

1 has deteriorated to the point to which it can no longer represent her, that Plaintiff has made
2 continued representation unreasonable, and that there is potential conflict of interest between it
3 and Plaintiff that requires withdrawal. Plaintiff opposes the motion, disclosing that her dispute
4 with GCA involves an “anticipated” disagreement concerning attorneys’ fees. Plaintiff contends
5 that the instant motion should be denied and that the dispute should be resolved through the
6 Santa Clara County Bar Association’s fee arbitration procedures after the settlement agreement
7 with Sun Life has been finalized. From the current record, the Court is unable to determine
8 whether the dispute concerns an unambiguous agreement to pay attorneys fees or the amount of
9 fees that actually are owed under the agreement.

10 Accordingly, GCA shall submit a supplemental declaration addressing the Court’s
11 concerns so that the Court may conduct an *in camera* review of the facts necessary to resolve the
12 instant motion. Plaintiff also may submit a supplemental declaration in support of her opposition
13 to the motion. To protect Plaintiff’s confidences, the declarations shall be filed under seal
14 pursuant to Civil Local Rule 79-5. The declarations shall be filed on or before December 8, 2010
15 at 11:59 pm.

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17 **IT IS SO ORDERED.**

18 DATED: 12/6/10

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20 JEREMY FOGEL
21 United States District Judge

1 This order was served upon the following persons:

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