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# West Volusia Association of REALTORS® Broker

#### **APPLICANT INFORMATION**

Name as shown on your professional license:	
Nickname (if any):	
Name of Firm where you are licensed:	
Address of Firm:	
City/State/Zip:	
Office Phone w/area code:	Office fax:
Office Web Site Address:	
Office License #:	Office MLS #:
Firm is a □Sole Proprietorship □DBA	□Partnership □Corporation
PERSONAL INFORMATION	
DBPR License #	Expiration Date:
Type of License: □Broker □Broker/Salesperson	□Salesperson □Appraiser
Are you multi-licensed? □Yes □No First license	ed in Florida in (month/year):
Position: □Principal or Partner □Corporate Officer	r □Trustee □Employee □Independent Contractor
Home Address:	
City/State/Zip:	Home Phone:
Cell Phone:	Preferred Mailing Address: □Home □Office
Member email address:	
Date First Licensed in real estate (month/year)	):
Date you joined the firm listed on this applicat	tion (month/year):
Date of Birth:	Place of Birth:
Are you currently or have you been a member of a	ny other REALTOR® association since June 1998? □Yes □No
If so, which association, type of membership and da	ates of membership:
—————————————————————————————————————	ntly hold?
	,
	ORIENTATION DATE:

#### APPLICATION CERTIFICATE

#### **ALL APPLICANTS MUST READ AND SIGN**

I understand that the terms REALTOR® and REALTORS® are registered service marks, and the registration is owned by the NATIONAL ASSOCIATION OF REALTORS® (NAR), and only as a member of a member association am I allowed to use these terms.

In the event of my election, I agree to abide by the Code of Ethics of the National Association of REALTORS® and the Constitution, Bylaws, Rules and Regulations of the West Volusia Association of REALTORS®, the Florida Association of REALTORS® and the National Association of REALTORS®. I consent that the Association may invite and receive information and comment about me from any member or other person and I further agree that any information and comment furnished to the Association by any person in response to the invitation shall be conclusively deemed to be privileged and not form the basis of any action by me for slander, libel or defamation of character.

I agree to arbitrate when required by the Code of Ethics and to abide by the decision of the Professional Standards Committee of the Association, or the decision of the Appeals Board I the event of an appeal. Irrevocably waive all claims against the Association, or any of its officers, directors, members, or employees, for any act in connection with the business of the association, and particularly as to its or their acts in electing or failing to elect, advance, suspend, expel or otherwise discipline me as an applicant member. I acknowledge that if accepted as a member, and I subsequently resign from the Association or otherwise cause membership to terminate with an ethics complaint pending, that the Board of Directors may condition renewal of membership upon my certification that I will submit to the pending ethics proceeding and will abide by the decision of the hearing panel.

I understand that I must: a) complete an Orientation course; b) complete the National Association of REALTORS® Code of Ethics training; c) pay all required dues and fees at the time of application submission; and d) comply with any required legal liability training as required from time to time by the Board of Directors as a condition of maintaining my membership.

I understand that if I fail to attend Orientation and/or fail to complete the NAR Code of Ethics training within 60 days and/or fail to pay the required total fees and dues, this application may be automatically deemed abandoned by the Association. Should it be abandoned, or should I voluntarily withdraw my application prior to completing the requirements, I understand that the application fee and dues paid will be forfeited and that I must reapply should I seek membership in the future.

If I am a Principal Broker, I certify that I am in compliance with all applicable Florida Real Estate Regulations, that I have no record of official sanctions involving unprofessional conduct, and that I have (had) no pending or recent personal or corporate bankruptcy within the past three years.

By signing below, I consent that the REALTOR® Associations (local, state, and national) and their subsidiaries, if any, may contact me at the specified address, telephone numbers, fax numbers, email address or other means of communication available. This consent applies to changes in contact information that may be provided by me to the Association(s) in the future. This consent recognizes that certain state and federal laws may place limits on communications that I am waiving to receive all communications part of my membership.

Signature of applicant:	Date: _	
PAYMENT INFORMATION CHECK #		
□ VISA □ MASTERCARD □ DISCOVER □ AMEX ACCOUNT #:		Expiration Date:
CARD HOLDER NAME:		
SIGNATURE:		



Primary Association/Board:\_\_\_\_\_\_ Date:\_\_\_\_\_

FIRM INFORMATION				
□ New Firm □ Other				
Firm Name:		Firm MLS #:		
Firm Address:Street/P.O./Apt		City	State	
Firm Phone#		•		•
E-Mail:				
Firm FREC License#				
State the names and title of all other p	principals, partners	or corporate officers	of your firm.	
Name		Title		
PARTICIPANT/SUBSCRIBER INFOR	RMATION			
☐ New Brok	er	□Multi License		
Mail Preference: ☐ Home ☐ Office Nickname to appear on your listings.				
*Name:				
*Agent Direct Phone:			Cell#	
*Home Address:				
Stree	et/P.O./Apt	City	State	•
License#		MLS ID#		
*E-Mail:		Web:		
*Firm Name:		Firm MLS #		
*Password: New Members must us	e: password1 up	oon initial login, you	will be prompted t	o change your password.
ACTIVATION INFORMATION  ☐ \$125.00 Activation Fee ☐ \$250	.00 New Firm Activa	ation Fee □ \$125.0	00 Member or Firn	n Reactivation Fee
Prorated Participation Fee from		to	Yr	Amt \$
I agree to abide by the Multiple Listing the mandatory Stellar MLS training. Flistings, you will also be required to ta training within sixty days my fees will **NOTE: MLS FEES OR PRO-RA	Required training; Make Adding & Modify be forfeited and I wi	LS Compliance 101 ing Listings. I under Il be suspended fror	& MLS Basic. If y rstand that if I do r n the Service.	ou need access to enter not attend mandatory
*SIGNATURE		NEI GRUAD	Date	



# Primary Association/Board

PARTICIPATION FEE/NEW OFFICE/ACTIVATION AGREEMENT

#### **BROKER PARTICIPANT**

This agreement is made on	20between the PAF	RTICIPANT and Stellar Multi	ple Listing Service.	
<ul> <li>□ Annual Participation Fee \$</li> <li>□ New Member Setup \$125 (this fee will also appl</li> <li>□ New Company Processing Fee \$250 (this fee will app</li> <li>□ Member Reactivation Fee \$125 (this fee will app</li> </ul>	ill also apply for brokers	reinstating after 1 full billi		
The access issued to each Participant of Authorized Participant,/Subscriber agrees that shou third party, Authorized Participant,/Subscriber may be 1) A fine of up to \$15,000 (as determined by Participant/Subscriber found to have allegated person.  2) Permanent revocation of on-line access rich compliance with Stellar MLS Rules and Regulation secondary member, to gain immediate access to the data contained therein. This right is contingent upon within the 60-day period allowed. Failure to do so Participant,/Subscriber agrees to comply with Stellar prohibited. The term of this Agreement shall comme not assignable. The Participant,/Subscriber hereby arising from a Participant,/Subscriber.	Id a disclosure of account subject to penalties as for the Board of Directors) owed or provided accessors, this Agreement provides and Public Record of the PARTICIPANT, SUBSO WILL TESULT IN SUSPENSION AND REGISTANTS Rules and Regulance upon initiation of services.	Int information result in actions in the stellar matter of the ste	be assessed against any stem by an unauthorized ubscriber as a primary or earching and retrieving the exequired training course to the MLS database. The se, or resale of this data is scriber. The Agreement is	
<b>Definition of MLS Participant</b> . Any REALTOR® of a corporate officer, or branch office manager acting on be these rules, shall be eligible to participate in Stellar ML to pay the costs incidental thereto. However, under no entitled to Multiple Listing Service "membership" or "pay or accept cooperation and compensation to and from a agency to engage in the appraisal of real property.	behalf of a principal, withou S upon agreeing in writing circumstances is any indi- articipation" unless they ho	it further qualification, excep is to conform to the Rules and vidual or firm, regardless of it ld a current, valid real estate	t as otherwise stipulated in d Regulations thereof and membership status, e broker's license and offer	
** Use of information developed by or published by Stelicensure(s) or certification and unauthorized use is pro "membership" or any right of access to information devinformation is prohibited by law.	phibited. Further, none of t	he foregoing is intended to d	convey "participation" or	
COMPANY / PARTICIPANT INFORMATION				
<u>NEW</u> (or current) Office/Company Name:	(Please Print)	Firm#		
OLD Office/Company Name:	(Please Print)	Firm#		
Your Name:	(Please Print)	Member#		
Attention Participant/Subscriber: MLS participated Ave. Suite 2000, Altamonte Springs, FL 32701 Due by 5:00 P.M. The Principal Broker is ultimately responsible: MLS FEES OR PRO-RATED MLS FEES ARE	on fees are paid by the a e date is May 15 (annual) nsible for the payment of a	Penalties will apply to all	payments not received	
**SIGNATURE				

\*\*\* SIGNATURE REQUIRED STATING YOU AGREE TO THE ABOVE TERMS\*\*\*

## **Participant Request to Participate**

In conformity with the Stellar MLS Rules and Regulations and any reciprocal MLS Rules & Regulations, in which I agree to abide, I request participation in the Stellar Multiple Listing Service.

I understand that as the participant, there is a **one-time application fee of \$250.00 and an annual participation fee.** I will be assessed the participation fee, times the number of licensees employed by or affiliated with my firm.

I also understand that the MLS exists for participants to exchange offers of cooperation and compensation on listings and that neither I, nor any of my licensees, may sell, lease, exchange, transmit or otherwise disseminate data on active listings to the general public.

The Participant indemnifies the Stellar Multiple Listing Service and any reciprocal Multiple Listing Service and agrees to hold harmless from and against all claims, losses, damages, costs and expenses of any kind, including attorney's fees, and from liability to any person arising from a Participant's negligence.

#### **Definition of MLS Participant**

Where the term REALTOR® is used in this explanation of policy in connection with the word member or the word participant, it shall be construed to mean the REALTOR® principal or principals, of this or any other association, or a firm comprised of REALTOR® principals participating in a multiple listing service owned and operated by the board. Participatory rights shall be held by an individual principal broker unless determined by the association or MLS to be held by a firm. It shall not be construed to include individuals other than a principal or principals who are REALTOR® members of this or any other association, or who are legally entitled to participate without association membership. However, under no circumstances is any individual or firm, regardless of membership status, entitled to MLS membership or participation unless they hold a current, valid real estate broker's license and offer or accept cooperation and compensation to and from other participants or are licensed or certified by an appropriate state regulatory agency to engage in the appraisal of real property. Use of information developed by or published by an association multiple listing service is strictly limited to the activities authorized under a participant's licensure(s) or certification and unauthorized uses are prohibited.



#### **Participant Request to Participate-continued**

Mere possession of a broker's license is not sufficient to qualify for MLS participation. Rather, the requirement that an individual or firm offers or accepts cooperation and compensation means that the participant actively endeavors during the operation of its real estate business to list real property of the type listed on the MLS and/or to accept offers of cooperation and compensation made by listing brokers or agents in the MLS. "Actively" means on a continual and ongoing basis during the operation of the participant's real estate business. The "actively" requirement is not intended to preclude MLS participation by a participant or potential participant that operates a real estate business on a part-time, seasonal, or similarly time-limited basis or that has its business interrupted by periods of relative inactivity occasioned by market conditions. Similarly, the requirement is not intended to deny MLS participation to a participant or potential participant who has not achieved a minimum number of transactions despite good faith efforts. Nor is it intended to permit an MLS to deny participation based on the level of service provided by the participant or potential participant as long as the level of service satisfies state law. (*Adopted 11/08*)

The key is that the participant or potential participant actively endeavors to make or accept offers of cooperation and compensation with respect to properties of the type that are listed on the MLS in which participation is sought. This requirement does not permit an MLS to deny participation to a participant or potential participant that operates a "Virtual Office Website" (VOW) (including a VOW that the participant uses to refer customers to other participants) if the participant or potential participant actively endeavors to make or accept offers of cooperation and compensation. An MLS may evaluate whether a participant or potential participant actively endeavors during the operation of its real estate business to offer or accept cooperation and compensation only if the MLS has a reasonable basis to believe that the participant or potential participant is in fact not doing so. The membership requirement shall be applied in a nondiscriminatory manner to all participants and potential participants. (Adopted 11/08)

\*Compensation is unconditional except where local MLS rules permit listing brokers to reserve the right to reduce compensation offers to cooperating brokers in the event that the commission established in a listing contract is reduced by court action or by actions of a lender. Refer to Part Two, G., Section 1, Information Specifying the Compensation on Each Listing Filed with a Multiple Listing Service of an Association of REALTORS®, Handbook on Multiple Listing Policy. (Adopted 11/98)

	/
*Broker Participant – Please Print	License #
*Signature of Broker Participant	
*Firm Name	
* Date	

### WEST VOLUSIA ASSOCIATION OF REALTORS – NEW REALTORS Members Understanding of Important Rules and Policies

Please initial each paragraph and sign once you have read the following items. If you do not understand the items, a member of our staff can assist you for further clarification.

l,	understand
	There are two billings per year for services.  #1 REALTOR Association Dues are due by the last business day of October, if not paid, my membership will be suspended and ultimately terminated if the dues remain unpaid or if my employing broker no longer wishes to keep my license active through the end of the year.  #2 Stellar MLS subscriber fees are billed in the spring (typically April) and are generally due in mid-May. Late fee penalties are applied after the due date.
	It is my responsibility to keep the West Volusia Association of REALTORS updated on any changes to my home address, email address, telephone number or any/all contact methods that may be required so I can be reached when needed.
	All billing statements and invoices will be delivered via email. Any failure on my part to open these emails or to remove them from spam/clutter folders shall not constitute negligence on the part of the West Volusia Association of REALTORS.
	The West Volusia Association of REALTORS is not the state licensing authority and does not have the ability to renew my license or process any items related to the maintenance of my real estate license. I also understand that the Association does not have access to educational records on file with DBPR.
	My membership runs from January 1 <sup>st</sup> to December 31 <sup>st</sup> , but if I do not maintain an active license with a brokerage which holds membership with the West Volusia Association of REALTORS or if a member brokerage chooses to remove my license from their roster, my membership will be made inactive.
	New Member Orientation, NAR Code of Ethics and any/all other required courses as a new member of the association must be completed within the stated timelines. Failure to complete the requirements will result in suspension and ultimately termination of membership.
	Dues and fees are non-refundable. A reinstatement fee will be charged to reactivate my membership if requested within 1 year and all dues for the full year will be charged. All membership reactivations after 1 year are treated the same as new members, including the pro-ration of dues and a full application fee. Dues and fees are subject to change.
	Upon inactivation or termination of membership, all membership services are voided and all rights and privileges as a member, provided by this association are immediately void.
REALT(	OR Signature: Date: