

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 INF	ORMATION					
Type of Requestor: (x) He	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.:	M4-05-9833-01	M4-05-9833-01		
			Claim No.:			
			Injured Employee's Name:			
Respondent's Name and Address:			Date of Injury:			
Continental Casualty Cor	npany		Employer's Name:	Springlaka Farth (Springlake Earth Cotton Grower	
Rep. Box # 47			Insurance Carrier's No.: 04600354-NG			
				04000534-110		
PART II: REQUESTOR'						
•		ed fee schedule for t	his device. Fair and re	asonable not establis	shed by documentation."	
Principle Documentation						
		ble of Disputed Ser	vices/Position Summ	ary		
	2. CMS-1500's					
	3. EOBs					
PART III: RESPONDEN	Γ'S PRINCIPLE DO	CUMENTATION AN	ND POSITION SUMMA	RY		
Position Summary. "G,	M, & O. G-Unbu	ndled, M-No mar	value, O-denied after	reconsideration."		
Principle Documentation						
Ĩ	1. Position Sun	nmary				
	2. EOBs					
PART IV: SUMMARY O	F DISPUTE AND FI	INDINGS				
Date(s) of Service	Denial Code	CPT Code(s) or Description		Part V Reference	Additional Amount Due (if any)	
08/18/04-09/17/04	G, M, O	E-1399-RR		1-10	\$0.00	
TOTAL DUE					\$0.00	
PART V: MEDICAL DIS	PUTE RESOLUTIO	N REVIEW SUMMA	RY, METHODOLOGY	, AND/OR EXPLANA	TION	
			,		_	
1. The disputed issue:	Whether addition	al payment is due t	he Requestor for rent	al of DME known as	s the RS4i.	
I		I do a da d	1			
2. The Respondent EO	B denial code(s) a	asserts: "M- No M	AR. O-Denial after re	econsideration. G-U	nbundling."	
3. The HCPCS Level I						
not available. Reimbur Centers for Medicare a				es not nave an establ	institute value set by the	
centers for weatcare a	nu metreale del v	lees (CIMB) of the	510131011.			
4. For date(s) of servic	e on or after Aug	ust 1, 2003, Divisio	on Rule 134.202(b), 2	002 Medical Fee Gu	uideline, requires health	
care providers to apply						
reimbursement of profe						
Equipment Regional Ca	arrier (SADMER	C) to provide guida	nce to manufacturers	and suppliers on the	e proper use of the	
Healthcare Common						

Procedure Coding System (HCPCS), the means by which durable medical equipment, prosthetics, orthotics, and supplies (DMEPOS) are identified for Medicare billing. Manufacturers and suppliers are instructed by CMS and through the Durable Medical Equipment Regional Carrier (DMERC) supplier manual and advisories to contact the SADMERC HCPCS Unit to obtain proper billing codes for DMEPOS items.

(Reference to website: http://www.cms.hhs.gov/DMEPOSFeeSched/LSDMEPOSFEE/list.asp)

SADMERC representatives have determined that the RS4i is properly coded using CPT code E1399. According to SADMERC, no other more specific HCPCS billing code accurately describes this piece of equipment. With this decision, SADMERC established that the RS4i is not the same as a transcutaneous electrical nerve stimulator (TENS) unit. However, according to industry experts and product information, the RS4i is substantially similar to muscle stimulator such as E0745, with features such as programmable treatment plans, four channels with up to eight pads to cover larger areas.

5. According to Division Rule 134.202 (c)(6), for products and services which CMS or the Division does not have an established reimbursement value; the carrier shall assign a relative value. The relative value may be based on nationally recognized published relative value studies, published commission medical dispute decisions, and values assigned for services involving similar work or resource commitment.

6. The Requestor did not provide evidence to indicate how a relative value was selected.

7. The Respondent did not provide evidence indicating how the relative value was selected.

8. RS Medical has submitted product features and states that due to the unique features of the product as compared to other muscle stimulators, higher reimbursement is warranted. RS Medical also provided EOB(s) from other carriers who have reimbursed the full amount billed at \$250.00 for monthly rental. The EOB(s) provided by RS Medical illustrate the highest amount paid by carriers, but do not show the full range of reimbursements made by all carriers. RS Medical seeks 100% of its billed charges.

9. MDR does not concur that reimbursement of 100% of the provider charges for the RS4i is fair and reasonable. Allowing reimbursement of 100% of charges gives the manufacturer sole control over the amount billed and reimbursed and therefore, does not achieve effective medical cost control as required by Texas Labor Code §413.011. Cost information is used in a variety of reimbursement systems to determine fair and reasonable reimbursement (e.g. CMS's Durable Medical Equipment Prosthetics, Orthotics, and Supplies (DMEPOS) fee schedule, and other Division fee guidelines). However, no cost information was submitted.

10. Because the RS4i is substantially similar to a muscular stimulator unit (E0745, Neuromuscular Stimulator) the Division considered various established values for the E0745 from a variety of sources to determine a fair and reasonable reimbursement for monthly rental of the RS4i. Using commercially available data on average commercial reimbursement rates for the E0745 code, the Divisions workers' compensation carrier reimbursement paid for code E0745 for dates of service in 2004, and 125% of the 2004 CMS assigned relative value for code E0745, the Division determined a reimbursement range of \$101.02 to \$182.16 for this code. The midpoint of that range, \$141.59 per month was determined to be a fair and reasonable reimbursement for rental of the RS4i. Reimbursement higher than the DMEPOS E0745 Neuromuscular Stimulator rate x 125% is used to recognize the unique features of the RS4i, as described in #4.

The Respondent made a total payment in the amount of \$150.00 for one date of service. Therefore, the difference between amount paid and due results in no additional reimbursement recommended.

PART VI: GENERAL PAYMENT POLICIES/REFERENCES IMPACTING DECISION

Texas Labor Code §413.011(a-d) 28 Texas Administrative Code Sec. §134.1 28 Texas Administrative Code Sec. §134.202 (b), (c)(6)

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.

PART VII: DIVISION DECISION AND ORDER

413.031, the Division has determined that the requestor is not entitled to additional reimbursement.

Ordered by:

Based upon the documentation submitted by the parties and in accordance with the provisions of Texas Labor Code, Sec. Michael Bucklin 08/02/06 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