## **ARBITRATION RESPONSE**

## **NEWPORT BEACH ASSOCIATION OF REALTORS®**

Case No,		
Complainant(s)	Respondent(s)	
1. At the time the facts and circumst	ances giving rise to this dispute occurred, I (we) was a:	
REALTOR®/REALTOR-ASSOCI Participant/subscriber of the Asso	ATE® Member of the Association ciation's MLS	
arbitration using the Association's face reaffirm my agreement to bind mysel bound by arbitration through the Ass Association's rules and procedures for agree that this constitutes an arbitration of Code of Civil Procedure. In the even necessary for any party to this arbitration award against me or my confirmation their costs and reason enforcement.  2. I acknowledge the existence of a indebtedness to the complainants as attached, marked "Exhibit A," which is object to the Association's jurisdiction and I understand that the hearing Paragraphs of the process of the complainants as a tracked to the Association's jurisdiction and I understand that the hearing Paragraphs of the process of the complainants as a tracked to the Association's jurisdiction and I understand that the hearing Paragraphs of the process of the complainants are processed in the process of the complainants as a tracked to the Association's jurisdiction and I understand that the hearing Paragraphs of the process o	resolve this dispute with the named complainants through binding illities and its rules and procedures for arbitration. Accordingly, I and any firm for which I am the designated broker of record to be ociation. Furthermore, I reaffirm my agreement to abide by the or arbitration and to comply with the arbitration award. I understand on agreement within the meaning of Part 3 Title 9 of the California t I or my firm does not comply with the arbitration award and intration to obtain judicial confirmation and enforcement of any firm, I and my firm agree to pay the party obtaining such nable attorneys' fees incurred in obtaining such confirmation.  Dispute arising out of the real estate business but deny any alleged in their complaint. My denial is based upon the statement is hereby incorporated by reference and made part of this response to process this matter, I have stated those objections in my Exhibited for this matter will ultimately rule on such objections.	d and it is and
COUNTERCLAIM (if applicable) complainant(s):	Furthermore, I assert a counterclaim against the following	
that if I claim a person(s) other than t	My claim is based upon the statement attached ncorporated by reference and made part of this response. I undersome complainant(s) owes me money related to this dispute, I must fire Association naming that person(s), assuming such person(s) is ciation's arbitration process.	stand
purchase a copy of the tape recordin	anical tape recording of the arbitration hearing. I understand that I g solely for the purpose of requesting a procedural review of the rethe Association's Board of Directors or an appointed review Pane	-

5. I understand that I may be represented by legal counsel at any time, including at the arbitration hearing and any procedural review. I further understand and agree that if I intend to have legal representation, I must give written notice of my legal representative's name, law firm name, address and phone number to all parties and the hearing and/or review Panel at least fifteen (15) calendar days before the scheduled date of

thereof.

the hearing. I understand and agree that failure to comply with this notice requirement may result in a continuance being granted and a continuance fee assessed against me.

- 6. I understand that the nature of these proceedings are confidential and that I have an obligation to maintain and protect the confidentiality of these proceedings and any resulting decision. I hereby agree to do so unless disclosure is authorized by the Association's rules and procedures or required by law.
- 7. I hereby affirm that the facts and circumstances and the parties in this matter are not related to any pending bankruptcy, civil litigation matter or criminal investigation, including a proceeding before a governmental regulatory agency. If I am unable to make this affirmation, I have attached a written statement describing the pending matter on a separate sheet of paper and have included it with this complaint.
- 8. Under the penalties of perjury, I declare that this arbitration response and the statements contained herein are true and correct to the best of my knowledge and belief.

Dated:	
	RESPONDENT(S):
(1)Name (Type or Print)	(3)Name (Type or Print)
Signature	Signature
Street Address	Street Address
City, State, Zip	City, State, Zip
Phone	Phone
(2)Name (Type or Print)	(4) Name (Type or Print)
Signature	Signature
Street Address	Street Address
City, State, Zip	City, State, Zip
Phone	Phone

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