



Member of the
PA and NJ Bars

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215.230.8800
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CONTINGENT FEE AGREEMENT

I hereby constitute and appoint SCOTT L. FELDMAN, ESQUIRE as my attorney to prosecute a claim for Collections/Breach of Contract against _____ or any other parties who shall be liable. The Claimant is _____.

I do not wish to compensate my attorney on an hourly basis or on any type of retainer agreement, but on the contrary, wish that he and his entire law firm work on my behalf. Furthermore, if no recovery should occur, I wish my attorney to bear all the loss including time and monies advanced.

Accordingly, I hereby agree that the compensation of my attorney for services shall be determined as follows:

Out of whatever sum is secured from the above defendant(s), either by way of settlement or verdict, the said attorney shall retain **35** percent thereof. The expenses of suit and/or post-judgment enforcement, including but not limited to court filing fees, Sheriff's fees and electronic research, shall be charged to the clients' share exclusively. I will pay for all legal expenses, as authorized, upon demand. I also, for the purpose of litigation only, authorize my attorney to negotiate, endorse, deposit and distribute any checks received from defendant or insurance company on my behalf.

I have read this Agreement, have received a copy of it and have agreed to its terms and conditions. There are no other written or oral agreements between me and my said attorney regarding the subject matter hereof.

Counsel reserves the right to withdraw if, after reasonable investigation, he/she determines there is not merit to the claim.

I hereby acknowledge by my signature(s) below that the substance of this Agreement has been discussed with me and I fully understand the terms and conditions of this Agreement.

x

Client

Date