



# Medical Fee Dispute Resolution Findings and Decision

## General Information

**Requestor Name**

Andrew Brylowski, M.D.

**Respondent Name**

Texas Mutual Insurance Company

**MFDR Tracking Number**

M4-24-2556-01

**Carrier's Austin Representative**

Box Number 54

**DWC Date Received**

July 20, 2024

## Summary of Findings

Dates of Service	Disputed Services	Amount in Dispute	Amount Due
December 7, 2023	Designated Doctor Examination 99456-W5-WP	\$300.00	\$300.00
	99199-51-59	\$0.00	\$0.00
	90792-51-59	\$3,410.01	\$0.00
	96116-51-59	\$0.00	\$0.00
	96121-51-59	\$0.00	\$0.00
	96132-51-59	\$2,260.77	\$0.00
	96133-51-59	\$0.00	\$0.00
	96136-51-59	\$0.00	\$0.00
	96137-51-59	\$0.00	\$0.00
<b>Total</b>		<b>\$5,970.78</b>	<b>\$300.00</b>

## Requestor's Position

"99456-W5-WP: ... 1 unit for Spine: \$350 1 unit for Skin: \$300

"2 units for Mental & Behavioral: \$300 1 unit for ENT: \$150 1 unit for pain: \$150

**"Total Amount Due: \$300**

"90792-51-59: Please note that 2 (TWO) HCFA CMS 1500 invoices are attached in combined format for the correct billing of multiple CPT codes necessary for the COMPREHENSIVE

FORENSIC INDEPENDENT MEDICAL EXAMINATION from a neuropsychiatric point of view.

"Please note that 2 Texas Administrative Code rules (TAC) apply:

TAC §127.10 – General procedures for Designated Doctor Examinations:

"(c) The designated doctor shall perform additional testing when necessary to resolve the issue in question. The designated doctor shall also refer an injured employee to other health care providers when the referral is necessary to resolve the issue in question and the designated doctor is not qualified to fully resolve the issue in question. Any additional testing or referral required for the evaluation is not subject to preauthorization requirements nor shall those services be denied retrospectively based on medical necessity, extent of injury, or compensability in accordance with the Labor Code §408.027 and §413.014, Insurance Code Chapter 1305, or Chapters 10, 19, 133, or 134 of this title (relating to Workers' Compensation Health Care Networks, Agent's Licensing, General Medical Provisions, and Benefits – Guidelines for Medical Services, Charges, and Payments, respectively) but is subject to the requirements of §180.24 of this title (relating to Financial Disclosure).

"AND TAC §41.104 also applies. (4) Billing by report – procedure to be used by a health care provider when:

- (A) no procedural definition and/or dollar value is established in the board's fee guidelines for the treatment or service rendered; or
- (B) when the provider determines that the procedural definition and/or dollar value established in the fee guidelines does not adequately describe the treatment or service rendered. (See §42.145 of this title (relating to Billing.)

"Please note there is no procedural definition established in the fee (Medicare) guidelines for a COMPREHENSIVE FORENSIC INDEPENDENT MEDICAL EXAMINATION

**"Total Amount Due: \$3,409.51**

**"96132-51-59:**

Physical and neuro-behavioral examination along with diagnostic interview and additional testing that was forensically medically necessary for this examination such as neuropsychiatric testing and measures, blood work, imaging studies, etc. A history of and diagnostic interview along with a review of medical records and collateral information that was available was done ...

"This process involved approximately 12 hours of staff and physician time. Neuropsychiatric testing interpretation, report preparation, as well as a review of medical records were accomplished on December 6, 2023, December 7, 2023, December 8, 2023, December 9, 2023, December 10, 2023, December 13, 2023, December 14, 2023, December 15, 2023, December 16, 2023, and December 17, 2023. This process involved approximately 21 hours of physician time. Total hours of physician time for evaluation, testing administration, testing supervision, testing scoring, testing interpretation, medical record integration, collateral information integration, literature review, urine drug testing and interpretation and integration of this information into report format was approximately 26 hours.

**"Total Amount Due: \$2,260.77"**

**Amount in Dispute:** \$5,970.78

## **Respondent's Position**

"Texas Mutual denied CPT code 99199 as review of medical records is inclusive to the examination process. Texas Mutual paid CPT code 96132, this code is for the first hour of neuropsychological testing evaluation services only, multiple units were billed for the same date of service. Texas Mutual paid 1 unit for CPT code 90792, however the remaining 9 units were denied as the documentation does not support additional units.

"Our position is that no payment is due."

**Response Submitted by:** Texas Mutual Insurance Company

## **Findings and Decision**

### Authority

This medical fee dispute is decided according to [Texas Labor Code \(TLC\) §413.031](#) and applicable rules of the Texas Department of Insurance, Division of Workers' Compensation (DWC).

### Statutes and Rules

1. [28 Texas Administrative Code \(TAC\), Section 41](#) sets out the procedures for administration of workers' compensation claims with dates of injury prior to January 1, 1991.
2. [28 TAC §127.10, effective April 30, 2023, 48 TexReg 2123](#), sets out the procedures for designated doctor examinations.
3. [28 TAC §133.307](#) sets out the procedures for resolving medical fee disputes.
4. [28 TAC §134.203](#) sets out the fee guidelines for professional medical services.
5. [28 TAC §134.250, effective July 7, 2016, 41 TexReg 4839](#), sets out the fee guidelines for examinations to determine maximum medical improvement with dates of service prior to June 1, 2024.

### Denial Reasons

The insurance carrier reduced the payment for the disputed services with the following claim adjustment codes:

- CAC-P12 – Workers' compensation jurisdictional fee schedule adjustment.
- CAC-16 – Claim/service lacks information or has submission/billing error(s) which is needed for adjudication.
- CAC-97 – The benefit for this service is included in the payment/allowance for another service/procedure that has already been adjudicated.
- 225 – The submitted documentation does not support the service being billed. We will re-evaluate this upon receipt of clarifying information.

- 641 – The medically unlikely edits (MUE) from CMS has been applied to this procedure code.
- 742 – Paid in accordance with 134.204(j)(4)(C)
- 790 – This charge was reimbursed in accordance with the Texas medical fee guideline.
- 892 – Denied in accordance with DWC rules and/or medical fee guideline including current CPT code descriptions/instructions.
- CAC-18 – Exact duplicate claim/service
- 224 – Duplicate charge
- CAC-193 – Original payment decision is being maintained. Upon review, it was determined that this claim was processed properly.
- DC4 – No additional reimbursement allowed after reconsideration.

Issues

1. What are the services considered in this review?
2. Is Andrew Brylowski, M.D. entitled to additional reimbursement for procedure code 99456-W5-WP?
3. What are the applicable rules for review of the testing services in this dispute?
4. Is Dr. Brylowski entitled to additional reimbursement for procedure code 90792?
5. Is Dr. Brylowski entitled to additional reimbursement for procedure code 96132?

Findings

1. Dr. Brylowski submitted this dispute in accordance with 28 TAC §133.307 for the following procedure codes:
  - 99456-W5-WP
  - 99199-51-59
  - 90792-51-59
  - 96116-51-59
  - 96121-51-59
  - 96132-51-59
  - 96133-51-59
  - 96136-51-59
  - 96137-51-59

He is seeking \$0.00 for procedure codes:

- 99199-51-59
- 96116-51-59
- 96121-51-59
- 96133-51-59
- 96136-51-59
- 96137-51-59

Therefore, these procedures will not be considered in this dispute. Dr. Brylowski is seeking \$5,970.78 for procedure codes 99456-W5-WP, 90792-51-59, and 96132-51-59. These procedures will be reviewed in this dispute.

2. Procedure code 99456-W5-WP is a division-specific service subject to the fee guidelines found in 28 TAC §134.250.

The submitted documentation indicates that Dr. Brylowski performed an evaluation of maximum medical improvement as ordered by DWC. 28 TAC §134.250(3)(C) states that the maximum allowable reimbursement (MAR) for this examination is \$350.00.

Review of the submitted documentation finds that Dr. Brylowski provided impairment rating calculations for the (redacted) with range of motion testing; (redacted); (redacted); and (redacted).

28 TAC §134.250(4)(C)(ii) defines the fees for the calculation of an impairment rating for musculoskeletal body areas. The MAR for the evaluation of the first musculoskeletal body area performed with range of motion is \$300.00.

28 TAC §134.250(4)(D) defines the fees for the calculation of an impairment rating for non-musculoskeletal body areas. The MAR for the assignment of impairment rating for non-musculoskeletal body areas is \$150.00 each. For the reported four non-musculoskeletal body areas, the total MAR for the determination of impairment rating is \$600.00.

The total MAR for these services is \$1,250.00. Per explanation of benefits January 19, 2024, the insurance carrier paid \$950.00. An additional \$300.00 is recommended.

3. Procedure codes 90792 and 96132 are considered professional medical services. DWC will review these services for reimbursement in accordance with relevant rules.

Dr. Brylowski indicated that reimbursement should be evaluated based on rules found in "TAC §127.10" and "TAC §41.104."

While he referenced an older version of Chapter 127, Section 10, DWC finds that this rule in effect for the dates of service in question states in Subsection (c), in relevant part, "Additional testing and referrals. The designated doctor must perform additional testing when necessary to resolve the issue in question. The designated doctor must also refer an injured employee to other health care providers when the referral is necessary to resolve the issue in question, and the designated doctor is not qualified to fully resolve it.

- (1) Any additional testing or referrals required for the evaluation are not subject to preauthorization requirements.
- (2) Payment for additional testing or referrals that the designated doctor has determined are necessary under this subsection must not be denied prospectively or retrospectively, regardless of any potential disagreements about medical necessity, extent of injury, or compensability.
- (3) Any additional testing or referrals required for the evaluation are subject to the

requirements of §180.24 of this title (relating to Financial Disclosure).

(4) Any additional testing or referrals required for the evaluation of an injured employee under a certified workers' compensation network under Insurance Code Chapter 1305 or a political subdivision under Labor Code §504.053(b):

(A) are not required to use a provider in the same network as the injured employee; and

(B) are not subject to the network or out-of-network restrictions in Insurance Code §1305.101 (relating to Providing or Arranging for Health Care).

DWC reviewed the explanations of benefits submitted and found that the insurance carrier did not deny payment based on medical necessity, preauthorization requirements, extent of injury, compensability, or network status. Therefore, this rule is not applicable to the dispute in question.

Dr. Brylowski also referenced "TAC §41.104." He did not provide the title number for referenced rule TAC §41.104, therefore, DWC performed a search for this rule within Title 28 as it is the administrative authority for general and workers' compensation insurance. Section 104 was not found in Chapter 41 that was in effect on the date of service in question. However, the language quoted in Dr. Brylowski's position statement is found in 28 TAC §42.145. It is important to note that the Texas Administrative Code, Title 28, Chapters 41 through 69 are applicable only to claims with dates of injury prior to January 1, 1991. Therefore, they do not pertain to the claim that is the subject of this dispute.

Dr. Brylowski further states that "there is no procedural definition established in the fee (Medicare) guidelines for a COMPREHENSIVE FORENSIC INDEPENDENT MEDICAL EXAMINATION." The documentation submitted to DWC fails to demonstrate how the services in question are substantively different from the defined services as billed. For this reason, DWC must review the services in question based on the fee guidelines that are applicable to those services.

Reimbursement policies for professional services are found in 28 TAC §134.203, which states, in relevant part: "(b) For coding, billing, reporting, and reimbursement of professional medical services, Texas workers' compensation system participants shall apply the following:

(1) Medicare payment policies, including its coding; billing; correct coding initiatives (CCI) edits; modifiers; bonus payments for health professional shortage areas (HPSAs) and physician scarcity areas (PSAs); and other payment policies in effect on the date a service is provided with any additions or exceptions in the rules."

Reimbursement fee guidelines for professional services are addressed in 28 TAC §134.203(c), which states in relevant part: "To determine the MAR for professional services, system participants shall apply the Medicare payment policies with minimal modifications.

(1) For service categories of Evaluation & Management, General Medicine, Physical Medicine and Rehabilitation, Radiology, Pathology, Anesthesia, and Surgery when

performed in an office setting, the established conversion factor to be applied is \$52.83

...

(2) The conversion factors listed in paragraph (1) of this subsection shall be the conversion factors for calendar year 2008. Subsequent year's conversion factors shall be determined by applying the annual percentage adjustment of the Medicare Economic Index (MEI) to the previous year's conversion factors, and shall be effective January 1st of the new calendar year ..."

4. Procedure code 90792 is defined as "Psychiatric diagnostic evaluation with medical services: An assessment by a psychiatrist of a person's mental health status conducted through an interview, exam, or nonverbal methods. It includes additional medical services such as pharmacy or other diagnostic evaluation ... A psychiatric diagnostic evaluation is performed, which includes the assessment of the patient's psychosocial history, current mental status, review, and ordering of diagnostic studies followed by appropriate treatment recommendations. In 90792, additional medical services such as physical examination and prescription of pharmaceuticals are provided in addition to the diagnostic evaluation. Interviews and communication with family members or other sources are included in these codes."

Per explanation of benefits dated January 19, 2024, the insurance carrier reimbursed \$378.34. Dr. Brylowski billed 10 units for this service, however provided no evidence that multiple assessments as defined were performed. The requestor is therefore entitled to reimbursement for one unit of CPT code 90792.

To determine the MAR, the following formula is used: (DWC Conversion Factor/Medicare Conversion Factor) x Medicare Participating Amount.

- The DWC conversion factor for 2023 is 64.83.
- The Medicare conversion factor for 2023 is 33.8872.
- Per the submitted medical bills, the service was rendered in zip code 75234 which is in Medicare locality 0441211.

The Medicare participating amount for CPT code 90792 is \$198.02. The MAR is calculated as follows:  $(64.83/33.8872) \times 198.02 = 378.83$ .

The total MAR procedure code 90792 is \$378.83. The requestor has failed to demonstrate its reasoning why this disputed additional fee should be paid; how the Labor Code and DWC rules, including fee guidelines, impact the disputed fee issues; and how the submitted documentation supports the request for this disputed fee issue in accordance with 28 TAC §133.307(c)(2)(N). DWC finds that Dr. Brylowski is not entitled to additional reimbursement for this code.

5. Procedure code 96132 is defined as "Neuropsychological testing evaluation services by physician or other qualified health care professional, including integration of patient data, interpretation of standardized test results and clinical data, clinical decision making, treatment

planning and report, and interactive feedback to the patient, family member(s) or caregiver(s), when performed; first hour. The physician or other qualified health care professional evaluates and interprets the results of psychological or neuropsychological testing ... Neuropsychological testing consists of a series of tests in thinking, reasoning, judgment, and memory to evaluate the patient's neurocognitive abilities. Report 96132 for the first hour of evaluation/ interpretation and 96133 for each additional hour thereafter. Codes within this range describe the evaluation component, including combining data from different sources, interpreting test results and clinical data, decision-making, and providing a plan of treatment and report, as well as providing interactive feedback with the patient and family members or caregivers. These codes apply to each hour of evaluation and must include face-to-face time with the patient, as well as the time spent integrating and interpreting data; however, the actual test administration and scoring services are not reported by these codes."

A review of the documentation provided does not support billing for the services defined above were performed within the billed dates of service.

The requestor has failed to demonstrate its reasoning for why this disputed fee should be paid; how the relevant Labor Code and DWC rules, including fee guidelines, impact the disputed fee issues; and how the submitted documentation supports the request for the disputed fee issue in accordance with 28 TAC §133.307(c)(2)(N). No additional reimbursement is recommended for this service.

Conclusion

The outcome of this medical fee dispute is based on the evidence presented by the requestor and the respondent at the time of adjudication. Though all evidence may not have been discussed, it was considered.

DWC finds the requestor has established that additional reimbursement of \$300.00 is due.

**Order**

Under Texas Labor Code §§413.031 and 413.019, DWC has determined the requestor is entitled to additional reimbursement for the disputed services. It is ordered that Texas Mutual Insurance Company must remit to Andrew Brylowski, M.D. \$300.00 plus applicable accrued interest within 30 days of receiving this order in accordance with 28 TAC §134.130.

**Authorized Signature**

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Medical Fee Dispute Resolution Officer

\_\_\_\_\_  
August 22, 2024  
Date

## Your Right to Appeal

Either party to this medical fee dispute has a right to seek review of this decision under 28 TAC §133.307, which applies to disputes filed on or after **June 1, 2012**.

A party seeking review must submit DWC Form-045M, *Request to Schedule, Reschedule, or Cancel a Benefit Review Conference to Appeal a Medical Fee Dispute Decision (BRC-MFD)* and follow the instructions on the form. You can find the form at [www.tdi.texas.gov/forms/form20numeric.html](http://www.tdi.texas.gov/forms/form20numeric.html). DWC must receive the request within **20 days** of when you receive this decision. You may fax, mail, or personally deliver your request to DWC using the contact information on the form or the field office handling the claim. If you have questions about DWC Form-045M, please call CompConnection at 1-800-252-7031, option three, or email [CompConnection@tdi.texas.gov](mailto:CompConnection@tdi.texas.gov).

The party seeking review of the MFDR decision must deliver a copy of the request to all other parties involved in the dispute at the same time the request is filed with DWC. **Please include a copy of the *Medical Fee Dispute Resolution Findings and Decision*** with any other required information listed in [28 TAC §141.1 \(d\)](#).

Si prefiere hablar con una persona en español acerca de ésta correspondencia, favor de llamar a 1-800-252-7031, opción tres o correo electronico [CompConnection@tdi.texas.gov](mailto:CompConnection@tdi.texas.gov).