

Conflict to Peace Arbitration Panel Fee Agreement

I, _____, have been advised of the fee schedule for the services of Conflict to Peace. I understand that the fees applicable to the arbitration process in which I have agreed to participate include:

- a) A filing fee of \$100.00 for each claim or counter claim filing, due at the time of filing.
- b) A fee for case administrator time of \$160 per hour divided equally between the parties. A non-refundable deposit of \$160 per party towards case administrator time to initiate and administer the arbitration payable in advance at the opening of the case. (\$80 of administrative deposit waived if proceeding with the same panel that served during mediation).
- c) A flat fee of \$50 per party for each day during which a hearing or preliminary conference is held.
- d) Arbitration panel time fees of \$270 per hour, per party for a panel of three Conflict to Peace associates which includes an attorney (Includes time in session – preliminary and regular (minimum regular session fee two hours), reviewing submittals and briefs by parties, and deliberation; time is billed in quarter hour increments; time in session on weekends, holidays, or portions after 6:00 p.m. are an additional twenty percent.). If arbitrators other than Conflict to Peace associates (chosen by the parties) are used and they do not accept the Conflict to Peace compensation schedule, their compensation shall be set by separate agreement. Any arrangement for compensation of an arbitrator shall be made through Conflict to Peace and not directly between the parties and the arbitrator.
- e) An award preparation fee of \$135 per hour per party (minimum three-hour fee).
- f) A per party fee for any required travel time at the rate of one-half the party's arbitration session hourly rate plus mileage at the prevailing Internal Revenue Service reimbursement rate.
- g) All direct costs of Conflict to Peace and the conciliators associated with the case, including long distance telephone calls, travel, parking, written resources provided, and other out of pocket expenses. These direct costs shall be shared equally among all parties, unless otherwise agreed to in writing.
- h) A cancellation fee equal to the total of minimum applicable fees for all parties under paragraphs c), d) and f) above is payable by a party who causes a cancellation of any scheduled session with less than 48 hours notice.

I agree to pay my share of all fees and costs of the arbitration process in accordance with the above schedule and the ICC Rules. I understand that an advance deposit of applicable fees for at least four hours of panel time plus payment for any outstanding incurred fees will be required from each party in advance of each session and in advance of preparation of a decision. I agree to pay for fees for each session beyond the deposit as they are incurred, case administration and direct costs as invoiced, and further deposits as required by Conflict to Peace. Arbitrations resuming after 90 days of inactivity will be billed at the then prevailing rate.

If I seek consideration for a fee reduction due to low income or other economic hardship, or am otherwise at any point in the arbitration process unable to pay fees when due, I must request alternate arrangements with Conflict to Peace in advance. Unless otherwise agreed, interest shall be charged at the rate of two percent per month on balances outstanding over 30 days; in the event collection action is initiated, I agree to pay all costs and fees associated with such action, including attorney and conciliator fees.

I agree that any dispute with Conflict to Peace or a conciliator arising from or related to this agreement shall be settled by mediation and, if necessary, legally binding arbitration in accordance with the ICC Rules, and judgement upon an arbitration award may be entered in any court otherwise having jurisdiction.

Signed _____

Date _____

Signed _____

Date _____

Accepted by _____

Date _____

(Conflict to Peace Representative)