ILLINOIS WORKERS' COMPENSATION COMMISSION SETTLEMENT CONTRACT LUMP SUM PETITION AND ORDER

Michael Hull Employee/Petitioner v. Case # 19 WC 13925 City of Naperville Employer/Respondent)
SETTLEMENT CONTRACT RIDER TERMS OF SETTLEMENT
Petitioner hereby agrees to accept a lump sum in the amount of sixty one thousand forty dollars and twenty five cents (\$ 61,040.25), in full, final, and complete settlment of any and all claims and compensation the Petitioner has against the Respondent under the Illinois Workers' Compensation Act ("Act") for all accidential injuries allegedly incurred as a result of an incident on February 18, 2019 and any other injury to the Petitioner's shoulder prior to the approval of this contract and including any and all results, developments or sequelae, fatal or not fatal, medical benefits, temporary total disability, and permanent partial disability, allegedly resulting from such accidental injuries. Respondent hereby agrees to pay Petitioner's medical expenses that (1) were incurred prior to the approval of this contract, (2) concern Petitioner's shoulder, and (3) are causally related to the subject work injuries.
Respondent denies that Petitioner has incurred any injuries to the degree alleged and that any such injuries are compensable and this settlement is only made to amicably resolve disputed issues so as to avoid further litigation. This settlement resloves disputes concerning temporary total disability and permanent partial disability compensation, as well as all medical, surgical, and hospital expenses resulting from the said accidental injuries. Respondent is hereby released, acquitted, and discharged from any and all liability under the Act, in any way arising out of the alleged accidential occurrences herein.
Petitioner represents that he is not currently a Medicare beneficiary and is not otherwise Medicare eligible nor is he receiving or has he applied for Social Security Disability or Retirement benefits. Petitioner further represents that he has not applied for Social Security benefits and does not anticipate applying for benefits in the next six (6) months nor does he have a reasonale expectation of Medicare entitlement in the next thirty (30) months.
The submission of this contract is contingent upon approval of the lump sum petition which is a part hereof and all rights of review under Sections 8(a), 19(h) and 4(c) of the Act are expressly waived. By entering into this agreement, Respondent does not waive and in fact reserves any and all of its rights under Section 5 of the Act. This lump sum settlement represents a 15 % loss of man as a whole under Section 8(d)(2) of the Act.
Michael Hull, Petitioner Date Kristen Foley, Respondent's Attorney
John Driscoll Petitioner's Attorney