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FOR DISCUSSION ONLY

FAMILY LAW ARBITRATION ACT

NATIONAL CONFERENCE OF COMMISSIONERS

ON UNIFORM STATE LAW

November 14-15, 2014 Drafting Committee Meeting

ALTERNATIVE A

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November 3, 2014

FAMILY LAW ARBITRATION ACT

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FAMILY LAW ARBITRATION ACT

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1	FAMILY LAW ARBITRATION ACT
2	SECTION 1. SHORT TITLE. This [act] may be cited as the Family Law Arbitration
3	Act.
4	SECTION 2. DEFINITIONS. In this [act]:
5	(1) "Arbitration," used as a noun, means arbitration under this [act];
6	(2) "Arbitration agreement" means an agreement to arbitrate a family law dispute.
7	(3) "Arbitrator" means one or more individuals selected to make an award, in a family
8	law dispute that is subject to an arbitration agreement under this [act].
9	(4) "Award" means a written decision or determination by an arbitrator that is effective
10	when confirmed by a court.
11	(5) "Court" means the [family] [domestic relations] [court] [tribunal] authorized by law
12	of this state other than this [act] to hear disputes arising under [insert state statutory chapter, title,
13	or code governing marital separation and dissolution, dissolution of [domestic partnership][civil
14	union] [cohabiting relationship], custodial responsibility, and child support.]
15	(6) "Custodial responsibility" includes all powers and duties relating to caretaking
16	authority and decision-making authority for a child. The term includes physical custody, legal
17	custody, parenting time, right to access, and visitation.
18	(7) "Family law dispute" means a contested issue, whether arising before or after the
19	entry of a decree, regarding a matter within the authority of the court.
20	(8) "Hearing" means a hearing conducted by an arbitrator under this [act].
21	(9) "Order of protection" means an order, issued by a court in this state or any other
22	jurisdiction under the domestic-violence, family-violence, or anti-stalking laws of the state that
23	issued the order, to prevent an individual from engaging in a violent or threatening act against,

1	harassing, contacting, communicating with, or being in physical proximity to, another individual
2	who is a party to an arbitration or a child under the custodial responsibility of a party.
3	(10) "Record" means information that is inscribed on a tangible medium or that is stored
4	in an electronic or other medium and is retrievable in perceivable form.
5	(11) "Sign" means, with present intent to authenticate or adopt a record to:
6	(A) execute or adopt a tangible symbol; or
7	(B) attach to or logically associate with the record an electronic symbol, sound,
8	or process.
9	(12) "State" means a state of the United States, the District of Columbia, Puerto Rico,
10	the United States Virgin Islands, or any territory or insular possession subject to the jurisdiction
11	of the United States. The term includes a federally recognized Indian tribe.
12	SECTION 3. SCOPE.
13	(a) This [act] governs binding arbitration of any family law dispute between the parties.
14	(b) Unless pursuant to a [parenting plan][parental separation agreement], [marital
15	settlement] agreement, or an agreement to arbitrate future disputes under Section 19, an
16	arbitration agreement may cover a dispute relating to custodial responsibility or child support
17	only if the dispute exists at the time of the agreement.
18	(c) This [act] does not provide for arbitration of disputes to [grant a marital
19	separation or divorce], terminate parental rights, grant an adoption or guardianship of a minor or
20	incapacitated individual; determine contested paternity or maternity, or declare [dependency]
21	[child in need of care] or juvenile-offender status.
22	SECTION 4. PROTECTION OF PARTY OR CHILD.
23	(a) If, before or during arbitration, a party becomes subject to an order of protection or

1	the court or arbitrator finds a reasonable basis to believe that a party's safety or ability to
2	participate effectively in the arbitration is at risk, the arbitration may not proceed unless each
3	party affirms the agreement to arbitrate and the court [or arbitrator] finds that:
4	(1) the agreement is informed and voluntary, and
5	(2) reasonable procedures are in place to protect the party at risk from harm,
6	harassment, or intimidation.
7	(b) If, in an arbitration, the arbitrator finds a reasonable basis to believe that a child
8	under the custodial responsibility of a party is abused or neglected, the arbitrator shall suspend
9	the arbitration and report the abuse or neglect as required by law of this state other than this [act].
10	SECTION 5. ARBITRATION AGREEMENT.
11	(a) An arbitration agreement must:
12	(1) be in a record signed by all parties;
13	(2) identify the arbitrator or a method of selecting an arbitrator;
14	(3) identify the family law disputes that the parties intend to arbitrate; and
15	(4) include the following disclosures or the substantial equivalent in plain
16	language:
17	(A) Once a party voluntarily signs an agreement to arbitrate, the
18	agreement is binding.
19	(B) Arbitration does not offer the same protections for victims of
20	domestic violence as does the judicial system.
21	(C) The arbitrator will decide each issue assigned to arbitration.
22	(D) A party may choose to be represented by a lawyer before agreeing to
23	arbitrate and throughout the arbitration.

1	(E) Parties are responsible for the costs of arbitration, including the fees
2	for the arbitrator.
3	(F) An arbitration award under this [act] may be appealed to a court only
4	on limited grounds and, if confirmed by the court, is enforceable as a judgment.
5	(c) If in dispute, the court shall decide whether an enforceable arbitration agreement
6	exists and, unless otherwise agreed by the parties, whether an issue is subject to the arbitration
7	agreement.
8	SECTION 6. QUALIFICATIONS OF ARBITRATOR.
9	(a) An arbitrator must:
10	(1) be an attorney admitted to practice [or an attorney or judge on retired status]
11	in a state:
12	(A) that has jurisdiction to confirm an award under Section 16;
13	(B) in which the arbitration is pending; or
14	(C) the law of which is being applied; and
15	(2) have training about domestic violence and child abuse [according to standards
16	established under law of this state other than this [act] for judicial officers assigned to hear
17	family law disputes].
18	(b) Parties to an arbitration agreement, in a signed record, may waive the requirements of
19	subsection (a) for an arbitrator selected by the parties.
20	SECTION 7. SELECTION OR APPOINTMENT OF ARBITRATOR.
21	(a) Parties to an arbitration agreement shall follow the method for selecting an arbitrator
22	that is provided in the agreement.
23	(b) If the agreed method for selecting an arbitrator fails or an arbitrator is unable to act,

1 on motion of a party, the court shall appoint an arbitrator.

2

SECTION 8. APPLICABLE LAW.

3 (a) Parties to an arbitration agreement may designate the law of a state to govern the
4 family law dispute to be arbitrated if the state has a significant relationship to any party or the
5 agreement and the designated law is not contrary to the public policy of this state.

6 (b) If no law is designated consistent with subsection (a), the law of this state, including
7 its choice-of-law principles, governs the family law dispute that is the subject of the arbitration.

8 [(c) Unless displaced by a provision of this [act], principles of law and equity

9 supplement this [act].]

10

SECTION 9. TEMPORARY AWARD.

(a) On motion of a party to arbitration, the arbitrator may make a temporary award under
[insert this state's statutes or rules governing temporary orders in a family law dispute] and any
other award necessary to protect the effectiveness of the arbitration and promote the fair and
expeditious resolution of the issues, to the same extent as in a civil action.

(b) Before an arbitrator is appointed and authorized to act, the court, on motion of a party
to the arbitration may enter a temporary order under [insert this state's statutes or rules governing
issuance of a temporary order in a family law dispute] and any other necessary order.

(c) A party may move for confirmation of a temporary award at any time before thecourt confirms the final award.

20

SECTION 10. CONDUCT OF ARBITRATION.

(a) Unless otherwise provided by this [act], the conduct of arbitration, including
initiation of the arbitration, proceedings to compel or stay arbitration, discovery by the parties,
and the arbitration process, should proceed according to the law and rules of this state other than

1 this [act] governing voluntary binding arbitration.

2

(b) A party to an arbitration may be represented by a lawyer.

- 3 (c) Unless otherwise required by law of this state other than this [act], parties to an
 4 arbitration may agree that the proceeding, in whole or in part, is confidential.
- 5 (d) A party to an arbitration may not communicate ex parte with the arbitrator except to 6 the extent allowed in a civil action for communication with the judge.
- 7

SECTION 11. DISCLOSURE BY ARBITRATOR AND DISQUALIFICATION.

8 (a) Before accepting selection or appointment, an arbitrator shall disclose to the parties 9 to the arbitration agreement any circumstance that a reasonable individual would believe is likely 10 to affect the arbitrator's impartiality, including bias, a financial or personal interest in the 11 outcome of the arbitration, or a past or present personal, business, or professional relationship 12 with a party or attorney.

(b) An arbitrator, the parties to the arbitration agreement, and the parties' attorneys have a
continuing obligation to disclose to parties any fact that a reasonable individual would believe is
likely to affect the arbitrator's impartiality.

16 (c) Not later than [14] days after disclosure under subsection (a) or (b), a party may
17 object to the arbitrator's selection or continued service and may move the court to disqualify the
18 arbitrator.

(d) The court shall hear a motion for disqualification under subsection (c) not later than
[thirty (30)] days after the motion is made. If the court finds that the arbitrator is disqualified
based on a circumstance that a reasonable individual would believe is likely to affect the
arbitrator's impartiality, the court shall appoint another arbitrator agreed to by the parties or, if
the parties have not agreed, on motion of either party, the court shall appoint an arbitrator.
(e) If, in an arbitration, the parties agree to discharge the arbitrator, the parties shall notify the

1	arbitrator and select a new arbitrator pursuant to the arbitration agreement. If the discharged
2	arbitrator was selected by the court, the parties may ask the court to appoint an arbitrator.
3	SECTION 12. POWERS OF ARBITRATOR.
4	(a) Unless otherwise provided in an arbitration agreement, the arbitrator may:
5	(1) hold conferences with the parties to the arbitration;
6	(2) determine the date, time, place, and location of the hearings;
7	(3) appoint experts;
8	(4) administer an oath or affirmation and issue a subpoena for the attendance of a
9	witness and for the production of documents and other evidence at any hearing as in a civil
10	action;
11	(5) order discovery concerning any issue being arbitrated, to the same extent as in
12	a civil action and determine the date, time, and place of discovery;
13	(6) determine the admissibility, relevance, materiality, and weight of evidence;
14	(7) permit a deposition of a witness to be taken for use as evidence at the hearing;
15	(8) prohibit a party from disclosing trade secrets and privileged, confidential, or
16	other information protected from disclosure, to the same extent as in a civil action;
17	(9) appoint an attorney, guardian ad litem, or other representative for a child, to
18	the same extent as in a civil action;
19	(10) allocate arbitration fees, attorneys' fees, and other costs between the parties
20	or to one party according to law other than this [act] governing allocation of expenses in family
21	law disputes; and
22	(11) require each party to provide information, including:
23	(A) a copy of any relevant court order;

1	(B) information required to be disclosed in a family law dispute under law
2	of this state other than this [act]; and
3	(C) a proposed award that addresses each issue in arbitration.
4	(b) On motion to the court by a party, a subpoena or other order issued by the arbitrator
5	may be enforced as in a civil action.
6	SECTION 13. INTERLOCUTORY REVIEW DURING ARBITRATION
7	PROCESS. A party to an arbitration under this [act] may seek interlocutory judicial review and
8	a stay of arbitration in the court with jurisdiction for any of the following reasons:
9	(1) lack of jurisdiction over the subject matter or the parties;
10	(2) circumstances that would bar arbitration under Section 4 or otherwise require judicial
11	intervention to protect the safety of a party or a child under the custodial responsibility of a
12	party; or
13	(3) bias or misconduct of the arbitrator sufficient to require disqualification under
14	Section 11.
15	SECTION 14. RECORD OF HEARING.
16	(a) A recording, transcript, or summary of evidence must be made of any part of a
17	hearing concerning custodial responsibility or child support, in the manner required by law of
18	this state other than this [act].
19	(b) Except as otherwise provided by an arbitration agreement or subsection (a), an
20	arbitration hearing need not be recorded, transcribed, or summarized by the arbitrator.
21	SECTION 15. AWARD.
22	(a) Unless the parties to an arbitration otherwise agree, the arbitrator shall make an
23	award in a signed record on each contested issue and give a copy of the award to each party in
24	accordance with the law and rules of this state other than this [act] governing voluntary binding 8

1 arbitration.

(b) An arbitration award under subsection (a) determining custodial responsibility or
child support must include findings of fact and conclusions of law and must comply with
applicable law other than this [act].

(c) An arbitrator retains jurisdiction to correct an error or omission in an arbitration
award under subsection (a) until the court confirms the award. Not later than [20] days after the
award is made, a party to the arbitration may request the arbitrator to correct an error or omission
or to clarify the award. Another party to the arbitration may respond to the request not later than
[20] days after receipt of the motion.

10

SECTION 16. CONFIRMATION OF AWARD.

(a) After receiving notice of an arbitration award under this [act], any party may move
for confirmation of the award in the court with jurisdiction over the subject matter and the
parties under law other than this [act].

14 (b) Except as provided in subsection (c), unless a party moves to correct an award under

15 Section 17 or to revise or vacate an award under Section 18, the court shall confirm the award.

16 (c) An award involving custodial responsibility or child support may be confirmed only if

17 the court finds that the award on its face complies with applicable law other than this [act].

18 (d) An award is effective on confirmation.

19 SECTION 17. CORRECTION OF AWARD BY COURT.

- 20 (a) Not later than [30] days after receiving notice of an arbitration award, a party may
 21 move the court to correct the award.
- 22 (b) The court may correct the arbitration award if it finds:
- 23 (1) mathematical miscalculation or a mistake in the description of a person, thing,

1	or property referred to in the award; or
2	(2) the award is imperfect in a matter of form not affecting the merits of the
3	decision on the family law dispute submitted.
4	SECTION 18. REVISION OR VACATION OF AWARD.
5	(a) Not later than [30] days after receiving notice of an arbitration award or [30] days
6	after receiving notice of a corrected award, a party may move the court to revise or vacate the
7	award.
8	(b) The court may revise or vacate an arbitration award under this [act] only for the
9	following reasons, established by a preponderance of the evidence:
10	(1) the award determines custodial responsibility or child support and
11	(A) does not include findings of fact and conclusions of law, or
12	(B) does not comply with law [of this state] other than this [act] applicable
13	to custodial responsibility or child support;
14	(2) the award was obtained by corruption, fraud, or other undue means;
15	(3) there was partiality or misconduct by the arbitrator or corruption of the
16	arbitrator to the substantial prejudice of a party's rights;
17	(4) the arbitrator exceeded the arbitrator's powers under this [act] or the
18	arbitration agreement;
19	(5) the arbitrator refused to postpone the hearing on a showing of sufficient
20	cause, refused to hear evidence material to the controversy, or otherwise conducted the hearing
21	to prejudice substantially a party's rights; or
22	(6) any other basis for revision or vacation of an arbitration award under law of
23	this state other than this [act] governing voluntary binding arbitration.

SECTION 19. CONTEST OR MODIFICATION OF CONFIRMED AWARD.

(a) Parties to an arbitration may agree to arbitrate, before the original arbitrator or a
new arbitrator, a dispute about the meaning or validity of an arbitration award confirmed under
this [act] or a subsequent request for modification of a confirmed award under law of this state
other than this [act].

- (b) Except as provided in subsection (a), a dispute about the meaning or validity of
 an arbitration award confirmed under this [act] or a subsequent modification of the confirmed
 award is subject to the standards and procedures provided by law of this state other than this
 [act].
- 10

SECTION 20. LIMITED RIGHT OF APPEAL.

- (a) An appeal may be taken from a judgment or decree entered pursuant to this [act] or
 from a court order under this [act]:
- 13 (1) denying a [motion] to compel arbitration;
- 14 (2) granting a [motion] to stay arbitration;
- 15 (3) confirming or denying confirmation of an award;
- 16 (4) modifying or correcting an award; or
- 17 (5) vacating an award without directing a rehearing.
- 18 (b) The grounds for appeal of award of custodial responsibility or child support shall be
- 19 limited to the grounds provided in Section 18.

20 SECTION 21. ENFORCEMENT OF AWARD.

(a) The court shall enforce an arbitration award, including a temporary order, which has
been confirmed under this [act] in the manner and to the same extent as an order or judgment
entered by a court.

(b) The court shall enforce an arbitration award from another state which has been
 confirmed by a court of another state in an arbitration process consistent with this [act].

3

SECTION 22. IMMUNITY OF ARBITRATOR.

4 (a) An arbitrator is immune from civil liability to the same extent as a judge acting in a
5 judicial capacity.

6 (b) Immunity afforded by this section supplements immunity under law of this state7 other than this [act].

8 (c) Failure of an arbitrator to make a disclosure required by Section 11 does not cause
9 loss of immunity under this section.

(d) An arbitrator is not competent to testify, and may not be required to produce records
in a judicial, administrative, or similar proceeding, about any statement, conduct, decision, or
ruling occurring during the arbitration to the same extent as a judge of a court acting in a judicial
capacity. This subsection does not apply:

14 (1) to the extent necessary to determine a claim by the arbitrator against a party to15 the arbitration;

16 (2) to a hearing on a motion to revise or vacate an award under Section 18 if there
17 is prima facie evidence that a ground for revising or vacating the award exists;

18 (3) to the extent required by the law of this state other this [act] regarding testimony19 in proceedings related to child abuse and neglect.

(e) If an individual commences a civil action against an arbitrator arising from the
services of the arbitrator or if a person seeks to compel an arbitrator to testify or produce records
in violation of subsection (d), and the court decides that the arbitrator is immune from civil
liability or that the arbitrator is not competent to testify, the court shall award to the arbitrator

1 reasonable attorney's fees, costs, and reasonable expenses of litigation.

2

SECTION 23. UNIFORMITY OF APPLICATION AND CONSTRUCTION. In

applying and construing this uniform act, consideration must be given to the need to promote
uniformity of the law with respect to its subject matter among states that enact it.

5 SECTION 24. RELATION TO ELECTRONIC SIGNATURES IN GLOBAL AND

6 NATIONAL COMMERCE ACT. This [act] modifies, limits, or supersedes the Electronic

7 Signatures in Global and National Commerce Act, 15 U.S.C. Section 7001 et seq., but does not

8 modify, limit or supersede Section 101(c) of that act, 15 U.S.C. Section 7001(c), or authorize

9 electronic delivery of any of the notices described in Section 103(b) of that act, 15 U.S.C.

10 Section 7003(b).

SECTION 25. APPLICABILITY. This [act] applies to an arbitration pursuant to an arbitration agreement made on or after [the effective date of this [act]]. If the agreement was made before [the effective date of this [act]], the parties may agree in a record that this [act] applies to the arbitration.

15 SECTION 26. EFFECTIVE DATE. The [act] takes effect