Board or State Association									
A	Address City		State	Zip					
	Request and Agree	ment to A	rbitrate						
(1)	1) The undersigned, by becoming and remaining a member of the (or Participant in its MLS), has previously consented to arbitrati				ROMNOX RAX KAX K regulations.				
(2)	I am informed that each person named below is a member in good standing of the Board (or Participant in its MLS), or was a member of said Board of $\mathbf{RealtoRs}^{\otimes}$ at the time the dispute arose.								
(3)	3) A dispute arising out of the real estate business as defined by Art (list all persons and/or firms you wish to name as respondents to	thics exists betwe	en me (or my firm) and						
		R® principal _							
	Name			Address					
	, Realtol	R® principal _		Address					
	Addition			Tiddless					
	(NOTE: Arbitration is generally conducted between RealtoRs® Naming a RealtoR® [principal] as respondent enables the correspondent's firm; naming a firm may increase the likelihood of a three is due, unpaid and owing to me (or I retain) from the above My claim is predicated upon the statement attached, marked Expression of the statement attached.	nplainant to collecting any ve-named per khibit I and in	know who resulting sons the su acorporate	will participate award.)	in the hearing from the				
	disputed funds are currentlyheld by								
	Parties are strongly encouraged to provide any and all document other party(ies) and to the association prior to the day of the hear the hearing process and prevent costly, unnecessary continuance	ring. Providir							
(5)	5) I request and consent to arbitration through the Board in accordant "in accordance with the professional standards procedures set for award and, if I am the non-prevailing party, to, within ten (10) do the party(ies) named in the award or (2) deposit the funds with the or trust account maintained for this purpose. Failure to satisfy within this time period may be considered a violation of a member the discretion of the Board of Directors consistent with Section 1.	rth in the byla ays following he Profession the award or pership duty a	ws of the I transmitta nal Standar to deposit nd may su	Board"). I agree to all of the award, eit rds Administrator the funds in the bject the member	a abide by the arbitration ther (1) pay the award to to be held in an escrow escrow or trust account to disciplinary action at				
	In the event I do not comply with the arbitration award and it confirmation and enforcement of the arbitration award against n and reasonable attorney's fees incurred in obtaining such confirm	ne, I agree to	pay the pa	rty obtaining such					
(6)	6) I enclose my check in the sum of \$_500.00	for the ar	oitration fi	ling deposit.**					
	7) I understand that I may be represented by legal counsel, and that the hearing of the name, address, and phone number of my attornesult in a continuance of the hearing, if the Hearing Panel determines the state of the hearing is the Hearing Panel determines the state of the hearing is the Hearing Panel determines the state of the hearing is the Hearing Panel determines the state of the hearing is the Hearing Panel determines the state of the hearing is the Hearing Panel determines the state of the hearing is the Hearing Panel determines the state of the hearing is the hearing in the hearing in the hearing is the hearing in the hearing is the hearing in the hearing in the hearing is the hearing in the	ney to all part	ies and the	Board. Failure to	provide this notice may				

^{*}Complainants may name one or more Realtor® principals or a firm comprised of Realtor® principals as respondent(s). Or, complainants may name Realtor® principals and firms as respondents.

**Not to exceed \$500.

(8)	Each party must provide a list of the names of witnesses he intends to call at the hearing to the Board and to all other parties not less than fifteen (15) days prior to the hearing. Each party shall arrange for his witnesses to be present at the time and place designated for the hearing. The following RealtoR® nonprincipal (or RealtoR-associate® nonprincipal) affiliated with my firm has a financial interest in the outcome of the proceeding and may be called as a witness, and has the right to be present throughout the hearing:								
	All parties appearing at a hea	uring may be called as a witness without advance n	otice.						
(9)	this request for arbitration is	and the allegations contained herein are true and of filed within one hundred eighty (180) days after the facts constituting the arbitrable matter countries.	he closing of the	transaction, if any, o	r within one				
	Date(s) alleged dispute took	place							
(10)	request (i.e., mandatory or vedecision to file a written appear	n request believes that the Grievance Committee holuntary), the party has twenty (20) days from the al of the decision. Only those materials that the Grievappeal by the Board of Directors.	date of transmitta	al of the Grievance C	Committee's				
(11)	Are the circumstances giving	g rise to this arbitration request the subject of civil	litigation?	Yes	No				
(12)	between two (or more) coope of any potential resulting aw	pitration conducted pursuant to Standard of Practice arting brokers pursuant to Standard of Practice 17 ard is limited to the amount paid to the respondent party to the transaction at the direction of the respondent	-4 (1) or (2), the a at by the listing br	mount in dispute and	d the amount				
(13)	Address of the property in th	e transaction giving rise to this arbitration request:							
(14)	The sale/lease closed on:								
(15)	Agreements to arbitrate are in	rrevocable except as otherwise provided under state	te law.						
		Complainant(s):							
Name	e (Type/Print)	Signature of RealtoR® Principal	Da	ate					
Addr	ess								
Telephone			Email						
Name	e (Type/Print)	Signature of RealtoR* Principal	Da	ate					
Addr	ess								
Name	e of Firm*	Address							
Telep	hone		Email						

(Revised 11/15)

^{*}In cases where arbitration is requested in the name of a firm comprised of RealtoRs® (principals), the request must be signed by at least one of the RealtoR® principals of the firm as a co-complainant.