## **Terms of Service**

Welcome to Call To Action Transactions! These Terms of Service outline the relationship between Call To Action Transactions and its clients. By using our services, you agree to the following terms:

- 1. **Services Offered:** Call To Action Transactions provides real estate services, transaction management, and other related services.
- 2. **Client Responsibilities:** Clients are responsible for providing accurate information, cooperating with Call To Action Transactions, and adhering to all terms outlined in agreements.
- 3. **Fees and Payments:** Clients agree to pay the fees associated with the services provided. Payment terms and fee structures will be outlined in separate agreements.
- 4. **Confidentiality:** Call To Action Transactions will handle client information with utmost confidentiality and will not disclose sensitive information without consent.
- 5. **Termination of Services:** Either the client or Call To Action Transactions may terminate the agreement under specified conditions. Termination may result in the payment of outstanding fees or other obligations.
- 6. **Dispute Resolution:** In the event of a dispute, both parties agree to resolve the issue through mediation or arbitration.
- 7. **Limitation of Liability:** Call To Action Transactions holds no liability for damages incurred during the course of services, except where prohibited by law.
- 8. **Governing Law:** These terms of service are governed by the laws of Florida.
- Amendments: Call To Action Transactions reserves the right to update or modify these terms of service. Clients will be notified of any changes.

By using our services, you agree to abide by these terms of service. If you have any questions or concerns, please contact us at calltoactiontransactions@yahoo.com.