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In the Matter of the Compensation of  
**SHARON DOUGLAS-COCHRAN, Claimant**  
WCB Case No: C042468  
ORDER APPROVING CLAIM DISPOSITION AGREEMENT  
Malagon Moore et al, Claimant Attorneys  
Safeco Legal, Defense Attorneys

Reviewing Panel: Members Biehl and Langer.

On November 5, 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 approve the proposed disposition.

By handwritten, initialed interlineation, page 1 of the CDA describes the total consideration for the disposition as \$17,625, with a revised distributions to claimant of \$13,968.75 and a \$3,656.25 attorney fee. However, on page 2, the CDA, (without interlineation) provides for a \$2,250 attorney fee.<sup>1</sup>

After reviewing the first page and the body of the document, we conclude that the reference on page 2 to an attorney fee of "\$2,250" is in error. Instead, consistent with the interlineations on page 1, we interpret the CDA as providing for a total consideration of \$17,625, consisting of \$13,968.75 to claimant and a \$3,656.25 attorney fee.

The agreement, as clarified by this order, is in accordance with the terms and conditions prescribed by the Board. *See* ORS 656.236(1). Accordingly, the parties' claim disposition agreement is approved.

Should the parties disagree with our interpretation of the CDA, they may move for reconsideration by filing a motion for reconsideration within 10 days of the date of mailing of this order. OAR 438-009-0035.

IT IS SO ORDERED.

Entered at Salem, Oregon on November 17, 2004

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<sup>1</sup> Prior to its interlineation, the attorney fee on page 1 was initially \$2,250.