
In the Matter of the Compensation of
SARAH E. MORGAN, Claimant
WCB Case No. 13-01038
ORDER APPROVING SETTLEMENT
Hooton Wold & Okrent LLP, Claimant Attorneys
Sather Byerly & Holloway, Defense Attorneys

Reviewing Panel: Members Johnson and Lanning.

On January 27, 2014, we issued an order that reversed an Administrative Law Judge's order that: (1) reversed an Order on Reconsideration that rescinded a Notice of Closure as premature; (2) awarded 8 percent whole person impairment for right ankle conditions; and (3) awarded 17 percent work disability. The self-insured employer petitioned for judicial review. The parties have now submitted a Claim Disposition Agreement (CDA), in which claimant has released all of her "non-medical service related" rights to compensation (including temporary disability and permanent disability) related to her June 2011 injury. We have approved the CDA.

Under such circumstances, the issues pending in this case have been rendered moot. Accordingly, consistent with our authority under ORS 656.298(9)(a), this matter is dismissed.¹

IT IS SO ORDERED.

Entered at Salem, Oregon on August 6, 2014

¹ Pursuant to ORS 656.298(9)(a), we are authorized to enter any orders that may be necessary to implement a settlement that settles all or any part of the matter during the pendency of a petition for judicial review.