Multiple Listing Service WAIVER/Certification of NON-USE for Primary Membership WRIST Inc.

The broker Participant of this Service shall be exempt from payment of Multiple Listing fees for any licensee employed by or affiliated as an independent contractor with the Participant who does not have access to or utilization of the Service and subscribes to another Ohio MLS. The exemption for any licensee shall automatically be revoked upon the licensee's utilization of the Service in any manner.

| Such exemption shall be effective beginn | ning |
|--|------|
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CERTIFICATION OF LICENSEE AFFILIATED WITH BROKER PARTICIPANT:

| I,, associated with | |
|---|---|
| PRINT (Name of Licensee) | PRINT (Name of Broker) |
| working in | (PRINT-Name of Office) does not utilize the Multiple |
| Listing Service in any way at any time, and u | Inderstand that if I should utilize the Multiple Listing Service at any |
| time, the Participant with whom I am affiliated | d is obligated to pay an additional licensee fee. I understand that if |
| • | ent, my broker will be billed MLS fees for the full amount of the |
| term in which I am found in violation, and is a | also subject to additional penalties as described below. |
| | |
| I am a subscriber of the | Multiple Listing Service that is owned |

| or operated by the Asso | ciation of REALTORS®. |
|-------------------------|-----------------------|
|-------------------------|-----------------------|

Date

Signature of Licensee affiliated with Broker Participant

CERTIFICATION BY BROKER PARTICIPANT AS TO LICENSEES CERTIFICATION ABOVE:

AGREE THAT IF ______(**PRINT Licensee Name**) utilizes the Multiple Listing Service in any way as described above at a future date or fail to maintain MLS membership with another Ohio Multiple Listing Service, I will notify the MLS and pay the required fees. I understand that if this licensee is found in violation of the Waiver agreement, I will be charged MLS service fees for the full amount of the term in which he/she is found in violation. I also understand that in addition to this service fee, sanction may be imposed by the WRIST Inc. Board of Directors as specified in the MLS Rules and Ohio Code of Ethics and Arbitration Manual, which may include a fine not to exceed \$2,500. If payment of all fees due are not paid within 30 days of the due date, <u>all</u> MLS service to the broker participant will be <u>discontinued</u> until <u>paid in full</u>.

Date

Signature of MLS Broker Participant