General Instructions and Information for Filing and Replying to Arbitration Requests

- 1. Arbitration Requests must be typewritten and submitted with a sufficient number of copies to enable the Board to provide one to each respondent plus one copy for the Board's records. Any reply must be typewritten and submitted with a sufficient number of copies to enable the Board to provide one to each complainant plus one copy for the Board's records. Additional copies of the Arbitration Request and reply should be furnished by the complainant and respondent as requested by the Secretary. If the complainant is a member of the public, extra copies of the Arbitration Request should not be requested.
- 2. Arbitration Requests will be referred to the Board Secretary (or Executive Officer), and by the Secretary to the Chairperson of the Grievance Committee. If the Grievance Committee finds the matter to constitute a proper cause of action, it will be referred to the Board Secretary to arrange a hearing; if not found to constitute a proper cause of action, it will be returned to the complainant with the decision of the Grievance Committee, together with information advising the complainant of the procedures by which the Grievance Committee's decision may be appealed to the Board of Directors.
- 3. If there is to be a hearing, respondent will have fifteen (15) days after service of copy of the Arbitration Request to reply. Copy of reply will be sent to complainant and the Professional Standards Committee Chairperson. The date for hearing will be set and all parties will be notified of the date and place of hearing at least twenty-one (21) days in advance.
- 4. If no response is filed to the Arbitration Request within the time allotted, the Grievance Committee shall make its determination as to whether an arbitration hearing should be scheduled based upon the information set forth in the request. Complainant and the Professional Standards Committee Chairperson will be advised that no reply has been filed.
- 5. All parties may be represented by legal counsel, provided that notice of intention to be represented is transmitted to all other parties and to the Hearing Panel at least fifteen (15) days prior to the hearing. Failure to provide timely notice may result in a continuance of the hearing.
- 6. It is the responsibility of each party to arrange for his witnesses to be present at the hearing.
- 7. Either party may file with the Secretary, within Fifteen (15) days from the date the names of the members of the Professional Standards Committee are mailed to the parties, a written request for disqualification of any potential member of the Hearing Panel for any of the following reasons:
- (a) Is related by blood or marriage to either complainant or respondent.
- (b) Is an employer, partner, or employee, or in any way associated in business with either complainant or respondent.
- (c) Is a party to the hearing, or a party or a witness in another pending case involving complainant or respondent.
- (d) Knows any reasons acceptable to the Hearing Panel or tribunal which may prevent him from rendering an impartial decision.
- 8. The notice of hearing will contain names of members of the tribunal who will hear the case and should be accompanied by an "Outline of Procedure for Arbitration Hearing."
- 9. The parties shall not discuss the case with any member of the Hearing Panel or the Board of Directors at any time prior to announcement of a decision in the case.
- 10. No hearing will be held in the absence of a complainant. An arbitration hearing may proceed in the absence of the respondent.

Idaho Assocation of REALTORS®				
10116 W. Overland Rd. Address	Boise, City	ID State	83709 Zip	
Address	City	State	Σιþ	
Re	quest and Agreement to Arb	itrate		
(1) The undersigned, by becoming Participant in its MLS), has pregulations.	and remaining a member of the reviously consented to arbitration			
(2) I am informed that each person n MLS), or was a member of said	named below is a member in good st Board of REALTORS® at the time the		Participant in its	
(3) A dispute arising out of the real of me (or my firm) and (list all personal content of the real of	estate business as defined by Article sons and/or firms you wish to name			
Respondents only:				
	REALTOR® Principal			
Name	11.11.11.11.11.11.11.11.11.11.11.11.11.	Address	<u> </u>	
Name	REALTOR® Principal	Address	<u> </u>	
- (Will)		11001000	,	
Name of Firm		Address	3	
NOTE: (Arbitration is generally conducted be	tween REALTORS® (principals) or between	firms comprised of REALTO	R® principals)	
(4) There is due, unpaid and owing to claim is predicated upon the sta application.	o me (or I retain) from the above-nar atement attached, marked Exhibit I			
	on through the Board in accordance dance with the professional standar by the arbitration award and to com	ds procedures set forth i		
obtain judicial confirmation and	th the arbitration award and it is nec d enforcement of the arbitration awa costs and reasonable attorney's fees	ard against me, I agree	to pay the party	
(6) I enclose my check in the sum of	f \$ 500.00 for the arbitration filing d	eposit.*		
and the Board. Failure to provid	esented by legal counsel, and that I uring of the name, address, and pho e this notice may result in a continuother party(ies) require representation	ne number of my attorn ance of the hearing, if the	ey to all parties	
all other parties not less than fift to be present at the time and pl REALTOR-ASSOCIATE® nonprinc	f the names of witnesses he intends teen (15) days prior to the hearing. Elace designated for the hearing. The cipal) affiliated with my firm has a	ach party shall arrange fe following REALTOR®	for his witnesses nonprincipal (or	

 (8) I declare that this application and the allegations contained herein are true and correct to the best of my knowledge and belief and this request for arbitration is filed within one hundred eighty (180) days after the closing of the transaction, if any, or within one hundred eighty (180) days after the facts constituting the arbitrable matter could have been known in the exercise of reasonable diligence, whichever is later. (9) If either party to an arbitration request believes that the Grievance Committee has incorrectly classified the issue presented in the request (i.e., mandatory or voluntary), the party has twenty (20) days from the date of receipt of the Grievance Committee's decision to file a written appeal of the decision. Only those materials that the Grievance Committee had at the time of its determination may be considered with the appeal by the Board of Directors. (10) Are the circumstances giving rise to this arbitration request the subject of civil litigation? Yes \(\subseteq \) No \(\subseteq \) 							
					arbitration is conducted between two (1) or (2), the amount in dispute and to paid to the respondent by the listing but the transaction at the direction of the respondent.	conducted pursuant to Standard of Practice (or more) cooperating brokers pursuant to Stathe amount of any potential resulting award is roker, seller or landlord and any amount credit espondent. on giving rise to the arbitration request:	andard of Practice 17-4 s limited to the amount
					(13) The sale/lease closed on:		
Complainant(s):							
Name of REALTOR® Principal	Signature of REALTOR® Principal	Date					
Address		Telephone					
Name of REALTOR® agent	Signature of REALTOR® Principal	Date					
Address		Telephone					
Name of Firm	Address						

^{*} 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.