

STATE OF CALIFORNIA
Division of Workers' Compensation
Workers' Compensation Appeals Board

CASE NUMBER: ADJ8347040; ADJ9529594

JUNE HOOVER

vs.

SORENSEN ENGINEERING, INC,
STATE COMPENSATION INSURANCE
FUND; MID CENTURY INSURANCE
administered by FARMERS; PACIFIC
COMPENSATION INS.; HARBOR
SPECIALTY INSURANCE CO.
administered by EMPLOYERS
COMPENSATION; TECHNOLOGY INS.
administered by AMTRUCT; ZENITH INS.
CO.; NORTH RIVER INSURANCE
administered by CRUM AND FORSTER,

WORKERS' COMPENSATION
ADMINISTRATIVE LAW JUDGE:

TRACY HUGHES

DATE: March 30, 2017

.....
OPINION ON DECISION

Injury AOE/COE

The threshold issue raised for trial in both cases was injury AOE\COE. Also raised by defendants was Statute of Limitations. The Court found the applicant to be a very credible and sympathetic witness. The Court has considered the testimony of the applicant, the medical reports of Dr. Zagelbaum, dated March 7, 2016, April 18, 2016 and Dr. Zagelbaum's deposition transcript dated September 6, 2016. The Court has also reviewed and considered Applicant's motion to strike the reports of Dr. Zagelbaum.

However, after reviewing all the evidence submitted in this matter, particularly the medical evidence from Dr. Zagelbaum, the Court will deny the applicant's motion to strike Dr. Zagelbaum's reports. Based on the medical reports of Dr. Zagelbaum the Court must find that the applicant did not sustain her burden of proof to establish injury AOE/COE as to cancer, psyche, or body systems. In finding no injury AOE/COE, the applicant shall taking nothing further for her claim filed.

The Statute of Limitations defense is deemed moot by the finding of no injury AOE/COE.

Date: 03/30/2017



TRACY L. HUGHES
WORKERS' COMPENSATION
ADMINISTRATIVE LAW JUDGE

TLH:tc

Dated: 03/30/2017 By: T. Calcote

Service:

COPIES OF THIS ORDER WERE SERVED
ON PARTIES PER THE CURRENT
OFFICIAL ADDRESS RECORD.

Enclosure: Service List