

9-8-09 RRT

ALPINE ORTHOPAEDIC PR-2 FORM
(209) 948-3333
Patient: Tiffany Anderson

2488 N. CALIFORNIA STREET
STOCKTON, CA 95204
Account#: DI 168478

- Periodic report
- Change in work status
- Change in patient's condition
- Need surgery/hospitalization
- Need consultation referral
- Change in treatment
- Info requested by:
- Discharged
- Other:

PATIENT

Account: DI 168478
Tiffany Anderson
1416 Iris Dr #7
SS#: 549-23-5133

Doctor: Gary T Murata M.D.
Sex: female DOB: 08/22/1970
Lodi CA 95242
Phone: 209 263-7022

CLAIM ADMINISTRATOR

A. I. M. S.
Po Box 269120
Employer: Sj Co Mosquito Control

Claim #: VE0700184
Sacramento, CA 95826

DOI: 06/19/08

DIAGNOSIS

1. 836.1 /
WORK STATUS: This patient has been instructed to
 Remain off work until
 Return to modified work with the following limitations and restrictions:
 No squatting or climbing. Intermittent standing and walking.
 Return to full duty with no limitations or restrictions.
 Continue with: Modified Work Full Duty

Date of Exam: September 08, 2009 Part of Body: Right Knee

Subjective: Although Tiffany has not been working, she continues to have pain and swelling of her knee. She has no frank locking.

Objective: On physical examination she has a slightly antalgic gait pattern, mild effusion, good range of motion, tenderness along the lateral joint line.

ASSESSMENT: Continued anterior knee pain and lateral joint pain following partial lateral meniscectomy. Quite likely, the patient is permanent and stationary. However, she would like a second opinion with another orthopaedic surgeon. I suggest she work this out with her adjustor. In the meantime, she can perform modified work. When she sees another opinion she could be considered permanent and stationary. She would like to have other options, such as further surgical treatment, but I am not convinced she has a recurrent tear of her lateral meniscus, based on her most recent MRI. Follow-up in the office in 1 month. Again, Ms. Anderson requests a second opinion/ consultation with an orthopaedic surgeon.

I have not violated Labor Code Section 139.3, and the contents of the report and bill are true and correct to the best of my knowledge. This statement is made under penalty of perjury in San Joaquin County, CA, dated 9-8-09.
Gary T. Murata, M.D. / jaq