

I'M SORRY, BUT THIS DATE IS OVER



IN ACCORDANCE WITH
THE LEMON LAW

www.barneysblog.com

THE *LEMON LAW* MAY BE INVOKED IF, AT ANY POINT DURING THE INITIAL FIVE MINUTES (300 SECONDS) OF A FIRST DATE, EITHER PARTY DEEMS THE UNION HOPELESS AND ELECTS TO ABORT SAID DATE IN THE INTEREST OF TIME AND/OR SELF-RESPECT. RECEIPT OF THIS CARD HEREBY ABSOLVES THE **GIVER** FROM ANY "HARD FEELINGS" OR "QUESTIONS" FROM THE **LEMON LAWYEE** RELEVANT TO THE DISCONTINUANCE OF THE DATE, WHICH MAY BE TERMINATED FOR ANY REASON INCLUDING, BUT NOT LIMITED TO: TAWDRY ATTIRE, BREATH, HOMELINESS, MISPLACED/EXCESSIVE BODY HAIR, LONG ISLAND ACCENT, PUBLIC SCHOOL EDUCATION, BAD CREDIT, NO CREDIT, SUSPICIOUS ODOR(S).

ADDENDA

- (I) **GIVER** MAY WAIVE THE *LEMON LAW* SHOULD **LEMON LAWYEE** IMMEDIATELY CONSENT TO A NO-STRINGS ATTACHED "STAND," DURATION OF WHICH SHALL BE NO LONGER THAN ONE (1) NIGHT.
- (II) THE TERMS OF THIS AGREEMENT ARE NON-EXCLUSIVELY TRANSFERABLE, IN DEFERENCE TO THE EMERGENCE OF THE *LEMON LAW* AS A "THING."
- (III) IN THE UNLIKELY EVENT OF A SIMULTANEOUS INVOCATION, PARTIES SHALL ENACT ONE (1) "HIGH FIVE," WITH NEITHER PARTY OFFICIALLY ASSUMING CREDIT FOR THE *LEMON LAW* ISSUANCE.

I'M SORRY, BUT THIS DATE IS OVER



IN ACCORDANCE WITH
THE LEMON LAW

www.barneysblog.com

THE *LEMON LAW* MAY BE INVOKED IF, AT ANY POINT DURING THE INITIAL FIVE MINUTES (300 SECONDS) OF A FIRST DATE, EITHER PARTY DEEMS THE UNION HOPELESS AND ELECTS TO ABORT SAID DATE IN THE INTEREST OF TIME AND/OR SELF-RESPECT. RECEIPT OF THIS CARD HEREBY ABSOLVES THE **GIVER** FROM ANY "HARD FEELINGS" OR "QUESTIONS" FROM THE **LEMON LAWYEE** RELEVANT TO THE DISCONTINUANCE OF THE DATE, WHICH MAY BE TERMINATED FOR ANY REASON INCLUDING, BUT NOT LIMITED TO: TAWDRY ATTIRE, BREATH, HOMELINESS, MISPLACED/EXCESSIVE BODY HAIR, LONG ISLAND ACCENT, PUBLIC SCHOOL EDUCATION, BAD CREDIT, NO CREDIT, SUSPICIOUS ODOR(S).

ADDENDA

- (I) **GIVER** MAY WAIVE THE *LEMON LAW* SHOULD **LEMON LAWYEE** IMMEDIATELY CONSENT TO A NO-STRINGS ATTACHED "STAND," DURATION OF WHICH SHALL BE NO LONGER THAN ONE (1) NIGHT.
- (II) THE TERMS OF THIS AGREEMENT ARE NON-EXCLUSIVELY TRANSFERABLE, IN DEFERENCE TO THE EMERGENCE OF THE *LEMON LAW* AS A "THING."
- (III) IN THE UNLIKELY EVENT OF A SIMULTANEOUS INVOCATION, PARTIES SHALL ENACT ONE (1) "HIGH FIVE," WITH NEITHER PARTY OFFICIALLY ASSUMING CREDIT FOR THE *LEMON LAW* ISSUANCE.

I'M SORRY, BUT THIS DATE IS OVER



IN ACCORDANCE WITH
THE LEMON LAW

www.barneysblog.com

THE *LEMON LAW* MAY BE INVOKED IF, AT ANY POINT DURING THE INITIAL FIVE MINUTES (300 SECONDS) OF A FIRST DATE, EITHER PARTY DEEMS THE UNION HOPELESS AND ELECTS TO ABORT SAID DATE IN THE INTEREST OF TIME AND/OR SELF-RESPECT. RECEIPT OF THIS CARD HEREBY ABSOLVES THE **GIVER** FROM ANY "HARD FEELINGS" OR "QUESTIONS" FROM THE **LEMON LAWYEE** RELEVANT TO THE DISCONTINUANCE OF THE DATE, WHICH MAY BE TERMINATED FOR ANY REASON INCLUDING, BUT NOT LIMITED TO: TAWDRY ATTIRE, BREATH, HOMELINESS, MISPLACED/EXCESSIVE BODY HAIR, LONG ISLAND ACCENT, PUBLIC SCHOOL EDUCATION, BAD CREDIT, NO CREDIT, SUSPICIOUS ODOR(S).

ADDENDA

- (I) **GIVER** MAY WAIVE THE *LEMON LAW* SHOULD **LEMON LAWYEE** IMMEDIATELY CONSENT TO A NO-STRINGS ATTACHED "STAND," DURATION OF WHICH SHALL BE NO LONGER THAN ONE (1) NIGHT.
- (II) THE TERMS OF THIS AGREEMENT ARE NON-EXCLUSIVELY TRANSFERABLE, IN DEFERENCE TO THE EMERGENCE OF THE *LEMON LAW* AS A "THING."
- (III) IN THE UNLIKELY EVENT OF A SIMULTANEOUS INVOCATION, PARTIES SHALL ENACT ONE (1) "HIGH FIVE," WITH NEITHER PARTY OFFICIALLY ASSUMING CREDIT FOR THE *LEMON LAW* ISSUANCE.

I'M SORRY, BUT THIS DATE IS OVER



IN ACCORDANCE WITH
THE LEMON LAW

www.barneysblog.com

THE *LEMON LAW* MAY BE INVOKED IF, AT ANY POINT DURING THE INITIAL FIVE MINUTES (300 SECONDS) OF A FIRST DATE, EITHER PARTY DEEMS THE UNION HOPELESS AND ELECTS TO ABORT SAID DATE IN THE INTEREST OF TIME AND/OR SELF-RESPECT. RECEIPT OF THIS CARD HEREBY ABSOLVES THE **GIVER** FROM ANY "HARD FEELINGS" OR "QUESTIONS" FROM THE **LEMON LAWYEE** RELEVANT TO THE DISCONTINUANCE OF THE DATE, WHICH MAY BE TERMINATED FOR ANY REASON INCLUDING, BUT NOT LIMITED TO: TAWDRY ATTIRE, BREATH, HOMELINESS, MISPLACED/EXCESSIVE BODY HAIR, LONG ISLAND ACCENT, PUBLIC SCHOOL EDUCATION, BAD CREDIT, NO CREDIT, SUSPICIOUS ODOR(S).

ADDENDA

- (I) **GIVER** MAY WAIVE THE *LEMON LAW* SHOULD **LEMON LAWYEE** IMMEDIATELY CONSENT TO A NO-STRINGS ATTACHED "STAND," DURATION OF WHICH SHALL BE NO LONGER THAN ONE (1) NIGHT.
- (II) THE TERMS OF THIS AGREEMENT ARE NON-EXCLUSIVELY TRANSFERABLE, IN DEFERENCE TO THE EMERGENCE OF THE *LEMON LAW* AS A "THING."
- (III) IN THE UNLIKELY EVENT OF A SIMULTANEOUS INVOCATION, PARTIES SHALL ENACT ONE (1) "HIGH FIVE," WITH NEITHER PARTY OFFICIALLY ASSUMING CREDIT FOR THE *LEMON LAW* ISSUANCE.

I'M SORRY, BUT THIS DATE IS OVER



IN ACCORDANCE WITH
THE LEMON LAW

www.barneysblog.com

THE *LEMON LAW* MAY BE INVOKED IF, AT ANY POINT DURING THE INITIAL FIVE MINUTES (300 SECONDS) OF A FIRST DATE, EITHER PARTY DEEMS THE UNION HOPELESS AND ELECTS TO ABORT SAID DATE IN THE INTEREST OF TIME AND/OR SELF-RESPECT. RECEIPT OF THIS CARD HEREBY ABSOLVES THE **GIVER** FROM ANY "HARD FEELINGS" OR "QUESTIONS" FROM THE **LEMON LAWYEE** RELEVANT TO THE DISCONTINUANCE OF THE DATE, WHICH MAY BE TERMINATED FOR ANY REASON INCLUDING, BUT NOT LIMITED TO: TAWDRY ATTIRE, BREATH, HOMELINESS, MISPLACED/EXCESSIVE BODY HAIR, LONG ISLAND ACCENT, PUBLIC SCHOOL EDUCATION, BAD CREDIT, NO CREDIT, SUSPICIOUS ODOR(S).

ADDENDA

- (I) **GIVER** MAY WAIVE THE *LEMON LAW* SHOULD **LEMON LAWYEE** IMMEDIATELY CONSENT TO A NO-STRINGS ATTACHED "STAND," DURATION OF WHICH SHALL BE NO LONGER THAN ONE (1) NIGHT.
- (II) THE TERMS OF THIS AGREEMENT ARE NON-EXCLUSIVELY TRANSFERABLE, IN DEFERENCE TO THE EMERGENCE OF THE *LEMON LAW* AS A "THING."
- (III) IN THE UNLIKELY EVENT OF A SIMULTANEOUS INVOCATION, PARTIES SHALL ENACT ONE (1) "HIGH FIVE," WITH NEITHER PARTY OFFICIALLY ASSUMING CREDIT FOR THE *LEMON LAW* ISSUANCE.