

CFA

This agreement is a binding legal contract between you and your solicitor/s. Before you sign, please read everything carefully. This agreement must be read in conjunction with the Law Society document "What you need to know about a CFA".

Agreement date

[.....]

I/We, the solicitor/s Lorrells Solicitors, Temple Bar House, 23-28 Fleet Street, London, EC4Y 1AA.

You, the client [.....]

What is covered by this agreement

- Your claim against [.....] for *[insert claim]* suffered on [.....]. ***(if either the name of the opponent or the date of the incident are unclear then set out here in as much detail as possible to give sufficient information for the client and solicitor to understand the basis of the claim being pursued)***
- Any appeal by your opponent.
- Any appeal you make against an interim order.
- Any proceedings you take to enforce a judgment, order or agreement.
- Negotiations about and/or a court assessment of the costs of this claim.

What is not covered by this agreement

- Any counterclaim against you.
- Any appeal you make against the final judgment order.

Paying us

If you win your claim, you pay our basic charges, our disbursements and a success fee. You are entitled to seek recovery from your opponent of part or all of our basic charges, our disbursements, a success fee and insurance premium as set out in the document "What you need to know about a CFA."

It may be that your opponent makes a Part 36 offer or payment which you reject on our advice, and your claim for damages goes ahead to trial where you recover damages that are less than that offer or payment. If this happens, we will ***[not add our success fee to the basic charges] [not claim any costs]*** for the work done after we received notice of the offer or payment.

If you receive interim damages, we may require you to pay our disbursements at that point and a reasonable amount for our future disbursements.

If you receive provisional damages, we are entitled to payment of our basic charges our disbursements and success fee at that point.

If you lose you remain liable for the other sides costs.

The Success Fee

The success fee is set at 72.5% of basic charges. [*where the claim concludes at trial; or [.....] % where the claim concludes before a trial has commenced.*] In addition 2.5% relates to the postponement of payment of our fees and expenses and can not be recovered from your opponent. [*The Success fee inclusive of any additional percentage relating to postponement cannot be more than 100% of the basic charges in total.*]

Other points

The parties acknowledge and agree that this agreement is not a Contentious Business Agreement within the terms of the Solicitors Act 1974.

Signatures

Signed by the solicitor(s):

Signed by the client: