

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

**RESUME OF PANEL ARBITRATOR**

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FULL NAME: Carl G. Chernoff

CITY, STATE, ZIP: New York, NY 10019

OCCUPATION: Arbitrator/Mediator

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**EDUCATION:**

New York University, BA  
School of Law, New York University, LLB

**PROFESSIONAL AFFILIATIONS:**

Member of the American Arbitration Association; Labor Panel; Federal Mediation and Conciliation Service, Panel Member; New York State Public Employment Relations Board, Private Sector Arbitrator

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

Currently serving as Impartial Arbitrator on cases involving the International Brotherhood of Teamsters and The United Food and Commercial Workers Union with major employers in California: The Walt Disney Company, The Hertz Corporation, Vanguard Car Rental, Ralphs Grocers, Vons, Food4Less, Stater Brothers, Unified Western Grocers and Windsor Foods. Also the UNited States Government, Centers for Medicare and Medicaid Services, and the American Federation of Government Employees; U.S. Department of the Army.

**MEDIATION & FACT-FINDING EXPERIENCE:**

As Chief Negotiator for major corporate employer, had extensive experience dealing with government appointed mediators and also was chief of inhouse investigative fact finding on personnel and labor related matters as well as corporate ombudsman

**OTHER RELEVANT OR EQUIVALENT EXPERIENCE:**

Over forty years' experience as a management attorney with extensive arbitration trial experience as well as extensive managerial experience with a major corporate labor and employment law department, to include supervision of outside counsel on major employment class actions. Extensive military/governmental labor experience as a unique Judge Advocate General officer with five years' active duty.

**PER DIEM FEE:** \$ 1250

**ADJOURNMENT FEE:** \$ 1250

**SUBMITTED BY ARBITRATOR CARL G. CHERNOFF ON October 5, 2010**

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**BILLING DISCLOSURE STATEMENT**

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ARBITRATOR'S NAME: **CARL G. CHERNOFF**

The following is a description of my fees and expenses:

A) HEARING TIME.

(1) My per diem is \$1250 for each day or any part thereof spent hearing a case.

(2) If a hearing day exceeds 8 hours, I charge:

a second full per diem

a prorated per diem

no additional charge

other (describe) :

(3) Additional comments:

B) STUDY TIME.

(1) I charge \$ 1250 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):

(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):

(4) Additional Comments:

D) POSTPONEMENT OR CANCELLATION FEES.

A fee of \$ 1250 will be charged unless I receive notice of a postponement or cancellation:

Within        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:

**SUBMITTED BY ARBITRATOR CARL G. CHERNOFF ON October 5, 2010**

**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.**