LEGAL CHECK-UP

NAME:			
<u>NO</u>			
	1. Are you 60 years of age or older?		
	2. Are you a legal immigrant who is 60 years or older interested in becoming a U.S. Citizen?		
	3. Has your husband/wife/boyfriend/girlfriend recently physically harmed you? Has he/she threatened you making you feel that you or your children are in imminent danger?		
	4. Are you having trouble with your husband/wife/boyfriend/girlfriend regarding sharing time with your child?		
	5. Do you want to file for divorce?		
	6. Did you become unemployed and your application for Unemployment benefits was denied?		
	7. Do you need assistance with any of the following:		
	☐ Food Stamps ☐ Medicaid/Medicare ☐ Transportation		
	☐ SSI/Social Security Disability ☐ TANF/Cash Assistance ☐ Utilities Shut-off		
	8. Do you need assistance with any of the following:		
	☐ Food ☐ Clothing ☐ Medical Care		
	9. Have you served in the United States Military?		
	10. Do you have problems paying rent, or other type of problems with your landlord?		
	11. Has your landlord terminated your lease/tenancy, or threatening to evict you?		
	12. Is the place you reside in very bad condition? (mold, leaks, pest, etc.)		
	13. Are you struggling to pay your mortgage, Condo, or HOA fees? would you like information regarding home loan modifications or funding assistances?		
	14. Are you currently homeless, or living in a Drug or Alcohol Treatment Program?		
	15. Is your child having any of the following problems in school: behavior, suspensions, expulsions, academic, in need of special services or special education?		
	16. Has your driver license been suspended?		
	17. Do you need help defending collections/garnishments?		
	18. Do you have an Income Tax problem with IRS? If so, please describe on the back.		
	may qualify for additional services if you are a Veteran or a Person Living with HIV/Aids. se inform the person conducting the intake interview.		
iture _	DATE		
	NO NO NO NO You Pleas		



Carefully read instructions



Legal Aid can only provide eviction defense services to tenants who (1) are residents of Broward County, (2) were served with court documents, and (3) want to save their housing.

Presently, we do not offer financial services as well as services to file lawsuits against landlords for monetary damages.

Fill this application out **in its entirety**, and provide copies of the listed items below. Without these documents your application will be incomplete and you will not qualify for services.

- Complete and sign this intake application
- Copy of your Driver's License or State Identification Document
- Proof of Income (last 2 paystubs, bank statements, Income Tax Returns, etc.)
- If Subsidized Housing (i.e. Section 8): Copy of HAP Contract, lease, Notice of Termination, Notice of Tenant's portion of rent, etc.
- The front page of the eviction complaint to determine date and time of service.

•	If you do not have the front page of your eviction, please answer the following questions
	Date and time you were served:
	How were you served? Personally Posting at the door

Application for Services

Please understand you **DO NOT** become a client of Legal Aid unless you complete the intake application process and a staff member advises that you have qualified for services.

Once you have <u>completed</u> this intake application in its entirety and gathered all the required documents, you may contact us at (954) 736-2497 to schedule an appointment at our office located at 491 N-SR 7, Plantation, FL 33317. <u>If you come to the office without an appointment</u>, be prepared to wait until a staff member is available to meet with you.

Due to the high demand of services, we cannot guarantee that we can meet with all those who come to the office. If you have an immediate need for an attorney, you may also call the Broward County Lawyer Referral Service at (954) 764-8310.

If your answer is due within 48 hours and you wish to dispute the eviction, please review and follow the instructions provided on the first page of the complaint summons, as the time to file your answer is within five (5) days of the summons being served.

You have expressed your agreement with the terms here indicated, when you complete this intake application for services.

HOUSING QUESTIONARE

DATE:	How Did You Hear A	About Legal Aid	1.		
FIRST/MIDDLE/LA	ST NAME:				
DATE OF BIRTH: _		_ SOCIAL SE	CURITY #:		
ADDRESS:				AP	'T#:
CITY/ZIP CODE:					
CELL PHONE #:					
EMAIL:					
EMPLOYER NAME				JNEMPL	OYED:
LANDLORD NAME	:				
LANDLORD EMAII					
SUSIDIZED HOUSI	NG: Are you receivin	g: Section 8	Public	Housing .	Assistance
If you have a housing	voucher, what Housi	ng Authority: B	roward County	F	t. Lauderdale
Dania Beach	Deerfield Beach	Pompa	ano Beach		
	DEM	OGRAPHI	<u>CS</u>		
This section is used for	or reporting purpose a not be used for a	•		s. The inf	ormation will
RACE:	_ ETHNICITY:		MARITAL S	TATUS:	
GENDER: Female	Male	Transgender	Other:		
SEXUAL ORIENTA	TION: Heterosexual	Gay	Lesbian	(Q/Fluid
HIV STATUS: Positi	ve Negar	tive	Unknown		
VETERAN: Active S	ervice/Veteran V	Widow(er) of a V	Veteran Ho	onorably	Discharged
	CIT	TIZENSHIF) -		
I am a United States C	Citizen If not, ex	xplain:			
GREEN CARD#:		DATE OF ISSUE:		EXP. D	ATE:
VISA#:		PERMANEN	Γ RESIDENT:	YES	NO
Signature:			I	Date:	

HOUSEHOLD INFORMATION: Number of Adu	ults: Children:
SOURCES OF INCOME FOR THE HOUSEHOL	LD AND AMOUNT MONTHLY FOR EACH:
*Fill out all sources of income for each inc	come producing member of the household
\$SSI	\$VETERANS BENEFITS
\$TANF	\$UNEMPLOYMENT
\$CHILD SUPPORT	\$JOB
\$DISABILITY	\$OTHER:
Do you have reason to believe that your income is like	ely to change significantly in the near future?
ASSETS: CHECKING ACCOUNT \$ RENT: WHAT IS YOUR MONTHLY RENT \$	SAVINGS ACCOUNT: \$
RENT: WHAT IS YOUR MONTHLY RENT \$	
THE LAST MONTH THAT YOU PAID RENT IN FU	
HOW MUCH RENT DO YOU OWE? \$	
DO YOU HAVE ANY MONEY TO PAY? NO	YES IF SO, HOW MUCH? \$
DO YOU HAVE PROOF OF PRIOR RENT PAYME	NTS? YES NO
IF YES, FOR WHICH MONTHS?	
Can we use your email to send important community a	announcements? Yes No
advised of which service, if any that will be provided additional documents. It is your responsibility to the adecision can be made. After your interview, the to determine what, if any, of the following will	timely provide all requested information so that e supervising attorney will review your case
our legal team will talk to you about the lay	is you have. You will be advised on the legal ase or issue proceeds. If you have questions for additional advice or review. If you do update us with new information and visit. ed to represent you on your matter, which gibility or case requirements, we regretfully
PLEASE READ AND SIGN: The information I have given on this application my knowledge. I have read the above policies, an set out above.	
Signature:	Date:

Caran Rothchild
Chairperson

Chad Van Horn Vice Chairperson

> Kemie King Secretary

Henry Martin Treasurer

Douglas H. Reynolds Past Chairperson

Brent Thompson Executive Director







P.O. Box 120910 Ft. Lauderdale, FL 33312-0016 (954) 765-8950

4436 Tamiami Trail East Naples, FL 34112 (239) 775-4555

1400 N. 15th Street Suite 201 Immokalee, FL 34142 (239) 657-7442



LEGAL AID SERVICE OF BROWARD COUNTY, INC.

CONSENT

I understand that the person(s) with whom I am having a problem (the opposing party) may come to Legal Aid Service of Broward County, Inc., (LAS) for legal help and may be eligible for legal assistance. LAS cannot represent both sides of a case as it would result in a "conflict of interest". I promise to tell LAS the truth about myself and my legal problem so LAS can decide if I am eligible for legal help and determine if a "conflict of interest" exists. If the opposing party and I are both eligible for legal services from LAS, I understand, agree and consent that LAS can decide to either: (1) refer each of us to a different volunteer private attorney to help us through Broward Lawyers Care or (2) decide to assist one of us and refer the other person to be helped by a volunteer private attorney. In either case, I understand that the information I give to LAS will not be shared with or given to the opposing party's attorney.

Signature	Date
<u>LIMITED RETAI</u>	NER AGREEMENT
I,	the information necessary to determine LAS about is a matter in which LAS a. I have also been advised, and do fully the information related to my case, the program will notify me of that fact rd to this matter. If LAS does agree to
Signature	Date

Caran Rothchild
Chairperson

Chad Van Horn Vice Chairperson

> Kemie King Secretary

Henry Martin **Treasurer**

Douglas H. Reynolds
Past Chairperson

Brent Thompson **Executive Director**







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INFORMATION RELEASE

I,	, authorize the
LEGAL AID SERVICE OF BROWARD C	COUNTY, INC., to obtain, inspect, copy
and receive any information in your possess	sion pertaining to myself or any member
of my family. This release is given without	limitation and applies to both confidential
and non- confidential information in your p	ossession from any source and in any
form (including, but not limited to drug/alco	ohol abuse and psychological/psychiatric
reports and information concerning HIV/AI	IDS).
	G'
	Signature
	Social Security Number
	•

Date



Signature

Text Messaging About Your Case

You can choose to communicate by text with your Legal Aid Service of Broward County advocate. You and your attorney or paralegal should talk about that option and how it works. Texting with Legal Aid Service of Broward County is different from standard text procedures. Texts you send to us go to your electronic file at Legal Aid, **not** your advocate's cell phone. Texts you receive will come from your file, not a cell phone. Texts are best for short messages without private information. For example, we may use texts to confirm an appointment or a court date.

Please do not use text messages for emergencies. If you have an urgent reason to talk to us, you should call your advocate's direct line. Your call or voice mail message will be received faster than a text.

We want to make sure that the cell phone number you are giving us is a "SAFE" number. If you share your phone with your family or friends, or if other people might look at your phone, please let your advocate know. Otherwise, we are going to assume the phone number you provided is a "SAFE" number for the advocate to text you. You and your attorney or paralegal can discuss if texting is a good option in your case.

Talk to your attorney or paralegal about the best way to discuss private information. Generally, a

Date

PRO BONO REFERRAL AGREEMENT

- 1. I understand that Legal Aid may not be able to represent me, but may be able to refer my case to a private attorney who will represent me for free. Some private attorneys in the community agree to donate their time to represent Legal Aid clients. If Legal Aid is not able to find a private attorney to represent me for free, I understand that I may not have the services of an attorney and I may have to represent myself.
- 2. I understand that if I am able to pay, I will pay for the costs of filing court papers in my case. I also understand that if my attorney helps me win money on my case, I will pay for filing fees and other expenses spent on my case from my winnings.
- 3. I understand that I have an obligation to keep Broward Lawyers Care informed of any changes in my address or telephone number.
- 4. I understand that I have an obligation to keep Broward Lawyers Care informed of changes in my income or assets or changes in my household's income or assets. I understand that such changes may mean that I am no longer eligible for free legal services.
- 5. If an attorney is assigned to represent me, he or she may stop representing me if I do not cooperate with him or her or with Broward Lawyers Care.
- 6. I can tell the attorney to stop representing me whenever I want.
- 7. The attorney will not settle my case unless I say that it is okay.
- 8. I have a right to complain if I do not like the work that is being done on my case.
- 9. Broward Lawyers Care has advised me that they may be required to provide certain information including my name, eligibility information, and financial records including trust account records to auditors or monitors pursuant to federal law. I agree to permit Broward Lawyers Care to provide this information as required and also to reveal information that is otherwise a matter of public record. Broward Lawyers Care has advised me that they are not required to provide other information that is subject to attorney client privilege.
- 10. I understand this referral agreement and agree to be bound by it.

11. Everything I have told Legal Aid	d or Broward Lawyers Care about my case i	is true to the best of my
knowledge.		
Signature	Date	

LEGAL AID SERVICE OF BROWARD COUNTY, INC. (Legal Aid) RETAINER STATEMENT (CLIENT RIGHTS AND RESPONSIBILITIES)

(CLIENT RIGHTS AND RESPONSIBILITIES)		
I,, want LEGAL AID to represent me for free on the following matter: (Name)		
Everything I've told Legal Aid about my case is true, as far as I know.		
I understand that a Legal Aid attorney, or, a paralegal or third-year law student supervised by a Legal Aid attorney, may represent me. I also understand that Legal Aid may send my case to a private attorney who will represent me for free.		
I understand that if Legal Aid determines that I am able to pay, I will pay for the cost of filing court papers and for other expenses in my case, unless Legal Aid can get the court to file my papers for free. I also understand that if Legal Aid helps me win money on my case, I will repay Legal Aid from my winnings for filing fees and other expenses spent on my case. If Legal Aid can get the other side to pay for filing fees and other expenses, any costs advanced by me will be returned to me.		
Sometimes Legal Aid can try to get the other side of the case to pay for my Attorney fees or paralegal fees. If that happens, I agree to let Legal Aid ask for and keep this payment.		
I won't talk to the other side or their lawyer without asking my Legal Aid lawyer and will call Legal Aid right away if they try to talk to me.		
I promise to let Legal Aid know where I am living, where I can get mail/email and will give Legal Aid a telephone number and or email address where I can be reached. I understand Legal Aid will not sell or disclose my information to another organization and will only use it to send me information about my case or other community announcements. If I move or get a new telephone number or email, I will let Legal Aid know right away.		
I promise to tell Legal Aid if I have any changes in my family size, in my job or in my income. I will tell Legal Aid if I get more money. I will come on time to appointments, hearings or anything else I am asked to be at for my case. I will always cooperate with Legal Aid in handling my case.		
I understand that Legal Aid can stop representing me for a good reason, but only after telling me and hearing my side. Some good reasons would be if I don't cooperate and if I miss a court hearing. Some other reasons are: if I don't tell Legal Aid about changes in my address, telephone number or income; if I make too much money; or if Legal Aid does not believe that what I am asking for is reasonable.		
I can tell Legal Aid to stop representing me whenever I want. Legal		
Aid won't settle my case unless I say it is ok.		
I have the right to complain if I don't like the work Legal Aid does on my case or if Legal Aid won't represent me anymore. Legal Aid gave me a form which tells me what to do if I want to complain.		
I agree to give Legal Aid all papers which will help with my case. I understand that Legal Aid will return all my papers to me after copies are made or when my case is completed. I understand that it is my responsibility to ask for my original papers back. Seven (7) years after my case is finished, Legal Aid will destroy my file because it needs to make room for new files. I've been given a copy of this form to keep.		

(Please Sign Your Name) Date Staff Attorney Rev. 8, 2020

LEGAL AID SERVICE OF BROWARD COUNTY, INC. GRIEVANCE PROCEDURE

The following grievance procedure has been established to provide a remedy for applicants or clients who feel they have either been improperly denied assistance or have received ineffective assistance by the Program.

Complaint for Denial of Assistance

Step One: Initial determination of eligibility *for* program services shall be made by staff personnel. Each client denied services by the program shall be given a written notice stating reasons for denial.

Step Two: If the client feels that he or she has been wrongfully denied services by the program, then the client may request a review which shall be made by the supervising attorney or by the intake attorney.

Step Three: The applicant may appeal the decision of the attorney to the Executive Director or in his/her absence to the unit supervising attorney. Upon review, if the Executive Director or supervising attorney shall determine the applicant to be ineligible for services from the program, then the reasons for the rejection shall be provided to the applicant in writing. **Step Four:** Final appeal may be had to the Eligibility Committee of the Board of Directors. The program staff shall, if requested, assist applicant in providing a written statement to this committee outlining the reasons for the appeal. The Committee shall meet and render its decision within fourteen (14) days from the date of initial rejection of the applicant. THE APPLICANT HAS THE RIGHT TO BE PRESENT AND HEARD WHEN THE ELIGIBILITY COMMITTEE MEETS TO CONSIDER APPLICANT'S APPEAL.

Complaint for Ineffective Service

services. By:

Staff Attorney

Step One: A client who is dissatisfied with the services received from the program or who feels that the services rendered have been ineffective, may file a complaint setting forth reasons which shall be reviewed directly by the Executive Director of the program, or the Deputy Director in the absence of the Executive Director.

Step Two: If requested by the client, a staff person not involved in the complaint shall be assigned to assist the client in drawing up the complaint.

Step Three: If the Executive Director or Supervising attorney is unable to satisfactorily resolve the client's complaint, then the client's complaint with a written summary of action already taken by the program, shall be referred to the Personnel Committee of the Board of Directors for final action. The client has the right to be present and heard when the Personnel Committee meets to discuss the complaint. A final decision shall be rendered within fourteen (14) days from the date that the Personnel Committee receives the complaint

1	Applicant's Initials:
DETERMINATION OF ELIGIBILITY	
Based on information supplied by you on your sworn applic	ation, it has been determined that you are not eligible for the
services of Legal Aid Service of Broward County, Inc., beca	use:
1 You are over our financial guidelines	
2 Type of Case	
3. Conflict of interest	
4 Other (Specify)	
If you feel you have been unfairly denied our services, you ha	ve the right to have this determination reviewed. To start this
review, please complete the Request for Review set out below	w and return it to our office.
Date: Determination Made By:	Position with Program:
REQUEST FOR REVIEW	-
Name:	Date:
Name: Address: I feel that I have been unfairly denied the services of Legal	Phone:
I feel that I have been unfairly denied the services of Legal	Aid Service of Broward County, Inc., for the following
reasons:	
1 hereby request review of the determination and a copy of the	e grievance procedure.
	Signed:
REVIEW OF DETERMINATION	
RE:	
I have reviewed the above Determination of Eligibility, t	he Request for Review and have discussed the matter with,
abovementioned person and have made the following decision	
1 I agree with the Determination of Eligibility	
2 I disagree with the Determination of Eligibility and, in	my opinion, the above-mentioned person is eligible for our

the