PUBLIC

UNITED STATES OF AMERICA BEFORE THE FEDERAL TRADE COMMISSIO OFFICE OF ADMINISTRATIVE LAW JUDGES

OF 27 2017
587664

In the Matter of

Louisiana Real Estate Appraisers Board, Respondent

FTC FILE No. OR BIGINAL Docket No. 9374

JOINT STIPULATION AND ORDER TO EXTEND TIME FOR NON-PARTY CLEARCAPITAL.COM, INC. TO FILE A MOTION TO QUASH OR LIMIT

WHEREAS Respondent Louisiana Real Estate Appraisers Board ("LREAB") served a subpoena duces tecum (the "Subpoena") in the above-captioned matter upon ClearCapital.Com, Inc. ("Clear Capital") on July 17, 2017;

WHEREAS LREAB and Clear Capital are engaged in good faith discussions concerning the scope of Clear Capital's document production in response to the Subpoena.

WHEREFORE, LREAB and Clear Capital hereby stipulate to an extension of time for Clear Capital to file a motion to quash or limit the subpoena such that any such motion will be due five business days after the date on which either LREAB or Clear Capital declares an impasse by notifying the other party in writing (including by email).

PUBLIC

Dated: July 27, 2017	Respectfully submitted,
/s/ David Souders	/s/ Kristen Ward Broz
David Souders	Kristen Ward Broz
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Counsel for Third-Party Clear Capital	Email: kbroz@constantinecannon.com
	Counsel for Respondent Louisiana Real
	Estate Appraisers Board
ORDERED:, 2017	
	The Honorable D. Michael Chappell Chief Administrative Law Judge

Notice of Electronic Service

I hereby certify that on July 27, 2017, I filed an electronic copy of the foregoing Joint Motion for Extension of Time for Third Party Clear Capital to File Motion to Quash or Limit LREAB Subpoena, with:

D. Michael Chappell Chief Administrative Law Judge 600 Pennsylvania Ave., NW Suite 110 Washington, DC, 20580

Donald Clark 600 Pennsylvania Ave., NW Suite 172 Washington, DC, 20580

I hereby certify that on July 27, 2017, I served via E-Service an electronic copy of the foregoing Joint Motion for Extension of Time for Third Party Clear Capital to File Motion to Quash or Limit LREAB Subpoena, upon:

Lisa Kopchik Attorney Federal Trade Commission LKopchik@ftc.gov Complaint

Michael Turner Attorney Federal Trade Commission mturner@ftc.gov Complaint

Christine Kennedy Attorney Federal Trade Commission ckennedy@ftc.gov Complaint

Geoffrey Green Attorney U.S. Federal Trade Commission ggreen@ftc.gov Complaint

W. Stephen Cannon Chairman/Partner Constantine Cannon LLP scannon@constantinecannon.com Respondent

Seth D. Greenstein
Partner
Constantine Cannon LLP
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Respondent

Richard O. Levine Of Counsel Constantine Cannon LLP rlevine@constantinecannon.com

Respondent

Kristen Ward Broz Associate Constantine Cannon LLP kbroz@constantinecannon.com Respondent

Thomas Brock Attorney Federal Trade Commission TBrock@ftc.gov Complaint

I hereby certify that on July 27, 2017, I served via other means, as provided in 4.4(b) of the foregoing Joint Motion for Extension of Time for Third Party Clear Capital to File Motion to Quash or Limit LREAB Subpoena, upon:

Sean Pugh Attorney U.S. Federal Trade Commission spugh@ftc.gov Complaint

James J. Kovacs Associate Constantine Cannon LLP jkovacs@constantinecannon.com Respondent

> David Souders Attorney