

ATTORNEY CLIENT CONTRACT

PERSONAL INJURY

Now on this ____ day of _____, 20____, client(s) hereby retain(s) and employ(s) Henry & Williams, P.C., 1207 Porter Wagoner Boulevard, West Plains, Missouri, as attorneys to prosecute or settle all claims for damages against _____ or others who may be liable on account of injuries and damages sustained by client(s) arising out of an occurrence that took place on the ____ day of _____, _____. In consideration for services rendered, client(s) agree(s) that in the event of a recovery to pay attorneys a sum equal to _____% of the net recovery after reimbursing attorneys the expenses advanced by them in the prosecuting of client(s) claim(s).

Further, it is understood and agreed that if there is no recovery then there is no fee and Henry & Williams, P.C. will bear the expenses and will not look to client(s) for reimbursement of the expenses they advance.

It is understood and agreed that no settlement will be made without the approval and consent of client(s), that Henry & Williams, P.C. may withdraw from representing client(s) if said law firm considers the pursuit of the claim(s) to be unreasonable or imprudent, and that Henry & Williams, P.C. shall have the express permission from client(s) not to proceed with litigation if in their discretion said law firm determines that it is not feasible for said law firm to pursue the claim through litigation.

FILE RETENTION AGREEMENT – Client(s) hereby expressly agrees and consents that Henry & Williams, P.C. need not store client’s file for more than 5 years after completion or termination of the representation, regardless of any Rule of Professional Conduct to the contrary, and expressly consents that Henry & Williams, P.C. may destroy client’s file 5 years after completion or termination of the representation of client(s) without further notice to client(s).

Henry & Williams, P.C.

By: _____

Client(s)