BD/JO

24-07727

## SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

## S.F. No. 5376

(SENATE AUTHORS: ANDERSON, Abeler, Eichorn and Howe)							
DATE	D-PG	OFFICIAL STATUS					
04/08/2024		Introduction and first reading					
		Referred to Judiciary and Public Safety					

1.1	A bill for an act
1.2 1.3 1.4	relating to civil law; regulating the use of parenting consultants in family court cases; amending Minnesota Statutes 2022, section 518.1751, subdivision 4, by adding a subdivision.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. Minnesota Statutes 2022, section 518.1751, subdivision 4, is amended to read:
1.7	Subd. 4. Other agreements. (a) A person selected by the parties to serve as a parenting
1.8	consultant must meet the qualifications in subdivision 2c for a parenting time expeditor or
1.9	the qualifications of a marriage and family therapist in section 148B.33, subdivision 1. For
1.10	the purposes of this section, a "parenting consultant" is a third-party neutral hired by the
1.11	parties to resolve parenting time disputes and other parenting conflicts.
1.12	(b) The role of a parenting consultant is to assist and guide the parties in resolving issues
1.13	that arise due to implementing a custody and parenting time court order. A parenting
1.14	consultant may not modify a custody order or change the percentage of the parenting time
1.15	awarded to either party.
1.16	(c) Any party may discharge a parenting consultant by providing written notice to the
1.17	consultant. The party must also file the notice with the court and serve all parties with the
1.18	notice. The court may discharge a parenting consultant when the court finds that the
1.19	consultant is not serving the best interest of the child.
1.20	(d) This section does not preclude the parties from voluntarily agreeing to submit their
1.21	parenting time dispute to a neutral third party or from otherwise resolving parenting time
1.22	disputes on a voluntary basis.

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	03/11/24	REVISOR	BD/JO	24-07727	as introduced		
2.1	Sec. 2. Minn	esota Statutes 202	22, section 518.1	751, is amended by addin	g a subdivision		
2.2	to read:						
2.3	<u>Subd. 8.</u> D	ecisions of paren	ting consultants	. The decisions of a parer	nting consultant		
2.4	must not be binding on the parties to an action under this chapter. The court must not be						
2.5	bound by the decisions of a parenting time consultant. The court must treat evidence of a						
2.6	parenting cons	sultant's determina	ntion as inadmissi	ble to proceedings comm	enced under this		
2.7	chapter. Any e	vidence, evaluation	ons, or recommen	ndations made by a paren	ting consultant		
2.8	must not be ad	lmissible in court.					