

For Office Use Only			
Case No.	-A-		
Filing Fee Received			
Date:			
Check No.			
Paid by:			

## Request for Arbitration of a Fee Dispute

Santa Monica Bar fee arbitration matters are governed by the rules of procedure that were sent to you with this form. If you do not have a copy, contact this office **IMMEDIATELY.** You should read the rules carefully and, if you have questions, contact this office.

FILING FEE: The filing fee is 5% of the Amount in Dispute when the Amount in Dispute is less than \$10,000. The filing fee is the

	ulate the Amount In Dispute, see	0,000 or above. The minimum filing fee is \$100 and the maxin question 9 below. Make your check or money order payable t
Complete this form and mail it and the filing fee to:	Santa Monica Bar Associa Mandatory Fee Arbitration 2461 Santa Monica Blvd, # Santa Monica, CA 90404 mfa@smba.net 310/450-9289	
1. PARTIES (a) CLIENT (You)		(b) ATTORNEY (with whom there is a dispute)
Name		Name
Street Address or PO Box		Street Address or PO Box
City ( )	State Zip Code	City State Zip Code
Telephone No.		Telephone No.
Fax No.		Fax No.
Email Address		Email Address
(c) YOUR REPRESENT (if you have retained	TATIVE I an attorney for the arbitration)	(d) PERSON WHO PAID THE FEES IN DISPUTE (if different from you)
Name	_	Name
Street Address or PO Box		Street Address or PO Box
City ( ) Telephone No. ( )	State Zip Code	City State Zip Code ( ) Telephone No. ( )
Fax No.		Fax No.
Email Address		Email Address
	ENTATION. The hearing in the county where most of provided.	<ul><li>3. DATES OF REPRESENTATION</li><li>(a) When did you hire or first talk with the attorney?</li></ul>
In what county were the serv	vices provided?	Month Day Year
	,	(b) When did the attorney stop representing you?

Month

Day

Year



Client's Signature

4. UNDERLYING CASE. What type of case was the attorney handling for you (divorce, criminal, etc.)  5. FEE AGREEMENT. Do you have a written fee agreement?		<ul> <li>11. CONSENT TO ONE ARBITRATOR. If the Amount in Dispute is less than \$10,000, one (1) arbitrator shall decide the dispute. If it is \$10,000 or more, three (3) arbitrators (one of whom shall be a non-lawyer) shall decide the dispute. If both you and the attorney agree, you can have the dispute heard by one (1) arbitrator, even if the dispute is for \$10,000 or more.</li> <li>Check one:  My dispute is for less than \$10,000.</li> <li>My dispute is for \$10,000 or more and I agree to</li> </ul>			
			(b) If yes, when did you receive w		one arbitrator.
			Month Day	Year	My dispute is for \$10,000 or more and I do not agree to one arbitrator.
<ul> <li>7. PENDING LAWSUITS         <ul> <li>(a) Has the attorney filed a lawsuit against you to collect the fees or costs?</li> <li>□ Yes □ No</li> <li>(If yes, ATTACH A COPY OF THE COMPLAINT.)</li> </ul> </li> </ul>		12. CONSENT TO BINDING ARBIRATION. Unless both you and the attorney agree in writing to BINDING ARBITRATION, this arbitration is NON-BINDING. This means that if you or the attorney are not happy with the award, either of you has the right to ask for a new trial in a			
(b) If yes, have you answered the (If yes, ATTACH A COPY O	F YOUR ANSWER.)	civil court (or through contractual arbitration, if applicable, pursuant to the retainer agreement) within 30 days from the date the award is mailed to you. If neither of you ask for a new trial in 30 days, the award automatically			
(c) Have you filed any lawsuit against the attorney? ☐ Yes ☐ No		becomes final and binding.			
(If yes, ATTACH A COPY OF 8. COURT ORDERED FEES. Have	any fees been	If you and the attorney BOTH agree in writing to make the arbitration BINDING, a new trial may not be requested and the award will immediately become final and binding on both of you.			
ATTACH A COPY OF TH	∐Yes ∐No separate sheet and E COURT ORDER.)	Check one:  Yes, I agree to binding arbitration.			
<ul><li>9. AMOUNT IN DISPUTE</li><li>(a) Amount you already paid to the</li></ul>		No, I do NOT agree to binding arbitration.			
attorney: (b) Amount the attorney says you still owe:	\$	13. CHOICE OF ARBITRATOR. If the attorney represented you in a civil matter you are entitled to choose			
(c) Add lines (a) and (b):	\$	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			
(d) Amount you think the attorney should be paid:	\$	indicate your choice below.			
(e) Subtract line (d) from line (c).		Check one:  I do not have a preference.			
This is the Amount In Dispute.	\$	I want an attorney arbitrator who practices civil law.			
<b>10.</b> Please describe why you think the too high. (Attach additional sheets, if r		I want an attorney arbitrator who practices <b>criminal</b> law.			
		<b>14. CONSENT TO MEDIATION.</b> This program provides a Mediation Service to resolve this matter. <i>There are no additional filing fees for this service</i> and you are entitled to up to four hours of mediation time. If the matter does not			
		resolve through mediation it will then proceed to arbitration.			

Date