## Suspension Of Deadlines in The Rules For CBA's Resolution of Legal Fee Disputes Program

Notice is hereby given that effective as of March 20, 2020, and for the duration of the current public health emergency, except as otherwise noted herein, all time requirements, time limitations and filing deadlines described, or referenced, in in the Connecticut Bar Association "Rules For The Resolution Of Legal Fee Disputes" (June 18, 2018) are suspended.

Among the time limitations in such Rules to which the suspension shall apply are the following:

- For the CBA to deliver a copy of the Complainant's Petition to each opposing party as provided in Rule IV 5;
- 2. For the Respondent to file an answer as provided in Rule IV 5;
- For the CBA to provide the parties a list of potential arbitrators as provided in Rule IV 6(d);
- 4. For a party to object to the arbitrator's appointment as provided in Rule VI1;

- For the CBA to schedule a phone conference with the parties as provided in Rule VI 2(a);
- 6. For the parties to submit documentary evidence in advance of the first hearing as provided in Rule VI 9;
- For the CBA to schedule the first arbitration hearing as provided in Rule VI
   10;

The following time limitation in such Rules **shall not** be suspended: for the arbitrator to issue the award as provided in Rule VI 11.