

Linda Popielarczyk, MSW, RSW, Acc.FM
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MEDIATION: SERVICE AGREEMENT

BETWEEN: Ms. Linda Popielarczyk (herein referred to as, “the mediator”)

-and- _____ (herein referred to as one of the parents)

-and- _____ (herein referred to as one of the parents)

The Issues

1. The parents acknowledge that they have requested that Linda Popielarczyk assist them as their mediator to resolve any disputes with respect to their child(ren), including but not limited to, developing a Parenting Plan or a Memorandum of Understanding regarding parenting arrangements. They have further agreed that Linda Popielarczyk has the requisite professional qualifications and professionals skills to do the work required.

The Role of the Mediator

2. The parents agree that the mediator is an impartial third party, who acts as a facilitator to assist the parents to arrive at their own solutions with respect to the outstanding issues. The mediator has no authority to impose a settlement on the parents. She is not a lawyer and will not provide legal advice.
3. The mediator will at all times promote a settlement that is in the best interests of the child(ren), and will assist the parents to examine the individual needs of their child(ren), as distinct from their own needs and desires.

Commitment To Settle

4. The parents acknowledge that they are willing participants in the mediation, are committed to making a sincere effort to reach a consensual resolution of all issues brought to mediation and will conduct themselves in good faith at all times during the mediation process.
5. The parents agree that they will not start or take any fresh steps in any court proceedings related to the issues being mediated while the mediation is in progress. Nor will they instruct their lawyers to correspond with each other with

respect to issues in mediation while they are engaged in this mediation process, without first advising the other party and the mediator.

6. It is agreed that during the mediation the parents will:
 - i) Make full and complete disclosure of all relevant information reasonably required for the mediator to understand the issues being mediated; and
 - ii) Execute any Release of Information forms necessary for the mediator to obtain relevant information from third parties. No such professionals or experts shall be contacted without the written consent of the parents

Confidentiality

7. The parents are screened individually for the suitability of mediation. In both open and closed mediation, the intake questionnaire and the screening meetings are confidential and will not be disclosed to anyone, unless otherwise court ordered by order of the court or as legally required to report a suspicion of child abuse or neglect.
8. Other than information obtained for or during the intake screening, the mediator may disclose, wholly or in part, any information provided by one of the parents to the other party in caucus, which, in the mediator's sole judgment is relevant to resolution of the matters in issue.
9. The parents consent to the presence of the mediator's intern for the purpose of professional training. Both the intern and assistant are bound by the same rules of confidentiality as the mediator.
10. The mediator may obtain consultation with respect to the mediation.
11. The mediator may meet or communicate with either party or their counsel separately at any time. The mediator may include, in the mediation process, any other significant third party, such as the child, a new partner, grandparents, other relatives, legal counsel or other significantly involved persons, following consultation beforehand with the parents. Clinical discretion will be employed in terms of how information from the child(ren) will be presented in a way that does not place further stress on the child(ren).
12. The mediator will not voluntarily disclose to anyone who is not a party to the mediation, anything said in the course of the mediation, or any materials submitted, without the written consent of all parents, EXCEPT:
 - i) To communicate with the parents, counsel and third parties retained by a party or counsel, as deemed necessary by the mediator
 - ii) To any third party advisors or experts engaged by the parents during this mediation
 - iii) For educational purposes, on an anonymous basis

- iv) Where the mediator is required to report to the appropriate child welfare authority or other relevant authorities if she has a reasonable suspicion that the child(ren) may be in danger of harm or abuse
- v) Where the mediator is obliged to notify the proper authorities if she has a reasonable suspicion that a client may harm himself or herself, or another person
- vi) Where ordered to do so by a judicial authority
- vii) Where required by law to address a professional complaint
- viii) In the event the mediator is required to resort to small claims court or collection agency to retrieve payment (the client waives the right of confidentiality to the extent that identifying information is required for the claim)

Closed Mediation

- 13. Closed mediation is a confidential, off-the-record process. The parents agree that these communications will not be raised in any subsequent legal proceeding between them.
- 14. The parents agree that the mediation sessions are settlement negotiations and that any disclosures, including the mediator's file, are inadmissible in any litigation, arbitration or other proceeding to the extent permitted by law. The parents agree that they will not subpoena or otherwise require the mediator or the intern to testify or produce records, notes, or email communications in any proceedings. No transcripts or recordings shall be made of the mediation sessions. In the event that either party contravenes the above provision, the mediator will move to quash the subpoena or summons and the party in breach will pay all of the mediator's fees and expenses for so doing.
- 15. In particular, the parents agree that they shall not rely on or introduce as evidence in any arbitration or judicial proceedings:
 - i) Any views expressed or suggestions made by the other party in respect of the possible settlement of the matter, whether orally or in writing;
 - ii) Any admissions or apologies made by the other party in the course of the mediation, whether orally or in writing;
 - iii) The fact that the other party indicated a willingness to accept a proposal or recommendation for settlement made by the mediator;
 - iv) Any views or proposals expressed by the mediator, or
 - v) Any information provided or intake form completed by a party and provided to the mediator in the course of the intake/screening meetings, and
 - vi) Any contents of the mediator's file including her notes.

Conclusion of Mediation

16. If the parents reach an agreement on some or all of the issues, the mediator will prepare a Final Draft Parenting Plan (full or partial) or Memorandum of Understanding with respect to any issues agreed upon. These documents are not legally binding and are a statement of intention by the parents. The Memorandum of Understanding or Draft Parenting Plan can be finalized into an Agreement subject to the parents' counsel's review (see ILA section of this Contract). Any Draft Parenting Plan or Memorandum of Understanding will not be released until all outstanding fees and disbursements have been paid.

Risks and Limitations of Mediation

17. The parents acknowledge that there is no guarantee that they will resolve all issues in mediation and that they may not be fully satisfied with the outcome. The parents further acknowledge that if a settlement is not reached in mediation, any subsequent litigation may be more difficult than if the parents had not mediated.
18. The mediator cannot guarantee physical safety during the mediation process. The mediator cannot guarantee against bad faith or abuse of process by either party.

Independent Legal Representation

19. The parents are responsible for seeking and obtaining all necessary advice, and are encouraged to obtain legal advice throughout the mediation process. If during the course of the mediation, the mediator expresses an opinion or comments on an issue, the parents agree that this will not be interpreted as legal advice.
20. Agreements are not signed in the mediator's office.
21. The mediator strongly encourages each party to obtain legal advice throughout the mediation process and before any Agreement is signed to ensure that they are fully informed of their legal rights and obligations and the legal implications of such an agreement. The parents understand and acknowledge that an Agreement reached without the benefit of legal and other necessary advice may be invalid, may later be set aside, or may have unintended consequences.
22. If any party chooses not to obtain independent legal advice, he/she agrees to indemnify and save the mediator harmless from any and all liabilities arising out of the mediated agreement.

Termination of Mediation

23. It is understood that mediation is a voluntary process. Any party or the mediator may terminate the process at any time on notice to the mediator and other

parents. The mediator may suspend or terminate the mediation process whenever:

- i) In her opinion, the process is likely to prejudice one or more of the participants
- ii) The usefulness of the mediation process is exhausted
- iii) The agreement being reached is unreasonable

24. The mediation shall be terminated:

- i) By a written statement by one or more of the parents that the mediation is terminated
- ii) By a written statement by the mediator that the mediation is terminated

Costs of Mediation

25. It is agreed that:

- i) The mediator's fee will be charged at the rate of \$_____ per hour plus HST if applicable. Fees are applied to all time expended in any/all professional activities by the mediator, including administrative matters, associated with the mediation processor arising from the mediation process. This includes fees charged retroactively from the time that our services are initially requested and the file is opened. This also includes disbursements paid to collateral sources for verbal or written reports and agency/hospital reports. This includes all services related to the mediation, including but not limited to, telephone calls, e-mail, review of materials, letter or report writing, and sessions.
- ii) The parents will pay for the cost of the mediation in the following way:
_____.
- iii) An initial retainer to cover a total of 15-hours is required at the commencement of the mediation unless otherwise arranged.
- iv) Retainer/fees may be paid by cash, cheque, email transfer, or VISA/MC.
- v) The parents shall be requested to submit further retainer as needed. The mediator reserves the right to cancel or suspend the mediation process if accounts are not paid.
- vi) Interest will be charged on all accounts outstanding after 30 days at a time that the account is rendered.

26. The parents shall be billed for an appointment in which there is less than 48 (forty-eight) business hours' notice prior to cancellation. The parents shall each be responsible for bills arising from his/her own cancellation.

27. Payment is not dependent on a parents' perception of the success or failure of the service.

Waiver of Liability

28. In consideration for the third party neutral services provided by the mediator, the parents hereby agree that they will not make any claim against the mediator, in respect of such services, whether in contract or in tort (e.g. for negligence). The parents further agree that they will indemnify and save harmless the mediator from all costs, claims, causes of action or proceedings, which they have or may have in future, arising out of the mediation.
29. Both parents:
- i) Understand their rights and obligations under this Agreement and the nature and consequences of this Agreement
 - ii) Acknowledge that they are not under any undue influence or duress
 - iii) Acknowledge that they are both signing this Agreement voluntarily

Each of the parents and the mediator acknowledge that they have read this Agreement and agree to proceed with mediation on the terms set out above.

DATED at Toronto, this _____ day of _____, 20____.

Parent 1

Parent 2

Linda Popielarczyk, MSW, RSW, Acc.FM OR _____
Witness