AGREEMENT FOR BINDING ARBITRATION

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Massachusetts Trial Court Superior Court



	CLERK OF COURTS			
PLAINTIFF(S)				
V.	COUNTY			
DEFENDANT(S)	COUNTY			
All the parties having an interest in this matter agre	ee to arbitrate their disputes and terminate the pending			
litigation. The parties have selected	as Arbitrator, who agrees to arbitrate the			
disputes and resolve this matter no later than				
Each party acknowledges that the arbitration p	rocess, and in particular, the Arbitrator's award, is binding			
on all parties and not subject to appeal or review by any judicial or administrative process (except as				
provided in G.L. c. 251, §§ 9, 12, and 13). Each	h party voluntarily consents to the arbitration process and			
to having this matter resolved entirely through	arbitration, except for motions to confirm or set aside the			
Arbitrator's award.				
•	the evidence submitted and shall have the ultimate			
	d sufficiency of the evidence. The parties agree that			
·	n any manner which permits a fair presentation of the			
	r case, including cross-examination of any witnesses.			
The parties agree to the following terms and co	onditions (attach additional pages if necessary):			
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Th	e parties further agree that they have been give	en an opportunity to offer proof of their claims, and the			
Arbitrator	shall declare the arbitration hearing closed and	shall allow no further evidence to be submitted. Any party			
who fails t	o object in writing before the conclusion of the	arbitration hearing to any purported noncompliance with			
any provis	sions or requirements of this paragraph shall be	e deemed to have waived the objection.			
2	The Aubitrator's accordable to wandered property	nother and company of the medical attinuated by this agreement			
		nptly and, unless otherwise stipulated by this agreement,			
		days following the conclusion of the			
	arbitration hearing. The award shall be in writi	ng and signed by the Arbitrator.			
4.	4. The parties acknowledge and agree that the Arbitrator's work product and case file shall be confidentia				
and not subject to disclosure in any judicial, administrative, or private proceedings.					
5.	5. The parties agree that the Arbitrator will not be responsible to any party for any act or omission in				
	connection with services performed under this agreement, but if any party tries to hold the Arbitrator				
	responsible, that party must compensate the Arbitrator for all resulting costs, including additional				
	attorney's fees.				
6	Dy signing helpy, the parties agree that they	shall each pay the Arbitrator C			
0.		shall each pay the Arbitrator \$ per hour and			
	that they shall jointly pay an administrative fee of \$ to the County Bar				
		e arbitration session be cancelled less than they will jointly pay the County Bar			
	Association an additional sum of \$	•			
For the Plaintiff(s),		For the Defendant(s),			
		r or the Beleficatin(5),			
Signature (attorney or self-represented litigant)		Signature (attorney or self-represented litigant)			
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Signature (attorney or self-represented litigant)		Signature (attorney or self-represented litigant)			
DATE:		DATE:			