Notice to the Bar

<u>Parenting Coordinators – Conclusion of Pilot Program:</u> <u>Continuing Authority to Appoint in Individual Cases</u>

On the recommendation of both the Conference of Family Presiding Judges and the Supreme Court Family Practice Committee, the Parenting Coordinator Pilot Program in Bergen, Middlesex, Morris/Sussex and Union vicinages is terminated effective November 26, 2012. All standardized forms promulgated in connection with that pilot program are rescinded as of that date, including the standardized order of appointment, the parent coordinator registration form, and the standardized case information form. Additionally, the roster of parenting coordinators posted on the judiciary website will be removed also as of that date.

While the Parenting Coordinator Pilot Program will be ending, Family Judges may continue to appoint Parenting Coordinators in specific cases in any vicinage (except in cases having a domestic violence temporary or final restraining order if effect). Parenting Coordinators so appointed will need to be qualified to serve either by consent of the parties or by the court in the same manner as other experts. While there are no specifically required forms of order of appointment, the two model orders appended to this notice are provided for guidance. One model order would be for use in consent situations; the other when the Parenting Coordinator is appointed on motion by the court or a party.

Questions regarding this material may be directed to Harry T. Cassidy, Assistant Director for Family Practice, Administrative Office of the Courts, by e-mail at Harry.Cassidy@judiciary.state.nj.us or by phone at 609-984-4228.

Glenn A.Grant, J.A.D.

Acting Administrative Director of the Courts

Dated: November 13, 2012

Atto	rney(s) for			
				Superior Court of New Jersey
				Chancery Division - Family Part
			Plaintiff,	County of
v.			,	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
				Civil Action
		 	Defendant.	Order Appointing Parenting Coordinator
				(Consent)
THIS	MATTER having	been opened to the	he Court by	, Esq.,
attorn	eys for the Plaintiff,	and		, Esq., attorneys for the Defendant,
and +1	o nortica baying agr	and that it is in t	ha haat intarasts (of the abild(ren) that a Parenting Coordinator
апа п	ie parties naving agi	eed that it is in ti	ne best interests (of the child(ren) that a Parenting Coordinator
be app	pointed to assist the	parties in resolvi	ng their conflicts	s as here defined, and the parties having
appro	ved the coordinator	designated: for g	good cause having	g been shown;
F F	,	, , ,	•	,
IT IS	ON THIS	DAY OF	, 20	, ORDERED AS FOLLOWS:
1.	APPOINTMENT	·		, located at
	-		is appointed	as Parenting Coordinator for the term of
		_ to	······································	
		·		
2.	ROLE OF PARE	NTING COORD	INATOR: The Pa	arenting Coordinator shall serve to attempt to
	assist the parties	o resolve conflic	cts related to the	following issues:
	Paris Control of the			
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	The Parenting Co	ordinator also sh	all seek to assist	the parties to learn strategies to avoid conflict
	regarding their ob	ild(ren) The Do	renting Coording	tor shall not have the authority to change
	existing Orders of	the Court unless	the parties conser	nt and enter into a Consent Order. The

Parenting Coordinator shall not have authority to conduct parenting time or custody evaluations or to make recommendations concerning said issues.

- 3. NO CONFIDENTIALITY: All communications from the parties and/or their lawyers to the Parenting Coordinator and/or from the Parenting Coordinator to the parties and/or their lawyers shall not be deemed confidential, but rather shall be admissible in evidence, under New Jersey Rules of Evidence and Rules of Court.
- 4. RECOMMENDATIONS: If the Parenting Coordinator can not foster agreement regarding the issues assigned to him/her, then he/she will make recommendations to the parties (and their respective attorneys) directly. If either party objects to the recommendation, and refuses to be bound by the same, either party may apply to the court pursuant to the Rules for determination of the issues. In connection with any such application, either party may submit the Parenting Coordinator's recommendation and any additional relevant evidence, in accordance with the Rules of Court. The court may assess counsel fees pursuant to the Rules in connection with said application. The parties shall provide notice to the Parenting Coordinator of any application to the court related to recommendations the Coordinator has made.
- SOURCES OF INFORMATION: Except as set forth herein, each party is ordered to provide the Parenting Coordinator with all requested information including the signing of all releases requested for non privileged collateral contacts. The Parenting Coordinator may have contact with any professional for the children. If the parties agree, the Parenting Coordinator may have access to any other individual the parenting coordinator deems necessary to perform the coordinator's duties. If the parties disagree as to whether the Coordinator should have access to any specific person or whether a parent has to sign an authorization pertaining to him or herself, then the Court shall determine the issue on application.

- 6. SCOPE: The Parenting Coordinator may make recommendations to the parties about issues identified in the Order of Appointment.
- 7. PROTOCOL: Consistent with this Rule, the Parenting Coordinator may determine the protocol of all communications, interviews, and sessions including who shall or may attend the meetings.
- 8. COMMUNICATION: The parties and their attorneys shall have the right to initiate or receive oral one-sided communication with the Parenting Coordinator but the fact of such communication shall be made known to the other party contemporaneously with its occurring through confirmatory written memorialization. Any party or counsel may communicate in writing with the Parenting Coordinator provided that copies are provided to the other party and counsel simultaneously. Copies of any documents, tape recordings or other electronic material that one party gives to the Parenting Coordinator must also be given contemporaneously to the other party or his/her attorney.
- 9. ALLOCATION OF FEES: The Parenting Coordinator's reasonable and customary fees shall be paid by the parties as follows: plaintiff ______% and defendant ______%. In the event of a request for reallocation of fees and costs, the Parenting Coordinator may submit recommendations concerning this issue.
- 10. PARENTING COORDINATOR'S RETAINER AGREEMENT: The parenting coordinator's retainer agreement shall mirror the terms of this Order of Appointment. The parenting coordinator's retainer agreement shall not provide any authority beyond that set forth in this Order of Appointment.
- 11. RETAINER: The parties will pay to the Parenting Coordinator a joint retainer in the percentages referred to above, or as may be modified by the Court.

- 12. TESTIMONY: All testimony by the Parenting Coordinator in connection with these proceedings or other proceedings involving any or all of the participants in this proceeding shall be deemed expert testimony if qualified and shall be paid accordingly.
- 13. COOPERATION OF THE PARTIES: In the event the Parenting Coordinator believes either party has been recalcitrant and/or non-cooperative and thereby has interfered with the parenting coordinating process, that view shall be communicated in writing to the parties and their attorneys, who may then petition the court for appropriate relief, including, but not limited to, sanctions, counsel fees, and the remedies set forth in *Rule* 5:3-7.
- 14. TERMINATION/GRIEVANCE: During the term of the Parenting Coordinator's appointment, the Coordinator may withdraw from service at any time, on ten days notice to the parties and the court, if she/he determines resignation to be in the best interests of the children or she/he is unable to serve out the term set forth in this order. A party having a complaint or grievance shall discuss the matter with the Parenting Coordinator in person in an attempt to resolve it before pursuing it in any other manner. If the issue remains unresolved, the aggrieved party shall submit a written letter detailing the complaint or grievance to the Parenting Coordinator with a copy to the other party, both attorneys (if any), and to the attorney for the child(ren) or Guardian ad Litem if one is in place. The Parenting Coordinator shall within ten (10) days provide a written response to both parties and the attorneys. The Parenting Coordinator at his/her discretion may schedule a meeting or conference call with the attorneys or with the attorneys and the parties in an effort to resolve the complaint. In situations where the grievance or complaint is not resolved by this process, the dissatisfied party may request a court hearing to address and resolve the issues that have been raised.

J.S.C.

Att	corney(s) for				
		Superior Court of New Jersey Chancery Division - Family Part County of			
	Plaintifi	ff, Docket Number:			
ν.		Civil Action			
	Defenda	dant. Order Appointing Parenting Coordinator (On Motion)			
THI	S MATTER having been opened by the Court of	on its own motion, or on the application of			
	, Esq., attorneys	s for the Plaintiff / Defendant,			
on no	otice to, Es	Esq. the attorneys for the Plaintiff / Defendant,			
and t	the Court having determined that it is in the best	t interests of the child(ren) that a Parenting			
Coor	rdinator be appointed to assist the parties in resol-	olving their conflicts as here defined; and good cause			
	ng been shown; and				
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		oordinator shall not have the authority to change			
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J.S.C.