BEFORE THE IOWA WORKERS' COMPENSATION COMMISSIONER

ROD SCHULDT,

Claimant, : File No. 1655580.04

VS.

EAST PENN MFG. CO.. : ALTERNATE MEDICAL CARE

Employer, : CONSENT ORDER

and

SENTINEL INSURANCE CO., LTD.,

Insurance Carrier, Defendants.

This is a contested case concerning alternate medical care, proceeding under lowa Code chapters 85 and 17A. The expedited procedure of rule 876 lowa Administrative Code 4.48 is invoked by claimant, Rod Schuldt. Prior to proceeding with the alternate medical care claim on February 21, 2023, the undersigned spoke to the parties on the phone. The parties indicated a desire to enter into a consent order.

The defendants consent, stipulate, and agree to provide care to the claimant's left lower extremity, right upper extremity, and back. As part of this, the defendants agreed to authorize care with Dr. Butler at DMOS.

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 verbally on February 21, 2023, thus no alternate medical care decision will be issued.

ORDER

THEREFORE, IT IS ORDERED:

The parties have agreed that Defendants will authorize care for the claimant's left lower extremity, right upper extremity, and back, including authorizing care with Dr. Butler at DMOS.

The appointment with Dr. Butler shall be scheduled prior to March 1, 2023; however, the appointment itself may occur after this time.

SCHULDT V. EAST PENN MFG. CO. Page 2

Signed and filed this _____21st__ day of February, 2023.

ANDREW M. PHILLIPS'
DEPUTY WORKERS'
COMPENSATION COMMISSIONER

The parties have been served, as follows:

Jason Neifert (via WCES)

Tiernan Siems (via WCES)