MEDICAL DISPUTE RESOLUTION FINDINGS AND DECISION							
PART I: GEN	NERAL INFORMATION	ON					
Type of Reque	estor: (X) HCP ()	IE () IC	Response Timely Filed	? () Yes (X) No			
Requestor The San Antonio Orthopaedic Surgery Center P.O. Box 34533 San Antonio, TX 78625			MDR Tracking No.:	M4-05-0815-01			
			TWCC No.:				
			Injured Employee's Name:				
Respondent			Date of Injury:				
Pennsylvania Manufacturers Ass. Rep. Box # 48			Employer's Name:	Infonxx, Inc.			
			Insurance Carrier's No.: 011975026254WC01				
PART II: SUI	MMARY OF DISPUT	E AND FINDINGS					
Dates of Service			•				
From	То	CPT Code(s) or Description		Amount in Dispute	Amount Due		
07/08/04	07/08/04	29880	29880 \$5,585.36		\$00.00		
	07/08/04	Insurance carrier's payment			(\$1,882.64)		
PART III: RI	EQUESTOR'S POSITI	ION SUMMARY					
The insurance carrier did not provide the proper payment exception code in these instances, which is in violation of the Texas Administrative Code. The insurance carrier did not make "fair and reasonable" reimbursement and did not make consistent reimbursements. PART IV: RESPONDENT'S POSITION SUMMARY Position statement was not submitted.							
PART V: ME	DICAL DISPUTE RE	SOLUTION REVIEW SUMMA	ARY, METHODOLOGY,	AND/OR EXPLANATION			
This dispute relates to services provided in an Ambulatory Surgical Center that are not covered under a fee guideline for this date of service. Accordingly, the reimbursement determined through this dispute resolution process must reflect a fair and reasonable rate as directed by Commission Rule 134.1. This case involves a factual dispute about what is a fair and reasonable reimbursement for the services provided.							
Claimant underwent left knee medial and lateral meniscectomy, partial (29880). Based upon anesthesia report, the procedure took 25 minutes to perform.							
The insurance	e carrier paid \$1882.6	4.					
After reviewing the documentation provided by both parties, it appears that neither party has provided convincing documentation that sufficiently discusses, demonstrates, and justifies that their purported amount is a fair and reasonable reimbursement (Rule 133.307). After reviewing the services, the charges, and both parties' positions, it is clearly evident that some other amount represents the fair and reasonable reimbursement.							
specializing in types of servi	n actuarial and health ces. The results of the	ss for facility guidelines, the C care information services, in o is analysis resulted in a recommission, we received information	rder to secure data and ir nended range for reimbu	formation on reimburseme rsement for workers' comp	nt ranges for these ensation services		

process. While not controlling, we considered this information in order to find data related to commercial market payments for these services. This information provides a very good benchmark for determining the "fair and reasonable" reimbursement amount for the services in dispute.

To determine the amount due for this particular dispute, staff compared the procedures in this case to the amounts that would be within

the reimbursement range recommended by the Ingenix study (from 213.3% to 290% of Medicare for 2004). Staff considered the other information submitted by the parties and the issues related to the specific procedures performed in this dispute. Based on this review, the original reimbursement on these services is within the high end of the Ingenix range. The decision for no additional reimbursement was then presented to a staff team with health care provider billing and insurance adjusting experience. This team considered the decision and discussed the facts of the individual case.							
Based on the facts of this situation, the parties' positions, the Ingenix range for applicable procedures, and the consensus of other experienced staff members in Medical Review, we find that no additional reimbursement is due for these services.							
PART VI: COMMISSION DECISION							
Based upon the review of the disputed healthcare services, the Medical Review Division has determined that the requestor is not entitled to additional reimbursement.							
Findings and Decision by:		L					
Authorized Signature	Elizabeth Pickle, RHIA Typed Name	June 29, 2005 Date of Order					
Autnorized Signature		Date of Order					
PART VII: YOUR RIGHT TO REQUEST A HEARING							
Either party to this medical dispute may disagree with all or part of the Decision and has a right to request a hearing. A request for a hearing must be in writing and it must be received by the TWCC Chief Clerk of Proceedings/Appeals Clerk within 20 (twenty) days of your receipt of this decision (28 Texas Administrative Code § 148.3). This Decision was mailed to the health care provider and placed in the Austin Representatives box 19 on This Decision is deemed received by you five days after it was mailed and the first working day after the date the Decision was placed in the Austin Representative's box (28 Texas Administrative Code § 102.5(d)). A request for a hearing should be sent to: Chief Clerk of Proceedings/Appeals Clerk, P.O. Box 17787, Austin, Texas, 78744 or faxed to (512) 804-4011. A copy of this Decision should be attached to the request.							
The party appealing the Division's Decision shall deliver a copy of their written request for a hearing to the opposing party involved in the dispute.							
Si prefiere hablar con una persona in español acerca de ésta correspondencia, favor de llamar a 512-804-4812.							
PART VIII: INSURANCE CARRIER DELIVERY CERTIFICATION							
I hereby verify that I received a copy of this Decision and Order in the Austin Representative's box.							
Signature of Insurance Carrier:		Date:					