

CONVENIENCE TRANSLATION!

Engagement Letter

between

.....

- client .

and

Rechtsanwälte **WIENKE & BECKER - KÖLN**, Sachsenring 6, 50677 Köln

- lawyers -

Subject:

File:

1. The lawyers are engaged to provide legal advice in forensic and non-forensic matters, according to clients' needs.
2. The lawyers' fees are based upon the deal of time, the economic significance as well as the specialty the legal subject takes up. Herewith client and lawyers agree as follows:
 - a fee paid in a lump sum in the amount of Euro plus VAT.
 - the lawyers' working time is limited to hours. If the limit is exceeded, the hourly rate will be increased by EURO plus VAT for every extra working hour of the lawyers above the agreed working limit.
 - an hourly rate of250,-- EURO plus VAT.
 - up to the maximum amount of EURO plus VAT.
 - The fee includes all expenses, like copying fees, postage, remuneration for auxiliary staff and traveling costs. The time lawyers spend for traveling are subject to the settlement of account.
 - Expenses like EDV-researches and other information needed is charged separately, should the occasion arise, sales tax is added. Expenses for copies are charged with 0,50 Euro per copy, plus the corresponding sales tax as provided in the invoice. Travel expenses are reimbursed according to expenditure. Flying costs are reimbursed based upon business class, train expenses based upon 1st class, car expenses based upon 0,80 Euro per driven kilometer, plus each sales tax. Time the lawyers spend for traveling can be charged.
3. A fee which exceeds the statutory fee is neither reimbursed by an insurance company nor by the adversary. As there is a demand for reimbursement for the lawyers' activities against the adversary or against the state, statutory fees are valid, in case the fee agreed upon is below the statutory fee. In forensic matters the statutory fee is valid in addition to the fee agreed upon under item 2. without crediting.
 - In forensic matters the statutory fee is to be seen as the minimum fee.

Lawyers may ask for a reasonable retainer.

4. This agreement can be terminated by both parties at any time, the lawyers may not do so at an inopportune moment. In case the client terminates the agreement, outstanding fees have to be paid in due course.
5. Besides to this agreement, the General Terms and Conditions of WIENKE & BECKER are valid.

.....
(date)

.....
(WIENKE & BECKER - KÖLN)

.....
(client)