



# CALIFORNIA ASSOCIATION OF REALTORS® APPLICATION FOR REALTOR® AND/OR MLS MEMBERSHIP KINGS COUNTY BOARD OF REALTORS®

# **TYPE OF APPLICATION**

1.	I am applying for the following categories of member	ship (check all applicable boxes):	
	If joining the KC Board of REALTORS®:	If joining the KCBOR MLS ON	ILY:
	Designated REALTOR® (Principal, Partner, Corporate Officer or Branch Office Manager)	MLS Broker Participant (Responsible Broker of Record)	
	REALTOR®	MLS Appraiser Participant	
	Secondary REALTOR®  (Principal, Partner, Corporate Officer, Branch Office  Manager or REALTOR® joining an additional REALTOR  Assoc.)	MLS Subscriber (REALTOR® or Salesperson)	
	GENERAL INI	<u>FORMATION</u>	
2.	Name (as it appears on your license):		
3.	Nickname:		
4.	Firm Name:		s and under which the
5.	Firm Address:(Street)	(City) (State)	(Zip Code)
6.	Firm Telephone Number:	Firm Telephone Number-Direct:	
	Cell Number:	Firm Fax Number:	
7.	Which do you want as the primary phone? Firm	Firm-Direct	Cell
8.	List all other DBAs:		
9.	Home Address:		
	(Street)	(City) (State)	(Zip Code)
10.	Home Telephone Number:	Home Fax Number:	
11.	Which do you want as the primary mailing address?	Firm Home	
12.	E-Mail Address:		
	Birth Date (M/D/Y): Web:	site address:	
	Social Media Handles:		

\*\*\* PLEASE NOTE: All **COMPLETED** applications will be processed as quickly as possible. However, they may take up to 2 full business days to process. (Excluding weekends and Holidays) \*\*\*

13.	Please list your applicable license(s) corresponding with this application:	
	Broker's License, DRE License #:	Expiration Date:
	Salesperson's License, DRE License #:	Expiration Date:
	Corporate License, DRE License #:	
	BREA Appraiser's License, Certified General, License #:	Expiration Date:
	BREA Appraiser's License, Certified Residential, License #:	Expiration Date:
	BREA Appraiser's License, License #:	Expiration Date:
l4.	Please list Professional Designations: (ex: GRI, CRS, etc.)	
15.	Primary Specialty: Residential Brokerage Pr	roperty Management
	Commercial/Industrial Brokerage A	ppraising
	Farm and Land Brokerage	ortgage Financing
	Building and Development	ther(s) (please specify):
16.	List all Boards/Associations of REALTORS® and MLS to which you CURRE	
17.	My NRDS # is:  My NRDS Office # is:  Persons other than principals, partners, corporate officers or branch office remain employed by or affiliated with a Designated REALTOR® to be eligit principals, partners, corporate officers or branch office managers of real es real estate license must remain employed by or affiliated with an MLS Brok MLS in order to join as an MLS Subscriber. If applicable, please complete by	managers of real estate or appraisal firms must ble for REALTOR® membership. Persons other than state or appraisal firms who hold a valid California ker Participant or MLS Appraiser Participant of the
	(Note: at the end of the application, those named below will be n	ecessary signers of this application)
	Name of Designated REALTOR®:  (Broker of Record signs if applicant is joint	ng the Kings County REALTOR® Association.)
	Designated REALTOR® DRE or BREA License #:	
	Name of MLS Broker or Appraiser Participant:  (Broker of Record/Appraiser Participant signs	s if applicant is joining the Kings County MLS.)
	MLS Broker or Appraiser Participant DRE or BREA License #:	
18.	MLS BROKER PARTICIPANT APPLICANTS ONLY. To be Participants must cooperate with other brokers.	e eligible for MLS membership, MLS Broker
	I certify that I actively endeavor during the operation of my real estate but MLS, share information on listed property, and make property available to and tenants when it is in the best interests of my client(s).	
	MLS, share information on listed property, and make property available to	other brokers for showing to prospective purchasers

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	licensee or delet	es employ ions from	TOR® and MLS Bro red by or affiliated w In the list. On a separ and their DRE or BRE	rith them and marate sheet or for	ust also regula	arly update the Bo	oard/Association	n on any changes, a	additions,
	(a)	I am a	(check the applicable	e boxes):	Sole Pro	prietor	General	Partner	
					Corporat	e Officer	Branch	Office Manager	
	(b)	If you c	hecked any box in 1 Are you or your fire				igs?		
		b.	Yes Have you or your f		ged bankrupt v	within the last thre	ee (3) vears?		
		-	Yes	No			ee (e)		
		If you a	nswered yes to (a) es.	or (b), you may	be required to	make cash payn	nents in advand	ce for membership	dues and
20.	estate f	irm who ed shall b	D REALTOR® As actively engaged in the required to become the recommendation with those states.	n the real estate e a REALTOR®	e business witl	nin California or w	ithin the state	in which the real es	state firm
			h sole proprietor, pa ess within California						
				Yes, I certif	y.	No, I cannot ce	rtify.		
21.	I certify below:	that I ha	eve <b>NO</b> record of off	icial sanctions r	endered by the	e courts or other	lawful authoriti	es for violations set	forth
		(i)	I have no record o	f official sanctio	ns for violation	ns of civil rights la	ws within the I	ast three (3) years	·
				True. I certify.		False. I car	not certify.		
		(ii)	I have no record o	f official sanctio	ns for violation	ns of real estate li	cense laws wit	hin the last three (3	3) years:
				True. I certify.		False. I car	not certify.		
		(iii)	death or imprisonr	nent more than ured from the d	one (1) year ulate of the con	under the law und viction or the rele	ler which the a	e crime was punisha pplicant was convic licant from the conf	ted (ten
				True. I certify.		False. I car	not certify.		
			certify any of the ab e(s), type of violatio				evant details a	bout the violation(s	),
22.	Have yo	ou ever b	een disciplined by ar	ny Boards/Assoc	ciations or MLS	s?			
				Yes. If yes, atta	ach copies of t	he discipline.	No		
23.	Have yo	ou ever b	een disciplined by th	e DRE?					
			Yes. If yes, provide	e all relevant de	tails and dates	(or attach copies	s of discipline).	No	

**DESIGNATED REALTOR®/MLS BROKER AND APPRAISER PARTICIPANT APPLICANTS ONLY.** 

19.

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## **GENERAL TERMS AND CONDITIONS OF MEMBERSHIP**

- 1. **Bylaws, Policies, Rules and Regulations.** When applying for Designated REALTOR® and REALTOR® membership, upon acceptance and payment of all dues and assessments, I will automatically become a member of the California Association of REALTORS® and the National Association of REALTORS®, as well as my local Board/Association. I agree to abide by the bylaws, policies and rules of the Board/Association, the bylaws, policies, and rules of the California Association of Realtors®, including the *California Code of Ethics and Arbitration Manual* and the constitution, bylaws, policies, and rules of the National Association of REALTORS®, including the NAR Code of Ethics, all as may from time to time be amended.
- 2. **Use of the term REALTOR®.** I understand that the term REALTOR® is a federally registered trademark of the National Association of REALTORS®("N.A.R.") and use of this term is subject to N.A.R. rules and regulations. I agree that I cannot use the term REALTOR® until this application is approved, all my membership requirements are completed, and I am notified of membership approval. I further agree that should I cease to be a REALTOR®, I will discontinue use of the term REALTOR® in all certificates, signs, seals or any other medium.
- 3. **Orientation**. I understand that if the Board/Association or the MLS requires orientation, I must complete such orientation prior to becoming a member of the Board/Association or MLS, or by the deadline set by the Board/Association or the MLS if provisional membership is allowed. I understand that unless or until I complete required orientation, my application for membership will not be granted, including that in the event a Board/Association or MLS granted any introductory provisional membership pending timely completion of orientation, that said provisional membership will be dropped upon expiration of the deadline set.
- 4. **License validity.** I understand that if my license is terminated, lapses or inactivated at any time, my REALTOR® membership and/or MLS participation/subscription is subject to immediate termination.
- 5. No Refund. I understand that my Board/Association membership dues and MLS fees are non-refundable. In the event I fail to maintain eligibility for membership or for MLS Services for any reason, I understand I will not be entitled to a refund of my dues or fees.

<b>Applicant's initials</b>	All dues, assessments and fees are non - refundable

- 6. **Authorization to Release and Use Information; Waiver**. I authorize the Board/Association or its representatives to verify any information provided by me in this application by any method including contacting the California Department of Real Estate, my current or past responsible broker or designated REALTOR®, or any Board/Association or MLS where I held, or continue to hold, any type of membership. I further authorize any Board/Association or MLS where I held or continue to hold, any type of membership to release all my membership or disciplinary records to this Board/Association, including information regarding (i) all final findings of Code of Ethics violations or other membership duties within the past three (3) years; (ii) pending ethics complaints (or hearings); (iii) unsatisfied discipline pending; (iv) pending arbitration requests (or hearings); and (v) unpaid arbitration awards or unpaid financial obligations. I understand that any information gathered under this authorization may be used in evaluating my application for membership and future disciplinary sanctions. I waive any legal claim or cause of action against the Board/Association, its agents, employees, or members including, but not limited to, slander, libel, or defamation of character, that may arise from any action taken to verify, evaluate or process this application or other use of the information authorized and released hereunder.
- 7. By signing below, I expressly authorize the Board/Association/MLS, including the local, state and national, or their subsidiaries or representatives to fax, e-mail, telephone, text or send by U.S. mail to me, at the fax numbers, e-mail, telephone and text numbers and addresses above, for any and all Board/Association/MLS (including the local, state and national, or their subsidiaries or representatives) communications, including but not limited to those for political purposes and/or material advertising the availability of or quality of any property, goods or services offered, endorsed or promoted by the Board/Association/MLS (including the local, state and national, or their subsidiaries or representatives).
- 8. **Additional Terms and Conditions for MLS Applicants Only.** I understand and agree that by becoming and remaining a Broker Participant or subscriber to the MLS, I agree to abide by the MLS Rules and Regulations, as from time to time amended, including but not limited to the following:
  - A. I agree not to use the MLS data for any purpose other than to market property or support market valuations or appraisals as specifically set forth in the Rules and Regulations.
  - B. I agree not to reproduce any portion of the listings except as provided in the MLS rules.
  - C. I agree not to download MLS data except as provided in the MLS rules.
  - D. I agree not to allow anyone other than authorized participants, their subscribers and the clerical users as defined in the MLS rules to access any computer or device receiving MLS information. I agree not to transmit to or share the information with any participants, subscribers and clerical users, or any other non-subscribing licensee or third party, not authorized to access the system by the rules. I agree not to use the MLS to create another product except as may be used by the participant who downloaded the data in compliance with the MLS rules.
  - E. I agree I will not give or sell my password to any person or make it available to any person. I further understand that the California Penal Code and the United States Code prohibits unauthorized access to computer databases. I agree not to allow such unauthorized access by use of any of my equipment, devices, usernames, or pass codes.

<b>Applicant's initials</b>		
Applicant 5 initials		

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- F. I understand that clerical users may be authorized to have limited access to the MLS for clerical support only. I understand that clerical users are not allowed to use the information in any way other than to provide such information to me. Persons performing any activities that require a real estate license are not eligible for this clerical user classification. I further understand that any violation by a clerical user employed by me, under contract with me or used by me is my responsibility and can result in my discipline and ultimate termination of my access to MLS services.
- G. I will not lend or make available my lockbox key, code or device to any person, even if an authorized MLS user. I further understand that the Board/MLS can incur costs in securing the system if I fail to take adequate measures to protect my key, code or device and lockbox and that I may be held responsible for these costs. Failure to adhere to key and lockbox requirements could undermine the security of homeowners.
- H. I understand and agree that the above statements are in addition to the MLS rules, to which I have also agreed. Violation of any MLS rule may result in discipline, fine and ultimate termination of the service. In addition to that, my actions may cause damage to Board/Association which owns the MLS, and the Board may pursue its legal remedies against me to recover such damages.
- REALTOR® and MLS applicants only; Arbitration Agreement. A condition of membership in the Board/Association as a REALTOR® or REALTOR-ASSOCIATE® and participant in the MLS is that you agree to binding arbitration of disputes. As a REALTOR® (including Designated REALTOR®) or REALTOR-ASSOCIATE® member, you agree for yourself and the corporation or firm for which you act as a partner, officer, principal or branch office manager to binding arbitration of disputes with (i) other REALTOR® or REALTOR-ASSOCIATE® members of this Board/Association; (ii) with any member of the California or National Association of REALTORS®; and (iii) any client provided the client agrees to binding arbitration at the Board/Association. As an MLS Broker or Appraiser Participant or MLS Subscriber, you agree for yourself and the corporation or firm for which you act as a partner, officer, principal or branch office manager to binding arbitration of disputes with (i) other MLS participants and subscribers; or (ii) any other MLS Broker or Appraiser Participant or MLS Subscriber of another Board/Association MLS which shares a common database with this Board/Association MLS through a Regional or Reciprocal Agreement. Any arbitration under this agreement shall be conducted using the Board/Association facilities and in accordance with the Board/Association rules and procedures for arbitration, pursuant to the *California Code of Ethics and Arbitration Manual*.
- 10. REALTOR® Membership dues and assessments and MLS fees are set forth separately in **EXHIBIT A**: **MEMBERSHIP DUES AND ASSESSMENTS**; **MLS FEES**

# **SIGNATURE**

I certify that I have read and agree to the terms and conditions of this application and that all information given in this application is true and correct.

Signature of Membership Applicant Joining	Date of Signature	(Applicant's signature.)	
Signature of Membership Applicant Johning	Date of Signature		
Signature of Designated REALTOR® – Broker of Rec (To be signed by Broker of Record if applicant is jo		(Broker of Record signature.) h our association)	
		(Broker of Record/Appraiser signature.)	
Signature of MLS Participant – Broker of Record (To be signed by Broker of Record or Appraiser Par	Date of Signature ticipant if applicant is joi	ning the MLS)	



# **EXHIBIT A: MEMBERSHIP DUES AND ASSESSMENTS; MLS FEES**

#### 1. MEMBERSHIP DUES AND ASSESSMENTS

(Select amount from below proration schedule)	
C.A.R. Allocation and REALTOR® Action Assessment*	\$
Local Board/Association Application/Initiation Fees	\$
Local Association Allocation	\$

# 2025 C.A.R. Allocation and REALTOR® Action Assessment Proration Schedule

Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sept	Oct	Nov	Dec
\$237.00	\$217.25	\$197.50	\$177.75	\$158.00	\$138.25	\$118.50	\$98.75	\$79.00	\$59.25	\$39.50	\$19.75

C.A.R. New Member Fee\*\* \$\frac{200.00}{\text{S}}\$

(Select amount from below proration schedule)

#### 2025 N.A.R. Allocation Proration Schedule

Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sept	Oct	Nov	Dec
\$156.00	\$143.00	\$130.00	\$117.00	\$104.00	\$91.00	\$78.00	\$65.00	\$52.00	\$39.00	\$26.00	\$13.00

#### MEMBERSHIP DUES AND ASSESSMENTS TOTAL

Political contributions are not deductible as charitable contributions for federal and state income tax purposes. Dues payments & assessments (Local Association, C.A.R., and NAR) and contributions to "REALTOR® Action Fund" are not tax deductible as charitable contributions. Contributions to the C.A.R. Housing Affordability Fund are charitable and tax deductible to the extent allowable under both Federal and State law. However, the dues portion of your bill, excluding the portion of dues used for lobbying activities, REALTOR® Action Assessment and REALTOR® Action Fund, may be deductible as ordinary and necessary business expenses. Please consult your tax professional.

- \* The REALTOR® Action Assessment is a mandatory, pro-rated \$69 state political assessment which may be satisfied in one of two ways: either (1) a voluntary contribution to CREPAC, CREIEC, and/or IMPAC and/or other related political purposes or (2) a designation of the funds for political purposes in the C.A.R. general fund. You may include the entire amount on one check and if you do so, the assessment will go into CREPAC, CREIEC, and/or IMPAC or other related political purposes. If you choose not to contribute to a C.A.R. Political Action Committee (PAC), you must do so in writing and the entire assessment will be placed in the C.A.R. general fund and used for other political purposes. PAC contributions from the REALTOR® Action Assessment will be allocated among CREPAC, CREIEC, IMPAC and possible ALF. The allocation formula is subject to change. Payment of the assessment is a requirement of maintaining membership.
- \*\* \$70 of the \$200 C.A.R. New Member Fee will automatically be deposited into the C.A.R. Issues Mobilization Political Action Committee ("IMPAC"). The \$70 assessment is mandatory. If you choose not to contribute to IMPAC, you must do so in writing and the entire \$70 assessment will be placed in the C.A.R. general fund and used for other political purposes.
- \*\*\* Make a difference by helping promote REALTOR® interests through the political process and designate an additional \$49 or more to the REALTOR® Action Fund. \$49 is the suggested additional voluntary contribution but you may give more, or less, or nothing at all. See additional information on the political contribution structure and allocation in the Legal Notices and Disclosures set forth below. No member will be favored or disfavored by reason of the amount of his/her contribution or his/her decision not to contribute.

Contributions to the REALTOR® Action Fund will be allocated among C.A.R.'s political action committees (CREPAC, CREIEC, and CREPAC/Federal) according to a formula approved by C.A.R. depending on whether it is a personal or corporate contribution. The allocation formula is subject to change including re-designating a portion to IMPAC and ALF. Failure to contribute to RAF will not affect an individual's membership status in C.A.R.

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Applicant's initials		All dues, assessments and fees are non – refundable.
Applicant's initials		I consent to the C.A.R. Privacy Policy found at
www.car.org/privac	V.	

# **LEGAL NOTICES AND DISCLOSURES**

## **REALTOR® ACTION ASSESSMENT & FUND: Explanation and Legal Notice**

California Association of REALTORS® (C.A.R.) Political Action Committees: C.A.R. sponsors four Political Action Committees (PACs). CREPAC is used to support state and local candidates to further the goals of the real estate industry. CREIEC is an independent expenditure committee that independently advocates for or against candidates in accordance with the interests of the real estate industry. CREPAC/Federal supports candidates for the U.S. Senate and House of Representatives. IMPAC supports local and state ballot measures and other advocacy oriented issues that impact real property in California. IMPAC is funded by your dues dollars. C.A.R. also supports the Advocacy Local Fund (ALF), a non-PAC fund for expenditures on general advocacy activities.

REALTOR® Action Assessment (RAA): This mandatory \$69 state political assessment (pro-rated based on when you join) may be satisfied in one of two ways: either (1) a voluntary contribution to CREPAC, CREIEC and/or IMPAC and/or other related political purposes or (2) a designation of the funds for political purposes in the C.A.R. general fund. You may include the entire amount on one check and if you do so, \$69 or your pro-rated amount (based on when you join) will go into CREPAC, CREIEC and/or IMPAC or other related political purposes. If you have an assessment that is over \$138 due to your DR nonmember count, then any amount over \$138 contributed to the state PACs (i.e. CREPAC, CREIEC and IMPAC) will go into CREIEC. If you choose not to contribute to a PAC, you must do so in writing and the entire assessment of \$69 (or your pro-rated amount based on when you join) will be placed in the C.A.R. general fund and used for other political purposes. PAC contributions from the REALTOR® Action Assessment will be allocated among CREPAC, CREIEC, IMPAC and possibly ALF. The allocation formula is subject to change. Payment of the assessment is a requirement of maintaining membership.

REALTOR® Action Fund (RAF): REALTORS®, and REALTOR-ASSOCIATES® may also participate in RAF by including an additional voluntary contribution on the same check as your dues and assessment payment. Forty-nine dollars (\$49) is the suggested additional voluntary contribution but you may give more, or less, or nothing at all. No member will be favored or disfavored by reason of the amount of his/her contribution or his/ her decision not to contribute. Contributions to the REALTOR® Action Fund will be allocated among C.A.R.'s political action committees (CREPAC, CREIEC, and CREPAC/Federal) according to a formula approved by C.A.R. depending on whether it is a personal or corporate contribution. The allocation formula is subject to change including re-designating a portion to IMPAC and ALF. Failure to contribute to RAF will not affect an individual's membership status in C.A.R.

CORPORATE CONTRIBUTIONS to C.A.R.'s PACs are permissible and may be used for contributions to state or local candidates or for independent expenditures to support or oppose federal, state, or local candidates. However, current C.A.R. practice is to deposit all corporate contributions into CREPAC, CREIEC, IMPAC and possible ALF in an allocation to be determined by C.A.R. A corporate contribution includes any contribution drawn from a corporate account.

PERSONAL CONTRIBUTIONS to C.A.R.'s PACs may be used for both state and federal elections and therefore may be deposited into CREPAC/ Federal in addition to all other C.A.R. political action committees. Up to \$200 of a REALTOR® Action Fund contribution will be divided between CREPAC/Federal and CREPAC, CREIEC, IMPAC and possibly ALF in an allocation to be determined by C.A.R. Any amount above \$200, up to applicable legal limits, will be allocated to CREPAC/Federal.

If you are a California major donor and need specific information regarding your contributions, please contact the C.A.R. Controller's office at (213) 739-8252. Contributions in excess of the contribution limits will be reallocated to another PAC connected with C.A.R. Under the Federal Election Campaign Act, an individual may contribute up to \$5,000 in a calendar year to CREPAC/Federal.

Political contributions are not deductible as charitable contributions for federal and state income tax purposes. Federal and State law prohibit any individual from making political contributions (either RAA or RAF) in the name of or on behalf of any other person or entity.

#### NOTICE REGARDING DEDUCTIBILITY OF DUES, ASSESSMENTS AND CONTRIBUTIONS

#### 2025 ESTIMATED PORTION OF YOUR DUES USED FOR LOBBYING THAT ARE NON-DEDUCTIBLE:

N.A.R. 27.36% of your total N.A.R. Allocation and Special Assessment (amount as pro-rated depending on the month you join)

C.A.R. 34.01% of your total C.A.R. Allocation and RAA (amount as pro-rated depending on the month you join) plus 70% of

your C.A.R. New Member Fee (not prorated)

Local: KCBOR 0% of your Local Allocation (amount as pro-rated depending on the month you join)

Dues payments and assessments for your local association, C.A.R. and NAR, and contributions to RAF are not tax deductible as charitable contributions. However, the dues portion of your bill, excluding the portion of dues used for lobbying activities, REALTOR® Action Assessment and REALTOR® Action Fund, may be deductible as ordinary and necessary business expenses. Contributions to C.A.R. Housing Affordability Fund are charitable and tax-deductible to the extent allowed under both federal and state law. Please consult your tax professional.

<b>Applicant's initials</b>	All dues, assessments and fees are non - refundable

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# **C.A.R. HOUSING AFFORDABILITY FUND:**

REALTORS® and REALTOR-ASSOCIATES® may make a voluntary, tax-deductible, charitable contribution to the C.A.R. Housing Affordability Fund (HAF) on the same check as the dues payment. HAF is a charitable nonprofit organization whose purpose is to address the statewide housing crisis. It receives contributions from REALTORS® and other individuals as well as businesses and other organizations and distributes funds through local associations of REALTORS® toward programs that increase homeownership and the supply of housing across the state.

HAF is exempt under Section 501(c)(3) of the IRS Code. Contributions to HAF from both individuals and businesses are charitable and tax-deductible to the extent allowed under both federal and state law.

Individual contributions are designated by 'Keys to California' Pins: Ambassador (\$25), Bronze (\$100), Silver (\$500) with an option to renew annually for \$250, Gold (\$1,000) with an option to renew annually for \$350, and Founder's Circle (\$1,500) with an option to renew annually for \$500. For information about HAF, including major non-cash gifts or corporate sponsorships, visit **www.carhaf.org** or contact the HAF at 213-739-8200 or by mail at 915 L Street, Suite 1460 Sacramento, CA 95814.

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Z.	IVI	LJ	ГС	E3

MLS FEES TOTAL	\$
MLS Appraiser Participant MLS Dues Semi-Annual Fee:	\$
MLS Appraiser Participant Office Application Fee:	\$
MLS Fees: SentriLock Lockbox Fee:	\$
MLS Fees: SentriAccess Annual Fee:	\$
MLS Agent/Subscriber MLS Dues Semi-Annual Fee:	\$
MLS Broker Participant MLS Dues Semi-Annual Fee:	\$
MLS Broker Participant Office Application Fee:	\$

# 2025 MLS Semi-Annual Dues Schedule

(Select amount from below proration schedule)

Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sept	Oct	Nov	Dec
\$250.00	\$208.33	\$166.66	\$125.00	\$83.33	\$41.66*	\$125.00	\$83.33	\$41.66*	\$250.00	\$208.33	\$166.66

<sup>\*\*</sup> Members joining the MLS in <u>June or December</u> will be required to pay the amount of that month's dues of \$41.66 plus the next Semi-Annual dues amount of \$250.00. **Total Due in June: \$173.33 Total Due in September: \$291.66** 

**2025 MLS Annual SentriAccess Fees Schedule** (Select amount from below proration schedule)

Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sept	Oct	Nov	Dec
\$80.00	\$66.67	\$53.33	\$40.00	\$26.67	\$13.33*	\$160.00	\$146.67	\$133.33	\$120.00	\$106.67	\$93.33

<sup>\*\*</sup> Members receiving SentriAccess in <u>June</u> will be required to pay the amount of that month's pro-rated fees of \$13.33 plus the Annual fees amount of \$160.00. **Total Due: \$173.33** 

3. TOTAL AMOUNT PAID		\$	
Please indicate here if payment is by personal check.	Yes	☐ No	
Please indicate here if payment is by credit card.	Yes	☐ No	

<sup>\*\*\*</sup> PLEASE NOTE: All **COMPLETED** applications will be processed as quickly as possible. However, they may take up to 2 full business days to process. (Excluding weekends and Holidays) \*\*\*



I give m	y permissi	on and take full responsibility for	
to have t	he followina	MLS access level:	(Please Print <b>Agent's Name</b> )
to have t	ine rollowing	Ties decess level.	
	E SELECT O evel 3 evel 3P evel 4 evel 5	Provides access to input and ma	view listings & add the listings photos
В	roker/Owner (F	Please Print)	Date
В	r <b>oker/Owner</b> Si	gnature	
O1	fice Name and A	ddress	
I have review/dow tab <b>RES</b> 0 at 559-58 If I have assistance	ceived a pdf vnload/read OURCES/Do 32-2591 or b any question e. S Agent/Bro	copy of the current KCBOR MLS Rule the MLS Rules, Regulations, and Police ocuments & Forms. I may also require email at mls@kcbor.com, admin@kens regarding the MLS Rules, Regulation ker/Appraiser I understand that it is a	es, Regulations and Policies. I am also able to cies found on the <a href="www.kcbor.com">www.kcbor.com</a> website under the uest a copy by contacting the Board office by phone cobor.com or <a href="mailto:eo@kcbor.com">eo@kcbor.com</a> .  Ons, and Policies I can contact the KCBOR office for my responsibility to follow the MLS Rules, at following the MLS Rules, Regulations, and
Policies MLS.	I am subje	ect to fines, suspension and even	termination of my membership with KCBOR
office, I	understand it		/associates licensed under me or contracted in my jents/Associates also follow the MLS Rules,
Date: _			
Applica	<b>1ts</b> Signatur	e:	
Office Na	ıme:	(Please Print)	
Office Ph	one Number	(Mease Print)	



# SENTRIACCESS/SENTRILOCK LOCKBOX SALE AND USE AGREEMENT

This Agreement is between the Kings County Board of REALTORS®/Multiple Listing Service ("Association") and MLS Participant or Subscriber ("Cardholder").

WHEREAS the Association has contracted with SentriLock to obtain the SentriLock system ("System"). WHEREAS the Association is making the System available to its MLS Participants and Subscribers. WHEREAS LockBox Access was issued from the Association via a SentriKey Application for a Smartphone. WHEREAS the Association wishes to make its MLS Participants and Subscribers ultimately responsible for the purchase and safekeeping of the LockBoxes and SentriKey Application access. WHEREAS the SentriKey user wishes to use the System.

NOW THEREFORE, the Association hereby licenses the SentriKey to use the System on the following terms and conditions:

- **1. SENTRIKEY SMARTPHONE APPLICATION:** The Association does hereby convey through the SentriLock System SentriKey # \_\_\_\_\_\_ to be held and used by authorized SentriKey user pursuant to this Agreement.
- **2. SECURITY OF THE SENTRIKEY ACCESS APP:** The SentriKey App user acknowledges that it is necessary to maintain security of the SentriKey Access they have been granted and they agree:
  - A. To keep the SentriKey Application in their possession or in a safe place at all times;
  - B. To not allow his/her PIN or access information to be attached to the Smartphone;
  - C. To not provide their assigned SentriKey or the contents of the LockBox to any other non-authorized person.
  - D. To notify the Association within 24 hours in writing of the loss or theft of the SentriKey Access information granted to them and the circumstances surrounding such loss or theft;
  - E. To follow all additional security procedures as specified by the Association;
  - F. To notify the Association within 24 hours of any changes in company/office affiliation or termination.
- **3. STATUS:** The SentriAccess user must be in good standing and maintain MLS Access with the MLS Association to use the System. The SentriKey Access will not work if MLS access is dropped.
- **4. AUTHORIZATION:** The SentriKey Access user will secure written authorization from the owner of any property listed for sale/lease for the installation and use of a LockBox on such property. Extreme care should be taken by the SentriKey user to ensure the LockBox is securely locked as well as all doors and windows of the listed property. SentriKey Access user shall disclose to the owner that the LockBox is not designed or intended as a security device.
- **5. DEFAULT:** If the SentriAccess user fails to observe, keep or perform any obligation or provision of the agreement, the Association, in addition to any specific right set out herein, shall have the further right to exercise any and all of the following:
  - A. To deactivate the SentriKev.
  - B. To terminate this Agreement.
  - C. To take legal action against the SentriAccess user to recover all damages incurred by the Association resulting from such default and/or improper use of the SentriKey; and
  - D. To pursue any other remedy at law or in equity.
- **6. INDEMNITY:** Sentrikey user covenants and agrees to indemnify and hold the Association harmless from any and all liability, obligations or demands against the Association arising out of the loss or use by the Sentrikey user, LockBox or System, including, but not limited to, any and all liabilities, including attorneys fees, incurred by the Association as a result of damage or injury to premises arising out of the use by the SentriAccess user or by any other person of the SentriKey Application user, LockBox or System.

- **7. RULES AND REGULATIONS:** The MLS Rules and Regulations of the Association regarding a violation of this the Agreement shall constitute a violation of the KCBOR MLS Rules and Regulations.
- **8. WARRANTY:** The Association offers no warranty regarding the use or operation of a SentriKey Access or SentriLock LockBox.
- **9. FINES:** An initial violation of this Agreement shall result in:
  - A. A \$1,000.00 fine and a 30-day suspension of SentriKey Access privileges from the date their access is deactivated.
  - B. A second violation of this Agreement shall result in a \$2,500.00 fine and a 60-day suspension of SentriKey Access privileges from the date their access is deactivated.
  - C. A third violation of this Agreement shall result in a \$5,000.00 fine and a permanent revocation of SentriKey Access privileges from the date their access is deactivated.
- **10. RENEWAL:** The Agreement shall automatically be renewed on a yearly basis unless terminated by either party.
- **11. NO REFUND:** I understand that all SentriLock LockBox purchases will be final. Purchased LockBoxes **must be picked up** from the KCBOR Board Office **within 30 days** of purchase. Failure to pick-up within 30 days, will result in the LockBox being returned to KCBOR inventory.

#### SENTRIKEY ACCESS SMARTPHONE APP AGREEMENT

Dated:

I have read the Rules/Regulations for the SentriKey Access Smartphone App – SentriKey Access Agreement and I understand and agree to comply with its terms and conditions. Dated: \_\_\_\_ Member License#\_\_\_\_\_ Member Name: (Please Print) Member's Signature: \_\_\_\_\_ Broker's Name: (Please Print) **Broker's Signature:** This section to be completed by KCBOR Office Staff: SentriKey Serial Number as it Appears on the Issued Card: Purchase Amount: \_\_\_\_\_ REALTOR® Member: Check: Free: Credit Card: Payment Type: Authorized Representative of the Board's Association:

(KCBOR Staff Signature)