Chi-ey Asset Recovery Services LLC (C.A.R.S., LLC) An Advocacy and Consulting Service Group PO BOX 1084, Springville, CA 93265

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Email: chieyasset@gmail.com, www.assetrecovery2011.com

Asset Recovery Service Contract

Chi-ey Asset Recovery Services, LLC, contracts with the undersigned client for this contract. It is understood that all pha C.A.R.S. neither performs legal work no	requested asset recovery information ases of any Asset Recovery efforts w	n services ("Asset Recovery"	according to the terms of
	("Client"), hereby retains and authorize	zes C.A.R.S., LLC, as
Client's agent to conduct Asset Recovery	•	-	•
Client hereby assumes full responsibility defend and hold harmless C.A.R.S., LLC information providers, or independent co Client or arising from Client obtaining or request, including but not limited to attor	C, its officers, employees, agents, re- ontractors from any damages, fees and r using any information which C.A.I	presentatives, affiliated comp id costs associated with any b	panies or entities, suppliers, oreach of this contract by
Client acknowledges that C.A.R.S. , LLC has done and/or will do extensive research to help Client recover certain benefits for which Client might be eligible. The fees payable to C.A.R.S. , LLC hereunder are to reimburse C.A.R.S. , LLC , - for the provision of information based upon its research into benefits which might be owed to Client. Please be advised C.A.R.S., LLC does not provide Client with legal research or refer its Clients to attorneys.			
"It is understood that the share assigned to you is to cover all costs and expenses you may incur in connection with efforts to establish my entitlement" () Initials and Date.			
"It is also understood that by asking for a including state registered legal referral se () Initials and Date.			
In exchange for the above, Client agrees received from any source, if such funds a shall be due to C.A.R.S., LLC at the addreceiving Asset Recovery funds. Client any payment not received by C.A.R.S., I delinquent fees from Client shall be reim	are obtained as a result of information dress above, with payment of such feagrees to pay a late fee equal to five LLC within fifteen (15) days after details.	n provided by C.A.R.S. and/o be due to C.A.R.S., LLC with percent (5%) of the amount o ue. Any costs incurred by C.	or its efforts. Such payment nin fifteen (15) days of Client owing to C.A.R.S., LLC for
IF THERE IS NO RECOVERY, THERE WILL BE NO CHARGE			
Both parties to this contract promise to k where ordered to the contrary by a court the prevailing party in any dispute or enf	of competent jurisdiction. If the terr	ms of this contract are dispute	ed or require enforcement,
In the event Client has formally entered is hold Client harmless of said contract. (Si			w, then C.A.R.S., LLC will
Dated this day of	, 20		
Client Signature			
Print Client Name:			
Address:	City:	State:	Zip:
Phone: Fax	: email:		

Chi-ey Asset Recovery Services, LLC

By: _____