

STATUS CORRECTION COURSE MEMBERSHIP APPLICATION
UPDATED APPLICATION AS OF APRIL 20, 2017
IMPORTANT: CHANGE OF ADDRESS

LETTER OF ENGAGEMENT – PLEASE READ, SIGN, AND DATE ALONG WITH YOUR PAYMENT CONTRIBUTION, THANK YOU

Thank you for selecting **UCL TRUST**, (hereinafter “Consultant”) to provide you (hereinafter “Client”) with the “Status Correction Course” Membership, Services, and Support. Pursuant to our conversations up to this date, please be advised that we are providing aforementioned services on an as needed basis, (hereinafter “Services”), and that the Client has not been advertised or pressured to sign up for this service. Client freely volunteers to abide by the provisions of this Letter of Engagement.

LETTER OF ENGAGEMENT TERMS AND CONDITIONS

PLEASE READ THIS LETTER OF ENGAGEMENT CAREFULLY. YOUR USE OF CONSULTANT’S SERVICES INDICATES YOUR ACKNOWLEDGMENT THAT YOU HAVE READ AND ACCEPTED THESE TERMS AND CONDITIONS AND THAT YOU HAVE AGREED TO BECOME A PARTY TO, AND TO BE LEGALLY BOUND BY, THIS LETTER OF ENGAGEMENT.

THE TERMS AND CONDITIONS OF SERVICES:

1. ACCEPTANCE.

The terms and conditions of services contained herein (this “**Letter of Engagement**”) apply to all quotations made, invoices, and proposals entered into by the consultant (“Consultant”). Some of the terms set forth herein may differ from those in a Client's communications and some may be new. This acceptance is conditional on Client's assent to the terms set out here in lieu of those in Client's communications. The Consultant's failure to object to provisions contained in any communication from Client shall not be deemed a waiver of the provisions of this acceptance. Any changes in the terms contained herein must specifically be agreed to in writing by an officer of the Consultant before becoming binding on the Consultant. All proposals, change orders and other contracts must be approved and accepted by the Consultant in accordance with this Letter of Engagement.

2. SCOPE OF MEMBERSHIP AND SERVICES.

a. **Services.** Consultant agrees to enroll Client in the Status Correction (law study educational training and document distribution) (the “Membership”) as follows:

FILES. Full support for dissemination of all available files as part of the Status Correction Course to date (8.2 GB of Data) including 25 Main Folders organized by Week (Weeks 1 – 23, Visual Examples (Week 24), and Conference Calls), 77 Subfolders; containing a total of 17 Original Content Walkthrough Step by Step Videos (along with links to other educational videos for further in depth segmenting), i.e. 1842 minutes [30 hrs 42 min] of Original Video Walkthrough Content; PLUS Every Editable Word Document Template that you will need for the STATUS CORRECTION PROCESS, Visual Instructions and Examples for Every Single Page of the Process (compare a “John Henry Doe” and “123 Main Street” version of every document), and Other Files as Visuals (PDFs, image files) as supporting documentation; a total of 509 files, giving you all the tools necessary to BECOME A MASTER at not only correcting YOUR STATUS but doing it for others (if you should so choose).

Content is organized WEEK BY WEEK, for easy moving through the course, just like any COLLEGE LEVEL COURSE, with CLIFFNOTES, optional HOMEWORK, and DEFINITIONS.

STATUS COURSE CONTENT IS BROKEN DOWN INTO 4 SECTIONS:

Mail Payment To: IMPORTANT: APRIL 2017 – CALL US FOR LATEST CHANGE OF ADDRESS

SECTION ONE: ORIGINAL SECURED PARTY CREDITOR/STATUS CORRECTION CONTENT: “JUST THE PAPERWORK NECESSARY” AND FULLY UNDERSTANDING EVERY MINUTE DETAIL OF IT!

WEEK 1: 2hr 13 min audio + Study Material Files/Templates
WEEK 2: 2 hrs 53 minute video (recorded webinar) + Study Material Files/Templates
WEEK 3: Study Material Files only
WEEK 4: 3 hrs 20 min video + 60 minute bonus video + Study Material Files/Templates
WEEK 5: Study Material Files only
WEEK 6: 2 hr 45 min video + Study Material Files/Templates
WEEK 7: 1 hr 45 min audio + Study Material Files/Templates
WEEK 8: 1 hr 45 min audio + 18 minute video
WEEK 9: 2 hr 8 min video + Study Material Files/Templates
WEEK 10: 2 hr 43 min video + Study Material Files/Templates
WEEK 11: 4 hr 12 min video + Study Material Files/Templates
WEEK 12: 2 hr 40 min video + Study Material Files/Templates

SECTION TWO: EXCEL IN LAW AND UNDERSTANDING MORE FUNDAMENTALS & RESEARCH ON YOUR STATUS, AND AVOID THESE COLLOSAL MISTAKES:

WEEK 12 ADDENDUM: 43 min video + Study Material Files/Templates
WEEK 13: 19 min video + Study Material Files/Templates
WEEK 14: 59 min video + Study Material Files/Templates
WEEK 15: Study Material Files only
WEEK 16: Study Material Files only
WEEK 17: 16 minute video + Study Material Files/Templates
WEEK 18: Study Material Files only
WEEK 19: Study Material Files only
WEEK 20: Study Material Files only
WEEK 21: Study Material Files only
WEEK 22: Study Material Files only
WEEK 23: Study Material Files only
WEEK 24: Study Material Files only

SECTION TWO FOLLOW UP CONFERENCE CALLS AND Q&A:

CONFERENCE CALL #1: 2 hrs audio
CONFERENCE CALL #2: 2 hrs 5 mins audio
CONFERENCE CALL #3: 2 hrs 53 mins audio

SECTION THREE: MAJOR UPDATE TO TIE EVERYTHING TOGETHER ON PAPERWORK:

VIDEO #1: 2 hr 2 min + Study Material Files/Templates
VIDEO #2: 1 hr 13 min + Study Material Files/Templates
VIDEO #3: 3 hrs 11 min + Study Material Files/Templates

PLUS 99 YEARS OF WEBINARS, CONFERENCE CALLS, UPDATES, FURTHER EDUCATION ON REMEDIES, COURT, AND PROOF THAT THIS STUFF ACTUALLY WORKS TO HELP PEOPLE!

**MORE STUFF WILL BE ADDED SOON! THIS LIST KEEPS BEING ADDED TO.
(UPDATE LIST AS OF 12/3/2016)**

DOWNLOADS. Client will be sent a temporary unique link to download and access the files through their email, which will expire within a few days. Upon purchase, client is advised to promptly and timely download all the files, and

Mail Payment To: IMPORTANT: APRIL 2017 – CALL US FOR LATEST CHANGE OF ADDRESS

confirm their ability to access and open the files; and if necessary to work with Consultant to assist in any technical support on downloading, opening, or otherwise accessing files. Consultant promises to provide all reasonable technical support, if necessary; or – in the alternative provide alternative means of accessing the files. If at any time Client loses files or access to files, Consultant will support and assist client in accessing the files up to an additional five (5) times per calendar year, for a period of ten (10) years, if necessary.

LOGIN. Client is pre-paying for access to a username and password of their choice, to login at a future undetermined date, to be able to stream upcoming and future videos online as another means of accessing the files through streaming them on the website.

CALLS AND WEBINARS. Membership also entitles to you member-only conference calls and webinars which are being organized and will be planned and e-mailed to you as an announcement. Membership is for ninety-nine (99) years. There is no guarantee on the regularity of calls (i.e. there is not a “weekly call”). Calls and webinars are constantly in the works, especially when there is new information that is pertinent to the subject-matter or material changes or additions to the status process, and/or other off topic presentations as they are prepared. Consultant is constantly working on new material and Research and Development. As new discoveries are tested in the field and confirmed, we aim to provide only tested and true remedies and will provide the information and tools to our members.

SOME OF THE MATERIAL TAUGHT IN THE STATUS CORRECTION MATERIALS INCLUDES DETAILED OVERVIEW OF THE FOLLOWING DOCUMENTS AND EDITABLE VERSIONS OF THE FOLLOWING DOCUMENTS:

- ACQUIRING THE CORRECT BIRTH CERTIFICATE
- DETAILED EXPLANATION OF TRUST AND SPC DATA
- DECLARATION OF TRUST
- TRUSTEE APPOINTMENT AND ACCEPTANCE
- DISTRIBUTION NOTICE TO BENEFICIARIES
- SECURITY AGREEMENT FOR TRUST
- HOLD HARMLESS AGREEMENT AND INDEMNITY AGREEMENTS FOR ALL TRUSTEES
- COPYRIGHT NOTICE FOR THE TRUST/TRUST LEGAL NAME
- UCC-1 FOR THE CORRECT UCC REGION FOR THE CLIENT AND TRUST ALONG WITH THE EXACT FEE AMOUNT, MAILING INSTRUCTIONS, ATTACHMENTS, FULL SUPPORT
- ACCEPTING FOR VALUE OF THE BIRTH CERTIFICATE
- ISSUING OF A BOND OFF THE BIRTH CERTIFICATE FOR FUTURE DISCHARGE PROCESSES
- COVER LETTER TO SECRETARY OF TREASURY TO SET UP DISCHARGE ACCOUNT
- ORDER FOR DEPOSIT OF BOND FOR DISCHARGE
- FORMS 56 FOR SECRETARY’S OF TREASURY (2)
- W8 BEN FORM
- NOTIFICATIONS OF RECORD TO SECRETARY OF TREASURY
- NOTIFICATIONS OF RECORD TO 1-2 SECRETARYS OF STATE (IF NECESSARY)
- LEGAL NOTICE AND DEMAND WITH FULL APOSTILLE INSTRUCTIONS AND GUIDANCE
- UCC-3
- PUBLIC SERVANT QUESTIONNAIRE
- BAILORS TRUST UCC-1
- AND MORE INFORMATION ON COURT, ACTING AS A SECURED PARTY AND DEALING WITH ISSUES AS A SECURED PARTY/PRIVATE CITIZEN
- TRUST MEETING MINUTES
- TRUST CERTIFICATE UNITS (for each beneficiary)
- AQUIRING OF AN EIN NUMBER FOR TRUST
- AFFIDAVIT OF STATUS

CLIENT IS EXPECTED TO HAVE A TYPICAL WORD PROCESSOR LIKE MICROSOFT WORD OR OPEN OFFICE or similar, TO OPEN FILES.

CLIENT WILL ALSO HAVE ACCESS TO SPECIAL SERVICES NOT ADVERTISED ON OUR WEBSITE. TALK TO YOUR CONSULTANT ON THE PHONE TO FIND OUT MORE. OTHER SERVICES ON THE TABLE AT THIS MOMENT INCLUDE:

- *BUSINESS LINE OF CREDIT FACILITATION AND SIGNUP (A TRUE Financial Game Changer for Many!)**
- *SPECIAL INVITATION PRODUCTS/SERVICES**

- *ABILITY TO PARTNER WITH UCL
- *ABILITY TO BECOME A PART OF UCL
- *REAL LIFE MEETINGS AND FRIENDSHIP AND SUPPORT
- *MORE TO BE ADDED

- b. **No documents prepared.** The Status Correction Course membership does not include any personalized drafts or documents for the member. The member is responsible for, and should learn to become capable to edit and insert their name in any/all documents.
- c. **Communications.** Answers and clarification on the course and documents shall be directed primarily to the calls, webinars, and Q and A sessions for members.

3. PAYMENT.

a. **Privacy and Confidentiality.** Many clients feel comfortable keeping their relationship with UCL PRIVATE and CONFIDENTIAL. Your privacy is paramount and we promise not to divulge your private information to any outside sources.

b. **Fee.** Client hereby submits legal or lawful tender in the amount of **\$1500 (normal full price)**, or hand-write in agreed to discounted price below:

or hand-write in alternative private form of currency agreed to below, if different below:

such as Gold, Silver, Bitcoin, Euros, etc.

Please discuss your options on the telephone with our consultant before making payment. Make sure to call **505-340-3632 to place your order.**

c. **Mail Address for Payment.** *Unless requested specifically by Tyler,* all monies shall be mailed exactly as follows and ONLY to the following address:

IMPORTANT:

**APRIL 2017 – CALL AVA or Tyler at
505-340-3632 x1 (Sales)
FOR LATEST CHANGE OF
ADDRESS**

**<----- This is a Mail Address to Put on the Outside
of the Priority Mail Envelope...**

**(But DO NOT write this name or address on the
money order if you choose to send a money order
instead of cash.)**

You have two options to send your payment - via Priority Mail USPS. Do NOT send via “Priority Mail Express”, do NOT send Certified or Registered mail – or OPTION 2) FedEx (many stores are 24 hours) 4day/3day/2day deliver (no need to overnight), please WAIVE signature. Do not add any extra special signature requirements or anything extra. Please follow instructions! If you require a signature on the envelope, there will be a delay in receiving your package, and an invoice will be emailed to you for an additional \$100.00.

d. Client is instructed NEVER TO agree to western union money to anyone, and NOT TO make a purchase or get payment instructions from a “Blake” or “Napoleon” from 760 area code, has been saying he works for UCL and asking people to western union money to him. This individual is NOT a part of our company, but has been known to say that he is and is doing so unlawfully.

e. **Refunds.** In no instance shall the Client be entitled to rescind this contract or receive a refund *after* the product is delivered to the client via electronic download, and no refund shall be given for any reason. All sales are final, purchase is NON-refundable.

4. **CONFIDENTIAL INFORMATION.**

Consultant agrees to maintain of the highest level of security to maintain the Client's relationship with Consultant and private details private and will under no circumstances be shared.

5. **LIMITATIONS ON LIABILITY.**

IN NO EVENT SHALL EITHER PARTY, ITS AFFILIATES, OR ANY OF ITS OR THEIR DIRECTORS, OFFICERS, EMPLOYEES, OR AGENTS, BE RESPONSIBLE OR LIABLE FOR ANY INDIRECT, INCIDENTAL, CONSEQUENTIAL, SPECIAL, EXEMPLARY, PUNITIVE OR OTHER DAMAGES (INCLUDING, BUT NOT LIMITED TO, LOSS OF REVENUES OR LOSS OF PROFITS), EVEN IF THAT PARTY, ITS AFFILIATES, OR ANY OF THEIR DIRECTORS, OFFICERS, EMPLOYEES, OR AGENTS HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES AND NOTWITHSTANDING ANY FAILURE OF ESSENTIAL PURPOSE OF ANY LIMITED REMEDY OF ANY KIND, UNDER ANY CONTRACT, NEGLIGENCE, STRICT LIABILITY OR OTHER THEORY, ARISING OUT OF OR RELATING IN ANY WAY TO THIS LETTER OF ENGAGEMENT OR ITS IMPLEMENTATION. IN NO EVENT SHALL THE TOTAL COLLECTIVE LIABILITY OF THE CONSULTANT, ITS AFFILIATES, AND ANY OF ITS OR THEIR DIRECTORS, OFFICERS, EMPLOYEES, AND AGENTS ARISING OUT OF OR RELATING IN ANY WAY TO THIS LETTER OF ENGAGEMENT OR ITS IMPLEMENTATION EXCEED THE TOTAL AMOUNTS PAID BY CLIENT TO CONSULTANT FOR SERVICES PROVIDED HEREUNDER.

6. **GENERAL PROVISIONS.**

a. **Governing Law.** This Letter of Engagement shall be governed by and construed in accordance with **UNIDROIT Principles of International Commercial Contracts** (the "UNIDROIT Rules"), without regard to the conflicts of laws rules thereof. Each party hereby irrevocably submits to the jurisdiction of the **International Center for Dispute Resolution** (the "ICDR") as the forum and venue for binding Arbitration for any and all actions or proceedings arising out of or relating to this Letter of Engagement, and each party hereby irrevocably waives the defenses of improper venue or an inconvenient forum for the maintenance of any such action or proceeding to the fullest extent permitted by law.

b. **Severability; Waiver.** If any provision of this Letter of Engagement is held to be invalid or unenforceable for any reason, the remaining provisions will continue in full force without being impaired or invalidated in any way, the parties agree to replace any invalid provision with a valid provision which most closely approximates the intent and economic effect of the invalid provision. No waiver of any breach of this Letter of Engagement will be effective unless made in writing and signed by an authorized representative of the waiving party. The waiver by either party of any breach of this Letter of Engagement will not operate or be interpreted as a waiver of any other or subsequent breach.

c. **Notice.** Any notices required or permitted hereunder shall be given to the appropriate party by electronic mail or any other means the parties may specify in writing. Such notice shall be deemed given: (a) if delivered personally, upon delivery as evidenced by delivery records; (b) if sent by e-mail, upon receipt of a delivery confirmation or from the other party confirming receipt, or (c) if sent by certified or registered mail, postage prepaid, five (5) days after the date of mailing. **NOTE: NEITHER CONSULTANT, NOR ITS OFFICERS, DIRECTORS, AND/OR SUB-CONTRACTORS (COLLECTIVELY, "CONSULTANT") GUARANTEES ANY RESULTS IN ANY AND ALL MATTER(S). CONSULTANT DOES NOT ENGAGE IN ANY ACTIVITIES THAT COULD BE CONSIDERED THE UNLAWFUL PRACTICE OF LAW BY CONDUCT EXHIBITING AND/OR PERFORMING SERVICES IN ANY COURT OF JUSTICE IN ANY MATTER. THIS INCLUDES LEGAL ADVICE AND COUNSEL AND/OR THE PREPARATION OF LEGAL INSTRUMENTS AND/OR CONTRACTS BY WHICH THE LEGAL RIGHTS ARE SECURED,**

