

L. REQUIRED SUBMISSIONS

In order for your Claim to be reviewed, you <u>must</u> submit all materials required by Section 4.1.2 of the Master Settlement Agreement, including:

This properly completed Enrollment Claim Form.

The signed and notarized Qualified Revision Surgery Program Release available on the Claims Processor's website.

The signed Dismissal with Prejudice Stipulation available on the Claims Processor's website (if applicable). If you indicate on your Stipulation of Dismissal that you are only partially dismissing your lawsuit, you <u>must</u> include a copy of the most recent Complaint <u>filed and served</u> in your lawsuit.

Legal Representative Documentation (if applicable).

Manufacturer/product stickers for the Affected Product(s), identifying Product and Lot Codes for the device implanted into the Patient. Only in the event product stickers are not available, please submit the electronic implant log from your Index Surgery. If the manufacturer/product stickers for the Index Surgery were submitted during the Supplemental Registration Process, you do not need to resubmit.

A true and correct copy of the Index Surgery operative report and discharge summary related to the hip(s) at issue.

True and correct copies of the Revision Surgery operative report and discharge summary related to the hip(s) at issue.

<u>Specific</u> contemporaneous medical records that document the reason for the eligible Revision Surgery as set forth in Questions 75 and 88 and to support your claim for any QRS-Related Enhancements as set forth in Questions 77 and 90. Such specific medical records must be annotated in a manner that will aid the Claims Processor in reviewing your claim (e.g. highlighting, flagging, bookmarking, etc.). <u>You must include manufacturer/product stickers identifying the devices and hardware implanted during the Qualified Revision Surgery</u>. Only in the event product stickers are not available, please submit the electronic implant log from your Qualified Revision Surgery.

Progress notes from the treating orthopedic surgeon(s) relating to the hip(s) at issue for the time period from Index Surgery to Revision Surgery.

Counsel or Patients (if unrepresented by an attorney) must <u>only</u> provide those documents requested in Section L and shall not submit all medical records in Counsel's and/or Patient's possession. Submitting all documents in your possession will result in the Claims Processor returning your Enrollment Claim Form thereby delaying the review of your claim. All documentation, whether submitted electronically or by mail, must be annotated in a manner that will aid the Claims Processor in reviewing your claim (e.g. highlighting, flagging, bookmarking, etc.).

Pursuant to Section 4.4 of the Master Settlement Agreement, the Claims Processor has the ability to request additional information and/or documents as needed, including but not limited to medical authorizations. Pursuant to Section 4.3.1 of the Master Settlement Agreement, no affidavits, expert reports, depositions, transcripts or medical articles may be submitted in connection with a Claim.