

STATE OF CALIFORNIA DIVISION OF WORKERS' COMPENSATION WORKERS' COMPENSATION APPEALS BOARD THIRD PARTY **COMPROMISE AND RELEASE**

Case Number 1	Case Number 4	
Case Number 2	Case Number 5	
Case Number 3		
SSN (Numbers Only)		
Venue Choice is based upon: (Completion of this section	on is required)	
Residence of employee (Labor Code section 5501.5(a)	1).)	
Location where injury occurred (Labor Code section 550)1.5(a)(2).)	
Principal address of employee's attorney (Labor Code s	ection 5501.5(a)(3).)	
Select 3 Digit Office Code For Place/Venue of Hearing (Fro	m Instruction Sheet)	
Employee (Completion of this section is required) First Name	M	
Last Name		
Address/PO Box (Please leave blank spaces between num	bers, names or words)	
City	State	Zip Code
Employer (Completion of this section is required)		
Name		
Address/PO Box (Please leave blank spaces between num	bers, names or words)	
City	State	Zip Code

Applicant's Attorney or A	uthorized Representative:		
Law Firm/Attorney	Non Attorney Representative		
First Name			
Last Name			
Law Firm Number			
Law Firm Name			
Address/PO Box (Please lea	ave blank spaces between numbers, names or words)		
City		State	Zip Code
Defendant's Attorney or A	uthorized Representative:		
Law Firm/Attorney	Non Attorney Representative		
First Name			
Last Name			
Law Firm Number	C X		
Law Firm Name			
Address/PO Box (Please le	ave blank spaces between numbers, names or words)		
City		State	Zip Code

Insurance Carrier Information (If applicable - include even if carrier is adjust	ted by claims admin	listrator)
Insurance Carrier Name (Please leave blank spaces between numbers, names or	r words)	
Insurance Carrier Street Address/PO Box (Please leave blank spaces between nu	umbers, names or wo	ords)
City	State	Zip Code
Claims Administrator Information (If applicable)		
Name (Please leave blank spaces between numbers, names or words)		
Street Address/PO Box (Please leave blank spaces between numbers, names or	words)	
City	State	Zip Code
The parties hereto, for the purpose of compromise only, hereby submit the followi	ing agreed statement	ts of fact:
	, born <u>on</u>	MM/DD/YYYY
claims that he was employed on the day of	at	
as a (Month)		(City)
(State) (Occupation) then insured as to workers' compensation liability by		Name of employer)
and that he sustained an injury arising out of and in the course of his employmen		
 The actual weekly wages of the employee at the time of injury were \$ 	~	
while the average weekly wages were \$		
3. The employee's present disability is(State present)	nt disability resulting from	iniun/)
	(If sc	
4.(a) Temporary disability indemnity has been paid to the employee in the sum of	\$	
at \$per week covering	to	MM/DD/YYYY
the amount due and unpaid to the employee is \$		
(b) Permanent disability indemnity has been paid to the employee in the sum of	\$	
covering period from to		
MM/DD/YYYY MM/DD/YYY	Ϋ́	

5. Medical and hospital expenses have been paid \$ by the employee and \$				
by employer or carrier. Unpaid	bills amount to \$. Future me	dical and h	ospital expense
is estimated at \$. Unpaid and future	medical and hospital ex	kpense is t	b be assumed as follows:
6. Name and address of employee	s's attorney, if any			
Law Firm or Company Name (If	Applicable)			
Attorney/Rep First Name			MI	
Attorney/Rep Last Name				
Address/PO Box (Please leave b	lank spaces between number	s, names or words)		Suite/Apt#
City 7. It is claimed that the injury to the	a amployee was caused by the	a negligence of	State	Zip Code
	ement has been reached for se			
against said alleged tort-feasor			inployee e	
8. Copy of settlement agreement b	between employee and the alle	ged tort-feasor is attac	hed.	Yes No
9. From said sum the employee's	attorney requests a fee of \$ _		and \$;
for expenses incurred [Note attac	ch supporting statements, e.g.	Court agreement, servi	ces render	ed, etc. See Labor
Code section 3860(f)] leaving a b	alance of \$	to		between the employee and th
(Can To Employee (net) \$	ier or Self insured)	C		
To(Carrier or Sel	f insured)			
Court approval documents a	attached.			
10. Reason for compromise (includ of paragraph 13)	le issues that would be raised	in events of proceeding	gs under pr	ovisions

11. The undersigned request that this compromise Agreement and Release be approved.

12. Upon approval of this Compromise Agreement by the Workers' Compensation Appeals Board and payment in accordance with the provisions hereof, said employee releases and forever discharges said employer and insurance carrier from all claims and cause of action, whether now known or ascertained, or which may hereafter arise or develop as a result of said injury, including any and all liability of said employer and said insurance carrier and each of them to the dependents, heirs, executors, representatives, administrators or assigns of said employee.

13. It is agreed by all parties hereto that the filing of this document is the filing of an application on behalf of employee and that the workers' compensation administrative law judge may in his or her discretion set the matter for hearing as a regular application, reserving to the parties the right to put in issue any of the facts admitted herein, and that if hearing is held with this document used as an application the defendants shall have available to them all defenses that were available as of data of filing of this document, and that the workers' compensation administrative law judge may thereafter either approve said Compromise Agreement and Release or disapprove the same and issue Findings and Award after hearing has been held and the matter regularly submitted for decision.

14. For the purpose of determining the lien claim filed herein for the unemployment compensation disability benefits or unemployment compensation benefits and extended duration benefits which have been paid under or pursuant to the California Unemployment Insurance Code, the parties propose the following division of the sum agreed upon for settlement and release of this case.

\$ for temporary disability covering the period	to
\$ for accrued medical expense paid or incurred by the employee.	
\$ for future medical care.	
\$ for permanent disability.	

(The above segregation must be fair and reasonable and must be based on the real facts of the case. There should be no attempt made to deprive the lien claimant of a reasonable recovery consistent with all the amounts involved. W.C.A.B Rule 16886 requires proof of service of a copy of this agreement on such Lien Claimant.)

THE APPLICANT'S (EMPLOYEE'S) SIGNATURE MUST BE ATTESTED TO BY TWO DISINTERESTED PERSONS OR ACKNOWLEDGED BEFORE A NOTARY PUBLIC

By signing this agreement, applicant (employee) acknowledges that he/she has read and understands questions he/she may have had about this agreement answered to his/her satisfaction.

Vitness the signature hereof this	day of	,at	
Witness 1	(Date)	Applicant (Employee)	(Date)
Witness 2	(Date)	Attorney for Applicant	(Date)
Interpreter	(Date)	Attorney for Defendant	(Date)
		Attorney for Defendant	(Date)

	ACKNOWLEDGMENT
State of California	
)
On	before me.
	before me, (insert name and title of the officer)
personally appeared _	,
subscribed to the with his/her/their authorized	he basis of satisfactory evidence to be the person(s) whose name(s) is/are n instrument and acknowledged to me that he/she/they executed the same in d capacity(ies), and that by his/her/their signature(s) on the instrument the v upon behalf of which the person(s) acted, executed the instrument.
I certify under PENAL paragraph is true and	TY OF PERJURY under the laws of the State of California that the foregoing correct.
WITNESS my hand ar	ıd official seal.
Signature	(Seal)

INSTRUCTIONS

1. If the injured employee is under 18 years of age and a guardian ad litem has not been previously appointed, a petition for appointment of guardian ad litem and trustee must accompany this agreement.

2. The guardian must sign this agreement on behalf of an injured employee who is under 18 years of age. If minor is above the age of 14 such minor should also sign this agreement.

3. Kindly attach all medical reports not previously submitted to the Workers' Compensation Appeals Board.

4. Also attach a copy of the agreement with the third party tort-feasor, if such agreement is in writing.

