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February 6, 2012 Blog

Must a Disability Benefit Denial Letter Inform Claimant of the Time Period to File Legal Action? Not in This Case....

[Boom: The ERISA Law Blog](#)

ERISA regulations require that the benefit denial letter contain "a statement of the claimant's right to bring a civil action..." 29 C.F.R. Section 2560.503-1(g)(1)(iv). What does this mean? Does this mean you have to include specific language detailing the time limitations for bringing a legal action? Depends on your venue. Here's a great new case...