

U.S. Department of Labor

Office of Administrative Law Judges
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Issue Date: 31 May 2013

OALJ CASE NO.: 2006-ERA-00031

In the Matter of:

DAVID ROBINSON,
Complainant,

v.

INVENSYS SYSTEMS, INC.,¹
Respondent,

**ORDER APPROVING SETTLEMENT AGREEMENT AND
DISMISSING COMPLAINT WITH PREJUDICE**

This case arises under the employee protection provision of the Energy Reorganization Act (“ERA”). 42 U.S.C. § 5851. On May 30, 2013, the parties submitted for my review and approval a “Confidential Settlement Agreement” (“Settlement Agreement”) which resolves all issues raised in the Complaint. Initially, I note that the parties are represented by counsel.

After careful consideration of the Settlement Agreement, I find the terms, incorporated herein by reference and made a part of this Order, to be fair, adequate and reasonable. Accordingly, the Settlement Agreement is approved. This case is dismissed with prejudice.

SO ORDERED.

Richard M. Clark
Administrative Law Judge

¹ This case originally listed Triconex Corporation as the Respondent in error. The Settlement Agreement notes that Triconex is a business unit of Invensys Systems, Inc., which is the correct Respondent.