

In the Matter of the Compensation of  
**JESSICA TAPIA-LEMUS, Claimant**

WCB Case No. 15-03329

**ORDER OF DISMISSAL**

Hollander & Lebenbaum et al, Claimant Attorneys

Sather Byerly & Holloway, Defense Attorneys

Reviewing Panel: Members Weddell and Johnson.

The self-insured employer requested review of Administrative Law Judge (ALJ) Jacobson's order that set aside its denial of claimant's injury/occupational disease claim for neck sprain, thoracic sprain, lumbar sprain, bilateral shoulder sprains, and tensions headaches. The parties have submitted a proposed "Stipulation" that is designed to resolve all issues raised or raisable between them.

Pursuant to the stipulation, the employer agrees to accept claimant's claim for "cervical strain, thoracic strain, lumbar strain, and right and left shoulder rotator cuff strains," and to pay claimant's counsel the ALJ's attorney fee award, plus specified costs. The stipulation further sets forth the parties' agreement regarding the claim's processing to closure, including the payment of temporary disability benefits. Finally, the parties stipulate that this matter is "withdrawn with prejudice."

We have approved the parties' stipulation, thereby fully and finally resolving their dispute. Accordingly, this matter is dismissed with prejudice.

**IT IS SO ORDERED.**

Entered at Salem, Oregon on October 27, 2016