

Remboldt Mediation Firm, LLC is an experienced, state registered professional mediation service. All mediators are Registered Georgia Neutrals and have met all the qualifications required by the State of Georgia to provide mediation services for separating or divorcing families.

Private Divorce Mediation

Divorce mediation is a court approved alternative to divorce litigation. It is a private and confidential process through which a separating or divorcing couples, assisted by a trained, experienced mediator, can arrive at their own decisions concerning what is fair and reasonable for their particular family situation. Both parties are strongly encouraged to have their individual attorneys review any agreements.

Divorce mediation is both private and confidential. The only document that leaves the mediator's office is the Memorandum of Understanding. All mediator notes are destroyed once the mediation is completed. Mediation is voluntary and either party has the right to end the mediation process at any time.

Mediation Sessions

There is no charge for the initial consultation by telephone. This conference session is an opportunity for the couple to meet their mediator, to become familiar with the process, to ask questions, and to decide if the mediator, and/or the mediation process is appropriate for them.

The number of mediation session needed to reach an agreement depends upon the complexity of the issues involved. Sessions are generally two hours in length and are scheduled over a period of several weeks at the party's convenience. A "Rough Draft" Memorandum of Understanding is drawn up after each session. The draft is a "work in progress" and gives the couple an opportunity to review the document and discuss it with their attorneys. A completed agreement between the parties is typically reached within three to six sessions.

The Agreement

When the parties have reached a final agreement on specific issues such as the division of marital property, the family budgets, child support, parenting and responsibilities, the mediator drafts a copy of the final Memorandum of Understanding, specifying the couple's agreements. This Memorandum of Understanding is reviewed by each of the parties and their attorneys and then signed by the parties. It is then drafted into a Separation Agreement or Divorce Settlement Agreement by one of the couple's attorneys and presented to the court for approval.

Fees

Mediation fees are hourly based. The total cost depends on how many sessions are needed for the parties to come to an agreement and the number of hours needed for the mediator to draft the Memorandum of Understanding. Fees are payable at each session, and may be paid by check, debit card or credit card.

Parties are asked to pay a flat initial fee for the Memorandum of Understanding. The fee covers the preparation of rough drafts of the document and the incorporation of updates after each session. The drafts are available for review by the parties and if appropriate, their respective attorneys before each scheduled mediation session.

For further information please contact:

Remboldt Mediation Firm, LLC

2876 Johnson Ferry Rd.

Suite 100

Marietta, Georgia 30062

T/ 404.671.9527

F/ 404.671.9528

E/ cjremboldt@gmail.com

Webb: [GADivorceByMediation](http://GADivorceByMediation.com) | Blog: NewGAFamilyLaw.com

DIVORCE BY MEDIATION

It is nonadversarial. You are partners in decision-making.

It is mutual. You must both agree on solutions, or there is no agreement.

It helps clarify areas of conflict. Most couples have some conflict. The mediator helps you limit the conflict and discuss things productively.

It gives you power. You control your own decisions over your own lives.

It is best for your children. All of the discussion are tempered by the fact that you are both parents of your children and you will have a continuing relationship as parents after you have ended the spousal relationship. In mediation, the best interest of the children is always paramount.

How to proceed. All you need to do is to call **(404-671-9527)** and arrange for a **free telephone consultation** with both parties. At that time, a detailed explanation of how to proceed is described. Both of you receive the same information, and therefore each of you can rest assured that you will be on equal footing from the outset of the process.

DIVORCE BY MEDIATION **is not a legal service.** The outcome of the mediation is a memorandum of understanding detailing all of your agreements that your attorney will review and incorporate into your formal legal documents.

Remboldt Mediation Firm, LLC
2876 Johnson Ferry Rd.
Suite 100
Marietta, Georgia 30062
T/ 404.348.4081
F/ 404.671.9528

Webb: Remboldt.com | Blog: NewGAFamilyLaw.com



REMBOLDT MEDIATION FIRM, LLC.

DIVORCE By MEDIATION

Not

Litigation

