- It is expressly agreed and understood by the parties that no Promises or Guarantees as to the outcome of the case have been read and initialed by client. THE STATED FEE DOES NOT INCLUDE ANY FINES, COURT COST, OR ANY OTHER FEES THAT MAY BE INCURRED AS A RESULT OF THE DISPOSITION OF THE CITATION(S).
- CLIENT HEREBY ACKNOWLEDGES THAT CLIENT HAS CAREFULLY READ THIS ENTIRE AGREEMENT, THAT CLIENT FULLY UNDERSTANDS AND AGREES TO ABIDE BY ALL TERMS, CONDITIONS, AND OBLIGATIONS OF THIS AGREEMENT.

For representation in heretofore stated legal matter.

This Contract shall be effective only after the retainer has been paid by Client. RETAINER IS NON-REFUNDABLE. It is understood that Client must keep the attorney informed of any CHANGES IN ADDRESS, EMAIL ADDRESS, AND/OR NEW TELEPHONE NUMBERS because the address and or email address you currently give us will be where we will mail you to inform you of the outcome of your case. You can track your case by logging on to www.elpasotexasgov. It is further understood that the above fees do not include any expenses for special investigation, expert witnesses, scientific testing, photographs, expert witnesses' expenses, etc. However, no investigation expenses will be incurred without Client's permission. The fee does not include any appeal of the case. It is also understood that should the case be settled in any other manner than by a contested non-jury trial, a trial in front of a judge and not in front a jury, no part of the fee is to be returned. Should Attorney's services be terminated, no part of the fee to be to be returned.

DISCLAIMERS

This contract will be governd by the laws of the State of Texas, United States of America, and the courts of the State of Texas will have exclusive jurisdiction to decide on any controversy that ensues under any of the provisions of this contract.

In the event that client executed this agreement either on its physical or electronic form either by internet or in any of the drop-off points. Client acknowledges and agrees that any questions or comments will be resolved directly with the Attorney and his staff by telephone or at any of the physical locations shown in the heading of this agreement. IF YOU HIRE THE SERVICES OF ATTORNEY IN ANY DROP-OFF POINT, YOU ACKNOWLEDGE THAT THESE ARE ONLY DROPP-OFF POINTS AND NOT LEGAL OFFICES OF ATTORNEY, AND FOR THIS REASON THE DROP-OFF POINT OF YOUR CASE OR ANY OTHER LEGAL MATTER, THE ONLY LOCATION THAT SHALL BE CONSIDERED ATTORNEY'S OFFICE IS THE ONE STATED IN THE HEADING OF THIS AGREEMENT.

Traffic Ticket Process

Initial each paragraph if you agree, understand, and acknowledge its content.

It is further agreed that the Attorney will have no further responsibilities to Client as Attorney of the case at the conclusion of the non-jury trial court date. Client agrees that if there is a court date past a call back hearing, the Client will be responsible for appearing at that later court date to show proof of documents such as: insurance, automobile registration, automobile inspection, driver's license, etc. This is why the Client agrees to provide the Attorney with these documents prior to the non-jury trial.

Client understands that he/she is hiring the legal services of the Attorney for representation in court for Client's legal matter. It is understood by client that by paying for Attorney's legal services that there are no guarantees that the case will be dismissed.

a) -Client is waiving his/her right to a jury trial and is waiving his/her appearance in court and other rights and that the Attorney or any of his designated representatives will represent the Client in court without the requirement of the Client being present at the hearings except if requested by Attorney.

b) -Client understands that in a moving violation the possible outcome may be the following: - Dismissal of the matter - Defensive Driving -Deferred Adjudication and or a Class -Guilty with reduction of fine -Payment of the full amount of the fine. -Dismissal of the citation with special expense fee paid to the court

c) -Client understands that in paper or nonmoving violations the outcome may be the following:

- -Dismissal
- -Administrative fee if proof is shown that the violation has been corrected
- -Call back (which means the Client will have to appear before the court to show proof of insurance, registration, driver's license, or that the violation has been corrected).

A guilty or no contest finding and payment of the fine and court costs.

If Client is unable to provide such evidence or appear before the court, Client must contact Attorney.

d) - In the event of multiple violations, Clients understands that the Attorney under his sole discretion may plea guilty to one or more violations to dismiss or obtain better results for the Client in other matters

NOTICE:

Check box if you agree to one or both of the following:

Client agrees to be notified of the outcome of his/her matter by U.S First Class Mail and or by email.

SPECIAL NOTICE FOR FOREIGN CLIENTS

Client represents that if he/she is domiciled outside the United States that he/she acknowledges that the client will not be notified by regular mail of the outcome of this case. Client agrees to be notified by email or telephone of the disposition of his/her matter and if it is required for him / her to produce further evidence (proof of insurance, regestration, etc.) after the case has been opened with the Law Firm.

I acknowledge that I will be notified of my case disposition by regular mail and/or email once this matter has been resolved. I am confirming that any and all correspondence with me may be sent to the email provided by me. I acknowledge and confirm that I may not receive any correspondence regarding this matter by regular first-class mail or any other method of correspondence other than by email. I agree and acknowledge that it is my responsibility to check my email periodically to look for any updates and/ or dispositions notices from the Law Office of Mario Ortiz Saroldi and it is my responsibility to update the Law Office if I change my email address after the date of this notice. Failure to update the Law Office of my change of address and email address may affect my ability to receive the disposition of my case and may affect the outcome of the matter. My failure to properly notify the law office of any changes to my email may result in a conviction against me in this case.