



FLAT FEE AND GENERAL SERVICES AGREEMENT

- 1. PARTIES.** This written flat fee agreement for specified legal services, referred to as “Agreement” is made between MURRIN LAW FIRM, referred to as “Attorney,” and the other person in this agreement referred to as “Client”.

- 2. ACKNOWLEDGEMENT.** The Client hereby acknowledges and agrees to pay a flat fee of \$300.00 to have attorneys perform an intense review of the case. This flat fee is designed to cover a few hours to a full day for the purpose of getting to the bottom of the matter and to recommend specific and concrete options that cannot normally be done at an initial consultation.

 - The nature and scope of the services is to provide legal consultation with Attorney to discuss defense strategies on a pending, served or filed lawsuit, arbitration, notice of default, foreclosure, pre-judgment or post-judgment garnishment action, against the client and involving a creditor acting wrongfully, in a matter within our experience.
 - The terms of payment of the fee are that it must be paid entirely up-front by the client and before any legal services are rendered.
 - This fee constitutes complete payment for the attorney being available for the consultation and setting aside time from other matters. If the consultation does not occur in a week, the money will be refunded.
 - If the consultation cannot be reached within seven (7) days then full refund will be made within 24 hours.
 - If the Attorney and Client agree, attorneys may continue to render services at the agreed upon hourly rate, consistent with the terms of a supplement that will be issued.

- 3. ATTORNEY DUTIES.** Attorney will use his best efforts to provide valuable information during this Legal Consultation and if desired by Client, render continuing legal services pursuant to the terms of the supplement. Attorney will endeavor to assist Client in determining and achieving the best course of action in his or her legal matter. This may include making referrals, reviewing documents, providing guidance, or otherwise assisting client, as the Attorney and client deem appropriate.

- 4. CLIENT DUTIES.** Client understands that Attorney cannot promise or guarantee any particular result for the Client. Attorney cannot and will not make any promises about the results in Client’s legal matter.



Client agrees to be truthful, cooperative and disclose all case related information to their Attorney. Client agrees to keep Attorney advised of Client's current address, telephone numbers, and e-mail address.

5. **PAYMENT.** Client shall make the payment required by this Agreement and abide by the terms of the supplement. Failure to abide by the terms of the supplement or to be past due on any billing within 30 days of receiving bill is grounds for Attorney termination and Attorney ceasing further work. Client understands Attorney cannot work for free, and therefore is not able to work further if payment is not received.

6. **EFFECTIVE DATE.** The effective date of this agreement will be the date the Client executes it and has made full payment to Attorney. Until payment has been received the Attorney has no obligation to do anything.

Dated: _____

Print Name of Client

Approved by:

/s/ J. Owen Murrin
(Not effective until payment received)

Signature

If signed by a representative, print
your relation or capacity (i.e.
President, Director, or Agent)