U.S. DEPARTMENT OF LABOR

OFFICE OF WORKERS' COMP PROGRAMS

PO BOX 8300 DISTRICT 6 JAC LONDON, KY 40742-8300 Phone: (904) 366-0100

January 14, 2016

Date of Injury: Employee:

DE NOVO DECISION

Dear Ms.

Under the schedule award provisions of the Federal Employees' Compensation Act (FECA) at 5 U.S.C. 8107, the Office of Workers' Compensation Programs makes the following:

AWARD OF COMPENSATION

- 1. Degree and Nature of Permanent Impairment: 5% Left Arm
- 2. Date of Maximum Medical Improvement: 07/18/2014
- 3. Period of Award: 07/18/2014 to 11/04/2014
- 4. Number of Weeks of Compensation: 15.6 (109.2 Fraction of Day)
- 5. Weekly Pay: \$782.81 X Compensation Rate: 75 % = \$587.11
- 6. Effective Date of Pay Rate: 12/11/2013
- 7. After Cost-of-Living Adjustments, Your Weekly Compensation is: \$587.11
- 8. Your Payment and the Period Covered: \$5,451.71 from 07/18/2014 to 09/20/2014.
- 9. Your Continuing Payment each Four Weeks: \$2,348.71

Payment of your award ends when you have been paid for the last day shown in item 3 above.

Section 8107 of the FECA and its implementing regulations set forth the number of weeks of compensation to be paid for the permanent loss or loss of use of specified members, functions and organs of the body known as permanent impairment. 20 C.F.R. 10.404; see also 20 C.F.R. Part 10. The commencement period of the schedule award is usually the date of maximum medical improvement, the date that the physical condition of the injured member has stabilized and is not expected to improve further.

The FECA, however, does not in most instances specify the manner by which the percentage loss of a member, function or organ shall be determined. To ensure consistent results and equal justice under the law, good administrative practice requires the use of uniform standards applicable to all claimants. The implementing regulations have adopted the American Medical Association, *Guides to the Evaluation of Permanent Impairment*, as the appropriate standard for evaluating schedule losses. Currently, schedule awards are calculated using the Sixth Edition of the AMA *Guides*.

On August 4, 2014, you completed a Form CA-7, Claim for Compensation, requesting a schedule award. By letter dated August 12, 2014, our Office advised Dr. your treating physician and you of the medical evidence needed to establish the schedule award claim.

If you have a disability (a substantially limiting physical or mental impairment), please contact our office/claims examiner for information about the kinds of help available, such as communication assistance (alternate formats or sign language interpretation), accommodations and modifications.

File Number: CA-181-D-S

In response, Dr. provided medical evidence dated September 9, 2014, that assigned a 6% impairment rating to your left upper extremity (arm) utilizing the Sixth Edition of the AMA Guidelines for his impairment rating as a result of your injury. On September 11, 2014 and again on September 18, 2014, pursuant to our Office policy, Dr. impairment rating and the medical evidence of record was forwarded to the DMA, to review the medical reports in the record to calculate the impairment of the left upper extremity (arm) as a result of your injury.

The DMA, Dr. noted Dr. gave 6% impairment, but the maximum schedule award that can be given for a radial head fracture using the diagnosis-based method is 5% rather than 6%. The DMA indicated Dr. 6% rating was likely a clerical error.

By decision dated September 26, 2014, you received a schedule award for 5% permanent partial impairment (PPI) of the left arm based upon the DMA's opinion. You were awarded compensation at the augmented rate of 3/4 ths for the period July 18, 2014 to November 4, 2014.

On October 7, 2015, on your behalf your authorized representative, Mr. Paul Felser, Attorney at Law, requested an Oral hearing with the Branch of Hearings and Review regarding the September 26, 2014, decision. Mr. Felser subsequently requested the hearing be changed to a review of the written records. On May 12, 2015, based on review of the written evidence of record, the Hearings representative set aside the September 26, 2014 decision and remanded for further development.

On June 30, 2015, as instructed by the Hearings representative the medical file was referred to DMA to provide a discussion of your grade modifiers and how they applied to the net adjustment formula for the default impairment of your diagnosis class. Following completion of any further development the Office deems necessary, should issue a de novo decision on the schedule award claim. The DMA provided a discussion dated June 30, 2015, of how the grade modifiers where applied to the net adjustment formula for the default impairment, in which there was no change in the initial calculation of 5% left upper extremity (arm). A copy of the DMA's calculation, which explains his clarification, is attached. The weight of the medical evidence regarding the percentage of impairment is being given to the District Medical Advisor because he provided an explanation of how he applied the Guides to the examination findings.

If you disagree with this decision, you should carefully review the attached appeal rights, and pursue whichever avenue is appropriate to your situation.

Sincerely,

Jon Jackson Claims Examiner

Enclosures: Appeal Rights

I Agree,

Dana Lomas

Senior Claims Examiner

✓PAUL H FELSER FELSER LAW FIRM 7 EAST CONGRESS ST SUITE 400 SAVANNAH, GA 31401

IMPORTANT INFORMATION

Please read the following information carefully. Keep this award letter so you can refer to it when necessary. If you have questions concerning this award, write to the address shown in the letterhead.

- 1. HOW COMPENSATION IS PAID Direct deposit is the fastest and most secure way to receive your award payments. We strongly encourage you to submit a Standard Form 1199A, which will enable us to direct deposit your payment(s) into your bank. Your first payment will be issued within 30 days. If further payments are due, they will be made every four weeks until the expiration of the award.
- 2. LUMP SUM PAYMENTS If you are currently working, or if you are receiving retirement benefits from the Office of Personnel Management, you may be entitled to a "lump-sum" payment of your schedule award. Please contact the District Office at the address listed on the first page of this letter and specifically request information concerning this option.
- 3. CHANGE OF ADDRESS Notify this office immediately of any change of address either for correspondence or for direct deposit. Notification must be in writing, signed by you, to the address shown on the first page of this letter. Include your file number, your old address, and your new address.
- 4. CHANGE IN STATUS OF DEPENDENTS If your award is paid at the augmented rate of 3/4 because you have one or more dependents, you are required to provide written notification immediately of any change in status of your dependents, to the address on the first page of this letter. The notice must be signed by you and include your file number, the name of the dependent whose status changed, the effective date of the change, and the nature of the change in status. If you originally claimed only one dependent, and there is a change in the status of your sole dependent, do not cash any checks you receive after the change in status of that dependent. Return the checks promptly for adjustment by this Office.
- 5. RETURN TO WORK You may work or receive retirement benefits from the Office of Personnel Management (OPM) during the period of this award without any effect on your schedule award payments.
- 6. SOCIAL SECURITY DISABILITY BENEFITS Please contact your local Social Security Office regarding this award if you are receiving or have filed for Social Security Disability Benefits.
- 7. VA BENEFITS You are required to notify this office if you have received, or are receiving any VA benefits for the same part of the body.
- 8. EXPIRATION OF AWARD After the ending date of this award noted in item 3, your entitlement to compensation will be based solely on disability for work resulting from the accepted injury. You may claim continuing compensation by submitting evidence showing that the accepted injury prevents you from performing the kind of work you were doing when injured and from earning comparable wages. Please note that compensation for disability cannot be paid for any period during which you receive retirement benefits from OPM.

Case Number: Employee: Date: January 14, 2016

FEDERAL EMPLOYEES' COMPENSATION ACT APPEAL RIGHTS

If you disagree with the attached decision, you have the right to request an appeal. If you wish to request an appeal, you should review these appeal rights carefully and decide which appeal to request. There are 3 different types of appeal as outlined below. YOU MAY ONLY REQUEST ONE TYPE OF APPEAL AT THIS TIME.

Place an "X" on the attached form indicating which appeal you are requesting. Complete the information requested at the bottom of the form. Place the form on top of any material you are submitting. Then mail the form with attachments to the address listed for the type of appeal that you select. Always write the type of appeal you are requesting on the outside of the envelope ("HEARING REQUEST", "RECONSIDERATION REQUEST", or "ECAB REVIEW").

NOTE - If you have a substantially limiting physical or mental impairment, Federal disability nondiscrimination law gives you the right to receive help from DFEC in the form of communication assistance, accommodation and modification to aid you in the FECA claims process. For example, we will provide you with copies of documents in alternate formats, communication services such as sign language interpretation, or other kinds of adjustments or changes to account for the limitations of your disability. Please contact the appropriate office below to ask about this assistance.

- 1. HEARING: If your injury occurred on or after July 4, 1966, and you have not requested reconsideration, as described below, you may request a Hearing. To protect your right to a hearing, any request for a hearing must be made before any request for reconsideration by the District Office (5 U.S.C. 8124(b) (1)). Any hearing request must also be made in writing, within 30 calendar days after the date of this decision, as determined by the postmark of your letter. (20 C.F.R. 10.616). There are two forms of hearings, both conducted by a hearing representative. You may request either one or the other, but not both.
- a. **Oral Hearing.** An informal oral hearing is conducted at a location near your home or by teleconference/videoconference. You may present oral testimony and written evidence in support of your claim. Any person authorized by you in writing may represent you at an oral hearing. At the discretion of the hearing representative, an oral hearing may be conducted by teleconference or videoconference.
- b. Review of the Written Record. You may submit additional written evidence, which must be sent with your request for review. You will not be asked to attend or give oral testimony.
- 2. RECONSIDERATION: If you have additional evidence or legal argument that you believe will establish your claim, you may request, in writing, that OWCP reconsider this decision. The request must be signed, dated and received within one calendar year of the date of the decision. It must clearly state the grounds upon which reconsideration is being requested, and be accompanied by relevant evidence not previously submitted, such as medical reports, sworn statements, or a legal argument not previously made, which apply directly to the issue addressed by this decision. A person other than those who made this decision will reconsider your case. (20 C.F.R. 10.605-610)
- 3. REVIEW BY THE EMPLOYEES' COMPENSATION APPEALS BOARD (ECAB): If you believe that all available evidence that would establish your claim has already been submitted, you have the right to request review by the ECAB (20 C.F.R. 10.625). The ECAB will review only the evidence received prior to the date of this decision (20 C.F.R. Part 501). Request for review by the ECAB must be made within 180 days from the date of this decision. More information on the new Rules is available at www.dol.gov/ecab.

Case Number: Employee: Date: January 14, 2016 APPEAL REQUEST FORM

If you decide to appeal this decision, read these instructions carefully. You must specify which procedure you request by checking one of the options listed below. Place this form on top of any materials you submit. Be sure to mail this form, along with any additional materials, to the appropriate address. YOU MAY ONLY REQUEST ONE TYPE OF APPEAL AT THIS TIME.

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ORAL HEARING			
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REVIEW OF THE WI	RITTEN RECORD		
You may also submit addition District Office. You must m Branch of H Office of We P. O. Box 3	nal written evidence with y ail your request to: learings and Review orkers' Compensation Pi	within 30 calendar days of the date of t your request. Do not mail this appeal i rograms	he decision. request to the
RECONSIDERATIO			C Shows
decision. You must state the	ie grounds upon which rec vidence or legal argument Central Mailroom 300	OWCP within 1 calendar year of the da consideration is being requested. Your t not previously made. Mail your requ	
ECAB APPEAL:			
date of OWCP's decision winclude a completed copy of Labor Web Site at www.mail your request to: Employees 200 Consti	rill be reviewed. To exped	e of the decision. No additional evidendite the processing of your ECAB appeared to docket appears available on the I this appear request to the District Office Board or S-5220	ne Department
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