

CONTINGENCY FEE AGREEMENT

RE: Litigation against Sonic Corp.

The undersigned ("Client") engages William B. Federman ("Federman") of Federman & Sherwood ("Attorney") to investigate the facts and circumstances surrounding allegations by Client(s) against Sonic Corp. ("Defendant") and, if necessary, to institute litigation upon Clients' behalf against Defendants and anyone else believed by the Attorney to be liable. Client agrees that the Attorney may associate with other law firms or consultants as attorney believes is necessary.

For his services, Attorney agrees to accept this engagement on a contingency basis. In addition, Attorney will be responsible for all expenses in the litigation. Attorney is not required to pursue any appeals. Expenses may include, but are not limited to, filing fees, costs of travel, lodging, copying, telephone calls, postage, depositions and expert witness fees. Reimbursement of all expenses advanced by Attorney, or others, will be made before distribution of the net proceeds of any recovery. Attorney will receive 30% of any amount or value recovered prior to the first conference with the Court and 40% of any amount or value recovered after the first conference, or such fees as approved by the court if a class action is certified that includes Client as a Class Member.

Client grant Attorney an Attorney's Lien on any recovery in this matter. Any disputes under this agreement shall be resolved by binding arbitration pursuant to the rules of the American Arbitration Association for commercial arbitration.

SIGNED this ____ day of _____, 2017.

(Client)

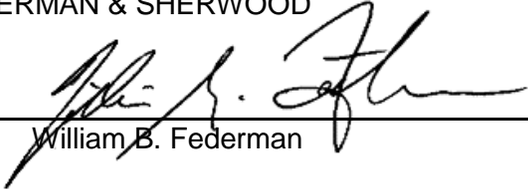
PRINT CLIENT NAME

CLIENT INFORMATION:

Home Address

FEDERMAN & SHERWOOD

City, State & Zip Code

By: 

William B. Federman

Telephone Number and Fax Number (if applicable)

Cell Number

E-Mail Address

SONIC CORP. QUESTIONNAIRE

1. Full Name: _____
2. Street Address: _____
City: _____ State: _____ Zip: _____
3. Telephone or Cell Nos.: _____
4. Email Address: _____
5. Have you experienced any type of fraud relating to the data breach on Sonic Corp. (Sonic Drive-in)? If so, please explain in detail: _____

6. How did you learn your personal information had been breached?

7. What date did you realize your personal information had been compromised?

8. Were you/have you been notified by Sonic Corp. of the breach? _____; if yes, how were you notified: _____
9. Do you have proof (receipts, credit card or bank statements, etc. relating to fraudulent charges) _____
10. Have you or any family member ever worked for Sonic Corp.? _____; if yes, please give detailed information: _____

PRODUCTION OF DOCUMENTS

Please provide copies with this Questionnaire of any documents relating to the cybersecurity attack on Sonic Corp. or copies of evidence of the any fraud.

Please note that you must preserve and retain all paper files and electronically stored information (“ESI”) related to this case. Failure to preserve information (whether paper or electronic) could result in sanctions being imposed by the court for spoliation of evidence.

Once completed, please return to:
FEDERMAN & SHERWOOD
10205 North Pennsylvania Avenue
Oklahoma City, OK 73120
Fax: (405) 239-2112
Email: rkh@federmanlaw.com