IN THE SUPREME COURT OF THE STATE OF HAWAI'I

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CLARENCE P. CABATBAT, Claimant-Appellant

vs.

COUNTY OF HAWAI'I, DEPARTMENT OF WATER SUPPLY, Employer-Appellee, Self-Insured

NO. 23836

APPEAL FROM THE LABOR AND INDUSTRIAL RELATIONS APPEALS BOARD (CASE NO. AB 99-017(H) (1-94-00081))

DECEMBER 8, 2003

ORDER OF CORRECTION (By: Acoba, J.)

Upon consideration of the stipulation to correct the opinion of the court entered on November 4, 2003, and the record,

IT IS HEREBY ORDERED that the opinion of the court is corrected as follows (deletions are bracketed and additions are double underscored):

Line 3 from the top of page 4: On June 4, 1997, the

[DCD] <u>County</u> made a PPD rating examination

Line 11 from the top of page 4: Thereafter, the [DCD] <u>County</u> requested that Cabatbat undergo an

Line 3 from the top of page 5: The [DCD] <u>County</u> subsequently requested a clarification of the

Line 6 from the top of page 5: Fourth Edition

(1993). The [DCD] <u>County</u> specifically requested that

Line 15 from the top of page 5: designated by the [DCD] County. However, Dr. Tasaki indicated that the

Line 10 from the top of page 17: determining an impairment rating. The [DCD's] <u>County's</u> independent expert,

The Clerk of the Court is directed to incorporate the foregoing changes in the original opinion and take all necessary steps to notify the publishing agencies of these changes.

Associate Justice

Joseph K. Kamelamela, Deputy Corporation Counsel, County of Hawai'i, on the stipulation for employer-appellee/selfinsured.