# (Former) Japan Federation of Bar Associations Attorney's Remuneration Standards

Legal advice,
etc. • • • • • • • • • • • • • • • • • • •
•••••2
Civil
cases • • • • • • • • • • • • • • • • • •
•••••2
1. litigation cases (excluding bill and check litigation cases), non-contentious cases, domestic
affairs cases, and
Administrative and arbitration
cases • • • • • • • • • • • • • • • • • •
$\cdots \cdots \cdots 2$
2. mediation cases and settlement
negotiations · · · · · · · · · · · · · · · · · · ·
$\cdots \cdots 2$
3. contract conclusion
negotiations • • • • • • • • • • • • • • • • • • •
•••••
4. demand procedure
case • • • • • • • • • • • • • • • • • • •
••••••••••
5. divorce
cases • • • • • • • • • • • • • • • • • •
· · · · · · · · · · · · · · · · · · ·
6. petition for temporary restraining order,
etc. • • • • • • • • • • • • • • • • • • •
· · · · · · · · 4
7. civil enforcement
cases • • • • • • • • • • • • • • • • • •
••••••••••
8-1. petitions for bankruptcy, corporate liquidation, special liquidation, and corporate
reorganization • • • • • • • • • • • • • • • • • • •
8-2. civil rehabilitation

••••• 9. administrative applications for review, objections, reexaminations, and other appeals  $\cdot \cdot \cdot \cdot \cdot \cdot \cdot \cdot \cdot 7$ Criminal 1. pre-prosecution and post-prosecution (first instance and appellate instance). The same shall apply hereinafter). Criminal ••••• 2. pre-indictment and post-indictment cases other than 1 and retrial 3. procedures for filing charges, prosecution, petition for prosecution, parole, parole release, pardon, etc.  $\cdot \cdot 9$ Out-of-court ••••••••••••••• 1. preparation of contract documents and similar 2. content-certified mail · · · · · · · · · · · · · · 10 3. will •••••••••••••••• 4. •••••••••••••••• 5. voluntary guardianship and property management and personal •••••••••••••••• 1. advisory •••••• 2. per 

• • •	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	1	3						
Notes	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•
• • •	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	14	ŀ		

Legal	
advigepe of Reward	Amount of attorney's fees
etc. Initial civil law	Every 30 minutes
consultation fee	Fixed amount within the range of ¥5,000 to ¥10,000
General Legal	Every 30 minutes
Consultation Fee	5,000 to less than ¥25,000
	(If you are a specialist)

civil case

1. litigation cases (excluding bill and check litigation cases), non-contentious cases, domestic relations cases, administrative cases, and arbitration cases

Type of Reward	Amount of attorney's fees	remar				
		ks				
retainer fee (e.g. for a	When the amount of economic benefit of the case is less than	(i)				
lawyer)	3 million yen 8%.					
	Exceeding 3 million yen but not exceeding 30 million yen 5%					
	+ 90,000 yen					
	More than ¥30 million but less than ¥300 million 3% +					
	¥690,000					
	Exceeding ¥300 million 2% + ¥3.69 million					
	*Minimum starting fee is 100,000 yen.					
compensation	When the amount of economic benefit of the case is less than					
payment	3 million yen 16					
	Exceeding 3 million yen but not exceeding 30 million yen 10%					
	+ 180,000 yen					
	Exceeding 30 million yen but not exceeding 300 million yen					
	6% + 1.38 million yen					
	Exceeding 300 million yen 4% + 7.38 million yen					

### Mediation and settlement negotiation cases

Type of Reward	Amount of attorney's fees	remar
		ks
retain	The amount shall be the same as in 1. However, each amount	(i)
er fee	may be reduced by two-thirds.	
(e.g.	The starting fee for accepting a case from settlement	
for a	negotiation to conciliation, or from settlement negotiation or	
lawye	conciliation to litigation or other cases, shall be half of one	
r)	half of one percent.	
	*Minimum starting fee is 100,000 yen.	

_3. negotiation of		
contypet of Reward	Amount of attorney's fees	remar
cončlusion		ks
retainer fee (e.g. for a	If the amount of economic benefit of the case is less than 3	(i)
lawyer)	million yen 2%.	
	Exceeding 3 million yen but not exceeding 30 million yen 1%	
	+ 30,000 yen	
	Over 30 million yen but less than 300 million yen 0.5% +	
	180,000 yen	
	Exceeding 300 million yen 0.3% + 780,000 yen	
	*Minimum starting fee is 100,000 yen.	
compensation	If the amount of economic benefit of the case is less than 3	
payment	million yen 4%.	
	Exceeding 3 million yen but not exceeding 30 million yen 2%	
	+ 60,000 yen	
	Exceeding 30 million yen but not exceeding 300 million yen	
	1% + 360,000 yen	
	Exceeding 300 million yen 0.6% + 1.56 million yen	

### 4. demand procedure cases

Type of Reward	Amount of attorney's fees	remar
		ks
retainer fee (e.g. for a	If the amount of economic benefit of the case is less than 3	(i)
lawyer)	million yen 2%.	
	Exceeding 3 million yen but not exceeding 30 million yen 1%	
	+ 30,000 yen	
	Over 30 million yen but less than 300 million yen 0.5% +	
	180,000 yen	
	Exceeding 300 million yen 0.3% + 780,000 yen	
	The starting fee when the case is transferred to litigation shall be	
	the difference between the amount in (1) and the above amount.	
	The following is a summary of the results of the survey.	
	The minimum initiation fee is 50,000 yen.	
compensation	One-half of the amount of 1.	
payment		
	*Reward money can be claimed only when specific recovery of	
	money, etc. is made.	
	The following is a summary of the results of the survey.	

5. divorce			
<sup>c</sup> #feitdent	Reward.	Amount of attorney's fees	rema
(lessening	type		rks
the			
significance			
or value of			
the previous			
word) the			
likes of			
arbi	retain	Amounts within the range of 200,000 yen to 500,000 yen each	(i)
trati	er fee	The starting fee for divorce negotiation and divorce mediation	
on	(e.g.	is one half of the above amount.	
	for a	*All claims for division of property, alimony, etc., apart from the	
neg	lawye	above, shall be in accordance with 1 or 2.	
otia	r)	The above amount shall be determined based on the financial	
tion		resources of the client, the complexity of the case and	
case		The amount may be increased or decreased in consideration of	
		the complexity of the work required.	
law	retain	Amounts within the range of 300,000 yen to 600,000 yen each	
suit	er fee	The initiation fee for divorce litigation following divorce	
	(e.g.	mediation is one-half of the above amount.	
	for a	*All claims for division of property, alimony, etc., apart from the	
	lawye	above, shall be in accordance with 1 or 2.	
	r)	The above amount shall be determined based on the financial	
		resources of the client, the complexity of the case and	
		The amount may be increased or decreased in consideration of	
		the complexity of the work required.	

# 6. petition for temporary restraining order, etc.

Type of Reward	Amount of attorney's fees	
retainer fee (e.g. for a	1. one-half of the amount of the initiation fee	*In conjunction
lawyer)		with the main case
	(2) When a hearing or oral argument has been	At the time of
	held, the amount of the initiation fee in (1)	acceptance of the
		appointment by
	2/3 of 3.	is also separate
		from the main case
	*Minimum starting fee is 100,000 yen.	The following is a
		list of items that can
		be received by the
compensation	When the case is serious or complicated	(2) To be able to cut.
payment		
	1/4 of the amount of remuneration for 1	
	When a hearing or oral argument has been held	
	1/3 of the amount of remuneration for 1.	

7. civil execution

cases Events,	Reward Seeds	Amount of attorney's fees	
etc.	kind		
civil execu tion	retainer fee (e.g. for a lawyer)	1/2 of the amount of the initiation fee for 1.	*A case may be received separately from
case	compensation payment	1/4 of the amount of remuneration for 1	the main case even when the case is accepted
execu	retainer fee (e.g. for a lawyer)	1/2 of the amount of the initiation fee for 1.	1
tion case	compensation payment	When the case is serious or complicated One-fourth of the remuneration for 1.	In this case, the starting fee shall be 1/3 of 1 The minimum initiation fee is 50,000 yen.

### 8-1. petitions for bankruptcy, corporate liquidation, special liquidation, and corporate

reoTypnizaRoward	Amount of attorney's fees	
retainer fee (e.g. for a	(2) The amount of capital, assets and liabilities, the	*Defense of
lawyer)	number of persons involved, and other case rules	maintenance cases
	and regulations	
	(1) The number of cases to be handled by the	Professional fees are
	Company shall be determined in accordance with	charged to the
	the model of the case and the amount of work	initiation fee.
	required to handle the case, respectively.	
	The following amounts	Included.
	(1) Business bankruptcy: ¥500,000 or more	Cases involving
		petitions for
		immunity
		(exemptions)
	(2) Non-business personal bankruptcy:	the case of an
	¥200,000 or more	objection to
		liability.
	(3) Bankruptcy other than personal	(including the
	bankruptcy: ¥500,000 or more	, U
	(4) Company liquidation 1 million yen or	The initiation fee in
	more	the case of
	(5) Special liquidation 1 million yen or more	2 percent of the
		left initiation fee
	(6) Corporate reorgan <b>7</b> ization: ¥2,000,000 or	1, and the
	more	remuneration is as
		follows
compensation	1 (in this case, the amount of the economic benefit	Method of
navment	is the amount of the dividend capital)	Calculating

rehpplitatipevases	Amount of attorney's fees	
retainer fee (e.g. for a	(2) The amount of capital, assets and liabilities, the	*Defense of
lawyer)	number of persons involved, and other case rules and regulations	maintenance cases
	(1) The number of cases to be handled by the	Professional fees ar
	Company shall be determined in accordance with	charged to the
	the model of the case and the amount of work required to handle the case, respectively.	initiation fee.
	The following amounts	Included.
	(1) Businesses 1 million yen or more	Civil
		Rehabilitation Lav 235
	(2) Non-businesses ¥300,000 or more	Petition for
		Exemption from
		Liability under Art.
	(1) Small individuals and salaried employees,	Cases of objection
	etc.: ¥200,000 or more	to exemption from
		liability
performance-based	(2) After an order of commencement of	(including cases of
remuneration	rehabilitation proceedings is made, civil	standing)
	rehabilitation proceedings are terminated.	
	The fee for the services until the completion of the	The deposit is the
		starting fee for the
		left
	(2) The amount of the fee shall be determined on a	(2), (3), one-half of
	monthly basis, taking into consideration the	(2), (3), one-half of
	amount of the fee and the starting fee or the	(3), one-half of (4),
	amount of the remuneration.	and one-half of
		(5).
	The compensation is determined by the	The remuneration
		is the left
		remuneration
compensation	Same as 1 (in this case, the amount of economic	Calculation method
payment	benefit shall be the amount of repayment)	of the amount of
		money
	amount, the amount of forgiven claims, profit	Use.
	from deferred payments, and the continuation of	
	the enterprise.	
	The calculation shall take into account the profit	
	from the In addition, the specific	

8-2. civil		
rehabilitation cases	(The amount of the office fee shall be taken into	
	account in the calculation.)	
	However, it is accepted only when an order of	
	confirmation of the rehabilitation plan is made.	
	The company is able to provide a wide range of	
	services to its customers.	

9. administrative applications for review, objections, re-				
example at other	er appeals Amount of attorney's fees			
retainer fee (e.g. for a	Two-thirds of the amount of the initiation fee	*Interrogation or		
lawyer)	for 1.	oral hearing		
		(2) When the		
		application of the		
		law has been		
		approved by the		
		Minister of Health,		
		Labour and		
		Welfare, etc., the		
		following shall		
		apply		
		Equivalent to 1.		
compensation	One-half of the amount of remuneration for 1.	*Minimum starting		
payment		fee		
		is 100,000 yen		

9. administrative applications for review, objections, re-

### criminal

f. pre-indictment and post-indictment (first trial and appeal trial) Criminal cases that are simple in nature before and after the indictment (the same applies hereinafter)

Type of Reward			t of attorney's fees	remar
				ks
retainer fee (e.g. for a	Amc	Amounts within the range of 200,000 yen to 500,000 yen each		(2)
lawyer)				
compensation	caus	nonprosecution	Amount within the range of	
payment	е		200,000 yen to 500,000 yen	
	b ef	summary order	An amount not to exceed the above	
	or			
	е			
	а			
	n			
	ac			
	ti			
	0			
	n			
	caus	stay of execution	Amount within the range of	
	е		200,000 yen to 500,000 yen	
	af	The sentence sought	An amount not to exceed the above	
	te	is light.		
	r	in the event of a		
	а	reduction		
	n			
	a			
	p p			
	p			
	ea 1			
	T			

### 2. pre-indictment and post-indictment cases other than 1 and retrial cases

Type of Reward		Amoun	t of attorney's fees	remar
				ks
retainer fee (e.g. for a lawyer)		ve a certain amount w 000 yen each	ithin the range of 200,000 yen to	(2)
compensation payment	b ef or e in di ct m e	nonprosecution summary order 1 1	Ranges from ¥200,000 to ¥500,000 each Above a certain amount within Ranges from ¥200,000 to ¥500,000 each Above a certain amount within	

# 3. procedures for filing charges, prosecution, petition for public proscentor is evaluation of a consultation for public proscentor is evaluation of a consultation for public retainer fee (e.g. for a lawyer) compensation payment It may be received in consultation with the client.

### Out-of-court feesteparation of contract documents and similar documents

	Category	Amount of attorney's fees (amount of fees)
stereotyped	The amount of economic benefit is less than 10 million yen a thing of the field	Amount within the range of 50,000 to 100,000 yen
	The amount of economic benefit is 10 million yen or more Less than 100 million yen	Amount within the range of 100,000 yen to 300,000 yen
	The amount of economic benefit is 100 million yen or more. (at sentence-end, falling tone) indicates a confident conclusion	300,000 yen or more
atypical	basis	The amount of economic benefit is Less than 3 million yen 100,000 yen More than 3 million yen but less than 30 million yen 1% + ¥70,000 More than ¥30 million but less than ¥300 million 0.3% + ¥280,000 In excess of ¥300 million 0.1% + ¥880,000
	Particularly complex or special circumstances case	Amount to be determined through consultation between attorney and client
When notar	izing a document	30,000 yen shall be added to the above fee.

### Preparation of content-certified mail

Category		Amount of attorney's fees (amount of
		fees)
Indicati	basis	Amount within the range of 10,000 yen to
on of		30,000 yen
name of	Particularly complex or special	Amount to be determined through
attorney	circumstances	consultation between attorney and client
nashi (Pyrus	case	
pyrifolia,		
esp. var.	1	3
culta)		
Lawyer	basis	Amount within the range of 30,000 yen to
indicate		50,000 yen
.1		

3. will drafting				
Category		Amount of attorney's fees (amount of		
		fees)		
stereotyped		Amount within the range of 100,000 to		
		200,000 yen		
atypical	basis	The amount of economic benefit is		
		Less than 3 million yen 200,000 yen		
		More than 3 million yen but less than 30		
		million yen		
		1% + 170,000 yen		
		More than ¥30 million but less than ¥300		
		million		
		0.3% + 380,000 yen		
		In excess of ¥300 million		
		0.1% + ¥980,000		
	Particularly complex or special	Amount to be determined through		
	circumstances	consultation between attorney and client		
	case	5		
When notari	izing a document	30,000 yen shall be added to the above fee.		

### 4. execution of will

Category	Amount of attorney's fees (amount of
	fees)
basis	The amount of economic benefit is
	Less than 3 million yen 300,000 yen
	More than 3 million yen but less than 30
	million yen
	2% + ¥240,000
	More than ¥30 million but less than ¥300
	million
	1% + 540,000 yen
	In excess of ¥300 million
	0.5% + ¥2.04 million
Particularly complicated or special	Amount to be determined by consultation
circumstances	between the attorney and the testator
When court proceedings are required for the	In addition to the probate fee, the court
execution of a will	procedure fee
	The attorney's fee may be charged as follows.

5. voluntary guardianship and

property/managetigent/getsenalistence or non-existence of the client's capacity to custody. Understand the client's affairs, the degree of the client's capacity to understand the client's affairs, the state of the client's assets, and other circumstances that should be understood (in managing the client's assets or in providing personal custody), prior to the conclusion of a contract.

1 shall apply mutatis mutandis.

(2) (a) Attorney's fees when the processing of delegated affairs is started after the conclusion of the contract (b) When processing basic affairs necessary for daily life

...within the range of ¥5,000 to ¥50,000 per month

(b) In addition to the above, to manage income-producing real estate and handle other ongoing administrative tasks

...within the range of ¥30,000 to ¥100,000 per month

However, in the event that the attorney has required the processing of administrative work that does not fall under the category of routine or continuous processing of delegated affairs, such as the disposition of real estate, or in the event that court proceedings, etc. are required for the processing of delegated affairs, the attorney may receive a fee calculated in accordance with this provision in addition to the monthly attorney's fee.

(3) Fee for visiting and interviewing the client to confirm the client's capacity to understand the client's case until the contract is concluded and becomes effective.

Within the range of ¥5,000 to ¥30,000 per visit

### Other

Advisory fee

classification	Amount of attorney's fees
For businesses	50,000 yen or more per month
For non-businesses	60,000 yen per year (5,000 yen per month) or more

## 2. daily allowance

classification	Amount of attorney's fees	rema
		rks
half day	More than ¥30,000 but less than ¥50,000	(iii)
one day	50,000 yen or more but less than 100,000 yen	

remarks

(i) Unless otherwise specified, the starting fee shall be calculated based on the amount of economic profit of the subject of the case, etc., and the fee shall be calculated based on the amount of economic profit secured through the handling of the mandate, respectively.

Criteria for calculation of possible

(a) Monetary claims Monetary claims Total amount of claims (including interest and late

payment) b Future claims Total amount

of claims less interim interest

(c) (c) Seven-tenths (7/10) of the total amount of claims for continuing benefits. However, for those with an indefinite term, the amount for 7 years (d) (d) In the case of a claim for increase or decrease of rent, the amount equivalent to 7 years of the amount of the increase or decrease.

(e) Ownership Equivalent to the market value of the subject property

~1 One-half of the market value of the object subject to the right of possession, superficies, perpetual lease, lease and usufruct; provided, however, that if the market value of the right exceeds its market value, the amount equivalent to the market value of the right. However, if the market value of the right exceeds its market value of the right.

G. Cases concerning ownership of a building The amount equivalent to the market value of the building plus one-third of the market value of the site

The amount obtained by adding one-third **É**narket value of the site to the amount of the case " to" concerning the right of

possession, the right of lease and the right of use concerning the building

- h. One-half of the market value of the easement successor land
- li Secured Claims. The amount of the secured claim. However, if the market value of the collateral does not reach the amount of the claim, the amount equivalent to the market value of the collateral
- No. Cases requesting the registration of ownership, superficies, perpetual leasehold, easement, leasehold, and security interest in real estate The amount equivalent to (e), (f), (h) and (i)

Le. case of a claim for rescission of a fraudulent act. The amount of the claim for rescission. However, if the value of the subject matter of the legal act to be rescinded does not reach the amount of the claim, the value of the subject matter of the legal act

- (e) Co-ownership division request case: 1/3 of the market value of the special portion that is the subject of the division. However, if there is a dispute over the scope of property subject to partition or the special portion, the amount of the scope of property subject to partition or the amount of the special portion
- Wa Claims for division of inheritance The amount equivalent to the market value of the subject inheritance. However, if there is no dispute as to the scope

of the property to be divided or the portion of the inheritance, one-third of the market value of the inherited portion.

(f)Cases of claim for reduction of residual propertyThe amount equivalent to themarket value of the residual estate subject to the claim

(iii) Civil fitness execution cases concerning monetary claims Civil Fitness Execution Cases Concerning Monetary Claims The amount of the claim. However, the amount equivalent to the market value of the property subject to execution (in cases where there is a burden such as establishment of a security interest or provisional seizure, the amount equivalent to the market value taking such burden into consideration) Criteria for Calculation of Non-Computable

The fee shall be 8,000,000 yen. However, the amount may be increased or decreased in consideration of the difficulty or lightness of the case, the complexity of the work, and the benefits received by the client.

If there is a discrepancy between the amount of economic benefit and the actual amount of the dispute or the amount received by the client, the amount shall be increased or decreased.

(2) "Simple case" means a case that is not expected to be particularly complicated, difficult, or frequent, and that is not expected to require special effort or time to handle the delegated affairs, and is a case of circumstance in which the facts are not in dispute before indictment, and a case of circumstance in which the number of open legal proceedings after indictment is expected to be around 2 or 3 times (excluding cases involving final appeals). (2) "Case with a circumstance" means a case in which the facts are not in dispute before indictment, and a case with a circumstance in which the number of openings is expected to be two or three after indictment (excluding the case of appeal).

(2) When the same attorney continues to handle a case that he/she accepted before the

indictment after the indictment, he/she shall be entitled to the starting fee of (1).

The starting fee for a case before indictment shall be half of the starting fee for a case before indictment. However, the fee for a simple case shall be half of the fee for a pre-indictment case.

(2) When the same attorney continues to accept cases on appeal, the starting fee and the fee may be reduced. The amount of work per case is reduced in proportion to the percentage of the number of additional cases because the additional cases are of the same type.

(2) If the amount of the initial fee and the remuneration is reduced, the amount of the initial fee and the remuneration may be reduced if the amount of the

The fee for the withdrawal of a public prosecutor's appeal or the dismissal of an indictment, the dismissal of a prosecution, the commutation of a sentence, the remission of a sentence, or the transfer of a case for destruction shall be in accordance with 1, taking into consideration the amount of time spent and the amount of work involved.

(iii) Half day (more than 2 hours and up to 4 hours round trip) Full day (more than 4 hours round trip)