## LABOR AND INDUSTRIAL RELATIONS APPEALS BOARD STATE OF HAWAI'I

SURVIVORS OF JAMES P. TEMBLOR,	) CASE NO.: AB 2013-115 ) DCD No.: 2-10-10913
Claimant-Appellant, vs.	D/A: June 10, 2010
MIKE MITCHELL CONSULTING,	) )
Employer-Appellee, Delinquent,	Jan 11 2024, 8:17 am FILED
and	Labor and Industrial Relations Appeals Board
SPECIAL COMPENSATION FUND,	)
Appellee.	) )

## ORDER GRANTING SECOND MOTION TO EXTEND TIME

On June 10, 2010, Decedent JAMES P. TEMBLOR sustained a fatal injury to the head.

On August 27, 2012, Claimant SURVIVORS OF JAMES P.

TEMBLOR, by and through THERESA TEMBLOR, the surviving spouse of

Decedent, appealed the Director's August 23, 2012 Decision to the Labor and

Industrial Relations Appeals Board ("Board").

On June 19, 2013, Lowell K.Y. Chun-Hoon, Esq. entered an appearance as counsel for Claimant.

On August 26, 2014, THERESA TEMBLOR, by and through her attorney, Lowell K.Y. Chun-Hoon, Esq., filed an Offer of Proof, confirming that

THERESA TEMBLOR was the only dependent survivor of Decedent JAMES P. TEMBLOR.

On November 9, 2015, the Board entered a Decision and Order in the above-entitled appeal.

On December 9, 2015, Claimant filed a Motion to Reconsider and/or Reopen the Board's November 9, 2015 Decision and Order.

On May 24, 2016, the Board entered an order denying Claimant's request for reconsideration and granted, in part, Claimant's request to reopen the record. Discovery deadlines were reset and trial was scheduled for December 7, 2016 at 9:00 a.m.

This matter proceeded to trial on December 7, 2016. Pursuant to a Sixteenth Stipulation Continuing Filing of Post Trial Briefs, filed on January 3, 2023, the deadline for the filing of post-trial briefs was continued to June 29, 2023.

On January 10, 2023, Lowell K.Y. Chun-Hoon, Esq., attorney for Claimant, provided the Board with a copy of the obituary of THERESA TEMBLOR, confirming that THERESA TEMBLOR died on January 26, 2019.

On June 29, 2023, the Board issued an Order Holding Case in Abeyance and Notice of Intention to Dismiss where the Board set deadlines relating to a court-appointed personal representative or special administrator of Claimant's estate (the Estate of THERESA TEMBLOR).

On October 25, 2023, the SPECIAL COMPENSATION FUND ("SCF") filed a Motion to Extend Time for Appointment and Appearance of Special

Administrator or Personal Representative, and to Extend Deadlines for Special Compensation Fund and Employer Appellee to Report Appointment of Special Administrator or Personal Representative, to Notify Special Administrator or Personal Representative of the Appeal and Order Holding Case in Abeyance and of December 26, 2023 Deadline to Enter an Appearance, Indicate Whether Estate Will Continue Appeal and to File a Declaration of Compliance and Identify Special Administrator or Personal Representative ("Motion to Extend Time"). The SCF's Motion attached a Declaration of Lowell K. Y. Chun-Hoon ("Declaration") and a Notice of Non-Hearing Motion. According to the Declaration, despite numerous attempts a personal representative had not yet been approved by the Probate Court, and therefore, Mr. Chun-Hoon requested an additional 60 days to obtain approval from the Probate Court of a Personal Representative.

On November 16, 2023, the Board granted the SCF's Motion to Extend Time.

On December 26, 2023, the SCF filed a Second Non-Hearing

Motion to Extend Time for Appointment and Appearance of Special

Administrator or Personal Representative, and to Extend Deadlines for Special

Compensation Fund and Employer Appellee to Report Appointment of Special

Administrator or Personal Representative, to Notify Special Administrator or

Personal Representative of the Appeal and Order Holding Case in Abeyance and

of January 16, 2024 Deadline to Enter an Appearance, Indicate Whether Estate

Will Continue Appeal and to File a Declaration of Compliance and Identify

Special Administrator or Personal Representative ("Second Motion to Extend Time"). The SCF's Motion attached a Declaration of Lowell K. Y. Chun-Hoon ("Declaration") and a Notice of Non-Hearing Motion. According to the Declaration, despite numerous attempts a personal representative has not yet been approved by the Probate Court, and therefore, Mr. Chun-Hoon requested an additional 90 days to obtain approval from the Probate Court of a Personal Representative.

Employer MIKE MITCHELL CONSULTING did not file a response to the Second Motion to Extend Time.

Having considered the SCF's Motion, and the Board being fully apprised in the premises,

IT IS HEREBY ORDERED that the Second Motion to Extend Time is granted. The Board's Order Holding Case in Abeyance and Notice of Intention to Dismiss is AMENDED as follows:

The above-captioned appeal, including but not limited to the filing of post-trial briefs, be held in abeyance until **March 27**, **2024**, pending the Board's receipt of a written appearance by a court-appointed personal representative or special administrator of Claimant's estate (the Estate of THERESA TEMBLOR). Such appearance is to be made on or before **March 27**, **2024**. Extensions by the Board may be granted upon good cause shown or at the discretion of the Board.

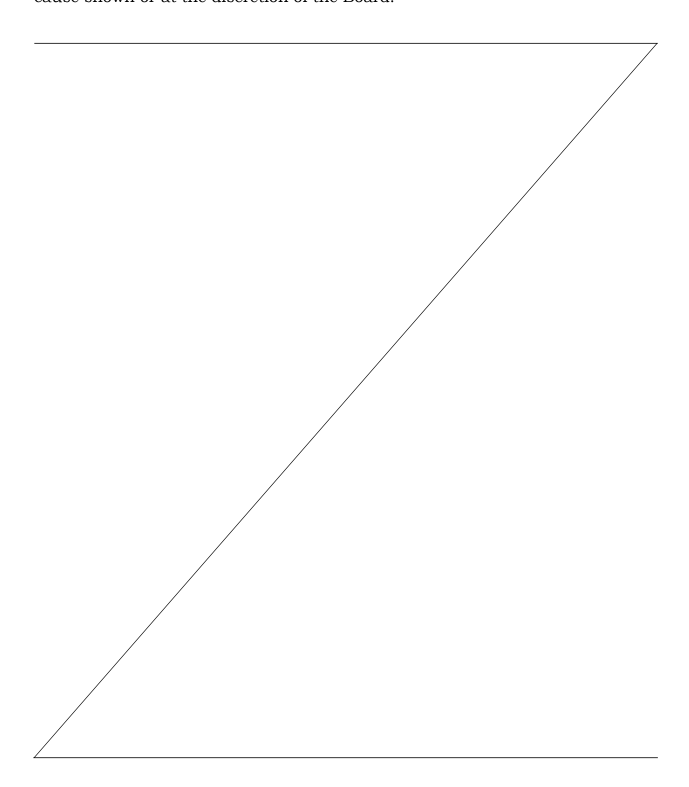
If the Board does not receive any of the above-referenced, written appearances on or before **March 27, 2024** and no extension of this deadline is

granted by the Board, IT IS HEREBY ORDERED that Employer MIKE MITCHELL CONSULTING and the SPECIAL COMPENSATION FUND will have until **April 15, 2024** to confirm, in writing, whether or not a special administrator or personal representative of Claimant's estate (the Estate of THERESA TEMBLOR) was appointed on or before **March 27, 2024**, and:

- 1. If a special administrator or personal representative of Claimant's estate was not appointed on or before March 27, 2024 Employer and the SCF shall file a declaration with the Board that confirms this, on or before **April 15, 2024**.
- 2. If a special administrator or personal representative of Claimant's estate has been appointed, Employer and the SCF shall, on or before **April 15, 2024**:
  - a. Provide the special administrator or personal representative with written notice of the appeal herein, any and all Pretrial Orders pertaining to this appeal, and this Order Holding Case in Abeyance;
  - b. Give notice to the special administrator or personal representative that, on or before **May 28, 2024**, the special administrator or personal representative must enter an appearance in this appeal and indicate whether the estate plans to continue the appeal with a substitute party or the appeal will be dismissed; and
  - c. File a declaration with this Board that confirms compliance with this order and includes the identity and contact information of the special administrator or personal representative of Claimant's estate.

YOU ARE HEREBY NOTIFIED that this appeal may be dismissed after **March 27, 2024**, unless an appearance is made by either a court-appointed personal representative of Claimant's estate (the Estate of THERESA TEMBLOR) or a special administrator of Claimant's estate (the Estate of

THERESA TEMBLOR). Extensions by the Board may be granted upon good cause shown or at the discretion of the Board.



Dated: Honolulu, Hawai'i,

Dannin A. Elofante

DAMIEN A. ELEFANTE, Chair

Mani Chante

MARIE C.L. LADERTA, Member

Lowell K. Y. Chun-Hoon, Esq. (Courtesy copy)

Mike Mitchell
For Delinquent Employer-Appellee

Nelson T. Higa, Esq. For Special Compensation Fund-Appellee This certifies that the foregoing is a full, true, and correct copy of the original on file in this office.

Ist S. Macarayan for LIRAB

A certified copy of the foregoing was served upon the above-captioned parties or their legal representatives on the date of filing noted above.

LABOR APPEALS BOARD - 830 PUNCHBOWL ST, RM 404, HONOLULU, HI 96813 - (808)586-8600

If you need a language interpreter or if you need an auxiliary aid/service or other accommodation due to a disability, please contact the Board at (808) 586-8600 and/or dlir.appealsboard@hawaii.gov as soon as possible, preferably at least ten (10) business days prior to your hearing or conference date. Requests made as early as possible have a greater likelihood of being fulfilled. If a request is received after the reply date, the Board will try to obtain the interpreter, auxiliary aid/service, or accommodation, but the Board cannot guarantee that the request will be fulfilled.

Upon request, this notice is available in alternate/accessible formats such as large print, Braille, or electronic copy.

Equal Opportunity Employer/Program Auxiliary aids and services are available upon request to individuals with disabilities. TDD/TTY Dial 711 then ask for (808) 586-8600

Survivors of James P. Temblor v. Mike Mitchell Consulting, et al.; AB 2013-115; Order Granting Second Motion to Extend Time