

MEMBERS' AREA ACCESS AGREEMENT

THIS MEMBERS' AREA ACCESS AGREEMENT, hereinafter referred to as the "Agreement," provides the terms of a Member's access to the 90 Day Divorce and Help With Divorce Papers Members' Area, hereinafter referred to as the "Members' Areas," is made and entered into by and between AZ Power of Attorney, LLC, hereinafter referred to as "the Company" and you, hereinafter referred to as "the Member."

By entering into this Agreement, the Member receives access to the written instruction, video instruction, forms, templates, and other materials that explain how to represent yourself in a contested or uncontested divorce in a Superior Court in the State of Arizona.

No Legal Representation Included. By entering into this Agreement, you will not receive any legal representation.

As a result, by entering into this Agreement:

- an attorney employed by the Company **will not** contact you;
- an attorney employed by the Company **will not** draft any of your court papers;
- an attorney employed by the Company **will not** advise you on how to draft your court papers for your individual situation **nor** will an attorney file your court papers for you;
- an attorney employed by the Company **will not** communicate with your spouse or your spouse's lawyer on your behalf about your case;
- an attorney employed by the Company **will not** represent you in any court hearings.

Membership shall terminate upon cancellation of this Agreement by either the Member or the Company or failure to pay the Monthly Access Fee as set forth below.

In the event the Member requests legal representation from LaBenz Law, PLLC, a law office providing legal services in the State of Arizona associated with the Company, then a separate agreement will be negotiated between the Member and LaBenz Law, PLLC.

The Member acknowledges that the Company will not provide legal services to the Member beyond the above-described access to the Membership Area.

The only manner in which to obtain comprehensive legal representation is to hire an attorney to provide a full range of legal services related to Member's situation.

No Guarantees. By entering into this Agreement and accessing the Members' Area, the Company does not guarantee or make any promises regarding any aspect of your divorce case.

The Member understands that if the Member undertakes the 90 Day Divorce program found in the Members' Area, that the Company makes no guarantees that the Member's divorce will be completed in 90 days.

Only for Cases Being Hearing in a Superior Court in the State of Arizona. The Member understands that the legal information and forms provided in the Members' Area only apply to cases being heard in a Superior Court in the State of Arizona. The Company reserves the right to immediately terminate the Member's access to the Members' Area if the Company discovers the Member's divorce case is being heard in a court located outside the State of Arizona.

Monthly Access Fee. In consideration of the access to the Members' Area furnished by the Company as set forth above, Member shall pay the Company a Monthly Access Fee of One Hundred Dollars (\$100.00) per month due upon signing up and subsequently due on the monthly anniversary of that date until cancellation. The Member's credit card used at the time of signing up will be charged on a recurring monthly basis until cancellation.

Any payment that has come due and been paid by Member pursuant to this Agreement is a prepaid payment for the Member's continued use of the Company's services as set forth above.

Cancellation and Refund Policy. The Member's access to the Members' Area will be terminated upon cancellation of this Agreement by the Member or the Company.

The Member's Monthly Access Fee will only be refunded if the Member cancels within 7 days of payment of the Member's initial Monthly Access Fee (i.e., the 7 day money back guarantee; applies to new Members joining the Members' Area for the first time).

Termination of Access. The Member may terminate access to the Members' Area at any time. The Company may terminate the Member's access to the Members' Area at any time.

Miscellaneous Terms.

- a. Each provision of this Agreement is severable. The invalidity or unenforceability of any provision, paragraph, subparagraph, sentence, clause, phrase or term of this Agreement shall not affect or impair the validity or enforceability of any other provision, paragraph, subparagraph, sentence, clause, phrase or term of this Agreement.
- b. By entering into this Agreement, the Member indicates an understanding that the Company has not made an agreement with Member or promises to the Member about the outcome or result of the Member's legal matters.
- c. The Member agrees that this Agreement has been thoroughly reviewed by the Member and that the Member understands the terms of this Agreement.
- d. This Agreement is effective as of the date the Member pays the initial Monthly Access Fee until cancellation or termination of this Agreement.