

BOARD FOR CONTRACTORS BOARD MEETING

DRAFT MINUTES

The Board for Contractors met on Tuesday, **June 2, 2015** in the Offices of the Department of Professional and Occupational Regulation (DPOR), 9960 Mayland Drive, 2nd Floor, Board Room 2, Richmond, Virginia. The members indicated below were present. Each of the other members present was qualified to vote, except where a specific reason for disqualification is stated. There are 15 members on this board, in which eight constitutes a quorum pursuant to §54.1-1102.

Goutam Chowdhuri
Herbert “Jack” Dyer, Jr., Chair
Jeffery W Hux
Gene E Magruder
E. G. “Rudy” Middleton
John David O’Dell
James Oliver
Michael D. Redifer
Troy Smith
Jason Curtis “Jake” Trenary

Board members, David Giesen, Bailey Dowdy, Jeffrey Shawn Mitchell, E. C. Chick Pace and Vance T. Ayres were absent from the meeting:

Staff members present for all or part of the meeting was:

Jay DeBoer, Director
Mark Courtney, Sr. Director for Regulatory & Public Affairs
Eric L. Olson, Executive Director
Mindy Spruill, Regulatory Boards Administrator
Adrienne Mayo, Regulatory Boards Administrator
Sheila Watkins, Administrative Assistant/Compliance
Wendy Duncan, Education Specialist

Representative from the Office of the Attorney General was present for all or part of the meeting.

Elizabeth Peay, Assistant Attorney General

Mr. Dyer, Chair, determined a quorum was present and called the meeting to 9:05 AM.

Call
To Order

The Board took the agenda under consideration.

Approval of
the Agenda

Upon a motion by **Mr. Middleton** seconded by **Mr. Smith**, the Board voted to approve the agenda as written.

The members voting “Yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** Ayres, Dowdy, Giesen, Mitchell, and Pace were absent. There were no negative votes. The motion passed unanimously.

The Board took the minutes under consideration.

Approval of
Minutes

After review of their handout a motion was offered by Middleton and seconded by Oliver, to approve the June 2, 2015 Contractor Board meeting minutes as written.

The members voting “Yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** Ayres, Dowdy, Giesen, Mitchell, and Pace were absent. There were no negative votes. The motion passed unanimously.

There was no public comment.

Public
Comment
Period

In the matter of **Recovery Fund File Number 2008-02879, Michael and Heidi Thorpe, (Claimants) vs. EMCO Builders, Inc., (Regulant)**; the board reviewed the record which consisted of the Notice of Prima Facie Case, Report of Findings, including exhibits, and the Recommendation. **Michael and Heidi Thorpe, (Regulant)** did not appear at the Board meeting in person or by counsel or by any other qualified representative. **EMCO Builders, Inc.** did not appear at the Board meeting in person or by counsel or by any other qualified representative.

File Number
2008-02879
Michael and
Heidi
Thorpe
(Claimants)
Vs.
EMCO
Builders,
Inc.
(Regulant)

Upon a motion made by **Mr. Smith** and seconded by **Mr. Middleton** the Board adopted the Claim Review which contains the facts regarding the recovery fund claim in this matter, and adopts the Recommendation. The Claim Review and Recommendation are incorporated as a part of the Order. The Board Orders that this claim be approved for payment in the amount of \$20,000.00

The members voting “Yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** Ayres, Dowdy, Giesen, Mitchell, and Pace were absent. . There were no negative votes.

The motion passed unanimously.

In the matter of **Recovery Fund File Number 2013-02481, Ed and Diana Manuel, (Claimant) vs. Stuart Components, Inc. (Regulant)**; the board reviewed the record which consisted of the Notice of Prima Facie Case, Report of Findings, including exhibits, and the Recommendation. **Stuart Components, Inc., (Regulant)** did not appear at the Board meeting in person or by counsel or by any other qualified representative. **Ed and Diana Manuel (Claimant)** did not attend the Board meeting in person or by counsel or by any other qualified representative.

File Number
2013-02481
Ed and
Diana
Manuel
(Claimant)
Vs.
Stuart
Components,
Inc.

After discussion, a motion was made by **Mr. Middleton** and seconded by **Mr. Oliver** to adopt the claim review which contains the facts regarding the recovery fund claim in this matter, and adopt the Recommendation and approve the claim in the amount of **\$20,000.00**. The Claim Review and Recommendation are incorporated as a part of this Order.

The Board does find substantial evidence that the claim meets the statutory provisions for reimbursement. Pursuant to 54.1-1123 (B), payments may be reduced on a prorated basis based upon the number of claims received.

The members voting “Yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** Ayres, Dowdy, Giesen, Mitchell, and Pace were absent. There were no negative votes.

The motion passed unanimously.

In the matter of **Recovery Fund File Number 2014-00012 Earl & Sungwon Gentile (Claimant) vs. Richard L Seely Jr, t/a R L Seely Homes (Regulant)**, the board reviewed the record which consisted of the Notice of Prima Facie Case, Report of Findings, including exhibits, and the Recommendation.

File Number
2014-00012
Earl &
Sungwon
Gentile(Clai
mant) vs.
Richard L
Seely Jr, t/a
R L Seely
Homes
(Regulant)

The Claimant did not appear at the Board meeting in person or by counsel. Richard L Seely, Jr., t/a R L Seely Homes did not attend the Board meeting in person by counsel or by any other qualified representation.

Upon a motion made by Mr. Middleton and seconded by Mr. Trenary to adopt the claim review which contains the facts regarding the recovery fund claim in this matter, the Board adopts the Recommendation and pays the claim in the amount of **\$20,000.00**. The Claim Review and Recommendation are

incorporated as a part of this Order.

The Board finds substantial evidence that the claim meets the statutory provisions for reimbursement. Pursuant to 54.1-1123 (B), payments may be reduced on a prorated basis based upon the number of claims received.

The members voting “Yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary. Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In the matter of Recovery Fund File Number 2014-02281, Michelle Richardson, (Claimant) vs. Metropolitan Remodeling LLC, (Regulant); the board reviewed the record which consisted of the Notice of Prima Facie Case, Report of Findings, including exhibits, and the Recommendation.

**File Number
2014-02281
Michelle
Richardson
vs. &
Metropolitan
Remodeling,
LLC**

Metropolitan Remodeling LLC (Regulant) did not appear at the Board meeting in person or by counsel or by any other qualified representative. **Michelle Richardson (Claimant)** did not attend the Board meeting in person or by counsel or by any other qualified representative.

Upon a motion made by Mr. Middleton and seconded by Mr. Oliver to adopt the claim review which contains the facts regarding the recovery fund claim in this matter, the Board adopts the Recommendation and pays the claim in the amount of **\$3,721.00**. The Claim Review and Recommendation are incorporated as a part of this Order.

The Board finds substantial evidence that the claim meets the statutory provisions for reimbursement. Pursuant to 54.1-1123 (B), payments may be reduced on a prorated basis based upon the number of claims received.

The members voting “Yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary. Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In the matter of Recovery Fund File Number 2015-01330, Pristine Pools LLC, (Regulant); the Board reviewed the record which consisted of the Notice of Prima Facie Case, Report of Findings, including exhibits, and the Recommendation. **Fence City of Richmond, Inc. d/b/a Deck City (Regulant)** did not appear at the Board meeting in person or by counsel or by any other qualified representative. **George Knight (Claimant)** did attend the Board meeting in person.

**File Number
2015-01330
George and
Patricia
Knight
(Claimant)
vs. Fence
City of**

Upon a motion made by Mr. Redifer and seconded by Mr. Trenary to adopt the claim review which contains the facts regarding the recovery fund claim in this matter, the Board adopts the Recommendation and pays the claim in the amount of **\$15,441.00**. The Claim Review and Recommendation are incorporated as a part of this Order.

**Richmond,
Inc. d/b/a
Deck City**

The Board finds substantial evidence that the claim meets the statutory provisions for reimbursement. Pursuant to 54.1-1123 (B), payments may be reduced on a prorated basis based upon the number of claims received.

The members voting "Yes" were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O'Dell, Oliver, Redifer, Smith, and Trenary.** Ayres, Dowdy, Giesen, Mitchell, and Pace were absent. There were no negative votes. The motion passed unanimously.

In the matter of Recovery Fund File Number 2015-01874, Stephen and Michelle Osborn, (Claimant) vs. Pristine Pools LLC, (Regulant); the board reviewed the record which consisted of the Notice of Prima Facie Case, Report of Findings, including exhibits, and the Recommendation. **Pristine Pools LLC (Regulant)** did not appear at the Board meeting in person or by counsel or by any other qualified representative. **Stephen and Michelle Osborn (Claimant)** did not attend the Board meeting in person or by counsel or by any other qualified representative.

**File Number
2015-01874
Stephen and
Michelle
Osborn
(Claimant)
vs. Fence
City of
Richmond,
Inc. d/b/a
Deck City
(Regulant);**

Upon a motion made by Mr. Middleton and seconded by Mr. Oliver to adopt the claim review which contains the facts regarding the recovery fund claim in this matter, the Board adopts the Recommendation and pays the claim in the amount of **\$20,000.00**. The Claim Review and Recommendation are incorporated as a part of this Order.

The Board finds substantial evidence that the claim meets the statutory provisions for reimbursement. Pursuant to 54.1-1123 (B), payments may be reduced on a prorated basis based upon the number of claims received.

The members voting "Yes" were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O'Dell, Oliver, Redifer, Smith, and Trenary.** Ayres, Dowdy, Giesen, Mitchell, and Pace were absent. There were no negative votes. The motion passed unanimously.

In the matter of Recovery Fund File Number 2015-02046, Whitman & Vanessa Jones (Claimant) and Elizabeth Couch d/b/a/ R & L Renovations (Regulant); Recovery Fund File the board reviewed the record which consisted of the Notice of Prima Facie Case, Report of Findings, including exhibits, and the Recommendation. **Elizabeth Couch d/b/a/ R &**

**File Number
2015-02046
Whitman &
Vanessa
Jones**

L Renovations (Regulant) did not attend the Board meeting in person, by counsel or by any other qualified representative. **Whitman & Vanessa Jones (Claimants)** did not appear at the Board meeting in person, by counsel or by any other qualified representative.

**(Claimant)
Elizabeth
Couch d/b/a/
R & L
Renovations**

Upon a motion made by Mr. Middleton and seconded by Mr. Oliver to adopt the claim review which contains the facts regarding the recovery fund claim in this matter, the Board adopts the Recommendation and pays the claim in the amount of **\$3,856.00**. The Claim Review and Recommendation are incorporated as a part of this Order.

The Board finds substantial evidence that the claim meets the statutory provisions for reimbursement. Pursuant to 54.1-1123 (B), payments may be reduced on a prorated basis based upon the number of claims received.

The members voting “Yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary. Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In the matter of Recovery Fund File Number 2015-02307, Troy Ellett (Claimant) and Curtis Bernard Cooper d/b/a The Concrete Man (Regulant); Recovery Fund File; the board reviewed the record which consisted of the Notice of Prima Facie Case, Report of Findings, including exhibits, and the Recommendation. **Curtis Bernard Cooper d/b/a The Concrete Man (Regulant)** did not attend the Board meeting in person, by counsel or by any other qualified representative. **Troy Ellett (Claimant)** did not appear at the Board meeting in person, by counsel or by any other qualified representative.

**File Number
2015-02307
Troy Ellett
(Claimant)
Vs
Curtis
Bernard
Cooper d/b/a
The
Concrete
Man
(Regulant)**

Upon a motion made by Mr. Redifer and seconded by Mr. Middleton to adopt the claim review which contains the facts regarding the recovery fund claim in this matter, the Board adopts the Recommendation and orders payment of the claim in the amount of **\$2,402.00**. The Claim Review and Recommendation are incorporated as a part of this Order.

The Board finds substantial evidence that the claim meets the statutory provisions for reimbursement. Pursuant to 54.1-1123 (B), payments may be reduced on a prorated basis based upon the number of claims received.

The members voting “Yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary. Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In the matter of Recovery Fund File Number 2015-02402, Mary-Joyce Kemper(Claimant) and Do Kim and Minh Vo d/b/a Metropolis Remodeling (Regulant); Recovery Fund File; the board adopts the claim review, which contains the facts regarding the recovery fund claim in this matter. **Do Kim and Minh Vo d/b/a Metropolis Remodeling (Regulant)** did not attend the Board meeting in person, by counsel or by any other qualified representative. **Mary-Joyce Kemper (Claimant)** did not appear at the Board meeting in person, by counsel or by any other qualified representative.

File Number
2015-02402
Mary-Joyce
Kemper
(Claimant)
Do Kim and
Minh Vo
d/b/a
Metropolis
Remodeling
(Regulant)

Upon a motion made by Mr. Middleton and seconded by Mr. Oliver to adopt the claim review which contains the facts regarding the recovery fund claim in this matter, the Board adopts the Recommendation and pays the claim in the amount of **\$20,000.00**. The Claim Review and Recommendation are incorporated as a part of this Order.

The Board finds substantial evidence that the claim meets the statutory provisions for reimbursement. Pursuant to 54.1-1123 (B), payments may be reduced on a prorated basis based upon the number of claims received.

The members voting “Yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In the matter of Recovery Fund File Number 2015-02505, Bryan & Deborah Kotin (Claimant) and J & J Contracting, LLC (Regulant); Recovery Fund File; the board adopts the claim review, which contains the facts regarding the recovery fund claim in this matter. **J & J Contracting, LLC (Regulant)** did not attend the Board meeting in person, by counsel or by any other qualified representative. **Bryan & Deborah Kotin (Claimant)** did not appear at the Board meeting in person, by counsel or by any other qualified representative.

File Number
2015-02505
Bryan &
Deborah
Kotin
(Claimant)
vs. J & J
Contracting,
LLC
(Regulant)

Upon a motion made by Mr. Middleton and seconded by Mr. Oliver to adopt the claim review which contains the facts regarding the recovery fund claim in this matter, the Board adopts the Recommendation and pays the claim in the amount of **\$20,000.00**. The Claim Review and Recommendation are incorporated as a part of this Order.

The Board finds substantial evidence that the claim meets the statutory provisions for reimbursement. Pursuant to 54.1-1123 (B), payments may be reduced on a prorated basis based upon the number of claims received.

The members voting “Yes” were: **Chowdhuri, Dyer, Hux, Magruder,**

Middleton, O'Dell, Oliver, Redifer, Smith, and Trenary. Ayres, Dowdy, Giesen, Mitchell, and Pace were absent. There were no negative votes. The motion passed unanimously.

In the matter of Recovery Fund File Number 2015-02526, Philip & Melanie Paul (Claimant) and James Gammon, III d/b/a First Quality Roofing (Regulant); Recovery Fund File; the board adopts the claim review, which contains the facts regarding the recovery fund claim in this matter. **James Gammon, III d/b/a First Quality Roofing (Regulant)** did not attend the Board meeting in person, by counsel or by any other qualified representative. **Philip & Melanie Paul (Claimant)** did not appear at the Board meeting in person, by counsel or by any other qualified representative.

**File Number
2015-02526
Philip &
Melanie Paul
(Complaint)
vs. James
Gammon,
III d/b/a
First Quality
Roofing
(Regulant)**

Upon a motion made by Mr. Middleton and seconded by Mr. Redifer to adopt the claim review which contains the facts regarding the recovery fund claim in this matter, the Board adopts the Recommendation and pays the claim in the amount of **\$19,372.00**. The Claim Review and Recommendation are incorporated as a part of this Order.

The Board finds substantial evidence that the claim meets the statutory provisions for reimbursement. Pursuant to 54.1-1123 (B), payments may be reduced on a prorated basis based upon the number of claims received.

The members voting "Yes" were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O'Dell, Oliver, Redifer, Smith, and Trenary. Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In the matter of Recovery Fund File Number 2015-02543, Mark & Christine Podracky(Claimant) and Washington Classic Construction, LLC (Regulant); Recovery Fund File; the board adopts the claim review, which contains the facts regarding the recovery fund claim in this matter. **Washington Classic Construction, LLC (Regulant)** did not attend the Board meeting in person, by counsel or by any other qualified representative. **Mark & Christine Podracky (Claimant)** did not appear at the Board meeting in person, by counsel or by any other qualified representative.

**File Number
2015-02543
Mark &
Christine
Podracky
(Claimant)
vs
Washington
Classic
Construction
, LLC
(Regulant)**

Upon a motion made by Mr. Middleton and seconded by Mr. Trenary to adopt the claim review which contains the facts regarding the recovery fund claim in this matter, the Board adopts the Recommendation and pays the claim in the amount of **\$20,000.00**. The Claim Review and Recommendation are incorporated as a part of this Order.

The Board finds substantial evidence that the claim meets the statutory

provisions for reimbursement. Pursuant to 54.1-1123 (B), payments may be reduced on a prorated basis based upon the number of claims received.

The members voting “Yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In the matter of License Application File Number 2015-02043, Bradford McNeil the Board members reviewed the record, which consisted of the application file, transcript, exhibits, and Summary of the Informal Fact-Finding Conference.

File Number
2015-02043
Bradford
McNeil

Bradford did **not** appear at the Board meeting in person, by counsel nor by any other qualified representative. The presiding Board representative Mr. Schroder was not present did not participate in the discussion and did not vote. Mr. Trenary recused himself from this case.

Upon a motion made by Mr. Middleton and seconded by Mr. Smith; the Board voted to accept the recommendation contained in the Summary of the Informal Fact-Finding Conference and approve the application based upon the record and for the reasons outlined in the Summary.

The members voting “Yes” were: **Chowdhuri, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, and Smith.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** Mr. Dyer voted “no”. The motion passed by majority vote.

In the matter of License Application File Number 2015-02056, Efficient Home LLC, the Board members reviewed the record, which consisted of the application file, transcript and exhibits, and Summary of the Informal Fact-Finding Conference.

File Number
2015-02056
Efficient
Home LLC

Anne Rackas Pate attorney on behalf of Anthony Crane Efficient Home LLC did appear at the Board meeting in person. They addressed the Board and shared their agreement. **Mr. Schroder** was not present did not participate in the discussion and did not vote.

After discussion, a motion was made by Mr. Hux and seconded by Mr. Trenary to adopt the recommendation contained in the Summary of the Informal Fact-Finding Conference and grant the license.

The members voting “Yes” were: **Chowdhuri, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen,**

Mitchell, and Pace were absent. Dyer voted “no” negative votes. The motion passed with a majority vote.

In the matter of License Application File Number 2015-02110, Kathleen Gaw, the Board members reviewed the record, which consisted of the application file, transcript and exhibits, and Summary of the Informal Fact-Finding Conference.

**File Number
2015-02110
Kathleen
Gaw**

Kathleen Gaw and witness Michael Heenan, did appear at the Board meeting in person. They addressed the Board and shared their agreement. The presiding Board representative **Mr. Schroder** was not present did not participate in the discussion and did not vote.

After discussion, a motion was made by Mr. Oliver and seconded by Mr. Magruder to adopt the recommendation contained in the Summary of the Informal Fact-Finding Conference and grant the license.

The members voting “Yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** Ayres, Dowdy, Giesen, Mitchell, and Pace were absent. There were no negative votes. The motion passed unanimously.

In the matter of License Application File Number 2015-02111, Ronald Woods, the Board members reviewed the record, which consisted of the application file, transcript and exhibits, and Summary of the Informal Fact-Finding Conference.

**File Number
2015-02111
Ronald
Woods**

Woods did not appear at the Board meeting in person, by counsel, or by any other qualified representative. The presiding Board representative **Mr. Schroder** was not present did not participate in the discussion and did not vote.

After discussion, a motion was made by Mr. Redifer and seconded by Mr. Chowdhuri to adopt the recommendation contained in the Summary of the Informal Fact-Finding Conference and approve the application for license based on the reasons outlined in the Summary.

The members voting “Yes” were: **Chowdhuri, Dyer, Hux, Magruder, O’Dell, Oliver, Redifer, and Smith.** Ayres, Dowdy, Giesen, Mitchell, and Pace were absent. **Middleton and Trenary voted no.** The motion passed by majority vote.

In the matter of License Application File Number 2015-02154, Bahama

File Number

Breeze Shutter & Awning, LLC, the Board members reviewed the record, which consisted of the application file, transcript and exhibits, and Summary of the Informal Fact-Finding Conference.

**2015-02154
Bahama
Breeze
Shutter &
Awning,
LLC**

Rodney Hockaday appeared on behalf of Bahama Breeze Shutter & Awning, LLC and addressed the Board.

Mr. Schroder the board's hearing officer was not present and did not vote.

On a motion by Mr. Hux seconded by Mr. Oliver to adopt the recommendation contained in the Summary of the Informal Fact-Finding Conference and grant the license.

The members voting were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O'Dell, Oliver, Redifer, Smith, and Trenary.** Ayres, Dowdy, Giesen, Mitchell, and Pace were absent. There were no negative votes. The motion passed unanimously.

In the matter of License Application File Number 2015-02155, The Live Audio Academy LLC the Board members reviewed the record, which consisted of the application file, transcript and exhibits, and Summary of the Informal Fact-Finding Conference.

File Number
**2015-02155
The Live
Audio
Academy
LLC**

John Rensink did appear at the Board meeting on behalf of The Live Audio Academy LLC enterprises. He addressed the Board. The presiding Board representative **Mr. Schroder** was not present did not participate in the discussion and did not vote.

After discussion, a motion was made by Mr. Middleton and seconded by Mr. Oliver to adopt the recommendation contained in the Summary of the Informal Fact-Finding Conference and grant the license.

The motion was approved with a unanimous "yes" vote. The members voting "Yes" were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O'Dell, Oliver, Redifer, Smith, and Trenary.** Ayres, Dowdy, Giesen, Mitchell, and Pace were absent. There were no negative votes.

In the matter of License Application File Number 2015-02167, Clover Glass Shop Inc., the Board members reviewed the record, which consisted of the application file, transcript and exhibits, and Summary of the Informal Fact-Finding Conference.

File Number
**2015-02167
Clover Glass
Shop, Inc.**

L. D. Breeden on behalf of Clover Glass Shop Inc. did appear at the Board meeting in person. He addressed the Board on its behalf. The presiding

Board representative **Mr. Schroder** was not present did not participate in the discussion and did not vote.

After discussion, a motion was made by Mr. Magruder and seconded by Mr. Chowdhuri to adopt the recommendation contained in the Summary of the Informal Fact-Finding Conference and grant a license.

The members voting “Yes” were: **Chowdhuri, Hux, Magruder, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** **Dyer and Middleton voted “no”.** The motion passed with a majority vote.

In the matter of License Application File Number 2015-02168, Evan Osburn. The Board members reviewed the record, which consisted of the application file, transcript and exhibits, and Summary of the Informal Fact-Finding Conference.

File Number
2015-02168
Evan
Osburn

Evan Osburn did not appear at the Board meeting in person, by counsel nor by any other qualified representative. The presiding Board representative **Mr. Schroder** was not present did not participate in the discussion and did not vote.

After discussion, a motion was made by Mr. Oliver and seconded by Mr. Magruder to adopt the recommendation contained in the Summary of the Informal Fact-Finding Conference and grant a license.

The members voting “Yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In the matter of 2015-01785, Thomas F. McCoy, Jr. the Board was notified that the case was pulled from the docket and moved to the July 21st Board meeting.

File Number
2015-01785
Thomas F.
McCoy, Jr.

In the matter of **Disciplinary File Number 2014-00868, Primos Contractors Inc.,** the Board members reviewed the record, which consisted of the disciplinary file, transcript, exhibits, and Summary of the Informal Fact-Finding Conference of the presiding Board representative.

File Number
2014-00868
Primos
Contractors
Inc.

Hugo Flint on behalf of Primos Contractors Inc., did appear at the Board meeting in person. He addressed the Board. Mr. Flint was reminded that he could not produce any new evidence to the Board.

Presiding officer, **Mr. Giesen** was not present did not participate in the discussion and did not vote.

After discussion a motion was made by Mr. Oliver and seconded by Mr. Hux to adopt the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues and adopts the Summary. The report of findings and Summary are incorporated as part of the Order. The Board finds substantial evidence that **Primos Contractors Inc.** violated the following:

- Count 1: 18 VAC 50-22-260.B 8 Effective: 2-1-2006**
- Count 2: 18 VAC 50-22-260.B 9 Effective: 2-1-2006**
- Count 3: 18 VAC 50-22-260.B 27 Effective: 2-1-2006**
(3 violations)
- Count 4: 18 VAC 50-22-260.B 6 Effective: 2-1-2006**
(4 violations)
- Count 5: 18 VAC 50-22-260.B 31 Effective: 2-1-2006**

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

After discussion a motion was made by Mr. Redifer and seconded by Mr. Oliver that to the Board impose the following sanctions:

Count 1		\$400.00
Count 2:		\$ 400.00
Count 3:		\$ 500.00
Count 4:		\$ 500.00
Count 5:		\$ 200.00
Total		\$2,000.00

In addition, for violation of Counts 1, 2, 3, 4 and 5, the Board voted to require **Primos Contractors Inc.** have a member of Responsible Management successfully complete a Board-approved remedial education class within 90 (ninety) days of the effective date of the order.

A total monetary penalty of **\$2,000.00.** Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In the matter of Disciplinary File Number 2014-01328, Adilio Antonio Folgar Lopez, the Board members reviewed the record, which consisted of the disciplinary file, transcript, exhibits, and Summary of the Informal Fact-

**File Number
2014-01328
Adilio**

Finding Conference of the presiding Board representative.

**Antonio
Folgar
Lopez**

Adilio Antonio Folgar Lopez did appear at the Board meeting in person. He addressed the Board.

Presiding officer, **Mr. Oliver and Mr. Smith** were not present did not participate in the discussion and did not vote.

After discussion a motion was made by Mr. Middleton and seconded by Mr. Trenary to adopt the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues and adopts the Summary. The report of findings and Summary are incorporated as part of the Order. The Board finds substantial evidence that **Folgar Lopez** violated the following:

Count 1: 18 VAC 50-30-190.B 2 Effective: 11-15-2007

The motion passed unanimously. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Redifer, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously. **Oliver and Smith** were not present and did not vote.

After discussion a motion was made by Mr. Middleton and seconded by Mr. Trenary to impose the following sanctions:

Count 1		\$1,200.00
Total		\$1,200.00

In addition, for violation of Count 1, the Board voted to impose license.

A total monetary penalty of **\$1,200.00**. The motion passed by unanimous vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously. **Oliver and Smith**, were not present and did not vote.

In the matter of Disciplinary File Number 2014-01330, Lopez Electrical Service Inc., the Board members reviewed the record, which consisted of the disciplinary file, transcript, exhibits, and Summary of the Informal Fact-Finding Conference of the presiding Board representative.

**File Number
2014-01330
Lopez
Electrical
Service, Inc.**

Lopez Electrical Service Inc., did appear at the Board meeting. He addressed the Board.

Presiding officers, **Mr. Oliver and Mr. Smith** were not present did not participate in the discussion and did not vote.

After discussion a motion was made by Mr. Middleton and seconded by Mr. Magruder to adopt the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues and adopts the Summary. The report of findings and Summary are incorporated as part of the Order. The Board finds substantial evidence that **Lopez Electrical Service Inc.** violated the following:

Count 1: 18 VAC 50-22-260. B2 Effective: 9-1-2001

Count 2: 18 VAC 50-22-260.B.2 Effective: 2-1-2006

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Redifer, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously. **Oliver and Smith** were not present and did not vote.

After discussion a motion was made by Mr. Trenary and seconded by Mr. Middleton to impose the following sanctions:

Count 1		\$1,200.00
Count 2:		\$1,200.00
Total		\$2,400.00

In addition, for violation of Count 1 and 2 the Board voted to impose license revocation. A total monetary penalty of **\$2,400.00**.

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Redifer, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously. **Oliver and Smith,** were not present and did not vote.

In the matter of Disciplinary File Number 2014-01970, Valdir Alves Mendes, the Board members reviewed the record, which consisted of the disciplinary file, transcript, exhibits, and Summary of the Informal Fact-Finding Conference of the presiding Board representative.

**File Number
2014-01970
Valdir Alves
Mendes**

Mendes along with his attorney Mark Paulin did appear at the Board meeting in person. They addressed the Board.

Presiding officers, Mr. Oliver and Mr. Smith were not present and did not vote.

After discussion a motion was made by Mr. Middleton and seconded by Mr. Magruder to adopt the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues and adopts the Summary. The report of

findings and Summary are incorporated as part of the Order. The Board finds substantial evidence that **Mendes** violated the following:

Count 1: 18 VAC 50-30-190. 2 Effective: 11-15-2007

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Redifer, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously. **Oliver and Smith** were not present and did not vote.

After discussion a motion was made by Mr. Middleton and seconded by Mr. Dyer to impose the following sanctions:

Count 1		\$1,200.00
Total		\$1,200.00

In addition, for violation of Count 1 the Board voted to impose license revocation. A total monetary penalty of **\$1,200.00**.

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Redifer, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously. **Oliver and Smith,** were not present and did not vote.

In the matter of Disciplinary File Number 2014-03228, George W Bowen, Jr. t/a Bowen’s Chimney Sweep, the Board members reviewed the record, which consisted of the disciplinary file, transcript, exhibits, and Summary of the Informal Fact-Finding Conference of the presiding Board representative.

**File Number
2014-03228
George W
Bowen Jr,
t/a Bowen’s
Chimney
Sweep**

George W. Bowen, Jr. did not appear at the Board meeting in person, by counsel or by any other qualified representative. Mr. Toby Chittum the Complaint did attend the meeting and he shared with the Board his agreement with the presiding officers proposed recommendation.

Presiding officers, Mr. Smith and Oliver were not present did not participate in the discussion and did not vote.

After discussion a motion was made by Mr. Redifer and seconded by Mr. Trenary to adopt the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues and adopts the Summary. The report of findings and Summary are incorporated as part of the Order. The Board finds substantial evidence that **Sovidaray** violated the following:

Count 1: 18 VAC 50-22-260.B 9 Effective:2-1-2006

Count 2: 18 VAC 50-22-260. B. 27 Effective 12-1-2012

Count 3: 18 VAC 50-22-260 B 33 Effective 12-1-2012

Count 4: 18 VAC 50-22-260 B 5 Effective 12-1-2012

Count 5: 18 VAC 50-22-260 B 16 Effective 12-1-2012

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Redifer, and Trenary.** Ayres, Dowdy, Giesen, Mitchell, and Pace were absent. There were no negative votes. The motion passed unanimously. Oliver and Smith were not present and did not vote.

After discussion a motion was made by Mr. Redifer and seconded by Mr. Trenary to impose the following sanctions:

Count 1		\$350.00
Count 2		\$ 750.00
Count 3		\$1,500.00
Count 4		\$1,550.00
Count 5		\$ 850.00
Count 5		\$ 750.00
Total		\$5,700.00

In addition, for violation of Counts 1, 2, 3, and 5 the Board voted to require George W Bowen, Jr. have a member of Responsible management successfully complete a Board-approved remedial education class within 90 days of the Order. For violation of Counts 4 and 6 the Board imposed license revocation. A total monetary penalty of **\$5,700.00**.

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Redifer, and Trenary.** Ayres, Dowdy, Giesen, Mitchell, and Pace were absent. There were no negative votes. The motion passed unanimously. **Oliver and Smith** were not present and did not vote.

In the matter of Disciplinary File Number 2014-01012, National Barn Company LLC the Board members reviewed the record, which consisted of the disciplinary file, transcript, exhibits, and Summary of the Informal Fact-Finding Conference of the presiding Board representative.

**File Number
2014-01012
National
Barn
Company
LLC**

National Barn Co LLC did not appear at the Board meeting in person, by counsel or by any other qualified representative.

Presiding officer, **Mr. Redifer** was not present did not participate in the discussion and did not vote.

After discussion a motion was made by Mr. Middleton and seconded by Mr. Oliver to adopt the Report of Findings, which contains the facts regarding the

regulatory and/or statutory issues and adopts the Summary. The report of findings and Summary are incorporated as part of the Order. The Board finds substantial evidence that **National Barn Co LLC** violated the following:

Count 1: 18 VAC 50-22-260.B 15 Effective: 12-1-2012

Count 2: 18 VAC 50-22-260 B 15 Effective: 12- 1, 2012

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously. Redifer was not present and did not vote.

Mr. Olson shared with the Board that priors existed and they had been satisfied according to the Records. File Number 2013-00744. The Board adopted a Final Opinion and Order in this case. The Board found that the Respondent violated Board Regulations 18 VAC 50-22-260.B.9 (failure to have minimum terms in a contract); 18 VAC 50-22-260.B 5 (negligence or incompetence in the practice of contracting); and 18 VAC 50-22-260.B.6 (misconduct – failure to ensure building permit was obtained). Board imposed monetary penalties totaling \$3,100.00 and remedial education. According to ETS, Respondent complied with the terms of the order.

After discussion a motion was made by Mr. Oliver and seconded by Mr. Middleton that the Board impose the following sanction:

Count 1		\$2,500.00
Count 2:		\$2,500.00
Total		\$5,000.00

In addition, for violation of Count 1 and Count 2 the Board voted to impose a total monetary penalty of **\$5,000.00**. The motion passed by unanimous vote.

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** . There were no negative votes. The motion passed unanimously. **Redifer** did not participate and did not vote.

In the matter of Disciplinary File Number 2014-01871, Delmer Lee Grady Jr, t/a Black Top Plus, the Board members reviewed the record, which consisted of the disciplinary file, transcript, exhibits, and Summary of the Informal Fact-Finding Conference of the presiding Board representative.

Delmer Lee Grady, Jr. did not appear at the Board meeting, in person, by counsel nor by any other qualified representative.

**File Number
2014-01871
Delmer Lee
Grady Jr, t/a
Black Top
Plus**

Presiding officer, **Mr. Redifer** was not present did not participate in the discussion and did not vote.

After discussion a motion was made by Mr. Middleton and seconded by **Mr. Oliver** to adopt the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues and adopts the Summary. The report of findings and Summary are incorporated as part of the Order. The Board finds substantial evidence that **Delmer Lee Grady, Jr.** violated the following:

Count 1: 18 VAC 50-22-260. 2 Effective: 2-1-2006

Count 2: 18 VAC 50-22-260 B 22 Effective: 2-1-2006

Count 3: 18 VAC 50-22-260 B 23 Effective: 2-1-2006

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously. Redifer was not present and did not vote.

Mr. Olson shared with the Board that priors existed and they had been satisfied according to the Records. File Number 2011-04575. On November 1, 2011, the Board adopted a Consent Order in this case. Respondent admitted to a violation of Board Regulation 18 VAC 50-22-260 B 2 (furnishing substantially inaccurate or incomplete information to the Board in obtaining a license – for not disclosing prior criminal conviction). Respondent agreed to pay monetary penalties and costs totaling \$900.00 and complete remedial education. According to ETS, Respondent complied with the terms of the order.

After discussion a motion was made by Mr. Middleton and seconded by Mr. Trenary that the Board impose the following sanctions:

Count 1		\$500.00
Count 2		\$ 0.00
Count 3		\$ 200.00
Total		\$700.00

In addition, for violation of Count 1, 2 and 3 the Board voted to have Delmer Lee Grady have a member of Responsible Management complete Remedial Education. A total monetary penalty of **\$700.00**.

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously. **Redifer** was present and did not vote.

In the matter of Disciplinary File Number 2014-01955, James Patrick Hoover t/a Jim Hoover Mechanical & Chimney, the Board members reviewed the record, which consisted of the disciplinary file, transcript, exhibits, and Summary of the Informal Fact-Finding Conference of the presiding Board representative.

**File Number
2014-01955
James
Patrick
Hoover, t/a
Jim Hoover
Mechanical
& Chimney**

Hoover did not appear at the Board meeting in person, by counsel or by any other qualified representative.

Presiding officer, **Mr. Redifer** was not present did not participate in the discussion and did not vote.

After discussion a motion was made by Mr. Magruder and seconded by Mr. Middleton to adopt the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues and adopts the Summary. The report of findings and Summary are incorporated as part of the Order. The Board finds substantial evidence that **Hoover** violated the following:

Count 1: 18 VAC 50-22-260. B 8 Effective: 12-1-2012

Count 2: 18 VAC 50-22-260. B 33 Effective: 12-1-2012

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Smith, and Trenary. Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously. **Redifer** was not present and did not vote.

After discussion a motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to impose the following sanctions:

Count 1		\$ 250.00
Count 2		\$ 00.00
Total		\$ 250.00

In addition, for violation of Counts 1 and 2, the Board voted to require James Patrick Hoover have a member of Responsible Management successfully complete a Board-approved remedial education class within 90 days of the Order. A total monetary penalty of **\$250.00**. The motion passed by unanimous vote.

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Smith, and Trenary. Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously. Redifer was not present and did not vote.

In the matter of Disciplinary File Number 2014-03049 K & P Contracting Inc., t/a S I G, the Board members reviewed the record, which consisted of the disciplinary file, transcript, exhibits, and Summary of the Informal Fact-Finding Conference of the presiding Board representative.

**File Number
2014-03049
K & P
Contracting
Inc., t/a S I
G**

K & P Contracting Inc., did not appear at the Board meeting in person, by counsel or by any other qualified representative.

Presiding officer, **Mr. Redifer** was not present did not participate in the discussion and did not vote.

After discussion a motion was made by Mr. Trenary and seconded by Mr. Oliver to adopt the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues and adopts the Summary. The report of findings and Summary are incorporated as part of the Order. The Board finds substantial evidence that **K & P Contracting, Inc.** violated the following:

Count 2: 18 VAC 50-22-210Effective: 12-1-2012

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary. Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously. **Redifer** was not present and did not vote.

Mr. Olson shared with the Board that priors existed and they had been satisfied according to the Records. File Number 2007-01602. The Board adopted a Consent Order in this case. Respondent admitted to violations of Board Regulations 18 VAC 50-22-260.B.9 (failing to include minimum terms in a contract); and 18 VAC 50-22-260.B 15 (failure to complete contracted work). Respondent agreed to pay monetary penalties and costs totaling \$1,150.00 and complete remedial education. According to ETS, Respondent complied with the terms of the order.

After discussion a motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to impose the following sanctions:

Count 2		\$400.00
Total		\$400.00

In addition, for violation of Count2, the Board voted to impose license revocation. Pursuant to §54.1-1110 Of the Code of Virginia, the Board imposes license revocation for the substantial identity A total monetary penalty of **\$400.00**. The motion passed by unanimous vote.

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously. Redifer was not present and did not vote.

In the matter of Disciplinary File Number 2014-National Barn Company LLC, the Board members reviewed the record, which consisted of the disciplinary file, transcript, exhibits, and Summary of the Informal Fact-Finding Conference of the presiding Board representative. **National Barn Company LLC** did not appear at the Board meeting in person, by counsel nor by any other qualified representative.

**File Number
2014-03139
National
Barn
Company
LLC**

Presiding officer, **Mr. Redifer** was not present did not participate in the discussion and did not vote.

After discussion a motion was made by Mr. Oliver and seconded by Mr. Trenary to adopt the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues and adopts the Summary. The report of findings and Summary are incorporated as part of the Order. The Board finds substantial evidence that **National Barn Co LLC.**, violated the following:

Count 2: 18 VAC 50-22-260.B 15 Effective: 12-1-2012

Count 3: 18 VAC 50-22-260.B.25 Effective: 12-1-2012

Count 4: 18 VAC 50-22-260 B 13 Effective: 12-1-2012

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously. Redifer was not present and did not vote.

There was additional discussion concerning the sanctions.

After discussion a motion was made by Mr. Oliver and seconded by Mr. Trenary that imposed the following penalties:

Count 2		\$2,000.00
Count 3		\$2,000.00
Count 4		\$1,500.00
Total		\$5,500.00

In addition, for violation of Counts 2, 3, and 4, the Board voted to impose license revocation. As to count 1 the Board closed this aspect with a finding of no violation.

A total monetary penalty of **\$5,500.00**. Members voting “yes” were:

Chowdhuri, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary. Ayres, Dowdy, Giesen, Mitchell, and Pace were absent. Mr. Dyer voted “no”. The motion passed with a majority vote. Redifer was not present and did not vote.

In the matter of Disciplinary Prima Facie File Number 2014-00424, Spencer Tunstall, t/a Spencer’s Home Improvement, the Board members reviewed the record, which consisted of the Notice of Prima Facie Case, Report of Findings, including exhibits, and the Recommendation.

**File Number
2014-00424
Spencer
Tunstall, t/a
Spencer’s
Home
Improvement**

Spencer Tunstall, did not appear at the Board meeting in person by counsel or by any other qualified representative.

After discussion a motion was made by Mr. Redifer and seconded by Mr. Trenary to adopt the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues and the Summary. The report of findings and Summary are incorporated as part of the Order. The Board finds substantial evidence that **Spencer Tunstall** violated the following:

- Count 1: 18 VAC 50-22-260. B 8 Effective: 12-1-2012 (Two Violations)**
- Count 2: 18 VAC 50-22-260 B 29 Effective 12-1-2012**

Members voting “yes” were **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary. Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

After discussion a motion was made by Mr. Redifer and seconded by Mr. Trenary that substantial evidence exist that to the Board imposes the following monetary penalties:

Count 1	\$400.00 per violation	\$ 800.00
Count 2		\$700.00
Total		\$1,500.00

In addition, for violation of Counts 1 and 2, the Board requires Spencer Tunstall have a member of Responsible Management successfully complete a Board-approved remedial education class within ninety days of the effective date of this order. A total monetary penalty of **\$1,500.00**.

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary. Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In the matter of Disciplinary Prima Facie File Number 2014-00676, Katrina Bryant, t/a Sky's The Limit the Board members reviewed the record, which consisted of the Notice of Prima Facie Case, Report of Findings, including exhibits, and the Recommendation.

**File Number
2014-00676
Katrina
Bryant, t/a
Sky's The
Limit**

Katrina Bryant, t/a Sky's The Limit did not request an Informal Fact-Finding Conference. They did not appear at the Board meeting in person, by counsel or by any other qualified representative.

After discussion a motion was made by Mr. Oliver and seconded by Mr. Middleton to adopt the Recommendation. The Report of Findings and Recommendation will be incorporated as part of the Order. The Board found substantial evidence that **Katrina Bryant, t/a Sky's The Limit**, violated the following:

Count 1:	February 1, 2006	18 VAC 50-22-260 B 16
Count 2:	Three Violations	18 VAC 50-22-260. B 28
Count 3:		18 VAC 50-22-260 B 2
Count 4:	Sept. 1, 2001	18 VAC 50-22-230 B

The motion passed unanimously. Members voting "yes" were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O'Dell, Oliver, Redifer, Smith, and Trenary. Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

After discussion a motion was made by **Mr. Oliver** and seconded by **Mr. Redifer** to impose the following sanctions:

Count 1:		\$2,000.00
Count 2:	\$2,000 per vio.	\$ 6,000.00
Count 3:		\$ 1,000.00
Count 4:		\$ 600.00
Total		\$ 9,600.00

A total monetary penalty of **\$ 9,600.00** was imposed.

Members voting "yes" were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O'Dell, Oliver, Redifer, Smith, and Trenary. Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In addition, for violation of Counts 1, 2, 3 and 4 the Board imposed license revocation.

In the matter of Disciplinary Prima Facie File Number 2014-00917, Ok Y. Kim, the Board members reviewed the record, which consisted of the Notice of Prima Facie Case, Report of Findings, including exhibits, and the Recommendation.

File Number 2014-00917 Ok Y. Kim

Ok Y. Kim did not request an Informal Fact-Finding Conference. They did not appear at the Board meeting in person, by counsel or by any other qualified representative.

After discussion a motion was made by Mr. Trenary and seconded by Mr. Hux to adopt the Report of Findings and Recommendation. They are incorporated as part of the Order. The Board finds substantial evidence that **Kim** violated the following:

Count 1:	November 15, 2007	18 VAC 50-30-190 .2
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Members voting “yes” were **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary**. **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent**. There were no negative votes. The motion passed unanimously.

After discussion a motion was made by Mr. Trenary and seconded by Mr. Chowdhuri to impose the following sanctions:

Count 1:		\$500.00
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A total monetary penalty of **\$500.00** was imposed.

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary**. **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent**. There were no negative votes. The motion passed unanimously.

In addition, for violation of Count 1, the Board imposed license revocation.

In the matter of Disciplinary Prima Facie File Number 2014-00994, Thong P. Saykhamphone, the Board members reviewed the record, which consisted of the Notice of Prima Facie Case, Report of Findings, including exhibits, and the Recommendation.

File Number 2014-00994 Thong P Saykhamphone

Thong P. Saykhamphone, did not request an Informal Fact-Finding Conference. They did not appear at the Board meeting in person, by counsel or by any other qualified representative.

After discussion a motion was made by Mr. Oliver and seconded by Mr. Redifer to adopt the Report of Findings and Recommendation. They are incorporated as part of the Order. The Board finds substantial evidence that **Saykhamphone** violated the following:

Count 1:	November 15, 2007	18 VAC 50-30-190 . 2
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Members voting “yes” were: **Chowdhuri, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** Dyer voted “no”. The motion passed with a majority vote.

After discussion a motion was made by Mr. Oliver and seconded by Mr. Redifer to impose the following sanctions:

Count 1:		\$2,000.00
Total		\$2,000.00

A total monetary penalty of **\$2,000.00** was imposed.

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** Dyer voted “no”. The motion passed unanimously.

In addition, for violation of Count 1, the Board imposed license revocation.

In the matter of Disciplinary Prima Facie File Number 2014-00995, Thong & James Saykhamphone, t/a T S Contracting, the Board members reviewed the record, which consisted of the Notice of Prima Facie Case, Report of Findings, including exhibits, and the Recommendation.

**File Number
2014-00995
Thong &
James
Saykhamphone, t/a T S
Contracting**

Thong & James Saykhamphone did not request an Informal Fact-Finding Conference. They did not appear at the Board meeting in person, by counsel or by any other qualified representative.

After discussion a motion was made by Mr. Oliver and seconded by Mr. Magruder to adopt the Report of Findings and Recommendation. They are incorporated as part of the Order. The Board finds substantial evidence that **Thong & James Saykhamphone** violated the following:

Count 1:	September 1, 2001	18 VAC 50-22-260 B 2
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Count 2:	February 1, 2006	18 VAC 50-22-260 B 2
Count 3:		18 VAC 50-22-260 B 2

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** Ayres, Dowdy, Giesen, Mitchell, and Pace were absent. There were no negative votes. The motion passed unanimously.

After discussion a motion was made by Mr. Middleton and seconded by Mr. Redifer to impose the following sanctions:

Count 1:		\$2,000.00
Count 2:		\$0.00
Count 3:		\$1,000.00
Total		\$ 3,000.00

A total monetary penalty of **\$3,000.00** was imposed.

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** Ayres, Dowdy, Giesen, Mitchell, and Pace were absent. There were no negative votes. The motion passed unanimously.

In addition, for violation of Counts 1, 2 and 3, the Board imposed license revocation.

In the matter of Disciplinary prima facie File Number 2014-01348, Jose Ricardo Ventura, the Board members reviewed the record, which consisted of the Notice of Prima Facie Case, Report of Findings, including exhibits, and the Recommendation.

**File Number
2014-01348
Jose Ricardo
Ventura**

Jose Ricardo Ventura did not request an Informal Fact-Finding Conference. They did not appear at the Board meeting in person, by counsel or by any other qualified representative.

After discussion a motion was made by Mr. Oliver and seconded by Mr. Magruder to adopt the Report of Findings and Recommendation. They are incorporated as part of the Order. The Board finds substantial evidence that **Jose Ricardo Ventura** violated the following:

Count 1:	November 15, 2007	18 VAC 50-30-190 2
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Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder,**

Middleton, O'Dell, Oliver, Redifer, Smith, and Trenary. Ayres, Dowdy, Giesen, Mitchell, and Pace were absent. There were no negative votes. The motion passed unanimously.

After discussion a motion was made by Mr. Oliver and seconded by Mr. Trenary to impose the following sanctions:

Count 1:		\$2,000.00
Total:		\$2,000.00

A total monetary penalty of **\$2,000.00** was imposed.

Members voting "yes" were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O'Dell, Oliver, Redifer, Smith, and Trenary. Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In addition, for violation of Count 1, the Board imposed license revocation.

In the matter of Disciplinary Prima Facie File Number 2014-01349, Construction Trade Services, Inc., the Board members reviewed the record, which consisted of the Notice of Prima Facie Case, Report of Findings, including exhibits, and the Recommendation.

**File Number
2014-01349
Construction
Trade
Services Inc.**

Construction Trade Services, Inc., did not request an Informal Fact-Finding Conference. They did not appear at the Board meeting in person, by counsel or by any other qualified representative.

After discussion a motion was made by Mr. Oliver and seconded by Mr. Hux to adopt the Report of Findings and Recommendation. They are incorporated as part of the Order. The Board finds substantial evidence that **Construction Trade Services, Inc.,** violated the following:

Count 1:	September 1, 2001	18 VAC 50-22-260 B 2
Count 2:	February 1, 2006	18 VAC 50-22-260 B 2
Count 3:		18 VAC 50-22-260.B.2
Count 4:	December 1, 2012	18 VAC 50-22-260.B.20
Count 5:		18 VAC 50-22-260 B 13

Members voting "yes" were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O'Dell, Oliver, Redifer, Smith, and Trenary. Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

After discussion a motion was made by Mr. Dowdy and seconded by Mr. Middleton to impose the following sanctions:

Count 1:		\$1,500.00
Count 2:		\$1,500.00
Count 3:		\$1,500.00
Count 4:		\$1,500.00
Count 5:		\$2,000.00
Total:		\$8,000.00

A total monetary penalty of **\$8,000.00** was imposed.

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In addition, for violation of Counts 1, 2, 3, 4 and 5, the Board imposed license revocation.

In the matter of Disciplinary Prima Facie File Number 2014-01536, Houston Springs Subdivision Inc., t/a W A Stevens Construction Company the Board members reviewed the record, which consisted of the Notice of Prima Facie Case, Report of Findings, including exhibits, and the Recommendation.

**File Number
2014-01536
Houston
Springs
Subdivision
Inc., t/a WA
Stevens
Construction
Company**

Houston Springs Subdivision Inc., did not request an Informal Fact-Finding Conference. They did not appear at the Board meeting in person, by counsel or by any other qualified representative.

After discussion a motion was made by Mr. Oliver and seconded by Mr. Magruder to adopt the Report of Findings and Recommendation. They are incorporated as part of the Order. The Board finds substantial evidence that **Houston Springs Subdivision Inc.,** violated the following:

Count 1:	February 1, 2006	18 VAC 50-22-260 B 9
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Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

After discussion a motion was made by Mr. Hux and seconded by Mr. Oliver to impose the following sanctions:

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Count 1:		\$400.00
Total		\$400.00

A total monetary penalty of **\$400.00** was imposed.

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary. Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In addition, for violation of Count1, the Board requires Houston Springs Subdivision, Inc. have a member of Responsible Management successfully complete a Board-approved remedial education class within ninety days of the effective date of this order.

In the matter of Disciplinary Prima Facie File Number 2014-01639, Chris Smalls, the Board members reviewed the record, which consisted of the Notice of Prima Facie Case, Report of Findings, including exhibits, and the Recommendation.

**File Number
2014-01639
Chris Smalls**

Chris Smalls did not request an Informal Fact-Finding Conference. They did not appear at the Board meeting in person, by counsel or by any other qualified representative.

After discussion a motion was made by Mr. Oliver and seconded by Mr. Middleton to adopt the Report of Findings and Recommendation. They are incorporated as part of the Order. The Board finds substantial evidence that **Chris Smalls** violated the following:

Count 1:	December 1, 2012	18 VAC 50-22-260 B 8
Count 2:		18 VAC 50-22-260 B 33
Count 3:		18 VAC 55-22-230 A
Count 4:		18 VAC 55-22-260 B 28
Count 5	February 1, 2006	18 VAC 50-22-260B 2
Count 6:	September 1, 2001	18 VAC 50-22-220 C

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary. Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

After discussion a motion was made by Mr. Redifer and seconded by Mr. Middleton to impose the following sanctions:

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Count 1:		\$700.00
Count 2:		\$500.00
Count 3:		\$300.00
Count 4:		\$500.00
Count 5:		\$1,000.00
Count 6:		\$500.00
Total		\$3,500.00

A total monetary penalty of **\$3,500.00** was imposed.

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In addition, for violation of Counts 4, 5, and 6, the Board imposed license revocation.

In the matter of Disciplinary Prima Facie File Number 2014-02020, Best For Less LLC, the Board members reviewed the record, which consisted of the Notice of Prima Facie Case, Report of Findings, including exhibits, and the Recommendation.

**File Number
2014-02020
Best For
Less LLC**

Best For Less LLC did not request an Informal Fact-Finding Conference. They did not appear at the Board meeting in person, by counsel or by any other qualified representative.

After discussion a motion was made by Mr. Pace and seconded by Mr. Chowdhuri to adopt the Report of Findings and Recommendation. They are incorporated as part of the Order. The Board finds substantial evidence that **Best For Less LLC** violated the following:

Count 1:	December 1, 2012	18 VAC 50-22-260 B 15
Count 2:		18 VAC 50-22-260 B 31
Count 3:		18 VAC 50-22-260 B 27
Count 4:		18 VAC 50-22-260 B 17
Count 5:		18 VAC 50-22-210

Members voting “yes” were: **Ayres, Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

After discussion a motion was made by Mr. Trenary and seconded by Mr. Oliver to impose the following sanctions:

Count 1:		\$1,500.00
Count 2:		\$500.00
Count 3:		\$1,000.00
Count 4:		\$1,500.00
Count 5:		\$0.00
Total		\$4,500.00

A total monetary penalty of **\$4,500.00** was imposed.

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In addition, for violation of Counts 1, 3, 4, and 5, the Board imposed license revocation.

In the matter of Disciplinary Prima Facie File Number 2014-02070, David Lam, the Board members reviewed the record, which consisted of the Notice of Prima Facie Case, Report of Findings, including exhibits, and the Recommendation.

**File Number
2014-02070
David Lam**

David Lam did not request an Informal Fact-Finding Conference. They did not appear at the Board meeting in person, by counsel or by any other qualified representative.

After discussion a motion was made by Mr. Oliver and seconded by Mr. Trenary to adopt the Report of Findings and Recommendation. They are incorporated as part of the Order. The Board finds substantial evidence that **Lam** violated the following:

Count 1: 18 VAC 50-30-190. 2 Effective: 11-15-2007

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

After discussion a motion was made by Mr. Oliver and seconded by Mr. Trenary to impose the following sanctions:

Count 1		\$ 2,000.00
Total		\$ 2,000.00

A total monetary penalty of **\$2,000.00** was imposed.

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In addition, for violation of Count 1, the Board imposed license revocation.

In the matter of Disciplinary Prima Facie File Number 2014-02071, Metro Power Corp, the Board members reviewed the record, which consisted of the Notice of Prima Facie Case, Report of Findings, including exhibits, and the Recommendation.

**File Number
2014-02071
Metro Power
Corp**

Metro Power Corp did not request an Informal Fact-Finding Conference. They did not appear at the Board meeting in person, by counsel or by any other qualified representative.

After discussion a motion was made by Mr. Oliver and seconded by Mr. Trenary to adopt the Report of Findings and Recommendation. They are incorporated as part of the Order. The Board finds substantial evidence that **Metro Power Corp** violated the following:

Count 1:	September 1, 2001	18 VAC 50-22-260 B 2
Count 2:	December 1, 2012	18 VAC 50-22-210

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

After discussion a motion was made by Mr. Oliver and seconded by Mr. Trenary to impose the following sanctions:

Count 1:		\$2,000.00
Count 2:		00.00
Total:		\$2,000.00

A total monetary penalty of **\$2,000.00** was imposed.

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder,**

Middleton, O'Dell, Oliver, Redifer, Smith, and Trenary. Ayres, Dowdy, Giesen, Mitchell, and Pace were absent. There were no negative votes. The motion passed unanimously.

In addition, for violation of Counts 1 and 2, the Board imposed license revocation.

In the matter of Disciplinary Prima Facie File Number 2014-02072, Linh Chi Le the Board members reviewed the record, which consisted of the Notice of Prima Facie Case, Report of Findings, including exhibits, and the Recommendation.

**File Number
2014-02072
Linh Chi Le**

Linh Chi Le did not request an Informal Fact-Finding Conference. They did not appear at the Board meeting in person, by counsel or by any other qualified representative.

After discussion a motion was made by Mr. Oliver and seconded by Mr. Trenary to adopt the Report of Findings and Recommendation. They are incorporated as part of the Order. The Board finds substantial evidence that **Linh Chi Le** violated the following:

Count 1:	November 15, 2007	18 VAC 50-30-190.2
Count 2:		18 VAC 50-30-190 2

Members voting "yes" were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O'Dell, Oliver, Redifer, Smith, and Trenary. Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

After discussion a motion was made by Mr. Pace and seconded by Mr. Trenary to impose the following sanctions:

Count 1:		\$2000.00
Count 2:		\$0.00
Total		\$2,000.00

A total monetary penalty of **\$2,000.00** was imposed.

Members voting "yes" were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O'Dell, Oliver, Redifer, Smith, and Trenary. Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In addition, for violation of Counts 1 and 2, the Board imposed license

revocation.

In the matter of Disciplinary prima facie File Number 2014-02075, Sinh Le. the Board members reviewed the record, which consisted of the Notice of Prima Facie Case, Report of Findings, including exhibits, and the Recommendation.

**File Number
2014-02075
Sinh Le**

Sinh Le did not request an Informal Fact-Finding Conference. They did not appear at the Board meeting in person, by counsel or by any other qualified representative.

After discussion a motion was made by Mr. Redifer and seconded by Mr. Middleton to adopt the Report of Findings and Recommendation. They are incorporated as part of the Order. The Board finds substantial evidence that **Sinh Le**, violated the following:

Count 1:	November 15, 2007	18 VAC 50-30-190.2
Count 2:		18 VAC 50-30-190 2

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

After discussion a motion was made by Mr. Redifer and seconded by Mr. Middleton to impose the following sanctions:

Count 1:		\$2,000.00
Count 2:		\$00.00
Total:		\$2,000.00

A total monetary penalty of **\$2,000.00** was imposed.

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In addition, for violation of Counts 1, and 2, the Board imposed license revocation.

In the matter of Disciplinary Prima Facie File Number 2014-02076, ANJ Construction Inc., the Board members reviewed the record, which consisted

**File Number
2014-02076**

of the Notice of Prima Facie Case, Report of Findings, including exhibits, and the Recommendation.

**ANJ
Construction
Inc.**

ANJ Construction Inc. did not request an Informal Fact-Finding Conference. They did not appear at the Board meeting in person, by counsel or by any other qualified representative.

After discussion a motion was made by Mr. Middleton and seconded by Mr. Trenary to adopt the Report of Findings and Recommendation. They are incorporated as part of the Order. The Board finds substantial evidence that **ANJ Construction Inc.** violated the following:

Count 1:	February 1, 2006	18 VAC 50-22-260 B 2
Count 2:	December 1, 2012	18 VAC 50-22-210
Count 3:		18 VAC 50-22-260 B 13

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

After discussion a motion was made by Mr. Middleton and seconded by Mr. Redifer to impose the following sanctions:

Count 1:		\$2,000.00
Count 2:		\$ 0.00
Count 3:		\$ 1,500.00
Total		\$3,500.00

A total monetary penalty of **\$3,500.00** was imposed.

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In addition, for violation of Counts 1, 2, and 3, the Board imposed license revocation.

In the matter of Disciplinary Prima Facie File Number 2014-02165, Forrest Wilbourne, the Board members reviewed the record, which consisted of the Notice of Prima Facie Case, Report of Findings, including exhibits, and the Recommendation.

**File Number
2014-02165
Forrest
Wilbourne**

Forrest Wilbourne did not request an Informal Fact-Finding Conference. They did not appear at the Board meeting in person, by counsel or by any other qualified representative.

After discussion a motion was made by Mr. Smith and seconded by Mr. Middleton to adopt the Report of Findings and Recommendation. They are incorporated as part of the Order. The Board finds substantial evidence that **Wilbourne** violated the following:

Count 1:	December 1, 2012	18 VAC 50-22-260 B 9
Count 2:		18 VAC 50-22-230 A

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

After discussion a motion was made by Mr. Middleton and seconded by Mr. Trenary to impose the following sanctions:

Count 1:		\$400.00
Count 2:		\$300.00
Total		\$700.00

A total monetary penalty of **\$700.00** was imposed.

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In addition, for violation of Counts 1, and 2, completion of remedial education by Forrest Wilbourne is imposed. The Board’s class must be successfully completed by a member of Responsible Management within ninety days of the order.

In the matter of Disciplinary Prima Facie File Number 2014-02579, Bielski Design Build Inc., the Board members reviewed the record, which consisted of the Notice of Prima Facie Case, Report of Findings, including exhibits, and the Recommendation.

**File Number
2014-02579
Bielski
Design Build
Inc.**

Bielski did not request an Informal Fact-Finding Conference. They did not appear at the Board meeting in person, by counsel or by any other qualified representative.

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After discussion a motion was made by Mr. Middleton and seconded by Mr. Magruder to adopt the Report of Findings and Recommendation. They are incorporated as part of the Order. The Board finds substantial evidence that **Bielski** violated the following:

Count 1:	December 1, 2012	18 VAC 50-22-260 B 28
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Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

After discussion a motion was made by Mr. Trenary and seconded by Mr. Middleton to impose the following sanctions:

Count 1:		\$2,000.00
Total		\$2,000.00

A total monetary penalty of **\$2,000.00** was imposed.

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In addition, for violation of Count 1, license revocation is imposed.

In the matter of Disciplinary Prima Facie File Number 2014-03043, Pavie Contracting LLC, the Board members reviewed the record, which consisted of the Notice of Prima Facie Case, Report of Findings, including exhibits, and the Recommendation.

**File Number
2014-03043
Pavie
Contracting
LLC**

Pavie Contracting LLC did not request an Informal Fact-Finding Conference. They did not appear at the Board meeting in person, by counsel or by any other qualified representative.

After discussion a motion was made by Mr. Middleton and seconded by Mr. Redifer to adopt the Report of Findings and Recommendation. They are incorporated as part of the Order. The Board finds substantial evidence that **Pavie Contracting LLC** violated the following:

Count 1:	December 1, 2012	18 VAC 50-22-260 B 9 (Three Violations)
Count 2:		18 VAC 50-22-260 B 31

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

After discussion a motion was made by Mr. Middleton and seconded by Mr. Redifer to impose the following sanctions:

Count 1:	3 @ \$200. each	\$600.00
Count 2:		\$400.00
Total		\$1,000.00

A total monetary penalty of **\$1,000.00** was imposed.

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In addition, for violation of Count 1, the Board requires a member of Responsible Management successfully complete within the 90 day time period of the order.

In the matter of Disciplinary Prima Facie File Number 2014-03518, Baney Scott Dye, t/a Scotts Pressure washing & Masonry the Board members reviewed the record, which consisted of the Notice of Prima Facie Case, Report of Findings, including exhibits, and the Recommendation.

**File Number
2014-03518
Baney Scott
Dye, t/a
Scotts
Pressure
Washing &
Masonry.**

Baney Scott Dye did not request an Informal Fact-Finding Conference. They did not appear at the Board meeting in person, by counsel or by any other qualified representative.

After discussion a motion was made by Mr. Redifer and seconded by Mr. Oliver to adopt the Report of Findings and Recommendation. They are incorporated as part of the Order. The Board finds substantial evidence that **Baney Scott Dye** violated the following:

Count 1:	December 1, 2012	18 VAC 50-22-260 B 9
Count 2:		18 VAC 50-22-260 B 27
Count 3:		18 VAC 50-22-260 B 28

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy,**

Giesen, Mitchell, and Pace were absent. There were no negative votes. The motion passed unanimously.

After discussion a motion was made by Mr. Redifer and seconded by Mr. Oliver to impose the following sanctions:

Count 1:		\$400.00
Count 2:		\$ 500.00
Count 3:		\$1,900.00
Total		\$2,800.00

A total monetary penalty of **\$2,800.00** was imposed.

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In addition, for violation of Count 3, the Board imposed license revocation.

In the matter of Disciplinary Prima Facie File Number 2014-03593, Joshua Klochak, the Board members reviewed the record, which consisted of the Notice of Prima Facie Case, Report of Findings, including exhibits, and the Recommendation.

**File Number
2014-03893
Joshua
Klochak**

Joshua Klochak did not request an Informal Fact-Finding Conference. They did not appear at the Board meeting in person, by counsel or by any other qualified representative.

After discussion a motion was made by Mr. Magruder and seconded by Mr. Oliver to adopt the Report of Findings and Recommendation. They are incorporated as part of the Order. The Board finds substantial evidence that **Joshua Klochak** violated the following:

Count 1:	December 1, 2012	18 VAC 50-22-230 A
Count 2:	Three Violations	18 VAC 50-22-260 B 9
Count 3:		18 VAC 50-22-260 B 27
Count 4:		18 VAC 50-22-260 B 27
Count 5:		18 VAC 50-22-260 B 28
Count 6:		18 VAC 50-22-260 B 13
Count 7:		18 VAC 50-22-230 B

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy,**

Giesen, Mitchell, and Pace were absent. There were no negative votes. The motion passed unanimously.

After discussion a motion was made by Mr. Smith and seconded by Mr. Oliver to impose the following sanctions:

Count 1:		\$500.00
Count 2:	\$300. Ea. violation	\$900.00
Count 3:		\$1,000.00
Count 4:		\$500.00
Count 5:		\$1,000.00
Count 6:		\$1,500.00
Count 7:		\$600.00
Total		\$6,000.00

A total monetary penalty of **\$6,000.00** was imposed.

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In addition, for violation of Counts 3, 5, 6, and 7, the Board imposed license revocation.

In the matter of Disciplinary Prima Facie File Number 2014-03667, Nicole C Andino, t/a JDI Contractors the Board members reviewed the record, which consisted of the Notice of Prima Facie Case, Report of Findings, including exhibits, and the Recommendation.

**File Number
2014-03667
Nicole C
Andino, t/a
JDI
Contractors**

Nicole C Andino did not request an Informal Fact-Finding Conference. They did not appear at the Board meeting in person, by counsel or by any other qualified representative.

After discussion a motion was made by Mr. Oliver and seconded by Mr. Trenary to adopt the Report of Findings and Recommendation. They are incorporated as part of the Order. The Board finds substantial evidence that **Nicole C Andino** violated the following:

Count 1:	December 1, 2012	18 VAC 50-22-260 B 18
Count 2:		18 VAC 50-22-260 B 13

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy,**

Giesen, Mitchell, and Pace were absent. There were no negative votes. The motion passed unanimously.

After discussion a motion was made by Mr. Oliver and seconded by Mr. Trenary to impose the following sanctions:

Count 1:		\$1,000.00
Count 2:		\$1,500.00
Total		\$2,500.00

A total monetary penalty of **\$2,500.00** was imposed.

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In addition, for violation of Count 1, the Board imposed license revocation.

In the matter of Disciplinary Prima Facie File Number 2015-00008, Baney Scott Dye, t/a Scotts Pressure Washing & Masonry, the Board members reviewed the record, which consisted of the Notice of Prima Facie Case, Report of Findings, including exhibits, and the Recommendation.

**File Number
2015-00008
Baney Scott
Dye, t/a
Scotts
Pressure
Washing &
Masonry**

Baney Scott Dye, t/a Scotts Pressure Washing & Masonry did not request an Informal Fact-Finding Conference. They did not appear at the Board meeting in person, by counsel or by any other qualified representative.

After discussion a motion was made by Mr. Oliver and seconded by Mr. Trenary to adopt the Report of Findings and Recommendation. They are incorporated as part of the Order. The Board finds substantial evidence that **Baney Scott Dye, t/a Scotts Pressure Washing & Masonry** violated the following:

Count 1:	December 1, 2012	18 VAC 50-22-260 B 9
Count 2:		18 VAC 50-22-260 B 16

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

After discussion a motion was made by Mr. Oliver and seconded by Mr. Redifer to impose the following sanctions:

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Count 1:		\$400.00
Count 2:		\$1,900.00
Total		\$2,300.00

A total monetary penalty of **\$2,300.00** was imposed.

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In addition, for violation of Count 2, the Board imposed license revocation.

In the matter of Disciplinary Prima Facie File Number 2015-01550, Barry Richard Curtis, t/a Curtis Construction, the Board members reviewed the record, which consisted of the Notice of Prima Facie Case, Report of Findings, including exhibits, and the Recommendation.

**File Number
2015-01550
Barry
Richard
Curtis, t/a
Curtis
Construction**

Barry Richard Curtis did not request an Informal Fact-Finding Conference. They did not appear at the Board meeting in person, by counsel or by any other qualified representative.

After discussion a motion was made by Mr. Oliver and seconded by Mr. Magruder to adopt the Report of Findings and Recommendation. They are incorporated as part of the Order. The Board finds substantial evidence that **Barry Richard Curtis** violated the following:

Count 1:	December 1, 2012	18 VAC 50-22-260 B 13
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Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

After discussion a motion was made by Mr. Oliver and seconded by Mr. Magruder to impose the following sanctions:

Count 1:		\$1,400.00
Total		\$1,400.00

A total monetary penalty of **\$1,400.00** was imposed.

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy,**

Giesen, Mitchell, and Pace were absent. There were no negative votes. The motion passed unanimously.

In addition, for violation of Count 1, the Board imposed license revocation.

In the matter of Disciplinary Prima Facie File Number 2015-00462, Washingtonian Homes LLC, the Board members reviewed the record, which consisted of the Notice of Prima Facie Case, Report of Findings, including exhibits, and the Recommendation.

**File Number
2015-00462
Washingtonian Homes
LLC**

Washingtonian Homes LLC did not request an Informal Fact-Finding Conference. They did not appear at the Board meeting in person, by counsel or by any other qualified representative.

After discussion a motion was made by Mr. Middleton and seconded by Mr. Trenary to adopt the Report of Findings and Recommendation. They are incorporated as part of the Order. The Board finds substantial evidence that **Washingtonian Homes LLC** violated the following:

Count 1:	December 1, 2012	18 VAC 50-22-210
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Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** Ayres, Dowdy, **Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

After discussion a motion was made by Mr. Middleton and seconded by Mr. Trenary to impose the following sanctions:

Count 1:		\$400.00
Total		\$400.00

A total monetary penalty of **\$400.00** was imposed.

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** Ayres, Dowdy, **Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In addition, for violation of Count 1, the Board imposed license revocation.

In the matter of Disciplinary Prima Facie File Number 2015-00505, CPS Plumbing Inc., the Board members reviewed the record, which consisted of the Notice of Prima Facie Case, Report of Findings, including exhibits, and the

**File Number
2015-00505
CPS**

Recommendation.

**Plumbing
Inc.**

CPS Plumbing Inc. did not request an Informal Fact-Finding Conference. They did not appear at the Board meeting in person, by counsel or by any other qualified representative.

After discussion a motion was made by Mr. Middleton and seconded by Mr. Redifer to adopt the Report of Findings and Recommendation. They are incorporated as part of the Order. The Board finds substantial evidence that **CPS Plumbing Inc.** violated the following:

Count 1:	December 1, 2012	18 VAC 50-22-260 B 29
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Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

After discussion a motion was made by Mr. Middleton and seconded by Mr. Magruder to impose the following sanctions:

Count 1:		\$ 700.00
Total		\$700.00

A total monetary penalty of **\$700.00** was imposed.

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In addition, for violation of Count 1, the Board imposed the requirement of CPS Plumbing, Inc. having a member of Responsible Management complete Remedial Education within ninety days of the effective date of the Order.

In the matter of Disciplinary Prima Facie File Number 2015-00563, TTE General Construction LLC, the Board members reviewed the record, which consisted of the Notice of Prima Facie Case, Report of Findings, including exhibits, and the Recommendation.

**File Number
2015-00563
TTE
General
Construction
LLC**

TTE General Construction LLC did not appear at the Board meeting in person, by counsel nor by any other qualified representative.

After discussion a motion was made by Mr. Middleton and seconded by Mr. Trenary to adopt the Report of Findings and Recommendation. They are

incorporated as part of the Order. The Board finds substantial evidence that **TTE General Construction LLC** violated the following:

Count 1:	December 1, 2012	18 VAC 50-22-260 B 13
Count 2:		18 VAC 50-22-230 B
Count 3:		18 VAC 50-22-210

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

After discussion a motion was made by Mr. Middleton and seconded by Mr. Trenary to impose the following sanctions:

Count 1:		\$1,400.00
Count 2:		\$ 600.00
Count 3:		\$ 400.00
Total		\$ 2,400.00

A total monetary penalty of **\$2,400.00** was imposed.

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In addition, for violation of Counts 1, 2, and 3, the Board imposed license revocation.

In the matter of Disciplinary Prima Facie File Number 2015-00857, WC & Sons Remodeling LLC-Wendy J Harrison, the Board members reviewed the record, which consisted of the Notice of Prima Facie Case, Report of Findings, including exhibits, and the Recommendation.

**File Number
2015-00857
WC & Sons
Remodeling
LLC-Wendy
J Harrison**

WC & Sons Remodeling LLC-Wendy J Harrison, did not request an Informal Fact-Finding Conference. They did not appear at the Board meeting in person, by counsel or by any other qualified representative.

After discussion a motion was made by Mr. Middleton and seconded by Mr. Magruder to adopt the Report of Findings and Recommendation. They are incorporated as part of the Order. The Board finds substantial evidence that **WC & Sons Remodeling LLC – Wendy J Harrison** violated the following:

Count 1:	December 1, 2012	18 VAC 50-22-210
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Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

After discussion a motion was made by Mr. Magruder and seconded by Mr. Middleton to impose the following sanctions:

Count 1:		\$400.00
Total		\$400.00

A total monetary penalty of **\$400.00** was imposed.

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In addition, for violation of Count 1, the Board imposed license revocation.

In the matter of Disciplinary Prima Facie File Number 2015-00945, Anthony T Mercury, t/a Mercury Construction, the Board members reviewed the record, which consisted of the Notice of Prima Facie Case, Report of Findings, including exhibits, and the Recommendation.

**File Number
2015-00945
Anthony T
Mercury, t/a
Mercury
Construction**

Anthony T Mercury did not request an Informal Fact-Finding Conference. They did not appear at the Board meeting in person, by counsel or by any other qualified representative.

After discussion a motion was made by Mr. Trenary and seconded by Mr. Middleton to adopt the Report of Findings and Recommendation. They are incorporated as part of the Order. The Board finds substantial evidence that **Anthony T Mercury** violated the following:

Count 1:	December 1, 2012	18 VAC 50-22-260 B 8
Count 2:		18 VAC 50-22-260 B 9
Count 3:		18 VAC 50-22-260 B 13

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes.

The motion passed unanimously.

After discussion a motion was made by Mr. Middleton and seconded by Mr. Trenary to impose the following sanctions:

Count 1:		\$400.00
Count 2:		\$400.00
Count 3:		\$1,400.00
Total		\$2,200.00

A total monetary penalty of **\$2,200.00** was imposed.

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In addition, for violation of Count 3, the Board imposed license revocation.

In the matter of Disciplinary Prima Facie File Number 2015-00947, Anchor Decks And Pools Inc. & AC, the Board members reviewed the record, which consisted of the Notice of Prima Facie Case, Report of Findings, including exhibits, and the Recommendation.

**File Number
2015-00947
Anchor
Decks And
Pools Inc.**

Anchor Decks And Pools Inc. did not request an Informal Fact-Finding Conference. They did not appear at the Board meeting in person, by counsel or by any other qualified representative.

After discussion a motion was made by Mr. Middleton and seconded by Mr. Redifer to adopt the Report of Findings and Recommendation. They are incorporated as part of the Order. The Board finds substantial evidence that **Anchor Decks And Pools Inc.** violated the following:

Count 1:	December 1, 2012	18 VAC 50-22-210
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Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

After discussion a motion was made by Mr. Middleton and seconded by Mr. Redifer to impose the following sanctions:

Count 1:		\$400.00
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Total		\$400.00

A total monetary penalty of **\$400.00** was imposed.

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In addition, for violation of Count 1, the Board imposed license revocation.

In the matter of Disciplinary Prima Facie File Number 2015-01047, Oasis Decks LLC, the Board members reviewed the record, which consisted of the Notice of Prima Facie Case, Report of Findings, including exhibits, and the Recommendation.

**File Number
2015-01047
Oasis Decks
LLC**

Oasis Decks LLC did not request an Informal Fact-Finding Conference. They did not appear at the Board meeting in person, by counsel or by any other qualified representative.

After discussion a motion was made by Mr. Middleton and seconded by Mr. Dowdy to adopt the Report of Findings and Recommendation. They are incorporated as part of the Order. The Board finds substantial evidence that **Oasis Decks LLC** violated the following:

Count 1:	December 1, 2012	18 VAC 50-22-260 B 13
Count 2:		18 VAC 50-22-210

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

After discussion a motion was made by Mr. Middleton and seconded by Mr. Redifer to impose the following sanctions:

Count 1:		\$1,400.00
Count 2:		\$ 400.00
Total		\$1,800.00

A total monetary penalty of **\$1,800.00** was imposed.

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** Ayres, Dowdy, Giesen, Mitchell, and Pace were absent. There were no negative votes. The motion passed unanimously.

In addition, for violation of Counts 1 and 2 the Board imposed license revocation.

In the matter of Disciplinary Prima Facie File Number 2015-01058, Benjamin A Meffley, t/a Sky Home Improvements the Board members reviewed the record, which consisted of the Notice of Prima Facie Case, Report of Findings, including exhibits, and the Recommendation.

File Number 2015-01058 Benjamin A Meffley, t/a Sky Home Improvements

Benjamin A Meffley, t/a Sky Home Improvements did not request an Informal Fact-Finding Conference. They did not appear at the Board meeting in person, by counsel or by any other qualified representative.

After discussion a motion was made by Mr. Middleton and seconded by Mr. Redifer to adopt the Report of Findings and Recommendation. They are incorporated as part of the Order. The Board finds substantial evidence that **Benjamin A Meffley** violated the following:

Count 1:	December 1, 2012	18 VAC 50-22-260 B 13
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Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** Ayres, Dowdy, Giesen, Mitchell, and Pace were absent. There were no negative votes. The motion passed unanimously.

After discussion a motion was made by Mr. Redifer and seconded by Mr. Magruder to impose the following sanctions:

Count 1:		\$1,400.00
Total		\$1,400.00

A total monetary penalty of **\$1,400.00** was imposed.

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** Ayres, Dowdy, Giesen, Mitchell, and Pace were absent. There were no negative votes. The motion passed unanimously.

In addition, for violation of Count 1, the Board imposed license revocation.

In the matter of Disciplinary Prima Facie File Number 2015-01395, Richard Stanley, t/a Having Driveway Problems, the Board members reviewed the record, which consisted of the Notice of Prima Facie Case, Report of Findings, including exhibits, and the Recommendation.

**File Number
2015-01395
Richard
Stanley, t/a
Having
Driveway
Problems**

Richard Stanley, t/a Having Driveway Problems did not request an Informal Fact-Finding Conference. They did not appear at the Board meeting in person, by counsel or by any other qualified representative.

After discussion a motion was made by Mr. Redifer and seconded by Mr. Trenary to adopt the Report of Findings and Recommendation. They are incorporated as part of the Order. The Board finds substantial evidence that **Richard Stanley** violated the following:

Count 1:	December 1, 2012	18 VAC 50-22-260 B 28
Count 2:		18 VAC 50-22-260 B 13
Count 3:		18 VAC 50-22-230 B

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

After discussion a motion was made by Mr. Trenary and seconded by Mr. Middleton to impose the following sanctions:

Count 1:		\$2,000.00
Count 2:		\$1,000.00
Count 3:		\$ 500.00
Total		\$3,500.00

A total monetary penalty of **\$3,500.00** was imposed.

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In addition, for violation of Counts 1, 2, and 3, the Board imposed license revocation.

In the matter of Disciplinary Prima Facie File Number 2015-01432, V & J Construction Company Inc., the Board members reviewed the record, which consisted of the Notice of Prima Facie Case, Report of Findings, including

**File Number
2015-01432
V & J**

exhibits, and the Recommendation.

V & J Construction Company Inc. did not request an Informal Fact-Finding Conference. They did not appear at the Board meeting in person, by counsel or by any other qualified representative.

After discussion a motion was made by Mr. Oliver and seconded by Mr. Trenary to adopt the Report of Findings and Recommendation. They are incorporated as part of the Order. The Board finds substantial evidence that **V & J Construction Company Inc.** violated the following:

Count 1:	December 1, 2012	18 VAC 50-22-230 B
Count 2:		18 VAC 50-22-210

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** Ayres, Dowdy, Giesen, Mitchell, and Pace were absent. There were no negative votes. The motion passed unanimously.

After discussion a motion was made by Mr. Oliver and seconded by Mr. Trenary to impose the following sanctions:

Count 1:		\$500.00
Count 2:		\$500.00
Total		\$1,000.00

A total monetary penalty of **\$1,000.00** was imposed.

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** Ayres, Dowdy, Giesen, Mitchell, and Pace were absent. There were no negative votes. The motion passed unanimously.

In addition, for violation of Counts 1 and 2 the Board imposed license revocation.

In the matter of Disciplinary Prima Facie File Number 2015-01493, Mike Elliott And April Elliott, t/a Elliott, the Board members reviewed the record, which consisted of the Notice of Prima Facie Case, Report of Findings, including exhibits, and the Recommendation.

Mike Elliott And April Elliott, t/a Elliott did not request an Informal Fact-Finding Conference. They did not appear at the Board meeting in person, by counsel or by any other qualified representative.

**Construction
Company
Inc.**

**File Number
2015-01493
Mike Elliott
And April
Elliott, t/a
Elliott**

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After discussion a motion was made by Mr. Oliver and seconded by Mr. Magruder to adopt the Report of Findings and Recommendation. They are incorporated as part of the Order. The Board finds substantial evidence that **Mike Elliott And April Elliott, t/a Elliott** violated the following:

Count 1:	December 1, 2012	18 VAC 50-22-230 B
Count 2:		18 VAC 50-22-210

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** Ayres, Dowdy, Giesen, Mitchell, and Pace were absent. There were no negative votes. The motion passed unanimously.

After discussion a motion was made by Mr. Oliver and seconded by Mr. Redifer to impose the following sanctions:

Count 1:		\$1,000.00
Count 2:		\$1,000.00
Total		\$2,000.00

A total monetary penalty of **\$2,000.00** was imposed.

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** Ayres, Dowdy, Giesen, Mitchell, and Pace were absent. There were no negative votes. The motion passed unanimously.

In addition, for violation of Counts 1 and 2 the Board imposed license revocation.

In the matter of Disciplinary Prima Facie File Number 2015-01751, Thomas, t/a Thomas Build Construction, the Board members reviewed the record, which consisted of the Notice of Prima Facie Case, Report of Findings, including exhibits, and the Recommendation.

**File Number
2015-01751
Jesse
Thomas, t/a
Thomas
Build
Construction**

Jesse Thomas did not request an Informal Fact-Finding Conference. They did not appear at the Board meeting in person, by counsel or by any other qualified representative.

After discussion a motion was made by Mr. Oliver and seconded by Mr. Magruder to adopt the Report of Findings and Recommendation. They are incorporated as part of the Order. The Board finds substantial evidence that **Jesse Thomas** violated the following:

Count 1:	December 1, 2012	18 VAC 50-22-260 B 13
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Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** Ayres, Dowdy, Giesen, Mitchell, and Pace were absent. There were no negative votes. The motion passed unanimously.

After discussion a motion was made by Mr. Oliver and seconded by Mr. Trenary to impose the following sanctions:

Count 1:		\$1,400.00
Total		\$1,400.00

A total monetary penalty of **\$1,400.00** was imposed.

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** Ayres, Dowdy, Giesen, Mitchell, and Pace were absent. There were no negative votes. The motion passed unanimously.

In addition, for violation of Count 1 the Board imposed license revocation.

In the matter of Disciplinary Prima Facie File Number 2015-01786, Baney Scott Dye t/a Scott’s Pressure Washing & Masonry, the Board members reviewed the record, which consisted of the Notice of Prima Facie Case, Report of Findings, including exhibits, and the Recommendation.

**File Number
2015-01786
Baney Scott
Dye t/a
Scott’s
Pressure
Washing &
Masonry**

Baney Scott Dye did not request an Informal Fact-Finding Conference. He did not appear at the Board meeting in person, by counsel or by any other qualified representative.

After discussion a motion was made by Mr. Redifer and seconded by Mr. Trenary to adopt the Report of Findings and Recommendation. They are incorporated as part of the Order. The Board finds substantial evidence that **Baney Scott Dye** violated the following:

Count 1:	December 1, 2012	18 VAC 50-22-260 B 13
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Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** Ayres, Dowdy, Giesen, Mitchell, and Pace were absent. There were no negative votes. The motion passed unanimously.

After discussion a motion was made by Mr. Redifer and seconded by Mr. Trenary to impose the following sanctions:

Count 1:		\$1,400.00
Total		\$1,400.00

A total monetary penalty of **\$1,400.00** was imposed.

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In addition, for violation of Count 1 the Board imposed license revocation.

In the matter of Disciplinary Prima Facie File Number 2015-01796, All Wood Flooring LLC, the Board members reviewed the record, which consisted of the Notice of Prima Facie Case, Report of Findings, including exhibits, and the Recommendation.

**File Number
2015-01796
All Wood
Flooring
LLC**

All Wood Flooring LLC did not request an Informal Fact-Finding Conference. They did not appear at the Board meeting in person, by counsel or by any other qualified representative.

After discussion a motion was made by Mr. Redifer and seconded by Mr. Oliver to adopt the Report of Findings and Recommendation. They are incorporated as part of the Order. The Board finds substantial evidence that **All Wood Flooring LLC** violated the following:

Count 1:	December 1, 2012	18 VAC 50-22-260 B 13
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Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

After discussion a motion was made by Mr. Redifer and seconded by Mr. Trenary to impose the following sanctions:

Count 1:		\$1,000.00
Total		\$1,000.00

A total monetary penalty of **\$1,000.00** was imposed.

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes.

The motion passed unanimously.

In addition, for violation of Count 1 the Board imposed license revocation.

In the matter of Disciplinary Prima Facie File Number 2015-01921, Pavie Contracting LLC, the Board members reviewed the record, which consisted of the Notice of Prima Facie Case, Report of Findings, including exhibits, and the Recommendation.

**File Number
2015-01921
Pavie
Contracting
LLC**

Pavie Contracting LLC did not request an Informal Fact-Finding Conference. They did not appear at the Board meeting in person, by counsel or by any other qualified representative.

After discussion a motion was made by Mr. Oliver and seconded by Mr. Redifer to adopt the Report of Findings and Recommendation. They are incorporated as part of the Order. The Board finds substantial evidence that **Pavie Contracting LLC** violated the following:

Count 1:	December 1, 2012	18 VAC 50-22-260 B 13
Count 2:	Two violations	18 VAC 50-22-260 B 28

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

After discussion a motion was made by Mr. Oliver and seconded by Mr. Trenary to impose the following sanctions:

Count 1:		\$1,000.00
Count 2:		\$2,000.00 (\$1,000.00 per violation)
Total		\$3,000.00

A total monetary penalty of **\$3,000.00** was imposed.

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In addition, for violation of Counts 1 and 2 the Board imposed license revocation.

In the matter of Disciplinary Prima Facie File Number 2014-01389, Jose I

File Number

Romero, the Board members reviewed the record, which consisted of the Notice of Prima Facie Case, Report of Findings, including exhibits, and the Recommendation.

**2014-01389
Jose I
Romero**

Jose I Romero did not request an Informal Fact-Finding Conference. They did not appear at the Board meeting in person, by counsel or by any other qualified representative.

After discussion a motion was made by Mr. Redifer and seconded by Mr. Oliver to adopt the Report of Findings and Recommendation. They are incorporated as part of the Order. The Board finds substantial evidence that **Pavie Contracting LLC** violated the following:

Count 1:		18 VAC 50-30-190.2
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Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** Ayres, Dowdy, Giesen, Mitchell, and Pace were absent. There were no negative votes. The motion passed unanimously.

After discussion a motion was made by Mr. Oliver and seconded by Mr. Redifer to impose the following sanctions:

Count 1:		\$000.00
Total		\$000.00

A total monetary penalty of **\$000.00** was imposed.

Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** Ayres, Dowdy, Giesen, Mitchell, and Pace were absent. There were no negative votes. The motion passed unanimously.

In addition, for violation of Count 1 the Board imposed license revocation.

The Board will now hear Consent Order case files.

**Consent
Orders**

In the matter of Consent Order File Number 2014-01167, Board v. Mohammad Saeed Bhatti. The board reviewed the record, which consisted of the Consent Order. The Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, is incorporated with the Consent Order.

**File Number
2014-01167
Mohammad
Saeed Bhatti**

By signing the Consent Order, Mohammad Saeed Bhatti acknowledges an

understanding of the charges and admits to the violation(s) of the Counts as outlined in the Report of Findings. Bhatti was present at the meeting and shared with the Board that he consents to the following term(s):

A motion was made by **Mr. Redifer** and seconded by **Mr. Oliver** to ratify the Consent Order, finding the following violations of its Regulations:

Count 1:	18 VAC 50-30-190 2 imposing	\$500.00
Board Costs		\$150.00
Total		\$650.00

Further, for violation of Count 1, **Bhatti** agrees to revocation of his license.

A total of **\$650.00** imposed, and revocation of his license.

The motion passed with a unanimous “yes” vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In the matter of Consent Order File Number 2014-01168, Board v. Capital HVAC Services Inc. The board reviewed the record, which consisted of the Consent Order. The Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, is incorporated with the Consent Order.

File Number
2014-01168
Capital
HVAC
Services Inc.

By signing the Consent Order, Capital HVAC Services Inc. acknowledges an understanding of the charges and admits to the violation(s) of the Counts as outlined in the Report of Findings. Bhatti was present and shared with the Board that he consents to the following term(s):

A motion was made by **Mr. Oliver** and seconded by **Mr. Magruder** to ratify the Consent Order, finding the following violations of its Regulations:

Count 1:	18 VAC 50-22-260 B 2 imposing	\$1,100.00
Board Costs		\$150.00
Total		\$1,250.00

The Board shall impose revocation of license.

A total of **\$1,250.00** was imposed.

The motion passed with a unanimous “yes” vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were**

absent. There were no negative votes. The motion passed unanimously.

In the matter of Consent Order File Number 2014-01169, Board v. Capital Appliances Inc. The board reviewed the record, which consisted of the Consent Order. The Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, is incorporated with the Consent Order.

**File Number
2014-01169
Capital
Appliances
Inc.**

By signing the Consent Order, Capital Appliances Inc. acknowledges an understanding of the charges and admits to the violation(s) of the Counts as outlined in the Report of Findings. Bhatti was present and shared with the Board he consents to the following term(s):

A motion was made by **Mr. Oliver** and seconded by **Mr. Redifer** to ratify the Consent Order, finding the following violations of its Regulations:

Count 1:	18 VAC 50-22-260 B 2 imposing	\$00.00
Board Costs		\$150.00
Total		\$150.00

Further, for violation of Count 1, **Capital Appliances Inc.** agrees to license revocation.

The motion passed with a unanimous “yes” vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** Ayres, Dowdy, Giesen, Mitchell, and Pace were **absent.** There were no negative votes. The motion passed unanimously.

In the matter of Consent Order File Number 2014-01241, Board v. Zafar Bhatti. The board reviewed the record, which consisted of the Consent Order. The Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, is incorporated with the Consent Order.

**File Number
2014-01241
Zafar Bhatti**

By signing the Consent Order, Zafar Bhatti acknowledges an understanding of the charges and admits to the violation(s) of the Counts as outlined in the Report of Findings Bhatti consents to the following term(s):

A motion was made by **Mr. Magruder** and seconded by **Mr. Smith** to ratify the Consent Order, finding the following violations of its Regulations:

Count 1:	18 VAC 50-30-190 .2 imposing	\$750.00
Board Costs		\$150.00
Total		\$900.00

Further, for violation of Count 1, **Bhatti** agrees to license revocation.

A total of **\$900.00** imposed, and license revocation.

The motion passed with a unanimous “yes” vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In the matter of Consent Order File Number 2014-01242, Board v. Zafar Iqbal Bhatti, t/a Enterprise Home Improvement. The Board reviewed the record, which consisted of the Consent Order. The Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, is incorporated with the Consent Order.

**File Number
2014-01242
Zafar Iqbal
Bhatti, t/a
enterprise
Home
Improvement**

By signing the Consent Order, Zafar Iqbal Bhatti, t/a Enterprise Home Improvement, acknowledges an understanding of the charges and admits to the violation(s) of the Counts as outlined in the Report of Findings. Zafar Iqbal Bhatti consents to the following term(s):

A motion was made by **Mr. Hux** and seconded by **Mr. Oliver** to ratify the Consent Order, finding the following violations of its Regulations:

Count 1:	18 VAC 50-22-260 B 2	imposing	\$500.00
Count 2:	18 VAC 50-22-260 B 2	imposing	\$500.00
Board Costs			\$150.00

Total	\$ 1,150.00
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In addition, for violation of Counts 1 and 2, the Board imposes and Bhatti agrees to revocation of his license.

A total of **\$1,150.00** imposed.

The motion passed with a unanimous “yes” vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In the matter of Consent Order File Number 2014-01244, Board v. Enterprise Home Improvement LLC. The board reviewed the record, which consisted of the Consent Order. The Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, is incorporated with the Consent Order.

**File Number
2014-01244
Enterprise
Home
Improvement**

t LLC

By signing the Consent Order, Enterprise Home Improvement LLC acknowledges an understanding of the charges and admits to the violation(s) of the Counts as outlined in the Report of Findings. Enterprise Home Improvement LLC consents to the following term(s):

A motion was made by **Mr. Redifer** and seconded by **Mr. Oliver** to ratify the Consent Order, finding the following violations of its Regulations:

Count 1:	18 VAC 50-22-260. B 2	imposing	\$00.00
Board Costs			\$150.00
Total			\$ 150.00

Further, for violation of Count 1, **Enterprise Home Improvement LLC** agrees to revocation of its license.

A total of **\$ 150.00** imposed.

The motion passed with a unanimous “yes” vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In the matter of Consent Order File Number 2015-00290 Board v. Studio HTO Design Build LLC. The board reviewed the record, which consisted of the Consent Order. The Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, is incorporated with the Consent Order.

File Number
2015-00290
Studio HTO
Design Build
LLC

By signing the Consent Order, Studio HTO Design Build LLC. acknowledges an understanding of the charges and admits to the violation(s) of the Counts as outlined in the Report of Findings. Humbrato Vazquez was present and shared on behalf of Studio HTO Design Build LLC that they consent to the following term(s):

A motion was made by **Mr. Hux** and seconded by **Mr. Magruder** to ratify the Consent Order, finding the following violations of its Regulations:

Count 1:	18 VAC 50-22-260. B 2		\$0.00
Count 2:	18VAC 50-22-260 B 2		\$ 750.00
Board Costs			\$150.00
Total			\$900.00

In addition, for violation of Counts 1 and 2, **Studio HTO Design Build LLC**

agrees to revocation of its license.

A total of **\$900.00** costs imposed, and revocation of license.

The motion passed with a unanimous “yes” vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In the matter of Consent Order File Number 2015-01314, Board v. Atlantic Environmental Construction Co. The board reviewed the record, which consisted of the Consent Order. The Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, is incorporated with the Consent Order.

**File Number
2015-01314
Atlantic
Environmental
Construction
Co.**

By signing the Consent Order, Atlantic Environmental Construction Co. acknowledges an understanding of the charges and admits to the violation(s) of the Counts as outlined in the Report of Findings. Atlantic Environmental Construction Co consents to the following term(s):

A motion was made by **Mr. Oliver** and seconded by **Mr. Magruder** to ratify the Consent Order, finding the following violations of its Regulations:

Count 1:	18 VAC 50-22-260 B 24	imposing	\$700.00
Board Costs			\$150.00
Total			\$850.00

Further, for violation of Count 1, **Atlantic Environmental Construction Co** agrees to have a member of responsible management complete a Board approved Remedial Education class.

The motion passed with a unanimous “yes” vote. Members voting “yes” were: Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In the matter of Consent Order File Number 2014-03274, Board v. CMH Homes Inc., t/a Clayton Homes/Freedom Homes/Oakwood Homes/LUV Homes. The board reviewed the record, which consisted of the Consent Order. The Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, is incorporated with the Consent Order.

**File Number
2014-03374
CMH
Homes Inc.
t/a Clayton
Homes/Free
dom Homes/**

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By signing the Consent Order, CMH Homes Inc. acknowledges an understanding of the charges and admits to the violation(s) of the Counts as outlined in the Report of Findings. Spencer Wiegard was present at the meeting for CMH Homes Inc. and consents to the following term(s):

**Oakwood
Homes/LUV
Homes**

A motion was made by **Mr. Oliver** and seconded by **Mr. Magruder** to ratify the Consent Order, finding the following violations of its Regulations:

Count 1:	18 VAC 50-22-230 A	imposing	\$450.00
Count 2:	18 VAC 50-22-260.B.31		\$200.00
Count 3:	18 VAC 50-22-260 B.29		\$300.00
Count 4:	18 VAC 50-22-260 B 6		\$1,200.00
Count 5:	18 VAC 50-22-260 B 33		\$ 750.00
Board Costs			\$150.00
Total			\$ 3,050.00

In addition, the Board shall waive imposition of the \$450.00 monetary penalty for Count 1 provided CMH Homes Inc. provides a copy of its current contract, modified to only utilize the trade names currently listed on its license, within ninety days of the effective date of the Order. If CMH Homes Inc. fails to comply with this condition, then the full monetary penalty will be automatically imposed.

Further, for violation of Counts 1, 2, 3, 4 and 5, CMH Homes Inc. agrees to have a member of Responsible Management successfully complete a board-approved remedial education class.

A total of **\$3,050.00.00** imposed and revocation of license.

The motion passed with a unanimous "yes" vote. Members voting "yes" were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O'Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In the matter of Consent Order File Number 2014-01558, Board v. Ricardo Cardozo, Sr. The board reviewed the record, which consisted of the Consent Order. The Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, is incorporated with the Consent Order.

**File Number
2014-01558
Ricardo
Cardozo, Sr.**

By signing the Consent Order, Ricardo Cardozo, Sr. acknowledges an understanding of the charges and admits to the violation(s) of the Counts as outlined in the Report of Findings. Cardozo consents to the following term(s):

A motion was made by **Mr. Oliver** and seconded by **Mr. Redifer** to ratify the Consent Order, finding the following violations of its Regulations:

Count 1:	18 VAC 50-30-190 .2	imposing	\$350.00
Count 2:	18 VAC 50-30-190 2		\$350.00
Board Costs	.		\$150.00
Total			\$ 850.00

In addition, , for violation of Count 1, **Cardozo** agrees to a thirty day suspension of his license. Further, for violation of Count 1, Cardozo agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

A total of **\$850.00** imposed.

The motion passed with a unanimous “yes” vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In the matter of Consent Order File Number 2014-01655, Board v. Watershed PC. The board reviewed the record, which consisted of the Consent Order. The Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, is incorporated with the Consent Order.

File Number
2014-01655
Watershed
PC

By signing the Consent Order, Watershed PC Group acknowledges an understanding that the Board found sufficient facts for a violation per the report of findings, and an understanding of the charges. Watershed PC denies there was any violation, but to resolve this matter with the Board, Watershed PC consents to the following term(s):

A motion was made by **Mr. Oliver** and seconded by **Mr. Magruder** to ratify the Consent Order, finding the following violations of its Regulations:

Count 1:	18 VAC 50-22-260 B 31	imposing	\$900.00
	Six violations @ \$150.00 each		
Count 2:	18 VAC 50-22-260 B 31		\$450.00
	Three violations at \$150.00 each		
Board Costs			\$150.00
Total			\$1,500.00

Further, for violation of Counts 1 and 2, **Watershed PC** agrees to have a member of Responsible Management successfully complete a board-approved remedial education class..

A total of **\$1,500.00** imposed, and license revocation.

The motion passed with a unanimous “yes” vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In the matter of Consent Order File Number 2014-02537, Board v. Tidewater Properties & Construction Company LLC. The board reviewed the record, which consisted of the Consent Order. The Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, is incorporated with the Consent Order.

File Number
2014-02537
Tidewater
Properties &
Construction
Company
LLC

By signing the Consent Order, Tidewater Properties & Construction Company LLC acknowledges an understanding of the charges and admits to the violation(s) of the Counts as outlined in the Report of Findings. Tidewater Properties & Construction Company LLC consents to the following term(s):

A motion was made by **Mr. Oliver** and seconded by **Mr. Hux** to ratify the Consent Order, finding the following violations of its Regulations:.

Count 1:	18 VAC 50-22-260 B 31	\$400.00
Count 2:	18 VAC 50-22-260 B 33	\$750.00
Count 3:	18 VAC 50-22-260 B 11	\$250.00
Board costs		\$150.00
Total		\$1,550.00

Further, for violation of Counts 1, 2 and 3, Tidewater Properties & Construction Company LLC agrees to have a member of Responsible Management successfully complete a board-approved remedial education class.

The motion passed with a unanimous “yes” vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In the matter of Consent Order File Number 2014-03192, Board v. J M Plumbing & Heating Corp. The board reviewed the record, which consisted of the Consent Order. The Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, is incorporated with the Consent Order.

File Number
2014-03192
J M
Plumbing &
Heating
Corp

By signing the Consent Order, J M Plumbing & Heating Corp acknowledges an understanding of the charges and admits to the violation(s) of the Counts as outlined in the Report of Findings. J M Plumbing & Heating Corp, consents to the following term(s):

A motion was made by **Mr. Oliver** and seconded by **Mr. Magruder** to ratify the Consent Order, finding the following violations of its Regulations:

Count 1:	18 VAC 50-22-260 B 2 imposing	\$1,100.00
Board Costs		\$150.00
Total		\$1,250.00

Further, for violation of Count 1, **J M Plumbing & Heating Corp** agrees to revocation of its license.

A total of **\$1,250.00** imposed, and license revocation.

The motion passed with a unanimous “yes” vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In the matter of Consent Order File Number 2014-03227, Board v. Yu Zhong. The board reviewed the record, which consisted of the Consent Order and the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, is incorporated with the Consent Order.

File Number
2014-03227
Yu Zhong.

By signing the Consent Order, Zhong acknowledges an understanding of the charges and admits to the violation(s) of the Counts as outlined in the Report of Findings. Zhong consents to the following term(s):

A motion was made by **Mr. Redifer** and seconded by **Mr. Oliver** to ratify the Consent Order, finding the following violations of its Regulations:

Count 1:	18 VAC 50-30-190 .2 imposing	\$1,100.00
Board costs		\$150.00
Total Costs		\$1,250.00

Further, for violation of Count 1, **Zhong** agrees to revocation of his license.

A total of **\$1,250.00** imposed.

The motion passed with a unanimous “yes” vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were**

absent. There were no negative votes. The motion passed unanimously.

In the matter of Consent Order File Number 2014-03253, Board v. Patrick L McHugh, t/a Pat McHugh Natural Stone. The board reviewed the record, which consisted of the Consent Order. The Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, is incorporated with the Consent Order.

**File Number
2014-03253
Patrick L
McHugh, t/a
Pat McHugh
Natural
Stone**

By signing the Consent Order, Patrick L McHugh acknowledges an understanding of the charges and admits to the violation(s) of the Counts as outlined in the Report of Findings. Patrick L McHugh consents to the following term(s):

A motion was made by **Mr. Oliver** and seconded by **Mr. Magruder** to ratify the Consent Order, finding the following violations of its Regulations:

Count 1: 18 VAC 50-22-260 B 8	imposing \$250.00
Board Costs	\$150.00
Total.....	\$400.00

Further, for violation of Count 1, **Patrick L McHugh** agrees to have a member of Responsible Management successfully complete a board-approved remedial education class.

A total of **\$400.00** imposed.

The motion passed with a unanimous “yes” vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In the matter of Consent Order File Number 2014-032556, Board v. Robert D Umphlett, t/a Umphlett Construction The board reviewed the record, which consisted of the Consent Order. The Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, is incorporated with the Consent Order.

**File Number
2014-032556
Robert D
Umphlett, t/a
Umphlett
Construction**

By signing the Consent Order, Robert D Umphlett acknowledges an understanding of the charges and admits to the violation(s) of the Counts as outlined in the Report of Findings. Robert D Umphlett consents to the following term(s):

A motion was made by **Mr. Magruder** and seconded by **Mr. Oliver** to ratify the Consent Order, finding the following violations of its Regulations:

Count 1:	18 VAC 50-22-260 .B 9	imposing	\$400.00
Board Costs			\$150.00
Total			\$ 550.00

Further, for violation of Count 1 **Robert D Umphlett** agrees to have a member of Responsible Management successfully complete a board-approved remedial education class..

A total of **\$550.00** imposed.

The motion passed with a unanimous “yes” vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In the matter of Consent Order File Number 2014-03270, Board v. Ron’s Plumbing Heating And Air Conditioning Inc. The board reviewed the record, which consisted of the Consent Order. The Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, is incorporated with the Consent Order.

File Number
2014-03270
Ron’s
Plumbing
Heating and
Air
Conditioning
, Inc.

By signing the Consent Order, Ron’s Plumbing Heating And Air Conditioning Inc. acknowledges an understanding of the charges and admits to the violation(s) of the Counts as outlined in the Report of Findings. Ron’s Plumbing Heting And Air Conditioning Inc. consents to the following term(s):

A motion was made by **Mr. Oliver** and seconded by **Mr. Redifer** to ratify the Consent Order, finding the following violations of its Regulations:

Count 1:	18 VAC 50-22-260 B 8	imposing	\$400.00
Count 2:	18 VAC 50-22-260 B 31		\$ 200.00
Board Costs			\$150.00
Total			\$ 750.00

In addition, for violation of Counts 1 and 2, **Ron’s Plumbing Heating And Air Conditioning Inc.** agrees to have a member of Responsible Management successfully complete a board-approved remedial education class.

A total of **\$750.00** imposed.

The motion passed with a unanimous “yes” vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were**

absent. There were no negative votes. The motion passed unanimously.

In the matter of Consent Order File Number 2014-03339 Board v. Ray P Reynolds Jr, t/a Ray Reynolds Construction. The board reviewed the record, which consisted of the Consent Order And the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, is incorporated with the Consent Order.

**File Number
2014-03339
Ray P
Reynolds Jr,
t/a Ray
Reynolds
Construction**

By signing the Consent Order, Ray P Reynolds Jr. acknowledges an understanding of the charges and admits to the violation(s) of the Counts as outlined in the Report of Findings. Ray P Reynolds Jr consents to the following term(s):

A motion was made by **Mr. Oliver** and seconded by **Mr. Magruder** to ratify the Consent Order, finding the following violations of its Regulations:

Count 1:	18 VAC 50-22-260 B 8	imposing	\$200.00
Board Costs			\$150.00
Total			\$ 350.00

In addition, for violation of Count 1, **Ray P Reynolds** agrees to have a member of Responsible Management complete a Board approved Remedial Education class.

A total of **\$350.00** imposed.

The motion passed with a unanimous “yes” vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In the matter of Consent Order File Number 2014-003510, Board v. Integrity Home Contracting, LLC. The board reviewed the record, which consisted of the Consent Order and the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, is incorporated with the Consent Order.

**File Number
2014-03510
Integrity
Home
Contracting
LLC**

By signing the Consent Order, Integrity Home Contracting LLC Inc. acknowledges an understanding of the charges and admits to the violation(s) of the Counts as outlined in the Report of Findings. Integrity Home Contracting LLC consents to the following term(s):

A motion was made by **Mr. Redifer** and seconded by **Mr. Oliver** to ratify the Consent Order, finding the following violations of its Regulations:

Count 1: 18 VAC 50-22-260 .B 9 imposing **\$400.00**

Count 2: 18 VAC 50-22-260 B 33 \$750.00

Board Costs \$150.00

A total of **\$1,300.00** imposed.

In addition, for violation of counts 1 and 2, Integrity Home Con Contracting LLC agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

The motion passed with a unanimous “yes” vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In matter of Consent Order File Number 2014-03574, Board v. US Home Construction Inc. The board reviewed the record, which consisted of the Consent Order. The Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, is incorporated with the Consent Order.

**File Number
2014-03574
US Home
Construction
Inc.**

By signing the Consent Order, US Home Construction Inc. acknowledges an understanding of the charges and admits to the violation(s) of the Counts as outlined in the Report of Findings. US Home Construction Inc. consents to the following term(s):

A motion was made by **Mr. Magruder** and seconded by **Mr. Oliver** to ratify the Consent Order, finding the following violations of its Regulations:

Count 1: 18 VAC 50-22-260 B 29 imposing **\$700.00**

Board Costs \$150.00

Total \$ 850.00

In addition, for violation of Count 1, US Home Construction Inc. agrees to have a member of Responsible Management complete a Board approved Remedial Education Class within ninety days of the Order.

A total of **\$850.00** imposed.

The motion passed with a unanimous “yes” vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In the matter of Consent Order File Number 2014-03664, Board v. Cable Care Inc. The board reviewed the record, which consisted of the Consent Order. The Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, is incorporated with the Consent Order.

**File Number
2014-03664
Cable Care
Inc.**

By signing the Consent Order, Cable Care Inc. acknowledges an understanding of the charges and admits to the violation(s) of the Counts as outlined in the Report of Findings. Cable Care Inc. consents to the following term(s):

A motion was made by **Mr. Oliver** and seconded by **Mr. Magruder** to ratify the Consent Order, finding the following violations of its Regulations:

**Count 1: 18 VAC 50-22-260 B 2 imposing \$00.00
Board Costs \$150.00**

Further, for violation of Count 1, **Cable Care Inc.** agrees to revocation of its license.

A total of **\$150.00** imposed.

The motion passed with a unanimous “yes” vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In the matter of Consent Order File Number 2015-00078, Board v. Capital Remodeling Inc. The board reviewed the record, which consisted of the Consent Order. The Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, is incorporated with the Consent Order.

**File Number
2015-00048
Capital
Remodeling
Inc.**

By signing the Consent Order, Capital Remodeling Inc. acknowledges an understanding of the charges and admits to the violation(s) of the Counts as outlined in the Report of Findings. Capital Remodeling Inc. consents to the following term(s):

A motion was made by **Mr. Redifer** and seconded by **Mr. Oliver** to ratify the Consent Order, finding the following violations of its Regulations:

Count 1: 18 VAC 50-22-260 B 29 imposing \$800.00
Count 2: 18 VAC 50-22-260 B 33 (2 violations) \$1,500.00
Count 3: 18 VAC 50-22-260 B 27 \$750.00
Count 4: 18 VAC 50-22-260 B 31 \$ 400.00

Board Costs	\$150.00
Total	\$3,600.00

In addition, for violation of Counts 1, 2, 3, and 4, Capital Remodeling Inc. agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

A total of **\$3,600.00** imposed, and revocation of the license.

The motion passed with a unanimous “yes” vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In the matter of Consent Order File Number 2015-00085, Board v. Michael Chong, t/a Michael Chong Siding. The board reviewed the record, which consisted of the Consent Order. The Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, is incorporated with the Consent Order.

**File Number
2015-00085
Michael
Chong, t/a
Michael
Chong
Siding**

By signing the Consent Order, Michael Chong acknowledges an understanding of the charges and admits to the violation(s) of the Counts as outlined in the Report of Findings. Michael Chong consents to the following term(s):

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the Consent Order, finding the following violations of its Regulations:

Count 1: 18 VAC 50-22-260 B 2 imposing	\$750.00
Board Costs	\$150.00
Total	\$900.00

Further, for violation of Count 1, **Michael Chong.** agrees to revocation of his license.

A total of **\$900.00** imposed.

The motion passed with a unanimous “yes” vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In the matter of Consent Order File Number 2015-00150, Board v. Virginia Home Improvements Inc. The board reviewed the record, which

**File Number
2015-00150**

consisted of the Consent Order. The Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, is incorporated with the Consent Order.

**Virginia
Home
Improvements
Inc.**

By signing the Consent Order, Virginia Home Improvements Inc. acknowledges an understanding of the charges and admits to the violation(s) of the Counts as outlined in the Report of Findings. Virginia Home Improvements Inc. consents to the following term(s):

A motion was made by **Mr. Magruder** and seconded by **Mr. Middleton** to ratify the Consent Order, finding the following violations of its Regulations:

Count 1:	18 VAC 50-22-260. B 31	imposing	\$1,200.00
Board Costs			\$150.00
Total			\$ 1,350.00

Further, for violation of Count 1, **Virginia Home Improvements Inc.** agrees to have a member of Responsible Management successfully complete a board-approved remedial education class.

A total of **\$ 1,350.00** imposed.

The motion passed with a unanimous “yes” vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In the matter of Consent Order File Number 2015-00174, Board v. Walls Electrical Service Inc. The board reviewed the record, which consisted of the Consent Order. The Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, is incorporated with the Consent Order.

**File Number
2015-00174
Walls
Electrical
Service Inc.**

By signing the Consent Order, Walls Electrical Service Inc. acknowledges an understanding of the charges and admits to the violation(s) of the Counts as outlined in the Report of Findings. Walls Electrical Service Inc., consents to the following term(s):

A motion was made by **Mr. Redifer** and seconded by **Mr. Oliver** to ratify the Consent Order, finding the following violations of its Regulations:

Count 1:	18 VAC 50-22-230.A	imposing	\$ 300.00
Count 2:	18 VAC 50-22-260 B 9		\$400.00
Count 3:	18 VAC 50-22-260 B 33		\$750.00
Count 4:	18 VAC 50-22-260 B 6		\$850.00

Board Costs	\$150.00
Total	\$ 2,450.00

Further, for violation of Counts 1, 2, 3, and 4 **Walls Electrical Service Inc.** agrees to have a member of Responsible Management successfully complete a board-approved remedial education class.

A total of \$ **2,450.00** imposed.

The motion passed with a unanimous “yes” vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In the matter of Consent Order File Number 2015-00274, Board v. Capital Construction LLC. The board reviewed the record, which consisted of the Consent Order. The Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, is incorporated with the Consent Order.

**File Number
2015-00274
Capital
Construction
LLC**

By signing the Consent Order, Capital Construction LLC acknowledges an understanding of the charges and admits to the violation(s) of the Counts as outlined in the Report of Findings. Capital Construction LLC consents to the following term(s):

A motion was made by **Mr. Oliver** and seconded by **Mr. Magruder** to ratify the Consent Order, finding the following violations of its Regulations:

Count 1:	18 VAC 50-22-260 B 31	imposing \$400.00
Count 2:	18 VAC 50-22-260 B 15	\$550.00
Count 3:	18 VAC 50-22-260 B 28	\$1,850.00
Board Costs		\$150.00
Total		\$2,950.00

Further, for violation of Counts 1, 2 and 2, **Capital Construction LLC** agrees to have a member of Responsible Management successfully complete a board-approved remedial education class.

In addition, for violation of Count 3, Capital Construction LLC agrees to revocation of its license.

Further, the Board shall waive imposition of the \$1,850.00 monetary penalty and license revocation for Count 3 provided Capital Construction LLC satisfies the judgment and provides the Board with proof of the satisfaction within ninety days of the effective date of the Order. If Capital Construction

LLC fails to comply with these conditions, then the full monetary penalty and license revocation will be automatically imposed.

A total of **\$2,950.00** imposed, and see Order for terms.

The motion passed with a unanimous “yes” vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In the matter of Consent Order File Number 2015-00361, Board v. Virginia Majestic Construction Inc. The board reviewed the record, which consisted of the Consent Order. The Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, is incorporated with the Consent Order.

**File Number
2015-00361
Virginia
Majestic
Construction
Inc.**

By signing the Consent Order, Virginia Majestic Construction Inc. acknowledges an understanding of the charges and admits to the violation(s) of the Counts as outlined in the Report of Findings. Virginia Majestic Construction Inc. consents to the following term(s):

A motion was made by **Mr. Middleton** and seconded by **Mr. Redifer** to ratify the Consent Order, finding the following violations of its Regulations:

Count 1:	18 VAC 50-22-260 B 2	imposing	\$750.00
Count 2:	18 VAC 50-22-210		\$00.00
Board Costs			\$150.00
Total			\$ 900.00

Further, for violation of Count 1 **Virginia Majestic Construction Inc.** agrees revocation of its license.

A total of \$950.00 imposed.

The motion passed with a unanimous “yes” vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In the matter of Consent Order File Number 2015-00391, Board v. Marshall Mechanical LLC. The Board reviewed the record, which consisted of the Consent Order. The Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, is incorporated with the Consent Order.

**File Number
2015-00391
Marshall
Mechanical
LLC**

By signing the Consent Order, Marshall Mechanical LLC acknowledges an understanding of the charges and admits to the violation(s) of the Counts as outlined in the Report of Findings. Marshall Mechanical LLC consents to the following term(s):

A motion was made by **Mr. Redifer** and seconded by **Mr. Oliver** to ratify the Consent Order, finding the following violations of its Regulations:

Count 1: 18 VAC 50-22-260 B 6	imposing	\$750.00
Board Costs		\$150.00
Total		\$ 900.00

Marshall Mechanical LLC agrees to have a member of Responsible Management complete a Board approved Remedial Education Class within ninety days of the Order.

A total of **\$900.00** imposed.

The motion passed with a unanimous “yes” vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary. Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes. The motion passed unanimously.

In the matter of Consent Order File Number 2015-00463, Board v. Capital Improvements II Inc. The Board reviewed the record, which consisted of the Consent Order. The Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, is incorporated with the Consent Order.

**File Number
2015-00463
Capital
Improvements II Inc.**

By signing the Consent Order, Capital Improvements II Inc. acknowledges an understanding of the charges and admits to the violation(s) of the Counts as outlined in the Report of Findings. Capital Improvements II Inc. consents to the following term(s):

A motion was made by **Mr. Oliver** and seconded by **Mr. Magruder** to ratify the Consent Order, finding the following violations of its Regulations:

Count 1: 18 VAC 50-22-260 B 18	imposing	\$800.00
Board Costs		\$150.00
Total		\$950.00

In addition, the Board shall waive imposition of the \$800.00 monetary penalty for Count 1 on condition that Capital Improvements II Inc. provides the Board with proof that it has terminated the registration of the unlicensed company,

Capital Improvements, III, Inc. with the Virginia State Corporation Commission (SCC) within ninety days of the effective date of the Order. If Capital improvements II Inc. fails to comply with this condition, than the full monetary penalty will be automatically imposed.

Further, for violation of Count 1 **Capital Improvements II Inc.** agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

A total of **\$950.00** imposed.

The motion passed with a unanimous “yes” vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** Ayres, Dowdy, Giesen, Mitchell, and Pace were **absent.** There were no negative votes. The motion passed unanimously.

In the matter of Consent Order File Number 2015-00561, Board v. Joseph Hafner, t/a Artisan Exteriors. The Board reviewed the record, which consisted of the Consent Order. The Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, is incorporated with the Consent Order.

**File Number
2015-00561
Joseph
Hafner, t/a
Artisan
Exteriors**

By signing the Consent Order, Joseph Hafner acknowledges an understanding of the charges and admits to the violation(s) of the Counts as outlined in the Report of Findings. Joseph Hafner consents to the following term(s):

A motion was made by **Mr. Middleton** and seconded by **Mr. Magruder** to ratify the Consent Order, finding the following violations of its Regulations:

Count 1: 18 VAC 50-20-260 B 2	imposing \$1,100.00
Board Costs	\$150.00
Total	\$ 1,250.00

Further, for violation of Count 1, **Joseph Hafner** agrees to have a member of Responsible Management successfully complete a board-approved remedial education class. Joseph Hafner agrees to satisfy the tax lien and provide the Board with proof of the satisfaction within 90 days of the effective date of the Order

A total of **\$1,250.00** imposed.

The motion passed with a unanimous “yes” vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** Ayres, Dowdy, Giesen, Mitchell, and Pace were **absent.** There were no negative votes.

In the matter of Consent Order File Number 2015-00562, Board v. David R James Construction Inc. The Board reviewed the record, which consisted of the Consent Order. The Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, is incorporated with the Consent Order.

**File Number
2015-00562
David R
James
Construction
Inc.**

By signing the Consent Order, David R James Construction Inc. acknowledges an understanding of the charges and admits to the violation(s) of the Counts as outlined in the Report of Findings. David R James Construction Inc. consents to the following term(s):

A motion was made by **Mr. Oliver** and seconded by **Mr. Magruder** to ratify the Consent Order, finding the following violations of its Regulations:

Count 1:	18 VAC 50-22-260 .B 8	imposing	\$400.00
Count 2:	18 VAC 50-22-260 B 33		\$750.00
Board Costs			\$150.00
Total			\$1,300.00

Further, for violation of Counts 1, and 2, **David R James Construction Inc.** agrees to have a member of Responsible Management successfully complete a board-approved remedial education class.

A total of **\$1,300.00** imposed.

The motion passed with a unanimous “yes” vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes.

In the matter of Consent Order File Number 2015-00701, Board v. John G Payne Jr. The Board reviewed the record, which consisted of the Consent Order. The Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, is incorporated with the Consent Order.

**File Number
2015-00701
John G
Payne Jr.**

By signing the Consent Order, John G Payne Jr. acknowledges an understanding of the charges and admits to the violation(s) of the Counts as outlined in the Report of Findings. John G Payne Jr. consents to the following term(s):

A motion was made by **Mr. Redifer** and seconded by **Mr. Hux** to ratify the Consent Order, finding the following violations of its Regulations:

Count 1:	18 VAC 50-22-260 B 27	imposing	\$750.00
Count 2:	18 VAC 50-22-260 B 31		\$850.00
Board Costs			\$150.00
Total			\$1,750.00

It is noted that **John G Payne Jr.** agrees to have a member of Responsible Management complete a Board-approved remedial education course within 90 days of the Order.

A total of **\$1,750.00** imposed.

The motion passed with a unanimous “yes” vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace** were **absent.** There were no negative votes.

In the matter of Consent Order File Number 2015-00716, Board v. JES Construction Inc. The Board reviewed the record, which consisted of the Consent Order. The Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, is incorporated with the Consent Order.

File Number
2015-00716
JES
Construction
Inc.

By signing the Consent Order, JES Construction Inc. acknowledges an understanding of the charges and admits to the violation(s) of the Counts as outlined in the Report of Findings. JES Construction Inc. consents to the following term(s):

A motion was made by **Mr. Magruder** and seconded by **Mr. Redifer** to ratify the Consent Order, finding the following violations of its Regulations:

Count 1:	18 VAC 50-22-260. B 9	imposing	\$400.00
Count 2:	18 VAC 50-22-260 B 33		\$ 1,000.00
Count 3:	18 VAC 50-22-260 B 15		\$600.00
Board Costs			\$150.00
Total			\$2,150.00

Further, for violation of Counts 1 through 3, **JES Construction Inc.** agrees to have a member of Responsible Management successfully complete a board-approved remedial education class.

A total of **\$2,150.00** imposed.

The motion passed with a unanimous “yes” vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer,**

Smith, and Trenary. Ayres, Dowdy, Giesen, Mitchell, and Pace were absent. There were no negative votes.

In the matter of Consent Order File Number 2015-00855, Board v. Ultra Touch Landscaping Inc. The Board reviewed the record, which consisted of the Consent Order. The Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, is incorporated with the Consent Order.

**File Number
2015-00855
Ultra Touch
Landscaping
Inc.**

By signing the Consent Order, Ultra Touch Landscaping Inc. acknowledges an understanding of the charges and admits to the violation(s) of the Counts as outlined in the Report of Findings. Ultra Touch Landscaping Inc. consents to the following term(s):

A motion was made by **Mr. Redifer** and seconded by **Mr. Magruder** to ratify the Consent Order, finding the following violations of its Regulations:

Count 1:	18 VAC 50-22-260 B 9	imposing	\$ 400.00
Count 2:	18 VAC 50-22-260 B 27		\$ 750.00
Count 3:	18 VAC 50-22-060 B 6		\$600.00
Count 4:	18 VAC 50-22-260 B 31		\$400.00
Board Costs			\$150.00
Total			\$2,300.00

Further, for violation of Counts 1, 2, 3 and 4, **Ultra Touch Landscaping Inc.** agrees to have a member of Responsible Management successfully complete a board-approved remedial education class.

A total of **\$2,300.00** imposed.

The motion passed with a unanimous “yes” vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary. Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes.

In the matter of Consent Order File Number 2015-01120, Board v. Southern Virginia Construction LLC, t/a H & S Improvements. The Board reviewed the record, which consisted of the Consent Order. The Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, is incorporated with the Consent Order.

**File Number
2015-01120
Southern
Virginia
Construction
LLC, t/a H
& S
Improven
ts**

By signing the Consent Order, Southern Virginia Construction LLC acknowledges an understanding of the charges and admits to the violation(s) of the Counts as outlined in the Report of Findings. Southern Virginia

Construction LLC consents to the following term(s):

A motion was made by **Mr. Magruder** and seconded by **Mr. Hux** to ratify the Consent Order, finding the following violations of its Regulations:

Count 1:	18 VAC 50-22-260 B 9	imposing	\$400.00
Count 2:	18 VAC 50-22-260 B 31		\$200.00
Board Costs			\$150.00
Total			\$750.00

Further, for violation of Count 1 and 2, **Southern Virginia Construction LLC** agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class. .

A total of **\$750.00** imposed.

The motion passed with a unanimous “yes” vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace** were **absent.** There were no negative votes.

In the matter of Consent Order File Number 2015-01243, Board v. Kings Flooring and Restoration Inc. The Board reviewed the record, which consisted of the Consent Order. The Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, is incorporated with the Consent Order.

File Number
2015-01243
Kings
Flooring and
Restoration
Inc.

By signing the Consent Order, Kings Flooring and Restoration Inc. acknowledges an understanding of the charges and admits to the violation(s) of the Counts as outlined in the Report of Findings. Kings Flooring and restoration Inc. consents to the following term(s):

A motion was made by **Mr. Redifer** and seconded by **Mr. Magruder** to ratify the Consent Order, finding the following violations of its Regulations:

Count 1:	18 VAC 50-22-260 B 8	imposing	\$400.00
Board Costs			\$150.00
Total			\$550.00

Kings Flooring and Restoration Inc. agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

A total of **\$550.00** imposed.

The motion passed with a unanimous “yes” vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes.

In the matter of Consent Order File Number 2015-01270, Board v. JES Construction Inc. The Board reviewed the record, which consisted of the Consent Order.

**File Number
2015-01270
JES
Construction
Inc.**

By signing the Consent Order, JES Construction Inc. acknowledges an understanding of the charges and admits to the violation(s) of the Counts as outlined in the Report of Findings. JES Construction Inc. consents to the following term(s):

A motion was made by **Mr. Oliver** and seconded by **Mr. Magruder** to ratify the Consent Order, finding the following violations of its Regulations:

Count 1:	18 VAC 50-22-260 B 8	imposing	\$400.00
Count 2:	18 VAC 50-22-260 B 33		\$1,000.00
Count 3:	18 VAC 50-22-260 B 26		\$800.00
Board Costs			\$150.00
Total			\$2,350.00

Further, for violation of Counts 1, 2, and 3, JES Construction Inc. agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

A total of **\$2,350.00** imposed.

The motion passed with a unanimous “yes” vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes.

In the matter of Consent Order File Number 2015-01288, Board v. Gilmer Orellana, t/a Gilmore Services. The Board reviewed the record, which consisted of the Consent Order. The Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, is incorporated with the Consent Order.

**File Number
2015-01288
Gilmer
Orellana, t/a
Gilmore
Services**

By signing the Consent Order, Gilmer Orellana, t/a Gilmore Services. acknowledges an understanding of the charges and admits to the violation(s) of the Counts as outlined in the Report of Findings. Gilmer Orellana, t/a Gilmore Services consents to the following term(s):

A motion was made by **Mr. Magruder** and seconded by **Mr. Oliver** to ratify the Consent Order, finding the following violations of its Regulations:

Count 1:	18 VAC 50-22-260 B 1	imposing	\$1,000.00
Board Costs			\$150.00
Total			\$1,150.00

In addition, for violation of Count 1, **Gilmer Orellana** agrees not to take the Virginia Board for Contractors Class B exam for a period of one year from the date of acceptance of this Order.

Further, for violation of Count 1, Gilmer Orellana agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

Mr. Middleton did not vote on this matter.

A total of **\$1,150.00** imposed.

The motion passed with a unanimous “yes” vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes.

In the matter of Consent Order File Number 2015-01298, Board v. Stateson Homes LLC. The Board reviewed the record, which consisted of the Consent Order.

File Number
2015-01298
Stateson
Homes LLC

By signing the Consent Order, Stateson Homes LLC acknowledges an understanding of the charges and admits to the violation(s) of the Counts as outlined in the Report of Findings. Stateson Homes LLC consents to the following term(s):

A motion was made by **Mr. Oliver** and seconded by **Mr. Magruder** to ratify the Consent Order, finding the following violations of its Regulations:

Count 1:	18 VAC 50-22-260 B 9	imposing	\$400.00
Count 2:	18 VAC 50-22-260 B 10		\$350.00
Count 3:	18 VAC 50-22-260 B 18		\$800.00
Board Costs			\$150.00
Total			\$1,700.00

Further, for violation of Counts 1, 2, and 3, Stateson Homes LLC agrees to have a member of Responsible Management successfully complete a Board-

approved remedial education class.

In addition, The Board shall waive imposition of the \$400.00 monetary penalty for Count 1 provided States Homes LLC provides a copy of its current contract within ninety days of the effective date of the Order. The contract must be in compliance with Board Regulation 18 VAC 50-22-260 B 9. If Stateson Homes LLC fails to comply with the condition, then the full monetary penalty will be automatically imposed.

A total of **\$1,700.00** imposed.

The motion passed with a unanimous “yes” vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes.

In the matter of Consent Order File Number 2015-01523, Board v. Gary Lynn Ball. The Board reviewed the record, which consisted of the Consent Order.

File Number
2015-01523
Gary Lynn Ball

By signing the Consent Order, Gary Lynn Ball acknowledges an understanding of the charges and admits to the violation(s) of the Counts as outlined in the Report of Findings. Gary Lynn Ball consents to the following term(s):

A motion was made by **Mr. Oliver** and seconded by **Mr. Magruder** to ratify the Consent Order, finding the following violations of its Regulations:

Count 1:	18 VAC 50-22-230 A	imposing	\$300.00
Count 2:	18 VAC 50-22-260 B 8		\$900.00
(Three violations @ \$300.00 each)			
Board Costs			\$150.00
Total			\$1,350.00

Further, for violation of Counts 1, and 2, Gary Lynn Ball agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

A total of **\$1,350.00** imposed.

The motion passed with a unanimous “yes” vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes.

In the matter of Consent Order File Number 2015-01270, Board v. R-BT

File Number

Remodeling LLC. The Board reviewed the record, which consisted of the Consent Order.

2015-01567
**R-BT
Remodeling
LLC**

By signing the Consent Order, R-BT Remodeling LLC acknowledges an understanding of the charges and admits to the violation(s) of the Counts as outlined in the Report of Findings. R-BT Remodeling LLC consents to the following term(s):

A motion was made by **Mr. Oliver** and seconded by **Mr. Redifer** to ratify the Consent Order, finding the following violations of its Regulations:

Count 1: 18 VAC 50-22-210	imposing	\$400.00
Board Costs		\$150.00
Total		\$550.00

Further, for violation of Count 1, R-BT Remodeling LLC agrees to revocation of its license.

Further, the Board shall waive imposition of the \$400.00 monetary penalty for Count 11.

A total of **\$550.00** imposed.

The motion passed with a unanimous “yes” vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes.

In the matter of Consent Order File Number 2015-01270, Board v. ValleyCrest Landscape Maintenance Inc. The Board reviewed the record, which consisted of the Consent Order.

File Number
**2015-01612
ValleyCrest
Landscape
Maintenance
Inc.**

By signing the Consent Order, ValleyCrest Landscape Maintenance Inc. acknowledges an understanding of the charges and admits to the violation(s) of the Counts as outlined in the Report of Findings. ValleyCrest Landscape Maintenance Inc. consents to the following term(s):

A motion was made by **Mr. Oliver** and seconded by **Mr. Magruder** to ratify the Consent Order, finding the following violations of its Regulations:

Count 1: 18 VAC 50-22-260 B 24	imposing	\$700.00
Board Costs		\$150.00
Total		\$850.00

A total of **\$850.00** imposed.

The motion passed with a unanimous “yes” vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes.

In the matter of Consent Order File Number 2015-01626, Board v. Mt. Prospect Design Construction LLC. The Board reviewed the record, which consisted of the Consent Order.

**File Number
2015-01626
Mt. Prospect
Design
Construction
, LLC**

By signing the Consent Order, Mt. Prospect Design Construction LLC acknowledges an understanding of the charges and admits to the violation(s) of the Counts as outlined in the Report of Findings. Mt. Prospect Design Construction LLC consents to the following term(s):

A motion was made by **Mr. Oliver** and seconded by **Mr. Magruder** to ratify the Consent Order, finding the following violations of its Regulations:

Count 1:	\$54.1-1110 of the Code of Virginia	imposing	\$00.00
Board Costs			\$150.00
Total			\$150.00

Further, for violation of Count 1, Mt. Prospect Design Construction LLC agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

A total of **\$150.00** imposed.

The motion passed with a unanimous “yes” vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes.

In the matter of Consent Order File Number 2015-01736, Board v. Blue Ridge Builders Supply Inc. The Board reviewed the record, which consisted of the Consent Order.

**File Number
2015-01736
Blue Ridge
Builders
Supply, Inc.**

By signing the Consent Order, Blue Ridge Builders Supply Inc. acknowledges an understanding of the charges and admits to the violation(s) of the Counts as outlined in the Report of Findings. Blue Ridge Builders Supply Inc. consents to the following term(s):

A motion was made by **Mr. Oliver** and seconded by **Mr. Magruder** to ratify the Consent Order, finding the following violations of its Regulations:

Count 1:	18 VAC 50-22-260 B 8	imposing	\$400.00
Board Costs			\$150.00
Total			\$550.00

Further, for violation of Count 1, Blue Ridge Builders Supply Inc. agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

A total of **\$550.00** imposed.

The motion passed with a unanimous “yes” vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes.

In the matter of Consent Order File Number 2015-01852, Board v. Hilltop Construction Co., Inc. The Board reviewed the record, which consisted of the Consent Order.

File Number
2015-01852
Hilltop
Construction
Co., Inc.

By signing the Consent Order, Hilltop Construction Co., Inc. acknowledges an understanding of the charges and admits to the violation(s) of the Counts as outlined in the Report of Findings. Hilltop Construction Co., Inc. consents to the following term(s):

A motion was made by **Mr. Oliver** and seconded by **Mr. Magruder** to ratify the Consent Order, finding the following violations of its Regulations:

Count 1:	18 VAC 50-22-260 B 9	imposing	\$400.00
Count 2:	18 VAC 50-22-260 B 31		\$400.00
Count 3:	18 VAC 50-22-220 A		\$450.00
Count 4:	18 VAC 50-22-210		\$400.00
Board Costs			\$150.00
Total			\$1,800.00

In addition, for violation of Counts 1, 2, 3 and 4, Hilltop Construction Co Inc. agrees to voluntary surrender of its license.

Further, for violation of Counts 1, 2, 3 and 4, Hilltop Construction Co Inc. agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

The Board shall waive imposition of the \$400.00 monetary penalty for Count1; shall waive imposition of the \$400.00 monetary penalty of Count 3; shall waive imposition of the \$400.00 monetary penalty for Count 4; and shall

waive imposition of remedial education of Counts 1, 2, 3, and 4.
A total of **\$1,800.00** imposed.

The motion passed with a unanimous “yes” vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes.

The Board took a break from 10:08 am to 10:23 am. At 10:23 am Chairman Dyer called the meeting back to order.

Break

Adrienne Mayo, Regulatory Boards Administrator gave the Board a Report on the Staff recommendation for the applications submitted by Schools.

**New
Business
Committee
Business**

They are:

All Star
Jade Learning and
Dominion Due Diligence Group

Mrs. Mayo shared that staff conducted a review of the application and materials submitted and recommends approval for **All Star Training** – Continuing Education for Plumbing- online Class courses.

After discussion, and a motion by **Mr. Redifer**, seconded by **Mr. Smith**, the Board unanimously recommended the Board approve All Star Training as a 3 hour Continuing Education and VT Plumbing course as a provider for –online courses. Motion approved by unanimous vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes.

Mrs. Mayo shared that staff conducted a review of the application and materials submitted and recommends approval for **Jade Learning** – Continuing Education Electrical Classroom courses.

After discussion, and a motion by **Mr. Magruder**, seconded by **Mr. Oliver**, the Board unanimously recommends Board approval of Jade Learning 8 hour - Continuing Education Electrical classroom room course as a provider. The Board also recommends that Jade include a Code Disclaimer for the 2014 National Electrical Code Book. Motion approved by unanimous vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes.

Mrs. Mayo shared that staff conducted a review of the application and materials submitted and recommends approval for **Dominion Due Diligence Group** – Certifying Organization for Residential Building Energy Analysts-class room training.

After discussion, and a motion by **Mr. Oliver**, seconded by **Mr. Redifer**, the Board unanimously recommended Board approval for: 40 hour RBEA vocational training provider for two separate classroom courses. Also recommends approval to add Dominion Due Diligence Group among list of Board-approved certifying organizations for RBEA(s). Motion approved by unanimous vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary. Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes.

Ms. Mayo shared with the Board members present that the first Education Providers Conference sponsored by the Board for Contractors will be held at DPOR on June 26th, 2015. Board members are welcomed to attend.

Provider Training

Ms. Mayo shared that the Remedial Education training and the process is continuing to be productive and the mandatory attendance is good. The feedback remains positive from the attendees.

Remedial Education

There was a public comment that was shared with the Board. Virginia Building Code Officials Association, Region VIII stated: “ Objection to Residential Bldg. Contractors and Home Improvement Contractors performing certain work

Public Comment- Addition of Commercial Building Classification

Mindy Spruill, Regulatory Board Administrator gave an update to the members present. No vote was necessary.

Regulatory Review-update

The Board members reviewed the proposed meeting schedule for the Board for Contractors Committee and the Board for Contractors for the dates of June 2015 through April 2017. After discussion a motion was offered by Mr. Oliver and seconded by Mr. Smith to adopt the schedule as presented.

Board Meeting Schedule

Members voting were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary. Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes.

Agenda Item 8 C, File 2014-03440, Ryan & Liza Weber.

Closed
Session

At 10:41 am Mr. Oliver offered a motion seconded by Mr. Redifer, as follows: Mr. Chairman, I move that this meeting be recessed and that the Board immediately reconvene in closed meeting for the purpose of consultation with legal counsel and/or briefings by staff members pertaining to actual and/or potential litigation as permitted by §2.2-3711.A.7 of the Code of Virginia. The following non-members will be in attendance to reasonably aid the consideration of the topics. Jay DeBoer, Elizabeth Peay, and Eric Olson. This motion is made with respect to the matters identified as agenda item case number 2014-03440 Agenda item 8C.

The motion was adopted with a unanimous vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary. Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes.

At 10:55 am, Chairman Dyer called the meeting back to order and Executive Director Olson read the following:

Certification
of Closed
Meeting

WHEREAS, the Board for Contractors has convened a closed meeting on this date pursuant to an affirmative recorded vote and in accordance with the provisions of the Virginia Freedom of Information Act; and

WHEREAS, §2.2-3712 of the *Code of Virginia* requires a certification by this Board for Contractors Committee that such closed meeting was conducted in conformity with Virginia law;

NOW, THEREFORE, BE IT RESOLVED that the Board for Contractors hereby certifies that, to the best of each member’s knowledge, (i) only public business matters lawfully exempted from open meeting requirements by Virginia law were discussed in the closed meeting to which this certification resolution applies and (ii) only such public business matters as were identified in the motion convening the closed meeting were heard, discussed or considered by the Board for Contractors.

Call for vote (each member must answer “Aye” or “Nay”):

Vance T Ayres (Absent During Meeting), Goutam Chowdhuri(Aye), H. Bailey Dowdy (Absent During Meeting), Herbert “Jack” Dyer, Jr. (Aye), David Giesen (Absent During Meeting), Jeffery Hux (Aye), Gene E Magruder (Aye), Erby G “Rudy” Middleton, III (Aye), Jeffrey S. Mitchell (Absent During Meeting), John O’Dell (Aye), James Oliver (Aye), E. C. “Chick” Pace, III (Absent During Meeting), Michael Redifer (Aye), Troy Smith, Jr.(Aye), and Jason “Jake” Trenary (Aye).

VOTE

Mr. Oliver offered a motion seconded by Mr. Hux to reopen file 2014-03440. The motion passed with a unanimous vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes.

Reopen
2014-03440
Ryan & Liza
Weber

Mr. Oliver offered a motion seconded by Mr. Hux to vacate the order for 2014-03440 and remand 2014-03440 to an Informal Fact Finding Conference. The motion passed with a unanimous vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes.

Mr. Oliver offered a motion seconded by Mr. Redifer to have a technical amendment proposed to the Recovery Fund Statue to correct due process. The motion passed with a unanimous vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes.

The Board members reviewed the Virginia Contractor Transaction Recovery Act Fund Financial Statements cash basis for the month ended April 30, 2015. No vote was necessary.

Recovery
Fund
Statement

Mindy Spruill introduced the Board’s summer intern, Nathan Mwenda. He will be in charge of developing the Board’s Annual newsletter. He is a graphic design major.

Introduction
of Summer
Intern

Eric Olson formally introduced our newest Board member, Mr. John David O’Dell, our water well representative. He is the replacement for Mr. Vander Pol.

Introduction
of Newly
appointed
Board
Member

Mindy Spruill shared there will be a possible temporary fee reduction for renewals and reinstatements effective August 1, 2015. More information will come later.

Temporary
Fee
Reduction

Director DeBoer formally introduced Elizabeth Peay, of the Attorney General’s office to the members of the Board for Contractors. He also thanked her for

Introduction
of AG

filling in for Joshua Laws.

Mr. Redifer wanted to discuss Sign Contractors and Awnings. After a rather lengthy discussion Mr. Redifer offered a motion seconded by Mr. Oliver to remand this concern to the Committee for consideration and recommendation.

**Sign
Contractors**

The motion passed with a unanimous vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes.

Sheila Watkins requested the board members to complete their travel vouchers and Conflict of Interest forms and to give them to her at the end of the meeting for processing.

**Completion
of
Paperwork**

There being no further business to come before the board, the meeting was adjourned at 11:38 AM upon a motion by **Oliver** and seconded by **Chowdhuri**. The motion passed with a unanimous vote. Members voting “yes” were: **Chowdhuri, Dyer, Hux, Magruder, Middleton, O’Dell, Oliver, Redifer, Smith, and Trenary.** **Ayres, Dowdy, Giesen, Mitchell, and Pace were absent.** There were no negative votes.

**Adjourn-
ment**

Herbert J. Dyer, Jr., Chairman

Jay W. DeBoer, Secretary

Copy teste:

Custodian of the Record