

THIS CONTENT LICENSE AGREEMENT (“Agreement”), together with the Exhibits indicated in Section 4 below (as may be updated from time to time) and located at data.recolorado.com/forms/, is entered into on by and between the undersigned PARTICIPANT, having a principal place of business as set forth below (“PARTICIPANT”), and METROLIST, INC., DBA REcolorado a Colorado corporation having a principal place of business at 6455 S. Yosemite St., Suite 500, Greenwood Village, CO 80111 (“RECOLORADO”). This Agreement is a supplement to and is subject to and governed by the Participation Agreement between PARTICIPANT and RECOLORADO. This Agreement will be effective as of the date the last signing party executes this Agreement (the “Effective Date”).

PARTICIPANT (please print): _____

Address: _____ (“PARTICIPANT”).

1. **LICENSE.** Participant is licensed to use the designated Multiple Listing Service database content (MLS CONTENT) solely for the following purposes:
 - a) For PARTICIPANT’S internal use in conducting its real estate brokerage business activities; and/or
 - b) For use and public display in connection with an Internet website or limited electronic display owned and operated by PARTICIPANT (Internet Data Exchange or IDX); and/or
 - c) For use and display in connection with PARTICIPANT’S Virtual Office Website (VOW).

2. If PARTICIPANT’S use of the MLS CONTENT includes use and display in connection with IDX, the terms and conditions contained in the IDX Requirements and Disclaimer located at data.recolorado.com/forms/ will be legally binding on PARTICIPANT upon execution of the Agreement and hereby incorporated into the Agreement.

3. If PARTICIPANT’S use of the MLS CONTENT includes use and display in connection with a VOW, the terms and conditions contained in the VOW Disclaimer located at data.recolorado.com/forms/ will be legally binding on PARTICIPANT upon execution of the Agreement and hereby incorporated into the Agreement.

4. **SIGNATURES.** The parties, by the signatures of the officers below, warrant that they have authority to enter into this Agreement. Consent to this Agreement is evidenced by the signatures of the parties, which may be executed in counterparts, each of which shall be deemed an original, and all counterparts and originals shall constitute one Agreement. Facsimile and email signatures shall be effective as originals.

5. **EXHIBITS.** All Exhibits indicated below and attached hereto and incorporated hereunder by reference shall be a part of this Agreement and binding on PARTICIPANT.

EXHIBIT A – Content License Terms & Conditions

EXHIBIT B – Participant Fee Schedule

I CERTIFY that the following information furnished by me is true and correct and that I agree to the terms and conditions of this Agreement.

PARTICIPANT (please print): _____

OFFICE NAME (please print): _____

Title: _____

Address: _____

Telephone: _____ FAX: _____

Email: _____

Participant Website URL: _____

PARTICIPANT/Technical contact Information

PARTICIPANT/Technical contact name (please print): _____

PARTICIPANT/Technical contact phone number: _____

PARTICIPANT/Technical contact email: _____

PARTICIPANT

METROLIST, INC., DBA RECOLORADO

By: _____

By: _____

Printed Name

Printed Name

Its: _____

Its: _____