

AGREEMENT FOR LEGAL SERVICES

THIS AGREEMENT was entered into on _____, in Florida
between _____ and Ayo and Iken PLC,
hereinafter called "the firm."

1. I employ the firm as my attorney to represent me with respect to the following:

\$1,800.00 - Full Uncontested Dissolution of Marriage: Representation includes an attorney drafting the dissolution (divorce) documents, filing for dissolution of marriage, setting one final hearing, noticing the final hearing, and attending one (1) final hearing. Florida courts do charge a filing fee of \$408.00 which is not included in the Basic Fee. If the execution of the forms or final hearing is delayed for over four months from the date of this agreement, due to extended negotiations or fault of the client, the representation is terminated and the fee is fully earned.

\$675.00 - Paperwork Only Dissolution of Marriage: Representation is limited only to the attorney drafting the documents for an uncontested dissolution of marriage or pleadings (original or responsive). The representation is terminated upon the Client receiving the final drafts. The attorney does not file the documents with the clerk or set the matter for hearing. The attorney does not make any court appearances. Florida courts do charge a filing fee of \$408.00 which is not included in the Basic Fee.

Other Optional Documents:

____ Quitclaim Deed \$125.00

____ Income Deduction Order \$175.00

____ Other: \$ _____

Other Flat Fee Representation \$ _____

Description: _____

2. The fee is fully earned when received. The fee is non-refundable and may not be used towards a contested divorce. Client understands that this fee is for divorce documentation and not contingent on whether or not both parties sign the papers.

3. I understand that the fees associated with this Agreement do not include any negotiations with the opposing party or any opposing counsel. The fee also does not include extraordinary negotiations between the parties which may result in revisions to the Marital Settlement Agreement. Extraordinary negotiations shall be defined as anything that requires more than thirty minutes of attorney or paralegal time after the initial draft is produced for approval. Any errors made by the attorney will be corrected at no additional charge. However, any amendments, additions, or other revisions to the Marital Settlement Agreement will be subject to additional charges at the rate of \$285.00 per hour.

I understand that my attorney is an officer of the court and is bound by rules regulating the Florida Bar. I acknowledge that while the firm accepts employment and shall render professional legal services to the best of their ability during such employment, the firm has made no guarantees in the disposition of any phase of the matter or matters for which they have been retained, as all expressions relative to it are only opinions, and this Retainer Agreement is not contingent upon a favorable outcome. I agree to fully cooperate with the attorney; to do nothing that would compromise their professional ethics; and not to request or require the firm to do anything in violation of the Code of Professional Responsibility.

Credit Card Authorization

Card Type: MC VISA AMEX

Card number: _____ Exp: _____

Name on card _____

Billing Address on card: _____

Billing City, State, Zip _____

READ, APPROVED AND ACCEPTED:

By: _____

By: _____
Ayo and Iken PLC