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INFORMATION DISCLOSURE AUTHORIZATION FORM

NAME OF CLIENT: _____ DATE: _____

I, _____, am a client of Miramon Law, Inc. and **I HEREBY DECLARE THAT I HAVE BEEN INFORMED BY** Miramon Law, Inc. of the following:

- 1) I understand that I have an attorney-client relationship wherein all communications are protected from disclosure by my attorney to third parties. These third parties include any and all family, friends, and spouses.
- 2) I also understand that there are circumstances in which I may wish to have a third party speak to my attorney about the case. A client is **NOT** required to consent to disclosure to third parties. I also understand that I should only waive attorney-client confidentiality of my own free will. I also understand that the third party could potentially disclose confidential client information to the larger community and is also subject to subpoena to testify against me in Court concerning disclosed information.
- 3) I have read and understand the foregoing information concerning disclosure to third parties, and I hereby waive attorney-client confidentiality and will permit my attorney to speak with **only** the following person(s), including my appointed Agent through Power of Attorney:
 - 1) Name: _____ Relationship: _____
Address: _____ Phone Number: _____
 - 2) Name: _____ Relationship: _____
Address: _____ Phone Number: _____
- 4) I hereby release Miramon Law, Inc. and all employees of Miramon Law, Inc. from any and all liability in disclosing any and all privileged and confidential information to the individual or individuals listed above in this paragraph.
- 5) If at some time in the future I am unable to personally request copies of my personal documents by reason of illness, incapacity, etc., I understand that **only** my appointed Agent through Power of Attorney or appointed Executor through my Last Will and Testament is authorized to request and receive copies of my personal documents prepared by Miramon Law, Inc. or any employees of Miramon Law, Inc., except as provided below.

- 6) If I am unable to personally request copies of my personal documents, I hereby name the following person(s) in addition to my appointed Agent through Power of Attorney and appointed Executor through my Last Will and Testament to request and receive copies of my personal documents prepared by Miramon Law, Inc. or any employees of Miramon Law, Inc.:

1) Name: _____ Relationship: _____

Address: _____ Phone Number: _____

2) Name: _____ Relationship: _____

Address: _____ Phone Number: _____

I hereby release Miramon Law, Inc. and all employees of Miramon Law, Inc. from any and all liability in providing copies of my personal documents to my appointed Agent through Power of Attorney or appointed Executor through my Last Will and Testament, or to the individual(s) named above in this paragraph. If I have passed away, only my appointed Executor through my Last Will and Testament is authorized to request and receive a copy of my Last Will and Testament.

- 7) I certify that I have been given the originals of my prepared documents (Will, Power of Attorney, Living Will, Trust or any other documents that have been prepared for me by Miramon Law, Inc. or any employees of Miramon Law, Inc., and **not** recorded with the Clerk of Court) unless otherwise noted in my file and initialed by Miramon Law, Inc. or any employees of Miramon Law, Inc., and myself. If my Power of Attorney has been recorded with the Clerk of Court, I have been supplied with certified copies of said Power of Attorney after said filing. If I require additional copies of my personal documents in the future, I will be charged a service fee of \$20.00 for Miramon Law, Inc. to search for my file and/or documents. In addition to the \$20.00 service fee, I understand that a fee of \$5.00 will be charged for Miramon Law, Inc. to obtain said documents. I further understand that there will be a charge of \$1.50 per page for copies of documents over 10 pages. I also understand that if I require certified copies, I will be charged a fee of \$5.00 per page in addition to any court costs charged by the Clerk of Court.
- 8) I further understand that neither Miramon Law, Inc. nor any employees of Miramon Law, Inc. have performed a title check on any property owned, inherited, or donated by (or to) me; Miramon Law, Inc. or any employees of Miramon Law, Inc. have not verified the accuracy of any property description(s) that I have provided to Miramon Law, Inc. or any employees of Miramon Law, Inc.; and that Miramon Law, Inc., or any employees of Miramon Law, Inc. have not verified the accuracy of any information that I have provided to Miramon Law, Inc. or any employees of Miramon Law, Inc.
- 9) I further understand that after Miramon Law, Inc. or any employees of Miramon Law, Inc. have prepared the initial draft of the documents and I have executed them, any changes made by me will be billed at an hourly rate, or separate fee agreement.

- 10) I further understand that after closure of my file, any corrections/amendments that are necessary due to incorrect information supplied by myself or my agents to Miramon Law, Inc. or any employees of Miramon Law, Inc. will be billed at an hourly rate, and I will be responsible for reimbursement to Miramon Law, Inc. for any court costs that it has incurred to file said correction/amendment.

Client Signature

Date