

This is my standard fee agreement.

Fee Agreement

This is a Fee Agreement between _____ (“Clients”) and Martin J. Peck (“Peck”).

Clients have retained Peck to represent Clients in connection with evaluating whether to file a bankruptcy and the filing of that bankruptcy in the event Bankruptcy is determined to be in Clients’ best interest.

Clients understand that Peck’s Base Fees for ordinary bankruptcies filed for people whose debts are primarily consumer debts are as follows:

Chapter 7	\$1,150.00
Chapter 13	\$2,300.00*

In the event Clients' income is above the median income for their household size, the Base Fee will be increased by \$600.00. In the event a fee is paid through the Chapter 13 plan (that, is, after the case is filed) or over time following a Chapter 7, the Base Fee will be increased by \$300.00. If Clients’ situation warrants a different Base Fee, Clients and Peck will discuss an appropriate fee, and Clients will have no obligation to pay a different fee unless that amount is agreed to in writing by Clients and Peck. *The fee for a Chapter 13 filed in Oklahoma is \$2,500.00. Fee arrangements for Chapter 11 (usually for business) and Chapter 12 (for farmers) bankruptcies will be specific to a particular client’s situation and will be discussed by Clients and Peck, and Clients will have no obligation with respect to a particular fee until agreed to by Clients and Peck. In the event no bankruptcy proceeding is filed, Clients will pay Peck only his hourly rates set out below.

Clients also understand that they will be responsible for paying a filing fee to the court. Filing fees are presently as follows:

Chapter 7	\$335.00
Chapter 11	\$1,717.00
Chapter 12	\$275.00
Chapter 13	\$310.00

The Base Fee covers Peck’s services in connection with bankruptcy filings and services ordinarily associated with those filings, including (i) analysis of Clients’ financial situation and rendering advice to Clients in determining whether to file a petition in bankruptcy; (ii) preparation and filing of any petition, schedules, statements of affairs and related documents; and representation of Clients at the meeting of creditors; and, if applicable (iii) representation of Clients at the initial confirmation

hearing and one continuance thereof. In the event any motions, adversarial actions, or other contested bankruptcy matters are filed, Clients will pay Peck his hourly rates for handling those matters.

Peck's rates are presently as follows:

- (1) for legal services, \$225.00 per hour;
- (2) for Peck's travel, \$100.00 per hour;
- (3) for paralegal services, \$60.00 per hour;
- (4) for secretarial and support services, \$25.00 per hour; and
- (5) for actual expenses incurred in connection with the representation, with the following at set rates: Photocopies at 10¢ per copy and mileage at 50¢ per mile

Clients appoint Peck as limited power of attorney to indorse checks payable to one or both Clients for the purpose of depositing those checks in Peck's trust account.

This Agreement and all of the amounts contained in this Agreement are current as of January 12, 2019 but Peck's standard Fee Agreement and Peck's rates and the filing fees occasionally will change, and that may happen without advance notice.

Client

Martin J. Peck

Client

Dated _____