				Form #E-20
	Board or State As	sociation		
Address	City	State	Zip	
	Notice to Responde Optional Waiver of F			
In the case of	VS.			
Con	nplainant		Respondent	
Го				, Respondent:
Attached is a copy of a complaint w	hich names you as Respondent, as	filed with this Board a	nd referred to the C	Grievance Committee
for review as a matter of an alleged vother conduct subject to disciplinary			of	f the Code of Ethics or
You have a right to a hearing on this	matter as provided in the Code of	Ethics and Arbitration	n Manual, if you de	esire.
You may, if certain conditions are rand sign the reverse side of this form thearing within ten (10) days of trans be scheduled in accordance with the	n. If you do not acknowledge the c mittal of the complaint, you will h	conduct alleged in the ave the opportunity to	complaint and do r	not waive the right to a
Respectfully submitted,				
			Professional St	andards Administrator
Type/Print		Signature		
	Board or State As	sociation		
Dated:	. 20			

Waiver of Right If you wish to wa		Hearing your right to a hearing, you must affirm as follows:		
yes	(1)	I have not been found in violation of the Code of Ethics by any Board or Association of Realtors® in the preceding three (3) years.	;	
		Boards or Associations of REALTORS® where I hold or have held membership in the preceding three (a years:	3)	
yes	_(2)	I acknowledge the conduct alleged in the complaint and understand that any response provided cannot co the facts stated in the complaint but may offer information in mitigation of any discipline that might be imposed.	ntest	
yes (3)		I agree to accept discipline which may include only one or more of the following: a letter of warning or reprimand mandatory attendance at a relevant educational program, suspension for thirty (30) days, or a fine not in excess of \$15,000, should a violation of the Code of Ethics ultimately be determined. I acknowledge that I may also be placed on probation.*		
yes	(4)	I waive the right to a hearing.		
Your response to (3) years, and your Panel. The panel whether the alleger	que ou an l will gatio	Vaiver of a Hearing stion 1 will be verified by the Professional Standards Administrator. If no violation has been found in the last the swer the above questions in the affirmative, the complaint will be referred to a professional standards Hearnest in executive session; neither the complainant nor the respondent will be present. The panel will determs, as acknowledged by the respondent, support a violation of one or more Articles of the Code of Ethics, written decision including findings of fact, conclusions, and a recommendation for discipline if a violation	earing rmine . The	
	-	panel will be filed with the Professional Standards Administrator of the Board and disseminated as provided Arbitration Manual. Any appeal of the decision will be in accordance with the Code of Ethics and Arbitration Manual.		
		, , , , , , 20		
-		Signature of Perpandent Date		

(Revised 11/23)

^{*} In addition to imposing discipline, the Hearing Panel can also recommend to the Board of Directors that the disciplined member be put on probation. Probation is not a form of discipline. When a member is put on probation the discipline recommended by the Hearing Panel is held in abeyance for a stipulated period of time not longer than one (1) year. Any violation of the Code of Ethics which occurs during the probationary period may, at the discretion of the Board of Directors, result in the imposition of the suspended discipline. Absent any violation during the probationary period, both the probationary status and the suspended discipline are considered fulfilled, and the member's record will reflect the fulfillment. The fact that one or more forms of discipline will be held in abeyance during the probationary period does not bar imposition of other forms of discipline which will not be held in abeyance.