**RTDN**

Attorney’s Name

Attorney’s Bar Number

Attorney’s Firm Name

Attorney’s Address

Attorney’s Phone Number

Party Attorney Represents

DISTRICT COURT

CLARK COUNTY, NEVADA

)

)

Plaintiff, )

)

v. ) CASE NO. A-

) DEPT NO.

)

Defendants. )

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_)

**REQUEST FOR TRIAL DE NOVO**

NOTICE IS HEREBY GIVEN that on the day of , 20\_\_, an Arbitration Award was served in this action. (Plaintiff/Defendant) herein requests a trial de novo of this action in the District Court.

The prevailing party at the trial de novo is entitled to all recoverable fees, costs, and interest pursuant to statute or NRCP 68. A party is entitled to a separate award of attorney fees and costs as set forth in NAR 20(b)(1) and NAR 20(b)(2)(A) or (B).

I hereby certify pursuant to NRCP 11 and NAR 18(a) that all arbitrator’s fees and costs have been paid or shall be paid within 30 days of the filing of this Request for Trial de Novo, or that an objection is pending and any balance of fees or costs shall be paid in accordance with NAR 18(c).

DATED this day of , 20\_\_.

ATTORNEY

BAR NUMBER

ADDRESS

PARTY

ARB FORM 30 (1 of 2)

CASE NAME/CASE #

CERTIFICATE OF SERVICE

I hereby certify that on the day of , 20\_\_, I mailed a copy of the foregoing REQUEST FOR TRIAL DE NOVO in a sealed envelope, to the following counsel of record and arbitrator and that postage was fully prepaid thereon ***OR*** this document was served via E-Service:

EMPLOYEE OF ATTORNEY

**NOTE: A REQUEST FOR TRIAL DE NOVO MUST BE FILED IN CONFORMANCE WITH THE REQUIREMENTS OF NAR 18(a) WITHIN 30 DAYS AFTER THE ARBITRATION AWARD IS SERVED UPON THE PARTIES; THE 30-DAY FILING REQUIREMENT IS JURISDICTIONAL AND AN UNTIMELY REQUEST FOR TRIAL DE NOVO SHALL NOT BE CONSIDERED BY THE DISTRICT COURT PURSUANT TO NAR 18(b).**

**NOTE: ANY PARTY WHO HAS FAILED TO PAY THE ARBITRATOR’S BILL IN ACCORDANCE WITH THIS RULE SHALL BE DEEMED TO HAVE WAIVED THE RIGHT TO A TRIAL DE NOVO PURSUANT TO NAR 18(c).**

**NOTE: ANY PARTY TO THE ACTION IS ENTITLED TO THE BENEFIT OF A TIMELY FILED REQUEST FOR TRIAL DE NOVO; SUBJECT TO RULE 22, THE CASE SHALL PROCEED IN THE DISTRICT COURT AS TO ALL PARTIES IN THE ACTION UNLESS OTHERWISE STIPULATED BY ALL APPEARING PARTIES IN THE ARBITRATION PURSUANT TO NAR 18(d).**

**NOTE: THE TRIAL DE NOVO SHALL PROCEED IN ACCORDANCE WITH THE NEVADA SHORT TRIAL RULES, UNLESS A PARTY TIMELY FILES A DEMAND FOR REMOVAL FROM THE SHORT TRIAL PROGRAM AS PROVIDED IN NSTR 5.**

**NOTE: IF A TIMELY DEMAND OUT OF SHORT TRIAL PROGRAM IS FILED, A**

**JOINT CASE CONFERENCE REPORT MUST BE FILED WITHIN 60 DAYS**

**FROM THE DATE OF FILING THE REQUEST FOR TRIAL DE NOVO.**

**NOTE: PURSUANT TO NEFCR 9(f)(2) AN ADDITIONAL 3 DAYS IS NOT ADDED TO THE TIME IF SERVED ELECTRONICALLY (VIA E-SERVICE).**

ARB FORM 30 (2 of 2)