

Fee Agreement

PRE-TRIAL PRACTICE

FEE AGREEMENT

CLIENT: _____

MATTER RETAINED: _____

FEE BASIS: (Check or modify where applicable)

Initial

_____ () Fee Certain, does not include costs of court, depositions,
and File Expense..... \$_____

_____ () Time Charge per hour at the rate of \$130.00 per hour

_____ () File Creation Expense..... \$25.00

_____ () As approved by Workers' Compensation Commission in accordance with
Arkansas Law.

_____ () As provided by Arkansas Law and approved by Probate Court, does not
include expenses.

_____ () Contingent upon recovery, no fee to be paid or payable in the event of
no recovery:

_____ () Without lawsuit, one-third (1/3) of gross recovery.

_____ () Upon filing of lawsuit, one-half (1/2) of gross recovery.

ALL COSTS AND EXPENSES TO BE PAID BY CLIENT. CLIENT GRANTS TO ATTORNEY A LIEN UPON
PROCEEDS TO
EXTENT OF THIS AGREEMENT. NO SETTLEMENT OR COMPROMISE TO BE VALID UNLESS
APPROVED BY CLIENT'S
ATTORNEY TO USE ALL DUE DILIGENCE WITHIN HIS PROFESSIONAL CAPACITY. CLIENTS AGREE
THAT
ATTORNEYS HAVE MADE NO PROMISES OR GUARANTEES REGARDING THE OUTCOME OF
CLIENTS' CLAIM. CLIENTS
UNDERSTAND ATTORNEYS WILL INVESTIGATE CLIENTS' CLAIM, AND IF AFTER SO INVESTIGATING,
CLAIM
DOES NOT APPEAR TO THEM TO HAVE MERIT, THEN ATTORNEYS SHALL HAVE THE RIGHT TO
CANCEL THIS
AGREEMENT.

THIS AGREEMENT DOES NOT PERTAIN TO APPEALS.

I have read this contract, have received a copy and agree to the terms and conditions herein.
There are no other oral terms, conditions, or agreements between Clients and Attorneys.

NOTE: ALL OUTSTANDING ATTORNEY FEES MUST BE PAID IN FULL PRIOR TO COURT
APPEARANCE.

THE _____ FIRM _____

BY: _____
ATTORNEY AT LAW CLIENT(S)

DATED: _____