



Client Agreement

Love Grown Adoption Consulting LLC or referred to as LGAC is operating as an adoption guidance, education and consulting service, and in no way, claims to be an adoption placement agency, attorney or facilitator. LGAC does not represent expectant/birth mothers, expectant/birth fathers, or expectant/birth families, nor does LGAC have any communication with these entities. By working with LGAC and signing the "Client Agreement," the hopeful adoptive family or clients are entering into an agreement for consulting services throughout the adoption process. LGAC works with anyone seeking to adopt no matter religion, age, sexual orientation, or relationship status and does not need to be home study approved with sign our client agreement. LGAC does not advertise or market client information directly to any expectant/birth families. LGAC does not guarantee the adoption of a child(ren), nor does LGAC have any direct contact with the placement of said child(ren) or the surrender/termination of birth parent rights. LGAC does not provide legal advice or services for adoptions. Clients should discuss legal matters with their attorney during the adoption process.

Fee Schedule associated with Love Grown Adoption Consulting LLC are as follows:

12 Month Consultation: \$1500.00 Due upon submission of Application and Client Agreement.

Returning Customer 12 Month Consultation: \$750.00

Returning Customer 6 Month Consultation: \$500.00

In the event of an expecting mother deciding to parent or a "failed placement" LGAC will provide 6 months (additional) services at no cost.

Termination of Client Agreement and Contract

Either party (LGAC or the Client) has the right to terminate the Client Agreement and Contract at any point during the consulting and adoption process.

LGAC will only terminate agreements upon any moral dilemmas such as, but not limited to:

- Behaviors that do not coincide with LGAC values.
- Verbal abuse/extreme profanity or threats of violence directed toward LGAC.
- Deceitful intent or providing misleading information to LGAC.
- Differences between the client and LGAC that cannot readily be solved.
- Failure to follow Individual Agreements listed below.

If, for any reason, either party terminates the Client Agreement and Contract, there will be no refund or reimbursement of any fees already paid. In addition, LGAC shall collect all fees for services already provided up to point of termination.



Individual Agreements

The Clients understand all the agreements, liabilities and fees described above.

Initials _____ Initials _____

The Clients understand that LGAC is not an adoption agency, attorney, or facilitator. As well, LGAC does not work directly with birth mothers, birth fathers, or birth families.

Initials _____ Initials _____

The Clients understand that LGAC has no influence in the birth mothers/family's decision on placement. A birth mother/family could change their mind at any time throughout the process and decide to parent or choose a different adoptive family.

Initials _____ Initials _____

The Clients agree that LGAC is not responsible for any emotional, physical, or financial harm from the outcome of a failed adoption. The Client assumes all financial responsibility despite the outcome of the adoption/placement. LGAC cannot be held liable for negligence on behalf of any licensed adoption professional, including but not limited to, adoption attorneys, agencies, or social workers, etc.

Initials _____ Initials _____

The Clients agree and understands that all fees paid to LGAC are non-refundable and nontransferable in any manner.

Initials _____ Initials _____

The Clients understand that the Client Agreement and Contract is solely effective for up to twelve months. Client Agreement and Contract are as well solely effective for one successful adoption within the twelve-month period.

Initials _____ Initials _____



We agree that if any major circumstances change in our family such as divorce, pregnancy, criminal history status, significant loss of income, change of residence, etc., I/we will let our consultant know as soon as possible. I/We understand that in the event of a divorce or criminal history status change or any other significant life change or event that could have adverse effect on my/our ability to parent, no refund will be provided, and our Client Agreement will be canceled. I/We understand that our fees will not be refunded if we receive an unfavorable home study.

Initials_____ Initials_____

The Clients agree that LGAC will handle all presentations to agencies, attorneys, and cases affiliated with LGAC unless otherwise stated. The Clients agree not to present to any agencies, attorneys, or cases affiliated with LGAC on their own behalf unless specifically stated in the presentation email. This does not include any personal agency, attorney, or private situations that The Client may be working with simultaneously.

Initials_____ Initials_____

The Clients agree that any LGAC Expectant Parent cases will not be shared on any public forum, social media, or with anyone who is not affiliated with LGAC. This does not include seeking medical, legal, or professional advice about an Expectant Parent case.

Initials_____ Initials_____

The Clients agree that they will only present to one Expectant Parent at a time. This will allow for proper values to be shown to each Expectant Parent. However, if the Clients have been presented to an Expectant Parent for two weeks (14 days) or longer they shall be allowed to present to another Expectant Parent. The client also understands that this is not an exclusive agreement and can work with other consultants/facilitators as well.

Initials_____ Initials_____

The Clients agree that, upon being chosen by any Expectant Parent, they understand they are entering into a contract with an Adoption Agency, Attorney or affiliate associated with the Expectant Parent. The Clients will abide by all obligations and fee schedules and will no longer receive LGAC Expectant Parent cases.

Initials_____ Initials_____



The Clients agree that, once chosen by an Expectant Parent, should The Clients decline placement, LGAC reserves the right to terminate their contract dependent on the reason of declination.

Initials _____ Initials _____

The Clients agree that in the event of a disapproved home study, LGAC will not be required to refund any fees, as well the Client Agreement and Contract shall be cancelled. The Client understands that an approved home study is required to see LGAC Expectant Parent cases.

Initials _____ Initials _____

The Clients ____AGREE or ____DISAGREE to the use of Client or professional photography, Client or professional videography, stories, and experiences by LGAC for marketing and educational purposes. This includes, but is not limited to, Social Media and the LGAC Website.

Initials _____ Initials _____

The Clients signature(s) provides consent to process payment and begin services with Love Grown Adoption Consulting LLC. By signing, the Client admits to full understanding of the Client Agreement and Contract.

_____ (Printed Name) _____ (Printed Name)

_____ (Signature) _____ (Signature)

_____ (Date)

_____ (Date)

State Of _____ County Of _____

State Of _____ County Of _____

On this day _____ of _____, 20____.

On this day _____ of _____, 20____.

I certify that the _____

I certify that the _____

document is true and exact copy of the original. document is true and exact copy of the original.

Notary Public Signature

Notary Public Signature