

Consulting Agreement

(not a contract)

By purchasing a one hour consult, the **client agrees to the terms and conditions of the consulting contract**, as set forth by Tasha Jackson, Naturally Inspired Media Productions, and all associated entities, read and acknowledged this liability waiver, and waive any right to bring legal action to assert a claim against Tasha Jackson, Naturally Inspired Media Productions, or associated entities's negligence.

Tasha Jackson [consultant], Naturally Inspired Media Productions, and associated entities are not responsible for client's [you] decisions or final outcomes in situations. Tasha Jackson and Naturally Inspired Media Productions are indemnified in the interactions between self and client (see indemnification clause below).

The consultant reserves the right to refuse service to anyone and/or end the consultation prematurely without refund if the client behaves in an inappropriate manner as deemed so by the consultant.

Additional hours may be purchased in one hour increments at the set rate.

Refunds are issued on a case by case basis. Refunds are not given after consultation is complete.

In the event of a cancellation, please provide 24 hours notice via email. A cancellation confirmation email will be sent in response. Cancellations within 24 hours will receive a \$20 service charge.

The personal information that you are asked to provide, and the reasons why you are asked to provide it, will be made clear to you at the point we ask you to provide your personal information.

If you contact us directly, we may receive additional information about you such as your name, email address, phone number, the contents of the message and/or attachments you may send us, and any other information you may choose to provide.

Under this Agreement, client acknowledges that Tasha Jackson, Naturally Inspired Media Productions, and associated entities are engaged in consultative services which provides educational and supportive services ONLY and is not a medical practitioner, not clergy in an identified religious order, mental or behavioral health practitioner, and does not make representations to be so.

Indemnification. Business Consultant shall release, defend, indemnify, and hold harmless Client and its officers, agents, and employees from all suits, actions, or claims of any character, name, or description including reasonable Business Consultant fees, brought on account of any injuries or damage, or loss (real or alleged) received or sustained by any person, persons, or property, arising out of services provided under this Agreement or Business Consultant's failure to perform or comply with any requirements of this Agreement including, but not limited to any claims for personal injury, property damage, or infringement of copyright, patent, or other proprietary rights. Consultant reserves the right to retain whatever funds which would be due to the Client under this Agreement until such suits, action or actions, claim or claims for injuries or damages as aforesaid shall have been settled and satisfactory evidence to that effect furnished. I agree that I am voluntarily presenting and participating in this consultation and I assume all risks.

Confidentiality. The Consultant agrees that they will not disclose, divulge, reveal, report, or use for any purpose, any Confidential Information, which the Consultant has obtained, except as authorized by the Client or as required by law. The obligations of confidentiality will remain in effect indefinitely after the Services have been rendered.

This Agreement shall be governed under the laws in the State of Arizona.