

B.A.C.C. Representation Agreement



BANNER ADJUSTING & CLAIM CONSULTING
RAISING A NEW STANDARD IN PUBLIC ADJUSTING

Insurance Co: _____ Date of Loss: _____

Policy #: _____ Claim #: _____

Non-emergency Emergency Supplemental - Reopen

The undersigned insured(s), _____,
hereby retains Banner Adjusting & Claim Consulting, LLC to assist in the preparation,
presentation, adjustment and negotiation of the claim for the loss which occurred on
or about the ___ day of _____, 20___ at the property located at
_____ caused by _____.

In consideration thereof, the undersigned insured(s) hereby agrees to assign Banner Adjusting & Claim Consulting, LLC. ___% of the total proceeds recovered from the insurance company whether by adjustment, mediation, appraisal, litigation or any alternate dispute resolution, due when paid by the insurance company. The insured(s) assigns the benefits of this portion of their claim to Banner Adjusting & Claim Consulting, LLC for services rendered. The insured(s) authorizes and directs their insurance company to include Banner Adjusting & Claim Consulting, LLC. as a payee on all payments made to or for the benefit of the insured(s).

In the event that Banner Adjusting & Claim Consulting, LLC, is required to take legal action to recover the fees due pursuant to this contract, insured(s) agrees that Banner Adjusting & Claim Consulting, LLC, will be entitled to recover its reasonable attorney's fees and costs.

Pursuant to Florida Statute 626.854 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 Banner Adjusting & Claim Consulting, submitted in writing and sent by certified mail, return receipt requested, or other form of mailing that provides proof thereof to 4850 51st Street West, #2204, Bradenton, FL 34210.

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Pursuant to Florida Statute 817.234, any person who, with the intent to injure, defraud, or deceive an 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 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. 775.083, or s. 775.083, Florida Statutes.

X _____ X _____
Insured Date Insured Date

X _____
Public Adjuster Date

P.A. Printed Name License