Issues to Consider for Remote ADR

Below are some questions to consider when evaluating whether to utilize a remote platform for your ADR practice. Consider the principles that guide your face-to-face practice and determine whether you can provide a quality process for each situation.

Am I capable of conducting a quality process?

- Will the virtual platform selected create an unreasonable advantage or disadvantage for either party?
- How to maintain impartiality and help the participants to participate fully?
  - Who will provide tech support for participants if needed?
- How will signatures be handled:
  - Agreement to participate forms?
  - Final agreements?
- What approach will you use to foster confidentiality?
  - Permission or prohibition around recording the session(s)?
  - Only appropriate people in rooms during process?
- How to modify any pre-process engagement and opening statements?
- Am I comfortable using the technology?
  - Are there opportunities to do a mock online mediation?
  - Can I do a dry run of the new online process?

Do participants have the resources?

- Hardware – laptop, tablet, smartphone?
- Internet or wireless data plan with large enough data package that handles the demand if using video?
- Use of video, telephone calls, chats, emails, or combination?
- Quiet space where they can focus and maintain a confidential process?
- Do I need to do a technology assessment with parties ahead of time?
- How should I modify the intake process to account for these issues and above questions?

What virtual platform should be used?

- What features are important for the way I practice?
  - Is downloading software required, if so, is it easy to do and install?
  - Is the interface intuitive for people to use?
    - For mediator(s)?
    - For participants who likely have never used technology in this context?
  - Allow electronic signatures?
    - If case is a referral, does the referring organization have rules around electronic signatures?
o Allow sharing of documents confidentially?
  - Can people highlight or point to specifics in documents being shared onscreen?
  - documents?

o Allow video that is confidential?
  - Quality of video?

o Allow private sessions for party and attorney to communicate and/or caucusing – how seamless/easy is this for the mediator and parties?

o Have a “waiting room” which allows people to log into the platform, but they can’t join the session until the host brings them into the session.

o Allow emailing from within the system to track all communications with parties?

o Backup system such as a second computer serving as co-host or chat feature if the primary computer goes down or if the video system fails?

o Allow parties to negotiate together at the same time or allow parties to log on when convenient and have an asynchronous process?

o Privacy
  - Allow for unique login password for each user?
  - Protect confidential information of parties?
    - Are emails, phone numbers, or other contact information public or private?
  - Do software providers have a clear privacy policy since video and documents are likely on their servers?
  - What level of encryption do you and your parties need?

o Cost of system?

o Works across systems?
  - PC, MAC?
  - Smartphones?
    - Apple, Android, others

o Can people call in from a landline if they can’t do video?

o System allows online payments by parties for services?