Further, lien claimant must assess whether sufficient substantiation evidence exists for its lien and decide whether to pursue the lien or to withdraw it and avoid further litigation.

Specifically, Petitioner requests an Order Authorizing Disclosure of the following:

- 1. Medical reports and prescriptions of Andrew Miles for the dates of service.
- 2. Petitioner is unaware if there is any med-legal reporting (AME/QME) in the instant matter, so can't identify with any specificity the authors or dates, but further request the inclusion of any such reporting.
- 3. All utilization review documentation authorizing or denying authorization for the dates of services listed in item 1 above.
- 4. All explanation of benefits/review documentation allowing or disallowing payment for the dates of services listed in item 1 above.
- 5. All correspondence between Referring Physician and the defense relating to authorization, or lack thereof, for the dates of services listed in item 1 above.
- 6. Any and all documents indicating that medical treatment by lien claimant was denied, for the dates of services listed in item 1 above.

Insofar as medical information substantiating Petitioner's services is necessary for Petitioner to meet its prima facie burden of proof on the issue of the reasonableness and necessity of petitioner's lien, and insofar as CCR §10637 prohibits disclosure of medical information about an injured worker without prior written approval of the court, Petition requests an order from the court authorizing disclosure of the specific medical information requested herein together with a finding that such information is relevant to the proof of the matter for which the information is sought. Petitioner agrees to protect the privacy of any medical information which may be ordered disclosed to Petitioner by the court and will not disclose it to any unauthorized persons or entities unless ordered to do so by the court.

Respectfully Submitted Dated: 11/21/2023

Angel Salazar

## **VERIFICATION (C.C.P. § 446):**

I, Angel Salazar, am Representative for Medical Lien Management. I hereby verify that I have read the entire contents of this Petition, and that the contents are true of my own knowledge, except as to the matters which are herein stated based on information and belief, and as to those matters, I believe them to be true. This verification is being made by me rather than by EAGLE EYE IMAGING FONTANA, because the facts are within my knowledge. I make this verification under penalty of perjury under the laws of the State of California.

Dated: 11/21/2023

Angel Salazar MEDICAL LIEN MANAGEMENT

# 1 STATE OF CALIFORNIA DIVISION OF WORKERS' COMPENSATION 2 WORKERS' COMPENSATION APPEALS BOARD 3 4 **HUONG NGUYEN** Case No.: ADJ10605419 5 FINDINGS AND ORDER GRANTING Vs. PETITION BY NON-PHYSICIAN LIEN 6 CLAIMANT FOR MEDICAL ANABI OIL CORPORATION; YORK **INFORMATION** INSURANCE SERVICES SACRAMENTO 7 Defendant 8 9 10 11 12 13 14 GOOD CAUSE APPEARING, as forth in the Petition for Order Authorizing Disclosure of 15 Medical Information to Non-Physician Lien Claimant Medical Lien Management ("Petitioner") 16 on behalf of EAGLE EYE IMAGING FONTANA. 17 IT IS ORDERED that certain specifically-identified medical information about applicant, as set 18 forth below, be disclosed to Petitioner. It is the specific finding of the undersigned WCALJ that 19 this information is relevant to the proof of the matter for which the information is sought, 20 namely, Petitioner's prima facie burden of proof on the issue of its lien. The confidentiality of 21 this information must be maintained by Petitioner and it must not be disclosed to any person or 22 entity without court order. 23 24 25 26

27

## Information to be disclosed to Petitioner is as follows:

Information to be disclosed to Petitioner is as follows:		
Provider	Record Dates	
1. Andrew Miles	1. 11/10/2016-5/16/2017	
2. AME and/or PQME	2.	
3. All utilization review documentation authorizing or denying authorization for the dates of services listed in item 1 above.	3. 11/10/2016-5/16/2017	
4. All explanation of benefits/review documentation allowing or disallowing payment for the dates of services listed in item 1 above.	4. 11/10/2016-5/16/2017	
5. All correspondence between Andrew Miles and the defense relating to authorization, or lack thereof, for the dates of services listed in item 1	5. 11/10/2016-5/16/2017	
above.  6. Any and all documents indicating that medical treatment by lien claimant was denied, for the dates of services	6. 11/10/2016-5/16/2017	

1	listed in item 1 above.		
2			
3 4			
5			
6			
7	IT IS FURTHER ORDERED that the medic	cal information sought herein be made available	
8	to Petitioner by the providers listed above no soo	ner than fifteen (15) days nor later than twenty-	
9	five (25) days from the date of service of this Or	rder, unless on or before ten (10) days from the	
11	date of service of this document a timely objecti	on showing good cause from any party is filed	
12	with the Board and served on all interested partie	es. A timely objection showing good cause will	
13	result in this matter being set for hearing on the is	ssue, at which time all interested parties and lien	
14	claimants must be present or represented, and at which hearing the defendant must bring the sought		
15	information in a sealed envelope for the Judge to inspect and determine whether the non-physician		
16 17	lien claimant requesting the information is entitled receive it.		
18			
19			
20	Date:	W. L. O. C. A.L. C. C.	
21	Date.	Workers' Compensation Administrative Law Judge	
22			
23			
24			
25 26			
27			

REP. CONTACT: Medical Lien Management Inc. P.O Box 6829 Norco, CA 92860

### **Proof of Service**

Total Number of Images: 8
Description of documents served:

### PETITION BY NON-PHYSICIAN LIEN CLAIMANT FOR MEDICAL INFORMATION

### RE: HUONG NGUYEN vs. ANABI OIL CORPORATION - ADJ10605419

I Angel Salazar, DECLARE: I am over the age of eighteen. I am employed in the county of Riverside, California within which county the subject mailing occurred, my business address is 495 E. RINCON STREET, SUITE 117, CORONA, CA, 92879; I am not a party to this action and am familiar with the business, mailing and electronic practices of said company. I am familiar with the practice for collection and processing correspondence for mailing with the United States Postal Service pursuant to which practice all correspondence will be deposited with the United States Postal Service the same day in the ordinary course of business. On **November 27 2023**, I served the attached documents on parties listed on the attached Case Party Service List, either by placing a true copy thereof in a sealed envelope with postage fully prepaid in the United States Postal Service, or electronically in a manner approved by the recipient pursuant to Code of Civil Procedure section 1010.6 and Title 8, CA Regs 10505 (Denoted by Electronic delivery in the Service List below) in the ordinary course of business (and there was no report of error or delay in the electronic transmission of the documents). I declare under penalty of perjury pursuant to the laws of the State of California that the foregoing is true and correct and that my email address angel.salazar@medicallienmgt.com.



Executed 11/27/2023 at Corona, CA.

### **CASE PARTIES**

WORKERS' COMPENSATION APPEALS BOARD – Filed Electronically on 11/27/2023 through EAMs.
732 Corporate Center Drive
Pomona, CA 91768-2653

1	REP. CONTACT: Medical Lien Management Inc. P.O Box 6829 Norco, CA 92860
2	Proof of Service
3	Troof of Service
4	Total Number of Images: 8
	Description of documents served: PETITION BY NON-PHYSICIAN LIEN CLAIMANT FOR MEDICAL INFORMATION
5	
6	RE: HUONG NGUYEN vs. ANABI OIL CORPORATION – ADJ10605419
7	<u>CASE PARTIES</u>
8	Via U.S. Mail:
9	ANABI OIL CORPORATION 1040 BENSON AVE UPLAND CA 94621
10 11	ARCO AM PM 842 S INLAND CENTER DR SAN BERNARDINO CA 92410
12	CHOU LAW SANTA ANA 1532 E WARNER AVE SANTA ANA CA 92705
13	Email: alam@choulawgroup.com
14	CLEVELAND METZ RANCHO CUCAMONGA
15	9330 BASELINE RD STE 100 RANCHO CUCAMONGA CA 91701  Email: cc@clevelandmetzlaw.com
16	EAGLE EYE IMAGING FONTANA
17	1801 W OLYMPIC BLVD FILE 2700 PASADENA CA 91199  Email: Elva.Carnovale@Sedgwick.Com
18	HUONG NGUYEN (Applicant)
19	0324 San Francisco Street Highland CA 92346
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