## LEGAL SERVICES FEES

In consideration of the services rendered and to be rendered by the Firm, the Client hereby agrees to pay the Firm legal fees which shall be:

Thirty-three and one-third  $(33\frac{1}{3})$  percent of the sum recovered, whether recovered by judgment, settlement or otherwise.

The Client has been given the following options with respect to how such percentage shall be computed, and has made the selection of how the percentage shall be computed as inflected by the checking and *initialing* of the appropriate box below:

\_\_\_\_\_\_Option Number One: The <u>Client Remains Liable for Repayment of All Costs</u> and Expenses, Regardless of the Outcome of This Matter. Percentage is computed on the net sum recovered after deducting from the amount recovered expenses and disbussements for expert testimony and investigative or other services properly chargeable to the enforcement of the claim or prosecution of the action;

OR

Option Number Two: <u>The Firm Agrees to Pay and Remain Liable for All Costs</u> and Expenses, Regardless of the Outcome of This Matter. Percentage is computed on the gross sum recovered before deducting expenses and disbursements. The Firm agrees to pay all costs and expenses of the action and the Client will not remain responsible for all expenses and disbursements in the event the claim or action is dismissed or otherwise rejected by any court of competent jurisdiction.

The following reflects the financial consequences of each of the above two Options, using as an example a case in which there is a recovery of 100,000 - and this number is used only as an example that is easy to understand – and the expenses and disbursements in the case are 10,000:

Option Number One Example (*The Client Remains* Liable for Repayment of All Costs and Expenses, Option Number Two Example (*The Firm* Agrees to Pay and Remain Liable for All