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IN THE MATTER OF THE ARBITRATION BETWEEN

)	ARBITRATION NO. 16013
	Claimant,)	
vs.)	PROPOSED ORDER RE MOTION FOR
)	ORDER DISMISSING CLAIM OF
)	CLAIMANT,
)	[CCP §§ 2023.030, 2023.010(g)]
and)	
)	DATE: November 26, 2019
)	TIME: 11:00 a.m.
	Respondents.)	LOCATION: Telephonic
)	[to initiate call]

GOOD CAUSE HAVING BEEN SHOWN,

IT IS HEREBY ORDERED THAT the motion of Respondents
and
, for an Order to Dismiss for Failure to
Comply with Court Discovery Order pursuant to *Code of Civil Procedure* §§2023.030,
2023.010(g) against Claimant, is ✓ GRANTED DENIED.

Nothing in this arbitration prohibits or restricts the enrollee from discussing or reporting the underlying facts, results, terms and conditions of this decision to the

1 Department of Managed Health Care.

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3 Dated: *Dec. 12, 2019*

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Dan Deuprey
Arbitrator

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[SBN]
[SBN]

Telephone
Facsimile

Attorneys for Respondents,

and

IN THE MATTER OF ARBITRATION BETWEEN

vs. Claimant,

ARBITRATION NO. 15859
Arbitration Date: 06/8 – 06/10/2020

and

[PROPOSED] JUDGMENT

Respondents.

Having on January 15, 2020, granted the Motion for Summary of Respondents

and

and having ordered entry of judgment as

requested in said motion:

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that judgment is entered forthwith

in favor of Respondents

and

and against

Claimant

[PROPOSED] JUDGMENT

1 NOTHING IN THIS ARBITRATION DECISION PROHIBITS OR RESTRICTS
2 THE ENROLLEE FROM DISCUSSING OR REPORTING THE UNDERLYING
3 FACTS, RESULTS, TERMS AND CONDITIONS OF THIS DECISION TO THE
4 DEPARTMENT OF MANAGED HEALTH CARE.

5
6 Dated: Jan 15, 2020

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8 _____
9 ARBITRATOR, DAN H. DEUPREY, ESQ.
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[SBN]
[SBN]

Telephone
Facsimile

Attorneys for Respondents,

and

IN THE MATTER OF ARBITRATION BETWEEN

Claimant,

vs.

and

Respondents.

ARBITRATION NO. 15859

Arbitration Date: 06/8 – 06/10/2020

~~PROPOSED~~ ORDER

The Motion for Summary Judgment of Respondents

and

came on regularly for hearing on January 15, 2020, the Arbitrator,

Dan H. Deuprey, Esq. presiding. Appearances are as noted in the record.

After full consideration of the evidence and Points and Authorities submitted by the parties, and oral arguments of counsel and parties, it appears and the Arbitrator finds that Respondents

and

have established by admissible evidence and

1 reasonable inferences therefrom not contradicted by other evidence or inferences that no triable issue of
2 fact exists as to the moving Respondents' compliance with the standard of care and as to causation.

3 Thus, the Arbitrator finds Claimant's claims for medical negligence have no merit as to
4 Respondents

5 and _____ and finds that there is no triable
6 issue of any material fact with respect thereto, and therefore said moving party is entitled to judgment as
7 a matter of law.

8 IT IS HEREBY ORDERED that said Motion for Summary Judgment is granted and judgment
9 shall be entered forthwith as requested in said Motion in favor of Respondents

10 _____ and

11 _____ and against Claimant

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13 **NOTHING IN THIS ARBITRATION DECISION PROHIBITS OR RESTRICTS**
14 **THE ENROLLEE FROM DISCUSSING OR REPORTING THE UNDERLYING**
15 **FACTS, RESULTS, TERMS AND CONDITIONS OF THIS DECISION TO THE**
16 **DEPARTMENT OF MANAGED HEALTH CARE.**

17
18 Dated: Jan. 15, 2020

19 
20 _____
21 ARBITRATOR, DAN H. DEUPREY, ESQ.
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