

MLS RULES AND REGULATIONS

Santa Barbara Multiple Listing

April 7, 2020 (NAR approved November 30, 2018)

Changes made after November 30, 2018 are displayed in red.

SECTION 1.	<u>AUTHORITY</u>	5
SECTION 2.	<u>PURPOSE</u>	5
SECTION 3.	<u>MULTIPLE LISTING SERVICE COMMITTEE</u>	5
3.1.	<u>AUTHORITY</u>	5
3.2.	<u>APPOINTMENT OF COMMITTEE</u>	5
3.3.	<u>DUTIES OF THE COMMITTEE</u>	5
3.4.	<u>VACANCIES</u>	5
3.5.	<u>ATTENDANCE</u>	5
3.6.	<u>QUORUM</u>	5
3.7.	<u>MEETINGS</u>	5
3.8.	<u>RULES OF ORDER</u>	5
3.9.	<u>MARKETING MEETINGS</u>	5
SECTION 4.	<u>PARTICIPATION AND AUTHORIZED ACCESS</u>	6
4.1.	<u>PARTICIPANT</u>	6
4.2.	<u>SUBSCRIBER</u>	7
4.3.	<u>CLERICAL USERS</u>	7
4.4.	<u>NOTIFICATION OF LICENSEES</u>	7
4.5.	<u>PARTICIPATION NOT TRANSFERABLE</u>	7
4.6.	<u>LISTING BROKER DEFINED</u>	7
4.7.	<u>BUYER AND SELLING BROKER DEFINED</u>	8
4.8.	<u>APPRAISER DEFINED</u>	8
4.9.	<u>DENIED APPLICATION</u>	8
4.10.	<u>INTERIM TRAINING</u>	8
4.11.	<u>SUBJECT TO MLS RULES</u>	8
4.12.	<u>COMMENCEMENT OF SERVICES</u>	8
4.13.	<u>INACTIVATION</u>	8
4.14.	<u>LIMITATIONS ON COMPUTER ACCESS</u>	8
SECTION 5.	<u>MLS FEES AND CHARGES</u>	8
5.1.	<u>SERVICE FEES AND CHARGES</u>	9
5.2.	<u>RESPONSIBILITY FOR FEES</u>	9
SECTION 6.	<u>REGIONAL AND RECIPROCAL AGREEMENTS</u>	9
SECTION 7.	<u>LISTING PROCEDURES</u>	9
7.1.	<u>LISTINGS SUBJECT TO RULES AND REGULATIONS OF THE MLS</u>	9
7.2.	<u>TYPES OF LISTINGS</u>	9
7.3.	<u>TYPES OF PROPERTIES</u>	10
7.4.	<u>COMPLIANCE WITH CALIFORNIA AND FEDERAL LAW</u>	11
7.5.	<u>MANDATORY SUBMISSION</u>	11
7.6.	<u>EXEMPTED LISTINGS</u>	11
7.7.	<u>SERVICE AREA</u>	12
7.8.	<u>CHANGE OF LISTING INFORMATION</u>	12
7.9.	<u>WITHDRAWAL OF LISTING PRIOR TO EXPIRATION</u>	12
7.10.	<u>CONTINGENCIES</u>	12
7.11.	<u>DETAIL ON LISTINGS FILED WITH THE MLS</u>	12
7.12.	<u>UNILATERAL CONTRACTUAL OFFER: SUB AGENCY OPTIONAL</u>	12
7.13.	<u>ACCEPTANCE OF CONTRACTUAL OFFER</u>	12
7.14.	<u>CONSENT TO ACT AS DUAL AGENT</u>	12
7.15.	<u>ESTATE SALE, PROBATE, BANKRUPTCY AND LENDER APPROVAL LISTINGS</u>	12
7.16.	<u>CHANGES TO OFFER OF COMPENSATION BY LISTING BROKER TO ALL BROKER PARTICIPANTS</u>	13
7.17.	<u>BROKER PARTICIPANT OR REAL ESTATE SUBSCRIBER AS PRINCIPAL</u>	13
7.18.	<u>MULTIPLE UNIT PROPERTIES</u>	13
7.19.	<u>EXPIRATION, EXTENSION, AND RENEWAL OF LISTINGS</u>	13
7.20.	<u>LISTINGS OF PARTICIPANTS OR SUBSCRIBERS SUSPENDED, EXPELLED OR RESIGNED</u>	13
7.21.	<u>NO CONTROL OF COMMISSION RATES OR FEES CHARGED BY PARTICIPANT</u>	13
7.22.	<u>DUAL OR VARIABLE RATE COMMISSION ARRANGEMENTS</u>	13
7.23.	<u>INTENTIONALLY LEFT BLANK</u>	13
7.24.	<u>AUCTION LISTINGS</u>	13
7.25.	<u>CO-LISTINGS</u>	13
7.26.	<u>DAYS ON MARKET/CUMULATIVE DAYS ON MARKET CALCULATION</u>	13
7.27.	<u>REO DISCLOSURE</u>	14
7.28.	<u>SHORT SALE (LENDER APPROVAL LISTINGS)</u>	14
SECTION 8.	<u>DOCUMENTATION; PERMISSION; ACCURACY OF INFORMATION</u>	14
8.1.	<u>LISTING AGREEMENT AND SELLER'S PERMISSION</u>	14
8.2.	<u>WRITTEN DOCUMENTATION</u>	14
8.3.	<u>ACCURACY OF INFORMATION</u>	14
8.4.	<u>INPUT DEFINED</u>	15

8.5.	<u>BUYER, SELLER, PURCHASE AND SALE DEFINED</u>	15
SECTION 9.	<u>SELLING PROCEDURES</u>	15
9.1.	<u>SHOWINGS AND NEGOTIATIONS</u>	15
9.2.	<u>DISCLOSING THE EXISTENCE OF OFFERS</u>	15
9.3.	<u>AVAILABILITY TO SHOW OR INSPECT</u>	15
9.4.	<u>PRESENTATION OF OFFERS</u>	15
9.5.	<u>SUBMISSION OF OFFERS</u>	15
9.6.	<u>RIGHT OF BUYER BROKER IN PRESENTATION OF OFFER</u>	15
9.7.	<u>CHANGE OF COMPENSATION OFFER BY BUYER BROKER</u>	15
9.8.	<u>BUYER BROKER AS A BUYER</u>	15
9.9.	<u>PRESENCE OF PARTICIPANT OR SUBSCRIBER</u>	15
SECTION 10.	<u>REPORTING SALES AND OTHER INFORMATION TO THE MLS</u>	16
10.1.	<u>STATUSES</u>	15
10.2.	<u>REPORTING OF SALES</u>	16
10.3.	<u>REMOVAL OF LISTINGS FOR REFUSAL/FAILURE TO TIMELY REPORT STATUS</u> <u>CHANGES</u>	16
10.4.	<u>REPORTING CANCELLATION OF PENDING OR CONTINGENT SALE</u>	16
10.5.	<u>REFUSAL TO SELL</u>	16
10.6.	<u>MAINTAINING CORRECTNESS OF LISTINGS</u>	16
10.7.	<u>TIMELY REPORTING OF CHANGES</u>	16
SECTION 11.	<u>OWNERSHIP OF MLS COMPILATIONS AND COPYRIGHTS</u>	16
11.1.	<u>MLS COMPILATION DEFINED</u>	18
11.2.	<u>ACTIVE LISTING MLS COMPILATION DEFINED</u>	18
11.3.	<u>COMPARABLE DATA MLS COMPILATION DEFINED</u>	18
11.4.	<u>AUTHORITY TO PUT LISTINGS IN MLS COMPILATION</u>	17
11.5.	<u>PHOTOGRAPHS IN THE MLS</u>	17
11.6.	<u>COPYRIGHT OWNERSHIP</u>	17
11.7.	<u>INTENTIONALLY LEFT BLANK</u>	17
11.8.	<u>DATABASE PRESERVATION</u>	17
SECTION 12.	<u>PROHIBITIONS AND REQUIREMENTS</u>	17
12.1.	<u>NOTIFICATION OF BUREAU OF REAL ESTATE (B.R.E.) OR CALIFORNIA OFFICE OF REAL ESTATE APPRAISERS (O.R.E.A.)</u> <u>ACTION</u>	17
12.2.	<u>VIOLATIONS OF THE LAW</u>	17
12.3.	<u>SUPERVISION OF LICENSEES AND APPRAISERS</u>	17
12.4.	<u>SOLICITATION OF LISTINGS FILED WITH THE MLS</u>	20
12.5.	<u>MISUSE OF REMARKS</u>	18
12.6.	<u>"FOR SALE" SIGNS</u>	18
12.7.	<u>"SOLD" SIGNS AND USE OF THE WORD "SOLD"</u>	18
12.8.	<u>ADVERTISING OF LISTINGS FILED WITH THE MLS</u>	18
12.9.	<u>LIMITATIONS ON USE OF ASSOCIATION OR MLS INFORMATION IN ADVERTISING</u>	18
12.10.	<u>FALSE OR MISLEADING ADVERTISING AND REPRESENTATIONS; TRUE PICTURE STANDARD OF CONDUCT</u>	18
12.11.	<u>USE OF MLS INFORMATION</u>	19
12.12.	<u>CONFIDENTIALITY OF MLS INFORMATION</u>	21
12.13.	<u>ACCESS TO COMPARABLE AND STATISTICAL INFORMATION</u>	22
12.14.	<u>DISPLAY</u>	22
12.15.	<u>REPRODUCTION</u>	22
12.16.	<u>INTERNET DATA EXCHANGE (IDX)</u>	23
12.17.	<u>WEBSITE NAME AND STATUS DISCLOSURE</u>	22
12.18.	<u>USE OF THE TERMS MLS AND MULTIPLE LISTING SERVICE</u>	22
12.19.	<u>MODEL VIRTUAL OFFICE WEBSITE (VOW)</u>	22
12.20.	<u>APPLICABILITY OF RULES TO MLS OR ASSOCIATION</u>	25
12.21.	<u>PARTICIPANT AND SUBSCRIBER STANDARDS OF CONDUCT</u>	25
SECTION 13.	<u>LOCKBOXES</u>	25
13.1.	<u>ELIGIBILITY FOR LOCKBOXES</u>	25
13.2.	<u>KEY USE AND SERVICE</u>	25
13.3.	<u>TEMPORARY KEYS</u>	26
13.4.	<u>ACCOUNTABILITY</u>	26
13.5.	<u>DEEMED UNACCOUNTABLE</u>	26
13.6.	<u>WRITTEN AUTHORITY</u>	26
13.7.	<u>LISTING BROKER'S PERMISSION</u>	26
13.8.	<u>UNACCOUNTABLE KEYS</u>	26
13.9.	<u>INTENTIONALLY LEFT BLANK</u>	26
13.10.	<u>RULES VIOLATIONS</u>	26
13.11.	<u>RIGHT TO LIMIT ACCESS</u>	26
13.12.	<u>REMOVAL</u>	26
SECTION 14.	<u>VIOLATIONS OF RULES AND REGULATIONS</u>	26
14.1.	<u>GROUND FOR DISCIPLINARY ACTION AND SANCTIONS</u>	26

<u>14.2.</u>	<u>SANCTIONS</u>	27
<u>14.3.</u>	<u>CITATIONS</u>	27
SECTION 15.	<u>PROCEDURES FOR MLS RULES HEARINGS</u>	27
SECTION 16.	<u>ARBITRATION</u>	27
<u>16.1.</u>	<u>MANDATORY ARBITRATION</u>	27
<u>16.2.</u>	<u>OTHER ARBITRATION AGREEMENTS</u>	27
<u>16.3.</u>	<u>ARBITRATION BETWEEN ASSOCIATION MEMBERS</u>	27
<u>16.4.</u>	<u>ARBITRATION INVOLVING NON-ASSOCIATION MEMBERS</u>	27
<u>16.5.</u>	<u>SAME FIRM</u>	28
<u>16.6.</u>	<u>TIMING</u>	28
SECTION 17.	<u>NON-PAYMENT OF MLS FEES</u>	28
<u>17.1</u>	<u>DELINQUENT AND/OR NONPAYMENT OF MLS FEES</u>	28
<u>17.2</u>	<u>DISPUTED AMOUNTS OWED</u>	28
<u>17.3</u>	<u>REINSTATEMENT AFTER TERMINATION FOR NONPAYMENT</u>	28
SECTION 18.	<u>CHANGES IN RULES AND REGULATIONS</u>	28
SECTION 19.	<u>MLS POLICY MANUAL</u>	28
SECTION 20.	<u>USE OF MLS BULK EMAIL SYSTEM</u>	28
APPENDIX A	<u>(FEES AND FINES SCHEDULE)</u>	29

SECTION 1. AUTHORITY

These Multiple Listing Service Rules and Regulations are established by the Board of Directors of the Santa Barbara Multiple Listing Service, Inc. ("Corporation"), pursuant to its power to control the business of the Corporation.

SECTION 2. PURPOSE

The Multiple Listing Service (MLS) is a means by which authorized MLS broker participants establish legal relationships with other participants by making a blanket unilateral contractual offer of compensation and cooperation to other broker participants; by which information is accumulated and disseminated to enable authorized participants to prepare appraisals, analyses and other valuations of real property for bonafide clients and customers; by which participants engaging in real estate appraisal contribute to common databases; and is a facility for the orderly correlation and dissemination of listing information among the participants so that they may better serve their clients, customers and the public. Entitlement to compensation is determined by the buyer broker's performance as a procuring cause of the sale or lease.

SECTION 3. MULTIPLE LISTING SERVICE COMMITTEE

3.1. AUTHORITY

The Multiple Listing Service shall be governed by its Board of Directors in accordance with the Rules and Regulations.

3.2. APPOINTMENT OF COMMITTEE

Annually, the President of the MLS Board of Directors shall appoint an MLS Committee chair, who shall be a member of the MLS Board of Directors. Annually, the MLS Committee Chair will select a committee comprised only of MLS participants and subscribers, subject to approval by the Board of Directors. No subscriber for whom a participant has filed a certification of non-use under Section 5.1.6 of these rules may serve on the MLS Committee.

3.3. DUTIES OF THE COMMITTEE

It shall be the duty of the Committee to:

- a. Formulate policies to be followed by the MLS in the conduct of business and to recommend the same to the MLS Board of Directors for its approval and/or modification.
- b. Conduct the business affairs of the MLS pursuant to the policies approved by the MLS Board of Directors.
- c. Assign members of the committee to serve as investigators in accordance with Section 14.3.
- d. Keep a record of all committee meetings.

3.4. VACANCIES

Vacancies in unexpired terms may be filled as in the case of original appointees.

3.5. ATTENDANCE

Any committee member who fails to attend two (2) consecutive regular or special meetings of the committee, without excuse acceptable to the chairperson of the committee, shall be deemed to have resigned from the committee and the vacancy may be filled as herein provided for original appointees.

3.6. QUORUM

A majority of the members of the committee shall constitute a quorum. A majority of those present at a meeting shall be required for action unless it is a matter involving a recommendation for an amendment of the MLS Rules, in which case a majority vote of the total number of committee members shall be required.

3.7. MEETINGS

The Multiple Listing Service Committee shall meet for the transaction of its business at a time and place to be determined by the committee or at the call of the chairperson. The committee may call meetings of the participants and subscribers in the MLS for the purpose of gathering and disseminating information.

3.8. RULES OF ORDER

Robert's Rules of Order, latest edition, shall govern in all proceedings of the MLS Committee meetings.

3.9. MARKETING MEETINGS

Marketing meetings for the participants, subscribers and invited guests may be held at such time and place as may be fixed by the committee and approved by the MLS Board of Directors, at which time general marketing information may be disseminated.

SECTION 4. PARTICIPATION AND AUTHORIZED ACCESS

4.1. PARTICIPANT

A Participant is any individual, who applies and is accepted by the MLS, meets and continues to meet all of the following requirements of either a broker participant or an appraiser participant as defined below in sections 4.1.1 and 4.1.2.

4.1.1. BROKER PARTICIPANT. A broker participant is a participant who meets all of the following requirements:

- a. The individual, or corporation for which the individual acts as a broker/officer, holds a valid California real estate broker's license;
- b. The individual is a principal, partner, corporate officer, or branch office manager acting on behalf of a principal;
- c. The individual or corporation for which the individual acts as a broker/officer offers and/or accepts compensation in the capacity of a real estate broker;*
- d. The individual signs a written agreement to abide by the rules and regulations of the MLS in force at that time and as from time to time amended;
- e. The individual pays all applicable MLS fees; and,
- f. The individual has completed any required orientation program of no more than eight (8) classroom hours within ninety (90) days after access has been provided, said individual to be given the opportunity to complete any mandated orientation program remotely. However, if the Participant is a current and active member of one or more other MLS's in California, they may fulfill the orientation requirement in the following manner.
 1. Sign the MLS orientation attendance waiver.
 2. Read and understand the MLS Rules and Regulations.
 3. Accurately complete the MLS Overview quiz within 1 week of joining.
 4. Pay a \$50 administrative processing fee.

*Note: Mere possession of a broker's license is not sufficient to qualify for MLS participation. Rather, the requirement that an individual or firm "offers and/or accepts compensation" means that the Participant actively endeavors during the operation of its real estate business to list real property of the type listed on the MLS and/or to accept offers of cooperation and compensation made by listing brokers or agents in the MLS. "Actively" means on a continual and on-going basis during the operation of the Participant's real estate business. The "actively" requirement is not intended to preclude MLS participation by a Participant or potential Participant that operates a real estate business on a part time, seasonal, or similarly time-limited basis or that has its business interrupted by periods of relative inactivity occasioned by market conditions. Similarly, the requirement is not intended to deny MLS participation to a Participant or potential Participant who has not achieved a minimum number of transactions despite good faith efforts. Nor is it intended to permit an MLS to deny participation based on the level of service provided by the Participant or potential Participant as long as the level of service satisfies state law.

The key is that the Participant or potential Participant actively endeavors to make or accept offers of cooperation and compensation with respect to properties of the type that are listed on the MLS in which participation is sought. This requirement does not permit an MLS to deny participation to a Participant or potential Participant that operates a Virtual Office Website ("VOW") [See Rule No. 12.19] (including a VOW that the Participant uses to refer customers to other Participants) if the Participant or potential Participant actively endeavors to make or accept offers of cooperation and compensation. An MLS may evaluate whether a Participant or potential Participant "actively endeavors during the operation of its real estate business" to "offer and/or accept compensation" only if the MLS has a reasonable basis to believe that the Participant or potential Participant is in fact not doing so.

4.1.2. APPRAISER PARTICIPANT. An appraiser participant is a participant who meets all of the following requirements:

- a. The individual holds a valid California appraisers certification or license issued by the Bureau of Real Estate Appraisers (BREA) (also referred to as "Office" of Real Estate Appraisers or OREA);
- b. The individual is a principal, partner, corporate officer, or branch office manager acting on behalf of a principal;
- c. The individual has signed a written agreement to abide by the rules and regulations of the MLS in force at that time and as from time to time amended;
- d. The individual pays all applicable MLS fees; and,
- e. The individual has completed any required orientation program of no more than eight (8) classroom hours within ninety (90) days after access has been provided, said individual to be given the opportunity to complete any mandated orientation program remotely. However, if the Participant is a current and active member of one or more other MLS's in California, they may fulfill the orientation requirement in the following manner.
 1. Sign the MLS orientation attendance waiver.
 2. Read and understand the MLS Rules and Regulations.
 3. Accurately complete the MLS Overview quiz within 1 week of joining.
 4. Pay a \$50 administrative processing fee.

4.1.3 REDUNDANT PARTICIPANT QUALIFICATIONS. Participant type (Broker or Appraiser) must be selected during application for participation. A Participant with both a California Real Estate Broker's license and a California Appraiser's certification or license must join as a "Broker Participant" to be a listing broker under Section 4.6 or a buyer broker or selling broker under Section 4.7.

4.2. SUBSCRIBER

A subscriber is an individual, who applies and is accepted by the MLS, meets and continues to meet all of the following requirements of either a real estate subscriber or appraiser subscriber as defined below in section 4.2.1 and 4.2.2.

4.2.1. REAL ESTATE SUBSCRIBER. A real estate subscriber is a subscriber who meets all of the following requirements:

- a. The individual holds a valid California real estate salesperson's or broker's license;
- b. The individual is employed by or affiliated as an independent contractor with a broker participant;
- c. The individual has signed a written agreement to abide by the rules and regulations of the MLS in force at that time and as from time to time amended;
- d. The individual pays all applicable MLS fees; and,
- e. The individual has completed any required orientation program of no more than eight (8) classroom hours within ninety (90) days after access has been provided, said individual to be given the opportunity to complete any mandated orientation program remotely.

4.2.2. APPRAISER SUBSCRIBER. An appraiser subscriber is a subscriber who meets all of the following requirements:

- a. The individual holds a valid California real estate appraisers certification or license issued by the BREAA;
- b. The individual is employed by or affiliated as an independent contractor with an Appraiser Participant;
- c. The individual has signed a written agreement to abide by the rules and regulations of the MLS in force at that time and as from time to time amended;
- d. The individual pays all applicable MLS fees; and,
- e. The individual has completed any required orientation program of no more than eight (8) hours within ninety (90) days after access has been provided, said individual to be given the opportunity to complete any mandated orientation program remotely.

4.2.3 REDUNDANT SUBSCRIBER QUALIFICATIONS. Subscriber type, real estate or appraiser, must correlate to the Participant type. A Subscriber who is both a California Real Estate Licensee and a California certified or licensed appraiser must join as a R.E. Subscriber, unless their employing or affiliated Participant is an Appraiser Participant.

4.3. CLERICAL USERS

Clerical Users are individuals (whether licensed or unlicensed) under the direct supervision of an MLS Participant or Subscriber that perform only administrative and clerical tasks that do not require a real estate license or an Appraiser's certificate or license. Clerical Users shall join the MLS through their employing Participant or Subscriber. The Participant shall be responsible for the conduct of the Clerical User. Clerical Users shall be linked in the system to at least one Participant. They may also be linked to a particular Subscriber. Each Participant and Subscriber shall provide the MLS with a list of all Clerical Users employed by or affiliated as independent contractors with the Participant or Subscriber and shall immediately notify the MLS of any changes, additions or deletions from the list. Clerical Users shall also be subject to the following requirements:

- (a) Clerical Users are given a unique passcode;
- (b) Clerical Users must have any fees paid in full;
- (c) Participant or Subscriber linked to the Clerical User may be fined, disciplined or terminated for Clerical User's misconduct;
- (d) Clerical Users shall sign a written agreement to abide by the rules and regulations of the MLS.

4.4. NOTIFICATION OF LICENSEES

Each participant shall provide the MLS with a list of all real estate licensees or certified or licensed appraisers employed by or affiliated as independent contractors with such participant or with such participant's firm and shall immediately notify the MLS of any changes, additions or deletions from the list. This list shall include any licensees under any broker associate affiliated with the participant.

4.5. PARTICIPATION NOT TRANSFERABLE

Participation in the MLS is on an individual basis and may not be transferred or sold to any corporation, firm or other individual. Any reimbursement of MLS fees is a matter of negotiation between those transferring the business or determined by internal contract arrangement within the firm. However, providing the first participant consents, the MLS shall allow a firm to designate a different person as a participant within the firm without additional initial participation fees. The MLS may charge an administrative fee for this service of reassigning participants within a firm. (See Appendix A).

4.6. LISTING BROKER DEFINED

For purposes of these MLS Rules, a listing broker is a broker participant who is also a listing agent in accordance with Civil Code 1086 et. seq. who has obtained a written listing agreement by which the broker has been authorized to act as an agent to sell or lease the property or to find or obtain a buyer or

lessee. Whenever these rules refer to the listing broker, the term shall include the real estate subscriber or a licensee retained by for the listing broker but shall not relieve the listing broker participant of responsibility for the act or rule specified.

4.7. BUYER BROKER DEFINED

For purposes of these MLS Rules, a buyer broker or buyer broker is a broker participant who is also the selling agent in accordance with Civil Code 1086 et. seq. who acts in cooperation with a listing broker to accept the offer of compensation and/or sub agency to find or obtain a buyer or lessee. The buyer broker or buyer broker may be the agent of the buyer or, if sub agency is offered and accepted, may be the agent of the seller. Whenever these rules refer to the buyer broker or selling broker, the term shall include the real estate subscriber or licensee retained by the buyer or buyer broker but shall not relieve that broker participant of responsibility for the act or rule specified.

4.8. APPRAISER DEFINED

For purposes of these MLS Rules, an appraiser is an appraiser participant, appraiser subscriber, or a licensed or certified appraiser acting for the appraiser participant or appraiser subscriber. Whenever these rules refer to the appraiser, the term shall also include the appraiser subscriber or a licensed or certified appraiser employed by or an affiliated independent contractor with the firm that employs the appraiser but shall not relieve that appraiser participant of responsibility for the act or rule specified.

4.9 DENIED APPLICATION.

In the event an application for participation in the MLS is rejected by the MLS, the applicant, and his or her broker, if applicable, will be promptly notified in writing of the reason for the rejection. The broker shall have the right to respond in writing, and to request a hearing in accordance with the California Code of Ethics and Arbitration Manual.

4.10 INTERIM TRAINING.

Participants and Subscribers may be required, at the discretion of the MLS, to complete additional training of not more than four (4) classroom hours in any twelve (12) month period when deemed necessary by the MLS to familiarize Participants and Subscribers with system changes or enhancement and/or changes to MLS rules or policies. Participants and Subscribers must be given the opportunity to complete any mandated additional training remotely.

4.11. SUBJECT TO MLS RULES

By becoming and remaining a Participant, Subscriber or Clerical User, each Participant, Subscriber and Clerical User agrees to be subject to these MLS rules and regulations, the enforcement of which are at the sole discretion of the applicable Committee/Board of Directors.

4.12 COMMENCEMENT OF SERVICES

Services shall be provided to a participant upon written agreement to conform to these MLS Rules and Regulations, submission of copies of the real estate brokers' license to the MLS Board of Directors and upon payment of participation and/or application and service fees.

- 4.11.1 Final approval of the participation is subject to approval of the MLS Board of Directors.
- 4.11.2 Upon voluntary withdrawal of application prior to approval, or upon denial of participation by the MLS Board of Directors, the participation fee shall be refunded. All incidental costs shall be prorated based upon services received by the applicant.

4.13 INACTIVATION

A participant or subscriber may inactivate participation for a maximum period of twelve (12) months, beginning upon receipt of written notice to the committee. MLS service fees will be suspended during the inactivation period. An inactivation filed after the 10-day grace period of a billing cycle is subject to a late fee. (See Appendix A). Participation terminated for non-payment of fees is not considered an inactivation. A participant or subscriber so terminated will be considered as a new applicant.

- 4.12.1 All obligations to MLS must be complied with prior to the inactivation.
- 4.12.2 A participant or subscriber may reactivate association with MLS at any time during the twelve months (See Appendix A.)
- 4.12.3 Upon a participant's inactivation, his/her listings shall be withdrawn from the current listings of the MLS. The participant is required to notify the principal(s) in writing of the withdrawal of the principals' listings and to submit completed status reports on all of his/her current listings in the MLS system at the time of his/her inactivation.

4.14 LIMITATIONS ON COMPUTER ACCESS

Every Participant and Subscriber agrees not to give or sell their MLS password to any person or otherwise make such password available to any other person. Every Participant and Subscriber shall not allow anyone other than an authorized Participant, or their Subscribers and clerical users, as defined in these Rules and Regulations, to access any computer receiving or containing MLS information unless access to such MLS information is password protected and the access program to the MLS is logged out. Every Participant and Subscriber further agrees not to transmit any properly downloaded MLS information to any licensee or clerical person not authorized to access such MLS information.

Violations of this rule can result in a fine up to \$15,000 and the loss of MLS rights.

SECTION 5. MLS FEES AND CHARGES

5.1. **SERVICE FEES AND CHARGES**

The MLS Committee, subject to approval of the Board of Directors, shall establish a schedule of MLS fees, applicable to the MLS, which may include the following service fees and charges:

- 5.1.1. **INITIAL PARTICIPATION AND/OR APPLICATION FEE.** Applicants for participation in the MLS shall pay a participation fee and/or an application fee.
- 5.1.2. **RECURRING SERVICE FEES.** The recurring service fees for each broker participant shall be an amount times the total number of (1) the participant, plus (2) the number of salespersons who have access to and use of the MLS, whether licensed as brokers or salespersons, who are employed by or affiliated as independent contractors with such participant or participant's firm. If more than one principal broker in the same firm elects to be a participant, the number of salespersons in the firm will only be used once in calculating the recurring service fees. A broker participant is not obligated to pay recurring service fees or other MLS fees and charges for real estate licensees affiliated with the participant or participant's firm if such licensees work out of a branch office of the participant or the participant's firm that does not participate in or otherwise use or benefit from the broker's use of the MLS.
- The recurring service fee of each appraiser participant shall be an amount times the total number of (1) the appraiser plus (2) the number of appraisers who have access to and use of the MLS, who are employed by or affiliated as independent contractors with such participant or participant's firm. If more than one principal appraiser in the same firm elects to be a participant, the number of appraisers in the firm will only be used once in calculating the recurring participation fees. An appraiser participant is not obligated to pay recurring participation fees or other MLS fees and charges for licensed or certified appraisers affiliated with the participant or the participant's firm if such appraisers work out of a branch office of the participant or the participant's firm that does not participate in or otherwise use the MLS.
- Recurring service and participant fees shall be paid semi-annually in advance or as otherwise determined by the Board.
- 5.1.3. **LISTING FEE.** A listing broker shall pay a listing fee for each listing submitted to MLS staff for input. There is no charge for broker-loaded listings.
- 5.1.4. **(INTENTIONALLY LEFT BLANK)**
- 5.1.5. **SERVICE FEES FOR NEW PARTICIPANTS AND SUBSCRIBERS.** Each participant shall be responsible for ensuring all licensees who become affiliated with the participant submit a completed application and payment of fees for joining the MLS within 5 business days.
- 5.1.6. **CERTIFICATION OF NON-USE (WAIVER).** Participants may be relieved from payment under section 5.1.2. thereunder by certifying in writing to the MLS that a licensed or certified person in the office is engaged solely in activities that do not require a real estate license or certification (clerical, etc.) or that the real estate licensee or licensed or certified appraiser will not use the MLS or MLS Compilation in any way. In the event a real estate licensee or appraiser is found in violation of the non-use certification, the participant shall be subject to all MLS fees dating back to the date of the certification. The participant and subscriber may also be subject to any other sanction imposed for violation of MLS Rules including, but not limited to, a citation and suspension or termination of participation rights and access to the MLS.
- 5.1.7. **CLERICAL USERS FEE.** Clerical users may be assessed application fees, services fees and other fees. The participant for the clerical user shall be responsible for all such fees.
- 5.1.8. **OTHER FEES.** Other fees that are reasonably related to the operation of the MLS may be adopted.
- 5.1.9. **REFUNDS OF SERVICE FEES.** In the event a participant desires to withdraw from receiving MLS services or reduce the number of subscriptions, a refund of service fees paid in advance shall be made only for the time beyond the period in which the request is made.

5.2. **RESPONSIBILITY FOR FEES**

In the event the MLS allows for direct billing or payment by a subscriber for MLS fees, such fees shall be the obligation of that subscriber regardless of whether such subscriber becomes affiliated with a different participant. If the MLS does not allow for direct billing or payment by a subscriber for MLS fees, such fees shall be the responsibility of the participant with whom the subscriber was affiliated with at the time the MLS fees were incurred. This section does not preclude in any way the ability of participants to pursue reimbursement of MLS fees from current or past subscribers or to establish agreements with subscribers regarding payment or reimbursement of MLS fees.

SECTION 6. REGIONAL AND RECIPROCAL AGREEMENTS

The MLS Committee may recommend, subject to the MLS Board of Directors approval that the MLS enter into reciprocal or regional agreements with other Associations of REALTORS® or MLS Corporations wholly owned by Associations of REALTORS® to allow the other MLS's participants and subscribers access to the MLS in exchange for comparable benefits to the participants and subscribers of this MLS. In the event of such agreements, the participants and subscribers agree to abide by the respective rules of the other MLS's receiving and publishing a listing pursuant to such agreements and to abide by such rules when accessing the other MLS's databases.

SECTION 7. LISTING PROCEDURES

7.1. **LISTINGS SUBJECT TO RULES AND REGULATIONS OF THE MLS**

Any listing input on the MLS by a broker participant or real estate subscriber is subject to the Rules and Regulations of the MLS.

7.2. **TYPES OF LISTINGS**

The MLS shall accept exclusive right to sell, seller reserved, open, and probate listings in accordance with California Civil Code Section 1086 et. seq. that satisfy the requirements of these MLS Rules. Exclusive right to sell listings that contain any exceptions whereby the owner need not pay a commission if the property is sold to particular individuals shall be classified for purposes of these rules as an exclusive right to sell listing, but the listing broker shall

notify all participants of the exceptions. It shall be the responsibility of the broker participant and real estate subscriber to properly classify the type of property listing, and if necessary, to obtain a legal opinion to determine the correct classification. By classifying the type of the listing, the listing broker certifies that the listing falls under the legal classification designated. The MLS shall have no affirmative responsibility to verify the property listing type of any listing filed with the MLS. However, the MLS shall have the right to have legal counsel make a determination as to the classification of the property listing type and if the listing broker does not reclassify it accordingly, the MLS shall have the right to reject or remove any such listing that it determines falsely represents the classification of the property listing type.

7.2.1 SCOPE OF SERVICE; LIMITED SERVICE LISTINGS. Limited Service listings are listings whereby the listing broker, pursuant to the listing agreement, will not provide one, or more, of the following services:

- (a) provide buyer brokers with any additional information regarding the property not already displayed in the MLS but instead gives buyer brokers authority to contact the seller(s) directly for further information;
- (b) accept and present to the seller(s) offers to purchase procured by buyer brokers but instead gives buyer brokers authority to present offers to purchase directly to the seller(s);
- (c) advise the seller(s) as to the merits of offers to purchase;
- (d) assist the seller(s) in developing communicating, or presenting counter-offers; or
- (e) participate on the seller(s) behalf in negotiations leading to the sale of the listed property.

Said Limited Service listings will be identified with an appropriate code or symbol (e.g. "LS") in MLS compilations so potential buyers brokers will be aware of the extent of the services the listing broker will provide to the seller(s), and any potential for buyers brokers being asked to provide some or all of these services to listing broker's clients, prior to initiating efforts to show or sell the property.

7.2.2 SCOPE OF SERVICE; MLS ENTRY-ONLY LISTINGS. MLS Entry-Only listings are listings whereby the listing broker, pursuant to the listing agreement, will not provide any of the following services:

- (a) provide buyer brokers with any additional information regarding the property not already displayed in the MLS but instead gives buyer brokers authority to contact the seller(s) directly for further information;
- (b) accept and present to the seller(s) offers to purchase procured by buyer brokers but instead give buyer brokers authority to present offers to purchase directly to the seller(s);
- (c) advise the seller(s) as to the merits of offers to purchase;
- (d) assist the seller(s) in developing communicating, or presenting counter-offers; or
- (e) participate on the seller(s) behalf in negotiations leading to the sale of the listed property.

Said MLS Entry-Only listings will be identified with an appropriate code or symbol (e.g. "EO") in MLS compilations so potential buyer brokers will be aware of the extent of the services the listing broker will provide to the seller(s), and any potential for buyer brokers being asked to provide some or all of these services to listing broker's clients, prior to initiating efforts to show or sell the property.

7.2.3 SCOPE OF SERVICE; LEGAL OBLIGATIONS. The scope of service classifications set forth in these rules do not alter any obligations otherwise imposed on real estate licensees under California law, including Bureau of Real Estate regulations, statutory law and common law. The MLS's acceptance or publication of listings eligible for MLS submission in no way constitutes a validation that said obligations have been met.

7.3. TYPES OF PROPERTIES

The MLS shall accept listings that satisfy the requirements of these Rules on the following types of property:

- a. Residential – Single Family (Homes/Estates, Condominiums, co-op units, manufactured housing, PUD units, and ranches)
- b. [Privacy](#)
- c. Residential Income
- d. Land/Lots
- e. Commercial/Office/Industrial, mixed use
- f. Business Opportunities
- g. Leases/Rentals

7.3.1 PRIVACY LISTING

A privacy listing allows a designation for those residential properties that are listed and the seller has requested that some property information not be displayed on the MLS. The seller's consent on the SBMLS Privacy Listing Addendum is required. Privacy listings inputted on the MLS shall be complete in every detail, except street number, street name, map location and photo. If this information is included in the public marketing materials of the listing, it must also be included on the MLS. APN is required but will not be displayed on the MLS. Privacy listings will not be included on Realtor.com, SBAOR.com, Zillow.com, in any IDX feeds or other third party site feeds, or viewable on customer portals.

7.3.2 PROPERTY CLASSIFICATION

It shall be the responsibility of the broker participant and real estate subscriber to properly classify the type of property listed, and if necessary, obtain a legal opinion to determine the correct classification. By classifying the type of property listed, the listing broker certifies that the listing falls under the classification designated. The MLS shall have no affirmative responsibility to verify the property type of any listing filed with the MLS. However, The MLS shall have the right to have legal counsel determine as to the classification of the property type and if the listing broker does not reclassify it accordingly, the MLS shall have the right to reject or remove any such listing that it determined falsely represents the classification of property type of the listing. Submission of duplicate listings by the same Participant within the same property class is prohibited.

7.4 COMPLIANCE WITH CALIFORNIA AND FEDERAL LAW

Notwithstanding any other provision of these MLS Rules and Regulations to the contrary, the MLS shall accept any listing that it is required to accept under California or Federal Law.

7.4.1 TIME FRAME DEFINITIONS

"Days" means according to these rules and regulations to be computed by excluding the 1st day and including the last ~~unless the last day is a holiday and then it is excluded.~~ Where "business days" are expressly referenced, "days" exclude Saturdays, Sundays and all recognized federal and state holidays.

7.5. MANDATORY SUBMISSION

~~Broker participants shall input exclusive right to sell or seller reserved listing of one to four unit residential property and land/lots located within the service area of the MLS by the end of the second (2nd) business day after all necessary signatures of seller(s) have been obtained on the listing. Only those listings that are within the service area of the MLS must be input. Open listings or listings of property located outside the MLS's service area are not required by the MLS but may be input at the listing broker's option.~~

Within 1 business day of marketing or advertising a property to the public on any exclusive right to sell or seller reserved listing agreement for the sale of one to four unit residential property and vacant lots located within the service area of the MLS, Broker Participants must input the listing to the service for cooperation with other Participants. Public marketing or advertising includes, but is not limited to, conveying or displaying any information about the property or its availability for sale through or on any: windows, signs, public facing websites, social media, brokerage or franchise operated websites (including IDX and VOW), verbal or written communications (ex: phone, email, text, social media messaging), multi-brokerage or franchise listing sharing networks, flyers or written material or on any applications or through conducting an open house available to the general public. The public would include anyone outside the broker(s) and agent(s) licensed within a single listing brokerage and their internal clients, as further described in Section 7.6). Only those listings that are within the service area of the MLS must be input. Open listings, rental listings or listings of property located outside the MLS's service area (see Section 7.7) are not required by the service, but may be input at the Broker Participant's option.

7.6. EXEMPTED LISTINGS

~~If the seller refuses to permit the listing to be disseminated by the MLS, the listing broker may then retain the listing as an "office exclusive." The listing broker shall retain on file in his/her office a written letter of authorization stating that the principal chooses not to have the listing placed in the MLS. Upon request of the MLS, the participant must promptly submit a copy of such written authorization to the MLS. Failure to promptly submit such written authorization will be taken as evidence that the listing should have been submitted as an MLS exclusive right to sell within the required two (2) business days of signing of the listing, and will subject the participant to the penalties of the fine system. (See Appendix A). C.A.R. Standard Form SELM may be used for this certification, but in any event, said exclusion shall include an advisory to seller that, in keeping the listing off the MLS, (1) real estate agents and brokers from other real estate offices, and their buyer clients, who have access to the MLS may not be aware seller's property is for sale, (2) seller's property will not be included in the MLS's download to various real estate Internet sites that are used by the public to search for property listings, (3) real estate agents, brokers and members of the public may be unaware of the terms and conditions under which seller is marketing the property, and (4) any reduction in the exposure of the property may lower the number of offers made and negatively impact the sales price.~~

If seller's listing is the type that would otherwise be subject to mandatory submission as set forth in Section 7.5, but the seller refuses to permit the listing to be disseminated by the service, the listing broker may obtain an exemption from submission as long as listing broker conducts no public marketing or advertising as further defined in Section 7.5, and shall submit to the service an exemption certification signed by the seller within 1 business day after all necessary signatures of the seller(s) have been obtained on the listing agreement or at the beginning date of the listing as specified in the contract, whichever is later. The certification shall state that the seller instructs listing broker to do no public marketing or advertising of any type set forth in Section 7.5, that the only scope of permissible promotion of the property will occur internally within the brokerage and consist of direct one-on-one communication between the listing broker and licensees affiliated with the listing brokerage and their respective clients (i.e. "office exclusive") and that seller refuses to authorize the listing to be disseminated by the service. C.A.R. Standard Form SELM may be used for this certification, but in any event, said exclusion

shall include the aforementioned representations as well as an advisory to seller that, in keeping the listing off the MLS, (1) real estate agents and brokers from other real estate offices, and their buyer clients, who have access to the MLS may not be aware seller's property is for sale, (2) seller's property will not be included in the MLS's download to various real estate Internet sites that are used by the public to search for property listings, (3) real estate agents, brokers and members of the public may be unaware of the terms and conditions under which seller is marketing the property, and (4) any reduction in the exposure of the property may lower the number of offers made and negatively impact the sales price.

7.7. SERVICE AREA

The MLS shall service the area coextensive with the territorial jurisdiction of the Santa Barbara Association of REALTORS®. At the option of the MLS, the MLS may adopt a policy to accept listings of properties located outside the territorial jurisdiction of the Association of REALTORS®. The MLS Board may enter into regional MLS agreements with other MLS's and enlarge the service area as part of the agreement, and may make submission of the type of listings specified in Section 7.5.mandatory for the enlarged service area covered by the combined territorial jurisdictions of the Associations signatory to the regional MLS agreement.

7.8. CHANGE OF LISTING INFORMATION

Listing brokers shall input any change in listing information, including the listed price or other change in the original listing agreement, to the MLS within two (2) business days (excepting weekends and federal holidays) after the authorized change is received by the listing broker. By inputting such changes into the MLS, the listing broker represents that the listing agreement has been modified in writing to reflect such change or that the listing broker has obtained other legally sufficient authorization to make such change. If the listing is co-listed, the co-listing broker may also input any change in listing information. MLS tracking of price change information, if any, shall be classified as "non-confidential" for the purpose of allowing Participants and Subscribers to make such information available to clients or customers pursuant to Section 12.15.1 (Client Copies) and 12.19 (VOWs). [Whether display of this field is permitted for advertising purposes, including IDX display set forth in Section 12.16, is at the discretion of the MLS].

7.9. WITHDRAWAL OF LISTING PRIOR TO EXPIRATION

Listings of property may be withdrawn from the MLS by the listing broker before the expiration date of the listing agreement provided the listing broker has received written permission from the seller to withdraw the listing. The MLS may require the listing broker to provide a copy of such written permission. Sellers do not have the unilateral right to require the MLS to withdraw a listing without the listing broker's concurrence. However, the MLS reserves the right to remove a listing from the MLS database if the seller can document that his or her listing agreement with the listing broker has been terminated or is invalid.

7.10. CONTINGENCIES

Any contingency or condition of any term in a listing shall be specified and noticed to the Participants.

7.11. DETAIL ON LISTINGS FILED WITH THE MLS

All listings inputted on the MLS shall be complete in every detail including, but not limited to, full gross listing price, listing expiration date, the begin date (the date the listing is entered into the system), any value range pricing (the list price must be the high end of the value range), compensation offered to other broker participants and any other information required to be included as determined by the MLS Committee and approved by the Board of Directors, unless the property is input as a Privacy listing under section 7.3.1. The Sale price must be inputted at the close of escrow as otherwise set forth in these rules. Listings, which are incomplete, shall be ineligible for publication in the MLS and subject to immediate removal and may be subject to penalties for failure to input the listing into the MLS in a timely manner, per Section 7.5.

7.12. UNILATERAL CONTRACTUAL OFFER: SUB AGENCY OPTIONAL

By inputting a property in the MLS, the listing broker makes a blanket unilateral contractual offer of compensation to the other MLS broker participants for their services in selling the property. Except as set forth in Rule 7.15 below a listing broker must specify some compensation to be paid to either a buyer's agent or a subagent and the offer of compensation must be stated in one, or a combination of, the following forms (1) a percentage of the gross selling price; or (2) a definite dollar amount. The amount of compensation offered through the MLS may not contain any provision that varies the amount of compensation offered based on conditions precedent or subsequent or on any performance, activity or event. In the event there are any service fees or administrative costs, etc to be imposed on buyer's agent's compensation, any such reductions should be factored in as a reduced amount the listing broker initially offers to a buyer broker and may not be made a condition of the offer. Furthermore, the MLS reserves the right to remove a listing from the MLS database that does not conform to the requirements of this section. At the listing broker's option, a listing broker may limit his/her offer of compensation to buyer's agents only, to subagents only, or make the offer of compensation to both. Any limitations must be specified on the MLS. The amount of compensation offered to buyer's agents or subagents may be the same or different but must be specified on the MLS. Listing brokers wishing to offer sub agency to the other MLS broker participants must so specify on the MLS, otherwise, the offer of compensation does not constitute an offer of sub agency.

7.13. ACCEPTANCE OF CONTRACTUAL OFFER

The listing broker participant's contractual offer (with or without sub agency) is accepted by the participant/buyer broker by procuring a buyer, which ultimately results in the creation of a Real Estate contract. Payment of compensation by the participant/listing broker to the participant/buyer broker under this section is contingent upon either (1) the final closing; or, (2) the participant/listing broker's receipt of moneys resulting from the seller's or buyer's default of the underlying Real Estate contract. Notwithstanding this section, the listing broker and/or buyer broker shall still retain any remedies they may have against either the buyer or seller due to default under the terms of the purchase agreement, listing agreement or other specific contract. Any dispute between participants arising out of this section shall be arbitrated under Section 16 of these Rules and shall not be considered an MLS rules violation. A contractual offer submitted by a non-member salesperson does not entitle either the salesperson or their broker to any compensation pursuant to the blanket unilateral contractual offer of compensation even if such broker is a member of the MLS.

7.14. CONSENT TO ACT AS DUAL AGENT

By offering compensation and/or sub agency to broker participants, the listing broker is not automatically representing that the seller has consented to the buyer broker acting as a dual agent representing both the buyer and the seller. No buyers broker shall act as both an agent of the buyer and the seller without first contacting the listing broker and ascertaining that the seller has consented to such dual agency.

7.15. ESTATE SALE, PROBATE, BANKRUPTCY AND LENDER APPROVAL LISTINGS

Compensation offered through the MLS to buyer brokers on estate sales, probate or bankruptcy listings is for the amount published therein as long as the buyer broker produces the contract which is ultimately successful and confirmed by the court, if court confirmation is required. In the event the contract produced by the buyer broker is overbid in court and the overbid contract is confirmed, the original buyer broker shall receive the amount of compensation specified as "unconfirmed buyer broker's compensation" or "u.c.b." in the MLS. For estate sales or probate listings, the compensation offered through the MLS under these rules and this section shall be considered an agreement as referred to in California Probate Code Section 10165 and will therefore supersede any commission splits provided by statute when there is no agreement. This section contemplates that estate sales, probate and bankruptcy judges have broad discretion and therefore are not intended as a guarantee of a specific result as to commissions in every probate or bankruptcy sale.

7.16. CHANGES TO OFFER OF COMPENSATION BY LISTING BROKER TO ALL BROKER PARTICIPANTS

The listing broker may, from time to time, adjust the published compensation offered to all MLS broker participants with respect to any listing by changing the compensation offered through the MLS or providing written notice to the MLS of the change. Any change in compensation will be effective after the change is published in the MLS, either through electronic transmission or printed form, whichever occurs first. The listing broker may revoke or modify the offer of compensation in advance as to any individual broker participant in accordance with general contract principles. In no event shall the listing broker revoke or modify the offer of compensation without the buyer broker's consent later than the time the buyer broker: (a) physically delivers or transmits by fax or e-mail to the listing broker a signed offer from a prospective buyer to purchase the property for which the compensation has been offered through the MLS, or (b) notifies the listing broker in person or by telephone, fax or e-mail that the buyer broker is in possession of a signed offer from a prospective buyer to purchase the property for which the compensation has been offered through the MLS and is awaiting instructions from the listing broker as to the manner of presentation or delivery of that offer. Any independent advance revocations, modifications of the offer or agreements between real estate brokers are solely the responsibility of such brokers and shall not be submitted to, published by, or governed in any way by the MLS.

7.17. BROKER PARTICIPANT OR REAL ESTATE SUBSCRIBER AS PRINCIPAL

If a listing Broker Participant or Real Estate Subscriber has any interest in property, the listing of which is to be disseminated through the MLS that person shall disclose that interest in the MLS.

7.18. MULTIPLE UNIT PROPERTIES

All properties which are to be sold or which may be sold separately must be described individually in the MLS and will be published separately. When part of a listed property has been sold, the listing broker shall input the appropriate changes in the MLS within one business day.

7.19. EXPIRATION, EXTENSION, AND RENEWAL OF LISTINGS

Listings shall be changed to the appropriate off-market status on the expiration date specified on the listing unless the listing is extended or renewed by the listing broker. The listing broker shall obtain written authorization from the seller(s) before filing any extension or renewal of a listing. Any renewals or extensions received after the expiration date of the original listing shall be treated as a new listing and will be subject to any fees applicable to new listings. At any time and for any reason, the MLS has the right to request a copy of the seller's written authorization to extend or renew a listing. If a listing broker is requested to provide a copy of such authorization and does not do so upon demand, the listing shall be subject to immediate removal from MLS.

7.19.1 Extension for Protected Buyer. In the event a listing broker's listing has expired but a commission extension right for a protected buyer has been timely activated in the listing agreement and listing broker represents seller in said transaction, listing broker may be considered the "listing broker" for MLS reporting of sale as long as satisfactory documentation is presented to MLS.

7.20. LISTINGS OF PARTICIPANTS OR SUBSCRIBERS SUSPENDED, EXPELLED OR RESIGNED

7.20.1. FAILURE TO PAY MLS FEES; RESIGNATION. When a participant or subscriber of the MLS is suspended or expelled from the MLS for failure to pay MLS fees or charges, or if the participant or subscriber resigns from the MLS, the MLS shall cease to provide services to such participant or subscriber, including continued inclusion of the listings in the MLS compilation of current listing information. In the event listings are removed from the MLS pursuant to this section, it shall be the sole responsibility of the participant to notify the seller(s) that the property is no longer listed in the MLS.

7.20.2. VIOLATION OF MLS RULES. When a participant or subscriber is suspended or expelled for a violation of the MLS Rules and Regulations, the MLS shall cease to provide services to such participant or subscriber except that the listings in the MLS at the time of suspension or expulsion shall, at the suspended or expelled participant's option, be retained in the MLS compilation of current listing information until sold, withdrawn or expired, and shall not be renewed or extended by the MLS beyond the termination date of the listing agreement in effect when the expulsion became effective. In the event listings are removed from the MLS pursuant to this section, it shall be the sole responsibility of the participant to notify the seller(s) that the property is no longer in the MLS.

7.21. NO CONTROL OF COMMISSION RATES OR FEES CHARGED BY PARTICIPANT

The Multiple Listing Service shall not fix, control, recommend, suggest, or maintain commission rates or fees for services to be rendered by participants. Further, the Multiple Listing Service shall not fix, control, recommend, suggest, or maintain the division of commissions or fees between cooperating participants or between participants and non-participants.

7.22 DUAL OR VARIABLE RATE COMMISSION ARRANGEMENTS

The existence of a dual or variable commission arrangement shall be disclosed by the participant/listing broker by a key, code or symbol as required by the MLS. A dual or variable rate commission arrangement is one in which the seller or owner agrees to pay a specified commission if the property is sold by the listing broker without assistance and a different commission if the sale results through the efforts of a buyer broker, or one in which the seller or owner agrees to pay a specified commission if the property is sold by the listing broker either with or without the assistance of a buyer broker and a different commission if the sale results through the efforts of a seller or owner. The listing broker shall, in response to inquiries from potential buyer brokers, disclose the differential that could result in either a cooperative transaction or, alternatively, in a sale that results through the efforts of the seller or owner. If the buyer broker is representing a buyer or tenant, the buyer broker must then disclose such information to his or her client before the client makes an offer to purchase or lease.

7.23 INTENTIONALLY LEFT BLANK

7.24 AUCTION LISTINGS.

Only auction listings which comply with these MLS Rules and Regulations, including, but not limited to Sections 7.12 and 7.13, may be submitted to the Service. Auction listings entered into the MLS system shall have listing contracts as required under these rules and be clearly labeled as auction listings. Auction listings shall further specify the following:

- (a) The seller's minimum acceptable bid price;
- (b) Whether the auction is being conducted with or without the seller's right of reservation;
- (c) The date, time and place of the auction;
- (d) All required procedures for Participants/Subscribers to register their representation of a potential bidder;
- (e) The compensation to be paid to the Participant representing the successful bidder;
- (f) The time or manner in which potential bidders may inspect the listed property;
- (g) Whether or not the seller will accept a purchase offer prior to the scheduled auction and if so, the compensation to be paid to the cooperating Participant in the event of such a pre-auction sale as well as any other necessary pre-auction details; and
- (h) Any other material rules or procedures for the auction.

7.25 CO-LISTINGS.

Only the listings of Participants and Subscribers will be accepted by the MLS. Inclusion of the name or contact information of co-listings where the co-listing broker/agent is not a Participant or Subscriber in the MLS is prohibited.

7.26 DAYS ON MARKET/CUMULATIVE DAYS ON MARKET CALCULATION.

The calculation of Days on Market (DOM) is based on the listing number assigned to the property by the MLS and is tied to the brokerage firm holding the listing. The calculation of Cumulative Days on Market (CDOM) is based on the Assessor's Parcel Number ("APN") until the earlier of a change of ownership or the property is not available for sale and is not listed in the MLS for a period of 90 days or more. MLS tracking the CDOM and DOM fields, if any, shall be classified as "non-confidential" for the purpose of allowing Participants and Subscribers to make such information available to clients or customers pursuant to Sections 12.15.1 (Client Copies) and 12.19 (VOWs).

7.27 REO DISCLOSURE:

Participants and Subscribers submitting foreclosure, bank-owned or real estate owned ("REO") listings to the service shall disclose said status upon submission of the listing to the service.

7.28 SHORT SALE (LENDER APPROVAL LISTINGS):

Compensation offered through the MLS to buyer brokers on listings which require lender approval (commonly referred to as "short sale" listings) is for the amount published therein unless the listing broker indicates on the MLS the following: (a) the fact that the sale and gross commission are subject to lender approval; and (b) the amount or method by which the compensation offered through the MLS will be reduced if the lender reduces the gross commission. This section does not allow an additional reduction from the commission offered for items such as a short sale negotiator fee or other administrative costs of the transaction. Any reductions from the commission offered for such items should be factored in as a reduced amount the listing broker initially offers to a buyer broker and may not be made a condition of the offer.

SECTION 8. DOCUMENTATION; PERMISSION; ACCURACY OF INFORMATION

8.1. LISTING AGREEMENT AND SELLER'S PERMISSION

Prior to inputting a listing in the MLS, the listing broker shall obtain the written agreement of the seller expressly granting the listing broker authority to: (1) input the listing in the MLS for publication and dissemination to those authorized by the MLS; (2) act as an agent for the seller; (3) abide by the rules of the MLS; (4) provide timely notice of status changes of the listing in the MLS; (5) provide sales information including selling price in the MLS upon sale of the property for publication and dissemination to those authorized by the MLS; and, (6) publish sales information after the final closing of a sales transaction in accordance with these MLS Rules. (See Section 10.)

8.2. WRITTEN DOCUMENTATION

Listing brokers who input listings in the MLS shall have a written listing agreement with all necessary signatures in their possession. All necessary signatures are those needed to create an enforceable listing, which generally means all named signatories to the listing agreement. In the event there are known additional property owners not made a signatory to the listing, listing broker shall disclose said fact on the service and state whether the listed seller will make the sale contingent on the consent of the additional property owners. Only listings that create an agency relationship between the seller and the broker participant are eligible for inputting in the MLS. By inputting a listing in the MLS, broker participants and real estate subscribers represent that they have in their possession such written agreements establishing agency and the represented type of listing agreement. The MLS shall have the right to demand a copy of such written listing agreements and verify the listing's existence and adequacy at any time. The MLS shall also have the right to demand a copy of seller's written authorization required under these rules. If the listing broker or real estate subscriber fails to provide documentation requested by the MLS upon demand, the MLS shall have the right to immediately withdraw any listings from the database in addition to disciplining the participant and subscriber for a violation of MLS Rules.

8.3. ACCURACY OF INFORMATION

By inputting information in the MLS, the listing broker represents that the information input is accurate to the best of the listing broker's knowledge. The listing broker shall use good faith efforts to determine the accuracy of the information and shall not submit or input information, which the listing broker knows to be inaccurate. Upon receipt of the first publication or electronic transfer in the MLS of such information, the listing broker shall make all necessary corrections. The MLS merely publishes the information and has no affirmative responsibility to verify the accuracy of the MLS information. The MLS, however, reserves the right to require participants and subscribers to change their MLS information if the MLS is made aware of alleged inaccuracies in the MLS information and the MLS determines that such inaccuracies do in fact exist. The MLS also reserves the right to remove a listing that contains said inaccurate information from the MLS compilation of current listings should Participant or Subscriber refuse or fail to timely correct. A participant or subscriber is required to correct inaccurate information within 2 business days after being notified of the inaccuracies by the MLS. If a participant or subscriber fails to make necessary or required corrections to their MLS information, the participant and subscriber shall indemnify and hold harmless the MLS for any claims, costs, damages or losses, including reasonable attorney fees and court costs, incurred by the MLS as a result of such failure. In no event will the MLS be liable to any MLS participant, subscriber or any other party for any indirect, special or consequential damages arising out of any information published in the MLS and all other damages shall be limited to an amount not to exceed the MLS fees paid by the listing broker.

8.4. INPUT DEFINED

All references or uses of the word "input" shall also include information which is submitted to the MLS for input on the MLS data base by the MLS staff, whether such information was provided to the MLS staff on a "property data form" or otherwise.

8.5. BUYER, SELLER, PURCHASE AND SALE DEFINED

All references to a buyer shall also include lessee. All references to the seller shall also include lessor. All references to a purchase shall also include a lease. All references to a sale shall also include a lease.

SECTION 9. SELLING PROCEDURES

9.1. SHOWINGS AND NEGOTIATIONS

Appointments for showings and negotiations with the seller for the purchase of listed property input on MLS shall be conducted through the listing broker except under the following circumstances:

- a. The listing broker gives the buyer broker specific authority to show and/or negotiate directly with the seller, or
- b. After reasonable effort for no less than twenty-four (24) hours, the buyer broker cannot contact the listing broker or his/her representative. However, the listing broker, at his/her option, may preclude such direct negotiations by the buyer broker by giving notice to all participants through the MLS.

In the event all showings and negotiations will be conducted solely by the seller, the listing broker shall clearly set forth such fact in the listing information published in the MLS.

9.2. DISCLOSING THE EXISTENCE OF OFFERS

Listing brokers, in response to inquiries from buyers or buyer brokers, shall, with the sellers' approval, disclose the existence of offers on the property. Where disclosure is authorized, the listing broker shall also disclose, if asked, whether offers were obtained by the listing licensee, by another licensee in the listing firm, or by a buyer broker.

9.3. AVAILABILITY TO SHOW OR INSPECT

Listing Brokers shall not misrepresent the availability of access to show or inspect a listed property.

9.4. PRESENTATION OF OFFERS

The listing broker or his/her representative must make arrangements to present the offer as soon as possible, or give the buyer broker a satisfactory reason for not doing so. If a seller(s)/landlord(s) has directed that offers are not to be presented for any length of time, seller's direction authorizing such arrangement shall be in writing, and listing broker shall provide clear and accurate notice of the date/time of presentation of offers as set forth in the written

instruction to Participants and Subscribers in the MLS. In the event a listing broker or his/her representative will not be participating in the presentation of offers, the listing broker shall clearly indicate this fact in the listing information published on the MLS.

9.5. SUBMISSION OF OFFERS

The listing broker shall submit to the seller/landlord all offers until closing unless precluded by law, governmental rule or expressly instructed in writing by the owner seller/landlord otherwise. If requested by buyer broker in writing, listing broker shall provide buyer broker with listing broker's written verification that buyer broker's offer was presented (or a written notification that the seller has waived the obligation to have the offer presented), said verification to be provided to buyer broker within 3 days of buyer broker's request. The buyer broker acting for buyer/tenant shall submit to buyer/tenant all offers and counteroffers until acceptance.

9.6. RIGHT OF BUYER BROKER IN PRESENTATION OF OFFER

The buyer broker or his/her representative has the right to be present at the listing broker's presentation to the seller of an offer the buyer broker has secured. The buyer broker does not have the right to be present at any discussion or evaluation of that offer by the seller and the listing broker. However, if the seller gives written instructions to the listing broker requesting that the buyer broker not be allowed to be present, the cooperating agent shall convey the offer to the listing broker for presentation. In such event, the buyer broker shall have the right to receive a copy of the seller's written instructions from the listing broker. Nothing in this section diminishes or restricts the listing broker's right to control the establishment of appointments for offer presentations.

9.6.1. RIGHT OF LISTING BROKER AND PRESENTATION OF COUNTER OFFERS.

The listing broker has the right to participate in the presentation of any counter-offers made by the seller or lessor. The listing broker does not have the right to be present at any discussion or evaluation of a counter-offer by the buyer or lessee (except where the buyer broker is a subagent). However, if the buyer or lessor gives written instructions to the buyer broker that the listing broker not be present when a counter-offer is presented, the listing broker has the right to a copy of the buyer's or lessee's written instructions.

9.7. CHANGE OF COMPENSATION OFFER BY BUYER BROKER

The buyer broker shall not use the terms of an offer to purchase to attempt to modify the listing broker's offer of compensation nor make the submission of an executed offer to purchase contingent on the listing broker's agreement to modify the offer of compensation. However, failure of a buyer broker to comply with this rule shall not relieve a listing broker of the obligation to submit all offers to the seller as required by Section 9.4.

9.8. BUYER BROKER AS A BUYER

If a buyer broker wishes to acquire an interest in property listed with a listing broker, such contemplated interest shall be disclosed to the listing broker prior to the time an offer to purchase is submitted to the listing broker.

9.9 PRESENCE OF PARTICIPANT OR SUBSCRIBER. A Participant or Subscriber must be present on the property at all times when providing access to a listed property unless the Seller has consented otherwise.

(NOTE: Nothing in these rules shall preclude the listing broker and buyer broker from entering into a mutual agreement to change cooperative compensation.)

SECTION 10. REPORTING SALES AND OTHER INFORMATION TO THE MLS

10.1 STATUSES. The definitions of the stages of property status are set forth as follows:

10.1.1. On-Market Statuses

- a) Active: A valid listing contract exists and no offer (with or without contingencies) has been accepted. This is an On-Market status.
- b) Pending – Continue to Show: Offer accepted and the Seller requests that property remain in an On-Market status and is looking for back-up offers. This is an On-Market status.

10.1.2. Off-Market Statuses

- d) Withdrawn: A valid listing contract is in effect, however the property is no longer being marketed. This is an Off-Market status.
- e) Pending: The Seller has accepted an offer and is not soliciting further offers through the MLS. This is an Off-Market status.
- f) Canceled: The listing agreement has been canceled in writing. This is an Off-Market status.
- g) Expired: The listing agreement has expired. The time frame of the existing listing contract has run out. This is an Off-Market status.
- h) Closed: Escrow has closed. This is an Off-Market status.

10.1.3. Coming Soon Status

- a) It shall be the responsibility of the broker participant (Section 4.1.1) and real estate subscriber (Section 4.2.1) to follow the rules when placing a property in the Coming Soon section of the MLS. Broker participant and real estate subscriber shall only place a property in the Coming Soon section of the MLS if the participant/subscriber has met necessary criteria for MLS input (Section 7.5). Rentals are excluded from the Coming Soon status. The purpose of a coming soon listing is to allow a designation for those properties that are listed

but that require more time to prepare for market and inform other participants and subscribers of the listing during the marketing and showing preparation.

- b) Participant/subscriber is required to input a Start Showing Active Date to proceed in placing a listing in the Coming Soon section of the MLS. The listing will automatically transition from Coming Soon to Active on the Start Showing Active Date. Once the listing moves from Coming Soon to any Active status it cannot revert back to Coming Soon. The end date of the listing contract may be used as the start showing date if it is to remain as a coming soon listing for the duration of the listing period.
- c) The calculation of DOM will begin on the Start Showing Active Date.
- d) The Coming Soon status date may not be greater than 21 days of the Start Showing Date and shall require Sellers consent on the SBMLS Coming Soon Addendum (Note: the Coming Soon Addendum can be found in the zipForm local forms library).
- e) Properties with a Coming Soon status will not be included on REALTOR.com, SBAOR.com, or in any IDX feeds or other third party site feeds. They are also not included on Tour of Homes or Open House lists.
- f) The Coming Soon status shall not be used or implemented to create a "pocket listing" or to circumvent other MLS policies or Rules. It is understood that, unless seller has consented to the terms of the MLS exclusion form, the listing agent or brokerage may not show a property (regardless of its status) where showings and/or ability to submit offers are not being offered to cooperative agents and brokers.

10.2. REPORTING OF SALES

Listings with accepted offers shall be inputted in the MLS as either contingent or pending within one (1) business day of the acceptance by the listing broker unless the negotiations were carried on under section 9.1 (a) or (b) hereof, in which case the buyer broker shall notify the listing broker of the "pending" status within two (2) business days after acceptance, whereby the listing broker shall then report or input the status change, along with the appropriate contingency if a pending sale, to the MLS within one (1) business day of receiving notice from the buyer broker. The listing shall be published in the MLS as "contingent or pending with no price or terms prior to the final closing. Upon final closing, the listing broker shall report or input the listing in the MLS as "sold" and report the selling price within one (1) business day of the final closing date unless the negotiations were carried on under Section 9.1 (a) or (b), in which case, the buyer broker shall notify the listing broker of the "sold" status and selling price within two (2) business days after the final closing date, whereby the listing broker shall then report or input the status change and selling price to the MLS within one (1) business day of receiving notice from the buyer broker. Additionally, the MLS will accept the reporting of sales information solely for comp purposes about other properties which were not otherwise eligible for input into the MLS and "sold" by a MLS participant and/or subscriber who represented the underlying property owner (i.e. broker who represented the seller or broker who represented the buyer), as long as such reporting is authorized by the underlying property owner to the broker who represented it, (documentation of which must be presented to MLS, if requested by the MLS), and the circumstances of the representation are disclosed on the Service by the reporting participant or subscriber. Any discretionary submission of sales information must occur within 30 days after close of escrow. Listings that exceed the 30 day timeframe and were sold within the last 12 months may be administratively inputted by the MLS for a fee of \$50 per listing. Staff will input the listing with the actual close date to accurately reflect when the property was sold.

- 10.2.1.** Properties that are leased with an option to purchase shall be reported as pending until the buyer exercises their option and escrow closes. Upon final closing, the listing broker shall report or input the listing in the MLS as "sold" and report the selling price.

10.3 REMOVAL OF LISTINGS FOR REFUSAL/FAILURE TO TIMELY REPORT STATUS CHANGES

The MLS is authorized to remove any listing from the MLS compilation of current listings where the participant or subscriber has refused or failed to timely report status changes. Prior to the removal of any listing from the MLS, the participant and/or subscriber shall be advised of the intended removal so the participant and/or subscriber can advise his or her client(s).

10.4 REPORTING CANCELLATION OF PENDING OR CONTINGENT SALE

The listing broker shall report in the MLS the cancellation of any pending or contingent sale as required by paragraph 10.7, and the listing shall be returned to active status as long as there is still a valid listing contract.

10.5 REFUSAL TO SELL

If the seller of any listed property input in the MLS refuses to accept a written offer satisfying the terms and conditions stated in the listing, such fact shall be noted immediately in the MLS in the private remarks section of the listing.

10.6 MAINTAINING CORRECTNESS OF LISTINGS

It shall be the responsibility of the listing broker to maintain correctness of his/her listings on the MLS. After inputting a listing or status change, it shall be the responsibility of the listing broker to check on the MLS to verify that the listing appears correctly and that changes have been made correctly. If there is an error, the listing broker shall make the correction within one (1) business day of the time in which the error or omission appears. If an error is not corrected within the permitted timeframe, a fine (see Appendix A) will be billed to the primary agent (this includes co-listings, regardless of who makes the changes), with the exception of a status change. If a listing is not changed according to the rules under section 10.2, an automatic fine will be billed to the primary agent.

10.7. TIMELY REPORTING OF CHANGES

Failure to submit listings per the requirements of paragraph 7.5, or failure to input changes within one (1) business day, as outlined below, will subject the participant and subscriber to the penalties of the fines system (See Appendix A). The time of submission shall be deemed to be the time of actual input in the MLS and/or receipt by MLS staff or the postmarked date, if mailed.

SECTION 11. OWNERSHIP OF MLS COMPILATIONS AND COPYRIGHTS

11.1. MLS COMPILATION DEFINED

The term "MLS compilation" includes, but is not limited to, the MLS computer data base and all data and content therein, including but not limited to photographs, images (including maps), graphics, audio and video recordings, virtual tours, drawings, descriptions, remarks, narratives, pricing information, statistics and other details or information related to listed property, all printouts of data and content from the MLS computer database, and all MLS publications. The MLS Compilation is protected by all applicable intellectual property laws.

11.2. ACTIVE LISTING MLS COMPILATION DEFINED

"Active Listing MLS Compilation" shall mean that portion of the MLS compilation, which includes listings currently for sale and all other indexes and other information relating to the current listing information.

11.3. COMPARABLE DATA MLS COMPILATION DEFINED

"Comparable Data MLS Compilation" shall mean that portion of the MLS Compilation that includes the off market data, sold and appraisal information regarding properties that are not currently for sale and all indexes and information relating to the sold information compilation.

11.4. AUTHORITY TO PUT LISTINGS IN MLS COMPILATION

By inputting listing information into the MLS compilation (e.g., photographs, images, graphics, audio and video recordings, virtual tours, drawings, renderings or any other representation, descriptions, remarks, narratives, pricing information, and other details or information related to listed property), participants and subscribers represent that they have been authorized to grant and also thereby does grant authority for the MLS to include the property listing data in its copyrighted MLS compilation. By inputting listings in the MLS, the participant or subscriber represents that he/she has been authorized to report information about the sales, price and terms of a listing, has authority to grant and also thereby does grant authority for the MLS to include the sold information in its copyrighted MLS compilation.

11.5. PHOTOGRAPH/IMAGES IN THE MLS

At least one (1) photo or graphic image accurately displaying the listed property (except where sellers expressly direct in writing that photographs of their property not appear in MLS compilations) is required to be posted on the MLS in all categories other than business opportunity. The photo or graphic image designated as the primary photo must accurately display the listed property. The primary photo must be taken of the actual property or from the actual property. If an agent submits their listing without a photo of the property, except where sellers expressly direct that photographs of their property not appear in MLS compilations, it is a fineable offense under Paragraph 10 of Appendix A. By submitting photographs to the MLS, [including but not limited to photographs, images, graphics, audio and video recordings, virtual tours, drawings, renderings or any other representations \(collectively referenced in these Rules as photographs and or images\)](#) the Participant and/or Subscriber represents and warrants that he or she either owns the right to reproduce and display such photographs or has procured such rights from the appropriate party, and has the authority to grant and hereby grants the MLS and the other Participants and Subscribers the right to reproduce and display the photographs in accordance with these rules and regulations. Use of photographs by a subsequent listing agent requires prior written authorization from the originating listing agent or other appropriate party with the legal right to reproduce and display such photographs. Branding of photographs, virtual tours or any other photographic representation with any information or additional images, including but not limited to photos displaying "for sale" signs posted on the property, is prohibited (except by the MLS for purposes of protecting its rights under Section 11.6). [Listing photos must remain with the listing after the close of escrow.](#)

11.6. COPYRIGHT OWNERSHIP

All rights, title, and interest in each copy of every MLS Compilation created and copyrighted by the MLS, and in the copyrights therein, shall at all times remain vested in the Santa Barbara MLS. However, any professional photographer or photography service that produced photographic media used in any MLS Compilation retains its copyright protections, if any, in such photographic media. The Association and the MLS shall have the right to license such compilations or portions thereof to any entity pursuant to terms agreed upon by the Board of Directors.

11.7. LICENSING OF MLS COMPILATIONS

Each Participant and each Subscriber affiliated with a Participant is entitled to password protected access to the MLS System. Participants and Subscribers shall acquire by such license only the right to use the MLS compilations in accordance with these rules. Clerical Users may have access to the information solely under the direction and supervision of the Participant or Subscriber. Clerical Users may not provide any MLS compilation or information to persons other than the Participant or the Subscriber under whom the clerical user is registered.

11.8. DATABASE PRESERVATION

No data may be removed from the MLS compilation other than by the service. Although a listing may be removed from display in the MLS compilation of current listing information, all data submitted to the MLS will remain in the database for historical and other purposes approved by the service.

11.9. REMOVAL AND RESPONSIBILITY FOR CONTENT.

The MLS has the right, but not the obligation, to reject, pull down, restrict publication of, access to or availability of content the MLS in good faith considers to be obscene, lewd, lascivious, filthy, excessively violent, harassing, unlawful or otherwise objectionable. Participants and Subscribers remain

solely responsible and liable for the content they provide. In no case will any monitoring or removal of Participants' or Subscribers' content by the MLS make it responsible or liable for such content.

11.10 Indemnification; Limitation of Liability. Participant and Subscriber shall defend, indemnify and hold harmless the service and every other Participant and Subscriber for from and against any liability, claims, costs, damage or losses, including reasonable attorney fees and court costs, incurred by the MLS resulting from or arising out of any content Participant and/or Subscriber submit to or in any way wrongfully reproduce from the Service. In no event will the MLS be liable to any MLS Participant, Subscriber or any other party for any indirect, special or consequential damages arising out of any information published in the MLS and all other damages shall be limited to an amount not to exceed the MLS fees paid by the listing broker.

11.11 PURSUING COMPLAINTS OF UNAUTHORIZED USE OF LISTING CONTENT.

MLS Participants and Subscribers may not take legal action against another Participant or Subscriber for alleged rules violation(s) unless the complaining Participant or Subscriber has first exhausted the remedies provided in these rules.

(a) Notice. Any Participant or Subscriber who believes another Participant or Subscriber has engaged in the unauthorized use or display of listing content, including photographs, images, audio or video recordings, and virtual tours, shall send notice of such alleged unauthorized use to the MLS. Such notice shall be in writing, specifically identify the allegedly unauthorized content, and be delivered to the MLS not more than sixty (60) days after the alleged misuse was first identified. No Participant or Subscriber may pursue action over the alleged unauthorized use and display of listing content in a court of law without first completing the notice and response procedures outlined in this section of the MLS rules.

(b) Response. Upon receiving a notice, the applicable Committee/Board of Directors will send the notice to the Participant or Subscriber who is accused of unauthorized use. Within ten (10) days from receipt, the Participant or Subscriber must either: 1) remove the allegedly unauthorized content, or 2) provide proof to the Committee/Board of Directors that the use is authorized. Any proof submitted will be considered by the Committee/Board of Directors, and a decision of whether it establishes authority to use the listing content will be made within thirty (30) days.

(c) Determination. If the Committee/Board of Directors determines that the use of the content was unauthorized, the Committee/Board of Directors may issue sanctions pursuant to the MLS rules, including a request to remove and/or stop the use of the unauthorized content within ten (10) days after transmittal of the decision. If the unauthorized use stems from a violation of the MLS rules, that too will be considered at the time of establishing an appropriate sanction.

(d) Court Action If Uncured. If after ten (10) days following transmittal of the Committee's/Board of Director's determination the alleged violation remains uncured (i.e. the content is not removed or the rules violation remains uncured), then the complaining party may seek action through a court of law.

SECTION 12. PROHIBITIONS AND REQUIREMENTS

12.1. NOTIFICATION OF DEPARTMENT OF REAL ESTATE (DRE) OR CALIFORNIA BUREAU OF REAL ESTATE APPRAISERS (B.R.E.A.) ACTION

Participants and subscribers are required to notify the MLS within twenty-four (24) hours of any final action taken by the California B.R.E. or the O.R.E.A. against the participant, subscriber or any licensee affiliated with the participant or subscriber including, but not limited to any final decisions restricting, suspending or revoking a real estate license or appraiser's certification or license of a participant, the participant's firm or corporation under which the participant or subscriber acts, or any licensee affiliated with the participant or the participant's firm or licensee or appraiser who was affiliated with the participant or participant's firm at the time of the underlying act.

12.2. VIOLATIONS OF THE LAW

If a participant, subscriber, appraiser or a licensee affiliated with a participant or subscriber commits a felony or a crime involving moral turpitude or violates the Real Estate Law or the laws relating to appraisers, the participant and subscriber shall be in violation of this section. However, a participant or subscriber shall not be found to have violated this section unless the participant, subscriber, appraiser or salesperson licensed to the participant, has been convicted, adjudged, or otherwise recorded as guilty by a final judgment of any court of competent jurisdiction of (1) a felony, or (2) a crime involving moral turpitude, or (3) on a determination by any court of competent jurisdiction or official of the State of California authorized to make the determination, that the participant or subscriber violated a provision of the California Real Estate Law or a Regulation of the Real Estate Commissioner or law relating to appraisers.

12.3. SUPERVISION OF LICENSEES AND APPRAISERS

In addition to the notification requirements of paragraph 12.1, a participant may not allow any licensee under the participant's license whose license has been revoked, suspended or restricted by the California B.R.E. to use the MLS in any manner while the B.R.E. discipline is in effect, except that the licensee may be able to use the MLS under a restricted license providing such use is consistent with and does not violate such license restrictions.

In addition to the notification requirements of paragraph 12.1, a participant may not allow any appraiser affiliated with the appraiser participant whose appraiser's certificate or license had been revoked, suspended or restricted by the California O.R.E.A. to use the MLS in any manner while the OREA discipline is in effect except that the appraiser may be able to use the MLS under a restricted license or certificate providing such use is consistent with and does not violate such license or certificate restrictions.

12.4. SOLICITATION OF LISTINGS FILED WITH THE MLS

Participants and subscribers shall not solicit the owner of a property listed in the MLS unless such solicitation is consistent with Article 16 of the N.A.R. Code of Ethics, its Standards of Practice and its Case Interpretations. The purpose of this section is to encourage sellers to permit their properties to be filed on the MLS by protecting them from being solicited through unwanted phone calls, visits and communications, prior to expiration of the listing, by brokers and salespersons seeking the listing upon its expiration. This Section is also intended to encourage brokers to participate in the MLS by assuring them that other participants and subscribers will not attempt to persuade the seller to breach the listing agreement or to interfere with the listing broker's attempts to market the property. This Section does not preclude solicitation of listings under circumstances otherwise permitted under Article 16 of the N.A.R. Code of Ethics, its Standards of Practice and its Case Interpretations.

12.5. MISUSE OF REMARKS

Participants and subscribers may not use the remarks section of a listing input on the MLS for purposes of disparaging other real estate agents or conveying information about other offices or for conveying any other information that does not directly relate to the marketing of the listing. By submitting remarks to the MLS, Participant and/or Subscriber represents and warrants he or she has the authority to grant, and hereby grants the MLS and the other Participants and Subscribers the right to reproduce and display the remarks in accordance with these rules. Copying of remarks by a subsequent listing agent for use in his or her own listing requires prior written authorization from the originating listing agent or other appropriate party with the legal right to reproduce and display such remarks.

12.5.1. PRIVATE INFORMATION IN PUBLIC REMARKS SECTION PROHIBITED. Information which goes beyond a description of the property shall not be included in the Public Remarks section in the MLS. Private information includes but is not limited to:

- Property owner's name, phone number, and address (if different than the listed property);
- Instructions or remarks intended for buyer brokers, including but not limited to showing instructions or security references (ex: lockbox, burglar alarm, gate code or any security system, or vacancy of the property) regarding the listed property.
- Type of listing;
- Compensation or bonuses offered to subagents and buyer brokers;
- Agent and/or agency information such as: phone number, email address, website, etc.
- Other information that goes beyond a description of the property.

12.6. "FOR SALE" SIGNS

Only the "For Sale" signs of the listing broker may be placed on the property.

12.7. "SOLD" SIGNS AND USE OF THE WORD "SOLD" AND ADVERTISING SOLD LISTINGS

Only participants or subscribers who participated in the transaction as the listing broker or buyer broker may claim to have "sold" the property. Prior to closing, a buyer broker may post a "sold" sign on a property only with the consent of the listing broker. This section does not, however, prohibit any broker from advertising a permissible subset of allowable listing content regarding the properties that have sold in a neighborhood after the information regarding the properties has been published as long as the advertisement does not imply the agent was involved in the transaction, unless such is the case, and as long as the advertisement otherwise presents a "true picture" as is meant under Article 12 of the N.A.R. Code of Ethics, its Standards of Practice and its Case Interpretations. Allowable listing content may include only those portions of the MLS compilation consisting of the following: property address (and whether attached or detached), status, price, number of bedrooms, number of bathrooms, number of garages (and whether attached or detached), square footage, lot size, year built, tract or development name, and if there is a pool. Display of other fields, as well as confidential information and photographs, is prohibited. In addition, the inclusion of the following disclaimer in any such advertisement, whether in print or non-print form, shall be deemed acceptable to the Santa Barbara MLS under these rules and regulations: "Based on information from the Santa Barbara MLS for the period (date) through (date). Such sales information does not imply that these sales involved (name of agent). Display of MLS data is deemed reliable but is not guaranteed accurate by the MLS."

12.8. ADVERTISING OF LISTINGS FILED WITH THE MLS

A listing shall not be advertised by any participant or subscriber, other than the listing broker without the prior consent of the listing broker/agent, except as provided in Section 12.7 relating to properties that are sold in a neighborhood or as provided in Section 12.16 and 12.19 relating to display of listings on the Internet.

12.8.1 ADVERTISING OF LISTING IN PRINTED NEIGHBORHOOD MARKET REPORT

Subject to the conditions set forth in (a) through (c) below, as well as throughout these Rules, Participants and Subscribers may include the listings of others in their printed "Neighborhood Market Reports." The "Neighborhood Market Report" is defined as an advertising and/or information sheet (typically appearing in the form of a postcard, flier or newsletter) compiled by and/or for use by a licensee which sets forth a list of home activity in a particular neighborhood area. Advertising appearing in newspapers, magazines or other classified forms is not included in the definition of "Neighborhood Market Report" and is not authorized by this Rule 12.8.1.

(a) Consent. The listing brokers' consent for such advertising is presumed, in satisfaction of Rule 12.8, unless a listing broker affirmatively notifies the MLS that the listing broker refuses to permit others to advertise his listing in the "Neighborhood Market Report" (i.e. "opts-out")

either on a blanket or listing by listing basis. Listing brokers that refuse to permit other Broker Participants or R.E. Subscribers to advertise their listings on a blanket basis may not display the listings of the other brokers' listings in their own "Neighborhood Market Reports". Even where listing brokers have given blanket authority for other Broker Participants and R.E. Subscribers to advertise their listings in the "Neighborhood Market Report", such consent may be withdrawn on a listing-by-listing basis where the seller has prohibited it. Participants and Subscribers are not permitted to include listings in their Neighborhood Market Report from which listing broker has opted out and will be responsible for verifying that they have permission to advertise all listings contained in their Neighborhood Market Reports.

(b) Listing Attribution. All listings in the "Neighborhood Market Report" must identify the name of the listing firm(s) in a manner designed to easily identify such listing firm(s) or agent(s). Such identification shall be in a reasonably prominent location, on the same line or immediately below the property listed, and in a readily visible color and typeface not smaller than the median used in the display of listing data.

(c) Allowable Listing Content. Broker Participants and R.E. Subscribers may include only those portions of the MLS compilation consisting of the following: property address (and whether attached or detached), status, price, number of bedrooms, number of bathrooms, number of garages (and whether attached or detached), square footage, lot size, year built, tract or development name, and if there's a pool. Display of other fields, as well as confidential information and photographs, is prohibited.

12.8.2 FEATURING AND/OR SELECTIVELY DISPLAYING OTHER AGENTS' LISTINGS OUTSIDE OF THE STANDARD IDX DISPLAY OR NEIGHBORHOOD MARKET REPORT IS CONSIDERED ADVERTISING AND IS PROHIBITED WITHOUT THE WRITTEN CONSENT OF THE LISTING BROKER/AGENT.

12.9 LIMITATIONS ON USE OF ASSOCIATION OR MLS INFORMATION IN ADVERTISING

Except as provided in Section 12.7, 12.8, 12.11 and 12.15, truthful use of information from the MLS compilation of current listing information, from the Association's "Statistical Report," or from any "sold" or "comparable" report of the Association or MLS for public mass media advertising by an MLS participant or subscriber in other public representations for purposes of demonstrating market share is not prohibited. However, any print or non-print forms of advertising or other forms of public representations must clearly demonstrate the period of time over which such claims are based and must include the following notice in a font size and style no smaller than the average used elsewhere in the display:

Based on information from the Santa Barbara MLS as of _____ (date the MLS data was obtained) Display of MLS data is usually deemed reliable but is NOT guaranteed accurate by the MLS. Buyer are responsible for verifying the accuracy of all information and should investigate the data themselves or retain appropriate professionals. Information from sources other than the Listing Agent may have been included in the MLS data. Unless otherwise specified in writing, Broker/Agent has not and will not verify any information obtained from other sources. The Broker/Agent providing the information contained herein may or may not have been the Listing and/or Selling Agent.

12.10. FALSE OR MISLEADING ADVERTISING AND REPRESENTATIONS; TRUE PICTURE STANDARD OF CONDUCT

Participants and subscribers may not engage in false or misleading advertising, including, but not limited to, advertisements or representations regarding the participant's or subscriber's relationship to the MLS, about the MLS itself, or about any property listed on the MLS. MLS participants and subscribers shall present a true picture in their advertising and representations to the public, including internet content, images and the URLs and domain names they use, and participants and subscribers may not:

- (a) engage in deceptive or unauthorized framing of real estate brokerage websites;
- (b) (b) manipulate (e.g., presenting content developed by others) listing and other content in any way that produces a deceptive or misleading result; ~~or~~
- (c) deceptively use metatags, keywords or other devices/methods to direct, drive, or divert Internet traffic, ~~or to otherwise mislead consumers.~~
- (d) present content developed by others without either attribution or without permission; or
- (e) otherwise mislead consumers, including use of misleading images.

12.11. USE OF MLS INFORMATION

In recognition that the purpose of the MLS is to market properties and offer compensation to other broker participants and real estate subscribers for the sole purpose of selling the property, and that sellers of properties filed on the MLS have not given permission to disseminate the information for any other purpose, participants and subscribers are expressly prohibited from using MLS information for any purpose other than to market property to bonafide prospective purchasers or to support market evaluations or appraisals as specifically allowed in Sections 12.7, 12.8, 12.9, 12.14, 12.15, 12.16 and 12.19. Any uses of MLS information inconsistent with these Sections are expressly prohibited. Nothing in this Section, however, shall limit the Association or MLS from entering into licensing agreements with MLS participants, subscribers or other third parties for use of the MLS information.

12.12. CONFIDENTIALITY OF MLS INFORMATION

Any information provided on the MLS to the participants and subscribers shall be considered confidential by participants and subscribers and shall be for the exclusive use of participants and subscribers for the purposes described in Sections 2, 12.7, 12.9, 12.11, 12.14, 12.15, 12.16, 12.19 and this section. Participants and subscribers shall at all times maintain control over and responsibility for each copy of any MLS Compilation leased to them by the MLS, and shall not distribute any such copies to persons other than participants and subscribers. Participants and subscribers are responsible for the security of their pass codes and shall not give or allow use of or make available their pass codes to any person. Participants and subscribers may reproduce or display the information as provided in these rules.

12.12.1. CLERICAL USERS. Clerical users may have access to MLS information solely under the direction and supervision of the participant or subscriber. Clerical users may not provide any MLS information to persons other than the participant or subscriber under whom they are registered. Access by clerical users to the database is solely for clerical and administrative functions for the participant or subscriber under whom the clerical user is registered.

12.13. ACCESS TO COMPARABLE AND STATISTICAL INFORMATION

Association members who are actively engaged in real estate brokerage, management, mortgage financing, appraising, land development, or building, but who do not participate in the MLS, are nonetheless entitled to receive, by purchase or lease, all information other than current listing information that is generated wholly or in part by the MLS including "comparable" information, "sold" information, and statistical reports. This information is provided for the exclusive use of Association members who are also engaged in the real estate business and may not be transmitted, retransmitted or provided in any manner to any unauthorized individual, office or firm except as otherwise specified in these rules and regulations.

12.14. DISPLAY

Subject to Sections 12.15, 12.16 and 12.19 broker participants and real estate subscribers shall be permitted to display the MLS compilation, in either electronic or printed format, to specifically identified and bonafide prospective purchasers only in conjunction with their ordinary business activities of attempting to locate ready, willing and able buyer for the properties described in said MLS compilation. Broker participants and real estate subscribers shall be permitted to display the MLS compilation, in either electronic or printed format, to specifically identified sellers and bonafide prospective sellers only in conjunction with their ordinary business activities in listing properties. Appraiser participants and appraiser subscribers shall be permitted to display the MLS compilation to the person requesting the appraisal only in conjunction with their ordinary business activities of producing a written appraisal. Such displays under this section shall be only in the immediate presence of the MLS participant or subscriber.

12.14.1. CLERICAL USERS. Clerical users are expressly prohibited from displaying MLS information to anyone other than the participant or subscriber under whom the clerical user is registered.

12.15. REPRODUCTION

"Reproduction" shall include but not be limited to, making photocopies, computer printouts, electronic transfers (including e-mail), or downloading of MLS data or compilations. Participants and subscribers or their affiliated licensees shall not reproduce any MLS compilation or any portion thereof except as provided in Sections 12.7, 12.8, 12.9, 12.11, 12.16 and 12.19 and in the following limited circumstances:

12.15.1. COPIES TO PROSPECTIVE PURCHASERS. Participants or subscribers may reproduce from the MLS compilation, and distribute to prospective real estate purchasers, copies of those portions of the MLS compilation consisting only of a description of the property, including the address, photos, features, financing and price.

a. A disclaimer statement shall be made in a font size and style no smaller than the average used elsewhere in the display:

Based on information from the Santa Barbara MLS as of ____ (date the MLS data was obtained) Display of MLS data is usually deemed reliable but is NOT guaranteed accurate by the MLS. Buyers are responsible for verifying the accuracy of all information and should investigate the data themselves or retain appropriate professionals. Information from sources other than the Listing Agent may have been included in the MLS data. Unless otherwise specified in writing, Broker/Agent has not and will not verify any information obtained from other sources. The Broker/Agent providing the information contained herein may or may not have been the Listing and/or Selling Agent.

12.15.2. INFORMATION REPRODUCED. Unless the participant or subscriber obtains prior written consent from the listing broker, the information reproduced pursuant to this Section shall not include:

- Property owner's name, phone number, and address (if different than the listed property);
- Instructions or remarks intended for buyer brokers, including but not limited to showing instructions or security references (ex: lock box, burglar alarm, gate code or security system, vacancy of the property) regarding the listed property;
- Type of listing;
- Compensation or bonuses offered to buyer brokers;
- Other information which goes beyond a description of the property.

12.15.3. COPIES FOR APPRAISALS. Participants and subscribers may reproduce from the MLS compilation, and attach to an appraisal as supporting documentation, printed copies of those portions of the MLS compilation consisting only of such information on properties necessary to support a written appraisal or estimate of value on a particular property.

12.15.4. DOWNLOADING. Participants and subscribers may download MLS information into any electronic device as long as:

- a. Access to the computer or computer system receiving the information is strictly limited to authorized participants, their subscribers and their clerical users as defined in these rules; and
- b. The information is only retransmitted to the participants, subscribers and clerical users authorized to access the system by these rules; and
- c. The information is not reformatted or used to create another product except as may be used by the participant or subscriber who downloaded the data and such use strictly complies with sections 12.7 through 12.11, 12.15 and 12.16.

12.15.5. SOLD INFORMATION. Individuals legitimately in possession of current listing information, "sold" information, "comparables" or statistical information may utilize such information to support valuations on particular properties for clients and customers. Any MLS content in data feeds available to participants for real estate brokerage purposes must also be available to participants for valuation purposes, including

automated valuations. MLSs must either permit use of existing data feeds, or create a separate data feed, to satisfy this requirement. MLSs may require execution of a third-party license agreement where deemed appropriate by the MLS. MLSs may require participants who will use such data feeds to pay the reasonably estimated costs incurred by the MLS in adding or enhancing its downloading capacity for this purpose. Information deemed confidential may not be used as supporting documentation. Any other use of such information is unauthorized and prohibited by these rules and regulations.

12.16 USE OF LISTING INFORMATION ON INTERNET [ALSO KNOWN AS INTERNET DATA EXCHANGE (“IDX”)].

“Internet Data Exchange” (“IDX”) is a means by which listing brokers permit limited electronic display and delivery of their active, pending and sold listings data, in accordance with the IDX rules set forth herein, by other participating Broker Participants and R.E. Subscribers. via the following authorized mediums under said Broker Participants and R.E. Subscribers control: websites, mobile apps and audio devices. As used throughout this policy, “display” includes “delivery” of such listings.

- (a) **Authorization.** Subject to paragraphs (b) through (r) below, and notwithstanding anything in these rules and regulations to the contrary, Broker Participants and R.E. Subscribers may electronically display aggregated MLS active, pending and sold listing information through either downloading or by framing such information on the MLS or association public access website (if such a site is available), **or linking to an authorized third party vendor.** The MLS’s download will include publicly accessible sold listing data starting from January 1, 2012. “Publicly accessible” sold information as used in the IDX policy and rules, means data that is available electronically or in hard copy to the public from city, county, state and other government records.
- (b) **Consent.** The listing brokers’ consent for such internet display is presumed, in satisfaction of Rule 12.8, unless a listing broker affirmatively notifies the MLS that the listing broker refuses to permit display on either on a blanket or on a listing-by listing basis. Listing brokers that refuse to permit other Broker Participants or R.E. Subscribers to display their listing information on a blanket basis may not display MLS active listing information of other brokers’ listings. Even where listing brokers have given blanket authority for other Broker Participants and R.E. Subscribers to partake in IDX display of their listings, such consent may be withdrawn on a listing-by-listing basis where the seller has affirmatively directed that their listing or other property address not appear on the internet or other electronic forms of display or distribution.
- (c) **Control.** Broker Participants and R.E. Subscribers may only partake in IDX display on websites, applications for mobile devices and audio devices which they control. Under IDX policy, “control” means that Broker Participants and R.E. Subscribers must have the ability to add, delete, modify and update information as required by the IDX policy. All displays of IDX listings must also be under the actual and apparent control of the Broker Participant and/or R.E. Subscriber, and must be presented to the public as being that Broker Participant’s and/or R.E. Subscriber’s display. Actual control requires that Broker Participants and R.E. Subscribers have developed the display, or caused the display to be developed for themselves pursuant to an agreement giving the Broker Participant and/or R.E. Subscriber authority to determine what listings will be displayed, and how those listings will be displayed. Apparent control requires that a reasonable consumer receiving the Broker Participant’s and/or R.E. Subscriber’s display will understand the display is the Broker Participant’s and/or R.E. Subscriber’s, and that the display is controlled by the Broker Participant and/or R.E. Subscriber.
- (d) **Display Content.** Listings displayed pursuant to IDX shall contain only those fields of data designated by the MLS. Display of all other information fields (including confidential information fields, as determined by the MLS) is prohibited.
- (e) **Listing Attribution.** All IDX listing displays shall identify the name of the listing firm in a manner designed to easily identify such listing firm. Such identification shall be in a reasonably prominent location and provide clear, conspicuous written or verbal identification of the name of the listing firm. Displays of minimal information (e.g., “thumbnails”, text messages, “tweets”, etc., of two hundred [200] characters or less) are exempt from this requirement but only when linked directly to a display that includes all required disclosures. Audio delivery of listing content is exempt from this disclosure requirement only when all required disclosures are subsequently delivered electronically to the registered consumer performing the property search or linked to through the device’s application.
- (f) **Modifications and Augmentations.** Broker Participants and R.E. Subscribers shall not modify or manipulate information relating to other participants listings. Broker Participants and R.E. Subscribers may augment their IDX display of MLS data with applicable property information from other sources to appear on the same webpage or display, clearly separated by the data supplied by the MLS. The source(s) of the information must be clearly identified in the immediate proximity to such data. This requirement does not restrict the format of MLS data display or display of fewer than all of the available listings or fewer authorized fields.
- (g) **Source and Update.** Information displayed shall indicate the MLS as the source of the information being displayed and the most recent date updated. Displays of minimal information (e.g., “thumbnails”, text messages, “tweets”, etc., of two hundred [200] characters or less) are exempt from this requirement but only when linked directly to a display that includes all required disclosures. Audio delivery of listing content is exempt from this disclosure requirement only when all required disclosures are subsequently delivered electronically to the registered consumer performing the property search or linked to through the device’s application. Broker Participants and R.E. Subscribers shall update all downloads and refresh all MLS downloads and IDX displays automatically fed by those downloads at least once every 12 hours.
- (h) **Usage Limitations.** Broker Participants and R.E. Subscribers shall indicate on their displays that the information being provided is for consumers’ personal, non-commercial use and may not be used for any purpose other than to identify prospective properties consumers may be interested in purchasing. Displays of minimal information (e.g., “thumbnails”, text messages, “tweets”, etc., of two hundred [200] characters or less) are exempt from this requirement but only when linked directly to a display that includes all required disclosures. Audio delivery of listing content is exempt from this disclosure requirement only when all required disclosures are subsequently delivered electronically to the registered consumer performing the property search or linked to through the device’s application.

- (i) **Display Purpose.** Broker Participants and R.E. Subscribers may not use IDX-provided listings for any purpose other than display as provided in these rules. This does not require Broker Participants and R.E. Subscribers to prevent indexing of IDX listings by recognized search engines.
- (j) **Restricted Display.** Listings, including property addresses, can be included in IDX display except where sellers have directed their listing brokers to withhold their listings or the listings' property address from all display on the Internet (including, but not limited to, publicly-accessible websites or VOWs).
- (k) **Selective Listing Display.** Not all listings from the MLS must be displayed as long as any exclusions from display on Broker Participants' and R.E. Subscribers' IDX sites are based on objective criteria, e.g. type of property, listed price, listing status, or geographical location. Selection of listings displayed on any IDX site must be independently made by each Broker Participant or R.E. Subscriber.
- (l) **Restricted Access and Distribution.** Sharing of the MLS compilation with any third party not authorized by the MLS is prohibited. Except as provided in the IDX policy and these rules, an IDX site or a Participant or user operating an IDX site or displaying IDX information as otherwise permitted may not distribute, provide or make any portion of the MLS database available to any person or entity.
- (m) **Brokerage Identification.** Any IDX display controlled by a Broker Participant or R.E. Subscriber must provide clear-conspicuous written or verbal identification of the name of the brokerage firm under which they operate.
- (n) **Co-Mingling.** A Broker Participant of R.E. Subscriber may co-mingle listings through IDX from this MLS with listings from other MLS sources on its IDX display, provided all such displays are consistent with these IDX rules, and the MLS Participant (or MLS Subscriber) holds participatory rights in those MLSs. Co-mingling is the ability for a visitor to the website to execute a single property search of multiple IDX feeds resulting in the display of IDX information from each of the MLSs on a single search results page; and that Participants may display listings from each IDX feed on a single webpage or display. Listings obtained from other MLSs must display the source from which each such listing was obtained. Displays of minimum information (e.g. a one-line or thumbnail search result, text messages, "tweets", etc. of two hundred (200) characters or less) are exempt from this requirement but only when linked directly to a display that includes all required disclosures. Audio delivery of listing content is exempt from this disclosure requirement only when all required disclosures are subsequently delivered electronically to the registered consumer performing the property search or linked to through the device's application.
- (o) **Third Party Comments and Automated Value Estimates.** Any IDX display controlled by a Broker Participant or R.E. Subscriber that (a) allows third-parties to write comments or reviews about particular listings or displays a hyperlink to such comments or reviews in immediate conjunction with particular listings, or (b) displays an automated estimate of the market value of the listing (or hyperlink to such estimate) in immediate conjunction with the listing, shall disable or discontinue either or both of those features as to the seller's listing at the request of the seller. The listing broker or agent shall communicate to the MLS that the seller has elected to have one or both of these features disabled or discontinued on all displays controlled by Broker Participants and R.E. Subscribers. Except for the foregoing and subject to section (o) below, a Broker Participant's or R.E. Subscriber's IDX display may communicate the Broker Participant's or R.E. Subscriber's professional judgment concerning any listing. Nothing shall prevent an IDX display from notifying its viewers that a particular feature has been disabled at the request of the seller.
- (p) **Making Corrections.** Broker Participants and R.E. Subscribers shall maintain a means (e.g., e-mail address, telephone number) to receive comments about the accuracy of any data or information that is added by or on behalf of Broker Participants and R.E. Subscribers beyond that supplied by the MLS and that relates to a specific property. Broker Participants and R.E. Subscribers shall correct or remove any false data or information relating to a specific property upon receipt of a communication from the listing broker or listing agent for that property explaining why the data or information is false. However, the Broker Participants and R.E. Subscribers shall not be obligated to remove or correct any data or information that simply reflects good faith opinion, advice, or professional judgment.
- (q) **(intentionally left blank)**
- (r) **Advertising.** Deceptive or misleading advertising (including co-branding) on pages displaying IDX-provided listings is prohibited. For purposes of these rules, co-branding will be presumed not to be deceptive or misleading if the Broker Participant's and/or R.E. Subscriber's logo and contact information is larger than that of any third party. When a consumer searches for property listings on a Participant's or Subscriber's IDX site, on the search results page, an "MLS" logo may be used in place of the listing firm's name as long as there is wording on the page that the "MLS" logo signifies that the properties are listed with a cooperating firm. The following disclaimer shall be included on the search results display: "The data relating to real estate for sale on this web site comes from the Internet Data Exchange Program of the Santa Barbara Multiple Listing Service. Real estate listings held by brokerage firms other than (DISPLAYING BROKER NAME INSERTED HERE) are marked with the "MLS" logo and detailed information about them includes the name of the listing brokers."
- (s) **Disclaimer.** Broker Participants and R.E. Subscribers shall indicate on their displays, in a font size and style no smaller than the average used elsewhere in the display, the following, or substantially similar, notice:

Based on information from the Santa Barbara MLS as of _____ (date the MLS data was obtained) Display of MLS data is usually deemed reliable but is NOT guaranteed accurate by the MLS. Buyers are responsible for verifying the accuracy of all information and should investigate the data themselves or retain appropriate professionals. Information from sources other than the Listing Agent may have been included in the MLS data. Unless otherwise specified in writing, Broker/Agent has not and will not verify any information obtained from other sources. The Broker/Agent providing the information contained herein may or may not have been the Listing and/or Selling Agent. Displays of minimal information (e.g., "thumbnails", text messages, "tweets", etc., of two

hundred [200] characters or less) are exempt from this requirement but only when linked directly to a display that includes all required disclosures. Audio delivery of listing content is exempt from this disclosure requirement only when all required disclosures are subsequently delivered electronically to the registered consumer performing the property search or linked to through the device's application.

(t) **Service Fees.** Service fees and charges for participation in IDX shall be as established by the Board of Directors.

(u) **Third Party Vendors.** When linking to third party vendor sites, participants and subscribers shall use only third party vendors who have been approved by the Multiple Listing Service.

12.16.1. Notification by Authorized Participants and Subscribers. Broker Participants and R.E. Subscribers partaking in the display of IDX information of other brokers' listings pursuant to Section 12.16 must notify the MLS before displaying said IDX information and must give the MLS direct access as well as allow access for other MLS Participants for purposes of monitoring/ensuring compliance with applicable rules and policies.

12.16.2 RIGHT TO CHARGE FOR DOWNLOAD. The MLS has the right to charge the costs of adding or enhancing its downloading capacity to Broker Participants and R.E. Subscribers who request downloading of listing information pursuant to Section 12.16.

12.16.3 LISTING BROKER'S RIGHT TO OPT OUT OF INTERNET ADVERTISING OF MLS INFORMATION. If the Association advertises MLS information on the Internet or licenses MLS information for advertising on the Internet, the listing broker also shall have the right to opt out of such advertising in accordance with the MLS's procedures for opting out. The listing broker shall have the right to refuse to have listings displayed on a blanket basis or on a listing-by-listing basis in accordance with Section 12.16 by affirmatively notifying the MLS in writing or electronically. Notwithstanding anything in these Rules and Regulations to the contrary, the Association reserves the right to determine whether to provide Internet advertising services and whether such services are to be made available to non-Association members.

12.17 WEBSITE NAME AND STATUS DISCLOSURE

MLS participants' firm websites shall disclose the firm's name and state(s) of licensure in a reasonable and readily apparent manner. Websites of subscribers affiliated with a participant's firm shall disclose the firm's name and the subscriber's state(s) of licensure in a reasonable and readily apparent matter.

12.18 USE OF THE TERMS MLS AND MULTIPLE LISTING SERVICES

No MLS participant or subscriber shall, through the name of their firm, their URLs, their e-mail addresses, their website addresses, or in any other way represent, suggest, or imply that the individual or firm is an MLS, or that they operate an MLS. Participants and subscribers shall not represent, suggest, or imply that consumers or others have direct access to MLS databases, or that consumers or others are able to search MLS databases available only to participants and subscribers. This does not prohibit participants and subscribers from representing that any information they are authorized under MLS rules to provide to clients or customers is available on their websites or otherwise.

12.19 MODEL VIRTUAL OFFICE WEBSITE (VOW)

Section 12.19.1

(a): A Virtual Office Website ("VOW") is a Participant's Internet website, or a feature of a Participant's website, through which the Participant is capable of providing real estate brokerage services to consumers with whom the Participant has first established a broker-consumer relationship (as defined by state law) where the consumer has the opportunity to search MLS Listing Information, subject to the Participant's oversight, supervision, and accountability. A non-principal broker or sales licensee affiliated with a Participant may, with his or her Participant's consent, operate a VOW. Any VOW of a non-principal broker or sales licensee is subject to the Participant's oversight, supervision, and accountability.

(b) As used in Section 19 of these Rules, the term "Participant" includes a Participant's affiliated non-principal brokers and sales licensees – except when the term is used in the phrases "Participant's consent" and "Participant's oversight, supervision, and accountability". References to "VOW" and "VOWs" include all VOWs, whether operated by a Participant, by a non-principal broker or sales licensee, or by an Affiliated VOW Partner ("AVP") on behalf of a Participant.

(c) "Affiliated VOW Partner" ("AVP") refers to an entity or person designated by a Participant to operate a VOW on behalf of the Participant, subject to the Participant's supervision, accountability and compliance with the VOW Policy. No AVP has independent participation rights in the MLS by virtue of its right to receive information on behalf of a Participant. No AVP has the right to use MLS Listing Information except in connection with operation of a VOW on behalf of one or more Participants. Access by an AVP to MLS Listing Information is derivative of the rights of the Participant on whose behalf the AVP operates a VOW.

(d) As used in Section 19 of these Rules, the term "MLS Listing Information" refers to active listing information and non-confidential pending and sold data provided by Participants to the MLS and aggregated and distributed by the MLS to Participants.

Section 12.19.2

(a): The right of a Participant's VOW to display MLS Listing Information is limited to that supplied by the MLS(s) in which the Participant has participatory rights. However, a Participant with offices participating in different MLSs may operate a master website with links to the VOWs of the other offices.

(b) Subject to the provisions of the VOW Policy and these Rules, a Participant's VOW, including any VOW operated on behalf of a Participant by an AVP, may provide other features, information, or functions, e.g. Internet Data Exchange ("IDX").

(c) Except as otherwise provided in the VOW Policy or in these Rules, a Participant need not obtain separate permission from other MLS Participants whose listings will be displayed on the Participant's VOW.

Section 12.19.3

(a): Before permitting any consumer to search for or retrieve any MLS Listing Information on his or her VOW, the Participant must take each of the following steps:

(i) The Participant must first establish with that consumer a lawful broker-consumer relationship (as defined by state law), including completion of all actions required by state law in connection with providing real estate brokerage services to clients and customers (hereinafter "Registrants"). Such actions shall include, but are not limited to, satisfying all applicable agency, non-agency, and other disclosure obligations, and execution of any required agreements.

(ii) The Participant must obtain the name of, and a valid email address for, each Registrant. The Participant must send an email to the address provided by the Registrant confirming that the Registrant has agreed to the Terms of Use (described in subsection (d) below). The Participant must verify that the email address provided by the Registrant is valid and that the Registrant has agreed to the Terms of Use.

(iii) The Participant must require each Registrant to have a user name and a password, the combination of which is different from those of all other Registrants on the VOW. The Participant may, at his or her option, supply the user name and password or may allow the Registrant to establish its user name and password. The Participant must also assure that any email address is associated with only one user name and password.

(b) The Participant must assure that each Registrant's password expires on a date certain but may provide for renewal of the password. The Participant must at all times maintain a record of the name, email address, user name, and current password of each Registrant. The Participant must keep such records for not less than 180 days after the expiration of the validity of the Registrant's password.

(c) If the MLS has reason to believe that a Participant's VOW has caused or permitted a breach in the security of MLS Listing Information or a violation of MLS rules, the Participant shall, upon request of the MLS, provide the name, email address, user name, and current password, of any Registrant suspected of involvement in the breach or violation. The Participant shall also, if requested by the MLS, provide an audit trail of activity by any such Registrant.

(d) The Participant shall require each Registrant to review, and affirmatively to express agreement (by mouse click or otherwise) to, a "Terms of Use" provision that provides at least the following:

(i) That the Registrant acknowledges entering into a lawful consumer-broker relationship with the Participant;

(ii) That all information obtained by the Registrant from the VOW is intended only for the Registrant's personal, non-commercial use;

(iii) That the Registrant has a bona fide interest in the purchase, sale, or lease of real estate of the type being offered through the VOW;

(iv) That the Registrant will not copy, redistribute, or retransmit any of the information provided except in connection with the Registrant's consideration of the purchase or sale of an individual property;

(v) That the Registrant acknowledges the MLS's ownership of, and the validity of the MLS's copyright in, the MLS database.

(e) The Terms of Use Agreement may not impose a financial obligation on the Registrant or create any representation agreement between the Registrant and the Participant. Any agreement entered into at any time between the Participant and Registrant imposing a financial obligation on the Registrant or creating representation of the Registrant by the Participant must be established separately from the Terms of Use, must be prominently labeled as such, and may not be accepted solely by mouse click.

(f) The Terms of Use Agreement shall also expressly authorize the MLS, and other MLS Participants or their duly authorized representatives, to access the VOW for the purposes of verifying compliance with MLS rules and monitoring display of Participants' listings by the VOW. The Agreement may also include such other provisions as may be agreed to between the Participant and the Registrant.

Section 12.19.4: A Participant's VOW must prominently display an e-mail address, telephone number, or specific identification of another mode of communication (e.g., live chat) by which a consumer can contact the Participant to ask questions, or get more information, about any property displayed on the VOW. The Participant, or a non-principal broker or sales licensee licensed with the Participant, must be willing and able to respond knowledgeably to inquiries from Registrants about properties within the market area served by that Participant and displayed on the VOW.

Section 12.19.5: A Participant's VOW must employ reasonable efforts to monitor for, and prevent, misappropriation, "scraping", and other unauthorized use of MLS Listing Information. A Participant's VOW shall utilize appropriate security protection such as firewalls as long as this requirement does not impose security obligations greater than those employed concurrently by the MLS.

(NOTE: MLSs may adopt rules requiring Participants to employ specific security measures, provided that any security measure required does not impose obligations greater than those employed by the MLS.)

Section 12.19.6

(a): A Participant's VOW shall not display listings or property addresses of any seller who has affirmatively directed the listing broker to withhold the seller's listing or property address from display on the Internet. The listing broker shall communicate to the MLS that the seller has elected not to permit display of the listing or property address on the Internet. Notwithstanding the foregoing, a Participant who operates a VOW may provide to consumers via other delivery mechanisms, such as email, fax, or otherwise, the listings of sellers who have determined not to have the listing for their property displayed on the Internet.

(b) A Participant who lists a property for a seller who has elected not to have the property listing or the property address displayed on the Internet shall cause the seller to execute a document that includes the following (or a substantially similar) provision:

Seller Opt-Out Form

1. Please check either Option a or Option b

a. [] I have advised my broker or sales agent that I do not want the listed property to be displayed on the Internet.

OR

b. [] I have advised my broker or sales agent that I do not want the address of the listed property to be displayed on the Internet.

2. I understand and acknowledge that, if I have selected option a, consumers who conduct searches for listings on the Internet will not see information about the listed property in response to their search.

initials of seller

(c) The Participant shall retain such forms for at least one year from the date they are signed, or one year from the date the listing goes off the market, whichever is greater.

Section 12.19.7

(a) Subject to subsection (b), a Participant's VOW may allow third-parties (i) to write comments or reviews about particular listings or display a hyperlink to such comments or reviews in immediate conjunction with particular listings, or (ii) display an automated estimate of the market value of the listing (or hyperlink to such estimate) in immediate conjunction with the listing

(b) Notwithstanding the foregoing, at the request of a seller the Participant shall disable or discontinue either or both of those features described in subsection (a) as to any listing of the seller. The listing broker or agent shall communicate to the MLS that the seller has elected to have one or both of these features disabled or discontinued on all Participants' websites. Subject to the foregoing and to Section 19.8, a Participant's VOW may communicate the Participant's professional judgment concerning any listing. A Participant's VOW may notify its customers that a particular feature has been disabled "at the request of the seller."

Section 12.19.8: A Participant's VOW shall maintain a means (e.g., e-mail address, telephone number) to receive comments from the listing broker about the accuracy of any information that is added by or on behalf of the Participant beyond that supplied by the MLS and that relates to a specific property displayed on the VOW. The Participant shall correct or remove any false information relating to a specific property within 48 hours following receipt of a communication from the listing broker explaining why the data or information is false. The Participant shall not, however, be obligated to correct or remove any data or information that simply reflects good faith opinion, advice, or professional judgment.

Section 12.19.9: A Participant shall cause the MLS Listing Information available on its VOW to be refreshed at least once every three (3) days.

Section 12.19.10: Except as provided in these rules, the National Association of Realtors® VOW Policy, or any other applicable MLS rules or policies, no Participant shall distribute, provide, or make accessible any portion of the MLS Listing Information to any person or entity.

Section 12.19.11: A Participant's VOW must display the Participant's privacy policy informing Registrants of all of the ways in which information that they provide may be used.

Section 12.19.12: A Participant's VOW may exclude listings from display based only on objective criteria, including, but not limited to, factors such as geography, list price, type of property, cooperative compensation offered by listing broker, and whether the listing broker is a REALTOR®.

Section 12.19.13: A Participant who intends to operate a VOW to display MLS Listing Information must notify the MLS of its intention to establish a VOW and must make the VOW readily accessible to the MLS and to all MLS Participants for purposes of verifying compliance with these Rules, the VOW Policy, and any other applicable MLS rules or policies.

Section 12.19.14: A Participant may operate more than one VOW himself or herself or through an AVP. A Participant who operates his or her own VOW may contract with an AVP to have the AVP operate other VOWs on his or her behalf. However, any VOW operated on behalf of a Participant by an AVP is subject to the supervision and accountability of the Participant.

Section 12.19.15: A Participant's VOW may not make available for search by, or display to, Registrants any of the following information:

- a. Expired, or withdrawn, listings.
- b. The compensation offered to other MLS Participants.
- c. The type of listing agreement, i.e., exclusive right to sell or exclusive agency.
- d. The seller's and occupant's name(s), phone number(s), or e-mail address(es).
- e. Instructions or remarks intended for buyer brokers only, such as those regarding showings or security of listed property.
- f. Sold information from the MLS that is not a matter of public record

Section 12.19.16: A Participant shall not change the content of any MLS Listing Information that is displayed on a VOW from the content as it is provided in the MLS. The Participant may, however, augment MLS Listing Information with additional information not otherwise prohibited by these Rules or by other applicable MLS rules or policies as long as the source of such other information is clearly identified. This rule does not restrict the format of display of MLS Listing Information on VOWs or the display on VOWs of fewer than all of the listings or fewer than all of the authorized information fields

Section 12.19.17: A Participant shall cause to be placed on his or her VOW in a font size and style no smaller than the average used elsewhere in the display, the following notice: Based on information from the Santa Barbara MLS as of ____ (date the MLS data was obtained) Display of MLS data is usually deemed reliable but is NOT guaranteed accurate by the MLS. Buyers are responsible for verifying

the accuracy of all information and should investigate the data themselves or retain appropriate professionals. Information from sources other than the Listing Agent may have been included in the MLS data. Unless otherwise specified in writing, Broker/Agent has not and will not verify any information obtained from other sources. The Broker/Agent providing the information contained herein may or may not have been the Listing and/or Selling Agent.

Section 12.19.18: A Participant shall cause any listing that is displayed on his or her VOW to identify the name of the listing firm and the listing broker or agent in a readily visible color, in a reasonably prominent location, and in typeface not smaller than the median typeface used in the display of listing data.

Section 12.19.19: A Participant shall limit the number of listings that a Registrant may view, retrieve, or download to not more than 100 current listings and not more than 100 sold listings in response to any inquiry.

Section 12.19.20: A Participant shall require that Registrants' passwords be reconfirmed or changed every 90 days.

Section 12.19.21: A Participant may display advertising and the identification of other entities ("co-branding") on any VOW the Participant operates or that is operated on his or her behalf. However, a Participant may not display on any such VOW deceptive or misleading advertising or co-branding. For purposes of this Section, co-branding will be presumed not to be deceptive or misleading if the Participant's logo and contact information (or that of at least one Participant, in the case of a VOW established and operated on behalf of more than one Participant) is displayed in immediate conjunction with that of every other party, and the logo and contact information of all Participants displayed on the VOW is as large as the logo of the AVP and larger than that of any third party.

Section 12.19.22: A Participant shall cause any listing displayed on his or her VOW that is obtained from other sources, including from another MLS or from a broker not participating in the MLS, to identify the source of the listing.

Section 12.19.23: A Participant shall cause any listing displayed on his or her VOW obtained from other sources, including from another MLS or from a broker not participating in the MLS, to be searched separately from listings in the MLS.

Section 12.19.24: Participants and the AVPs operating VOWs on their behalf must execute the license agreement required by the MLS.

Section 12.19.25: Where a seller affirmatively directs their listing broker to withhold either the seller's listing or the address of the seller's listing from display on the Internet, a copy of the seller's affirmative direction shall be provided to the MLS within 48 hours.

12.20 APPLICABILITY OF RULES TO MLS OR ASSOCIATION

Nothing in these rules shall limit the right of the Association or MLS to enter into licensing agreements with third parties for use of the MLS compilations or any portion thereof in accordance with terms approved by the Board of Directors.

12.21 PARTICIPANT AND SUBSCRIBER STANDARDS OF CONDUCT. The services that Participants and Subscribers provide to their clients and customers shall conform to the standards of practice and competence which are reasonably expected in the specific real estate disciplines in which they engage; specifically, residential real estate brokerage, real property management, commercial and industrial real estate brokerage, real estate appraisal, real estate counseling, real estate syndication, real estate auction, and international real estate.

Participants and Subscribers shall not undertake to provide specialized professional services concerning a type of property or service that is outside their field of competence unless they engage the assistance of one who is competent on such types of property or service, or unless the facts are fully disclosed to the client. Any persons engaged to provide such assistance shall be so identified to the client and their contribution to the assignment should be set forth.

SECTION 13. LOCKBOXES

13.1. ELIGIBILITY FOR LOCKBOXES

MLS participants and subscribers are eligible for lockbox privileges if they otherwise qualify under this section. Clerical users are not eligible for lockbox privileges. MLS participants and subscribers shall be eligible to hold a lockbox key provided:

- a. The keyholder signs a lease agreement with the MLS.
- b. The participant to which the keyholder is licensed cosigns the lease agreement with the MLS.
- c. The keyholder continues to comply with all MLS rules relating to lockbox keys.
- d. The key holder and the participant to whom the key holder is licensed remain eligible for MLS services.

13.2. KEY USE AND SERVICE

Keys may not be used under any circumstances by anyone other than the keyholder, including, but not limited to, lending, borrowing or sharing keys with others. The MLS is not obligated to provide service on keys or lock boxes to individuals who are not the registered lessee or owner of the component. Keys may only be used for the purpose of facilitating the sale or lease of a listed property.

13.2.1 USE OF LOCKBOX CONTENTS. Participants and Subscribers shall at all times follow the showing instructions published in the MLS. Participants and Subscribers shall not remove contents of the lockbox for purposes other than showing the home and shall promptly return the contents to the lockbox upon exiting the property. Participants and Subscribers shall keep lockbox contents in their possession at all times after removal from the lockbox. The lockbox and/or contents shall not be removed from the property site without prior consent from the listing agent.

13.2.2 LOCKBOX REQUIREMENTS. If any lockbox or other device giving access to On Market listed property for real estate professionals and/or service providers is authorized by the seller and/or occupant and is placed on or present on property listed through the Service, such lockbox or device must be one that is approved by the MLS where the listing has been submitted. The authorized lockboxes sold by, leased by or otherwise offered through the local Association or MLS where the listing is submitted have been approved by the MLS. Unless expressly indicated otherwise by the MLS, for any other lockbox or device to be considered "MLS-approved," use of it must provide reasonable, timely access to listed property such that (1) it allows all participants and subscribers timely access to listed property by reliance solely on data submitted to and residing on the MLS; (2) complete, accurate and stand-alone instructions are provided for accessing the listed property in the appropriate agent section on the Service; and (3) it ensures that the lockbox or device will provide reasonable access to listed property with any information, code or key needed to access the contents of the lockbox or device to be made available or access to the property otherwise scheduled within four [4] hours of initial contact in the event the lockbox or device requires the participating member to obtain additional information to enable access (ex: "call listing agent for entry code") with said 4 hour response obligation in effect every day from 8am to 6pm. The MLS reserves the right to require that the device be submitted in advance for approval. The MLS also may revoke the approval and/or subject the participant to discipline if the device is used in a manner that fails to continue to satisfy this requirement. Failure to provide reasonable and timely access as required by this section will subject the listing agent to discipline and potential fines. More than one lockbox or access device may be used on a property as long as one of them is MLS-approved where the listing is submitted.

13.3. TEMPORARY KEYS

In the event electronic lockbox programmers or keypads are sold or leased, an MLS participant may purchase or lease additional programmers or keypads (the "Responsible Keyholder") to be issued on a temporary basis to other keyholders in the participant's firm in the event their programmer or keypad becomes non-functional outside normal business hours or under circumstance where a replacement programmer or keypad is not reasonably available from the MLS. Whenever the Responsible Keyholder issues a temporary key, the Responsible Keyholder shall advise the MLS in writing that the programmer or keypad has been issued, to whom, and the date and time of issuance within forty-eight (48) hours. The Responsible Keyholder shall also advise the MLS in writing within forty-eight (48) hours after possession of the previously issued programmer or keypad has been reassumed.

13.4. ACCOUNTABILITY

Keyholders must account for keys at the time of any inventory conducted by the MLS or at any time requested by the MLS. Key holders who cease to participate or subscribe to the MLS shall return all key(s) in their possession to the MLS. Failure to return a key(s) will subject the key holder and/or the key holder's Participant to fines and penalties and to being responsible for all costs incurred by the MLS to secure the lock box key system as a result of the failure to return the key(s).

13.5. DEEMED UNACCOUNTABLE

Keys shall be deemed unaccounted for if a Keyholder refuses or is unable to demonstrate that the key is within the keyholder's physical control.

13.6. WRITTEN AUTHORITY

Participants and subscribers shall not place a lockbox on a property without written authority from the seller and occupant if other than the seller. Inclusions in MLS compilations cannot be required as a condition of placing lockboxes on listed property.

13.7. LISTING BROKER'S PERMISSION

No MLS participant or subscriber may enter a property with or without a lockbox without the listing broker's permission. Such permission may be granted by the listing broker by specifying permission to use the lockbox through the MLS, for the sole purpose of showing the property to or previewing property for prospective buyers. Entry to the property for any other purpose, such as for an inspection, shall only be with the listing broker's permission. Appraiser participants are expressly prohibited from using lockbox keys to enter a property without either the owner's or listing broker's permission.

13.8. UNACCOUNTABLE KEYS

Keyholders and participants cosigning with a Keyholder shall immediately report lost, stolen or otherwise unaccountable keys to the MLS immediately upon discovery.

13.9. (INTENTIONALLY LEFT BLANK)

13.10. RULES VIOLATIONS

Failure to abide by rules relating to lockbox keys as set forth in this section or failure to abide by the key lease agreement may result in discipline as provided in Sections 14 and 15 of these rules, in addition to loss of or restriction on all lockbox and key privileges.

13.11. RIGHT TO LIMIT ACCESS

The MLS reserves the right to refuse to issue a key or limit access to lockboxes if, in its sole discretion, it determines the security of the system would be compromised by issuing such keys or granting access to lockboxes.

13.12. REMOVAL

The lockbox must be removed within one (1) day after the close of escrow or expiration/cancellation of the listing.

SECTION 14. VIOLATIONS OF RULES AND REGULATIONS

14.1. GROUND FOR DISCIPLINARY ACTION AND SANCTIONS

In addition to the fines referenced herein and set forth in Appendix A, after a hearing by a hearing panel as provided in the *California Code of Ethics and Arbitration Manual*, the Board of Directors may take disciplinary action and impose sanctions against any participant or subscriber:

- a. For violation of any MLS Rule;
- b. On a participant or subscriber being convicted, adjudged, or otherwise recorded as guilty by a final judgment of any court of competent jurisdiction of (1) a felony, or (2) a crime involving moral turpitude, or (3) on a determination by any court of competent jurisdiction, or official of the State of California authorized to make the determination, that the participant or subscriber violated a provision of the California Real Estate Law or a Regulation of the Real Estate Commissioner or the laws relating to appraisers or a regulation of the Office of Real Estate Appraisers.
- c. For any violation of subsection (a) by any person, but not limited to a clerical user or a salesperson, who is not a participant or subscriber but is employed by or affiliated with such participant or subscriber and was providing real estate related services within the scope of the participant's or subscriber's license. Lack of knowledge by the participant or subscriber of such conduct shall only go to mitigation of discipline imposed.
- d. For any violation of the N.A.R. Code of Ethics while a member of any Association of REALTORS®.

14.2. SANCTIONS

Sanctions or disciplinary action for violation of an MLS Rule may consist of one or more of those specified in the *California Code of Ethics and Arbitration Manual*.

14.3 CITATIONS

The MLS Committee, subject to approval of the Board of Directors, may implement a schedule of fines (referenced herein and as shown in Appendix A) for certain MLS rules violations. The committee may direct staff to issue citations for the specified MLS rules violations and implement a procedure whereby the participant and/or subscriber receiving the citation may either pay the amount specified on the citation or request a full hearing in accordance with the procedures set forth in the *California Code of Ethics and Arbitration Manual*.

SECTION 15. PROCEDURES FOR MLS RULES HEARINGS

All MLS rules hearings shall be processed in accordance with the *California Code of Ethics and Arbitration Manual* as from time to time amended which is hereby incorporated by reference. Failure to abide by the procedures of the *California Code of Ethics and Arbitration Manual* shall be a violation of these MLS rules.

SECTION 16. ARBITRATION

16.1. MANDATORY ARBITRATION

By becoming and remaining a participant or subscriber in the MLS, each participant and subscriber agrees to submit disputes arising out of the real estate business which also arises out of or in conjunction with any listing filed on the MLS or any appraisal, to binding arbitration with any other participant or subscriber of this MLS or participants or subscribers of any other MLS who are authorized to have access to this MLS under Section 6 of these rules. Such arbitrations shall be governed by the *California Code of Ethics and Arbitration Manual* as from time to time amended which are hereby incorporated by reference. This shall be deemed an arbitration agreement within the meaning of Part 3, Title 9 of the California Code of Civil Procedure. Failure to submit to arbitration and abide by the arbitration award, including but not limited to timely payment of the arbitration award as provided herein shall be a violation of these MLS rules- and subjects Participants and Subscribers to possible suspension from the MLS and/or other penalties.

16.2. OTHER ARBITRATION AGREEMENTS

Notwithstanding any other provision of these rules, if any participant or subscriber enters into an agreement (either before or after a dispute arises) with another participant or subscriber to arbitrate a dispute utilizing non-Association facilities, such persons are not bound to arbitrate the dispute covered by such agreement under these rules utilizing Association facilities.

16.3. ARBITRATION BETWEEN ASSOCIATION MEMBERS

Notwithstanding any other provision of these rules,

- a. If all disputants are members of the same Association of REALTORS®, they shall arbitrate under that Association of REALTORS® in accordance with its rules.
- b. If the disputants are members of different Associations of REALTORS®, they shall arbitrate in accordance with any applicable regional or shared professional standards agreement. In the absence of such an agreement, the disputants remain obligated to arbitrate at the California Association of REALTORS® (C.A.R.) in accordance with the C.A.R. Interboard Arbitration Rules.

16.4. ARBITRATION INVOLVING NON-ASSOCIATION MEMBERS

Notwithstanding any other provision of these rules,

- a. If all disputants are non-association members and they receive MLS services through the same MLS, they shall arbitrate at the Association unless the Association participates in a regional MLS, in which case, they shall arbitrate in accordance with any applicable regional agreements between the Association and the regional MLS.

- b. If one or more of the disputants are non-association members and all disputants receive MLS services through the same MLS, they shall arbitrate at the Association unless the Association participates in a regional MLS, in which case, they shall arbitrate in accordance with any applicable regional agreements between the Association and regional MLS.
- c. If one or more of the disputants are non-association members and the disputants receive MLS services through different Association's and the Association's participate in a regional MLS, they shall arbitrate in accordance with any applicable regional agreements between the Association and the regional MLS.
- d. In the absence of a regional agreement regarding the location of the arbitration, any dispute under subsections a, b & c may be conducted at any Association where the respondent(s) holds association membership or receives MLS services.

16.5. SAME FIRM

Arbitration between persons from the same firm shall not be available and is not mandated by these rules unless covered by arbitration rules relating to the obligations of Association members to arbitrate.

16.6. TIMING

For purposes of this Section 16, the duty to arbitrate shall be determined when facts giving rise to the dispute occurred. Therefore, a participant or subscriber shall have a duty to arbitrate if the person was an MLS participant or subscriber when facts giving rise to the dispute occurred. Termination of MLS participation or subscription shall not relieve the arbitration duty under this section for disputes that arose when the person was an MLS participant or subscriber. Requests for arbitration must be filed within one hundred and eighty (180) days after the closing of the transaction, if any, or after the facts constituting the matter could have been known in the exercise of reasonable diligence whichever is later.

SECTION 17. NON-PAYMENT OF MLS FEES

17.1. DELINQUENT AND/OR NONPAYMENT OF MLS FEES

Fees, fines, charges or other amounts owed by a participant or subscriber that are not fully paid within ten (10) days of the due date, will be subject to a late fee and/or other penalties, assessments, interest, etc. as described in Appendix "A" and the nonpaying participant and/or subscriber's MLS services shall be subject to suspension until such outstanding amounts (including any late fees, penalties, assessments, interest, etc.) are paid in full. The MLS may suspend MLS services under this section provided the MLS gives the participant and/or subscriber at least twenty (20) calendar days prior notice of the proposed suspension date. Such notice may be included with the original billing statement for MLS fees, fines or charges or any time thereafter. In the event the amounts owed remain unpaid for one month after the due date, the nonpaying participant and/or subscriber's MLS services shall automatically terminate regardless if notice of such termination is given.

17.2. DISPUTED AMOUNTS OWED

If a participant or subscriber disputes the accuracy of an amount owed, the participant or subscriber may request a hearing before the MLS Board of Directors. In order to request such a hearing, the participant or subscriber must first pay the disputed amount in whole, which may be refunded in whole or part in accordance with the Board of Directors' determination. Hearings under this section shall be conducted in accordance with the *REALTORS® Code of Ethics and Arbitration Manual*.

17.3. REINSTATEMENT AFTER TERMINATION FOR NONPAYMENT

Any participant or subscriber whose MLS services have been terminated for nonpayment of MLS fees may reapply for participation in the MLS. However, prior to being granted access, such participant and/or subscriber must pay all fees applicable to new applicants and all past due amounts owed.

SECTION 18. CHANGES IN RULES AND REGULATIONS

The Rules and Regulations of the MLS may be amended by a two-thirds vote of the members of the Multiple Listing Service Committee, subject to approval by the Board of Directors of the MLS. Any changes to these Rules and Regulations which are mandated by the National Association of REALTORS® shall automatically be incorporated into these Rules and Regulations and do not require the MLS Committee or Board of Directors' approval.

SECTION 19. MLS POLICY MANUAL

Participants and subscribers are required to adhere to the policies as set forth in the Santa Barbara MLS Policy Manual. In the event of a conflict between these documents, the MLS Rules and Regulations will prevail.

SECTION 20. USE OF MLS BULK EMAIL SYSTEM

Use of the MLS bulk email system must be in accordance with the Mass Email Guidelines as posted in the system. Any violation of these guidelines will subject the broker or subscriber to the penalties of the fine system as outlined in Appendix A.

APPENDIX A (FEES AND FINES SCHEDULE)

1. MLS Initial Participation Fee	\$500.00
2. MLS Initial Subscriber Fee	\$180.00
3. Recurring Participation Fee	Semi-Annually or as otherwise set by the Board
4. MLS Listing Fee (if input by MLS staff)	\$ 50.00 (for each input in any category)
Secondary Listing Fee for all secondary listings	\$ 40.00
5. Late Fee (10 day late)	\$ 50.00
6. Late Inactivation Processing Fee	\$ 50.00
7. MLS Participation Reactivation Fee	\$ 25.00 (Within 18 months)
8. MLS Subscriber Application Reactivation Fee	\$ 25.00 (Within 18 months)
9. MLS Participation Transfer Fee	\$ 50.00
MLS Orientation Waiver Fee	\$ 50.00
10. Failure to input information in a timely manner, inaccuracy of information, private information in public remarks section, etc	\$100.00 1 st offense (w/in 12 mo. period) \$250.00 2 nd offense (w/in 12 mo. period) \$500.00 3 rd offense (w/in 12 mo. period)

More than three violations of the MLS reporting/information rules within a 12 month period may subject the member to a fine of up to \$15,000 and/or termination from the MLS, at the discretion of the MLS Committee.

11. Failure to change listing status

\$250

12. Failure to meet mandatory submission requirement (section 7.5)

\$250 (Day of Initial Violation)
\$500 (One Day After Notification)
\$1,000 (Two Days After Notification)
\$2,500 (Three Days After Notification)
\$5,000 (Four Days After Notification)
\$10,000 (Five Days After Notification)
\$15,000 (Six Days After Notification)

The number of "days" represents business days

More than three violations of the MLS mandatory submission rule within a 12 month period may subject the member to a fine of up to \$15,000 and/or termination from the MLS, at the discretion of the MLS Committee.

13. Bulk Email (through FLEX system) Rules Violations	\$25.00 1st offense (w/in 12 mo. period) \$50.00 2nd offense (w/in 12 mo. period) \$100.00 3 rd offense (w/in 12 mo. period)
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More than three violations (in a 12 month period) of the rules regarding bulk emails through the FLEX system will result in a progressive doubling of the amount of the previous fine to a maximum of \$15,000.00 per incident.

14. Arbitration Fee	\$500.00
15. Fee to request review of disciplinary action recommendation	\$150.00
16. Fee to request review of arbitration panel decision	\$200.00
17. Waiver of Compliance	No fee if paperwork is completed
18. Unauthorized Access to Computers (See Section 4.13)	Up to \$15,000 and possible loss of MLS access