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| NAME: |  |
| Attorney Registration # |  |
| Firm Name: |  |
| ADDRESS: |  |
| TELEPHONE NUMBERS: |  |
| EMAIL ADDRESS: |  |
| FAX NUMBER: |  |
| PRIOR MEDIATION TRAINING, EDUCATION, AND CERTIFICATIONS:  (may attach additional sheets and/or resume) |  |

Approximately how many mediations have you participated in as a mediator in the past 3 years?

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Approximately how many mediations have you participated in as counsel for one of the parties to the mediation in the past 3 years?

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In what areas of the law do you believe you have special expertise due to your education, training, and work experience (i.e. personal injury, real estate, business law, etc.)

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Please list any types of cases in which you would prefer not to be appointed as the mediator:

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Do you have appropriate space to conduct the mediation at your office or another location if all parties and the mediator wish to hold the mediation away from the courthouse?

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Please confirm that you meet the qualifications and training requirements of Rule 16.23 of the Rules of Superintendence for the Courts of Ohio, and attach copies of your training certificates, transcripts, or other proof of meeting those requirements. According to Sup. R. 16.23(A), you must satisfy one of the following:

(1) Except as provided in division (A)(2) of this rule, a mediator shall complete “Fundamentals of Mediation Training” approved by the Supreme Court Dispute Resolution Section in accordance with standards established by the Commission on Dispute Resolution.

(2) A mediator shall not be required to complete training pursuant to division (A)(1) of this rule if any of the following apply:

(a) Prior to January 1, 2020, the mediator has completed at least twelve hours of basic mediation training;

(b) Prior to January 1, 2020, the mediator has served as a full-time mediator for a minimum of three years or mediated at least forty-five cases, in which case the mediator shall complete the “Advanced Mediation Workshop” approved by the Supreme Court Dispute Resolution Section in accordance with standards established by the Commission on Dispute Resolution;

(c) The mediator is a law student enrolled in a clinical mediation or dispute resolution program at an American Bar Association accredited law school, has completed mandatory coursework in fundamental mediation topics, and mediates under the supervision of faculty at the law school.

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\_\_\_\_\_\_\_\_\_\_ I acknowledge that the contract rate for mediations paid for by the court is *initial* set at $200 per hour with a cap of 8 hours per case unless court approval is

received for additional hours.

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Signature Date