

Law Offices of Lieberman & Taormina LLP
377 South Glassell Street, Orange CA. 92866
(949) 939-8921

Agreement for Services

§1. SCOPE

a. This agreement between _____
(CLIENT) and the Law Offices of Lieberman & Taormina LLP (FIRM) is
entered into on this date _____ and will continue,
uninterrupted for a period of 2.5 years concluding on
_____.

b. This agreement is for legal advice service during the
contracted time. FIRM will provide the following:

i. Consultation services for CLIENT relating to firearms
law, CCW and Use of Force during the span of this agreement.

ii. Two Legal and Tactical Practicums each year where
clients will engage in use of force exercises and receive information
and evaluation about their performance.

iii. Two telephonic conferences each year where FRIM will
provide CLIENT on legal updates regarding criminal law, use of force,
and CCW issues.

iv. Continuous availability 24/7 365 days a year as
emergency legal and investigative representation in the event that
client is arrested or detained for a CCW related offense. **(In the
event that CLIENT is arrested, detained, or questioned regarding a use
of force or criminal event involving their legally carried firearm
CLIENT is instructed to immediately contact the emergency contact
number given at the time of signing this document. FIRM attorney and
Investigator will respond to the scene of the incident with all
deliberate speed. CLIENT will inform Law Enforcement that they will
be cooperate fully with Law Enforcement, however they have contacted
their lawyer and they are en route.)**

v. Discounted legal fee representation (50% of the typical
rate) for CLIENTS that elect to retain the services of FIRM for
criminal defense representation. **(Please see Fee Retainer Agreement
for a complete discussion of fees, both pre-and post trail.)**

§2. DURATION

a. This agreement will commence on the date of signing, and be active for a period of 2.5 years from the date of signing.

§3. FEE STRUCTURE

There are two methods of payment available. CLIENT can choose to either pay monthly a reoccurring credit card charge of \$66 (Sixty Six dollars) for a period of 2.5 years from the date of signing. For a total amount of \$1,980.00 (One Thousand Nine Hundred and Eighty dollars)

Alternatively CLIENT can elect to pay the entire contractual amount at the time of signing for \$1,500.00 (One thousand Five Hundred dollars)and receive a \$480 (Four hundred and Eighty dollar) discount.

Spouses can be added on to this plan for 50% of the contracting parties value.

§4. FAILED TRANSACTIONS AND DISPUTE RESOLUTION

a. In the event that a credit card transaction fails to process CLIENT will be notified of the failure. CLIENT will have five business days to cure or the obligation of FIRM is terminated

b. All disputes originating from this contract will be covered by binding arbitration in the County of Orange, State of California.

§5. TOTAL INTEGRATION

This document represents a total integration of the agreement of both parties and parole evidence is expressly prohibited in the adjudication of this agreement.

SIGNATURE

DATE

Print Name

§6. CLIENT INFO:

NAME _____

REOCCURRING / FULL PAYMENT (Check # of Full Payment) _____

PAYMENT METHOD:

CREDIT CARD TYPE: _____

CREDIT CARD # _____

EXPIRATION DATE _____

CVV _____

ZIP CODE _____

PHONE: (_____) _____ - _____

EMAIL: _____

EMERGENCY CONTACT _____ (_____) _____