POST JUDGMENT CONTINGENT FEE RETAINER AGREEMENT

THIS AGREEMENT is made on _______________________, 200__, at Newport Beach, California, by and between
GREENBAUM LAW GROUP, LLP, hereinafter referred to as “Attorney” and _________________________________________,
(hereinafter referred to as “Client”) and/or whomsoever may be liable to pursue a claim arising from ________________
_________________________________________________________________________________________________________.

Attorney agrees to take such steps in said matters deemed by Attorney to be advisable, including instituting appropriate legal
proceedings. Attorney may negotiate settlement or compromise, but no settlement or compromise shall be made without the approval of
the Client.

Client agrees to pay Attorney for services from any money, property received or recovered, or benefit conferred by either
attorney or Client, the sum of 33 1/3% of any amounts (including principal, interest, costs or attorneys fees) from settlement or
enforcement of judgment. In the event there is no recovery, then Attorney shall receive no fees for services. Any sanctions against an
opposing party or counsel shall be entirely retained by Attorney.

Client has advanced Attorney an initial deposit for costs and expenses and/or Client shall pay to Attorney upon billing, all court
or litigation costs, telephone, postage, photocopy expenses, investigation expenses, and computer assisted research, if any, over and
above the initial deposit, provided, however, that Attorney shall advise client in advance of any individual additional costs in excess of
$100.00.

Legal fees are not fixed by Law and the fees provided for herein are determined pursuant to negotiated agreement between
Attorney and Client herein. Contingency fees do not include defending any cross-complaints. Attorney may be asked to pursue
collection action against the same debtors by other Clients. Client consents to Attorney’s representation of other creditors against
the same debtors and waives any potential or actual conflict of interest that could arise due to pursuit of the same debtors on behalf of other
creditors.

Attorney is hereby given a lien and security interest on Client’s claims, causes of action, any proceeds, and any judgments
thereunder, to the extent of the share and sum herein provided as Attorney’s fees and disbursements, and Client expressly assigns to
Attorney any and all causes of action, proceeds, and any judgments to the extent of Attorney’s fees and disbursements. It is agreed that
Attorney may retain its share of the amounts finally received by settlement, suit or otherwise, for services and disbursements furnished by
Attorney on any matter Attorney is handling for Client. Client authorizes Attorney to endorse Client’s name to all proceeds checks for
deposit to Attorney’s Client Trust Account. Attorney may offset amounts owed to related matters.

Client acknowledges that Attorney has made no guarantee regarding the successful termination of this or any claims or causes of
action, and all expressions relative thereto are a matter of its opinion only. Attorney may associate other counsel at its own expense to
pursue Client’s claims or causes of action. In the event Attorney determines it does not wish to continue pursuing Client’s claims or
causes of action on a contingent fee basis, Attorney may withdraw from the case at any time upon giving written notice to Client at
Client’s last known address.

In the event Client, while Attorney is pursuing Client’s claims and a favorable resolution and/or collection is likely, or Client
settles or resolves its claims directly without involving attorney, takes steps to either, a) terminate the employment of Attorney; or b) fails
to cooperate with Attorney in the prosecution of the case or cause; c) voluntarily directs Attorney to terminate efforts, Attorney shall be
entitled to its full contingent fee.

Arbitration – Client has the right to preliminarily arbitrate a fee matter only before the Bar Association in accordance with the
Business and Professions Code. Such fee arbitration shall not pertain to any matter other than fee claims. Should a dispute ever arise
over Attorneys’ services, Client agrees to resolve any and all other issues through binding arbitration before a retired Judge of a
California Superior Court, higher court, or other arbitrator who has expertise, as selected by the parties. Any such Arbitration shall be
held in Orange County, California. Any Discovery shall be subject to the provisions for Discovery in Arbitration as provided in the
California Code of Civil Procedure but either party may request the Arbitrator to limit the amount or scope of such discovery to balance
the need for the discovery against the parties mutual desire to resolve disputes expeditiously and inexpensively.

GREENBAUM LAW GROUP, LLP

By:_______________________________

CLIENT__________________________________

By:______________________________________

REV.4-12-07