

**SOAH DOCKET NO. 453-03-0507.M4 – MDR Tracking No. M4-02-3023-01**  
**SOAH DOCKET NO. 453-03-3946.M4 – MDR Tracking No. M4-03-0538-01**  
**SOAH DOCKET NO. 453-03-3947.M4 – MDR Tracking No. M4-02-4743-01**  
**SOAH DOCKET NO. 453-03-3948.M4 – MDR Tracking No. M4-03-0432-01**  
**SOAH DOCKET NO. 453-05-0555.M4 – MDR Tracking No. M4-03-2121-01**  
**SOAH DOCKET NO. 453-05-0556.M4 – MDR Tracking No. M4-03-1082-01**  
**SOAH DOCKET NO. 453-05-0557.M4 – MDR Tracking No. M4-03-1905-01**  
**SOAH DOCKET NO. 453-05-0558.M4 – MDR Tracking No. M4-03-0885-01**  
**SOAH DOCKET NO. 453-05-0998.M4 – MDR Tracking No. M4-03-1046-01**

<b>VISTA HEALTHCARE, INC.,</b>	§	<b>BEFORE THE STATE OFFICE</b>
<b>Petitioner</b>	§	
	§	
<b>V.</b>	§	<b>OF</b>
	§	
	§	
<b>AMERICAN CAS. CO. OF READING, PA.,</b>	§	
<b>Respondent</b>	§	<b>ADMINISTRATIVE HEARINGS</b>

## **DECISION AND ORDER**

### **I. INTRODUCTION**

Vista Healthcare, Inc. (Vista) and American Casualty Company of Reading, Pennsylvania (Carrier) requested a hearing to contest decisions by the Medical Review Division (MRD) of the Texas Workers' Compensation Commission (Commission)<sup>1</sup> denying additional payment for ambulatory surgical center (ASC) services. Vista operated ASCs in Texas, providing surgical services to patients not requiring in-patient hospitalization. Vista billed for services provided to nine different patients.<sup>2</sup> Carrier reimbursed less than the billed amount, and Vista requested medical dispute resolution before MRD.

The MRD, in eight of the nine cases, declined to order any additional payment for the

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<sup>1</sup> Effective September 1, 2005, the functions of the Commission were transferred to the newly-created Division of Workers' Compensation of the Texas Department of Insurance (Division). These cases arose before that transfer of authority.

<sup>2</sup> Nine cases involving Vista and Carrier were consolidated for purposes of hearing. The ALJ is issuing this single decision addressing all the issues in all nine cases.

services. In those eight dockets, Vista had the burden of proving that it is entitled to the additional payment it requests for the services rendered.<sup>3</sup> After considering all of the evidence and arguments, the Administrative Law Judge (ALJ) concludes that Vista has failed to meet its burden; therefore, it is not entitled to any additional reimbursement in connection with those patients. In the one remaining case, SOAH Docket No. 453-03-3946.M4, the MRD ordered Carrier to make additional reimbursement. In that case, Carrier had the burden of establishing that the amount it has paid constituted fair and reasonable reimbursement. The ALJ concludes that Carrier failed to meet this burden and therefore must make additional reimbursement as ordered by the MRD.

## II. APPLICABLE LAW

Under the Texas Workers' Compensation Act (the Act),<sup>4</sup> workers' compensation insurance covers all medically necessary health care, including all reasonable medical aid, examinations, treatments, diagnoses, evaluations, and services reasonably required by the nature of the compensable injury and reasonably intended to cure or relieve the effects naturally resulting from a compensable injury.<sup>5</sup>

The critical statutory provision applicable to the issues in the instant cases is § 413.011 of the Act. Section 413.011 provides that the Commission by rule shall establish medical policies and guidelines relating to fees charged or paid for medical services for employees who suffer compensable injuries, including guidelines relating to payment of fees for specific medical treatments or services.<sup>6</sup> That section further provides that guidelines for medical services fees must be fair and reasonable and designed to ensure the quality of medical care and to achieve effective medical cost control. Moreover, the guidelines may not provide for payment of a fee in

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<sup>3</sup> In medical dispute resolution cases, the burden of proof rests with the party seeking relief. 28 TEX. ADMIN. CODE § 148.14(a).

<sup>4</sup> TEX. LAB. CODE § 401.001, *et seq.*

<sup>5</sup> TEX. LAB. CODE § 401.011(19) and (31). Unless otherwise noted, all citations to statutes and rules are to those in effect in 2001 and early 2002 — during the relevant time periods in issue in this case.

<sup>6</sup> In substance, the relevant language of § 413.011 is the same today as it existed in 2001 and 2002.

excess of the fee charged for similar treatment of an injured individual of an equivalent standard of living and paid by that individual or by someone acting on that individual's behalf. In setting such guidelines, the increased security of payment afforded by the Act must be considered.

However, during all time periods relevant to this case, the Commission had not established any payment guidelines for ASC services. Agency rules in effect in 2001 and 2002 provided:

Reimbursement for services not identified in an established fee guideline shall be reimbursed at fair and reasonable rates as described in the Texas Workers' Compensation Act, Section 8.21(b) [later codified at § 413.011], until such time that specific fee guidelines are established by the Commission.<sup>7</sup>

And:

Ambulatory/outpatient surgical care . . . shall be reimbursed at a fair and reasonable rate until the issuance of a fee guideline addressing these specific types of reimbursements.<sup>8</sup>

The applicable rules defined "fair and reasonable reimbursement" as:

Reimbursement that meets the standards set out in § 413.011 of the Texas Labor Code, and the lesser of a health care provider's usual and customary charge, or

(A) the maximum allowable reimbursement, when one has been established in an applicable Commission fee guideline,

(B) the determination of a payment amount for medical treatment(s) and/or service(s) for which the Commission has established no maximum allowable reimbursement amount, or

(C) a negotiated contract amount.<sup>9</sup>

Therefore, when the Commission has not established a fee guideline for a particular

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<sup>7</sup> 28 TEX. ADMIN. CODE § 134.1(f).

<sup>8</sup> 28 TEX. ADMIN. CODE § 134.401(a)(4).

procedure, service, or item, the reimbursement amount is to be determined using the same factors used by the Commission in setting fee guidelines. The appropriate “fair and reasonable” reimbursement is the lowest one that ensures the quality of medical care and accounts for the factors used by the Commission in setting fee guidelines.

On May 9, 2004, the Commission promulgated the ASC Fee Guideline, which can be found at 28 TEX. ADMIN. CODE § 134.402. Although not legally controlling for services provided prior to September 1, 2004, the Guideline reflects the fees the Commission subsequently considered fair and reasonable for ASC services, and is a useful guidepost.<sup>10</sup>

### III. DISCUSSION AND ANALYSIS

In each of the dockets involved in this case, the claimant sustained a work-related injury. The claimants all received care at a Vista ASC facility. Vista billed for its facility charges associated with the procedures performed by the treating physicians. In each case, Carrier paid for some, but not all, of the billed charges.<sup>11</sup> Vista sought further reimbursement through the Commission’s medical dispute resolution process. In eight of the cases, the Commission’s MRD denied further reimbursement, and Vista appealed.

For these eight patients, Vista billed Carrier its usual and customary charges, ranging from a low of \$5,685.71 to a high of \$15,591.62, depending on the surgery performed. Carrier reimbursed a range of amounts from \$870.00 to \$2,236.00. Vista seeks additional reimbursement that would provide it a total reimbursement equal to 70% of its billed charges in each case.

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<sup>9</sup> 28 TEX. ADMIN. CODE § 133.1(a)(8).

<sup>10</sup> The Commission’s ASC Fee Guideline is a multiple of Medicare’s reimbursement rates. Section 134.402(c) provides, “To determine the maximum allowable reimbursement (MAR) for a particular service, system participants shall apply the Medicare payment policies for these services and the Medicare ASC reimbursement amount multiplied by 213.3%.” Carrier asserts that among all possible guideposts for fair and reasonable reimbursement in the instant cases (*e.g.*, the Division’s per diem rates for inpatient procedures, Medicare reimbursement rates, other states’ ASC fee guidelines, and rates used in prior SOAH cases), the Commissions’ new ASC Fee Guideline affords “the most relevant comparison.” American Casualty Company of Reading, PA’s Written Closing Argument at 28. The ALJ agrees.

<sup>11</sup> Appendix 1 to this Decision and Order is a chart reflecting, for each of the nine dockets: the amount billed by Vista, the amount paid by Carrier, the total amount sought by Vista for the patient (*i.e.*, 70% of billed

To support its request for additional reimbursement, Vista presented evidence of its billing practices and the amount of reimbursement it typically receives from other insurance carriers and governmental bodies for the ASC services it provides. Vista argues that it is entitled to additional reimbursement because it historically received a level of reimbursement from other insurance companies and Medicare that is higher than that offered by Carrier in this case. In particular, according to the data presented by Vista, its average reimbursement rate for ASC services has been approximately 60% of billed charges. Further, its median reimbursement has been 70% of billed charges. Based on this evidence, Vista argues that it is entitled to be reimbursed at 70% of its billed charges for the services at issue in these dockets.

Vista's evidence of its billing practices and what it typically has received in reimbursement for its services fails to prove that the requested 70% constitutes a fair and reasonable reimbursement rate. Vista's case fails for several reasons. First, billed charges, discounted billed charges, and historical reimbursement rates do not, by themselves, show compliance with the factors identified in Section 413.011 of the Act for determining a fair and reasonable reimbursement. The amounts that other carriers have paid may be some indication of what might be a fair and reasonable amount, but by itself that information is not dispositive under the statutory guidelines. Historical rates of reimbursement say nothing about Vista's costs and profit margin, and therefore do not demonstrate that Vista's requested rate of reimbursement is designed to ensure the quality of medical care while achieving effective medical cost control. Vista offered no evidence linking its 70% requested rate of reimbursement with statutory factors such as quality of care, cost control, increased security of payment, and amounts paid on behalf of non-workers' compensation patients with an equivalent standard of living.

In addition, Vista's evidence of its historical reimbursement rates is highly problematic. Vista offered a spreadsheet that purports to reflect the amounts billed by Vista and the amounts

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charges), and estimates of the reimbursement amount that would apply under the new ASC Fee Guideline.

reimbursed by carriers for all CPT codes billed by Vista in connection with its patients in 2001.<sup>12</sup> The spreadsheet also purports to show what percent of the total billed amount was paid by the carrier in each instance. The spreadsheet provides the data underlying Vista's average and mean reimbursement numbers. However, the spreadsheet was prepared by persons who did not testify at the hearing, and the ALJ has no means of gauging the level of accuracy of the data included. Ms. Jean Wincher, a financial manager who testified on behalf of Vista, stated that she supervised the preparation of the spreadsheet, which was put together by 12 to 24 employees over the course of a month. While she testified that she had personally reviewed about 150-200 documents used in the creation of the spreadsheet (out of over 2,000 such documents), she did not otherwise describe any quality control measures in place in the compilation of the data.

Further, Ms. Wincher acknowledged that some of the explanations of benefits (EOBs) and medical records that included relevant data for the spreadsheet were unavailable because they had been destroyed in a hurricane. Ms. Wincher did not know which or how many such records had been destroyed.

Even more problematic is Ms. Wincher's testimony that Vista billed different amounts for the same procedures, depending on who the payor was. Because Medicare had a clear schedule for reimbursement, Vista often billed for Medicare patients according to the reimbursement schedule rather than based on Vista's costs. Ms. Wincher's testimony therefore indicates that the spreadsheet data includes very high percentage rates of reimbursement for some patients because Vista had adjusted its billed amounts to match expected reimbursement. This practice by Vista, which resulted in a reimbursement rate of about 100% for certain patients, has nothing to do with whether Vista's billing for other patients was fair and reasonable, yet the practice affected the average and mean reimbursement percentages on which Vista relies to show that it is entitled to 70% reimbursement across the board.

Finally, Ms. Wincher acknowledged that the spreadsheet includes a number of instances in which Vista was mistakenly reimbursed more than it billed for its ASC services. Because

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<sup>12</sup> Vista Exhibit 8.

Vista's evidence includes these overpayments, the average reimbursement rate is inappropriately inflated by them.

The evidence in this case shows that in the eight dockets in which Vista is the appealing party, Vista billed anywhere from five times to about ten times the amount of reimbursement mandated under the new ASC Fee Guideline. In seeking 70% of its billed charges, Vista is still asking for reimbursement at levels that are many times those established in the ASC Fee Guideline. In six of the dockets, Carrier reimbursed at a level approximately the same as, or higher than, the ASC Fee Guideline level.

Because Vista has failed to establish that a reimbursement rate of 70% of billed charges is fair and reasonable as defined by the applicable statute and rules, the ALJ concludes that Vista is entitled to no additional reimbursement in SOAH Dockets 453-03-0507.M4, 453-03-3947.M4, 453-03-3948.M4, 453-05-0555.M4, 453-05-0556.M4, 453-05-0557.M4, 453-05-0558.M4, and 453-05-0998.M4.

As to SOAH Docket No. 453-03-3946.M4, Carrier had the burden of showing that the amount it paid was fair and reasonable. The evidence shows that Vista billed \$13,723.66 and Carrier paid \$900.00. The MRD ordered additional reimbursement of \$10,765.11 to bring Vista's reimbursement to 85% of the amount it had billed. The MRD apparently relied on EOBs provided by Vista that showed it had been reimbursed for the same procedure by some carriers at a level of 85% of its billed amount, as well as a managed care contract that provided Vista with 70% reimbursement.<sup>13</sup>

Carrier offered evidence that the current ASC Fee Guideline would provide for payment of \$1,887.71 for this patient.<sup>14</sup> Carrier paid less than half this amount: \$900.00.<sup>15</sup> Carrier has

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<sup>13</sup> In the instant SOAH proceeding, Vista attempted to offer testimony by Ms. Wincher about the managed care contract. The testimony was excluded, however, because Carrier had sought discovery about the contract and Vista had not responded.

<sup>14</sup> Vista's estimate of the ASC Fee Guideline number is \$1,336.32. In argument, Carrier offers still another number for the ASC Fee Guideline level of reimbursement: \$1,343.79. American Casualty Co. or Reading, PA's

failed to meet its burden to show that the amount it paid meets the statutory standards for reimbursement. Therefore, the ALJ declines to overturn the decision of the MRD in SOAH Docket No. 453-03-3946.M4.

#### IV. FINDINGS OF FACT

1. Each of the claimants involved in the nine dockets addressed by this order received care in 2001 or early 2002 at a Vista Healthcare, Inc., (Vista) ambulatory surgical center (ASC) facility for their compensable, work-related injuries.
2. American Casualty Company of Reading, PA (Carrier) is the insurance carrier responsible for the workers' compensation insurance benefits administered to each of the claimants.
3. Vista billed Carrier its usual and customary charges for the services provided to each of the claimants, and Carrier reimbursed, as follows:

<u>SOAH Docket No.</u>	<u>Amount Billed</u>	<u>Amount Paid</u>
453-03-0507.M4	\$5,685.71	\$982.60
453-03-3946.M4	\$13,723.66	\$900.00
453-03-3947.M4	\$10,908.01	\$1,430.00
453-03-3948.M4	\$5,928.32	\$2,236.00
453-05-0555.M4	\$6,404.72	\$900.00

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Written Closing Argument at 36. These two numbers seem to reflect one procedure code (29880) in connection with this patient, while Carrier's number of \$1,887.71 is apparently based on two procedure codes (29877 and 29880). Compare Carrier Exhibit B (Carrier's chart identifying CPT codes 29877 and 29880) and Vista Exhibit 1 of 453-03-3946.M4 at VHI 15 (doctor's discharge summary reflecting two procedures – 29877 and 29880) with Carrier Exhibit A (Vista's chart identifying only CPT Code 29980 for this patient). It is unclear which is the best or most appropriate number.

<sup>15</sup> Carrier's payment was equal to only about two-thirds of the other ASC Fee Guideline numbers offered by the parties in this case.



453-05-0556.M4	\$8,275.31	\$870.00
453-05-0557.M4	\$15,591.62	\$1,000.00
453-05-0558.M4	\$5,840.03	\$870.00
453-05-0998.M4	\$5,877.07	\$1,118.00

4. Vista sought additional reimbursement and submitted to the Texas Workers' Compensation Commission (Commission) a request for dispute resolution in each of the nine dockets.
5. The Commission's Medical Review Division (MRD) issued its Findings and Decision in eight of the dockets, ordering no additional reimbursement by Carrier. Vista requested a hearing in each of the eight dockets.
6. In SOAH Docket No. 453-03-3946.M4, the MRD ordered additional reimbursement of \$10,765.11. Carrier requested a hearing.
7. The Commission issued timely notices of hearing and referred the cases to the State Office of Administrative Hearings (SOAH) for assignment of an Administrative Law Judge (ALJ) to hear the disputes.
8. All parties received adequate notice of not less than 10 days of the time, place, and nature of the hearing; the legal authority and jurisdiction under which the hearing was to be held; the particular sections of the statutes and rules involved; and a short, plain statement of the matters asserted.
9. On June 19, 2007, SOAH ALJ Shannon Kilgore held a contested case hearing concerning the nine referenced dockets at the William P. Clements Office Building, Fourth Floor, 300 West 15th Street, Austin, Texas. Vista appeared through its attorneys, Eric Carter and Christina Hernandez. Carrier appeared at the hearing through its attorney, James Loughlin. The record closed on July 17, 2007, after the parties submitted closing written arguments.
10. In SOAH Docket Nos. 453-03-0507.M4, 453-03-3947.M4, 453-03-3948.M4, 453-05-0555.M4, 453-05-0556.M4, 453-05-0557.M4, 453-05-0558.M4, and 453-05-0998.M4, neither the amounts billed by Vista nor 70% of those amounts constitute fair and reasonable reimbursement for the services provided.

11. In SOAH Docket No. 453-03-3946.M4, the amount paid by Carrier did not constitute fair and reasonable reimbursement for the services provided by Vista.

## **V. CONCLUSIONS OF LAW**

1. The Commission (now the Division of Workers' Compensation of the Texas Department of Insurance) has jurisdiction over this matter pursuant to the Texas Workers' Compensation Act. TEX. LAB. CODE § 413.031.
2. SOAH has jurisdiction over this proceeding, including the authority to issue a decision and order. TEX. LAB. CODE § 413.031; TEX. GOV'T CODE ch. 2003.
3. In each case in issue in this proceeding, the request for a hearing was timely made. 28 TEX. ADMIN. CODE § 148.3.
4. Adequate and timely notice of the hearing was provided. TEX. GOV'T CODE §§ 2001.051 and 2001.052.
5. Workers' compensation insurance covers all medically necessary health care, which includes all reasonable medical aid, examinations, treatments, diagnoses, evaluations, and services reasonably required by the nature of the compensable injury, and reasonably intended to cure or relieve the effects naturally resulting from a compensable injury. It includes procedures designed to promote recovery or to enhance the injured worker's ability to get or keep employment. TEX. LAB. CODE § 401.011(19) and (31).
6. In eight of the dockets in this proceeding, Vista had the burden of proving by a preponderance of the evidence that it was entitled to additional reimbursement. 28 TEX. ADMIN. CODE § 148.21(h).
7. In SOAH Docket No. 453-03-3946.M4, Carrier had the burden of establishing that the amount it paid constituted fair and reasonable reimbursement.
8. Guidelines for medical services fees must be fair and reasonable and designed to ensure the quality of medical care and to achieve effective medical cost control. The guidelines may not provide for payment of a fee in excess of the fee charged for similar treatment of an injured individual of an equivalent standard of living and paid by that individual or by someone acting on that individual's behalf. The commission shall consider the increased security of payment afforded by the statute in establishing fee guidelines. TEX. LAB. CODE § 413.011.
9. During all time periods relevant to this case, there were no applicable payment guidelines established by the Commission for ASC services.

10. Reimbursement for services not identified in an established fee guideline shall be at fair and reasonable rates, as described in the Texas Workers' Compensation Act, Section 8.21(b) [later codified at § 413.011], until such time that specific guidelines are established. 28 TEX. ADMIN. CODE § 134.1(f).
11. Ambulatory/outpatient surgical care . . . shall be reimbursed at a fair and reasonable rate until the issuance of a fee guideline addressing these specific types of reimbursements. 28 TEX. ADMIN. CODE § 134.401(a)(4).
12. On May 9, 2004, the Commission promulgated the ASC Fee Guideline, effective September 1, 2004. 28 TEX. ADMIN. CODE § 134.402.
13. In SOAH Docket Nos. 453-03-0507.M4, 453-03-3947.M4, 453-03-3948.M4, 453-05-0555.M4, 453-05-0556.M4, 453-05-0557.M4, 453-05-0558.M4, and 453-05-0998.M4, Vista is not entitled to additional reimbursement.
14. In SOAH Docket No. 453-03-3946.M4, Carrier must reimburse Vista as ordered by the MRD.

**ORDER**

**IT IS, THEREFORE, ORDERED** that, as to SOAH Docket Nos. 453-03-0507.M4, 453-03-3947.M4, 453-03-3948.M4, 453-05-0555.M4, 453-05-0556.M4, 453-05-0557.M4, 453-05-0558.M4, and 453-05-0998.M4, American Casualty Company of Reading, Pennsylvania is not required to provide any additional reimbursement to Vista Healthcare, Inc.

**IT IS FURTHER ORDERED** that, in SOAH Docket No. 453-03-3964.M4, American Casualty Company of Reading, Pennsylvania shall provide additional reimbursement to Vista as ordered by the Medical Review Division of the Texas Workers' Compensation Commission.

**SIGNED September 7, 2007.**

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**SHANNON KILGORE  
ADMINISTRATIVE LAW JUDGE  
STATE OFFICE OF ADMINISTRATIVE HEARINGS**

Appendix 1  
SOAH Docket No. 453-03-0507.M4, *et al.*

<u>SOAH Docket No.</u>	<u>Amount Billed</u>	<u>Amount Paid</u>	<u>Total Amount Sought by Vista<sup>16</sup></u>	<u>Medicare Payment Rate x 213.3% (ASC Fee Guideline)<sup>17</sup></u>
453-03-0507.M4	\$5,685.71	\$982.60	\$3,978.00	\$1,059.53 \$1,066.50
453-03-3946.M4	\$13,723.66	\$900.00	\$9,606.56	\$1,336.32 \$1,887.71
453-03-3947.M4	\$10,908.01	\$1,430.00	\$7,635.61	\$1,336.32 \$710.29
453-03-3948.M4	\$5,928.32	\$2,236.00	\$4,149.82	\$0.00 <sup>18</sup> \$1,066.50
453-05-0555.M4	\$6,404.72	\$900.00	\$4,483.30	\$706.35 \$710.29
453-05-0556.M4	\$8,275.31	\$870.00	\$5,792.72	\$0.00 <sup>19</sup> \$1,066.50
453-05-0557.M4	\$15,591.62	\$1,000.00	\$10,914.13	\$2,061.74 \$2,073.28
453-05-0558.M4	\$5,840.03	\$870.00	\$4,088.02	\$0.00 <sup>20</sup> \$710.29
453-05-0998.M4	\$5,877.07	\$1,118.00	\$4,113.95	\$706.35 \$710.29

<sup>16</sup> Amount Billed x 70%.

<sup>17</sup> The amounts in this column are taken from spreadsheets submitted by the parties. *See* Carrier Exhibits A and B. The parties' ASC Guideline numbers, though sometimes similar, do not correspond exactly because of differences in the base rates they used in their calculations. *See* American Casualty Company of Reading, PA's Written Closing Argument at 34. This chart provides first Vista's number, then Carrier's.

<sup>18</sup> According to Vista's chart, the ASC Guideline does not provide for reimbursement for any of the CPT Codes involved in this docket. Carrier Exhibit A.

<sup>19</sup> According to Vista's chart, the ASC Guideline does not provide for reimbursement for any of the CPT Codes involved in this docket. Carrier Exhibit A.

<sup>20</sup> According to Vista's chart, the ASC Guideline does not provide for reimbursement for any of the CPT Codes involved in this docket. Carrier Exhibit A.