

Mentor/Mentee Agreement: Please sign and submit as part of the application

1. The communication between mentor and mentee is for guidance and teaching about the practice of law.
2. The mentor shall not provide legal advice on specific cases to the mentee or the mentee's clients. The mentee shall use any advice given and advise clients only upon his or her professional opinion, research and evaluation.
3. Mentor and mentee do not have a confidential attorney-client privileged relationship and accordingly, the mentee should avoid revealing confidential client information and be aware of potential conflicts.
4. Communications between the mentor and mentee should not include specific case names or situations. Hypotheticals should be used when discussing substantive legal issues.
5. The mentor will not serve as legal counsel, review documents or pleadings nor do any legal research for the mentee.
6. The mentee should be aware that this relationship is not a job seeking opportunity.
7. The mentor accepts no professional liability for any advice given. Any mentor information or advice given or received in the course of the relationship is meant as an educational tool and a guide.
8. The State Bar of Arizona has undertaken no liability to the mentor nor mentee, and by signing this Agreement, the signer expressly waives any claims of any kind whatsoever arising from the mentor/mentee relationship against the State Bar of Arizona, its employees and agents for any actions or inactions associated with the AZBar Mentor Connection Program.

Signature

Date