



Disclosure of Potential Conflict of Interest & Consent

_____, as a retained attorney of _____, client, believes that a potential conflict of interest may exist in the representation of the client Pursuant to Rule 1.7 and Rule 1.9 of the Colorado Rules of Professional Conduct.

The retained attorney currently participates in a legal mentoring program through the Colorado Attorney Mentoring Program (CAMP) of the Colorado Supreme Court. The retained attorney is in a formal CAMP mentoring relationship with _____, who represented _____.

Both of the attorneys recognize their obligations of confidentiality under Rule 1.6 CRPC and will not discuss the facts or law of the case as part of the mentoring relationship. Both attorneys have executed the CAMP mentoring agreement, which prohibits the discussion of any details of any legal case as part of the mentoring relationship. (Please find attached the Mentoring Agreement.)

Both attorneys believe that the clients can consent to the representation, despite the potential conflict of interest, without prejudice or detriment to the client. The client has been advised by the retained attorney that the client has the choice to consult independent counsel on this issue.

Having been fully advised of this potential conflict of the interest, the client hereby consents to the continued legal representation by the retained attorney in the _____ Action, Case Number _____.

Client

Attorney