BEFORE THE IOWA WORKERS' COMPENSATION COMMISSIONER

MARGARET WHITE,

Claimant, : File No. 5058673.02

VS.

: ALTERNATE MEDICAL CARE
JOHN DEERE DAVENPORT WORKS, : CONSENT ORDER

Employer, Self-Insured, Defendant.

This is a contested case concerning alternate medical care, proceeding under lowa Code chapters 85 and 17A. Claimant, Margaret White, invokes the expedited procedure of rule 876 lowa Administrative Code 4.48. Prior to proceeding with the hearing scheduled for the alternate medical care claim on March 27, 2023, the claimant e-mailed the undersigned and indicated that the defendant agreed to offer the requested care. After exchanging e-mails, the parties agreed to enter into a consent order.

The defendant consents, stipulates, and agrees to provide the requested functional capacity evaluation as recommended by Dr. Justin Munns.

The parties proposed that the undersigned issue this consent order in lieu of a formal decision. All parties consented to the entry of a consent order on March 27, 2023; thus no alternate medical care decision will be issued.

ORDER

THEREFORE, IT IS ORDERED:

The parties have agreed that defendant will timely authorize and provide a functional capacity evaluation as recommended by Dr. Justin Munns.

Signed and filed this _____ day of March, 2023.

ANDREW M. PHILLIPS DEPUTY WORKERS'

COMPENSATION COMMISSIONER

WHITE V. JOHN DEERE DAVENPORT WORKS Page 2

The parties have been served, as follows:

Tammy Gentry (via WCES)

Benjamin Patterson (via WCES)