Riverside County Bar Association – Fee Arbitration Program

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INSTRUCTIONS

- 1.) **READ** the *Rules of Procedure for Fee Arbitrations*. If you do not have a copy, please contact us, 951-682-1015. The rules are also available on our website, www.riversidecountybar.com.
- 2.) **COMPLETE** both pages of the *Request for Arbitration of a Fee Dispute* form. Attach a statement to describe your fee dispute with the attorney. Sign and date the form. **An incomplete Request form will be returned to you and will not be considered as filed with our program.** If you are initiating the fee dispute because you received a *Notice of Client's Right to Arbitration* from the attorney, the request form must be postmarked or received by the Arbitration Program on or before the 30th day from the date of your receipt of the Notice. If you do not file or postmark by the 30-day deadline, you will have waived your right to fee arbitration and entitle the attorney to file an action in court or pursue other proceeding against you to collect attorney's fees.
- 3.) **Send a copy** of your completed *Request for Arbitration of a Fee Dispute* form <u>and</u> any supporting documents **to the attorney** with whom you have the fee dispute.
- 4.) MAIL to the RCBA office the following:
 - ☑ One (1) set of the completed *Request for Arbitration of a Fee Dispute* form and any supporting documents if the disputed amount is for \$10,000 or less;

 OR -
 - **Three (3) sets** of the completed *Request for Arbitration of a Fee Dispute* form and any supporting documents **if the disputed amount is more than \$10,000**.
 - ☑ A check or money order for the filing fee, payable to Riverside County Bar Association.

OTHER INFORMATION

- 1.) The Fee Arbitration Panel **cannot hear or decide:** (a) disputes concerning court-ordered attorneys' fees or costs, or (b) issues concerning malpractice or ethical disputes. Evidence relating to claims of malpractice or professional misconduct may be admissible in fee arbitration proceedings only to the extent that those claims bear upon the issues of fees or costs to which the attorney is entitled.
- 2.) **WHO CAN REQUEST ARBITRATION**. Only the person or entity represented by the attorney, a person who may be liable for payment or entitled to a refund of attorney's fees can request arbitration, or the attorney may request fee arbitration. Fee arbitration requested by a client/other person is required for the attorney, and voluntary for the client/other person if requested by the attorney, unless there is written agreement to submit disputes over attorney's fees and costs to Mandatory Fee Arbitration.
- 3.) **FEE DISPUTES INVOLVING \$1,000 OR LESS.** Fee disputes involving \$1,000.00 or less are generally decided without a hearing by the Presiding Arbitrator based on the pleadings. Each party must submit all supporting documents and a complete written statement of the reasons for the dispute under penalty of perjury. If the amount in controversy is less than \$1,000.00 but more than \$500.00, any party may request a hearing, either in person or telephonically, before the Presiding Arbitrator assigned to the matter in addition to providing the written information required. (Rule 21.3)
- 4.) **STAY OF PROCEEDINGS**. If you have been sued, you may stay the action by filing a *Notice of Stay of Proceedings* form with a copy of your completed request for arbitration form with the court and the attorney (Rule 9). (The form is available on our website, www.riversidecountybar.com, or at the court clerk's office.)
- 5.) **WAIVER OF PERSONAL APPEARANCE**. If you cannot attend the hearing, you may waive your personal appearance (Rule 27) and have the matter decided on the documents submitted, appear by telephone subject to the Panel Chair's approval, or have someone appear for you. If you wish to waive your personal appearance or if you want someone else to appear for you, a written and signed declaration (stating the name of your representative, if any) must be filed with the Program office at least 10 days prior to the hearing.
- 6.) Papers filed in a fee arbitration matter will be kept for a period of 3 years from the date of the decision in the case. The Findings and Award in the case will be kept for a period of 6 years from the date of the decision/mailing in the case, and thereafter destroyed.

REQUEST FOR ARBITRATION OF A FEE DISPUTE

Before submitting a request for fee arbitration, clients are urged to ask the attorney for an itemized statement of services rendered and costs incurred, and to discuss the statement (fee dispute) with the attorney. This Request for Arbitration should only be filed if the fee dispute cannot be resolved.

RCBA USE ONLY
Case #
Filing Fee
Date

Please print or type.

1.	(a) CLIENT:		(b) ATTORNEY (with whom ther	(b) ATTORNEY (with whom there is a fee dispute):					
	Name		Name						
	Street Address or P.O. Box		Name of Law Firm, if any						
	City	State Zip Code	Street Address or P.O. Box	Street Address or P.O. Box					
	Phone Number	Fax Number	City		State	Zip Code			
	Email Address		Phone Number	Fax Num	ber				
	Do you accept electronic service	ce? ☐ Yes ☐ No	Email Address						
	(c) PERSON WHO PAID THE	ATTORNEY'S FEES [if differ	rent from (a) above]:						
	Name								
	Address		City		State	Zip Code			
	Phone Number	Fax Number	Email Address						
2.	Name of Attorney		Name of Law Firm (if any)	u telepriorie	FIIdIIID e I.				
	Address		City		State	Zip Code			
	Phone Number	Fax Number	Email Address						
3.	The hearing in this matter will take place in the county where most of the legal services were provided. In what county were most of the services provided? County								
4.	Were you referred to the attorn	ey through the RCBA's Lawy	yer Referral Service?		☐ YES	□NO			
5.	(a) When did you (the client) first hire the attorney?			(Date)					
	(b) When did the attorney stop representing the client or provide a final bill (whichever is later)?			(Date)					
6.	What type of case was the atto	rney handling for the client (c	divorce, criminal, etc.)?						
7.	(a) Is there a written fee agreement? (If yes, attach a copy.)					□NO			
	(b) Is there a written agreement that fee disputes will be submitted to a Mandatory Fee Arbitration Program? (If other than the written fee agreement, attach a copy .)					□NO			
8.	Were the attorney's fees order	☐ YES	□ NO						

9.	(a) Did the attorney give the client or person resp arbitration? (If yes, attach a copy of the notice		of the fees a writt	en notice of their rigr	t to mandatory	tee NO			
	If yes, what is the: (b) Date on the Notice		(c) Date you re	eceived the Notice _					
10.	(a) Has a lawsuit been filed to collect the fees or	costs? (If yes, attacl	n a copy of the o	complaint.)	☐ YES	□ NO			
	(b) If a lawsuit has been filed, has the lawsuit bee	en answered? (If yes	, attach a copy o	of the answer.)	☐ YES	□ NO			
11.	 Check appropriate box if you specifically wish to have an arbitrator appointed who practices: (must be related to the underlying case) ☐ Civil Law ☐ Criminal Law ☐ No Preference 								
12.	Enter total amount you (the client) have already	paid to the attorney	\$)					
13.	Enter additional amount, if any, the attorney says	s is still owed	\$)					
14.	Add lines 12 and 13 together for a total of all at	ttorney fees/costs		\$					
15.	Enter total amount of fees you say the attorney s	should be paid (or has	earned)	\$					
16.	Subtract line 15 from line 14. This is the total	amount in disputed	. \$						
17.	FILING FEE (Rule 15): If the total amount in displication of the total amount in dispute is more than \$2,00 lf the total amount in dispute is \$10,000 or more	0 but less than \$10,0	000, the filing fe	e is 5% of the total a	mount in dispute	Э.			
	The total filing fee for this arbitration matter i	is \$, pa	yable to Riverside Co	ounty Bar Assoc	iation.			
18.	On a separate sheet of paper, please provide a My statement (description) is attached.	a detailed statement d	escribing the fee	dispute with the atto	rney.				
19.	If the fee dispute is for \$10,000 or less, it is heard by one (1) arbitrator. If it is for more than \$10,000, it is heard by three (3) arbitrators. If all parties agree, you can have the dispute heard by one (1) arbitrator even if the dispute is for more than \$10,000. Select one only. The dispute is for \$10,000 or less The dispute is for more than \$10,000 and you agree to one arbitrator The dispute is for more than \$10,000 and you request three arbitrators.								
20.	Unless both parties agree in writing to BINDING binding arbitration means that if either party is un days from the date the award is mailed, even if d arbitration within 30 days, the award <i>automatical</i> BINDING, a new trial may <i>not</i> be requested and	nhappy with the award lamages are not soug lly becomes final and the award will immed	l, either party has ht from the other <i>binding</i> . If both	s the right to ask for a party. Unless a part parties agree in writir	n trial in a <i>civil c</i> o y requests a triang ng to make the a	<i>ourt</i> within 30 al after			
	Do you agree to binding arbitration?	☐ YES ☐ NO							
	e: For disputes of \$10,000 or less , submit one (1BA office. If the dispute is for more than \$10,000 ,					s to the			
→	Required: I certify that I have mailed a copy mail to the Attorney at the address listed on t								
	eclare under penalty of perjury, under the lachments are true and correct.	laws of the State of	of California, th	nat my statements	on this requ	est and any			
Prin	t Name	Signature			Date				
If m	ore than one person is requesting arbitration:								
Prin	t Name	Signature			Date				