**Contingency Fee Agreements**

In some cases, we may be prepared to enter into a Contingency Fee Agreement or Damages Based Agreement with you, under which if you are successful with your claim, you agree to pay us 25% of the damages you recover (excluding damages for future loss), for the work that we carry out in pursuing your claim on your behalf. This 25% includes VAT and Counsel’s fees.

Again we can seek to recover our basic charges and expenses/disbursements from the Defendant/Insurers and we will of course give credit for any sums so recovered against the 25% of damages that you have agreed to pay us. However, since the amount that we can recover is restricted to 25% of the damages recovered and often our basic charges and expenses/disbursements will exceed this sum, we may consider that it is not appropriate for us to enter into this type of agreement with you except in particular cases.