

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

MEDICAL DISPUTE RESOLUTION FINDINGS AND DECISION

					2-0-1	
PART I: GENERAL INF	ORMATION					
Type of Requestor: (x) H	ealth Care Provider	() Injured Employee	() Insurance Carrier			
Requestor's Name and Address: RS Medical P.O. Box 872650 Vancouver, WA 98687-2650		MDR Tracking No.:	M4-05-5125-01			
		Claim No.:				
		Injured Employee's Name:				
Respondent's Name and Addre	ss:		Date of Injury:			
Sentry Insurance A Mutu	al Co.		Employer's Name:	loyer's Name:		
Rep Box# 19			Insurance Carrier's No.:	FEDEX CORP		
		insurance Carrier's No.:	986460022400010164			
PART II: REQUESTOR'	S PRINCIPLE DOG	CUMENTATION AND	POSITION SUMMARY	7		
Requestor's Position Sum	mary: "There is n	o established fee sche	dule or MAR for this sp	ecific device. Charge	e is appropriate."	
Principle Documentation	:					
1. DWC-60/Table of Disputed Services/Position Summary						
2. CMS-1500's						
DADT III. DEGDONDEN	3. EOBs		ID DOCITION CUMANA	D X 7		
PART III: RESPONDEN					nent for the disputed DME	
supplies as they have bee						
Dringinla Degumentation	1 Desition Sum					
Principle Documentation:	2. EOBs	mary				
PART IV: SUMMARY O		INDINGS				
					Additional Amount	
Date(s) of Service	Code	CPT Code (s)	or Description	Reference	Due (if any)	
03/19/04-04/18/04	M, O	E13	99-RR	1	\$29.87	
05/19/04-06/18/04	M, O	E13	99-RR	1	\$29.87	
TOTAL DUE					\$59.74	
PART V: MEDICAL DIS	PUTE RESOLUTIO	ON REVIEW SUMMA	RY, METHODOLOGY,	AND/OR EXPLANA	TION	
		cal Policies), and Comm	nission Rule 134.202 titled	(Medical Fee Guidelin	e) effective August 1, 2003,	
set out reimbursement guide	elines.					
According the the EOB p						
MAR reduction; and O- I		dation(s) will stand as	they were defined and	no additional recomn	nendation is due based on	
TWCC Medical Fee Guid	lelines/Rules.					
1. The HCPCS Level II						
code is not available. The Division.	ese items vary grea	tly in reimbursement.	This code does not hav	e an established value	e set by CMS nor the	
Division.						
Division Rule 134.202 (c						
relative value, which may decisions, and values assi						
					oduct. RS Medical states	
that due to the unique fea provides EOBs from othe						
Drovides EURS from othe	r carriers who have	reimnursed the full a	mount but at \$250.00 fc	or rental. The EOBs n	rovided by KN Medical	

only illustrate the highest amount paid by carriers and do not show the full range of payments made by carriers.

Reimbursement of 100% of charges, gives the manufacturer sole control over the amount billed and reimbursed, this is not effective medical cost control for the workers' compensation system. The manufacturer has not provided convincing evidence to justify increased reimbursement. Unless the manufacturer provides convincing evidence to provide for reimbursement otherwise, the Division refers to the other values previously discussed. While the RS4i is not exactly the same as a TENS unit, the RS4i is similar to a TENS unit. Therefore, the Division will use the assigned relative value for a similar type product, E0745, Neuromuscular Stimulator, at a midpoint between the CMS national average payment (\$82.80) multiplied by 1.25 and the national average commercial reimbursement (180.01) for the E0745. The commercial reimbursement is used to recognize the unique features of the RS4i that make the RS4i different from the E0745, Neuromuscular Stimulator.

For date of service in calendar year 2004 the Division reimbursement for the RS4i is calculated as follows $82.80 \times 125\% = 103.50 + 180.01 \div 2 = 141.76$. The Respondent made a total payment in the amount of 223.78 (111.89×2 dates of service). Therefore, additional reimbursement in the amount of 22.87(141.76 - 111.89) multiplied by two dates of service = 59.74. is recommended.

PART VI: GENERAL PAYMENT POLICIES/REFERENCES IMPACTING DECISION

28 Texas Administrative Code Sec. §413.011(a-d) 28 Texas Administrative Code 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 \$59.74 plus all accrued interest due at the time of payment to the Requestor within 30 days receipt of this Order.

Ordered by:

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	Benita Diaz	06/12/06
Authorized Signature	Typed Name	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.