Covering Transmittal Letter to Clients (with final documents, especially with anticipated counsel review)

June 27, 2006

Ms. Martha FictionalClient Dr. James FictionalClient

Dear Martha and James:

Please find enclosed copies of the draft of your Memorandum of Understanding (Mediated Separation Agreement and Parenting Plan) and supporting documents.

You should, of course, review these quite carefully with your advisory counsel, Mr. Pulitzer and Mr. Greenstein. Both of you have signed an Attorney Release, so certainly if it would be helpful your counsel can contact me directly.

Of course, I remain available to revise these provisions, or consider other issues with you together. As I believe your counsel will know, I am happy to make minor changes to this form of Agreement. If more major changes are required, counsel typically generally will attach a Stipulation incorporating the attached Memorandum, but adding the new or substituted paragraphs in the body of the Stipulation and striking the paragraphs of the mediated Agreement no longer to be part of the Permanent Orders. (This approach is necessary so that matters not resolved in our work in mediation are not attributed to that process. Obviously, I am somewhat sensitive as well that the subsequent workproduct and drafting of counsel not be attributed to me, or mine to others, as well.)

As I believe you know, I think you two have worked valiantly and creatively in these efforts and if I do not have an opportunity to speak with you again, best of luck to you both.

Sincerely,

Lawrence F. King, J.D. /lk

cc: Gary B. Pulitzer, Esq. Gregg Greenstein, Esq.