



Novasol Judicare Inc.

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Fax: 775-890-0699

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Web site: www.novasoljudicare.com

Assignment Agreement re: Management/consulting services

This agreement between

name: _____

address: _____

(in the following referred to as "The Client")

and Novasol Judicare Inc. *(in the following referred to as "Novasol")*,

entered into on the _____ day of _____,

outlines the terms under which Novasol will work for The Client in all matters pertaining to this case:

(in the following referred to as "The Case")

Novasol Judicare Inc.: Consulting Agreement

The objective of the work involved with The Case is:

(in the following referred to as "The Objective")

The following specific limitations, on time, budget, or other resources apply to this work, if any:

(in the following referred to as "The Limitations")

Novasol warrants that all work will be done in strict confidentiality, with no information about The Case being disclosed to any third parties, except on a strict need-to-know basis, and never without the Client's approval in each individual situation.

This confidentiality does not include knowledge that is generally available from public sources, and it also does not include information that is already known by the involved parties from other legitimate or public sources.

Novasol will carry out the work with all possible diligence, serving The Client's best interest *as they are known to Novasol* in order to achieve The Objective within The Limitations. In case this might turn out to be impossible or involve any risks or detriments for The Client, Novasol will advise The Client about such known obstacles and the possible options for overcoming them, allowing The Client to make the relevant decisions about which options to choose, in a timely manner.

All rights and benefits resulting from Novasol's work with The Case are The Client's property, unless specifically agreed otherwise.

Novasol will appoint Mogens Eliassen as the responsible project manager, but might involve other associates as well, when warranted by the nature of the work and the associate's qualifications.

Novasol Judicare Inc.: Consulting Agreement

At the time of commencement of this Agreement, The Client already paid Novasol a \$200 non-refundable deposit/retainer that will cover Novasol's expenses for outlining a plan for the work, including review of relevant documents (maximum 50 pages), an estimate of the costs involved in completing the work.

The Client further agrees to pay Novasol the following:

- \$95/hour of consulting time
- \$45 of traveling time and for internal administrative and technical services
- Hired subcontracted services and incurred expenses at face value.

The Client covenants that the fees payable in accordance with the payment schedule at <http://freedomfromtaxes.com/PaymentSchedule.pdf> are part of this agreement. If an alternative payment method is agreed to, the terms of such alternative payment method remains subject to Schedule A. Novasol will confirm in a separate letter if such alternative payment method is acceptable. Such a letter will be considered an attachment to this agreement.

This agreement is subject to the laws of the State of Idaho, in case of legal disputes beyond what the parties can resolve on their own.

The agreement is binding from the last date of the dates associated with the signatures below.

The parties signing below covenant that they are duly authorized to bind the party they represent, and that they are not aware of this agreement in any way infringing on any third parties' rights:

Date: _____

Client Signature: _____

The above assignment is accepted by Novasol:

Date: _____

Novasol Signature: _____

SCHEDULE A to Agreement of Date: _____

Client name: _____

Address: _____

The client agrees that all payments in accordance with the above mentioned assignment agreement, including its Schedule A and/or any additional/alternative method of payment agreed between the parties, under no circumstances whatsoever will be subject to any charge-back or stop-payment or any other similar transaction that will block Novasol from accessing these funds, no matter what policies are generally applied by the banks and service providers involved in these transactions.

Any attempt from the client's side to initiate or enforce such a charge-back, stop-payment, or other similar transaction will constitute a fraudulent breach of this agreement and will be subject to the client being held liable for all direct and indirect expenses incurred on Novasol as a result of such action, including Novasol's legal fees, travel expenses, time for dealing with the matter, and loss of income as a result of this. All such expenses are payable above and beyond the fees stipulated in this agreement.

Date: _____

Client signature: _____

Witness: _____

Name: _____

Address: _____
