

CONTRACTOR AGREEMENT

This Agreement is made effective as of by and between David Maurice House, and Sunshine Press Productions, an Iceland -based nonprofit corporation.

WHEREAS the Consultant has experience and expertise in advocacy campaigns and its development.

WHEREAS the mission and goals of Sunshine Press Productions (hereinafter "SPP") is the advancement of access to information and publication of original source material for the purpose of advancing the right to freedom of opinion and expression.

WHEREAS the goals of Sunshine Press Productions can be achieved by assisting individuals who have been for whatever reason embroiled by its opponents in company publishing activities.

WHEREAS Sunshine Press Production wish to contribute with the On-Line campaign to Free Private Bradley Manning but does not currently employ any staff with specific knowledge, expertise or experience in the field of Media Advocacy.

WHEREAS Sunshine Press Production intends to retain Consultant to provide certain Services (as defined herein) to Sunshine Press Productions, in order for the Company to benefit from the Consultant's expertise and knowledge.

WHEREAS it is critical for Sunshine Press Productions that Services be performed by the Consultant personally, given the latter's specific and identifiable know how in connection with Advocacy Campaign.

In this Agreement, the party who is contracting to receive services shall be referred to as "SPP", and the party providing the services referred to as "CONSULTANT". The CONSULTANT declares having experience in the scope of work described in Article 1 and is willing to provide services to Sunshine Press Productions as referred to in Article 1.

Therefore, the two parties agree as follows:

1. DESCRIPTION OF SERVICES

Services described below shall be provided in accordance with the contract general conditions under the applicable laws of the United Kingdom and in compliance with the laws of the jurisdiction where the services will take place. This assignment has no fixed location. CONSULTANT is free to choose as a base of operations any location.

ESSENTIAL DUTIES AND RESPONSIBILITIES include the following:

- Work in an independent capacity towards the benefit of Bradley Manning's legal defense campaign with a focus on media relations and organizational logistics;
- Recruit, manage, and direct labor resources towards infrastructure development (websites, funding outlets, support platforms).
- Community outreach (rallies, poster and art campaigns, social media actions), and media relations (endorsements, image management, and public relations strategy).
- Procure to expand Bradley Manning's legal defense team, secure funding and create, maintain, and wield media and labor resources towards the furtherance of Manning's legal defense and broader issues involving the defense of alleged whistleblowers.

The Consultant shall prepare upon request a written activity report on the progress of his obligations. The CONSULTANT will report to the Director or a designated Staff member of Sunshine Press Productions.

2. PERIOD OF ASSIGNMENT AND TERM

The assignment shall commence on January 12, 2011, and end on January 11, 2012.

3. FEES and WORK OBLIGATIONS

The CONSULTANT is expected to complete the work outlined in Article 1 within the agreed time period. Additional time worked, and consequent remuneration, if any, must be agreed by both parties prior to undertaking work. CONSULTANT will be paid a fee specified in the schedule of charges, for services (including expenses).

6. RELATIONSHIP OF PARTIES

It is understood by the parties that the CONSULTANT is an independent contractor with respect to Icelandic employment regulations and Icelandic law or any applicable law. Sunshine Press Productions will not provide fringe benefits, including severance, pension, or other benefits. Persons retained under this agreement may or may not be subject to income tax withholding and other payroll taxes depending on their country of residence and status as Independent Contractors.

7. CONFIDENTIALITY

CONSULTANT understands and agrees that performance of this contract includes access to confidential information, facilities, locations, policies, documents, archives, files, records, and other materials exclusively related with administrative matters of Sunshine Press Productions which are solely the property of Sunshine Press Productions. The Consultant will not have access to any research conducted on or source material pertaining to governments or institutions as acquired or produced by the Wikileaks organization, and CONSULTANT will not have prior knowledge of the actions and operations of the WikiLeaks organization. CONSULTANT must take all reasonable steps to safeguard and protect administrative materials or any communication, including emails, written communications, meeting records and similar with SPP from unauthorized removal, distribution, publication or other disclosure to third parties, whether intentional or unintentional. In the event Consultant attends meetings or is involved in discussions with potential or actual donors, Consultant agrees and understands that any and all information exchanged at such meetings or in discussions must be protected from unauthorized publication, distribution and disclosure.

8. TERM.

This Contract may be terminated by either party by mutual agreement, or by default, should either the CONSULTANT or Sunshine Press Productions find a failure to perform on promises made in this contract, and so state in writing with seven (7) days notice.

9. GOVERNING LAW

This Consulting Agreement is governed by Icelandic Law without regard to the rules of conflict of law that may cause the laws of another jurisdiction to apply. The Parties agree to the sole and exclusive jurisdiction and venue of the federal or state courts of Iceland in the event of any dispute of any kind arising from or relating to this Agreement.

10. ENTIRE AGREEMENT

This Agreement contains the entire agreement of the parties and there are no other promises or conditions in any other agreement whether oral or written. This Agreement supersedes any prior written or oral agreements between the parties.