

FULLY BINDING AGREEMENT BETWEEN
Mark Lepore (Sovereign Council Representative)
636 SHAFER AVENUE
SAULT STE MARIE, ONTARIO, P6C3R9
CANADA

and
MISSION IGNITION SYSTEMS LTD.(Plaintiff)
636 SHAFER AVENUE
SAULT STE MARIE, ONTARIO, P6C3R9
CANADA

and
MARK CARMEN LEPORE (Client)
636 SHAFER AVENUE
SAULT STE MARIE, ONTARIO, P6C3R9
CANADA

AMMENDMENT v1.1.1.1

RECOGNITION OF POTENTIALLY COMPROMISED BOOKS AND FINANCIAL, INCAPABLE OF BANKRUPTCY.

During recent disclosure and billing, as well as discussion of current strategy and events with MARK LEPORE, authorized representation of MISSION IGNITION SYSTEMS LTD., Plaintiff in the matter of Trust Fraud Law Framework Scheme involving multi organization targeting and organized crime, Plaintiff and Client have made it aware they are incapable of payment for the lawsuit at hand, and filing for bankruptcy has been made impossible due to Chartered Accountant attack on MISSION IGNITION SYSTEMS LTD. and MARK LEPORE by external agencies in trust.

Due to these deeply seeded situations, council can empathize with the current situation of MARK LEPORE, resident of ONTARIO CANADA. Due to the overwhelming evidence at hand to target. Duty of Council must be upheld as representative concerning the safety and care of MARK LEPORE in the current situation. Due to these extenuating circumstances, an additional amendment V1.1.1.1 agreement has been struck.

1. MISSION IGNITION SYSTEMS LTD., has suffered irreparable damage during these frauds and coordinated attacks, and has been adrift without the ability to operate, file taxes, or operate due to public maleficence. It cannot be declared bankrupt due to irreversible damage done to the books, and the CORPORATE vessel will be abandoned at sea, with all assets seized by council, MARK CARMEN LEPORE in care of council, as initial payment.
2. Assets of MISSION IGNITION SYSTEMS LTD., will be moved as agreed, and placed in care of MARK LEPORE as cargo is made available.
3. Due to ongoing requests for asset holding of MARK LEPORE and MISSION IGNITION SYSTEMS LTD., from all regulatory agencies within CANADA, and other relevant agencies in trust, as well as their enforcement agencies, their cities, their CORPORATIONS, MARK LEPORE and MISSION IGNITION SYSTEMS LTD., have forwarded documentation for full remedy to the CRA, OSC, and other relevant agencies for resolution concerning MARK LEPORE, and MISSION IGNITION SYSTEMS LTD. All assets exposed in the adrift vessels MARK LEPORE and MISSION IGNITION SYSTEMS LTD, will be left in independent cargo holdings and moved as agreed, to Client, Parties who assist recovery of cargo, and Representation.
4. It is again recommended to avoid filing with CRA, the GOVERNMENT OF CANADA, or any of its constituents, until the matters resolved. This to avoid further harm of the already adrift COMPANIES MARK LEPORE and MISSION IGNITION SYSTEMS LTD. To further participate would potentially implicate MARK LEPORE as well as MISSION IGNITION SYSTEMS LTD. in the crimes it wishes to, and has, reported.
5. Council will operate "pro bono" at its discretion in regard to the matter at hand, with the promise of attempting to resolve matters with full disclosure, however, 60% of the award moving forward will be granted to council for all additional work.

6. To re iterate. All matters must be totally resolved concerning assets and financials within trust, reconciled with PRIDDLE-LUCK Chartered Accountant and all relevant agencies, persons, and individuals. All relevant agencies in agreement, before filing any taxes or further communications continue. Further communications of MARK LEPORE, will be implicitly denied to any CORPORATIONS, or INSTITUTIONS operating in trust, as to not con-volute or target the Plaintiff during the existing matter of state (being attacked and vessel adrift).
7. To re iterate. All matters must be totally resolved concerning assets and financial holdings within trust, reconciled with PRIDDLE-LUCK Chartered Accountant, and all relevant agencies before filing any taxes or further communications. Further communication of MISSION IGNITION SYSTEMS LTD., will be implicitly restricted to CORPORATIONS in trust standing, as to not con-volute or target the Plaintiff during the existing matter of state (being attacked and vessel adrift).
8. Assets of MARK LEPORE and MISSION IGNITION SYSTEMS LTD. are implicitly seized by Mark Lepore, and Michael Corvenous, distributed, paid out, moved, and allocated as required in agency. These will be paid as agreed to, between Parties for care and distribution. This done as a gesture of good faith and empathy towards all Parties, Client, Plaintiff, due to the extenuating circumstances at hand. Wages, and distributions to be discussed as they arise, will be disclosed and discussed at a later date.
9. Aware of the current situation, Representation yields negotiation work assets and terms to client. Terms to be 90% awarded due to vast investigative insight, negotiation skills, and sales of assets. Remaining 5% to be awarded to representation, and held in care of MARK LEPORE for remainder of awards in agreement for disclosure.
10. MISSION IGNITION SYSTEMS LTD., and MARK LEPORE have suffered extreme damage during these attacks while adrift, leaving vessels in the currents at sea. During random sailing, the vessel has been found adrift in an Ocean, and found at random intervals. Its cargo still in tact. While it is possible, retrieval of cargo in its bay is being attempted for recovery and distribution into holding of MISSION IGNITION SYSTEMS LTD., or MARK LEPORE as required by relevant parties. Remaining 5% to be distributed in award.

This amendment does not clear debt, but re allocates it as MARK LEPORE will now be employed in trust of Michael Corvenous for repayment of debts owed in trust, including, but not limited to work done, awards disclosed, financials, assets, negotiation, and payments made in regard to these matters.

This agreement is SEALED by CORPORATE LOGO and SIGNED by, Mark Lepore and Michael Corvenous, Council and Representative of MISSION IGNITION SYSTEMS LTD. and MARK CARMEN LEPORE, official representatives of the corresponding COMPANIES in ink.

Mark Lepore (Sovereign Living Man)
SEALED STAMP

Mark Lepore


(01/18/2026-11:11am)

Michael Corvenous (Sovereign Living Woman)
SEALED STAMP

Michael Corvenous


(01/18/2026-11:11am)

AUTHORIZED SIGNATORY MISSION IGNITION SYSTEMS LTD.

[Signature]

(01/18/2026-11:11am)

AUTHORIZED SIGNATURE MARK LEPORE

[Signature]

(01/18/2026-11:11am)

FULLY BINDING AGREEMENT BETWEEN
Michael Corvenous / Mark Lepore (Sovereign Representative)
636 SHAFER AVENUE
SAULT STE MARIE, ONTARIO, P6C3R9
CANADA

and
MISSION IGNITION SYSTEMS LTD.
636 SHAFER AVENUE
SAULT STE MARIE, ONTARIO, P6C3R9
CANADA

and
MARK CARMEN LEPORE
636 SHAFER AVENUE
SAULT STE MARIE, ONTARIO, P6C3R9
CANADA

This is a binding agreement between Micheal Corvenous / Mark Lepore a Sovereign Living Union of Woman and Man, a Representative who agrees to be hired for work concerning MISSION IGNITION SYSTEMS LTD., an ONTARIO CORPORTATION, and MARK CARMEN LEPORE, CANADIAN PERSON for investigative work concerning potential illegal asset acquisition, forgery, fraud, and other actions as seen fit as uncovered, as well as full representation in disclosure, website creation, and information gathering such as CANADIAN Law research, form, document, voucher, and file creation, form submissions for potential public disclosure, and resolution. Information gathering will be calculated per gigabyte per agent, time spent starting 11/29/2023 (VERIFIABLE BY FIRST KNOWN DATA COLLECTION DATE), labor, information gathering, time filing, logging forms, vouchers, and others.

MISSION IGNITION SYSTEMS LTD., and MARK CARMEN LEPORE, agree to pay Michael Corvenous / Mark Lepore, first, above and beyond, all other debtors. Funds unpayable by MISSION IGNITION SYSTEMS LTD., and MARK CARMEN LEPORE, will include seizer of appropriate assets and transferred directly to the Living Man Mark Lepore, or Living Woman Michael Corvenous. All assets transferred will be calculated separately between MARK LEPORE and MISSION IGNITION SYSTEMS LTD.

MISSION IGNITION SYSTEMS LTD., and MARK LEPORE will be billed separately for time, labour, storage and information gathering, including, but not limited to.

PREPARE LAWSUIT(S), IF REQUIRED
DISCOVERY OF SUSPICIOUS LAND TITLE INFORMATION
DISCOVERY OF SUSPICIOUS SHARE HOLDINGS
DISCOVERY AND LOGGING OF EVIDENCE
ARRANGE STORAGE AND BACKUP
PREPARE FOR CIVIL OR CRIMINAL INVESTIGATION AND INFORMATION GATHERING AS THEY ARE MADE VISIBLE
PREPARE WEBSITE AND PUBLIC DISCLOSURE

Rate, per gigabyte of storage and backup - \$2500, for each represented agent
Rate, per hour - \$250, for each represented agent

This agreement is bound in blood / red ink by Mark Lepore Sovereign Representative of MISSION IGNITION SYSTEMS LTD. and MARK CARMEN LEPORE, signed in blue ink.

Mark Lepore (Sovereign Living Man)
SEALED STAMP

(11/24/2023)



Michael Corvenous (Soverign Living Woman)
SEALED STAMP

(11/24/2023)



AUTHORIZED SIGNATURE MARK LEPORE

(11/29/2023)

A handwritten signature in blue ink, appearing to read 'Mark Lepore', with a long horizontal stroke at the end.

AUTHORIZED SIGNATORY MISSION IGNITION SYSTEMS LTD.

(11/24/2023)

A handwritten signature in blue ink, appearing to be a stylized name, with a long horizontal stroke at the end.

Mark Lepore (SOVEREIGN REPRESENTATIVE)
 636 SHAFER AVENUE
 SAULT STE MARIE, ONT, P6C3R9
 CANADA
 (519)341-4125



DATE ISSUED	INVOICE NUMBER
12-24-2025	FKJDEHF34
MM/DD/YYYY	REFERENCE NUMBER
	DKJ384KS

NAME / ADDRESS	BILLING ADDRESS	SHIPPING ADDRESS
	MISSION IGNITION SYSTEMS LTD. 636 SHAFER AVENUE SAULT STE MARIE, ONT, P6C3R9 CANADA (519)341-4125	SAME

WORK PROVIDED

ITEM	DESCRIPTION	WEEK END		P.O. NUMBER
		QTY	RATE	AMOUNT
IVST_01	INVESTIGATION TIME TO DATE	14252	\$750.00	\$10,689,000.00
DATA_PROC_01	DATA PROCESSING TIME TO DATE	15423	\$750.00	\$11,567,250.00
LEGAL_TM_01	LEGAL TIME INVESTIGATING LAW / FORMS	800	\$750.00	\$600,000.00
LEGAL_TM_DRW01	LEGAL DRAFTING AND FORMS	1100	\$750.00	\$825,000.00
DATA_STOR_PROC_LOCAL	DATA STORAGE LOCAL / GB	111	\$2,500.00	\$277,500.00
DATA_STOR_PROC_WEB	DATA STORAGE WEB / GB	81	\$2,500.00	\$202,500.00
MATERIALS_MR_01	MATERIALS COST	222	\$750.00	\$166,500.00
TRAVEL_TR_01	TRAVEL TIME	1500	\$750.00	\$1,125,000.00
TRAVEL_EX_01	TRAVEL EXPENSES	125	\$750.00	\$93,750.00
	Shipping and Handling – 3 Day UPS Ground	1	\$0.00	\$0.00
	PAYMENT METHOD			
	NET 30			
	MADE IN CANADA			
	GST	0	7.00%	\$0.00
	PST	0	8.00%	\$0.00

IN USD AMOUNTS

THANK YOU FOR BEING A LOYAL CUSTOMER

TOTAL

\$25,546,500.00

SIGNED

Mark Lepore (SOVEREIGN REPRESENTATIVE)
 636 SHAFER AVENUE
 SAULT STE MARIE, ONT, P6C3R9
 CANADA
 (519)341-4125



DATE ISSUED	INVOICE NUMBER
12-24-2025	FKJDEHF35
MM/DD/YYYY	REFERENCE NUMBER
	DKJ385KS

NAME / ADDRESS	BILLING ADDRESS	SHIPPING ADDRESS
	MARK CARMEN LEPORE 636 SHAFER AVENUE SAULT STE MARIE, ONT, P6C3R9 CANADA (519)341-4125	SAME

WORK PROVIDED	ITEM	DESCRIPTION	WEEK END		P.O. NUMBER
			QTY	RATE	AMOUNT
	IVST_01	INVESTIGATION TIME TO DATE	14252	\$750.00	\$10,689,000.00
	DATA_PROC_01	DATA PROCESSING TIME TO DATE	15423	\$750.00	\$11,567,250.00
	LEGAL_TM_01	LEGAL TIME INVESTIGATING LAW / FORMS	800	\$750.00	\$600,000.00
	LEGAL_TM_DRW01	LEGAL DRAFTING AND FORMS	1100	\$750.00	\$825,000.00
	DATA_STOR_PROC_LOCAL	DATA STORAGE LOCAL / GB	111	\$2,500.00	\$277,500.00
	DATA_STOR_PROC_WEB	DATA STORAGE WEB / GB	81	\$2,500.00	\$202,500.00
	MATERIALS_MR_01	MATERIALS COST	222	\$750.00	\$166,500.00
	TRAVEL_TR_01	TRAVEL TIME	1500	\$750.00	\$1,125,000.00
	TRAVEL_EX_01	TRAVEL EXPENSES	125	\$750.00	\$93,750.00
		Shipping and Handling – 3 Day UPS Ground	1	\$0.00	\$0.00
		PAYMENT METHOD			
		NET 30			
		MADE IN CANADA			
		GST	0	7.00%	\$0.00
		PST	0	8.00%	\$0.00

IN USD AMOUNTS	TOTAL	\$25,546,500.00
THANK YOU FOR BEING A LOYAL CUSTOMER		

SIGNED