

case, OWCP must provide a limited review explaining how the evidence appellant has submitted with her reconsideration request bears on the evidence previously of record, and whether this evidence demonstrates that OWCP committed an error.³

In the June 18, 2015 decision, OWCP did not discharge its responsibility to provide appellant a statement explaining how the evidence she submitted with her reconsideration request bears on the evidence previously of record, and whether this evidence demonstrates that OWCP committed an error.

The case must be returned to OWCP for a proper decision on appellants June 2, 2015 request for reconsideration. Following this and such further development as OWCP deems necessary, it shall issue an appropriate decision.⁴

ORDER

IT IS HEREBY ORDERED THAT the June 18, 2015 decision of the Office of Workers' Compensation Programs be set aside and remanded for additional development consistent with this order of the Board.

Issued: October 4, 2016
Washington, DC

Patricia H. Fitzgerald, Deputy Chief Judge
Employees' Compensation Appeals Board

Colleen Duffy Kiko, Judge
Employees' Compensation Appeals Board

Alec J. Koromilas, Alternate Judge
Employees' Compensation Appeals Board

³ *Nelson T. Thompson*, 43 ECAB 919, 922 (1992).

⁴ *See J.Y.*, Docket No. 13-0471 (issued January 2, 2014).