

SETTLEMENT AGREEMENT - Section 32 WCL Indemnity Only Settlement Agreement

PO Box 5205, Binghamton, NY 13902-5205 www.wcb.ny.gov

vww.wcb.ny.gov						
WCB CASE NO.	DATE OF ACCIDENT	CLAIMANT'S NAME (Please Print)				
		CLAIMANT'S ADDRESS (Please Print)				
CARRIER CASE NO.	CARRIER CODE					
EMPLOYER (Please Pri	nt)	CARRIER (Please Print)				
Agreement affirms that	(s)he has read and under	lant to Section 32 of the Workers' Compensation Law. By signing below, each party to the stands its provisions, and understands that the Agreement, if approved by the Workers' ading on all the parties involved.				
By this Agreement, the	parties settle upon and de	etermine some, but not all, issues and matters to the Claim.				
he parties to this WC	L Section 32 Waiver Agr	eement (Agreement), the Claimant and the Carrier hereby agree:				
. Claims Subject to	o Agreement					
WCB Case No.	is:					
established for	the following injuries:	which is not acconted by the				
carrier, nor is liabi will be withdrawn.	a claim for the following injuries: , which is not accepted by the carrier, nor is liability established. The parties agree that upon the approval of this Agreement, WCB Case Nowill be withdrawn.					
not accepted b WCB Case No.	not accepted by the carrier, nor is liability established. The parties agree that upon the approval of this Agreement, WCB Case Nowill be established for the following injuries:					
	WCB Case No is: is:					
a claim for the carrier, nor is liabi	a claim for the following injuries: , which is not accepted by the carrier, nor is liability established. The parties agree that upon the approval of this Agreement, WCB Case No will be withdrawn.					
not accepted b WCB Case No.	not accepted by the carrier, nor is liability established. The parties agree that upon the approval of this Agreement, WCB Case Nowill be established for the following injuries:					
WCB Case No ☐ established for	is: the following injuries:					
a claim for the	a claim for the following injuries:, which is not accepted by the carrier, nor is liability established. The parties agree that upon the approval of this Agreement, WCB Case No.					
not accepted b WCB Case No.	not accepted by the carrier, nor is liability established. The parties agree that upon the approval of this Agreement, WCB Case Nowill be established for the following injuries:					
WCB Case No ☐ established for	is: the following injuries:					
a claim for the carrier, nor is liabi	a claim for the following injuries:, which is not accepted by the carrier, nor is liability established. The parties agree that upon the approval of this Agreement, WCB Case No will be withdrawn.					
not accepted b WCB Case No.	y the carrier, nor is liabili will be estab	ty established. The parties agree that upon the approval of this Agreement, lished for the following injuries:				
Select if applicat	ole:					
☐ The Claimant v \$	was classified with a per per week.	manent partial disability (PPD). Awards are continuing at the rate of				
The Claimant v		manent total disability (PTD). Awards are continuing at the rate of				
If necessary, atta	ch additional sheets lis	sting cases subject to this agreement.				
Initia	als: Claimant:	(/ /); Carrier: (/ /)				

	_AIMANT'S NAME:CB CASE NO.:					
	ARRIER CASE NO.:					
2.	Indemnity Benefits					
	a. Weekly Payments Made to Date the Agreement in Finally Approved by the Board If the Carrier is under a direction to pay continuing benefits, the Carrier agrees to make further payments until the date of the Agreement is finally approved by the Board. Weekly benefit payments will thereafter cease.					
	 b. Prior Temporary Rates Made Permanent Prior tentative rates, if any, are made permanent. Prior periods, if any, for which no payments were previously made are deemed periods of no compensable lost time and no reduced earnings. 					
	c. Overpayment (Check One)					
	☐ The Carrier agrees to waive any overpayment, if applicable.					
	The Carrier may recoup its overpayment in the amount of \$from the net recovery to the claimant noted below.					
3.	No Waiver of Medical Treatment The claimant has not waived, and will remain entitled to, medical treatment for established injuries in the claims which are subject to this agreement, subject to the provisions of the New York State Workers' Compensation Law. The Workers' Compensation Board sha retain jurisdiction to re-open this case solely to adjudicate any such issues relating to medical treatment and liability for such treatment.					
4.	Waiver of Indemnity Benefits Upon final approval of the Agreement by the Board, except for payments called for in this Agreement, Claimant waives any and all rights to further indemnity benefits under the Workers' Compensation Law with respect to the claims which are subject to this agreement.					
5.	Settlement Amount (Check One) In return for the Claimant's waiver of his/her right to future indemnity benefits, upon final approval of the Agreement, the Carrier agrees to pay the Claimant the amount of \$					
	In return for Claimant's waiver of his/her right to future indemnity benefits, upon final approval of the Agreement, the Carrier agree to pay the Claimant the amount of \$ within ten (10) days of the approval of the Agreement by the Board, less a fee of \$, payable to the Claimant's attorney, subject to approval of the fee by the Workers' Compensation Board. Claimant's attorneys agree to waive any previously awarded but unpaid attorney fees as of the date of the Agreement is finally approved by the Board. In addition, the carrier agrees to make periodic payments to the claimant as follows:					
	The Carrier will fund the periodic payments by purchasing an annuity as set forth in Appendix A of the Agreement.					
6.	Child Support Arrears (Check One)					
	Claimant does not have any overdue child support obligations (arrears).					
	Claimant owes child support arrears which will be paid in full from the proceeds of the Agreement. The Carrier will forward payment of funds to satisfy the child support arrears directly to the appropriate payee.					
	Claimant owes child support arrears which exceed the amount payable to the claimant pursuant to the Agreement. The full amount of the settlement payable to the claimant will be forwarded by the carrier to the appropriate payee to partially satisfy the child support arrears owed by the claimant.					
	Initials: Claimant: (/ /): Carrier: (/ /)					



2.

3.

4.

5.

6.

WC	MIMANT'S NAME: B CASE NO.: RRIER CASE NO.:		
7.		WCL Section 29 based on all indemnity and medical benefit of the claims which are subject to this Agreement, includ t any third-party recovery obtained by the claimant.	
8.		ding application for administrative review of a decision of a y any party to this Agreement, insofar as the application per	
9.	Other Terms		
Incl	ude any other terms that are included in the Agreement (attach additional sheets, if necessary).	
	e undersigned hereby consent of their own free d acknowledge receipt of a copy of this Agreem	will to be subject to the above provisions, terms a	and conditions
CLA	IMANT - PLEASE PRINT	CLAIMANT SIGNATURE CONSENT FOR DESK REVIEW	DATE
ATT	ORNEY - PLEASE PRINT	ATTORNEY SIGNATURE CONSENT FOR DESK REVIEW	DATE
CAF	RIER OR SELF-INSURED EMPLOYER - PLEASE PRINT	CARRIER OR SELF-INSURED EMPLOYER SIGNATURE CONSENT FOR DESK REVIEW	DATE
OTF	ER - PLEASE PRINT	OTHER SIGNATURE CONSENT FOR DESK REVIEW	DATE

/ /); Carrier: _____ (



Initials:

Claimant: