# APPLICATION FOR DESIGNATED REALTOR® LONG ISLAND BOARD OF REALTORS®



# 300 SUNRISE HIGHWAY WEST BABYLON, NY 11704

FOR OFFICE USE ONLY	CHECK # / DATE / AMOUNT
MEMBER #	INITIATION / REINSTATE FEE
FIRM #	DUES (CURRENT YEAR/PYD)
understood that this application includes the National Association of REALTORS of State. I have received and read LIBO	$\frac{OR^{\otimes}}{OR^{\otimes}}$ membership in the Long Island Board of REALTORS $^{\otimes}$ , Inc (LIBOR). It is membership in the New York State Association of REALTORS $^{\otimes}$ (NYSAR) and $^{\otimes}$ (NAR) for me and any licensees that I have sponsored with the Department R By-Law Article X- Dues, Fees and Finance which specifies the LIBOR dues and fees for the duration of my membership with LIBOR.
	R, I will abide by the By-Laws, policies and procedures of LIBOR, the By-Laws s of NAR, and I will abide by the Code of Ethics of The National Association of d
brokerage company in which I hold an estate transactions as specified by Artic amended. Said arbitration is to be conduto to time by the Board of Directors of LIB policies established by NAR but that LI arbitrations pursuant to this agreement. any Realtor® principal associated with a	any real estate brokerage, partnership, corporation, LLC or other real estate ownership interest to arbitrate any and all controversies arising out of real le 17 of the Code of Ethics and Arbitration Manual of NAR, as from time to time cted pursuant to the By-Laws, policies, and procedures established from time 3OR. I understand that LIBOR is guided by the arbitration procedures and BOR is not bound or limited thereby in the exercise of its rights to conduct I agree to arbitrate any dispute with a client of mine or my company(ies) and a different firm, consistent with Article 17 of the Code of Ethics and the Code to abide by the decision and/or award rendered by the arbitrators.
	or any cause, I will discontinue the use of the term REALTOR $^{\otimes}$ and return to ner indications of membership in LIBOR, NYSAR, and NAR.
SIGNATURE	

# CERTIFICATION FOR DESIGNATED REALTOR® MEMBERSHIP ONLY

I understand that the present fee types are as follows: (1) INITIATION FEE for New Members. New Members must pay \$600.00 initiation fee plus the Membership Dues payable in accordance with the provisions of Article X of the LIBOR By-Laws. It is understood that \$150 of the initiation fee is non-refundable within the first 30 days of membership. After the 30th day, the entire \$600.00 is non-refundable; and (2) REINSTATEMENT FEE for Former Members. Former Members must pay \$100.00 reinstatement fee plus payment of all outstanding debt (if any), plus payment of current year's Membership Dues in accordance with the provisions of Article X of the LIBOR By-Laws. Please note that once membership for either category is activated dues are non-refundable.

I hereby certify to the Long Island Board of REALTORS®, Inc. that the following information is correct, and I affirm that I understand and accept that my yearly dues liability is based on the total number of licenses that I hold for each real estate broker, associate real estate broker, real estate salesperson, and licensed or certified appraiser associated with my firm or any real estate firm in which I have a direct or indirect ownership interest, in accordance with LIBOR By-Law, Article X.

\*\*The information requested below is required. Please do not leave any fields blank, as this may delay the processing of your application. A COPY OF EACH LICENSE (REAL ESTATE BROKERS, ASSOCIATE REAL ESTATE BROKERS, REAL ESTATE SALESPERSONS AND APPRAISERS) IS REQUIRED IN ORDER TO PROCESS YOUR MEMBERSHIP APPLICATION.\*\*

Firm Name (As shown on R.E. Licen			
•	se):		
Office Address:	Town:	State:	Zip + 4:
R.E. License ID#:	License Expire	ation Date:	
E-Mail Address:	Web Address:	Date of Birth	:
Residence Address:	Town:	State:	Zip + 4:
Home Phone:	Cell Pho	one:	
Primary Field of Bus	Secondary Field	of Bus	
If no, please indicate your principal p	ur principal place of business?		
ii no, piease indicate your principal p	nace of business below.		
	f any, and include the address(es) for	each office.	

\*For Appraisers to be eligible to join LIBOR, according to the National Association of Realtors®, Inc. and LIBOR Bylaws, Appraisers must meet one of the following criteria: 1) own their own appraisal company; 2) be affiliated with an appraisal company; or 3) be affiliated with a real estate brokerage.

Calls to Action, Upcoming Events, Ex checking the "Yes" boxes below!	clusive Products, Benefits and more. Stay in the know on all member information by simply
☐ YES ☐ NO Sign up for LIBOR's to your mobile device!. Cell Phone Nu number indicated above.)	text alert services to receive important industry news, products, services and benefits directly imber:(If left blank, you give LIBOR permission to use the cell phone
consent is not a condition of purchase. Mess communications that I am waiving to receive a	h automated and pre-recorded marketing text messages from LIBOR at the indicated cell phone number. Such age and data rates may apply. This consent recognizes that certain state and federal laws may place limits or II communications as part of my membership. Check with your wireless carrier regarding pricing. You may opt-ou by following the instructions accompanying the message, by contacting Membership & Billing at 631-661-4800 or
telephone or e-mail address set forth e-mail messages at any time by follow	DR may contact me by facsimile machine (fax), telephone, and/or email address at the fax above for informational and marketing purposes. You may opt-out of receiving such fax and ring the instructions accompanying the message, by contacting Membership & Billing at 631. It is consent applies to changes in contact information that may be provided
	OR CORPORATE OFFICERS IN FIRM AND PROVIDE A COPY OF PARTNERSHIP APERS (Please enclose copy of license for each partner and corporate officer.)
NAME :	
•	
•	
4)	
	ATE SALESPERSONS, ASSOCIATE REAL ESTATE BROKERS AND APPRAISERS IDUAL AND/OR TO YOUR BROKERAGE FIRM. (Please enclose copy of license for
NAME :	
1)	
2)	
3)	
4)	
5)	
6)	
7)	
8)	
Signature:	Date:

As a member of LIBOR, you are entitled to many benefits. Your membership also connects you with exclusive products, programs and services. We will keep you up-to-date on the latest Breaking Real Estate Headlines, Legal Updates, Educational Opportunities,

\*Please note that according to LIBOR policy, Initiation fees are non-transferable except to originally listed partners, corporate officers or owners in the Real Estate Brokerage company.

# LIBOR BYLAW ARTICLE X

## **ARTICLE X - DUES, FEES AND FINANCE**

#### **SECTION 1. APPLICATION FEE**

The Board of Directors may adopt an application fee, in reasonable amount, which shall be required to accompany each application for membership, and which shall become the property of LIBOR upon final approval of the application by the Board of Directors. The fee may be in differing amounts for each class of membership (see Article IV). The Board of Directors, for a sufficient reason in its judgment, may vary the fee from time to time, in a particular area of the Board. A portion of the application fee, to cover administrative costs, may be retained by LIBOR, in the event an applicant should withdraw his/her application for membership. The Board of Directors may adopt an application fee for Institute Affiliate Membership not in excess of the annual dues for Institute Affiliate Members.

#### **SECTION 2. DUES**

- a) The annual dues of all members shall be established by the Board of Directors and set forth in a separate schedule showing the categories and the corresponding dues.
- b) The dues of each REALTOR® member shall be in such amount as established annually by the Board of Directors, plus an additional amount to be established annually by the Board of Directors times the number of real estate salespersons, licensed assistant Appraisers, Certified and licensed Appraisers employed by or affiliated as independent contractors with the REALTOR®, who are not REALTOR® members of the Board, such number to be adjusted semi-annually. In calculating the dues payable to the Board by a DR Member, non member licensees shall not be included in the computation of dues if the DR has paid dues based on said non-member licensees in another Board in the state, provided, the DR notifies the Board in writing of the identity of the Board to which dues have been remitted. However, if two or more REALTOR® are principals of the same firm, partnership or corporation, then only that REALTOR® designated from time to time in writing (the "Designated" REALTOR®) by the firm, partnership or corporation shall be required to pay that portion of the dues which is computed on the basis of the real estate salespersons employed by or affiliated as independent contractors with such firm, partnership or corporation.
- c) Dues for new members joining the Board during the course of the year shall be pro-rated monthly.
- d) Dues for Institute Affiliate Members of the local Board may not exceed two and one-half times the amount established pursuant to Article II, Section 1 (a) of the National Association's By-Laws for REALTOR® Members.

#### **SECTION 3. DUES PAYABLE**

Dues for all categories of membership are non-refundable and shall be due and payable on the first day of October each year unless the Board of Directors establishes policy for billing and collection which allows for other cycles of billing and collection. During the last quarter of the Membership year, each DR shall be billed in accordance with Section 2 (b) above.

#### SECTION 4. NON-PAYMENT OF DUES AND/OR MISCELLANEOUS OBLIGATIONS

If dues, miscellaneous financial obligations or fines due to LIBOR are not paid within thirty (30) days after any billing date, a letter shall be sent on the 31st day, to the member stating that as of that date he/she is suspended from membership for non-payment of dues and/or miscellaneous financial obligations. The letter will also state that the member can reinstate his/her membership by the payment of the arrears in full plus a reinstatement fee in accordance with Section 5 of this By-Law.

Each such bill for dues, fines and/or miscellaneous obligations shall contain a notice to the effect that failure to pay such bill within thirty (30) days will result in removal from membership.

#### SECTION 5. REINSTATEMENT OF MEMBERSHIP

Members who have been removed from membership for non-payment of dues, miscellaneous financial obligations, or fines may reinstate their membership as follows:

- 1) within the same fiscal year by the payment of the amount of arrears in full plus a reinstatement fee which shall be an amount as specified by the Board of Directors from time to time.
- 2) thereafter, by the payment of the amount of dues at the time of reinstatement, plus the amount of arrears, plus a reinstatement fee as specified in (1) above.

#### SECTION 6. RESIGNATION AND RE-AFFILLIATION OF MEMBERSHIP

To resign in good standing, a member must submit a letter of resignation from membership in the Board. Any member who resigns in good standing may reaffiliate with LIBOR by the payment of the amount of dues from the time of re-affiliation and payment of the appropriate application fee or reinstatement fee.

#### **SECTION 7. SUSPENSION**

Any member who has been suspended by the Board of Directors shall remain a member of LIBOR but shall not be entitled to exercise any of the privileges afforded to LIBOR members under these By-Laws during such period of suspension. Unless otherwise set forth in the resolution of the Board of Directors suspending a member, suspension shall terminate at 12 midnight of the last day set forth in such resolution as the suspension period and such member shall thereafter be entitled to all of the privileges afforded to LIBOR members without any further action required to be taken by the Board of Directors or any other body.

### **SECTION 8. DEPOSIT**

All monies received by LIBOR for any purpose shall be deposited to the credit of LIBOR in a financial institution or institutions in accordance with policy established by the Board of Directors.

### **SECTION 9. EXPENDITURES**

The Executive Committee and/or the Board of Directors are each empowered to make expenditures for the normal operating procedures of LIBOR as may be necessary. Any expenditure and payment for any single item in excess of an amount set by the Board of Directors when they approve the annual budget (such amount to be subject to amendment as the Board of Directors deems necessary), not included in the approved annual budget, shall be made only with the prior approval of the Board of Directors. Such approval must be limited by a specific dollar amount. Payment must be evidenced by two authorized signatories.