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DR. MCMILLAN'S POLICY CONCERNING COURT AND DEPOSITION TESTIMONY:

Typically, I am willing to give testimony on behalf of individual people, if subpoenaed, and if the judge orders testimony to be given. If there is a therapeutic process in place, it is important to weigh how a testimony may have a negative effect on that therapeutic process. Also, I may have data that the judge might find helpful in forming an opinion regarding the questions before him.

With all that in mind, it is important to note, that although I may be called by a particular attorney or side to give testimony, my desire is to put forth information in an accurate fashion, which typically has pros and cons to any particular side, but will hopefully serve the best interest of the individual. In testifying my goal is to tell the truth as I see it and help the child, family system or person who is the subject of my testimony.

Waiver or privacy: Any testimony by its nature eliminates privacy or confidentiality of the parties. It is rare that court records are sealed, and there can be no guarantee that court records are not accessible to the public. Your attorney would best be able to provide you with further information regarding privacy or confidentiality.

With regard to fees: Prior to any testimony any previous balance needs to be paid. For depositions, I charge \$1,500.00 for the first three hours, and if the deposition continues beyond three hours you will automatically be charged another \$1,500.00. If the deposition is in a location other than my office, I also charge travel time at the rate of \$375, portal to portal for any portion of an hour. With regard to court testimony, my experience has been that attorneys are unable to guarantee the time testimony might start, or the duration of that testimony. To that end, if I am subpoenaed to court, my charges are \$3,000.00 per day. A retainer for the deposition or court testimony needs to be deposited at my office 21 days prior to the expected testimony. In order that the fee is not forfeited in the event of a cancellation, the cancellation must be noticed 10 days prior to testimony, or the retainer will be forfeited. In the event that the testimony is rescheduled, a new retainer will need to be obtained in order to schedule testimony.

Your signature below indicates that you agree to all of the above, and that you have had an opportunity to ask any questions for clarification that you may have.

Signature

Date