

ARMBRUST & BROWN, PLLC

ATTORNEYS AND COUNSELORS

100 Congress Avenue, Suite 1300 Austin, Texas 78701-2744 512-435-2300

FACSIMILE 512-435-2360

MICHAEL BURNETT (512) 435-2315 mburnett@abaustin.com

November 8, 2011

Via Email

Williamson County, Texas c/o Judge Dan A. Gattis 710 Main Street, Suite 101 Georgetown, Texas 78626

RE:

Cause No. 1:11-cv-907; Sarah Doe; Kimberly Doe; and Raquel Doe, on behalf of themselves and all other similarly situated, v. Jerald Neveleff, Immigrations and Customs Enforcement, et al; In the Untied States District Court for the Western District of Texas

Dear Judge Gattis:

This letter confirms that the firm of Armbrust & Brown, PLLC will represent Williamson County and John Foster (collectively "Wilco") in the above-referenced lawsuit.

I will be the primary attorney handling the representation in this matter. My hourly rate is \$275.00 per hour. My associate, Charlie Cooper, will also work on this matter and his hourly rate is \$195.00. From time to time, other attorneys with the firm may be assigned to some aspect of your representation, as appropriate, and I will provide you with advance notice of any such attorneys and their respective rates. I may utilize law clerks, legal assistants and support personnel to perform those tasks not requiring the time of an attorney. Other legal assistants will be billed at an amount not to exceed \$150.00 per hour. We will notify you prior to implementation of any change in our fee structure. We will submit all out-of-pocket expenses incurred for reimbursement. We endeavor to have a statement of services rendered and expenses incurred each month. We bill every month, and payment of each bill is expected within 30 days of receipt of the bill. We will send our invoices directly to Corrections Corporation of America pursuant to its indemnity agreement with Wilco.

Upon the conclusion of the case, the originals and copies of the original documents that have been delivered to the firm in the discovery process of Wilco's case must be picked up within 30-days after the conclusion of this proceeding. If they are not, the firm reserves the right to dispose of the documents. Further, the firm reserves the right and privilege to destroy or dispose of Wilco's file four years from the date the file is closed. You will have been supplied a {W0517562.1}

ARMBRUST & BROWN, PLLC

Page 2

copy of all pleadings, correspondence and most exhibits that were prepared or used in Wilco's case. The firm will maintain a digital record of the file. If you desire a copy of the digital file, you should advise the firm at the time Wilco's case is concluded

Also, this agreement and our representation may be terminated for whatever reason by either party upon 30 days written notice.

On November 7, 1989, the Texas Supreme Court adopted the Texas Lawyer's Creed - a Mandate for Professionalism. Paragraph II, subparagraph 1 of the Creed requires us to advise you of its contents when we undertake representation. A copy of the Creed is available at http://www.txethics.org/reference_creed.asp. We intend to abide by the Creed.

If Wilco agrees to the terms of my firm's representation contained in this letter, please sign below and return a signed copy to me. If you have any questions concerning this letter or any aspect of my firm's representation, please call.

Very truly yours,

ARMBRUST & BROWN, PLLC

Michael Burnett

ACCEPTED:

WILLIAMSON COUNTY

, 2011