## CONTRACTUAL AGREEMENT FOR LEGAL SERVICES (FAMILY LAW)

You	have	requested	our	firm	to	act	as	your	attorney	in
becom		ets forth the age upon receipt of								
The Fe		e to pay our fi t will be credite					ur matt	er.		
ts orig matter to requ could b reques	nal Fee D inal amou . Dependir lest that th be substan	e Deposit falls eposit, within 1 nt. Any unused ng on the progre Fee Deposit atially more that e trial. Any balag.	0 days, d Fee Deess, cor be incre n the init	in an an eposit w mplexity, eased. A tial amou	ill be re , and de s your c unt. If n	efunded egree of case pro o agree	to you conflict ceeds ment is	lenish the on the co t it may be , the addit s made, ar	enclusion of y come necess tional fee dep n increase wi	it to your sary posit
ees v	vill be base	ed on an hourly	y rate as	s follows	and a	re payal	ole in F	larris Cou	unty, Texas:	
	Brian Mo Linzy Rit Paralega			\$27	5.00 5.00 0.00 to	\$175.0	0			
3 minu	d 6 minute tes. Simila	num increment es of time for a party, if the phone irly, if the phone ional 6 minutes	phone c e call to	all even	though	the act	ual call	may have	e taken less t	han
These minimum fees will apply to creation of certain documents. If the attorney's and/or paralegal's fee for the actual time required to create a document exceeds the amount below, then the charge will be based on the actual amount of time used. Otherwise, the following flat atte charges will apply:										
		Original Prestraining							for a tempor 0;	rary
		Original F restraining							or a tempor 00.00;	rary
		Original A	nswer v	vithout a	Count	erclaim:	\$175.	00;		

© Brian McNamara 2015 2/officeforms/contractservices-family

-1 of 4-

• Qualified Domestic Relations Order (Q.D.R.O.) or Non-Qualified Domestic

• Waiver of Service Of Citation: \$75.00;

Initial\_\_\_\_\_

Relations Order (D.R.O.): \$750.00, which includes preparation of the QDRO or DRO; all agreed revisions requested by the plan administrator for approval; filing the document with the court & requesting that the judge sign it; court fees for obtaining a certified copy; and forwarding the certified copy to the plan administrator. Disagreements about the language of the Q.D.R.O. or D.R.O., its interpretation, or enforcement, are not included;

 Real Estate Documents to transfer real property to one spouse (e.g. deeds & deeds of trust): \$250.00 per document includes county recording fees & costs.

All court appearances will be billed at least two hours of the attorney's time. If the appearance requires more than two hours the actual time will be billed.

The attorney will use his discretion to decide whether or not to bring his paralegal to court. If the attorney brings bring his paralegal to court, the paralegal's time will be billed at the rate described in this agreement.

We will do all we can to avoid having to work on your case outside normal business hours. If it becomes necessary to work on your case on a Saturday, Sunday, a Harris County holiday, or outside the hours of 8:00a.m. to 5:00p.m. on a workday, you agree to pay for the attorney's and paralegal's time at an amount equal to 1.5 times the hourly rates described above. The time will be billed in the same 6 minute increments described above. This same rate of 1.5 times the normal hourly rate will apply if you request us to provide legal services on a weekend, a Harris County holiday, or outside the hours of 8:00a.m. to 5:00p.m. on a workday.

It is impossible to determine in advance the amount of time it will take to complete your case. If your case is dismissed you will still be obligated for unpaid fees. Some of the services for which we charge include court appearances, conferences in person and by telephone, reading and writing emails, reading and writing letters, research, review of material received from the opposing party, negotiation, and drafting.

Attorney's fees and expenses are due and payable upon receipt of a statement or invoice from our office. Questions or disputes about your billing statement must be brought to the attorney's attention within 30 days of issuance of the bill. After 30 days have passed since the date on which the billing statement was issued all charges on that statement become final and may not be contested. As a condition of employment, we retain the right to cease legal work and withdraw from representing you if payment for services rendered, or replenishment of the Fee Deposit, is not remitted according to this agreement. If it becomes necessary to file a Motion to Withdraw, your execution of this fee agreement indicates your approval to the Court of the Motion to Withdraw for lack of payment for services rendered or failure to replenish the Fee Deposit, and this agreement may be attached as an exhibit to the Motion to Withdraw.

We reserve the right to terminate our attorney-client relationship for the following reasons:

© Brian McNamara 2015			
2/officeforms/contractservices-family	-2 of 4-	Initial	

- 1. Your non-payment of fees or costs;
- 2. Your failure to replenish the Fee Deposit as agreed:
- 3. Your failure to cooperate and comply with all reasonable requests of the firm;
- Your engaging in conduct that renders it unreasonably difficult for the firm to carry 4. out the purposes of its employment; and
- 5. Your failure to communicate with this law firm promptly and as requested by us.

You agree to reimburse the firm for expenses incurred on your behalf, such as, but not limited to, filing fees, deposition expenses, and employment of experts. The firm will not obligate clients for any large expenses without the client's prior approval.

Interest at the rate of 18% per annum will be automatically charged on any previous balances due over 30 days from billing. If a check is returned by your financial institution, regardless of the reason, you agree to pay to the law firm the amount of the check within two (2) business days of notification that the check was returned, along with an additional fee of thirty dollars (\$30.00) plus all amounts charged to the law firm by its financial institution because of the returned check.

If you are entitled to a refund, that refund will be issued in the same form as the original payment, except for cash. If you paid via credit card and a refund is due, that refund will be charged back to the same credit card after you provide us the credit card information (we do not retain credit card information). If you paid by cash, any refund will be issued by check.

Fees and costs, in most cases, *may* be awarded by the Judge against either party. Sometimes, the Court makes no order for fees and costs. Because fees and cost awards are unpredictable and completely at the Judge's discretion, you are liable for payment of the total fee. Amounts received pursuant to any court order or judgment will be credited to your account and any excess will be given to you.

We will keep you informed as to the progress of your case. We will send you copies, via email, of all papers into and out of our office regarding your case. You will keep us informed of your email address and to check it frequently. We recommend that you acquire a new email address solely to correspond with this law firm and that you do not make that email address known to the other party to your case. Often, a person knows enough information about the other party to gain access to that party's email account if the person knows of the account.

We cannot guarantee the security of	email transmission, especially after they are
received on your device. 1) Please initial to con	firm your understanding that you are responsible
for the security of emails between us	(initials). 2) You do not own emails sent to &
from your employment email address & you sh	nould assume that other people have access to
your email and may read them. When you le	eave employment your emails will remain the
property of your employer. Please initial if	you want us to use your employment email
address (initials).	

The firm makes no repres case other than to provide reaso		rantees as to the outcome of the ervices to the best of our ability
© Brian McNamara 2015		* 1.1.1
2/officeforms/contractservices-family	-3 of 4-	Initial

This firm does not provide detailed regarding the effect of taxes on the potential transfer of t	ed or comprehensive tax advential outcome of your legal r	vice. Consult a tax expert matter (initials).
In further consideration of our acceptave agreed to and do assign to this firm your hands to which you are or may be expenses contracted by you. You addition attorneys in fact to negotiate, cash, and their representation of you.	n a lien against any and all su entitled to the extent of all un nally appoint Brian J. McNam	ims of money coming into npaid attorney's fees and ara and Linzy Ritchie your
Any disputes arising out of or continuous the services performed by any attorney County, Texas, in accordance with Tex. Arbitration Rules of the American Arbitr claims made by the firm for the recovery	<ul> <li>will be submitted to Bindi</li> <li>Civ. Prac. &amp; Rem. Code Ch.</li> <li>ration Association, except th</li> </ul>	ng Arbitration in Harris 171 and the Commercial
McN	amara Law Office, PLLC	
BY: Brian	ı J. McNamara, Attorney at la	aw.
CLIENT HAS COMPLETELY READ THIS ANY OF ITS PROVISIONS; FULLY UN EVERY TERM & PROVISION.	S CONTRACT; HAS NO QUE NDERSTANDS IT; AND AC	STIONS CONCERNING GREES TO EACH AND
	DATE:	
		<del></del>
	Client	
© Brian McNamara 2015 2/officeforms/contractservices-family	-4 of 4-	Initial