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Supreme Court, Appellate Division, Third Department, New York

In the Matter of the Claim of BARBARA KARWOWSKA, Appellant,

v. AIR TECH LAB, INC. Respondents,

WORKERS' COMPENSATION BOARD, Respondent. [Claim No. 1]

In the Matter of the Claim of JERZY MASLINSKI, Appellant,

v. PAL ENVIRONMENTAL. Respondents,

WORKERS' COMPENSATION BOARD, Respondent. [Claim No. 2]

and

In the Matter of the Claim of EDGAR NEMOY, Appellant, v.

NEW YORK CITY TRANSIT AUTHORITY. Respondents,

WORKERS' COMPENSATION BOARD, Respondent. [Claim No. 3]

December 17, 2020

Facts: In each of these three claims, an Application for Board Review was denied based upon the fact that question #15 on the RB-89 (which asks about the objection interposed to a ruling and the time at which the objection was made) had not been answered and therefore the appeal did not comply with NYCRR 300.13 (b). Holding: Affirmed.

Discussion: Denial of an Application for Board Review for failure to comply with a procedural isin regulation is within the discretion of the Board. When a party is represented by counsel and there is a failure to comply with formatting, completion and services submission