Form #A-1

Sus	sex County Association of REAL	TORS®				
		Board or State As	ssociation			
351	Sparta Ave, Suite 101A	Sparta	New Jersey	07871		
Address		City	State	Zip		
	Rec	quest and Agreer	nent to Arbitrate			
(1)	The undersigned, by becoming and rem	aining a mambar of the	Sussex County Associa	tion Board of Rea1toRs®		
(1)	(or Participant in its MLS), has previous					
(2)	I am informed that each person named I member of said Board of $\mathbf{RealtoRs}^{\otimes}$ at			Participant in its MLS), or was a		
(3)	A dispute arising out of the real estate business as defined by Article 17 of the Code of Ethics exists between me (or my firm) and (list all persons and/or firms you wish to name as respondents to this arbitration):*					
	, RealtoR® principal					
	Name			Address		
		, RealtoR	® principal			
	Name			Address		
	Firm (NOTE: Arbitration is generally conducte Naming a RealtoR® [principal] as resp respondent's firm; naming a firm may in	ondent enables the com	plainant to know who will	participate in the hearing from the		
(4)	There is due, unpaid and owing to me (or I retain) from the above-named persons the sum of \$					
	My claim is predicated upon the statem	ent attached, marked Ex	hibit I and incorporated by r	eference into this application. The		
	disputed funds are currently held by		·			
	Parties are strongly encouraged to provi other party(ies) and to the association pr the hearing process and prevent costly, u	ior to the day of the hear	ing. Providing documents an	ž ž		
	I request and consent to arbitration throu "in accordance with the professional star award and, if I am the non-prevailing parthe party(ies) named in the award or (2) or trust account maintained for this pur within this time period may be considered the discretion of the Board of Directors of	ndards procedures set for rty, to, within ten (10) da deposit the funds with the pose. Failure to satisfy the ed a violation of a member	th in the bylaws of the Board ys following transmittal of the ne Professional Standards Ad he award or to deposit the for ership duty and may subject	"). I agree to abide by the arbitration he award, either (1) pay the award to diministrator to be held in an escrowands in the escrow or trust account the member to disciplinary action at		
	In the event I do not comply with the a confirmation and enforcement of the arb and reasonable attorney's fees incurred in	itration award against m	e, I agree to pay the party ob			
(6)	I enclose my check in the sum of $$250$.00	for the arbitration filing d	eposit.**		
(7)	I understand that I may be represented b the hearing of the name, address, and phresult in a continuance of the hearing, if t	one number of my attorn	ey to all parties and the Boar	d. 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.

Telep	hone		Email					
Name	of Firm*	Address						
Addre	ess							
Name (Type/Print)		Signature of RealtoR® Principal	Da	te				
Telephone			Email					
Addro	ess							
Name	(Type/Print)	Signature of RealtoR® Principal	Da	te				
		Complainant(s):						
(15)	Agreements to arbitrate are	irrevocable except as otherwise provided under state	e law.					
(14)	The sale/lease closed on: _							
(13)	Address of the property in t	he transaction giving rise to this arbitration request:						
(12)	Important note related to an between two (or more) coop of any potential resulting a amount credited or paid to a	mount in dispute and	l the amount					
(11)	Are the circumstances givin	ng rise to this arbitration request the subject of civil l	litigation?	Yes	No			
(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 Grieva appeal by the Board of Directors.	date of transmitta	of the Grievance C	Committee's			
	Date(s) alleged dispute took	place						
(9)	I declare that this application this request for arbitration i	earing may be called as a witness without advance not and the allegations contained herein are true and constituting the arbitrable matter could be a scale of the facts constituting the arbitrable matter could be a scale of the facts.	orrect to the best	ransaction, if any, o	r within one			
	A11				·			
(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:							

(Revised 11/15)

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