

# Agenda

## Rulemaking Advisory Committee

Workers' Compensation Division Rules  
OAR chapter 436, division 001

Procedural Rules, Rulemaking, Hearings,  
and Attorney Fees

<b>Type of meeting:</b>	Rulemaking advisory committee
<b>Date, time, &amp; place:</b>	Nov. 5, 2018, 1:30 p.m. Room B (basement), Labor and Industries Building 350 Winter Street NE, Salem, Oregon Teleconference: 213-787-0529   Access code, 9221262#
<b>Facilitators:</b>	Fred Bruyns, Cathy Ostrand-Ponsioen, Workers' Compensation Division
<b>1:30 to 1:40</b>	Welcome and introductions; meeting objectives
<b>1:40 to 3:00</b>	Discussion of issues – see attachment.
<b>3:00 to 3:15</b>	Summing up – next steps – thank you!

Attached: [Issues document](#)  
[Draft rules](#)

**OAR 436-001**  
***PROCEDURAL RULES, ATTORNEY FEES, AND***  
***GENERAL PROVISIONS***

Issues Document  
Rulemaking Advisory Committee 11/5/18

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**ISSUE**

**Rule:** OAR 436-001-0240, Exhibits and Evidence

**Issue:** Revise the process for preparing exhibits before hearing

**Background:** The current process for preparing and providing exhibits for hearings within the director’s jurisdiction under ORS 656.704(2) (primarily disputes regarding medical services, medical treatment, MCOs, and 656.262(11) penalties and fees) is inefficient and not consistent with the process in all other types of workers’ compensation hearings. Currently, WCD staff prepares an index of all documents relied on in the underlying administrative review and sends the index and documents to the parties and the administrative law judge. In other types of cases before the Workers’ Compensation Board’s Hearings Division, the parties prepare and submit exhibits and indexes. Many attorneys, consistent with the process in other types of cases, also prepare exhibit indexes in director’s hearings. This results in duplicative efforts and multiple, inconsistent exhibit indexes that the administrative law judge needs to sort through. Also, many cases the division refers for hearing resolve before the hearing takes place, making WCD’s indexed exhibits unnecessary.

WCD’s proposal (see draft rule language) is to make the process more consistent with the board’s process for all other types of workers’ compensation hearings (see OAR 438-007-0018, attached). WCD must still prepare and provide “the record,” which would be marked as “WCD record.” The parties would then, from WCD’s record, pick out those documents they want to submit as exhibits, number them, and prepare an index. This process should reduce confusion among the parties about which process they’re supposed to follow (the board’s or WCD’s), reduce duplication of efforts in preparing multiple exhibit indexes, and reduce the volume of documents that ultimately ends up in the hearing file.

As a result of this change, the party that requests the hearing will be required to prepare an exhibit index. Many attorneys do this already, although it is not currently required. WCD also proposes to adjust timeframes, which would allow parties more time before the hearing to prepare the exhibits and indexes.

For the past three calendar years, an average of 60 requests for hearing have been filed each year. The claimant is the petitioner in more than 75% of those requests. More than half of the orders issued per year are based on a withdrawal or stipulation, or dismiss the case.

WCD wants to bring to the attention of the committee a related issue regarding OAR 436-010-0008(3)(c) and 436-009-0008(3)(c) (attached). A stakeholder has asked that the requirement for insurers to send indexed packets for administrative review before the Medical Resolution Team in disputes under ORS 656.247, 656.260, and 656.327 be removed from those rules. That issue will be discussed with a rulemaking advisory committee on Nov. 19, 2018.

Each of these changes – to OAR 436-001-0240 and to 436-010-0008(3)(c)/436-009-0008(3)(c) – by themselves would not necessarily have a significant impact, but combined they could have a bigger impact in cases in which a hearing is requested, particularly on the party that requested the hearing, especially if that party is an unrepresented worker.

Both of these changes, if adopted, would take effect on April 1, 2019.

**Alternatives:**

- Move ahead with WCD’s proposal to change OAR 436-001-0240 as drafted.
- Move ahead with WCD’s proposal, with the following adjustments:
  - 
  - 
  -
- Keep the current rule and process without change.
- Other:
- Other:

**Fiscal Impacts, including cost of compliance for small business:**

WCD’s proposal should result in fewer division resources needed to prepare exhibit indexes, and will result in the parties expending additional resources to prepare exhibit indexes in cases within the director’s jurisdiction, if they do not already do so. However, WCD’s proposal is consistent with the process in all other types of hearings before the Workers’ Compensation Board and is intended to make the overall process more efficient.

**Recommendation:**

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## NOTE

There is a placeholder in the draft rules for a new rule, OAR 436-001-0600 (Multi-Language Help Page). This rule was discussed in a separate advisory committee process (the meeting was held on 5/30/18) but has not yet been formally proposed. WCD is waiting until the Workers' Compensation Board's advisory committee process on the same issue is completed. Other draft changes to the rules (such as adding a new section for "General Provisions") will be proposed at the same time as the new rule. Although all of the changes appear in the draft rules provided to the committee, they may not be proposed at the same time as the changes to OAR 436-001-0240.

## HOUSEKEEPING ISSUES

### Rule division title

- Since we will be adding general provisions to division 001 that do not pertain to rulemaking, hearings, or attorney fees, the current division title will no longer be accurate and should be updated.

### 436-001-0003 (Applicability and Purpose of these Rules)

- In section (2), we need to change rule number 436-001-0300, which was repealed effective 12/28/12, to 436-001-0296.
- In subsection (2)(b), we need to add an exception for 436-001-0030, which *does* apply to hearings requested under ORS 656.740.
- For consistency, we may want to add a new section regarding the applicability of the general provisions.
- Sections (4) and (5) seem out of order. The sections have been rearranged so all applicability provisions are grouped together, with the procedural waiver language at the end of the rule.

### 436-001-0004 (Definitions)

- Update the definition of "division" to be consistent across chapter 436.
- Clarify that "party" refers to a party to the hearing.

### 436-001-0027 (Timeliness; Calculation of Time)

- Section (4) is generally applicable and can be moved to the General Provisions as OAR 436-001-0610.

**438-007-0018**

**Exchange and Admission of Exhibits at Hearing**

(1) Not later than 28 days before the hearing, the insurer or self-insured employer shall provide the claimant and other insurer or self-insured employer legible copies of all documents that are relevant and material to the matters in dispute in the hearing, together with an index. The index shall include the document numbers, description of each document, author, number of pages and date of the document. The documents shall be arranged in chronological order and numbered, in Arabic numerals, in the lower right corner of each page, beginning with the document of earliest date. The numbers shall be preceded by the designation "Ex," and pagination of multiple-page documents shall be designated by a hyphen followed by the page number. For example, page two of document two shall be designated "Ex 2-2." A physician's chart notes constitute a multi-page document to the extent that the date of each individual chart note is subsequent to the date of the preceding exhibit and is earlier than the date of the next exhibit. However, for deposition transcripts, only the cover page of the deposition need be numbered; i.e., "Ex. 3."

(2) Not less than 14 days before the hearing, or within seven days of receipt of the insurer document index and documents, whichever is later, the claimant shall provide the insurer(s) or self-insured employer(s) legible copies of any additional documents that are relevant and material to the matters in dispute in the hearing. The additional documents shall be marked and accompanied by a supplemental document index, prepared in the same manner as the insurer documents and index and numbered to coincide in chronological order with the insurer's documents. Letter subdesignations shall be used to ensure chronological numbering. For example, a document which is chronologically between documents six and seven of the insurer documents shall be designated "Ex 6A."

(3) Before or at the hearing, the parties shall delete from their indexes and packets of documents those documents which are cumulative, or which no party can in good faith

represent to be relevant and material to the issues, and the revised indexes and packets of documents shall be submitted to the Administrative Law Judge. For compliance with this rule, it is sufficient for the parties to mark neatly through the index description of the documents not being offered in evidence with ink, and to remove the corresponding documents from the packets submitted to the Administrative Law Judge.

(4) Filing of the documents described in section (1) shall not establish that:

(a) The insurer or self-insured employer is the sponsor for each of these documents for purposes of admission into the evidentiary record; or

(b) The claimant is automatically entitled to cross-examine the author of any document filed by the insurer or self-insured employer under section (1).

(5) Subject to ORS 656.287(1), at the hearing the Administrative Law Judge may in his or her discretion allow admission of additional medical reports or other documentary evidence not disclosed as required by OAR 438-007-0015. In the exercise of this discretion, the Administrative Law Judge shall determine whether material prejudice has resulted from the timing of the disclosure and, if so, whether there is good cause for the failure to timely disclose that outweighs any prejudice to the other party or parties. Following a finding of material prejudice, the Administrative Law Judge may exclude a document or continue the hearing for such action as is appropriate to cure the material prejudice caused by the late disclosure of the document.

**Statutory/Other Authority:** ORS 656.726(5)

**Statutes/Other Implemented:** ORS 656.726(5)

**History:**

WCB 2-2013, f. 12-10-13, cert. ef. 4-1-14

WCB 1-2003, f. 2-21-03, cert. ef. 5-1-03

WCB 3-2001, f. 11-14-01, cert. ef. 1-1-02

WCB 2-1995, f. 11-13-95, cert. ef. 1-1-96

WCB 1-1994, f. 11-1-94, cert. ef. 1-1-95

WCB 2-1989, f. 3-3-89, ef. 4-1-89

WCB 5-1987, f. 12-18-87, ef. 1-1-88

#### 436-010-0008

##### **Request for Review before the Director**

###### **(3) Form and Required Information.**

(c) When a request for administrative review is filed under ORS 656.247, 656.260, or 656.327, the insurer must provide a record packet, at no charge, to the director and all other parties or their representatives as follows:

(A) The packet must include a complete, indexed copy of the worker's medical record and other documents that are arguably related to the medical dispute, arranged in chronological order, with oldest documents on top, and numbered in Arabic numerals in the lower right corner of each page. The number must be preceded by the designation "Ex." and pagination of the multiple page documents must be designated by a hyphen followed by the page number. For example, page two of document 10 must be designated "Ex. 10-2." The index must include the document numbers, description of each document, author, number of pages, and date of the document. The packet must include the following notice in bold type:

**We hereby notify you that the director is being asked to review the medical care of this worker. The director may issue an order that could affect reimbursement for the disputed medical service(s).**

(B) If the insurer requests review, the packet must accompany the request, with copies sent simultaneously to the other parties.

(C) If the requesting party is not the insurer, or if the director has initiated the review, the director will request the record from the insurer. The insurer must provide the record within 14 days of the director's request as described in this rule.

(D) If the insurer fails to submit the record in the time and format specified in this rule, the director may sanction the insurer under OAR 436-010-0340.

(E) Except for disputes regarding interim medical benefits, the packet must include certification stating that there is an issue of compensability of the underlying claim or condition or stating that there is not an issue of compensability of the underlying claim or condition. If the insurer issued a denial that has been reversed by the Hearings Division, the Board, or the Court of Appeals, the insurer must

provide a statement regarding its intention, if known, to accept or appeal the decision.

#### 436-009-0008

##### **Request for Review before the Director**

###### **(3) Form and Required Information.**

(c) When a request for administrative review is filed under ORS 656.247, the insurer must provide a record packet, at no charge, to the director and all other parties or their representatives as follows:

(A) The packet must include a complete, indexed copy of the worker's medical record and other documents that are arguably related to the medical dispute, arranged in chronological order, with oldest documents on top, and numbered in Arabic numerals in the lower right corner of each page. The number must be preceded by the designation "Ex." and pagination of the multiple page documents must be designated by a hyphen followed by the page number. For example, page two of document 10 must be designated "Ex. 10-2." The index must include the document numbers, description of each document, author, number of pages, and date of the document. The packet must include the following notice in bold type:

**We hereby notify you that the director is being asked to review the medical care of this worker. The director may issue an order that could affect reimbursement for the disputed medical service(s).**

(B) If the insurer requests review, the packet must accompany the request, with copies sent simultaneously to the other parties.

(C) If the requesting party is other than the insurer, or if the director has initiated the review, the director will request the record from the insurer. The insurer must provide the record within 14 days of the director's request as described in this rule.

(D) If the insurer fails to submit the record in the time and format specified in this rule, the director may sanction the insurer under OAR 436-010-0340.

DEPARTMENT OF CONSUMER AND BUSINESS SERVICES  
WORKERS' COMPENSATION DIVISION



**Procedural Rules, Rulemaking,  
Hearings, and Attorney Fees, and General  
Provisions  
Oregon Administrative Rules  
Chapter 436, Division 001**

***DRAFT Proposed***

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Historical rules: [http://wcd.oregon.gov/laws/Documents/Rule\\_history/436\\_history.pdf](http://wcd.oregon.gov/laws/Documents/Rule_history/436_history.pdf)

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PROCEDURAL RULES, RULEMAKING, HEARINGS, AND ATTORNEY FEES

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OREGON ADMINISTRATIVE RULES  
CHAPTER 436, DIVISION 001

NOTE: Revisions are marked as follows: [new text](#) | ~~deleted text~~.

**436-001-0003 Applicability and Purpose of these Rules**

(1) OAR 436-001-0005 through 436-001-0009 establish supplemental procedures for rulemaking under ORS chapter 183 and apply to all division rulemaking on or after the date the rules are effective.

(2) OAR 436-001-0019 through 436-001-~~02960300~~ establish supplemental procedures for hearings on matters within the director's jurisdiction.

(a) In general, the rules of the Workers' Compensation Board in OAR chapter 438 apply to the conduct of hearings, unless these rules provide otherwise.

(b) [Except for OAR 436-001-0030](#), ~~these~~ these rules do not apply to hearings requested under ORS 656.740.

(c) These rules apply to hearings held on or after the date the rules are effective.

(3) OAR 436-001-0400 through 436-001-0440 apply to attorney fees awarded by the director under ORS 656.262, 656.277, and 656.386, and to attorney fees awarded by the director or administrative law judge under ORS 656.385(1).

(a) These rules apply to orders issued on or after the date the rules are effective, regardless of the date on which the claim was filed.

(b) For attorney fees that are ordered to be paid in reconsideration proceedings under ORS 656.268(6), OAR 436-030-0175 applies.

[\(4\) OAR 436-001-0500 applies to any refund or credit processed by the director on or after the date the rule is effective, regardless of the date on which the payment was received.](#)

[\(5\) OAR 436-001-0600 and 436-001-0610 apply on and after the date the rules are effective.](#)

~~(64)~~ The director may waive procedural rules as justice requires, unless otherwise obligated by statute.

~~(5) OAR 436-001-0500 applies to any refund or credit processed by the director on or after the date the rule is effective, regardless of the date on which the payment was received.~~

Statutory authority: ORS 656.726(4)  
Statutes implemented: ORS 656.704, ORS ch. 183  
Hist: Amended 11/16/12 as WCD Admin. Order 12-060, eff. 12/28/12  
Amended 12/10/15 as WCD Admin. Order 15-065, eff. 1/1/16  
Amended 3/14/18 as WCD Admin. Order 18-052, eff. 4/1/18  
See also the *Index to Rule History*: [http://wcd.oregon.gov/laws/Documents/Rule\\_history/436\\_history.pdf](http://wcd.oregon.gov/laws/Documents/Rule_history/436_history.pdf)

Commented [COP1]: Moved up from (5).

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**436-001-0004 Definitions**

- (1) Unless a term is specifically defined elsewhere in these rules or the context otherwise requires, the definitions of ORS chapter 656 and ORS 183.310 are hereby incorporated by reference and made a part of these rules.
- (2) For the purpose of these rules, unless the context requires otherwise:
- (a) **“Administrative law judge”** means an administrative law judge appointed by the Workers’ Compensation Board, as defined in OAR 438-005-0040.
  - (b) **“Board”** means the Workers’ Compensation Board and includes its Hearings Division.
  - (c) **“Delivered”** means physical delivery to the division’s Salem office during regular business hours.
  - (d) **“Director”** means the director of the Department of Consumer and Business Services or the director’s designee.
  - (e) **“Division”** means the Workers’ Compensation Division [of the Department of Consumer and Business Services](#).
  - (f) **“Filed”** means mailed, faxed, emailed, delivered, or otherwise submitted to the division in a method allowable under these rules.
  - (g) **“Final order”** means a final, written action of the director.
  - (h) **“Mailed”** means addressed to the last known address, with sufficient postage and placed in the custody of the U.S. Postal Service.
  - (i) **“Party”** [refers to a party to the hearing and](#) may include, but is not limited to, a worker, an employer, an insurer, a self-insured employer, a managed care organization, a medical provider, or the division.
  - (j) **“Proposed and final order”** means an order subject to revision by the director that becomes final unless exceptions are timely filed or the director issues a notice of intent to review the proposed and final order.

Statutory authority: ORS 656.726(4)  
Statutes implemented: ORS 656.704, ORS ch. 183  
Hist: Amended 11/16/12 as WCD Admin. Order 12-060, eff. 12/28/12  
Amended 12/10/15 as WCD Admin. Order 15-065, eff. 1/1/16  
Amended 3/14/18 as WCD Admin. Order 18-052, eff. 4/1/18  
See also the *Index to Rule History*: [http://wcd.oregon.gov/laws/Documents/Rule\\_history/436\\_history.pdf](http://wcd.oregon.gov/laws/Documents/Rule_history/436_history.pdf).

**Rulemaking**

**436-001-0005 Model Rules for Rulemaking**

The Model Rules for Rulemaking, OAR 137-001-0005 through 137-001-0100, in effect on Jan. 1, 2008, adopted by the Oregon Department of Justice under ORS 183.341, are adopted as the rules of procedure for rulemaking actions of the Workers’ Compensation Division.

{ED. NOTE: The full text of the Model Rules is available from the Department of Justice, the

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Workers' Compensation Division, or on the Oregon State Archives website at  
[http://arcweb.sos.state.or.us/pages/rules/oars\\_100/oar\\_137/137\\_001.html](http://arcweb.sos.state.or.us/pages/rules/oars_100/oar_137/137_001.html).)

Statutory authority: ORS 656.726(4)  
Statutes implemented: ORS 183.325 through 183.410  
Hist: Amended 11/16/12 as WCD Admin. Order 12-060, eff. 12/28/12  
Amended 3/14/18 as WCD Admin. Order 18-052, eff. 4/1/18  
See also the *Index to Rule History*: [http://www.cbs.state.or.us/wcd/policy/rules/436\\_history.pdf](http://www.cbs.state.or.us/wcd/policy/rules/436_history.pdf).

**436-001-0009 Notice of Division Rulemaking**

(1) Except when adopting a temporary rule, the division will give prior public notice of the proposed adoption, amendment, or repeal of any rule by:

- (a) Publishing notice of the proposed rulemaking action in the Secretary of State's Oregon Bulletin at least 21 days before the effective date of the rule;
- (b) Notifying interested people and organizations on the division's notification lists of proposed rulemaking actions under ORS 183.335; and
- (c) Providing notice to legislators as required by ORS 183.335(15).

(2) A person or organization may elect to receive email or hard-copy notification of proposed rulemaking actions conducted by the division.

(a) A person or organization may elect to subscribe to the division's email notification service at <https://service.govdelivery.com/accounts/ORDCBS/subscriber/new>.

(b) A person or organization may elect to receive hard-copy notification by sending a request in writing, including the person or organization's full name and mailing address, to the following address:

Rules Coordinator  
Workers' Compensation Division  
P.O. Box 14480  
Salem, OR 97309-0405

Statutory authority: ORS 656.726 (4)  
Statutes implemented: ORS 183.335 and 84.022  
Hist: Amended 11/16/12 as WCD Admin. Order 12-060, eff. 12/28/12  
Amended 12/10/15 as WCD Admin. Order 15-065, eff. 1/1/16  
Amended 3/14/18 as WCD Admin. Order 18-052, eff. 4/1/18  
See also the *Index to Rule History*: [http://wed.oregon.gov/laws/Documents/Rule\\_history/436\\_history.pdf](http://wed.oregon.gov/laws/Documents/Rule_history/436_history.pdf).

**Hearings**

**436-001-0019 Requests for Hearing**

(1) A request for hearing on a matter within the director's jurisdiction must be filed with the division no later than the filing deadline. Filing deadlines will not be extended except as provided in section (7) of this rule.

(2) A request for hearing must be in writing. A party may use the division's Form 2839, "Workers' Compensation Division Request for Hearing," available on the division's website

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at <http://wcd.oregon.gov/forms/Pages/forms.aspx>. A request for hearing must include the following information, as applicable:

- (a) The name, address, and phone number of the party making the request;
  - (b) Whether the party making the request is the worker, insurer, medical provider, employer, any other party, or an attorney on behalf of a party;
  - (c) The number of the administrative order being appealed;
  - (d) The worker's name, address, and phone number;
  - (e) The name, address, and phone number of the worker's attorney, if any;
  - (f) The date of injury;
  - (g) The insurer's or self-insured employer's claim number;
  - (h) The division's file number; and
  - (i) The reason for requesting a hearing.
- (3) Requests for hearing may be filed in any of the following ways:
- (a) By mail, to the following address:  
WCD Hearings  
Workers' Compensation Division  
P.O. Box 14480  
Salem, OR 97309-0405
  - (b) By hand-delivery, to the following address:  
WCD Hearings  
350 Winter Street NE, 2<sup>nd</sup> floor  
Salem, OR 97301
  - (c) By fax, to 503-947-7511, if the document transmitted indicates that it has been delivered by fax, is sent to the correct fax number, and indicates the date the document was sent.
  - (d) By email, to [wcd.hearings@oregon.gov](mailto:wcd.hearings@oregon.gov). If the request for hearing is an attachment to the email, it must be in a format that Microsoft Word 2010<sup>®</sup> (.docx, .doc, .txt, .rtf) or Adobe Reader<sup>®</sup> (.pdf) can open. Image formats that can be viewed in Internet Explorer<sup>®</sup> (.tif, .jpg) are also acceptable.
  - (e) By using the online form, available on the division's website at <http://wcd.oregon.gov/forms/Pages/request-a-hearing.aspx>.
- (4) The requesting party must send a copy of the request to all known parties and their legal representatives, if any.
- (5) Timeliness of requests for hearing will be determined under OAR 436-001-0027.

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(6) The director will refer timely requests for hearing to the board for a hearing before an administrative law judge. The director may withdraw a matter that has been referred if the matter is not appropriate for hearing at that time.

(7) The director will deny requests for hearing that are filed after the filing deadline. The requesting party may request a limited hearing on the denial of the request for hearing within 30 days after the mailing date of the denial. The request must be filed with the division. At the limited hearing, the administrative law judge may consider only whether:

- (a) The denied request for hearing was filed timely; or
- (b) Good cause existed that prevented the party from timely requesting a hearing on the merits. For the purpose of this rule, "good cause" includes, but is not limited to, mistake, inadvertence, surprise, or excusable neglect.

Statutory authority: ORS 656.726(4) and ORS 84.013  
Statutes implemented: ORS 656.704  
Hist: Amended 11/16/12 as WCD Admin. Order 12-060, eff. 12/28/12  
Amended 12/10/15 as WCD Admin. Order 15-065, eff. 1/1/16  
Amended 3/14/18 as WCD Admin. Order 18-052, eff. 4/1/18  
See also the *Index to Rule History*: [http://wed.oregon.gov/laws/Documents/Rule\\_history/436\\_history.pdf](http://wed.oregon.gov/laws/Documents/Rule_history/436_history.pdf).

**436-001-0023 Other Filings and Submissions**

(1) Except as provided in section (3) of this rule, any filing, motion, request, document, or correspondence filed or submitted in a matter within the director's jurisdiction must be filed or submitted:

- (a) To the division before the dispute is referred to the board;
- (b) To the administrative law judge after the dispute is referred to the board but before the administrative law judge issues a proposed and final order; and
- (c) To the division after the administrative law judge issues a proposed and final order, unless it is a request for correction of errors in the proposed and final order under OAR 436-001-0246(7).

(2) A copy of any filing, motion, request, document, or correspondence must be sent to the other parties, or their legal representatives, at the same time it is filed or submitted to the division or administrative law judge.

(3) A party must notify the division and the other parties of any changes in the party's mailing address or legal representation.

Statutory authority: ORS 656.726(4)  
Statutes implemented: ORS 656.704  
Hist: Amended 11/16/12 as WCD Admin. Order 12-060, eff. 12/28/12  
See also the *Index to Rule History*: [http://wed.oregon.gov/laws/Documents/Rule\\_history/436\\_history.pdf](http://wed.oregon.gov/laws/Documents/Rule_history/436_history.pdf).

**436-001-0027 Timeliness; Calculation of Time**

(1) Timeliness of any document required by these rules to be filed or submitted to the division is determined as follows:

- (a) If a document is mailed, it will be considered filed on the date it is postmarked.

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- (b) If a document is faxed or emailed, it must be received by the division by 11:59 p.m. Pacific Time to be considered filed on that date.
- (c) If a document is delivered, it must be delivered during regular business hours to be considered filed on that date.
- (2) The date and time of receipt for electronic filings is determined under ORS 84.043.
- (3) Time periods allowed for a filing or submission to the division are calculated in calendar days. The first day is not included. The last day is included unless it is a Saturday, Sunday, or legal holiday. In that case, the period runs until the end of the next day that is not a Saturday, Sunday, or legal holiday. Legal holidays are those listed in ORS 187.010 and 187.020.
- ~~(4) If an employer or insurer receives a written request for hearing or administrative review from a worker, and the request should have been filed with the division, the employer or insurer must promptly forward the request to the division.~~

Statutory authority: ORS 656.726(4)  
Statutes implemented: ORS 656.704  
Hist: Amended 6/12/08 as WCD Admin. Order 08-050, eff. 7/1/08  
Amended 12/10/15 as WCD Admin. Order 15-065, eff. 1/1/16  
Amended 3/14/18 as WCD Admin. Order 18-052, eff. 4/1/18  
See also the *Index to Rule History*: [http://wcd.oregon.gov/laws/Documents/Rule\\_history/436\\_history.pdf](http://wcd.oregon.gov/laws/Documents/Rule_history/436_history.pdf).

**Commented [COP2]:** Moved down to General Provisions, 436-001-0610.

**436-001-0030 Role of the Workers' Compensation Division**

- (1) In any hearing, the director may request to:
- (a) Receive notice of all matters;
  - (b) Receive copies of all documents; and
  - (c) Present evidence, testimony, and argument.
- (2) The director may appear in a matter by filing an entry of appearance. The director may be represented by an agency representative, assistant attorney general, or special assistant attorney general as authorized by the Department of Justice. If the director enters an appearance, all notices and documents in the hearing must be provided to the director's representative.
- (a) An agency representative may represent the director in hearings held before the administrative law judges of the board to determine the correctness of:
- (A) An order under ORS 656.052 declaring a person to be a noncomplying employer ("NCE Orders");
  - (B) A nonsubjectivity determination under ORS 656.052 declaring either that a person is not a subject employer or is not a subject worker ("NSD Orders");
  - (C) An order assessing a civil penalty under ORS 656.735, 656.740, 656.745(2), or 656.750;
  - (D) An order under ORS 656.745(1) assessing a civil penalty against an employer or insurer with prior written consent of the Attorney-in-Charge of the Business Activities Section of the Department of Justice; and

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- (E) An order under ORS 656.254(2) imposing sanctions to enforce medical reporting requirements.
- (b) In cases assigned to lay representatives in accordance with subsection (a), above:
- (A) Lay representatives are authorized to handle all settlement negotiations related to proposed NCE Orders, NSD Orders, and civil penalty or forfeiture orders. All settlement documents will be reviewed for legal sufficiency by the Department of Justice unless they conform to a form settlement document approved by the Attorney-in-Charge of the Business Activities Section. All settlement documents submitted to the Department of Justice will be accompanied by the original proposed order and any subsequent orders issued by the division.
- (B) If the division issues a worker nonsubjectivity denial instead of referring the claim to the assigned claims agent, the division's lay representative(s) may handle settlement negotiations resulting from that worker nonsubjectivity denial. Once a request for hearing has been filed contesting that worker nonsubjectivity denial, the lay representative(s) have seven calendar days within which to finalize any pending settlement negotiations and must coordinate settlement discussions with the assigned assistant attorney general or special assistant attorney general, who will assume representation on the case. The assistant attorney general or special assistant attorney general assigned to the case may extend the seven-day time period by authorizing the lay representative(s) to continue settlement negotiations. All settlement documents will be reviewed for legal sufficiency by the attorney assigned to the case before submission to an administrative law judge.
- (c) Notwithstanding subsections (a) or (b) above, and under ORS 656.704, the Department of Justice will represent the division in all matters pertaining to a claim.
- (3) The administrative law judge must not allow an agency representative appearing under section (2) of this rule to present legal argument as defined by this rule.
- (a) "Legal argument" includes arguments on:
- (A) The jurisdiction of the agency to hear the contested case;
- (B) The constitutionality of a statute or rule or the application of a constitutional requirement to an agency; and
- (C) The application of court precedent to the facts of the particular contested case proceeding.
- (b) "Legal argument" does not include presentation of motions, evidence, examination and cross-examination of witnesses, or presentation of factual arguments or arguments on:
- (A) The application of the statutes or rules to the facts in the contested case;
- (B) Comparison of prior actions of the agency in handling similar situations;

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(C) The literal meaning of the statutes or rules directly applicable to the issues in the contested case;

(D) The admissibility of evidence; and

(E) The correctness of procedures being followed in the contested case hearing.

(4) If the administrative law judge determines that statements or objections made by an agency representative appearing under section (2) involve legal argument as defined in this rule, the administrative law judge must provide reasonable opportunity for the agency representative to consult the Attorney General and permit the Attorney General to present argument at the hearing or to file written legal argument within a reasonable time after conclusion of the hearing.

(5) An agency representative appearing under section (2) must read and be familiar with the Code of Conduct for Non-Attorney Representatives at Administrative Hearings dated June 1, 2011, as amended Oct. 1, 2011, which is maintained by the Oregon Department of Justice and available on its website at [https://www.doj.state.or.us/wp-content/uploads/2017/06/code\\_of\\_conduct\\_oah\\_contested.pdf](https://www.doj.state.or.us/wp-content/uploads/2017/06/code_of_conduct_oah_contested.pdf).

Statutory authority: ORS 183.452, 656.704, 656.726(4)

Statutes implemented: ORS 180.220(2), 180.235, 183.452, and 656.704

Hist: Amended 3/10/14 as WCD Admin. Order 14-051, eff. 3/28/14

Amended 12/10/15 as WCD Admin. Order 15-065, eff. 1/1/16

Amended 3/14/18 as WCD Admin. Order 18-052, eff. 4/1/18

See also the *Index to Rule History*: [http://wcd.oregon.gov/laws/Documents/Rule\\_history/436\\_history.pdf](http://wcd.oregon.gov/laws/Documents/Rule_history/436_history.pdf).

**436-001-0170 Duties and Powers of the Administrative Law Judge**

(1) The administrative law judge may conduct the hearing in any manner consistent with these rules that will achieve substantial justice.

(2) Unless provided otherwise by statute or rule and except as stated in section (3) of this rule, any order issued by an administrative law judge regarding a matter within the director's jurisdiction is a proposed and final order subject to review by the director under OAR 436-001-0246.

(3) When appropriate, the administrative law judge may issue an interim order. An interim order is not subject to review by the director under OAR 436-001-0246.

(4) The administrative law judge may dismiss requests for hearing as provided in OAR 436-001-0296.

(5) When appropriate, the administrative law judge may remand a dispute to the director for further administrative action.

(6) The administrative law judge may consolidate matters in which there are common parties or common issues of law or fact.

(7) The administrative law judge may separate matters to promote efficient disposition of the matters.

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(8) Consolidation of matters under section (6) of this rule or under ORS 656.704(3)(c) is only for the purpose of hearing. The administrative law judge must issue a separate order for matters other than those concerning a claim.

(9) On the motion of a party, the division, or the administrative law judge, the administrative law judge may continue a hearing to allow the presentation of oral or written legal argument by the Department of Justice.

(10) The administrative law judge may send the division a written question regarding which rules or statutes apply to a matter, or regarding the division's interpretation of the rules and statutes. If the administrative law judge sends such a question, the administrative law judge must provide a written summary of the context in which the question arises, provide a reasonable time for the division to respond, and send a copy to all parties.

Statutory authority: ORS 656.726(4)

Statutes implemented: ORS 656.704

Hist: Amended 11/16/12 as WCD Admin. Order 12-060, eff. 12/28/12

Amended 12/10/15 as WCD Admin. Order 15-065, eff. 1/1/16

Amended 3/14/18 as WCD Admin. Order 18-052, eff. 4/1/18

See also the *Index to Rule History*: [http://wcd.oregon.gov/laws/Documents/Rule\\_history/436\\_history.pdf](http://wcd.oregon.gov/laws/Documents/Rule_history/436_history.pdf).

**436-001-0225 Scope of Review/Limitations on the Record**

(1) Except for the matters listed in sections (2) and (3) of this rule and unless otherwise provided by statute or administrative rule:

(a) The administrative law judge reviews all matters within the director's jurisdiction de novo; and

(b) New evidence may be admitted and considered.

(2) In medical service and medical treatment disputes under ORS 656.245, 656.247(3)(a), and 656.327, and managed care disputes under ORS 656.260(16), the administrative law judge may modify the director's order only if it is not supported by substantial evidence in the record or if it reflects an error of law. New evidence or issues may not be admitted or considered.

(3) In vocational assistance disputes under ORS 656.340, new evidence may be admitted and considered. Under ORS 656.340(16), the administrative law judge may modify the director's order only if it:

(a) Violates a statute or rule;

(b) Exceeds the director's statutory authority;

(c) Was made upon unlawful procedure; or

(d) Was characterized by abuse of discretion or clearly unwarranted exercise of discretion.

Statutory authority: ORS 656.726(4)

Statutes implemented: ORS 656.245, 656.247, 656.260, 656.327, 656.340, 656.704

Hist: Amended 11/16/12 as WCD Admin. Order 12-060, eff. 12/28/12

Amended 3/14/18 as WCD Admin. Order 18-052, eff. 4/1/18

See also the *Index to Rule History*: [http://wcd.oregon.gov/laws/Documents/Rule\\_history/436\\_history.pdf](http://wcd.oregon.gov/laws/Documents/Rule_history/436_history.pdf).

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**436-001-0240**     **Exhibits The Record** and Evidence

(1) Within 30 days after referring a request for hearing to the board, the division will provide the parties and the administrative law judge with copies of all documents in the record relied on by the director in the underlying action or order.

(2) At least 28 days before the hearing, or within seven days after receipt of the director's record, whichever is later, the party that requested the hearing must provide the other parties legible copies of all documents, from the director's record provided under section (1), that the party will rely on at hearing. The documents must be numbered and indexed as provided in OAR 438-007-0018(1).

(3) At least 14 days before the hearing, or within seven days after receipt of the requesting party's documents and index under section (2), whichever is later, the other parties must provide legible copies of any additional documents, from the director's record provided under section (1), that they will rely on at hearing. The additional documents must be numbered and indexed as provided in OAR 438-007-0018(2).

(4) The parties may include with their documents and indexes documents that are not included in the director's record provided under section (1) only if new evidence is allowed under OAR 436-001-0225.

(5) Before or at the hearing, the parties must submit their documents and indexes to the administrative law judge as provided in OAR 438-007-0018 or as otherwise required by the administrative law judge.

(6) Unless withdrawn, all documents offered by a party will be included in the hearing file, whether or not they are admitted into the evidentiary record by the administrative law judge.

~~(1) After referral of a request for hearing to the board, but not less than 28 days before the hearing, the division will provide the parties and the administrative law judge copies of all documents relied on in the underlying action or order, with an index.~~

~~(2) If new evidence is allowed under OAR 436-001-0225:~~

~~(a) Not less than 14 days before the hearing, or within seven days of receipt of the division's document index and documents, whichever is later, the petitioner(s) must provide copies of any additional exhibits they will offer at hearing to the other parties, the administrative law judge, and the director's representative, if the director has filed an entry of appearance. The exhibits must be marked and include a supplemental index, numbered to coincide in chronological order with the division's exhibits and exhibit list. For example, an exhibit that is chronologically between the division's exhibits 5 and 6 would be marked as "Ex. 5a."~~

~~(b) Not less than seven days before the hearing, the respondent(s) and cross-petitioner(s) must provide copies of any additional exhibits they will offer at hearing to the other parties, the administrative law judge, and the director's representative, if the director has filed an entry of appearance. The exhibits must be marked and indexed in the same manner as provided in subsection (2)(a).~~

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~~(3) Unless withdrawn, all exhibits offered will be included in the hearing file, whether or not they are admitted into the evidentiary record.~~

Statutory authority: ORS 656.726(4)  
Statutes implemented: ORS 656.704  
Hist: Amended 6/12/08 as WCD Admin. Order 08-050, eff. 7/1/08  
Amended 12/10/15 as WCD Admin. Order 15-065, eff. 1/1/16  
Amended 3/14/18 as WCD Admin. Order 18-052, eff. 4/1/18  
See also the *Index to Rule History*: [http://wcd.oregon.gov/laws/Documents/Rule\\_history/436\\_history.pdf](http://wcd.oregon.gov/laws/Documents/Rule_history/436_history.pdf).

**436-001-0246 Proposed and Final Orders - Exceptions, Correction, Director Review**

- (1) Under ORS 656.704(2)(a), a party must seek director review of a proposed and final order before petitioning for judicial review under ORS 183.482.
- (2) The parties or the division may initiate director review of a proposed and final order by filing exceptions as follows:
  - (a) Written exceptions, including any argument, must be filed with the division within 30 days of the mailing date of the proposed and final order.
  - (b) A written response to the exceptions must be filed within 20 days of the date the exceptions were filed.
  - (c) A written reply to the response, if any, must be filed within 10 days of the date the response was filed.
  - (d) Exceptions, responses, and replies may be filed in any of the following ways:
    - (A) By mail, to the following address:  
WCD Hearings  
Workers' Compensation Division  
P.O. Box 14480  
Salem, OR 97309-0405
    - (B) By hand-delivery, to the following address:  
WCD Hearings  
350 Winter Street NE, 2<sup>nd</sup> floor  
Salem, OR 97301
    - (C) By fax, to 503-947-7511, if the document transmitted indicates that it has been delivered by fax, is sent to the correct fax number, and indicates the date the document was sent.
    - (D) By email, to [wcd.hearings@oregon.gov](mailto:wcd.hearings@oregon.gov). If the exception, response, or reply is in an attachment to the email, the attachment must be in a format that Microsoft Word 2010® (.docx, .doc, .txt, .rtf) or Adobe Reader® (.pdf) can open. Image formats that can be viewed in Internet Explorer® (.tif, .jpg) are also acceptable.
- (3) The director may extend the time period for a party to file a response, reply, or argument upon the party's written request that explains the need for the delay or on the director's own motion. The time period for filing exceptions may not be extended.

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- (4) If exceptions are timely filed, the director may issue a final order or an amended proposed and final order, request the administrative law judge to hold further hearing, or remand the matter for further administrative action.
- (5) Within 30 days of the mailing date of the proposed and final order, the director may issue a notice of intent to review the proposed and final order, even if no exceptions are filed.
- (6) All proposed and final orders must contain language notifying the parties of their right to file exceptions, how to file, and the time frames.
- (7) The administrative law judge may withdraw a proposed and final order for correction of errors within 10 calendar days of the mailing date of the order. The time for filing exceptions begins on the date the corrected proposed and final order is mailed.
- (8) If no exceptions are timely filed or if no notice of intent to review is issued, the proposed and final order will become final 30 days after the mailing date of the order.
- (9) Any requests for review or requests for reconsideration of a proposed and final order filed with the board or administrative law judge within 30 days of the mailing date of the order will be forwarded to the director and treated as timely exceptions under this rule.

Statutory authority: ORS 656.726(4)  
Statutes implemented: ORS 656.704  
Hist: Amended 11/16/12 as WCD Admin. Order 12-060, eff. 12/28/12  
Amended 12/10/15 as WCD Admin. Order 15-065, eff. 1/1/16  
Amended 3/14/18 as WCD Admin. Order 18-052, eff. 4/1/18  
See also the *Index to Rule History*: [http://wcd.oregon.gov/laws/Documents/Rule\\_history/436\\_history.pdf](http://wcd.oregon.gov/laws/Documents/Rule_history/436_history.pdf).

**436-001-0252 Stay of Director and Administrative Review**

The director may stay director review, administrative review, or referral of a matter if there is another pending matter concerning a claim that may affect the outcome of the matter within the director's jurisdiction.

Statutory authority: ORS 656.726(4)  
Statutes implemented: ORS 656.704  
Hist: Amended 6/12/08 as WCD Admin. Order 08-050, eff. 7/1/08  
Amended 3/14/18 as WCD Admin. Order 18-052, eff. 4/1/18  
See also the *Index to Rule History*: [http://wcd.oregon.gov/laws/Documents/Rule\\_history/436\\_history.pdf](http://wcd.oregon.gov/laws/Documents/Rule_history/436_history.pdf).

**436-001-0259 Ex Parte Communication**

An ex parte communication is an oral or written communication to the director during director review of the matter not made in the presence of all parties to the dispute, concerning a fact in issue, but does not include communication from division staff or the Department of Justice about legal issues or facts in the record. Ex parte communications received during director review will be promptly disclosed to all parties, and the parties will be allowed a reasonable opportunity to respond.

Statutory authority: ORS 656.726(4)  
Statutes implemented: ORS 656.704, OL 2005 ch 26  
Hist: Adopted 10/19/05 as WCD Admin. Order 05-061 eff. 1/2/06  
Amended 12/10/15 as WCD Admin. Order 15-065, eff. 1/1/16  
See also the *Index to Rule History*: [http://wcd.oregon.gov/laws/Documents/Rule\\_history/436\\_history.pdf](http://wcd.oregon.gov/laws/Documents/Rule_history/436_history.pdf).

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**436-001-0296     Settlements and Dismissals**

- (1) If, after a request for hearing is filed but before a proposed and final order is issued, an agreement under ORS 656.236 or 656.289(4) is approved that resolves all issues in the matter within the director's jurisdiction, the administrative law judge may issue a proposed and final order dismissing the request for hearing.
- (2) If, after a request for hearing is filed but before a proposed and final order is issued, the parties reach agreement on all issues in the matter within the director's jurisdiction, the administrative law judge may issue a proposed and final order approving the agreement and dismissing the request for hearing.
- (3) If the matter within the director's jurisdiction is consolidated with matters concerning a claim and the parties reach agreement on all issues in the matter within the director's jurisdiction before issuance of a proposed and final order, the administrative law judge may issue a proposed and final order approving the agreement and dismissing the request for hearing.
- (4) Notwithstanding OAR 436-001-0170(2), the administrative law judge may issue a final order of dismissal when the requesting party withdraws the request for hearing and no cross-request for hearing has been filed.

Statutory authority: ORS 656.726(4)  
Statutes implemented: ORS 656.704  
Hist: Amended 6/12/08 as WCD Admin. Order 08-050, eff. 7/1/08  
Amended 3/14/18 as WCD Admin. Order 18-052, eff. 4/1/18  
See also the *Index to Rule History*: [http://wcd.oregon.gov/laws/Documents/Rule\\_history/436\\_history.pdf](http://wcd.oregon.gov/laws/Documents/Rule_history/436_history.pdf).

**Attorney Fees**

**436-001-0400     General Provisions and Requirements for Attorney Fees Awarded by the Director**

In addition to the specific provisions in OAR 436-001-0410 through 436-001-0435, the following provisions apply when the director awards an attorney fee:

- (1) In order to be awarded an attorney fee, the attorney must file with the director a signed attorney retainer agreement.
- (2) In cases in which time devoted is a factor in determining the amount of the fee:
  - (a) The attorney should submit a statement of the number of hours spent on the case.
  - (b) The director may request the attorney to submit additional information to support or clarify the statement of hours.
  - (c) If the attorney does not submit a statement of hours or other information requested by the director before an order is issued, the director will presume the attorney spent one to two hours on the case.
- (3) In cases in which a reasonable fee is to be assessed, the director may consider the following factors:

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- (a) The time devoted to the case for legal services.
- (b) The complexity of the issue(s) involved.
- (c) The value of the interest involved.
- (d) The skill of the attorneys.
- (e) The nature of the proceedings.
- (f) The benefit secured for the represented party.
- (g) The risk in a particular case that an attorney's efforts may go uncompensated and the contingent nature of the practice.
- (h) The assertion of frivolous issues or defenses.

Statutory authority: ORS 656.385(1), 656.726(4)  
 Statutes implemented: ORS 656.262, 656.385, 656.388, and 656.704  
 Hist: Amended and renumbered 12/1/09 from OAR 436-001-0265 as WCD Admin. Order 09-053, eff. 1/1/10  
 Amended 3/14/18 as WCD Admin. Order 18-052, eff. 4/1/18  
 See also the *Index to Rule History*: [http://wcd.oregon.gov/laws/Documents/Rule\\_history/436\\_history.pdf](http://wcd.oregon.gov/laws/Documents/Rule_history/436_history.pdf).

**436-001-0410 Attorney Fees Awarded under ORS 656.385(1)**

- (1) In cases in which the director or administrative law judge awards a fee under ORS 656.385(1):
- (a) The fee must fall within the ranges of the matrix in subsection (1)(d), unless extraordinary circumstances are shown or the parties otherwise agree.
  - (b) Extraordinary circumstances are not established merely by exceeding eight hours or a benefit of \$6,000.
  - (c) The matrix in subsection (1)(d) shows the maximum fee and fee ranges as percentages of the maximum fee under ORS 656.385(1), as adjusted annually by the same percentage increase, if any, to the average weekly wage defined in ORS 656.211. Before July 1 of each year the director will publish in Bulletin 356 (available on the division's website at [http://wcd.oregon.gov/Bulletins/bul\\_356.pdf](http://wcd.oregon.gov/Bulletins/bul_356.pdf)) the matrix showing the maximum fee and fee ranges as dollar amounts after the annual adjustment to the statutory maximum fee. Dollar amounts will be rounded to the nearest whole dollar. If the average weekly wage does not change or decreases, the maximum attorney fee awarded under ORS 656.385(1) will not be adjusted for that year.
  - (d)

Estimated Benefit Achieved	Professional Hours Devoted (Fees as percentage of adjusted maximum attorney fee under ORS 656.385(1))		
	1-4 hours	4.1-8 hours	over 8 hours
<b>\$1-\$2,000</b>	5.0% - 35.0%	15.0% - 50.0%	40.0% - 62.5%
<b>\$2,001-\$4,000</b>	10.0% - 40.0%	30.0% - 65.0%	52.5% - 75.0%

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<b>\$4,001-\$6,000</b>	15.0% - 50.0%	40.0% - 72.5%	65.0% - 87.5%
<b>Over \$6000</b>	20.0% - 65.0%	52.5% - 90.0%	77.5% - 100.0%

(2) For purposes of applying the matrix in medical disputes under ORS 656.245, 656.247, 656.260, and 656.327, the following may be considered in determining the value of the results achieved or the benefit to the worker:

(a) The fee allowed by the medical fee schedule in OAR 436-009 for the medical service at issue.

(b) The overall cost of the medical service at issue.

(3) For purposes of applying the matrix in vocational disputes under ORS 656.340, the value of vocational assistance or a training plan, unless determined to be otherwise, falls within the highest range of the matrix for *benefit achieved*. In addition, the following may be considered in determining the value of the results achieved or the benefit to the worker:

(a) The actual or projected cost of the service at issue.

(b) The maximum spending limit in the fee schedule for vocational assistance costs in OAR 436-120-0720 (as published in Bulletin 124, available on the division's website at [http://wcd.oregon.gov/Bulletins/bul\\_124.pdf](http://wcd.oregon.gov/Bulletins/bul_124.pdf)) for the service at issue.

Statutory authority: ORS 656.385(1), 656.726(4)  
Statutes implemented: ORS 656.262, 656.385, 656.388, and 656.704  
Hist: Amended 11/16/12 as WCD Admin. Order 12-060, eff. 12/28/12  
Amended 12/10/15 as WCD Admin. Order 15-065, eff. 1/1/16  
Amended 3/14/18 as WCD Admin. Order 18-052, eff. 4/1/18  
See also the *Index to Rule History*: [http://wcd.oregon.gov/laws/Documents/Rule\\_history/436\\_history.pdf](http://wcd.oregon.gov/laws/Documents/Rule_history/436_history.pdf).

**436-001-0420 Attorney Fees Awarded under ORS 656.262(11)**

In cases in which the director awards a fee under ORS 656.262(11):

(1) OAR 438-015-0110 applies.

(2) The director may use the matrix in OAR 436-001-0410 as a guide in determining the amount of the fee.

(3) The director must consider the proportionate benefit to the worker when determining the amount of the fee.

Statutory authority: ORS 656.726(4)  
Statutes implemented: ORS 656.262; 2015 Or Laws, ch. 521, section 2  
Hist: Amended 11/16/12 as WCD Admin. Order 12-060, eff. 12/28/12  
Amended 12/10/15 as WCD Admin. Order 15-065, eff. 1/1/16  
See also the *Index to Rule History*: [http://wcd.oregon.gov/laws/Documents/Rule\\_history/436\\_history.pdf](http://wcd.oregon.gov/laws/Documents/Rule_history/436_history.pdf).

**436-001-0430 Attorney Fees Awarded under ORS 656.262(12)**

The matrix for determining the amount of the attorney fee assessed under ORS 656.262(12) is in OAR 436-060, Appendix C (OAR 436-060-0400).

Statutory authority: ORS 656.726(4)  
Statutes implemented: ORS 656.262  
Hist: Amended 11/16/12 as WCD Admin. Order 12-060, eff. 12/28/12  
Amended 3/14/18 as WCD Admin. Order 18-052, eff. 4/1/18

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See also the *Index to Rule History*: [http://wed.oregon.gov/laws/Documents/Rule\\_history/436\\_history.pdf](http://wed.oregon.gov/laws/Documents/Rule_history/436_history.pdf).

**436-001-0435 Attorney Fees Awarded under ORS 656.277(1)**

- (1) Attorney fees awarded under ORS 656.277(1) will be based on a reasonable hourly rate multiplied by the time devoted by the attorney to obtaining the reclassification order.
- (2) The director will determine a reasonable hourly rate of no less than \$275 per hour and no more than \$400 per hour.
- (3) When determining the time devoted by the attorney to obtain the reclassification order, the director may consider time devoted by the attorney to request reclassification from the insurer or self-insured employer and investigate issues related to the classification of the worker's claim.

Statutory authority: ORS 656.726(4)  
Statutes implemented: ORS 656.277(1)  
Hist: Adopted 12/10/15 as WCD Admin. Order 15-065, eff. 1/1/16  
Amended 3/14/18 as WCD Admin. Order 18-052, eff. 4/1/18

**436-001-0440 Time Within Which Attorney Fees Must be Paid**

Attorney fees assessed under OAR 436-001-0400 to 436-001-0440 must be paid within 14 days of the date the order awarding the fees becomes final.

Statutory authority: ORS 656.385(1), 656.726(4)  
Statutes implemented: ORS 656.262, 656.385, 656.388, and 656.704  
Hist: Adopted 12/1/09 as WCD Admin. Order 09-053, eff. 1/1/10  
Amended 3/14/18 as WCD Admin. Order 18-052, eff. 4/1/18

**Overpayments**

**436-001-0500 Refund of Overpayments**

When the director receives a payment in excess of the amount legally due and payable to the director, the director will refund or credit the excess amount. However, when the excess amount is less than \$20 and the payment was for an assessment or civil penalty issued under OAR chapter 436 or ORS chapter 656, the director will refund or credit the excess amount only if a written request for refund or credit is received within two years of the date that the excess amount was received by the director.

Statutory authority: ORS 656.726(4)  
Statutes implemented: ORS 656.506, 656.612, 656.614, 656.735, 656.745, 656.750, 656.780, and 293.445  
Hist: Adopted 12/10/15 as WCD Admin. Order 15-065, eff. 1/1/16

**General Provisions**

**436-001-0600 Multi-Language Help Page**

**Commented [COP3]:** This rule was discussed in a separate RAC process. WCD will formally propose the rule after WCB's advisory committee process on the same topic is completed.

**436-001-0610 Duty to Forward Misdirected Request**

If an employer or insurer receives a written request for hearing or administrative review from a

**Commented [COP4]:** Moved from 001-0027(4).

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worker, and the request should have been filed with the division, the employer or insurer must promptly forward the request to the division.

Statutory authority: ORS 656.726(4)  
Statutes implemented: ORS 656.704  
Hist:

**436-001-0620**

**Commented [COP5]:** As more rules that are generally applicable are added to division 001, they can be added here.