

Representation Agreement

Carol & Mark DeCoursey

This agreement governs Allied Law Group's representation of Carol & Mark DeCoursey in connection with litigating on remand the cost award and presenting a new motion for fees and costs for the work on remand in their lawsuit, V&E Medical Imaging Services, Inc., et al, v. DeCoursey, et al., King County Superior Court Cause #06-2-24906-2 SEA (hereinafter referred to as "Lawsuit").(Parties. This agreement is between Allied Law Group, LLC ("Firm") and Carol & Mark DeCoursey ("Client"). The Firm represents only Client and not any entities affiliated with Client.

The Firm's primarily responsible attorney on this matter is Michele Earl-Hubbard. Her contact information is:

Michele Earl-Hubbard Allied Law Group, LLC 2200 Sixth Ave., Suite 770 Seattle, WA 98121 (206) 443-0200 (Office) (206) 351-4702 (Cell) (206) 428-7169 (Fax) michele@alliedlawgroup.com

anage in the Firm's contact information.

Redacted



Client Draft Approval. Recognizing the potentially complex nature of the case and the Client's intimate knowledge of the fact base, the firm agrees to provide Client with an early draft of each pleading as soon as practical for comment and/or revision prior to filing.

Independent Legal Counsel. The Firm encourages Client to obtain independent legal counsel to evaluate this Representation Agreement. By signing this Representation Agreement, Client acknowledges that Client has been advised to seek independent legal counsel and that Client has consulted such independent legal counsel to the extent Client wished to do so.

Agreed to:	
Clients:	Firm:
Carel De Coursey	Michel To tal Hubbard
Carol DeCoursey	Michele Earl-Hubbard
9/8/2011	7/7/11
Date	Date
Markholama	
Mark DeCoursey	