

Tort Claim/Private or Public Judgment Monetization Process Agreement

I, _____, hereinafter referred to as "I" agree as follows:

- 1) I agree to pay *the associates of* _____, (hereinafter "PAYEE") for their assistance in the Tort Claim Process (hereinafter "TCP"), an upfront commencement fee of \$_____ upon the execution of this agreement. I also agree to pay the PAYEE \$_____ for the next two (2) months, at 30 thirty days intervals, from the date of signing this agreement for a combined total of \$_____. Furthermore if the claim goes through monetization I agree to pay the PAYEE ____% of the monetized funds.
- 2) If possiblilityfor doing so enables, and as my priority election, I grant, permit, agree, and hereby order PAYEE to withhold the monetized funds fee, to be withheld at its source, and deducted entirely from my compensation at the time of payout. I hereby grant and permit PAYEE to act as my limited POWER OF ATTORNEY merely to withhold funds at it's source, where applicable, in order to deduct the monetized funds fee. Said POWER OF ATTORNEY shall be self-terminating once funds are withheld and entirely distributed.
- 3) I agree to, if my priority election (the withholding option in #2) is not available, as my secondary option, I agree that, immediately upon my receiving of monetized funds, to pay in a lump sum via Certified Check, Wire Transfer, Credit Card Merchant Payment, or whichever method at the time as directed by the PAYEE, in the medium of exchange to be decided at the sole discretion of the PAYEE. I agree to write check, money order, or said instrument of choice at the discretion of the PAYEE, "Pay to the Order of" whichever individual, corporation, trust or legal entity or series of individuals or entities as directed by PAYEE, at the time of monetization. I agree and understand that I have no say in what or which entity the payment shall be directed to, and that upon the time of payment, I shall listen to instruction/order of my exclusive representative of this contract, _____, for the only say in the matter as to who to write/send payment to.
- 4) I agree that I will furnish the following documents listed below to _____ or its sub-contractors in a timely manner in order to initiate and process my TCP:
 - ☐ Any/All Document of ongoing Tort Claim (All Pages)
 - ☐ Any/All filings (For Current Case)
 - ☐ Must include any/all filings of U.C.C. filing, [Including Secured Party Filing(s)] Other/Any related documents) concerning your Tort
 - ☐ Filer must have trust and control of all filing(s)
[Note that if you do not have a trust in place, UCL does offer the service to draw up the trust documentation]
 - ☐ Notice and Demand filed with the Secretary of State in your state
[If you do not have a Notice and Demand filed UCL does offer the Service to draw up the NAD documents]

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- 5) I agree to all additional out of pocket expenses for the TCP process, and that additional expenses may come up in time. I understand that I will be notified when additional expenses arise, and explained the nature of those expenses.
- 6) I understand that I may withdraw from the TCP process at any time, but will still owe any up-front fees from section #1, but I will not owe any monetized fund fees if no funds have been monetized due to a termination of the TCP process.
- 7) I agree to actively participate in this TCP and will submit all correspondence(s) that is provided to me from my Courts or legal counsel in relation to my TCP to PAYEE in an expedient manner. I also agree that any reply from Court(s) or any related Agencies will be forwarded to PAYEE and/or its sub-contractors.
- 8) I agree that if my TCP is best suited to be litigated in a court of competent jurisdiction, I will be responsible for any and all fees associated therewith. I will make diligent efforts to perfect any additional fees regarding my TCP. I understand that my failure to comply may result in a negative impact on the outcome of my TCP and by no way of fault of UCL, its officers, directors, and or sub-contractors.
- 9) I agree that if I do not perfect payment when due as stated in clause one (1) due to my lack of activity, falsification, or a violation of clause two (2) through four (4) will result in a willful breach and void this entire agreement. I understand that Non-compliance with the terms of this agreement will constitute a voluntary waiver of my rights or claims for any services and payment(s) made to PAYEE and that all funds paid to PAYEE are deemed earned and non-refundable.
- 10) I understand that PAYEE and its officers, directors, and or sub-contractors cannot guarantee me any results in any matter, I attest that the estate of the principle shall hold harmless and indemnify PAYEE, it's associates, its Officers, directors, agents, assigns and sub-contractor from all liability against any and all actions, claims, cost damages, charges and expenses that I may be liable for acts done in good faith.
- 11) UCL, and its officers, directors, and or sub-contractors do not engage in activities that could be considered the unlawful practice of law by conduct exhibiting or doing and performing services in a court of justice in any matter depending therein throughout the various stages and in conformity with the adopted rules of procedures. It includes legal advice and counsel and the preparation of legal instruments and contracts by which the legal rights are secured although such matter may not be depending in a court.
- 12) This agreement shall be governed by and construed in accordance with the laws of the State of New York and any dispute arising under or in connection herewith shall first be presented to an independent arbitrator of UCL's choosing for resolution and determined by these arbitrators exclusively at an equal split in cost between parties.

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By my signature below, I agree that I am of sound mind and have full capacity to contract, and that I agree to the aforesaid without qualification on this _____ day of the month _____, AD 201____ to be effective immediately.

Signature: _____

Print Name: _____

This is either your Contact info if you are directly reachable, or that of your acting agent that we may readily correspond with.

Acting Agent: _____ (if applicable)

Phone: (____) ____-_____

E-Mail: _____

Address: _____

First Witness Signature

Print Name: _____

Address: _____

Second Witness Signature

Print Name: _____

Address: _____

Please note that we will need to do a criminal history background check because it relates to the ability to get your tort claim/monetization process. Please list all Case Numbers and info for any previous cases:

YOUR LEGAL NAME: _____

YOUR LEGAL ADDRESS: _____

PLEASE ATTACH ALL JUDGMENTS, CONVICTIONS, AND COMPLAINTS THAT YOU HAVE EVER BEEN CONVICTED OF, TO THIS APPLICATION.

TORT POWER OF ATTORNEY BETWEEN PRINCIPLE AND AGENT

The undersigned, a natural man known as (Name) _____, as principal, an inhabitant on the Land in the original jurisdiction of the (state) _____ Republic, does hereby designate Understand Contract Law ("UCL") or their sub-contractors or agents (hereinafter UCL) as attorney in fact for the principal, to act in the following capacity in behalf of the principal.

- 1) The attorney in fact shall have the limited power to sign the principal's name to certain documents as if the principal himself were signing on said documents. The documents, upon which the attorney in fact shall have authority to sign the principal's name, are limited in scope to documents in direct relation to Tort Claim Process.
- 2) This special power of attorney shall become effective immediately and shall remain in effect until the documents are prepared or until revoked or terminated as specified in paragraph 3 or extended as specified in paragraph 4.
- 3) This power of attorney may be revoked, suspended or terminated in writing by principal with written notice to the designated attorney in fact.
- 4) This power of attorney may be extended as necessary by written authorization of principal with written notice to the designated attorney in fact.
- 5) That UCL in good faith has the power of attorney to represent Principals interests as them and to negotiate on Principals behalf.
- 6) The designated and acting attorney in fact and all persons dealing with the attorney in fact shall be entitled to rely upon this power of attorney so long as neither the attorney in fact nor any person with whom he was dealing at the time of any act taken pursuant to this power of attorney, had received actual knowledge or actual notice of any revocation, suspension, or termination of the power of attorney by death or otherwise. Any action so taken, unless otherwise invalid or unenforceable, shall be binding on the heirs, devisees, legatees or personal representatives of the principal.
- 7) Principal/The estate of the principal shall hold harmless and indemnify the attorney in fact from all liability for acts done in good faith and not in fraud of the principal.
- 8) The laws of The State of Georgia shall govern this power of attorney.

This power of attorney is signed on this _____ day of the month _____, AD 201__ to be effective immediately.

Signature: _____

Print Name: _____

Located at: _____

(address goes here)

Mailing Address if Different from above: _____

First Witness Signature

Print Name: _____

Address: _____

Second Witness Signature

Print Name: _____

Address: _____

