SAN FRANCISCO-MARIN LAWYER REFERRAL AND INFORMATION SERVICE ANNUAL ATTORNEY MEMBERSHIP AGREEMENT

FOR OFFICE USE ONLY		
BASF ID#		
\$		
State Bar		

☐ Sundays

Bar Association of San Francisco 201 Mission Street, 4th Floor San Francisco, CA 94105 (415) 477-2374 LRIS Half Membership Year: Jan. 1, 2023 - June 30, 2023 Name: San Francisco Telephone #: E-mail address: Fax #: *Full time San Francisco Office:_____ (office number and street) (suite #) (zip) Is your office wheelchair accessible? ☐ Yes ☐ No State Bar Number: Admission and ability to practice in other states: Other languages spoken by

applicant

by office staff: (must be sufficient fluency for purposes of consultation AND representation) For the hearing impaired:

American Sign Language

TDD telephone equipment

Email **DUES**: Sign and return this form with appropriate LRIS panel dues as follows: • \$125.00 (includes one regular fee panel) • \$60.00 for each additional regular fee panel. After January 1, 2023, LRIS half membership-year dues are \$60.00 for one panel/\$30.00 for each additional regular fee panel. Make checks payable to: The Bar Association of San Francisco. NON-BASF MEMBERS: Attorneys who are not members of The Bar Association of San Francisco must pay an additional non-member fee of \$75.00, to help defray BASF's administrative costs. BASF member? □ Yes □ No For more information on becoming a BASF member, please visit https://login.sfbar.org/membership_application/ NEW/RENEWING LAWYER REFERRAL AND INFORMATION SERVICE MEMBERS: Have you previously been a member of BASF's San Francisco-Marin Lawyer Referral and Information Service? ☐ Yes ☐ No

APPOINTMENTS: Please indicate whether your office can make appointments for you: \square Yes \square No

ERRORS AND OMISSIONS INSURANCE: Errors and omissions insurance, in the amount of not less than \$100,000.00 for each occurrence and \$300,000.00 aggregate per year, is a requirement of membership. Applicant must agree to maintain coverage throughout representation of clients referred by the Lawyer Referral and Information Service arising from the subject matter of the original referral. Please provide a copy of the declarations page of your policy along with this agreement, if we do not already have one on file for you.

OFFICE VISIT: New applicants to *non-court appointment* LRIS panels agree to a brief visit with an LRIS staff member and/or Director at the applicant's San Francisco office prior to admittance to the panel(s). The office visit is arranged once all membership qualifications and malpractice insurance requirements have been met, and applicable fees have been paid. The purpose of the office visit is to acquaint the applicant with the processes of the LRIS and answer any questions about the service that the applicant may have.

REGULAR FEE PANELS: Check the panels from which you wish to receive referrals. You must complete separate applications to qualify for all regular fee panels except for the General Law Panel (see below). Please call (415) 782-8951 for experience panel application forms or information about panel membership or visit our website at www.sfbar.org/lawyerreferral.

REGULAR FEE PANELS:

☐ General Law (please see below)	☐ Family Law	Personal Injury
☐ Business Law	☐ Immigration and Naturalization	☐ Probate, Wills, & Estate Planning
☐ Criminal Law	☐ Insolvency Law	Real Estate & Landlord-Tenant
■ Delinquency Law	☐ Intellectual Property Rights	☐ Taxation Law
■ Dependency Law	☐ Labor Relations	☐ Workers' Compensation
☐ Disability Rights	☐ Legal Malpractice	
☐ Elder Abuse	☐ Military Law and Veteran's Benefits Panel	
want to receive referrals. You may semust possess the knowledge and skill ALL applicants applying to the areas shall provide a written statement of a may be requested at the discretion of	the appropriate boxes below for the are select as many areas of the General Law and the General Law and the General Law and the General Law and the selection of the General Law and the General Law areas. For all other areas. For all other areas areas.	Panel as you wish. However, you al services for the areas selected. Consumer Credit, and *Lemon Law areas selected, a written statement
☐ Administrative Law	☐ Education	Personal Property Rights
Unemployment Hearings	☐ Insurance Law	Small Claims Court Appeal
☐ Interstate Commerce Commission	on	☐ Small Claims Court Counseling
☐ DMV	Mental Health Law	☐ Traffic Infractions
□ *Collection/Collection Defense	e Name Change	☐ TRO (non-domestic)
■ *Consumer and Credit	Penal Rights or Prison Law	☐ Other

LOW FEE PANELS: (no additional membership dues) There are no specific experience requirements for Low Fee Panels, except for the Criminal, Delinquency, Dependency Law Panels and the Collaborative Law and Limited Scope Representation categories of the Family Law Panel. However, <u>you must possess the knowledge and skill to competently perform legal services for the areas selected. ALL applicants applying to</u>

<u>low fee panels</u>, who are not otherwise qualified on the Regular Fee Panel(s) for the selected area(s), must provide a written statement of experience for the area(s) selected.

To qualify for a low fee referral, individual clients must meet income eligibility guidelines established by the Service. Attorneys who serve on a low fee panel must agree to charge <u>substantially less</u> than their customary rate, understood to mean at least a 50% reduction in fees. Flat fee and payment plans for services are strongly encouraged when working with low-income clients.

I possess the knowledge and skill neces	ssary to competently represent clients in	the following areas of law:
 □ Business Law □ Criminal Law* □ Delinquency Law* □ Dependency Law* □ Family Law** □ Low Fee Education Panel 	 □ General Law (check above) □ Immigration and Naturalization □ Insolvency Law □ Intellectual Property Rights □ Juvenile Law* 	 □ Labor Relations (Defense only) □ Personal Injury (Defense only) □ Probate, Wills, & Estate Planning □ Real Estate & Landlord-Tenant □ Taxation Law
* Must meet experience requirements **Collaborative Law and Limited Scoregular fee panel experience.		
MILITARY ASSISTANCE PROGI personnel and their families, as well as reduction or more) in a wide variety of requirements as established on the regu- like to be a MAP attorney: \Box Y \Box N	veterans, with legal services at a substacivil law practice areas. The LRIS atto	ntially reduced fee (50% rney must meet the experience
LAWYERS ON CALL PROGRAM legal questions an opportunity to spea brief legal advice. The LRIS attorney panel(s) to be scheduled for an advice □Y □N	k with an LRIS panel attorney by tele must meet the experience qualification	phone for up to 15 minutes for ons for a given practice area
JUSTICE AND DIVERSITY CENTI already participate in the Justice and Di please check here and you will be conta	versity Center's Pro Bono Representati	•
VOLUNTEER COURT-APPOINTM to help attorneys gain experience in the an experienced practitioner who has vobeing mentored shall be done in collaborate court appearances unless the mentor, cl mentored so long as the mentor is preseregular fee Criminal, Delinquency, Dep	areas of criminal, delinquency and dep lunteered to act as a mentor. All work or pration with the mentor who, as the atto- ient and Court agree an appearance may ent in Court. In order to serve as a mentor	endency law by working with undertaken by the attorney rney of record, shall make all y be made by the attorney being
☐ Yes, I am interested in participating ☐ Criminal Law ☐ Delin	g as a mentor on this program quency Law Dependency Law F	amily Law

ATTORNEY-TO-ATTORNEY ADVICE PROGRAM: This service is available to any attorney seeking expertise in a particular practice area and LRIS panel attorneys are strongly encouraged to use this resource as necessary. Advice is needed for simple procedures as well as complex, esoteric legal issues. This attorney service is available to facilitate compliance with the State Bar of California Rule of Professional Conduct 1.1. There is no referral fee for attorney-to-attorney advice referrals. Please indicate that you meet the experience panel requirements and are interested in advising other attorneys, especially legal service lawyers or inexperienced attorneys, in the following areas of law:

Yes, I am interested in participating in this program and can advise in the subject following areas:

AGREEMENT

The San Francisco-Marin Lawyer Referral and Information Service ("LRIS") of the Bar Association of San Francisco ("BASF") makes available to the public the services of experienced qualified attorneys who are members of the LRIS. The applicant is applying for Panel membership in the LRIS. In exchange for LRIS referrals, applicant agrees to the following conditions and covenants:

- 1. Applicant represents that she or he has read the LRIS Rules and agrees to abide by them and by those that may be later adopted. Rules are incorporated by reference. Applicant further represents that she or he has read and is familiar with the State Bar Rules of Professional Conduct, especially Rule 1.1.
- 2. For each Panel referral, applicant shall personally conduct a one-half hour consultation without charge. If the consultation exceeds 30 minutes and the attorney intends to charge the client, applicant shall inform the client of the fee to be charged at the conclusion of the LRIS arranged consultation. Applicant shall then obtain the client's consent to provide any further services in advance of providing such services. All fee arrangements with LRIS clients must be in writing. The completion of all or any part of the initial consultation shall not be conditioned upon the acceptance by the client of the applicant's fee agreement. In the event that the client has not prepaid the LRIS consultation fee by credit card, Applicant shall collect and forward that fee, along with the referral disposition form, to the LRIS within 7 days of receipt.
- 3. If for any reason the applicant is unable or unwilling to handle the client's matter, the applicant shall refer the client back to the LRIS. If the applicant has a recommendation of a referral to a non-LRIS panel attorney, the applicant must contact the Director to further discuss.
- 4. Applicant shall pay to the LRIS forwarding fees according to the schedules set forth under A, B, C, and D, below. These fees are based on the total attorneys' fees which arise out of the subject matter of the original referral. "Total attorneys' fees" are fees received by the applicant, partners, or associates, or by any attorney should the case have been transferred, with or without LRIS consent. If you refer an LRIS client to another attorney, you remain responsible for all forwarding fees due to LRIS. The forwarding fee you will be responsible for is based on the total attorneys' fees received by yourself and/or by any attorney to whom you have referred the client, even if you receive no fee yourself. If more than one case arises out of the subject matter of the original referral, attorneys' fees from the separate cases shall be combined for purposes of calculating the forwarding fees owing to the Service. Applicant shall not pass LRIS forwarding fees on to any client, either directly or indirectly, through an increase in the rate that would ordinarily be charged for the matter, or in any other manner.

Your signature here indicates that you understand and agree to the contents of paragraph 4, above.				
X Date:	Signature:			
FORWARDING FEE SCHEDULES Please note that forwarding fees are not due on matters referred on the Low Fee Panels				

A. On all **contingent fee** cases (excepting medical malpractice cases and landlord-tenant cases, see schedules below) where the clients' obligation to pay fees is dependent upon the outcome of the matter and court/board approved fees as in state workers' compensation cases and probate cases (excepting extraordinary fees awarded in probate cases which are calculated at the non-contingency fee rates), applicant shall pay the following forwarding fees AND shall include with each payment to the LRIS a copy of the settlement statement, including but not limited to: court awards, compromise & release agreements, Social Security Administration benefits decisions, signed settlement agreements. Settlement documentation shall include the total settlement amount, attorneys' fees, itemized costs, the amount received by the client, and a copy of the signed fee agreement.

(1) On fees of \$1,000-\$1,999, 15% of total attorney fees:	(7) On fees of \$12,000-13,999, 21% of total attorney fees;
(2) On fees of \$2,000-\$3,999, 16% of total attorney	(8) On fees of \$14,000-15,999, 22% of total attorney fees;
fees; (3) On fees of \$4,000-\$5,999, 17% of total attorney	(9) On fees of \$16,000-17,999, 23% of total attorney fees;
fees;	(9) On fees of \$10,000-17,999, 2370 of total attorney fees,
(4) On fees of \$6,000-7,999, 18% of total attorney	(10) On fees of \$18,000-19,999, 24% of total attorney
fees;	fees;
(5) On fees of \$8,000-9,999, 19% of total attorney	(11) On fees of \$20,000 and above, 25% of total attorney
fees;	fees
(6) On fees of \$10,000-11,999, 20% of total attorney	
fees;	

- B. On all **contingency fee medical malpractice cases** where the clients' obligation to pay fees is dependent upon the outcome of the matter, applicant shall pay the following forwarding fees
- (1) 15% of total attorney fees.
- C. On all **contingency fee landlord tenant cases** where the clients' obligation to pay fees is dependent upon the outcome of the matter, applicant shall pay the following forwarding fees:
- (1) 15% of total attorney fees.
- D. On all **non-contingent fee** cases referred on a regular fee panel, applicant shall pay the following forwarding fees (with the exception of family law cases, see D. below):
- (1) 10% of total attorney fees.

- E. On all **non-contingent family law cases** referred on the regular fee panel, applicant shall pay the follow forwarding fee:
- (1) 5% of attorney fees.
- F. On court-appointed family, juvenile dependency, delinquency and adult criminal cases, pursuant to contract with the Superior Court, applicant shall pay 5% of total fees paid by the Court as determined by the Superior Court. A portion of these fees is deducted and remitted to the Service; the balance of the deducted fees is retained by the Court to help defray the administrative cost of the court-appointment billing programs.
- G. All forwarding fees are to be paid within twenty (20) days of receipt of the attorneys' fees and are due whether or not applicant is at that time an LRIS member. An additional interest charge at the then maximum legal rate may be assessed on any fees not received by the LRIS 60 days after receipt of attorney fees. Upon request, applicant shall provide the LRIS with copies of all fee agreements.
- H. Whether or not applicant is still an LRIS member when they are due, applicant shall complete and return to the LRIS all reports requested by the LRIS, including, but not limited to, quarterly Case Status Reports and disposition reports.
- I. The LRIS reserves the right to contact clients referred to the panel attorney in the event that the panel attorney does not provide timely reporting of the status of the case, or as appropriate.
- J. The prevailing party in any proceeding or action arising out of or relating to this Agreement shall be entitled to receive its reasonable attorneys' fees and costs in connection with such proceeding or action.

Your sig	nature here	indicates that	you understand	and agree to the	he contents of 1	paragraph 30	(G), above

X Date:	Signature:	
---------	------------	--

- 4. Applicant shall immediately notify the LRIS should the applicant become ineligible or unable to accept referrals.
- 5. Applicant shall notify the LRIS within 10 days of written notice that a complaint has been filed against applicant with or an investigation has been commenced by the State Bar of California ("State Bar"), or like federal or state disciplinary entity in any state, or that any complaint criminal in nature has been filed anywhere against applicant. This obligation to notify also applies should the applicant know or have a reasonable belief that such a complaint has been filed with or investigation has been commenced by the State Bar of California or like federal or state disciplinary entity in any state. In instances where past discipline has occurred, applicant must notify the LRIS of such fact and provide a copy of the record of discipline imposed by the State Bar of California or other federal or state disciplinary entity.
- 6. Applicant shall submit any fee dispute with a person referred by the LRIS, concerning the subject matter of the original referral, to arbitration by the State Bar of California's Mandatory Fee Arbitration Program, regardless of when the dispute arises. Arbitration will be conducted according to the rules and regulations of the appropriate BASF Committee. Applicant or the LRIS shall submit any dispute regarding fees owed to the LRIS, regardless of when the dispute arises, to binding arbitration by JAMS, or such other independent arbitration service with which BASF has entered into an agreement to provide arbitration services to BASF on a pro bono basis, which service shall appoint an arbitrator. The claimant first filing for arbitration shall select the forum, e.g., JAMS or other independent arbitration service with which BASF has entered into an agreement to provide arbitration services to BASF on a pro bono basis. Arbitration will be conducted according to the rules and regulations of the arbitration service provider. For attorneys appointed by the

Superior Court through BASF's Indigent Defense Administration (IDA) or Dependency Representation Program (DRP), applicant agrees to submit fee disputes in court-appointed cases for review by such committee(s) as may be established by the LRIS Committee to resolve such disputes, according to the Fee Audit Procedures, and when a resolution is not reached with an IDA or DRP Attorney Administrator.

- 7. Applicant represents that she or he is an active member of the State Bar of California, in good standing; has not been previously removed from a panel of the LRIS; maintains a full-time law office in San Francisco listed all web pages, pleadings, business cards and stationary, and the areas of practice for which you have been approved in the LRIS shall be listed on your website as well. Applicant also represent that applicant is not the subject of any disciplinary proceeding with any State Bar, or like federal or state disciplinary entity in any state; has no criminal charges pending anywhere; has not been convicted of a criminal offense; and has had no disciplinary proceedings adversely resolved against applicant which have resulted in public discipline by the State Bar, or like federal or state disciplinary entity in any state. If applicant cannot make these representations, applicant shall attach a complete explanation along with a copy of their record of discipline from the State Bar, or like organization in any other state.
- 8. Applicant shall provide written notification to the Director of the LRIS if he/she has filed for bankruptcy during the course of his/her membership with the LRIS, or after membership with the LRIS while forwarding fees are still owing to the Service.
- 9. Applicant agrees to indemnify and hold harmless BASF, its officers, directors, members, and employees and the Lawyer Referral and Information Service Committee from any claim, demand, action, liability, expense, or loss resulting in whole or in part from applicant's handling of any LRIS referral or by applicant's failure to comply with any provision of the Agreement.
- 10. Applicant waives all claims against BASF and the San Francisco-Marin Lawyer Referral and Information Service Committee for any liability or loss arising out of the operation of the LRIS.

Your signature here indicates that you	understand and agree to the entire contents of this agreement.
X Date:	Signature: