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In the Matter of the Compensation of  
**DAVID J. TIKUNOFF, Claimant**  
WCB Case No. 09-02494  
**CORRECTED ORDER ON REVIEW**  
Parker Butte & Lane, Claimant Attorneys  
Maher & Tolleson LLC, Defense Attorneys

Reviewing Panel: Members Weddell and Lowell.

On September 22, 2010, we affirmed an Administrative Law Judge's (ALJ's) order that set aside the self-insured employer's denial of claimant's new/omitted medical condition claim for a low back condition. Noting that our decision contains a clerical error, the employer seeks a corrected order.

After considering this matter, we note that there are duplicate copies of Dr. Hutton's May 14, 2009 report in our appellate record. (Exs. 18A, 20). Yet, based on the parties' December 9, 2009 revised "Exhibit List," as confirmed by the ALJ's admission of exhibits at hearing (Tr. 2), as well as the ALJ's order, Exhibit 18A was not admitted as evidence. In light of such circumstances, any references to Exhibit 18A in our previous order are corrected to refer to Exhibit 20.

Accordingly, our September 22 order is corrected as described herein. The parties' statutory 30-day rights of appeal shall continue to run from the date of our September 22 order.

**IT IS SO ORDERED.**

Entered at Salem, Oregon on October 1, 2010