CONTRACT FOR COPARENTING CONSULTATION

1. I understand coparenting consultation services offer an attempt to coordinate a coparenting plan that addresses current and future issues related to raising children between two homes.

2. I understand coparenting consultation services do not involve adult's property, finances, or other issues that do not directly involve co-parenting.

3. I agree to hire Between Two Homes, LLC to provide coparenting consultation services through one of the agencies consultants.

4. I understand I may not engage the consultant in conversation without the other parent or other parties present unless specifically addressing scheduling issues related to coparenting consultation services appointments.

5. I understand an “agree to consider” is an agreement that the numbered issues were discussed for consideration of potential final resolution, but no final resolution was reached.

6. I understand that though I may reach final agreements in the coparenting consultation services session, the consultant encourages the parties to contact their attorneys prior to final resolution.

7. I understand that at any time I would like to take a break from the coparenting consultation services session, I may do so.

8. I understand any time during a break I may contact my attorney.

9. I understand that the coparenting consultation services process requires open and honest communication in order to succeed. Therefore, it is completely confidential, and all written and oral communications made during the coparenting consultation services are privileged settlement negotiations; and, I agree that no electronic and tape recordings will be made during the coparenting consultation services. Further: The consultant will not reveal anything discussed in coparenting consultation services without the permission of both parties. However, she/he is required to report certain matters, such as incidents of child abuse or threats of physical violence, and confidentiality does not extend to these matters.

10. I understand I may not at any time during or after the coparenting consultation services, call the consultant as a witness in any legal or administrative proceeding concerning this dispute. To the extent that I may have a right to call the consultation as a witness, that right is hereby waived.

11. I agree not to subpoena or demand the production of any records, notes, work product or the like of the consultant in any legal or administrative proceeding concerning this dispute. To the extent that I may have a legal right to demand these documents, that right is hereby waived. If, at a later time, either party decides to subpoena the consultant, the consultant will
move to quash the subpoena. That party agrees to reimburse the consultant for whatever expenses she/he incurs in such an action.

12. The exceptions to the above confidentiality provisions include: (1) This agreement to utilize coparenting consultation services and any written agreement made and signed by the parties as a result of coparenting consultation services may be used in any relevant proceeding, unless the parties make agreement not to do so; (2) Matters that are admissible in a court of law continue to be admissible even though raised in a coparenting consultation services session.

13. I understand the fee for the consultant required to testify or appear in court is $250.00 per hour rounded up to the nearest hour, including travel time, documentation preparation, and documentation review. A deposit of $750.00 in advance for the consultant’s time is required at least 48 hours in advance. If the consultant is notified prior to departure that the consultant’s time is not required to be present, the deposit will be refunded. If 3 hours of the consultant’s time (rounded up to the nearest hour) is not utilized, the consultant will refund the time paid for that is not used.

14. I understand the fee for coparenting consultation is $150.00 per hour rounded up to the nearest 15 minute increment. Payment is due at the time of service via cash, credit card, or money order. I understand if I do not cancel at least 24 weekday business hours prior to scheduled appointments I will incur the fee for that appointment. I understand if I arrive more than 15 minutes late, the session will be terminated and I will be responsible for the total cost of the missed session.

15. I understand that Between Two Homes, LLC encourages parents to be empowered and fully informed prior to parenting plan mediation sessions. As such, to save money and time in prior to the first session, I am encourage to complete the live Children in the Middle coparenting class or online Making Two Homes work class.

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Printed Name

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Signature

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Date

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Printed Name

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Signature

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Date