

**BEFORE THE MONTANA DEPARTMENT  
OF LABOR AND INDUSTRY**

<b>Yvonne S. Houle, Billie Jo Oppelt,</b>	)	HRC Case Nos. 0009008982, 0009008954,
<b>Sarah Schmasow, and Kim R. Smith,</b>	)	9901008915, 0009008964
Charging Parties,	)	
vs.	)	<i>Nunc Pro Tunc Order</i>
<b>Great Falls Native American Center,</b>	)	
Respondent.	)	

Two clerical errors appear in the “Final Agency Decision” in the above matter, and the hearing examiner now corrects the errors by this order. He now amends Conclusion of Law No. 8 to read \$31,814.94 instead of \$33,814.94, and similarly amends the judgment, paragraph 2 subparagraph 4 to read \$31,814.94 instead of \$33,814.94. The hearing examiner makes these corrections after counsel for the charging parties called his administrative assistant and noted the discrepancies. The hearing examiner’s authority for this order is Rule 60(a), M.R.Civ.P. Respondent is in default, and no notice before the correction is appropriate.

Dated: June 16, 2000.

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**Terry Spear, Hearing Examiner**  
Montana Department of Labor and Industry