		Vermont Association of	f Realtors®		
		Board or State Assoc	riation		
148 State Stre	et	Montpelier	VT	05602	
Address		City	State	Zip	
	Re	equest and Agreeme	ent to Arbitrate		
(1) The un (or Par	dersigned, by becoming and rer ticipant in its MLS), has previou	maining a member of the	through the Board u	I nder its rules and regu	Board of Realtors®
	formed that each person named or of said Board of REALTORS® at		standing of the Boa	rd (or Participant in i	ts MLS), or was a
	ute arising out of the real estate b persons and/or firms you wish t			thics exists between r	me (or my firm) and
		, Realtor® p	rincipal		
	Name			Address	
	Name	, REALTOR® pi	rincipal	Address	
Naming respond (4) There is My classified disputes other postering the heat (5) I reques "in accordant ac	Firm Arbitration is generally conduct a REALTOR® [principal] as resplent's firm; naming a firm may in a sign of the state	condent enables the complaint processes the likelihood of colling of I retain) from the above-in ment attached, marked Exhibitive any and all documents are prior to the day of the hearing unnecessary continuances. The Board in accordance and ards procedures set forth arty, to, within ten (10) days	inant to know who ecting any resulting amed persons the suit I and incorporate and evidence they into the Providing docume with its <i>Code of Ethi</i> in the bylaws of the lafollowing transmitta	will participate in the award.) Im of \$	is application. The application the dvance can expedite anual (alternatively, de by the arbitration (1) pay the award to
or trust within the disc In the e confirm	ty(ies) named in the award or (2 account maintained for this put this time period may be consided cretion of the Board of Directors event I do not comply with the nation and enforcement of the aronable attorney's fees incurred	arpose. Failure to satisfy the red a violation of a members a consistent with Section 53, arbitration award and it is bitration award against me,	award or to deposithip duty and may su The Award, <i>Code of</i> necessary for any page 1 agree to pay the page 1	the funds in the escr bject the member to de fethics and Arbitration arty to this arbitration rty obtaining such co	ow or trust account disciplinary action at on Manual. on to obtain judicial
(6) I enclo	se my check in the sum of \$		for the arbitration fi	ling deposit.**	
the hea	stand that I may be represented ring of the name, address, and p n a continuance of the hearing, if	hone number of my attorney	to all parties and the	Board. Failure to pro	vide 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)	than fifteen (15) days prior to for the hearing. The following	st of the names of witnesses he intends to call at the ho the hearing. Each party shall arrange for his witne g Realtor® nonprincipal (or Realtor® – Associate® ne proceeding and may be called as a witness, and have	sses to be present nonprincipal) affili	at the time and place ated with my firm ha	e designated as a financial					
	All parties appearing at a he	aring may be called as a witness without advance n	otice.							
(9)	this request for arbitration i	n and the allegations contained herein are true and c s filed within one hundred eighty (180) days after the after the facts constituting the arbitrable matter countries.	he closing of the t	ransaction, if any, or	r within one					
	Date(s) alleged dispute tool	c place								
(10)	request (i.e., mandatory or decision to file a written appe	on request believes that the Grievance Committee has voluntary), the party has twenty (20) days from the cal of the decision. Only those materials that the Grievan appeal by the Board of Directors.	date of transmittal	of the Grievance C	Committee's					
(11)	Are the circumstances givin	g rise to this arbitration request the subject of civil	litigation?	Yes	No					
(12)	between two (or more) coop of any potential resulting av	bitration conducted pursuant to Standard of Practice Perating brokers pursuant to Standard of Practice 17-ward is limited to the amount paid to the respondent party to the transaction at the direction of the response.	-4(1) or (2) , the and the by the listing broaden	mount in dispute and	the amount					
(13)	(13) Address of the property in the transaction giving rise to this arbitration request:									
(14)	The sale/lease closed on: _									
(15)	Agreements to arbitrate are	irrevocable except as otherwise provided under stat	e law.							
		Complainant(s):								
Name	e (Type/Print)	Signature of Realtor® Principal	Da	te						
Addr	ess									
Telep	hone		Email							
Name	e (Type/Print)	Signature of REALTOR® Principal	Da	te						
Addr	ess									
Name	e of Firm*	Address								
Telep	hone		Email							
*In (asas where arbitration is request	ed in the name of a firm comprised of REALTOP® (princip	als) the request mus	et he cianed by at least	one of the					

(Revised 11/15)

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