

CONTRACT FOR LEGAL SERVICES

THIS IS A FEE AGREEMENT between the law office of RHOAD & RHOAD, Attorneys at Law, more specifically, Dennis J. Rhoad ("Attorney") and/or Sally H. Rhoad ("Attorney") and _____ ("Client"). The general nature of the Client's case is _____ which occurred on the _____ day of _____, 200_.

I agree to pay said attorney's fees as follows:

1. 33 1/3% of whatever may be recovered from said claims in the event settlement is obtained at anytime prior to instituting suit.
2. 40% of any settlement, verdict or recovery obtained in said action after initiation of suit.
3. 50% of whatever may be recovered from said claim if a second trial or appeal to the Supreme Court becomes necessary

The Attorney agrees to devote his full professional ability to the case and Client agrees to fully cooperate with the Attorney.

Client agrees to pay all costs and expenses advanced by the Attorney, such as court costs, photos, depositions, court reporter costs, reports, witness, statements, investigation, expert witnesses, and other out-of-pocket costs and expenses incurred in the pursuit of this matter.

Client agrees that associate counsel may be employed at the discretion and expense of the Attorney and that any attorneys employed may be designated to appear on behalf of Client or undertake representation in this matter. If associate counsel is employed the client understands that Rhoad and Rhoad and associated counsel have assumed joint responsibility for representation in this legal matter and that any legal fees earned will be divided between the firms on a 50%-50% basis. However, I understand this may change depending upon how my case is pursued and which law firm does what percentage of work on my file. I understand that any deviation from this fee split will be determined by Rhoad and Rhoad and associated counsel, and any deviation will not necessarily be determined solely by percentage of work performed. I further understand that the association between the two law firms will not result in an increase in the total fees earned by the law firms or paid by me in this matter and will only affect how those fees are allocated between each law firm.

CLIENT AGREES THAT ATTORNEY MAKES NO PROMISE OR GUARANTEE REGARDING THE OUTCOME OF THE CLIENT'S CASE.

If, after reasonable investigation of such claims, my attorney determines it is not feasible to prosecute same, then, upon notification to me of that fact, it is agreed that my attorney may withdraw from representation under this contract.

Client does hereby bind his/her heirs, executors and legal representatives to the terms and conditions set forth herein.

I HAVE READ THIS CONTRACT AND AGREE TO ITS TERMS AND CONDITIONS.
THERE ARE NO OTHER AGREEMENTS, ORAL OR OTHERWISE, BETWEEN
CLIENT AND THE ATTORNEY.

Dated: _____

_____ Client