

LAW FIRM / ATTY _____

Address: _____

Ph: _____ Email: _____

This consultant agreement is hereby entered into with Attorney and/or Law Firm identified above on behalf of ReadyLegalWork.com. As such the Law Firm hereby explicitly agrees to following provisions outlined herein:

- The parties agree to do everything necessary to enforce the terms of this agreement.
- For all services to be rendered hereunder, Law Firm agrees to abide by the terms and conditions as set forth herein and on ReadyLegalWork.com website, as amended from time to time and which are expressly incorporated herein by this reference.
- Law Firm is agreeable to providing such services to the Client on all the terms and conditions and that failure for the Law Firm to abide by these terms and conditions will be a material breach of this contract. This agreement is a material inducement for the Client to work with the Law Firm.

BILL RATE

1. Flat-rate per court visit shall be \$ _____, this (if applicable), shall include placing the said hearing on the Judge's docket and forwarding the case-receipt to the Client. Law Firm is fully briefed that Client shall attend all hearings either in-person or via telephonically.
2. Bill rate as a consultant for legal application such as ongoing conference calls and/or for drafting correspondence in real-time shall be \$ _____ hourly. Law Firm, warrants that it has perhaps, like the Client, taken at least one course in speed reading or alike and acknowledges that any work done without the Client's participation needs to be preauthorized in advance in writing from the Client.
3. The payments will be made to the law firm address as stated above and Client is required to keep the Law Firm abreast of billing via the common medium.

VALIDITY

4. In the event that any of the provisions of this agreement are held to be invalid or unenforceable in whole or in part, all other provisions shall nevertheless continue to be valid and enforceable with the invalid or unenforceable parts severed from the remainder of this agreement.

DISPUTE

5. This agreement supersedes any prior verbal or written communication between Law Firm and Client. Any modifications to this agreement must be in writing and while Law Firm may not require Client to sign this, both Law Firm and Client must sign any changes or modifications to this document.
6. Law Firm will of course return the full and complete file back to Client, which shall include but

Date: _____ Law Firm Initials _____

not be limited to returning any and all documents including pleadings, memoranda, and deposition transcripts (if applicable).

7. Law Firm agrees to never assert any lien of any kind that emanates from this agreement. Should Law Firm assert a lien in contravention of this agreement then Client shall be awarded all costs including reasonable attorney fees incurred in having any such lien discharged.
8. This Agreement, and any dispute arising under or relating to this Agreement, shall be governed by and construed pursuant to the laws of the State in which ReadyLegalWork.com is located (as indicated on ReadyLegalWork.com website) as of the date of filing any claim and shall be litigated in the same State. The above-described litigation proceeding shall have sole jurisdiction over any dispute between the Parties. The place of performance of this Agreement would be the County and State in which ReadyLegalWork.com is located (as indicated on ReadyLegalWork.com website), as of the date of filing any claim. Venue for any legal proceedings shall be exclusively in the County and State where ReadyLegalWork.com is located in (as indicated on the ReadyLegalWork.com website).
9. The attorney-client privilege and attorney-work product privilege shall continue to be maintained. Furthermore upon the termination of this agreement all attorney-client privilege and attorney-work product shall continue to be maintained.

Sincerely,

Atty Law Firm: _____

Signature: _____

Dated: _____

ACCEPTED AND AGREED BY:

Client: _____