Family Law Mediation Proceedings

| Betwe | een: |
|--------|---|
| And: | |
| And: | |
| | John-Paul E. Boyd Q.C., John-Paul Boyd Arbitration Chambers |
| | Mediation Agreement |
| Introd | luction |
| A. | Mediation is a confidential, private process in which an impartial person, a mediator, facilitates communication between the people involved in a legal dispute and attempts to promote mutual understanding, reconciliation and the settlement of their dispute. |
| B. | The parties to this agreement, and the mediation process it describes, have the primary responsibility for resolving their dispute. |
| C. | Mediators, including the mediator for the dispute that is the subject of this agreement, cannot guarantee that mediation will result in the resolution of a dispute. |
| D. | The parties to this agreement and the mediator for the dispute that is the subject of this agreement intend to participate in this mediation honestly, cooperatively and in good faith, and to make serious efforts to resolve this dispute fairly. |
| disput | sideration of John-Paul Boyd Arbitration Chambers providing mediation services in this e., and and and to the following terms. |

Agreement to mediate

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|------|-------------|--|--|--|-------------|--|--|
| 1. | | | and | wish to resolve cer | tain legal | | |
| | | and wish to resolve certain legal issues arising from the change in their relationship without starting or continuing any litigation. | | | | | |
| 2. | Th | This agreement is a mediation agreement. It is effective when: | | | | | |
| | a) | | and | have received in | ndependent | | |
| | | lawyers consulted | • | sequences of this agreement, an gned Certificates of Independent ement; and, | | | |
| | b) | this agreement ha | as been signed by all pa | rties to the agreement. | | | |
| 3. | | The mediator for this mediation is John-Paul E. Boyd Q.C. of John-Paul Boyd Arbitration Chambers, referred to in this agreement as the Mediator. | | | Arbitration | | |
| 4. | | The Certificates of Independent Legal Advice attached to this agreement are a part of this agreement. | | | | | |
| 5. | Th | This agreement may be signed in counterparts. | | | | | |
| Duti | es of | Mediator | | | | | |
| 6. | Th | e Mediator will: | | | | | |
| | a) | remain independe | · | contacts with | and | | |
| | b) | treat | and | fairly and | equally; | | |
| | c) | c) not advance the interests of one party over those of the other; and, | | | | | |
| | d) | give | and ses and procedures. | informatio | n about | | |
| | | mediation proces | ses and procedures. | | | | |
| 7. | | | and | understand and agi | ree that | | |
| | | | a lawyer, he is not acti dvice to either party. | ng as legal counsel for either pa | rty and is | | |

Duties of parties and each agree to: 8. a) comply with their obligations under this agreement; and, b) cooperate with the Mediator and take part in the mediation in good faith. Issues to be resolved and _____ agree to submit the following 9. legal issues to mediation: ☐ a) guardianship of children; □ b) decision-making in respect of children; ☐ c) parenting time or contact with children; d) the payment of child support, including the payment of children's special or extraordinary expenses, in the past, present or future; ☐ e) the payment of spousal support, in the past, present or future; ☐ f) division of property, including real property and personal property; g) occupation and use of the family home, and use of the personal property in the family home; ☐ h) allocation of responsibility for debt; ☐ i) costs; and, i) other issues, identified in the list attached to this agreement. 10. If one of the issues in the mediation concerns, or is likely to concern, the guardianship of and parenting arrangements for a child, _____ and agree that neither will make any change to the residence, living arrangements or the lifestyle of that child pending the outcome of the mediation without first securing the written consent of the other party and advising the Mediator of the details of the change.

Screening

| 11. | Th | • | and | | | |
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| | im | before the start of the mediation to screen for power imbalances and the risk or presence of family violence. | | | | |
| 12. | The information obtained during the screening process, including any notes and records made by or for the Mediator, is confidential and will not be disclosed to anyone for any purpose, except as may be required by law or by court order. | | | | | |
| 13. | | and consent to the screening | | | | |
| | pro | ocess and will not raise the screening process as a procedural issue in any future conceedings, including an application to cancel, stay or set aside any agreement made esult of this mediation. | | | | |
| No se | ervice | e of court documents | | | | |
| 14. | No party may serve court documents on any person entering, attending or leaving the mediation at or near the place of the mediation. | | | | | |
| Conf | ident | iality | | | | |
| 15. | The mediation proceeding governed by this agreement is confidential and private, except to the extent necessary to implement or enforce any agreement made as a resul of this mediation. | | | | | |
| 16. | No one other than the parties may attend the mediation meeting except with the agreement of both parties and the consent of the Mediator. | | | | | |
| 17. | | lless required by law or by court order, neither the parties nor the Mediator will close any documents or information about: | | | | |
| | a) | the mediation and the information, documents and other material provided in the course of the mediation; or, | ıe | | | |
| | b) | the results of the Mediator's screening for power imbalances and family violence and the nature of any accommodations or adaptations of the mediation process made in consequence of those results. | | | | |
| 18. | | and acknowledge that the Medi | ato | | | |
| | | by be required to disclose information obtained during the mediation where the ediator believes that: | | | | |

- a) a child is suffering or at risk of harm, under the *Child, Youth and Family Enhancement Act* of Alberta or under the *Child, Family and Community Service Act* of British Columbia; or,
- there is an imminent risk of death or serious physical or psychological harm to an identifiable person or group and the disclosure is necessary to prevent such death or harm.

No recording without disclosure and consent

- 19. _____ and the Parenting Coordinator agree that they will not make any audio or visual recordings of their conversations and other interactions with each other, unless they have first:
 - a) disclosed their intention to record a meeting, conversation or other interaction; and,
 - b) obtained the express consent of the other party or parties to the recording of the meeting, conversation or other interaction.

Communication

20. Communication between the parties and the Mediator will be by email as much as possible. Emails from the Mediator to a party must be copied to the other party. Emails from a party to the Mediator must be copied to the other party.

Mediation process

- 21. In order to attempt to resolve the legal issues between the parties to this dispute, the Mediator will attempt to isolate points of agreement and disagreement, explore alternative solutions and identify potential accommodations and areas of compromise.
- 22. The Mediator may convene separate conferences with each party before the mediation meeting to:
 - a) obtain background information about the parties, the parties' relationship, the parties' children and events since the change in the parties' relationship;
 - b) identify or clarify the legal issues to be resolved through mediation;
 - c) establish a timetable for any steps to be taken prior to the mediation meeting;
 - d) determine whether the mediation meeting will be held in person, by teleconference, by videoconference or by other means;

- e) determine any physical arrangements necessary for the attendance of the parties at the mediation meeting; and,
- f) address any concerns arising out of the screening process.
- 23. The mediation meeting will involve the parties in joint session with the Mediator, although separate meetings may be held between the Mediator and a party, at the discretion of the Mediator or a party.
- 24. The Mediator will not disclose any information provided by a party in a separate meeting between that party and the Mediator, including at the conferences held before the mediation meeting, unless the party specifically instructs the Mediator to disclose that information.

Resignation of Mediator

25. The Mediator may at any time resign his appointment as mediator by giving written notice of his resignation to the parties.

End of mediation meeting

- 26. The mediation meeting will end when:
 - a) the parties have settled the legal issues and signed a memorandum of agreement, prepared by the Mediator, summarizing the key terms of the settlement; or,
 - b) when one or both of the parties or the Mediator declares that the legal issues cannot or are not likely to be resolved by continued mediation.
- 27. The Mediator may reopen the mediation meeting with the consent of all parties.

Evidence of Mediator

| 28. | Because mediation is a confidential, private process aimed at resolving disputes ou | | | | outside | |
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| | of court, | | and | | agree that: | |

a) all communications between the parties, the Mediator and John-Paul Boyd Arbitration Chambers are made on a without prejudice basis, are privileged and may

not be disclosed whether or not the communication contains an offer to settle or compromise a party's position;

- neither will ask or require the Mediator to provide information, give evidence, or produce documents in any arbitration or litigation between the parties on the communications, discussions and content of this mediation; and,
- c) any documents or information retained by the Mediator or John-Paul Boyd Arbitration Chambers will not be subpoenaed by the parties.
- 29. The parties acknowledge that the Mediator may, in certain circumstances, be compelled by a party to testify in arbitration or litigation proceedings despite the other terms of this agreement. The parties acknowledge that calling the Mediator as a witness in such circumstances is a breach of their obligations under this Mediation Agreement and that a party who calls the Mediator as a witness will:
 - a) immediately to pay the Mediator the sum of \$2,500 as liquidated damages for breach of contract; and,
 - b) pay to the Mediator the sum of \$425 per hour, plus any applicable taxes, for all time spent by the Mediator in consequence of being called as a witness, including time spent review his file and preparing to give evidence, whether or not the Mediator actually testifies in the arbitration or litigation proceeding.

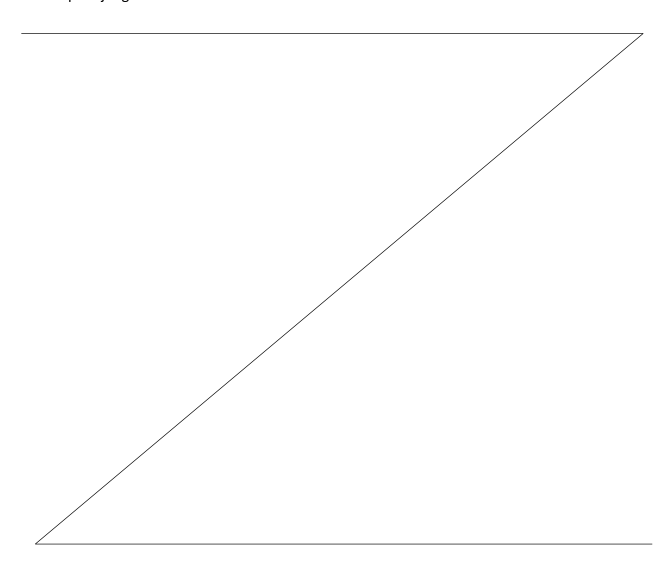
Appointment, retainer and fees of Mediator

| | and | jointly appoint and retain the | | |
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| Mediator. | | | | |
| | and | agree that the Mediator will be | | |
| conference documents when a cor | es, meetings, telephone calls, corresand other services. There will be | rformed by the Mediator including espondence, drafting documents, reviewing a minimum charge of one hour for any day her the conference or meeting is held in ace or by other means. | | |
| | | also agree that John-Paul Boyd | | |
| | Arbitration Chambers will be reimbursed for all necessary expenses incurred by the | | | |
| | • | mbers in connection with the mediation, | | |
| _ | | nt rentals, photocopying when professional | | |
| | • | ell as the cost of any hotel accommodations | | |
| | • | avel outside Calgary, Alberta and overnight | | |
| accommod | lation is necessary. John-Paul Boy | d Arbitration Chambers will not be | | |

reimbursed for other expenses incurred when the Mediator is required to travel, including for travel time, mileage, airfare and similar expenses.

- 33. Cancellation fees will be charged when a conference or meeting is cancelled by one or both parties.
 - a) If notice of the cancellation is received by the Mediator between 7 days and 48 hours before the start of the conference or meeting, the parties will be charged a fee of \$425, in addition to the Mediator's time spent preparing for the conference or meeting and any nonrefundable expenses incurred by the Mediator or John-Paul Boyd Arbitration Chambers for the purposes of the conference or meeting including boardroom booking fees, equipment rentals and the like; and,
 - b) if notice of the cancellation is received by the Mediator less than 48 hours before the start of the conference or meeting, the parties will be charged a fee of \$850, in addition to the Mediator's time spent preparing for the conference or meeting and any nonrefundable expenses incurred by the Mediator or John-Paul Boyd Arbitration Chambers for the purposes of the conference or meeting including boardroom booking fees, equipment rentals and the like.
- 34. Fees will also be charged by the Mediator when a mediation concludes earlier than the number of days reserved by the Mediator for the mediation at the request of the parties at a rate of \$1,275, plus GST, per whole unused reserved day.
- 35. Before the Mediator begins to provide services under this agreement, each party will provide the Mediator with the sum of \$2,231.25, being \$2,125 plus tax, or such other sum as the Mediator may request, to be held in trust for purpose of paying his ongoing accounts, referred to in this agreement as the parties' Retainers.
- 36. The Mediator may issue regular accounts to the parties or may, in his discretion, issue a single account following his resignation under paragraph 25 of this agreement or the end of mediation under paragraph 26. The Mediator's accounts will describe the services performed by the Mediator and the dates and times of those services, and include an itemized statement of the expenses incurred by the Mediator or John-Paul Boyd Arbitration Chambers. The Mediator's accounts will be paid from the parties' Retainers.
- 37. _____ and _____ are each responsible for paying one-half of the Mediator's accounts, subject to their agreement to pay the Mediator's accounts in a different proportion.
- 38. The parties will be required to replenish their respective Retainers as they are depleted, on notice from the Mediator. If a party fails to replenish his or her Retainer when and as

- requested, the Mediator may refuse to provide further services until the party has replenished his or her Retainer.
- 39. The Mediator will refund any unused portions of parties' Retainers when the Mediator ceases to act and all of his accounts for fees and disbursements have been paid.
- 40. Interest will accrue at a compounding rate of 1% per month, 12.68% per annum, on all accounts that are not paid within 30 days of the date on which they are due.
- 41. In the event that one of the parties fails or refuses to pay their share of the Mediator's account, the Mediator may accept payment of the defaulting party's share from the other party and that party may take such steps as may be necessary to be compensated for the payment by the defaulting party, including seeking orders for costs and pre- and post-judgment interest.



| Waiver of liability | | |
|-------------------------|-----------------------------------|--|
| 42. | and | waive any claim or right of Q.C. arising out of the mediation. |
| action they | may have against John-Paul Boyd (| 2.C. arising out of the mediation. |
| Signed by | on , in the Province of | 2020, at |
| | , in the Province of | · |
| | | |
| Signed by | on , in the Province of | 2020, at |
| | | |
| | | |
| JOHN-PAUL BOYD | ARBITRATION CHAMBERS | |
| Per: | | |
| John-Paul E. Boyd C |).C | |
| Family Law Mediate | | |

Lawyer's Certificate of Independent Legal Advice

| i have fully read over and explaine | the nature, meaning and | | |
|--|--|--|--|
| consequences of this Mediation A | greement, and have give | iven independent legal advice to | |
| before t | they signed the agreem | ment. I have also explained to | |
| the circ | umstances in which the | ne court may cancel this agreement. | |
| In my opinion, fully understands the nature, meaning and | | | |
| consequences of this agreement. | | | |
| I am satisfied that is not signing this agreement as a result of | | | |
| deception by | or as a result of a | any duress, coercion or undue influence | |
| exerted by | , and that | is not under any lega | |
| disability that would impair their o | | | |
| I am also satisfied that | is fully: | able to participate in the mediation | |
| | | | |
| Date | Cour | nsel for | |
| | | | |
| | Nam | ne: | |
| | Addr | ress: | |
| Party's Acknow | /ledgment of Indep | endent Legal Advice | |
| I,, confi in the above Certificate of Indepe | | d independent legal advice as describe ned by my lawyer. | |
| Date | | | |
| In my opinion, | is not signing or as a result of a respective to enter into the ation Agreement and is a result of a r | nds the nature, meaning and any duress, coercion or undue influis not under any least this agreement. Table to participate in the mediation is doing so freely and voluntarily. The image is not under any least the mediation is doing so freely and voluntarily. The image is not under any least the mediation is doing so freely and voluntarily. The image is not under any least the mediation is doing so freely and voluntarily. The image is not under any least the mediation is doing so freely and voluntarily. | |

Lawyer's Certificate of Independent Legal Advice

| I have fully read over and expla | the nature, meaning and | | |
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| consequences of this Mediatio | n Agreement, and have give | en independent legal advice to | |
| befo | re they signed the agreeme | ent. I have also explained to | |
| the | circumstances in which the | court may cancel this agreement. | |
| In my opinion, fully understands the nature, meaning and | | | |
| consequences of this agreeme | | | |
| I am satisfied that is not signing this agreement as a result of | | | |
| deception by | or as a result of an | y duress, coercion or undue influence | |
| exerted by | , and that | is not under any legal | |
| disability that would impair the | | | |
| I am also satisfied that | is fully al | ole to participate in the mediation | |
| proceeding described in the M | | | |
| Date | Couns | el for | |
| | Name | : | |
| | Addre | ss: | |
| Party's Ackn | owledgment of Indepe | ndent Legal Advice | |
| I,, co in the above Certificate of Inde | | ndependent legal advice as described d by my lawyer. | |
| Date | | | |