VERDICT SHAPER, LLC - MEDICAL REVIEWS SCOPE OF SERVICES and HOLD HARMLESS AGREEMENT

TIER 1

A physician will review the medical records and provide a summary, in layman's terms, of the injuries/conditions diagnosed and the types and duration of treatment rendered. This tier is not intended to address questions more appropriate for Tier 2 consideration.

TIER 2

In addition to Tier 1 services, this level will provide a preliminary MD opinion as to the question(s) presented by the client where ascertainable from the records submitted. Contemplated opinions include

- potential areas of malpractice
- issues of causal relation
- the potential impact of pre-existing injuries
- recommendations as to the type of consulting expert(s) needed

Page limits are generously defined to allow for the typical medical records included in a patient's chart such as lab reports, physicians' orders and the like. However, we reserve the right to refuse this service, at our discretion, upon our review of the medical package submitted and in exchange for a full refund of any monies paid.

HOLD HARMLESS AND WAIVER AGREEMENT

Our MD reviews are intended solely as an early guide to assist clients in the decision making process as to the future handling of their case and/or the efficacy of continuing forward with the claim. They are **not intended to be nor are they a substitute for** trial or litigation consulting experts, who will typically review many other sources of information (such as witness statements, depositions, other expert reports etc.), engage in consultations with the handling attorney, and see the patient/party for an in-person medical examination – in order to provide a qualified opinion for ultimate use at trial or mediation like procedures.

Accordingly, the client, on behalf of himself, his principals, agents, and parties represented, by executing this agreement, agrees to hold harmless, indemnify, and forever waive any claims against Verdict Shaper, LLC, it principals, employees, agents, contractors (including physician subcontractors) for any and all damages or harm of any type, including, but not limited to, lost cases, unsatisfactory settlements, contrary opinions or adverse results obtained in the prosecution (or non-prosecution) of the client's case.

Client:		
By:	Date	: