

SERVICE CONTRACT

INVESTIGATION AGREEMENT ("this Agreement"), made and entered into on
Date:
Requestor:
WITNESSETH: That the parties hereto mutually agree as follows:
ARTICLE I – TERMS AND CONDITIONS
1. The Investigator shall furnish professional investigational services to the CLIENT who is represented by the in the pursuit of any present or future investigative projects.
2. The parties acknowledge that the Investigator is skilled in all needed investigative areas and these specialized skills will be utilized in the performance of these services required by the CLIENT. It is understood and agreed that work may be performed by the Investigator and or independent contractors within <i>dsii</i> pertaining to any request of investigation.
ARTICLE II – TERM
1. The agreement shall commence on the date of this contract and shall continue up to and including the CLIENT'S needs or dates deemed necessary by investigator upon

ARTICLE III – CONSIDERATIONS

1. As consideration for the above services, the CLIENT shall pay **dsii**, \$100.00 an hour for investigative services and administrative time; travel cost is at government miles rate. Also to save cost a Flat Rate will apply if applicable for normal tasks.

completions of all projects and may be extended for such additional period of time, per investigation, as may be mutually agreed upon in writing/e-mail by the parties hereto.

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David Schnayerson Investigations, Inc. e-mail: dsii23249@gmail.com

website: www.dschnayinvestigations.com

P.O. Box 1051 Helendale, California 92342 Mobile: (760) 217-4096



2.	A retainer of \$, will	be p	rovided	for	the f	irst	h	ours

ARTICLE IV - INVOICING

- 1. The Investigator shall present an invoice for professional services with each completed case and associated Reports. Such invoice shall contain investigative, administrative and travel miles services conducted.
- 2. The CLIENT shall pay **dsii** all fees and/or any outstanding fees within FIFTEEN (15) days upon receipt of any and all vouchers/invoices and/or statements for investigative services.

ARTICLE V – TERMINATION

The CLIENT or the Investigator may at any time, by giving to the other party verbal or written notice to terminate this Agreement. In the event of termination, the CLIENT shall be subject to no liability except to pay **dsii** for services rendered payable not later than (15) fifteen days upon receiving notification of termination.

<u>ARTICLE VI – DISCLOSURE OF INFORM</u>TION

The Investigator agrees that all privileged information, other than information generally published or available to the public of which the Investigator may obtain knowledge in the course of or by virtue of employment by the CLIENT, constitutes valuable and privileged assets of the CLIENT and is deemed PRIVILEGED and Proprietary Information and that the unauthorized disclosure of such Privileged and Proprietary Information would be considered detrimental to the CLIENT. Investigator agrees that Reports of Investigation (ROIs), attachments to ROIs, Investigator notes and other material in which investigative information is collected is also deemed to be Privileged and Proprietary Information. The Investigator, therefore, agrees to maintain in the strictest secrecy and confidence all such Privileged and Proprietary information including but not limited to all other privileged information relating to the CLIENT. No such information will be disclosed to others or authorized anyone else to disclose any such information except to the extent that the CLIENT may otherwise direct or consent in writing.

2. The Investigator agrees that he shall not at any time during or after the term of this Agreement, in any manner either directly or indirectly divulge, disclose, or communicate to any person, firm, corporation or other entity, or use for its own benefit of for the benefit or any person, firm, corporation or other entity, and not for the benefit of the Investigator, any Privileged and Proprietary information as more fully set forth in a certain Propriety

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Information Agreement between THE CLIENT and INVESTIGATOR as dated on this contract.

ARTICLE VII – MODIFICATIONS

This Agreement constitutes the entire agreement of the parties hereto, and all previous communications between the parties, whether written or oral with reference to the subject matter of this agreement, are hereby cancelled and superseded. No modification of this contract shall be binding upon the parties hereto, or either of them, unless such is in writing and duly signed by the respective parties hereto.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the day

and year first above written.						
COMMENTS or CHANGES:						
INVESTIGATOR	CLIENT					
Signature David S. Schnayerson	Signature of CLIENT					
Date:	Date:					

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