

UNITED STATES OF AMERICA  
BEFORE THE FEDERAL TRADE COMMISSION

COMMISSIONER :       Deanna Kelly Laughton, Acting Chairman  
                              Noah Joshua Phillip  
                              Mohit Chopra  
                              Christine Wilson

In the Matter of

Louisiana

DECISION AND ORDER (with

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15 C.F.R. § 201.10 (b) (1) (i) violation

of section 5 of the Federal Trade Commission Act, as amended. The Commission served respondent with a copy of the complaint, together with notice of contemplated relief, and respondent filed its answer to the complaint denying such violation. On 09/07/09, the Commission issued its decision and order.





### III. Additional O ligation

IT I F THE O

. Compliance report

IT I F THE O DE ED that

A espondent shall submit verified written reports ("compliance reports") in accordance with the following

- 1. espondent shall submit an initial compliance report 60 days after the date this Order is issued, annual compliance reports one year after the date this Order is issued, and annually for the next 4 years on the anniversary of that date; and compliance reports as the Commission or its staff may request; and

Each compliance report shall contain sufficient information and documentation to enable the Commission to determine independently whether espondent is in compliance with the Order. Merely statements that espondent has complied with its obligations under this Order are insufficient. espondent shall include in its reports, among other information or documentation that may be necessary to demonstrate compliance, a description of the measures espondent has implemented or plans to implement to ensure that it has complied or will comply with each paragraph of this Order.

In addition to submitting a compliance report, espondent shall retain all material written communications with and from the Commission and its staff, including correspondence, reports, and recommendations concerning fulfillment of espondent's obligations under this Order during the period covered by such compliance report. espondent shall provide copies of these documents to Commission staff upon request.

espondent shall verify its compliance reports in the manner set forth in 28 U.S.C. § 1746 by the Executive Director of the Board or the Chairman of the Board. espondent shall file its compliance reports with the Secretary of the Commission at [Electromeritings@ftc.gov](mailto:Electromeritings@ftc.gov) and the Compliance Division at [bccompliance@ftc.gov](mailto:bccompliance@ftc.gov), as required by Commission rule 2.41(a), 16 C.F.R. § 2.41(a).

I. Change in espondent

IT I F THE O DE ED that espondent shall notify the Commission at least 30 days prior to

any proposed dissolution of espondent; or

B Any other change in espondent if such change may affect compliance obligations arising out of this Order.

## II. Acce

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[Louisiana Real Estate Appraisers Board Letterhead]

To Appraisal Management Companies licensed in Louisiana

The Federal Trade Commission has alleged that our customary and reasonable fee rule, 46 LXXVII 31101, subparts A, B, and C (“rule”), and our enforcement of those parts of the rule violate federal antitrust laws. We deny the charges.

As part of a settlement

Louisiana Real Estate Appraisers Board  
[return address or printed text as found  
on the Board's usual business stationery]

[Postage]

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ADD E O E TION E VI E EQU E TED

[Appraisal Management Company]  
Attn [ Contact Name  
Street Address  
City, State and Zip Code]

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