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Associated Counsel:

I have been informed and understand that my attorney may sometimes hire another attorney to assist in the handling of a case. That other attorney is called an “associated counsel.” I understand that the attorney fee agreement should set forth how the fees of associated counsel will be handled.

Subrogation or Lien:

I have been informed and understand that other persons or entities may have a subrogation right in what I recover in pursuing my claim. ” means the right to be paid back. I understand that the subrogation right may arise in various ways, such as when an insurer or a federal or state agency pays money to or on behalf of a claiming party like me in situations such as Medicare, Medicaid, workers compensation, medical/health insurance, no-fault insurance, uninsured/underinsured motorist insurance, and property insurance. I understand that sometimes a hospital, physician, or attorney will assert a “lien” (a priority right) on a claim such as the one I am pursuing. Subrogation rights and liens need to be considered and provided for in the fee agreement I reach with my attorney. The fee agreement should tell me whether the subrogation right or lien is being paid by my attorney out of the proceeds of the recovery made on my behalf and whether the fee I am obligated to pay my attorney will be based on the amount of recovery before or after payment of the subrogation right or lien.

I acknowledge that I received a complete copy of this Disclosure Statement and I read it this 11th day of February, 2015.

Client Signature