

Client Signature: _____ **Date** _____

1. **Court Appearance Fee** Client will pay a non-refundable fee of \$ 1200 for each half day a client appears at the court house, per calendar date. (If the expert's testimony is split over Monday afternoon and resumes on Tuesday morning, the client's fee will be double.) This fee is non-
2. **Pre-Pay Invoices** Client agrees to pay "IN FULL" all known outstanding balances in the form of cash or check before the EXPERT takes the stand. Under NO CIRCUMSTANCES will the expert take the stand without full payment. (If the client claims, "forgot my checkbook," the Expert will not take the
3. **Additional Expenses** In addition to the day in court fees, client agrees to pay any reimbursable expenses according to the Expert's Published "Fee Schedule", which may include travel time, hotel expenses, transportation expenses, printing, court exhibits, extra attorney consulting time, etc. These fees should be reflected in the "outstanding balance invoice" which will be presented to the client
4. **Venue** If the venue for the court testimony exceeds a travel distance of 90 miles from the Expert's
5. **Non Refundable Deposit** The non-refundable amount to guarantee the Expert will be available to testify on the court date you are requesting is a flat fee of \$600. This fee will be credited toward your "court appearance fee" if the testimony is given on the date or dates Reserved in this form. If you have reserved additional days before or after the expected trial date, in case the trial goes long... each additional day will cost a flat non-refundable deposit of \$600, which will NOT be credited toward the
6. **Cancellation and rescheduling.** We are aware that trial dates to get moved, cancelled, or rescheduled outside of the control of the client and/or attorney. So, to best serve all parties involved, the Expert has a 3 day "Court Rescheduling" policy where you, the client, can move the "testimony date" to a future available date, with no penalty. We realize, there are times where you will not know if you need the expert witness until the actual "day of trial." Under special circumstances, you can be granted a "Special Exception" and as long as the expert does not start travel to the courthouse, your deposit will be allowed to "roll over" to the next available day. The reason for this strict policy is that our expert has multiple clients and all require dates to be "reserved". If you change your trial date, a NEW official reservation form must be drafted. New deposits must then be made for the newly scheduled court date unless a "Special Exception" is granted.