

TRIAL PREPARATION SERVICES AGREEMENT

This Consulting/Coaching Agreement (“Agreement”) is entered into by and between The Divorce Solutionist, by Tracey Bee, Strategist/Coach (“TDS”), and _____ (“Client”), collectively referred to as “the Parties.”

1. PURPOSE & RECITALS:

WHEREAS, TDS provides professional consulting, coaching, and strategic trial preparation services and possesses specialized experience in family court strategy, mediation, and litigation support;

WHEREAS, Client desires to retain TDS to provide non-legal consulting and coaching related to trial preparation; and

WHEREAS, both Parties wish to preserve the confidentiality of Client’s information and set clear boundaries regarding the nature and scope of services;

NOW, THEREFORE, in consideration of the mutual promises herein, the Parties agree as follows:

2. SCOPE OF SERVICES:

Client hereby retains TDS to provide Trial Preparation Services as outlined in this Agreement. The manners and means by which services are performed shall be at TDS’s as per the description provided and details discussed.

4-weeks of service.

TDS’s obligations depend upon receiving all requested necessary information & documents, available information as per research done, the court rules & access (in client’s jurisdiction) and cooperation from Client.

Services will include Strategic case analysis, trial documents review & preparation video call meetings, full evidence organization, witness analysis & prep, court strategy materials, proprietary guides or tools, full access to the Attractwell platform and some role-playing.

Scope Completion: Work is considered complete once the deliverables have been prepared and delivered as per our Weekly Agenda provided at the start of services, regardless of whether Client proceeds to trial or implements the strategy.

3. SERVICES NOT PROVIDED:

Client acknowledges that TDS is not acting as an attorney and does not provide legal advice, legal representation, or advocacy in court. Paralegals act only in administrative and research support roles under supervision.

4. RELATIONSHIP OF PARTIES:

This Agreement does not create an attorney-client, partnership, or employment relationship. All services are personal to the Client. No third party may rely on TDS materials.

5. TERM & DURATION:

This Agreement begins on the signing date and continues until the scheduled trial date unless terminated earlier under Section 15.

6. FEES, PAYMENT, & COMMUNICATION:

Flat Fee: \$3,995 for up to 8 weeks and 20 hours. Additional time billed at \$225/hr strategist or \$125/hr paralegal. All payments non-refundable once work begins. Client agrees not to initiate chargebacks. Communication limited to email or Google Voice; nonresponse beyond 14 days = cancellation without refund.

7. EXTENT OF SERVICES:

Client receives up to 20 hours including meetings, document review, evidence organization, witness outlines, and digital Trial Binder. If case settles, no refund; unused hours may be applied within 60 days at TDS discretion.

8. CONFIDENTIALITY:

All client materials are confidential and proprietary. Client may not share or distribute TDS materials without written consent.

9. CLIENT RESPONSIBILITIES:

Client must provide accurate, complete information and comply with all deadlines. TDS is not responsible for negative outcomes resulting from client omissions.

10. NO GUARANTEES:

TDS makes no guarantee of results. Outcomes depend on factors outside TDS's control.

11. LIMITATION OF LIABILITY:

TDS's liability shall not exceed the fees paid. TDS is not responsible for delays or indirect damages.

12. INDEMNIFICATION:

Client agrees to indemnify and hold harmless TDS from all third-party claims arising from services provided.

13. TERMINATION:

Either party may terminate with 30 days' notice. Fees are non-refundable. Any outstanding balance due within 10 days of termination.

14. FORCE MAJEURE:

TDS is not liable for nonperformance caused by illness, emergencies, or events beyond its control.

15. DISPUTE RESOLUTION:

Disputes will first be mediated for up to 30 days. Prevailing party entitled to legal fees if unresolved and litigation occurs.

16. SEVERABILITY, WAIVER, & GOVERNING LAW:

Invalid provisions do not void remainder. Governed by New Jersey law.

17. ENTIRE AGREEMENT:

This document and its attachments represent the entire agreement and supersede all prior communications. Electronic signatures are binding.

IN WITNESS WHEREOF

The Parties have executed this Agreement as of _____, 202__.

Client: _____

Signature: _____ Date: _____

Tracey Bee, The Divorce Solutionist

Signature: _____ Date: _____