

Public Employment Relations Board  
80 Wolf Road, Suite 500  
Albany, NY 12205-2656

RESUME OF PANEL ARBITRATOR

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FULL NAME: Stephen Bluth  
CITY, STATE, ZIP: Freeport, NY 11520  
OCCUPATION: Arbitrator/Mediator

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**EDUCATION:**

B.A. Adellphi University, 1964; M/A. Adelphi University, 1966

**PROFESSIONAL AFFILIATIONS:**

National Academy of Arbitrators; Long Island LERA (Executive Board); NYC LERA

**ARBITRATION EXPERIENCE & TYPES OF ISSUES OR GRIEVANCES DISPOSED OF:**

Extensive experience in public and private sectors- Issues include discipline, contract interpretation.

**MEDIATION & FACT-FINDING EXPERIENCE:**

Serve on PERB Mediation/Factfinding panel. Have performed both fact-finding and mediation in public sector including teacher units and school related personnel units; New Jersey State Board of Mediation

**OTHER RELEVANT OR EQUIVALENT EXPERIENCE:**

Serve on panels with NYC DOE and UFT; DOE and DC 37; DOE and Local 891 IUOE;NJ State Board of Mediation; City of White Plains; Suffolk County and Probation Officers Association; LIU and Faculty Federation; C.W. Post and Collegial Federation; Wappingers CSD; Ellenville CSD; Eastport/Manorville UFSD; Valley Stream UFSD and UPSEU; Town of Riverhead and Riverhead PBA; Local 32 BJ and NYC Realty Advisory Board; Local 32 BJ and Allied Barton Security; Local 32 BJ and Securitas Security. Local 338, UFCW and various supermarkets. Extensive arbitration experience with Local 1199 and various health care facilities.

**PER DIEM FEE:** \$ 1800

**ADJOURNMENT FEE:** \$ Full per diem if less than three weeks notice

**SUBMITTED BY ARBITRATOR Stephen Bluth ON May 16, 2011**

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**BILLING DISCLOSURE STATEMENT**

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ARBITRATOR'S NAME: **Stephen M. Bluth**

The following is a description of my fees and expenses:

A) HEARING TIME.

(1) My per diem is \$1800 for each day or any part thereof spent hearing a case.

(2) If a hearing day exceeds 6 hours, I charge:

a second full per diem

a prorated per diem

no additional charge

other (describe) :

(3) Additional comments: no charge if only one day of hearing. Full per diem for second day

B) STUDY TIME.

(1) I charge \$ 1800 for each day spent in preparation of the opinion and award.

(2) This charge  will  will not be prorated for partial days devoted to such preparation.

(3) Additional comments:

C) TRAVEL TIME AND EXPENSES.

(1) When travel time plus hearing time exceeds \_\_\_\_\_ hours in a calendar day:

Not applicable (no additional charge)

I charge as follows (describe):

(2) I charge for actual, travel-related expenses incurred in connection with the case  YES  NO.

Where appropriate, a mileage charge for auto travel will be billed at:

Prevailing IRS rate

Other (describe): no charge within 100 miles of office

(3) When the scheduled hearing day(s) requires an overnight stay:

There is no charge, other than for lodging and subsistence.

I charge as follows (describe): lodging

(4) Additional Comments:

D) POSTPONEMENT OR CANCELLATION FEES.

A fee of \$ 1800 will be charged unless I receive notice of a postponement or cancellation:

Within 21 calendar days of the scheduled hearing date

Other (describe):

E) ADDITIONAL CHARGES. I charge separately for expenses incurred in connection with the following:

Docketing (describe): .....  Yes  No

Duplication .....  Yes  No

Fax .....  Yes  No

Finance or late payment charge (describe): .....  Yes  No

Postage .....  Yes  No

Secretarial .....  Yes  No

Telephone .....  Yes  No

Other (describe):

F) GENERAL TERMS.

(1) Billing for fees and expenses will be divided equally between the parties unless otherwise required by the collective bargaining agreement or the conditions of the appointment.

(2) Other conditions (describe):

G) OTHER INFORMATION/COMMENTS:

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**IMPORTANT**

**THIS FORM IS NOT INTENDED TO SUGGEST THE SERVICES FOR WHICH AN ARBITRATOR SHOULD OR SHOULD NOT CHARGE. IT PRESENTS THE MOST RECENT INFORMATION PROVIDED BY THE NAMED ARBITRATOR TO THE NEW YORK STATE PUBLIC EMPLOYMENT RELATIONS BOARD, WHICH BEARS NO RESPONSIBILITY FOR ERRORS OR OMISSIONS CONTAINED ON THE FORM, OR FOR VARIANCES IN ACTUAL PRACTICE BY THE ARBITRATOR.**