



network one

Rethinking IT.

Standard Engagement Letter

Siskiyou Technology Consultants dba Network One is a technology services provider with offices in California and Oregon. Network One specializes in system design, installation, and support of primary business networks, video surveillance networks, wireless networks, VoIP networks, and structured cabling in fiber and copper (OR CCB 194982, CA CSLB 837371, FCC 498 ID 143031753).

We are pleased to have the opportunity to provide technology consulting services to your company. This letter is intended to confirm the terms of our representation of services to you. This document covers matters that establish our working relationship, so please read it carefully. Specifically, this Standard Engagement Letter describes the terms upon Network One will provide professional services to your organization. At your direction, we will undertake to provide appropriate consulting services in order to advance your interests with respect to such matters as you may assign to us and we may accept on a periodic and/or perincident basis.

1. Professional Undertaking: Our goal is to provide you with quality technology consulting services, on schedule, and at a reasonable cost. Using our professional judgment, we will endeavor to assign work on your behalf to those consultants, technicians, engineers, and developers that we deem appropriate under the circumstances. Although we will do our best to serve you effectively, we cannot guarantee success on any given project or endeavor. Nor do we guarantee that any particular result will be attained by us.

2. Hourly Fees: Generally, our fees for services are calculated based upon the applicable hourly rates for those professionals who perform the work-at-hand. Our schedule of hourly rates for such personnel is based on experience, education, training and level of professional attainment. Currently, our hourly rates range from \$95 to \$175.

3. Emergency Support: Emergency, after-hours, and weekend support will be billed at one and a half times standard rates. Normal business hours are defined as 8 a.m. to 6 p.m. Monday through Friday, not including holidays. Holiday support will be billed at twice Network One's standard rates. Holidays include New Year's Day, Memorial Day, July 4th, Labor Day, Thanksgiving, the Friday following Thanksgiving, and Christmas Day.

4. Onsite Support: Network One charges a one-hour minimum for all onsite support. All onsite visits will be billed "portal-to-portal", that is from the time the technician leaves the nearest Network One office until the time he returns to the office. There may be additional travel charges for customers whose offices are more than an hour's drive from the nearest Network One offices.

5. Other Fee Arrangements: On occasion, and by specific separate agreement, a fee schedule other than an hourly fee, such as a fixed fee for a specifically defined project may be utilized. In such a case, the fee and payment schedule will be set forth in a separate agreement or addendum, but all other terms of this Standard Engagement Letter will apply.

6. Costs: In the course of rendering services to your organization, it may be necessary for us to incur expenses for items such as hardware, special delivery services, travel, lodging and meals. The actual expenses may vary depending on the type of services that we provide to your company. Certain expenses may include an adjustment, above cost, to cover our expenses in providing the billed service or product.

7. Invoices: Generally, our invoices are prepared and mailed as services or expenses are incurred. Our invoices are payable upon presentation and are overdue if not paid by the Due Date set forth on the invoices.

8. Late Payments: If you fail to pay our invoices in full on or before the Due Date set forth on the invoices, we reserve the right to assess a monthly service charge equal to 1.5% of all fees and expenses which are past due. This monthly service charge will be billed to you at the end of each month in which a late payment occurs. In no event will the service charge be greater than permitted by any applicable law. We also reserve the right to apply funds held as retainer against any past due amounts.

9. Retainer: Typically, we require an advance payment before commencing work on your behalf. Our proposal or estimation documents will specify the amount of any such advance required by our firm. In most cases, the retainer amount is calculated to cover initial consultation fees and expenses for a 30-day period. Fees and expenses are invoiced as incurred, and unless they are deemed to be the last such fees and expenses associated with the project, in accordance with the policy the retainer will not be used to pay these invoices. In this way, adequate funds exist on deposit to allow planning and scheduling of subsequent work and associated fees and expenses. If retainer balances are deemed insufficient to cover subsequent fees and expenses, additional retainer may be required. Any remaining retainer balance at the conclusion of the engagement will be refunded.

10. Warranties: During the course of the engagement, we may recommend the purchase and installation of computer or technological hardware, software, communication devices and/or services. Warranties, to the extent they exist, are provided solely by the manufacturer/vendor of those products, and we specifically disclaim all warranties, expressed or implied, including the implied warranty of merchantability and fitness for a particular purpose associated with these products or services.

11. Termination: You have the right to terminate our services at any time. We have the same right, subject to a professional and ethical obligation to give you reasonable notice to arrange for alternative support.

12. Special Arrangements: Special arrangements, if any, governing the basis on which we will provide and bill professional services to you and varying from or expanding upon the general arrangements set forth in this Standard Engagement Letter would be described in a cover letter to you or in a separate agreement or addendum.

13. Confidentiality: We treat all aspects of our client relationships as confidential and will gladly provide or sign appropriate non-disclosure agreements if desired.

14. Other Matters: Unless we otherwise agree, the terms and conditions of this letter will apply to all matters for which you engage us. If you have any questions or concerns about the terms of this Standard Engagement Letter, please contact us immediately.

Please acknowledge your receipt of this Letter, and your agreement with the terms and conditions set forth by signing below. Note that this Letter does not obligate you in any way to contract with us for services, instead it simply defines the terms and conditions in the event you chose to engage us at some point in time.

Name of Organization: _____

Billing Address: _____

Print Name: _____

Signature: _____

Title: _____ **Date:** _____

network one