NOTE: This order is nonprecedential.

United States Court of Appeals for the Federal Circuit

DOMINION RESOURCES, INC., Plaintiff-Appellee,
v.
UNITED STATES,
$Defendant ext{-}Appellant.$
2011-5084
Appeal from the United States Court of Federal Claims in case no. 08-CV-195, Judge Charles F. Lettow.
DOMINION RESOURCES, INC., Plaintiff-Appellant,
v.
UNITED STATES,
$Defendant ext{-}Appellee.$
2011-5087

Appeal from the United States Court of Federal Claims in case no. 08-CV-195, Judge Charles F. Lettow.

ON MOTION

ORDER

Upon consideration of the United States' motion to dismiss appeal no. 2011-5084,*

IT IS ORDERED THAT:

- (1) The motion is granted.
- (2) Each side shall bear its own costs in 2011-5084.
- (3) The revised official caption for 2011-5087 is reflected above.

FOR THE COURT

MAY 20 2011

Date

/s/ Jan Horbaly

Jan Horbaly Clerk

cc: Eric R. Fox, Esq.

Francesca U. Tamami, Esq.

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Issued As A Mandate (As To 2011-5084 Only): MAY 2 0 2011

FILED

U.S. COURT OF APPEALS FOR
THE FEDERAL CIRCUIT

MAY 2 0 2011

^{*} The United States, requests that this dismissal be with prejudice; however, it is not the practice of this court to dismiss with or without prejudice.