

**MY FLORIDA REGIONAL MLS, INC.
IDX AGREEMENT**

This My Florida Regional MLS, Inc. IDX Agreement (this "Agreement") is made effective as of the _____ day of _____, 201__ (the "Effective Date") by and between the My Florida Regional Multiple Listing Service, Inc. ("MFRMLS"), a Florida Corporation; _____, a _____ (the "Company"); and _____, a _____ (the "Consultant"), if any.

RECITALS

WHEREAS, MFRMLS maintains certain information for the MLS (as defined below);

WHEREAS, MFRMLS has promulgated the Rules (as defined below) which all authorized Subscribers of the MLS must follow;

WHEREAS, Company desires to obtain and MFRMLS desires to provide certain information from the MLS for Company's web site, including the listing data of other real estate brokerages participating as authorized members of MFRMLS; and

WHEREAS, Company may desire to engage other companies or individuals who are not employees of Company (collectively, the "Consultant") to perform data downloading, manipulation, and formatting of the Compilation Data (as defined below) and the IDX Data (as defined below), including programming and web design, for the exclusive use by Company for the purposes authorized by this Agreement.

NOW, THEREFORE, in consideration of the mutual covenants contained in this Agreement, and other good and valuable consideration, the receipt and sufficiency of which are acknowledged by the parties to this Agreement, the parties agree as follows:

**ARTICLE I
DEFINITIONS**

For purposes of this Agreement, the following terms shall have the meanings set forth below.

- 1.1 **Confidential Information.** Shall have the meaning set forth in Section V.
- 1.2 **Compilation Data.** Any and all data entered into the MLS by Subscribers and MFRMLS, including data relating to real estate for sale or lease, previously sold or listed for sale or lease, and data relating to Subscribers.
- 1.3 **Company.** Shall have the meaning set forth in the first paragraph of this Agreement.
- 1.4 **IDX Data.** That portion of the current Compilation Data consisting of the aggregate compilation of all active and recently sold listings of all IDX Brokers but excluding those listings which the property seller has affirmatively opted out of Internet publication on the applicable listing agreement, or the IDX Broker has affirmatively opted out of Internet publication on the applicable MFRMLS opt-out form.

1.5 IDX Broker. A Participant who gives permission to other Participants to display Participant's active and sold listings on the other Participants' web sites in return for such other Participants' permission to display their listings on Participant's web site.

1.6 Multiple Listing Service or MLS. A means for collecting and disseminating information about real property that is or has been for sale, including a means for real estate brokers to make offers of cooperation and compensation to each other. Multiple Listing Services may also include the provision of data processing, technical support, consulting, and other information technology services to real estate brokers and appraisers in connection with the sale, lease and appraisal of real property.

1.7 Participant. Any designated real estate broker that purchases access to the MLS from MFRMLS.

1.8 Rules. The MFRMLS Rules and Regulations, including any operating policies or terms of other governing documents, all as promulgated and amended from time to time by MFRMLS, and which relate in any manner to the IDX Data and IDX Brokers. The MLS IDX Rules and Regulations are presently set forth in Article 16 of the Rules.

1.9 Subscriber. Subscribers of the MLS include non-principal brokers, sales associates, and licensed and certified appraisers, each of whom must be affiliated with a Participant of the MLS.

ARTICLE II MFRMLS OBLIGATIONS

2.1 License. During the term of this Agreement, MFRMLS grants to Company a non-exclusive, non-transferable license to use and display the IDX Data for internal purposes of the Company, and for the Company to provide access to such IDX Data to Company's customers via Company's website for the sole purpose of selling real estate as permitted by, and pursuant to, the Rules, all as follows:

- a. display the IDX Data on Company's website;
- b. make copies of the IDX Data to the extent necessary to deliver the IDX Data to consumers on Company's website; and
- c. provide access to any Consultant of the Company to perform, on behalf of Company, data downloading, manipulation, and formatting of the Compilation Data and IDX Data, including programming and web design for the sole purposes authorized by this Agreement.

2.2 Data. During the term of this Agreement, MFRMLS agrees to provide to Company and the Consultant:

- a. the IDX Data via Real Estate Transaction Standards ("RETS"), under the same terms and conditions MFRMLS offers to other Participants;
- b. a minimum of fourteen (14) days' advance notice of changes to the file and record formats of the IDX Data; and
- c. seven (7) days' advance notice of changes to the Rules that apply to IDX.

ARTICLE III COMPANY'S OBLIGATIONS

3.1 Rules. Company shall comply with the Rules at all times.

3.2 Ownership of Data. Company acknowledges and confirms MFRMLS's ownership of the copyrights and all other intellectual property rights in the Compilation Data and the IDX Data and agrees not to challenge such ownership in any manner. Company understands and agrees that the Compilation Data and the IDX Data are jointly and severally valuable proprietary commodities and trade secrets of MFRMLS embodying substantial creative efforts and confidential information, ideas, and expressions all of which constitutes intellectual property that is vested in MFRMLS. Company agrees to use reasonable efforts to safeguard the Compilation Data and the IDX Data from unauthorized use directly or indirectly related to Company's possession or use of, or access to, such data. Company will not provide or authorize access to, nor disclose, any of the Compilation Data or IDX Data to any third party directly or indirectly, other than to Consultants for the express purposes authorized by this Agreement.

3.3 Confidential Information. Company agrees to comply, and cause its officers, directors, employees, agents and representatives to comply, with the requirements relating to Confidential Information set forth below. In the event that Company desires to make the IDX Data or the Confidential Information available to a third party for the express purposes authorized by this Agreement, Company agrees to require such third party to execute this Agreement and become a Consultant, and delivery of such executed Agreement shall be a condition precedent to MFRMLS's obligations to furnish any data to such third party.

3.4 Company Information. Company shall notify MFRMLS within five (5) business days of any change to the information relating to Company on the Company Information and Signature page below.

3.5 Modifications to Content. Company agrees not to modify any content of the Compilation Data or the IDX Data without the prior written approval of MFRMLS, which approval may be granted or withheld at the sole discretion of MFRMLS.

3.6 Participant Status. Simultaneously with or prior to submitting this Agreement to MFRMLS, the authorized broker for the Company agrees to become an IDX Broker in accordance with the procedures set forth in the Rules.

ARTICLE IV CONSULTANT'S OBLIGATIONS

4.1 Ownership of Data. Consultant acknowledges and confirms MFRMLS's ownership of the copyrights and all other intellectual property rights in the Compilation Data and the IDX Data and agrees not to challenge such ownership in any manner. Consultant understands and agrees that the Compilation Data and the IDX Data are a valuable proprietary commodity and trade secret of MFRMLS embodying substantial creative efforts and confidential information, ideas, and expressions all of which constitutes intellectual property that is vested in MFRMLS. Consultant agrees to use reasonable efforts to safeguard the Compilation Data and the IDX Data from unauthorized use directly or indirectly related to Consultant's possession or use of, or access to, such data. Consultant will not provide or authorize access to, nor disclose, any of the Compilation Data or the IDX Data to any third party directly or indirectly, other than to Company for the express purposes authorized by this Agreement.

4.2 Confidential Information. Consultant shall comply, and cause its officers, directors, employees, agents and representatives to comply, with the requirements relating to Confidential Information set forth below.

4.3 Modifications to Content. Consultant shall not modify any content of the Compilation Data or IDX Data without the prior written approval of MFRMLS, which approval may be granted or withheld at the sole discretion of MFRMLS.

4.4 Consultant Information. Each Consultant shall notify MFRMLS within five (5) business days of any change to the information relating to the Consultant on the Consultant Information Signature page below.

ARTICLE V CONFIDENTIAL INFORMATION AND INTELLECTUAL PROPERTY

5.1 Confidentiality and Nondisclosure. For purposes of this Agreement, the term “Confidential Information” means information (including the Compilation Data and IDX Data) supplied by one party to the other party that is of a confidential or proprietary nature, and which is not: (i) generally known to the public; (ii) obtained from a third party who is not under a legal duty to keep such information confidential; (iii) required to be disclosed in connection with any legal proceeding or otherwise under applicable law; or (iv) specifically permitted to be used in this Agreement. Each party hereby acknowledges and agrees that the disclosure or dissemination to any third party of any Confidential Information could result in substantial harm being incurred by the other party, and each party hereby covenants and agrees that: (A) such party and any and all officers, directors, employees, agents, representatives or other affiliates of such party over which such party has control shall not, directly or indirectly, disclose, disseminate, publish, or permit the disclosure, dissemination, or publication of any Confidential Information, to or for any other person, group, firm, corporation, association or other entity for any purposes whatsoever without the prior written consent of the other party; and (B) such party and any and all other affiliates of such party over which such party has control shall not use, directly or indirectly, any Confidential Information for any purposes whatsoever.

5.2 Rights to Compilation Data and IDX Data. This Agreement will not be construed to grant to Company or Consultant any ownership in the Compilation Data or IDX Data, and Company and Consultant are expressly prohibited from copying, modifying, selling, using, compiling, decompiling or recompiling, marketing or remarketing, reverse engineering, disassembling, commercializing or re-commercializing, commingling, distributing, or disseminating the Compilation Data or IDX Data except where specifically authorized by this Agreement or in a separate writing signed by MFRMLS.

5.3 MFRMLS Rights. MFRMLS will retain its rights, title, and interest in any and all portions or parts of the Compilation Data, the IDX Data, and the RETS data feed supplied pursuant to this Agreement. The Compilation Data, IDX Data, the RETS data feed, and any changes, modifications or improvements made to any such data or feed by anyone will be and remain the property of MFRMLS. Company and Consultant agree that without limitation, and worldwide, any and all utility patents, design patents, utility models, mask works, copyrights, derivative works, trademarks, trade secrets, moral rights, *sui generis* protection, rights of publication, trade dress, state law rights, or any other worldwide intangible or tangible right related to intellectual property (including pending registrations or application thereof, conditionals, continuations, derivatives, re-issues, re-examinations associated therewith), database, inventions, ideas, formulas, data, programs, other works of authorship, know-how, improvements, discoveries, developments, or designs and techniques (“Inventions”) which Company or Consultant may become associated with in work, investigation, or experimentation or in accessing the Compilation Data and IDX Data contemplated under this Agreement, or which incorporates or is based upon, in whole or in part, any of the Compilation Data or IDX Data delivered or disclosed to Company or Consultant constitutes the absolute and sole property of MFRMLS. Company or Consultant will assign or cause to be assigned and does hereby assign fully to MFRMLS, Company’s or Consultant’s right, title and interest in and to any and all Inventions, whether alone or with others, which incorporates or is based upon, in whole or in part, any of the Compilation Data, IDX Data, or both (whether pursuant to this Agreement or any prior agreement executed between MFRMLS and Company or Consultant). Company and Consultant will disclose all Inventions to MFRMLS promptly and will provide all assistance reasonably requested by MFRMLS in the preservation of MFRMLS’ interest as stated in this Agreement.

5.4 Termination and Return of Materials. Within five (5) days of the end of the term of this Agreement or receipt of notice of termination by MFRMLS, the Company and Consultant will return to MFRMLS all Confidential Information and all other materials provided by MFRMLS to the Company or Consultant. Company and Consultant also agree to erase, delete, or destroy any Confidential Information stored on magnetic media or other computer storage, including system backups.

ARTICLE VI TERM AND TERMINATION

6.1 Generally. The term of this Agreement begins on the “Effective Date” and shall continue in full forces and effect unless terminated in accordance with this Agreement. This Agreement shall thereafter automatically renew for successive one (1) year periods unless terminated in accordance with this Section VI. Company acknowledges and agrees that MFRMLS may review and increase the annual license fee on an annual basis.

6.2 Termination by MFRMLS. Company agrees that MFRMLS may terminate this Agreement at any time in MFRMLS’s sole and absolute discretion upon thirty (30) days’ prior written notice.

6.3 Events of Termination by MFRMLS. The parties agree that this Agreement shall terminate upon the occurrence of any of the following events:

a. MFRMLS’s notice to Company, as set forth above, that this Agreement is terminated.

b. Company provides thirty (30) days’ advance written notice of termination to MFRMLS; however, such termination shall not be effective until at least thirty (30) days from the date the notice is received by MFRMLS. MFRMLS shall not be required to refund any part of the license fee for termination of the Agreement under this paragraph.

c. Upon suspension or termination of Company’s membership and/or privileges as a Subscriber either by MFRMLS or one of MFRMLS’s Shareholder Member Associations for any reason, including the non-payment of financial obligations (termination under this paragraph shall be immediate and without prior notification). MFRMLS shall not be required to refund any part of the license fee for termination of the Agreement under this paragraph.

ARTICLE VII WARRANTIES AND LIABILITY

7.1 MFRMLS Warranties. MFRMLS warrants that: (i) it has sufficient right and authority to enter into this Agreement and to grant to Company the rights granted under this Agreement; and (ii) to the best of MFRMLS’s knowledge and without having conducted independent investigation or inquiry, the MFRMLS Content, as delivered to Company or Consultant by MFRMLS, will not infringe the U.S. Intellectual Property Rights of any other party.

7.2 Company Warranties. Company warrants that: (i) it has sufficient right and authority to enter into this Agreement and to carry out its obligations under this Agreement; (ii) the Company website(s) (exclusive of the MFRMLS Content) will not infringe the U.S. Intellectual Property Rights of any other party; and (iii) the Company website(s) and Consultant’s operation thereof will comply with all applicable laws, rules and regulations.

7.3 Warranty Disclaimers. EXCEPT AS EXPRESSLY PROVIDED IN THIS AGREEMENT, EACH PARTY HEREBY DISCLAIMS ANY AND ALL WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, WITH RESPECT TO THE COMPILATION DATA AND IDX DATA CONTENT AND THE LICENSEE SITES, AS APPLICABLE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. WITHOUT LIMITING THE FOREGOING, FIRM AND FIRM’S CONSULTANTS EXPRESSLY

ACKNOWLEDGE AND AGREE THAT MFRMLS MAKES NO WARRANTY REGARDING THE ACCURACY, TIMELINESS OR COMPLETENESS OF THE COMPILATION DATA AND IDX DATA.

7.4 Limitation of Liability. MFRMLS's liability to Company and Consultant for damages under this Agreement, whether in contract or tort, shall be limited to the aggregate amounts paid by Company and Consultant to MFRMLS, if any, under this Agreement. Company's and Consultant's only other remedy shall be termination of this Agreement. MFRMLS shall not be liable for any incidental or consequential damages under any circumstances, even if MFRMLS has been advised of the possibility of such damages. MFRMLS shall have no liability for inaccuracies in the Compilation Data or the IDX Data.

ARTICLE VIII INDEMNIFICATION

8.1 Infringement Claims. Company and Consultant agree to indemnify, hold harmless, protect and defend MFRMLS and MFRMLS's officers, directors, shareholders, employees and agents from and against any liability, claim, loss, cost, expense or damage (including reasonable attorney's fees and costs) made against MFRMLS for violation of intellectual property of third parties, which charge or suit is based on Company's or Consultant's use of, or access to, the Compilation Data or IDX Data, or any portion of either.

8.2 Indemnification by Company and Consultant for Other Claims. Company and Consultant agree to indemnify, hold harmless, protect and defend MFRMLS and MFRMLS's officers, directors, shareholders, employees and agents from and against any liability, claim, loss, cost expense or damage (including reasonable attorney's fees and costs) (the "Claims") claimed by a third party arising out of any act of Company or Consultant or their respective officers, directors, shareholders, employees, agents, contractors or representatives, in connection with the performance of Company's or Consultant's obligations under this Agreement (excluding Claims arising from the gross negligence or willful misconduct of MFRMLS).

8.3 Indemnification by MFRMLS. MFRMLS agrees to indemnify, hold harmless, protect and defend Company and Consultant and their respective officers, directors, shareholders, and employees from and against any Claims claimed by a third party arising out of any gross negligence or willful misconduct of MFRMLS, in connection with the performance of MFRMLS's obligations under this Agreement (excluding there from Claims arising from the negligence or willful misconduct of Company or Consultant).

ARTICLE IX BREACH

9.1 Company and Consultant Breach. If MFRMLS notifies Company or Consultant of a breach of the Rules or this Agreement and Company and Consultant do not cure such breach within (5) calendar days, MFRMLS may:

- a. immediately terminate this Agreement and any applicable data feed;
- b. impose against the Company any fine, suspension, expulsion or other remedy applicable to a breach of the Rules; and
- c. pursue any and all legal remedies against the Company, the Consultant or both.

ARTICLE X GENERAL PROVISIONS

10.1 Survival of Sections V and VIII. The parties agree that section V and VIII shall survive termination of this Agreement.

10.2 Further Assurances. Each party agrees to perform all further acts and execute, acknowledge, and deliver any documents that may be reasonably necessary, appropriate, or desirable to carry out the provisions of this Agreement.

10.3 Excuse of Non-Performance. MFRMLS shall not be liable to Company nor Company liable to MFRMLS for failure to perform its obligations if and to the extent that such failure results from causes beyond reasonable control that interrupt operations. These events, all of which causes hereinafter are called "*force majeure*," include strikes, lockouts, riots, fires, floods or other weather conditions, natural disasters, acts of God, acts of public enemy, terrorists, or terrorism, or compliance with any regulations, orders or requirements of any duly authorized governmental body or agency. If either party is unable to perform as a result of *force majeure*, it shall promptly notify the other in writing of the beginning and estimated ending of each such period.

10.4 No Joint Venture. Nothing contained in this Agreement will be construed as creating a joint venture, partnership, or employment relationship between the parties, nor will any party have the right, power, or authority to create any obligation or duty, express or implied on behalf of another party.

10.5 Attorneys' Fees. Should any action at law, in equity, or by way of arbitration be commenced enforce or interpret the term of this Agreement, the prevailing party will be entitled (in addition to such other relief as may be granted or such party is entitled to receive) to reasonable attorney's fees, costs, and necessary disbursements, including any attorney's fees and costs incurred at every level of appeal, and in enforcing any judgment. The obligation to reimburse amounts incurred in enforcing any judgment shall survive such judgment and will not be deemed merged into any judgment.

10.6 Waiver; Severability. Waiver of any breach or failure to enforce any term of this Agreement will not be deemed a waiver of any breach or right to enforce a breach which may thereafter occur. No waiver will be valid against any party to this Agreement unless made in writing and signed by the party against whom enforcement of such waiver is sought and then only to the extent expressly specified in this Agreement. In the event any one or more of the provisions of this Agreement will for any reason be held to be invalid, illegal, or unenforceable, the remaining provisions of this Agreement will be unimpaired and the parties will substitute a new and enforceable provision of like economic content and effect.

10.7 Assignment. This Agreement will not be assigned by Company or Consultant.

10.8 Notices. All notices, requests, consents, and other communications required or permitted under this Agreement will be in writing and will be hand delivered by messenger, courier service or express mail, telecommunicated, or mailed by registered or certified mail (postage prepaid) return receipt required, addressed to:

to MFRMLS: My Florida Regional Multiple Listing Service, Inc.
5032 Goddard Ave.
Orlando, FL 32804
Attn: President

to Company: the address contained on the
Company Information and Signature Page

to Consultant: the address contained on the
Consultant Information and Signature Page

or such other address any party may designate from time to time by notice complying with the terms of this section. Each such notice shall be deemed delivered: (i) on the date delivered if by personal delivery or express mail; and (iii) on the date upon which the return receipt is signed or delivery is refused or the

notice is designated by the postal authorities as not deliverable, as the case may be, if mailed. Provided, however, general notices to Company or Consultant from MFRMLS will be provided to Company or Consultant by MFRMLS via email to the email address contained on the Company Information and Signature Page and the Consultant Information and Signature Page.

10.9 Amendments and Modifications. This Agreement may be amended or modified only by a written instrument signed by all of the parties.

10.10 Choice of Law and Forum; Governing Law; Waiver of Jury Trial. The local laws of the State of Florida, without regard to Florida's choice of law rules, will exclusively govern the interpretation, application, enforcement, performance of, or any other matter related to, this Agreement. MFRMLS, Company, Consultant, and any other party claiming rights or obligations by, through, or under this Agreement, each waive any right they may have under any applicable law to a trial by jury with respect to any suit or legal action which may be commenced by or against the others concerning the interpretation, construction, validity, enforcement, or performance of, this Agreement or any other agreement or instrument executed in connection with this Agreement. The Circuit and County Courts of the Ninth Judicial Circuit, in and for Orange County, Florida (the "Orange Courts") will be the exclusive forum for any dispute, proceeding, suit, or legal action concerning the interpretation, construction, validity, enforcement, performance of, or related in any way to, this Agreement or any other agreement or instrument executed in connection with this Agreement. In the event any such suit or legal action is commenced by any party, the other parties agree, consent, and submit to the personal jurisdiction of the Orange Courts with respect to such suit or legal action. Each party waives any and all rights under applicable law or in equity to object to the jurisdiction or venue of the Orange Courts.

10.11 Section Headings, Construction. The headings of sections in this Agreement are provided for convenience only and will not affect its construction or interpretation. Unless specifically noted otherwise, all references to any recital, section, subsection, exhibit or other provision are references to recitals, sections, subsections, exhibits, or other provisions in this Agreement. Where the context so indicates, a word in the singular form will include the plural. The term "include" and similar terms (e.g., includes, including, included, comprises, comprising, such as, e.g., and for example), when used as part of a phrase including one or more specific items, are used by way of example and not of limitation.

10.12 Counterparts. This Agreement may be executed in one or more counterparts, each of which will be deemed to be an original copy of this Agreement and all of which, when taken together, will be deemed to constitute one and the same agreement.

10.13 Binding Effect. Each covenant and condition of this Agreement shall be binding on and inure solely to the benefit of the parties to this Agreement and their respective successors, assigns, heirs, and legal representatives, including any entity with which the party may merge or consolidate or to which all or substantially all of its assets may be transferred.

10.14 Entire Agreement. This Agreement embodies the entire agreement between the parties relating to the subject matter of this Agreement. Despite the foregoing, the parties to this Agreement agree to cooperate, in good faith, each with the other, in order to effectuate the purposes contemplated under this Agreement and to accomplish the intentions of this Agreement. Each of the respective parties will fully cooperate with the other party with respect to the use and enjoyment of the rights and privileges granted under this Agreement to effectuate the foregoing purposes.

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IN WITNESS WHEREOF, the parties have executed and delivered this Agreement as of the date above first written above.

My Florida Regional MLS, Inc.

By: _____

Name: _____

Its: _____

Company Information and Signature Page

In granting authorization to my entire office (all office Subscribers) or to individual agents, I understand that I, as authorized broker of the Company, remain fully and personally responsible for the terms and conditions contained in this Agreement and for the data and services that are provided to the Subscribers in my office and to the individual agents and that this authorization does not transfer any of my responsibilities or liabilities as a broker under the Rules.

Please select only one of the options below:

Entire Office (all office Subscribers) -This authorization grants blanket IDX access to all Subscribers within my office to receive services from stated Consultant (if one is provided) and that they aren't required to frame back to the Company's website (if a Subscriber uses the services of a third party that is not the Consultant, then such third party and the Company are required to execute a separate IDX Agreement):

Individuals Agent(s) -This is to certify that the following agent(s) is/are authorized to receive IDX services provided by stated Consultant (if one is provided) and that they aren't required to frame back to the Company's website (if an agent uses the services of a third party that is not the Consultant, then such third party and the Company are required to execute a separate IDX Agreement):

_____ MLS ID: _____
(Please Print Agent's First & Last Name)

_____ MLS ID: _____
(Please Print Agent's First & Last Name)

NOTE: Please check here and attach additional pages if required.

Company Name: _____ Company MLS ID: _____

Office Manager Name (if applicable): _____ Broker MLS ID: _____

E-mail address: _____

Company Street Address: _____

Company City, ST, ZIP: _____

Company Phone: _____ Fax: _____

Entered into on behalf of Company by

Broker Signature: _____

Print Name: _____

Title: _____ Date: _____

Consultant Information and Signature Page

URL of applicable web site: _____

All Web Sites Must be Reviewed by MFRMLS for Compliance Prior to Launch

Consultant (company or individual) Name: _____

E-mail address: _____

Consultant Street Address: _____

Consultant City, ST, ZIP: _____

Phone: _____ Fax: _____

Entered into on behalf of Consultant by:

Signature: _____

Print Name: _____

Title: _____ Date: _____

You must enter into this Access to IDX data feed contract with MFRMLS and every real estate broker to which you provide services. If you sign only one and that Company's access to the IDX Data is terminated, you will not be able to get the data for your other clients. New consultants will be contacted with log-in information upon receipt of a complete and signed agreement (see checklist below)

IDX Agreement Checklist:

Page 1 complete with brokerage and vendor/consultant names (no agent names on this page)

Page 11 complete with Broker signatures (no agent signatures will be accepted)

Page 12 complete URL for applicable web site

Page 12 complete with Vendor/Consultant signatures

All pages of agreement returned

MFRMLS Staff Contact Information:

Phone: 407.218.8607 (or: 800.686.7451) Option 4

E-mail: idx@mfrmls.com

Note: If this is an agent add-on to an existing agreement with a broker, please complete the IDX Add-On Form and Fax to 866-732-0383 or email to idx@mfrmls.com; Attention: IDX Administrator