MEDICAL DISPUTE RESOLUTION FINDINGS AND DECISION

PART I: GENERA	L INFORMATION					
Type of Requestor: (x) HCP () IE () IC			Response Timely Filed? (x) Yes () No			
Requestor's Name and Address Houston Community Hospital			MDR Tracking No.: M4-05-1066-01			
P O Box 11586			TWCC No.:			
Houston, Texas 77293			Injured Employee's Name:			
Respondent's Name and Address TASB Risk Management Fund			Date of Injury:			
P O Box 2010			Employer's Name:			
Austin, Texas 78768-2010			Insurance Carrier's No.: 0250091012152051			
Box 12			0250981012152951			
PART II: SUMMA	RY OF DISPUTE AND	FINDINGS				
Dates of Service		CPT Code(s) or Description		Amount in Dispute	Amount Due	
From	То					
01/09/04	01/12/04	Surgical Adu	mission	\$87,729.10	\$0.00	
PART III: REOUE	STOR'S POSITION SU	IMMARY				
Requestor did not submit a position statement.						
PART IV: RESPONDENT'S POSITION SUMMARY						
Carrier did not submit a position statement.						
PART V: MEDICAL DISPUTE RESOLUTION REVIEW SUMMARY, METHODOLOGY, AND/OR EXPLANATION						
(Acute Care Inpatie contained in that ru explanation that fol	ent Hospital Fee Guidel le. Rule 134.401(c)(6) llows this paragraph inc	line). The hospital has r establishes that the stop	equested addition p-loss method is to etermine if "unus	ement subject to the provision al reimbursement according to be used for "unusually cost ually costly services" were p extensive services."	to the stop-loss method ly services." The	
services." Accordi				is particular admission invol t is to be based on the per die		
No invoices were s	ubmitted for implantab	les, therefore no reimbu	rsement can be de	etermined.		
		ion, the parties' position to an additional reimbu		tion of the provisions of Rul	e 134.401(c), we find	

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.

Ordered by:

Michael Bucklin

03/21/05

Authorized Signature

Typed Name

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 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: