Greater Idaho Falls Association of REALTORS®				
Board or	State Association			
1508 Midway Avenue Address	Idaho Falls City	Idaho State	83406 Zip	
Address	Спу	State	Zīp	
Request and Ag	greement to Arbitrate			
(1) The undersigned, by becoming and remaining a m in its MLS), has previously consented to arbitration				
(2) I am informed that each person named below is a MLS), or was a member of said Board of REALTON	member in good standing or RS [®] at the time the dispute are	of the Board (or Parose.	rticipant in its	
(3) A dispute arising out of the real estate business as (or my firm) and (list all persons and/or firms you				
REALTOR ⁶	[®] principal			
Name		Address		
REALTOR ⁶	[®] principal			
Name		Address		
Firm (NOTE: Arbitration is generally conducted betwe REALTOR® principals.)	en REALTORS® (principals	Address) or between firms	comprised of	
(4) There is due, unpaid and owing to me (or I retain) is predicated upon the statement attached, marked The disputed funds are currently held by				
(5) I request and consent to arbitration through the I Manual (alternatively, "in accordance with the pro Board"), and I agree to abide by the arbitration aw	ofessional standards procedu	res set forth in the		
In the event I do not comply with the arbitration obtain judicial confirmation and enforcement of obtaining such confirmation the costs and reason and enforcement.	the arbitration award again	ist me, I agree to	pay the party	
(6) I enclose my check in the sum of \$ for the arbitrary	ration filing deposit.*			
(7) I understand that I may be represented by legal core (15) days before the hearing of the name, addre Board. Failure to provide this notice may result in that the rights of the other party(ies) require represented by legal core.	ss, and phone number of m a continuance of the hearing	y attorney to all pa	arties and the	
Each party must provide a list of the names of wit other parties not less than fifteen (15) days prior to present at the time and place designated for the h ASSOCIATE [®] nonprincipal) affiliated with my firm has the right to be present throughout the hearing:	o the hearing. Each party sha earing. The following REAL	all arrange for his w	vitnesses to be (or REALTOR-	

*Not to exceed \$500

Name

closing of the transaction	I this request for arbitration is filed within one hundred, if any, or within one hundred eighty (180) days are been known in the exercise of reasonable diligence,	after the facts constituting the
presented in the request (in the Grievance Committee	tion request believes that the Grievance Committee has e., mandatory or voluntary), the party has twenty (20) o's decision to file a written appeal of the decision. at the time of its determination may be considered w	days from the date of receipt of Only those materials that the
(10) Are the circumstances giv	ing rise to this arbitration request the subject of civil lit	igation? Yes □ No □
arbitration is conducted be (2), the amount in dispute	o arbitration conducted pursuant to Standard of Prattween two (or more) cooperating brokers pursuant to Standard amount of any potential resulting award is linearoker, seller, or landlord and any amount credited or prondent.	Standard of Practice 17-4 (1) or nited to the amount paid to the
(12) Address of the property in	the transaction giving rise to this arbitration request:	
(13) The sale/lease closed on:		
(14) Agreements to arbitrate ar	e irrevocable except as otherwise provided under state	law.
	Complainant(s):	
Name (Type/Print)	Signature of REALTOR® Principal	Date
Address		
Telephone		Email
Name (Type/Print)	Signature of REALTOR® Principal	Date
Address		
Name of Firm*	Address	
Telephone		Email

(8) I declare that this application and the allegations contained herein are true and correct to the best of my

^{*} 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 complainant.