

BLUE RIDGE JUDICIAL CIRCUIT

CHEROKEE COUNTY JUSTICE CENTER 90 NORTH STREET, SUITE 250 CANTON, GA 30114
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Guidelines for Mediation

Style of Case	VS			
Case Number:				

Mediation is a non-adversarial process which is most effective if the parties involved work within the following guidelines:

- 1. The parties understand that the purpose of the mediation is to find a mutually acceptable resolution of the issues they bring to each session. The mediator will lead negotiation to assist in developing a settlement that is acceptable to the parties. The mediator does not make decision for the parties.
- 2. For mediation to be successful, open and honest communication, negotiations and statements are essential. By signing this agreement, the parties agree to make complete and accurate disclosure of all matters relevant to the process of settlement. This includes providing each party and the mediator with alt relevant information which would be available in the discovery process in a legal proceeding. If a party deliberately withholds information or supplies false information relevant to the settlement, then the agreement reached in mediation may be set aside.
- 3. Information gathered in the mediation process is confidential and privileged. All such communications by the parties shall be treated as strictly confidential by the mediator and the parties. The mediator will not disclose any information learned during the mediation without the express permission of the parties. Confidential matters disclosed in a private meeting or caucus with one party will not be divulged to the other party without the consent of the party making the disclosure.
- 4. In order to maintain confidentiality, the parties, by this agreement. Agree not to call the mediator nor any member of the mediation staff or court designee to testify as a witness at any proceeding nor to subpoena or otherwise seek discovery of any written materials in his/her possession developed for or in the course of this mediation. To the extent that the law permits such discovery from the mediator the mediation staff or court designed the parties hereby waive their rights thereto.
- 5. Nothing in this agreement shall be construed to prevent or excuse the mediator from reporting such crimes, imminent threats of bodily injury or abuse to a child or a party, or such other matters as to which the law imposes a duty to report.
- **6.** If this is a domestic case, by signing this agreement, the parties acknowledge that they have completed the required screening for domestic violence.
- 7. No one shall record any part of the mediation conference.
- 8. It is expressly understood by the parties that the mediation does not offer legal advice in this mediation and is not function as an attorney whether or not the mediator is in fact an attorney. In this mediation, the mediator's role is to aid the parties in seeking a fair agreement in accordance with their respective interests. The construction of a proposed agreement and any question of law should be referred by the parties to their own legal counsel. All parties are encouraged to have an independent attorney look over any completed agreements. A completed stipulation form will incorporate all issues agreed upon. All parties further agree

	parties present, it is not final and binding on the parties.				
•	The mediator is not liable for the results of the mediation. Any agreement written is the agreement of the parties to the mediation. The mediator in a court-annexed program shall not be held liable for civil damages for any statement, action, omission, or decision made in the course of the mediation process unless that statement, action, omission or decision is (1) grossly negligent and made with malice or (2) is in willful disregard of the safety or property of any party to the mediation process.				
0.	By signing this agreement, all parties acknowledge they are under				
	Court, to mediate. All agree to participat mediation session. All parties agree to work toward resolution of the however, to reach an agreement through mediation, all parties understate fashion through the court process.	ne issues. Should it be impossible,			
1.	I understand that payment shall be made to the mediator at the time \$ per hour.	services are rendered at the rate of			
2.	By participating in the mediation session, l, by my signature, affirm good-faith negotiations and to make decisions for myself, including a if necessary.				
	I have read (or have been read) and understand the above guidelines for neither the mediator, mediation staff, nor court designee shall provide understand that I have been directed and encouraged to see independent that by signing this agreement I am agreeing that I will not subpoen at court designee to testify in this or any subsequent court action. Likewi documents resulting from this mediation. By signing this waiver to me confidentiality by using any type of recording device or digital camera telephone camera, tape recorder, video recorder or any other type of re-	legal or financial advice. I nt legal advice. I further understand he mediator, mediation staff, or se, I will not subpoena any diate, I agree that I will not violate including, but not limited to,			
;	Signature	Date			
	Counsel	Date			
;	Signature	Date			
-	Counsel	Date			
	of confidentiality in this agreement.	of this mediation, agree to the terms			
-	Signature	Date			

that unless and until an agreement/memorandum of understanding is reduced to writing AND signed by all