

AGREEMENT FOR EMPLOYMENT & POWER OF ATTORNEY

STATE OF TEXAS '

KNOW ALL MEN THESE PRESENTS:

COUNTY OF HARRIS '

I, _____ hereby employ MARC METZE individually, Attorney at Law to represent us in connection with all claims involving motor vehicle accident for _____ occurring on _____.

MARC METZE (Attorney) are hereby appointed agent and attorney-in-fact to execute in the name of and on behalf of the Client all releases, receipts, settlements, discharges, and judgments necessary to the handling of this matter.

1. SETTLEMENT. Attorney will notify client of the terms of any settlement offer received. Attorney will not settle clients claim without clients approval, except when client has failed to keep attorney informed of clients address, telephone number, and whereabouts, and attorney is unable to contact or locate client with reasonable diligence, in which case client expressly conveys to attorney a Power of Attorney to settle client=s claim for such sums as attorney deems reasonable if in attorneys judgment it is necessary to settle client=s claim in order to protect the interests of the client. Client shall not enter into or accept any offer of settlement after execution of this agreement without the consent and approval of attorney. In the event client does so, client shall remain obligated to attorney the above stated contingency fee plus cost. If funds recovered are paid by check or other negotiable instrument, attorney is authorized and may endorse client=s name thereto and deposit same into attorneys Client Trust Account for client benefit. I agree that any third party who receives a copy of this document may act under it. Revocation of the agency granted herein is not effective as to third party until the third party receives actual notice of the revocation. I agree to indemnify the third party for any claims that arise against the third party because of reliance on this document.

We hereby acknowledge that Attorney may withdraw from representation at any time, as long as written notice has been communicated to Client. If due to impossibility or unreasonable difficulty to send written notice of revocation, oral communication, or any other reasonable method of communication will be sufficient for revocation of representation in the event that Client has changed mailing, relocated or is otherwise unavailable.

We hereby acknowledge and understand that Attorney does not make any guarantee or warranty as to the outcome, amount, or extent of any potential settlement or ultimate settlement for the above referenced claim.

We hereby authorize MARC METZE to engage the services of other attorneys in the prosecution of this claim, empowering to sell, assign or convey all or any portion of the interest, hereinabove conveyed to them.

2. FEES. IT IS UNDERSTOOD AND AGREED that my Attorney(s) will be compensated for their time and effort required to properly performs such legal services. The amount of Attorneys fees is understood to be **THIRTY THREE PERCENT (33%)** of all money collected from any settlement prior to filing suit in the Courts and **FORTY PERCENT (40%)** of all money collected upon filing or defending a suit in the Courts.

3. EXPENSES. IT IS UNDERSTOOD AND AGREED that all cost of court and reasonable expenditures made by my (our) attorney in the handling of my (our) claims or causes of action shall be paid to her as I (we) am (are) billed by him for same. All expenses incurred by the client, are the responsibility of the client along with costs of court and expenses incurred in preparation of this case. All expenses incurred in the litigation of any claim will be itemized and billed accordingly. All fees, costs of court, and other expenditures are to be paid to **Marc Metze**, at the offices of the same, **2425 Southmore Blvd., Houston, Texas 77004.**

WITNESS OUR SIGNATURES this _____ day of _____, 2017.

Client _____

Telephone

Signature _____

Address _____

I HEREBY ACCEPT THE ABOVE CONTRACT OF EMPLOYMENT AS ATTORNEY.

ATTORNEY _____

Marc Metze

2425 Southmore Blvd

Houston, Texas 77004

SBN:00794303

(713) 520-8822

(713) 520-8585/facsimile