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In the Matter of the Compensation of  
**LISA D. HENDERSON, Claimant**  
WCB Case No: C040333  
**ORDER DISAPPROVING CLAIM DISPOSITION AGREEMENT**  
Margaret F Weddell, Claimant Attorneys  
Norman Cole, c/o SAIF Legal Salem, Defense Attorneys

Reviewing Panel: Members Kasubhai and Langer.

On February 18, 2004, the Board received the parties' claim disposition agreement (CDA) in the above-captioned matter. Pursuant to that agreement, in consideration of the payment of a stated sum, claimant releases certain rights to future workers' compensation benefits, except medical services, for his compensable injury. We disapprove the proposed disposition.

On February 23, 2004, the Board wrote the parties requesting an addendum to the CDA. On April 12, 2004, the Board sent a second request, reminding the parties that a failure to correct deficiencies in the CDA would result in the disapproval of the proposed agreement.<sup>1</sup> To date, the parties have not submitted the addendum as requested. Under the circumstances, we disapprove the proposed disposition as unreasonable as a matter of law. *See* OAR 438-009-0020(4)(b).

Inasmuch as the proposed disposition has been disapproved, the insurer or self-insured employer shall recommence payment of any temporary or permanent disability that was stayed by submission of the proposed disposition. OAR 436-060-0150(5)(k) and (7)(e).

The parties may move for reconsideration of the final Board order by filing a motion for reconsideration within 10 days of the date of mailing of this order. OAR 438-009-0035(1).

IT IS SO ORDERED.

Entered at Salem, Oregon on May 21, 2004

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<sup>1</sup> Pursuant to OAR 438-009-0020(4)(b), the Board may disapprove the agreement as unreasonable as a matter of law if a deficiency noted in the Board's addendum letter is not corrected within 21 days.