



DIVORCE MEDIATION/AGREEMENT TO MEDIATE ADVANCE PAYMENT REQUIREMENT

The undersigned hereby agrees to have Mary Kay Hansen provide mediation services. The mediator is not a judge or arbitrator, and has no authority to require or enforce settlement. The mediator is an attorney with over thirty (30) years of legal experience with an emphasis on family law and has been approved as a Parenting Act/SADR mediator by the Office of Dispute Resolution. The mediator has not previously represented any of the parties in the matter with respect to the subject of this mediation. The mediator is serving as a neutral third party and is not representing either party in this matter. The role of the mediator does not create a lawyer-client relationship with the parties and does not constitute representation of any of the parties. The mediator is not allowed to represent either party in the role of attorney in a subsequent legal proceeding in the same matter mediated.

The mediator is not giving legal advice to any person involved in the mediation and nothing the mediator says may be construed as providing legal advice. The parties are relying upon advice from legal counsel or have been given the opportunity to do so. The parties are encouraged to consult with legal counsel as needed.

It is understood that communications during the mediation are privileged and are not subject to discovery or admissible in evidence except as provided by Neb. Rev. Stat. § 25-2934. Any information disclosed by a party to the mediator in the course of mediation will retain its confidential or privileged character. Any information gained through such sessions will not be disclosed by the mediator unless the party allows the mediator to do so.

The parties agree not to call the mediator as a witness in any proceeding, and agree not to subpoena or otherwise seek discovery of any materials in the mediator's possession. To the extent that Nebraska law may permit such discovery from the mediator, the parties hereby waive any right thereto. However, this agreement and any written agreement made and signed by the parties as a result of the mediation may be used in any relevant proceeding.

If minor children are involved, the law requires an Individual Private Session (IPS) with the mediator prior to the first mediation session. If the IPS discloses that certain conditions exist, a Specialized Alternative Dispute Resolution (SADR) process is required. Mary Kay Hansen is qualified to provide this service. As a courtesy to the parties, the first thirty minutes of the IPS are provided free of charge.

In cases involving children, if during the mediation process, the mediator has reasonable cause to believe that a child has been subjected to child abuse or neglect or

if the mediator observes a child being subjected to conditions or circumstances, which would reasonably result in child abuse or neglect, the mediator is obligated to report such information unless previously reported.

Mediation is non-binding unless an agreement is entered into following mediation. The mediation may be terminated by any party at any time. The mediator may terminate the mediation in the event the mediator determines that a party is not acting in good faith, or that further efforts at mediation will not be helpful.

We retain records relating to professional services that we provide so that we are better able to assist you with your mediation needs, and in some cases, to comply with professional guidelines. In order to guard your nonpublic, personal information, we maintain physical, electronic, and procedural safeguards that comply with professional standards.

Unless requested otherwise in writing below:

- A copy of the mediated document(s) will be sent to your attorney;
- The mediator will discuss/answer questions your attorney may have regarding the mediation and/or document(s) and will provide your attorney other such information as they may request;
- Mediation document(s) and billing statements will be sent to you by email.

Written requests: _____

BILLING INFORMATION

The mediator's hourly fee is \$300.00 and the paralegal is \$150.00 for services rendered. **Most parties share the fee for an effective rate of \$150.00 and \$75.00 an hour.** Parties are billed for the time dedicated to the matter, which may include: coordinating the mediation/file opening, obtaining Court documents/information, preparing for and attending the mediation, travel, drafting/editing proposed agreements, and communications with parties and/or counsel. Some services are provided at no charge, such as thirty minutes dedicated to each Individual Private Session. Monthly bills are issued with each party being billed at the rate of \$150.00 and \$75.00 an hour unless the parties agree otherwise. Interest on balances due accrues at 10% per annum. The mediator may suspend or terminate any further work on the mediation if payment is not made.

ADVANCED PAYMENT/RETAINER

Twenty-four (24) hours prior to the start of the first mediation session, each party must return this form and pay an advanced payment in the amount selected below. Unearned funds will be returned upon the closing of the mediation file.

I choose the following advanced payment option:

_____ I will make an advanced payment of \$750.00 and sign a payment
Initials authorization allowing a monthly payment charged to my debit/credit
card (Complete the form on page 4).

OR

_____ I will make an advanced payment of \$750.00 and pay my monthly bill
Initials in full within seven (7) days of the billing date. An additional
advanced payment may be required to continue to provide services.

Credit card payments may be made at <https://secure.lawpay.com/pages/mary-kay-hansen-law/trust>. Please contact us if you have any questions.

I have reviewed this Agreement to Mediate and accept the terms thereof.

Print Name Signature Date

Please provide the following information:

Mailing Address: _____

City, State, Zip Code: _____

Telephone Number(s): _____

Email Address: _____

Employer: _____

PAYMENT AUTHORIZATION

Chose one of the following:

_____ I hereby authorize Mary Kay Hansen Law to charge/debit my account \$150.00 on the **5th** of each month until my balance is paid in full.

OR

_____ I hereby authorize Mary Kay Hansen Law to charge/debit my account \$150.00 on the **20th** of each month until my balance is paid in full.

Name on debit/credit card: _____

Email address for receipt (if different from above): _____

Billing Address (if different from above): _____

City, State, Zip Code: _____

Card number: _____

Expiration Date: _____

3-digit security code (on back of card): _____

Signature: _____

Date: _____

Please note: Due to our billing cycle, payment may not appear on your bill until the following month. We will process your payment as soon as practical after the selected date. If funds are not available on the date processed, we retain the right to continue to attempt to charge the account until the payment is made. In the event a date for the charge/deduction is not selected from the dates above, your charge/deduction will be made on the 20th of each month until your account is paid in full. You will receive an email receipt for your payment unless requested otherwise.

Revocation of this authorization must be made in writing.