



BRB No. 18-0018
Case Nos. 2016-LHC-00880, 2017-LHC-00526
OWCP Nos. 13-105262, 18-305410

RICARDO CORRALES)	
)	
Claimant)	
)	
v.)	
)	
INTERACT PMTI, INCORPORATED)	
)	
and)	
)	
SEABRIGHT INSURANCE COMPANY)	DATE ISSUED: <u>Jan. 31, 2018</u>
)	
Employer/Carrier-)	
Respondent)	
)	
AMERICAN LONGSHORE MUTUAL)	
ASSOCIATION, LIMITED)	
)	
Carrier-Petitioner)	ORDER on MOTION for
)	RECONSIDERATION

American Longshore Mutual Association, Limited (ALMA) has filed a timely motion for reconsideration of the Board’s Order in this case, in which ALMA’s interlocutory appeal was dismissed. *Corrales v. Interact PMTI, Inc.*, BRB No. 18-0018 (Nov. 6, 2017); 33 U.S.C. §921(b)(5); 20 C.F.R. §802.407. Seabright Insurance Company responds, urging the Board to deny ALMA’s motion. ALMA filed a reply brief. Because ALMA has not established any error in the Board’s decision, we deny its motion for reconsideration.¹

¹ We reject ALMA’s assertion that the Board’s dismissal of its appeal denies it due process. The administrative law judge has rescheduled the formal hearing in this case for June 12, 2018. At that time, ALMA will have the opportunity to present its defenses under the Act. See generally *Kreschollek v. Southern Stevedoring Co.*, 223 F.3d 202, 34 BRBS 48(CRT) (3d Cir. 2000). The Board may address issues arising from the administrative law judge’s interlocutory order if ALMA elects to file an appeal after the administrative law judge issues a final compensation order. 33 U.S.C. §919(e); see

generally J.T. [Tracy] v. Global Int'l Offshore, Ltd., 43 BRBS 92 (2009), *aff'd sub nom. Keller Foundation/Case Foundation v. Tracy*, 696 F.3d 835, 46 BRBS 69(CRT) (9th Cir. 2012), *cert. denied*, 133 S.Ct. 2825 (2013).

Accordingly, ALMA's motion for reconsideration is denied. 20 C.F.R. §802.409.

SO ORDERED.

BETTY JEAN HALL, Chief
Administrative Appeals Judge

RYAN GILLIGAN
Administrative Appeals Judge

JONATHAN ROLFE
Administrative Appeals Judge