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In the Matter of the Compensation of  
**NATHAN A. ROMO, Claimant**  
WCB Case No: 16-01464C  
**ORDER APPROVING CLAIM DISPOSITION AGREEMENT**  
Edward J Hill, Claimant Attorneys  
SAIF Legal Salem, Defense Attorneys

Reviewing Panel: Members Johnson and Weddell.

On June 16, 2016, the Board received the parties' claim disposition agreement (CDA). In consideration of the payment of a stated sum, claimant releases certain rights to future workers' compensation benefits, except medical services-related benefits, for his compensable injury. We approve the proposed disposition.

The first page of the proposed CDA provides that the amount due claimant is \$19,875 and the amount due his attorney is \$5,125, which equals a total consideration of \$25,000. Page 4 of the CDA restates these numbers. Yet, Page 3 of the CDA provides that the total consideration for the CDA is \$10,000.

After comparing these inconsistent provisions, we have relied on Page 4 and the summary page of the CDA. *See Barbara J. Eddy*, 65 Van Natta 811 (2013). Accordingly, we interpret the agreement as providing for total consideration of \$25,000, with \$19,875 payable to claimant and \$5,125 payable as an attorney fee.<sup>1</sup>

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' CDA is approved.

If 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 June 28, 2016

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<sup>1</sup> In the absence of extraordinary circumstances, \$5,125 would be consistent with a reasonable attorney fee award from CDA proceeds of \$25,000. OAR 438-015-0052(1).