

BEFORE THE IOWA WORKERS' COMPENSATION COMMISSIONER

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CLARA DAVIS,

Claimant,

vs.

TANAGER PLACE,

Employer,

and

UNITED HEARTLAND/UNITED  
WISCONSIN INSURANCE COMPANY,

Insurance Carrier,  
Defendants.

**FILED**

OCT 14 2016

WORKERS COMPENSATION

File No. 5061061

MEMORANDUM OF DECISION

ON ALTERNATE

MEDICAL CARE

HEAD NOTE NO: 2701

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Claimant filed a petition seeking alternate medical care. A telephonic hearing on this petition was held on October 14, 2016. All parties were given proper notice and were aware that the undersigned has been delegated final agency decision authority in this proceeding.

This medical care dispute arose over care being given by defendants as a result of a work injury on or about October 20, 2015 and a right shoulder condition arising from that injury, liability and responsibility for which is admitted and assumed by defendants. The entire hearing was recorded by a digital voice recorder. A detailed decision containing findings of fact and conclusions of law was dictated into the record on the date of the hearing. This decision will not be reproduced in typewritten form unless there is an appeal from this decision, at which time the procedures under the administrative code are to be followed. Any rights of appeal will run from the date the decision was dictated into the record and this memorandum is solely for the purpose of the agency file.

In the decision, it was ordered that claimant's petition for alternate care be granted and defendants shall authorize the surgical procedure recommended by Daniel

Fabiano, M.D., by the end of the day on October 14, 2016. This decision was rendered on October 14, 2016.

Signed and filed this 14<sup>th</sup> day of October, 2016.



LARRY WALSHIRE  
DEPUTY WORKERS'  
COMPENSATION COMMISSIONER

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LPW/srs