Status Report. Status Report due on or before October 12, 2004.

October 7, 2004

Plaintiff filed Joint Status Report, via facsimile, advising that I.C. Electric has filed for bankruptcy and that the parties now agree they are in a position to move forward with the matter and will commence discovery and hope to have the matter ready for trial in approximately four to six months. Copy forwarded to Defendant.

October 8, 2004

Plaintiff filed Joint Status Report, via U.S. Mail, advising that I.C. Electric has filed for bankruptcy and that the parties now agree they are in a position to move forward with the matter and will commence discovery and hope to have the matter ready for trial in approximately four to six months. Copy forwarded to Defendant.

March 29, 2005

Plaintiff filed letter, via facsimile, requesting the Board schedule a Status Conference and further requested that this matter be scheduled for trial. Copy forwarded to Defendant.

March 30, 2005

Board issued letter to parties requesting information needed to consider scheduling this matter for trial.

April 20, 2005

Letter received from Plaintiff, via facsimile, providing information requested by the Board relative to scheduling this matter for trial.

April 22, 2005

Letter received from Plaintiff, via U.S. Mail, providing information requested by the Board relative to scheduling this matter for trial.

May 11, 2005

Board issued letter to parties scheduling this matter for a Status Conference for Wednesday, May 25, 2005 at 10 a.m.

May 17, 2005

Plaintiff filed letter, via facsimile, advising that the parties have agreed that the Status Conference, scheduled for May 25, 2005 at 10 a.m., will be held via telephone.

May 25, 2005

Status Conference held, via telephone, this date.

May 26, 2005

Board rendered Scheduling Order. Order as follows: "AND NOW, this 26th day of May, 2005, it is hereby **ORDERED** and **DECREED** as follows: 1. All depositions and discovery shall be completed by October 31, 2005*, and any expert reports shall be exchanged at least sixty (60) days preceding the completion of discovery; 2. Pre-Trial Statements of each party shall be filed with the Board and served upon the other party no later than November 14, 2005; 3. A Pre-Trial Conference is scheduled for Monday, November 21, 2005, at 1:00 p.m. Said conference shall be held at 200 North Third Street, Fulton Building, 7th Floor, Harrisburg, PA 17101; 4. The last day for filing pre-trial motions is November 30, 2005*; and 5. This matter is set for hearing before a panel of the Board of Claims beginning on Monday, January 23, 2006, and running through Thursday, January 26, 2006, as necessary. The hearing shall be held at 200 North Third Street, Fulton Building, 6th Floor, Harrisburg, PA 17101 in Courtroom No. 2 commencing at 9:30 a.m."

June 2, 2005

Defendant filed Acceptance of Service of Scheduling Order dated May 26, 2005. Receipt of same acknowledged June 1, 2005.

June 8, 2005

Plaintiff filed Acceptance of Service of Scheduling Order dated May 26, 2005. Receipt of same acknowledged June 6, 2005.

November 14, 2005

Plaintiff filed via fax Pre-Trial Report of Claimant I.C. Electric, Inc. Copy forwarded to Defendant.

November 16, 2005

Plaintiff filed via U.S. Mail Pre-Trial Report of Claimant I.C. Electric, Inc. Copy forwarded to Defendant.

November 17, 2005

Plaintiff filed via U.S. Mail Pre-Trial Report of Claimant I.C. Electric, Inc. Copy forwarded to Defendant.

November 21, 2005

Pr-Trial Conference held in Judge's Office.

November 21, 2005

Defendant filed Commonwealth of Pennsylvania, Department of General Services' Pre-Trial Statement. Copy forwarded to Plaintiff.

November 23,2005

Plaintiff filed Supplemental Pretrial Report of Claimant I.C. Electric, Inc, via fax. Copy forwarded to Defendant.

November 28, 2005

Plaintiff filed Supplemental Pretrial Report of Claimant, I.C. Electric, Inc., U.S. mail. Copy forwarded to Defendant.

November 29, 2005

Plaintiff filed a letter via fax advising that the letter is to serve as a supplementation to the parties' Pre-trial Statements. Copy forwarded to Defendant.

December 1, 2005

Plaintiff filed letter u.s. mail advising that this letter is a supplementation to the parties Pre-trial statements. Copy forwarded n to Defendant.

December 22, 2005

Plaintiff filed via fax Second Supplemental Pre-trial Report of Claimant I.C. Electric, Inc. Copy forwarded to Defendant.

December 27, 2005

Plaintiff filed via U.S. mail Second Supplemental Pre-trial Report of Claimant I.C. Electric, Inc. Copy forwarded to Defendant.

December 30, 2005

Plaintiff filed Proposed Order, Motion in Limine of Claimant I.C. Electric Company, Inc., to Preclude the Introduction of Contradictory Evidence for Issues Previously Litigated in the Nello Matter. Copy forwarded to Defendant.

January 12, 2006

Board issued an Opinion and Order. Order as follows: **AND NOW,** this 12th day of January, 2006, the Motion in Limine of Plaintiff, I.C. Electric Company, Inc. to preclude the introduction of contradictory evidence for issues previously litigated in the Nello Matter (B.O.C.Docket No. 3661) is hereby **DENIED.** Copy forwarded to all parties of record.

January 18, 2006

Plaintiff filed via fax a letter advising that the parties have reached a settlement. The trial in this matter will not take place as scheduled. The parties are currently finalizing the Settlement Agreement. Plaintiff will file an order to settle and discontinue this matter within sixty to ninety days.

January 19, 2006

Defendant filed Acceptance of Service of Opinion and Order dated January 12, 2006. Receipt of same acknowledged January 18, 2006.

January 20, 2005

Plaintiff filed a letter via u.s. mail advising that the parties have reached a settlement. The trial in this matter will not take place as scheduled. The parties are currently finalizing

the settlement agreement. Plaintiff will file an order to settle and discontinue this matter within sixty to ninety days.

April 19, 2006

Board forwarded letter to parties requesting a status report.

May 18, 2006

Defendant filed (via fax) a letter advising that the parties are in the process of finalizing the formal settlement paperwork and once payment is made a pracipe to settle will be filed.

June 28, 2006

Plaintiff filed Praecipe to Settle, Discontinue and End. Copy forwarded to Plaintiff by Defendant.

June 30, 2006

Board rendered an Opinion and Order. Order as follows: "AND NOW, this 30th day of June, 2006, upon receipt of a praecipe to settle, discontinue and end requesting the Board to "Kindly mark the above matter settled, discontinued and ended.", executed by Jennifer M. Horn, Esquire, attorney for Plaintiff, and docketed with this Board under date of June 28, 2006, it is ORDERED and DECREED that said case be marked 'settled, discontinued and ended with prejudice'." Copy forwarded to Plaintiff and Defendant.

July 10, 2006

Defendant filed Acceptance of Service of Order dated June 30, 2006. Receipt of same acknowledged July 5, 2006.