

TRAFFIC TICKET CLIENT CONTRACT

CLIENT INFORMATION

Name: _____

Phone(s): _____ E-Mail: _____

Street Address: _____

City: _____ State: _____ Zip Code: _____

COURT INFORMATION Court Name (County/City/Town): _____

Violation(s): _____ Ticket Number(s): _____

Violation Date: _____ Court Date: _____

FEES

Please go to www.sctraffictickets.com and click the "Pay Now" button and enter the amount of the payment and follow the directions to complete the payment and you will get a receipt immediately upon processing. If you are unable to pay with a credit or debit card, you can mail a money order payable to "Ray A. Lord, Attorney" (no checks).

Payment of Attorney Fee does NOT cover any payment(s) due to the Court, if any. Client understands that he/she is able to handle his/her case on their own, but has chosen to obtain legal representation. Lord Law Firm, LLC, "Attorney" agrees to represent Client, but does not guarantee specific results of any case. Client agrees Attorney may associate with other lawyers to perform representation for their case(s). Client agrees that Attorney may appear in court by any means made available by the Traffic Court. Client shall notify Attorney of change of address, e-mail or home or business phone numbers. If Client does not use e-mail, or will not be able to check it, Client must notify Attorney in writing, and Attorney will call only. In the event that Attorney can not communicate with the Client because of a change and non-notification of the Client's contact information, or any other reason beyond Attorney's control, that Attorney will not be responsible for adverse consequences that may result from an inability to communicate with the Client. Client must successfully fax or email the ticket to Attorney at least 3 business days prior to the court date regardless of whether payment is made or Attorney does not have to accept the representation and has the option of refunding the fees paid by client. Client must verify with Attorney that Attorney has received the ticket prior to the court date. Once fees are paid and the ticket is successfully transmitted to Attorney and Attorney has accepted the case, all fees paid are non-refundable in whole or in part for any reason, regardless of the outcome of the case. Client agrees that the fee covers one court appearance only and does not include any jury trials or appeals unless agreed to separately in writing. Client empowers Attorney to negotiate and accept a final resolution that in the judgment of Attorney is in the best interest of the Client considering of the particular circumstances of the Client's case. Because of differences in laws from state to state, Attorney does not guarantee how Client's home state will interpret any information which may be reported to Client's home state regarding the case or regarding points. Instructions will be provided to the Client by Attorney by email or by telephone at Attorney's discretion, or directly from the Traffic Court or the City/County Attorney, for payment of any fine or court cost. This information will include amount of fine or court cost due, payment recipient and their mailing address, payment due date, and any other necessary and specific instructions. The Client is responsible for following the instructions given and completing tasks informed that may be necessary to successfully conclude this case. The Client may consult with Attorney in regards to this agreement for further clarification of any of its terms.

Client signifies that he/she has read, understood, and agreed to all of the terms specified on this form.

Client Signature

Accepted by: /s/ Ray A. Lord on behalf of Lord Law Firm, LLC