

DEFICIENT CLAIMS NOTICE DISALLOWANCE RULE
JUNE 17, 2013

Deficient claims which remain pending for three (3) years after notice of deficiency without cure, will be disallowed for want of prosecution on the three (3) year anniversary date of the original deficiency notice.

Claimants will have one (1) year after disallowance to re-file a disallowed claim. If a claim is not re-filed within one (1) year of the disallowance date, the claim disallowance will be final and with prejudice to the right of re-filing.

DII SILICA PERSONAL
INJURY TRUST

Martin J. Murphy, Trustee

Mary Ellen Nickel, Claims Director