

Aguilar Law Firm, P.C.

Please take a moment to fill out the following for our records. Thank you!

Date: _____

Name (list both spouses, even if not present):

Address: _____

Phone number: _____ home _____ mobile

Tell us what brings you to our office today?

How were you referred to our office? (Client, attorney referral, Yellow Pages, Dex Online, etc.)

ATTORNEY NOTES:

INITIAL CONSULTATION AGREEMENT (09/08)

THIS AGREEMENT is made this _____ day of _____, _____ between

_____, hereinafter called "Client(s)/Assisted Person(s)" and the Aguilar Law Firm, P.C. hereinafter called "Attorney/Debt Relief Agency," who will counsel the above named Assisted Person regarding the bankruptcy process and whether it is in the best interests of Assisted Person.

Assisted Person understands that the Initial Consultation is a general consultation regarding the bankruptcy process. There is no fee for the Initial Consultation. Assisted Person's specific case cannot and will not be evaluated at the Initial Consultation unless Client and Attorney agree to perform the Analysis during the Initial Consultation and sufficient information is provided to do so. Hypotheticals may be used to illustrate the bankruptcy process.

Any suggestions and/or legal advice provided by the Attorney are based solely upon the limited information provided by the Assisted Person. The suggestions and/or legal advice provided may not be the same as that provided after an "Analysis of Bankruptcy Options," should the Assisted Person desire to retain Attorney to complete an Analysis, which may be done during the Initial Consultation or at some later date.

The representation of Assisted Person by Attorney for the Initial Consultation ends at the termination of the Initial Consultation appointment.

Assisted Person acknowledges that they have read this agreement and agrees to the terms and conditions. There are no other written or oral agreements between Assisted Person and Attorney (besides the Analysis of Bankruptcy Options Agreement if applicable) and any modifications, additions or changes to this agreement must be in writing.

The Attorney has made no guarantees regarding the successful discharge or termination of Assisted Person's case should Assisted Person decide to proceed with a bankruptcy filing.

Regardless of whether Assisted Person retains Attorney for representation in a bankruptcy case, the Intake form, as well as this Initial Consultation Agreement, and signed Disclosures required by 11 U.S.C. §§ 342, 527(a)(2), 527(b), and 527(c) will be stored for a period no less than two (2) years. No originals provided by the Assisted Person are kept in the files. Assisted Person waives any notice of destruction of files and acknowledges that the court keeps permanent records of all court-filed documents.

Sign

Date

Sign

Date

ANALYSIS OF BANKRUPTCY OPTIONS (9/08)

THIS AGREEMENT is made this _____ day of _____, _____ between

_____, herein after called "Client/Assisted Person" and the Aguilar Law Firm, P.C., herein after called "Attorney/Debt Relief Agency," who will counsel the above named Client(s) regarding the bankruptcy process and whether it is in the best interests of Client(s). Attorney/Debt Relief Agency will perform the following services:

Analysis delivered via in-office appointment of the Client's financial situation, income history and expenses, assets and liabilities, transfers and residency requirements and will then render advice and assistance to the Client in determining whether to file a petition under U.S. Bankruptcy Code and if so, under which Chapter.

Client understands that only the above-described services will be performed and depending on the complexity of the matter, the Aguilar Law Firm, P.C. reserves the charge a fee to render the analysis of bankruptcy options.* If the attorney deems a analysis fee necessary, client will be informed in advance and payment will be required prior to the analysis. THE ANALYSIS DOES NOT INCLUDE THE FILING OF THE BANKRUPTCY. THE BANKRUPTCY ATTORNEYS FEES AND FILING FEES WILL BE QUOTED AFTER THE ANALYSIS IS COMPLETED BY THE ATTORNEY.

Client is responsible to provide to the attorney all necessary information. Client is responsible for the accuracy of all information provided to the attorney. Client understands that the advice given by Attorney/Debt Relief Agency, is only as good as the information provided. If information is omitted intentionally or negligently, advice given may be invalid or incorrect as the advice given by Attorney is specifically made based on the information provided.

Client acknowledges that they have read this agreement and agrees to the terms and conditions. There are no other written or oral agreements between Client and Attorney and any modifications, additions or changes to this agreement must be in writing.

Client understands that they have retained the Aguilar Law Firm, P.C. to represent them for an analysis of their bankruptcy options only. A Chapter 7 or Chapter 13 Fee Agreement will be completed if Client wishes the Aguilar Law Firm, P.C. represent him/her in such a bankruptcy.

The attorney has made no guarantees regarding the successful discharge or termination of client's case should client decide to proceed with a bankruptcy filing.

Client agrees that all fees are considered earned when paid and that no refunds are given if the Client decides not to pursue their bankruptcy options.* Client agrees that the attorney can deposit all fees and costs paid in her general operating account.

Files are stored for five years. No originals provided by the Client are kept in the files. Originals are the client's responsibility. Client waives any notice of destruction of files and acknowledges that the court keeps permanent records of all court-filed documents.

*Client understands that although the fees charged are non-refundable and earned upon receipt, the client does retain the right to discharge attorney and the fee or some portion thereof may be refundable.

Sign

Date

Sign

Date