| Board or State Association | | | |
|--|--|--|--|
| Address | City | State | Zip |
| | Notice of Selection | n of Mediation Office | er |
| In the matter of | Complainant | VS | Respondent |
| | hatiation conference. The Mediation | | has agreed to serve as the ill contact you directly to set up the date |
| The Mediation Process: (1) Participation in the mediati | on process is voluntary.* | | |
| choose to withdraw from | the process prior to reaching a | n agreement, the complain | to reaching an agreement. Should yo ant is free to pursue arbitration of the Manual of the NATIONAL ASSOCIATION |
| signed by all of the parties, In the event that either of th | the matter shall be considered res | olved, and shall not be the su s of the settlement, the matte | ement is reduced to writing and has bee bject of a subsequent arbitration hearing may not be arbitrated; instead, the other art of competent jurisdiction. |
| | | | |
| | ation conference, the Mediation C | | al counsel. If it is your intent to have legal ald be advised of this fact at least ten (10 |
| counsel present at the mediation days prior to the mediation (5) Parties to the mediation may a thorough discussion of all recommendation for the rest to both parties at the conclust the time it is presented to the both parties will be given as Mediation Officer of their awithin the specified time per resolution, the mediation of | ation conference, the Mediation Conference. By agree to a mutual resolution of the pertinent facts, the parties are olution of the dispute. The recommission of the mediation conference. The recommission of the mediation conference are specified period of time, not to exacceptance or rejection of the recommission dill be deemed as a rejection on ference will be deemed conclusive and committee has previous the conference committee has previous the conference will be deemed conclusive and conference will be deemed conclusion. | the matter at any time during estill unable to resolve the mendation for resolution can. The parties can agree to the Moreous additional considerate the deed forty-eight (48) hours, to mended resolution. Failure to of the suggested resolution. It and the matter will proceed and the matter will proceed. | g the mediation conference. If followin natter, the Mediation Officer may make be oral or in writing and may be provide Mediation Officer's proposed resolution a ion to the Mediation Officer's resolution of consider the resolution and to advise the orespond to the recommended resolution of the parties reject the propose and to the Board's Grievance Committee |
| counsel present at the mediation days prior to the mediation material at thorough discussion of all recommendation for the rest to both parties at the conclust the time it is presented to the both parties will be given a Mediation Officer of their awithin the specified time peresolution, the mediation of for determination. If the Granel, the matter will process. | ation conference, the Mediation Conference. Ty agree to a mutual resolution of the pertinent facts, the parties are olution of the dispute. The recommendation of the mediation conference. The recommendation of the mediation conference. The recommendation of the parties desire aspecified period of time, not to exacceptance or rejection of the recommendation will be deemed as a rejection conference will be deemed conclusive and the recommendation of the recommendation. | the matter at any time during the still unable to resolve the monendation for resolution can agree to the Monendation for resolution can the parties can agree to the Monendation for resolution can agree to the Monendation for resolution and the give additional considerate the dispute of the suggested resolution. Failure to the suggested resolution and the matter will proceed by referred the dispute to the layer the dispute, any offers of the was not accepted will not be | g the mediation conference. If following the mediation conference. If following the oral or in writing and may be provided dediation Officer's proposed resolution as ion to the Mediation Officer's resolution as consider the resolution and to advise the orespond to the recommended resolution of the parties reject the propose and to the Board's Grievance Committed Board's Professional Standards Hearing settlement that were not accepted or an e introduced as evidence nor considere |