

---

In the Matter of the Compensation of  
**SHAWN CAMPBELL, Claimant**  
WCB Case No. 14-02665  
**ORDER APPROVING SETTLEMENT**  
Ransom Gilbertson Martin et al, Claimant Attorneys  
Sather Byerly & Holloway, Defense Attorneys

Reviewing Panel: Members Weddell, Curey and Somers.

On September 10, 2015, we issued an order that affirmed an Administrative Law Judge's (ALJ's) order that upheld the self-insured employer's denial of claimant's current combined low back condition. Claimant petitioned the court for judicial review of that order. The parties have submitted a proposed "Disputed Claim Settlement Agreement" (DCS) that is designed to resolve all issues raised or raisable between them. We are authorized to consider the parties' DCS that pertains to issues pending before the Court of Appeals. ORS 656.298(9)(a); *Rebecca E. Seelye*, 60 Van Natta 332 (2008).

Pursuant to the DCS, the parties agree that the employer's denial, as supplemented by the agreement, "shall forever remain in full force and effect." The agreement further provides that the "Request for Hearing thereon shall be dismissed with prejudice as to all issues raised between the parties."

By this order, we approve the parties' DCS, thereby fully and finally resolving their dispute. Accordingly, this matter is dismissed with prejudice.

**IT IS SO ORDERED**

Entered at Salem, Oregon on June 16, 2016