

Law Offices Of Mark Vajdik, LLC

900 JORIE BLVD. | SUITE 10 | OAK BROOK, IL 60523 | PH (312) 883-9500 | FAX (800) 711-1941

ATTORNEY-CLIENT AGREEMENT

I (we) hereby agree to retain the Law Offices of Mark Vajdik, LLC to prosecute or settle all claims of personal injuries and property damages Responsible Parties sustained by me on or

about _____, at or near _____.

In consideration for services rendered by the Law Offices of Mark Vajdik, LLC, I agree to pay said attorney based upon the following:

- A. A sum equal to 33-1/3% of the gross amount recovered for the claim by settlement without suit being filed.
- B. A sum equal to 40% of the gross amount recovered for the clients in the event suit or arbitration is filed.
- C. No charge of any kind if no money is collected.

I understand that any court costs or investigative expenses paid by the Law Office of Mark Vajdik, LLC, on my behalf shall be reimbursed to the Law Offices of Mark Vajdik, LLC out of my share of the settlement proceeds. In the event I retain another counsel, the Law Offices of Mark Vajdik, LLC shall be entitled to one-third of the gross amount of offer at the time of discharge, or shall be paid based on quantum meruit, whichever is greater.

Giving and granting unto the said Attorney full power and authority to do and perform all and every act and thing whatsoever including executing drafts and releases requisite and necessary to be done in and about the claim, as fully, to all intents and purposes, as I might or could do if personally present at the doing hereof with full power of substitution and revocation, hereby ratifying and confirming all that said Attorney shall lawfully do or cause to be done by virtue hereof.

No settlement shall be made without my consent EXCEPT where I have failed to inform Law Offices of Mark Vajdik, LLC of a change of address (or phone number) and/or I cannot be located after a reasonable search by the attorney; then, I expressly and irrevocably grant Law Offices of Mark Vajdik, LLC power of attorney to accept a reasonable settlement on client's behalf, endorse and deposit any settlement check(s), deduct fees, costs an expenses to satisfy outstanding liens and to retain the client's share in said trust account until the client can be located.

I hereby acknowledge receipt of a copy of this agreement and a copy of the "Personal Injury Representation Agreement Act" 815 ILCS 640/1 ("Act"). All notices under such act may be sent to the Law Offices of Mark Vajdik, LLC, 900 Jorie Blvd., #10, Oak Brook, IL 60523.

Dated: _____, 20____

X _____
CLIENT

"Personal Injury Representation Agreement Act" Any person who makes an agreement with any other person to represent him in his claim for settlement of a personal injury claim within 5 days after the occurrence which gave rise to claim may, within a 10 day period after the occurrence, elect to avoid the agreement by notifying the other person in writing of the election by registered or certified mail, return receipt requested.

The person undertaking the representation of the injured party by such an agreement must, at the time of the agreement, furnish the party with whom the agreement is made a copy of the agreement and the address to which the notice may be sent and a copy of this Act, and obtain written acknowledgement of receipt of such from the party represented. If he fails to do so, the 10 day period provided for in this Act does not commence to run until the agreement, address and a copy of this Act are furnished.