

---

In the Matter of the Compensation of  
**JACQUES E. GOESSENS, Claimant**  
WCB Case No. 00-07900  
**ORDER ON REMAND**  
Brad L Larson, Claimant Attorneys  
DOJ - Business Activity Section, Defense Attorneys

Reviewing Panel: Members Biehl and Bock.

This matter is before the Board on remand from the Court of Appeals. Pursuant to the court's January 28, 2002 order, we have been directed to consider the parties' settlement. The parties have submitted a proposed "Stipulation and Disputed Claim Settlement Agreement" that is designed to resolve all issues raised or raisable between them.

In accordance with the settlement, claimant understands that Johnston & Culberson, Inc.'s denial, as supplemented in the agreement, "shall remain in full force and effect." The settlement further provides that "claimant withdraws the Request for Hearing," which the parties agree "shall be dismissed with prejudice."

We approve the parties' settlement, thereby fully and finally resolving the parties' dispute.<sup>1</sup> Accordingly, this matter is dismissed with prejudice.

**IT IS SO ORDERED.**

Entered at Salem, Oregon on March 11, 2002

---

<sup>1</sup> We note that the settlement provides that "[a]s of the date of settlement, all medical bills have been paid." We interpret such a provision as stating that there were no outstanding bills from medical service providers in JCI's possession on the date the settlement terms were agreed upon. In light of such circumstances, the "list" and "acknowledgment" requirements of OAR 438-009-0010(2)(g) are not applicable and, as such, the settlement is approvable. *Robert E. Wolford*, 46 Van Natta 522 (1994).