

claimant's treatment for the November 10, 2016 and December 4, 2016 dates of injury. Defendants were not specifically required to pay charges detailed in Exhibits 9 and 10.

Claimant seeks an order requiring defendants to pay for ongoing medical care. Defendants were found liable for both of claimant's work injuries of November 10, 2016 and December 4, 2016. The arbitration decision specifically requires defendants to provide claimant with medical care that is reasonably suited to treat his work-related cervical injury (Arbitration Dec. page 17).

Claimant also seek an order itemizing costs. The only costs detailed are the independent medical evaluation (IME) costs, filing fee and service fee. Defendants were ordered to pay \$500.00 towards the IME, and were ordered to pay costs. It is unclear why the other two remaining costs require itemization.

Given the above, the Order section of this decision is modified to include the following paragraphs:

That for both files:


That defendants shall pay medical expenses detailed in claimant's exhibits 9 and 10.

That defendants shall provide claimant with medical care that is reasonably suited to treat his work-related cervical injury.

That defendants shall pay costs of \$100.00 filing fee and \$13.12 service fee.

The decision remains the same in all other respects.

Signed and filed this 24th day of February, 2020.



JAMES F. CHRISTENSON
DEPUTY WORKERS'
COMPENSATION COMMISSIONER

The parties have been served, as follows:

Garrett Lutovsky (via WCES)
Robert Rosenstiel (via WCES)