

**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF OHIO
EASTERN DIVISION**

IN RE: SULZER HIP PROSTHESIS AND KNEE PROSTHESIS PRODUCT LIABILITY LITIGATION)	Civil Action No.: 01-CV-9000
)	
)	ALL CASES
)	
<i>This document relates to:</i>)	(MDL No. 1401)
<i>Thomas McLendon</i>)	
)	Judge Kathleen M. O'Malley

NOTICE OF SPECIAL MASTER DETERMINATION

Class Member Thomas McLendon, by and through his attorney Michael J. Ryan, Esq. of the Law Firm Krupnick, Campbell, Malone, Buser, Slama, Hancock, Liberman & McKee (“Appellant”), appealed the decision of the Claims Administrator (“Appellee”) in rendering a Final Determination dated January 21, 2004 on Appellant’s claim for Extraordinary Injury Fund (“EIF”) benefits from the Sulzer Settlement Trust.

Appellant appealed the decision of the Appellee, and contends that Appellee erred in his decision to deny Appellant’s claim for EIF Matrix Level V benefits.

The factual findings of this matter are as follows:

1. Appellant submitted a claim for EIF Matrix Level V benefits.
2. Appellant seeks Matrix Level V benefits for an alleged permanent nerve injury.
3. Appellee issued Preliminary and Final Determinations that Appellant was not eligible for Matrix Level V benefits.

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After a thorough review of the appeal submitted by the Appellant and the response submitted by the Appellee, the Special Master finds as follows:

The Special Master shall review Final Determinations only for an abuse of discretion by the Appellee, Claims Administrator.

By Order of the United States District Court, the Claims Administrator shall evaluate claims for EIF benefits according to the policies and procedures set forth in Claims Administrator Procedure (“CAP”) 27.

CAP 27 § 9(e) states, in pertinent part, “To prove a Moderate injury, a Class Member must prove that he or she experienced pain, sensory loss or gait alteration that required narcotics and/or use of a cane or walker.”

A Physician Declaration Form, in and of itself, is not sufficient evidence to prove that Appellant’s nerve injury rises to the level of Moderate, as defined by the Settlement Agreement and CAP 27. There is no indication, either in Appellant’s Physician Declaration Form, which states the treatment for Appellant’s nerve injury is physical therapy, or in his medical records, that his nerve injury caused pain, sensory loss or gait alteration *that required narcotics and/or use of a cane or walker* at least 365-days after his CRS.

There is no evidence that Appellant’s nerve injury rises to the level of Moderate, as required by the Settlement Agreement and CAP 27. Therefore, Appellee did not abuse his discretion in denying Appellant’s claim for EIF Matrix Level V benefits.

By order of the Special Master, Appellee’s Final Determination of ineligibility for Appellant’s EIF Matrix Level V claim is hereby AFFIRMED.

Appellant and Appellee have fifteen days from the date of this decision to submit a fact or principle they believe the Special Master did not consider in rendering a decision. **Such submissions may not be more than three pages in length. Exhibits are not to be attached to any such submission and will not be considered. Submissions are to be mailed to the following address:**

Leo M. Spellacy, Sr., Esq.
Special Master to the Sulzer Settlement Trust
c/o Liaison Counsel
1600 Midland Building
101 Prospect Avenue West
Cleveland, OH 44115

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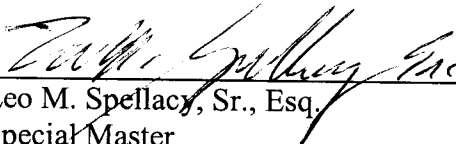
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If no response is received (postmarked) by JUN 16 2004, then the Special Master's Decision is final and may not be further contested or appealed.

JUN 01 2004

Date


Leo M. Spellacy, Sr., Esq.
Special Master