

FRANCHISE DISCLOSURE DOCUMENT

FRANCHISOR:
RE/MAX, LLC

A Delaware limited liability company
5075 South Syracuse Street,
Denver, Colorado 80237-2712
(303) 770-5531

SUBFRANCHISOR:

RE/MAX Integrated Regions, LLC
A Delaware limited liability company
5075 South Syracuse Street,
Denver, Colorado 80237-2712
(303) 770-5531

businessdevelopment@remax.com

www.remax.com | www.remax.franchise.com | www.remaxholdings.com

www.linkedin.com/company/remax | www.twitter.com/remax | www.facebook.com/remax



The franchise offered is for the operation of a RE/MAX[®] real estate sales office, which offers a variety of real estate services to the general public.

The total investment necessary to begin operation of a RE/MAX[®] franchised business ranges from \$45,000 to \$245,500. This includes the initial franchise fee of \$35,000 for a residential RE/MAX franchise in a high-density market, \$17,500 for a residential RE/MAX franchise in a low-density market, or \$25,000 for a commercial RE/MAX franchise (regardless of population density) that must be paid to the subfranchisor or its affiliate.

This disclosure document summarizes certain provisions of your franchise agreement and other information in plain English. Read this disclosure document and all accompanying agreements carefully. You must receive this disclosure document at least 14 calendar-days before you sign a binding agreement with, or make any payment to, the franchisor, the subfranchisor or an affiliate in connection with the proposed franchise sale. **Note, however, that no governmental agency has verified the information contained in this document.**

You may wish to receive your disclosure document in another format that is more convenient for you. To discuss the availability of disclosures in different formats, contact the Contract Administration Department at 5075 South Syracuse Street, Denver, Colorado 80237-2712, or by telephone at (303) 770-5531.

The terms of your contract will govern your franchise relationship. Don't rely on the disclosure document alone to understand your contract. Read all of your contract carefully. Show your contract and this disclosure document to an advisor, like a lawyer or an accountant.

Buying a franchise is a complex investment. The information in this disclosure document can help you make up your mind. More information on franchising, such as "[A Consumer's Guide to Buying a Franchise](#)," which can help you understand how to use this disclosure document, is available from the Federal Trade Commission. You can contact the FTC at 1-877-FTC-HELP or by writing to the FTC at 600 Pennsylvania Avenue, NW, Washington, D.C. 20580. You can also visit the FTC's home page at www.ftc.gov for additional information. Call your state agency or visit your public library for other sources of information on franchising. There may also be laws on franchising in your state. Ask your state agencies about them.

Issuance Date: April 2, 2025

How to Use This Franchise Disclosure Document

Here are some questions you may be asking about buying a franchise and tips on how to find more information:

QUESTION	WHERE TO FIND INFORMATION
How much can I earn?	Item 19 may give you information about outlet sales, costs, profits or losses. You should also try to obtain this information from others, like current and former franchisees. You can find their names and contact information in Item 20 or Exhibits D and E.
How much will I need to invest?	Items 5 and 6 list fees you will be paying to the franchisor or at the franchisor’s direction. Item 7 lists the initial investment to open. Item 8 describes the suppliers you must use.
Does the franchisor have the financial ability to provide support to my business?	Item 21 or Exhibit C includes financial statements. Review these statements carefully.
Is the franchise system stable, growing, or shrinking?	Item 20 summarizes the recent history of the number of company-owned and franchised outlets.
Will my business be the only RE/MAX business in my area?	Item 12 and the “territory” provisions in the franchise agreement describe whether the franchisor and other franchisees can compete with you.
Does the franchisor have a troubled legal history?	Items 3 and 4 tell you whether the franchisor or its management have been involved in material litigation or bankruptcy proceedings.
What’s it like to be a RE/MAX franchisee?	Item 20 or Exhibits D and E list current and former franchisees. You can contact them to ask about their experiences.
What else should I know?	These questions are only a few things you should look for. Review all 23 Items and all Exhibits in this disclosure document to better understand this franchise opportunity. See the table of contents.

What You Need to Know About Franchising *Generally*

Continuing responsibility to pay fees. You may have to pay royalties and other fees even if you are losing money.

Business model can change. The franchise agreement may allow the franchisor to change its manuals and business model without your consent. These changes may require you to make additional investments in your franchise business or may harm your franchise business.

Supplier restrictions. You may have to buy or lease items from the franchisor or a limited group of suppliers the franchisor designates. These items may be more expensive than similar items you could buy on your own.

Operating restrictions. The franchise agreement may prohibit you from operating a similar business during the term of the franchise. There are usually other restrictions. Some examples may include controlling your location, your access to customers, what you sell, how you market, and your hours of operation.

Competition from franchisor. Even if the franchise agreement grants you a territory, the franchisor may have the right to compete with you in your territory.

Renewal. Your franchise agreement may not permit you to renew. Even if it does, you may have to sign a new agreement with different terms and conditions in order to continue to operate your franchise business.

When your franchise ends. The franchise agreement may prohibit you from operating a similar business after your franchise ends even if you still have obligations to your landlord or other creditors.

Some States Require Registration

Your state may have a franchise law, or other law, that requires franchisors to register before offering or selling franchises in the state. Registration does not mean that the state recommends the franchise or has verified the information in this document. To find out if your state has a registration requirement, or to contact your state, use the agency information in Exhibit H.

Your state also may have laws that require special disclosures or amendments be made to your franchise agreement. If so, you should check the State Specific Addenda. See the Table of Contents for the location of the State Specific Addenda, if any.

Special Risks to Consider About *This Franchise*

Certain states require that the following risk(s) be highlighted:

1. **Out-of-State Dispute Resolution.** The franchise agreement requires you to resolve disputes with the franchisor by litigation only in Colorado. Out-of-state litigation may force you to accept a less favorable settlement for disputes. It may also cost more to litigate with the franchisor in Colorado than in your own state.

Certain states may require other risks to be highlighted. Check the “State Specific Addenda” (if any) to see whether your state requires other risks to be highlighted.

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Copies of Receipt

Item 1

THE FRANCHISOR, SUBFRANCHISOR, AND ANY PARENTS, PREDECESSORS, AND AFFILIATES

The Franchisor and owner of the RE/MAX® franchise system is RE/MAX, LLC. The Franchisor will be referred to in this disclosure document as “**RE/MAX, LLC** or **REMAX, LLC**.” REMAX, LLC, formerly known as RE/MAX International, Inc., has operated as the Master Franchisor/Franchisor since August 9, 1974. It converted to a Delaware limited liability company on April 15, 2010, and currently maintains its principal business address at 5075 South Syracuse Street, Denver, Colorado 80237-2712. REMAX, LLC does not have any predecessors during the 10-year period immediately preceding the close of its most recent fiscal year. REMAX, LLC is a wholly owned subsidiary of RMCO, LLC (“**RMCO**”), a Delaware limited liability company; RMCO’s principal business address is 5075 South Syracuse Street, Denver, Colorado 80237-2712. RMCO was formed on April 7, 2010. RE/MAX, LLC is also the parent of the subfranchisor, RE/MAX Integrated Regions, LLC, described below.

RMCO has two members: RE/MAX Holdings, Inc. (“**RE/MAX Holdings**”), a Delaware corporation formed on June 23, 2013, and RIHI, Inc. (“**RIHP**”), a Delaware corporation formed on December 18, 2002. RE/MAX Holdings is the majority owner and the sole manager of RMCO; its principal business address is 5075 South Syracuse Street, Denver, Colorado 80237-2712. RE/MAX Holdings is a public company with shares listed on The New York Stock Exchange under the symbol “**RMAX**.” RIHI is the minority owner of RMCO. RIHI is majority owned and controlled by David L. Liniger and Gail A. Liniger. RIHI’s principal business address is 6700 Massive Peak Circle, Castle Rock, CO 80108.

REMAX, LLC has established an international network through which RE/MAX office franchises are sold directly by REMAX, LLC or through independent subfranchisors. From its principal place of business in Denver, Colorado, REMAX, LLC also directly grants and services individual RE/MAX franchises in a number of states throughout the United States. REMAX, LLC operates these regions under two different trade names as follows:

RE/MAX East Region (covering the states of Connecticut, Delaware, Florida, Georgia, Kentucky, Maine, Maryland, Massachusetts, New Hampshire, New Jersey, New York, North Carolina, Ohio, Pennsylvania, Rhode Island, South Carolina, Tennessee, Vermont, Virginia, Washington DC, and West Virginia)

RE/MAX West/Central Region (covering the states of Alaska, Arizona, California, Colorado, Hawaii, Idaho, Illinois, Indiana, Minnesota, Eastern Missouri, Montana, North Dakota, New Mexico, Nevada, Oregon, South Dakota, Utah, Texas, Washington, Wisconsin, and Wyoming)

Until March 2019, the states in which REMAX, LLC directly franchised were also organized as regions operating under the following different trade names: RE/MAX Pennsylvania and Delaware Region; RE/MAX Pacific Northwest Region; RE/MAX St. Louis Region; RE/MAX Ohio Region; RE/MAX California and Hawaii Region; RE/MAX Carolinas Region; RE/MAX Florida Region; RE/MAX Mountain States Region; RE/MAX of Texas Region; RE/MAX Central Atlantic Region, RE/MAX Southwest Region; RE/MAX New York Region; RE/MAX Alaska Region; RE/MAX New Jersey Region; RE/MAX Georgia Region; RE/MAX Kentucky/Tennessee Region; and RE/MAX Northern Illinois Region.

REMAX, LLC also has trade names for RE/MAX University, RE/MAX World Headquarters, and RE/MAX Commercial.

The name of the subfranchisor described in this disclosure document is RE/MAX Integrated Regions, LLC. RE/MAX Integrated Regions, LLC will be referred to in this disclosure document as RE/MAX Integrated Regions or simply “*we*,” “*us*” or “*RE/MAX Regional*.” RE/MAX Regional is a Delaware limited liability company, formed May 20, 2021 under the name A la Carte U.S., LLC, and currently maintains its principal business address at 5075 S. Syracuse Street, Denver, Colorado 80237-2712. Its phone number is (303) 770-5531. RE/MAX Regional is an affiliate of REMAX, LLC. RE/MAX Regional’s predecessor (described below) was the franchisor in the states of Minnesota from 1986 to July 2021, Wisconsin from 1985 to July 2021, state of Indiana from 1987 to July 2021, and states of Connecticut, Maine, Massachusetts, New Hampshire, Rhode Island, and Vermont from 1986 to July 2021. Except as provided below, neither REMAX, LLC nor RE/MAX Regional currently do business under any other name.

REMAX, LLC’s and RE/MAX Regional’s agents for service of process are, if applicable, disclosed in Exhibit H.

A person who buys a franchise from RE/MAX Regional will be referred to in this disclosure document as “*you*.” If you are a corporation, partnership, limited liability company, or other business entity, certain provisions of RE/MAX Regional’s franchise agreement also will apply to your owners. If you are a corporation, partnership, limited liability company or other business entity that is owned, in whole or in part, by one or more other business entities (--a parent entity), reference to owners in the franchise agreement will also include the individual or individuals who own the parent entity. This disclosure document will indicate when your owners also are covered by a particular provision.

The RE/MAX office you will operate as a franchise is referred to in this disclosure document as the “*Office*.” In some cases, RE/MAX Regional may grant you the right to establish one or more additional office locations known as “*Team Offices*” (see Item 12 below for a discussion of Team Offices).

Only individual RE/MAX office franchises are offered in this disclosure document. REMAX, LLC has offered subfranchises and individual franchises in the RE/MAX network since 1974 but has never operated a RE/MAX office; however, certain affiliates of REMAX, LLC once operated RE/MAX offices (see Item 12). In October 2016, a subsidiary of REMAX, LLC began to offer residential mortgage brokerage franchises, which are described in more detail below. Except for the residential mortgage brokerage franchises offered by its subsidiary, and an insurance service agency franchise that was once offered by a former affiliate, neither REMAX, LLC nor any subsidiary has offered franchises in other lines of business.

Description of Business

REMAX, LLC is engaged in the business of developing a network of affiliated real estate brokerage offices throughout the United States, Canada and elsewhere. These offices offer high quality real estate services to the general public under the name “RE/MAX®” and other trademarks and service marks (collectively, the “*Marks*”). The elements of the RE/MAX system (“*System*” or “*RE/MAX System*”) include, among other things: common use and promotion of the Marks; distinctive sales and promotional materials; access to technology; standardized supplies and other materials used in RE/MAX offices; centralized advertising, promotional and referral services; recommended procedures for RE/MAX offices to provide efficient, high quality and courteous services to the public; and a high commission concept. The high commission concept devised by REMAX, LLC enables a real estate sales associate whose license is registered with a RE/MAX office and who works under the supervision of a RE/MAX broker (all such sales associates, broker associates, brokers, managers, licensed administrators and/or each designated or managing broker of record are referred to as “*Sales Associate*”) to retain a very high percentage (typically 95%) of the commissions and fees earned for providing real estate brokerage services instead of sharing those amounts with the office, which is customary in the real estate industry. In return for the right to retain

a very high percentage of their commissions, however, Sales Associates must pay certain fees to the RE/MAX office. These fees include the Sales Associate's personal expenses and pro rata share of general office overhead, a fixed monthly institutional marketing fund fee and fixed monthly ongoing fees. Your income is derived in part from your share of the monthly ongoing fees and general office overhead you charge each person whose license is registered with the Office.

Each RE/MAX office is an independently owned and operated business and is solely responsible for its day-to-day conduct and activities. Accordingly, no RE/MAX office is an agent (actual, implied, or ostensible) of REMAX, LLC or RE/MAX Regional.

All RE/MAX franchisees are licensed real estate brokers who serve the general public, competing with other businesses offering real estate brokerage services.

A copy of the franchise agreement ("*Franchise Agreement*") you will be required to sign is attached to this disclosure document as Exhibit A. The Franchise Agreement grants an address-only location, with no territorial protection at all. You or, if you are a corporation, partnership, limited liability company or other business entity, each of your owners, will also be required to sign a Guaranty and Assumption of Obligations, which is affixed to the Franchise Agreement. If you are a corporation, partnership, limited liability company or other business entity, and you, in turn, are owned by another business entity or entities, each owner of that business entity or those business entities will also be required to sign a Guaranty and Assumption of Obligations.

All prospective franchisees, as well as renewing franchisees and transferees (as discussed below), must sign a form authorizing RE/MAX Regional to obtain a consumer report and conduct a credit and background check, and meet RE/MAX Regional's then current subjective and objective standards for new franchisees, including those relating to relevant experience, education and licensing, background and past record of compliance with laws, financial capacity, skills, integrity and other qualities of character.

The following subparagraphs address the requirements of the various other possible scenarios under which you received this disclosure document:

Renewing Franchisees

If you are renewing an existing franchise relationship with us due to an expiring franchise agreement, you will be required to sign the Franchise Agreement as well as the "Renewal Addendum to Franchise Agreement – Address Only" (attached as Exhibit A-1). This addendum creates or clarifies certain terms and conditions that apply to your relationship as a franchisee only if you are renewing an existing franchise relationship; the terms of this renewal addendum do not apply if you are a new purchaser of a RE/MAX franchise or if you are purchasing an existing RE/MAX franchise. If you are operating a Team Office and wish to continue operating it upon renewal of your franchise relationship, you will also be required to sign the Team Office Amendment (attached as Exhibit A-4).

RE/MAX Regional's predecessor in this region granted Team Franchises, Micro-Market Franchises, and Micro-Market Team Franchises; these types of franchises are no longer offered by REMAX, LLC. If you are currently operating a Team Franchise, a Micro-Market Franchise, or a Micro-Market Team Franchise under an expiring franchise agreement and you wish to renew your right to continue operating that office, then provided you meet all other conditions for renewal under your expiring franchise agreement, you may be offered renewal by signing the current form of franchise agreement with a renewal addendum that simply honors any previously existing contractual renewal rights to which you are entitled and paying the renewal fee identified in your expiring agreement (see Item 5).

Transferee Franchisees

If you are a transferee of an existing franchise, you will be required to sign the Franchise Agreement, as well as a Transfer Addendum in the form of Exhibit A-2. The Transfer Addendum clarifies certain terms and conditions of the Franchise Agreement that apply to the transfer and to you as a transferee. In general, transferees will assume ownership of the transferred franchise but do so under the then current form of franchise agreement being used for new franchise purchasers accompanied by the Exhibit A-2 Transfer Addendum. The new franchise agreement shall provide for a term coinciding with the remainder of the transferor's term.

Commercial Real Estate Franchisees

If you are buying a commercial real estate franchise, you will be required to sign the Franchise Agreement, as well as a Commercial Office Addendum in the form of Exhibit A-3. The Commercial Office Addendum restricts you from engaging in real estate activities involving residential real estate brokerage services. (See Item 16.)

Commercial Division

If you are not buying a commercial real estate franchise, but you would like to have a recognized commercial division, you will be required to have a minimum number of commercial experts, referred to as “**Commercial with Residential**” (“**COMRES**”) practitioners and “**Commercial-only**” (“**COM**”) practitioners to properly serve the market in which you operate. In order for a Sales Associate to be recognized as a COM or COMRES practitioner, the Sales Associate will be required to meet certain criteria, including special certifications and course requirements.

New Program Pilots

From time to time, we may test pilot new programs to new and existing franchisees in good standing, which may include varying the terms of the Franchise Agreement. These pilot programs may be offered in certain geographic markets or to certain franchisees to test new business strategies, operating models, or products or services. These pilot programs may provide different fee structures, minimum agent recruiting requirements, or other terms. Terms and conditions of each pilot program will vary depending upon the circumstances and the particular market.

Employee Referral Program

RE/MAX Holdings offers a referral fee program for employees who are not directly involved in the RE/MAX franchise sales process (“**Employee Referral Fee Program**”). Under the Employee Referral Fee Program, employees of RE/MAX Holdings, Inc. and its subsidiaries who are not directly involved in franchise sales are eligible to receive a fee (“**Employee Referral Fee**”) for referring a prospect—that has never previously worked with a RE/MAX franchise sales team member (“**New Franchise Prospect**”)—that purchases a RE/MAX franchise. To be eligible for the Employee Referral Fee, the employee must successfully complete a number of steps, including first coordinating an introductory call or email to introduce the New Franchise Prospect to the franchise sales team. As of the Issuance Date of this Disclosure Document, the Employee Referral Fee is \$1,000, payable after the New Franchise Prospect signs the franchise agreement and pays the initial franchise fee.

Employees who participate in the Employee Referral Program do not act as our franchise sales representative, are not authorized to speak on our behalf, and do not represent any prospective franchisee. Their role is limited to introducing a prospective franchisee to the franchise sales team. Accordingly, if an

employee of RE/MAX Holdings or one of its subsidiaries facilitated your introduction to the franchise sales team, you may only rely on representations in the disclosure document.

REMAX, LLC and its U.S. Operations

In some parts of the United States, REMAX, LLC has granted other individuals or entities subfranchising rights (“*Independent Subfranchisors*” or “*Independent Regions*”). These subfranchise rights authorize the Independent Subfranchisors to directly grant and service individual franchises for RE/MAX offices to be located in the subfranchised regions, which are typically comprised of one or more states but may also be limited to part of a state.

Over the last 10 years, REMAX, LLC has re-acquired the regional subfranchising rights, together with certain other assets, for the states and provinces shown in the following table:

State	Former Franchisor	Acquisition Date	Address	Operating since
Connecticut, Maine, Massachusetts, New Hampshire, Rhode Island, Vermont	RE/MAX of New England, Inc., d/b/a RE/MAX Integra, New England	July 21, 2021	5075 S. Syracuse Street Denver, CO 80237	1985
Indiana	RE/MAX of Indiana Limited Partnership, d/b/a RE/MAX Integra, Midwest	July 21, 2021	5075 S. Syracuse Street Denver, CO 80237	1987
Minnesota Wisconsin	RE/MAX North Central, Inc. d/b/a RE/MAX Integra, Midwest	July 21, 2021	5075 S. Syracuse Street Denver, CO 80237	1986
New York	RE/MAX of New York, Inc., a New York corporation, now known as RMY Holdings Inc.	February 22, 2016	1500 Cunard Street Laval, Quebec H7S 2B7 Canada	1987
Alaska	RE/MAX of Alaska, Inc., an Alaska corporation (inactive)	April 1, 2016	3350 Midtown Place Anchorage, AK 99503-4053	1981
New Jersey	RE/MAX of New Jersey, Inc., a New Jersey corporation, now known as RMNJ Successor, LLC	December 1, 2016	48 East 2 nd Street Moorestown, NJ 08057	1984

State	Former Franchisor	Acquisition Date	Address	Operating since
Georgia	RE/MAX of Georgia, Inc., a Georgia corporation, now known as R/M GA, Inc. (dissolved)	December 15, 2016	3290 Northside Parkway Suite 925 Atlanta, GA 30327	1978
Kentucky Tennessee	RE/MAX of Kentucky/Tennessee, Inc., a Georgia corporation, now known as R/M KY/TN, Inc.	December 15, 2016	3290 Northside Parkway Suite 925 Atlanta, GA 30327	1986
Southern Ohio	RE/MAX of Southern Ohio, Inc., a Georgia corporation, now known as R/M SO, Inc. (dissolved)	December 15, 2016	3290 Northside Parkway Suite 925 Atlanta, GA 30327	1987
Northern Illinois	Roaring Fork Capital Partners, Inc., a Colorado corporation	November 15, 2017	1800 15 th Street Suite 203 Denver, CO 80202	2001
Province	Former Franchisor	Acquisition Date	Address	Operating since
New Brunswick, Newfoundland and Labrador, Nova Scotia, Ontario, and Prince Edward Island	RE/MAX Ontario-Atlantic Canada, Inc.	July 21, 2021	7101 Syntex Drive Mississauga, Ontario L5N 6H5	1980

All of the previous owners listed above were independent entities and none of them offered franchises in any lines of business other than for RE/MAX franchised businesses. The franchising operations in these states and provinces are directly operated by REMAX, LLC or by affiliates of REMAX, LLC.

On July 21, 2021, RE/MAX Regional (then known as A la Carte U.S., LLC) and a predecessor of RE/MAX Ontario-Atlantic Canada, Inc. (namely, A la Carte Investments Canada, Inc.) acquired the North American operations of the RE/MAX Integra group of companies (collectively “*RE/MAX Integra*”). RE/MAX Integra was the subfranchisor of the RE/MAX brand in five Canadian provinces (New Brunswick, Newfoundland and Labrador, Nova Scotia, Ontario, and Prince Edward Island) and nine U.S. states (Connecticut, Indiana, Maine, Massachusetts, Minnesota, New Hampshire, Rhode Island, Vermont, and Wisconsin). As of that date, the franchising operations in these states are now operated by RE/MAX Regional.

REMAX, LLC intends to continue to explore the acquisition of the regional franchise rights of other independently owned and operated RE/MAX regional subfranchisors as well as other acquisitions in related areas that build on or support our core competencies in franchising and real estate.

Predecessors

On July 21, 2021, REMAX, LLC re-acquired the regional rights to sell franchises in the states of Minnesota and Wisconsin from the independent subfranchisor entity (--not affiliated with REMAX, LLC) set forth below:

RE/MAX North Central, Inc., a Wisconsin corporation (“*Integra Midwest*” or the “*Predecessor Region*”), operated as the subfranchisor for the state of Minnesota from 1986 to July 2021 and for the state of Wisconsin from 1986 to July 2021. At the time of the sale of its regional rights, Integra Midwest’s principal business address was 7101 Syntex Drive, Mississauga, Ontario L5N6H5 Canada.

On July 21, 2021, REMAX, LLC re-acquired the regional rights to sell franchises in the state of Indiana from the independent subfranchisor entity (--not affiliated with REMAX, LLC) set forth below:

RE/MAX of Indiana Limited Partnership, an Indiana limited partnership (“*RE/MAX Indiana*” or the “*Predecessor Region*”), operated as the subfranchisor for the state of Indiana from 1987 to July 2021. At the time of the sale of its regional rights, RE/MAX Indiana’s principal business address was 7101 Syntex Drive, Mississauga, Ontario L5N6H5 Canada.

On July 21, 2021, REMAX, LLC re-acquired the regional rights to sell franchises in the states of Connecticut, Maine, Massachusetts, New Hampshire, Rhode Island, and Vermont from the independent subfranchisor entity (--not affiliated with REMAX, LLC) set forth below:

RE/MAX of New England, Inc., a Massachusetts corporation (“*Integra New England*” or the “*Predecessor Region*”), operated as the subfranchisor for the states of Connecticut, Maine, Massachusetts, New Hampshire, Rhode Island, and Vermont from May 1985 to July 2021. At the time of the sale of its regional rights, Integra New England’s principal business address was 6 Cirrus Drive, Suite 6110, Ashland, Massachusetts. From 2010 to 2012, Integra New England had a franchise offering under a separate disclosure document that provided for some RE/MAX franchises to be located in supermarkets; other than this program, Integra New England did not offer franchises in any other lines of business.

RE/MAX Regional

RE/MAX Regional is a subfranchisor of REMAX, LLC. RE/MAX Regional has had the exclusive right to offer and sell RE/MAX office franchises in Indiana, Minnesota, Wisconsin, Connecticut, Maine, Massachusetts, New Hampshire, Rhode Island, and Vermont since July 2021. RE/MAX Regional offers these franchises pursuant to regional franchise agreements with REMAX, LLC. RE/MAX Regional acts as an independent contractor and is not REMAX, LLC’s agent. The franchise described in this disclosure document is offered solely by RE/MAX Regional. You will have a contractual relationship only with RE/MAX Regional. RE/MAX Regional has never offered franchises in other lines of business.

REMAX, LLC serves as the manager of the operations of RE/MAX Regional. In connection with its role as manager, REMAX, LLC will cause RE/MAX Regional to fulfill all of its obligations to you and to each other party to which RE/MAX Regional is contractually bound.

Affiliates

Affiliates in the United States

REMAX, LLC and RE/MAX Regional have a number of affiliates in the United States. One of these, RE/MAX Marketing Fund, LLC, formerly known as RE/MAX Advertising Development Fund, Inc., is a wholly owned subsidiary of REMAX, LLC and a Delaware limited liability company. Prior to January 1, 2019, RE/MAX, LLC's founder and Chairman of the Board of Directors, David Liniger, owned both RE/MAX Advertising Development Fund, Inc. and a number of regional advertising funds. Effective January 1, 2019, REMAX, LLC acquired RE/MAX Advertising Development Fund, Inc. as well as the regional advertising funds. Shortly thereafter, the regional advertising funds were merged into RE/MAX Advertising Development Fund, Inc. and RE/MAX Advertising Development Fund, Inc. was converted to a limited liability company and was renamed RE/MAX Marketing Fund, LLC. On July 22, 2021, RE/MAX Promotions, Inc., RE/MAX of New England Promotions, Inc., and RE/MAX of Indiana Promotions, Inc. were merged into RE/MAX Marketing Fund, LLC. RE/MAX Marketing Fund, LLC has never operated a RE/MAX office, offered RE/MAX office franchises, or offered franchises in any other line of business.

Seventy3, LLC ("**Seventy3**") is an affiliate that provides data services such as obtaining and processing data from multiple listing services for use on www.remax.com. Seventy3 is located at 5075 S. Syracuse St., Denver, Colorado 80237. Seventy3 has never operated a RE/MAX office, offered RE/MAX office franchises or offered franchises in other lines of business.

First Leads, LLC ("**First**") is an affiliate that once offered real estate technology services, including a mobile application for real estate agents; that mobile application was decommissioned on December 31, 2023. An affiliate of REMAX, LLC acquired First in December 2019. First has never operated a RE/MAX office, offered RE/MAX office franchises or offered franchises in other lines of business.

Motto Franchising, LLC, d.b.a. Motto Mortgage ("**Motto Franchising**"), is an affiliate that has sold franchises since its launch on October 25, 2016. In preparation for this launch, REMAX, LLC acquired certain assets of Full House Mortgage Connection, Inc., which is considered the predecessor to Motto Franchising. Motto Franchising is a wholly owned subsidiary of REMAX, LLC; it is member managed and RE/MAX, LLC is the sole member. It engages solely in the business of offering mortgage broker franchises. Motto Franchising maintains the same principal address as REMAX, LLC. Motto Franchising has never operated a RE/MAX office, offered RE/MAX office franchises or offered franchises in other lines of business. As of December 31, 2024, 228 mortgage broker franchises were open and operating. Motto Franchising may offer special discounts, promotions or campaigns which may be offered for limited times only. Motto Franchising offers franchises using a separate franchise disclosure document, which it will make available to you upon request.

Affiliates Outside of the United States

REMAX, LLC and RE/MAX Regional have several affiliates outside of the United States:

RE/MAX of Western Canada (1998), LLC, business name RE/MAX Canada, is the subfranchisor for the western Canada region comprised of the provinces of Manitoba, Saskatchewan, Alberta, British Columbia, Nunavut and the Northwest and Yukon Territories. RE/MAX of Western Canada (1998), Inc. was incorporated on December 16, 1997, in the state of Colorado and operated as an area representative from January 1998 until March 2000 (on April 15, 2010, RE/MAX of Western Canada (1998), Inc. converted to a Delaware limited liability company and is now known as RE/MAX of Western Canada (1998), LLC ("**RE/MAX of Western Canada 1998**"). Its principal address is 639 Queen Street West, 6th Floor, Toronto, ON M5V 2B7. RE/MAX of Western Canada (1998) has never operated a RE/MAX office;

however, its principal officers, managers, directors and marketing staff are experienced in the RE/MAX System. RE/MAX of Western Canada (1998) has not offered franchises in other lines of business.

RE/MAX Ontario-Atlantic Canada, Inc. is the subfranchisor for the English-speaking region of Canada comprised of the provinces of New Brunswick, Newfoundland and Labrador, Nova Scotia, Ontario, and Prince Edward Island. RE/MAX Ontario-Atlantic Canada, Inc. is a British Columbia corporation that was formed on July 30, 2021 through the amalgamation of A la Carte Investments Canada, Inc. and RE/MAX Ontario-Atlantic Canada ULC, a British Columbia corporation, which itself was a continuation of RE/MAX Ontario-Atlantic Canada, Inc., an Ontario corporation that offered franchises in the same provinces from 1980 until 2021. RE/MAX Ontario-Atlantic Canada, Inc. is a subsidiary of RE/MAX of Western Canada (1998), LLC. Its principal address is 639 Queen Street West, 6th Floor, Toronto, ON M5V 2B7. RE/MAX Ontario-Atlantic Canada, Inc. has never operated a RE/MAX office; however, its principal officers, managers, directors and marketing staff are experienced in the RE/MAX System. RE/MAX Ontario-Atlantic Canada, Inc. has not offered franchises in other lines of business.

RE/MAX Promotions, Inc. is an affiliate that was formed for institutional advertising purposes for the benefit of RE/MAX offices operating within the RE/MAX of Western Canada and RE/MAX Ontario-Atlantic Canada Regions. RE/MAX Promotions, Inc. is a British Columbia corporation that was formed on July 30, 2021 through the amalgamation of Maximized Promotions, Inc., a British Columbia corporation, and RE/MAX Promotions, ULC a British Columbia corporation that itself was a continuation of RE/MAX Promotions, Inc., an Ontario corporation. Its principal address is 639 Queen Street West, 6th Floor, Toronto, ON M5V 2B7. Neither the newly formed affiliate nor the companies it amalgamated have ever operated a RE/MAX office, offered RE/MAX office franchises or offered franchises in other lines of business.

REMAX, LLC may in the future form or acquire other affiliate(s) which may offer products or services to RE/MAX franchisees and Sales Associates which may be offered for a separate fee or cost.

Competition, Real Estate Market Fluctuation and Industry Regulations

You should expect to face various forms of stiff competition from other real estate organizations for sellers and buyers of properties as well as for top-producing sales agents. Competition may come from real estate organizations that offer a variety of business models and compensation structures. These include established firms and more recent entrants, national franchise organizations and independent brokerages. Such competitors may operate under the more traditional “50-50” or “60-40” methods of sharing commissions with sales agents, may operate under a 100% or other high commission arrangement that is similar to the RE/MAX high commission concept, may charge agents a flat fee per transaction, or may compensate their sales agents on a salaried basis rather than paying commissions. You may also face competitors that utilize variations of sales agent compensation techniques and/or commission split deviations (sometimes referred to as “*adverse splits*”) designed to discourage sales agent movement to, or affiliation with, the RE/MAX System. Accordingly, an important if not critical component of your success will be your ability to recruit and retain sales agents. In addition, you may compete with Internet websites that facilitate sales without the involvement of a full-service real estate agent or using a low-cost provider. To meet competition and to assist you in recruiting agents, you will utilize distinctive sales and promotional materials, provide high quality real estate services to the public, derive the benefits of the goodwill created by the Marks, and employ innovative and unique procedures and techniques for the establishment of real estate service offices. The market for the real estate services you will be providing is developed in many areas and developing in other areas, depending on the number of potential buyers and sellers in the area and the number of brokerage businesses that have been established to service these potential customers.

In addition to market competition, you will face other business risks, including fluctuations in housing inventory supply and demand for housing, changes in mortgage rates and availability of financing, and changing economic conditions, both locally and nationally, which may include prolonged recessions that may significantly impact the residential and commercial real estate markets. The residential and commercial real estate markets tend to be cyclical and are affected by changes in general economic conditions. Due to the cyclical nature of the real estate market, we cannot predict whether or when the real estate industry will experience up or down cycles, whether the market will be stable, improve or decline, or whether interest rates will be stable, increase or decline.

Most states have specific laws and regulations covering real estate brokerage services and licenses. These laws, among other things, require that anyone who offers real estate brokerage services be a licensed real estate broker, a licensed associate broker, or a licensed salesperson affiliated with a licensed real estate broker. In addition, some states require anyone who manages a real estate brokerage service office to have a managing broker's license and in Connecticut, the required licensed broker must own at least 51% interest in the real estate brokerage. There may be similar laws in the cities and counties in which you will be operating. There are also various federal laws that could affect your real estate business and that you must comply with such as the Americans with Disabilities Act, the Real Estate Settlement Procedures Act (commonly known as "RESPA"); Fair Housing Laws; the CAN-SPAM Act; the Telephone Consumer Protection Act; the Telemarketing Sales Rule, as well as other federal and state anti-solicitation laws regulating phone calls, spamming, and faxing, and federal and state laws that regulate data security and privacy (including but not limited to the use, storage, transmission, and disposal of data regardless of media type). You should investigate these laws to understand your potential legal obligations.

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Item 2

BUSINESS EXPERIENCE

The pertinent information regarding REMAX, LLC's directors, managers, and principal officers and executives appears in subitem A; the pertinent information regarding RE/MAX Regional's directors, officers, and other individuals who will have management responsibility relating to the sale or operation of franchises offered by this disclosure document appears in subitem B.

A. RE/MAX, LLC

Chairman of the Board: David L. Liniger

Mr. Liniger is founder of REMAX, LLC as well as Chairman of the Board of RE/MAX Holdings, a position he has held since July 2013. He served as Chairman of the Board of REMAX, LLC from the time it was established in August 1974 until March 2019, when the structure of REMAX, LLC changed from Board managed to Member managed.

Chief Executive Officer of RE/MAX Holdings: Erik Carlson

Mr. Carlson has served as Chief Executive Officer of RE/MAX Holdings, Inc. since November 13, 2023. From December 2015 until November 12, 2023, Mr. Carlson served as President and Chief Executive Officer and a member of the Board of Directors of DISH Network Corporation, located in Englewood, Colorado.

Chief Financial Officer and Treasurer: Karri Callahan

Ms. Callahan has served as Chief Financial Officer of REMAX, LLC and RE/MAX Holdings since March 2016, has been Treasurer of both companies since March 2018, and has served in various other capacities for REMAX, LLC since May 2013. In addition, Ms. Callahan has been serving as Chief Financial Officer for Motto Franchising, LLC since September 2016.

Chief Information Officer: Grady Ligon

Mr. Ligon has served as Chief Information Officer of RE/MAX Holdings, REMAX, LLC, and Motto Franchising, LLC since October 2022. From August 2020 to August 2022, Mr. Ligon served as Chief Information Officer for Fathom Holdings, and its subsidiary, IntelliAgent, LLC (based in Cary, North Carolina). From March 2019 to October 2022, Mr. Ligon was the owner of Safis Digital, operating out of both Houston, Texas and Dallas, Texas.

Executive Vice President of Marketing, Communications, and Events: Abby Lee

Ms. Lee has served as REMAX, LLC's Executive Vice President of Marketing, Communications, and Events since February 2024. She was Senior Vice President, Marketing and Communications, from August 2018 to February 2024. Ms. Lee has served in various other capacities for REMAX, LLC since June 1999.

Executive Vice President, General Counsel, Chief Compliance Officer, and Secretary: Susan Winders

Ms. Winders has served as Executive Vice President, General Counsel, Chief Compliance Officer, and Secretary for REMAX, LLC, Motto Franchising, LLC, and RE/MAX Holdings since February 2024. She was Senior Vice President, General Counsel and Chief Compliance Officer for REMAX, LLC, Motto Franchising, LLC, and RE/MAX Holdings from February 2023 to February 2024 and served as Vice President, General Counsel and Chief Compliance Officer from July 2022 to February 2023. Ms. Winders served as REMAX, LLC's Vice President and Assistant General Counsel from December 2016 to July 2022 and has served in various other capacities for REMAX, LLC since January 2009.

Executive Vice President, Strategic Planning and Development: Roy Schwalm

Mr. Schwalm has served as Executive Vice President, Strategic Planning and Development for REMAX, LLC and Motto Franchising, LLC since November 2022. He was Senior Vice President, Finance and Strategy for REMAX, LLC and Motto Franchising, LLC from January 2019 to November 2022. Mr. Schwalm has served in various other capacities for both REMAX, LLC and Motto Franchising, LLC since December 2017.

Executive Vice President, Human Resources and Administration: Robert M. Fuchs

Mr. Fuchs has been Executive Vice President, Human Resources and Administration, since June 2024. From October 2023 to May 2024, he served as Senior Vice President of Human Resources and Safety of Full Circle Fiber Partners, in Englewood, Colorado. From May 2023 to October 2023, Mr. Fuchs spent personal time with family. From October 2018 to May 2023, Mr. Fuchs served as the Chief Human Resources Officer of ViewRay, Inc., in Denver, Colorado.

Executive Vice President of Strategy: Travis Saxton

Mr. Saxton has served as Executive Vice President of Strategy since January 2025. From December 2017 until January 2025, Mr. Saxton served as Executive Vice President of Enterprise Solutions at T3 Sixty, located in Ladera Ranch, California.

Executive Vice President and Chief Growth Officer: Chris Lim

Mr. Lim has served as Executive Vice President and Chief Growth Officer of REMAX, LLC since February 2025. From January 2024 to January 2025, he was a real estate salesperson with Christie's International in San Francisco, California. From July 2020 to December 2023, Mr. Lim served as President and Head of Brand Growth for @properties, in Chicago, Illinois. Concurrently, from December 2021 to December 2023, he held the role of President of Christie's International Real Estate, Inc, also in Chicago, Illinois. From January 2020 to June 2020, Mr. Lim was a real estate salesperson with Coldwell Banker Global Luxury in San Francisco, California.

Senior Vice President, Franchise Operations: Josh Bolgren

Mr. Bolgren has served as Senior Vice President, Franchise Operations since January 2022. He served as Senior Vice President, Region Development, from October 2020 to January 2022. Mr. Bolgren has served in various other capacities for REMAX, LLC since September 2005.

Senior Vice President, Investor Relations: Andy Schulz

Mr. Schulz has served as Senior Vice President, Investor Relations, of REMAX, LLC and RE/MAX Holdings since January 2021. He was Vice President, Investor Relations, from July 2017 to January 2021. He has served in various other capacities for REMAX, LLC since April 2016.

Senior Vice President, Global and Commercial Development: Shawna Gilbert

Ms. Gilbert has served as Senior Vice President, Global and Commercial Development since August 2022. Ms. Gilbert served as Vice President, Global Development, from December 2017 to August 2022. Ms. Gilbert has served in various other capacities for REMAX, LLC since July 2010.

Vice President, Chief Accounting Officer: Leah Jenkins

Ms. Jenkins has served as Vice President, Chief Accounting Officer for REMAX, LLC and for Motto Franchising, LLC since August 2023. For both RE/MAX and Motto she served as Executive Director, Financial Reporting and Technical Accounting from May 2022 to August 2023 and as Director, Technical Accounting and Projects from January 2020 to May 2022. Ms. Jenkins previously served as Senior Manager of Technical Accounting for REMAX, LLC from June 2016 to January 2020.

Vice President, Customer Success: Sandy Jamison

Ms. Jamison has served as Vice President, Customer Success since December 2024. She served as Vice President, Region Development from October 2022 to December 2024, was Area Vice President, Region Development from October 2020 to October 2022 and served as Director, Business Growth from January 2019 to October 2020. Ms. Jamison has served in various other capacities for REMAX, LLC since January 2011.

Vice President, Customer Success: Samantha Hosea

Ms. Hosea has served as Vice President, Customer Success since December 2024. She served as Vice President, Region Development from May 2023 to December 2024, was Area Vice President, Region Development from October 2022 to May 2023 and was Area Vice President, Business Growth, from January 2019 to October 2022. Ms. Hosea has served in various other capacities for REMAX, LLC since August 2007.

Vice President, Growth and Education: Ben Fairfield

Mr. Fairfield has served as Vice President, Growth and Education since December 2024. He was Vice President, Recruiting and Retention from May 2023 to December 2024. He served as Vice President, Region Development from April 2022 to May 2023. From February 2021 to April 2022, Mr. Fairfield was Managing Director of Coaching for Success Magazine, Coeur d'Alene, Idaho. From August 2020 to February 2021, Mr. Fairfield was an Associate Broker with eXp Realty in Coeur d'Alene, Idaho. From March 2017 to August 2020, he was Director Expansion & Sales for United Home Group, Portland, Oregon.

Area Vice President, Expansion Team: Chris Schwartz

Mr. Schwartz has served as Area Vice President, Expansion Team since December 2024. He served as Area Vice President, Franchise Sales from February 2024 to December 2024, and served as Executive Director, Franchise Sales from January 2023 to February 2024 and as Director, Franchise Sales, from January 2021 to January 2023. From October 2018 to January 2021, he was Managing Regional Vice President for Realogy Franchise Group in Madison, New Jersey.

B. RE/MAX REGIONAL

The following individuals are either directors or officers of RE/MAX Regional or are from RE/MAX, LLC and will have management control over operations of RE/MAX Regional:

Chief Executive Officer of RE/MAX Holdings: Erik Carlson

See description in subitem A.

Chief Financial Officer and Treasurer: Karri Callahan

See description in subitem A.

Chief Information Officer: Grady Ligon

See description in subitem A.

Executive Vice President, General Counsel, Chief Compliance Officer, and Secretary: Susan Winders

See description in subitem A.

Executive Vice President, Human Resources and Administration: Robert M. Fuchs

See description in subitem A.

Executive Vice President of Strategy: Travis Saxton

See description in subitem A.

Executive Vice President and Chief Growth Officer: Chris Lim

See description in subitem A.

Senior Vice President, Franchise Operations: Josh Bolgren

See description in subitem A.

Vice President, Region Development: Sandy Jamison

See description in subitem A.

Vice President, Region Development: Sam Hosea

See description in subitem A.

Vice President, Chief Accounting Officer: Leah Jenkins

See description in subitem A.

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Item 3

LITIGATION

Actions involving RE/MAX Regional.

See case description number 2 under *Actions Involving RE/MAX, LLC and its Affiliates*.

Actions involving RE/MAX Regional’s predecessors, RE/MAX North Central, Inc., d/b/a RE/MAX Integra, Midwest; RE/MAX Indiana Limited Partnership d/b/a RE/MAX Integra, Indiana; and RE/MAX of New England, Inc., d/b/a RE/MAX Integra, New England (“Predecessor Regions”) and their former affiliates, including Predecessor Region’s officers or owners.

1. Real Estate Visionaries, Inc. d/b/a/ Leading Edge; Stephen Chuha, Jr.; Paul Mydelski; Eileen Hamblin; and Linda O’Koniewski v. RE/MAX of New England, Inc., CA No. 1881CV1676 (Middlesex County, Massachusetts Superior Court); filed June 11, 2018.

The Plaintiffs filed this action against Predecessor Region on June 11, 2018, for equitable and declaratory relief, alleging claims for breach of the implied covenant of good faith and fair dealing, unfair and deceptive trade practices under M.G.L. c. 93A, fraudulent inducement, and declaratory judgment, after the Plaintiffs refused to sign franchise agreements for three RE/MAX offices and Predecessor Region terminated its permission that had allowed the Plaintiffs to operate as holdovers at these three locations. Plaintiffs also filed a motion for temporary restraining order and preliminary injunction, asking the Court to prevent or delay the termination of these three holdover RE/MAX offices, which was denied by the Court on June 21, 2018. The Court denied Plaintiffs’ June 22, 2018 emergency motion for reconsideration of its decision, and Plaintiffs appealed the Court’s decision on July 25, 2018; that appeal was denied on July 3, 2018.

On June 25, 2018, Predecessor Region terminated Plaintiffs’ permission to operate a fourth holdover RE/MAX office due to Plaintiffs’ refusal to sign a renewal franchise agreement. Plaintiffs filed an Amended Complaint and Jury Demand on June 28, 2018, alleging claims for breach of contract and constructive termination with respect to Plaintiffs’ remaining RE/MAX franchise agreements, breach of the implied covenant of good faith and fair dealing, violation of M.G.L. c.93A, fraudulent inducement, and tortious interference with contract. The Plaintiffs also sought a declaratory judgment that the non-compete provisions in the franchise agreements were unenforceable. On July 3, 2018, Plaintiffs closed their five authorized RE/MAX franchised offices. On July 11, 2018, Predecessor Region filed its Answer and Counterclaim, asserting claims against Plaintiffs for violation of the in-term non-competition provisions of their RE/MAX franchise agreements and other violations. The case was tried in March 2019, and a final post-trial hearing was held on April 26, 2019. On April 17, 2020, the Court issued a split decision, holding that Predecessor Region had not engaged in fraudulent inducement or tortious interference with contract. The Court also dismissed Plaintiffs’ claim that the non-compete provisions in the franchise agreements were unenforceable. The Court held in favor of Plaintiffs on their claims for breach of contract, breach of the covenant of good faith and fair dealing, and violation of M.G.L. c.93A, awarding the Plaintiffs \$22,565 in damages and partial attorneys’ fees. On June 19, 2020, the parties entered into a Confidential Settlement Agreement and Release, in which the parties agreed that Predecessor Region would pay the Plaintiffs \$22,565 and partial attorneys’ fees to satisfy the Court’s order, and the parties agreed to waive all rights of appeal.

Actions Involving RE/MAX, LLC and its Affiliates

1. Salvatore Calabrese, Michael Calabrese, and Related Assets LLC d/b/a RE/MAX Metro, Plaintiffs, v. RE/MAX, LLC d/b/a RE/MAX New York Region (f/k/a RE/MAX International, Inc.), RE/MAX of New York Inc. (n/k/a RMY Holdings Inc.), ABC Corp. Nos. 1-10, Brook Staten Realty LLC, Staten Brook Realty LLC, XYZ Corp. Nos. 1-10, Joseph Madaio, Robert Coppolino, Salvatore Carola, John/Jane Does Nos. 1-10, Terri Bohannon, and Sandy Jamison, Defendants, Index No. 507254/2018, pending in the Supreme Court of the State of New York, County of Kings, filed on April 10, 2018.

On April 10, 2018, former RE/MAX franchise owners Salvatore Calabrese and Michael Calabrese and former franchisee Related Assets LLC d/b/a RE/MAX Metro filed suit against RE/MAX, LLC RE/MAX of New York, Inc. and others relating to the refusal to renew/termination of their three franchise agreements. Plaintiffs allege, among other things, that RE/MAX, LLC and/or RE/MAX of New York Inc. improperly: refused to recognize an alleged verbal agreement to renew the franchise agreements; required Plaintiffs to renew on the then-current form of franchise agreement with allegedly less favorable terms; refused to allow Plaintiffs to renew their existing form of franchise agreement; and solicited, and subsequently granted competing franchise locations to, certain of the sales agents who had been associated with Plaintiffs in an alleged effort to secure certain of Plaintiffs' business despite alleged non-compete agreements of those sales agents. On February 11, 2019, Plaintiffs amended their complaint and dismissed RE/MAX of New York, Inc. Plaintiffs allege in their amended complaint: breach of the franchise agreements; breach of the duty of good faith and fair dealing; promissory estoppel; breach of contract pertaining to non-compete provisions; unfair competition/misappropriation; unjust enrichment; tortious interference with a contract and/or prospective contractual relations; fraudulent inducement; conversion/civil theft; and civil conspiracy. Plaintiffs seek rescission (of the new terms in the franchise agreements) and an unspecified amount of damages, including actual damages, consequential damages, special damages, statutory damages, attorneys' fees, punitive or exemplary damages, pre- and post-judgment interest and costs. RE/MAX, LLC filed a motion to dismiss which was granted in part and denied in part on May 26, 2020. RE/MAX, LLC intends to vigorously defend against all claims.

2. Christopher Moehrl, Michael Cole, Steve Darnell, Jack Ramey, Daniel Umpa, and Jane Ruh v. The National Association of Realtors, Realogy Holdings Corp., HomeServices of America, Inc., BHH Affiliates, LLC, HSF Affiliates, LLC, The Long & Foster Companies, Inc. RE/MAX, LLC., and Keller Williams Realty, Inc., Case No. 19-cv-01610, pending in the United States District Court for the Northern District of Illinois, filed on March 6, 2019.

Scott and Rhonda Burnett, Ryan Hendrickson, Jerod Breit, Scott Trupiano, and Jeremy Keel v. The National Association of Realtors, Realogy Holdings Corp., HomeServices of America, Inc., BHH Affiliates, LLC, HSF Affiliates, LLC, RE/MAX, LLC, and Keller Williams Realty, Inc., Case No. 19-cv-00332-SRB, pending in the United States District Court for the Western District of Missouri, filed on April 29, 2019.

Jennifer Nosalek, Randy Hirschorn, and Tracey Hirschorn v. MLS Property Information Network, Inc., Realogy Holdings Corp., Anywhere Real Estate Inc. (f/k/a Realogy Holdings Corp.), Century 21 Real Estate LLC, Coldwell Banker Real Estate LLC, Sotheby's International Realty Affiliates LLC, Better Homes and Gardens Real Estate LLC, ERA Franchise System LLC, HomeServices of America, Inc., BHH Affiliates, LLC, HSF Affiliates, LLC, RE/MAX, LLC, Polzler & Schneider Holdings Corp., Integra Enterprises Corp., RE/MAX of New England, Inc., RE/MAX Integrated Regions, LLC, and Keller Williams Realty, Inc., Case No. 20-cv-12244-PBS, pending in the United States District Court for the District of Massachusetts, filed on December 17, 2020.

A number of putative class action complaints were filed against the National Association of Realtors (“*NAR*”), Anywhere Real Estate, Inc. (formerly Realogy Holdings Corp.), HomeServices of America, Inc. (“*HSA*”), RE/MAX, LLC and Keller Williams Realty, Inc. The first was filed on March 6, 2019, by plaintiff Christopher Moehrl in the United States District Court for the Northern District of Illinois (the “*Moehrl Action*”). Similar actions have been filed in various federal courts. The complaints make substantially similar allegations and seek substantially similar relief. For convenience, all of these lawsuits are collectively referred to as the “*Moehrl-related antitrust litigations*.” In the Moehrl Action, the plaintiffs allege that a NAR rule that requires brokers to make a blanket, non-negotiable offer of buyer broker compensation when listing a property, results in increased costs to sellers and is in violation of federal antitrust law. They further allege that certain defendants use their agreements with franchisees to require adherence to the NAR rule in violation of federal antitrust law. Amended complaints added allegations regarding buyer steering and non-disclosure of buyer-broker compensation to the buyer. While similar to the Moehrl Action, the Moehrl-related antitrust litigations also allege: state antitrust violations and claims against a multiple listing service (“*MLS*”) defendant rather than NAR. Among other requested relief, plaintiffs sought damages against the defendants and injunctive relief. RE/MAX, LLC filed motions to dismiss in the Moehrl Action, Burnett Action, and Nosalek Action which were denied in October 2019, October 2020 and December 2021, respectively.

In the Moehrl Action, plaintiffs sought certification of two classes of home sellers: (1) a class seeking an award of alleged damages incurred by home sellers who paid a commission between March 6, 2015 and December 31, 2020, to a brokerage affiliated with a corporate defendant in connection with the sale of residential real estate listed on any of the 20 covered MLSs in various parts of the country; and (2) a class of current or future owners of residential real estate, who are presently listing or will in the future list a home for sale on any of the 20 covered MLSs, seeking to prohibit defendants from maintaining and enforcing the NAR rules at issue in the complaint. On March 29, 2023, the court in the Moehrl Action granted plaintiffs’ motion for class certification as to both classes. On April 12, 2023, RE/MAX, LLC petitioned the United States Court of Appeals for the Seventh Circuit for permission to appeal the Court’s class certification decision. On May 24, 2023, the Seventh Circuit denied the petition.

In one of the Moehrl-related antitrust litigations, filed by plaintiffs Scott and Rhonda Burnett and others in the Western District of Missouri (the “*Burnett Action*”), the court on April 22, 2022 granted plaintiffs’ motion for class certification and a trial date was set for October 2023. On September 15, 2023, RE/MAX, LLC entered into a Settlement Term Sheet (the “*Settlement*”) to resolve the Burnett Action and Moehrl Action. The proposed Settlement would resolve all claims set forth in the Burnett Action and Moehrl Action, as well as all similar claims on a nationwide basis against RE/MAX, LLC (collectively, the “*Nationwide Claims*”) and would release RE/MAX, LLC and RE/MAX Holdings, Inc., their subsidiaries and affiliates, and RE/MAX sub-franchisors, franchisees and their sales associates in the United States from the Nationwide Claims. By the terms of the proposed Settlement, RE/MAX, LLC agreed to make certain changes to its business practices and to pay a total settlement amount of \$55 million (the “*Settlement Amount*”) into a qualified settlement escrow fund (the “*Settlement Fund*”). The Settlement Amount was deposited into the Settlement Fund in three installments per the Settlement, of which 25% (or \$13.8 million) was deposited during the third quarter of 2023, 25% (or \$13.8 million) was deposited during the fourth quarter of 2023, and the final 50% was deposited during the second quarter of 2024 after final court approval of the Settlement Agreement (as defined below). RE/MAX, LLC used available cash to pay the Settlement Amount.

The Settlement and any actions taken to carry out the Settlement are not an admission or concession of liability, or of the validity of any claim, defense, or point of fact or law on the part of any party. RE/MAX, LLC continues to deny the material allegations of the complaints in the Burnett Action, the Moehrl Action, the Moehrl-related antitrust litigations, and the Copycat Cases (as defined below). RE/MAX, LLC entered into the Settlement after considering the risks and costs of continuing the litigation. On September 19,

2023, the Burnett court stayed deadlines as to RE/MAX, LLC. On October 5, 2023, RE/MAX, LLC entered into a definitive settlement agreement (the “**Settlement Agreement**”) containing substantially the same material terms and conditions as provided in the Term Sheet. On November 20, 2023, the court granted preliminary approval of the Settlement Agreement and on May 9, 2024, the court granted final approval of the Settlement Agreement. Appeals were subsequently filed, including by one of the Batton plaintiffs, and opening briefs were filed September 25, 2024. The Settlement Agreement will become effective if the order approving the Settlement Agreement is affirmed at the conclusion of the appeals process. A copy of the Settlement Agreement is available at the following websites:

<https://news.remax.com/remax-llc-settlement-agreement>

https://remaxnews.cdn.prismic.io/remaxnews/076000ca-4d4a-45b8-a23c-e1e161e824e3_1696592457_remaxsettlementagreement.pdf

On October 31, 2023, after a two-week trial, the jury in the Burnett Action found an unlawful conspiracy existed and awarded approximately \$1.8 billion against the three remaining defendants NAR, Keller Williams Realty, Inc. and HSA. Due to the Settlement Agreement, RE/MAX, LLC did not present a defense or participate in the trial. Following the trial, on February 1, 2024, Keller Williams entered into a settlement with plaintiffs agreeing to make certain changes to its business practices and to pay a total settlement amount of \$70.0 million. On March 15, 2024, NAR and plaintiffs reached a settlement agreement. As part of that settlement, NAR agreed to pay \$418 million and make certain changes to its business practices, including prohibiting offers of compensation to buyer brokers on the MLS and requiring buyer agreements for MLS participants working with a buyer. The court granted preliminary approval of the NAR settlement on April 23, 2024. On April 25, 2024, HomeServices entered into a settlement with plaintiffs agreeing to make certain changes to its business practices and to pay a total settlement amount of \$250 million.

On November 24, 2024, the U.S. Department of Justice (“**DOJ**”) filed a “Statement of Interest” regarding the NAR settlement expressing concern about the requirement that buyers sign agreements with brokers before touring a home and indicating it is still investigating citing *NAR v. United States* pending in the D.C. Circuit. Nevertheless, the Burnett Court granted final approval of the NAR settlement on November 26, 2024.

In one of the other Moehrl-related antitrust litigations, filed by Jennifer Nosalek and others in the District of Massachusetts (the “Nosalek Action”), on June 30, 2023, plaintiffs filed a motion requesting preliminary approval of a settlement with MLS Property Information Network, Inc. (“**MLS PIN**”). The parties subsequently amended the settlement agreement on September 5, 2023, January 5, 2024, and again on January 17, 2025. If approved by the court, the settlement agreement requires MLS PIN to pay \$3.95 million, to eliminate the requirement that a seller must offer compensation to a buyer-broker and to amend various rules pertaining to seller notices and negotiation of buyer-broker compensation. On February 15, 2024, the DOJ filed a statement of interest requesting that the court deny preliminary approval of the second amended settlement agreement and recommending that the settling parties propose an injunction that prohibits offers of buyer-broker compensation by MLS PIN participants. On June 24, 2024, the court stayed the case pending a ruling by the Burnett court on the proposed NAR settlement and ordered plaintiffs to file a supplemental preliminary approval of settlement within 30 days of the Burnett Court ruling on the proposed NAR settlement. On January 17, 2025, Plaintiffs filed a supplemental memorandum in support of preliminary approval that included the third amended settlement agreement. The court set April 1, 2025, as the hearing date for preliminary approval. On March 17, 2025, the Department of Justice filed a supplemental statement of interest again requesting that the court deny preliminary approval of the settlement. On April 1, 2025, the court denied preliminary approval. No other defendants are part of the MLS PIN settlement. The terms of RE/MAX, LLC’s Settlement Agreement extend to plaintiffs in the

Nosalek Action. On October 24, 2023, plaintiffs filed a joint notice of pending settlement and a motion to stay the Nosalek case as to RE/MAX, LLC and RE/MAX Integrated Regions, LLC for 30 days, which was granted on October 30, 2023. Plaintiffs subsequently filed a joint motion to continue the stay. RE/MAX, LLC intends to vigorously defend against all claims, including appeals.

3. Monty March v. Real Estate Board of New York; Real Estate Board Of New York Listing Service; Brown Harris Stevens, LLC; Christie’s International Real Estate LLC; Coldwell Banker LLC; Compass, Inc.; Core Marketing Services LLC; The Corcoran Group, Inc.; Douglas Elliman, Inc.; Elegran Real Estate, D/B/A Elegran LLC; Engel & Volkers LLC; Fox Residential Group LLC; Halstead Real Estate LLC; Homesnap Inc.; Keller Williams Nyc, LLC; Leslie J. Garfield & Co., Inc.; Level Group Inc.; M.N.S. Real Estate Nyc, LLC; Modern Spaces LLC; The Agency LLC; The Modlin Group LLC; Nest Seekers International LLC; Oxford Property Group LLC; R New York LLC; RE/MAX, LLC; Serhant LLC; Sloane Square LLC; and Sotheby’s International Realty Affiliates LLC, Case No. 23-cv-09995, pending in the United States District Court for the Southern District of New York.

Christina Grace v. National Association of Realtors, RE/MAX Holdings, Inc., Anywhere Real Estate Inc., Keller Williams Realty, Inc., Compass, Inc., eXp World Holdings, Inc., Bay Area Real Estate Information Services, Inc., Marin Association of Realtors, North Bay Association of Realtors, Northern Solano County Association of Realtors, Inc., and Solano Association of Realtors, Inc., Case No. 23-cv-06352, filed on December 8, 2023, in the U.S. District Court for the Northern District of California.

Willsim Latham, LLC v. MetroList Services, Inc., Sacramento Association of Realtors, Inc., Placer County Association of Realtors, Inc., El Dorado County Association of Realtors, Lodi Association of Realtors, Yolo County Association of Realtors, Central Valley Association of Realtors, Amador County Association of Realtors, Nevada County Association of Realtors, Sutter-Yuba Association of Realtors, RE/MAX Holdings, Inc., Anywhere Real Estate Inc., Keller Williams Realty, Inc., eXp World Holdings, Inc., Norcal Gold Inc., Century 21 Select Real Estate, Inc., William L. Lyon & Associates, Inc. Paul M. Zagaris, Inc., Guide Real Estate, Inc., Case No. 24-at-00067, filed on January 18, 2024 in the U.S. District Court for the Eastern District of California.

Dalton Jensen v. The National Association of Realtors, Anywhere Real Estate Inc., HomeServices of America, Inc., HSF Affiliates, LLC, BHH Affiliates, LC, RE/MAX, LLC, Keller Williams LLC, Keller Williams of Salt Lake, KW St. George Keller Williams Realty, KW Westfield, Equity Real Estate, Century 21 Everest, Realtypath, LLC, Windemere Real Estate SVCS. Co., Case No. 24-cv-00109, filed on February 9, 2024 in the U.S. District Court for the District of Utah.

Copycat lawsuits to the Moehrl-related antitrust litigations were filed by plaintiff Monty March in the Southern District of New York (the “March Action”), plaintiff Christina Grace in the Northern District of California (the “Grace Action”), plaintiff Willsim Latham, LLC in the Eastern District of California (the “Willsim Action”), and plaintiff Dalton Jensen in the District of Utah (the “Jensen Action”) (together the “Copycat Cases”). RE/MAX, LLC intends to vigorously defend against all claims, including seeking to stay the lawsuits in light of the Settlement Agreement. On December 27, 2023, a motion was filed by plaintiffs to consolidate the copycat lawsuits in a multidistrict litigation in the Western District of Missouri for purposes of pretrial activities (the “MDL motion”). The Grace Action, the March Action, the Willsim Action, the Jensen Action, and many lawsuits that did not name RE/MAX, LLC, were included in the MDL motion. The MDL motion was denied based on the procedural posture of the litigation and the NAR settlement, without reaching the issue of whether centralization would be appropriate. In the Grace Action, the March Action, and the Willsim Action, the courts ordered a stay of the matters pending resolution of appeals of the Settlement Agreement. In the Jensen Action, plaintiff filed a notice of voluntary dismissal

on May 23, 2024, which the court granted the same day. RE/MAX, LLC intends to vigorously defend against all claims.

4. Mya Batton, Aaron Bolton, Michael Brace, Do Yeon Kim, Anna James, James Mullis, Theodore Bisbicos, and Daniel Parsons v. The National Association of Realtors, Realogy Holdings Corp., HomeServices of America, Inc., BHH Affiliates, LLC, HSF Affiliates, LLC, The Long & Foster Companies, Inc., RE/MAX, LLC, and Keller Williams Realty, Inc., Case No. 21-cv-00430, pending in the United States District Court for the Northern District of Illinois, filed on January 25, 2021.

On January 25, 2021, a similar action to the Moehrl-related antitrust litigations was filed in the Northern District of Illinois (the “Batton Action”) alleging violations of federal antitrust law and unjust enrichment. The complaint makes substantially similar allegations and seeks similar relief as the Moehrl-related antitrust litigations but alleges harm to homebuyers rather than sellers. RE/MAX, LLC’s motion to dismiss was granted on May 2, 2022, and the plaintiffs filed an amended complaint adding state antitrust and consumer protection claims. On February 20, 2024, the court dismissed plaintiffs’ claim seeking injunctive relief for violations of the Sherman Act and dismissed certain state law claims in Tennessee and Kansas. The court denied the remainder of RE/MAX, LLC’s motion to dismiss. On April 15, 2024, RE/MAX, LLC filed its answer and motion to dismiss for lack of personal jurisdiction. On November 22, 2024, the court denied RE/MAX, LLC’s motion to dismiss, and on December 2, 2024, plaintiffs filed a motion for leave to file a second amended complaint. RE/MAX, LLC intends to vigorously defend against all claims.

5. William Siegle vs. RE/MAX, LLC and John/Jane Does 1-10; Case No.: 23-cv-03102, pending in the United States District Court for the District of Colorado, filed on February 1, 2023.

On February 1, 2023, the franchise owner of RE/MAX Hometown in New Jersey, William Siegle, abandoned his franchise and filed a complaint against RE/MAX, LLC in the Superior Court of New Jersey, Law Division, Burlington County, Case No.: BUR-L-000230-23, alleging claims of tortious interference, breach of contract, and breach of the covenant of good faith and fair dealing. On March 29, 2023, RE/MAX, LLC filed a motion to remove the case to federal court and also filed a motion to transfer the case to Colorado or in the alternative dismiss the case. On November 21, 2023, the court granted RE/MAX, LLC’s motion to transfer the case to Colorado. On January 31, 2024, plaintiff filed an amended complaint adding allegations that RE/MAX, LLC encouraged another RE/MAX franchisee to recruit and hire plaintiff’s real estate agents in violation of a previous independent contractor agreement between the owner of the RE/MAX franchise and plaintiff. On February 14, 2024, RE/MAX, LLC filed a motion to dismiss plaintiff’s claims and on February 16, 2024, RE/MAX, LLC filed counterclaims against plaintiff to recover money owed under the franchise agreement and damages for plaintiff’s unfair competition, trademark counterfeiting and infringement, copyright infringement, and to enjoin plaintiff from further misuse of the RE/MAX trademarks and copyrighted works. On September 23, 2024, the court granted RE/MAX, LLC’s motion to dismiss plaintiff’s claims with prejudice. On December 5, 2024, RE/MAX, LLC filed a motion seeking its attorneys’ fees incurred in connection with claims brought by plaintiff. RE/MAX, LLC continues to vigorously pursue its counterclaims against plaintiff.

6. Homie Technology, Inc. v. National Association of Realtors, Anywhere Real Estate, Inc., Keller Williams Realty, Inc., HomeServices of America, Inc. HSF Affiliates, LLC, RE/MAX, LLC, and Wasatch Front Regional Multiple Listing Service, Inc., Case No. 24-cv-00616, pending in the United States District Court for the District of Utah, Central Division.

On August 22, 2024, plaintiff Homie Technology, Inc. filed suit against the National Association of Realtors, Anywhere Real Estate, Inc., Keller Williams Realty, Inc., HomeServices of America, Inc., HSF Affiliates, LLC, RE/MAX, LLC, and Wasatch Front Regional Multiple Listing Service, Inc. in the United States District Court for the District of Utah. The lawsuit alleges certain NAR rules, many of which are at issue in the Moehrl-related antitrust litigations, created a barrier to entry for Homie as a competitor, and that other defendants agreed and/or conspired to implement these rules and engaged in conduct that foreclosed Homie from competing. The complaint alleges federal and state antitrust claims and tortious interference. Plaintiff seeks injunctive relief and an unspecified amount of damages. On October 11, 2024, plaintiff voluntarily dismissed Wasatch Front Regional MLS. RE/MAX, LLC filed a motion to dismiss on October 18, 2024. RE/MAX, LLC intends to vigorously defend against all claims.

Litigation Commenced Against Franchisees and Former Franchisees in the Past Fiscal Year or in the First Quarter of 2025

RE/MAX, LLC vs. JL United Realty, LLC and Cheng “Josie” Lin; Case No.: 24-cv-00207, pending in the United States District Court for the District of Colorado, filed on January 23, 2024.

RE/MAX, LLC vs. Beachside Ventures, Inc., James Sanders, John Sanders, Sandra Sanders, and Mary Diane Sanders; Case No.: 25-cv-00409, pending in the United States District Court for the District of Colorado, filed on February 7, 2025.

RE/MAX, LLC vs. Villager Real Estate Services, Inc., Case No.: 2025CH00481, pending in the Circuit Court of Cook County, Illinois, Chancery Division, filed on January 16, 2025.

Collection Actions Filed Against Former Franchisee in the Past Fiscal Year

RE/MAX, LLC v. Solade Group, Inc., Alexander Martin, Davin Bell, Keith Wilson, and DOES 1 to 10, Inclusive, Superior Court of California, County of Orange, Central Justice Center-Civil Division, Case No.: 30-2024-01371952-CU-CL-CJC, filed on January 9, 2024.

RE/MAX, LLC v. Mark Schwartz, individually d/b/a RE/MAX Elite Properties and DOES 1 to 10, Inclusive, Superior Court of California, County of San Diego, Central Division Hall of Justice, Case No.: 37-2024-00016669-CU-CL-CTL, filed April 9, 2024.

RE/MAX, LLC v. Butler & Butler Properties LLC, Molly Butler, individually, and Jeffrey Butler, individually, Circuit Court of the Seventh Judicial Circuit, St. Johns County, Florida, Case No.: CAA24-1078, filed on August 8, 2024.

RE/MAX, LLC v. 1000 Realty Inc., Benjamin Lin, individually and as Guarantor, and DOES 1 to 10 Inclusive, Superior Court of California, County of Los Angeles, Central District-Stanley Mosk Courthouse, Case No.: 24STLC06941, filed September 24, 2024.

Other than the actions identified above, no litigation is required to be disclosed in this Item. Nevertheless, from time to time, other lawsuits arise out of the day-to-day real estate operations conducted by RE/MAX offices. These lawsuits are isolated cases typically brought by buyers and sellers of real estate. RE/MAX, LLC and RE/MAX Regional have sometimes been, and in the future may be, named in these

actions because of their standing as franchisor and subfranchisor, rather than as a result of any involvement in the underlying real estate transactions. Moreover, errors and omissions insurance is typically available to cover potential loss or liability. These cases are routine and incidental to the business conducted by RE/MAX, LLC and RE/MAX Regional. If more information is desired about the nature of these matters, it will be provided upon your written request.

Item 4

BANKRUPTCY

No bankruptcy is required to be disclosed in this Item.

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Item 5

INITIAL FEES

If you are purchasing a residential real estate franchise, you must pay RE/MAX Regional a nonrefundable initial franchise fee when you sign the Franchise Agreement. The amount of this fee varies depending upon the general population density of the market area where the Office will be located. The parameters of the fee are as follows:

- (a) \$35,000 in areas with a general population of 30,000 or more people (“*high-density*”); or
- (b) \$17,500 in areas with a general population of less than 30,000 people, that are substantially distant from a major urban area, and in which no appreciable population growth is envisioned (“*low-density*”).

If you are purchasing a commercial real estate franchise, you must pay RE/MAX Regional a nonrefundable initial franchise fee of \$25,000, regardless of population density, when you sign the Franchise Agreement and Commercial Office Addendum.

The applicable, nonrefundable initial franchise fee will be determined by RE/MAX Regional and inserted into Subsection 6.A. of the Franchise Agreement before you sign it. The initial franchise fee is not refundable for any reason.

RE/MAX Regional has the right to re-classify a market area upon renewal of the franchise. For example, a franchisee classified as low-density at the time of the initial sale may be in a high-density area at renewal.

You will also be required to pay RE/MAX Regional a nonrefundable \$1,000 Team Office Initial Fee for each Team Office that RE/MAX, LLC allows you to open.

RE/MAX, Regional may vary, waive, reduce, defer, or make an exception to its published fee structure and/or payment terms for any reason, including, without limitation, in order to: (i) facilitate acquisitions or mergers or conversions; (ii) accommodate certain existing franchisees that acquire additional offices; or (iii) encourage expansion in certain markets. For example, at the present time, REMAX, LLC may, in its sole discretion, offer opportunities to purchase a franchise at a reduced fee to (i) qualified existing franchisees in good standing or (ii) qualified prospective franchisees that are converting existing real estate offices or that are converting multiple real estate offices. RE/MAX Regional makes no representations that these or any other opportunities or variations to the standard initial franchise fee (“*incentives*”) will continue to be made available and they may be discontinued at any time. In addition, we reserve the right not to make any incentives available. Your compliance at all times with all of the material provisions of the Franchise Agreement will be required for you to be eligible for any and all incentives. If you receive an incentive and you later default in any of your material obligations under your Franchise Agreement, we reserve the right to terminate your eligibility for any and all incentives. If you fail to cure such default within the cure period provided in your franchise agreement, or if such default cannot be cured, then in addition to any other remedies available to us, we reserve the right to require you to repay on demand any and all incentives that you received from us prior to such default.

During calendar year 2024, franchisees paid initial franchise fees ranging from \$0 to \$17,500 for a franchise in a low-density market and from \$0 to \$35,000 for a franchise in a high-density market. Discounts to the initial franchise fee were granted based on factors such as a conversion or assistance with expansion in certain markets.

You may finance the initial franchise fee over a 12-month period. If you are purchasing a residential real estate franchise and you choose to finance the initial franchise fee, your initial franchise fee will be \$37,500 if your franchise is in a high-density area (as opposed to \$35,000 if you pay it in one lump sum) or \$19,000 if your franchise is in a low-density area (as opposed to \$17,500 if you pay it in one lump sum). If you are purchasing a commercial real estate franchise and you choose to finance the initial franchise fee, your initial franchise fee will be \$27,000 (as opposed to \$25,000 if you choose to pay it in one lump sum).

You will be required to pay at least 50% in cash as a down payment when the Franchise Agreement is signed; the balance will be due in 12 equal monthly installments which will be charged to your bank account (if we allow you to pay by credit card, you may be charged a credit card processing fee or surcharge; see Item 10). If in the same calendar month that you sign the Franchise Agreement and pay the 50% down payment you pay the remaining promissory note balance in full, RE/MAX Regional will waive the installment fee.

Note to Renewal Franchisees

In the event of a renewal, you will not need to pay us an initial franchise fee. However, at least 90 days prior to the expiration of your expiring franchise agreement, a renewal fee is payable to us of either \$6,000 or \$12,500, depending upon whether you are renewing a residential office located in a high- or low-density area or whether you are renewing a commercial RE/MAX franchise. Your renewal fee will be \$12,500 if you are renewing a residential RE/MAX franchise in a high-density area (\$14,000 if you choose to pay your renewal fee in 12 equal monthly installments) or \$6,000 if your franchise is in a low-density area (\$7,000 if you choose to pay your renewal fee in 12 equal monthly installments). If you are renewing a commercial RE/MAX franchise, your renewal fee will be \$9,000 (\$10,250 if you choose to pay your renewal fee in 12 equal monthly installments). If you finance the renewal fee, the monthly installments will be debited from your bank account (if we allow you to pay by credit card, you may be charged a credit card processing fee or surcharge; see Item 10).

If you are renewing a Team Franchise, a Micro-Market Franchise, or a Micro-Market Team Franchise, then your renewal fee will be whatever is identified in your expiring franchise agreement.

If you are renewing an existing Team Office, or what was formerly known as a Satellite Office, you will be required to pay a nonrefundable Team Office Renewal Fee of \$500 for each Team Office that you renew (see Item 6).

Note to Franchise Transferees

In the event of a transfer, you will not need to pay us an initial franchise fee. However, a transfer fee is payable to us in an amount of \$2,500 per Franchise Agreement transfer, plus any amounts necessary to cover our other costs, such as administrative and legal expenses (RE/MAX Regional's costs could be significantly higher than the transfer fee depending upon the nature and complexity of the transaction).

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Item 6

OTHER FEES

Type of Fee ¹	Amount	Due Date	Remarks
<p>Monthly Ongoing Fees ^{1, 2, 3, 6, 7, 12, 13}</p>	<p><i>Component One Continuing Franchise Fee:</i> Depending on the state in which your Office is located, you will pay \$138 to \$165 per month for each Sales Associate. It is currently anticipated that this fee may increase by at least \$2.50 on July 1, 2026, and by at least \$2.50 on the 1st day of July in each subsequent year of the Franchise Agreement.</p> <p><i>Component Two Continuing Franchise Fee (or “Broker Fee”):</i> an amount equal to 1% of gross commissions and other revenue.</p> <p><i>Component Three Continuing Franchise Fee (or “Technology Fee”):</i> up to \$15 per month per Sales Associate.³</p>	<p>Due by 10th day of each month.</p>	<p>Payable to RE/MAX Regional which may increase the Component One Continuing Franchise Fee amount once in any calendar year following at least 60 days’ prior written notice.³</p> <p>The Technology Fee is not yet effective as of the Issuance Date of this disclosure document; REMAX, LLC reserves the right to implement this fee upon 12 months’ notice.³</p>
<p>Annual Dues^{1, 2, 4, 7}</p>	<p>\$410 for each Sales Associate in your Office.</p> <p>If a Sales Associate has been in the RE/MAX System for at least 12 consecutive months, you may choose to pay the Annual Dues in either one lump sum or—if you pay by credit card or electronic funds transfer (“<i>EFT</i>”), for an additional fee of \$20.50—you may choose to pay Annual Dues in monthly or quarterly installments over a 12-month period.</p>	<p>Whether you pay Annual Dues in installments over a 12 month period (available only if a Sales Associate has been in the System for at least 12 consecutive months), or you pay Annual Dues in one lump sum, the first payment is due within 5 days of the date such Sales Associate’s license is first registered with the Office or the date the Sales Associate is first</p>	<p>Payable to REMAX, LLC which may increase the amount once in any calendar year following at least 60 days’ prior written notice.⁴</p>

Type of Fee ¹	Amount	Due Date	Remarks
		<p>qualified to engage in real estate services for the Office, whichever is earlier.</p> <p>Annual Dues are billed by RE/MAX, LLC yearly, on a Sales Associate's anniversary date.</p>	
Marketing Fund Fee ^{1, 2, 5, 6, 7, 13}	Depending on the state in which your Office is located, you will pay \$127 to \$140 per month for each Sales Associate in your Office.	Due by 10 th day of each month.	Payable to RE/MAX Regional (or its designee) which may increase the amount once (subject to a cap) in any calendar year following at least 60 days' prior written notice. Used for preparation and placement of national, pan-regional, regional, and local marketing.
Hot Air Balloon Fund fee ⁸ Indiana, Minnesota, and Wisconsin only	<p>If your Office is in Minnesota or Wisconsin, you will pay \$100 per month.</p> <p>If your Office is in Indiana, you will pay \$125 per month per Office if your Office is in a low-density area or \$175 per month per Office if your Office is in a high-density area.</p>	Due by 10 th day of each month.	<p>Payable to RE/MAX Regional (or its designee)</p> <p>Used for the operation of RE/MAX hot air balloons for public relations and promotional programs in Indiana, Minnesota, and Wisconsin.</p>
Regional Development Fee (Indiana only) ¹⁴	<p>If your office is in a low-density area: \$150 per month per office.</p> <p>If your office is in a high-density area: \$200 per month per office.</p>	Due by 10 th day of each month.	<p>Payable to RE/MAX Regional (or its designee).</p> <p>Indiana only</p>

Type of Fee ¹	Amount	Due Date	Remarks
Transfer	\$2,500 per Franchise Agreement, plus any amounts necessary to cover RE/MAX Regional's other costs, such as administrative and legal expenses.	Prior to consummation of transfer.	<p>Payable to RE/MAX Regional when the Franchise Agreement, assets of the Office, or controlling interest in you is transferred. No transfer fee is payable if the Franchise Agreement is transferred to an entity you control within 1 year after signing. RE/MAX Regional may waive this fee if transfer is to an existing RE/MAX franchisee or Sales Associate who has been affiliated with the RE/MAX organization for at least 12 months.</p> <p>RE/MAX Regional's costs could be significantly higher than the transfer fee depending upon the nature and complexity of the transaction.</p>
Renewal ^{1,7,9} (residential franchise)	\$6,000 to \$12,500 or, if financed, \$7,000 to \$14,000.	At least 90 days prior to expiration of the Franchise Agreement.	Payable to RE/MAX Regional.
Renewal (commercial franchise) ^{1,7,9}	\$9,000, or, if financed, \$10,250	At least 90 days prior to expiration of the Franchise Agreement.	Payable to RE/MAX Regional.
Team Office Initial Fee ^{1,7,9}	\$1,000	Upon signing Team Office Amendment.	Payable to RE/MAX Regional See also Item 5
Team Office Renewal Fee ^{1,7,11}	\$500 for each Team Office	Upon signing Team Office Amendment (at least 90 days prior to expiration of the Franchise Agreement).	Payable to RE/MAX Regional.

Type of Fee ¹	Amount	Due Date	Remarks
Monthly Ongoing Team Office Fee ^{1, 7, 12}	\$100 per month for each Team Office	Due by 10 th day of each month.	Payable to RE/MAX Regional.
Document Preparation Fee	\$500 to \$2,000	As incurred.	Fee charged for preparation of miscellaneous documents, including by way of example only, shareholder removal, contract extension or an additional set of renewal documents for franchisees that fail to timely renew.
Product Purchases	See Item 8.	See Item 8.	
Insurance	Cost of insurance	On demand after payment.	If you fail to obtain and maintain required insurance, RE/MAX Regional will have the right to obtain insurance on your behalf, and you must promptly reimburse RE/MAX Regional for the cost of that insurance plus related administrative costs. See Item 8.
Insufficient Funds Processing Fee	\$100 plus reimbursement of our additional administrative expenses and charges	As incurred.	Due if you have insufficient funds to cover a payment, or if you pay by check, a check is returned for insufficient funds.

Type of Fee ¹	Amount	Due Date	Remarks
Audit	Cost of inspection or audit.	As incurred.	Payable if you fail to furnish reports, supporting records or other required information or you understate the amounts owed to RE/MAX Regional for any 3-month period by more than 5%, or if an inspection reveals other conduct that is unlawful or a breach of the Franchise Agreement.
Interest and Late Charges	As liquidated damages and not as a penalty: 20% of amount owed for the late payment of Annual Dues; 10% of amount owed for all other fees (or maximum amount allowed by law); \$100 per day for the failure to timely submit reports; plus interest of 1% per month compounded (or highest rate allowed by law) of amount owed for all fees except Annual Dues.	Due with payment of outstanding amounts or submission of reports.	Payable on all overdue amounts or for the failure to timely submit reports.
Costs and Attorneys' Fees	Will vary under circumstances.	As incurred.	Payable if we engage legal counsel in connection with your failure to comply with the Franchise Agreement.
Indemnification	Will vary under circumstances.	As incurred.	You have to reimburse RE/MAX Regional if it is held liable for claims, or otherwise incurs legal or other costs, arising from the operation of your Office.

Type of Fee ¹	Amount	Due Date	Remarks
Initial Education	\$0	Not Applicable.	Initial Education is required. You will be required to pay for all related travel, meal, lodging and entertainment expenses. (See Item 11 for more detail.)
Recruiting 101	\$599	Not Applicable.	Recruiting 101 is required. You will be required to pay for all related travel, meal, lodging and entertainment expenses. (See Item 11 for more detail.)
Broker/Owner Meetings and Retreats	\$0 - \$550 registration fee	Upon receipt of invoice.	Attendance is highly recommended; you must pay for all related travel, meal, lodging and entertainment expenses (if any).
Educational Courses	\$50 - \$2,000 Extra fees may be charged for educational and certification classes for professional credit, if offered.	10 days after billing or at registration.	You may be required to complete, at your expense, certain educational courses as a condition of renewal. (See Item 11 for more detail.)
Conventions and Seminars	\$195 - \$1,000 registration fee per person. Extra fees may be charged for educational and certification classes for professional credit, if offered. Nominal fees or charges may also be assessed for a variety of social functions.	Prior to attending.	Attendance is highly recommended; you also must pay for all related travel, meal, lodging, and entertainment expenses.

Type of Fee ¹	Amount	Due Date	Remarks
Agent Tools Platform	\$0	See Item 11.	As of the Issuance Date of this disclosure document, you are not required to pay a separate fee to access the Agent Tools Platform although REMAX, LLC reserves the right to require payment of reasonable fees to it, or an affiliate, for such access. Various fees will apply to purchases made and services used through the Agent Tools Platform, such as RE/MAX Marketplace and other third-party products and services (see Item 11).
BoldTrail Back Office Software	\$0	See Item 11	<p>As of the Issuance Date of this disclosure document, you are not required to pay a separate fee to use the BoldTrail Back Office Software, although we reserve the right to require payment of reasonable fees to us, or an affiliate, for such access.</p> <p>You will be required to pay Inside Real Estate for any additional services or enhancements that you may voluntarily choose that are not included in the BoldTrail Back Office Software.</p>
<p>QuickBooks Online</p> <p>(For use with BoldTrail Back-Office Management Software)</p>	Depending on the size of your Office, \$65 to \$235 per month per Office.	<p>Depends on the plan you choose.</p> <p>See also Item 11.</p>	Payable to Intuit Inc.

Type of Fee ¹	Amount	Due Date	Remarks
Multiple Listing Service Fees	\$0 to \$100 per month per Office	Some Multiple Listing Services may charge this on a quarterly or annual basis.	Payable to your local Multiple Listing Service or Services
Holdover Fee	\$2,500 per month per Office	Upon receipt of invoice.	Payable to RE/MAX Regional.
De-identification Fee	\$500 per day	As incurred. Payable if you fail to de-identify within 10 days of termination or expiration of the Franchise Agreement.	Payable to RE/MAX Regional.
Lost Future Revenue ¹⁵	Will vary under circumstances	Upon early termination or abandonment.	Payable if the Franchise Agreement or Team Office Amendment is terminated early for any other reason than pursuant to mutual consent.
Unreported Agent Payments ¹⁶	Will vary under circumstances	As incurred.	Payable if you fail to report Sales Associates affiliated with your Office.

¹ Except as noted below, all fees are uniformly imposed and collected by and payable to either RE/MAX Regional or one of its affiliates. All fees are non-refundable.

² The high commission concept contemplates that you will charge and collect Monthly Ongoing Fees (see footnote 3), Annual Dues, and Marketing Fund fees from each of your Sales Associates. The term “Sales Associate” means anyone whose license is registered with the Office and all Team Offices including, without limitation, sales associates, broker associates, brokers, managers, licensed administrators and/or each designated or managing broker of record. You will be required to pay the Monthly Ongoing Fees, Annual Dues, and Marketing Fund fees whether or not you collect such dues or fees from your Sales Associates. Notwithstanding any failure by you to meet your Minimum Agent Count (see Item 12), you will not be excused from the payment of, and you will be required to pay, all Monthly Ongoing Fees, Annual Dues, and Marketing Fund fees as if you had met your Minimum Agent Count.

³ Monthly Ongoing Fees. You will be required to pay RE/MAX Regional monthly ongoing fees (“**Monthly Ongoing Fees**”) as follows:

- *Component One Continuing Franchise Fee*. The first component, the Component One Continuing Franchise Fee (“**Component One Continuing Franchise Fee**”), may be referred to simply as “**continuing franchise fee**” on billing statements or invoices you receive. Under this component, you will be required to

pay RE/MAX Regional, on a monthly basis, \$138 to \$165 per month for each Sales Associate in your Office during the previous calendar month whether or not you actually collect management fees from your Sales Associates as recommended below. The Component One Continuing Franchise fee that you will pay will depend on what state your Office is located, as follows:

State	Component One Continuing Franchisee Fee (per Sales Associate in your Office)
Connecticut, Maine, Massachusetts, New Hampshire, Rhode Island, or Vermont	\$165
Indiana	\$149
Minnesota/Wisconsin	\$138

The Component One Continuing Franchise Fee will be due and will be considered late if not received by RE/MAX Regional by the 10th day of the month after the month the Office opens and by the 10th day of each month throughout the remainder of the term of the Franchise Agreement. RE/MAX Regional will have the right to increase the amount of the Component One Continuing Franchise Fee once in any calendar year following at least 60 days' prior written notice to you, provided such increase will not exceed 10% of the Component One Continuing Franchise Fee amount in effect at the time of any such increase. It is currently anticipated that this fee may increase by at least \$2.50 on July 1, 2026, and by at least \$2.50 on the 1st day of July in each subsequent year of the Franchise Agreement.

We recommend that you, in turn, charge each of your Sales Associates a monthly management fee.

- *Component Two Continuing Franchise Fee.* The second component of the Monthly Ongoing Fees is the Component Two Continuing Franchise Fee ("**Component Two Continuing Franchise Fee**"), which may be referred to simply as "**Broker Fee**" on billing statements or invoices you receive.

You will be required to pay RE/MAX Regional as a Component Two Continuing Franchise Fee, an amount equal to 1% of gross commissions (including referral fees) and other revenue earned, derived or otherwise generated from permitted real estate service activities handled by each one of your Sales Associates during the previous calendar month whether or not you actually collect a "**broker service fee**", as recommended below. "**Permitted Real Estate Service Activities**," means activities directly related to the business of listing, offering, selling, purchasing, exchanging and managing real property and the providing of marketing or consulting services or other activities with respect to auctioning, leasing or renting of real property or representing sellers, purchasers, lessors or renters of real property. This Component Two Continuing Franchise Fee will be due and will be considered late if not received by RE/MAX Regional by the 10th day of the month after the month the Office opens and by the 10th day of each month throughout the remainder of the term of the Franchise Agreement.

In Minnesota and Wisconsin, there are a few franchisees who were franchisees before the Component Two Continuing Franchise Fee was implemented who are presently not required to pay a Component Two Continuing Franchise Fee for some of their Sales Associates ("**Legacy Sales Associates**"), and who may be entitled to renew their franchise relationship with RE/MAX Regional under terms that do not require the payment of a Component Two Continuing Franchise Fee (sometimes referred to as a transaction fee by the Predecessor Region) for those Legacy Sales Associates. In such cases, those franchisees are required to pay a higher Component One Continuing Franchise Fee ("**Legacy Continuing Franchise Fee**") on behalf of those Legacy Sales Associates. The Legacy Continuing Franchise Fee will increase at the same time and in the same amount as any increase in the Component One Continuing Franchise Fee.

In addition to the monthly management fee franchisees charge their Sales Associates, RE/MAX Regional recommends that RE/MAX franchisees retain a small percentage of the gross commissions (including referral fees) earned, derived or otherwise generated from Permitted Real Estate Service Activities handled by their

Sales Associates (“**Broker Service Fee**”). RE/MAX Regional currently recommends, but does not require, that a RE/MAX franchisee’s Broker Service Fee be 5%.

- *Component Three Continuing Franchise Fee (“**Technology Fee**”).* Although not currently in effect, RE/MAX Regional reserves the right, upon 12 months’ notice, to implement a third component to the monthly ongoing fees, which fee would be known as the Technology Fee. If implemented, you would be required to pay RE/MAX Regional, on a monthly basis, a Technology Fee of up to \$15 for each Sales Associate in your Office during the previous calendar month whether or not you actually collected a Technology Fee from your Sales Associates. If implemented, the Technology Fee will be due and will be considered late if not received by us by the 10th day of the month after the month the Office opens and by the 10th day of each month throughout the remainder of the term of the Franchise Agreement. If implemented, RE/MAX Regional will have the right to increase (by not more than \$5 per year) or decrease the Technology Fee once in any calendar year following at least 60 days’ prior written notice to you.

Your failure to establish or require your Sales Associates to pay a monthly management fee, a Broker Service Fee or, if implemented, a Technology Fee, or your failure to actually collect such fees from some or all of your Sales Associates, will not relieve you of your obligation to remit all of the Monthly Ongoing Fees payable to RE/MAX Regional under the Franchise Agreement in a timely manner.

⁴ Following at least 60 days’ prior written notice to you, REMAX LLC may increase Annual Dues once in any calendar year; however, the increase will not exceed 20% of the then existing fee. From time to time, and solely at REMAX, LLC’s and/or RE/MAX Regional’s discretion, RE/MAX Regional may offer qualified, existing franchisees in good standing that acquire additional offices, or prospective franchisees that are converting an existing real estate office or merging with another real estate office, a waiver or deferral of Annual Dues. To facilitate or encourage Sales Associate recruitment, from time to time, and solely at REMAX, LLC’s and/or RE/MAX Regional’s discretion, RE/MAX Regional may offer existing franchisees in good standing the opportunity to participate in programs which may provide a waiver or deferral of all or a portion of Annual Dues to a limited number of new Sales Associate recruits within an office. REMAX, LLC and RE/MAX Regional make no representations that such programs will continue to be made available, and they may be discontinued at any time.

REMAX, LLC may allow you to pay Annual Dues by credit card or EFT. If a Sales Associate has been in the RE/MAX System for at least 12 consecutive months, you may choose to pay the Annual Dues in either one lump sum or—if you pay by credit card or EFT, for an additional fee of \$20.50—you may choose to pay Annual Dues in monthly or quarterly installments over a 12-month period. REMAX, LLC currently accepts MasterCard®, VISA®, or American Express®.

⁵ You will be required to pay a monthly Marketing Fund fee for each Sales Associate in your Office. The Marketing Fund Fee that you pay will depend on what state your Office is located, as follows:

State	Marketing Fund fee (per Sales Associate in your Office)
Connecticut, Maine, Massachusetts, New Hampshire, Rhode Island, or Vermont	\$127
Indiana	\$140
Minnesota/Wisconsin	\$131

RE/MAX Regional may increase (but not by more than \$30 per month) or decrease the monthly Marketing Fund fee once in any calendar year, following at least 60 days’ prior written notice to you. This fee will be due and will be considered late if not received by RE/MAX Regional by the 10th day of the month after the month the Office opens and by the 10th day of each month throughout the remainder of the term of the Franchise Agreement.

⁶ As an acknowledgement of their many years with the RE/MAX organization, Sales Associates that are at least 65 years old, and that have been in the RE/MAX System for at least 10 consecutive years, and who are no longer

able, or no longer desire, to devote a significant portion of their time and energy to real estate, may be eligible to receive a reduction in both Monthly Ongoing Fees and Marketing Fund fees in return for their continued affiliation with the RE/MAX organization, albeit on less than a full-time basis; this program is known as the RE/MAX Gold Plan (“*RE/MAX Gold Plan*”). If you would like eligible Sales Associates in your Office to participate in this program, you will be required to sign the then current version of the RE/MAX Gold Plan Letter Addendum; a copy of the current RE/MAX Gold Plan Letter Addendum is attached to this disclosure document as Exhibit A-6.

⁷ From time to time, and solely at RE/MAX Regional’s discretion, RE/MAX Regional may vary, waive, reduce, defer, make an exception to, or offer a completely different alternative fee structure to the one currently disclosed in Item 6 and such exceptions to our fee structure may be for a limited time and/or offered in connection with specific campaigns or promotions, such as the encouragement of teams. RE/MAX Regional makes no representations that such programs (“*incentives*”) will continue to be made available, and they may be discontinued at any time. In addition, RE/MAX Regional reserves the right not to make any such incentives available in certain circumstances. Your compliance at all times with all of the material provisions of your franchise agreement will be required for you to be eligible for any and all incentives. If you receive any incentives from us and you default in any of your material obligations to us under your franchise agreement, we will reserve the right to terminate your eligibility for any and all such incentives. If you fail to cure any such default within the cure period provided in your franchise agreement, or if such default cannot be cured, then in addition to any other remedies available to us, we will reserve the right to require you to repay on demand any and all incentives that you received from us prior to such default.

⁸ If you are in Minnesota or Wisconsin, you will be required to pay a monthly Hot Air Balloon Fund Fee of \$100 to cover the costs of the Hot Air Balloon Fund. If you are in Indiana, you will be required to pay a monthly Hot Air Balloon Fund Fee of \$125 per month if your Office is in a low-density area or \$175 per month if your Office is in a high-density area. The Hot Air Balloon Fund Fee will be due and will be considered late if not received by RE/MAX Regional on the 10th day of each month throughout the term of the Franchise Agreement commencing on the 10th day of the month after the month the Office opens.

⁹ Your renewal fee will vary depending upon whether you are renewing a residential or commercial RE/MAX franchise. If you are renewing a residential RE/MAX franchise, your renewal fee will depend on whether your franchise is located in a high-density area or a low-density area. (See Item 5.) If you are renewing a residential RE/MAX franchise in a high-density area, your renewal fee will be \$12,500 (\$14,000 if you choose to pay your renewal fee in 12 equal installments); if you are renewing a residential RE/MAX franchise in a low-density area, your renewal fee will be \$6,000 (\$7,000 if you choose to pay your renewal fee in 12 equal installments). If you are renewing a commercial RE/MAX franchise, your renewal fee will be \$9,000 (or \$10,250 if you choose to pay your renewal fee in 12 equal installments). Your renewal fee will be due at least 90 days prior to expiration of the Franchise Agreement. You may choose to pay your renewal fee in one lump sum or you may choose to pay it in 12 equal payments. If you choose to pay your renewal fee in 12 equal payments, the first installment will be due at least 90 days prior to expiration of the Franchise Agreement and the remaining installments will be due monthly thereafter. Whether you are paying the renewal fee in one lump sum or in 12 equal installments, you must also execute the current form of franchise agreement then being used by us (including the renewal addendum and additional supplemental agreements) at least 90 days prior to the expiration of the Franchise Agreement, which agreement and renewal addendum shall take effect on the day after the Franchise Agreement expires.

¹⁰ You will be required to pay RE/MAX Regional a nonrefundable \$1,000 Team Office Initial Fee for each Team Office that you open.

¹¹ You will be required to pay RE/MAX Regional a nonrefundable \$500 Team Office Renewal Fee for each Team Office that you renew (due when you renew the Team Office Amendment).

¹² You will be required to pay RE/MAX Regional a \$100 monthly ongoing Team Office Fee for each Team Office. The monthly ongoing Team Office Fee will be due and will be considered late if not received by RE/MAX, LLC by the 10th day of the month after the month the Team Office opens or renews and by the 10th day of each month throughout the remainder of the term of the Franchise Agreement.

¹³ You will be required to pay all fees, dues and charges in accordance with such procedures that RE/MAX Regional may specify. As of the Issuance Date of this disclosure document, RE/MAX Regional accepts payment via

electronic funds transfer (“*EFT*”) or automated clearinghouse transfer (“*ACH*”). RE/MAX Regional reserves the right to specify alternate methods of payment or to require payment other than by EFT or ACH and you agree to comply with our payment instructions and procedures. If in the future RE/MAX Regional accepts credit card or other alternative forms of payment, you agree to pay any associated processing fees and surcharges. Before your Office begins operating, you will be required to sign and deliver to us the documents we require to authorize us to debit your business checking account for Monthly Ongoing Fees, Marketing Fund Fees, Annual Dues, and other amounts due under the Franchise Agreement and for your purchases from us and/or our affiliates (the “*Electronic Depository Transfer Account*” or “*EDTA*”). You may be required to sign a Withdrawal Authorization Form (Automatic Bank Draft or Recurring Payment Withdrawal Authorization Form); the current form is attached to this disclosure document as Exhibit A-7. Alternatively, you may be prompted in RE/MAX Regional’s online billing system (“*RE/MAX Agent and Office Portal*”) to provide banking information for automatic payment (if we allow you to pay by credit card, you may be charged a credit card processing fee or surcharge). We will debit the EDTA for these amounts on their due dates. You will be required to ensure that funds are available in the EDTA to cover such withdrawals. If there are insufficient funds in the EDTA to cover any amount you owe, (i) you will be required to pay us, on demand, a processing fee of \$100, plus reimbursement of our administrative expenses and charges; and (ii) we may also require that you make some or all subsequent payments to us by certified check or other form of payment we may designate. In addition to any other remedies we may have under the Franchise Agreement, failure to timely complete the documents that we need to automatically debit your checking account or debit card may result in a processing fee of \$100 per month. We will reserve the right to vary the frequency and method of payment or collection or require payment other than by ACH or automatic credit card transfer, and you will be required to comply with those future payment instructions and procedures.

¹⁴ If you are in Indiana, you will be required to pay RE/MAX Regional or its designee a Regional Development fee of \$200 per month if your Office is in a high-density area (an area with a general population of more than 30,00 people) or \$150 per month if your Office is a low-density area (an area with a general population of less than 30,000 people, that is substantially distant from a major urban area). The Regional Development fee will be due and will be considered late if not received by RE/MAX Regional by the 10th day of the month after the month the Office opens and by the 10th day of each month throughout the remainder of the Term of the Franchise Agreement. RE/MAX Regional may increase the Regional Development fee once in any calendar year, but not by more than 20% of the amount of the Regional Development fee as of the date of any such increase.

¹⁵ Lost Future Revenue shall be calculated as the combined Monthly Ongoing Fees, Annual Dues, and Marketing Fund fees that would have been payable under the Franchise Agreement from the date of early termination of the Franchise Agreement or abandonment of the Office through the number of months (or partial months) remaining in the term of the Franchise Agreement, multiplied by the greater of: (i) the highest number of Sales Associates and unreported agents affiliated with your Office during any month prior to early termination; or (ii) the number of Sales Associates required under Section 7 of the Franchise Agreement to have been affiliated with the Office during such period remaining in the term of the Franchise Agreement, plus, all incentives that have been granted to you at any time during the term of the Franchise Agreement. The total of these amounts shall constitute Lost Future Revenue. RE/MAX Regional may also seek or receive intangible damages and any and all other damages or remedies to which it may be entitled at law or in equity.

¹⁶ If you fail to report Sales Associates, a \$1,000 Unreported Agent fee (“*Unreported Agent fee*”) plus all Monthly Ongoing Fees, Annual Dues, and Marketing Fund fees for the period beginning on the earliest date, in our determination, that (a) the individual who is an Unreported Agent was licensed with your Office; or (b) the individual was an Unreported Agent as defined in the Franchise Agreement (such payments, collectively and whether ongoing or retroactive, “*Unreported Agent Payments*”).

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Item 7

ESTIMATED INITIAL INVESTMENT

YOUR ESTIMATED INITIAL INVESTMENT¹

Type of expenditure	Amount	Method of payment	When due	To whom payment is to be made
Initial franchise fee ²	\$17,500 - \$37,500	Lump Sum or Financed ²	Upon Signing Franchise Agreement	RE/MAX, LLC
Office set-up/improvements ³	\$3,500 - \$72,000	As Agreed	As Incurred	Third Parties
Exterior office signage ⁴	\$500 - \$10,000	As Agreed	As Incurred	Third Parties
Furniture, fixtures, and equipment ⁵	\$2,000 - \$20,000	Vendor's terms	As Incurred	Third Parties
Computer System ⁶	\$4,000 - \$26,000	Vendor's terms	As Incurred	Third Parties
Inventory and supplies ⁷	\$500 - \$4,000	As Agreed	As Incurred	Third Parties
Education fees and expenses ⁸	\$4,000 - \$9,000	Lump Sum	As Incurred	Third Parties
Insurance ⁹	\$2,000 - \$6,000	Vendor's terms	Before Opening	Third Parties / Rated Carriers
Licenses, Grand Opening, Utilities, Security Deposit, and other miscellaneous opening costs ¹⁰	\$1,000 - \$11,000	As Incurred	As Incurred	Third Parties
Additional funds - 3 months ¹¹	\$10,000 - \$50,000	As Incurred	As Incurred	Third Parties
Total ¹²	\$45,000 - \$245,500			

Explanatory Notes

¹ Unless otherwise noted, all fees listed in this Item 7 are non-refundable.

² The Initial Franchise Fee is non-refundable. If you finance your Initial Franchise Fee, you will sign a promissory note as described in Item 10. Payments you make to parties other than us or our affiliates may be refundable and/or financed at the option of the other party.

³ If you are starting a new office, you will be required to have at least 1,000 square feet (700 square feet if you are starting a new office in a low-density area) of office space to start and should plan to expand to be able to accommodate the minimum number of Sales Associates you will be required to have by the end of the third year of the Franchise Agreement. The exact size of your Office will depend on the number of Sales Associates you anticipate having under contract and the availability of office space in your area. If you are converting an existing real estate office rather than starting a new office, your initial investment for Office Set-Up/Improvements may be closer to the low end of the range. If you are starting a new office that is 1,000 square feet in size, these costs should typically be in the \$15,000 - \$70,000 range. The actual cost of the office space and improvements, however, will depend on whether you lease or purchase the space, the size, condition and location of the Office premises, the demand for the Office premises among prospective lessees, the type of tenant finish or improvement you choose and how you prefer to furnish and decorate the Office premises. (See footnote 11.)

⁴ Unless prohibited by a state or local ordinance, or the landlord of the Premises, you must also have one or more exterior office signs depicting the trade name identified in the Franchise Agreement, and compliant with the most current edition of the Brand Standards Manual in effect at the time you open the Office.

⁵ Your Office must be staffed by at least one full-time person and equipped with furniture and other miscellaneous office equipment necessary to conduct a real estate brokerage business. The costs you incur may vary significantly and will depend, in large part, on whether you are converting an existing real estate office which already has much of the furniture and fixtures you will need or you are starting a new office, whether you lease or finance your furniture and fixtures or purchase them outright, and the size of your office. If you are starting a new office, and purchase your furniture and fixtures outright, or if your office is larger than 1,000 square feet, your initial outlay may be considerably higher than the upper range listed in the table. (See footnotes 11 and 12 for more detail.)

⁶ You must install and maintain at the Office a computer system with hardware, networking and software that is compatible with REMAX, LLC's communication and data reporting requirements, as well as high-speed Internet and email access. Costs for computer hardware, networking, software, and other office equipment can vary significantly, depending on the quality you choose, the automation requirements of your Office, and whether you purchase or lease. If you or someone you employ does not have the expertise, you will need to obtain a maintenance contract with a reputable organization for your Computer System and related equipment. This estimate also includes the cost to obtain QuickBooks Online by Intuit ("**QuickBooks**"), needed to use BoldTrail Back Office Software or alternatively, if you are a renewing franchisee that will not be using BoldTrail Back Office Software, to obtain brokerage back-office management software that has capabilities compatible with REMAX, LLC's communications and data reporting requirements. See Item 11 for detailed information pertaining to brokerage back-office management software and protection services and systems.

⁷ This category covers various supplies you will need prior to opening the real estate brokerage business, including such items as business cards, for sale signs, stationery, postage, and the like.

⁸ You or a principal owner must attend and complete the mandatory 4 day (approximately) initial education program ("**Initial Education**" or "**Initial Education Program**") in person at REMAX, LLC's headquarters in Denver, Colorado. You may send one or more people from the Office free of charge to the Initial Education Program although you will be responsible for all travel, meal, lodging, and entertainment expenses you or anyone else from the Office incurs to attend the Initial Education Program.

You or your principal owner will also be required to take a 4-day Recruiting 101 education course which must be taken within 12 months of opening the Office ("**Recruiting 101**"), which will be offered at various times throughout the year. You will be responsible for the course fee (\$599 per person that you send from your Office).

You will also be responsible for all travel, meal, lodging, and entertainment expenses you or anyone else from the Office incurs.

⁹ You must obtain and maintain certain types and amounts of insurance (see Item 8). Insurance costs may depend on such factors as: policy limits, types of policies, nature and value of physical assets, gross revenue, number of Sales Associates, square footage, geographic location of the office, business contents, your coverage history, and other factors bearing on risk exposure. Your actual cost may be higher or lower than this range and may depend on such things as the location of your Office (insurance premiums may vary by state), your claim history, or if you purchase more than the minimum coverage required under the Franchise Agreement. Cyber insurance costs also vary depending on the information technology controls that you have implemented, whether you encrypt data and whether you have implemented multi-factor authentication.

¹⁰ This category covers miscellaneous opening costs and expenses, such as broker and other required licenses, security deposit and first month's rent, advertising (including, but not limited to, a grand opening promotion), legal and accounting expenses, and deposits for gas, electricity and related utilities. As with other categories, the costs you incur will depend largely on whether you are converting an existing office (where your costs can generally be expected to be closer to the low end of the range) or starting a new office where your costs will generally be closer to the high end of the range.

¹¹ This category estimates your initial start-up expenses (other than the items identified separately in the table) for a three-month period after the Office begins operations. These expenses include payroll costs, rent or mortgage payments, Internet service provider fees (necessary for high-speed Internet and email access) and other overhead expenses. RE/MAX Regional relied on the real estate experience of some of its top executive officers and on financial information obtained from RE/MAX offices to compile these estimates. However, these figures are estimates, and RE/MAX Regional cannot guarantee that you will not have additional expenses starting the business. Your costs will depend on factors such as: how much you follow RE/MAX Regional's methods and procedures; your management skill, experience and business acumen; Sales Associate recruiting efforts; whether you are converting an existing real estate office with Sales Associates or starting a new office with no Sales Associates; the size of your facility and staff; local economic conditions; the local market for your services; the prevailing wage range; and competition. In general, these costs should be closer to the low end of the range if you are converting an existing office and between \$15,000 and \$50,000 if you are starting a new office. You should discuss your cash flow needs and capital budget with a professional accountant or advisor knowledgeable in planning new business enterprises.

¹² This is an estimated range of costs you might incur prior to opening your Office and/or during the first 3 months of operation as a franchisee and is based on the assumption that you have an office with 1,000 square feet—the minimum required during the initial phase of the Office's operation if your office is in a high-density area. RE/MAX Regional relied on the real estate experience of some of its top executive officers and on financial information obtained from RE/MAX offices to compile these estimates. However, the range of total expenditures you incur may vary considerably from the amounts estimated above. For instance, if your Office is larger than 1,000 square feet, your initial outlay may be considerably higher than the upper range listed in the table, depending upon how much additional space you lease. Initial investment costs for particular categories may also vary significantly depending on a number of factors including such things as the geographic location of the Office and whether or not it is a conversion of an existing real estate office. For example, if the Office is located in a luxury resort community, your initial investment costs could be substantially higher than the upper range indicated in the table. On the other hand, if you are converting an existing real estate office rather than starting a new office, your initial investment costs may be closer to the lower range indicated in the table. (These initial investment costs should also apply to the opening of a Team Office, should you desire to open one and should RE/MAX Regional grant you permission to do so. However, since the fee to open a Team Office is less than the initial franchise fee and since Team Offices may only accommodate a single team, your initial investment costs for a Team Office should generally be closer to the low end of the range.) You should review these figures carefully with a business advisor, knowledgeable in planning new business enterprises, before making any decision to purchase the franchise. Except as discussed in Items 5 and 10, RE/MAX Regional does not offer financing directly or indirectly for any part of the initial investment. The availability and terms of financing will depend on many factors, such as the availability of financing generally, your creditworthiness, collateral you may have and lending policies of financial institutions from which you may request a loan. The monetary figures reflected in this category do not include any amounts you may need for personal or living expenses and do not include any costs which you might incur to acquire an existing real estate business or its assets.

Note to Franchise Transferees

It is up to you and the selling franchisee to negotiate and determine the purchase price for the Office (and Team Offices, if any) which may include some or all of the items listed in the above chart. We will not necessarily review or comment on the sufficiency or appropriateness of the purchase price to be paid by you. To the extent that any of the items listed above are not included in the purchase price, you may need to incur these costs in addition to the purchase price. If you open any Team Office(s) subsequent to the transfer, then the items listed in the above chart will apply for each Team Office (see footnote 12 above).

Note to Renewal Franchisees

Upon renewal, as you already have an established office, you will not incur all of the above estimated amounts. However, we may require you to take certain actions to bring the Office (or Team Office, if any) up-to-date with our then current standards as set forth in the Brand Standards Manual. The costs of such actions will vary depending on the circumstances. Moreover, if you open any Team Office(s) subsequent to renewal, then the items listed in the above chart will apply for each Team Office (see footnote 12 above).

Item 8

RESTRICTIONS ON SOURCES OF PRODUCTS AND SERVICES

You will be required to operate the Office according to the mandatory elements of the RE/MAX System. The RE/MAX System contains mandatory elements and recommended practices that exist as a resource for franchisees to control the manner and means of their independently owned and operated franchise businesses. In addition to compliance with all of the mandatory terms of the franchise agreement, you will be required to strictly adhere to the other mandatory elements of the RE/MAX System, as set forth in the most current edition of the *RE/MAX Brand Identity: Trademark and Graphic Standards* or its successor and any supplemental brand standards that may be provided to you by REMAX, LLC, which are designed to protect the RE/MAX Marks, the goodwill they reflect, and the reputation of the RE/MAX network and which may be amended from time to time (collectively, the “***Brand Standards Manual***”).

To protect the RE/MAX Marks and to facilitate your compliance with certain communication and reporting requirements, mandatory elements of the System regulate, among other things, the use of the RE/MAX Marks in signs, letterhead, business cards and other promotional materials and the use of specific computer hardware and software. (Franchise Agreement, Section 3.) REMAX, LLC has the right to change these mandatory elements periodically to protect or enhance the RE/MAX Marks and associated goodwill, or the reputation of the RE/MAX network. These changes will be communicated to you in the Office Materials (see Franchise Agreement - Subsection 8.B.), the Brand Standards Manual, or in other written or electronic communications.

As of the Issuance Date of this disclosure document, there are no goods, services, supplies, fixtures, equipment, inventory, computer hardware and software or real estate relating to the Office’s establishment or operation that you will be required to purchase, lease or license from REMAX, LLC, RE/MAX Regional, or a designated supplier, although RE/MAX Regional reserves the right to require that certain goods, services, supplies, fixtures, equipment, inventory, and computer hardware and software relating to the Office’s establishment or operation be purchased exclusively from RE/MAX Regional, or to designate exclusive, specific suppliers for such products and services in the future. If items such as exterior real estate office signs, yard signs, stationery and business cards meet the minimum standards and specifications set forth in the Brand Standards Manual, they need not be purchased or leased from approved suppliers. REMAX, LLC does, however, maintain a list of approved suppliers from which these items may be

procured. REMAX, LLC does not assume any liability for the acts or omissions, or guarantee the performance, of any supplier, whether approved or not.

Approved Supplier Program

REMAX, LLC evaluates suppliers based on a number of criteria including length of time in business, financial resources, business credentials and their ability to provide services or products in accordance with minimum standards for delivery, performance, appearance and quality. Suppliers who wish to be included on REMAX, LLC's approved supplier list must submit an application package; however, as of the Issuance Date of this disclosure document, REMAX, LLC does not charge an application fee. REMAX, LLC will not unreasonably withhold its approval of a supplier and will typically grant or deny approval within approximately 6 months of REMAX, LLC's receipt of a fully completed application packet. Approved supplier status can be revoked at any time if the approved supplier breaches its agreement with REMAX, LLC. REMAX, LLC may limit the number of approved suppliers offering similar products or services.

REMAX, LLC and/or its affiliates may receive a flat fee, access fee, percentage or other consideration from approved suppliers as a result of their sale of products, services or supplies to franchisees and Sales Associates. Typically, approved suppliers pay REMAX, LLC a minimum of \$20,000 (either via a flat annual access fee, a percentage of net annual sales (typically 3% to 10%), or a combination of both), although occasionally approved suppliers may pay a substantially higher flat fee or percentage fee.

REMAX, LLC has the right to receive these payments from approved suppliers on account of their dealings with you and other franchisees and to use the amounts it receives without restriction, for any purpose. REMAX, LLC has the right to modify these fees, rebates, percentages or other consideration in the future. Prices for products and services from approved suppliers are generally competitive due to REMAX, LLC's buying power.

David L. Liniger and Gail A. Liniger each own an interest in EDR Travel, Inc., an approved supplier of travel agency services. To the best of our knowledge, none of our other officers own a material interest in any other approved supplier (not counting minimal interests possibly owned through mutual funds).

Insurance

You will be required to obtain and maintain, at your expense, such insurance coverage that RE/MAX Regional requires from time to time and to meet the other insurance related obligations in the Franchise Agreement. This insurance must include, at a minimum, the following types of coverage:

1. Comprehensive general liability insurance insuring against claims for bodily and personal injury, and death and property damage, caused by or occurring in conjunction with the operation of the Office or otherwise in conjunction with the conduct of business, in the face amount of not less than \$2,000,000 per occurrence or claim and annual aggregate. Coverage must also include broad form contractual liability, broad form property damage, personal and advertising injury, premises liability and products liability. You will also be required to secure endorsements covering each of your Sales Associates under such comprehensive general liability insurance policy or, in the alternative, you will be required to ensure that each Sales Associate secures comprehensive general liability insurance on his or her own behalf in the face amount of not less than \$2,000,000 per occurrence and annual aggregate.
2. Real estate errors and omissions professional liability insurance in the face amount of not less than \$1,000,000 per occurrence or claim and annual aggregate, with a retroactive date that pre-dates

the commencement of professional services. You will also be required to secure endorsements covering each of your Sales Associates under such errors and omissions policy or, in the alternative, you will be required to ensure that each Sales Associate secures real estate errors and omissions professional liability insurance in the face amount of not less than \$2,000,000 per claim and annual aggregate.

3. Automobile liability insurance covering each vehicle titled or leased in your name or the name of the Franchise or any of its Owners and used at any time for the business of the Franchise. Each such automobile liability insurance policy must be carried in at least the following limit: bodily injury and property damage combined single limits of \$1,000,000. The policy must include any auto or owned, hired and non-owned automobile coverage.

In addition, you will be required to ensure that each Sales Associate in your Office obtains automobile liability insurance covering each vehicle used at any time by the Sales Associate for business purposes (the policy must also include any auto or owned, hired and non-owned automobile coverage) and use your best efforts to ensure that each such policy (i) names RE/MAX Holdings, Inc., REMAX, LLC, and RE/MAX Regional (and their respective officers, directors, and employees) as additional insureds; (ii) provides coverage to RE/MAX Holdings, Inc., REMAX, LLC, and RE/MAX Regional on a primary and noncontributory basis; (iii) contains a waiver by the insurance carrier of all subrogation rights against RE/MAX Holdings, Inc., REMAX, LLC and other parties covered by the insurance; (iv) provides the same amount of coverage as you are required to obtain as set forth above; and (v) contains a provision that RE/MAX Holdings, Inc., REMAX, LLC, and RE/MAX Regional receive prior written notice of termination, expiration, cancellation or modification of such policy.

4. Workers compensation insurance in amounts prescribed by law. Employer's liability with a limit of \$1,000,000 each accident, each occupational disease, and occupational disease aggregate.
5. Cyber/Network Security and Privacy Liability Insurance (which must include coverage for phishing, social engineering, extortion, threats and ransom payments, incident and public relations response costs, business interruption loss, and similar claims) in an amount of not less than \$1,000,000 combined single limit to cover civil, regulatory and statutory damages, contractual damage, as well as data breach management exposure, and any loss of income or extra expense as a result of actual or alleged breach, violation or infringement of right to privacy, consumer data protection law, confidentiality, or other legal protection for personal information, as well as confidential information of REMAX, LLC and other Related Parties that we may designate, as well as their respective officers, directors, and employees (if, after using your best efforts, you are unable to obtain coverage of \$1,000,000 due to the size of your Office, then in an amount that is appropriate for the size of your Office, but in no event should the combined single limit be less than \$500,000).
6. Any insurance coverage required by the terms of any lease or required by any lender for the Premises and operations.
7. If you are operating a commercial franchise, RE/MAX Regional may, in its discretion, require you to have additional insurance coverage in additional amounts.
8. Any additional policies and insurance coverage that may be required by law, in amounts prescribed by law.

We recommend that you obtain and maintain media liability insurance and employment practices liability insurance, and that you consult with an insurance professional to determine the level of coverage that would be best for your Office. Where available, you will also be required to ensure that such additional insurance policies name RE/MAX Holdings, Inc., REMAX, LLC, and RE/MAX Regional (and other Related Parties that we may designate, as well as their respective officers, directors, and employees) as additional insureds, provide coverage to RE/MAX Holdings, Inc., REMAX, LLC, and RE/MAX Regional on a primary and noncontributory basis, and contain a waiver by the insurance carrier of all subrogation rights against RE/MAX Holdings, Inc., REMAX, LLC, RE/MAX Regional and other parties covered by the insurance. We recommend that you also consult with an insurance professional regarding whether there are any additional insurance policies that you should obtain.

We may from time to time change the minimum amount of coverage required under any policy and require different or additional kinds of insurance to reflect inflation, identification of new risks, changes in law or standards of liability, higher damage awards or other relevant changes in circumstances. If you are operating a commercial franchise, RE/MAX Regional may, in its discretion, require you to have additional insurance coverage in additional amounts.

All insurance policies that you will be required to obtain must commence on or before the day the Office begins business operations and must name RE/MAX Holdings, Inc., REMAX, LLC and RE/MAX Regional (and their officers, managers, directors and employees) as additional insureds. The total limit of the insurance available to RE/MAX Holdings, Inc., RE/MAX, LLC, and RE/MAX Regional under these insurance policies is to be primary and noncontributory. As such, each of these insurance policies must provide RE/MAX Holdings, Inc., REMAX, LLC and RE/MAX Regional primary and noncontributory insurance coverage, meaning each policy must contain language stating to the effect that such policy will be primary to all other insurance available to RE/MAX Holdings, Inc., REMAX, LLC, and RE/MAX Regional and such insurer will not seek contribution from any other insurance available to RE/MAX Holdings, Inc., REMAX, LLC and RE/MAX Regional.

All insurance policies must contain a waiver by the insurance carrier of all subrogation rights against RE/MAX Holdings, Inc., REMAX, LLC and RE/MAX Regional and other parties covered by the insurance and must contain a provision that RE/MAX Holdings, Inc., REMAX, LLC and RE/MAX Regional receive 30 days prior written notice of termination, expiration, cancellation or modification of any such policy.

All insurance coverage will be required to be maintained under one or more policies of insurance—and contain such terms and conditions—as specified from time to time by RE/MAX Regional. You will be required to obtain insurance policies with an insurance company that has an A.M. Best’s rating of at least an A- and an A.M. Best’s financial size category of at least VIII.

With respect to the comprehensive general liability and errors and omissions insurance noted above, you will be required to secure endorsements covering each of your Sales Associates under such policies or, in the alternative, you must ensure that each Sales Associate secures such insurance on his or her own behalf. You will also be required to ensure that each Sales Associate in your Office obtains automobile liability insurance covering each vehicle used at any time by the Sales Associate for business purposes and use your best efforts to ensure that each such policy (i) names RE/MAX Holdings, Inc., REMAX, LLC, and RE/MAX Regional (and their officers, managers, directors, and employees) as additional insureds; (ii) provides coverage to RE/MAX Holdings, Inc., REMAX, LLC, and RE/MAX Regional on a primary and noncontributory basis; (iii) contains a waiver by the insurance carrier of all subrogation rights against RE/MAX Holdings, Inc., REMAX, LLC, RE/MAX Regional and other parties covered by the insurance; (iv) provides the same amount of coverage as you are required to obtain as set forth in number 3 above; and (v) contains a provision that RE/MAX Holdings, Inc., REMAX, LLC and

RE/MAX Regional receive prior written notice of termination, expiration, cancellation or modification of such policy.

You will be required to furnish RE/MAX Regional—or its designee—a copy of the certificate of or other evidence of the procurement, renewal or extension of each above referenced insurance policy at least 30 days prior to the effective date of such procurement, renewal or extension and thereafter annually or at our or our designee’s request. The insurance certificate must show compliance with all required insurance specifications. Should we use a third-party vendor or other designee to track certificates of insurance, you agree to provide each required certificate of insurance directly to such vendor or designee.

All third parties that you hire shall provide evidence of general liability coverage, automobile liability coverage, workers’ compensation and employer’s liability coverage, and other coverage we may deem necessary. Coverage will be in favor of you and RE/MAX Regional and shall include additional insured status, primary and non-contributory coverage, and waiver of subrogation.

With regard to errors and omissions insurance, you will also be required to purchase an extended reporting period endorsement (also known as tails coverage), covering a period of 3 years after the expiration, termination, abandonment, or transfer of the Franchise Agreement, which endorsement shall include, without limitation, the requirement to name RE/MAX Holdings, Inc., REMAX, LLC, and RE/MAX Regional as additional insureds, provide coverage to RE/MAX Holdings, Inc., REMAX, LLC, and RE/MAX Regional on a primary and noncontributory basis, and contain a waiver by the insurance carrier of all subrogation rights against RE/MAX Holdings, Inc., REMAX, LLC, and RE/MAX Regional and other parties covered by the insurance. You will be required to provide RE/MAX Holdings, REMAX, LLC, and RE/MAX Regional with evidence that you have obtained such errors and omissions insurance within 30 days of the expiration, termination, abandonment, or transfer of the Franchise Agreement. Should you fail to obtain appropriate tails coverage, RE/MAX Holdings, Inc., REMAX, LLC, and/or RE/MAX Regional will have the right—but not the obligation—to obtain it on your behalf, and you will be required to promptly reimburse RE/MAX Holdings, Inc., REMAX, LLC, and/or RE/MAX Regional for the cost thereof as well as related administrative costs.

We reserve the right to designate an insurance agency or broker that you must use, at your expense, to comply with your insurance obligations.

If you at any time fail or refuse to maintain in effect any insurance coverage required by RE/MAX Regional, or to furnish satisfactory evidence of such insurance, RE/MAX Regional may, at its option and in addition to any other rights and remedies it may have, obtain such insurance coverage on your behalf, although RE/MAX Regional will be under no obligation to do so. You will be required to fully cooperate with RE/MAX Regional—or its designee—in its efforts to obtain such insurance policies, promptly execute any and all forms or instruments required to obtain any such insurance, allow any inspections of the premises of the Office which are required to obtain such insurance, and reimburse RE/MAX Regional, on demand, any costs and premiums it may incur.

Independent Contractor Agreement

You will be required to have a fully executed independent contractor agreement (“ICA”) with each of your Sales Associates. Although the form of ICA you use is up to you, we will require that you include in your ICA certain essential provisions to help preserve and protect the RE/MAX name, service marks, goodwill and the RE/MAX System. For your convenience and reference, REMAX, LLC or RE/MAX Regional may provide a model ICA for you to consider using as a framework. The current essential ICA provisions are attached to the Franchise Agreement, which is Exhibit A of this disclosure document.

MAX/Center® User Agreement

You will be required to subscribe to—and to ensure that each of your Sales Associates subscribes to—MAX/Center® (or simply MAXCenter), a password protected website hosted by REMAX, LLC, and acknowledge and agree to be bound by the MAXCenter User Agreement (the current form of this agreement is attached as Exhibit A-5). MAXCenter, as of the Issuance Date of this disclosure document, is a free service that serves as a members' only electronic communication website enabling REMAX, LLC to share important information with you and other RE/MAX affiliates in a secure environment and also includes: educational and motivational programming available via RE/MAX University; an e-mail forwarding feature; a payment processing platform, an electronic lead referral system; online tools for generating personalized advertising; as well as a market place where you can purchase products and services from approved suppliers (see also Item 11 below). REMAX, LLC is not obligated to maintain the MAXCenter website—or the services offered through it—indefinitely and may discontinue it at any time without notice or liability to you.

Back Office Software

To facilitate your reporting to RE/MAX Regional, which includes providing data for each Sales Associate on a monthly basis, and to enhance the operation of your Office, you will be required to use BoldTrail Back Office software (“**Back Office Software**”) developed by Inside RE, LLC, d/b/a Inside Real Estate (“**Inside Real Estate**” or “**IRE**”), or such other brokerage back office software or platform as REMAX, LLC may designate from time to time, and from such other provider that RE/MAX Regional may designate. BoldTrail Back Office Software is part of the MAX/TechSM powered by BoldTrail Platform, an integrated suite of products that includes other tools such as a customer relationship management tool and a content management system tool. You will be required to sign and accept a BoldTrail Back Office License Agreement with IRE (“**Back Office License Agreement**”), the current form of which is attached as Exhibit A - 11. As of the effective date of this Disclosure Document you are not required to pay a separate fee to use the Back Office Software, although we reserve the right to require payment of access or other associated fees to us or our designee in the future.

In order to be able to use the Back Office Software, you must also purchase and use the version of Quick Books Online by Intuit (“**QuickBooks**”) that is most appropriate for the size of your Office. You will also be required to enter into a three-party agreement between you, Inside Real Estate and your Multiple Listing Service(s), the current form of which is attached as Exhibit A-12. You will be responsible for any pass-through fees that your Multiple Listing Service (“**MLS**”) may charge for data access, a current form of which is attached as Exhibit A-13.

If you are a renewing franchisee, to give you time to transition to using BoldTrail Back Office software in your office, RE/MAX Regional may temporarily waive this requirement (however, within such time frame as we may specify and as we deem necessary, you will be required to start using BoldTrail Back Office software in your Office). During the temporary waiver period, you will be required to use a brokerage back-office management software system that has capabilities compatible with RE/MAX Regional's communications and data reporting requirements. The software system that you choose must be able to record, track, and monitor transactions and provide office accounting and bookkeeping. You will also be required to maintain current versions of the Microsoft Windows operating system or macOS, or such operating system as may be required by your brokerage back-office management software system provider (Franchise Agreement - Section 3). You will be obligated to upgrade or update software and there are no contractual limitations on the frequency and cost of these obligations. (Franchise Agreement - Section 3.)

Although REMAX Regional does not currently require that you purchase, lease, or use any hardware or software from any other specific supplier, in the future you may be required to do so.

Revenue from Franchisee Purchases

Neither REMAX, LLC, RE/MAX Regional nor any of their affiliates received revenue or other material consideration from franchisees as a result of franchisee required purchases or leases in the year ending December 31, 2024, but we reserve the right to do so in the future.

Percentage of Products or Services to be Purchased in Accordance with RE/MAX, LLC's Specifications

The cost of products or services required to be purchased or leased either from designated or approved sources of supply or in accordance with REMAX, LLC's specifications represents from 10% to 25% of your total purchases or leases in the establishment and operation of the Office. These percentages may vary significantly from office to office depending on various factors including, for example, the geographic location of the Office, whether or not it is a conversion of an existing real estate office, the number of Sales Associates licensed with the Office, the type of tenant finish or improvement you choose and how you prefer to furnish and decorate the premises.

Cooperatives/Negotiated Prices

Except as described above, neither REMAX, LLC, RE/MAX Regional nor their affiliates currently derives revenue or other material consideration as a result of required purchases or leases. There currently are no purchasing or distribution cooperatives. Except as noted above, as of the Issuance Date of this disclosure document, neither REMAX, LLC nor RE/MAX Regional negotiates purchase arrangements with suppliers for the benefit of franchisees or provides material benefits to you based on your use of approved suppliers or designated sources.

Material Benefits

Neither REMAX, LLC nor RE/MAX Regional will provide you with material benefits (such as renewal or granting additional franchises) based on your use of approved suppliers.

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Item 9

FRANCHISEE’S OBLIGATIONS

This table lists your principal obligations under the franchise and other agreements. It will help you find more detailed information about your obligations in these agreements and in other items of this disclosure document.

Obligation	Section in agreement	Disclosure document item
a. Site selection and acquisition/lease	Subsections 2.A. and 2.C., Section 3, and Subsection 13.B.(1) of Franchise Agreement	Items 7, 11 and 12
b. Pre-opening purchases/leases	Section 3 and Subsections 8.B., 8.D. and 8.L. of Franchise Agreement	Items 7 and 8
c. Site development and other pre-opening requirements	Section 3, Subsections 8.A., 8.B., 8.C., 8.D., 8.F., 8.G., 8.J. and Subsection 13.B.(2) of Franchise Agreement	Items 7, 11 and 12
d. Initial and ongoing training	Subsections 8.G., 9.A., 9.D., 9.F., and 13.B.(3) of Franchise Agreement	Items 1, 6 and 11
e. Opening	Section 3 and Subsection 13.B.(2) of Franchise Agreement	Items 1 and 11
f. Fees	Subsection 2.E.(9), Section 6, Subsection 9.F., Subsection 12.D.(8), Subsection 13.C., and Subsection 15.H. of Franchise Agreement; and Sections 2 and 3 of Team Office Amendment.	Items 5, 6, 7 and 11
g. Compliance with standards and policies/operating manual	Section 4 and Subsections 8.A., 8.B., 8.C., 8.J., 8.K., and 8.L. of Franchise Agreement; and Section 7 of Team Office Amendment.	Items 8 and 11
h. Trademarks and proprietary information	Section 4, Subsections 5.C., 5.E., 8.K., 9.G., and Subsections 14.B. and C. of Franchise Agreement	Items 1, 11, 13 and 14

Obligation	Section in agreement	Disclosure document item
i. Restrictions on products/services offered	Subsections 2.A., 2.C., 2.D., 3.C., 4.B., 8.B., 8.C., 8.F., and 9.E. of Franchise Agreement	Items 8, 11 and 16
j. Warranty and customer service requirements	Subsections 5.B., 5.C., 8.B., 8.F., and 8.I. of Franchise Agreement; Section 7 BoldTrail Back Office License Agreement and BoldTrail Platform Agreement	Items 8, 11 and 16
k. Territorial development and sales quotas	Subsection 2.C., Section 7 and Subsections 13.C. and 13.D. of Franchise Agreement	Item 12
l. On-going product/service purchases	Section 3, Subsections 8.A., 8.B., 8.D., 8.H., 8.I., 8.J., and 8.K. of Franchise Agreement	Item 8
m. Maintenance, appearance and remodeling requirements	Section 3 and Subsections 8.A. and 8.B. of Franchise Agreement	Items 7 and 11
n. Insurance	Subsection 8.D. and 14.K. of Franchise Agreement	Items 7 and 8
o. Advertising	Subsections 4.B., 6.D., 8.C., 8.J. and 9.C. of Franchise Agreement; and Section 7 of Team Office Amendment	Items 6 and 11
p. Indemnification	Subsection 5.D. of Franchise Agreement; Section 8 of BoldTrail Back Office License Agreement and BoldTrail Platform Agreement	Item 6
q. Owner's participation/management/staffing	Section 1 and Subsections 2.B., 5.B., 8.E. and 8.F. of Franchise Agreement	Items 1, 11 and 15

Obligation	Section in agreement	Disclosure document item
r. Records and reports	Subsection 6.F. (2), Section 10 and Subsection 13.C.(3) of Franchise Agreement; and Section 9 of Team Office Amendment	Items 11 and 17
s. Inspections and audits	Section 11 of Franchise Agreement	Item 6
t. Transfer	Section 12 and Subsection 13.B. of Franchise Agreement	Item 17
u. Renewal	Subsection 2.E. of Franchise Agreement; and Section 11 of Team Office Amendment	Item 17
v. Post-termination obligations	Section 14 of Franchise Agreement	Item 17
w. Non-competition covenants	Subsections 5.F. and 14.J. of Franchise Agreement	Item 17
x. Dispute resolution	Not Applicable	Not Applicable
y. Owners/shareholders guarantee	Subsection 12.F. of Franchise Agreement and Guaranty and Assumption of Obligations attached to Franchise Agreement	Item 15

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Item 10

FINANCING

RE/MAX Regional offers financing to prospective franchisees for the initial franchise fee and, for renewing franchisees in good standing, the renewal franchise fee. In the past, we have offered—and we may continue to offer—financing as a financial incentive to facilitate mergers or conversions. In select cases in the future, we may also offer financing for acquisitions or other growth-related expenses.

If you wish to finance the initial franchise fee for a residential real estate office, the initial franchise fee will be \$37,500 if your franchise is in a high-density area (as opposed to \$35,000 if you pay it in one lump sum) or \$19,000 if your franchise is in a low-density area (as opposed to \$17,500 if you pay it in one lump sum). If you wish to finance the initial franchise fee for a commercial real estate office, the initial franchise fee will be \$27,000 (as opposed to \$25,000 if you pay it in one lump sum). A copy of the current form of Promissory Note for the initial franchise fee (“*Promissory Note 1*”) is attached to this disclosure document as Exhibit B-1. Those who wish to finance this fee must pay at least 50% in cash as a down payment when the Franchise Agreement is signed. The balance of the initial franchise fee will be due in 12 equal monthly installments (however, if in the same calendar month that you sign the Franchise Agreement and pay the 50% down payment you pay the remaining promissory note balance in full, REMAX, LLC will waive the installment fee). The monthly installments will be automatically charged to a bank account that you provide to RE/MAX Regional. If we allow you to pay by credit card, you may be charged a credit card processing fee or surcharge.

If you wish to finance the renewal fee for a residential real estate office, your renewal fee will be \$14,000 if your franchise is in a high-density area (as opposed to \$12,500 if you pay it in one lump sum) or \$7,000 if your franchise is in a low-density area (as opposed to \$6,000 if you pay it in one lump sum). If you wish to finance the renewal fee for a commercial real estate office, the renewal fee will be \$10,250 (as opposed to \$9,000 if you pay it in one lump sum). You will be required to make these payments in 12 equal payments with the first installment due immediately upon signing the renewal addendum, and the remaining installments due monthly thereafter. A copy of the current form of promissory note for the renewal franchise fee (“*Promissory Note 2*”) is attached to this disclosure document as Exhibit B-2. The monthly installments will be automatically charged to a bank account that you provide to RE/MAX Regional. If we allow you to pay by credit card, you may be charged a credit card processing fee or surcharge.

If you are acquiring RE/MAX franchise rights as part of a large conversion or merger, RE/MAX Regional may provide you with financing to offset opening costs and transitional expenses such as office signage, yard signs, promotional materials and office supplies. While the amount of the financing offered will depend on the scope of the conversion or merger, RE/MAX Regional anticipates that up to 100% of the associated conversion costs will be covered by such financing. A copy of the current form of promissory note for large mergers and conversions (“*Promissory Note 3*”) is attached as Exhibit B-3.

Under Promissory Note 3, principal only payments (unless forgiven as provided below) will be due in equal annual installments throughout the term of the Franchise Agreement. If as of December 31 of each year—including the calendar year in which the note is executed—you are not in default of the financial obligations of Section 6 of the Franchise Agreement, Promissory Note 3 provides that RE/MAX Regional will forgive the annual payment due that year.

In our discretion, we may also provide you with financing to assist you with acquisition or other growth-related expenses. While the amount of financing we offer will depend on the scope of your anticipated acquisition or growth-related expenses, we anticipate that up to 100% of the associated costs

may be covered by such financing. A copy of the current form of promissory note for acquisition or other growth-related expenses (“*Promissory Note 4*”) is attached as Exhibit B-4.

If you wish to finance acquisition or other growth-related expenses, payments will be due in equal installments for a specific term, typically 36 to 60 months, at an interest rate between 5 and 10%. In some instances, interest may be waived provided you meet all growth goals that may be targeted through the end of the repayment period and you comply with all other terms and conditions of the promissory note and your franchise agreement.

If a payment due under Promissory Notes 1, 2 or 3 is late, RE/MAX Regional may accept the late payment with a 10% late charge or, upon 10 days’ written notice, accelerate payment of the outstanding principal and interest. All payments will be applied first to outstanding late charges and then to principal. (Promissory Notes 1, 2 and 3 – Sections 3, 4 and 5.) If a payment due under Promissory Note 4 is late, RE/MAX Regional may accelerate payment and refer it for collection, as described below.

If RE/MAX Regional accelerates payment and subsequently refers any of the promissory notes to an attorney for collection, all outstanding amounts will bear interest at the default rate of 20% per year (or if this rate exceeds the highest rate permitted under applicable law, then at the highest rate legally permitted) and you will have to pay RE/MAX Regional’s reasonable attorneys’ fees and costs it incurs as a result of the default. As an additional remedy if you default, RE/MAX Regional may terminate your Franchise Agreement (although this will not release you from having to pay all unpaid amounts). (Promissory Notes 1 and 2 - Sections 5 and 6; Promissory Note 3 - Sections 4 and 6.)

If you transfer any of your interest in the Franchise Agreement, the unpaid principal and interest (if applicable) balance will be immediately due and payable. (Promissory Notes 1, 2 and 3 – Section 10; Promissory Note 4, Section 6 (b).)

If the Franchise Agreement is terminated, then Promissory Notes 1, 2 and 3 shall immediately become due and payable (Promissory Notes 1, 2 and 3 – Section 9; Promissory Note 4, Section 6 (b)).

You may not assign any of the promissory notes without the prior written consent of RE/MAX, Regional (Promissory Notes 1, 2, and 3 – Section 13; Promissory Note 4 – Section 7).

You and any endorsers waive and excuse presentment for acceptance and payment, notice of dishonor and protest of dishonor and agree to any extension of time of payment. You may prepay the principal balance at any time without penalty. (Promissory Notes 1 and 2 - Sections 7 and 9; Promissory Note 3 - Sections 7 and 11; Promissory Note 4 - Section 2.)

Whether any promissory note will have to be secured by collateral other than the franchise itself, and whether a separate guaranty will be required, will depend primarily on your financial condition and the available collateral.

RE/MAX Regional may allow you to pay Annual Dues by credit card or EFT. If a Sales Associate has been in the RE/MAX System for at least 12 consecutive months, you may choose to pay the Annual Dues in either one lump sum or—if you pay by credit card or EFT, for an additional fee of \$20.50—you may choose to pay Annual Dues in monthly or quarterly installments over a 12-month period. RE/MAX Regional currently accepts MasterCard[®], VISA[®], or American Express[®].

Other than described above, RE/MAX Regional does not charge any additional finance fees to apply for or secure the financing described in this Item 10. Except as described above, RE/MAX Regional does not offer direct or indirect financing. RE/MAX Regional does not guarantee your note, lease or

obligation. RE/MAX Regional does not receive direct or indirect payments for placing financing. Except as provided above, none of the promissory notes contains a waiver of defenses or similar provision. RE/MAX Regional does not have any practice or intent to sell, assign or discount to a third party all or part of any promissory note.

Item 11

FRANCHISOR'S ASSISTANCE, ADVERTISING, COMPUTER SYSTEMS, AND TRAINING

Except as listed below, neither REMAX, LLC nor RE/MAX Regional are required to provide you with any assistance.

Before you open the Office, RE/MAX Regional or REMAX, LLC will:

1. At your request, assist you in selecting the Office's location which must be approved by RE/MAX Regional. (Franchise Agreement - Subsections 2.A. and 2.C.) RE/MAX Regional's criteria for a location include population density, the number of competing real estate offices in the surrounding area, your financial capability to maintain the Office at the particular location, public access to the Office, parking availability, the location's public appeal and professional image and the proximity to other RE/MAX offices. You may not begin operating the Office until a location has been selected and approved. We will respond to your location request within 30 days after you submit it. If you and RE/MAX Regional, acting reasonably and in good faith, cannot agree on a location for the Office within 90 days after the Franchise Agreement is signed, unless otherwise agreed, it will be deemed to be a failure of a material condition precedent to the Franchise Agreement entitling RE/MAX Regional to terminate the Franchise Agreement. Failure to open the Office within 180 days after the Franchise Agreement is signed will also be deemed to be a failure of a material condition precedent to the Franchise Agreement entitling RE/MAX Regional to terminate the Franchise Agreement. Your initial franchise fee is not refundable if you fail to locate an acceptable site for your Office or you do not open your Office within 180 days after the Franchise Agreement is signed. RE/MAX Regional does not own the premises upon which the Office is located and therefore does not lease it to you.
2. Furnish you with specifications for the Office's appearance. (Franchise Agreement - Subsections 8.A. and 9.B.)
3. As discussed in Item 8, identify the items necessary for the Office to begin operations, the minimum standards and specifications that must be satisfied and the suppliers from whom these items may be obtained. (Franchise Agreement - Section 3 and Subsections 8.B., 8.K. and 9.B.)
4. Issue you one or more copies of the Office Materials, which materials may be modified periodically to protect or maintain the goodwill associated with the Marks. (Franchise Agreement - Subsection 8.B.) The table of contents of the various manuals comprising the Office Materials is attached as Exhibit F; as of the Issuance Date of this disclosure document, these manuals contained a total of 1,066 pages. The Office Materials clearly demark and identify those elements that are mandatory and those that are recommended to you and provided solely as a resource.

5. Provide you with access to our confidential information (Franchise Agreement – Section 5.E.).
6. Grant you a limited, non-exclusive license to use the Marks (Franchise Agreement – Section 4).
7. Provide education for you or one of your principal owners. (Franchise Agreement - Subsections 8.G. and 9.A.) This education is described in detail later in this Item.
8. At your request and expense, assist you with your open house, Office design and layout, conversion of sales associates, and with your initial publicity and advertising campaign. (Franchise Agreement - Subsection 9.B.)

The typical length of time between the signing of the Franchise Agreement and the opening of a RE/MAX office ranges from approximately one to three months, although a longer period of time may be necessary if you have not obtained necessary real estate licenses or secured a principal broker for your Office. Factors affecting the length of time usually include the time necessary to find an acceptable location for the Office, secure financing arrangements, comply with local laws and acquire and install required equipment and signs. You will be required to open your Office in compliance with RE/MAX Regional's requirements within 180 days after the Franchise Agreement is signed. (Franchise Agreement - Section 3.)

RE/MAX Regional is not obligated by the Franchise Agreement, or any other agreement, to provide any other assistance or services before the opening of the Office.

During your operation of the Office, RE/MAX Regional or REMAX, LLC will:

1. At your request and expense and in our discretion, provide in-person or remote consultation and guidance relating to the RE/MAX System. In addition, various educational courses and other assistance will periodically be made available in such areas as sales, fiscal management, office opening, recruiting and retention of Sales Associates and financial planning. (Franchise Agreement - Subsection 9.D.) (See Item 6 above.)
2. Supplement the Office Materials and system standards for RE/MAX offices. RE/MAX Regional and REMAX, LLC may modify System standards from time to time and these modifications may obligate you to invest additional capital in the Office and/or incur higher operating costs. (Franchise Agreement - Section 3 and Subsections 5.B., 8.B. and 8.L.)
3. Encourage use of the Marks and the RE/MAX System on a national and international basis. To this end, REMAX, LLC has established and maintains a national and international referral system. (Franchise Agreement - Subsection 9.E.)
4. Allow you to attend, at your expense, regional conferences and annual conventions designed to enhance the image of the RE/MAX System, assist franchisees in recruiting Sales Associates and provide a forum for the exchange of ideas and information on the operation of RE/MAX offices. (Franchise Agreement - Subsection 9.F.) You also will be entitled to receive any publications that RE/MAX Regional and REMAX, LLC produce and distribute. (Franchise Agreement - Subsection 9.G.)
5. Collect the RE/MAX Marketing Fund fee, which is controlled and administered by the RE/MAX Marketing Fund (sometimes also referred to as the “*Marketing Fund*” or

“*Fund*”). (Franchise Agreement - Subsections 6.D. and 9.C.). This Fund is described in more detail below.

6. Collect the Hot Air Balloon Fund Fee (Franchise Agreement - Subsections 6.E and 9.C). This fund is discussed in more detail below.

Neither RE/MAX Regional nor REMAX, LLC have any obligation to assist you in establishing prices and do not set minimum or maximum prices at which you must offer your services.

Neither RE/MAX Regional nor REMAX, LLC is obligated by the Franchise Agreement or any other agreement to provide any other assistance or services in connection with the ongoing operation of the Office. RE/MAX Regional shall have the right to suspend some or all of the assistance, benefits and services noted above or set forth in the Franchise Agreement or otherwise afforded to you as a franchisee if you fail to make any payments to RE/MAX Regional as required under the Franchise Agreement. (Franchise Agreement - Subsection 5.H.)

Marketing

Each RE/MAX office must make monthly contributions to the Marketing Fund on behalf of each person who is licensed with the RE/MAX office (see Item 6 above).

Not all franchisees contribute to the Marketing Fund on the same basis as other franchisees. Marketing Fund fees differ depending on the state—or area within the state—that a franchisee is located. Moreover, in some instances, and usually for a limited period of time, RE/MAX Regional may vary, waive, reduce or defer Marketing Fund fees. As a result, not all franchisees contribute to the Marketing Fund on the same basis as other franchisees.

RE/MAX Regional collects monies paid to the Marketing Fund for Marketing Fund fees and Hot Air Balloon Fund fees; REMAX, LLC controls and administers monies allocated to the Marketing Fund. Although the specific use and allocation of monies in the Marketing Fund shall be determined by REMAX, LLC in its sole discretion and may change from time to time (Franchise Agreement—Subsections 6.D., 6.E., and 9.C.), all monies in the Marketing Fund, including any interest, dividends, capital gains or other income, will be used for the preparation and placement of national, international, pan-regional, regional or local advertising, and for marketing materials, promotions, and programs, public relations activities, consumer surveys, technology related services including development and maintenance and administrative costs (as discussed below). Examples of possible uses include: national, regional and local television, video, radio, billboard and other out of home media advertising, print, digital, social, balloon and other media campaigns, as well as technology (which may include, without limitation, costs related to the development, operation, and maintenance of (a) remax.com and/or RE/MAX office and Sales Associate websites, (b) lead and customer relationship management solutions (c) mobile applications, and (d) a marketing portal). REMAX, LLC reserves the right to make certain assets owned by REMAX, LLC, including REMAX, LLC’s websites, domain names, and trademarks, available to affiliates of REMAX, LLC for purposes related to their advertising and marketing efforts, including, for example, advertising on websites owned by REMAX, LLC. In addition, the Marketing Fund may pay for special high-profile opportunities and may contribute together with some or all of the marketing and advertising funds of Independent Regions to fund national and pan-regional creative development and media purchases.

REMAX, LLC primarily develops the strategy and implementation for brand campaigns with oversight and input from REMAX, LLC senior management. The source of REMAX, LLC’s marketing materials is REMAX, LLC’s in-house marketing department and regional and national advertising agencies.

The Marketing Fund is a subsidiary of REMAX, LLC, which is audited annually, but the Marketing Fund is not audited separately. The financial statements are not distributed to franchisees; however, upon written request, REMAX, LLC may make certain financial information available for your review. It is possible that not all of the funds that are contributed to the Marketing Fund will be spent that year. Excess funds that have not been spent by the end of any given fiscal year will be carried over to the next year until these excess funds are spent for the marketing, promotional, and technology purposes (but excluding administrative costs) described above. All Marketing Fund and Hot Air Balloon fund contributions become the non-refundable property of the Marketing Fund. All monies collected and disbursed by the Marketing Fund, including any interest, dividends, capital gains or other income earned on these monies, will be accounted for separately from REMAX, LLC's other funds. A portion of your annual contributions to the Marketing Fund and Hot Air Balloon Fund will be used to pay administrative expenses reasonably related to the direction and implementation of the Funds' purposes described above. As part of administrative expenses, the Fund pays REMAX, LLC amounts equivalent to salaries, travel, rent and other expenses we incur in administering the Fund.

Franchisees are not required to participate in local or regional advertising cooperatives.

During the fiscal year ending December 31, 2024 a total of \$57,117,298 was disbursed by the Marketing Fund. 8.8% was spent on production, 58% was spent on media placement, 26.4% was spent on technology related services including development and maintenance (described above), and 6.8% was spent on administrative expenses. The Marketing Fund does not spend money on advertising that is principally a solicitation of new franchisees, although as noted above, in some instances, and usually for a limited period of time, REMAX, LLC may vary, waive, reduce or defer Marketing Fund fees.

In the future, the amounts spent by the Marketing Fund on media production and placement and technology may vary significantly depending on the extent to which some or all of the advertising and marketing funds of Independent Regions contribute to or participate in the advertising and or technology purchases made by the Marketing Fund. REMAX, LLC does not control Independent Regions and cannot estimate their future levels of participation.

Although the Marketing Fund and Hot Air Balloon Funds are intended to maximize general public recognition of the Marks, the RE/MAX System and services offered by RE/MAX offices, neither RE/MAX Regional nor REMAX, LLC is obligated to ensure that expenditures by the Marketing Fund are proportionate or equivalent to the contributions to it by RE/MAX offices or that any RE/MAX office will benefit directly or in proportion to its contribution to the Marketing Fund and Hot Air Balloon Fund from the development of advertising and marketing materials or the placement of advertising. Neither RE/MAX Regional nor REMAX, LLC has any fiduciary obligations to you or any other RE/MAX office in connection with the establishment of the Marketing Fund or the collection, control or administration of monies paid into the Marketing Fund and RE/MAX Regional and REMAX, LLC expressly disavow the existence of any such fiduciary relationship. (Franchise Agreement - Subsection 9.C.) (See Item 6 above.)

The Marketing Fund may furnish you with samples of advertising, marketing and promotional materials at no cost; you may also purchase additional copies of these materials from it. You are permitted to use your own advertising materials to specifically promote the Office if you follow the standards and policies issued by REMAX, LLC to protect the Marks. All of your advertising and promotion must be completely clear and factual and conform to the highest standards of fair and ethical marketing. (Franchise Agreement - Subsection 8.C.)

Neither RE/MAX Regional nor REMAX, LLC require franchisees to participate in a local or regional cooperative. Neither RE/MAX Regional nor REMAX, LLC has an advertising council composed of franchisees that advises us on advertising policy.

Computer Hardware and Software

To facilitate your reporting to REMAX, LLC and RE/MAX Regional and to meet other communication requirements, you will be required to implement all systems, programs and procedures that REMAX, LLC may establish from time to time. (Franchise Agreement-Section 3). Such systems, programs or procedures may include, but are not limited to, communication systems, accounting programs, data management systems, brokerage back-office management software, and other systems designed to improve the flow of information relating to the System, the RE/MAX network, or the business contemplated by the Franchise Agreement. These requirements will apply only to facilitate communications between you and RE/MAX Regional and will not control or regulate the manner and means of your day-to-day operations.

Computer System

You will be required to have and maintain a computer system that has capabilities compatible with all of our and REMAX, LLC's communications and data reporting requirements ("**Computer System**"). The computer hardware can be obtained from any source but must be Microsoft Windows or macOS compatible, with a minimum amount of memory and meet other requirements that we or REMAX, LLC may specify from time to time. To be compatible, your computer must be able to run the most current version of Microsoft Edge, Safari, Firefox, or Google Chrome. You will also be required to maintain current versions of the Microsoft Windows operating system, macOS, or such other operating system as we may specify from time to time. The approximate cost to upgrade one version of Microsoft Windows software, or comparable operating software system, may range from \$140 to \$690 per year per license, and will depend in part on the version of the operating system you choose, the number of software licenses you require, as well as on technological advances which we cannot predict at this time.

We or REMAX, LLC may modify specifications for any components of the Computer System and related hardware and/or software. You will be required to upgrade or update such hardware and software throughout the term of the Franchise Agreement as we may specify as well as to pay for the cost of implementing such systems, programs and procedures, including the cost of purchasing or leasing computer hardware and software, that we may require. We estimate that the cost to acquire a Computer System that complies with these requirements to be between \$800 and \$2,500. In addition, you will be required to have email capability and Internet access. (Franchise Agreement – Section 3.) There are no contractual limitations on the frequency and cost of these obligations. We will not provide maintenance for your computer hardware. If you or someone you employ does not have the expertise, you will have to obtain a maintenance contract with a reputable organization for your Computer System and related equipment. It is difficult to estimate the annual cost of maintaining or upgrading your Computer System because it will depend on many variables such as the age and total number of computers you choose to have in your Office, your usage and security practices, the cost of third-party maintenance services in your area, as well as technological advances that we cannot predict at this time. As an example, if you need 1 to 5 hours of third-party maintenance services per month, it may cost you between \$75 to \$500 per month (or \$900 to \$6,000 per year) for one Computer System.

Antivirus Protection and Data Breach Notification

You will also be solely responsible for securing your Computer System and protecting it from viruses, malware, spyware, malicious code, communication disruptions, Internet access and content failures, and attacks by hackers and other unauthorized parties and you will be required to comply with privacy and data security laws and regulations. We will require that you take steps to protect your Computer System from social engineering attacks that would compromise your password and that you establish best practices for password management as you will be responsible for any losses and damages. We will also

require that you install and continually update Microsoft Windows (patches, service packs, and upgrades), macOS (patches and upgrades), web browser and application updates, anti-virus systems, firewalls and application updates. We estimate the cost for these protection services or systems may range from \$50 to \$200 per computer per year, depending on the services provided. In the interest of protecting the RE/MAX brand, the RE/MAX Marks, and the RE/MAX System, you will be required to notify us immediately of any data or security incident or breach related to your Office, including any unauthorized access to your Computer System, and specify the extent to which personal information may have been compromised. In the event of a data or security incident or breach, you will also be required to retain a qualified and independent data security expert (“remediation expert”) to assess the nature and scope of the breach. You will also be required to fully cooperate with us with respect to any media statements and other items related to managing any such incident, including fact finding or mitigation/defense actions we deem advisable as well as any steps taken to resolve the matter. It will be your responsibility to comply with all federal and state laws that regulate privacy and data security (including but not limited to laws regulating the processing, protection, and security of client information in any way including but not limited to laws pertaining to the use, storage, transmission, and disposal of data regardless of media type); the CAN-SPAM Act; the Telephone Consumer Protection Act; the Telemarketing Sales Rule, as well as other federal and state anti-solicitation laws regulating phone calls, spamming, faxing, and/or privacy (collectively “**Privacy Laws**”). You will be required to (i) comply with all Privacy Laws that relate to the privacy and security of client information; (ii) maintain reasonable physical, technical and administrative safeguards for client information that is in your possession or control in order to protect the same from unauthorized processing, destruction, modification, or use that would violate the Franchise Agreement or any Privacy Law; refrain from any action or inaction that could cause us to breach any Privacy Laws; (iii) do and execute each act, document and thing we deem necessary in our business judgment to keep us in compliance with Privacy Laws; and (iv) immediately report to us the breach of any requirements in the Franchise Agreement regarding client information or any Privacy Law, or the theft or loss (or any apparent or alleged theft of loss) of client information.

Back Office Software

To facilitate your reporting to us and REMAX, LLC, which includes providing data for each Sales Associate on a monthly basis, and to enhance the operation of your Office, you will be required to use BoldTrail Back Office software (“**Back Office Software**”) developed by Inside RE, LLC, d/b/a Inside Real Estate (“**Inside Real Estate**” or “**IRE**”), or such other brokerage back office software or platform as REMAX, LLC may designate from time to time, and from such other provider that REMAX, LLC may designate. BoldTrail Back Office Software is part of the MAX/TechSM powered by BoldTrail Platform, an integrated suite of products that includes other tools such as a customer relationship management tool and a content management system tool. The Back Office Software is intended to help you manage: i) agent onboarding; ii) billing; iii) transactions (including commission tracking and disbursements); and iv) reporting, accounting, and analytics. You will be required to sign and accept a BoldTrail Back Office License Agreement with IRE (“**Back Office License Agreement**”), the current form of which is attached as Exhibit A-11. Among other things, the Back Office License Agreement will (i) require that you comply with all applicable laws; (ii) prohibit transferring or sublicensing any part of the Back Office Software; (iii) prohibit reverse engineering of any part of the Back Office Software; (iv) prohibit using the Back Office Software to facilitate or allow mass communications such as email or text message ‘blasts’ to contacts who have not expressly opted-in to such communications; (v) prohibit using any part of the Back Office Software to build a competitive product; (vi) provide that IRE has the right to modify the Back Office License Agreement at any time and in its sole discretion; (vii) provide that IRE may discontinue support of outdated software versions; and (viii) require that you indemnify and hold IRE harmless for your violation of the Back Office License Agreement including but not limited to any claims or damages that may arise as a result of your negligence or culpable acts or omissions or violations of law. IRE will provide ongoing maintenance, updates, or repairs to the Back Office Software. Except for a limited warranty that the Back

Office Software will substantially perform and will be free from material defects, the Back Office Software will be provided “as is” without warranties of any kind, whether express or implied.

QuickBooks. In order for you to be able to use the Back Office Software, you must also purchase and use QuickBooks Online by Intuit (“**QuickBooks Online**”) and you must enter into a QuickBooks Online user agreement with Intuit (the “**QuickBooks Online User Agreement**”), the current form of which is attached as Exhibit A-12. Among other things, the QuickBooks Online User Agreement will (i) require that you comply with all applicable laws; (ii) limit Intuit’s liability to you; (iii) provide that Intuit has the right to amend the user agreement at any time; and, (iv) require that you indemnify and hold Intuit harmless for your violation of the terms of use including but not limited to any claims or damages that may arise as a result of your unlawful or unauthorized use of the QuickBooks Online platform. The current estimate to purchase and use QuickBooks Online varies depending on the number of agents affiliated with your Office, as follows:

Office Size (# of Agents)	QuickBooks Estimated Cost
Small (1 - 50)	\$65 a month (\$780 per year)
Medium (51 - 250)	\$99 a month (\$1,188 per year)
Large (250 - 500+)	\$235 a month (\$2,820 per year)

MLS Agreement. You may also be required to sign a three-party agreement between you, Inside Real Estate and your Multiple Listing Service(s) (the “**MLS Agreement**”), a form of which is attached as Exhibit A-13. Among other things, the MLS Agreement may provide that (i) you are a member of the MLS in good standing; (ii) that you have engaged the services of IRE; (iii) that you and IRE acknowledge that the MLS owns all rights, title and interest in any content they may provide, including but not limited to photographs, data, and other images, (iv) that you acknowledge that the content to be provided by the MLS is “as is” without warranty of any kind, either expressed or implied; and (v) that you may be required to indemnify the MLS for claims arising out of your breach of the MLS Agreement. You will also be responsible for pass-through fees (if any) that your Multiple Listing Service (“**MLS**”) may charge for data access. MLS fees differ greatly. REMAX, LLC estimates that these fees will vary from free of charge to \$100 per month (some MLS fees may be assessed quarterly or annually), plus a possible one-time setup fee typically ranging from \$50 to \$250.

Although you are not required to use a specific email service, some functionality and integration of the Back Office Software may not work with some email providers.

While all new and renewing franchisees are required to purchase and use the BoldTrail Back Office Software, REMAX, LLC may vary, waive, defer, or make an exception to this requirement for any reason, including, without limitation, in order to: (i) facilitate acquisitions or mergers or conversions; (ii) accommodate certain existing franchisees that acquire additional offices; or (iii) encourage expansion in certain markets.

REMAX, LLC will not be obligated to maintain BoldTrail Back Office or any of the associated tools, resources, or services indefinitely and may discontinue providing BoldTrail Back Office at any time without notice or liability to you.

If you are a renewing franchisee, to give you time to transition to using BoldTrail Back Office software in your Office, RE/MAX Regional may temporarily waive this requirement; however, within such

time frame as we may specify and as we deem necessary, you will be required to start using BoldTrail Back Office software in your Office. During the temporary waiver period, you will be required to use a brokerage back-office management software system that has capabilities compatible with REMAX, LLC's communications and data reporting requirements, which includes providing required data for each Sales Associate on a monthly basis (such as data relating to listings, sales, contract management, associate receivables, escrow and trust accounts, referrals and miscellaneous income). The software systems that you choose must be able to record, track, and monitor transactions and provide office accounting and bookkeeping (brokerage back-office management software programs are also generally able to manage data pertaining to listings, sales, contract management, associate receivables, escrow and trust accounts, referrals and miscellaneous income). Costs for this software vary widely depending on the size of your Office and the type or complexity of the software you choose. For small offices (1 - 10 Sales Associates), we estimate that this software will cost approximately \$365 per month for basic hosting and support and includes assistance with onboarding and implementation. For medium offices (11 - 20 Sales Associates), we estimate that this software will cost approximately \$425 per month for basic hosting and support and includes assistance with onboarding and implementation. For large offices (21 - 30 Sales Associates), we estimate that this software will cost approximately \$451 per month for basic hosting and support and includes assistance with onboarding and implementation. Offices with more than 30 Sales Associates may incur proportionately higher costs. While you are temporarily using other brokerage back-office software, we and REMAX, LLC will not have independent access to the information and data on the software that you choose. However, we will require that you provide us with data for each Sales Associate on a monthly basis, which can be done in one of several ways: (i) direct data entry in the RE/MAX Agent and Office Portal; (ii) file upload to the RE/MAX Agent and Office Portal; or (iii) direct integration with the RE/MAX membership database. You will be able to access the RE/MAX Agent and Office Portal via MAXCenter. There will be no contractual limitations on our right to access the data that you provide to us.

MAXCenter. You will be required to subscribe, and to ensure that each Sales Associate subscribes, to MAXCenter[®] (or simply MAXCenter, available at www.remax.net), a password protected Extranet website which serves as an electronic communication website for the exchange of important RE/MAX information; it is accessible to RE/MAX affiliates worldwide through any Internet service provider. (Franchise Agreement - Section 3). The software systems that comprise MAXCenter are the proprietary property of REMAX, LLC. This site incorporates basic functions such as e-mail forwarding addresses, messaging, a find an affiliate/office feature (the "**REMAX Roster**") which provides information about the entire RE/MAX membership, including relevant personal and professional data, and profiles on all Sales Associates in the RE/MAX System, as well as various enhancements such as industry news, information on and products from approved suppliers (which approved suppliers will charge for purchases you may make from them), online tools for generating marketing materials, and a host of other proprietary functions designed to facilitate communication throughout the RE/MAX network. MAXCenter is currently a free service offered by REMAX, LLC. Internet service provider subscription fees typically range from \$60 to \$300 per month (varies depending on such factors as the number of users). REMAX, LLC will not be obligated to maintain MAXCenter—or the services offered through MAXCenter—indefinitely and may discontinue it at any time without liability to you. You will also be required to participate in any other Intranet or Extranet we may develop.

Independent Access to Information. REMAX, LLC and RE/MAX Regional will have independent access to (i) the information that is generated and stored on MAXCenter and the BoldTrail Back Office Software; (ii) the information that is uploaded or automatically transferred to MAXCenter and the BoldTrail Back Office Software, as well as (iii) the information stored in the Intuit QuickBooks Online account that is integrated with BoldTrail Back Office. REMAX, LLC and RE/MAX Regional will have the right to access, evaluate, use, share, aggregate, analyze and take any action that it deems necessary based on such information for any purpose it deems reasonable, including but not limited to (i) determining whether you are complying with the reporting and payment related obligations of the Franchise Agreement; (ii) assisting

us in gathering relevant information for analysis and decision-making; (iii) generating insights regarding RE/MAX franchisees in general; (iv) providing technical support; and (v) helping us improve the RE/MAX System. Additionally, we may sell and monetize this information as well as profit from this information as we deem appropriate without compensation to you. The Back Office Software will automatically communicate a variety of information to us and REMAX, LLC including but not limited to the number of Sales Associates affiliated with your Office, when such Sales Associates join or leave your Office, as well as information pertaining to Sales Associate transactions including but not limited to client information. All of this information shall be considered the property of REMAX, LLC and no such information shall be considered confidential. We and REMAX, LLC may also retrieve and store all other information from MAXCenter, BoldTrail Back Office or QuickBooks Online that it considers necessary, desirable or appropriate. There are no contractual limitations on our or REMAX, LLC's right to access information that is stored on MAXCenter, BoldTrail Back Office Software or the associated QuickBooks Online account/software.

Additional Tools and Resources

Throughout the Term of the Franchise Agreement, RE/MAX Regional and REMAX, LLC may make available to you other valuable systems, programs and platforms that are voluntary (collectively, "**Optional Resources**"). We and REMAX, LLC are not obligated to maintain any of the Optional Resources—or the services offered through them—indefinitely and may discontinue them at any time without notice or liability to you.

RE/MAX University. RE/MAX University® ("**RE/MAX University**" or "**RU**") is a tool that delivers educational and motivational programming to RE/MAX affiliates. With the exception of premium programming, such as accredited courses, RE/MAX University programming is available via MAXCenter which you can access via a computer, or some smart phones and mobile devices. Premium programming, such as accredited courses, typically range from \$50 to \$2,000. The current form of the RE/MAX University terms of use is attached as Exhibit A-8. If you or your Sales Associates choose to use RU, the RE/MAX University terms of use will (i) require that you comply with all applicable laws; (ii) provide that REMAX, LLC has the right to amend the terms of use at any time and without notice; (iii) require that you indemnify and hold REMAX, LLC harmless for your violation of the RE/MAX University terms of use; and (iv) provide that REMAX, LLC has the right to terminate your access at any time, without notice to you. RU will be provided "as is," without warranties of any kind, whether express or implied, and may be discontinued at any time.

Agent Tools Platform. As part of the MAX/TechSM powered by BoldTrail Platform, REMAX, LLC also makes available an agent tools platform ("**Agent Tools Platform**"). The Agent Tools Platform includes a customer relationship management tool, a content management system tool, and a lead routing tool. The Agent Tools Platform is designed to assist Sales Associates with managing customer contact and other related information and includes integrated Office and Sales Associate websites. Although REMAX, LLC reserves the right to charge a fee in the future, as of the Issuance Date of this disclosure document, the Agent Tools Platform is available free of charge. Although neither you nor your Sales Associates will be required to use the Agent Tools Platform, REMAX, LLC reserves the right to require its use in the future. If you or your Sales Associates decide to use the Agent Tools Platform, you will be required to accept the BoldTrail Platform Agreement (sometimes referred to as the BoldTrail terms of use, the current form of which is attached as Exhibit A-9). Among other things, the BoldTrail Platform Agreement will (i) require that you comply with all applicable laws; (ii) prohibit you from facilitating or allowing mass communications such as email or text message 'blasts' to contacts who have not expressly opted-in to such communications; (iii) provide that Inside Real Estate has the right to amend the terms of use at any time; and, (iv) require that you indemnify and hold Inside Real Estate harmless for your violation of the terms of use including but not limited to any claims or damages that may arise as a result of your negligence or more

culpable acts or omissions or violations of law. The Agent Tools Platform will be provided “as is,” without warranties of any kind, whether express or implied, and may be discontinued at any time.

An advertising, social, and print marketing portal (referred to herein as a “**Marketing Portal**”), also part of MAX/TechSM, is a tool that can help create a variety of different promotional materials such as social media posts, branded brochures, and video advertising campaigns. Although neither you nor your Sales Associates will be required to use the Marketing Portal, REMAX, LLC reserves the right to require its use in the future. As of the Issuance Date of this disclosure document, the Marketing Portal is available at no additional charge; however, you will be charged for purchases that you make. The Marketing Portal will be provided “as is,” without warranties of any kind, whether express or implied, and may be discontinued at any time.

RE/MAX Hustle is a tool that can be used to create promotional materials such as custom listing videos and personalized commercials. Although neither you nor your Sales Associates will be required to use RE/MAX Hustle, if either you or any of your Sales Associates do, you and/or your Sales Associates will be required to accept the Terms of Use for RE/MAX Hustle (“**Hustle Terms of Use**”), the current form of which is attached as Exhibit A-13). Among other things, the Hustle Terms of Use will (i) require that you comply with all applicable laws; (ii) prohibit use of RE/MAX Hustle for the purpose of exploiting minors; (iv) prohibit the transmission of materials that would be considered improper, inappropriate, or burdensome to others such as “spam;” (v) prohibit impersonation of another user; (vi) prohibit uploading invalid data or viruses or using mining software; and (vii) prohibit accessing or using the RE/MAX Hustle website to develop competitive products. RE/MAX Hustle will be provided “as is,” without warranties of any kind, whether express or implied, and may be discontinued at any time.

MAX/Tech Lead Concierge (“**Lead Concierge**”) is designed to enhance lead response times and improve lead quality. As of the Issuance Date of this disclosure document, Lead Concierge is only available in select states. Although neither you nor your Sales Associates will be required to use Lead Concierge, if you do, you will pay a referral fee if you close a deal that was referred to you through the Lead Concierge program. If you or your Sales Associates are in a state where Lead Concierge is available and you decide to use Lead Concierge, you will be required to accept the Lead Concierge Terms of Use, the current form of which is attached as Exhibit A-14. Among other things, the Lead Concierge Terms of Use will require that you (i) comply with all applicable laws; (ii) pay any referral fee that you may receive directly from escrow to BTRN, LLC, a licensed real estate broker responsible for handling referrals generated by the Lead Concierge program; and (iii) indemnify BTRN and its affiliates from actions, judgments, damages that arise from or are related to your participation in Lead Concierge program. Lead Concierge is provided “as is,” without warranties of any kind, whether express or implied, and may be discontinued at any time.

RE/MAX Marketplace is a web-based store featuring products and services offered by approved suppliers. Although neither you nor your Sales Associates will be required to use RE/MAX Marketplace, if you do, you will be charged for any purchases that you make and you may also be required to sign a user agreement. RE/MAX Marketplace will be provided “as is,” without warranties of any kind, whether express or implied and may be discontinued at any time.

REMAX, LLC and RE/MAX Reginal may have independent access to the (i) the information that is generated and stored in any of the Optional Resources; (ii) the information that is uploaded or automatically transferred to the Optional Resources, as well as (iii) the information that may be stored in the Optional Resources. REMAX, LLC and RE/MAX Regional will have the right to access, evaluate, use, share, aggregate, analyze and take any action that they deem necessary based on such information for any purpose they deem reasonable, including but not limited to (i) assisting us in gathering relevant information for analysis and decision-making; (ii) generating insights regarding RE/MAX franchisees in general; (iii) providing technical support; and (iv) helping us improve the RE/MAX System. REMAX, LLC or RE/MAX

Regional may retrieve and store all information from the Optional Resources that they considers necessary, desirable or appropriate. All of this information shall be considered the property of RE/MAX, LLC and no such information shall be considered confidential. There are no limitations on REMAX, LLC's or RE/MAX Regional's right to access information that is stored in the Optional Resources.

Education

You or your principal owner will be provided with an approximately 4 day, mandatory initial education program at REMAX, LLC's headquarters in Denver, Colorado, as well as up to three 90 minute mandatory coaching calls spaced over the 3 months following your attendance of the in-person portion of Initial Education Program (collectively, the in-person sessions and the follow up calls are referred to as "**Initial Education**" or "**Initial Education Program**"). In the event of inclement weather or a national emergency, REMAX, LLC, in its sole discretion, may offer the in-person portion of the Initial Education Program virtually. Prior to attending you will be required to sign an Initial Education Participation Acknowledgment, the current form of which is attached as Exhibit A-15.

You or your principal owner are not required to achieve a stated level of performance in the Initial Education Program. Initial Education (as defined below) will be held either monthly or every other month; how frequently to offer education is in REMAX, LLC's sole discretion. You or your principal owner will be required to complete the next scheduled Initial Education Program occurring prior to the opening of the Office or within 30 days of signing the Franchise Agreement, whichever is sooner. You will be permitted to send one or more people from the Office free of charge to the Initial Education Program, provided they are appropriately reflected in our records as affiliated with your Office. You will be responsible for all travel, meal, lodging, and entertainment expenses you or anyone else from the Office incurs. (See Item 7 above.) As of the Issuance Date of this disclosure document, REMAX, LLC's Initial Education Program consisted of the following:

INITIAL EDUCATION PROGRAM

Subject	Hours of Classroom Training	Hours of On-The-Job Training	Location
History and Overview of RE/MAX Systems and Services; Marketing, Standards and Quality Control; Brand Protection	6	0	5075 S. Syracuse St. Denver, Colorado
Fiscal Management, RAPP Program and Space Planning	5	0	5075 S. Syracuse St. Denver, Colorado
Tour of REMAX, LLC; Technology Overview; Information Security	3	0	5075 S. Syracuse St. Denver, Colorado
Business Planning; Value Proposition; Recruiting and Retention; Leadership and Staffing	10	0	5075 S. Syracuse St. Denver, Colorado
Agent Onboarding Process	3	0	5075 S. Syracuse St. Denver, Colorado

The Initial Education Program will cover the broad operational spectrum of a RE/MAX office franchise. REMAX, LLC will provide you with a workbook and other materials addressing such topics as recruiting and growth methods, fiscal management, trademark and graphic standards, and exposure to approved suppliers. Teaching methods and tools utilized will include course workbook, digital files, and audio and visual materials. Other than materials of general usage, you will be entitled to use the materials and forms distributed on a loan basis only. You will be required to return the materials upon termination or expiration of the Franchise Agreement. Although as of the Issuance Date of this disclosure document it is not required, sometime during the term of the Franchise Agreement we recommend that you take the Complete Agent Development or a comparable course.

You or your principal owner will also be required to take a 4-day Recruiting 101 education course which must be taken within 12 months of opening the Office. You or your principal owner will not be required to achieve a stated level of performance in Recruiting 101. Recruiting 101 will be offered at various times throughout the year at our office in the Denver, Colorado metropolitan area. As of the Issuance Date of this disclosure document, the charge for this course is \$599 per person that you send from your Office. You will also be responsible for all travel, meal, lodging, and entertainment expenses you or anyone else from the Office incurs. As of Issuance Date of this disclosure document, REMAX, LLC's Recruiting 101 education course consisted of the following:

RECRUITING 101

Subject	Hours of Classroom Training	Hours of On-The-Job Training	Location
Course Vision; MAX/Recruit Platform and Resources; Value Proposition; Identifying Prospective Recruits	6	0	5075 S. Syracuse St. Denver, Colorado
Marketing Strategy; Generating Interviews; Recruiting Conversations and Dialogues	6	0	5075 S. Syracuse St. Denver, Colorado
Objection Handling; Closing Techniques; Agent Coaching and Consulting	6	0	5075 S. Syracuse St. Denver, Colorado
Agent Onboarding Process; Agent Retention; 90 Day Recruiting Action Plan	5.5	0	5075 S. Syracuse St. Denver, Colorado

REMAX, LLC will provide you with a workbook addressing such topics as recruiting and retention. From time to time, existing segments may be modified and additional segments may be added. Teaching methods and tools utilized will include course workbook and visual materials. Other than materials of general usage, you will be entitled to use the materials and forms distributed on a loan basis only. You will be required to return the materials to us upon termination or expiration of the Franchise Agreement.

All classroom course work for the Initial Education Program will be facilitated by Sydney Jones, Braden Washburn, and Joe Keck as well as series of guest presenters. Ben Fairfield and/or Todd Foster, as well as possible guest presenters, will facilitate the Recruiting 101 course.

Mr. Jones has served as Manager and Lead Instructor since April 2023. Since 2016, Mr. Jones has worked in various roles with REMAX, LLC, working directly with brokers and sales associates.

Mr. Fairfield has served as Vice President, Growth and Education since December 2024. Mr. Fairfield previously served as Vice President, Region Development, working closely with brokers and sales associates and has previous experience in the real estate industry since 2017.

Mr. Foster has served as Director, Instructor and Coach since 2022. Mr. Foster is a seasoned veteran of the real estate industry with a career that spans over 20 years including work as a real estate agent, a strategic title company owner and a real estate franchise owner.

Ms. Washburn has been an integral part of the growth and education department as a RE/MAX University instructor since 2022. Ms. Washburn has lead various projects involving both broker and agent business operations and development.

Mr. Keck has served as an RE/MAX University Instructor within the Growth and Education Department since November 2024. Since 2018, Mr. Keck has served in various roles with REMAX, LLC, working directly with brokers, sales associates, and staff.

Occasionally, different guest speakers may make appearances at the educational program to provide information about various services and programs offered by REMAX, LLC. For example, some speakers may be existing franchisees or other industry experts.

Prior to renewal, you may be required to complete the following courses at your expense (including the cost of the course and all travel, meal, lodging, and entertainment expenses): (i) Complete Agent Development, Recruiting 101, or such other program that we may designate; (ii) re-take the Initial Education Program; and/or (iii) take such other course(s) as we may deem necessary. In some instances, REMAX, LLC may require additional education during the term of the Franchise Agreement or even after renewal. Alternatively, REMAX, LLC may accept evidence that you have satisfied requirements equivalent to such courses or education. (Franchise Agreement - Subsections 2.E. and 8.G.) These educational programs are offered periodically through the year. Broker 101, Recruiting 101, and Complete Agent Development were developed to help you adapt to the increasingly complex real estate industry. As of the Issuance Date of this disclosure document, the cost to attend the Complete Agent Development program ranges from \$0 to \$2,000, Recruiting 101 is \$599, and the Initial Education Program is free of charge. You will also be responsible for all travel, meal, lodging, and entertainment expenses you or anyone else from the Office incurs while attending these courses. (Franchise Agreement - Subsections 2.E. and 8.G.) (See Item 6 above.)

Finally, REMAX, LLC conducts an annual convention and may periodically conduct educational conferences designed to build the RE/MAX image, assist franchisees in recruiting potential Sales Associates and provide an international forum for exchanging ideas on managing and operating RE/MAX offices. Attendance is optional. (See Item 6 above.) REMAX, LLC also offers other educational and certification classes for obtaining professional credits. (Franchise Agreement Subsections 9.D. and 9.F.) You will be responsible for all costs and expenses (including travel, meals, lodging and entertainment) associated with attending the conventions and the various conferences and classes. (Franchise Agreement Subsections 9.D. and 9.F.)

Item 12

TERRITORY

You will not receive an exclusive territory. You may face competition from other franchisees, from outlets that we own, or from other channels of distribution or competitive brands that we control. You are granted the right to operate the Office at a specific address-only location that first must be approved by REMAX, LLC. You may not relocate the Office without REMAX, LLC's prior written consent. The Franchise Agreement does not give you any right of first refusal, option or any other right to purchase, acquire, or open any additional RE/MAX office franchises, although you may, under certain circumstances, be granted the right to open one or more Team Offices (see discussion below). REMAX, LLC or any of REMAX, LLC's affiliates may establish other franchised or company owned outlets at any location whatsoever, including a location in close proximity to your Office and that may compete with your location. REMAX, LLC retains all rights to develop, locate and operate, and to grant others the right to develop, locate and operate, real estate brokerage offices under another trademark or service mark or any other business under the Marks or under any other trademark or service mark or to engage in any other business activity anywhere even if such RE/MAX office or other office has an adverse impact on your business.

Renewals

If you have an existing franchise relationship under a franchise agreement that granted you an address-only location, you will be required to sign our current form of franchise agreement (attached as Exhibit A), as well as the "Renewal Addendum to Franchise Agreement - Address Only" (attached as Exhibit A-1). This renewal addendum creates or clarifies certain terms and conditions that apply to your relationship as a franchisee only if you are renewing an existing franchise relationship; they do not apply if you are a new purchaser of a RE/MAX franchise or if you are purchasing an existing RE/MAX franchise. If you are operating a Team Office and wish to continue operating it upon renewal of your franchise relationship, you will also be required to sign the Team Office Amendment (attached as Exhibit A-4).

If you are renewing an existing franchise relationship, the renewal term is 5 years although you may be granted up to 10 years if you renew under the "Renewal Addendum to Franchise Agreement—Address Only" (Exhibit A-1) and you meet certain criteria. Factors considered in determining whether to grant a longer renewal term include, but are not limited to (a) whether you have fully complied with all conditions for renewal set forth in your existing franchise agreement; (b) whether you have consistently paid in full and on a timely basis all fees, dues and other amounts owed under your franchise agreement throughout its term; (c) whether you have met the minimum agent count or quota set forth in your expiring franchise agreement; (d) your office's market share; (e) whether you have a proven track record of participation in scheduled RE/MAX events such as annual conventions, Broker/Owner conferences, and educational seminars; (f) whether you have met our then current subjective and objective standards for new franchisees; and (g) whether you have demonstrated a spirit of cooperation with us and within the RE/MAX System that, in our sole discretion, merits consideration for a longer renewal term.

Minimum Agent Count

The Franchise Agreement will establish a Sales Associate minimum agent count (the "**Minimum Agent Count**") for the Office. Minimum Agent Count is based upon a number of criteria, including most notably REMAX, LLC's performance goals and market share expectations for the area where the Office will operate. The Minimum Agent Count establishes the number of Sales Associates you are required to bring into the RE/MAX network during the development period of the franchise from companies that are not affiliated with RE/MAX. The Minimum Agent Count also establishes the minimum number of Sales Associates you will be required to maintain on an ongoing basis. Because these Minimum Agent Count

requirements are designed to help assure sales associate growth for the RE/MAX network, any Sales Associates you recruit from other RE/MAX offices or who transfer to your Office from other RE/MAX offices for whatever reason (i.e., Sales Associates who are already affiliated with the RE/MAX network) do not count toward satisfaction of your Minimum Agent Count. In extraordinary circumstances, such as the imminent closing of a nearby RE/MAX office, an exception to this Minimum Agent Count exclusion policy may be granted by RE/MAX Regional in its discretion. In general, however, only Sales Associates who have not been affiliated with the RE/MAX network for at least 3 months prior to their affiliation with your Office will be counted toward satisfaction of your Minimum Agent Count requirements.

If this is the initial term of your franchise relationship with RE/MAX Regional (rather than a renewal term), the Minimum Agent Count for your Office will increase in three stages during which you will be required to have and maintain a certain number of Sales Associates. RE/MAX Regional's current parameters are that you have approximately:

- (a) 7 Sales Associates by the end of the first 12-month period after the Franchise Agreement is signed and during each month after that through the 24th-month after the Franchise Agreement is signed ("**First Stage Minimum Agent Count**");
- (b) 15 Sales Associates beginning the first day following the end of the first 24-month period and during each month after that through the 36th-month after the Franchise Agreement is signed ("**Second Stage Minimum Agent Count**"); and
- (c) 20 Sales Associates beginning the first day following the end of the first 36-month period and during each month after that through the remaining term of the Franchise Agreement ("**Third Stage Minimum Agent Count**").

If you currently own one or more existing franchises and you are purchasing an additional new franchise (sometimes referred to as an expansion franchise), in addition to the Minimum Agent Count requirements for the end of the first, second, and third year of the term of the Franchise Agreement set forth above, by the end of the first 6-month period after the Franchise Agreement is signed and for the next 6 months, you will be required to have and maintain a minimum of 3 Sales Associates for that new franchise.

The actual number established for the First Stage Minimum Agent Count, Second Stage Minimum Agent Count and Third Stage Minimum Agent Count will be based upon such factors as sales agent count, population, market share, the size and number of competitor offices in the market, and other demographic data and trends in the area where the Office will be located. The suggested Minimum Agent Count numbers may also be reduced, at RE/MAX Regional's discretion, if the Office will be operated exclusively as a commercial real estate office.

Minimum Agent Count is established by RE/MAX Regional to achieve a desired market presence in the market area in which a franchisee operates; RE/MAX Regional is not representing that by achieving such Minimum Agent Count you will be successful or profitable.

If you are renewing an existing franchise relationship with RE/MAX Regional and you will be signing the Renewal Addendum to Franchise Agreement (Exhibit A-1), you will be required to have an approximate Minimum Agent Count in your Office equal to the following by the dates and during the periods set forth below:

- (a) During each of the first 12 months of the Franchise Agreement the Minimum Agent Count will be equal to the greater of: (i) 60% of the actual number of Sales Associates you had at

the end of your previous franchise agreement or (ii) the Minimum Agent Count you were required to have as of the end of your previous franchise agreement.

- (b) Commencing the first day following the expiration of the first 12-month period and during each month thereafter through the 36th month, the Minimum Agent Count will be equal to the greater of 60% of the actual number of Sales Associates you had at the end of your previous franchise agreement or (ii) the Second Stage Minimum Agent Count required under franchise agreements then being sold or granted in markets of similar population density and/or demographics.
- (c) For the duration of the term of the Franchise Agreement, the Minimum Agent Count will be equal to the greater of: (i) 60% of the actual number of Sales Associates you had at the end of your previous franchise agreement or (ii) the Third Stage Minimum Agent Count required under franchise agreements then being sold or granted in markets of similar population density and/or demographics.

If you are a transferee or assignee of an existing franchise, the Minimum Agent Count at the commencement of the Agreement will be equal to the greater of: (i) 60% of the actual number of Sales Associates the transferring or assigning franchisee had at the time of transfer or (ii) the Minimum Agent Count that the transferring or assigning franchisee was required to have at the time of transfer and will be increased, if appropriate, consistent with the Minimum Agent Count requirements currently in effect under franchise agreements for the area in which the Office is located.

If you fail to meet the Minimum Agent Count at any time, you will not be excused from the payment of, and you will be required to pay, all Monthly Ongoing Fees, Annual Dues, and Marketing Fund fees as if you had met your Minimum Agent Count. Additionally, RE/MAX Regional may terminate the Franchise Agreement (see Item 17).

Team Offices

RE/MAX Regional may grant you the right to establish one or more additional office locations (“**Team Offices**”) in order to accommodate Sales Associates who have a team of individuals assisting them, and who need additional office space, provided that you shall not then, or at any time thereafter prior to the opening of such Team Office, be in default of any of your obligations arising under the Franchise Agreement and upon the additional conditions set forth below. You will be required to sign the Team Office Amendment (attached as Exhibit A-4 for each Team Office you establish).

Permission to establish a Team Office shall be within RE/MAX Regional’s sole and absolute discretion. Factors RE/MAX Regional will consider in determining whether to grant you the right to establish a Team Office include, without limitation, the location of the proposed Team Office, population growth and the overall market share enjoyed by RE/MAX in the area of the proposed Team Office and other market conditions that may affect the desirability of establishing a Team Office. You will be required to pay a Team Office Initial Fee of \$1,000 (see Item 5), plus a Monthly Ongoing Team Office fee of \$100 per month (see Item 6), for each Team Office that you open. If you are renewing an existing Team Office, you will be required to sign the Team Office Amendment (attached as Exhibit A-4) and pay a Team Office renewal fee of \$500, plus a Monthly Ongoing Team Office fee of \$100 per month for each Team Office that you renew (see Item 6). Each Team Office must be located at a site approved by RE/MAX Regional. Each Team Office shall operate as a part of the Office (i.e., as a branch of the Office operating under and as a part of the same ownership as the Office), shall operate under the same name as the Office, and, except as otherwise provided in the Franchise Agreement, shall comply with and be subject in every respect to all of the terms, conditions, provisions and restrictions of the Franchise Agreement as are applicable to the

Office. RE/MAX Regional is not under any obligation to provide Team Offices any of the services and benefits made available to the Office although RE/MAX Regional may, in its sole and absolute discretion, provide some services and benefits to Team Offices.

Team Offices shall be “address only” locations and therefore shall have no protected area or territorial exclusivity whatsoever. Each Team Office must have at least 600 square feet but not more than 1,500 square feet of office space (RE/MAX Regional may, in its sole and absolute discretion, allow a Team Office to have more than 1,500 square feet of office space).

If you are operating a Team Office and wish to continue operating it upon renewal of your franchise relationship, you will also be required to sign the Team Office Amendment (attached as Exhibit A-4).

Neither you nor any other RE/MAX office is limited to listing, selling, purchasing, exchanging, managing or otherwise dealing with property or representing clients or customers within any defined geographic area. However, you will be expected to meet high standards of real estate service and professionalism reflective of the goodwill and respect enjoyed by the RE/MAX name and organization. These expectations can only be met by limiting your real estate services to market areas where you can serve customers and clients directly and personally and where you have the greatest knowledge of local conditions, infrastructures, and the housing market. Accordingly, if you are asked to provide real estate services in areas in which you are unable to meet such requirements or elect not to provide service, you will be required to refer the request to the RE/MAX office for that area.

RE/MAX Regional or REMAX, LLC may establish company-owned outlets using the Marks. In addition, from time to time, REMAX, LLC or any one of its affiliates (which affiliate may be an entity controlled or owned, in whole or in part, by REMAX, LLC or by any other entity related to REMAX, LLC or by any of REMAX, LLC’s or its related entities’ officers, managers, directors or shareholders), may acquire existing RE/MAX real estate offices or independent (non-RE/MAX) real estate brokerage companies and convert these independent companies to RE/MAX offices operating under the Marks. For example, affiliates of REMAX, LLC once operated RE/MAX franchises in Oregon, Washington, Virginia and Maryland. REMAX, LLC or its affiliates may in the future acquire existing RE/MAX offices and/or independent real estate companies.

Neither REMAX, LLC nor its affiliates have established other channels of distribution using the Marks, but expressly reserve the right to use alternative distribution, including the Internet, in any location including in your area under our trademarks or different trademarks. REMAX, LLC is not required to pay any compensation for soliciting or accepting business in your area.

Neither REMAX, LLC nor its affiliates have established or have any presently formulated plans to establish other franchises or company-owned outlets, or another channel of distribution, selling or leasing similar products or services under different trademarks, but expressly reserve the right to do so in the future.

You do not receive the right to acquire additional franchises, although you may, under certain circumstances as set forth above, have an opportunity to establish a Team Office.

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Item 13

TRADEMARKS

If you are in Connecticut, Maine, Massachusetts, New Hampshire, Rhode Island, Vermont, Indiana, Minnesota or Wisconsin, RE/MAX Regional will grant you a limited license to use certain trademarks, service marks and other commercial symbols (the “**Marks**”) in operating the Office. REMAX, LLC owns all of these marks and has authorized RE/MAX Regional and others to use the Marks in connection with the franchising of RE/MAX offices.

In Minnesota and Wisconsin, RE/MAX Regional derives the right to use the Marks by virtue of the regional agreements that it acquired from Integra Midwest, the Predecessor Region described in Item 1, on July 21, 2021. The regional agreement between the Predecessor Region and REMAX, LLC, dated September 19, 1986 (for the state of Minnesota) was automatically renewed for a twenty (20) year term in 2017 (the “**Minnesota Regional Agreement**”). The regional agreement between the Predecessor Region and REMAX, LLC, dated October 31, 1977 (for the state of Wisconsin) was automatically renewed in 2017 for another 20-year period (the “**Wisconsin Regional Agreement**”). The Minnesota Regional Agreement and the Wisconsin Regional Agreement (collectively the “**Regional Agreements**”) authorize RE/MAX Regional to sell franchises for RE/MAX offices in Minnesota and Wisconsin. REMAX, LLC may terminate the Regional Agreements, under certain conditions, if RE/MAX Regional materially violates their terms. If the applicable Regional Agreement is terminated, cancelled, or not renewed, REMAX, LLC or its designee may, at its option, acquire RE/MAX Regional’s rights and assume its obligations under the Franchise Agreement with you.

In Indiana, RE/MAX Regional derives the right to use the Marks by virtue of the regional agreement that it acquired from RE/MAX Indiana, the Predecessor Region described in Item 1, on July 21, 2021. The regional agreement between Predecessor Region and REMAX, LLC dated April 30, 1987, as amended from time to time, was automatically renewed for a 20-year period in 2007. The Regional Agreement authorizes RE/MAX Regional to sell franchises for RE/MAX offices in Indiana. REMAX, LLC may terminate the Regional Agreement, under certain conditions, if RE/MAX Regional materially violates its terms. If the Regional Agreement is terminated, cancelled, or not renewed, RE/MAX franchisees may not have the right to continue to use the RE/MAX Marks. If the Regional Agreement is terminated, REMAX, LLC or its designee may, at its option, acquire RE/MAX Regional’s rights and assume its obligations under the Franchise Agreement with you.

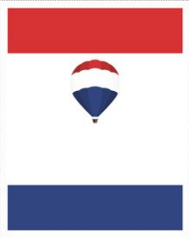
In Connecticut, Maine, Massachusetts, New Hampshire, Rhode Island, and Vermont, RE/MAX Regional derives the right to use the Marks by virtue of the regional agreements that it acquired from Integra New England, the Predecessor Region described in Item 1, on July 21, 2021. The regional agreement between the Predecessor Region and REMAX, LLC, dated December 20, 1984 (for the states of Maine, Massachusetts, New Hampshire, Rhode Island, and Vermont) was automatically renewed for a twenty (20) year term in 2004; it may be amended or restated from time to time and is renewable for 2 additional 20-year periods (the “**New England Regional Agreement**”). The regional agreement between the Predecessor Region and REMAX, LLC, dated July 18, 1991 (for the state of Connecticut) was automatically renewed in 2011 for a period through December 2024, may be amended from time to time and is renewable for 2 additional 20-year periods beginning in December 2024 (the “**Connecticut Regional Agreement**”). The New England Regional Agreement and the Connecticut Regional Agreement (collectively the “**Regional Agreements**”) authorize RE/MAX Regional to sell franchises for RE/MAX offices in Connecticut, Maine, Massachusetts, New Hampshire, Rhode Island, and Vermont. REMAX, LLC may terminate the Regional Agreements under certain conditions, if RE/MAX Regional materially violates their terms. If the applicable Regional Agreement is terminated, cancelled, or not renewed, REMAX, LLC or its designee may, at its

option, acquire RE/MAX Regional’s rights and assume its obligations under the Franchise Agreement with you.

There are no agreements currently in effect that significantly limit RE/MAX, LLC’s right to use or license the principal marks in a manner material to you. The principal service marks under which you will operate your Office (the “*Principal Marks*”) are as follows:

Service Mark	Registration/Application Number	Date Filed	Date Issued
RE/MAX	Reg. No. 1,139,014	01/21/1977	08/26/1980
REMAX	Reg. No. 2,106,387	03/07/1996	10/21/1997
REMAX	App. No. 99/053,307	02/24/2025	Pending
 REMAX	App. No. 99/053,321	02/24/2025	Pending
RE/MAX	Reg. No. 5,400,240	06/16/2017	02/13/2018
	App. No. 99/053,355	02/24/2025	Pending
	Reg. No. 1,173,586 ¹	06/09/1980	10/13/1981
	Reg. No. 5,411,423	07/05/2017	02/27/2018
	Reg. No. 5,453,086	09/23/2017	04/24/2018

¹ With respect to registration number 1,173,586, in accordance with United States Patent and Trademark Office regulations, vertical shading lines indicate the color red and horizontal shading lines indicate the color blue.

Service Mark	Registration/Application Number	Date Filed	Date Issued
	Reg. No. 5,453,087	09/23/2017	04/24/2018
	Reg. No. 1,720,592	11/15/1989	09/29/1992

These Principal Marks, which cover real estate brokerage and related services, either are registered on the Principal Register of the United States Patent and Trademark Office (“*USPTO*”) or are the subject of pending applications filed with the USPTO. The registered Principal Marks have been renewed (where applicable), and all affidavits required as of the Issuance Date of this disclosure document have been filed.

You will be required to follow RE/MAX, LLC’s rules when you use the Marks. You will not be permitted to use any Mark as part of your corporate or legal business name or with modifying words, designs or symbols. You will not be permitted to use any Mark in connection with the performance of any unauthorized services or the sale of any unauthorized products or in any other manner RE/MAX Regional has not expressly authorized in writing.

There are no currently effective material determinations of the USPTO, the Trademark Trial and Appeal Board or the trademark administrator of any state or any court. There is no pending material litigation regarding RE/MAX, LLC’s use or ownership rights in the Principal Marks or RE/MAX Regional’s use of the Principal Marks. There are no pending infringement, opposition or cancellation proceedings that could materially affect the use of the Principal Marks.

You will be required to notify RE/MAX Regional and RE/MAX, LLC immediately of any third-party infringement or challenge to your use of any of the Marks, or of any claim by any person of any rights in any of the Marks or a similar mark, and you may not communicate with any person other than RE/MAX, LLC and its attorneys in connection with any such infringement, challenge or claim. RE/MAX, LLC has the right to take whatever action it deems appropriate and to control exclusively any litigation or other proceeding arising from any infringement, challenge or claim relating to any of the Marks. You will be required to sign any documents, provide such assistance and take any other reasonable, lawful action that RE/MAX, LLC’s attorneys say is necessary or advisable to protect and maintain RE/MAX, LLC’s interests in any litigation or proceeding related to the Marks or otherwise to protect and maintain RE/MAX, LLC’s interests in the Marks.

If it becomes advisable at any time in RE/MAX, LLC’s sole discretion for you to modify or discontinue the use of any of the Marks and/or use one or more additional or substitute trademarks or service marks, you will be required, at your expense, to comply with RE/MAX, LLC’s directions within a reasonable time after receiving notice.

Neither RE/MAX, LLC nor RE/MAX Regional are obligated by the Franchise Agreement to protect your right to use the Marks or to protect you (by way of indemnification or otherwise) against

infringement or unfair competition claims arising from your use of the Marks. However, REMAX, LLC intends to take whatever action it deems necessary to protect its rights in the Marks and its right to set standards to govern use of the Marks by RE/MAX offices.

RE/MAX, LLC does not actually know of either superior prior rights or infringing uses that could materially affect a franchisee’s use of RE/MAX, LLC’s Principal Marks in any state.

Item 14

PATENTS, COPYRIGHTS AND PROPRIETARY INFORMATION

There are no patents that are material to the franchise.

RE/MAX, LLC claims copyrights in various materials used by RE/MAX offices, including the Office Materials (which may include audiovisual works, manuals, handbooks, and workbooks). These copyrights have generally not been registered with the Copyright Office. You may use these various items only in the manner RE/MAX, LLC specifies and only while operating your Office under the Franchise Agreement.

In addition to its trademark registrations for the RE/MAX balloon design, RE/MAX, LLC owns the following copyright registrations:

Work	Registration Number	Date	First Publication
 <p>“RE/MAX Hot Air Balloon Logo (Vertical-1998)”</p>	VA 1-418-052	06/15/2007	Approx. 03/01/1998
 <p>“RE/MAX Hot air Balloon Photograph (Vertical-1991)”</p>	VA 1-418-053	06/15/2007	Approx. 03/03/1991

Under current U.S. law, the duration of copyright for these works is to end of the calendar year, 95 years from the year of the work’s first publication, and copyright in these works cannot be renewed beyond that duration. RE/MAX, LLC takes no position whether, as between trademark rights and copyright in these logos, copyright is material to the franchise.

The Office Materials that you will be allowed to use in operating your Office include RE/MAX, LLC’s confidential information, consisting of recruiting techniques, accounting procedures, and other methods of operating RE/MAX offices. You will not be permitted to use this confidential information in an unauthorized manner and you will be required to take reasonable steps to prevent its disclosure to others.

You will be required to notify RE/MAX Regional and RE/MAX, LLC immediately of any third-party infringement of or challenge to any of these copyrights, or of any claim by any person of any rights in any such copyright, and you will not communicate with any person other than RE/MAX, LLC and its

attorneys in connection with any such infringement, challenge or claim. RE/MAX, LLC has the right to take whatever action it deems appropriate and to control exclusively any litigation or other proceeding arising from any infringement, challenge or claim relating to any of its copyrights. You will be required to sign any documents, provide such assistance and take any other reasonable, lawful action that RE/MAX, LLC's attorneys say is necessary or advisable to protect and maintain RE/MAX, LLC's interests in any litigation or proceeding related to its copyrights or otherwise to protect and maintain RE/MAX, LLC's interests in its copyrights.

If it becomes advisable at any time in RE/MAX, LLC's sole discretion for you to modify or discontinue the use of any material covered by a copyright and/or use one or more additional or substitute materials, you will be required, at your expense, to comply with RE/MAX, LLC's directions within a reasonable time after receiving notice.

There currently are no effective determinations of the Copyright Office (Library of Congress) or any court regarding any of the copyrighted materials nor are there any infringing uses actually known to RE/MAX, LLC that could materially affect a franchisee's use of the copyrighted materials in any state. Further, there are no agreements currently in effect that significantly limit RE/MAX, LLC's right to use or authorize franchisees to use the copyrighted materials. RE/MAX, LLC is not required by any agreement to protect or defend copyrights or confidential information, although it intends to do so when this action is in the best interests of the RE/MAX System.

Item 15

OBLIGATION TO PARTICIPATE IN THE ACTUAL OPERATION OF THE FRANCHISE BUSINESS

You will be required to operate the Office in accordance with the provisions of the Franchise Agreement, to perform all obligations contained in the Franchise Agreement and to continuously exert your best efforts to promote and enhance the business of the Office for the term of the Franchise Agreement. You will not be permitted to engage in any other real estate business or other business or enterprise that may be in competition with RE/MAX Regional. Neither you nor your owners, if you are a business entity, will be required to participate personally in the direct operation of the Office, although RE/MAX Regional recommends that you or a principal owner do so, in which event you or the principal owner will be required to at all times hold a valid state real estate broker license or such other state license as may be required to act as the managing or designated broker of record ("*real estate broker license*"). If you or a principal owner does not have a valid real estate broker license, you will be required to secure the services of an individual with a valid real estate broker license under whose license the Office will be conducted and who will be responsible for the management of the Office ("*broker-manager*"). If you are a corporation, partnership, limited liability company or other business entity, this broker-manager need not have an equity interest in you but will be required to agree in writing to preserve the confidentiality of any confidential information to which he or she has access. You or your principal owner or, if applicable, your broker-manager, will be required to devote his or her full time and best efforts to managing and supervising the Office's operations and, during the term of the Franchise Agreement, will not be permitted to operate, manage, own or have an interest in or become affiliated with in any other way (1) any non-RE/MAX real estate service business; or (2) any other business or enterprise offering products or services that directly or indirectly compete with the products and services offered by RE/MAX offices, RE/MAX Regional, REMAX, LLC, or any of REMAX, LLC's affiliates. Although you or your principal owner will be required to attend Initial Education and Recruiting 101 in their entirety, no similar obligation will be imposed upon the broker-manager and your broker/manager is not required to successfully complete either program.

There are no minimum performance standards, other than attending Initial Education, that must be satisfied during education.

You, or if you are a corporation, partnership, limited liability company or other business entity, each of your owners, will not only be required to personally guarantee your obligations under the Franchise Agreement but must also agree to be personally bound by, and personally liable for the breach of, every provision of the Franchise Agreement, including monetary obligations and obligations to take or refrain from taking specific actions or to engage or refrain from engaging in specific activities. If you are a corporation, partnership, limited liability company or other business entity, and you, in turn, are owned by another business entity or entities, each owner of that business entity or those business entities must also agree to be personally bound by, and personally liable for the breach of, every provision of the Franchise Agreement, including monetary obligations and obligations to take or refrain from taking specific actions or to engage or refrain from engaging in specific activities. This “Guaranty and Assumption of Obligations” is attached to the Franchise Agreement, which is Exhibit A to this disclosure document.

Item 16

RESTRICTIONS ON WHAT THE FRANCHISEE MAY SELL

You may operate your Office only at the approved location. However, you are not limited by RE/MAX Regional to listing, selling, purchasing, exchanging, or managing property or representing clients or customers within any defined geographic area. Subject to any restrictions or limitations placed upon you by state licensing laws and subject to best business practices, standards and guidelines from time to time issued by RE/MAX Regional and/or REMAX, LLC, you are free to deal with property and/or represent clients and customers wherever they are located. Similarly, other franchisees are free to deal with property and/or represent clients and customers that are located near you.

You will be expected to meet high standards of real estate service and professionalism reflective of the goodwill and respect enjoyed by the RE/MAX name and organization. These expectations can only be met by limiting your real estate services to market areas where you can serve customers and clients directly and personally and where you have the greatest knowledge of local conditions, infrastructures, and the housing market. Accordingly, if you are asked to provide real estate services in areas in which you are unable to meet such requirements or elect not to provide service, you will be required to refer the request to the RE/MAX office for that area. (See Item 12.)

Your Office will be permitted to offer only the real estate brokerage and related services that RE/MAX Regional requires or authorizes from time to time for RE/MAX offices. You will be required to offer all services that RE/MAX Regional designates as required services. RE/MAX Regional will have the unlimited right to change these required and authorized services from time to time.

If you operate your Office exclusively as a commercial real estate franchise, you will be required to sign the Commercial Office Addendum (Exhibit A-3) which will restrict you from offering or engaging in residential real estate brokerage services. Residential Property means real property on which is located, or intended to be located, residential structures containing 4 dwelling units or less.

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Item 17

**RENEWAL, TERMINATION, TRANSFER,
AND DISPUTE RESOLUTION**

THE FRANCHISE RELATIONSHIP

This table lists certain important provisions of the franchise and related agreements. You should read these provisions in the agreements attached to this disclosure document.

Provision	Section in franchise or other agreement	Summary
a. Length of the franchise term	Subsection 2.A. of Franchise Agreement Section 10 of Team Office Amendment	5 years. However, to facilitate mergers or conversions, RE/MAX Regional may require a franchise term of at least 6 years but not greater than 10 years. Additionally, to accommodate existing franchisees that acquire additional offices, RE/MAX Regional may provide for a longer franchise term. Commences when the Team Office Amendment is signed and will terminate upon the transfer, termination, abandonment, or expiration of the Franchise Agreement unless earlier terminated pursuant to the terms of the Team Office Amendment.
b. Renewal or extension of the term	Subsection 2.E. of Franchise Agreement and Renewal Addendum Sections 2 and 11 of Team Office Amendment	If you meet the requirements for renewal, you may renew by executing the form of franchise agreement used at the time of renewal, which may have materially different terms and conditions than your original Franchise Agreement. The agreement you would sign if you are an existing franchisee and are renewing at this time is Exhibit A and A-1 attached. The renewal term is 5 years although you may be granted a longer term depending upon the renewal provisions in your expiring franchise agreement. If your expiring franchise agreement provides for a renewal term of not more than 5 years, you may be granted up to 10 years if you meet certain criteria as set forth in Subsection 2.E. of the Franchise Agreement. If you meet the requirements for renewal and you renew the franchise relationship, we may permit you to also renew the Team Office Amendment provided you meet the requirements for doing so.

Provision	Section in franchise or other agreement	Summary
		The agreement you would sign if you are an existing franchisee and are renewing the Team Office Amendment is attached as Exhibit A-4.
c. Requirements for franchisee to renew or extend	<p>Subsection 2.E. of Franchise Agreement and Renewal Addenda</p> <p>Sections 2 and 11 of Team Office Amendment</p>	<p>You can renew the franchise relationship if:</p> <ul style="list-style-type: none"> • you have complied with the terms of the Franchise Agreement; • you have exercised diligence in developing your Office during the term in a manner acceptable to us; • you sign a form authorizing RE/MAX Regional to obtain a consumer report and conduct a credit and background check; • you provide us with a copy of your current financial statement; • you meet our then current subjective and objective standards for new franchisees; • you provide written notice of election to renew at least 6 months prior to the expiration of the Franchise Agreement; • you complete required educational courses; • you sign the then current form of Franchise Agreement, including the then current form of renewal addendum (both of which may have materially different and less favorable terms and conditions from your original contract) at least 90 days prior to the expiration of the Franchise Agreement; and • you pay the renewal fee (or if you are paying the renewal fee in 12 equal payments, then the first monthly payment) at least 90 days prior to the expiration of the Franchise Agreement. <p>If you renew the Team Office Amendment, you will be required to pay the Team Office renewal fee and execute the form of amendment that RE/MAX Regional is then using for the grant of rights to a Team Office.</p>
d. Termination by franchisee	Not Applicable	

Provision	Section in franchise or other agreement	Summary
e. Termination by franchisor without cause	Not Applicable	
f. Termination by franchisor with cause	Section 13 of Franchise Agreement Section 10 of Team Office Amendment	RE/MAX Regional can terminate the Franchise Agreement if you commit any of the violations listed in Section 13.
g. “Cause” defined—curable defaults	Subsections 13.C. and 13.D. of Franchise Agreement Section 10 of Team Office Amendment	You have 10 days to cure records and reporting requirement defaults as well as payment defaults (including default under promissory note). You have 30 days to cure Minimum Agent Count defaults, insurance requirement defaults and other defaults not specifically listed in Section 13 of the Franchise Agreement or Section 10 of the Team Office Amendment.
h. “Cause” defined—non-curable defaults	Subsection 13.B. of Franchise Agreement	Non-curable defaults include: <ul style="list-style-type: none"> • failure to procure a location for the Office within 90 days; • failure to open the Office within 180 days; • failure to attend mandatory education; • abandonment or loss of right to occupy Office premises; • unapproved transfers; • bankruptcy; an assignment for the benefit of creditors or an appointment of a trustee or receiver; • conviction of a crime; • dishonest or unethical conduct; • suspension or revocation of real estate license; • failure to timely comply with a notice of noncompliance from any federal, state or local agency; • violation of anti-terrorism laws; • violation of the US Foreign Corrupt Practices Act or any law of similar effect or nature; • misrepresentation on application or in financial information;

Provision	Section in franchise or other agreement	Summary
		<ul style="list-style-type: none"> • failure to appoint a manager or dispose of an ownership interest in event of your or a principal owner’s death, incompetency, or permanent disability; • directly or indirectly operating, managing, owning, having an interest in or becoming affiliated with (1) any non-RE/MAX real estate service business; or (2) any other business or enterprise offering products or services that directly or indirectly competes with the products and services offered by RE/MAX offices, RE/MAX Regional or any of our affiliates; • 3 or more defaults within any 12 consecutive month time period (regardless of whether the defaults happen at the same time or at different times and even if cured); or • failure to timely cure a default of any other franchise or other agreement between you and RE/MAX Regional or any of its affiliates.
i. Franchisee’s obligations on termination/non-renewal	Subsection 6.L. and Section 14 of Franchise Agreement	Obligations include payment of lost future revenue and outstanding amounts, complete de-identification and return of confidential information.
j. Assignment of contract by franchisor	Subsection 12.A. of Franchise Agreement	No restriction on RE/MAX Regional’s right to assign.
k. “ <i>Transfer</i> ” by franchisee - defined	Subsection 12.B. of Franchise Agreement and Transfer Addendum	Includes any assignment, transfer or encumbrance of Franchise Agreement or assets or ownership interest.
l. Franchisor’s approval of transfer by franchisee	Subsection 12.B. of Franchise Agreement and Transfer Addendum	RE/MAX Regional has the right to approve all transfers; no transfer without RE/MAX Regional’s prior written approval.
m. Conditions for franchisor approval of transfer	Subsections 8.E., 12.C., 12.D. of Franchise Agreement and Transfer Addendum	RE/MAX Regional will not unreasonably withhold approval of transfers. RE/MAX Regional may require that any or all of the following conditions be met for transfers of

Provision	Section in franchise or other agreement	Summary
		<p>controlling interests in you and transfers of Franchise Agreement or assets:</p> <ul style="list-style-type: none"> • you have complied with Franchise Agreement; • you pay all amounts due including the entire unpaid balance of any promissory note; • you submit the relevant documents that we require, including purchase and sale agreement; • you submit transferee(s) financial statements; • transferee(s) meet RE/MAX Regional’s subjective and objective standards for new franchisees; • transferee(s) sign a form authorizing RE/MAX Regional to obtain a consumer report and conduct a credit and background check; • transferee(s) are qualified individual(s) and complete education; • lease for Office is assigned, and if required, the landlord consents to the assignment of the lease to the transferee(s); • you pay us a transfer fee equal to \$2,500 and any amounts deemed necessary by us to cover any additional costs such as administrative and legal expenses; • you and your owners sign a transfer agreement and full general release in a form approved by us; • transferee(s) sign then current form of Franchise Agreement, Transfer Addendum, Guaranty, and any other required documents, and • 3-year extended reporting period endorsement on the errors and omissions insurance has been purchased.
n. Franchisor’s right of first refusal to acquire franchisee’s business	Not Applicable	
o. Franchisor’s option to purchase franchisee’s business	Not Applicable	

Provision	Section in franchise or other agreement	Summary
p. Death or disability of franchisee	Subsection 12.E. of Franchise Agreement	Upon your or a principal owner's death or permanent disability, your or such owner's interest must be sold or transferred to an approved person within 6 months, or with 60 days prior written notice, the Office may be closed if any outstanding fees have been paid in full.
q. Non-competition covenants during the term of the franchise	Subsection 5.F. of Franchise Agreement	Neither you (nor if you are an entity, your owners), nor your spouse or domestic partner, nor your Sales Associates (including, but not limited to, your manager or designated or managing broker of record), may have any ownership interest in, or perform services for, any other real estate service business or other competitive business anywhere.
r. Non-competition covenants after the franchise is terminated or expires	Subsection 14.J. of Franchise Agreement	Upon termination of the Franchise Agreement for cause, including abandonment of the Office, expiration of the Franchise Agreement without proper renewal after having provided notice of intent to renew, or the non-renewal of the Franchise Agreement after failing to provide notice of intent to renew, for a period of 1 year, neither you, nor if you are an entity, your owners, officers, or guarantors, or any of your or their spouses or domestic partners, may operate, manage, own or have an interest in any (i) existing or newly created real estate brokerage business that is a licensee, franchisee or affiliate of any franchising organization or non-franchised network including but not limited to a virtual brokerage that competes with RE/MAX Regional or RE/MAX, LLC; (ii) any franchising organization or non-franchised business of 2 or more offices that competes with RE/MAX Regional or REMAX, LLC; or (iii) a virtual brokerage whose products or services compete with the products or services offered by RE/MAX offices, RE/MAX Regional, or REMAX, LLC, nor may you sell the assets of the office to a licensee, franchisee or affiliate of any franchising organization or non-franchised network, including but not limited to a virtual real estate brokerage business whose products or

Provision	Section in franchise or other agreement	Summary
		<p>services compete with the products and services offered by RE/MAX offices, RE/MAX Regional or REMAX, LLC.</p> <p>You will not be restricted from affiliation solely as a real estate agent with a franchisee of any franchising organization or non-franchised network. However, for a period of 1 year from the effective date of Abandonment, termination, expiration, or non-renewal, you and your Owners, officers and guarantors, as well as your and their spouses and domestic partners, will be restricted from affiliating with a virtual brokerage in which you receive a revenue stream or are soliciting or have solicited your current or former Sales Associates to affiliate with such virtual brokerage.</p>
s. Modification of the agreement	Subsections 6.B., 6.C., 6.D., 6.N., 8.B., 8.K. and 15.N. of Franchise Agreement	No modifications to the Franchise Agreement unless in writing and signed by all parties to the Franchise Agreement. The Brand Standards Manual is subject to change at the discretion of REMAX, LLC to the extent necessary to protect the RE/MAX Marks and goodwill.
t. Integration/merger clause	Subsection 15.Z. of Franchise Agreement	Nothing in the Franchise Agreement is intended to disclaim anything contained in this disclosure document. The Franchise Agreement supersedes any previous agreements and contains the entire agreement (subject to state law). No other representations, understandings or promises are binding.
u. Dispute resolution by arbitration or mediation	Not Applicable	
v. Choice of forum	Subsection 15.K. of Franchise Agreement	Litigation must be in Colorado (subject to state law).
w. Choice of law	Subsection 15.K. of Franchise Agreement	Colorado law applies (subject to state law).

Item 18

PUBLIC FIGURES

Neither RE/MAX Regional nor REMAX, LLC use any public figure to promote the RE/MAX office franchise.

Item 19

FINANCIAL PERFORMANCE REPRESENTATIONS

The FTC's Franchise Rule permits a franchisor to provide information about the actual or potential financial performance of its franchised and/or franchisor-owned outlets, if there is a reasonable basis for the information, and if the information is included in the disclosure document. Financial performance information that differs from that included in Item 19 may be given only if: (1) a franchisor provides the actual records of an existing RE/MAX[®] office you are considering buying; or (2) a franchisor supplements the information provided in this Item 19, for example, by providing information about possible performance at a particular location or under particular circumstances.

We do not make any representations about a franchisee's future financial performance or the past financial performance of company-owned or franchised outlets. We also do not authorize our employees or representatives to make any such representations either orally or in writing. If you are purchasing an existing RE/MAX[®] office, however, we may provide you with the actual records of that outlet. If you receive any other financial performance information or projections of your future income, you should report it to the subfranchisor's management by contacting Josh Bolgren, Senior Vice President, Franchise Operations, RE/MAX Integrated Regions, LLC, 5075 South Syracuse Street, Denver, Colorado, 80237-2712, (303) 770-5531, the Federal Trade Commission, and the appropriate state regulatory agencies.

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Item 20

OUTLETS AND FRANCHISEE INFORMATION

**Table No. 1
RE/MAX REGIONAL
Systemwide Outlet Summary
For Years 2022 to 2024¹**

Column 1 Outlet Type	Column 2 Year	Column 3 Outlets at the Start of the Year	Column 4 Outlets at the End of the Year	Column 5 Net Change
Franchised	2022	497	502	+5
	2023	502	494	-8
	2024	494	475	-19
Company-Owned	2022	0	0	0
	2023	0	0	0
	2024	0	0	0
Total Outlets	2022	497	502	+5
	2023	502	494	-8
	2024	494	475	-19

¹These numbers are reflective of U.S. offices only.

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Table No. 2

**Transfers of Outlets from Franchisees to New Owners
(Other than the Franchisor)
For Years 2022 to 2024**

Column 1 State	Column 2 Year	Column 3 Number of transfers
Connecticut	2022	1
	2023	1
	2024	2
Indiana	2022	1
	2023	1
	2024	2
Maine	2022	0
	2023	1
	2024	1
Massachusetts	2022	2
	2023	3
	2024	5
Minnesota	2022	0
	2023	0
	2024	3
New Hampshire	2022	3
	2023	0
	2024	1
Rhode Island	2022	0
	2023	1
	2024	1
Vermont	2022	0
	2023	0
	2024	0
Wisconsin	2022	0
	2023	3
	2024	3
Total	2022	7
	2023	10
	2024	18

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Table No. 3
RE/MAX REGIONAL
Status of Franchised Outlets
For Years 2022 to 2024

Column 1 State	Column 2 Year	Column 3 Outlets at Start of Year	Column 4 Outlets Opened	Column 5 Terminations	Column 6 Non- renewals	Column 7 Reacquired by Franchisor	Column 8 Ceased Operations - Other Reasons	Column 9 Outlets at the End of the Year
Connecticut	2022	33	2	0	1	0	1	33
	2023	33	3	1	1	0	0	33
	2024	33	1	0	1	0	0	32
Indiana	2022	73	3	2	2	0	1	71
	2023	71	3	1	1	0	0	72
	2024	72	4	0	0	0	3	73
Maine	2022	20	2	0	0	0	0	22
	2023	22	0	0	1	0	0	21
	2024	21	1	0	1	0	0	21
Massachusetts	2022	92	7	0	7	0	1	91
	2023	91	12	3	1	0	7	92
	2024	92	3	2	3	0	4	87
Minnesota	2022	115	4	0	3	0	1	115
	2023	115	1	0	3	0	1	112
	2024	112	4	1	2	0	6	106
New Hampshire	2022	33	1	0	1	0	1	32
	2023	32	3	5	1	0	0	29
	2024	29	2	0	2	0	2	27
Rhode Island	2022	24	3	0	0	0	0	27
	2023	27	2	1	2	0	0	26
	2024	26	2	0	2	0	2	24
Vermont	2022	11	1	0	0	0	0	12
	2023	12	0	0	0	0	1	11
	2024	11	1	0	0	0	0	12
Wisconsin	2022	96	6	0	3	0	0	99
	2023	99	7	1	1	0	6	98
	2024	98	4	4	3	0	2	93
Total	2022	497	29	2	17	0	5	502
	2023	502	31	12	11	0	15	494
	2024	494	22	7	14	0	19	475

* If multiple events occurred affecting an outlet, this table shows the event that occurred last in time.

** Some totals may not reconcile with other numbers in Table 3 because postings for some events may overlap fiscal years and methods of data collection and postings may be updated or revised.

Table No. 4
RE/MAX REGIONAL
Status of Company-Owned Outlets
For Years 2022 to 2024

State	Year	Outlets at Start of Year	Outlets Opened	Outlets Reacquired from Franchisees	Outlets Closed	Outlets Sold to Franchisees	Outlets at End of the Year
All States	2022	0	0	0	0	0	0
	2023	0	0	0	0	0	0
	2024	0	0	0	0	0	0
Total	2022	0	0	0	0	0	0
	2023	0	0	0	0	0	0
	2024	0	0	0	0	0	0

Table No. 5
RE/MAX REGIONAL
Projected Openings as of December 31, 2024¹

State	Franchise Agreements Signed But Outlet Not Opened	Projected New Franchised Outlets in the Next Fiscal Year	Projected New Company-Owned Outlets in the Next Fiscal Year
Connecticut	1	0	0
Indiana	0	3	0
Maine	1	2	0
Massachusetts	2	3	0
Minnesota	0	3	0
New Hampshire	1	1	0
Rhode Island	0	0	0
Vermont	0	1	0
Wisconsin	0	2	0
Total	5	15	0

¹This is an estimate only and should not be relied upon in any way.

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Item 20

OUTLETS AND FRANCHISEE INFORMATION^{1,2}

REMAX, LLC

Table No. 1

**Systemwide Outlet Summary
For Years 2022 to 2024**

Column 1 Outlet Type	Column 2 Year	Column 3 Outlets at the Start of the Year	Column 4 Outlets at the End of the Year	Column 5 Net Change
Franchised	2022	3546	3477	-69
	2023	3477	3374	-103
	2024	3374	3150	-224
Company- Owned	2022	0	0	0
	2023	0	0	0
	2024	0	0	0
Total Outlets	2022	3546	3477	-69
	2023	3477	3374	-103
	2024	3374	3150	-224

¹ These numbers are reflective of U.S. offices only.

² Team Offices are reflected as franchised outlets in Item 20. As of December 31, 2024, about 8.1% of all franchised outlets were Team Offices.

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Table No. 2

**Transfers of Outlets from Franchisees to New Owners
(Other than the Franchisor)
For Years 2022 to 2024**

Column 1 State	Column 2 Year	Column 3 Number of Transfers
Alabama	2022	1
	2023	1
	2024	3
Alaska	2022	0
	2023	0
	2024	1
Arizona	2022	0
	2023	0
	2024	2
Arkansas	2022	0
	2023	0
	2024	0
California	2022	12
	2023	2
	2024	2
Colorado	2022	4
	2023	1
	2024	4
Connecticut	2022	1
	2023	1
	2024	2
Delaware	2022	1
	2023	0
	2024	0
District of Columbia	2022	0
	2023	0
	2024	0
Florida	2022	15
	2023	17
	2024	19
Georgia	2022	7
	2023	2
	2024	0
Hawaii	2022	2
	2023	0
	2024	0
Idaho	2022	0
	2023	0
	2024	2

Table No. 2

**Transfers of Outlets from Franchisees to New Owners
(Other than the Franchisor)
For Years 2022 to 2024**

Column 1 State	Column 2 Year	Column 3 Number of Transfers
Illinois	2022	2
	2023	6
	2024	4
Indiana	2022	1
	2023	1
	2024	2
Iowa	2022	1
	2023	5
	2024	0
Kansas	2022	1
	2023	1
	2024	1
Kentucky	2022	5
	2023	1
	2024	1
Louisiana	2022	1
	2023	3
	2024	1
Maine	2022	0
	2023	1
	2024	1
Maryland	2022	0
	2023	0
	2024	1
Massachusetts	2022	2
	2023	3
	2024	5
Michigan	2022	1
	2023	5
	2024	1
Minnesota	2022	0
	2023	0
	2024	3
Mississippi	2022	0
	2023	0
	2024	0
Missouri	2022	0
	2023	0
	2024	3

Table No. 2

**Transfers of Outlets from Franchisees to New Owners
(Other than the Franchisor)
For Years 2022 to 2024**

Column 1 State	Column 2 Year	Column 3 Number of Transfers
Montana	2022	0
	2023	1
	2024	1
Nebraska	2022	1
	2023	0
	2024	0
Nevada	2022	0
	2023	0
	2024	0
New Hampshire	2022	3
	2023	0
	2024	1
New Jersey	2022	3
	2023	11
	2024	2
New Mexico	2022	0
	2023	0
	2024	2
New York	2022	1
	2023	1
	2024	0
North Carolina	2022	3
	2023	1
	2024	4
North Dakota	2022	0
	2023	0
	2024	0
Ohio	2022	1
	2023	2
	2024	1
Oklahoma	2022	0
	2023	1
	2024	1
Oregon	2022	11
	2023	1
	2024	0
Pennsylvania	2022	2
	2023	6
	2024	3

Table No. 2

**Transfers of Outlets from Franchisees to New Owners
(Other than the Franchisor)
For Years 2022 to 2024**

Column 1 State	Column 2 Year	Column 3 Number of Transfers
Rhode Island	2022	0
	2023	1
	2024	1
South Carolina	2022	0
	2023	1
	2024	3
South Dakota	2022	0
	2023	0
	2024	0
Tennessee	2022	3
	2023	5
	2024	2
Texas	2022	4
	2023	6
	2024	9
Utah	2022	0
	2023	0
	2024	0
Vermont	2022	0
	2023	0
	2024	0
Virginia	2022	7
	2023	0
	2024	0
Washington	2022	11
	2023	0
	2024	4
West Virginia	2022	0
	2023	1
	2024	0
Wisconsin	2022	0
	2023	3
	2024	3
Wyoming	2022	0
	2023	0
	2024	0
Guam	2022	0
	2023	0
	2024	0

Table No. 2

**Transfers of Outlets from Franchisees to New Owners
(Other than the Franchisor)
For Years 2022 to 2024**

Column 1 State	Column 2 Year	Column 3 Number of Transfers
Puerto Rico	2022	0
	2023	0
	2024	0
U.S. Virgin Islands	2022	0
	2023	0
	2024	0
Total	2022	107
	2023	91
	2024	95

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Table No. 3

**Status of Franchised Outlets
For Years 2022 to 2024**

Column 1 State	Column 2 Year	Column 3 Outlets at Start of Year	Column 4 Outlets Opened	Column 5 Terminations	Column 6 Non- renewals	Column 7 Reacquired by Franchisor	Column 8 Ceased Operations - Other Reasons	Column 9 Outlets at the End of the Year
Alabama	2022	56	2	0	2	0	1	55
	2023	55	1	0	2	0	3	48
	2024	48	2	0	1	0	3	46
Alaska	2022	8	0	0	0	0	1	7
	2023	7	0	0	0	0	1	6
	2024	6	0	1	0	0	0	5
Arizona	2022	54	4	4	2	0	2	50
	2023	50	9	4	1	0	1	53
	2024	53	2	0	1	0	1	52
Arkansas	2022	22	1	0	1	0	0	22
	2023	22	0	1	0	0	0	21
	2024	21	1	0	0	0	0	22
California	2022	337	10	12	9	0	8	318
	2023	318	12	9	10	0	18	293
	2024	293	3	15	6	0	19	256
Colorado	2022	105	0	0	2	0	3	100
	2023	100	4	0	4	0	3	97
	2024	97	2	2	4	0	5	87
Connecticut	2022	33	2	0	1	0	1	33
	2023	33	3	1	1	0	0	33
	2024	33	1	0	1	0	0	32
Delaware	2022	20	2	1	1	0	0	20
	2023	20	2	0	1	0	0	21
	2024	21	0	2	0	0	0	19
District of Columbia	2022	4	1	0	0	0	0	5
	2023	5	0	0	0	0	0	5
	2024	5	0	0	0	0	1	4
Florida	2022	252	15	5	5	0	5	252
	2023	252	18	9	7	0	9	245
	2024	245	12	9	7	0	16	225
Georgia	2022	88	8	3	3	0	3	87
	2023	87	8	3	5	0	4	83
	2024	83	3	5	1	0	3	77
Hawaii	2022	13	0	0	0	0	0	13
	2023	13	0	0	0	0	1	12
	2024	12	0	1	1	0	1	9
Idaho	2022	19	0	0	2	0	0	17
	2023	17	3	0	3	0	0	17
	2024	17	0	2	0	0	0	15

Table No. 3

**Status of Franchised Outlets
For Years 2022 to 2024**

Column 1 State	Column 2 Year	Column 3 Outlets at Start of Year	Column 4 Outlets Opened	Column 5 Terminations	Column 6 Non- renewals	Column 7 Reacquired by Franchisor	Column 8 Ceased Operations - Other Reasons	Column 9 Outlets at the End of the Year
Illinois	2022	152	8	1	7	0	1	151
	2023	151	3	1	2	0	2	147
	2024	147	6	3	4	0	6	141
Indiana	2022	73	3	2	2	0	1	71
	2023	71	3	1	1	0	0	72
	2024	72	4	0	0	0	3	73
Iowa	2022	72	7	1	0	0	3	75
	2023	75	4	0	1	0	0	74
	2024	74	1	0	1	0	1	74
Kansas	2022	17	3	0	0	0	1	19
	2023	19	0	0	0	0	1	18
	2024	18	0	0	0	0	0	18
Kentucky	2022	53	5	0	0	0	4	54
	2023	54	3	3	1	0	2	51
	2024	51	1	2	2	0	1	47
Louisiana	2022	34	2	0	0	0	0	36
	2023	36	0	0	2	0	2	32
	2024	32	1	0	2	0	2	29
Maine	2022	20	2	0	0	0	0	22
	2023	22	0	0	1	0	0	21
	2024	21	1	0	1	0	0	21
Maryland	2022	77	2	0	4	0	1	74
	2023	74	8	2	2	0	3	75
	2024	75	5	2	0	0	4	73
Massachusetts	2022	92	7	0	7	0	1	91
	2023	91	12	3	1	0	7	92
	2024	92	3	2	3	0	4	87
Michigan	2022	141	3	3	0	0	3	138
	2023	138	3	5	2	0	4	130
	2024	130	2	2	1	0	4	127
Minnesota	2022	115	4	0	3	0	1	115
	2023	115	1	0	3	0	1	112
	2024	112	4	1	2	0	6	106
Mississippi	2022	23	0	0	0	0	0	23
	2023	23	0	1	0	0	1	20
	2024	20	0	0	2	0	0	18
Missouri	2022	81	3	1	1	0	0	82
	2023	82	3	7	2	0	1	74
	2024	74	2	3	4	0	1	69

Table No. 3

**Status of Franchised Outlets
For Years 2022 to 2024**

Column 1 State	Column 2 Year	Column 3 Outlets at Start of Year	Column 4 Outlets Opened	Column 5 Terminations	Column 6 Non- renewals	Column 7 Reacquired by Franchisor	Column 8 Ceased Operations - Other Reasons	Column 9 Outlets at the End of the Year
Montana	2022	16	0	0	0	0	0	16
	2023	16	2	0	2	0	1	15
	2024	15	2	0	0	0	1	15
Nebraska	2022	12	0	0	0	0	1	11
	2023	11	0	0	0	0	2	9
	2024	9	0	0	0	0	0	9
Nevada	2022	31	0	0	1	0	1	29
	2023	29	1	1	1	0	0	28
	2024	28	0	2	0	0	0	27
New Hampshire	2022	33	1	0	1	0	1	32
	2023	32	3	5	1	0	0	29
	2024	29	2	0	2	0	2	27
New Jersey	2022	167	5	0	4	0	3	165
	2023	165	8	6	5	0	8	154
	2024	154	7	7	6	0	8	138
New Mexico	2022	23	1	0	1	0	2	21
	2023	21	1	0	0	0	0	22
	2024	22	2	1	0	0	1	22
New York	2022	68	7	0	3	0	2	70
	2023	70	9	3	2	0	0	74
	2024	74	8	2	0	0	7	73
North Carolina	2022	104	4	0	4	0	4	100
	2023	100	9	4	5	0	5	95
	2024	95	1	2	6	0	1	87
North Dakota	2022	10	0	0	0	0	0	10
	2023	10	0	0	0	0	0	10
	2024	10	0	0	0	0	3	7
Ohio	2022	144	9	2	6	0	0	145
	2023	145	10	6	5	0	1	144
	2024	144	3	3	2	0	4	140
Oklahoma	2022	36	0	0	0	0	2	34
	2023	34	0	0	1	0	3	29
	2024	29	2	0	2	0	0	29
Oregon	2022	44	5	3	2	0	2	42
	2023	42	1	1	0	0	1	41
	2024	41	1	1	1	0	1	39
Pennsylvania	2022	171	8	2	7	0	4	166
	2023	166	5	3	4	0	6	155
	2024	155	8	4	7	0	4	150

Table No. 3

**Status of Franchised Outlets
For Years 2022 to 2024**

Column 1 State	Column 2 Year	Column 3 Outlets at Start of Year	Column 4 Outlets Opened	Column 5 Terminations	Column 6 Non- renewals	Column 7 Reacquired by Franchisor	Column 8 Ceased Operations - Other Reasons	Column 9 Outlets at the End of the Year
Rhode Island	2022	24	3	0	0	0	0	27
	2023	27	2	1	2	0	0	26
	2024	26	2	0	2	0	2	24
South Carolina	2022	50	5	0	1	0	2	52
	2023	52	3	2	0	0	1	51
	2024	51	5	1	1	0	0	54
South Dakota	2022	5	0	0	0	0	0	5
	2023	5	0	0	0	0	0	5
	2024	5	0	0	0	0	0	5
Tennessee	2022	64	1	1	1	0	1	62
	2023	62	4	3	3	0	1	59
	2024	59	2	1	0	0	3	57
Texas	2022	251	15	10	13	0	8	235
	2023	235	20	10	6	0	9	231
	2024	231	6	11	9	0	17	203
Utah	2022	19	2	1	1	0	1	18
	2023	18	4	0	0	0	0	22
	2024	22	2	1	0	0	1	22
Vermont	2022	11	1	0	0	0	0	12
	2023	12	0	0	0	0	1	11
	2024	11	1	0	0	0	0	12
Virginia	2022	90	4	6	3	0	1	84
	2023	84	7	1	3	0	3	84
	2024	84	4	5	3	0	4	76
Washington	2022	79	4	0	2	0	6	75
	2023	75	9	3	2	0	1	78
	2024	78	1	3	2	0	3	71
West Virginia	2022	14	0	0	0	0	0	14
	2023	14	2	0	1	0	0	15
	2024	15	2	0	0	0	0	17
Wisconsin	2022	96	6	0	3	0	0	99
	2023	99	7	1	1	0	6	98
	2024	98	4	4	3	0	2	93
Wyoming	2022	11	0	1	1	0	1	8
	2023	8	0	0	0	0	0	8
	2024	8	4	0	0	0	1	11
Guam	2022	4	0	0	0	0	0	4
	2023	4	0	0	0	0	0	4
	2024	4	0	0	1	0	0	3

Table No. 3

**Status of Franchised Outlets
For Years 2022 to 2024**

Column 1 State	Column 2 Year	Column 3 Outlets at Start of Year	Column 4 Outlets Opened	Column 5 Terminations	Column 6 Non- renewals	Column 7 Reacquired by Franchisor	Column 8 Ceased Operations - Other Reasons	Column 9 Outlets at the End of the Year
Puerto Rico	2022	5	5	0	1	0	1	8
	2023	8	1	1	0	0	1	7
	2024	7	0	1	0	0	0	6
U.S. Virgin Islands	2022	3	0	0	0	0	0	3
	2023	3	0	0	0	0	0	3
	2024	3	0	0	1	0	1	1
Total	2022	3546	180	59	107	0	83	3477
	2023	3477	208	101	96	0	114	3374
	2024	3374	125	101	92	0	147	3150

* If multiple events occurred affecting an outlet, this table shows the event that occurred last in time.

** Some totals may not reconcile with other numbers in Table 3 because postings for some events may overlap fiscal years and methods of data collection and postings may be updated or revised.

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Table No. 4

**Status of Company-Owned Outlets
For Years 2022 to 2024**

Column 1 State	Column 2 Year	Column 3 Outlets at Start of Year	Column 4 Outlets Opened	Column 5 Outlets Reacquired from Franchisees	Column 6 Outlets Closed	Column 7 Outlets Sold to Franchisees	Column 8 Outlets at the End of the Year
All States	2022	0	0	0	0	0	0
	2023	0	0	0	0	0	0
	2024	0	0	0	0	0	0
Total	2022	0	0	0	0	0	0
	2023	0	0	0	0	0	0
	2024	0	0	0	0	0	0

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Table No. 5

Projected Openings as of December 31, 2024¹

Column 1 State	Column 2 Franchise Agreements Signed But Outlet Not Opened	Column 3 Projected New Franchised Outlets in the Next Fiscal Year	Column 4 Projected New Company-Owned Outlets in the Next Fiscal Year
Alabama	3	3	0
Alaska	0	0	0
Arizona	2	2	0
Arkansas	0	3	0
California	3	10	0
Colorado	2	3	0
Connecticut	1	0	0
Delaware	0	1	0
District of Columbia	0	0	0
Florida	4	7	0
Georgia	0	5	0
Hawaii	0	0	0
Idaho	3	0	0
Illinois	1	4	0
Indiana	0	3	0
Iowa	4	2	0
Kansas	2	3	0
Kentucky	0	2	0
Louisiana	0	3	0
Maine	1	2	0
Maryland	1	2	0
Massachusetts	2	3	0
Michigan	4	8	0
Minnesota	0	3	0
Mississippi	2	3	0
Missouri	1	4	0
Montana	2	1	0
Nebraska	0	2	0
Nevada	0	3	0
New Hampshire	1	1	0
New Jersey	0	2	0
New Mexico	2	3	0
New York	2	4	0
North Carolina	2	4	0
North Dakota	0	0	0
Ohio	3	5	0
Oklahoma	3	3	0
Oregon	1	2	0
Pennsylvania	1	2	0

Table No. 5

Projected Openings as of December 31, 2024¹

Column 1 State	Column 2 Franchise Agreements Signed But Outlet Not Opened	Column 3 Projected New Franchised Outlets in the Next Fiscal Year	Column 4 Projected New Company-Owned Outlets in the Next Fiscal Year
Rhode Island	0	0	0
South Carolina	0	4	0
South Dakota	0	0	0
Tennessee	0	2	0
Texas	4	14	0
Utah	3	3	0
Vermont	0	1	0
Virginia	1	1	0
Washington	1	2	0
West Virginia	0	1	0
Wisconsin	0	2	0
Wyoming	0	3	0
Guam	0	0	0
Puerto Rico	1	3	0
U.S. Virgin Islands	0	1	0
Total	63	145	0

¹This is an estimate only and should not be relied upon in any way.

Exhibit D includes two rosters. The first roster includes the name of all franchisees of RE/MAX Regional as well as the addresses and telephone numbers of their outlets as of December 31, 2024. The second chart lists the names of all current system-wide franchisees and the addresses and telephone numbers of their outlets as of December 31, 2024.

Exhibit E includes two charts. The first chart includes the name, city and state, and the current business telephone number (or, if unknown, the last known telephone number) of every franchisee of RE/MAX Regional who had an outlet terminated, canceled, not renewed, or otherwise voluntarily or involuntarily ceased to do business under the franchise agreement during our most recently completed fiscal year or who has not communicated with RE/MAX Regional within 10 weeks of the Issuance Date of this disclosure document. The second chart includes the name, city and state, and the current business telephone number (or, if unknown, the last known telephone number) of every franchisee in the United States who had an outlet terminated, canceled, not renewed, or otherwise voluntarily or involuntarily ceased to do business under the franchise agreement during REMAX, LLC’s most recently completed fiscal year or who has not communicated with REMAX, LLC within 10 weeks of the Issuance Date of this disclosure document. If you buy this franchise, your contact information may be disclosed to other buyers when you leave the franchise system.

In some instances, current and former franchisees sign provisions restricting their ability to speak openly about their experience with RE/MAX Regional. You may wish to speak with current and former franchisees but be aware that not all such franchisees will be able to communicate with you.

There is one trademark-specific franchisee organization associated with the franchise system being offered which REMAX, LLC has created, sponsored or endorsed:

The REMAX, LLC Advisory Council. The REMAX, LLC Advisory Council does not have its own address, telephone number, email address or web address. However, it may be contacted via its liaison, Chris Lim, Executive Vice President and Chief Growth Officer, REMAX, LLC, 5075 South Syracuse Street, Denver, Colorado 80237-2712; (303) 770-5531; chrislim@remax.com.

As of the Issuance Date of this disclosure document, there are no other trademark-specific franchisee organizations that were created, sponsored or endorsed by RE/MAX Regional or REMAX, LLC.

The following independent franchisee organizations have asked to be included in the disclosure document: None.

Item 21

FINANCIAL STATEMENTS

REMAX, LLC guarantees RE/MAX Integrated Regions, LLC's obligations under the Franchise Agreement. Attached to this disclosure document as Exhibit C are the consolidated balance sheets of REMAX, LLC and subsidiaries as of December 31, 2024 and 2023, and the related consolidated statements of income (loss), comprehensive income (loss), member's equity, and cash flows for each of the years in the three-year period ended December 31, 2024. Also attached to this disclosure document as Exhibit C is RE/MAX, LLC's Guarantee of Performance.

Item 22

CONTRACTS

The following agreements are exhibits attached to this disclosure document:

Exhibit A	Franchise Agreement (including the Ownership and Management Information forms, Essential ICA Provisions and Guaranty and Assumption of Obligations)
Exhibit A-1	Form of Renewal Addendum – Address Only
Exhibit A-2	Form of Transfer Addendum
Exhibit A-3	Form of Commercial Office Addendum
Exhibit A-4	Form of Team Office Amendment
Exhibit A-5	Form of MAX/Center [®] User Agreement
Exhibit A-6	Form of RE/MAX Gold Plan Letter Addendum
Exhibit A-7	Form of Recurring Payment Withdrawal Authorization
Exhibit A-8	Form of RE/MAX University Terms of Use
Exhibit A-9	Form of BoldTrail Platform Agreement
Exhibit A-10	Form of BoldTrail Back Office License Agreement
Exhibit A-11	Form of QuickBooks Online U.S. Terms of Service
Exhibit A-12	Form of MLS Agreement
Exhibit A-13	Form of RE/MAX Hustle User Agreement
Exhibit A-14	Form of MAX/Tech Lead Concierge Terms of Use
Exhibit A-15	Form of Initial Education Participation Acknowledgment

Exhibit B-1	Form of Promissory Note 1 (Initial Franchise Fee)
Exhibit B-2	Form of Promissory Note 2 (Renewal Franchise Fee)
Exhibit B-3	Form of Promissory Note 3 (Conversion)
Exhibit B-4	Form of Promissory Note 4 (Acquisition or Growth-Related Expenses)
Exhibit G-1	Franchisee Disclosure Questionnaire
Exhibit G-2	Franchisee Disclosure Questionnaire – Minnesota and Rhode Island
Exhibit G-3	Franchisee Disclosure Questionnaire – Team Office
Exhibit G-4	Franchisee Disclosure Questionnaire – Team Office (Minnesota and Rhode Island)
Exhibit J	Addenda to Franchise Agreement for use in Minnesota and Rhode Island

Item 23

RECEIPTS

The last two pages of this disclosure document are identical pages acknowledging receipt of this entire disclosure document (including the exhibits). Make sure that you indicate the franchise seller(s) with whom you had substantive discussions about this franchise. Please sign and return to us one copy; please keep the other copy along with this disclosure document.

EXHIBIT A

FRANCHISE AGREEMENT

RE/MAX INTEGRATED REGIONS, LLC
FRANCHISE AGREEMENT

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EXHIBITS:

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EXHIBIT B – ESSENTIAL ICA PROVISIONS

EXHIBIT C - GUARANTY AND ASSUMPTION OF OBLIGATIONS

RE/MAX INTEGRATED REGIONS, LLC
FRANCHISE AGREEMENT

This Franchise Agreement (“*Agreement*”) is effective as of _____, 20____ (“*Agreement Date*”). The parties to this Agreement are you, _____ as Franchise Owner, us, RE/MAX Integrated Regions, LLC, a Delaware limited liability company and, if you are a partnership, corporation, limited liability company or other business entity, your Owners (defined below). This Agreement is for a RE/MAX® real estate services office to be located at: _____ [subject to approval by RE/MAX Integrated Regions, LLC] (“*Premises*”) and operated under the trade name _____ [subject to approval by RE/MAX Integrated Regions, LLC].

1. **INTRODUCTION.**

This Agreement has been written in an informal style in order to make it more easily readable and to be sure that you become thoroughly familiar with all of the important rights and obligations this Agreement covers before you sign it. In this Agreement, we refer to RE/MAX Integrated Regions, LLC, as “*we*,” “*us*,” “*RE/MAX Regional*,” or “*REMAX Regional*” and to RE/MAX, LLC as “*RE/MAX, LLC*” or “*REMAX, LLC*.” We refer to each franchisee who signs this Agreement as “*you*,” “*Franchise Owner*” or “*Franchisee*.” We refer to as related parties (“*Related Parties*”) any entity that directly or indirectly is controlled by or under common control with us or REMAX, LLC. If you are presently a corporation, partnership, limited liability company, or other business entity (collectively “*Business Entity*”), or if you, as an individual or individuals, make a subsequent assignment or transfer of this Agreement to a Business Entity under Section 12 of this Agreement, you will notice certain provisions that are applicable to the individual owner(s) of the Business Entity. Depending on the type of Business Entity, these individual owners would be the shareholder(s), partner(s), member(s), or other individuals who have a legal or equitable ownership interest in, or who otherwise have the right to control, the Business Entity. We have relied on the qualifications, business skill, financial capability and personal character of these individual owners in entering into this Agreement with, or in permitting such assignment or transfer to, the Business Entity. We refer to these individual owners as “*Owners*.” If you are a Business Entity that is owned, in whole or in part, by one or more other Business Entities (each a “*Parent Entity*”), reference to Owners in this Agreement also means the individual or individuals who own or who otherwise have a legal right to control, any Parent Entity.

Through the expenditure of considerable time, effort and money, REMAX, LLC has devised and promoted for the benefit of REMAX Regional and other RE/MAX subfranchisors and franchisees (collectively “*RE/MAX Affiliates*”) a system (“*System*” or “*RE/MAX System*”) for the establishment of offices (“*RE/MAX office or offices*”) offering high quality real estate services under the name “*RE/MAX®*”, the RE/MAX Balloon, branded property sign designs and certain other service marks, trademarks, trade dress and other commercial symbols, as REMAX, LLC has developed or may develop, acquire, or license for RE/MAX Affiliates’ use from time to time (“*RE/MAX Marks*”).

These high-quality real estate services are provided under the RE/MAX Marks through a network of RE/MAX franchisees and their affiliated independent contractors (“*RE/MAX Network*”). The RE/MAX System contains both mandatory elements and recommended practices that exist as a resource for your independently owned and operated franchise business. Specifically, in addition to compliance with all of the terms of this Agreement, you must strictly adhere to the mandatory elements of the System. The mandatory elements of the System are set forth in the most current edition of *RE/MAX Brand Identity: Trademark and Graphic Standards* or its successor, and any supplemental brand standards provided to you by REMAX Regional or REMAX, LLC which are designed to protect the RE/MAX Marks, the goodwill they reflect, and the reputation of the RE/MAX Network and which may be amended from time to time (collectively, “*Brand Standards Manual*”). You control the day-to-day operations of your business and you control the manner and means of your RE/MAX office. The Brand Standards Manual does not contain any mandatory provisions concerning the hiring, supervision, promotion, demotion, or termination of your agents or employees, or concerning hours or schedule worked, rate of pay, benefits, work assigned, discipline, response to grievances and complaints or working conditions of your agents or employees.

The elements of the System include, but are not limited to:

- (1) Use and promotion of the RE/MAX Marks;

- (2) Distinctive sales and promotional materials;
- (3) Access to technology;
- (4) Standardized supplies and other materials used in RE/MAX offices;
- (5) Centralized advertising, promotional and referral services;
- (6) Recommended procedures for RE/MAX offices to provide efficient, high quality and courteous services to the public; and
- (7) A high commission concept.

REMAX Regional's core business is conducting and administering a franchise program, and we have the right to franchise the operation of RE/MAX offices under the RE/MAX Marks and the System in this region.

This Agreement is being presented to you because you have expressed interest in obtaining a franchise to operate a RE/MAX office. In signing this Agreement, you acknowledge your understanding of the importance of our high standards of quality and service and the need to operate your RE/MAX office in conformity with our brand standards and specifications. You represent to us, as an inducement to our entering into this Agreement with you, that there have been no misrepresentations to us, or material omissions, in this Agreement, in your application for the rights granted by this Agreement or in the financial and other information provided by you and your Owners.

2. **GRANT AND RENEWAL OF FRANCHISE.**

A. **GRANT AND TERM OF FRANCHISE.**

(1) **Grant.**

Subject to the provisions of this Agreement, we grant to you a franchise ("**Franchise**"), and you undertake the obligation, to establish and own a single RE/MAX real estate office ("**Office**"), and to operate the Office for the entire Term (as defined below) of the Agreement, using the distinguishing characteristics of the System to be operated only at the location and only under the trade name identified on the first page of this Agreement, both of which must be approved in advance by REMAX Regional. You acknowledge and represent that you have contacted the appropriate state regulatory agencies to confirm the availability of the portion of the trade name that does not include the RE/MAX mark ("**Non-RE/MAX Trade Name Terms**"). You acknowledge and agree that: (a) neither our approval, nor the approval of a state regulatory agency, of the Non-RE/MAX Trade Name Terms constitutes an assurance, representation or warranty of any kind, express or implied, that a prior user of the Non-RE/MAX Trade Name Terms does not exist or that a prior user will not assert rights in that name or those terms; and (b) you bear full responsibility for ensuring that the Non-RE/MAX Trade Name Terms do not infringe a third party's rights. If the location of the Premises has not been selected and approved as of the Agreement Date, and the parties cannot agree on a mutually acceptable location within 90 days of the Agreement Date, it will be deemed to be a failure of a material condition precedent entitling us to terminate this Agreement without refund of the initial franchise fee. You acknowledge and agree that our approval of the location of the Premises does not constitute an assurance, representation or warranty of any kind, express or implied, as to the suitability of the location for the Office or as to the profitability of a RE/MAX office operated at that location. You further acknowledge and agree that you have independently investigated the suitability of the location of the Office, and that REMAX Regional will not be responsible if the Office fails to meet your expectations as to revenue or otherwise. You may only operate the Office for the purpose of providing Permitted Real Estate Service Activities as defined below; the Office may not be used to conduct another business or to generate revenue from any other activities, except with our prior written consent, which may be withheld in our sole discretion.

(2) Permitted Real Estate Services.

“**Permitted Real Estate Service Activities**,” for purposes of this Agreement, means activities directly related to the business of listing, offering, selling, purchasing, exchanging and managing real property and the providing of marketing or consulting services or other activities with respect to auctioning, leasing or renting of real property or representing sellers, purchasers, lessors or renters of real property. Permitted Real Estate Service Activities expressly excludes: (a) all non-real estate related activity; (b) the offering or performing of ancillary real estate services or activities, including without limitation, title insurance or searches, mortgage brokerage and mortgage origination, insurance or insurance-related services or products, escrow or appraisal services and home inspection services; and (c) activities related to the business of listing, offering, selling, purchasing, exchanging or managing virtual, metaverse or digital property or real estate (“**Digital Property**”), or any activities related to the auctioning, leasing or renting of Digital Property or representing sellers, purchasers, lessors, renters or users of Digital Property. Subject to the restrictions set forth in Subsection 5.F., you may perform these or other non-real estate related or ancillary services, and you may engage in businesses that offer such services, provided you:

a. Obtain REMAX Regional’s prior written consent;

b. Do not use the System or the RE/MAX Marks in any manner in connection with such non-real estate related or ancillary services or businesses or in connection with any other services or businesses that are not Permitted Real Estate Service Activities;

c. Properly segregate the operations of any such services or businesses from the operation of the Office, which may also require you to form a separate legal entity, as we deem appropriate; and

d. Are in full compliance with all applicable federal, state and local laws, ordinances and regulations.

(3) Term.

The term of the Franchise will begin on the Agreement Date and continue for a period of 5 years, or longer if a greater number is written in the following box and initialed by the parties (“**Term**”), unless the Franchise is terminated earlier pursuant to the provisions of this Agreement. Termination or expiration of this Agreement will constitute termination or expiration of your Franchise and the Limited License (as defined below) to use the RE/MAX Marks conferred by Section 4 of this Agreement.

B. FULL-TERM PERFORMANCE.

You specifically agree to operate the Office in accordance with the provisions of this Agreement, perform the obligations of this Agreement, and continuously exert your best efforts to promote and enhance the business of the Office for the Term.

C. LOCATION OF OFFICE.

(1) No Territorial Rights.

The Franchise granted by this Agreement gives you the right to operate a single RE/MAX real estate office only at the Premises, which you may not relocate without our prior written consent (which consent may be contingent on meeting certain conditions). Except as otherwise permitted by this Agreement, you agree that you will not operate or establish, or permit your Sales Associates (as defined in Subsection 6.J. below) to operate or establish, any Team Office, branch office, kiosk, or other extension of the Office from any other location whatsoever without our prior written consent. You further agree not to conduct, or permit anyone affiliated with the Office to conduct, any business or activity at the Premises other than the Permitted Real Estate Service Activities authorized by this Agreement. You expressly acknowledge and agree that absolutely no territorial rights or protections are afforded to you under this Agreement. You further expressly

acknowledge and agree that we and/or REMAX, LLC or any of our or REMAX, LLC's Related Parties may operate, or grant a franchise or license to operate, at any location or in any medium whatsoever, including a location in close proximity to your Office, a RE/MAX office or other real estate brokerage office using any other trademark or service mark, even if such RE/MAX office or other office has an adverse impact on your business. You expressly waive any claims you may have that we and/or REMAX, LLC violated this Agreement, the implied covenant of good faith and fair dealing, or a law, statute, or regulation as a result of the location of your Office or of other RE/MAX (or other real estate brokerage) offices.

(2) Market Areas Served.

Although you are only granted the right to establish a single RE/MAX real estate office to be operated only at the Premises, neither you nor any other RE/MAX office is limited to listing, selling, purchasing, or otherwise dealing with real property or representing clients or customers within any defined geographic area except as otherwise provided by applicable licensing laws and regulations. However, as a user of the RE/MAX Marks under the Limited License set out in Section 4, you are expected to meet high standards of real estate service and professionalism reflective of the goodwill and respect enjoyed by the RE/MAX brand and organization. These expectations may only be met by limiting your real estate services to market areas where you can serve customers and clients directly and personally and where you have the greatest knowledge of local conditions, infrastructures, and the housing market. Accordingly, you agree to refer all requests for real estate services in areas in which you are unable to meet such requirements or elect not to provide service, to the RE/MAX office for that area as provided in Subsection 8.H. of this Agreement.

D. RESERVATION OF RIGHTS.

REMAX, LLC and REMAX Regional reserve all rights not specifically granted to you in this Agreement. By way of example and not in limitation of the foregoing, nothing contained in this Agreement shall be deemed, expressly or by implication, to restrict in any way the right of REMAX Regional or REMAX, LLC or any of our or REMAX, LLC's Related Parties, now or in the future, from engaging in any business activities whatsoever, without limitation as to location, medium or trade channels; and from using the RE/MAX Marks and other proprietary rights in our or REMAX, LLC's other business activities without limitation; and from selling or offering any products or services under the RE/MAX Marks, or under any other trademarks, service marks or trade dress, or through other trade channels. You acknowledge that REMAX Regional and REMAX, LLC retain all rights to establish or acquire, or authorize others to establish or acquire, additional real estate brokerage office locations or other operations without regard to proximity to the Premises and that such market development and expansion is an integral part of the marketing concept underlying REMAX Regional's and REMAX, LLC's business. Nothing contained in this Agreement shall be deemed, expressly or by implication, to grant to you any type of exclusive or protected territory or any right to limit, control, or prevent REMAX Regional's or REMAX, LLC's right to own, operate, franchise, or license or in any other manner authorize the location and operation of real estate brokerage or other businesses at any location or in any medium whatsoever. Moreover, nothing contained in this Agreement shall be deemed, expressly or by implication, to grant or extend to you a right of first refusal, option or any other right to purchase, acquire or open an additional RE/MAX franchise now or in the future. Neither REMAX Regional nor REMAX, LLC shall be liable to you for any damages or loss of sales or profits (if any), based on actual or anticipated adverse consequences to you which may result from their continuing activities in the development of the System or other exercise of the rights reserved to them under this Agreement. However, in the event you purchase, acquire, or open one or more additional RE/MAX franchises in the future, each such franchise will be governed by a separate franchise agreement under a separate franchise term, which franchise agreement may have materially different and less favorable terms than this Agreement.

E. RENEWAL OF FRANCHISE.

You may, at your option, renew your franchise relationship for an additional period if you meet the following conditions:

- (1) You have complied with all of the terms and conditions of this Agreement, including but not limited to meeting your Minimum Agent Count (as set forth in Section 7 below) throughout the Term;

(2) You have exercised diligent efforts to develop your Office to its full potential during the Term, in a manner acceptable to us;

(3) You and your Owners execute a form authorizing REMAX Regional or REMAX, LLC to obtain a consumer report and to conduct a credit and background check;

(4) You provide us with a copy of your current financial statement, including balance sheet and results of operations, reflecting gross sales and revenues and any other financial reports or information we require;

(5) You and your Owners meet our then-current subjective and objective standards for new franchisees, including those relating to relevant experience, education and licensing, background and past record of compliance with laws, financial capacity, skills, integrity and professionalism;

(6) You have given us written notice of your election to renew your franchise relationship not less than 6 months nor more than 12 months prior to the end of the Term. If you fail to provide notice of your intentions regarding renewal within such time period, we will deem your failure to notify us as your decision not to renew. In such case, you understand and agree that the Franchise shall expire at the end of the Term. A failure to provide us with timely and accurate notice of your intentions regarding renewal is a material default under this Agreement, and REMAX Regional may enforce its rights under this Agreement for such default;

(7) If required by us, you or one of your principal Owners shall complete one or more of the following courses at your expense (including the cost of the course and all travel, meal, lodging, and entertainment expenses): (i) Complete Agent Development, Recruiting 101, or such other agent development or recruiting program that we may designate; (ii) re-take the Initial Education Program; and/or (iii) take such other course(s) as we may deem necessary. Alternatively, we may accept evidence that you have satisfied requirements equivalent to such courses or education;

(8) At least 90 days prior to the expiration of this Agreement, you execute the form of franchise agreement (including the renewal addendum and additional supplemental agreements then being used by us, including if applicable to you, the current form of Team Office Amendment) we are then customarily using to grant franchises for RE/MAX offices, which agreement and renewal addendum shall take effect on the day after this Agreement expires, and which will supersede this Agreement and may have materially different and less favorable terms than this Agreement, including without limitation, requirements to upgrade equipment and facilities, use new systems and procedures, pay higher fees, dues and marketing fund fees or adopt a new fee structure, and meet higher minimum agent counts; and

(9) At least 90 days prior to the expiration of the Agreement, you pay us a renewal fee equal to \$ _____ (if paid in a lump sum) or \$ _____ (if paid in installments). If you pay in installments, you will be required to make 12 equal payments (by debit card or automatic withdrawal) with the first installment due immediately upon signing the renewal addendum, and the remaining installments due monthly thereafter.

Renewal of your franchise relationship will be conditioned on your and your Owners' continued compliance with all of the terms and conditions of this Agreement up to the date of expiration.

Renewal of your franchise relationship shall be for a 5-year period although under certain circumstances we may, in our sole discretion, allow you to renew for up to a 10-year period if you meet certain criteria. Factors we will consider in determining whether to grant a longer renewal term include, but are not limited to (a) whether you have fully complied with all conditions for renewal set forth in your expiring franchise agreement; (b) whether you have consistently paid in full and on a timely basis all fees, dues and other amounts owed under your franchise agreement throughout its term; (c) whether you have met the minimum agent count or quota set forth in your expiring franchise agreement; (d) your Office's market share; (e) whether you have a proven track record of participation in scheduled RE/MAX events such as annual conventions, Broker/Owner conferences, and educational seminars; (f) whether you have met our then current subjective and objective standards for new franchisees; and (g) whether you have

demonstrated a spirit of cooperation with us and within the RE/MAX System that, in our sole discretion, merits consideration for a longer renewal term.

If with our permission you continue to operate the Office as a RE/MAX office after the end of the Term without proper renewal, you understand, acknowledge and agree that the Term has expired and that you will be deemed to be operating on a month-to-month holdover basis under the terms and conditions of the franchise agreement then being used by us for the grant of franchises within the state in which the Office is located, provided, however, that (i) in addition to all other fees that you must continue to pay to REMAX Regional pursuant to the then-current franchise agreement we are using, you will be required to pay a \$2,500 monthly holdover fee; and (ii) REMAX Regional reserves the right to terminate at any time, and without cause, your right to continue to operate the Office during this holdover period, upon 10 days prior written notice to you. You also understand, acknowledge, and agree that that any holdover is intended solely as a temporary arrangement and does not relieve you of your obligation to actively pursue renewal of—and to renew—the Agreement. During a holdover period, you may terminate the relationship only upon 60 days prior written notice to REMAX Regional. If you close the Office without providing REMAX Regional with the required written notice then, in addition to all fees, dues, charges and other amounts owed by you as of the date you close the Office, you will be required to pay REMAX Regional an amount equal to the total of what you were billed for Monthly Ongoing Fees and Marketing Fund fees (as defined in Section 6) for the 2 month period immediately preceding the date that you closed the Office.

F. **TEAM OFFICES.**

We may grant you the right to establish one or more additional office locations (“*Team Offices*”) in order to accommodate Sales Associates (as defined in Subsection 6.J. of this Agreement) who have a team of individuals assisting them and who need additional office space, provided that you are not then, or at any time thereafter prior to the opening of such Team Office, in default of any of your obligations arising under this Agreement and subject to the additional conditions set forth below:

(1) **Factors Considered.**

REMAX Regional reserves the right to grant permission to establish a Team Office. Factors we will consider in determining whether to grant you the right to establish a Team Office include, without limitation, the location of the proposed Team Office, population growth and the overall market share enjoyed by RE/MAX in the area of the proposed Team Office and other market conditions that may affect the desirability of establishing a Team Office.

(2) **Team Office Fees.**

You must execute the then current form of Team Office Amendment and pay a Team Office Initial Fee (or if you are renewing a Team Office, a Team Office Renewal Fee), as well as a monthly ongoing Team Office Fee, as set forth in Subsection 6.E., for each Team Office you open or renew.

(3) **Team Office Operations.**

Each Team Office shall operate as a part of the Office (i.e., as a branch of the Office operating under and as a part of the same ownership as the Office), shall operate under the same name as the Office and in accordance with Team Office signage requirements set forth in the Brand Standards Manual, and, except as otherwise provided in this Agreement, shall comply with—and be subject in every respect to—all of the terms, conditions, provisions and restrictions of this Agreement as are applicable to the Office.

(4) **No Obligation to Provide Same Services and Benefits.**

You understand and acknowledge that we are not under any obligation to provide Team Offices any of the services and benefits made available to the Office although we may provide some services and benefits to Team Offices as we, in our sole discretion, deem appropriate. Each Team Office Amendment shall terminate upon transfer, Abandonment (as defined below), termination or expiration of this Agreement.

(5) No Protected Area or Territorial Exclusivity.

Team Offices shall be “address only” locations and therefore shall have no protected area or territorial exclusivity whatsoever.

(6) Dedicated Facility.

Each Team Office shall be a dedicated RE/MAX facility of at least 600 square feet but no more than 1,500 square feet (REMAX Regional may, in its sole discretion, allow a Team Office to have more than 1,500 square feet of office space).

G. NO RIGHT TO ADDITIONAL OFFICES.

Nothing contained in this Agreement shall be deemed, expressly or by implication, to grant or extend to you any right, option or preference to purchase, acquire or open an additional RE/MAX franchise or Team Office now or in the future.

3. OPENING AND EQUIPPING OF OFFICE.

A. OFFICE OPENING.

You agree to open and begin operating the Office within 180 calendar days from the Agreement Date. “*Opened*” means having an office with a minimum of 1,000 square feet (700 square feet if you are starting a new office in a low-density area), staffed by a full-time person, and equipped with furniture, a computer system, and other office equipment necessary to operate a RE/MAX office in conformity with our high standards of quality and service. Unless prohibited by a state or local ordinance, or the landlord of the Premises, you must also have one or more exterior office signs depicting the trade name identified on the first page of this Agreement and be compliant with the most current edition of the Brand Standards Manual in effect at the time you open the Office. You acknowledge and agree that you are responsible for assuring that the Office is constructed in compliance with all applicable laws, including without limitation, the Americans with Disabilities Act.

B. CONTINUOUS OPERATION.

You agree that you will operate the Office continuously during the Term, and that you will not voluntarily abandon, surrender, transfer control of or lose the right to occupy the Premises or fail to actively operate the Office under the RE/MAX System for a period in excess of 5 consecutive business days (“*Abandon*” or “*Abandonment*”) unless your failure to do so is caused by Force Majeure, as defined in Subsection 15.AA.

C. SYSTEMS, PROGRAMS, AND PROCEDURES.

To facilitate your reporting to REMAX Regional and REMAX, LLC and to meet other communication requirements, you agree to implement all systems, programs and procedures that we or REMAX, LLC establish from time to time. Such systems, programs and procedures may include, but are not limited to, communication systems, accounting programs, data management systems, brokerage back-office management software, and other systems designed to facilitate the flow of information relating to the System, the RE/MAX Network, or the business contemplated by this Agreement. Such requirements will only apply to facilitate communications between you, REMAX Regional and/or REMAX, LLC—and REMAX Regional’s or REMAX, LLC’s Related Parties—and will not control or regulate the manner and means of your day-to-day operations.

(1) Requirements.

Specific systems, programs, and procedures you are required to implement throughout the Term include, but are not limited to, the following:

a. Computer System.

You must have and maintain a computer system that has capabilities compatible with all of our and REMAX, LLC's communications and data reporting requirements ("**Computer System**"). The computer hardware can be obtained from any source but must be Microsoft Windows or macOS compatible, with a minimum amount of memory that we may specify and must meet other requirements that we or REMAX, LLC may specify from time to time. To be compatible, your computer must be able to run the most current version of Microsoft Edge, Safari, Firefox, or Google Chrome. You must also maintain current versions of Microsoft Windows operating system, macOS, or such other operating system that we may specify from time to time. We may modify specifications for any components of the Computer System and related hardware and/or software. You agree to upgrade or update such hardware and software throughout the Term of the Agreement as we may specify and to pay for the cost of implementing such systems, programs and procedures, including the cost of purchasing or leasing computer hardware and software that we may require. You must also have email capability and Internet access. If you or someone you employ does not have the expertise, you must obtain a maintenance contract with a reputable organization for your Computer System and related equipment.

b. Antivirus Protection and Data Breach Notification.

You are solely responsible for securing your Computer System and protecting it from viruses, malware, spyware, malicious code, communication disruptions, Internet access and content failures, and attacks by hackers and other unauthorized parties and you must comply with privacy and data security laws and regulations. (See Subsection 8.C.) We require that you take steps to secure your Computer System and to protect it from social engineering attacks that would compromise user passwords, and that you establish best practices for password management as you are responsible for any losses or damages. We also require that you install and continually update Microsoft Windows (patches, service packs, and upgrades), macOS (patches and upgrades), web browser and application updates, as well as anti-virus systems, firewalls and application updates. In the interest of protecting the RE/MAX brand, the RE/MAX Marks and the RE/MAX System, you must notify us and/or REMAX, LLC immediately of any data or security incident or breach related to your Office, including any unauthorized access to your Computer System, and specify the extent to which personal information may have been compromised. You must also, at your expense, retain a qualified and independent data security expert ("**remediation expert**") to assess the nature and scope of the breach. If we request, you agree to provide us with a written report detailing the remediation expert's findings. You agree to fully cooperate with us and REMAX, LLC with respect to any media statements and other items related to managing any such incident, including fact finding or mitigation/defense actions we deem advisable (see also Crisis Communications, Subsection 8.P.). In addition, you agree to keep us informed about the status of the incident or breach, including identifying all steps you take to remedy or resolve the matter.

c. Back Office Software.

To facilitate your reporting to us, which includes providing data for each Sales Associate on a monthly basis, and to enhance the operation of your Office, you must use BoldTrail Back Office Software (sometimes referred to as "**Back Office Software**") by Inside Real Estate ("**Inside Real Estate**" or "**IRE**"), or such other brokerage back office management software or platform that we may designate from time to time, and from such provider that REMAX, LLC may designate. BoldTrail Back Office Software is part of MAX/TechSM powered by BoldTrail, an integrated suite of products that includes other tools such as a customer relationship management tool and a content management system tool (see the discussion of the Agent Tools Platform, below). To use the BoldTrail Back Office Software, you must sign and accept a BoldTrail Back Office License Agreement with IRE ("**Back Office License Agreement**"). As of the Agreement Date you are not required to pay a separate fee to use the BoldTrail Back Office Software although we reserve the right to require payment of access or other associated fees to us, a Related Party, or our designee, within such time frame as we may specify and as we deem necessary.

QuickBooks and MLS Agreement. In order to operate the Back Office Software, you understand and agree that you must also purchase and use the version of Quick Books Online by Intuit (“**QuickBooks**”) that is most appropriate for the size of your Office. You understand and agree that you must also enter into a three-party agreement between you, Inside Real Estate and your Multiple Listing Service(s) (“**MLS**”). You agree that you are responsible for any pass-through fees (if any) that your MLS may charge for data access.

Although you are not required to use a specific email service, some functionality and integration of the Back Office Software may not work with some email providers.

While all new and renewing franchisees are required to purchase and use the Back Office Software, you understand that REMAX, LLC may vary, waive, defer, or make an exception to the requirement to use BoldTrail Back Office Software for any reason, including, without limitation, in order to: (i) facilitate acquisitions or mergers or conversions; (ii) accommodate certain existing franchisees that acquire additional offices; or (iii) encourage expansion in certain markets. REMAX, LLC is not obligated to maintain BoldTrail Back Office—or any of the associated tools, resources, or services offered through BoldTrail Back Office as of the Agreement Date—indeinitely and may discontinue providing BoldTrail Back Office, replace it or add to it, at any time without notice or liability to you.

If you are a renewing franchisee, to give you time to transition to using BoldTrail Back Office Software in your Office, REMAX, LLC may temporarily waive this requirement; however, within such time frame as we may specify and as we deem necessary, you will be required to start using BoldTrail BackOffice Software in your Office. During the temporary waiver period, you will be required to use a brokerage back-office management software system that has capabilities compatible with REMAX, LLC’s communications and data reporting requirements which includes providing required data for each Sales Associate on a monthly basis (such as data relating to listings, sales, contract management, associate receivables, escrow and trust accounts, referrals and miscellaneous income). While you are temporarily using other brokerage back-office software, you must provide us with data for each Sales Associate on a monthly basis, in any manner that we may specify, which may include (i) direct data entry in the RE/MAX Agent and Office Portal; (ii) file upload to the RE/MAX Agent and Office Portal; or (iii) direct integration with the RE/MAX membership database.

d. MAX/Center[®].

You must subscribe—and ensure that each Sales Associate (as defined in Subsection 6.J.) subscribes—to MAX/Center (www.remax.net), a password-protected Extranet website which serves as an electronic communication website for the exchange of important RE/MAX information; it is available to RE/MAX Affiliates worldwide through any Internet Service Provider. The software systems that comprise MAX/Center are the proprietary property of REMAX, LLC. This site incorporates basic functions such as e-mail forwarding addresses, messaging, a find an affiliate/office feature (“**RE/MAX Roster**”) which provides information about the entire RE/MAX membership, including relevant personal and professional data, and profiles on all Sales Associates in the RE/MAX System, as well as various enhancements such as industry news, information on and products from approved suppliers (which approved suppliers will charge for purchases you may make from them), online tools for generating marketing materials, and a host of other proprietary functions designed to facilitate communication throughout the RE/MAX network. MAX/Center may include links to other services, websites, or resources, such as a marketing and advertising design and management tools (services that you can access through a link available on MAX/Center are not necessarily part of MAX/Center). The agreement for use of MAX/Center (“**MAX/Center User Agreement**”), which you and each of your Sales Associates must agree to, sets forth the terms and conditions relating to the use of MAX/Center. REMAX, LLC is not obligated to maintain MAX/Center—or the services offered through MAX/Center as of the Agreement Date—indeinitely and may discontinue it at any time without liability to you. You must also participate in any other Intranet or Extranet we may develop.

Independent Access to Information.

You acknowledge, understand and agree that REMAX, LLC will have independent access to (i) the information that is generated and stored on MAX/Center and the BoldTrail Back Office Software; (ii) the information that is uploaded or automatically transferred to MAX/Center and the BoldTrail Back Office Software, as well as (iii) the information stored in the Intuit QuickBooks Online account that is integrated with BoldTrail Back Office. You acknowledge, understand, and agree that REMAX, LLC has the right to access, evaluate, use, aggregate, analyze and take any action that it deems necessary based on such information for any purpose it deems reasonable, including but not limited to (i) determining whether you are complying with the reporting and payment related obligations of the Agreement; (ii) assisting us in gathering relevant information for analysis and decision-making; (iii) generating insights regarding RE/MAX franchisees in general; (iv) providing technical support; and (v) helping us improve the RE/MAX System and that all of this information will be considered the property of REMAX, LLC. Additionally, we may sell and monetize this information as well as profit from this information as we deem appropriate without compensation to you. The Back Office Software will automatically communicate a variety of information to REMAX, LLC including but not limited to the number of Sales Associates affiliated with your Office, when such Sales Associates join or leave your Office, as well as information pertaining to Sales Associate transactions including but not limited to client information. REMAX, LLC may also retrieve and store all other information from MAX/Center, BoldTrail Back Office or QuickBooks Online that it considers necessary, desirable or appropriate. All of this information shall be considered the property of REMAX, LLC and no such information shall be considered confidential. There are no contractual limitations on REMAX, LLC's right to access information that is stored on MAX/Center, BoldTrail Back Office Software or the associated QuickBooks Online account/software.

(2) Additional Tools and Resources.

Throughout the Term of the Agreement, we or REMAX, LLC may make available to you other valuable systems, programs and platforms that are voluntary (collectively, "**Optional Resources**"). REMAX, LLC is not obligated to maintain any of the Optional Resources—or the services offered through them— indefinitely and may discontinue them, replace them, or add to them at any time without notice or liability to you.

a. RE/MAX University[®].

REMAX, LLC developed RE/MAX University ("**RE/MAX University**") as a way to deliver educational and motivational programming to RE/MAX Affiliates. With the exception of premium programming, such as accredited courses or recruiting programs, RE/MAX University programming is available free of charge via MAX/Center, which you can access via a computer, or some smart phones, mobile devices, and streaming media players. If you, or the Sales Associates affiliated with your Office, choose to use the RE/MAX University platform, you and/or your Sales Associates will be required to agree to the RE/MAX University platform terms and conditions.

b. Agent Tools Platform.

As part of the MAX/TechSM powered by BoldTrail Platform, REMAX, LLC also makes available an agent tools platform ("**Agent Tools Platform**"). The Agent Tools Platform includes a customer relationship management tool, a content management system tool, and a lead routing tool. The Agent Tools Platform is designed to assist Sales Associates with managing customer contact and other related information and integrates with both office and Sales Associate websites. As of the Agreement Date, you may access the Agent Tools Platform at no additional charge although— within such time frame as we may specify—REMAX, LLC or a Related Party may charge for such access in the future.

However, you may be charged to use third-party tools, services, and resources, and other third-party products and services (see below). If you or your Sales Associates choose to use the Agent Tools Platform, you and/or your Sales Associates will be required to agree to the then current

Agent Tools Platform terms of use, which set forth the terms and conditions relating to the use of the Agent Tools Platform.

c. Marketing Portal.

The Advertising, Social, and Print Marketing portal (“*Marketing Portal*”), also a part of MAX/TechSM, is a tool that can help create a variety of different promotional materials such as social media posts, branded brochures and video advertising campaigns. Although neither you nor your Sales Associates are required to use the Marketing Portal, if you or your Sales Associates choose to do so, you and/or your Sales Associates will be charged for any purchases. You may also be required to agree to a separate Marketing Portal user agreement.

d. RE/MAX Hustle.

RE/MAX Hustle is a tool that can be used to create promotional materials such as custom listing videos. Although neither you nor your Sales Associates are required to use RE/MAX Hustle, if you or your Sales Associates choose to do so, you and/or your Sales Associates may be charged for any purchases. If you decide to use RE/MAX Hustle, you will be required to accept the RE/MAX Hustle Terms of Use.

e. MAXTech Lead Concierge.

MAXTech Lead Concierge (“*Lead Concierge*”) is designed to improve lead quality. As of the effective date of this Agreement, it is only available in select states. Although neither you nor your Sales Associates will be required to use Lead Concierge, if you do, you will pay a referral fee if you close a deal that was referred to you through the Lead Concierge program. If you decide to use Lead Concierge, you will be required to accept the Lead Concierge Terms of Use.

f. RE/MAX Marketplace.

RE/MAX Marketplace (“*Marketplace*”) is an online store for products and approved suppliers. Although neither you nor the Sales Associates affiliated with your Office are required to use Marketplace, if you do, you will be charged for any purchases you make. You may also be required to agree to a separate Marketplace user agreement.

Independent Access to Information.

You acknowledge, understand and agree that REMAX, LLC may have independent access to the (i) the information that is generated and stored on any of the Optional Resources; (ii) the information that is uploaded or automatically transferred to the Optional Resources, as well as (iii) the information that may be stored in the Optional Resources. You acknowledge, understand, and agree that REMAX, LLC has the right to access, evaluate, use, aggregate, analyze and take any action that it deems necessary based on such information for any purpose it deems reasonable, including but not limited to (i) assisting us in gathering relevant information for analysis and decision-making; (ii) generating insights regarding RE/MAX franchisees in general; (iii) providing technical support; and (iv) helping us improve the RE/MAX System. Additionally, we may sell and monetize this information (including client information) as well as profit from this information as we deem appropriate without compensation to you. REMAX, LLC may retrieve and store all information from the Optional Resources that it considers necessary, desirable or appropriate. All of this information shall be considered the property of REMAX, LLC and no such information shall be considered confidential. There are no limitations on REMAX, LLC’s right to access information that is stored in the Optional Resources.

(3) Other Systems, Programs, and Procedures.

You must implement any other specific systems, programs or procedures that we may establish from time to time to enhance our communications with you. You agree that we may require that certain goods, services, supplies, fixtures, equipment, inventory, and computer hardware and software relating to the Office's establishment or operation be purchased directly and/or exclusively from us, REMAX, LLC or from other suppliers as we may designate from time to time, including but not limited to a different back-office management software program, and you agree to adopt such goods, services, supplies, fixtures, equipment, and computer hardware and software within such time frame as we may specify or deem necessary. Such requirements will only apply to facilitate communications between you, REMAX Regional and/or REMAX, LLC—and REMAX Regional's or REMAX, LLC's related parties—and will not control or regulate the manner and means of your day-to-day operations. We reserve the right to modify, eliminate, supplement or change any systems, programs or procedures that we or our Related Parties may establish or that we require that you implement and utilize. You acknowledge that this may require you to incur additional costs.

4. LIMITED LICENSE TO USE RE/MAX MARKS.

A. OWNERSHIP AND GOODWILL AND LIMITED LICENSE.

Subject to all of the terms and conditions set forth herein, you are hereby granted a limited, non-exclusive license ("**Limited License**") to use the RE/MAX Marks, but only for the duration of this Agreement and only in connection with the operation of the Office and the Permitted Real Estate Service Activities specified in this Agreement ("**Licensed Use**"). Your Limited License does not authorize you to use, and you agree not to use, or to permit any Sales Associate to use, the RE/MAX Marks in connection with the offering, providing, performance, sale, endorsement or promotion of any other services, products or businesses or in any other manner we have not expressly authorized in writing. Your Limited License does not give you the right to sublicense or to transfer (apart from an approved transfer under Section 12) your right to use the RE/MAX Marks or to allow any third party to use your Office trade name for any purpose whatsoever. You agree that if this Agreement is terminated, expires, is transferred without our consent or approval, is for any reason declared void or of no force or effect, or in the event of Abandonment, this Limited License shall automatically terminate. You further agree that in the event of such a termination of this Limited License you will immediately cease all use of the RE/MAX Marks and promptly comply with all post-termination requirements of Section 14 of this Agreement.

(1) "RE/MAX" Required in d/b/a but Prohibited in Entity Name or Trademark Registration.

You are required to use the term "RE/MAX" as the first word in the trade name of the Office, and you must obtain any trade, fictitious or assumed name registrations as may be required under applicable law for, and to operate the Office only under, such trade, fictitious or assumed name. You agree not to use the term "RE/MAX" or any of the other RE/MAX Marks (or any variations or renditions similar to any of the RE/MAX Marks) in, or as part of, your formal corporate or legal name. You also agree not to file or own any state or federal trademark applications or registrations that include or contain "RE/MAX", "REMAX" or any of the other RE/MAX Marks or any confusingly similar marks.

(2) Ownership of RE/MAX Marks and Goodwill.

You acknowledge and agree that: (i) REMAX, LLC is the exclusive owner of the RE/MAX Marks and that such marks are invaluable assets of REMAX, LLC; (ii) your license to use the RE/MAX Marks is derived solely from this Agreement and is limited to the Licensed Use that is otherwise in compliance with this Agreement; and (iii) all use of the RE/MAX Marks, and any goodwill established by such use, including, without limitation, the use of the term "RE/MAX" in the trade name you adopt for your Office, will inure exclusively to the benefit of REMAX, LLC, and that the same will automatically vest in and remain the exclusive property of REMAX, LLC. You further acknowledge and agree that under this Agreement you shall not acquire any right, ownership or other interests in or to: (i) the RE/MAX Marks, other than the Limited License granted herein, or (ii) the goodwill associated with the RE/MAX Marks.

(3) High Standards of Service and Professionalism Required.

You acknowledge and agree that the RE/MAX Marks embody and represent the goodwill of the RE/MAX organization and identify the RE/MAX Network as the source of the highest standards of quality real estate services and agent professionalism. You agree to ensure that the Permitted Real Estate Service Activities provided by you, and by all Sales Associates affiliated with your Office, adhere to such high standards in regard to all Permitted Real Estate Service Activities offered or provided under the RE/MAX Marks and in the name of your Office. Your Limited License extends only to use of the RE/MAX Marks in accordance with (i) the Agreement and the guidelines set forth in the Brand Standards Manual; and (ii) all applicable laws and regulations pertaining to advertising and marketing, including, without limitation, false advertising, unfair competition and unfair practices. Finally, while you control your marketing choices—subject to the mandatory elements set forth in the Brand Standards Manual and the limitations set forth in this Section 4—you agree to comply with, and ensure that your Sales Associates comply with, the business image and operating standards set forth in Section 8 of this Agreement. You understand and acknowledge that such business image and operating standards have been established to protect the goodwill of the RE/MAX organization, as embodied by the RE/MAX Marks, but do not, and are not intended to, govern the day-to-day operations of your Office.

(4) Sales Associates Not Licensed to Use RE/MAX Marks.

You acknowledge and agree that no one employed by your Office in any capacity or affiliated with your Office as a Sales Associate has or will be granted by you or REMAX, LLC any direct or independent right or license to use the RE/MAX Marks, but rather that their use of the RE/MAX Marks comes under and is subject to this Limited License. You agree to ensure that you and everyone employed by or affiliated with your Office who uses the RE/MAX Marks under this Limited License does so only in the name of your Office, in furtherance of the Permitted Real Estate Service Activities provided out of your Office, in a manner that is consistent with all applicable restrictions, including without limitation, those set forth below.

(5) Extension of Limited License to Other/Future Marks.

All provisions of this Agreement applicable to the RE/MAX Marks will apply to any additional trademarks, service marks, commercial symbols, designs, art work and logos that we or REMAX, LLC may in the future authorize you to use.

B. SPECIFIC LIMITATIONS ON LICENSE TO USE RE/MAX MARKS.

Your Limited License to use the RE/MAX Marks is subject to various limitations that are designed to protect the RE/MAX Marks, the goodwill they reflect and the reputation of the RE/MAX Network. In addition to those set forth in the Brand Standards Manual, your use of the RE/MAX Marks must conform to the following requirements and limitations.

(1) Identity of Office, Address and Contact Information Required with RE/MAX Marks.

You agree that all uses of the RE/MAX Marks in all advertising of your services in any medium whatsoever, including but not limited to print, electronic media, social media, and Internet websites, will be accompanied by your Office name, Office address, phone number and prominently indicate that “Each Office Independently Owned and Operated,” and to ensure that your Sales Associates also accompany their uses of the RE/MAX Marks with such information and meet all other requirements of the Brand Standards Manual in their advertising and personal promotion efforts. More specifically, you agree not to use, and not to permit your Sales Associates to use, the RE/MAX Marks (a) in any manner that may mislead or deceive consumers in any way, including with respect to your Office location, the scope of the geographic area your Office serves or your relationship to us or REMAX, LLC; or (b) other than for the promotion of the Permitted Real Estate Service Activities provided by your Office. Unless otherwise expressly permitted in the Brand Standards Manual, you agree to refrain from sharing or linking any website, webpage or social media account in connection with which your Office name or the RE/MAX Marks are used with or to any website, webpage

or social media account of a competitor of the RE/MAX Network or from promoting the name, image or business of any licensed real estate agent who is not a RE/MAX Affiliate.

(2) No Service Area Misrepresentations or Competing Services.

While you are not limited in the reach of your advertising to attract consumers to your Office for Permitted Real Estate Service Activities involving the properties in the local market areas your Office serves, you are not permitted to use the RE/MAX Marks in connection with competing or other businesses as described below or to hold yourself out: (i) as having the capacity to serve the real estate needs of consumers in distant market areas where neither you nor any of your Sales Associates can personally and directly provide quality, competent services, such as on a state-wide, multi-state, national or international scale; or (ii) as a state-wide, multi-state, national or international provider of agent or office locator services or information; or (iii) as an operator, developer, owner, promoter or provider of consumer-to-agent or agent-to-agent referral services. The foregoing limitations shall not be interpreted or asserted to limit or inhibit in any way your ability to refer current or past clients and customers from within the market areas you or your Office serve, or friends and family members, to other RE/MAX Affiliates, irrespective of where those other RE/MAX Affiliates or their offices may be located and to condition such referrals on the payment of a referral fee.

a. Local Markets Served Personally and Directly.

Consistent with the foregoing, you agree to ensure that neither you nor your Office nor any of your Sales Associates engage in any advertising, or permit use of your Office name in directories or in any other manner, that offers, or infers the availability by or through your Office of, real estate services in a geographic area or market that is not served personally and directly by you or one of your Sales Associates or where your Office lacks the local market knowledge and familiarity necessary to provide informed, competent, high quality real estate services or that is too distant from your Office for you or any Sales Associate affiliated with your Office to personally and directly serve and satisfy the real estate service needs of buyers, sellers or renters.

b. No Office/Agent Locator Services or Referral Network Services.

Consistent with your Limited License, neither you nor any of your Sales Associates are permitted to engage in the offering of or participate in the offering of RE/MAX office/agent locator services, referral network services, any other service that competes with the services made generally available by REMAX, LLC to the RE/MAX Network as a benefit of affiliation, or any other prohibited service or activity described in the Brand Standards Manual. This includes, but is not limited to, participating in or promoting referral groups hosted on third-party websites or applications, including social media platforms, unless such websites or applications are designed by REMAX, LLC for affiliate participation in the REMAX referral network. In addition, you agree not to engage in any other business or activity that does not conform to the high standards of the RE/MAX organization or that competes with or undermines services offered to consumers or the RE/MAX Network by REMAX, LLC.

(3) Style of Use, Relative Prominence in d/b/a.

You agree to use and display the RE/MAX Marks in the style and graphic manner illustrated in the Brand Standards Manual, and to use, along with the RE/MAX Marks, notices of federal trademark and service mark registrations in the manner specified in the Brand Standards Manual. You further agree not to use any RE/MAX Mark with any prefix, suffix, or other modifying words, terms, designs, or symbols, or to alter any RE/MAX Mark (such as creating variants of the RE/MAX mark using the “RE”, “MAX” and/or “/” elements of the mark). When displaying the name of your Office, you agree to use substantially the same size for the term “RE/MAX” as you use for the Non-RE/MAX Trade Name Terms, and in particular, that the Non-RE/MAX Trade Name Terms will not be less than 50% nor more than 100% the height of “RE/MAX”. You are not permitted in business listings, directories or in referral services where your Office name may be displayed, to exaggerate, enlarge, color or stylize the “RE/MAX” portion of your Office name so as to

obscure, dominate or weaken the balance of that name or to otherwise create a presentation that may mislead or deceive consumers to believe they are not dealing with a local real estate service business.

(4) No Use of RE/MAX Marks by Vendors, Directories, Referral Services, Other Licenses.

You are not permitted to allow any vendor, service provider or other third party to stylize or otherwise engage in any uses of your Office name of the type described above or in any other manner that may suggest they are sponsored or endorsed by, or affiliated with, the RE/MAX Network. In this regard, you acknowledge and agree that your Limited License to use the RE/MAX Marks does not permit you to allow: (i) any vendor or other third parties to use any of the RE/MAX Marks or your Office name in connection with any vendor's or third party's product or service or in any movie or video or theatrical or musical production or the like, or (ii) any directory to show the "RE/MAX" portion of your Office name in an emphasized, exaggerated, enlarged or stylized or any other format that does not give substantially the same prominence to the Non-RE/MAX Trade Name Terms. Lastly, you will not authorize or permit real estate licensees who are not registered or licensed as Sales Associates with your Office to appear with or be listed under your name, your Office name, the name of any Sales Associate or of any "Team" known to be associated with your Office or under any of the RE/MAX Marks or to otherwise use or benefit from the use of any of the RE/MAX Marks.

(5) Ownership and Control Over Use of Office Phone Numbers.

You agree that all telephone numbers you use for the Office shall be used solely in connection with the Permitted Real Estate Service Activities authorized by this Agreement to be provided out of your Office. You acknowledge that, in directories and other forms of advertising, some or all of the telephone numbers will appear under the trade name for the Office. Neither you nor any of your Sales Associates may publish any advertisement or secure or list any telephone number that could confuse other real estate professionals, the industry or the public about the ownership, operation, location of, or geographic areas or markets served by, your Office or any other RE/MAX office.

(6) Creation, Ownership and Responsibility for RE/MAX Formative Domain Names.

You are hereby authorized to register and use one or more Internet domain names that include the term "remax" ("**RE/MAX Formative Domain Names**") for so long as the rules for using the RE/MAX Marks in domain names set forth in the Brand Standards Manual allow such registrations and provided that each such domain name complies strictly with those rules and any other guidelines REMAX, LLC issues on RE/MAX Formative Domain Names. You are not authorized and agree not to register: (i) any RE/MAX Formative Domain Name that is not allowed by and is not strictly compliant with those rules or (ii) any other domain name that includes a trademark (or any variation thereof) of REMAX, LLC or its Related Parties (a "**Prohibited Domain Name**"). You agree and acknowledge that neither you nor anyone affiliated with your Office will have any legitimate interest in registering or owning any RE/MAX Formative Domain Name that does not comply strictly with those rules or in registering or owning any Prohibited Domain Name, or retaining ownership of any RE/MAX Formative Domain Names after the transfer, expiration, or termination of this Agreement, or after Abandonment of the Office, and that registering or owning any RE/MAX Formative Domain Name that does not comply strictly with those rules or registering or owning any Prohibited Domain Name, or retaining ownership of any RE/MAX Formative Domain Name after the transfer, expiration, or termination of this Agreement, or after Abandonment of the Office, would be an act of bad faith. You further agree and acknowledge that you will not sell or offer to sell any RE/MAX Formative Domain Names or Prohibited Domain Names. You acknowledge and understand that Sales Associates are not authorized to register, offer to sell, or sell RE/MAX Formative Domain Names or Prohibited Domain Names.

a. Franchisee Cooperates and Bears Costs to Recover RE/MAX Formative Domain Names.

Upon request from us or REMAX, LLC, you agree to deactivate, redirect, assign, transfer, terminate and/or disconnect any non-compliant or abandoned RE/MAX Formative Domain Name that was registered by you, the Office, any of your Sales Associates or anyone else currently or formerly employed by or affiliated with your Office, or any entity commissioned to register such domain name by you, the Office, your Sales Associates or anyone else currently or formerly employed by or affiliated with your Office: (i) that does not comply with the form and guidelines specified by REMAX, LLC or (ii) that is owned by any Sales Associate affiliated with you at any time and is not assigned to you upon the termination or non-renewal of the independent contractor agreement of such Sales Associate or (iii) that is abandoned without renewal of its registration by you or any Sales Associate.

b. Other Requirements for Digital Marketing.

REMAX, LLC may require you to follow additional requirements for various other types of online or digital marketing or advertising featuring the RE/MAX Marks or the name of your Office and if it does, you agree to follow those requirements.

c. Further Actions to Transfer Domains or Internet Addresses.

You and your Owners further agree that you will, at your own expense, promptly execute and deliver all necessary documents and take any action reasonably requested by us or REMAX, LLC necessary to effect the assignment and transfer of domain names or Internet addresses required to be deactivated, redirected, assigned, transferred, terminated and/or disconnected pursuant to this Subsection and Subsection 14.B.(5), including compliance with any procedure for the transfer of domain names established by the domain name registrar or entity that issues the domain name. You agree to direct all Internet service providers, domain name registrars and domain name listing agencies and other third parties to accept this Agreement as conclusive of the rights of REMAX, LLC to ownership, control and benefit of all RE/MAX Formative Domain Names and Internet addresses you or your Sales Associates create. You and your Owners further hereby appoint REMAX, LLC as your agent and attorney-in-fact to act for and on your behalf to execute, register, and file such documents, complete such processes, and to perform all other lawfully permitted acts as the registrar, or any applicable law, requires to effectuate a transfer of such domain names or Internet addresses with the same legal force and effect as if executed by you or your Owners. You agree to pay directly, or reimburse us or REMAX, LLC for, any and all costs and attorney fees we and/or REMAX, LLC incur in the process of obtaining and/or deactivating (in REMAX Regional or REMAX, LLC's sole discretion), any such domain name or Internet address.

(7) Electronic Links to Regional or REMAX, LLC Websites May Be Required.

If required by REMAX Regional or REMAX, LLC, you shall establish your website(s) as part of our or REMAX, LLC's website(s), and/or establish electronic links to our or REMAX, LLC's website(s).

(8) Ownership and Use of Hot Air Balloons.

You acknowledge and agree that RE/MAX hot air balloons, which are intended to be used to maximize public awareness and recognition of the RE/MAX brand and to promote and enhance public goodwill reflected in the RE/MAX Marks, must always remain under the control and ownership of REMAX Regional, REMAX, LLC or a duly appointed designee of either REMAX Regional or REMAX, LLC. You understand that REMAX Regional or one of its designees will exercise reasonable efforts to make a RE/MAX hot air balloon available to you for a reasonable fee should you desire to use one for marketing purposes. You agree that neither you, your Owners nor your Sales Associates will purchase or own, for any purpose, a RE/MAX hot air balloon or any hot air balloon depicting a red-over-white-over-blue trade dress, or that otherwise depicts, or is confusingly similar to, any of the RE/MAX Marks.

(9) Franchisee Supervision Required to Ensure Compliance.

You agree to be responsible for, and to supervise, your Sales Associates in order to ensure the proper use of the RE/MAX Marks and their full compliance with the provisions of this Section 4 and the Brand Standards Manual. You acknowledge and agree that if you make, or anyone employed by or affiliated with your Office makes, any improper or unauthorized use of the RE/MAX Marks or of any mark or trade dress that is confusingly similar to any of the RE/MAX Marks, it will constitute an infringement of REMAX, LLC's exclusive rights in and to the RE/MAX Marks and a default of Section 4 of this Agreement. A default under the provisions of this Section 4 by you or anyone employed by or affiliated with your Office shall be deemed a material default of an essential condition of this Agreement that, in addition to other recourses available to REMAX Regional or REMAX, LLC, will give rise to the termination provisions of Section 13.

(10) REMAX, LLC is "Third Party Beneficiary" under RE/MAX Marks Provisions.

You acknowledge and agree that REMAX, LLC is a third-party beneficiary of Section 4 of this Agreement and of every other Section or Subsection of this Agreement that deals with use of the RE/MAX Marks and/or the RE/MAX System.

C. NOTIFICATION OF INFRINGEMENTS AND CLAIMS.

You agree to immediately notify REMAX, LLC in writing of any third-party infringement of or challenge to any of REMAX, LLC's copyrights or any of the RE/MAX Marks, or of any claim by any person of any rights in such copyrights, RE/MAX Marks or similar trade names, trademarks or service marks of which you become aware. You agree not to communicate with anyone except us, REMAX, LLC and our respective counsel in connection with any such infringement, challenge or claim and agree that REMAX, LLC will have the sole right to determine whether an infringement, challenge or claim exists, and if so, to exclusively control any litigation, any U.S. Patent and Trademark Office proceeding or any other proceeding arising out of any such infringement, challenge or claim. You agree to cooperate with and assist REMAX, LLC with the initial and any follow up investigation of the alleged infringement of or challenge to REMAX, LLC's copyrights or Marks. You agree to sign any documents, render any assistance, and do any acts that REMAX, LLC, in its sole discretion, believes are necessary or advisable in order to protect or maintain REMAX, LLC's interests in any litigation or proceeding related to such copyrights or the RE/MAX Marks or to otherwise protect, maintain or perfect REMAX, LLC's interests in such copyrights or the RE/MAX Marks. You acknowledge and understand that REMAX, LLC will have no obligation to defend the RE/MAX Marks from valid claims of prior use or of lawful concurrent use by others.

D. DISCONTINUANCE OF USE OF RE/MAX MARKS.

If it becomes advisable at any time in REMAX, LLC's sole judgment for the Office to modify or discontinue the use of any RE/MAX Mark or for the Office to use one or more additional or substitute trade or service marks, including the RE/MAX mark used as part of the trade name of the Office or in a domain name, you agree, at your sole expense, to comply with our directions to modify or otherwise discontinue the use of the RE/MAX Mark, or use one or more additional or substitute trade or service marks, within a reasonable time after our notice to you.

E. PROHIBITION AGAINST DISPARAGEMENT OF RE/MAX MARKS AND BRAND

You further agree not to, and to use your best efforts to cause your affiliates or anyone else acting on your behalf not to, disparage, defame, libel or make untrue, malicious, or offensive statements about REMAX Regional, REMAX, LLC, the RE/MAX brand, or the RE/MAX organization, any of our Related Parties or any current or former RE/MAX franchisees, or any of our or their respective officers, directors, employees or shareholders, or make any disparaging comments concerning our business relationships or the matters referred to in this Agreement, which would subject the RE/MAX brand to ridicule, scandal, reproach, scorn, or indignity or which would negatively impact our goodwill, or that of our Related Parties, the RE/MAX brand or the RE/MAX Marks. This provision is not meant to prevent you from communicating or sharing information with any governmental authority as may be required by law.

5. **RELATIONSHIP OF THE PARTIES; INDEMNIFICATION.**

A. **INDEPENDENT CONTRACTOR; NO FIDUCIARY RELATIONSHIP; INDEPENDENTLY OWNED AND OPERATED.**

Both you and REMAX Regional understand and agree that this Agreement does not create a fiduciary relationship between you and REMAX Regional, that you are an independent contractor, and that nothing in this Agreement is intended to make either party a general or special agent, joint venturer, partner, or employee of the other for any purpose whatsoever. All employees or agents hired or engaged by or working for you shall be your employees or agents only, and shall not for any purpose be deemed employees or agents of ours or REMAX, LLC nor subject to our or REMAX, LLC's control or right of control. No covenant shall be implied to vary or interpret the terms of this provision. You are not authorized to accept service of process or legal notices directed at us or REMAX, LLC or any of our Related Parties. However, we and REMAX, LLC have the right, and you must permit both us and REMAX, LLC, to communicate directly with your Sales Associates concerning any matter that we or REMAX, LLC deem necessary or appropriate relating to the System or your Office, without incurring any liability to you. You agree to conspicuously identify yourself in all your dealings with clients, customers, suppliers, public officials, Office personnel, and others as the owner of the Office pursuant to an Agreement with REMAX Regional. You shall include, and you shall ensure that everyone affiliated with the Office includes, on all forms, business cards, stationery, advertising, and other materials the statement "Each Office Independently Owned and Operated" or such other statement as we may require from time to time. Such a statement must also be displayed in a prominent place near the main entrance to the Office and in the reception area.

B. **CONDUCT OF BUSINESS OF THE OFFICE.**

(1) **You Control the Conduct of Your Business and the Office.**

You understand and agree that neither we nor REMAX, LLC shall have any authority to exercise control over the day-to-day conduct of your business and the Office, including but not limited to the time and manner in which you obtain listings and sell or purchase properties, the commission rates charged by the Office, the commission splits negotiated between you and your Sales Associates, the details of the work performed by you or your employees and Sales Associates, the hiring or termination of your employees and Sales Associates, the compensation, working hours or conditions, or the day-to-day activities of such persons except to the extent necessary to protect the RE/MAX Marks and the mandatory elements (set forth in the Brand Standards Manual) of the System and the goodwill associated with the RE/MAX Marks and the System. You understand and agree that your employees and Sales Associates are under your sole control, that neither REMAX Regional nor REMAX, LLC are the employer or joint employer of your employees or Sales Associates, and that neither REMAX Regional nor REMAX, LLC will exercise direct or indirect control of your employees' or Sales Associates' working conditions. You must notify and communicate clearly with your employees in all dealings, including, without limitation, your written and electronic correspondence, paychecks, and other materials, that you (and only you) are their employer and that we are not their employer. All activity within the Office, including those described above, will be determined by you in your own judgment, subject only to the laws and regulations of the state in which the Office is located, the terms of this Agreement, and the Brand Standards Manual prescribed by REMAX, LLC for the preservation of the goodwill associated with the RE/MAX Marks. You acknowledge and understand that such brand standards are not fixed, and may, from time to time, be modified or revised by REMAX, LLC to reflect existing conditions in the highly competitive real estate services marketplace to the extent they are necessary to protect the RE/MAX Marks and goodwill.

(2) **Model ICA/Essential ICA Provisions.**

For your convenience and reference, REMAX, LLC has developed a model independent contractor agreement ("**Model ICA**") for you to consider using as a framework for an independent contractor relationship with your Sales Associates. While you are not required to use the Model ICA developed by REMAX, LLC, it does contain certain essential provisions ("**Essential ICA Provisions**"). The Essential ICA Provisions do not pertain to or govern the day-to-day operation, management or activity of the Office, which is entirely determined by you in your own judgment; rather, the Essential ICA Provisions are designed in

large measure to help preserve and protect the valuable RE/MAX Marks and the goodwill associated with the RE/MAX Marks. REMAX, LLC's Model ICA also includes other common or important provisions that are generally regarded as significant, if not necessary, in independent contractor agreements. Neither REMAX Regional nor REMAX, LLC makes any representation that the Model ICA complies with laws and requirements applicable to your Office. REMAX Regional and REMAX, LLC strongly recommend that you consult with advisors of your own choosing to review your independent contractor agreement ("*ICA*") and make any changes necessary to comply with applicable law. You agree that it is your responsibility (i) to determine if any edits are necessary or appropriate to satisfy state specific laws, rules or regulations, local business practices or customs, and (ii) to assure that the final form of ICA that you use meets your business and tax needs.

Although the form of agreement you use is up to you, you are required to have in place a fully executed and in force written ICA with each of your Sales Associates that includes the Essential ICA Provisions. The current Essential ICA Provisions are set out in Exhibit B attached hereto and you shall cause these Essential ICA Provisions to be incorporated into each and every ICA you enter into or renew with your Sales Associates. As future changes, additions or modifications to the Essential ICA Provisions are promulgated by REMAX, LLC, you will have 60 days within which to amend your ICA form to include the new Essential ICA Provisions. You then shall use that amended, compliant ICA form, or some alternative compliant ICA form, for all of your new and renewal ICAs so that at the end of the 12-month period following the amendment of your ICA, all of your Sales Associates will be parties to an ICA containing the most current Essential ICA Provisions.

C. NO LIABILITY, NO WARRANTIES.

We have not authorized or empowered you to use the RE/MAX Marks except as provided by this Agreement and you agree not to employ any of the RE/MAX Marks in signing any contract, check, purchase agreement, negotiable instrument or legal obligation, application for any license or permit, or in a manner that may result in demands for payment or assertions of liability directed to us for any indebtedness or obligation of yours. Except as expressly authorized by this Agreement, neither of us will make any express or implied agreements, warranties, guarantees or representations, or incur any debt, in the name of or on behalf of the other or represent that the relationship between us is other than that of franchisor and franchisee. You acknowledge that you do not have the authority to bind or obligate REMAX Regional or REMAX, LLC in any way by any promise or representation or any other action or inaction.

D. INDEMNIFICATION.

You shall be solely and exclusively responsible for any fines, taxes, costs, expenses, damages, loss or liability, of any kind or nature, arising out of any suits, actions, proceedings, claims or counterclaims, regardless of whether you were named or served in the matter relating to or arising out of your business or the operation of the Franchise (collectively "*Claims*"), including but not limited to, any acts or omissions of you, your Owners, employees or Sales Associates, or the operation of the Office, and including but not limited to (i) your alleged failure to comply with applicable laws and/or this Agreement, including but not limited to your de-identification obligations pursuant to Subsection 14.B; (ii) any Claim that REMAX Regional, REMAX, LLC or any of the Related Parties are a joint employer with you for any reason; and (iii) allegations that REMAX Regional, REMAX, LLC or its Related Parties were negligent or failed to train or supervise you, your Owners, or your Sales Associates, even if any Claims are brought or filed after transfer, termination or expiration of this Agreement or Abandonment of the Office. You agree to indemnify, defend and hold us and REMAX, LLC, and each of our and their Related Parties and our and their respective officers, directors, employees and shareholders harmless from and against, and to reimburse us and them for, all such fines, taxes, costs, expenses, damages, loss or liability for which we or they are held liable or which we or they incur in connection with any Claims, including, without limitation, actual and consequential damages, attorneys', accountants', and expert witness fees, cost of investigation and proof of facts, court costs, other litigation expenses and travel and living expenses. You agree to waive all rights of subrogation against REMAX Regional, REMAX, LLC, each of our and their Related Parties, and our and their respective officers, directors, employees and shareholders. REMAX Regional and REMAX, LLC have the right to defend any Claims and, in connection therewith, to retain legal counsel of our or their choice and bill you for all costs and attorneys' fees incurred for any Claim originating from the acts/omissions of you, your Owners, employees, or Sales Associates, which costs and fees you

must promptly pay. You agree to cooperate with us and REMAX, LLC in the defense of, and not to settle or compromise, without our and/or REMAX, LLC's prior written consent, any Claims to which we and/or REMAX, LLC are a party or which may affect our interests or the interests of REMAX, LLC. Your indemnification obligations described above will continue in full force and effect after, and notwithstanding, the transfer, expiration or termination of this Agreement, or Abandonment of the Office.

E. CONFIDENTIAL INFORMATION.

You acknowledge that you have been given access to, will be informed regarding, and become aware of as a result of operating your Office under the terms of the Agreement or other agreements that you may enter into with REMAX, LLC, confidential matters, trade secrets, recruiting techniques, accounting procedures, quality control procedures and other methods developed by REMAX, LLC as part of the System which, for purposes of this Agreement, are owned by REMAX, LLC and which are necessary and essential to the operation of the Franchise, without which you could not efficiently, effectively, and profitably operate the same (collectively the "**Confidential Information**"). This includes, but is not limited to, information that you may receive at the Initial Education Program, information shared through System communications, and meetings and discussions you may have with officers and other representatives of REMAX, LLC. You further acknowledge that the Confidential Information was unknown to you prior to negotiation for and execution of this Agreement, and that the unique and novel combination of "know how", methods, and operational information that you become aware of as a result of operating your Office, developed by REMAX, LLC and licensed to you by us for the operation of the Office, are peculiar to the real estate business conducted by RE/MAX offices. You agree to take all steps necessary, at your own expense, to protect the Confidential Information, and shall not divulge any of the Confidential Information to any other person either during the Term or subsequent to the transfer, termination or expiration of this Agreement, or after Abandonment of the Office, without our prior written consent. You agree to cause your employees and independent contractors who you have provided with access to Confidential Information to comply with the restrictions of this Subsection.

F. EXCLUSIVE RELATIONSHIP/NON-COMPETITION AGREEMENT.

You acknowledge and agree that we would be unable to protect the Confidential Information against unauthorized use or disclosure and would be unable to encourage a free exchange of ideas and information among RE/MAX offices and RE/MAX Affiliates and between us and RE/MAX offices and RE/MAX Affiliates if you or your Owners were permitted to engage in other businesses competitive with RE/MAX offices or with us or REMAX, LLC. Accordingly, you agree that without our prior written consent, which we have the right to withhold in our sole discretion, neither you (nor if you are an entity, your Owners), nor your spouse or domestic partner, nor your Sales Associates (including, but not limited to, your Manager (as defined below) or designated or managing broker of record), nor your immediate family members (as defined below), will during the Term or any holdover period after expiration of the Term, directly or indirectly, as an officer, director, shareholder, member, partner, manager, employee, agent, consultant, independent contractor, or otherwise, operate, manage, own, have an interest in or become affiliated with in any other way with (1) any non-RE/MAX real estate service business; or (2) any other business or enterprise offering products or services that directly or indirectly competes with the products and services offered by RE/MAX offices, REMAX Regional or REMAX, LLC, or any of our or REMAX, LLC's Related Parties. Moreover, without written consent from us (see Subsection 2.A. (2)), you agree not to directly or indirectly, as an officer, director, shareholder, member, partner, manager, employee, agent, consultant, independent contractor, or otherwise, operate, manage, own, have an interest in or become affiliated with in any other way, with any mortgage, insurance, property management, or relocation business. For purposes of this Agreement, an "immediate family member" shall include a spouse, a "significant other" or a "domestic partner" with whom you reside, as well as your parents, in-laws, siblings, and children.

You agree that our consent to your entering into or continuing other businesses prohibited by this Subsection 5.F. may be contingent upon amendment of this Agreement and/or immediate or future acquisition from us of a franchise covering such business. You also agree to support the natural expansion by REMAX, LLC into related service businesses including, without limitation, mortgage, insurance, property management and relocation.

G. **RIGHTS IN IMAGES AND LIKENESS.**

With respect to images, videos or other content (“*Materials*”) that you or your Owners supply to REMAX, LLC or a technology provider of REMAX, LLC (“*Vendor*”), you and your Owners (as applicable) grant REMAX, LLC, its Related Parties, and Vendor a fully paid up and royalty-free license and right to use and sublicense such Materials for any marketing, educational or operational purpose REMAX, LLC or Vendor deems appropriate in any media now in existence or hereafter created. To the extent that the Materials feature any Owner’s likeness, image, performance, voice or name (“*Likeness*”), or the Likeness of you or your Owners appears in images, video or other content created by REMAX, LLC during the Term, the license granted herein shall include the right to use and sublicense such Likeness. To the extent that you or your Owners do not own the copyright in the Materials, you and your Owners represent and warrant that you have permission to use such Materials and to authorize the uses contemplated by this Subsection. You and your Owners hereby release and covenant not to sue REMAX, LLC, its Related Parties, or Vendor in connection with any use of the Materials or Likeness permitted by this Agreement, and further agree to indemnify and hold REMAX, LLC and Vendor harmless against any claims by any third party that use of the Materials or Likeness infringes upon such third party’s rights, including but not limited to copyrights and rights of publicity. The license and other provisions of this Subsection shall survive termination or expiration of this Agreement or Abandonment of the Office.

H. **SUSPENSION OF SERVICES.**

If you fail to satisfy any of your obligations under this Agreement including but not limited to making required payments, or if you Abandon the Office, or in response to a Crisis (as defined in Subsection 8.P.), we and/or REMAX, LLC shall have the right to suspend, during such period of default, delinquency or Crisis, any or all benefits and services afforded to you or your Sales Associates. Among other remedies (including, as applicable, the assessment of late charges and interest as set forth above), REMAX Regional or REMAX, LLC will have the right to: suspend your access to MAX/Center, BoldTrail Back Office Software and/or any other electronic platforms that REMAX Regional or REMAX, LLC may make available) as well as tools and resources available via the Agent Tools Platform; remove your name and the names of your Sales Associates from the find an affiliate/office feature (“*RE/MAX Roster*”) available on MAX/Center and the remax.com website; declare you and your Sales Associates ineligible for REMAX, LLC performance awards as well as referrals from REMAX, LLC’s lead referral system including Lead Concierge; and bar you and your Sales Associates from registering, attending or participating in REMAX, LLC’s annual convention and other conferences. Suspension of these or any other benefits and services shall not be an exclusive remedy and shall not in any way affect our rights to receive or collect all outstanding fees, dues and other amounts owed by you or to terminate this Agreement because of your failure to make payments or to satisfy any of your other obligations required under this Agreement.

6. **FEES.**

A. **INITIAL FRANCHISE FEE.**

When you sign this Agreement, you agree to pay us an initial franchise fee (“*Initial Franchise Fee*”) equal to \$_____ (if paid in a lump sum) or \$_____ (if paid in installments). You will not be entitled to any rights or privileges under this Agreement until the Initial Franchise Fee is paid in full, or if you are financing the Initial Franchise Fee, until you have paid the initial installment due under the financing. You agree that we have fully earned the Initial Franchise Fee and that it becomes non-refundable upon payment to us.

B. **MONTHLY ONGOING FEES.**

You agree to pay us monthly ongoing fees (“*Monthly Ongoing Fees*”) as follows:

- (1) **Component One Continuing Franchise Fee.**

The first component, the Component One Continuing Franchise Fee (“*Component One Continuing Franchise Fee*”), may be referred to simply as “Continuing Franchise Fee” on billing statements or invoices you receive. Under this component, you agree to pay us, on a monthly basis, \$_____ per month for each Sales Associate (as defined in Subsection 6.J. below) in your Office during the previous calendar month

whether or not you actually collect management fees from your Sales Associates, as recommended below. The Component One Continuing Franchise Fee is due and will be considered late if not received by us by the 10th day of the month after the month the Office opens and by the 10th day of each month throughout the remainder of the Term of this Agreement. We have the right to decrease or increase the amount of the Component One Continuing Franchise Fee once in any calendar year provided—if it is increased—such increase will not exceed 10% of the Component One Continuing Franchise Fee amount in effect at the time of any such increase. As of the Agreement Date, we anticipate that this fee may increase by at least \$2.50 on July 1, 2026, and by at least \$2.50 on the 1st day of July in each subsequent year of the Agreement.

We recommend that you, in turn, charge each of your Sales Associates a monthly management fee.

(2) Component Two Continuing Franchise Fee.

The second component of the Monthly Ongoing Fees is the Component Two Continuing Franchise Fee (“**Component Two Continuing Franchise Fee**”), which may be referred to simply as “Broker Fee” on billing statements or invoices you receive.

You agree to pay us, as a Component Two Continuing Franchise Fee, an amount equal to 1% of gross commissions (including referral fees) and other revenue earned, derived or otherwise generated from Permitted Real Estate Service Activities (defined in Subsection 2.A.(2) above) handled by each one of your Sales Associates during the previous calendar month whether or not you actually collect a “Broker Service Fee”, as recommended below. This Component Two Continuing Franchise Fee is due and will be considered late if not received by us by the 10th day of the month after the month the Office opens and by the 10th day of each month throughout the remainder of the Term of this Agreement.

In addition to the monthly management fee referred to in Subsection 6.B.(1) above, we recommend that you retain a small percentage of the gross commissions (including referral fees), earned, derived or otherwise generated from Permitted Real Estate Service Activities handled by your Sales Associates (“**Broker Service Fee**”). As of the Agreement Date we recommend, but do not require, that your Broker Service Fee be 5%.

(3) Component Three Continuing Franchise Fee.

We reserve the right, upon 12 months’ notice, to implement a third component to the Monthly Ongoing Fees which may be referred to simply as “Technology Fee” on billing statements or invoices that you receive (“**Component Three Continuing Franchise Fee**” or “**Technology Fee**”). If implemented, you will be required to pay us, on a monthly basis, a Technology Fee of up to \$15 for each Sales Associate in your Office during the previous calendar month whether or not you actually collected a Technology Fee from your Sales Associates; it will be due and will be considered late if not received by us by the 10th day of the month after the month the Office opens and by the 10th day of each month throughout the remainder of the Term of this Agreement. If implemented, the actual use of such funds shall be determined by REMAX, LLC in its sole discretion and we will have the right to increase (by not more than \$5 per year) or decrease the Technology Fee once in any calendar year.

(4) Failure to Establish or Collect Fees.

You understand and acknowledge that your failure to establish or require your Sales Associates to pay a monthly management fee, a Broker Service Fee, or if implemented, a technology fee, or your failure to actually collect such fees from some or all of your Sales Associates, does not relieve you of your obligation to remit all of the Monthly Ongoing Fees payable to us under this Agreement in a timely manner.

C. **ANNUAL DUES.**

(1) **Amount and When Payable.**

You agree to pay REMAX, LLC annual dues (“*Annual Dues*”) in the amount of \$410 (or such increased amount as provided below) for each Sales Associate (as defined in Subsection 6.J. below). Such dues will be payable by you for each Sales Associate as follows: (a) you must make the first payment to REMAX, LLC, and complete the membership profile form, within 5 days of the date such Sales Associate’s license is first registered with the Office or the date the new Sales Associate is first qualified to engage in real estate services for the Office, whichever is earlier; and (b) all subsequent payments shall be due to REMAX, LLC on or before each anniversary date of the day the initial dues are paid respecting the Sales Associate. Although Sales Associates may be billed directly by REMAX, LLC for these dues, you understand, acknowledge and agree that such direct billing will not relieve you of your obligation to timely pay REMAX, LLC the Annual Dues amount for each Sales Associate who fails to timely pay Annual Dues in full. REMAX, LLC may, once in any calendar year, increase the amount of Annual Dues but not by more than 20% of the then existing dues amount.

(2) **Benefits and Services.**

You understand and acknowledge that the Annual Dues payment obligation is intended to compensate REMAX, LLC for certain benefits and services afforded by it to you and your Sales Associates and to other sales associates who are affiliates of the RE/MAX Network, and that failure to pay Annual Dues in a timely manner may result in suspension of some or all of these benefits and services. The benefits and services provided by REMAX, LLC as of the Agreement Date include, but are not limited to: subscription and access to MAX/Center; participation in the RE/MAX referral network; access to RE/MAX University; eligibility for REMAX, LLC’s performance awards; eligibility to receive referrals from REMAX, LLC’s electronic lead referral system; a customer relationship management software system; access to BoldTrail Back Office Software; integrated office and agent websites; and maintenance and protection of the valuable RE/MAX Marks.

D. **MARKETING FUND FEE.**

You agree to pay REMAX Regional or its designee a RE/MAX Marketing Fund (“*Marketing Fund*” or “*Fund*”) fee of \$_____ per month with respect to each Sales Associate in your Office. This fee is due and will be considered late if not received by us by the 10th day of the month after the month the Office opens and by the 10th day of each month throughout the remainder of the Term of this Agreement. We may increase (but not by more than an additional \$30 per month) or decrease the monthly Marketing Fund fee once in any calendar year. You understand that your failure to collect this fee from some or all Sales Associates does not relieve you of your obligation to remit the required amount to us in a timely manner.

It is possible that not all of the funds that are contributed to the Marketing Fund will be spent that year. Excess funds that have not been spent by the end of any given fiscal year will be carried over to the next year until these excess funds are spent for the advertising, promotional, and technology purposes (but excluding administrative costs) (as described in Subsection 9.C below). All Marketing Fund fees and contributions become the non-refundable property of the Marketing Fund. All monies collected and disbursed by the Marketing Fund, including any interest, dividends, capital gains or other income earned on these monies, will be accounted for separately from REMAX, LLC’s other funds. A portion of your annual contributions to the Marketing Fund will be used to pay administrative expenses reasonably related to the direction and implementation of the Fund’s purposes described above. As part of those administrative expenses, the Fund pays REMAX, LLC amounts equivalent to salaries, travel, rent and other expenses it incurs in administering the Fund.

E. **HOT AIR BALLOON FUND FEE. (INDIANA, MINNESOTA, AND WISCONSIN ONLY)**

To cover the costs of the Hot Air Balloon Fund, if your Office is located in Indiana, you agree to pay REMAX Regional or its designee a monthly Hot Air Balloon Fund fee of \$175 per month if your office is in a high-density area (an area with a general population of more than 30,00 people) or \$125 per month if your Office is a low-density area

(an area with a general population of less than 30,000 people, that is substantially distant from a major urban area). If your Office is located in Minnesota or Wisconsin, you agree to pay REMAX Regional or its designee a monthly Hot Air Balloon Fund fee of \$100 per month. The Hot Air Balloon Fund fee is due and will be considered late if not received by us on the 10th day of each month throughout the Term of this Agreement commencing on the 10th day of the month after the month the Office opens. The Hot Air Balloon Fund fee is used to promote the System in such manner as we have the right to determine from time to time. We may increase the Hot Air Balloon Fund once in any calendar year, but not by more than 20% of the amount of the Hot Air Balloon Fund fee as of the date of any such increase. You agree that REMAX Regional has the right to stop charging and collecting this fee at any time in its sole and absolute discretion. It is possible that not all of the funds that are contributed to the Hot Air Balloon Fund will be spent that year. Excess funds that have not been spent by the end of any given fiscal year will be carried over to the next year until these excess funds are spent for the advertising and promotional purposes (but excluding administrative costs) described above. All Hot Air Balloon Fund fees and contributions become the non-refundable property of the Marketing Fund. All monies collected and disbursed by the Marketing Fund, including any interest, dividends, capital gains or other income earned on these monies, will be accounted for separately from our and REMAX, LLC's other funds. A portion of your annual contributions to the Hot Air Balloon Fund will be used to pay administrative expenses reasonably related to the direction and implementation of the Hot Air Balloon Fund's purposes described above. As part of those administrative expenses, the Hot Air Balloon Fund pays REMAX, LLC amounts equivalent to salaries, travel, rent and other expenses it incurs in administering the Hot Air Balloon Fund.

F. REGIONAL DEVELOPMENT FEE. (INDIANA ONLY)

If your Office is located in Indiana, you agree to pay REMAX Regional or its designee a Regional Development fee of \$200 per month if your Office is in a high-density area (an area with a general population of more than 30,000 people) or \$150 per month if your Office is a low-density area (an area with a general population of less than 30,000 people, that is substantially distant from a major urban area). The Regional Development fee will be due and will be considered late if not received by REMAX Regional by the 10th day of the month after the month the Office opens and by the 10th day of each month throughout the remainder of the Term of the Franchise Agreement. REMAX Regional may increase the Regional Development fee once in any calendar year, but not by more than 20% of the amount of the Regional Development fee as of the date of any such increase.

G. TEAM OFFICE FEES.

You agree to pay us a non-refundable \$1,000 initial fee ("*Team Office Initial Fee*") for each Team Office you establish and a \$500 non-refundable renewal fee ("*Team Office Renewal Fee*") for each Team Office that you renew. You also agree to pay a \$100 monthly ongoing team office fee ("*Monthly Ongoing Team Office Fee*"), which fee will be due and will be considered late if not received by REMAX Regional by the 10th day of the month after the Team Office opens and by the 10th day of each month throughout the remainder of the Term of the Agreement. We have the right to increase the amount of the Monthly Ongoing Team Office Fee once in any calendar year provided such increase will not exceed 20% of the Monthly Ongoing Team Office Fee amount in effect at the time of any such increase.

H. PAYMENT/LATE CHARGES/INTEREST.

(1) Failure to Timely Make Payment.

If you fail to make any payments to us or REMAX, LLC by their due date, you agree to pay us or REMAX, LLC as the case may be: (a) a late charge equal to 20% of the amount due in the case of delinquent Annual Dues and 10% of the amount due in the case of all other delinquent fees and charges, or if such rates exceed the highest rate permitted by applicable law, then at the highest rate permitted by applicable law; and (b) with the exception of Annual Dues, interest on all amounts owed but unpaid at the rate of 1% per month compounded, or if such rate exceeds the highest rate permitted under applicable law, then at the highest rate legally permitted. If we or REMAX, LLC are ever deemed to have contracted for, charged or received interest on any overdue sums in an amount that exceeds the amount permitted under applicable law, then such excess amount shall be deemed intended for, and will be applied as, payment of outstanding fees or other amounts due under this Agreement and, if no such amounts remain outstanding, such excess shall be returned to you.

(2) Failure to Timely Submit Reports.

If you fail to submit any reports by their due date, you agree to pay us a late charge of \$100 per day until the reports are submitted in compensation for the additional administrative costs and expenses we incur as a result of the late submission (see also Section 10).

(3) Submission of Payments.

You agree to pay all fees, dues, and charges in accordance with such procedures that REMAX Regional or REMAX, LLC may specify. REMAX Regional accepts payments via electronic funds transfer (“*EFT*”) or automated clearinghouse transfer (“*ACH*”). REMAX Regional reserves the right to specify alternative methods of payment or to require payment other than by EFT or ACH and you agree to comply with our payment instructions and procedures. If REMAX Regional accepts credit card or other alternative forms of payment (such as cryptocurrency), you agree to pay any associated processing fees and surcharges.

Before your Office begins operating, you agree that you will sign and deliver to us the documents we require to authorize us to debit your business checking account for Monthly Ongoing Fees, Marketing Fund fees, Hot Air Balloon Fund fees (if your Office is in Indiana, Minnesota, or Wisconsin), Regional Development fees (if your Office is in Indiana), Annual Dues, and other amounts due under this Section 6 and for your purchases from us and/or our Related Parties (“*Electronic Depository Transfer Account*” or “*EDTA*”). In addition to any other remedies we may have, failure to timely complete the documents that we need to auto-debit your bank account may result in a processing fee of \$100 per month. You agree to sign a withdrawal authorization form (Automatic Bank Draft) or to provide the payment information needed for automatic payment when you are prompted in the online billing system (“*RE/MAX Agent and Office Portal*”). We or one of our Related Parties will debit the EDTA for the amounts due on their due dates. You agree to ensure that funds are available in the EDTA to cover such withdrawals. If there are insufficient funds in the EDTA to cover any amount you owe, you agree (i) to pay us, on demand, a processing fee of \$100, plus reimbursement of our administrative expenses and charges; and (ii) that we may require that you make some or all subsequent payments to us by certified check or other form of payment we may designate.

I. APPLICATION OF PAYMENTS.

When we or REMAX, LLC receive a payment or a partial payment required under this Section 6, we or REMAX, LLC have the right to apply it as we see fit to any past due indebtedness of yours, including late charges or interest due, all without regard to how you designate or direct that a particular payment be applied. If we are ever deemed to have contracted for, charged or received late payments or interest on any overdue sums in an amount that exceeds the amount permitted under applicable law, then such excess amount shall be deemed intended for, and will be applied as, payment of outstanding fees or other amounts due under this Agreement and, if no such amounts remain outstanding, such excess shall be returned to you.

J. SALES ASSOCIATE DEFINED.

For purposes of this Agreement, “*Sales Associate*” means each person who possesses a state real estate license that is registered with the Office or any Team Office including, but not limited to, sales associates, broker associates, brokers, managers, Licensed Administrators and/or each designated or managing broker of record.

K. RE/MAX GOLD PLAN.

As an acknowledgement of their many years with the RE/MAX organization, Sales Associates that are at least 65 years old, and that have been in the RE/MAX System for at least 10 consecutive years, and who are no longer able, or no longer desire, to devote a significant portion of their time and energy to real estate, may be eligible to receive a reduction in both Monthly Ongoing Fees and Marketing Fund fees in return for their continued affiliation with the RE/MAX organization, albeit on less than a full-time basis; this program is known as the RE/MAX Gold Plan (“*RE/MAX Gold Plan*”). If you would like your eligible Sales Associates to participate in this program, you must sign the current version of the RE/MAX Gold Plan Letter Addendum.

L. **SURVIVING FINANCIAL OBLIGATIONS.**

You acknowledge and agree that an early termination (as defined below) of this Agreement or Abandonment of the Office would cause us to be harmed and suffer damages; and you further acknowledge and agree that some of these damages can reasonably be calculated at this time, while some of these damages can be determined only after the occurrence of Early Termination of this Agreement or Abandonment of the Office. The damages that can reasonably be calculated at this time include lost future revenue (“**Lost Future Revenue**”) and the damages that cannot reasonably be calculated at this time include loss of goodwill, brand devaluation, and lost opportunities (“**Intangible Damages**”). In the event of your Abandonment of the Office or early termination of this Agreement by us for any reason prior to the conclusion of the Term or any applicable renewal thereof (“**Early Termination**”), you shall immediately become obligated to pay us for Lost Future Revenue and Intangible Damages. Lost Future Revenue shall consist of: (i) all amounts which you would have been obligated to pay as Monthly Ongoing Fees, Annual Dues, Marketing Fund fees, and if applicable, Hot Air Balloon Fund fees and Regional Development fees, from the date of Early Termination or Abandonment of the Office through what would have been the end of the Term; and (ii) repayment of all Franchisee Incentives granted to you during the Term. We and you acknowledge and agree that it would be impracticable or extremely difficult to calculate the actual amount of Lost Future Revenue payable by you, and that the following method of calculation represents a fair and reasonable estimate of foreseeable Lost Future Revenue: Lost Future Revenue shall be calculated as the combined Monthly Ongoing Fees, Annual Dues, and Marketing Fund fees that would have been payable under this Agreement from the date of Early Termination of this Agreement or Abandonment of the Office, through the number of months (or partial months) remaining in the Term of this Agreement, multiplied by the greater of: (i) the highest number of Sales Associates and Unreported Agents (as defined in Subsection 6.M.) affiliated with your Office during any month prior to Early Termination; or (ii) the number of Sales Associates required under Section 7 of this Agreement to have been affiliated with the Office during such period remaining in the Term of this Agreement, plus, (i) if you are in Indiana, Minnesota, or Wisconsin, the Hot Air Balloon Fund fee and, if you are in Indiana, the Regional Brand Diversification Fund fee, multiplied by the number of months (or partial months) remaining in the Term of the Agreement and (ii) all Franchisee Incentives that have been granted to you at any time during the Term of this Agreement. The total of these amounts shall constitute our Lost Future Revenue. This payment is due and will be considered late if not made within 5 days of the Early Termination or Abandonment of the Office. If timely payment is not made you must pay our Lost Future Revenue and additional late charges. Nothing in this Subsection shall be construed to provide you with any right to unilaterally terminate, to seek an Early Termination by negotiation with us, or to Abandon this Agreement prior to the expiration of the Term. Nothing in this Subsection shall be construed to impose an obligation on REMAX, LLC to negotiate an Early Termination with you. Nothing in this Subsection will prevent or preclude REMAX Regional from seeking or receiving Intangible Damages and any and all other damages or remedies to which we may be entitled at law or in equity.

M. **UNREPORTED AGENTS.**

For purposes of the provisions of this Section 6 of this Agreement “**Unreported Agent**” means each person who possesses a state real estate license that is **not** registered with the Office or any Team Office, who is **not** shown in the RE/MAX Roster as an affiliate of the RE/MAX Network and is otherwise **not** authorized to use the RE/MAX Marks, but who is providing any real estate related services on a regular basis that benefit any Sales Associate or the Office or any Team Office or who is linked or tied to any Sales Associate or the Office or any Team Office in such a way that they make unauthorized use of or benefit directly or indirectly from the RE/MAX Marks. Examples of licensed agents who are not licensed with the Office or any Team Office who shall be deemed to be linked or tied to a given Sales Associate or to the Office or to any Team Office through such Sales Associate and thus, Unreported Agents attributable to such Sales Associate include, but are not limited to, those who:

(1) are named or pictured in advertising or personal promotion materials that include such Sales Associate’s name, photograph or team name and the name of the Office or any Team Office or any of the RE/MAX Marks; or

(2) have one or more websites that name or identify such Sales Associate or such Sales Associate’s team or the name of the Office or any Team Office or that have direct links to another website that displays the name of such Sales Associate, such Sales Associate’s team name, or the name of the Office or any Team Office or displays any of the RE/MAX Marks; or

(3) use business cards, promotional materials or other items that include the name of such Sales Associate, the Sales Associate's team, the Office or any Team Office or any of the RE/MAX Marks; or

(4) are named or identified by such Sales Associate in any manner that indicates or suggests the existence of an established, regular or continuing working relationship between or involving such unaffiliated licensed person and such Sales Associate, the Office or any Team Office or any other connection or association with the RE/MAX Network or the RE/MAX Marks through such Sales Associate; or

(5) are managed by such Sales Associate or are compensated by such Sales Associate or by any other person employed by or affiliated with the Office or any Team Office or are otherwise directly or indirectly subject to the direction or control of such Sales Associate.

N. UNREPORTED AGENT PAYMENTS.

Unreported Agents under the definition set forth above in Subsection 6.M. are *not* authorized under the Agreement to use or to benefit in any way from the RE/MAX Marks or from use of the name of your Office or of any Team Office or from use of the name of any team of Sales Associates known to be associated with you or your Office or any Team Office and, accordingly, they should *not* be so linked or tied to you or to the Office or to any Team Office or to any Sales Associate (as defined in Subsection 6.J. above). All such Unreported Agents shall be converted to Sales Associates or, in the alternative, the links and ties that define them or connect them to the RE/MAX Marks or to you or the Office or to any Team Office or to any Sales Associate shall be broken, eliminated or discontinued.

Continued tolerance by you of Unreported Agents for a period of more than 10 days from the date of your receipt of a written demand from REMAX Regional to either eliminate the links or ties with such Unreported Agents or convert them to Sales Associates shall be deemed material defaults of your payment and reporting obligations and grounds for termination of this Agreement pursuant to Section 13. Without waiving such right to terminate, so long as any Unreported Agent continues to function in that capacity, you must pay on an ongoing basis, on behalf of each such Unreported Agent, the Monthly Ongoing Fees (as specified in Subsection 6.B. above), the Annual Dues (as specified in Subsection 6.C. above) and the Marketing Fund fee (as specified above in Subsection 6.D. above), and you must pay retroactively, on behalf of each such Unreported Agent, a \$1,000 Unreported Agent fee ("*Unreported Agent fee*") plus all Monthly Ongoing Fees, Annual Dues, and Marketing Fund fees for the period beginning on the earliest date, in our determination, that (a) the individual who is an Unreported Agent was licensed with your Office; or (b) the individual was an Unreported Agent as defined in Subsection 6.M. of this Agreement (such payments, collectively and whether ongoing or retroactive, "*Unreported Agent Payments*").

O. DOCUMENT PREPARATION FEE.

You agree to pay a document preparation fee ("*Document Preparation Fee*") ranging from \$500 to \$2,000 (depending on the time involved) to cover the administrative and other costs we incur each time we prepare miscellaneous documents in connection with certain activities during the Term or renewal of this Agreement, including but not limited to: shareholder removal, contract extension or multiple sets of renewal documents. The Document Preparation Fee is due within 10 days after billing. In the event of a default under the Agreement, the Document Preparation Fee must be paid in full as part of the cure of any such default.

P. MODIFICATION OF FEES.

We may once in any calendar year (see Subsections 6.B., 6.C., 6.D and 6.E of this Agreement), following at least 60 days' prior written notice to you: (i) increase the amount or percentage of any existing fee payable by you pursuant to this Agreement; or (ii) require the payment of additional fees, for example, to address new offerings that may become available during the Term.

From time-to-time and solely as determined by REMAX Regional, REMAX Regional may offer certain existing franchisees that acquire additional offices, or a prospective franchisee that is converting an existing real estate office to RE/MAX or merging with another real estate office, a waiver, deferral, reduction, or restructuring of certain monthly fees or Annual Dues due to REMAX, LLC under this Agreement ("*Expansion Incentives*"). REMAX

Regional reserves the right to provide Expansion Incentives to facilitate mergers, conversions, or acquisitions. In addition, from time-to-time and solely as determined by REMAX Regional, REMAX Regional may institute certain temporary financial incentive programs or certain temporary fee structure pilot programs (together, "**Program Incentives**"), which may take the form of credits, waivers, deferrals, reductions, or restructuring of certain monthly fees due to REMAX Regional under this Agreement to facilitate or encourage franchisees' Sales Associate recruiting or franchisees' RE/MAX brand promotion activities. REMAX Regional reserves the right to provide such Program Incentives and to institute and terminate them at any time. Franchisee's compliance at all times with all of the material provisions of this Agreement is required for Franchisee to be eligible for any and all Expansion Incentives, Program Incentives, or any other financial accommodations (collectively, "**Franchisee Incentives**"). If you have received any Franchisee Incentives from REMAX Regional, and you default on any of your material obligations to REMAX Regional under this Agreement, REMAX Regional reserves the right to terminate your eligibility for any and all such Franchisee Incentives. If you fail to cure any such default within the cure period provided in this Agreement, or if such default cannot be cured, or in the event of an Early Termination of this Agreement for any reason other than pursuant to mutual consent, prior to the conclusion of the Term or any applicable renewal thereof, or upon Abandonment of the Office, REMAX Regional reserves the right to require you, on demand, to repay any and all Franchisee Incentives that you received from REMAX Regional prior to such default, Early Termination, or Abandonment.

7. **MINIMUM AGENT COUNT.**

If you are a franchisee that has never owned a RE/MAX franchise you agree to have the following minimum number of Sales Associates in your Office by the dates and during the periods set forth below ("**Minimum Agent Count**"):

- (1) _____ Sales Associates by the end of the first 12-month period after the Agreement Date and during each month thereafter through the 24th-month after the Agreement Date;
- (2) _____ Sales Associates commencing the first day following the expiration of the 24-month period following the Agreement Date and during each month thereafter through the 36th-month after the Agreement Date; and
- (3) _____ Sales Associates commencing the first day following the expiration of the first 36-month period after the Agreement Date and during each month thereafter through the remainder of the Term.

If as of the Agreement Date you own one or more RE/MAX franchises and you are purchasing an additional RE/MAX franchise (sometimes referred to as an "expansion office"), you agree to have the following Minimum Agent Count in your Office by the dates and during the periods set forth below:

- (1) _____ Sales Associates by the end of the first 6-month period after the Agreement Date and during each month thereafter through the 12th month after the Agreement Date;
- (2) _____ Sales Associates by the end of the first 12-month period after the Agreement Date and during each month thereafter through the 24th month after the Agreement Date;
- (3) _____ Sales Associates commencing the first day following the expiration of the 24-month period following the Agreement Date and during each month thereafter through the 36th month after the Agreement Date; and
- (4) _____ Sales Associates commencing the first day following the expiration of the first 36-month period after the Agreement Date and during each month thereafter through the remainder of the Term.

If you are renewing an existing RE/MAX franchise you agree to have the Minimum Agent Count set forth in the Renewal Addendum to Franchise Agreement that you will execute in connection with this Agreement.

Only Sales Associates who have not been affiliated with the RE/MAX Network of real estate offices for at least 3 months prior to their affiliation with you will be counted towards the satisfaction of your Minimum Agent Count requirements set forth above.

Notwithstanding any failure by you to meet your Minimum Agent Count, you will not be excused from the payment of, and you agree to pay, all Monthly Ongoing Fees, Marketing Fund fees and contributions and Annual Dues as if you had met your Minimum Agent Count.

8. **BUSINESS IMAGE AND OPERATING STANDARDS.**

A. **APPEARANCE OF OFFICE.**

You agree to maintain the appearance of the Office consistent with the image of a RE/MAX office business as a modern, clean, attractive and efficiently operated facility. You agree to take steps as reasonably required from time to time to maintain such appearance and efficient operation, including, without limitation, interior and exterior repair and cleaning of the premises of the Office; replacement of worn out or obsolete leasehold improvements, fixtures, equipment or signs; and periodic redecorating.

B. **SYSTEM STANDARDS AND OFFICE MATERIALS.**

(1) **Office Materials.**

We or REMAX, LLC will issue to you during the Term of the Franchise one or more printed or electronic copies of office materials containing trademark, graphic and other standards, recommendations and other information relating to your obligations under this Agreement, your use of the RE/MAX Marks and the general operation of the Office ("***Office Materials***"). The entire contents of the Office Materials will remain confidential and the property of REMAX, LLC and must be returned to us upon transfer, expiration, or termination of this Agreement or upon Abandonment of the Office. REMAX, LLC will have the right to add to and otherwise modify the Office Materials from time to time, if deemed necessary to improve the standards of service or quality or the efficient operation of the Office, to protect or maintain the goodwill associated with the RE/MAX Marks or to meet competition. Such additions or modifications may be made by amendment or supplement to the Office Materials or by bulletins, notices or other written or electronic materials as REMAX, LLC may publish from time to time. No such addition or modification, however, shall alter your fundamental status and rights under this Agreement.

(2) **You Control the Office.**

You acknowledge and agree that the development and operation of the Office in accordance with the System, this Agreement and the Brand Standards is essential to preserve the reputation and high standards of quality and service of RE/MAX offices and the goodwill associated with the RE/MAX Marks. You further acknowledge and agree that the mandatory elements of the System contained in the Brand Standards Manual have been established for the purpose of preserving such reputation, standards and goodwill, but do not, and are not intended to, govern or control the day-to-day affairs, activities or business of the Office or the means and manner by which you conduct the operations of the Office, which shall always be your responsibility and subject to your discretion and control.

C. **COMPLIANCE WITH LAWS AND GOOD BUSINESS PRACTICES.**

(1) **You are Responsible for Complying with all Applicable Laws.**

You acknowledge that it is your sole responsibility to secure and maintain in force all required licenses, permits and certificates relating to the operation of the Office and to operate the Office in full compliance with all applicable federal, state, and local laws, ordinances and regulations, including, without limitation, those relating to: real estate service businesses, brokers and salespersons; occupational hazards; health, workers' compensation and unemployment insurance; the Americans with Disabilities Act; the Real Estate Settlement Procedures Act (commonly known as RESPA); and Fair Housing Laws. You acknowledge

that it is your sole responsibility to comply with all federal and state laws that regulate privacy and data security (including but not limited to laws regulating the processing, protection, and security of client information in any way including but not limited to laws pertaining to the use, storage, transmission, and disposal of data regardless of media type); the CAN-SPAM Act; the Telephone Consumer Protection Act; the Telemarketing Sales Rule, as well as other federal and state anti-solicitation laws regulating phone calls, spamming, faxing, and/or privacy (collectively “*Privacy Laws*”). You agree that you will: (i) comply with all Privacy Laws that relate to the privacy and security of client information; (ii) maintain reasonable physical, technical and administrative safeguards for client information that is in your possession or control in order to protect the same from unauthorized processing, destruction, modification, or use that would violate the Agreement or any Privacy Law; refrain from any action or inaction that could cause us to breach any Privacy Laws; (iii) do and execute, or arrange to be done and executed, each act, document and thing we deem necessary in our business judgment to keep us in compliance with Privacy Laws; and (iv) immediately report to us the breach of any requirements in the Agreement regarding client information or any Privacy Law, or the theft or loss (or any apparent or alleged theft of loss) of client information. (See also Subsection 3.C. (1) b.)

You agree to notify us in writing within 5 days of the receipt of any notice of violation of any law, ordinance, or regulation relating to the Office, or the commencement of any action, suit or proceeding, or of the issuance of any order, writ, injunction, award or decree of any court, agency or other governmental instrumentality, which may adversely affect you or your financial condition or the operation of the Office.

(2) Highest Standards of Ethical Advertising.

All of your marketing and promotion, and the marketing and promotion of your Sales Associates, and any other marketing and promotion emanating from your Office, must be completely factual and conform to the highest standards of ethical advertising. In all of your dealings with clients, customers, suppliers, us, REMAX, LLC and the public, you must adhere to the highest standards of honesty, integrity, fair dealing and ethical conduct. You agree to promptly respond to all complaints received from your customers, clients or other individuals, in an attempt to resolve any disputes in a reasonable business manner. You agree to refrain, and to ensure that your Sales Associates and any other persons affiliated with your Office refrain, from any business or advertising practice which may be injurious to our or REMAX, LLC’s business and the goodwill associated with the RE/MAX Marks and other RE/MAX offices.

D. INSURANCE.

(1) Required Insurance Coverage.

You must at all times during the Term of the Franchise and this Agreement, and any extension or renewal thereof, maintain in force at your sole expense such insurance coverage that we require from time to time and to meet the insurance related obligations in this Agreement (your obligation to obtain and maintain the insurance described below shall not be limited in any way by reason of any insurance we or our Related Parties maintain, nor will your performance of such obligations relieve you of any obligations under Section 5 of this Agreement). This insurance shall include, at a minimum, the following coverage:

a. Comprehensive General Liability.

Comprehensive general liability insurance insuring against claims for bodily and personal injury, and death and property damage, caused by or occurring in conjunction with the operation of the Office or otherwise in conjunction with the conduct of business by you pursuant to the Franchise and this Agreement, in the face amount of not less than \$2,000,000 per occurrence or claim and annual aggregate. Coverage must also include broad form contractual liability, broad form property damage, personal and advertising injury, premises liability and products liability. You must secure endorsements covering each of your Sales Associates under such comprehensive general liability insurance policy or, in the alternative, you must ensure that each Sales Associate secures comprehensive general liability insurance on his or her own behalf in the face amount of not less than \$2,000,000 per occurrence and annual aggregate.

b. Errors and Omissions.

Real estate errors and omissions professional liability insurance in the face amount of not less than \$1,000,000 per occurrence or claim and annual aggregate. The retroactive date on the policy shall pre-date the commencement of professional services performed by Franchisee. You must secure endorsements covering each of your Sales Associates under such errors and omissions policy or, in the alternative, you must ensure that each Sales Associate secures real estate errors and omissions professional liability insurance in the face amount of not less than \$1,000,000 per claim and annual aggregate.

c. Automobile Liability.

Automobile liability insurance covering each vehicle titled or leased in your name or the name of the Franchise or any of its Owners and used at any time for the business of the Franchise. Each such automobile liability insurance policy must be carried in at least the following limit: bodily injury and property damage combined single limits of \$1,000,000. The policy must include any auto or owned, hired and non-owned automobile coverage.

In addition, you must also ensure that each Sales Associate in your Office obtains automobile liability insurance covering each vehicle used at any time by the Sales Associate for business purposes (the policy must also include any auto or owned, hired and non-owned automobile coverage) and use your best efforts to ensure that each such policy: (i) names REMAX Regional, RE/MAX Holdings, Inc. and REMAX, LLC (and their respective officers, directors, and employees) as additional insureds; (ii) provides coverage to REMAX Regional, RE/MAX Holdings, Inc. and REMAX, LLC on a primary and noncontributory basis; (iii) contains a waiver by the insurance carrier of all subrogation rights against REMAX Regional, RE/MAX Holdings, Inc., REMAX, LLC and other parties covered by the insurance; (iv) provides the same amount of coverage as you are required to obtain as set forth above; and (v) contains a provision that REMAX Regional, RE/MAX Holdings, Inc. and REMAX, LLC receive prior written notice of termination, expiration, cancellation or modification of such policy.

d. Worker's Compensation/Employer's Liability.

Workers compensation insurance in amounts prescribed by law. Employer's liability with a limit of \$1,000,000 each accident, each occupational disease, and occupational disease aggregate.

e. Cyber/Network Security and Privacy Liability Insurance.

Cyber/Network Security and Privacy Liability Insurance (which must include coverage for phishing, social engineering, extortion, threats and ransom payments, incident and public relations response costs, business interruption loss, and similar claims) in an amount of not less than \$1,000,000 combined single limit to cover civil, regulatory and statutory damages, contractual damage, as well as data breach management exposure, and any loss of income or extra expense as a result of actual or alleged breach, violation or infringement of right to privacy, consumer data protection law, confidentiality, or other legal protection for personal information, as well as confidential information of REMAX, LLC and other Related Parties that we may designate, as well as their respective officers, directors, and employees. (If, after using your best efforts, you are unable to obtain coverage of \$1,000,000 due to the size of your Office, then in an amount that is appropriate for the size of your Office, but in no event should the combined single limit be less than \$500,000).

f. Insurance required by Landlord or Lender.

Any insurance coverage required by the terms of any lease or required by any lender for the Premises and operations.

g. Commercial.

If you are operating a commercial franchise, RE/MAX, Regional may, in its discretion, require you to have additional insurance coverage in additional amounts.

h. Additional Insurance Required by Law.

Any additional policies and insurance coverage that may be required by law, in amounts prescribed by law.

From time to time, and within such time frame as we may specify and as we deem necessary, we may change the minimum amount of coverage required under any policy and require different or additional kinds of insurance to reflect inflation, identification of new risks, changes in law or standards of liability, higher damage awards or other relevant changes in circumstances.

(2) Additional Recommended Insurance.

We recommend that you obtain and maintain media liability insurance, and employment practices liability insurance, and that you consult with an insurance advisor to determine the level of coverage that would be best for your Office. Where available, such additional insurance policies shall name REMAX Regional, RE/MAX Holdings, Inc. and REMAX, LLC (and other Related Parties that we may designate, as well as their respective officers, directors, and employees) as additional insureds, provide coverage to REMAX Regional, RE/MAX Holdings, Inc. and REMAX, LLC on a primary and noncontributory basis, and contain a waiver by the insurance carrier of all subrogation rights against REMAX Regional, RE/MAX Holdings, Inc., REMAX, LLC and other parties covered by the insurance. You should also consult with an insurance advisor regarding whether there are any additional insurance policies that you should obtain.

(3) Commencement; Identify REMAX Regional, RE/MAX Holdings, Inc. and REMAX, LLC as Additional Insureds.

All required insurance policies must commence the day the Office begins business operations and must name REMAX Regional, RE/MAX Holdings, Inc. and REMAX, LLC (and other Related Parties that we may designate, as well as their respective officers, directors, and employees) as additional insureds. The total limit of the insurance available to REMAX Regional, RE/MAX Holdings, Inc. and REMAX, LLC under these insurance policies is to be primary and noncontributory. As such, each required insurance policy must provide REMAX Regional, RE/MAX Holdings, Inc. and REMAX, LLC primary and noncontributory insurance coverage, meaning each policy must contain language stating to the effect that such policy will be primary to all other insurance available to REMAX Regional, RE/MAX Holdings, Inc. and REMAX, LLC and such insurer will not seek contribution from any other insurance available to REMAX Regional, RE/MAX Holdings, Inc. and REMAX, LLC.

(4) Waiver of Subrogation; Obligation to Notify REMAX Regional of Changes.

All insurance policies must contain a waiver by the insurance carrier of all subrogation rights against REMAX Regional, RE/MAX Holdings, Inc., REMAX, LLC and other parties covered by the insurance and must contain a provision that REMAX Regional, RE/MAX Holdings, Inc. and REMAX, LLC receive 30 days prior written notice of termination, expiration, cancellation, or modification of any such policy.

(5) A.M. Best Insurance Rating.

All insurance coverage required pursuant to this Subsection must be maintained under one or more policies of insurance—and contain such terms and conditions—as specified from time to time by REMAX Regional. You agree to obtain insurance policies with an insurance company that has an A.M. Best's rating of at least an A- and an A.M. Best's financial size category of at least VIII.

(6) Certificates of Insurance Must be Provided at least 30 Day Prior to the Effective Date of Procurement, and thereafter at least Annually or at our Request.

You must furnish to us—or our designee—a copy of the certificate of or other evidence of the procurement, renewal or extension of each above referenced insurance policy at least 30 days prior to the effective date of such procurement, renewal or extension and thereafter annually or at our or our designee's request. The insurance certificate must show compliance with all required insurance specifications. Should we use a third-party vendor or other designee to track certificates of insurance, you agree to provide each required certificate of insurance directly to such vendor or designee.

(7) Third Parties Hired by Franchisee.

All third parties that you hire shall provide evidence of general liability coverage, automobile liability coverage, workers' compensation and employer's liability coverage, and other coverages we deem necessary. Coverage will be in favor of Franchisee, REMAX Regional, and REMAX, LLC and shall include additional insured status, primary and non-contributory coverage, and waiver of subrogation.

(8) Errors and Omissions Tails Coverage Required upon the Expiration, Termination, Abandonment or Transfer of this Agreement.

With regard to errors and omissions insurance, you agree to purchase an extended reporting period endorsement (also known as tails coverage) covering a period of 3 years after the expiration, termination, Abandonment or transfer of this Agreement, which endorsement shall be consistent with all of the conditions set forth in this Subsection for errors and omissions insurance coverage, including without limitation, the requirement to name REMAX Regional, RE/MAX Holdings, Inc. and REMAX, LLC as additional insureds, provide coverage to REMAX Regional, RE/MAX Holdings, Inc. and REMAX, LLC on a primary and noncontributory basis, and contain a waiver by the insurance carrier of all subrogation rights against REMAX Regional, RE/MAX Holdings, Inc., REMAX, LLC and other parties covered by the insurance. You agree to provide REMAX Regional, RE/MAX Holdings, Inc. and REMAX, LLC with evidence that you have obtained such errors and omissions insurance within 30 days of the expiration, termination, or transfer of the Agreement. You agree that if you fail to obtain appropriate errors and omissions coverage, REMAX Regional, RE/MAX Holdings, Inc. and/or REMAX, LLC have the right—but not the obligation—to obtain it on your behalf, and that you must promptly reimburse REMAX Regional, RE/MAX Holdings, Inc. and REMAX, LLC for the cost thereof as well as related administrative expenses.

(9) Right to Designate Insurance Agency or Broker.

REMAX Regional reserves the right to designate an insurance agency or broker that you must use, at your expense, to comply with your insurance obligations.

(10) Failure to Maintain Insurance.

Failure to maintain insurance is a material breach of the Agreement and may result in termination of the Franchise Agreement. If you at any time fail or refuse to maintain in effect any insurance coverage required by us, or if we determine that your coverage is inadequate or does not comply with our requirements, or you fail to furnish satisfactory evidence of such insurance, we may, at our option and in addition to any other rights and remedies we may have under this Agreement, obtain such insurance coverage on your behalf, although we are under no obligation to do so. You agree to fully cooperate with us—or our designee—in our efforts to obtain such insurance policies, promptly execute any and all forms or instruments required to obtain any such insurance, allow any inspections of the premises of the Office which are required to obtain such insurance, and reimburse us, on demand, for any costs and premiums we may incur.

E. ORGANIZATION OF FRANCHISE OWNER.

If you are a Business Entity, you represent and warrant to us that you are duly organized and validly existing in good standing under the laws of the state of your incorporation, organization, or registration, that you have the

authority to execute, deliver and carry out all of the terms of this Agreement, and that during the Term of this Agreement the only business you (i.e., the Business Entity) will conduct will be the development, ownership and operation of the Office. You and each Owner represent, warrant and agree that all “interests” (defined in Subsection 12.B. below) in Franchise Owner are owned in the amount and manner described in ***the Ownership and Management Information*** form (attached hereto as Exhibit A), that all information set forth in the Ownership and Management Information form is true and accurate and that the sole proprietor, shareholders, partners, members, officers, managers, directors, and other individuals who have legal or equitable ownership in—or the legal right to control—the Business Entity are fully described therein. You and each Owner further represent, warrant and agree to amend the Ownership and Management Information form to keep it accurate and current at all times, and to promptly provide us with any and all updates thereto. At our request, you shall provide us with copies of your certificate of incorporation, registration or articles of organization, as the case may be, as well as copies of your by-laws, partnership or operating agreements, buy-sell agreements, and any other relevant documents we may request. The articles of incorporation, by-laws, articles of organization, partnership agreement and other organizational documents of such Business Entity shall recite that the issuance and transfer of any interest therein is restricted by the terms of Section 12 of this Agreement and all issued and outstanding stock certificates or certificate of membership interest or other evidence of ownership of any such Business Entity shall bear the following clause restricting transfer:

“The transfer of this stock (or other interest) is subject to the terms and conditions of the franchise agreement between this corporation (or other entity) and RE/MAX Integrated Regions, LLC. These restrictions prohibit transfer without the prior written approval of RE/MAX Integrated Regions, LLC.”

You and each Owner agree to execute a guaranty in the form attached to this Agreement, undertaking personally to be bound, jointly and severally, by all provisions of this Agreement and any ancillary agreements between you and us.

F. **MANAGEMENT OF THE OFFICE.**

You or one of your principal Owners shall agree at all times to hold—or to secure the services of an individual who holds—a valid state real estate broker license or such other state license as may be required to act as the designated or managing broker of record (“***real estate broker license***”), under whose license the Office will conduct business (“***Manager***”). Such person shall devote his or her full-time and best efforts to the management and supervision of the Office. You agree to ensure that all of your Sales Associates are supervised by the Manager, and that the Manager will be charged with responsibility for continuing personal guidance, oversight, day-to-day management, orientation, instruction and supervision of your Sales Associates, and for receipt and timely, appropriate processing of requests, reports or complaints concerning the conduct and professional performance of your Sales Associates. You and the Manager shall scrupulously observe and adhere to your state’s regulations affecting real estate brokers and salespersons. You agree to respond promptly to customer complaints and shall take such other steps as may be required to ensure positive customer relations. You, the Manager, and each Owner that holds a real estate broker license shall maintain registration of such real estate broker license(s) with the Office, and with no other real estate brokerage, absent express written permission from REMAX Regional.

G. **INITIAL EDUCATION PROGRAM.**

You or one of your principal Owners shall attend in its entirety and successfully complete, prior to the opening of the Office or within 30 days of the Agreement Date, whichever is sooner, the next scheduled RE/MAX initial education program (“***Initial Education Program***” or “***Broker 101***”) REMAX, LLC conducts for new RE/MAX office franchisees in Denver, Colorado—or in the event of inclement weather or national emergency—via webinar. Within 12 months of opening your Office, you or one of your principal Owners must also attend and complete a 4-day Recruiting 101 course (“***Recruiting 101***”), also in Denver, Colorado. Provided they are appropriately reflected in our records as affiliated with the Office, you may send one or more people from the Office to Broker 101 and Recruiting 101 although you will be responsible for all registration fees (if any), travel, meal, lodging, and entertainment expenses you or anyone else from the Office incurs. Although it is not required, sometime during the Term we recommend that you take the course titled *Complete Agent Development* or an equivalent course.

In addition, prior to renewal of the Franchise, you or one of your principal Owners may be required to complete one or more of the following courses at your expense (including the cost of the course and all travel, meal, lodging, and entertainment expenses): (i) Complete Agent Development, or such other agent development or recruiting program that we may designate; (ii) re-take the Initial Education Program; and/or (iii) take such other course(s) as we may deem necessary. In some instances, REMAX Regional may require additional education during the term of the Agreement or even after renewal (including the cost of the course and all travel, meal, lodging, and entertainment expenses). Alternatively, REMAX Regional may accept evidence that you have satisfied requirements equivalent to such courses or education.

H. RE/MAX REFERRAL SYSTEM.

You acknowledge the importance of the RE/MAX referral system as an integral part of the System and to the success of RE/MAX offices. Accordingly, you will refer requests for real estate services in another geographic area to a RE/MAX office in that area. We or REMAX, LLC will establish procedures and provide the necessary resources and tools to facilitate referrals between you and other RE/MAX offices and RE/MAX Affiliates.

You agree not to offer, or allow any of your Sales Associates to offer to members of the RE/MAX organization, or to engage or to allow any of your Sales Associates to engage in the business of offering to consumers or other industry practitioners, any office or agent locator or referral service (including through third-party websites or other digital applications) which uses the RE/MAX Roster or which competes with the services made generally available by REMAX, LLC to the RE/MAX Network as a benefit of affiliation. This provision shall not be construed to prohibit or discourage (i) any RE/MAX Affiliate from referring a local real estate brokerage customer or client to any other RE/MAX Affiliate anywhere in the world; (ii) the creation of RE/MAX agent to RE/MAX agent reciprocal referral relationships between two geographic areas or two cities; (iii) any RE/MAX Affiliate from advertising or promoting himself/herself as a provider of real estate brokerage services in his/her local real estate market; or (iv) any RE/MAX Affiliate from inviting or soliciting referrals to himself/herself for real estate brokerage services in his/her local market area.

I. BROKER/OWNER CONFERENCES, MEETINGS AND RETREATS.

You are strongly encouraged to actively participate in and attend all Broker/Owner conferences, meetings and retreats we schedule, and you agree to pay any associated registration fees. You agree that you are responsible for all travel, meal, lodging, and entertainment expenses you or anyone else from your Office incurs while attending a Broker/Owner conference, meeting or retreat.

J. SUPPLIES AND PROMOTIONAL MATERIALS.

REMAX, LLC prescribes standards respecting the nature and quality of the supplies and promotional materials that bear the RE/MAX Marks that you use in the operation and promotion of the Office. Although neither you nor your Sales Associates are required to purchase supplies or promotional materials from a source approved by REMAX, LLC, we encourage you to do so. If you or your Sales Associates obtain supplies or promotional materials from sources other than a source approved by REMAX, LLC, you agree to ensure that they are of at least the same quality as are available from sources approved by REMAX, LLC. You shall ensure that all such materials and supplies, including without limitation, all advertising, promotional and marketing materials and all stationery and signage that you use or that are used by your Sales Associates comply with the standards and guidelines established by REMAX, LLC for proper use of the RE/MAX Marks including, without limitation, the standards and guidelines set forth in the Brand Standards Manual. You understand and agree that neither we nor REMAX, LLC assume any liability for the acts or omissions, or guaranty the performance, of any supplier, whether approved or not.

K. MODIFICATIONS AND IMPROVEMENTS TO SYSTEM.

REMAX, LLC may change the System or any part of the System at any time, and such changes shall become part of the System referred to in this Agreement provided, however, that changes to the mandatory elements of the System shall pertain solely to the protection and goodwill of the RE/MAX Marks. Any improvements in the System that may be developed by you are hereby assigned and conveyed to and become the sole and exclusive property of

REMAX, LLC, which will have the right to adopt, exploit, and perfect such improvements without compensation to you.

L. **REAL ESTATE LISTINGS.**

You agree that unless instructed otherwise by the client, you will give any authority, consent or instructions required, and otherwise use your best efforts, to ensure that all of your Office real estate listings (and any updates or changes thereto), including those of your Sales Associates (“*Office Listings*”), are made available to REMAX, LLC, us and/or our designee(s) and that, unless instructed otherwise by the client, neither you nor your Sales Associates will decline, or opt out of, any opportunity to have any Office Listing provided or forwarded to REMAX, LLC or its designee(s). You further agree to provide those Office Listings to us in the manner, and within the time frame, designated by us, and to use any software or platform that we may designate from time to time for providing or managing Office Listings. You hereby grant to REMAX, LLC a non-exclusive, irrevocable, perpetual, worldwide, royalty-free license to use, sublicense through multiple tiers, copy, publish, display, and reproduce the Listing Content contained in your Office Listings, to prepare derivative works of the Listing Content, and to distribute the Listing Content or any derivative works thereof. As used herein, “*Listing Content*” means, with respect to an Office Listing, all data and content, including without limitation, all photographs, images, graphics, video recordings, virtual tours, drawings, written descriptions, remarks, narratives, and pricing information with respect to that Office Listing that is used to market the Office Listing in an MLS database, to the public or to other real estate professionals. Such license shall be deemed granted as of the moment of creation without the necessity of any further action on the part of either party and shall apply whether you or your Sales Associate provides such Listing Content directly to REMAX, LLC or its designee or REMAX, LLC or its designee obtains Listing Content for your Office Listings via another source. Without limiting the generality of this Subsection, but subject to any choice we or REMAX, LLC may provide you or your Sales Associates to opt out of the provision of your Office Listings to third parties, you acknowledge and agree that REMAX, LLC may use and license, or otherwise grant rights in or to any or all of the Office Listings provided or forwarded to it, including any and all Listing Content, on remax.com and REMAX, LLC’s other websites, applications and technologies and to any third-party for any lawful purpose reasonably deemed appropriate by REMAX, LLC, including but not limited to promoting your Office Listings through third-party sites, applications and technologies or providing you with opportunities to do the same, but that REMAX, LLC is not obligated to use the Listing Content. You represent and warrant with respect to the Listing Content for each of your Office Listings that the Listing Content, and the license of rights in and to the Listing Content to REMAX, LLC, does not infringe or violate any copyrights, trade secrets, or other intellectual or proprietary rights of any third party. You represent and warrant that all information included in the Listing Content is accurate and not misleading, to the best of your and your Sales Associates’ knowledge, after reasonable efforts to verify its accuracy. You agree to indemnify and hold us, REMAX, LLC and REMAX, LLC’s vendors, service providers, and sublicensees harmless against all damages, costs, and liabilities, including reasonable attorney fees, arising from any claim that the Listing Content or any portion of the Listing Content is false or misleading or infringes the rights of any third party.

M. **MAINTAINING INDEPENDENCE, AVOIDING CONFUSION AND ADVERTISING COMMISSIONS RATES AND COMMISSION PLANS.**

You should maintain the independence of your Office in determining the commission rates charged for your Office services and for the commission plans offered to your Sales Associates. You and your Sales Associates shall refrain from any comment, advertising, or other conduct that could lead consumers to believe that the commission rates or fees of RE/MAX offices or agents are uniform, set at any specific level, or are not negotiable. You should set commission rates or fees independently and may elect to advertise those rates or fees. Subject to your rights and responsibilities to supervise your Sales Associates, you may allow your Sales Associates to set, or prohibit your Sales Associates from setting, commission rates or fees independently, and you may allow your Sales Associates to advertise those rates or fees or prohibit them from doing so. In the event that you or your Sales Associates elect to advertise or promote commission rates or fees, or allow others affiliated with your Office to advertise or promote commission rates or fees, the advertisement shall also include the following notice to the public in a typeface at least one-half the size of the largest typeface used in the advertisement to specify the commission rates or fees being offered: “Different commission rates, fees and services may be offered by other RE/MAX franchisees and sales associates serving this market area. Commissions are negotiable and not set by law.” In addition, it shall be the responsibility of the party advertising commission rates or fees to ensure that potential clients fully understand the listing, purchasing, and marketing services that will be provided by that party in the market area.

In your Sales Associate recruitment materials, you shall refrain from any comment, advertising, or other conduct that could lead prospective Sales Associates to believe that the Sales Associate commission plans of RE/MAX offices are uniform, set at any specific level, or are not negotiable. You should set Sales Associate commission plans independently and you may elect to advertise or otherwise publish those plans. In the event that you elect to advertise or otherwise publish your Sales Associate commission plans, or allow others affiliated with your Office to advertise or otherwise publish your Sales Associate commission plans on behalf of your Office, the advertisement or other recruitment materials shall also include the following notice to prospective Sales Associates in a typeface at least one-half the size of the largest typeface used in the advertisement or other recruitment materials to specify the Sales Associate commission plan being offered: "Different commission plans, fees, and tools and services may be offered by other RE/MAX Franchisees serving this market area." In addition, it shall be your responsibility when advertising or otherwise publishing Sales Associate commission plans to ensure that prospective Sales Associates fully understand your commission plans and fees charged and the tools and services that will be provided by you in your Office.

N. COVENANT CONCERNING ANTI-TERRORISM.

You and your Owners agree to comply with and/or to assist us to the fullest extent possible in our efforts to comply with Anti-Terrorism Laws (as defined below). In connection with such compliance, you certify, represent, and warrant that neither you nor your Owner's property or interests are subject to being "blocked" under any of the Anti-Terrorism Laws, and that neither you nor your Owners are otherwise in violation of any of the Anti-Terrorism Laws. "*Anti-Terrorism Laws*" means United States Department of State Executive Order 13224, the USA PATRIOT Act, and all other present and future U.S. federal, state and local laws, ordinances, regulations, policies, lists and any other requirements of any governmental authority addressing or in any way relating to terrorist acts and acts of war. Any violation of the Anti-Terrorism Laws by you, any of your Owners, or any of your or your Owners' employees, or any "blocking" of your or any of your Owners' assets under the under the Anti-Terrorism Laws, shall constitute grounds for immediate termination of this Agreement and any other agreement that you or any of your Owners has entered into with us (or any of our Related Parties) in accordance with the termination provisions of this Agreement.

You shall notify us in writing immediately of the occurrence of any event that renders the foregoing certifications, representations and warranties of this Subsection 8.N. incorrect.

O. COMPLIANCE WITH THE UNITED STATES FOREIGN CORRUPT PRACTICES ACT.

You and your Owners represent that you are familiar with the United States Foreign Corrupt Practices Act, 15 U.S.C. §78dd-2 ("*FCPA*"), and the purposes of the FCPA. In particular, you and your owners understand the FCPA's prohibition of the payment of money or the gift of anything of value, either directly or indirectly, to a foreign official to influence the foreign official in his or her official capacity, to induce the foreign official to do or omit to do an act in violation of his or her lawful duty, or to secure any improper advantage in order to assist in obtaining or retaining business for or with, or directing business to, any person. As of the Agreement Date, a copy of the FCPA may be found on the Internet at: www.justice.gov/criminal-fraud/statutes-regulations. You and your Owners represent and warrant that you will take no action that would constitute a violation of the FCPA or any law of similar effect or nature. Further, you and your Owners represent and warrant that you are, and shall remain, in compliance with all applicable legal requirements and our and REMAX, LLC's policies against corrupt business practices, against money laundering and against facilitating or supporting persons who conspire to commit crimes or acts of terror against any person or government.

You agree to immediately notify us in writing of the occurrence of any event which renders the representations and warranties of this Subsection 8.O. incorrect.

P. CRISIS COMMUNICATIONS.

In the interest of protecting the RE/MAX brand, RE/MAX Marks and the RE/MAX System, we and/or REMAX, LLC have the absolute right, but not the obligation, to determine a response, including what steps will be taken and what communications will be made, in instances of a Crisis (as defined below), and you agree to comply with and implement our or REMAX, LLC's directions in response to a Crisis with no liability to you or your Sales Associate as a result of our of REMAX, LLC's action or inaction. "Crisis" means an event or development that we

or REMAX, LLC determines may negatively impact the RE/MAX brand in such a way that it may cause substantial harm or injury to the RE/MAX Marks, RE/MAX System, reputation, or image.

9. **GUIDANCE AND ASSISTANCE.**

A. **EDUCATION.**

Prior to the opening of the Office, you or your Owner responsible for the Office will be provided with a mandatory Initial Education Program lasting approximately 4 days at the headquarters of REMAX, LLC—or in the event of inclement weather or national emergency—via webinar. The Initial Education Program will include up to three 90-minute mandatory coaching calls spaced over the 3-month period following your attendance of the in-person portion of the Initial Education Program. You will be responsible for all travel, meal, lodging, and entertainment expenses you or anyone else from the Office incurs. The Initial Education Program will cover the broad operational spectrum of a RE/MAX office franchise including, but not limited to: recruiting and growth methods, fiscal management, brand standards as well as a technology and information security overview. Teaching methods and tools utilized will include: course workbook, digital files, and audio and visual materials. Other than materials of general usage, you or your Owner attending the Initial Education Program will be entitled to use the materials and forms distributed on a loan basis only. These materials must be returned to us upon termination or expiration of this Agreement or Abandonment of the Office. Although it is not required, sometime during the Term we recommend that you take the course titled *Complete Agent Development* or its equivalent.

You or your Owner responsible for the Office will also be required to take a 4-day Recruiting 101 education course (“**Recruiting 101**”) which must be taken within 12 months of opening the Office. Recruiting 101 will be offered at various times throughout the year at our office in the Denver, Colorado metropolitan area. You will also be responsible for all registration, travel, meal, lodging, and entertainment expenses you or anyone else from the Office incurs.

B. **OPENING ASSISTANCE.**

Prior to the opening of the Office, we and/or REMAX, LLC will make available to you one or more printed or electronic copies of office materials, which includes the Brand Standards Manual (“**Office Materials**”). These materials will also provide you with guidelines for standardization of signs, letterheads, sales, promotion, office design and other similar materials. In addition, if requested, we will assist you, at your expense, with your open house, office design and layout, conversion of sales associates, and with your initial publicity and advertising campaign.

C. **MARKETING AND PROMOTION.**

REMAX Regional or its designee will collect monies paid to (i) the Marketing Fund described in Subsection 6.D and (ii) the Hot Air Balloon Fund described in Subsection 6.E. REMAX, LLC will receive monies paid to, control and administer the Marketing Fund and REMAX, LLC or REMAX Regional will control and administer the Hot Air Balloon Fund. Although the specific use and allocation of monies in the Marketing Fund and the Hot Air Balloon Fund shall be determined by REMAX, LLC in its sole discretion and may change from time to time, all monies in the Marketing Fund, including any interest, dividends, capital gains or other income, will be used for the preparation and placement of national, international, pan-regional, regional or local advertising, and for marketing materials, promotions, and programs, public relations activities, consumer surveys, technology related services including development and maintenance and administrative costs. Examples of possible uses of the Marketing Fund include: national, regional and local television, video, radio, billboard and other out of home media advertising, print, digital, social, balloon and other media campaigns, as well as technology (which may include, without limitation, costs related to the development, operation, and maintenance of (a) remax.com and/or RE/MAX office and Sales Associate websites; (b) lead and customer relationship management solutions; (c) mobile applications; and (d) a marketing portal). REMAX, LLC reserves the right to make certain assets owned by REMAX, LLC, including REMAX, LLC’s websites, domain names, and trademarks, available to Related Parties of REMAX, LLC for purposes related to their advertising and marketing efforts, including, for example, advertising on websites owned by REMAX, LLC. In addition, the Marketing Fund may pay for special high-profile opportunities and may contribute together with some or all of the marketing and advertising funds of Independent Regions to fund national and pan-regional creative development and media purchases.

You understand that the Marketing Fund is intended to maximize general public recognition of the RE/MAX Marks and the System and services offered by RE/MAX offices. Neither we nor REMAX, LLC undertakes any obligation to ensure that expenditures by the Marketing Fund (or the Hot Air Balloon Fund, if you are in Indiana, Minnesota, or Wisconsin) are proportionate or equivalent to the contribution to it by RE/MAX offices, or that any RE/MAX office will benefit directly or in proportion to its contribution to the Marketing Fund from the development of marketing and advertising materials, or the placement of advertising. Marketing Fund fees differ depending on the state that a franchisee is located. We may at any time vary, waive, reduce, or defer Marketing Fund contributions and operations. As a result, you understand that not all franchisees contribute to the Marketing Fund on the same basis as other franchisees. Neither we nor REMAX, LLC has any fiduciary obligations to you or any other RE/MAX office in connection with the establishment of the Marketing Fund or the collection, control or administration of monies paid into it and we and REMAX, LLC expressly disavow the existence of any such fiduciary relationship.

REMAX, LLC may make available for use certain website, marketing and promotional content, including website templates, e-mail marketing materials, social media content and imagery ("**RE/MAX Marketing Content**"). You hereby acknowledge and agree that you will observe any limits on the use of such RE/MAX Marketing Content that are required by REMAX, LLC, by law, or by anyone with an interest in such RE/MAX Marketing Content. The use of any RE/MAX Marketing Content may be discontinued at any time at REMAX, LLC's sole option, and you agree to take any action required to discontinue such use when required. You further agree: (i) to use the RE/MAX Marketing Content in a manner compliant with the Brand Standards Manual; (ii) to use the RE/MAX Marketing Content only for promoting and advertising the Office and the Permitted Real Estate Service Activities specified in this Agreement, and not in any way that harms, disparages, detracts from, or devalues REMAX, LLC, REMAX Regional or our or REMAX, LLC's Related Parties and our or their respective officers, directors, employees and shareholders; (iii) to comply with any expiration date(s) for such RE/MAX Marketing Content, regardless of how such dates are communicated; (iv) upon an expiration date that applies to particular RE/MAX Marketing Content, to immediately delete, destroy, and otherwise stop any and all usage of, any products or materials, even ones that you have created or purchased, that incorporate or use any portion of such expired RE/MAX Marketing Content; (v) upon any notification from REMAX, LLC requiring that you do so, to immediately delete, destroy, and otherwise stop any and all usage of, any products or materials, even ones that you have created or purchased, that incorporate or use any portion of the RE/MAX Marketing Content that is the subject of such notification; and (vi) to the extent any RE/MAX Marketing Content includes data from an MLS or other data aggregator, to use such content in a manner compliant with all applicable requirements for the use of such data in marketing and advertising, including any MLS rules or regulations. You also hereby agree that if you modify the RE/MAX Marketing Content in any manner, including but not limited to adding your business contact information or adding localized advertising claims regarding Office performance, market presence, market share, or other claimed achievements, you do so at your own risk and you assume any and all liability for (a) any claims that such usage violates applicable rules, laws or regulations or is otherwise improper, including due to copyright infringement or a misleading or false advertisement, and (b) any and all costs incurred by REMAX, LLC arising from any claims relating to your usage of the RE/MAX Marketing Content, including court costs and attorney fees.

D. CONSULTATION AND EDUCATIONAL COURSES.

We may make available to you on a reasonable basis, either at the Office or via video conferencing, consultation and guidance relating to the RE/MAX System. We will have the right to charge you, and you agree to pay our per diem rate and all travel, lodging, meal, and related expenses incurred by us for any consulting services provided to you beyond the services ordinarily provided by us to RE/MAX offices. The time and frequency of any such services will be subject to the availability of our personnel.

E. SYSTEM RECOGNITION AND PROMOTION.

We will encourage through our efforts and in conjunction with the efforts of REMAX, LLC the use of the RE/MAX Marks and the System and RE/MAX real estate services on a national and international basis. To this end, REMAX, LLC has established and maintains a national and international referral system which will be made available to you and in which you will be obligated to participate.

F. **CONVENTIONS AND SEMINARS.**

You will be entitled to attend REMAX, LLC's annual conventions, as well as occasional educational seminars it holds, designed to enhance the image of the System, assist franchisees in recruiting potential Sales Associates and provide a forum for the exchange of ideas and information on the operation of RE/MAX offices. Attendance is highly recommended. If you decide to attend any of these conventions or seminars, you will be responsible for payment of all travel, meal, lodging, and entertainment expenses, as well as a registration fee. Nominal fees or charges may also be assessed for a variety of other social functions, as well as for educational and certification classes for obtaining professional credits.

G. **PROFESSIONAL PUBLICATIONS AND MATERIALS.**

You will be entitled to receive from time to time any publications and materials produced and distributed by REMAX, LLC to recognize the achievements of RE/MAX Sales Associates and to highlight recent and future events that are of interest to RE/MAX Affiliates. Additionally, as of the Agreement Date, REMAX, LLC makes available to all RE/MAX Affiliates via MAX/Center, a roster of approved suppliers as well as the RE/MAX Roster. All information in the RE/MAX Roster and roster of approved suppliers is owned by REMAX, LLC and is considered confidential and proprietary.

10. **RECORDS AND REPORTS.**

A. **ACCOUNTING AND RECORDS.**

During the Term, you agree to establish and maintain record keeping and accounting systems conforming to the requirements prescribed by us from time to time. All books and records of the Office shall be maintained at the Premises.

B. **REPORTS.**

You agree to furnish us in the form we prescribe from time to time:

(1) **Sales Associates and Gross Commissions Earned.**

Within 5 days after the close of each calendar month a statement listing each Sales Associate whose license is registered with your Office or any Team Office and, for each Sales Associate, the gross commissions earned and the number of transactions closed.

a. **Calculating Amounts Due in Absence of Reports.**

In the event that you fail to timely submit such statement the total number of Sales Associates for purposes of calculating Monthly Ongoing fees and Marketing Fund fees for the related month shall be deemed to be the greater of: (i) the actual number of Sales Associates affiliated with the Office; (ii) the number of Sales Associates required under Section 7 of this Agreement to be affiliated with the Office; or (iii) the average of the number of Sales Associates reported for such calendar month in each of the last 2 years, plus 10%.

b. **Failure to Report Sales Associates a Material Default.**

A failure to timely and accurately report Sales Associates licensed with your Office (including licensed assistants who support any of your Sales Associates), the gross commissions earned, and the number of transactions closed as required under Subsection 10.B. (1) and a failure to timely report the existence of Unreported Agents and their gross commissions earned and the number of transactions closed as required under Subsection 10.B.(1), shall each be deemed a material default of an essential provision of this Agreement that gives us the option of pursuing termination of this Agreement pursuant to Section 13. Alternatively, we may accept payment of back fees and dues, plus any and all applicable late charges and interest, pursuant to Subsection 6.H.

You agree to pay the back fees and dues, plus any and all applicable late charges and interest, if we offer that alternative to termination.

c. Reporting Terminated Sales Associates.

Immediately upon a Sales Associate's termination, you must furnish us with a status change form (or such other form as we may designate) reflecting the termination. If you fail to timely report the termination of a Sales Associate, you will be billed for, and required to pay, Monthly Ongoing Fees and Marketing Fund fees for each month the Sales Associate was not in your Office until the date you report the Sales Associate terminated.

(2) Financial Statements.

Within 60 days after the close of your fiscal year for federal income tax purposes, a financial statement containing a balance sheet and results of operations, including gross sales and revenues for such year; and

(3) Other Financial Reports.

Such other financial reports as we may prescribe from time to time. All financial reports, financial statements and related information shall be on forms prescribed or approved by us and shall be verified and signed by you and your chief financial officer (or other individual of comparable position). If you are in default of any provision of this Agreement, we reserve the right to require you to provide financial reports, financial statements, and related information not only for Franchisee and the Franchise, but also for the Owners, personally, and for any other businesses owned in whole or in part by some or all of the Owners. If you are operating an ancillary business without our permission, we will have the right to audit or review the financial records of that business upon request.

C. OTHER INFORMATION.

All reports and records or other information including but not limited to client information supplied to REMAX, LLC or us pursuant to Section 10 shall be considered our or REMAX, LLC's property and no such information shall be considered confidential. Subject to state laws that may be applicable, REMAX, LLC and REMAX Regional shall have the right to use, share, aggregate with other franchise information, disclose and sell all information (aggregated or not), including client information, derived from what you supply for our own business purposes and to profit from that information without providing any compensation to you.

11. INSPECTIONS AND AUDITS.

A. ACCESS TO ACCOUNTING RECORDS.

To determine whether you are complying with the reporting and payment related obligations of this Agreement, we will have the right at any time during business hours, and upon notice as provided below, to inspect, audit and copy, or cause to be inspected, audited and copied, at your Office or such other place where your accounting records may be located, the books and accounting records of the Office and other data relating to your reporting and payment obligations to us, including the books and accounting records of: (i) any business whose funds may be commingled with the funds of the Office; (ii) any other business owned or operated by you or your Owners that operates at the same location as the Office; or (iii) any other business using the RE/MAX Marks. As part of any such inspection and audit of reporting and payment related materials we also have the right to interview Office personnel and staff, inspect your computer system (including any hardware, software, or storage media and "cloud" storage sites) where your accounting records and books may be maintained and conduct such other tests, reviews and inspections of your books and accounting records deemed desirable by us. You will cooperate, and you must ensure that everyone affiliated with your Office cooperates, with us or our representatives (including but not limited to independent accountants) that may be hired by us to conduct such inspection, interviews or audit, and you will permit us or our representatives to take photographs, videos, or other electronic recordings of the Office.

We will provide you with not less than 48 hours advance notice of any inspection and audit of your reporting and payment related materials, except if a circumstance arises where we believe that criminal, unethical or other activity that adversely affects—or is likely to adversely affect—the reputation or image of the RE/MAX brand or the goodwill associated with the RE/MAX Marks is occurring in your Office. In such event, we shall have the right at any time during business hours, without notice to you, to conduct an inspection and/or audit of the reporting and payment related records of your Office. Nothing contained in this Section 11 allows REMAX, LLC or us to collect, copy, image, photograph, or make other electronic recordings of structured or unstructured data, including electronic correspondence or electronic files that you maintain or any other documents that are not specifically identified in this Agreement.

B. AUTHORIZATION FOR RELEASE OF RECORDS; AUTHORIZATION TO CONDUCT CREDIT REPORT AND BACKGROUND CHECK.

You authorize any federal, local or state body regulating or supervising real estate brokerage practices to release to us all records and information it maintains for your Office including the names of Sales Associates licensed with your Office, complaints filed against you or anyone affiliated with your Office or information pertaining to any disciplinary actions taken against you or anyone affiliated with your Office. You also authorize us to conduct a credit report, criminal background check, and/or asset investigation, on you, your Owners, or anyone affiliated with your Office, at any time (including up to 1 year after the termination or expiration of this Agreement or Abandonment of the Office), and for any reason, including but not limited to making decisions relating to the enforcement of the Agreement. You agree to fully cooperate with us in accessing information maintained by the regulatory authorities and conducting a credit report or criminal background check and, to that end, you agree to provide us with such information, execute such documents or take such other action as we deem necessary.

C. UNDERSTATEMENT OF AMOUNTS OWED/COST OF INSPECTION OR AUDIT.

In the event any such inspection or audit reveals an understatement of any fees, payments or amounts owed to us or REMAX, LLC, you must pay, within 10 days after receipt of the inspection or audit report, all such fees, payments or amounts plus interest at the rate provided in Subsection 6.H. hereof from the date originally due until the date of payment. Further, in the event an inspection or audit is made necessary by your failure to furnish reports, supporting records, or other information, as required by this Agreement, or to furnish reports, records, and information on a timely basis, or if an understatement of any amounts owed to us or REMAX, LLC for any 3 month period is determined by the audit or inspection to be greater than 5%, or if the inspection reveals other conduct that is in any way unlawful or in breach of this Agreement, you must reimburse us for the cost of the audit or inspection, including, without limitation, the charges of any of our representatives (including but not limited to independent accountants) and the travel expenses, room and board, and compensation of our employees. The foregoing remedies are in addition to all other remedies and rights we may have under this Agreement or under applicable law.

12. TRANSFER AND ASSIGNMENT PROVISIONS.

A. TRANSFER BY REMAX REGIONAL.

This Agreement is fully transferable by us and will inure to the benefit of any person or entity to whom it is transferred, or to any other legal successor to our interest in this Agreement. You consent to any such assignment or transfer. Following the effective date of transfer or assignment, you shall look solely to the transferee or assignee, and not to us, for the performance of all obligations contained in this Agreement. We will not be required to obtain your consent or provide you with any notice in connection with any such transfer or assignment. You agree to execute any documents and take such other action required or deemed necessary by us or our transferee or assignee to effect such transfer or assignment.

B. NO TRANSFER OR ASSIGNMENT BY YOU OR YOUR OWNERS WITHOUT APPROVAL.

You understand and acknowledge that the rights and duties created by this Agreement are personal to you, or if you are a Business Entity, your Owners, and that we have entered into this Agreement in reliance upon the individual or collective character, skill, aptitude, business ability, and financial capacity of you or, if appropriate, your

Owners. Accordingly, neither this Agreement, the Franchise, all or a substantial portion of the assets of the Franchise or Office, nor any interest (as defined below) belonging to you or your Owners may be voluntarily, involuntarily, directly or indirectly, sold, leased, conveyed, given away, subfranchised, sublicensed, pledged, mortgaged, assigned, transferred, encumbered or otherwise disposed of by you or your Owners (including, without limitation, by will, inheritance, declaration of or transfer in trust or by operation of law) without our prior written approval. Any such assignment, transfer or encumbrance without such approval shall have no effect and shall constitute a breach of this Agreement. A transfer of ownership of the Franchise or Office (or its assets) may only be made in conjunction with a transfer of this Agreement. For purposes of this Section and any other Section of this Agreement, an “*interest*” shall mean shares of your stock or securities convertible into shares of your stock (if you are a corporation); proprietorship, partnership, membership or other interest (if you are a Business Entity); or any other equitable or legal right in or to any shares of such stock or in any such proprietorship, partnership, membership or other interest. Any unauthorized sale, lease, conveyance, gift, subfranchise, sublicense, pledge, mortgage, assignment, transfer or encumbrance by operation of law or otherwise, or any attempt to do so, shall be deemed void and grounds for us to terminate this Agreement.

C. **CONDITIONS FOR TRANSFER OR ASSIGNMENT OF LESS THAN CONTROLLING INTEREST.**

If you, or if you are a Business Entity, your Owners, propose to transfer or assign any interest or interests totaling, in the aggregate, less than a controlling interest, we will not unreasonably withhold our consent to such transfer or assignment to persons who meet our qualifications for owners of RE/MAX offices, although we reserve the right to impose reasonable conditions as a prerequisite for receiving our approval. Such conditions may include some or all of the conditions set forth in Subsection 12.D. below, as we deem appropriate under the circumstances. “*Controlling interest*” shall be defined to be any interest greater than 50% ownership interest in a proprietorship, partnership or limited liability company or other type of business entity or, if a corporation, any interest greater than 50% of the equity and voting power of all issued and outstanding capital stock.

D. **CONDITIONS FOR TRANSFER OR ASSIGNMENT OF AGREEMENT OR CONTROLLING INTEREST IN FRANCHISE OWNER.**

If you or your Owners propose to transfer or assign this Agreement, the Franchise, the assets of the Franchise or Office or a controlling interest (as defined above), we will not unreasonably withhold our consent provided you or your Owners, as appropriate, submit to us in connection with the request for our consent such financial and other information we prescribe demonstrating that the transferee(s) or assignee(s) have sufficient business experience, aptitude, qualifications and financial resources in our judgment to operate the Office and that they otherwise meet our criteria for ownership of a RE/MAX franchise. Because we have historically placed great value on developing business relationships with, and have relied on the personal skills of, individual franchise owners, we have generally permitted transfers or assignments only to individuals or entities closely owned or held by such individuals. In addition, our franchise agreements prohibit, and we have traditionally refused to permit, franchisees from engaging in competitive businesses. Moreover, we have historically declined transfers or assignments to competitors or entities controlled by or directly or indirectly affiliated with competitors or organizations in which conflicts of interest may arise, or for which their RE/MAX real estate office will not be their principal focus. Accordingly, it shall not be deemed unreasonable for us, and we expressly reserve the right; (i) to withhold our consent to proposed transfers or assignments to institutions (whether held publicly or privately) including, by way of example only, banking or other financial institutions, mutual fund companies and insurance companies, mortgage companies and title companies; and (ii) to withhold our consent to transfers or assignments to individuals or entities offering products or services that directly or indirectly compete with the products or services offered by RE/MAX offices, REMAX Regional, or REMAX, LLC, or that are designed to bolster other business activities as opposed to focusing primarily on the RE/MAX real estate brokerage business, including without limitation, real estate, mortgage, title, insurance, relocation or franchising services.

In addition, we may require that any or all of the following conditions be met before or at the time of such assignment or transfer:

- (1) you and your Owners must be in compliance with the terms and conditions of this Agreement and any other franchise or other agreements you or your Owners may have with us;
- (2) you must pay any amounts owed to us or REMAX, LLC which are unpaid, including the entire unpaid balance of any promissory note with us and any interest due on such note;
- (3) at least 30 days prior to the date of the proposed transfer, you must submit to us for our review and prior approval all proposed transfer or assignment documents, including any purchase and sale agreements to be executed in connection with such transfer or assignment, which documents must be acceptable to us;
- (4) you must submit to us current, accurate financial statements and other documents of the proposed transferee(s) or assignee(s) sufficient to enable us to determine and to either approve or disapprove, in our sole discretion, the character, creditworthiness, business experience, professional credentials and ethical background of the proposed transferee(s) or assignee(s);
- (5) the transferee(s) or assignee(s) must meet our then current subjective and objective standards for new franchisees, including, if then applicable, those relating to relevant experience, education and licensing, background and past record of compliance with laws, financial capacity, skills, integrity and other qualities of character. The transferee(s) or assignee(s) must also execute a form authorizing REMAX Regional or REMAX, LLC to obtain a consumer report and to conduct a credit and background check;
- (6) the transferee(s) or assignee(s), if appropriate as determined by us, must agree to attend and complete to our satisfaction the RE/MAX Initial Education Program then being offered by us;
- (7) if your lease or sublease for the Premises requires it, the landlord of the Premises must have consented to the assignment of the lease or sublease of the Premises to the transferee(s) or assignee(s);
- (8) you must pay us a transfer fee equal to \$2,500 plus any amounts necessary to cover other costs, such as administrative and legal expenses, we may incur in connection with such transfer or assignment (REMAX Regional's costs could be significantly higher than the transfer fee depending upon the nature and complexity of the transaction);
- (9) the transferee(s) or assignee(s) must execute a new franchise agreement with us in the form we are then customarily using in the grant of franchises for RE/MAX offices (including any transfer addendum then being used by us), which agreement and any transfer addendum shall supersede this Agreement and may have different terms than this Agreement, including, without limitation, higher Monthly Ongoing Fees, Marketing Fund fees, Hot Air Balloon Fund fees (if applicable), Regional Development fees (if applicable), and Minimum Agent Counts. The new franchise agreement shall provide, at REMAX Regional's discretion, for either a term coinciding with the remainder of the Term or a term consistent with the terms of franchise agreements granted at the time of transfer;
- (10) the transferee(s) or assignee(s) must execute and deliver to us a transfer agreement, personal guaranty and such other documents as we may require or deem important or desirable to the preservation and protection of our rights;
- (11) you and your Owners must execute a transfer or assignment agreement or similar document which, as we may require, may include post-transfer non-competition restrictions for you and all or some of your Owners for what would have been, absent such transfer, the then-remaining term of this Agreement, and such other documents as we may require or deem important or desirable to the preservation and protection of our rights; and you and your Owners must provide us and/or our Related Parties and our and their respective officers, directors, employees and shareholders on the then current form we prescribe, a full general release and waiver in the form that we require; and
- (12) you must purchase an extended reporting period endorsement covering a period of 3 years from the date of transfer of this Agreement (as set forth in more detail in Subsection 8.D.).

You agree that it shall not be unreasonable for REMAX Regional to refuse to consent to an assignment or transfer on the basis that one or more of the above conditions have not been met. You also acknowledge and agree that each of the above conditions is for the benefit of REMAX Regional and that REMAX Regional may waive the fulfillment of any condition.

Any addendum, amendment or other modification to this Agreement that grants to you any type or kind of territorial rights is not transferable or assignable and will not become a part of the franchise relationship between REMAX Regional and the transferee(s) or assignee(s).

E. DEATH, INCOMPETENCY OR PERMANENT DISABILITY.

Upon the death, incompetency, or permanent disability (as defined below) of you or any Owner, the executor, administrator, conservator or other personal representative (“*Personal Representative*”) of such person may sell or transfer his/her interest in this Agreement and the Franchise within a reasonable time, not to exceed 6 months from the date of death or determination of incompetency or permanent disability, to a person we have approved. Such sale or transfer, including, without limitation, transfers by a will or by inheritance, will be subject to all the terms and conditions for assignments and transfers contained in this Agreement. Alternatively, the Personal Representative may choose to close the Office and terminate the Agreement within that 6-month period provided all other Owners agree with that decision and provided the Personal Representative and all other Owners give REMAX Regional at least 60 days written notice of their election to terminate, any and all outstanding fees have been paid in full, and they sign a termination and mutual release agreement. During that 6-month period, the Office must be under the primary supervision of a manager who has a valid state real estate broker license and otherwise meets our management qualifications. Failure to appoint such a manager or to dispose of such interest within that 6-month period of time will constitute grounds for immediate termination of this Agreement.

For purposes of this Agreement, “*incompetency*” or “*permanent disability*” shall mean the inability to perform the usual and customary tasks necessary to operate the Office in compliance with the terms and conditions of this Agreement through the remainder of the Term. If requested by REMAX Regional, you or your Personal Representative shall provide REMAX Regional with a written opinion from your medical doctor stating that you are incompetent or that you have a permanent disability rendering you unable to operate the Office for the remainder of the Term.

F. TRANSFER TO A BUSINESS ENTITY.

If you are in full compliance with this Agreement, we will not unreasonably withhold our approval of a proposed assignment or transfer of this Agreement to a Business Entity provided you, or if there is more than one of you, all of you together, maintain and own a controlling interest (as defined above) in the Business Entity and, if you have not already done so, you execute a Guaranty and Assumption of Obligations, in the form prescribed by us, in which you personally guarantee and agree to be bound by, and responsible for the performance of, all of the terms, conditions, covenants and obligations under this Agreement. In addition, we reserve the right to impose reasonable conditions as a prerequisite for receiving our approval to any proposed assignment or transfer to a Business Entity. Such conditions may include some or all of the conditions set forth in Subsection 12.D. above, as we deem appropriate under the circumstances, except that we will not charge a transfer fee for any permitted assignment or transfer under this Subsection 12.F. that occurs within 1 year of the Agreement Date. In the case of assignment or transfer of this Agreement to a Business Entity, the Business Entity shall conduct no business other than the business of the Office and must be managed by one of the principal owners of the Business Entity or a manager as defined in Subsection 8.F. All Business Entities must comply fully with Subsection 8.E. of this Agreement. The articles of incorporation, by-laws, articles of partnership, partnership agreement and other organizational documents of the Business Entity shall recite that the issuance and transfer of any interest therein is restricted by the terms of this Section 12 and all issued and outstanding stock certificates of any corporation shall bear a legend reflecting or referring to the restrictions of this Section 12. Transfers of shares or of partnership, membership or other interests will be subject to the provisions of this Section 12.

G. **EFFECT OF APPROVAL OF TRANSFER OR ASSIGNMENT.**

Our approval of or consent to a transfer or assignment of any interest subject to the restrictions of this Section 12 shall not constitute a waiver of any claims we may have against the transferor or assignor under this Agreement, nor shall it be deemed a waiver of our right to demand exact compliance with any of the terms or conditions of the new franchise agreement by the assignee(s) or transferee(s).

13. **TERMINATION OF THE FRANCHISE.**

A. **TERMINATION BY REMAX REGIONAL WITH CAUSE.**

You will be deemed to be in material default of an essential condition of this Agreement in the event of the occurrence of any of the specific defaults listed in Subsections 13.B., 13.C., and 13.D. below. You acknowledge and agree that the occurrence of any such material default will constitute just and good cause for termination of your rights under this Agreement, or any other franchise agreement between you or your Owners and REMAX Regional and any of our Related Parties, and that our right to terminate this Agreement based on any such material default is reasonable and that such provisions are lawful requirements of this Agreement.

B. **IMMEDIATE TERMINATION.**

You will be in material default of an essential condition of this Agreement and we have the right to terminate this Agreement effective upon delivery of notice of termination to you and without providing an opportunity to cure, if:

(1) you and REMAX Regional, acting reasonably and in good faith, have not agreed on a location for the Office within 90 days of the Agreement Date;

(2) you fail to open the Office and begin business operations in compliance with the terms and provisions of this Agreement within 180 days of the Agreement Date;

(3) you or your Owner responsible for the Office fails to attend, prior to the opening of the Office or within 30 days of the Agreement Date, whichever is sooner, the RE/MAX Initial Education Program that REMAX, LLC conducts for new franchisees;

(4) you voluntarily abandon, surrender, transfer control of or lose the right to occupy the Premises, or fail to actively operate the Office, for a period in excess of 5 consecutive business days, unless your failure to do so is caused by fire, flood, earthquake or other similar cause beyond your reasonable control, as more fully set forth in Subsection 15.AA.;

(5) you or any of your Owners sell, lease, convey, give away, subfranchise, sublicense, pledge, mortgage, assign, transfer, encumber or otherwise dispose of any direct or indirect interest in this Agreement, the Franchise, the assets of the Franchise or Office or any interest in violation of the provisions of Section 12 of this Agreement;

(6) a voluntary or involuntary petition in bankruptcy is filed by or against you or any of your Owners unless such petition is set aside, withdrawn or ceases to be in effect within 20 days of the date of any such filing;

(7) you or one of your Owners or the Business Entity is declared or judicially determined to be insolvent or all or a substantial part of your or your Owner's assets are assigned to or for the benefit of any creditor, or you admit your inability to pay your debts as they become due, or a liquidator, trustee in bankruptcy, custodian, receiver, receiver and manager, sheriff, or any other officer with similar powers is appointed temporarily or permanently, either privately or by a court of competent authority for or over you, one of your Owners or over the Business Entity;

(8) if you are a Business Entity, the Business Entity is seized, taken over or foreclosed by a governmental official in the exercise of its duties, or seized, taken over or foreclosed by a creditor, lien holder or lessor, a final judgment against you remains unsatisfied for 30 days or a levy of execution has been made upon the Business Entity or upon any property used by the Business Entity and it is not discharged within 5 days of such levy;

(9) your or any of your Owners' real estate license is suspended or revoked by the governing real estate commission; or you or any of your Owners or your or your Owners' spouses or domestic partners, Sales Associates or other persons affiliated with or represented as being affiliated with your Office materially violate laws applicable to real estate brokerage and related activities or are convicted of or plead no contest to any crime or offense or engage in other conduct or activity that REMAX Regional reasonably believes adversely affects or is likely to adversely affect the reputation or image of the Office, other RE/MAX offices or RE/MAX Affiliates, REMAX, LLC, or the goodwill associated with the RE/MAX Marks or the System; or you or any of your Owners engage in any other conduct or activity that is unprofessional, unethical, dishonest or disruptive to the effective operation of the Office;

(10) you fail to comply with any federal, state or local law applicable to the operation of the Franchise within 10 days after notification of noncompliance from us or any applicable agency;

(11) you or any of your Owners, or anyone affiliated with your Office, is determined to be in violation of an Anti-Terrorism Law (as defined in Subsection 8.N.) or the FCPA (as defined in Subsection 8.O.), or otherwise violates any provisions of Subsection 8.N. or Subsection 8.O.;

(12) you or your Owners make any misrepresentation to us, or omit any material information—including but not limited to information bearing on your or your Owners' integrity or other qualities of character—in your application for the rights granted by this Agreement or in the financial information provided by you and your Owners;

(13) you (or if you are an entity, your Owners), your spouse or domestic partner, or any of your Sales Associates (including, but not limited to, your manager or designated or managing broker of record), during the Term, directly or indirectly, as an officer, director, shareholder, member, partner, manager, employee, agent or otherwise, operate, manage, own, have an interest in or become affiliated with in any other way (1) any non-RE/MAX real estate service business; or (2) any other business or enterprise offering products or services that directly or indirectly competes with the products and services offered by RE/MAX offices, REMAX Regional, or any of our Related Parties in violation of Subsection 5.F of this Agreement;

(14) you fail to timely comply with the requirements of Subsection 2.E. of this Agreement;

(15) you or any of your Owners fail on 3 or more separate occasions within any 12 consecutive month period to comply with this Agreement or any mandatory elements of the System we prescribe, regardless of whether such failures to comply happen at the same time or at different times within the 12 consecutive month period, and regardless of whether such failures to comply are corrected after notice is given to you; or

(16) you or any of your Owners fail to comply with any requirement, obligation (including, if an agreement has expired or terminated, a surviving obligation), term or condition of any other franchise or other agreement between you or your Owners and us or any of our Related Parties, and do not cure such default in accordance with the terms of such other agreement.

C. **10 DAYS NOTICE.**

We have the right to terminate this Agreement effective 10 days after providing written notice to you if:

(1) you or your Owners do not pay when due any monies owed to us or REMAX, LLC;

(2) you or your Owners default under the terms of any promissory note executed in favor of us or REMAX, LLC;

(3) you or your Owners fail to report to us all Sales Associates affiliated with the Office or any Team Office for any month or fail to comply with any of the other records and reporting requirements set forth in Section 10 of this Agreement; or

(4) there is a failure to appoint a manager or dispose of an ownership interest upon the death, incompetency or permanent disability of you or an Owner as provided in Subsection 12.E.

This notice will advise you, and you hereby understand and agree, that if the default is not cured within 10 days, this Agreement automatically terminates at the end of such 10 days without further notice from us.

D. 30 DAYS NOTICE.

We have the right to terminate this Agreement effective 30 days after providing written notice to you if:

(1) you or your Owners fail to meet and maintain your Minimum Agent Count as provided in Section 7 of this Agreement;

(2) you or your Owners fail to obtain the insurance coverage identified in Subsection 8.D. of this Agreement; or

(3) you or your Owners fail to comply with any other provision of this Agreement or any standard, procedure, policy, or guideline prescribed by us or REMAX, LLC.

This notice will advise you, and you hereby understand and agree, that if the default is not cured within 30 days, this Agreement automatically terminates at the end of such 30 days without further notice from us.

14. RIGHTS AND OBLIGATIONS OF REMAX REGIONAL AND FRANCHISE OWNER UPON TERMINATION OR EXPIRATION OF THE FRANCHISE OR ABANDONMENT OF THE OFFICE OR TERMINATION OR EXPIRATION OF THE REGIONAL FRANCHISE AGREEMENT BETWEEN REMAX REGIONAL AND REMAX, LLC.

A. PAYMENT OF AMOUNTS OWED TO REMAX REGIONAL AND REMAX, LLC.

You agree to pay us within 5 days after the effective date of termination or expiration of the Franchise, or Abandonment of the Office, or at any later date that the amounts due to us are determined, such Monthly Ongoing Fees, Marketing Fund fees, Hot Air Balloon Fund fees (if applicable), Regional Development fees (if applicable), Lost Future Revenue, and all other amounts owed to us and REMAX, LLC which are then unpaid.

B. DE-IDENTIFICATION.

You and your Owners agree that after the termination, expiration, non-renewal or Abandonment of the Franchise you and your Owners will, at your sole expense, ensure that you, your Owners and each of your Sales Associates:

(1) immediately and clearly distinguish your operations from RE/MAX and the System, so as to avoid any possibility of confusion to the public, and not directly or indirectly at any time identify any business with which you are associated as being a current or former RE/MAX office or franchisee or otherwise use the System or hold yourself out to the public in any way as being or as having been affiliated with us, REMAX, LLC or other RE/MAX Affiliates;

(2) immediately cease use of the RE/MAX Marks, including removing, erasing or obliterating the RE/MAX Marks from your letterhead, stationery, printed matter, advertising, websites and web pages (including without limitation, in visual content, hyperlinks, source code, meta tags, and third-party directory

listings), software applications, social media services and other materials as well as all words and designations indicating that you are or were associated or affiliated with us, REMAX, LLC or other RE/MAX Affiliates;

(3) immediately take any action that may be required, including filing all necessary paperwork, to cancel all trade, fictitious or assumed names or equivalent registrations which contain any reference to any RE/MAX Mark or any variation thereof. In addition, if you did not use the Non-RE/MAX Trade Name Terms with a non-RE/MAX real estate office for at least 3 years prior to Franchisee's first date of affiliation with the RE/MAX System, then you further agree that upon a termination, Abandonment, or expiration of this Agreement that is subject to the provisions of Subsection 14.J. below (a "**Restrictive Event**"), REMAX Regional reserves the right to require that neither you nor your Owners, officers, or guarantors, nor any of your or their spouses or domestic partners will, for a period of 1 year from the date of the Restrictive Event, use the Non-RE/MAX Trade Name Terms (alone or with additional terms added) as a trade name, trademark, service mark, domain name, social media screen name or user name, or email address;

(4) immediately notify your clients, your state real estate commission, and any boards or professional associations that you or your Office may belong to, that your Office is no longer in existence and, unless you have affiliated with another RE/MAX office, that you are no longer affiliated with the RE/MAX organization;

(5) immediately assign and transfer all of the RE/MAX Formative Domain Names or other domain names that include the RE/MAX Marks (or any variation thereof) or any other service marks or trademarks of REMAX, LLC that you register, and all those that your Sales Associates have registered, to us, REMAX, LLC or our or REMAX, LLC's designee or, if we so direct, to deactivate and delete from the domain name registrar's records some or all of such domain names or take such actions regarding such domain name(s) as we may direct;

(6) immediately take any action that may be required to cancel, or at our request transfer to us, REMAX, LLC or our or REMAX, LLC's designee, all pseudonyms, logins, and identifiers (including but not limited to vanity license plates, user names, instant messaging and social media screen names, handles and user names, and email addresses) that contain any reference to any RE/MAX Marks or any variation thereof;

(7) refrain from adopting or using in any manner, or for any purpose, the RE/MAX Marks, or any other service marks or trademarks of REMAX, LLC, or any confusingly similar marks, including without limitation: (i) the RE/MAX red-over-white-over-blue trade dress, the property sign designs set forth in the Brand Standards Manual, or any other trade dress or property sign designs that on review are deemed by us to be confusingly similar to the RE/MAX trade dress or property sign designs set forth in the Brand Standards Manual; or (ii) the terms "RE/MAX," "REMAX" or "MAX" or any other term that begins with the prefix "RE" or includes "MAX", or any other term, logo or designs that include the "/" element, or any other term that on review is deemed by us to create a possibility of confusion or question regarding your or your Owners' affiliation with or sponsorship or endorsement by the RE/MAX organization. You further agree to refrain from the use of any property sign, trade dress or identity scheme that includes lateral elements in red and blue separated by a white element, from the use of a design comprised of a three horizontal bar design, and from the use of a hot air balloon, a hot air balloon symbol or similarly shaped symbol;

(8) refrain from referring to designations, certifications, awards or recognition that we, REMAX, LLC or any of our or REMAX, LLC's Related Parties may have granted to you or your Owners at any time during your affiliation with the RE/MAX Network in any form of advertising or promotion;

(9) if you retain possession of the Premises or, if you do not, prior to vacating the Premises, immediately and completely remove or modify any signage bearing the RE/MAX Marks (rather than merely covering such signage) and remove or modify any part of the interior and exterior decor that we deem necessary to disassociate the Premises: (i) from the appearance of a RE/MAX office; or (ii) if circumstances warrant in our sole discretion, from the non-RE/MAX portion of the trade name. In each case, you agree to immediately provide evidence (such as photographs) to us that demonstrates your compliance with these

signage obligations. If you do not take the actions that we or REMAX, LLC request within 10 days after notice from us or REMAX, LLC, you agree that we or REMAX, LLC have the right to enter the Premises, if you retain them, or to arrange entry with the owner of the Premises if you do not retain them, and make the required changes at your expense and without liability to you or other third parties for trespass or any other claim, and you agree to reimburse us and REMAX, LLC for those expenses on demand. You acknowledge and agree that by executing this Agreement, you grant REMAX Regional and REMAX, LLC a power of attorney that enables them or their designees to take, on your behalf, any and all actions required to effectuate the provisions of this Subsection 14.B.(9);

(10) deliver to REMAX Regional all Office Materials, and any other RE/MAX specific materials that you received from REMAX Regional or REMAX, LLC, as set forth in Subsection 8.B. of this Agreement, as well as any RE/MAX Marketing Content; and

(11) refrain from directly or indirectly disputing the validity of the RE/MAX Marks or REMAX, LLC's ownership thereof, or challenging any application or registration owned by REMAX, LLC for a RE/MAX Mark.

You agree that you will be responsible for ensuring your Sales Associates comply with the provisions of this Subsection 14.B. You also agree that any Owners who assign or transfer this Agreement, or any interest belonging to them, prior to termination or expiration of the Franchise, or Abandonment of the Office, must comply with the de-identification obligations set forth in the most current version of the Essential ICA Provisions available at the time of such assignment or transfer.

C. **CONFIDENTIAL INFORMATION.**

You agree that on termination or expiration of the Franchise, or Abandonment of the Office, you and your Owners will immediately cease to use, but maintain the confidentiality over, any of the Confidential Information, Office Materials, procedures, techniques, all other manuals, forms, rosters or other materials, regardless of format (and all of any such items) acquired from us or REMAX, LLC, and agree not to use, sell, convey, display or share, in whole or in part, any of such items for any purpose. You and your Owners further agree to return all such items to us or destroy them in a secure manner.

D. **CONTINUING OBLIGATIONS.**

All obligations of this Agreement (whether yours or ours) which expressly or by their nature are intended to survive the expiration or termination of this Agreement, or the Abandonment of the Office, will continue in full force and effect after and notwithstanding such expiration, termination, or Abandonment until such obligations are satisfied in full or by their nature expire.

E. **MONETARY OBLIGATIONS NOT RELEASED.**

Termination or expiration of this Agreement, or Abandonment of the Office, shall not terminate any monetary obligation that you may owe to us or REMAX, LLC or to any other person or entity as may be required by this Agreement, and shall not entitle you to any refund of any monies previously paid pursuant to this Agreement.

F. **TERMINATION NOT EXCLUSIVE REMEDY.**

Termination of this Agreement by us shall not be an exclusive remedy and shall not in any way affect our rights, or the rights of REMAX, LLC, to receive or collect fees, dues or other amounts required to have been paid by you under this Agreement, to enforce the provisions of this Agreement against you or to sue for damages or to pursue any other legal or equitable remedy for a breach of this Agreement by you.

If you have received any Franchisee Incentives from REMAX Regional and you default in any of your material obligations under this Agreement, including but not limited to your failure to provide proper notice of your intent to renew in accordance with Section 2.E above, REMAX Regional reserves the right to terminate your eligibility for any and all such then-current and future Franchisee Incentives, even if you cure such default. If you fail to cure

any such default within the cure period provided in this Agreement, or if such default cannot be cured, or if you Abandon the Office, REMAX Regional reserves the right to require you on demand to repay any Franchisee Incentives that you received from REMAX Regional prior to such default.

G. RIGHT TO MEET WITH SALES ASSOCIATES.

In order to facilitate an orderly and efficient transition and to preserve the goodwill associated with the RE/MAX brand and RE/MAX Marks in the event of termination or expiration of this Agreement, or Abandonment of the Office, you agree that we shall have the right to contact and communicate personally with any or all of your Sales Associates to solicit and/or to discuss with them their options for continued affiliation with other RE/MAX offices and/or opportunities to purchase a RE/MAX franchise:

- (1) at any time if you tell us that you do not intend to renew;
- (2) 180 days prior to expiration of this Agreement if you fail to timely provide us with notice of your intentions regarding renewal;
- (3) 90 days prior to expiration of this Agreement if you timely elect to renew, but fail to timely sign the new form of franchise agreement or pay the renewal fee (or the first installment thereof) as required by Subsection 2.E. of this Agreement;
- (4) immediately after notice of default has been delivered to you (including during any period of time you may have to cure defaults) or immediately after notice of default has been delivered to any office under any other agreement between REMAX Regional or any of our Related Parties and: (a) you; (b) any of your Owners; or (c) any Business Entity in which you or any of your Owners has a controlling interest;
- (5) immediately after we have determined that you intend to Abandon or have Abandoned your Office, or any office under any other agreement between REMAX Regional or any of our Related Parties and: (a) you; (b) any of your Owners; or (c) any Business Entity in which you or any of your Owners has a controlling interest; or
- (6) upon and at any time after expiration of this Agreement during which, with our permission, you continue to operate the Office on a month-to-month holdover basis as provided in Subsection 2.E of this Agreement.

H. DAMAGES.

Notwithstanding anything contained herein, in addition to any other remedies provided for herein or under applicable law, you agree that after passage of a 10 day period following the termination or expiration of this Agreement or Abandonment of the Office the sum of \$500 shall be paid to us for each day you fail to perform your obligations under any of the following Subsections 14.B.(1), (2), (3), (4), (5), (6), and 14.C., which monetary amount shall be regarded as liquidated damages and not as a penalty. This section does not limit or affect in any way you or your Owners' liability for trademark infringement, trademark counterfeiting, unfair competition or breach of contract, nor affect or limit the right of REMAX Regional or REMAX, LLC to seek or obtain injunctive relief, specific performance or other extraordinary relief.

I. FUTURE BUSINESS AND RESIDENCE ADDRESSES.

For 3 years following the termination or expiration of this Agreement, or Abandonment of the Office you agree to keep us advised of the current business and residential address(es), email address(es), and telephone numbers of you and your Owners, as well as the business address and telephone number of all such persons' employers, if any.

J. POST TERMINATION NON-COMPETITION AGREEMENT.

You agree that: upon (i) termination of this Agreement for cause, including for Abandonment of the Office; or (ii) the expiration of this Agreement and the Franchise without proper renewal after you have provided a notice of

intent to renew as required by the Agreement; or (iii) the non-renewal of this Agreement after failure to provide proper notice of intent to renew as prescribed in this Agreement, neither you nor your Owners, officers or guarantors, nor any of their spouses or domestic partners will, for a period of 1 year from the effective date of Abandonment, termination, expiration, or non-renewal:

(1) become, directly or indirectly, as an officer, director, shareholder, member, licensee, partner, or manager of, or otherwise directly or indirectly operate, manage, own, or have any ownership interest in:

(i) any existing or newly created real estate brokerage business that is a licensee, franchisee or affiliate of any franchising organization or non-franchised network, including but not limited to a virtual brokerage that competes with REMAX Regional or its Related Parties; or

(ii) any franchising organization or non-franchised business of 2 or more offices that competes with REMAX Regional or its Related Parties (including but not limited to any franchising organization or non-franchised business of 2 or more offices that is related to the Abandonment of the Office, or to the termination or non-renewal of this Agreement and any other franchise agreements between you and REMAX Regional); or

(iii) a virtual brokerage whose products or services compete with the products and services offered by RE/MAX offices, REMAX Regional or any of REMAX Regional's Related Parties, or

(2) sell the assets of the Office to a licensee, franchisee or affiliate of any franchising organization or non-franchised network, including but not limited to a virtual real estate brokerage business whose products or services compete with the products and services offered by RE/MAX offices or REMAX Regional or its Related Parties.

Nothing in this Subsection shall be deemed to restrict affiliation solely as a real estate agent with a franchisee of any franchising organization or non-franchised network. However, for a period of 1 year from the effective date of Abandonment, termination, expiration, or non-renewal, you and your Owners, officers and guarantors, as well as your and their spouses and domestic partners, will be restricted from affiliating with a virtual based brokerage in which you receive a revenue stream or are soliciting or have solicited your current or former Sales Associates to affiliate with such virtual brokerage.

K. ERRORS AND OMISSIONS INSURANCE.

You agree that immediately after the termination or expiration of the Franchise, or the Abandonment of the Office, you will purchase an extended reporting period endorsement covering a period of 3 years from the date of termination of this Agreement or the Abandonment of the Office (as set forth in more detail in Subsection 8.D.).

L. TERMINATION OF REGIONAL FRANCHISE AGREEMENT BETWEEN REMAX REGIONAL AND REMAX, LLC.

You understand and acknowledge that REMAX Regional and REMAX, LLC are parties to a regional master franchise agreement which authorizes REMAX Regional to sell franchises for RE/MAX offices. REMAX, LLC may terminate the regional master franchise agreement if REMAX Regional materially violates its terms. You acknowledge that in the event of the termination or expiration of the regional master franchise agreement between REMAX Regional and REMAX, LLC, REMAX, LLC shall have the option, to be exercised in its sole discretion, to elect to assume REMAX Regional's rights and obligations under this Agreement (or to designate another party to assume such rights and obligations) or to immediately terminate this Agreement upon notice to you. If REMAX, LLC elects to assume (or to designate another party to assume) such rights and obligations, you consent to the assumption and the assignment of all related rights under this Agreement, and you agree to execute any documents and take such other actions required or deemed necessary by REMAX, LLC to effect such assumption and assignment. You further agree that in the event of such an assumption and assignment, you shall hold REMAX, LLC harmless from any

obligation for performance or liability for default or non-performance by REMAX Regional under this Agreement which arises before the effective date of the assumption and assignment.

15. **CONSTRUCTION OF AGREEMENT AND ENFORCEMENT.**

A. **INVALID PROVISIONS; SUBSTITUTION OF VALID PROVISIONS.**

If any law or court order requires a greater advance notice of the termination or non-renewal of this Agreement than is required under this Agreement, or the taking of some other action which is not required by this Agreement, the notice and/or other action required by law or such order shall apply. If any portion or provision of this Agreement or any specification, standard, policy or guideline we prescribe is inconsistent with, or rendered invalid or unenforceable by, any law or court order, the inconsistent, invalid or unenforceable portion or provision shall be modified so as to be valid and enforceable. If such portion or provision of this Agreement cannot be saved, it shall be stricken and its deletion shall not affect the validity or enforceability of the other portions or provisions of this Agreement or such specification, standard, policy or guideline.

B. **UNILATERAL WAIVER OF OBLIGATIONS.**

Either of us may, by written notice, unilaterally waive or reduce any obligation or restriction of the other party under this Agreement. The waiver or reduction may be revoked at any time for any reason on 10 days' written notice.

C. **CONSENTS.**

Whenever this Agreement requires our advance approval or consent, you agree to make a timely written request for it. Our approval or consent will not be valid unless it is in writing. Except where this Agreement expressly obligates us to reasonably approve or not unreasonably withhold our approval of any of your actions or requests, we have the absolute right to refuse any request by you or to withhold our approval of any action or omission by you.

Whenever we or REMAX, LLC have reserved in this Agreement a right to take or withhold an action, or to grant or decline to grant you a right to take or omit an action, except as otherwise expressly and specifically provided in this Agreement, we and/or REMAX, LLC may make decisions or exercise rights on the basis of the information readily available to us, and our judgment of what is in our best interests and/or in the best interests of the RE/MAX Network, at the time our decision is made, shall be deemed to be reasonable and enforceable, without regard to whether other reasonable or even arguably preferable alternative decisions could have been made by us and without regard to whether our decision or the action we take promotes our financial or other individual interest. In addition, for avoidance of doubt, whenever we agree to exercise our rights reasonably or in good faith, we will satisfy our obligations if we exercise reasonable business judgment in making our decision or exercising our rights. Examples of items that will promote or benefit the System include, without limitation, enhancing the value of the RE/MAX Marks, improving customer service and satisfaction, improving product quality, improving uniformity, enhancing or encouraging modernization and improving the competitive position of the System.

D. **NO GUARANTEES.**

If in connection with this Agreement we provide to you any waiver, approval, consent, or suggestion, or if we neglect or delay our response or deny any request for any of those, we will not be deemed to have made any warranties or guarantees which you may rely on, and will not assume any liability or obligation to you.

E. **NO WAIVER.**

If at any time we do not exercise a right or power available to us under this Agreement or do not insist on your strict compliance with the terms of the Agreement, or if there develops a custom or practice which is at variance with the terms of this Agreement, we will not be deemed to have waived our right to demand exact compliance with any of the terms of this Agreement at a later time, with or without notice to you. Similarly, our waiver of any particular breach or series of breaches under this Agreement or under any other agreement between us and any franchisee will not affect our rights with respect to any later breach, nor shall any delay or omission by us in exercising any rights

arising from a default affect or impair any rights as to said default or subsequent defaults. It will also not be deemed to be a waiver of any breach of this Agreement for us to accept payments which are due to us under this Agreement.

F. **CUMULATIVE REMEDIES.**

The rights and remedies specifically granted to us by this Agreement will not be deemed to prohibit us from exercising any other right or remedy provided under this Agreement or permitted by law or equity.

G. **SPECIFIC PERFORMANCE; INJUNCTIVE RELIEF.**

You agree that we may, without being required to post a bond or other security and without needing to present evidence of irreparable harm, and even if this Agreement has been terminated or has expired or you have Abandoned the Office, obtain temporary and permanent injunctions and orders of specific performance (1) to enforce the provisions of this Agreement relating to your use of the RE/MAX Marks and your non-disclosure and non-competition obligations under this Agreement; (2) to prohibit any act or omission by you or your agents or employees that constitutes a violation of any applicable law, ordinance or regulation, constitutes a danger to the public, or may impair the goodwill associated with the RE/MAX Marks, the System, us, REMAX, LLC or other RE/MAX Affiliates; or (3) to prevent any other irreparable harm to our interests.

H. **COSTS AND LEGAL FEES.**

If we engage legal counsel in connection with any failure by you or your Owners to comply with this Agreement, you shall reimburse us and/or REMAX, LLC, upon demand, for the costs and expenses incurred by us and/or REMAX, LLC as a result of such failure, including, without limitation, reasonable accountants' , attorneys' , attorneys' assistants' , expert fees, cost of investigation and proof of facts, court costs, other litigation expenses and travel and living expenses, and costs of collection including, without limitation, court costs and 33.33% collection fees, whether incurred prior to, in preparation for, in contemplation of or in connection with the filing of any judicial proceeding to enforce this Agreement (including without limitation all costs and expenses incurred by us with respect to any counterclaims brought by us in any legal proceedings initiated by you or your Owners). This provision does not limit in any way our or REMAX, LLC's right to seek any other costs and expenses which may be governed by applicable court rules and claimable in the context of a legal proceeding. You and your Owners shall be responsible for your own such costs and expenses. This provision shall survive termination or expiration of this Agreement, or Abandonment of the Office.

I. **WAIVER OF PUNITIVE DAMAGES AND JURY TRIAL.**

THE PARTIES HEREBY WAIVE TO THE FULLEST EXTENT PERMITTED BY LAW, ANY RIGHT TO OR CLAIM FOR ANY AGGRAVATED, PUNITIVE OR EXEMPLARY DAMAGES AGAINST THE OTHER AND AGREE THAT IN THE EVENT OF A DISPUTE BETWEEN THEM EACH WILL BE LIMITED TO THE RECOVERY OF ANY ACTUAL COMPENSATORY DAMAGES. THE PARTIES IRREVOCABLY WAIVE TRIAL BY JURY IN ANY ACTION OR PROCEEDING BROUGHT BY EITHER OF THEM.

J. **WAIVER OF CLASS ACTION.**

THE PARTIES RECOGNIZE THAT THEIR RELATIONSHIP IS UNIQUE AND THAT EACH FRANCHISEE IS SITUATED DIFFERENTLY FROM ALL OTHER FRANCHISEES, AND THAT NO ONE FRANCHISEE CAN ADEQUATELY REPRESENT THE INTEREST OF OTHERS. THEREFORE, THE PARTIES AGREE THAT ANY LEGAL PROCEEDING SHALL BE CONDUCTED AND RESOLVED ON AN INDIVIDUAL BASIS ONLY AND NOT ON A CLASS-WIDE, MULTIPLE PLAINTIFF, CONSOLIDATED OR SIMILAR BASIS. TO THE EXTENT PERMITTED BY LAW, YOU AGREE THAT ANY JUDICIAL PROCEEDING WILL BE CONSIDERED AS TO ITS FACTS AND WILL NOT BE COMMENCED OR PROCEEDED WITH AS A CLASS ACTION. TO THE EXTENT PERMITTED BY LAW, YOU AND EACH OF YOUR OWNERS WAIVE ANY RIGHT TO PROCEED AGAINST REMAX REGIONAL OR REMAX, LLC BY WAY OF CLASS ACTION.

K. **GOVERNING LAW/CONSENT TO JURISDICTION.**

EXCEPT TO THE EXTENT GOVERNED BY THE UNITED STATES TRADEMARK ACT OF 1946 (LANHAM ACT, 15 U.S.C. §§1051 ET SEQ.), THIS AGREEMENT AND THE FRANCHISE WILL BE GOVERNED BY THE INTERNAL LAWS OF THE STATE OF COLORADO (WITHOUT REFERENCE TO ITS CHOICE OF LAW AND CONFLICT OF LAW RULES). YOU AGREE THAT ANY ACTION ARISING OUT OF OR RELATING IN ANY MANNER TO THIS AGREEMENT SHALL BE INSTITUTED IN, AND ONLY IN, A STATE OR FEDERAL COURT OF GENERAL JURISDICTION IN THE COUNTY OF DENVER, STATE OF COLORADO AND YOU IRREVOCABLY SUBMIT TO THE JURISDICTION OF SUCH COURTS AND WAIVE ANY OBJECTION YOU MAY HAVE TO EITHER THE EXCLUSIVE JURISDICTION OR VENUE OF SUCH COURT; PROVIDED, HOWEVER, WITH RESPECT TO ANY ACTION RELATING TO THE RE/MAX MARKS, OR ANY ACTION FOR INJUNCTIVE OR OTHER EXTRAORDINARY RELIEF, WE MAY BRING SUCH ACTION IN ANY STATE OR FEDERAL DISTRICT COURT THAT HAS JURISDICTION.

L. **SERVICE OF PROCESS AND YOUR CONSENT TO ALTERNATIVE SERVICE OF PROCESS.**

As an alternative to service of process under applicable law, you and your Owners hereby irrevocably consent to service of process of any summons, complaint, or other process arising from your and/or your Owner's breach of this Agreement by certified or registered mail, or overnight courier, directed to you and/or your Owners at the address that you have identified for the Premises or that you or your Owners have identified in Exhibit A to this Agreement. Nothing in this Agreement will affect the right of REMAX Regional, REMAX, LLC, or our or their Related Parties to serve process in any other manner permitted by applicable law.

M. **BINDING EFFECT.**

This Agreement is binding on and will inure to the benefit of our successors and assigns and will be binding on and inure to the benefit of your successors and assigns, and if you are an individual, on and to your heirs, executors and administrators.

N. **MODIFICATION OF FRANCHISE AGREEMENT.**

This Agreement may not be modified, amended or altered except by an instrument signed by all of the parties to this Agreement. Notwithstanding the preceding sentence, you understand and agree that we or REMAX, LLC may, from time to time, to preserve and enhance the reputation of the RE/MAX organization, issue new (or amend or modify existing) brand standards pertaining to the System, provided that the mandatory elements of the System pertain to the goodwill or protection of the RE/MAX Marks. In addition, you agree that you will execute any amendments or modifications to this Agreement as may from time to time be required as a result of changes in governing law.

O. **NO LIABILITY TO OTHERS; NO OTHER BENEFICIARIES.**

We will not, because of this Agreement or by virtue of any approvals, consent, advice or services provided to you, be liable to any person or legal entity who is not a party to this Agreement. You understand that you are not a third-party beneficiary of any other franchise agreement between us and other RE/MAX franchisees and that you have no independent right to enforce the terms of, or require performance under, any other franchise agreement.

P. **PARAGRAPH HEADINGS/CONSTRUCTION.**

All headings of the various Sections and Subsections of this Agreement are for convenience only and do not affect the meaning or construction of any provision. References to any gender in this Agreement shall include any other gender. Reference to our ability to terminate this Agreement for a specific default shall not create an implication that we do not have the right to terminate this Agreement for other defaults.

Q. **GUARANTY; JOINT AND SEVERAL LIABILITY.**

You or, if you are a Business Entity, each of your Owners, must sign the Guaranty and Assumption of Obligations, attached to this Agreement.

In addition, if the Franchise Owner consists of more than one person or Business Entity, or a combination thereof (i) the obligation and liabilities to REMAX Regional of each such person or Business Entity are joint and several; (ii) a right under the Agreement exercised by any one of them is deemed to be exercised jointly; and (iii) a representation, warranty, or undertaking made by one person or Business Entity is deemed to be a representation made by each of them.

R. **MULTIPLE ORIGINALS.**

This Agreement may be executed using multiple copies, each of which will be deemed an original.

S. **TIMING IS IMPORTANT.**

Time is of the essence of this Agreement. (“*Time is of the essence*” is a legal term that emphasizes the strictness of time limits. In this case, it means it will be a material breach of this Agreement to fail to perform any obligation within the time required or permitted by this Agreement.)

T. **INDEPENDENT PROVISIONS.**

The provisions of this Agreement are deemed to be severable. In other words, the parties agree that each provision of this Agreement will be construed as independent of any other provision of this Agreement.

U. **FRANCHISEE MAY NOT WITHHOLD PAYMENT.**

You agree to pay all amounts due under this Agreement without deduction, set-off or abatement. You further agree that you will not, on alleged grounds of non-performance by us of any of our obligations under this Agreement, withhold payment of any fees or other amounts due to us, REMAX, LLC or any of our or their Related Parties.

V. **RELEASE OF PRIOR CLAIMS.**

By executing this Agreement, you individually and on behalf of your heirs, legal representatives, successors and assigns, and each assignee of this Agreement by accepting such assignment, release and discharge us and REMAX, LLC and our and their Related Parties, and our and their current and former respective officers, directors, employees, and shareholders, from any and all claims existing as of the date of this Agreement, and which relate to or arise out of any franchise agreement or any other agreement between the parties executed prior to the date of this Agreement, or the franchise relationship previously existing between the parties, including but not limited to, any and all claims, whether presently known or unknown, suspected or unsuspected, arising under the franchise, securities, antitrust laws or other laws of the United States or of any state.

W. **ACTIONS BARRED.**

Except for certain claims and actions as set forth below, any and all claims and actions arising out of or relating to this Agreement (including, but not limited to, the offer and sale of the franchise covered by this Agreement), the relationship between us and you or your operation of the Franchise, brought by any party to this Agreement against the other shall be commenced within 1 year from the occurrence of the acts or omissions giving rise to such claim or action, or such claim or action shall be barred. The foregoing 1 year limitation period will not apply to claims or actions by REMAX, LLC or us for monies due under this Agreement, claims or actions relating to the RE/MAX Marks, or the trade names, copyrights, trade secrets or Confidential Information belonging to us or REMAX, LLC or claims or actions relating to the post-termination obligations set forth in Section 14 of this Agreement.

X. **AUTHORIZATION TO COMMUNICATE AND SHARE PERSONAL INFORMATION; PROMPT RESPONSE REQUIRED.**

By executing this Agreement, you authorize REMAX Regional and REMAX, LLC, as well as any of our or their Related Parties and approved suppliers, to communicate with you electronically, including via electronic mail, text message or social media platforms, and to communicate with you at any cell phone number provided or listed (including via text messaging) notwithstanding whether any or all of your Office or personal telephone numbers appear on a federal or state Do-Not-Call registry. You also agree that communications may be prerecorded or sent with a system capable of autodialing or sequencing phone numbers or placed with an artificial voice. Further, you agree that you are on notice that REMAX Regional, REMAX, LLC and our and their Related Parties may record or transcribe telephone or text conversations with you. Moreover, you authorize REMAX Regional, REMAX, LLC and our and their Related Parties to share or disclose your or your Owners' information, including personal or contact information, to approved suppliers, service providers, and other third parties. As used herein, "*personal information*" shall mean and include information that identifies, relates to, describes, is reasonably capable of being associated with, or could reasonably be linked, directly or indirectly, with a particular individual.

You understand and acknowledge that it is critical to the efficient and successful administration of the franchise relationship that you promptly respond to all communications from us. Accordingly, unless another time frame is specified, you agree to respond within 5 business days to each communication from us that requests a response.

Y. **NOTICES AND PAYMENTS.**

All written notices and reports permitted or required to be delivered by the provisions of this Agreement shall be deemed delivered at the time delivered by hand to the recipient party; 1 business day after transmission by electronic mail; 1 business day after being placed in the hands of a commercial courier service for overnight delivery, or 3 business days after placement in the United States Mail by Registered or Certified Mail, Return Receipt Requested, postage prepaid and addressed to the party to be notified at its most current principal business address of which the notifying party has been notified in writing.

You are required to pay all fees, dues and charges required by this Agreement by electronic funds transfer, automated clearinghouse transfer, via REMAX, LLC's online billing system (also known as the *RE/MAX Agent and Office Portal*), or in such other manner and to such other persons and places as we may direct.

Z. **CANCELLATION OF PRIOR UNDERSTANDINGS/ENTIRE AGREEMENT.**

This Agreement, any documents executed contemporaneously herewith which expressly reference this Agreement, and any documents referred to herein, expresses fully the understanding by and between the parties, and all prior and contemporaneous understandings, agreements, commitments, conditions, warranties and representations of any kind, oral or written, as to the Franchise (except as to information and representations submitted by you to us in application to purchase the Franchise, including, but not limited to, financial statements, references, etc. which shall be deemed to be a part of this Agreement) are canceled and null, void and of no effect. Any previous matter, presently covered within this Agreement, is hereby superseded and canceled with no further liabilities or obligations of the parties with respect to such matter, except as to any monies due and unpaid between the parties to this Agreement at the time of execution of this Agreement. Notwithstanding the foregoing, nothing in this Agreement is intended to disclaim the representations we made in the franchise disclosure document that we furnished to you.

AA. **FORCE MAJEURE.**

"*Force Majeure*" means an event that prevents our or your performance that is not the fault of or within the reasonable control of the party claiming Force Majeure. Force Majeure includes acts of god, fires, strikes, war, terrorism, riot, governmental laws or regulations, or any other similar event or cause rendering performance of the contract impossible. Except with respect to payment obligations, neither party shall be deemed to be in breach of this Agreement if a party's failure to perform its obligations results from Force Majeure and any delay resulting from Force Majeure will extend performance accordingly or excuse performance in whole or in part as may be reasonable. Force Majeure does not include the Franchisee's financial inability to perform, inability to obtain

financing, inability to obtain permits or licenses or any other similar events unique to the Franchisee or to general economic downturn or conditions.

The party whose performance is affected by an event of Force Majeure shall provide a prompt written request for relief, describing and setting forth the nature of the Force Majeure, an estimate as to its duration, and a plan for resuming full compliance with this Agreement. REMAX Regional will have full discretion whether to grant or deny any request for relief from Franchisee. A party that fails to provide the required notice shall be liable for failure to give such timely notice only to the extent of damage actually caused.

BB. ELECTRONIC SIGNATURES.

The parties hereby acknowledge and agree that electronic signatures, in such form and manner as REMAX Regional may prescribe from time to time, shall be legal and binding and shall have the same full force and effect as if an original of this Agreement had been signed and delivered by hand. REMAX Regional and Franchisee both (i) intend to be bound by the signatures (whether original or electronic) on any document sent or signed electronically, (ii) are aware that the other party will rely on such signatures, and (iii) hereby waive any defenses to the enforcement of the terms of this Agreement based on the foregoing forms of signature.

CC. FURTHER ASSURANCES.

Each party agrees to execute and deliver any documents, instruments, or agreements and to take any other actions reasonably necessary to carry out the intent and purpose of this Agreement. If any document required under this Agreement was not properly completed, executed or delivered at the time of signing, the parties shall promptly cooperate to correct such deficiencies upon request. Additionally, Franchisee agrees to cooperate with both REMAX Regional and REMAX, LLC in executing any additional documents or performing any further acts that may be required to protect the RE/MAX Marks, trade secrets, proprietary information, and other intellectual property, as well as to facilitate compliance with all applicable laws and regulations.

DD. DELEGATION OF REMAX REGIONAL'S DUTIES UNDER THIS AGREEMENT.

Notwithstanding any understanding to the contrary, it is acknowledged and agreed that (i) REMAX Regional may delegate to REMAX, LLC (or any other Related Party or third party), any or all of its rights and obligations arising under this Agreement, and (ii) any party to which such rights and obligations of REMAX Regional have been delegated will be entitled to directly and/or indirectly receive such benefits which would otherwise inure to the benefit of REMAX Regional under the terms of this Agreement.

16. ACKNOWLEDGMENTS.

You expressly acknowledge and accept the following:

- (1) YOU RECEIVED FROM US A RE/MAX FRANCHISE DISCLOSURE DOCUMENT AS REQUIRED BY LAW AT LEAST 14 CALENDAR DAYS PRIOR TO (i) THE EXECUTION OF THIS AGREEMENT; OR (ii) THE PAYMENT OF ANY CONSIDERATION TO US;
- (2) YOUR SUCCESS IN OWNING AND OPERATING A RE/MAX REAL ESTATE SERVICES BUSINESS IS SPECULATIVE AND WILL DEPEND ON MANY FACTORS INCLUDING, TO A LARGE EXTENT, YOUR INDEPENDENT BUSINESS ABILITY AND PERSONAL EFFORTS. YOU FURTHER AGREE THAT YOU, ONE OF YOUR PRINCIPAL OWNERS, OR SUCH VALIDLY LICENSED REAL ESTATE BROKER AS YOU SELECT TO MANAGE THE OFFICE, WILL BE RESPONSIBLE FOR, AND INTENDS TO DEVOTE BEST EFFORTS AND FULL TIME TO, THE MANAGEMENT AND DEVELOPMENT OF THE OFFICE;
- (3) NEITHER WE NOR REMAX, LLC HAVE GUARANTEED ANY RESULTS TO YOU AND CANNOT, EXCEPT UNDER AND TO THE EXTENT OF THE TERMS OF THIS AGREEMENT, EXERCISE CONTROL OVER YOUR BUSINESS;

- (4) YOU DID NOT RECEIVE ORAL OR WRITTEN INFORMATION CONTRARY TO THE INFORMATION CONTAINED IN OUR FRANCHISE DISCLOSURE DOCUMENT AND THIS AGREEMENT;
- (5) YOU DID NOT RECEIVE ORAL OR WRITTEN EARNINGS CLAIMS INFORMATION AND HAVE NOT RELIED ON ANY WARRANTY OR REPRESENTATION, EXPRESSED OR IMPLIED, AS TO THE POTENTIAL SUCCESS OF THE BUSINESS VENTURE CONTEMPLATED BY THIS AGREEMENT;
- (6) WE HAVE ENCOURAGED YOU TO SEEK LEGAL AND/OR OTHER PROFESSIONAL GUIDANCE AND ADVICE PRIOR TO SIGNING THIS AGREEMENT AND HAVE ENCOURAGED YOU TO CONTACT EXISTING RE/MAX FRANCHISEES TO GAIN A BETTER UNDERSTANDING OF THE REQUIREMENTS AND BENEFITS OF OWNING A RE/MAX OFFICE FRANCHISE;
- (7) YOU HAVE HAD A FULL OPPORTUNITY TO REVIEW THE DISCLOSURE DOCUMENT AND THIS AGREEMENT PROVIDED BY US AND UNDERSTAND THE TERMS, CONDITIONS AND OBLIGATIONS OF THIS AGREEMENT;
- (8) NO REPRESENTATIONS OR PROMISES HAVE BEEN MADE BY US OR REMAX, LLC TO INDUCE YOU TO ENTER INTO THIS AGREEMENT EXCEPT AS SPECIFICALLY INCLUDED IN THIS AGREEMENT;
- (9) YOU HAVE NOT RELIED ON ANY STATEMENTS ABOUT US, REMAX, LLC OR THE FRANCHISE OTHER THAN THOSE CONTAINED IN THE DISCLOSURE DOCUMENT IN MAKING YOUR DECISION TO SIGN THIS AGREEMENT;
- (10) YOU ARE AWARE OF THE FACT THAT SOME PRESENT OR FUTURE FRANCHISEES MAY OPERATE UNDER DIFFERENT FORMS OF AGREEMENTS, AND CONSEQUENTLY, THAT OUR OBLIGATIONS AND RIGHTS WITH RESPECT TO VARIOUS FRANCHISEES MAY DIFFER MATERIALLY; AND
- (11) YOU ACKNOWLEDGE THAT WE MAY EXERCISE ANY OPTION OR OTHER RIGHT UNDER THIS AGREEMENT OR UNDER ANY AGREEMENT CONTEMPLATED HEREBY, WE MAY DO SO IN OUR REASONABLE BUSINESS JUDGMENT, WITHOUT LIABILITY OR OTHER OBLIGATION. SO AS TO PRESERVE THE FLEXIBILITY TO DEAL WITH PRACTICAL SITUATIONS, WE MAY, IN OUR REASONABLE BUSINESS JUDGMENT, ELECT TO NOT ENFORCE (OR TO SELECTIVELY ENFORCE) ANY PROVISION OF THIS AGREEMENT, OR ANY OTHER AGREEMENT, ANY POLICY OR OTHERWISE, WHETHER WITH RESPECT TO YOU OR ANY OTHER FRANCHISEE OR OTHERWISE, AND WE MAY APPLY DIFFERENT POLICIES TO ANY FRANCHISEE, ALL WITHOUT LIABILITY OR OTHER OBLIGATION, AND ANY SUCH ACTS OR OMISSIONS WILL NOT LIMIT OR OTHERWISE AFFECT OUR RIGHTS, WHETHER TO ENFORCE THIS AGREEMENT STRICTLY OR OTHERWISE.

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17. **SUBMISSION OF AGREEMENT.**

THE SUBMISSION OF THIS AGREEMENT TO YOU DOES NOT CONSTITUTE AN OFFER AND THIS AGREEMENT SHALL NOT BE BINDING ON US UNLESS AND UNTIL IT IS ACCEPTED BY US, THAT IS, SIGNED BY OUR AUTHORIZED OFFICER AND RETURNED TO YOU.

IN WITNESS WHEREOF, the parties have executed this Agreement as of the day and year set forth below.

RE/MAX INTEGRATED REGIONS, LLC	
By: _____	_____
	Date
Title: _____	

FRANCHISEE (If a corporation, partnership, limited liability company, or other legal entity recognized under applicable law)	FRANCHISEE (If an individual)
Entity name: _____	_____
	[Print Name]
By: _____	_____
	[Signature]
	Date
Title: _____	

EXHIBIT A
To Franchise Agreement

OWNERSHIP AND MANAGEMENT INFORMATION

**PLEASE COMPLETE AND EXECUTE ONLY THE VERSION OF
EXHIBIT A THAT APPLIES TO THE FRANCHISE OWNER:**

EXHIBIT A-1	SOLE PROPRIETORSHIP
EXHIBIT A-2	PARTNERSHIP
EXHIBIT A-3	CORPORATION
EXHIBIT A-4	LIMITED LIABILITY COMPANY

IF THE FRANCHISE OWNER IS A BUSINESS ENTITY (E.G., TRUST ENTITY, LIMITED LIABILITY PARTNERSHIP, ETC.) OTHER THAN A SOLE PROPRIETORSHIP, PARTNERSHIP, CORPORATION OR LIMITED LIABILITY COMPANY, THE FRANCHISE OWNER SHALL PROVIDE RE/MAX, LLC WITH INFORMATION SIMILAR TO THAT REQUESTED ON EXHIBIT A-1 THROUGH A-4.

EXHIBIT A - 1
OWNERSHIP AND MANAGEMENT INFORMATION
(Sole Proprietorship)

1. Please list below the name and residence address of the sole owner:

2. List below the name of the validly licensed real estate broker under whose license the Office will be conducted:

I certify that this Exhibit is true and complete as of the date set forth below and acknowledge my obligation under Subsection 8.E. to update this Exhibit whenever there are changes in the information above.

Printed Name: _____

Title: _____

Date: _____

EXHIBIT A - 2
OWNERSHIP AND MANAGEMENT INFORMATION
(Partnership)

1. If you are a general partnership, please list all partners, their addresses (residential address, if an individual), and respective percentage ownership interests (please identify the managing partner (“MP”), if applicable):

<p>a. _____</p> <p>_____</p> <p>_____</p> <p>_____ %</p>	<p>b. _____</p> <p>_____</p> <p>_____</p> <p>_____ %</p>
<p>c. _____</p> <p>_____</p> <p>_____</p> <p>_____ %</p>	<p>d. _____</p> <p>_____</p> <p>_____</p> <p>_____ %</p>

(if more space is required, attach additional sheets hereto)

2. If you are a limited partnership, list below the names, addresses (residential address, if an individual) and respective percentage ownership interests of each partner (after each name, please identify as either a general (“G”) or limited (“L”) partner):

<p>a. _____</p> <p>_____</p> <p>_____</p> <p>_____ %</p>	<p>b. _____</p> <p>_____</p> <p>_____</p> <p>_____ %</p>
<p>c. _____</p> <p>_____</p> <p>_____</p> <p>_____ %</p>	<p>d. _____</p> <p>_____</p> <p>_____</p> <p>_____ %</p>

(if more space is required, attach additional sheets hereto)

3. If any of the partners listed in Sections 1 or 2 above is a Business Entity and not an individual, please list below its owners, their addresses (residential address, if an individual) and their percentage ownership interests (if more space is required, attach additional sheets hereto):

Name of Business Entity Partner: _____

<p>a. _____</p> <p>_____</p> <p>_____</p> <p>_____ %</p>	<p>b. _____</p> <p>_____</p> <p>_____</p> <p>_____ %</p>
--	--

c. _____ d. _____

 _____ % _____ %

Name of Business Entity Partner: _____

a. _____ b. _____

 _____ % _____ %

c. _____ d. _____

 _____ % _____ %

(If any of the owners of these partners are Business Entities and not individuals, please attach additional sheets to show their respective owners, their addresses (residential address, if an individual) and their percentage ownership interests until the individual level is reached.)

4. List below the name of the validly licensed real estate broker under whose license the Office will be conducted:

I certify that this Exhibit is true and complete as of the date set forth below and acknowledge my obligation under Subsection 8.E. to update this Exhibit whenever there are changes in the information above.

 Printed Name: _____

Title: _____

Date: _____

Please submit a copy of the Franchise Owner’s partnership agreement, if any, (with any and all amendments) to RE/MAX Integrated Regions, LLC.

EXHIBIT A - 3
OWNERSHIP AND MANAGEMENT INFORMATION
(Corporation)

1 Please list below the names, addresses (residential address, if an individual) and percentage ownership of each shareholder or stockholder, as appropriate:

a. _____ _____ _____ _____ %	b. _____ _____ _____ _____ %
c. _____ _____ _____ _____ %	d. _____ _____ _____ _____ %

(if more space is required, attach additional sheets hereto)

2. If any of the shareholders or stockholders listed in Section 1 is a Business Entity and not an individual, please list below its owners, their addresses (residential address, if an individual) and their percentage ownership interests (if more space is required, attach additional sheets hereto):

Name of Business Entity (Shareholder/Stockholder): _____

a. _____ _____ _____ _____ %	b. _____ _____ _____ _____ %
c. _____ _____ _____ _____ %	d. _____ _____ _____ _____ %

Name of Business Entity (Shareholder/Stockholder): _____

a. _____ _____ _____ _____ %	b. _____ _____ _____ _____ %
c. _____ _____ _____ _____ %	d. _____ _____ _____ _____ %

(If any of the owners of these shareholders or stockholders are Business Entities and not individuals, please attach additional sheets to show their owners, their addresses (residential address, if an individual) and their percentage ownership interests until the individual level is reached.)

3. List below the names and residence addresses of each **director** of the corporation:

a. _____ _____ _____	b. _____ _____ _____
c. _____ _____ _____	d. _____ _____ _____

(if more space is required, attach additional sheets hereto)

4. List below the names, residence addresses and title of each **officer** of the corporation:

a. _____ _____ _____ Title: _____	b. _____ _____ _____ Title: _____
c. _____ _____ _____ Title: _____	d. _____ _____ _____ Title: _____

(if more space is required, attach additional sheets hereto)

5. List below the name of the validly licensed real estate broker under whose license the Office will be conducted:

I certify that this Exhibit is true and complete as of the date set forth below and acknowledge my obligation under Subsection 8.E. to update this Exhibit whenever there are changes in the information above.

Printed Name: _____
Title: _____
Date: _____

Please submit a copy of the Franchise Owner’s Articles of Incorporation and Bylaws (with any and all amendments, if applicable) to RE/MAX Integrated Regions, LLC.

EXHIBIT A - 4
OWNERSHIP AND MANAGEMENT INFORMATION
(Limited Liability Company)

1. Please list below the names, addresses (residential address, if an individual) and percentage ownership of each member of the LLC:

<p>a. _____ _____ _____ _____ %</p>	<p>b. _____ _____ _____ _____ %</p>
<p>c. _____ _____ _____ _____ %</p>	<p>d. _____ _____ _____ _____ %</p>

(if more space is required, attach additional sheets hereto)

2. If any of the members listed in Section 1 is a Business Entity and not an individual, please list below its owners, their addresses (residential address, if an individual) and percentage ownership interests (if more space is required, attach additional sheets hereto):

Name of Business Entity (Member): _____

<p>a. _____ _____ _____ _____ %</p>	<p>b. _____ _____ _____ _____ %</p>
<p>c. _____ _____ _____ _____ %</p>	<p>d. _____ _____ _____ _____ %</p>

Name of Business Entity (Member): _____

<p>a. _____ _____ _____ _____ %</p>	<p>b. _____ _____ _____ _____ %</p>
<p>c. _____ _____ _____ _____ %</p>	<p>d. _____ _____ _____ _____ %</p>

(If any of the owners of these members are Business Entities and not individuals, please attach additional sheets to show their owners, their addresses, (residential address, if an individual) and their percentage ownership interests until the individual level is reached.)

3. Please list below the names, residence addresses and percentage ownership of each **manager** of the LLC, if any:

a.	_____	b.	_____
	_____		_____
	_____		_____
	_____ %		_____ %
c.	_____	d.	_____
	_____		_____
	_____		_____
	_____ %		_____ %

(if more space is required, attach additional sheets hereto)

4. If any of the managers listed in Section 3 is a Business Entity and not an individual, please list below its owners, their addresses (residential address, if an individual) and their percentage ownership interests (if more space is required, attach additional sheets hereto):

Name of Business Entity (Manager): _____

a.	_____	b.	_____
	_____		_____
	_____		_____
	_____ %		_____ %
c.	_____	d.	_____
	_____		_____
	_____		_____
	_____ %		_____ %

Name of Business Entity (Manager): _____

a.	_____	b.	_____
	_____		_____
	_____		_____
	_____ %		_____ %
c.	_____	d.	_____
	_____		_____
	_____		_____
	_____ %		_____ %

(If any of the owners of these managers are Business Entities and not individuals, please attach additional sheets to show their owners, their addresses (residential address, if an individual) and their percentage ownership interests until the individual level is reached.)

5. List below the names, residence addresses and title of each **officer** of the LLC, if any:

a. _____ _____ _____ Title: _____	b. _____ _____ _____ Title: _____
c. _____ _____ _____ Title: _____	d. _____ _____ _____ Title: _____

(if more space is required, attach additional sheets hereto)

6. List below the name of the validly licensed real estate broker under whose license the Office will be conducted:

I certify that this Exhibit is true and complete as of the date set forth below and acknowledge my obligation under Subsection 8.E. to update this Exhibit whenever there are changes in the information above.

Printed Name: _____
Title: _____
Date: _____

Please submit a copy of the Franchise Owner’s Articles of Organization and Operating Agreement or LLC Agreement (with any and all amendments, if applicable) to RE/MAX Integrated Regions, LLC.

EXHIBIT B
To Franchise Agreement
ESSENTIAL ICA PROVISIONS (for U.S.)

Important Notes
Model ICA and Essential ICA Provisions

The Model ICA

REMAX, LLC (“**REMAX, LLC**” or “**REMAX, LLC**”) has created a Model Independent Contractor Agreement (“**Model ICA**”) to guide Franchisees in the development of an ICA, a primary legal document Franchisees use to establish the business and financial relationship with their Sales Associates (see REMAX, LLC’s Model ICA at www.remax.net).

The Model ICA is designed to satisfy the “written agreement” requirement important to securing “Statutory Non-Employee” treatment of your independent contractor Sales Associates for federal tax purposes. Just as important, the Model ICA, or another form of ICA you create containing the Essential ICA Provisions, is the document by which you, the Broker, bring your Sales Associates under your Limited License to use the RE/MAX Marks, extend your use limitations to them and establish the standards of performance and professionalism necessary to grow the goodwill embodied in the RE/MAX Marks. REMAX, LLC’s Model ICA includes other common or important provisions that are generally regarded as significant, if not necessary, in ICAs.

Franchisees are free under the RE/MAX System to develop such agreements and forms, including ICA forms, as they deem appropriate, so long as such documents do not undermine or adversely impact the rights and interests of the balance of the RE/MAX Network or expose others, including REMAX, LLC, to potential liability.

The Essential ICA Provisions

To preserve flexibility for those who may elect to create their own ICA rather than adapt REMAX, LLC’s Model ICA for their use, REMAX, LLC has identified certain essential provisions (“**Essential ICA Provisions**”) that are intended to preserve the reputation and goodwill associated with RE/MAX and protect and advance the interests of the entire RE/MAX Network. You are required to include these Essential ICA Provisions in every ICA or similar agreement you develop and use with your Sales Associates.

The Essential ICA Provisions do not pertain to or govern the day-to-day operation, management or activity of your Office, which is entirely determined by you in your own judgment; rather, the Essential ICA Provisions are designed in large measure to help preserve and protect the valuable RE/MAX Marks and the goodwill associated with the RE/MAX Marks.

The Paragraph references in the Essential ICA Provisions correlate to REMAX, LLC’s Model ICA so that you can read and interpret the Essential ICA Provisions in the context of the Model ICA. Likewise, capitalized words appearing in the Essential ICA Provisions correlate to defined terms set forth in the Model ICA. REMAX, LLC reserves the right to modify or amend the Essential ICA Provisions and all future changes shall become binding upon RE/MAX Franchisees for all ICAs entered into commencing 60 days after the distribution of notice of each such change.

The Essential ICA Provisions do not include many of the recommended provisions from the Model ICA, including provisions necessary to create the independent contractual relationship or the “Statutory Non-Employee” treatment of your independent contractor Sales Associates for federal tax purposes.

Carefully Review Your Final Form of ICA and Consult with Your Legal Counsel

The Model ICA recommended provisions can help lay the foundation for the way you need to treat your independent contractors to meet the pre-requisites of the “Statutory Non-Employee” safe harbor. Whether or not you create your own form, REMAX, LLC strongly recommends you carefully review the final form of ICA that you use and consult with your legal counsel to (i) determine if any amendments are necessary or appropriate to satisfy state specific law, rules or regulations or local business practices or customs; and (ii) assure that the final form of ICA that you use meets your business and tax needs and includes all the Essential ICA Provisions.

ESSENTIAL ICA PROVISIONS (April 2025)

2. INDEPENDENT CONTRACTOR.

D. No Relationship with Franchisor/Regional. Contractor acknowledges that the independent contractor relationship described in this Agreement is solely between Contractor and Broker and that no contractual relationship of any kind exists between Contractor and Franchisor/Regional. Contractor further acknowledges that Contractor is not an employee or an agent of Franchisor/Regional. Contractor agrees never to claim or assert that Contractor is an employee of or an agent of Franchisor/Regional. Contractor further agrees to look solely to Broker for performance of the terms and conditions of this Agreement. Contractor acknowledges that Franchisor/Regional are not bound by, or subject to, the terms and conditions of this Agreement.

4. CONTRACTOR'S RESPONSIBILITIES.

B. Copyrights in Photographs, Listing Descriptions or Other Media. With respect to photographs, listing descriptions or other content (“Materials”) that Contractor supplies to Broker, Franchisor/Regional or a technology provider of Franchisor/Regional (“Vendor”), Contractor grants Broker, Franchisor/Regional, and Vendor a fully paid up and royalty-free license and right to use and sublicense such Materials for any purpose Broker, Franchisor/Regional or Vendor deems appropriate in any media now in existence or hereafter created. To the extent that the Materials feature Contractor’s likeness, image, performance, voice or name (the “Likeness”), the license granted herein shall include the right to use and sublicense such Likeness. To the extent that Contractor does not own the copyright in such Materials, Contractor represents and warrants that it has permission to use such Materials and to authorize the uses contemplated by this paragraph. Contractor hereby releases and covenants not to sue Broker, Franchisor/Regional or Vendor in connection with any use of the Material or Likeness permitted by this Agreement, and further agrees to indemnify and hold Broker, Franchisor/Regional and Vendor harmless against any claims by any third party that use of the Materials or Likeness infringes upon such third party’s rights, including but not limited to copyrights and rights of publicity. The license and other provisions of this paragraph shall survive termination or expiration of this Agreement.

C. Authority to Establish Commissions and Required Disclosure. Contractor acknowledges that Broker, like any other real estate brokerage entity, comprises a single competitive unit in the name of which all Real Estate Service Agreements are to be taken. Contractor also acknowledges that Broker has the right to determine the commission rates or fees charged on its Real Estate Service Agreements and for the services of its sales force and to either allow or prohibit the advertising of commission rates or fees by Sales Associates. Subject to such right, Broker hereby authorizes Contractor to negotiate or to otherwise independently establish the commission or fee to be paid to Broker on a transaction-by-transaction basis on all Real Estate Service Agreements procured by Contractor and to advertise commission rates or fees, but Broker reserves the right to withdraw either authorization at any time. If Broker allows the advertisement of commission rates or fees, Contractor shall assure that any such advertisement includes the following notice, in prominent letters no smaller than one half the font used for displaying the commission rates or fees: **“Different commission rates, fees and services may be offered by other RE/MAX franchisees and sales associates serving this market area. Commissions are negotiable and not set by law.”** In addition, it shall be the responsibility of Contractor to make sure that potential clients fully understand the services that will be provided by Contractor in the market area in return for the commission rates or fees advertised.

J. Adherence to Office Policies and System Quality Standards. Contractor shall strictly observe all office rules, procedures, standards, guidelines and policies (collectively **“Office Policies”**) from time-to-time established by Broker for the operation of Broker's RE/MAX office and the conduct of its Sales Associates. Specifically, but without limitation, Contractor shall maintain the highest ethical standards in the conduct of Contractor's real estate activities and shall provide dependable, efficient, courteous, high-quality professional real estate services to the public in a manner designed to maintain goodwill among the public for the entire RE/MAX System. In addition, Contractor shall abide by all mandatory elements of the RE/MAX System policies, guidelines and standards (**“System Standards”**) pertaining to Sales Associates as from time-to-time prescribed by Franchisor/Regional. Contractor acknowledges that Contractor's agreement to adhere to the Office Policies of Broker and the System Standards of Franchisor/Regional is a material consideration for the execution of this Agreement by

Broker, and Contractor further acknowledges that such Office Policies and System Standards have been established for the purpose of preserving the reputation, high standards and goodwill associated with the RE/MAX Marks. Contractor acknowledges that such System Standards do not govern the specific manner and means by which Contractor conducts Contractor's day-to-day real estate activities as an independent contractor on behalf of Broker.

K. Compliance with Laws and Good Business Practices. Contractor shall abide by all applicable laws, ordinances and regulations including, without limitation, local, state and federal laws and regulations relating to real estate transactions and real estate service businesses; data security and protection of privacy and personal information (including but not limited to the use, storage, transmission, and disposal of data regardless of media type); and anti-solicitation laws regulating phone calls, texting, spamming, and faxing (including but not limited to the CAN-SPAM Act, the Telephone Consumer Protection Act, and the Telemarketing Sales Rule). Contractor's advertising, marketing and promotion must be completely factual and conform to the highest standards of lawful, ethical advertising. In all dealings with clients, customers, suppliers, public officials, other real estate agents and brokers and the general public, Contractor must adhere to the highest standards of business behavior, honesty, integrity, fair dealing and ethical conduct. Contractor agrees to refrain from any business or advertising or marketing practice which may expose Broker to legal action or liability or adversely affect the reputation or image of Broker, other RE/MAX offices or RE/MAX affiliates, the RE/MAX Network, REMAX, LLC or the goodwill associated with the RE/MAX Marks.

L. Loyalty. At all times during the term of this Agreement, Contractor shall act under a duty of loyalty in support and in furtherance of the RE/MAX System and RE/MAX Network and shall maintain a proper attitude toward the public, Broker and Contractor's fellow RE/MAX Sales Associates. Contractor shall not engage in any acts or activities that disrupt the Broker's office or are likely to adversely affect the image of Broker, the RE/MAX Network, other RE/MAX offices or Sales Associates, or Franchisor/Regional, or that may detract from or tend to undermine the growth of the RE/MAX Network, including without limitation, any acts in furtherance of any non-RE/MAX real estate business or the establishment of, or acquiring an investment or ownership interest in, any non-RE/MAX real estate business or the recruiting of any RE/MAX Sales Associates for any existing or future non-RE/MAX real estate business which does or may compete with the RE/MAX Network.

M. Hiring of Personal Assistants and Creating Working Relationships. Without authority from and the prior written approval of Broker, Contractor shall not hire, employ, contract with or for, retain the services of, or arrange for any continuing working relationship with, any licensed or unlicensed personal assistant, or any licensed person, who is not affiliated with Broker nor shall Contractor hold or sponsor the license of any real estate broker or salesperson. Should Broker provide such written approval in the hiring and employment of any licensed or unlicensed personal assistant, Contractor shall maintain insurance policies and coverage that may be required by law – in amounts prescribed by law – such as, but not limited to, workers compensation insurance for employees of Contractor.

P. Identification as Independent Operation. Contractor agrees to indicate in all dealings with clients, customers, suppliers, public officials and others that Contractor is affiliated as an independent contractor with Broker and that Broker's office is independently owned and operated. Contractor agrees, where appropriate or required by Office Policies, System Standards or the Trademark Manual (defined herein) to include in all marketing materials and advertising placed by Contractor the statement: "Each office is independently owned and operated."

Q. RE/MAX MAX/Center® Subscription. Contractor agrees to subscribe to MAX/Center® (remax.net.), an extranet website for use by affiliates of the RE/MAX Network. By executing this Agreement, Contractor acknowledges that Contractor read MAX/Center's User Agreement and Privacy Notice which can be found at remax.net, and that Contractor accepts the terms and conditions of MAX/Center's User Agreement and Privacy Notice as they may be revised from time to time.

R. Authorization to Communicate and Share Personal Information. By executing this Independent Contractor Agreement Contractor authorizes Franchisor and its related parties to (i) communicate with Contractor electronically, including via electronic mail, text message, or social media platforms, and, unless a written communication is required, to communicate with Contractor at any cell phone number provided or listed (including via text messaging), notwithstanding whether any or all of Contractor's telephone numbers appear on a federal or state Do-Not-Call registry; (ii) send communications that may be prerecorded or sent with a system capable of autodialing or sequencing phone numbers or placed with an artificial voice; and (iii) use, share, aggregate with other information,

disclose, or sell Contractor's contact and personal information as well as the contact and personal information of Contractor's clients (collectively, "Contractor Information") to Approved Suppliers, service providers, and other third parties, that all such information becomes the property of Franchisor, and that Franchisor may profit from that information without providing any compensation to Broker or Contractor. As used herein, "personal information" shall mean and include information that identifies, relates to, describes, is reasonably capable of being associated with, or could reasonably be linked, directly or indirectly, with a particular individual. Contractor acknowledges and agrees that Franchisor is a third-party beneficiary of this Paragraph.

S. Idea Submissions. Contractor acknowledges that if he or she submits any unsolicited or solicited ideas, proposals, suggestions, works, or similar submissions, including any recommendations or ideas for marketing and advertising, services, products, technology, product improvements or enhancements or other content (collectively referred to as "**Submissions**"), the following terms apply to those Submissions, regardless of whether Contractor's communication or Submission contains other terms. Contractor agrees that: (i) the Submissions, including any related intellectual property rights, will become RE/MAX, LLC's property automatically when Contractor submits them to REMAX, LLC, and without any compensation to Contractor; (ii) REMAX, LLC is not restricted in its use of the Submissions and may use them in any way, including giving them to others; and (iii) there is no obligation to keep Submissions confidential or to attribute them to Contractor in any way.

T. Marketing Content. Contractor acknowledges that REMAX, LLC may make available for use certain website, marketing and promotional content, including website templates, e-mail marketing materials, social media content and imagery (the "**RE/MAX Marketing Content**"). Contractor hereby acknowledges and agrees that they will observe any limits on the use of such RE/MAX Marketing Content that are required by REMAX, LLC, by law, or by anyone with an interest in such RE/MAX Marketing Content. The use of any RE/MAX Marketing Content may be discontinued at any time at REMAX, LLC's sole option, and Contractor agrees to take any action required to discontinue such use when required. Contractor further agrees (i) to use the RE/MAX Marketing Content in a manner compliant with the Brand Standards Manual; (ii) to use the RE/MAX Marketing Content only on Broker's behalf and under Broker's supervision, when acting in Contractor's capacity as a real estate Sales Associate exclusively for Broker, and not in any way that harms, disparages, detracts from, or devalues Broker or REMAX, LLC; (iii) to comply with any expiration date(s) for such RE/MAX Marketing Content, regardless of how such dates are communicated; (iv) upon an expiration date that applies to particular RE/MAX Marketing Content, to immediately delete, destroy, and otherwise stop any and all usage of, any products or materials, even ones that Contractor has created or purchased, that incorporate or use any portion of such expired RE/MAX Marketing Content; (v) upon any notification from Broker or REMAX, LLC requiring that Contractor do so, to immediately delete, destroy, and otherwise stop any and all usage of, any products or materials, even ones that Contractor has created or purchased, that incorporate or use any portion of the RE/MAX Marketing Content that is the subject of such notification; and (vi) to the extent any RE/MAX Marketing Content includes data from an MLS or other data aggregator, to use such content in a manner compliant with all applicable requirements for the use of such data in marketing and advertising, including any MLS rules or regulations. Contractor also hereby agrees that if they modify the RE/MAX Marketing Content in any manner, including but not limited to adding Contractor's business contact information or adding localized advertising claims regarding individual or office performance, market presence, market share, or other claimed achievements, Contractor does so at Contractor's own risk and assumes any and all liability for (a) any claims that such usage violates applicable rules, laws or regulations or is otherwise improper, including due to copyright infringement or a misleading or false advertisement, and (b) any and all costs incurred by REMAX, LLC or Broker arising from any claims relating to Contractor's usage of the RE/MAX Marketing Content, including court costs and attorney fees.

8. RE/MAX MARKS.

A. Ownership of RE/MAX Marks. Contractor acknowledges that REMAX, LLC is the exclusive owner of all right, title and interest in and to REMAX, LLC's registered and unregistered marks, which include, without limitation, the name "RE/MAX" and certain other service marks, trademarks, trade dress and other commercial symbols, including the RE/MAX Balloon and Design, the red-over-white-over-blue horizontal bar design, and such other service marks, trademarks, trade dress and symbols as REMAX, LLC may develop, acquire, or license for the RE/MAX Network to use from time-to-time (collectively the "**RE/MAX Marks**"). Contractor further acknowledges that the RE/MAX Marks have become widely known throughout the United States and are now famous.

B. Permitted Uses of RE/MAX Marks on Behalf of Broker. Contractor acknowledges that Broker has the right to use the RE/MAX Marks pursuant to, and solely in accordance with, Broker's RE/MAX Franchise Agreement. Contractor understands and agrees that Contractor is not being granted a license, and has no independent right, to use of any of the RE/MAX Marks, but rather that, by virtue of the Limited License embodied in Broker's Franchise Agreement, Contractor may use the RE/MAX Marks, or any variations thereof, on Broker's behalf and under Broker's supervision, when acting in Contractor's capacity as a real estate Sales Associate exclusively for Broker. Contractor further understands that all use by Contractor of the RE/MAX Marks on behalf of Broker inures exclusively to the benefit of REMAX, LLC. Contractor agrees to use the RE/MAX Marks only in connection with Broker's office name and contact information and in accordance with all other requirements set forth in the most current edition of the *RE/MAX Brand Identity: Trademark and Graphic Standards*, or its successor, and any supplemental brand standards provided by REMAX, LLC, which are designed to protect the RE/MAX Marks, the goodwill they reflect, and the reputation of the RE/MAX Network and which may be amended from time to time (collectively, the "**Brand Standards Manual**").

C. Prohibited Uses of RE/MAX Marks and Broker's Name. Contractor is not authorized to and shall refrain from using Broker's name or the RE/MAX Marks (or any variation thereof): (i) in connection with any business other than the real estate brokerage business of Broker; (ii) in conjunction with the name or photo of any licensed person who is not affiliated as a Sales Associate with Broker; (iii) in the name of any "team" of agents or of any entity, group, network or association other than the RE/MAX Network; (iv) in the name of or in connection with activities comprising an office/agent locator service as described in the Brand Standards Manual; (v) in the name of or in connection with activities comprising referral network services as described in the Brand Standards Manual; (vi) in conjunction with any third party service that competes with a service offered by or on behalf of Franchisor/Regional to the public, or affiliates of the RE/MAX Network; (vii) in any telephone directory or other directory listing, including without limitation, yellow pages display advertising or any Internet directory listing, that does not comply with the Brand Standards Manual; (viii) on or in connection with any Internet website that functions for any purpose other than the promotion of the real estate business of Broker or that does not include the office name and contact information of Broker; (ix) in connection with the offering of real estate related services in market areas that Contractor does not serve personally and directly; (x) in connection with any real estate related services that do not meet the standards of quality and professionalism in Contractor's market area; or (xi) in any other manner not approved by Broker or that is not in compliance with, or is prohibited by, the Brand Standards Manual. Contractor further agrees not to use any RE/MAX Mark with any prefix, suffix, or other modifying words, terms, designs, or symbols, or to alter any RE/MAX Mark (such as creating variants of the RE/MAX mark using the "RE", "MAX" and/or "/" elements of the mark).

D. No Uses by or in Support of Third Party's Services or Programs. Contractor is not authorized to and shall refrain from entering into any relationship with, or sponsorship or endorsement arrangement concerning, any third party individual or entity where such relationship results in, involves, or purports to permit, the use or display by such third party of Broker's name, or any of the RE/MAX Marks, or any other name that is associated with Broker's name, in connection with the offering or promotion of such third party's products, services, programs, beliefs or causes.

E. Registration and Use of RE/MAX Formative Domain Names Prohibited. Contractor is not authorized and agrees not to register, own, sell or offer to sell any Internet domain name that includes the term "remax" or any of the RE/MAX Marks ("**RE/MAX Formative Domain Name**"). Contractor agrees and acknowledges that Contractor does not have any legitimate interest in registering, owning or selling any RE/MAX Formative Domain Name or owning or selling any RE/MAX Formative Domain Name after the termination of this Agreement, and that it would be an act of bad faith to register, own, sell or offer to sell any RE/MAX Formative Domain Name or to retain ownership of any RE/MAX Formative Domain Name after termination of this Agreement.

F. No Other Uses of Broker's Name or RE/MAX Marks Permitted. Except as expressly permitted under this Paragraph 8, Contractor will not use Broker's name or the RE/MAX Marks in any manner whatsoever. Under no circumstances is Contractor permitted to authorize any other real estate license holder or other third parties to use Broker's name or the RE/MAX Marks on business cards or in advertising, marketing or promotional materials of any kind, or to allow such license holder to appear in name and/or image with or under the RE/MAX Marks or to otherwise benefit from them or Broker's name.

G. Third Party Beneficiary. Contractor acknowledges and agrees that Franchisor is a third-party beneficiary of this Paragraph 8 and, accordingly, Franchisor may bring an action directly to enforce the provisions of this Paragraph.

H. Indemnification for Costs of Forced Compliance. Contractor agrees to indemnify Broker and Franchisor/Regional for all costs incurred, including court costs, expert witness fees, consumer survey costs and reasonable attorney fees, by Broker and/or Franchisor/Regional to secure full compliance with the provisions of this Paragraph 8.

9. DISPUTE RESOLUTION.

A. Reporting of Problems and Complaints. Contractor shall promptly report to Broker or Broker's broker of record, office manager or other person designated by Broker, all problems, complaints, disputes and controversies arising out of Contractor's conduct and activities.

11. TERMINATION.

A. By Broker for Cause. If Contractor breaches this Agreement, Broker may terminate this Agreement immediately and without prior notice and pursue any and all remedies for the breach that are available to Broker at law or in equity.

12. DE-IDENTIFICATION.

Following termination or expiration of (i) this Agreement without Renewal or (ii) Contractor's affiliation with the RE/MAX Network upon any other event, Contractor shall be free to continue Contractor's real estate business with competing real estate operations or to establish Contractor's own brokerage operation or other business alone or in concert with others. However, Contractor acknowledges the exclusive rights of REMAX, LLC to its real estate system, its method of operation and its distinguishing characteristics, including but not limited to the RE/MAX Marks, slogans, advertising copy, marketing materials, copyrighted materials and other distinguishing characteristics now or hereafter adopted, displayed, used, existing as part of or becoming a part of the RE/MAX System, and REMAX, LLC's compelling business interest in protecting the exclusivity of same for use by members of the RE/MAX Network.

A. Proprietary Materials. Contractor acknowledges that the sales plans, programs, manuals, rosters, forms, contracts, agreements, brochures and other training, listing and sales materials provided hereunder by, and the information gained from, the files or business of Broker or Franchisor/Regional, irrespective of the origin or ultimate source (collectively, the "**Proprietary Materials**"), are and shall remain the exclusive property of their source, be it Broker, Franchisor or Regional. Upon termination or expiration of this Agreement, without Renewal, Contractor shall promptly return to Broker the original and all copies of the Proprietary Materials in Contractor's possession and shall not, after such termination or expiration use, copy, or reproduce any aspect of the Proprietary Materials for any reason, or permit, suffer or tolerate the use of the Proprietary Materials for Contractor's own advantage or the advantage of others.

B. RE/MAX Marks and Related Identifiers. Following termination or expiration of this Agreement without Renewal or of Contractor's affiliation with the RE/MAX Network upon any other event, in connection with any business thereafter carried on by Contractor, Contractor will:

(1) immediately and clearly distinguish Contractor's business from RE/MAX and the RE/MAX System so as to avoid any possibility of confusion to the public, and not directly or indirectly at any time identify or hold Contractor out as being or as having been affiliated with Broker, Franchisor/Regional or the RE/MAX Network;

(2) immediately cease use of the RE/MAX Marks, including removing,, erasing, or obliterating the RE/MAX Marks from Contractor's letterhead, stationery, printed matter, advertising, web sites and web pages (including without limitation, in visual content, hyperlinks, source code, meta tags, and third-party directory listings), software applications, social media services and other materials as well as all words and

designations indicating that you are or were associated or affiliated with Broker, Franchisor/Regional or the RE/MAX Network;

(3) unless you have affiliated with another RE/MAX office, immediately notify Contractor's state real estate commission, any professional organizations that Contractor belongs to, and Contractor's clients that Contractor is no longer affiliated with the RE/MAX Network;

(4) immediately assign and transfer any RE/MAX Formative Domain Names and any other Internet domain names that include any other service marks or trademarks of REMAX, LLC (or any variation thereof) owned, held or controlled by Contractor, to Broker, or upon their request, Franchisor/Regional, or take such actions regarding such domain name(s) as Franchisor/Regional may direct. In connection therewith, Contractor agrees, at Contractor's own expense, promptly to execute and deliver all necessary documents and take any action reasonably requested by Broker or Franchisor/Regional necessary to affect the assignment and transfer of all such domain names, including compliance with any procedure for the transfer of domains names established by the domain name registrar;

(5) immediately take any action that may be required to cancel, or at Franchisor/Regionals' request, transfer to them or their designee, all pseudonyms, logins, and identifiers (including but not limited to vanity license plates, user names, instant messaging and social media screen names, handles, and user names, and e-mail addresses) that contain any reference to any RE/MAX Marks or any variations thereof;

(6) refrain from adopting or using in any manner or for any purpose, the RE/MAX Marks or any other service marks or trademarks of REMAX, LLC, or any confusingly similar marks, including without limitation:

i) the RE/MAX red-over-white-over-blue trade dress, the property sign designs set forth in the Brand Standards Manual, or any other trade dress or property sign designs that on review are deemed by REMAX, LLC to be confusingly similar to the RE/MAX trade dress or property sign designs set forth in the Brand Standards Manual, including any property sign, trade dress or identity scheme that includes lateral elements in red and blue separated by a white element, or any design comprised of a three horizontal bar design,

ii) the terms "RE/MAX," "REMAX" or "MAX" or any other term that begins with the prefix "RE" or includes "MAX" or any other term, logo or designs that include the "/" element, or any other term that on review is deemed by REMAX, LLC to create a possibility of confusion or question regarding Contractor's affiliation with or sponsorship or endorsement by Broker, Franchisor/Regional or the RE/MAX Network, and

iii) a hot air balloon, a hot air balloon symbol, or a similarly shaped symbol.

(7) refrain from referring to designations, certifications, awards or recognition that Franchisor/Regional or any of their related or affiliated companies may have granted to Contractor at any time during Contractor's affiliation with the RE/MAX Network in any form of advertising or promotion;

(8) immediately cease use of all RE/MAX Marketing Content;

(9) refrain from directly or indirectly disputing the validity of the RE/MAX Marks or REMAX, LLC's ownership thereof, or challenging any application or registration owned by REMAX, LLC for a RE/MAX Mark; and

(10) promptly assign all of the telephone numbers promoted in connection with Contractor's use of the RE/MAX Marks to Broker, or upon their request Franchisor/Regional and immediately instruct the telephone company in writing to redirect all calls to such numbers in accordance with Broker's or Franchisor/Regionals' directions. Contractor hereby directs each such telephone company or directory listing provider to accept Contractor's signature on this Agreement as Contractor's signed authorization and

direction to them to assign numbers and re-direct calls as described above, and to discontinue as soon as practicable any and all on-line or printed phone directory advertising or listings that refer to Contractor in connection with the RE/MAX Marks.

Contractor hereby appoints Broker and Franchisor/Regional as Contractor's agent and attorney-in-fact to act for and on Contractor's behalf to take any of the actions referred to in Subparagraphs 12.B.(3), (4) and (8) with the same legal force and effect as if taken by Contractor.

C. Applicability of Prohibitions. The prohibitions upon termination or expiration of this Agreement as set forth in Subparagraphs 12.A. and 12.B. shall not affect the rights and privileges which may be conferred upon Contractor by any contract establishing an affiliation with another RE/MAX franchisee subsequent to such termination or expiration.

D. Enforcement; Injunctive Relief; Attorneys' Fees. Contractor hereby acknowledges and agrees that it would be difficult to measure the economic loss that would occur as a result of the breach of any of the provisions of this Paragraph 12, and that such a breach would cause immediate and irreparable harm for which there would be no adequate remedy at law. Contractor further acknowledges and agrees that any of the foregoing provisions may be enforced by injunction and/or restraining order. Further, Contractor acknowledges and agrees that REMAX, LLC, as the owner of federal and state registrations for and common law rights in the RE/MAX Marks, shall have a direct right to enforce any of the provisions contained in this Paragraph 12 through appropriate legal proceedings. Contractor agrees that Broker may transfer to Franchisor/Regional the right to pursue, in Broker's or Franchisor/Regionals' name, any claim (including without limitation a breach of contract claim) against Contractor for breach of any term or condition contained in this Paragraph 12 and Contractor further agrees not to contest any such transfer in any legal proceeding. If Broker and/or Franchisor/Regional is required to retain an attorney to enforce any of the provisions of this Paragraph 12 or to institute legal proceedings incident to such enforcement, Contractor shall pay, in addition to all other sums for which Contractor may be found liable, reasonable attorneys' fees, court costs and litigation expenses incurred by Broker and/or Franchisor/Regional.

E. Third Party Beneficiary. Franchisor shall be deemed a third-party beneficiary of the acknowledgements, agreements and provisions of this Paragraph 12 including, without limitation, for purposes of protection of the RE/MAX System, the Proprietary Materials, and the RE/MAX Marks; and, accordingly, Franchisor may bring an action directly to enforce the provisions of this Paragraph. The obligations of Contractor under the provisions of this Paragraph 12 shall survive termination or expiration of this Agreement and any Renewal of this Agreement.

– END –

EXHIBIT C
To Franchise Agreement

GUARANTY AND ASSUMPTION OF OBLIGATIONS

This GUARANTY AND ASSUMPTION OF OBLIGATIONS (this “*Guaranty*”) relates to that certain Franchise Agreement dated _____ (the “*Agreement*”) by and between RE/MAX Integrated Regions, LLC (“*we*,” “*us*” or “*RE/MAX Regional*”) and _____ (“*Franchisee*”).

In consideration of, and as an inducement to, the execution of the Agreement by RE/MAX Integrated Regions, LLC, each of the undersigned (each a “*Guarantor*”) hereby personally and unconditionally (a) guarantees to RE/MAX Integrated Regions, LLC, and its successors and assigns, for the Term of the Agreement and thereafter as provided in the Agreement (including during any post-expiration holdover period), the full and punctual payment and performance of each and every undertaking, agreement and covenant set forth in the Agreement and any successor agreement that Franchisee is bound by during any post-expiration holdover period (“*successor agreement*”); (b) agrees to be personally bound by, and personally liable for the breach of, each and every provision in the Agreement and any successor agreement, both monetary obligations and obligations to take or refrain from taking specific actions or to engage or refrain from engaging in specific activities; and (c) agrees to be personally bound by the jurisdiction and governing law provisions in the Agreement and any successor agreement. Any married person who signs this Guaranty hereby expressly agrees that recourse under this Guaranty may be had against his or her separate property, marital property and community property.

Each Guarantor consents and agrees that: (1) his or her direct and immediate liability under this Guaranty shall be joint and several; (2) he or she shall render any payment or performance required under the Agreement and any successor agreement upon demand if Franchisee fails or refuses punctually to do so; (3) such liability shall not be contingent or conditioned upon pursuit by us of any remedies against Franchisee or any other person; (4) such liability shall not be diminished, relieved, or otherwise affected by a subsequent assignment or transfer of the Agreement by Franchisee or by an extension of time, credit, or other indulgence or forbearance which we may from time-to-time grant to Franchisee or to any other person, including without limitation the acceptance of any partial payment or performance, or the compromise or release of any claims, none of which shall in any way modify or amend this Guaranty, which shall be continuing and irrevocable; (5) he or she has established adequate means of obtaining from Franchisee on a continuing basis information regarding Franchisee’s financial condition and agrees to keep adequately informed from such means of any facts, events or circumstances which might in any way affect Guarantor’s risks under this Guaranty, and Guarantor further agrees that, absent a request for information, we shall have no obligation to disclose to Guarantor any information (including any indulgences or forbearances granted to Franchisee or any other person) or documents acquired by Franchisee in the course of RE/MAX Integrated Regions, LLC’s relationship with Franchisee; and (6) the terms of this Guaranty shall survive the termination or expiration of the Agreement and shall continue in full force and effect subsequent to and notwithstanding such termination or expiration until they are satisfied in full.

Each Guarantor waives all rights to payments and claims for reimbursement or subrogation which he or she may have against Franchisee arising as a result of the Guarantor’s execution of and performance under this Guaranty and waives any right he or she may have to revoke this Guaranty until it is satisfied in full. Each Guarantor further waives any defense to liability arising from: (a) any act or omission by which RE/MAX Integrated Regions, LLC directly or indirectly discharges Franchisee on any undertaking, agreement or covenants set forth in the Agreement or which increases the probability or amount of Guarantor’s liability hereunder; (b) RE/MAX Integrated Regions, LLC’s failure to enforce or delay in enforcing its rights under the Agreement or any successor agreement; or (c) any modification or change of any terms of the Agreement or any successor agreement or any grant of indulgence or forbearances by RE/MAX Integrated Regions, LLC.

Guarantor warrants and agrees that each of the waivers set forth above is made with Guarantor’s full knowledge of its significance and consequences and that, under the circumstances, the waivers are reasonable and not contrary to public policy or law. If any such waiver is determined to be contrary to any applicable law or public policy, such waiver shall be effective only to the extent permitted by law or public policy.

IN WITNESS WHEREOF, each of the undersigned has hereunto affixed his or her signature to this Guaranty as of the date indicated below.

GUARANTOR(S)

_____ Signature	_____ Date	_____ Signature	_____ Date
_____ Signature	_____ Date	_____ Signature	_____ Date

EXHIBIT A-1

RENEWAL ADDENDUM – Address Only

RENEWAL ADDENDUM TO FRANCHISE AGREEMENT
ADDRESS ONLY

THIS ADDENDUM is entered into as of even date with the Franchise Agreement dated the _____ day of _____ 20____, (the “*Agreement*” or “*Franchise Agreement*”), by and between RE/MAX Integrated Regions, LLC, (referred to as “*we*,” “*us*,” or “*RE/MAX Regional*”) and _____ (referred to as “*you*,” “*Franchise Owner*,” or “*Franchisee*”).

This Addendum is being executed to amend certain terms and conditions of the Franchise Agreement applicable to the renewal of Franchisee's franchise as follows:

1. Subparagraph (3) of Subsection 2.A. of the Franchise Agreement is hereby amended to read as follows:

(3) **Term.**

The term of the Franchise will begin on the Agreement Date and continue through _____ (the “*Term*”), unless the Franchise is terminated earlier pursuant to the provisions of this Agreement. Termination or expiration of this Agreement will constitute termination or expiration of your Franchise and the Limited License (as defined below) to use the RE/MAX Marks conferred by Section 4 of this Agreement.

2. The first sentence of Section 3 of the Franchise Agreement is hereby amended to read as follows:

You agree that the Office will be “opened” and operating as of the Agreement Date.

3. Subsection 6.A. of the Franchise Agreement is hereby replaced in its entirety and shall now read as follows:

6.A. RENEWAL FRANCHISE FEE.

You agree to pay us a renewal franchise fee in the amount of \$ _____ if you pay it in full when you sign this Agreement, or \$ _____ if you choose to pay it in 12 equal installments, with the first installment due immediately upon signing this Agreement, and the remaining installments due monthly thereafter. You will not be entitled to any rights or privileges under this Agreement until the renewal franchise fee—or if you finance the renewal franchise fee, the first installment—is paid in full. You agree that we have fully earned the renewal franchise fee and that it becomes non-refundable upon payment to us.

4. Section 7 of the Franchise Agreement is hereby replaced in its entirety and shall now read as follows:

7. MINIMUM AGENT COUNT.

A. You agree to have the following minimum number of Sales Associates in your Office by the dates and during the periods set forth below (“*Minimum Agent Count*”):

(1) _____ Sales Associates during each of the first 12 months after the Agreement Date; and

(2) _____ Sales Associates commencing the first day following the expiration of the 12-month period after the Agreement Date and during each month thereafter through the 36-month; and

(3) _____ Sales Associates commencing the first day following the expiration of the 36-month period following the Agreement Date and during each month thereafter through the remainder of the Term.

B. Only Sales Associates who have not been affiliated with the RE/MAX network of real estate offices for at least 3 months prior to their affiliation with you will be counted towards the satisfaction of your Minimum Agent Count requirements set forth above.

C. Notwithstanding any failure by you to meet your Minimum Agent Count, you will not be excused from the payment of, and you agree to pay, all Monthly Ongoing Fees, Marketing Fund fees and contributions, and Annual Dues to us or RE/MAX, LLC as if you had met your Minimum Agent Count.

5. Subsections 8.G. and 9.A. of the Franchise Agreement, regarding the Initial Education Program and Recruiting 101, are modified to reflect that in lieu of attending these programs, RE/MAX, LLC may accept evidence that you have satisfied requirements equivalent to the Initial Education Program and Recruiting 101.

6. Subsection 9.B. of the Franchise Agreement is modified to reflect that if you are a renewing franchisee and we do not require that you retake the Initial Education Program or Recruiting 101, you will receive copies of any materials upon request.

7. Subsections 13.B.(1) and (2) of the Franchise Agreement (regarding failure to agree on an office location and failure to open the office) are hereby deleted.

8. Unless specifically amended or modified in one of the above paragraphs, all of the provisions of the Franchise Agreement apply to this renewal, including but not limited to Subsection 2.E., which pertains to future renewal of this franchise relationship. You are reminded that Subsection 2.E.(8) of the Franchise Agreement states as follows:

(8) At least 90 days prior to the expiration of this Agreement, you execute the form of franchise agreement (including the renewal addendum and additional supplemental agreements then being used by us, including if applicable to you, the current form of Team Office Amendment) we are then customarily using to grant franchises for RE/MAX offices, which agreement and renewal addendum shall take effect on the day after this Agreement expires, and which will supersede this Agreement and may have materially different and less favorable terms than this Agreement, including without limitation, requirements to upgrade equipment and facilities, use new systems and procedures, pay higher fees, dues and marketing fund contributions, and meet higher minimum agent counts; and

You are also reminded that Subsection 2.E.(9) of the Franchise Agreement provides that upon the next renewal of the franchise relationship, you will be required to pay us, at least 90 days prior to the expiration of the Franchise Agreement, a renewal fee equal to \$ _____ (if paid in a lump sum) or \$ _____ (if paid in installments).

9. The Franchise Agreement supersedes any previous franchise agreements entered into between RE/MAX Regional and Franchisee. With the exception of any monies that may be due and owing to RE/MAX Regional at the time of renewal, RE/MAX Regional and Franchisee agree to release and forever discharge each other from any and all claims, disputes, damages or liabilities, and causes of action of any kind or nature, arising out of any previous franchise agreements entered into between them.

10. This Addendum is intended to be, and is hereby, incorporated in its entirety as a part of the Franchise Agreement and to be read as a material part thereof. It is expressly understood that to the extent, if any, the terms and conditions of this Addendum are different from, or conflict with, those set forth in the Franchise Agreement, this Addendum shall control. This Addendum may not be amended, changed, revised or altered, except by instrument in writing signed by the parties.

IN WITNESS WHEREOF, the parties have executed this Addendum as of the day and year above written.

RE/MAX INTEGRATED REGIONS, LLC	
By: _____	_____ Date
Title: _____	

FRANCHISEE (If a corporation, partnership, limited liability company, or other legal entity recognized under applicable law)	FRANCHISEE (If an individual)
Entity name: _____	_____ [Print Name]
By: _____ Date	_____ [Signature] _____ Date
Title: _____	

EXHIBIT A-2

TRANSFER ADDENDUM

TRANSFER ADDENDUM TO FRANCHISE AGREEMENT

THIS ADDENDUM is entered into as of even date with the Franchise Agreement dated the _____ day of _____, 20____, (the “*Agreement*” or “*Franchise Agreement*”), by and between RE/MAX Integrated Regions, LLC (referred to as “*we*,” “*us*,” or “*RE/MAX Regional*”) and _____ (referred to as “*you*,” “*Franchise Owner*,” or “*Franchisee*”).

This Addendum is being executed to amend certain terms and conditions of the Franchise Agreement applicable to the transfer of Franchisee's franchise as follows:

1. Subparagraph (3) of Subsection 2.A. of the Franchise Agreement is hereby replaced in its entirety and shall now read as follows:

(3) **Term.**

The term of the Franchise will begin on the Agreement Date and continue through _____, 20____ (the “*Term*”) unless the Franchise is terminated earlier pursuant to the provisions of this Agreement. Termination or expiration of this Agreement will constitute termination or expiration of your Franchise and the Limited License (as defined below) to use the RE/MAX Marks conferred by Section 4 of this Agreement.

2. The first sentence of Section 3 of the Franchise Agreement is hereby replaced in its entirety and shall now read as follows:

You agree that the Office will be “opened” and operating as of the Agreement Date.

3. Subsection 6.A. of the Franchise Agreement is hereby deleted in its entirety.

4. Section 7 of the Franchise Agreement is hereby replaced in its entirety and shall now read as follows:

7. MINIMUM AGENT COUNT.

A. You agree to have the following minimum number of Sales Associates in your Office by the dates and during the periods set forth below (“*Minimum Agent Count*”):

(1) _____ Sales Associates through _____, 20____; and

(2) _____ Sales Associates commencing the first day following _____, 20____, and during each month thereafter through _____, 20____; and

(3) _____ Sales Associates commencing the first day following _____, 20____, and during each month thereafter through the remainder of the Term.

B. Only Sales Associates who have not been affiliated with the RE/MAX network of real estate offices for at least 3 months prior to their affiliation with you will be counted towards the satisfaction of your Minimum Agent Count requirements set forth above.

C. Notwithstanding any failure by you to meet your Minimum Agent Count, you will not be excused from the payment of, and you agree to pay, all Monthly Ongoing Fees, Marketing Fund fees and contributions, and Annual Dues to us or RE/MAX, LLC as if you had met your Minimum Agent Count.

5. Subsections 8.G. and 9.A. of the Franchise Agreement, regarding the Initial Education Program and Recruiting 101, are modified to reflect that in lieu of attending these programs, RE/MAX, LLC may accept evidence that you have satisfied requirements equivalent to the Initial Education Program and Recruiting 101.

6. Subsection 9.B. of the Franchise Agreement is modified to reflect that if you are a transferee and we do not require that you take the Initial Education Program or Recruiting 101, you will receive copies of any materials upon request.

7. Subsections 13.B.(1) and (2) of the Franchise Agreement (regarding failure to agree on an office location and failure to open the office) are hereby deleted.

8. This Addendum is intended to be, and is hereby, incorporated in its entirety as a part of the Franchise Agreement and to be read as a material part thereof. It is expressly understood that to the extent, if any, that the terms and conditions of this Addendum are different from, or conflict with, those set forth in the Franchise Agreement, this Addendum shall control. This Addendum may not be amended, changed, revised or altered, except by instrument in writing signed by the parties.

IN WITNESS WHEREOF, the parties have executed this Addendum as of the day and year above written.

RE/MAX INTEGRATED REGIONS, LLC	
By: _____	_____
	Date
Title: _____	

FRANCHISEE (If a corporation, partnership, limited liability company, or other legal entity recognized under applicable law)	FRANCHISEE (If an individual)
Entity name: _____	_____
	[Print Name]
By: _____	_____
	[Signature]
	Date
Title: _____	

EXHIBIT A-3

COMMERCIAL OFFICE ADDENDUM

COMMERCIAL OFFICE ADDENDUM TO FRANCHISE AGREEMENT

THIS ADDENDUM is entered into as of even date with the Franchise Agreement dated the _____ day of _____, 20__ (the “*Agreement*” or “*Franchise Agreement*”) by and between RE/MAX Integrated Regions, LLC, (referred to as “*we*,” “*us*,” or “*RE/MAX Regional*”) and _____ (referred to as “*you*,” “*Franchise Owner*,” or “*Franchisee*”).

This Addendum is being executed to amend certain terms and conditions of the Franchise Agreement applicable to Franchisee's operation of the Franchise as a Commercial Real Estate Office as follows:

1. Subsection 2.A. of the Franchise Agreement is hereby replaced in its entirety and shall now read as follows:

A. GRANT AND TERM OF FRANCHISE.

(1) Grant.

Subject to the provisions of this Agreement, we grant to you a franchise (the “*Franchise*”), and you undertake the obligation, to establish and own a single RE/MAX real estate office (the “*Office*”), and to operate the Office for the entire Term of the Agreement, using the distinguishing characteristics of the System to be operated only at the location and only under the trade name identified on the first page of this Agreement, both of which must be approved in advance by RE/MAX Regional. You acknowledge and represent that you have contacted the appropriate state regulatory agencies to confirm the availability of the portion of the trade name that does not include the RE/MAX mark (the “*Non-RE/MAX Trade Name Terms*”). You acknowledge and agree that: (a) neither our approval, nor the approval of a state regulatory agency, of the Non-RE/MAX Trade Name Terms constitutes an assurance, representation or warranty of any kind, express or implied, that a prior user of the Non-RE/MAX Trade Name Terms does not exist or that a prior user will not assert rights in that name or those terms, and (b) you bear full responsibility for ensuring that the Non-RE/MAX Trade Name Terms do not infringe a third party's rights. If the location of the Premises has not been selected and approved as of the Agreement Date, and the parties cannot agree on a mutually acceptable location within 90 days of the Agreement Date, it will be deemed to be a failure of a material condition precedent entitling us to terminate this Agreement without refund of the initial franchise fee. You acknowledge and agree that our approval of the location of the Premises does not constitute an assurance, representation or warranty of any kind, express or implied, as to the suitability of the location for the Office or as to the profitability of a RE/MAX office operated at that location. You further acknowledge and agree that you have independently investigated the suitability of the location of the Office, and that RE/MAX Regional will not be responsible if the Office fails to meet your expectations as to revenue or otherwise. You may only operate the Office for the purpose of providing Permitted Real Estate Service Activities as defined below; the Office may not be used to conduct another business or to generate revenue from any other activities, except with our prior written consent, which may be withheld in our sole discretion.

(2) Permitted Real Estate Services.

Subject to the limitations on the handling of Residential Property as set forth below, “*Permitted Real Estate Service Activities*”, for purposes of this Agreement, means activities directly related to the business of listing, offering, selling, purchasing, exchanging and managing real property and the providing of marketing or consulting services or other activities with respect to auctioning, leasing or renting of real property or representing sellers, purchasers, lessors or renters of real property. Permitted Real Estate Service Activities expressly excludes all: (a) non-real estate related activity; (b) the offering or performing of ancillary real estate services or activities, including without limitation, title insurance or searches, mortgage brokerage and mortgage origination, insurance or insurance-related services or products, escrow or appraisal services and home inspection services; and (c) activities related to the business of listing, offering, selling, purchasing,

exchanging or managing virtual, metaverse or digital property or real estate (“**Digital Property**”), or any activities related to the auctioning, leasing or renting of Digital Property or representing sellers, purchasers, lessors, renters or users of Digital Property. Subject to the restrictions set forth in Subsection 5.F., you may perform these or other non-real estate related or ancillary services, and you may engage in businesses that offer such services, provided you:

- a. Obtain RE/MAX Regional’s prior written consent;
- b. Do not use the System or the RE/MAX Marks in any manner in connection with such non-real estate related or ancillary services or businesses or in connection with any other services or businesses that are not Permitted Real Estate Service Activities;
- c. Properly segregate the operations of any such services or businesses from the operation of the Office, which may also require you to form a separate legal entity, as we deem appropriate; and
- d. Are in full compliance with all applicable federal, state and local laws, ordinances and regulations.

You agree to operate the Office exclusively as a “**Commercial Real Estate Office**”, which means that you may not offer any service or engage in any real estate activities involving Residential Property except for Residential Property owned personally by you or others affiliated with your Office or by your or their immediate family members. “**Residential Property**” shall mean real property on which is located, or intended to be located, residential structures containing four dwelling units or less.

(3) **Term.**

The term of the Franchise will begin on the Agreement Date and continue for a period of 5 years, or longer if a greater number is written in the following box and initialed by the parties (the “**Term**”), unless the Franchise is terminated earlier pursuant to the provisions of this Agreement. Termination or expiration of this Agreement will constitute termination or expiration of your Franchise and the Limited License (as defined below) to use the RE/MAX Marks conferred by Section 4 of this Agreement.

2. If you, at any time, fail to operate the Office exclusively as a Commercial Real Estate Office, it will constitute a material default of an essential condition of the Franchise Agreement and we shall have the right to immediately terminate the Franchise Agreement effective upon delivery of notice of termination to you.

3. You agree to refer all Residential Property transactions to a RE/MAX residential real estate office, as provided in Subsection 8.H. of the Franchise Agreement. Nothing in this Addendum shall be construed to prohibit you from receiving referral fees on any Residential Property so referred.

4. You understand and acknowledge that you are not being granted an exclusive right to engage in commercial real estate activity and that any RE/MAX real estate office that presently exists or that may be established in the future may have Sales Associates that engage in commercial real estate activity, may have “commercial divisions” or may operate exclusively as a commercial real estate office.

5. Capitalized terms used herein shall have the meaning ascribed to them in the Franchise Agreement unless otherwise defined herein.

6. This Addendum contains terms and conditions in addition to those contained in the Franchise Agreement. This Addendum is intended to be incorporated in its entirety as part of the Franchise Agreement and to be read as a material part thereof. It is expressly understood that to the extent, if any, that the terms and conditions of this Addendum are different from, or conflict with, those set forth in the Franchise Agreement, this Addendum shall

control. This Addendum may not be amended, changed, revised or altered except by instrument in writing signed by the parties.

IN WITNESS WHEREOF, the parties have executed this Addendum as of the day and year above written.

RE/MAX INTEGRATED REGIONS, LLC	
By: _____	_____
	Date
Title: _____	

FRANCHISEE (If a corporation, partnership, limited liability company, or other legal entity recognized under applicable law)	FRANCHISEE (If an individual)
Entity name: _____	_____
	[Print Name]
By: _____	_____
	[Signature]
	Date
Title: _____	

EXHIBIT A-4
TEAM OFFICE AMENDMENT

TEAM OFFICE AMENDMENT TO FRANCHISE AGREEMENT

THIS AMENDMENT (“*Amendment*”) to that certain Franchise Agreement dated the ____ day of _____, 20____, (the “*Franchise Agreement*”) is entered into this ____ day of _____, 20____, by and between RE/MAX Integrated Regions, LLC, (referred to as “*we*,” “*us*,” or “*RE/MAX Regional*”) and _____ (referred to as “*you*,” “*Franchise Owner*,” or “*Franchisee*”).

RECITALS:

WHEREAS, the Franchise Agreement granted to Franchisee the right to operate a single RE/MAX real estate services office to be operated only at the following location: _____;

WHEREAS, the Franchise Agreement granted to Franchisee a Limited License to engage in the Licensed Use of the RE/MAX Marks in connection with Permitted Real Estate Service Activities provided out of the Office located at the address specified in the Franchise Agreement; and

WHEREAS, Franchisee would like to establish an additional office location in order to accommodate a Sales Associate who has a team of individuals assisting him or her and who needs additional office space; and

WHEREAS, pursuant to Subsection 2.F. of the Franchise Agreement, Franchisee has requested the right to open a Team Office and RE/MAX Regional has agreed to permit the establishment of a Team Office consistent with and subject to the terms and conditions set forth below.

NOW, THEREFORE, in consideration of the mutual promises set forth herein, the parties do hereby agree as follows:

1. **Location and Team Office Name.**

A. Franchisee is hereby granted the right to establish a single team office (“*Team Office*”) only at the following location: _____ (“*Team Office Location*”).

- a. The Team Office is an “address-only” location and therefore shall have no protected area or territorial exclusivity whatsoever.
- b. The Team Office shall be a dedicated RE/MAX facility of at least 600 square feet but no more than 1,500 square feet (RE/MAX Regional may, in its sole and absolute discretion, allow a Team Office to have more than 1,500 square feet of office space).
- c. The Team Office shall be equipped with furniture, telephones, a computer system, and other office equipment necessary to operate in conformity with RE/MAX standards of high quality and service.
- d. The Team Office will not be subject to any Minimum Agent Count requirements but must have at least two Sales Associates registered with the Team Office at all times.

B. The team operating out of this Team Office Location will be known as: _____ (“*Team Name*” or “*Team*”).

C. Franchisee shall not operate or establish any other branch or extension of the Team Office from any other location.

2. **Team Office Initial and Renewal Fees.**

A. Franchisee shall pay to RE/MAX Regional, upon execution of this Amendment, a non-refundable Team Office Initial Fee of \$1,000.00.

- B. If this Amendment is being executed in connection with the renewal of an existing Team Office (formerly known as Satellite Office), Franchisee will be required to pay a Team Office Renewal Fee of \$500.

3. **Monthly Ongoing Team Office Fee.**

Franchisee agrees to pay a \$100 Monthly Ongoing Team Office Fee. The Monthly Ongoing Team Office Fee will be due and will be considered late if not received by RE/MAX Regional by the 10th day of the month after the Team Office opens and by the 10th day of each month throughout the remainder of the term of the Franchise Agreement.

4. **Designated Team Leader; Sales Associates Working out of Team Office Location must be on the Team.**

- A. Prior to opening the Team Office, Franchisee will designate a team leader (“*Designated Team Leader*”).
- B. Only Sales Associates that are on the Team may operate from or utilize the Team Office Location space, staff or equipment. Although the Designated Team Leader may recruit members to the Team, Sales Associates not on the Team may not operate out of the Team Office Location in any capacity.

5. **All Sales Associates must sign an Independent Contractor Agreement**

- A. Pursuant to Subsection 5.B.(2) of the Franchise Agreement, Franchisee must have a written Independent Contractor Agreement—that includes the Essential ICA Provisions—in place with each Sales Associate on the Team.
- B. Sales Associates on the Team shall be subject to the same limitations and requirements specified for Sales Associates under the Franchise Agreement.

6. **Team Office Shall Operate as a Branch; Compliance with State Real Estate Laws.**

- A. The Team Office shall operate as a part of the main Office described in the Franchise Agreement (i.e., as a branch of the main Office operating under and as a part of the same ownership as the main Office) and, except as modified by this Amendment, shall comply with and be subject to all of the terms, conditions, provisions and restrictions of the Franchise Agreement as are applicable to the main Office, including without limitation, the Limited License governing the authorized Limited Use of the RE/MAX Marks specified in Section 4 of the Franchise Agreement as well as the same outside business and activities prohibitions specified in Sections 2 and 4 of the Franchise Agreement, and the payment of all fees required by Section 6 of the Franchise Agreement. For clarification, no other businesses of any kind may operate from or utilize the same office space, staff or equipment as that of the Team Office.
- B. The Team Office shall comply with and operate strictly in accordance with all state real estate licensing rules and regulations applicable to branch offices.

7. **Compliance with Brand Standards Manual.**

- A. Unless prohibited by a state or local ordinance, or the landlord of the Premises, the Team Office must have an exterior office sign that comports with the standards for depicting a team name on team office signage as set forth in the Brand Standards Manual.
- B. Telephone numbers and RE/MAX Formative Domain Names pertaining to the Team Office or Sales Associates with the Team Office shall be subject to the same strict compliance with the Brand Standards Manual and ownership and assignment requirements that are specified in the Franchise Agreement.
- C. The Team Office may have its own telephone number if permitted by state real estate licensing laws, but all “for sale” signs, business cards, forms, stationery, advertisements and other promotional or marketing materials used by the Team Office must clearly identify both the name of the main Office as well as the Team Name, and for all materials except “for sale” signs, state that the Team Office is a “branch office” of the main Office.

8. **RE/MAX Regional Not Obligated to Provide Separate Services and Benefits.**

Franchisee understands and acknowledges that we and RE/MAX, LLC are not under any obligation to separately provide the Team Office any of the services and benefits made available to the main Office although we and RE/MAX, LLC may, in its sole and absolute discretion, provide some services and benefits to the Team Office.

9. **Reporting.**

As part of its monthly reporting obligations set forth in Section 10 of the Franchise Agreement, Franchisee agrees to identify and report the gross commissions earned and the number of transactions closed by each Sales Associate that operates out of the Team Office by the Team Office Identification Number.

10. **Termination of Team Office Amendment.**

This Amendment and all rights granted hereunder to operate the Team Office shall terminate upon the transfer, termination, Abandonment, or expiration of the Franchise Agreement. In addition, RE/MAX Regional has the right to terminate this Amendment if:

- A. Franchisee fails to pay any monies when due and fails to cure such breach within 10 days of receipt of written notice; or
- B. As set forth in Subsection 1.A.d of this Amendment, Franchisee fails to have at least two Sales Associates registered with the Team Office at any time or breaches any other non-monetary provision set forth in this Amendment and fails to cure such default within 30 days of receipt of written notice.

Such notice will advise Franchisee, and Franchisee hereby understands and agrees, that if the default is not cured within the specified time period, this Amendment and Franchisee's right to operate the Team Office will automatically terminate without further notice from us. In the event of termination of the Team Office, Franchisee will be required to comply with all applicable de-identification requirements set forth in Section 14 of the Franchise Agreement.

11. **Renewal of Team Office Amendment.**

If the franchise relationship is renewed, RE/MAX Regional may permit Franchisee to continue operation of the Team Office provided, at least 90 days prior to the expiration of the Franchise Agreement, Franchisee pays a \$500 Team Office renewal fee and executes the form of amendment RE/MAX Regional is then using for the grant of rights to a Team Office which amendment shall supersede this Amendment and may have terms materially different than this Amendment. The Team Office concept may be discontinued at any time; if the program is discontinued no renewals will be granted for any Team Office.

12. **Construction.**

- A. Capitalized terms used herein shall have the meaning ascribed to them in the Franchise Agreement unless otherwise defined herein.
- B. This Amendment contains terms and conditions in addition to those contained in the Franchise Agreement to which it pertains. This Amendment is intended to be, and is hereby, incorporated in its entirety as a part of the Franchise Agreement and to be read as a material part thereof. It is expressly understood that to the extent, if any, the terms and conditions of this Amendment are different from, or conflict with, those set forth in the Franchise Agreement, this Amendment shall control. This Amendment may not be amended, changed, revised or altered, except by instrument in writing signed by the parties.

IN WITNESS WHEREOF, the parties have executed this Addendum as of the day and year above written.

RE/MAX INTEGRATED REGIONS, LLC	
By: _____	_____ Date
Title: _____	

FRANCHISEE (If a corporation, partnership, limited liability company, or other legal entity recognized under applicable law)	FRANCHISEE (If an individual)
Entity name: _____	_____ [Print Name]
By: _____ Date	_____ [Signature] _____ Date
Title: _____	

EXHIBIT A-5

MAX/CENTER[®] USER AGREEMENT

Terms of Use for RE/MAX University

Last Modified: March 22, 2024

Welcome to the RE/MAX University platform (“Platform”). The Platform is an extranet website and branded mobile app comprised of a cloud-based learning management system that contains courses for the Members of the RE/MAX network to learn about their industry and how to use the tools available to them. RE/MAX University also allows our franchisee brokerages to upload their own content to be used for the benefit and education of their sales associates.

Please read these “Terms of Use,” which include and incorporate by reference MAX/Center®’s Terms of Use, and Privacy Notice, fully and completely before using the Platform. The Platform is offered to You (“You” or “Your”) by RE/MAX, LLC (“RE/MAX” or “We” or “us”) subject to Your acceptance without modification of all of the Terms of Use.

Acceptance of the Terms of Use

These Terms of Use are entered into by and between You and RE/MAX and govern Your access to and use of the Platform, including any content, information, features, and functionality available on or through the Platform.

Please read the Terms of Use carefully before You use the Platform. By using the Platform or by clicking to accept or agree to the Terms of Use when this option is provided to You, You accept and agree to be bound and abide by these Terms of Use. If You do not want to agree to these Terms of Use, You must not access or use the Platform.

Changes to the Terms of Use

We may revise and update these Terms of Use from time to time in our sole discretion. All changes are effective immediately when we post them and apply to all access to and use of the Platform thereafter. Your continued use of the Platform following the posting of revised Terms of Use means that You accept and agree to the changes.

Registration

To access the Platform and the linked resources, you must be a Member (as defined below) and complete the Platform on-line registration process (“Account”). You are solely responsible for the activity that occurs on Your Account, and for keeping Your Account password secure. You may never use another person’s user account or registration information for the Platform without permission. You must notify us immediately of any change in Your eligibility to use the Platform (including any changes to or revocation of any licenses from state authorities), breach

of security or unauthorized use of Your Account. You should never publish, distribute, or post login information for Your Account.

You shall have the ability to delete Your Account, either directly or through a request made to RE/MAX. Any fees paid hereunder are non-refundable. All provisions of these Terms of Use which by their nature should survive termination shall survive termination, including, without limitation, licenses of User Content, ownership provisions, warranty disclaimers, indemnity and limitations of liability.

Platform Use and Purpose

The Platform is a resource. It is not a manual, handbook, or guideline of RE/MAX, LLC or RE/MAX affiliates, and should never be held out as such. Use of the Platform is purely voluntary. RE/MAX does not require participation, posting, or viewing of this Platform by anyone in the RE/MAX network, either as a condition of the Franchise Agreement or otherwise.

The content, practices, tips, views and opinions expressed in any User Generated Content (defined below) are strictly those of the independently owned and operated office or individual broker/owner who posted that content. The representations, views, and opinions expressed or implied in any document or image included in, or linked to or from the Platform, do not necessarily state or reflect those of RE/MAX.

RE/MAX does not monitor, filter, or endorse any peer-to-peer content posted by broker/owners (or their staff) on the Platform. RE/MAX assumes no responsibility or liability for any actions or representations of any subject matter contained at the Platform, nor can RE/MAX guarantee or assume liability for the accuracy, completeness or usefulness of any information contained on the Platform or linked to the Platform.

The information on the Platform is not to be considered legal advice. Such information is intended to educate members of the RE/MAX network generally and is not intended to provide solutions to individual problems. Viewers are cautioned not to attempt to base any legal decisions on information contained on the Platform and are strongly advised to seek advice from an experienced attorney. Each office is responsible to assure that its operations are in compliance with all applicable laws and regulations of their applicable jurisdiction.

RE/MAX does not provide professional advice or endorsements based on information included on the Platform. RE/MAX assumes no responsibility or liability for any actions or representations of any subject matter contained at its sites, nor can RE/MAX guarantee or assume liability for the accuracy, completeness or usefulness of any information contained on the Platform or linked to the Platform.

The Platform and its content

RE/MAX reserves the right to access and use the Platform, and any content and information therein, to the extent necessary to run the Platform and make it available to You and others, to

protect the Platform, to improve the Platform, and to otherwise use the Platform and its content for a legitimate business purpose.

The layout, formatting, and features of and access privileges for the Platform shall be as determined or specified by us in our sole discretion. We shall also have the sole right to modify, upgrade, and change the Platform, including through the removal or modification of any content (including User Content) on the Platform. We will not be liable if for any reason all or any part of the Platform or its content is unavailable at any time or for any period. From time to time, we may restrict access to some parts of the Platform, or all of the Platform, to users, in our sole discretion.

Accessing the Platform and Account Security

You also acknowledge that Your account is personal to You and agree not to provide any other person with access to the Platform or portions of it using Your username, password, or other security information. You agree to notify us immediately of any unauthorized access to or use of Your username or password or any other breach of security. You also agree to ensure that You exit from Your Account at the end of each session. You should use particular caution when accessing Your Account from a public or shared computer so others cannot view or record Your password or other personal information.

We have the right to disable any user name, password, or other identifier, whether chosen by You or provided by us, at any time in our sole discretion for any or no reason, including if, in our opinion, You have violated any provision of these Terms of Use.

Payment and Billing

Through the Platform You will be able to purchase courses. We use third party payment processing platforms to process payments. RE/MAX receives no payment information from the third party. Please fully and carefully read the third party's privacy policy for a description of its data privacy practices. Please note that the processing of payments will be subject to the third party's terms, conditions and privacy policy in addition to these Terms of Use.

License Grant and Restrictions

The Platform is made available to You by RE/MAX and these Terms of Use provide to You a personal, revocable, limited, non-exclusive, nontransferable, and (limited) non-sublicensable license to use the Platform. These Terms of Use provide only a license and not an assignment or sale. We transfer no ownership or intellectual property interest or title in and to the Platform to You or anyone else. Further, we reserve all rights not expressly granted by these Terms of Use. Accordingly, You may not modify, translate, decompile, reverse engineer, create derivative work(s) of, copy, distribute, disassemble, broadcast, film, transmit, display, publish, remove, or alter any proprietary notices or labels, license, sublicense, permit use by any (other)

person or entity, transfer, sell, mirror, frame, exploit, rent, lease, private label, grant a security interest in, or otherwise use in any manner not expressly permitted herein. In addition, You shall not enter into any contractual relationship or other legally binding obligation with any third party or person which shall have the purpose or effect of encumbering RE/MAX or the Platform.

User Obligations

You agree to abide by all applicable local, state, national, and international laws and regulations regarding Your use of the Platform. By accessing or using the Platform, You represent that You are at least eighteen (18) years of age (or the legal age of majority, whichever is greater) and will, at all times, provide true, accurate, current, and complete information when uploading, adding, including, storing, or sharing content on or through the Platform. You also acknowledge and agree that use of the Internet and the Platform is solely at Your own risk.

User Generated Content

The following terms control when You post, upload, transmit, submit or otherwise make available messages, comments, text, photographs, data, graphics, images, videos, audio, or any other materials, when using the Platform ("User Content"). You are entirely responsible for Your User Content and any posting, uploading, transmission, submission or other ways of making available User Content using the Platform is undertaken at Your own risk. For all of Your User Content, You agree, represent, and warrant that:

- (a) You own all rights in and to the User Content or, if the User Content is subject to third-party rights, You have all necessary licenses, rights, permissions and consents to use the User Content (including but not limited to appropriate and necessary permissions from all person(s) appearing in the User Content), and to grant the rights contained herein;
- (b) the use of the User Content as described herein will not violate the rights, including but not limited to copyright, trademark, privacy, publicity or other proprietary rights, of any third party or any law;
- (c) the User Content does not contain anything that is inaccurate, illegal, defamatory, libelous, pornographic, racist, obscene, abusive, threatening, harassing, harmful, hateful or offensive;
- (d) the User Content is compliant with the RE/MAX Brand Identify Trademark and Graphic Standard manual;

(e) You will not in any way submit User Content that discloses, stores, or collects any contact information or any person's personal information without that person's permission;

(f) You will present and promote the User Content as Your work product, and not suggest, imply or indicate in any way that it is the work product of RE/MAX, LLC or that RE/MAX, LLC (or any affiliated entity) is responsible for the User Content; and you will immediately and fully comply with any RE/MAX requirements that are communicated to you regarding User Content;

(g) You will not re-Post information elsewhere that requires a user account to access, such as private discussion forums or data reports;

(h) You will not post User Content or link to anything that contains software viruses, or any other computer code, files or programs designed to interrupt, destroy, or limit the functionality of any computer software or hardware or telecommunications equipment.

You are fully responsible for and shall act sensibly and with your best judgment on how and what User Content you post to the Platform. RE/MAX reserves the right, at its sole discretion, to remove or choose not to allow any displayed User Content if it does not meet the requirements set forth in these terms or if RE/MAX otherwise determines, in its sole discretion, that the User Content is not appropriate.

You hereby agree that You assume any and all liability for (i) any claims that the User Content violate the rights, including but not limited to copyright, trademark, privacy, publicity or other proprietary rights, of any third party or any law ("User Content Claims"), and (ii) any and all costs, fees or other payments incurred by RE/MAX arising from any claims or demands relating to User Content, including court costs and attorney fees. You also hereby agree to immediately address any User Content Claims once they are brought to your attention, and to immediately notify any third party asserting a User Content Claim that you, and not RE/MAX, LLC is the appropriate party for addressing such a claim.

Intellectual Property Rights

The Platform and its features and functionality (including but not limited to all software, displays, capabilities, and the design, selection, and arrangement thereof) are owned by RE/MAX, its licensors, or other providers of such features and functionality and are protected by United States and international copyright, trademark, patent, trade secret, and other intellectual property or proprietary rights laws.

If You modify the features and functionality or otherwise use or provide any other person with access to any part of the Platform in breach of the Terms of Use, Your right to use the Platform will stop immediately. No right, title, or interest in or to the Platform is transferred to You, and all rights not expressly granted are reserved by RE/MAX. Any use of the Platform not expressly

permitted by these Terms of Use is a breach of these Terms of Use and may violate copyright, trademark, and other laws.

Copyright Complaints

It is the policy of RE/MAX to respond to notices alleging copyright infringement. If RE/MAX removes or restricts access to your User Content in response to a copyright complaint, RE/MAX will make a good faith effort to contact you with information concerning the removal or restriction of access, including a copy of the complaint. If you believe your User Content was removed in error, then you can request that RE/MAX restore the User Content. You are advised that RE/MAX may terminate Portal access for to repeat infringers. If your account receives multiple copyright complaints, RE/MAX may terminate or restrict your access to the Platform.

Notices of claimed copyright infringement and counter-notices should be sent to our attention either by email or regular mail, at the following addresses:

By email (preferred): legal@remax.com
By mail: Legal Department
 RE/MAX, LLC
 5075 South Syracuse Street
 Denver, CO 80237

For both email and postal mail notices, please include "Notice of Infringement" in the subject line.

Trademarks

RE/MAX's name, logo, and all related names, logos, product and service names, designs, and slogans are trademarks of RE/MAX or its affiliates or licensors, which may be registered in the United States or other jurisdictions. You agree that any use of the RE/MAX trademarks in connection with the Platform will be compliant with the RE/MAX Brand Identity Trademark and Graphic Standards manual.

Third Party Services

The Platform may permit You to link to other websites, services or resources on the Internet, and other websites, services or resources may contain links to the Platform. When You access third party resources on the Internet, You do so at Your own risk. These other resources are not under our control, and You acknowledge that we are not responsible or liable for the content, functions, accuracy, legality, appropriateness or any other aspect of such websites or resources. The inclusion of any such link does not imply our endorsement or any association between us and their operators. You further acknowledge and agree that we shall not be responsible or liable, directly or indirectly, for any damage or loss caused or alleged to be

caused by or in connection with the use of or reliance on any such content, goods or services available on or through any such website or resource.

Prohibited Uses

You may use the Platform only for lawful purposes and in accordance with these Terms of Use. You agree not to use the Platform:

- In any way that violates any applicable federal, state, local, or international law or regulation (including, without limitation, any laws regarding: (1) the export of data or software to and from the US or other countries, (2) the protection of personal data of individuals, (3) advertising, including the Fair Housing Act or any state or local laws and regulations, and (4) marketing and cell phone communications, including the U.S. Telephone Consumer Protection Act).
- For the purpose of exploiting, harming, or attempting to exploit or harm minors in any way by asking for personally identifiable information, or otherwise.
- To transmit, or procure the sending of, any advertising or promotional material that would be considered improper, inappropriate, or burdensome to others such as “spam,” or any other similar solicitation, including unwanted or unsolicited bulk email, postings, contact requests, SMS (text messages), or instant messages. This does not include marketing communications in the ordinary course of business and consistent with an individual’s expectations of their interaction with a broker, agent, or other brokerage representative.
- To impersonate or attempt to impersonate another user, or any other person or entity (including, without limitation, by using email addresses associated with any of the foregoing).
- To engage in any other conduct that restricts or inhibits anyone’s use or enjoyment of the Platform, or which, as determined by us, may harm RE/MAX or users of the Platform, or expose them to liability.

Additionally, You agree not to:

- Circumvent any restrictions on access to or availability of the Platform.
- Engage in activity that is harmful to You, the Platform, or others.
- Infringe upon the rights of others.
- Engage in activity that violates the privacy of others.

- Help others break these rules.
- Otherwise attempt to interfere with the proper working of the Platform.

Disclaimer of Warranties

YOUR USE OF THE PLATFORM AND ITS CONTENT IS AT YOUR OWN RISK. THE PLATFORM IS PROVIDED ON AN "AS IS" AND "AS AVAILABLE" BASIS, WITHOUT ANY WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED. NEITHER RE/MAX NOR ANY PERSON ASSOCIATED WITH RE/MAX MAKES ANY WARRANTY OR REPRESENTATION WITH RESPECT TO THE COMPLETENESS, SECURITY, RELIABILITY, QUALITY, ACCURACY, OR AVAILABILITY OF THE PLATFORM. WITHOUT LIMITING THE FOREGOING, NEITHER RE/MAX NOR ANYONE ASSOCIATED WITH RE/MAX REPRESENTS OR WARRANTS THAT THE PLATFORM WILL OPERATE UNINTERRUPTED OR IN A MANNER THAT WILL MEET YOUR PARTICULAR REQUIREMENTS AND/OR NEEDS. TO THE FULLEST EXTENT PROVIDED BY LAW, RE/MAX HEREBY DISCLAIMS ALL WARRANTIES OF ANY KIND, WHETHER EXPRESS OR IMPLIED, STATUTORY, OR OTHERWISE, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY, NON-INFRINGEMENT, AND FITNESS FOR PARTICULAR PURPOSE. RE/MAX ALSO DISCLAIMS ANY RESPONSIBILITY FOR THE CONTENT, THE MATERIALS, THE ACCURACY OF THE INFORMATION, AND/OR THE QUALITY OF THE INFORMATION PROVIDED BY OR AVAILABLE THROUGH THE PLATFORM.

THE FOREGOING DOES NOT AFFECT ANY WARRANTIES THAT CANNOT BE EXCLUDED OR LIMITED UNDER APPLICABLE LAW.

Limitation on Liability

TO THE FULLEST EXTENT PROVIDED BY LAW, IN NO EVENT WILL RE/MAX, ITS SHAREHOLDERS, DIRECTORS, AFFILIATES, OFFICERS, AGENTS AND EMPLOYEES, LICENSORS, SERVICE PROVIDERS, AND ALL THIRD PARTIES THAT PROVIDE CONTENT, INFORMATION OR SERVICES TO THE PLATFORM BE LIABLE FOR DAMAGES OF ANY KIND, UNDER ANY LEGAL THEORY, ARISING OUT OF OR IN CONNECTION WITH YOUR USE, OR INABILITY TO USE, THE PLATFORM, ANY APPLICATIONS LINKED TO IT, ANY CONTENT ON THE PLATFORM OR SUCH OTHER APPLICATIONS, INCLUDING ANY DIRECT, INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL, OR PUNITIVE DAMAGES, INCLUDING BUT NOT LIMITED TO, PERSONAL INJURY, PAIN AND SUFFERING, EMOTIONAL DISTRESS, LOSS OF REVENUE, LOSS OF PROFITS, LOSS OF BUSINESS OR ANTICIPATED SAVINGS, LOSS OF USE, LOSS OF GOODWILL, LOSS OF DATA, AND WHETHER CAUSED BY TORT (INCLUDING NEGLIGENCE), BREACH OF CONTRACT, OR OTHERWISE, EVEN IF FORESEEABLE.

THE FOREGOING DOES NOT AFFECT ANY LIABILITY THAT CANNOT BE EXCLUDED OR LIMITED UNDER APPLICABLE LAW.

Indemnification

You agree to indemnify and hold harmless RE/MAX, its shareholders, directors, affiliates, officers, agents and employees, licensors, service providers, and all third parties that provide content, information or services to the Platform from and against any and all claims, suits, demands, proceedings, liabilities, losses, damages, costs and expenses whatsoever, including but not limited to reasonable attorney fees and disbursements, court costs or arbitration costs, due to, arising out of, or relating to Your violation of these Terms of Use or Your use of the Platform, including, but not limited to, Your contributions of content or information to the Platform or any use of the Platform's content other than as expressly authorized in these Terms of Use.

Governing Law

All matters relating to the Platform and these Terms of Use, and any dispute or claim arising therefrom or related thereto (in each case, including non-contractual disputes or claims), shall be governed by and construed in accordance with the internal laws of the State of Colorado, excluding any principles or rules of law that may direct the application of the law of another state.

Arbitration and Waiver of Class Arbitration

Any dispute, controversy or claim arising out of, relating to or in connection with these Terms of Use, including the breach, termination, or validity thereof, shall be finally resolved by arbitration administered by the American Arbitration Association under its Commercial Arbitration Rules. The number of arbitrators shall be one (1), and the place of arbitration shall be Denver, Colorado, United States. The arbitration shall be held, and the award shall be rendered, in English. The tribunal shall have the power to rule on any challenge to its own jurisdiction or to the validity or enforceability of any portion of the agreement to arbitrate. The parties agree to arbitrate solely on an individual basis, and that this agreement does not permit class arbitration, or any claims brought as a plaintiff or class member in any class or representative arbitration proceeding. The arbitral tribunal may not consolidate more than one person's claims and may not otherwise preside over any form of a representative or class proceeding. Notwithstanding the tribunal's power to rule on its own jurisdiction and the validity or enforceability of the agreement to arbitrate, the tribunal has no power to rule on the validity or enforceability of the agreement to arbitrate solely on an individual basis. In the event the prohibition on class arbitration is deemed invalid or unenforceable, then the remaining portions of the arbitration agreement will remain in force.

Waiver and Severability

No waiver by RE/MAX of any term or condition set out in these Terms of Use shall be deemed a further or continuing waiver of such term or condition or a waiver of any other term or

condition, and any failure of RE/MAX to assert a right or provision under these Terms of Use shall not constitute a waiver of such right or provision.

If any provision of these Terms of Use is held by a court or other tribunal of competent jurisdiction to be invalid, illegal, or unenforceable for any reason, such provision shall be eliminated or limited to the minimum extent such that the remaining provisions of the Terms of Use will continue in full force and effect.

Entire Agreement

The Terms of Use constitute the sole and entire agreement between You and RE/MAX regarding the Platform and supersede all prior and contemporaneous understandings, agreements, representations, and warranties, both written and oral, regarding the Platform.

Termination of the Platform

Termination of Platform Access

RE/MAX reserves the right to suspend or terminate Your access to the Platform, without notice to You, at any time, in the event: (a) You cease or fail, for any reason, to meet the definition of a Member (as defined below), as determined solely by RE/MAX; (b) Member fails to honor or is in breach of any term or condition of these Terms of Use, as determined solely by RE/MAX; (c) Member ceases, for any reason, to be affiliated with the RE/MAX organization; (d) Member fails to notify RE/MAX of a change of office address; or (e) Member engages in any prohibited use or any other conduct which, in the sole judgment of RE/MAX, compromises or may compromise the value, integrity or viability of the Platform or detracts from the reliability or reputation of such extranet service or of the RE/MAX name or organization.

To be a Member You must be one of the following: (a) a RE/MAX Franchisee or RE/MAX Sales Associate affiliated with a RE/MAX Franchisee who is current on all annual dues and fees owed to RE/MAX and in compliance with all applicable RE/MAX policies (including, but not limited to, the RE/MAX Brand Identity Trademark and Graphics Standards manual); or (b) an individual who is currently employed by a RE/MAX Franchisee in some capacity for which annual dues are not assessed or for which membership in RE/MAX is not available (e.g., office receptionist, secretary).

Contact Information

The Platform is operated by RE/MAX, LLC at 5075 South Syracuse Street; Denver, CO 80237.

If You have any feedback, comments, requests for technical support, and other communications relating to the Platform, please email us at: productsupport@remax.net

EXHIBIT A-6

RE/MAX GOLD PLAN LETTER ADDENDUM

Date

Franchisee
Address
Address
Address

RE: Addendum to Franchise Agreement
RE/MAX Gold Plan

Dear _____

RE/MAX, LLC established the RE/MAX Gold Plan to benefit Sales Associates that have been in the RE/MAX system for at least 10 consecutive years, and who are at least 65 years old, and who are no longer able, or no longer desire, to devote a significant portion of their time and energy to real estate. As an acknowledgement of their many years with the RE/MAX organization, these Sales Associates are eligible to receive a reduction in monthly ongoing fees, as well as a reduction in marketing fund fees, in return for their continued affiliation with the RE/MAX organization, albeit on less than a full-time basis.

RE/MAX Regional (“**RE/MAX**”, “**we**” or “**us**”) has offered you the opportunity, and understands that you desire, to modify certain terms and conditions of the Franchise Agreement to allow eligible Sales Associates affiliated with your Office to participate in the RE/MAX Gold Plan. Accordingly, this letter (“**Letter Addendum**”) is intended to confirm the following mutual understanding:

A. **Eligible Sales Associates.** Only Sales Associates affiliated with your Office that meet the requisite criteria may participate in the RE/MAX Gold Plan. Eligible Sales Associates (“**RE/MAX Gold Plan Sales Associates**”) are those that:

- (1) Have been in the RE/MAX system as a Sales Associate or broker associate for at least 10 consecutive years;
- (2) Do not own, or have any ownership interest in, any RE/MAX franchise;
- (3) Are not a leader of any RE/MAX team;
- (4) Did not earn more than \$75,000 in gross commissions during the last fiscal year (you must submit a Form 1099 for each Sales Associate that desires to participate in the RE/MAX Gold Plan);
- (5) Are at least 65 years old; and
- (6) In accordance with Paragraph C below, you identify as a RE/MAX Gold Plan Sales Associate.

B. **Fees.** In lieu of the payment provisions set forth in your Franchise Agreement pertaining to Monthly Ongoing Fees and Marketing Fund fees (specifically, Subsections 6.B. and 6.D.), in regard to RE/MAX Gold Plan Sales Associates only, you agree to pay Monthly Ongoing Fees and Marketing Fund fees as follows:

(1) **Monthly Ongoing Fees.** For each RE/MAX Gold Plan Sales Associate in your Office, you agree to pay us, within 10 days after the end of each calendar month throughout the remainder of the term of your Franchise Agreement, a fee (a “***Monthly Ongoing Fee***”) equal to the sum of the following three components:

(a) **Component One Continuing Franchise Fee:** You will be required to pay us _____ per month for each RE/MAX Gold Plan Sales Associate affiliated with your Office during the previous calendar month, whether or not you actually collect management fees from your RE/MAX Gold Plan Sales Associates. We will have the right to increase the amount of this Component One Continuing Franchise Fee once in any calendar year; provided, however, any such increase will not exceed 10% of the Component One Continuing Franchise Fee in effect at the time of any such increase. It is currently anticipated that this fee may increase by at least \$2.50 on July 1, 2026, and by at least \$2.50 on the 1st day of July of each subsequent year of the Franchise Agreement.

Plus

(b) **Component Two Continuing Franchise Fee:** You will be required to pay us an amount equal to 2% of gross commissions (including referral fees) and other revenue earned, derived or otherwise generated from Permitted Real Estate Service Activities handled by each one of your RE/MAX Gold Plan Sales Associates during the previous calendar month, whether or not such RE/MAX Gold Plan Sales Associate(s) were previously considered a grandfathered or legacy sales associate. “***Permitted Real Estate Service Activities***”, means activities directly related to the business of listing, offering, selling, exchanging and managing real property and the providing of marketing or consulting services or other activities with respect to auctioning, leasing or renting of real property or representing sellers, purchasers, lessors or renters of real property. You understand that your failure to collect this fee from your Gold Plan Sales Associates does not relieve you of your obligation to remit the required amount to us in a timely manner.

Plus

(c) **Component Three Continuing Franchise Fee:** Although not currently in effect, we reserve the right, upon 12 months’ notice, to implement a third component to the Monthly Ongoing Fees, which fee would be known as the Technology Fee (“***Component Three Continuing Franchise Fee***” or “***Technology Fee***”). If implemented, you will be required to pay us, on a monthly basis, a Technology Fee of up to \$15 for each RE/MAX Gold Plan Sales Associate in your Office during the previous calendar month whether or not you actually collected a Technology Fee from your RE/MAX Gold Plan Sales Associates. If implemented, the actual use of such funds shall be determined by RE/MAX, LLC in its sole discretion and we will have the right to increase (by not more than \$5 per year) or decrease the Technology Fee once in any calendar year.

(2) **Marketing Fund Fee.** For each RE/MAX Gold Plan Sales Associate in your Office, you agree to pay us, within 10 days after the end of each calendar month throughout the remainder of the term of your Franchise Agreement, a RE/MAX Marketing Fund (“***Marketing Fund***”) fee of \$46 administered by RE/MAX to be used in accordance with the use and purposes described in Subsections 6.D. and 9.C. of the Franchise Agreement. We may increase (but not by more than an additional \$30 per month) or decrease the monthly Marketing Fund fee once in any calendar year. You understand that your failure to collect this fee from your Gold Plan Sales Associates does not relieve you of your obligation to remit the required amount to us in a timely manner.

C. **Identification of RE/MAX Gold Plan Sales Associates.** You agree to identify, by March 15th of each year, and on forms that we provide, all Sales Associates (including those that you may have previously identified as RE/MAX Gold Plan Sales Associates) that desire to participate in the RE/MAX Gold Plan, and to provide any and all information (“***Supporting Documentation***”) that we may need to verify that such Sales Associate(s) is/are eligible to participate in the RE/MAX Gold Plan program. You understand and acknowledge that until we have received all of the needed documentation, we will not be able to process any requests on your part to have a Sales Associate participate in the RE/MAX Gold Plan. We reserve the right to deny your request if a Sales Associate is not identified in a timely manner, if the appropriate Supporting Documentation is not provided, or if a Sales Associate does not meet the eligibility requirements.

D. **Effective Date.** The terms of this Letter Addendum shall take effect on the date on which you sign and deliver this Letter Addendum to us (the “Effective Date”).

Sincerely,

RE/MAX _____

By: _____
(Signature)

Printed name: _____

Title: _____

AGREED AND ACKNOWLEDGED BY FRANCHISEE THIS ___ DAY OF _____, 20___:

[FRANCHISE ENTITY NAME]

By: _____
(Signature)

Printed name: _____

Title: _____

EXHIBIT A-7

**RECURRING PAYMENT
WITHDRAWAL AUTHORIZATION FORM**

RE/MAX Integrated Regions, LLC

RECURRING PAYMENT WITHDRAWAL AUTHORIZATION

Please complete the following form and return to the Contract Administration Department. This form authorizes periodic withdrawals for MONTHLY ONGOING FEES, MARKETING FUND FEES and any other fees, charges and payments due pursuant to your Franchise Agreement with RE/MAX Integrated Regions, LLC.

If you are a new franchisee and have not yet established a business account for your franchised business, please complete this form with the information for a bank account from which withdrawals can be made. Once you have established a business account, please send an updated form reflecting the new account information to the address below.

Return this form to:

billingandmembership@remax.com

Name of Franchisee: _____

Name on Account: _____ (personal or company)

Bank Name: _____

Bank Address: _____

Routing # _____

Bank Account #: _____

Please submit a voided check with this form.

RE/MAX Integrated Regions, LLC and its related parties are hereby authorized to make periodic withdrawals of funds from my account identified above for the collection of fees, including MONTHLY ONGOING FEES, MARKETING FUND FEES, and other charges and payments due pursuant to the Franchise Agreement and, if necessary, to initiate credit entries and adjustments for any debit entry in error. This authorization shall not impose any legal obligation on RE/MAX Integrated Regions, LLC to make such withdrawals. I understand that I may not receive any notices of withdrawal from RE/MAX Integrated Regions, LLC. I agree that RE/MAX Integrated Regions, LLC will incur no liability if a withdrawal is dishonored by my bank, and that no fees or other payments will be considered paid until RE/MAX Integrated Regions, LLC actually receives the funds for such fee or payment. If any payment dates fall on a weekend or holiday, I understand that the payments may be withdrawn on the next business day. If an ACH Transaction is rejected for Nonsufficient Funds (NSF) I understand that RE/MAX Integrated Regions, LLC may, at its discretion, attempt to process the charge again within 30 days. I certify that I am an authorized user of this bank account and will not dispute these scheduled transactions with my bank so long as the transactions correspond to the terms indicated in this authorization form.

To stop transfers/change bank accounts: I understand that to stop withdrawals, I must notify RE/MAX Integrated Regions, LLC in writing at least 2 weeks prior to the first day of the month in which I wish to stop the ACH withdrawal and provide the date on which the request is to be effective. If I stop withdrawals, I agree to timely provide new bank account information to RE/MAX Integrated Regions, LLC.

Signature

Print Name

Date

EXHIBIT A-8

MAX/CENTER® USER AGREEMENT

MAX/CENTER® User Agreement

Last modified: October 15, 2020

Welcome to MAX/Center. MAX/Center is offered to You (“You” or “Your”) by RE/MAX, LLC (“RE/MAX” or “We” or “Us” or “Our”) subject to Your acceptance without modification of this “User Agreement.”

Acceptance of the User Agreement

This User Agreement is entered into by and between You and RE/MAX and governs Your access to and use of MAX/Center, including any content, information, features, and functionality available on or through MAX/Center.

Please read the User Agreement carefully before You use MAX/Center. **By using MAX/Center, or by clicking to accept or agree to the User Agreement when this option is provided to You, You accept and agree to be bound and abide by this User Agreement.** If You do not agree with this User Agreement, You must not access or use MAX/Center. All provisions of this User Agreement, which by their nature should survive termination, shall survive termination, including, without limitation, licenses of User Content, ownership provisions, warranty disclaimers, indemnity, and limitations of liability.

Changes to the User Agreement

We may revise and update this User Agreement from time to time in Our sole discretion. All changes are effective immediately when We post them and apply to all access to and use of MAX/Center thereafter. Your continued use of MAX/Center following the posting of a revised User Agreement means that You accept and agree to the changes.

Registration

To access MAX/Center and the linked resources, You must be a “**Member**” and complete the MAX/Center online-registration process (“**Account**”). A Member includes (a) a RE/MAX Franchisee or RE/MAX Sales Associate affiliated with a RE/MAX Franchisee who is current on all annual dues and fees owed to RE/MAX and in compliance with all applicable RE/MAX policies (including, but not limited to, the RE/MAX Brand Identity Trademark and Graphics Standards manual); (b) an individual who is currently employed by a RE/MAX Franchisee in some capacity for which annual dues are not assessed or for which membership in RE/MAX is not available (e.g., office receptionist, assistant); (c) a current employee, officer, director, or owner of RE/MAX, any RE/MAX corporate affiliate, or any RE/MAX Regional Office; or (d) a RE/MAX Approved Supplier who is in full compliance with all of the terms and conditions of its Approved Supplier Agreement as determined solely by RE/MAX.

MAX/Center and its Content

We reserve the right to access and use MAX/Center, and any content and information therein, to the extent necessary to run MAX/Center and make it available to You and others, to protect MAX/Center, to improve MAX/Center, and to otherwise use MAX/Center and its content for a legitimate business purpose.

The layout, formatting, and features of and access privileges for MAX/Center shall be as determined or specified by Us in Our sole discretion. We shall also have the sole right to modify, upgrade, and change MAX/Center. We will not be liable if, for any reason, all or any part of MAX/Center or its content is unavailable at any time or for any period. From time to time, and in Our sole discretion, We may restrict access to some parts of MAX/Center, or all of MAX/Center.

Accessing MAX/Center and Account Security

You acknowledge that Your Account is personal to You and agree not to provide any other person with access to MAX/Center or portions of it using Your user name, password, or other security information. You agree to notify Us immediately of any unauthorized access to or use of Your user name or password or any other breach of security. You also agree to ensure that You exit from Your Account at the end of each session. You should use particular caution when accessing Your Account from a public or shared computer so others cannot view or record Your password or other personal information.

We have the right to disable any user name, password, or both, at any time in Our sole discretion for any or no reason, including if, in Our opinion, You have violated any provision of this User Agreement.

MAX/Center Fee

There is currently no fee to access MAX/Center. However, if You are a Member subject to annual dues under a Franchise Agreement, You must be current on Your payments or We may suspend Your access to MAX/Center until such time as Your dues are paid in full.

We may, in Our sole discretion, impose a fee for Members at any time by posting notice on MAX/Center of any such fee, the amount of such fee, and the date such fee becomes effective, along with instructions for payment.

Members' Use of MAX/Center

MAX/Center is made available to You by RE/MAX, and this User Agreement provides to You a personal, revocable, limited, non-exclusive, nontransferable, and (limited) non-sublicensable license to use MAX/Center. This User Agreement provides only a license and not an assignment or sale. We transfer no ownership or intellectual property interest or title in and to MAX/Center to You or anyone else. Further, We reserve all rights not expressly granted by this User Agreement. Accordingly, You may not modify, translate, decompile, reverse engineer, create derivative work(s) of, copy, distribute, disassemble, broadcast, film, transmit, display, publish, remove, or alter any proprietary notices or labels, license, sublicense, permit use by any (other) person or entity, transfer, sell, mirror, frame, exploit, rent, lease, private label, grant a security interest in, or otherwise use in any manner not expressly permitted herein. In addition, You shall not enter into any contractual relationship or other legally binding obligation with any third party or person which shall have the purpose or effect of encumbering RE/MAX or MAX/Center.

We reserve the right to suspend or terminate Member's access to MAX/Center and to terminate this User Agreement without notice to Member, at any time, in the event: (a) Member ceases or fails, for any reason, to meet the definition of a Member, as determined solely by RE/MAX; (b) Member fails to honor or is in breach of any term or condition of this User Agreement, as determined solely by RE/MAX; (c) Member is in breach of the Franchise Agreement; (d) Member ceases, for any reason, to be affiliated with the RE/MAX organization; (e) Member fails to notify RE/MAX of a change of office address; (f) Member engages in any Prohibited Use of MAX/Center or any other conduct which, in the sole judgment of RE/MAX, compromises or may compromise the value, integrity or viability of MAX/Center or detracts from the reliability or reputation of MAX/Center or of the RE/MAX name or organization. The foregoing list is not exhaustive.

Office and Agent Portal

Through MAX/Center, You will be able to access the Office and Agent Portal where, among other things, you will be able to update your personal information and make payments. We use Cybersource to process payments. We do not receive your credit card information when you make payments through

Cybersource. Please fully and carefully read Cybersource's Privacy Statement for a description of its data privacy practices. Please note that the processing of payments will be subject to Cybersource's terms, conditions, and privacy practices in addition to these Terms of Use.

Use of RE/MAX Marketing Content

As part of MAX/Center, We may make available for use certain website, marketing and promotional content, including website templates, e-mail marketing materials, social media content and imagery (the "RE/MAX Marketing Content"). You hereby acknowledge and agree that You will observe any limits on the use of such RE/MAX Marketing Content that are required by Us, by law, or by anyone with an interest in such RE/MAX Marketing Content. The use of any RE/MAX Marketing Content may be discontinued at any time at Our sole option, and You agree to take any action required to discontinue such use when required. You further agree to (a) use the RE/MAX Marketing Content in a manner compliant with the RE/MAX Brand Identity Trademark And Graphic Standards manual; (b) use the RE/MAX Marketing Content only for promoting and advertising Your RE/MAX real estate activities and not in any way that harms, disparages, detracts from, or devalues RE/MAX or its affiliates; (c) comply with any expiration date(s) for such RE/MAX Marketing Content, regardless of how such dates are communicated; (d) upon an expiration date that applies to particular RE/MAX Marketing Content, immediately delete, destroy, and otherwise stop any and all usage of, any products or materials, even ones that You have created or purchased, that incorporate or use any portion of such expired RE/MAX Marketing Content; and (e) upon any notification from Us requiring that You do so, immediately delete, destroy, and otherwise stop any and all usage of, any products or materials, even ones that You have created or purchased, that incorporate or use any portion of the RE/MAX Marketing Content that is the subject of such notification. You also hereby agree that if You modify the RE/MAX Marketing Content in any manner, including but not limited to adding Your business contact information, You do so at Your own risk and You assume any and all liability for (i) any claims that such usage violates applicable rules, laws or regulations or is otherwise improper, including due to copyright infringement or a misleading or false advertisement and (ii) any and all costs incurred by RE/MAX arising from any claims relating to Your usage of the RE/MAX Marketing Content, including court costs and attorney fees.

User Generated Content

The following terms control when You post, upload, transmit, submit or otherwise make available messages, text, photographs, data, graphics, images, videos or any other materials, when using MAX/Center ("User Content"). You are entirely responsible for Your User Content and any posting, uploading, transmission, submission or other ways of making available User Content using MAX/Center is undertaken at Your own risk. For all of Your User Content, You represent and warrant that: (a) You own all rights in and to the User Content or, if the User Content is subject to third-party rights, You have all necessary licenses, rights, permissions and consents to use the User Content (including but not limited to permission from all person(s) appearing in the User Content), and to grant the rights contained herein; (b) the use of the User Content as described herein will not violate the rights, including but not limited to copyright, trademark, privacy, publicity or other proprietary rights, of any third party or any law; and (c) the User Content does not contain anything that is illegal, defamatory, libelous, pornographic, obscene, abusive, threatening, harassing, hateful or offensive. We reserve the right, at Our sole discretion, to remove or choose not to allow any displayed User Content if it does not meet the requirements set forth in these terms or if We otherwise determine, in Our sole discretion, that the User Content is not appropriate.

Intellectual Property Rights

MAX/Center and its features and functionality (including but not limited to all software, displays, capabilities, and the design, selection, and arrangement thereof) are owned by RE/MAX, its licensors, or other providers of such features and functionality and are protected by United States and international copyright, trademark, patent, trade secret, and other intellectual property or proprietary rights laws.

If You modify the features and functionality or otherwise use or provide any other person with access to any part of MAX/Center in breach of the User Agreement, Your right to use MAX/Center will stop immediately. No right, title, or interest in or to MAX/Center is transferred to You, and all rights not expressly granted are reserved by RE/MAX. Any use of MAX/Center not expressly permitted by this User Agreement is a breach of this User Agreement and may violate copyright, trademark, and other laws.

Trademarks

The RE/MAX name, logo, and all related names, logos, product and service names, designs, and slogans are trademarks of RE/MAX or its affiliates or licensors, which may be registered in the United States or other jurisdictions. You must not use such marks without the prior written permission of RE/MAX.

Copyright Complaints

It is Our policy to respond to notices of alleged infringement that comply with the Digital Millennium Copyright Act ("DMCA"). If We remove or restrict access to Your User Content in response to a copyright complaint, We will make a good faith effort to contact You with information concerning the removal or restriction of access, including a copy of the complaint. If You believe Your User Content was removed in error, then pursuant to the DMCA, You can submit a counter-notification to Us requesting that the removed content be reinstated. RE/MAX may, in Our sole discretion and at any time, terminate, limit, or suspend Your access to and use of MAX/Center, or any part thereof, with or without notice, if We determine that You have repeatedly infringed on other people's intellectual property rights.

Idea Submission Policy

If You submit, through MAX/Center (including through the RE/MAX Idea Portal or any other product or service accessible in MAX/Center), any unsolicited or solicited ideas, proposals, suggestions, works, or similar submissions, including any recommendations or ideas for marketing and advertising, services, products, technology, product improvements or enhancements or other content (collectively referred to as "Submissions"), the following terms apply to Your Submissions, regardless of whether Your communication or Submission contains other terms. You agree that: (a) Your Submissions, including any related intellectual property rights, will become Our property automatically when You submit them to Us, and without any compensation to You; (b) We are not restricted in Our use of the Submissions and may use them in any way, including giving them to others; and (c) there is no obligations to keep Submissions confidential or to attribute them to You in any way.

Third Party Services

MAX/Center may permit You to link to other websites, services or resources on the internet, and other websites, services or resources may contain links to MAX/Center. When You access third party resources on the internet, You do so at Your own risk. These other resources are not under Our control, and You acknowledge that We are not responsible or liable for the content, functions, accuracy, legality, appropriateness or any other aspect of such websites or resources. The inclusion of any such link does not imply Our endorsement or any association between Us and their operators. You further acknowledge and agree that We shall not be responsible or liable, directly or indirectly, for any damage or loss caused or

alleged to be caused by or in connection with the use of or reliance on any such content, goods or services available on or through any such website or resource. You should consult the terms of use and privacy policy of these websites, services or resources on the internet.

Prohibited Uses

You may use MAX/Center only for lawful purposes and in accordance with this User Agreement. You agree not to use MAX/Center:

- In any way that violates any applicable federal, state, local, or international law or regulation (including, without limitation, any laws regarding the export of data or software to and from the US or other countries and any laws relating to the protection of personal data of individuals).
- For the purpose of exploiting, harming, or attempting to exploit or harm minor children in any way by asking for personally identifiable information, or otherwise.
- To transmit, or procure the sending of, any advertising or promotional material that would be considered improper, inappropriate, or burdensome to clients or potential clients such as “junk mail,” “chain letters,” “spam,” or any other similar solicitation, including unwanted or unsolicited bulk email, postings, contact requests, SMS (text messages), or instant messages. This does not include marketing communications in the ordinary course of business and consistent with an individual’s expectations of their interaction with a broker, agent, or other brokerage representative.
- To impersonate or attempt to impersonate another user, or any other person or entity (including, without limitation, by using email addresses associated with any of the foregoing).
- To engage in any other conduct that restricts or inhibits anyone’s use or enjoyment of MAX/Center, or which, as determined by Us, may harm RE/MAX or users of MAX/Center, or expose them to liability.
- To transmit any material that Member knows or should know contains a software virus, or other harmful or objectionable computer codes, files, programs or routines such as Trojan horses, worms, time bombs, cancel bots, or popups.
- To interfere with or disrupt servers, networks, hardware, software, or Members connected to or using MAX/Center, or violate the licenses, policies, procedures, or regulations of such.
- To attempt to gain unauthorized access to MAX/Center, other user’s Accounts, computer systems, networks, or Members connected to or using MAX/Center, through password mining or any other means.
- To harass or interfere with another Member’s use or enjoyment of MAX/Center or other Member’s information or data on MAX/Center.
- To transfer, rent, lease, grant a security interest in, or otherwise encumber in any way any portion of MAX/Center or any of Member’s rights to access or use of MAX/Center, whether through this Agreement or otherwise.
- To delete any author attributions, legal notices, or proprietary designations or labels in any file that is uploaded.

- To falsify the origin or source of software or other material contained in a file that is uploaded.
- To transmit information that Member knows or should know is unlawful (including, but not limited to, using payment information without the express written authorization of the Cardholder as defined by the PCI DSS).
- To download any file posted by another Member that Member knows, or reasonably should know, cannot be legally distributed in such manner.

We reserve the right to refrain from processing and/or to delete from MAX/Center any software, file, information, communication or other material or content that, in Our judgment and sole discretion, is inconsistent with or contrary to the terms of this User Agreement.

Consent to Contact Member

By registering for MAX/Center, or by otherwise using MAX/Center, Member affirmatively agrees to receive commercial electronic mail messages, direct mailings, text messaging, and/or telephone calls from RE/MAX, RE/MAX Approved Suppliers, and third parties designated by Us from time to time, at both Member's remax.net email address, Member's e-mail accepting address that may be connected to MAX/Center's e-mail forwarding feature, Member's office address, and office and or cell phone number.

Consent to Share Member's Personal Information

From time to time, RE/MAX enters into contractual arrangements with Approved Suppliers of certain products and services and other third parties, including third-party vendors, that are deemed to be useful to Member or to the business operations of RE/MAX. By registering for MAX/Center, or by otherwise using MAX/Center, Member affirmatively consents to RE/MAX sharing Member's personal information with Approved Suppliers and other third parties.

RE/MAX Approved Suppliers

RE/MAX or RE/MAX Approved Suppliers may provide a Member with information about products and services, including special offers and product or service updates. Approved Suppliers are solely responsible for their services and products, and are not under the control of RE/MAX. A Member's use of Approved Suppliers websites, services, or products, may be subject to the Approved Suppliers' terms of use and privacy practices or other agreements, which Member is solely responsible to comply with. RE/MAX is not responsible for any damage or cost of any type arising out of or in any way connected with Your dealings with Approved Suppliers.

Real Estate Listing Data

Member agrees that unless instructed otherwise by the client, Member will give any authority, consent or instructions required, and otherwise use Member's best efforts, to ensure that all of Member's real estate listings, including those of Member's Sales Associates (Your "Office Listings"), are made available to RE/MAX and that, unless instructed otherwise by the client, neither Member nor Member's Sales Associates will decline, or opt out of, any opportunity to have any Office Listing provided or forwarded to RE/MAX. Member hereby grants to RE/MAX a non-exclusive, irrevocable, worldwide, royalty free license to use, sublicense through multiple tiers, copy, publish, display, and reproduce the Listing Content contained in Member's Office Listings, to prepare derivative works of the Listing Content, and to distribute the Listing Content or any derivative works thereof. As used herein, "Listing Content" means all data and content, including without limitation, all photographs, images, graphics, video recordings, virtual tours, drawings, written descriptions, remarks, narratives, and pricing information with respect to an Office

Listing. Such license shall be deemed granted as of the moment of creation without the necessity of any further action on the part of either party and shall apply whether You or Your Sales Associate provides such Listing Content directly to Us or We obtain Listing Content for Your Office Listings via another source. Without limiting the generality of this subsection, but subject to any choice where We may provide Member or Member's Sales Associates the opportunity to opt out of the provision of Member's Office Listings to third parties, Member acknowledges and agrees that We may use and license, or otherwise grant rights in or to any or all of the Office Listings provided or forwarded to Us, including any and all Listing Content, on remax.com and Our other websites, applications and technologies and to any third party for any lawful purpose reasonably deemed appropriate by Us, including but not limited to promoting Member's Office Listings through third party sites, applications and technologies or providing You with opportunities to do the same. Member represents and warrants with respect to the Listing Content for each of Your Office Listings that the Listing Content, and the license of rights in and to the Listing Content to Us, do not infringe or violate any copyrights, trade secrets, or other intellectual or proprietary rights of any third party. You represent and warrant that all information included in the Listing Content is accurate and not misleading, to the best of Your and Your Sales Associates' knowledge, after reasonable efforts to verify its accuracy. You agree to indemnify and hold Us and Our vendors and service providers harmless against all damages, costs, and liabilities, including reasonable attorney fees, arising from any claim that the Listing Content or any portion of the Listing Content is false or misleading or infringes the rights of any third party.

Disclaimer of Warranties

YOUR USE OF MAX/CENTER AND ITS CONTENT IS AT YOUR OWN RISK. MAX/CENTER IS PROVIDED ON AN "AS IS" AND "AS AVAILABLE" BASIS, WITHOUT ANY WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED. NEITHER RE/MAX NOR ANY PERSON ASSOCIATED WITH RE/MAX MAKES ANY WARRANTY OR REPRESENTATION WITH RESPECT TO THE COMPLETENESS, SECURITY, RELIABILITY, QUALITY, ACCURACY, OR AVAILABILITY OF MAX/CENTER. WITHOUT LIMITING THE FOREGOING, NEITHER RE/MAX NOR ANYONE ASSOCIATED WITH RE/MAX REPRESENTS OR WARRANTS THAT MAX/CENTER WILL OPERATE UNINTERRUPTED OR IN A MANNER THAT WILL MEET YOUR PARTICULAR REQUIREMENTS OR NEEDS. TO THE FULLEST EXTENT PROVIDED BY LAW, RE/MAX HEREBY DISCLAIMS ALL WARRANTIES OF ANY KIND, WHETHER EXPRESS OR IMPLIED, STATUTORY, OR OTHERWISE, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY, NON-INFRINGEMENT, AND FITNESS FOR PARTICULAR PURPOSE. RE/MAX ALSO DISCLAIMS ANY RESPONSIBILITY FOR THE CONTENT, THE MATERIALS, THE ACCURACY OF THE INFORMATION, AND/OR THE QUALITY OF THE INFORMATION PROVIDED BY OR AVAILABLE THROUGH MAX/CENTER.

THE FOREGOING DOES NOT AFFECT ANY WARRANTIES THAT CANNOT BE EXCLUDED OR LIMITED UNDER APPLICABLE LAW.

Limitation on Liability

TO THE FULLEST EXTENT PROVIDED BY LAW, IN NO EVENT WILL RE/MAX, ITS SHAREHOLDERS, DIRECTORS, AFFILIATES, OFFICERS, AGENTS AND EMPLOYEES, LICENSORS, SERVICE PROVIDERS, AND ALL THIRD PARTIES THAT PROVIDE CONTENT, INFORMATION OR SERVICES TO MAX/CENTER BE LIABLE FOR DAMAGES OF ANY KIND, UNDER ANY LEGAL THEORY, ARISING OUT OF OR IN CONNECTION WITH YOUR USE, OR INABILITY TO USE, MAX/CENTER, ANY APPLICATIONS LINKED TO IT, ANY CONTENT ON MAX/CENTER OR SUCH OTHER APPLICATIONS, INCLUDING ANY DIRECT, INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL, OR PUNITIVE DAMAGES, INCLUDING BUT NOT LIMITED TO, PERSONAL INJURY, PAIN AND SUFFERING, EMOTIONAL DISTRESS, LOSS OF REVENUE, LOSS OF PROFITS, LOSS OF BUSINESS OR ANTICIPATED SAVINGS, LOSS OF USE, LOSS OF GOODWILL, LOSS OF DATA, AND WHETHER CAUSED BY TORT (INCLUDING NEGLIGENCE), BREACH OF CONTRACT, OR OTHERWISE, EVEN IF FORESEEABLE.

THE FOREGOING DOES NOT AFFECT ANY LIABILITY THAT CANNOT BE EXCLUDED OR LIMITED UNDER APPLICABLE LAW.

Indemnification

You agree to indemnify and hold harmless RE/MAX, its shareholders, directors, affiliates, officers, agents and employees, licensors, service providers, and all third parties that provide content, information or services to MAX/Center from and against any and all claims, suits, demands, proceedings, liabilities, losses, damages, costs and expenses whatsoever, including but not limited to reasonable attorney fees and disbursements, court costs or arbitration costs, due to, arising out of, or relating to Your violation of this User Agreement or Your use of MAX/Center, including, but not limited to, Your contributions of content or information to MAX/Center or any use of the MAX/Center content other than as expressly authorized in this User Agreement.

Governing Law

All matters relating to MAX/Center and this User Agreement, and any dispute or claim arising therefrom or related thereto (in each case, including non-contractual disputes or claims), shall be governed by and construed in accordance with the internal laws of the State of Colorado, excluding any principles or rules of law that may direct the application of the law of another state.

Arbitration and Waiver of Class Arbitration

Any dispute, controversy or claim arising out of, relating to or in connection with this User Agreement, including the breach, termination or validity thereof, shall be finally resolved by arbitration administered by the American Arbitration Association under its Commercial Arbitration Rules. The number of arbitrators shall be one (1), and the place of arbitration shall be Denver, Colorado, United States. The arbitration shall be held, and the award shall be rendered, in English. The tribunal shall have the power to rule on any challenge to its own jurisdiction or to the validity or enforceability of any portion of the agreement to arbitrate.

The parties agree to arbitrate solely on an individual basis, and that this agreement does not permit class arbitration, or any claims brought as a plaintiff or class member in any class or representative arbitration proceeding. The arbitral tribunal may not consolidate more than one person's claims and may not otherwise preside over any form of a representative or class proceeding. Notwithstanding the tribunal's power to rule on its own jurisdiction and the validity or enforceability of the agreement to arbitrate, the tribunal has no power to rule on the validity or enforceability of the agreement to arbitrate solely on an individual basis. In the event the prohibition on class arbitration is deemed invalid or unenforceable, then the remaining portions of the arbitration agreement will remain in force.

Waiver and Severability

No waiver by RE/MAX of any term or condition set out in this User Agreement shall be deemed a further or continuing waiver of such term or condition or a waiver of any other term or condition, and any failure of RE/MAX to assert a right or provision under this User Agreement shall not constitute a waiver of such right or provision.

If any provision of this User Agreement is held by a court or other tribunal of competent jurisdiction to be invalid, illegal, or unenforceable for any reason, such provision shall be eliminated or limited to the minimum extent such that the remaining provisions of the User Agreement will continue in full force and effect.

Entire Agreement

This User Agreement constitutes the sole and entire agreement between You and RE/MAX regarding MAX/Center and supersedes all prior and contemporaneous understandings, agreements, representations, and warranties, both written and oral, regarding MAX/Center.

Privacy Provisions

Please consult Our Privacy Notice for information on RE/MAX data collection practices and Our Cookie Notice for information on the use of cookies and other tracking technology on MAX/Center.

Assignment

This User Agreement and the rights and obligations created hereunder shall be binding upon and inure solely to the benefit of RE/MAX and Member and their respective successors and assigns, and no other person or legal entity shall acquire or have any rights under or by virtue of this User Agreement. This User Agreement may be assigned by RE/MAX to a corporate affiliate, subsidiary or successor in interest, in Our sole discretion. This User Agreement may not be assigned or otherwise transferred by Member without the prior written consent of RE/MAX.

Severability Clause

If any term or condition of this Agreement or application of any such term or condition is held unlawful or invalid, the remainder of this Agreement and the application of such term or condition other than to the extent it is held unlawful or invalid, will not be held unlawful, invalidated, or affected thereby, and shall remain in full force and effect.

No Joint Venture

RE/MAX and Member agree that this Agreement does not create a joint venture, partnership, employment, or agency relationship as a result of this Agreement or Member's use of MAX/Center. RE/MAX and Member expressly understand and agree that each party is acting as an independent contractor unrelated to the other party or its subsidiaries or affiliates.

Contact Information

MAX/Center is operated by RE/MAX, LLC at 5075 South Syracuse Street; Denver, CO 80237.

If you have any feedback, comments, requests for technical support, and other communications relating to MAX/Center, please email Product Support at: productsupport@remax.net.

EXHIBIT A-9

BOLDTRAIL PLATFORM AGREEMENT

BoldTrail Platform Agreement (BPA)

Last modified: October 30th, 2024

This BoldTrail Platform Agreement (this “Agreement”) governs the use of the Software (defined below) and the terms on which InsideRE, LLC d/b/a Inside Real Estate (“Licensor”) makes the Software available to, and the terms on which it may be used by, the counterparty named on the signature page (“Customer”). Licensor and Customer may be referred to herein collectively as the “Parties” or individually as a “Party.” In consideration of the mutual covenants, terms, and conditions set forth herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows:

1. Definitions.

1.1 “Aggregated Statistics” means data and information related to Customer’s use of the Software that is used by Licensor in an aggregate and anonymized manner, including to compile statistical and performance information related to the provision, operation and output of the Software and for other research and development purposes.

1.2 “Authorized User” means Customer’s employees, contractors, or other individual persons as identified on a data feed received from RE/MAX Marketing Fund (or an affiliate thereof) who will receive licenses to access, use, or otherwise benefit from the Software as set forth herein or in a Product Schedule.

1.3 “Documentation” means Licensor’s user manuals, handbooks, and installation guides relating to the Software provided by Licensor to Customer either electronically or in hard copy form.

1.4 “Customer Data” means all data, information, digital images, photographs, that (a) Customer or Authorized Users have collected, compiled, entered, or stored, or have directed to be collected, compiled, entered, or stored, in or in connection with the Software; or (b) Customer or Authorized Users submit to Licensor for Licensor’s use, processing, collection, storage, or otherwise. The term “Customer Data” also means any products, services, uses, or works that Licensor can derive, on its own or through a third party, from Customer Data.

1.5 “Intellectual Property” means all registered and unregistered patents, copyrights, trademarks, trade names, service marks, and all rights to apply and applications for patents, copyrights, trademarks, trade names, service marks; domain names; schematics; industrial models; techniques; processes; developments; inventions; ideas; know-how; intangible work product; trade secrets; scripts; codes; tools; computer-software programs; database protection; and all other intangible proprietary information, whether or not these preceding items have received government approval as a patent, copyright, trademark, trade name, or service mark.

1.6 “BoldTrail Platform” means Licensor’s primary SaaS platform that provides the core functionality for the BoldTrail Products. The definition of “BoldTrail Platform” is specifically limited to only those components of the BoldTrail Platform that Customer is specifically licensing as outlined in Exhibit A.

1.7 “BoldTrail Products” means Licensor’s current products (other than the BoldTrail Platform) as outlined in Exhibit A. The definition of “BoldTrail Products” is specifically limited to only those products that Customer is specifically licensing as set forth herein.

1.8 “Law(s)” means any federal, state, county, or local law, ordinance, statute, rule, regulation, regulatory guidance, code, guideline, policy, notice, treaty, judgment, order, decree, injunction, permit, issuance, or other determination or finding of any governmental authority, government-sponsored enterprise, or self-regulatory organization.

1.9 “Losses” has the meaning set forth in Section 8.1.

1.10 “MTSA” means the Master Technology Services Agreement, dated July 5, 2022 by and among Licensor, RE/MAX Marketing Fund, LLC and RE/MAX Promotions, Inc.

1.11 “Product Schedule” means a product schedule or analogous document containing the content set out that has been completed and signed by Licensor and Customer that sets forth the Software, if any, to be licensed by Customer from Licensor in addition to the BoldTrail Platform and BoldTrail Products.

1.12 “RE/MAX Marketing Fund” means (i) if Customer conducts business in the United States, RE/MAX Marketing Fund, LLC and (ii) if Customer conducts business in Canada, RE/MAX Promotions, Inc.

1.13 “Software” means, collectively, the BoldTrail Platform, the BoldTrail Products and, if applicable, any additional products licensed to Customer pursuant to a Product Schedule.

1.14 “Supplier Products” means either or both of (a) software licensed to Customer by a third-party supplier, whether purchased by InsideRE from the third-party supplier and resold by InsideRE to Customer, or directly purchased by Customer from the third-party supplier under a third-party agreement; or (b) any other applicable third-party services.

2. License.

2.1 License Grant. Subject to and conditioned on Licensor’s receipt of Fees and Customer’s compliance with all other terms and conditions of this Agreement, Licensor hereby grants Customer a revocable, worldwide, royalty-free, nonexclusive, nonassignable, nonsublicensable, nontransferable limited right and license to access and use the Software and Documentation solely use by Customer’s Authorized Users during the Term.

2.2 Use Restrictions. Customer shall not (a) remove, alter, modify, or obscure any Documentation, warranty, disclaimers, copyright, trademark, or other notices of intellectual property rights that appear on the Software or that appear while Customer and Authorized Users use the BoldTrail Platform or any BoldTrail Product; (b) rent, lease, lend, sell, distribute, sell, transfer, sublicense, or otherwise make available any whole or partial copies of the Software (or any subparts) to any third party (other than Authorized Users); (c) allow unauthorized third parties to access and use the Software (or any subparts); (d) copy, modify, or create derivative works or improvements based on the Software (or any subparts); (e) copy, frame, or mirror any part or content of the Software, other than copying or framing on Customer’s own intranets for internal business purposes; (f) reverse engineer, disassemble, decompile, decode, adapt, or otherwise attempt to derive or gain unauthorized access to the Software or otherwise breach any security device or protection used by Licensor; (g) facilitate or allow mass communications such as email or text message ‘blasts’ to contacts who have not expressly opted-in to such communications; (h) use any part of the Software in a way that Licensor determines in good faith is an abuse of the Software, including, for example, inputting, uploading, or transmitting any information or materials through the Software that are unlawful, or that contain, transmit, or activate any viruses or other

harmful code; (i) build a competitive product or service using the Software (or any subparts); (j) copy any features, functions, or graphics of the Software except as permitted by Licensor under this Agreement, provided that the foregoing restriction shall not prohibit independent development; (k) use or access the Software in any unauthorized manner or for any unauthorized purpose that infringes, misappropriates, or otherwise violates any intellectual property right of any third party, or that violates any applicable law; or (l) otherwise access or use the Software beyond the scope of the authorization in this Section. If an Authorized User violates any condition of or restriction to the license granted in this Section 2, Licensor shall give written notice of the Authorized User's violation to Customer, not to the Authorized User, and shall give Customer the opportunity to cure the Authorized User's violation or to cause the Authorized User to cure the violation.

2.3 Reservation of Rights. Licensor reserves all rights not expressly granted to Customer in this Agreement. Except for the limited rights and licenses expressly granted under this Agreement, nothing in this Agreement grants, by implication, waiver, estoppel, or otherwise, to Customer or any third party any intellectual property rights or other right, title, or interest in or to the Software.

2.4 Changes to Software; Support. Licensor may modify the Software at any time and at its sole discretion, including for technical reasons such as updates, maintenance operations or resets designed to improve the Software. The Software may install or download the modifications automatically. Licensor may stop supporting previous versions of the Software upon availability of an updated version.

2.5 Customer Responsibilities. Customer is responsible and liable for all uses of the Software and Documentation resulting from access provided by Customer, directly or indirectly, whether such access or use is permitted by or in violation of this Agreement. Without limiting the generality of the foregoing, Customer is responsible for all acts and omissions of Authorized Users, and any act or omission by an Authorized User that would constitute a breach of this Agreement if taken by Customer will be deemed a breach of this Agreement by Customer. Customer shall take reasonable efforts to make all Authorized Users aware of this Agreement's provisions as applicable to such Authorized User's use of the Software, and shall cause Authorized Users to comply with such provisions.

3. Customer Data and Responsibilities

3.1 License to Customer Data; Ownership; Aggregated Statistics. Customer hereby grants Licensor a nonexclusive, worldwide, royalty-free, fully paid, non-transferable (except in connection with a permitted assignment of this Agreement) license to use the Customer Data solely as necessary to (a) provide and maintain the Software during the Term, and (b) create, distribute and use for any lawful purpose Aggregated Statistics during and for a period of six months after the Term, subject to the confidentiality obligations set forth herein. As between the Parties, the Customer Data hosted by Licensor as part of the Software, and all worldwide intellectual property therein, is the exclusive property of Customer. All right, title, and interest in Aggregated Statistics (other than any Customer Data incorporated therein), and all Intellectual Property Rights therein, belong to and are retained solely by Licensor. Customer agrees that Licensor may: (i) make Aggregated Statistics publicly available in compliance with applicable law; and (ii) use Aggregated Statistics to the extent and in the manner permitted under applicable law; provided in each case that such Aggregated Statistics do not identify Customer.

3.2 Authorized Users' Access to Software. Customer may permit any Authorized Users to access and use the Software as contemplated by this Agreement and the applicable Product Schedule (if applicable), and is responsible for all use of the Software by such Authorized Users. User IDs and

other access credentials cannot be shared or used by more than one Authorized User at a time. Customer shall use commercially reasonable efforts to prevent unauthorized access to or use of the Software and shall notify Licensor promptly of any such unauthorized use known to Customer. Customer is responsible for the security of all passwords and other access protocols required to access the Software.

3.3 Responsibility for Customer Data. As between the parties, Customer is solely responsible for, and Licensor bears no responsibility for: (a) the accuracy, quality, legality, and appropriateness of Customer Data; (b) determining whether the Software and the information generated thereby are accurate and sufficient for Customer's purposes; (c) updating Customer Data as needed, and all changes and deletions to the Customer Data; and (d) any output or other results obtained by Customer or generated by the Software as a result of Licensor's or the Service's use of or reliance on Customer Data.

3.4 Customer Equipment. Customer is solely responsible for procuring and maintaining the network connections, hardware, and all other equipment required for Customer's operation of the Software (collectively "Equipment"). Licensor is not responsible for interruptions, service or performance failures, delays, or other problems in connection with Customer's use of any Equipment.

4. Confidential Information. From time to time during the Term, either Party may disclose or make available to the other Party information about its business affairs, products, confidential intellectual property, trade secrets, third-party confidential information, and other sensitive or proprietary information, whether orally or in written, electronic, or other form or media/in written or electronic form or media, that is either marked, designated or otherwise identified as "confidential" or that a reasonable person would understand to be confidential based on the nature of the information or circumstances of disclosure (collectively, "Confidential Information"). Confidential Information does not include information that, at the time of disclosure is: (a) in the public domain; (b) known to the receiving Party at the time of disclosure; (c) rightfully obtained by the receiving Party on a non-confidential basis from a third party not known to the receiving Party to be in breach of any confidentiality obligations by such disclosure; or (d) independently developed by the receiving Party without any reliance upon or connection to the Confidential Information. The receiving Party shall not disclose the disclosing Party's Confidential Information to any person or entity, except to the receiving Party's employees, directors, agents, contractors, consultants and advisors who have a need to know the Confidential Information for the receiving Party to exercise its rights or perform its obligations hereunder. Notwithstanding the foregoing, each Party may disclose Confidential Information to the limited extent required (i) in order to comply with the order of a court or other governmental body, or as otherwise necessary to comply with applicable law, provided that the Party making the disclosure pursuant to the order shall first have given written notice to the other Party (unless legally prohibited); or (ii) to establish a Party's rights under this Agreement, including to make required court filings. On the expiration or termination of the Agreement, the receiving Party shall promptly return to the disclosing Party all copies, whether in written, electronic, or other form or media, of the disclosing Party's Confidential Information, or destroy all such copies and certify in writing to the disclosing Party that such Confidential Information has been destroyed. Notwithstanding the foregoing, (i) each Party may retain Confidential Information (i) to the extent required by any applicable law or regulation and (ii) on its normal, automated backup systems until its normally scheduled automatic deletion. Each Party's obligations of non-disclosure with regard to Confidential Information are effective as of the Effective Date and will expire five years from the date first disclosed to the receiving Party; provided, however, (a) with respect to any Confidential Information that constitutes a trade secret (as determined under applicable law), such obligations of non-disclosure will survive the

termination or expiration of this Agreement for as long as such Confidential Information remains subject to trade secret protection under applicable law and (b) shall survive indefinitely with respect to any Confidential Information to the extent it contains any personally identifiable information.

5. Intellectual Property Ownership; Feedback. Customer acknowledges and agrees that (a) the Software and Documentation are licensed, not sold, to Customer by Licensor and Customer does not have under or in connection with this Agreement any ownership interest in or to the Software or Documentation, or in any related intellectual property rights; (b) as between Customer and Licensor, Licensor owns all right, title, and interest, including all intellectual property rights, in and to the Software and Documentation; and (c) Customer hereby unconditionally and irrevocably assigns to Licensor or Licensor's designee, its entire right, title, and interest in and to any intellectual property rights that Customer may now or hereafter have in the Software or Documentation (including any rights in derivative works or patent improvements relating to either of them), whether held or acquired by operation of law, contract, assignment or otherwise. If Customer or any of its employees or contractors sends or transmits any communications or materials to Licensor by mail, email, telephone, or otherwise, suggesting or recommending changes to the Software or Documentation, including without limitation, new features or functionality relating thereto, or any comments, questions, suggestions, or the like ("Feedback"), Licensor is free to use such Feedback. Customer hereby assigns to Licensor on Customer's behalf, and on behalf of its employees, contractors and/or agents, all right, title, and interest in, and Licensor is free to use, without any attribution or compensation to any party, any ideas, know how, concepts, techniques, or other intellectual property rights contained in the Feedback, for any purpose whatsoever, although Licensor is not required to use any Feedback.

6. Representations and Warranties

6.1 Customer represents and warrants to Licensor that (a) unless Customer is a natural person or sole proprietor, Customer is incorporated or organized and in good standing under the Laws of the state or province of its incorporation or organization, (b) it is legally able to enter into and perform its obligations and make its representations and warranties under and in this Agreement, (c) this Agreement does not and will not conflict with any of its other agreements, commitments, or obligations with or to another person or entity, (d) its performance of this Agreement does not and will not contravene any Laws, including Data Protection Laws, (e) it has the right to its computer systems, software, services, products and the Customer Data that Licensor may need to access or use to perform its obligations under this Agreement and each Product Schedule (if applicable); (f) it has all necessary rights, permissions, licenses, and other authority to use the Customer Data as anticipated under this Agreement each Product Schedule (if applicable); (g) when executed and delivered, this Agreement and Product Schedule (if applicable) will constitute a legal, valid, and binding obligation of the Customer that Licensor can enforce against it in accordance with its terms and (h) Customer will only use the license and any other intellectual property granted by Licensor in accordance with the terms herein and as restricted by Section 2.2 of this Agreement.

6.2 Licensor represents and warrants to Customer that (a) it is incorporated or organized and is in good standing under the Laws of the state of its incorporation or organization; (b) it is legally able to enter into and perform its obligations under and make its representations and warranties in this Agreement and each Product Schedule (if applicable); (c) this Agreement and each Product Schedule (if applicable) does not and will not conflict with any other of Licensor's agreements, commitments, or obligations with or to another Person; and (d) it owns or has the right to use the BoldTrail Platform, the Software, and BoldTrail Products and can grant all licenses and

permissions granted under the Agreement and any Product Schedule(s) to Customer and its Authorized Users; (e) its performance under this Agreement, the BoldTrail Platform Agreement(s), and any Product Schedule(s) does not and will not contravene any Laws, including any Data Protection Laws and (f) the BoldTrail Platform, the Software, and BoldTrail Products do not and will not infringe, violate or misappropriate the Intellectual Property rights of any Person; and (g) Licensor has not defaulted under, any license, agreement, or Intellectual Property owned or claimed by another Person, which license, agreement, or Intellectual Property is necessary for Customers to access and use the BoldTrail Platform, the Software, and BoldTrail Products.

7. Limited Warranties and Warranty Disclaimer.

7.1 Licensor warrants to Customer that the Software ordered by Customer hereunder will substantially perform in accordance with the Documentation and will be free from material defects and that all professional services Licensor performs for Customer shall be performed in a professional and workmanlike manner in accordance with industry standards. The warranty set forth in this Section 7.1 does not apply and becomes void if the alleged defect or issue arises from Customer's breach of any provision of this Agreement, or if Customer, any Authorized User, or any other person provided access to the Software by Customer or any Authorized User, whether or not in violation of this Agreement: (i) installs or uses the Software on or in connection with any hardware or software not specified in the Documentation; (ii) modifies or damages the Software; (iii) misuses the Software, including any use of the Software other than as specified in the Documentation.

7.2 If, during the period specified in Section 7.1, any Software materially fails to comply with the warranty in Section 7.1, and such failure is not excluded from warranty pursuant to Section 7.1, Licensor shall, subject to Customer's promptly notifying Licensor in writing of such failure, at its sole option, promptly upon receipt of such notice repair or replace the Software, provided that Customer provides Licensor with all information Licensor requests to resolve the reported failure, including making reasonable efforts to provide sufficient information to enable the Licensor to recreate such failure. In addition to complying with the notice provisions of this Agreement, such notice will refer to this Agreement or mention a breach of warranty or similar language. Failure to provide notice as described in this section or delay of such notice will not impact the validity of the Customer's claim or Licensor's obligations under this Section 7.2 except in the case that such failure or delay prejudices the Licensor.

7.3 EXCEPT FOR THE LIMITED WARRANTY SET FORTH IN SECTION 7.1, THE SOFTWARE AND DOCUMENTATION ARE PROVIDED "AS IS" AND LICENSOR HEREBY DISCLAIMS ALL WARRANTIES, WHETHER EXPRESS, IMPLIED, STATUTORY, OR OTHERWISE. LICENSOR SPECIFICALLY DISCLAIMS ALL IMPLIED WARRANTIES, INCLUDING ANY IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE, AND NON-INFRINGEMENT, AND ALL WARRANTIES ARISING FROM COURSE OF DEALING, USAGE, OR TRADE PRACTICE TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT FOR THE LIMITED WARRANTY SET FORTH IN SECTION 7.1, LICENSOR MAKES NO WARRANTY OF ANY KIND THAT THE BOLDTRAIL PLATFORM, BOLDTRAIL PRODUCTS, SOFTWARE AND DOCUMENTATION, OR ANY PRODUCTS OR RESULTS OF THE USE THEREOF, WILL MEET CUSTOMER'S OR ANY OTHER PERSON'S REQUIREMENTS, OPERATE WITHOUT INTERRUPTION, ACHIEVE ANY INTENDED RESULT, BE COMPATIBLE OR WORK WITH ANY SOFTWARE, SYSTEM OR OTHER SERVICES OTHER THAN THOSE SPECIFICALLY INTEGRATED INTO FUNCTIONALITY OF THE BOLDTRAIL PLATFORM AND BOLDTRAIL PRODUCTS, OR BE ERROR FREE. ALL SUPPLIER PRODUCTS PROVIDED TO CUSTOMER ARE PROVIDED "AS IS" AND

ANY REPRESENTATION OR WARRANTY OF OR CONCERNING ANY SUPPLIER PRODUCTS IS STRICTLY BETWEEN CUSTOMER AND THE THIRD-PARTY OWNER OR DISTRIBUTOR OF THE SUPPLIER PRODUCTS. INSIDERE SHALL PASS ALONG ANY SUCH SUPPLIER PRODUCTS WARRANTIES TO CUSTOMER PURSUANT TO ANY CONTRACT BETWEEN INSIDERE AND ANY SUPPLIER IF LEGALLY POSSIBLE AND COMMERCIALY PRACTICABLE.

8. Indemnification.

8.1 Indemnification by Customer. Customer shall indemnify, hold harmless, and, at Licensor's option, defend Licensor from and against any loss(es), costs, obligations, liabilities, damages, actions, suits, causes of action, claims, demands, interest, penalties, liens, encumbrances, security interests, settlements, judgments, attorney's fees, disbursements, and other expenses (collectively, "Losses") that are asserted against, imposed on, or incurred or suffered by Licensor based on or arising out of Customer's, or any Authorized User's: (i) negligence or more culpable acts or omissions; (ii) violation of law or infringement, violation or misappropriation of any intellectual property right or other right of any person, entity or estate; or (iii) breach of this Agreement, including use of the Software or Documentation in a manner not authorized or contemplated by this Agreement, provided that Customer may not settle any claim against Licensor unless such settlement completely and forever releases Licensor from all liability with respect to such claim or unless Licensor consents to such settlement, and further provided that Licensor will have the right, at its option, to defend itself against any such claim or to participate in the defense thereof by counsel of its own choice.

8.2 Indemnification by Licensor. Licensor shall indemnify, hold harmless, and, at Customer's option, defend Customer and Authorized Users from and against any Losses that are asserted against, imposed on, or incurred or suffered by Customer or any Authorized User based on or arising out of Licensor's (or any affiliate of Licensor's) (i) negligence or more culpable acts or omissions; (ii) violation of law or infringement, violation or misappropriation of any intellectual property right or other right of any person, entity or estate; or (iii) breach of this Agreement, provided that Licensor may not settle any claim against Customer or any Authorized User unless such settlement completely and forever releases Customer and such Authorized Users from all liability with respect to such claim or unless Customer and, if applicable, the Authorized Users consent to such settlement.

8.3 IP Infringement. In the case of a third-party claim against any Customer that alleges Licensor's infringement or violation of any Intellectual Property right related to the Software, or any component of the Software where Customer's, or any Authorized Users' access to and use of the Software is enjoined or disrupted as the result of that third-party claim, in addition to Licensor's defense and indemnification obligations, Licensor shall take one or more of the following actions at no additional cost to the Customer: (a) procure the right to continue using the Software without material interruption to the Customer's and Authorized Users' access to and use of the Software; (b) replace the infringing components of the Software with substantially similar, noninfringing systems, software, or products; or (c) modify the Software to make it noninfringing without materially impacting the functionality of the Software.

9. Limitations of Liability. IN NO EVENT WILL EITHER PARTY BE LIABLE UNDER OR IN CONNECTION WITH THIS AGREEMENT UNDER ANY LEGAL OR EQUITABLE THEORY, INCLUDING BREACH OF CONTRACT, TORT (INCLUDING NEGLIGENCE), STRICT LIABILITY, AND OTHERWISE, FOR ANY: (a) CONSEQUENTIAL, INCIDENTAL, INDIRECT, EXEMPLARY, SPECIAL, ENHANCED, OR PUNITIVE DAMAGES; (b) INCREASED COSTS, DIMINUTION IN

VALUE OR LOST BUSINESS, PRODUCTION, REVENUES, OR PROFITS; (c) LOSS OF GOODWILL OR REPUTATION; (d) USE, INABILITY TO USE, LOSS, INTERRUPTION, DELAY OR RECOVERY OF ANY DATA, OR BREACH OF DATA OR SYSTEM SECURITY; OR (e) COST OF REPLACEMENT GOODS OR SERVICES, IN EACH CASE REGARDLESS OF WHETHER LICENSOR WAS ADVISED OF THE POSSIBILITY OF SUCH LOSSES OR DAMAGES OR SUCH LOSSES OR DAMAGES WERE OTHERWISE FORESEEABLE. EXCEPT FOR (i) CLAIMS INVOLVING BREACHES OF CONFIDENTIALITY OBLIGATIONS HEREUNDER INCLUDING ANY DATA BREACH AND (ii) INDEMNIFICATION OBLIGATIONS ARISING UNDER THIS AGREEMENT, IN NO EVENT WILL EITHER PARTY'S AGGREGATE LIABILITY ARISING OUT OF OR RELATED TO THIS AGREEMENT UNDER ANY LEGAL OR EQUITABLE THEORY, INCLUDING BREACH OF CONTRACT, TORT (INCLUDING NEGLIGENCE), STRICT LIABILITY, AND OTHERWISE EXCEED THE TOTAL AMOUNTS PAID TO LICENSOR BY OR ON BEHALF OF CUSTOMER UNDER THIS AGREEMENT IN THE 12-MONTH PERIOD PRECEDING THE EVENT GIVING RISE TO THE CLAIM.

10. Term and Termination.

10.1 Term. The initial term of this Agreement begins on the Effective Date and, unless terminated as otherwise provided in this Agreement, will continue in effect until the earlier of: (a) the date that Customer ceases to be a RE/MAX Customer; or (b) the termination or expiration of the MTSA (the "Term").

10.2 Termination with Cause. Either Party may terminate this Agreement in the event the other party breaches any representation, warranty, covenant, or obligation and (if such breach is capable of being cured), such breach is not cured within thirty (30) days of written notice thereof from the non-breaching party.

10.3 Effect of Expiration or Termination. Upon expiration or earlier termination of this Agreement, the license granted hereunder will also terminate, and, without limiting Customer's obligations under Section 4, Customer shall cease using the Software, delete or destroy all Documentation and certify in writing to the Licensor that the Documentation has been deleted or destroyed. No expiration or termination will affect Licensor's entitlement to all Fees that may have become due before such expiration or termination, or entitle Customer to any refund. This Section 10.3 and Sections 1, 2.5, 4, 5, 7.3, 8, 9, and 11 survive any termination or expiration of this Agreement. No other provisions of this Agreement survive the expiration or earlier termination of this Agreement.

11. Miscellaneous.

11.1 Third-Party Beneficiaries. Each of RE/MAX Marketing Fund, LLC, RE/MAX Promotions, Inc., and RE/MAX, LLC are third-party beneficiaries of this Agreement and may enforce the rights and benefits of Customer as if they were party to this Agreement. Except as provided in the preceding sentence, no other person or entity shall be deemed a third party beneficiary to this Agreement. For the avoidance of doubt, Customer is not and shall not be deemed a third-party beneficiary of the MTSA.

11.2 Entire Agreement, Existing Agreements, Precedence of Documents. This Agreement, together with any other documents incorporated herein by reference and all Product Schedules, constitutes the sole and entire agreement of the Parties with respect to the subject matter of this Agreement and supersedes all prior and contemporaneous understandings, agreements, and representations and warranties, both written and oral, with respect to such subject matter. Customer and Licensor agree that, by entering into this Agreement, any agreement between

Customer and Licensor that existed as of the Effective Date shall automatically terminate on the later of (i) the date that is at least ninety (90) days after the execution of this Agreement or (ii) the date that the Software is successfully launched for the Customer, unless such prior agreements are extended by mutual written agreement. In the event of any inconsistency between the statements made in the body of this Agreement, any related Product Schedules, and any other documents incorporated herein by reference, the following order of precedence governs: (a) first, this Agreement; (b) second, the Product Schedules (if applicable); and (c) third, any other documents incorporated herein by reference.

11.3 Notices. Any notice or report required to be given to or from a party or under this Agreement will be considered given (a) when delivered in person or by courier to the other party; or (b) on the fifth calendar day after a party sends it by certified mail, return receipt requested to the other party. An e-mail communication giving notice or sending a report also will be considered given under this Section 11 on the condition that the party's representative who receives the notice or report gives the sending party its prior written acknowledgement to receive the notice or report by e-mail communication and confirms that it received the notice or report by replying to the sending party's e-mail communication. All notices or reports required to be given under this Agreement must be given by one of these methods. All notices or reports that a party delivers by courier or by certified mail under this Agreement must (i) for notices to Licensor, be sent to the following persons at the addresses below and (ii) for Customer, be sent to the address listed as Mail Address if such field is populated and otherwise to the address listed as Main Address and to the email address listed for the Primary Contact of Customer in the data feed that Licensor receives from RE/MAX Marketing Fund.

For Licensor:

InsideRE LLC dba Inside Real Estate
Attn: Support Director
434 W. Ascension Way, Suite 110
Murray, UT 84123
legalnotice@insiderealestate.com

11.4 Force Majeure. In no event shall either Party be liable to the other Party, or be deemed to have breached this Agreement, for any failure or delay in performing its obligations under this Agreement, (except for any obligations to make payments), if and to the extent such failure or delay is caused by any circumstances beyond such Party's reasonable control, including but not limited to acts of God, flood, fire, earthquake, explosion, war, terrorism, invasion, riot or other civil unrest, strikes, labor stoppages or slowdowns or other industrial disturbances, or passage of law or any action taken by a governmental or public authority, including imposing an embargo.

11.5 Amendments. Licensor reserves the right, in its reasonable discretion, to revise, update, change, modify, add to, supplement, or remove certain terms of this Agreement (i) solely to the extent Licensor determined, based on a written opinion of its legal counsel, provided to RE/MAX Marketing Fund, that such changes are needed to comply with applicable Laws or (ii) if such changes are approved in writing by RE/MAX Marketing Fund. Such changes will be effective with prior notice to Customer. If any future changes to this Agreement are unacceptable to Customer, Customer may terminate this Agreement immediately upon notice to Licensor and must immediately cease use of the Software and destroy all copies of the Documentation. Customer's use of the Software following any revision to this Agreement constitutes Customer's acceptance of any and all such changes.

11.6 Waiver. No waiver by any Party of any of the provisions hereof will be effective unless explicitly set forth in writing and signed by the Party so waiving. Except as otherwise set forth in this Agreement, (i) no failure to exercise, or delay in exercising, any rights, remedy, power, or privilege arising from this Agreement will operate or be construed as a waiver thereof and (ii) no single or partial exercise of any right, remedy, power, or privilege hereunder will preclude any other or further exercise thereof or the exercise of any other right, remedy, power, or privilege.

11.7 Severability. If any provision of this Agreement is invalid, illegal, or unenforceable in any jurisdiction, such invalidity, illegality, or unenforceability will not affect any other term or provision of this Agreement or invalidate or render unenforceable such term or provision in any other jurisdiction. Upon such determination that any term or other provision is invalid, illegal, or unenforceable, the Parties hereto shall negotiate in good faith to modify this Agreement so as to effect the original intent of the Parties as closely as possible in a mutually acceptable manner in order that the transactions contemplated hereby be consummated as originally contemplated to the greatest extent possible.

11.8 Governing Law; Submission to Jurisdiction. This Agreement is governed by and construed in accordance with the internal laws of the State of Colorado without giving effect to any choice or conflict of law provision or rule that would require or permit the application of the laws of any jurisdiction other than those of the State of Delaware. Any legal suit, action, or proceeding arising out of or related to this Agreement or the licenses granted hereunder will be instituted exclusively in the state and federal courts located in Delaware, and each Party irrevocably submits to the exclusive jurisdiction of such courts in any such suit, action, or proceeding.

11.9 Export Regulation. The Software may be subject to US export control laws, including the Export Control Reform Act and its associated regulations. Customer shall not, directly or indirectly, export, re-export, or release the Software to, or make the Software accessible from, any jurisdiction or country to which export, re-export, or release is prohibited by law, rule, or regulation. Customer shall comply with all applicable federal laws, regulations, and rules, and complete all required undertakings (including obtaining any necessary export license or other governmental approval), prior to exporting, reexporting, releasing, or otherwise making the Software available outside the US.

11.10 Equitable Relief. Each Party acknowledges and agrees that a breach or threatened breach by such Party of any of its obligations under Section 4 or, in the case of Customer, Section 2.1, would cause the other Party irreparable harm for which monetary damages would not be an adequate remedy and agrees that, in the event of such breach or threatened breach, the other Party will be entitled to equitable relief, including a restraining order, an injunction, specific performance, and any other relief that may be available from any court, without any requirement to post a bond or other security, or to prove actual damages or that monetary damages are not an adequate remedy. Such remedies are not exclusive and are in addition to all other remedies that may be available at law, in equity, or otherwise.

11.11 Miscellaneous. This Agreement may be executed in counterparts, each of which is deemed an original, but all of which together are deemed to be one and the same agreement. This Agreement is binding upon and inures to the benefit of the Parties hereto and their respective permitted successors and assigns.

Exhibit A

BoldTrail Platform & BoldTrail Products

BoldTrail Platform & BoldTrail Products:

- BoldTrail Platform
 - LeadEngine
 - Websites @ IDX Homesearch
 - SmartCRM & Listings CRM
 - Transactions integrations
 - Marketing Autopilot
 - Business Analytics (as available)

- CORE Present
 - Modern Comparative Market Analysis
 - Interactive Pricing Dashboard
 - Client Engagement Tracking
 - Branded Presentation Capabilities
 - (subject to MLS sold data availability)

- CORE Listing Machine & Design Center
 - Automated Listing Marketing
 - Digital & Print Marketing Design Center

- Bulk CORE Teams

- Mobile Apps
 - BoldTrail Mobile App for Users
 - BoldTrail Open House App

EXHIBIT A-10

**BOLDTRAIL BACK OFFICE LICENSE
AGREEMENT**

BoldTrail Back Office License Agreement

This BoldTrail Back Office License Agreement (this “Agreement”) governs the use of the Offerings (defined below) and the terms on which InsideRE, LLC d/b/a Inside Real Estate (“Licensor”) makes the Offerings available to, and the terms on which it may be used by, the counterparty named on the signature page (“Customer”). Licensor and Customer may be referred to herein collectively as the “Parties” or individually as a “Party.” In consideration of the mutual covenants, terms, and conditions set forth herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows:

1. Definitions.

1.1 “Aggregated Statistics” means data and information related to Customer’s use of the Offerings that is used by Licensor in an aggregate and anonymized manner, including to compile statistical and performance information related to the provision, operation and output of the Offerings and for other research and development purposes.

1.2 “Authorized User” means Customer’s employees, contractors, or other individual persons who will receive access, use, or otherwise benefit from the Offerings as set forth herein or in a Product Schedule or any content, materials, information or data provided by any such Offerings through the use of Access Credentials.

1.3 “Documentation” means Licensor’s user manuals, handbooks, and installation guides relating to the Offerings provided by Licensor to Customer either electronically or in hard copy form.

1.4 “Customer Data” means all digital images, photographs, documents, contracts, Forms, and other data, information, content, and materials that (a) Customer or Authorized Users have collected, compiled, entered, or stored, or have directed to be collected, compiled, entered, or stored, in or in connection with the Offerings; or (b) Customer or Authorized Users submit to Licensor for Licensor’s use, processing, collection, storage, or otherwise. The term “Customer Data” also means any products, services, uses, or works that Licensor can derive, on its own or through a third party, from Customer Data.

1.5 “Intellectual Property” means all registered and unregistered patents, copyrights, trademarks, trade names, service marks, and all rights to apply and applications for patents, copyrights, trademarks, trade names, service marks; domain names; schematics; industrial models; techniques; processes; developments; inventions; ideas; know-how; intangible work product; trade secrets; scripts; codes; tools; computer-software programs; database protection; and all other intangible proprietary information, whether or not these preceding items have received government approval as a patent, copyright, trademark, trade name, or service mark.

1.6 “BoldTrail Data” means all data, content, information, and materials provided, made available, or accessed by Authorized Users through any Additional BoldTrail Products, excluding Customer Data. For clarity, BoldTrail Data may include Supplier Products, including MLS Data and Forms.

1.7 “kvCORE Platform (KPA) Agreement” means the agreement between Licensor and Customer for the use of and access to any kvCORE products, which products are now known as the BoldTrail Platform.

1.8 “Additional BoldTrail Products” means Licensor’s SaaS platform that provides the core functionality for the BoldTrail back office products, including BoldTrail BackOffice (formerly known as Brokermint); BoldTrail Recruit (formerly known as AmpStats); Folio; and Core Home. The definition of “Additional BoldTrail Products” is specifically limited to only those components that Customer is specifically licensing as outlined in Exhibit A .

1.9 “Law(s)” means any federal, state, county, or local law, ordinance, statute, rule, regulation, regulatory guidance, code, guideline, policy, notice, treaty, judgment, order, decree, injunction, permit, issuance, or other determination or finding of any governmental authority, government-sponsored enterprise, or self-regulatory organization.

1.10 “Losses” has the meaning set forth in Section 8.1.

1.11 “MTSA” means the Master Technology Services Agreement, dated July 5, 2022 by and between Licensor and RE/MAX, LLC, as amended on April 28, 2013 and August 9, 2024.

1.12 “Offerings” means the Software, the Supplier Products, Documentation, and the BoldTrail Data.

1.13 “Product Schedule” means a product schedule or analogous document that has been completed and signed by Licensor and Customer that sets forth the Software, if any, to be licensed by Customer from Licensor in addition to the Additional BoldTrail Products under this Agreement.

1.14 “RE/MAX Marketing Fund” means (i) if Customer conducts business in the United States, RE/MAX Marketing Fund, LLC, and (ii) if Customer conducts business in Canada, RE/MAX Promotions, Inc.

1.15 “Software” means, collectively, the Additional BoldTrail Products and any related tools and, if applicable, any additional products licensed to Customer pursuant to a Product Schedule.

1.16 “Supplier Products” means either or both of: (a) software, data, content, materials, and information licensed to Customer by a third-party supplier, which may include Forms, whether purchased by Licensor from the third-party supplier and resold by Licensor to Customer, or directly purchased by Customer from the third-party supplier under a third-party agreement; or (b) any other applicable third-party services.

2. License.

2.1 License Grant. Subject to and conditioned on Licensor’s receipt of Fees and Customer’s compliance with all other terms and conditions of this Agreement, Licensor hereby grants Customer a revocable, worldwide, royalty-free, nonexclusive, nonassignable, nonsublicensable, nontransferable limited right and license to: (a) access and use the Software and Documentation solely use by Customer’s Authorized Users during the Term; and (b) use any BoldTrail Data for such Authorized User’s bona fide, business purposes only.

2.2 Use Restrictions. Customer shall not: (a) remove, alter, modify, or obscure any Documentation, warranty, disclaimers, copyright, trademark, or other notices of intellectual property rights that appear on the Software or that appear while Customer and Authorized Users use any Additional BoldTrail Products or other Offerings; (b) rent, lease, lend, sell, distribute, sell, transfer, sublicense, or otherwise make available any whole or partial copies of the Offerings (or any subparts) to any third party (other than Authorized Users); (c) allow unauthorized third parties to access and use the Offerings (or any subparts); (d) copy, modify, or create derivative works or improvements based on the Offerings (or any subparts); (e) copy, frame, or mirror any part or content of the Offerings; (f) reverse engineer, disassemble, decompile, decode, adapt, or otherwise attempt to derive or gain unauthorized access to the Offerings or otherwise breach any security device or protection used by Licensor; (g) use the Offerings to facilitate or allow mass communications such as email or text message ‘blasts’ to contacts who have not expressly opted-in to such communications; (h) use any part of the Offerings in a way that Licensor determines in good faith is an abuse of the Offerings, including, for example, inputting, uploading, or transmitting any information or materials through the Offerings that are unlawful, or that contain, transmit, or activate any viruses or other harmful code; (i) build a competitive product or service using the Offerings (or any subparts); (j) copy any features, functions, or graphics of the Offerings except as permitted by Licensor under this Agreement, provided that the foregoing restriction shall not prohibit independent development; (k) use or access the Offerings in any unauthorized manner or for any unauthorized purpose that infringes, misappropriates, or otherwise violates any intellectual property right of any third party, or that violates any applicable law; (l) use any Supplier Products in breach of any applicable third-party terms and conditions for such third-party features, services, content, or materials (“Third Party Terms”); or (m) otherwise access or use the Offerings beyond the scope of the authorization in this Section. If an Authorized User violates any condition of or restriction to the license granted in this Section 2, Licensor shall give written notice of the Authorized User’s violation to Customer, not to the Authorized User, and shall give

Customer the opportunity to cure the Authorized User's violation or to cause the Authorized User to cure the violation.

2.3 Changes to Offerings; Support. Licensor may modify the Offerings at any time and at its sole discretion, including for technical reasons such as updates, maintenance operations or resets designed to improve the Software or for changes in any Supplier Products. The Software may install or download the modifications automatically. Licensor may stop supporting previous versions of the Software upon availability of an updated version.

2.4 Customer Responsibilities. Customer is responsible and liable for all uses of the Offerings resulting from access provided by Customer, directly or indirectly, whether such access or use is permitted by or in violation of this Agreement. Without limiting the generality of the foregoing, Customer is responsible for all acts and omissions of Authorized Users, which acts and omissions are deemed to be that of Customer, and any act or omission by an Authorized User that would constitute a breach of this Agreement if taken by Customer will be deemed a breach of this Agreement by Customer. Customer shall take reasonable efforts to make all Authorized Users aware of this Agreement's provisions as applicable to such Authorized User's use of the Offerings, and shall cause Authorized Users to comply with such provisions.

2.5 Fees. Licensor will pass through the fees for the Offerings as specified in Exhibit A to this Agreement. All amounts payable under this Agreement are denominated in United States dollars, and Customer or its designee will pay all such amounts in accordance with Licensor's payment instructions.

3. Customer Data and Responsibilities.

3.1 License to Customer Data; Ownership; Aggregated Statistics. Customer hereby grants Licensor a non-exclusive, worldwide, royalty-free, fully paid, non-transferable (except in connection with a permitted assignment of this Agreement) license to use the Customer Data solely as necessary to (a) provide and maintain the Offerings during the Term, and (b) create, distribute and use for any lawful purpose Aggregated Statistics during and for a period of six months after the Term, subject to the confidentiality obligations set forth herein. Customer acknowledges and agrees that RE/MAX, LLC may exercise the foregoing license to provide support for the Offerings. As between the Parties, the Customer Data hosted by Licensor as part of the Offerings, and all worldwide intellectual property therein, is the exclusive property of Customer. All right, title, and interest in Aggregated Statistics (other than any Customer Data incorporated therein), and all Intellectual Property Rights therein, belong to and are retained solely by Licensor. Customer agrees that Licensor may: (i) make Aggregated Statistics publicly available in compliance with applicable law; and (ii) use Aggregated Statistics to the extent and in the manner permitted under applicable law; provided in each case that such Aggregated Statistics do not identify Customer or allow Customer to be identifiable.

3.2 Authorized Users' Access to Offerings. Customer may permit any Authorized Users to access and use the Offerings as contemplated by this Agreement and the applicable Product Schedule (if applicable), and is responsible for all use of the Offerings by such Authorized Users. User IDs and other access credentials cannot be shared or used by more than one Authorized User at a time.

3.3 Responsibility for Customer Data. As between the parties, Customer is solely responsible for, and Licensor bears no responsibility for: (a) the accuracy, quality, legality, and appropriateness of Customer Data; (b) determining whether the Offerings and the information generated thereby are accurate and sufficient for Customer's purposes; (c) updating Customer Data as needed, and all changes and deletions to the Customer Data; and (d) any output or other results obtained by Customer or generated by the Offerings as a result of Licensor's use of or reliance on Customer Data.

3.4 Customer Equipment. Customer is solely responsible for procuring and maintaining the network connections, hardware, and all other equipment required for Customer's operation of the Offerings (collectively "Equipment"). Licensor is not responsible for interruptions, service or performance failures, delays, or other problems in connection with Customer's use of any Equipment.

3.5 Access Credentials. Customer shall: (1) keep all Access Credentials secure and confidential; (2) not allow any Authorized Users to provide their Access Credentials to anyone else; and (3) not permit others to use Customer's Access Credentials. Customer will at all times be responsible for all actions taken under an Authorized User's account. Customer will immediately notify Licensor if it learns of: (a) any unauthorized access to or use of the Offerings, Customer's account or any Access Credentials assigned to Customer or its Authorized Users; or (b) if Customer learns of any other known or suspected breach of security with respect to the Authorized Users, Customer's account or any Access Credentials assigned to Customer. Licensor reserves the right, in its sole discretion and without liability to Customer or its Authorized Users, to take any action Licensor deems reasonable to ensure the security of the Offerings and Customer's Access Credentials and account, including terminating Customer's access or the access of any of Customer's Authorized Users, changing passwords, or requesting additional information to authorize activities related to Customer's account. "Access Credentials" means login information, passwords, and security controls through which Authorized Users access and use the Offerings.

3.6 Conditions to Access. Customer acknowledges and agrees that Customer's and its Authorized Users' access and use of the Offerings is dependent upon access to telecommunications and Internet services. Customer and Authorized Users will be solely responsible for acquiring and maintaining all telecommunications and Internet services and other hardware and software required to access and use the Offerings, including, without limitation, all costs, fees, expenses, and taxes of any kind related to the foregoing. Licensor will not be responsible for any loss or corruption of data, lost communications, or any other loss or damage of any kind arising from any such telecommunications or Internet services or any such hardware or software. Licensor may provide notice to Customer from time to time of the version(s) of those products required in order to for Customer and its Authorized Users to use the Offerings (e.g., supported browser versions).

4. Confidential Information. From time to time during the Term, either Party may disclose or make available to the other Party information about its business affairs, products, confidential intellectual property, trade secrets, third-party confidential information, and other sensitive or proprietary information, whether orally or in written, electronic, or other form or media/in written or electronic form or media, that is either marked, designated or otherwise identified as "confidential" or that a reasonable person would understand to be confidential based on the nature of the information or circumstances of disclosure (collectively, "Confidential Information"). All BoldTrail Data is deemed to be the Confidential Information of Licensor. Confidential Information does not include information that, at the time of disclosure is: (a) in the public domain; (b) known to the receiving Party at the time of disclosure; (c) rightfully obtained by the receiving Party on a non-confidential basis from a third party not known to the receiving Party to be in breach of any confidentiality obligations by such disclosure; or (d) independently developed by the receiving Party without any reliance upon or connection to the Confidential Information. The receiving Party shall not disclose the disclosing Party's Confidential Information to any person or entity, except to the receiving Party's employees, directors, agents, contractors, consultants and advisors who have a need to know the Confidential Information for the receiving Party to exercise its rights or perform its obligations hereunder. Notwithstanding the foregoing, each Party may disclose Confidential Information to the limited extent required: (i) in order to comply with the order of a court or other governmental body, or as otherwise necessary to comply with applicable law, provided that the Party making the disclosure pursuant to the order shall first have given written notice to the other Party (unless legally prohibited); or (ii) to establish a Party's rights under this Agreement, including to make required court filings. On the expiration or termination of the Agreement, the receiving Party shall promptly return to the disclosing Party all copies, whether in written, electronic, or other form or media, of the disclosing Party's Confidential Information, or destroy all such copies and certify in writing to the disclosing Party that such Confidential Information has been destroyed. Notwithstanding the foregoing, each Party may retain Confidential Information (i) to the extent required by any applicable law or regulation and (ii) on its normal, automated backup systems until its normally scheduled automatic deletion. Each Party's obligations of non-disclosure with regard to Confidential Information are effective as of the Effective Date and will expire five years from the date first disclosed to the receiving Party; provided, however, (a) with respect to any Confidential Information that constitutes a trade secret (as determined under applicable law), such obligations of non-disclosure will survive the termination or expiration of this Agreement for as long as such Confidential

Information remains subject to trade secret protection under applicable law, and (b) shall survive indefinitely with respect to any Confidential Information to the extent it contains any personally identifiable information.

5. Intellectual Property Ownership; Feedback. Customer acknowledges and agrees that: (a) the Offerings are licensed, not sold, to Customer by Licensor and Customer does not have under or in connection with this Agreement any ownership interest in or to the Offerings, or in any related intellectual property rights; (b) as between Customer and Licensor, Licensor owns all right, title, and interest, including all intellectual property rights, in and to the Offerings; and (c) Customer hereby unconditionally and irrevocably assigns to Licensor or Licensor's designee, its entire right, title, and interest in and to any intellectual property rights that Customer may now or hereafter have in the Offerings (including any rights in derivative works or patent improvements relating to either of them), whether held or acquired by operation of law, contract, assignment or otherwise. If Customer or any of its employees or contractors sends or transmits any communications or materials to Licensor by mail, email, telephone, or otherwise, suggesting or recommending changes to the Offerings, including without limitation, new features or functionality relating thereto, or any comments, questions, suggestions, or the like ("Feedback"), Licensor is free to use such Feedback. Customer hereby assigns to Licensor on Customer's behalf, and on behalf of its employees, contractors and/or agents, all right, title, and interest in, and Licensor is free to use, without any attribution or compensation to any party, any ideas, know-how, concepts, techniques, or other intellectual property rights contained in the Feedback, for any purpose whatsoever, although Licensor is not required to use any Feedback.

6. Representations and Warranties

6.1 Customer represents and warrants to Licensor that (a) unless Customer is a natural person or sole proprietor, Customer is incorporated or organized and in good standing under the Laws of the state or province of its incorporation or organization, (b) it is legally able to enter into and perform its obligations and make its representations and warranties under and in this Agreement, (c) this Agreement does not and will not conflict with any of its other agreements, commitments, or obligations with or to another person or entity, (d) its performance of this Agreement does not and will not contravene any Laws, including Data Protection Laws, (e) it has the right to its computer systems, software, services, products and the Customer Data that Licensor may need to access or use to perform its obligations under this Agreement and each Product Schedule (if applicable); (f) it has all necessary rights, permissions, licenses, and other authority to use the Customer Data as anticipated under this Agreement and each Product Schedule (if applicable); (g) that neither the Customer Data, nor the use or other exploitation thereof in accordance with this Agreement, will: (1) infringe any patent, copyright, trademark, trade secret, or other intellectual property or proprietary right of a third party; (2) violate the privacy, publicity, or other right of any third party, or any other law, statute, ordinance or regulation; (3) include, disclose or provide information protected under any law, agreement or fiduciary relationship, including but not limited to, payment card data, information subject to HIPAA or other regulatory requirement, or other proprietary or confidential information of any third party; (4) contain or transmit any virus, Trojan horse, spyware, malware, worm, time bomb, cancelbot, or other disabling devices or other harmful component intended to damage, detrimentally interfere with, surreptitiously intercept or expropriate any system, data or personal information; or (5) enable, permit, advocate or encourage any illegal activity or any conduct that would, or would be likely to, violate any applicable law or regulation or give rise to civil liability; (h) when executed and delivered, this Agreement and Product Schedule (if applicable) will constitute a legal, valid, and binding obligation of the Customer that Licensor can enforce against it in accordance with its terms, and Customer will only use the license and any other intellectual property granted by Licensor in accordance with the terms herein and as restricted by Section 2.2 of this Agreement.

6.2 Licensor represents and warrants to Customer that: (a) it is incorporated or organized and is in good standing under the Laws of the state of its incorporation or organization; (b) it is legally able to enter into and perform its obligations under and make its representations and warranties in this Agreement and each Product Schedule (if applicable); (c) this Agreement and each Product Schedule (if applicable) does not and will not conflict with any other of Licensor's agreements, commitments, or obligations with or to another Person; and (d) it owns or has the right to use the Software and Additional BoldTrail Products and can grant all licenses and permissions granted under the Agreement and any Product Schedule(s) to Customer and its Authorized Users;

(e) its performance under this Agreement, the BoldTrail and any Product Schedule(s) does not and will not contravene any Laws, including any Data Protection Laws and (f) the Software, and Additional BoldTrail Products do not and will not infringe, violate or misappropriate the Intellectual Property rights of any Person; and (g) Licensor has not defaulted under, any license, agreement, or Intellectual Property owned or claimed by another Person, which license, agreement, or Intellectual Property is necessary for Customers to access and use the Software and Additional BoldTrail Products.

7. Limited Warranties and Warranty Disclaimer.

7.1 Licensor warrants to Customer that the Software ordered by Customer hereunder will substantially perform in accordance with the Documentation and will be free from material defects and that all professional services Licensor performs for Customer shall be performed in a professional and workmanlike manner in accordance with industry standards. The warranty set forth in this Section 7.1 does not apply and becomes void if the alleged defect or issue arises from Customer's breach of any provision of this Agreement, or if Customer, any Authorized User, or any other person provided access to the Software by Customer or any Authorized User, whether or not in violation of this Agreement, including if such Authorized User: (i) installs or uses the Software on or in connection with any hardware or software not specified in the Documentation; (ii) modifies or damages the Software; (iii) misuses the Software, including any use of the Software other than as specified in the Documentation or any BoldTrail Data.

7.2 If, during the period specified in Section 7.1, any Software materially fails to comply with the warranty in Section 7.1, and such failure is not excluded from warranty pursuant to Section 7.1, Licensor shall, subject to Customer's promptly notifying Licensor in writing of such failure, at its sole option, promptly upon receipt of such notice repair or replace the Software, provided that Customer provides Licensor with all information Licensor requests to resolve the reported failure, including making reasonable efforts to provide sufficient information to enable the Licensor to recreate such failure. In addition to complying with the notice provisions of this Agreement, such notice will refer to this Agreement or mention a breach of warranty or similar language. Failure to provide notice as described in this section or delay of such notice will not impact the validity of the Customer's claim or Licensor's obligations under this Section 7.2 except in the case that such failure or delay prejudices the Licensor. The foregoing sets forth Licensor's sole and exclusive obligation, and Customer's sole and exclusive remedy, for any failure to comply with Section 7.1.

7.3 EXCEPT FOR THE LIMITED WARRANTY SET FORTH IN SECTION 7.1, ALL OFFERINGS ARE PROVIDED "AS IS" AND LICENSOR HEREBY DISCLAIMS ALL WARRANTIES, WHETHER EXPRESS, IMPLIED, STATUTORY, OR OTHERWISE. LICENSOR SPECIFICALLY DISCLAIMS ALL IMPLIED WARRANTIES, INCLUDING ANY IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE, AND NON-INFRINGEMENT, AND ALL WARRANTIES ARISING FROM COURSE OF DEALING, USAGE, OR TRADE PRACTICE TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT FOR THE LIMITED WARRANTY SET FORTH IN SECTION 7.1, LICENSOR MAKES NO WARRANTY OF ANY KIND THAT THE ADDITIONAL BOLDTRAIL PRODUCTS, SOFTWARE AND DOCUMENTATION, AND OTHER OFFERINGS OR ANY PRODUCTS OR RESULTS OF THE USE THEREOF, WILL MEET CUSTOMER'S OR ANY OTHER PERSON'S REQUIREMENTS, OPERATE WITHOUT INTERRUPTION, ACHIEVE ANY INTENDED RESULT, BE COMPATIBLE OR WORK WITH ANY SOFTWARE, SYSTEM OR OTHER SERVICES OTHER THAN THOSE SPECIFICALLY INTEGRATED INTO FUNCTIONALITY OF THE ADDITIONAL BOLDTRAIL PRODUCTS, OR BE ERROR FREE OR THAT ANY BOLDTRAIL DATA WILL BE ACCURATE OR COMPLETE. ALL SUPPLIER PRODUCTS PROVIDED TO FRANCHISE ARE PROVIDED "AS IS" AND ANY REPRESENTATION OR WARRANTY OF OR CONCERNING ANY SUPPLIER PRODUCTS IS STRICTLY BETWEEN CUSTOMER AND THE THIRD-PARTY OWNER OR DISTRIBUTOR OF THE SUPPLIER PRODUCTS. LICENSOR SHALL PASS ALONG ANY SUCH SUPPLIER PRODUCTS WARRANTIES TO CUSTOMER PURSUANT TO ANY CONTRACT BETWEEN LICENSOR AND ANY SUPPLIER IF LEGALLY POSSIBLE AND COMMERCIALY PRACTICABLE.

8. Indemnification.

8.1 Indemnification by Customer. Customer shall indemnify, hold harmless, and, at Licensor's option, defend Licensor from and against any loss(es), costs, obligations, liabilities, damages, actions, suits, causes of action, claims, demands, interest, penalties, liens, encumbrances, security interests, settlements, judgments, attorney's fees, disbursements, and other expenses (collectively, "Losses") that are asserted against, imposed on, or incurred or suffered by Licensor based on or arising out of: (i) Customer's, or any Authorized User's negligence or more culpable acts or omissions; (ii) Customer's, or any Authorized User's violation of law or infringement, violation or misappropriation of any intellectual property right or other right of any person, entity or estate; (iii) Customer's, or any Authorized User's breach of this Agreement, including use of the Offerings in a manner not authorized or contemplated by this Agreement or the Documentation; (iv) any Customer Data or any use thereof, including without limitation any claim that any Customer Data infringes the intellectual property right of, or has otherwise harmed, a third party; or (v) any Supplier Product or any Third-Party Terms or breach thereof, provided in each case that Customer may not settle any claim against Licensor unless such settlement completely and forever releases Licensor from all liability with respect to such claim or unless Licensor consents to such settlement, and further provided that Licensor will have the right, at its option, to defend itself against any such claim or to participate in the defense thereof by counsel of its own choice.

8.2 Indemnification by Licensor. Licensor shall indemnify, hold harmless, and, at Customer's option, defend Customer and Authorized Users from and against any Losses that are asserted against, imposed on, or incurred or suffered by Customer or any Authorized User based on or arising out of Licensor's (or any affiliate of Licensor's): (i) negligence or more culpable acts or omissions; (ii) violation of law or infringement, violation or misappropriation of any intellectual property right or other right of any person, entity or estate; or (iii) breach of this Agreement, provided that Licensor may not settle any claim against Customer or any Authorized User unless such settlement completely and forever releases Customer and such Authorized Users from all liability with respect to such claim or unless Customer and, if applicable, the Authorized Users consent to such settlement.

8.3 IP Infringement. In the case of a third-party claim against any Customer that alleges Licensor's infringement or violation of any Intellectual Property right related to the Software, or any component of the Software where Customer's, or any Authorized Users' access to and use of the Software is enjoined or disrupted as the result of that third-party claim, in addition to Licensor's defense and indemnification obligations, Licensor shall take one or more of the following actions at no additional cost to the Customer: (a) procure the right to continue using the Software without material interruption to the Customer's and Authorized Users' access to and use of the Software; (b) replace the infringing components of the Software with substantially similar, noninfringing systems, software, or products; or (c) modify the Software to make it noninfringing without materially impacting the functionality of the Software.

9. Limitations of Liability. IN NO EVENT WILL EITHER PARTY BE LIABLE UNDER OR IN CONNECTION WITH THIS AGREEMENT UNDER ANY LEGAL OR EQUITABLE THEORY, INCLUDING BREACH OF CONTRACT, TORT (INCLUDING NEGLIGENCE), STRICT LIABILITY, AND OTHERWISE, FOR ANY: (a) CONSEQUENTIAL, INCIDENTAL, INDIRECT, EXEMPLARY, SPECIAL, ENHANCED, OR PUNITIVE DAMAGES; (b) INCREASED COSTS, DIMINUTION IN VALUE OR LOST BUSINESS, PRODUCTION, REVENUES, OR PROFITS; (c) LOSS OF GOODWILL OR REPUTATION; (d) USE, INABILITY TO USE, LOSS, INTERRUPTION, DELAY OR RECOVERY OF ANY DATA, OR BREACH OF DATA OR SYSTEM SECURITY; OR (e) COST OF REPLACEMENT GOODS OR SERVICES, IN EACH CASE REGARDLESS OF WHETHER LICENSOR WAS ADVISED OF THE POSSIBILITY OF SUCH LOSSES OR DAMAGES OR IF SUCH LOSSES OR DAMAGES WERE OTHERWISE FORESEEABLE. EXCEPT FOR (i) CLAIMS INVOLVING BREACHES OF CONFIDENTIALITY OBLIGATIONS HEREUNDER INCLUDING ANY DATA BREACH AND (ii) INDEMNIFICATION OBLIGATIONS ARISING UNDER THIS AGREEMENT, IN NO EVENT WILL EITHER PARTY'S AGGREGATE LIABILITY ARISING OUT OF OR RELATED TO THIS AGREEMENT UNDER ANY LEGAL OR EQUITABLE THEORY, INCLUDING BREACH OF CONTRACT, TORT (INCLUDING NEGLIGENCE), STRICT LIABILITY, AND OTHERWISE EXCEED THE TOTAL AMOUNTS PAID TO LICENSOR BY OR ON BEHALF OF CUSTOMER UNDER THIS AGREEMENT IN THE

12-MONTH PERIOD PRECEDING THE EVENT GIVING RISE TO THE CLAIM. The foregoing limitations shall not apply to: (i) Customer payment obligations; (ii) liability arising from the indemnification obligations in Section 8; (iii) violation or misappropriation of a Party's intellectual property rights; (iv) damages arising from a breach by Customer of Sections 2, 4, 3.5, 5, or 6.1; or (v) damages arising from a Party's gross negligence or willful misconduct.

10. Term and Termination.

10.1 Term. The initial term of this Agreement begins on the Effective Date and, unless terminated as otherwise provided in this Agreement, will continue in effect until the earlier of: (a) the date that Customer ceases to be a RE/MAX franchisee; or (b) the termination or expiration of the MTSA (the "Term").

10.2 Termination with Cause. Either Party may terminate this Agreement in the event the other party breaches any representation, warranty, covenant, or obligation (if such breach is capable of being cured), and such breach is not cured within thirty (30) days of written notice thereof from the non-breaching party.

10.3 Effect of Expiration or Termination. Upon expiration or earlier termination of this Agreement, the license granted hereunder will also terminate, and, without limiting Customer's obligations under Section 4, Customer shall cease using the Software, delete or destroy all Documentation and certify in writing to the Licensor that the Documentation has been deleted or destroyed. No expiration or termination will affect Licensor's entitlement to all Fees that may have become due before such expiration or termination, or entitle Customer to any refund. This Section 10.3 and Sections 1, 2.5, 4, 5, 7.3, 8, 9, and 11 survive any termination or expiration of this Agreement. No other provisions of this Agreement survive the expiration or earlier termination of this Agreement.

11. Miscellaneous.

11.1 Third-Party Beneficiaries. RE/MAX, LLC is a third party beneficiary of this Agreement and may enforce the rights and benefits of Customer as if they were party to this Agreement. Except as provided in the preceding sentence, no other person or entity shall be deemed a third party beneficiary to this Agreement. For the avoidance of doubt, Customer is not and shall not be deemed a third-party beneficiary of the MTSA.

11.2 Entire Agreement, Existing Agreements, Precedence of Documents. This Agreement, together with any other documents incorporated herein by reference and all Product Schedules, constitutes the sole and entire agreement of the Parties with respect to the subject matter of this Agreement and supersedes all prior and contemporaneous understandings, agreements, and representations and warranties, both written and oral, with respect to such subject matter. This Agreement does not supersede, replace, amend, or otherwise modify the kvCORE Platform (KPA) Agreement. Customer and Licensor agree that, by entering into this Agreement, any agreement between Customer and Licensor that existed as of the Effective Date shall automatically terminate on the later of (i) the date that is at least ninety (90) days after the execution of this Agreement, or (ii) the date that the Software is successfully launched for the Customer, unless such prior agreements are extended by mutual written agreement. In the event of any inconsistency between the statements made in the body of this Agreement, any related Product Schedules, and any other documents incorporated herein by reference, the following order of precedence governs: (a) first, this Agreement; (b) second, the Product Schedules (if applicable); and (c) third, any other documents incorporated herein by reference.

11.3 Notices. Any notice or report required to be given to or from a party or under this Agreement will be considered given: (a) when delivered in person or by courier to the other party; or (b) on the fifth calendar day after a party sends it by certified mail, return receipt requested to the other party. An e-mail communication giving notice or sending a report also will be considered given under this Section 11 on the condition that the party's representative who receives the notice or report gives the sending party its prior written acknowledgement to receive the notice or report by e-mail communication and confirms that it received the notice or report by replying to the sending party's e-mail communication. All notices or reports required to be given under this Agreement must be given by one of these methods. All notices or reports that a party delivers

by courier or by certified mail under this Agreement must (i) for notices to Licensor, be sent to the following persons at the addresses below, and (ii) for Customer, be sent to the address listed as Mail Address if such field is populated and otherwise to the address listed as Main Address and to the email address listed for the Primary Contact of Customer in the data feed that Licensor receives from RE/MAX Marketing Fund:

For Licensor

InsideRE LLC dba Inside Real Estate

Attn: Chris Black

434 W. Ascension Way, Suite 110

Murray, UT 84123

legalnotice@insiderealestate.com

11.4 Force Majeure. In no event shall either Party be liable to the other Party, or be deemed to have breached this Agreement, for any failure or delay in performing its obligations under this Agreement, (except for any obligations to make payments), if and to the extent such failure or delay is caused by any circumstances beyond such Party's reasonable control, including but not limited to acts of God, flood, fire, earthquake, explosion, war, terrorism, invasion, riot or other civil unrest, strikes, labor stoppages or slowdowns or other industrial disturbances, or passage of law or any action taken by a governmental or public authority, including imposing an embargo.

11.5 Amendments. Licensor reserves the right, in its reasonable discretion, to revise, update, change, modify, add to, supplement, or remove certain terms of this Agreement (i) solely to the extent Licensor determines, based on a written opinion of its legal counsel, provided to RE/MAX Marketing Fund, that such changes are needed to comply with applicable Laws, or (ii) if such changes are approved in writing by RE/MAX Marketing Fund. Such changes will be effective with prior notice to Customer. If any future changes to this Agreement are unacceptable to Customer, Customer may terminate this Agreement immediately upon notice to Licensor and must immediately cease use of the Offerings and destroy all copies of the Offerings. Customer's use of the Offerings following any revision to this Agreement constitutes Customer's acceptance of any and all such changes.

11.6 Waiver. No waiver by any Party of any of the provisions hereof will be effective unless explicitly set forth in writing and signed by the Party so waiving. Except as otherwise set forth in this Agreement (i) no failure to exercise, or delay in exercising, any rights, remedy, power, or privilege arising from this Agreement will operate or be construed as a waiver thereof, and (ii) no single or partial exercise of any right, remedy, power, or privilege hereunder will preclude any other or further exercise thereof or the exercise of any other right, remedy, power, or privilege.

11.7 Severability. If any provision of this Agreement is invalid, illegal, or unenforceable in any jurisdiction, such invalidity, illegality, or unenforceability will not affect any other term or provision of this Agreement or invalidate or render unenforceable such term or provision in any other jurisdiction. Upon such determination that any term or other provision is invalid, illegal, or unenforceable, the Parties hereto shall negotiate in good faith to modify this Agreement so as to effect the original intent of the Parties as closely as possible in a mutually acceptable manner in order that the transactions contemplated hereby be consummated as originally contemplated to the greatest extent possible.

11.8 Governing Law; Submission to Jurisdiction. This Agreement is governed by and construed in accordance with the internal laws of the State of Delaware without giving effect to any choice or conflict of law provision or rule that would require or permit the application of the laws of any jurisdiction other than those of the State of Delaware. Any legal suit, action, or proceeding arising out of or related to this Agreement or the licenses granted hereunder will be instituted exclusively in the state and federal courts located in Delaware,

and each Party irrevocably submits to the exclusive jurisdiction of such courts in any such suit, action, or proceeding.

11.9 Export Regulation. The Offerings may be subject to US export control laws, including the Export Control Reform Act and its associated regulations. Customer shall not, directly or indirectly, export, re-export, or release the Offerings to, or make the Offerings accessible from, any jurisdiction or country to which export, re-export, or release is prohibited by law, rule, or regulation. Customer shall comply with all applicable federal laws, regulations, and rules, and complete all required undertakings (including obtaining any necessary export license or other governmental approval), prior to exporting, re exporting, releasing, or otherwise making the Offerings available outside the US.

11.10 Equitable Relief. Each Party acknowledges and agrees that a breach or threatened breach by such Party of any of its obligations under Section 4 or, in the case of Customer, Section 2.1, would cause the other Party irreparable harm for which monetary damages would not be an adequate remedy and agrees that, in the event of such breach or threatened breach, the other Party will be entitled to equitable relief, including a restraining order, an injunction, specific performance, and any other relief that may be available from any court, without any requirement to post a bond or other security, or to prove actual damages or that monetary damages are not an adequate remedy. Such remedies are not exclusive and are in addition to all other remedies that may be available at law, in equity, or otherwise.

11.11 Miscellaneous. This Agreement may be executed in counterparts, each of which is deemed an original, but all of which together are deemed to be one and the same agreement. This Agreement is binding upon and inures to the benefit of the Parties hereto and their respective permitted successors and assigns. "Including" in this Agreement means "including, without limitation". Customer's signature on this Agreement communicated by electronic transmission or a digital signature shall be considered an original signature. No signature from Licensor is required for this Agreement to be binding on Customer. Customer hereby acknowledges that Licensor may convert this Agreement to electronic format and retain this Agreement solely in an electronic format. Licensor may provide this Agreement in electronic form or may provide a reproduction of this Agreement from its electronic copy in the event of any dispute hereunder.

IN WITNESS WHEREOF, and intending to be legally bound, Customer acknowledges, accepts, and agrees to be bound by the provisions above. Licensor is deemed to have executed this Agreement upon Customer's execution of this Agreement.

[CUSTOMER]

By: _____
[Signatory]
[Title]

Exhibit A

Customer Pass-Through Fees: the following fee schedule outlines additional fees that may be passed on to the Customer for data feeds and integrations used in conjunction with the Additional BoldTrail Products.

Product:	Item:	Fee:
Folio	Additional AI Usage	Authorized users may purchase additional AI usage with packages starting at \$20 p/month.
BoldTrail Recruit	Recruit subscription and corresponding MLS feeds.	MTSA includes up to 5 MLS feeds p/ Customer account. Additional Recruit subscription may be required for Customers covering more than 5 MLSs. Subscription cost dependent on Brokerage size.
BoldTrail Back Office	QuickBooks Integration via API Nation	\$25 p/ Customer QuickBooks instance per month. Cost is subject to change and update based on the costs incurred by IRE.
BoldTrail Back Office	MLS Feeds	1 MLS feed per Franchise office included. Additional MLS feeds available for \$50 p/MLS p/month.
BoldTrail Back Office	MLS Pass-Through Fees	Customer responsible for all MLS pass-through fees charged by MLS, including all MLS Fees. MLS pass-through fees vary by MLS.
BoldTrail Back Office	Forms Pass-Through Fees	Customer is responsible for all Forms pass-through fees and other similar costs, expenses and fees as charged by MLS or other applicable association, including all MLS Fees.
BoldTrail Back Office	Third Party Integrations	1 third-party integration (e.g. CRM, transaction management integrations beyond BoldTrail, and other similar integrations) is included. Additional third-party integrations are available for an additional cost of \$50 per integration, per month.

EXHIBIT A-11

QUICKBOOKS ONLINE U.S. TERMS OF SERVICE

U.S. Terms of Service
QuickBooks Online
Intuit General Terms
Version 07292024

SECTION A TERMS

Introduction and Overview

Thank you for choosing Intuit Inc. We provide a platform (the “Platform”) that encompasses (1) a variety of services, including TurboTax, QuickBooks, and Mint (each, a “Service”); and (2) installable software (including our desktop and mobile applications), any accompanying documentation, and any updates to such software or documentation (collectively, “Software”). Intuit Inc., along with any parent, subsidiary, affiliate, or related companies (including those listed here and at <https://www.intuit.com/legal/intuit-group-companies/>) are referred to in these provisions as “Intuit Group Companies” or simply “Intuit” or “us.”

When you use the Platform, you enter into a binding contract with us. Each section of the agreement begins with an italicized annotation that is intended to help you navigate the agreement. The annotations do not completely summarize the agreement, though, and you should read each section carefully and in full. We’ve also **bolded** a few areas that talk about important legal rights, and you should be sure to read those sections carefully. These provisions in Section A apply to the Platform generally and are separate from the provisions in Section B which include additional provisions for your use of specific Intuit Software or Services.

If you are an individual acting on your company’s or client’s behalf, you accept these provisions on their behalf and the term “you” will refer to you, your company, or your client.

Agreement to These Terms

You need to agree to these terms to use our Platform. By using the Platform, you are instructing us to share your data across our Platform for marketing, eligibility, and other purposes described in our Global Privacy Statement, consistent with applicable law. This data may include credit information and other information we obtain from third parties.

To access and/or use the Platform, you acknowledge and agree:

To the terms and conditions of this agreement (“Agreement”), which includes:

- Intuit’s Global Privacy Statement;
- Intuit Telecom Specific Terms;
- The current version of the terms set out in Section A and Section B;
- Any additional provisions and conditions provided separately to you for your use of the Platform, which may include terms and conditions from third parties (which we refer to as “Additional Terms”)

- You are at least 18 years of age;
- You are capable of forming a binding contract with Intuit;
- You are not based in Cuba, Iran, North Korea, Syria, the Crimea, Donetsk (“DNR”), Luhansk (“LNR”), Kherson, and Zaporizhzhia regions of the Ukraine or any other territory that is subject to a government embargo or comprehensive sanctions (Russia), or are not otherwise prohibited from using the Platform under the laws and regulations of the United States, or any other applicable jurisdiction; and
- You are not included in lists maintained by the United States or other applicable jurisdictions prohibiting transactions with and the export of US products to certain entities, people, and jurisdictions.

You understand that by using certain Services, you are providing written instructions in accordance with the Fair Credit Reporting Act and other applicable law to permit Intuit Inc. and its affiliated companies to obtain and periodically refresh your credit information and other information about you from third parties for marketing, eligibility, and other purposes described in Intuit's Global Privacy Statement. You understand that your instructions authorize Intuit and its affiliated companies to obtain such information now and periodically in the future for as long as you have a registered Intuit account. We will stop refreshing your credit information when you cancel your account through your account settings.

Your Personal Information

We want to be transparent about how we use personal information and about your rights in our Privacy Statement. You should only provide us with personal information of others if you have received permission to do so.

You agree that Intuit may use and maintain your personal information according to Intuit's Global Privacy Statement and any changes published by Intuit.

To the extent we allow you to input personal information (as the term is defined under applicable law) about other individuals other than yourself, you represent and warrant that you have complied with all applicable laws and received the proper authority or consent to allow us to collect and process such information to operate our business, in accordance with our Global Privacy Statement. You further agree that, other than with respect to information furnished to TurboTax in connection with the preparation of an individual tax return, any sharing of personal information among Intuit Group Companies is contemplated as part of the Platform. You agree such sharing does not constitute a “sale” of information as defined under the California Consumer Privacy Act (CCPA).

Changes

Change happens. When it does happen, we will update this Agreement. If the changes are material, you may need to accept the changes to use the Platform. Similarly, there may be circumstances where we need to update or discontinue the Platform.

We may modify the provisions of this Agreement at any time. We may notify you of such modifications by posting through the Platform or on our website or by other means. It is important that you review this Agreement whenever we modify it because your continued use of the Platform indicates your agreement to the modifications.

In some cases, you may need to accept changes to this Agreement to continue using the Platform. If you do not agree to the changes, you may stop using the Platform or terminate your account.

Similarly, we may update the Platform, including with tools, utilities, improvements or third party applications. You agree to receive these updates. We may further modify, suspend or discontinue the Platform at any time. You agree that we will not be liable to you or any third party for any modification, suspensions, or discontinuance of the Platform.

Your Rights to Use the Platform

You can use our Platform for your own personal and lawful use or as otherwise permitted under this Agreement.

Except as set forth in the Section B terms, you may access and use the Platform for your own internal, lawful and non-commercial purposes only.

Beta Features

We may provide you with access to beta features in the Platform. You are free to use them, but they are provided as-is.

We may include new and/or updated pre-release and trial features in the Platform and such features are provided as-is. Your use of such features is at no additional cost but you must follow additional rules or restrictions that we may place on their use.

Account

You will provide accurate, up-to-date account information and securely manage such information.

You may need to sign up for an account to use the Platform. We may need to verify your identity and you authorize us to collect information (e.g., date of birth, address) from you to do so (collectively, with all information requested to enable your account, "Account Information"). You will provide accurate, up-to-date Account Information, and we disclaim any liability arising from your failure to do so. Such failure may further limit your ability to use the Platform and affect the Platform's accuracy and effectiveness.

You are responsible for securely managing your Account Information, including any password(s) for the Platform. You will notify us immediately if you believe that your Account Information or device

you use to access the Platform has been lost or stolen or that someone is using your account without your permission.

Payment & Cancellations

Some Services may be free, others may have costs associated. For those with costs, we may charge your payment method for fees or on a subscription basis. You may cancel your subscription at any time (but you may not receive a refund).

We may require payment of fees or a subscription charge for use of the Platform (or certain portions of the Platform) and you agree to pay such fees. If you registered for a trial, you may need to purchase the Platform before the trial ends in order to retain access to any content provided to, or created through, the Platform.

Payments will be billed in U.S. dollars, and your account will be charged upon purchase and when you provide your payment information, unless stated otherwise in applicable payment provisions. If your payment information is not accurate, current, and complete, we may suspend or terminate your account. If you do not notify us of updates to your payment information, we may participate in programs supported by your card provider to try to update your payment information, and you authorize us to continue billing your account with the updated information that we obtain.

You may be charged a subscription fee in advance on an annual basis or other recurring interval disclosed to you prior to your purchase. For annual subscriptions, we will send you a reminder with the then-current subscription fee no less than thirty (30) days and no more than sixty (60) days before your subscription term ends, or otherwise as required by applicable law. Intuit may change the price for recurring subscription fees from time to time with notice to you. Price changes will take effect at the start of the next subscription period following the date of the price change. If you do not agree with the price change, you may unsubscribe prior to the price change going into effect.

Your payment to Intuit will automatically renew at the end of the applicable subscription period but you can cancel a subscription at any time. Subscription cancellations will take effect the day after the last day of the current subscription period. If you cancel in the middle of a subscription period, you will be able to continue to access and use the applicable Service until the end of your subscription period. We do not provide refunds or credits for any cancellations or partial subscription period.

Desktop and Mobile App Use

Desktop and Mobile versions of our Platform may be available for download but you must follow applicable third-party terms when using them.

The Platform may be available through one or more apps for a compatible desktop computer or mobile device. You agree that you are solely responsible for any applicable changes, updates and

fees as well as complying with the provisions of your agreement with your telecommunications provider and any third-party mobile app marketplace.

With respect to the applicable Software, you are only granted limited rights to install and use the Software you have downloaded, signed up for or for which you have purchased a license or acquired a free trial. Intuit reserves all other rights in the applicable Software not granted to you in writing in this Agreement. Conditioned upon your compliance with the terms and conditions of this Agreement (including all payment obligations), Intuit grants you a personal, limited, nonexclusive, nontransferable, revocable license to use the applicable Software only for the period of use provided in the ordering and activation terms (as applicable), as set forth in this Agreement or in Intuit's then-current product discontinuation policies (as updated from time to time) and only for the purposes described by Intuit for the applicable Software.

You acknowledge and agree that such Software is licensed, not sold.

You may make a single copy of the Software for backup purposes, provided that you reproduce on it all copyright and other proprietary notices that are on the original copy of the Software. You will not delete or in any manner alter the copyright, trademark and other proprietary rights notices or markings appearing on the Software as delivered to you.

Advice and Third Party Services and Products

You may have access to professional advice and third-party products. Any such advice and products are not covered under this Agreement.

We may offer specific functionality in the Platform that provides you with the opportunity to seek professional advice, for example, the ability to speak with a tax expert. Unless specifically disclosed, Intuit is not in the business of providing legal, financial, accounting, tax, health care, insurance, real estate or other professional service or advice, and you should consult with professionals for advice prior to making important decisions in these areas.

The Platform may also include information about or offers for third-party services or products or allow you to connect your account to or otherwise access third-party services or products. Intuit does not warrant, and is not responsible for, such third party services and products or claims made about them, or the actions or inactions of any third party. You must review and comply with any Additional Terms. Intuit may be compensated by those third parties, which could impact whether, how and where the services and products are displayed.

Content and Data

What's yours remains yours, what's ours remains ours, but we may use information you provide to improve our Platform.

You are solely responsible for anything you write, submit, receive, share and store or any data you input into the Platform (collectively, your “Content”). Content includes, but is not limited to, data, information, materials, text, graphics, images, audio, video that are uploaded, transmitted, posted, generated, stored, or otherwise made available through the Platform. You have no obligation to provide any content to the Platform, and you’re free to choose the content that you want to provide. You acknowledge certain functionality in the Platform may be dependent on the provision of Content and may not be available without such Content.

Your Content remains yours, which means that you retain any intellectual property rights that you have in your Content. By sharing your Content on the Platform, you hereby grant Intuit a license to use your Content, as described in more detail below.

1. What's covered

This license covers your Content to the extent your Content is protected by intellectual property rights.

2. Scope

This license is: Worldwide, which means it’s valid anywhere in the world; Non-exclusive, which means you can license your Content to others; and Royalty-free, which means there are no fees for this license.

3. Rights

This license allows Intuit to:

Host, reproduce, distribute, communicate, sublicense and use your Content — for example, to save your Content on our systems and make it accessible from anywhere you go;

Publish or publicly display your Content if you’ve made it visible to others; and

Modify and create derivative works based on your Content, such as reformatting or translating it.

4. Purpose

This license is for the limited purpose of:

Operating, providing and improving the Platform, which means allowing the Platform to work as designed and creating new features and functionalities.

5. Duration

This license lasts for as long as your Content is protected by intellectual property rights.

Intuit may collect, derive or generate deidentified and/or aggregated data regarding your usage of or the performance of the Platform, including data derived from your Content. Intuit will own all such data and may use this data without restriction, including, but not limited to, operating, analyzing, improving, or marketing Intuit’s products and services, including the Platform.

As between you and Intuit, Intuit and its licensors retain all right, title or interest in and to the Platform, except for the rights granted to you.

Prohibited Uses

We expect you to obey the law and follow certain rules in using the Platform.

Intuit does not condone or support any activity that is illegal, violates the rights of others, harms or damages Intuit's reputation, or could cause Intuit to be liable to a third party. At minimum, you may not use the Platform to:

- Violate any law, regulation, executive order or ordinance, including through actions that give rise to criminal, civil, administrative or regulatory liability and/or fines;
- Post, generate, or share Content that is or may be illegal or inappropriate, including material that may be defamatory, obscene, harassing, offensive, fraudulent, objectionable, false or misleading, or infringing;
- Transmit any virus, trojan horse, or other disruptive or harmful software or data;
- Send any unsolicited or unauthorized advertising, such as spam;
- Impersonate or misrepresent your affiliation with Intuit;
- Reproduce, modify, resell, license, or provide free or unauthorized access to the Platform or make the Platform available on any file-sharing, virtual desktop or application hosting service;
- Attempt to reverse engineer, decompile or disassemble in any way any of the Platform;
- Engage in unauthorized access, monitoring, interference with, or use of the Platform or third party accounts, information (including personal information), computers, systems or networks, including scraping or downloading content that doesn't belong to you;
- Use the Platform for general archiving or back-up purposes; or
- Encourage or enable any other individual to do any of the above or otherwise violate this Agreement.

We take copyright seriously at Intuit. We respect the copyrights of others and expect you to do the same. If you repeatedly infringe the copyrights of others, we may terminate your account.

Intuit may terminate your use of the Platform based on our reasonable suspicion that your activities, business or products are objectionable or promote, support or engage in any of the prohibited uses described above.

Intuit may (but has no obligation to) monitor the use of the Platform or Content and may edit or remove any Content. We may disclose any information necessary to satisfy our legal obligations, protect Intuit or its customers, or operate the Platform properly.

Community Forums; Feedback

You may be able to communicate with others through our Platform but please be respectful. Suggestions you provide for improving our Platform may be used freely by us.

The Platform may include a community forum or other social features that enable you to exchange Content and information with other users of the Platform and the public. Intuit does not support

and is not responsible for the Content in these community forums. Please be respectful when you interact with other users. Do not reveal information that you do not want to make public. Users may post hypertext links to content of third parties for which Intuit is not responsible.

You may provide Intuit your feedback, suggestions, or ideas for the Platform. You grant Intuit a perpetual, worldwide, fully transferable, sub-licensable, irrevocable, fully paid-up, royalty free license to use your feedback, suggestions, and ideas in any way, including in future modifications of the Platform, other products or services, advertising or marketing materials.

Chatbots

We may use Chatbots to optimize your experience. These technologies are evolving and may have limitations.

When you use the Platform, you may use or interact with automated features like chatbots, digital assistants, conversational experiences powered by artificial intelligence, or similar technologies (“Chatbots”). Information generated by Chatbots may not be unique.

While Chatbots are designed to improve your experience, these technologies are evolving and may have limitations such as generating outputs that are inaccurate or inappropriate to your situation.

Termination

You may cancel your account and Intuit may suspend or terminate your use of the Platform. For mobile apps, removing the app may not cancel your subscription or delete your data.

This Agreement is effective until your subscription expires or you cancel your account or Intuit terminates this Agreement (or your account). Intuit may terminate this Agreement (and your account) or suspend the Platform at any time in our discretion.

Please note that removing an Intuit mobile app from your device may not cancel your subscription or delete your data. If you want to cancel your subscription for a Service, please follow the applicable Service instructions. If you wish to delete your data from a Service, please log into One Intuit Account Manager and follow the instructions under the respective data and privacy settings or follow the instructions in our Global Privacy Statement.

Effect of Termination

You must stop using the Platform once your subscription expires or you cancel your account (or if this Agreement or your account is terminated).

Upon expiration of your subscription or cancellation of your account, or Intuit’s termination of your account or this Agreement, you must immediately stop using the Platform and pay all fees for

Platform used. No expiration or termination will affect your obligation to pay all fees due or that may have accrued through the effective date of expiration or termination or entitle you to any refund.

Survival

There are a few parts of this Agreement that will continue to apply after termination.

The following Sections will survive any termination, discontinuation or cancellation of the Platform or your account: “Your Personal Information,” “Payment and Cancellations” (with respect to fees due and unpaid), “Content and Data,” “Community Forums; Feedback,” “Effect of Termination,” “Disclaimers,” “Limitation of Liability,” “Indemnity Obligations,” “Disputes,” and “General Terms (Miscellaneous)”.

Intuit Communications

We may contact you from time to time to support your use of the Platform.

In order to properly support and serve you, we occasionally need to reach out and contact you, and may do so in a variety of ways such as via text message, email or messaging functionality in the Platform. We want to provide you options for receiving communications from us, and as such you may opt-in or opt-out of receiving certain types of communications from us or sign up to receive certain kinds of messages from us, depending on the Platform. You will need to notify us of any changes to your contact details to ensure your preferences are updated.

You may provide us with your telephone number as part of your customer record or registration or via other methods. You understand and agree that Intuit may use your telephone number for multi-factor authentication (“MFA”), to confirm your identity and help protect the security of your account. Part of the MFA identity verification process may involve Intuit sending text messages containing security codes to your telephone number. You agree to receive these texts from Intuit containing security codes as part of the MFA process. In addition, you agree that Intuit may send automated text messages and pre-recorded voice messages to the telephone number you provide for other limited purposes, including: providing you with important critical notices regarding your use of the Services, or fulfilling a request made by you through the Services.

Third Party Account Information

Intuit is not responsible for any account information obtained from third parties.

When you direct Intuit to retrieve your account information from third parties, you authorize and permit us to use and store that information and other information you submit through the Platform (such as usernames and passwords) for purposes of providing the Platform and Services to you. You grant Intuit a limited power of attorney to access those accounts and retrieve your account information, without additional notice to you. Intuit will be acting as your agent and will not be acting on behalf of the third party.

Intuit does not review third party account information for accuracy and is not responsible for any issues or expenses resulting from such account information, including any inaccuracy, error, delay, or non-delivery. For clarity, Intuit is not responsible for any payment processing errors or fees arising from inaccurate account information provided by third parties.

Disclaimers

We don't make any warranties about the Platform except as expressly stated in this Agreement.

The only warranties we make about the Platform are (1) stated in this Agreement, or (2) as provided under applicable laws. The Platform is otherwise provided "as-is," and we do not make any other warranties about the Platform. Unless required by law, we do not provide implied warranties, such as the implied warranties of merchantability, fitness for a particular purpose, or non-infringement. We do not warrant that the Platform is error-free, secure, or free from any viruses or other harmful components. We also do not provide any warranties with respect to data loss or to the accuracy, reliability, or availability of the Platform, nor of any content (including any Content) or information made available in the Platform. If the exclusions for implied warranties do not apply to you, any implied warranties are limited to sixty (60) days from the date of purchase or delivery of the Platform, whichever is sooner.

Limitation of Liability

Our liability is limited when it comes to issues you may encounter with our Platform.

Other than the rights and responsibilities described in this Agreement and as allowed by applicable law, Intuit won't be responsible for any losses.

The total aggregate liability of Intuit and our third party providers, licensors, distributors or suppliers ("Intuit Parties") arising out of or relating to this Agreement is limited to the greater of: (1) the fees that you paid to use the relevant Service(s) in the 12 months before the breach or (2) \$100.

The Intuit Parties won't be responsible for the following:

- Loss of data, profits, revenues, business opportunities, goodwill or anticipated savings;
- Indirect, incidental, or consequential loss;
- Punitive damages; or
- Damages relating to failures of telecommunications, the internet, electronic communications, corruption, security, viruses, or spyware.

The above limitations apply even if the Intuit Parties have been advised of the possibility of such damages. This Agreement sets forth your exclusive remedy with respect to the Platform and its use.

If you're legally exempt from certain responsibilities, including indemnification, then those responsibilities don't apply to you under this Agreement. For example, the United Nations enjoys certain immunities from legal obligations and this Agreement doesn't override those immunities.

Indemnity Obligations

If someone sues us because you used the Platform unlawfully or didn't follow our rules, you will be responsible for any harm to us.

You will indemnify and hold harmless the Intuit Parties for any losses, damages, judgments, fines, costs and expenses (including legal fees) in connection with any claims arising out of or relating to your unlawful or unauthorized use of the Platform or violation of this Agreement. Intuit reserves the right, in its sole discretion and at its own expense, to assume the exclusive defense and control of any claims. You agree to reasonably cooperate as requested by Intuit in the defense of any claims.

Disputes

In the event we are unable to resolve any dispute through an informal dialogue, a third-party arbitrator or small claims court will help us resolve any disputes we might have, and any disputes will be resolved on an individual basis rather than as a class action.

If you are a U.S. customer:

You and Intuit agree that, except as provided below, any dispute, claim or controversy arising out of or relating in any way to the Platform or this Agreement (a "Claim") will be determined by binding arbitration or small claims court, instead of in courts of general jurisdiction.

Either you or Intuit can seek to have a Claim resolved in small claims court if all the requirements of the small claims court are satisfied. Either you or Intuit may seek to have a Claim resolved in small claims court in your county of residence or the small claims court in closest proximity to your residence, and you may also bring a claim in small claims court in the Superior Court of California, County of Santa Clara.

Arbitration is more informal than a lawsuit in court. Arbitration uses a neutral arbitrator instead of a judge or jury, may allow for more limited discovery than in court, and is subject to very limited review by courts. Arbitrators can award the same damages and relief that a court can award. You agree that the U.S. Federal Arbitration Act governs the interpretation and enforcement of this arbitration provision, and that you and Intuit are each waiving the right to a trial by jury or to participate in a class action. This arbitration provision shall survive termination of this Agreement and/or the termination of your account.

If you elect to seek arbitration, you must first send to Intuit a written notice of your Claim ("Notice of Claim"). The Notice of Claim to Intuit should be sent in care of our registered agent Corporation Service Company, 251 Little Falls Drive, Wilmington, DE 19808. The Notice of Claim should include both the mailing address and email address you would like Intuit to use to contact you. If Intuit elects to seek arbitration, it will send, by certified mail, a written Notice of Claim to your address on

file. A Notice of Claim, whether sent by you or by Intuit, must (a) describe the nature and basis of the Claim or dispute; and (b) set forth the specific amount of damages or other relief sought.

You and Intuit agree that good-faith informal efforts to resolve disputes often can result in a prompt, low-cost and mutually beneficial outcome. You and Intuit therefore agree that, after a Notice of Claim is sent but before either you or Intuit commence arbitration or file a Claim in small claims court against the other, we will personally meet, via telephone or videoconference, in a good-faith effort to confer with each other and try to resolve informally any Claim covered by this Agreement. If you are represented by counsel, your counsel may participate in the conference as well, but you agree to fully participate in the conference. Likewise, if Intuit is represented by counsel, its counsel may participate in the conference as well, but Intuit agrees to have a company representative fully participate in the conference. The statute of limitations and any filing fee deadlines shall be tolled while the parties engage in the informal dispute resolution process required by this paragraph.

If we do not reach an agreement to resolve the Claim within sixty (60) days after the Notice of Claim is received, you or Intuit may commence an arbitration proceeding by filing a Demand for Arbitration or, alternatively, by filing a Claim in small claims court. You agree that you may not commence any arbitration or file a Claim in small claims court unless you and Intuit are unable to resolve the Claim within sixty (60) days after we receive your completed Notice of Claim and you have made a good faith effort to resolve your claim directly with Intuit during that time. If a Claim qualifies for small claims court, but a party commences an arbitration proceeding, you and Intuit agree that either party may elect instead to have the Claim resolved in small claims court, and upon written notice of a party's election, the American Arbitration Association ("AAA") will administratively close the arbitration proceeding. Any dispute about whether a Claim qualifies for small claims court shall be resolved by that court, not by an arbitrator. In the event of any such dispute, the arbitration proceeding shall remain closed unless and until a decision by the small claims court that the Claim should proceed in arbitration. You may download or copy a form of notice and a form to initiate arbitration at www.adr.org or by calling 1-800-778-7879. The arbitration will be conducted by the AAA before a single AAA arbitrator under the AAA's rules, which are available at www.adr.org or by calling 1-800-778-7879, except as modified by this Agreement. Unless Intuit and you agree otherwise, any arbitration hearings will take place in the county (or parish) of either your residence or of the mailing address you provided in your Notice of Claim.

The arbitrator will be either (1) a retired judge or (2) an attorney specifically licensed to practice law in the state of California or the state of your residence and will be selected by the parties from the AAA's National Roster of Arbitrators. The arbitrator will be selected using the following procedure: (a) the AAA will send the parties a list of five candidates meeting this criteria; (b) if the parties cannot agree on an arbitrator from the list, each party shall return its list to the AAA within 10 days, striking up to two candidates, and ranking the remaining candidates in order of preference; (c) the AAA shall appoint as arbitrator the candidate with the highest aggregate ranking; and (d) if for any reason the appointment cannot be made according to this procedure, the AAA may exercise its discretion in appointing the arbitrator. The arbitrator is bound by this Agreement. Except as otherwise provided below, all issues are for the arbitrator to decide, including issues relating to the scope and enforceability of this arbitration provision.

The parties agree that an administrative conference with the AAA shall be conducted in each arbitration proceeding, and you and an Intuit company representative shall appear at the administrative conference via telephone. If you fail to appear at the administrative conference, regardless of whether your counsel attends, the AAA will administratively close the arbitration proceeding without prejudice, unless you show good cause as to why you were not able to attend the conference.

The arbitrator shall issue a reasoned written decision sufficient to explain the essential findings and conclusions on which the award is based. The award shall be binding only among the parties and shall have no preclusive effect in any other arbitration or other proceeding involving a different party. Intuit will not seek to recover its attorneys' fees and costs in arbitration from you unless the arbitrator finds that either the substance of your Claim or the relief sought in your Demand for Arbitration was frivolous or was brought for an improper purpose (as measured by the standards set forth in Federal Rule of Civil Procedure 11(b)). Judgment on any award may be entered in any court having jurisdiction. This agreement to arbitrate shall not preclude any party to the arbitration from at any time seeking injunctions or other forms of equitable relief in aid of arbitration from a court of appropriate jurisdiction including whether a Demand for Arbitration is filed in violation of this Agreement.

Unless you or Intuit seek to have a Claim resolved in small claims court, the arbitrator shall determine all issues of liability on the merits of any Claim asserted by you or Intuit and may award declaratory or injunctive relief only in favor of the individual party seeking relief and only to the extent necessary to provide relief warranted by that party's individual claim. To the extent that you or Intuit prevail on a Claim and seek public injunctive relief (that is, injunctive relief that has the primary purpose and effect of prohibiting unlawful acts that threaten future injury to the public), the entitlement to and extent of such relief must be litigated in a civil court of competent jurisdiction and not in arbitration. The parties agree that litigation of any issues of public injunctive relief shall be stayed pending the outcome of the merits of any individual Claims in arbitration. Before a court of competent jurisdiction issues any public injunctive relief, it shall review the factual findings of the arbitration award on which any injunction would issue with no deference to the arbitrator.

Payment of all filing, administration and arbitrator fees will be governed by the AAA Rules. You are required to pay AAA's initial filing fee, but Intuit will reimburse you for this filing fee at the conclusion of the arbitration to the extent it exceeds the fee for filing a complaint in a federal or state court in your county of residence or in Santa Clara County, California. If the arbitrator finds that either the substance of your Claim or the relief sought in your Demand for Arbitration was frivolous or was brought for an improper purpose (as measured by the standards set forth in Federal Rule of Civil Procedure 11(b)), then the payment of all fees will be governed by the AAA Rules and Intuit will not reimburse your initial filing fee. The parties agree that the AAA has discretion to modify the amount or timing of any administrative or arbitration fees due under the AAA Rules where it deems appropriate, provided that such modification does not increase the AAA fees to you or Intuit, and you and Intuit waive any objection to such fee modification.

You and Intuit agree that each may bring Claims against the other only in your or its individual capacity, and not as a plaintiff or class member in any purported class or representative proceeding. Further, if you have elected arbitration, unless both you and Intuit agree otherwise, the arbitrator may not consolidate any other person's Claims with your Claims and may not otherwise preside over any form of a representative or class proceeding. If Intuit believes that any Claim you have filed in arbitration or in court is inconsistent with the limitations in this paragraph, then you agree that Intuit may seek an order from a court determining whether your Claim is within the scope of the Class Action Waiver. If this Class Action Waiver is found to be unenforceable, then the entirety of this Disputes Section shall be null and void.

General Terms (Miscellaneous)

This Agreement, including any Section B terms, is the entire agreement between you and Intuit and replaces all prior understandings, communications and agreements, oral or written, regarding its subject matter.

Governing Law

The laws of California govern this Agreement and any disputes that may arise.

California law and the Federal Arbitration Act will govern all disputes arising out of or relating to the Platform, this Agreement and any Additional Terms, regardless of conflict of laws rules.

The United Nations Convention on Contracts for the International Sale of Goods does not apply to this Agreement.

Compliance with Global Trade Laws and Restrictions

You are allowed to use the Platform under the laws of the U.S. and other applicable territories. The Platform shall not be exported to jurisdictions that are subject to embargoes or comprehensive sanctions.

You agree that you and anyone who uses the Platform, including the related website, online services and mobile apps, are not prohibited from using the Platform under the laws and regulations of the United States or other applicable jurisdiction. For example, you will not use, export, re-export, import, sell, release, or transfer the Platform, the Software or the Service directly or indirectly, except as authorized by United States law, the laws of the jurisdiction where the Platform and Software are made available, and any other applicable laws and regulations. In particular, but without limitation, the Platform, Software, Services, source code, and technology may not be exported, or re-exported, transferred, or released (a) into any U.S. embargoed and comprehensively sanctioned jurisdiction (Cuba, Iran, North Korea, Syria and the Crimea, Donetsk (“DNR”), Luhansk (“LNR”), Kherson, and Zaporizhzhia regions of the Ukraine) and Russia; or (b) to anyone included in the U.S. Treasury Department’s list of Specially Designated Nationals or on any other applicable restricted party lists. You also agree that you will not use the Platform, Software and Services for

any purposes prohibited by United States law. In addition, you certify that neither you nor any principals, officers, directors, or any person or entity (including any beneficiaries, owners, affiliated and/or associated parties) you know to be directly involved with the use of the Platform, Software and the Services are not: (a) on any sanctions lists in the countries where the Platform, Software and Services are available, (b) doing business in any of the U.S. embargoed countries, and (c) a military end user as defined in 15 C.F.R § 744.

Government End Users of Software

Even if you are a government end user, your rights to Software are limited to what is described in this Agreement.

The Software is a "commercial item" as that term is defined in FAR 2.101, consisting of "commercial computer software," as such term is used in FAR 12.212 and DFARS 227.7202. If the Software is being acquired by or on behalf of the U.S. Government, then, as provided in FAR 12.212 and DFARS 227.7202-1 through 227.7202-4, as applicable, the U.S. Government's rights in the Software will be only those specified in this Agreement.

Waiver

If we waive some of our rights under this Agreement, it doesn't mean we waive our rights in other circumstances.

Intuit's failure to act or enforce any of its rights does not constitute a waiver of any of our rights. Any waiver by Intuit of any of the provisions in the Agreement must be made in writing and signed by a duly authorized officer of Intuit.

Assignment

You can't transfer this Agreement or your right to use the Platform to someone else without our permission.

Intuit may assign or transfer this Agreement to any party at any time without notice to you. You may not assign your rights under this Agreement, by operation of law or otherwise, without our consent. Any attempts to do so without our consent will be void.

Severability

If a court voids a term of this Agreement, the other terms will not be affected.

If any provision of this Agreement is unlawful, void, or unenforceable for any reason, then that provision will be severed and the remaining provisions will remain in full force and effect.

Contact Information

If you have any questions about the Platform or this Agreement, please contact Intuit support.

Product Specific Terms
Version 09072024

SECTION B TERMS

Your use of the Services provided by Intuit (as defined in the Section A Terms) and described below are subject to the Section A Terms above and these Additional Terms and Conditions (“Section B Terms”). These Section B Terms will prevail over any conflict or inconsistency with the Section A Terms.

1. SERVICES

When you use a QuickBooks product or service, you establish a direct relationship with the QuickBooks brand, including each product and service in the QuickBooks family and the entities offering those services.

The Section B Terms include provisions applicable to your use of QuickBooks generally, as well as additional provisions for your use of specific QuickBooks products and services.

The Agreement governs your use of each of the following “Services,” as applicable:

- A. Money Movement Service
- B. Data Transfer Service
- C. Sales Tax Determination Service
- D. Data Receipt Service
- E. QuickBooks Live Bookkeeping Service
- F. Payroll Services
- G. Direct Deposit Service
- H. QuickBooks Insurance
- I. QuickBooks Time Service
- J. QuickBooks Commerce Service
- K. QuickBooks Self-Employed Service
- L. QuickBooks Online Accountant and ProAdvisor Program
- M. QuickBooks Time PRO
- N. QuickBooks Payments
- O. QuickBooks Capital Services
- P. QuickBooks Workforce Service
- Q. QuickBooks Companion App for Desktop
- R. Digital Wallet Service
- S. QuickBooks Business Network
- T. Bitcoin Transaction Service
- U. QuickBooks Contractor Payments
- V. QuickBooks Bill Pay
- W. QuickBooks Checking

- X. QuickBooks Money
- Y. QuickBooks Live Tax
- Z. QuickBooks Solopreneur

Certain of the above-listed Services are only offered with a QuickBooks Online subscription while some are offered via QuickBooks Money or as standalone Services.

2. USERS

When you initially register for and create an account for a QuickBooks Online subscription or for certain standalone QuickBooks Services, you are, or a party that you authorize is, the “Administrator.” Administrators may authorize additional users to access the applicable Services through the same account, subject to limitations based on the subscription you purchase (such users, “Additional Users”). All Additional Users will be required to accept the Agreement before accessing Services through the Administrator's account. Only Administrators may designate another individual as a replacement administrator and you as an Administrator are responsible for your Additional Users' access to the Services. Once an Administrator closes or terminates access to a Service, Additional Users will no longer be able to access such Service or any Content (defined in the Section A Terms) within the Service. If you are an Administrator, you agree to provide sufficient prior notice to your Additional Users of your desire to terminate access to any of the Services they access through your account. Any violation of the Agreement by any Additional User may result in the termination of an Administrator’s or other Additional User’s access to the Services. Additional Users may not have the same level of access or rights as an Administrator. If you are an Administrator, you warrant that you have obtained all necessary authorizations from each Additional User to: (i) act as their agent in using the Services on their behalf and you accept all liability arising from their use of the Services; and (ii) allow Intuit to provide the Services.

Not all Services support Additional Users. In addition, when you register for and create an Intuit account solely to access QuickBooks Money, your account is limited to single-user access and you may not add Additional Users. If you wish to add Additional Users to your QuickBooks Money account, you must subscribe to QuickBooks Online or a standalone QuickBooks Service that supports Additional Users.

3. SUBSCRIPTION USAGE LIMITS

We may limit usage for some features of the Services that require a subscription based upon the subscription you purchased. These features may include chart of accounts, classes and locations (combined), system-generated fields, third party applications, and users.

Deactivation/Cancellation When Exceeding Usage Limits

If you exceed the usage limits for the subscription for the Services you purchased, we may immediately cancel or suspend your subscription to the applicable Service and your access to the applicable Services and to your data without notice. If your access to the applicable Services is

terminated, you will not be charged further for your subscription; however, you will not be entitled to any proration of fees or refunds for unused subscriptions. We reserve the right to maintain your data in a read-only format for purposes of reviewing historical activity, which you may have access to view for up to 12-months after termination of access.

Downgrade

If you choose to downgrade to a Services plan with a lower usage limit, you will not be able to complete the downgrade until your company file is under the new Services plan's usage limits.

Reactivating Subscriptions

You must be within your plan's usage limits prior to reactivating the Services subscription.

4. TELEPHONE NUMBERS

You may provide us with your telephone number as part of your customer record or registration or via other methods. You understand and agree that Intuit may use your telephone number for "multi-factor authentication" ("MFA"), to confirm your identity and help protect the security of your account. Part of the MFA identity verification process may involve Intuit sending text messages containing security codes to your telephone number. You agree to receive these texts from Intuit containing security codes as part of the MFA process. In addition, you agree that Intuit may send automated text messages and pre-recorded voice messages to the telephone number you provide for other limited purposes, including: providing you with important critical notices regarding your use of the Services, or fulfilling a request made by you through the Services. Additionally, Intuit may use your telephone number to contact you about special offers or other Intuit or third party products or services unless you opt out of such marketing. For the Product Support and Mobile App Download Programs, Message and Data rates may apply. For help send HELP to 67126 for the Product Support Program; send HELP to 57710 for the QuickBooks Online Mobile App Download Program or 83477 for the QuickBooks Self-Employed Mobile App Download Program. For support contact us at 1-800-488-7330. Supported carriers include AT&T, Verizon Wireless, T-Mobile®, Metro PCS, Sprint, Boost, Virgin Mobile, U.S. Cellular®, and others. Mobile carriers are not liable for delayed or undelivered messages. With MFA, you also agree and consent to us obtaining and using information from your mobile phone service provider, solely for the purposes of verifying your identity and to compare information you have provided to Intuit (such information may include from your mobile phone service provider account record: your name, address, email, customer type, customer role, billing type, mobile device identifiers (IMSI and IMEI) and other mobile phone subscriber details).

5. ADMINISTRATOR ACCESS AND DISPUTES POLICY AND PROCEDURE

If a person contacts Intuit and requests that he or she should be designated as the Administrator of an account that permits Administrators for any reason (including, but not limited to, due to the death or departure of the registered Administrator, a change in your ownership, etc.), but has not

been designated by the current Administrator as a replacement Administrator, Intuit reserves the right to determine, in its sole discretion, and without notice to you, whether that person should be designated as the Administrator.

Disputes sometimes arise between or among multiple persons concerning the right to be designated as the Administrator (including, but not limited to, in the event of a dispute between your owners, etc.). In that instance, Intuit reserves the right to determine, in its sole judgment, and without notice to you, whom should be designated as the Administrator. However, Intuit may be unable, and is not obligated, to resolve any such disputes. If, in Intuit's sole discretion, Intuit attempts, but concludes that it is unable, to determine whom should be designated as the Administrator, Intuit reserves all rights, including, but not limited to, the right to suspend or terminate your account and use of the Services, and/or require a court order to determine the rightful Administrator.

In determining access or whom should be Administrator, Intuit may request and review documentation from the person making the request (including, but not limited to, government-issued photo identification, proof of payment of your subscription, an affidavit, a signed permission letter from your owner, documents showing the successorship of your business or legal documents that tie the request to your business, etc.). You acknowledge and accept the foregoing Administrator access and disputes policy and procedure and hereby release Intuit from all liability and all claims for damages, or any other liability whatsoever, that may arise out of or relate to Intuit following said policy and procedure.

6. THIRD-PARTY COMMUNICATIONS USING MESSAGING SERVICES

Some Services available on the Platform may enable you to send short-code SMS/MMS messages to third-parties, such as your employees, customers, and vendors ("Messaging Services").

You represent and warrant that the owners, which shall include the subscriber and/or authorized user(s), of the phone numbers to which you transmit outbound text messages through the Platform have expressly consented or otherwise opted-in to the receipt of such messages, in accordance with the Telephone Consumer Protection Act, the Telemarketing Sales Rule, and other applicable federal, state, local laws, statutes and regulations, and industry guidelines and best practices, including, but not limited to, the CTIA Short Code Monitoring Handbook and the CTIA Messaging Principles & Best Practices (hereinafter, "Consent(s)"). You will ensure that any and all Consents necessary for such messages have been obtained, including, without limitation, consent for the delivery of transactional, informational, commercial and/or marketing messages.

Intuit may allow, at our discretion, the ability to upload previously opted-in phone numbers to the Platform. You acknowledge and agree that you shall have sole responsibility for obtaining any Consents for uploaded phone numbers and for complying with any terms and/or conditions that may govern or apply to these previously opted-in phone numbers. You agree that you will only import, add, edit, access and otherwise use in connection with the Platform phone numbers with proof, which you shall retain, of Consent to receive communications from You. By uploading and/or

messaging any phone number using the Platform, you represent and warrant that you have obtained such Consent for the phone number and further that such Consent is valid at the time you send any message to such phone number. We reserve the right, at our sole and absolute discretion, to suspend or deny access to import functions, to impose a stringent qualification process, to require proof of consent or opt-in method, or to require documentation of your or your organization's legal identity.

You agree that you will not access or otherwise use any third-party list of phone numbers or otherwise engage in unsolicited messaging in connection with the Platform.

You agree that you are responsible for the receipt and implementation of any revocation, opt-out instruction, or "Do-Not-Call" ("DNC") requests for any and all phone numbers uploaded and/or contacted using the Platform, and that it is your sole responsibility to ensure that any such requests are properly documented, including but not limited to placing such phone number(s) on your company-specific DNC list, and honoring such requests immediately. You further agree that you will not initiate any subsequent messages to any phone number after a DNC or other opt-out or revocation request is made in regard to that phone number.

You agree not to send messages to any phone number beyond the frequency or scope represented in any disclosures or terms or in relation to the Consent applicable to such phone number.

You agree to represent truthfully your identity, the identity of your organization, your product(s) or service(s), availability of goods or services, pricing, benefits, and any other offering aspects in your content or messaging.

You are solely responsible for the content of messages you send using the Platform and you agree to comply with all local, state, and federal laws and regulations as well as general industry best practices governing your content. Intuit maintains a no-tolerance policy toward spam.

You agree to Intuit's Anti-Spam Policy: The following terms and information constitute an introduction to the general contours of responsible, permission-based text messaging. This general information is not an exclusive source for applicable laws, guidelines, and compliance responsibilities pertaining to Your use of the Messaging Services. This policy is not intended to nor shall it be deemed to constitute legal advice. You should consult a lawyer for legal advice on Your messaging practices. The information herein is provided merely as a courtesy and is not intended to replace Your responsibility to familiarize yourself with and abide by the legal requirements pertaining to Your messages prior to using the Messaging Services.

What is spam? Spam is any type of unsolicited message. You should not assume that an existing relationship with any message recipient constitutes permission to send text messages. For example, if a customer disclosed a mobile number to You in the course of business but did not give You specific permission to send messages, You may not have permission to send text messages to that mobile number. Also, some federal and state laws restrict the hours and days when certain calls can be made.

Before using the Messaging Services, You agree to review and abide by all federal, state, and local laws, statutes and regulations as well as applicable text/SMS/MMS messaging/telecommunications industry guidelines, including, but not limited to, the following laws and guidelines, and to check for any revisions, as they may be amended over time:

- Telephone Consumer Protection Act ("TCPA"), 47 U.S.C. § 227, et seq., and related regulations, 47 C.F.R. Part 64.1200, et seq;
- Telemarketing Sales Rule ("TSR"), 16 C.F.R. Part 310, et seq.;
- Controlling the Assault of Non-Solicited Pornography and Marketing ("CAN-SPAM") Act of 2003;
- Mobile Marketing Association ("MMA") U.S. Consumer Best Practices Guidelines for Messaging;
- Cellular Telecommunications Industry Association ("CTIA") Best Practices and Guidelines for Location-Based Services;
- CTIA Messaging Principles and Best Practices;
- CTIA SMS Interoperability Guidelines; and
- CTIA Short Code Monitoring Program Handbook.

For further information, please visit websites, including:

- Federal Communications Commission, <http://www.fcc.gov>
- Federal Trade Commission, <http://www.ftc.gov>
- Do-Not-Call Registry Info, <http://www.donotcall.gov>
- MMA, <http://www.mmaglobal.com>
- CTIA, <http://www.ctia.org>

Although Intuit does not assume the duty or obligation to monitor messages, we reserve the right, in our sole and absolute discretion, to monitor any and all messages created or sent by you or any third party at any time without prior notice to ensure that they conform to the guidelines and policies pertaining to our Messaging Services.

You will: (i) adhere to all applicable laws and industry guidelines and standards when using the Messaging Services, including, without limitation, the Telephone Consumer Protection Act, Truth in Caller ID Act, Telemarketing Sales Rule, Fair Debt Collection Practices Act, or any similar state and local acts or statutes, and any federal or state tort or consumer protection laws, and local or national mobile marketing guidelines, including but not limited to, the CTIA Short Code Monitoring Handbook and the CTIA Messaging Principles & Best Practices; (ii) cooperate with Intuit, third-party service providers and carriers, and governmental authorities in investigations of any alleged violation of any law, rule, regulation, or any provisions set forth in these Terms; (iii) be responsible for obtaining any public or private approvals necessary for your use of the Messaging Services; (iv) ensure that You and all third parties accessing the Messaging Services, employees, agents, representatives and third-party contractors comply with the Terms; and (v) immediately notify Intuit of any unauthorized use of the Messaging Services or any known or suspected breach of security. You acknowledge that you are solely responsible for all acts or omissions or violations of law or applicable guidelines or best practices that may occur in connection with your use of the Platform or Messaging Services.

You hereby acknowledge that Intuit merely provides a platform for facilitating the sending of your text messages, and that you shall have sole responsibility and liability for your messages and communications. You also agree to indemnify and hold harmless Intuit from and against any claims, damages, losses, costs, or fees which may result from your use of the Platform, the Services, and/or Messaging Services, including, but not limited to, claims, damages, or lawsuits threatened or filed by third parties as well as inquiries and investigations by local, state and federal regulators (see Indemnity Obligations for additional responsibilities in this regard). We reserve the right to hold, suspend or terminate your account or access to the Platform and/or Messaging 7. QuickBooks Online Processing Roles

You agree that Intuit’s processing of personal information about your customers, vendors, and prospects (“Business Connection Data”), shall be in accordance with the QuickBooks Online Data Processing Agreement (“DPA”). Some services may be subject to a separate DPA or processing terms, as specified in any service-specific terms. For the purposes of applicable data protection laws, you agree and acknowledge that there are instances in which we process Business Connection Data as a data controller for certain limited purposes, including for example, in relation to our product development and improvement, data analytics, and fraud prevention and security. In those cases, the terms of our Global Privacy Statement govern our processing of Business Connection Data. In all other instances, as further set forth in the DPA, we act as your processor or service provider of Business Connection Data. If you acquire personal information of other Intuit customers as part of our B2B Network, we will process that information as Business Connection Data. You further agree that you will notify Business Connection Data subjects in your privacy notice or by other commercially reasonable means, that Intuit is a data controller with respect to Business Connection Data as described in this paragraph and will include a link to the Intuit Global Privacy Statement. Services for any alleged violation of this Section and/or any unusual or suspicious activity related to your account.

7. QuickBooks Online Processing Roles

You agree that Intuit’s processing of personal information about your customers, vendors, and prospects (“Business Connection Data”), shall be in accordance with the QuickBooks Online Data Processing Agreement (“DPA”). Some services may be subject to a separate DPA or processing terms, as specified in any service-specific terms. For the purposes of applicable data protection laws, you agree and acknowledge that there are instances in which we process Business Connection Data as a data controller for certain limited purposes, including for example, in relation to our product development and improvement, data analytics, and fraud prevention and security. In those cases, the terms of our Global Privacy Statement govern our processing of Business Connection Data. In all other instances, as further set forth in the DPA, we act as your processor or service provider of Business Connection Data. If you acquire personal information of other Intuit customers as part of our B2B Network, we will process that information as Business Connection Data. You further agree that you will notify Business Connection Data subjects in your privacy notice or by other commercially reasonable means, that Intuit is a data controller with respect to Business Connection Data as described in this paragraph and will include a link to the Intuit Global Privacy Statement.

EXHIBIT A-12

MLS AGREEMENT

Form of MLS Agreement

This IDX Agreement (the "Agreement") is between the _____ Multiple Listing Service ("__MLS"), _____ ("Vendor"), and a member of __MLS that has retained Vendor, _____ ("Client") as of _____ (the "Effective Date"). This Agreement is entered into at [City, State].

BACKGROUND

- A. The purpose of this Agreement is to establish the terms and conditions upon which Vendor may access on behalf of Client the multiple listing database (the "Content") maintained by __MLS. The Content does not include those listings for which the property seller or broker member has opted out of broker reciprocity.
- B. Vendor agrees to use the Content solely for the purpose of accessing the Content on an Internet site or in-house multiple listing system for the Client. All of Vendor's clients that use the Content must be current members in good standing with __MLS and its multiple listing service.

AGREEMENT

__MLS, Vendor and Client hereby agree as follows:

1. VENDOR'S CLIENT

Vendor and Client both represent and warrant that Vendor has been engaged by Client and that Client is a member of __MLS and its multiple listing system in good standing, that Client (or Client's broker) has opted in to Broker Reciprocity; and, that Vendor has been hired by Client to develop, modify, enhance or manage Client's in house multiple listing system or Internet site which uses the Content pursuant to Client's membership with __MLS (the "Client Site"). Vendor and Client shall notify __MLS within five (5) days of any change in these representations and warranties.

2. RULES AND REGULATIONS OF __MLS

Vendor represents and warrants that it has been provided and agrees to read and abide by the rules and regulations of __MLS and its multiple listing service with the same force and effect as those rules and regulations apply to Client.

3. LICENSE

__MLS hereby grants to Vendor a non-exclusive and non-transferable license (the "License") solely to copy, display, reproduce the Content in digital form and to combine digitized versions of the Content with other digitized images, photographs, animation, video, audio, text, software and other Content (the "Modified Content") exclusively for use on the Client Site. Vendor may use the License for the purpose of copying, reproducing, transmitting, communicating, displaying or distributing the Content and/or the Modified Content exclusively as part of the Client Site, but only to the extent allowed by

and subject to the restrictions, limitations and obligations Client has to __MLS. __MLS shall have the right to review the implementation and placement of the Content on the Client Site at any time. Furthermore, Vendor may not use the content or any derivative of the content on any other site or for any other purpose than described herein. All additional Vendor Clients wishing to use the content require a separately executed contract.

4. TERM

The term of this agreement shall begin as of the Effective Date and end on December 31 and, unless terminated earlier, shall automatically renew for successive one-year terms beginning January 1 of each successive year.

5. TERMINATION

__MLS shall have the right to terminate the License at any time for any breach of the terms and conditions of this Agreement, for the termination of Vendor by Client, or for a breach of Client's membership in __MLS (e.g., for nonpayment of dues). __MLS may also terminate this Agreement, upon thirty (30) days written notice to Vendor, in the event __MLS is charged a fee from its MLS system vendor for making the Content available to Vendor. Vendor may terminate this Agreement at any time. __MLS also reserves the right to terminate this agreement without cause subject to the provisions below. Upon termination of the License by either party:

5.1 The Vendor shall purge all of the Content and the Modified Content from its computers and destroy all of the copies of the Content and the Modified Content maintained by the Vendor on whatever medium;

5.2 The Vendor shall certify to __MLS that it has purged and destroyed all the Content and the Modified Content and all copies thereof in accordance herewith; and,

5.3 The Vendor shall cease all use of the Content and the Modified Content whether on the Client's System or in any other location or usage.

5.4 If terminated by __MLS without cause, any fees or payments by Client will be prorated and returned.

The termination of this agreement by any party shall not constitute or be deemed to constitute a waiver or release by any party of any right or claim such party may have against any other party to this agreement based on any act or omission of such other party occurring on or before termination.

5. MLS OWNERSHIP OF MODIFIED CONTENT

Vendor hereby irrevocably assigns to __MLS all of Vendor's rights in the Modified Content, including, without limitation, the images and text which are viewable on the Client's Site. All such materials shall belong exclusively to __MLS and Vendor agrees to assist __MLS in the perfection and enforcement of any of __MLS's rights pursuant to this Agreement. Nothing in this Agreement shall constitute a transfer of title to the Content or the Modified Content, including all photographs, images

and data therein, to Vendor. Vendor hereby acknowledges and agrees that __MLS owns and retains all rights, title and interest in and to the Content and the Modified Content, including all photographs, images and data therein, and that Vendor shall have no right to retain or use any of the Content or the Modified Content following the termination of this Agreement. Furthermore, Vendor agrees not to challenge any intellectual property right claimed by __MLS in or to the Content or the Modified Content, including any effort by __MLS to obtain and hold in its name copyrights, registration or other protection that may be appropriate for the protection of the Content and the Modified Content, and any extensions or renewals of such protections.

6. CONFIDENTIALITY

Vendor hereby agrees that all of the material accessed by or disclosed by __MLS to the Vendor, including the Content and the Modified Content, shall be presumed to be confidential trade secrets of __MLS and proprietary information of __MLS. Vendor agrees to use its best efforts to maintain and preserve the confidentiality of all such materials and to not disclose such information to third parties other than the Client, and then only to the extent as is covered by or subject to the Client's rights as a member of __MLS and its Multiple Listing system. Vendor shall not make any other disclosure of such information without the prior written consent of __MLS.

7. NO WARRANTY

THE CONTENT AS PROVIDED BY __MLS IS "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. __MLS ALSO DOES NOT WARRANT THE ACCURACY OF THE INFORMATION IN THE CONTENT. VENDOR HEREBY RELEASES AND DISCHARGES __MLS, ITS MEMBERS, OFFICERS, DIRECTORS, EMPLOYEES, AGENTS AND REPRESENTATIVES FROM ANY AND ALL CLAIMS ARISING FROM OR BASED UPON THE OWNERSHIP, RIGHT TO USE OR ACCURACY OF ANY OF THE CONTENT. WITHOUT LIMITING THE GENERALITY OF THE FOREGOING, IN NO EVENT SHALL __MLS, ITS MEMBERS, OFFICERS, DIRECTORS, EMPLOYEES, AGENTS OR REPRESENTATIVES BE LIABLE FOR ANY DAMAGES, INCLUDING ANY LOST PROFITS, LOST SAVINGS OR OTHER INCIDENTAL, SPECIAL OR CONSEQUENTIAL DAMAGES, AS A RESULT OF OR IN CONNECTION WITH THIS AGREEMENT OR VENDOR'S USE OF THE CONTENT.

8. NO ASSIGNMENT

Vendor may not transfer any of its rights in this Agreement to any party without the prior written consent of __MLS.

9. INDEMNIFICATION

Vendor agrees to indemnify, defend and hold harmless __MLS, its members, officers, directors, employees, agents and representatives from and against all claims arising out of Vendor's use of the Content, the Modified Content and/or this Agreement.

10. GOVERNING LAW

This Agreement shall be governed by, and construed under, the laws of the State of _____. Any legal action pertaining to this agreement shall be brought in the _____ Court.

11. BINDING UPON SUCCESSORS AND ASSIGNS

This Agreement shall be binding upon, and inure to the benefit of any permitted successors, executors, heirs, representatives, administrators and assigns of the parties to this Agreement.

12. ENTIRE AGREEMENT

This Agreement sets forth the entire Agreement between Vendor, Client and __MLS concerning Vendor's use of the Content and/or the Modified Content.

13. AMENDMENT

This agreement may not be amended or modified in any manner except by a written agreement signed by __MLS, Vendor and Client.

14. NO JOINT VENTURE

Nothing contained in this Agreement shall be deemed or construed as creating a joint venture or partnership between __MLS, Vendor and/or Client. Except as expressly set forth in this Agreement, none of the parties are authorized by virtue of this Agreement to act as an agent, employee or legal representative of any of the others, and the relationships of the parties are, and at all times will continue to be, that of Independent Contractors (other than all pre-existing and on-going relationships between Client and __MLS which are governed by separate agreements, rules and regulations).

15. WAIVER

No waiver of any right or obligation under this Agreement by any party at any occasion shall be deemed to operate as a waiver of any such right or obligation on any subsequent occasion.

16. SEVERABILITY

If any provision of this Agreement shall be held to be void or unenforceable, such provision shall be considered by all parties to be severed from this Agreement. All remaining provisions of the Agreement shall be considered by all parties to remain in full force and effect.

17. SURVIVAL OF VENDOR'S OBLIGATION AFTER TERMINATION

Notwithstanding any termination of the License, Vendor's or Client's obligations upon termination, of confidentiality, of indemnification and for attorney's fees shall survive the termination of this Agreement.

18. INTERPRETATION

Each party to this agreement represents that they have been represented by independent legal counsel and the rule of construction that this agreement shall be interpreted against the drafting party shall not apply.

19. COUNTERPARTS

This Agreement may be executed in counterparts, each of which shall be deemed to be an original, but all of which together shall be considered the same agreement.

20. ATTORNEY'S FEES

In the event of any lawsuit or other legal proceeding concerning this Agreement between the parties, the prevailing party shall be entitled to its reasonable attorney's fees, expenses and costs in addition to any damages and injunctive or other relief.

21. FEES

Client agrees to pay __MLS ___ per year (billed semi-annually) for the MLS data feed that enables the selling of IDX products or services to the Client. Any payment that is not received within 10 days of the due date will incur a 10% late charge. If the outstanding balance is not received within 30 days of the due date, IDX services will be terminated.

VENDOR Signature: _____

Title: _____

Dated: _____

Web site URL Address
(The URL Address listed is the only site which this data is approved for)

CLIENT Signature: _____

Dated: _____

I, _____, Broker for Client, hereby concur in Client's authority to enter into this Agreement.

BROKER Signature: _____

Dated: _____

_____ MULTIPLE LISTING SERVICE, INC.

Signature: _____

Title: _____

Dated: _____

EXHIBIT A-13

RE/MAX HUSTLE TERMS OF USE

Terms of Use for RE/MAX Hustle

Last Modified: July 29, 2024

Welcome to RE/MAX Hustle (the “**Site**”). This page describes the terms and conditions that govern your use of the Site. Please see RE/MAX’s Privacy Notice applicable to users in the United States and this RE/MAX Privacy Notice applicable to users in Canada for information on RE/MAX’s data collection and information handling practices.

Acceptance of the Terms of Use

As of the Last Modified date above, the Site is publicly accessible, although it is primarily intended for use by RE/MAX broker/owner franchisees and their network of independent real estate sales professionals (“**User**” or “**you**”) and is made available to Users by RE/MAX, LLC (“**RE/MAX, LLC**” or “**we**” or “**us**”) subject to Your acceptance without modification of all of terms and conditions (“**Terms of Use**”) set forth herein. These Terms of Use are entered into by and between you and RE/MAX, LLC and govern your access to and use of the Site, including any content, information, features, and functionality available on or through the Site. Please read these Terms of Use carefully before using the Site.

BY USING THE SITE, YOU (A) REPRESENT THAT YOU ARE LOCATED IN THE UNITED STATES OR CANADA; (B) ACKNOWLEDGE AND AGREE THAT YOU HAVE READ AND UNDERSTAND THESE TERMS OF USE; (C) REPRESENT THAT YOU ARE 18 YEARS OF AGE OR OLDER; AND (D) ACCEPT THESE TERMS OF USE AND AGREE THAT THEY ARE A BINDING AGREEMENT BETWEEN YOU AND US. IF YOU DO NOT AGREE TO THESE TERMS, DO NOT USE THE SITE.

Changes to the Terms of Use

We may revise and update these Terms of Use from time to time in our sole discretion. All changes are effective immediately when we post them and apply to all access to and use of the Site thereafter. Your continued use of the Site following the posting of revised Terms of Use means that you accept and agree to the changes. You further waive any right you may have to receive specific notice of such changes to these Terms of Use. As a user of the Site, it is your responsibility to regularly review these Terms of Use.

The Site and its Content

The Site is a resource, and use of the Site is voluntary. The Site is designed to enable you to create marketing content and other advertising materials to promote your independently owned and operated RE/MAX real estate office and the high-quality real estate services you provide. RE/MAX does not provide professional advice or endorsements based on information or content included on the Site.

RE/MAX, LLC reserves the right to access and use the Site, and any content and information contained therein, to the extent necessary to run the Site and make it available to You and others, to protect the Site, to improve the Site, and to otherwise use the Site and its content for a legitimate business purpose.

The layout, formatting, and features of and access privileges for the Site shall be as determined or specified by us in our sole discretion. We shall also have the sole right to modify, upgrade, and

change the Site, including through the removal or modification of any content (including, as defined later in these Terms of Use, RE/MAX Marketing Content and User Generated Content) on the Site. RE/MAX assumes no responsibility or liability for any actions or representations of any subject matter contained on, or created using the Site, nor can RE/MAX, LLC guarantee or assume liability for the accuracy, completeness or usefulness of any information contained on the Site or linked to the Site. We will not be liable if for any reason all or any part of the Site or its content is unavailable at any time or for any period. From time to time, we may restrict access to some parts of the Site, or all of the Site, to users, in our sole discretion. RE/MAX, LLC may terminate or restrict your access to and use of the Site, or any part of the Site, for any reason, with or without notice.

Third Party Services

The Site may contain links to third party websites, ("**Third Party Sites**") such as service providers who have a relationship with RE/MAX, LLC. These Terms of Use only apply when you are on the Site. Different terms, conditions, and privacy notices will apply when you access or use Third-Party Sites, so you should read the applicable terms of use and privacy notice before using Third-Party Sites or disclosing any personal information. When you access Third Party Sites on the internet, you do so at your own risk. Third-Party Sites are not under our control, and you acknowledge that we are not responsible or liable for the content, functions, accuracy, legality, appropriateness or any other aspect of such websites or resources. The inclusion of any such link does not imply our endorsement or any association between us and their operators. You further acknowledge and agree that we shall not be responsible or liable, directly or indirectly, for any damage or loss caused or alleged to be caused by or in connection with the use of or reliance on any such content, goods or services available on or through any such Third-Party Site.

License Grant and Restrictions

Subject to your compliance with these Terms of Use, we hereby grant to you a limited, revocable, non-transferrable, non-exclusive and non-sublicensable license to use of the Site. All rights to use the Site are granted on the condition that such rights are forfeited if you fail to comply with these Terms of Use. These Terms of Use provide only a license and not an assignment or sale. We transfer no ownership, or intellectual property interest, or title in and to the Site to you or anyone else. Further, we reserve all rights not expressly granted by these Terms of Use. Accordingly, with respect to your use of the Site, you may not modify, translate, decompile, reverse engineer, create derivative work(s) of, copy, distribute, disassemble, broadcast, film, transmit, display, publish, remove, or alter any proprietary notices or labels, license, sublicense, permit use by any (other) person or entity, transfer, sell, mirror, frame, exploit, rent, lease, private label, grant a security interest in, or otherwise use the Site in any manner not expressly permitted herein. In addition, you shall not enter into any contractual relationship or other legally binding obligation with any third party or person which shall have the purpose or effect of encumbering RE/MAX, LLC or the Site.

User Obligations

Each User is responsible for complying with these Terms of Use and ensuring that its use of the Site is in compliance with all applicable laws and regulations of their applicable jurisdiction/ You further agree to abide by all applicable local, state, national, and international laws and regulations when using the Site. You also acknowledge and agree that use of the Site is solely at your own risk.

Use of RE/MAX Marketing Content

As part of the Site, we may make available for use certain marketing content, including videos, templates, marketing materials, and imagery (the “**RE/MAX Marketing Content**”). The RE/MAX Marketing Content may only be used or downloaded by RE/MAX sales associates and RE/MAX broker/owners (“**RE/MAX Affiliates**”). If you are not a RE/MAX Affiliate, then you are not authorized or permitted to use the RE/MAX Marketing Content in any way. You hereby acknowledge and agree that you will observe any limits on the use of such RE/MAX Marketing Content that are required by us, by law, or by anyone with an interest in such RE/MAX Marketing Content.

The following terms apply to all RE/MAX Affiliates who use the RE/MAX Marketing Content

- The use of any RE/MAX Marketing Content may be discontinued at any time at our sole option, and you agree to take any action required to discontinue such use when required.
- You further agree to (a) use the RE/MAX Marketing Content in a manner compliant with the RE/MAX Brand Identity Trademark and Graphic Standards manual; (b) use the RE/MAX Marketing Content only for promoting and advertising your RE/MAX real estate activities and not in any way that harms, disparages, detracts from, or devalues RE/MAX, LLC or its affiliates; (c) comply with any expiration date(s) for such RE/MAX Marketing Content, regardless of how such dates are communicated; (d) upon an expiration date that applies to particular RE/MAX Marketing Content, immediately delete, destroy, and otherwise stop any and all usage of, any products or materials, even ones that you have created or purchased, that incorporate or use any portion of such expired RE/MAX Marketing Content; and (e) upon any notification from us requiring that you do so, immediately delete, destroy, and otherwise stop any and all usage of, any products or materials, even ones that you have created or purchased, that incorporate or use any portion of the RE/MAX Marketing Content that is the subject of such notification.
- You also hereby agree that if you modify the RE/MAX Marketing Content in any manner, including but not limited to adding your business contact information, you do so at your own risk and you assume any and all liability for (i) any claims that such usage violates applicable rules, laws or regulations or is otherwise improper, including due to copyright infringement or a misleading or false advertisement, and (ii) any and all costs incurred by RE/MAX, LLC arising from any claims relating to your usage of the RE/MAX Marketing Content, including court costs and attorney fees.

Intellectual Property Rights

The Site and its features, contents and functionality (including but not limited to all software, displays, capabilities, and the design, selection, and arrangement thereof) are owned by RE/MAX, LLC, its licensors, or other providers of such features and functionality and are protected by United States and international copyright, trademark, patent, trade secret, and other intellectual property or proprietary rights laws.

If you modify the features and functionality or otherwise use or provide any other person with access to any part of the Site in breach of the Terms of Use, your right to use the Site will stop immediately. Any use of the Site not expressly permitted by these Terms of Use is a breach of these Terms of Use and may violate copyright, trademark, and other laws.

Trademarks

RE/MAX's name, logo, and all related names, logos, product and service names, designs, and slogans are trademarks of RE/MAX or its affiliates or licensors, which may be registered in the United States or other jurisdictions. You agree that any use of the RE/MAX trademarks in connection with the Site will be compliant with the RE/MAX Brand Identity Trademark and Graphic Standards manual.

Copyright Complaints

It is the policy of RE/MAX to respond to reasonable notices alleging copyright infringement. If you believe that your work has been copied in a way that constitutes copyright infringement, you may submit a notification by providing our Copyright Designated Agent with the following information in writing:

- A physical or electronic signature of a person authorized to act on behalf of the owner of an exclusive right that is allegedly infringed;
- Identification of the copyrighted work claimed to have been infringed;
- Identification of the material that is claimed to be infringing or to be the subject of infringing activity and that is to be removed or access to which is to be disabled and information reasonably sufficient to permit us to locate the material;
- Information reasonably sufficient to permit us to contact you, such as an address, telephone number, and e-mail address;
- A statement that you have a good faith belief that use of the material in the manner complained of is not authorized by the copyright owner, its agent, or the law; and
- A statement that the information in the notification is accurate, and under penalty of perjury, that you are authorized to act on behalf of the owner of an exclusive right that is allegedly infringed.

Notices of claimed copyright infringement and counter-notices should be sent to our attention either by email or regular mail, at the following addresses:

By email (preferred): legal@remax.com

By mail: Copyright Designated Agent
 Legal Department
 RE/MAX, LLC
 5075 South Syracuse Street
 Denver, CO 80237

For both email and postal mail notices, please include "Notice of Infringement" in the subject line. If a notice is incomplete, RE/MAX, LLC is under no obligation to act.

If RE/MAX, LLC removes or restricts access to content in response to a copyright complaint, RE/MAX, LLC will make a good faith effort to contact the alleged infringer with information concerning the removal or restriction of access, including a copy of the complaint. If the alleged

infringer believes its content was removed in error, then it can submit a counter-notification to RE/MAX, LLC requesting that the removed content be reinstated.

RE/MAX, LLC has a policy of terminating repeat infringers. If RE/MAX, LLC receives multiple copyright complaints pertaining to an alleged infringer, RE/MAX, LLC may terminate or restrict the alleged infringer's access to the Site or take steps to limit or prohibit that person's content from appearing on the Site.

Prohibited Uses

You may use the Site only for lawful purposes and in accordance with these Terms of Use. You agree not to use the Site:

- In any way that violates any applicable federal, state, local, or international law or regulation (including, without limitation, any laws regarding: (1) the export of data or software to and from the US or other countries, (2) the protection of personal data of individuals, (3) advertising, including the Fair Housing Act or any state or local laws and regulations, and (4) marketing and cell phone communications, including the U.S. Telephone Consumer Protection Act).
- For the purpose of exploiting, harming, or attempting to exploit or harm minors in any way by asking for personally identifiable information, or otherwise.
- To transmit, or procure the sending of, any advertising or promotional material that would be considered improper, inappropriate, or burdensome to others such as "spam," or any other similar solicitation, including unwanted or unsolicited bulk email, postings, contact requests, SMS (text messages), or instant messages. This does not include marketing communications in the ordinary course of business and consistent with an individual's expectations of their interaction with a broker, agent, or other brokerage representative.
- To impersonate or attempt to impersonate another user, or any other person or entity (including, without limitation, by using email addresses associated with any of the foregoing).
- To engage in any other conduct that restricts or inhibits anyone's use or enjoyment of the Site, or which, as determined by us, may harm RE/MAX, LLC or users of the Site, or expose them to liability.
- To upload invalid data, worms, viruses, or other software agent to the Site.
- To use any software that intercepts, "mines," or otherwise collects information through or from the Site.
- To use the information provided by Company through the Site in making any loan-related decisions.
- To access or use the Site to develop competitive products or services.
- To remove or modify any copyright or other intellectual property notices that appear in the Site.

Additionally, you agree not to:

- Circumvent any restrictions on access to or availability of the Site.
- Engage in activity that is harmful to you, the Site, or others.
- Infringe upon the rights of others.
- Engage in activity that violates the privacy of others.
- Help others break these rules.
- Otherwise attempt to interfere with the proper working of the Site.

Disclaimer of Warranties

YOUR USE OF THE SITE AND ITS CONTENT IS AT YOUR OWN RISK. THE SITE IS PROVIDED ON AN "AS IS" AND "AS AVAILABLE" BASIS, WITHOUT ANY WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED. NEITHER RE/MAX, LLC NOR ANY PERSON ASSOCIATED WITH RE/MAX, LLC MAKES ANY WARRANTY OR REPRESENTATION WITH RESPECT TO THE COMPLETENESS, SECURITY, RELIABILITY, QUALITY, ACCURACY, OR AVAILABILITY OF THE SITE. WITHOUT LIMITING THE FOREGOING, NEITHER RE/MAX, LLC NOR ANYONE ASSOCIATED WITH RE/MAX, LLC REPRESENTS OR WARRANTS THAT THE SITE WILL OPERATE UNINTERRUPTED OR IN A MANNER THAT WILL MEET YOUR PARTICULAR REQUIREMENTS AND/OR NEEDS. TO THE FULLEST EXTENT PROVIDED BY LAW, RE/MAX, LLC HEREBY DISCLAIMS ALL WARRANTIES OF ANY KIND, WHETHER EXPRESS OR IMPLIED, STATUTORY, OR OTHERWISE, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY, NON-INFRINGEMENT, AND FITNESS FOR PARTICULAR PURPOSE. RE/MAX, LLC ALSO DISCLAIMS ANY RESPONSIBILITY FOR THE CONTENT, THE MATERIALS, THE ACCURACY OF THE INFORMATION, AND/OR THE QUALITY OF THE INFORMATION PROVIDED BY OR AVAILABLE THROUGH THE SITE.

THE FOREGOING DOES NOT AFFECT ANY WARRANTIES THAT CANNOT BE EXCLUDED OR LIMITED UNDER APPLICABLE LAW.

Limitation on Liability

TO THE FULLEST EXTENT PROVIDED BY LAW, IN NO EVENT WILL RE/MAX, LLC, ITS SHAREHOLDERS, DIRECTORS, AFFILIATES, OFFICERS, AGENTS AND EMPLOYEES, LICENSORS, SERVICE PROVIDERS, AND ALL THIRD PARTIES THAT PROVIDE CONTENT, INFORMATION OR SERVICES TO THE SITE BE LIABLE FOR DAMAGES OF ANY KIND, UNDER ANY LEGAL THEORY, ARISING OUT OF OR IN CONNECTION WITH YOUR USE, OR INABILITY TO USE, THE SITE, ANY APPLICATIONS LINKED TO IT, ANY CONTENT ON THE SITE OR SUCH OTHER APPLICATIONS, INCLUDING ANY DIRECT, INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL, OR PUNITIVE DAMAGES, INCLUDING BUT NOT LIMITED TO, PERSONAL INJURY, PAIN AND SUFFERING, EMOTIONAL DISTRESS, LOSS OF REVENUE, LOSS OF PROFITS, LOSS OF BUSINESS OR ANTICIPATED SAVINGS, LOSS OF USE, LOSS OF GOODWILL, LOSS OF DATA, AND WHETHER CAUSED BY TORT (INCLUDING NEGLIGENCE), BREACH OF CONTRACT, OR OTHERWISE, EVEN IF FORESEEABLE.

THE FOREGOING DOES NOT AFFECT ANY LIABILITY THAT CANNOT BE EXCLUDED OR LIMITED UNDER APPLICABLE LAW.

Indemnification

You agree to indemnify and hold harmless RE/MAX, its shareholders, directors, affiliates, officers, agents and employees, licensors, service providers, and all third parties that provide content, information or services to the Site from and against any and all claims, suits, demands, proceedings, liabilities, losses, damages, costs and expenses whatsoever, including but not limited to reasonable attorney fees and disbursements, court costs or arbitration costs, due to, arising out of, or relating to your violation of these Terms of Use or your use of the Site, including, but not limited to, your contributions of content or information to the Site or any use of the Site's content other than as expressly authorized in these Terms of Use.

Waiver and Severability

No waiver by RE/MAX, LLC of any term or condition set out in these Terms of Use shall be deemed a further or continuing waiver of such term or condition or a waiver of any other term or condition, and any failure of RE/MAX, LLC to assert a right or provision under these Terms of Use shall not constitute a waiver of such right or provision.

If any provision of these Terms of Use is held by a court or other tribunal of competent jurisdiction to be invalid, illegal, or unenforceable for any reason, such provision shall be eliminated or limited to the minimum extent such that the remaining provisions of the Terms of Use will continue in full force and effect.

Governing Law

All matters relating to the Site and these Terms of Use, and any dispute or claim arising therefrom or related thereto (in each case, including non-contractual disputes or claims), shall be governed by and construed in accordance with the internal laws of the State of Colorado, excluding any principles or rules of law that may direct the application of the law of another state.

Arbitration and Waiver of Class Arbitration

Any dispute, controversy or claim arising out of, relating to or in connection with these Terms of Use, including the breach, termination, or validity thereof, shall be finally resolved by arbitration administered by the American Arbitration Association under its Commercial Arbitration Rules. The number of arbitrators shall be one (1), and the place of arbitration shall be Denver, Colorado, United States. The arbitration shall be held, and the award shall be rendered, in English. The tribunal shall have the power to rule on any challenge to its own jurisdiction or to the validity or enforceability of any portion of the agreement to arbitrate.

The parties agree to arbitrate solely on an individual basis, and that this agreement does not permit class arbitration, or any claims brought as a plaintiff or class member in any class or representative arbitration proceeding. The arbitral tribunal may not consolidate more than one person's claims and may not otherwise preside over any form of a representative or class proceeding. Notwithstanding the tribunal's power to rule on its own jurisdiction and the validity or enforceability of the agreement to arbitrate, the tribunal has no power to rule on the validity or enforceability of the agreement to arbitrate solely on an individual basis.

In the event the prohibition on class arbitration is deemed invalid or unenforceable, then the remaining portions of the arbitration agreement will remain in force.

Feedback

If you provide input or suggestions regarding the Site, including related to RE/MAX Marketing Content or RE/MAX, LLC (collectively the "**Feedback**"), you hereby grant us an unrestricted, perpetual, irrevocable, non-exclusive, fully paid, royalty free right to use the Feedback for any purpose and in any manner we, in our sole discretion, deem proper.

Entire Agreement

The Terms of Use constitute the sole and entire agreement between you and RE/MAX, LLC regarding the Site and supersede all prior and contemporaneous understandings, agreements, representations, and warranties, both written and oral, regarding the Site.

Contact Information

The Site is operated by RE/MAX, LLC at 5075 South Syracuse Street; Denver, CO 80237.
If You have any feedback, comments, requests for technical support, and other communications relating to the Site, please email us at: productsupport@remax.net
Any rights not expressly granted herein are reserved by RE/MAX, LLC.

EXHIBIT A-14

MAX/TECH LEAD CONCIERGE TERMS OF USE

MAX/Tech Lead Concierge Terms of Use (as of 2/18/25)

Review Our Terms

Scroll to the bottom to agree to the terms. Then, use the Next (⇒) button to confirm your information. We will email you a PDF copy of these terms for your records.

MAX/Tech Lead Concierge Referral Agreement

1. **OVERVIEW** This Agreement establishes and defines a referral arrangement between you ("you", "Receiving Broker/Agent") and BTRN, LLC ("BTRN"). Whereas, BTRN is a licensed real estate broker responsible for handling referrals generated by the MAX/Tech Lead Concierge program (defined below). These Terms and Conditions ("Terms") govern the referral process between BTRN and the Receiving Broker/Agent.
2. **DEFINITIONS**
 - a. "MAX/Tech Lead Concierge" means a set of services that use commercially reasonable efforts to contact eligible inquiries for real estate agents, qualify and transfer them to Agents.
 - b. "Agent" means a licensed independent real estate professional who acts as an agent for the purchase or sale of real property.
 - c. "Receiving Broker/Agent" means the broker or an individual Agent within their brokerage who receives a Referred Client from BTRN.
 - d. "Referred Client" means the prospective buyer or seller of residential real estate, contacted by MAX/Tech Lead Concierge and transferred to Receiving Broker/Agent by BTRN.
 - e. "Completed Transaction" means the close of a real estate transaction involving a Referred Client and a Receiving Broker/Agent.
 - f. "Gross Commission" means the amount a Receiving Broker/Agent receives following a Completed Transaction prior to any splits or concessions with any other brokers or Agents for the referred side of the transaction.
 - g. "Referral Percentage" means the percentage of the Gross Commission that will be paid by the Receiving Broker/Agent to BTRN.
 - h. "Referral Fee" means the dollar amount due or paid to BTRN by the Receiving Broker/Agent as the result of a Completed Transaction.
3. **REFERRAL FEES AND OTHER REFERRAL TERMS**
 - a. You agree to pay BTRN a Referral Fee for each Referred Client you receive from BTRN that results in a Completed Transaction within two years of receiving the Referred Client (subject to the other provisions of this Section C). The Referral Percentage will be **30 percent** and is not negotiable unless otherwise specified, documented, and agreed upon by BTRN.
 - b. If you assist a Client with the sale of one property and the purchase of another within two years of receiving the Referred Client, you agree to pay the same Referral Fee described above for both transactions. No Referral Fee shall be due on any subsequent transactions with the Referred Client (for example, if you assist a Referred Client with two purchase transactions, no Referral Fee shall be due on the second purchase transaction).

c. If a client requests to contact an Agent through a property listing on a RE/MAX, LLC website and you are the listing Agent for that property, you will have an opportunity to accept that client (prior to any action by BTRN to contact or qualify the client) and, if you accept the client at such time, no Referral Fee shall be due with respect to any Completed Transaction with that client (notwithstanding anything in this Section C to the contrary). However, if you do not accept the client at the initial opportunity, BTRN may later refer that client to you and you would owe the standard Referral Fee for such Referred Client.

d. You agree that you will not refer Referred Clients to an Agent within a different brokerage, for any reason, without the written consent of BTRN. If you refer a Referred Client to another broker for any reason without BTRN's consent, you or your broker shall be responsible for any resulting Referral Fee according to the Terms of this Agreement.

e. In the event that you represent both a buyer and seller on the same transaction and one party is a Referred Client, the Referral Fee will be paid on one half (½) of the total Gross Commission of the Closed Transaction.

f. You acknowledge that a Referred Client may be referred to another Agent if that Referred Client submits a new lead form on remax.com or any other RE/MAX, LLC website more than 90 days after their previous lead form submission.

g. In the event that you receive a Referred Client from BTRN with whom you have a documented pre-existing relationship (as described below) and you follow the procedures in this paragraph, no Referral Fee is due to BTRN. The pre-existing relationship must be evident in a previous contact record for the same Referred Client within the RE/MAX, LLC customer relationship management system, and you must have documented two-way communication between the Referred Client and you within the twelve months preceding the date the Referred Client is referred to you. If you receive a Referred Client with whom you have a documented pre-existing relationship, you must email compliance@customerconcierge.com within 7 business days of when you accept the referral and your email must contain documentation that the relationship meets the requirements in this paragraph. Your submission will be reviewed by BTRN and representatives of RE/MAX, LLC (the "Review Team"). The Review Team may request additional information or documentation and you agree that the Review Team's determination is final.

h. Further details on the MAX/Tech Lead Concierge program, including, for example, opt-in processes, mechanics of lead referrals and timeframes for acceptance of Referred Clients, are contained in the Lead Concierge FAQ and other program documents on RE/MAX University (as may be modified from time to time). In the event of any direct conflict between these Terms and the FAQ and other documents, these Terms shall control.

4. REPRESENTATIONS AND OBLIGATIONS

a. BY RECEIVING BROKER/AGENT

As the Receiving Broker/Agent you agree to the following terms for each Referral you receive from BTRN.

i. Receiving Broker/Agent represents and warrants that Receiving Broker/Agent is (i) a licensed real estate broker or sales agent, (ii) has the legal authority to enter into this Agreement, (iii) shall be solely responsible for complying with all applicable laws, including state and local law requirements and (iv) shall conduct its business with Referred Clients a professional manner.

ii. If you are an individual real estate sales agent required to be employed under a broker, you acknowledge that you have obtained your broker's permission to use BTRN.

b. **BY BTRN**

i. BTRN represents that (i) BTRN, LLC has the legal authority to enter into this Agreement; and (ii) BTRN, LLC is a licensed real estate broker and can legally collect Referral Fees from the Receiving Broker/Agent.

5. **PAYMENT OF REFERRAL FEES**

a. You agree to pay the Referral Fee directly from escrow, addressed to:

BTRN, LLC

PO BOX 778934

CHICAGO IL 60677-8934

b. If the Referral Fee owed to BTRN is not received within thirty (30) days of the close of escrow by a Referral, you agree that you or your Broker will pay an additional 5% of the Referral Fee (the "Late Fee") to BTRN.

6. **LIMITATION OF LIABILITY** UNDER NO CIRCUMSTANCES SHALL BTRN, LLC BE LIABLE FOR ANY INDIRECT, PUNITIVE, INCIDENTAL, SPECIAL, CONSEQUENTIAL OR OTHER DAMAGES, INCLUDING LOSS OF BUSINESS OR LOST PROFITS OR GOODWILL, (OTHER THAN DIRECT DAMAGES) THAT RESULT FROM (i) THE PARTICIPATION IN THE REFERRAL PROGRAM OR ANY OTHER BTRN SERVICE OR WORK PRODUCT, OR (ii) ANY BREACH OF THIS AGREEMENT BY BTRN, LLC. THIS LIMITATION APPLIES WHETHER THE ALLEGED LIABILITY IS BASED ON CONTRACT, TORT (INCLUDING, BUT NOT LIMITED TO, NEGLIGENCE), INFRINGEMENT, OR ANY OTHER BASIS - EVEN IF BTRN HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH LIABILITY AND/OR DAMAGES. WITH RESPECT TO DIRECT DAMAGES, RECEIVING BROKER/AGENT'S REMEDY IS LIMITED TO THE REFUND OF REFERRAL FEE. THESE DISCLAIMERS AND LIMITATIONS APPLY TO THE FULLEST EXTENT PERMITTED BY LAW.

7. **INDEMNIFICATION** Receiving Broker/Agent shall defend, indemnify, save and hold BTRN, its affiliates, and their respective officers, directors, employees, managers, members, owners, contractors, representatives, successors and assigns harmless from any and all actions, judgments, damages, demands, liabilities, losses, costs and claims, including reasonable attorney's fees, whether asserted or threatened (collectively, any "Actions") that arise from or are related to (i) Receiving Broker/Agent's participation in the BTRN program; (ii) breach of this Agreement by Receiving Broker/Agent; (iii) any TCPA violations by Receiving Broker/Agent or any claims of a Referred Client being contacted by Receiving Broker/Agent without proper consent; or (iv) any RESPA violations by Receiving Broker/Agent. BTRN shall have the right to participate in the defense or settlement of any such Action at its own expense and with counsel of its choosing. Receiving Broker/Agent may not settle any Action without BTRN' consent and BTRN, by written notice to Receiving Broker/Agent, may elect to undertake its own defense and settlement of any Action; provided, however, in such event, Referred Client's defense obligations with respect to that Action (but not with respect to any other Action) will be deemed excused.

8. **INDEPENDENT CONTRACTOR** In making and performing this Agreement, BTRN shall be deemed to be acting as a vendor or independent contractor of Receiving Broker/Agent. Neither party shall be deemed a principal, agent, legal representative, joint venture or partner of the other. Neither party is authorized to bind the other to any obligation, affirmation or commitment with respect to any other person or entity. In addition, neither

party's employees shall be deemed to be employees of the other party for any purpose whatsoever.

9. **FORCE MAJEURE** BTRN shall not be liable to Receiving Broker/Agent for non-performance of or delay in performing its obligations hereunder to the extent that performance is rendered impossible by strike or other form of industrial action, riot, war, acts of God, earthquake, fire, flood, governmental acts or orders or restrictions, failure of suppliers, internet service provider failures, denial of service attacks and the like, cyber attacks and the like, any virus or other nefarious software or any other reason to the extent that the failure to perform is beyond the reasonable control of BTRN.
10. **GENERAL** This Agreement (all documents and URLs referenced herein) constitutes the entire agreement between the parties with respect to the subject matter hereof, and supersedes any prior agreements or understandings between the parties, whether written or oral. This Agreement may be modified with notice to Broker/Agent. Receiving Broker/Agent may not assign this Agreement or its rights hereunder to any third party without the prior written consent of BTRN. This Agreement shall be binding upon, and inure to the benefit of, Receiving Broker/Agent and BTRN and their respective heirs and permitted successors and assigns, and legal representatives, including but not limited to any successors to the business of BTRN. In the event that any portion of this Agreement is determined to be invalid under any applicable law by a court of competent jurisdiction, such provision shall be deemed void and the remainder of this Agreement shall continue in full force and effect. All notices, requests and demands and other communications required hereunder must be in writing (including email) and delivered to BTRN, LLC at 677 King Street, 3rd Floor, Charleston, SC 29403 (or as otherwise indicated by the party in writing). South Carolina law shall govern the interpretation and implementation of the Agreement and the resolution of any dispute between the parties arising from or relating to the Agreement. The parties agree that the state and federal courts of Charleston County, South Carolina, shall have exclusive venue and jurisdiction over any and all disputes arising out of or relating to this Agreement, including the formation hereof. No failure or delay by any party in this Agreement to enforce any right specified in this Agreement will operate as a waiver of such right, nor will any single or partial exercise of a right preclude any further or later enforcement of the right. The provisions of Sections C, D, E, F, G and J shall survive termination of this Agreement but shall not extend any statutory limitation period.

Acknowledgement*

Acknowledgement Required field

I have read and agree to the MAX/Tech Lead Concierge Referral Agreement, and agree to share a Referral Fee upon closing with a Referred Client through this program

I have my Broker's approval to receive referrals and share a Referral Fee upon closing with a client

Signature*

EXHIBIT A-15

**INITIAL EDUCATION PARTICIPATION
ACKNOWLEDGEMENT**

RE/MAX, LLC
Broker 101 Participation Acknowledgement

I understand and acknowledge that any and all materials that I receive as part of RE/MAX, LLC’s Broker Management & Recruiting Course (also known as “Broker 101”), as well as the other materials that I receive in connection with my affiliation with RE/MAX, LLC (collectively, “Materials”) have been developed at great expense and are the confidential property of RE/MAX, LLC. I acknowledge that possession of such Materials is considered a loan of assets and I understand that I must immediately return such Materials to RE/MAX, LLC upon the termination of my relationship with RE/MAX, LLC or the independent RE/MAX region with which I am affiliated.

I further understand and agree that I will use all confidential and proprietary information and Material that I receive from RE/MAX, LLC solely and exclusively in connection with my operation of a RE/MAX franchise and I agree not to use them in connection with any other business endeavor. Moreover, I agree not to share them with anyone for any purpose that is not in connection with the operation of my RE/MAX office.

Additionally, I understand that the floor plans and diagrams used in this course are not drawn to scale and any financial information used in this course is not based on particularized economic data. I understand that I should not rely on these examples as advice or representation for the success of my franchise. Moreover, I understand that the information contained in the RE/MAX 101 Workbook and other Materials is based on and created from examples and experiences of other offices in the RE/MAX network. By offering this information, RE/MAX, LLC is making no promise, oral or written representation, or guarantee of any kind about the success or profitability of my franchise.

Finally, I understand that discussion of local, state and federal laws and the rules and regulations governing the practice of real estate is outside of the scope of this course. I understand that I should consult with my own attorney to ensure that I am able to operate my RE/MAX office in compliance with all local, state and federal laws.

First + Last Name _____
Address _____
City _____
State _____
Zip Code _____

RE/MAX, LLC
5075 S. Syracuse Street
Denver, CO 80237-2712

An Equal Opportunity Employer
Each Office Independently Owned and Operated.

By submitting this form and accessing and using the Materials, I agree to adhere to all statements above.

[Submit Button]

EXHIBIT B-1

**PROMISSORY NOTE 1
(INITIAL FRANCHISE FEE)**

PROMISSORY NOTE

\$ _____

Date: _____

FOR VALUE RECEIVED, the undersigned maker of this Promissory Note (“*Maker*”), promises to pay to the order of RE/MAX Integrated Regions, LLC, at 5075 S. Syracuse Street, Denver, Colorado 80237, the principal sum of _____ Dollars (\$ _____), in the currency of the United States of America.

1. On the ____ day of _____, 20____, and on the ____ day of each and every month thereafter, the sum of \$ _____ shall be due and payable in full. The monthly installments will be automatically charged to your bank account.
2. On the ____ day of _____, 20____, the entire outstanding balance, if not sooner paid, shall be due and payable in full.
3. Any payment is late if not received by RE/MAX Integrated Regions, LLC within 10 days after it is due. If payment is late, RE/MAX Integrated Regions, LLC may, in its sole discretion elect to:
 - (a) Declare the entire unpaid balance immediately due and payable; or
 - (b) Accept the late payment along with a late charge in the amount of 10% of the amount of the late payment. Such late charge shall be for the purpose of compensating RE/MAX Integrated Regions, LLC for additional expenses which it is recognized RE/MAX Integrated Regions, LLC will incur because of the late payment.
4. If a payment is late and RE/MAX Integrated Regions, LLC elects to declare the entire unpaid balance due and payable, RE/MAX Integrated Regions, LLC shall first provide Maker(s) with written notice of its election, demanding payment in full within 10 days. In the event a default exists after the 10-day notice period has expired, and this Promissory Note is referred to an attorney for collection, Maker(s) promises and agrees:
 - (a) That the entire outstanding balance, in addition to any late charges, shall bear interest from the original due date of the delinquent payment at the rate of 20% per year or, if such rate exceeds the highest rate permitted under applicable law, then at the highest rate legally permitted; and
 - (b) To pay RE/MAX Integrated Regions, LLC's reasonable attorneys' fees and costs incurred as a result of the default.
5. All payments, as of the date of receipt, shall first be credited to any late charges due; the balance, if any, shall next be credited to the outstanding balance due.
6. This Promissory Note constitutes part performance of the Franchise Agreement between Maker(s) and RE/MAX Integrated Regions, LLC dated _____ (the “*Franchise Agreement*”), and as such, shall be read and interpreted in a manner consistent with the terms of the Franchise Agreement which provides that a default under the terms of this Promissory Note shall be grounds for termination of the Franchise Agreement. Accordingly, RE/MAX Integrated Regions, LLC may, in addition to the collection provisions of paragraphs 3 and 4 above, terminate the Franchise Agreement under the provisions of Section 13 of the Franchise Agreement.
7. No delay or omission on the part of RE/MAX Integrated Regions, LLC in exercising any right hereunder shall operate as a waiver of such right or of any other right of RE/MAX Integrated Regions, LLC, nor shall any deal, omission or waiver on any one occasion with respect to any right hereunder be deemed a bar to or

a waiver of the same or any other right on any future occasion. No waiver of any right shall be effective unless in writing and signed by RE/MAX Integrated Regions, LLC.

8. The Maker(s) and endorser(s) of this Promissory Note waive and excuse presentment for acceptance and payment, notice of dishonor, and protest of dishonor, and agree to any extension of time of payment and partial payments before, at, or after maturity.
9. In the event of any sale, transfer, assignment, encumbrance or other conveyance of the rights, duties or obligations of Maker(s) under the terms of the Franchise Agreement, the entire unpaid balance of this Promissory Note as of the date of such sale, transfer, assignment, encumbrance or other conveyance shall immediately become due and payable in full without any further notice or demand.
10. If the Franchise Agreement is terminated pursuant to Section 13 therein, then this Promissory Note shall immediately become due and payable, without notice, together with reasonable attorneys' fees if the collection is placed in the hands of an attorney to obtain or enforce payment.
11. This Promissory Note shall be construed and enforced in accordance with the laws of the State of Colorado.
12. The Maker acknowledges and agrees that this Promissory Note is made and issued as a "*transferable record*" under the United States Electronic Signatures in Global and National Commerce and/or the Uniform Electronic Transactions Act or any other equivalent, applicable law.
13. Maker(s) may prepay the amount outstanding under this Promissory Note, in whole or in part, at any time without penalty.
14. This Promissory Note is not assignable by Maker without the prior written consent of RE/MAX Integrated Regions, LLC.
15. Maker agrees to reimburse RE/MAX Integrated Regions, LLC for all expenditures it incurs in attempting to collect any amounts due under this Promissory Note. If RE/MAX Integrated Regions, LLC takes legal action to enforce or collect this Promissory Note, it will be entitled to reasonable attorneys' fees, court costs and any other costs it incurs, as well as any additional relief which it may be entitled.
16. Capitalized terms used but not otherwise defined herein shall have the meanings provided in the Franchise Agreement.

MAKER ACKNOWLEDGES THAT MAKER HAS READ AND UNDERSTANDS ALL OF THE PROVISIONS OF THIS PROMISSORY NOTE AND ACKNOWLEDGES RECEIPT OF A COMPLETED COPY.

MAKER: _____

MAKER: _____

EXHIBIT B-2

**PROMISSORY NOTE 2
(RENEWAL FRANCHISE FEE)**

PROMISSORY NOTE

\$ _____

Date: _____

FOR VALUE RECEIVED, the undersigned maker of this Promissory Note ("**Maker**"), promises to pay to the order of RE/MAX Integrated Regions, LLC, at 5075 S. Syracuse Street, Denver, Colorado 80237, the principal sum of _____ Dollars (\$ _____), in the currency of the United States of America.

1. On the ____ day of _____, 20____, and on the ____ day of each and every month thereafter, the sum of \$ _____ shall be due and payable in full. The monthly installments will be automatically charged to your bank account.
2. On the ____ day of _____, 20____, the entire outstanding balance, if not sooner paid, shall be due and payable in full.
3. Any payment is late if not received by RE/MAX Integrated Regions, LLC within 10 days after it is due. If payment is late, RE/MAX Integrated Regions, LLC may, in its sole discretion elect to:
 - (a) Declare the entire unpaid balance immediately due and payable; or
 - (b) Accept the late payment along with a late charge in the amount of 10% of the amount of the late payment. Such late charge shall be for the purpose of compensating RE/MAX Integrated Regions, LLC for additional expenses which it is recognized RE/MAX Integrated Regions, LLC will incur because of the late payment.
4. If a payment is late and RE/MAX Integrated Regions, LLC elects to declare the entire unpaid balance due and payable, RE/MAX Integrated Regions, LLC shall first provide Maker(s) with written notice of its election, demanding payment in full within 10 days. In the event a default exists after the 10-day notice period has expired, and this Promissory Note is referred to an attorney for collection, Maker(s) promises and agrees:
 - (a) That the entire outstanding balance, in addition to any late charges, shall bear interest from the original due date of the delinquent payment at the rate of 20% per year or, if such rate exceeds the highest rate permitted under applicable law, then at the highest rate legally permitted; and
 - (b) To pay RE/MAX Integrated Regions, LLC's reasonable attorneys' fees and costs incurred as a result of the default.
5. All payments, as of the date of receipt, shall first be credited to any late charges due; the balance, if any, shall next be credited to the outstanding balance due.
6. This Promissory Note constitutes part performance of the Franchise Agreement between Maker(s) and RE/MAX Integrated Regions, LLC dated _____ (the "**Franchise Agreement**"), and as such, shall be read and interpreted in a manner consistent with the terms of the Franchise Agreement which provides that a default under the terms of this Promissory Note shall be grounds for termination of the Franchise Agreement. Accordingly, RE/MAX Integrated Regions, LLC may, in addition to the collection provisions of paragraphs 3 and 4 above, terminate the Franchise Agreement under the provisions of Section 13 of the Franchise Agreement.
7. No delay or omission on the part of RE/MAX Integrated Regions, LLC in exercising any right hereunder shall operate as a waiver of such right or of any other right of RE/MAX Integrated Regions, LLC, nor shall any deal, omission or waiver on any one occasion with respect to any right hereunder be deemed a bar to or a waiver of the same or any other right on any future occasion. No waiver of any right shall be effective unless in writing and signed by RE/MAX Integrated Regions, LLC.

8. The Maker(s) and endorser(s) of this Promissory Note waive and excuse presentment for acceptance and payment, notice of dishonor, and protest of dishonor, and agree to any extension of time of payment and partial payments before, at, or after maturity.
9. In the event of any sale, transfer, assignment, encumbrance or other conveyance of the rights, duties or obligations of Maker(s) under the terms of the Franchise Agreement, the entire unpaid balance of this Promissory Note as of the date of such sale, transfer, assignment, encumbrance or other conveyance shall immediately become due and payable in full without any further notice or demand.
10. If the Franchise Agreement is terminated pursuant to Section 13 therein, then this Promissory Note shall immediately become due and payable, without notice, together with reasonable attorneys' fees if the collection is placed in the hands of an attorney to obtain or enforce payment.
11. This Promissory Note shall be construed and enforced in accordance with the laws of the State of Colorado.
12. The Maker acknowledges and agrees that this Promissory Note is made and issued as a "*transferable record*" under the United States Electronic Signatures in Global and National Commerce and/or the Uniform Electronic Transactions Act or any other equivalent, applicable law.
13. Maker(s) may prepay the amount outstanding under this Promissory Note, in whole or in part, at any time without penalty.
14. This Promissory Note is not assignable by Maker without the prior written consent of RE/MAX Integrated Regions, LLC.
15. Maker agrees to reimburse RE/MAX Integrated Regions, LLC for all expenditures it incurs in attempting to collect any amounts due under this Promissory Note. If RE/MAX Integrated Regions, LLC takes legal action to enforce or collect this Promissory Note, it will be entitled to reasonable attorneys' fees, court costs and any other costs it incurs, as well as any additional relief which it may be entitled.
16. Capitalized terms used but not otherwise defined herein shall have the meanings provided in the Franchise Agreement.

MAKER ACKNOWLEDGES THAT MAKER HAS READ AND UNDERSTANDS ALL OF THE PROVISIONS OF THIS PROMISSORY NOTE AND ACKNOWLEDGES RECEIPT OF A COMPLETED COPY.

MAKER: _____

MAKER: _____

EXHIBIT B-3

**PROMISSORY NOTE 3
(CONVERSION)**

PROMISSORY NOTE

\$ _____

Date: _____

FOR VALUE RECEIVED, the undersigned maker of this Promissory Note (“**Maker**”), promises to pay to the order of RE/MAX Integrated Regions, LLC at 5075 S. Syracuse Street, Denver, Colorado 80237, the principal sum of _____ Dollars (\$ _____), (“**Principal**”) on the ____ day of _____, 20____, in the currency of the United States of America and in immediately available funds.

1. If on December 31 of each year (“**Threshold Date**”), including the calendar year in which this Promissory Note (“**Note**”) is executed, Maker satisfies the conditions in this Note, an amount equal to the Principal divided by _____ (“**Annual Payment**”) will be waived and forgiven by RE/MAX Integrated Regions, LLC. To qualify for forgiveness of the Annual Payment, Maker must establish that, as of the Threshold Date:
 - (a) _____ (“**Franchisee**”) is not in default of the financial obligations outlined in Section 6 of that certain Franchise Agreement between Franchisee and RE/MAX Integrated Regions, LLC dated _____ (the “**Franchise Agreement**”), including, but not limited to, timely payment of all Monthly Ongoing Fees, Annual Dues and advertising fund contributions.
2. If the above conditions are not satisfied as of any Threshold Date, the applicable Annual Payment will become due and payable to RE/MAX Integrated Regions, LLC within thirty (30) days after the Threshold Date (“**Payment Date**”). The Annual Payment shall be considered late if it is not received by RE/MAX Integrated Regions, LLC or RE/MAX Integrated Regions, LLC’s designated financial institution by the close of business on the Payment Date.
3. If an Annual Payment is late, RE/MAX Integrated Regions, LLC may, in its sole discretion elect to:
 - (a) Declare the entire unpaid Principal balance immediately due and payable; or
 - (b) Accept the late Annual Payment along with a late charge in the amount of 10% of the amount of the late Annual Payment. Such late charge shall be for the purpose of compensating RE/MAX Integrated Regions, LLC for additional expenses which it is recognized RE/MAX Integrated Regions, LLC will incur because of the late payment.
4. If an Annual Payment is late, and RE/MAX Integrated Regions, LLC elects to declare the entire unpaid Principal balance due and payable, RE/MAX Integrated Regions, LLC shall first provide Maker(s) with written notice of its election, demanding payment in full within 10 days. In the event a default exists after the 10-day notice period has expired, and this Note is referred to an attorney for collection, Maker(s) promises and agrees:
 - (a) That the entire outstanding Principal balance, in addition to any late charges, shall bear interest from the original due date of the delinquent Annual Payment at the rate of 20% per year or, if such rate exceeds the highest rate permitted under applicable law, then at the highest rate legally permitted; and
 - (b) To pay RE/MAX Integrated Regions, LLC's reasonable attorneys' fees and costs incurred as a result of the default.
5. All payments, as of the date of receipt, shall first be credited to any late charges due; the balance, if any, shall next be credited to the outstanding balance due.
6. This Note constitutes part performance of the Franchise Agreement, and as such, shall be read and interpreted in a manner consistent with the terms of the Franchise Agreement which provides that a default under the

terms of this Note shall be grounds for termination of the Franchise Agreement. Accordingly, RE/MAX Integrated Regions, LLC may, in addition to the collection provisions of paragraphs 3 and 4 above, terminate the Franchise Agreement under the provisions of Section 13 of the Franchise Agreement.

7. No delay or omission on the part of RE/MAX Integrated Regions, LLC in exercising any right hereunder shall operate as a waiver of such right or of any other right of RE/MAX Integrated Regions, LLC, nor shall any deal, omission or waiver on any one occasion with respect to any right hereunder be deemed a bar to or a waiver of the same or any other right on any future occasion. No waiver of any right shall be effective unless in writing and signed by RE/MAX Integrated Regions, LLC.
8. The Maker(s) and endorser(s) of this Note waive and excuse presentment for acceptance and payment, notice of dishonor, and protest of dishonor, and agree to any extension of time of payment and partial payments before, at, or after maturity.
9. In the event of any sale, transfer, assignment, encumbrance or other conveyance of the rights, duties or obligations of Franchisee(s) under the terms of the Franchise Agreement, the entire unpaid balance of this Note as of the date of such sale, transfer, assignment, encumbrance or other conveyance shall immediately become due and payable in full without any further notice or demand.
10. If the Franchise Agreement is terminated pursuant to Section 13 therein, then this Promissory Note shall immediately become due and payable, without notice, together with reasonable attorneys' fees if collection is placed in the hands of an attorney to obtain or enforce payment.
11. This Promissory Note shall be construed and enforced in accordance with the laws of the State of Colorado.
12. The Maker acknowledges and agrees that this Promissory Note is made and issued as a "**transferable record**" under the United States Electronic Signatures in Global and National Commerce and/or the Uniform Electronic Transactions Act or any other equivalent, applicable law.
13. Maker(s) may prepay the amount outstanding under this Note, in whole or in part, at any time without penalty.
14. This Note is not assignable by Maker without the prior written consent of RE/MAX Integrated Regions, LLC.
15. Maker agrees to reimburse RE/MAX Integrated Regions, LLC for all expenditures it incurs in attempting to collect any amounts due under this Note. If RE/MAX Integrated Regions, LLC takes legal action to enforce or collect this Note, it will be entitled to reasonable attorneys' fees, court costs and any other costs it incurs, as well as any additional relief which it may be entitled.
16. Capitalized terms used but not otherwise defined herein shall have the meanings provided in the Franchise Agreement.

MAKER ACKNOWLEDGES THAT MAKER HAS READ AND UNDERSTANDS ALL OF THE PROVISIONS OF THIS PROMISSORY NOTE AND ACKNOWLEDGES RECEIPT OF A COMPLETED COPY.

MAKER: _____

MAKER: _____

EXHIBIT B-4

PROMISSORY NOTE 4

(ACQUISITION OR GROWTH-RELATED EXPENSES)

THIS PROMISSORY NOTE HAS NOT BEEN REGISTERED UNDER THE SECURITIES ACT OF 1933, AS AMENDED (THE “ACT”), OR ANY STATE SECURITIES OR BLUE SKY LAWS AND MAY NOT BE OFFERED, SOLD, TRANSFERRED, HYPOTHECATED OR OTHERWISE ASSIGNED EXCEPT PURSUANT TO (A) A REGISTRATION STATEMENT WHICH IS EFFECTIVE UNDER THE ACT OR (B) AN AVAILABLE EXEMPTION FROM REGISTRATION UNDER THE ACT, AND IN ACCORDANCE WITH APPLICABLE STATE SECURITIES AND BLUE SKY LAWS.

PROMISSORY NOTE

U.S. \$[]

[DATE]

FOR VALUE RECEIVED, the undersigned, [entity names, states and entity types of borrower(s)] (collectively referred to as the “Borrower”), hereby promise to pay to the order of RE/MAX Integrated Regions, LLC, a Delaware limited liability company (“Holder”), the principal sum of [] Dollars (\$[]) (the “Principal”), together with interest thereon, as set forth herein. Each of the individuals or legal entities that are collectively referred to as Borrower agrees to be jointly and severally liable for all obligations under this promissory note.

Section 1. Payment of Principal and Interest.

a. Interest. Interest shall accrue on the outstanding Principal from the date of advancement thereof until the date this Promissory Note (as amended, restated, supplemented or otherwise modified from time to time, this “Note”) is paid in full, at the rate of []% per annum on the basis of a 365-day year and actual number of days elapsed.

b. Default Interest Rate. Upon an Event of Default and for so long as such Event of Default is continuing, the interest rate on this Note shall automatically, without any further action or notice by the Holder or the Borrower, increase to an annual rate of the lower of 20% and the highest rate permitted by applicable law (the “Default Interest Rate”). The imposition and payment of the Default Interest Rate shall not constitute a waiver of the Holder’s rights with respect to the applicable Event of Default.

c. Repayment. Borrower agrees to repay all Principal and any accrued, unpaid interest thereon in [] equal monthly installments, the first of which shall be due on [] and the last of which shall be due on [].

Section 2. Optional Prepayment. The Borrower shall have the right at any time and from time to time to prepay all or any portion of the outstanding principal balance of this Note or interest on such outstanding principal amount, without premium or penalty. Each payment hereunder shall be applied first to the payment of accrued and unpaid interest and second to the payment of Principal.

Section 3. Payments of the Note - Place and Manner; Replacement.

(a) Place. All payments of principal and interest hereunder shall be made in immediately available funds, at the address of Holder set forth below or any such other place as the Holder shall have notified the Borrower. Notwithstanding anything to the contrary contained herein, if any amount of principal or interest is due hereunder on a day which is not a business day, the due date thereof shall be extended to the immediately succeeding business day and interest thereon, if any, shall accrue during the period of such extension at the rate provided therefor in this Note.

(b) Manner. Payment of principal and interest on this Note shall be in such coin or currency of the United States of America as at the time of payment shall be legal tender for the payment of public and private debts. It is expressly stipulated and agreed to be the intent of the Borrower and Holder at all times to comply with applicable state law or applicable United States federal law and that this section shall control every other covenant and agreement in this Note.

(c) Replacement of Note. Upon receipt of evidence satisfactory to the Borrower of the loss, theft, destruction or mutilation of this Note and, in the case of any such mutilation, upon surrender and cancellation of the Note, upon receipt of an indemnity reasonably satisfactory to the Borrower, the Borrower will issue a new Note of like tenor (and, in the case of any new Note, dated the date to which interest has been paid, if any), in lieu of such lost, stolen, destroyed or mutilated Note.

Section 4. Representations and Warranties. The Borrower hereby represents and warrants to the Holder as follows:

(a) The Borrower has all requisite power and authority to own and operate its properties and assets and to execute and deliver this Note.

(b) This Note constitutes the valid and legally binding obligation of the Borrower, enforceable against the Borrower in accordance with its terms, subject to judicial principles limiting the availability of specific performance, injunctive relief, and other equitable remedies, and bankruptcy, insolvency, reorganization, moratorium or other similar laws now or hereafter in effect generally relating to or affecting creditors' rights.

(c) No consent, approval, order or authorization of, or registration, qualification, designation, declaration or filing with, any governmental authority or other person is required in connection with the execution, delivery or performance of this Note.

(d) There are no actions, suits, proceedings or investigations pending or, to the Borrower's knowledge, threatened before any governmental authority against the Borrower. The Borrower is not a party or subject to, and none of the Borrower's assets are bound by, the provisions of any order, writ, injunction, judgment or decree of any governmental authority.

(e) The Borrower is in material compliance with all applicable laws. The Borrower is not in default on any obligation for borrowed money having an aggregate principal amount in excess of \$[] (either individually or in the aggregate). The execution, delivery and performance of and compliance with this Note does not and will not result in any violation of applicable law or any such default or result in the creation of any lien upon any of the properties or assets of the Borrower.

(f) The Borrower is solvent and able to pay its debts as they mature or become due.

(g) All information heretofore or contemporaneously herewith furnished by the Borrower or any of its representatives to the Holder for purposes of or in connection with this Note and the transactions contemplated hereby or thereby is true and accurate in every material respect, and none of such information is incomplete by omitting to state any material fact necessary to make such information not misleading in light of the circumstances under which made, in each case on the date as of which such information is dated or certified.

Section 5. Covenants.

(a) Notice. The Borrower will promptly (but in no event more than three (3) days after the occurrence of each such event or matter) give notice in writing to the Holder of the occurrence of any Event of Default, or any condition, event or act that, with the giving of notice or the passage of time or both, would constitute an Event of Default.

(b) Impairment. The Borrower will not, through any reorganization, transfer of assets, consolidation, merger, dissolution, issue or sale of securities or any other voluntary action, avoid or seek to avoid the observance or performance of any of the terms to be observed or performed hereunder by the Borrower (including without limitation, the repayment of Principal or the payment of interest) but will at all times in good faith assist in the carrying out of all the provisions of this Note and in the taking of all such action as may be necessary or appropriate in order to protect the rights of the Holder of this Note against impairment.

Section 6. Events of Default and Remedies.

(a) Each of the following shall constitute an “Event of Default” under this Note:

(i) The Borrower fails to make payment of any principal or interest on the Note, when and as the same shall become due and payable, or fails to perform or comply with any covenant or agreement of the Borrower herein;

(ii) Any representation or warranty made by the Borrower in this Note or in any statement or certificate at any time given by the Borrower in writing pursuant hereto or in connection herewith shall be false in any material respect or omit to state any material fact or any fact necessary to make such representation or warranty, certification or other statement not misleading as of the date made or deemed made;

(iii) Any money judgment, writ or warrant of attachment or similar process involving an amount, individually or in the aggregate, in excess of \$10,000 shall be entered or filed against the Borrower or any of its assets and shall remain undischarged, unvacated, unbonded or unstayed for a period of 30 days;

(iv) At any time after the execution and delivery thereof, (i) this Note ceases to be in full force and effect (other than by reason of the satisfaction in full of the Loan in accordance with the terms hereof) or shall be declared null and void or (ii) the Borrower shall contest the validity or enforceability of this Note in writing or deny in writing that it has any further liability under this Note;

(v) The occurrence of any of the following with respect to the Borrower: (i) the Borrower shall have made an assignment for the benefit of its creditors; (ii) the Borrower shall have admitted in writing its inability to pay its debts as they become due; (iii) the Borrower shall have filed a voluntary petition in bankruptcy; (iv) the Borrower shall have been adjudicated bankrupt or insolvent; (v) the Borrower shall have filed any petition or answer seeking for itself any reorganization, arrangement, composition, readjustment, liquidation, dissolution or similar relief under any present or future applicable law pertinent to such circumstances; (vi) the Borrower shall have filed or shall file any answer admitting or not contesting the material allegations of a bankruptcy, insolvency or similar petition filed against the Borrower; (vii) the Borrower shall have sought or consented to, or acquiesced in, the appointment of any trustee, receiver, or liquidator of

the Borrower or of all or any substantial part of the properties of the Borrower; or (viii) sixty (60) days shall have expired after the appointment, without the consent or acquiescence of the Borrower of any trustee, receiver or liquidator of the Borrower or of all or any substantial part of the assets and properties of the Borrower without such appointment having been vacated; or

(b) Upon the occurrence of any Event of Default, in addition to any other rights and remedies that the Holder may have under applicable law, the entire unpaid principal balance of the Note, together with all accrued and unpaid interest and fees thereon, shall, at the option of the Holder (other than an Event of Default under clause (a)(iv) or (a)(v) above, in which case, the entire principal balance of the Note, together with all unpaid interest and fees thereon, shall become immediately due and payable automatically and without any action of the Holder), become immediately due and payable without further notice, demand, presentation, notice of dishonor, notice of intent to accelerate, notice of acceleration, protest or notice of protest of any kind, all of which are expressly waived by the Borrower.

Section 7. General.

(a) Successors and Assigns. This Note, and the obligations and rights hereunder, shall be binding upon and inure to the benefit of the Borrower, the Holder of this Note, and their respective heirs, successors and assigns. The Borrower may not assign or transfer any of their rights or obligations hereunder without the prior written consent of the Holder hereof. The Holder hereof shall have the right to assign or transfer this Note or any of Holder's rights or obligations hereunder to any person or entity.

(b) Amendment; Waiver. Changes in or additions to this Note may be made, or compliance with any term, covenant, agreement, condition or provision set forth herein may be omitted or waived (either generally or in a particular instance and either retroactively or prospectively), upon written consent of the Borrower and Holder.

(c) Notices. All notices, requests, consents and demands shall be made in writing and shall be mailed, postage prepaid, or delivered by hand, to the Borrower or to the Holder hereof at their respective addresses set forth below:

If to the Borrower:

If to the Holder: RE/MAX Integrated Regions, LLC
Attn:
5075 S. Syracuse St.
Denver, CO 80237

With a copy to: legal@remax.net

(d) Governing Law. This Note shall be construed and enforced in accordance with, and the rights of the parties shall be governed by, the laws of the State of Colorado, without giving effect to the principles of conflict of laws thereof. The Borrower hereby irrevocably submits and consents to the jurisdiction of any Colorado state or federal court sitting in Colorado over any action or proceeding arising out of or relating to this Note, and the Borrower hereby irrevocably agrees that all claims in respect of any such action or proceeding may be heard and determined in such Colorado state or federal court.

(e) THE BORROWER IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY LAW, ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY IN ANY LEGAL PROCEEDING DIRECTLY OR INDIRECTLY RELATING TO THIS PROMISSORY NOTE OR ANY OF THE TRANSACTIONS CONTEMPLATED HEREBY WHETHER BASED ON CONTRACT, TORT, OR ANY OTHER THEORY.

(f) No Usury. It is expressly stipulated and agreed to be the intent of the Borrower and the Holder at all times to comply with applicable state law or applicable United States federal law (to the extent that it permits the Holder to contract for, charge, take, reserve, or receive a greater amount of interest than under state law) and that this Section shall control every other covenant and agreement in this Note. If applicable state or federal law should at any time be judicially interpreted so as to render usurious any amount called for under this Note, or contracted for, charged, taken, reserved, or received with respect to the Note, or if any prepayment by the Borrower results in the Borrower having paid any interest in excess of that permitted by applicable law, then it is the Holder's express intent that all excess amounts theretofore collected by the Holder shall be credited on the principal balance of this Note, and the provisions of this Note shall immediately be deemed reformed and the amounts thereafter collectible hereunder reduced, without the necessity of the execution of any new documents, so as to comply with the applicable law, but so as to permit the recovery of the fullest amount otherwise called for hereunder. All sums paid or agreed to be paid to the Holder for the use or forbearance of the Note shall, to the extent permitted by applicable law, be amortized, prorated, allocated, and spread throughout the full term of the Note.

(g) Rights Cumulative. All rights of the Holder under the terms of this Note shall be cumulative of, and in addition to, the rights of the Holder under any and all other agreements between the Borrower and the Holder, and not in substitution or diminution of any rights now or hereafter held by the Holder under the terms of any other agreement.

(h) Expenses. The Borrower agrees to reimburse the Holder on demand for all the Holder's expenses, damages and losses of any kind or nature, including without limitation costs of collection and actual attorneys' fees and disbursements in attempting to collect the obligations under this Note upon an Event of Default (collectively, "Expenses"). Expenses will accrue interest at the interest rate, including the Default Interest Rate, if applicable.

(i) Indemnification. The Borrower agrees to indemnify the Holder, and its members, managers, directors, officers, employees and agents (each such person being called an "Indemnitee") against, and to hold each Indemnitee harmless from, any and all losses, claims, damages, liabilities and related expenses, including reasonable counsel fees, charges and disbursements, incurred by or asserted against any Indemnitee arising out of in any way connected with, or as a result of (i) any breach by the Borrower of its representations, warranties, covenants or other obligations under this Note, (ii) the use of the proceeds of the Note or (iii) any claim, litigation, investigation or proceeding relating to any of the foregoing, whether or not any Indemnitee is a party thereto. None of the Holder or any of its members, managers, officers, employees or agents shall be liable for any action taken or omitted to be taken by any of them under or in connection with this Note or the transactions contemplated hereby or thereby (except to the extent resulting from its own gross negligence or willful misconduct as determined by the final, non-appealable judgment of a court of competent jurisdiction).

(j) The Maker acknowledges and agrees that this Promissory Note is made and issued as a "***transferable record***" under the United States Electronic Signatures in Global and National Commerce and/or the Uniform Electronic Transactions Act or any other equivalent, applicable law.

(k) No delay or omission on the part of RE/MAX Integrated Regions, LLC in exercising any right hereunder shall operate as a waiver of such right or of any other right of RE/MAX Integrated Regions, LLC, nor shall any deal, omission or waiver on any one occasion with respect to any right hereunder be deemed a bar to or a waiver of the same or any other right on any future occasion. No waiver of any right shall be effective unless in writing and signed by RE/MAX Integrated Regions, LLC.

IN WITNESS WHEREOF, the Borrower has caused this Note to be signed in its name by one of its officers thereunto duly authorized and to be dated as of the day and year first above written.

[Borrower]

By: _____

Name: _____

Title: _____

EXHIBIT C

FINANCIAL STATEMENTS

RE/MAX, LLC AND SUBSIDIARIES
(A Wholly Owned Subsidiary of RMCO, LLC)
Consolidated Financial Statements
December 31, 2024 and 2023
(With Independent Auditors' Report Thereon)



Ernst & Young LLP
370 17th Street
Suite 4800
Denver, CO 80202

Tel: +1 720 931 4000
Fax: +1 720 931 4444
ey.com

Report of Independent Auditors

The Member
RE/MAX, LLC

Opinion

We have audited the consolidated financial statements of RE/MAX, LLC and subsidiaries (the Company), which comprise the consolidated balance sheets as of December 31, 2024 and 2023, and the related consolidated statements of income (loss), comprehensive income (loss), member's equity, and cash flows for the years then ended, and the related notes (collectively referred to as the "financial statements").

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Company at December 31, 2024 and 2023, and the results of its operations and its cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

Basis for Opinion

We conducted our audits in accordance with auditing standards generally accepted in the United States of America (GAAS). Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are required to be independent of the Company and to meet our other ethical responsibilities in accordance with the relevant ethical requirements relating to our audits. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Responsibilities of Management for the Financial Statements

Management is responsible for the preparation and fair presentation of the financial statements in accordance with accounting principles generally accepted in the United States of America, and for the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free of material misstatement, whether due to fraud or error.

In preparing the financial statements, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about the Company's ability to continue as a going concern for one year after the date that the financial statements are available to be issued.

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free of material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not absolute assurance and therefore is not a guarantee that an audit conducted in accordance with

GAAS will always detect a material misstatement when it exists. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Misstatements are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment made by a reasonable user based on the financial statements.

In performing an audit in accordance with GAAS, we:

- Exercise professional judgment and maintain professional skepticism throughout the audit.
- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, and design and perform audit procedures responsive to those risks. Such procedures include examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control. Accordingly, no such opinion is expressed.
- Evaluate the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluate the overall presentation of the financial statements.
- Conclude whether, in our judgment, there are conditions or events, considered in the aggregate, that raise substantial doubt about the Company's ability to continue as a going concern for a reasonable period of time.

We are required to communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit, significant audit findings, and certain internal control-related matters that we identified during the audit.

Ernst + Young LLP

March 28, 2025



KPMG LLP
Suite 800
1225 17th Street
Denver, CO 80202-5598

Independent Auditors' Report

The Member
RE/MAX, LLC:

Opinion

We have audited the consolidated financial statements of RE/MAX, LLC (a Delaware limited liability company and wholly owned subsidiary of RMCO, LLC) and its subsidiaries (the Company), which comprise the consolidated statements of income (loss), comprehensive income (loss), member's equity, and cash flows for the year ended December 31, 2022, and the related notes to the consolidated financial statements.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the results of the Company's operations and its cash flows for the year ended December 31, 2022 in accordance with U.S. generally accepted accounting principles.

Basis for Opinion

We conducted our audit in accordance with auditing standards generally accepted in the United States of America (GAAS). Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Consolidated Financial Statements section of our report. We are required to be independent of the Company and to meet our other ethical responsibilities, in accordance with the relevant ethical requirements relating to our audit. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Responsibilities of Management for the Consolidated Financial Statements

Management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with U.S. generally accepted accounting principles, and for the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about the Company's ability to continue as a going concern for one year after the date that the consolidated financial statements are issued.

Auditors' Responsibilities for the Audit of the Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion. Reasonable assurance is a high level of assurance but is not absolute assurance and therefore is not a guarantee that an audit conducted in accordance with GAAS will always detect a material misstatement when it exists. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Misstatements are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment made by a reasonable user based on the consolidated financial statements.



In performing an audit in accordance with GAAS, we:

- Exercise professional judgment and maintain professional skepticism throughout the audit.
- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, and design and perform audit procedures responsive to those risks. Such procedures include examining, on a test basis, evidence regarding the amounts and disclosures in the consolidated financial statements.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control. Accordingly, no such opinion is expressed.
- Evaluate the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluate the overall presentation of the consolidated financial statements.
- Conclude whether, in our judgment, there are conditions or events, considered in the aggregate, that raise substantial doubt about the Company's ability to continue as a going concern for a reasonable period of time.

We are required to communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit, significant audit findings, and certain internal control related matters that we identified during the audit.

KPMG LLP

Denver, Colorado
March 30, 2023

RE/MAX, LLC AND SUBSIDIARIES
(A Wholly Owned Subsidiary of RMCO, LLC)
Consolidated Balance Sheets
(in thousands)

	As of December 31,	
	2024	2023
Assets		
Current assets:		
Cash and cash equivalents	\$ 93,434	\$ 79,173
Restricted cash	72,668	43,140
Accounts and notes receivable, current portion, net	27,971	34,410
Income taxes receivable	470	826
Other current assets	13,115	14,901
Total current assets	207,658	172,450
Property and equipment, net	7,578	8,633
Operating lease right of use assets	17,778	23,013
Franchise agreements, net	81,186	101,516
Other intangible assets, net	13,382	19,167
Goodwill	237,239	241,164
Other assets, net of current portion	5,565	7,083
Total assets	\$ 570,386	\$ 573,026
Liabilities and member's equity		
Current liabilities:		
Accounts payable	\$ 5,674	\$ 4,512
Accrued liabilities	110,654	107,324
Income taxes payable	541	766
Deferred revenue	22,848	23,077
Current portion of debt	4,600	4,600
Operating lease liabilities	8,556	7,920
Total current liabilities	152,873	148,199
Debt, net of current portion	436,243	439,980
Deferred tax liabilities, net	8,448	10,797
Deferred revenue, net of current portion	14,778	17,607
Operating lease liabilities, net of current portion	22,669	31,479
Other liabilities, net of current portion	3,148	4,029
Total liabilities	638,159	652,091
Commitments and contingencies		
Member's equity:		
Member's equity	(63,099)	(78,604)
Accumulated other comprehensive income	(4,674)	(461)
Total member's equity	(67,773)	(79,065)
Total liabilities and member's equity	\$ 570,386	\$ 573,026

See accompanying notes to consolidated financial statements.

RE/MAX, LLC AND SUBSIDIARIES
(A Wholly Owned Subsidiary of RMCO, LLC)
Consolidated Statements of Income (Loss)
(in thousands)

	Year Ended December 31,		
	2024	2023	2022
Revenue:			
Continuing franchise fees	\$ 122,011	\$ 127,384	\$ 133,389
Annual dues	32,188	33,904	35,676
Broker fees	51,816	51,012	62,939
Marketing Funds fees	78,983	83,861	90,319
Franchise sales and other revenue	22,687	29,510	31,063
Total revenue	<u>307,685</u>	<u>325,671</u>	<u>353,386</u>
Operating expenses:			
Selling, operating and administrative expenses	143,267	160,972	164,871
Marketing Funds expenses	78,983	83,861	90,319
Depreciation and amortization	29,551	32,387	35,742
Settlement and impairment charges	5,483	73,783	15,808
Total operating expenses	<u>257,284</u>	<u>351,003</u>	<u>306,740</u>
Operating income (loss)	<u>50,401</u>	<u>(25,332)</u>	<u>46,646</u>
Other expenses, net:			
Interest expense	(36,200)	(35,722)	(20,830)
Interest income	3,668	4,345	1,419
Foreign currency transaction gains (losses)	(1,461)	420	(640)
Total other expenses, net	<u>(33,993)</u>	<u>(30,957)</u>	<u>(20,051)</u>
Income (loss) before provision for income taxes	16,408	(56,289)	26,595
Provision for income taxes	(5,115)	(4,940)	(5,881)
Net income (loss)	<u>\$ 11,293</u>	<u>\$ (61,229)</u>	<u>\$ 20,714</u>

See accompanying notes to consolidated financial statements.

RE/MAX, LLC AND SUBSIDIARIES
(A Wholly Owned Subsidiary of RMCO, LLC)
Consolidated Statements of Comprehensive Income (Loss)
(in thousands)

	Year Ended December 31,		
	2024	2023	2022
Net income (loss)	\$ 11,293	\$ (61,229)	\$ 20,714
Change in cumulative translation adjustment	(4,213)	1,148	(2,690)
Other comprehensive income (loss), net of tax	(4,213)	1,148	(2,690)
Comprehensive income (loss)	\$ 7,080	\$ (60,081)	\$ 18,024

See accompanying notes to consolidated financial statements.

RE/MAX, LLC AND SUBSIDIARIES
(A Wholly Owned Subsidiary of RMCO, LLC)
Consolidated Statements of Member's Equity
(in thousands)

	Member's equity	Accumulated other comprehensive income (loss)	Total member's equity
Balances, January 1, 2022	\$ 43,164	\$ 1,081	\$ 44,245
Net income	20,714	—	20,714
Change in accumulated other comprehensive income (loss)	—	(2,690)	(2,690)
Member contribution of equity-based compensation	24,761	—	24,761
Payroll taxes related to net settled restricted stock units	(6,415)	—	(6,415)
Member distributions	(78,393)	—	(78,393)
Other	(146)	—	(146)
Balances, December 31, 2022	\$ 3,685	\$ (1,609)	\$ 2,076
Net income (loss)	(61,229)	—	(61,229)
Change in accumulated other comprehensive income (loss)	—	1,148	1,148
Member contribution of equity-based compensation	17,018	—	17,018
Payroll taxes related to net settled restricted stock units	(4,273)	—	(4,273)
Member distributions	(33,565)	—	(33,565)
Other	(240)	—	(240)
Balances, December 31, 2023	\$ (78,604)	\$ (461)	\$ (79,065)
Net income	11,293	—	11,293
Change in accumulated other comprehensive income (loss)	—	(4,213)	(4,213)
Member contribution of equity-based compensation	15,563	—	15,563
Payroll taxes related to net settled restricted stock units	(2,988)	—	(2,988)
Member distributions	(8,450)	—	(8,450)
Other	87	—	87
Balances, December 31, 2024	<u>\$ (63,099)</u>	<u>\$ (4,674)</u>	<u>\$ (67,773)</u>

See accompanying notes to consolidated financial statements.

RE/MAX, LLC AND SUBSIDIARIES
(A Wholly Owned Subsidiary of RMCO, LLC)
Consolidated Statements of Cash Flows
(in thousands)

	Year Ended December 31,		
	2024	2023	2022
Cash flows from operating activities:			
Net income (loss)	\$ 11,293	\$ (61,229)	\$ 20,714
Adjustments to reconcile net income (loss) to net cash provided by operating activities:			
Depreciation and amortization	29,551	32,387	35,742
Equity-based compensation expense	17,553	18,106	20,915
Bad debt expense	1,359	6,784	2,518
Deferred income tax expense (benefit)	(2,102)	(1,571)	(1,690)
Fair value adjustments to contingent consideration	(225)	(533)	(133)
Settlement charge	5,483	55,150	—
Impairment charge - goodwill	—	18,633	7,100
Impairment charge - leased assets	—	—	6,248
Loss (gain) on sale or disposition of assets, net	190	406	1,320
Non-cash lease benefit	(2,928)	(2,847)	(2,108)
Non-cash loss on lease termination	—	—	1,175
Non-cash debt charges	863	860	861
Payment of contingent consideration in excess of acquisition date fair value	(360)	—	—
Other, net	(218)	38	49
Changes in operating assets and liabilities			
Accounts and notes receivable, current portion	8,324	(8,778)	2,834
Other current and noncurrent assets	712	6,462	5,819
Other current and noncurrent liabilities	1,526	(19,338)	(17,906)
Income taxes receivable/payable	92	(1,078)	(464)
Deferred revenue, current and noncurrent	(2,870)	(5,432)	58
Net cash provided by operating activities	<u>68,243</u>	<u>38,020</u>	<u>83,052</u>
Cash flows from investing activities:			
Purchases of property, equipment and capitalization of software	(6,622)	(6,419)	(9,904)
Other	746	776	(1,568)
Net cash used in investing activities	<u>(5,876)</u>	<u>(5,643)</u>	<u>(11,472)</u>
Cash flows from financing activities:			
Payments on debt	(4,600)	(4,600)	(4,600)
Member distributions	(9,011)	(34,573)	(79,064)
Payments related to tax withholding for share-based compensation	(2,988)	(4,273)	(6,415)
Payment of contingent consideration	—	(1,234)	(1,120)
Net cash (used in) provided by financing activities	<u>(16,599)</u>	<u>(44,680)</u>	<u>(91,199)</u>
Effect of exchange rate changes on cash			
Net increase (decrease) in cash, cash equivalents and restricted cash	43,789	(11,473)	(21,169)
Cash, cash equivalents and restricted cash, beginning of period	122,313	133,786	154,955
Cash, cash equivalents and restricted cash, end of period	<u>\$ 166,102</u>	<u>\$ 122,313</u>	<u>\$ 133,786</u>
Supplemental disclosures of cash flow information:			
Cash paid for interest	\$ 35,549	\$ 34,732	\$ 19,826
Net cash paid for income taxes	\$ 7,044	\$ 7,480	\$ 6,260
Cash paid for lease termination	\$ 33	\$ —	\$ 1,285

See accompanying notes to consolidated financial statements.

RE/MAX, LLC AND SUBSIDIARIES
(A Wholly Owned Subsidiary of RMCO, LLC)
Notes to Financial Statements
December 31, 2024 and 2023

1. Business and Organization

RE/MAX, LLC and its consolidated subsidiaries (the “Company”) is a Delaware limited liability company and a wholly owned subsidiary of RMCO, LLC (“RMCO” or “Member”). RMCO is a subsidiary of RE/MAX Holdings, Inc. (“Holdings”). Holdings completed an initial public offering (the “IPO”) of its shares of Class A common stock on October 7, 2013. Holdings’ only business is to act as the sole manager of RMCO. As of December 31, 2024, Holdings owns 60.2% of the common membership units in RMCO, while RIHI, Inc. (“RIHI”) owns the remaining 39.8%. The Company’s distributions to RMCO and RMCO’s subsequent distributions to Holdings are largely used to fund Holdings’ distributions to its shareholders, including Holdings dividends and repurchases of common shares. Because of the Company’s relationship as a wholly owned subsidiary of RMCO, the accompanying consolidated financial statements do not purport to reflect the results of operations and financial position which might have been obtained if the Company were autonomous.

The Company is one of the world’s leading franchisors in the real estate industry, franchising real estate brokerages globally under the RE/MAX brand (“RE/MAX”) and mortgage brokerages within the United States (“U.S.”) under the Motto Mortgage brand (“Motto”). The Company also sells ancillary products and services, including loan processing services to its Motto network and other third parties through the wemlo® brand. The Company focuses on enabling its networks’ success by providing quality education, innovative technology products and valuable marketing to build the strength of the RE/MAX and Motto brands.

RE/MAX was founded in 1973 and its strategy is to sell franchises and help those franchisees recruit and retain the best agents. The RE/MAX brand is built on the strength of the Company’s global franchise network and its unique economic model that helps to attract, develop and retain the best-performing and most experienced agents by maximizing their opportunity to retain a larger portion of their commissions.

Motto, founded in 2016, has grown to over 220 offices across more than 40 states. The Motto franchise model offers U.S. real estate brokers, real estate professionals and other investors access to the mortgage brokerage business. Motto is highly complementary to the RE/MAX real estate business and is designed to provide diversified revenue and income streams to real estate professionals. Motto franchisees offer potential homebuyers an opportunity to find both real estate agents and independent Motto loan originators at the same location or at offices near each other.

RE/MAX and Motto are 100% franchised—the Company does not own any of the brokerages that operate under these brands.

Any reference to the number of offices or agents in these notes to the consolidated financial statements are unaudited.

2. Summary of Significant Accounting Policies

Basis of Presentation

The accompanying consolidated financial statements (“financial statements”) and notes thereto have been prepared in accordance with U.S. generally accepted accounting principles (“U.S. GAAP”) and include the accounts of RE/MAX, LLC and its consolidated subsidiaries. All significant intercompany accounts and transactions have been eliminated. In the opinion of management, the accompanying financial statements reflect all normal and recurring adjustments necessary to present fairly the Company’s financial position as of December 31, 2024 and 2023, the results of its operations and comprehensive income (loss), changes in its member’s equity and its cash flows for the years ended December 31, 2024, 2023 and 2022.

Use of Estimates

The preparation of the accompanying financial statements in conformity with U.S. GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and the disclosure of contingent liabilities at the date of the financial statements and the reported amounts of revenue and expenses during the reporting period. Actual results could differ from those estimates.

Subsequent Events

Management evaluated the activity of the Company through March 28, 2025, which is the date the financial statements were issued and concluded that, other than as disclosed in Note 11, *Commitments and Contingencies*, no subsequent

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events have occurred that would require recognition in the financial statements or disclosure in the notes to the financial statements.

Revenue Recognition

The Company generates most of its revenue from contracts with customers. The Company's franchise agreements offer the following benefits to the franchisee: common use and promotion of RE/MAX and Motto trademarks; distinctive sales and promotional materials; access to technology; marketing tools and education; standardized supplies and other materials used in RE/MAX and Motto offices; recommended procedures for operation of RE/MAX and Motto offices; and specifically for Motto franchisees, access to a variety of quality loan options from multiple leading wholesale lenders. The Company concluded that these benefits are highly related and all part of one performance obligation for each franchise agreement, a license of symbolic intellectual property that is billed through a variety of fees including continuing franchise fees, annual dues, broker fees, marketing funds fees and franchise sales, described below. The Company has other performance obligations associated with contracts with customers in other revenue for education, marketing and events, subscription revenue, loan processing revenue, and data services revenue. The method used to measure progress is over the passage of time for most streams of revenue. The following is a description of principal activities from which the Company generates its revenue.

Continuing Franchise Fees

Continuing franchise fees are fixed contractual fees paid monthly (a) by regional franchise owners in Independent Regions or franchisees in Company-Owned Regions based on the number of RE/MAX agents in the respective franchised region or office or (b) by Motto franchisees based on the number of open offices. Motto offices reach the full monthly billing once the Motto office has been open for 12 months. Continuing franchise fees are recognized in the month for which the fee is billed and are a usage-based royalty as they are dependent on the number of RE/MAX agents or the number of Motto open offices.

Annual Dues

Annual dues are a fixed membership fee paid annually by RE/MAX agents directly to the Company. The Company defers the annual dues revenue when billed and recognizes the revenue ratably over the 12-month period to which it relates. See the "Deferred Revenue" section below for a reconciliation of the activity in the Company's deferred revenue for annual dues. Annual dues revenue is a usage-based royalty as it is dependent on the number of RE/MAX agents.

Broker Fees

Broker fees are assessed against real estate commissions paid by customers when a RE/MAX agent buys or sells a property. Generally, the amount paid is 1% of the total commission on the transaction in most regions. Revenue from broker fees is a sales-based royalty and recognized in the month when a home sale transaction occurs.

Agents in Company-Owned Regions who joined RE/MAX prior to 2004, the year the Company began assessing broker fees, are generally "grandfathered" and continue to be exempt from paying a broker fee. Certain agents in Canada do not pay broker fees. As of December 31, 2024, approximately 23% of agents in the U.S. and Canada Company-owned Regions did not pay broker fees. Motto franchisees do not pay any fees based on the number or dollar value of loans brokered.

During 2022, the Company launched a pilot program in five states in the U.S. with a pricing component that has a capped broker fee per team member, reducing the revenue the Company receives per agent had that agent not been in the program. Revenue from capped broker fees is estimated and recognized ratably over the year that is capped. In the first half of 2024, the Company extended the pilot program to the majority of the United States. Due to legacy price structures enacted when certain geographies were Independent Regions, broker fees in a limited number of locations (mainly the acquired U.S. regions from INTEGRA, Texas and parts of Canada) are capped at certain commission levels.

Marketing Funds Fees

Marketing Funds fees are fixed contractual fees paid monthly by franchisees based on the number of RE/MAX agents in the respective franchised region or office or the number of Motto offices. These revenues are obligated to be used for marketing campaigns to build brand awareness and to support agent marketing technology. Amounts received into the Marketing Funds are recognized as revenue in the month for which the fee is billed. This revenue is a usage-based royalty as it is dependent on the number of RE/MAX agents or number of Motto offices.

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All assets of the Marketing Funds are contractually restricted for the benefit of franchisees, and the Company recognizes an equal and offsetting liability on the Company's balance sheet for all amounts received. Additionally, this results in recording an equal and offsetting amount of expenses, against all revenues such that there is no impact to overall profitability of the Company from these revenues. In addition, advertising costs are expensed as incurred.

Franchise Sales

Franchise sales comprises revenue from the sale or renewal of franchises. A fee is charged upon a franchise sale or renewal. Those fees are deemed to be a part of the license of symbolic intellectual property and are recognized as revenue over the contractual term of the franchise agreement, which is typically 5 years for RE/MAX and 7 years for Motto franchise agreements. See the "Deferred Revenue" section below for a reconciliation of the activity in the Company's deferred revenue for franchise sales.

Other Revenue

Other revenue is primarily from:

- Event-based revenue from education and other programs, which is recognized when the event occurs and until then amounts collected are included in "Deferred revenue".
- Data service subscription revenue, which is recognized when the control of the products or services has transferred to the customer, which may occur at a point in time or over time, depending on the nature of the contract.
- Preferred marketing arrangements, which involves both flat fees paid in advance as well as revenue sharing, both of which are generally recognized over the period of the arrangement and are recorded net as the Company does not control the good or service provided.
- Technology products and subscription revenue, which charges a monthly fee to its customers or a periodic fee to agents who use the products or services.
- Mortgage loan processing revenue, which charges a flat fee per transaction which is recognized when a loan is closed.
- Advertising revenue is generated through advertisements, media and sponsorship sales via our websites. Revenue is recognized as ads are delivered based on the number of clicks or impressions and is recorded net of any commissions paid to advertising agencies, as applicable, as the Company does not control the good or service provided.

Deferred Revenue and Commissions Related to Franchise Sales

Deferred revenue is primarily driven by Franchise sales and Annual dues, as discussed above, and is included in "Deferred revenue" and "Deferred revenue, net of current portion" on the Consolidated Balance Sheets. Other deferred revenue is primarily related to event-based revenue. The activity consists of the following (in thousands):

	Balance at January 1, 2024	New billings	Revenue recognized ^(a)	Balance at December 31, 2024
Franchise sales	\$ 24,613	\$ 4,908	\$ (8,239)	\$ 21,282
Annual dues	13,282	31,167	(32,188)	12,261
Other	2,789	18,501	(17,207)	4,083
	<u>\$ 40,684</u>	<u>\$ 54,576</u>	<u>\$ (57,634)</u>	<u>\$ 37,626</u>

(a) Revenue recognized related to the beginning balance for Franchise Sales and Annual Dues was \$7.9 million and \$12.5 million, respectfully, for the year ended December 31, 2024.

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Commissions paid on Franchise sales are recognized as an asset and amortized over the contract life of the franchise agreement. The activity in the Company's capitalized contract costs for commissions (which are included in "Other current assets" and "Other assets, net of current portion" on the Consolidated Balance Sheets) consist of the following (in thousands):

	Balance at January 1, 2024	Additions to contract cost for new activity	Expense recognized	Balance at December 31, 2024
Capitalized contract costs for commissions	\$ 4,225	\$ 1,753	\$ (2,425)	\$ 3,553

Transaction Price Allocated to the Remaining Performance Obligations

The following table includes estimated revenue by year, excluding certain other immaterial items, expected to be recognized in the future related to performance obligations that are unsatisfied (or partially unsatisfied) at the end of the reporting period (in thousands):

	2025	2026	2027	2028	2029	Thereafter	Total
Franchise sales	\$ 6,467	\$ 5,252	\$ 3,962	\$ 2,597	\$ 1,263	\$ 1,741	\$ 21,282
Annual dues	12,261	—	—	—	—	—	12,261
Total	\$ 18,728	\$ 5,252	\$ 3,962	\$ 2,597	\$ 1,263	\$ 1,741	\$ 33,543

Cash, Cash Equivalents and Restricted Cash

All cash held by the Marketing Funds is contractually restricted. The following table reconciles the amounts presented for cash, both unrestricted and restricted, in the Consolidated Balance Sheets to the amounts presented in the Consolidated Statements of Cash Flows (in thousands):

	As of December 31,	
	2024	2023
Cash and cash equivalents	\$ 93,434	\$ 79,173
Restricted cash		
Marketing Funds ^(a)	17,668	15,640
Settlement Fund ^(b)	55,000	27,500
Total cash, cash equivalents and restricted cash	\$ 166,102	\$ 122,313

- (a) All cash held by the Marketing Funds is contractually restricted, pursuant to the applicable franchise agreements.
(b) Represents the net amounts held in the U.S. Settlement Fund as part of the settlement of certain industry class-action lawsuits. See Note 11, *Commitments and Contingencies*, for additional information.

Services Provided to the Marketing Funds

The Company's real estate operating subsidiaries charge the Marketing Funds for various services it performs. These services are primarily comprised of (a) building and maintaining agent marketing technology, including customer relationship management tools, the remax.com and remax.ca websites, agent, office and team websites, and mobile apps, (b) dedicated employees focused on marketing campaigns, and (c) various administrative services including customer support of technology, accounting and legal. Because these costs are ultimately paid by the Marketing Funds, they do not impact the net income (loss) of the Company as the Marketing Funds have no reported net income.

Costs charged to the Marketing Funds are as follows (in thousands):

	Year Ended December 31,		
	2024	2023	2022
Technology - operating	\$ 4,397	\$ 4,676	\$ 14,436
Technology - capital ^(a)	—	(203)	918
Marketing staff and administrative services	5,970	6,102	5,598
Total	\$ 10,367	\$ 10,575	\$ 20,952

- (a) During the years ended 2023 and 2022, the Company determined that certain development projects were no longer needed and therefore \$0.2 million and \$0.5 million, respectively, reflecting the cost of work in process assets that would no longer be placed in service, was refunded to the marketing funds.

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Selling, Operating and Administrative Expenses

Selling, operating and administrative expenses primarily consist of personnel costs, including salaries, benefits, payroll taxes and other compensation expenses, professional fees, lease costs, as well as expenses for outsourced technology services and expenses for marketing to customers, to expand the Company's franchises.

Fair Value of Financial Instruments

The carrying amounts of financial instruments, net of any allowances, including cash equivalents, accounts and notes receivable, accounts payable and accrued expenses approximate fair value due to their short-term nature.

Accounts and Notes Receivable

Accounts receivable arising from monthly billings do not bear interest. The Company provides limited financing of certain franchise sales through the issuance of notes receivable with the associated interest recorded in "Interest income" in the accompanying Consolidated Statements of Income (Loss). Amounts collected on notes receivable are included in "Net cash provided by operating activities" in the accompanying Consolidated Statements of Cash Flows.

The Company records estimates of expected credit losses against its accounts and notes receivable based on historical loss experience and reasonable and supportable forecasts. General economic conditions that affect the Company's performance, in particular changes in interest rates or the number of existing home sales, are expected to also impact the performance of its franchisees, agents and loan originators. The allowance for doubtful accounts and notes is based on reasonable and supportable forecasts, historical experience, general economic conditions, and the credit quality of specific accounts. Increases and decreases in the allowance for doubtful accounts are established based upon changes in the credit quality of receivables and are included as a component of "Selling, operating and administrative expenses" in the accompanying Consolidated Statements of Income (Loss).

The activity in the Company's allowances against accounts and notes receivable consists of the following (in thousands):

	Balance at beginning of period	Charges to expense for changes in Allowance for doubtful accounts ^(a)	Write-offs	Balance at end of period
Year Ended December 31, 2024	\$ 10,869	\$ 1,359	\$ (1,020)	\$ 11,208
Year Ended December 31, 2023	\$ 9,111	\$ 6,784	\$ (5,026)	\$ 10,869
Year Ended December 31, 2022	\$ 9,564	\$ 2,518	\$ (2,971)	\$ 9,111

(a) Includes approximately \$0.4 million, \$1.8 million and \$0.4 million of expense attributable to the Marketing Funds for the years ended December 31, 2024, 2023, and 2022, respectively.

Accumulated Other Comprehensive Income (Loss) and Foreign Currency Translation

Accumulated other comprehensive income (loss) includes all changes in equity during a period that have yet to be recognized in income, except those resulting from transactions with stockholders and is comprised of foreign currency translation adjustments.

As of December 31, 2024, the Company, directly and through its franchisees, conducted operations in over 110 countries and territories, including the U.S. and Canada. The functional currency for the Company's operations is the U.S. dollar, except for its Canadian subsidiaries for which it is the Canadian Dollar.

Assets and liabilities of the Canadian subsidiaries are translated at the spot rate in effect at the applicable reporting date, and the consolidated statements of income (loss) and cash flows are translated at the average exchange rates in effect during the applicable period. Exchange rate fluctuations on translating consolidated foreign currency financial statements into U.S. dollars that result in unrealized gains or losses are referred to as translation adjustments. Cumulative translation adjustments are recorded as a component of "Accumulated other comprehensive income (loss)," and periodic changes are included in comprehensive income (loss). Were the Company to sell a part or all of its investment in a foreign entity resulting in the complete or substantially complete liquidation of the foreign entity in which the subsidiary or group of assets had resided, it would release any related cumulative translation adjustment into net income (loss).

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Foreign currency denominated monetary assets and liabilities and transactions occurring in currencies other than the Company's or the Company's consolidated foreign subsidiaries' functional currencies are recorded based on exchange rates at the time such transactions arise. Changes in exchange rates with respect to amounts recorded in the accompanying Consolidated Balance Sheets related to these non-functional currency transactions result in transaction gains and losses that are reflected in the accompanying Consolidated Statements of Income (Loss) as "Foreign currency transaction (losses) gains."

Property and Equipment

Property and equipment, including leasehold improvements, are initially recorded at cost. Depreciation is provided for on a straight-line method over the estimated useful lives of each asset class and commences when the property is placed in service. Amortization of leasehold improvements is provided for on a straight-line method over the estimated benefit period of the related assets or the lease term, if shorter.

Franchise Agreements and Other Intangible Assets

The Company's franchise agreements result from franchise rights acquired from Independent Region acquisitions and are initially recorded at fair value. The Company amortizes the franchise agreements over their estimated useful life on a straight-line basis.

The Company also purchases and develops software for internal use. Software development costs and upgrade and enhancement costs incurred during the application development stage that result in additional functionality are capitalized. Costs incurred during the preliminary project and post-implementation operation stages are expensed as incurred. Capitalized software costs are generally amortized over a term of two to five years. Purchased software licenses are amortized over their estimated useful lives.

The Company reviews its franchise agreements and other intangible assets subject to amortization for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable. Recoverability of assets to be held and used is assessed by a comparison of the carrying amount of an asset group to estimated undiscounted future cash flows expected to be generated from such asset. If not recoverable, the excess of the carrying amount of an asset over its estimated discounted cash flows would be charged to operations as an impairment loss. For each of the years ended December 31, 2024, 2023 and 2022, there were no material impairments indicated for such assets.

Goodwill

Goodwill is an asset representing the future economic benefits arising from the other assets acquired in a business combination that are not individually identified and separately recognized. The Company assesses goodwill for impairment at least annually at the reporting unit level or whenever an event occurs that would indicate impairment may have occurred. Reporting units are driven by the level at which segment management reviews operating results. The Company performs its required impairment testing annually on October 1.

The Company's impairment assessment begins with a qualitative assessment to determine if it is more likely than not that a reporting unit's fair value is less than the carrying amount. The initial qualitative assessment includes comparing the overall financial performance of the reporting units against the planned results as well as other factors which might indicate that the reporting unit's value has declined since the last assessment date. If it is determined in the qualitative assessment that it is more likely than not that the fair value of a reporting unit is less than its carrying value, then the standard two-step quantitative impairment test is performed. The impairment test consists of comparing the estimated fair value of each reporting unit with its carrying amount, including goodwill. The fair value of a reporting unit is determined by forecasting results and applying an assumed discount rate to determine fair value as of the test date. If the estimated fair value of a reporting unit exceeds its carrying value, then it is not considered impaired and no further analysis is required. Goodwill impairment exists when the estimated implied fair value of a reporting unit's goodwill is less than its carrying value.

During 2023, the Company recorded a goodwill impairment on its Mortgage reporting unit in its Mortgage Segment. During 2022, the Company recorded a goodwill impairment in its Gadberry Group reporting unit in the Real Estate segment. See Note 5, *Intangible Assets and Goodwill*, for additional information.

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Income Taxes

The Company accounts for income taxes under the asset and liability method. The Company is a “flow-through” entity for tax purposes. As such, U.S. federal and state income taxes on net domestic taxable earnings are the obligation of the Company’s member. Accordingly, no provision for U.S. income taxes has been made in the accompanying consolidated financial statements for the direct income of the Company. In contrast to most of the Company’s domestic operations, the Company has three subsidiaries that are taxable entities (not flow through), comprised of a pre-existing Canadian subsidiary and two new subsidiaries acquired in 2021, one in Canada and one in the U.S. Income taxes incurred by these subsidiaries are recorded in the “Provision for income taxes” in the accompanying Consolidated Statements of Income. In addition, the “Provision for income taxes” includes foreign withholding taxes on franchise sales and continuing franchise fees.

Deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax basis. Management periodically assesses the recoverability of its deferred tax assets based upon expected future earnings, future deductibility of the asset and changes in applicable tax laws and other factors. If management determines that it is not likely that the deferred tax asset will be fully recoverable in the future, a valuation allowance may be established for the difference between the asset balance and the amount expected to be recoverable in the future. The allowance will result in a charge to the Company’s Consolidated Statements of Income (Loss).

The Company recognizes the effect of income tax positions only if those positions are more likely than not of being sustained. Recognized income tax positions are measured at the largest amount that is greater than 50% likely of being realized. Changes in recognition or measurement are reflected in the period in which the change in judgment occurs.

Leases

The Company determines if an arrangement is a lease at inception. The Company’s operating lease agreements are primarily for corporate office space and are included within “Operating lease right of use assets”, “Operating lease liabilities” and “Operating lease liabilities, net of current portion” on the Consolidated Balance Sheets.

The Company’s lease liabilities represent the obligation to make lease payments arising from the leases and right of use (“ROU”) assets are recognized as an offset at lease inception. ROU assets and lease liabilities are recognized at the commencement date based on the present value of lease payments over the lease term. Variable lease payments consist of non-lease services related to the lease. Variable lease payments are excluded from the ROU assets and lease liabilities and are recognized in the period in which the obligation for those payments is incurred. As most of the Company’s leases do not provide an implicit rate, the Company uses its incremental borrowing rate based on the information available at commencement date in determining the present value of lease payments. Many of the Company’s lessee agreements include options to extend the lease, which is not included in the minimum lease terms unless they are reasonably certain to be exercised. Lease cost expense for lease payments related to operating leases (which is substantially all of the Company’s leases) is recognized on a straight-line basis over the lease term and is recorded to “Selling, operating and administrative expenses” in the Consolidated Statements of Income (Loss).

The Company has made an accounting policy election not to recognize ROU assets and lease liabilities that arise from any of its short-term leases. All leases with a term of 12 months or less at commencement, for which the Company is not reasonably certain to exercise available renewal options that would extend the lease term past 12 months, are recognized on a straight-line basis over the lease term.

Restructuring Charges

During the fourth quarter of 2024, the Company restructured its support services intended to further enhance the overall customer experience. As a result of this restructuring, for the year ended December 31, 2024, the Company incurred \$1.3 million of severance and related expenses and accelerated equity compensation expense of \$0.3 million, which are recognized as “Selling, operating and administrative expenses” in the Consolidated Statements of Income (Loss). See Note 6, *Accrued Liabilities*, for a roll forward of the liability related to the restructuring as of December 31, 2024.

During the third quarter of 2023, the Company announced a reduction in force and reorganization (the “Reorganization”) intended to streamline the Company’s operations and yield cost savings over the long term. The Reorganization reduced the Company’s overall workforce by approximately 7% and was substantially complete by the end of the third quarter. As a result of the Reorganization, the Company incurred a pre-tax cash charge for one-time termination benefits of severance and related costs of \$4.3 million and accelerated equity compensation expense of \$0.5 million, which are recognized as

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“Selling, operating and administrative expenses” in the Consolidated Statements of Income (Loss). See Note 6, *Accrued Liabilities*, for a roll forward of the liability related to the Reorganization as of December 31, 2024.

During the third quarter of 2022, the Company began incurring expenses related to a restructuring in its business and technology offerings with the phased rollout of the BoldTrail platform (formerly kvCORE), replacing the functionality previously provided by the internally developed platform. A significant amount of these costs are termination benefits related to workforce reductions including severance and related expenses received by former employees. For the year ended 2022, the Company incurred \$11.7 million of expenses related to this restructure, including \$7.6 million of severance and related expenses, \$2.2 million of accelerated equity-based compensation expense, which are recognized as “Selling, operating and administrative expenses” in the Consolidated Statements of Income (Loss) and a \$1.2 million write off of capitalized software development costs and \$0.7 million of accelerated amortization, which are recognized as “Depreciation and amortization” in the Consolidated Statements of Income (Loss). See Note 6, *Accrued Liabilities*, for a roll forward of the liability related to the restructure as of December 31, 2024.

Equity-Based Compensation

The Company recognizes compensation expense associated with equity-based compensation as a component of “Selling, operating and administrative expenses” in the accompanying Consolidated Statements of Income (Loss). All equity-based compensation is required to be measured at fair value on or just prior to the date of grant and is expensed over the requisite service, generally over a three-year period, and forfeitures are accounted for as they occur. The Company recognizes compensation expense on awards on a straight-line basis over the requisite service period for the entire award. See Note 10, *Equity-Based Compensation*, for additional discussion regarding details of the Company’s equity-based compensation plans.

Foreign Currency Derivatives

The Company is exposed to foreign currency transaction gains and losses related to certain foreign currency denominated asset and liability positions, with the Canadian dollar representing the most significant exposure primarily from an intercompany Canadian loan between RMCO and the Canadian entity for INTEGRA. The Company uses short duration foreign currency forward contracts, generally with maturities ranging from a few days to a few months, to minimize its exposures related to foreign currency exchange rate fluctuations. None of these contracts are designated as accounting hedges as the underlying currency positions are revalued through “Foreign currency transaction gains (losses)” on the Consolidated Statements of Income (Loss) along with the related derivative contracts. During the twelve months ended December 31, 2024, 2023 and 2022, the Company recognized a net gain of \$3.5 million, a net loss of \$1.1 million and a net gain of \$3.8 million, respectively, on the derivative contracts

The Company had a short-term \$44.0 million Canadian dollar forward contract that matures in the first quarter of 2025 that net settles in U.S. dollar based on the prevailing spot rates at maturity.

Recently Adopted Accounting Pronouncements

In March 2020, the FASB issued ASU 2020-04, Reference Rate Reform (Topic 848), which contains temporary optional expedients and exceptions to the guidance in U.S. GAAP on contract modifications and hedge accounting to ease the financial reporting burdens related to the expected market transition from the London Interbank Offered Rate (“LIBOR”) to alternative reference rates, such as the Secured Overnight Financing Rate (“SOFR”). The Company adopted this standard effective July 1, 2023, on a prospective basis, with an executed amendment of its Senior Secured Credit Facility Agreement. The Company’s benchmark rate was transitioned from LIBOR to Adjusted Term SOFR. The amendments of ASU 2020-04 did not have a significant impact on the Company’s consolidated financial statements and related disclosures.

In October 2021, the FASB issued ASU 2021-08, Business Combinations (Topic 805)- Accounting for Contract Assets and Contract Liabilities from Contracts with Customers, which requires entities to recognize and measure contract assets (commissions related to franchise sales) and contract liabilities (deferred revenue) acquired in a business combination in accordance with ASC 2014-09, Revenue from Contracts with Customers (Topic 606). The update will generally result in an entity recognizing contract assets and contract liabilities at amounts consistent with those recorded by the acquiree immediately before the acquisition date rather than at fair value. The new standard is effective on a prospective basis for fiscal years beginning after December 15, 2022, with early adoption permitted. This would impact the Company’s future Independent Region acquisitions and could have a material effect depending on the acquisition size as the fair value of these items are typically nominal at acquisition date. There would be no impact to cash flows.

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New Accounting Pronouncements Not Yet Adopted

In December 2023, the FASB issued ASU 2023-09, Income Taxes (Topic 740) – Improvements to Income Tax Disclosures, which requires greater disaggregation of income tax disclosures related to the income tax reconciliation and income taxes paid. The amendments improve the transparency of income tax disclosures by requiring (1) consistent categories and greater disaggregation of information in the rate reconciliation and (2) income taxes paid disaggregated by jurisdiction. The new standard is effective for annual periods beginning after December 15, 2024, and early adoption is permitted. The Company believes the amendments of ASU 2023-09 will not have a significant impact on the Company's consolidated financial statements and will include all required disclosures upon adoption.

In November 2024, the FASB issued ASU 2024-03, Income Statement (Topic 220) – Disaggregation of Income Statement Expenses, which requires enhanced disclosures around disaggregation of certain income statement expense lines into specified categories. The new standard applies to public business entities and is effective on a prospective basis for annual periods beginning after December 15, 2026, and interim periods beginning after December 15, 2027. Early adoption is permitted. The Company believes the amendments of ASU 2024-03 will not have a significant impact on the Company's consolidated financial statements and will include all required disclosures upon adoption.

3. Leases

The Company leases corporate offices, a distribution center, billboards and certain equipment. The Company's only significant lease is for its corporate headquarters office building (the "Headquarters Lease") and expires in 2028. The Company pays an annual base rent that escalates 3% each year and the Headquarters Lease has two 10-year optional renewal periods at the Company's discretion, which is not reasonably certain to be exercised in 2028. The Company also acts as the lessor for six sublease agreements on the Headquarters Lease, each of which include a renewal option for the lessee to extend the length of the lease, with varying options to renew. The Company does not recognize leases for any offices used by the Company's franchisees as all franchisees are independently owned and operated.

A summary of the Company's lease cost is as follows (in thousands, except for weighted averages):

	Year Ended December 31,		
	2024	2023	2022
Lease Cost			
Operating lease cost ^{(a)(b)}	\$ 9,682	\$ 10,833	\$ 11,377
Sublease income ^(a)	(2,798)	(2,555)	(2,159)
Short-term lease cost ^(c)	7,383	8,882	10,023
Total lease cost	<u>\$ 14,267</u>	<u>\$ 17,160</u>	<u>\$ 19,241</u>
Other information			
Cash paid for amounts included in the measurement of lease liabilities			
Operating cash outflows from operating leases	10,028	9,819	9,406
Weighted-average remaining lease term in years - operating leases	3.4	4.4	5.3
Weighted-average discount rate - operating leases	6.3 %	6.3 %	6.2 %

(a) All the Company's material leases are classified as operating leases.

(b) Includes approximately \$2.7 million, \$3.5 million and \$3.6 million of taxes, insurance and maintenance for the years ended December 31, 2024, 2023, and 2022, respectively.

(c) Includes expenses associated with short-term leases of billboard advertisements and is included in "Marketing Funds expenses" on the Consolidated Statements of Income (Loss) for the years ended December 31, 2024, 2023 and 2022.

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Maturities under non-cancellable leases were as follows (in thousands):

	Rent Payments	Sublease Receipts	Total Cash Outflows
Year ending December 31:			
2025	\$ 10,278	(1,764)	\$ 8,514
2026	10,373	(1,674)	8,699
2027	10,397	(1,707)	8,690
2028	3,204	(574)	2,630
2029	232	—	232
Thereafter	314	—	314
Total lease payments	<u>\$ 34,798</u>	<u>\$ (5,719)</u>	<u>\$ 29,079</u>
Less: imputed interest	3,573		
Present value of lease liabilities	<u>\$ 31,225</u>		

Lease Impairment

During the first and third quarters of 2022, the Company subleased portions of its corporate headquarters. As a result, the Company performed impairment tests on the portions subleased. Based on a comparison of undiscounted cash flows to the right of use (“ROU”) asset, the Company determined that the asset was impaired, driven largely by the difference between the existing lease rate on the Company’s corporate headquarters and the sublease rates received. This resulted in impairment charges of \$3.7 million for the first quarter 2022 and \$2.5 million for the third quarter 2022, which reflect the excess of the ROU asset carrying value over its fair value.

Lease Termination

During the second quarter of 2022, the Company terminated an office lease, which was owned by an entity controlled by former employees of the Company. As a result, the Company wrote off an ROU asset of \$2.7 million and derecognized \$1.5 million of lease liability associated with the terminated lease. The Company also recognized a loss on termination of \$2.5 million, which included a lease termination payment of \$1.3 million.

4. Property and Equipment

Property and equipment consist of the following (in thousands):

	Depreciable Life	As of December 31,	
		2024	2023
Leasehold improvements	Shorter of estimated useful life or life of lease	\$ 9,838	\$ 8,404
Office furniture, fixtures and equipment	2 - 10 years	13,264	13,361
Total property and equipment		23,102	21,765
Less accumulated depreciation		(15,524)	(13,132)
Total property and equipment, net		<u>\$ 7,578</u>	<u>\$ 8,633</u>

Depreciation expense was \$2.4 million, \$2.5 million and \$2.4 million for the years ended December 31, 2024, 2023 and 2022, respectively.

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5. Intangible Assets and Goodwill

The following table provides the components of the Company's intangible assets (in thousands, except weighted average amortization period in years):

	Weighted Average Amortization Period	As of December 31, 2024			As of December 31, 2023		
		Initial Cost	Accumulated Amortization	Net Balance	Initial Cost	Accumulated Amortization	Net Balance
Franchise agreements	11.9	\$ 222,055	\$ (140,869)	\$ 81,186	\$ 225,716	\$ (124,200)	\$ 101,516
Other intangible assets:							
Software ^(a)	3.8	\$ 57,174	\$ (46,760)	\$ 10,414	\$ 52,850	\$ (39,134)	\$ 13,716
Trademarks	9.0	900	(684)	216	971	(649)	322
Non-compete agreements	5.0	12,721	(9,969)	2,752	13,051	(8,156)	4,895
Training materials	—	2,400	(2,400)	—	2,400	(2,400)	-
Other	7.0	870	(870)	—	870	(636)	234
Total other intangible assets	4.3	\$ 74,065	\$ (60,683)	\$ 13,382	\$ 70,142	\$ (50,975)	\$ 19,167

- (a) As of December 31, 2024 and 2023, capitalized software development costs of \$1.2 million and \$1.0 million, respectively, were related to technology projects not yet complete and ready for their intended use and thus were not subject to amortization.

Amortization expense was \$27.1 million, \$29.9 million and \$33.3 million for the years ended December 31, 2024, 2023 and 2022, respectively.

As of December 31, 2024, the estimated future amortization expense related to intangible assets includes the estimated amortization expense associated with the Company's intangible assets assumed with the Company's acquisitions (in thousands):

2025	\$ 23,135
2026	16,770
2027	9,685
2028	8,258
2029	6,983
Thereafter	29,737
	<u>\$ 94,568</u>

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The following table presents changes to goodwill for the period from January 1, 2023 to December 31, 2024 (in thousands):

	Total
Balance, January 1, 2023	\$ 258,626
Impairment charge	(18,633)
Effect of changes in foreign currency exchange rates	1,171
Balance, December 31, 2023	241,164
Impairment charge	—
Effect of changes in foreign currency exchange rates	(3,925)
Balance, December 31, 2024	<u>\$ 237,239</u>

Impairment charge - goodwill

The Company assesses goodwill for impairment at least annually or whenever an event occurs, or circumstances change that would indicate impairment may have occurred at the reporting unit level. Reporting units are driven by the level at which management reviews operating results.

During the fourth quarter of 2023, the Company tested and identified impairment indicators associated with the Mortgage reporting unit in the Mortgage Segment, primarily due to a decline in projected net cash flows resulting from continued macroeconomic pressures and revised franchise sales forecasts. Therefore, the Company fully impaired the reporting unit's goodwill and recorded a non-cash impairment charge of \$18.6 million in "Settlement and impairment charges" in the Consolidated Statements of Income (Loss).

During the fourth quarter of 2022, in connection with the strategic shift and restructuring of its business, the Company made the decision to wind down the Gadberry Group reporting unit. Therefore, the Company fully impaired the Gadberry Group reporting unit goodwill and recorded a non-cash impairment charge of \$7.1 million, in "Settlement and Impairment charges" in the Consolidated Statements of Income (Loss).

6. Accrued Liabilities

Accrued liabilities consist of the following (in thousands):

	As of December 31,	
	2024	2023
Marketing Funds ^(a)	\$ 27,995	\$ 28,753
Accrued payroll and related employee costs	15,444	14,231
Accrued taxes	2,128	2,540
Accrued professional fees	803	867
Settlements payable ^(b)	60,410	55,700
Other	3,874	5,233
	<u>\$ 110,654</u>	<u>\$ 107,324</u>

- (a) Consists primarily of liabilities recognized to reflect the contractual restriction that all funds collected in the Marketing Funds must be spent for designated purposes. See Note 2, *Summary of Significant Accounting Policies* for additional information.
- (b) Represents the settlement payable as part of the settlements of certain industry class-action lawsuits and other legal settlements. Settlement payables that are transacted in Canadian dollars have been translated into U.S. dollars at the balance sheet date. See Note 11, *Commitments and Contingencies* for additional information.

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The following table presents a rollforward of the liability as related to the restructuring activities, which are in “Accrued payroll and related employee costs” in the table above (in thousands).

Balance, January 1, 2022	\$	—
Severance and other related expenses ^(a)		7,578
Cash payments		<u>(3,947)</u>
Balance, December 31, 2022	\$	3,631
Severance and other related expenses		4,211
Cash payments		<u>(5,220)</u>
Balance, December 31 2023 ^(b)	\$	2,622
Severance and other related expenses		1,268
Cash payments		<u>(2,497)</u>
Balance, December 31 2024 ^(c)	\$	<u>1,393</u>

- (a) Excludes \$2.2 million of non-cash equity-based compensation expense from the accelerated vesting of certain grants in connection with the strategic shift and restructuring that occurred in the third quarter of 2022. See Note 2, *Summary of Significant Accounting Policies* for additional information.
- (b) Includes \$2.6 million related to the Reorganization that occurred in the third quarter of 2023. The liability related to the strategic shift and restructure of the business that occurred in the third quarter of 2022 has been substantially paid as of December 31, 2023. See Note 2, *Summary of Significant Accounting Policies* for additional information.
- (c) Includes \$1.1 million related to the restructuring that occurred in the fourth quarter of 2024 and \$0.3 million related to the Reorganization that occurred in the third quarter of 2023. See Note 2, *Summary of Significant Accounting Policies* for additional information.

7. Debt

Debt, net of current portion, consists of the following (in thousands):

	As of December 31,	
	2024	2023
Senior Secured Credit Facility	\$ 443,901	\$ 448,500
Less unamortized debt issuance costs	(2,259)	(2,896)
Less unamortized debt discount costs	(799)	(1,024)
Less current portion	(4,600)	(4,600)
	<u>\$ 436,243</u>	<u>\$ 439,980</u>

Maturities of debt are as follows (in thousands):

As of December 31,	
2025	\$ 4,600
2026	4,600
2027	4,600
2028	430,101
	<u>\$ 443,901</u>

Senior Secured Credit Facility

On July 21, 2021, the Company amended and restated its Senior Secured Credit Facility to refinance its existing facility. The revised facility provides for a seven-year \$460.0 million term loan facility which matures on July 21, 2028, and a \$50.0 million revolving loan facility which matures and must be repaid on July 21, 2026 if any amounts are drawn.

The Senior Secured Credit Facility requires the Company to repay term loans at approximately \$1.2 million per quarter. The Company is also required to repay the term loans and reduce revolving commitments with (i) 100% of proceeds of any incurrence of additional debt not permitted by the Senior Secured Credit Facility, (ii) 100% of proceeds of asset sales and 100% of amounts recovered under insurance policies, subject to certain exceptions and a reinvestment right and (iii) 50% of Excess Cash Flow (or “ECF”) as defined in the Senior Secured Credit Facility, at the end of the applicable fiscal year if RE/MAX, LLC’s Total Leverage Ratio (or “TLR”) as defined in the Senior Secured Credit Facility, is in excess of 4.25:1. If the Company’s TLR as of the last day of such fiscal year is equal to or less than 4.25:1 but above 3.75:1, the

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repayment percentage is 25% of ECF and if the Company's TLR as of the last day of such fiscal year is less than 3.75:1, no repayment from ECF is required. As of December 31, 2024, no ECF payment was required because the Company's TLR was below 3.75:1 pursuant to the terms of the Senior Secured Credit Facility.

The Senior Secured Credit Facility provides for customary restrictions on, among other things, additional indebtedness, liens, dispositions of property, dividends, transactions with affiliates and fundamental changes such as mergers, consolidations, and liquidations. These restricted payments include declaration or payment of dividends, repurchase of shares, or other distributions. In general, the Company can make unlimited restricted payments – primarily dividends and share repurchases – if the Company's TLR is below 3.50:1 (both before and after giving effect to such payments). If the Company's TLR exceeds 3.50:1, the Company will generally be limited in the amount of restricted payments it can make up to the greater of \$50 million or 50% of consolidated EBITDA on a trailing twelve-month basis (unless the Company can rely on other restricted payment baskets available under the Senior Secured Credit Facility).

The Company's TLR is calculated quarterly and is based on RE/MAX, LLC's consolidated indebtedness and consolidated EBITDA on a trailing twelve-month basis, both defined in the Senior Secured Credit Facility. For the twelve-month period ending December 31, 2024, RE/MAX, LLC's consolidated EBITDA, as defined in the Senior Secured Credit Facility, was \$97.4 million and as of December 31, 2024, the Company's TLR was 3.57:1.

With certain exceptions, any default under any of the Company's other agreements evidencing indebtedness in the amount of \$15.0 million or more constitutes an event of default under the Senior Secured Credit Facility.

Prior to July 2023, borrowings under the term loans and revolving loans accrue interest, at the Company's option on (a) LIBOR, provided LIBOR shall be no less than 0.50% plus an applicable margin of 2.50% and, provided further that such rate shall be adjusted for reserve requirements for eurocurrency liabilities, if any (the "LIBOR Rate") or (b) the greatest of (i) the prime rate as quoted by the Wall Street Journal, (ii) the NYFRB Rate (as defined in the Senior Secured Credit Facility) plus 0.50% and (iii) the one-month Eurodollar Rate plus 1.00%, (such greatest rate, the "ABR") plus, in each case, an applicable margin of 1.50%. The Senior Secured Credit Facility includes a provision for transition from LIBOR to the alternative reference rate of Term Secured Overnight Financing Rate ("SOFR") on or before June 2023 (the LIBOR Rate cessation date) and the Company transitioned from LIBOR to Adjusted Term SOFR on July 31, 2023. Borrowings under the term loans and revolving loans began accruing interest based on Adjusted Term SOFR, subject to the same floor of 0.50%, plus the same applicable margin of 2.50%. As of December 31, 2024, the interest rate on the term loan facility was 7.0%.

If any amounts are drawn on the \$50 million revolving line of credit, the terms of the Company's Senior Secured Credit Facility require the Company's TLR to not exceed 4.50:1. As a result, as long as the Company's TLR remains below 4.50:1, access to borrowings under the revolving line will not be restricted. A commitment fee of 0.5% per annum (subject to reductions) accrues on the amount of unutilized revolving line of credit regardless of the Company's TLR. As of the date of this report, no amounts were drawn on the revolving line of credit.

8. Fair Value Measurements

Fair value is an exit price, representing the amount that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants. As such, fair value is a market-based measurement that is determined based on assumptions that market participants would use in pricing an asset or liability. As a basis for considering assumptions, the Company follows a three-tier fair value hierarchy, which prioritizes the inputs used in measuring fair value as follows:

- Level 1: Quoted prices for identical instruments in active markets.
- Level 2: Quoted prices for similar instruments in active markets, quoted prices for identical or similar instruments in markets that are not active, and model-derived valuations, in which all significant inputs are observable in active markets. The fair value of the Company's debt reflects a Level 2 measurement and was estimated based on quoted prices for the Company's debt instruments in an inactive market.
- Level 3: Unobservable inputs in which there is little or no market data, which require the reporting entity to develop its own assumptions. Level 3 liabilities that are measured at fair value on a recurring basis consist of the Company's contingent consideration related to the acquisition of Motto.

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A summary of the Company's liabilities measured at fair value on a recurring basis is as follows (in thousands):

	As of December 31, 2024				As of December 31, 2023			
	Fair Value	Level 1	Level 2	Level 3	Fair Value	Level 1	Level 2	Level 3
Liabilities								
Motto contingent consideration	\$ 2,175	\$ —	\$ —	\$ 2,175	\$ 2,170	\$ —	\$ —	\$ 2,170
Gadberry Group contingent consideration	—	—	—	—	590	—	—	590
Contingent consideration ^(a)	<u>\$ 2,175</u>	<u>\$ —</u>	<u>\$ —</u>	<u>\$ 2,175</u>	<u>\$ 2,760</u>	<u>\$ —</u>	<u>\$ —</u>	<u>\$ 2,760</u>

(a) Recorded as a component of "Accounts payable", "Accrued liabilities" and "Other liabilities, net of current portion" in the accompanying Consolidated Balance Sheets.

The Company is required to pay additional purchase consideration totaling 8% of gross receipts collected by Motto each year (the "Revenue Share Year") through September 30, 2026, with no limitation as to the maximum payout. The annual payment is required to be made within 120 days of the end of each Revenue Share Year. The fair value of the contingent purchase consideration represents the forecasted discounted cash payments that the Company expects to pay. Increases or decreases in the fair value of the contingent purchase consideration can result from changes in discount rates as well as the timing and amount of forecasted revenues. The forecasted revenue growth assumption that is most sensitive is the assumed franchise sales count for which the forecast assumes between 20-90 franchises sold annually. This assumption is based on historical sales and an assumption of growth over time. A 10% reduction in the number of franchise sales and a 1% change to the discount rate applied to the forecast would not change the liability materially. As of December 31, 2024, the Company does not anticipate making any further cash payments for contingent consideration associated with the acquisition of Gadberry Group. The Company measures these liabilities each reporting period and recognizes changes in fair value, if any, in "Selling, operating and administrative expenses" in the accompanying Consolidated Statements of Income (Loss).

The table below presents a reconciliation of the contingent consideration (in thousands):

	Total
Balance at January 1, 2023	\$ 4,527
Fair value adjustments	(533)
Cash payments	(1,234)
Balance at January 1, 2024	\$ 2,760
Fair value adjustments	(225)
Cash payments	(360)
Balance at December 31, 2024	<u>\$ 2,175</u>

The Company assesses categorization of assets and liabilities by level at each measurement date, and transfers between levels are recognized on the actual date of the event or change in circumstances that caused the transfer. There were no transfers between Levels I, II and III during the year ended December 31, 2024.

The following table summarizes the carrying value and estimated fair value of the Senior Secured Credit Facility (in thousands):

	December 31, 2024		December 31, 2023	
	Carrying Amount	Fair Value Level 2	Carrying Amount	Fair Value Level 2
Senior Secured Credit Facility	<u>\$ 440,843</u>	<u>\$ 435,022</u>	<u>\$ 444,580</u>	<u>\$ 421,590</u>

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9. Income Taxes

As a “flow through” entity for tax purposes, the Company’s member is responsible for the substantial majority of taxes on the Company’s earnings, accordingly, no provision for U.S. income taxes on those earnings has been made. The Company has certain subsidiaries and foreign income that are taxable, which represent the entirety of the Company’s tax provision. For the income subject to tax, the difference to U.S. statutory rates would be attributable to the difference between U.S. and foreign tax rates. Income taxes incurred on those earnings are recorded in the “Provision for income taxes” in the accompanying Consolidated Statements of Income (Loss) and consist of the following (in thousands):

	Year Ended December 31,		
	2024	2023	2022
Current expense	\$ 7,217	\$ 6,511	\$ 7,571
Deferred benefit	(2,102)	(1,571)	(1,690)
Provision for income taxes	<u>\$ 5,115</u>	<u>\$ 4,940</u>	<u>\$ 5,881</u>

Deferred Tax Liabilities

Deferred tax liabilities relate to temporary differences on goodwill and intangibles from the acquisition of INTEGRA’s U.S. and Canadian subsidiaries.

Uncertain Tax Positions

During 2021 and in connection with the INTEGRA acquisition, the Company assumed an uncertain tax position related to certain U.S. tax matters and also recorded a largely offsetting related indemnification asset.

In both 2023 and 2024, a portion of the uncertain tax position and related indemnification asset assumed in connection with the INTEGRA acquisition were reversed as a result of lapse of applicable statute of limitations.

Uncertain tax position liabilities represent the aggregate tax effect of differences between the tax return positions and the amounts otherwise recognized in the consolidated financial statements and are recognized in “Income taxes payable” in the Consolidated Balance Sheets. A reconciliation of the beginning and ending amount, excluding interest and penalties is as follows:

	As of December 31,		
	2024	2023	2022
Balance, January 1	\$ 258	\$ 1,014	\$ 1,587
Decrease related to prior year tax positions	(228)	(756)	(882)
Increase related to prior period tax positions	—	—	309
Balance, December 31 ^(a)	<u>\$ 30</u>	<u>\$ 258</u>	<u>\$ 1,014</u>

(a) Excludes accrued interest and penalties of \$0.1 million and \$0.3 million for the years ended December 31, 2023 and 2022, respectively. As of December 31, 2024, accrued interest and penalties were immaterial. These related interest and penalties are recognized in “Income taxes payable” within the Consolidated Balance Sheets.

A portion of the Company’s uncertain tax positions have a reasonable possibility of being settled within the next 12 months.

10. Equity-Based Compensation

During the second quarter of 2023, Holdings shareholders approved a new Holdings 2023 Omnibus Incentive Plan (the “2023 Incentive Plan”), that became effective immediately upon approval, superseding the prior 2013 Incentive Plan (the “2013 Incentive Plan”). The 2023 Incentive Plan along with the 2013 Incentive Plan (collectively referred to as the “Incentive Plan”), include restrictive stock units which may have time-based or performance-based vesting criteria. In addition, during the fourth quarter of 2023, pursuant to the inducement award exception under New York Stock Exchange Rule 303A.08, the Board of Directors approved equity grants to the Company’s newly appointed CEO (“2023 CEO Grants”) which have both time-based and performance-based vesting criteria.

The Company recognizes equity-based compensation expense in “Selling, operating and administrative expenses” in the accompanying Consolidated Statements of Income (Loss). The Company recognizes corporate income tax benefits relating

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to the vesting of restricted stock units in “Provision for income taxes” in the accompanying Consolidated Statements of Income (Loss).

Employee stock-based compensation expense under the Company’s Incentive Plan is as follows (in thousands):

	Year Ended December 31,		
	2024	2023	2022
Expense from time-based awards ^{(a)(b)}	\$ 9,836	\$ 11,163	\$ 15,225
Expense from performance-based awards ^{(a)(b)(c)}	2,801	3,545	2,020
Expense from bonus to be settled in Holdings Class A common stock ^(d)	4,916	3,398	3,670
Equity-based compensation expense	<u>\$ 17,553</u>	<u>\$ 18,106</u>	<u>\$ 20,915</u>

- (a) Includes \$1.3 million of expense recognized for time-based awards and \$0.8 million of expense recognized for performance-based awards, for the twelve months ended December 31, 2024, for inducement awards granted to the Company’s CEO, Erik Carlson, in the fourth quarter of 2023. As of December 31, 2024, 774,197 restricted stock units remain outstanding assuming maximum achievement of the performance awards.
- (b) During 2022, the Company recognized \$2.2 million of expense upon the acceleration of certain grants issued in connection with the restructuring, as further discussed in Note 2, *Summary of Significant Accounting Policies*. In addition, during the third quarter of 2022, the Company recognized \$1.4 million of expense upon acceleration of certain grants that were issued to two employees and former owners of an acquired company who departed during the third quarter of 2022.
- (c) Expense recognized for performance-based awards is re-assessed each quarter based on expectations of achievement against the performance conditions. During the first quarter of 2022, the Company had a significant amount of forfeitures related to performance-based awards issued to the Company’s former CEO which, subsequent to his departure, will no longer vest.
- (d) A portion of the annual corporate bonus earned is to be settled in shares. These amounts are recognized as “Accrued liabilities” in the Consolidated Balance Sheets and are not included in “Additional paid-in capital” until the shares are issued.

11. Commitments and Contingencies

A number of putative class action complaints were filed against the National Association of Realtors (“NAR”), Anywhere Real Estate, Inc. (formerly Realogy Holdings Corp.), HomeServices of America, Inc. (“HSA”), RE/MAX, LLC and Keller Williams Realty, Inc (“Keller Williams”). The first was filed on March 6, 2019, by plaintiff Christopher Moehrl in the United States District Court for the Northern District of Illinois (the “Moehrl Action”). Similar actions have been filed in various federal courts. The complaints make substantially similar allegations and seek substantially similar relief. For convenience, all of these lawsuits are collectively referred to as the “Moehrl-related antitrust litigations.” In the Moehrl Action, the plaintiffs allege that a NAR rule that requires brokers to make a blanket, non-negotiable offer of buyer broker compensation when listing a property, results in increased costs to sellers and is in violation of federal antitrust law. They further allege that certain defendants use their agreements with franchisees to require adherence to the NAR rule in violation of federal antitrust law. Amended complaints added allegations regarding buyer steering and non-disclosure of buyer-broker compensation to the buyer. While similar to the Moehrl Action, the Moehrl-related antitrust litigations also allege: state antitrust violations; and claims against a multiple listing service (“MLS”) defendant rather than NAR.

In the Moehrl Action, plaintiffs sought certification of two classes of home sellers: (1) a class seeking an award of alleged damages incurred by home sellers who paid a commission between March 6, 2015 and December 31, 2020, to a brokerage affiliated with a corporate defendant in connection with the sale of residential real estate listed on any of the 20 covered MLSs in various parts of the country; and (2) a class of current or future owners of residential real estate, who are presently listing or will in the future list a home for sale on any of the 20 covered MLSs, seeking to prohibit defendants from maintaining and enforcing the NAR rules at issue in the complaint. On March 29, 2023, the court in the Moehrl Action granted plaintiffs’ motion for class certification as to both classes. On April 12, 2023, the Company petitioned the United States Court of Appeals for the Seventh Circuit for permission to appeal the Court’s class certification decision. On May 24, 2023, the Seventh Circuit denied the petition.

In one of the Moehrl-related antitrust litigations, filed by plaintiffs Scott and Rhonda Burnett and others in the Western District of Missouri (the “Burnett Action”), the court on April 22, 2022 granted plaintiffs’ motion for class certification and a trial was set for October 2023.

On September 15, 2023, the Company entered into a Settlement Term Sheet (the “Settlement”) with plaintiffs in the Burnett Action and Moehrl Action. The Settlement would resolve all claims set forth in the Burnett Action and Moehrl

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Action, as well as all similar claims on a nationwide basis against the Company (collectively, the “Nationwide Claims”) and would release the Company, RE/MAX Holdings, Inc., their subsidiaries and affiliates, and RE/MAX sub-franchisors, franchisees and their sales associates in the United States from the Nationwide Claims. By the terms of the Settlement, the Company agreed to make certain changes to its business practices and to pay a total settlement amount of \$55.0 million (the “U.S. Settlement Amount”) into a qualified settlement escrow fund (the “U.S. Settlement Fund”). The U.S. Settlement Amount was deposited into the U.S. Settlement Fund in three installments per the Settlement Agreement (as defined below), of which 25% (or \$13.8 million) was deposited during the third quarter of 2023, 25% (or \$13.8 million) was deposited during the fourth quarter of 2023 and the final 50% (or \$27.5 million) was deposited during the second quarter of 2024. The Company used available cash to pay the U.S. Settlement Amount. The Company recorded the U.S. Settlement Amount to “Settlement and impairment charges” within the Consolidated Statements of Income (Loss) with a corresponding liability recorded to “Accrued liabilities” within the Consolidated Balance Sheets. Until the conclusion of the appeals process, the U.S. Settlement Amount that was paid into the U.S. Settlement Fund is included in “Restricted cash” within the Consolidated Balance Sheets.

The Settlement Agreement and any actions taken to carry out the Settlement Agreement are not an admission or concession of liability, or of the validity of any claim, defense, or point of fact or law on the part of any party. The Company continues to deny the material allegations of the complaints in the Burnett Action, the Moehrl Action, the Moehrl-related antitrust litigations, and the Copycat Cases (as defined below). The Company entered into the Settlement after considering the risks and costs of continuing the litigation. On September 19, 2023, the Burnett court stayed deadlines as to RE/MAX, LLC. On October 5, 2023, the Company entered into a definitive settlement agreement (the “Settlement Agreement”) containing substantially the same material terms and conditions as provided in the Settlement. On November 20, 2023, the court granted preliminary approval of the Settlement Agreement and on May 9, 2024, the court granted final approval. Appeals were subsequently filed, including by one of the Batton plaintiffs. The Settlement Agreement will become effective if the order approving the Settlement Agreement is affirmed at the conclusion of the appeals process.

On October 31, 2023, after a two-week trial, the jury in the Burnett Action found an unlawful conspiracy existed and awarded approximately \$1.8 billion against the three remaining defendants NAR, Keller Williams and HSA. Due to the Settlement Agreement, the Company did not present a defense or participate in the trial. Following the trial, on February 1, 2024, Keller Williams entered into a settlement with plaintiffs agreeing to make certain changes to its business practices and to pay a total settlement amount of \$70.0 million. On March 15, 2024, NAR and plaintiffs reached a settlement. As part of that settlement, NAR agreed to pay \$418 million and make certain changes to its business practices, that among other things prohibit offers of compensation to buyer brokers on the MLS and requiring buyer agreements for MLS participants working with a buyer. The Burnett Court granted preliminary approval of the NAR settlement on April 23, 2024. On April 25, 2024, HSA entered into a settlement with the plaintiffs in which they agreed to certain changes to its business practices and to pay \$250.0 million.

On November 24, 2024, the U.S. Department of Justice filed a “Statement of Interest” regarding the NAR settlement expressing concern about the requirement that buyers sign agreements with brokers before touring a home and indicating it is still investigating citing NAR v. United States pending in the D.C. Circuit. Nevertheless, the Burnett Court granted final approval of the NAR settlement on November 26, 2024.

In one of the other Moehrl-related antitrust litigations, filed by Jennifer Nosalek and others in the District of Massachusetts (the “Nosalek Action”), on June 30, 2023, plaintiffs filed a motion requesting preliminary approval of a settlement with MLS Property Information Network, Inc. (“MLS PIN”). The parties subsequently amended the settlement agreement on September 5, 2023, January 5, 2024, and again on January 17, 2025. If approved by the court, the settlement agreement requires MLS PIN to pay \$3.95 million, to eliminate the requirement that a seller must offer compensation to a buyer-broker and to amend various rules pertaining to seller notices and negotiation of buyer-broker compensation. On February 15, 2024, the U.S. Department of Justice filed a statement of interest requesting that the court deny preliminary approval of the second amended settlement agreement and recommending that the settling parties propose an injunction that prohibits offers of buyer-broker compensation by MLS PIN participants. On June 24, 2024, the court stayed the case pending a ruling by the Burnett court on the proposed NAR settlement and ordered plaintiffs to file a supplemental preliminary approval of settlement within 30 days of the Burnett court ruling. On January 17, 2025, plaintiffs filed a supplemental memorandum in support of preliminary approval that included the third amended settlement agreement. The court set April 1, 2025, as the hearing date for preliminary approval. On March 17, 2025, the Department of Justice filed a supplemental statement of interest again requesting that the court deny preliminary approval of the settlement. No other defendants are part of the MLS PIN settlement. The terms of the Company’s Settlement Agreement extend to plaintiffs in the Nosalek Action. On October 24, 2023, plaintiffs filed a joint notice of pending settlement and a motion to stay the Nosalek case as to the Company and RE/MAX Integrated Regions, LLC for 30 days, which was granted on October 30, 2023. Plaintiffs subsequently filed a joint motion to continue the stay.

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On April 9, 2021, a putative class action claim (the “Sunderland Action”) was filed in the Federal Court of Canada against the Toronto Regional Real Estate Board (“TRREB”), The Canadian Real Estate Association (“CREA”), RE/MAX Ontario-Atlantic Canada Inc. (“RE/MAX OA”), which was acquired by the Company in July 2021, Century 21 Canada Limited Partnership, Royal LePage Real Estate Services Ltd., and many other real estate companies (collectively the “Defendants”), by the putative representative plaintiff, Mark Sunderland (the “Plaintiff”). The Plaintiff alleges that the Defendants conspired, agreed or arranged with each other and acted in furtherance of their conspiracy to fix, maintain, increase, control, raise, or stabilize the rate of real estate buyers’ brokerages’ and salespersons’ commissions in respect of the purchase and sale of properties listed on TRREB’s multiple listing service system (the “Toronto MLS”) in violation of the Canadian Competition Act. On February 24, 2022, Plaintiff filed a Fresh as Amended Statement of Claim. With respect to RE/MAX OA, the amended claim alleges franchisor defendants aided and abetted their respective franchisee brokerages and their salespeople in violation of Section 45(1) of the Canadian Competition Act. Among other requested relief, the Plaintiff seeks damages against the defendants and injunctive relief. On September 25, 2023, the Court dismissed the claims against RE/MAX OA, and on October 25, 2023, the Plaintiff appealed the decision and RE/MAX OA has cross appealed. A copycat lawsuit to the Sunderland Action was filed by plaintiff Kevin McFall (the “McFall Action”) on January 18, 2024. The complaint makes substantially similar allegations and seeks substantially similar relief as the Sunderland Action, but alleges a national class. The McFall Action names over 70 defendants, including RE/MAX OA. Certain defendants in the McFall Action obtained the court’s permission to file materials to join the Sunderland appeal. The McFall Action and the Sunderland Action are collectively referred to as the “Canadian antitrust litigations.”

RE/MAX OA and plaintiffs reached substantial agreement on monetary terms and business practice changes to resolve the Canadian antitrust litigations. When the parties finalize the settlement agreement, it would resolve all claims in the Canadian antitrust litigations and release RE/MAX OA, the Company, RE/MAX Holdings, Inc., their other subsidiaries and affiliates, and RE/MAX sub-franchisors, franchisees and their sales associates in Canada from the Canadian antitrust litigations. Under the proposed terms, RE/MAX OA would pay a total settlement amount of \$7.8 million Canadian dollars (the “Canadian Settlement Amount”) into an interest-bearing account. As of December 31, 2024, the Canadian Settlement Amount payable was approximately \$5.4 million in U.S. dollars translated at the balance sheet date. In addition, RE/MAX OA would make certain changes to its business practices similar to those in the U.S. Settlement Agreement. Any settlement agreement requires court approval. Any actions taken to carry out the proposed settlement terms and any subsequent settlement agreement are not an admission or concession of liability, or of the validity of any claim, defense, or point of fact or law on the part of the Company. The Company continues to deny the material allegations of the Canadian antitrust litigations. The Company reached substantial agreement on monetary terms and business practice changes after considering the risks and costs of continuing the litigation.

On January 25, 2021, a similar action to the Moehrl-related antitrust litigations was filed in the Northern District of Illinois (the “Batton Action”) alleging violations of federal antitrust law and unjust enrichment. The complaint makes substantially similar allegations and seeks similar relief as the Moehrl-related antitrust litigations but alleges harm to homebuyers rather than sellers. The Company’s motion to dismiss was granted on May 2, 2022, and the plaintiffs filed an amended complaint adding state antitrust and consumer protection claims. On February 20, 2024, the court dismissed plaintiffs’ claim seeking injunctive relief for violations of the Sherman Act and dismissed certain state law claims in Tennessee and Kansas. The court denied the remainder of the Company’s motion to dismiss. On April 15, 2024, the Company filed its answer and motion to dismiss. The Company’s motion to dismiss was denied on November 22, 2024.

The Company intends to vigorously defend against all remaining claims, including appeals. If the final approval of the U.S. Settlement Agreement is not upheld on appeal, a final settlement agreement is not reached in the Canadian antitrust litigations or is not approved by the court, the Company may become involved in additional litigation or other legal proceedings concerning the same or similar claims. As a result, the Company is unable to reasonably estimate the financial impact of the litigation beyond what has been accrued for pursuant to the terms of the U.S. Settlement Agreement and the Canadian Settlement Amount, and the Company cannot predict, beyond the U.S. Settlement Amount and the Canadian Settlement Amount, whether resolution of these matters would have a material effect on its financial position or results of operations. The Moehrl-related antitrust litigations, the Batton Action, and the Canadian antitrust litigations consist of:

Christopher Moehrl et al. v. The National Association of Realtors, Realogy Holdings Corp., HomeServices of America, Inc., BHH Affiliates, LLC, HSF Affiliates, LLC, The Long & Foster Companies, Inc. RE/MAX, LLC., and Keller Williams Realty, Inc., filed on March 6, 2019 in the U.S. District Court for the Northern District of Illinois.

Scott and Rhonda Burnett et al. v. The National Association of Realtors, Realogy Holdings Corp., HomeServices of America, Inc., BHH Affiliates, LLC, HSF Affiliates, LLC, RE/MAX, LLC, and Keller Williams Realty, Inc., filed on April 29, 2019 in the U.S. District Court for the Western District of Missouri.

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Jennifer Nosalek et al. v. MLS Property Information Network, Inc., Anywhere Real Estate Inc. (f/k/a Realogy Holdings Corp.), Century 21 Real Estate LLC, Coldwell Banker Real Estate LLC, Sotheby's International Realty Affiliates LLC, Better Homes and Gardens Real Estate LLC, ERA Franchise System LLC, HomeServices of America, Inc., BHH Affiliates, LLC, HSF Affiliates, LLC, RE/MAX, LLC, Polzler & Schneider Holdings Corp., Integra Enterprises Corp., RE/MAX of New England, Inc., RE/MAX Integrated Regions, LLC, and Keller Williams Realty, Inc., filed on December 17, 2020 in the U.S. District Court for the District of Massachusetts.

Mya Batton et al. v. The National Association of Realtors, Realogy Holdings Corp., HomeServices of America, Inc., BHH Affiliates, LLC, HSF Affiliates, LLC, The Long & Foster Companies, Inc., RE/MAX, LLC, and Keller Williams Realty, Inc., filed on January 25, 2021 in the U.S. District Court for the Northern District of Illinois.

Mark Sunderland v. Toronto Regional Real Estate Board (TRREB), The Canadian Real Estate Association (CREA), RE/MAX Ontario-Atlantic Canada Inc. o/a RE/MAX INTEGRA, Century 21 Canada Limited Partnership, Residential Income Fund, L.P., Royal LePage Real Estate Services Ltd., Homelife Realty Services Inc., Right At Home Realty Inc., Forest Hill Real Estate Inc., Harvey Kalles Real Estate Ltd., Max Wright Real Estate Corporation, Chestnut Park Real Estate Limited, Sutton Group Realty Services Ltd. and IPRO Realty Ltd., filed on April 9, 2021 in the Federal Court of Canada.

Kevin McFall v. Canadian Real Estate Association, et. al., filed January 18, 2024 in the Federal Court of Canada.

Copycat lawsuits to the Moehrl-related antitrust litigations were filed by plaintiff Monty March in the Southern District of New York (the "March Action"), plaintiff Christina Grace in the Northern District of California (the "Grace Action"), plaintiff Willsim Latham, LLC in the Eastern District of California (the "Willsim Action"), and plaintiff Dalton Jensen in the District of Utah (the "Jensen Action") (together the "Copycat Cases"). The Company intends to vigorously defend against all claims, including seeking to stay the lawsuits in light of the Settlement Agreement. On December 27, 2023, a motion was filed by plaintiffs in another copycat lawsuit that did not name the Company, seeking to consolidate the copycat lawsuits in a multidistrict litigation, including the Grace Action, the March Action, and the Willsim Action, and many lawsuits that did not name the Company, in the Western District of Missouri for purposes of pretrial activities (the "MDL motion"). The MDL motion was denied based on the procedural posture of the litigation and the NAR settlement, without reaching the issue of whether centralization would be appropriate. In the Grace Action, the March Action, and the Willsim Action, the courts ordered a stay of the matters pending resolution of appeals of the Settlement Agreement. In the Jensen Action, plaintiff filed a notice of voluntary dismissal on May 23, 2024, which the court granted. The Copycat Cases that name the Company consist of:

Monty March v. Real Estate Board of New York; Real Estate Board Of New York Listing Service; Brown Harris Stevens, LLC; Christie's International Real Estate LLC; Coldwell Banker LLC; Compass, Inc.; Core Marketing Services LLC; The Corcoran Group, Inc.; Douglas Elliman, Inc.; Elegran Real Estate, D/B/A Elegran LLC; Engel & Volkers LLC; Fox Residential Group LLC; Halstead Real Estate LLC; Homesnap Inc.; Keller Williams Nyc, LLC; Leslie J. Garfield & Co., Inc.; Level Group Inc.; M.N.S. Real Estate Nyc, LLC; Modern Spaces LLC; The Agency LLC; The Modlin Group LLC; Nest Seekers International LLC; Oxford Property Group LLC; R New York LLC; RE/MAX, LLC; Serhant LLC; Sloane Square LLC; and Sotheby's International Realty Affiliates LLC, filed on November 13, 2023, in the U.S. District Court for the Southern District of New York.

Christina Grace v. National Association of Realtors, RE/MAX Holdings, Inc., Anywhere Real Estate Inc., Keller Williams Realty, Inc., Compass, Inc., eXp World Holdings, Inc., Bay Area Real Estate Information Services, Inc., Marin Association of Realtors, North Bay Association of Realtors, Northern Solano County Association of Realtors, Inc., and Solano Association of Realtors, Inc., filed on December 8, 2023 in the U.S. District Court for the Northern District of California.

Willsim Latham, LLC v. MetroList Services, Inc., Sacramento Association of Realtors, Inc., Placer County Association of Realtors, Inc., El Dorado County Association of Realtors, Lodi Association of Realtors, Yolo County Association of Realtors, Central Valley Association of Realtors, Amador County Association of Realtors, Nevada County Association of Realtors, Sutter-Yuba Association of Realtors, RE/MAX Holdings, Inc., Anywhere Real Estate Inc., Keller Williams Realty, Inc., eXp World Holdings, Inc., Norcal Gold Inc., Century 21 Select Real Estate, Inc., William L. Lyon & Associates, Inc. Paul M. Zagaris, Inc., and Guide Real Estate, Inc., filed on January 18, 2024 in the U.S. District Court for the Eastern District of California.

Dalton Jensen v. The National Association of Realtors, Anywhere Real Estate Inc., HomeServices of America, Inc., HSF Affiliates, LLC, BHH Affiliates, LLC, RE/MAX, LLC, Keller Williams LLC, Keller Williams of Salt Lake, KW St. George Keller Williams Realty, KW Westfield, Equity Real Estate, Century 21 Everest, Realtypath, LLC, and Windemere Real Estate SVCS. Co., filed on February 9, 2024 in the U.S. District Court for the District of Utah.

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On August 22, 2024, plaintiff Homie Technology, Inc. (“Homie”) filed suit against the National Association of Realtors, Anywhere Real Estate, Inc., Keller Williams Realty, Inc., HomeServices of America, Inc., HSF Affiliates, LLC, RE/MAX, LLC, and Wasatch Front Regional Multiple Listing Service, Inc. in the United States District Court for the District of Utah. The lawsuit alleges certain NAR rules, many of which are at issue in the Moehrl-related antitrust litigations, created a barrier to entry for Homie as a competitor, and that other defendants agreed and/or conspired to implement these rules and engaged in conduct that foreclosed Homie from competing. The complaint alleges federal and state antitrust claims and tortious interference. RE/MAX, LLC filed a motion to dismiss on October 18, 2024. Plaintiff seeks injunctive relief and an unspecified amount of damages. RE/MAX, LLC intends to vigorously defend against all claims.

Homie Technology, Inc. v. National Association of Realtors, Anywhere Real Estate, Inc., Keller Williams Realty, Inc., HomeServices of America, Inc. HSF Affiliates, LLC, RE/MAX, LLC, and Wasatch Front Regional Multiple Listing Service, Inc., Case No. 24-cv-00616, pending in the United States District Court for the District of Utah, Central Division.

12. Defined-Contribution Savings Plan

The Company sponsors an employee retirement plan (the “401(k) Plan”) that provides certain eligible employees of the Company an opportunity to accumulate funds for retirement. The Company provides matching contributions on a discretionary basis. During the years ended December 31, 2024, 2023 and 2022, the Company recognized expense of \$2.6 million, \$2.6 million and \$3.2 million, respectively, for matching contributions to the 401(k) Plan.

EXHIBIT C-1

GUARANTEE OF PERFORMANCE

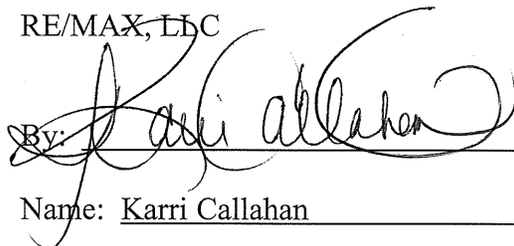
GUARANTEE OF PERFORMANCE

For value received, RE/MAX, LLC, a Delaware limited liability company (the "Guarantor"), located at 5075 S. Syracuse Street, Denver, Colorado, 80237, absolutely and unconditionally guarantees the performance by RE/MAX Integrated Regions, LLC, located at 5075 S. Syracuse Street, Denver, Colorado, 80237, (the "Subfranchisor"), of all of the obligations of the Subfranchisor under its franchise registrations in Indiana, Minnesota, Rhode Island, and Wisconsin, and all of its obligations under the Franchise Agreements entered into after April 2, 2025 pursuant to its 2025 Franchise Disclosure Document (the "Franchise Agreements"). This guarantee continues until all such obligations of the Subfranchisor under such franchise registrations and its obligations under such Franchise Agreements are satisfied, or until the liability of the Subfranchisor to its franchisees under the Franchise Agreements has been completely discharged, whichever first occurs. The Guarantor is not discharged from liability if a claim by a franchisee against the Subfranchisor remains outstanding. Notice of acceptance is waived. The Guarantor does not waive receipt of notice of default on the part of the Subfranchisor. This guarantee is binding on the Guarantor and its successors and assigns.

The Guarantor signs this guarantee at Denver, Colorado on April 2, 2025.

Guarantor:

RE/MAX, LLC

By:  _____

Name: Karri Callahan

Title: Chief Financial Officer

EXHIBIT D

ROSTER OF OFFICES

Open United States Offices as of December 31, 2024

Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
Adam Bronko	RE/MAX Rise	(203) 714-6479	175 Church St.	Naugatuck, CT 06770	United States
Anthony Revoir	RE/MAX One	(860) 444-7362	212 Route 32 Norwich New London Turnpike	Uncasville, CT 06382	
Anthony Revoir	RE/MAX One	(860) 929-9697	1143 New Britain Ave.	West Hartford, CT 06110	
Anthony Revoir	RE/MAX One	(860) 235-1642	50 Academy Hill Road, Unit A	Plainfield, CT 06374	
Anthony Revoir	RE/MAX One	(860) 444-7362	154 State Street	North Haven, CT 06473	
Brendan Meehan	RE/MAX Bell Park Realty	(860) 928-7991	25 Providence Street	Putnam, CT 06260	
Bud Bowes	RE/MAX On the Bay	(860) 739-0888	61 Pennsylvania Ave	Niantic, CT 06357	
Carol Christiansen	RE/MAX Realty Group	(860) 464-0443	1641 Rt 12	Gales Ferry, CT 06335	
Chris Carozza	RE/MAX Right Choice	(203) 614-8711	25 Crescent St., Ste. 101	Stamford, CT 06906	
Craig Milton	RE/MAX Valley Shore	(860) 388-1228	222 Old Boston Post Road	Old Saybrook, CT 06475	
David Candelora	RE/MAX Showcase	(203) 263-1111	947 State St	New Haven, CT 06511-3926	
Donna Sormanti-Saglio	RE/MAX Coast and Country	(860) 536-7600	27 Coogan Blvd Building 1-B	Mystic, CT 06355	
Gregory Frey	RE/MAX Prime Realty	(860) 673-8700	395 W Avon Rd	Avon, CT 06001	
Gregory Scott	RE/MAX Alliance	(203) 488-1641	10 Pine Orchard Road	Branford, CT 06405	
Howard Payson	RE/MAX Town & Country	(203) 240-7233	103 Mill Plain Rd., Ste. 104	Danbury, CT 06811	
Jared Meehan	RE/MAX Bell Park Realty	(860) 774-7600	610 Hartford Pike	Killingly, CT 06241	
Jeff Wright	RE/MAX Right Choice Real Estate	(203) 268-1118	105 Technology Dr	Trumbull, CT 06611	
Jeff Wright	RE/MAX Right Choice Real Estate	(203) 877-0618	670 Boston Post Road	Milford, CT 06460	
Jeff Wright	RE/MAX Right Choice Real Estate	(203) 372-6996	3885 Main St	Bridgeport, CT 06606	
Jeff Wright	RE/MAX Right Choice Real Estate	(203) 744-2400	122 Greenwood Ave	Bethel, CT 06801	
Jeff Wright	RE/MAX Right Choice Real Estate	(203) 426-4004	43 S Main St	Newtown, CT 06470	
Jeff Wright	RE/MAX Right Choice Real Estate	(860) 788-7001	1195 Farmington Ave	Berlin, CT 06037-2301	
Jeff Wright	RE/MAX Right Choice Real Estate	(860) 659-3343	219 Addison Rd Suite 102	Glastonbury, CT 06033	
Jeff Wright	RE/MAX Right Choice Real Estate	(860) 647-1419	736 Deming St	South Windsor, CT 06074-3804	
Marissa Pistrutto	RE/MAX One	(860) 875-1818	44 Hyde Ave	Vernon, CT 06066	
Marissa Pistrutto	RE/MAX One	(860) 429-3973	1182 Storrs Rd.	Mansfield, CT 06268	
Mike Albert	RE/MAX Rise	(203) 806-1435	1079 S Main St	Cheshire, CT 06410-3414	
Scott Lavelle	RE/MAX Experience	(203) 775-2200	328 Federal Road	Brookfield, CT 06804	
Sergio Juvencio	RE/MAX Precision Realty	(860) 808-2000	2239 Berlin Turnpike	Newington, CT 06111	
Tim O'Loughlin	RE/MAX Legends	(860) 451-8000	65 Boston Post Road	Waterford, CT 06385	
Tony Salerno	RE/MAX Heritage	(203) 452-7653	458 Monroe Turnpike	Monroe, CT 06468	
Andrew Walker	RE/MAX Acclaimed Properties	(812) 276-1111	3334 John A. Williams Boulevard	Bedford, IN 47421	
Andrew Walker	RE/MAX Acclaimed Properties	(812) 332-3001	3695 S Sare Rd	Bloomington, IN 47401	
Angie Moser	RE/MAX Diamond Properties	(219) 809-6088	829 Franklin Street	Michigan City, IN 46360	
Bill Burns	RE/MAX First	(812) 283-4778	2123 Veterans Pkwy	Jeffersonville, IN 47130	
Bill Burns	RE/MAX First	(812) 945-1111	4209 Charlestown Rd	New Albany, IN 47150	
Brody Tarter	RE/MAX Evolve	(765) 595-0414	112 S Meridian St	Winchester, IN 47394-1809	
Chris Schulhof	RE/MAX Realty Services	(317) 842-4747	11216 Fall Creek Road	Indianapolis, IN 46256	
Christopher Wesley	RE/MAX Select Associates	(812) 828-5310	27 N Harrison St	Spencer, IN 47460	
Dan Kelley	RE/MAX County Wide 1st	(574) 273-9547	814 E LaSalle	South Bend, IN 46617	
Dan Kelley	RE/MAX County Wide 1st	(219) 362-9400	121 Pine Lake Ave	LA Porte, IN 46350-3029	
Dan Kelley	RE/MAX County Wide 1st	(219) 362-9400	115 South Court Street East	Crown Point, IN 46307	
Dave Goebel	RE/MAX Oak Crest Realty	(574) 546-4000	507 E Jefferson St PO Box 395	Plymouth, IN 46563	
Dave Goebel	RE/MAX Oak Crest Realty	(574) 262-0770	1815 E Bristol St	Elkhart, IN 46514	
Dave Goebel	RE/MAX Oak Crest Realty	(574) 546-4000	1311 W Plymouth St	Bremen, IN 46506-1953	
Dennis Nottingham	RE/MAX Advanced Realty	(317) 881-3700	65 Airport Pkwy Ste 140	Greenwood, IN 46143-1439	
Dennis Nottingham	RE/MAX Advanced Realty	(317) 298-0961	8313 W 10th Street	Indianapolis, IN 46234	
Donovan Wilkins	RE/MAX Revolution	(812) 573-0030	1211 Tutor Ln Ste E1	Evansville, IN 47715-4065	
Donovan Wilkins	RE/MAX Revolution	(812) 573-0030	517 W. Main Street	Newburgh, IN 47630	
Douglas Orr	RE/MAX Tower	(812) 662-7878	2011 N Broadway St	Greensburg, IN 47240-8586	
Eric Heuer	RE/MAX Edge	(317) 606-8111	120 North Peru Street	Cicero, IN 46034	
Heather Pierce	RE/MAX Elite	(812) 254-1973	510 E South St	Washington, IN 47501	
Herman Hoge	RE/MAX Realty Associates	(219) 922-8400	1544 45th Street Unit 1	Munster, IN 46321	
Jean Donica	RE/MAX Real Estate Professionals	(812) 372-2200	301 1st Street	Columbus, IN 47201	

Open United States Offices as of December 31, 2024

Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
Jeffrey Cummings	RE/MAX Complete	(317) 282-0643	13589 E 126th St	Fishers, IN 46037-9730	United States
Jennifer Cecil	RE/MAX 100	(574) 255-5858	3010 Hickory Rd	Mishawaka, IN 46545	
Jim Regester	RE/MAX Realty Professionals	(812) 323-1231	328 S Walnut St Ste 6	Bloomington, IN 47401	
Joe Hayden	RE/MAX Advantage	(812) 923-7050	300 LaFollette Sta S Ste 305	Floyds Knobs, IN 47119-8301	
John Wampler	RE/MAX 1st Choice	(574) 772-5784	803 S Heaton St	Knox, IN 46534	
Julie Schnepf	RE/MAX Legacy	(765) 778-3573	6692 S SR 67	Pendleton, IN 46064	
Kayla Wigent	RE/MAX Integrity	(260) 244-7299	305 W Van Buren Street Suite 101	Columbia City, IN 46725	
Keith Albrecht	RE/MAX Elite Properties	(317) 589-955	650 E Carmel Dr Ste 280	Carmel, IN 46032-2867	
Kim Sottong	RE/MAX Anew Realty	(765) 675-3100	221 S. Main Street	Tipton, IN 46072	
Laki Hatzelis	RE/MAX 10	(219) 865-0777	954 US Hwy 30	Schererville, IN 46375	
Lance Rhoades	RE/MAX Centerstone	(317) 272-5002	7341 E US Highway 36	Avon, IN 46123	
Lance Rhoades	RE/MAX Centerstone - Mike Price Realty Team	(317) 839-4330	3930 Clarks Creek Rd	Plainfield, IN 46168	
Lisa Malchow	RE/MAX Select Realty	(574) 595-0722	321 S Monticello St	Winamac, IN 46996-1540	
Lori Cardinal	RE/MAX Mainstream	(812) 316-0696	2435 N 6th St	Vincennes, IN 47591-2457	
Mandy Campbell	RE/MAX Aspire	(574) 635-0137	218 S Main St	Culver, IN 46511-1645	
Marg DeGlandon	RE/MAX Team	(812) 988-4485	10 Artist Drive PO Box 1609	Nashville, IN 47448	
Mark McCreery	RE/MAX Real Estate Associates	(812) 235-4433	1000 S 3rd St	Terre Haute, IN 47802	
Mark Skibowski	RE/MAX Lakes	(574) 834-1233	132 South Main Street	North Webster, IN 46555	
Marsha Lambright	RE/MAX 100	(574) 622-0136	53692 C.R. 17	Bristol, IN 46507	
Matt Evans	RE/MAX Lifestyles	(219) 464-2121	831 E. Lincolnway	Valparaiso, IN 46383	
Melody Cusick	RE/MAX Partners	(574) 457-4495	300 S Huntington St	Syracuse, IN 46567	
Michael Jones	RE/MAX At the Crossing	(317) 595-1900	8310 Allison Pt Blvd Ste 201	Indianapolis, IN 46250-1998	
Michael Jones	RE/MAX At The Crossing	(317) 585-7748	5000 Crawfordsville Rd	Speedway, IN 46224-5648	
Michael Jones	RE/MAX At the Crossing	(317) 595-1900	2300 South St	Lafayette, IN 47904-2971	
Michael Jones	RE/MAX At the Crossing - The Performance Group	(317) 595-1900	226 Pendleton Ave	Lapel, IN 46051	
Michael Jones	RE/MAX At the Crossing	(765) 238-7600	33 North 8th Street	Richmond, IN 47374	
Michael Lucas	RE/MAX Preferred Choice	(765) 647-3330	1201 Main Street	Brookville, IN 47012	
Michelle Sebastian	RE/MAX Allstars	(812) 810-4930	13 West Washington Street	Morgantown, IN 46160	
Nick Rodgers	RE/MAX Real Estate Solutions	(765) 640-1900	1312 E 53rd Street	Anderson, IN 46013	
Pamela Ginder	RE/MAX Advantage 1	(812) 926-2278	403 George St	Aurora, IN 47001	
Pamela Lumley	RE/MAX Ability Plus	(812) 945-8000	4802 Charlestown Rd	New Albany, IN 47150	
Penny Irwin	RE/MAX Realty One	(765) 454-7300	1801 S Elizabeth St	Kokomo, IN 46902	
Ryan Craig	RE/MAX Local	(812) 817-0970	2512 Newton St	Jasper, IN 47546-1328	
Ryan Kramer	RE/MAX Real Estate Groups	(765) 288-0400	2200 W McGalliard Rd	Muncie, IN 47304	
Steve Silver	RE/MAX Professionals	(812) 522-8448	1403 E Tipton St	Seymour, IN 47274	
Steven Custis	RE/MAX Cornerstone	(765) 653-7070	2 N Jackson Street	Greencastle, IN 46135	
Sue Mize	RE/MAX Realty Group	(317) 462-5533	1797 N State St	Greenfield, IN 46140	
Susan Falck-Neal	RE/MAX First Integrity	(765) 529-2211	1484 South Memorial Drive Suite 101	New Castle, IN 47362	
Tim Mason	RE/MAX Revolution	(812) 386-3222	106 S Fifth Ave	Princeton, IN 47670	
Todd Loucks	RE/MAX Connection	(812) 824-2070	9394 S Strain Ridge Rd	Bloomington, IN 47401	
Todd Stock	RE/MAX Results	(260) 490-1590	8101 Coldwater Road	Fort Wayne, IN 46825	
Todd Stock	RE/MAX Results	(260) 665-2414	100 Growth Pkwy Ste D	Angola, IN 46703	
Todd Stock	RE/MAX Results	(260) 436-6363	7806A West Jefferson Blvd	Fort Wayne, IN 46804	
Todd Stock	RE/MAX Results	(574) 533-9581	2134 Elkhart Rd	Goshen, IN 46526	
Todd Stock	RE/MAX Results	(574) 269-6911	358 Enterprise Drive	Warsaw, IN 46580	
Todd Stock	RE/MAX Results - The Viruez Team	(574) 533-9581	1918 Elkhart Road	Goshen, IN 46526	
Todd Stock	RE/MAX Results - The Bracey Group	(260) 316-7731	1598 South Wayne Street	Angola, IN 46703	
Tracy VanderWall	RE/MAX Executives	(219) 987-2230	415 16th St SE	DeMotte, IN 46310	
Tracy VanderWall	RE/MAX Executives	(219) 987-2230	219 S Newton St	Goodland, IN 47948-8189	
William Spina	RE/MAX 1st Realty	(765) 352-1100	1209 E Morgan St	Martinsville, IN 46151-1748	
Albert DiVirgilio	RE/MAX 360	(978) 535-3122	515 Lowell St	Peabody, MA 01960	
Albert DiVirgilio	RE/MAX 360	(978) 887-7273	442 Boston Street Suite 1-5	Topsfield, MA 01983	
Albert DiVirgilio	RE/MAX 360	(781) 593-7611	471 Lynnfield Street	Lynn, MA 01904-1400	
Alex Jowdy	RE/MAX Distinct Advantage	(781) 326-9200	736 High Street	Westwood, MA 02090	

Open United States Offices as of December 31, 2024

Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
Alex Jowdy	RE/MAX Distinct Advantage	(781) 326-9200	2 North St., Ste. 2B	Medfield, MA 02052	United States
Anthony Revoir	RE/MAX One	(860) 912-6698	4 Abbott Place	Millbury, MA 01527	
Beverlee Vidoli	RE/MAX Realty Experts	(781) 272-1900	265 Winn Street Suite 201	Burlington, MA 01803	
Bill Wright	RE/MAX Executive Realty	(508) 520-9696	308 West Central Street Suite E	Franklin, MA 02038	
Bill Wright	RE/MAX Executive Realty	(508) 366-0008	95A Turnpike Road	Westborough, MA 01581	
Bill Wright	RE/MAX Executive Realty	(508) 480-8400	4 Mount Royal Ave Ste 110H	Marlborough, MA 01752	
Bill Wright	RE/MAX Executive Realty	(508) 520-9696	100 Independence Drive	Hyannis, MA 02601	
Brandon Tabassi	RE/MAX Partners Relocation	(617) 386-7171	44 Park Street	Andover, MA 01810	
Caitlin Gannon	RE/MAX Generations	(401) 487-7946	15 Mendon Street	Uxbridge, MA 01569	
Christopher Arieni	RE/MAX Executive Realty	(508) 872-3113	969 Concord Street	Framingham, MA 01701	
Christopher Mahoney	RE/MAX One Call Realty	(508) 872-5553	85 Concord St	Framingham, MA 01702	
Chuck Joseph	RE/MAX Executive Realty	(508) 435-6700	22 South Street	Hopkinton, MA 01748	
Chuck Joseph	RE/MAX Executive Realty	(508) 429-6767	404 Washington St	Holliston, MA 01746	
Chuck Joseph	RE/MAX Executive Realty	(508) 839-9219	68 Worcester St	North Grafton, MA 01536	
Cynthia Phillips	RE/MAX Legacy	(508) 946-1661	50 Center Street	Middleborough, MA 02346	
Daisy Sanchez	RE/MAX Ignite	(413) 391-7928	133 Maple Street	Springfield, MA 01105	
David Ladner	RE/MAX Harmony	(781) 587-0528	25 Tuttle Street Unit 3	Wakefield, MA 01880	
Dino Rossi	RE/MAX Preferred Properties	(617) 969-0676	362 Watertown St	Newton, MA 02458-1335	
Eddie Lopez	RE/MAX Vantage	(508) 999-4424	129 Huttleston Ave	Fairhaven, MA 02719	
Eddie Lopez	RE/MAX Vantage	(774) 992-0297	77 State Rd Ste 1	Dartmouth, MA 02747-2935	
Eddie Lopez	RE/MAX Vantage	(508) 994-4424	954 Plymouth Avenue	Fall River, MA 02721	
Eddie Lopez	RE/MAX Vantage	(508) 994-4424	185 Main St	Wareham, MA 02571-2124	
Eddie Lopez	RE/MAX Vantage - Team Roso	(774) 992-0297	555 Pleasant St.	New Bedford, MA 02740	
Eileen Fitzpatrick	RE/MAX Traditions	(978) 779-5234	1092 Main St PO Box 853	Bolton, MA 01740	
Gary Fuls Jr.	RE/MAX Transitions	(413) 418-4040	610 Main Street	Williamstown, MA 01267	
Gary Rogers	RE/MAX On the Charles	(781) 894-1882	131 Lexington Street	Waltham, MA 02452	
Hejoma Garcia	RE/MAX Diverse	(774) 823-3441	108 Shrewsbury St	Worcester, MA 01604	
Hejoma Garcia	RE/MAX Diverse	(774) 823-3441	55 Mead Street	Leominster, MA 01453	
Jean Grota	RE/MAX Integrity	(508) 738-8092	224 Winthrop St	Rehoboth, MA 02769-1834	
Jeff Burk	RE/MAX Vision	(508) 757-4200	975 Merriam Ave Ste 203	Leominster, MA 01453-1240	
Jeff Burk	RE/MAX Vision	(508) 595-9900	25 Union Street, 4th floor	Worcester, MA 01608	
Jeff Burk	RE/MAX Vision	(508) 842-3000	181 Main Street	Shrewsbury, MA 01545	
Jim Burton	RE/MAX Destiny	(617) 576-3800	907 Massachusetts Ave	Cambridge, MA 02139-3036	
Jim Burton	RE/MAX Destiny	(617) 576-3800	769 Centre St	Jamaica Plain, MA 02130-2557	
Jim Fitzgerald	RE/MAX Realty Plus	(617) 268-5100	738 E Broadway	Boston, MA 02127	
Joe Pinto	RE/MAX American Dream	(781) 281-2192	130 New Boston St Suite 105A	Woburn, MA 01801	
John Brown	RE/MAX Beacon	(978) 927-9100	100 Cummings Ctr Ste 109D	Beverly, MA 01915-6138	
John Brown	RE/MAX Beacon	(978) 281-8005	224 Washington St	Gloucester, MA 01930	
John Brown	RE/MAX Beacon	(781) 631-2330	20 Sewall St	Marblehead, MA 01945-3322	
John Brown	RE/MAX Beacon	(978) 219-0011	225 Washington St	Salem, MA 01970-3608	
John Cummings	RE/MAX Realty Pros	(617) 328-3200	774 Hancock St	Quincy, MA 02170	
John Magazzu	RE/MAX Renaissance	(781) 944-7653	672 Main St	Reading, MA 01867-3009	
John Veneziano	RE/MAX Andrew Realty Services	(781) 395-7676	9 Main Street	Medford, MA 02155	
John Veneziano	RE/MAX Andrew Realty Services	(781) 438-7220	335 Main Street	Stoneham, MA 02180	
Jonathan Parker	RE/MAX Encore	(978) 988-0028	314 Main Street Suite 107	Wilmington, MA 01887	
Jonathan Wojtowicz	RE/MAX Impact	(508) 717-3070	32 Hillman St.	New Bedford, MA 02740	
Joshua Naughton	RE/MAX Innovative Properties	(978) 452-4432	81 Farmland Rd	Lowell, MA 01850-1417	
Joshua Naughton	RE/MAX Innovative Properties	(978) 452-4432	1445 Main Street	Tewksbury, MA 01876	
Joshua Naughton	RE/MAX Innovative Properties	(978) 452-4432	155 Broadway Road	Dracut, MA 01826	
Julie Tsakirgis	RE/MAX Property Shoppe	(781) 595-0099	782 Salem St	Lynnfield, MA 01940	
Kali Delorey	RE/MAX Journey	(978) 365-6116	94 High St	Clinton, MA 01510	
Kevin Cleary	RE/MAX Select Realty	(617) 787-9800	420 Market St	Brighton, MA 02135-2707	
Kurt Thompson	RE/MAX Liberty	(978) 833-3569	23 Village Inn Road	Westminster, MA 01473	
Lorraine Herbert	RE/MAX Professional Associates	(508) 347-9595	49 Main Street	Sturbridge, MA 01566	

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Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
Lorraine Herbert	RE/MAX Professional Associates	(508) 248-3100	19 Stafford Street	Charlton, MA 01507	United States
Lorraine Herbert	RE/MAX Professional Associates	(508) 885-7885	294 Main Street	Spencer, MA 01562	
Lorraine Herbert	RE/MAX Professional Associates	(508) 834-7322	489 Washington Street Suite 203	Auburn, MA 01501	
Lorraine Herbert	RE/MAX Professional Associates - Sold Squad	(508) 885-7885	694 Main Street	Holden, MA 01520	
Luis Martins	RE/MAX Synergy	(508) 857-5392	281 Pleasant St	Brockton, MA 02301-3231	
Luxan Zayas	RE/MAX Culture	(978) 333-4433	146 Main Street	Hudson, MA 01749	
Marilyn Green	RE/MAX Signature Properties	(508) 485-5111	337 Turnpike Rd., Ste. 202	Southborough, MA 01772	
Maryann Watson	RE/MAX Way	(781) 326-5855	95 Eastern Ave Ste 2	Dedham, MA 02026	
Michael Gallagher	RE/MAX Real Estate Center	(508) 543-3922	30 Mechanic St	Foxboro, MA 02035	
Michael Gallagher	RE/MAX Real Estate Center	(508) 668-4634	600 Main St	Walpole, MA 02081	
Michael Gallagher	RE/MAX Real Estate Center	(508) 699-1600	345 E Washington St	North Attleboro, MA 02760	
Michael Gallagher	RE/MAX Real Estate Center	(508) 823-2700	447 Broadway Route 138	Taunton, MA 02780	
Michael Gallagher	RE/MAX Real Estate Center	(508) 746-8402	25 Main St	Plymouth, MA 02360-3327	
Michael Gallagher	RE/MAX Real Estate Center	(617) 566-0300	420 Harvard Street Suite #1	Brookline, MA 02446	
Michael Gallagher	RE/MAX Real Estate Center	(508) 384-8484	686 South Street	Wrentham, MA 02093	
Paul Dunton	RE/MAX Triumph Realty	(978) 262-9665	655 Boston Rd Ste 6A	Billerica, MA 01821-5338	
Peter Ruffini	RE/MAX Connections	(800) 755-7595	101 Munsen St. Ste. 020	Greenfield, MA 01301	
Peter Ruffini	RE/MAX Connections	(800) 755-7595	211 B State Street	Belchertown, MA 01007	
Peter Ruffini	RE/MAX Connections	(800) 755-7595	85 Post Office Park Ste D	Wilbraham, MA 01095	
Richard Anzalone	RE/MAX A-Team Realty	(508) 736-5731	69 Main St	Hudson, MA 01749-2122	
Robert Bentley	RE/MAX Bentley's	(978) 572-1200	31 Market Square	Newburyport, MA 01950	
Robert Bentley	RE/MAX Bentley's	(978) 572-1200	2A Winter Street,	Newburyport, MA 01950	
Robert Bentley	RE/MAX Bentley's - Tzortzis Lane Group	(781) 858-5115	4 Elm Street	Ipswich, MA 01938	
Scott Jones, Jr.	RE/MAX Platinum	(781) 484-1957	525 Bedford St. Unit 8	Bridgewater, MA 02324	
Tom Carroll	RE/MAX Partners	(978) 475-2100	44 Park St	Andover, MA 01810	
Tom Carroll	RE/MAX Partners	(978) 686-5300	471 Andover St	North Andover, MA 01845-5036	
Tom Carroll	RE/MAX Partners - Advance Group	(508) 635-1600	164 Harding Street	Worcester, MA 01604	
William Miner	RE/MAX Compass	(413) 568-0040	108 Elm Street	Westfield, MA 01085	
William Miner	RE/MAX Compass	(413) 394-4543	17 Main St Ste 1	Lee, MA 01238-1648	
Carolyn Weller	RE/MAX Realty One	(207) 646-4546	84 School St P.O.Box 2121	Ogunquit, ME 03907	
Casey Gray	RE/MAX Coastal	(207) 773-6400	638 Hollis Road Route 202	Hollis Center, ME 04042	
Derrick Buckspan	RE/MAX Shoreline	(207) 553-7500	The Common at 88 Middle St	Portland, ME 04101	
Derrick Buckspan	RE/MAX Shoreline	(207) 553-7500	75 Clearwater Dr Ste 204	Falmouth, ME 04105-1455	
Ida Earle	RE/MAX At Home	(207) 858-9129	141 Water St	Skowhegan, ME 04976-1720	
James Quimby	RE/MAX Infinity	(207) 924-2264	175 Spring Street	Dexter, ME 04930	
James Quimby	RE/MAX Infinity	(207) 695-2945	21 Moosehead Lake Road	Greenville, ME 04441	
Jestine Sawyer	RE/MAX Jaret & Cohn	(207) 236-9626	25 Mechanic St.	Camden, ME 04843	
Jestine Sawyer	RE/MAX Jaret & Cohn	(207) 338-4220	121 Main St	Belfast, ME 04915-6538	
Jestine Sawyer	RE/MAX Jaret & Cohn	(207) 596-0352	25 Park Street	Rockland, ME 04841	
Jestine Sawyer	RE/MAX Jaret & Cohn	(207) 832-5219	1504 Atlantic Highway	Waldoboro, ME 04572	
Leigh Smith	RE/MAX County	(207) 769-2900	612 Main St	Presque Isle, ME 04769-2451	
Michael Banks	RE/MAX By the Bay	(207) 773-2345	281 Veranda Street	Portland, ME 04103	
Mike Ireland	RE/MAX Collaborative	(207) 403-9125	202 W Broadway	Lincoln, ME 04457-4005	
Mike Ireland	RE/MAX Collaborative	(207) 573-1267	556 Hammond Street	Bangor, ME 04401	
Robert Coles	RE/MAX Realty One	(207) 363-2497	439 US Rt 1	York, ME 03909	
Robert Coles	RE/MAX Realty One	(207) 283-0108	265 Main St Ste 103	Biddeford, ME 04005-3091	
Robert Coles	RE/MAX Realty One	(207) 967-6777	21 Western Ave	Kennebunk, ME 04043	
Robert Coles	RE/MAX Realty One	(207) 646-1320	1217 Post Rd	Wells, ME 04090	
Sue Spann	RE/MAX Riverside	(207) 725-8505	1 Bowdoin Mill Island Ste 101	Topsham, ME 04086	
Vicki Kennedy	RE/MAX Oceanside	(207) 799-7600	1237 Shore Rd	Cape Elizabeth, ME 04107	
Adeyinka Badewa	RE/MAX Homemasters	(763) 205-7000	7101 Northland Cir North Ste 210	Brooklyn Park, MN 55428	
Andrea Scanlon	RE/MAX Elite	(763) 208-4212	4037 W. Broadway #204	Robbinsdale, MN 55422	
Blain Nelson	RE/MAX Masters	(507) 835-1466	101 S State St	Waseca, MN 56093	
Brent Prouty	RE/MAX Realty Plus	(507) 637-3236	100 N Gould Street	Redwood Falls, MN 56283	

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Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
Bruce Fuhrman	RE/MAX Signature Properties	(218) 998-4663	205 E Lincoln Ave Ste C	Fergus Falls, MN 56537	United States
Bruce Johnson	RE/MAX Realty 1	(218) 233-0034	935 37th Ave S Ste 104	Moorhead, MN 56560-6167	
Christine Gammon-Kruschek	RE/MAX Central	(320) 616-1970	315 12th St NE	Little Falls, MN 56345	
Dennis Terrell	RE/MAX Dynamic Agents	(507) 387-5151	1720 Adams St Suite 100	Mankato, MN 56001	
Dennis Terrell	RE/MAX Dynamic Agents	(507) 931-5313	424 S Minnesota Ave	St Peter, MN 56082	
Dianne Siltanen	RE/MAX Cloquet	(218) 878-1111	35 14th St	Cloquet, MN 55720	
Dwayne Fox	RE/MAX Professionals	(218) 834-5144	227-7th Street	Two Harbors, MN 55616	
Eric Malmberg	RE/MAX Advantage Plus	(952) 898-5800	14451 Highway 7	Minnetonka, MN 55345	
Eric Malmberg	RE/MAX Advantage Plus	(952) 898-5800	17850 Kenwood Trl	Lakeville, MN 55044	
Eric Malmberg	RE/MAX Advantage Plus	(763) 755-1100	11806 Aberdeen St NE Ste 100	Blaine, MN 55449-4898	
Eric Malmberg	RE/MAX Advantage Plus	(952) 253-5600	7811 Great Plains Blvd	Chanhassen, MN 55317	
Eric Malmberg	RE/MAX Advantage Plus	(952) 226-7700	13875 Hwy 13	Savage, MN 55378	
Eric Malmberg	RE/MAX Advantage Plus	(952) 224-8800	1228 Vierling Drive E	Shakopee, MN 55379	
Eric Malmberg	RE/MAX Advantage Plus	(218) 326-8200	1001 Pokegama Ave South Suite C	Grand Rapids, MN 55744	
Eric Malmberg	RE/MAX Advantage Plus	(952) 224-8800	5309 Lyndale Ave S Ste 201	Minneapolis, MN 55419	
Eric Malmberg	RE/MAX Advantage Plus	(952) 401-8500	2500 Shadywood Road Suite 400	Orono, MN 55331	
Eric Malmberg	RE/MAX Advantage Plus	(952) 253-5600	216 Water Street	Excelsior, MN 55331	
Eric Malmberg	RE/MAX Advantage Plus	(952) 253-5600	100 West 1st Street	Waconia, MN 55387	
Eric Malmberg	RE/MAX Advantage Plus	(507) 301-0600	158 Water Street N Suite 8	Northfield, MN 55057	
Eric Malmberg	RE/MAX Advantage Plus	(952) 758-4464	1301 1st Street NE	New Prague, MN 56071	
Eric Malmberg	RE/MAX Advantage Plus	(507) 655-3777	48 N Park Ave Ste 5	Le Center, MN 56057-1540	
Eric Malmberg	RE/MAX Advantage Plus	(651) 272-4688	1251 Town Centre Dr	Eagan, MN 55123-1067	
Eric Malmberg	RE/MAX Advantage Plus	(763) 682-3030	606 Crossroads Campus Drive	Buffalo, MN 55313	
Eric Malmberg	RE/MAX Advantage Plus	(952) 470-7600	1495 Stieger Lake Ln	Victoria, MN 55386-9537	
Eric Malmberg	RE/MAX Advantage Plus	(320) 264-9240	270 Elm St E	Annandale, MN 55302-9406	
Eric Malmberg	RE/MAX Advantage Plus	(763) 755-1100	1600 W 82nd St Ste 105	Bloomington, MN 55431-1411	
Eric Malmberg	RE/MAX Advantage Plus	(952) 226-7700	21 Valhalla Rd	Slayton, MN 56172	
Eric Malmberg	RE/MAX Advantage Plus	(952) 898-5800	1645 Lyndale Ave N Suite 103	Faribault, MN 55021	
Eric Malmberg	RE/MAX Advantage Plus	(507) 514-6105	424 Riverfront Drive Suite 205	Mankato, MN 56001	
Eric Malmberg	RE/MAX Advantage Plus - Pietig Properties Group	(218) 562-2041	8101 County Road 11	Breezy Point, MN 56472	
Erin Johnson	RE/MAX Reliance	(763) 389-0909	105-6th Avenue South	Princeton, MN 55371	
Greg Anderson	RE/MAX Advisors West	(952) 368-0345	207 Chestnut St Ste. 100	Chaska, MN 55318	
Gregory Moen	RE/MAX Properties	(507) 377-2752	412 E. William St.	Albert Lea, MN 56007	
Jared Lundgren	RE/MAX Northland	(218) 203-3603	20 2nd Street NE	Aitkin, MN 56431	
Jared Lundgren	RE/MAX Northland	(218) 429-0202	9851 Madison Street	Garrison, MN 56450	
Jay Schurman	RE/MAX Lakes Region	(218) 844-5253	817 Washington Ave	Detroit Lakes, MN 56501-3013	
Jay Schurman	RE/MAX Lakes Region - Vergas	(218) 342-4200	110 South Railway Avenue	Vergas, MN 56587	
John Collopy	RE/MAX Results	(763) 591-6000	2605 Campus Drive	Plymouth, MN 55441	
John Collopy	RE/MAX Results	(952) 431-2400	15451 Founders Lane	Apple Valley, MN 55124	
John Collopy	RE/MAX Results	(952) 884-8404	7700 France Ave South Ste 230	Edina, MN 55435	
John Collopy	RE/MAX Results	(763) 441-8833	650 Dodge Ave	Elk River, MN 55330	
John Collopy	RE/MAX Results	(320) 587-2341	255 Hwy 7 East Ste 1	Hutchinson, MN 55350	
John Collopy	RE/MAX Results	(651) 735-1350	604 Bielenberg Dr Ste 100	Woodbury, MN 55125	
John Collopy	RE/MAX Results	(763) 323-8080	2677 Bunker Lake Blvd NW	Andover, MN 55304-3739	
John Collopy	RE/MAX Results	(651) 429-7777	4764 Banning Ave	White Bear Lake, MN 55110-3218	
John Collopy	RE/MAX Results	(320) 251-2200	3950 3rd Street North	Saint Cloud, MN 56303	
John Collopy	RE/MAX Results	(651) 455-1256	971 Sibley Memorial Hwy	Lilydale, MN 55118	
John Collopy	RE/MAX Results	(218) 963-9554	24090 Smiley Rd	Nisswa, MN 56468	
John Collopy	RE/MAX Results	(651) 484-8800	480 W Hwy 96 Ste 200	Shoreview, MN 55126	
John Collopy	RE/MAX Results	(952) 475-8000	125 Lake St West	Wayzata, MN 55391	
John Collopy	RE/MAX Results	(651) 698-8006	2100 Ford Pkwy Suite 201	St Paul, MN 55116	
John Collopy	RE/MAX Results	(651) 251-4800	748 Grand Ave	St Paul, MN 55105	
John Collopy	RE/MAX Results	(763) 689-3577	268 S Garfield St	Cambridge, MN 55008	
John Collopy	RE/MAX Results	(507) 288-1111	4123 26th Street NW	Rochester, MN 55901	

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Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
John Collopy	RE/MAX Results	(952) 829-2900	11200 W 78th Street	Eden Prairie, MN 55344	United States
John Collopy	RE/MAX Results	(952) 848-2400	5201 Eden Avenue Suite 100	Edina, MN 55436	
John Collopy	RE/MAX Results	(651) 351-5000	6770 Stillwater Boulevard North Suite 100	Stillwater, MN 55082	
John Collopy	RE/MAX Results	(218) 692-9938	35534 County Rd 66 PO Box 370	Crosslake, MN 56442	
John Collopy	RE/MAX Results	(612) 314-1520	1609 Hennepin Ave	Minneapolis, MN 55403-1701	
John Collopy	RE/MAX Results	(320) 762-5544	217 N Nokomis	Alexandria, MN 56308	
John Collopy	RE/MAX Results	(218) 722-2810	2520 Maple Grove Rd	Duluth, MN 55811	
John Collopy	RE/MAX Results	(507) 433-0013	1419 1st Avenue SW	Austin, MN 55912	
John Collopy	RE/MAX Results	(612) 876-9000	1221 W Lake St Ste 209	Minneapolis, MN 55408	
John Collopy	RE/MAX Results	(763) 235-7000	7373 Kirkwood Court North Suite 300	Maple Grove, MN 55369	
John Collopy	RE/MAX Results	(612) 808-0880	8560 Edinburgh Centre Drive N	Brooklyn Park, MN 55443	
John Collopy	RE/MAX Results	(218) 363-3332	5015 State Highway 84	Longville, MN 56655	
John Collopy	RE/MAX Results	(320) 348-5100	109 Red River Avenue S	Cold Spring, MN 56320	
John Collopy	RE/MAX Results	(651) 317-2200	6041 Main Street	North Branch, MN 55056	
John Collopy	RE/MAX Results	(763) 591-6000	1143 South Shore Dr	Plymouth, MN 55441	
John Collopy	RE/MAX Results	(218) 829-5538	7734 Excelsior Rd Ste 102	Baxter, MN 56425-8697	
John Collopy	RE/MAX Results	(651) 552-3600	720 Main St Ste 207	Mendota Heights, MN 55118-1800	
John Collopy	RE/MAX Results	(218) 722-2811	2516 London Rd	Duluth, MN 55812-2223	
John Collopy	RE/MAX Results	(763) 575-8120	3535 Plymouth Blvd Ste 210	Plymouth, MN 55447-1386	
John Collopy	RE/MAX Results	(651) 300-0170	2000 Old West Main St Ste 324	Red Wing, MN 55066-1991	
John Collopy	RE/MAX Results-The John Nelson Team	(507) 216-1140	202 State Highway 16	Rushford, MN 55971	
John Collopy	RE/MAX Results	(507) 259-4926	257 Main Street West	Wabasha, MN 55981	
John Collopy	RE/MAX Results - Dave and Kelly Jaunich Team	(952) 829-2900	620 Babcock Blvd	Delano, MN 55328	
John Collopy	RE/MAX Results - Lake District Real Estate Group	(952) 829-2900	4154 Shoreline Drive	Spring Park, MN 55384	
John Collopy	RE/MAX Results - Valerie Berg Team	(218) 384-6530	714 Sunnyside Drive	Cloquet, MN 55720	
John Collopy	RE/MAX Results - Zachman Realty Group	(763) 497-1515	249 Central Avenue East	Saint Michael, MN 55376	
Justin Fox	RE/MAX Professionals	(651) 455-7000	7420 80th Street South Ste 201	Cottage Grove, MN 55016	
Justin Fox	RE/MAX Professionals	(651) 222-6683	2475 Maplewood Dr Ste 115	Maplewood, MN 55109	
Justin Fox	RE/MAX Professionals	(651) 439-2222	626 4th St N	Stillwater, MN 55082-4827	
Justin Fox	RE/MAX Professionals - Amy Spampinato Team	(218) 722-6683	314 West Superior Street Suite MZ-75	Duluth, MN 55802	
Kathleen Hayenga	RE/MAX Premier Realty	(507) 727-9812	1626 Oxford St	Worthington, MN 56187	
Kelsey Bergey	RE/MAX Select Properties	(507) 886-4221	25 Center St W	Harmony, MN 55939-4503	
LeAnn Sather	RE/MAX Consultants	(763) 447-3141	120 W. Railway St	Loretto, MN 55357	
Lonnie Ness	RE/MAX Select Inc.	(320) 679-2594	104 South Union Street	Mora, MN 55051	
Martha Hoover	RE/MAX Preferred	(952) 226-7653	16180 Hastings Ave SE Ste 100	Prior Lake, MN 55372-9229	
Martha Hoover	RE/MAX Preferred	(952) 226-7653	7801 East Bush Lake Road Suite 120	Bloomington, MN 55439	
Matt Gillard	RE/MAX Venture	(507) 413-8100	118 N. Cedar	Owatonna, MN 55060	
Michael Muske	RE/MAX Synergy	(651) 464-7070	920 W Broadway	Forest Lake, MN 55025	
Michael Muske	RE/MAX Synergy - Property Pros Team	(651) 674-7070	5475 386 St.	North Branch, MN 55056	
Michael Muske	RE/MAX Synergy - Pete and John Team	(651) 785-7850	2677 Innsbruck Dr Ste E	New Brighton, MN 55112-9300	
Michael Muske	RE/MAX Synergy - Chain of Lakes Team	(651) 257-2233	12835 Lake Blvd	Lindstrom, MN 55045-9345	
Patrick Raiber	RE/MAX Today's Properties	(320) 693-8007	309 N Sibley Ave	Litchfield, MN 55355	
Paul Ryan	RE/MAX Preferred Realty	(320) 231-1221	770 N Business Hwy 71	Willmar, MN 56201	
Raymond Ingebretsen	RE/MAX Lake Country	(218) 757-3233	4549 Hwy 53 Box 266	Orr, MN 55771	
Scott Reineke	RE/MAX Experts	(507) 332-2282	504 NW 4th St	Faribault, MN 55021	
Trista Kottke	RE/MAX Experience	(952) 467-3598	512 Faxon Rd	Norwood Young America, MN 55368	
Wade Barslou	RE/MAX Total Realty	(507) 526-5666	132 S Sailor St	Blue Earth, MN 56013-2557	
Wade Barslou	RE/MAX Total Realty	(507) 235-5666	1007 E 10th St	Fairmont, MN 56031-3728	
A. Ranger Curran	RE/MAX Town & Country	(603) 357-4100	117 West Street	Keene, NH 03431	
Albert DiVirgilio	RE/MAX 360	(603) 875-4900	141 Main Street PO Box 125	Alton, NH 03809	
Carl Mercier	RE/MAX Northern Edge Realty	(603) 752-0003	232 Glen Ave	Berlin, NH 03570	
Carl Mercier	RE/MAX Northern Edge Realty	(603) 788-2131	89 Main St	Lancaster, NH 03584	
Carl Mercier	RE/MAX Northern Edge Realty	(603) 237-5850	114 Main Street	Colebrook, NH 03576	
Cynthia Derosa	RE/MAX Innovative Properties	(603) 465-8800	2 Ash St	Hollis, NH 03049-6548	

Open United States Offices as of December 31, 2024

Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
Derrick Buckspan	RE/MAX Shoreline	(603) 431-1111	875 Greenland Road Suite B9	Portsmouth, NH 03801	United States
Gerry Stark	RE/MAX Upper Valley Partners	(603) 298-8900	120 S Main St	Lebanon, NH 03784	
Greg Colby	RE/MAX Home Connection	(603) 948-1600	10 South Main Street	Rochester, NH 03867	
Joseph Beauchemin	RE/MAX Synergy	(603) 472-3900	One Constitution Dr	Bedford, NH 03110	
Joshua Naughton	RE/MAX Innovative Bayside	(603) 279-0079	208 Daniel Webster Hwy	Meredith, NH 03253	
Joshua Naughton	RE/MAX Innovative Properties	(603) 589-8800	169 Daniel Webster Hwy	Nashua, NH 03060	
Joshua Naughton	RE/MAX Innovative Bayside	(603) 527-8200	604 Main Street	Laconia, NH 03246	
Joshua Naughton	RE/MAX Innovative Properties - The A Team	(603) 216-9270	46 Lowell Street	Hudson, NH 03051	
Joshua Naughton	RE/MAX Innovative Properties	(603) 434-4101	30 Main St Unit 5	Londonderry, NH 03053-3179	
Joshua Naughton	RE/MAX Innovative Properties	(603) 484-8594	22 Haverhill Road Suite 3	Windham, NH 03087	
Joshua Naughton	RE/MAX Innovative Granite Group	(603) 589-8800	366 Lake St Apt A	Bristol, NH 03222-6558	
Kevin McNamara	RE/MAX In the Mountains	(603) 745-8300	264 Main St	Lincoln, NH 03251	
Lisa Lally	RE/MAX PRIME	(603) 928-7137	1106 Hooksett Road, Unit 9	Hooksett, NH 03106	
Lynn Sweet	RE/MAX Home Sweet Home	(603) 664-9090	8 Commerce Way	Barrington, NH 03825-3544	
Rachel Eames	RE/MAX Capital Realty	(603) 225-7653	78 Airport Road	Concord, NH 03301	
Rachel Eames	RE/MAX Coastal Living	(603) 659-3291	195 S. Main Street	Newmarket, NH 03857	
Rebecca Morse	RE/MAX Town Square	(603) 878-3242	586 Turnpike Rd	New Ipswich, NH 03071	
Robert Bentley	RE/MAX Bentley's	(781) 593-7611	1 Park Ave, Unit 7-2	Hampton, NH 03862	
Robert Coles	RE/MAX Realty One	(603) 294-2025	1 Portsmouth Avenue	Stratham, NH 03885	
Steven Cotran	RE/MAX Area Real Estate Network	(603) 626-5000	685 Massabesic St	Manchester, NH 03103	
Steven Cotran	RE/MAX Area Real Estate Network	(603) 580-4808	81 Portsmouth Ave	Stratham, NH 03885	
Bruce Allen	RE/MAX Professionals	(401) 849-0100	55 Memorial Blvd #1	Newport, RI 02840	
Carolyn Bassett	RE/MAX Host of Homes	(401) 499-1351	712 Putnam Pike Unit 7	Chepachet, RI 02814-1404	
Carolyn Petreccia	RE/MAX Advantage Group	(401) 823-1500	652 East Avenue	Warwick, RI 02886	
Carolyn Petreccia	RE/MAX Advantage Group	(401) 225-7070	225 Newman Ave.	Rumford, RI 02916	
Christine Tanner	RE/MAX Flagship	(401) 789-2255	28 Caswell St.	Narragansett, RI 02882	
David Iannuccilli	RE/MAX Professionals	(401) 884-6050	655 Main St	East Greenwich, RI 02818	
Duane Boucher	RE/MAX Premier Properties	(401) 766-2200	600 Cass Ave	Woonsocket, RI 02895-4727	
Justine Tarlton	RE/MAX Results	(401) 848-7827	67 Valley Road	Middletown, RI 02842	
Justine Tarlton	RE/MAX Results - The Quinn Group	(401) 848-7827	920-930 Oaklawn Ave	Cranston, RI 02920	
Lynn Azzinaro	RE/MAX South County	(401) 596-2067	56 Wells St	Westerly, RI 02891	
Michael Gallagher	RE/MAX Real Estate Center	(401) 823-7600	37 Sandy Bottom Rd	Coventry, RI 02816	
Michelle Cartwright	RE/MAX River's Edge	(401) 433-5100	8 Dover Avenue	East Providence, RI 02914	
Michelle Cartwright	RE/MAX River's Edge	(401) 254-1776	423 Hope Street, Unit #M1	Bristol, RI 02809	
Michelle Cartwright	RE/MAX River's Edge	(401) 245-2000	300 County Rd	Barrington, RI 02806	
Richard Zompa	RE/MAX Preferred	(401) 353-2200	1417 Douglas Avenue	North Providence, RI 02904	
Richard Zompa	RE/MAX Town and Country	(401) 333-0020	2081 Diamond Hill Rd	Cumberland, RI 02864	
Richard Zompa	RE/MAX Properties	(401) 232-3900	696 Douglas Pike	Smithfield, RI 02917	
Richard Zompa	RE/MAX Properties - The Stearns McGee Team	(401) 356-1519	261 Main Street Unit 201	North Smithfield, RI 02896	
Richard Zompa	RE/MAX Preferred - The Gary Almeida Group	(401) 699-6666	100 Cottage St	Pawtucket, RI 02860-2220	
Richard Zompa	RE/MAX Preferred- The Mercurio Group	(401) 699-6666	641 Armistice Blvd.	Pawtucket, RI 02861	
Rob Scralia	RE/MAX 1st Choice	(401) 943-6111	980 Reservoir Ave	Cranston, RI 02910	
Samuel Alba	RE/MAX Innovations	(401) 414-7414	289 North Main Street	Providence, RI 02903	
Samuel Alba	RE/MAX Innovations - The Alba Group	(401) 640-0036	1359 Broad Street	Central Falls, RI 02863	
Sussy DeLeon	RE/MAX New Horizons	(401) 331-8855	390 Broadway	Providence, RI 02909	
Cheryl Herrmann	RE/MAX Group One Realtors	(802) 649-1333	306 Main St PO Box 321	Norwich, VT 05055	
David Citron	RE/MAX Four Seasons	(802) 362-4067	2897 Depot Street PO Box 1783	Manchester Center, VT 05255	
Joshua Lemieux	RE/MAX Summit	(802) 772-0670	135 N Main St Ste 8	Rutland, VT 05701-3238	
Mathew Ghafoori	RE/MAX Heritage	(802) 748-7808	623 Concord Ave	St Johnsbury, VT 05819	
Rich Gardner	RE/MAX North Professionals	(802) 655-3333	553 Roosevelt Highway Suite 200	Colchester, VT 05446	
Rich Gardner	RE/MAX North Professionals - The Gridley Group	(802) 388-0505	101 Court Street	Middlebury, VT 05753	
Rich Gardner	RE/MAX North Professionals	(802) 655-3333	44 Main Street, Suite 3 PO Box 44	Jeffersonville, VT 05464	
Rich Gardner	RE/MAX North Professionals - Burlington	(802) 655-3333	100 Main Street	Burlington, VT 05401	
Rich Gardner	RE/MAX North Professionals	(802) 655-3333	287 S. Main St. Ste. 1	Saint Albans, VT 05478	

Open United States Offices as of December 31, 2024

Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
Rich Gardner	RE/MAX North Professionals - Savage Realty Group	(802) 655-3333	55 S Main St	Alburgh, VT 05440-6605	United States
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Stephen Poulin	RE/MAX All Seasons Realty	(802) 626-4343	470 Broad Street PO Box 1166	Lyndonville, VT 05851	
Andrew Uhl	RE/MAX Liberty	(262) 894-8951	15411 West National Avenue	New Berlin, WI 53151	
Barry Luce	RE/MAX Community Realty	(920) 648-7755	112 S Main St	Lake Mills, WI 53551	
Benjamin Lyons	RE/MAX Lyons Real Estate	(715) 258-9565	206 W Fulton St	Waupaca, WI 54981	
Bill Paul	RE/MAX Property Network	(920) 585-2922	112 W Wisconsin Ave	Neenah, WI 54956-3012	
Carrie Bluel	RE/MAX Forward	(414) 678-9833	5000 S Towne Drive Ste 110	New Berlin, WI 53151	
Dale Bergman	RE/MAX Realty Group	(262) 255-5565	155 E Capitol Dr Ste 6B	Hartland, WI 53029	
Danelle Dove	RE/MAX North Country	(715) 528-6031	725 Central Avenue Suite C	Florence, WI 54121	
Daniel Bertelson	RE/MAX Preferred - The Waterman Group	(608) 408-6948	1010 Wisconsin Dells Pkwy	Wisconsin Dells, WI 53965-9757	
Daniel Bertelson	RE/MAX Preferred	(608) 835-9989	126 Braun Rd	Oregon, WI 53575-1002	
Daniel Bertelson	RE/MAX Preferred	(608) 276-8110	5320 Monona Dr	Monona, WI 53716-3127	
Daniel Bertelson	RE/MAX Preferred	(920) 563-2657	1001 Madison Avenue Suite A	Fort Atkinson, WI 53538	
Daniel Bertelson	RE/MAX Preferred	(608) 837-6800	1500 W Main St	Sun Prairie, WI 53590	
Daniel Bertelson	RE/MAX Preferred - Hometown Lake WI Group	(608) 635-4610	N3485 County Rd V	Poynette, WI 53955	
Daniel Bertelson	RE/MAX Preferred	(608) 849-4663	102 N Holiday Dr Ste 2	Waunakee, WI 53597	
Daniel Bertelson	RE/MAX Preferred - Julie Sells Team	(608) 985-8484	100 E Main St E PO Box 56	La Valle, WI 53941	
Daniel Bertelson	RE/MAX Preferred - Trapp Real Estate Team	(920) 699-9210	545 Village Walk Lane	Johnson Creek, WI 53038	
Daniel Bertelson	RE/MAX Preferred	(608) 535-9695	2201 Regent St	Madison, WI 53726-5321	
Daniel Bertelson	RE/MAX Preferred- True Action Realty Team	(608) 574-9145	229 High St	Mineral Point, WI 53565-1209	
David Didier	RE/MAX United	(262) 284-2000	110 E Grand Ave	Port Washington, WI 53074	
David Didier	RE/MAX United	(262) 375-0400	W63 N647 Washington Ave	Cedarburg, WI 53012	
David Didier	RE/MAX United	(262) 335-2200	2375 W Washington St.	West Bend, WI 53095	
Dean Ramsden	RE/MAX Connect	(715) 887-2700	2500 48th Street South	Wisconsin Rapids, WI 54494	
Doug Brennan	RE/MAX Port Cities Realtors	(920) 686-0235	903 Washington St	Manitowoc, WI 54220-5238	
Eric Kucifer	RE/MAX Market Place	(414) 439-3696	8629 S Market Place	Oak Creek, WI 53154	
Gary Beaudoin	RE/MAX Universal Realty	(920) 208-9500	513 Water Street	Sheboygan Falls, WI 53085	
Glenna Bachim	RE/MAX Prime	(920) 219-9989	308 S Center St	Beaver Dam, WI 53916-2308	
Gus Garcia	RE/MAX Heritage	(920) 923-7777	116 N Main St	Fond Du Lac, WI 54935-3461	
Gus Garcia	RE/MAX On The Water	(920) 230-8880	814 Knapp Street	Oshkosh, WI 54902	
James Tinman	RE/MAX Cornerstone	(715) 327-4848	503 Wisconsin Ave S	Frederic, WI 54837-8987	
Jeff Theisen	RE/MAX Real Estate Group	(715) 835-6191	1808 Brackett Ave	Eau Claire, WI 54701	
Jennifer Vozka	RE/MAX Invest	(715) 369-7990	131 Randall Ave Ste 2	Rhineland, WI 54501-3757	
Jenny Coleman	RE/MAX Gold	(608) 306-2865	517 East Blackhawk Road	Prairie Du Chien, WI 53821	
Jim Albrecht	RE/MAX Platinum	(262) 303-4101	2725 Hillside Dr Ste C	Delafield, WI 53018-2165	
John Collopy	RE/MAX Results	(608) 781-7629	757 Sand Lake Rd	Onalaska, WI 54650	
John Collopy	RE/MAX Results	(715) 716-4400	375 Stageline Road #200	Hudson, WI 54016	
John Collopy	RE/MAX Results	(608) 781-7629	3210 State Rd	La Crosse, WI 54601	
John Collopy	RE/MAX Results-Ellsworth Team	(715) 273-4077	315 Main Street West	Ellsworth, WI 54011	
John Collopy	RE/MAX Results	(608) 582-3338	16859 S 1st St	Galesville, WI 54630	
John Collopy	RE/MAX Results	(715) 392-1111	2911 Tower Ave Ste 2	Superior, WI 54880	
John Collopy	RE/MAX Results	(952) 884-8404	108 State Street	Holmen, WI 54636	
John Collopy	RE/MAX Results - The Maria Letsos Real Estate Group	(715) 947-2087	902 Belknap Street, Suite C	Superior, WI 54880	
John Collopy	RE/MAX Results - Action Acton Team	(218) 310-8859	2301 East 5th Street	Superior, WI 54880	
John Collopy	RE/MAX Results - Haugen Keck Team	(608) 781-7129	106 South Holemen Drive	Holmen, WI 54636	
John Gscheidmeier	RE/MAX Service First	(262) 287-9900	21075 Swenson Dr Ste 200	Waukesha, WI 53186-2000	
John Gscheidmeier	RE/MAX Service First - Lake Country	(262) 287-9900	161 W Wisconsin Ave Ste 2C	Pewaukee, WI 53072-3468	
John Gscheidmeier	RE/MAX Service First - Rivera-Conley & Associates	(414) 559-8898	339 W Lincoln Ave	Milwaukee, WI 53207-1131	
John Gscheidmeier	RE/MAX Service First - The Legacy Group	(414) 559-8898	13425 Watertown Plank Road, Unit 1B,	Elm Grove, WI 53122	
Judy Barr	RE/MAX Property Pros	(715) 546-8295	1794 Superior St	Three Lakes, WI 54562-9046	
Judy Barr	RE/MAX Property Pros	(715) 453-1188	1412 N 4th St	Tomahawk, WI 54487	
Judy Barr	RE/MAX Property Pros	(715) 480-4333	888 West Pine Street PO Box 1058	Eagle River, WI 54521	
Judy Barr	RE/MAX Property Pros	(715) 356-3207	8612 US Hwy 51 PO Box 142	Minocqua, WI 54548	

Open United States Offices as of December 31, 2024

Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
Justin Fox	RE/MAX Professionals	(715) 292-6412	101 W Main Street #201	Ashland, WI 54806	United States
Kathleen Lochner	RE/MAX New Horizons Realty, LLC	(715) 339-6818	716 S Lake Ave	Phillips, WI 54555	
Kathy Tutt	RE/MAX Action Northwoods Realty	(715) 476-2323	5211 Hwy 51 North	Mercer, WI 54547	
KC Maurer	RE/MAX 24/7 Real Estate	(920) 734-0247	2835 W College Ave	Appleton, WI 54914	
KC Maurer	RE/MAX 24/7 Real Estate	(920) 734-0247	212 Wolf River Dr	Fremont, WI 54940	
Krag Blomberg	RE/MAX Affiliates	(715) 831-1488	1321 Stout Rd	Menomonie, WI 54751	
Krag Blomberg	RE/MAX Affiliates	(715) 831-1488	4260 Southtowne Dr	Eau Claire, WI 54701-2635	
Krag Blomberg	RE/MAX Affiliates	(715) 831-1488	1401 Main Street Suite 1	Bloomer, WI 54724	
Kyle Pierce	RE/MAX 4 Seasons	(715) 635-6500	1001 N River St	Spooner, WI 54801-1133	
Lisa Bear	RE/MAX Realty Center	(262) 567-2455	357 W Wisconsin Ave	Oconomowoc, WI 53066	
Lisa Bear	RE/MAX Realty Center	(262) 567-2455	110 S 2nd St Ste E	Watertown, WI 53094-4468	
Marc Frisco	RE/MAX Elite	(262) 843-2381	24740 75th Street Suite B	Salem, WI 53168	
Marc Frisco	RE/MAX Elite	(262) 925-3000	6905 Green Bay Rd Ste 202	Kenosha, WI 53142-1460	
Mark Kivley	RE/MAX Lakeside	(414) 961-8888	1200 E Capitol Dr Ste 200	Shorewood, WI 53211-1867	
Mark Kivley	RE/MAX Lakeside	(414) 325-0000	5341 S 27th St	Greenfield, WI 53221-3723	
Mark Kivley	RE/MAX Lakeside - Team Hoffmann	(414) 961-8888	6830 W Layton Ave	Greenfield, WI 53228	
Mark Kivley	RE/MAX Lakeside - Team TKR	(414) 961-8888	3635 W Oklahoma Ave	Milwaukee, WI 53227	
Mark Kivley	RE/MAX Lakeside	(262) 784-9220	14540 W Greenfield Ave.	Brookfield, WI 53045	
Mark Kivley	RE/MAX Lakeside	(414) 327-7020	10303 W Oklahoma Ave	Greenfield, WI 53227	
Martha Hoover	RE/MAX Preferred Realty	(715) 934-2333	10409 State Hwy 27, Suite 2	Hayward, WI 54843	
Mary Sloane	RE/MAX Insight	(262) 673-7900	1246 E Summer St	Hartford, WI 53027	
Matthew Weber	RE/MAX Northstar	(715) 671-0200	1328 2nd Ave	Cumberland, WI 54829-7211	
Max Rea	RE/MAX Excel	(715) 849-5544	1050 Grand Avenue	Schofield, WI 54476	
Max Rea	RE/MAX Excel - Harvey Sierk Realtors	(715) 849-5544	227403 Rib Mountain Drive	Wausau, WI 54401	
Max Rea	RE/MAX Excel - MK Real Estate Team	(715) 581-8109	2615 Post Road, Suite A	Stevens Point, WI 54481	
Michael Germain	RE/MAX Team 1 Realty	(715) 247-5900	810 Rivard Street	Somerset, WI 54025	
Michael Muske	RE/MAX Synergy - McKay Group	(715) 426-7330	128 S Main St Ste 1	River Falls, WI 54022-3493	
Michael Muske	RE/MAX Synergy - Candihomes Team	(715) 294-4490	208 N Cascade St PO Box 82	Osceola, WI 54020	
Michael Williams	RE/MAX Central	(715) 544-4881	3080 Village Park Dr	Plover, WI 54467-4300	
Michael Zingler	RE/MAX North Winds Realty	(715) 801-2623	106 S Franklin St	Shawano, WI 54166	
Nanci Jenks	RE/MAX Preferred	(608) 356-4100	144 4th Ave Ste 3	Baraboo, WI 53913	
Nanci Jenks	RE/MAX Preferred	(608) 460-7030	708 Water St	Sauk City, WI 53583-1449	
Nanci Jenks	RE/MAX Preferred - Elevate Advantage Group	(608) 768-4100	335 E Main St	Reedsburg, WI 53959-1941	
Otis Johnson	RE/MAX Ignite	(608) 312-4433	310 State St	Beloit, WI 53511-6237	
Paul Mueller	RE/MAX Premier Properties	(262) 763-8148	800 Milwaukee Ave	Burlington, WI 53105	
Robert Schaid	RE/MAX Plaza	(262) 249-5900	101 Broad Street	Lake Geneva, WI 53147	
Roxane Schiller	RE/MAX Property Shop	(608) 764-5451	33 N Main St	Deerfield, WI 53531	
Sally Luehman	RE/MAX RealPros	(608) 254-9488	512 Gateway Ave	Mauston, WI 53948-1419	
Sharon Helwig	RE/MAX American Dream	(715) 384-4423	901 North Central Ave Suite 3	Marshfield, WI 54449	
Sue Dietz	RE/MAX Advantage Realty	(608) 330-4191	45 W Main St	Platteville, WI 53818-3126	
Terry Ault	RE/MAX Equity	(262) 473-9662	110 S Main St	Elmwood, WI 54740-8629	
Tyler Murphy	RE/MAX Newport	(262) 632-9990	1020 West Blvd	Racine, WI 53405	

To Be Opened United States Offices as of December 31, 2024

Contact Name	Office Name	Office Primary Address	City/State/Zip	Office Primary Country

Open United States Offices as of December 31, 2024

Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
Glenda Feecken	RE/MAX of the Peninsula	(907) 283-5888	10767 Kenai Spur Hwy Ste A	Kenai, AK 99611-7836	United States
Jackie Danner	RE/MAX Dynamic Properties	(907) 865-4700	3350 Midtown Place	Anchorage, AK 99503	
Jackie Danner	RE/MAX Dynamic Properties	(907) 694-4200	11525 Old Glenn Hwy	Eagle River, AK 99577	
Jackie Danner	RE/MAX Dynamic Properties	(907) 376-4515	133 E Swanson Ave	Wasilla, AK 99654-7025	
Marty McKeown	RE/MAX of Juneau	(907) 789-4794	3031 Clinton Dr Suite 100	Juneau, AK 99801	
Alan Drinkard	RE/MAX Marketplace	(205) 661-0811	7145 Happy Hollow Rd Ste 100	Trussville, AL 35173	
Amanda Scroggins	RE/MAX Around the Lake	(256) 329-5253	5295 Hwy 280	Alexander City, AL 35010	
Amy Schone	RE/MAX Town & Lake Realty	(334) 331-0361	65 Main Street	Eclectic, AL 36024	
Annette Wright	RE/MAX Property Center	(256) 997-9400	903 Grand Avenue SW	Fort Payne, AL 35967	
Ashlie Laster	RE/MAX Select	(251) 445-7999	30 N Schillinger Rd	Mobile, AL 36608	
Becky Hancock	RE/MAX Premier	(334) 393-0205	101 Legacy Drive	Enterprise, AL 36330	
Beth Pirtle	RE/MAX Tri-State	(256) 383-7787	1661 South Wilson Dam Road	Muscle Shoals, AL 35661	
Bill Menas	RE/MAX Signature Properties	(251) 348-7446	7817 Spanish Fort Blvd	Spanish Fort, AL 36527	
Blake Landry	RE/MAX Today	(256) 870-4440	228 Holmes Avenue	Huntsville, AL 35801	
Bob Craft	RE/MAX Partners	(251) 660-8400	7221 Grelot Road Suite B	Mobile, AL 36695	
Chad Barrett	RE/MAX Cornerstone Realty	(334) 478-3825	10406 Highway 231	Wetumpka, AL 36092	
Chad Barrett	RE/MAX Cornerstone Plus	(334) 478-3826	136 Wisteria Place	Millbrook, AL 36054	
Danny Amberson	RE/MAX Champions Realty	(334) 214-0777	3703-A Summerville Road	Phenix City, AL 36867	
David King	RE/MAX Patriot Realty	(888) 843-5464	3850 AL Highway 69 S	Cullman, AL 35057	
Dusty Cole	RE/MAX On The Coast	(251) 980-2000	8158 Hwy 59 Unit 102	Foley, AL 36535	
Greg Cawthon	RE/MAX Gateway	(251) 679-4004	424 Saraland Blvd N Ste I	Saraland, AL 36571-2153	
Howard Winn	RE/MAX Legacy	(256) 230-1113	22980 Hwy 72 Ste B	Athens, AL 35613	
Hugh Morrow	RE/MAX Preferred	(205) 879-7665	2 Office Park Cir Ste 5	Birmingham, AL 35223	
Joanie Blackwell	RE/MAX Unlimited	(256) 327-7600	37 Hughes Rd Ste A	Madison, AL 35758	
Joanie Blackwell	RE/MAX Unlimited	(256) 489-9000	4205 Balmoral Drive SW	Huntsville, AL 35801	
Keith Marshall	RE/MAX on Main	(205) 608-8126	1326 Main St Ste 104	Gardendale, AL 35071-2471	
Kevin Corcoran	RE/MAX of Gulf Shores	(251) 948-2400	1545 W 2nd St	Gulf Shores, AL 36542	
Kim Hallmark	RE/MAX Platinum	(256) 351-9180	114 N Jefferson St	Athens, AL 35611-1701	
Leamon Yarbrough	RE/MAX Gunter'sville	(256) 582-5585	1604 Gunter Avenue	Guntersville, AL 35976	
Leamon Yarbrough	RE/MAX Heritage	(256) 586-4410	74 N Main Street	Arab, AL 35016	
Leanne Carpenter	RE/MAX Realty Professionals	(251) 661-1471	663 Azalea Rd	Mobile, AL 36609	
Leanne Carpenter	RE/MAX Realty Professionals	(251) 355-2555	30179 Eastern Shore Ct	Spanish Fort, AL 36527-5822	
Mary Ann Scott	RE/MAX Platinum	(256) 351-9180	RE/MAX Plaza 2699 Sandlin Rd Suite A5	Decatur, AL 35601	
Mary Carpenter	RE/MAX Legacy Group	(251) 378-9396	7267 Cottage Hill Rd	Mobile, AL 36695-2826	
Matt Harbison	RE/MAX Realty Brokers	(205) 508-3800	105 Maple Avenue	Trussville, AL 35173	
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Mike Pierce	RE/MAX Traditions	(334) 370-0807	200 Grove Park Lane Suite 210	Dothan, AL 36305	
Paige Moore	RE/MAX By The Bay	(251) 928-7474	8477 A, County Road 64 Suite 2	Daphne, AL 36526	
Pat Watkins	RE/MAX Tri-Star	(334) 244-2400	1322 Old Oak Pl	Montgomery, AL 36117	
Patrick Daily	RE/MAX of Orange Beach	(251) 981-2400	26021 Perdido Beach Blvd	Orange Beach, AL 36561-3149	
Paul Harper	RE/MAX Properties	(334) 361-9300	699 Summit Parkway	Prattville, AL 36066	
Paul Harper	RE/MAX Properties II	(334) 649-4920	4215 Carmichael Road	Montgomery, AL 36106	
Rhonda Pugh	RE/MAX Alliance	(256) 799-2999	507 Drake Ave Ste A	Huntsville, AL 35801	
Robert Scott	RE/MAX Advantage South	(205) 991-1500	2635 Valleydale Rd Ste 200	Birmingham, AL 35244	
Robin White	RE/MAX Premiere Group	(205) 366-1999	1825 McFarland Boulevard North Suite 140	Tuscaloosa, AL 35406	
Sandra Lowrey	RE/MAX Distinctive	(256) 882-2223	7618 Memorial Pkwy SW	Huntsville, AL 35802	
Scott Langley	RE/MAX Professional Partners	(334) 826-7111	1434 Opelika Rd Ste A	Auburn, AL 36830	
Sharon Thomas	RE/MAX Hometown Properties	(205) 338-7355	30 Comer Ave	Pell City, AL 35125	
Susan Shallow	RE/MAX Paradise	(251) 948-8000	24037 Perdido Beach Boulevard	Orange Beach, AL 36561	
Teresa Dobbs	RE/MAX Achievers	(205) 242-7166	1470 Northbank Parkway Suite 168	Tuscaloosa, AL 35406	
Tracy Nunley	RE/MAX Infinity	(256) 757-2400	1519 Highway 72	Killen, AL 35645	
Andy Huffmaster	RE/MAX Real Estate Connection	(501) 843-3067	19 Ryeland Drive	Cabot, AR 72023	
Cheryl Shook	RE/MAX Advantage Heber Springs	(501) 362-0005	1903 Highway 25B North	Heber Springs, AR 72543-6403	
Clara Nicolosi	RE/MAX of Hot Springs Village	(501) 922-3777	1400 DeSoto Blvd	Hot Springs Village, AR 71909	
Daniel Gray	RE/MAX Homefinders	(501) 982-2159	300 T.P. White Drive, Suite A	Jacksonville, AR 72076	

Open United States Offices as of December 31, 2024

Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
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Jeremy Carter	RE/MAX Realty Group	(501) 472-3136	287 South Broadview Suite C-4	Greenbrier, AR 72058	
Keith Pike	RE/MAX Elite	(501) 291-3841	Arcade Square 11324 Arcade Drive, Suite 23	Little Rock, AR 72212	
Keith Pike	RE/MAX Elite	(501) 291-3841	2450 North Donaghey	Conway, AR 72032	
Keith Pike	RE/MAX Elite	(501) 291-3841	112 N Main St	Benton, AR 72015-3765	
Keith Pike	RE/MAX Elite	(501) 291-3841	2411 McCain Blvd	North Little Rock, AR 72116	
Kevin Smallwood	RE/MAX Mena Real Estate	(479) 394-5000	816 S Mena St	Mena, AR 71953	
Kimberly Minor	RE/MAX Real Estate Results	(479) 271-9595	5417 W Pinnacle Pointe Dr Suite 201	Rogers, AR 72758	
Lee Ann Thomas	RE/MAX Edge Realty	(870) 269-4300	1103 East Main Steet	Mountain View, AR 72560	
Lee Ann Thomas	RE/MAX Edge Realty	(870) 916-2008	1188 East Main Street	Melbourne, AR 72556	
Linda Williams	RE/MAX Real Estate Today	(870) 735-4663	363 Military Rd	Marion, AR 72364-1750	
Margie Moldenhauer	RE/MAX Associates	(479) 684-5757	4102 N Mall Ave Ste 201	Fayetteville, AR 72703	
Morgan Sharp	RE/MAX Twin Lakes	(870) 701-0222	707 North Cardinal Drive Suite 4	Mountain Home, AR 72653	
Rob Joyner	RE/MAX Advantage	(501) 268-1115	200 West Mulberry	Searcy, AR 72143	
Ryan Caughron	RE/MAX Unlimited	(870) 741-6000	1412 Highway 62-65 North	Harrison, AR 72601	
Valentine Hansen	RE/MAX Properties	(501) 224-4111	1114 Garland	Little Rock, AR 72201	
Walt Dickinson	RE/MAX Affiliates Realty	(501) 225-1950	1111 S Bowman Road Suite B-4	Little Rock, AR 72211	
Wes Brown	RE/MAX Platinum	(870) 534-2823	3907 S Camden Road Suite 1	Pine Bluff, AR 71603	
Anthony Calhoun	RE/MAX Elite	(928) 978-1043	311 East Highway 260	Payson, AZ 85541	
Antonio Moreno	RE/MAX Portfolio Homes	(520) 730-3501	7385 South Houghton Road, Suite 125	Vail, AZ 85747	
Christy Walker	RE/MAX Signature	(602) 626-9200	19820 N 7th St Ste 110	Phoenix, AZ 85024-1690	
Christy Walker	RE/MAX Signature	(520) 614-2401	3497 N Campbell Ave Ste 701	Tucson, AZ 85719-2377	
Christy Walker	RE/MAX Signature	(520) 614-1001	555 N La Canada Dr Ste 131	Green Valley, AZ 85614-3431	
Christy Walker	RE/MAX Signature	(480) 896-7700	633 E Ray Rd Ste 120	Gilbert, AZ 85296-4205	
Dan Porter	RE/MAX Solutions	(480) 610-6500	4365 E Pecos Rd Ste 103	Gilbert, AZ 85295-7888	
Dennis Rosvall	RE/MAX Prime	(480) 524-1201	4530 E Shea Blvd Suite 103	Paradise Valley, AZ 85028	
Diana Steves	RE/MAX Sedona	(928) 282-4166	2290 W State Rt 89 A	Sedona, AZ 86336	
Donny Karcie	RE/MAX Mountain Properties	(928) 778-1010	731 W Gurley	Prescott, AZ 86305	
Donny Karcie	RE/MAX Mountain Properties	(928) 778-1000	1344 Prescott Country Club	Dewey, AZ 86327	
Dori Wittrig	RE/MAX Sun Properties	(480) 837-9801	16824 E Ave Of Fntns Ste 12	Fountain Hills, AZ 85268-0001	
Helena Baughman	RE/MAX Preferred Professionals	(928) 718-7629	2916 Stockton Hill Rd	Kingman, AZ 86401	
James O'Bryon	RE/MAX Alliance Group	(480) 892-5300	890 W Elliot Rd Ste 102	Gilbert, AZ 85233-5127	
Jamie Wong	RE/MAX Fine Properties	(928) 774-0066	12 N Beaver St	Flagstaff, AZ 86001-5523	
Jamie Wong	RE/MAX Fine Properties	(480) 821-5700	365 East Germann Road, Suite 250	Gilbert, AZ 85297	
Jamie Wong	RE/MAX Fine Properties	(480) 792-9500	21020 N Pima Rd	Scottsdale, AZ 85255-6617	
Jamie Wong	RE/MAX Fine Properties	(928) 774-0066	24 W Route 66	Flagstaff, AZ 86001-5541	
Jamie Wong	RE/MAX Fine Properties	(623) 744-9933	9044 W Union Hills Dr Ste 108	Peoria, AZ 85382-3102	
Jamie Wong	RE/MAX Fine Properties - The Ginsberg Group	(928) 774-0066	123 North San Francisco	Flagstaff, AZ 86001	
Jamie Wong	RE/MAX Fine Properties	(928) 774-0066	1620 West Highway 260, Suite A2	Camp Verde, AZ 86322	
Jamie Wong	RE/MAX Fine Properties -Arizona Living Team	(480) 792-9500	17225 East Shea Boulevard, Suite 102	Fountain Hills, AZ 85268	
Jamie Wong	RE/MAX Fine Properties- The Aguilera Team	(928) 774-0066	2707 S White Mountain Rd Ste G	Show Low, AZ 85901-7343	
Jamie Wong	RE/MAX Fine Properties - The Pinewood Team	(928) 286-1030	15 W Pinewood Blvd	Munds Park, AZ 86017-9997	
Jay Eckhardt	RE/MAX Mountain Valley	(928) 923-6688	4731 S White Mountain Rd	Show Low, AZ 85901-7818	
Joann Boyd	RE/MAX Cornerstone	(480) 664-7765	28260 N Tatum Blvd Ste A4	Cave Creek, AZ 85331-2362	
Jonny Meins	RE/MAX Prestige Properties	(928) 718-0100	2605 E Andy Devine Ave	Kingman, AZ 86401-4834	
Joseph Sisneros	RE/MAX Elite	(480) 626-5933	8563 E San Alberto, Suite 130	Scottsdale, AZ 85258	
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KC Jones	RE/MAX A Bar Z Realty	(520) 723-4483	627 N Arizona Blvd Ste D	Coolidge, AZ 85128	
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Michae Cavallucci	RE/MAX Desert Showcase	(602) 296-0100	6427 S Central Ave Ste 100	Phoenix, AZ 85042	
Michae Cavallucci	RE/MAX Desert Showcase	(623) 979-8888	14155 N 83rd Ave Ste 120	Peoria, AZ 85381	
Michael Ryan	RE/MAX Classic	(480) 832-7451	908 S Power Rd	Mesa, AZ 85206	
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Open United States Offices as of December 31, 2024

Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
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Nate Martinez	RE/MAX Professionals	(520) 867-4600	2830 N Swan Rd Ste 120	Tucson, AZ 85712-6301	
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Rod Hofeling	RE/MAX Foothills	(480) 336-2900	1345 E Chandler Blvd Ste 219	Phoenix, AZ 85048	
Rod Hofeling	RE/MAX Foothills - The A Team	(480) 336-2900	15 Plaza #195	Ajo, AZ 85321	
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Steven Silva	RE/MAX Territory	(928) 342-7350	11593 S Fortuna Rd	Yuma, AZ 85367	
Todd Ninneman	RE/MAX Fine Properties	(623) 850-4755	3434 W Anthem Way Ste 156	Anthem, AZ 85086	
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Tyler Lein	RE/MAX Excalibur	(480) 355-3500	15160 North Hayden Road, Suite 205	Scottsdale, AZ 85260	
Tyler Lein	RE/MAX Excalibur	(520) 461-1255	6640 N Oracle Rd Ste 110	Tucson, AZ 85704-5687	
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Al Limon	RE/MAX Integrity	(805) 482-3640	1203 Flynn Rd, Ste 270	Camarillo, CA 93012	
Albert Naticchioni	RE/MAX of Redding	(530) 245-1955	833 Mistletoe Lane	Redding, CA 96002	
Andrea Murray	RE/MAX Empire Properties	(951) 383-7557	24663 Monroe Ave. Suite B101	Murrieta, CA 92562	
Andrea Murray	RE/MAX Empire Properties - California Traditions Team	(951) 383-7557	301 The Alameda, Suite B6, #818,	San Juan Bautista, CA 95045	
Antonio Rios	RE/MAX Diamond Prestige	(951) 672-6711	29950 Haun Rd Ste 102	Menifee, CA 92586-6527	
Art Avanes	RE/MAX Signature	(213) 505-7833	1000 South Grand Avenue Suite 100	Los Angeles, CA 90015	
Barry Binder	RE/MAX College Park Realty	(562) 594-6753	10791 Los Alamitos Blvd	Los Alamitos, CA 90720	
Barry Binder	RE/MAX College Park Realty	(562) 982-0300	2610 N Los Coyotes Diagonal	Long Beach, CA 90815-1355	
Barry Binder	RE/MAX College Park Realty	(562) 293-3140	11138 Del Amo Blvd #245	Lakewood, CA 90715	
Barry Binder	RE/MAX College Park Realty	(562) 232-2200	8527 Alondra Blvd Ste 141	Paramount, CA 90723-5257	
Brian Kim	RE/MAX Diamond	(714) 367-1300	6281 Beach Blvd Ste 125	Buena Park, CA 90621-4225	
Brian Stewart	RE/MAX Hometown Realtors	(619) 435-8700	112 Orange Ave	Coronado, CA 92118	
Brian Voigt	RE/MAX Home & Investment	(530) 872-5880	1001 Bille Rd	Paradise, CA 95969-3319	
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Chad Costa	RE/MAX Executive	(209) 577-2121	220-A Standiford Ave.	Modesto, CA 95350	
Chad Costa	RE/MAX Executive	(209) 239-7653	1215 W Center St Ste 102	Manteca, CA 95337-4280	
Chad Costa	RE/MAX Executive	(209) 527-2525	346 E F St	Oakdale, CA 95361-3930	
Chad Costa	RE/MAX Executive	(209) 850-2151	1401 Geer Rd	Turlock, CA 95380-3206	
Christian Fuentes	RE/MAX Top Producers	(909) 590-8853	13788 Roswell Ave	Chino, CA 91710	
Christos Catsouras	RE/MAX Property Connection	(949) 388-8822	26381 Crown Valley Pkwy Ste 180	Mission Viejo, CA 92691	
Claude Blackman	RE/MAX Tidal	(619) 591-2900	8774 Cuyamaca Street, Suite A	Santee, CA 92071	
Claudette Cooper	RE/MAX City Real Estate	(619) 825-1974	465 10th Avenue	San Diego, CA 92101	
Dan LoCascio	RE/MAX Platinum Realty	(951) 677-1106	41665 Date Street, Suite C	Murrieta, CA 92562	
Dan Peasley	RE/MAX Coastal Redwoods	(707) 954-5024	1072 9th St	Crescent City, CA 95531	
Dana Prophet	RE/MAX Big Bear	(909) 866-6161	41114 Big Bear Blvd	Big Bear Lake, CA 92315	
Dana Prophet	RE/MAX Big Bear	(909) 866-5062	42153 Big Bear Boulevard	Big Bear Lake, CA 92315	
Dana Prophet	RE/MAX Big Bear	(909) 866-2004	626 Pine Knot Ave PO Box 2814	Big Bear Lake, CA 92315	
Dave Smith	RE/MAX College Park Realty	(714) 786-8221	11887 Valley View St.	Garden Grove, CA 92845	
David & Erika Rendino	RE/MAX Marketplace	(707) 200-4727	8220 Old Redwood Hwy	Cotati, CA 94931-4212	
David Rendall	RE/MAX of Santa Clarita	(661) 255-2650	25129 The Old Rd Ste 114	Santa Clarita, CA 91381-2273	
David Rendall	RE/MAX of Valencia	(661) 702-4500	27720 Dickason Dr.	Valencia, CA 91355	
David Rendall	RE/MAX Gateway	(661) 702-4900	24273 Main St	Newhall, CA 91321-2907	
Delicia Barba	RE/MAX Dynasty	(562) 698-8454	15820 Whittier Blvd Ste B	Whittier, CA 90603-2572	
Don Davis	RE/MAX Five Star	(530) 224-7170	169 Hartnell Ave Ste 128	Redding, CA 96002-1849	
Donald Kung	RE/MAX Capital	(650) 219-8700	155 Bovet Rd Ste 700	San Mateo, CA 94402-3153	
Donna Dostalick	RE/MAX Unlimited Real Estate	(714) 990-4711	568 South Brea Boulevard	Brea, CA 92821	
Ed Sanchez	RE/MAX Empower	(818) 848-3637	701 S Victory Blvd	Burbank, CA 91502	
Edgar Adame	RE/MAX New Dimension	(714) 317-2763	1820 E 1st St Ste 240	Santa Ana, CA 92705-4012	
Edgar Adame	RE/MAX New Dimension - The Discover Group	(714) 272-6562	160 S Old Springs Rd Ste 160	Anaheim, CA 92808-1266	

Open United States Offices as of December 31, 2024

Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
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Edward Evans	RE/MAX Success - Team Puhek	(805) 481-9800	214 E Branch St	Arroyo Grande, CA 93420	
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Elissa K Williams	RE/MAX Success - Real Team 360	(805) 286-6462	1213 Vine Street	Paso Robles, CA 93446	
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Elvis Ortiz-Wayland	RE/MAX Time	(909) 373-0880	10535 Foothill Blvd Ste 460	Rancho Cucamonga, CA 91730-7620	
Eric Meeks	RE/MAX Desert Properties	(760) 203-2771	1775 E Palm Canyon Dr Ste 610	Palm Springs, CA 92264-1651	
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Esmeralda Navarrete	RE/MAX Optima	(818) 240-6065	333 E Glenoaks Ste 100	Glendale, CA 91207	
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Gilbert Herrera	RE/MAX Foothills	(909) 489-7262	11023 Eucalyptus Street	Rancho Cucamonga, CA 91730	
Glenn Porter	RE/MAX Golden Empire	(661) 615-1500	3955 Coffee Rd	Bakersfield, CA 93308	
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James O'Bryon	RE/MAX Gold	(530) 756-1212	408 2nd Street	Davis, CA 95616	
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James O'Bryon	RE/MAX Gold	(916) 537-2400	8525 Madison Ave Ste 122	Fair Oaks, CA 95628-3855	
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James O'Bryon	RE/MAX Gold	(916) 933-8700	3905 Park Dr Ste 110	El Dorado Hills, CA 95762-4564	
James O'Bryon	RE/MAX Gold	(707) 262-5700	1675 S Main Street	Lakeport, CA 95453	
James O'Bryon	RE/MAX Gold	(530) 676-8600	3317 Coach Ln #500	Cameron Park, CA 95682	
James O'Bryon	RE/MAX Gold	(831) 665-1640	330 Tres Pinos Rd Ste C8	Hollister, CA 95023-5579	
James O'Bryon	RE/MAX Gold	(916) 405-5200	9355 E Stockton Blvd Ste 220	Elk Grove, CA 95624-9528	
James O'Bryon	RE/MAX Gold	(916) 285-1000	2081 Arena Blvd	Sacramento, CA 95834	
James O'Bryon	RE/MAX Grupe Gold	(916) 609-2800	3203 W March Ln Ste 130	Stockton, CA 95219-2365	
James O'Bryon	RE/MAX Gold	(530) 888-0777	660 Auburn Folsom Rd Ste 201B	Auburn, CA 95603-5646	
James O'Bryon	RE/MAX Gold	(530) 751-8000	951 Live Oak Blvd	Yuba City, CA 95991	
James O'Bryon	RE/MAX Gold	(916) 218-7500	2998 Douglas Blvd Ste 125	Roseville, CA 95661	
James O'Bryon	RE/MAX Gold	(559) 367-0200	7815 N Palm Ave Ste 120	Fresno, CA 93711-5531	
James O'Bryon	RE/MAX Grupe Gold	(209) 368-5311	2111 W Kettleman Ln Ste B	Lodi, CA 95242-4336	
James O'Bryon	RE/MAX Gold	(415) 785-8175	110 Tiburon Blvd Ste 1	Mill Valley, CA 94941-2468	
James O'Bryon	RE/MAX Gold	(916) 405-5200	444 C St	Galt, CA 95632	
James O'Bryon	RE/MAX Gold	(707) 399-3500	1411 Oliver Rd Ste 180	Fairfield, CA 94534	
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James O'Bryon	RE/MAX Gold	(559) 472-5115	1615 Shaw Ave	Clovis, CA 93611	
James O'Bryon	RE/MAX Gold	(707) 254-1400	1300 Main St Ste 220	Napa, CA 94559-1946	
James O'Bryon	RE/MAX Gold	(650) 802-5800	282 Redwood Shores Pkwy	Redwood City, CA 94065-1173	
James O'Bryon	RE/MAX Gold	(530) 344-7920	3025 Sacramento St.	Placerville, CA 95667-6481	
James O'Bryon	RE/MAX Gold	(707) 254-1400	2450 Foothill Blvd Ste K	Calistoga, CA 94515-1257	
James O'Bryon	RE/MAX Gold	(650) 359-5800	450 Dondee St Ste 7	Pacifica, CA 94044-3266	
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James O'Bryon	RE/MAX Gold	(209) 992-0473	9 W Pine St	Lodi, CA 95240-2134	
James O'Bryon	RE/MAX Gold	(530) 562-0100	201 State Line Road	Kings Beach, CA 96143	
James O'Bryon	RE/MAX Gold	(707) 745-1151	426 First St	Benicia, CA 94510	
James O'Bryon	RE/MAX Gold	(707) 422-4411	5030 Business Center Drive Ste 170	Fairfield, CA 94534	
James O'Bryon	RE/MAX Gold	(559) 472-5115	32978 Auberry Road	Auberry, CA 93602	
James O'Bryon	RE/MAX Gold	(707) 987-1991	18990 Coyote Valley Rd Ste 15	Hidden Valley Lake, CA 95467-8339	
James O'Bryon	RE/MAX Gold	(530) 263-0711	436 Broad St	Nevada City, CA 95959-2408	
James O'Bryon	RE/MAX Gold	(530) 661-7777	927 Main St	Woodland, CA 95695-3528	
James O'Bryon	RE/MAX Gold	(707) 643-8000	2100 Tennessee St	Vallejo, CA 94590	

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Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
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James O'Bryon	RE/MAX Gold	(530) 457-7527	6300 State Highway 193, Suite A	Georgetown, CA 95634	
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James O'Bryon	RE/MAX Gold	(530) 477-0711	776 B Freeman Lane	Grass Valley, CA 95949	
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James O'Bryon	RE/MAX Gold	(209) 955-7950	2111 W Kettleman Ln Ste G	Lodi, CA 95242-4336	
James O'Bryon	RE/MAX Gold	(530) 432-0711	10126 Commercial Ave	Penn Valley, CA 95946	
James O'Bryon	RE/MAX Gold	(707) 524-3500	120 Stony Point Rd Ste 240	Santa Rosa, CA 95401-4188	
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James O'Bryon	RE/MAX Gold	(707) 685-1433	220 N Jefferson St	Dixon, CA 95620-2939	
James O'Bryon	RE/MAX Gold	(209) 536-8400	207 S Washington St	Sonora, CA 95370-5025	
James O'Bryon	RE/MAX Gold	(916) 609-2800	35 Brennan Street, Ste B	Watsonville, CA 95076	
James O'Bryon	RE/MAX Gold	(209) 536-8400	35 East Highway 4	Murphys, CA 95247	
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James O'Bryon	RE/MAX Gold	(707) 459-6175	390 S Main St	Willits, CA 95490-3906	
James O'Bryon	RE/MAX Gold	(530) 756-1212	423 First Street	Davis, CA 95616	
James O'Bryon	RE/MAX Gold	(530) 298-6300	334 Madson Place	Davis, CA 95618	
James O'Bryon	RE/MAX Gold	(916) 537-2400	2800 W March Ln Ste 100	Stockton, CA 95219-8220	
James O'Bryon	RE/MAX Gold	(408) 776-6700	501 Vineyard Town Ctr	Morgan Hill, CA 95037-5630	
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James O'Bryon	RE/MAX Gold	(707) 462-4000	551 S Orchard Ave	Ukiah, CA 95482-5022	
James O'Bryon	RE/MAX Gold - Selzer & Associates Team	(916) 536-7603	44960 North Highway 101 Suite G	Laytonville, CA 95454	
James O'Bryon	RE/MAX Gold- The Debbie Dejesus Team	(530) 913-7295	114 East Main Street, Suite A	Grass Valley, CA 95945	
James O'Bryon	RE/MAX Gold - The Rellstab Team	(530) 477-0711	101 Mill Street	Grass Valley, CA 95945	
James O'Bryon	RE/MAX Grupe Gold - Ralene Nelson Team	(707) 375-3950	107 Main St	Rio Vista, CA 94571-1844	
James O'Bryon	RE/MAX Gold- The Diez Sigg Team	(916) 609-2800	5909 Stanley Ave Ste C	Carmichael, CA 95608-3873	
James O'Bryon	RE/MAX Gold	(209) 866-8886	2075 Highway 4 Arnold	Arnold, CA 95223	
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Jason Hall	RE/MAX Associates	(858) 456-8420	888 Prospect St Ste 200	La Jolla, CA 92037	
Jeannette Fuentes	RE/MAX Top Producers	(909) 590-8853	808 N Diamond Bar Blvd	Diamond Bar, CA 91765-1039	
Jennifer Puglisi	RE/MAX Champions	(909) 949-0605	121 S Mountain Ave	Upland, CA 91786	
Jennifer Puglisi	RE/MAX Champions	(626) 222-1338	2347 S Azusa Ave	West Covina, CA 91792-1533	
Jennifer Veigel Grant	RE/MAX Plaza Realty	(818) 508-0005	6260 Laurel Canyon Blvd	North Hollywood, CA 91606	
Jerry Stadtler	RE/MAX Accord	(925) 847-8900	5980 Stoneridge Dr Ste 122	Pleasanton, CA 94588-2723	
Jerry Stadtler	RE/MAX Accord	(925) 838-4100	313 Sycamore Valley Rd W	Danville, CA 94526	
Jerry Stadtler	RE/MAX Accord	(925) 283-9200	3390 Mt Diablo Blvd	Lafayette, CA 94549	
Jerry Stadtler	RE/MAX Accord	(925) 447-9000	1841 4th St # E	Livermore, CA 94550	
Jerry Stadtler	RE/MAX Accord	(925) 766-6679	367 Civic Drive Ste 7	Pleasant Hill, CA 94523	
Jerry Stadtler	RE/MAX Accord	(925) 947-1777	800 S Broadway Suite 100	Walnut Creek, CA 94596	
Jerry Stadtler	RE/MAX Accord	(925) 937-6050	1992 Tice Valley Blvd	Walnut Creek, CA 94595-2203	
Jesse Schue	RE/MAX Gold	(530) 541-0200	2568 Lake Tahoe Blvd	South Lake Tahoe, CA 96150	
Joe Miller	RE/MAX Advantage	(909) 797-4133	33733 Yucaipa Blvd Ste 11	Yucaipa, CA 92399-2256	
Joe Miller	RE/MAX Advantage	(909) 307-5665	611 W Redlands Blvd Ste C	Redlands, CA 92373	
Joe Miller	RE/MAX Lakeside	(909) 337-9999	27169 HWY 189 Ste 1	Blue Jay, CA 92317	
Joe Miller	RE/MAX Lakeside	(909) 337-9999	28200 Highway 189 Suite C-205	Lake Arrowhead, CA 92352	
Joe Prian	RE/MAX Pines by the Sea	(805) 927-2474	770 Main St Ste A	Cambria, CA 93428	
Joel Lesch	RE/MAX Foothill Properties	(209) 296-3500	19538 Highway 88	Pine Grove, CA 95665	
Joleen Tu	RE/MAX My Home	(626) 242-7916	5839 Temple City Blvd	Temple City, CA 91780-2113	
Jonathan Smith	RE/MAX Blythe Realty	(760) 921-8969	213 W Hobsonway	Blythe, CA 92225	
Jose Pastora	RE/MAX Masters Realty	(909) 445-8100	1030 Bonita Ave	La Verne, CA 91750	
Juan Del Real	RE/MAX Property Experts	(831) 751-6900	233 Monterey St	Salinas, CA 93901-3408	

Open United States Offices as of December 31, 2024

Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
Julio Midolo	RE/MAX Sky	(562) 674-3200	9040 Telegraph Rd Ste 204	Downey, CA 90240	United States
Kathleen Sims	RE/MAX Lifestyles	(510) 422-5700	4232 MacArthur Blvd	Oakland, CA 94619-1908	
Keith Ard	RE/MAX Gold	(707) 455-1200	1671 E Monte Vista Ave #208	Vacaville, CA 95688	
Keith Myers	RE/MAX One	(714) 832-2000	17561 E 17th St	Tustin, CA 92780	
Keith Myers	RE/MAX One	(951) 247-2213	23580 Sunnymead Blvd	Moreno Valley, CA 92553	
Keith Myers	RE/MAX One	(805) 206-3776	1717 Simi Town Ctr Way Ste 7	Simi Valley, CA 93065-8408	
Keith Myers	RE/MAX One	(818) 366-3300	11141 Tampa Ave	Northridge, CA 91326	
Keith Myers	RE/MAX One	(818) 879-2266	30699 Russell Ranch Rd Ste 100	Westlake Village, CA 91362	
Keith Myers	RE/MAX One	(818) 346-7362	6355 Topanga Canyon Boulevard Suite 100	Woodland Hills, CA 91367	
Keith Myers	RE/MAX One	(951) 370-1277	26035 Jefferson Avenue	Murrieta, CA 92562-8960	
Keith Myers	RE/MAX One	(949) 204-2192	3473 Via Lido	Newport Beach, CA 92663-3908	
Keith Myers	RE/MAX One - Simonton Commercial Group	(818) 879-2266	2601 Ocean Park Blvd	Santa Monica, CA 90405	
Kelly Arshi	RE/MAX First Class	(949) 305-6800	26111 Marguerite Parkway Ste. B	Mission Viejo, CA 92691	
Ken Bowen	RE/MAX Real Estate Group	(949) 713-4400	22502 Avenida Empresa	Rancho Santa Margarita, CA 92688	
Kendra Hartsell	RE/MAX Horizon	(951) 684-3000	7223 Magnolia Ave	Riverside, CA 92504-3812	
Kenneth Terracciano	RE/MAX All-Pro	(661) 945-9461	43832 20th Street West	Lancaster, CA 93534	
Kenneth Terracciano	RE/MAX All-Pro	(661) 947-2000	3001 Rancho Vista Blvd	Palmdale, CA 93551	
Kenneth Terracciano	RE/MAX All-Pro- The Semerenko Team	(661) 917-0038	3030 South Robinson Street	Tehachapi, CA 93561	
Kimberly Jarrard	RE/MAX Freedom	(760) 488-6471	6562 Caliente Rd. Ste. 106	Oak Hills, CA 92344	
Kimberly Jarrard	RE/MAX Freedom	(760) 780-0100	12241 Industrial Blvd Ste 102	Victorville, CA 92395-7795	
Kuan Sung	RE/MAX 2000	(626) 956-0188	17525 Colima Road, Unit C	City Of Industry, CA 91748	
Kuan Sung	RE/MAX Premier Properties	(626) 229-2200	133 E Huntington Dr	Arcadia, CA 91006-3212	
Kuan Sung	RE/MAX Premier Properties	(626) 660-1100	2375 Huntington Dr	San Marino, CA 91108	
Kuan Sung	RE/MAX Elite Realty	(626) 248-9200	842 E Valley Blvd	Alhambra, CA 91801	
Kuan Sung	RE/MAX Premier Properties	(626) 316-6800	224 N Lake Ave	Pasadena, CA 91101-1829	
Kuan Sung	RE/MAX 2000	(626) 956-0188	1221 S Hacienda Blvd	Hacienda Heights, CA 91745	
Lee Ann Canaday	RE/MAX Fine Homes	(949) 877-0088	2801 E Coast Hwy Ste D	Corona Del Mar, CA 92625-2231	
Lee Ann Canaday	RE/MAX Fine Homes â€” Canaday Group	(949) 249-2424	32392 Coast Hwy Ste 100	Laguna Beach, CA 92651-6784	
Leo Betancourt	RE/MAX Tiffany Real Estate	(714) 763-2100	5925 Ball Rd	Cypress, CA 90630	
Leo Betancourt	RE/MAX Terrasol	(714) 536-6529	21230 Beach Blvd	Huntington Beach, CA 92648-5411	
Leo Betancourt	RE/MAX Terrasol	(949) 218-0180	24582 Del Prado Ste G	Dana Point, CA 92629	
Levon Matti	RE/MAX Tri-City Realty	(818) 790-9700	1433 Foothill Blvd	La Canada Flintridge, CA 91011	
Levon Matti	RE/MAX Tri-City Realty	(818) 409-0040	811 N Central Ave	Glendale, CA 91203	
Linda Wilcox	RE/MAX Diamond	(209) 815-5261	2311 N Tracy Blvd Ste A	Tracy, CA 95376-2426	
Mark Jordan	RE/MAX Preferred Properties	(925) 757-8080	2830 Lone Tree Way Suite A	Antioch, CA 94509	
Matt Babich	RE/MAX Humboldt Realty	(707) 822-2955	944 H St	Arcata, CA 95521	
Matt Babich	RE/MAX Humboldt Realty	(707) 443-2622	2222 Myrtle Ave	Eureka, CA 95501	
Max Folkers	RE/MAX Pacific	(619) 977-8364	4114 Napier St	San Diego, CA 92110-3441	
Michael Hyles	RE/MAX 1st Choice	(925) 847-3800	4900 Hopyard Rd Ste 115	Pleasanton, CA 94588	
Michael Meister	RE/MAX ClearView Real Estate	(760) 373-8282	8108 California City Blvd	California City, CA 93505-2662	
Michael Sipes	RE/MAX Gold Coast	(805) 484-1600	601 Daily Dr Ste 102	Camarillo, CA 93010	
Michael Sipes	RE/MAX Gold Coast	(805) 339-3500	5720 Ralston Street #100	Ventura, CA 93003	
Michael Sipes	RE/MAX Gold Coast	(805) 646-2826	21 W Baldwin Rd	Ojai, CA 93023	
Michael Sipes	RE/MAX Gold Coast	(805) 201-2163	3541-B West Fifth St	Oxnard, CA 93030-6403	
Michael Sipes	RE/MAX Gold Coast	(805) 524-2624	341 Central Ave Ste 104	Fillmore, CA 93015-1987	
Michael Sipes	RE/MAX Gold Coast	(805) 644-1242	111 Los Altos	Oxnard, CA 93035	
Mike Safiedine	RE/MAX Connections	(858) 549-2700	10680 Treena St Ste 155	San Diego, CA 92131-2443	
Mike Safiedine	RE/MAX Connections	(858) 391-5800	16840 Bernardo Center Dr.	San Diego, CA 92128	
Mike Safiedine	RE/MAX Connections	(760) 731-2900	701 S Main Ave	Fallbrook, CA 92028-3319	
Mike Safiedine	RE/MAX Connections	(760) 677-0100	5810 El Camino Real Unit D	Carlsbad, CA 92008-8819	
Mike Safiedine	RE/MAX Connections - Country Team	(858) 609-9609	27301 Valley Center Rd	Valley Center, CA 92082-7244	
Nikki Sanders	RE/MAX of Chico	(530) 896-9300	1834 Mangrove Avenue	Chico, CA 95926	
Paul Oster	RE/MAX of Mammoth	(760) 934-4542	587 Old Mammoth Road Suite 1	Mammoth Lakes, CA 93546	
Peggy Fong Chen	RE/MAX Omega	(626) 447-1688	100 Pacifica Ste 475	Irvine, CA 92618-7452	
Peggy Fong Chen	RE/MAX Omega- The PFC Group	(626) 447-1688	7 West Foothill Blvd.	Arcadia, CA 91006	

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Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
Peter Dakin	RE/MAX Parkside Real Estate	(805) 239-3310	711 12th St	Paso Robles, CA 93446	United States
Peter Lopez	RE/MAX Superstar Realty	(805) 925-9080	201 W Main St	Santa Maria, CA 93458	
Phillip Jago	RE/MAX First Equity Realty	(707) 964-0708	528 S Main St	Fort Bragg, CA 95437-5107	
Robert Harder	RE/MAX Innovations	(909) 592-7355	279 East Arrow Highway Suite 103	San Dimas, CA 91773	
Robert Stallings	RE/MAX Real Estate Specialists	(562) 619-2898	6695 E Pacific Coast Hwy Ste 150	Long Beach, CA 90803	
Sal Montoya	RE/MAX Anela Realty	(714) 654-0803	560 West 1st Street, Suite 6	Tustin, CA 92780	
Sal Rassibi	RE/MAX Luxe	(818) 730-1213	20812 Ventura Boulevard	Woodland Hills, CA 91364	
Sandra Sanders	RE/MAX Estate Properties	(310) 378-9494	63 Malaga Cove Plaza	Palos Verdes Estates, CA 90274	
Sandra Sanders	RE/MAX Estate Properties	(310) 378-9889	23740 Hawthorne Blvd 2nd Floor	Torrance, CA 90505	
Sandra Sanders	RE/MAX Estate Properties	(310) 937-5700	1401 Highland Ave.	Manhattan Beach, CA 90266	
Sandra Sanders	RE/MAX Estate Properties	(310) 378-7747	1901 S Catalina Ave	Redondo Beach, CA 90277	
Sandra Sanders	RE/MAX Estate Properties	(310) 831-0222	#5 Miraleste Plaza	Rancho Palos Verdes, CA 90275	
Sandra Sanders	RE/MAX Estate Properties	(310) 544-9999	450 Silver Spur Rd	Rancho Palos Verdes, CA 90275	
Sandra Sanders	RE/MAX Estate Properties	(310) 559-5570	10500 W Pico Blvd	Los Angeles, CA 90064	
Sandra Sanders	RE/MAX Estate Properties	(310) 376-2225	1040 Manhattan Blvd	Manhattan Beach, CA 90266	
Sandra Sanders	RE/MAX Estate Properties	(310) 322-1425	402 Main St	El Segundo, CA 90245	
Sandra Sanders	RE/MAX Estate Properties	(310) 559-5570	9454 Wilshire Blvd Ste 600	Beverly Hills, CA 90212	
Sandra Sanders	RE/MAX Estate Properties	(310) 577-5300	124 Washington Blvd	Marina Del Rey, CA 90292	
Sandra Sanders	RE/MAX Estate Properties	(310) 802-6000	7131 W. Manchester Ave	Los Angeles, CA 90045	
Scott Davis	RE/MAX American Dream	(530) 824-8100	1704 Solano St.	Corning, CA 96021	
Sevan Kevorkian	RE/MAX Prestigious Properties	(415) 412-4716	1653 Irving St	San Francisco, CA 94122-1813	
Shahe Seuylemezian	RE/MAX Dream Properties	(626) 510-6573	600 N Rosemead Blvd Ste 115	Pasadena, CA 91107-2155	
Sharon Rotondo	RE/MAX Partners	(951) 278-8755	434 North Main Street, #107	Corona, CA 92878	
Sharon Rotondo	RE/MAX Partners	(951) 278-8755	250 W Main St Ste 203	Tustin, CA 92780	
Shelly Reyland	RE/MAX Coastal Homes	(949) 276-2992	1644 N El Camino Real	San Clemente, CA 92672	
Shelly Reyland	RE/MAX Coastal Homes - The Hernandez Team	(949) 842-0693	31931 Camino Capistrano Ste A	San Juan Capistrano, CA 92675-3239	
Simeon Prophet	RE/MAX Area Experts	(760) 673-7133	201 N Palm Canyon Dr Ste 220	Palm Springs, CA 92262-5559	
Stephanie Stadler	RE/MAX Accord	(510) 339-4100	1901 Harrison St Ste 1100	Oakland, CA 94612-3648	
Stephanie Stadler	RE/MAX Accord	(510) 690-9600	3329 Castro Valley Blvd	Castro Valley, CA 94546-5601	
Stephanie Stadler	RE/MAX Accord	(510) 739-4000	39644 Mission Blvd	Fremont, CA 94539	
Stephen Lampe	RE/MAX Commercial & Investment Realty	(310) 802-2500	450 Silver Spur Rd	Rolling Hills Estates, CA 90275	
Stephen Lampe	RE/MAX Commercial & Investment Realty	(213) 817-1000	99 S. Lake Ave. Ste. 504	Pasadena, CA 91101	
Stuart Thomas	RE/MAX Select One	(714) 846-3800	4952 Warner Ave Ste 109	Huntington Beach, CA 92649	
Stuart Thomas	RE/MAX Select One - the Tom Hribar Team	(949) 661-6601	32172 Camino Capistrano	San Juan Capistrano, CA 92675	
Stuart Thomas	RE/MAX Select One	(949) 270-1901	30190 Town Center Dr Ste D	Laguna Niguel, CA 92677	
Taffy Bishara	RE/MAX Olympic	(800) 421-2154	3110 E Garvey Ave S	West Covina, CA 91791-2344	
Taffy Bishara	RE/MAX Olympic	(800) 409-5385	15744 Imperial Hwy	LA Mirada, CA 90638-2509	
Teresa Perez	RE/MAX Select	(661) 218-4777	5080 California Avenue, Space 640	Bakersfield, CA 93309	
Thomas Nguyen	RE/MAX Advisors	(415) 799-3728	2020 Ocean Avenue Suite A	San Francisco, CA 94127	
Tracey Wrubleski Meeks	RE/MAX Desert Properties	(760) 203-1133	74907 US Highway 111	Indian Wells, CA 92210-7134	
Traci Stevens	RE/MAX Coastal	(619) 247-4671	4150 Mission Boulevard, Ste 200	San Diego, CA 92109	
Travis Baron	RE/MAX Premier Realty	(949) 451-1200	5299 Alton Pkwy	Irvine, CA 92604	
Travis Baron	RE/MAX Premier Realty	(949) 727-3737	26940 Aliso Viejo Pkwy Ste 100	Aliso Viejo, CA 92656-2650	
Tyler Miranda	RE/MAX Top Properties	(530) 527-1111	605 Main St	Red Bluff, CA 96080	
Viktor Manrique	RE/MAX Regency	(888) 466-3230	1375 Sycamore Ave Ste 150F	Hercules, CA 94547-5540	
Waheed Akhtar	RE/MAX Dream Homes	(916) 869-6351	1972 Del Paso Road, Suite 157	Sacramento, CA 95834	
Will Quintanilla	RE/MAX Powerhouse	(714) 464-3459	2401 E Katella Avenue, Suite 250	Anaheim, CA 92806	
Yamin Ayesh	RE/MAX Synergy Group	(510) 786-2000	781 W Tennyson	Hayward, CA 94544	
Yolanda Garcia	RE/MAX Masters Realty	(626) 967-1779	475 E Badillo	Covina, CA 91723	
Yolanda Garcia	RE/MAX Masters Realty	(909) 364-8380	14760 Pipeline	Chino Hills, CA 91709	
Yolie Andrade	RE/MAX Vision	(909) 256-5555	299 W Foothill Blvd Ste 212	Upland, CA 91786-3806	
Abby Renner	RE/MAX Nexus	(970) 295-4760	1725 Vista View Dr Ste A	Longmont, CO 80504-5233	
Andrea Cox	RE/MAX Resorts of Grand County	(970) 627-8001	728 Grand Ave PO Box 39	Grand Lake, CO 80447	
Bailey Dolian	RE/MAX of Cherry Creek Inc	(303) 320-1556	100 Jackson St	Denver, CO 80206	
Brad Whitehouse	RE/MAX Professionals	(303) 268-8800	1745 Shea Center Dr Ste 100	Highlands Ranch, CO 80129	

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Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
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Brad Whitehouse	RE/MAX Professionals	(303) 973-3313	8500 W Bowles Ave #100	Littleton, CO 80123	
Brad Whitehouse	RE/MAX Professionals	(303) 972-9999	10135 W San Juan Way Ste 100	Littleton, CO 80127	
Brad Whitehouse	RE/MAX Professionals	(303) 268-4250	16697 Washington St	Thornton, CO 80023-8970	
Brad Whitehouse	RE/MAX Professionals	(303) 799-9898	10111 Inverness Main St Ste P	Englewood, CO 80112-5729	
Carol Click	RE/MAX Mesa Verde Realty	(970) 565-2000	1640 East Main	Cortez, CO 81321	
Carol Click	RE/MAX Mesa Verde Realty	(970) 533-9100	178 E Frontage Rd	Mancos, CO 81328	
Casey Edwards	RE/MAX Of Pueblo Inc	(719) 546-1717	511 West 29th St Ste A	Pueblo, CO 81008	
Chad Ochsner	RE/MAX Alliance	(303) 693-6666	3131 South Vaughn Way #605	Aurora, CO 80014	
Chad Ochsner	RE/MAX Alliance	(303) 773-3885	6465 Greenwood Plaza Blvd. #280	Greenwood Village, CO 80111	
Chad Ochsner	RE/MAX Alliance	(303) 277-1322	615 24th Street, Unit 106	Golden, CO 80401	
Chad Ochsner	RE/MAX Alliance	(303) 420-8800	9737 Wadsworth Pkwy	Westminster, CO 80021	
Chad Ochsner	RE/MAX Alliance	(303) 442-3180	4770 Baseline Rd Ste 220	Boulder, CO 80303-2668	
Chad Ochsner	RE/MAX Alliance	(303) 757-7474	3900 East Mexico Avenue Suite 970	Denver, CO 80210	
Chad Ochsner	RE/MAX Alliance	(303) 674-9770	30480 Stagecoach Blvd	Evergreen, CO 80439	
Chad Ochsner	RE/MAX Alliance	(303) 674-0090	25577 Conifer Road Ste 201	Conifer, CO 80433	
Chad Ochsner	RE/MAX Alliance	(970) 226-3990	4703-A Boardwalk Dr	Fort Collins, CO 80525	
Chad Ochsner	RE/MAX Alliance	(303) 420-5352	5440 Ward Rd Ste 110	Arvada, CO 80002	
Chad Ochsner	RE/MAX Alliance	(970) 669-1234	750 W Eisenhower Blvd	Loveland, CO 80537	
Chad Ochsner	RE/MAX Alliance	(970) 482-1781	125 S Howes St Ste 120	Fort Collins, CO 80521	
Chad Ochsner	RE/MAX Alliance	(970) 330-5000	1275 58th Ave Ste A	Greeley, CO 80634	
Chad Ochsner	RE/MAX Alliance	(970) 480-5511	618 E Platte Ave	Fort Morgan, CO 80701-3339	
Chad Ochsner	RE/MAX Alliance	(303) 258-7020	286 N Bridge St Box 118	Nederland, CO 80466	
Chad Ochsner	RE/MAX Alliance	(303) 841-0922	19751 Mainstreet, #300	Parker, CO 80138	
Chad Ochsner	RE/MAX Alliance	(303) 666-6500	225 W. South Boulder Rd	Louisville, CO 80027	
Chad Ochsner	RE/MAX Alliance	(303) 865-3400	7437 Village Square Dr Suite 105	Castle Pines, CO 80108	
Chad Ochsner	RE/MAX Alliance	(303) 688-2202	719 Wilcox	Castle Rock, CO 80104	
Chad Ochsner	RE/MAX Alliance	(303) 651-3939	512 4th Ave Suite 101	Longmont, CO 80501	
Chad Ochsner	RE/MAX Alliance	(970) 593-0999	6355 Fairgrounds Ave Ste 100	Windsor, CO 80550-7148	
Chad Ochsner	RE/MAX Alliance	(970) 206-8343	4006 W Cleveland Ave PO Box 157	Wellington, CO 80549	
Chad Ochsner	RE/MAX Alliance	(303) 800-8439	7425 Grandview Ave.	Arvada, CO 80002	
Chad Ochsner	RE/MAX Alliance	(303) 497-0588	109 N Public Rd	Lafayette, CO 80026-2357	
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Darrel Holman	RE/MAX Alpine View	(970) 249-6658	1563 Ogden Road	Montrose, CO 81401	
Dave Kaercher	RE/MAX Real Estate Group	(719) 534-7900	12265 Oracle Blvd Ste 200	Colorado Springs, CO 80921-3766	
Deborah Sanderson	RE/MAX Country	(970) 625-1616	758 Railroad Ave	Rifle, CO 81650	
Deborah Sanderson	RE/MAX Country	(970) 945-1215	1605 Grand Unit C	Glenwood Springs, CO 81601	
Deborah Sanderson	RE/MAX Country - The Home Town Team	(970) 984-9600	820 Castle Valley Blvd, Suite 107	New Castle, CO 81647	
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Eric Malmberg	RE/MAX Advantage Plus	(952) 226-7704	131 W Jefferson Ave	Hayden, CO 81639-5017	
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Erica Hageman	RE/MAX Momentum	(303) 920-9202	14697 Delaware Street Suite 1200	Westminster, CO 80023	
Erica Hageman	RE/MAX Momentum	(303) 833-7075	451 Oak St Ste 208	Frederick, CO 80530-7015	
Erich Ferchau	RE/MAX Community Brokers	(970) 641-1188	131 N Main	Gunnison, CO 81230	
Erich Ferchau	RE/MAX Community Brokers	(970) 349-1189	311 5th Street	Crested Butte, CO 81224	
Francis Hardman	RE/MAX Advanced Inc	(970) 221-5995	1018 Centre Ave	Fort Collins, CO 80526	
Gary Maggi	RE/MAX Town & Country	(970) 532-5096	340 Mountain Ave	Berthoud, CO 80513	
Gloria Lara	RE/MAX Avenues	(303) 477-1000	7581 E Academy Blvd Ste 217	Denver, CO 80230-7106	
Gregory Trujillo	RE/MAX Cimarron	(970) 626-5400	112 Village Square W	Ridgway, CO 81432	
Janalee Adams	RE/MAX About You	(970) 824-7000	563 Pershing St.	Craig, CO 81625	
Jay Kalinski	RE/MAX Of Boulder, Inc	(303) 449-7000	2425 Canyon Blvd Ste 110	Boulder, CO 80302	
Jay Kalinski	RE/MAX Elevate, Vail Valley	(970) 766-7355	280 Main St Unit C-102	Edwards, CO 81632-8501	
Jay Kalinski	RE/MAX Elevate	(303) 974-5005	724 Main St	Louisville, CO 80027-1830	
Jessica Fisher	RE/MAX Realty East	(719) 346-8281	1275 Rose Ave Ste F	Burlington, CO 80807	

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Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
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Kathryn Travers	RE/MAX Today	(970) 874-1004	1109 Main St	Delta, CO 81416	
Kim DeGrande	RE/MAX Edge	(303) 973-1777	8351 Rampart Range Rd Ste 111	Littleton, CO 80125	
Kim Kreissig	RE/MAX Partners	(970) 879-7653	155 Anglers Drive Ste 200	Steamboat Springs, CO 80487	
Kirk Fisher	RE/MAX Mountain Brokers	(970) 586-5324	1200 Graves Ave	Estes Park, CO 80517	
Lisa Angell	RE/MAX Properties of the Summit	(970) 453-7000	220 S Main Street PO Box 4600	Breckenridge, CO 80424	
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Michael Kennedy	RE/MAX Mountain West	(970) 856-7369	975 S Grand Mesa Dr	Cedaredge, CO 81413	
Michele Owen	RE/MAX Homestead Northeast	(970) 522-0999	328 Main St	Sterling, CO 80751	
Nezar Aweida	RE/MAX Leaders	(303) 834-1144	12600 East Arapahoe Road, Unit B	Centennial, CO 80112	
Peggy Ritter	RE/MAX Royal Gorge	(719) 275-1234	518 Royal Gorge Blvd	Canon City, CO 81212-3749	
Rachel Folger	RE/MAX Elevate, Erie	(720) 375-1255	4035 NE County Line Rd Unit C	Erie, CO 80516-8445	
Rebecca Guthrie	RE/MAX Red	(970) 724-5813	404 Park Ave	Kremmling, CO 80459	
Rebecca Sanderson	RE/MAX Peak to Peak	(970) 726-5700	78491 US Hwy 40 Ste 5 & 6	Winter Park, CO 80482	
Robert Lario	RE/MAX Mountain West	(970) 527-4877	225 Grand Ave PO Box 778	Paonia, CO 81428	
Robert Tibbs	RE/MAX Associates	(719) 583-8383	1310 Hwy 50 W	Pueblo, CO 81008	
Ryan Poppe	RE/MAX Pinnacle	(970) 259-2255	1221 Main Ave.	Durango, CO 81301	
Scott O'Connor	RE/MAX Advantage	(719) 548-8600	5590 North Academy Blvd	Colorado Springs, CO 80918	
Scott O'Connor	RE/MAX Advantage	(719) 548-8600	4272 Promenade Drive, Suite 150	Colorado Springs, CO 80920	
Scott O'Connor	RE/MAX Advantage	(719) 937-2115	623 Main St	Alamosa, CO 81101-2557	
Scott O'Connor	RE/MAX Advantage	(719) 384-5551	118 Colorado Ave.	La Junta, CO 81050	
Tammi Schneider	RE/MAX Accord	(303) 646-9000	384 W Kiowa Ave Hwy 86 PO Box 1282	Elizabeth, CO 80107	
Teresa Vendegnia	RE/MAX Northwest Inc	(303) 457-4800	12000 Pecos St, Ste 200	Westminster, CO 80234	
Toni Charlesworth	RE/MAX 4000 Inc	(970) 241-4000	120 W Park Dr Ste 200	Grand Junction, CO 81505	
Tony Clement	RE/MAX Properties, Inc	(719) 576-5000	1915 Democracy Point	Colorado Springs, CO 80908	
Tony Clement	RE/MAX Properties, Inc	(719) 576-5000	102 S Tejon St Ste 100	Colorado Springs, CO 80903-2232	
Tony Clement	RE/MAX Properties, Inc.	(719) 487-6100	15932 Jkson Crk Pkwy Unit E	Monument, CO 80132-8630	
Zoe Macaulay	RE/MAX Synergy	(720) 242-7578	1789 W Littleton Blvd	Littleton, CO 80120-2019	
Adam Bronko	RE/MAX Rise	(203) 714-6479	175 Church St.	Naugatuck, CT 06770	
Anthony Revoir	RE/MAX One	(860) 444-7362	212 Route 32 Norwich New London Turnpike	Uncasville, CT 06382	
Anthony Revoir	RE/MAX One	(860) 929-9697	1143 New Britain Ave.	West Hartford, CT 06110	
Anthony Revoir	RE/MAX One	(860) 235-1642	50 Academy Hill Road, Unit A	Plainfield, CT 06374	
Anthony Revoir	RE/MAX One	(860) 444-7362	154 State Street	North Haven, CT 06473	
Brendan Meehan	RE/MAX Bell Park Realty	(860) 928-7991	25 Providence Street	Putnam, CT 06260	
Bud Bowes	RE/MAX On the Bay	(860) 739-0888	61 Pennsylvania Ave	Niantic, CT 06357	
Carol Christiansen	RE/MAX Realty Group	(860) 464-0443	1641 Rt 12	Gales Ferry, CT 06335	
Chris Carozza	RE/MAX Right Choice	(203) 614-8711	25 Crescent St., Ste. 101	Stamford, CT 06906	
Craig Milton	RE/MAX Valley Shore	(860) 388-1228	222 Old Boston Post Road	Old Saybrook, CT 06475	
David Candelora	RE/MAX Showcase	(203) 263-1111	947 State St	New Haven, CT 06511-3926	
Donna Sormanti-Saglio	RE/MAX Coast and Country	(860) 536-7600	27 Coogan Blvd Building 1-B	Mystic, CT 06355	
Gregory Frey	RE/MAX Prime Realty	(860) 673-8700	395 W Avon Rd	Avon, CT 06001	
Gregory Scott	RE/MAX Alliance	(203) 488-1641	10 Pine Orchard Road	Branford, CT 06405	
Howard Payson	RE/MAX Town & Country	(203) 240-7233	103 Mill Plain Rd., Ste. 104	Danbury, CT 06811	
Jared Meehan	RE/MAX Bell Park Realty	(860) 774-7600	610 Hartford Pike	Killingly, CT 06241	
Jeff Wright	RE/MAX Right Choice Real Estate	(203) 268-1118	105 Technology Dr	Trumbull, CT 06611	
Jeff Wright	RE/MAX Right Choice Real Estate	(203) 877-0618	670 Boston Post Road	Milford, CT 06460	
Jeff Wright	RE/MAX Right Choice Real Estate	(203) 372-6996	3885 Main St	Bridgeport, CT 06606	
Jeff Wright	RE/MAX Right Choice Real Estate	(203) 744-2400	122 Greenwood Ave	Bethel, CT 06801	
Jeff Wright	RE/MAX Right Choice Real Estate	(203) 426-4004	43 S Main St	Newtown, CT 06470	
Jeff Wright	RE/MAX Right Choice Real Estate	(860) 788-7001	1195 Farmington Ave	Berlin, CT 06037-2301	
Jeff Wright	RE/MAX Right Choice Real Estate	(860) 659-3343	219 Addison Rd Suite 102	Glastonbury, CT 06033	
Jeff Wright	RE/MAX Right Choice Real Estate	(860) 647-1419	736 Deming St	South Windsor, CT 06074-3804	
Marissa Pistritto	RE/MAX One	(860) 875-1818	44 Hyde Ave	Vernon, CT 06066	
Marissa Pistritto	RE/MAX One	(860) 429-3973	1182 Storrs Rd.	Mansfield, CT 06268	
Mike Albert	RE/MAX Rise	(203) 806-1435	1079 S Main St	Cheshire, CT 06410-3414	

Open United States Offices as of December 31, 2024

Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
Scott Lavelle	RE/MAX Experience	(203) 775-2200	328 Federal Road	Brookfield, CT 06804	United States
Sergio Juvenio	RE/MAX Precision Realty	(860) 808-2000	2239 Berlin Turnpike	Newington, CT 06111	
Tim O'Loughlin	RE/MAX Legends	(860) 451-8000	65 Boston Post Road	Waterford, CT 06385	
Tony Salerno	RE/MAX Heritage	(203) 452-7653	458 Monroe Turnpike	Monroe, CT 06468	
Tony Salerno	RE/MAX Heritage	(203) 254-7555	20 Saugatuck Avenue	Westport, CT 06880	
Charlie Bengel, Jr.	RE/MAX Allegiance	(202) 547-5600	220 7th St SE	Washington, DC 20003	
Charlie Bengel, Jr.	RE/MAX Allegiance	(202) 338-8900	1050 30th St NW	Washington, DC 20007-3822	
Ken Crowley	RE/MAX Realty Group	(202) 996-4300	1140 3rd St. NE	Washington, DC 20002	
Mark Butterfield	RE/MAX Realty Services	(202) 350-0400	3201 New Mexico Avenue NW #249	Washington, DC 20015	
Alexander Karavasilis	RE/MAX Advantage Realty	(302) 628-2500	316 E Stein Highway	Seaford, DE 19973	
Alexander Karavasilis	RE/MAX Advantage Realty	(302) 846-0200	34590 Sussex Hwy	Laurel, DE 19956-4568	
Alexander Karavasilis	RE/MAX Advantage Realty - Pam Price and Associates	(410) 740-1200	28412 DuPont Boulevard	Millsboro, DE 19966	
Bruce White	RE/MAX Elite	(302) 234-2500	5307 Limestone Rd Ste 100	Wilmington, DE 19808	
Helena Davidson	RE/MAX 1st Choice	(302) 378-8700	100 S Broad St	Middletown, DE 19709	
Jessica Stiner	RE/MAX Edge	(302) 893-4180	5560 Kirkwood Hwy	Wilmington, DE 19808	
Jim Pettit	RE/MAX Elite	(302) 657-8000	2323 Pennsylvania Ave 1st Floor	Wilmington, DE 19806	
Joe Sabelhaus	RE/MAX Town Center	(302) 251-1125	103 East State Street	Millsboro, DE 19966	
John Ford	RE/MAX Associates	(302) 477-3900	3608 Silverside Rd	Wilmington, DE 19810-5191	
John Ford	RE/MAX Associates	(302) 453-3200	228 Suburban Drive Suburban Plaza	Newark, DE 19711	
John Ford	RE/MAX Associates	(302) 645-0800	418 E Savannah Rd	Lewes, DE 19958-1133	
John Ford	RE/MAX Associates	(302) 234-3800	668 Yorklyn Rd.	Hockessin, DE 19707	
Kim Hook	RE/MAX Coastal	(302) 537-3400	300 Ocean View Pkwy	Bethany Beach, DE 19930	
Lisa Vance	RE/MAX Independence	(302) 322-9698	5700 Kennett Pike,	Wilmington, DE 19807	
Robert Reed	RE/MAX Realty Group	(302) 227-4800	317 Rehoboth Ave	Rehoboth Beach, DE 19971	
Stephanie Lehane	RE/MAX Eagle Realty	(302) 659-1320	5609 DuPont Pkwy Ste 11	Smyrna, DE 19977-9211	
Steve Schmidt	RE/MAX Horizons	(302) 678-4300	625 S DuPont Hwy Ste 103	Dover, DE 19901-4504	
Tom Riccio	RE/MAX Point Realty	(302) 426-2211	713 Greenbank Rd	Wilmington, DE 19808-3167	
Tom Riccio	RE/MAX Point Realty - Central Team	(302) 426-2211	4708 Kirkwood Highway, Suite 1	Wilmington, DE 19808	
Ana Armua	RE/MAX Rex	(561) 220-1520	2240 W Woolbright Rd Ste 343	Boynton Beach, FL 33426-6395	
Andrea Dockery	RE/MAX Experts	(863) 802-5262	439 South Florida Avenue Suite 201	Lakeland, FL 33801	
Andrea Dockery	RE/MAX Experts- The Signature Group	(727) 766-0262	6850 Gulfport Blvd #207	South Pasadena, FL 33707	
Anthony Askowitz	RE/MAX All Keys Real Estate - Keys Connection Group	(305) 304-0084	517 Duval Street Suite 200	Key West, FL 33040-6587	
Anthony Listrom	RE/MAX Affinity	(239) 793-2777	877 91st Ave N Suite 2	Naples, FL 34108	
Anthony Listrom	RE/MAX Affinity - Dream Home Team	(239) 230-2151	55 Everglades Boulevard North, Unit 103	Naples, FL 34120	
Anthony Messina	RE/MAX Realtec Group	(727) 789-5555	4175 Woodlands Pkwy	Palm Harbor, FL 34685	
Anthony Messina	RE/MAX Marketing Specialists	(727) 853-7801	8915 Mitchell Blvd	Trinity, FL 34655-4408	
Anthony Messina	RE/MAX Marketing Specialists	(352) 686-0540	315 Howell Ave	Brooksville, FL 34601-2039	
Anthony Messina	RE/MAX Marketing Specialists	(352) 686-0540	3377 Mariner Blvd	Spring Hill, FL 34609	
Anthony Messina	RE/MAX Realtec Group	(407) 818-1100	301 South Tubb Street Suite G2	Oakland, FL 34760	
Anthony Messina	RE/MAX Marketing Specialists - The Hardy Team	(352) 652-3603	10494 Spring Hill Drive	Spring Hill, FL 34608	
Anthony Messina	RE/MAX Realtec - The Nancy Leslie Team	(352) 686-0540	3211 Tampa Road	Palm Harbor, FL 34684	
April Couturier	RE/MAX Freedom	(352) 559-0911	5625 Seven Mile Dr Suite 104	Wildwood, FL 34785	
Aroosa Rauf	RE/MAX Presidential	(954) 538-9898	701 Promenade Dr #230	Pembroke Pines, FL 33026	
Aroosa Rauf	RE/MAX Presidential - The Aventura Group	(305) 974-4880	19790 West Dixie Highway, Suite 612	Aventura, FL 33180	
Asif Islam	RE/MAX Excellence	(561) 509-5787	420 S State Road 7 Ste 100	Wellington, FL 33414-4304	
Barbara Slaughter	RE/MAX Professionals Realty	(850) 385-6685	1901 Capital Circle NE	Tallahassee, FL 32308	
Barbara Zapotocky	RE/MAX Aerospace Realty	(321) 631-5511	3230 Murrell Rd #100	Rockledge, FL 32955	
Barbara Zapotocky	RE/MAX Aerospace	(321) 631-5511	4250 N Wickham Rd Ste 103	Melbourne, FL 32935	
Barbara Zapotocky	RE/MAX Aerospace Realty	(321) 631-5511	1401 South Washington Street	Titusville, FL 32796	
Barbara Zapotocky	RE/MAX Aerospace Realty	(321) 631-5511	142 North Orlando Avenue	Cocoa Beach, FL 32931	
Barbara Zapotocky	RE/MAX Aerospace Realty	(321) 631-5511	1790 US Highway A1A	Satellite Beach, FL 32937	
Barbara Zapotocky	RE/MAX Aerospace Realty	(321) 631-5511	3450 Bayside Lakes Boulevard Suite #109	Palm Bay, FL 32909	
Benjamin Arce	RE/MAX Direct	(561) 784-3000	9164 Forest Hill Blvd	Wellington, FL 33411	
Benjamin Arce	RE/MAX Direct	(954) 426-5400	5481 Wiles Rd Ste 502	Coconut Creek, FL 33073	
Benjamin Arce	RE/MAX Direct	(561) 880-2600	930 North Congress #220	Boynton Beach, FL 33426	

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Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
Benjamin Arce	RE/MAX Direct	(561) 952-2680	7959 Atlantic Ave. Ste. 202	Delray Beach, FL 33446	United States
Billy Planes	RE/MAX 360 Real Estate - South Team	(305) 602-0360	1348 Old Dixie Highway	Homestead, FL 33030	
Billy Planes	RE/MAX 360 Real Estate	(305) 602-0360	4217 Ponce De Leon Blvd	Coral Gables, FL 33146-1826	
Bob Sherwood	RE/MAX Bayside	(813) 938-1781	237 Apollo Beach Blvd Unit 107 & 108	Apollo Beach, FL 33572	
Brady Thrasher	RE/MAX Preferred	(954) 396-5900	2765 E Oakland Park Blvd	Fort Lauderdale, FL 33306-1604	
Brenda Cole	RE/MAX Nautical Realty	(239) 841-4664	1337 Cape Coral Parkway East	Cape Coral, FL 33904	
Brenda Horst	RE/MAX Unlimited	(904) 280-1115	13000 Sawgrass Village Circle Building 5, Suite 28	Ponte Vedra Beach, FL 32082	
Brenda Horst	RE/MAX Unlimited	(904) 834-7682	158 Marketside Ave Ste 14	Ponte Vedra, FL 32081-0946	
Bryan Guentner	RE/MAX Platinum Realty	(941) 929-9090	1501 Laurel Street Suite 101	Sarasota, FL 34236	
Bryan Guentner	RE/MAX Platinum Realty - The Platinum Team	(941) 929-9090	428 S Tamiami Trl	Osprey, FL 34229-9206	
Bryan Guentner	RE/MAX Platinum Realty	(941) 929-9090	307 W Venice Ave	Venice, FL 34285	
Bryan Guentner	RE/MAX Platinum Realty	(941) 929-9090	8215 Natures Way Unit 109	Lakewood Ranch, FL 34202	
Bryan Guentner	RE/MAX Platinum Realty	(941) 929-9090	19503 S. West Villages Pkwy #A12	Venice, FL 34293	
Bryan Guentner	RE/MAX Platinum Realty	(941) 929-9090	6633 Midnight Pass Road	Sarasota, FL 34242	
Carla Ronco	RE/MAX Gulf Coast Living	(239) 693-1959	12928 Palm Beach Blvd	Ft Myers, FL 33905	
Char Seuffert	RE/MAX Sunshine	(239) 790-1177	4574 Pine Island Road NW	Matlacha, FL 33993	
Char Seuffert	RE/MAX Sunshine	(239) 790-1177	814 SW Pine Island Road	Cape Coral, FL 33991	
Christian Bennett	RE/MAX Champions	(352) 756-4058	957 S. Lois Terrace	Inverness, FL 34452	
Christian Duhaime	RE/MAX Consultants Realty I	(954) 767-4667	1625 SE 17th St Causeway	Fort Lauderdale, FL 33316	
Ciara Ward	RE/MAX Blue Coast	(970) 988-7444	2730 State Road 16 Unit 115	St Augustine, FL 32092	
Ciara Ward	RE/MAX Blue Coast	(904) 501-6011	701 Market St Ste 105B	St Augustine, FL 32095-8803	
Claude Boring	RE/MAX Realty Plus	(863) 385-0077	809 US 27 South	Sebring, FL 33870	
Claude Boring	RE/MAX Realty Plus - The Circle Park Group	(863) 381-1298	308 Circle Dr.	Sebring, FL 33870-3305	
Daisy Lopez-Cid	RE/MAX Town Centre	(407) 996-3200	701 East Washington Street	Orlando, FL 32801	
Daisy Lopez-Cid	RE/MAX Premier Properties	(407) 343-4245	404 Broadway	Kissimmee, FL 34741	
Dane Aho	RE/MAX Gulf Coast Realty	(850) 664-2510	28A Walter Martin Rd NE	Fort Walton Beach, FL 32548-4960	
Darius Cochran	RE/MAX River & Ranch	(239) 936-4222	870 W Hickpochee Ave Ste 800	Labelle, FL 33935-4316	
David Longspaugh	RE/MAX Sunset Realty	(727) 863-2402	7135 State Road 52, Suite 101	Bayonet Point, FL 34667	
David Serle	RE/MAX Services	(561) 912-3500	5820 N Federal Hwy	Boca Raton, FL 33487	
David Vina	RE/MAX City Centre Realty	(305) 914-7653	8660 West Flagler Street Suite 205	Miami, FL 33144	
Deborah Jones	RE/MAX First Coast	(912) 674-7653	2384 Sadler Rd	Fernandina Beach, FL 32034-4555	
Derek Sunderland	RE/MAX Prime Properties	(407) 347-4512	311 South Main Street	Winter Garden, FL 34787	
Ed Smith	RE/MAX Coastal Properties	(850) 837-9900	725 Harbor Blvd	Destin, FL 32541	
Edward Couturier	RE/MAX Freedom	(850) 806-2288	2908 Thomas Dr	Panama City Beach, FL 32408-6233	
Eric Malmberg	RE/MAX Profere	(612) 865-3158	9990 Coconut Rd Ste 319	Estero, FL 34135-8614	
Florin Patrascoiu	RE/MAX Premier Group	(813) 929-7600	2915 Allegra Way	Lutz, FL 33559	
Florin Patrascoiu	RE/MAX Premier Group	(813) 616-1040	6506 N. Florida Ave.	Tampa, FL 33604	
Frances Vantrease	RE/MAX By the Sea - The Legacy Group	(850) 424-3674	2395 West County Road 30A	Santa Rosa Beach, FL 32459	
Frances Vantrease	RE/MAX By the Sea	(850) 424-3674	42 Business Centre Dr Suite 112	Miramar Beach, FL 32550	
Gary Thomas	RE/MAX Professionals	(352) 375-1002	4011 NW 43rd St Ste C	Gainesville, FL 32606-4609	
Gary Thomas	RE/MAX Professionals	(386) 758-8900	4255 SW Cambridge Glen	Lake City, FL 32024-3431	
Gene Boone	RE/MAX Foxfire	(352) 732-3344	615 E Silver Springs Blvd	Ocala, FL 34470-5823	
Gene Boone	RE/MAX Foxfire	(352) 750-5110	126 N. Hwy 441/27	Lady Lake, FL 32159	
Gene Boone	RE/MAX Foxfire	(352) 479-0123	8721 SW Hwy 200	Ocala, FL 34481	
Gene Boone	RE/MAX Foxfire	(352) 307-0304	16570 S US Highway 441	Summerfield, FL 34491-6638	
Geraldine House	RE/MAX Agency One	(850) 682-8309	301 S Ferdon Blvd Suite A	Crestview, FL 32536	
Gregory Pittas	RE/MAX Allstars Realty	(352) 484-0155	119 SE 1st Ave	Ocala, FL 34471	
Inella Odom	RE/MAX Homes & Properties	(321) 205-5912	1525-B Prosperity Farms Road	West Palm Beach, FL 33403	
Jagdeep Dhamrait	RE/MAX Sunstate Realty	(419) 450-7436	3708 Town Center Blvd Suite D	Orlando, FL 32837	
Jason Johnson	RE/MAX Experience	(954) 541-8441	1103 NE 26th St	Wilton Manors, FL 33305-1244	
Jason Scott	RE/MAX Supreme	(904) 503-1072	1606 Walnut St	Jacksonville, FL 32206-4641	
Jason Zinno	RE/MAX Assured	(407) 657-8600	540 E Horatio Ave Suite 100	Maitland, FL 32751	
Jennifer Atkisson-Lovett	RE/MAX of Stuart	(772) 288-1111	729 SW Federal Hwy Ste 100	Stuart, FL 34994-2913	
Jennifer Atkisson-Lovett	RE/MAX of Stuart	(772) 220-1116	3341 SW Martin Downs Blvd	Palm City, FL 34990	
Jennifer Lee	RE/MAX Complete Solutions	(561) 322-3330	7301-A W Palmetto Park Rd #100A	Boca Raton, FL 33433-3403	

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Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
Jessie Nemeh	RE/MAX Downtown	(407) 770-2050	845 N Garland Ave	Orlando, FL 32801	United States
John DeMarco	RE/MAX 5 Star Realty	(954) 361-0000	1901 Harrison St	Hollywood, FL 33020	
John King	RE/MAX Crown Realty	(772) 589-3054	1603 US Hwy 1	Sebastian, FL 32958	
John King	RE/MAX Crown Realty	(772) 999-5470	801 20th Place	Vero Beach, FL 32960	
John King	RE/MAX Crown Realty - The John King Group	(772) 589-3054	945 Sebastian Blvd Suite 6	Sebastian, FL 32958	
John Leto	RE/MAX All Stars	(954) 963-7111	3100 Stirling Rd	Hollywood, FL 33021	
Justin Brown	RE/MAX Elite	(321) 752-5858	445 5th Ave	Indialantic, FL 32903-4240	
Karen Cunningham	RE/MAX Realty One	(352) 795-2441	504 NE Hwy 19	Crystal River, FL 34429	
Kat Miller	RE/MAX Specialists	(904) 260-4550	12646 San Jose Blvd	Jacksonville, FL 32223	
Kat Miller	RE/MAX Specialists	(904) 260-8888	233 6th Ave N	Jacksonville Beach, FL 32250-7117	
Kat Miller	RE/MAX Specialists PV	(904) 270-0747	250 A1A N Ste 500	Ponte Vedra Beach, FL 32082	
Katy Martinelli	RE/MAX 1st Choice	(954) 334-4622	5691 Coral Ridge Dr	Coral Springs, FL 33076-3160	
Kenny Hayslett	RE/MAX Action First	(813) 749-0875	9530 W Linebaugh Ave	Tampa, FL 33626-1803	
Kenny Hayslett	RE/MAX Action First	(727) 223-5961	25 Causeway Boulevard Suite 101	Clearwater Beach, FL 33767	
Kenny Hayslett	RE/MAX Action First	(727) 391-9599	16301 Gulf Blvd	Redington Beach, FL 33708	
Kenny Hayslett	RE/MAX Action First	(813) 749-0875	410 S Lincoln Ave	Clearwater, FL 33756-5826	
Kerry Ramage	RE/MAX Elite	(321) 752-5858	6022 Farcenda Pl Ste 101	Melbourne, FL 32940	
Kerry Ramage	RE/MAX Elite	(321) 752-5858	1155 Malabar Road NE Suite 22	Palm Bay, FL 32907	
Kevin Acker	RE/MAX 200 Realty	(407) 629-6330	1155 Louisiana Avenue	Winter Park, FL 32789	
Kevin Acker	RE/MAX Town & Country Realty	(407) 695-2066	1315 Tuskawilla Rd Ste 101	Winter Springs, FL 32708	
Kevin Acker	RE/MAX Central Realty	(407) 333-4400	300 Primera Blvd Ste 100	Lake Mary, FL 32746-2156	
Kevin Cunningham	RE/MAX Realty One	(352) 240-3288	1101 US Highway 41 North	Inverness, FL 34450	
Kevin Cunningham	RE/MAX Realty One	(352) 240-3288	2421 N Lecanto Hwy	Lecanto, FL 34461	
Laura Christiano	RE/MAX Trend	(239) 541-1661	2366 Surfside Blvd Unit 107	Cape Coral, FL 33991	
Laura Christiano	RE/MAX Trend	(239) 541-1661	1715 Cape Coral Pkwy W Ste 14	Cape Coral, FL 33914-6914	
Lee Acker	RE/MAX Exclusive Collection	(407) 447-2829	2630 Edgewater Dr	Orlando, FL 32804	
Linda Boring	RE/MAX Realty Plus- Highlands Home Team	(863) 385-0077	201 N Main St	Lake Placid, FL 33852	
Linda Boring	RE/MAX Realty Plus - Barrett Team	(863) 385-0077	4700 US 27 South	Sebring, FL 33870	
Linda Brown	RE/MAX Metro	(727) 896-1800	150 2nd Avenue North Suite 100	St Petersburg, FL 33701	
Lindsay Sanger Norton	RE/MAX Solutions	(321) 766-5674	375 S Courtenay Pkwy Unit 8	Merritt Island, FL 32952	
Lindsay Sanger Norton	RE/MAX Solutions	(321) 766-5674	6525 Third Street Suite 109	Rockledge, FL 32955	
Lindsey Fowkes	RE/MAX Collective	(813) 438-7841	11200 Seminole Blvd Suite 202 & Suite 204	Largo, FL 33778	
Lindsey Fowkes	RE/MAX Collective	(813) 438-7841	14310 N Dale Mabry Hwy Ste 100	Tampa, FL 33618-2059	
Luke Andreae	RE/MAX Harbor Realty	(941) 639-8500	2815 Tamiami Trail	Punta Gorda, FL 33950	
Madelyn Clayton	RE/MAX Alternative Realty Inc	(321) 777-4111	1900 S Harbor City Blvd Ste 100	Melbourne, FL 32901-4725	
Margerita Ndoja	RE/MAX First	(954) 900-2120	111 Southeast 8th Ave	Fort Lauderdale, FL 33301	
Margerita Ndoja	RE/MAX First	(954) 368-8700	2803 E Commercial Blvd	Fort Lauderdale, FL 33308	
Margerita Ndoja	RE/MAX First	(954) 368-8688	1851 North East 24th Street	Lighthouse Point, FL 33064	
Matilde Aguirre	RE/MAX United Realty	(305) 575-2727	1607 Ponce de Leon Blvd Ste 204	Coral Gables, FL 33134	
Matthew Schall	RE/MAX Horizons Realty	(850) 476-6000	1335 Creighton Rd	Pensacola, FL 32504	
Matthew Schall	RE/MAX America's Top Realty	(850) 934-4449	2779 Gulf Breeze Parkway	Gulf Breeze, FL 32563	
Melanie De Armas	RE/MAX Advance Realty II	(305) 251-2127	11010 SW 88th st Ste 200	Miami, FL 33176	
Melanie De Armas	RE/MAX Advance Realty	(305) 444-7111	5796 Sunset Drive 2nd Floor	Miami, FL 33143	
Melanie De Armas	RE/MAX All Keys Real Estate	(305) 451-0060	98880 Overseas Highway	Key Largo, FL 33037	
Melanie De Armas	RE/MAX Advance Realty II- Lana Caron On the Beach Team	(305) 251-2127	201 North Ocean Drive	Hollywood, FL 33019	
Melanie De Armas	RE/MAX Advance Realty II- Integrity Group	(305) 251-2127	12535 Orange Drive, Suite 615	Davie, FL 33330	
Melanie De Armas	RE/MAX Advance Realty - Unique Group	(305) 822-7444	6167 Miami Lakes Drive East	Miami Lakes, FL 33014	
Michael Frye	RE/MAX Realty Group	(239) 489-0444	7910 Summerlin Lakes Dr	Fort Myers, FL 33907	
Mike Williamson	RE/MAX Connects	(904) 342-2450	1515 County Road 210 W Ste 101	Saint Johns, FL 32259-2155	
Millie Nieves Brockmeyer	RE/MAX Innovation	(407) 281-1053	3742 Avalon Park East Blvd	Orlando, FL 32828-4805	
Minerva Strum	RE/MAX Concierge Realty	(954) 880-3511	16650 Saddle Club Road	Weston, FL 33326	
Nancy Deichman	RE/MAX Premier Realty	(352) 735-4060	18097 Highway 441 Suite A	Mount Dora, FL 32757	
Nancy Deichman	RE/MAX Premier Realty	(352) 461-0800	9668 North U.S. Highway 301 Unit 1200/1300	Wildwood, FL 34785	
Nancy Hadam	RE/MAX Realty Unlimited	(813) 684-0016	2020 W Brandon Blvd Ste 145	Brandon, FL 33511	
Nancy Hadam	RE/MAX Realty Unlimited	(813) 651-1900	16319 Fishhawk Blvd	Lithia, FL 33547	

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Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
Nancy Hadam	RE/MAX Realty Unlimited	(727) 280-9996	2012 4th Street N	Saint Petersburg, FL 33704	United States
Nancy Hadam	RE/MAX Realty Unlimited	(813) 461-7061	4890 W Kennedy Blvd #100	Tampa, FL 33609	
Nathan Berlin	RE/MAX Masterpiece Realty	(772) 340-2700	1775 SW Gatlin Blvd	Port St Lucie, FL 34953	
Nathan Berlin	RE/MAX Masterpiece Realty	(772) 237-8400	3350 NW Royal Oak Dr	Jensen Beach, FL 34957-3401	
Pamela Capela	RE/MAX Select Professionals	(386) 283-5936	5070 N Oceanshore Blvd	Palm Coast, FL 32137-3303	
Pamela Capela	RE/MAX Select Professionals	(386) 283-5936	460 Palm Coast Parkway SW #1	Palm Coast, FL 32137	
Pamela McKinney	RE/MAX Gold	(772) 370-8631	140 Northwest California Boulevard	Port St Lucie, FL 34986	
Patrick Stracuzzi	RE/MAX Community	(772) 283-9991	2895 SE Ocean Blvd	Stuart, FL 34996	
Paula McGuire	RE/MAX Infinity	(850) 995-0030	3782 Highway 90	Pace, FL 32571	
Peter Crowley	RE/MAX Alliance Group	(352) 596-9999	4320 Lake In The Woods Drive	Spring Hill, FL 34607	
Peter Crowley	RE/MAX Alliance Group	(941) 954-5454	2000 Webber St	Sarasota, FL 34239	
Peter Crowley	RE/MAX Alliance Group	(941) 349-5200	5221 Ocean Blvd Unit 1	Sarasota, FL 34242-3316	
Peter Crowley	RE/MAX Alliance Group	(941) 486-8686	1314B E Venice Ave	Venice, FL 34285	
Peter Crowley	RE/MAX Alliance Group	(941) 758-7777	3007 Manatee Ave W	Bradenton, FL 34205	
Peter Crowley	RE/MAX Alliance Group	(941) 778-7777	317 C Pine Avenue	Anna Maria, FL 34216	
Peter Crowley	RE/MAX Alliance Group	(941) 360-7777	8037 Cooper Creek Blvd Unit 101	University Park, FL 34201	
Peter Crowley	RE/MAX Alliance Group	(941) 473-8484	2230 S McCall Rd Ste A	Englewood, FL 34224	
Peter Crowley	RE/MAX Alliance Group	(727) 845-4321	10710 State Road 54 #C101	Trinity, FL 34655	
Peter Crowley	RE/MAX Alliance Group	(813) 259-0000	1001 S MacDill Ave	Tampa, FL 33629	
Peter Crowley	RE/MAX Alliance Group	(813) 602-1000	23612 State Road 54	Lutz, FL 33559	
Peter Crowley	RE/MAX Alliance Group	(813) 259-0000	10012 Water Works Ln	Riverview, FL 33578-5301	
Peter Martinsen	RE/MAX Ocean Properties	(561) 839-1770	14050 US Hwy 1	Juno Beach, FL 33408	
Peter Martinsen	RE/MAX Properties	(561) 222-2800	711 W Indiantown Rd Ste C	Jupiter, FL 33458	
Peter Rivera	RE/MAX Palm Realty	(941) 743-5525	1808 Tamiami Trail D2 D3	Port Charlotte, FL 33948	
Peter Rivera	RE/MAX Palm Realty	(941) 889-7654	24001 Peachland Boulevard Unit 3	Port Charlotte, FL 33954	
Peter Rivera	RE/MAX Palm Realty	(941) 451-2025	2095 S Tamiami Trail	Venice, FL 34293	
Peter Rivera	RE/MAX Palm Realty - The Kathi O Group	(941) 208-5246	170 W. Dearborn St. Unit B,	Englewood, FL 34223	
Renan Araujo	RE/MAX Industrial Assets	(305) 781-8408	4 Harvard Cir Ste 800	West Palm Beach, FL 33409-1978	
Richard Brown	RE/MAX Metro	(727) 867-3100	116 Pinellas Bayway S	Tierra Verde, FL 33715	
Richard Brown	RE/MAX Metro	(727) 397-1800	150 2nd Avenue North Suite 100	St Petersburg, FL 33701	
Richard Brown	RE/MAX Metro	(727) 897-5305	6000 Gulfport Blvd	Gulfport, FL 33707	
Richard Khemraj	RE/MAX Interaction Realty	(954) 746-4500	7801 W Commercial Blvd	Tamarac, FL 33351	
Richard McKinney	RE/MAX Gold	(772) 370-8631	10850 South US HWY 1	Port St Lucie, FL 34952	
Richard McKinney	RE/MAX Gold	(772) 370-8631	511 North Indian River Drive, Suite A,	Fort Pierce, FL 34950	
Robert Deichman	RE/MAX Premier Realty	(352) 732-3222	1910 SW 18th Ct Building 100	Ocala, FL 34471	
Robert Deichman	RE/MAX Premier Realty	(352) 753-2029	13940 US Hwy 441 Bldg 800, Ste 802	The Villages, FL 32159	
Robert Deichman	RE/MAX Premier Realty	(352) 460-4396	3990 East SR 44 Unit 401	Wildwood, FL 34785	
Robert Deichman	RE/MAX Premier Realty	(352) 433-4449	8960 Southwest SR 200 Unit 4	Ocala, FL 34481	
Robert Roche	RE/MAX Realty Unlimited	(813) 815-4986	12965 US-301	Riverview, FL 33578	
Rocky Farhat	RE/MAX Affinity Plus	(239) 276-7982	15205 Collier Blvd Ste 205	Naples, FL 34119-6785	
Rocky Farhat	RE/MAX Anchor Realty	(941) 697-5606	8379 Gasparilla Road	Port Charlotte, FL 33981	
Rocky Farhat	RE/MAX Anchor Realty	(941) 639-1376	3941 Tamiami Trail Suite 3121	Punta Gorda, FL 33950	
Rocky Farhat	RE/MAX Anchor Realty	(941) 429-3506	14850 Tamiami Trl	North Port, FL 34287	
Rocky Farhat	RE/MAX Anchor Realty	(941) 205-2004	150 Laishley Ct Ste 114	Punta Gorda, FL 33950	
Rocky Farhat	RE/MAX Affinity Plus	(239) 260-3500	599 S Collier Blvd Ste 306	Marco Island, FL 34145	
Rocky Farhat	RE/MAX Affinity Plus	(239) 970-5337	606 Bald Eagle Drive #601	Marco Island, FL 34145	
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Rose Faroni	RE/MAX Prestige Realty	(561) 932-0444	1402 Royal Palm Beach Blvd #300	Royal Palm Beach, FL 33411	
Rose Faroni	RE/MAX Prestige Realty	(561) 798-8080	12789 Forest Hill Blvd	Wellington, FL 33414	
Rose Faroni	RE/MAX Prestige Realty	(561) 501-1000	631 Lucerne Ave	Lake Worth, FL 33460-3820	
Rose Faroni	RE/MAX Prestige Realty	(561) 557-7414	9859 Lake Worth Rd Ste 24	Lake Worth, FL 33467-2369	
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Open United States Offices as of December 31, 2024

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Shane Torres	RE/MAX Preferred	(727) 367-3636	5801 Gulf Blvd	St Pete Beach, FL 33706	
Shanna Price	RE/MAX Hallmark Realty	(239) 354-7699	821 5th Ave S Ste 105	Naples, FL 34102-6617	
Shay Dassa	RE/MAX Beaches	(850) 267-0720	2050 West Highway 30A Suite 112	Santa Rosa Beach, FL 32459	
Sigrid Amil	RE/MAX Select Group	(407) 352-5800	7232 W Sand Lake Rd Ste 103	Orlando, FL 32819	
Sigrid Amil	RE/MAX Select Group	(561) 447-7800	6905 SW 18th St	Boca Raton, FL 33433	
Sigrid Amil	RE/MAX Select Group	(954) 874-2500	15723 Pines Blvd	Pembroke Pines, FL 33027-1206	
Sigrid Amil	RE/MAX Select Group	(561) 335-1454	7410 Boynton Beach Blvd Ste A-1	Boynton Beach, FL 33437	
Sigrid Amil	RE/MAX Select Group	(561) 394-7800	601 S Federal Hwy Suite 100	Boca Raton, FL 33432	
Sigrid Amil	RE/MAX Select Group	(561) 279-7800	900 E Atlantic Ave Ste 10, Waterway East	Delray Beach, FL 33483	
Sigrid Amil	RE/MAX Select Group	(321) 939-3004	660 Celebration Ave	Celebration, FL 34747	
Sigrid Amil	RE/MAX Select Group	(561) 627-9330	5080 PGA Boulevard #101	Palm Beach Gardens, FL 33418	
Sigrid Amil	RE/MAX Select Group	(954) 368-8000	10175 W Sunrise Blvd	Plantation, FL 33322	
Sigrid Amil	RE/MAX Select Group	(772) 234-1111	3975 20th St	Vero Beach, FL 32960	
Sigrid Amil	RE/MAX Select Group	(954) 905-2772	7637 N State Road 7	Parkland, FL 33073-3524	
Sigrid Amil	RE/MAX Select Group	(561) 774-2790	15065 South State Road 7, Bay 600	Delray Beach, FL 33446	
Sigrid Amil	RE/MAX Select Group	(954) 869-5002	2301 East Atlantic Boulevard	Pompano Beach, FL 33062	
Stephen Shannon	RE/MAX Gulf Properties	(850) 492-1808	13700 Perdido Key Dr Ste 109	Pensacola, FL 32507	
Steve Misciagno	RE/MAX Titanium	(352) 241-6363	375 East Highway 50	Clermont, FL 34711	
Steven Silcock	RE/MAX Heritage	(863) 424-2309	9110 US Highway 192	Clermont, FL 34714	
Steven Silcock	RE/MAX Heritage Professionals	(863) 256-2188	264 W. Central Avenue	Winter Haven, FL 33881	
Tammy Pahal-Morgan	RE/MAX Total Properties	(850) 936-7771	1805 Alhambra St	Navarre, FL 32566	
Teri Reinersman	RE/MAX Genesis	(239) 628-3280	5072 Annunciation Blvd. Suite 308	Ave Maria, FL 34142	
Terry Wayland	RE/MAX Destination Realty	(239) 432-9030	3414 Forum Blvd Ste 3	Fort Myers, FL 33905-5595	
Tony Johncola	RE/MAX Elite Realty	(727) 785-7653	34650 US Hwy 19 N Suite 307-309	Palm Harbor, FL 34684	
Tony Johncola	RE/MAX Elite Realty	(727) 771-1072	509 Main Street	Dunedin, FL 34698-5717	
Walter Borgen	RE/MAX Signature	(386) 673-7001	1134 W Granada Blvd	Ormond Beach, FL 32174	
Walter Borgen	RE/MAX Signature	(386) 236-0769	2136 South Atlantic Avenue Suite C	Daytona Beach Shores, FL 32118	
Walter Borgen	RE/MAX Signature	(386) 236-0734	5889 S Williamson Blvd Ste 1418	Port Orange, FL 32128-7499	
Walter Borgen	RE/MAX Signature - The Ford Group	(386) 334-4809	224 Flagler Avenue	New Smyrna Beach, FL 32168	
Yoselyn Hollow	RE/MAX Realty Team	(239) 242-2000	2326 Del Prado Blvd	Cape Coral, FL 33990	
Yoselyn Hollow	RE/MAX Realty Team - The Knox Partner Group	(239) 699-3529	2023 Altamont Ave	Fort Myers, FL 33901	
Yvonne Summerfield	RE/MAX Sand & Sun	(850) 842-2979	3999 Commons Dr W Ste K	Destin, FL 32541-8446	
Alan Gailey	RE/MAX Concierge	(770) 755-6644	20 Thomas Grace Annex Ln Ste E	Sharpsburg, GA 30277-3569	
Arthur Lane	RE/MAX Complete	(706) 213-8779	16 N Oliver St	Elberton, GA 30635	
Bertha Webb	RE/MAX All American	(912) 432-7300	1060 Elma G Miles Parkway	Hinesville, GA 31313	
Bubba Hunt	RE/MAX Eagle Creek Realty	(912) 681-7653	1535 Northside Dr E	Statesboro, GA 30458-1025	
Bubba Hunt	RE/MAX Eagle Creek Realty	(706) 444-0075	6831 Carrs Station Road	Sparta, GA 31087	
Bubba Hunt	RE/MAX Eagle Creek	(478) 223-6994	2999 North Columbia Street	Milledgeville, GA 31061	
Cindy Osborne	RE/MAX Preferred Realty	(912) 489-4529	208 S Main St	Statesboro, GA 30458	
Curtis Edwards	RE/MAX Realty Team	(478) 353-1234	707 Bellevue Ave	Dublin, GA 31021-4845	
Curtis Edwards	RE/MAX Realty Team - The Curtis Edwards Team	(478) 353-1234	504 Osigian Boulevard Suite 102	Warner Robins, GA 31088	
Dawn Douglas	RE/MAX Results	(706) 845-7000	833 New Franklin Road	Lagrange, GA 30240	
Deborah Jones	RE/MAX First Coast	(912) 576-9339	202 South Lee Street	Kingsland, GA 31548	
Donna Armstrong	RE/MAX Metro Atlanta	(404) 321-3123	2749 Lavista Rd	Decatur, GA 30033-1701	
Donna Armstrong	RE/MAX Metro Atlanta Cityside	(404) 371-4419	600 Virginia Ave NE	Atlanta, GA 30306	
Donna Walters	RE/MAX Cutting Edge Realty	(478) 471-7099	4907 Forsyth Road	Macon, GA 31210	
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Eddie Warren	RE/MAX Accent	(912) 756-5888	445 Pooler Parkway	Pooler, GA 31322	
Eddie Warren	RE/MAX Accent - Teresa Cowart Team	(912) 525-0900	7001 Chatham Dr Ste 2400	Savannah, GA 31405-7484	
Gina Wright	RE/MAX Towne Square	(770) 771-6767	6342 Grand Hickory Dr Ste 200	Braselton, GA 30517	
Haley Smith	RE/MAX Signature	(706) 207-0083	65 State Street	Commerce, GA 30529	
Jackie Campbell	RE/MAX Connections	(770) 573-9600	931 Lower Fayetteville Rd Suite B	Newnan, GA 30263	
James Potts	RE/MAX Southern	(770) 227-5555	232 S 10th St	Griffin, GA 30224-2804	
Joanna Jackson	RE/MAX Real Estate Center	(706) 842-2200	115 East LaFayette Square	Lafayette, GA 30728	

Open United States Offices as of December 31, 2024

Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
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Jody Lanier	RE/MAX Savannah	(912) 920-7750	315 W Hwy 80	Pooler, GA 31322	
Kent Miller	RE/MAX Advantage	(770) 471-3625	123 Smith St	Jonesboro, GA 30236	
Kirby Malone	RE/MAX Cobblestone	(912) 490-7629	621 Tebeau St	Waycross, GA 31501-4727	
Kristen Jones	RE/MAX Around Atlanta Realty	(404) 252-7500	240 Sandy Springs Place	Atlanta, GA 30328	
Kristen Jones	RE/MAX Around Atlanta Realty	(770) 419-1986	5205 Stilesboro Rd NW Ste 110	Kennesaw, GA 30152	
Kristen Jones	RE/MAX Around Atlanta Realty	(404) 592-5750	17B Lenox Pointe	Atlanta, GA 30324	
Kristen Jones	RE/MAX Around Atlanta Realty	(770) 350-7373	3600 Mansell Road Mansell Three, Suite 175	Alpharetta, GA 30022	
Larissa Benson	RE/MAX Legends	(770) 963-5181	2675 Mall of Georgia Blvd Building 200	Buford, GA 30519	
Larissa Benson	RE/MAX Legends	(770) 979-1700	1449 Scenic Hwy	Snellville, GA 30078	
Larissa Benson	RE/MAX Legends	(770) 963-5181	135 East Pike Street	Lawrenceville, GA 30045	
Larissa Benson	RE/MAX Legends	(770) 601-9080	22 South Public Square	Jefferson, GA 30549	
Larissa Benson	RE/MAX Legends- Amy Wade Homes Team	(770) 963-5181	35 North Broad Street	Winder, GA 30680	
Larissa Benson	RE/MAX Legends - The Gwin Team	(770) 963-5181	1 W Main St	Buford, GA 30518-3035	
LeAnne Long	RE/MAX Around Atlanta East	(770) 922-4222	6174 Highway 278	Covington, GA 30014	
Leigh Windham	RE/MAX of Albany	(229) 434-1600	1819 Dawson Rd	Albany, GA 31707-3303	
Lynn Brogdon	RE/MAX Living	(770) 725-0533	1120 Mars Hill Road Suite 12	Watkinsville, GA 30677	
Melody Broome	RE/MAX Real Estate Center	(423) 664-6644	72 Stuart Road	Fort Oglethorpe, GA 30742	
Michael Doran	RE/MAX Select Realty	(706) 277-3434	321 N Glenwood Ave	Dalton, GA 30721	
Molly McGrory	RE/MAX Town & Country	(770) 928-4966	12315 Crabapple Rd. Suite 136	Alpharetta, GA 30004	
Molly McGrory	RE/MAX Town & Country	(706) 960-2304	29 E Savannah St	Clayton, GA 30525	
Molly McGrory	RE/MAX Town & Country	(229) 299-0557	3470 North Valdosta Rd	Valdosta, GA 31602	
Molly McGrory	RE/MAX Town & Country	(770) 345-8211	3760 Sixes Rd Ste 108	Canton, GA 30114	
Molly McGrory	RE/MAX Town & Country	(706) 515-7653	96 Craig St Ste 111	Ellijay, GA 30540	
Molly McGrory	RE/MAX Town & Country	(706) 632-4422	322 West Main Street	Blue Ridge, GA 30513	
Molly McGrory	RE/MAX Town & Country	(706) 745-8097	253 E Highway 515 Suite B	Blairsville, GA 30512	
Molly McGrory	RE/MAX Town & Country	(706) 632-7653	661 Appalachian Highway	Blue Ridge, GA 30513	
Molly McGrory	RE/MAX Town & Country	(706) 946-6867	257 East Main Street	Blue Ridge, GA 30513-8500	
Molly McGrory	RE/MAX Town & Country Ellijay	(706) 515-7653	27 S Main St	Ellijay, GA 30540-3211	
Molly McGrory	RE/MAX Town & Country	(706) 896-8097	3056 US-76 West	Hiawassee, GA 30546	
Molly McGrory	RE/MAX Town & Country â€œ Lucretia Collins Team	(706) 745-5698	166A Young Harris Street	Blairsville, GA 30512	
Molly McGrory	RE/MAX Town & Country	(828) 835-2334	29 South Main Street	Jasper, GA 30143	
Molly McGrory	RE/MAX Town & Country - The Richard Kelley Group	(770) 596-6599	1352 Main Street Suite 8	Young Harris, GA 30582	
Natalie Poteete	RE/MAX Reinvented	(706) 993-1133	130 North Belair Road	Evans, GA 30809	
Philip Jones	RE/MAX True Advantage	(706) 922-9292	677 Kemper Dr	Evans, GA 30809-4004	
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Sandra Shurling	RE/MAX Vision	(706) 454-7777	1070 Salem Walk Dr Ste 3	Greensboro, GA 30642	
Sandra Shurling	RE/MAX Vision	(706) 454-7777	250 West Broad Street	Athens, GA 30601	
Shelley Phillips	RE/MAX Classic	(706) 460-5600	12552 Augusta Rd	Lavonia, GA 30553-1024	
Steven George	RE/MAX Integrity	(770) 428-7900	125 Town Park Dr Ste 300	Kennesaw, GA 30144	
Tamra Wade	RE/MAX Tru	(770) 502-6232	554 W Main St Suite 300	Buford, GA 30518	
Tamra Wade	RE/MAX Tru South	(770) 502-6230	15 Perry St	Newnan, GA 30263-1918	
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Tina Helms	RE/MAX Center	(770) 932-1234	3910 Hwy 81 SW	Loganville, GA 30052	
Tina Helms	RE/MAX Center	(770) 932-1234	6465 East Johns Crossing, 110	Johns Creek, GA 30097	
Tina Helms	RE/MAX Center	(770) 932-1234	1140 Old Peachtree Rd Ste D	Duluth, GA 30097	
Tina Helms	RE/MAX Center	(770) 932-1234	3030 McEver Rd	Gainesville, GA 30504	
Tina Helms	RE/MAX Center	(770) 932-1234	1225A Tuscany Dr	Braselton, GA 30517-3486	
Tina Helms	RE/MAX Center- The Reed Team	(678) 409-2413	327 S Hill St	Buford, GA 30518-3115	
Tina Helms	RE/MAX Center	(678) 804-2600	2538 Cedarcrest Road Suite 115	Acworth, GA 30101	
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William Thomas	RE/MAX Gold	(833) 465-3866	2818 East Point Street, Suite 1A	Atlanta, GA 30344	

Open United States Offices as of December 31, 2024

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Chris Fidelibus	RE/MAX Kauai Living Brokered By RE/MAX Honolulu	(808) 742-1777	2-2526 Kaunualii Hwy	Kalaheo, HI 96741	
Chris Fidelibus	RE/MAX Kauai Living - Poipu Brokered By RE/MAX Honolulu	(808) 742-6428	2253 Poipu Road	Koloa, HI 96756	
Chris Fidelibus	RE/MAX Honolulu	(808) 687-8900	2250 Kalakaua Ave. Suite 330	Honolulu, HI 96815	
Cyrla Pycha	RE/MAX Kauai	(808) 826-9675	Princeville Center PO Box 223609	Princeville, HI 96722	
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Kevin McCabe	RE/MAX Brokers	(808) 326-1556	75-5995 Kuakini Hwy Ste 111	Kailua-Kona, HI 96740	
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Barbara Workman	RE/MAX Real Estate Partners	(712) 580-4567	320 Grand Ave	Spencer, IA 51301	
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Bill Jennings	RE/MAX Real Estate Center	(515) 232-4663	610 Broad St	Story City, IA 50248-1226	
Bill Jennings	RE/MAX Real Estate Center	(515) 729-2879	4820 100th Street #101	Urbandale, IA 50322	
Brandon Johnson	RE/MAX Cornerstone	(515) 554-5718	245 South 5th Street	Carlisle, IA 50047	
Carl McKnight	RE/MAX Generations	(515) 433-2004	814 8th St Suite 204	Boone, IA 50036	
Curtis Martin	RE/MAX Independence Realty	(319) 334-5703	609 1st Street W	Independence, IA 50644	
Danielle Delzell-Cary	RE/MAX Real Estate Specialists Inc	(319) 752-8888	123 Broadway St	West Burlington, IA 52655	
Gregory Millikin	RE/MAX At the Depot	(641) 653-2258	101 E 6TH St PO Box 80	Hedrick, IA 52563	
Janeen Laaser-Webb	RE/MAX Real Estate Center	(515) 232-4663	123 Main St	Gilbert, IA 50105	
Janelle Lenz	RE/MAX Professionals Realty	(712) 792-1700	414 E. 6th Street	Carroll, IA 51401	
Jason Carter	RE/MAX Pride	(641) 676-3456	103 High Ave East	Oskaloosa, IA 52577	
Jason Carter	RE/MAX Pride	(641) 676-3456	304 W Fourth	Ottumwa, IA 52501	
Jason Carter	RE/MAX Pride	(641) 683-3777	2437 Northgate St	Ottumwa, IA 52501-1117	
Jason Carter	RE/MAX Pride	(641) 676-3456	410 Main St	Slater, IA 50244-7782	
Jeff Carlson	RE/MAX Experience	(712) 224-4100	712 4th Street	Sioux City, IA 51101	
Kathy Kidd	RE/MAX Results	(515) 348-1876	2665 SE Oak Tree Court, Suite 103	Ankeny, IA 50021	
Kathy Lake	RE/MAX People	(563) 381-2400	129 W Mayne St	Blue Grass, IA 52726	
Laura Soride	RE/MAX Affiliates	(319) 333-1213	845 Quarry Road Suite 120	Coralville, IA 52241	
Laura Soride	RE/MAX Affiliates	(319) 333-1213	116 E. Washington St.	Washington, IA 52353	
Lindsey McKinney	RE/MAX of Fort Dodge	(515) 955-3828	1517 1st Ave S	Fort Dodge, IA 50501	
Lynn Christensen	RE/MAX Real Estate Group	(712) 527-1234	418 Main St	Malvern, IA 51551-8010	
Marc Olson	RE/MAX Concepts	(877) 407-2676	1124 6th Street	Nevada, IA 50201	
Matthew Karjalahti	RE/MAX Partners Realty	(641) 236-6683	932 Main Street	Grinnell, IA 50112	
Matthew Karjalahti	RE/MAX Partners Realty	(641) 591-0200	9 East Southridge Suite C	Marshalltown, IA 50158	
Matthew Karjalahti	RE/MAX Partners Realty	(641) 522-7381	1735 Kent Church Road	Brooklyn, IA 52211	
Nikki Uebel	RE/MAX Legacy	(515) 370-5993	100 N. Wilson Ave.	Jefferson, IA 50129	
Rhonda McLeland	RE/MAX Heartland Realtors	(641) 424-9413	1511 South Monroe	Mason City, IA 50401	
Richard Ryan	RE/MAX Best Commercial	(563) 459-4434	2395 Tech Drive #5	Bettendorf, IA 52722	
Scott Wendl	RE/MAX Precision	(515) 223-9492	8705 Chambery Blvd	Johnston, IA 50131-8821	
Shane Torres	RE/MAX Concepts	(563) 332-9900	4555 Utica Ridge Road	Bettendorf, IA 52722	
Shane Torres	RE/MAX Concepts	(515) 276-2872	6600 University Ave	Des Moines, IA 50324	
Shane Torres	RE/MAX Concepts	(877) 407-2676	120 N 2nd Ave West	Newton, IA 50208	
Shane Torres	RE/MAX Concepts	(877) 407-2676	3880 Prairie Fire NW	Altoona, IA 50009	
Shane Torres	RE/MAX Concepts	(319) 232-7100	302 Commerical Street Ste A	Waterloo, IA 50701	
Shane Torres	RE/MAX Concepts	(319) 266-7100	4800 University Ave	Cedar Falls, IA 50613	
Shane Torres	RE/MAX Lakes Realty	(712) 336-4967	272 Hwy 71 N	Arnolds Park, IA 51331	
Shane Torres	RE/MAX Concepts	(563) 332-9900	2940 Grand Prairie Pkwy	Waukee, IA 50263	
Shane Torres	RE/MAX Concepts	(515) 276-2872	7101 Vista Drive	West Des Moines, IA 50266	
Shane Torres	RE/MAX Concepts	(512) 276-2872	1201 SW State St. Suite 109	Ankeny, IA 50023	
Shane Torres	RE/MAX Concepts	(515) 276-2872	2203 Grand Ave	Des Moines, IA 50312-5305	
Shane Torres	RE/MAX Concepts	(319) 266-7100	604 Liberty Street #135	Pella, IA 50219	
Shane Torres	RE/MAX Concepts	(319) 395-0101	120 W 5th St	Tipton, IA 52772	
Shane Torres	RE/MAX Concepts	(515) 276-2872	506 East 1st Street	Huxley, IA 50124	
Shane Torres	RE/MAX Concepts	(515) 276-2872	6205 Merle Hay Road Suite 120	Johnston, IA 50131	

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Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
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Shane Torres	RE/MAX Concepts	(877) 407-2676	2704 Stange Road	Ames, IA 50010	
Shane Torres	RE/MAX Concepts	(515) 276-2872	661 NE Venture Drive	Waukee, IA 50263-8697	
Shane Torres	RE/MAX Concepts	(515) 276-2872	1360 SW Park Square Dr Ste 106	Ankeny, IA 50023-2612	
Shane Torres	RE/MAX Concepts	(515) 276-2872	200 W Davenport St	Eldridge, IA 52748	
Shane Torres	RE/MAX Concepts	(319) 352-4146	1101 W Bremer Ave	Waverly, IA 50677-2934	
Sheena Cochran-Foster	RE/MAX Hilltop	(515) 967-5424	102 1st St SE	Bondurant, IA 50035	
Stacey Carpenter	RE/MAX Revolution	(515) 265-7200	932 N Shadyview Blvd	Pleasant Hill, IA 50327	
Stacey Carpenter	RE/MAX Revolution	(515) 633-8852	140 Jordan Creek Parkway Suite 160	West Des Moines, IA 50266	
Stacey Carpenter	RE/MAX Revolution	(515) 265-7200	8510 New York Avenue	Urbandale, IA 50322	
Steve Armstrong	RE/MAX Professionals	(563) 263-5971	702 Park Ave	Muscatine, IA 52761	
Steven Peterson	RE/MAX Concepts	(319) 395-0101	5235 Buffalo Ridge Dr. NE Suite 116	Cedar Rapids, IA 52411	
Sue Dietz	RE/MAX Advantage Realty	(563) 588-3078	4029 Pennsylvania Ave Ste 1	Dubuque, IA 52002	
Travis Moulton	RE/MAX Precision	(515) 223-9492	3602 NE Otterview Circle	Ankeny, IA 50021	
Travis Moulton	RE/MAX Precision	(515) 223-9492	608 8th St SW	Altoona, IA 50009-2301	
Travis Moulton	RE/MAX Precision	(515) 223-9492	1424 Sunset Drive	Norwalk, IA 50211	
Travis Moulton	RE/MAX Precision	(515) 223-9492	2202 Woodlands Parkway	Des Moines, IA 50325	
Travis Moulton	RE/MAX Precision	(515) 223-9492	210 SE Main Street	Grimes, IA 50111	
Travis Moulton	RE/MAX Precision	(515) 223-9492	900 1st Avenue	Perry, IA 50220	
Travis Moulton	RE/MAX Precision	(515) 223-9492	101 E Jefferson St	Winterset, IA 50273-1534	
Travis Moulton	RE/MAX Precision	(515) 223-9492	9500 University Ave Ste 2112	West Des Moines, IA 50266-1870	
Travis Moulton	RE/MAX Precision	(515) 223-9492	5465 Mills Civic Pkwy #200	West Des Moines, IA 50266	
Travis Moulton	RE/MAX Precision	(515) 223-9492	805 Main St.	Adel, IA 50003	
Travis Moulton	RE/MAX Precision	(515) 223-9492	132 West Main St	Marshalltown, IA 50158	
Travis Moulton	RE/MAX Precision	(515) 223-9492	3720 6th Ave	Des Moines, IA 50313	
Travis Moulton	RE/MAX Precision	(515) 223-9492	113 East Main Street	Knoxville, IA 50138	
Travis Moulton	RE/MAX Precision	(515) 223-9492	709 SW 3rd Street	Ankeny, IA 50023	
Wes Gielau	RE/MAX Alliance	(319) 984-5600	300 S State St	Denver, IA 50622	
Blake Mayes	RE/MAX Capital City	(208) 344-7477	1420 W Washington St	Boise, ID 83702	
Cesar Duran	RE/MAX Legacy	(208) 751-4676	1667 Locust St N	Twin Falls, ID 83301-3450	
Cesar Duran	RE/MAX Legacy	(208) 751-4676	1232 Overland Ave Burley	Burley, ID 83318	
Connie Clawson	RE/MAX Prestige	(208) 529-5600	1684 Elk Creek Drive	Idaho Falls, ID 83404	
Daniel Riess	RE/MAX Adventure	(208) 563-3833	420 12th Ave S	Nampa, ID 83651-4248	
Darrin Jaskowiak	RE/MAX Advisors	(208) 375-9700	1952 South Eagle Road	Meridian, ID 83642	
Darsi Johnson	RE/MAX Country Real Estate	(208) 234-4444	812 E. Clark St.	Pocatello, ID 83201	
Jacob Oliver	RE/MAX Centennial	(208) 265-0902	120 E Lake St Ste 204	Sandpoint, ID 83864-1366	
Jacob Oliver	RE/MAX Centennial	(208) 667-7653	1401 Lincoln Way	Coeur D Alene, ID 83814-2334	
Jacob Oliver	RE/MAX Centennial	(208) 267-2753	6769 Main St	Bonnars Ferry, ID 83805-8551	
Joanne Wetherell	RE/MAX Sun Valley	(208) 726-4901	360 Sun Valley Road	Ketchum, ID 83340	
Jor'Dan Locher	RE/MAX Real Estat and Associates	(208) 847-4200	281 N 4th St Unit #3	Montpelier, ID 83254	
Patty Luther	RE/MAX Rock-N-Roll Realty	(208) 743-9772	817 Stewart Ave	Lewiston, ID 83501	
Teri Skiles	RE/MAX Connections	(208) 883-9700	318 S Main St	Moscow, ID 83843-2914	
Yuri Blanco	RE/MAX Executives	(208) 466-0002	16201 Idaho Center Boulevard	Nampa, ID 83687	
Adam Jokisch	RE/MAX All Star Advantage	(618) 234-8752	1550 East State, Route15	Belleville, IL 62221	
Alex Steppe	RE/MAX Key Advantage	(217) 347-0404	1100 W Evergreen Ave	Effingham, IL 62401-1710	
Alice Scifo	RE/MAX Advisors Realty	(847) 265-6000	895 E Grand Ave	Lake Villa, IL 60046	
Augustina Campos	RE/MAX Loyalty	(773) 772-6969	3551-53 West Fullerton	Chicago, IL 60647	
Augustina Campos	RE/MAX Loyalty	(708) 612-0000	106 West Burlington Avenue	La Grange, IL 60525	
Augustina Campos	RE/MAX Loyalty - FRJ Group	(773) 772-6969	1010 West 35th Street	Chicago, IL 60609	
Auston Surprenant	RE/MAX Ultimate	(217) 431-7000	2722 N Vermilion St	Danville, IL 61832-1432	
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Ben Broughton	RE/MAX Connections II	(815) 568-9000	402 E Grant Hwy	Marengo, IL 60152	
Bill Brady	RE/MAX Choice	(217) 359-3131	2919 Crossing Ct	Champaign, IL 61822	
Bill Brady	RE/MAX Choice	(309) 664-8500	2203 Eastland Dr Ste 1	Bloomington, IL 61704	
Bill Brady	RE/MAX Choice - The 217 Home Team	(217) 935-8525	205 East Side Square	Clinton, IL 61727	

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Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
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Bill Brady	RE/MAX Choice	(217) 253-6978	204 East Southline Drive	Tuscola, IL 61953	
Bob Davenport	RE/MAX Realty Central	(618) 457-4663	1825 West Main Murdale Shopping Center	Carbondale, IL 62901	
Brett Videon	RE/MAX Integrity	(618) 422-9070	2703 17th Street, Suite F	Marion, IL 62959	
Bruce Burklow	RE/MAX Deal Makers	(847) 683-9200	113 W. Oak Knoll Drive	Hampshire, IL 60140	
Carol Harczak	RE/MAX All Stars	(847) 965-5544	8032 N Milwaukee Ave	Niles, IL 60714-2802	
Connie Kappert-Knipp	RE/MAX Signature Properties	(618) 567-5429	8 E Main St	Mascoutah, IL 62258-2133	
Connie Kappert-Knipp	RE/MAX Signature Properties	(618) 726-2123	3512 Lebanon Ave Ste C	Shiloh, IL 62221	
Coya Smith	RE/MAX Properties	(708) 246-6300	101 Burr Ridge Parkway	Burr Ridge, IL 60527	
David Welter	RE/MAX Top Properties	(815) 942-1133	101 E Waverly Street	Morris, IL 60450	
Doug Carroll	RE/MAX 1st Choice	(815) 434-3337	122 W Madison St Suite 3	Ottawa, IL 61350	
Erika Villegas	RE/MAX In the Village	(708) 386-1400	189 S Oak Park Ave	Oak Park, IL 60302	
Gary Aver - Designated Managing	RE/MAX United	(847) 215-5555	401 S Milwaukee Ave #130	Wheeling, IL 60090	
Gary Jacklin	RE/MAX Action	(800) 276-2600	1550 Maple Ave	Lisle, IL 60532	
Jacqueline Debes	RE/MAX Prime Properties	(815) 291-8285	117 Irvine St Ste B	Galena, IL 61036-1365	
Jane Lee	RE/MAX Top Performers	(847) 295-0800	124 N Waukegan Rd	Lake Bluff, IL 60044-1670	
Jane Lee	RE/MAX Top Performers - Jane Lee Team	(847) 420-8866	1354-A Shermer Rd	Northbrook, IL 60062-4606	
Janice Corley	RE/MAX Premier	(773) 435-1600	3401 N Broadway St	Chicago, IL 60657-2904	
Janice Corley	RE/MAX Premier	(312) 475-1717	1207 N Dearborn St	Chicago, IL 60610-2213	
Janice Corley	RE/MAX Premier	(312) 475-1717	1461 E 57th St	Chicago, IL 60637-1868	
Janice Corley	RE/MAX Premier- Su Casa Team	(312) 475-1717	1645 South Blue Island Avenue	Chicago, IL 60608	
Janice Corley	RE/MAX Premier- Sandburg Team	(312) 475-1717	1355 North Sandburg Terrace	Chicago, IL 60610	
Jason Duncan	RE/MAX Unified Brokers	(309) 837-2273	925 E Jackson	Macomb, IL 61455	
Jeffrey McGinn	RE/MAX Impact	(815) 838-5200	900 S State St Ste B	Lockport, IL 60441-3683	
Jen Conte	RE/MAX Professionals Select	(630) 904-6400	2272 95th St Ste 200	Naperville, IL 60564	
Jim Cleveland	RE/MAX Executives Plus	(217) 428-9500	151 E Decatur Street	Decatur, IL 62521	
Jim Fulgenzi	RE/MAX Professionals	(217) 787-7215	2667 Farragut Drive	Springfield, IL 62704	
Jim Fulgenzi	RE/MAX Professionals - Kim Wenda Team	(217) 787-7245	110 South 6th Street	Petersburg, IL 62675	
JoAnn Meier	RE/MAX First Choice	(618) 939-6003	117 Obernagle Lane	Waterloo, IL 62298	
Joe Castillo	RE/MAX Mi Casa	(773) 767-1616	3958 W 55th St	Chicago, IL 60632-3745	
John Armstrong	RE/MAX Rising	(309) 340-1000	1015 Ekstam Dr	Bloomington, IL 61704-6368	
John Brennan	RE/MAX of Naperville	(630) 420-1220	1200 Iroquois Avenue Ste 100	Naperville, IL 60563	
Judith Eoff	RE/MAX Results Plus	(217) 245-9613	1610 W Lafayette Ave	Jacksonville, IL 62650-1007	
Julie McElyea	RE/MAX Hometown Properties	(815) 255-2698	25445 S. Pheasant Lane	Channahon, IL 60410	
Julie Wenzel	RE/MAX Town Lake and Country	(815) 493-7653	21-78 Lake Carroll Blvd	Lake Carroll, IL 61046	
Katherine O'Radnik	RE/MAX 1st Service	(708) 675-1600	15341 S. 94th Avenue Ste 101	Orland Park, IL 60462	
Kathy Dames	RE/MAX Ultimate Professionals	(815) 725-4545	850 Brookforest Ave.	Shorewood, IL 60404	
Kathy Dames	RE/MAX Ultimate Professionals	(815) 556-1077	24215 W Lockport St	Plainfield, IL 60544-2903	
Kenneth Houbolt	RE/MAX Commercial Advisors	(708) 220-7613	9812 Cicero Avenue	Oak Lawn, IL 60453	
Kimberly Wilkins	RE/MAX Advantage	(618) 524-4777	1424 W 10th St	Metropolis, IL 62960-2429	
Laki Hatzelis	RE/MAX 10	(708) 672-4700	988 E Steger Rd	Crete, IL 60417	
Laki Hatzelis	RE/MAX 10 Lincoln Park	(773) 348-8500	2429 Clark Street	Chicago, IL 60614	
Laki Hatzelis	RE/MAX 10	(708) 429-4300	15607 Harlem Ave	Orland Park, IL 60462	
Laki Hatzelis	RE/MAX 10	(708) 923-0900	9658 W 131st St Suite B	Palos Park, IL 60464	
Laki Hatzelis	RE/MAX 10	(708) 857-1500	9909 Southwest Hwy	Oak Lawn, IL 60453	
Laki Hatzelis	RE/MAX 10	(815) 277-2230	20529 S LaGrange Rd	Frankfort, IL 60423-1345	
Laki Hatzelis	RE/MAX 10	(773) 904-9777	6516 W Archer Ave	Chicago, IL 60638-2402	
Larry Fales	RE/MAX Advantage Realty	(847) 395-3000	532 West Lake St	Antioch, IL 60002	
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Luigui Corral	RE/MAX American Dream	(847) 495-5555	1616 North Cedar Lake Road	Round Lake Beach, IL 60073	
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Luis Ortiz	RE/MAX Partners 2	(773) 202-7800	5130 W Belmont Ave	Chicago, IL 60641-4206	
Lydia Memeti	RE/MAX Legends	(630) 980-4440	455 N Roselle Rd	Roselle, IL 60172-5000	
Lydia Memeti	RE/MAX Legends	(630) 216-8000	17W 480 22nd Street	Oakbrook Terrace, IL 60181	

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Mark Helmuth	RE/MAX WRC-Downtown	(309) 444-3121	139 Washington Sq	Washington, IL 61571-2658	
Martin Lata	RE/MAX City	(773) 775-0600	7020 W Higgins	Chicago, IL 60656	
Matt Difanis	RE/MAX Realty Associates	(217) 352-5700	2009 Fox Dr Ste G	Champaign, IL 61820	
Matt Difanis	RE/MAX Realty Associates	(217) 352-5700	405 E Main St	Mahomet, IL 61853-7426	
Matt Difanis	RE/MAX Realty Associates	(217) 762-9006	501 W Bridge	Monticello, IL 61856	
Matt Difanis	RE/MAX Realty Associates - The Julie Husinga Team	(217) 762-8371	107 South State Street	Monticello, IL 61856	
Michael Machlet	RE/MAX Liberty	(847) 401-4040	1100 Nerge Rd Ste 204	Elk Grove Village, IL 60007-3259	
Michell Lukasik	RE/MAX Professionals	(630) 759-2850	440 W Boughton Rd Ste 102	Bolingbrook, IL 60440-1400	
Monica Pizano	RE/MAX Prestige Homes	(815) 937-3629	297 South Schuyler Ave.	Kankakee, IL 60901	
Muhammad Saleem	RE/MAX SAWA	(877) 312-7292	400 Lake Cook Rd Ste 200	Deerfield, IL 60015-4930	
Nina Cerna	RE/MAX Excels	(630) 208-7400	1772 S Randall Rd Ste 100	Geneva, IL 60134	
Pam Patterson	RE/MAX 10 New Lenox	(815) 485-5500	1938 E Lincoln Hwy Ste 218	New Lenox, IL 60451	
Pamela Dammerman	RE/MAX Legacy	(618) 531-7253	605 N Main St	Altamont, IL 62411-1437	
Piero Orsi	RE/MAX Showcase	(847) 596-6100	5445 Grand Ave #200	Gurnee, IL 60031	
Rebecca Hazzard	RE/MAX of Rock Valley	(815) 732-9100	606 E Washington St	Oregon, IL 61061-9457	
Rebecca Hazzard	RE/MAX Of Rock Valley	(815) 732-9100	114 East Everett Street	Dixon, IL 61021	
Rick Owens	RE/MAX Alliance	(618) 667-2111	629 Edwardsville Rd	Troy, IL 62294-1441	
Rick Owens	RE/MAX Alliance - Southern Illinois Home Team	(618) 283-4436	1442 North Eighth Street	Vandalia, IL 62471	
Robert Padron	RE/MAX CityView	(773) 631-8260	5795 N Elston Ave	Chicago, IL 60646-5545	
Robert Schaid	RE/MAX Plaza	(815) 385-6770	4005 W Kane Ave	Mchenry, IL 60050	
Robert Schaid	RE/MAX Plaza	(847) 487-3232	1111 N Old Rand Rd	Wauconda, IL 60084-1241	
Robert Schaid	RE/MAX Plaza	(815) 385-6770	10615B N Main St	Richmond, IL 60071-9407	
Robert Schaid	RE/MAX Plaza	(815) 338-4455	112 North Benton Street	Woodstock, IL 60098	
Robert Schaid	RE/MAX Plaza	(815) 455-1160	540 E Terra Cotta Ave Ste F	Crystal Lake, IL 60012	
Ronald Ewing	RE/MAX Horizon	(847) 931-7500	374 N McLean Blvd	Elgin, IL 60123	
Sandy Hancock	RE/MAX Results Realty	(618) 216-4400	830 Admiral Weinel Blvd	Columbia, IL 62236	
Sarah Gilbert	RE/MAX Suburban	(847) 658-3100	2405 Harnish Dr	Algonquin, IL 60102	
Sarah Gilbert	RE/MAX Suburban	(847) 991-5100	200 E Northwest Hwy	Palatine, IL 60067	
Sarah Gilbert	RE/MAX Suburban	(847) 367-8686	1344 S Milwaukee Ave	Libertyville, IL 60048	
Sarah Gilbert	RE/MAX Suburban	(630) 653-1900	1417 N Main St	Wheaton, IL 60187	
Sarah Gilbert	RE/MAX Suburban	(847) 985-7050	1310 N Roselle Rd	Schaumburg, IL 60195-5165	
Sarah Gilbert	RE/MAX Suburban	(847) 259-0202	330 E Northwest Hwy	Mount Prospect, IL 60056	
Sarah Gilbert	RE/MAX Suburban	(630) 790-1776	441 Taft Ave	Glen Ellyn, IL 60137	
Sarah Gilbert	RE/MAX Suburban	(847) 577-9797	786 E Rand Rd	Arlington Heights, IL 60004-4006	
Sarah Gilbert	RE/MAX Suburban	(815) 455-5700	7107 Pingree Rd	Crystal Lake, IL 60014	
Sarah Gilbert	RE/MAX Suburban	(847) 438-6200	444 S. Rand Road Ste 103	Lake Zurich, IL 60047	
Sarah Gilbert	RE/MAX Suburban	(847) 634-6200	975 Weiland Rd Unit 150	Buffalo Grove, IL 60089-7052	
Sarah Gilbert	RE/MAX Suburban	(847) 884-8870	1310 N Roselle Rd	Schaumburg, IL 60195	
Shane Torres	RE/MAX Concepts	(309) 757-1818	900 36th Ave	Moline, IL 61265-2446	
Sharon Esslinger	RE/MAX Country Crossroads	(309) 596-4228	1303-17th Ave PO 156	Viola, IL 61486	
Sharon Pratt	RE/MAX River Bend	(618) 462-5300	2375 B Homer Adams Pkwy	Alton, IL 62002	
Sheryl Grider Whitehurst	RE/MAX Traders Unlimited	(309) 263-1400	150 S Main St	Morton, IL 61550	
Sheryl Grider Whitehurst	RE/MAX Traders Unlimited - Kolbus & Kohn Team	(309) 692-7272	6811 N Knoxville Ste A	Peoria, IL 61614	
Sheryl Grider Whitehurst	RE/MAX Traders Unlimited	(309) 687-5000	3622 N Knoxville Ave	Peoria, IL 61603	
Sheryl Grider Whitehurst	RE/MAX Traders Unlimited	(309) 650-1970	2209 Broadway Street	Pekin, IL 61554	
Steve Bollman	RE/MAX Properties Northwest	(847) 698-7000	37 S Prospect Ave	Park Ridge, IL 60068	
Steve Bollman	RE/MAX Properties Northwest	(847) 381-5555	5043 Shoreline Rd.	Barrington, IL 60010	
Susan Holden	RE/MAX Preferred	(618) 624-2111	1668 Windham Way-Lakepointe Centre	O Fallon, IL 62269	
Susan Holden	RE/MAX Preferred	(618) 236-2111	4 Emerald Terrace	Swansea, IL 62226	
Tamara Hernandez	RE/MAX Home Sweet Home	(847) 610-9988	1836 E Belvidere Rd	Grayslake, IL 60030-2289	
Tammy Engel	RE/MAX Classic Real Estate	(815) 784-2800	514 East Main St	Genoa, IL 60135	
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Tammy Owens	RE/MAX Alliance	(618) 466-7100	809 W Delmar Ave	Alton, IL 62002-4218	
Tammy Owens	RE/MAX Alliance	(618) 345-2111	1099 M Belt Line Rd	Collinsville, IL 62234	

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Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
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Tammy Owens	RE/MAX Alliance	(618) 654-2111	10 Apex Drive	Highland, IL 62249	
Tammy Owens	RE/MAX Alliance	(618) 797-2111	2339 Pontoon Rd	Granite City, IL 62040-4022	
Tammy Owens	RE/MAX Alliance	(618) 977-1270	101 W Main St	Staunton, IL 62088-1452	
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Tim McCaslin	RE/MAX Sauk Valley	(815) 625-3722	110 E Lynn Blvd	Sterling, IL 61081	
Tom Hatzis	RE/MAX All Pro	(630) 980-4000	66 Stratford Square	Bloomington, IL 60108	
Tom Hatzis	RE/MAX All Pro	(630) 391-4800	495 Route 47 Ste D	Sugar Grove, IL 60554-8014	
Tom Hatzis	RE/MAX All Pro	(630) 513-6100	505 W Main St	Saint Charles, IL 60174-1838	
Tom Humpal	RE/MAX Experience	(815) 895-8900	1430 DeKalb Ave	Sycamore, IL 60178	
Tom Humpal	RE/MAX Hub City	(815) 562-7588	136 May Mart Dr	Rochelle, IL 61068-1700	
Tom Humpal	RE/MAX Professional Advantage	(815) 234-4663	404 W Blackhawk Dr	Byron, IL 61010	
Tom Humpal	RE/MAX Valley, Realtors	(815) 623-8300	4759 Bluestem Rd	Roscoe, IL 61073-6100	
Tom Humpal	RE/MAX Property Source	(815) 227-9000	411 S State St	Belvidere, IL 61008	
Tom Humpal	RE/MAX Property Source	(815) 227-9000	6072 Brynwood Dr Ste 200	Rockford, IL 61114	
Tom Humpal	RE/MAX Property Source- The Golden Girlz	(815) 509-4457	2 West Stephenson Street	Freeport, IL 61032	
Tony Banks	RE/MAX Cornerstone	(630) 686-5900	3N462 Hickory Knoll Ln	West Chicago, IL 60185-5903	
Tony Lape	RE/MAX Properties	(217) 774-3675	915 W Main	Shelbyville, IL 62565	
Vytautas Sruoga	RE/MAX Millennium	(630) 626-9858	14148 S Bell Road Unit B-9	Homer Glen, IL 60491	
Andrew Walker	RE/MAX Acclaimed Properties	(812) 276-1111	3334 John A. Williams Boulevard	Bedford, IN 47421	
Andrew Walker	RE/MAX Acclaimed Properties	(812) 332-3001	3695 S Sare Rd	Bloomington, IN 47401	
Angie Moser	RE/MAX Diamond Properties	(219) 809-6088	829 Franklin Street	Michigan City, IN 46360	
Bill Burns	RE/MAX First	(812) 283-4778	2123 Veterans Pkwy	Jeffersonville, IN 47130	
Bill Burns	RE/MAX First	(812) 945-1111	4209 Charlestown Rd	New Albany, IN 47150	
Brody Tarter	RE/MAX Evolve	(765) 595-0414	112 S Meridian St	Winchester, IN 47394-1809	
Chris Schulhof	RE/MAX Realty Services	(317) 842-4747	11216 Fall Creek Road	Indianapolis, IN 46256	
Christopher Wesley	RE/MAX Select Associates	(812) 828-5310	27 N Harrison St	Spencer, IN 47460	
Dan Kelley	RE/MAX County Wide 1st	(574) 273-9547	814 E LaSalle	South Bend, IN 46617	
Dan Kelley	RE/MAX County Wide 1st	(219) 362-9400	121 Pine Lake Ave	LA Porte, IN 46350-3029	
Dan Kelley	RE/MAX County Wide 1st	(219) 362-9400	115 South Court Street East	Crown Point, IN 46307	
Dave Goebel	RE/MAX Oak Crest Realty	(574) 546-4000	507 E Jefferson St PO Box 395	Plymouth, IN 46563	
Dave Goebel	RE/MAX Oak Crest Realty	(574) 262-0770	1815 E Bristol St	Elkhart, IN 46514	
Dave Goebel	RE/MAX Oak Crest Realty	(574) 546-4000	1311 W Plymouth St	Bremen, IN 46506-1953	
Dennis Nottingham	RE/MAX Advanced Realty	(317) 881-3700	65 Airport Pkwy Ste 140	Greenwood, IN 46143-1439	
Dennis Nottingham	RE/MAX Advanced Realty	(317) 298-0961	8313 W 10th Street	Indianapolis, IN 46234	
Donovan Wilkins	RE/MAX Revolution	(812) 573-0030	1211 Tutor Ln Ste E1	Evansville, IN 47715-4065	
Donovan Wilkins	RE/MAX Revolution	(812) 573-0030	517 W. Main Street	Newburgh, IN 47630	
Douglas Orr	RE/MAX Tower	(812) 662-7878	2011 N Broadway St	Greensburg, IN 47240-8586	
Eric Heuer	RE/MAX Edge	(317) 606-8111	120 North Peru Street	Cicero, IN 46034	
Heather Pierce	RE/MAX Elite	(812) 254-1973	510 E South St	Washington, IN 47501	
Herman Hoge	RE/MAX Realty Associates	(219) 922-8400	1544 45th Street Unit 1	Munster, IN 46321	
Jean Donica	RE/MAX Real Estate Professionals	(812) 372-2200	301 1st Street	Columbus, IN 47201	
Jeffrey Cummings	RE/MAX Complete	(317) 282-0643	13589 E 126th St	Fishers, IN 46037-9730	
Jennifer Cecil	RE/MAX 100	(574) 255-5858	3010 Hickory Rd	Mishawaka, IN 46545	
Jim Register	RE/MAX Realty Professionals	(812) 323-1231	328 S Walnut St Ste 6	Bloomington, IN 47401	
Joe Hayden	RE/MAX Advantage	(812) 923-7050	300 LaFollette Sta S Ste 305	Floyds Knobs, IN 47119-8301	
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Kayla Wigent	RE/MAX Integrity	(260) 244-7299	305 W Van Buren Street Suite 101	Columbia City, IN 46725	
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Lance Rhoades	RE/MAX Centerstone	(317) 272-5002	7341 E US Highway 36	Avon, IN 46123	
Lance Rhoades	RE/MAX Centerstone - Mike Price Realty Team	(317) 839-4330	3930 Clarks Creek Rd	Plainfield, IN 46168	
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Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
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Mark Skibowski	RE/MAX Lakes	(574) 834-1233	132 South Main Street	North Webster, IN 46555	
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Matt Evans	RE/MAX Lifestyles	(219) 464-2121	831 E. Lincolnway	Valparaiso, IN 46383	
Melody Cusick	RE/MAX Partners	(574) 457-4495	300 S Huntington St	Syracuse, IN 46567	
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Michael Jones	RE/MAX At the Crossing	(317) 595-1900	2300 South St	Lafayette, IN 47904-2971	
Michael Jones	RE/MAX At the Crossing - The Performance Group	(317) 595-1900	226 Pendleton Ave	Lapel, IN 46051	
Michael Jones	RE/MAX At the Crossing	(765) 238-7600	33 North 8th Street	Richmond, IN 47374	
Michael Lucas	RE/MAX Preferred Choice	(765) 647-3330	1201 Main Street	Brookville, IN 47012	
Michelle Sebastian	RE/MAX Allstars	(812) 810-4930	13 West Washington Street	Morgantown, IN 46160	
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Pamela Ginder	RE/MAX Advantage I	(812) 926-2278	403 George St	Aurora, IN 47001	
Pamela Lumley	RE/MAX Ability Plus	(812) 945-8000	4802 Charlestown Rd	New Albany, IN 47150	
Penny Irwin	RE/MAX Realty One	(765) 454-7300	1801 S Elizabeth St	Kokomo, IN 46902	
Ryan Craig	RE/MAX Local	(812) 817-0970	2512 Newton St	Jasper, IN 47546-1328	
Ryan Kramer	RE/MAX Real Estate Groups	(765) 288-0400	2200 W McGalliard Rd	Muncie, IN 47304	
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Steven Custis	RE/MAX Cornerstone	(765) 653-7070	2 N Jackson Street	Greencastle, IN 46135	
Sue Mize	RE/MAX Realty Group	(317) 462-5533	1797 N State St	Greenfield, IN 46140	
Susan Falck-Neal	RE/MAX First Integrity	(765) 529-2211	1484 South Memorial Drive Suite 101	New Castle, IN 47362	
Tim Mason	RE/MAX Revolution	(812) 386-3222	106 S Fifth Ave	Princeton, IN 47670	
Todd Loucks	RE/MAX Connection	(812) 824-2070	9394 S Strain Ridge Rd	Bloomington, IN 47401	
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Todd Stock	RE/MAX Results	(260) 665-2414	100 Growth Pkwy Ste D	Angola, IN 46703	
Todd Stock	RE/MAX Results	(260) 436-6363	7806A West Jefferson Blvd	Fort Wayne, IN 46804	
Todd Stock	RE/MAX Results	(574) 533-9581	2134 Elkhart Rd	Goshen, IN 46526	
Todd Stock	RE/MAX Results	(574) 269-6911	358 Enterprise Drive	Warsaw, IN 46580	
Todd Stock	RE/MAX Results - The Viruez Team	(574) 533-9581	1918 Elkhart Road	Goshen, IN 46526	
Todd Stock	RE/MAX Results - The Bracey Group	(260) 316-7731	1598 South Wayne Street	Angola, IN 46703	
Tracy VanderWall	RE/MAX Executives	(219) 987-2230	415 16th St SE	DeMotte, IN 46310	
Tracy VanderWall	RE/MAX Executives	(219) 987-2230	219 S Newton St	Goodland, IN 47948-8189	
William Spina	RE/MAX 1st Realty	(765) 352-1100	1209 E Morgan St	Martinsville, IN 46151-1748	
A Fred Perry Jr	RE/MAX Realty Suburban	(913) 492-0200	12701 W 87th St Pkwy	Shawnee Mission, KS 66215	
Alex Carbajal	RE/MAX Associates	(316) 634-1313	3500 N Rock Rd Bld 100	Wichita, KS 67226	
Alex Carbajal	RE/MAX Associates	(316) 283-1000	500 Main Place Ste 150	Newton, KS 67114	
Angelica Villanueva	RE/MAX Villa	(620) 801-4888	707 3rd Ave Ste C	Dodge City, KS 67801-4341	
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David Costello	RE/MAX Premier Realty	(913) 652-0400	2210 W 75th St	Prairie Village, KS 66208	
Greg Franklin	RE/MAX State Line	(913) 649-3100	11251 Nall Avenue	Leawood, KS 66211	
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Jeff Williams	RE/MAX EK Real Estate	(785) 588-4550	2130 SW 37th St	Topeka, KS 66611-2571	
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Laura Buterbaugh Bradbury	RE/MAX Noble	(620) 221-1760	800 Main Street Suite 201	Winfield, KS 67156	
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Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
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Barry Turner	RE/MAX LakeTime Realty	(606) 679-7653	44 Office Park Drive	Somerset, KY 42501	
Dale and Vickie Wesley	RE/MAX Performance Realty	(502) 633-4998	1020 Washington St	Shelbyville, KY 40065-1331	
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Destyn Wester	RE/MAX Preferred & Auction	(270) 757-8436	132 East Main Cross	Greenville, KY 42345	
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Doug Knipp	RE/MAX Realty Connection - The Ryland Group	(606) 255-0109	132 WEST MAIN STREET	Grayson, KY 41143	
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Erika Gudenkauf	RE/MAX Advantage Plus	(270) 351-8055	1975 N Dixie Blvd	Radcliff, KY 40160	
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James Bramblett	RE/MAX Executive Group Inc	(270) 769-1655	100 Chase Way Ste 1	Elizabethtown, KY 42701	
James Bramblett	RE/MAX Executive Group - The Janet Team	(270) 769-1655	4695 North Dixie Hwy	Elizabethtown, KY 42701	
Jan Matthews	RE/MAX Realty Group - The Jan Matthews Team	(270) 558-0440	2961 Lone Oak Road	Paducah, KY 42003	
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Jeffrey Smith	RE/MAX Real Estate Associates	(270) 761-8888	1625 Highway 121 Byp N	Murray, KY 42071-8889	
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Jeremy Johnson	RE/MAX Legacy Group	(606) 487-9544	625 Memorial Drive Suite 201	Hazard, KY 41701	
Jeremy Johnson	RE/MAX Legacy Group	(606) 789-8588	324 Depot Road	Paintsville, KY 41240	
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Josh Jarboe	RE/MAX Empire	(502) 216-7590	337 Oakbrooke Drive, Suite 600	Mt Washington, KY 40047	
Kent Dailey	RE/MAX Victory + Affiliates	(859) 372-6000	4895 Houston Road Ste 100	Florence, KY 41042	
Kent Dailey	RE/MAX Victory + Affiliates	(859) 441-5333	2893 Alexandria Pike	Highland Heights, KY 41076	
Kent Dailey	RE/MAX Victory + Affiliates - The Jane Ashcraft - West Team	(859) 372-6000	828 Donaldson Hwy	Florence, KY 41042	
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Kristy Gooch	RE/MAX Elite Realty	(859) 885-3229	1792 Alysheba Way Suite 225	Lexington, KY 40509	
Kristy Gooch	RE/MAX Elite Realty - The Gooch Team	(859) 885-3229	204 Edgewood Drive	Nicholasville, KY 40356	
Kristy Gooch	RE/MAX Elite Realty	(859) 245-1165	107 North Killarney Lane	Richmond, KY 40475	
Mary Wright	RE/MAX Freedom	(606) 506-4179	173 N Lake Dr	Prestonsburg, KY 41653-1270	
Patrick Cason	RE/MAX Professional Realty Group	(270) 684-2727	4333 Springhill Drive	Owensboro, KY 42303	
Patrick Cason	RE/MAX Professional Realty Group	(270) 844-8181	301 3rd St	Henderson, KY 42420-2905	
Patrick Humphrey	RE/MAX Realty Group -The Downtown Team	(270) 447-7755	229 Broadway	Paducah, KY 42001	
Rebecca Pagan	RE/MAX Real Estate Services	(270) 388-9398	5176 State Route 93 South	Eddyville, KY 42038	
Ronald Hughes	RE/MAX Realty Group	(270) 444-7755	2131 Ohio St	Paducah, KY 42003	
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Sari Lawrence	RE/MAX Creative Realty	(859) 422-2000	128 Edwards Avenue	Georgetown, KY 40324	
Sari Lawrence	RE/MAX Creative Realty	(859) 422-2000	804 Bypass Rd	Winchester, KY 40391-1002	
Sari Lawrence	RE/MAX Creative Realty - Your Hometown Team	(615) 917-7605	1248 Paris Pike	Georgetown, KY 40324	
Tara Wilson	RE/MAX Integrity	(270) 422-5478	405 Broadway	Brandenburg, KY 40108	
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Tom Cox	RE/MAX Real Estate Champions	(502) 222-5212	6001 Claymont Village Dr Suite 10	Crestwood, KY 40014	
Willie Harden	RE/MAX Five Star Properties	(502) 236-5871	830 S 2nd St	Louisville, KY 40203-2380	
Angie Fenasci	RE/MAX Northshore	(985) 386-5337	360 E Pine St	Ponchatoula, LA 70454	
Becky Weber	RE/MAX Living	(504) 475-1011	4141 Veterans Blvd	Metairie, LA 70002	
Beth Alford	RE/MAX Properties	(225) 622-1155	38034 Post Office Rd Ste B	Prairieville, LA 70769-4249	
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Clay Relle	RE/MAX Select	(985) 662-5600	2307 Gause Boulevard East	Slidell, LA 70461	
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Slagle McGuffee	RE/MAX Premier Realty	(318) 651-8000	1220 N 18th St	Monroe, LA 71201	
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Albert DiVirgilio	RE/MAX 360	(978) 887-7273	442 Boston Street Suite 1-5	Topsfield, MA 01983	
Albert DiVirgilio	RE/MAX 360	(781) 593-7611	471 Lynnfield Street	Lynn, MA 01904-1400	
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Alex Jowdy	RE/MAX Distinct Advantage	(781) 326-9200	2 North St., Ste. 2B	Medfield, MA 02052	
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Bill Wright	RE/MAX Executive Realty	(508) 520-9696	100 Independence Drive	Hyannis, MA 02601	
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Caitlin Gannon	RE/MAX Generations	(401) 487-7946	15 Mendon Street	Uxbridge, MA 01569	
Christopher Arieni	RE/MAX Executive Realty	(508) 872-3113	969 Concord Street	Framingham, MA 01701	
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Chuck Joseph	RE/MAX Executive Realty	(508) 429-6767	404 Washington St	Holliston, MA 01746	
Chuck Joseph	RE/MAX Executive Realty	(508) 839-9219	68 Worcester St	North Grafton, MA 01536	
Cynthia Phillips	RE/MAX Legacy	(508) 946-1661	50 Center Street	Middleborough, MA 02346	
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Dino Rossi	RE/MAX Preferred Properties	(617) 969-0676	362 Watertown St	Newton, MA 02458-1335	
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Jim Burton	RE/MAX Destiny	(617) 576-3800	769 Centre St	Jamaica Plain, MA 02130-2557	
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John Brown	RE/MAX Beacon	(978) 281-8005	224 Washington St	Gloucester, MA 01930	
John Brown	RE/MAX Beacon	(781) 631-2330	20 Sewall St	Marblehead, MA 01945-3322	
John Brown	RE/MAX Beacon	(978) 219-0011	225 Washington St	Salem, MA 01970-3608	
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John Veneziano	RE/MAX Andrew Realty Services	(781) 395-7676	9 Main Street	Medford, MA 02155	
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Joshua Naughton	RE/MAX Innovative Properties	(978) 452-4432	81 Farmland Rd	Lowell, MA 01850-1417	
Joshua Naughton	RE/MAX Innovative Properties	(978) 452-4432	1445 Main Street	Tewksbury, MA 01876	
Joshua Naughton	RE/MAX Innovative Properties	(978) 452-4432	155 Broadway Road	Dracut, MA 01826	
Julie Tsakirgis	RE/MAX Property Shoppe	(781) 595-0099	782 Salem St	Lynnfield, MA 01940	
Kali Delorey	RE/MAX Journey	(978) 365-6116	94 High St	Clinton, MA 01510	
Kevin Cleary	RE/MAX Select Realty	(617) 787-9800	420 Market St	Brighton, MA 02135-2707	
Kurt Thompson	RE/MAX Liberty	(978) 833-3569	23 Village Inn Road	Westminster, MA 01473	
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Lorraine Herbert	RE/MAX Professional Associates	(508) 834-7322	489 Washington Street Suite 203	Auburn, MA 01501	
Lorraine Herbert	RE/MAX Professional Associates - Sold Squad	(508) 885-7885	694 Main Street	Holden, MA 01520	
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Luxan Zayas	RE/MAX Culture	(978) 333-4433	146 Main Street	Hudson, MA 01749	
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Michael Gallagher	RE/MAX Real Estate Center	(508) 668-4634	600 Main St	Walpole, MA 02081	
Michael Gallagher	RE/MAX Real Estate Center	(508) 699-1600	345 E Washington St	North Attleboro, MA 02760	
Michael Gallagher	RE/MAX Real Estate Center	(508) 823-2700	447 Broadway Route 138	Taunton, MA 02780	
Michael Gallagher	RE/MAX Real Estate Center	(508) 746-8402	25 Main St	Plymouth, MA 02360-3327	
Michael Gallagher	RE/MAX Real Estate Center	(617) 566-0300	420 Harvard Street Suite #1	Brookline, MA 02446	
Michael Gallagher	RE/MAX Real Estate Center	(508) 384-8484	686 South Street	Wrentham, MA 02093	
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Peter Ruffini	RE/MAX Connections	(800) 755-7595	101 Munsen St. Ste. 020	Greenfield, MA 01301	
Peter Ruffini	RE/MAX Connections	(800) 755-7595	211 B State Street	Belchertown, MA 01007	
Peter Ruffini	RE/MAX Connections	(800) 755-7595	85 Post Office Park Ste D	Wilbraham, MA 01095	
Richard Anzalone	RE/MAX A-Team Realty	(508) 736-5731	69 Main St	Hudson, MA 01749-2122	
Robert Bentley	RE/MAX Bentley's	(978) 572-1200	31 Market Square	Newburyport, MA 01950	
Robert Bentley	RE/MAX Bentley's	(978) 572-1200	2A Winter Street,	Newburyport, MA 01950	
Robert Bentley	RE/MAX Bentley's - Tzortzis Lane Group	(781) 858-5115	4 Elm Street	Ipswich, MA 01938	
Scott Jones, Jr.	RE/MAX Platinum	(781) 484-1957	525 Bedford St. Unit 8	Bridgewater, MA 02324	
Tom Carroll	RE/MAX Partners	(978) 475-2100	44 Park St	Andover, MA 01810	
Tom Carroll	RE/MAX Partners	(978) 686-5300	471 Andover St	North Andover, MA 01845-5036	
Tom Carroll	RE/MAX Partners - Advance Group	(508) 635-1600	164 Harding Street	Worcester, MA 01604	
William Miner	RE/MAX Compass	(413) 568-0040	108 Elm Street	Westfield, MA 01085	
William Miner	RE/MAX Compass	(413) 394-4543	17 Main St Ste 1	Lee, MA 01238-1648	
Alexander Karavasilis	RE/MAX Advantage Realty	(443) 573-9200	6021 University Boulevard Suite 100	Ellicott City, MD 21043	
Alexander Karavasilis	RE/MAX Advantage Realty	(410) 549-3500	1393 Progress Wy Ste 901	Eldersburg, MD 21784	

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Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
Alexander Karavasilis	RE/MAX Advantage Realty	(410) 871-2600	531 Old Westminster Pike	Westminster, MD 21157	United States
Alexander Karavasilis	RE/MAX Advantage Realty	(410) 391-6900	405 Williams Ct Ste 106	Baltimore, MD 21220-2883	
Alexander Karavasilis	RE/MAX Advantage Realty	(410) 723-3600	11551 Coastal Hwy	Ocean City, MD 21842-2411	
Alexander Karavasilis	RE/MAX Advantage Realty	(443) 573-9200	1909 Thames St	Baltimore, MD 21231	
Alexander Karavasilis	RE/MAX Advantage Realty- The Payne Team	(410) 979-9924	8245 Dickerson Lane, Unit 9	Salisbury, MD 21801	
Alexander Karavasilis	RE/MAX Advantage Realty - Shore 4 U	(410) 979-9924	23 Fountain Drive	Ocean City, MD 21842	
Alexander Karavasilis	RE/MAX Advantage Realty - The Achiever's Group	(410) 979-9924	222 East Oakridge Drive, Suite 2000	Hagerstown, MD 21740	
Andrew Reamer	RE/MAX Distinctive New Home Team	(301) 966-0035	1014 S Charles St Ste. A	Baltimore, MD 21230-4008	
Andrew Reamer	RE/MAX Distinctive - Mike Kane Group	(301) 966-0035	1014 South Charles Street Suite B	Baltimore, MD 21230	
Andrew Reamer	RE/MAX Distinctive - Home & Investor Team	(703) 821-1840	4920 Belair Road, Suite 15	Baltimore, MD 21206	
Andy Lapkoff	RE/MAX Achievers	(301) 739-4800	222 E Oak Ridge Dr Ste 2000	Hagerstown, MD 21740	
Barry Nabozny	RE/MAX Premier Associates	(410) 581-1000	6 Church Ln	Baltimore, MD 21208-3708	
Bette Buffington	RE/MAX Realty Centre	(301) 774-5900	3300 Olney-Sandy Spring Rd	Olney, MD 20832	
Charlie Bengel	RE/MAX Allegiance	(202) 547-5600	120 Waterfront St Ste 420	National Harbor, MD 20745-1122	
Chiayee Mao	RE/MAX Professionals	(301) 490-5400	14405 Laurel Pl Ste 100	Laurel, MD 20707	
Chiayee Mao	RE/MAX Professionals	(301) 474-2400	9658 Baltimore Ave Ste 280	College Park, MD 20740	
Christopher Mann	RE/MAX Platinum Realty	(240) 497-0408	10411 Motor City Dr Ste 402	Bethesda, MD 20817-1090	
Christy Kopp	RE/MAX Components	(443) 353-5281	2103 Belair Rd	Fallston, MD 21047	
Christy Kopp	RE/MAX Components	(410) 561-3017	7811 Wise Ave	Dundalk, MD 21222-3339	
Christy Kopp	RE/MAX Components	(410) 561-3017	1 Shawan Rd	Hunt Valley, MD 21030-1301	
Dan Iampieri	RE/MAX Aspire	(410) 465-8300	2470 Longstone Ln Ste J	Marriottsville, MD 21104-1524	
David Palmer	RE/MAX Premiere Selections	(301) 299-1000	966 Hungerford Dr. Ste. 29	Rockville, MD 20850	
Donnie Horton	RE/MAX Chesapeake	(410) 398-9200	216 E Pulaski Hwy	Elkton, MD 21921	
Donnie Horton	RE/MAX Chesapeake	(410) 885-7127	424 George St	Chesapeake City, MD 21915-1238	
Donnie Horton	RE/MAX Chesapeake	(410) 398-9200	12 S Queen St	Rising Sun, MD 21911-1892	
Douglas Kington	RE/MAX Commercial Logic	(410) 630-1240	301 W Franklin St #100	Baltimore, MD 21201	
Joe Sabelhaus	RE/MAX Town Center	(301) 540-2232	20300 Seneca Mdw Pkwy Ste 200	Germantown, MD 20876-7012	
John Lesniewski	RE/MAX United Real Estate	(301) 702-4200	14340 Old Marlboro Pike	Upper Marlboro, MD 20772	
Jose Bautista	RE/MAX Excellence Realty	(301) 445-5900	10230 New Hampshire Ave Ste 200	Silver Spring, MD 20903	
Joseph Buffington	RE/MAX Realty Centre	(301) 591-3920	23315 Frederick Road	Clarksburg, MD 20871	
Julie Larson	RE/MAX Realty Plus	(301) 831-5600	1502 S Main St Ste 203	Mount Airy, MD 21771-5363	
Ken Crowley	RE/MAX Realty Group	(301) 855-8600	10720 Town Center Blvd	Dunkirk, MD 20754-2736	
Ken Crowley	RE/MAX Realty Group	(301) 258-7757	6 Montgomery Village Ave Ste 200	Gaithersburg, MD 20879	
Ken Crowley	RE/MAX Realty Group	(301) 884-9493	22845 Washington Street, Suite E	Leonardtown, MD 20650	
Ken Crowley	RE/MAX Realty Group	(301) 843-5100	10665 Stanhaven Pl	White Plains, MD 20695	
Ken Crowley	RE/MAX Realty Group	(301) 921-4500	9711 Washingtonian Blvd Suite 160	North Potomac, MD 20878	
Ken Crowley	RE/MAX Realty Group	(410) 730-6100	10211 Wincopin Cir Ste 301	Columbia, MD 21044-3429	
Kenneth Chamberlain	RE/MAX Concierge Realty	(443) 776-8668	1344 Ashton Rd Ste 200	Hanover, MD 21076-3109	
Mark Butterfield	RE/MAX Realty Services	(301) 652-0400	4825 Bethesda Ave Ste 200	Bethesda, MD 20814	
Mark Butterfield	RE/MAX Realty Services	(240) 403-0400	15245 Shady Grove Rd	Rockville, MD 20850	
Mark Butterfield	RE/MAX Realty Services	(301) 652-0400	6917 Arlington Rd Ste 302	Bethesda, MD 20814	
Mark Davis	RE/MAX One	(410) 224-4400	172 West Street	Annapolis, MD 21401	
Mark Davis	RE/MAX One	(410) 535-6291	132 Main St	Prince Frederick, MD 20678	
Mark Davis	RE/MAX One	(410) 535-6291	113 Howard St Ste 202	LA Plata, MD 20646-6951	
Mark Davis	RE/MAX One	(410) 535-6291	23076 Three Notch Road	California, MD 20619	
Mark Davis	RE/MAX One - The PeruzziMac Group	(443) 532-5316	8191 Jennifer Lane	Owings, MD 20736	
Mark Davis	RE/MAX One -Nicki Palermo Group	(443) 532-5316	5735 Deale Churchton Road	Deale, MD 20751	
Mark Davis	RE/MAX One - The PeruzziMac Group	(410) 535-1780	8909 Chesapeake Ave	North Beach, MD 20714	
Mark Davis	RE/MAX One	(410) 535-6291	12911 Ocean Gateway	Ocean City, MD 21842	
Mark Strosnider	RE/MAX Town Center - Sabelhaus Team	(240) 912-4986	22610 Newcut Rd #E-3	Clarksburg, MD 20871	
Mark Strosnider	RE/MAX Town Center - Bay Area Group	(240) 912-4986	1160 Spa RD Ste 3C	Annapolis, MD 21403	
Mark Strosnider	RE/MAX Town Center - Universal Team	(240) 277-9391	17B Firstfield Rd, #208	Gaithersburg, MD 20878	
Michael Fitzgerald	RE/MAX Closers	(301) 472-4422	29025 Three Notch Rd.	Mechanicsville, MD 20659	
Michael Patterson	RE/MAX Ikon	(410) 242-0220	1424 Sulphur Spring Rd	Baltimore, MD 21227	
Michael Patterson	RE/MAX Ikon	(410) 442-4455	30 E Padonia Rd Ste 105	Timonium, MD 21093-2347	

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Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
Nathan Murray	RE/MAX Executive	(410) 544-8800	790 Ritchie Hwy Ste E33	Severna Park, MD 21146-4136	United States
Nathan Murray	RE/MAX Executive	(443) 274-1900	8432 Veterans Hwy Ste A	Millersville, MD 21108	
Nathan Murray	RE/MAX Executive	(443) 261-2500	1919 Main Street	Chester, MD 21619	
Pasquale Carannante	RE/MAX Experience	(410) 255-0000	3820 Mountain Road Suite H	Pasadena, MD 21122	
Paul Katrivanos	RE/MAX Plus	(301) 698-5050	11670 Old National Pike, Ste. 7	New Market, MD 21774	
Sandy Olson	RE/MAX Results	(301) 698-5005	5202 Presidents Ct Ste 310	Frederick, MD 21703-8398	
Sandy Olson	RE/MAX Results	(240) 707-3200	12920 Conamar Dr Ste 100	Hagerstown, MD 21742-3297	
Sandy Olson	RE/MAX Results - Prescott Team	(301) 639-0801	6 W Main St	Middletown, MD 21769-8005	
Sandy Wing	RE/MAX Leading Edge	(410) 956-3500	69 Mayo Rd Ste 201	Edgewater, MD 21037	
Sandy Wing	RE/MAX Leading Edge	(410) 721-9600	1166 Maryland Route 3 S Ste 106	Gambrills, MD 21054	
Sandy Wing	RE/MAX Leading Edge	(410) 224-3200	2049 West St Ste D	Annapolis, MD 21401	
Tara Williams	RE/MAX Elegance	(301) 867-9477	7651 Matapeake Bus Dr Ste 201	Brandywine, MD 20613-3042	
William Francis	RE/MAX Solutions	(410) 871-4300	1431 N Main St	Hampstead, MD 21074-2136	
William Francis	RE/MAX Solutions	(410) 747-2800	757 Frederick Road	Catonsville, MD 21228	
William Francis	RE/MAX Solutions - Ivy Gifford Team	(443) 220-6559	532 Baltimore Blvd., Suite 103	Westminster, MD 21157	
William Heath	RE/MAX Vision	(410) 287-3629	2288 Pulaski Highway Suite A & B	North East, MD 21901	
Carolyn Weller	RE/MAX Realty One	(207) 646-4546	84 School St P.O.Box 2121	Ogunquit, ME 03907	
Casey Gray	RE/MAX Coastal	(207) 773-6400	638 Hollis Road Route 202	Hollis Center, ME 04042	
Derrick Buckspan	RE/MAX Shoreline	(207) 553-7500	The Common at 88 Middle St	Portland, ME 04101	
Derrick Buckspan	RE/MAX Shoreline	(207) 553-7500	75 Clearwater Dr Ste 204	Falmouth, ME 04105-1455	
Ida Earle	RE/MAX At Home	(207) 858-9129	141 Water St	Skowhegan, ME 04976-1720	
James Quimby	RE/MAX Infinity	(207) 924-2264	175 Spring Street	Dexter, ME 04930	
James Quimby	RE/MAX Infinity	(207) 695-2945	21 Moosehead Lake Road	Greenville, ME 04441	
Jestine Sawyer	RE/MAX Jaret & Cohn	(207) 236-9626	25 Mechanic St.	Camden, ME 04843	
Jestine Sawyer	RE/MAX Jaret & Cohn	(207) 338-4220	121 Main St	Belfast, ME 04915-6538	
Jestine Sawyer	RE/MAX Jaret & Cohn	(207) 596-0352	25 Park Street	Rockland, ME 04841	
Jestine Sawyer	RE/MAX Jaret & Cohn	(207) 832-5219	1504 Atlantic Highway	Waldoboro, ME 04572	
Leigh Smith	RE/MAX County	(207) 769-2900	612 Main St	Presque Isle, ME 04769-2451	
Michael Banks	RE/MAX By the Bay	(207) 773-2345	281 Veranda Street	Portland, ME 04103	
Mike Ireland	RE/MAX Collaborative	(207) 403-9125	202 W Broadway	Lincoln, ME 04457-4005	
Mike Ireland	RE/MAX Collaborative	(207) 573-1267	556 Hammond Street	Bangor, ME 04401	
Robert Coles	RE/MAX Realty One	(207) 363-2497	439 US Rt 1	York, ME 03909	
Robert Coles	RE/MAX Realty One	(207) 283-0108	265 Main St Ste 103	Biddeford, ME 04005-3091	
Robert Coles	RE/MAX Realty One	(207) 967-6777	21 Western Ave	Kennebunk, ME 04043	
Robert Coles	RE/MAX Realty One	(207) 646-1320	1217 Post Rd	Wells, ME 04090	
Sue Spann	RE/MAX Riverside	(207) 725-8505	1 Bowdoin Mill Island Ste 101	Topsham, ME 04086	
Vicki Kennedy	RE/MAX Oceanside	(207) 799-7600	1237 Shore Rd	Cape Elizabeth, ME 04107	
Adam Whitz	RE/MAX Commercial Group	(517) 321-2800	1755 Abbey Rd	East Lansing, MI 48823	
Amy Schieding	RE/MAX Superiorland	(906) 387-4530	E9716 M-28 East	Munising, MI 49862	
Benjamin Lang	RE/MAX The Collective Agency	(248) 835-2340	2601 Cambridge Ct Suite 206	Auburn Hills, MI 48326	
Bina Zuccaro	RE/MAX Plus	(810) 969-4445	1089 S. Lapeer Road	Lapeer, MI 48446	
Bob Brick	RE/MAX Bayshore	(231) 941-4500	500 S Union	Traverse City, MI 49684	
Bob Brick	RE/MAX Bayshore	(231) 941-4500	12930 W Bayshore	Traverse City, MI 49684	
Bob Brick	RE/MAX Bayshore	(231) 258-8046	303 N Cedar	Kalkaska, MI 49646	
Bob Brick	RE/MAX Bayshore	(231) 887-4777	327 1st Street	Manistee, MI 49660	
Brendan Rosenbergh	RE/MAX Direct	(248) 230-9044	637 E Big Beaver Suite 213	Troy, MI 48083	
Brian McDonald	RE/MAX Executive	(616) 291-4411	921 Marshall Street	Allegan, MI 49010	
Carlina Boji	RE/MAX Classic	(248) 348-3000	26870 Beck Rd	Novi, MI 48374	
Carlina Boji	RE/MAX Classic	(248) 737-6800	29630 Orchard Lake	Farmington Hills, MI 48334	
Carlina Boji	RE/MAX Classic	(248) 646-5000	36700 Woodward Ave Ste 100	Bloomfield Hills, MI 48304-0929	
Carlina Boji	RE/MAX Classic	(248) 684-6655	800 N. Milford Road Ste 100	Milford, MI 48381	
Carlina Boji	RE/MAX Classic	(734) 459-1010	42078 Ford Rd	Canton, MI 48187	
Carlina Boji	RE/MAX Classic	(734) 459-1234	1000 W Ann Arbor Trl	Plymouth, MI 48170-1502	
Carol Genzink	RE/MAX Lakeshore	(269) 637-5101	250 Broadway Street	South Haven, MI 49090	
Carol Genzink	RE/MAX Lakeshore	(616) 842-2010	1014 S Beacon Boulevard	Grand Haven, MI 49417	

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Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
Carol Genzink	RE/MAX Lakeshore	(616) 396-1400	210 Central Avenue	Holland, MI 49423	United States
Carol Genzink	RE/MAX Lakeshore	(616) 935-1150	133 Washington	Grand Haven, MI 49417	
Carol Genzink	RE/MAX Lakeshore	(616) 383-4640	36 N Elm St	Zeeland, MI 49464	
Cathy Galloway	RE/MAX Preferred Realty	(517) 849-0043	4140 Beck Rd	Jonesville, MI 49250	
Cindy Limback	RE/MAX New Horizons	(989) 358-1144	2281 US 23 S	Alpena, MI 49707	
Craig Bollerud	RE/MAX Dynamic	(734) 265-1502	7495 North Telegraph Road	Monroe, MI 48162	
Craig Hinkle	RE/MAX of Grayling	(989) 348-7440	5728 M-72 West	Grayling, MI 49738-7461	
Craig Lively	RE/MAX Lighthouse	(231) 242-8100	1523 US-131 South	Petoskey, MI 49770	
Dale McDonald	RE/MAX of Higgins Lake	(989) 821-6208	4544 W Marl Lake Rd	Roscommon, MI 48653	
Danelle Dove	RE/MAX North Country	(906) 875-6331	1353 US Highway 2	Crystal Falls, MI 49920	
Danelle Dove	RE/MAX North Country	(906) 265-6133	555 N River Avenue	Iron River, MI 49935	
Daniel Coffey	RE/MAX Harbor Country	(269) 469-5635	5888 Sawyer Road	Sawyer, MI 49125	
Daniel Coffey	RE/MAX Harbor Country	(269) 586-2330	45 N Whittaker St Suite 200	New Buffalo, MI 49117	
Daniel Reimer	RE/MAX of Midland	(989) 832-0090	4900 Eastman Ave	Midland, MI 48640-2512	
Danielle Robinson	RE/MAX SunQuest	(616) 949-6980	6740 Cascade Road S.E.	Grand Rapids, MI 49546	
Dave Goebel	RE/MAX Lakes	(269) 666-5253	68935 Gateway Drive	Edwardsburg, MI 49112	
David Reynolds	RE/MAX Hometown	(517) 543-3500	128 S Cochran Ave	Charlotte, MI 48813-1510	
David Taljonick	RE/MAX Right Choice	(810) 686-8667	5092 W Vienna Road Suite E	Clio, MI 48420	
David Taljonick	RE/MAX Right Choice	(810) 547-1139	524 E. Vienna Street	Clio, MI 48420	
David Veldkamp	RE/MAX Of Grand Rapids	(616) 957-0700	4362 Cascade Road, SE Suite 208	Grand Rapids, MI 49546	
David Veldkamp	RE/MAX Of Grand Rapids	(616) 791-0110	3800 Lake Michigan Drive, Suite 102	Grand Rapids, MI 49534	
David Veldkamp	RE/MAX of Grand Rapids	(616) 261-3100	5651 Byron Center Ave SW	Grand Rapids, MI 49519	
Deborah Crownover	RE/MAX Mid-Michigan	(517) 788-2633	2300 W Michigan	Jackson, MI 49202	
Deborah Crownover	RE/MAX Mid-Michigan	(517) 592-0100	131 N Main	Brooklyn, MI 49230	
Denise Ebenhoeh	RE/MAX Tricounty	(989) 323-2161	405 W Broad Street	Chesaning, MI 48616	
Donald Fedrigo	RE/MAX of Elk Rapids	(231) 264-5400	614 US 31 S	Elk Rapids, MI 49629	
Doris LaBeau	RE/MAX Masters	(734) 783-0900	28628 Telegraph Rd	Flat Rock, MI 48134	
Eddie Mallad	RE/MAX Team 2000	(313) 561-0900	23676 Park St	Dearborn, MI 48124	
Ellen Mahoney	RE/MAX Commercial Connection	(248) 505-2509	32423 Grand River Avenue Suite 200	Farmington, MI 48336	
Ellen Mahoney	RE/MAX Connection	(248) 505-2509	6001 Cass Ave	Detroit, MI 48202	
Fran Sevegney	RE/MAX 1st Realty	(906) 225-1136	2854 Venture Drive	Marquette, MI 49855	
Garth MacMaster	RE/MAX NorthStar Realty	(906) 635-1000	1411 Ashmun St	Sault Sainte Marie, MI 49783-2871	
Gjon Lucaj	RE/MAX Empire	(248) 720-6353	104 W Montcalm St	Pontiac, MI 48342	
Glenn Silvenis	RE/MAX Crossroads III	(734) 699-4000	418 Main Street	Belleville, MI 48111	
Hillary Stone	RE/MAX Cornerstone	(734) 855-9500	8355 N. Wayne Road	Westland, MI 48185	
Jason Miller	RE/MAX Home Sale Services	(248) 912-9800	16759 Ridge Road	Northville, MI 48168	
Joe McNally	RE/MAX Together	(231) 629-4100	1411 N State St	Big Rapids, MI 49307-8688	
John Mangas	RE/MAX Preferred Associates	(734) 854-4000	8336 Monroe Rd Suite 154	Lambertville, MI 48144-9378	
Joseph DeKroub	RE/MAX Platinum	(810) 632-5050	11500 Highland Rd	Hartland, MI 48353	
Joseph DeKroub	RE/MAX Platinum	(810) 695-4111	11817 S Saginaw St	Grand Blanc, MI 48439	
Joseph DeKroub	RE/MAX Platinum	(810) 227-4600	6870 Grand River Ave	Brighton, MI 48114	
Joseph DeKroub	RE/MAX Platinum	(732) 297-1100	3295 Silver Lake Road	Fenton, MI 48430	
Joseph DeKroub	RE/MAX Platinum	(734) 741-1000	325 W Eisenhower Pkwy	Ann Arbor, MI 48103	
Joseph DeKroub	RE/MAX Commercial Brokers	(810) 227-4600	6870 Grand River Ave	Brighton, MI 48114	
Joseph DeKroub	RE/MAX Platinum	(734) 627-1171	12855 East Old US Highway 12	Chelsea, MI 48118	
Karen O'Neal	RE/MAX River Valley	(231) 652-1100	344 Adams St	Newaygo, MI 49337	
Ken Wells	RE/MAX New Image	(989) 790-0890	1668 Midland Rd	Saginaw, MI 48638	
Kris Keegstra	RE/MAX Premier	(616) 669-0990	3489 Kelly St	Hudsonville, MI 49426	
Kurt Pieczynski	RE/MAX West	(231) 733-1236	5969 Harvey St	Muskegon, MI 49444	
Kurt Pieczynski	RE/MAX West	(231) 750-4130	402 Center St Ste A	North Muskegon, MI 49445-3186	
Kurt Pieczynski	RE/MAX West	(231) 766-6328	116 West Colby Street	Whitehall, MI 49461	
Kyle Lang	RE/MAX Dream Properties	(734) 462-3600	37569 Five Mile Rd.	Livonia, MI 48154	
Kyle Lang	RE/MAX Dream Properties	(248) 374-7700	138 Main Center	Northville, MI 48167	
Lance Omer	RE/MAX of Owosso	(989) 725-8119	215 E Exchange St	Owosso, MI 48867-3009	
Lars Petzke	RE/MAX By the Lake	(269) 281-4186	805 Van Brunt Ave	Saint Joseph, MI 49085-2013	

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Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
Lars Petzke	RE/MAX by the Lake	(269) 429-3070	4333 Red Arrow Hwy	Stevensville, MI 49127-9396	United States
Laura Mullaney	RE/MAX Finest	(989) 224-2300	701 E State St Suite #1	St Johns, MI 48879	
Laura Palazzolo	RE/MAX First	(586) 799-8000	48617 Hayes	Shelby Township, MI 48315	
Levan Wood	RE/MAX Eclipse	(248) 620-1000	5905 South Main Street	Clarkston, MI 48346	
Levan Wood	RE/MAX Eclipse	(248) 792-2621	1700 W Big Beaver Rd Ste 240	Troy, MI 48084	
Lisa Damron	RE/MAX Perrett Associates	(269) 968-6101	317 Columbia Ave E	Battle Creek, MI 49015	
Lisa Damron	RE/MAX Perrett Associates	(269) 781-8966	819 W Michigan Ave	Marshall, MI 49068-1445	
Lisa Wright Moore	RE/MAX Modern Realty	(269) 683-2211	603 E Main St	Niles, MI 49120	
Maria McGuire	RE/MAX Eclipse	(586) 725-1900	34350 23 Mile Rd	New Baltimore, MI 48047	
Marianne Quist	RE/MAX Central	(231) 775-1205	124 S Mitchell St	Cadillac, MI 49601	
Marianne Quist	RE/MAX Central	(231) 775-9447	41A N Morey Rd	Lake City, MI 49651-8585	
Mark Riggle	RE/MAX Irish Hills	(517) 467-3003	14589 W US 223	Manitou Beach, MI 49253	
Michael Borsum	RE/MAX Douglass Real Estate	(906) 482-1000	320 Sheldon Ave	Houghton, MI 49931	
Michael Brorson	RE/MAX Elite Group	(269) 651-2776	26078 US 12 HWY Ste A	Sturgis, MI 49091	
Michael Loomis	RE/MAX Results	(989) 686-3400	300 Center Avenue Suite 102	Bay City, MI 48708	
Michael Williams	RE/MAX Real Estate Professionals	(517) 321-8255	1755 Abbey Road	East Lansing, MI 48823	
Michael Williams	RE/MAX Real Estate Professionals	(517) 715-8255	2419 Science Parkway	Okemos, MI 48864	
Monica Hillman	RE/MAX Moves	(734) 785-8549	19366 Allen Road, Suite A	Brownstwn Twp, MI 48183	
Natalie Rowe	RE/MAX Advantage	(269) 323-3900	7127 S Westnedge Ste 2	Portage, MI 49002	
Nick Pinozzi	RE/MAX Eclipse	(248) 935-9192	455 S. Livernois Rd. Suite B-22	Rochester Hills, MI 48307	
Nick Pinozzi	RE/MAX Eclipse	(248) 935-9192	44028 Mound Suite 3	Sterling Heights, MI 48314	
Randy Sharp	RE/MAX Elite Group	(269) 273-2882	58672 S US Highway 131	Three Rivers, MI 49093-9277	
Richard Waskin	RE/MAX Saugatuck-Douglas	(269) 857-1761	2914 Blue Star Hwy	Douglas, MI 49406	
Rick Hoffman	RE/MAX of Kalamazoo	(269) 382-2280	1517 S Park St	Kalamazoo, MI 49001	
Robert Plesscher	RE/MAX Real Estate Professionals	(517) 669-8118	12775 Escanaba Drive	DeWitt, MI 48820	
Robert Shaffer	RE/MAX First	(586) 792-8000	36594 Moravian Drive	Clinton Township, MI 48035	
Robert Shaffer	RE/MAX First	(248) 435-1100	32790 Woodward Ave.	Royal Oak, MI 48073	
Robert Shaffer	RE/MAX First	(586) 997-9900	45871 Hayes Rd	Shelby Township, MI 48315-6216	
Robert Shaffer	RE/MAX First	(586) 773-4400	25814 Jefferson Ave	St Clair Shores, MI 48081	
Robert Shaffer	RE/MAX First	(248) 548-4400	26862 Woodward Ave Suite 103	Royal Oak, MI 48067-0958	
Robert Shaffer	RE/MAX First	(248) 218-4300	307 East St	Rochester, MI 48307	
Robert Shaffer	RE/MAX First	(586) 781-2900	50475 Gratiot Ave Ste A	Chesterfield, MI 48051	
Robert Shaffer	RE/MAX First - City Real Estate Team	(586) 997-9900	20020 Kelly Rd	Harper Woods, MI 48225	
Ron Rocz	RE/MAX Nexus	(248) 541-4900	255 E Brown St Suite 205	Birmingham, MI 48009	
Ryan Eashoo	RE/MAX Edge	(810) 653-5020	405 S State St	Davison, MI 48423	
Ryan Eashoo	RE/MAX Town & Country	(810) 659-6300	1425 Flushing Rd	Flushing, MI 48433	
Ryan Eashoo	RE/MAX Edge	(810) 636-9172	10240 Hegel Rd	Goodrich, MI 48438-9066	
Sami Abdallah	RE/MAX City Centre	(313) 528-3002	17515 W. Nine Mile Suite 800	Southfield, MI 48075	
Shane Adams	RE/MAX Select	(810) 238-8888	1320 W Hill Road	Grand Blanc, MI 48439	
Sherry Saad	RE/MAX Leading Edge	(313) 277-7777	25050 Ford Rd	Dearborn Heights, MI 48127	
Sherry Saad	RE/MAX Leading Edge	(313) 277-7777	6301 Michigan Avenue	Detroit, MI 48210	
Sherry Saad	RE/MAX Leading Edge	(734) 404-8800	7500 N Canton Ctr Rd	Canton, MI 48187-1531	
Sherry Morris	RE/MAX Prime Properties	(989) 652-7653	735 North Main St	Frankenmuth, MI 48734	
Thomas Styf	RE/MAX Complete	(248) 721-9980	23650 Woodward Ste 301	Pleasant Ridge, MI 48069	
Thomas Tedesco	RE/MAX Showcase Homes	(248) 647-3200	600 S. Adams Rd. Suite 330	Birmingham, MI 48009	
Tracie Rich	RE/MAX United	(616) 866-5800	28 N Monroe St	Rockford, MI 49341	
Tracie Rich	RE/MAX United	(616) 884-2230	4150 E Beltline Ave	Grand Rapids, MI 49525	
Victoria Safran	RE/MAX Eclipse	(248) 935-9192	425 N. Park Blvd Suite 200	Lake Orion, MI 48362	
Walid Kleit	RE/MAX Innovation	(734) 246-2200	12869 Eureka Rd	Southgate, MI 48195	
Wayne Walts	RE/MAX River Haven	(989) 426-6893	247 W. Cedar Ave.	Gladwin, MI 48624	
Wayne Walts	RE/MAX River Haven	(989) 435-7755	1239 Estey Rd	Beaverton, MI 48612	
Wayne Walts	RE/MAX River Haven	(989) 426-9239	1415 Sugar River Rd.	Gladwin, MI 48624	
William Hitchcock	RE/MAX In the Park	(248) 544-1750	22200 John R St	Hazel Park, MI 48030	
Yoshiko Fujimori	RE/MAX New Trend	(248) 553-5050	38275 Twelve Mile Rd Ste 101	Farmington Hills, MI 48331	
Adeyinka Badewa	RE/MAX Homemasters	(763) 205-7000	7101 Northland Cir North Ste 210	Brooklyn Park, MN 55428	

Open United States Offices as of December 31, 2024

Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
Andrea Scanlon	RE/MAX Elite	(763) 208-4212	4037 W. Broadway #204	Robbinsdale, MN 55422	United States
Blain Nelson	RE/MAX Masters	(507) 835-1466	101 S State St	Waseca, MN 56093	
Brent Prouty	RE/MAX Realty Plus	(507) 637-3236	100 N Gould Street	Redwood Falls, MN 56283	
Bruce Fuhrman	RE/MAX Signature Properties	(218) 998-4663	205 E Lincoln Ave Ste C	Fergus Falls, MN 56537	
Bruce Johnson	RE/MAX Realty 1	(218) 233-0034	935 37th Ave S Ste 104	Moorhead, MN 56560-6167	
Christine Gammon-Kruschek	RE/MAX Central	(320) 616-1970	315 12th St NE	Little Falls, MN 56345	
Dennis Terrell	RE/MAX Dynamic Agents	(507) 387-5151	1720 Adams St Suite 100	Mankato, MN 56001	
Dennis Terrell	RE/MAX Dynamic Agents	(507) 931-5313	424 S Minnesota Ave	St Peter, MN 56082	
Dianne Siltanen	RE/MAX Cloquet	(218) 878-1111	35 14th St	Cloquet, MN 55720	
Dwayne Fox	RE/MAX Professionals	(218) 834-5144	227-7th Street	Two Harbors, MN 55616	
Eric Malmberg	RE/MAX Advantage Plus	(952) 898-5800	14451 Highway 7	Minnnetonka, MN 55345	
Eric Malmberg	RE/MAX Advantage Plus	(952) 898-5800	17850 Kenwood Trl	Lakeville, MN 55044	
Eric Malmberg	RE/MAX Advantage Plus	(763) 755-1100	11806 Aberdeen St NE Ste 100	Blaine, MN 55449-4898	
Eric Malmberg	RE/MAX Advantage Plus	(952) 253-5600	7811 Great Plains Blvd	Chanhasen, MN 55317	
Eric Malmberg	RE/MAX Advantage Plus	(952) 226-7700	13875 Hwy 13	Savage, MN 55378	
Eric Malmberg	RE/MAX Advantage Plus	(952) 224-8800	1228 Vierling Drive E	Shakopee, MN 55379	
Eric Malmberg	RE/MAX Advantage Plus	(218) 326-8200	1001 Pokegama Ave South Suite C	Grand Rapids, MN 55744	
Eric Malmberg	RE/MAX Advantage Plus	(952) 224-8800	5309 Lyndale Ave S Ste 201	Minneapolis, MN 55419	
Eric Malmberg	RE/MAX Advantage Plus	(952) 401-8500	2500 Shadywood Road Suite 400	Orono, MN 55331	
Eric Malmberg	RE/MAX Advantage Plus	(952) 253-5600	216 Water Street	Excelsior, MN 55331	
Eric Malmberg	RE/MAX Advantage Plus	(952) 253-5600	100 West 1st Street	Waconia, MN 55387	
Eric Malmberg	RE/MAX Advantage Plus	(507) 301-0600	158 Water Street N Suite 8	Northfield, MN 55057	
Eric Malmberg	RE/MAX Advantage Plus	(952) 758-4464	1301 1st Street NE	New Prague, MN 56071	
Eric Malmberg	RE/MAX Advantage Plus	(507) 655-3777	48 N Park Ave Ste 5	Le Center, MN 56057-1540	
Eric Malmberg	RE/MAX Advantage Plus	(651) 272-4688	1251 Town Centre Dr	Eagan, MN 55123-1067	
Eric Malmberg	RE/MAX Advantage Plus	(763) 682-3030	606 Crossroads Campus Drive	Buffalo, MN 55313	
Eric Malmberg	RE/MAX Advantage Plus	(952) 470-7600	1495 Stieger Lake Ln	Victoria, MN 55386-9537	
Eric Malmberg	RE/MAX Advantage Plus	(320) 264-9240	270 Elm St E	Annandale, MN 55302-9406	
Eric Malmberg	RE/MAX Advantage Plus	(763) 755-1100	1600 W 82nd St Ste 105	Bloomington, MN 55431-1411	
Eric Malmberg	RE/MAX Advantage Plus	(952) 226-7700	21 Valhalla Rd	Slayton, MN 56172	
Eric Malmberg	RE/MAX Advantage Plus	(952) 898-5800	1645 Lyndale Ave N Suite 103	Faribault, MN 55021	
Eric Malmberg	RE/MAX Advantage Plus	(507) 514-6105	424 Riverfront Drive Suite 205	Mankato, MN 56001	
Eric Malmberg	RE/MAX Advantage Plus - Pietig Properties Group	(218) 562-2041	8101 County Road 11	Breezy Point, MN 56472	
Erin Johnson	RE/MAX Reliance	(763) 389-0909	105-6th Avenue South	Princeton, MN 55371	
Greg Anderson	RE/MAX Advisors West	(952) 368-0345	207 Chestnut St Ste. 100	Chaska, MN 55318	
Gregory Moen	RE/MAX Properties	(507) 377-2752	412 E. William St.	Albert Lea, MN 56007	
Jared Lundgren	RE/MAX Northland	(218) 203-3603	20 2nd Street NE	Aitkin, MN 56431	
Jared Lundgren	RE/MAX Northland	(218) 429-0202	9851 Madison Street	Garrison, MN 56450	
Jay Schurman	RE/MAX Lakes Region	(218) 844-5253	817 Washington Ave	Detroit Lakes, MN 56501-3013	
Jay Schurman	RE/MAX Lakes Region - Vergas	(218) 342-4200	110 South Railway Avenue	Vergas, MN 56587	
John Collopy	RE/MAX Results	(763) 591-6000	2605 Campus Drive	Plymouth, MN 55441	
John Collopy	RE/MAX Results	(952) 431-2400	15451 Founders Lane	Apple Valley, MN 55124	
John Collopy	RE/MAX Results	(952) 884-8404	7700 France Ave South Ste 230	Edina, MN 55435	
John Collopy	RE/MAX Results	(763) 441-8833	650 Dodge Ave	Elk River, MN 55330	
John Collopy	RE/MAX Results	(320) 587-2341	255 Hwy 7 East Ste 1	Hutchinson, MN 55350	
John Collopy	RE/MAX Results	(651) 735-1350	604 Bielenberg Dr Ste 100	Woodbury, MN 55125	
John Collopy	RE/MAX Results	(763) 323-8080	2677 Bunker Lake Blvd NW	Andover, MN 55304-3739	
John Collopy	RE/MAX Results	(651) 429-7777	4764 Banning Ave	White Bear Lake, MN 55110-3218	
John Collopy	RE/MAX Results	(320) 251-2200	3950 3rd Street North	Saint Cloud, MN 56303	
John Collopy	RE/MAX Results	(651) 455-1256	971 Sibley Memorial Hwy	Lilydale, MN 55118	
John Collopy	RE/MAX Results	(218) 963-9554	24090 Smiley Rd	Nisswa, MN 56468	
John Collopy	RE/MAX Results	(651) 484-8800	480 W Hwy 96 Ste 200	Shoreview, MN 55126	
John Collopy	RE/MAX Results	(952) 475-8000	125 Lake St West	Wayzata, MN 55391	
John Collopy	RE/MAX Results	(651) 698-8006	2100 Ford Pkwy Suite 201	St Paul, MN 55116	
John Collopy	RE/MAX Results	(651) 251-4800	748 Grand Ave	St Paul, MN 55105	

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Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
John Collopy	RE/MAX Results	(763) 689-3577	268 S Garfield St	Cambridge, MN 55008	United States
John Collopy	RE/MAX Results	(507) 288-1111	4123 26th Street NW	Rochester, MN 55901	
John Collopy	RE/MAX Results	(952) 829-2900	11200 W 78th Street	Eden Prairie, MN 55344	
John Collopy	RE/MAX Results	(952) 848-2400	5201 Eden Avenue Suite 100	Edina, MN 55436	
John Collopy	RE/MAX Results	(651) 351-5000	6770 Stillwater Boulevard North Suite 100	Stillwater, MN 55082	
John Collopy	RE/MAX Results	(218) 692-9938	35534 County Rd 66 PO Box 370	Crosslake, MN 56442	
John Collopy	RE/MAX Results	(612) 314-1520	1609 Hennepin Ave	Minneapolis, MN 55403-1701	
John Collopy	RE/MAX Results	(320) 762-5544	217 N Nokomis	Alexandria, MN 56308	
John Collopy	RE/MAX Results	(218) 722-2810	2520 Maple Grove Rd	Duluth, MN 55811	
John Collopy	RE/MAX Results	(507) 433-0013	1419 1st Avenue SW	Austin, MN 55912	
John Collopy	RE/MAX Results	(612) 876-9000	1221 W Lake St Ste 209	Minneapolis, MN 55408	
John Collopy	RE/MAX Results	(763) 235-7000	7373 Kirkwood Court North Suite 300	Maple Grove, MN 55369	
John Collopy	RE/MAX Results	(612) 808-0880	8560 Edinburgh Centre Drive N	Brooklyn Park, MN 55443	
John Collopy	RE/MAX Results	(218) 363-3332	5015 State Highway 84	Longville, MN 56655	
John Collopy	RE/MAX Results	(320) 348-5100	109 Red River Avenue S	Cold Spring, MN 56320	
John Collopy	RE/MAX Results	(651) 317-2200	6041 Main Street	North Branch, MN 55056	
John Collopy	RE/MAX Results	(763) 591-6000	1143 South Shore Dr	Plymouth, MN 55441	
John Collopy	RE/MAX Results	(218) 829-5538	7734 Excelsior Rd Ste 102	Baxter, MN 56425-8697	
John Collopy	RE/MAX Results	(651) 552-3600	720 Main St Ste 207	Mendota Heights, MN 55118-1800	
John Collopy	RE/MAX Results	(218) 722-2811	2516 London Rd	Duluth, MN 55812-2223	
John Collopy	RE/MAX Results	(763) 575-8120	3535 Plymouth Blvd Ste 210	Plymouth, MN 55447-1386	
John Collopy	RE/MAX Results	(651) 300-0170	2000 Old West Main St Ste 324	Red Wing, MN 55066-1991	
John Collopy	RE/MAX Results-The John Nelson Team	(507) 216-1140	202 State Highway 16	Rushford, MN 55971	
John Collopy	RE/MAX Results	(507) 259-4926	257 Main Street West	Wabasha, MN 55981	
John Collopy	RE/MAX Results - Dave and Kelly Jaunich Team	(952) 829-2900	620 Babcock Blvd	Delano, MN 55328	
John Collopy	RE/MAX Results - Lake District Real Estate Group	(952) 829-2900	4154 Shoreline Drive	Spring Park, MN 55384	
John Collopy	RE/MAX Results - Valerie Berg Team	(218) 384-6530	714 Sunnyside Drive	Cloquet, MN 55720	
John Collopy	RE/MAX Results - Zachman Realty Group	(763) 497-1515	249 Central Avenue East	Saint Michael, MN 55376	
Justin Fox	RE/MAX Professionals	(651) 455-7000	7420 80th Street South Ste 201	Cottage Grove, MN 55016	
Justin Fox	RE/MAX Professionals	(651) 222-6683	2475 Maplewood Dr Ste 115	Maplewood, MN 55109	
Justin Fox	RE/MAX Professionals	(651) 439-2222	626 4th St N	Stillwater, MN 55082-4827	
Justin Fox	RE/MAX Professionals - Amy Spampinato Team	(218) 722-6683	314 West Superior Street Suite MZ-75	Duluth, MN 55802	
Kathleen Hayenga	RE/MAX Premier Realty	(507) 727-9812	1626 Oxford St	Worthington, MN 56187	
Kelsey Bergery	RE/MAX Select Properties	(507) 886-4221	25 Center St W	Harmony, MN 55939-4503	
LeAnn Sather	RE/MAX Consultants	(763) 447-3141	120 W. Railway St	Loretto, MN 55357	
Lonnie Ness	RE/MAX Select Inc.	(320) 679-2594	104 South Union Street	Mora, MN 55051	
Martha Hoover	RE/MAX Preferred	(952) 226-7653	16180 Hastings Ave SE Ste 100	Prior Lake, MN 55372-9229	
Martha Hoover	RE/MAX Preferred	(952) 226-7653	7801 East Bush Lake Road Suite 120	Bloomington, MN 55439	
Matt Gillard	RE/MAX Venture	(507) 413-8100	118 N. Cedar	Owatonna, MN 55060	
Michael Muske	RE/MAX Synergy	(651) 464-7070	920 W Broadway	Forest Lake, MN 55025	
Michael Muske	RE/MAX Synergy - Property Pros Team	(651) 674-7070	5475 386 St.	North Branch, MN 55056	
Michael Muske	RE/MAX Synergy - Pete and John Team	(651) 785-7850	2677 Innsbruck Dr Ste E	New Brighton, MN 55112-9300	
Michael Muske	RE/MAX Synergy - Chain of Lakes Team	(651) 257-2233	12835 Lake Blvd	Lindstrom, MN 55045-9345	
Patrick Raiber	RE/MAX Today's Properties	(320) 693-8007	309 N Sibley Ave	Litchfield, MN 55355	
Paul Ryan	RE/MAX Preferred Realty	(320) 231-1221	770 N Business Hwy 71	Willmar, MN 56201	
Raymond Ingebretsen	RE/MAX Lake Country	(218) 757-3233	4549 Hwy 53 Box 266	Orr, MN 55771	
Scott Reineke	RE/MAX Experts	(507) 332-2282	504 NW 4th St	Faribault, MN 55021	
Trista Kottke	RE/MAX Experience	(952) 467-3598	512 Faxon Rd	Norwood Young America, MN 55368	
Wade Barslou	RE/MAX Total Realty	(507) 526-5666	132 S Sailor St	Blue Earth, MN 56013-2557	
Wade Barslou	RE/MAX Total Realty	(507) 235-5666	1007 E 10th St	Fairmont, MN 56031-3728	
Alex O'Neill	RE/MAX Real Estate Exchange	(417) 331-2539	220 Monroe St	Thayer, MO 65791-1511	
Anita Riley	RE/MAX Town and Country	(660) 663-5757	801 S Main St	Gallatin, MO 64640	
Asheley Sisk	RE/MAX Heartland	(816) 625-1439	701 South Broadway	Oak Grove, MO 64075	
Becky Green	RE/MAX Properties	(417) 235-2200	855 Hwy 60 Ste B	Monett, MO 65708	
Betty Jo Sydenstricker	RE/MAX On the Move	(573) 682-3000	949 East Highway 22	Centralia, MO 65240	

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Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
Betty Jo Sydenstricker	RE/MAX On the Move	(573) 581-8282	123 W Monroe St.	Mexico, MO 65265	United States
Bradley Brown	RE/MAX Advantage	(816) 903-1500	300 S Platte Clay Way	Kearney, MO 64060	
Brandy Balsman	RE/MAX Realty Experts	(573) 547-8385	1407 Grand Ave.	Perryville, MO 63775	
Brent Sager	RE/MAX Showtime	(417) 567-0112	115 W Atlantic St Suite 102	Branson, MO 65616	
Bryan Jacobs	RE/MAX United	(660) 422-7813	407A E. Russell Avenue	Warrensburg, MO 64093	
Chet Meierarend	RE/MAX Premier Properties	(816) 690-7653	17000 E US Highway 40 Ste 1	Independence, MO 64055-5394	
Chet Meierarend	RE/MAX Premier Properties	(816) 690-7653	1813 E North Ave	Belton, MO 64012	
Dakota Chapin	RE/MAX Signature	(816) 318-7299	131 W North Street	Peculiar, MO 64078	
Dan Earley	RE/MAX Partners	(816) 632-1088	402 East Evergreen	Cameron, MO 64429	
David Nichols	RE/MAX Elite Realtors	(816) 373-8400	1201 NE Windsor Drive	Lees Summit, MO 64086	
David Wiesemann	RE/MAX Heritage	(816) 587-2323	7020 NW 83rd Terr	Kansas City, MO 64152	
David Wiesemann	RE/MAX Heritage	(816) 224-8484	1900 NW S Outer Road	Blue Springs, MO 64015	
David Wiesemann	RE/MAX Heritage	(816) 783-5800	203 NW Executive Way Suite B	Lees Summit, MO 64063	
Dedra Lonon	RE/MAX Connection	(417) 257-7005	931 Preacher Roe Blvd	West Plains, MO 65775	
Eddy Saylor	RE/MAX Innovations	(816) 454-6540	3200 NE 83rd St.	Kansas City, MO 64119	
Elisha Hoerstkamp	RE/MAX Today	(573) 237-7700	103 B Miller	New Haven, MO 63068	
Elisha Hoerstkamp	RE/MAX Today	(636) 390-8575	1402 Washington Sq.	Washington, MO 63090	
Elisha Koenig	RE/MAX Realty Shop	(573) 324-2800	730 Business Highway 61 South	Bowling Green, MO 63334	
Helen Riggins	RE/MAX At the Lake	(573) 374-3200	147 S Main PO Box 1111 Lake of the Ozarks	Laurie, MO 65038	
Jamie Thornsberry	RE/MAX Boone Realty	(573) 442-6121	200 E Southampton Dr Suite 210	Columbia, MO 65203	
Jeffrey Krantz	RE/MAX Lake of the Ozarks	(573) 302-2300	3525 Osage Beach Parkway	Osage Beach, MO 65065	
Jeffrey Krantz	RE/MAX Lake of the Ozarks	(573) 346-6600	980 East Highway 54	Camdenton, MO 65020	
Jennifer Barth	RE/MAX Realty and Auction House	(816) 741-0123	17000 NW 45 Hwy	Parkville, MO 64152	
Joe Coyne	RE/MAX Platinum	(636) 583-5124	6244 Highway 100 Ste 110	Washington, MO 63090-6466	
Joe Coyne	RE/MAX Platinum	(636) 698-9000	411 E Pearce Blvd	Wentzville, MO 63385-1533	
Joe Coyne	RE/MAX Platinum	(636) 441-8080	40 Gailwood Drive	Saint Peters, MO 63376	
Joe Coyne	RE/MAX Platinum	(636) 220-3200	14169 Clayton Rd.	Town and Country, MO 63017	
Joe Coyne	RE/MAX Platinum	(636) 528-3702	360 Main St	Troy, MO 63379-1247	
Joe Coyne	RE/MAX Platinum â€” The Lisa Adkins Team	(636) 980-8200	410 Crestview Drive	O Fallon, MO 63366	
Julie Thompson	RE/MAX Farm & Home	(417) 926-5552	911 North Main	Mountain Grove, MO 65711	
Kathy Shoemaker	RE/MAX Truman Lake	(660) 885-2201	5 NE 91	Clinton, MO 64735	
Kelly Grisham	RE/MAX Associated Brokers	(417) 334-1374	215 S 2nd St Ste 2C	Branson, MO 65616-2860	
Larry Keating	RE/MAX Jefferson City	(573) 761-3400	2316 St Mary's Blvd Ste 200	Jefferson City, MO 65109	
Mark Cooper	RE/MAX Edge	(636) 300-3030	84 Hubble Dr Ste 200	Dardenne Prairie, MO 63368-8711	
Martin Kyscha	RE/MAX of Sedalia	(660) 826-9911	1435 Thompson Blvd Ste B	Sedalia, MO 65301	
Melissa Simmons	RE/MAX Area Real Estate	(816) 630-4000	1350 N Jesse James Rd	Excelsior Springs, MO 64024	
Monica Ritter	RE/MAX Central	(660) 584-5557	2817 Hwy 13	Higginsville, MO 64037	
Nan Belloir	RE/MAX Exclusive Properties	(573) 437-8500	1874 Highway 28	Owensville, MO 65066-2808	
Patty Farr	RE/MAX House of Dreams	(816) 858-9009	303 Marshall Road Suite 6	Platte City, MO 64079	
Reed Brinton	RE/MAX Legacy	(816) 994-9900	4635 Wyandotte Street Ste 210	Kansas City, MO 64112	
Rene Chasteen	RE/MAX Heart of America	(573) 341-9494	602 W 6th St Ste B	Rolla, MO 65401-2983	
Rhonda Overberg	RE/MAX Best Choice	(636) 931-7272	1510 Parkway West	Festus, MO 63028	
Rhonda Overberg	RE/MAX Best Choice	(573) 431-2210	3318 Conway Rd	Farmington, MO 63640	
Rhonda Overberg	RE/MAX Best Choice	(314) 714-7000	4568 Meramec Bottom Rd	St Louis, MO 63128	
Rhonda Overberg	RE/MAX Best Choice	(636) 931-7653	1349 McNutt St	Herculaneum, MO 63048	
Ronette Edgar	RE/MAX Lifestyles	(573) 569-4388	303 Westview Drive	Versailles, MO 65084	
Ryan Caughron	RE/MAX House of Brokers	(417) 887-5333	3745 S Fremont Ste A	Springfield, MO 65804	
Sandy Hancock	RE/MAX Results	(314) 894-8775	4850 Lemay Ferry Rd	St Louis, MO 63129	
Sandy Hancock	RE/MAX Results	(314) 781-7777	8081 Manchester Road	St Louis, MO 63144	
Sandy Hancock	RE/MAX Results	(636) 812-4400	16647 Chesterfield Grove Ste 110	Chesterfield, MO 63005	
Sandy Hancock	RE/MAX Results	(314) 352-7770	4700 S Hampton Ave	St Louis, MO 63109	
Sandy Hancock	RE/MAX Results	(314) 781-7777	1366 S 5th St	Saint Charles, MO 63301-2444	
Sandy Hancock	RE/MAX Results - Janie Schriever & Associates	(636) 239-3003	12 East Front Street	Washington, MO 63090	
Scott Mears	RE/MAX Professionals	(816) 233-2300	1119 N Woodbine Rd	St Joseph, MO 64506	
Shari McConnell	RE/MAX Plus Realty	(573) 803-3600	106 Farrar Dr Ste 108	Cape Girardeau, MO 63701	

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Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
Shelley Hare	RE/MAX of Warsaw	(660) 438-7100	805 Kennedy Drive	Warsaw, MO 65355	United States
Shelly Hendrix	RE/MAX Next Generation	(417) 991-3333	440 W Elm St	Lebanon, MO 65536	
Shirley Spencer-Bogges	RE/MAX Professional Realty	(573) 336-4022	156 Marshall Dr	St Robert, MO 65584	
Stephen Smith	RE/MAX Revolution	(816) 781-9080	2 Victory Dr Suite 200	Liberty, MO 64068	
Stephen Smith	RE/MAX Revolution	(816) 455-8600	2850 Kendallwood Pkwy	Gladstone, MO 64119	
Todd Haney	RE/MAX Premiere Realty	(314) 842-6400	9920 Watson Rd Ste 203	Saint Louis, MO 63126-1857	
Tracy Hess	RE/MAX Integrity	(314) 842-2277	4418 S Lindbergh Blvd	Saint Louis, MO 63127-1647	
Trina Colwell	RE/MAX Lakeside	(417) 858-6126	24923 State Hwy 39	Shell Knob, MO 65747	
Vicki Benson	RE/MAX Home Team	(660) 665-8100	111 S Baltimore	Kirkville, MO 63501	
Christa Saulters	RE/MAX Real Estate Partners	(601) 296-2001	119 Mayfair Road	Hattiesburg, MS 39402	
Christy Purvis	RE/MAX Town & Country	(601) 425-0955	1021 Hwy 15 N Suite B	Laurel, MS 39440	
Clint Bolton	RE/MAX Realty Group	(662) 403-4200	1576 Monteith Ave Ste C	Hernando, MS 38632-7662	
David Mitchell	RE/MAX Excellence	(601) 634-8303	1022 Monroe Street	Vicksburg, MS 39183	
Emily Bogolin	RE/MAX Along the Way	(228) 863-0617	104 W Railroad St	Long Beach, MS 39560-4634	
Jay Schroeder	RE/MAX Choice Properties	(228) 896-3033	520 East Pass Rd Ste N	Gulfport, MS 39507	
Jim Atchison	RE/MAX Results In Real Estate	(228) 388-4360	12211 Bernard Parkway	Gulfport, MS 39503	
Jody Black	RE/MAX Legacy	(662) 234-5621	411 Galleria Drive	Oxford, MS 38655	
Jody Black	RE/MAX Legacy	(662) 234-5621	106 Railroad Avenue	Water Valley, MS 38965-3323	
Jon Ritten	RE/MAX Coast Delta Realty	(228) 255-2600	5400 Indian Hill Blvd.	Diamondhead, MS 39525	
Judy Pippin	RE/MAX Premier Group	(601) 798-3399	1605 Highway 11 North Suite A	Picayune, MS 39466	
Kimberlee Williams	RE/MAX Real Estate Partners	(228) 875-3333	2422 Bienville Blvd	Ocean Springs, MS 39564	
Michael Davis	RE/MAX Partners	(662) 327-7705	698 Leigh Drive	Columbus, MS 39705	
Michael Davis	RE/MAX Partners	(662) 498-1111	306 E Lampkin St	Starkville, MS 39759-2910	
Patti Sanders	RE/MAX Elite Realty	(601) 445-5555	212 Main Street	Natchez, MS 39120	
Sammie Knight	RE/MAX Experts	(662) 300-6600	5960 Getwell Road Suite 112	Southaven, MS 38672	
Trish Fleming	RE/MAX Southland Real Estate	(601) 684-1588	410 Delaware Ave	Mccomb, MS 39648	
Vickey Ward	RE/MAX Connection	(601) 326-3670	540 Keyway Drive, Suite C	Flowood, MS 39232	
Bob England	RE/MAX of Great Falls	(406) 761-1011	600 6th St NW Ste 1	Great Falls, MT 59404-2449	
Brian Murphy	RE/MAX Mountain View	(406) 892-3000	610 9th St West	Columbia Falls, MT 59912	
Brian Murphy	RE/MAX Rocky Mountain Real Estate	(406) 862-9000	204 Wisconsin Ave	Whitefish, MT 59937-2305	
Denise Kelly	RE/MAX Premier	(406) 299-3500	1341 Harrison Ave	Butte, MT 59701-4801	
John Herring	RE/MAX All Stars	(406) 542-8644	3420 South Reserve Street Suite A	Missoula, MT 59801	
Joseph Mueller	RE/MAX of Helena	(406) 442-1900	1060 Helena Ave	Helena, MT 59601	
Julie Fillingham	RE/MAX Advantage	(406) 363-5750	1591 N 1st St Ste 1	Hamilton, MT 59840-3647	
Kristine Glover	RE/MAX Central	(406) 534-1154	902 Central Avenue	Billings, MT 59102	
Mark Beck	RE/MAX Glacier Country	(406) 257-8900	6 Sunset Plz Ste A	Kalispell, MT 59901-3659	
Monte Gilman	RE/MAX Whitefish	(406) 863-3400	505 E 6th St	Whitefish, MT 59937-2774	
Ryan Santa	RE/MAX River View	(406) 212-7572	26 Village Loop Rd	Kalispell, MT 59901-2793	
Scott Hollinger	RE/MAX of Bigfork	(406) 837-5531	8545 Hwy 35 and Hwy 209	Bigfork, MT 59911	
Shawn Gaugler	RE/MAX Legacy	(406) 586-3092	2246 Boothill Ct Ste 6B	Bozeman, MT 59715-7213	
Shawna Norry	RE/MAX Lifestyle Properties	(406) 334-4300	1115 West 9th Street	Libby, MT 59923	
Thomas Tracy	RE/MAX Mountain Property	(406) 682-5001	130 E Main St.	Ennis, MT 59729	
Abbey Efirid	RE/MAX Revolution	(336) 362-0164	5501-B Adams Farm Lane	Greensboro, NC 27407	
Ann Doyle	RE/MAX of the Pines	(910) 695-3651	235 E Pennsylvania Ave	Southern Pines, NC 28387	
Barbara Thomas	RE/MAX Realty Group	(828) 262-1990	240 Shadowline Dr	Boone, NC 28607	
Billy McCoy	RE/MAX Land of the Waterfalls	(828) 884-7653	77 E Main Street	Brevard, NC 28712	
Bryan Black	RE/MAX Southern Lifestyles	(828) 430-7212	820 W Union St	Morganton, NC 28655-4228	
Bryan Black	RE/MAX Southern Lifestyles	(828) 430-7212	210 Blowing Rock Boulevard	Lenoir, NC 28645	
Candice Sunderhaus	RE/MAX Elite Realty	(828) 349-4600	1296 E Main St	Franklin, NC 28734	
Catherine Eagles	RE/MAX Complete	(919) 778-8194	2711 Cashwell Dr	Goldsboro, NC 27534	
Chester Bartlett	RE/MAX Awenasa Realty	(828) 488-0439	114 Everett Street PO Box 2084	Bryson City, NC 28713	
Chester Bartlett	RE/MAX Awenasa Realty	(828) 631-3121	625 W Main St	Sylva, NC 28779-5552	
Gay Poindexter	RE/MAX Premier Realty	(336) 597-8000	610 N Madison Blvd	Roxboro, NC 27573-4636	
Gay Poindexter	RE/MAX Premier Realty	(336) 597-8000	70 Phifer Lane	Semora, NC 27343	
Grace Cunningham	RE/MAX Properties Plus	(704) 871-9882	303 N Center St	Statesville, NC 28677	

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Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
Hadi Atri	RE/MAX Executive	(704) 540-7500	2901 Coltsgate Road Ste 100	Charlotte, NC 28211	United States
Hadi Atri	RE/MAX Executive	(828) 692-8800	1819 Asheville Hwy	Hendersonville, NC 28791-2309	
Hadi Atri	RE/MAX Executive	(704) 815-3200	17039 Kenton Drive Suite 200 East	Cornelius, NC 28031	
Hadi Atri	RE/MAX Executive	(919) 828-1830	12104 Copper Way Ste 100	Charlotte, NC 28277-4794	
Hadi Atri	RE/MAX Executive	(919) 828-1830	510 Glenwood Ave Suite 221	Raleigh, NC 27603	
Hadi Atri	RE/MAX Executive	(704) 662-0095	464 Williamson Road Suite A	Mooresville, NC 28117	
Hadi Atri	RE/MAX Executive	(828) 670-1500	34 Orange Street	Asheville, NC 28801	
Hadi Atri	RE/MAX Executive	(910) 408-4802	5815 Oleander Dr Ste 220	Wilmington, NC 28403-4852	
Hadi Atri	RE/MAX Executive	(828) 564-9393	71 N Main St	Waynesville, NC 28786-3886	
Hadi Atri	RE/MAX Executive - The Scott Gregory Group	(910) 540-8239	2906 Market Street	Wilmington, NC 28403	
Hadi Atri	RE/MAX Executive - LKN Pros	(704) 405-8800	7472 Waterside Loop Road, Suite 104	Denver, NC 28037	
Hadi Atri	RE/MAX Executive - Mountain Laurel Team	(704) 405-8800	316 Wolf Laurel Road	Mars Hill, NC 28754	
Hadi Atri	RE/MAX Executive - Living By The Coast Realty Group	(910) 202-3638	497 Olde Waterford Way Ste 107	Leland, NC 28451	
Hadi Atri	RE/MAX Executive- Todd Brower Team	(704) 549-3000	7005 Matthews Mint Hill Road, Suite C	Mint Hill, NC 28227	
Hadi Atri	RE/MAX Executive - Destination Beach Team	(910) 408-4802	8903 East Oak Island Drive Suite 4	Oak Island, NC 28465	
Hadi Atri	RE/MAX Executive	(910) 218-2000	6317 Oleander Drive, Suite D	Wilmington, NC 28403	
Jamie Foster	RE/MAX Impact Realty	(336) 990-0944	110 W Market St	Elkin, NC 28621-3437	
Jamie Moss	RE/MAX Southern Realty	(910) 895-9191	234 East Washington Street	Rockingham, NC 28379	
Janet Cox	RE/MAX Lifestyle	(704) 764-1908	4287 N Hwy 16	Denver, NC 28037	
Jessica Wheeler	RE/MAX Real Estate Service	(919) 708-5980	132 North Steele Street	Sanford, NC 27330	
Jody Rich	RE/MAX Leading Edge	(704) 786-7860	128 Church Street	Concord, NC 28025	
John Walker	RE/MAX Diamond Realty	(919) 563-4141	202 S 5th St	Mebane, NC 27302	
John Walker	RE/MAX Diamond Realty- The West Team	(336) 270-4742	2306 S Church St	Burlington, NC 27215-0049	
John Wood	RE/MAX United	(919) 469-4700	51 Kilmayne Drive Ste 100	Cary, NC 27511	
John Wood	RE/MAX United	(919) 518-8100	7721 Six Forks Road STE 110	Raleigh, NC 27615	
John Wood	RE/MAX United	(919) 869-8400	410 Market Street Suite 342	Chapel Hill, NC 27516	
Joshua Lail	RE/MAX Traditions	(828) 495-8231	75 Rink Dam Rd	Hickory, NC 28601	
Kevin Fairfax	RE/MAX One Hundred	(919) 864-2455	4214 Fayetteville Road	Durham, NC 27713	
Kimberly McKinney	RE/MAX Reliance	(919) 569-0393	20 Gatekeeper Drive	Youngsville, NC 27596	
Kristen Downing	RE/MAX Now	(910) 741-0505	1283 Nc Highway 210 Unit F	Sneads Ferry, NC 28460-9177	
Kristi Idol	RE/MAX Preferred Properties	(336) 992-4355	314 North Cherry Street	Kernersville, NC 27284	
Kristi Idol	RE/MAX Preferred Properties	(336) 723-6711	3844 Clemmons Road Unit A	Clemmons, NC 27012	
Kyle Graham	RE/MAX Homestead	(252) 764-2982	810 West Corbett St Suite 100	Swansboro, NC 28584	
Laura Lennon	RE/MAX Capital	(919) 758-8817	4700 Six Forks Rd #130	Raleigh, NC 27609	
Lee Linhart	RE/MAX Results	(828) 489-3131	116 North Main Street	Hendersonville, NC 28792	
Lee Linhart	RE/MAX Metro Realty	(704) 543-6680	1425 Central Ave	Charlotte, NC 28205	
Lee Linhart	RE/MAX Results	(828) 484-4484	115 N Main St	Weaverville, NC 28787-8444	
Lee Linhart	RE/MAX Results	(828) 678-2500	6 South Main Street	Burnsville, NC 28714	
Lee Linhart	RE/MAX Results - Mountain Dream Team	(864) 252-9005	15 Black Wolf Ridge Rd	Whittier, NC 28789	
Leslie Dysinger	RE/MAX Choice	(910) 483-7500	2721 Thorngrove Ct	Fayetteville, NC 28303	
Mandy Fulford	RE/MAX Essential	(910) 777-2700	1650 Military Cutoff Rd Ste 100	Wilmington, NC 28403	
Mark Mann	RE/MAX Realty Consultants	(336) 217-9300	2731-101 Horse Pen Creek Rd	Greensboro, NC 27410	
Mark Mann	RE/MAX Realty Consultants	(336) 761-1991	1255 Creekshire Way Suite 241	Winston Salem, NC 27103	
Martin Stark	RE/MAX Real Estate Exchange	(910) 738-1466	600 E Farringdom St	Lumberton, NC 28358	
Marty Jones	RE/MAX Summit Properties	(828) 743-6445	45 Slab Town Rd Ste 8 PO Box 2590	Cashiers, NC 28717	
Matthew Johnson	RE/MAX Ocean Properties	(252) 354-3900	7601 Emerald Dr Ste C	Emerald Isle, NC 28594-2956	
Meredith Johnson	RE/MAX Ocean Properties	(252) 222-3222	3326 Bridges Street	Morehead City, NC 28557	
Michael Ponsolle	RE/MAX Hometown	(919) 435-5353	147 S White St	Wake Forest, NC 27587-2739	
Molly McGrory	RE/MAX Town & Country	(828) 835-2334	399 Hill St	Murphy, NC 28906-3510	
Peyton Gentry	RE/MAX Prime Properties	(910) 295-2535	5 Chinquapin Rd	Pinehurst, NC 28374	
Ray Evans	RE/MAX Elite Realty Group	(910) 333-0124	300 Western Boulevard STE 100	Jacksonville, NC 28546	
Ray Evans	RE/MAX Elite Realty Group	(910) 548-7569	7890 Market Street	Wilmington, NC 28411	
Rebecca Ritz	RE/MAX Mountain Properties	(828) 837-3002	1151 W US Hwy 64	Murphy, NC 28906	
Rebecca Ritz	RE/MAX Mountain Properties - The Poltrock Team	(828) 837-6400	1900 W. US Highway 64	Murphy, NC 28906	
Rebecca Ritz	RE/MAX Mountain Properties - The Vickie Kimsey Team	(828) 638-3165	474 Harrison Avenue	Franklin, NC 28734	

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Rebecca Ritz	RE/MAX Mountain Properties- Randy Dockery Team	(828) 837-5878	133 Peachtree St	Murphy, NC 28906-2909	United States
Rebecca Ritz	RE/MAX Mountain Properties - Dogwood Realty Group	(828) 837-3002	21 Peachtree Street, Suite 1	Murphy, NC 28906	
Robert Carroll	RE/MAX At the Beach	(910) 842-8686	128 Ocean Blvd W	Holden Beach, NC 28462	
Robert Carroll	RE/MAX At the Beach	(910) 278-1950	6237 E Oak Island Drive	Oak Island, NC 28465	
Robert Carroll	RE/MAX Southern Coast	(910) 363-4565	319 N Howe St	Southport, NC 28461-3419	
Robert Carroll	RE/MAX At the Beach	(910) 465-2717	10239 Beach Drive	Calabash, NC 28467	
Ron Lee	RE/MAX Southland Realty II	(919) 773-0991	5160 NC Highway 42 West	Garner, NC 27529	
Sarah Young	RE/MAX Southern Properties	(919) 499-0609	1667 Buffalo Lake Rd	Sanford, NC 27332	
Sherry Reavis	RE/MAX Journey	(828) 395-2222	121 Laurel Dr	Rutherfordton, NC 28139-2952	
Stephanie Williams	RE/MAX Select	(704) 487-7653	500 W Warren St	Shelby, NC 28150	
Tamara Coley	RE/MAX A-Team	(828) 324-8326	1811 N Center St	Hickory, NC 28601	
TK Warden	RE/MAX Coastal Associates	(252) 491-2312	8468 Caratoke Highway	Powells Point, NC 27966	
TK Warden	RE/MAX Coastal Associates	(252) 489-8431	2400 North Croatan Highway Suite B	Kill Devil Hills, NC 27948	
Todd Daugherty	RE/MAX Home Connections	(910) 238-2083	1128 Gum Branch Rd	Jacksonville, NC 28540	
Trae Stokes	RE/MAX Legendary	(828) 855-1055	3244 Springs Rd NE	Hickory, NC 28601-7748	
Vickie Gallimore	RE/MAX Central Realty	(336) 626-5600	231 S Fayetteville St	Asheboro, NC 27203	
Whitney Willey	RE/MAX Living	(828) 559-2121	459 Main Street	Marion, NC 28752	
William Daughtry	RE/MAX Signature Realty	(910) 814-0532	1209 North Main Street	Lillington, NC 27546	
William Poteat	RE/MAX Crossroads	(704) 736-1717	111 E Main St	Lincolnton, NC 28092-2724	
Beth Keller	RE/MAX Now	(701) 952-7355	1002 3rd Ave SE	Jamestown, ND 58401-5507	
Beth Posey	RE/MAX Capital	(701) 390-9343	1655 N Grandview Ln Ste 104	Bismarck, ND 58503-0877	
James Jensen	RE/MAX Now	(701) 845-0782	145 Central Ave N	Valley City, ND 58072-2956	
Lorrie Nantt	RE/MAX Integrity Realty	(701) 483-9851	669 12th St	Dickinson, ND 58601	
Robert Leslie	RE/MAX Legacy Realty	(701) 492-5050	3250 47th St S	Fargo, ND 58104-4575	
Sandra Meyer	RE/MAX Grand	(701) 772-0061	1375 S Columbia Rd Ste G	Grand Forks, ND 58201-4015	
Wes Well	RE/MAX Advantage	(701) 680-1115	502 Main St. Ste A	Lisbon, ND 58054	
Anthony Saldi	RE/MAX Commercial Midwest	(402) 393-3305	512 S 91st Ave	Omaha, NE 68114-5007	
Beth Lube	RE/MAX Real Estate Group	(402) 594-2000	12020 Shamrock Plaza Suite 200	Omaha, NE 68154	
Justin Lorimer	RE/MAX Results	(402) 884-7707	11212 Davenport St	Omaha, NE 68154-2628	
Larry Holmes	RE/MAX Concepts	(402) 441-4120	4141 Pioneer Woods Drive Ste 114	Lincoln, NE 68506	
Larry Holmes	RE/MAX Concepts	(402) 441-4120	8135 S 15th St Ste A	Lincoln, NE 68512-9643	
Nick Saldi	RE/MAX Homes Midwest	(402) 763-5151	16820 Frances St Ste 200	Omaha, NE 68130-2391	
Rick Grubaugh	RE/MAX Total Realty	(402) 564-5999	3809 23rd Street Suite 1	Columbus, NE 68601	
Rocky Geiser	RE/MAX Executives	(308) 237-4060	3000 2nd Ave #5	Kearney, NE 68848	
Teri Bauer	RE/MAX Associates	(402) 371-3355	2200 Taylor Ave	Norfolk, NE 68701	
A. Ranger Curran	RE/MAX Town & Country	(603) 357-4100	117 West Street	Keene, NH 03431	
Albert DiVirgilio	RE/MAX 360	(603) 875-4900	141 Main Street PO Box 125	Alton, NH 03809	
Carl Mercier	RE/MAX Northern Edge Realty	(603) 752-0003	232 Glen Ave	Berlin, NH 03570	
Carl Mercier	RE/MAX Northern Edge Realty	(603) 788-2131	89 Main St	Lancaster, NH 03584	
Carl Mercier	RE/MAX Northern Edge Realty	(603) 237-5850	114 Main Street	Colebrook, NH 03576	
Cynthia Derosa	RE/MAX Innovative Properties	(603) 465-8800	2 Ash St	Hollis, NH 03049-6548	
Derrick Buckspan	RE/MAX Shoreline	(603) 431-1111	875 Greenland Road Suite B9	Portsmouth, NH 03801	
Gerry Stark	RE/MAX Upper Valley Partners	(603) 298-8900	120 S Main St	Lebanon, NH 03784	
Greg Colby	RE/MAX Home Connection	(603) 948-1600	10 South Main Street	Rochester, NH 03867	
Joseph Beauchemin	RE/MAX Synergy	(603) 472-3900	One Constitution Dr	Bedford, NH 03110	
Joshua Naughton	RE/MAX Innovative Bayside	(603) 279-0079	208 Daniel Webster Hwy	Meredith, NH 03253	
Joshua Naughton	RE/MAX Innovative Properties	(603) 589-8800	169 Daniel Webster Hwy	Nashua, NH 03060	
Joshua Naughton	RE/MAX Innovative Bayside	(603) 527-8200	604 Main Street	Laconia, NH 03246	
Joshua Naughton	RE/MAX Innovative Properties - The A Team	(603) 216-9270	46 Lowell Street	Hudson, NH 03051	
Joshua Naughton	RE/MAX Innovative Properties	(603) 434-4101	30 Main St Unit 5	Londonderry, NH 03053-3179	
Joshua Naughton	RE/MAX Innovative Properties	(603) 484-8594	22 Haverhill Road Suite 3	Windham, NH 03087	
Joshua Naughton	RE/MAX Innovative Granite Group	(603) 589-8800	366 Lake St Apt A	Bristol, NH 03222-6558	
Kevin McNamara	RE/MAX In the Mountains	(603) 745-8300	264 Main St	Lincoln, NH 03251	
Lisa Lally	RE/MAX PRIME	(603) 928-7137	1106 Hooksett Road, Unit 9	Hooksett, NH 03106	
Lynn Sweet	RE/MAX Home Sweet Home	(603) 664-9090	8 Commerce Way	Barrington, NH 03825-3544	

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Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
Rachel Eames	RE/MAX Capital Realty	(603) 225-7653	78 Airport Road	Concord, NH 03301	United States
Rachel Eames	RE/MAX Coastal Living	(603) 659-3291	195 S. Main Street	Newmarket, NH 03857	
Rebecca Morse	RE/MAX Town Square	(603) 878-3242	586 Turnpike Rd	New Ipswich, NH 03071	
Robert Bentley	RE/MAX Bentley's	(781) 593-7611	1 Park Ave, Unit 7-2	Hampton, NH 03862	
Robert Coles	RE/MAX Realty One	(603) 294-2025	1 Portsmouth Avenue	Stratham, NH 03885	
Steven Cotran	RE/MAX Area Real Estate Network	(603) 626-5000	685 Massabesic St	Manchester, NH 03103	
Steven Cotran	RE/MAX Area Real Estate Network	(603) 580-4808	81 Portsmouth Ave	Stratham, NH 03885	
Agata Kowalczyk	RE/MAX 100	(973) 800-1700	358 Midland Ave	Garfield, NJ 07026-1719	
Andrew Kligman	RE/MAX Synergy	(732) 870-1212	31 Church Street	Little Silver, NJ 07739	
Anna Garifine	RE/MAX Synergy	(732) 795-9500	95 Brighton Ave	Long Branch, NJ 07740-5339	
Anna Marie Sasso	RE/MAX Executive Group	(973) 636-9505	352 Lafayette Ave	Hawthorne, NJ 07506	
Anthony DiNardi	RE/MAX Competitive Edge	(732) 548-5555	251 Main St	Metuchen, NJ 08840	
Anthony Iovino	RE/MAX Community	(856) 318-2313	100 N Black Horse Pike Ste 200 D	Williamstown, NJ 08094	
Audra Fontanella	RE/MAX Venture Realtors®	(201) 773-9500	89 US Highway 46 West	Elmwood Park, NJ 07407	
Barbara Mulcahy	RE/MAX Integrity Advantage	(908) 665-0600	398 Springfield Ave.	Berkeley Heights, NJ 07922	
Bennett Epstein	RE/MAX First Choice	(973) 335-4600	1280 US-46	Parsippany, NJ 07054	
Betty DeVoti	RE/MAX Homeland Realtors	(732) 462-2222	83 South St Ste 302	Freehold, NJ 07728-2492	
Brian Groetsch	RE/MAX Surfside	(609) 884-4242	315 Ocean Street Ste. 24	Cape May, NJ 08204	
Carl SanFilippo	RE/MAX Tri County	(609) 587-9300	Golden Crest Corporate Center 2275 State Hwy #33 Ste 308	Hamilton Square, NJ 08690	
Carl SanFilippo	RE/MAX First Realty	(732) 257-3500	33 Brunswick Woods Dr	East Brunswick, NJ 08816-5601	
Carl SanFilippo	RE/MAX First Class	(732) 842-8420	113 Tindall Rd	Middletown, NJ 07748-2321	
Carl SanFilippo	RE/MAX First Realty	(732) 257-3500	606 Union Ave	Brielle, NJ 08730	
Carl SanFilippo	RE/MAX First Realty II	(908) 664-1500	409 North Ave E	Cranford, NJ 07016-2436	
Carol-Ann Sudeath	RE/MAX Pinnacle	(908) 306-9600	318 Route 202/206 PO Box 45	Bedminster, NJ 07921	
Catherine Rickards	RE/MAX Our Town	(732) 419-9300	852 Easton Ave	Somerset, NJ 08873	
Charan Bajwa	RE/MAX of Princeton	(609) 921-9202	343 Nassau St	Princeton, NJ 08540	
Charan Bajwa	RE/MAX In Town	(609) 895-0500	181 Franklin Corner Rd	Lawrenceville, NJ 08648	
Charan Bajwa	RE/MAX One	(732) 438-0001	3790 U.S. Highway 1 Suite 3	Monmouth Junction, NJ 08852	
Charan Bajwa	RE/MAX One - Team ROKA	(609) 495-9008	55 North Main Street	Cranbury, NJ 08512	
Charan Bajwa	RE/MAX One Select	(609) 681-2381	43 Princeton Hightstown Rd.	Princeton Junction, NJ 08550	
Christine Earley	RE/MAX Live Well	(856) 335-9100	399 North Route 73 #2	West Berlin, NJ 08091	
Cynthia Fowlkes	RE/MAX InStyle Realty	(609) 303-3456	1378 Route 206 Suite 202	Skillman, NJ 08558	
Cynthia Fowlkes	RE/MAX InStyle Realty	(609) 303-3456	21 Belle Mead Griggstown Road	Belle Mead, NJ 08502	
Dave Miller	RE/MAX Integrity	(201) 387-7653	75 East Madison Ave	Dumont, NJ 07628	
David Burke	RE/MAX Premier	(908) 754-1500	60 Mountain Blvd	Warren, NJ 07059	
Edith Josephson	RE/MAX Real Estate Limited	(201) 599-1100	297 Kinderkamack Rd	Oradell, NJ 07649	
Elizabeth Brechka	RE/MAX Preferred Professionals	(908) 685-0700	1170 Route 22 East Suite 300	Bridgewater, NJ 08807	
Elizabeth Brechka	RE/MAX Preferred Professionals	(908) 874-3308	450 Amwell Rd Ste C	Hillsborough, NJ 08844-1219	
Eric Birchler	RE/MAX At Barnegat Bay	(732) 793-6074	1901 Route 35 N #4	Ortley Beach, NJ 08751	
Eric Birchler	RE/MAX At Barnegat Bay	(732) 793-6074	1208 SE Central Avenue	Seaside Park, NJ 08752	
Eric Sasaki	RE/MAX World Class Realty	(609) 386-1636	230 High Street	Burlington, NJ 08016	
Frank Anderson	RE/MAX Town & Valley II	(973) 598-1008	211 Route 10 East	Succasunna, NJ 07876	
Frank Cossio	RE/MAX Coastal	(609) 266-8373	3900 Atlantic Brigantine Blvd	Brigantine, NJ 08203-3502	
Gail Masson-Romano	RE/MAX Ridge Real Estate	(908) 362-7200	8 Main St PO Box 615	Blairstown, NJ 07825	
George Broome	RE/MAX At Barnegat Bay	(609) 693-5002	221 Lacey Rd	Forked River, NJ 08731	
George Broome	RE/MAX At Barnegat Bay	(609) 978-4046	1130 Hooper Avenue	Toms River, NJ 08753	
George Broome	RE/MAX At Barnegat Bay	(609) 978-4046	31 N Main St Unit 10	Manahawkin, NJ 08050	
George Broome	RE/MAX At Barnegat Bay	(609) 492-1145	2001 Long Beach Blvd	Ship Bottom, NJ 08008	
George Colavito	RE/MAX Home Pros	(732) 752-5500	250 Stelton Rd	Piscataway, NJ 08854	
Gloria Siciliano	RE/MAX Gateway	(732) 695-1600	1709 Highway 35 Unit B	Oakhurst, NJ 07755	
Gloria Siciliano	RE/MAX Gateway	(732) 361-0770	45 Main Ave	Ocean Grove, NJ 07756-1562	
Gloria Siciliano	RE/MAX Gateway	(732) 695-1600	501 Grand Ave Apt L3	Asbury Park, NJ 07712-6669	
Grace Lee	RE/MAX Fortune Properties	(201) 816-8889	474 Sylvan Ave	Englewood Cliffs, NJ 07632	
Heidi Delahanty	RE/MAX Platinum Group	(973) 726-5700	18 Sparta Ave Ste 2	Sparta, NJ 07871-1866	
Jacqueline DeRobertis	RE/MAX Pros	(201) 641-8800	216 Washington Ave	Little Ferry, NJ 07643	

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Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
Janusz Gajda	RE/MAX Home Experts	(973) 777-4663	48 Locust Avenue	Wallington, NJ 07057	United States
Jeanine Soderlund	RE/MAX Hometowne Realty	(201) 891-8858	386 Franklin Avenue #107	Wyckoff, NJ 07481	
John McHugh	RE/MAX Bay Point Realtors	(732) 899-8202	526 Bay Ave	Point Pleasant Beach, NJ 08742	
John Bendall	RE/MAX Classic Group	(908) 698-4500	66 Grove St	Somerville, NJ 08876-1916	
John Benson	RE/MAX One Realty - The Klauder Real Estate Team	(856) 722-8090	24 Tanner St	Haddonfield, NJ 08033-2404	
John Benson	RE/MAX One Realty	(856) 722-8090	2 E Main St	Moorestown, NJ 08057-3310	
John Calandrucchio	RE/MAX Country	(732) 729-9000	40 S Main St	Milltown, NJ 08850-1818	
Jorge Velasquez	RE/MAX Professionals I	(973) 450-4000	264 Washington Ave	Belleville, NJ 07109	
Joseph G. Buono	RE/MAX Diamond, Realtors	(732) 297-1100	3430 Route 27	Kendall Park, NJ 08824	
Joseph Mayo	RE/MAX of Long Beach Island	(609) 494-7000	330 W 8th St	Ship Bottom, NJ 08008	
Joseph Trela	RE/MAX Executive Realty	(609) 894-4400	199 West Hampton St	Pemberton, NJ 08068	
Karen Wiedmann	RE/MAX Country Realty	(973) 657-1000	14 Marshall Hill Rd	West Milford, NJ 07480-2123	
Kelly Raggio	RE/MAX Central	(732) 972-1000	520 Highway 9 North	Manalapan, NJ 07726	
Kristin Graves	RE/MAX Properties	(201) 825-6600	82 E Allendale Rd Suite 4B	Saddle River, NJ 07458	
Laura Piccinich	RE/MAX Imperial	(732) 203-1290	684 Holmdel Road	Hazlet, NJ 07730	
Lazar Sheras	RE/MAX Properties Select	(201) 796-9400	13-17 River Road	Fair Lawn, NJ 07410	
Mark Scuderi	RE/MAX Supreme	(908) 213-2828	533 Memorial Pkwy	Phillipsburg, NJ 08865	
Mark Scuderi	RE/MAX Supreme	(908) 213-2828	18 Main Street	Clinton, NJ 08809	
Mark Scuderi	RE/MAX Supreme - The Destination NJ Home Selling Team	(908) 347-9652	2 Clerical Lane	Hillsborough, NJ 08844	
Martin Bianchi	RE/MAX Lifestyles	(201) 753-3000	145 Main Street	Hackensack, NJ 07601	
Mauricio Pereira	RE/MAX New Millennium Group	(908) 282-1234	1042 N Broad St	Hillside, NJ 07205	
Michael Krayn	RE/MAX Properties Plus	(201) 567-9191	3 West Railroad Avenue	Tenafly, NJ 07670	
Michelle Rizzo	RE/MAX Welcome Home	(732) 549-9500	1199 Amboy Ave Ste 1A	Edison, NJ 08837-2535	
Michelle Rizzo	RE/MAX Welcome Home	(732) 212-9900	740 River Road, Suite 206	Fair Haven, NJ 07704	
Mordechai Eichorn	RE/MAX On the Move Realty	(732) 901-0701	305 Main Street	Lakewood, NJ 08701	
Orvelio Herrera	RE/MAX Villa	(201) 868-3100	7515 Bergenline Ave	North Bergen, NJ 07047	
Orvelio Herrera	RE/MAX Villa, Realtors	(201) 868-3100	932 River Rd	Edgewater, NJ 07020	
Pamela Volek	RE/MAX At Barnegat Bay	(732) 473-1700	509 Main Street	Toms River, NJ 08753	
Pedro Oliveira	RE/MAX In Action	(908) 558-2727	351 Jersey Ave	Elizabeth, NJ 07202	
Perry Sessa	RE/MAX Elite Realty	(973) 287-6047	339 Bloomfield Ave.	Caldwell, NJ 07006	
Ralph Fucci	RE/MAX House Values	(973) 770-7777	131 Landing Rd.	Landing, NJ 07850	
Randel Jones	RE/MAX of Cherry Hill	(856) 424-4040	1736 Rt 70 East	Cherry Hill, NJ 08003	
Randel Jones	RE/MAX Preferred	(856) 452-0763	1080 E Landis Ave	Vineland, NJ 08360-4042	
Randel Jones	RE/MAX Preferred	(856) 810-8282	26 S Maple Ave	Marlton, NJ 08053-2002	
Randel Jones	RE/MAX Preferred	(856) 223-1400	408 Swedesboro Road	Mullica Hill, NJ 08062	
Randel Jones	RE/MAX Preferred	(856) 589-4848	344 Egg Harbor Rd	Sewell, NJ 08080-1856	
Randel Jones	RE/MAX Preferred	(609) 263-3600	4200 Landis Ave	Sea Isle City, NJ 08243	
Randel Jones	RE/MAX Preferred	(856) 616-2626	1736 Route 70 E	Cherry Hill, NJ 08003	
Randel Jones	RE/MAX Preferred	(609) 654-7300	135 Route 70 Ste B	Medford, NJ 08055-9501	
Ray Albanese	RE/MAX West	(973) 239-6500	565 Pompton Ave	Cedar Grove, NJ 07009	
Raymond Clarke	RE/MAX Solutions	(973) 731-1200	99 Northfield Ave Suite 8	West Orange, NJ 07052	
Richard Ardia	RE/MAX Heritage Properties	(973) 598-1700	293 Rte #206 North	Flanders, NJ 07836	
Richard Ardia	RE/MAX Heritage Properties	(908) 879-4700	294 Main St.	Chester, NJ 07930	
Richard Nagel	RE/MAX Elite	(732) 870-6300	27 Beach Road Suite 4	Monmouth Beach, NJ 07750	
Richard Tillman	RE/MAX Town & Valley	(908) 852-1333	1605 Route 517	Hackettstown, NJ 07840-2736	
Richard Tillman	RE/MAX Town & Valley	(908) 459-9888	329 High Street	Hope, NJ 07844	
Robert Dowling	RE/MAX Award Realtors	(732) 920-0202	363 Brick Boulevard Drum Point Plaza	Brick, NJ 08723	
Robert Oquist	RE/MAX Achievers	(973) 701-1200	4 Division Ave.	Madison, NJ 07940	
Robert Oquist	RE/MAX Achievers	(908) 522-9444	315 Springfield Ave	Summit, NJ 07901	
Robert Oquist	RE/MAX Achievers	(732) 988-0012	700 Main Street Suite B	Avon By The Sea, NJ 07717	
Salih Okdemir	RE/MAX Trust Properties	(973) 773-4000	346 Clifton Ave.	Clifton, NJ 07011	
Scott Reighard	RE/MAX Atlantic	(609) 641-8600	703 White Horse Pike	Absecon, NJ 08201	
Sigrid Amil	RE/MAX Select	(201) 891-0300	824 Franklin Ave	Franklin Lakes, NJ 07417-1340	
Sigrid Amil	RE/MAX Select	(973) 625-0450	20 W Main St	Rockaway, NJ 07866	
Sigrid Amil	RE/MAX Select	(973) 575-6005	28 Rte 46 West	Pine Brook, NJ 07058	

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Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
Sigrid Amil	RE/MAX Select	(973) 539-6300	One Madison Ave - East Bldg	Morristown, NJ 07960	United States
Sigrid Amil	RE/MAX Select	(908) 233-9292	137 Elmer St	Westfield, NJ 07090-2125	
Sigrid Amil	RE/MAX Select	(201) 337-5555	392 Ramapo Valley Rd	Oakland, NJ 07436-2706	
Sigrid Amil	RE/MAX Select Properties	(201) 886-8888	262-264 Columbia Ave	Fort Lee, NJ 07024	
Sigrid Amil	RE/MAX Select	(201) 325-0033	1249 Paterson Plank Road	Secaucus, NJ 07094	
Sigrid Amil	RE/MAX Select	(201) 292-2000	50 Harrison St.	Hoboken, NJ 07030	
Sigrid Amil	RE/MAX Signature Homes	(201) 660-9933	189 Homans Ave	Closter, NJ 07624-2704	
Sigrid Amil	RE/MAX Select	(973) 200-4800	518 Main St.	Boonton, NJ 07005	
Sigrid Amil	RE/MAX Select	(973) 739-8008	15 Bloomfield Avenue	Montclair, NJ 07042	
Sigrid Amil	RE/MAX Select	(732) 573-4660	1206 Saint George Ave	Avenel, NJ 07001-1264	
Sigrid Amil	RE/MAX Select	(862) 800-5758	237 Adams St.	Newark, NJ 07105	
Sigrid Amil	RE/MAX Select	(908) 233-9292	41-51 Wilson Ave Ste 2-E	Newark, NJ 07105-3269	
Sigrid Amil	RE/MAX Select	(732) 917-7300	4001 Asbury Avenue Suite 1L	Tinton Falls, NJ 07753	
Sigrid Amil	RE/MAX Select	(908) 233-9292	5321 Atlantic Ave	Ventnor City, NJ 08406	
Silvia Bonaccorsi	RE/MAX Neighborhood Properties	(973) 334-3341	381 Main Rd	Montville, NJ 07045	
Simon Kim	RE/MAX Now	(201) 981-7007	460 Bergen Blvd Ste 120	Palisades Park, NJ 07650-2345	
Susan Bakes	RE/MAX 1st Advantage	(732) 382-0200	170 Inman Ave	Colonia, NJ 07067	
Susan Bakes	RE/MAX 1st Advantage	(732) 382-0200	705 Amboy Ave Suite A	Woodbridge, NJ 07095	
Susan Bakes	RE/MAX 1st Advantage - The Robert Dekanski Team	(732) 382-0200	727 Raritan Road Ste 201 & 203	Clark, NJ 07066	
Susan Giacchi	RE/MAX Dreams	(732) 903-9145	380 Washington Road	Sayreville, NJ 08872	
Susan Giacchi	RE/MAX Dreams	(848) 455-0770	983 Route 33 Ste. 1	Monroe Township, NJ 08831	
Susan Marcie	RE/MAX Innovation	(732) 298-6006	3877 County Route 516	Old Bridge, NJ 08857	
Susan Marcie	RE/MAX Innovation	(732) 347-8443	146 State Road 34, Suite 300	Holmdel, NJ 07733	
Susan Raba	RE/MAX Realty 9	(732) 364-0300	4043 Hwy 9 N	Howell, NJ 07731	
Thomas Zdanowicz	RE/MAX Revolution	(732) 410-7100	1512 NJ-138	Wall, NJ 07719	
Thomas Zdanowicz	RE/MAX Revolution	(732) 867-8617	1218 3rd Avenue	Spring Lake, NJ 07762	
Thomas Zdanowicz	RE/MAX Revolution	(732) 410-7100	48 Brick Blvd	Brick, NJ 08723-7953	
Thomas Zdanowicz	RE/MAX Revolution	(732) 724-9018	1700 Grand Central Avenue	Lavallette, NJ 08735	
Tina Torres	RE/MAX Lifetime Realtors	(908) 688-2828	605 Chestnut St	Union, NJ 07083	
Tom Skiffington	RE/MAX At the Sea	(215) 783-9444	737 Wesley Ave	Ocean City, NJ 08226-3731	
Usman Shaikh	RE/MAX Unlimited	(609) 518-2277	128 Bridge St PO Box 382	Rancocas, NJ 08073	
Valerie Belardo	RE/MAX At Home	(609) 784-8021	1 Sheffield Dr Ste 102	Columbus, NJ 08022-9506	
Wagih Hanna	RE/MAX Exceptional	(732) 390-1050	52 Main St	South River, NJ 08882	
Walter Klim	RE/MAX Results Realty	(908) 237-0055	20 Church St	Flemington, NJ 08822	
Zoila Barzaga	RE/MAX Trading Places	(201) 288-5411	345 Boulevard	Hasbrouck Heights, NJ 07604	
Alonzo Baldonado	RE/MAX Gallery	(505) 866-2500	535 Cortez	Los Lunas, NM 87031	
Anise Golden	RE/MAX Unlimited	(505) 305-7711	510 N Guadalupe St Ste D	Santa Fe, NM 87501-6510	
Chris Ortega	RE/MAX First	(505) 662-6789	116 Central Park Square	Los Alamos, NM 87544	
Dan Frady	RE/MAX Combined Investments	(505) 722-7811	1638 South 2nd St	Gallup, NM 87301	
Dawn Stixrud	RE/MAX Aspire	(575) 964-8300	1515 W Calle Sur St Ste 101	Hobbs, NM 88240-1318	
Elaine Johnson	RE/MAX Classic Realty	(575) 524-8788	2805 Doral Ct	Las Cruces, NM 88011	
Heather Porter	RE/MAX Elegance	(505) 287-7110	1020 W Santa Fe Ave	Grants, NM 87020-3516	
Jake Roberts	RE/MAX Of Alamogordo	(575) 437-0914	3410 N White Sands	Alamogordo, NM 88310	
Janet Frederick	RE/MAX Avante	(505) 552-3088	1441 Saint Francis Drive 1st Floor	Santa Fe, NM 87505	
Michael Woolley	RE/MAX Mountain Realty	(575) 377-1919	3655 Mountain View Blvd	Angel Fire, NM 87710	
Nancy Kennedy	RE/MAX Exclusive	(505) 833-1400	6410 Coors Blvd. NW Unit B	Albuquerque, NM 87120	
Roger Kilpatrick	RE/MAX Axiom	(575) 255-0111	402 West Main Street, Suite D-E	Artesia, NM 88210	
Ryan Brown	RE/MAX of Farmington	(505) 327-4777	108 N Orchard Ave	Farmington, NM 87401-6223	
Seth Beecher	RE/MAX Select	(505) 798-1000	8300 Carmel Ave NE Ste 203	Albuquerque, NM 87122-3147	
Seth Beecher	RE/MAX Select	(505) 265-5111	3401 Central Ave NE	Albuquerque, NM 87106-1431	
Stuart Seagers	RE/MAX Western Heritage	(505) 281-4445	1917 NM Hwy 333 Ste E	Edgewood, NM 87015	
Torie Robinson	RE/MAX Elevate	(505) 702-8789	4001 Southern Boulevard SE	Rio Rancho, NM 87124	
Tricia Bartolotta	RE/MAX Alliance	(505) 298-9999	9577 Osuna NE Suite B	Albuquerque, NM 87111	
Wes Graham	RE/MAX First Place Realtors	(575) 622-7191	110 E Country Club Rd	Roswell, NM 88201	
Wes Graham	RE/MAX First Place Realtors	(575) 356-0400	120 S Ave A	Portales, NM 88130	

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Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
Wes Graham	RE/MAX First Place Realtors, Inc	(575) 763-3729	817 E Llano Estacado Blvd	Clovis, NM 88101	United States
Wes Graham	RE/MAX First Place Realtors, Inc - The Power Team	(575) 219-6172	2803 Sudderth Drive, Suite D	Ruidoso, NM 88345	
Corey Carter	RE/MAX Professionals	(775) 345-3070	7900 Rancharrah Parkway Suite 210	Reno, NV 89511	
Corey Carter	RE/MAX Professionals	(775) 446-7200	4808 Sparks Boulevard	Sparks, NV 89436	
Cynthia McCall	RE/MAX Five Star Realty	(702) 298-9202	3100 Needles Highway Ste 1000	Laughlin, NV 89029	
Dale Jones	RE/MAX Legacy	(702) 205-6099	9640 W Tropicana Ave Ste 200	Las Vegas, NV 89147-2605	
David Neufeld	RE/MAX Ridge Realty	(702) 346-7800	450 Hillside Drive	Mesquite, NV 89027	
Eric Bodenstein	RE/MAX Country	(775) 463-5522	5 S Main St	Yerington, NV 89447-2532	
James O'Bryon	RE/MAX Gold	(775) 885-2200	716 N Carson St Ste E	Carson City, NV 89701-4079	
James O'Bryon	RE/MAX Gold	(775) 782-8777	1320 Hwy 395 North	Gardnerville, NV 89410	
James O'Bryon	RE/MAX Gold	(775) 787-3629	10795 Double R Blvd	Reno, NV 89521	
James O'Bryon	RE/MAX Gold	(775) 831-2420	201 Stateline Road	Crystal Bay, NV 89402	
James O'Bryon	RE/MAX GOLD	(775) 391-5435	1401 S Virginia St Ste 100	Reno, NV 89502-2822	
Jessica Stanger	RE/MAX Traditions	(775) 575-5077	3305 Hwy 50A	Fernley, NV 89408	
Joe Spoletini	RE/MAX Commercial Solutions	(702) 612-3159	3700 S Hualapai Way Ste 203	Las Vegas, NV 89147-5759	
Ken Weng	RE/MAX United	(702) 749-7070	6153 S Rainbow Blvd	Las Vegas, NV 89118-3250	
Kevin Sigstad	RE/MAX Premier Properties	(775) 828-3700	5476 Reno Corporate Dr	Reno, NV 89511	
Leslie Beach	RE/MAX Connection	(775) 426-8152	6755 Reno Hwy	Fallon, NV 89406-9362	
Lori Galarza	RE/MAX Central	(702) 360-2030	8921 W Sahara Ave Ste A	Las Vegas, NV 89117-5889	
Mark Heckert	RE/MAX Realty Today	(775) 588-0700	182 Highway 50	Zephyr Cove, NV 89448	
Michael Andrews	RE/MAX Great Basin Realty	(775) 623-0500	566 Hanson St Suite 3	Winnemucca, NV 89445	
Quincee Heinz	RE/MAX Legend	(775) 455-5801	70 E 8th St Ste B	Battle Mountain, NV 89820-2098	
Quincee Heinz	RE/MAX Royalty	(775) 455-5801	2363 N 5th St Ste 104	Elko, NV 89801-4593	
Susan Geer	RE/MAX Professionals	(775) 241-3975	244 Dayton Valley Road Suite 101	Dayton, NV 89403	
Susan Geer	RE/MAX Professionals - The Bartshe Group	(775) 301-6461	3250 Retail Drive, Suite 135	Carson City, NV 89706	
Tia Roman	RE/MAX Reliance	(702) 866-0086	3700 South Hualapai Way Suite 201	Las Vegas, NV 89147	
Tim Kuptz	RE/MAX Advantage	(702) 896-5500	10075 S Eastern Ste 103	Henderson, NV 89052	
Tim Kuptz	RE/MAX Advantage	(702) 228-3200	8548 W Lake Mead Blvd	Las Vegas, NV 89128	
William Weishuhn	RE/MAX Prime Properties	(775) 470-8900	5476 Reno Corporate Dr	Reno, NV 89511-2250	
Aileen Padilla	RE/MAX Boutique Realty	(718) 975-7632	3163 E Tremont Ave	Bronx, NY 10461-5718	
Andrew Fernandez	RE/MAX Voyage	(718) 228-1101	3723 E Tremont Ave	Bronx, NY 10465-2019	
Andrew Kachaylo	RE/MAX Hometown Choice	(585) 346-3700	5989 Big Tree Road	Lakeville, NY 14480	
Andrew Kachaylo	RE/MAX North	(716) 633-1111	4500 Main Street Ste 100	Amherst, NY 14226	
Andrew Kachaylo	RE/MAX Hometown Choice	(585) 335-8230	146 Franklin St	Dansville, NY 14437	
Anthony Guidice	RE/MAX Signature Real Estate	(631) 941-4111	650 Route 112 Unit H	Port Jefferson Station, NY 11776-1000	
Anthony Paone	RE/MAX One	(315) 480-5555	6 Oswego St	Baldwinsville, NY 13027-2504	
Badrul Chowdhury	RE/MAX LuXe	(718) 715-4260	216-17 90th Avenue	Queens Village, NY 11428	
Chat (Jackie) Chan	RE/MAX Real Estate Professionals	(718) 872-5521	6423 11th Ave	Brooklyn, NY 11219-5621	
Chintan Trivedi	RE/MAX In the City	(929) 222-4200	5776 Mosholu Avenue	Riverdale, NY 10471	
Christine Sparacino	RE/MAX Sparrow Realty	(631) 878-2300	412 Main St	Center Moriches, NY 11934-3511	
Daniel Berger	RE/MAX Prestige Properties	(914) 831-3090	25 W Red Oak Ln	White Plains, NY 10604-3601	
Daniel Clarino	RE/MAX Benchmark Realty Group	(845) 341-0004	626 E Main St	Middletown, NY 10940	
Daniel Clarino	RE/MAX Benchmark Realty Group	(845) 565-0004	367 Temple Hill Rd	New Windsor, NY 12553-6818	
David Young	RE/MAX Revolution	(315) 539-3323	1126 Waterloo Geneva Rd	Waterloo, NY 13165-1264	
Ferdinando Bruno	RE/MAX Solutions	(518) 720-3400	112 North Greenbush Road	Troy, NY 12180	
Ferdinando Bruno	RE/MAX Solutions	(518) 318-3800	Town Plaza 800 Route 146 Suite 120	Clifton Park, NY 12065	
Howard Payson	RE/MAX Town & Country	(845) 765-6128	584 Route 9	Fishkill, NY 12524	
Howard Payson	RE/MAX Town & Country	(845) 986-4592	12 Main St	Warwick, NY 10990-1302	
Hugo Salazar	RE/MAX Real Estate Professionals	(718) 872-5522	8402 20th Ave	Brooklyn, NY 11214-3004	
J Gerard Green	RE/MAX Precision	(716) 805-3241	72 Hamburg St	East Aurora, NY 14052-2133	
Jacqueline Lipson	RE/MAX Distinguished Homes & Properties	(914) 346-8255	273 Columbus Ave.	Tuckahoe, NY 10707	
James An	RE/MAX Frontier	(718) 224-2900	24917 Northern Blvd., 2nd floor	Little Neck, NY 11362	
Jian Gonzalez	RE/MAX Opulent	(914) 999-4700	1325 Palisades Drive	West Nyack, NY 10994	
John Antetomaso	RE/MAX Plus	(585) 623-1400	2171 Monroe Ave	Rochester, NY 14618	
John Antetomaso	RE/MAX Plus	(585) 623-1400	2850 W Ridge Rd.	Rochester, NY 14626	

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Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
John Piazza	RE/MAX Classic Realty	(914) 243-5200	293 Route 100 Ste 207	Somers, NY 10589-3215	United States
Joseph Avery	RE/MAX Titanium	(585) 395-9574	1 Park Ave	Brockport, NY 14420-1913	
Joseph Madaio	RE/MAX Elite	(718) 690-3900	8201 3rd Ave	Brooklyn, NY 11209-4401	
Joseph Madaio	RE/MAX Elite	(718) 576-2400	7001 Amboy Road	Staten Island, NY 10307	
Joseph Madaio	RE/MAX Elite	(718) 500-3077	114-04 Beach Channel Dr. 2nd Floor	Rockaway Park, NY 11694-2220	
Kenny Sattaur	RE/MAX Southshore Realty	(718) 723-4848	241-30 140th Ave	Rosedale, NY 11422	
Liana Lee	RE/MAX Top	(718) 684-5228	1015 Morris Park Ave 4D	Bronx, NY 10462	
Lisa Camarda	RE/MAX Reliance	(516) 755-7595	3305 Jerusalem Avenue	Wantagh, NY 11793	
Lynn Emmerling	RE/MAX Integrity	(585) 229-4094	8643 Main Street PO Box 499	Honeoye, NY 14471	
Margie Lelia	RE/MAX Prime Properties	(914) 723-1212	836 Scarsdale Ave	Scarsdale, NY 10583	
Martin Carpenter	RE/MAX Masters	(800) 825-7629	5788 Widewaters Parkway	Dewitt, NY 13214	
Martin Carpenter	RE/MAX Masters	(315) 685-4788	16 Jordan St	Skaneateles, NY 13152	
Martin Carpenter	RE/MAX Masters - CNY Top Agents	(315) 622-2800	4106 Route 31 Ste 40	Clay, NY 13041-8796	
Melissa Miller Fedrizzi	RE/MAX In Motion	(607) 277-1500	412 E Upland Rd	Ithaca, NY 14850-2527	
Michael Carroll	RE/MAX Best	(631) 321-0100	575 Sunrise Hwy	West Babylon, NY 11704	
Michael Carroll	RE/MAX Best	(631) 321-0100	30 Harbor Park Dr	Port Washington, NY 11050-4602	
Michael Carroll	RE/MAX Best	(631) 585-2222	531 Hawkins Ave	Ronkonkoma, NY 11779	
Michael Carroll	RE/MAX Best	(631) 260-3328	135 Main St Ste 4	Westhampton Beach, NY 11978-2635	
Michael Napolitano	RE/MAX Edge	(718) 288-3835	1812 Bath Ave Ste 2	Brooklyn, NY 11214-4647	
Michael Napolitano	RE/MAX Edge Group	(718) 288-3835	651 Willowbrook Rd.	Staten Island, NY 10314	
Michael Napolitano	RE/MAX Edge	(718) 288-3835	2519 Avenue U	Brooklyn, NY 11229	
Michael Napolitano	RE/MAX Edge	(718) 722-0552	254 7th Ave	Brooklyn, NY 11215-3611	
Peter Grosso	RE/MAX Integrity Leaders	(631) 736-2000	2100 Middle Cntry Rd Ste 115A	Centereach, NY 11720	
Peter Grosso	RE/MAX Integrity Leaders	(631) 862-1100	177 West Main Street	Smithtown, NY 11787	
Peter Grosso	RE/MAX Integrity Leaders	(631) 736-2000	395 N Service Rd Ste 310	Melville, NY 11747-3143	
Po Wei David Tair	RE/MAX 1st Choice	(516) 888-6000	159 Northern Boulevard	Great Neck, NY 11021	
Sal Carola	RE/MAX Elite - Exective Team	(718) 500-3323	698 Forest Ave.	Staten Island, NY 10310	
Sibel Gucum	RE/MAX Superior	(631) 388-8600	1807B Deer Park Avenue	Deer Park, NY 11729	
Sidney Goto	RE/MAX Ronin	(845) 570-5125	122 Main Street	Nyack, NY 10960	
Steve Vaisey	RE/MAX Plus	(716) 427-7640	155 Summer Street	Buffalo, NY 14222	
Steve Vaisey	RE/MAX Plus	(585) 279-8200	2 East South Street Suite 2	Geneseo, NY 14454	
Theodora D'Amico	RE/MAX Capital	(518) 724-6800	12 Wade Rd	Latham, NY 12110-2609	
Thomas Consaga	RE/MAX Ace	(914) 495-4020	356 Manville Rd	Pleasantville, NY 10570	
Thomas Schnorr	RE/MAX Realty Group	(585) 719-3500	101 Canal Landing Blvd Ste One	Rochester, NY 14626	
Thomas Schnorr	RE/MAX Realty Group	(585) 248-0250	10 Grove St	Pittsford, NY 14534	
Thomas Schnorr	RE/MAX 1st Commercial	(585) 248-0250	10 Grove St	Pittsford, NY 14534	
Tina Calkins Covey	RE/MAX North Country	(518) 563-1200	68 Cornelia St	Plattsburgh, NY 12901	
Todd VanDyke	RE/MAX On Point	(716) 373-7325	4774 Route 219	Great Valley, NY 14741-9724	
Todd VanDyke	RE/MAX On Point	(716) 581-0724	220 W State St	Olean, NY 14760-2538	
Vishal Maraj	RE/MAX 2000	(718) 848-1966	137-05 Crossbay Blvd	Ozone Park, NY 11417	
William Levin	RE/MAX Team	(718) 429-4400	36-11 33rd St., 2nd Floor	Long Island City, NY 11106	
William Levin	RE/MAX City Square	(516) 731-2700	1900 Hempstead Tpke Ste 501	East Meadow, NY 11554-1702	
William Levin	RE/MAX City Square	(718) 312-0927	2709 Coney Island Ave.	Brooklyn, NY 11235	
William Levin	RE/MAX City Square	(718) 570-7690	103-08 Metropolitan Ave	Forest Hills, NY 11375-6734	
William Levin	RE/MAX Beach West	(516) 325-0585	880 W Beech St	Long Beach, NY 11561-1543	
William Levin	RE/MAX Team	(718) 747-9599	2704 Francis Lewis Blvd.	Flushing, NY 11358	
William Levin	RE/MAX Team	(917) 578-9622	6212 5th Ave	Brooklyn, NY 11220-4612	
Angela Decker	RE/MAX Preferred Associates	(419) 720-5600	3306 Executive Pkwy Ste 101	Toledo, OH 43606	
Angela Decker	RE/MAX Preferred Associates	(419) 690-3333	2427 Woodville Rd	Oregon, OH 43616	
Angela Decker	RE/MAX Preferred Associates	(419) 720-5600	129 South Beech St	Bryan, OH 43506	
Ann Blair	RE/MAX Rising	(440) 668-1771	14525 North Cheshire Street	Burton, OH 44021	
Anna Ciano-Hendricks	RE/MAX Pathway	(330) 352-6750	126 West College Street	Kent, OH 44240	
Anthony Ferrante	RE/MAX Edge Realty	(330) 821-5300	1844 W. State St.	Alliance, OH 44601	
Austin Goare	RE/MAX North	(614) 431-0300	870 High St	Worthington, OH 43085	
Beth Wallace	RE/MAX Real Estate Group	(440) 333-1230	32961 Pin Oak Pkwy Ste 2	Avon Lake, OH 44012-2394	

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Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
Bill Jones	RE/MAX Unlimited Results	(419) 443-7653	108 S Washington St	Tiffin, OH 44883-2840	United States
Bill Jones	RE/MAX Unlimited Results	(419) 443-7653	112 W Front St	Findlay, OH 45840-3408	
Bob Phillips	RE/MAX Stars	(740) 392-7000	710 S Main St	Mount Vernon, OH 43050	
Brandon Prewitt	RE/MAX Partners	(614) 224-4900	502 S 3rd St	Columbus, OH 43215	
Brandon Prewitt	RE/MAX Partners	(614) 504-0014	106 S High St	Dublin, OH 43017	
Casey Roch	RE/MAX Infinity - Casey Roch and Associates	(234) 815-1192	207 Cherry Street East	Canal Fulton, OH 44614	
Casey Roch	RE/MAX Infinity	(330) 697-3403	3522 Manchester Road	Akron, OH 44319	
Casey Roch	RE/MAX Infinity - JC & Associates	(330) 612-8390	1370 W State Street	Alliance, OH 44601	
Charlotte Pendergrass	RE/MAX Alpha Real Estate	(513) 523-6358	5995 Fairfield Rd	Oxford, OH 45056	
Charlotte Van Steyn	RE/MAX Premier Choice - The William Mickey Team	(740) 366-1900	1033 N 21st St	Newark, OH 43055	
Chris Newsome	RE/MAX One	(937) 667-6677	121 W Main St	Tipp City, OH 45371	
Chris Parker	RE/MAX Incompass	(513) 847-0102	6964 Tylersville Road, Suite C	West Chester, OH 45069	
Chris Parker	RE/MAX Incompass	(513) 988-9540	304 Edgewood Dr	Trenton, OH 45067-1461	
Christine Beresford	RE/MAX Preferred Group	(513) 874-8373	9032 Union Centre Blvd Ste 100	West Chester, OH 45069	
Christine Beresford	RE/MAX Preferred Group	(513) 533-4111	3522 Erie Ave	Cincinnati, OH 45208	
Christine Beresford	RE/MAX Preferred Group	(513) 761-4030	401 Crescent Ave	Cincinnati, OH 45215	
Christine Beresford	RE/MAX Preferred Group	(513) 367-6767	104 Biddle Ave	Harrison, OH 45030	
Christine Beresford	RE/MAX Preferred Group	(513) 574-0600	5968 Bridgetown Road	Cincinnati, OH 45248	
Christine Beresford	RE/MAX Preferred Group	(513) 474-6767	8291 Beechmont Ave Ste A	Cincinnati, OH 45255	
Christine Beresford	RE/MAX Preferred Group	(513) 271-1600	7710 Shawnee Run Road Unit G-6	Indian Hill, OH 45243	
Christine Beresford	RE/MAX Preferred Group	(513) 229-7774	9313 S Mason Montgomery Road Ste 120	Mason, OH 45040	
Christine Beresford	RE/MAX Preferred Group - Miller Team	(513) 829-3600	1251 Nilles Road	Fairfield, OH 45014	
Craig Blake	RE/MAX Above Expectations	(330) 594-7182	70 S Cleveland Ave	Mogadore, OH 44260	
Dale Coffman	RE/MAX Quality Realty	(419) 627-1996	1919 Sandusky Mall Blvd	Sandusky, OH 44870	
Dale Coffman	RE/MAX Quality Realty	(419) 663-3536	226 Republic Street	Norwalk, OH 44857	
Debbie Bower	RE/MAX Premier Choice	(614) 436-0330	1560 Fishinger Road	Upper Arlington, OH 43221	
Debbie Bower	RE/MAX Premier Choice - Carol Marr Team	(740) 920-4463	125 Broadway E	Granville, OH 43023-1303	
Debbie Ferrante	RE/MAX Edge Realty	(330) 236-5100	6929 Portage St NW	Canton, OH 44720	
Debbie Ferrante	RE/MAX Edge Realty	(330) 475-7777	1033 East Turkeyfoot Lake Road	Akron, OH 44312	
Debbie Ferrante	RE/MAX Edge Realty	(330) 833-2222	31 Lincoln Way East	Massillon, OH 44646	
Debbie Ferrante	RE/MAX Edge Realty	(216) 273-7845	2379 Professor Avenue	Cleveland, OH 44113	
Debbie Ferrante	RE/MAX Edge Realty - Adam Coleman Team	(330) 310-9489	600 Canton Road	Akron, OH 44312	
Debbie Ferrante	RE/MAX Edge Realty	(330) 280-0348	3087 Cleveland Ave SW Canton South	Canton, OH 44707	
Debbie Ferrante	RE/MAX Edge Realty - Cathy Corral Home Team	(330) 236-5100	103 South Canal Street	Canal Fulton, OH 44614	
Dwight Milko	RE/MAX Traditions	(440) 285-8000	139 Main St	Chardon, OH 44024	
Dwight Milko	RE/MAX Traditions	(440) 247-3707	26 S Main St	Chagrin Falls, OH 44022	
Dwight Milko	RE/MAX Traditions	(216) 896-9204	20515 Shaker Blvd	Shaker Heights, OH 44122	
Dylan Knecht	RE/MAX Apex	(614) 321-7884	9 East Columbus Street	Lithopolis, OH 43136	
Elizabeth Finchum	RE/MAX Leading Edge	(740) 852-3555	117 W High St Ste 101	London, OH 43140	
Elizabeth Finchum	RE/MAX Leading Edge -The Douglass Group	(614) 962-7653	518 Main Street	Groveport, OH 43125	
Elizabeth Sill	RE/MAX Innovations	(440) 428-8803	5965 N Ridge Rd	Madison, OH 44057-2439	
Elton E Davis Jr	RE/MAX One	(614) 729-7555	1131 Hill Rd N	Pickerington, OH 43147-8887	
Gary Golem	RE/MAX Haven Realty	(440) 519-3100	34050 Solon Road Suite 100	Solon, OH 44139	
Gary Golem	RE/MAX Haven Realty	(216) 332-0456	5306 Transportation Blvd	Cleveland, OH 44125	
Gary Golem	RE/MAX Haven Realty - Amy Pendgrass and Company Team	(330) 425-2222	13 E Main St Unit 5	Hudson, OH 44236	
Gary Golem	RE/MAX Haven Realty - the David Terbeek Team	(216) 332-0456	5386 Majestic Pkwy Ste 10	Bedford Heights, OH 44146-6907	
Greg Stearn	RE/MAX Trends Realty	(234) 251-0555	2730 Edison St NW	Uniontown, OH 44685	
Janet Miller	RE/MAX Homebase	(937) 878-5993	633 N Broad St	Fairborn, OH 45324	
Jean Fruchey	RE/MAX Infinity	(330) 612-8390	5032 Tuscarawas Street W	Canton, OH 44708	
Jeff Gongwer	RE/MAX Affiliates	(614) 891-1661	570 N State Street Ste 110	Westerville, OH 43082	
Jeff Gongwer	RE/MAX Affiliates	(614) 766-5330	7239 Sawmill Rd Ste 210	Dublin, OH 43016	
Jill Marks Lorentz	RE/MAX Local Experts	(937) 444-9007	100 S High St	Mount Orab, OH 45154-8972	
Jill Marks Lorentz	RE/MAX Local Experts	(513) 787-7175	116 South Main Street	Georgetown, OH 45121	
Jill Marks Lorentz	RE/MAX Local Experts	(937) 444-9007	201 S. High Street	Hillsboro, OH 45133	
Jim Hand	RE/MAX Showcase	(419) 496-0944	708 E Main St	Ashland, OH 44805	

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Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
Jim Hand	RE/MAX Showcase	(330) 264-2644	343 W Milltown Rd Ste D	Wooster, OH 44691-7214	United States
Jim Hand	RE/MAX Showcase- The Mingay Team	(330) 264-2644	213 West Liberty Street	Wooster, OH 44691	
Jim Hand	RE/MAX Showcase - The Bomboris Team	(330) 264-2644	4347 Cleveland Road	Wooster, OH 44691	
Jody Rearick	RE/MAX Diversity	(234) 334-7116	17 Metric Dr	Tallmadge, OH 44278	
John Mangas	RE/MAX Preferred Associates	(419) 794-1502	1911 Indian Wood Cir Ste B	Maumee, OH 43537	
Jonathan Modene	RE/MAX Masters	(419) 874-1188	810 W South Boundary	Perrysburg, OH 43551	
Judith Green	RE/MAX 360	(740) 928-3600	11053 Hebron Road	Buckeye Lake, OH 43008	
Kathy Henne	RE/MAX Finest	(937) 778-3961	1200 Park Ave	Piqua, OH 45356	
Kent Dailey	RE/MAX Victory + Affiliates	(513) 421-0345	4212 Airport Rd Suite 209	Cincinnati, OH 45226	
Larry Schottenstein	RE/MAX Revealty	(614) 485-3100	3111 Columbus St Suite A	Grove City, OH 43123	
Larry Schottenstein	RE/MAX Revealty	(614) 505-7438	7700 Rivers Edge Dr Suite 100	Columbus, OH 43235	
Larry Schottenstein	RE/MAX Revealty - The Trevor Andrews Group	(614) 329-7610	3175 Broadway	Grove City, OH 43123	
Larry Schottenstein	RE/MAX Revealty	(740) 743-4004	123 West Church Street	Marion, OH 43302	
Linda LaFleur	RE/MAX Crossroads Properties	(440) 846-0077	17075 Pearl Road	Strongsville, OH 44136	
Linda LaFleur	RE/MAX Crossroads Properties	(330) 722-7500	1113 Medina Road Ste 500	Medina, OH 44256	
Linda LaFleur	RE/MAX Crossroads Properties	(440) 331-2870	1100 Linda St	Rocky River, OH 44116-1826	
Linda LaFleur	RE/MAX Crossroads Properties	(330) 929-9278	2040 Front St	Cuyahoga Falls, OH 44221-3218	
Linda LaFleur	RE/MAX Crossroads Properties	(330) 492-9278	4450 Belden Village Street Southwest, Ste 102 and 201	Canton, OH 44718	
Linda LaFleur	RE/MAX Crossroads Properties	(330) 308-9278	313 Canal Ave SE	New Philadelphia, OH 44663	
Linda LaFleur	RE/MAX Crossroads Properties	(330) 576-5155	3480 W Market St	Fairlawn, OH 44333	
Linda LaFleur	RE/MAX Crossroads Properties	(440) 517-1560	1813 Nagel Rd. Suite 900	Avon, OH 44011	
Linda LaFleur	RE/MAX Crossroads Properties	(440) 396-8889	2216 Lee Road	Cleveland Heights, OH 44118	
Lory Kim	RE/MAX Connection	(614) 478-2121	82 Mill Street	Gahanna, OH 43230	
Mara Ackermann	RE/MAX Consultant Group	(614) 855-2822	6650 Walnut St	New Albany, OH 43054	
Mara Ackermann	RE/MAX Consultant Group	(740) 920-4255	596 Newark Granville Rd Suite B	Granville, OH 43023	
Mara Ackermann	RE/MAX Consultant Group - Toth and Team	(844) 411-5253	22021 Coshocton Road Suite A	Howard, OH 43028	
Margo Belkofer	RE/MAX Impact	(614) 523-1000	440 Polaris Pkwy Suite 110	Westerville, OH 43082	
Mark Fetterman	RE/MAX Transitions	(440) 597-3629	34313 Center Ridge Road	North Ridgeville, OH 44039-3169	
Mark Snyder	RE/MAX Above & Beyond	(440) 546-1313	7570 Chippewa Road	Brecksville, OH 44141	
Mark Snyder	RE/MAX Above & Beyond	(440) 842-7200	14980 Bagley Road	Middleburg Heights, OH 44130	
Mark Snyder	RE/MAX Above & Beyond	(330) 653-5152	118 W Streetsboro Rd	Hudson, OH 44236	
Mark Snyder	RE/MAX Above & Beyond	(440) 835-7200	25021 Center Ridge Rd	Westlake, OH 44145	
Mark Snyder	RE/MAX Above & Beyond	(440) 546-1400	550 E Royalton Rd	Broadview Heights, OH 44147-2527	
Mark Snyder	RE/MAX Above & Beyond	(440) 244-6600	404 Broadway	Lorain, OH 44052	
Matthew Joost	RE/MAX Realty of Defiance Inc	(419) 784-3029	1401 S. Jefferson Ave.	Defiance, OH 43512	
Meg Michel	RE/MAX Winners	(937) 642-6600	1000 N Maple St	Marysville, OH 43040	
Meru Maharaj	RE/MAX Oasis Dream Homes	(330) 331-5375	133 W Boyer St	Wadsworth, OH 44281-1849	
Michael Sivo	RE/MAX Homesource	(440) 951-2500	34301 Chardon Road	Willoughby Hills, OH 44094	
Michelle Sloan	RE/MAX Time	(513) 492-9472	7264 Columbia Rd Ste 200	Maineville, OH 45039-8094	
Mike Seagraves	RE/MAX Alliance	(937) 438-0505	7601 Paragon Rd Ste 104	Dayton, OH 45459	
Mike Seagraves	RE/MAX Alliance	(937) 898-4400	8900 N Dixie Dr	Dayton, OH 45414	
Mike Seagraves	RE/MAX Alliance - Team Amlin Advantage	(937) 667-1950	890 Ginghamburg Rd	Tipp City, OH 45371	
Mike Seagraves	RE/MAX Alliance - The V. Patrick Hamilton Group	(937) 652-1100	123 East Court Street	Urbana, OH 43078	
Mike Seagraves	RE/MAX Alliance	(937) 603-7583	399 Loveland Madeira Rd	Loveland, OH 45140	
Mike Seagraves	RE/MAX Alliance - John Hannan Team	(937) 898-4400	316 S Broadway	Greenville, OH 45331	
Monica Fry	RE/MAX Real Estate Partners	(740) 435-0003	2007 E Wheeling Ave	Cambridge, OH 43725-2158	
Monica Fry	RE/MAX Real Estate Partners	(740) 617-0280	1341 Maple Ave	Zanesville, OH 43701	
Nathan Purdy	RE/MAX First Realty	(419) 756-4663	2059 Park Ave. West	Mansfield, OH 44906	
Nathan Purdy	RE/MAX First Realty	(614) 888-6283	107 E Main Street	Ashland, OH 44805	
Nazih Banna	RE/MAX Valley Real Estate	(330) 629-9200	1040 South Commons Ste 102	Youngstown, OH 44514	
Paolo Cugini	RE/MAX Achievers	(614) 848-9400	155 Green Meadows Dr S	Lewis Center, OH 43035	
Pat Kearns-Davis	RE/MAX Capital Centre Inc Realtors	(614) 447-1000	3805 N High St	Columbus, OH 43214	
Patrick Lindsey	RE/MAX Executives	(419) 873-4400	208 Louisiana Ave	Perrysburg, OH 43551	
Patti Jackson	RE/MAX Genesis	(419) 946-3800	745 W Marion Rd	Mount Gilead, OH 43338	
Philip Herman	RE/MAX Real Estate Specialists	(937) 305-4838	8000 Miller Farm Ln	Centerville, OH 45458-7310	

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Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
Richard Barnett	RE/MAX Main Street	(614) 545-3500	2404 E Main St	Bexley, OH 43209	United States
Ronald Kendle	RE/MAX Town Center	(614) 428-7444	4349 Easton Way Suite 110	Columbus, OH 43219	
Ronald Kendle	RE/MAX Town Center - McKivergin Group	(614) 428-7444	124 S. Main Street Suite A	Granville, OH 43023	
Ronald Kendle	RE/MAX Town Center- Hometown Realty Group	(614) 325-6295	16 South Main Street	Mount Gilead, OH 43338	
Sheila Watson	RE/MAX Omega	(330) 225-2880	1321 Industrial Park North Ste 800	Brunswick, OH 44212	
Stephanie Cashman	RE/MAX Allegiance	(740) 513-3886	11 N Sandusky St	Delaware, OH 43015	
Steve Lankenau	RE/MAX Exclusive	(419) 592-0502	705 N Perry St	Napoleon, OH 43545	
Timothy Garton	RE/MAX Results	(440) 354-3334	9954 Johnnycake Ridge Rd	Concord Township, OH 44077	
Timothy Garton	RE/MAX Results- Charlotte Baldwin & Company	(440) 812-3834	6280 South Main Street	Ashtabula, OH 44004	
Travis Broadwater	RE/MAX Broadwater	(740) 232-9570	52171 National Road East	St Clairsville, OH 43950	
Tyler Griffith	RE/MAX Peak	(740) 625-6000	15 W Main St	Centerburg, OH 43011	
Tyler Morton	RE/MAX Victory + Affiliates	(937) 524-0080	24 N Market St	Troy, OH 45373	
Tyler Morton	RE/MAX Victory + Affiliates	(937) 458-0385	3400 Seajay Dr	Beavercreek, OH 45430-1360	
Tyler Morton	RE/MAX Victory + Affiliates	(513) 766-3775	7100 Foundry Row Ste 288-79	Liberty Township, OH 45069-7772	
Tyler Morton	RE/MAX Victory + Affiliates - The Mark Ryan Group	(513) 766-3775	26 E Franklin St	Centerville, OH 45458	
Tyler Morton	RE/MAX Victory + Affiliates - The Chris K Group	(937) 767-9900	257 Xenia Avenue	Yellow Springs, OH 45387	
Tyler Morton	RE/MAX Victory + Affiliates	(937) 458-0385	20 West Central Avenue	Springboro, OH 45066	
Tyler Morton	RE/MAX Victory + Affiliates	(513) 921-9560	8240 Clara Ave	Cincinnati, OH 45239	
Tyler Morton	RE/MAX Victory + Affiliates - David Stevens Group	(937) 626-7002	1111 N Plum St Suite 10	Springfield, OH 45504	
Tyler Morton	RE/MAX Victory + Affiliates	(937) 874-5787	680 E Dayton Yellow Springs Rd	Fairborn, OH 45324-3911	
Tyler Morton	RE/MAX Victory + Affiliates - Susan Essex Team	(937) 545-4015	26 North Broadway	Lebanon, OH 45036	
Yvette Jessen	RE/MAX United Associates	(513) 655-2300	8316 Cornell Rd Ste 100	Cincinnati, OH 45249-2335	
Amy Miller	RE/MAX Realty Plus	(405) 258-0857	816 E 1st Street	Chandler, OK 74834	
Barry Ezerski	RE/MAX Professionals	(580) 353-7496	1701 Cache Rd	Lawton, OK 73507	
Beth Peterson	RE/MAX Signature	(405) 533-3000	114 West Hall Of Fame Ave	Stillwater, OK 74075	
Brian Woodward	RE/MAX Energy	(405) 350-3031	335 South Mustang Road Ste G	Yukon, OK 73099	
Bryan Fisher	RE/MAX of Duncan	(580) 252-7800	1586 N 15th St	Duncan, OK 73533	
Charles Perry	RE/MAX Grand Lake	(918) 786-9888	1623 South Main Street	Grove, OK 74344	
Emily Askin	RE/MAX Preferred	(405) 751-4848	3121 Quail Springs Pkwy Suite 200	Oklahoma City, OK 73134	
Gail Scott	RE/MAX Cobblestone	(405) 582-2040	9104 SE 15th Street	Midwest City, OK 73130	
Georganne Westfall	RE/MAX Lake Country	(580) 276-5200	304 W Main St	Marietta, OK 73448-2836	
GiGi Faulkner	RE/MAX First	(405) 843-8448	6501 N Broadway Ext Suite 190	Oklahoma City, OK 73116	
Jennifer Spencer	RE/MAX Gold Buckle Realty	(580) 330-9090	510 E Main St	Weatherford, OK 73096-5348	
Jessica Robberson	RE/MAX Exclusive	(405) 876-6167	2400 Main St Suite 3	Choctaw, OK 73020	
Jim McWhirter	RE/MAX Gemini	(405) 605-7355	3101 Tinker Diagonal	Oklahoma City, OK 73115	
John Askin	RE/MAX At Home	(405) 708-6691	3224 South Broadway Suite 225	Edmond, OK 73013	
Karen Cox	RE/MAX & ASSOCIATES	(918) 683-1221	2408 Old Shawnee	Muskogee, OK 74403	
Kristina Moosavi	RE/MAX Lifestyle	(405) 322-5629	2209 S.W. 104th Street, Suite B	Oklahoma City, OK 73159	
Lori Oller	RE/MAX Results	(918) 254-0600	8215 S. Mingo Road	Tulsa, OK 74133	
Lori Oller	RE/MAX Results	(918) 335-3833	1809 SE Washington Blvd	Bartlesville, OK 74006	
Lori Oller	RE/MAX Results	(918) 376-6400	10306 N 138th East Ave Ste 101	Owasso, OK 74055-4666	
Mike Stout	RE/MAX All American Realty	(580) 225-1502	507 West 3rd Street	Elk City, OK 73644	
Pat Slack	RE/MAX Pros	(405) 722-3636	12309 Hidden Forest Boulevard	Oklahoma City, OK 73142	
Sabrina Meeks	RE/MAX Freedom	(580) 584-5005	105 N Main St	Broken Bow, OK 74728	
Sandy Day	RE/MAX Master Associates	(580) 226-7629	300 Sunset SW Ste 300	Ardmore, OK 73401	
Sarah Jones	RE/MAX Premier, REALTORS	(580) 233-0330	501 S Cleveland	Enid, OK 73703-5524	
Shelly Hazle	RE/MAX Advantage	(918) 558-5856	524 E Choctaw Ave	McAlester, OK 74501-5032	
Shelly Hazle	RE/MAX Advantage	(580) 634-5888	640 Alexander Drive Suite 103	Eufaula, OK 74432	
Tammie Hiatt	RE/MAX Double Diamond Properties	(918) 650-9818	606 W Main St	Henryetta, OK 74437-4246	
Terri Allen	RE/MAX Property Place	(580) 482-3000	601 N Main	Altus, OK 73521	
Trina Ward	RE/MAX Champion Land Brokers	(918) 649-0201	5021 N Broadway Suite C	Poteau, OK 74953	
Alaina Giguere	RE/MAX Coastal Advantage	(503) 436-1777	219 North Hemlock	Cannon Beach, OR 97110	
Alaina Giguere	RE/MAX Coastal Advantage	(503) 436-1777	430 Laneda Ave	Manzanita, OR 97130	
Ariann Lyons	RE/MAX South Coast	(541) 297-7507	1750 Sherman Avenue	North Bend, OR 97459	
Ariann Lyons	RE/MAX South Coast	(541) 991-8086	2107 Highway 101	Florence, OR 97439	

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Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
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David Wright	RE/MAX Platinum - Mountain Meadows Realty Group	(541) 734-5500	857 Mountain Meadows Drive, Suite 3	Ashland, OR 97520	
James O'Bryon	RE/MAX Integrity	(541) 345-8100	4710 Village Loop Ste 200	Eugene, OR 97401-6680	
James O'Bryon	RE/MAX Integrity	(541) 770-3325	3539 Heathrow Way, #200	Medford, OR 97504	
James O'Bryon	RE/MAX Integrity	(541) 791-2000	1209 Shortridge St SE	Albany, OR 97322-6934	
James O'Bryon	RE/MAX Integrity	(541) 766-2000	535 SW 2nd Street	Corvallis, OR 97333	
James O'Bryon	RE/MAX Integrity	(541) 955-8483	1830 NE 7th Street	Grants Pass, OR 97526	
James O'Bryon	RE/MAX Integrity	(541) 673-3272	2955 NW Edenbower Blvd	Roseburg, OR 97471	
James O'Bryon	RE/MAX Integrity	(503) 587-1600	201 Ferry St SE Ste 300	Salem, OR 97301-3775	
James O'Bryon	RE/MAX Integrity - Delene Myers Team	(541) 974-3196	110 North Highway 101	Depoe Bay, OR 97341	
James O'Bryon	RE/MAX Northwest Realtors - The Rammer Real Estate Group	(541) 285-3818	541 NE 20th Ave Ste 210	Portland, OR 97232-2862	
James O'Bryon	RE/MAX Northwest Realtors - The Watson & Switzer Group	(503) 287-8989	541 NE 20th Ave Ste 210	Portland, OR 97232-2862	
Joe Becker	RE/MAX Out West Realty	(541) 447-8993	236 N Main St	Prineville, OR 97754-1852	
Joe Becker	RE/MAX Out West Realty - The Noland Team	(541) 233-9619	896 NE 3rd Street	Prineville, OR 97754	
Karen Kennedy	RE/MAX Ultimate Coastal Properties	(541) 425-7494	29555 Ellensburg Ave, #494	Gold Beach, OR 97444-8712	
Lea Chitwood	RE/MAX Power Pros	(503) 543-8216	33454 SW Jp West Rd	Scappoose, OR 97056-8410	
Marie Curtis	RE/MAX Coast and Country	(541) 412-9535	703 Chetco Avenue PO Box 5909	Brookings, OR 97415	
Marie Curtis	RE/MAX Coast and Country	(541) 412-3000	16218 W Hoffeldt Ln	Brookings, OR 97415-9459	
Michelle Arthur	RE/MAX Homesource	(503) 657-7047	2895 Beavercreek Rd Ste 103	Oregon City, OR 97045-4121	
Michelle Arthur	RE/MAX Homesource	(503) 829-8500	1585 W Main St Ste S	Molalla, OR 97038	
Michelle Arthur	RE/MAX Homesource	(503) 842-2800	1812 3rd St	Tillamook, OR 97141	
Michelle Arthur	RE/MAX Homesource - The Jesse Arthur Team	(503) 874-1300	210 Oak Street Ste 3	Silverton, OR 97381	
Ryan Buccola	RE/MAX Key Properties	(541) 549-3333	220 S Pine St Ste 102	Sisters, OR 97759-1670	
Ryan Buccola	RE/MAX Key Properties	(541) 728-0033	42 Greenwood Avenue	Bend, OR 97701	
Ryan Buccola	RE/MAX Key Properties	(541) 447-8993	2127 Southwest Highway 97	Redmond, OR 97756	
Sandi Bunyard	RE/MAX Cornerstone	(541) 289-5454	159 West Hermiston Avenue, Suite 105	Hermiston, OR 97838	
Shawna McKinnis	RE/MAX Real Estate Team	(541) 963-1000	1214 1/2 Adams Ave	LA Grande, OR 97850-2633	
Stacie Loders	RE/MAX Advantage Group	(503) 855-3298	13220 SE 172nd Ave Ste 172	Happy Valley, OR 97086	
Stephenie Flood	RE/MAX Equity Group	(503) 681-9446	1300 NE 48th Ave Ste 500	Hillsboro, OR 97124	
Stephenie Flood	RE/MAX Equity Group	(503) 287-8989	541 NE 20th Ave Ste 210	Portland, OR 97232-2862	
Stephenie Flood	RE/MAX Equity Group	(503) 635-2660	5800 Meadows Rd Ste 100	Lake Oswego, OR 97035	
Stephenie Flood	RE/MAX Equity Group	(503) 626-4600	9790 SW Nimbus Ave	Beaverton, OR 97008	
Stephenie Flood	RE/MAX Equity Group	(503) 653-0607	9200 SE Sunnybrook Blvd Ste 100	Clackamas, OR 97015	
Stephenie Flood	RE/MAX Equity Group	(503) 266-4747	255 SW 1st Ave Hwy 99 E	Canby, OR 97013	
Vanessa Lalli Dittenhofer	RE/MAX River City	(541) 436-4400	209 3rd St	Hood River, OR 97031	
Al Cianfarini	RE/MAX Regency Realty	(215) 517-8800	1020 Old York Rd	Abington, PA 19001	
Alexis Thompson	RE/MAX Lake & Country	(814) 506-9609	302 8th St	Huntingdon, PA 16652-1712	
Allen Oberholzer	RE/MAX Premier Executives	(717) 597-2777	113 E. Baltimore St.	Greencastle, PA 17225	
Amy Johnson	RE/MAX Five Star Realty	(570) 366-8600	1260 Centre Turnpike	Orwigsburg, PA 17961	
Angie Miller	RE/MAX Premier Services	(717) 533-3300	4430 Linglestown Rd	Harrisburg, PA 17112-9503	
Ann Hilliard	RE/MAX Bridges	(570) 768-4792	2006 W Market St	Lewisburg, PA 17837-6800	
Anna Mason	RE/MAX Lakeland Realty	(814) 382-8326	11065 Highway 18, Suite 6	Conneaut Lake, PA 16316	
Anna Mason	RE/MAX Lakeland Realty	(814) 382-8326	1704 W 8th St	Erie, PA 16505-5024	
Anna Mason	RE/MAX Lakeland Realty	(814) 382-8326	1243 Liberty Street, Liberty Vault Suite 104	Franklin, PA 16323	
Art Lindquist	RE/MAX Real Estate Group	(814) 833-9801	2701 Evanston Ave Ste 200	Erie, PA 16506	
Art Lindquist	RE/MAX Real Estate Group	(814) 898-3558	4939 Buffalo Road	Erie, PA 16510	
Art Lindquist	RE/MAX Real Estate Group	(814) 725-5665	78-2 E Main St	North East, PA 16428	
Barry Angely	RE/MAX Centre Realtors	(215) 343-8200	2701 York Rd	Jamison, PA 18929	
Ben Hess	RE/MAX Real Estate Solutions	(412) 366-2900	1014 Perry Highway	Pittsburgh, PA 15237	
Ben Hess	RE/MAX Real Estate Solutions	(412) 366-2900	4020 Butler St	Pittsburgh, PA 15201-3225	
Ben Hess	RE/MAX Real Estate Solutions	(412) 366-2900	2000 Cliff Mine Rd.	Pittsburgh, PA 15275	
Bill Lease	RE/MAX Power Associates	(814) 254-4743	905 Menoher Blvd	Johnstown, PA 15905-2834	
Bob Downs	RE/MAX Action Associates	(610) 363-2001	403 W Lincoln Hwy. Ste. 101	Exton, PA 19341	
Brett Furman	RE/MAX Classic Realtors	(610) 687-2900	528 E Lancaster Ave	Wayne, PA 19087	
Bryan Kirchner	RE/MAX Citylife	(412) 516-3508	1812 E Carson St	Pittsburgh, PA 15203-1708	

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Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
Cami Mahaffey	RE/MAX West Branch	(570) 321-1010	1719 Four Mile Dr	Williamsport, PA 17701	United States
Chandler Mason	RE/MAX Lakeland Realty	(814) 382-8326	220 W Plum St Ste 335	Edinboro, PA 16412-2167	
Christopher Terry	RE/MAX Properties Ltd	(215) 968-7400	210 Penns Trail Ste 100	Newtown, PA 18940	
Christy Kopp	RE/MAX Components	(717) 356-2908	2242 S. Queen St.	York, PA 17402	
Connie Kaminski	RE/MAX Total	(215) 369-4663	73 E Afton Ave	Yardley, PA 19067	
Connie Kaminski	RE/MAX Total	(215) 547-5300	120 Trenton Rd	Fairless Hills, PA 19030-2716	
Daniel Robins	RE/MAX Direct	(610) 430-8100	301 S. High St.	West Chester, PA 19382	
David Coleman	RE/MAX Real Estate	(610) 691-6100	310 Stoke Park Rd	Bethlehem, PA 18017	
David Coleman	RE/MAX Real Estate	(610) 770-9000	3120 Hamilton Blvd	Allentown, PA 18103-3630	
David Curry	RE/MAX Legacy	(215) 822-8200	1300 Horizon Dr Ste 108	Chalfont, PA 18914	
David Hughes	RE/MAX Professionals	(724) 437-7539	217 W Main St	Uniontown, PA 15401	
David McConnell	RE/MAX Premier Group	(412) 851-0600	2589 Washington Rd Ste 411	Pittsburgh, PA 15241-2566	
Dawn Crilley-Shank	RE/MAX Elite Services	(717) 597-0005	1580 Buchanan Trail East PO Box 161	Shady Grove, PA 17256	
Denise Bollard	RE/MAX Cornerstone	(717) 273-5501	931 Russell Drive Ste A	Lebanon, PA 17042	
Doina Filip	RE/MAX Access	(215) 400-2600	8304 Bustleton Ave	Philadelphia, PA 19152	
Doina Filip	RE/MAX Prime Real Estate	(610) 350-8075	238 W Baltimore Pike	Clifton Heights, PA 19018	
Ed Rae	RE/MAX Select Realty	(724) 933-6300	1800 Golden Mile Highway	Pittsburgh, PA 15239	
Ed Rae	RE/MAX Select Realty	(724) 933-6300	3920 William Penn Hwy	Murrysville, PA 15668	
Ed Rae	RE/MAX Select Realty	(724) 933-6300	1667 Rt 228 Ste 200	Cranberry Township, PA 16066	
Ed Rae	RE/MAX Select Realty	(724) 933-6300	8858 Covenant Ave	Pittsburgh, PA 15237	
Ed Rae	RE/MAX Select Realty	(724) 933-6300	1476 Old Brodhead Rd	Monaca, PA 15061-2410	
Ed Rae	RE/MAX Select Realty	(724) 933-6300	5807 Penn Ave	Pittsburgh, PA 15206-3816	
Ed Rae	RE/MAX Select Realty	(724) 933-6300	1915 Park Manor Blvd	Pittsburgh, PA 15205-4808	
Ed Rae	RE/MAX Select Realty	(724) 933-6300	Caste Village 5301 Grove Rd. Ste. 208	Pittsburgh, PA 15236	
Ed Rae	RE/MAX Select Realty	(724) 933-6300	300 Chapel Harbor Drive	Pittsburgh, PA 15238	
Ed Rae	RE/MAX Select Realty	(724) 933-6300	400 Broad Street	Sewickley, PA 15143	
Ed Rae	RE/MAX Select Realty	(724) 933-6300	The Galleria of Mt. Lebanon 1500 Washington Road	Pittsburgh, PA 15228	
Ed Rae	RE/MAX Select Realty	(724) 933-6300	251 South Main Street	Butler, PA 16001	
Ed Rae	RE/MAX Select Realty	(724) 933-6300	1735 Rostraver Rd	Rostraver Township, PA 15012-4000	
Ed Rae	RE/MAX Select Realty- Mike & Melissa Barker Team	(724) 933-6300	204 Butler Road, Suite 1	Kittanning, PA 16201	
Ed Rae	RE/MAX Select Realty - Jeff Dennis Team	(724) 933-6300	542 Morgantown Street	Uniontown, PA 15401	
Ed Rae	RE/MAX Select Realty - The Shirey Cerutti Team	(724) 519-7505	424 Allegheny River Blvd	Oakmont, PA 15139	
Gerald Peklak	RE/MAX Reliance	(215) 723-4150	504 Harleysville Pike	Souderton, PA 18964	
Jack Fry	RE/MAX of Reading	(610) 670-2770	1290 Broadcasting Rd	Wyomissing, PA 19610	
Jack Fry	RE/MAX Evolved	(717) 509-2880	740 Eden Rd.	Lancaster, PA 17601	
Jack Robertson	RE/MAX 1st Class	(717) 893-0130	474 N Main St	Spring Grove, PA 17362-1122	
Jason VanDyke	RE/MAX of Gettysburg	(717) 338-0881	302 York Street	Gettysburg, PA 17325	
Jeffrey Rickert	RE/MAX Property Specialists	(570) 972-2940	928 Route 940	Pocono Lake, PA 18347	
Jeremy Ganse	RE/MAX SmartHub Realty	(717) 208-4444	930 Red Rose Ct Ste 209	Lancaster, PA 17601-1981	
Jill Portland	RE/MAX Realty Brokers	(412) 521-1000	5608 Wilkins Ave	Pittsburgh, PA 15217	
Joanne Redding	RE/MAX Realty Services	(215) 245-2100	1955 Street Rd Bensalem Center	Bensalem, PA 19020	
John Bell	RE/MAX Integrity	(610) 388-6868	1290 Baltimore Pike.	Chadds Ford, PA 19317	
John Benson	RE/MAX One Realty	(215) 467-2892	1842 E. Passyunk Ave.	Philadelphia, PA 19148	
John Crotti	RE/MAX Home Team	(570) 254-2244	948 Lakeland Dr	Scott Township, PA 18447	
John Esser	RE/MAX Realty Associates	(717) 761-6300	4444 Carlisle Pike	Camp Hill, PA 17011	
John Grim	RE/MAX Quality Service Inc	(717) 632-5111	1147 Eichelberger St	Hanover, PA 17331	
John McFadden	RE/MAX Hometown	(610) 566-1340	831 N Providence Rd.	Media, PA 19063	
John Ohler	RE/MAX Achievers	(610) 489-5900	1425 S Collegeville Rd	Collegeville, PA 19426	
John Ohler	RE/MAX Achievers	(610) 819-1500	2060 E High St	Pottstown, PA 19464	
John Spognardi	RE/MAX Signature	(215) 343-9950	1214 Easton Rd	Warrington, PA 18976	
Joseph Bianchimano	RE/MAX 2000	(215) 353-7669	The RE/MAX Building 14500 Bustleton Ave	Philadelphia, PA 19116	
Joseph McCabe	RE/MAX Affiliates	(215) 335-6900	9237 Frankford Ave	Philadelphia, PA 19114	
Joseph McCabe	RE/MAX Affiliates	(610) 624-1034	234 Mall Boulevard	King Of Prussia, PA 19406	
Joseph McCabe	RE/MAX Affiliates	(215) 335-6900	7139-7141 Germantown Ave	Philadelphia, PA 19119	
Joseph McCabe	RE/MAX Affiliates - MLT Realty Group	(610) 579-3346	3655 North 3rd Street	Philadelphia, PA 19140	

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Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
Joseph Rey	RE/MAX One Realty	(215) 745-7000	435 Rhawn St	Philadelphia, PA 19111	United States
Joseph Rey	RE/MAX One Realty	(215) 379-1100	2600 Philmont Ave	Huntingdon Valley, PA 19006	
Katherine Tosto	RE/MAX Centre Realty	(814) 231-8200	1375 Martin St	State College, PA 16803	
Kathleen Chabala	RE/MAX Results Realty Group	(814) 946-9355	1001 Logan Blvd	Altoona, PA 16602	
Kathleen Chabala	RE/MAX Olde Towne	(814) 623-6700	203 E Pitt	Bedford, PA 15522	
Keith Torregrossa	RE/MAX of the Poconos	(570) 421-2345	1111 N Fifth St	Stroudsburg, PA 18360	
Kurt Werner	RE/MAX Keystone	(215) 885-8900	836 Easton Rd	Glenside, PA 19038	
Laurie Kiss	RE/MAX Next	(724) 445-6693	205 Main St	Irwin, PA 15642-3441	
Lori Srock	RE/MAX Select Group	(814) 375-1102	5385 Rockton Rd	Du Bois, PA 15801-2959	
Maria Elena Quattrone	RE/MAX @ Home	(215) 607-3535	2054 South Street	Philadelphia, PA 19146	
Martin Hacker	RE/MAX Unlimited Real Estate	(610) 266-4000	1080 Schadt Ave	Whitehall, PA 18052	
Martin Hacker	RE/MAX Unlimited Real Estate	(610) 865-3131	2416 Emrick Blvd	Bethlehem, PA 18020	
Mary Lou Hagman	RE/MAX Home Center	(724) 260-5686	3328 Washington Rd	McMurray, PA 15317	
Matin Haghkar	RE/MAX Plus	(215) 422-3711	5 W 5th St	Bridgeport, PA 19405-1101	
Matt Mittman	RE/MAX Ready	(610) 828-6300	527 Fayette St	Conshohocken, PA 19428	
Matt Mittman	RE/MAX Ready - The Megan Herr Team	(610) 828-6300	341 Main Street	Royersford, PA 19468	
Matthew Parkes	RE/MAX Together	(717) 559-2683	130 South Main Street	Reedsville, PA 17084	
Matthew Parkes	RE/MAX Together	(717) 559-2683	3208 Benner Pike	Bellefonte, PA 16823	
Michael D'Adamo	RE/MAX Preferred Realtors	(610) 325-4100	17 Campus Blvd. Ste. 155	Newtown Square, PA 19073	
Michael D'Adamo	RE/MAX Preferred Realtors - Chuck Barbera Team	(610) 902-6100	409 Lancaster Ave.	Malvern, PA 19355	
Michael Duering	RE/MAX Excellence	(610) 347-1100	138 Onix Dr Schoolhouse Crossing	Kennett Square, PA 19348	
Michael Morris	RE/MAX Elite	(215) 328-4800	1456 County Line Rd	Huntingdon Valley, PA 19006	
Michael Yingling	RE/MAX Delta Group Inc	(717) 652-8200	7839 Allentown Blvd Ste 800	Harrisburg, PA 17112	
Nicole Beaver	RE/MAX Infinity	(724) 506-3040	1617 N. Main Street Ext. Suite C	Butler, PA 16001	
Norma Struthers	RE/MAX Real Estate Consultants	(724) 662-5520	274 Franklin Rd	Mercer, PA 16137	
Paul Berdiner	RE/MAX Patriots	(717) 840-4848	1770 E Market St	York, PA 17402	
Paul Meagher	RE/MAX Wayne - Phillips Realty Team	(570) 224-6446	1362 Cochection Turnpk	Tyler Hill, PA 18469	
Paul Meagher	RE/MAX Wayne	(570) 253-9566	416 Main St Ste A	Honesdale, PA 18431	
Pawel Szostak	RE/MAX of Lake Wallenpaupack	(570) 676-0695	1345 Rte 507	Greentown, PA 18426	
R. Scott Boyer	RE/MAX Premier Realtors	(814) 445-4748	267 Stoystown Rd	Somerset, PA 15501	
Renzo Naimo	RE/MAX Ace Realty	(484) 712-0009	4333 E Lincoln Hwy	Downingtown, PA 19335-5501	
Richard Charles	RE/MAX South Inc	(412) 884-2900	4401 Clairton Blvd	Pittsburgh, PA 15236	
Richard Gallo	RE/MAX Real Estate Specialist	(724) 717-6183	1170-D Wayne Ave.	Indiana, PA 15701	
Richard Kress	RE/MAX Hometown Realty	(814) 333-1141	369 Chestnut St	Meadville, PA 16335	
Robert Acuff	RE/MAX Services	(215) 641-2500	794 Penllyn Blue Bell Pike Ste 120	Blue Bell, PA 19422-1669	
Robert Coyle	RE/MAX TRUIST	(215) 398-5139	513 S 2nd St	Philadelphia, PA 19147-2417	
Robert Hamilton	RE/MAX Realty Professionals Inc	(717) 652-4700	1250 N Mountain Rd Ste 1	Harrisburg, PA 17112	
Robert Kreider	RE/MAX Pinnacle	(717) 270-8808	526 Cumberland St	Lebanon, PA 17042	
Robert Kreider	RE/MAX Pinnacle	(717) 569-2222	500 Delp Rd	Lancaster, PA 17601	
Robert Kreider	RE/MAX Pinnacle	(717) 361-9200	222 S Market St, Ste 105	Elizabethtown, PA 17022	
Robert Kreider	RE/MAX Pinnacle	(717) 464-1200	105 Willow Valley Sq	Lancaster, PA 17602-4878	
Robert Kreider	RE/MAX Pinnacle	(717) 569-2222	1135 W Governor Rd	Hummelstown, PA 17036	
Robert Kreider	RE/MAX Pinnacle - The Bridge Team	(717) 478-3210	424 Locust St.	Wrightsville, PA 17368	
Robert Shaffer	RE/MAX Professional Realty	(610) 363-8444	557 W Uwchlan Ave Ste 100	Exton, PA 19341	
Salvatore Palantino	RE/MAX One Realty	(215) 953-8800	521 Bustleton Pike	Feasterville Trevose, PA 19053-6051	
Sandy Mariani	RE/MAX Town & Country	(610) 675-7100	1479 Wilmington Pike	West Chester, PA 19382	
Sandy Olson	RE/MAX Results - The Arlene Unger Team	(240) 629-3101	11235 Buchanan Trail East	Waynesboro, PA 17268	
Stephen Fleming	RE/MAX Pathway	(717) 774-7653	618 Bridge Street	New Cumberland, PA 17070	
Steven Osiecki	RE/MAX Access	(215) 400-2600	100 Spring Garden	Philadelphia, PA 19123	
Steven Spray	RE/MAX Realty Agency	(717) 267-0011	434 Phoenix Dr	Chambersburg, PA 17201-4537	
Steven Spray	RE/MAX Realty Agency	(717) 267-0011	115-117 E. King St.	Shippensburg, PA 17257	
Steven Spray	RE/MAX Realty Agency	(717) 267-0011	1132 Kennebec Dr	Chambersburg, PA 17201	
Suzette Colvin	RE/MAX Team, REALTORS	(814) 262-7653	2225 Ruth Way	Johnstown, PA 15904	
Thomas Skiffington	RE/MAX 440 Inc	(215) 538-4400	440 S West End Blvd	Quakertown, PA 18951	
Thomas Skiffington	RE/MAX 440	(215) 348-7100	423 N Main St	Doylestown, PA 18901	

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Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
Thomas Skiffington	RE/MAX Central	(215) 362-2260	2333 Welsh Road	Lansdale, PA 19446	United States
Thomas Skiffington	RE/MAX Central	(610) 791-4400	4789 Route 309	Center Valley, PA 18034	
Thomas Skiffington	RE/MAX 440	(215) 453-7653	701 W Market St	Perkasie, PA 18944	
Thomas Skiffington	RE/MAX 440	(215) 249-1000	123 N Main St	Dublin, PA 18917	
Thomas Skiffington	RE/MAX Central	(610) 398-8111	4550 W Tilghman St	Allentown, PA 18104	
Thomas Skiffington	RE/MAX 440	(610) 584-1160	Skippack Center Route 73 PO Box 880	Skippack, PA 19474	
Thomas Skiffington	RE/MAX 440	(215) 679-9797	101 Quakertown Ave	Pennsburg, PA 18073	
Thomas Skiffington	RE/MAX Central	(215) 643-3200	731 Skippack Pike	Blue Bell, PA 19422	
Thomas Skiffington	RE/MAX Central	(215) 755-6700	2514 S Broad St	Philadelphia, PA 19145-4615	
Thomas Toole Jr	RE/MAX Main Line	(610) 640-9300	254 Lancaster Ave	Malvern, PA 19355	
Thomas Toole Jr	RE/MAX Main Line	(610) 935-3200	511 Kimberton Rd, Ste 6A Pikeland Village Square	Phoenixville, PA 19460	
Thomas Toole Jr	RE/MAX Main Line	(610) 640-9300	80 W. Lancaster Ave.	Devon, PA 19333	
Thomas Toole Jr	RE/MAX Main Line	(610) 692-2228	1615 West Chester Pike	West Chester, PA 19382	
Tim Clouser	RE/MAX Realty Select	(717) 526-4300	939 E. Park Dr., Ste. 202	Harrisburg, PA 17111	
Tim Meagher	RE/MAX Best	(570) 698-7299	1200 Hamlin Hwy	Lake Ariel, PA 18436	
Timothy Costello	RE/MAX 1st Advantage	(717) 591-5555	6375 Mercury Dr	Mechanicsburg, PA 17050	
Timothy Costello	RE/MAX 1st Advantage -The Cara Sheaffer Group	(717) 579-9799	550 Cleveland Ave Ste 202	Chambersburg, PA 17201-3430	
Tony Esposito	RE/MAX Aspire	(215) 945-3000	340 E Maple Ave Ste 307	Langhorne, PA 19047-2853	
William Beynon	RE/MAX Enterprise	(412) 751-5456	238 Cresswood Dr	Elizabeth, PA 15037-2425	
Yarrow Wilkins	RE/MAX Crossroads	(570) 424-8850	815 Seven Bridge Rd	East Stroudsburg, PA 18301-7943	
Bruce Allen	RE/MAX Professionals	(401) 849-0100	55 Memorial Blvd #1	Newport, RI 02840	
Carolyn Bassett	RE/MAX Host of Homes	(401) 499-1351	712 Putnam Pike Unit 7	Chepachet, RI 02814-1404	
Carolyn Petreccia	RE/MAX Advantage Group	(401) 823-1500	652 East Avenue	Warwick, RI 02886	
Carolyn Petreccia	RE/MAX Advantage Group	(401) 225-7070	225 Newman Ave.	Rumford, RI 02916	
Christine Tanner	RE/MAX Flagship	(401) 789-2255	28 Caswell St.	Narragansett, RI 02882	
David Iannuccilli	RE/MAX Professionals	(401) 884-6050	655 Main St	East Greenwich, RI 02818	
Duane Boucher	RE/MAX Premier Properties	(401) 766-2200	600 Cass Ave	Woonsocket, RI 02895-4727	
Justine Tarlton	RE/MAX Results	(401) 848-7827	67 Valley Road	Middletown, RI 02842	
Justine Tarlton	RE/MAX Results - The Quinn Group	(401) 848-7827	920-930 Oaklawn Ave	Cranston, RI 02920	
Lynn Azzinaro	RE/MAX South County	(401) 596-2067	56 Wells St	Westerly, RI 02891	
Michael Gallagher	RE/MAX Real Estate Center	(401) 823-7600	37 Sandy Bottom Rd	Coventry, RI 02816	
Michelle Cartwright	RE/MAX River's Edge	(401) 433-5100	8 Dover Avenue	East Providence, RI 02914	
Michelle Cartwright	RE/MAX River's Edge	(401) 254-1776	423 Hope Street, Unit #M1	Bristol, RI 02809	
Michelle Cartwright	RE/MAX River's Edge	(401) 245-2000	300 County Rd	Barrington, RI 02806	
Richard Zompa	RE/MAX Preferred	(401) 353-2200	1417 Douglas Avenue	North Providence, RI 02904	
Richard Zompa	RE/MAX Town and Country	(401) 333-0020	2081 Diamond Hill Rd	Cumberland, RI 02864	
Richard Zompa	RE/MAX Properties	(401) 232-3900	696 Douglas Pike	Smithfield, RI 02917	
Richard Zompa	RE/MAX Properties - The Stearns McGee Team	(401) 356-1519	261 Main Street Unit 201	North Smithfield, RI 02896	
Richard Zompa	RE/MAX Preferred - The Gary Almeida Group	(401) 699-6666	100 Cottage St	Pawtucket, RI 02860-2220	
Richard Zompa	RE/MAX Preferred- The Mercurio Group	(401) 699-6666	641 Armistice Blvd.	Pawtucket, RI 02861	
Rob Scaria	RE/MAX 1st Choice	(401) 943-6111	980 Reservoir Ave	Cranston, RI 02910	
Samuel Alba	RE/MAX Innovations	(401) 414-7414	289 North Main Street	Providence, RI 02903	
Samuel Alba	RE/MAX Innovations - The Alba Group	(401) 640-0036	1359 Broad Street	Central Falls, RI 02863	
Sussy DeLeon	RE/MAX New Horizons	(401) 331-8855	390 Broadway	Providence, RI 02909	
Bubba Harvin	RE/MAX Action Realty	(864) 942-0021	500 B Montague Ave	Greenwood, SC 29649	
Cameron Keegan	RE/MAX Moves	(864) 520-1000	100 Batesville Rd Ste C	Simpsonville, SC 29681	
Cameron Keegan	RE/MAX Moves	(864) 520-1001	116 Trade Street	Greer, SC 29651	
Cameron Keegan	RE/MAX Moves	(864) 520-1002	108 S. Main St	Fountain Inn, SC 29644	
Cara Verrell	RE/MAX Leisurely Living	(864) 852-6382	120 SC Highway 7	Mc Cormick, SC 29835	
Davis Dickson	RE/MAX Solutions	(864) 489-1632	780 Chesnee Hwy Unit A	Gaffney, SC 29341-2757	
Gina Breland	RE/MAX At the Lake	(803) 932-2800	107A Virginia St	Chapin, SC 29036-8027	
Gina Breland	RE/MAX At the Lake - The Sweeten Group	(803) 932-2800	5347 Sunset Boulevard, Suite H	Lexington, SC 29072	
Hadi Atri	RE/MAX Executive	(864) 573-6690	101 W Saint John St Ste 307	Spartanburg, SC 29306-5157	
Hadi Atri	RE/MAX Executive	(843) 497-7369	5111 N Kings Hwy	Myrtle Beach, SC 29577	
Hadi Atri	RE/MAX Executive	(864) 622-3636	4152 Clemson Blvd Suite B	Anderson, SC 29621	

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Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
Hadi Atri	RE/MAX Executive	(803) 578-7989	214 Rockmont Drive	Fort Mill, SC 29708	United States
Hadi Atri	RE/MAX Executive	(864) 565-7117	2098 Woodruff Rd	Greenville, SC 29607-5939	
Hadi Atri	RE/MAX Executive - The Cheryl Boyd Team	(803) 818-5511	36 North Congress Street	York, SC 29745	
Hadi Atri	RE/MAX Executive - The Reid Baxter Team	(803) 802-9800	6280 Carolina Commons Dr Ste 300	Indian Land, SC 29707-6007	
Hadi Atri	RE/MAX Executive	(843) 979-9979	10769 Ocean Highway	Pawleys Island, SC 29585	
Hadi Atri	RE/MAX Executive	(704) 405-2233	801 12th Ave S	North Myrtle Beach, SC 29582-3765	
Jeremy Russell	RE/MAX Reach	(864) 250-4440	787 E. Butler Rd Ste E	Mauldin, SC 29662-1604	
Jeremy Russell	RE/MAX Reach	(864) 686-8001	2206 Boiling Springs Rd	Boiling Springs, SC 29316-5302	
John Smith	RE/MAX Home Team	(803) 764-3243	1218 Henderson Street	Columbia, SC 29201	
Joseph Rice	RE/MAX Real Estate Center	(803) 539-2817	906 Doyle Street	Orangeburg, SC 29115	
Kandi Mangual	RE/MAX Cornerstone	(843) 899-6002	117 Carolina Ave	Moncks Corner, SC 29461-3734	
Laura Reid	RE/MAX Purpose Driven	(803) 356-0424	955 E Main St Ste R	Lexington, SC 29072	
Lee Linhart	RE/MAX Results	(864) 633-0266	155 Old Greenville Hwy Ste 101	Clemson, SC 29631-1384	
Lee Linhart	RE/MAX Fullsail	(843) 576-4411	677 King Street Suite 303	Charleston, SC 29403	
Lee Linhart	RE/MAX Results	(864) 475-7577	104 S Poinsett Hwy	Travelers Rest, SC 29690-1843	
Lee Linhart	RE/MAX Results	(864) 252-9005	400 East McBee Avenue Suite 112	Greenville, SC 29601	
Lee Linhart	RE/MAX Results	(864) 523-4060	5115 Calhoun Mem Hwy Ste F	Easley, SC 29640-3860	
Lee Linhart	RE/MAX Seaside	(843) 870-4049	520 Folly Road Suite 15	Charleston, SC 29412	
Lee Linhart	RE/MAX Results	(864) 399-7772	203 N Main St	Simpsonville, SC 29681-2310	
Lynsey Rini	RE/MAX Island Realty	(843) 785-5252	24 New Orleans Rd.	Hilton Head Island, SC 29928	
Mandy Fulford	RE/MAX Southern Shores	(843) 249-5555	100 Hwy 17 South	North Myrtle Beach, SC 29582	
Mandy Fulford	RE/MAX Southern Shores	(843) 248-0001	1013 Third Ave	Conway, SC 29526-5101	
Mandy Fulford	RE/MAX Southern Shores	(843) 839-0200	186 Fresh Dr	Myrtle Beach, SC 29579-4436	
Mandy Fulford	RE/MAX Southern Shores	(843) 767-7777	9209 University Blvd	Charleston, SC 29406	
Mandy Fulford	RE/MAX Professionals	(843) 474-0260	601 W Palmetto St	Florence, SC 29501-4301	
Mandy Fulford	RE/MAX Southern Shores	(843) 357-0220	2339 Hwy 17 South	Garden City, SC 29576	
Mandy Fulford	RE/MAX Southern Shores	(843) 879-8377	133 E 1st North St Ste 1	Summerville, SC 29483-6873	
Mandy Fulford	RE/MAX Southern Shores	(843) 762-5706	2000 Sam Rittenberg Boulevard Unit 118	Charleston, SC 29407	
Maria Skrip	RE/MAX Dream	(843) 525-0020	93 Sams Point Road	Lady's Island, SC 29907	
Milton Shockley	RE/MAX Realty Professionals	(864) 241-8200	600 Independence Blvd	Greenville, SC 29615	
Milton Shockley	RE/MAX Realty Professionals	(864) 944-5559	305 McCall Brothers Drive Suite A	Salem, SC 29676	
Milton Shockley	RE/MAX Realty Professionals - The Advantage Group	(803) 771-9999	3610 Landmark Drive	Columbia, SC 29204	
Phillip Brady	RE/MAX Executive	(843) 616-1300	2501 N Fraser St	Georgetown, SC 29440-6411	
Robert Rini	RE/MAX Island Realty	(843) 707-7560	30 William Pope Dr Ste 103	Bluffton, SC 29909	
Robert Rini	RE/MAX Island Realty	(843) 929-5986	10 Bruin Rd	Bluffton, SC 29910-8106	
Tad Barber	RE/MAX Tattersall Group	(803) 226-0036	314 Richland Ave W	Aiken, SC 29801-3868	
Talmadge Tobias	RE/MAX Summit	(803) 469-2100	2990 Broad St	Sumter, SC 29150-1855	
Talmadge Tobias	RE/MAX Summit	(803) 713-7400	834 Broad Street	Camden, SC 29020	
Tameka Thomason	RE/MAX Halo	(864) 283-0048	4200 East North Street Suite #4	Greenville, SC 29615	
Terence Smith	RE/MAX Southern Collection	(803) 429-7916	130 State St	West Columbia, SC 29169-7540	
Tracy Ferguson	RE/MAX Lakes and Land	(803) 371-4595	1514 Alexander Love Hwy	York, SC 29745	
Tracy Hatchell	RE/MAX Coast & Island	(843) 224-3852	4900 O'Hear Avenue Suite 100, Unit 121	North Charleston, SC 29405	
Yadhira Brooks	RE/MAX Unlimited	(843) 496-3560	1109 South Fifth Street, Suite Y&Z	Hartsville, SC 29550	
Kelly Howie	RE/MAX Advantage	(605) 343-7653	1331 W. Omaha St. Ste 200	Rapid City, SD 57701	
Lisa Touney	RE/MAX Professionals Inc	(605) 334-8585	606 W 33rd St	Sioux Falls, SD 57105	
Marysia McDowall	RE/MAX In the Hills	(605) 642-2500	1145 Main Street	Spearfish, SD 57783	
Tetiana Althoff	RE/MAX Preferred Choice	(605) 225-4022	1011 6th Ave SE	Aberdeen, SD 57401	
Yanni Georgas	RE/MAX Results	(605) 341-4300	1240 Jackson Blvd	Rapid City, SD 57702	
Andy Brown	RE/MAX 1st Choice	(615) 384-7355	437 W Court Sq	Springfield, TN 37172-2449	
Anita Tate	RE/MAX West Main Realty	(615) 444-7100	2070 Lebanon Rd	Lebanon, TN 37087-3045	
Bobby Wood	RE/MAX Carriage House	(615) 872-0766	13018 Lebanon Rd Suite 100	Mount Juliet, TN 37122	
Cheryl Hawkins	RE/MAX Adventure Realty	(865) 908-6000	2529 McGill Street Suite 203	Pigeon Forge, TN 37863	
Christy Hicks	RE/MAX Tri Star	(865) 457-9926	2802 Andersonville Hwy	Clinton, TN 37716-6744	
Chuck Jones	RE/MAX Real Estate Professionals	(423) 476-7300	1727 Mount Vernon Drive NW	Cleveland, TN 37311	
Connie McCormick	RE/MAX One	(931) 520-7777	1405 Interstate Drive	Cookeville, TN 38501	

Open United States Offices as of December 31, 2024

Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
David Maley	RE/MAX Right Way	(901) 873-3312	8370 Hwy 51 N Ste 105	Millington, TN 38053	United States
Debbie Melvin	RE/MAX Exceptional Properties	(615) 754-0200	1550 North Mt. Juliet Road	Mount Juliet, TN 37122	
Denise Brandon	RE/MAX First	(865) 981-1004	612 Crawford St	Maryville, TN 37804	
Frances Vantrease	RE/MAX Renaissance Realtors	(423) 648-8200	3898 Hixson Pike	Chattanooga, TN 37415-3562	
Frances Vantrease	RE/MAX Properties	(423) 894-2900	2242 Encompass Dr	Chattanooga, TN 37421	
Frances Vantrease	RE/MAX Properties- Golden Label	(423) 421-3339	395 River Rd	Decatur, TN 37322-7801	
Freda Jones	RE/MAX 1st Realty	(931) 728-5552	2830 Woodbury Hwy	Manchester, TN 37355	
Gary Ashton	RE/MAX Advantage	(615) 301-1650	210 12th Avenue South Suite 201	Nashville, TN 37203	
Gina Knight	RE/MAX Finest	(931) 484-4003	24 Oak Rd	Crossville, TN 38555-5146	
Gina Pannell	RE/MAX Realty South	(423) 942-3333	338 South Cedar Ave	South Pittsburg, TN 37380	
Heath Hill	RE/MAX Pros	(931) 762-1126	103 Weakley Creek Rd. Ste.2	Lawrenceburg, TN 38464	
Heidi Rau	RE/MAX Ambassadors	(423) 654-7535	5559 Little Debbie Pkwy Ste 111	Ooltewah, TN 37363-5597	
Jerry Bruce	RE/MAX Results	(423) 793-1130	18 6th St	Bristol, TN 37620-2213	
Joanie Blackwell	RE/MAX Celebration	(256) 690-7245	814 Union St	Shelbyville, TN 37160-2608	
Jodie Parrish	RE/MAX Realty Source	(731) 668-7500	200B Stonebridge Blvd	Jackson, TN 38305	
Julie Leach	RE/MAX Cornerstone Real Estate	(731) 642-7362	1011 Locust St	Paris, TN 38242	
Kelly Latham	RE/MAX Country Living	(931) 864-3380	1643 Livingston Highway	Byrdstown, TN 38549	
Kristin Pendergraft	RE/MAX Encore	(931) 388-9400	100 West 6th Street	Columbia, TN 38401	
Lacy Phillips	RE/MAX Between the Lakes	(865) 475-7400	893 E Hwy 11 E	Jefferson City, TN 37760	
Lacy Phillips	RE/MAX Between the Lakes	(865) 397-8990	720 S Hwy 92 Ste B	Dandridge, TN 37725	
Larry McClanahan	RE/MAX Checkmate Inc Realtors	(423) 282-0432	904 Sunset Drive Ste 1	Johnson City, TN 37604	
Lawrence Lipman	RE/MAX Homes and Estates	(615) 463-3333	2002 Richard Jones Rd Ste C104	Nashville, TN 37215-2875	
Lee Linhart	RE/MAX Real Estate Ten	(423) 581-8881	4780 W Andrew Johnson Hwy	Morristown, TN 37814	
Lee Linhart	RE/MAX Choice Properties	(615) 822-2003	131 Indian Lake Blvd Ste 200	Hendersonville, TN 37075	
Lee Linhart	RE/MAX Preferred Properties, Inc	(865) 694-8100	2505 Kingston Pike	Knoxville, TN 37919-3313	
Lee Linhart	RE/MAX Preferred Properties, Inc	(865) 609-6009	10718 Chapman Highway	Seymour, TN 37865	
Lee Linhart	RE/MAX Choice Properties	(615) 227-1514	615 Main Street Suite 204	Nashville, TN 37206	
Lee Linhart	RE/MAX Real Estate Ten	(423) 581-8881	525 W Morris Blvd Ste C & D	Morristown, TN 37813	
Lee Linhart	RE/MAX Choice Properties	(615) 921-0700	5310 Maryland Way Suite 320	Brentwood, TN 37027	
Lee Linhart	RE/MAX Preferred Properties, Inc	(865) 392-5885	2040 Winfield Dunn Parkway Suite 4	Sevierville, TN 37862	
Lee Linhart	RE/MAX Rising	(423) 723-8610	212 E Market St	Kingsport, TN 37660-4325	
Lee Linhart	RE/MAX Choice Properties	(615) 444-3752	115 North Castle Heights Ave Ste. 201	Lebanon, TN 37087	
Lee Linhart	RE/MAX Preferred Properties	(865) 219-1443	729 N Hall Of Fame Dr	Knoxville, TN 37917-6722	
Lee Linhart	RE/MAX Rising	(423) 218-3337	2882 Boones Creek Rd	Johnson City, TN 37615	
Lee Linhart	RE/MAX Choice Properties	(828) 606-0775	324 Main Street	Franklin, TN 37064	
Leza Barnard	RE/MAX Excels	(865) 408-1616	200 Lakeside Plaza	Loudon, TN 37774	
Linda Lipscomb	RE/MAX Unlimited	(731) 249-5376	10850 Hwy 412 W	Lexington, TN 38351	
Lisa Griffith	RE/MAX Pickwick Lake Real Estate	(731) 689-4600	9340 TN-57	Counce, TN 38326	
Lynn Byrd	RE/MAX Results	(423) 247-8121	1567 N Eastman Rd Ste 14	Kingsport, TN 37664	
Markietta Munck	RE/MAX Experience	(423) 790-3086	4035 Keith Street Northwest	Cleveland, TN 37312	
Michael Gaughan	RE/MAX Choice Properties	(615) 452-7264	663 Nashville Pike	Gallatin, TN 37066	
Michael Miller	RE/MAX Cove Mountain	(865) 429-5577	3121 Wears Valley Rd	Sevierville, TN 37862-8311	
Rebecca Ritz	RE/MAX Mountain Properties - The Nicholson Team	(828) 636-3165	150 Ocoee Street	Copperhill, TN 37317	
Sammie Knight	RE/MAX Experts	(901) 685-6000	1930 Exeter Road	Germantown, TN 38138	
Sammie Knight	RE/MAX Experts	(901) 480-7425	7975 Stage Hills Suite 6	Bartlett, TN 38133	
Sammie Knight	RE/MAX Experts - The Heart To Home Group	(901) 379-8685	1779 Kirby Parkway, Suite 3	Germantown, TN 38138	
Scott Crandall	RE/MAX Northstar	(931) 431-7797	125 Goodlett Dr	Clarksville, TN 37042	
Shanelle Gray	RE/MAX 1st Realty	(615) 692-1393	730A Middle Tennessee Blvd. Suite 8	Murfreesboro, TN 37129	
Steve Mason	RE/MAX Professionals	(423) 869-3000	176 Washington Ave	Harrogate, TN 37752-8153	
Tina Mathis	RE/MAX Freedom	(423) 252-0472	911 Congress Parkway North	Athens, TN 37303	
Alan Dillahunt	RE/MAX Southwest	(281) 491-1776	14905 Southwest Freeway	Sugar Land, TX 77478	
Alfred Rodriguez	RE/MAX Results - The Alliance Team	(281) 444-4848	6121 FM 1960	Houston, TX 77069	
Alfred Rodriguez	RE/MAX Results	(713) 777-7653	2011 Leeland St	Houston, TX 77003	
Allison AJ Harwood	RE/MAX Real Properties	(512) 847-7653	160 Southriver South River Business Park	Wimberley, TX 78676-5333	
Alma Logan	RE/MAX Real Estate Associates	(713) 784-4663	7410 Westview Dr	Houston, TX 77055	

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Amber Gill-Garcia	RE/MAX Grand	(281) 994-5700	5540 S Peek Rd	Katy, TX 77450	United States
Amber Gill-Garcia	RE/MAX Grand - Trails West Team	(281) 994-5700	423 East Main Street	Bellville, TX 77418	
Angela McDonald	RE/MAX Ranch and Residential Realty	(409) 384-7773	520 S Wheeler St	Jasper, TX 75951-4540	
Anita Moon	RE/MAX Platinum	(956) 668-8555	1200 Auburn Ave Ste 285	McAllen, TX 78504	
Atasha Quebedeaux	RE/MAX Pro	(409) 783-0994	1260 N Main St	Vidor, TX 77662-3741	
Barbara Pasmore	RE/MAX Select Homes	(972) 852-4463	1401 N Central Expressway #100	Richardson, TX 75080	
Beau Harding	RE/MAX Synergy	(281) 554-7653	2490 Calder Dr	League City, TX 77573-6706	
Becky McFadden	RE/MAX Kerrville	(830) 895-7771	1835 Sidney Baker	Kerrville, TX 78028	
Billie Jean Harris	RE/MAX East	(713) 451-1733	779 Normandy #120	Houston, TX 77015	
Brandi Smith	RE/MAX Big Country	(325) 750-6188	4601 Antilley BLDG F Suite 601	Abilene, TX 79606-5914	
Brandon Reichenau	RE/MAX Frontier	(469) 846-0123	803 W Main St	Midlothian, TX 76065-2811	
Brenda Mullen	RE/MAX Unity	(210) 807-0819	172 Creekside Park Rd Ste 107	Spring Branch, TX 78070-6226	
Brittany Bidwell	RE/MAX Associates	(915) 594-3034	10910 Ben Crenshaw Dr Ste C	El Paso, TX 79935-3048	
Buddy Wall	RE/MAX Associates Northeast	(281) 358-8888	2940 Oak Street	Kingwood, TX 77339	
Carolyn Sidwell	RE/MAX Genesis	(832) 552-0238	18700 Becker Rd Ste B104	Hockley, TX 77447-6946	
Carrie Ives	RE/MAX PRO	(806) 350-3530	8201 SW 34th Ave Ste A	Amarillo, TX 79121-1060	
Chad Hovde	RE/MAX 20/20	(979) 383-2020	102 S Main St	Bryan, TX 77803-3242	
Chad Hovde	RE/MAX 20/20 - The Legacy Team	(979) 450-4347	4344 Carter Creek Parkway	Bryan, TX 77802	
Chad Thibodeaux	RE/MAX Horseshoe Bay Resort Sales Co.	(830) 598-8726	7409 FM 2147 - P.O. Box 7742	Horseshoe Bay, TX 78657	
Charlie Foxworth	RE/MAX ONE	(409) 860-3200	8245 Gladys Ave	Beaumont, TX 77706	
Charlie Foxworth	RE/MAX ONE - The Woodlands & Spring	(281) 367-7770	6620 Woodlands Pkwy	The Woodlands, TX 77382	
Charlie Foxworth	RE/MAX ONE - Nederland	(409) 727-3999	1144 Boston Ave	Nederland, TX 77627-4037	
Charlie Foxworth	RE/MAX ONE - Orange County	(409) 738-3000	315 Texas Ave	Bridge City, TX 77611	
Charlie Foxworth	RE/MAX ONE - Premier	(281) 576-6000	10525 Eagle Dr. Ste 1	Mont Belvieu, TX 77523	
Chris Chill Hill	RE/MAX Home and Ranch	(325) 947-3629	3520 Knickerbocker Rd.	San Angelo, TX 76904	
Chris Harden	RE/MAX Landmark	(903) 567-3100	351 E Highway 243 STE 150	Canton, TX 75103	
Chris Harden	RE/MAX Landmark - Frank Roberts Land Team	(972) 524-2525	109 N Frances St	Terrell, TX 75160-2603	
Chris Harden	RE/MAX Four Corners	(972) 396-9100	7701 Eldorado Pkwy Ste 400	McKinney, TX 75070-5600	
Chris Harden	RE/MAX Landmark - Kesterson Property Group	(903) 385-5054	15996 Hwy 80, Unit B	Edgewood, TX 75117	
Chris Lockett	RE/MAX Temple Belton	(254) 771-3633	4016 S 31st Street Ste 200	Temple, TX 76502	
Chris Lockett	RE/MAX Temple Belton- The Mosbaugh Group	(254) 760-7276	11720 W Adams Ave, Suite D	Temple, TX 76502	
Christine Shepherd	RE/MAX Excellence	(281) 839-7889	1300 Rollingbrook Drive Suite 614	Baytown, TX 77521	
Christine Shepherd	RE/MAX Excellence	(936) 340-2300	605 West Clayton Ste A	Dayton, TX 77535	
Christine Shepherd	RE/MAX Excellence	(281) 941-4423	110 North Broadway Suite A	La Porte, TX 77571	
Chuck Miller	RE/MAX Lake Livingston II	(936) 327-9900	14256 US Hwy 190 W	Onalaska, TX 77360	
Chuck Miller	RE/MAX Lake Livingston	(936) 967-5900	4325 US Highway 190 West	Livingston, TX 77351	
Clayton Hays	RE/MAX Advanced Real Estate	(903) 322-5848	1428 W Commerce St.	Buffalo, TX 75831	
Courtney Robertson	RE/MAX Benchmark	(903) 677-3819	610 Maryland Drive	Athens, TX 75751	
Courtney Robertson	RE/MAX Benchmark	(903) 677-3819	410 SH 31	Chandler, TX 75758	
Cynthia Tobar	RE/MAX Quail Country	(361) 765-6911	503 E King Ave	Kingsville, TX 78363-5668	
Dallas Franklin	RE/MAX Land & Homes on the Bay	(361) 552-5200	618 N Virginia St	Port Lavaca, TX 77979-3022	
Dana Yarter	RE/MAX of Marble Falls	(830) 798-1443	808 9th St	Marble Falls, TX 78654	
David Ogletree	RE/MAX Visionary	(903) 997-3629	2009 N State Highway 121	Bonham, TX 75418-2340	
Debbie Kovar	RE/MAX Associates Group	(512) 365-8563	906 N Main	Taylor, TX 76574	
Deborah Copeland	RE/MAX Crossroad, Realtors	(254) 629-3800	1101 W Main St	Eastland, TX 76448-2433	
Debra Headrick	RE/MAX All Properties	(409) 751-4646	837 N Main #108	Lumberton, TX 77657	
Debra West	RE/MAX Elite Group	(940) 264-2500	2903 Lydia Dr	Wichita Falls, TX 76308	
DeLanna Allen	RE/MAX First Shot	(830) 519-4132	501 St. James	Gonzales, TX 78629	
DeLanna Allen	RE/MAX Freedom	(512) 668-4787	705 State Park Road Suite 102	Lockhart, TX 78644	
Denise Fair	RE/MAX Centex Realtors	(254) 776-8100	1508 N Valley Mills Dr	Waco, TX 76710	
Denise Fair	RE/MAX Centex Realtors	(254) 776-8100	8805 Woodway Drive	Woodway, TX 76712	
Dennis Kusenberger	RE/MAX Town & Country	(830) 990-8708	116 E Austin	Fredericksburg, TX 78624	
Derek Westley	RE/MAX Preferred Associates	(972) 293-4550	140 W FM 1382 Suite 110	Cedar Hill, TX 75104	
Doug McKenzie	RE/MAX Genesis	(830) 833-2000	419 Main St	Blanco, TX 78606	
Enrique Lopez	RE/MAX Suburbia	(512) 267-8877	6304 Lohmans Ford Rd	Lago Vista, TX 78645-5102	

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Evelyn Randle	RE/MAX Aspire	(281) 580-4848	7676 Hillmont, Suite 109	Houston, TX 77040	United States
Fernando Trevino	RE/MAX Alamo Realty	(210) 682-9898	4630 N Loop 1604 W Ste 116	San Antonio, TX 78249-1378	
Genie Jennings	RE/MAX Cherished Properties	(409) 948-2330	2401 N Logan Ste L	Texas City, TX 77590	
Hector Guerra	RE/MAX Hacienda	(956) 782-9222	2203 N Sugar Rd	Pharr, TX 78577-8377	
Imebel Montenegro	RE/MAX Expert Realty	(915) 487-6867	1387 George Dieter Drive Suite 105A	El Paso, TX 79936	
Ivy Boland	RE/MAX Premier	(972) 991-1616	18111 Preston Rd Ste 150	Dallas, TX 75252-5481	
Ivy Boland	RE/MAX Dallas Suburbs	(972) 208-9200	3915 McDermott Road Suite 100	Plano, TX 75025	
Jamee Yule	RE/MAX River City	(512) 336-9800	1021 RR 620 South Ste 100	Austin, TX 78734	
James Murr	RE/MAX Bryan College Station	(979) 985-5610	4121 State Highway 6 S Ste 200	College Station, TX 77845-8682	
Janice Brewer	RE/MAX Homeland Realty	(972) 962-2020	200 West Grove	Kaufman, TX 75142	
Janice Corley	RE/MAX Premier	(713) 703-3332	1509 Wentworth St	Houston, TX 77004-5642	
Jason Keeling	RE/MAX Leading Edge	(409) 744-3300	3616 7 Mile Road	Galveston, TX 77554	
Jason Thomson	RE/MAX Preferred	(903) 794-5250	5120 Summerhill Rd	Texarkana, TX 75503	
Jeanie Turk	RE/MAX On the Water - Bolivar	(409) 684-3377	2080 B Hwy 87 PO Box 2326	Crystal Beach, TX 77650	
Jeff Osborne	RE/MAX Capital City	(512) 744-4600	2007 Sam Bass Rd Ste 101	Round Rock, TX 78681-2015	
Jenny Bingham	RE/MAX Associates - Boerne	(830) 816-2660	309 Water St	Boerne, TX 78006	
Jenny Bingham	RE/MAX Preferred Realtors	(210) 483-5000	2526 N Loop 1604 W STE 210	San Antonio, TX 78248	
Jessica Waggoner	RE/MAX Town & Country II	(806) 656-3047	2700 South Western STE 1000	Amarillo, TX 79109	
Jessica Waggoner	RE/MAX Town & Country	(806) 656-3047	607 S Bliss Ave	Dumas, TX 79029-4434	
Jessica Waggoner	RE/MAX Town & Country - Borger Team	(806) 274-7253	1000 South Cedar	Borger, TX 79007	
Jim McCain	RE/MAX Tyler - Impact	(903) 509-0300	15488 FM 2493	Tyler, TX 75703	
Jody Kautz	RE/MAX Associates of Arlington	(817) 861-6565	4105 S Bowen Rd	Arlington, TX 76016	
Jody Kautz	RE/MAX Associates of Mansfield	(817) 473-7700	2500 E Broad St Ste 104	Mansfield, TX 76063-4182	
Joe De La Fuente	RE/MAX Sun Valley Realtors	(956) 546-5053	1681 E Los Ebanos	Brownsville, TX 78520	
John Pollock	RE/MAX Pinnacle Group Realtors	(817) 460-3900	1241 W Green Oaks Blvd	Arlington, TX 76013	
John Teel	RE/MAX Lakeside Dreams - Teel Team	(903) 641-3359	561 FM 416	Streetman, TX 75859	
Jon Metcalf	RE/MAX Prestige	(281) 640-8900	11250 West Rd	Houston, TX 77065	
Jon Strong	RE/MAX Prime Properties	(936) 291-0643	1215 Financial Plaza	Huntsville, TX 77340	
Jonathan Lindley	RE/MAX Platinum	(956) 929-1583	307 East Railroad Street Unit 103	Weslaco, TX 78596	
Julie Teel	RE/MAX Lakeside Dreams	(903) 874-0003	2705 SECR 3110	Corsicana, TX 75109	
Kacy Bain	RE/MAX Professionals	(979) 543-7006	711 W Jackson St Ste 2	El Campo, TX 77437-4103	
Kacy Bain	RE/MAX Professionals II	(361) 741-4058	507 E 4th Street	Hallettsville, TX 77964	
Kacy Bain	RE/MAX Professionals III	(979) 559-4588	201 N Houston St	Wharton, TX 77488-3821	
Kacy Bain	RE/MAX Professionals	(979) 318-3883	2905 Avenue F	Bay City, TX 77414-6605	
Karen McMahan	RE/MAX Advanced	(903) 885-5040	1700 Hines	Sulphur Springs, TX 75482	
Kay Robbins	RE/MAX Bluebonnet Properties	(979) 251-7500	308 S St Charles	Brenham, TX 77833-3730	
Kay Wesson	RE/MAX Bastrop Area	(512) 303-4441	807 Main St	Bastrop, TX 78602-3807	
Keith Hamilton	RE/MAX Security Real Estate	(361) 729-2256	2730 N Hwy 35 Harbor Oaks Shopping Center	Rockport, TX 78382	
Kendra Norwood	RE/MAX Innovations	(469) 248-3700	1801 N Hampton Rd Ste 380	DeSoto, TX 75115-8308	
Kimberly Fowler	RE/MAX Roya	(254) 262-0063	1400 E Main St	Gatesville, TX 76528-1633	
Kimberly Jansonius	RE/MAX Arbors	(972) 935-0095	103 Executive Court Ste 2	Waxahachie, TX 75165	
Kimberly Stephens	RE/MAX 5 Star Realty	(832) 447-7653	4802 E Sam Houston Pkwy S Ste 150	Pasadena, TX 77505	
Kimberly Williams	RE/MAX Allstars	(281) 213-8989	10750 Barker Cypress Rd Ste 106	Cypress, TX 77433	
Kristi Halphen	RE/MAX Cinco Ranch	(281) 579-7900	2877 Commercial Center Blvd	Katy, TX 77494	
Leslie Sullivan	RE/MAX Partners - Hometown Realty Group	(281) 893-8400	185 Superior Road	Magnolia, TX 77354	
Lexi Butz	RE/MAX Energy	(432) 238-0200	1025 N Midkiff Rd	Midland, TX 79701-2139	
Linda Peterson	RE/MAX Hill Country - San Marcos	(512) 353-6500	100-B North Edward Gary Suite 113	San Marcos, TX 78666	
Lindsey Vaughn	RE/MAX American Dream	(281) 245-6463	2101 Hwy 35 Bypass N Ste 101	Alvin, TX 77511	
Lori Blackmon-Schroeder	RE/MAX Compass	(281) 463-3300	10242 Greenhouse Road Building 1001	Cypress, TX 77433	
Maelia Davis	RE/MAX Property Group	(713) 253-0104	20228 Schiel Rd	Cypress, TX 77433-4226	
Maelia Davis	RE/MAX Property Group	(956) 606-4688	1510 South Sugar Road	Edinburg, TX 78539	
Mandie McMillan	RE/MAX Coastal	(281) 707-7653	1001 Fm 517 Rd E	Dickinson, TX 77539-8664	
Marcus Starkey	RE/MAX Coastal Living	(361) 749-2777	121 Cutoff Rd.	Port Aransas, TX 78373	
Maria Guzman	RE/MAX Pearland	(713) 340-2000	7310 Broadway Street	Pearland, TX 77584	
Maria Guzman	RE/MAX Pearland	(281) 485-4663	2343 N Main St Ste D	Pearland, TX 77581-4189	

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Mark Wolfe	RE/MAX DFW Associates I	(972) 462-8181	500 S Denton Tap Ste 110	Coppell, TX 75019	United States
Mark Wolfe	RE/MAX DFW Associates IV	(972) 539-3550	3360 Long Prairie Rd Ste 100	Flower Mound, TX 75022	
Mark Wolfe	RE/MAX DFW Associates V	(972) 312-9000	6959 Lebanon Rd Ste 201	Frisco, TX 75034-6738	
Mark Wolfe	RE/MAX DFW Associates VIII	(214) 523-3300	6510 Abrams Dr. Ste 400	Dallas, TX 75231	
Mark Wolfe	RE/MAX DFW Associates- The Vasquez Team	(241) 675-0023	3610 Shire Boulevard	Richardson, TX 75082	
Mary Beth Davis	RE/MAX Legends	(254) 947-3361	805 N Main St Ste D PO BOX 1017	Salado, TX 76571-5864	
Mary Beth Delano	RE/MAX Professionals	(361) 985-9393	5656 S Staples St Ste 101	Corpus Christi, TX 78411-4664	
Matthew Guzman	RE/MAX Universal	(281) 894-1000	13145 Spring Cypress Road Building #2	Cypress, TX 77429	
Matthew Guzman	RE/MAX Universal	(832) 850-6447	8650 N Sam Houston Pkwy East	Humble, TX 77396-4384	
Matthew Guzman	RE/MAX Universal - Matthew Guzman Team	(281) 869-6100	24396 Fm 2090 Rd	Splendora, TX 77372-3703	
Matthew Guzman	RE/MAX Universal II	(281) 376-9900	19059 Champion Forest Drive	Spring, TX 77379	
Maureen Rooker	RE/MAX Vision	(512) 759-2210	409 W. Front St. Ste. 110	Hutto, TX 78634	
Michael Banh	RE/MAX Exclusive	(281) 816-6698	800 Tully Street, Suite 250	Houston, TX 77079	
Michael Coburn	RE/MAX Town & Country	(972) 390-0000	301 S Watters	Allen, TX 75013	
Michael Furman	RE/MAX Platinum	(979) 213-3204	102 E Washington Ave	Navasota, TX 77868-3026	
Michael Schroeder	RE/MAX Preferred Homes	(281) 373-4300	20467 Cypresswood Drive STE A	Cypress, TX 77433	
Michael Schroeder	RE/MAX Preferred Homes - Legacy Group	(281) 725-7564	1210 A Street, Suite A	Waller, TX 77484	
Monica Rojas	RE/MAX 1st Choice	(409) 927-2000	13109 Hwy 6 PO Box 528	Santa Fe, TX 77510	
Nancy Villarreal	RE/MAX Integrity	(281) 370-5100	23309 Kuykendahl Rd	Tomball, TX 77375-5275	
Nancy Villarreal	RE/MAX Integrity II	(281) 370-5100	13731 Fm 1097 Rd Suite 600	Willis, TX 77318	
Neha Wooten	RE/MAX Advantage	(832) 966-7397	2339 Commerce St	Houston, TX 77002-2319	
Nev Patterson	RE/MAX Signature Properties	(903) 200-5550	205 W Lamberth Road Ste 100	Sherman, TX 75092	
Nev Patterson	RE/MAX Signature Properties - Signature Home Team	(469) 452-2822	208 E Louisiana Ste 104	Mckinney, TX 75069	
Nimesh Patel	RE/MAX Fine Properties	(281) 265-5533	3616 Highway 6	Sugar Land, TX 77478-4402	
Nimesh Patel	RE/MAX Fine Properties	(281) 265-5533	5025 Burnet Road #201	Austin, TX 78756	
Nina Lozano	RE/MAX Elite	(361) 777-7653	4639 Corona Dr Ste 61	Corpus Christi, TX 78411-5416	
Nina Lozano	RE/MAX Elite	(210) 699-7369	23705 Ih 10 W Ste 207	San Antonio, TX 78257-1158	
Nina Lozano	RE/MAX Elite	(361) 704-6677	821 West Broadway Suite B	Portland, TX 78374	
Norma Reyna Hinojosa	RE/MAX Elite	(956) 583-2100	2575 E Griffin Parkway Ste 14	Mission, TX 78572	
Norma Reyna Hinojosa	RE/MAX Elite	(956) 433-5648	2009 Padre Boulevard Suite B	South Padre Island, TX 78597	
Norma Reyna Hinojosa	RE/MAX Elite	(956) 433-5648	103 S Garcia St	Port Isabel, TX 78578-4110	
Norma Reyna Hinojosa	RE/MAX Elite	(956) 496-2012	1702 E Tyler Ave Ste 1	Harlingen, TX 78550-7394	
Norma Reyna Hinojosa	RE/MAX Elite	(956) 433-5648	701 Santa Isabel Blvd	Laguna Vista, TX 78578-2647	
Norma Reyna Hinojosa	RE/MAX Elite	(956) 583-2100	2416 Thor's Hammer Boulevard Suites B & C	Brownsville, TX 78526	
Pat Penn	RE/MAX Home & Country	(936) 632-3302	2584 Ted Trout Dr	Lufkin, TX 75904-8320	
Patrick Maxam	RE/MAX Better Place	(254) 699-2020	366 Morgan St	Harker Heights, TX 76548-7204	
Patti Hudson	RE/MAX Hometown	(806) 665-7355	1617 Hobart	Pampa, TX 79065-3411	
Priscilla Morales	RE/MAX HomeTeam	(432) 940-7782	1608 N Front St	Fort Stockton, TX 79735-2817	
Rebecca Burks	RE/MAX Professionals	(903) 561-2600	1698 West Grande Blvd	Tyler, TX 75703	
Renee Leslie	RE/MAX Elite Properties	(713) 955-2510	310 E Main St	Tomball, TX 77375-6755	
Rhonda Montgomery	RE/MAX Del Rio	(830) 775-3704	4218 Veterans Blvd.	Del Rio, TX 78840	
Rich Rupp	RE/MAX North - San Antonio	(210) 695-4850	8131 W Hausman Road	San Antonio, TX 78249	
Rich Rupp	RE/MAX North - San Antonio Texas Mission Realty Group	(210) 695-4850	209 US 90, Suite 3	Castroville, TX 78009	
Rita Greer	RE/MAX First Realty	(940) 665-0376	305 E California	Gainesville, TX 76240	
Rita Greer	RE/MAX First Realty III	(940) 365-6300	8000 US - 380	Crossroads, TX 76227	
Robbie Nelson	RE/MAX Crossroads Realty	(409) 927-1764	12121 Fm 1764 Rd	Santa Fe, TX 77510-8548	
Sandra Alaniz	RE/MAX Real Estate Services	(956) 568-4257	6402 N. Bartlett Ave, Suite 11	Laredo, TX 78041	
Sandra Alaniz	RE/MAX Real Estate Services - Eagle Pass Team	(830) 776-5977	711 E Main St	Eagle Pass, TX 78852-4522	
Sara Briseno Gerrish	RE/MAX Unlimited	(210) 532-8774	835 Hot Wells Blvd Ste 101	San Antonio, TX 78223-2280	
Scott Schwandt	RE/MAX Associates	(210) 340-3000	1862 W Bitters Rd Ste 300	San Antonio, TX 78248	
Scott Schwandt	RE/MAX Go	(830) 299-4524	142 W San Antonio	New Braunfels, TX 78130	
Scott Schwandt	RE/MAX Go	(281) 886-7777	13501 Katy Fwy	Houston, TX 77079-1305	
Scott Schwandt	RE/MAX Go	(830) 549-5211	115 N Austin St	Seguin, TX 78155-5601	
Scott Schwandt	RE/MAX Go	(830) 299-4524	142 San Antonio	Austin, TX 78130	
Sergio Bazan	RE/MAX New Horizon	(214) 537-5626	1226 N Beltline	Mesquite, TX 75149	

Open United States Offices as of December 31, 2024

Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
Shane White	RE/MAX Town & Country	(512) 515-5263	13561 Hwy 29 W PO Box 1087	Liberty Hill, TX 78642	United States
Sheryl Holcomb	RE/MAX Best Realty	(972) 617-9888	558 Blue Bird Ln	Red Oak, TX 75154	
Stephanie Schley	RE/MAX Partners	(281) 893-8400	6401 Cypresswood Ste 100	Spring, TX 77379	
Steve Carvalho	RE/MAX Real Estate Experts	(915) 581-3700	7170 Westwind Dr Ste 105	El Paso, TX 79912-1744	
Steve Cossette	RE/MAX Gateway	(512) 610-7653	14101 Canonade Dr.	Austin, TX 78737-2643	
Steven Kirkpatrick	RE/MAX Great Place	(254) 933-0500	306 E Central Ave	Belton, TX 76513-3240	
Tara Williams	RE/MAX Family	(254) 953-0295	1806 W Stan Schlueter Loop	Killeen, TX 76549-3654	
Taro Chellaram	RE/MAX Great Horizons	(832) 858-3855	11104 W Airport Blvd Ste 110	Stafford, TX 77477-3016	
Terry Elliott	RE/MAX Lonestar	(972) 849-3177	101 E US Highway 80	Forney, TX 75126-8662	
Thomas Sandifer	RE/MAX First Choice	(254) 699-4990	4524 South WS Young Dr. Suite #103	Killeen, TX 76542	
Tim Gross	RE/MAX Signature	(832) 913-6937	1411 Avenue A	Katy, TX 77493-1948	
Tim Gross	RE/MAX Signature	(713) 636-3015	840 Gessner Rd Ste 150	Houston, TX 77024-4153	
Tim Gross	RE/MAX Signature II	(713) 900-5003	1531 Yale St	Houston, TX 77008-4226	
Timothy Brown	RE/MAX Corridor	(210) 659-6700	17156 IH-35 North	Schertz, TX 78154	
Tom Woldert	RE/MAX Tyler	(903) 581-7117	4300 Kinsey Dr	Tyler, TX 75703	
Tom Woldert	RE/MAX Tyler - Properties	(903) 565-6999	3225 University Blvd	Tyler, TX 75701	
Tom Woldert	RE/MAX Integrity	(903) 484-1300	1113 S Main St	Lindale, TX 75771-6266	
Tom Woldert	RE/MAX Tyler - Alight (Dee Martin Realty Group)	(903) 581-7117	3930 Old Bullard Road	Tyler, TX 75701	
Tony Lloyd	RE/MAX Lubbock	(806) 799-4200	6401 107th St	Lubbock, TX 79424-8210	
Tracey Dierolf	RE/MAX Unlimited	(817) 481-5851	129 South Main	Grapevine, TX 76051	
Traci Nicodemus	RE/MAX Cross Country	(972) 317-9586	1990 Justin Rd	Highland Village, TX 75077	
Traci Nicodemus	RE/MAX Trinity	(972) 436-5541	128 W Main St	Lewisville, TX 75057-3965	
Traci Nicodemus	RE/MAX Trinity - The Lake Granbury Team	(817) 596-8000	4810 East Highway 377	Granbury, TX 76049	
Traci Nicodemus	RE/MAX Trinity	(817) 310-5200	121 Countryside Ct Ste 120	Southlake, TX 76092	
Traci Nicodemus	RE/MAX Trinity	(817) 870-1600	2600 W 7th St Ste 146	Fort Worth, TX 76107	
Traci Nicodemus	RE/MAX Trinity	(817) 596-8000	2002 Santa Fe Dr.	Weatherford, TX 76086	
Traci Nicodemus	RE/MAX Trinity - The Legacy Team	(940) 297-1730	101 S Locust St Ste 704	Denton, TX 76201-6160	
Veronica McCants	RE/MAX Land & Homes	(361) 573-0444	5215 N Navarro St	Victoria, TX 77904	
Veronica McCants	RE/MAX Land & Homes III	(361) 551-0723	142 S Market St	Goliad, TX 77963	
Vicki Miller	RE/MAX Opportunities	(979) 793-5454	3026 School St	Needville, TX 77461	
Vicki Polak	RE/MAX 1st Team	(979) 297-5747	473 This Way St	Lake Jackson, TX 77566-5143	
William Knapp	RE/MAX Space Center-Clear Lake	(281) 488-1212	1150 Clear Lake City Blvd Ste 200	Houston, TX 77062	
William Knapp	RE/MAX Space Center - The Somich - Harris Team	(281) 734-8884	1780 South Friendswood Suite 112	Friendswood, TX 77546	
Cheri Salazar	RE/MAX Lighthouse	(801) 560-4833	1316 S University Ave	Provo, UT 84601-5915	
Crystal Guillen	RE/MAX Community-Valley	(801) 745-4600	227 Historic 25th Street Suite B	Ogden, UT 84401	
Crystal Guillen	RE/MAX Community-Valley- D.I.G. Team	(801) 603-5213	4655 S. 1900 W., Suite 11	Roy, UT 84067	
Frank Coley	RE/MAX Ascent	(801) 468-1111	2 S Main St Ste 2F	Heber City, UT 84032-1800	
Frank Coley	RE/MAX Ascent	(801) 468-1111	1910 Prospector Avenue	Park City, UT 84060	
Jae Potter	RE/MAX Bridge Realty	(435) 637-7900	95 North 100 East	Price, UT 84501	
Jared Zimmer	RE/MAX Properties	(435) 865-7600	1194 Sage Dr	Cedar City, UT 84720-2931	
Jean Shoae	RE/MAX Select	(801) 756-0508	321 North County Blvd. #A	American Fork, UT 84003	
Judith Sanchez	RE/MAX Excel	(435) 792-4444	55 E 100 N Ste 200	Logan, UT 84321-4648	
Nicole Cloward	RE/MAX Complete	(435) 224-3272	713 E Main St	Grantsville, UT 84029-9575	
Renee Zorn	RE/MAX Stratus	(385) 295-6147	6510 S Millrock Dr Ste 150	Cottonwood Heights, UT 84121-6067	
Ron Snow	RE/MAX Associates	(801) 296-0911	1060 W Park Ln Ste 106	Farmington, UT 84025-2993	
Ron Snow	RE/MAX Associates	(801) 475-7300	5926 S Fashion Point Dr Ste 100	Ogden, UT 84403	
Ron Snow	RE/MAX Associates	(435) 674-0111	1224 S River Rd Ste A-200	St George, UT 84790	
Ron Snow	RE/MAX Associates	(801) 255-6600	1234 South 900 East	Draper, UT 84020-9331	
Ron Snow	RE/MAX Associates	(801) 614-0044	505 South 100 East	Bountiful, UT 84010	
Ron Snow	RE/MAX Associates	(801) 774-1600	579 Heritage Park Blvd #201	Layton, UT 84041	
Ron Snow	RE/MAX Associates	(435) 215-2900	555 S Bluff Street Unit 300	St George, UT 84770	
Ron Snow	RE/MAX Associates	(801) 566-4411	6955 Union Park Center Drive, Suite 140	Salt Lake City, UT 84047	
Ron Snow	RE/MAX Associates	(801) 365-3120	365 S Garden Grove Ln Ste 110	Pleasant Grove, UT 84062-3354	
Sue Wilkerson	RE/MAX Crossroads	(801) 393-1188	795 24th St	Ogden, UT 84401	
Travis Allred	RE/MAX Peaks	(435) 278-1619	255 S Main St	Logan, UT 84321-5203	

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Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
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Alfred Abbitt	RE/MAX Peninsula	(757) 873-3636	11838 Rock Landing Dr Ste 140	Newport News, VA 23606-4267	
Alfred Abbitt	RE/MAX Peninsula	(804) 693-0728	6549 Village Trade Ctr. Ste 2 PO Box 1188	Gloucester, VA 23061	
Alfred Abbitt	RE/MAX Peninsula	(757) 345-3573	5400 Discovery Pk Blvd Ste 102	Williamsburg, VA 23188-2882	
Amy Doll Dudash	RE/MAX Alliance	(757) 456-2345	4701 Columbus St Ste 201	Virginia Beach, VA 23462-6725	
Amy Hudson	RE/MAX 8	(540) 552-8855	1344 N Main St	Blacksburg, VA 24060-3149	
Amy Hudson	RE/MAX 8 - The Taylor Team	(540) 552-8855	17 North Franklin Street	Christiansburg, VA 24073	
Amy Hudson	RE/MAX 8 - Robertson & Cox Team	(540) 552-8855	1129 E Main St.	Radford, VA 24141	
Andrew Reamer	RE/MAX Distinctive	(703) 821-1840	6846 Elm St	McLean, VA 22101	
Andrew Reamer	RE/MAX Distinctive	(703) 858-9108	20937 Ashburn Rd #200	Ashburn, VA 20147	
Andrew Reamer	RE/MAX Distinctive - West End	(703) 821-1842	710 W Broad St	Falls Church, VA 22046-3219	
Andrew Reamer	RE/MAX Distinctive - Team Caseco	(703) 673-6324	205 Hirst Road, Suite 106	Purcellville, VA 20132	
Andrew Reamer	RE/MAX Distinctive - Bruce and Team	(703) 821-1840	9285 Old Keene Mill Road	Burke, VA 22015	
Annette Roberts	RE/MAX Cornerstone Realty	(540) 361-1977	1810 Princess Anne St	Fredericksburg, VA 22401	
Antuan Duong	RE/MAX Realty One Solutions	(703) 992-0254	8609 Westwood Center Dr Ste 202	Vienna, VA 22182	
Carlos M Turner	RE/MAX Edge	(757) 226-9007	120 Lynnhaven Road #204	Virginia Beach, VA 23452	
Charlie Bengel, Jr.	RE/MAX Allegiance	(703) 250-8500	5641 Burke Centre Pkwy Ste 150	Burke, VA 22015	
Charlie Bengel, Jr.	RE/MAX Allegiance	(703) 522-1940	3319 Langston Blvd	Arlington, VA 22207-3713	
Charlie Bengel, Jr.	RE/MAX Allegiance	(757) 490-7300	4000 Virginia Beach Blvd #164	Virginia Beach, VA 23452	
Charlie Bengel, Jr.	RE/MAX Allegiance	(703) 971-5555	6084 Franconia Rd Suite A	Alexandria, VA 22310	
Charlie Bengel, Jr.	RE/MAX Allegiance	(703) 824-4800	5100 Leesburg Pike Suite 200	Alexandria, VA 22302	
Charlie Bengel, Jr.	RE/MAX Allegiance	(703) 649-0900	12751 Marbledstone Dr Ste 230	Woodbridge, VA 22192-8336	
Charlie Bengel, Jr.	RE/MAX Allegiance	(703) 237-9500	1749 Old Meadow Rd Ste 640	McLean, VA 22102-4398	
Charlie Bengel, Jr.	RE/MAX Allegiance	(703) 592-0080	1801 Robert Fulton Dr	Reston, VA 20191	
Craig Chancellor	RE/MAX Dominion	(540) 523-1300	126 N Locust St	Floyd, VA 24091-2103	
Deanna Wilson	RE/MAX Country To Coast	(757) 572-3983	510 North Main Street	Franklin, VA 23851	
Jaimie Tuggle	RE/MAX At Work	(276) 964-2651	1100 Cedar Valley Dr Ste 3	Cedar Bluff, VA 24609	
James King	RE/MAX Roots	(540) 686-7362	101 E Main St	Berryville, VA 22611	
James King	RE/MAX Roots	(540) 686-7362	1220 Amherst St	Winchester, VA 22601-3006	
James King	RE/MAX Roots - Legacy Real Estate Group	(540) 686-7362	7 W Jubal Early Dr	Winchester, VA 22601-6301	
Jim Downs	RE/MAX Home Realty	(571) 208-1474	9219 Center Street	Manassas, VA 20110	
Joseph Hand	RE/MAX Landmark Real Estate	(276) 228-9200	695 E Monroe St	Wytheville, VA 24382	
Ken Crowley	RE/MAX Realty Group	(703) 642-3380	5501 Backlick Rd	Springfield, VA 22151	
Kenneth Gobble	RE/MAX Realty Connection	(434) 352-8884	570 Court St	Appomattox, VA 24522	
Kevin McHaney	RE/MAX New Horizons	(540) 948-7629	1287 N Seminole Trl	Madison, VA 22727	
Marshall Simpson	RE/MAX Advantage Plus	(434) 392-1999	318 South Main Street	Farmville, VA 23901	
Matthew Towers	RE/MAX Waterfront Realty	(804) 436-9311	79 Main Street	Kilmarnock, VA 22482	
Michael Zimmerman, Realtor®	RE/MAX Ultra	(757) 829-7200	1421-B Kempsville Road	Chesapeake, VA 23320	
Pat Whitehouse	RE/MAX 1st Olympic	(434) 841-9001	20395 Timberlake Rd	Lynchburg, VA 24502	
Patrick Burns	RE/MAX Realty Specialists	(434) 974-1500	943 Glenwood Station Lane Suite 203	Charlottesville, VA 22901	
Patrick Burns	RE/MAX Advantage	(540) 886-3447	413 N Coalter St	Staunton, VA 24401	
Patrick Burns	RE/MAX Advantage	(540) 949-4174	2017 W Main St	Waynesboro, VA 22980	
Patrick Burns	RE/MAX Realty Specialists	(434) 974-1500	2935 Rockfish Valley Hwy	Nellysford, VA 22958-2311	
Phillip Darnall	RE/MAX Real Estate One	(540) 387-4200	329 W Main St	Salem, VA 24153	
Randy Wampler	RE/MAX Cavaliers	(540) 838-2002	723 W Main St	Radford, VA 24141-1594	
Randy Wampler	RE/MAX Cavaliers	(276) 477-1300	477 W Main St	Abingdon, VA 24210-2629	
Robert Jankovic	RE/MAX Capital	(757) 564-1557	1176 Jamestown Rd Ste A	Williamsburg, VA 23185-3339	
Robert Jankovic	RE/MAX Capital	(757) 753-0501	1730 George Washington Highway STE F1	Yorktown, VA 23693	
Robert Jankovic	RE/MAX Capital	(804) 792-1557	4135 Geo Wash Mem Hwy	Hayes, VA 23072-2931	
Robert Jankovic	RE/MAX Capital - Team Titan	(757) 564-1557	827 Diligence Drive, Suite 126	Newport News, VA 23606	
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Scott Cleveland	RE/MAX Supercenter	(540) 775-5661	7985 Kings Hwy	King George, VA 22485-7075	
Scott Cleveland	RE/MAX Supercenter	(540) 371-2211	107 Carter St	Fredericksburg, VA 22405-2307	
Scott MacDonald	RE/MAX Gateway	(703) 652-7000	9990 Fairfax Blvd Ste 160	Fairfax, VA 22030-1720	
Scott MacDonald	RE/MAX Gateway	(540) 341-1000	7373 Comfort Inn Dr	Warrenton, VA 20187-7939	

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Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
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Scott MacDonald	RE/MAX Gateway	(703) 652-5760	4100 Lafayette Center Dr. Suite 302	Chantilly, VA 20151	
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Shannon Lauren	RE/MAX Real Estate Connections - The Connections Team	(703) 659-1109	2509 Garrisonville Rd	Stafford, VA 22556-3407	
Shannon Lauren	RE/MAX Real Estate Connections	(703) 754-4341	15100 Washington St Ste 101	Haymarket, VA 20169	
Shannon Lauren	RE/MAX Real Estate Connections	(540) 635-4900	235 South Street	Front Royal, VA 22630	
Shannon Lauren	RE/MAX Real Estate Connections - The Connections Team	(703) 659-1109	8859 Sudley Rd	Manassas, VA 20110	
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Sherry Rahnama	RE/MAX Executives	(703) 318-0067	20130 Lakeview Center Plaza	Ashburn, VA 20147	
Sherry Rahnama	RE/MAX Executives	(703) 449-7629	12001 Lee Jackson Memorial Highway 2nd Floor	Fairfax, VA 22033	
Tara Stroop	RE/MAX Performance Realty	(540) 433-7369	2511 E Market St Ste A	Harrisonburg, VA 22801	
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Thomas Innes	RE/MAX Commonwealth	(804) 360-5200	200 Westgate Parkway Suite 102	Richmond, VA 23233	
Timothy Basham	RE/MAX Lakefront Realty Inc	(540) 721-3555	16451 Booker T Washington Hwy	Moneta, VA 24121	
Timothy Toohig	RE/MAX All Points	(540) 772-9500	4330 Old Cave Spring Rd	Roanoke, VA 24018-3419	
Trudy Hoff	RE/MAX Alliance - Stephanie Clark Real Estate Team	(757) 456-2345	2604 Barrett St Ste 100	Virginia Beach, VA 23452-7436	
Trudy Hoff	RE/MAX Alliance	(757) 647-2200	520 W 21st St Ste J	Norfolk, VA 23517-0010	
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Yvonne Wampler	RE/MAX Cavaliers	(276) 321-7010	124 West Main Street	Wise, VA 24293	
Cheryl Herrmann	RE/MAX Group One Realtors	(802) 649-1333	306 Main St PO Box 321	Norwich, VT 05055	
David Citron	RE/MAX Four Seasons	(802) 362-4067	2897 Depot Street PO Box 1783	Manchester Center, VT 05255	
Joshua Lemieux	RE/MAX Summit	(802) 772-0670	135 N Main St Ste 8	Rutland, VT 05701-3238	
Mathew Ghafoori	RE/MAX Heritage	(802) 748-7808	623 Concord Ave	St Johnsbury, VT 05819	
Rich Gardner	RE/MAX North Professionals	(802) 655-3333	553 Roosevelt Highway Suite 200	Colchester, VT 05446	
Rich Gardner	RE/MAX North Professionals - The Gridley Group	(802) 388-0505	101 Court Street	Middlebury, VT 05753	
Rich Gardner	RE/MAX North Professionals	(802) 655-3333	44 Main Street, Suite 3 PO Box 44	Jeffersonville, VT 05464	
Rich Gardner	RE/MAX North Professionals - Burlington	(802) 655-3333	100 Main Street	Burlington, VT 05401	
Rich Gardner	RE/MAX North Professionals	(802) 655-3333	287 S. Main St. Ste. 1	Saint Albans, VT 05478	
Rich Gardner	RE/MAX North Professionals - Savage Realty Group	(802) 655-3333	55 S Main St	Alburgh, VT 05440-6605	
Stephen Poulin	RE/MAX All Seasons Realty	(802) 334-7277	5498 US Route 5	Newport, VT 05855	
Stephen Poulin	RE/MAX All Seasons Realty	(802) 626-4343	470 Broad Street PO Box 1166	Lyndonville, VT 05851	
Angela Barnes	RE/MAX Top Executives	(360) 427-6117	2026 Olympic Highway N, #105	Shelton, WA 98584	
Anne Swant	RE/MAX Sweet Valley	(509) 520-0856	38 E Main St Ste 107	Walla Walla, WA 99362-1939	
Bob Wold	RE/MAX Elevate	(360) 629-3888	26902 92nd Ave NW Ste C	Stanwood, WA 98292-5356	
Bob Wold	RE/MAX Elevate	(360) 387-6888	370 NE Camano Dr Ste 6	Camano Island, WA 98282-7279	
Bryan Verhei	RE/MAX Horizon	(509) 241-8400	101 Wellsian Way Ste B	Richland, WA 99352-4150	
Carolyn Levno	RE/MAX Excellence	(360) 642-3710	102 5th St NW	Long Beach, WA 98631	
Carolyn Levno	RE/MAX Excellence	(360) 665-3839	1825 Bay Ave	Ocean Park, WA 98640	
Charlie Arthur	RE/MAX First Inc	(360) 385-6499	1046 Water St	Port Townsend, WA 98368-6706	
Charlie Arthur	RE/MAX First Inc.	(360) 437-6437	9526 Oak Bay Road	Port Ludlow, WA 98365	
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Chris Millsap	RE/MAX Advantage	(509) 888-8262	212 E Woodin Ave Ste #B PO Box 1829	Chelan, WA 98816	
Chris Millsap	RE/MAX Advantage - The Four Seasons Group	(360) 851-1085	221 Kenyon St NW, Ste 203	Olympia, WA 98502	
Cynthia Schmier	RE/MAX Country	(360) 400-4663	206 Yelm Ave W PO Box 1891	Yelm, WA 98597	
Daphne Gibler	RE/MAX Anchor	(360) 627-7062	257 4th St	Bremerton, WA 98337-1812	
Don Goethals	RE/MAX Extra Inc	(253) 891-9000	18215 9th St E Ste 103	Lake Tapps, WA 98391	
Elizabeth Parks	RE/MAX Prime	(360) 683-1500	901 W Washington St.	Sequim, WA 98382	
Eric Pucci	RE/MAX Premier Group	(360) 636-7378	842 Washington Wy Ste 150	Longview, WA 98632	
Eric Pucci	RE/MAX Premier Group	(360) 996-1010	327 North West Park Street	Chehalis, WA 98532	
Frank Leach	RE/MAX Platinum Services	(360) 662-5400	9224 Ridgetop Blvd NW Ste 100	Silverdale, WA 98383	
Gary Nichols	RE/MAX Realty South	(253) 397-4911	4329 A St. SE Ste. E	Auburn, WA 98002	
Haley Larson	RE/MAX The Collective	(509) 972-7459	1200 Chesterly Dr Ste 150	Yakima, WA 98902-7345	
Jacob Oliver	RE/MAX Centennial	(509) 505-4284	21651 E Country Vista Dr Ste D	Liberty Lake, WA 99019-7709	

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Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
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James O'Bryon	RE/MAX Northwest Realtors	(425) 827-3800	11250 Kirkland Way Ste 101	Kirkland, WA 98033-3422	
James O'Bryon	RE/MAX Northwest Realtors	(253) 472-2122	4801 S 19th St Ste 200	Tacoma, WA 98405-1166	
James O'Bryon	RE/MAX Northwest Realtors	(425) 481-8888	22232 17th Ave SE Ste 300	Bothell, WA 98021-7425	
James O'Bryon	RE/MAX Northwest Realtors	(360) 357-3336	3009 Pacific Ave SE Ste 200	Olympia, WA 98501-8811	
James O'Bryon	RE/MAX Northwest Realtors	(509) 736-3344	8200 W Grandridge Blvd	Kennewick, WA 99336-1680	
James O'Bryon	RE/MAX Northwest Realtors	(253) 853-3522	4411 Point Fosdick Dr Ste 207	Gig Harbor, WA 98335-1703	
James O'Bryon	RE/MAX Northwest Realtors	(425) 519-9110	15435 Main St NE Ste 102	Duvall, WA 98019-5017	
James O'Bryon	RE/MAX Northwest Realtors - The Brian Gentry Team	(509) 488-1111	375 E Main St	Othello, WA 99344-1055	
James O'Bryon	RE/MAX Northwest Realtors - The Rammer Real Estate Group	(541) 285-3818	7701 Northeast Greenwood Drive, Suite 100B	Vancouver, WA 98662	
James O'Bryon	RE/MAX Northwest Realtors - Bill Davis Team	(425) 827-3800	5611 North Wall Street	Spokane, WA 99205	
Jim Bennett	RE/MAX Parkside Affiliates	(360) 754-7090	300 Deschutes Way SW Ste 200	Olympia, WA 98501-7719	
Joannine Kramarsic	RE/MAX Alliance	(425) 390-8400	22830 NE 8th St Ste 106	Sammamish, WA 98074	
Joe Pitzer	RE/MAX Home and Land	(509) 332-4546	710 SE Bishop Blvd	Pullman, WA 99163	
Judy Jacobs	RE/MAX Community One Realty	(509) 933-7312	511 N Pine St	Ellensburg, WA 98926-3119	
Karim Khoury	RE/MAX Town Center	(425) 224-8400	15117 Main St B106	Mill Creek, WA 98012	
Lori R Tetreault	RE/MAX Honors	(253) 444-0024	10210 123rd Street Ct E Ste D	Puyallup, WA 98374-2634	
Lori Reece	RE/MAX Whatcom County, Inc.	(360) 647-5050	1937 Lake Whatcom Blvd	Bellingham, WA 98229	
Lori Reece	RE/MAX Whatcom County, Inc.	(360) 354-0202	1841 Front St	Lynden, WA 98264	
Lori Reece	RE/MAX Whatcom County, Inc.	(360) 647-1313	913 Lakeway Dr	Bellingham, WA 98229	
Lori Reece	RE/MAX Gateway	(360) 299-7653	914 15th St.	Anacortes, WA 98221	
Lori Reece	RE/MAX Whatcom County, Inc.	(360) 739-1001	465 Tye Drive	Point Roberts, WA 98281	
Lori Reece	RE/MAX Gateway - On Market	(206) 965-8205	1455 Leary Way Northwest, Suite 400	Seattle, WA 98107	
Lori Reece	RE/MAX Gateway - Pacific Partners	(206) 222-6613	901 5th Ave Ste 3400	Seattle, WA 98164-2026	
Lori Reece	RE/MAX Gateway - Team Kelli Lang	(360) 293-8654	2802 Commercial Avenue	Anacortes, WA 98221	
Lyndal Balliet	RE/MAX Eastside Brokers Inc	(425) 453-7000	11555 SE 8th St Ste 100	Bellevue, WA 98004-6447	
Lyndal Balliet	RE/MAX Metro Realty	(206) 322-5700	2312 Eastlake Ave E	Seattle, WA 98102	
Lyndal Balliet	RE/MAX Eastside Brokers Inc - Rob Iverson Team	(425) 453-7000	105 West First Street	Cle Elum, WA 98922	
Michael Runyan	RE/MAX Exclusive	(253) 857-3366	7201 Pioneer Way Ste A 101	Gig Harbor, WA 98335	
Michael Runyan	RE/MAX Exclusive - Brenda Kelley Team	(253) 300-8172	1601 Lafayette Street	Steilacoom, WA 98388	
Michel Pitts	RE/MAX Select Associates	(509) 684-1000	327 S Main St	Colville, WA 99114	
Monica Giovacchini	RE/MAX Welcome Home	(509) 826-5555	215 N Main St	Omak, WA 98841	
Nathaly Burnett	RE/MAX Sound Properties	(253) 584-9595	5920 100th St SW Ste 10	Lakewood, WA 98499-2751	
Nicole Larsen	RE/MAX All City	(206) 244-6000	427 SW 152nd St Ste 101	Burien, WA 98166-2208	
Paul Blumenstetter	RE/MAX Integrity	(425) 391-1997	5825 221st P ISE Ste 202	Issaquah, WA 98027-8927	
Paul Blumenstetter	RE/MAX Integrity	(425) 433-6434	28610 Maple Valley Black Diamond Road SE, Ste 100	Maple Valley, WA 98038-8199	
Paul Blumenstetter	RE/MAX Integrity	(509) 674-6973	811 State Route 970, Suite 5	Cle Elum, WA 98922	
Rocky DeVon	RE/MAX Lake & Country	(509) 476-4444	1510 Main St	Oroville, WA 98844	
Shawn Washburn	RE/MAX Evergreen	(360) 457-6600	505 E 8th St Ste B	Port Angeles, WA 98362	
Sheryl Albritton	RE/MAX Island Living	(360) 378-2066	232 A St Ste 5	Friday Harbor, WA 98250-9595	
Stephenie Flood	RE/MAX Equity Group	(360) 882-6000	7701 NE Greenwood Dr Ste 100	Vancouver, WA 98662	
Tasha Zetty	RE/MAX Connect	(360) 779-0038	18961 Front Street, Suite 101	Poulsbo, WA 98370	
Tom Hormel	RE/MAX Inland Empire	(509) 232-0824	429 E Sprague Ave	Spokane, WA 99202-1537	
William Main	RE/MAX of Spokane	(509) 922-3000	12810 E Nora Ste E	Spokane Valley, WA 99216	
Wilma Louia	RE/MAX Territory NW	(360) 755-9494	320 S Burlington Blvd	Burlington, WA 98233	
Zach Hensrude	RE/MAX Elite	(425) 252-4422	2902 Colby Ave	Everett, WA 98201-4011	
Zach Hensrude	RE/MAX Elite	(425) 245-7179	3400 188th Street SW Suite 190	Lynnwood, WA 98037	
Zach Hensrude	RE/MAX Elite	(360) 863-3940	1800 Bickford Ave Ste 206	Snohomish, WA 98290-1769	
Zach Hensrude	RE/MAX Elite	(360) 863-3940	2701 Bickford Ave. Suite A	Snohomish, WA 98290	
Andrew Uhl	RE/MAX Liberty	(262) 894-8951	15411 West National Avenue	New Berlin, WI 53151	
Barry Luce	RE/MAX Community Realty	(920) 648-7755	112 S Main St	Lake Mills, WI 53551	
Benjamin Lyons	RE/MAX Lyons Real Estate	(715) 258-9565	206 W Fulton St	Waupaca, WI 54981	
Bill Paul	RE/MAX Property Network	(920) 585-2922	112 W Wisconsin Ave	Neenah, WI 54956-3012	
Carrie Bluel	RE/MAX Forward	(414) 678-9833	5000 S Towne Drive Ste 110	New Berlin, WI 53151	
Dale Bergman	RE/MAX Realty Group	(262) 255-5565	155 E Capitol Dr Ste 6B	Hartland, WI 53029	

Open United States Offices as of December 31, 2024

Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
Danelle Dove	RE/MAX North Country	(715) 528-6031	725 Central Avenue Suite C	Florence, WI 54121	United States
Daniel Bertelson	RE/MAX Preferred - The Waterman Group	(608) 408-6948	1010 Wisconsin Dells Pkwy	Wisconsin Dells, WI 53965-9757	
Daniel Bertelson	RE/MAX Preferred	(608) 835-9989	126 Braun Rd	Oregon, WI 53575-1002	
Daniel Bertelson	RE/MAX Preferred	(608) 276-8110	5320 Monona Dr	Monona, WI 53716-3127	
Daniel Bertelson	RE/MAX Preferred	(920) 563-2657	1001 Madison Avenue Suite A	Fort Atkinson, WI 53538	
Daniel Bertelson	RE/MAX Preferred	(608) 837-6800	1500 W Main St	Sun Prairie, WI 53590	
Daniel Bertelson	RE/MAX Preferred - Hometown Lake WI Group	(608) 635-4610	N3485 County Rd V	Poynette, WI 53955	
Daniel Bertelson	RE/MAX Preferred	(608) 849-4663	102 N Holiday Dr Ste 2	Waunakee, WI 53597	
Daniel Bertelson	RE/MAX Preferred - Julie Sells Team	(608) 985-8484	100 E Main St E PO Box 56	La Valle, WI 53941	
Daniel Bertelson	RE/MAX Preferred - Trapp Real Estate Team	(920) 699-9210	545 Village Walk Lane	Johnson Creek, WI 53038	
Daniel Bertelson	RE/MAX Preferred	(608) 535-9695	2201 Regent St	Madison, WI 53726-5321	
Daniel Bertelson	RE/MAX Preferred- True Action Realty Team	(608) 574-9145	229 High St	Mineral Point, WI 53565-1209	
David Didier	RE/MAX United	(262) 284-2000	110 E Grand Ave	Port Washington, WI 53074	
David Didier	RE/MAX United	(262) 375-0400	W63 N647 Washington Ave	Cedarburg, WI 53012	
David Didier	RE/MAX United	(262) 335-2200	2375 W Washington St.	West Bend, WI 53095	
Dean Ramsden	RE/MAX Connect	(715) 887-2700	2500 48th Street South	Wisconsin Rapids, WI 54494	
Doug Brennan	RE/MAX Port Cities Realtors	(920) 686-0235	903 Washington St	Manitowoc, WI 54220-5238	
Eric Kucifer	RE/MAX Market Place	(414) 439-3696	8629 S Market Place	Oak Creek, WI 53154	
Gary Beaudoin	RE/MAX Universal Realty	(920) 208-9500	513 Water Street	Sheboygan Falls, WI 53085	
Glenna Bachim	RE/MAX Prime	(920) 219-9989	308 S Center St	Beaver Dam, WI 53916-2308	
Gus Garcia	RE/MAX Heritage	(920) 923-7777	116 N Main St	Fond Du Lac, WI 54935-3461	
Gus Garcia	RE/MAX On The Water	(920) 230-8880	814 Knapp Street	Oshkosh, WI 54902	
James Tinman	RE/MAX Cornerstone	(715) 327-4848	503 Wisconsin Ave S	Frederic, WI 54837-8987	
Jeff Theisen	RE/MAX Real Estate Group	(715) 835-6191	1808 Brackett Ave	Eau Claire, WI 54701	
Jennifer Vozka	RE/MAX Invest	(715) 369-7990	131 Randall Ave Ste 2	Rhineland, WI 54501-3757	
Jenny Coleman	RE/MAX Gold	(608) 306-2865	517 East Blackhawk Road	Prairie Du Chien, WI 53821	
Jim Albrecht	RE/MAX Platinum	(262) 303-4101	2725 Hillside Dr Ste C	Delafield, WI 53018-2165	
John Collopy	RE/MAX Results	(608) 781-7629	757 Sand Lake Rd	Onalaska, WI 54650	
John Collopy	RE/MAX Results	(715) 716-4400	375 Stageline Road #200	Hudson, WI 54016	
John Collopy	RE/MAX Results	(608) 781-7629	3210 State Rd	La Crosse, WI 54601	
John Collopy	RE/MAX Results-Ellsworth Team	(715) 273-4077	315 Main Street West	Ellsworth, WI 54011	
John Collopy	RE/MAX Results	(608) 582-3338	16859 S 1st St	Galesville, WI 54630	
John Collopy	RE/MAX Results	(715) 392-1111	2911 Tower Ave Ste 2	Superior, WI 54880	
John Collopy	RE/MAX Results	(952) 884-8404	108 State Street	Holmen, WI 54636	
John Collopy	RE/MAX Results - The Maria Letsos Real Estate Group	(715) 947-2087	902 Belknap Street, Suite C	Superior, WI 54880	
John Collopy	RE/MAX Results - Action Acton Team	(218) 310-8859	2301 East 5th Street	Superior, WI 54880	
John Collopy	RE/MAX Results - Haugen Keck Team	(608) 781-7129	106 South Holem Drive	Holmen, WI 54636	
John Gscheidmeier	RE/MAX Service First	(262) 287-9900	21075 Swenson Dr Ste 200	Waukesha, WI 53186-2000	
John Gscheidmeier	RE/MAX Service First - Lake Country	(262) 287-9900	161 W Wisconsin Ave Ste 2C	Pewaukee, WI 53072-3468	
John Gscheidmeier	RE/MAX Service First - Rivera-Conley & Associates	(414) 559-8898	339 W Lincoln Ave	Milwaukee, WI 53207-1131	
John Gscheidmeier	RE/MAX Service First - The Legacy Group	(414) 559-8898	13425 Watertown Plank Road, Unit 1B,	Elm Grove, WI 53122	
Judy Barr	RE/MAX Property Pros	(715) 546-8295	1794 Superior St	Three Lakes, WI 54562-9046	
Judy Barr	RE/MAX Property Pros	(715) 453-1188	1412 N 4th St	Tomahawk, WI 54487	
Judy Barr	RE/MAX Property Pros	(715) 480-4333	888 West Pine Street PO Box 1058	Eagle River, WI 54521	
Judy Barr	RE/MAX Property Pros	(715) 356-3207	8612 US Hwy 51 PO Box 142	Minocqua, WI 54548	
Justin Fox	RE/MAX Professionals	(715) 292-6412	101 W Main Street #201	Ashland, WI 54806	
Kathleen Lochner	RE/MAX New Horizons Realty, LLC	(715) 339-6818	716 S Lake Ave	Phillips, WI 54555	
Kathy Tutt	RE/MAX Action Northwoods Realty	(715) 476-2323	5211 Hwy 51 North	Mercer, WI 54547	
KC Maurer	RE/MAX 24/7 Real Estate	(920) 734-0247	2835 W College Ave	Appleton, WI 54914	
KC Maurer	RE/MAX 24/7 Real Estate	(920) 734-0247	212 Wolf River Dr	Fremont, WI 54940	
Krag Blomberg	RE/MAX Affiliates	(715) 831-1488	1321 Stout Rd	Menomonie, WI 54751	
Krag Blomberg	RE/MAX Affiliates	(715) 831-1488	4260 Southtowne Dr	Eau Claire, WI 54701-2635	
Krag Blomberg	RE/MAX Affiliates	(715) 831-1488	1401 Main Street Suite 1	Bloomer, WI 54724	
Kyle Pierce	RE/MAX 4 Seasons	(715) 635-6500	1001 N River St	Spooner, WI 54801-1133	
Lisa Bear	RE/MAX Realty Center	(262) 567-2455	357 W Wisconsin Ave	Oconomowoc, WI 53066	

Open United States Offices as of December 31, 2024

Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
Lisa Bear	RE/MAX Realty Center	(262) 567-2455	110 S 2nd St Ste E	Watertown, WI 53094-4468	United States
Marc Frisco	RE/MAX Elite	(262) 843-2381	24740 75th Street Suite B	Salem, WI 53168	
Marc Frisco	RE/MAX Elite	(262) 925-3000	6905 Green Bay Rd Ste 202	Kenosha, WI 53142-1460	
Mark Kivley	RE/MAX Lakeside	(414) 961-8888	1200 E Capitol Dr Ste 200	Shorewood, WI 53211-1867	
Mark Kivley	RE/MAX Lakeside	(414) 325-0000	5341 S 27th St	Greenfield, WI 53221-3723	
Mark Kivley	RE/MAX Lakeside - Team Hoffmann	(414) 961-8888	6830 W Layton Ave	Greenfield, WI 53228	
Mark Kivley	RE/MAX Lakeside - Team TKR	(414) 961-8888	3635 W Oklahoma Ave	Milwaukee, WI 53227	
Mark Kivley	RE/MAX Lakeside	(262) 784-9220	14540 W Greenfield Ave.	Brookfield, WI 53045	
Mark Kivley	RE/MAX Lakeside	(414) 327-7020	10303 W Oklahoma Ave	Greenfield, WI 53227	
Martha Hoover	RE/MAX Preferred Realty	(715) 934-2333	10409 State Hwy 27, Suite 2	Hayward, WI 54843	
Mary Sloane	RE/MAX Insight	(262) 673-7900	1246 E Summer St	Hartford, WI 53027	
Matthew Weber	RE/MAX Northstar	(715) 671-0200	1328 2nd Ave	Cumberland, WI 54829-7211	
Max Rea	RE/MAX Excel	(715) 849-5544	1050 Grand Avenue	Schofield, WI 54476	
Max Rea	RE/MAX Excel - Harvey Sierk Realtors	(715) 849-5544	227403 Rib Mountain Drive	Wausau, WI 54401	
Max Rea	RE/MAX Excel - MK Real Estate Team	(715) 581-8109	2615 Post Road, Suite A	Stevens Point, WI 54481	
Michael Germain	RE/MAX Team 1 Realty	(715) 247-5900	810 Rivard Street	Somerset, WI 54025	
Michael Muske	RE/MAX Synergy - McKay Group	(715) 426-7330	128 S Main St Ste 1	River Falls, WI 54022-3493	
Michael Muske	RE/MAX Synergy - Candihomes Team	(715) 294-4490	208 N Cascade St PO Box 82	Osceola, WI 54020	
Michael Williams	RE/MAX Central	(715) 544-4881	3080 Village Park Dr	Plover, WI 54467-4300	
Michael Zingler	RE/MAX North Winds Realty	(715) 801-2623	106 S Franklin St	Shawano, WI 54166	
Nanci Jenks	RE/MAX Preferred	(608) 356-4100	144 4th Ave Ste 3	Baraboo, WI 53913	
Nanci Jenks	RE/MAX Preferred	(608) 460-7030	708 Water St	Sauk City, WI 53583-1449	
Nanci Jenks	RE/MAX Preferred - Elevate Advantage Group	(608) 768-4100	335 E Main St	Reedsburg, WI 53959-1941	
Otis Johnson	RE/MAX Ignite	(608) 312-4433	310 State St	Beloit, WI 53511-6237	
Paul Mueller	RE/MAX Premier Properties	(262) 763-8148	800 Milwaukee Ave	Burlington, WI 53105	
Robert Schaid	RE/MAX Plaza	(262) 249-5900	101 Broad Street	Lake Geneva, WI 53147	
Roxane Schiller	RE/MAX Property Shop	(608) 764-5451	33 N Main St	Deerfield, WI 53531	
Sally Luehman	RE/MAX RealPros	(608) 254-9488	512 Gateway Ave	Mauston, WI 53948-1419	
Sharon Helwig	RE/MAX American Dream	(715) 384-4423	901 North Central Ave Suite 3	Marshfield, WI 54449	
Sue Dietz	RE/MAX Advantage Realty	(608) 330-4191	45 W Main St	Platteville, WI 53818-3126	
Terry Ault	RE/MAX Equity	(262) 473-9662	110 S Main St	Elmwood, WI 54740-8629	
Tyler Murphy	RE/MAX Newport	(262) 632-9990	1020 West Blvd	Racine, WI 53405	
Alinda Perrine	RE/MAX Lifestyle Realty	(304) 536-0333	135 Bicycle Ln	Caldwell, WV 24925-9607	
Andrew Reamer	RE/MAX Distinctive	(304) 454-5535	201 N George St Ste 103	Charles Town, WV 25414-1574	
Charles Eller	RE/MAX Platinum	(304) 253-7999	347 Prince St	Beckley, WV 25801-4515	
Charles Eller	RE/MAX Platinum	(304) 425-4663	729 Rogers Street	Princeton, WV 24740	
Connie Barnhart	RE/MAX Real Estate Group	(304) 263-2600	1314 Edwin Miller Blvd Ste 200	Martinsburg, WV 25404	
Janeen Webb	RE/MAX Refined	(304) 325-3701	2453 Washington St	Bluefield, WV 24701	
Jonathan Conner	RE/MAX Take Me Home	(304) 241-1620	1450 Earl Core Road, Suite 125	Morgantown, WV 26505	
Matthew Ridgeway	RE/MAX Real Estate Group	(304) 728-7477	74 Somerset Blvd	Charles Town, WV 25414	
Michael Hughes	RE/MAX Country	(304) 572-2100	570 Cass Rd	Slatyfork, WV 26291-9016	
Paul Katrivanos	RE/MAX Plus	(301) 874-5050	224 W. King St. #3-6	Martinsburg, WV 25401	
Paula McHenry	RE/MAX Properties of the Valley	(304) 428-8200	2510 Murdoch Ave	Parkersburg, WV 26101	
Raymond Powers	RE/MAX Property Center	(304) 842-6100	109A Doctors Dr	Bridgeport, WV 26330-1720	
Sandy Olson	RE/MAX Results	(240) 707-3200	4781 Kearneysville Pike	Shepherdstown, WV 25443-4666	
Traci Thomas Wells	RE/MAX Clarity	(304) 767-3434	3520 Teays Valley Road Suite 3	Hurricane, WV 25526	
Traci Thomas Wells	RE/MAX Clarity	(304) 525-7653	1225 6th Ave	Huntington, WV 25701-2311	
Traci Thomas Wells	RE/MAX Clarity	(304) 610-6063	1212 Kanawha Blvd E	Charleston, WV 25301	
Travis Broadwater	RE/MAX Broadwater	(304) 242-2600	520 National Road	Wheeling, WV 26003	
Bobbi Jo Brandon	RE/MAX Big Country	(307) 782-3556	520 Commercial Way Suite D	Mountain View, WY 82939	
Brenton Hayden	RE/MAX Elevation	(305) 363-1234	502 33rd Street	Cody, WY 82414	
Brenton Hayden	RE/MAX Elevation	(307) 800-3307	137 North Main Street	Buffalo, WY 82834	
Jamie Shopp	RE/MAX The Group	(307) 265-0200	350 West A St Ste 100	Casper, WY 82601	
Jason Shumway	RE/MAX Valley 1 Realty	(307) 885-1001	1005 N Washington St	Afton, WY 83110	
Julie Kannier	RE/MAX Elite	(307) 367-7653	26 North Tyler Avenue	Pinedale, WY 82941	

Open United States Offices as of December 31, 2024

Contact Name	Office Name	Office Primary Phone	Office Primary Office	Combined City/State/Zip	Country
Ryan Andrews	RE/MAX Horizon Realty	(307) 358-3755	239 N 4th St.	Douglas, WY 82633	United States
Ryan Conklin	RE/MAX Professionals	(307) 682-6622	907 E Boxelder Rd	Gillette, WY 82718-5538	
Skye Coleman-Weisz	RE/MAX All Star, Realtors	(307) 856-7827	938 W Main St	Riverton, WY 82501	
Skye Coleman-Weisz	RE/MAX All Star, Realtors	(307) 864-4663	601 Broadway	Thermopolis, WY 82443	
Steve Prescott	RE/MAX Capitol Properties	(307) 635-0303	4000 Central Ave Ste 1	Cheyenne, WY 82001	
Christopher Guerrero	RE/MAX Realty Group	671-6473725	565 N. Marine Corps Drive	Tamuning, Guam 96913	Guam
Elizabeth Duenas	RE/MAX Diamond Realty	671-4799532	238 E. Marine Corps Dr. Ste 202	Hagatna, Guam 96910	
Shawn Blas	RE/MAX Pacific Alliance Realty	671-6719694663	202 Hilton Road, Unit 2 & 3	Tumon, Guam 96913	
Evaristo Gonzalez	RE/MAX Metro/Playa	787-3141115	#64 Ave. Condado, Edif. Plaza Del Condado Ste.#3	San Juan, PR 00907	Puerto Rico
Juan Cruz	RE/MAX Classic	(939) 319-5200	898 Munoz Rivera Ave., Suite 300	San Juan, PR 00902	
Mario Arrue	RE/MAX Paradise Island Estates	787-6903970	Carretera #3 KM 41.0 BO, Juan Martin	Luquillo, PR 00773	
Marylyn Salva	RE/MAX Zone	787-4052673	Cupey Plaza, Suite 3B	San Juan, PR 00926	
Rogelio Ferrer	RE/MAX Dorado	787-4604896	Costa De Oro 1B Calle Marginal Suite #1	Dorado, PR 00646	
Sylvia Selles	RE/MAX Real Realty	787-6270600	D-7 Avenida Degetau Urbanizacion	San Alfonso, PR 00725	
Ava Gail Bourdon	RE/MAX St Croix	1-3407731048	No 5 Company St Christiansted	St Croix, US VI 00820	US Virgin Islands

To Be Opened United States Offices as of December 31, 2024

Contact Name	Office Name	Office Primary Address	City/State/Zip	Office Primary Country
Shane Torres	RE/MAX Concepts	4800 Mills Civic Pkwy	West Des Moines, IA 50265	United States
Garth MacMaster	RE/MAX NorthStar Realty	39 South Meridian Street	Cedarville, MI 49719	
Mark Snyder	RE/MAX Above & Beyond	3505 E Royalton Rd	Broadview Heights, OH 44147	
Angie Miller	RE/MAX At Hershey	To Be Determined	Hummelstown, PA 17036	
Marylyn Salva	RE/MAX Zone 2	10 Executive Drive Ste 22.	Huacao, PR 00791	Puerto Rico

EXHIBIT E

**FRANCHISEES NO LONGER
WITH THE SYSTEM**

EXHIBIT E

WITHIN THE RE/MAX SYSTEM.

FRANCHISES THAT HAVE BEEN TERMINATED, CANCELLED, NOT RENEWED, OR OTHERWISE CEASED TO DO BUSINESS
Between January 1, 2024 and December 31, 2024
OR THAT HAVE NOT COMMUNICATED WITH THE FRANCHISOR WITHIN 10 WEEKS OF THE APPLICATION DATE

Office Id	Office Name	Name	City	State	Phone	Reason
R0380958	Communities	Charlie Kaylor	Simsbury	CT	(860) 392-9280	Non Renewal
R0381157	Renaissance	John Magazzu	North Reading	MA	(978) 815-6098	Non Renewal
R0381157	Renaissance	Kevin Chilies	North Reading	MA	(781) 632-7505	Non Renewal
R0380610	Real Estate Center	Michael Gallagher	Foxboro	MA	(508) 964-5012	Non Renewal
R0380591	Vision - Team Vedoe	Jeff Burk	Worcester	MA	(508) 826-3301	Team Office Closure
R0381200	Vision - Team Property Promotions	Jeff Burk	Worcester	MA	(508) 263-3041	Team Office Closure
R0380844	North Realty	Lerhle Kieffer	Caribou	ME	(207) 551-9258	Non Renewal
R0170188	Advantage Realty	Eric Malmberg	Coon Rapids	MN	(952) 226-7700	Non Renewal
R0170006	of Bemidji	Allen Snider	Bemidji	MN	(218) 333-9563	Non Renewal
R0170006	of Bemidji	Susan Snider	Bemidji	MN	(218) 333-9564	Non Renewal
R0170279	Dynamic Agents - The Home Team	Dennis Terrell	Janesville	MN	(507) 387-5151	Team Office Closure
R0381057	Main Street Associates	Jim Bourque	Plaistow	NH	(978) 697-2179	Non Renewal
R0381057	Main Street Associates	Sherry Bourque	Plaistow	NH	(978) 852-4147	Non Renewal
R0381164	Rising Tide	Jennifer Madden	Rye	NH	(603) 247-2900	Non Renewal
R0381042	Main Street Associates - Haverhill Group	Jim Bourque	Plaistow	NH	(978) 697-2179	Non Renewal
R0381042	Main Street Associates - Haverhill Group	Sherry Bourque	Plaistow	NH	(978) 852-4147	Non Renewal
R0380783	Metro	John Mulhearn	Warwick	RI	(401) 225-6700	Non Renewal
R0381172	South County	Lynn Azzinaro	Westerly	RI	(401) 742-4584	Non Renewal
R0250291	Shine	Adriane Stuebs	Jefferson	WI	(920) 988-2225	Non Renewal
R0250262	Legacy	Reno Berg	Muskego	WI	(414) 254-1721	Non Renewal
R0250262	Legacy	John Jewell	Muskego	WI	(414) 698-3247	Non Renewal
R0250262	Legacy	Bob LaPlante	Muskego	WI	phone not listed	Non Renewal
R0250060	Realty Pros	Jim Purcell	Brookfield	WI	phone not listed	Region Election
R0250109	Realty Pros	Jim Purcell	Hales Corners	WI	phone not listed	Region Election
R0250087	Realty Pros	Jim Purcell	Milwaukee	WI	phone not listed	Region Election
R0250060	Realty Pros	Adam Purcell	Brookfield	WI	phone not listed	Region Election
R0250109	Realty Pros	Adam Purcell	Hales Corners	WI	phone not listed	Region Election
R0250087	Realty Pros	Adam Purcell	Milwaukee	WI	phone not listed	Region Election
R0250266	Leading Edge	Lisa Fabiano	Kenosha	WI	(262) 818-4578	Non Renewal
R0250257	Preferred - Mad City Dream Homes	Daniel Bertelson	Madison	WI	(608) 620-3262	Team Office Closure
R0250257	Preferred - Mad City Dream Homes	Tim Krueger	Madison	WI	(608) 206-5850	Team Office Closure
R0250257	Preferred - Mad City Dream Homes	Nanci Jenks	Madison	WI	(608) 393-3330	Team Office Closure
R0250257	Preferred - Mad City Dream Homes	Raegen Trimmer	Madison	WI	(608) 393-7234	Team Office Closure

EXHIBIT E

NOTE: SOME INDIVIDUALS WHOSE NAMES APPEAR ON THIS EXHIBIT OWN OTHER RE/MAX OFFICES AND REMAIN IN GOOD STANDING WITHIN THE RE/MAX SYSTEM.

FRANCHISES THAT HAVE BEEN TERMINATED, CANCELLED, NOT RENEWED, OR OTHERWISE CEASED TO DO BUSINESS
Between January 1, 2024 and December 31, 2024
OR THAT HAVE NOT COMMUNICATED WITH THE FRANCHISOR WITHIN 10 WEEKS OF THE APPLICATION DATE

TRANSFERS OF CONTROLLING INTEREST

Office Id	Office Name	Name	City	State	Phone
R0380742	Bell Park Realty	Michael Meehan	Killingly	CT	(860) 377-0600
R0381053	Bell Park Realty	Michael Meehan	Putnam	CT	(860) 377-0600
R0590167	1st Realty	Stephen Bright	Martinsville	IN	(765) 352-1100
R0590167	1st Realty	Darrell Cecil	Martinsville	IN	(765) 352-1100
R0590231	County Wide 1st	Dan Kelley	Michigan City	IN	(574) 876-8601
R0381076	Unlimited	Elias Papadopoulos	Brookline	MA	(617) 784-5050
R0381205	Impact	Vernon Miles	New Bedford	MA	(508) 717-3070
R0381225	360	Albert DiVirgilio	Lynn	MA	(339) 440-2688
R0381225	360	Katie DiVirgilio	Lynn	MA	(617) 285-9847
R0380774	360	Albert DiVirgilio	Lynn	MA	(339) 440-2688
R0380704	360	Albert DiVirgilio	Lynn	MA	(339) 440-2688
R0380113	360	Albert DiVirgilio	Lynn	MA	(339) 440-2688
R0380774	360	Katie DiVirgilio	Lynn	MA	(617) 285-9847
R0380704	360	Katie DiVirgilio	Lynn	MA	(617) 285-9847
R0380113	360	Katie DiVirgilio	Lynn	MA	(617) 285-9847
R0381104	By the Bay	David Banks	Portland	ME	(207) 831-8033
R0170141	Select Properties	Roxanne Johnson	Harmony	MN	(507) 458-6110
R0170119	Thousand Lakes	Wendy Uzelac	Grand Rapids	MN	(218) 259-7653
R0170271	Experience	Mark Kottke	Norwood Young America	MN	(612) 382-4510
R0381122	On the Move	Jazzmine Napolitano	Rumford	RI	(401) 225-7070
R0250287	Prodigy	Matthew Peterson	Ashland	WI	(651) 222-6683
R0250272	Elite	Sandra Carlson	Salem	WI	(262) 994-0605
R0250272	Elite	Raymond Leffler	Salem	WI	(262) 898-7777
R0250312	Forward	Ted Schaar	New Berlin	WI	(414) 678-9833

EXHIBIT E

NOTE: SOME INDIVIDUALS WHOSE NAMES APPEAR ON THIS EXHIBIT OWN OTHER RE/MAX OFFICES AND REMAIN IN GOOD STANDING WITHIN THE RE/MAX SYSTEM.

**FRANCHISES THAT HAVE BEEN TERMINATED, CANCELLED, NOT RENEWED, OR OTHERWISE CEASED TO DO BUSINESS
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LEFT THE SYSTEM/OTHER

Office Id	Office Name	Name	City	State	Phone	Reason
R0490865	One	Anthony Revoir	Uncasville	CT	(860) 235-1642	Ceased Operations
R0590257	Centerstone	Lance Rhoades	Plainfield	IN	(317) 797-9393	Ceased Operations
R0590256	Real Estate Solutions	Nicholas Rodgers	Middletown	IN	(765) 640-5556	Ceased Operations
R0590265	Real Estate Groups	Katie Wray	Yorktown	IN	(765) 716-8568	Ceased Operations
R0590265	Real Estate Groups	Ryan Kramer	Yorktown	IN	(765) 717-2489	Ceased Operations
R0590265	Real Estate Groups	Jason Lipps	Yorktown	IN	(765) 760-4837	Ceased Operations
R0590265	Real Estate Groups	Justin Upp	Yorktown	IN	(765) 808-8073	Ceased Operations
R0381101	360	Albert DiVirgilio	Lynn	MA	(339) 440-2688	Ceased Operations
R0381194	Coastal Properties	Bob Sheldon	Plymouth	MA	(508) 237-9545	Ceased Operations
R0381033	Professional Associates	Lorraine Herbert	Sturbridge	MA	(508) 864-4232	Ceased Operations
R0381101	360	Katie DiVirgilio	Lynn	MA	(617) 285-9847	Ceased Operations
R0381140	Revolution	Michael DeRose	Watertown	MA	(617) 293-5700	Ceased Operations
R0381194	Coastal Properties	Amanda Howey	Eastham	MA	(774) 722-7804	Ceased Operations
R0381207	Ocean's Edge	Alexis Surpitski-Macintyre	Ipswich	MA	(978) 238-0058	Ceased Operations
R0170216	Signature Properties	Bruce Fuhrman	Battle Lake	MN	(218) 531-0212	Ceased Operations
R0170216	Signature Properties	Del Jose	Battle Lake	MN	(218) 731-9729	Ceased Operations
R0170216	Signature Properties	Richard Field	Battle Lake	MN	(218) 736-7013	Ceased Operations
R0170270	Dynamic Agents	Dennis Terrell	Le Center	MN	(507) 387-5151	Ceased Operations
R0170232	Experience	Mark Kottke	Belle Plaine	MN	(612) 382-4510	Ceased Operations
R0170274	Experience	Mark Kottke	Glencoe	MN	(612) 382-4510	Ceased Operations
R0170232	Experience	Tammy Kottke	Belle Plaine	MN	(612) 400-3257	Ceased Operations
R0170267	Results	John Collopy	Eyota	MN	(952) 829-2900	Ceased Operations
R0170187	Results	John Collopy	Eagan	MN	(952) 829-2900	Ceased Operations
R0381173	In the Mountains	Kevin McNamara	Lincoln	NH	(603) 540-5235	Ceased Operations
R0381199	On the Move	Jazzmine Napolitano	Providence	RI	(401) 225-7070	Ceased Operations
R0381189	Results	Joseph Fitzpatrick	Middletown	RI	(401) 848-7827	Ceased Operations
R0381189	Results	Tyler Bernadyn	Middletown	RI	(401) 848-7827	Ceased Operations
R0381189	Results	Justine Tarlton	Middletown	RI	(401) 855-9422	Ceased Operations
R0250177	Preferred	Tim Krueger	Cottage Grove	WI	(608) 206-5850	Ceased Operations
R0250177	Preferred	Nanci Jenks	Cottage Grove	WI	(608) 393-3330	Ceased Operations
R0250177	Preferred	Raegen Trimmer	Cottage Grove	WI	(608) 393-7234	Ceased Operations
R0250177	Preferred	Daniel Bertelson	Cottage Grove	WI	(608) 620-3262	Ceased Operations
R0250278	Property Pros	Julie Winter-Paez	Boulder Junction	WI	(715) 891-1236	Ceased Operations
R0250278	Property Pros	Judy Barr	Boulder Junction	WI	(715) 891-4918	Ceased Operations
R0230408	Showcase	Piero Orsi	Waukegan	WI	(847) 596-6100	Ceased Operations

EXHIBIT E

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Office Id	Office Name	Name	City	State	Phone	Reason
R0080050	Associates of Fairbanks	Jaquie Turner	Fairbanks	AK	(907) 322-5717	Failure to Report
R0480432	Champions	Danny Amberson	Phenix City	AL	(334) 214-0777	Non Renewal
R0200023	Real Estate Group	Steve Howard	Albertville	AL	(256) 878-1000	Non Renewal
R0200023	Real Estate Group	Mike Henson	Albertville	AL	(256) 298-3000	Non Renewal
R0200023	Real Estate Group	V Jerome Bryant	Albertville	AL	(256) 572-2577	Non Renewal
R0050383	Select	Rolando Verduzco	Green Valley	AZ	(520) 343-9903	Non Renewal
R0041394	HomeLife Realty	Alex Avilez	West Covina	CA	(626) 290-6900	Failure to Pay
R0041360	Society	Oscar Ramos	Downey	CA	(562) 393-8858	Failure to Pay
R0040394	Active Realty	Rohit Sikka	Fremont	CA	(510) 714-4456	Failure to Pay
R0041406	Dashing Properties	Pezhman Dashti	Lake Forest	CA	(949) 776-7005	Failure to Pay
R0040402	Classic	Robert Salamone Jr	Whittier	CA	phone not listed	Failure to Pay
R0041398	Evergreen	Henry Andrew Schmidt	National City	CA	(619) 321-7090	Failure to Pay
R0041191	One	James O'Bryon	Moorpark	CA	(916) 536-7600	Failure to Pay
R0041191	One	Keith Myers	Moorpark	CA	(818) 399-1495	Failure to Pay
R0041212	Resources	John Dandoy	Claremont	CA	(909) 224-1278	Non Renewal
R0041212	Resources	Laura Dandoy	Claremont	CA	(909) 228-4383	Non Renewal
R0041342	Prime Realty	Tony Maoling Chang	La Habra	CA	(626) 780-5539	Non Renewal
R0040529	Hometown Realtors	Brian Stewart	Santee	CA	(619) 258-5500	Non Renewal
R0041231	Platinum Properties	Travis LeBouf	Long Beach	CA	(310) 882-0659	Non Renewal
R0041231	Platinum Properties	Ericka Fox	Long Beach	CA	(310) 900-9408	Non Renewal
R0041231	Platinum Properties	Steven Brown	Long Beach	CA	(847) 266-4405	Non Renewal
R0041348	Vertex	Sharon Tu	Alhambra	CA	(626) 560-5470	Non Renewal
R0040706	Star Properties	George Chopoff	Redwood City	CA	(650) 743-4865	Region Election
R0041081	Star Properties	George Chopoff	Pacifica	CA	(650) 743-4865	Region Election
R0041234	888	Yi Fu	Walnut	CA	(626) 759-2451	Non Renewal
R0041234	888	Linda Pang	Walnut	CA	(626) 679-2101	Non Renewal
R0041382	Innovative	Eloy Villamil	Whittier	CA	(562) 298-3255	Failure to Pay
R0041404	Innovative - Experts Team	Eloy Villamil	Norwalk	CA	(562) 298-3255	Failure to Pay
R0041401	Proper	Mike Sanchez	Long Beach	CA	(949) 413-5969	Failure to Pay
R0041402	Proper	Mike Sanchez	Rancho Cucamonga	CA	(949) 413-5969	Failure to Pay
R0041343	One - The Anthem Group	Keith Myers	Temecula	CA	(818) 399-1495	Team Office Closure
R0041343	One - The Anthem Group	James O'Bryon	Temecula	CA	(916) 536-7600	Team Office Closure
R0041365	Champions - North Central Team	Jennifer Puglisi	Upland	CA	(909) 949-0605	Team Office Closure
R0110101	Performance	Dana Duncan	Woodland Park	CO	phone not listed	Failure to Pay
R0110174	Aspen Leaf Realty	Heather Lindh	Leadville	CO	(719) 486-1930	Non Renewal
R0110236	Professionals	Alan Smith	Aurora	CO	(303) 503-2526	Non Renewal
R0110236	Professionals	Mike Burns	Aurora	CO	(303) 550-1459	Non Renewal
R0110236	Professionals	Brad Whitehouse	Aurora	CO	(303) 887-5159	Non Renewal
R0110032	100 Inc	Jim Weichselbaum	Lakewood	CO	(303) 888-4900	Non Renewal
R0110088	Traditions Inc	Carolyn Cizek	Longmont	CO	(303) 588-0703	Non Renewal
R0110088	Traditions Inc	James Plumb	Longmont	CO	phone not listed	Non Renewal
R0110137	Elite Properties	Amy Perrin	Parachute	CO	(970) 216-8523	Failure to Pay
R0380958	Communities	Charlie Kaylor	Simsbury	CT	(860) 392-9280	Non Renewal
R0440436	Edge - Ideal Property Group	Daniel Duncan	Newark	DE	(302) 893-4180	Team Office Closure
R0440431	Eagle Realty - The Lehane Team	Stephanie Lehane	Dover	DE	(302) 659-1320	Team Office Closure
R0490857	Luxury Properties	Marcelo Malvicino	Doral	FL	(305) 479-4452	Failure to Pay
R0490857	Luxury Properties	Ismaray Carvajal Hernandez	Doral	FL	(305) 720-3463	Failure to Pay
R0490572	Paramount Properties	Anthony Fidovich	Lakeland	FL	(863) 680-3322	Non Renewal
R0490572	Paramount Properties	Melodie Fridovich	Lakeland	FL	(863) 680-3322	Non Renewal
R0490695	Advisors	Andy Mandel	Coral Springs	FL	(954) 610-0563	Non Renewal
R0490813	Advisors	Andy Mandel	Coral Springs	FL	(954) 610-0563	Non Renewal

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R0490814	TBD	Terry Wayland	Fort Myers	FL	(239) 633-9729	Non Renewal
R0490704	Marketplace	Beth Assif	Celebration	FL	(407) 701-3063	Non Renewal
R0490583	Pioneer	Robert Hara	Kissimmee	FL	(407) 628-1086	Non Renewal
R0490583	Pioneer	Jacob Hara	Kissimmee	FL	(407) 518-7653	Non Renewal
R0490487	Realty Group	Michael J. Frye	Fort Myers	FL	(239) 489-0444	Non Renewal
R0490221	100 Realty	Teresa Mercurio	St Augustine	FL	(904) 825-2700	Failure to Pay
R0490787	of Stuart	Jennifer Atkisson-Lovett	Stuart	FL	(772) 288-1111	Satellite Office Closure
R0490831	Unique Realty - The Biscayne Team	Edward Rodriguez	Miami	FL	(305) 822-8216	Team Office Closure
R0490861	Realty Unlimited	Nancy Hadam	Saint Petersburg	FL	(813) 508-2307	Team Office Closure
R0490861	Realty Unlimited	Aaron Hadam	Saint Petersburg	FL	(813) 651-1900	Team Office Closure
R0490861	Realty Unlimited	Robert Roche	Saint Petersburg	FL	(813) 684-0016	Team Office Closure
R0490861	Realty Unlimited	Jenny Roche	Saint Petersburg	FL	(813) 767-9772	Team Office Closure
R0490853	Marketplace - The Kunkle Team	Beth Assif	Celebration	FL	(407) 701-3063	Team Office Closure
R0490853	Marketplace - The Kunkle Team	Cris Assif	Celebration	FL	phone not listed	Team Office Closure
R0490885	Action First - Pinellas Homes and Beaches	Kenny Hayslett	Clearwater	FL	(727) 443-6700	Team Office Closure
R0490883	Destination Realty - The Dream Team	Terry Wayland	Fort Myers	FL	(239) 633-9729	Team Office Closure
R0490888	Experts - The Experts Team	Andrea Dockery	Lakeland	FL	(863) 698-2670	Team Office Closure
R0480438	Paramount Properties	Victor Salerno	Alpharetta	GA	phone not listed	Failure to Pay
R0480438	Paramount Properties	Patty Salerno	Alpharetta	GA	phone not listed	Failure to Pay
R0480432	Champions	William Jiles	Columbus	GA	(706) 358-3266	Non Renewal
R0480517	Elite	Laura Walton	Macon	GA	(478) 832-4578	Failure to Pay
R0480502	Legends - The Home of Georgia Team	Larissa Benson	Buford	GA	(770) 277-1922	Team Office Closure
R0480471	Town & Country - The John Thomas Team	Molly McGrory	Canton	GA	phone not listed	Team Office Closure
R0480496	Town & Country - Innovative Properties Group	Molly McGrory	Canton	GA	phone not listed	Team Office Closure
R0040892	Honolulu	Christopher Fidelibus	Kapolei	HI	(808) 687-8900	Non Renewal
R0041372	Island Living Brokered By RE/MAX Honolulu	Christopher Fidelibus	Waikoloa	HI	(808) 951-3200	Failure to Pay
R0600156	Prime	Aaron Bircher	Sloan	IA	(712) 212-7553	Non Renewal
R0600156	Prime	Heather Bircher	Sloan	IA	phone not listed	Non Renewal
R0610237	Eagle River	James Jewett	Eagle	ID	(208) 794-0070	Failure to Report
R0610683	Centennial - Team 43	David Brown	Ponderary	ID	(208) 920-3700	Team Office Closure
R0610683	Centennial - Team 43	Jacob Oliver	Ponderary	ID	(208) 290-5233	Team Office Closure
R0610683	Centennial - Team 43	Toby Atencio	Ponderary	ID	(208) 610-5766	Team Office Closure
R0610683	Centennial - Team 43	Jeremy Dunn	Ponderary	ID	(208) 610-5510	Team Office Closure
R0230040	Enterprises	John Brennan	Downers Grove	IL	(630) 258-4331	Non Renewal
R0230298	Achievers	Amy Pecoraro	Lombard	IL	(630) 886-5343	Non Renewal
R0230298	Achievers	Michael Pecoraro	Lombard	IL	phone not listed	Non Renewal
R0230506	Showcase West	Piero Orsi	Gurnee	IL	(847) 596-6100	Non Renewal
R0230297	Showcase	Piero Orsi	Long Grove	IL	(847) 596-6100	Non Renewal
R0240208	Realty Associates Homes Team 217	Thomas Roth	Savoy	IL	(217) 493-8578	Team Office Closure
R0240208	Realty Associates Homes Team 217	Matt Difanis	Savoy	IL	(217) 369-6765	Team Office Closure
R0240203	The Luxury Home Team	Thomas Roth	Mahomet	IL	(217) 493-8578	Team Office Closure
R0240203	The Luxury Home Team	Matt Difanis	Mahomet	IL	(217) 369-6765	Team Office Closure
R0240206	Traders Unlimited - Total Home Team	Wendy Kolbus	Washington	IL	(309) 208-7720	Team Office Closure
R0240206	Traders Unlimited - Total Home Team	Jeff Kolbus	Washington	IL	(309) 686-5071	Team Office Closure
R0210131	Action First	Beverly Sherrard	Louisville	KY	(502) 419-5294	Non Renewal
R0210349	100	Daneen Smith	Louisville	KY	(502) 253-9100	Non Renewal
R0210411	Results - Trish Ford Team	Eric Scroggin	Louisville	KY	(502) 262-5475	Team Office Closure
R0210402	Results - Trish Ford Team	Eric Scroggin	Louisville	KY	(502) 262-5475	Team Office Closure
R0200245	Rice Realty	Jerrold Prather	Eunice	LA	(337) 580-4742	Non Renewal
R0200246	Real Estate Professionals	Kathy Richmond	Natchitoches	LA	(318) 332-8357	Non Renewal
R0200246	Real Estate Professionals	John Richmond	Natchitoches	LA	phone not listed	Non Renewal

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Office Id	Office Name	Name	City	State	Phone	Reason
R0381157	Renaissance	John Magazzu	North Reading	MA	(978) 815-6098	Non Renewal
R0381157	Renaissance	Kevin Chilies	North Reading	MA	(781) 632-7505	Non Renewal
R0380610	Real Estate Center	Michael Gallagher	Foxboro	MA	(508) 964-5012	Non Renewal
R0380591	Vision - Team Vedoe	Jeff Burk	Worcester	MA	(508) 826-3301	Team Office Closure
R0381200	Vision - Team Property Promotions	Jeff Burk	Worcester	MA	(508) 263-3041	Team Office Closure
R0450477	Realty Services	Mark Butterfield	Bethesda	MD	(301) 652-0400	Team Office Closure
R0380844	North Realty	Lerhle Kieffer	Caribou	ME	(207) 551-9258	Non Renewal
R0260289	Main Street Realty	Jeff Rising	Adrian	MI	(517) 605-1286	Non Renewal
R0260157	River Haven	Wayne Walts	Gladwin	MI	(989) 240-7711	Region Election
R0260248	Real Estate Professionals	Michael Williams	Okemos	MI	(517) 715-8255	Region Election
R0170188	Advantage Realty	Eric Malmberg	Coon Rapids	MN	(952) 226-7700	Non Renewal
R0170006	of Bemidji	Allen Snider	Bemidji	MN	(218) 333-9563	Non Renewal
R0170006	of Bemidji	Susan Snider	Bemidji	MN	(218) 333-9564	Non Renewal
R0170279	Dynamic Agents - The Home Team	Dennis Terrell	Janesville	MN	(507) 387-5151	Team Office Closure
R0180161	At the Lake	Helen Riggins	Laurie	MO	(573) 374-2555	Satellite Office Closure
R0240202	Today - The McClelland Team	Elisha Hoerstkamp	Washington	MO	(636) 390-8575	Team Office Closure
R0180223	Show-Me Realty	Cory Rainey	Macon	MO	(660) 353-0474	Non Renewal
R0240010	Results	Sandy Hancock	Chesterfield	MO	(314) 775-0614	Non Renewal
R0180212	Property Solutions	Angie Rowles	California	MO	(573) 690-0218	Non Renewal
R0180212	Property Solutions	Shane Dunnaway	California	MO	(573) 291-7490	Non Renewal
R0240177	Realty Café	Cort Dietz	Crystal City	MO	(314) 623-6200	Non Renewal
R0180220	Lakeside	Trina Colwell	Shell Knob	MO	(913) 558-7099	Satellite Office Closure
R0180220	Lakeside	Drew Colwell	Shell Knob	MO	phone not listed	Satellite Office Closure
R0180220	Lakeside	Jake Lewallen	Shell Knob	MO	(417) 841-7888	Satellite Office Closure
R0200266	Elite	Keith Henley	Tupelo	MS	(662) 213-5599	Non Renewal
R0200270	Marketplace	Lynn Fillingham	Madison	MS	(601) 941-1105	Non Renewal
R0470478	Above & Beyond	Renee Lee	Hillsborough	NC	(919) 730-2057	Failure to Pay
R0470108	of Greensboro	Lisa Bennett	Greensboro	NC	(336) 669-1156	Non Renewal
R0470108	of Greensboro	Grant Bennett	Greensboro	NC	(336) 346-1401	Non Renewal
R0470546	Results	Lee Linhart	Hendersonville	NC	(828) 606-0775	Non Renewal
R0470546	Results	Laura Linhart	Hendersonville	NC	(828) 489-3131	Non Renewal
R0470467	On the Lake	Ronald Kerr	Littleton	NC	(252) 678-2100	Non Renewal
R0470467	On the Lake	Stephanie Gainey	Littleton	NC	(252) 578-3494	Non Renewal
R0470467	On the Lake	Denise Allen	Littleton	NC	(252) 213-2532	Non Renewal
R0470467	On the Lake	Susan Gordon	Littleton	NC	(252) 578-1195	Non Renewal
R0470467	On the Lake	Walter Paynter	Littleton	NC	(252) 213-1331	Non Renewal
R0470467	On the Lake	Ray Kinard	Littleton	NC	(571) 442-0682	Non Renewal
R0470163	Preferred Realty	Jason Harrell	Greenville	NC	(252) 353-4885	Non Renewal
R0470163	Preferred Realty	Liz Freeman	Greenville	NC	(252) 717-5206	Non Renewal
R0470568	Preferred Realty - Lee & Harrell	Jason Harrell	Greenville	NC	(252) 353-4885	Non Renewal
R0470568	Preferred Realty - Lee & Harrell	Liz Freeman	Greenville	NC	(252) 717-5206	Non Renewal
R0470568	Preferred Realty - Lee & Harrell	Shirley Morrison	Greenville	NC	(252) 355-1949	Non Renewal
R0470473	Homestead	John Vesco	Havelock	NC	(252) 808-7056	Non Renewal
R0470502	Ultra	James Allman	Moyock	NC	(252) 435-1001	Failure to Pay
R0470577	Executive - The Yukich Group	Hadi Atri	Charlotte	NC	(704) 405-2233	Team Office Closure
R0381057	Main Street Associates	Jim Bourque	Plaistow	NH	(978) 697-2179	Non Renewal
R0381057	Main Street Associates	Sherry Bourque	Plaistow	NH	(978) 852-4147	Non Renewal
R0381164	Rising Tide	Jennifer Madden	Rye	NH	(603) 247-2900	Non Renewal
R0381042	Main Street Associates - Haverhill Group	Jim Bourque	Plaistow	NH	(978) 697-2179	Non Renewal
R0381042	Main Street Associates - Haverhill Group	Sherry Bourque	Plaistow	NH	(978) 852-4147	Non Renewal
R0320460	Platinum Properties	Rachel Bachman	Margate City	NJ	(267) 374-1792	Failure to Pay

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R0320510	Platinum Properties	Rachel Bachman	Ventnor City	NJ	(267) 374-1792	Failure to Pay
R0320519	Platinum Properties	Rachel Bachman	Linwood	NJ	(267) 374-1792	Failure to Pay
R0320585	Platinum Properties - Mark Arbeit & Co.	Rachel Bachman	Margate City	NJ	(267) 374-1792	Failure to Pay
R0320218	One Realty	John R. Benson	Haddonfield	NJ	(215) 869-6198	Non Renewal
R0320285	Champions	Patricia Champion	Matawan	NJ	(732) 672-1216	Non Renewal
R0320285	Champions	Jethro Kwok	Matawan	NJ	(908) 216-0970	Non Renewal
R0320285	Champions	Jeffrey Lee	Matawan	NJ	(732) 991-0315	Non Renewal
R0320523	Homeland West	Louis Leonardelli	Millstone Township	NJ	(732) 239-4097	Non Renewal
R0320402	Connection	John Kelly	Manau	NJ	(609) 790-6079	Non Renewal
R0320478	Vision	Michelle David	Kenilworth	NJ	(908) 208-3775	Non Renewal
R0320334	Paradigm Realty Group	Michael Littleford	Fair Haven	NJ	(732) 687-1365	Region Election
R0320572	At Barnegat Bay	Patrick Meehan Jr.	Toms River	NJ	(609) 661-1604	Non Renewal
R0320572	At Barnegat Bay	Nicole Sabarese	Forked River	NJ	(609) 618-0301	Non Renewal
R0320572	At Barnegat Bay	Eric Birchler	Ortley Beach	NJ	(732) 793-5666	Non Renewal
R0320572	At Barnegat Bay	Pamela Volek	Toms River	NJ	(732) 829-0077	Non Renewal
R0320572	At Barnegat Bay	George Broome JR	Forked River	NJ	phone not listed	Non Renewal
R0320581	At Barnegat Bay - Grosso & Associates	Patrick Meehan Jr.	Toms River	NJ	(609) 661-1604	Team Office Closure
R0320581	At Barnegat Bay - Grosso & Associates	Pamela Volek	Toms River	NJ	(732) 473-1700	Team Office Closure
R0320581	At Barnegat Bay - Grosso & Associates	Nicole Sabarese	Toms River	NJ	(609) 618-0301	Team Office Closure
R0320581	At Barnegat Bay - Grosso & Associates	Eric Birchler	Toms River	NJ	(732) 793-5666	Team Office Closure
R0320581	At Barnegat Bay - Grosso & Associates	George Broome Jr.	Toms River	NJ	phone not listed	Team Office Closure
R0320584	Select The Galaxy Team	Sigrid Amil	Guttenberg	NJ	(786) 299-0196	Team Office Closure
R0050419	Legacy	Murad Hijazi	Albuquerque	NM	(505) 489-0101	Failure to Pay
R0050564	TBD	Claudia Igarik	Las Vegas	NV	(702) 334-7394	Failure to Pay
R0050440	Gold - O'Brien and Machabee Real Estate Team	James O'Bryon	Genoa	NV	(916) 536-7600	Team Office Closure
R0050440	Gold - O'Brien and Machabee Real Estate Team	Michael Mobley	Genoa	NV	phone not listed	Team Office Closure
R0340424	Plus - Anthony Scorsone Team	Steve Vaisey	Geneseo	NY	(585) 230-8180	Team Office Closure
R0340424	Plus - Anthony Scorsone Team	Nunzio Salafia	Geneseo	NY	(585) 261-0497	Team Office Closure
R0340424	Plus - Anthony Scorsone Team	Sandra Blonsky	Geneseo	NY	(585) 329-4232	Team Office Closure
R0340424	Plus - Anthony Scorsone Team	Terri Granger	Geneseo	NY	(585) 230-3098	Team Office Closure
R0340424	Plus - Anthony Scorsone Team	John Antetomaso	Geneseo	NY	(585) 303-8888	Team Office Closure
R0340424	Plus - Anthony Scorsone Team	Jeffrey Scofield	Geneseo	NY	(585) 600-5333	Team Office Closure
R0340424	Plus - Anthony Scorsone Team	Alan Wood	Geneseo	NY	(585) 748-9876	Team Office Closure
R0340436	Titanium - Nicole Curcio Team	Joseph Avery	Brockport	NY	(585) 797-4448	Team Office Closure
R0340436	Titanium - Nicole Curcio Team	Kyle Rath	Brockport	NY	(585) 750-7403	Team Office Closure
R0280363	Haven Realty	Gary Golem	Cleveland	OH	(216) 789-6103	Non Renewal
R0300011	Results Plus	Robert Hoffman	Milford	OH	(513) 260-7823	Non Renewal
R0300011	Results Plus	Linda Hoffman	Milford	OH	(513) 252-3157	Non Renewal
R0290233	First Realty - The Justin Gerwig Team	Nathan Purdy	Mansfield	OH	(419) 524-6283	Team Office Closure
R0290232	Town Center - Kendle Real Estate Team	Ronald Kendle	Columbus	OH	(614) 325-6295	Team Office Closure
R0280414	Trends Realty - Laura Vandervaart Team	Greg Stearn	Uniontown	OH	(330) 418-1212	Team Office Closure
R0280414	Trends Realty - Laura Vandervaart Team	Stacie Stearn	Uniontown	OH	(330) 608-7888	Team Office Closure
R0160179	Kinect Realty	David Belyeu	Shawnee	OK	(405) 808-2100	Non Renewal
R0160176	Select	Angela Tinsley	Tahlequah	OK	(918) 457-6601	Non Renewal
R0160176	Select	Ryan Tinsley	Tahlequah	OK	phone not listed	Non Renewal
R0610685	Evergreen	Henry Andrew Schmidt	Oakridge	OR	(619) 321-7090	Failure to Pay
R0610599	Select	Ronald Milligan	Portland	OR	(503) 484-3166	Non Renewal
R0440064	One Realty	James Colahan	Feasterville Trevose	PA	(215) 870-0330	Non Renewal
R0440064	One Realty	Salvatore Palantino	Feasterville Trevose	PA	(215) 953-8383	Non Renewal
R0440064	One Realty	John Benson	Philadelphia	PA	(215) 869-6198	Non Renewal
R0440387	Synergy	Regina McLaughlin Williams	Douglassville	PA	(610) 385-0090	Non Renewal

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Office Id	Office Name	Name	City	State	Phone	Reason
R0440365	River Valley Realty	Ann Hilliard	Lewisburg	PA	(570) 850-7329	Non Renewal
R0440426	At Your Service	Deborah Dowd Audett	Effort	PA	(570) 350-0335	Non Renewal
R0440434	Endeavor	Todd Melfi	Gibsonia	PA	(724) 674-4348	Non Renewal
R0440434	Endeavor	Christy Barth	Gibsonia	PA	(724) 272-1676	Non Renewal
R0440429	Royale	Colleen Evanchik	Yardley	PA	(215) 801-8957	Non Renewal
R0420139	360 Realty	Dawn Bierker	Pittsburgh	PA	(412) 657-1136	Non Renewal
R0440449	Plus - The Haghkar Group	Matin Haghkar	Philadelphia	PA	(215) 422-3711	Team Office Closure
R0440430	Centre Realtors - The Scott Irvin Team	Barry Angely	Jamison	PA	(215) 802-1440	Team Office Closure
R0440430	Centre Realtors - The Scott Irvin Team	Kevin Madden	Jamison	PA	(215) 605-8908	Team Office Closure
R0440444	1st Advantage - The Stacy Mellot Group	Timothy Costello	Mechanicsburg	PA	(717) 579-9799	Team Office Closure
R0440444	1st Advantage - The Stacy Mellot Group	Eugene Costello	Mechanicsburg	PA	(717) 579-9907	Team Office Closure
R0420152	Home Center - Langley Matta Shope Team	Mary Lou Hagman	McMurray	PA	(724) 556-6502	Team Office Closure
R0380783	Metro	John Mulhearn	Warwick	RI	(401) 225-6700	Non Renewal
R0381172	South County	Lynn Azzinaro	Westerly	RI	(401) 742-4584	Non Renewal
R0470476	River Realty	Lisa Lops	North Augusta	SC	(803) 341-9555	Non Renewal
R0210388	Solutions	Benjamin Taylor	Greenfield	TN	phone not listed	Failure to Pay
R0140382	Empire	Johnnie Morine	Arlington	TX	(817) 266-6629	Failure to Pay
R0130292	Land & Homes II	Sarah Korczynski	Yoakum	TX	(361) 920-9567	Non Renewal
R0130292	Land & Homes II	Veronica McCants	Yoakum	TX	(361) 935-4663	Non Renewal
R0140360	Prime	Alam Muhammad	Plano	TX	(469) 682-7298	Non Renewal
R0130296	Homestead	Rick Ott	Copperas Cove	TX	(254) 338-8238	Non Renewal
R0130334	Land & Homes IV	Sarah Korczynski	Victoria	TX	(361) 920-9567	Non Renewal
R0130334	Land & Homes IV	Veronica McCants	Victoria	TX	(361) 935-4663	Non Renewal
R0130197	Capital City	Jeff Osborne	Round Rock	TX	(512) 744-4600	Non Renewal
R0130340	Ideal Realty	Marisol Giron	Austin	TX	(512) 800-0507	Non Renewal
R0120279	Signature	Roxanna Gross	Houston	TX	(281) 748-9071	Non Renewal
R0120279	Signature	Timothy Gross	Houston	TX	(281) 414-2631	Non Renewal
R0140131	Wichita Falls	James Chandler	Wichita Falls	TX	(940) 696-2400	Region Election
R0140150	Associates I	Sue Sistrunk	Burleson	TX	(817) 925-8386	Non Renewal
R0130159	North San Antonio II	Rich Rupp	San Antonio	TX	(210) 422-9552	Non Renewal
R0130159	North San Antonio II	April Rosado	San Antonio	TX	(210) 818-8367	Non Renewal
R0140373	Dallas Suburbs - Team Athey Group	Ivy Boland	Lucas	TX	phone not listed	Team Office Closure
R0140373	Dallas Suburbs - Team Athey Group	Vicike Mox	Lucas	TX	(214) 264-6868	Team Office Closure
R0140373	Dallas Suburbs - Team Athey Group	Tom Apligian	Lucas	TX	(972) 509-7962	Team Office Closure
R0140373	Dallas Suburbs - Team Athey Group	David Boland	Lucas	TX	phone not listed	Team Office Closure
R0140374	Preferred - The Satterfield Group	Jason Thomson	Texarkana	TX	(903) 794-5250	Team Office Closure
R0140370	Preferred - Angela Son Group	Jason Thomson	De Kalb	TX	(903) 794-5250	Team Office Closure
R0120324	Integrity - The Fellwock Team	Nancy Villarreal	Spring Hill	TX	(713) 557-7095	Team Office Closure
R0120324	Integrity - The Fellwock Team	Ruben Villarreal	Spring Hill	TX	(713) 557-7095	Team Office Closure
R0140385	Four Corners - The Kraft-Oakes Team	Amanda Harden	McKinney	TX	(214) 491-7258	Team Office Closure
R0140385	Four Corners - The Kraft-Oakes Team	Chris harden	McKinney	TX	(972) 396-9100	Team Office Closure
R0140381	Four Corners - 3D Real Estate Team	Amanda Harden	Greenville	TX	(214) 491-7258	Team Office Closure
R0140381	Four Corners - 3D Real Estate Team	Chris harden	Greenville	TX	(972) 396-9100	Team Office Closure
R0140384	Four Corners - Team McCoy Real Estate	Amanda Harden	Prosper	TX	(214) 491-7258	Team Office Closure
R0140384	Four Corners - Team McCoy Real Estate	Chris Harden	Prosper	TX	(972) 396-9100	Team Office Closure
R0120301	Universal - The Flory Team	Matt Guzman	Houston	TX	(281) 650-0533	Team Office Closure
R0120106	Universal - The Michele Harmon Team	Matt Guzman	Houston	TX	(281) 650-0533	Team Office Closure
R0110415	Results	Blake Hansen	South Jordan	UT	(425) 890-7669	Failure to Pay
R0110415	Results	Howard Freiss	South Jordan	UT	(801) 259-0766	Failure to Pay
R0450534	Progressive	Hassan Dahman	Falls Church	VA	(804) 245-3619	Failure to Pay
R0450510	Finest	Lori Lynn Petrovitch	Orange	VA	(540) 273-3717	Non Renewal

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Office Id	Office Name	Name	City	State	Phone	Reason
R0450555	Agility	Jeffrey Shumaker	Aldie	VA	(703) 996-4141	Non Renewal
R0450555	Agility	Susana Esparza	Aldie	VA	(703) 996-4411	Non Renewal
R0450512	Southside	Tonya Simpson-Feamster	Chesapeake	VA	(757) 288-0746	Non Renewal
R0450609	Encore	Chris Baird	Bracey	VA	(434) 262-2807	Region Election
R0450500	Executives - Abuzar Waleed Team	Sherry Rahnama	Woodbridge	VA	(703) 498-2606	Team Office Closure
R0450586	Commonwealth - Francis Toro Team	Boyd Smith	Midlothian	VA	(804) 402-9999	Team Office Closure
R0450586	Commonwealth - Francis Toro Team	Thomas Innes	Richmond	VA	(800) 772-5220	Team Office Closure
R0450616	8 - Real Premier Group	Amy Hudson	Blacksburg	VA	(540) 320-5498	Team Office Closure
R0450613	Distinctive - Kevin White Team	Andrew Reamer	McLean	VA	(703) 673-6324	Team Office Closure
R0700226	Real Estate Group	Ava Gail Bourdon	St Croix	VI	(340) 773-1048	Non Renewal
R0610589	Riverside	Brenda Wilson	Vancouver	WA	(360) 909-4663	Non Renewal
R0610381	Key Land Company	Jill McNaught	Chehalis	WA	(360) 791-8607	Non Renewal
R0610632	Home and Land - North Team	Joe Pitzer	Colfax	WA	(509) 432-6052	Team Office Closure
R0610632	Home and Land - North Team	Melinda Dutton	Colfax	WA	(509) 332-4546	Team Office Closure
R0610696	Inland Empire - Leland and Company	Kelly Lukes	Spokane	WA	(509) 879-0729	Team Office Closure
R0610690	Northwest Realtors - Beth Traverso Team	Chad Ochsner	Fall City	WA	(720) 840-3428	Team Office Closure
R0610690	Northwest Realtors - Beth Traverso Team	James O'Bryon	Fall City	WA	(916) 536-7600	Team Office Closure
R0610690	Northwest Realtors - Beth Traverso Team	Michael Mobley	Fall City	WA	phone not listed	Team Office Closure
R0250291	Shine	Adriane Stuebs	Jefferson	WI	(920) 988-2225	Non Renewal
R0250262	Legacy	Reno Berg	Muskego	WI	(414) 254-1721	Non Renewal
R0250262	Legacy	John Jewell	Muskego	WI	(414) 698-3247	Non Renewal
R0250262	Legacy	Bob LaPlante	Muskego	WI	phone not listed	Non Renewal
R0250060	Realty Pros	Jim Purcell	Brookfield	WI	phone not listed	Region Election
R0250109	Realty Pros	Jim Purcell	Hales Corners	WI	phone not listed	Region Election
R0250087	Realty Pros	Jim Purcell	Milwaukee	WI	phone not listed	Region Election
R0250060	Realty Pros	Adam Purcell	Brookfield	WI	phone not listed	Region Election
R0250109	Realty Pros	Adam Purcell	Hales Corners	WI	phone not listed	Region Election
R0250087	Realty Pros	Adam Purcell	Milwaukee	WI	phone not listed	Region Election
R0250266	Leading Edge	Lisa Fabiano	Kenosha	WI	(262) 818-4578	Non Renewal
R0250257	Preferred - Mad City Dream Homes	Daniel Bertelson	Madison	WI	(608) 620-3262	Team Office Closure
R0250257	Preferred - Mad City Dream Homes	Tim Krueger	Madison	WI	(608) 206-5850	Team Office Closure
R0250257	Preferred - Mad City Dream Homes	Nanci Jenks	Madison	WI	(608) 393-3330	Team Office Closure
R0250257	Preferred - Mad City Dream Homes	Raegen Trimmer	Madison	WI	(608) 393-7234	Team Office Closure
R6170006	Enterprise Realty	Mark Williams	Tumon	Guam	(671) 688-7355	Non Renewal
R6170006	Enterprise Realty	Donna Cartwright	Tumon	Guam	(671) 787-4663	Non Renewal
R0700259	Island Homes	Jocelyn Ucedo	Fajardo	Puerto Rico	(787) 209-7068	Region Election

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Office Id	Office Name	Name	City	State	Phone
R0080098	Dynamic of the Valley	Samuel Goldman	Wasilla	AK	(907) 715-7180
R0200268	Platinum	Deborah Elmore	Athens	AL	(256) 998-0075
R0200268	Platinum	Roger Elmore	Athens	AL	(256) 777-2230
R0200165	Professional Partners	Annette Langley	Auburn	AL	(334) 319-0960
R0200149	Northern Properties	Cindy Mars	Gardendale	AL	(205) 631-9892
R0050056	Casa Grande	Debbie Yost	Casa Grande	AZ	(520) 423-8104
R0050056	Casa Grande	Joseph Yost	Casa Grande	AZ	(520) 560-0839
R0050551	Mountain Properties	Preston Grafman	Dewey	AZ	(928) 273-8995
R0050551	Mountain Properties	Laurie Grafman	Dewey	AZ	(928) 776-7701
R0050017	Mountain Properties	Preston Grafman	Prescott	AZ	(928) 273-8995
R0050017	Mountain Properties	Laurie Grafman	Prescott	AZ	(928) 776-7701
R0041408	Gold	James O'Bryon	Arnold	CA	(916) 536-7600
R0041408	Gold	Michael Mobley	Arnold	CA	phone not listed
R0040311	Of Chico	Julie Rolls	Chico	CA	(530) 520-8545
R0040311	Of Chico	Brandi Laffins	Chico	CA	(530) 809-4594
R0110077	Peak to Peak	Shea Murphy	Granby	CO	(970) 531-6866
R0110116	Today	Kim Guthrie-Burch	Delta	CO	(970) 234-7563
R0110223	Vista	Rachel Folger	Erie	CO	(720) 375-1255
R0110069	Northwest Inc	Gordon Schick	Westminster	CO	Deceased
R0380742	Bell Park Realty	Michael Meehan	Killingly	CT	(860) 377-0600
R0381053	Bell Park Realty	Michael Meehan	Putnam	CT	(860) 377-0600
R0490845	Masters	Laura Lerma	Orlando	FL	(321) 278-8433
R0490433	Professionals	Gary Thomas	Gainesville	FL	(352) 375-1002
R0490834	Advance Realty II - Lana Caron On the Beach Team	Anthony Askowitz	Hollywood	FL	(305) 807-9079
R0490839	Advance Realty II - Integrity Group	Anthony Askowitz	Miami	FL	(305) 807-9079
R0490513	Masterpiece Realty	Nathan Berlin	Port St Lucie	FL	(772) 710-8570
R0490458	Action First (All Star)	Nick Fraser	Madeira Beach	FL	(727) 403-8007
R0490268	Realtec Group	Alan Hardy	Spring Hill	FL	(352) 688-3300
R0490268	Realtec Group	Karen Hardy	Spring Hill	FL	(352) 686-0540
R0490460	Marketing Specialists	Alan Hardy	Spring Hill	FL	(352) 688-3300
R0490460	Marketing Specialists	Karen Hardy	Spring Hill	FL	(352) 686-0540
R0490545	Marketing Specialists	Alan Hardy	Spring Hill	FL	(352) 688-3300
R0490545	Marketing Specialists	Karen Hardy	Spring Hill	FL	(352) 686-0540
R0490570	Marketing Specialists	Alan Hardy	Spring Hill	FL	(352) 688-3300
R0490570	Marketing Specialists	Karen Hardy	Spring Hill	FL	(352) 686-0540
R0490588	Realtec Group	Alan Hardy	Spring Hill	FL	(352) 688-3300
R0490588	Realtec Group	Karen Hardy	Spring Hill	FL	(352) 686-0540
R0490850	Realtec Group - The Nancy Leslie Team	Alan Hardy	Spring Hill	FL	(352) 688-3300
R0490850	Realtec Group - The Nancy Leslie Team	Karen Hardy	Spring Hill	FL	(352) 686-0540
R0490838	Marketing Specialists - The Hardy Team	Alan Hardy	Spring Hill	FL	(352) 688-3300
R0490838	Marketing Specialists - The Hardy Team	Karen Hardy	Spring Hill	FL	(352) 686-0540
R0490599	Masterpiece Realty	Nathan Berlin	Jensen Beach	FL	(772) 710-8570
R0490564	Professionals	Gary Thomas	Gainesville	FL	(352) 375-1002
R0490616	America's Top Realty	Darlene Hammond	Gulf Breeze	FL	(850) 572-2615
R0490509	Marketplace	Cris Assif	Celebration	FL	(407) 837-3000
R0490509	Marketplace	Beth Assif	Celebration	FL	(407) 701-3063
R0490633	Blue Coast	Julie Lemke	St. Augustine	FL	(904) 501-6011

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Office Id	Office Name	Name	City	State	Phone
R0490863	Blue Coast	Julie Lemke	St. Augustine	FL	(904) 501-6011
R0610237	Executives	Yuri Blanco	Eagle	ID	(208) 938-8099
R0610620	In Action	Jacob Oliver	Sandpoint	ID	(208) 290-5233
R0230419	Next (Premier)	Mike Opyd	Chicago	IL	(312) 929-8910
R0230238	All Pro	Tim Binning	Bloomington	IL	(630) 202-5940
R0230378	All Pro	Tim Binning	Sugar Grove	IL	(630) 202-5940
R0230490	All Pro	Tim Binning	Saint Charles	IL	(630) 202-5940
R0590167	1st Realty	Stephen Bright	Martinsville	IN	(765) 352-1100
R0590167	1st Realty	Darrell Cecil	Martinsville	IN	(765) 352-1100
R0590231	County Wide 1st	Dan Kelley	Michigan City	IN	(574) 876-8601
R0160005	Associates	Kenneth Seager	Wichita	KS	(316) 304-7796
R0210272	Elite Realty	Douglas Gooch	Lexington	KY	(859) 339-9130
R0200127	Shoreline (Northlake Associates)	Melody Barousse	Covington	LA	phone not listed
R0200127	Shoreline (Northlake Associates)	Candy Morse Modeen	Covington	LA	phone not listed
R0381076	Unlimited	Elias Papadopoulos	Brookline	MA	(617) 784-5050
R0381205	Impact	Vernon Miles	New Bedford	MA	(508) 717-3070
R0381225	360	Albert DiVirgilio	Lynn	MA	(339) 440-2688
R0381225	360	Katie DiVirgilio	Lynn	MA	(617) 285-9847
R0380774	360	Albert DiVirgilio	Lynn	MA	(339) 440-2688
R0380704	360	Albert DiVirgilio	Lynn	MA	(339) 440-2688
R0380113	360	Albert DiVirgilio	Lynn	MA	(339) 440-2688
R0380774	360	Katie DiVirgilio	Lynn	MA	(617) 285-9847
R0380704	360	Katie DiVirgilio	Lynn	MA	(617) 285-9847
R0380113	360	Katie DiVirgilio	Lynn	MA	(617) 285-9847
R0450427	First Choice	Tammi L. Reeder	Baltimore	MD	(443) 604-4872
R0381104	By the Bay	David Banks	Portland	ME	(207) 831-8033
R0270143	First	Charles Cacchione	Shelby Township	MI	(586) 703-1000
R0270143	First	Robert Scalici	Shelby Township	MI	phone not listed
R0170141	Select Properties	Roxanne Johnson	Harmony	MN	(507) 458-6110
R0170119	Thousand Lakes	Wendy Uzelac	Grand Rapids	MN	(218) 259-7653
R0170271	Experience	Mark Kottke	Norwood Young America	MN	(612) 382-4510
R0240022	Heart of America	Joyce Thomas	Rolla	MO	(573) 368-1296
R0240022	Heart of America	Larry Thomas	Rolla	MO	phone not listed
R0240036	Central	Cathy Bledsoe	Union	MO	(636) 399-0374
R0240036	Central	Kathy Nunn	Union	MO	(314) 650-1535
R0180121	House of Brokers	Ron Hartman	Springfield	MO	(417) 766-3559
R0610600	Mountain Property	Bill Mercer	Ennis	MT	(406) 581-5574
R0470418	Elite Realty	Candice Sunderhaus	Franklin	NC	(828) 371-2339
R0470418	Elite Realty	Rebekah Ramey	Franklin	NC	(828) 421-2357
R0470418	Elite Realty	Teresa Murray	Franklin	NC	(828) 342-3627
R0470275	Executive (Advantage)	James Bovell	Raleigh	NC	(345) 945-4000
R0470500	Metro Realty	J Scott Woods	Charlotte	NC	(704) 543-6680
R0470426	Essential	Erik Hoffacker	Wilmington	NC	(910) 431-3539
R0470426	Essential	Alisha Richardson	Wilmington	NC	(910) 777-2772
R0470426	Essential	Butch Saunders	Wilmington	NC	(910) 777-2704
R0320541	On the Hudson	Soha Fontaine	Hoboken	NJ	(917) 892-8977
R0320525	Infinity	Sonia Andriani	Secaucus	NJ	(201) 937-7908

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R0320525	Infinity	Michael Gonnelli	Secaucus	NJ	(201) 240-8422
R0050213	Of Alamogordo	Beth Crabbe	Alamogordo	NM	(575) 430-2722
R0050238	Gallery	Rebecca Baldonado	Los Lunas	NM	(505) 908-6174
R0050238	Gallery	Alonzo Baldonado	Los Lunas	NM	(505) 363-6214
R0290229	Realty (Select Associates)	Justin Oman	Columbus	OH	(419) 889-9876
R0290229	Realty (Select Associates)	Josh Cooper	Columbus	OH	(740) 341-2636
R0160009	Professionals	Lon Parks	Lawton	OK	(580) 353-7496
R0440266	Millennium	Joseph Rey	Philadelphia	PA	(215) 681-8093
R0420073	Heritage	Anthony J. Cimino	Murrysville	PA	(412) 298-4451
R0420073	Heritage - The Shirey Cerutti Team	Anthony J. Cimino	Murrysville	PA	(412) 298-4451
R0381122	On the Move	Jazzmine Napolitano	Rumford	RI	(401) 225-7070
R0470567	Coastal (Platinum)	Judith Lynn Snyder	Mount Pleasant	SC	(843) 870-4049
R0470447	Southern Shores (Inspire)	Laura Reid	Lexington	SC	(803) 528-9311
R0470447	Southern Shores (Inspire)	Jon Batten	Lexington	SC	(843) 830-7621
R0470483	Fullsail	J.D. MacNair	Charleston	SC	(843) 267-8855
R0210366	Choice Properties (Legacy Properties)	Steve Jones	Lebanon	TN	(615) 504-7396
R0210378	Preferred Properties (Tri Star)	Christy Hicks	Clinton	TN	(865) 207-0905
R0210378	Preferred Properties (Tri Star)	Janet Borrego	Knoxville	TN	(303) 748-0669
R0140231	Landmark	Frank Roberts	Terrell	TX	(972) 524-0689
R0140231	Landmark	Terry Roberts	Terrell	TX	(972) 523-9002
R0140206	Landmark	Frank Roberts	Canton	TX	(972) 524-0689
R0140206	Landmark	Terry Roberts	Canton	TX	(972) 523-9002
R0140387	Landmark-Kesterson Property Group	Frank Roberts	Edgewood	TX	(972) 524-0689
R0140387	Landmark-Kesterson Property Group	Terry Roberts	Edgewood	TX	(972) 523-9002
R0120096	Southwest	Tina Greenfield	Sugar Land	TX	phone not listed
R0120096	Southwest	Bette Lemon	Sugar Land	TX	(713) 598-4828
R0130139	Associates	Bob Jacobs	San Antonio	TX	(210) 340-3000
R0130262	Land & Homes on the Bay	Sarah Korczynski	Port Lavaca	TX	(361) 920-9567
R0130262	Land & Homes on the Bay	Veronica McCants	Port Lavaca	TX	(361) 935-4663
R0140025	RE/MAX Cross Country	Scott Smith	Highland Village	TX	(972) 841-0698
R0140138	RE/MAX Trinity	Scott Smith	Lewisville	TX	(972) 841-0698
R0140326	RE/MAX Trinity - The Legacy Team	Scott Smith	Denton	TX	(972) 841-0698
R0610238	Elite	Scott Comey	Everett	WA	(425) 350-0172
R0610238	Elite	Renee Comey	Everett	WA	(425) 350-0668
R0610238	Elite	Zach Hensrude	Everett	WA	(425) 770-9621
R0610583	Elite	Scott Comey	Lynnwood	WA	(425) 350-0172
R0610583	Elite	Renee Comey	Lynnwood	WA	(425) 350-0668
R0610583	Elite	Zach Hensrude	Lynnwood	WA	(425) 770-9621
R0610611	Elite	Scott Comey	Snohomish	WA	(425) 350-0172
R0610611	Elite	Renee Comey	Snohomish	WA	(425) 350-0668
R0610611	Elite	Zach Hensrude	Snohomish	WA	(425) 770-9621
R0610635	Elite	Scott Comey	Snohomish	WA	(425) 350-0172
R0610635	Elite	Renee Comey	Snohomish	WA	(425) 350-0668
R0610635	Elite	Zach Hensrude	Snohomish	WA	(425) 770-9621
R0250287	Prodigy	Matthew Peterson	Ashland	WI	(651) 222-6683
R0250272	Elite	Sandra Carlson	Salem	WI	(262) 994-0605
R0250272	Elite	Raymond Leffler	Salem	WI	(262) 898-7777

EXHIBIT E

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TRANSFERS OF CONTROLLING INTEREST

Office Id	Office Name	Name	City	State	Phone
R0250312	Forward	Ted Schaar	New Berlin	WI	(414) 678-9833

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Office Id	Office Name	Name	City	State	Phone	Reason
R0200282	Elite Realty Group	Milburn Long	Rainbow City	AL	(256) 504-4385	Ceased Operations
R0200249	Property Central	Leamon Yarbrough	Guntersville	AL	(256) 558-0040	Ceased Operations
R0200140	Lakefront	John Hall	Wedowee	AL	(334) 534-0525	Ceased Operations
R0200282	Elite Realty Group	Anna Long	Rainbow City	AL	phone not listed	Ceased Operations
R0050550	Golden Saguaro	Curt Rowe	Eloy	AZ	(480) 318-1187	Ceased Operations
R0041397	Metro	Alfred Younan	San Jose	CA	(408) 333-0333	Ceased Operations
R0041413	Innovate	Lillian Patch	Santee	CA	(619) 507-8303	Ceased Operations
R0041117	Star Properties	George Chopoff	Belmont	CA	(650) 743-4865	Ceased Operations
R0041237	First Equity Realty	Phillip R Jago	Mendocino	CA	(707) 357-0819	Ceased Operations
R0040276	Terrasol	Leo Betancourt	North Tustin	CA	(714) 308-7838	Ceased Operations
R0041266	Gold Coast	Michael Sipes	Oxnard	CA	(805) 443-2390	Ceased Operations
R0041179	One	Keith Myers	Laguna Beach	CA	(818) 399-1495	Ceased Operations
R0040259	Connections	Mike Safiedine	Escondido	CA	(858) 609-9609	Ceased Operations
R0041273	Top Producers	Jeannette Fuentes	Brea	CA	(909) 618-6120	Ceased Operations
R0041273	Top Producers	Christian Fuentes	Brea	CA	(909) 655-9020	Ceased Operations
R0041332	Champions	Jennifer Puglisi	West Covina	CA	(909) 949-0605	Ceased Operations
R0041251	Champions	Jennifer Puglisi	Ontario	CA	(909) 949-0605	Ceased Operations
R0040275	Gold	James O'Bryon	Salinas	CA	(916) 536-7600	Ceased Operations
R0040766	Gold	James O'Bryon	Redwood	CA	(916) 536-7600	Ceased Operations
R0041265	Gold	James O'Bryon	Truckee	CA	(916) 536-7600	Ceased Operations
R0041131	Gold	James O'Bryon	Petaluma	CA	(916) 536-7600	Ceased Operations
R0041058	Gold	James O'Bryon	Fair Oaks	CA	(916) 536-7600	Ceased Operations
R0041179	One	James O'Bryon	Laguna Beach	CA	(916) 536-7600	Ceased Operations
R0040998	Gold	James O'Bryon	Jamestown	CA	(916) 536-7600	Ceased Operations
R0040878	Grupe Gold	James O'Bryon	Valley Springs	CA	(916) 536-7600	Ceased Operations
R0041094	Gold	James O'Bryon	Tracy	CA	(916) 536-7600	Ceased Operations
R0041251	Champions	Sonia Orozco	Ontario	CA	(951) 543-3020	Ceased Operations
R0040275	Gold	Michael Mobley	Salinas	CA	phone not listed	Ceased Operations
R0040766	Gold	Michael Mobley	Redwood	CA	phone not listed	Ceased Operations
R0041265	Gold	James O'Bryon	Truckee	CA	phone not listed	Ceased Operations
R0041131	Gold	Michael Mobley	Petaluma	CA	phone not listed	Ceased Operations
R0041058	Gold	Michael Mobley	Fair Oaks	CA	phone not listed	Ceased Operations
R0040998	Gold	Michael Mobley	Jamestown	CA	phone not listed	Ceased Operations
R0040878	Grupe Gold	Michael Mobley	Valley Springs	CA	phone not listed	Ceased Operations
R0041094	Gold	Michael Mobley	Tracy	CA	phone not listed	Ceased Operations
R0110242	Professionals	Alan Smith	Greenwood Village	CO	(303) 503-2526	Ceased Operations
R0110157	Alan Smith	Professionals	Denver	CO	(303) 503-2526	Ceased Operations
R0110242	Professionals	Mike Burns	Greenwood Village	CO	(303) 550-1459	Ceased Operations
R0110157	Mike Burns	Professionals	Denver	CO	(303) 550-1459	Ceased Operations
R0110242	Professionals	Brad Whitehouse	Greenwood Village	CO	(303) 887-5159	Ceased Operations
R0110157	Brad Whitehouse	Professionals	Denver	CO	(303) 887-5159	Ceased Operations
R0110128	Real Estate Group	Bryan Vail	Colorado Springs	CO	(719) 330-8010	Ceased Operations
R0110128	Real Estate Group	Dave Kaercher	Colorado Springs	CO	(719) 331-5307	Ceased Operations
R0110212	Properties, Inc	Joe Clement	Colorado Springs	CO	(719) 540-6421	Ceased Operations
R0110248	Alliance	Chad Ochsner	Westminster	CO	(720) 840-3428	Ceased Operations
R0490865	One	Anthony Revoir	Uncasville	CT	(860) 235-1642	Ceased Operations
R0490819	Tradition	Jennifer Eckrote-Frey	Port St Lucie	FL	(772) 618-3480	Ceased Operations
R0490841	Suncoast Realty	Julie McElyea	Bonita Springs	FL	(239) 383-0564	Ceased Operations
R0490336	Unique Realty	Edward Rodriguez	Miami Lakes	FL	(305) 822-8216	Ceased Operations
R0490720	Aerospace Realty	Barbara Zapotocky	Rockledge	FL	(321) 631-5511	Ceased Operations

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Office Id	Office Name	Name	City	State	Phone	Reason
R0490742	Solutions	Lindsay M. Sanger Norton	Merritt Island	FL	(321) 848-8379	Ceased Operations
R0490529	Realty One	Karen Cunningham	Lecanto	FL	(352) 422-7546	Ceased Operations
R0490529	Realty One	Keith Pullias	Inverness	FL	(352) 613-6276	Ceased Operations
R0490529	Realty One	Brogan Cunningham	Lecanto	FL	(352) 634-2658	Ceased Operations
R0490845	Masters	Karen Hardy	Spring Hill	FL	(352) 686-0540	Ceased Operations
R0490613	Realtec Group	Karen Hardy	Palm Harbor	FL	(352) 686-0540	Ceased Operations
R0490845	Masters	Alan Hardy	Spring Hill	FL	(352) 688-3300	Ceased Operations
R0490613	Realtec Group	Alan Hardy	Spring Hill	FL	(352) 688-3300	Ceased Operations
R0490030	Associates	Carolyn Lawrence	Deltona	FL	(386) 748-0749	Ceased Operations
R0490871	Riverside	Michael Saracco	New Smyrna Beach	FL	(386) 882-3577	Ceased Operations
R0490524	Island Properties	Peter Martinsen	Singer Island	FL	(561) 309-9536	Ceased Operations
R0490612	Properties	Peter Martinsen	Singer Island	FL	(561) 309-9536	Ceased Operations
R0490524	Island Properties	Angelina Martinsen	Juno Beach	FL	(561) 951-1029	Ceased Operations
R0490612	Properties	Angelina Martinsen	Juno Beach	FL	(561) 951-1029	Ceased Operations
R0490364	Select Group	Fozia Shan	Boca Raton	FL	(786) 299-0196	Ceased Operations
R0490866	Relations	Danny Fontaine	Jacksonville	FL	(904) 476-1523	Ceased Operations
R0490866	Relations	Mike Pisacreta	Jacksonville	FL	(904) 528-7372	Ceased Operations
R0490678	Alliance Group	Peter Crowley	Sarasota	FL	(941) 316-6569	Ceased Operations
R0490678	Alliance Group	Christy Travis	Sarasota	FL	(941) 545-5284	Ceased Operations
R0490678	Alliance Group	Ron Travis	Bradenton	FL	(941) 758-7777	Ceased Operations
R0490678	Alliance Group	Jay Travis	Bradenton	FL	(941) 812-7277	Ceased Operations
R0490529	Realty One	Kevin Cunningham	Lecanto	FL	phone not listed	Ceased Operations
R0480504	Fine Homes	Sheldon Cobb	Jonesboro	GA	(404) 593-1595	Ceased Operations
R0480500	One Stop	Ruben Sanchez	Alpharetta	GA	(678) 722-3332	Ceased Operations
R0480504	Fine Homes	Hope Ellison	Jonesboro	GA	(678) 768-4956	Ceased Operations
R0480476	Legends	Larrisa Benson	Buford	GA	(770) 277-1922	Ceased Operations
R0041193	Island Living Brokered By RE/MAX Honolulu	Christopher Fidelibus	Kapolei	HI	(808) 687-8900	Ceased Operations
R0600149	TBD	Stacie Johnson	Cedar Rapids	IA	(319) 213-1014	Ceased Operations
R0230517	Premier	Janice Corley	Winnetka	IL	(312) 475-1717	Ceased Operations
R0230494	Next	Mike Opyd	Chicago	IL	(312) 929-8910	Ceased Operations
R0240166	Elite	Robin Gelfius	Mount Vernon	IL	(618) 246-8633	Ceased Operations
R0240207	Integrity	Brett Videon	Carterville	IL	(618) 499-2520	Ceased Operations
R0240166	Elite	Allison Martychenko	Mount Vernon	IL	(618) 550-8121	Ceased Operations
R0230411	Destiny	Angie Corcione	Elk Grove Village	IL	(630) 205-9575	Ceased Operations
R0590257	Centerstone	Lance Rhoades	Plainfield	IN	(317) 797-9393	Ceased Operations
R0590256	Real Estate Solutions	Nicholas Rodgers	Middletown	IN	(765) 640-5556	Ceased Operations
R0590265	Real Estate Groups	Katie Wray	Yorktown	IN	(765) 716-8568	Ceased Operations
R0590265	Real Estate Groups	Ryan Kramer	Yorktown	IN	(765) 717-2489	Ceased Operations
R0590265	Real Estate Groups	Jason Lipps	Yorktown	IN	(765) 760-4837	Ceased Operations
R0590265	Real Estate Groups	Justin Upp	Yorktown	IN	(765) 808-8073	Ceased Operations
R0210352	Southern Charm	Karen Randels	Cadiz	KY	(270) 350-3665	Ceased Operations
R0200272	Select	Clay Relle	Hammond	LA	(985) 662-5600	Ceased Operations
R0200287	On the Bayou	Shawn Carter	New Iberia	LA	phone not listed	Ceased Operations
R0381101	360	Albert DiVirgilio	Lynn	MA	(339) 440-2688	Ceased Operations
R0381194	Coastal Properties	Bob Sheldon	Plymouth	MA	(508) 237-9545	Ceased Operations
R0381033	Professional Associates	Lorraine Herbert	Sturbridge	MA	(508) 864-4232	Ceased Operations
R0381101	360	Katie DiVirgilio	Lynn	MA	(617) 285-9847	Ceased Operations
R0381140	Revolution	Michael DelRose	Watertown	MA	(617) 293-5700	Ceased Operations
R0381194	Coastal Properties	Amanda Howey	Eastham	MA	(774) 722-7804	Ceased Operations
R0381207	Ocean's Edge	Alexis Surpitski-Macintyre	Ipswich	MA	(978) 238-0058	Ceased Operations

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Office Id	Office Name	Name	City	State	Phone	Reason
R0450522	Universal	Li Ye	Germantown	MD	(202) 271-8066	Ceased Operations
R0450592	Plus	Paul Katrivanos	Frederick	MD	(240) 604-3000	Ceased Operations
R0450504	Success	Claire Crawford	Rockville	MD	(240) 832-5165	Ceased Operations
R0450504	Success	John Lee	Rockville	MD	(301) 264-6577	Ceased Operations
R0450338	Advantage Realty	Alex K. Karavasilis	Ellicott City	MD	(410) 979-9924	Ceased Operations
R0260123	North	Michael Sherwood	Cheboygan	MI	(231) 627-9991	Ceased Operations
R0270220	Eclipse	Ryan Kelly	Clarkston	MI	(248) 410-5272	Ceased Operations
R0270229	Commercial Connection	Ellen Mahoney	Farmington	MI	(248) 505-2509	Ceased Operations
R0270220	Eclipse	Levan Wood	Troy	MI	(248) 770-1029	Ceased Operations
R0270220	Eclipse	Nick Pinozzi	Rochester Hills	MI	(248) 935-9192	Ceased Operations
R0260128	Of Mt. Pleasant	Randall J. Golden	Mt. Pleasant	MI	phone not listed	Ceased Operations
R0170216	Signature Properties	Bruce Fuhrman	Battle Lake	MN	(218) 531-0212	Ceased Operations
R0170216	Signature Properties	Del Jose	Battle Lake	MN	(218) 731-9729	Ceased Operations
R0170216	Signature Properties	Richard Field	Battle Lake	MN	(218) 736-7013	Ceased Operations
R0170270	Dynamic Agents	Dennis Terrell	Le Center	MN	(507) 387-5151	Ceased Operations
R0170232	Experience	Mark Kottke	Belle Plaine	MN	(612) 382-4510	Ceased Operations
R0170274	Experience	Mark Kottke	Glencoe	MN	(612) 382-4510	Ceased Operations
R0170232	Experience	Tammy Kottke	Belle Plaine	MN	(612) 400-3257	Ceased Operations
R0170267	Results	John Collopy	Eyota	MN	(952) 829-2900	Ceased Operations
R0170187	Results	John Collopy	Eagan	MN	(952) 829-2900	Ceased Operations
R0240165	Platinum	Joe Coyne	O'Fallon	MO	(636) 441-8080	Ceased Operations
R0610601	Home Again Realty	Phillippa Labuda	Kalispell	MT	(406) 249-0765	Ceased Operations
R0610601	Home Again Realty	Charles Lapp	Kalispell	MT	(406) 885-2002	Ceased Operations
R0470471	Performance	Ed Karazin	Cary	NC	(919) 924-4991	Ceased Operations
R0110524	Bakken Realty	Mitzi Bestall	Williston	ND	(701) 580-8116	Ceased Operations
R0110538	Bakken Realty	Mitzi Bestall	Minto	ND	(701) 842-4224	Ceased Operations
R0110525	Bakken Realty	Mitzi Bestall	Watford	ND	(701) 842-4224	Ceased Operations
R0381173	In the Mountains	Kevin McNamara	Lincoln	NH	(603) 540-5235	Ceased Operations
R0320583	Affiliates	Joseph McCabe	Mount Laurel	NJ	(215) 868-6379	Ceased Operations
R0320168	Atlantic	Scott Reighard	Abescon	NJ	(609) 442-8600	Ceased Operations
R0320168	Atlantic	Amy Sullivan	Abescon	NJ	(609) 457-1851	Ceased Operations
R0320376	Surfside	Christine Rothwell	Cape May	NJ	(609) 780-7344	Ceased Operations
R0320376	Surfside	Brian Groetsch	Cape May	NJ	(609) 972-6339	Ceased Operations
R0340420	Edge	Michael Napolitano	Brooklyn	NJ	(718) 288-3835	Ceased Operations
R0340425	Edge	Michael Napolitano	Brooklyn	NJ	(718) 288-3835	Ceased Operations
R0320310	Commercial Real Estate	Joseph Santoro	Cranford	NJ	(732) 208-1313	Ceased Operations
R0320569	Synergy	Anna Garifine	Little Silver	NJ	(732) 245-2484	Ceased Operations
R0320569	Synergy	Andrew Kligman	Long Beach	NJ	(732) 673-8446	Ceased Operations
R0320574	Supreme	Mark Scuderi	Phillipsburg	NJ	(908) 347-9652	Ceased Operations
R0320484	Select	Sigrid Amil	Rockaway	NJ	(954) 905-2772	Ceased Operations
R0320426	House Values	Ralph Fucci	Landing	NJ	(973) 584-5758	Ceased Operations
R0320426	House Values	Michael Luzzi	Randolph	NJ	(973) 713-7005	Ceased Operations
R0490364	Select Group	Sigrid Amil	Rockaway	NJ	(954) 905-2772	Ceased Operations
R0050250	Nancy Kennedy	Exclusive	Albuquerque	NM	(505) 321-9818	Ceased Operations
R0340101	Masters	Martin Carpenter	Dewitt	NY	(315) 622-6000	Ceased Operations
R0340433	Revolution	David W. Young	Waterloo	NY	(315) 730-5881	Ceased Operations
R0340423	Town & Country	Howard Payson	Fishkill	NY	(845) 232-0844	Ceased Operations
R0340430	Town & Country	Howard Payson	Fishkill	NY	(845) 232-0844	Ceased Operations
R0340392	Real Estate Professionals	Hugo Salazar	Brooklyn	NY	(917) 804-3713	Ceased Operations
R0340392	Real Estate Professionals	Chat Chan	Brooklyn	NY	(917) 838-4152	Ceased Operations

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Office Id	Office Name	Name	City	State	Phone	Reason
R0280316	Traditions	Dwight Milko	Chagrin Falls	OH	(216) 224-1901	Ceased Operations
R0280346	Traditions	Dwight Milko	Streetsboro	OH	(216) 224-1901	Ceased Operations
R0280411	Oasis Dream Homes	Linda Maharaj	Wadsworth	OH	(330) 331-5375	Ceased Operations
R0280407	Pathway	Anna Ciano-Hendricks	Aurora	OH	(330) 352-6750	Ceased Operations
R0280411	Oasis Dream Homes	Meru Maharaj	Wadsworth	OH	(330) 459-9444	Ceased Operations
R0610472	Equity Group	Laurie Thiel	Portland	OR	(503) 799-0301	Ceased Operations
R0610472	Equity Group	Chad Ochsner	Portland	OR	(720) 840-3428	Ceased Operations
R0610472	Equity Group	James O'Bryon	Portland	OR	(916) 536-7600	Ceased Operations
R0610472	Equity Group	Michael Mobley	Portland	OR	phone not listed	Ceased Operations
R0440336	Five Star Realty	Kent Hatter	Orwigsburg	PA	(570) 449-1545	Ceased Operations
R0420002	Select Realty	Ed Rae	Cranberry Township	PA	(724) 321-0785	Ceased Operations
R0420002	Select Realty	Chris Murphy	Cranberry Township	PA	(724) 321-1959	Ceased Operations
R0420034	Renaissance Realty West	Keith DeVries	Moon Township	PA	(724) 777-3456	Ceased Operations
R0420147	Real Estate Specialist	Richard Gallo	Indiana	PA	(724) 840-2913	Ceased Operations
R0381199	On the Move	Jazzmine Napolitano	Providence	RI	(401) 225-7070	Ceased Operations
R0381189	Results	Joseph Fitzpatrick	Middletown	RI	(401) 848-7827	Ceased Operations
R0381189	Results	Tyler Bernadyn	Middletown	RI	(401) 848-7827	Ceased Operations
R0381189	Results	Justine Tarlton	Middletown	RI	(401) 855-9422	Ceased Operations
R0210353	Southern Real Estate	Brian Marks	Pulaski	TN	(931) 703-3444	Ceased Operations
R0210318	Fine Homes	John Rutherford	Spring Hill	TN	phone not listed	Ceased Operations
R0210377	Experts	Sammie Knight	Southaven	TN	phone not listed	Ceased Operations
R0130309	Signature	Ernesto Gonzalez	San Antonio	TX	(210) 607-4689	Ceased Operations
R0130339	Roundup	James Peterson	Floresville	TX	(210) 740-1295	Ceased Operations
R0130212	Cornerstone	Debbie Nutt	La Vernia	TX	(210) 872-9537	Ceased Operations
R0140143	Premier	Ivy Boland	Plano	TX	(214) 673-8810	Ceased Operations
R0120347	Ace	Christian Albert	Houston	TX	(228) 669-4663	Ceased Operations
R0120211	Signature	Timothy Gross	Magnolia	TX	(281) 414-2631	Ceased Operations
R0120208	Legends	Beth Lovell	Spring	TX	(281) 440-7900	Ceased Operations
R0120211	Signature	Roxanna Gross	Magnolia	TX	(281) 748-9071	Ceased Operations
R0120342	Leading Edge	Jason Keeling	Texas City	TX	(409) 744-3300	Ceased Operations
R0120155	Northwest	Jeanie Turk	Sour Lake	TX	(409) 753-3939	Ceased Operations
R0120262	Carlton Woods	Charlie Foxworth	Beaumont	TX	(409) 860-3200	Ceased Operations
R0120176	The Woodlands & Spring II	Charlie Foxworth	Beaumont	TX	(409) 860-3200	Ceased Operations
R0120347	Ace	Hoa Nguyen	Houston	TX	(469) 478-8285	Ceased Operations
R0120337	Town & Country	Kristi Halphen	Fulshear	TX	(713) 816-9099	Ceased Operations
R0140175	Achievers	Robbie Renfro	Benbrooke	TX	(817) 989-3191	Ceased Operations
R0130339	Roundup	Barbara Peterson	Floresville	TX	(830) 251-0931	Ceased Operations
R0120336	Adventure	Lauren Silva	Angleton	TX	(832) 561-9833	Ceased Operations
R0120317	Distinction	Michelle Cannon	Montgomery	TX	(832) 818-6621	Ceased Operations
R0130212	Cornerstone	Michael Nutt	La Vernia	TX	phone not listed	Ceased Operations
R0140143	Premier	David Boland	Plano	TX	phone not listed	Ceased Operations
R0140010	Abilene	Margie Peck	Abilene	TX	phone not listed	Ceased Operations
R0140282	Abilene II	Margie Peck	Abilene	TX	phone not listed	Ceased Operations
R0110542	Odyssey	Lester Lemon	Bountiful	UT	(801) 390-2561	Ceased Operations
R0110542	Odyssey	Michael Gray	Bountiful	UT	(801) 698-3810	Ceased Operations
R0450432	Realty Specialists	GR Falls Jr.	Charlottesville	VA	(434) 760-2500	Ceased Operations
R0450507	Distinctive	Andrew Reamer	McLean	VA	(703) 673-6324	Ceased Operations
R0450474	Gateway	Scott MacDonald	Chantilly	VA	(703) 727-6900	Ceased Operations
R0450269	Executives	Sherry Rahnama	Fairfax	VA	(703) 864-8640	Ceased Operations
R0450495	Executives	Sherry Rahnama	Fairfax	VA	(703) 864-8640	Ceased Operations

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R0450432	Realty Specialists	Patrick Burns	Charlottesville	VA	(434) 465-4444	Ceased Operations
R0700227	On The Rock	Lindsay Gage	St Thomas	VI	(340) 227-7860	Ceased Operations
R0700227	On The Rock	Rosalee Gage	St Thomas	VI	phone not listed	Ceased Operations
R0610515	Integrity	Paul Blumenstetter	North Bend	WA	(206) 999-2929	Ceased Operations
R0610595	Exclusive	Michael Runyan	Tacoma	WA	(253) 307-9454	Ceased Operations
R0610595	Exclusive	Julia Runyan	Tacoma	WA	(253) 549-5110	Ceased Operations
R0610639	Leading Professionals	Jennifer Gilbert-Smith	Federal Way	WA	(253) 653-9033	Ceased Operations
R0250177	Preferred	Tim Krueger	Cottage Grove	WI	(608) 206-5850	Ceased Operations
R0250177	Preferred	Nanci Jenks	Cottage Grove	WI	(608) 393-3330	Ceased Operations
R0250177	Preferred	Raegen Trimmer	Cottage Grove	WI	(608) 393-7234	Ceased Operations
R0250177	Preferred	Daniel Bertelson	Cottage Grove	WI	(608) 620-3262	Ceased Operations
R0250278	Property Pros	Julie Winter-Paez	Boulder Junction	WI	(715) 891-1236	Ceased Operations
R0250278	Property Pros	Judy Barr	Boulder Junction	WI	(715) 891-4918	Ceased Operations
R0230408	Showcase	Piero Orsi	Waukegan	WI	(847) 596-6100	Ceased Operations
R0110432	Results Realty Inc	Michael Eastman	Evanston	WY	(307) 679-4411	Ceased Operations
R0110432	Results Realty Inc	Christy Eastman	Evanston	WY	phone not listed	Ceased Operations

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EXHIBIT G-1

FRANCHISEE DISCLOSURE QUESTIONNAIRE

**FOR USE IN
CONNECTICUT, INDIANA, MAINE, MASSACHUSETTS,
NEW HAMPSHIRE, VERMONT, WISCONSIN**

9. Do you understand that we and our affiliates have the right to grant franchises or operate competing businesses at any location whatsoever, as we may determine, including a location near your Office?

Yes _____ No _____

10. Has any employee or other person speaking on behalf of RE/MAX Integrated Regions, LLC made any representations, assurances, guarantees or promises that are contrary to, or different from, the information contained in the Franchise Disclosure Document?

Yes _____ No _____

11. Do you understand that you are expected to grow the RE/MAX brand by recruiting and retaining Sales Associates and that your franchise agreement may be terminated for failing to meet Minimum Agent Count?

Yes _____ No _____

By signing this Questionnaire, you are representing that you have responded truthfully to the above questions. You understand that your answers are important to us and that we will rely on them.

FRANCHISEE/APPLICANT

DATE

EXHIBIT G-2

FRANCHISEE DISCLOSURE QUESTIONNAIRE

FOR USE IN
MINNESOTA AND RHODE ISLAND

FRANCHISEE DISCLOSURE QUESTIONNAIRE

As you know, RE/MAX Integrated Regions, LLC (“we,” “us” or “*RE/MAX Integrated Regions, LLC*”) and you are preparing to enter into a Franchise Agreement for the operation of a RE/MAX real estate brokerage office franchise. Please review each of the following questions carefully and provide honest responses to each question. Please circle or check your answer to each question.

1. I have received the Franchise Agreement and each exhibit, addendum, and rider attached to it.
True _____ False _____

2. I have an attorney, accountant, or other professional advisor.
True _____ False _____

3. I had the opportunity to ask questions about RE/MAX Integrated Regions, LLC, and the franchise offered as well as the information in the Franchise Disclosure Document I received.
True _____ False _____

4. I understand that my dealings are with RE/MAX Integrated Regions, LLC and not with the officers, directors, employees and agents of RE/MAX Integrated Regions, LLC who act only in a representative capacity and not in an individual capacity.
True _____ False _____

5. I understand that RE/MAX Integrated Regions, LLC and its affiliates have the right to grant franchises or operate competing businesses at any location whatsoever including a location near my Office.
True _____ False _____

6. I understand that I am expected to grow the RE/MAX brand by recruiting and retaining Sales Associates and that my franchise agreement may be terminated for failing to meet the Minimum Agent Count.
True _____ False _____

By signing this Questionnaire, you are representing that you have responded truthfully to the above questions.

You understand that your answers are important to us and that we will rely on them.

No statement, questionnaire, or acknowledgment signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of: (i) waiving any claims under any applicable state franchise law, including fraud in the inducement; or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor. This provision supersedes any other term of any document executed in connection with the franchise.

FRANCHISEE/APPLICANT

DATE

EXHIBIT G - 3

FRANCHISEE DISCLOSURE QUESTIONNAIRE

TEAM OFFICE

FOR USE IN
CONNECTICUT, INDIANA, MAINE,
MASSACHUSETTS, NEW HAMPSHIRE,
VERMONT, WISCONSIN

FRANCHISEE DISCLOSURE QUESTIONNAIRE – TEAM OFFICE

As you know, RE/MAX Integrated Regions, LLC (“we,” “us” or “*RE/MAX Integrated Regions, LLC*”) and you are preparing to sign an amendment to the Franchise Agreement for the operation of a Team Office. The purpose of this Questionnaire is to determine whether any statements or promises were made to you that we have not authorized and that may be untrue, inaccurate or misleading. Please review each of the following questions carefully and provide honest responses to each question. Please circle or check your answer to each question.

1. I have received, personally reviewed, and understand the information contained in the Franchise Disclosure Document, including the attached exhibits, such as the Team Office Amendment.

True _____ False _____

2. I acknowledge that I have had the opportunity—whether or not I may have chosen to do so—to discuss with my attorney, accountant, or other professional advisor the benefits and risks of opening a Team Office.

True _____ False _____

3. I am relying upon information I received concerning RE/MAX Integrated Regions, LLC and not information concerning any parent company of RE/MAX Integrated Regions, LLC.

True _____ False _____

4. Has any employee or other person speaking on behalf of RE/MAX Integrated Regions, LLC made any representations, assurances, guarantees, or promises regarding the following in reference to operating a Team Office?

Revenues?	Yes _____	No _____
Profits?	Yes _____	No _____
Likelihood of Success?	Yes _____	No _____

5. Do you understand that the success of your Team Office will depend in large part upon your skills and abilities, competition from other businesses, interest rates, inflation, supply costs, lease terms and other economic and business factors?

Yes _____ No _____

6. Do you understand that in all dealings with you, the officers, directors, employees and agents of RE/MAX Integrated Regions, LLC act only in a representative capacity and not in an individual capacity and such dealings are solely between you and RE/MAX Integrated Regions, LLC?

Yes _____ No _____

7. Has any employee or other person speaking on behalf of RE/MAX, LLC made any representations, assurances, guarantees or promises that you will have or receive any type of territorial rights or protection?

Yes _____ No _____

8. Do you understand that we and our affiliates have the right to grant franchises, team offices, or operate competing businesses at any location whatsoever, as we may determine, including a location near your main Office location or near your Team Office?

Yes _____ No _____

9. Has any employee or other person speaking on behalf of RE/MAX Integrated Regions, LLC made any representations, assurances, guarantees or promises that are contrary to, or different from, the information contained in the Franchise Disclosure Document?

Yes _____ No _____

By signing this Questionnaire, you are representing that you have responded truthfully to the above questions. You understand that your answers are important to us and that we will rely on them.

FRANCHISEE/APPLICANT

DATE

EXHIBIT G-4

FRANCHISEE DISCLOSURE QUESTIONNAIRE

TEAM OFFICE

FOR USE IN
MINNESOTA AND RHODE ISLAND

FRANCHISEE DISCLOSURE QUESTIONNAIRE

As you know, RE/MAX Integrated Regions, LLC (“we,” “us” or “*RE/MAX Integrated Regions, LLC*”) and you are preparing to sign an amendment to the Franchise Agreement for the operation of a Team Office. Please review each of the following questions carefully and provide honest responses to each question. Please circle or check your answer to each question.

1. I have received the information contained in the Franchise Disclosure Document, including the attached exhibits, such as the Team Office Amendment.

True _____ False _____

2. I have an attorney, accountant, or other professional advisor.

True _____ False _____

3. I had the opportunity to ask questions about the Team Office amendment.

True _____ False _____

4. I understand that my dealings are with RE/MAX Integrated Regions, LLC and not with the officers, directors, employees and agents of RE/MAX Integrated Regions, LLC who act only in a representative capacity and not in an individual capacity.

True _____ False _____

5. I understand that RE/MAX Integrated Regions, LLC and its affiliates have the right to grant franchises, team offices, or operate competing businesses at any location whatsoever including a location near my Office.

True _____ False _____

By signing this Questionnaire, you are representing that you have responded truthfully to the above questions.

You understand that your answers are important to us and that we will rely on them.

No statement, questionnaire, or acknowledgment signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of: (i) waiving any claims under any applicable state franchise law, including fraud in the inducement; or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor. This provision supersedes any other term of any document executed in connection with the franchise.

FRANCHISEE/APPLICANT

DATE

EXHIBIT H

**LIST OF STATE AGENCIES/
AGENTS FOR SERVICE OF PROCESS**

STATE ADMINISTRATORS and/or REGISTERED AGENTS

1. **Indiana**

State Administrator
Securities Commissioner
302 West Washington St.
Room E-111
Indianapolis, Indiana 46204

Registered Agent
Indiana Secretary of State
201 State House
200 West Washington Street
Indianapolis, Indiana 46204
(317) 232-6576

2. **Minnesota**

State Administrator
Commissioner of Commerce
Main Office, Golden Rule Building
85 7th Place East, Suite 280
St. Paul, Minnesota 55101-2198

Registered Agent
Minnesota Commissioner of Commerce
85 Seventh Place East, Suite 280
St. Paul, Minnesota 55101
(651) 539-1600

3. **Rhode Island**

State Administrator
Director of Business Regulation
1511 Pontiac Avenue
Cranston, Rhode Island 02920

Registered Agent
Director of Business Regulation
1511 Pontiac Avenue
Cranston, Rhode Island 02920
(401) 462-9500

STATE ADMINISTRATORS and/or REGISTERED AGENTS

4. **Wisconsin**

State Administrator
Commissioner of Securities
4822 Madison Yards Way, North Tower
Madison, WI 53705

Registered Agent
Division Administrator
Wisconsin Department of Financial Institutions
4822 Madison Yards Way, North Tower
Madison, Wisconsin 53703
(608) 266-0448

If a state is not listed, RE/MAX Integrated Regions, LLC has not appointed an agent for service of process in that state in connection with the requirements of franchise laws. There may be states in addition to those listed above in which RE/MAX Integrated Regions, LLC has appointed an agent for service of process.

EXHIBIT I

**ADDENDA TO FRANCHISE DISCLOSURE
DOCUMENT FOR STATES OF: MINNESOTA,
RHODE ISLAND AND WISCONSIN**

**ADDENDUM
TO THE FRANCHISE DISCLOSURE DOCUMENT OF
RE/MAX INTEGRATED REGIONS, LLC
REQUIRED BY THE STATE OF MINNESOTA**

Item 6. The amount charged for the Insufficient Funds Processing Fee in Minnesota is \$30.

Minnesota Statutes, Section 80C.21 and Minnesota Rules 2860.4400(J) prohibit the franchisor from requiring litigation to be conducted outside Minnesota, requiring waiver of a jury trial, or requiring the franchisee to consent to liquidated damages, termination penalties or judgment notes. In addition, nothing in the Franchise Disclosure Document or agreement(s) can abrogate or reduce (1) any of the franchisee's rights as provided for in Minnesota Statutes, Chapter 80C or (2) franchisee's rights to any procedure, forum, or remedies provided for by the laws of the jurisdiction.

With respect to franchises governed by Minnesota law, the franchisor will comply with Minnesota Statutes, Section 80C.14, Subd. 3-5 which require (except in certain specified cases) (1) that a franchisee be given 90 days' notice of termination (with 60 days to cure) and 180 days' notice for non-renewal of the Franchise Agreement and (2) that consent to the transfer of the franchise will not be unreasonably withheld.

Minnesota considers it unfair to not protect the franchisee's right to use the trademarks. Refer to Minnesota Statutes, Section 80C.12, Subd. 1(g). The franchisor will protect the franchisee's rights to use the trademarks, service marks, trade names, logotypes or other commercial symbols or indemnify the franchisee from any loss, costs or expenses arising out of any claim, suit or demand regarding the use of the name.

Minnesota Rules 2860.4400(D) prohibits a franchisor from requiring a franchisee to assent to a general release.

The franchisee cannot consent to the franchisor obtaining injunctive relief. The franchisor may seek injunctive relief. See Minn. Rules 2860.4400(J) also, a court will determine if a bond is required.

Any limitations of claims section must comply with Minnesota Statutes, Section 80C.17, Subd. 5.

No statement, questionnaire, or acknowledgement signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of: (i) waiving any claims under any applicable state franchise law, including, fraud in the inducement; or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor. This provision supersedes any other term of any document executed with the franchise.

Any provisions in the Franchise Agreement that constitute Acknowledgements, as defined in the NASAA Statement of Policy Regarding the Use of Franchise Questionnaires and Acknowledgements adopted on September 18, 2022 and effective January 1, 2023 ("SOP"), shall not apply to prospective franchisees who are subject to the anti-waiver provision of the Minnesota Franchises Law.

The provisions of this Addendum only apply if the jurisdictional requirements of the Minnesota Franchises Law are met independently without reference to this Addendum and to the extent they are then valid requirements of the statute.

**ADDENDUM
TO THE FRANCHISE DISCLOSURE DOCUMENT OF
RE/MAX INTEGRATED REGIONS, LLC
REQUIRED BY THE STATE OF WISCONSIN**

The Wisconsin Fair Dealership Law, Chapter 135 of the Wisconsin Statutes supersedes any provision of the Franchise Agreement if such provision is in conflict with that law.

The provisions of this Addendum only apply if the jurisdictional requirements of the Wisconsin Franchise Investment Law are met independently without reference to this Addendum and to the extent they are then valid requirements of the statute.

ADDENDUM TO RE/MAX INTEGRATED REGIONS
FRANCHISE DISCLOSURE DOCUMENT
REQUIRED BY THE STATE OF RHODE ISLAND

In recognition of the requirements of the Rhode Island Franchise Investment Act, §§ 19-28.1-1 through 19-28.1-34, the Franchise Disclosure Document for RE/MAX Integrated Regions, LLC for use in the State of Rhode Island shall be amended to include the following:

1. Item 17, "Renewal, Termination, Transfer and Dispute Resolution," shall be amended by the addition of the following:

§ 19-28.1-14 of the Rhode Island Franchise Investment Act provides that "A provision in a franchise agreement restricting jurisdiction or venue to a forum outside this state or requiring the application of the laws of another state is void with respect to a claim otherwise enforceable under this Act."

2. No statement, questionnaire, or acknowledgment signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of: (i) waiving any claims under any applicable state franchise law, including fraud in the inducement; or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor. This provision supersedes any other term of any document executed in connection with the franchise.

This Addendum to the Disclosure Document shall be effective only to the extent, with respect to such provision, that the jurisdictional requirements of the Rhode Island Franchise Investment Act, §§ 19-28.1-1 through 19-28.1-34, are met independently without reference to this Addendum to the Disclosure Document.

EXHIBIT J

**ADDENDA TO FRANCHISE AGREEMENT –
MINNESOTA AND RHODE ISLAND**

**ADDENDUM
TO THE FRANCHISE AGREEMENT OF
RE/MAX INTEGRATED REGIONS, LLC
REQUIRED BY THE STATE OF MINNESOTA**

Minnesota Statutes, Section 80C.21 and Minnesota Rules 2860.4400(J) prohibit the franchisor from requiring litigation to be conducted outside Minnesota, requiring waiver of a jury trial, or requiring the franchisee to consent to liquidated damages, termination penalties or judgment notes. In addition, nothing in the Franchise Disclosure Document or agreement(s) can abrogate or reduce (1) any of the franchisee's rights as provided for in Minnesota Statutes, Chapter 80C or (2) franchisee's rights to any procedure, forum, or remedies provided for by the laws of the jurisdiction.

With respect to franchises governed by Minnesota law, the franchisor will comply with Minnesota Statutes, Section 80C.14, Subd. 3-5 which require (except in certain specified cases) (i) that a franchisee be given 90 days' notice of termination (with 60 days to cure) and 180 days' notice for non-renewal of the Franchise Agreement and (2) that consent to the transfer of the franchise will not be unreasonably withheld.

Minnesota considers it unfair to not protect the franchisee's right to use the trademarks. Refer to Minnesota Statutes, Section 80C.12, Subd. 1(G). The franchisor will protect the franchisee's rights to use the trademarks, service marks, trade names, logotypes, or other commercial symbols or indemnify the franchisee from any loss, costs, or expenses arising out of any claim, suit, or demand regarding the use of the name.

Minnesota Rules 2860.4400(D) prohibits a franchisor from requiring a franchisee to assent to a general release.

The franchisee cannot consent to the franchisor obtaining injunctive relief. The franchisor may seek injunctive relief. See Minn. Rules 2860.4400(J) also, a court will determine if a bond is required.

Any limitations of claims section must comply with Minnesota Statutes, Section 80C.17, Subd. 5.

No statement, questionnaire, or acknowledgment signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of: (i) waiving any claims under any applicable state franchise law, including fraud in the inducement; or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor. This provision supersedes any other term of any document executed in connection with the franchise.

Any provisions in the Franchise Agreement that constitute Acknowledgements, as defined in the NASAA Statement of Policy Regarding the Use of Franchise Questionnaires and Acknowledgements adopted on September 18, 2022 and effective January 1, 2023 ("SOP"), shall not apply to prospective franchisees who are subject to the anti-waiver provision of the Minnesota Franchises Law.

The provisions of this Addendum only apply if the jurisdictional requirements of the Minnesota Franchises Law are met independently without reference to this Addendum and to the extent they are then valid requirements of the statute.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, the parties hereto have duly executed and delivered this Minnesota Addendum to the Franchise Agreement on the same date as the Franchise Agreement was executed.

RE/MAX INTEGRATED REGIONS, LLC	
By: _____	_____ Date
Title: _____	

FRANCHISEE (If a corporation, partnership, limited liability company, or other legal entity recognized under applicable law)	FRANCHISEE (If an individual)
Entity name: _____	_____ [Print Name]
By: _____ Date	_____ [Signature] Date
Title: _____	

AMENDMENT TO RE/MAX INTEGRATED REGIONS, LLC.
FRANCHISE AGREEMENT
REQUIRED BY THE STATE OF RHODE ISLAND

In recognition of the requirements of the Rhode Island Franchise Investment Act, §§ 19-28.1-1 through 19-28.1-34, the parties to the attached RE/MAX Integrated Regions, LLC Franchise Agreement (the "Agreement") agree as follows:

1. Section 15 of the Agreement, under the subsection "GOVERNING LAW/CONSENT TO JURISDICTION," shall be amended by the addition of the following language at the end of the subsection:

§19-28.1-14 of the Rhode Island Franchise Investment Act provides that "A provision in a franchise agreement restricting jurisdiction or venue to a forum outside this state or requiring the application of the laws of another state is void with respect to a claim otherwise enforceable under this Act."

2. No statement, questionnaire, or acknowledgment signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of: (i) waiving any claims under any applicable state franchise law, including fraud in the inducement; or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor. This provision supersedes any other term of any document executed in connection with the franchise.

This Amendment shall be effective only to the extent, with respect to such provision, that the jurisdictional requirements of the Rhode Island Franchise Investment Act, §§ 19-28.1-1 through 19-28.1-34, are met independently without reference to this Amendment.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, the parties hereto have duly executed and delivered this Rhode Island Amendment to the Franchise Agreement on the same date as the Franchise Agreement was executed.

RE/MAX INTEGRATED REGIONS, LLC	
By: _____	_____ Date
Title: _____	

FRANCHISEE (If a corporation, partnership, limited liability company, or other legal entity recognized under applicable law)	FRANCHISEE (If an individual)
Entity name: _____	_____ [Print Name]
By: _____ Date	_____ [Signature] Date
Title: _____	

STATE EFFECTIVE DATES

State Effective Dates

The following states have franchise laws that require that the Franchise Disclosure Document be registered or filed with the state, or be exempt from registration: California, Hawaii, Illinois, Indiana, Maryland, Michigan, Minnesota, New York, North Dakota, Rhode Island, South Dakota, Virginia, Washington, and Wisconsin.

This document is effective and may be used in the following states where the document is filed, registered or exempt from registration, as of the Effective Date stated below:

State	Effective Date
Indiana	
Minnesota	
Rhode Island	
Wisconsin	April 3, 2025

Other states may require registration, filing, or exemption of a franchise under other laws, such as those that regulate the offer and sale of business opportunities or seller-assisted marketing plans.

ITEM 23
RECEIPTS

ITEM 23

RECEIPTS

THIS DISCLOSURE DOCUMENT SUMMARIZES CERTAIN PROVISIONS OF THE FRANCHISE AGREEMENT AND OTHER INFORMATION IN PLAIN LANGUAGE. READ THIS DISCLOSURE DOCUMENT AND ALL AGREEMENTS CAREFULLY.

IF RE/MAX INTEGRATED REGIONS, LLC (“WE” OR “US”) OFFERS YOU A FRANCHISE, WE MUST PROVIDE THIS DISCLOSURE DOCUMENT TO YOU BY THE EARLIER OF:

1. 14 CALENDAR DAYS BEFORE YOU SIGN A BINDING AGREEMENT WITH US OR OUR AFFILIATE(S) IN CONNECTION WITH THE PROPOSED FRANCHISE SALE, OR
2. 14 CALENDAR DAYS BEFORE ANY PAYMENT TO US OR OUR AFFILIATE(S).

IF WE DO NOT DELIVER THIS DISCLOSURE DOCUMENT ON TIME OR IF IT CONTAINS A FALSE OR MISLEADING STATEMENT, OR A MATERIAL OMISSION, A VIOLATION OF FEDERAL LAW AND STATE LAW MAY HAVE OCCURRED AND SHOULD BE REPORTED TO THE FEDERAL TRADE COMMISSION, WASHINGTON, DC 20580 AND THE STATE AGENCIES LISTED IN EXHIBIT H.

The issuance date for this disclosure document is April 2, 2025.

Your franchise has been offered to you by _____, at 5075 South Syracuse Street, Denver, Colorado 80237-2712; phone number: (303) 770-5531.

We authorize the agents listed in Exhibit H to receive service of process for us.

I have received a disclosure document dated April 2, 2025, that included the following Exhibits:

<ul style="list-style-type: none"> A. Franchise Agreement (including Ownership and Management Information forms, Essential ICA Provisions and Guaranty and Assumption of Obligations) A-1. Renewal Addendum – Address Only A-2. Transfer Addendum A-3. Commercial Office Addendum A-4. Team Office Amendment A-5. MAX/Center® User Agreement A-6. RE/MAX Gold Plan Letter Addendum A-7. Recurring Payment Withdrawal Authorization A-8. RE/MAX University Terms of Use A-9. BoldTrail Platform Agreement A-10. BoldTrail Back Office License Agreement A-11. QuickBooks Online U.S. Terms of Service A-12. MLS Agreement A-13. RE/MAX Hustle Terms of Use A-14. MAX/Tech Lead Concierge Terms of Use A-15. Initial Education Participation Acknowledgement B-1. Promissory Note 1 (Initial Franchise Fee) B-2. Promissory Note 2 (Renewal Franchise Fee) 	<ul style="list-style-type: none"> B-3. Promissory Note 3 (Conversion) B-4. Promissory Note 4 (Acquisition/Growth) C. Financial Statements and Guarantee of Performance D. Roster of Offices E. Franchisees No Longer with the System F. Office Materials – Table of Contents G-1. Franchisee Disclosure Questionnaire G-2. Franchisee Disclosure Questionnaire – Minnesota and Rhode Island G-3. Franchisee Disclosure Questionnaire – Team Office G-4. Franchisee Disclosure Questionnaire – Team Office (Minnesota and Rhode Island) H. List of State Agencies/Agents for Service of Process I. Addenda to Franchise Disclosure Document – Minnesota, Rhode Island, and Wisconsin J. Addendum to Franchise Agreement Document – Minnesota and Rhode Island <p>State Effective Dates Page Receipts</p>
--	---

PROSPECTIVE OR RENEWING FRANCHISEE:

Print Name: _____

Signature: _____

Date: _____

Individually and as an officer, partner or member of _____, a _____ which has been or will be formed to act as franchisee

Title: _____

ITEM 23

RECEIPTS

THIS DISCLOSURE DOCUMENT SUMMARIZES CERTAIN PROVISIONS OF THE FRANCHISE AGREEMENT AND OTHER INFORMATION IN PLAIN LANGUAGE. READ THIS DISCLOSURE DOCUMENT AND ALL AGREEMENTS CAREFULLY.

IF RE/MAX INTEGRATED REGIONS, LLC (“WE” OR “US”) OFFERS YOU A FRANCHISE, WE MUST PROVIDE THIS DISCLOSURE DOCUMENT TO YOU BY THE EARLIER OF:

1. 14 CALENDAR DAYS BEFORE YOU SIGN A BINDING AGREEMENT WITH US OR OUR AFFILIATE(S) IN CONNECTION WITH THE PROPOSED FRANCHISE SALE, OR
2. 14 CALENDAR DAYS BEFORE ANY PAYMENT TO US OR OUR AFFILIATE(S).

IF WE DO NOT DELIVER THIS DISCLOSURE DOCUMENT ON TIME OR IF IT CONTAINS A FALSE OR MISLEADING STATEMENT, OR A MATERIAL OMISSION, A VIOLATION OF FEDERAL LAW AND STATE LAW MAY HAVE OCCURRED AND SHOULD BE REPORTED TO THE FEDERAL TRADE COMMISSION, WASHINGTON, DC 20580 AND THE STATE AGENCIES LISTED IN EXHIBIT H.

The issuance date for this disclosure document is April 2, 2025.

Your franchise has been offered to you by _____, at 5075 South Syracuse Street, Denver, Colorado 80237-2712; phone number: (303) 770-5531.

We authorize the agents listed in Exhibit H to receive service of process for us.

I have received a disclosure document dated April 2, 2025, that included the following Exhibits:

<ul style="list-style-type: none"> A. Franchise Agreement (including Ownership and Management Information forms, Essential ICA Provisions and Guaranty and Assumption of Obligations) A-1. Renewal Addendum – Address Only A-2. Transfer Addendum A-3. Commercial Office Addendum A-4. Team Office Amendment A-5. MAX/Center® User Agreement A-6. RE/MAX Gold Plan Letter Addendum A-7. Recurring Payment Withdrawal Authorization A-8. RE/MAX University Terms of Use A-9. BoldTrail Platform Agreement A-10. BoldTrail Back Office License Agreement A-11. QuickBooks Online U.S. Terms of Service A-12. MLS Agreement A-13. RE/MAX Hustle Terms of Use A-14. MAX/Tech Lead Concierge Terms of Use A-15. Initial Education Participation Acknowledgement B-1. Promissory Note 1 (Initial Franchise Fee) B-2. Promissory Note 2 (Renewal Franchise Fee) 	<ul style="list-style-type: none"> B-3. Promissory Note 3 (Conversion) B-4. Promissory Note 4 (Acquisition/Growth) C. Financial Statements and Guarantee of Performance D. Roster of Offices E. Franchisees No Longer with the System F. Office Materials – Table of Contents G-1. Franchisee Disclosure Questionnaire G-2. Franchisee Disclosure Questionnaire – Minnesota and Rhode Island G-3. Franchisee Disclosure Questionnaire – Team Office G-4. Franchisee Disclosure Questionnaire – Team Office (Minnesota and Rhode Island) H. List of State Agencies/Agents for Service of Process I. Addenda to Franchise Disclosure Document – Minnesota, Rhode Island, and Wisconsin J. Addendum to Franchise Agreement Document – Minnesota and Rhode Island <p>State Effective Dates Page Receipts</p>
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PROSPECTIVE OR RENEWING FRANCHISEE:

Print Name: _____

Signature: _____

Date: _____

Individually and as an officer, partner or member of _____, a _____ which has been or will be formed to act as franchisee

Title: _____