

November 7, 2005

Tiffany Anderson 1416 Iris Drive, #7 Lodi, CA 95242

Employee: Tiffany Anderson

Employer: San Joaquin County Mosquito/VCD

Claim No: VE060031 D/Injury: 10-11-05

Dear Ms. Tiffany Anderson:

Based on a review of your file it appears you have recovered from your injury without any permanent disability. For this reason, we assume that you are not in need of further medical treatment and are having no further problems from your injury.

If you feel that you are in need of further medical care or that you are having some residual disability resulting from the dermatitis, contact allergic, then please contact me in order that we might make arrangements for necessary medical care. If we do not hear from you within 30 days from the date of this letter, we will assume that you are in agreement with our decision and will close our file. You may contact the State Information and Assistance Office 209/948-7980, for further information.

Be advised that certain statute of limitations apply to the provision of benefits. If it is necessary to go to the Workers' Compensation Appeals Board to resolve your claim, you <u>must</u> file an Application of Adjudication within one year of the date of your injury <u>or</u> one year from the date of your last medical treatment. Waiting longer could mean losing your right to benefits. And should you allege your injury has caused you any new and further disability, you must file an Application of Adjudication with the Worker's Compensation Appeals Board. You must do so within five years from the original date of injury. Waiting longer could also mean losing your right to benefits.

Sincerely,

Theresa Antoyan Claims Assistant

Employer: San Joaquin County Mosquito/VCD File



HATIONAL ASSOCIATION ASSOCIATI