RETAINER AGREEMENT

NORWITCH DOCUMENT LABORATORY

\ L		TONE	_17/14 /			NORWI	TCH DOCUMEN	I LABUKA I	IURI
Γhis mutua			Norwitch the Employer	, that in cons	r referred to	ereinafter referre as the Emplo terms and condition	oyer, in the	e matter	
1.		f any agreer	nent that the Er	and shall be respons				_	
2.	for Medical hour, unless on-site mee	Malpractic amended b tings, and e	e Record exan y Paragraph 9. exhibit prepara	n-refundable retaine ninations is US\$280 This retainer will be tion, which will be rill not begin until bot	0.00. This monapplied to the totat the rate of US	ey represents a mir cal cost of examinations as \$350.00 per hour,	nimum fee at U on and report, or any part th	JS\$350.00 consultati ereof. <i>N</i>	0 per ions, VDL
3.	or court rela court, court (10) days pr As a courtes responsible	ted testimo related test rior to such y, Oppositi for paymen	ny, such as dep imony and dep activity and w on will be invo	at the rate of US\$ cositions and prepara cositions, with the ex- cositions, with the ex- cositions an amount ited for Opposition- ed from Opposition. rt related functions	ation of interrog acception of inter dependant upor requested depos The initial mi	atories. A separate rogatories. This re n venue and estima itions, however the	retainer will be etainer, must be ated court and Employer wil	be required be received standby t l be ultima	d for d ten time.
4.	of US\$350.0 per hour no	00 (or any p t to exceed	art of an hour t US\$4200.00 p	The South Florida a hereof) not to exceed her day for court-rela d expenses, includin	d US\$4200.00 peated functions.	er day for on-site ex In addition to this	xaminations, arrate, the Empl	nd US\$35 oyer agree	60.00 es to
5.	on behalf of	the Employ	er. These exp	pove, the Employer senses may include, but courier service.					
6.	questioned	documents,	including writ	\mathcal{L} will provide the fitten report of such e uired to demonstrate	xamination and			-	
7.	such termina	ation, N	\mathcal{L} will return to	ave the right, at any the Employer, upon all monies due as se	request, all evid	ence submitted by t	he Employer.	The Empl	_
8.	to immediat after a perio secure said of any outsta	ely pay to and of sixty (monies at the anding fees	NDL all comp 60) days from the expense of to owed NDL, i	ered by NDL to the pensation set forth in date of invoice, Methe Employer. The including attorney femployer shall pay int	n this Agreemen △L shall have the Employer agree es and court cost	t. In the event any he right to pursue s s to pay all costs as s incurred by	invoiced moniuch avenues a ssociated with C for the collect	ies remain is necessar the collection of mo	due ry to
9.	AMENDM	ENT:							
				(NDL)	Dated this	day of	, 20)	
				(Employer)	Dated this	day of	, 20	<u> </u>	