

BEFORE THE IOWA WORKERS' COMPENSATION COMMISSIONER

KYLE VAN SOELEN,

Claimant,

vs.

AMERICAN BOTTLING CO.,
KEURIG GREEN MOUNTAIN, INC.,
DPS HOLDINGS, INC.,
KEURIG DR. PEPPER, INC.,

Employers,

AMERICAN INSURANCE GROUP AND/
OR NEW HAMPSHIRE INSURANCE
COMPANY

Defendants.

File No. 1664890.01

ALTERNATE MEDICAL CARE

CONSENT ORDER

Claimant Kyle Van Soelen filed an application for alternate medical care, requesting a pain management evaluation. Defendants filed an answer admitting liability for the conditions. A hearing on the application was scheduled for March 12, 2021, at 8:30 a.m. At the time of the hearing the parties announced they had reached an agreement and agreed to the entry of a consent order.

Before alternate medical care can be ordered, compensability of the medical condition to be treated must be established, either by admission of liability or by adjudication. The summary procedure of Iowa Code section 85.27, as more particularly described in rule 876 IAC 4.48(7), is not available to adjudicate liability or causal connection disputes. Defendants have agreed to authorize a pain management evaluation for Van Soelen.

ORDER

Defendants shall schedule a pain management evaluation for Claimant within twenty (20) days of this Order.

Signed and filed this 12th day of March, 2021.



HEATHER L. PALMER
DEPUTY WORKERS'
COMPENSATION COMMISSIONER

The parties have been served as follows:

Joseph Gamble (via WCES)

Steven Durick (via WCES)