

DECISION OF ADJUDICATOR
IN THE MATTER OF AN ADJUDICATION
PURSUANT TO SECTION 2-75 and 4-6 OF
THE SASKATCHEWAN EMPLOYMENT ACT



Troy Benyei

COMPLAINANT/EMPLOYEE

-AND-

Olympic Motors (SK) VI Corporation o/a Olympic Auto Group

APPELLANT/EMPLOYER

DATE OF HEARING: July 30, 2025

PLACE OF HEARING: Regina, Saskatchewan

LRB FILE: No. 066-25

WAGE ASSESSMENT: No. 1-000940

INTRODUCTION

This matter was heard on July 30, 2025, at Regina, Saskatchewan.

I am satisfied there has been compliance with subsections 2-74(6), 2-75(2) and 2-75(3) of *The Employment Standards Act* (the 'Act'). Therefore, I have determined that I do have jurisdiction to hear this matter.

Tanya Turgeon, Employment Standards Officer ('ESO') represented The Department of Employment Standards.

Moria Keijzer-Koops, Barrister and Solicitor represented the Appellant/Employer, Olympic Motors (SK) VI Corporation o/a Olympic Auto Group and Thomas Glen, Director.

Josh Jors, Vice President attended and represented the company and the Director.

Troy Benyei, Complaint/Employee, was present and gave sworn evidence on his behalf.

The Wage Assessment was prepared pursuant to the Saskatchewan Employment Act s.s.2014 c.s-15.1, herein after referred to as "The Act" is for \$1,336.33.

I. PRELIMINARY MATTERS

There were no preliminary matters raised by any of the parties.

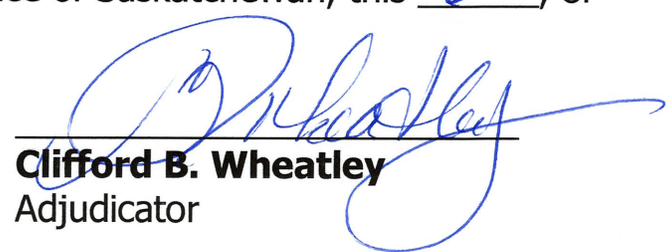
II. ANALYSIS/DECISION

Just prior to commencement of hearing evidence the parties asked for time to discuss settlement. I left the hearing room to permit the parties to discuss settlement in private.

When I was called back to the hearing room, I was advised that a settlement had been reached by the parties.

The parties agreed that the employee would withdrawal his Wage Assessment Claim, and in return, the employer would forgive and not pursue the claim of a receivable as set out in Paragraph 2a of the Notice of Appeal.

Dated at Moose Jaw, in the Province of Saskatchewan, this 8th, of August 2025.



Clifford B. Wheatley
Adjudicator

The Parties are hereby notified of their right to appeal this decision pursuant to Sections 4-8, 4-9 and 4-10 of *The Saskatchewan Employment Act* (the "Act").

The information below has been modified and is applicable only to Part II and Part IV of the Act. To view the entire sections of the legislation, the Act can be accessed at <http://www.saskatchewan.ca/>.

Right to appeal adjudicator's decision to board

- 4-8**(1) An Employer, Employee or corporate director who is directly affected by a decision of an adjudicator on an appeal or hearing pursuant to Part II may appeal the decision to the board on a question of law.
- (3) A person who intends to appeal pursuant to this section shall:
- (a) file a notice of appeal with the board within 15 business days after the date of service of the decision of the adjudicator; and
 - (b) serve the notice of appeal on all persons mentioned in clause 4-4(1)(b) who received the notice setting the appeal or hearing.
- (4) The record of an appeal is to consist of the following:
- (a) in the case of an appeal pursuant to Part II, the wage assessment, or the notice of hearing;
 - (c) the notice of appeal filed with the director of employment standards pursuant to Part II;
 - (d) any exhibits filed before the adjudicator;
 - (e) the written decision of the adjudicator;
 - (f) the notice of appeal to the board;
 - (g) any other material that the board may require to properly consider the appeal.
- (5) The commencement of an appeal pursuant to this section does not stay the effect of the decision or order being appealed unless the board orders otherwise.
- (6) The board may:
- (a) affirm, amend, or cancel the decision or order of the adjudicator; or
 - (b) remit the matter back to the adjudicator for amendment of the adjudicator's decision or order with any directions that the board

Appeal to Court of Appeal

- 4-9**(1) With leave of a judge of the Court of Appeal, an appeal may be made to the Court of Appeal from a decision of the board pursuant to section 4-8 on a question of law.
- (2) A person, including the director of employment standards, intending to make an appeal to the Court of Appeal shall apply for leave to appeal within 15 business days after the date of service of the decision of the board.
- (3) Unless a judge of the Court of Appeal orders otherwise, an appeal to the Court of Appeal does not stay the effect of the decision being appealed.

Right of director to appeal

- 4-10** The director of employment standards has the right:
- (a) to appear and make representations on:
 - (i) any appeal or hearing heard by an adjudicator; and
 - (ii) any appeal of an adjudicator's decision before the board or the Court of Appeal; and
 - (b) to appeal any decision of an adjudicator or the board.