## **EXPERT WITNESS RETENTION AGREEMENT**

| 1. | Parties. This contract is made between   | David | d Greene, l | VID, LLC   | ("Expert") | and the | Law Firm | of ("Client")_ |  |
|----|--|-------|-------------|------------|------------|---------|----------|----------------|--|
|    | ASINA Law Firm.                          | P. A. |             |            |            |         |          |                |  |
|    |  |       |             | reprinted. |            |         |          |                |  |
|    | Regarding the underlying legal matter of | Gar   | naly H      | olns_      | V.Miar     | ni-     | Dade.    | county,        | Flerida                                      |
|    | and Jean Dorviller                       | Mian  | ni Ded      | e-60L      | 40+4 C     | orr     | ection   | al office      | <u>.                                    </u> |

- 2. Retention. The parties agree that Expert will only become retained by Client once this contract has been mutually executed and Client has paid the initial non-refundable retention retainer specified in paragraph 4.b. Expert has no duties to Client until such time.
- 3. Expert's Fees and Expenses. The parties agree that the fee for all time Expert spends on the case will be compensated at a rate of \$675.00 (six hundred seventy-five) /hour. It is agreed that this specifically includes (but is not limited to) research, conferences, teleconferences, telephone calls, personal meetings and any other kind of consultations with Client, reviewing documents, organizing documents, analysis, testing, responding to discovery requests, report writing, investigating, reading and signing deposition transcripts, local portal-to-portal travel, waiting time, preparing exhibits, preparing demonstrative aids, and preparation time for testifying at deposition, trial, hearing, arbitration or other venues. Expert's time will be tracked and invoiced to the nearest ½ of an hour. The parties agree that the fee for all time Expert spends testifying (at deposition, trial, or other venues of testimony) will be compensated at a rate of \$750 (seven hundred fifty) /hour. In lieu of the above hourly rate, duties that reasonably require overnight travel will be billed at the flat rate of \$11,000 (eleven thousand) /day east of the Mississippi in the Continental U.S. Further than this will incur additional costs. In any and all events, Client will be responsible for all reasonable out of pocket expenses including, but not limited to travel, testing, research, copying, storage of evidence or documents, etc. With respect to travel, Client shall pay for all airline, hotel, transportation and other related travel expenses in advance. Expert does not pay for travel arrangements and then submit receipts for reimbursement except for minor items such as taxis and meals.

#### 4. Payment Terms.

a. All payments are to be made to:

David Greene, MD, LLC 1112 Goodlette Rd. North, Suite 203 Naples, FL 34102

Expert's Taxpayer ID# is:

45-2574394. 54,000

- b. Retainer: The Client shall deliver an initial retainer of \$360 (three thousand) prior to commencement of services hereunder. All amounts invoiced to the Client, including fees, costs and expenses will be deducted from the retainer. Once the initial retainer is exhausted, the Client shall replenish the retainer in increments of \$2,000 (two thousand). In the event the initial retainer is not received or replenished in a timely fashion, the Expert may terminate this Agreement at Expert's sole discretion and shall have no further obligations to Client in connection with the matter(s) described herein.
- c. The non-refundable retention retainer amount is \$3,000 (three thousand). This non-refundable retainer amount is the minimum fee due Expert and is earned upon receipt.
- d. Expert shall invoice client generally once per month.
- e. All invoices will be paid ON RECEIPT or as specified in this Contract.
- f. Overdue invoices will accrue interest at a rate of 1.5% per month.

- g. Fees for any time Expert is asked to reserve for testifying (at trial, hearing, deposition, arbitration or other venue) and preparation for said testimony must be paid in advance and in full 15 (fifteen) business days prior to the time reserved for the scheduled testimony. Expert is under no contractual obligation to reserve the time or appear to testify and provide opinions unless Expert has received this payment in full at least 15 (fifteen) business days prior to the time reserved for the scheduled testimony.
- h. Client is responsible for collecting any and all deposition or other fees owed by other lawyers or parties. In the event Expert's deposition or other fees are reduced by court order, Client shall still pay Expert's full fee specified in paragraph 3. Client is responsible for paying all fees in a timely manner as specified herein regardless of whether Client is expecting payment from a third party such as an insurance company. Expert is not in a contractual relationship with Client's insurance company, other lawyers, or any other third party.
- i. All fees must be paid in full before a report is released to Client, other parties or anyone else. Expert is under no duty to release a report until Expert has been paid in full for all work performed to date.
- j. Expert will invoice Client before scheduled testimony for any outstanding fees and expenses for work performed to date. All such fees must be paid in full before Expert testifies. Expert is under no contractual duty to appear to testify and provide opinions until Expert has been paid in full for all outstanding services performed and expenses incurred on behalf of Client.

# 5. Fees for Late Notice Cancellation or Rescheduling of Testimony.

- a. Client understands that Expert will suffer damages from late notice cancellation or rescheduling of Expert's testimony and that since the precise amount of these damages would be difficult to determine, Expert shall instead be entitled to the cancellation and rescheduling fees specified in paragraphs 5.c and 5.d.
- b. The fees specified in paragraph 4.f. are 100% refundable to Client in the event Expert's scheduled testimony is cancelled or rescheduled with notice to Expert of 10 (ten) or more business days.
- c. In the event Expert's scheduled testimony is cancelled or rescheduled with less than 10 (ten) but more than 5 (five) business days' written notice, Expert may retain a cancellation fee of 20% of the amount from paragraph 4. f. In the event Expert's scheduled testimony is cancelled or rescheduled with 5 (five) business days' written notice, Expert may retain a cancellation fee of 50% of the amount from paragraph 4. f. In the event Expert's scheduled testimony is cancelled or rescheduled with 4 (four) business days' written notice, Expert may retain a cancellation fee of 75% of the amount from paragraph 4. f. In the event of 3 (three) or fewer business days' written notice, the Expert may retain 100% of the fees specified in paragraph 4f; or at the Expert's option, a portion may be applied to future testimony or refunded to Client.
- d. In the event of same day cancellation or rescheduling of Expert's Testimony or if Expert's testimony is completed in less time than was reserved pursuant to paragraph 4. f., Expert may retain 100% of the amount specified in paragraph 4.f.
- e. In the event of any cancellation or rescheduling of testimony, Client shall be responsible for all non-refundable out of pocket travel expenses incurred by Expert such as airline tickets, cars, taxis, meals and hotel rooms.

### 6. Duties of Client. The Client's duties specifically include, but are not limited to:

- a. Abiding by the applicable rules of professional conduct for attorneys.
- b. Making all payments as specified in Paragraphs 4 and 5 under the terms as specified in Paragraphs 4 and 5.
- c. Providing Expert with copies of or access to all non-privileged, arguably relevant documents, evidence and other

materials in the underlying legal matter.

- d. Notifying Expert of all parties, attorneys, and judges, in the case so that Expert can check for conflicts of interest.
- e. Where circumstances reasonably allow, providing Expert with prompt notice of any *Daubert* motions, *Frye* motions, motions in *limine*, or other pre-trial motions made by other parties or persons to restrict, exclude or in any way limit Expert's testimony or Expert's participation in the underlying legal matter.
- f. Obtaining Expert's advance approval (for accuracy) of the relevant portions of any and all answers to interrogatories, motions, expert designations or other documents which summarize Expert's qualifications, methodology, opinion(s) and/or anticipated testimony.
- g. Being available as reasonably requested to meet with Expert prior to anticipated testimony.
- h. Promptly notifying Expert of when and where Expert may be requested to appear to testify.
- Promptly notifying Expert of any issues related to paragraph 8.b. to which Client is or becomes aware of.
- j. Promptly notifying Expert of the settlement or final adjudication of the underlying legal matter.

### 7. **Duties of Expert.** The Expert's duties are:

- a. To truthfully represent Expert's credentials.
- b. To formulate with honesty and due care and truthfully express Expert's opinion(s) in those areas (and only those areas) where Expert feels qualified to render an opinion and where Client has requested an opinion. Client agrees that Expert's opinion(s) are not preordained, might be contrary to Client's position, and are subject to modification as a result of new or additional information.
- c. To cease work on the underlying legal matter and promptly inform Client whenever Expert has accrued unpaid fees and expenses totaling more than \$5,000.00, (five thousand) or as stipulated by Client here \_\_\_\_\_\_. In this event, Expert shall not perform further work on the underlying legal matter until fees and expenses are paid.
- d. Expert is under no duty to provide and express opinions if Expert is given time deadlines or cost-based or other restrictions by Client that would not reasonably allow Expert to in good faith formulate and express his opinions with reasonable care.
- e. Subject to paragraph 7.d., to prepare a written report if Client requests one.
- f. Subject to paragraph 7.d. and to circumstances beyond the Expert's control, to meet all reasonable deadlines requested by Client.
- g. To retain and preserve (during this engagement) all evidence provided to Expert from the underlying legal matter unless Client gives written permission for destructive testing or the like.
- h. To be available on reasonable notice to testify.
- i. To be available on reasonable notice to consult with Client. Expert's cellular number is 239-216-6542, and email is <a href="mailto:DrGreene@DavidGreeneMD.com">DrGreene@DavidGreeneMD.com</a>. Additional emails for Dr. Greene are <a href="mailto:davidgreenemd@comcast.net">davidgreenemd@comcast.net</a> and <a href="mailto:dgreenemd@gmail.com">dgreenemd@gmail.com</a>.
- j. To work exclusively with Client in the underlying legal matter unless the parties mutually agree in writing otherwise.

- k. Upon receipt from Client of the list of attorneys, parties, and judges specified in paragraph 6.d., to within 30 days check for conflicts of interest with due care and within the same 30 day period to notify Client of any conflicts of interest discovered that preclude Expert's further involvement in the underlying legal matter.
- 8. Expert's Right of Withdrawal from Case. Expert shall have the absolute right to withdraw, without any liability, from the case if Client violates any of the duties specified in paragraph 6 above or if:
  - a. Expert discovers a conflict of interest which precludes Expert's further involvement in the underlying legal matter.
  - b. Expert discovers that because of legal restrictions Expert's involvement or testimony in the case could reasonably be deemed to be practicing Expert's profession without a license.
- 9. Withdrawal. Notice of withdrawal under Paragraph 8 shall be in writing from Expert to Client. In the event of withdrawal, the parties agree that Client remains fully liable for all accrued but unpaid fees, expenses, and interest.
- 10. Termination. This contract shall be terminated upon written notice to Expert from Client at any time, by Expert's withdrawal pursuant to paragraph 8, at such time as Client is no longer involved in the underlying legal matter, or upon the settlement or final adjudication of the underlying legal matter. In the event of termination Client is still responsible for all sums owed Expert.
- 11. Document/Evidence Retention. Expert shall have no duty to retain any documents, reports, evidence, transcripts, exhibits, e-mails, electronic files or other materials from the underlying legal matter for more than 30 (thirty) days following the termination of this agreement. Expert shall return (at Client's expense) all records and evidence in the underlying legal matter to Client if a written request to do so is received by Expert within the 30 (thirty) days following the termination of this agreement.
- 12. Airline Flights. All airline flights taken by Expert shall be direct, non-stop, coach class where possible, subject to 15(b) below.
- 13. Disputes. Any controversy, claim or dispute arising out of or relating to this Contract, shall be resolved through binding arbitration conducted in accordance with the rules of the American Arbitration Association in the State in which the Expert is domiciled. The law of the State in which the Expert is domiciled will be the governing law. The arbitration award will be enforceable in any state or federal court. In any arbitration or court proceeding, the prevailing party shall be entitled to recover reasonable attorneys' fees and costs. In addition, Client shall be responsible for payment of attorneys' fees and expenses associated with the Expert's efforts to collect monies owed under the terms of this Contract.
- 14. Miscellaneous. Each party agrees that it may not assign its interest, rights or duties under this Contract to any other person or entity without the other party's prior approval. Expert is under no duty to work for successor law firms on the underlying legal matter. The performance of this contract by either party is subject to acts of God, death, disability, government authority, disaster or other emergencies, any of which make it illegal or impossible to carry out the agreement. It is provided that this contract may be terminated for any one or more of such reasons by written notice from one party to the other without liability. If either party agrees to waive its right to enforce any term of this contract, it does not waive its right to enforce any other terms of this contract. This written contract represents the entire understanding between the Expert and Client. The individual signing this contract on behalf of Client represents and warrants that he/she is duly authorized to bind Client.

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a. Expert Unavailable Notwithstanding Paragraph 7 Expert is unavailable to perform obligations under this contract during the following time frame(s):

On-call dates to be determined by the hospitals quarterly; currently on multiple hospitals call.

April 15-19, 2020; May 20-25,2020.

- b. Business Class Flights. Notwithstanding paragraph 12, all flights taken by Expert that in aggregate flying time exceed three hours shall be by business class, or first class if business class is unavailable.
- c. Scope of Work. Client is requesting an opinion in the following area(s):

The cause of Gamaiy Hollis's deafness in her left ear, and any relevant opinions surrounding that issue.

- □ Additional terms are attached to this contract as "App3endix A."
- d. The following additional terms apply:

Signature

Signature

Signature

Signature

Mayneth

Signature

Date: 8/3/2011