INVESTIGATION AGREEMENT/CONTRACT

By this agreement, entered into this the ______ day __________ of ________, the undersigned and his/her/its authorized agent or attorney (hereafter referred to as “Principal”) and Williams Investigation LLC Agency (hereafter referred to as the “Agency”), the parties agree as follows.

The Agency agrees to commence performing such services as may be required, in its best judgment, in connection with the investigation pertaining to:

Upon initial retainer of $____, the receipt of which is hereby acknowledged and which retainer payment of 50% shall not be refundable and will be applied to the credit of Principal against the total invoices or charges rendered by the Agency for services and expenses in the above sited matter. The Agency shall be entitled to, $75.00 per hour for the services of it’s investigators and or agent assigned to the aforementioned investigation and shall have full power and discretion in determining the number of investigators or agents necessary to accomplish a proper investigation. The following shall define costs and expenses the Agency may incur and for which the Principal will be liable. The Principal agrees to pay, including, but not limited to: (example)

- Mileage at .50 cents per mile
- Air fare, car rental, telephone (long distance)
- Necessary equipment rental, usage and reimbursement for loss thereof
- Informants, photography contact services, processing, audio, and visual, video enhancements
- Any legal fees or costs incurred as a direct result of this investigation
- Motel, hotel, apartment, house, lodging facilities deemed necessary to the investigation
- Court time, deposition and conference time at the agreed to hourly rate.

All parties to this agreement shall be jointly and separately responsible to the Agency for the payment of all changes being due and payable on a current basis during the period of the investigation, without reference to or use of the aforementioned retainer, current will be defined to mean presentation of invoice for services rendered. In the event such charges for services and costs are not paid as agreed (current), the Agency will have the option of termination of its services, submit a partial report and close all aspects of the investigation. It is the obligation herein as a Principal to advise the Agency of any and all court ordered restraining orders that may or may not pertain to the investigation to be conducted. The Agency will not do any research to determine the existence of such orders. If there are any court orders known to the Principal and not disclosed to the Agency and such failure to disclose requires the Agency to incur legal costs or use of time, will be paid by the Principal. Agency legal council will be determined by the Agency.

It is further understood and agreed the Agency makes no guarantee, real or implied regarding the results of the investigation. The Agency shall be held harmless form any litigation arising from the investigation. Payment shall not be contingent upon the outcome of the investigation or results of litigation. It is also agreed by the Principal that any and all investigation, forensic experts, outside contractors and all employees of the Agency cannot be hired, contracted, or retained to provide services offered by the Agency to the Principal for the period of two (2) years from the date of this agreement. If any of the above mentioned persons or contractors are retained by the Principal said Principal will compensate the Agency at the agreed to rate in this contract for the services rendered.

Principal: ___________________________  Date: ___________________________

Agency: ___________________________  Date: ___________________________

Williams Investigation LLC