GREENBAUM LAW GROUP LLP

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MULTIPLE CASE HOURLY FEE RETAINER AGREEMENT

MULTITLE CASE HOURLT FEE RETAINER AGREEMENT	
GROUP LLP (hereinafter "Attorney") and	_, 202 at Newport Beach, California, between GREENBAUM LAW (hereinafter "Client) t matter as Client may submit to Attorney and Attorney may agree to
proceedings. Attorney may negotiate settlement or compromise, the Client. The Attorney-Client relationship ends when either Cli	ned by Attorney to be advisable, including instituting appropriate legal but no settlement or compromise shall be made without the approval of ient or Attorney give notice of termination pursuant to the terms of this no event will Attorney be responsible for renewing any expired or so.
legal hour for services rendered. A schedule of current rates is at	e charged and paid at the then prevailing rate set by Attorney per billable ttached hereto. Attorney's rates are subject to change. All court or earch (i.e. Lexis, etc.) and trial preparation expenses, photocopy and es to pay billings within (10) days of the billing date.
Client agrees that Attorney may maintain \$3,000.00 of the Retain amount will be applied toward the final bill with any balance to be services. Thereafter, billings for accrued costs and services will	nount of \$6,000.00 to be deposited in Attorney's Client Trust Account. Her in its Trust Account until final billing at which time the retained her refunded to Client. Attorney may draw up to \$3,000.00 for costs and be sent. Should Client fail to pay any billing within ten (10) days of from the Trust Funds deposited and apply such amounts against Client's in further representation upon 10 days' notice.
accordance with the Business and Professions Code. Such fee ar any dispute ever arise over Attorney's services, Client agrees to retired California Court Judge, or other arbitrator who has expert Mediation Services (JAMS). Any such Arbitration shall be held	bitration shall not pertain to any matter other than fee claims. Should resolve any and all other issues through binding arbitration before a ise, as the parties may agree, at and through Judicial Arbitration and in Orange County, California. Any Discovery shall be subject to the quest the Arbitrator to limit the amount or scope of such discovery to sire to resolve disputes expeditiously and inexpensively.
purposes in this representation. To the extent of Attorney's fee in claims, causes of action, any proceeds, and any judgments thereu agreed that Attorney may retain its' share from the amounts final disbursements furnished by Attorney on any matter Attorney is h	andling for Client. To expedite clearing of settlement or payments, eds checks but only for deposit to Attorney's Client Trust Account. If
California Bar Rules of Professional Conduct. In the event Attor causes of action on an hourly fee basis, Attorney may withdraw a	ien and claim for fees in accordance with applicable law and the mey determines it does not wish to continue pursuing Client's claims or at any time upon giving 10 days written notice to Client at Client's last er Client or Attorney exercises the right of termination pursuant to the counsel.
GREENBAUM LAW GROUP LLP	Client:
Bv·	Bv·

GREENBAUM LAW GROUP LLP

Attorneys

Main Office:

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Hourly Fees as of Date of Retainer

(Schedule of fees subject to change on notice)

	Per Hour
MARTIN B. GREENBAUM	\$750
STEPHEN J. SHUMLAS	\$600
ASSOCIATE ATTORNEYS	\$450
LEGAL ASSISTANTS	\$195 - \$250
LEGAL SUPPORT STAFF	\$125 - \$150
CLERICAL	\$95- \$115