## BEFORE THE IOWA WORKERS' COMPENSATION COMMISSIONER

YOUNOUSS FALL

File No. 1615962.02

Claimant,

Employer,

VS.

FEDERAL EXPRESS CORPORATION.

ALTERNATE MEDICAL CARE

CONSENT ORDER

and

INDEMNITY INS. CO. OF N. AMERICA.

Insurance Carrier, Defendants.

Claimant filed an Original Notice and Petition for Alternate Medical Care with this agency on October 17, 2023.

On or about May 16, 2022, the parties entered into an agreement for settlement where defendants accepted liability only for a November 13, 2014, injury to claimant's right lower extremity. Based on an agreement between the parties, and a proposed consent order, defendants agree to make an appointment for claimant for further evaluation for his right knee and agree to authorize and pay for further evaluation of claimant's right knee.

To avoid an unnecessary hearing, and yet protect the interests of their clients, the parties agree to entry of a consent order, requiring defendants to authorize treatment as described above.

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, defendants agree to make an appointment for claimant for further evaluation for his right knee and agree to authorize

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and pay for further evaluation of claimant's right knee. Claimant retains the right to file another petition for alternate medical care regarding this matter if necessary.

Signed and filed this \_\_\_\_\_ day of October, 2023.

JAMES F. CHRISTENSON DEPUTY WORKERS'

COMPENSATION COMMISSIONER

The parties have been served, as follows:

Joseph Lyons (via WCES)

Charles Cutler (via WCES)