LAW OFFICES OF

CONTINGENT FEE CONTRACT

DATE: _____

(Attorney)

(Client)

In consideration of the acceptance by the Attorney of the case referred to in the Retainer Agreement signed by the parties today on a contingent fee basis, it is agreed that this Addendum shall form a part of the said Retainer Agreement and be incorporated therein as if it were fully set forth in that agreement.

In the event that the Client at any point desires to change attorneys or otherwise requires the Attorney to withdraw from the case, the Attorney shall be entitled to fees from the Client on the percentage basis set forth in the attached Retainer Agreement based upon any settlement offered by the opposing party prior to the date of withdrawal; or, if no settlement offer has been made, on an hourly basis. The Client particularly directs the Attorney not to withdraw from this matter unless he has been paid the larger of the two possible fees or arrangements for the said payment has been made to their satisfaction.

The Client has the ultimate right to decide whether or not an offer of settlement is satisfactory. It is agreed that one of the reasons that the Client has retained the Attorney is that he/she believes that the background and experience of the Attorney puts him/her in the position of correctly advising the client. It is therefore agreed that if at any time the Client and the Attorney cannot agree as to the settlement of the case, then and in that event, the Attorney may withdraw from the case and will be paid his fees to the date of withdrawal as is provided above. Those fees shall be a lien on the case and any party at interest may be so informed.

CLIENT(S) SIGNATURE

ATTORNEY SIGNATURE

LAW OFFICES OF

CONTINGENT FEE CONTRACT

DATE: _____

_____ (Attorney)

(Client)

The undersigned Client does hereby retain the Attorney in regard to that certain Matter as follows:______

It is understood and agreed that the Client will pay to the Attorney the following fee for the services to be rendered:

____% of any and all sums recovered by way of settlement prior to instituting a lawsuit; or

____% of any and all sums recovered either as a result of trial or by way of settlement after a lawsuit has been instituted; or

<u>%</u> of any and all sums recovered if any judgment is appealed, either on behalf of the Client or by any adverse party, or if garnishment or any proceeding after judgment has to be brought to collect the judgment or any portion thereof; or

____% of any and all sums recovered if the Matter is the subject of a retrial as ordered by a trial or appellate court.

The Attorney agrees to make no compromise or settlement in this Matter without the approval of the Client as to the specific settlement or compromise. the Attorney agrees to notify the Client whenever an offer of settlement or compromise is received by the Attorney, and to inform Client of the amount of that offer, and the recommendation of the Attorney as to the acceptability thereof. Likewise, the Client agrees to make no compromise or settlement in this Matter without the approval of the Attorney. The Client agrees to notify the Attorney whenever an offer of settlement or compromise is received by the Attorney and the approval of the Attorney. The Client agrees to notify the Attorney whenever an offer of settlement or compromise is received by the Client, and to inform the Attorney of the amount and terms of any such offer.

The Client agrees to give the Attorney a lien on the claims or causes of action and on a sum recovered by way of settlement and on any judgment that may be recovered thereon to the extent of the sums herein provided as the Attorney's fees and other fees, charges and expenses incurred. It is further agreed that the Attorney shall have all general, possessory or retaining liens, and all special or charging liens known to the common law or available under law. The Client hereby authorizes the Attorney to fully investigate the facts and law relative to the Matter. Upon the conclusion of such investigation the Attorney shall have the discretionary right to determine that it is not feasible to pursue the Matter, and upon notification to the Client of such determination the Attorney shall be entitled to withdraw from any further representation of the Client pursuant to this Agreement. In such event no legal fees shall be payable to the Attorney, but the Client agrees to promptly pay the Attorney for all other fees, charges, and expenses incurred pursuant to the above prior to the date of such withdrawal.

In the event a settlement proposal is made to the Client with the affirmative recommendation of the Attorney, the Attorney shall have the right, if such settlement proposal is rejected by the Client pursuant to this Agreement upon written notice thereof by the Attorney to the Client. In such event the Client agrees to promptly pay the Attorney for all services rendered by the Attorney, calculated on the basis of actual work hours expended at applicable hourly rates, and for all other fees, charges, and expenses incurred pursuant to the above prior to the date of such withdrawal.

will be the attorney(s) in charge of this matter, but the Client specifically authorizes and agrees that any other attorney, investigator, paralegal, secretary or other person in the firm, or an associated counsel in another firm, may, at the professional discretion of the Attorney, perform necessary services under the direction of the attorney in charge.

Client, by signing this Agreement, acknowledges having read, understood and accepted the terms hereof.

CLIENT(S) SIGNATURE

ATTORNEY SIGNATURE