



APPLICATION FOR REALTOR® MEMBERSHIP

I hereby apply for REALTOR® Membership in the _____
_____ Association of REALTORS®.

Application Fees and Dues: Enclosed is payment in the amount of \$_____ for my one time application fee and \$_____ for my prorated membership dues payable directly to the Association of REALTORS®. I understand that my dues will be returned to me in the event of non-election and that the application fee is nonrefundable.

Qualification for Membership: I will attend orientation within _____ days of the Association confirming my membership. Failure to meet this requirement may result in having my membership terminated. If elected to membership, I agree to abide by the Code of Ethics of the NATIONAL ASSOCIATION OF REALTORS®, which includes the duty to arbitrate (or to mediate if required by the association) and the Constitution, Bylaws and Rules and Regulations of the above named Association, the State Association and the National Association. Further, if required, I agree to satisfactorily complete a reasonable and non-discriminatory written examination on such Code, Constitutions, Bylaws and Rules and Regulations. I also understand membership brings certain privileges and obligations that require compliance. Membership is final only upon approval by the Board of Directors and may be revoked should completion of any membership requirement(s), such as orientation, not be completed within the timeframe established in the association’s bylaws. I further understand that I will be required to complete periodic Code of Ethics training as specified in the association’s bylaws as a continued condition of membership.

***NOTE:** Applicant acknowledges that if accepted as a member and he/she subsequently resigns from the Association or otherwise causes membership to terminate with an ethics complaint pending, the Board of Directors may condition renewal of membership upon applicant’s certification that he/she will submit to the pending ethics proceeding and will abide by the decision of the hearing panel. If applicant resigns or otherwise causes membership to terminate, the duty to submit to arbitration continues in effect even after membership lapses or is terminated, provided the dispute arose while applicant was a REALTOR®.*

I hereby submit the following information for consideration of my application. (If additional detail is needed, please include separate documentation.)

PERSONAL INFORMATION:					
First Name				Middle Name	
Last Name				Suffix	<input type="checkbox"/> Jr, <input type="checkbox"/> III, <input type="checkbox"/> Sr, <input type="checkbox"/> Etc.
Nickname (DBA):					
Home Address:					
City:		State:		Zip:	
Home Phone:				Cell Phone:	
Fax:					
Primary E-mail:				Secondary E-mail:	
Broker or Salesperson’s License #					

State of Licensure:	Appraisal License #
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COMPANY INFORMATION:			
Office Name:			
Office Address:			
Office Phone:		Fax:	
Company Type:	<input type="checkbox"/> Sole Proprietor <input type="checkbox"/> Partnership <input type="checkbox"/> Corporation <input type="checkbox"/> LLC (Limited Liability Company) <input type="checkbox"/> Other, specify		
Your position:	<input type="checkbox"/> Principal <input type="checkbox"/> Partner <input type="checkbox"/> Corporate Officer <input type="checkbox"/> Majority Shareholder <input type="checkbox"/> Branch Office Manager <input type="checkbox"/> Non-principal Licensee <input type="checkbox"/> Other		
Names of other Partners/Officers of your firm:			

PREFERRED MAILING/CONTACT INFORMATION:			
Preferred Phone:	<input type="checkbox"/> Home <input type="checkbox"/> Office <input type="checkbox"/> Cell		
Preferred E-mail:	<input type="checkbox"/> Primary E-mail <input type="checkbox"/> Secondary E-mail		
Preferred Mailing:	<input type="checkbox"/> Home <input type="checkbox"/> Office <input type="checkbox"/> Office Mail Alternate <input type="checkbox"/> Member Mail Alternate		
Mail Publications to:	<input type="checkbox"/> Home <input type="checkbox"/> Office <input type="checkbox"/> Office Mail Alternate <input type="checkbox"/> Member Mail Alternate		
Office Mailing Alternate:			
Address:			
City:		State:	Zip:
Member Mailing Alternate:			
Address:			
City:		State:	Zip:

APPLICANT INFORMATION:	
Are you currently a member of any other Association of REALTORS®? <input type="checkbox"/> Yes <input type="checkbox"/> No	
If yes, name of Association	
Type of membership held:	
Have you previously held membership in any other Association of REALTORS®? <input type="checkbox"/> Yes <input type="checkbox"/> No	
If yes, name of Association	
Type of membership held:	

Do you have any unsatisfied discipline pending for violation of the Code of Ethics ? ¹ <input type="checkbox"/> Yes <input type="checkbox"/> No			
If yes, provide details.			
If you are now or have been a REALTOR® member before, please provide the information below.			
Previous NAR membership (NRDS) #			
Last date (year) of completion of NAR's Code of Ethics training requirement:			
Have you ever been refused membership in any other Association of REALTORS®? <input type="checkbox"/> Yes <input type="checkbox"/> No			
If yes, state the basis for each such refusal and detail the circumstances related thereto:			
Is the office address provided above your principal place of business? <input type="checkbox"/> Yes <input type="checkbox"/> No			
If not, or if you have a branch office, please provide that address:		Address:	
		City:	State:
			Zip:
Do you hold, or have you ever held, a real estate license in any other state? <input type="checkbox"/> Yes <input type="checkbox"/> No			
If so, where:			
Have you been found in violation of state real estate licensing regulations, civil rights laws or other laws prohibiting unprofessional conduct rendered by the courts or other lawful authorities within the last three (3) years? <input type="checkbox"/> Yes <input type="checkbox"/> No			
If yes, provide details:			
Within the last ten years, have you been: 1) convicted of a crime punishable by death or imprisonment in excess of one year or 2) been released from confinement imposed for that conviction? <input type="checkbox"/> Yes <input type="checkbox"/> No			
If yes, provide details:			

¹ Article IV, Section 2, of the NAR *Bylaws* prohibits Member Boards from knowingly granting REALTOR® or REALTOR-ASSOCIATE® membership to any applicant who has an unfulfilled sanction pending which was imposed by another association of REALTORS® for violation of the Code of Ethics. (Adopted 1/01)

**LEWIS-CLARK ASSOCIATION OF REALTORS®, INC.
MLS SUBSCRIBER AGREEMENT**

This Agreement entered into by and between Lewis-Clark Association of REALTORS®, Inc. ("LCAR"), and the undersigned Subscriber.

RECITALS

WHEREAS, LCAR, operates a multiple listing service ("Service" or "System") in the states of Washington and Idaho, which territory includes Nez Perce County in Idaho, and Assotin and Garfield Counties in Washington. LCAR provides such Service solely to its participants, subscribers, and other parties authorized by LCAR;

WHEREAS, it is acknowledged by the parties that LCAR has a protectable interest in the security of the System and the data contained within the System;

WHEREAS, Subscriber wishes to access and utilize such Service through an LCAR Participant Broker ("Participant"), or is a member of, or is permitted access to the System through, one of the Boards or Associations of REALTORS® ("Associations" or "Association") within the territories as set forth above;

WHEREAS, Subscriber desires to receive Services in accordance with this Agreement, and in consideration of receiving such Services, Subscriber agrees to abide by the mutual covenants, promises, terms and conditions as herein set forth:

- 1) REPRESENTATION OF SUBSCRIBER. Subscriber represents and warrants that, as of the date set forth below, he/she is a real estate licensee or an appraiser licensed or certified by the state of Idaho, who is affiliated with an LCAR MLS Participant and/or who is in good standing with an Association, and will continue in such capacity at all times while this Agreement is in effect. If Subscriber at any time during the term of this Agreement is no longer affiliated with an LCAR MLS Participant in good standing, Subscriber agrees to notify his/her Association and LCAR promptly.
- 2) COMPUTER SYSTEM ACCESS. LCAR will issue one "Agent ID" number to Subscriber. Issuance of the Agent ID number will entitle Subscriber to (i) access and use the System through a System-compatible computer using Subscriber's own internet connection. Simultaneous access to the System using the same Agent ID is prohibited. THE AGENT ID NUMBER IS PROVIDED EXCLUSIVELY FOR THE PERSONAL USE OF SUBSCRIBER AND MAY NOT BE SHARED WITH OR USED BY ANY OTHER PERSON.
 - a) The Subscriber agrees to prohibit access to the MLS by those not authorized to use the MLS, and agrees to keep any security features, including but not limited to Agent ID numbers confidential.

- b) The Subscriber agrees not to sell, publish, reformat, recompile nor resell MLS data, derive products or analyses from the MLS data, nor distribute in written, printed or electronic form proprietary or copyrighted information of the LCAR MLS or the Associations other than that of his/her Participant's own data, to any person, firm, corporation or entity, whether or not for compensation, without the express written consent of the Associations and the property owner whose information is so disseminated, except for appraisal or comparative market analysis ("CMA") purposes or the marketing of properties or prospective purchasers or tenants.
- 3) TERM. The term of this Agreement shall commence as soon as Subscriber has (1) executed and returned this Agreement to LCAR; (2) paid all fees that are due; and (3) LCAR has accepted this Agreement. This Agreement shall continue in full force and effect until such time as Subscriber is no longer eligible to receive the Services provided under this Agreement, or until such time as membership or access has been terminated in accordance with LCAR Rules and Regulations. Subscriber understands that, upon the termination of this Agreement, his/her Agent ID number will no longer be valid and he/she will not be able to access or use the System and will not be eligible to receive any other Services or products under this Agreement.
- 4) OWNERSHIP AND MISUSE OF INFORMATION. Subscriber acknowledges that all information stored in the System (the "MLS Data") is owned or leased by LCAR and that LCAR and not Subscriber, shall retain all right, title and/or interest therein. Subscriber agrees to use such LCAR Data only in connection with the pursuit of Subscriber's business of listing, selling, leasing and/or appraising real property and otherwise in a manner consistent with LCAR Rules and Regulations.
- 5) LIMITATION OF LIABILITY. Neither LCAR nor any of the Associations shall have any liability for inaccuracies in data input into the system by Subscriber. Subscriber understands and affirms that neither LCAR nor any of the Associations has any control over the operation of the system or Subscriber's ability to gain access to the internet. Accordingly, Subscriber hereby waives any and all claims which he/she has or may acquire against LCAR, or any of the Associations, with respect to any failure in the System, the operation of the System itself, Subscriber's inability to gain access to the internet for any reason, or activities relating to or the providing of products or Services pursuant to this Agreement. LCAR MAKES NO WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. ALL INFORMATION CONTAINED WITHIN THE SYSTEM ARE MADE AVAILABLE TO THE SUBSCRIBER ON AN "AS IS, AS AVAILABLE" BASIS AND LCAR DOES NOT GUARANTEE THE ACCURACY OR COMPLETENESS OF ANY SUCH DATA.

LCAR shall not be liable for incidental damages or consequential damages under any circumstances, even if LCAR has been advised as to the possibility of such damages. LCAR's liability to Subscriber for any reason shall not exceed the total charges paid

by Subscriber hereunder and Subscriber agrees that LCAR will not be liable for any lost profits or for any claims asserted against Subscriber by any other party.

- 6) COMPLIANCE WITH LCAR MLS RULES, REGULATIONS AND POLICY. Subscriber acknowledges that access to and use of the System is contingent upon Subscriber's compliance with the LCAR Rules and Regulations and with LCAR Policies and Procedures, as they may be amended from time to time. Subscriber understands that failure to comply may result in a fine and/or suspension of MLS Service, which includes loss of use of the System and deactivation of any key that is used to gain access to current lock-boxes. By signing this Agreement Subscriber acknowledges that he/she has received a copy of the LCAR Rules and Regulations, has read and is familiar with the terms contained therein, and agrees to abide by such Rules and Regulations as now set forth, and as may be amended from time to time.
- 7) INDEMNITY. Subscriber agrees to indemnify, defend and hold harmless LCAR and each Association and their respective officers, directors, agents and employees from any and all claims, demands, liabilities and costs, including attorney fees, arising from the failure of Subscriber to comply with any of Subscriber's obligations or responsibilities set forth in this Agreement. Subscriber expressly waives, releases and agrees to hold harmless LCAR and each Association from and against any actual damages, consequential damages and lost business and any other claim arising from Subscriber's use of the System. These indemnity and release agreements of Subscriber shall survive the termination of this Agreement.
- 8) ATTORNEY FEES: If either party initiates or defends any arbitration or legal action or proceedings which are in any way connected with this Agreement, the prevailing party shall be entitled to recover from the non-prevailing party reasonable costs and attorney fees, including such costs and fees on appeal.
- 9) SEVERABILITY. In the case that any one or more of the provisions contained in this Agreement, or any application thereof, shall be invalid, illegal or unenforceable in any respect, the validity, legality or enforceability of the remaining provisions shall not in any way be affected or impaired thereby.
- 10) WAIVER. The failure of either party to enforce at any time or for any period of time any of the provisions of this Agreement will not be construed to be a waiver of such provisions or of its right thereafter to enforce such provisions and each and every provision thereafter, unless such provisions are expressly waived in a signed, written agreement by both parties.
- 11) AUTHORIZATION. The parties represent and warrant that the signatories hereto are duly authorized to enter into this Agreement.

The parties hereto have executed this Subscriber Agreement as of this _____
day of _____, 20__.

Subscriber Signature

Participant Broker Signature

On behalf of Lewis-Clark Association
of Realtors®, Inc.

SUBSCRIBER/PARTICIPANT INFORMATION

Subscriber Name: _____

Participant Broker Name: _____

Brokerage Office Name: _____

Office Address: _____

Telephone: _____

E-mail address: _____

LEWIS CLARK ASSOCIATION OF REALTORS

SENTRILOCK SMART CARD/LOCK BOX AUTHORIZED USER AGREEMENT

IT IS HEREBY AGREED BETWEEN THE LEWIS CLARK ASSOCIATION OF REALTORS (LCAR), AND PARTICIPANT

known as 'Authorized User')

.....
(Participant's Printed Name)

SENTRILOCK SYSTEM USER AGREEMENT:

1. **SMART CARD RECEIPT:** Participant acknowledges receipt of a SentiLock Smart Card and Smart Card Reader from LCAR.
2. **TITLE TO SMART CARD:** Participant acknowledges that the Smart Card, Smart Card Reader, and all other SentiLock equipment shall be the sole property of SentiLock and shall be returned as required by SentiLock or LCAR unless otherwise purchased directly by the Participant to enhance the SentiLock options.
3. **CARD EXCHANGE BY SENTRILOCK OR LCAR:** SentiLock may at their discretion require LCAR to replace the Smart Cards used by LCAR and its Authorized Users with replacement Smart Cards compatible with the system. SentiLock shall make the exchange of Smart Cards at no cost to LCAR unless the exchange is necessary due to Customer negligence.
4. **CURRENT UPDATE:** Agent acknowledges that the Smart Card has an update and that this code expires at regular intervals of three (3) days, or as determined by the LCAR Board of Directors, prohibiting further use of the Smart Card until a new update is obtained from SentiLock by placing the Smart Card in SentiLock Smart Card Reader or by another authorized method.
5. **TERM OF AGREEMENT:** The term of this Agreement begins on the date of the execution of this Agreement and ends on the date the Authorized User terminates or is terminated from Membership with LCAR.
6. **PARTICIPANT'S RESPONSIBILITIES FOR USE OF SMART CARDS:**
 - a. Participant warrants that Participant is a member in good standing with the Lewis Clark Association of Realtors.
 - b. Participant warrants that he/she possesses a real estate license or is a licensed or certified real estate appraiser affiliated with LCAR.
 - c. Participant agrees to notify LCAR immediately, in writing, should the Participant transfer to another firm, terminate their license or is terminated.
 - d. Participant agrees to return all SentiLock equipment assigned to them to the LCAR Board Office upon termination. Participant will be charged the current monthly service fee until the next billing cycle after the equipment is returned.
 - e. Participant agrees that he/she is liable for all duties, responsibilities and undertakings under this Agreement and understands that failure to follow the provisions of the SentiLock Smart Card User Agreement may result in the loss of LCAR Smart Card privileges and, further, could cause LCAR to recall the Smart Card, Smart Card Reader, and all SentiLock Boxes issued to the Participant.
7. **RETURN OF SMART CARD:** Participant agrees to return the Smart Card and Smart Card Reader within the earlier of (1) 48 hours of receipt of a request to do so by LCAR or SentiLock or (2) within five working days after occurrence of any of the following events:
 - a. Termination of the Participant as a member of LCAR or termination of license(s).
 - b. Failure of the Participant to perform in accordance with any and/or all terms and conditions herein set forth, including, but not limited to, the provisions for security in paragraph 8 below.
 - c. In the event of the death of the Participant, heirs or personal representatives shall surrender the Smart Card Reader to LCAR.
8. **SECURITY OF SMART CARDS:** Participant acknowledges that it is necessary to maintain security of the Smart Card to prevent its use by unauthorized persons. Consequently, Authorized User agrees:
 - a. To keep the Smart Card in Participant's possession or in a safe place at all times.
 - b. To not allow his/her personal identification number (PIN) to be attached to the Smart Card or disclose to any third party his/her personal identification number (PIN).
 - c. ***TO NOT LOAN THE SMART CARD TO ANY PERSON FOR ANY PURPOSE WHATSOEVER OR TO PERMIT THE SMART CARD TO BE USED FOR ANY PURPOSE BY ANY OTHER PERSON.***
 - d. To not duplicate the Smart Card or allow any person to do so.

- e. To not assign, transfer or pledge the rights of the Smart Card.
- f. To notify the Police Department in the jurisdiction where the loss occurred if there is reason to believe the Smart Card has been stolen *and* to notify LCAR within three (3) days of the loss or theft of a Smart Card. The Participant shall sign and deliver a statement to LCAR with respect to the circumstances surrounding the loss or theft, including the Police Report if applicable. LCAR shall charge for the replacement of Smart Cards lost, stolen, or damaged due to Participants negligence.
- g. To follow all additional security procedures as specified by the LCAR Board of Directors. Failure to do so will subject the Participant to published fines, according to the LCAR rules and regulations.

9. REPLACEMENT SMART CARDS: Replacement Smart Cards will be issued to Participants who:

- a. has complied with this Agreement and the policies and procedures of LCAR with respect to the SentiLock System.
- b. pays a fee as specified by LCAR to replace a Smart Card lost, stolen, or damaged due to Participants negligence.

10. PARTICIPANT'S RESPONSIBILITIES FOR USE OF SENTRILOCK LOCK BOX: Participant understands he/she will be solely responsible for each SentiLock Box issued in his/her name and agrees to the following:

- a. Receive written authorization to install a SentiLock Box from the property owner prior to installation.
- b. Assign each SentiLock Box to the property through the program provided by SentiLock. Participant understands each box must be assigned to the individual property in order to utilize the box to its fullest capacity and best use.
- c. To participate in the required NAR and LCAR Lock Box audits in the allotted time. Failure to participate could result in a fine, loss of privileges to use of the SentiLock equipment, and/or loss of privileges to access and use the MLS as recommended by the MLS Committee and approved by the LCAR Board of Directors. Participant will be given the opportunity to address the LCAR Board of Directors to review the disciplinary action and justify the reason for failure to participate in the audit. Wherein the LCAR Board of Directors will make a determination based on the information provided and notify the Participant in writing regarding their decision after review of the facts provided to them.
- d. To immediately report any Lock Box stolen to the Police Department in the jurisdiction where the Lock Box was last known to be and report the theft to the LCAR office within three (3) days from the time of the loss. To provide to LCAR a valid Police Report and written explanation detailing the cause of the loss of the box.
- e. To report a lost Lock Box within three (3) days to the LCAR office and *pay a fine of no less than \$100, plus the cost of the replacement Lock Box* as determined by the LCAR Board of Directors. Participant will be allowed the same privileges as described in Section 10, Part c. to determine if the fine is appropriate. The LCAR Board of Directors will make their determination and notify the Participant as set forth in the same section.
- f. To give only authorized persons one day codes, as approved by the seller, for the purpose of completing a transaction, inspections and repairs, a real estate licensee who is a member of LCAR or a co-operating agent with the intent to show and sell, or as provided as a service by SentiLock, i.e. Do Not Disturb Codes
- g. Understands that in the event that a one day code is given to another real estate licensee for the purpose of removing a lock box from the Participants listing after the sale of the property; it is the sole responsibility of the Participant to return the lock box to the LCAR office. If the box is lost or damaged the Participant understands it will be his/her responsibilities to either retrieve the box, return the box, or replace the box. Participant will be responsible for the disciplinary actions lined out for lost or stolen lock boxes as stated in this agreement. ***No Exceptions, No Excuses!***
- h. Participant understands they will be allowed the same number of lock boxes as they have MLS listings plus one (1). No other lock boxes will be assigned over that amount for any reason. Participant agrees to return lock boxes to the LCAR office as they sell listings within three (3) business days from the time of the sale of the property if their number assigned to him/her is more than the allotment in this agreement. ***Hoarding lock boxes will not be tolerated and could result in a fine, loss of privileges to the MLS, and/or use of the SentiLock equipment as determined appropriate by the LCAR Board of Directors.***

11. DISCIPLINARY ACTION: Participant agrees to be subject to the disciplinary rules and procedures of LCAR for violation of any provision of this Agreement. Discipline may include forfeiture of the Smart Card, loss of privileges to use the MLS for a period of time determined by the LCAR Board of Directors, fine determined by the LCAR Board of Directors, and/or the Participant's loss of use of Smart Card and all SentiLock equipment. Participant will be allowed the same option as set forth in Section 10, Part c. to determine if the disciplinary action is appropriate in their situation.

12. INDEMNIFICATION: Participant agrees to indemnify: holding SentiLock, LCAR, and all of its respective officers, directors and employees harmless from any and all loss, cost, expense, claims or demands whatsoever by or against LCAR resulting from loss, use or misuse of the SentiLock System, including, but not limited to, any and all liabilities, including attorney's fees, incurred by them as a result of damage or injuries to property or persons arising out of entry by any person into any premises by use of the SentiLock System.

13. REIMBURSEMENT: Participant agrees that, in the event that LCAR shall prevail in any legal action brought by or against the Participant to enforce the terms of this Agreement, the Participant as appropriate may be assessed a reasonable amount of attorney's fees in addition to any other relief to which the Court rules LCAR may be entitled.

14. GOVERNING LAW: The validity of this Agreement and any of its terms and provisions, as well as the rights and duties of the parties hereunder, shall be governed by the laws of Idaho.

15. PARTIAL INVALIDITY: If any provision of this contract is held by any court to be invalid, void or unenforceable, the remaining provisions shall nevertheless continue in full force.

16. DISCLOSURE TO CLIENTS: The Listing Participant shall obtain specific written authorization from the seller before placing a lockbox on the owner's property and before the listing is inputted to the LCAR MLS, reflecting that a lockbox has been authorized by seller.

17. INITIAL EQUIPMENT ALLOTMENT: Participant will be issued one (1) Smart Card, one (1) Smart Card Reader, and lock boxes equal to the number of listings at the time of this contract plus (1). At no time will the Participant retain more than one (1) extra lock box than he/she has listings. Additional equipment may be purchased through the LCAR office to enhance the operation of the SentiLock system when available.

18. ADDITIONAL CONDITIONS SET FORTH ON THE THIRD PAGE HEREOF ARE PART OF THIS AGREEMENT:
This written contract expresses the entire agreement between Participants and the Lewis Clark Association of Realtors with respect to SentiLock Smart Card, Smart Card Reader, and Lock Boxes. This Agreement supersedes any and all other agreements, either oral or in writing. No other agreement, statement or promise relating to the subject matter of the Agreement which is not contained herein shall be valid or binding. This Agreement is binding upon the heirs and personal representatives of the Participant.

**RISCO TO SENTRILOCK EQUIPMENT CONVERSION:
WHERE APPLICABLE, PARTICIPANT AGREES TO:**

- 1.) Return all Risco equipment assigned to the Participant, or the equipment in the possession of the Participant, no later than January 12, 2012 to the LCAR Office located at 810 Main Street, Lewiston, ID 83501.
- 2.) Participant understands he/she will be charged for all unreturned equipment assigned to them after said date. **No Exceptions!** Charges are as follows per Participants original Risco Equipment User Agreement(s):
 - a.) Unreturned lock box fee is \$100 per box.
 - b.) Unreturned Electronic Key charge is \$65 per key.
- 3.) Upon the return of *all* Risco equipment including the Participants Risco Reader Key the Participant will be refunded his/her current key deposit within three (3) business days.
- 4.) No refunds will be issued if equipment is returned *after* January 12, 2012.

DATED: _____

BY: _____ of Lewis Clark Association of Realtors
(Name and Title of Authorized LCAR Board Member or Personnel)

Participant _____
(Participant's Signature)

Participants Updated Contact Information:

Current Broker/Company Name: _____

Printed Name: _____

Mailing Address: _____

Home Phone #: _____ Cell Phone #: _____

Email Address: _____