

**DAVIDSON LAW OFFICE  
PARENTING CONSULTANT CONTRACT**

I understand the role of the parenting consultant and I wish to have Mary L. Davidson, Attorney at Law, act as the Parenting Consultant for my family.

1. I understand that Mary L. Davidson charges \$250 per hour for her work. I agree to bring my portion of her bill current at the close of every meeting. If there is a balance owed for services performed after a meeting, I will pay my share of the amount owed within 30 days of receiving a statement.
2. I will pay \$\_\_\_\_\_ % of all fees incurred on behalf of both parents, including time the parenting consultant spends with collateral sources (such as therapists), document review, interviews with the children, and report preparation.
3. I understand that I will be charged for all the time that Ms. Davidson spends on my case, including telephone calls, consultation with other professionals (lawyers, psychologists) reviewing reports of other professionals, reviewing your correspondence, preparing reports and session notes. Telephone calls and voice mail messages will be billed at a minimum of \$25.00 per call to the person making them.. Any call exceeding 15 minutes will be billed at the hourly rate. (I.e., a 20 minute telephone call is 1/3 of an hour or \$83.00.).
4. I agree to provide copies of all written information that I send to Ms. Davidson to the other parent. I understand that this information is not confidential and may be shared with the other parent, our attorneys, and the Court.
5. I understand that I may request a written summary or report at any time and that I will be responsible for the cost of preparation.
6. If I ask Ms. Davidson to appear in court, I will be responsible for the cost of her time. I will pay her \$1200 per half day of court time. I will make a \$2400 deposit with her at least one week before the scheduled court appearance. Ms. Davidson will retain \$1200 of this deposit in the event the court date is cancelled with less than three business days' notice.
7. I understand that the decisions made by Ms. Davidson are binding unless and until they are changed by a court order. If I disagree with a decision made by Ms. Davidson, I will seek a court order changing it within 14 days of receiving the decision. I understand that the decision will be binding unless and until it is changed by a court order
8. If my account is not current, Ms. Davidson can continue to make binding decisions without input from me.
9. I understand that there is no confidentiality in this process. Ms. Davidson is free to share information with me, with the other parent, with the attorneys, and with the court. I will give her releases to talk with any professionals with whom I am working who may have helpful information or input into developing the optimal parenting plan for the children.

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Signature

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Date