

BEFORE THE IOWA WORKERS' COMPENSATION COMMISSIONER

TONY PAZZI,
Claimant,

vs.

EFCO/CPI,
Employer,

and

SENTRY INSURANCE,
Insurance Carrier,
Defendants.

FILED
MAY 17 2019
WORKERS' COMPENSATION

File No. 5063852

RULING ON CLAIMANT'S
APPLICATION FOR REHEARING

Claimant, Tony Pazzi, filed an application for rehearing on May 1, 2019 from an arbitration decision filed April 23, 2019. No resistance is on file. The application is considered.


At the time of the arbitration hearing, claimant checked the box on the hearing report asking for alternate medical care. The alternate medical care claimant was seeking was to be able to continue to treat with his current medical providers for his neck. On page seven of the arbitration decision, I found that Mr. Pazzi had met his burden of proof for care for his neck and headaches. Claimant is now seeking an order on the alternate care issue. Upon review of the record and argument of the claimant, it is determined the application for rehearing has merit, and is therefore granted.

ORDER

The defendants' application for rehearing is granted. The arbitration decision is supplemented and amended by this decision. Claimant's request for alternate care is granted. Defendants are ordered to direct continuing care with Christopher Stalvey, D.O., Steven R. Quam, D.O., Janae D. Brown, ARNP, and Todd J. Janus, M.D. for his

work-related neck and headache symptoms.

Signed and filed this 17th day of May, 2019.



ERIN Q. PALS
DEPUTY WORKERS'
COMPENSATION COMMISSIONER

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