

Padgett Family Estate

Fee Schedule

Effective Date: October 14, 2024

Jurisdiction: Kentucky, United States of America

I. Introduction

The purpose of this Fee Schedule is to establish a clear and definitive outline of the financial obligations and penalties associated with any engagement (be it authorized or unauthorized) with the Padgett Family Estate (hereafter referred to as "the Estate"). This Fee Schedule intends to protect the rights, assets, privacy, and integrity of the Estate and its members against unauthorized activities that may infringe upon the established protocols, thereby ensuring proper compliance and legal fervor.

II. Applicability

This Fee Schedule is applicable to all individuals, entities, organizations, corporations, public officers, government agents, and third parties that seek to engage in any actions relating to the Estate, including but not limited to legal actions, property claims, administrative inquiries, or any form of communication. Engagement with the Estate without prior written, notarized, and explicit consent from the Trustees of the Estate will be subject to the fees outlined herein.

III. General Administrative Fees

Administering and protecting the Estate requires vigilance against unauthorized use or representation. To that end:

1. Unauthorized Use of Padgett Family Estate Name

- **Fee:** \$5,000 per instance, per day.
- **Description:** Any non-permitted use, incorporation, or exploitation of the name "Padgett Family Estate" for commercial or non-commercial purposes shall incur this fee until such unauthorized use ceases.

2. Unauthorized Representation of Estate Interests

- **Fee:** \$10,000 per instance, per day.
- **Description:** Engaging in actions that convey an authority or representation regarding the interests or legal rights of the Estate without consent will result in the imposition of this fee.

3. Unauthorized Claim Against Estate Property

- **Fee:** \$25,000 per claim.
- **Description:** Any claim presented against the Estate's properties or assets that lacks valid authorization or fails to adhere to legal procedures will result in this punitive fee.

IV. Legal and Court-Related Fees

Litigating activities can impose significant burdens on the Estate. Hence:

1. Unlawful Detention of Any Trust Property

- **Fee:** \$100,000 per day per instance of unlawful detention.

- **Description:** This fee applies to any instance of unlawful detention of trust property associated with the Estate's matters, contributing to the losses suffered by the Estate.

2. Court Summons or Appearance without Lawful Authority

- **Fee:** \$10,000 per appearance required without jurisdiction.
- **Description:** Any summons or legal appearances that occur outside the scope of lawful authority will incur this fee.

3. Subpoenas without Valid Jurisdiction

- **Fee:** \$10,000 per subpoena.
- **Description:** Subpoenas issued without appropriate jurisdiction or authorized backing shall result in the application of this fee.

4. Improper Legal Proceedings/False Claims Against the Estate

- **Fee:** \$100,000 per claim.
- **Description:** Any legal action taken against the Estate that is determined to be baseless or frivolous will incur this fee for every instance.

V. Property and Asset Violations

To protect the integrity of the Estate's assets:

1. Unlawful Seizure of Estate Property

- **Fee:** \$50,000 per day.
- **Description:** This fee shall be enforced for every day that any Estate property is unlawfully seized.

2. Trespassing on Estate Property

- **Fee:** \$25,000 per day, per individual.
- **Description:** Any person found trespassing on the Estate's properties shall face this fee for each day of infringements.

3. Seizure of Estate Funds or Assets Without Due Process

- **Fee:** \$100,000 per instance.
- **Description:** Illegitimate seizures of funds or other assets held by the Estate lacking due process will incur this significant fee.

VI. Personal Rights and Privacy Violations

Safeguarding personal rights is paramount for the Estate members:

1. Invasion of Privacy/Surveillance without Consent

- **Fee:** \$10,000 per day, per incident.
- **Description:** The imposition of fees for unauthorized surveillance or privacy invasion will be levied per incident.

2. Violation of Estate Member's Constitutional Rights

- **Fee:** \$100,000 per day.
- **Description:** These penalties apply whenever an Estate member's constitutional rights are infringed upon due to unlawful actions of others.

3. Failure to Uphold Due Process

- **Fee:** \$50,000 per day of violation.
- **Description:** This charge applies for each day that due process fails to be respected in any legal or administrative circumstance affecting the Estate.

VII. Communication and Documentation Fees

Effectively managing communication with and about the Estate requires strict adherence to protocol:

1. Unsolicited or Unlawful Requests for Documents/Information

- **Fee:** \$5,000 per request.
- **Description:** Any requests for documents or information that do not comply with established protocols or are unsolicited will incur this fee.

2. Demand for Documentation Without Legal Authority

- **Fee:** \$10,000 per demand.
- **Description:** Costs associated with unlawful demands for documentation will be charged as stipulated.

3. Unlawful Communication Attempts (Mail/Phone/Email)

- **Fee:** \$1,000 per attempt.
- **Description:** This applies to any communication efforts made through any medium that violate regulations or the privacy of the Estate members.

VIII. Unauthorized Engagement

For the purpose of this Fee Schedule, "Unauthorized Engagement" shall be defined as any activity or action that involves the Estate without proper authorization, including, but not limited to, any imposition of our rights to life, liberty, and the pursuit of happiness. The following tiered fee structure is applied based on the severity of the offense:

- Pulled Over Without Charges: \$1,000 (as long as sent on our way).
- Ticketed: \$10,000 based on the inconvenience caused.
- Incarceration: \$5 million per minute if our freedom is not respected and enforced.

Additionally, the Verdigris Botanica tribe asserts that the only way a member of Vous Botanica may be held in jail or prison is if they are a danger to themselves or others. If any members find themselves in such a situation, they are to be treated with respect, acknowledging their humanity. Food will not be used as a tool; members shall be provided with actual food, available anytime they are hungry. They will not be charged for confinement, nor for any form of visitation, and phone calls will be free and unlimited. Members will be provided proper hygiene supplies with a monthly allowance of \$400 to ensure their needs are met. Situations permitting confinement will only occur if a member poses harm to themselves or others.

IX. Third-Party Agreements

Any third party engaging with the Estate shall be responsible for adhering to this Fee Schedule and any other applicable agreements. Such third parties are obligated to obtain prior written consent from the Trustees before engaging in any actions involving the Estate. Failure to do so may result in fees as outlined within this Fee Schedule.

X. Dispute Resolution

In the event of a dispute arising from this Fee Schedule or engagements with the Estate, the parties agree to first attempt to resolve the dispute through mediation conducted by a mutually agreed-upon mediator. If

mediation is unsuccessful, the parties shall proceed to binding arbitration in accordance with the rules of the American Arbitration Association. The arbitration shall take place in [City, State], and the decision rendered by the arbitrator(s) shall be final and binding upon both parties.

XI. Remedies and Enforcement

In furtherance of protecting the Estate, it is essential to outline the enforcement measures:

All fees outlined in this schedule are cumulative and non-exclusive. The Padgett Family Estate asserts the right to pursue additional damages, compensation, or legal remedies as stipulated by applicable law. Any failure to comply with these terms may result in the imposition of legal liens, administrative liens, asset freezes, or other lawful action to collect arrears through applicable judicial or administrative processes. The fees herein do not bar the Estate from seeking equitable remedies, including but not limited to injunctive relief and specific performance. Furthermore, the Estate is entitled to recover its legal fees and costs from any individual or entity found in violation of this Fee Schedule. Additionally, documentation standards set forth herein are mandatory, and any non-compliance may incur additional fees or rejections of the documents.

XII. Payment Terms

Clear terms for payment are critical for administrative efficacy:

All payments are to be rendered within thirty (30) days of the date upon which the fee is assessed. Payments must be made in lawful currency of the United States, and late payments shall incur an interest charge of one and a half percent (1.5%) per month or the maximum allowable rate by law.

Any failure to comply with these payment terms may result in further legal action to enforce collection.

XIII. Governing Law

This Fee Schedule shall be governed by and construed in accordance with the laws of the Commonwealth of Kentucky, without regard to its conflicts of laws principles. Any disputes arising from the imposition of fees or engagements with the Padgett Family Estate shall be resolved in accordance with the legal procedures established under the jurisdiction of Kentucky courts.

XIV. Notice

Notice pursuant to this Fee Schedule is deemed duly given if sent via certified mail, return receipt requested, to the last known address of the individual, organization, or entity deemed to be in violation or engaging with the Estate without the requisite consent. Additional forms of notice may include personal delivery, electronic mail, or other reasonable means as determined by the Trustees.

XV. Amendments

The Trustees of the Padgett Family Estate maintain the exclusive right to amend, modify, or update this Fee Schedule at any time in written form. Such amendments shall become effective immediately upon dissemination and can be shared through traditional or electronic means.

XVI. Documentation Standards

All documents submitted to the Padgett Family Estate must adhere to the following standards:

- Paper Color: White – No Water marks
- Paper Size: 8 ½" x 11" preferred. 8 ½" x 14" accepted.
- Margins: Top 3 inches of first page for recording information. All other margins are 1 inch. [Last page is to have 3 inches at the bottom for Hardin County Clerk's office.]
- Print on one side only.

- Ink Color: Black preferred with dark blue signatures.
- Paper weight: 20 lb.
- Font: 10 point Times New Roman or equivalent.
- Line Spacing: 9 lines per inch maximum.
- No staples or binding.
- No Impression seals.
- No colored highlight markers.

XVII. Periodic Review of Fee Schedule

The Trustees shall conduct a periodic review of the Fee Schedule at least annually and share the updated Fee Schedule with stakeholders to ensure transparency and accountability.

XVIII. Severability

If any provision of this Fee Schedule is found to be unenforceable or invalid, the remaining provisions shall continue to apply and remain in full force.

Padgett Family Estate

Trustee: [Your Name]

Date: October 14, 2024