

MY FLORIDA COMMERCIAL REAL ESTATE MEMBERSHIP FORM

Broker/Salesperson

Date//				
	☐ MFCRE only	☐ MLS and MFC	RE	
FIRM INFORMATION				
Firm Name:	Firm	MLS #:		
Firm Address:				
Street/P.O./Apt	City	S	tate Zi	o
Firm Phone#:	Fax #	# :		
	Web:			
Firm FREC License#:	FREC License Type:			
AGENT/BROKER INFORMATION	☐ MFCRE only	☐ MLS and MFC	RE	
Mail Preference: ☐ Home ☐ Office				
Name:				
Nickname:				
Agent Direct Phone:	Fax:		Cell#	
Home Address:	1/0.0 /4 -1			
	t/P.O./Apt	City	State	'
License#:E-Mail:				
Firm Name:				
New Members use: password1-if you	are an established memb	ber with MLS you will us	e your existing user	ID and password
ACTIVATION, PROCESSING and Al	NUAL FEES			
Prorated Annual(please call MFR for e	exact fee) Fee from	to (mm	/yr.)	
*□ Current MFRMLS Firm Processing	ı (\$25)	*□ New Firm Prod	cessing (\$200) _	
* Current MFRMLS Subscriber Proc *Current MFRMLS Participants and Subsc	essing (\$25) ribers adding MFCRE membershi	*□ New Subscribe p will pay processing fee of \$25	er Processing (\$7	5)
*Processing fees are in addition to cur	rent MFCRE fees, pleas	se contact MFRMLS o	or your associatio	n for current fees.
I agree to abide by the My Florida Cor and to attend any mandatory MFCRE mandatory training within 60 days my	training within ninety da	rys of this application.	I understand that	
**NOTE: MLS FEES OR PRO-RA	TED FEES ARE NO	T REFUNDABLE.	nitial	
* <mark>SIGNATURE</mark>		Date		



PARTICIPATION FEE/NEW OFFICE/ACTIVATION AGREEMENT

REALTOR® BROKER PARTICIPANT/USER

Commercial Real Estate (MFCRE), a service provided through My Fl	lorida Regional MLS (MFRMLS).			
*□ Current MFRMLS Firm Processing (\$25) *□Current MFRMLS Subscriber Processing (\$25) *□ Participation Fee \$ Processing fees are in addition to current MFCRE fees, please contains	☐ New Firm Processing (\$200) ☐ New Subscriber Processing (\$75) ☐ New Subscriber Processing (\$75) ☐ New Firm Processing (\$200)			
MFCRE Bylaws Definition of MFCRE Participant/User: Any REALTO association/board who is a principal, partner, corporate officer, or brawithout further qualification, except as stipulated otherwise in these bupon agreeing in writing to conform to the rules and regulations there no individual or firm, regardless of Board membership status, is eligible they hold a current, valid real estate broker's license in the state of F compensation to and from other Participants or to those individuals wagency to engage in the appraisal of real property. All information provided by MFCRE to Participants shall be considered of Participants authorized and qualified to act as agents in the sale, but filled with MFCRE and for the use of real estate licensees affiliated will licensed or certified by an appropriate state regulatory agency to engage the state appraisers affiliated with such Participants.	anch office manager acting on behalf of a principal, bylaws*, shall be eligible to participate in MFCRE eof and to pay the costs incidental thereto. However, ble for CIE participation or membership status unless clorida and are capable of accepting and offering who are licensed or certified by a state regulatory ed confidential and is provided exclusively for the use lease, exchange, appraisal, or purchase of property with such Participants and those Participants who are			
The access issued to each MFCRE PARTICIPANT/USER is uniquely user/Principle Broker/Certified Appraiser agrees that should a discunauthorized third party, authorized PARTICIPANT/USER may be segulations. Therefore:	closure of account information result in access by an			
PARTICIPANT/USER agrees to comply with Rules and Regulations of MFCRE, including attendance at any mandatory training sessions within 90 days of application. Any use, reuse, or resale of the MFCRE data other than that authorized in the Rules and Regulations is prohibited. The term of this Agreement shall commence upon initiation of service to the MFCRE PARTICIPANT/USER. The Agreement is not assignable. MFCRE PARTICIPANT/USER hereby indemnifies the Service and any Reciprocal Service and agrees to hold MFRMLS, including, but not limited to its officers, directors, CIE Committee members, and staff 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 an MFCRE PARTICIPANT/USER.				
COMPANY / MFCRE PARTICIPANT/USER INFORMATION				
Office/Company Name:(Please Print)	Firm# :			
Your Name:(Please Print)	Member #:			
BROKER PARTICIPANT/USER SIGNATURE ***SIGNATURE REQUIRED STATING YOU AG	REE TO THE ABOVE TERMS***			

Principal Broker or Certified Appraiser



I hereby request participation in My Florida Commercial Real Estate (MFCRE) and agree to abide by the Rules and Regulations as amended from time to time by the My Florida Regional MLS (MFRMLS) Board of Directors.

I understand that MFCRE is a commercial listing exchange and exists as a vehicle for principal brokers (i.e. Participants) to share information about commercial properties through a common database, but is not a vehicle for offering cooperation or compensation among cooperating brokers.

As the Participant, I further understand and agree that:

- There is a one-time firm application fee of \$200.00. I also understand that as the participant, I will be assessed a
 participation fee for myself and the licensees employed by or licensed with my firm(s) who choose to
 subscribe. Broker is not required to join as long as he/she retains active membership in the residential
 MFRMLS system.
- My total Participation Fees, as adjusted from time to time by the My Florida MLS Board, are based on the number of subscribers employed by or licensed with my firm(s) as sales associates who choose to subscribe, plus any fees established for access by unlicensed assistants.
- Fees for new subscribers will be pro-rated monthly based on the month in which they subscribe. No refunds or credits are given for subscribers disaffiliating during the subscription period. (Note: Per-subscriber annual fee for May 31 through June 1 \$432.00. This covers MFCRE base fee, please contact your local association/board for any additional fees) As a courtesy, MFCRE will electronically bill all subscribers licensed with my office in May of each year for that portion of my MFCRE Participation Fees attributable to them; however I am ultimately responsible for ensuring timely payment of all fees for my firm(s) by the May 15 due date.
- I am responsible for promptly notifying MFCRE of the affiliation, disaffiliation or inter-company branch transfers of all subscribing licensees or employees with my company.
- I am ultimately responsible for any fines incurred by subscribers or unlicensed assistants affiliated with me for the entry of inaccurate data or for violations of any MFCRE Rules and Regulations, as they are under my direct supervision as Principal Broker.
- Neither I, nor anyone in my firm(s), may facilitate or otherwise make available access to the database(s) by any non-participant, non-subscriber, third party vendor, client, customer or member of the general public.
- I understand submission of any property information is voluntary.

Further, I hereby indemnify MFRMLS, its officers, directors, staff, MFCRE and the CIE Committee members and agree to hold all 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 broker or certified appraiser's negligence in entering information into the database.

Broker Participant (please print)		Broker Participant Signature		
	Firm Name	Date		
For Office Use	Office I.D. #	I.D. #		
	□ Participation fee and activation agreement attached			