

BEFORE THE IOWA WORKERS' COMPENSATION COMMISSIONER

MIKE REGENOLD,

Claimant,

vs.

RUAN TRANSPORTATION  
MANAGEMENT,

Employer,  
Self-Insured,  
Defendant.

**FILED**

APR 10 2019

WORKERS COMPENSATION

File No. 5066127

MEMORANDUM OF DECISION

ON ALTERNATE

MEDICAL CARE

HEAD NOTE NO: 2701

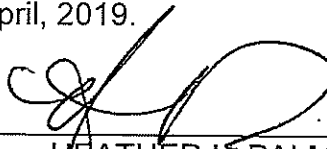
On December 19, 2018, the claimant Mike Regenold filed an application for alternate medical care under Iowa Code section 85.27 and rule 876 IAC 4.48, requesting magnetic resonance imaging recommended by the authorized treating physician Dr. Gorsche. On December 31, 2018, the claimant filed a motion to dismiss the petition for alternate medical care based on the defendant's agreement "to authorize the MRI recommended by authorized treating physician, Dr. Gorsche." On March 28, 2019, Regenold filed a second application for alternate medical care, requesting the defendant authorize the magnetic resonance imaging recommended by the authorized treating physician Dr. Gorsche. A hearing was held on April 10, 2019. All parties were given proper notice.

The hearing was recorded via digital voice record and a complete decision was dictated into the record on the date of the hearing. The decision will be reproduced in typewritten form only if the decision is appealed, and the parties are advised to follow the procedures outlined in the Iowa Administrative Code. Any rights on appeal will run from the date the decision was dictated into the record.

I granted the claimant's application for alternate medical care and I ordered the defendant to immediately schedule the magnetic resonance imaging recommended by Dr. Gorsche. That decision was rendered orally on April 10, 2019.

Pursuant to a standing order of delegation of authority by the Workers' Compensation Commissioner, pursuant to Iowa Code section 86.3, the undersigned enters this decision for the Workers' Compensation Commissioner. There is no right of appeal of this decision to the Workers' Compensation Commissioner. Appeal of this decision, if any, would be by judicial review pursuant to Iowa Code section 17A.19.

Signed and filed this 10<sup>th</sup> day of April, 2019.

  
HEATHER L. PALMER  
DEPUTY WORKERS'  
COMPENSATION COMMISSIONER

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