

BEFORE THE IOWA WORKERS' COMPENSATION COMMISSIONER

LORI ROSELAND,

Claimant,

vs.

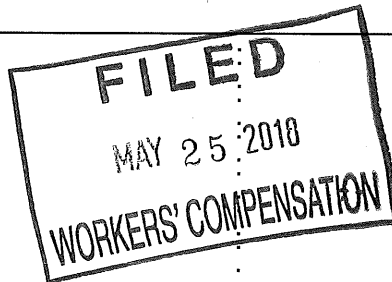
BUZZY'S,

Employer,

and

IOWA MUTUAL INSURANCE
COMPANY,

Insurance Carrier,
Defendants.



File No. 5046979

ALTERNATE MEDICAL CARE

CONSENT ORDER

Claimant filed a petition seeking alternate medical care. A telephonic hearing on this petition was scheduled for May 25, 2018. The undersigned initiated a telephone conference with counsel on the assigned date and time. A discussion was conducted in which claimant stated her position and requests for care. Defendants responded and extended an offer to return claimant to Timothy Millea, M.D., for additional evaluation, consideration of causation issues, and to develop a treatment plan. Defendants indicated an intention to provide Dr. Millea with additional medical records and to encourage Dr. Millea to speak with another treating physician, Timothy Miller, M.D.

Claimant indicated that the offer of further evaluation with Dr. Millea for the above purposes was agreeable if entered as a consent order. Defendants agreed to entry of a consent order as well.

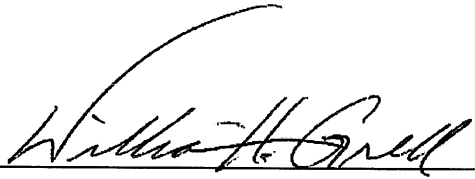
This consent order is not intended to reflect findings of fact or conclusions of law relative to this claim. Rather, it is intended to document and enter an order that is consistent with both parties' positions and acceptable to both parties. A formal alternate medical care hearing was not conducted, as all parties consented to entry of this order and waived the formal hearing.

THEREFORE, IT IS ORDERED:

Pursuant to the agreement of the parties immediately prior to the scheduled May 25, 2018 alternate medical care hearing, defendants shall authorize, schedule an

appointment, and hold claimant harmless from any expenses related to a follow-up evaluation with Dr. Millea for purposes of considering the opinions of Dr. Miller, considering current causation issues, and developing a treatment plan for claimant moving forward.

Signed and filed this 25th day of May, 2018.



WILLIAM H. GRELL
DEPUTY WORKERS'
COMPENSATION COMMISSIONER

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