

Electronic Recording of Mediated Agreement

May 30, 2006

The parties and their counsel agree that the terms of their mediated agreement (resolving certain of their separation and divorce-related issues) are fully and accurately detailed on the electronic recording just made in the mediator's office, and assented to (on that recording) by all.

All parties view all such terms in their totality as fair, equitable and conscionable to them, and in the best interests of their children. The parties intend that this recorded agreement — memorialized by this writing as to their agreement's terms — be binding, and fully enforceable as to each of them, pursuant to the Colorado Dispute Resolution Act.

The parties direct the mediator to preserve this recording until a transcription is requested by either party. Upon payment of related fees, the mediator shall provide both parties with copies of his transcription as the only evidence of the parties' agreement reached in mediation (and as an exception to confidentiality and privilege, as established by their Agreement to Mediate and Colorado law). The parties agree the mediator shall not be called as a witness to any hearing or trial regarding this or other aspects of their mediation.

Acknowledged:

Martha FictionalClient, Respondent

James FictionalClient, Petitioner

Gary B. Pulitzer, Esq., Counsel for
Respondent

Gregg Greenstein, Esq., Counsel for
Petitioner

Lawrence F. King, J.D., Mediator
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