CLIENT AGREEMENT FOR THE FEES OF MR JOHN STENHOUSE, Barrister at Law

I/We, [], hereby acknowledge, accept and agree that all fees charged by Mr John Stenhouse (together with VAT thereon) for legal work done by him as a barrister on my/our behalf, in accordance with his instructions and/or pursuant to his professional duty, shall be contractually binding.

I/We understand and agree that the following terms shall apply:-

- 1. Mr Stenhouse will send his fee notes to my/our solicitor for my/our attention and payment by me/us, and that I/we will be billed by my/our solicitor for my/our barrister's fees in the customary practice, but that in the event of non-payment of his fees Mr Stenhouse shall be entitled to issue legal proceedings against me/us to recover such fees, in contract and/or in equity.
- 2. The fees of Mr Stenhouse are payable regardless of the outcome of my/our case.
- 3. In the event of non-payment of his fees by me/us, Mr Stenhouse is under no obligation to act or to continue to act as my/our barrister and may withdraw his services until payment of his fees is made.
- 4. The terms for payment of the fees of Mr Stenhouse are 30 days from rendition of the fee note, after which interest may be charged at his discretion at the court judgment rate applicable from time to time until full payment of the fees.
- 5. I/We understand that this does not affect my/our right to challenge the reasonableness of the fees of Mr Stenhouse, save where the fees have been expressly agreed by me/us or my/our solicitor.

••••••

Date.....