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Waiver of Confidentiality

Please Read this very carefully and do NOT sign if you have an objection.

The confidentiality of the information you or your children share with Dr. Baker is not guaranteed when the information is shared as part of a custody recommendation, parenting coordination, co-parenting counseling, a divorce suit or a modification of a divorce decree, a home study, or any other service which requires a written report or testimony for legal purposes.

The attorneys involved in the case as well as the judge and other professionals will most likely ask Dr. Baker to provide information gained during your sessions or your children's sessions.

I, _____, understand that it is further ordered that pursuant to the Texas Family Code Chapter Section 107, it states that:

Sec. 107.002. POWERS AND DUTIES OF THE GUARDIAN AD LITEM FOR A CHILD

(a) A guardian ad litem appointed for a child under this chapter is not a party to the suit but may:

(1) conduct an investigation to the extent that the guardian ad litem considers necessary to determine the best interests of the child; and

(2) obtain and review copies of the child's relevant medical, psychological, and school records as provided by Section 107.006.

I, _____, do not hold Dr. Baker to the normal standards of confidentiality for the term of our work together. I understand that attorneys from both sides of this legal action as well as the judge and other professionals will be asking for information she gains during our sessions and/or any sessions involving my children. I also understand that I may revoke this waiver at any time as long as I do so IN WRITING with a certification of receipt.

Client's Signature

_____ Dated _____