

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

MEDICAL FEE DISPUTE RESOLUTION FINDINGS AND DECISION

| PART I: GENERAL I | INFORMATION | | | | | | |
|--|-----------------------------|---|---------------------|-------------|--|--|--|
| Requestor's Name and | d Address: | MFDR Tracking #: | M4-05-3250-01 | | | | |
| Central Dallas | o Dahah | DWC Claim #: | | | | | |
| 2959 S. Buckt | ner Blvd. #70 | Injured Employee: | | | | | |
| Dallas, TX 75 | Dallas, TX 75227 | | | | | | |
| Respondent Name and Box #: | | Date of Injury: | | | | | |
| Lumbermens Mutual Casualty Co. Rep. Box #42 | | Employer Name: | Tekni Plex Inc. | | | | |
| | | Insurance Carrier #: | 4650162087 | | | | |
| PART II: REQUEST | OR'S POSITION SUMMAI | RY AND PRINCIPLE DOCUMENTAT | ION | | | | |
| Requestor's Position S | Summary: | | | | | | |
| * | "Fee dispute." | | | | | | |
| Principle Documentation | 1. DWC 60 package | | | | | | |
| | 2. CMS 1500(s) | | | | | | |
| | 3. EOB(s) | | | | | | |
| | | | | | | | |
| PART III: RESPOND | ENT'S POSITION SUMM | ARY AND PRINCIPLE DOCUMENTA | ATION | | | | |
| Respondent's Position Summary: | | | | | | | |
| None submitted. | None submitted. | | | | | | |
| | | | | | | | |
| PART IV: SUMMARY | | | | | | | |
| Review of the box 32 | on CMS-1500, revealed zi | ip code 75227 is located in Dallas cour | - | 1 | | | |
| Date(s) of Service | Denial Code(s) | CPT Code(s) and Calculations | Part V Reference | Amount Due | | | |
| 3-15-04 | No EOB | 99455-V5-WP | 1-4 | \$450.83 | | | |
| Total Due: | | | | \$450.83 | | | |
| | | OLOGY AND EXPLANATION | | | | | |
| , , , , , , , , , , , , , , , , , | | <i>plicies and Guidelines</i> , and Division Ru reimbursement guidelines. | ule 134.202 titled, | Medical Fee | | | |
| Outuenne oncouve m | ugust 1, 2005, sets out the | Tellibursement guidennes. | | | | | |
| | | or submitted convincing evidence of ca tted service will be reviewed in accorda | | | | | |
| 2. 99455-V5-WI | Р: | | | | | | |
| | | I)(II) states in part: (c) The following camining doctor who is the treating doc | | | | | |

(II) Modifiers "V1", "V2", "V3", "V4', or "V5" shall be added to the CPT code to correspond with the last digit of the applicable office visit."

- 3. The Requestor is the treating doctor; therefore, the examination was coded correctly using CPT code 99455. Per Rule 134.202(e)(6)(c)(i)(I)(II), the modifier –V5 refers to the applicable office visit. CPT code 99215's MAR is \$153.77. Thus, the appropriate reimbursement for the evaluation with modifier-V5 is \$153.77.
 - According to Rule 134.202(e)(6)(D)(II), "The MAR for musculoskeletal body areas shall be as follows.
 a) \$150 for each body area if the Diagnosis Related Estimates (DRE) method found in the AMA Guides 4th Edition is used.
 - b) If full physical evaluation, with range of motion is performed:
 - 1) \$300 for the first musculoskeletal body area; and
 - 2) \$150 for each additional musculoskeletal body area.
- 4. The Requestor documented a ROM method to determine impairment rating; thus, the appropriate reimbursement for evaluation of one body area is \$300.00. This amount plus the MMI evaluation of \$153.77 equals \$453.77. The Requestor listed amount in dispute is \$450.83. Per Rule 134.202(d), "reimbursement shall be the least of the (1) MAR amount as established by this rule or, (2) the health care provider's usual and customary charge." The insurance carrier paid \$0.00; therefore, the Requestor is due \$450.83.

PART VI: GENERAL PAYMENT POLICIES/REFERENCES

Texas Labor Code Sec. §413.011(a-d) 28 Texas Administrative Code Sec. §134.1, §134.202

PART VII: DIVISION DECISION AND/OR 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 reimbursement. The Division hereby **ORDERS** the Carrier to remit to the Requestor the amount of \$450.83 plus accrued interest, due within 30 days of receipt of this Order.

ORDER / DECISION:

| Elizabeth Pickle, RHIA | June 20, 2007 |
|------------------------|---------------|
| | |

Authorized Signature

Medical Fee Dispute Resolution Officer

Date

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.