LANTIC FIELDS	) BRB No. 11-0876
Claimant-Petitioner Cross-Respondent v.	) and 11-0876A ) )
FLUOR CORPORATION	) DATE ISSUED: 12/20/2012
and	
CONTINENTAL CASUALTY COMPANY, successor by merger to FIDELITY & CASUALTY COMPANY OF NEW YORK	) ) ) )
Employer/Carrier- Respondents Cross-Petitioners	) ) ) )
LANTIC FIELDS	) ) BRB No. 12-0361
Claimant-Petitioner	)
v.	)
FLUOR CORPORATION	)
and	)
CONTINENTAL CASUALTY COMPANY, successor by merger to FIDELITY & CASUALTY COMPANY OF NEW YORK	) ) ) )
Employer/Carrier- Respondents	) ) ORDER on MOTION ) for RECONSIDERATION

Claimant, without the assistance of counsel, has filed a document with the Board which we are construing as a timely motion for reconsideration of the Board's decision in *Fields v. Fluor Corp.*, BRB Nos. 11-0876/A, 12-0361 (Sept. 20, 2012)(unpub.). 33 U.S.C. §921(b)(5); 20 C.F.R. §802.407. In response, employer has filed a motion to quash, averring that claimant's letter does not meet the requirements for a motion for reconsideration; alternatively, employer requests an extension of time in order to respond to claimant's motion.

In its decision, the Board remanded this case for further findings by the administrative law judge regarding the issues of claimant's entitlement to additional benefits for his knee condition and employer's liability for medical expenses related to the work injury to claimant's back and shoulder. We have reviewed the Board's decision and find no basis for altering any part of it. Consequently, we deny claimant's motion for reconsideration and we affirm the Board's decision.<sup>1</sup> 33 U.S.C. \$921(b)(5); 20 C.F.R. \$\$801.301(b), (c), \$02.409.

SO ORDERED.

REGINA C. McGRANERY Administrative Appeals Judge

BETTY JEAN HALL Administrative Appeals Judge+

JUDITH S. BOGGS Administrative Appeals Judge

<sup>&</sup>lt;sup>1</sup>Employer's motions are denied as moot, given our disposition herein.