

**LAW OFFICE OF MARK C. THOMPSON
LEGAL SERVICES CONTRACT**

THE STATE OF TEXAS § KNOW ALL MEN BY THESE PRESENT:
COUNTY OF BEXAR §

I, _____, (Client's name) employ **MARK C. THOMPSON** (Attorney) to represent me in the following matter(s) only:

_____ Attorney is paid \$ _____ as a flat, **non-refundable**, fee for an **uncontested divorce/case** with Client responsible for all filing fees (except for the initial filing fee that Attorney will pay from what he is given), court costs and all other out of pocket expenses, unless otherwise stated herein.

_____ Additional funds may be required by developments beyond attorney's control that require additional work and/or filing fees - such as COVID19, other "acts of God", or by the Courts.

_____ "Uncontested" means that: 1) you and the other party have discussed the terms of your case/divorce and you and they are in agreement and 2) they will sign a Waiver of Service, the Final Decree of Divorce and any other required documents specified below within two (2) weeks after they are presented to them. Flat fee does not include the costs of revisions or changes requested by the other party. Client is not charged for revising clerical errors. Any additional work (negotiating, revisions, additional documents) to be performed will be billed at \$295.00 per hour.

_____ If the opposing party retains an attorney or fails to sign the paperwork, then Attorney and Client will enter into a new contract and additional funds will be deposited before any additional work is performed. Failure to pay additional funds will result in Attorney withdrawing from the case.

_____ **Documents for Attorney to Prepare:** _____

_____ **Client understands that Attorney does not guarantee a particular result or outcome in this case.**

____ **Client:**

1. **I can fire Attorney at any time and for any reason (or for no reason).**
2. I understand that my attorney's representation is contingent on my truthful and complete cooperation. If I am untruthful or fail to cooperate attorney may withdraw from my case;

____ Attorney may conclude his employment and withdraw from the case if Client:

1. Renders it unreasonably difficult for Attorney to carry out his employment, on this case or other cases.
2. Fails to deposit additional funds as requested by Attorney or otherwise fails to comply with the terms of this contract.

____ **CLIENT UNDERSTANDS THAT ATTORNEY IS NOT A TAX ATTORNEY, CPA OR A FINANCIAL ADVISOR.**

____ The State Bar of Texas investigates and prosecutes professional misconduct by Texas attorneys. Although not every complaint against or dispute with a lawyer involves professional misconduct, the Office of the General Counsel of the State Bar of Texas will provide you with information about how to file a complaint. For more information, please call **1-800-932-1900**.

The following special conditions apply and shall supercede any contrary provision above:_____

EXECUTED ON _____.

MARK C. THOMPSON

Client