ARBITRATION MATTER BETWEEN	REFERENCE NUMBER				
CLAIMANT					
RESPONDENT					
Administrative Policies and, unless otherwise agreed in writing by the part	ontroversies to neutral, binding arbitration at JAMS, pursuant to the JAMS Arbitration ties, to the applicable JAMS Arbitration Rules and Procedures.				
The Parties hereby agree to give up any rights they might possess to have	this matter litigated in a court or jury trial.				
Parties agree that shall serve as Arbitrator in this matter and that no party may have <i>ex-parte</i> communications with the Arbitrator. Any necessary communication with the Arbitrator must be initiated through the case manager.					
SIGNATURE	DATE				
NAME (PRINTED)	FOR				
SIGNATURE	DATE				
NAME (PRINTED)	FOR				
SIGNATURE	DATE				
	ron				
NAME (PRINTED)	FOR				
SIGNATURE	DATE				
	FOR				
NAME (PRINTED)	FOR				



Completion of this section is required for all consumer or employment claims.

CONSUMER AND EMPLOYMENT ARBITRATION

elsewhere, JAM		es of Court Ethics Standards fo		s case will be administered in California or (d) and (e), as defined below, and the JAMS		
	YES, this is a CONSUMER A	ARBITRATION.				
	NO, this is not a CONSUME	R ARBITRATION.				
through (3) belo		udes arbitration proceedings con		ntract that meets the criteria listed in paragraphs (1) lic or private sector labor-relations laws, regulations		
1. 2. 3.	The contract was drafted by or	ntract is with a consumer party, as defined in these standards; and tract was drafted by or on behalf of the non-consumer party; and assumer party was required to accept the arbitration provision in the contract.				
"Consumer part	y" is a party to an arbitration ag	reement who, in the context of the	nat arbitration agreement, is any of	the following:		
 An individual who seeks or acquires, including by lease, any goods or services primarily for personal, family, or household purposes including, but relimited to, financial services, insurance, and other goods and services as defined in section 1761 of the Civil Code; An individual who is an enrollee, a subscriber, or insured in a health-care service plan within the meaning of section 1345 of the Health and Safety Code or health-care insurance plan within the meaning of section 106 of the Insurance Code; An individual with a medical malpractice claim that is subject to the arbitration agreement; or An employee or an applicant for employment in a dispute arising out of or relating to the employee's employment or the applicant's prospective employment that is subject to the arbitration agreement. In addition, JAMS is guided by its Consumer Minimum Standards and Employment Minimum Standards when determining whether a matter is a consumer matter. If Respondent disagrees with the assertion of Claimant regarding whether this IS or IS NOT a CONSUMER ARBITRATION, Respondent should communicate this objection in writing to the JAMS Case Manager and Claimant within seven (7) calendar days of service of the Demand for Arbitration.						
	MENT MATTERS	JAMS Case Manager and Cla	imant within seven (7) calendar (tays of service of the Demand for Arbitration.		
If this is an EM	PLOYMENT matter, Claima	nt must complete the following	g information:			
format. In emplo		mount of the employee's annua		available to the public in a computer-searchable not appear in the database, but the employer's name		
[Less than \$100,000	\$100,000 to \$250,000	☐ More than \$250,000	Decline to State		

WAIVER OF ARBITRATION FEES

In certain states (e.g. California), the law provides that consumers (as defined above) with a gross monthly income of less than 300% of the federal poverty guidelines are entitled to a waiver of the arbitration fees. In those cases, the respondent must pay 100% of the fees. Consumers must submit a declaration under oath stating the consumer's monthly income and the number of persons living in his or her household. Please contact JAMS at 1-800-352-5267 for further information. Note: this requirement is not applicable in all states.