- 7. Confidentiality. No aspect of the mediation shall be relied upon or introduced as evidence in any arbitration, judicial or other proceeding, including but not limited to:
 - Views expressed or suggestions made by a party with respect to a possible settlement of the dispute;
 - Admissions made in the course of the mediation:
 - Proposals made or views expressed by the mediator or the response of any party thereto.

No privilege shall be affected by disclosures made in the course of mediation.

Disclosure of any records, reports, or other documents received or prepared by mediation vendor cannot be compelled.

The mediation vendor shall not be compelled to disclose or to testify in any proceeding as to information disclosed or representations made in the course of the mediation or communication to the mediator in confidence.

8. Mediated Settlement. The mediated settlement must be reduced to writing by the mediator, then dated and signed at the mediation conference by all parties agreeing to its terms, but in no event shall the settlement be signed later than ten days after the conclusion of the mediation conference.

9. Judicial Proceedings and Immunity.

Neither the mediation vendor, nor the mediator, nor the NATIONAL ASSOCIATION OF REALTORS® or any of its member boards/associations, shall be deemed "necessary parties" in any judicial proceedings relating to mediation under these **DRS** Rules and Procedures. Neither the mediation vendor, nor any mediator nor the NATIONAL ASSOCIATION OF REALTORS®, serving under these procedures shall be liable to any party for any act, error or omission in connection with any service or the operation of the Home Sellers/Home Buyers Dispute Resolution System.

- **10 Mediation Fees.** Mediation fees shall be in accordance with the published fee schedule.
- 11 Timing of Claims. The time limitation by which parties must bring claims in accordance with these Rules and Procedures are to be governed by state law. Local counsel should be consulted regarding this issue.

HOMESELLERS/ HOMEBUYERS DISPUTE RESOLUTION SYSTEM

MEDIATION RULES AND PROCEDURES

- 1. Agreement of Parties. These DRS
 Mediation Rules and Procedures shall
 apply when the parties have agreed in
 writing to mediation under the
 Homesellers/Homebuyers DRS. By
 mutual written agreement of all the
 parties to the claim, any specific
 provision of these DRS Rules and
 Procedures pertaining to mediation may
 be modified.
- 2. Initiation of Mediation. Any party may initiate mediation under these DRS Rules and Procedures by completing, signing and mailing or e-mailing to the mediation vendor and all other parties, a Request to Initiate Mediation DRS Transmittal Form (Transmittal Form). Such form shall contain or be accompanied by the following information, to the extent known or readily available:
 - A fully executed true copy of the agreement containing the mediation clause;
 - A copy of such other written agreement invoking these DRS Rules and Procedures;
 - c. In the absence of a contract clause or other such written agreement, a written request by any party seeking to have the mediation vendor attempt to persuade one or more of the others to submit an existing dispute or claim to mediation under these DRS Rules and Procedures.

- d. The names, addresses, email addresses and telephone numbers of the parties to the case, including the name of every insurance company known to have received notice of the dispute or claim and the corresponding insurance company file or claim number;
- e. Nature and amount of the claim (brief statement of the facts that give rise to the claim, the damages of relief sought);
- f. Preferred place and time of hearing.
- **3. Selection of Mediator.** Not later than ten days after receipt of the Transmittal Form, the mediation vendor shall appoint a qualified mediator.

No person shall serve as a mediator in any dispute if that person has any financial or personal interest in the results of the mediation unless, after full disclosure, the parties have given their written consent.

4. Time and Place of Mediation

Conference. Within ten days of his appointment, the mediator and the parties shall set the date, time, and place of the mediation conference provided, however, such date shall not be more than sixty days from date of receipt of the DRS Transmittal Form, and shall allow for advance notice of the conference, which notice shall be given by the mediation vendor to all parties.

5. Conduct of Mediation Conferences.

At the mediation conference, the parties will be expected to produce all information reasonably required for the mediator to understand the issue presented. Such information will usually include relevant written materials and a description of any witnesses and what each could testify to. For more complex cases, the mediator may ask the parties for written materials or information in advance of the mediation conference.

At the mediation conference, the mediator will conduct an orderly settlement negotiation. Parties at the mediation conference shall have authority to enter into and sign a binding written agreement to settle the dispute. The mediator will be impartial in such proceedings and has no authority to force the parties to agree to a settlement.

6. Representation by Counsel. Any party may be accompanied by and represented at the conference by counsel. In the interest of fairness, however, a party who intends to be represented by counsel shall notify the mediation vendor and other parties of such intent at least ten days in advance of the conference.