
In the Matter of the Compensation of
DIANE POHRMAN, Claimant
WCB Case No. 11-01308
ORDER ON REMAND
Schoenfeld & Schoenfeld, Claimant Attorneys
Reinisch Wilson Weier, Defense Attorneys

Reviewing Panel: Members Johnson, Weddell, and Somers.¹

This matter is before the Board on remand from the Court of Appeals. *U.S. Bank v. Pohrman*, 272 Or App 31 (2015). The court has reversed the Board's prior order, *Diane Pohrman*, 64 Van Natta 752 (2012), that had reversed an Administrative Law Judge's (ALJ's) order that had upheld the self-insured employer's denial of claimant's injury claim for head, neck, and upper extremity conditions. The parties have submitted a proposed "Stipulated Settlement" that is designed to resolve all issues raised or raisable between them.

Pursuant to the stipulation, the employer agrees to accept a "cervical strain." The stipulation also provides for an employer-paid attorney fee for claimant's counsel's services at hearing, Board review, and before the court, as well as litigation costs. The parties also "jointly request an Order of Dismissal with prejudice."

We have approved the parties' stipulation, thereby fully and finally resolving the issues pending before us on remand. Accordingly, this matter is dismissed with prejudice.

IT IS SO ORDERED.

Entered at Salem, Oregon on May 11, 2016

¹ Member Langer and Chair Herman initially participated as reviewing panel members. However, because they are no longer members of the Board, Member Johnson and Chair Somers have participated in this review.