



Site License Agreement

01/2011

- 1) SPECIAL NOTE: Site License Agreement processing for real estate companies and appraisers does not begin until MREIS has been provided with a copy (fax or mail) of the applicant's:
 - a. "Licensee Report" printed from the Maine Department of Professional & Financial Regulation's website at: <http://pfr.informe.org/ALMSOnline/ALMSQuery/SearchIndividual.aspx>. The "Licensee Detail" must clearly show that the applicant is actively licensed or certified.
 - b. If incorporated: "Information Summary" printed from the Maine Department of the Secretary of State's website at: http://www.informe.org/icrs/ICRS.jsessionid=aaaQer7J9Br_Fm9HAys_b?MainPage=x
 - c. Submit the reports to:

MREIS (Site License Processing), 92 Darling Avenue, South Portland, ME 04106, or, fax:
(207) 780-1367

FAILURE TO PROVIDE THE ABOVE COMPLETE AND ACCURATE INFORMATION WITHIN TWO WEEKS MAY RESULT IN DOCUMENT BEING VOIDED AND RETURNED TO *PARTICIPANT*.
- 2) Print and read the following Multiple Listing Service Site License Agreement; and
- 3) For information regarding MREIS' multiple office Site License Policy Statement refer to Rules & Regulations and read Addendum II; and
- 4) If you are uncertain if an additional office needs a Site License see the Site License Grid; and
- 5) If you still have questions call MREIS at (800) 779-4938 or from the Portland Area 780-1366
- 6) Complete ALL information including selecting your service type on Exhibit A, and
- 7) Return the entire original document and initiation fee by mail to: MREIS, 92 Darling Avenue, South Portland, ME 04106

Together with one of the following: (Note: MREIS only needs the names of the owners. You do not have to transmit any sensitive financial information.)

 - a) If a corporation or limited liability company: a copy of the documentation filed with the secretary of state, or
 - b) If a partnership: a copy of your partnership agreement, or
 - c) If a sole proprietorship using a d/b/a: a copy of the Maine Real Estate Brokerage license
- 8) Review the Site License Agreement with each new Authorized User

A Copy of The Signature Page Will Be Faxed To You After Processing By MREIS Rev 1/03

MULTIPLE LISTING SERVICE SITE LICENSE AGREEMENT

THIS AGREEMENT (hereafter Agreement) is made and entered into by and among the Maine Real Estate Information System, Inc. (hereafter "MREIS"), a Maine business corporation, and the following party (the "Participant"):

I certify that I (print your full legal name) _____ am the (place a check in the appropriate form of ownership and your relationship from the pick lists below)

Sole Proprietor I am that Individual, or
 any *person authorized by that Individual, or
 if a real estate licensee any person listed on the Maine Department of Professional & Financial Regulation as the "Responsible Person"

Partnership I am a General Partner (GP), or
 *Person Authorized By A GP, or
 if a real estate licensee any person listed on the Maine Department of Professional & Financial Regulation as the "Responsible Person"

Corporation I am the President, or
 any *person authorized by the entity, or
 if a real estate licensee any person listed on the Maine Department of Professional & Financial Regulation as the "Responsible Person"

Limited Liability Company (LLC)
 I am the President, or
 Manager (Corporate Manager), or
 any *person authorized by the entity, or
 if a real estate licensee any person listed on the Maine Department of Professional & Financial Regulation as the "Responsible Person"

* Requires letter of authorization

And I have the legal authority to register the Participant's Site below on behalf of Participant _____,
(print full Legal name of firm exactly as it appears on its Maine Real Estate License) with the following State License Number _____, as such Participant's Authorized Representative.

Real Estate Licensees Note: For real estate licensees the firm is always the Participant.

Appraiser's Note: Appraisers always join as individuals unless they meet additional criteria which can be found at www.mreis.com, Polices, Rules & Regulations Addendum I.

The Participant has a (select all that apply)

Maine Real Estate Broker License

As the **Authorized Representative** of the above **Participant** I personally have a (select all that apply)

Maine Real Estate Broker License: License # _____

As the **Authorized Representative** of the above **Participant** I am a (select one)

REALTOR of (Name & state of Board)

REALTOR Affiliate of (Name & state of Board)

Non- REALTOR

Site Information

Site Address:

Mailing Address If Different From Site Address:

Street: _____

Street: _____

City: _____

City: _____

State: _____ Zip: _____

State: _____ Zip: _____

Participant's Email Address: _____

Authorized Representative's Email Address: _____

Phone: _____

Fax: _____

WHEREAS, MREIS and a third party software company (hereafter "Vendor"), have entered into a MLS Vendor Agreement dated October 22, 2003 by which Vendor may provide a certain multiple listing service system software, book publishing support services, database services and other related services, or any combination thereof, to MREIS, Participant, Participant's End Users, Participant's Affiliates or other User's at the Site as may be permitted by MREIS in writing (hereafter the "MLS Vendor Agreement"); and

WHEREAS, pursuant to the MLS Vendor Agreement, Vendor may provide Participant, Participant's End Users and Participant's Affiliates a license to use certain multiple listing service software identified in the MLS Vendor Agreement (the "MLS software"), database access and other related services for use at the Site; and

WHEREAS, Participant represents that it qualifies and will continue to qualify and meet the minimum criteria for "Participation" as set forth in the MREIS Bylaws; and

WHEREAS, Participant may desire to install and use the MLS software and the MLS system provided by Vendor under the MLS Vendor Agreement; and

WHEREAS, MREIS may license Service Center(s) which may provide MREIS authorized information and services for a fee to the qualified MREIS Participant and Participant's Users at the Site (as defined herein) such as data input, photo input, custom searches, MLS books and Comparable book publishing; and

WHEREAS, authorized MREIS Participants and Participant's Users at Site (as defined herein) may wish to purchase information and services from MREIS licensed Service Centers such as data input, photo input, custom searches, MLS books and Comparable book publishing; and

WHEREAS, the undersigned Authorized Representative is signing this Agreement as the Guarantor of the Participant's prompt and full performance of Participant's obligations under this Agreement;

NOW THEREFORE, in consideration of the foregoing recitals and the mutual agreements set forth below, the receipt and sufficiency of which consideration are hereby acknowledged, the undersigned parties hereby agree as follows:

1. **"Site" Definition:** "Site" shall mean Participant's authorized business Site as specifically provided above. Participant and Guarantor acknowledge and agree that a separate site license agreement must be executed for each office or place of business where i) Participant wishes to have a separate identity

and/or ii) authorized Users. Participant represents and agrees that this Site License shall apply to the above named place of business and no other.

2. "Participant" Definition: "Participant" shall mean any person who, through this Agreement, has elected to receive any service offered by Vendor and/or MREIS or its Service Centers pursuant to the MLS Vendor Agreement. A Participant may include: a) members of the Maine Association of Realtors®; b) non-members (persons who are not a member of any board or association of Realtors®); and c) such other person as MREIS may permit in its discretion. For purposes of this Agreement and all related documentation referred to herein, the word "person" shall mean any individual, partnership, corporation, limited liability company, limited partnership, joint venture or any other legal entity.
3. "Authorized Representative" Definition: The Authorized Representative is the person appointed by Participant to represent Participant on all MREIS matters. The Authorized Representative must be a REALTOR® in order for the REALTOR® fees to be applicable. Note: Authorized Representative is not applicable where Participants join as individuals.
4. "Service Authorization": As set forth in **Exhibit A** hereto, Participant may receive computerized or non-computerized subscription services. Excepting any authorized computer generated reports or information from a Service Center, any Participant subscribing to non-computerized services under this Agreement hereby acknowledges, covenants and agrees that it shall not be provided access to or use of any of the MLS data through computer system services, and shall not provide or gain access to any MLS data through computer system services in working with customers, clients, or other persons. Any violation of this section will be cause for termination of this Agreement and expulsion from MREIS.
5. "Participant's End Users" Definition: "Participant's End Users" shall mean any individual licensed at Participant's Site who are authorized in writing by Participant to use Vendor's MLS software and/or to purchase services from MREIS or a Service Center.
6. "Participant's Affiliates" Definition: "Participant's Affiliates" shall mean individuals who are personal assistants and support staff at Participant's Site who are authorized in writing by Participant to use the Vendor's MLS software and/or purchase services from MREIS or a Service Center.
7. "Computerized Users" Definition. "Computerized Users" shall mean Participant, Participant's End Users and Participant's Affiliates who are authorized in writing by Participant to use the Vendor's MLS software and/or purchase services from MREIS or a Service Center as defined herein.
8. "Non Computerized Users" Definition: Non Computerized Users shall mean any individual at Participant's Site, including Participant who are licensed or are personal assistants and/or support staff who are authorized by Participant to access the information by purchasing services through a Service Center, but who are not authorized by Participant to utilize the vendor's software in any manner including but not limited to utilizing the computerized system.
9. "Users" Definition. "Users" shall mean Participant and all Participant's Computerized Users and Non Computerized Users at Participant's Site. It is expressly understood and agreed that Participant is the only party to this Agreement and that no provision of this Agreement shall be deemed to provide any User, aside from Participant, with any contractual rights, benefits or standing under this Agreement and that no Users (excepting Participant) shall be entitled to assert or raise any claims or causes of action arising from or related to the matters covered by this Agreement.
10. "Unauthorized Parties" Definition: "Unauthorized Parties" shall include any person not authorized as a qualified Computerized User to access Vendor's MLS software and/or any person not authorized as a qualified Non Computerized User to access Service Center services and/or MREIS data.
11. Rules and Regulations. Participant acknowledges its prior receipt and review of the MREIS Rules and Regulations and the Bylaws in effect as of the date of this Agreement and agrees for itself and all Users that they shall be bound by and adhere to the Rules and Regulations and Bylaws now existing together with any future changes, amendments, or modifications thereto made from time to time hereafter.

Participant agrees that Participant's firm, agency, partnership, corporation, or limited liability company and all Users shall each be bound by and follow the Rules and Regulations and Bylaws of MREIS now existing together with any future changes, amendments, or modifications thereto made from time to time hereafter. Participant acknowledges and undertakes full responsibility for communicating to all Users the full content of the Rules and Regulations and Bylaws promulgated by MREIS and any subsequent changes and any changes, amendments or modifications thereto made from time to time hereafter.

12. Performance Under MLS Vendor Agreement: Participant acknowledges and agrees that, in the event of a default by Vendor or MREIS under the MLS Vendor Agreement, MREIS may be required to either suspend some or all of the services provided hereunder or to fully terminate this Agreement and that in such event, and upon written notice of termination by MREIS to Participant, MREIS will be immediately and fully relieved from all obligations hereunder. In any such event Participant acknowledges and agrees that MREIS shall not be obligated to any person for any loss, damage or equitable remedy, including, without limitation, consequential or special damages incurred by any User or any person authorized by Participant or MREIS to use the MLS System or any services related thereto.
13. Services: The services and products to be provided by Vendor and/or MREIS and the Service Centers to Participant and Users pursuant to this Agreement, including without limitation, the MLS database access, database input, the MLS software and related training, are set forth in the MLS Vendor Agreement and the Vendor's software manuals, both of which are fully incorporated into this Agreement by reference (hereinafter collectively the "Services"). In the event there is any inconsistency between the specific provisions of this Agreement and those in the MLS Vendor Agreement, the terms of this Agreement shall control the relationship among MREIS, Participant, Guarantor and all Users.
14. Software License/Non-Disclosure: This Agreement grants to Participant and its authorized Users a non-exclusive, non-transferable license to use the Vendor MLS software and MLS database and related data during the term of this Agreement in strict accordance with the terms and conditions set forth in this Agreement. Upon the expiration or termination of this Agreement for any reason, Participant and Users shall immediately surrender and return to MREIS all MLS data, the Vendor MLS software and related documentation and any copies thereof. Participant and Users shall not disclose, disseminate, publish, copy, distribute, de-compile, or otherwise use the computer programs, or data, or any portion thereof provided for, under, or pursuant to this Agreement other than as specifically provided in this Agreement. Participant and Users shall not modify, convert, or otherwise manipulate the source code or object codes of the Vendor MLS software. Except as specifically provided for in this Agreement and/or elsewhere in the MREIS Rules and Regulations, Participant and Users shall not re-sell, lease, re-distribute, publish, post, copy, de-compile, reorganize, or otherwise disseminate the MLS software or the data, or any portion of the data, obtained or accessible pursuant to this Agreement including without limitation by Web posting, framing on an Internet site or any other means or medium. Nothing in this Agreement shall permit or allow the MLS software or data, or any portion of the data licensed hereunder to a) be made available to the general public or non-participating brokers, or b) be used by any person using the data, or any portion of the data, or the MLS software for data mining, de-compiling, or reorganization of the data, or any portion thereof, including without limitation for use or distribution to other persons for customer lists, or prospective customer lists, or mailing, or e-mail lists. In the event of a breach or threatened breach of this paragraph, MREIS shall be entitled to injunctive relief restraining the Participant and Users from breaching the terms of this Agreement and directing compliance with this Agreement. Participant and each User authorized by Participant also shall be obligated to and bound by the terms of the Vendor's End User Agreement, the terms of which are set forth as an exhibit to the Vendor MLS Agreement which is incorporated herein in its entirety by reference.

Participant acknowledges that use of Vendor's software by Participant and its authorized Users shall constitute receipt and acceptance of Vendor's End User license agreement subject to all terms, conditions, limitations and warranty disclaimers provided for herein and in the Vendor MLS Agreement. Nothing in this Agreement or the related documentation shall constitute a transfer or assignment to Participant or Users of any title or ownership interest in the MLS Software, the MLS database or the related data, information, trademarks, copyrights, trade secrets, products or other intellectual property

rights covered by this Agreement, the ownership interests and rights to which are reserved to and retained by MREIS.

15. **Fees and Payment:** Participant shall pay to MREIS or its designee the fees and charges set forth in **Exhibit A** of this Agreement which is incorporated herein by reference. (The fees and charges in **Exhibit A** hereto which are related to payments to MREIS may be increased from time to time by the MREIS Officers and Directors. Pursuant to this Agreement, increases in fees and charges and any new fee or additional charge shall not be effective until a thirty (30) day written notice is first provided to the Participant.

MREIS will invoice or cause Participant to be invoiced for any Services no later than the 15th day of each calendar month for the next month's service charges. All fees and charges shall be due monthly in advance and are payable upon receipt of invoice.

Participant recognizes that members in the Maine Association of Realtors ("MAR") receive certain discounted fees and suspended or reduced charges for participation in MREIS as member benefits in MAR and that upon termination of membership in MAR any discount of fees or suspension or reduction of charges shall immediately terminate and that certain suspended or discounted charges shall be immediately recaptured and become due and payable to MREIS.

16. **Fees to Vendor.** Payment of any other fees or charges due to Vendor (as agreed exclusively between the Participant and Vendor), if any, and applicable Maine sales taxes (if any) shall be made within time frames established by Vendor.

17. **Term:** The initial Term of this Agreement shall commence upon acceptance by MREIS. Commencement of the Services to be provided hereunder are more particularly defined and described in the MLS Vendor Agreement, the terms of which are incorporated herein by reference. Upon execution of this Site License, Services to the Participant and Users shall commence and shall continue for one (1) year from the date thereafter. This Agreement shall automatically be renewed for successive one (1) year terms thereafter unless otherwise terminated as provided for herein. Any Participant who has not previously been a MREIS participant for an initial six-month period shall, in any event, be permitted to terminate this Agreement after expiration of a continuous initial six (6) month period by forwarding a written notice of termination to MREIS. Any other Participant shall, in any event, be permitted to terminate this Agreement at any time by forwarding a written notice of termination to MREIS (effective upon receipt of MREIS). In the event Participant provides said written notice and withdraws or ceases its participation in MREIS, all obligations due hereunder from Participant and all Services provided by MREIS shall be terminated, except that Participant and Guarantor shall continue to be fully liable for obligations incurred or pertaining to the initial six (6) month period for new Participants or the period prior to the date of termination of this Agreement, whichever is later.

NOTE: The initial term for an additional office Site License for any firm when the participating firm itself has been a Participant in good standing for the previous six months shall be reduced from 6 months to 3 months. 8/02

18. **Default:** Participant agrees that upon the failure of Participant or any of its authorized Users to perform or comply with any provision, term or condition provided in this Agreement, Participant shall be in default hereunder. If any such default is not cured within fifteen (15) days from said default, MREIS may, without limiting any of its rights and remedies whatsoever, suspend Services to the Participant and Participant's Users or terminate Services and this Agreement with the Participant and all Participant's Users. Participant shall be responsible for paying interest charges on past due amounts at a rate of one and one-half (1 1/2) percent per month, beginning on the invoice date of each delinquent payment, plus any costs or expenses of administering this Agreement, if payment is not made within fifteen (15) days of each invoice. In the event Participant's and/or Users' Services are suspended or terminated, Participant shall be responsible to pay to MREIS, in addition to any other amounts owing, any reinstatement fee and costs of enforcement and/or collection as set forth in the Rules and Regulations, including reasonable attorneys fees, whether or not a court action is commenced.

19. **Training:** Basic training on Vendor's MLS software is provided to authorized Computerized Users. Any such training shall be provided by Vendor and/or MREIS in accordance with a schedule to be established by and among Vendor, MREIS and Participant. There is no additional fee for initial training on Vendor's MLS software. MREIS or Vendor may provide additional training at their sole discretion; any such training, if any, shall be provided at the sole cost and expense, if any, of the Participant. Any such training provided after the initial training session will be conducted in accordance with the schedule established by the party providing the training.
20. **Equipment:** The Computerized Users shall be solely responsible for their respective computer systems (including hardware and software) where the Vendor's MLS software will be installed. The Computerized Users shall also provide suitable computer systems, electrical and telephone connections at their own expense. Vendor shall specify the hardware requirements for the Vendor's software. Vendor and MREIS shall have no responsibility for Computerized Users' supplied terminals, personal computers software or related equipment. Participant agrees that Participant and its Computerized Users shall be solely responsible for the purchase, maintenance and/or upgrade of Computerized Users' supplied terminals, computers, and that such terminals and computers shall be fully compatible with the MLS system and Vendor's software.
21. **Security:** Participant and Participant's authorized Computerized Users shall each be assigned a unique security code which will allow access into the central system MLS computer maintained by Vendor and into the Computerized Users' computers. The Users shall be responsible for safeguarding the security of all codes issued to them including "Browser" and Internet security codes. Unauthorized use of the security codes will be considered a default under this Agreement, resulting in the immediate termination of all Services and entitling MREIS to all of its rights, remedies and damages. Participant expressly agrees that, should any of Participant's Users cause or allow the security code to be removed, altered, damaged or utilized by an unauthorized party (causing the security and integrity of the system to be jeopardized or destroyed), **Participant shall be liable for all costs and expenses of modifying or changing over the entire Vendor MLS system** and any other lawful damages due MREIS or Vendor.
22. **Connection Permission:** Participant for itself and all of its authorized Computerized Users hereby grants to Vendor and/or MREIS permission to connect with their respective computer systems and to electronically send program upgrades, modifications and/or other system data and information to the Participant's and Computerized Users' computer systems, to read or modify data, security, and access privileges contained in the Participant's or Computerized Users' computer systems, and to execute standard maintenance and service functions. Participant for itself and all Computerized Users hereby releases and agrees to indemnify and hold harmless Vendor and/or MREIS from any all claims, causes of action, damages or liability related to any such computer system connection and related activities.
23. **Assignment:** Participant and all Users shall have no right to assign, transfer or convey in whole or in part, either directly or indirectly, any right, power, license, sub-license or interest of any type arising out of this Agreement. All transfers or assignments are prohibited, including, without limitation, transfers which may occur by merger, acquisition or transfer of ownership to a third party. Simple name changes in the Participant or his or her business entity shall not be considered an assignment or transfer but shall still require a written notification to and written acceptance by MREIS. Failure to provide such notice and obtain such acceptance shall constitute a breach of this Agreement and entitle MREIS to exercise all of its rights and remedies as provided for in this Agreement.
24. **Limitation of Liability:** In no event will MREIS or Vendor, its officers, directors, parent corporations, or agents be liable to Participant or Participant's Users or any other party for any special, incidental, indirect, or consequential damages, including but not limited to any lost revenue or profits based upon any claim, whether in contract, in tort, or otherwise arising out of or related to this Agreement or arising out of or related in any way to Services to be provided to Participant, Participant's Users by MREIS or Vendor, including, without limitation, any claims by Participant, Participant's Users or Participant's customers or clients related to errors, inaccuracies, or omissions by Vendor or MREIS, whether said errors, inaccuracies, or omissions are caused by Vendor, MREIS, or Participant, Participant's Users.

25. Ownership of Photo and Data: Participant, on behalf of itself and its Users, represents that it shall obtain all necessary authorized signatures on a written assignment of the ownership rights in the data and photos it or the Users submit to MREIS. Participant grants *MREIS* a perpetual, irrevocable, royalty-free, non-exclusive and fully sublicenseable and transferable right and license to copy, use and modify Property Listing Content submitted to MREIS and/or Vendor pursuant to the subscription agreement, the MLS Agreement or otherwise and within the limitation of this Agreement and subject to the Bylaws and Rules and Regulations of MREIS. Rev 12/06
26. DISCLAIMERS. THE MLS SOFTWARE AND ALL OF THE SERVICES AND DATA PROVIDED PURSUANT TO AND IN CONNECTION WITH THIS AGREEMENT ARE PROVIDED "AS IS, WHERE IS". EXCEPT AS HEREIN SPECIFICALLY STATED, MREIS MAKES NO ORAL, STATUTORY, EXPRESS, OR IMPLIED WARRANTIES OF ANY KIND, INCLUDING BUT NOT LIMITED TO THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, WITH RESPECT TO THE VENDOR SYSTEM, SOFTWARE OR ANY EQUIPMENT, PRODUCTS OR ANY OTHER SERVICES TO BE PROVIDED HEREUNDER, ALL OF WHICH ARE SPECIFICALLY DISCLAIMED. FURTHER, MREIS DOES NOT WARRANT OR GUARANTY ANY INFORMATION FURNISHED BY PARTICIPANTS IN THE MLS SYSTEM TO BE FREE FROM INACCURACY, LIBEL, INVASION OF PRIVACY, OR COPYRIGHT VIOLATIONS AND MREIS UNDERTAKES NO RESPONSIBILITY TO INVESTIGATE SUCH INFORMATION.
27. Force Majeure. *Force majeure* events include Acts of God, fires, floods, earthquakes, wars, sabotage, civil unrest accidents, labor disputes, government laws, rules and regulations, whether valid or invalid, shortages and inability to obtain material, equipment or transportation, or communications lines failures. MREIS and Vendor shall have no liability of any type in the event either is unable to perform under this Agreement, in whole or in part, due to a *force majeure* event.
28. Dispute Resolution. Except for actions seeking a temporary restraining order, injunction or equitable relief as provided for under this Agreement or suit to compel compliance with this dispute resolution provision, all disputes arising out of or in connection with this Agreement shall first be mediated by the parties with the assistance of a third party mediator within thirty (30) days of first notice of the dispute. In the event the dispute is not resolved to the parties' mutual satisfaction by such mediation, the dispute shall be referred to an arbitrator for final resolution by binding arbitration. The arbitration shall be held in Portland or Augusta, Maine pursuant to the rules of the American Arbitration Association excluding the rules relating to selection of an arbitrator who shall be chosen by mutual agreement of the parties. If no agreement can be reached on selection of an arbitrator then the rules of the American Arbitration Association shall govern the selection. The prevailing party in any arbitration shall be entitled to reimbursement for fees and costs, including reasonable attorney's fees and costs, in addition to the arbitration award it receives.
29. Amendment, Modification, Waiver: No amendment, modification or waiver of any provision of this Agreement shall be binding or effective unless set forth in a written agreement signed by the parties' authorized representative. No failure or delay to exercise any right or remedy provided for by this Agreement shall be deemed a waiver of any such right or remedy.
30. Miscellaneous. This Agreement shall be governed by and construed in accordance with the substantive laws of the State of Maine, excluding conflicts of laws. This Agreement, including all other documents and agreements incorporated by reference, constitutes the entire agreement of the parties and supersedes any and all prior or contemporaneous agreements, representations or understandings, oral or written, with respect to the subject matter hereof. Each party shall perform any further acts, including the execution of further documents, which may be reasonably necessary to carry out the purposes of this Agreement. The headings in this Agreement are for convenience only and shall not affect the interpretation of this Agreement. The parties to this Agreement are independent contractors and may not bind the other by its acts. Nothing in this Agreement shall be construed or deemed to create a joint venture, partnership agency or other legal arrangement except independent parties to a contract. If any provision of this Agreement is held by a court or arbitrator to be contrary to law or inapplicable to a situation, the remaining provisions shall remain in full force and effect. Time is of the essence with respect to the duties, obligations and performance of each party under this Agreement.

IN WITNESS WHEREOF, the parties hereto have executed this Site License Agreement as of the date last set forth below:

PARTICIPANT

Participant Name: _____
(Write full legal name of firm exactly as it appears on its Maine Real Estate License or Maine Appraisal Certification License)

Signed By: _____
(full legal name of Authorized Representative/Guarantor)

Authorized Representative/Guarantor hereby guarantees the prompt performance of Participant's obligations hereunder.

Note: The Authorized Representative must be a REALTOR® in order for the REALTOR® fees to be applicable.

Date: _____

By signature above, I certify that Participant meets the criteria of Participation as defined in Article IV of the MREIS Bylaws.

Once your Site License Agreement has been processed, if you would like to assign Ecommerce Rights to a billing representative please sign into www.MaineListings.com and under My Office Tools select End User Authorization Form. Fill in the required information and select the appropriate access for Ecommerce. Once submitted you and your billing representative will receive an email with an Ecommerce User ID and password.

OR

If you wish to assign Ecommerce rights to an existing End User, once signed into www.MaineListings.com under My Office Tools select End User Manager. Click on the name of the End User you are giving permission to and on the next screen check the box to the left of Pay My Bill and submit your request by clicking the Save button.

(MREIS USE ONLY)

Signature: _____

Printed Name: _____

Title: _____

Date: _____

Exhibit A

You Must Place A Check In One Of The Definition Options Below

***MREIS Fees and Costs Schedule
Participation Fees As Of January 1, 2011***

SERVICE TYPE		INITIATION FEE	FEE	
			Month	Annual
1) REALTOR® Participant (*Appraiser Policy)	<p><u>Member of the REALTOR® Association, real estate licensees or licensed & certified appraisers</u>-subject to dues formula and Code of ethics; <i>Access to full Listing database (actives, under contracts, sold, etc.)</i></p> <p align="center"><input type="checkbox"/> A. Computerized (CS)</p>	\$100	\$175	\$2100
2) Non-Member Participant (*Appraiser Policy)	<p><u>A real estate licensee or licensed and certified appraiser</u> who would otherwise qualify for REALTOR® membership, but chooses not to belong to the Organization; may <i>Access</i> the full database.</p> <p align="center"><input type="checkbox"/> A. Computerized (CSNM)</p>	\$925	\$234	\$2808
3) REALTOR® Affiliate Appraiser Participant (*Appraiser Policy)	<p><u>Affiliate member of the REALTOR® Association, a licensed or certified appraiser</u> engaged exclusively in the appraisal profession (i.e. <u>does not maintain dual license</u> for the purposes of ever participating in real estate brokerage activity; may <i>Access</i> the full database.)</p> <p align="center"><input type="checkbox"/> A. Computerized (CSA)</p>	\$100	\$206	\$2472
*Appraiser Policy	Appraisers may join as a firm provided they meet the criteria outlined in the <i>MREIS Appraiser Policy Statement</i> that can be viewed at http://www.MaineListings.com .			