



ATTORNEYS
Frank E. Morris
L. Jeanne Sockle
Paul C. Posadas
Katrina M. Otto

3025 Limited Lane NW, Suite 200, Olympia, WA 98502

360.866.7100
fax 360.866.6840

PARALEGALS
Stephanie Baumann
Syndi Cook

FIRM ADMINISTRATOR
Jennifer Jenkins

LIMITED LEGAL SERVICES AGREEMENT AND CONTRACT

LEGAL REPRESENTATION: The undersigned, _____
(hereinafter "Client), Morris - Sockle, PLLC, (hereinafter "Attorney") to provide the specific
and limited legal services designated.

LIMITED LEGAL SERVICE TO BE PROVIDED: Client retains Attorney solely for
this/these specific and limited legal service(s): _____

RELATIONSHIP: This Agreement shall describe the rights and responsibilities between
Attorney and Client. **Client is retaining Attorney for limited and specific purposes
stated above, also known as "unbundled" legal services, and for no other purpose
or service.** Agreement to provide these limited legal services does not constitute a
continuing legal services agreement. Client authorizes Attorney to engage in legal
representation that they believe is reasonably necessary and proper in order to complete
the specific and limited services for which they have contracted. Attorney has no
continuing obligation or responsibility to Client and does not represent the Client, beyond
the specific services agreed to above, unless specifically requested by Client to provide
additional service. Client agrees to promptly notify Attorney in writing regarding any
changes regarding Client's address, telephone number, or circumstances during the
course of this agreement. Client understands and agrees that legal representation will not
continue beyond completion of the agreed specific and limited legal service. Attorney will
not continue to be Client's legal counsel, nor will they appear in court, or consult with
opposing parties or counsel, beyond the service set forth in this agreement.

ATTORNEY FEES: Attorney's Fees are the law firms' charges to you for the time and
labor provided by the attorney and/or legal assistant. Attorney and Client agree that the
fee for these specific services will be \$300 per hour. The hourly rate for any additional
services requested by client is \$300 per hour for attorneys and \$150 per hour for legal
assistants. Client agrees to pay all "fees" which are associated with this matter.

Client will pay the anticipated fee in advance of the work being initiated. If the actual fees
associated with providing the legal service to the Client exceed the advance fee paid by
the Client, the Attorney will notify Client and seek additional payment before the work will
be completed. All limited legal service or unbundled service fees must be paid in advance
of the work to be completed.

COSTS: The second category of expense is called "Litigation Costs." Costs refer to the charges you incur which relate to your case in addition to attorney's fees. Costs are added to your bill in addition to the attorney's fees. Costs usually include court filing fees, service of legal papers on the opposing party, document copying, facsimiles, and transportation costs (if outside the County). These costs may or may not apply to the services for which you have contracted. Client agrees to pay all reasonable and necessary "costs" which are associated with this matter.

BEST EFFORTS: Attorney agrees to give their best effort performing the legal services agreed to; however, Client understands that Attorney makes no promises or guarantees about the outcome of services provided.

E-MAIL COMMUNICATION AUTHORIZATION: Attorney has found that communications with clients, opposing counsel, and others are greatly facilitated by the use of e-mails via the Internet. Unfortunately, we cannot rule out the interception of information contained in e-mails by those misusing the resources of the Internet. Using e-mail communication, therefore, poses some risk. Accordingly, in order for us to utilize the Internet for e-mail communication in connection with your case, we require specific authorization to do so. Client will provide Attorney with a reliable and secure e-mail address in order to facilitate the transfers of documents and communication.

_____ I approve the use of e-mail communication by Attorneys and staff in connection with the legal services being provided.

FULL AGREEMENT: This document is the full and entire agreement between Client and Attorney.

I acknowledge that I have read the foregoing paragraphs regarding attorney's fees, costs and the need to cooperate with the law firms with respect to my case. I further acknowledge that I have discussed the issue of fees and costs with a representative of Morris - Sockle, and that I have been provided answers to any questions I had. I understand and I agree to fulfill the employment conditions as addressed in this Agreement. I understand that our relationship is limited to the terms of this agreement and that I have not contracted for full or continuing legal representation.

DATED: _____

Client's Signature

Client's Name (Please Print)

Paul Posadas, WSBA # 37598
Morris – Sockle, PLLC