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**Written Flat Fee Agreement For Specified Legal Services
Pursuant to Rule 1.15b(1)-(3)**

Attorney Contact Information:

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1. PARTIES. This Written Flat Fee Agreement For Specified Legal Services (“agreement”) is made between Barry & Helwig, LLC, Attorneys at Law referred to as “Attorney”, and the other person who has entered this agreement, as identified by providing the credit card/EFT/banking information required after clicking the payment button below, and fully paying the required fee, referred to as “Client”.
2. NOTICES AND ACKNOWLEDGEMENT. The client hereby acknowledges and agrees as follows:
 - The nature and scope of the services to be provided are a legal consultation with an attorney to discuss defense strategies on a pending, served, or filed lawsuit, or pre-judgment or post-judgment garnishment action against the client and involving a creditor, served or filed in Minnesota state or federal court (“Legal Consultation”).
 - The total amount of the fee is \$500.00 (“Fee”).
 - 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.
 - The Fee will not be held in a trust account until earned.
 - The client has the right to terminate the client-lawyer relationship.
 - The client will be entitled to a refund of all or a portion of the Fee if the agreed-upon Legal Consultation is not provided.
 - This Fee constitutes complete payment for the Legal Consultation and shall be paid in advance of the lawyer providing the Legal Consultation.
 - The Fee shall be considered to be the lawyer’s property upon payment of the Fee, subject to refund as described as follows: If the lawyer-client relationship is terminated before the Fee is fully earned by the completion of the Legal Consultation described herein, the lawyer shall refund to the client the unearned portion of the Fee.

- The Legal Consultation must take place within 60 days of the “effective date” of this agreement.
- 3. ATTORNEY DUTIES. Attorney will use his best efforts within the Legal Consultation to respond to Client’s legal questions and to assist Client in determining the best course of action in their legal matter. This may include making referrals, reviewing documents, providing guidance, or otherwise assisting client, as the Attorney deems appropriate. Client understands that every legal matter is unique and therefore 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.
- 4. CLIENT DUTIES. Client agrees to be truthful and cooperative with Attorney. Client shall provide attorney with Client’s current address, telephone numbers, and email address. Client shall make payment required by this agreement and represents that they are authorized to use the credit/debit/bank and or other financial information required below to pay the Fee.
- 5. EFFECTIVE DATE. The effective date of this agreement will be the date when the Client executes it and has made full payment to Attorney.
- 6. TERMINATION. Client has not retained Attorney beyond a maximum (1) hour of professional Legal Consultation time, whether in-person, via telephone, or via email. The Attorney shall be automatically terminated at the conclusion of the Legal Consultation, or 60 days after the effective date, whichever occurs first.
- 7. RECEIPT. Client acknowledges receipt of this agreement and has been advised to print this page and retain it for future reference.

By signing this agreement with my name below and then paying the retainer above, I am agreeing to all of the foregoing.

Your Signature _____

Your Email and Daytime Phone # _____