Claim Master One, Inc. 827 Southeast 10th Terrace Deerfield Beach, Florida 33441-5760

Office: (954) 570-4042 Fax: (954) 570-4043 Cellular: (561) 441-9732 Émail Address: david@claimmasterone.com

Public Adjuster Contract Page 1 of 3

I or we		lder(s)} do hereby retain Claim Master One,
Inc. (CMOI) to repre	sent my/our best interests in pursuing a claim	due to
		under an insurance policy with the
following insurance of	carrier(s)	under the following claim number(s)
**************************************	and policy number(s)	for all amounts
recoverable under the	e policy(ies) associated with damage at the following	lowing address:
assign CMOI 14% (for company from this date to the insured for representation of the company from the insured for representation of the company from the compan	with the appropriate parties and in consideration ourteen percent) of all contractual and non-contact forward and/or the reasonable value of all sairs to the insured location including overheadnen proceeds are paid and/or services provided nergency has been declared by the Governor.	ntractual proceeds paid by the insurance services provided by the insurance company I & profit, whether or not an attorney or othe
directs that Claim Ma any insurance compa then the policyholder (s) to fees and/or costs to e is filed, the policyhol including fees and co of their choice at any Agreement are uncor mutual agreement of of any checks or draf for its endorsement of	ted hereby is absolute and unconditional, and the aster One, Inc. appear on all payments made using fails to issue a check payable jointly to Clares, hereby grant(s) Claim Master One, Inc. a least the extent of its fee. Pursuant to this Agreement of the extent of its fee. Pursuant to this Agreement of the extent of its fee. Pursuant to this Agreement of the extent of its fee. Pursuant to this Agreement of the extent of its fee. Pursuant to this Agreement of the extent of its fee. Pursuant to this Agreement of the full der(s) agree(s) to pay Claim Master One, Inc. exts through appeal. The policyholder(s) understant, and the decision regarding counsel is so additional and binding among all parties and care all parties to this Retention Agreement. I or was received, and CMOI will immediately notify any particular check in payment of a claim, and its consideration for services.	im Master One. Inc. and the policyholder, ien on the recovered proceeds received by nent, in the event CMOI incurs attorney's all amount due hereunder, whether or not suit reasonable attorney's fees and costs stand(s) that they are free to choose counsel blely theirs. The terms contained in this in only be changed by written, voluntary, and we agree to make CMOI immediately aware by the policyholder(s) as well. In exchange
Further, fax copies of binding. The policyh prior written consent licensed pursuant to l particular outcome sh	be executed in several counterparts, each of we fithis Agreement as well as those reproduced by the following of the several counterparts, each of we find the following the first the following the first the	by any other method shall be considered shobligations under this Agreement without Firm, Claim Master One, Inc. is bonded and claim to the best of its ability. However, no lder(s) hereby waive(s) any claims for
		Policyholder Initials:Policyholder Initials:

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

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.

As indicated above, the contingency fee percentage is 14% of any amounts recovered, payable at the time the amounts are recovered on your behalf.

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. If this contract was entered into based on events that are the subject of a declaration of a state of emergency by the Governor, you may cancel this contract for any reason without penalty or obligation to you within 30 days after the date of loss or 10 days after the date on which the

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contract is executed, whichever is longer. You may also cancel the contract without penalty or obligation to you if I, as your public adjuster, fail to provide you and your insurer a copy of a written estimate within 60 days of the execution of the contract, unless the failure to provide the estimate within 60 days is caused by factors beyond my control, in accordance with s. 627.70131(5)(a)2., Florida Statutes. The 60-day cancellation period for failure to provide a written estimate shall cease on the date I have provided you with the written estimate.

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:
	Policyholder Phone #:
Date Signed:	Policyholder Email Address:
	Policyholder Signature:
	Printed Name:
	Date Signed:
	Policyholder Phone #:
	Policyholder Email Address:

Claim Process Disclosure Form

A Company Adjuster is as defined in s. 626.856, F.S. A company adjuster is employed by the insurance company to address insurance claims on its behalf.

An Independent Adjuster is as defined in s. 626.855, F.S. An independent adjuster is contracted by the insurance company to address insurance claims on its behalf.

A **Public Adjuster** is as defined in s. 626.854, F.S. A public adjuster contracts with and is compensated by you, the insured, to assist you in the insurance claim process. A public adjuster is not an employee or representative of the insurance company.

You, as the Insured, are not required to hire a public adjuster to assist you with the insurance claim process but you have a right to do so.

You, as the Insured, have a right to initiate direct communications with your attorney, the insurer, the company adjuster, the insurer's attorney, or any person regarding the settlement of your claim.

You, as the Insured, should you enter a contract with a public adjuster:

- Are responsible for paying the public adjuster's salary, fee, commission, or other consideration.
- Are entitled to an unaltered copy of the executed public adjusting contract at the time the contract is executed.
- Are entitled to an unaltered copy of this form after it has been executed.
- May cancel a public adjusting contract without cost or obligation within 30 days of the loss, or ten (10) days after the date the contract was executed, whichever is longer, if the public adjusting contract was entered into based on events that are the subject of a declaration of a state of emergency by the Governor.

INSURED	NAME(S):
INSURED	SIGNATURE(S):
DATE SIG	INED:

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I or we	, {the policyholder(s)} do hereby retain Claim Master One,
Inc. (CMOI) to represent my/our bes	nterests in pursuing a claim due to
	under an insurance policy with the
following insurance carrier(s)	under the following claim number(s)
	nd policy number(s) for all amounts
recoverable under the policy(ies) ass	iated with damage at the following address:
assign CMOI 14% (fourteen percent company from this date forward, sole Rental Value, regardless of how it is	. I or we agree to allow CMOI to serve as e parties and in consideration for services, I or we agree to pay and f all contractual and non-contractual proceeds paid by the insurance in connection with payment of Additional Living Expenses and/or Fair fined by any particular insurance company, whether or not an attorney of are paid. The subject claim does not involve a claim in which a state of overnor.
directs that Claim Master One, Inc. a any insurance company fails to issue then the policyholder(s) hereby granthe policyholder(s) to the extent of it fees and/or costs to enforce this Agre is filed, the policyholder(s) agree(s) including fees and costs through app of their choice at any time, and the dagreement are unconditional and bir mutual agreement of all parties to the of any checks or drafts received, and	ute and unconditional, and the policyholder hereby authorizes and lear on all payments made under the above referenced loss. In the event check payable jointly to Claim Master One. Inc. and the policyholder, Claim Master One, Inc. a lien on the recovered proceeds received by lee. Pursuant to this Agreement, in the event CMOI incurs attorney's ment and/or to collect the full amount due hereunder, whether or not suit pay Claim Master One, Inc. reasonable attorney's fees and costs. The policyholder(s) understand(s) that they are free to choose counsel is son regarding counsel is solely theirs. The terms contained in this mg among all parties and can only be changed by written, voluntary, and Retention Agreement. I or we agree to make CMOI immediately aware MOI will immediately notify the policyholder(s) as well. In exchange neck in payment of a claim, I or we agree to immediately forward to an for services.
Further, fax copies of this Agreement binding. The policyholder(s) may not prior written consent from CMOI. A licensed pursuant to Florida Statutes particular outcome shall be expected	weral counterparts, each of which shall constitute one Agreement. It is well as those reproduced by any other method shall be considered assign their respective rights/obligations under this Agreement without assign their respective rights/obligations under this Agreement without Florida Public Adjusting Firm, Claim Master One, Inc. is bonded and CMOI will pursue any given claim to the best of its ability. However, no assumed, and the policyholder(s) hereby waive(s) any claims for good that if a Court determines any part of this Agreement is invalid, the
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	Policyholder Initials:

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