

STATE OF CALIFORNIA
Division of Workers' Compensation
Workers' Compensation Appeals Board

Case No. ADJ13482903

██████████,

Applicant,

vs.

██████████ and ██████████

██████████, as administered by
██████████;

Defendants.

FINDINGS AND ORDERS

The above entitled matter having been heard and regularly submitted, the Honorable Katie F. Boriolo, Workers' Compensation Administrative Law Judge, now decides as follows:

FINDINGS OF FACT

1. ██████████ born on March 1, 1974, while employed during the CT period from September 17, 2017 through September 17, 2018 as a roofer (Occupational Group No. 380) at Petaluma, California, by ██████████, claims to have sustained injury arising out of and in the course of employment to his back and bilateral legs.

2. At the time of injury, the employer's workers' compensation carrier was ██████████

3. The reporting of Qualified Medical Evaluator (QME) John Welborn, M.D. constitutes substantial medical evidence.

4. There is insufficient substantial medical evidence to support an industrial injury on a cumulative basis from September 17, 2017 through September 17, 2018 to the applicant's back and bilateral legs.

ORDERS

IT IS ORDERED that the applicant take nothing by way of the claim asserted in this case.

IT IS FURTHER ORDERED that Applicant's Exhibits 2 and 3 are admitted into the evidentiary record over defendant's objections.

DATE: November 23, 2022



Katie F. Boriolo

WORKERS' COMPENSATION
ADMINISTRATIVE LAW JUDGE

Served by mail on all parties listed on the
Official Address record on the above date.
BY: jleal