



## INVESTIGATIVE SERVICES AGREEMENT

This Investigative Services Agreement (the "Agreement") is entered into by and between Cerberus Global Logistics Inc. (dba Cerberus Investigations) and collectively referred to as "CERBERUS" and \_\_\_\_\_ ("CLIENT"), as of \_\_\_\_\_.

CLIENT INFORMATION Name: \_\_\_\_\_

Date: \_\_\_\_\_

Current Address: \_\_\_\_\_

Phone Number: \_\_\_\_\_ E-mail Address: \_\_\_\_\_

Name and Phone # of Lawyer, if any:

\_\_\_\_\_

- I. **SCOPE OF WORK:** CLIENT hereby retains CERBERUS to conduct surveillance, location, photography, document research, interviewing, background searching, and/or other investigation services set forth more specifically as follows:
  
  
  
  
  
  
  
  
  
  
- II. **INVESTIGATIVE ACTIVITIES:** The investigative activities described above will begin on or about: \_\_\_\_\_. CLIENT agrees to pay all fees, expenses, and other costs hereinafter incurred as a result of this investigation. As such, CLIENT agrees that CERBERUS is empowered to perform the services described above for and on behalf of CLIENT, as well as to do all things necessary, appropriate, or advisable in performing said services for and in the best interests of CLIENT.

- III. **FEES AND EXPENSES**: In consideration for CERBERUS providing the services described above on behalf of CLIENT, CLIENT hereby agrees to pay to CERBERUS the following fees:

Hourly Rate: \$ 150.00/hr

Travel Rate: \$ 75.00/hr plus \$0.55 / km

All hourly contracted work is subject to a six-hour minimum charge. Hours and mileage begin and end at the base of operation. CLIENT shall pay to CERBERUS a retainer of \$\_\_\_\_\_ before any services covered by this Agreement are initiated. The CLIENT agrees that, after chargeable activities equal to the retainer amount have been completed, CERBERUS is authorized to continue the investigation for up to \_\_\_\_\_ additional hours of billable time at the hourly rates specified above.

- IV. **CANCELLATION**: CLIENT must provide CERBERUS with a minimum of eight hours notice in case of any cancellation of any scheduled activity. A four-hour minimum charge will be imposed if CLIENT fails to give eight hours notice to CERBERUS. At any time, CERBERUS reserves the right to refuse service to the CLIENT for any issue related to security, safety, lawfulness or ethics.
- V. **USE AND ACCURACY OF INFORMATION**: CLIENT assumes responsibility to provide accurate information concerning the investigation. CERBERUS is not responsible for unproductive investigative time resulting from inaccurate information supplied by CLIENT. Database search reports are performed strictly based on the information provided on the subject by the CLIENT. Any error in spelling, format, or sequence of letters, words, or numbers can result in incorrect information. Data is supplied from different private sources, computer systems, public information facilities, government open record institutions, and might also contain confidential source information. All attempts are made to maintain the integrity of this data. CERBERUS cannot be held liable for inaccuracies contained in public record information or databases accessed. Furthermore, information has been gathered from sources and individuals deemed reliable by CERBERUS; however, no guarantee, warranty, or other representation is made as to the accuracy of information received from third parties, or its suitability for any particular purpose.
- VI. **COMMUNICATION**: CERBERUS agrees that it will maintain reasonable communications with CLIENT during the period of the investigation. CLIENT agrees that meetings and conversations with CERBERUS representatives will be billed to CLIENT at the hourly rates specified above. CLIENT agrees that no verbal updates will be provided to CLIENT while CERBERUS is engaged in or in the process of performing any surveillance assignments. Oral reports will be provided within 48 hours after the information is obtained or the investigation is concluded. CLIENT further agrees that if CLIENT is represented by an

attorney that CERBERUS may, at it's sole discretion, provide reports directly to CLIENT's attorney.

- VII. **LIMITATION OF LIABILITY**: CLIENT agrees to hold CERBERUS and its representatives, employees, agents, officers and directors harmless from any and all damages, losses, costs and expenses including attorney fees and consequential damages, suffered or incurred in connection with any claim(s) arising from disclosure of any part of said reports.
- VIII. **CONFIDENTIALITY**: All investigative findings furnished to CLIENT are exclusively for CLIENT's own use. CLIENT agrees to restrict the dissemination of said findings only to third parties who have a legitimate need to know or are authorized by law. CLIENT will hold CERBERUS harmless from any and all damages, losses, cost or expenses, including attorney fees, suffered or incurred in connection with arising out of claims based on investigative findings provided to CLIENT, and for which CLIENT fails to keep strictly confidential. CERBERUS will keep findings strictly confidential and will not disseminate or release any findings to third parties unless authorized in writing by the CLIENT or ordered by a court.

**I HAVE READ THE ABOVE AND AGREE TO THE TERMS SET OUT IN THIS DOCUMENT AND WISH TO ENGAGE THE SERVICES OF CERBERUS GLOBAL LOGISTICS INC.**

Dated this \_\_\_\_\_, day of \_\_\_\_\_, 2021.

\_\_\_\_\_  
CLIENT, by it's authorized signatory

\_\_\_\_\_  
CERBERUS Global Logistics Inc.  
Colin Robbins