

DII Industries, LLC Asbestos PI Trust

TRUST UPDATE – December 5, 2025

Claims to be Deemed Withdrawn: Since 2017, the Trust has deemed withdrawn claims that have been inactive for five or more years without any action to cure deficiencies. The Trust is revising this policy with regard to Intake Deficient claims as set forth below.

The Trust will deem withdrawn claims that have been pending for six months with an intake deficiency, which indicates that a claimant's claim form is incomplete or that no documents have been provided. The six-month period will run from the date of the most recent Intake Deficiency notification provided in Trust Online.

Ohio Worker's Compensation: Since 2014, the Trust has required claimants with a connection to Ohio to provide letters from the Ohio Bureau of Workers' Compensation (Bureau) confirming the existence of any asbestos-related workers' compensation claims filed by or on behalf of the Injured Party. To streamline this process, the Trust has updated its policies regarding confirmation letters issued by the Bureau.

The Trust considers a claimant to have a connection to Ohio if (1) the Claimant's Jurisdiction is Ohio; (2) the Injured Party (a) died in Ohio, (b) resided in Ohio, (c) was treated by an Ohio physician or at an Ohio facility, or (d) was exposed to asbestos in Ohio. Being "treated by an Ohio physician" does not include instances where the Injured Party was not examined, either in person or through a virtual visit, by an Ohio physician, such as certain medical consultations or B-Readings.

The Bureau confirmation must (1) identify all asbestos-related workers' compensation claims filed by or on behalf of the Injured Party; (2) indicate whether the claims were filed with, or are now the responsibility of, the Bureau; and (3) for any claim filed with a self-insured employer, state either that the Bureau does not have an interest in claims filed by, or on behalf of, the Injured Party, or that the Bureau has been given notice of and an opportunity to negotiate its interest in Trust claims filed by, or on behalf of, the Injured Party. These assurances must also be provided by any Ohio self-insured employer with whom workers' compensation claims have been filed.

Although settlement agreements or other documents may be provided, a confirmation letter from the Bureau and, where applicable, a self-insured employer, must be provided which identifies all workers' compensation claims filed by or on behalf of an Injured Party. If a self-insured employer is unwilling or unable to provide a confirmation letter, the claimant should notify Jennifer Sweitzer at DCPF (jsweitzer@delcpf.com).

The Bureau confirmation also must be dated (1) at least one year after the Injured Party's death if the Injured Party died on or after September 28, 2021; (2) at least two years after the Injured Party's death if the Injured Party died prior to September 28, 2021; or (3) after the date a claim is identified as Review Complete in the Hold Tank in Trust Online.

Quarterly, DCPF notifies law firms of claims that require a Bureau confirmation. If a claimant does not provide a Bureau confirmation or otherwise respond to the notice within one year of the first notification from DCPF, the Trust may deem the claim withdrawn. Firms may independently determine when such a confirmation is needed by identifying Review Complete claims in the Hold Tank with an open OhioWC Activity Code. All Bureau confirmations should be sent to jsweitzer@delcpf.com rather than uploaded to the claim.

Bank Change: The Trust is changing banks, which delayed its November claim payments and may delay its December claim payments.