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CHRISTOPHER P. WEE **ATTORNEY**

CARMEN BLASK PARALEGAL

VIA FACSIMILE AND U.S. MAIL

February 17, 2010

Clients Copy lease keep for your files

Eric G. Helphrey, Esq. Stockwell, Harris, Woolverton & Muehl 1545 River Park Drive, Suite 330 Sacramento, CA 95815-4616

Re:

Tiffany K. Anderson vs San Joaquin County.- Mosquito and Vector Control

District

DOI: EAMS No: 06/19/2008 ADJ7004221 03/26/2009

07/02/2009

7010682

7004227

WCAB No:

Claim No: VE0700184 VE0700184

VE0700184

Dear Mr. Helphrey:

Pursuant to Labor Code §4061 and §4062, applicant hereby objects to the medical determinations of the treating doctor, including but not limited to the following: (1) temporary disability periods, (2) the applicant's status as a qualified injured worker, (3) the applicant's ability to perform modified work, (4) the treating doctor's medical treatment plan, (5) the permanent and stationary date, if any, (6) the treating doctor's assessment of applicant's factors of disability and (7) the treating doctor's assessment of applicant's need for future/further medical care.

In order to expedite the settlement in the above captioned matter, might I suggest we agree on an agreed medical evaluation ("AME").

The following are orthopedic specialists that I would suggest:

Peter Mandell, M.D. 1663 Rollins Road Burlingame, CA 94010

650-692-2663

Mohinder Nijjar, M.D.

P.O. Box 2549

San Rafael, CA 94912

800-245-7899

It will be very important that this office obtain a copy of the job description so that the job description may be forwarded to the AME doctor. Further, this office would expect that you would have all of the medical records, diagnostic tests (x-rays, MRIs, etc.) sent to the agreed medical examiner for his or her review.

Demand is hereby made for an itemization of all benefits paid as outlined in the Title 8 CCR §10100.1(Z)(1)(2) and copies of each benefit notice and any enclosures and any enclosures not previously served on this office pursuant to Title 8 CCR §9810(F). Also, consider this a demand for subrosa film either exculpatory or accusatory that you have on my client.

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If we do not receive a response within twenty (20) days from the date of this letter, we will be scheduling our own QME. For injuries after 01/01/05 we will submit a request for a Panel QME to the Industrial Medical Council.

Thank you for your cooperation and attention hereto. We look forward to hearing from you on this matter.

Very truly yours,

RONALD M. STEIN, INC. Professional Law Corporation

Ronald M. Stein

RMS/elc

cc: Tiffany K. Anderson

Mackenzie Dawson, AIMS