

1. [whether the structured settlement or periodic payment applied to plaintiff's attorney's fees as well as indemnity payments;]

[2.] the amount of immediate payment;

[3.] 2. the present value of the projected total future payout (price of annuity if purchased); and

[4.] 3. the projected total future payout;

[(16)] (11) [the injured person's:

(i) medical expenses through date of closing;

(ii) anticipated future medical expense;

(iii) wage loss through date of closing;

(iv) anticipated future wage loss;

(v) other expenses through date of closing; and

(vi) anticipated future other expenses;] IF A NEUTRAL EXPERT WITNESS IS EMPLOYED UNDER § 3-2A-09(D)(2) OF THE COURTS AND JUDICIAL PROCEEDINGS ARTICLE, THE FINDINGS OF A NEUTRAL EXPERT WITNESS AS TO A PLAINTIFF'S FUTURE MEDICAL EXPENSES OR FUTURE LOSS OF EARNINGS;

[(17)] (12) IF CASE WAS TRIED TO VERDICT, the amount of noneconomic damages;

[(18)] (i) the actual amount of prejudgment interest, if any, paid on award; and

(ii) the estimated amount of prejudgment interest, if any, reflected in settlement;] and

[(19)] (13) (i) [the amount paid to outside defense counsel] THE TOTAL ALLOCATED LOSS ADJUSTMENT EXPENSE BY FEES AND EXPENSES PAID TO DEFENSE COUNSEL; AND

(ii) [the amount of other allocated loss adjustment expenses, such as court costs and stenographer's fees; and]

[(iii)] the total allocated loss adjustment expense.

(c) The Commissioner:

(1) SHALL ADOPT REGULATIONS ON THE SUBMISSION OF INFORMATION DESCRIBED IN THIS SECTION; AND

(2) may adopt regulations that require insurers of other lines of liability insurance to submit reports containing information that is substantially similar to the information described in subsection (a) of this section.