

INSTRUCTIONS: Please carefully read this Agreement, then:

1) PRINT your name in the space in the first paragraph of the Agreement, 2) initial **EVERY** provision (paragraph) after you fully UNDERSTAND it, 3) after choosing one of the **two available options**, indicate your choice by signing your name in either paragraph 19 (if you are releasing **AmericanSupremeLaw C. A. and Christopher Gronski**) OR paragraph 20 (if you are purchasing the non-release of **AmericanSupremeLaw C. A. and Christopher Gronski**). 4) On Page 5, write your name, sign and date this Agreement.

The Purpose of this HOLD HARMLESS AGREEMENT is not to create a safety for AmericanSupremeLaw and/or Christopher Gronski, but to promote an Honesty and Responsibility for the relationship being created on behalf of the one receiving the **counsel assistance**. Black’s Law Dictionary defines Responsibility as follows: *The state of being answerable for an obligation, and includes judgment, skill, ability and capacity. The obligation to answer for an act done, and to repair or otherwise make restitution for any injury it may have caused.* **It also defines Assistance of counsel as such: Sixth Amendment to Federal Constitution, guaranteeing accused in criminal prosecution “assistance of counsel” for his defense, means effective assistance as distinguished from bad faith, sham, mere pretense or want of opportunity for conferences and preparation.**

Initials

THE NEED FOR COUNSEL ASSISTANCE

It is common knowledge that the legal system for the most part, (courts, attorneys and justices) is broken. Broken in the sense that it as a whole is self-serving and no longer committed to upholding State and Federal Constitutions. It would seem that, many of the players in this system are NOT interested in securing Liberty and Freedom by protecting individual Rights, but are committed to protecting a system that secures position, power and their own prosperity. This system is committed to prosecuting criminals for profit and for litigating one party against another regardless as to whether or not there is an injured party. Truth is an irrelevant idea in a system of mystery-terms and language that only perpetuates itself, is the arena of the legal system. It is in this light that the strength of the words “**Assistance of Counsel**” and its meaning in the 6th Amendment of the Constitution is offered in this Hold Harmless Agreement. Securing individual Rights with Faith, genuine Integrity and Honesty that Christopher Gronski will endeavor to bring to the relationship as they offer their **counsel assistance** through AmericanSupremeLaw.

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HOLD HARMLESS/RELEASE AND ARBITRATION AGREEMENT

For and in consideration of the mutual promises and agreements set forth below, **AmericanSupremeLaw, C. A.** (Hereinafter referred to as “SupremeLaw”) and **Christopher Gronski** Hereafter referred to as “Mr. Gronski”) and (Your Full Name below)

_____ (Hereinafter referred to as “I”) agree as follows:

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SECTION I: EXCLUSIVE NATURE TO RECEIVE IN COUNSEL ASSISTANCE

1. I acknowledge the exclusive and private nature of this Counsel Assistance and I disclose that I am NOT a U.S. citizen, (Federal citizen) nor do I live or work in any federal territory, possession, location or zone. I am NOT a resident alien nor am I a federal officer or agent. I acknowledge that I am NOT functioning in any “Trade or Business” as defined in Title 26 Section 7701(26). I disclose that I am NOT receiving any privilege or benefit in any way, shape or form from any State or Federal government.

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1. I acknowledge the Private Nature of this service and copyright of the information I will be provided. **This is a Non-Compete and Nondisclosure Agreement.** I agree NOT to share the information to others without permission and acknowledge the liability to myself for providing this information to others who may use it improperly. I agree to pay \$10,000 for each violation of this agreement.

Initials

SECTION II: CONSENT TO RECEIVE IN COUNSEL ASSISTANCE

3. I acknowledge that I am fully and satisfactorily informed about **counsel assistance** offered by SupremeLaw and Mr. Gronski and that I freely and willingly am choosing to receive their **counsel assistance** at this time. _____
Initials
4. I understand that the **counsel assistance** may include written communications, conversations in person as well as on the telephone and I understand that I may freely choose whether or not I will receive, take and/or act upon said **counsel assistance**. **Counsel assistance** is NOT legal advice or counsel and should NOT be considered as such. _____
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5. I understand that I am personally responsible for all my actions, including actions that are of a “legal nature,” and they are freely taken as my own, regardless of the counsel given and/or outcome. _____
Initials
6. I understand that the SupremeLaw is NOT a law firm and that Mr. Gronski is NOT a “lawyer”, “bar attorney” or paralegal. The **counsel assistance** is NOT psychotherapy, medical therapy or advice, neither is it a substitute for any of these. _____
Initials
7. I understand that the **counsel assistance** may or may not involve the facilitating of a “power of attorney” service, and **if I do not consent to this**, I will tell Mr. Gronski that I object before or at the time the signing of such a document. I further understand that the nature of dealing with the governing authorities, courts, police, Federal government, State government and my Rights, Freedoms and Liberties involves serious issues and I may experience, including but not limited to: deep emotions and possibly emotional stress, anxiety, tears, physical discomfort, or exhaustion. I will anticipate this as my responsibility and will expect that this may occur. _____
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8. I do not have any doubts about my mental health and/or emotional stability with regards to handling the rigors of the **counsel assistance**. I have resolved any such doubts I may have had about the **counsel assistance** by consulting those who are knowledgeable about “legal matters”, including but not limited to, a lawyer, attorney, physician, psychiatrists, psychotherapist, or psychologist. Such person(s) to my understanding have no objections to my receiving **counsel assistance**. _____
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9. I understand SupremeLaw, their assistants and staff are not my fiduciaries and I do not expect the **counsel assistance** to be administered with the standard expected of trained legal professionals. If I feel that I am not getting the proper assistance I expect during the **counsel assistance**, I promise to inform Mr. Gronski immediately. _____
Initials
10. I understand I am free to reject any aspect of the **counsel assistance** at any time for any reason. If during the **counsel assistance**, I feel I need assistance from anyone, either professional or otherwise, I take full responsibility for rejecting the **counsel assistance** and obtaining such professional assistance. _____
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SECTION III: INSURANCE DISCLAIMER

11. I understand SupremeLaw and Mr. Gronski do not provide **any** bond or insurance (neither medical, liability, nor incident) for me during my participation in the **counsel assistance**. Thus, if I want assurance or insurance of any kind, it is my responsibility to obtain such assurance or insurance at my own expense.

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SECTION IV: ELECTION OF RELEASE OR NON-RELEASE

12. **Subsections A (¶¶ 13 to 17) and B (¶ 18) of this Agreement set forth two mutually exclusive options from which you must choose. If you choose Subsection A, you will be giving up certain valuable legal Rights to sue SupremeLaw, Mr. Gronski, their families, trustees, officers, directors, employees, agents, representatives, volunteers, staff, successors, or assigns, (if any) (Hereinafter referred to as “SupremeLaw” and “Mr. Gronski”) for any personal, legal, physical, psychological, or emotional injuries you may suffer as a result of the counsel assistance. If you choose Subsection B, you will retain such valuable legal Rights.**

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SUBSECTION A: RELEASE OF SUPREMELAW AND MR. GRONSKI

13. **ASSUMPTION OF RISK:** I am fully aware that participating in the **counsel assistance** may contain risks of legal injury. I know and fully understand the scope, nature and extent of the risks involved in the **counsel assistance** and activities contemplated by this Agreement. I voluntarily and freely choose to incur and assume any and all such risks and dangers.

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14. **EXEMPTION FROM LIABILITY:** I hereby fully and forever discharge and release SupremeLaw and Mr. Gronski from any and all liability, claims, demands, actions, and causes of action whatsoever arising out of any damages, both in law and equity, in any way resulting from legal, personal, physical, psychological or emotional injuries, distress, or death arising from or in any way related to the **counsel assistance**. This release from liability includes loss, damage or injury resulting from the negligence of SupremeLaw and Mr. Gronski from any other cause or causes.

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15. **COVENANT NOT TO SUE:** I agree not to institute, initiate, or assist the prosecution of any suit, claim or action at law or equity, or otherwise against SupremeLaw or Mr. Gronski for damages which I or my heirs, executors, administrators, or assigns hereafter may have arising from or in any way related to the **counsel assistance**. This release from liability includes loss, damage, or injury resulting from the negligence of SupremeLaw and/or Mr. Gronski from any other cause or causes.

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16. **INDEMNITY:** I agree to indemnify and hold harmless SupremeLaw and Mr. Gronski from any and all losses, claims, actions, or proceedings of any kind which may be initiated by me and/or any other person or organization on my behalf against SupremeLaw and/or Mr. Gronski. This indemnification includes reimbursement of all legal costs and reasonable “legal” fees incurred by SupremeLaw and/or Mr. Gronski to defend any such actions.

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17. **WAIVER OF PUNITIVE DAMAGES:** I understand and agree that I am waiving and forever abandoning any claims for punitive or exemplary damages against SupremeLaw and/or Mr. Gronski. I voluntarily choose to give up this Right.

Initials

SUBSECTION B: NON-RELEASE OF SUPREME LAW AND MR. GRONSKI

18. **NON-RELEASE PURCHASE:** I agree not to accept provisions of **SUBSECTION A (¶¶ 13 through 17) regarding** ASSUMPTION OF RISK, EXEMPTIONS FROM LIABILITY, COVENANT NOT TO SUE, INDEMNITY, and WAIVER OF PUNITIVE DAMAGES.

Instead, I retain all possible legal rights against SupremeLaw and Mr. Gronski. In return, I agree to pay the additional sum of **\$1,000.00**. I understand that this NON-RELEASE does not constitute a contract of insurance, but only involves SupremeLaw and Mr. Gronski's waiver of contractual defenses which would otherwise be available to it were **SUBSECTION A** accepted.

Initials

SUBSECTION C: ELECTION OF RELEASE OR NON-RELEASE OF SUPREME LAW AND MR. GRONSKI

(Sign your name in **Either 19 or 20; ONLY ONE and Initial Both** For Understanding)

19. **RELEASE:** In consideration of SupremeLaw and Mr. Gronski allowing me to participate in the **counsel assistance**, I,

_____, on behalf of my heirs, executors, administrators, assigns and myself hereby, elect the **RELEASE** provisions of SUBSECTION A (¶¶ 13 through 17).

Initials

20. **NON-RELEASE PURCHASE:** In consideration of **\$1,000.00**, receipt hereby acknowledged by SupremeLaw and Mr. Gronski, I,

_____, on behalf of myself, heirs, executors, administrators, and assigns, hereby elect to purchase the **NON-RELEASE** provisions of **SUBSECTION B (¶ 18)**.

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SECTION V: ARBITRATION

21. **ARBITRATION:** I agree that any controversy claim against SupremeLaw or Mr. Gronski not released herein, arising out of or relating to my participation in the **counsel assistance**, shall be settled by private arbitration in accordance with the rules of the American Arbitration Association, and not by lawsuit or resort to court process (except as the law provides for judicial review of arbitration proceedings). This shall apply to all claims including allegations that there have been wrongful acts or omissions by SupremeLaw and Mr. Gronski either intentionally or otherwise. The arbitrator's decisions may be entered in any court having competent jurisdiction. **By signing this, I am agreeing that any issue or claim arising out of my participation in the counsel assistance shall be decided by neutral private arbitration. I am giving up my Right to a trial by a Jury or Judge.**

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SECTION VI: MISCELLANEOUS

22. **GOVERNING LAW:** I understand that this Agreement shall be construed and governed by the laws of New Hampshire State, without the United States (Federal Government) and that it cannot be modified unless in writing and signed by both parties.

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23. **ENTIRE AGREEMENT:** I understand that this Agreement contains **all** the promises and agreements between the parties with regard to the release of SupremeLaw and Mr. Gronski and I acknowledge there are no oral or written promises or agreements outside of this Agreement regarding the release of SupremeLaw and Mr. Gronski.

_____ Initials

24. **BINDING:** I hereby expressly recognize that this Agreement is binding and unless I have purchased the NON-RELEASE PROVISION in **SECTION IV, SUBSECTION B**, I have released any and all claims against the indemnified parties resulting from my participation in the **counsel assistance**, including any claims caused by the negligence of the indemnified parties.

_____ Initials

I HAVE CAREFULLY READ THIS AGREEMENT AND UNDERSTAND ITS CONTENTS. I CERTIFY THAT I AM 18 YEARS OF AGE OR OLDER, AND SIGN THIS AGREEMENT OF MY OWN FREE WILL. ALL MONEY RECEIVED IS NONREFUNDABLE. I RESERVE ALL MY RIGHTS NOT WAIVED AND AGREED UPON IN THIS HOLD HARMLESS AGREEMENT, WITHOUT THE UNITED STATES.

Name: _____

Address: _____

Telephone: _____ Email Address: _____

Signed: _____

ACKNOWLEDGEMENT

State of California

County of _____)

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

On _____ before me, _____ personally appeared
(Insert name and title of the officer)

_____, who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature _____

(Seal)