LEGAL ASSISTANCE CLIENT INTAKE QUESTIONNAIRE

PRIVACY ACT SENSITIVE: Any misuse or unauthorized disclosure may result in both civil and criminal penalties. PRIVACY ACT STATEMENT: AUTHORITY 5 USC 301, Departmental Regulations; 10 USC 1044; and 32 CFR Part 727, Legal Assistance. ROUTINE USE(S): Information provided is used to provide an administrative record for use by attorneys and clerical personnel directly involved in providing legal assistance, to manage internal counsel assignment, and for internal management of the office, to include generating periodic workload productivity and statistical reports. MANDATORY/VOLUNTARY DISCLOSURE CONSEQUENCES OF REFUSAL TO DISCLOSE: Disclosure of requested information is voluntary, but failure to provide such information may limit the Legal Assistance Office's ability to provide assistance. Receiving services from a non-attorney at the Legal Assistance Office does not create an attorney-client relationship. In order to form an attorney-client relationship you must meet with an attorney. The attorney-client relationship will terminate when the attorney's involvement in the current case ends. First Name: Maiden Name (if applicable): Middle Name: Last Name: Street Address: City: State: Zip: DOD ID #: Cell Phone: Birth Date: Email: Name of Spouse (include maiden name in parentheses) Male □ ☐ Active Duty ☐ Dependent ☐ Reserve/Guard ☐ Other (Explain): Female □ ☐ Retiree Military Information for Self or Spouse/Sponsor Unit: Rank/Rate: ☐ Coast Guard ☐ Marine Corps ☐ Air Force ☐ DoD Civilian □ Navy ☐ Army Are you currently represented by a civilian attorney or have you seen a Military Legal Assistance Attorney before? Yes □ No □ If yes, what is the attorney's name? Have you received services from this Legal Assistance office before? Yes □ No □ If yes, what services did you receive? ADVERSE OR OPPOSING PARTY INFORMATION First Name Middle Name Last Name Maiden Name (if applicable) -OR-Name of Business: State: Street Address: City: Zip: CONSENT TO DISCLOSE CONFLICT If an opposing party is entitled to Legal Assistance and comes into our office, we cannot represent that person if you have formed an attorney-client relationship here. It will then be necessary to tell the opposing party or any conflicted Yes □ No □ party that this office represents you and cannot represent them. Do you consent to this office disclosing that we represent you? Signature: Date: FOR OFFICE STAFF ONLY ID CARD SCREENED □ CONFLICT CHECKED □ CLERK NAME: SIGNATURE: ATTORNEY REVIEWED CMS CASE FILE: ATTORNEY SIGNED: ASSIGNED ATTORNEY NAME AND RANK: ☐ CMS REVIEWED

DUAL REPRESENTATION WAIVER OF CONFLICT

commu	nications, legal advice, productor joint representation, both particles.	etion of documents, etc. in rearries will be excluded from	ve their right to attorney client privile ation to both parties; (2) if either part representation, regardless of who become	y becomes adverse during the omes the adversarial party; (3)		
parties, attorney	to include the present legal m	atter and all other matters rel arties must sign and date this	issues between the parties; and (4) an ated or otherwise, may disqualify both Dual Representation Wavier of Confluent privilege.	n parties from joint, or sole		
	Print Name:	= -				
	Print Name:	Signature:	Date:			
What			intment? Check all that apply and	circle applicable issues.		
	ADOPTION OR NAME CHANGE					
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	Reemployment Rights Act; Other					
	PEAL ECTATE ON LANDI OND TENANT D. 1. (0.1.1.					
	TAX: Income, sales, intangible, property, ad valorum. If it is to prepare a return during the tax season, go to the Tax Center					
	WHILE ON ECTATE BY ANDROLO WITH IT I WITH A SECOND OF THE INC.					
	CRIME VICTIM ASSISTANCE: Need referral to Victims' Legal Counsel					
	OTHER ISSUE: (explain)					
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Pieas	e provide a summary	of your legal situation	<u>n:</u>			

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UNITED STATES MARINE CORPS

LEGAL ASSISTANCE OFFICE LEGAL SERVICES SUPPORT SECTION PACIFIC MARINE CORPS INSTALLATIONS PACIFIC UNIT 35001 FPO AP 96373-5001

5000-82	CLIENT
LAO	5000-82
Date:	Date:

MEMORANDUM OF AGREEMENT BETWEEN LEGAL ASSITANCE OFFICE, LEGAL SERVICES SUPPORT TEAM – OKINAWA AND

FULL NAME OF CLIENT:	

Subj: LIMITED SCOPE OF REPRESNTATION AND MEMORANDUM OF AGREEMENT

- 1. <u>Purpose.</u> 10 U.S.C. sec. 1044 allows military legal assistance offices to provide eligible persons legal assistance concerning their personal civil affairs. This authority is implemented in the Department of the Navy through JAGINST 5800.7F, Manual of the Judge Advocate General and, in the Marine Corps, through MCO 5800.16, Legal Support and Administration Manual.
- 2. <u>Scope</u>. Consequently, there are some services that this office may not provide. To ensure that you are fully aware of those limitations, please read the following:
- 3. The legal assistance office may only provide assistance regarding personal civil matters. It does not provide advice or assistance in business matters or for organizational support.
- 4. The legal assistance office does not produce complex estate planning documents to include: complex wills for persons with assets exceeding the federal estate tax exemption; inter-vivos "living" trusts; or special needs trusts.
- 5. Due to the level of expertise required for certain matters, the legal assistance office provides only basic advice and counseling on bankruptcy and complex tax law.
- 6. The legal assistance office does not provide real estate services such as title examinations, titling opinions, or real estate closings.
- 7. The legal assistance office does not file appearances as an attorney of record, or represent clients before courts or administrative/regulatory agency boards, unless representation is authorized in an Expanded Legal Assistance Program (ELAP).
- 8. With certain exceptions for victims of crimes, the legal assistance office does not provide advice or assistance regarding the following: federal/state/foreign criminal proceedings; courts-martial; non-judicial punishment; administrative separation proceedings.
- 9. Pursuant to 18 U.S.C. § 205, the legal assistance office is prohibited from providing advice or assistance in any matter in which the United States Government is either a party or has a substantial interest in the outcome, whether or not its interests are adverse to the client.
 - a. The limited exceptions to this include personal tax advice, assistance through administrative/fiscal channels regarding a client's indebtedness to the U.S. Government

or military pay matters, and other matters specifically approved by the Staff Judge Advocate to the Commandant of the Marine Corps.

- b. The following are examples of matters in which the U.S. Government has an interest in which advice or assistance cannot be provided:
- i. Prosecution of any tort, military, personnel, TRICARE, or other monetary claim against the U.S. Government or any defense of such claim.
- ii. Regarding an official criminal investigation or administrative investigation of the Department of Defense or any agency therein in which the individual seeking assistance is a party, witness, or subject of such investigation, with certain exceptions for victims of crimes who are otherwise eligible for legal assistance.
- iii. Administrative complaints under Article 138 of the Uniform Code of Military Justice, or Section 1105 of the Navy Regulations, petition for relief to the Board for Correction of Naval Records or Naval Discharge Review Board, or rebuttal of a fitness rep01i or evaluation.
- iv. Civil Rights, Constitutional, or Employment complaints against the U.S. Government. This does not prohibit general advice to Reservists concerning the Uniformed Services Employment and Reemployment Rights Act (USERRA).
- 10. Conflicts of interest. If two or more eligible persons with conflicting interests seek advice from this office, the party first establishing an attorney-client relationship will be provided representation.
- 11. Effective Date and Duration of Services. This agreement is effective on the date listed above and will continue until the first of any of the following events, at which time my case will be closed and this limited representation terminated:
 - a. My case has reached a level of complexity that is outside the scope of services the LAO is allowed to provide or I have hired a civilian attorney to represent me.
 - b. My request is for a single day, advice and counseling session only.
 - c. I have requested closure or the LAO has already exhausted all means of assisting me that are within the offices scope and capabilities of legal representation per the references.
 - d. The LAO has no active requests from me, I have no scheduled appointments, or I have not contacted the LAO office within the previous thirty days.

act. I authorize the LAO to contact any person, entity, or organization on in this limited scope of representation, to		
 (Name of Person(s) or Organizations(s)		
Client Signature		
Print:		