

BEFORE THE IOWA WORKERS' COMPENSATION COMMISSIONER

JAMES GOODKNIGHT,

Claimant,

vs.

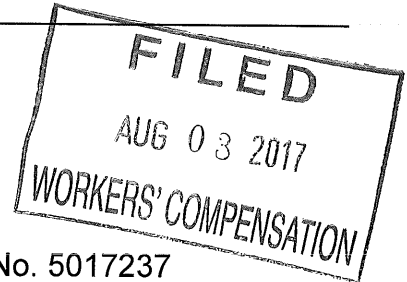
QUAD CITY AUTO ACTION SALVAGE,

Employer,

and

LIBERTY MUTUAL,

Insurance Carrier,  
Defendants.



File No. 5017237

ALTERNATE MEDICAL

CARE DECISION

Head Note No.: 2701

Claimant, James Goodknight, filed an alternate care petition on July 21, 2017. Defendants filed their answer on July 31, 2017 and the matter was scheduled for telephone hearing on August 2, 2017.

At the date and time of the telephone hearing, through informal conversation, which was then confirmed on the digital record, the parties agreed that the only issue for resolution involved whether defendants would authorize a compound cream recommended by the authorized treating physician, Maruti R. Kari, M.D. The parties then reached a resolution of that issue and agreed to the entry of this consent order.

The parties agreed that defendants will authorize the compound cream recommended by Dr. Kari, M.D., for a trial period and that the duration of the trial period will be established by Dr. Kari.

IT IS SO ORDERED.

Signed and filed this 3<sup>rd</sup> day of August, 2017.

TOBY J. GORDON  
DEPUTY WORKERS'  
COMPENSATION COMMISSIONER

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TJG/kjw