

BEFORE THE IOWA WORKERS' COMPENSATION COMMISSIONER

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JOSE PIZANO,  
Claimant,

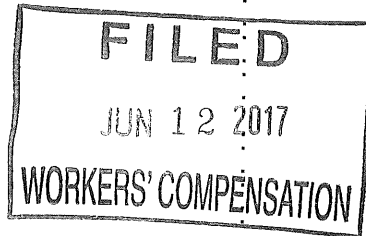
vs.

TPI COMPOSITES, INC.,  
Employer,

and

INSURANCE COMPANY OF THE  
STATE OF PENNSYLVANIA,

Insurance Carrier,  
Defendants.



File No. 5057273

ALTERNATE MEDICAL CARE

CONSENT ORDER

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Claimant filed a petition seeking alternate medical care. A telephonic hearing on this petition was held on June 12, 2017. Counsel appeared for the scheduled hearing. After discussion with counsel, the parties agreed that a formal telephonic hearing was not necessary.

This medical care dispute arose over care being given by defendants as a result of a work injury on or about April 1, 2016. Claimant seeks authorization for evaluation by a pain specialist. Defendants are agreeable to authorize a pain specialist of their choosing and agreed to identify and schedule an appointment with a pain specialist at the earliest reasonable possible appointment time.

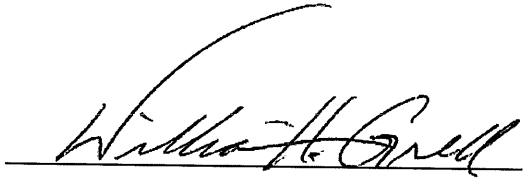
Therefore, after discussion of the issues, counsel confirmed for the undersigned that there is not a justiciable issue for trial and determination. Both parties were in agreement that the proposed consent order eliminated the pending dispute and was acceptable. This consent order is not intended to reflect findings of fact or conclusions of law relative to this claim. Rather, it is intended to document and enter an order that is consistent with both parties' positions and acceptable to both parties.

THEREFORE, IT IS ORDERED:

Pursuant to the agreement of the parties at the June 12, 2017 alternate medical care hearing, defendants shall authorize and pay for evaluation and, if necessary, treatment through a pain specialist of their choosing.

Within ten (10) days of the entry of this order, defendants shall have identified an acceptable pain specialist and scheduled an appointment at the first reasonably available time.

Signed and filed this 12<sup>th</sup> day of June, 2017.



WILLIAM H. GRELL  
DEPUTY WORKERS'  
COMPENSATION COMMISSIONER

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