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VOL01 GENERAL INFORMATION



DISCLAIMER

FOREVER LEGAL PLLC ("FOREVER LEGAL" or "Firm") maintains that this Pricing Catalog is exclusively for informational purposes. It is not legal or other professional advice and does not necessarily represent the opinion of the Firm or its clients. Viewing this Pricing Catalog, using information from it, or communicating with the Firm about general pricing inquiries does not create an attorney-client relationship between you and the Firm.

FOREVER LEGAL BELIEVES IN TRANSPARENT PRICING.

This Pricing Catalog provides a general overview of pricing for business, estate planning, probate, and guardianship services. We are committed to providing clients with a clear understanding of the potential costs associated with their legal matters. While the fees detailed in this Pricing Catalog are estimates, they serve as a guideline to help anticipate expenses. <u>Pricing is always subject to change</u>. A final, binding rate will be outlined in an Attorney - Client Retainer Agreement and Representation Letter (the "Engagement Letter") after a comprehensive review of your case.

ATTORNEY FEES

Attorney fees cover the time and labor of legal professionals only. Additional costs, such as court and administrative fees and expenses, will be billed separately. Examples of additional costs may include, but are not limited to:

- Court Filing Fees
- Administrative Fees
- Posting and Citation Fees
- Ad Litem Fees
- Expert Fees
- Notary Fees
- Orders
- Printing, Copying, and Faxing Fees
- Legal Research Costs (for addressing novel legal questions or responding to court or opposing counsel inquiries)
- Travel Fees (travel fees may apply for cases outside Fort

Bend and Harris counties. These fees are generally billed at half the standard attorney hourly rate)

This Pricing Catalog does not include all potential fees and is not an exhaustive list of expenses. For any questions regarding fees, please contact our office directly.

$\bullet CONSULTATIONS$

FOREVER LEGAL offers two consultation options: a 15 minute complimentary consultation (Level I Consult) and a 45 minute paid consultation via Zoom (Level II Consult). Please note that our Level II Consult is \$350. All consultations must be scheduled through our consultation page at www.discoverforeverlegal.com or by emailing info@discoverforeverlegal.com.

ENGAGEMENT LETTERS AND FEE STRUCTURES

FOREVER LEGAL will provide an Engagement Letter that outlines the fee structure for your case, which may be based on a flat fee, hourly rate, or a hybrid approach (further detailed below). The payment structure depends on the service and the specific facts and circumstances of your case. After the initial consultation, we will provide a retainer quote based on the complexity of your matter. The Engagement Letter will detail legal fees and payment terms for your review and signature. Once the Engagement Letter is signed and the retainer is received, we will work with you to develop a legal strategy aligned with your goals.

Fee Structures:

- Flat Fee: FOREVER LEGAL may charge a fixed fee for specific services, regardless of the time spent on the matter. We offer flat-fee pricing on legal matters that are predictable, simple, and limited in scope. Example: Drafting a Power of Attorney or Transfer on Death Deed.
- <u>Hourly Rate</u>: Depending on the practice area and service, FOREVER LEGAL may charge an hourly rate between \$350 and \$400^{*} structured within a retainer-based fee arrangement. We may require an upfront retainer, which serves as a security deposit. Each month, you will be billed for work completed at the hourly rate. The retainer will be applied to your bill, and any remaining balance will be refunded upon resolution of your matter.

The retainer may also not cover the amount of your bill, in which case you will need to replenish your retainer. Example: Contested cases.

*Note: This hourly rate may vary depending on the practice area and county. For instance, in probate cases where attorney fees are paid from the estate's assets, the hourly rate may be slightly reduced to align with the court's standard approval rate for fiduciary attorneys' fees.

• <u>Hybrid Structure</u>: FOREVER LEGAL may operate on a hybrid fee structure, which may be appropriate in cases where a flat fee is set for a specific legal service, while additional work beyond the initial scope is billed at an hourly rate. This approach provides cost clarity for defined tasks, while also allowing flexibility to accommodate unforeseen developments that may arise during your case. We will clearly outline the details of

this fee structure in an Engagement Letter, ensuring transparency and alignment with your needs. Example: Complex Wills or Trusts.

WHAT IS A RETAINER?

A retainer is an amount paid by a client to secure the services of an attorney or law firm. It is typically used to cover legal fees and expenses. When paid, the retainer is held in trust by the firm until earned or used for client-related expenses. If there is any remaining balance at the end of the engagement, it will be refunded to the client. In some cases, we may request that the client maintain a certain balance in the retainer–known as an "evergreen retainer"–to ensure bills are promptly covered as the case progresses, especially in long-term litigation. Think of an evergreen retainer like a prepaid game card for an arcade. When you load the game card with funds, you can use the card to play games. As you play, the balance on the game card decreases. When the game card balance runs too low, you must reload it to keep playing in the arcade. Similarly, an evergreen retainer is an upfront payment for legal services. As work is completed on your case, your retainer may need to be replenished to continue receiving legal services.

<u>Payment of a retainer does not mean that no additional fees or</u> <u>costs will be incurred.</u> It is also not a budget or estimate of the total cost of the case. Clients should not assume that the retainer amount will cover the entire cost of their legal matter.

PAYMENT OVERVIEW

We are committed to making legal services accessible and affordable for our clients. For your convenience, FOREVER LEGAL accepts most forms of payment, including major credit cards, for both retainer and invoice payments through a secure LawPay website. FOREVER LEGAL also offers flexible payment plan options, further detailed below.

PAYMENT PLAN OPTIONS

At FOREVER LEGAL, we strive to provide fair and competitive rates for all of our clients. However, we understand that legal fees can be a significant burden, which is why we offer two alternative payment options for our clients:

OPTION I: FINANCING – AFFIRM/LAW PAY

We offer flexible payment options through Pay Later by Affirm. This financing option allows you to pay your legal fees in manageable installments, so you can access quality legal services without the burden of upfront payments. Please note that Affirm financing is available only to individual clients and cannot be used by businesses or entities for commercial purposes.

Financing availability is subject to eligibility. To apply for Affirm financing, simply choose the "Pay Later" option on your invoice, and you'll be guided through Affirm's application process. Payment options through Affirm are subject to an eligibility check and are provided by these lending partners: affirm.com/lenders. Repayment options depend on your purchase amount, and a down payment may be required.

For more information on Affirm financing, please refer to the <u>Affirm Client Facing Document</u>.

OPTION II: SHORT TERM IN-HOUSE PAYMENT PLAN

We offer In-House Payment Plans for select clients who demonstrate trust and creditworthiness. A credit check may be required. Please note this payment plan option must be preapproved by FOREVER LEGAL. In-House Payment Plans are generally available for amounts under a specific monetary threshold and cannot exceed a 120-day repayment period. Payments are due on the 15th of each month. In-House Payment Plans for amounts exceeding \$1,500 must be processed through our partner, Law Pay, in partnership with Affirm.

$\bullet LATE PAYMENTS$

Any missed payments will incur a fee. You agree to pay interest on past due amounts at the rate of 1.5% per month (18% ANNUAL PERCENTAGE RATE) or the maximum rate allowed by law, until paid. Interest charges will be calculated on all past due amounts and added to the next month's billing statement. Failure to fulfill your financial obligation and make payments as agreed may result in the termination of legal representation. If payment terms are not met, FOREVER LEGAL reserves the right to discontinue services and cease all legal work on your behalf. It is essential to stay current with your payment plan to avoid disruption of your case.

SURCHARGEDISCLOSURE STATEMENT

In accordance with Texas law and applicable federal regulations, FOREVER LEGAL PLLC ("FOREVER LEGAL") wishes to inform all clients of the following:

Credit Card Processing Surcharge: Effective January 1, 2025, a surcharge of 3% will be applied to any payment made by credit card for services rendered. This surcharge reflects the costs incurred by the firm for processing credit card payments through third-party payment providers.

What is the surcharge? The surcharge is an additional fee added to the total amount due when making a payment via credit card. This fee is non-refundable and will be calculated based on the amount of the payment made using the credit card. For example, if you are paying a total of \$1,000 and the surcharge is 3%, the total charge will be \$1,030 (\$1,000 + \$30 surcharge).

Why is there a surcharge? This surcharge helps cover the costs associated with credit card processing fees that are charged to FOREVER LEGAL by payment processors. We offer credit card payment options for your convenience and pass on a portion of the costs to maintain the ability to accept credit card payments.

Alternatives to Credit Card Payments: If you prefer to avoid the surcharge, FOREVER LEGAL accepts payments via bank transfer, check, or cash, which do not incur this additional fee. However, FOREVER LEGAL In-House Payment Plans must be paid via the Credit Card Authorization Form. Legal Compliance: This surcharge complies with Texas law and it will be applied in accordance with all applicable laws and regulations.

For any questions or concerns regarding surcharges or payment methods, please contact our office at (832) 802-9937 or by email at info@discoverforeverlegal.com.



FL 5/2025 FOREVER LEGAL offers flat fee pricing for most business formation matters. Due to the reasonableness of our flat fee rates, payment for all anticipated fees and expenses is required before we can formally accept you as a client. For more complex legal matters or those not limited in scope, such as business disputes, an hourly rate will apply.

ENTITY FORMATION

Pricing: \$1,350

The price above does not include the \$300 Texas Secretary of State Filing Fee. It's important to start your business off properly with the right documents. Our entity formation package includes:

- Preparation and filing of Certificate of Formation
- Operating Agreement
- Filing of "Doing Business As" (D/B/A) Name (if applicable)
- Organizational Resolution and Meeting Minutes template for ongoing use throughout the life of your business.
- FOREVER LEGAL Memorandum. (Example: Memorandum on LLC liability protection, effective LLC management, and other key insights for successfully running your business)

$\bullet CONTRACTS AND$ BUSINESS DISPUTES

Pricing: Varies

The pricing for contract review and drafting depends on the complexity and negotiation involved. These matters are normally billed at an hourly rate. For standard contracts, a flat rate may be available. Please contact our office for more details. Matters such as business disputes, business sales, ...

mergers and acquisitions, as well as outside corporate counsel advice and representation, are billed at an hourly rate.

TRADEMARK PACKAGE

Flat Fee Rate: \$1,200

The price above does not include USPTO filing and application fees. Our trademark package includes Registration Filing and Minor Responses as explained below:

What's Included:

- Selecting an appropriate trademark
- Comprehensive Federal, State and Common Law Trademark search
- Providing trademark clearance search and availability opinions
- Comprehensive intake process to minimize errors early

on

- Trademark application filed in the Federal USPTO Principal Database
- Detailed email updates throughout the application process
- Response to one non-substantive office action
- Filing of Statement of Use for "Intent to Use" applications or extensions (USPTO fees extra)
- Minor transactions, such as filing a Change of Address form.

What's Not Included/Hourly Rate Applies:

- Drafting and filing a substantive office action response
- Matters filed with the Trademark Trial and Appeal Board (TTAB)
- Trademark litigation

VO LOS estate plan pricing

FL 5/2025

ESTATE PLAN PACKAGE (SINGLE PERSON)

Pricing: \$850

The price above does not include notary fees, which typically range from \$50 to \$150, depending on the notary. You will receive the following essential estate planning documents:

1. Simple Will*

- 2. Durable Power of Attorney
- 3. Medical Power of Attorney
- 4. Advance Directive
- 5. HIPAA Authorization
- 6. Designation of Guardian (if needed)
- 7. Disposition of Remains (if needed)

Additional Add-On Option: Testamentary Trusts can be added

to Wills for an additional \$250.

<u>Additional Fees</u>: The price above does not include notary fees, which typically range from \$50 to \$150, depending on the notary.

*A Simple Will names an Executor, lists assets and beneficiaries, and outlines their distribution, but does not address tax or complex planning. Whether to create a simple or complex Will depends on your estate size, potential estate taxes, and how you want to distribute your property. For many, a Simple Will is sufficient. However, if you have significant assets or anticipate challenges to your Will, a complex Will, and Trust may be necessary.

ESTATE PLAN PACKAGE (MARRIED COUPLE)

Pricing: \$1,500

The price above does not include notary fees, which typically range from \$50 to \$150, depending on the notary. This is our most popular package. You and your spouse/partner will each receive the following essential estate planning documents:

- 1. Simple Will* (one per spouse)
- 2. Durable Power of Attorney (one per spouse)
- 3. Medical Power of Attorney (one per spouse)
- 4. Advance Directive (one per spouse)
- 5. HIPAA Authorization (one per spouse)
- 6. Designation of Guardian (if needed) (one per spouse)
- 7. Disposition of Remains (if needed) (one per spouse)

<u>Additional Add-On Option</u>: Testamentary Trusts can be added to Wills for an additional \$250.

<u>Additional Fees</u>: The price above does not include notary fees, which typically range from \$50 to \$150, depending on the notary.

*A Simple Will names an Executor, lists assets and beneficiaries, and outlines their distribution, but does not address tax or complex planning. Whether to create a simple or complex Will depends on your estates size, potential estate taxes, and how you want to distribute your property. For many, a Simple Will is sufficient. However, if you have significant assets or anticipate challenges to your Will, a complex Will, and Trust may be necessary.

PREPARATION OF WILLS (STAND ALONE)

Simple Will (Property to spouse or adult children) \$550 Simple Will With Trust Provisions for Minor Children \$650 Simple Will With Trust Provisions and Guardianship Designations \$750

A LA CARTE ANCILLARY DOCUMENTS

- Statutory Durable Power of Attorney: \$250
- Medical Power of Attorney (with HIPPAA release): \$250
- Advance Directive: \$150
- HIPAA Authorization (Stand Alone Document): \$150
- Pre-Designation of Guardian for Oneself: \$100
- Pre-Designation of Guardian for Children: \$100
- Disposition of Remains: \$100
- Beneficiary Designation for a Motor Vehicle Form: \$75
- Transfer on Death Deed: \$275 (not including \$30 filing fee)
- Lady Bird Deed: \$350 (not including \$30 filing fee)

Due to the reasonableness of our rates, payment for all anticipated fees and expenses is required before FOREVER LEGAL can formally accept you as a client.

REVOCABLE/IRREVOCABLE TRUSTS

Pricing: Varies

Fees typically range from \$3,000 to \$5,000 or more, depending on the complexity of your needs. Contact FOREVER LEGAL for additional information. Creating a Living Trust involves more than just drafting the document. Additional expenses may include:

- Notary Fees: Notarization is required to validate the Trust, with fees generally ranging from \$50 to \$150.
- Asset Transfers: Transferring property into the Trust may involve title changes and associated fees.
- Ongoing Maintenance: Updates may be needed over time to reflect changes in laws or personal circumstances.

FOREVER LEGAL offers a comprehensive range of Trust planning services tailored to meet various needs. Our Trust options include, but are not limited to, Revocable Trusts, Irrevocable Trusts, Special Needs Trusts, Spendthrift Trusts, Testamentary Trusts, Bypass Trusts, Pet Trusts, and more. Due to the wide variety of Trust planning strategies available, this Pricing Catalog cannot cover every option or associated cost. To fully understand your specific needs and determine the best approach for your situation, we recommend calling our office for personalized assistance.

ADVANCED ESTATE PLANNING

Pricing: Hourly Rate

When a more complex estate plan is needed, the scope and cost of the plan can vary significantly based on your unique circumstances. Because of this, it is difficult to estimate the complexity or total cost of your estate planning in advance. Thus, estate planning for taxable estates range from \$3,500 to \$5,000+. For these types of cases, the most accurate and fair way to bill is on an hourly basis. Flat fees are not available.

MARITAL AGREEMENTS

Pre-marital and post-marital agreements are billed at the firm's standard hourly rate. Due to the unique nature of each case and the varying complexities of a couple's assets, pricing may vary. Simple marital agreements typically range from \$2,500 to \$3,500, while more complex marital agreements may incur significantly higher costs.

ELITE LEGAL REPRESENTATION CALL (832) 802–9937



VISIT OUR WEBSITE www.discoverforeverlegal.com

VOLO4 PROBATE PRICING

FL 5/2025

PROBATE OF WILLS

Probate matters are billed at the firm's standard rate, and a retainer is required before FOREVER LEGAL can formally accept you as a client. Pricing estimates are subject to change and may vary based on the total hours billed. Actual costs may be significantly higher depending on the complexity and specific circumstances of your probate matter. For an independent administration, attorney's fees typically start at \$1,500 to \$2,000 and may increase based on factors such as the number of beneficiaries, attorney travel time, the complexity of the estate inventory and appraisement, claims against the estate, allowances for a surviving spouse and minor children, and other considerations. The charts below provide general estimates for more complex matters and should not be considered a guarantee of final costs.

Attorney's Fees (Estimate)	\$2,500 - \$3,500+
Court Filing Fees*	(Price varies by county, approx. \$360 - \$400)
Letters Testamentary	\$2
Order Approving Inventory	\$3
Notice to Creditors	\$100

Probate of a Will (Muniment of Title ONLY)		
Attorney's Fees (Estimate)	\$2,000 - \$2,500+	
Court Filing Fees*	(Price varies by county, approx. \$360 - \$400)	
Letters Testamentary	\$2	
Order Approving Inventory	\$3	
Notice to Creditors	\$100	

Probate of a Will (Court Created Independent Administration with Will Annexed for a Self-Proved Will) – Above Requirements Met

Attorney's Fees (Estimate)	\$3,000 - \$4,000+
Court Filing Fees*	(Price varies by county, approx. \$360 - \$400)
Letters Testamentary	\$2
Order Approving Inventory	\$3
Notice to Creditors	\$100

SITUATIONS REQUIRING HOURLY RATE

For Dependent Administrations and contested matters, the firm's hourly rate will apply. It is impossible to predict the exact duration or cost. As such, the most fair and accurate way to bill for these matters is on an hourly basis. Fixed fees are not available.

PROBATE ALTERNATIVES - OVERVIEW

The estimated attorney fees listed below (excluding any associated court filing fees and expenses) apply in cases where there is no Will. Please note that not all options listed below may be available to you. Schedule a consultation with FOREVER LEGAL to see which options are applicable under Texas law given the details of your specific situation. All pricing estimates are subject to change and may vary based on the total hours billed for your legal matter. Again, depending on the specific facts and circumstances of your case, some probate alternatives may not be available. Additionally, the cost of these alternatives can increase significantly when heirs are unknown or when there are complex family disputes.

SMALL ESTATE AFFIDAVIT

Estimated Pricing: \$1,200 - \$1,400+

The Small Estate Affidavit, once approved by the court, serves as a legal document to identify a decedent's "distributees" (heirs) and their respective shares of the decedent's property. There are several requirements for a Small Estate Affidavit, and the cost may increase depending on the complexity of your case.

AFFIDAVIT OF HEIRSHIP

Estimated Pricing: \$1,200 - \$1,400+

Affidavits of Heirship are sworn or acknowledged statements used as evidence of an heir's title to real property. These documents are filed in the real property records where the decedent owned property, allowing the transfer to bypass probate court. The cost may increase depending on the complexity and nature of your case.

DETERMINATION OF HEIRSHIP(NO ADMINISTRATION)

Estimated Pricing: \$2,500 - \$3,500+

In this type of proceeding, the court will appoint an Attorney Ad Litem to represent unknown heirs and conduct a formal hearing. Following the hearing, the court will issue a Judgment Determining Heirship, which can be used to transfer title to property. No Administrator is appointed to administer the estate. [Continue to the next page.] Note: This price estimation for attorney fees does not include court filing fees, published citation fees as charged by the publisher, court appointed Ad Litem fees which vary by county, starting at \$600).

UNCONTESTED COURT-CREATED INDEPENDENT ADMINISTRATION

Estimated Pricing: \$3,500 - \$4,000+

In this type of proceeding, the court will appoint an Attorney Ad Litem to represent unknown heirs and conduct a formal hearing. After the hearing, the court will issue a Judgment Determining Heirship, which can be used to transfer title to

property. Additionally, the court will appoint an Administrator to collect the estate's assets and oversee the administration of the estate.

Note: This price estimation for attorney fees does not include court filing fees, publication fees as charged by the publisher, court appointed Ad Litem fees which vary by county, Letters Testamentary, order approving inventory, notice to creditors, etc.

OTHER SITUATIONSREQUIRING HOURLY RATE

The firm's hourly rate will apply for Dependent Administrations and contested matters. It is impossible to predict the exact duration or cost of these matters due to their complexity. As such, the most fair and accurate way to bill for these matters is to bill on an hourly basis. Fixed fees are not available.

FOREIGN WILLS – OVERVIEW

A foreign Will is a Will that was created in a jurisdiction outside of the state or country where the decedent's assets

are located. When probate is required in such cases, the foreign Will must be validated and admitted to probate in the jurisdiction where the assets are located, which may involve additional procedures. Please note that the pricing provided for foreign Wills does not include court-associated filing fees or other expenses that may arise during the probate process. These additional costs are separate and vary depending on the specific circumstances of the case.

ANCILLARY PROBATE OF A FOREIGN WILL

Estimated Pricing: \$1,250+

FILING FOREIGN WILL AS MUNIMENT OF TITLE

Estimated Pricing: \$2,500 +

ORIGINAL PROBATE OF A FOREIGN WILL

Estimated Pricing: \$3,500+ Price may be higher if the Will does not meet Texas legal requirements.

SALE OF MINOR'S PROPERTY WITHOUT GUARDIANSHIP

Estimated Pricing: \$2,500+

Sale of Property of a Minor by a Parent requires an Ad Litem deposit. This pricing category also covers cases involving a Guardianship of the Person where the Ward needs to sell property, but no Guardianship of the Estate has been established. The property value must not exceed \$250,000.00.

PROBATE FAQ

WHAT ARE SOME COMMON PROBATE FEES?

In addition to attorney fees, there are several other costs that may arise during the probate process. These include:

- Court filing fees
- Compensation for the Executor or Personal Representative
- Ad Litem fees*
- Costs for notice publication
- Bond fees for the Executor
- Attorney fees for transferring asset titles, resolving beneficiary disputes, or interpreting the Will
- Appraisal fees
- Tax preparation fees

*The following require an Ad Litem deposit: Application for Appointment of Independent/ Dependent Administrator and

Determination of Heirship, Application for Determination of Heirship, and Application for Attorney Ad Litem.

WHERE CAN I FIND COUNTY FILING FEE SCHEDULES?

Court filing fees are generally available on the county clerk's website for the county where your Will is being probated. While fees may change periodically, you can find the current probate filing fees for each county served listed below:

Fortbend County Fee Schedule

Harris County Fee Schedule

Bexar County Fee Schedule

Brazoria County Fee Schedule

Travis County Fee Schedule



SOPHISTICATED ADVOCACY DESIGNED FOR RESULTS.

VOLO5 GUARDIANSHIP PRICING

FL 5/2025 Guardianship matters are billed at the firm's standard rate. Due to the reasonableness of our rates, a retainer is required before FOREVER LEGAL can formally accept you as a client. All pricing estimates are subject to change and may vary based on the total hours billed for your legal matter. Actual costs may be higher or lower depending on the complexity and specific requirements of your case.

• GENERAL INFORMATION

One of the most significant expenses in establishing Guardianship is attorney fees. Hiring an experienced attorney is crucial as we can guide you through complex legal processes, ensuring all paperwork is correctly filed and deadlines are met. Attorney fees can vary widely depending on the complexity of the case and the attorney's experience. The attorney's fees for a Guardianship depend on the type of Guardianship required and whether the matter is contested or disputed. You can expect to pay between \$3,000 and \$5,000+ in attorney fees for undisputed guardianship cases. However, attorney fees can escalate to \$10,000 or more in more complicated cases. Attorney fees for Annual and Final accountings range from \$750-2,500+.

GUARDIANSHIPOF THE PERSON ONLY

Estimated Pricing: \$2,500 - \$3,000+

FOREVER LEGAL often assists the parents or siblings of persons with special needs for a fixed fee. These types of cases usually do not require a <u>Guardianship of the Estate</u> because the Proposed Ward does not hold any property or receive any income in his or her own name. [Continue to the next page.]

Furthermore, the Proposed Ward and the Proposed Ward's family are usually in agreement about the Guardianship. FOREVER LEGAL cannot quote you a fee until the facts and circumstances of the case are determined.

Services for an uncontested <u>Guardianship of the Person</u> includes assistance with the following tasks:

- Preparation of the Application
- Preparation of Affidavit of Inability to Pay Court Costs by Proposed Ward
- Preparation of any Waivers of Notice (if required)
- Attendance at the hearing on the application
- Preparation of the Order Appointing Permanent Guardian of the Person
- Preparation of the Guardian's Bond and Affidavit of Sureties
- Preparation of the Guardian's Oath
- Annual reporting

GUARDIANSHIP OF THE PERSON & ESTATE

For <u>Guardianship of the Person and Estate</u> (combined), Guardianship of the Estate only, and contested matters, the firm's hourly rate will apply. The minimum retainer for these matters is \$5,000, unless the case is uncontested, and we can be confident that our fees will be paid from the Guardianship estate (in which case the minimum retainer may be lowered). Please note that your retainer may need to be replenished as the case progresses. A portion of the retainer will be used to cover associated court filing fees and expenses. Some additional fees beyond attorney fees include:

- Court filing fees (Price varies by county, approx. \$360-\$400)
- Citation preparation (Approx. \$90)
- Background checks (Varies, \$10 each)
- Attorney Ad Litem fees (Price varies by county, approx. \$600)
 - The following applications or motions require an ad litem deposit: Application for Appointment of Guardian, Application for Appointment of Temporary Guardian, Application for Sale of Property of a Minor by a Parent or a Ward without Guardianship of the Estate/ and or Application for Attorney Ad Litem.

A SPECIAL THANK YOU!

Thank you for reviewing the FOREVER LEGAL Pricing Catalog. If you have any pricing inquiries or need more information about our services, please contact our office. We look forward to providing you with an elite legal experience.

Tiora Geals, Esq.

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Email Us: info@discoverforeverlegal.com Discover Us: www.discoverforeverlegal.com Call Us: (832) 802-9937

Sophisticated Advocacy Designed For Results





