## BEFORE THE IOWA WORKERS' COMPENSATION COMMISSIONER

MARIA CANNAVO,	
Claimant,	
vs. DOLLAR TREE STORES, Employer,	File No. 1571617.01 MEMORANDUM OF ALTERNATE MEDICAL CARE DECISION
and	
SEDGWICK, (Third-Party Administrator),	
Insurance Carrier,	Head Note No.: 2701

On August 3, 2021, claimant filed an application for alternate medical care under lowa Code section 85.27 and rule 876 IAC 4.48. A hearing was held on August 13, 2021. All parties were given proper notice.

Claimant sustained an injury on April 27, 2011, which arose out of and in the course of employment. Claimant is dissatisfied with the medical treatment offered by the defendants.

The hearing was recorded via a digital voice recorder and a complete decision was dictated into the record on the day of the hearing. The decision will be reproduced in typewritten form only if the decision is appealed, and the parties are advised to follow the procedures outlined under the administrative code. Any rights of appeal will run from the date the decision was dictated into the record August 3, 2021.

The deputy ordered that claimant's petition for alternate medical care be granted.

Pursuant to a standing order of delegation of authority by the workers' compensation commissioner pursuant to lowa Code section 86.3, the undersigned enters this decision for the workers' compensation commissioner. There is no right of appeal of this decision to the workers' compensation commissioner. Appeal of this decision, if any, would be by judicial review pursuant to lowa Code section 17A.19

Signed and filed this <u>17th</u> day of August, 2021.

JENNIFER S/GERRISH-LAMPE DEPUTY WORKERS' COMPENSATION COMMISSIONER

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The parties have been served, as follows:

Mark Sullivan (via WCES)

Dru Moses (via WCES)