RAMP CONSTRUCTION COMPANY, INC.

Michael E. Fiffik, Esquire

VS.

COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF GENERAL SERVICES

Trent Hargrove, Chief Counsel Michael C. Barrett, Senior Counsel

December 23, 2004

Plaintiff filed Claim and filing fee. Amount of Claim: \$37,037.84+.

December 23, 2004

Board telephoned Plaintiff advising of filing deficiency: lacks proof of mailing. Faxed notice of deficiency to Plaintiff.

December 27, 2004

Plaintiff filed proof of mailing. ACCEPTED FOR FURTHER PROCESSING.

December 28, 2004

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

January 5, 2005

Attorney General filed Acknowledgment form of claim. Receipt of same acknowledged January 3, 2005.

January 24, 2005

Defendant filed Answer, New Matter and Counterclaim to Statement of Claim.

February 16, 2005

Plaintiff filed Answer to New Matter and Counterclaim.

February 22, 2005

Plaintiff filed original Verification to be attached to its Answer to New Matter and Counterclaim.

March 18, 2005

Plaintiff filed Notice of Service of Interrogatories and Request for Production of Documents Directed to Defendant.

May 19, 2005

Defendant filed Notice of Service of Responses to Plaintiff's Request for Admissions with Interrogatories.

August 22, 2005

Plaintiff filed Notice of Service of Cornelius Rusnov.

August 29, 2006

Board issued letter to parties requesting a status report.

September 5, 2006

Plaintiff's attorney filed letter that he had informed opposing counsel of his availability to reschedule depositions.

September 8, 2006

Plaintiff filed Notice of Rescheduled Deposition of Norm Klinikowski.

September 8, 2006

Plaintiff filed Notice of Rescheduled Deposition of Cornelius Rusnov. Copy forwarded to Defendant.

September 26, 2007

Board issued letter to parties requesting a status report.

January 2, 2008

Board issued second letter to parties requesting a status report.

April 29, 2008

Board issued an Opinion and Order. Order as follows: "AND NOW, this 29th day of April, 2008, a Rule to Show Cause is issued upon Plaintiff, Ramp Construction Company, Inc., wherein it is **DIRECTED** that Plaintiff advise the Board, within 30 days from the exit date of this Order, as to whether or not Plaintiff wishes to pursue the above-captioned matter. In the event the Board does not receive a response to this Rule, said Rule to Show Cause shall become absolute and the case shall be marked closed, discontinued and ended with prejudice." Copy forwarded to Plaintiff and Defendant.

May 28, 2008

Plaintiff transmitted via facsimile a status letter stating that the parties had engaged in discussions and exchanged settlement proposals. No agreements have been reached and they are uncertain if the Defendant is willing to continue attempts to resolve the claim. An additional deposition may need to be scheduled prior to a hearing if an amicable resolution is not reached.

May 30, 2008

Plaintiff filed a status letter stating that the parties had engaged in discussions and exchanged settlement proposals. No agreements have been reached and they are uncertain if the Defendant is willing to continue attempts to resolve the claim. An additional deposition may need to be scheduled prior to a hearing if an amicable resolution is not reached.

July 1, 2010

Defendant filed letter requesting that the Board forward a Notice of Proposed Termination of Case for Lack of Activity to Plaintiff.

July 19, 2010

Plaintiff transmitted a letter via facsimile stating legal reasons why this case cannot be closed and requesting a status conference to be scheduled.

July 28, 2010

Board forwarded letter to the parties scheduling a Status Conference for August 3, 2010 at 1:00 PM.

August 3, 2010

A Status Conference was held in the Judge's office on August 3, 2010 at 1:00 PM.

August 4, 2010

Board forwarded letter to all parties requesting a proposed scheduling order.

April 24, 2013

Board forwarded Notice of Proposed Termination of Case for Lack of Activity Pursuant to Pa. Rule of Civil Procedure 230.2 to Plaintiff, with copy to Defendant.

May 31, 2013

Plaintiff filed Statement of Intention to Proceed.