

A G R E E M E N T

BY AND BETWEEN _____ and
Two-Twenty-Two Corporation as follows:

It is mutually agreed that _____ and
Two-Twenty-Two Corporation shall abide by these understandings:

1. _____ agrees to pay twenty-five (\$25.00) dollars per standard post installation. There will be a ten (\$10.00) or twenty (\$20.00) dollar additional charge for higher posts to clear hedges or fences, depending upon height. Payment shall include installation and removal of signs. Riders, which are provided by the listing office, will be attached at no additional charge at original time of installation. A ten (\$10.00) dollar service charge will be assessed to attach riders on existing posts. Prices subject to change upon thirty (30) days notice.
2. Placement of signs will be to the best of ability of Two-Twenty-Two Corporation. It shall be the responsibility of listing office to verify correct placement of signs. No signs are to be installed in a swale area and care will be taken not to damage electrical or sprinkler systems. Two-Twenty-Two Corporation agrees to make repairs of any damage, if it occurs, upon notification of such damages.
3. Statements for sign installations are due on receipt. _____ agrees to remit payment for sign installations within thirty (30) days. It is understood that statements remaining unpaid after forty-five (45) days will result in temporary suspension of sign service. In the event payment is not received within thirty days following suspension, sign service will be terminated and outstanding posts removed.
4. _____ agrees to notify Two-Twenty-Two Corporation for post removal at conclusion of listing. There will be a charge of thirty (\$30.00) dollars for lost/non-returned posts.
5. In the event of an impending hurricane, Two-Twenty-Two Corporation will NOT remove any sign posts. It shall be the responsibility of the listing office to remove ONLY THE PANEL PORTION of the sign, or advise the property owner to do so, and REATTACH the panel after the threat of storm has passed. The post by itself offers very little wind resistance and should pose no problem in remaining upright. Two-Twenty-Two Corporation assumes no responsibility for any damages which may occur. There will be a service charge for any storm related repairs.

6. In the event of termination of the Agreement, brokers shall have continued use of the posts in the field for a period of thirty (30) days, at which time all posts will be removed and the sign panels will be returned to the listing office.

TWO-TWENTY-TWO CORPORATION

By: _____

By: _____

Dated: _____

Dated: _____