1	AN ACT relating to the Uniform Collaborative Law Act.
2	Be it enacted by the General Assembly of the Commonwealth of Kentucky:
3	→SECTION 1. A NEW SECTION OF KRS CHAPTER 403 IS CREATED T
4	READ AS FOLLOWS:
5	As used in Sections 1 to 16 of this Act:
6	1) "Collaborative law communication" means a statement, whether verbal of
7	nonverbal, that:
8	(a) Is made to conduct, participate in, continue, or reconvene a collaboration
9	law process; and
10	(b) Occurs after the parties sign a collaborative law participation agreement
11	and before the collaborative law process is concluded;
12	2) "Collaborative law participation agreement" means an agreement by persons
13	participate in a collaborative law process;
14	3) "Collaborative law process" means a procedure intended to resolve
15	collaborative matter without intervention by a court in which persons:
16	(a) Sign a collaborative law participation agreement; and
17	(b) Are represented by collaborative lawyers;
18	4) "Collaborative lawyer" means a lawyer who represents a party in a collaborative
19	law process;
20	5) ''Collaborative matter'' means a dispute, transaction, claim, problem, or issue for
21	resolution, including a dispute, claim, or issue in a proceeding, which
22	described in a collaborative law participation agreement and arises under the
23	family or domestic relations law of this state, including:
24	(a) Marriage, divorce, dissolution, annulment, and property distribution;
25	(b) Child custody, visitation, and parenting time;
26	(c) Alimony, maintenance, and child support;
27	(d) Adoption;

1	(e) Parentage; and
2	(f) Premarital, marital, and post-marital agreements;
3	(6) "Immediate family member" has the same meaning as in KRS 205.8451;
4	(7) ''Law firm'' means:
5	(a) Lawyers who practice law together in a:
6	1. Partnership;
7	2. Professional corporation;
8	3. Sole proprietorship;
9	4. Limited liability company; or
10	5. Association; and
11	(b) Lawyers employed in a:
12	1. Legal services organization;
13	2. Legal department of a corporation;
14	3. Other organization; or
15	4. Legal department of a:
16	a. Government;
17	b. Governmental subdivision;
18	c. Agency; or
19	d. Instrumentality;
20	(8) "Nonparty participant" means a person, other than a party and the party's
21	collaborative lawyer, that participates in a collaborative law process;
22	(9) "Party" means a person that signs a collaborative law participation agreement
23	and whose consent is necessary to resolve a collaborative matter;
24	(10) "Person" means an individual, corporation, business trust, estate, trust,
25	partnership, limited liability company, association, joint venture, public
26	corporation, government or governmental subdivision, agency, or
2.7	instrumentality, or any other legal or commercial entity:

1	(11) ''Proceeding'' means:
2	(a) A judicial, administrative, arbitral, or other adjudicative process before a
3	court, including related prehearing and post-hearing motions, conferences,
4	and discovery; or
5	(b) A legislative hearing or similar process;
6	(12) "Prospective party" means a person that discusses with a prospective
7	collaborative lawyer the possibility of signing a collaborative law participation
8	agreement;
9	(13) "Record" means information that is inscribed on a tangible medium or that is
10	stored in an electronic or other medium and is retrievable in perceivable form;
11	(14) "Related to a collaborative matter" means involving the same parties, transaction
12	or occurrence, nucleus of operative fact, dispute, claim, or issue as the
13	collaborative matter; and
14	(15) "Sign" means, with present intent to authenticate or adopt a record:
15	(a) To execute or adopt a tangible symbol; or
16	(b) To attach to or logically associate with the record an electronic symbol,
17	sound, or process.
18	→ SECTION 2. A NEW SECTION OF KRS CHAPTER 403 IS CREATED TO
19	READ AS FOLLOWS:
20	Sections 1 to 16 of this Act apply to a collaborative law participation agreement that
21	meets the requirements of Sections 1 to 16 of this Act, signed on or after the effective
22	date of the Act.
23	→ SECTION 3. A NEW SECTION OF KRS CHAPTER 403 IS CREATED TO
24	READ AS FOLLOWS:
25	(1) A collaborative law participation agreement must:
26	(a) Be in a record;
27	(b) Be signed by the parties;

(c) State the parties' intention to resolve a collaborative matter through a
collaborative law process under Sections 1 to 16 of this Act;
(d) Describe the nature and scope of the matter;
(e) Identify the collaborative lawyer who represents each party in the process;
<u>and</u>
(f) Contain a statement by each collaborative lawyer confirming the lawyer's
representation of a party in the collaborative law process.
(2) Parties may agree to include additional provisions in a collaborative law
participation agreement not inconsistent with Sections 1 to 16 of this Act that
may:
(a) Require disclosures pursuant to the Kentucky Rules of Civil Procedure; and
(b) Outline discovery requests which exceed those required under the Kentucky
Rules of Civil Procedure.
→SECTION 4. A NEW SECTION OF KRS CHAPTER 403 IS CREATED TO
READ AS FOLLOWS:
(1) A collaborative law process begins when the parties sign a collaborative law
participation agreement.
(2) A court may not order a party to participate in a collaborative law process over
that party's objection.
(3) A collaborative law process is concluded by a:
(a) Resolution of a collaborative matter as evidenced by a signed record;
(b) Resolution of a part of the collaborative matter, evidenced by a signed
record, in which the parties agree that the remaining parts of the matter will
not be resolved in the process; or
(c) Termination of the process.
(4) A collaborative law process terminates:
(a) When a party gives notice to other parties in a record that the process is

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1	<u>ended; or</u>
2	(b) When a party:
3	1. Begins a proceeding related to a collaborative matter without the
4	agreement of all parties;
5	2. In a pending proceeding related to the matter:
6	a. Initiates a pleading, motion, order to show cause, or request for
7	a conference with the court;
8	b. Requests that the proceeding be put on the court's active
9	<u>calendar; or</u>
10	c. Takes similar action requiring notice to be sent to the parties; or
11	3. Except as otherwise provided by subsection (7) of this section,
12	discharges a collaborative lawyer or a collaborative lawyer withdraws
13	from further representation of a party.
14	(5) A party's collaborative lawyer shall give prompt notice to all other parties in a
15	record of a discharge or withdrawal.
16	(6) A party may terminate a collaborative law process with or without cause.
17	(7) Notwithstanding the discharge or withdrawal of a collaborative lawyer, a
18	collaborative law process continues if, not later than thirty (30) days after the
19	date that the notice of the discharge or withdrawal of a collaborative lawyer
20	required by subsection (5) of this section is sent to the parties:
21	(a) The unrepresented party engages a successor collaborative lawyer; and
22	(b) In a signed record:
23	1. The parties' consent to continue the process by reaffirming the
24	collaborative law participation agreement;
25	2. The agreement is amended to identify the successor collaborative
26	<u>lawyer; and</u>
27	3. The successor collaborative lawyer confirms the lawyer's

1		representation of a party in the collaborative process.
2	<u>(8)</u>	A collaborative law process does not conclude if, with the consent of the parties, a
3		party requests a court to approve a resolution of the collaborative matter or any
4		part thereof as evidenced by a signed record.
5	<u>(9)</u>	A collaborative law participation agreement may provide additional methods of
6		concluding a collaborative law process.
7		→ SECTION 5. A NEW SECTION OF KRS CHAPTER 403 IS CREATED TO
8	REA	AD AS FOLLOWS:
9	<u>(1)</u>	Persons in a proceeding pending before a court may sign a collaborative law
0		participation agreement to seek to resolve a collaborative matter related to the
1		proceeding. The parties shall file promptly with the court a notice of the
2		agreement after it is signed. Subject to subsections (3) and (6) of this section, the
13		filing operates as an application for a stay of the proceeding.
4	<u>(2)</u>	The parties shall file promptly with the court notice in a record when a
5		collaborative law process concludes. The stay of the proceeding under subsection
6		(1) of this section is lifted when the notice is filed. The notice shall not specify any
7		reason for termination of the process.
8	<u>(3)</u>	A court in which a proceeding is stayed under subsection (1) of this section may
9		require the parties and collaborative lawyers to provide a status report on the
20		collaborative law process and the proceeding. A status report may include only
21		information on whether the process is ongoing or concluded. It may not include a
22		report, assessment, evaluation, recommendation, finding, or other
23		communication regarding a collaborative law process or collaborative law matter.
24	<u>(4)</u>	A court may not consider a communication made in violation of subsection (3) of
25		this section.
26	<u>(5)</u>	A court shall provide parties notice and an opportunity to be heard before
27		dismissing a proceeding in which a notice of collaborative process is filed based

1		on delay or failure to prosecute.
2	<u>(6)</u>	During a collaborative law process, a court may issue emergency orders to protect
3		the health, safety, welfare, or interest of a party or an immediate family member
4		that resides in the party's home.
5		→ SECTION 6. A NEW SECTION OF KRS CHAPTER 403 IS CREATED TO
6	REA	AD AS FOLLOWS:
7	<u>(1)</u>	Except as otherwise provided in subsection (3) of this section, a collaborative
8		lawyer is disqualified from appearing before a court to represent a party in a
9		proceeding related to the collaborative matter.
10	<u>(2)</u>	Except as otherwise provided in subsection (3) of this section and Sections 7 and
11		8 of this Act, a lawyer in a law firm with which the collaborative lawyer is
12		associated is disqualified from appearing before a court to represent a party in a
13		proceeding related to the collaborative matter if the collaborative lawyer is
14		disqualified from doing so under subsection (1) of this section.
15	<u>(3)</u>	A collaborative lawyer or a lawyer in a law firm with which the collaborative
16		lawyer is associated may represent a party:
17		(a) To ask a court to approve an agreement resulting from the collaborative law
18		process; or
19		(b) To seek or defend an emergency order to protect the health, safety, welfare,
20		or interest of a party, or an immediate family member that resides in the
21		party's home if a successor lawyer is not immediately available to represent
22		that person.
23	<u>(4)</u>	If subsection (3)(b) of this section applies, a collaborative lawyer, or lawyer in a
24		law firm with which the collaborative lawyer is associated, may represent a party
25		or an immediate family member that resides in the party's home only until the
26		person is represented by a successor lawyer or reasonable measures are taken to
27		protect the health, safety, welfare, or interest of the person.

1	→ SECTION 7. A NEW SECTION OF KRS CHAPTER 403 IS CREATED TO
2	READ AS FOLLOWS:
3	(1) Subsection (1) of Section 6 of this Act applies to a collaborative lawyer
4	representing a party with or without fee.
5	(2) After a collaborative law process concludes, another lawyer in a law firm with
6	which a collaborative lawyer disqualified under subsection (1) of Section 6 of this
7	Act is associated may represent a party without fee in the collaborative matter or
8	a matter related to the collaborative matter if:
9	(a) The party has an annual income that qualifies the party for free legal
10	representation under the criteria established by the law firm for free legal
11	representation;
12	(b) The collaborative law participation agreement so provides; and
13	(c) The collaborative lawyer is isolated from any participation in the
14	collaborative matter or a matter related to the collaborative matter through
15	procedures within the law firm which are reasonably calculated to isolate
16	the collaborative lawyer from such participation.
17	→SECTION 8. A NEW SECTION OF KRS CHAPTER 403 IS CREATED TO
18	READ AS FOLLOWS:
19	(1) Subsection (1) of Section 6 of this Act applies to a collaborative lawyer
20	representing a party that is a government or governmental subdivision, agency, or
21	instrumentality.
22	(2) After a collaborative law process concludes, another lawyer in a law firm with
23	which the collaborative lawyer is associated may represent a government or
24	governmental subdivision, agency, or instrumentality in the collaborative matter
25	or a matter related to the collaborative matter if:
26	(a) The collaborative law participation agreement so provides; and
2.7	(b) The collaborative lawyer is isolated from any participation in the

1	collaborative matter or a matter related to the collaborative matter through
2	procedures within the law firm which are reasonably calculated to isolate
3	the collaborative lawyer from such participation.
4	→SECTION 9. A NEW SECTION OF KRS CHAPTER 403 IS CREATED TO
5	READ AS FOLLOWS:
6	Notwithstanding any other statute to the contrary, during the collaborative law process,
7	on the request of another party, a party shall make timely, full, candid, and informal
8	disclosure of information related to the collaborative matter without formal discovery.
9	A party also shall update promptly previously disclosed information that has materially
10	changed. The parties may define the scope of disclosure during the collaborative law
11	process.
12	→SECTION 10. A NEW SECTION OF KRS CHAPTER 403 IS CREATED TO
13	READ AS FOLLOWS:
14	Sections 1 to 16 of this Act do not affect:
15	(1) The professional responsibility obligations and standards applicable to a lawyer
16	or other licensed professional; or
17	(2) The obligation of a person to report abuse or neglect, abandonment, or
18	exploitation of a child or adult under the laws of this state.
19	→ SECTION 11. A NEW SECTION OF KRS CHAPTER 403 IS CREATED TO
20	READ AS FOLLOWS:
21	Before a prospective party signs a collaborative law participation agreement, a
22	prospective collaborative lawyer shall:
23	(1) Assess with the prospective party factors the lawyer reasonably believes relate to
24	whether a collaborative law process is appropriate for the prospective party's
25	<u>matter;</u>
26	(2) Provide the prospective party with information that the lawyer reasonably believes
27	is sufficient for the party to make an informed decision about the material

1	benefits and risks of a collaborative law process as compared to the materia
2	benefits and risks of other reasonably available alternatives for resolving the
3	proposed collaborative matter, such as litigation, mediation, arbitration, or exper
4	evaluation; and
5	(3) Advise the prospective party that:
6	(a) After signing an agreement, if a party initiates a proceeding or seeks cour
7	intervention in a pending proceeding related to the collaborative matter, the
8	collaborative law process terminates;
9	(b) Participation in a collaborative law process is voluntary and any party ha
10	the right to unilaterally terminate a collaborative law process with o
11	without cause; and
12	(c) The collaborative lawyer and any lawyer in a law firm with which the
13	collaborative lawyer is associated may not appear before a court to
14	represent a party in a proceeding related to the collaborative matter, excep
15	as authorized by subsection (3) of Section 6 of this Act, subsection (2) o
16	Section 7 of this Act, or subsection (2) of Section 8 of this Act.
17	→SECTION 12. A NEW SECTION OF KRS CHAPTER 403 IS CREATED TO
18	READ AS FOLLOWS:
19	(1) Before a prospective party signs a collaborative law participation agreement, a
20	prospective collaborative lawyer shall make reasonable inquiry whether th
21	prospective party has a history of a coercive or violent relationship with another
22	prospective party.
23	(2) Throughout a collaborative law process, a collaborative lawyer shall reasonable
24	and continuously assess whether the party the collaborative lawyer represents ha
25	a history of a coercive or violent relationship with another party.
26	(3) If a collaborative lawyer reasonably believes that the party the lawyer represent
27	or the prospective party who consults the lawyer has a history of a coercive of

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1	violent relationship with another party or prospective party, the lawyer may not
2	begin or continue a collaborative law process unless:
3	(a) The party or the prospective party requests beginning or continuing a
4	process; and
5	(b) The collaborative lawyer reasonably believes that the safety of the party or
6	prospective party can be protected adequately during a process.
7	→ SECTION 13. A NEW SECTION OF KRS CHAPTER 403 IS CREATED TO
8	READ AS FOLLOWS:
9	(1) Subject to Sections 14 and 15 of this Act, a collaborative law communication is:
10	(a) Privileged under subsection (2) of this section;
11	(b) Not subject to discovery; and
12	(c) Not admissible in evidence.
13	(2) In a proceeding, the following privileges apply:
14	(a) A party may refuse to disclose, and may prevent any other person from
15	disclosing, a collaborative law communication; and
16	(b) A nonparty participant may refuse to disclose, and may prevent any other
17	person from disclosing, a collaborative law communication of the nonparty
18	participant.
19	(3) Evidence or information that is otherwise admissible or subject to discovery does
20	not become inadmissible or protected from discovery solely because of its
21	disclosure or use in a collaborative law process.
22	→ SECTION 14. A NEW SECTION OF KRS CHAPTER 403 IS CREATED TO
23	READ AS FOLLOWS:
24	(1) A privilege under Section 13 of this Act may be waived in a record or orally
25	during a proceeding if it is expressly waived by all parties and, in the case of the
26	privilege of a nonparty participant, it is also expressly waived by the nonparty
27	participant.

1	(2) A person that makes a disclosure or representation about a collaborative law
2	communication which prejudices another person in a proceeding may not assert
3	a privilege under Section 13 of this Act, but this preclusion applies only to the
4	extent necessary for the person prejudiced to respond to the disclosure or
5	representation.
6	→ SECTION 15. A NEW SECTION OF KRS CHAPTER 403 IS CREATED TO
7	READ AS FOLLOWS:
8	(1) There is no privilege under Section 13 of this Act for a collaborative law
9	communication that is:
10	(a) Available to the public under the Kentucky Open Records Act or made
11	during a session of a collaborative law process that is open, or is required by
12	law to be open, to the public;
13	(b) A threat or statement of a plan to inflict bodily injury or commit a crime of
14	<u>violence;</u>
15	(c) Intentionally used to plan a crime, commit or attempt to commit a crime, or
16	conceal an ongoing crime or ongoing criminal activity; or
17	(d) In an agreement resulting from the collaborative law process, evidenced by
18	a record signed by all parties to the agreement.
19	(2) The privileges under Section 13 of this Act for a collaborative law
20	communication shall not apply to the extent that a communication is sought or
21	offered to prove or disprove:
22	(a) A claim or complaint of professional misconduct or malpractice arising
23	from or related to a collaborative law process; or
24	(b) Abuse, neglect, abandonment, or exploitation of a child or adult, unless the
25	Cabinet for Health and Family Services is a party to or otherwise
26	participates in the process.
27	(3) There shall be no privilege under Section 13 of this Act if a court finds, after a

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1		hearing in camera, that the party seeking discovery or the proponent of the
2		evidence has shown the evidence is not otherwise available, the need for the
3		evidence substantially outweighs the interest in protecting confidentiality, and the
4		collaborative law communication is sought or offered in:
5		(a) A court proceeding involving a felony; or
6		(b) A proceeding seeking rescission or reformation of a contract arising out of
7		the collaborative law process or in which a defense to avoid liability on the
8		contract is asserted.
9	<u>(4)</u>	If a collaborative law communication is subject to an exception under subsection
10		(2) or (3) of this section, only the part of the communication necessary for the
11		application of the exception may be disclosed or admitted.
12	<u>(5)</u>	Disclosure or admission of evidence excepted from the privilege under subsection
13		(2) or (3) of this section does not make the evidence or any other collaborative
14		law communication discoverable or admissible for any other purpose.
15	<u>(6)</u>	The privileges under Section 13 of this Act shall not apply if the parties agree in
16		advance in a signed record, or if a record of a proceeding reflects agreement by
17		the parties, that all or part of a collaborative law process is not privileged. This
18		subsection shall not apply to a collaborative law communication made by a
19		person that did not receive actual notice of the agreement before the
20		communication was made.
21		→ SECTION 16. A NEW SECTION OF KRS CHAPTER 403 IS CREATED TO
22	REA	AD AS FOLLOWS:
23	<u>(1)</u>	If an agreement fails to meet the requirements of Section 3 of this Act, or a
24		lawyer fails to comply with Section 11 or 12 of this Act, a court may nonetheless
25		find that the parties intended to enter into a collaborative law participation
26		agreement if they:
27		(a) Signed a record indicating an intention to enter into a collaborative law

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1		participation agreement; and
2		(b) Reasonably believed they were participating in a collaborative law process.
3	<u>(2)</u>	If a court makes the findings specified in subsection (1) of this section, and the
4		interests of justice require, the court may:
5		(a) Enforce an agreement evidenced by a record resulting from the process in
6		which the parties participated;
7		(b) Apply the disqualification provisions of Sections 6, 7, and 8 of this Act; and
8		(c) Apply a privilege under Section 13 of this Act.
9		→ Section 17. This Act may be cited as the Uniform Collaborative Law Act.