Connecticut Bar Association LAWYER-TO-LAWYER DISPUTE RESOLUTION PROGRAM AGREEMENT TO MEDIATE/AGREEMENT TO ARBITRATE

CBA Case No.	Date
Lawyer-To-Lawyer Dispute Resolution Program (the "C	und by this agreement, hereby submit this dispute to the Connecticut Bar Association CBA Program") for purposes of:
mediation only;	
mediation followed by binding arbitration of al not resolved through mediation;	ll issues
arbitration only.	
2. Nature of dispute:	
law firm dissolution;	
withdrawal of partner/shareholder from law firm	m;
fee dispute between lawyers;	
other (describe):	<u> </u>
3. We agree that:	
a. Mediation and arbitration shall be conducted in ac Rules are incorporated into this Agreement as is fully	ccordance with the CBA Program Rules in effect on the date of this Agreement, and such ully set forth herein.

- b. The parties shall pay all fees (including the administrative fee and the mediator's and arbitrator's compensation) and expenses as set $for th \ on \ the \ Lawyer\mbox{-} To\mbox{-} Lawyer \ Dispute \ Resolution \ Program \ Fee \ Schedule.$
- c. Neither the mediator nor arbitrator is serving as legal counsel for any party to this dispute. Neither the Connecticut Bar Association ("CBA"), its agents and employees, nor any mediator or arbitrator assigned to this dispute shall be liable for any act or omission in connection with mediation or arbitration conducted under this Agreement. The CBA, its agents and employees, and all mediators and arbitrators assigned to this dispute are immune from suit and service of process and shall not be called as Witnesses in any subsequent proceeding.
- d. All statements made during mediation and arbitration (including, without limitation, admissions, offers of settlement and statements of fact) shall be considered confidential and shall be inadmissible in any subsequent proceeding, except where the mediator or arbitrator has a duty to disclose by law under the Rules of Professional Conduct. Mediation sessions hereunder shall be deemed settlement negotiations in the spirit of compromise and without prejudice.
- e. While the parties to mediation are not compelled to enter into any agreement, they will participate in mediation in good faith, with the goal of reaching an agreement with which all parties are satisfied.
- f. If binding arbitration has been selected under paragraph 1 of this Agreement, the parties will abide by and perform any award rendered thereunder, and agree that a judgment may be entered upon the award, subject only to rights of review as provided by applicable statutes.



	Name of Party 2:
Firm:	
Address:	
Telephone:	Telephone:
Fax:	
Signed by:	
IF REPRESENTED BY COUNSEL	IF REPRESENTED BY COUNSEL
Party I's Attorney:	Party 2's Attorney:
Firm:	
Address:	
Telephone:	Telephone:
Fax:	
Signature:	Signature:
Name of Party 3 (if any):	Name of Party 4 (if any):
Firm:	
Address:	
Telephone:	Telephone:
Fax:	
Signed by:	Signed by:
IF REPRESENTED BY COUNSEL	IF REPRESENTED BY COUNSEL
Party 3's Attorney:	Party 4's Attorney:
Firm:	
Address:	
Telephone:	Telephone:
Telephone.	-
Fax:	Fax: