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CUSTODY EVALUATION CONSENT FORM

Under Georgia law and the Ethical Principles of Psychologists, our conversations would normally be considered confidential and privileged. That is to say, I would not be permitted to discuss any case material with others and could not be asked to disclose such material in court (unless, for example, you report abusing children or intent to harm another). However, in order to conduct the most thorough custody evaluation possible, and in fairness to all parties, I will only agree to conduct such evaluations when all parties waive their rights to confidentiality and privilege so far as these might extend to your attorney, the court, and the other parties in this case. Typically a written report is prepared at the end of the evaluation, which summarizes interview and test results and my conclusions and recommendations. Copies are released to the judge and/or Guardian ad Litem/ or both attorneys as per the court order or judicial instructions. Notes or raw data from my case file will not be released without a court order.

By signing below, the parties in this case agree to the conditions noted above and understand that I shall send a copy of my report to your attorney, your child's attorney (if appointed), and the other party's attorney, or, if court appointed, that I may send my report to the Judge in lieu of the parties' attorneys.

Signature

Date

Signature

Date

Witness Signature

Date