

Mr. Howard Wood's CV is available upon request

HOWARD B. WOOD, SECURCORP, INC.

Security Consultant and Expert Witness

9143 Shoal Creek Drive, Tallahassee, FL 32312

CONSULTING AND EXPERT WITNESS AGREEMENT

THIS CONSULTING AND EXPERT WITNESS AGREEMENT (hereinafter "Agreement") is made this _____ day of _____, 20____ by and between HOWARD B. WOOD, SECURCORP, INC. (hereinafter "Wood"), 9143 Shoal Creek Drive, Tallahassee, FL 32312 and _____ (hereinafter "Attorney") whose address is _____.

1. SERVICES. In exchange for Wood's services as a consultant and/or expert witness, ATTORNEY agrees to pay WOOD pursuant to the terms of this Agreement. Mr. Wood's qualifications as an expert witness are attached hereto in Exhibit A, and incorporated herein by reference. WOOD will provide consulting and/or expert witness services to ATTORNEY in the matter of: _____.

It is specifically understood and agreed by the parties hereto that since the outcome of litigation is subject to the risks inherent in the litigation process, WOOD has made no promises or guarantees concerning any opinions or testimony to be given.

2. POLICY. It is the policy of WOOD to strive for complete objectivity in his work and he will not take any advocate's position. WOOD will work with and testify positively on all evidence for the ATTORNEY. However, if preliminary investigation reveals the lack of any positive evidence for the ATTORNEY, the parties hereto agree to terminate this Agreement and ATTORNEY shall immediately pay WOOD all fees and expenses due under this Agreement. In any litigation case in which WOOD works, it is policy that he visit the crime scene before being deposed and well in advance of depositions and trial.

3. FEES. The ATTORNEY agrees to pay WOOD for all services rendered by him under this Agreement at the billable rate of \$200.00 per hour for cases. These fees are applied to all time spent on a matter, including, but not limited to, time spent in initial orientation, investigation, analysis, consultation by phone or in person and report preparation. For depositions and trial testimony (including time spent traveling to/from court and waiting in Court to testify), WOOD'S fee is \$250.00 per hour with a minimum charge of six (6) hours, which is due prior to the beginning of deposition. Time is billed at fifteen (15) minute increments. In addition, ATTORNEY agrees to pay WOOD the sum of \$1,000.00 of a scheduled deposition is canceled and notification is not made at least forty-eight hour in advance.

4. EXPENSES. The ATTORNEY agrees to pay for all expenses incurred by WOOD providing services to ATTORNEY, including, but not limited to, travel costs, long distance phone calls, fax charges, postage and delivery charges, copies, special materials used, equipment charges and mileage at the rate of \$0.50 per mile.

HOWARD B. WOOD

9143 Shoal Creek Drive
Tallahassee, Florida 32312
(850) 906-0516

FEEES

\$2,000, non-refundable RETAINER for ten (10) hours to include: data review; preparation; conferences; visits, etc.

\$200 per hour, or partial hour, over retainer. (Our records are kept at fifteen (15) minute increments. I bill monthly).

\$250 per hour for TRIAL TESTIMONY, DEPOSITIONS or VIDEO DEPOSITION by six (6) hour minimum, portal to portal.

CONDITIONS

It is required that a minimum fee of \$1,500 will be paid to Wood prior to the beginning of DEPOSITION, VIDEO DEPOSITION or TRIAL TESTIMONY.

Air travel, outside Florida, prepaid (business-class). Please mail tickets or have them available for airport pickup.

Lodging, car rental, travel time, meals and incidental expenses will be billed following each trip.

Receipt of this Curriculum Vitae does not authorize the use of the name of Howard B. Wood as either a designated expert or potential expert in any civil or criminal litigation. Full payment of the retainer fee as outlined on the enclosed fee schedule must be made BEFORE his name may be used in any way in relation to any case. If you retain my services, please SIGN a copy of the enclosed agreement.

5. INITIAL RETAINER. Concurrent with the signing of this Agreement, ATTORNEY agrees to provide to WOOD a non-refundable retainer in the amount of Two Thousand Dollars (\$2,000.00). In the event ATTORNEY fails to provide said retainer, this Agreement shall be null and void.

6. PAYMENT. WOOD shall submit invoices to ATTORNEY on a monthly basis or more frequently as circumstances warrant. ATTORNEY agrees to pay such invoices within ten (10) working days from the date of the invoice

It is specifically agreed by the parties hereto that payment of fees and expenses is the sole obligation of ATTORNEY. ATTORNEY agrees to pay WOOD for all services rendered and expenses incurred hereunder, even if, by ATTORNEY'S agreement with a third party or by court rule or law, someone other than ATTORNEY, such as a deposing attorney or third party, is also responsible for such fees and expenses.

If ATTORNEY fails to pay WOOD pursuant to the terms of this Agreement, WOOD shall have the right to cease performing all work hereunder immediately upon WOOD'S giving written notice to ATTORNEY of WOOD'S intent to exercise this right.

7. COLLECTION. If ATTORNEY fails to pay WOOD pursuant to the terms of this Agreement, ATTORNEY agrees to pay WOOD for all costs associated with collecting all sums due WOOD under this Agreement, including the use of a collection agency to secure payment, reasonable attorney's fees and litigation costs associated with the successful prosecution of a collection action against ATTORNEY.

8. You are not authorized to represent WOOD as your security expert until WOOD has received a retainer check and a signed copy of this Agreement letter.

9. CHOICE OF LAW. This Agreement is entered into in the state of Florida and shall be governed by the laws of the State of Florida.

HOWARD B. WOOD
PRESIDENT, SECURCORP, INC.

By: _____
Howard B. Wood, President

Attorney

Date signed: _____

(Print Name)

Date signed: _____