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**TENNESSEE BUREAU OF WORKERS’ COMPENSATION**

**IN THE COURT OF WORKERS’ COMPENSATION CLAIMS**

**AT \_\_\_\_\_\_\_\_\_\_\_\_\_**

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| **Employee Name,** | **)** | **Docket No.** |
| **Employee,** | **)** |  |
| **v.** | **)** |  |
| **Employer Name,** | **)** | **State File No.** |
| **Employer,** | **)** |  |
| **And** | **)** |  |
| **Carrier Name,** | **)** | **Judge** |
| **Carrier.** | **)** |  |
|  |  |  |
|  | | |
| **ORDER APPROVING SETTLEMENT AGREEMENT** | | |

This case came before the Court for approval of the attached settlement agreement. The Court considered the agreement, the parties’ statements and counsel’s representations.

After determining that Employee understands the rights and benefits to which Employee might be entitled, the Court finds that Employee is receiving substantially the benefits under the Workers’ Compensation Law. Employee believes that it is in Employee’s best interest to close future medical benefits because (insert reason here). Employee was informed of potential consequences associated with closing the right to future treatment with respect to Medicare, TennCare and personal health insurance.

Employee’s attorney is entitled to a fee of up to 20% of Employee’s recovery or award plus incurred expenses. Employee’s attorney is taking a fee of \_\_\_\_\_\_% or $\_\_\_\_\_\_\_\_\_\_\_. Employer’s attorney’s fees are within $10,000.00 and are deemed reasonable under Tennessee Code Annotated section 50-6-226.

THE SETTLEMENT AGREEMENT IS APPROVED. The attached agreement and all its terms are incorporated into this Order.

**ENTERED \_\_\_\_\_\_\_\_\_\_ 20\_\_.**

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Workers’ Compensation Judge**