

## RETAINER AGREEMENT

Company: {BLANK}

Thank you for contacting us. This confirms your retention of WeissLaw LLP, and that you have authorized WeissLaw LLP to act as your counsel in the above referenced matter, which can include the filing of a complaint against the Company, making a litigation demand, or affiliating with and retaining additional counsel.

We are prosecuting this matter on a contingent basis, meaning you are not responsible for the payment of legal fees or litigation expenses to WeissLaw or any affiliated firm, and you will never be asked for payment of any legal fees or contribution towards litigation expenses in connection with this matter. Under applicable rules, we are permitted to, and will, advance and be responsible for all costs and other litigation expenses necessary to effectively prosecute this matter. If we associate with other counsel to work with us a division of the fees will be made, but the total fees sought from the court or awarded will not increase solely by reason of the provision for the division of fees.

Under the rules governing derivative litigation, recovery is sought principally on behalf of the Company while in a class action, recovery is sought directly on your behalf along with all other public shareholders. Under certain circumstances, it is possible to request from the Court the approval to provide an additional amount to the plaintiff in recognition of your willingness to undertake the important role of pursuing the claims and for time spent monitoring the litigation. In addition, you must continue to hold shares of the Company's stock through the close of the litigation in order to maintain standing in this case so that it does not get dismissed.

If you have any questions, please do not hesitate to contact us; we look forward to working with you and for you!

Best regards,	
	READ, APPROVED AND ACCEPTED:
Joshua M. Rubin	



weisslaw co