

WITHDRAWAL OF ATTORNEYS' LIEN DISPUTE

This Withdrawal Form ("Withdrawal") must be submitted to the Claims Administrator if the Parties to an Attorney's Lien Dispute reach an agreement resolving the Dispute at any time before the Special Master files a Report and Recommendation for a final decision of the Court under Rule 9. All Parties to a Dispute must sign and submit this Withdrawal Form that includes:

1. A statement of the allocation of the attorneys' fees between the Parties that is consistent with the Presumptive Fee Cap (unless a Petition for Deviation upward is timely filed);
2. A statement of costs from the current attorney for the SCM, if represented, with an itemized list of those costs including a brief explanation of the purpose of incurring the costs;
3. A statement of the Attorney Lienholder's costs, if costs were asserted as part of the Lien, with an itemized list of those costs including a brief explanation of the purpose of incurring the costs;
4. If the SCM is represented in the Program, a statement of how each Party will allocate responsibility for the 1% deduction for common benefit fees, and a statement allocating any potential future refund of common benefit fees between the Parties; and
5. The signature of all Parties submitting the Withdrawal. The Withdrawal may be signed by a current attorney on behalf of the SCM. The signature may be an original wet ink signature, a PDF or other electronic image of an actual signature, or an electronic signature.

I. SETTLEMENT CLASS MEMBER INFORMATION

Settlement Program ID							
Name	First	M.I.	Last				
Settlement Class Member Type							
Primary Counsel							
Address	Street						
	City			State		Zip	
Email Address							

II. ATTORNEY LIENHOLDER INFORMATION (#1)

Name	Full Name or Law Firm Name						
Address	Street						
	City			State		Zip	
Email Address							

III. ATTORNEY LIENHOLDER INFORMATION (#2) (IF APPLICABLE)

Name	Full Name or Law Firm Name		
Address	Street		
	City	State	Zip
Email Address			

IV. SUMMARY OF DISPUTE RESOLUTION

The Parties to the Dispute must complete the boxes below to reflect the amounts to be distributed to the Settlement Class Member or his or her attorney (if represented) and to the Attorney Lienholder(s). The total fees cannot exceed the Presumptive Fee Cap unless the Court granted a Petition for Deviation.

A. ATTORNEYS' FEES AND COSTS

		Amount or Percentage of Fees	Amount of Reasonable Costs**
1.	To be Paid to Attorney Lienholder #1		
2.	To be Paid to Attorney Lienholder #2		
3.	To be Paid to Settlement Class Member or his or her Attorney Identified in Section I		

**** Costs for the current attorney or Attorney Lienholder(s) must have been provided to the Claims Administrator in the Statement of Fees and Costs and the Lien assertion(s), respectively. Each attorney must attach to this Withdrawal an itemized list of costs with a brief description of each cost and the date each cost was incurred.**

B. COMMON BENEFIT FEE REFUND

The Claims Administrator is obligated to pay 1% of all Awards into the Attorneys' Fees Qualified Settlement Fund pending further order of the Court. Explain how the Parties wish to distribute those funds or a portion thereof, if they are refunded by the Court at a future date.

1.	Agreed Percentage of any Refund of the 1% Deduction for Common Benefit Fees to be Paid to Attorney Lienholder #1	
2.	Agreed Percentage of any Refund of the 1% Deduction for Common Benefit Fees to be Paid to Attorney Lienholder #2	
3.	Agreed Percentage of any Refund of the 1% Deduction for Common Benefit Fees to be Paid to Settlement Class Member	
4.	Agreed Percentage of any Refund of the 1% Deduction for Common Benefit Fees to be Paid to Settlement Class Member's Attorney Identified in Section I	

Note: It is understood that the Claims Administrator will pay the Parties these amounts according to the provisions of the Settlement Agreement and Court orders regarding settlement implementation.

V. HOW TO SUBMIT THIS FORM

Submit this Form by one of the following methods:

By Using the Secure Online Portal:	Click the Upload feature located under the Attorneys' Lien Dispute section on the home screen of your online portal.
By Mail:	NFL Concussion Settlement Claims Administrator P.O. Box 25369 Richmond, VA 23260 ATTN: NFL Liens
By Delivery:	NFL Concussion Settlement c/o BrownGreer PLC 250 Rocketts Way Richmond, VA 23231 ATTN: NFL Liens

VI. HOW TO CONTACT US WITH QUESTIONS OR FOR HELP

Settlement Class Member: If you are represented by a lawyer, consult with your lawyer if you have questions or need assistance. If you are unrepresented and have any questions or need help, contact us at 1-855-887-3485 or send an email to ClaimsAdministrator@NFLConcussionSettlement.com. If you are a lawyer, call or email your designated Firm Contact for assistance. For more information about the Settlement Program, visit the official website at www.NFLConcussionSettlement.com to read the Frequently Asked Questions or download a copy of the complete Settlement Agreement.

Lienholder: Contact us at 1-855-877-3485 or email ClaimsAdministrator@NFLConcussionSettlement.com. For more information about the Settlement Program, visit the official website at www.NFLConcussionSettlement.com to read the Frequently Asked Questions or download a copy of the complete Settlement Agreement, or review the Rules Governing Attorneys' Liens.

VII. SIGNATURES

Both the Settlement Class Member or his or her attorney, if represented, and Attorney Lienholder(s) must submit this signed Withdrawal to the Claims Administrator. By signing this Withdrawal, each Party certifies the following:

I declare under penalty of perjury pursuant to 28 U.S.C. § 1746 that the information provided in this Withdrawal is true and accurate to the best of my knowledge and that I understand that false statements made in connection with this process may result in fines, sanctions, and/or other remedy available by law.

I certify that I have/will serve a copy of this signed Withdrawal on the Claims Administrator.

By submitting this Withdrawal, I consent to the payment of the withheld funds according to the terms in Section IV.

Settlement Class Member or his or her attorney, if represented.

Signature		Date	
Printed Name	First	Middle Initial	Last
Law Firm			

Attorney Lienholder #1

Signature		Date	
Printed Name	First	Middle Initial	Last
Law Firm			

Attorney Lienholder #2

Signature		Date	
Printed Name	First	Middle Initial	Last
Law Firm			