
In the Matter of the Compensation of
TABATHA A. YARBOROUGH, Claimant
WCB Case No. 17-05713
ORDER APPROVING SETTLEMENT
Holander & Lebenbaum et al, Claimant Attorneys
MacColl Busch Sato PC, Defense Attorneys
Goehler & Associates, Defense Attorneys

Reviewing Panel: Members Ousey and Woodford

On April 19, 2019, we issued an order that affirmed an Administrative Law Judge's (ALJ's) order that set aside the insurer's denial of claimant's injury claim for an L4-5 disc bulge condition. The insurer petitioned the court for judicial review of our order. The parties have submitted a proposed "Stipulations and Order of Dismissal" designed to resolve all issues raised between them that are pending before the Court of Appeals. We are authorized to consider the parties' agreement. ORS 656.298(9); *Rebecca E. Seelye*, 60 Van Natta 332 (2008).

Pursuant to the stipulation, the parties agree that the insurer withdraws its petition for judicial review. Moreover, the parties agree that claimant's attorney is entitled to an additional specified attorney fee for services before the court.¹

By this order, we have approved the parties' agreement, thereby fully and finally resolving their dispute. Accordingly, this matter is dismissed.

IT IS SO ORDERED.

Entered at Salem, Oregon on March 13, 2020

¹ Because the insurer has agreed to withdraw its petition for judicial review after the filing of its appellant's brief with the court, the proposed attorney fee is authorized by ORS 656.382(4).