STATE OF FLORIDA DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION DIVISION OF FLORIDA CONDOMINIUMS, TIMESHARES AND MOBILE HOMES

IN RE:	PETITION	FOR A	ARBITR	ATION						
F	Petitioner,			_						
V.					Ca	se No				_
, i	Responde			,	_/					
			SUB	POENA	AD TESTI	FICAND	<u>UM</u>			
To: _						-				
-						-				
١	YOU ARE	HERE	BY CO	MMANE	DED to appe	ear at				
						to	testify a	at a	depos	sition/fina
	(strike				o'clock	m.	on th	e _		day of

YOU SHALL RESPOND to this subpoena as directed unless excused by the party who requested issuance of the subpoena or by order of the arbitrator.

If you need a special accommodation in order to attend because of a disability, please contact the Arbitration Section Clerk at (850) 414-6867 at least five (5) days prior to the meeting

ORDERED th	his day of	20, at Tallahassee, Leon County
Florida.		
THIS SUBPOENA H	HAS BEEN ISSUED (JPON THE REQUEST OF:
Name: Address: Phone:		
		Presiding Arbitrator Department of Business and Professional Regulation

Arbitration Section

1940 North Monroe Street

Tallahassee, Florida 32399-1029

AUTHORITY:

Florida Statutes, 718.1255(4)

(b) At the request of any party to the arbitration, such arbitrator shall issue subpoenas for the attendance of witnesses and the production of books, records, documents, and other evidence and any party on whose behalf a subpoena is issued may apply to the court for orders compelling such attendance and production. Subpoenas shall be served and shall be enforceable in the manner provided by law.

Florida Administrative Code Rule 61B-45.025

61B-45.025 Subpoenas and Witnesses; Fees.

61B-45.025 Subpoenas and Witnesses; Fees.

(1) A subpoena requiring the attendance of witnesses or the production of documents, whether for purposes of discovery or for purposes of a final hearing, may be served by any person authorized by law to serve process or by any person who is not a party and who is of majority age, as provided in rule 1.410., Florida Rules of Civil Procedure, (1996), or as that rule may subsequently be renumbered. Proof of such service shall be made by affidavit of the person making service if not served by an officer authorized by law to do so.

(2) All witnesses, other than public employees subpoenaed to appear in their official capacity, appearing pursuant to a subpoena shall be paid such fees and mileage for their attendance as set forth in section 92.142, Florida Statutes, (1996), or as that statute may subsequently be renumbered. In the case of a public employee, such expenses shall be processed and paid in the manner provided for agency employee travel expense reimbursement; and, in the case of a witness who is not a public employee, payment of such fees and expenses shall accompany the subpoena.

Specific Authority 718.1255, 719.1255 FS. Law Implemented 718.1255, 719.1255 FS. History--New 4-1-92, Amended 2-2-93, Formerly 7D-45.025, Amended 6-19-96.

Received this	s subpoena on		
_, 20,		_ o'clock	M., and
served	the	same	on
		·,	at
		_ o'clock	M., by

delivering a true copy thereof (together with the fee for

to:
·
RETURN IF SERVED BY SHERIFF:
Dated
,
20,
Sheriff of
County, Florida.
By:
(Deputy Sheriff)
RETURN IF SERVED BY OTHER QUALIFIED
PERSON:
Dated
Dated
20
20 By:
20
20 By: Subscribed and sworn to before me, a
20 By:
20 By:
20 By: . Subscribed and sworn to before me, a, this day of, 20
20 By:
20 By:
20 By:
By:
By:

one day's attendance and the mileage allowed by law*)