

Griswold Law Firm

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Flat Fee Attorney-Client Agreement - Prenuptial Agreement

This Attorney-Client Flat-Fee Agreement ("Agreement") is entered into by and between Timothy A. Griswold, Esq. ("Attorney") and [First Name Last Name] ("Client") for legal representation in the matter described below.

1. Scope of Representation

Attorney agrees to provide legal services limited to the preparation and, if applicable, negotiation of a prenuptial agreement under Texas law. Client shall select one of the following service levels by checking the appropriate box and initialing their choice below:

☐ **Draft Only** – \$1,000

Includes an initial consultation, review of disclosures and intake materials, and preparation of a custom prenuptial agreement.

No revisions or negotiation included.

Client Initials: _____

☐ **Draft + One Revision** – \$1,500

Includes everything in the Draft Only package, plus one round of revisions based on client feedback or opposing party input.

Also includes limited coordination with opposing counsel or unrepresented fiancé(e), as applicable.

Client Initials: _____

☐ **Draft + Two Revisions + Execution Coordination** – \$1,800

Includes everything in the prior tiers, plus a second round of revisions, full coordination with opposing counsel or unrepresented fiancé(e), and guidance through execution of the agreement.

Client Initials: _____

All service tiers include a general explanation of key terms and the opportunity to ask questions throughout the process.

This representation does **not** include court appearances, litigation, or post-marriage amendments to the agreement unless otherwise agreed in writing.

Agreement to Hire Attorney

2. Flat Fee and Payment

Client agrees to pay a flat fee corresponding to the selected service level above. This fee is due in full upon execution of this Agreement. The flat fee is deemed earned upon receipt and is not refundable except as required by law or if Attorney chooses to withdraw before beginning work.

3. Client Cooperation

Client agrees to:

- Provide accurate and complete financial information
- Return requested documents in a timely manner
- Communicate openly and honestly with Attorney

Client understands that delays in providing information may delay drafting or completion of the agreement.

4. Independent Counsel for Fiancé(e)

Client understands that for enforceability, it is strongly recommended that the fiancé(e) obtain independent legal counsel. Attorney will not represent both parties.

5. Confidentiality

Attorney will maintain the confidentiality of all communications and documents in accordance with Texas law and the Texas Disciplinary Rules of Professional Conduct.

6. Termination

Either party may terminate this agreement upon written notice. If the Client terminates the agreement after Attorney has begun work, Attorney may retain the full flat fee to the extent earned.

7. No Guarantee of Enforceability

Attorney will use best efforts to draft a prenuptial agreement in accordance with Texas law. However, enforceability depends on multiple legal factors, including full disclosure, voluntariness, and separate legal counsel. Attorney makes no guarantee as to future enforceability of the agreement by a court.

8. No Tax Advice

Client understands that Attorney is not providing tax advice and recommends consultation with a CPA or tax advisor regarding any tax implications of the prenuptial agreement.

9. Entire Agreement

This Agreement contains the entire agreement between the parties and supersedes all prior understandings. Any modifications must be in writing and signed by both parties.

10.Binding Contract

Client and Griswold Law Firm agree that this is legally binding and enforceable contract. All parties agree that the terms of the contract are to be construed in accordance with Texas law. All parties also agree that any litigation between the parties to this agreement shall be filed in Travis County, Texas.

11.Severability in Event of Partial Invalidity

If any provision of this Agreement is held in whole or in part to be unenforceable for any reason, the remainder of that provision and of the entire Agreement will be severable and remain in effect.

12. Modification of Subsequent Agreement

This Agreement may be modified by subsequent agreement of the parties only by an instrument in writing signed by both of them, or an oral agreement only to the extent that the parties carry it out.

13. Effective Date

This Agreement will govern all legal services performed by Attorney on behalf of Client commencing with the date Attorney first performed services. The date at the beginning of this Agreement is for reference only. Even if this Agreement does not take effect, Client will be obligated to pay Attorney the reasonable value of any services Attorney may have performed for Client.

ACKNOWLEDGEMENT AND EXECUTION

The parties acknowledge that they have read and understood all terms and conditions set forth in this Agreement and agree to be bound by them as of the date the Attorney first provided legal services under its scope. If more than one Client signs below, each Client agrees to be jointly and severally responsible for all obligations arising under this Agreement. Each Client shall receive a fully executed copy of this Agreement for their records.

Dated: _____

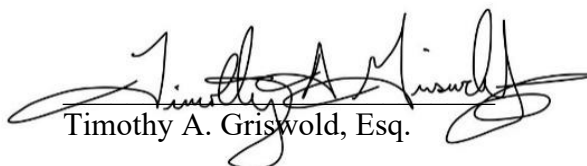
[First Name Last Name]

Address:

Email:

Telephone:

Dated: _____


Timothy A. Griswold, Esq.

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