U.S. Department of Labor

Board of Contract Appeals 1111 20th Street, N.W. Washington, D.C. 20036



DATED: July 30, 1985

Case No. 85-BCA-19

In the Matter of:

APPEAL OF PENOBSCOT CONSORTIUM

Contract Nos. 1-JC-811-23 1-JC-812-23 99-2-4097-14-2

## ORDER OF DISMISSAL

Both counsels for the parties have advised the Board that an amicable resolution of their dispute has been reached. As a result they have entered into a stipulation that the appeal be dismissed with prejudice, and that each party bear its own fees and other expenses incurred in connection with any stage of the claim and appeal. Accordingly, the appeal is hereby DISMISSED with prejudice without costs to either party.

> CHESTER SHATZ Administrative Law Judge Member, Board of Contract Appeals

I concur:

Samuel Groner Administrative Law Judge Member, Board of Contract Appeals

I concur:

E. Earl Thomas Deputy Chief Administrative Law Judge Vice-Chairman, Board of Contract Appeals