There are currently several class action settlements spanning a few categories from which your organization may be eligible to recover significant proceeds. NCHA members can take advantage of a Class Action Settlement Recovery Service, on a pure contingent fee basis, through our strategic partnership with Managed Care Advisory Group, LLC (MCAG).

**SETTLEMENT RECOVERY SERVICE (SRS)**

MCAG’s SRS delivers the most on class action claims with the least amount of effort. They represent thousands of medical providers, over one thousand hospitals, and thousands of businesses from sole proprietors to Fortune 500 companies, and have distributed hundreds of millions of dollars to their clients. One thing that sets MCAG apart is their ability to leverage their exclusive database to pull together required claim data – even when limited information is supplied by clients.

MCAG’s settlement experts continually search for class actions for which you may be eligible. You do not have to spend time looking for applicable class actions or examining settlement documentation. Once you enroll in MCAG’s service, they will notify you of the opportunity, determine your eligibility and submit claims on your behalf. There may be certain occasions that require the submission of limited additional information to MCAG, but the process will be as convenient as possible.

**HIGHLIGHTED SETTLEMENTS**

**AUTOMOTIVE FLEET SETTLEMENT**

$1.2 Billion

Deadline: March 16, 2020

Reimburses entities in certain states for prior purchases and leases of new vehicles from 1995 - 2018, for use by the acquiring entity (not for resale). Defendants are alleged to have fixed the price of certain vehicle components, resulting in over-payments by entities for new vehicles.

**PHARMA BENEFIT PLAN SETTLEMENT**

**LOVENOX/ENOXAPARIN**

$120 Million

Deadline: July 3, 2020

There is an active settlement that falls into the category of “pharmaceutical benefit plan settlements” that covers purchases of Lovenox/Enoxaparin (blood thinner). Under this settlement, it is generally alleged that businesses with self-insured health plans (which are typically larger organizations) overpaid for drugs purchased on behalf of their employees due to artificially inflated and/or stabilized prices.

**PAYMENT CARD INTERCHANGE FEE SETTLEMENT (VISA/MASTERCARD)**

$5.54 Billion

Deadline: TBD

Arose from a lawsuit claiming that merchants paid excessive interchange or swipe fees for accepting Visa or MasterCard payments because of an alleged conspiracy among Visa, MasterCard and the Bank Defendants. A portion of Visa / MasterCard payments you accepted from customers dating back to 2004 are eligible to submit for reimbursement.

**EASY ENROLLMENT**

The enrollment process is fast, easy and has no upfront fees. MCAG aligns its incentives with yours and charges a contingent fee of 25% of recoveries. Services include all the data analysis necessary to determine eligibility, document preparation, claims filing, recovery and reconciliation for enrolled customers. If no money is recovered for your organization from the settlement(s), then MCAG will not charge or retain a fee.

**DO NOT LET OPPORTUNITIES PASS YOU BY. CONTACT MCAG TODAY!**