Form #A-2						
	South Dakota RE	ALTORS				
PO Box 1175	Board or StateAssoc	ation SD	57501			
Address	City	State	Zip			
	uest and Agreement to Ar		•			
1) The undersigned agrees and wan	•	•	•			
Board of REALTORS® with the u <i>Manual</i> of the Board (or, alternation	nderstanding that the arbitration will vely, "in accordance with the profess	be conducted pursuar ional standards proceed	to the <i>Code of Ethics and Arbitration</i> dures set forth in the Board's bylaws"). or having been provided with a copy of			
	I am informed that each person named below is a member in good standing of the Board (or Participant in its MLS), or was a member of said Board of REALTORS® at the time the dispute arose.					
and/or firms you wish to name a	s respondents to this arbitration. N	aming a REALTOR®	s exists between me and (list all persons [principal] as respondent enables the g a firm may increase the likelihood of			
Name	, REALTO	R® principal	Address			
Name	DEALTO	O® main aim al	Address			
Name	, REALIO	R® principal	Address			
Firm			Address			
4) There is due, unpaid, and owing to me (or I retain) from the above-named persons the sum of \$						
	for to the day of the hearing. Providing		introduce during the hearing to the other ence in advance can expedite the hearing			
promises to abide absolutely by the following transmittal of the award	ne award of the Hearing Panel. In the l, either (1) pay the award to the part to to be held in an escrow or trust ac	e event of adverse de ty(ies) named in the a	risuant to this Agreement, agrees and cision, I agree to, within ten (10) days award or (2) deposit the funds with the this purpose consistent with Section 53,			
confirmation and enforcement of		agree to pay the party	y to this arbitration to obtain judicial obtaining such confirmation the costs			
6) I enclose my check in the sum of \$	500.00	for the arbitration filin	g fee deposit.**			
hearing of the name, address, and p		ties and the Board. Fa	no less than fifteen (15) days before the ilure to provide this notice may result in es) require representation.			
fifteen (15) days prior to the hearing		itnesses to be present a	oard and to all other parties not less than at the time and place designated for the e.			
request for arbitration is filed with	in one hundred eighty (180) days afte	er the closing of the tra	est of my knowledge and belief and this ansaction, if any, or within one hundred in the exercise of reasonable diligence,			
Date(s) alleged dispute took place	:					

^{*}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.

(9)	request (i.e., mandatory or volume	equest believes that the Grievance Committee has incontary), the party has twenty (20) days from the date of the decision. Only those materials that the Grievance Committee Board of Directors.	the receipt of the Grievance Com	nittee's
(10)	Are the circumstances giving ris	e to this arbitration request the subject of civil litigation	?Yes	No
(11)	between two (or more) cooperati any potential resulting award is l	ntion conducted pursuant to Standard of Practice 17-4 ng brokers pursuant to Standard of Practice 17-4 (1) or (imited to the amount paid to the respondent by the listin transaction at the direction of the respondent.	2), the amount in dispute and the am	ount of
(12)	Agreements to arbitrate are irrev	ocable except as otherwise provided under state law.		
		Complainant(s):		
N	Vame (Type/Print)	Signature of complainant	Date	
Ā	address			
Ī	elephone		Email	
N	Vame (Type/Print)	Signature of complainant	Date	
Ā	Address			
Ī	°elephone		Email	