

MANDATORY FEE ARBITRATION

180 Howard Street, San Francisco, CA 94105

415-538-2020

Request for Arbitration of a Fee Dispute

State Bar fee arbitration matters are governed by the State Bar rules of procedure for fee arbitrations which were sent to you with this form. If you do not have a copy of the rules of procedure, contact the Mandatory Fee Arbitration Program or download the <u>rules</u> from the website.

Mail this form and supporting documents with the filing fee to:

State Bar of California Mandatory Fee Arbitration Program 180 Howard Street, 8th Floor San Francisco, CA 94105-1639 Telephone: 415-538-2020

Please print in ink or type.

1(a). CLIENT:	1(b). ATTORNEY (with whom there is a fee dispute):
Client's Name	Attorney's Name
Address	Name of Attorney's Firm, if Any
City, State, Zip Code	Address
Client's Telephone Number	City, State, Zip Code
Client's Email Address	Attorney's Telephone Number
L(c). PERSON WHO PAID ATTORNI	EY'S FEES (if different from (a) above):
Name	
Address	
City, State, Zip Code	
Telephone Number	

2.	If you are, or will be, represented by an attorney in the arbitration, provide the name, address, and telephone number.					
Attor	ney's Name					
Addre	ess City, State, Zip Code					
Attor	ney's Telephone Number					
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(a).	When did you first hire the attorney?	/ Month Da	/ ay Year			
(b).	When did the attorney stop representing the client or provide a final bill (whichever is later)?	/ Month Da	/ ay Year			
5.	What type of case was the attorney handling for the client (divorce,	criminal, e	tc.)?			
6(a).	Is there a written fee agreement? (If yes, attach a copy.)	□ Yes	□ 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 .)	□ Yes	□ No			
7(a).	Did the attorney give the client or person responsible for payment of the fees a written notice of their right to mandatory fee arbitration?					
	(If yes, attach a copy of the notice.)	☐ Yes	□ No			
(b).	If yes, when was the written notice received?	/ Month Da	/ ay Year			
8(a).	Has a lawsuit been filed to collect the fees or costs? (If yes, attach a copy of the complaint.)	□ Yes	□ No			
(b).	If a lawsuit has been filed, has the lawsuit been answered?	□ Yes	□ No			

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9.		re the attorney's fees ordered by the court or set by law? res, explain on a separate sheet.)	□ Yes	□ No			
10.	What are your reasons for using the State Bar to arbitrate this dispute instead of a local bar program?						
		There is no local bar program available in the county where were provided.	is no local bar program available in the county where most of the legal services provided.				
		I believe that I will not receive a fair hearing through the local bar program. (If checked, you must submit a written declaration signed under penalty of perjury or provide a letter from the local bar program to support your belief. The State Bar program will determine whether your showing is satisfactory. If you do not provide the required written support for your belief, your request for the State Bar program to handle the dispute instead of a local bar program will be rejected.)					
		The local bar does not waive filing fees and you are requesti	ng a waiver of	filing fees.			
		The local bar program requires that the arbitration be bindin binding arbitration.	ng and you do r	not agree to			
		The local bar will not arbitrate with incarcerated clients and	the client is inc	carcerated.			
		Other					
11. A	mo	unt the client already paid the attorney	\$				
12. A	ddit	ional amount, if any, the attorney says is still owed	\$				
13. A	dd I	ines 11 and 12	\$				
		amount the client or person responsible for fees says the ney should be paid	\$				
15. S	ubtı	ract line 14 from line 13. This is the disputed amount.	\$				
	_	Fee:(5 percent of the disputed amount shown on line 15 a minimum fee of \$50.00 and a maximum fee of \$5,000.)	\$				

Make your check or money order payable to the State Bar of California. Do not send cash.

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1/. F	rovide a summary description of the fee dispute. Attach additional sheets if necessary.
18.	If the fee dispute is for \$25,000 or less, it is heard by one arbitrator. If it is for more than \$25,000, it is heard by three arbitrators. If all parties agree, you can have the dispute heard by one arbitrator even if the dispute is for more than \$25,000. Select only one. The dispute is for \$25,000 or less, or
	☐ The dispute is for more than \$25,000 and you agree to one arbitrator, or
	☐ The dispute is for more than \$25,000 and you request three arbitrators.
19.	Unless both parties agree in writing to BINDING ARBITRATION after the fee dispute arises, this arbitration is NONBINDING. Nonbinding arbitration means that if either party is unhappy with the award, either party has the right to ask for a trial in a civil court. Requesting a trial after arbitration will require filing documents with the appropriate court within 30 days from the date the award is mailed, even if damages are not sought from the other party. Unless a party requests a trial after arbitration within 30 days, the award automatically becomes final and binding.
	If both parties agree in writing to make the arbitration BINDING, a new trial may <i>not</i> be requested and the award will <i>immediately</i> become final and binding on both parties with limited rights to challenge the award in civil court.
	Do you agree to binding arbitration? ☐ Yes ☐ No
20.	If you are the client and the attorney represented you in a civil matter, you are entitled to choose an arbitrator who practices civil law. If your attorney represented you in a criminal matter, you are entitled to choose an arbitrator who practices criminal law. Please indicate your choice below.
	☐ I do not have a preference.
	☐ I want an attorney who practices civil law as an arbitrator.
	☐ I want an attorney who practices criminal law as an arbitrator.

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Client's Signature Date Client's Printed Name

Date

I declare under penalty of perjury under the laws of the State of California that my statements

on this request and any attachments are true and correct to the best of my knowledge.

Second Signatory's Printed Name

Second Signature (if more than one person is requesting arbitration)

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