RAMP CONSTRUCTION COMPANY, INC.

Michael E. Fiffik, Esquire

VS.

COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF GENERAL SERVICES

Michael Eichert, Chief Counsel Michael C. Barrett, Senior Counsel

September 11, 2006

Plaintiff filed Claim, proof of mailing and filing fee. Amount of Claim: \$9,709.95+

September 13, 2006

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

September 20, 2006

Plaintiff filed Original Verification of Statement of Claim.

September 20, 2006

Chief Deputy Attorney General filed Acceptance of Service of Claim. Receipt of same acknowledged by Chief Deputy Attorney General September 18, 2006.

November 6, 2007

Board issued letter to parties requesting a status report.

January 22, 2008

Board issued a second letter to parties requesting a status report.

February 6, 2008

Plaintiff transmitted via facsimile a status report stating that the parties are engaged in discussions concerning the facts of the claim. No agreements were reached and Plaintiff is unsure if the Defendant is willing to continue attempts to resolve the claim.

February 6, 2008

Plaintiff transmitted via facsimile a Motion to Enter Judgment and Brief in Support.

February 8, 2008

Plaintiff filed letter/status report stating that the parties had been in discussions and exchanged settlement proposals. No agreements were reached and Plaintiff is unsure if Defendant is willing to continue attempts to resolve the claim.

February 8, 2008

Plaintiff filed a Motion to Enter Judgment and Brief in Support.

February 14, 2008

Defendant filed Reply to Claimant's Motion to Enter Judgment, New Matter and Brief in Opposition.

February 19, 2008

Board forwarded letter to Plaintiff, with copy to Defendant, requesting response to New Matter.

February 28, 2008

Plaintiff transmitted by facsimile Reply to Defendant's New Matter in Response to Plaintiff's Motion to Enter Judgment.

February 29, 2008

Defendant filed Answer and New Matter.

March 3, 2008

Board forwarded letter to Plaintiff requesting response to New Matter.

March 3, 2008

Plaintiff filed Reply to Defendant's New Matter in Response to Plaintiff's Motion to Enter Judgment.

March 5, 2008

Board issued Opinion and Order. Order as follows: **"AND NOW**, this 5th day of March, 2008, upon review of the filings in this matter, Plaintiff's motion for default judgment is **DENIED**. Plaintiff shall reply to Defendant's new matter within 20 days of the exit date of this Order." Copy forwarded to Plaintiff and Defendant.

March 12, 2008

Plaintiff filed Acceptance of Service of Opinion and Order dated March 5, 2008. Receipt of same acknowledged on March 10, 2008.

March 24, 2008

Plaintiff filed Reply to Defendant's New Matter.

March 24, 2008

Board forwarded letter to parties directing parties to commence with discovery.

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

Status Conference held at 1:00 PM.

May 31, 2013

Plaintiff filed Statement of Intention to Proceed.

June 14, 2013

Plaintiff filed letter requesting a hearing be scheduled in the above case.

June 17, 2013

Board forwarded letter to parties requesting hearing dates.

July 26, 2013

Defendant filed letter advising of scheduling dates as well as requesting both cases be consolidated for a single hearing.

August 1, 2013

Board forwarded letter to Plaintiff advising that the Board will not take any further steps in scheduling this matter unless Plaintiff responds to Board's June 17, 2013 letter.