

Texas Department of Insurance, Division of Workers' Compensation 7551 Metro Center Drive, Suite 100 • Austin, Texas 78744-1609

MEDICAL DISPUTE RESOLUTION FINDINGS AND DECISION

PART I: GENERAL INFO						
Type of Requestor: (x) He	alth Care Provid	er () Injured Employee	() Insurance Carrier			
Requestor's Name and Address: Metro Radiology Imaging	g Inc.		MDR Tracking No.:	M4-05-1604-01		
171 W. Irving Blvd. #304			Claim No.:			
Irving, TX 75061			Injured Employee's Name:			
Respondent's Name and Address: Zurich American Insurance Company			Date of Injury:			
Rep Box # 19	ce company		Employer's Name:	Building Materials Corporation		
			Insurance Carrier's No.:	023050000264310001		
PART II: REQUESTOR'S	PRINCIPLE I	OCUMENTATION AND	POSITION SUMMARY			
Requestor states that the i	insurance comp	any paid per the incorrec	t fee schedule.			
Principle Documentation:						
1. Requestor's position statement						
2. TWCC-60						
3. EOBs						
	4. HCFA's					
PART III: RESPONDENT	'S PRINCIPLI	DOCUMENTATION AN	D POSITION SUMMAR	RV		
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Respondent states they paid the bill in accordance with the state fee guidelines. Principle Documentation: 1. TWCC-60 Response						
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PART IV: SUMMARY OF	F DISPUTE AN	D FINDINGS				
Date(s) of Service	Denial Code	CPT Code(s)	or Description	Part V Reference	Additional Amount Due (if any)	
05/12/04	F	7372	21-WP	1	\$100.44	
TOTAL DUE					\$100.44	
PART V: MEDICAL DISF	PUTE RESOLU	TION REVIEW SUMMA	RY, METHODOLOGY,	AND/OR EXPLANA	TION	
Section 413.011(a-d) titled (Guidelines and Medical Policies), and Commission Rule 134.202 titled Medical Fee Guideline effective						
August 1, 2003 set out rein						
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					e Services) reimbursement	
in the amount of 100.44 ($531.72 \times 125\% = 664.65 - 564.21$ (carrier payment) = 100.44) is recommended.						
PART VI: GENERAL PAY	YMENT POLIC	CIES/REFERENCES IMP	ACTING DECISION			
28 Texas Administrative Code Sec. §413.011(a-d) 28 Texas Administrative Code Sec. §134.201						
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28 Texas Administrative	e coue sec. §	134.202				

PART VII: DIVISION DECISION AND ORDER

Based upon the documentation submitted by the parties and in accordance with the provisions of Texas Labor Code, Sec. 413.031, the Division has determined that the requestor **is** entitled to additional reimbursement **in the amount of \$100.44**.

Ordered by:

Authorized Signature

Typed Name

02/24/06 Date of Order

PART VIII: YOUR RIGHT TO REQUEST JUDICIAL REVIEW

Appeals of medical dispute resolution decisions and orders are procedurally made directly to a district court in Travis County [see Texas Labor Code, Sec. 413.031(k), as amended and effective Sept. 1, 2005]. An appeal to District Court must be filed not later than 30 days after the date on which the decision that is the subject of the appeal is final and appealable. The Division is not considered a party to the appeal.

Si prefiere hablar con una persona en español acerca de ésta correspondencia, favor de llamar a 512-804-4812.