


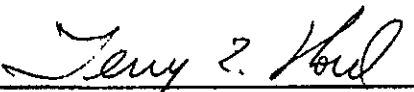
Accordingly, it is Ordered that the benefits payable to Ms. Collins shall not be chargeable to appellant, BKP Ambulance District, but shall be charged to appellee Ohio Department of Job and Family Services's mutualized account under R.C. 4141.24(D)(2) and any such benefit payments previously paid to Ms. Collins shall be reimbursed to the BKP Ambulance District from the mutualized account.

IT IS SO ORDERED.

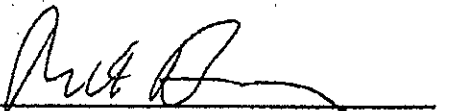
03/01/2013
Date



Judge
Sitting by Assignment



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