ATTORNEY-CLIENT CHARGING LIEN

Date:	, 20		Amount: \$	to date, and future sums
MODIFYING AN ATTORNEY-CLIENT RETAINER AGREEMENT DATED APRIL 7, 2011, I, LITTI GANT ("Client") for myself individually reaffirms my promise and agreement to pay to DOUR MEANY ("Attorney") for all services and costs as described in said April 7, 2011 Retainer Agreement, and hereby gives Attorney a lien upon any money or property awarded to Client in this proceeding for any sums due under this Agreement (i.e. creates a "Charging Lien").				
The Attorney shall be entitled to recover all reasonable attorneys' fees and costs incurred for any enforcement and collection of the Charging Lien described herein. All notice(s) related to said Charging Lien can be by any method approved by the Code of Civil Procedure of the State of California and by mailing any notice(s) to Client at 12345 Obama Street, Beautiful Point, California, 90210, or any update of those addresses supplied to Attorney by Client. Client will not defend any legal action to enforce said Charging Lien on any grounds other than whether Client has been fully credited for the payments which Client has made to Attorney.				
Client and Attorney are presently in an attorney/client relationship creating fiduciary duties owed from Attorney to Client. Client acknowledges that the terms and conditions of this Charging Lien is fair and reasonable, that she has been advised in writing that she may seek the advice of independent counsel and must be given a reasonable opportunity to do so in connection with the execution of this Charging Lien, that she has been given a reasonable opportunity to seek the advice of independent counsel in connection with the execution of this Charging Lien, and that she knowingly declines the use or involvement of such counsel in connection with this Charging Lien.				
Client acknowledges receiving a copy of this Charging Lien by personal deliver on the date stated below.				
DATE:	,	20	Liti Gant (Client)	
DATE:		20	Dour Meany (Attorne	