

DC SECURITY CLEARANCE CONSULTANTS, LLC.

DCSCC CONSULTANT AGREEMENT



CONSULTANT AGREEMENT (this “Agreement”) dated this
_____ day of _____, 20____, between

(The “Client”)

Name _____

Address _____

City/State _____

Zip Code _____

AND

(The “Consultant” – DC Security Clearance Consultants, LLC)

PO Box 6301

5636 Connecticut Avenue NW

Washington, DC 20015

www.dcsecurityclearanceconsultants.com

staff@dcsecurityclearanceconsultants.com

It is understood by the Client that all services provided by the Consultant are strictly advisory in nature and that the Consultant has no influence or bearing on official actions taken by the U.S. Government in reference to matters involving Industrial Security (Facility Clearances), Personnel Security Investigations (Security Clearance Background Investigations), Adjudications and Security Clearance Appellant processes.

The Consultant has no control and makes no assumptions, nor implies or makes any promises on any actions that the U.S. Government may take in deciding whether a person will or will not be granted a Personnel Security Clearance (PCL).

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The Consultant has no control and makes no assumptions, nor implies or makes any promises on any actions that the U.S. Government may take in deciding whether a Contractor Facility will or will not be granted a Facility Clearance (FCL) within the Department of Defense's National Industrial Security Program (NISP).

The Consultant has no control and makes no assumptions, nor implies or makes any promises on any actions that the U.S. Government may take during Adjudicative & Appellant procedures regarding Personnel Security Clearances (PCLs) at the Defense Office of Hearings & Appeals (DOHA) for Contractor personnel or at any Component PSAB (Personnel Security Appeals Board) for Civilian & Military personnel.

I further agree to not hold the Consultant responsible for any losses (including employment, financial, legal) resulting from (the Client or Contractor Facility) being denied a Personnel Security Clearance (PCL) or Facility Clearance (FCL) by the U.S. Government.

The Consultant is not engaged in rendering legal advice. If legal assistance is required, the services of a competent attorney specializing in security clearance law should be sought.

Services Packages:

- ☐ **1 Security Questionnaire SF-85/85P/86
(no-issue) consult/case prep -\$225**
- ☐ **2 Security Questionnaire SF-85/85P/86
(single-issue) consult/case prep -\$275**
- ☐ **3 Security Questionnaire SF-85/85P/86
(double-issue) consult/case prep -\$325**
- ☐ **4 Security Questionnaire SF-85/85P/86
(triple-issue) consult/case prep -\$375**
- ☐ **5 Security Questionnaire SF-85/85P/86
(multi-issue) consult/case prep -\$425**

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- ☐ ***6 Industrial Security Initial Consultation
(appointment required) -\$250***
- ☐ ***7 Law Firm Initial Consultation
(appointment required) -\$200***
- ☐ ***8 Telephonic Questions & Answer (Q & A)
30 minutes (appointment required) -\$85***
- ☐ ***9 Telephonic Questions & Answer (Q & A)
60 minutes (appointment required) -\$150***
- ☐ ***10 Statement of Reasons (SOR)/Letters of Interrogatory (LOI)/ DOHA Appeals Prep
Know which questions will be asked & how to correctly respond to DOHA inquiries
regarding adverse security clearance actions. Understand what DOHA wants to
hear & mitigating factors. -\$750***

END DATE OF THE AGREEMENT: Upon Completion of the Service.

CLIENT Signature and Date:

Print _____

Sign _____ ***Date:*** _____

CONSULTANT Signature and Date:

Print Daniel J. Bradley ***for DC Security Clearance Consultants, LLC.***

Sign _____ ***Date:*** _____

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