



2201 Ridgewood Rd, Berkshire Commons, Suite 350, Wyomissing, PA 19610
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REALTOR® TRANSFER APPLICATION / REACTIVATION NOTICE

Reactivation as follows:
\$25 Less than 1 year
\$150 1-5 years
\$275 5+years

Transfer within R-BAR: \$25
Transfer from another Association:
One agent: \$50
10 or more agents: \$25/agent

NAME _____ LICENSE # _____

(as shown on license)

HOME ADDRESS _____

CELL # _____ EMAIL _____ PERSONAL WEB SITE _____

OFFICE NAME _____

OFFICE ADDRESS _____

PHONE NUMBERS: OFFICE _____ VOICE _____ EXT _____

EFFECTIVE DATE _____ EXISTING NRDS# _____

IF TRANSFERRING, FROM WHICH OFFICE? _____

NEW BROKER OF RECORD'S SIGNATURE DATE

APPLICANT SIGNATURE DATE

APPLICATION FEE MUST ACCOMPANY THIS NOTICE.

Contributions are not deductible for income tax purposes. Contributions to RPAC are voluntary and are used for political purposes. The amount suggested is merely a guideline and you may contribute more or less than the suggested amount. You may refuse to contribute without reprisal and the National Association of REALTORS® or any of its state associations or local boards will not favor or disfavor any member because of the amount contributed. 70% of each contribution is used by your state PAC to support state and local political candidates. Until your state PAC reaches its RPAC goal 30% is sent to National RPAC to support federal candidates and is charged against your limits under 52 U.S.C. § 30116; after the state PAC reaches its RPAC goal it may elect to retain your entire contribution for use in supporting state and local candidates. For 2017 with dues at \$120 per member, NAR computes 42% or \$50 to be nondeductible for the member's income tax purposes due to NAR lobbying efforts. Please note that the entire \$35 Consumer Advertising Campaign special assessment qualifies as fully deductible. In addition, contributions (including member dues) to NAR are not tax deductible as charitable contributions. However, they may be tax deductible under other provisions of the Internal Revenue Code. Compliance with the Tax Reform Act of 1993 requires that the portion of dues attributable to lobbying and political activities at the State and Federal levels of government be considered nondeductible for income tax purposes. This nondeductible portion must be disclosed to members on their dues invoice each year.

FOR ASSOCIATION USE ONLY

Form with fields: Fees Received, Edit Office in Rapattoni (Committee), COE needed?, Email w/Receipt, Add to BOD, COE added in Rapattoni. REVISED 7.20.18