

PRESS AGREEMENT FORM INSTRUCTIONS

Last revised 10/12/2010

1. PURPOSE

- 1.1. Members of the ministry who learn the truth on occasion may be called upon to interact with members of the Media and the Press.
- 1.2. The Media and Press, in turn:
 - 1.2.1. Are severely biased in favor of the government to the point where they won't entertain anything unfavorable, no matter how true it is.
 - 1.2.2. Usually already have their mind made up on a subject before they even begin investigating it.
 - 1.2.3. Often times will not even disclose what their story is about before they interview you or who the other players are.
 - 1.2.4. Will usually try to slander those who advocated freedom or government accountability.
- 1.3. These abusive and slandersous tactics have teen unsuccessfully tried before on our members. It is important that our members aren't victimized by such tactics in the future.
- 1.4. This form provides a method by which you can render help to the media without any adverse consequences by ensuring that they:
 - 1.4.1. Our members.
 - 1.4.2. Freedom advocates in general.
 - 1.4.3. Do not slander.
 - 1.4.4. Present a balanced, comprehensive story.

2. PREPARATION INSTRUCTIONS:

- 2.1. This form is electronically fillable using the free Adobe Acrobat Reader available from:
<http://www.adobe.com/products/acrobat/readstep2.html>
- 2.2. Using the free Adobe Reader, you can fill in this form the way you like. If you have the full version of Adobe Acrobat, you can also save the filled in form on your local hard drive for later reuse. This makes using the form very convenient.
- 2.3. Fill in the form.
- 2.4. Give the form to the Media Representative and tell him that you will give the interview AFTER they sign and return the agreement.

3. RESOURCES FOR FURTHER STUDY:

- 3.1. *Family Guardian Forums: Free Press and Media Bias, Forum 4.7*
<http://famguardian.org/forums/>
- 3.2. *Family Guardian: Mediat and Intelligence page*
<http://famguardian.org/Subjects/MediaIntell/mediaintell.htm>

PRESS AGREEMENT

1 INTRODUCTION

In consideration of rights acquired by parties under this agreement _____, hereinafter Informant, and _____, hereinafter Media Representative, enter into this this binding non-disclosure agreement. Elements of this agreement include the following:

1. Information protected from disclosure by Media Representative, his agents and assigns to third parties: Personal information about Informant, including:
 - 1.1. Legal birth name.
 - 1.2. Mailing address.
 - 1.3. Permanent address.
 - 1.4. Phone number.
 - 1.5. Email address.
 - 1.6. Employment history.
 - 1.7. Any remarks by former coworkers of Informant.
 - 1.8. Business dealings of Informant.
 - 1.9. Financial assets or property of Informant.
 - 1.10. Marriage status of or any personal information about spouse of Informant.
 - 1.11. Health status or physical characteristics of Informant.
 - 1.12. Any information about third parties who know or have opinions about Informant.
 - 1.13. Relationship of Informant with sedm.org or fanguardian.org.
2. Media Representative Consideration: Right to ask questions and receive testimony and documents relating to law, government corruption, taxation from Informant.
3. Informant Consideration:
 - 3.1. Protection of his/her identity, personal information from disclosure to any third party by Media Representative.
 - 3.2. Protection of credibility of Informant and the Ministry.
 - 3.3. A news story that accurately and faithfully presents BOTH sides of the story, if an opposing view is presented, both in print space and in chronological time.
4. Time period covered: Data of signature indefinitely forward.

The purpose of this agreement is to regulate the use and disclosure of information:

1. Provided to Media Representative by Informant to all third parties.
2. Discovered independently by Media Representative about Informant.

For the purpose of this agreement, "third party" means anyone other than the signators to this agreement, their agents, and assigns.

2 CONSTRAINTS UPON PUBLICATION OF NEWS STORIES DERIVED FROM EVIDENCE PROVIDED BY INFORMANT

Media Representative agrees to:

1. Give at least one month advanced notice of release of any story or news item that contains any information disclosed by Informant.
2. Provide copies of documents and testimony supplied by Third parties about Informant or any subjects discussed by Informant in the released story at least one month before release or airing of the story.
3. Allow Informant at least two weeks before release of story to assemble a written and verbal rebuttal to the comments and evidence provided by each and every Third party who will provide evidence or testimony that is included in the final story.
4. Give Informant no less than:

- 1 4.1. Equal time (in minutes, if the story is video or audio)
- 2 4.2. Equal space (if story is printed)...and
- 3 4.3. Equal coverage
- 4 ...to that of the government if anyone from the government provides evidence or testimony in the released story.

5 **3 HANDLING OF RECORDS AND EVIDENCE GATHERED DURING INVESTIGATION OF STORY BY**

6 **MEDIA REPRESENTATIVE**

7 Media Representative agrees to:

- 8 1. Maintain all evidence, audios, and videos gathered in investigating the story in digital electronic form.
- 9 2. Store the information gathered in ONLY encrypted digital form on a computer hard drive, using any one of the
- 10 following products for encryption or an encryption product of their choice:
 - 11 2.1. MAC or Windows
 - 12 2.1.1. [Symantec PGP Desktop Professional](#)-the best disk and email encryption product on the market. Very easy to use.
 - 13 2.1.2. [TrueCrypt](#)-disk only encryption. Free. Excellent!
 - 14 2.1.3. [WinMagic SecureDoc](#)-the best full-disk encryption product out there for a very reasonable price. Supports USB token
 - 15 device with PIN for added security. WATCH OUT! This product can accidentally slick your disk and wipe out all
 - 16 your data, as it did ours!
 - 17 2.1.4. [MEO Data Encryption](#)
 - 18 2.2. Windows ONLY
 - 19 2.2.1. [Bitlocker Drive Encryption](#)-Built into Windows Vista.
 - 20 2.2.1.1. [Microsoft Technet description of features](#)
 - 21 2.2.1.2. [Wikipedia Article](#)
 - 22 2.2.2. [SafeHouse](#)-inexpensive and very easy to use hard disk encryption program. Creates encrypted virtual drive on your
 - 23 computer
 - 24 2.2.3. [Dekart Private Disk](#)-inexpensive and very easy to use hard disk encryption program. Creates encrypted virtual drive on
 - 25 your computer. Also available with USB token access control (multifactor version).
 - 26 2.2.4. [DigiSecret](#)-Tamosoft
 - 27 2.2.5. [SecurStar Drivecrypt](#) -inexpensive and easy to use hard disk encryption program.
 - 28 2.2.6. [Guardian Edge](#)-encryption products
 - 29 2.2.7. [SafeGuard Easy](#)-hard disk encryption software
 - 30 2.3. MAC Only
 - 31 2.3.1. [Filevault](#)-encrypts home directories only
 - 32 2.3.2. [GoSecure](#)
 - 33 2.3.3. [AES Crypt](#)
 - 34 2.3.4. [GNU Privacy Guard](#)
- 35 3. Store the digital media containing all information gathered in within an locked safe or locked company archive.
- 36 4. Not divulge the password to the encrypted disk to any party OTHER than the parties immediately involved in
- 37 preparing the story.
- 38 5. Convert all evidence gathered into electronic form the same day it is received, and to cross-cut shred all papers after
- 39 converted to electronic form and encrypted.
- 40 6. Keep all papers and recordings received in physical form locked up UNTIL the time they are converted to electronic
- 41 digital format and shredded.

42 **4 RESPONSE OF EITHER PARTY TO LEGAL SUMMONS**

43 Both parties to this agreement agree NOT to:

- 44 1. Provide any information, testimony, or evidence gathered while investigating the story as part of any legal summons.
- 45 2. Include within any legal discovery any information protected by this agreement. Legal discovery shall include:
 - 46 2.1. Admissions.
 - 47 2.2. Requests for production of documents.
 - 48 2.3. Interrogatories.
 - 49 2.4. Courtroom testimony.
 - 50 2.5. Depositions.

1 **5 CHOICE OF LAW AND VENUE**

2 Any disputes under this agreement shall be litigated under the common law in the state court nearest the physical location
3 of the Informant at the time of commencement of said litigation. Both parties consent to an effective temporary domicile in
4 the county where said court is located and consent to be subject to the common laws of that locality. They agree not to
5 invoke any statutory law in the context of their arrangements.

6 **6 PENALTIES**

7 Any violation of the provisions of this agreement by Media Representative resulting in release of information protected by
8 this agreement to any third party, included in the story released, shall make the Media Representative liable for \$1M fine
9 under this agreement.

10 **7 AFFIRMATION**

11 Parties to this agreement state under penalty of perjury that they have the capacity to act on behalf of any entities they
12 represent or claim to be. They certify that they are entering into this agreement freely, voluntarily, and absent duress.

13

_____ Signature of Informant		_____ Date
_____ Printed Name		
_____ Capacity in which acting (if any)		
_____ Signature of Media Representative		_____ Date
_____ Printed Name		
_____ Capacity in which acting (if any)		

14