## Rule 15-1113. Selection of mediator.

Effective November 1, 2018

1	(a) Appointment of mediator. When the Committee has received the request and agreement to
2	mediate fee dispute signed by all of the parties, together with the \$10 fee, the chair or his designee
3	shall appoint a mediator from the Committee's list of trained fee dispute mediators. The mediator
4	shall schedule the mediation session(s) with the parties.
5	(b) Mediator to be impartial. The mediator shall be impartial. Before accepting a mediation,
6	the mediator shall make a reasonable inquiry to determine whether there are any known facts or
7	potential conflicts of interest that a reasonable person would consider likely to affect the
8	impartiality of the mediator, including a financial or personal interest in the outcome of the
9	mediation and an existing or past relationship with a mediation party, and disclose such fact and
10	potential conflicts to the parties to the Committee. Upon notification of a conflict, the Committee
11	shall appoint a replacement mediator from the list of approved mediators.