

BRADFORD, PRIMM & GREEN, LLC
TRIAL ATTORNEYS

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AGREEMENT OF REPRESENTATION

_____ (the Client) hereby employs _____ of Bradford, Primm & Green, LLC, and its affiliated attorneys to represent his/her legal interests in connection with the following criminal court matter:

_____.

In our first office conference or phone consultation we discussed, among other things, attorney's fees and expenses involved in litigation and attempted to explain to you our policies regarding the same. However, to avoid misunderstandings, we are restating here the practice of our office regarding these matters and the terms of our fee arrangement with you.

We acknowledge receipt your _____ payment today. Your total initial retainer is _____. This retainer is non-refundable. No entry of appearance or motions will be filed on your behalf until the entire initial retainer is paid. This retainer shall cover all legal fees involved in our representation of your for all legal drafting, legal research, bond hearings, preliminary hearings, arraignment, motions to suppress, Jackson-Denno hearings, discovery motions, evidence review and assessment, and negotiations with the Prosecution. In short, this retainer shall be sufficient to cover all legal fees with the exception of a bench or jury trial and trial preparation. Should a trial become necessary, *an additional legal fee* in the amount of _____ shall be due in advance of trial.

The legal fees discussed above do not include the costs associated with preparing your defense. These additional costs shall be the responsibility of you, the Client. These costs may include, but are not limited to, hiring expert witnesses, transcript costs, court reporter fees, translator fees, and the costs associated with obtaining documents, photographs, or other evidence.

The provisions of this agreement shall apply only to the matter referenced above and our representation shall be for proceeding in the trial court only and shall not include a Motion for New Trial or a re-trial in the event of a hung jury. If appellate proceedings are instituted, or if you desire for them to be instituted, further fee and retainer arrangements will have to be made.

Initials

You, the Client, understand that while we intend to provide you with the highest quality legal representation, we cannot guarantee or assure you of any particular outcome in your case. We agree to present you with all offers of negotiation from the Prosecution and to advise you accordingly. You, the Client, however, understand that you have the final authority to accept or decline any such offers.

We at Bradford & Primm, LLC, employ a team approach to the handling of criminal law matters, and you agree that any of the attorneys or legal assistants in our firm may perform services on your case.

You, the Client, have read this agreement, understand and accept its terms, and acknowledge that there are no agreements and understandings between the parties except those contained in this writing. This agreement may be modified only by an agreement in writing signed by both parties.

This Agreement is made this _____ day of _____, 20__.

Nick Primm
Attorney

Client: _____

License # _____

Address: _____

Phone: _____

Initials