



Order Form – (Fees)

SERVICES

FREE Evaluation – Comprehensive evaluation of work feasibility, costs, and sample provided. No fees will be accepted until the provided sample is approved.

\$ 595 - Audio – Audio clarification and noise removal up to 20 minutes of continuous duration.

\$ 595 - Video – Increased acuity and viewing improvements up to 20 minutes of continuous duration.*

\$ 895 - Video Spotlight - Zoom, key frame pause, highlights etc. applied to a person, object or event.*

\$ 795 - Authentication – MAT form audio/video/image tamper testing. (Report extra)

\$ 395 - Add a file – Enhance, Authenticate or Measure an additional file for same event.

\$ 395 - Measure – Photogrammetry (size), or Videogrammetry (speed).

\$ 495 - Redaction - a single object or person up to 20 minutes of continuous duration.

\$ 250 - Image – Enhance one digital image file. The free evaluation option does not apply.

All quoted fees apply to one recording spanning up to 20 minutes in continuous duration. A report is extra.

All listed pricing includes sales tax.

*** All video projects include a split screen original / enhanced version to illustrate there were no changes to content.**

OPTIONS

\$ 200 - Add up to an additional 20 minutes of duration to a file.

\$ 200 - Include up to 50 extracted stills to project. Additional enhancements and enlargement included.

\$ 200 - Same/next day expedited processing by senior staff. Pricing is per file or service to be expedited.

\$ 100 - Merge the raw audio into the enhanced video, or the raw video into enhanced audio.

\$ 100 - Two mailed court ready discs containing all enhanced files plus received media file(s).

TESTIMONY/ DEPOSITIONS

\$ 500 Report - Affidavit or Declaration detailing tests, services and opinions.

\$ 350/hr - Deposition (hiring party pays \$100/hr. travel-waiting time).

\$ 2000 - Expert Testimony – Daily testimony flat rate per day. (Details below).

If testimony should become necessary, we charge a fixed-rate fee as a non-refundable retainer due per day, or partial day, of testimony or travel, and all dates must be continuous. There is no charge for ground transportation (driving, parking, tolls, rentals, cabs, and gas), accommodations and incidentals (meals, materials, tax, fees). Once named as your expert, preparation time (emails, phone calls, and document review) is a flat \$1000, owed immediately, and is fully applicable toward the testimony fee.



Travel is portal-to-portal from Pompton Plains New Jersey and rescheduling can be done only once without consuming the first day's testimony fee as a cancellation-administrative fee. Upon advance request, testimony fees can be invoiced as expenses plus hours, which may exceed the Expert flat rate fee.

AIRLINE TRAVEL

If expert testimony requires airline travel, all ticketing fees, including any change or cancellation fees, are the sole responsibilities of the Client. Travel must use either Newark Liberty (EWR) or John F Kennedy International (JFK) airport, and be non-stop first class or the closest alternative when unavailable. Video deposition-testimony is available worldwide.

Flight times should account for potential weather, security or traffic delays. Any extra days required beyond your expert's control (e.g. flight delays-cancellations, traffic, changes by the court) are owed as additional testimony/travel days by Client. Early booking and refundable tickets are recommended.

PRIVACY POLICY

All communications are confidential and cannot be disseminated to any third party or used for any purpose without express written consent or court order. Expert work is performed at the direction of counsel and is subject to the attorney client privilege and attorney work product doctrines.

Provider uses multi-layered electronic and physical security to protect their lab and client case files. Once results have been delivered, or the client's case has been closed, communications are allowed to age into deletion and the associated case files are either returned or destroyed.

LIMITED LIABILITY

Provider makes no guarantees or warranties, expressed or implied, as to the use, condition, legality or fitness of either the original or processed, electronic or physical media, or of Client's satisfaction with any results obtained. Client agrees to defend, indemnify and hold harmless, Provider regarding the media file(s) acquisition, the usage of Provider's services, any results produced, and any courses of action, claims, damages, and demands arising directly or indirectly from any of Provider services.

Client agrees to this entire Agreement & fee schedule, authorizes and becomes financially responsible to ensure Provider is paid in full for services ordered, and any future services via order, subpoena or court order/directive for this case, shall become a part of this Agreement at the then current pricing.

Client agrees that funds become owed and non-refundable once Provider's work has begun, and that the maximum damages are the service fees paid by Client regardless of the legal theory used. The laws of Morris County NJ apply without a change in venue. If any portions of this Agreement, or its terms, are unenforceable by law or court order, all other terms and conditions shall remain in force.



CHOOSE ALL THAT APPLY: **This case is** Rule 26 __ State __ Criminal __ Civil __ N/A __

Case name and number / identifier _____

Court house name and city, state _____

Opposing counsel and/or expert _____

Used to check for conflicts of interest

CLIENT DETAILS

CLIENT (also used as the shipping address when applicable). **PLEASE PRINT CLEARLY**

Company _____

Address _____

City _____ State _____ ZIP _____

Main phone _____ Direct phone _____

Your email _____ Mobile phone _____

Full name _____ Signor's title _____

Signature _____ Today's date ____/____/____

Please use additional pages to denote special instructions and/or a different shipping address

Order Form (terms)

All three pages of this Order Form constitute the entire Agreement between Provider (Authentic Forensics), its employees, ownership and assistants) and Client (detailed above), and replaces all other Agreements whether explicit or implied, and shall be binding upon Client's heirs, employees, devisees, legatees, administrators, executors, successors, and assignees. All parties agree to only share electronic or physical items to which they possess the legal authority and permission to do so. Prior to accepting your case, terms and pricing may be withdrawn or modified without advance notice.

Authentic Forensics | 24 Tanager CT | Wayne, NJ 07470 | 800-484-0477
Forensic Video & Audio Enhancement