

COOPER, COOPER & MORRIS

Colin L. Cooper
Kellin R. Cooper
Seth Morris
*Penelope M. Cooper (of Counsel)
800 Jones Street, Berkeley, CA 94710
Phone 510-558-8400
Fax 510-558-8401

FEE AGREEMENT

This document is a fee agreement between COOPER, COOPER & MORRIS and ANTHONY CONSTANTOUROS. ANTHONY CONSTANTOUROS has retained the law office of COOPER, COOPER & MORRIS to represent him in two pending matters in the county of CONTRA COSTA.

Scope of Representation. The scope of representation is limited to representation on the above described criminal case and civil proceedings for the related civil harassment restraining order. The client should seek other counsel for any issues related to any other matter including further civil cases arising out of this incident, including administrative, employment, licensing, forfeiture, tax, immigration, or other matters not specifically described above.

Legal fees. It is understood that COOPER, COOPER & MORRIS will not set fees in this case based on an hourly rate of compensation. Instead, the fee in this case is as follows:

***\$10,000 for disposition of both matters—
\$5,000 for disposition of Criminal Investigation/Case and \$5,000
for representation at the Restraining Order Hearing
and in Associated Civil Action(s).***

State Bar Rule 1.15 Disclosure. Client has a right to have the flat fee described above be deposited in an identified trust account until the fee is earned. Client further has a right to a refund of any amount of the fee that has not been earned in the event the representation is terminated or the services for which the fee has been paid are not completed. By signing below, the client agrees that the fees will be deposited in the firm's general account.

Investigation and Expenses. Such expenses, if necessary, will be paid separately by the client through the firm's trust account.

Destruction of File. At the conclusion of the matter, the client may request the file from the law firm. If the client does not request the file, the law firm will maintain the file for one year, and thereafter, may destroy the file without further notice to the client.

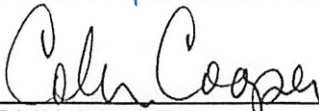
Duty of loyalty. The client recognizes that the legal fees, or portions of it, may be paid by an individual or organization other than the client. The client authorizes such payment, and the law firm recognizes that regardless of the source of the payment of legal fees, the duties and loyalties of the attorney are owed to the client.

Dated: MAY 13, 2019



ANTHONY CONSTANTOUROS

Dated: May 13, 2019



COLIN COOPER
COOPER, COOPER & MORRIS