

Attorneys: Barristers:
Matthew100x*
IncompleteRiver*

Solicitors: Legend:
* Certified for
Supreme Court
+ Certified for
Federal Court
- Certified for
District Court



This Agreement is a Retainer Agreement made between the client, Unseatedduke1, referred to as “You”, and Prodigium and Partners at Law, referred to as “Prodigium”.

1. **Legal Services Provided:** You agree that Prodigium will represent your interests in this matter and/or case: **Cease & Desist Letter to The Radish & Potential Resulting Libel Case.**
2. **Additional Legal Services.** If you require legal services other than what we currently agreed to provide, we may need to make an additional retainer agreement before we can offer those services to you.
3. **Legal Fees.** You and Prodigium agree to pay based on **Billable Hours as defined in #attorney-hours.** You agree to pay Prodigium this amount in full sometime before, during, or no later than 1 week after the case. You reserve the right to ask for an itemized copy of your bill at any point. Fees will be based on legal research needed for filing a case, drafting motions and other court documents, opening and closing statements, legal letters, negotiations, arbitrations, and other non-listed work needed to oversee a case to completion.
4. **Additional Legal Fees.** Prodigium retains the right to charge you additional legal fees for the following reasons: Having to do additional research for your case, negotiating with witnesses to take the stand, having to involve additional departments of the firm to help resolve your case, having to file an emergency injunction, or appealing your case. You can pay these fees at any time however they must be paid no later than 1 week after the case. We will keep 50% of any legal fees we managed to capture for you in the event that we win.
5. **What you are responsible for.** You must cooperate with our law firm with what our lawyers need to help your case succeed. You must also pay for all fees within the allotted time established by this Agreement. You must give precise and complete information regarding the situation and issues that we will be dealing with in Prodigium’s representation of you.
6. **Termination of services**
 - a. Prodigium reserves the right to stop representing you if you fail to comply repeatedly with the conditions set forth in #5 What you are responsible for.
 - b. Termination of services may occur if Prodigium determines that it is unable to assist you in your case.
 - c. You decide to terminate our services

In any of these scenarios, Prodigium will keep **35%** of all agreed-upon fees. If you have not paid yet, the client will be expected to pay **35%** of all agreed-upon fees within 7 days after Prodigium’s services have been terminated.

7. **Results can vary.** While Prodigium can predict a relative degree of success, that does not mean that Prodigium will succeed. Prodigium agrees to give competent, full, and complete legal services towards your problem, though it cannot be held liable if the end results are not what you wanted.
8. **Signing the agreement.** You and Prodigium have read and agree to this Agreement. You hereby agree that Prodigium has answered all of your questions and fully explained this agreement to your satisfaction. You agree that all terms in this agreement are bound by the Commonwealth of Redmount's Contract's Act (see <https://www.democracycraft.net/threads/contracts-act.20790/>) and Prodigium agrees to be bound by the attorney-client relationship (see <https://www.democracycraft.net/threads/super-modern-legal-board-act.16042/>).

Agreed and Accepted for
Prodigium and Partners at Law by:

Matthew100x

Dated: 07/24/2024

Agreed and Accepted for
Client:

Unseatedduke1

Dated: 07/24/2024

