

## General Information Regarding MLS Lockbox / SentiCard Complaint

- 1. Any person, whether a member or not, having reason to believe that a Participant or User of the Multiple Listing Service of the Association is guilty of violating any item of Section 8 of the MLS Rules and Regulations, may file a complaint in writing with the Association, stating the facts on which it is based and be filed within one hundred eighty (180) days after the facts constituting the matter complained of could have been known in the exercise of reasonable diligence or within one hundred eighty (180) days after the conclusion of the transaction, whichever is later.
- 2. Complaints <u>must</u> be typewritten (i.e., typewriter, computer, word processor) or in legible handwriting.
- 3. Complaints <u>must</u> name the individual(s) that are believed to have failed to comply with Section 8 of the MLS Rules & Regulations. In completing the complaint form, please review the accompanying MLS Rules & Regulations and base your complaint on the Item Number(s) of Section 8 you allege have been violated.
- 4. The Association does <u>not</u> have the authority to revoke a real estate license; only the Tennessee Real Estate Commission has the authority to suspend or revoke a license.
- 5. The Association does <u>not</u> have the authority to award damages or "try" a member as to any alleged violation of the state real estate license law or any other alleged violation of law.
- 6. The Association <u>does</u> have the authority to discipline a Participant or User, who has been found in violation of the Section 8 of the MLS Rules and Regulations. Improper use of MLS Lockboxes and SentriCards may result in a fine of up to \$15,000 (payable to the Association); being required to complete educational courses; being placed on probation of membership; or, in severe cases, being suspended or expelled from membership in the Association.
- 7. The Association <u>does</u> have jurisdiction over Participants and Users of the MLS who are not members of the Association, and, therefore, <u>can</u> take disciplinary action against them.
- 8. If the Participant or User is involved in civil litigation or in any proceeding before the Tennessee Real Estate Commission or any other state or federal regulatory or administrative agency in a matter arising out of the same facts and circumstances giving rise to the complaint alleging a Lockbox/SentriCard violation, the Association, at its discretion, will determine whether to proceed to a hearing or hold the complaint in abeyance pending conclusion of the civil litigation or other proceeding. If the other proceeding is criminal litigation, the Association must hold the complaint in abeyance pending conclusion of the criminal litigation.

- 9. A copy of the complaint will be sent to the Respondent, who will be given 15 business days to provide a written response. The Grievance Committee meets monthly to review complaints/responses received to date and may investigate further, dismiss the complaint, or forward the complaint to a hearing before the Professional Standards Committee. If the matter is forwarded for a hearing, both Complainant and Respondent will be asked to appear at the hearing.
- 10. Participants and Users of the MLS are subject to comply with the REALTOR® Code of Ethics. An ethics complaint giving rise to the same circumstances as a Lockbox/SentriCard complaint may not be filed with the Association. However, if other alleged unethical conduct exists, an additional complaint may be filed and will be heard separately from the Lockbox/SentriCard complaint.

Questions? Contact Ken Scroggs, 901.818.2423.



## MLS Rules & Regulations, Section 8: REALTOR® Lockbox System, Lockboxes and SentriCards

**Section 8.1. REALTOR LOCKBOX AND SENTRICARD AGREEMENT**: The "REALTOR® Lockbox System Agreement" must be signed by the Participant and the user ("Holder") before a SentriCard may be sold and shall govern the use of SentriCards in matters of dispute between the MLS and the Holder.

**Section 8.2. PERSONAL IDENTIFICATION NUMBER (PIN)**: Holder will not allow his/her PIN to be attached to the SentriCard and will not disclose his/her PIN to a third party.

Section 8.3. NO LOAN OF SENTRICARD: Holder shall not loan the SentriCard to any person for any period of time. The foregoing includes, but is not limited to loans to appraisers, mortgage and utility agents, builders, other brokers and salespersons, prospective purchasers or sellers. The only exception shall be that a Participant or branch office manager may purchase an Office SentriCard to be issued on a temporary basis to a SentriCard holder in the same office in the event his or her SentriCard becomes nonfunctional outside normal business hours or under circumstances where a replacement SentriCard is not reasonably available from the MLS. It shall be the responsibility of the Participant or branch office manager to advise the MLS in writing that the Office SentriCard has been issued, to whom, and the date and time of issuance within forty-eight (48) hours. It shall also be the responsibility of the Participant or branch office manager to advise the MLS in writing within forty-eight (48) hours after the Office SentriCard has been returned to the Participant or branch office manager.

**Section 8.4. LOSS OF SENTRICARD**: In the event a SentriCard is lost, stolen, or otherwise unaccounted for, Holder shall notify the MLS immediately by telephone and promptly thereafter execute a statement co-signed by the Participant and Holder as to all the facts surrounding the loss with such report placed in the files of the MLS.

**Section 8.5. NUMBER OF SENTRICARDS**: No more than one (1) SentriCard shall be sold to an individual without prior approval of the MLS Information Network Committee. Such request to be in writing. However, a Participant or branch office manager may purchase an Office SentriCard to be issued on a temporary basis to other cardholders in the same office subject to the provisions of Section 8.3.

**Section 8.6. PARTICIPANT RESPONSIBLE**: The Participant is responsible for the proper use of SentriCards and Lockboxes under his/her jurisdiction.

**Section 8.7. LOCKBOXES**: Inclusion in MLS compilations cannot be required as a condition of placing lockboxes on listed property. The MLS is prohibited from only accepting listings from Participants who have agreed to use the MAAR Lockboxes on these properties. Lockboxes are NOT an invitation to show a house. One of these two classifications can be specified on the profile sheet:

- a. Open Lockbox House can be shown without getting in touch with listing broker, but recommend register be signed at the house or call listing broker to inform of showing.
- b. Closed Lockbox Do not show house under any circumstances unless an appointment is confirmed.

**Section 8.8. MLS SUBSCRIBERS ONLY**: SentriCards and Lockboxes are to be used ONLY by members of the MLS.

**Section 8.9. CARD AUDIT/INSPECTION**: Holder shall submit the SentriCard for inspection at a reasonable time at the MLS office after receipt of written notice which may be issued periodically by the Association. The SentriCard shall be deemed unaccounted for if Holder does not demonstrate the SentriCard is within his/her physical control.

**Section 8.10. AUTHORIZATION**: Prior to installing or using the Lockbox on any property, Participant and Holder shall secure written authorization from the owners of such property. Extreme care shall be taken to ensure that all doors to the property and the Lockbox are locked. Participant and Holder shall include in the listing agreement, or some other agreement signed by the owner(s) of such property prior to installation or use of the REALTOR Lockbox System (System), a provision whereby the owner(s) acknowledge(s) the risk of using the System and release(s) the Association, the MLS, and their officers, directors, employees, independent contractors, and agents from any and all liability in connection with the System.

**Section 8.11. FAILURE TO COMPLY**: Failure to comply with the above regulations will make the SentriCard Holder responsible.



## MLS Lockbox/SentriCard Complaint Form

To the Grievance Committee of the Memphis Area Association of REALTORS®:

COMPLAINANT(S)	RESPONDENT(S)
Name of Person(s) Filing Complaint	Name of MLS Participant/User
	Firm Name
By filing this complaint, I (we) allege the above-na the MLS Rules and Regulations the Memphis Area	·
NOTE: Give a complete statement of the facts, documentation supporting your allegations. Use a	
I (we) allege violation of Section 8, Item #	of the MLS Rules and Regulations.
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I (we) understand that should the	Grievance Committee dismiss this Lockbox/SentriCard
complaint in part or in total, that I (w	e) have twenty (20) days from my receipt of the dismissa
notice to appeal the dismissal to the	Board of Directors.
Complainant(s):	
Type or Print Name	Signature
Type or Print Name  Type or Print Name	Signature
	Signature

Please attach a narrative and copies of support documentation.