

Provider-Attorney Per Case Agreement

_____ (Provider) hereby engages The Gibson Firm LLC (TGF) to represent its interests in the above-described matter. TGF will provide legal representation on a contingency fee basis in attempts to collect any unpaid, underpaid, or otherwise outstanding balances. When engaged to defend against refund demands or otherwise protect Provider's assets already in its possession, TGF will provide legal representation for the fee of \$_____ per hour.

For outstanding balance representation, Provider agrees that TGF shall be paid a percentage of the amount recovered as compensation for legal services rendered. Court costs and other necessary expenses must be paid by Provider, in addition to the contingent fee.

Provider will pay a contingency fee of _____% of any recovery made prior to commencement of litigation. Provider will pay a contingency fee of _____% for any recovery made after the commencement of litigation. Litigation includes proceedings in state or federal court, arbitration proceedings, participation in administrative agency hearings, or initiation of other formal adversarial proceedings. TGF will not commence litigation without the express written consent of Provider.

Date: _____

Authorized Provider Representative:

Name:

Title:

Tel. No.: