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2 **RESOLUTION REMEDIES**
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8 **Arbitrator**

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IN RE ARBITRATION

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and
,
Claimants,
vs.
and
,
Respondents.

**ORDER GRANTING SUMMARY
JUDGMENT**

The motion for summary judgment of respondents

, and

, was heard by the arbitrator on May 15, 2015, at 10:00 a.m.

, of

, appeared by telephone for

respondents. Claimants,

and

, did not

appear.

The arbitrator has reviewed the moving papers. Respondent presented competent medical evidence that respondents' conduct was within the standard of care and that, in any event, claimants suffered no harm or damage as a result of respondents' actions. Claimants presented no opposition to the motion and there

1 appears no material factual dispute. From the facts presented, the arbitrator
2 concludes that claimants' claims have no merit.

3 For good cause, it is ordered:

- 4 1. Respondents' motion for summary judgment is granted.
- 5 2. Claimants' entire action, including all derivative causes of action, is
6 dismissed.

7 **Nothing in this arbitration decision prohibits or restricts the enrollee**
8 **from discussing or reporting the underlying facts, results, terms or conditions**
9 **of this decision to the Department of Managed Health Care.**

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Dated: May 15, 2015.



RESOLUTION REMEDIES
By: Matthew N. White
Arbitrator