

OPINION SUMMARY

MISSOURI COURT OF APPEALS EASTERN DISTRICT

JOHN KOLAR, Respondent,)	No. ED102450
)	
vs.)	Appeal from the Labor and
)	Industrial Relations Commission
FIRST STUDENT, INC., Appellant,)	
and)	
)	
TREASURER OF MISSOURI AS)	Filed:
CUSTODIAN OF THE SECOND)	September 22, 2015
INJURY FUND, Respondent.)	

First Student (“Employer”) and New Hampshire Insurance Company (“Insurer”) appeal from the decision of the Labor and Industrial Relations Commission (“the Commission”) in favor of John Kolar (“Employee”). Employer asserts four points on appeal.

AFFIRMED.

Division One holds: The Commission’s award was supported by sufficient competent and substantial evidence and was not clearly against the overwhelming weight of the evidence. The Commission did not err in the extent of the award of permanent partial disability benefits against Employer. The Commission did not err in affirming and adopting the Administrative Law Judge’s award, which made use of a multiplicity factor. The Commission did not err in awarding future medical care to Employee.

Opinion by: Robert G. Dowd, Jr., P.J.
Mary K. Hoff, J. and Roy L. Richter, J., concur.

Attorney for Appellant:

Catherine S. Salmon

Attorneys for Respondents:

Daniel R. Keefe, Adam T. Sandberg

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IT HAS BEEN PREPARED FOR THE CONVENIENCE OF THE READER AND
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