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**UNITED STATES OF AMERICA  
BEFORE FEDERAL TRADE COMMISSION**

**Commissioners:**            **Deborah Platt Majoras, Chairman**  
                                     **Pamela Jones Harbour**  
                                     **Jon Leibowitz**  
                                     **William E. Kovacic**  
                                     **J. Thomas Rosch**

**In the Matter of**

**MONMOUTH COUNTY ASSOCIATION OF  
REALTORS,**

**a corporation.**

**Docket No. C-**

**DECISION ABix ORERAA**

1. Respondent Monmouth County Association of Realtors (“MCAR”) is a corporation organized, existing and doing business under and by virtue of the laws of the State of New Jersey. Respondent’s principal place of business is at One Hovchild Plaza, 400 Route 66, Tinton Falls, New Jersey 07753.

2. The Federal Trade Commission has jurisdiction of the subject matter of this proceeding and of the Respondent, and the proceeding is in the public interest.

## **ORDER**

### **I.**

**IT IS ORDERED** that for the purposes of this Order, the following definitions shall apply:

- A. “Respondent” or “MCAR” means the Monmouth County Association of Realtors its predecessors, divisions and wholly or partially owned subsidiaries, affiliates, partnerships, and joint ventures; and all the directors, officers, employees, consultants, agents, and representatives of the foregoing. The terms “subsidiary,” “affiliate” and “joint venture” refer to any person in which there is partial or total ownership or control by MCAR, and is specifically meant to include the Monmouth/Ocean Multiple Listing Service and MOMLS.com.
- B. “Multiple Listing Service” or “MLS” means a cooperative venture by which real estate brokers serving a common market area submit their listings to a central service which, in turn, distributes the information for the purpose of fostering cooperation in and facilitating real estate transactions.
- C. “Monmouth/Ocean Multiple Listing Service,” “Monmouth/Ocean MLS” or “MOMLS” means the Multiple Listing Service owned, operated, or controlled by MCAR.
- D. “MCAR Member” means any person that holds any class of membership in MCAR as defined by MCAR’s by-laws, policies, and/or rules.
- E. “MOMLS Participant” means any person authorized by MCAR to access, use or enjoy the benefits of the Monmouth/Ocean Multiple Listing Service in accordance with MCAR’s by-laws, policies, rules, and regulations.
- F. “IDX” means the internet data exchange process that converts the MLS listing database to a database that can be integrated within any web site.

- G. “IDX Web Site” means a Web Site that is capable of integrating the MLS listing database within the Web Site.
- H. “MOMLS.com” means the Web Site operated by MCAR that allows the general public to search information concerning real estate listings from the Monmouth/Ocean Multiple Listing Service.
- I. “Realtor.com” means the Web Site operated by the National Association of Realtors that allows the general public to search information concerning real estate listings downloaded from a variety of MLSs representing different geographic areas of the country, including but not limited to real estate listings from the Monmouth/Ocean Multiple Listing Service.
- J. “Approved Web Site” means a Web Site to which MCAR provides information concerning listings for publication including, but not limited to, MCAR Member or MOML

- N. “Other Lawful Listing” means any listing agreement, other than Exclusive Right to Sell Listing or Exclusive Agency Listing, which is in compliance with applicable state laws and regulations.

## II.

**IT IS FURTHER ORDERED** that Respondent MCAR, its successors and assigns, and its directors, officers, committees, members, agents, representatives, and employees, directly or indirectly, or through any corporation, subsidiary, division, or other device, in connection with the operation of a Multiple Listing Service or Approved Web Site in or affecting commerce, as “commerce” is defined in Section 4 of the Federal Trade Commission Act, 15 U.S.C. § 45, shall forthwith cease and desist from adopting or enforcing any policy, rule, practice or agreement to deny, restrict or interfere with the ability of MCAR Members or MOMLS Participants to enter into Exclusive Agency Listings or Other Lawful Listings with the sellers of properties, including but not limited to any policy, rule, practice or agreement to:

1. prevent MCAR Members or MOMLS Participants from offering or accepting Exclusive Agency Listings;
2. prevent MCAR Members or MOMLS Participants from cooperating with listing brokers or agents that offer or accept Exclusive Agency Listings;
3. prevent MCAR Members or MOMLS Participants from publishing information concerning listings offered pursuant to Exclusive Agency Listings on Approved Web Sites;
4. deny or restrict the Services of the Monmouth/Ocean MLS to Exclusive Agency Listings or Other Lawful Listings in any way that such Services of the Monmouth/Ocean MLS are not denied or restricted to Exclusive Right to Sell Listings; and
5. treat Exclusive Agency Listings, or any Other Lawful Listings, in a less advantageous manner than Exclusive Right to Sell Listings, including but not limited to, any policy, rule or practice pertaining to the transmission, downloading, or displaying of information pertaining to such listings.

**Provided, however, that** nothing herein shall prohibit the Respondent from adopting or enforcing any policy, rule, practice or agreement regarding participant requirements, payment of dues, administrative matters, or any other policy, rule, practice or agreement, that it can show is reasonably ancillary to the legitimate and beneficial objectives of the Monmouth/Ocean MLS.

### III.

**IT IS FURTHER ORDERED** that, no later than thirty (30) days after the date this Order becomes final, Respondent shall have amended its rules and regulations to conform to the provisions of this Order.

### IV.

**IT IS FURTHER ORDERED** that, within ninety (90) days after the date this Order becomes final, Respondent shall (1) inform each MCAR Member and MOMLS Participant of the amendments to its rules and regulations to conform to the provisions of this Order; and (2) provide each MCAR Member and MOMLS Participant with a copy of this Order. Respondent shall transmit the rule change and Order by the means it uses to communicate with its members and participants in the ordinary course of MCAR's business, which shall include, but not be limited to: (A) sending by mail, fax or email one or more statements that there has been a change to the rule and an Order, along with the amended rule and the Order, to each MCAR Member and MOMLS Participant; and (B) placing on the publicly accessible MCAR Web Site ([www.MOMLS.com](http://www.MOMLS.com)) a statement that there has been a change to the rule and an Order, along with a link to the amended rule and the Order. Respondent shall modify its Web Site as described above no later than five (5) business days after the date the Order becomes final, and shall display such modifications for no less than ninety (90) days from the date this Order becomes final. The Order shall remain accessible through common search terms and articles

of the Order become available with a link to the amended

**VII.**

**IT IS FURTHER ORDERED** that this Order shall terminate ten (10) years from the date the Order is issued.

By the Commission.

Donald S. Clark  
Secretary

SEAL  
ISSUED: