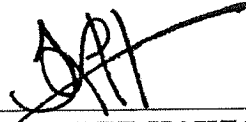


1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27

ORDER

GOOD CAUSE APPEARING THEREFOR:

IT IS HEREBY ORDERED that Applicant take nothing by way the injury claim at issue herein.



TIMOTHY LEE HAXTON
Workers' Compensation
Administrative Law Judge

SERVED: February 11, 2016
On parties listed on the
Official Address Record.


By 
DINA GARCIA

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27

MIGUEL CORONA
ADJ 9668603

OPINION ON DECISION

In his 5/1/15 report, Doctor Miller, the PQME, clearly stated, that Applicant's condition was non-industrial and was pre-existing. The doctor gave a detailed explanation of his determination. His opinions are consistent with the medical record in this matter and those records which were the basis for the prior Findings and Orders wherein Applicant alleged similar injury. There is no medical evidence contrary to the opinions stated by Doctor Miller.



TIMOTHY LEE HAXTON
Workers' Compensation
Administrative Law Judge

TLH/dg