

New Matter Inquiry Form

If you want the Quest Law Firm to consider handling your case, you may contact us in one of three ways. You may download a New Matter Inquiry Form and email it to janet@questlawfirm.com. If you prefer to provide this information over the fax, our fax number is (714) 352-6316. If you prefer to contact us by telephone, please call us at (714) 352-6310 and ask for one of our assistants.

We do not normally give free consultations or case assessments. We make that decision on a case by case basis based on the completed Client Intake form.

New Matter Inquiry Form

Name: _____

Address: _____

Tel. (Home) _____

(Work) _____

(Cell) _____

(Fax) _____

(Email) _____

Referred By: _____

Nature of Matter (Please limit to space provided and do not include confidential information at this time. What if we represent the other side already?):

Parties Involved: (Important for conflict check)

Lawsuit or other complaint. If so, what court?

Are you presently or previously represented by an attorney on this matter? Who? Why not satisfied?

What would you like to accomplish? (I.e., suit for money, determine your rights under a contract, etc.)

By submitting this form I agree to the following terms:

There is no charge for submitting this form, or for Quest Law Firm's review of the information in this form.

I understand that Quest Law Firm does not normally give free consultations or case assessments, and that decision is made on a case by case basis.

I understand that Quest Law Firm has not yet agreed to represent me, and that the purpose of submitting this form is for Quest Law Firm to consider whether it will take on my case. I also have no obligation to Quest Law Firm based on submitting this form. I understand that there are legal deadlines for filing and answering claims, and that Quest Law Firm does not agree to advise me of those deadlines based on the information in this form, or to do anything on my behalf at this time.

I understand that if I engage Quest Law Firm, a more detailed engagement agreement and an advance deposit may be required.