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STATE BAR COURT CLERK'S OFFICE SAN FRANCISCO

STATE BAR COURT OF CALIFORNIA

HEARING DEPARTMENT – SAN FRANCISCO

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In the Matter of

JOHN TOBY SCHREIBER,

A Member of the State Bar, No. 131947.

Case No. 14-O-04056-PEM (S233376)

ORDER APPROVING STIPULATION RE MODIFICATION OF PROBATION CONDITIONS

TO ALL PARTIES AND COUNSEL IN THE ABOVE-ENTITLED MATTER:

On February 6, 2017, respondent John Toby Schreiber, represented by attorney Samuel C. Bellicini, and Supervising Attorney Terrie Goldade of the Office of Probation of the State Bar of California filed a stipulation for modification of terms of probation. (Rules Proc. of State Bar, rule 5.301.) The parties stipulated that respondent's probation conditions be modified to add the following conditions:

- Because John Hsu filed a proceeding seeking judicial review of the arbitration award, in a court with jurisdiction over the matter, respondent must abide by the decision of that court on Hsu's petition. Respondent must provide a copy of the court's decision to the Office of Probation within 15 days after the court serves its decision on respondent or his counsel.
- On or before March 8, 2017, respondent must remit \$19,500 to his counsel, Samuel
 C. Bellicini, and Bellicini must deposit that sum into Bellicini's client trust account.
 Bellicini understands and agrees that he will hold that sum for the benefit of payment



of any monetary award to Hsu, as set forth herein. Any balance remaining after full payment to Hsu, if any, belongs to respondent.

- 3. If the court's decision on Hsu's petition includes the payment of money to Hsu by respondent, then respondent must tender full payment of that award to Hsu within 30 days after that decision becomes final (unless the court's final order requires payment within a shorter time period). Respondent must provide a copy of proof of tender of full payment of the award to the Office of Probation within 15 days after full payment is tendered to Hsu.
- 4. If the court vacates the arbitration award and orders a new arbitration hearing, then that new fee arbitration hearing will proceed under the same conditions set forth herein, that governed the original fee arbitration hearing.

The court finds that the stipulation to be fair to the parties and that it adequately protects the public. Accordingly, the stipulation for modification of terms of probation is **APPROVED**.

IT IS SO ORDERED.

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Dated: February 14, 2017

PAT McELROY Judge of the State Bar Court

CERTIFICATE OF SERVICE

[Rules Proc. of State Bar; Rule 5.27(B); Code Civ. Proc., § 1013a(4)]

I am a Case Administrator of the State Bar Court of California. I am over the age of eighteen and not a party to the within proceeding. Pursuant to standard court practice, in the City and County of San Francisco, On February 14, 2017, I deposited a true copy of the following document(s):

ORDER APPROVING STIPULATION RE MODIFICATION OF PROBATION CONDITIONS

in a sealed envelope for collection and mailing on that date as follows:

by first-class mail, with postage thereon fully prepaid, through the United States Postal Service at San Francisco, California, addressed as follows:

SAMUEL C. BELLICINI SAMUEL C. BELLICINI, LAWYER 1005 NORTHGATE DR # 240 SAN RAFAEL, CA 94903

by interoffice mail through a facility regularly maintained by the State Bar of California addressed as follows:

TERRIE GOLDADE, Probation, Los Angeles

I hereby certify that the foregoing is true and correct. Executed in San Francisco, California, on February 14, 2017.

Lauretta Cramer Case Administrator State Bar Court