

Granite Re

2009 | Cited 0 times | D. Minnesota | September 24, 2009

ORDER FOR JUDGMENT

Based upon all the files, records, and proceedings herein, including the presentations of counsel, all pre-trial and post-trial submissions, and all relevant and admissible evidence, and the Court's Findings of Fact and Conclusions of Law (Doc. No. 149),

IT IS ORDERED:

- 1. On the breach of implied warranty of plans and specifications claim against defendant City of La Crescent (the "City"), judgment be entered in favor of defendant MinnComm Utility Construction Co. ("MinnComm).
- 2. On the breach of contract claims against the City, judgment be entered in favor of MinnComm.
- 3. On the defamation claim against the City, judgment be entered in favor of the City.
- 4. On the quantum meruit claim against the City, judgment be entered in favor of the City.
- 5. On the Prompt Payment Act claim against the City, judgment be entered in favor of the City.
- 6. On the breach of contract claims against MinnComm, judgment be entered in favor of MinnComm.
- 7. On the negligence claim against MinnComm, judgment be entered in favor of MinnComm.
- 8. On plaintiff Granite Re, Inc.'s ("Granite Re") declaratory judgment action, judgment be entered in favor of Granite Re.
- 9. On the City's surety claim against Granite Re, judgment be entered in favor of Granite Re.
- 10. MinnComm is entitled to damages from the City in the total amount of \$1,569,251.23 and prejudgment interest at the rate of 10% calculated from the following accrual dates:
- A. November 13, 2007 -- Bore #1 Expenses Incurred (\$631,821.89)
- B. December 31, 2007 -- Unpaid Pay Applications (\$149,467.47)

Granite Re

2009 | Cited 0 times | D. Minnesota | September 24, 2009

- C. April 1, 2008 -- Unpaid Retainage (\$36,968.67)
- D. April 1, 2008 -- Bore # 2 Expenses Incurred (\$266,722.20)
- E. April 1, 2008 -- 12" HDPE Pipe Bore 1 & 2 (\$60,768.00)
- F. April 1, 2008 -- Debeading Bore #2 1800' FM (\$12,600.00); and
- G. January 1, 2009 -- 2008 Lost Profits (\$410,903.00)
- 11. Based on the above accrual dates, and calculating prejudgment interest as of September 24, 2009, MinnComm is entitled to prejudgment interest in the total amount of \$229,636.35.
- 12. The Clerk of Court is directed to enter judgment in favor of MinnComm and against the City of La Crescent in the total amount of \$1,798,887.58.

LET JUDGMENT BE ENTERED ACCORDINGLY.