Agreement to Mediate

Ty Signature	Date Address pe/Print Name Date	Signature	Address Type/Print Name Date	
Ty	Date	Signature	Address	
	Date	Signature		
		Signature	Date	
Signature				
Type/Print Name			Type/Print Name	
Complainants:		Respondents:	g. Toment to bette time dispute.	
		vledge my rights and agree to th	the terms of the mediation procedures as stated greement to settle this dispute.	
			riminal litigation or in any proceeding before ninistrative agency?YesNo	
associatioN of RealtoI mediation under this Agr any type are prohibited.	eement. The parties acknowled	ds shall be deemed "necessary j dge that the mediation proceed	parties" in any judicial proceedings relating to lings will not be recorded and that weapons of	
proceeding, including, but of the dispute; admission response of any party the records, reports, or other the Board or the Mediation representations made in the state of the	at not limited to: views expressing made in the course of the ereto. No privilege shall be after documents received or preption Officer shall be compelled the course of the mediation or consider the course of the mediation.	ssed or suggestions made by a e mediation; proposals made of ffected by disclosures made in pared by the Board or Mediated to disclose or to testify in an immunication to the Mediator in of	te in any ethics, arbitration, judicial, or other a party with respect to a possible settlement or views expressed by the Mediator or the a the course of mediation. Disclosure of any ion Officer shall not be compelled. Neither my proceeding as to information disclosed or confidence. Neither the Mediation Officer, the Association of RealtoRs® nor the NatioNal	
will not be introduced as Standards Committee. He been signed by all of the hearing. In the event that	evidence nor considered in an owever, if the parties agree to a parties, the matter shall be conceither of the parties fails to about	ny manner should the matter re a settlement of the dispute, and considered resolved, and shall notice by the terms of the settlement	y the Mediation Officer that was not accepted equire arbitration by the Board's Professional d the settlement is reduced to writing and has not be the subject of a subsequent arbitration ent, the matter may not be arbitrated; instead, forced by a court of competent jurisdiction.	
Parties to mediation may an agreement shall be fre <i>Arbitration Manual</i> of the representation, legal advice	e to pursue arbitration of the de NatioNal associatioN of Fee, or legal services, and that the	ny point prior to reaching an agr lispute in accordance with the g RealtoRs®. The parties acknow e parties are advised of their righ	reement. Parties to mediation that do not reach guidelines set forth in the <i>Code of Ethics and</i> wledge that the mediator is not providing legal at to be represented by counsel at the mediation before signing any final settlement agreement.	
		ediation conference, shall be bin	ding.	
me coue of Ethics and Ar	om anon manual of me		f RealtoRs®	
	bitration Manual of the		the mediation guidelines, as set forth in	
The undersigned agree	to submit this dispute to m			

(Revised 11/12)