CASE NO. 6091 CRB-4-16-4 CLAIM NOS. 700117212/700114582/ 700134771 : COMPENSATION REVIEW BOARD

EDWARD FRANTZEN CLAIMANT : WORKERS' COMPENSATION

**COMMISSION** 

v. : NOVEMBER 17, 2021

DAVENPORT ELECTRIC EMPLOYER

and

OHIO CASUALTY INSURANCE COMPANY and AMERICAN STATES INSURANCE COMPANY INSURERS RESPONDENTS

## **ORDER**

The August 3, 2021 decision of the Appellate Court, Frantzen v. Davenport

Electric, 206 Conn. App. 359 (2021), reversed the board's November 4, 2019 Opinion,
holding that, "because there is sufficient evidence to support the commissioner's finding
that Wofsey Rosen was entitled to 50 percent of the attorney's fees awarded as part of the
workers' compensation settlement, the board improperly vacated and remanded the
matter to the commissioner on the ground that the ruling could have 'rested on a more
solid evidentiary foundation.'" Id., 371.

The petitioner, Enrico Vaccaro's, petition for certification to appeal from the Appellate Court's decision, id., was denied. See <u>Frantzen v. Davenport Electric et al</u>, 339 Conn. 914 (November 2, 2021).

By order of the Appellate Court, the board now affirms the Administrative Law Judge's decision. This order directs compliance with the Appellate Court's direction as reflected above.

Stephen M. Morelli, Chief Administrative Law Judge Compensation Review Board Workers' Compensation Commission