

ORIGINAL

OFFICE OF THE PUBLIC ACCOUNTABILITY

OPA-PA-15-010

Rebuttals,

Arguments presented were purely wishful thinking and not justified by current statutes, and terms and conditions of the bid.

Defense is thinking that we are an anarchy form of government, in which GSA can do whatever they would like to do. We are a democratic form of government wherein everybody is governed by laws. In this case GSA cannot adopt policies, make judgment, invoke what is good for the best interest of the government, guesstimate the delivery requirement that is not in accordance or consistent with the procurement law 5GCA. Otherwise, they are subject to stakeholders appeal and accountable to OPA, Court of law and people of Guam.

Defense arguments are not credible. They are capricious, malicious, and will not hold in any proceedings. Motion to Dismiss is a desperate strategy that should be thrown out. My appeal is very strong that would place any defense lawyer and GSA into a predicament.


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