AWARD

Case No: LAPPL-ADR-07772 Claim Numbers: 4045790 DOI: 9/22/2020

Award is made in favor of Alejandro Vargas against the City of Los Angeles of:

- A. Temporary disability indemnity in accordance with Paragraph 2 above,
- B. Permanent disability indemnity in accordance with Paragraph 3 above, payable beginning 10/16/2023, less credit for such payments previously made, less the sum \$783.00 payable to Straussner, Sherman, Lonne, Treger, & Helquist payable to as the reasonable value of services rendered.

The attorney fee to be commuted from the far end of the Award to the extent necessary.

Less liens in accordance with Paragraph 7 above.

- C. Further medical treatment in accordance with paragraph 4 above,
- D. Reimbursement for medical-legal expenses in accordance with Paragraph 5 above.
- E. Stipulation(s) in Paragraph 8 are approved.

Dated: June 18, 2024

Arbitrator: _

Mark L. Kahn

lipacted to serve all parties on the official address record.

STIPULATIONS WITH REQUEST FOR AWARD

Employee:

Alejandro Vargas

Claim No.: Date of Injury: 9/22/20

4045790

Claim No.:

4045790

Applicant:

Alejandro Vargas

Address:

5804 Babcock Rd #122 San Antonio, TX 78240

Employer:

City of Los Angeles

Address:

700 E. Temple St., Room 210 Los Angeles, CA 90012-4043

Claims Administrator:

Intercare

PO Box 4387

Glendale, CA 91222

The parties hereto stipulate to the issuance of an Award and/or Order, based upon the following facts, and waive the requirement of Labor Code section 5313;

- Alejandro Vargas, born 02/05/1966, while employed within the State of California as a police officer, occupational group number 490 on 9/22/20, by the city of Los Angeles who is permissibility self- insured, administered by Intercare, sustained injury arising out of and in the course of employment to KNEES
- 4850/TTD/IOD/TPD have all been adequately compensated.
- The injury caused permanent disability of 6.00%, for which indemnity is payable at \$290.00 per week beginning 10/16/23, in the sum of \$5,220.00 less credit for such payments previously made.
- There is a need for medical treatment to cure or relieve from the effects of said injury.
- Medical-legal expenses are payable by defendant as follows: pursuant to the official med-legal fee schedule.
- Applicant's attorney requests of fee of \$783.00 from the far end of the award to the extent necessry. Current AA acknowledges that they are not aware of any prior AA's or AA liens.
- Liens against compensation are payable as follows: n/a
- 8. Other stipulations:

- A) Penalties and interest are waived if the award is paid within thirty days of service of the Award on defendant.
- B) This settlement resolves any and all existing claims for penalties and interest accrued up through the date of this award.
- C) Permanent disability is based upon the findings and opinions of all the reports of AME Steven Silbart
- D) Settlement is agreed to as follows:

RIGHT KNEE 100% - (17.05.03.00 - 2 - [1.4] 3 - 490I - 5 - 6%) 6%

June 3, 2024

Dated:

Applicant: **

Attorney for Applicant:

JEAN PAUL LONNE, ESQ.

STRAUSSNER SHERMAN VAN NUYS 5086753 14555 SYLVAN ST VAN NUYS CA 91411

ANDREW KRIKORIAN DCA 5044007 CITY ATTORNEY TEMPLE LOS ANGELES 700 E TEMPLE ST RM 220 LOS ANGELES, CA 90012

Alejandro Vargas v City of Los Angeles claim 4045790 09/22/2020

PROOF OF SERVICE

I am employed in the County of San Francisco, State of California. I am over the age of eighteen years and not a party to the within action; my business address is 1388 Sutter Street, Suite 1200, San Francisco, CA 94109.

On June 18, 2024, I served the foregoing document described as:

AWARD

Alejandro Vargas vs City of Los Angeles

to all the parties listed below, by placing a true copy thereof enclosed in a sealed envelope addressed as follows:

Straussner Sherman Lonné Treger Helquist 14555 Sylvan Street Van Nuys, CA 91411

Mr. Alejandro Vargas 5804 Babcock Rd #122 San Antonio, TX 78240

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Intercare P.O. Box 4387 Glendale, CA 91222

City Attorney, Los Angeles 700 E Temple St Ste 220 Los Angeles, CA 90012

Executed on June 18, 2024, at San Francisco, CA. I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Maria B. Mariotto

RE: Employee: Alejandro Vargas

Employer: City of Los Angeles Police Department

Insurer: Intercare
D/Injury: CT 09/22/2020
Claim #: 4045790

ADR No.: LAPPL-ADR-07772

AWARD

Case No: LAPPL-ADR-11218 Claim Numbers: 4052626 DOI: 8/8/1994-6/30/2021

Award is made in favor of Alejandro Vargas against the City of Los Angeles of:

- A. Temporary disability indemnity in accordance with Paragraph 2 above,
- B. Permanent disability indemnity in accordance with Paragraph 3 above, payable beginning 11/7/2022, less credit for such payments previously made, less the sum \$13,887.00 payable to Straussner, Sherman, Lonne, Treger, & Helquist payable to as the reasonable value of services rendered.

The attorney fee to be commuted from the far end of the Award to the extent necessary.

Less liens in accordance with Paragraph 7 above.

- C. Further medical treatment in accordance with paragraph 4 above,
- D. Reimbursement for medical-legal expenses in accordance with Paragraph 5 above.
- E. Stipulation(s) in Paragraph 8 are approved.

Dated: June 18, 2024

Arbitrator:

Mark L. Kahn

directed to serve all parties on the official address record.

STIPULATIONS WITH REQUEST FOR AWARD

Employee:

Alejandro Vargas

Claim No.:

4052626

Date of Injury: CT: 8/8/94 - 6/30/21

Claim No .:

4052626

Applicant:

Alejandro Vargas

Address:

5804 Babcock Rd #122 San Antonio, TX 78240

Employer:

City of Los Angeles

Address:

700 E. Temple St., Room 210 Los Angeles, CA 90012-4043

Claims Administrator:

Intercare

PO Box 4387

Glendale, CA 91222

The parties hereto stipulate to the issuance of an Award and/or Order, based upon the following facts, and waive the requirement of Labor Code section 5313:

- Alejandro Vargas, born 02/05/1966, while employed within the State of California as a police officer, occupational group number 490 during the period of 8/8/94 - 6/30/21, by the city of Los Angeles who is permissibility self- insured, administered by Intercare, sustained injury arising out of and in the course of employment to cervical spine, lumbar spine, headaches, GERD, umbilical hernia, inguinal hernia, hiatal hernia, mastication, tinnitus, ankles.
- 4850/TTD/IOD/TPD have all been adequately compensated.
- 3. The injury caused permanent disability of 56.00%, for which indemnity is payable at \$290.00 per week beginning 11/7/22, in the sum of \$92,582,50, less credit for such payments previously made.
- There is a need for medical treatment to cure or relieve from the effects of said injury.
- 5. Medical-legal expenses are payable by defendant as follows: pursuant to the official med-legal fee schedule.
- 6. Applicant's attorney requests of fee of \$13,887.00 from the far end of the award to the extent necessary. Current AA acknowledges that they are not aware of any prior AA's or AA liens.
- Liens against compensation are payable as follows: n/a

'8. Other stipulations:

- A) Penalties and interest are waived if the award is paid within thirty days of service of the Award on
- B) This settlement resolves any and all existing claims for penalties and interest accrued up through the date of this award.
- C) Permanent disability is based upon the findings and opinions of all the reports of all the AMEs: Steven Silbart, David Abri, Andrew Berman, and Mark Hyman.
- D) Settlement is agreed to as follows:

CERVICAL 90% - (15.01.01.00 - 7 - [1.4] 10 - 490I - 15 - 18%) 16% LUMBAR 100% - (15.03.01.00 - 7 - [1,4] 10 - 490I - 15 - 18%) 18% GERD 50% - (06.01.00.00 - 5 - [1.4] 7 - 490F - 7 - 9%) 5% HIATAL HERNIA 100% - (06.05.00.00 - 4 - [1.4] 6 - 490H - 8 - 10%) 10% HEADACHES 100% - (13.01.00.00 - 1 - [1.4] 1 - 490I - 2 - 3%) 3% UMBLICAL HERNIA 100% - (06.05.00.00 - 2 - [1.4] 3 - 490H - 5 - 6%) 6% INGUINAL HERNIA 100% - (06.05.00.00 - 1 - [1.4] 3 - 490H - 5 - 6%) 3% TINNITUS 50% - (13.07.06.02 - 2 - [1.4] 3 - 4901 - 5 - 6%) 3% MASTICATION 100% - (11.03.02.00 - 7 - [1.4] 10 - 490H - 13 - 16%) 16% CVC = 56%

June 3, 2024 Dated: Aleiandro Vargas, Jr. Applicant: Avisor a rough, or, took of ean-Paul Lonne Attorney for Applicant: JEAN PAUL LONNE, ESQ. STRAUSSNER SHERMAN VAN NUYS 5086753 14555 SYLVAN ST VAN NUYS CA 91411 Indew Chiffin

ANDREW KRIKORIAN DCA 5044007 CITY ATTORNEY TEMPLE LOS ANGELES 700 E TEMPLE ST RM 220 LOS ANGELES, CA 90012

Attorney for Defendant:

Alejandro Vargas v City of Los Angeles Claim 4052626 CT 08/08/94-06/30/21

PROOF OF SERVICE

I am employed in the County of San Francisco, State of California. I am over the age of eighteen years and not a party to the within action; my business address is 1388 Sutter Street, Suite 1200, San Francisco, CA 94109.

On June 18, 2024, I served the foregoing document described as:

AWARD

Alejandro Vargas vs City of Los Angeles

to all the parties listed below, by placing a true copy thereof enclosed in a sealed envelope addressed as follows:

Straussner Sherman Lonné Treger Helquist 14555 Sylvan Street Van Nuys, CA 91411

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Intercare P.O. Box 4387 Glendale, CA 91222

City Attorney, Los Angeles 700 E Temple St Ste 220 Los Angeles, CA 90012

Executed on June 18, 2024, at San Francisco, CA. I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Maria B. Mariotto

RE: Employee: Alejandro Vargas
Employer: City of Los Angeles Police Department
Insurer: Intercare
D/Injury: CT 06/30/2021
Claim #: 4052626
ADR No.: LAPPL-ADR-11218