In the Matter of:

Disputes concerning the payment of prevailing wages rates, fringe benefits, and overtime pay by:

WHITING-TURNER/WALSH JOINT VENTURE, Prime Contractor,

INTERIOR SPECIALISTS, INC., 1st-Tier Subcontractor,

ASBESTOS SPECIALISTS, INC., 2nd-Tier Subcontractor,

and

Proposed debarment for labor standard violations by:

ASBESTOS SPECIALISTS, INC., 2nd-Tier Subcontractor,

SAMUEL CHAIRS, III, President,

TIMOTHY J. CHAIRS, Vice-President,

With respect to laborers and mechanics employed by WMS Solutions, LLC, a staffing company hired by 2nd Tier Subcontractor Asbestos Specialists, Inc. on Contract GS-11P-10MKC-0025, the Asbestos Abatement Project at General Service Administration Headquarters Building, Washington, D.C.

BEFORE: THE ADMINISTRATIVE REVIEW BOARD
ORDER GRANTING DISMISSAL

This case arises under the Davis Bacon Act (DBA), the Contract Work Hours and Safety Standards Act (CWHSSA), and the applicable implementing regulations. Respondents Whiting-Turner/Walsh Joint Venture, Interior Specialists, Inc., and Asbestos Specialists Inc. (collectively, Respondents) and the Administrator of the U.S. Department of Labor’s Wage and Hour Division (Administrator) (collectively, the Parties) appealed the October 19, 2017 Decision and Order (D. & O.) of a Department of Labor Administrative Law Judge (ALJ).

On January 5, 2021, the Parties informed the Administrative Review Board that they had “executed a Settlement Agreement (“Agreement”) that fully and finally resolved all claims in the above-captioned matter.” The Parties also agreed and stipulated to the dismissal of this matter.

Accordingly, we DISMISS this matter in accordance with the Parties’ agreement.

SO ORDERED.

FOR THE ADMINISTRATIVE REVIEW BOARD:

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JAMES D. MCGINLEY
CHIEF JUDGE/CHAIR
ADMINISTRATIVE REVIEW BOARD