



TERMS OF USE

IMPORTANT: By accessing and reading any of the webpages of this website including, without limitation, the domain www.ParadiesLaw.com, you are agreeing to the following terms of use and acknowledging the disclaimers contained in these terms of use. You agree that this is a legal, binding agreement, between you and Paradies Law P.A. and acknowledge and agree that you and your employer shall be bound by its terms and conditions. If you do not agree to these terms and conditions, then you must leave this website without printing, copying or capturing any of its content. You hereby agree and acknowledge receipt of good and sufficient consideration for entering into this agreement, including your continued access to the webpages of this website and the terms and conditions of this agreement.

Neither accessing the webpages of this website nor completing any forms or contact pages is intended to create an attorney-client relationship, which shall only be created by the entering into an engagement and authorization agreement by you and a signed acknowledgement by an attorney of Paradies Law P.A.

Never transmit any information to us until you first speak with one of our attorneys and get authorization to send information to us. You shall not disclose any confidential information before receiving a signed acknowledgement by an attorney of Paradies Law P.A. on an engagement and authorization letter. Some information may be required for Paradies Law P.A. to complete a check for any ethical conflicts that could prevent the firm from representing you, and you agree to provide only non-confidential information in order for the firm to conduct its conflict clearance procedures in accordance with the rules of ethics of The Florida Bar.

Suggestions and Questions. Paradies Law P.A. endeavors to continuously improve our processes including this website. If you have questions or comments about this Agreement, the webpages of this website or our firm's policies and procedures, you may send us an email on the Contact Us page of this website. To the extent that any suggestion that you submit is protected by your intellectual property rights, you hereby grant Paradies Law P.A. a non-exclusive, fully-paid-up, irrevocable, worldwide license to use the suggestion in any way that Paradies Law P.A. chooses.

Paradies Law P.A. and its legal professionals do not provide any warranties, whatsoever, with respect to any resources or links found anywhere on the webpages of this website, which are offered "AS IS" as a convenience to our readers. These links are not legal opinions and do not constitute legal services.

In creating this website, Paradies Law P.A. has attempted to comply with known legal and ethical requirements. The content of our webpages on this website is for information only and is not legal advice or a substitute for legal counsel. Paradies Law P.A. does not consider this website to be a solicitation. It is not our intent for this website to be considered advertising or a solicitation, even if some jurisdictions consider this website to be advertising or a solicitation. The content of the webpages of this website may be considered attorney advertising and may not be representative of past results or results that the firm may have in any representation of a matter wfor you. The hiring of an attorney or patent agent or attorney is an important decision that should not be based solely upon advertisements. Before you decide, ask or download free written information about the qualifications and experience of the legal professionals at Paradies Law P.A. Referrals from others who have had similar legal issues are often a good source for locating legal counsel.



You should not act on any content found on the webpages of this website without first seeking professional legal counsel. Nothing on this website should be considered legal advice. The facts and circumstances of your situation are never exactly the same as any example that may be used on this website, and only by a careful examination of the facts and circumstances and application of these to the relevant law can an experienced attorney recommend the most appropriate course of action.

Privacy Policy. Until an attorney-client relationship is formed by the acceptance of an engagement and fee arrangement agreement, Paradies Law P.A. has no duty to keep your information confidential, because an attorney-client relationship does not exist. Once an attorney-client relationship exists, then communications between a client and his or her attorney are privileged, unless the client waives that privilege by disclosing the communications to others or one of the other exceptions to the attorney-client privilege exists.

Confidential and Privileged Information. This website may include webpages that are protected from public disclosure and are attorney-client privileged and protected by security measures to protect data entered on them and accessible only by clients of Paradies Law P.A. that have been issued a user identification and a unique password. If you access any portion of this website that contains confidential or privileged information of another, you agree to immediately terminate your session and to contact Paradies Law P.A. to report the unauthorized access. You agree never to attempt to access any portion of this website by unauthorized means or exploits, and you hereby agree to defend and hold Paradies Law P.A. harmless from any damage or costs incurred by any incursion by you or anyone using your system or exploits. If you have a user id and password, do not share it with any other person, even another person in your own company. Each person granted access to a secure client webpage must have his or her own user id and password. You agree not to use any other person's id or password to gain access to any portion of this website.

Information gathered from unsecure portions of this website may be used by Paradies Law P.A. including for marketing, security, performance and other legitimate purposes. We reserve the right to collect and mine data about those who visit our website. Our internet service provider may collect and mine data about those who visit our website, also.

Secure communications with the firm may be protected by attorney-client privilege. Access to insecure webpages of this website are not protected and third parties may be able to detect and intercept activity on insecure webpages. **You hereby agree to waive any claim of confidentiality for information submitted by you via the Contact Us facility or any other insecure portion of this website.** Due to the limitations in the security features of the Internet, information sent to/from this site may be intercepted by third parties, and you agree not to hold Paradies Law P.A. responsible for any such interception.

Paradies Law P.A. does not sell information that we obtain from your visits to our webpages to others. We reserve the right to collect and aggregate information and to share this aggregated information to others. Information may be used to selectively display advertising or for other purposes related to your experience on this website.

If we change our privacy policy, we will provide you with notice here and on our website at least thirty (30) days prior to the change.



Intellectual Property. "Paradies Law" and "Paradies Law P.A." and "ParadiesLaw.com" and "Paradies Innovator" and "Paradies Premiere" and "Paradies Prepaid" and the stylized P logo are marks of Paradies Law P.A., and all rights are reserved. The copyrights in all of the text and graphics on the webpages of this website are either owned or licensed by Paradies Law P.A., and all rights are reserved. Forms and processes described or displayed on the secure webpages of this website are proprietary know-how and trade secrets of Paradies Law P.A. and are considered herein to be intellectual property. Paradies Law P.A. reserves all rights not expressly granted to you and retains all rights, title, interest and ownership of all intellectual property rights in and to the website and newsletters, including, without limitation, proprietary know-how and trade secrets, copyrights and marks. Reproduction, distribution, republication and retransmission of material contained within the webpages of this website or our newsletters is strictly prohibited without the prior written permission of Paradies Law P.A. You agree and acknowledge that Paradies Law P.A. would suffer irreparable harm due to any reproduction, distribution, republication and retransmission of materials contained within the webpages of this website, and you would assist and not oppose Paradies Law P.A. in obtaining any injunction or other equitable relief necessary to limit the harm done to Paradies Law P.A. by any disclosure of its proprietary know how, billing rates, prepaid flat fee rates, subscription plans and other trade secrets.

Out of Date Information. Some information on this website might not be the most current or updated information available. Furthermore, none of the information on this website is promised or guaranteed to be correct or complete. Paradies Law P.A. expressly and particularly disclaims any and all liability with respect to any actions taken or not taken in reliance on contents of the webpages of this website.

Newsletters. You may opt in or opt out from receipt of firm newsletters, which may be provided by electronic means or via a portion of this website. Any newsletters are solely for general informational purposes, and are neither intended nor suitable as professional counsel. You should contact your attorney to obtain advice with respect to any particular issue or problem.

Practice of Law. Paradies Law P.A. is located in Florida and its attorney(s) are licensed to practice law in Florida and certain other jurisdictions. Unless expressed, attorney(s) listed are not certified by any state or other authority or organization that grants specialized credentials to attorneys.

Take Down Notice. If you believe that your copyrighted work has been copied in a way that constitutes copyright infringement and is accessible on this website, you may notify our copyright agent, as set forth in the Digital Millennium Copyright Act of 1998 (DMCA), Title 17, United States Code, Section 512(c)(2). For your complaint to be valid under the DMCA, you must provide the following information when providing notice of the claimed copyright infringement:

- A physical or electronic signature of a person authorized to act on behalf of the copyright owner;
- Identification of the material that is claimed to be infringing or to be the subject of the infringing activity and that is to be removed or access to which is to be disabled as well as information reasonably sufficient to permit Paradies Law P.A. to locate the material;
- Information reasonably sufficient to permit Paradies Law P.A. to contact the complaining party, such as an address, telephone number, and, if available, an electronic mail address;



- A statement that the complaining party has a good faith belief that use of the material in the manner complained of is not authorized by the copyright owner, by its agent, or by law; and
- A statement that the information in the notification is accurate, and under penalty of perjury, that the complaining party is authorized to act on behalf of the owner of an exclusive right that is allegedly infringed.

The above information must be submitted as a written notification to the following Designated Agent:

Eileen Cassie

Paradies Law P.A.

15910 Armistead Ln

Odessa, FL 33556

info@paradieslaw.com

Equal Employment Opportunity. Paradies Law P.A. has a policy to provide equal employment opportunity without regard to race, color, sex, age, disability, religion, national origin, marital status, sexual orientation, ancestry, political belief or activity, or status as a veteran, and such policy includes recruitment, hiring, training and development, promotion, transfer, termination, layoff, compensation benefits and all other conditions and privileges of employment in accordance with applicable federal, state, and local laws.

Florida Law. These terms and conditions will be governed by and construed in accordance with the laws of the State of Florida. Paradies Law P.A. does not wish to represent any client desiring representation based upon viewing the webpages of this website in any state where this website does not to comply with all laws and ethical rules of that state.

Complete Agreement. The terms and conditions of this Agreement are the entire understanding of the parties relating to access and use of the webpages of this website and supersedes any prior written or oral agreement or understandings between the parties with respect to this website, and cannot be changed or terminated orally.

Severance Claus. If for any reason a court of competent jurisdiction finds any provision of these terms and conditions, or portion thereof, to be unenforceable, the remainder shall continue in full force and effect.

Update Policy. Paradies Law P.A. may revise these terms and conditions from time to time by updating or revising this posting, with the revised terms and conditions taking effect as of the date of its posting. It is your responsibility to check these terms and conditions each time that you access the webpages of this website for changes. Your continued use of the website following the posting of any changes means that you accept and agree to the changes.