

Appellate Mediation Training Audit

The Florida Dispute Resolution Center (DRC) of the Supreme Court is charged with monitoring certified mediation training programs for compliance with the Mediation Training Standards and Procedures. Your assistance in completing the information below will greatly aid the DRC.

Check yes or no. Please note, information gained through the audit process will not be considered when processing your application for mediator certification.

Question	Yes	No
1. Was the training a minimum of seven hours of instruction (based upon a 60 minute hour) which lasted no more than three days?		
2. Were you provided with a written set of materials including an agenda annotated with the appellate mediation learning objectives, Chapter 44, Florida Statutes, Sections 39.201-206 and 415.1034, Florida Statutes, Rules 9.700 – 9.740, Florida Rules of Appellate Procedure, Florida Rules for Certified and Court-Appointed Mediators, current Supreme Court of Florida Administrative Order In Re: Rules Governing Certification of Mediators, and approved bibliography of outside readings?		
3. Did your trainer present a role play simulation (either live or by video)?		
4. Did your trainer provide a review of Rules 10.110-10.880, Florida Rules for Certified and Court-Appointed Mediators, in a continuous 60 minute block of time, including application of ethical standards to specific scenarios and discussing common ethical grievances faced by mediators?		
5. Did you complete an evaluation at the end of training?		
6. Was there at least one trainer in attendance for the entire program?		
7. Were you satisfied with the training?		

I hereby certify that this audit contains accurate information to the best of my knowledge.

Name of Training Provider: _____

Date(s) of Training: _____

Print Name: _____

Signature: _____ Date: _____