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JUDGMENT RETENTION AGREEMENT

| This agreement is made by and between Cor | inne B. Rosner, P.A., a l | -lorida Corporation (hereinafter |
|--|---------------------------|----------------------------------|
| referred to as LAW FIRM) and | | thereinafter referred as CLIENT) |
| this day of | , 202 | - |
| The LAW FIRM and CLIENT hereby agree as follows: | | |
| The LAW FIRM and CLIENT hereby agree as follows: | | |

- 1. LAW FIRM will utilize the services of independent private investigators to perform asset investigation services. Furthermore, LAW FIRM will have legal counsel prepare all necessary documents including all garnishment proceedings to collect the subjectjudgment for CLIENT. Fees are calculated on the amount of the judgment as collected. CLIENT agrees to pay LAW FIRM a contingency fee on any amounts recovered as follows:
 - a. A contingency fee of 35% applies to any and all monies recovered.

LAW FIRM agrees to remit a referral fee of 20% of our contingency fee collected to Viles & Beckman, P.A.

- b. The independent investigators will conduct nationwide comprehensive asset investigations for a fee of \$900.00. The investigation will include the following: bank accounts, safety deposit boxes, money markets, certificates of deposits, brokerage accounts, real property, and credit analysis.
 - The contingency fee schedule includes all necessary attorney fees to effectuate a garnishment. Once garnish able assets are identified, the client will be responsible for a fee of \$400.00 for the cost associated with the garnishment in the event that CLIENT is unhappy with the results of the LAW FIRM after ninety days CLIENT may terminate the relationship except when a writ of garnishment is in place.
- c. In the event that your judgment debtor has moved from the state that issued your judgment, said judgment must be domesticated to the state in which the debtor currently resides before any garnishment activities can commence. In such case, Client must provide LAW FIRM with an exemplified copy of the judgment and pay an out-of-pocket cost of \$1,100.00.

| THIS AGREEMENT shall be binding upon the parties. | | |
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| The parties hereto have here unto set their hands and seal this | day of | 202 |
| By: By Corinne B. Rosner, P.A. | r:Client | |

interpretation, and effect of this Agreement.

d. In the event that litigation is necessary in remedying any breach of this Retention Agreement, all costs and expenses of litigation, including attorney fees, incurred by LAW FIRM will be borne by the non-prevailing party. Each agrees and acknowledges that the laws of Florida shall govern the validity construction,