Claim Master One, Inc. 1550 Southeast 8th Street Deerfield Beach. Florida 33441-5828

Office: (954) 570-4042 Fax: (954) 570-4043 Cellular: (561) 441-9732 Retention Agreement/Contract for Services Page 1 of 2

Pursuant to s. 817.234 Florida Statutes, any person who, with the intent to injure, defraud, or deceive any insurer or insured, prepares, presents, or causes to be presented a proof of loss or estimate of cost or repair of damaged property in support of a claim under an insurance policy knowing that the proof of loss or estimate of claim or repairs contains any false, incomplete, or misleading information concerning any fact or thing material to the claim commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.803, or s. 775.084, Florida Statutes.

I or we	, {the policyholder(s)} do hereby retain Claim Master
One, Inc. (CMOI) to represent my/our best interes	
	under an insurance policy with the
following insurance carrier(s)	under the following claim number(s)
and policy	y number(s) for all
amounts recoverable under the policy(ies) associa	ated with damage at the following address:
	I or we agree to allow CMOI to
serve as the primary contact with the appropriate	e parties and in consideration for services, I or we agree
to pay and assign CMOI 10% (ten percent) of all c	contractual and non-contractual proceeds paid by the
insurance company from this date forward and/or	r the reasonable value of all services provided by the
insurance company to the insured including overhead	head & profit, whether or not an attorney or other expert
is retained, when proceeds are paid and/or service	ces provided. The subject claim does involve a claim in
which a state of emergency has been declared by	y the Governor.

The assignment created hereby is absolute and unconditional, and the policyholder hereby authorizes and directs that Claim Master One, Inc. appear on all payments made under the above referenced loss. In the event any insurance company fails to issue a check payable jointly to Claim Master One. Inc. and the policyholder, then the policyholder(s) hereby grant(s) Claim Master One, Inc. a lien on the recovered proceeds received by the policyholder(s) to the extent of its fee. Pursuant to this Agreement, in the event CMOI incurs attorney's fees and/or costs to enforce this Agreement and/or to collect the full amount due hereunder, whether or not suit is filed, the policyholder(s) agree(s) to pay Claim Master One, Inc. reasonable attorney's fees and costs including fees and costs through appeal. The policyholder(s) understand(s) that they are free to choose counsel of their choice at any time, and the decision regarding counsel is solely theirs. The terms contained in this Agreement are unconditional and binding among all parties and can only be changed by written, voluntary, and mutual agreement of all parties to this Retention Agreement. I or we agree to make CMOI immediately aware of any checks or drafts received, and CMOI will immediately notify the policyholder(s) as well. In exchange for its endorsement on any particular check in payment of a claim, I or we agree to immediately forward to Claim Master One, Inc. its consideration for services.

This Agreement may be executed in several counterparts, each of which shall constitute one Agreement. Further, fax copies of this Agreement as well as those reproduced by any other method shall be considered binding. The policyholder(s) may not assign their respective rights/obligations under this Agreement without prior written consent from CMOI. As a Florida Public Adjusting Firm, Claim Master One, Inc. is bonded and licensed pursuant to Florida Statutes. CMOI will pursue any given claim to the best of its ability. However, no particular outcome shall be expected or assumed, and the policyholder(s) hereby waive(s) any claims for negligence against CMOI. It is understood that if a Court determines any part of this Agreement is invalid, the balance shall remain valid.

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The following is required by Florida Statutes to be in large bold lettering as indicated.

You, the insured, may cancel this contract for any reason without penalty or obligation to you within 10 days after the date of this contract by providing notice to Claim Master One, Inc. submitted in writing and sent by certified mail, return receipt requested, or other form of mailing that provides proof therefore, at the address specified in the contract.

This Agreement is hereby executed with sound mind by the following who represent themselves with authority to do so:

	Policyholder Signature:
Claim Master One, Inc.	Printed Name:
By: David Michael Reeb, License A216533	Date Signed:
Date Signed:	
	Policyholder Signature:
	Printed Name:
	Date Signed: