

**EGERTON LAW**  
**CONTRACT FOR LEGAL SERVICES**

Undersigned client (“Client”) hereby retains Egerton Law (“Attorneys”) to represent Client against Volkswagen Group of America, Inc. d/b/a Audi of America, Inc., Volkswagen A.G., and/or its affiliated companies (collectively “VW”) relating to Client’s purchase, ownership or lease of an Audi gasoline engine vehicle manufactured and/or distributed by VW that contains an emission defeat device; on the following terms and conditions:

1. **CLASS ACTION**: Client may automatically be a claimant in a federal class action (if certified as such) within a multi-district litigation (MDL) pending in California, by virtue of Client’s ownership, current or former, of a designated Audi gasoline engine vehicle. On the date of execution of this contract, no proposed offer has been made to settle claims involving Audi gasoline engine vehicles and one is not expected soon.
2. **CLASS SETTLEMENT-OPTING OUT**: When and if a class action settlement offer is made to the Audi gasoline engine vehicle claimants, you will be given notice and the option to “opt-out” of the class. You should promptly “opt-out” of the class action by signing the form made available to you and return it. Attorneys will assist you if requested.
3. **RESULTS IN SIMILAR CASES**: As of the date of this contract no cases have been tried against VW so there is no result to report. However, one Virginia case against VW, regarding the diesel vehicles, was ready to go to trial on June 24, 2016 and VW settled the case for an undisclosed amount. Plaintiff’s lawyer was Virginia attorney Michael Melkersen.
4. **ADDITIONAL LAWYER**: Attorneys have joined in to handle your case, the services of attorney Michael Melkersen. Melkersen will be paid from the attorneys’ fees set forth below.
5. **MINIMUM RECOVERY FOR CLIENT**: It is anticipated and expected but not guaranteed that Client will receive an excess of such “Owner’s Restitution” as Client would receive in a class action settlement that may be offered sometime in the future.
6. **FEE ARRANGEMENT**: As compensation for the legal services, Client agrees Attorneys shall be entitled to forty percent (40%) of any recovery or settlement. In addition, Attorneys shall be entitled to receive any attorneys’ fees separately awarded by a judge or a jury, or separately paid by VW in any settlement for attorneys’ fees for time actually spent plus expenses. **IF THERE IS NO RECOVERY THERE WILL BE NO FEE OR EXPENSE TO CLIENT.**

This the \_\_\_\_\_ day of \_\_\_\_\_, 2017

\_\_\_\_\_  
Client Signature

\_\_\_\_\_  
Client’s Printed Name

\_\_\_\_\_  
Lawrence Egerton  
Egerton Law  
222 Commerce Place  
Greensboro, NC 27401