

TERMS AND CONDITIONS OF WEB SITE USAGE

The materials located on this website (the "Web Site") are the property of the Law Offices of Michael A. Bloom (the "Law Firm") and subject to the following Terms and Conditions:

Revised Posting: Law Firm and its successors in interest reserve the right to alter, amend and otherwise change Web Site and its content at any time without notice and assumes NO LIABILITY for so doing or for any information or other content Web Site communicates.

WEB SITE PURPOSE: The materials and information available on Web Site are intended for INFORMATIONAL PURPOSES ONLY, not intended to convey any form of legal advice and are no substitute for the legal advice obtained from a qualified licensed attorney directly..

NO ATTORNEY-CLIENT RELATIONSHIP: Web Site and the materials and information available on this Web Site are neither intended to establish nor should be construed as establishing or facilitating any form of attorney-client relationship. An attorney-client relationship with Law Firm is established exclusively by an executed and fully funded formal retainer agreement.

CONFIDENTIAL INFORMATION: No confidential information should be conveyed via Web Site. Unless tendered pursuant to an executed and fully funded formal retainer agreement or to Law Firm's explicit written and executed authorization, this Law Firm neither receives nor agrees to receive any information as confidential.

NO WARRANTY: THIS WEBSITE AND EACH AND ALL ITEMS OF ITS CONTENT INCLUDING ALL INFORMATION ARE PROVIDED 1) ON AN "AS IS" BASIS AND 2) WITHOUT WARRANTY OF ANY TYPE, KIND OR CHARACTER, EITHER EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION TO WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND/OR NON-INFRINGEMENT.

LIABILITY DISCLAIMER: Law Firm expressly disclaims all liability and shall bear no liability or responsibility for any and all 1) errors or omissions in the content of this website and 2) actions taken or not taken based upon or in regard to any or all of the contents of this Website. This Web Site and its content are provided on an AS IS basis, and their use and the use of the materials linked from this Web Site are at your own risk.

GEOGRAPHICAL PRACTICE: Law Firm practices law only in jurisdictions where permitted under the law and regulations governing attorneys and their professional activities, and neither desires nor attempts and is unwilling to engage anyone as a client in any jurisdiction where Web Site is non-compliant or in any way incompatible with the rules governing communication pertaining to legal services.

LINKS: Unless explicitly expressed otherwise herein Law Firm neither operates nor controls any website to which Web Site provides a link. Accordingly Law Firm neither guarantees, warrants nor otherwise endorses any information or other content, product or service or the

timeliness, completeness, accuracy or reliability thereof reflected on the linked website.

PRIVACY STATEMENT: No confidential information or information regarded as privileged should be sent to Law Firm until the sender has 1) an executed and fully funded formal retainer agreement with Law Firm or 2) Law Firm's explicit written and executed authorization to do so. The content of any correspondence sent via the Internet, including but not limited to Web Site, will not be considered confidential unless sent pursuant to and in strict accordance with 1) the sender's executed and fully funded formal retainer agreement with Law Firm or 2) Law Firm's explicit written and executed authorization for the sender to do so.

TEXAS RULES OF PROFESSIONAL CONDUCT COMPLIANCE STATEMENT: Unless otherwise specified, the attorneys listed on Web Site are not certified by the Texas Board of Legal Specialization and are not certified as specialists in any practice area by the Texas Board of Legal Specialization.