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JASON K.S. PORTER, P.A.

Initial Client Consultation Interview Form

The purpose of an initial consultation is for the attorney(s) to advise you, the prospective client what, if anything, may be done for you, and what the minimum fee therefore will be. The purpose is not to render a definitive legal opinion as it may be impossible to fully assess a matter within the time frame allotted for a consultation or with the information or documents that you may be able to provide at the initial consultation. Therefore, you should not rely on statements made by the attorney(s) during the consultation as legal advice.

One of three outcomes is possible following your consultation.

- A. You and the Attorney(s) mutually agree to the terms of representation and execute an Employment Contract, or**
- B. The Attorney(s) declines representation, or**
- C. You decide not to use the services of the Attorney(s).**

NOTE: The following questions will help us to understand the reason for your visit today. Your responses are protected by attorney/client privilege and will be held in strict confidence.

Name of Person(s) to be Interviewed _____

Name of Person(s) to be Represented _____
(if different than person(s) to be interviewed)

Street Address (person(s) to be represented) _____

City _____ State _____ Zip Code _____

Home Phone (____) _____ Cell Phone (____) _____

Work Phone (____) _____ Ext. _____ Email _____

Briefly explain what you may need advice about or assistance with today: _____

Date of Birth _____ Social Security # _____

Drivers License # _____ Employer _____

If this concerns a criminal matter, please provide the name of the Bail Bonding Agency:

How did you learn of our office? [] A Friend [] Yellow Pages [] Television
[] Internet (Website) [] Letter by Mail [] Former Client [] Bar Referral [] Other

Name of Referring Person: _____

Are you known by any other name(s)? [] Yes [] No

If yes, name(s): _____
(A fictitious name, a nickname, a former name, your maiden name, etc.)

PLEASE READ CAREFULLY & SIGN BELOW

Following your initial interview, if you agree to hire the law firm of Jason K.S. Porter, P.A., and an attorney in our firm agrees to represent you, you and the attorney will sign an Employment Contract/Authority to Represent. The Employment Contract will set forth the terms and conditions of representation.

If the law firm of Jason K.S. Porter, P.A., is willing to represent you and you decide not to sign an Employment Contract today, you are strongly urged to schedule a second appointment with the firm at the earliest possible time or immediately consult with other legal counsel to protect your rights.

NOTICE: This office does not represent you with regard to the matters set forth by you in this information sheet or discussed during your consultation, unless and until you and an attorney in our firm execute a written Employment Contract.

If an attorney in our firm does not agree to represent you with regard to the matter set forth by you on this information sheet, as well as any other matters you may discuss with an attorney in our firm during your consultation, you are advised to seek another attorney to represent you. If your legal problem(s) involve a potential lawsuit, it is important that you realize some lawsuits must be filed within a certain period of time called a Statute of Limitations. Therefore, our law firm strongly urges you to **immediately** consult with another attorney to protect your rights. Our law firm's decision not to represent you should not be taken by you as an expression regarding the merits of your case.

Your signature acknowledges only that you completed this information sheet and that you understand you have not yet hired the law firm of Jason K.S. Porter, P.A.

SIGNATURE _____ Date _____