

RAPFOGEL LAW FIRM PLLC
WEBSITE TERMS AND CONDITIONS

Before anything else, thank you for visiting www.rapfirm.com. We hope that our website is informative. In the meantime, use of the website is subject to certain terms and restrictions:

1. Our website is for information purposes only. It is not intended as advertising or solicitation in any jurisdiction where the site would be so characterized and fail to comply with all applicable laws and ethical rules of that jurisdiction.
2. Communication by and through this website does not create or constitute an attorney-client relationship with Rapfogel Law Firm PLLC or any of its constituent attorneys. Nor does this website convey or constitute legal advice. You also should not rely upon transmission of an e-mail message to an attorney through this website to create an attorney-client relationship. If interested in retaining us and forming an attorney-client relationship, we will require a formal engagement letter. If we can assist you, we will send you an engagement letter which you can execute. Without an executed engagement letter, we cannot assure you that your communications will be privileged (unless we otherwise agree in a specific matter).
3. Practice and other descriptions, including attorney biographies, on this website may include descriptions of successful client representations in certain matters. We cannot guarantee nor accurately predict that we will be successful in new matters, even if they involve similar facts and circumstances.
4. Unless expressly specified, our attorneys are not certified by, or certified as specialists or experts by, any professional or governmental agency or authority.
5. If you visit our website, we may collect general information about the way in which you use our site, e.g. site traffic patterns and "clickstreams." We may use this information to identify levels and areas of interest in our firm and to improve and refine our site.
6. If you choose to provide us with personal information about yourself, either through a form on our website or by sending us e-mail, we may collect and use that information to contact you or to send you additional information. We will not sell any personally identifiable information to any unrelated third party, but we may share it in connection with our own marketing activities or the maintenance and operation of our site, or as may be legally required.
7. The information presented on this website is provided "as is" without representation or warranty of any kind. Any representation or warranty that might be otherwise implied is expressly disclaimed.
8. Other than viewing them or downloading materials for your personal, temporary, non-commercial viewing only, no part of the website materials may be copied, reproduced, stored, republished, or otherwise used in any form or by any means, now known or hereafter invented, without our prior written permission.
9. The information presented is subject to change without notice, and while we attempt to keep it updated, the information may have changed or not be current. Please contact us if you have any questions regarding the accuracy of information on the website.
10. We designate, to the extent that any jurisdiction requires designation, our Houston office as our principal office; Houston, Texas as the host server location; and Robert B. Rapfogel as the attorney responsible for this website.

Finally, while we appreciate your visit, please note that your use of this website is subject to this one final condition:

You agree to not hold Rapfogel Law Firm PLLC liable for any form of damage or liability arising from your use of this website, or your access to or use of or reliance on the information in or through this website, including but not limited to liability or damages under contract or tort theories or any damages caused by viruses contained within electronic files of this site or any linked site, regardless of prior notice to us.