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In the Matter of the Compensation of  
**JESUS TERRAZAS, Claimant**  
WCB Case Nos. 04-00141, 03-04584  
**ORDER ON REMAND**  
The Dodge Law Firm, Claimant Attorneys  
Ronald W Atwood & Assoc, Defense Attorneys

Reviewing Panel: Members Kasubhai and Langer.

This matter is before the Board on remand from the Court of Appeals. Pursuant to the court's November 15, 2006 order, we have been directed to consider the parties' proposed settlement. The parties have submitted a proposed "Disputed Claim Settlement" (DCS) that is designed to resolve all issues raised or raisable between them.

Pursuant to the agreement, the parties agree that the Hartford Insurance Company's denials "shall be affirmed." They further agree that claimant's hearing requests "shall be dismissed with prejudice."

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

IT IS SO ORDERED.

Entered at Salem, Oregon on November 28, 2006

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<sup>1</sup> Pursuant to the settlement, claimant agrees that the payment is in "full and final settlement of all benefits owed or claims which claimant has or may against employer for any civil suit arising under any workers' compensation law or due to the elimination of the exclusive remedy provision of any workers' compensation law." Our approval of the parties' settlement is limited to matters arising under chapter 656. As such, to the extent, if any, that the parties' settlement purports to address civil matters that exceed chapter 656, our approval would not extend to such matters. See *Claude A. Benson*, 55 Van Natta 3935 (2003).