## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA CHARLOTTE DIVISION CIVIL NO. 3:07-CV-00266-W

ATLANTIC SKANSKA, INC.,	)
Plaintiff and Counterclaim Defendant,	) ) )
vs.	)
CITY OF CHARLOTTE, NORTH CAROLINA, and CH2M HILL, INC.,	) ) )
Defendants.	) ) )
ATLANTIC SKANSKA, INC.,	) ORDER
Third Party Plaintiff,	)
<b>v.</b>	)
ENVIRONMENTAL DYNAMICS, INC.,	)
and AUGUST FIBERGLASS	)
COATINGS, INC.,	)
Third Party Defendants.	) ) )

THIS MATTER is before the Court, *sua sponte*, regarding the status of the case. By Joint Stipulation of Dismissal filed October 27, 2008 (Doc. No. 68), Atlanta Skanska, Inc., the City of Charlotte, CH2M-Hill, Inc., and Environmental Dynamics, Inc., dismissed all matters in controversy among them, thus leaving the claims between Atlantic Skanska, Inc., and Augusta Fiberglass Coatings as the only remaining matters to be litigated in this case. Counsel for these two remaining parties have advised chambers' staff telephonically that they have settled all matters in controversy among them. Indeed, according to counsel, the parties have executed a settlement agreement, made

substantial steps towards satisfaction of that agreement, and are simply awaiting receipt of the check

via the U.S. Postal Service so that it may be properly deposited.

IT IS THEREFORE ORDERED that this matter is DISMISSED subject to the right of either

Atlantic Skanska, Inc., or Augusta Fiberglass Coatings, Inc., to file a motion to reopen the case

should settlement not be consummated by November 30, 2008. The CLERK is DIRECTED to

CLOSE THE CASE and remove this matter from the Court's trial calendar for November 10, 2008.

The remaining two parties are DIRECTED to file their Stipulation of Dismissal on or before

November 30, 2008 so that it may be reflected on the docket.

IT IS SO ORDERED.

Signed: November 6, 2008

Frank D. Whitney

United States District Judge

2