

1. A founder and an advocacy group (NOT an attorney referral service) – In no direct association with “CA workers comp claim process”. We provide many other services beside CA workers comp - Please visit our website at www.assetrecovery2011.com. Although some of our clients benefited and are benefiting from our help with our experience, knowledge and expertise - We are just “**an information clearing house**” after over 8 years working in the field.
2. We are a free standing entity away from any attorney or law firm; further more we have never been compensated by any attorney. That’s the only way we can **LEGALLY** stay helping players become aware of these cash benefits. **Attorneys are not allowed** to search for players **nor are they allowed** to pay anyone in any way to search for players. We work for the players and not for the attorneys. These workers comp attorneys have “**NO BEARING**” on us what so ever.
3. We are non-biased with the attorneys whereas “**RUNNERS**” only take you to the attorneys who pay them. We are helping you to choose the “best” that can **maximize** your recovery and handle your case in a timely and efficient manner. We also help you to understand any discrepancy with counsel when his/her work is not adhering to the standard – We help you consider all options based upon our experience gained by being in business for over 8 years. Please note that changing attorneys will not cause any loss in momentum – That’s a myth. Regardless which attorney you choose – Our contract is **BINDING**.
4. Our contract has been approved and drafted by a California ethics attorney. The **5%** we charge after your case is **matured** is solely based upon a contingent fee and is our way **to make it easy** for you to enter this process with no upfront cost. (Remember we are working for **FREE** the entire time even if it takes years.) **The 5% is not part of your settlement** – It is simply a guideline for a contingency fee using the “**recovered amount**” based on our efforts. It’s going to be paid by you when the process is over and not paid by the source of your settlement therefore “It is **not part of your settlement**”.
5. As a **LEGAL** business we are fortunate to have operated this service for over 8 successful years and have made a lot of friends along the way in the NBA, NFL, MLB, MLS, NHL, Some of you may try to stay away from us because of what others operating illegally have told you, IE: “**RUNNERS and CAPPERS**”. To not communicate with us is not in your best interest because there are so many things we can still help you with during the process by our experience and knowledge – Frankly, even on these attorneys’ track records and reputations.
6. We are here even though some of you are trying to distance yourself from us. We are here to share with you our insights, knowledge and expertise. **Our contract is binding**, regardless if you choose to accept our services or not. We like to hear from you so we can help you with your needs accordingly. You might be surprised! Eight years in business is a long time – You are an intelligent individual; and will be able to figure out that we must be doing something “**RIGHT**”?

