Bond Case Briefs

Municipal Finance Law Since 1971

SCHOOL CONSTRUCTION AUTHORITY - NEW YORK

AMCC Corp. v. New York City School Const. Authority

Supreme Court, Appellate Division, Second Department, New York - October 4, 2017 - N.Y.S.3d - 2017 WL 4399479 - 2017 N.Y. Slip Op. 06935

General contractor brought breach of contract action against city's school construction authority, alleging that agency had not paid it for all work performed.

The Supreme Court, Queens County, granted agency's motion to dismiss as untimely. Contractor appealed.

The Supreme Court, Appellate Division, held that revised proposed change order submitted by general contractor to city school construction authority was not sufficiently detailed to constitute a statutorily-required notice of claim. Proposed change order contractor submitted failed to set forth a specific and detailed description of how contractor calculated amount it demanded, as required by statute.

Copyright © 2024 Bond Case Briefs | bondcasebriefs.com