

June 2008

MassNEAR.com License Agreement/Terms & Conditions

THIS AGREEMENT DESCRIBES THE TERMS AND CONDITIONS PURSUANT TO WHICH YOU MAY ACCESS AND USE THE SERVICES PROVIDED ON MASSNEAR.COM. PLEASE READ THIS AGREEMENT CAREFULLY AS YOU MUST AGREE TO ALL OF ITS TERMS BEFORE USING THE SERVICES PROVIDED AT THIS WEB SITE. YOUR USE OF THE SERVICES PROVIDED AT THIS WEB SITE THEREAFTER CONSTITUTES YOUR AGREEMENT TO BE LEGALLY BOUND BY THE TERMS AND CONDITIONS OF THIS AGREEMENT AND TO ABIDE BY THE TERMS OF THIS AGREEMENT AS IF YOU HAD SIGNED THIS AGREEMENT. IF YOU DO NOT WISH TO BE BOUND BY THE TERMS OF THIS AGREEMENT, YOU MAY NOT ACCESS THE WEB SITE.

IN CONSIDERATION OF THE NORTHEAST ASSOCIATION OF REALTORS® (NEAR) GRANTING YOU ACCESS TO MassNEAR.com, YOU HEREBY AGREE AS FOLLOWS:

1. NEAR reserves the right at its sole discretion to change, modify, add or remove any portion of these Terms and Conditions at any time without notice or liability, and such modification shall become effective upon posting on the Web Site and/or electronic transmission to you. Your use of the services at this Web Site following any such modification shall be conclusively deemed to be your acceptance of such modification.
2. REALTOR®, REALTORS®, REALTOR-ASSOCIATE®, the REALTOR® Block "R" logo, REALTOR.com, and REALTOR.org are trademarks, service marks, membership marks, and/or logos of the NATIONAL ASSOCIATION OF REALTORS®. All NEAR and NAR trademarks, service marks, membership marks and logos appearing on MassNEAR.com are the property of NEAR or NAR and all rights in those trademarks, service marks, membership marks and logos are reserved. Members of NEAR using any of the membership marks should refer to the rules and regulation governing use of those marks to assure proper usage. All other trademarks appearing on MassNEAR.com are the property of their respective owners.
3. The information provided at this site is for educational and informational purposes only. The information contained at this site should not be construed as a recommendation for any course of action regarding financial, legal or accounting matters by the NORTHEAST ASSOCIATION OF REALTORS®. It is not meant as a substitute for professional advice from a qualified legal, accounting or financial professional.
4. NEAR does not represent, warrant or endorse the accuracy or reliability of any information displayed, uploaded, downloaded or distributed through MassNEAR.com by any user, or any other person or entity.
5. NEAR may change, suspend or discontinue any aspect of the service provided at this Web site at any time without notice or liability, including the availability of any feature, database or content.

6. MassNEAR.com and all materials included at MassNEAR.com, including without limitation text, images, graphics and multimedia files (hereafter Content) are protected by all applicable copyright and trademark laws and owned by NEAR or the party credited as the provider of the Content. All rights in the Content are expressly reserved by the applicable copyright and trademark owner.

.. a. You may download one copy of the Content provided by NEAR to a single computer for your own use. Except as provided below you may also use copies of Content provided by NEAR in connection with your real estate business, provided all such copies indicate the Content is copyrighted by NEAR and is reproduced with NEAR's permission. The following legend should be used in connection with all copies of the Content authorized by this subparagraph: "Copyright Northeast Association of REALTORS®, Reprinted from MassNEAR.com with permission."

i) Content from NEAR's online newsletter, *The Nor'easter*, shall be subject to the terms of the newsletter reprint policy.

..b. You may not sublicense, transfer or otherwise make any content available to any third party for commercial purposes or financial gain or use the content in any other media or in any other location other than as permitted in this section.

.. c. All Content provided by any party other than NEAR will identify the party who provided that Content. You may download one copy of Content credited with being provided by any party other than NEAR on to a single computer for your own personal, non-commercial use. Content provided by any party other than NEAR may not be copied, reproduced, republished, uploaded, posted, transmitted, or distributed in any way except with the express authorization of the party providing the Content.

7. Please review the MassNEAR.com Privacy Policy which also governs your use and interaction with MassNEAR.com to understand our practices.

8. MassNEAR.com may contain links to other related Internet sites, resources, sponsors, affiliates and other unrelated parties. NEAR is not responsible for the availability of these outside sites or their content. NEAR is neither a sponsor, partner, promoter nor publisher of such sites or their content, and expressly disclaims any responsibility or liability for the content of those sites. You should direct any concerns regarding any external link to the site administrator or Webmaster of such other site.

9. Your dealings with advertisers and third party vendors found on or through MassNEAR.com, including your participation in promotions, the purchase of goods, and any terms, conditions, warranties or representations associated with such activities, are solely between you and the third party. NEAR does not make any representations or warranties with respect to any goods or Web sites that may be obtained from such third parties, and you agree that NEAR will have no liability for any loss or damage of any kind incurred as a result of any activities you undertake in connection with the use of or reliance on any content, goods, services, information or other materials available, or through such third parties, on our Site. You acknowledge that such

external sites usually have their own terms and conditions, including privacy policies, over which NEAR has no control and which will govern your rights and obligations with respect to the use of those Web sites.

10. THIS SITE IS PROVIDED BY NEAR ON AN "AS IS" AND "AS AVAILABLE" BASIS AND WITHOUT ANY WARRANTY THAT THE SITE WILL MEET ANY PARTICULAR CRITERIA OF PERFORMANCE OR QUALITY. NEAR MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, AS TO THE USABILITY, CONDITION OR OPERATION OF THIS SITE, OR THAT ACCESS TO OR USE OF MASSNEAR.COM WILL BE UNINTERRUPTED OR ERROR-FREE, OR AS TO THE INFORMATION, CONTENT OR MATERIALS INCLUDED ON THIS SITE. YOU EXPRESSLY AGREE THAT YOUR USE OF THIS SITE IS AT YOUR SOLE RISK.

TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, NEAR DISCLAIMS ALL WARRANTIES, EXPRESS AND IMPLIED, INCLUDING, BUT NOT LIMITED TO IMPLIED WARRANTIES OF MERCHANTABILITY, TITLE, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT, COMPARABILITY, SECURITY AND ACCURACY. NEAR WILL NOT BE LIABLE FOR ANY DAMAGES OF ANY KIND ARISING FROM THE USE OF THIS SITE, INCLUDING, BUT NOT LIMITED TO, DIRECT, INDIRECT, INCIDENTAL, CONSEQUENTIAL AND PUNITIVE DAMAGES.

11. As part of the registration process to use the Members Only portions of MassNEAR.com, you will be assigned a password. You agree to provide NEAR with accurate, complete, and updated registration information. Failure to do so shall constitute a breach of this Agreement, which may result in immediate termination of your access to MassNEAR.com.

12. NEAR reserves the right to send electronic mail to any and all users of MassNEAR.com for the purpose of informing them of changes or additions to MassNEAR.com or any related services or products, but shall have no obligation to do so.

13. NEAR may at any time, in its sole discretion, terminate, limit or suspend your access to MassNEAR.com, without notice or liability, for any reason whatsoever, including without limitation your breach of this Agreement or the termination of your membership in NEAR.

14. MassNEAR.com may from time to time make available "discussion areas" on various subject matters which may be of interest to persons authorized to use MassNEAR.com. NEAR may, with or without notice, and at the sole discretion of NEAR, establish, discontinue and/or delete any or all "discussion areas." You agree that if you participate in a "discussion area" (post or read a message or comment at the discussion area) you will abide by the rules and regulations governing discussion area as hereinafter set forth.

.. a. NEAR does not review the content of messages or comments posted to discussion areas within MassNEAR.com by persons authorized to use MassNEAR.com other than NEAR, and you agree that NEAR shall have no liability for any damages arising out of the content of those messages or comments. If you post a message or comment at a discussion area, you agree to indemnify and hold NEAR harmless from any and all liability, damages or expenses whatsoever

due, directly or indirectly, to any cause of action arising out of the message or comment posted by you.

.. b. NEAR is authorized, but not obligated, to reproduce and distribute through NEAR's MassNEAR.com service copies of all comments and messages posted to a discussion area. NEAR reserves the right, but does not assume a duty to any party, to delete from any discussion area any comment or message which NEAR determines, in its sole discretion, does not comply with these rules and regulations.

.. c. You agree to use discussion areas in MassNEAR.com only for lawful purposes and not to post any unlawful message or comment or in any other way use MassNEAR.com so as to violate any local, state, or national law.

.. d. You agree not to post any defamatory, libelous, threatening, vulgar, sexual explicit, or obscene messages or comments. All comments and messages posted to a discussion area in MassNEAR.com will reflect the professionalism of REALTORS® and the spirit of the Code of Ethics as expressed in its preamble, "Whatsoever would that others should do to you, do ye even so to them."

.. e. You agree not to take any action which would disrupt the dialogue in a discussion area or take any other action which would interfere in the normal use of MassNEAR.com by other authorized users.

.. f. You agree not to post any advertising, promotional or other type of solicitation to other authorized users of MassNEAR.com except in those areas of MassNEAR.com where such postings may be specifically authorized.

.. g. You agree not to impersonate any other person in your postings to a discussion area in MassNEAR.com.

.. h. Individual discussion areas may have additional rules and regulations specific to the subject matter being covered in the discussion area. These rules and regulations will be posted at the discussion area. You agree to abide by the rules and regulations of individual discussion areas in which you participate.

15. This agreement, its terms and conditions and the use of the MassNEAR.com web site are governed by and will be interpreted under the laws of the state of Illinois, United States of America, without reference to conflicts of laws and without regard to the location of execution or performance of this agreement.

You hereby agree that any and all disputes which may arise and any litigation that may arise from such disputes will be litigated before a court located in the state of Massachusetts, Middlesex County, U.S.A., to the exclusion of the courts of any other state or country.