



inclined to entertain, and award (as promptly as possible), a similar request for an interim award – especially one that include[d] attorney’s fees, as well as the costs Petitioner incurred by having her expert’s testify.” *Id.* at 5.

Following completion of the January 2016 entitlement hearing in this matter (during which Petitioner proffered both experts to testify on her behalf), I indicated that I would entertain a renewed interim fees request. ECF No. 61. However, I urged the parties to attempt first to resolve this issue amongst themselves. *Id.*

The parties have now filed a stipulation regarding interim expert costs. Stipulation Regarding Attorneys’ Interim Costs, dated Feb. 19, 2016 (ECF No. 63). Petitioner requested expert-related fees and expenses in the amount of \$27, 678.85. *Id.* This sum represents an amount to which Respondent does not object. *Id.*

I approve the requested amount for interim attorney’s fees and costs as reasonable and appropriate award at this time. Accordingly, an award of \$27,678.85 should be made in the form of a check payable jointly to Petitioner and Petitioner’s counsel, the law firm of Moore, Heffernan, Moeller, Johnson & Meis, LLP. In the absence of a motion for review filed pursuant to RCFC Appendix B, the clerk of the Court **SHALL ENTER JUDGMENT** in accordance with the terms of the parties’ stipulation.<sup>3</sup>

**IT IS SO ORDERED.**

/s/ Brian H. Corcoran  
Brian H. Corcoran  
Special Master

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<sup>3</sup> Pursuant to Vaccine Rule 11(a), the parties may expedite entry of judgment by each filing (either jointly or separately) a notice renouncing their right to seek review.