

# RETAINER AGREEMENT

(For use in New York)

To: : The **DURST LAW FIRM, P.C.**

The Undersigned ["Client"] hereby retains you ["Attorney"] to prosecute or adjust a claim for \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

In consideration of the services rendered and to be rendered by you, the Undersigned hereby agrees to pay you, \$\_\_\_\_\_ per hour for all time expended in prosecuting said claim.

Client hereby gives Attorney the exclusive right to take all legal steps to enforce the claim. Client agrees that the employment of Attorney in this matter shall not be terminated without the prior payment of counsel fees for professional services rendered or a lien therefore and payment of expenses advanced.

It is understood that the Client shall pay The Durst Law Firm, P.C., a retainer fee of \$\_\_\_\_\_, upon the execution of this Retainer Agreement, which shall be used to cover the first \_\_\_\_\_ hours of representation of Client. Additional fees shall be payable within 30 days of receipt of bills therefore.

Client acknowledges that no one from the office of Attorney has made any guarantee as to the outcome of the case.

Dated: \_\_\_\_\_

Signature: \_\_\_\_\_

Signature: \_\_\_\_\_

Witness :