MONTGOMERY LAW FIRM 287 E. Astor Avenue | P.O. Box 269 Colville, Washington 99114-0269 T: (509) 684-2519 | F: (509) 684-2188

CLIENT INTAKE

E-mail: mlf@cmlf.org			
NAME:			
Last	First	M	liddle Initial
ADDRESS:			
CITY:	STATE:	Z	ZIP:
PHONE:			
		W	⁷ ork
E-MAIL:			
GENERAL PURPOSE OF OFF	ICE VISIT:		
REFERRED BY:			
	"A Lawyer's time and advice are his s	tock in trade."	
	–Abraham Lincoln		
general practice as a law firm, to help you s Hourly Rates: This law firm charges \$180.00 per hour for legal support staff. G	fees at the rate of \$300.00 per hour for services render generally, the work for which hourly rates are charged	red in court or out-of-court; \$200 per hinclude: (1) initial and subsequent of	hour for paralegal services; and fice conferences: (2) telephone
calls; (3) reviewing and drafting of correspondence; (4) legal research; (5) reviewing and drafting of pleadings, declarations, affidavits, contracts, wills, and other documents; (6) consultations with experts, attorneys, and other persons regarding your case; (7) administrative handling of case file correspondence, pleadings, service of process, filing, recording, and the like; (8) fact gathering efforts; and (9) your general representation on an ongoing basis during period of representation, including responding to incoming telephone calls and correspondence. The total fees charged may also vary depending upon the result achieved, the complexity of the matter, the expertise in a given area of law, or other factors			
relating to a specific case. Many standard pleadings used in probates and civil litigation	documents such as Powers of Attorney, Quitclaim De	eds, etc. are flat fee billed at 1/2 hou	r to 1 hour and other standard
In most instances an "advance fee d require a client to make a down payment ag form of a credit balance in your account ag an advance fee deposit usually does not rep	leposit" will be required. An advance deposit is really gainst future services to be rendered or for costs incurre ainst the firm's future services and costs expended. Universent your entire legal expense. Periodic and final billing ttorney's fees in that they represent out-of-pocket expense.	d. The payment is deposited in a trust ess a fixed fee, rather than a mere estings will represent all time expended an	account, and initially takes the mate, is quoted to you initially, ad costs incurred.
Unless otherwise agreed between the costs and will be billed for additional cost it	attorney and the client, this firm makes it a policy not tems as they are incurred. Prompt payment will be expect	eted.	
representing services performed during tha statement. A finance charge will be impose a "period rate" of 1 percent per month or	work is performed at the hourly rate or flat fee rate per at period, as well as cost items incurred to date. Paym ed on any portion of the previous month's balance whice an annual percentage rate of 12 percent per annum, wasts of collection, including attorney's fees and costs.	ent of these monthly statements is h is not paid by the 25 th day of the nex vith a minimum finance charge of \$1	required upon receipt of the xt month. The finance charge is 1.00. In the event collection is
Forms of Payment: Your legal fees are due and payable upon receipt of the billing statement and may be satisfied with any of the following payment options: a) By cash or check at the office of the firm, at which time a written receipts will be generated for you; b) By the use of a credit card in person or by a telephonic authorization; c) By the application of funds held in the firm's trust account as an advance fee deposit for the payment of fees, which the firm shall be entitled to transfer upon generating a Statement sent to you.			
§1666(a) the consumer must submit a writ document other than a payment stub. Suffic The consumer must state their belief that th an error. After receipt of such a written not is correct within thirty (30) days.	tections for the consumer pursuant to the Fair Credit Bi ten notice of belief of error within sixty (60) days from the sient information about the consumer must be provided to the statement contains an error and the amount of the error ice, Creditor will send written acknowledgment correction.	n the date of the statement on account to allow Creditor to identify the consur- or, and set forth the reasons for their be- ing the statement or explaining why the	nt. Notice must be written on a mer name and account number. elief that the statement contains
File Destruction: Montgomery Law I to copies of all documents generated during is Montgomery Law Firm's policy at the e estate planning if the clients request that Mother secure storage locations. It is the firm	ed above, client(s) consent to communication by e-mail. Firm, not the client, owns the file as well as all document the course of representation. Clients will be responsible and of representation to close out the file and forward a fontgomery Law Firm hold the originals for safekeeping's policy to not keep client files any longer than eight (see verified that there are no original documents in the file a	ts generated or accumulated in the repe of for all costs of making, delivering an all original documents to the clients. H g. Estate planning original documents by years. After eight (8) years the firm	nd copying of file documents. It However, that does not apply to s are not kept in the file, but in a will destroy your file. As each
I/We acknowledge that I/we have read and agree to the foregoing fee structure and that the information I/we have provided herein is accurate.			
DATED:	Citizent Circuit	C11 / C1	
Revised April 2020	Client Signature DOB: SSN: XXX-XX	Client Signature DOB:	SSN: XXX-XX