Walter D. Goldsmith, Esq.
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Attorney, Mediator, Arbitrator, Expert Witness

WORK HISTORY

Founding Partner, Goldsmith & Fass, 1998-present; Partner, Sonnenschein Sherman & Deutsch, 2004-08; Partner, Friedman, Krauss & Zlotolow, 1993-04; Partner/Associate, Phillips, Nizer, Benjamin, Krim & Ballon, 1979-93; Special Deputy New York State Attorney General, Department of Securities and Public Financing, 1973-79; Assistant District Attorney, Office of the District Attorney, Queens County, 1972-73.

EXPERIENCE IN ALTERNATIVE DISPUTE RESOLUTION

More than 25 years and more than 300 matters, many involving complex issues and multiple parties, including work with AAA, NASD, and FINRA.

REPRESENTATIVE ARBITRATION MATTERS

- Arbitration regarding multiple construction defects of residential condominium loft gut rehabilitation, fraud, non-compliance with partnership agreements, and prospectus.
- Arbitration of rights of owner and related tenant in shopping center.
- Arbitration regarding rights of purchasers in real estate syndications involving fraud, construction defects, and securities violations.
- Valuation of premises at 280 Park Avenue pursuant to a large and complex long lease with an option to buy, between two of the largest real estate owners in New York.
- Interest arbitration to determine damages to claimant resulting from a breach of covenant in respondent's deed.
- Arbitration involving fraud on purchasers of life insurance pursuant to a class action settlement.
- Arbitration regarding damages resulting from a property owner's alleged breach of lease, refusal to grant access to lessee.

BACKGROUND AS A MEDIATOR

Mediation philosophy: The mediator acts as a catalyst in guiding the parties toward settlement which, when reached, belongs solely to the parties. I use a combination of evaluative and facilitative approaches. After many years of experience, I quickly recognize how much a claim is worth. I may suggest one or a variety of solutions to one or more parties, as needed, to achieve an efficient resolution.

REPRESENTATIVE MEDIATION MATTERS

- Real Estate Cooperative and condominium disputes; disputes regarding ownership, financing, easements, landlord-tenant obligations under commercial/residential leases; rights and obligations of promoters and owners pursuant to multi-party agreements and disclosure statements required by law.
- Multiparty disputes regarding partnership agreements, claims of ownership interests by partners, performance guarantees, rights and obligations of lender.
- Disputes involving rights and obligations of promoters, purchasers, tenants in cooperatives, condominiums and property owners associations, including detailed and complex allegations of construction defects and fraud, generally involving dollar amounts in seven figures.
- Disputes regarding rights of sellers to retain down payments, often relating to complex contract disputes, generally involving six or seven figure dollar amounts.
- Construction Mediation of complex construction disputes involving multi unit cooperative, condominium, and property owners associations, new construction and existing structures.
- Commercial Disputes involving contracts for purchase and sale of goods, services.
 Rights and duties of general and limited partners under complex partnership agreements and related documents.
- Federal Securities Disputes, sometimes multi-party, involving investors, brokerage houses and brokers regarding claims of fraud, negligence, misconduct and mismanagement, allegedly causing investor losses.
- New York State Securities Disputes regarding fraud in purchase and sale of real estate securities under New York law such as cooperatives, condominiums, real estate syndications and time shares.
- Insurance Multiple disputes involving alleged fraud in sale of life insurance pursuant to class action settlement.

Multi Party Mediation Experience

- Real Estate Multiparty claims among parties regarding ownership of real property, with lenders as additional parties; cooperative and condominium disputes involving cooperative/condominium owners, boards and lenders.
- Securities Alleged fraud in purchase and sale of securities including mismanagement and failure to supervise by the brokerage house and churning, misrepresentations, negligence and theft by the broker.
- Insurance Fraudulent practices in sale of life insurance by major insurer pursuant to a voluminous class action settlement including complex provisions of law and regulation regarding insurers, brokers and insureds. Participants were attorneys for insurers and brokers, and the insured.

Mediation Experience as an Advocate or Party

- Construction Disputes regarding alleged construction defects in residential and commercial buildings, including coops and condos, generally involving seven figure dollar amounts.
- Commercial Disputes regarding valuation of partnership and partnership assets, pursuant to a complex partnership agreement and corporate dissolution pursuant to law.

- Real Estate Dispute involving seven figures as to provisions of 60-page partnership agreement regarding rights of first refusal of partners to purchase, validity of purported contract to sell, disputes regarding commercial obligations of the parties under related agreements. This was a multi-party mediation involving the partners and the party designated as purchaser in the disputed contract of sale.
- Securities Alleged fraudulent purchase and sale of securities by a broker without the knowledge or consent of the investor. Transfer of investor's funds into a shell corporation with no assets in which the broker had an interest.

Alternative Dispute Resolution Training

AAA Webinar, Arbitrator Boundaries: What are the Limits of Arbitrator Authority?, 2011; Commercial Division, Supreme Court, New York County, Advanced Commercial, Mediation Training, 2010; AAA Arbitration Awards: Safeguarding, Deciding & Writing Awards (ACE001), 2009; AAA Arbitration Fundamentals and Best Practices for New Arbitrators, 2009; AAA, Prudential Mass Claims ADR program, 1998; AAA Advanced Arbitrator Training, 1993; AAA Commercial/Construction Arbitrator Training, 1992; AAA Mediator Training, 1992; Mediation Training through New York City Bar Association and NASD (now FINRA).

PROFESSIONAL LICENSES

Admitted to the Bar, New York, 1971.

PROFESSIONAL ASSOCIATIONS

New York State Bar Association (Real Estate Section, Committee on Cooperatives, Condominiums and Property Owners Associations).

EDUCATION

Queens College of the City of New York (BA); New York University School of Law (JD; LLM).

PUBLICATIONS, SPEAKING ENGAGEMENTS, AND TEACHING

EXPERIENCE

Publications

Co-author, "Cooperatives, Condominiums and Homeowners Associations," REAL PROPERTY PRACTICE GUIDE, Matthew Bender; "Mediation and Arbitration of Cooperative and Condominium Disputes," NEW YORK LAW JOURNAL; author, for 25 years, McKinney's Practice Commentaries to THE CONDOMINIUM ACT; author, for 25 years, of Practice Commentaries to the NEW YORK STATE SECURITIES LAW (THE "MARTIN ACT"), including COOPERATIVES AND CONDOMINIUMS; author "Alternative Dispute Resolution as a Problem Solving Device," publication, Commercial Leasing Law and Strategy, September 2010; author, "Cooperative and Condominium Disputes," NEW YORK LAW JOURNAL.

Speaking Engagements

Chairman, "Cooperatives, Condominiums and Homeowners Associations – The Emerging Role of the Attorney General," New York Practicing Institute Program; "Real Estate Aspects of Franchising," convention of gas station/convenience store franchisors and franchisees, Miami, FL; "Shopping Center Leasing - Problems and Pitfalls," convention of shopping center owners and tenants, Washington, DC; Adjunct Professor, "Arbitration and Mediation," "Real Estate Workouts," and "Cooperatives and Condominiums," Baruch University of the City University of New York; Speeches at the New York Bar Association on real estate topics; has spoken for 15 years at the Annual Convention of the New York Counsel of Cooperatives and Condominiums including cooperative and condominium boards, real estate brokers, managers, and title companies.

Teaching Experience

Baruch College of the City University of New York: courses included building management, responsibilities of board of directors, rights of owners, work with contractors, subs and lenders, dealing with construction lending and construction contract problems.