

MINNESOTA SUPREME COURT

Alternative Dispute Resolution (ADR)

GUIDELINES FOR SPONSOR'S PETITION ALTERNATIVE DISPUTE RESOLUTION - RULE 114 TRAINING COURSE CERTIFICATION

FAMILY LAW HYBRID NEUTRALS: PARENTING TIME EXPEDITOR (PTE) PARENTING CONSULTANT (PC)

Alternative Dispute Resolution Program 135 Minnesota Judicial Center 25 Rev. Dr. Martin Luther King Jr. Blvd. St. Paul, Minnesota 55155-1500

(651) 297-7590

Under the General Rules of Practice Rule 114 only those individuals who meet the training requirements established in Rule 114.12, subdivision 4, or who have received a waiver under subdivision 4(m) shall be listed on the roster of Qualified Neutrals. The State Court Administrator certifies training programs which meet the training criteria. Any sponsor (agency, organization, or person) who provides training may seek course certification. A list of certified training programs is kept by State Court Administrator, ADR Program.

APPLICATION REQUIREMENTS

- 1. Application for course approval shall be submitted on petition forms available on mncourts.gov under the help topic Alternative Dispute Resolution (ADR)/Mediation.
- 2. It is strongly recommended that an application for course approval shall be submitted at least 30 days prior to the scheduled training date(s) to ensure the course meets all requirements to be certified. Note: If the course is not certified 30 days prior to the scheduled training date(s), the course may be denied.
- 3. Course certification is based on Rule 114.12 of the General Rules of Practice.
- 4. The number of hours certified will be based on each contact hour of training. A contact hour shall consist of no less than a sixty-minute class session. The number of hours certified will not include time spent on meals, breaks, homework assignments, or unrelated activities.
- 5. Training for family law hybrid processes shall include experiential learning. Certified hybrid process training for PTEs shall consist of a minimum of 5 hours of experiential learning and certified hybrid process training for PCs shall consist of a minimum of 7 hours of experiential learning.
- 6. Certification will not be granted for courses consisting solely of television viewing, correspondence work, or self-study. Video, motion picture, or sound tape presentations will not be certified unless a qualified instructor is present to discuss the content and answer questions.

TRAINER REQUREMENTS

In order to qualify as a certified training program, trainer(s) must meet the following requirements:

- 1. Have taken a training as set forth in Rule 114.12 of the General Rules of Practice, or equivalent training on the same topic before teaching it.
- 2. Be a Qualified Neutral if providing ADR services in Minnesota. If a trainer from out of state is not on the roster, the Minnesota ADR rules/law topics that is required under Rule 114.12, including the Code of Ethics for Court-Annexed ADR Neutrals, must be taught by a local expert who is on the roster.
- 3. Demonstrate 5 years of experience as a Neutral in the ADR process being taught.

- 4. Demonstrate experience as a trainer using the role play/experiential learning format required by Rule 114.12.
- 5. Instructors shall provide a suitable learning environment and assist attendees and answer questions related to the course.

COORDINATOR REQUIREMENTS

- 1. The sponsor shall designate a **coordinator** who is responsible for supervising the course and assuring compliance with the statutes and rules governing alternative dispute resolution methods.
- 2. The coordinator shall notify the ADR Program Manager of the date and location of each subsequent presentation of a certified course. Any change in faculty or course content must also be noted.

FACILITIES

 Classroom training shall be conducted in a comfortable classroom or other facility which provides space and equipment appropriate for the learning activities. "Classroom training" includes both interactive training conducted in person and interactive training conducted through virtual means. Classroom training also includes a "ride-along." "Ride-along" means observation of a real-life ADR process, including observation by remote means, conducted by Qualified Neutral. With consent of the parties and under the supervision of the Qualified Neutral, the ride-along may also include participation in the ADR process.

ADVERTISING

- 1. Courses must be certified in writing by the ADR Program Manager in order to be advertised as *certified alternative dispute resolution training*.
- 2. A sponsor may make a written request to use the term "certification pending" if a petition has been made to the ADR Program Manager. Permission must be granted by the ADR Program Manager prior to using the term "certification pending."
- 3. When a sponsor receives written notice from the ADR Program Manager, advertising may include the statement "This course has been certified for () hours of alternative dispute resolution training by the State Court Administrator, ADR Program."
- 4. Advertising must be truthful, clear, and not deceptive or misleading.

FAILURE TO COMPLY

1. Failure to comply with these guidelines will result in loss of certification of the course until full compliance with all requirements has been met.

MINNESOTA JUDICIAL BRANCH

SPONSOR'S PETITION ALTERNATIVE DISPUTE RESOLUTION MINNESOTA SUPREME COURT FOR ADR ROSTERS AND TRAINING FAMILY HYBRID NEUTRALS TRAINING COURSE CERTIFICATION

SECTION I: COURSE INFORMATION

Course Title:			
Date(s):			
Address:			
City/State/Zip:			
Telephone:			
Email:			

SECTION II: FOCUS OF THE COURSE

Course will fulfill Rule 114 requirements for:

Family Law Hybrid Neutrals Roster - Parenting Time Expeditor (PTE)

Family Law Hybrid Neutrals Roster - Parenting Consultant (PC)

SECTION III. TRAINER QUALIFICATION (to be completed by the Trainer)

Trainer Name(s)

To qualify as a trainer, one or more trainers must be a Qualified Neutral on the Rule 114 ADR Roster and have taken a training as set forth in Rule 114.12 or equivalent training on the same topic before teaching it. Indicate the certified or equivalent training the trainer attended. Attached additional sheets if necessary. To verify the trainer is currently active on the Roster, follow the link <u>Minnesota Statewide ADR-Rule 114 Qualified Neutrals Roster</u> to search the public list of all active Neutrals.

Qualified Trainer Name(s)					

Date(s) of TrainingName of TrainingSponsorTotal Hours

I certify that I have five years of professional experience as a Neutral in the ADR process being taught and that I have experience as a training using the role play/experiential learning format required by these rules.

Qualified Trainer Signature

Date

SECTION IV. TRAINING FOR PARENTING TIME EXPEDITOR (PTE) PROCESS

If you are requesting certification in this process area, include the following information.

- 1. Indicate by name the segments of the course agenda that deal with each of the following topics.
 - a) Overview of family law Neutral roles and distinguishing the PTE role.
 - b) Emotional and psychological dynamics of separation and divorce.
 - c) Code of Ethics for Court Annexed ADR Neutrals and the PTE statute.

d) Appointing orders.

e)	Orientating parties to the process.
f)	Managing the parenting time expediting process, including decision making.
g)	Addressing domestic abuse in parenting time expediting.
h)	Protocols and fees.
i)	Standards and best practices.
j)	Avoiding and handling complaints.
k)	Drafting summaries and decisions.
2.	Total number of instruction hours (60 minutes of instruction - 1 credit hour)

3. Total number of hours of experiential learning (5 hours minimum)

SECTION V. TRAINING FOR PARENTING CONSULTANT (PC) PROCESS

If you are requesting certification in this process area, include the following information.

- 1. Indicate by name the segments of the course agenda that deal with each of the following topics.
 - a) Emotional and psychological dynamics of separation and divorce.
 - b) Developmental needs of children.
 - c) Addressing domestic abuse in the parenting consultant process.
 - d) Appointing orders.
 - e) Fee agreements and billing.
 - f) Managing the parenting consulting process.
 - g) Standards and best practices.
 - h) Statutes and rules, including the Code of Ethics for Court-Annexed ADR Neutrals. This section must be taught by a Qualified Neutral providing ADR services in Minnesota. See Rule 114.12, sub. 4(1)(2)

i)	Issues and techniques.
i)	Drafting summaries and decisions.
J	
k)	Avoiding and handling complaints.
,	
2.	Total number of instruction hours (60 minutes of instruction - 1 credit hour)
3.	Total number of hours of experiential learning (7 hours minimum)

SECTION VI: COURSE OUTLINE

Include a course agenda/brochure with this completed form. A course agenda should indicate the time allocations and subject matter of each segment of the course.

SECTION VII: EVALUATION FORMS

Participant critique submitted at end of session
Survey to be sent out after program
Other (specify): ______

SECTION VIII. COURSE MATERIALS

Submit copies of all course materials to be provided to participants (including evaluation forms).

Petitioner's Signature

Date

DIRECTIONS: Complete this form and send it with supporting materials to:

ADR@courts.state.mn.us

This form will be returned to applicant after review. The following section will be completed to indicate whether the course is certified.

DO NOT WRITE BELOW THIS LINE - FOR USE BY LCD

Approved for credit hours of training for:

# of hour	Family Law Hybrid Neutrals Roster - Parenting Time Expeditor (PTE) Training
# of hour	Family Law Hybrid Neutrals Roster - Parenting Consultant (PC) Training
Not a	pproved for the following reason(s):

Kirsten Stockwell, ADR Program Manager Alternative Dispute Resolution Date