Approved For Release 2001/07/26 : CIA-RDR79B00783R000100170004-1

DPD-0109-62 4 January 1962

Subject: Personal Property Tax Settlement Contract No. SP-1921

Dear Bob:

Your letter of 19 December 1961 regarding the subject matter has been reviewed and is found acceptable. It is therefore requested that your refund check in the amount of \$952.45 be forwarded. This check should be made payable to the Treasurer of The United States.

Very truly yours.

SIGNED

Wendell

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25X1A

CS/DPD-DD/P cc Distribution: Cy 1 - 1

2 - CS/DPD SP-1921 Cont. Sect. w/DPD 7972-61 w/att.

- 3 FIN/DFD w/DFD-7972-61 w/att. 4 CS/DFD Chrono

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SECRET

Approved For Release 2001/07/26 : CIA-RDP70B00783R000100170004-1

19 December 1961

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COP	Y	2	OF	4	

To: Contracting Officer, Contract SP-1921

Subject: Personal Property Tax Settlement

You will recall that a suit was filed in the Court of Claims to litigate the tax refund matter. A settlement agreement has now been reached, and I think it is fair to say that such settlement reflects substantially the correctness of our method of allocation.

In brief summary, after we had paid the Government some \$3,000,000 on account of tax refunds from the county, the Government withheld from payments due us under current contracts almost \$3,000,000 more, and we sued for the amount so withheld. The settlement was in the amount which we claimed, less \$385,000. Although there is no agreement on the composition of that latter sum, two elements which were discussed (and which in our minds are included) are the first two of the following:

1 was simply a mutually-agreed final computation of the correct amount of profit which was included in contract prices (other than yours) along with the tax. 2 reflects the fact that the Government asserted that it had a good case regarding amounts allocable to CPFF contracts. 3 as indicated is simply an arbitrary amount, because a settlement agreement always involves some compromise.

Enclosed for your information is a copy of the letter from the Justice Department effecting the settlement.

Consequently, the correct amount which should be refunded to you pursuant to Article 6 is \$952.45. If you agree and confirm that we should now so do, we will send you our check in that amount.

Very truly yours,

R.,

ce: Mr. Joe Williams

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DEC 11 1961

WHO:KMB 154-325-60

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bmf

Department of the Air Force Washington 25, D. C.

Attention: General Counsel

Re: Iockheed Aircraft Corporation v. United States, Court of Claims No. 326-60

Dear Sir:

This will refer to our letter of September 15, 1961, enclosing a copy of an offer in compromise, dated that day, which we had received from plaintiff. Reference is also made to your letter of November 8, 1961, recommending acceptance of this offer.

This is to advise you that, on December 9, 1961, the Attorney General accepted this offer in compromise. Pursuant to your representations that payment can be made to plaintiff from the Suspense Account, this is to request that you make arrangements for the payment to plaintiff of the \$2,243,732.68 provided in the settlement. You will, of course, be entitled to receive the further refunds of \$819,352.43, if and when they are paid to plaintiff.

We are holding in escrow a motion signed by plaintiff's attorneys to dismiss the petition and counterclaim with prejudice. As soon as we get word that payment has been made to plaintiff, we shall file this in the Court of Claims. If there are any other documents which you may consider necessary to effectuate this compromise, we suggest that you deal directly with plaintiff's attorneys, since we understand that time is of the essence to plaintiff in completing this matter.

Yours very truly,

WILLIAM H. ORRICK, JR. Assistant Attorney General Civil Division By:

John B. Miller Chief, Court of Claims Section

cc: Numa L. Smith, Jr., Esq. 1001 Connecticut Avenue Washington 6, D. C.

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UNITED STATES DEPARTMENT OF JUSTICE

Washington, D.C.

WHO:KMB 154-326-0

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### DEC 11 1961

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Numa L. Smith, Jr. 1001 Connecticut Avenue Waskington 6, D. C.

> Re: Lockheed Aircraft Corporation v. United States, Court of Claims No. 32-60

Dear Mr. Smith:

Confirming the advice given to Mr. Kipp over the telephone, this is to advise you that the Attorney General has accepted your offer in compromise of the pending action and counterclaim.

We are enclosing a copy of a letter to the Department of the Air Force, advising it of this decision. We have been advised informally that the funds to effectuate this compromise can apparently be paid from the Suspense Account with a minimum of delay.

We should appreciate your advising us when you actually receive this payment, so that we may file the motion to dismiss which we are holding in escrow.

Yours very truly,

WILLIAM H. ORRICK, JR. Assistant Attorney General Civil Division

By:

/s/ John B. Miller Chief, Court of Claims Section

cc: Honorable Roald A. Hogenson Commissioner United States Court of Claims Washington 6, D. C.

## Approved For Relea 2001/07/26 : CIA-RDP70B00783R000 100170004-1

ROBERT N NILLER FREUERICK O GRAVES DAVID W. BICHMOND CHARLES T ARRE NUMA L SMITH.JR BARRON: K GRIER JUST-N F WIRKLE JOHN B NCLAN JAMES F. GURDY

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STUART CHEVALIER LIBEG-IBBG JOSEPH D.PEGLER GUNALD V HUNTER EWING EVERET MALCOLM JOHNSON JOHN M BIGLER CLERENCET RIPPSJR PHILI-B REAL

#### LAW OFFICES OF

MILLER & CHEVALIER 1001 connecteur menue WARHINGTON 6, D, C. 14470004, 8-9300

NEW YORK ASSOCIATE EVERETT, JOHNSON & BRECRINRIDGE BO EXCHANGE PLACE

## Maphember 15, 1961

Non. Villiam T. Cerick, Jr. Assistant Attorney General Civil Division Department of Justice Wanhington 25, D. C.

# for the Attention of Kondall M. Barney, Mag.

In ro: Lockbood Aircraft Corporation v. United States

Dear Sir:

The plaintiff in the retition filed on Angust 10, 1000, meaks judgeoust in the ansault of \$2,500,400.91 is payment of work performed under contracts described thereis. This amount was withheld by the Devarament is consection with the contracts and claims set forth in the Geverament's Constervision.

The Government under the contracts listed on pages 2-0, inclusive, of its Dornberginia some to recover from the plaintiff personal property incluse refunded to the plaintiff by Califormin teming jurised, whiles unical returns required to be and by the California testing jurisdictions to the plaintiff as a result of the Antohna is <u>Semeral Properties Corporation</u> v. <u>County of Los Angolis</u>, DR Cal. 2d 10, 330 F.3d 706 (1960), is 67,142,643.40. CH FUCH DITAL required refund, the plaintiff has received \$6,543,370.003. The remaining balance of \$619,363.43 is to be paid to the plaintiff by the teming jurisdictions is in-<u>Approximeter</u>, Metaley 20007/2800/CMMEDP70B00783R000100170004-1 Approved For Relanse 2001/07/26 : CIA-RDP70B00783R000100170004-1

Of the California tax refund thus fur received by the plaintiff, the plaintiff has paid to the Government the amount of \$2,822,897.48, as representing the Government's share thereof under the contracts involved in the Government's Counterclais. The plaintiff has also paid to the Government the further amount of \$137,418.33, as representing the predity and fees which the Government was entitled to have returned to it under much contracts.

The Government is its Counterclain seeks to recover as additional \$3,248,066.14, of which \$2,908,406.01 represents a part of the rufund made to the plaintiff prior to the filing of the Petition and which the Government has withheld from anomate otherwise due the plaintiff, and \$300,578.23 represents the part of the refund made by California taking jurisdictions to the plaintiff enhancement to the filing of the instition. But for the withholding by the Government, the plaintiff admittedly even the Government much lutter amount of \$300,675.23. The Government also claims that under such contrasts the plaintiff owns the Government additional amounts representing profitm and foes paid with respect to the tames returned by the plaintiff to the Government.

For the purpose of disposing of this controversy without trial, the plaintiff hereby offers to bettle the case on the following terms and conditions:

1. The parties agree that the plaintiff is estitled to recover on the cause of action stated in its Potition the Approved For Release 2001/07/26 : CIA-RDP70B00783R000100170004-1

2.

amount of \$2,938,408.91, loss the amount of \$309,676.23 admithodly eved by the plaintiff to the Government and loss the further amount stated in the immediately fullowing paragraph.

3. The parties agree that the Government is entitled to recover the amount of 9306,000 in matimfaction of its Counterclaim and An matimfaction of its further claim for additional prefits and foost.

3. The parties agree that the Government shall, upon ecceptance of this offer, promptly make an administrative refund to the plaintiff in the amount of \$2,243,782.48. This amount in the difference between the amount of \$3,956,408.91, which the plaintiff is entitled to recover, and the amounts of \$200,676.98 and \$385,000, appropriating \$694,976.27, which the Government would be entitled to under the terms of this offer.

4. The partice agree that the plaintiff will promptly burn over in the Government, as and when received, the remaining mount on Halp, Six. 43, and by California teming jurisdiations to the plaintiff.

3. The parties agree that the acceptance of this offer by the Unversioni and the deverament's payment to the plaintiff of the memory of \$10,240,728.48 vill constitute full settlement of 400, chaims is the Periline and the Answer and Counterclais and of all claims is thing under the contracts involved in The Countervistain that the Government may have against the yluxavista for addational measure based on the refund of persions property format impeased during the period 1963 Approved For Release 2001/07/26 : CIA-RDP70B00783R000100170004-1

3.

Approved For Release 2001/07/26 : CIA-RDP70B00783R000160170004-1

through 1988 by California taxing jurisdictions with respect to personal property title to which was vosted in the Government. It is understood, however, that paragraph 4 above will remain effective until the plaintiff has received from California taxing jurisdictions the balance of the refund oved to it and the return by the plaintiff of such assumes to the deveryment.

It is requested that this effer be given proupt consideration. If additional information is requested, please telephone as at MATIONAL 8-6380.

Respectfully,

Runn L. Huith, Jr. Attorney for the Flaintiff

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