

REAL ESTATE BOARD **TENTATIVE AGENDA** Wednesday, November 13, 2024 -12:00 p.m. 2nd Floor – Board Room 2 9960 Mayland Drive Richmond, Virginia 23233 804-367-8526

**Mission**: Our mission is to protect the health, safety and welfare of the public by licensing qualified individuals and businesses enforcing standards of professional conduct for professions and occupations as designated by statute.

### I. **CALL TO ORDER**

- A. Emergency Egress
- B. Determination of Quorum

### II. APPROVAL OF DRAFT AGENDA

### APPROVAL OF MINUTES III.

- A. Real Estate Board Meeting, September 5, 2024
- B. Real Estate Board Regulatory Review Committee Meeting, October 16, 2024

### WELCOME, INTRODUCTIONS, AND RESOLUTIONS IV.

PUBLIC COMMENT PERIOD: \*FIVE MINUTE PUBLIC COMMENT, PER V. **PERSON\*** 

### VI. **FAIR HOUSING REPORT**

- A. Fair Housing Administrator's Report
- B. Litigation Update

### FAIR HOUSING CASES VII.

Aaron D'Costa and Marcus Sullivan v. Elizabeth Ann Leonard and Lis Senich

REB File Number: 2024-01122 HUD File Number: 03-24-4106-8

Appointment-Lysa Senich, complainant

Appointment- John Cancelleri, Attorney for Respondent

ORAK ids Melody Sowers and Dustin Helbert v. SREIT Woodburn I, LLC, SREIT Woodburn

II, LLC, SL Nusbaum Realty Corporation and Diana Pineda

REB File Number: 2024-01179 HUD File Number: 03-24-4149-8

3. McKinley Holley v. Terrie Newsome, Frye Properties, Inc., and Jamestown Holding

Company, LLC

REB File Number: 2024-01823



HUD File Number: 03-24-4628-8

4. Jennifer Brooke Conway v. Pyle Realty, Inc., Tina Simmons, Dominic Dipierro, III

and Aubrey Dipierro

REB File Number: 2024-01318 HUD File Number: 03-24-4555-8

5. Salifu Kamara v. Franklin Johnston Group Management & Development, LLC, Summerland Heights II LP, Renee Doyle and Ashley Frigerio REB File Number: 2024-02603 HUD File Number: 03-24-4783-8
6. Kyle Sershon v. Tricia Children G.

Signature Properties and Shellis Square Homeowners Association, Inc.

REB File Number: 2022-02197 HUD File Number: 03-22-1151-8

{Referred to OAG for Official Consultation}

7. Lisa Geer and Patricia Jones v. S.L. Nusbaum Company and USACORPVA, LLC

REB File Number: 2025-00272 HUD File Number: 03-24-4999-8

{Conciliation: Disability}

8. Jessica West v. Grand Bay Condominium Association, Inc., United Property Associates, Inc., Property Management Associates, LLC and Denise Lentini

REB File Number: 2019-02838 HUD File Number: 03-20-4197-8

{OAG Consultation}

### **REAL ESTATE CASES** VIII.

# RECOVERY FUND CASE FILES

1. File Number: 2024-02351 Kerwin and Carolyn Secrist (Claimant) v. Katrina M G Wulfeck (Regulant)

File Number: 2025-00241 Nicole G. Yancey (Claimant) v. Katrina M G Wulfeck (Regulant)

# DISCIPLINARY CASE FILES

1. File Number: 2024-00415 Patrice Mukenge Muya (Hale)

2. File Number: 2024-00737 Mohmmad Aaron Hashem, dba Mo A. Hashem (Thronson)



Schniece Marie Lambert, dba Schniece Lambert 3. File Number: 2024-01914 (Hale)

### LICENSING CASE FILES

1. File Number: 2024-01683 Kawan Davante Koonce

(Jackson-Bailey)

2. File Number: 2024-02272 Thy H. Pham

(Jackson-Bailey)

3. File Number: 2024-02342 Aty Fwelo Biswese

(Grimsley)

4. File Number: 2024-02346 Patricia Compton

(Grimsley)

5. File Number: 2024-02366 Adam Joseph Gizinski

(Jackson-Bailey)

.mes, Jr plan board position Jonathan Vincent Gaines, Jr 6. File Number: 2023-02544

(Jackson-Bailey)

7. File Number: 2024-02547 Jennifer J. Chavez

(Jackson-Bailey)

8. File Number: 2024-02552 Tabatha Glas

(Jackson-Bailey)

Appointment- Tabatha Glass

9. File Number: 2024-02554 **Zachary Alexander Collins** 

(Jackson-Bailey)

10. File Number: 2024- 02557 Julia Ann Smith

(Grimslev)

Jared Henley 11. File Number: 2025-00109

(Jackson-Bailey)

## **CONSENT ORDERS**

1. File Number: 2024-00998 Agnes Dowdy Anderson

File Number: 2024-01396 Erick Danilo Portillo, t/a Erick Portillo

File Number: 2024-01906 Jemoni Tyanna Carter

File Number: 2024-02047 Johannes C T Kozyn, t/a John Kozyn

File Number: 2024-02238 Jamie Michelle Via

# **EDUCATION**

A. September 4, 2024, Education Committee Report

## **NEW BUSINESS**

- Receivership Request Dockside Realty of Lake Anna
- B. Executive Director's Update
- C. Regulatory Update
  - 1. Proposed Real Estate Board Regulations

### OTHER BUSINESS

A. Exam Statistics



- 1. Remote exam proctoring
- B. Board Financial Statement
- C. Board Recovery Fund

### XII. **COMPLETION OF PAPERWORK**

- A. Travel Voucher
- B. Conflict of Interest Form

### **ADJOURN** XIII.

# NEXT MEETING SCHEDULED FOR THURSDAY, JANUARY 23, 2025

Persons desiring to participate in the meeting and requiring special accommodations or interpretative services should contact the Department at (804) 367-0362 at least ten days prior to the meeting so that suitable arrangements can be made for an appropriate accommodation. The Department fully complies with the Americans with Disabilities Act.

- e items not include comment will be accepted by the later of the later \* Agenda materials made available to the public do not include disciplinary case files or application files
  - \*\*5-minute public comment, per person, on those items not included on the agenda with the exception of any open disciplinary files. No other public comment will be accepted by the Board during the meeting.

# PERIMETER CENTER CONFERENCE CENTER EMERGENCY EVACUATION OF BOARD AND TRAINING ROOMS

(Script to be read at the beginning of each meeting.)

### PLEASE LISTEN TO THE FOLLOWING INSTRUCTIONS ABOUT EXITING THE PREMISES IN THE EVENT OF AN EMERGENCY.

In the event of a fire or other emergency requiring the evacuation of the building, alarms will sound. When the alarms sound, <u>leave the room immediately</u>. Follow any instructions given by Security staff

### **Board Room 1**

Exit the room using one of the doors at the back of the room. Upon exiting the room, turn **RIGHT.** Follow the corridor to the emergency exit at the end of the hall.

Upon exiting the building, proceed straight ahead through the parking lot to the fence at the end of the lot. Wait there for further instructions.

# **Board Room 2**

Exit the room using one of the doors at the back of the room. (Point) Upon exiting the room, turn **RIGHT.** Follow the corridor to the emergency exit at the end of the hall.

Upon exiting the building, proceed straight ahead through the parking lot to the fence at the end of the lot. Wait there for further instructions.

You may also exit the room using the side door, turn **Right** out the door and make an immediate **Left**. Follow the corridor to the emergency exit at the end of the hall.

Upon exiting the building, proceed straight ahead through the parking lot to the fence at the end of the lot. Wait there for further instructions.

## **Board Rooms 3 and 4**

Exit the room using one of the doors at the back of the room. Upon exiting the room, turn **RIGHT.** Follow the corridor to the emergency exit at the end of the hall.

Upon exiting the building, proceed straight ahead through the parking lot to the fence at the end of the lot. Wait there for further instructions.

### **Training Room 1**

Exit the room using one of the doors at the back of the room. Upon exiting the room, turn **LEFT.** Follow the corridor to the emergency exit at the end of the hall.

Upon exiting the building, proceed straight ahead through the parking lot to the fence at the end of the lot. Wait there for further instructions.

### **Training Room 2**

Exit the room using one of the doors at the back of the room. Upon exiting the doors, turn **LEFT.** Follow the corridor to the emergency exit at the end of the hall.

Upon exiting the building, proceed straight ahead through the parking lot to the fence at the end of the lot. Wait there for further instructions.

# **DETERMINATION OF QUORUM:**

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e board membes

Reflected to the proposition of adheres to the requirement that a quorum, defined as the minimum number of members pages. official business, is constituted by five board members in

# APPROVAL OF DRAFT AGENDA



# **APPROVAL OF MINUTES**



# REAL ESTATE BOARD MINUTES OF MEETING

### September 5, 2024

The Real Estate Board met at the Department of Professional and Occupational Regulation, 9960 Mayland Drive, Richmond, Virginia. The members indicated below were present. All members present were qualified to vote, except where a specific reason for disqualification is stated. There are nine (9) members on this Board, in which five (5) constitutes a quorum pursuant to § 54.1-2104.

The following Board members were present:

Joseph 'Kemper' Funkhouser, III, Chair Kermit 'Kit' Hale, Vice-Chair Pieri Burton Aekta Chawla Doug Roth Anna Thronson

Board members absent from the meeting:

Margaret "Maggie" Davis Rene` Fonseca Cavelle Mollineaux

DPOR staff present for all or part of the meeting included:

Brian Wolford, Director
Jeb Wilkinson, Special Assistant to the Director
Tom Payne, CID Deputy Director
Stephen Kirschner, LRPD Deputy Director
Anika Coleman, Executive Director
Breanne Lindsey, Regulatory Operations Administrator
Angela Keefe-Thomas, Fair Housing Investigator
Greg Emerson, Director of Examinations
John Robertson, Communications & Digital Media Manager
Gezelle Glasgow, Administrative Coordinator
Aimee-Leigh Bean, IT Analyst

Board Liaison Alice Kendrick was present.

James "Jim" Flaherty and Joel Taubman from the Office of the Attorney General were present.

Mr. Funkhouser called the meeting to Order at 10:02 A.M.

CALL TO ORDER

Ms. Coleman reviewed the emergency evacuation procedures.

EMERGENCY EGRESS

Mr. Funkhouser determined that a quorum was a present.

DETERMINATION OF QUORUM

Mr. Funkhouser welcomed guests of the audience and allowed Board members and Board staff to introduce themselves.

WELCOME,
INTRODUCTIONS,
AND
RESOLUTIONS

Mr. Funkhouser read the following resolution for consideration by the Board:

# Department of Professional and Occupational Regulation

# **Real Estate Board**

**Resolution To** 

# Lawrence E. Marshall, II

WHEREAS, Lawrence "Lem" Marshall, II, has faithfully and diligently served the Real Estate Board for over four decades; and

WHEREAS, Lawrence "Lem" Marshall, II, has devoted generously of his time, talent and leadership to the Board; and

WHEREAS, Lawrence "Lem" Marshall, II, has endeavored at all times to render decisions with fairness, good judgment, and in the best interest of the Board; and

WHEREAS, the Real Estate Board wishes to acknowledge its gratitude and deepest appreciation for devoted service of a person who is held in high esteem by the members of the Board and the citizens of the Commonwealth.

**NOW THEREFORE BE IT RESOLVED,** by the Real Estate Board this fifth day of September 2024 that Lawrence "Lem" Marshall, II be given all honors and respect due him for his outstanding service to the Commonwealth and its citizens and the Real Estate Board; and

**BE IT FURTHER RESOLVED,** that this Resolution be presented to him and be made a part of the official minutes of the Board so that all may know of the high regard in which he is held.

The Board in consensus adopted the resolution as written.

Mr. Hale moved to approve the amended agenda. Ms. Thronson seconded the motion which was unanimously approved by members: Burton, Chawla Funkhouser, Hale, Roth, and Thronson.

APPROVAL OF AGENDA

Mr. Hale moved to approve the minutes from the July 18, 2024, Real Estate Board meeting. Mr. Hale seconded the motion which was unanimously approved by members: Burton, Chawla Funkhouser, Hale, Roth, and Thronson.

APPROVAL OF MINUTES

There was no public comment.

Angela Keefe-Thomas, Fair Housing Investigator, updated the Board on the current Fair Housing case load. No action was taken by the Board.

FAIR HOUSING REPORT

PUBLIC COMMENT

Mr. Taubman informed the Board there was no litigation update.

LITIGATION
REPORT
FAIR HOUSING
CASES

In the matter of ROBERT JONES AND ELIZABETH D. JONES V. T. SHERWIN COOK LLC, DBA REAL PROPERTY MANAGEMENT CAIRN AND MAPLE HILL RENTAL LLC REB FILE NUMBER: 2024-02285, the Board reviewed the record which consisted of the Final Investigative Report, Supplemental Final Investigative Report, and Case Analysis. Neither party was present to address the Board in person, by counsel, or by any other qualified representatives.

Mr. Hale moved to find no reasonable cause to believe the respondents discriminated against the complainants by discriminating in the terms and conditions and otherwise making housing unavailable based on the complainant's disability. Ms. Thronson seconded the motion which was unanimously approved by members: Burton, Chawla Funkhouser, Hale, Roth, and Thronson.

ROBERT JONES AND ELIZABETH D. JONES V. T. SHERWIN COOK LLC, DBA REAL **PROPERTY MANAGEMENT CAIRN AND** MAPLE HILL RENTAL LLC **REB FILE NUMBER: 2024-**02285 **HUD FILE NUMBER: 03-24-**4624-8

In the matter of CHELSEA HARRISON V. MAPLEWOOD ASSOCIATES, LLC AND GRADY MANAGEMENT, INC. REB FILE NUMBER: 2020-00262, the Board reviewed the record which consisted of the Final Investigative Report, Case Analysis, and Official Consultation Memorandum from the Office of the Attorney General. Neither party was present to address the Board in person, by counsel, or by any other qualified representatives.

A motion was made by Mr. Hale to find reasonable cause to believe the respondents discriminated against the complainant by imposing discriminatory terms and conditions based on the Complainant's sex.

Ms. Thronson seconded the motion which was unanimously approved by members: Burton, Chawla Funkhouser, Hale, Roth, and Thronson.

A motion was made by Mr. Hale to find no reasonable cause to believe the respondents discriminated against the complainant by imposing discriminatory terms and conditions based on the Complainant's sex.

Ms. Thronson seconded the motion which was unanimously approved by members: Burton, Chawla Funkhouser, Hale, Roth, and Thronson.

At 10:20 A.M., Mr. Hale moved that the Board meeting be recessed and that the Real Estate Board immediately reconvene in closed meeting for the purpose of consultation with legal counsel pertaining to legal matters within the jurisdiction of the Board as permitted by §2.2-3711.A.8 of the Code of Virginia. The following non-members were in attendance to reasonably aid the consideration of the topic:

Brian Wolford, Jeb Wilkinson, Stephen Kirschner, Tom Payne, Anika Coleman, Angela Keefe-Thomas, Jim Flaherty, and Joel Taubman.

Ms. Thronson seconded the motion which was unanimously approved by members: Burton, Chawla Funkhouser, Hale, Roth, and Thronson.

This motion was made with respect to the matter(s) identified as agenda item(s): CHELSEA HARRISON V. MAPLEWOOD ASSOCIATES, LLC AND GRADY MANAGEMENT, INC.
REB FILE NUMBER: 2020-00262

HUD FILE NUMBER: 03-19-2993-8

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At 10:41 A.M., the Board members agreed by consensus to adjourn the closed meeting and reconvene in an open meeting.

WHEREAS, the Real Estate Board has convened a closed meeting on this date pursuant to an affirmative recorded vote in accordance with the provisions of CHELSEA
HARRISON V.
MAPLEWOOD
ASSOCIATES, LLC
AND GRADY
MANAGEMENT,
INC.
REB FILE
NUMBER: 202000262
HUD FILE
NUMBER: 03-192993-8

**Closed Session** 

Certification of Closed Meeting

the Virginia Freedom of Information Act; and

WHEREAS, § 2.2-3712 of the Code of Virginia requires a certification by this

NOW, THEREFORE, BE IT RESOLVED that the Real Estate Board 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 Real Estate Board.

VOTE: 6-0

VOTE: 6-0

AYES: Burton, Chawla Funkhouser, Hale, Roth, and Thronson

NAYS: None.

ABSENT DURING THE VOTE: None.

ABSENT DURING THE MEETING: Margaret "Maggie" Davis, Rene'

Fonseca, and Cavelle Mollineaux

Upon reconvening in an open session, a motion was made by Mr. Hale to rescind his previous motion and find no reasonable cause to believe the respondents discriminated against the complainant by otherwise making the housing unavailable based on the Complainant's sex.

Ms. Thronson seconded the motion which was unanimously approved by members: Burton, Chawla Funkhouser, Hale, Roth, and Thronson.

A motion was made by Mr. Hale to rescind his previous motion and find no reasonable cause to believe the respondents discriminated against the complainant by imposing discriminatory terms and conditions based on the Ms. Thronson members: Bura Complainant's sex.

Ms. Thronson seconded the motion which was unanimously approved by members: Burton, Chawla Funkhouser, Hale, Roth, and Thronson.

**REAL ESTATE CASES** 

Reconvene in Open

Session

**Disciplinary Case Files** 

**Recusal of Board** Member

Mr. Hale recused himself for the following case file: File Number 2023-02027 - Janice Myers Hollowell

In the matter of **File Number 2023-02027 – Janice Myers Hollowell**, the Board reviewed the record which consisted of the investigative file, the transcript, and exhibits from the Informal Fact-Finding Conference ("IFF"), and the Summary. Hollowell was not present to address the Board in person, by counsel, or by any other qualified representatives.

File Number 2023-02027 – Janice Myers Hollowell

Ms. Thronson moved to find violations of **18 VAC 135-20-165.4** of the Real Estate Board Regulation (Count 1). Mr. Roth seconded the motion which was unanimously approved by members: Burton, Chawla Funkhouser, Roth, and Thronson.

A motion was made by Ms. Thronson to accept the recommendation contained in the Summary of the Informal Fact-Finding Conference to impose the following sanctions:

For violation of Count 1, Hollowell shall pay a monetary penalty of \$750.00.

In addition, I recommend that the Board place Hollowell's license on probation for a period of ninety (90) days. The terms of the probation shall be: Hollowell shall complete three (3) classroom hours of Board-approved post-license education pertaining to Agency Law. Such course(s) shall be completed in a classroom. Further, Hollowell shall provide evidence acceptable to the Board that Hollowell has successfully completed the course(s) within three (3) months of the effective date of this order. The above-referenced post-license education hours will not count towards any continuing education requirements, if applicable, for renewal, reinstatement, or activation of a license.

Mr. Roth seconded the motion which was unanimously approved by members: Burton, Chawla Funkhouser, Roth, and Thronson.

Mr. Hale returned to the meeting.

Return of Board Member

In the matter of **File Number 2023-02898** – **Aida Hadziric Merrell**, the Board reviewed the record which consisted of the investigative file, the transcript, and exhibits from the Informal Fact-Finding Conference ("IFF"), and the Summary. Merrell appeared at the Board meeting in person.

<u>File Number 2023-</u> 02898 – Aida <u>Hadziric Merrell</u>

Mr. Hale moved to find a violation of **18 VAC 135-20-260.6** of the Real Estate Board Regulations (Count 1). Ms. Thronson seconded the motion which was unanimously approved by members: Burton, Chawla Funkhouser, Hale, Roth, and Thronson.

A motion was made by Mr. Hale to accept the recommendation contained in the y discussion , do position Summary of the Informal Fact-Finding Conference to impose the following sanctions:

For the violation of Count 1, the Board voted to place Merrell on probation through the end of her current license cycle. The terms of the probation shall be:

- During the probationary period, Merrell and her broker will provide quarterly reports to the Board that Merrell is in compliance with the Board's rules and regulations;
- Merrell shall complete six (6) classroom hours of Board-approved postlicense education in Real Estate Law and Regulations;
- Merrell shall complete three (3) classroom hours of Board-approved post-license education in Contract Writing; and Merrell shall provide evidence accepted to the Board that Merrell has successfully completed the course(s) within six (6) months of the effective date of the Board's order.

The above-referenced post-license education hours will not count towards any continuing education requirements, if applicable, for renewal, reinstatement, or activation of a license.

Mr. Burton seconded the motion which was unanimously approved by members: Burton, Chawla Funkhouser, Hale, Roth, and Thronson.

Mr. Funkhouser transferred the position of Chair to Mr. Hale and recused himself for the following case file:

File Number 2024-00925 - Corinna Redmond Hanauer, dba Coco Hanauer

In the matter of File Number 2024-00925 - Corinna Redmond Hanauer, dba **Coco Hanauer**, the Board reviewed the record which consisted of the investigative file, the transcript, and exhibits from the Informal Fact-Finding Conference ("IFF"), and the Summary. Hanauer appeared at the Board meeting in person.

Ms. Thronson moved to find violations of § 54.1-2135.A.1 of the Code of **Virginia** (Count 1). Mr. Burton seconded the motion which was unanimously approved by members: Burton, Chawla, Hale, Roth, and Thronson.

Mr. Burton moved to accept the recommendation contained in the Summary of the Informal Fact-Finding Conference to find no violation for Count 2. Mr. Roth seconded the motion which was unanimously approved by members: Burton, Chawla, Hale, Roth, and Thronson.

Recusal of Board Member and **Transfer of Chair** 

File Number 2024-<u>00925 – Corinna</u> Redmond Hanauer, dba Coco Hanauer

A motion was made by Mr. Purton to reject the recommendation contained in the Summary of the Informal Fact-Finding Conference and impose no sanctions.

Mr. Roth seconded the motion which was unanimously approved by members: Burton, Chawla, Hale, Roth, and Thronson.

Mr. Funkhouser returned to the meeting and resumed position of Chair.

Return of Board Member and Transfer of Chair

PRIMA FACIE
CASE FILE

In the matter of **File Number 2024-00332 – Christopher Adam Redifer**, the Board reviewed the record which consisted of the Notice, the Revised of Report Findings, including exhibits, and the Recommendation. Redifer did not appear at the Board meeting in person, by counsel, or by any other qualified representative.

<u>File Number 2024-</u> 00332 – Christopher Adam Redifer

Mr. Hale moved to find violations of **18 VAC 135-20-290.1** of the Real Estate Board Regulation (Count 1). Ms. Thronson seconded the motion which was unanimously approved by members: Burton, Chawla, Funkhouser, Hale, Roth, and Thronson.

Mr. Hale moved to find violations of **18 VAC 135-20-260.11.h** of the Real Estate Board Regulation (Count 2). Ms. Thronson seconded the motion which was unanimously approved by members: Burton, Chawla, Funkhouser, Hale, Roth, and Thronson.

Mr. Hale moved to find violations of **18 VAC 135-20-260.11.m** of the Real Estate Board Regulation (Count 3). Ms. Thronson seconded the motion which was unanimously approved by members: Burton, Chawla, Funkhouser, Hale, Roth, and Thronson.

A motion was made by Mr. Hale to accept the recommendation and impose the following sanctions as a block vote:

For violation of Count 1, Redifer shall pay a monetary penalty of \$1,050.00. For violation of Count 2, Redifer shall pay a monetary penalty of \$1,250.00. For violation of Count 3, Redifer shall pay a monetary penalty of \$950.00.

In addition, for the violations Counts 1,2, and 3, Redifer's license be revoked.

Ms. Thronson seconded the motion which was unanimously approved by

members: Burton, Chawla, Funkhouser, Hale, Roth, and Thronson.

File Number 2024 01688 - Matthew A Hauvon

In the matter of File Number 2024-01688 – Matthew A. Hauyon, the Board reviewed the record which consisted of the application file, transcript, exhibits from the Informal Fact-Finding Conference, and the Summary of the Informal Fact-Finding Conference. Hauyon did not appear at the Board meeting in person, by counsel, or by any other qualified representative.

Mr. Hale moved to accept the recommendation contained in the Summary of the Informal Fact-Finding Conference (IFF) and Hauyon's application for a Real Estate Salesperson license by examination be denied.

Ms. Thronson seconded the motion which was unanimously approved by members: Burton, Chawla, Funkhouser, Hale, Roth, and Thronson.

In the matter of File Number 2024-01701 – Omar Sharif Holloman, the Board reviewed the record which consisted of the application file, transcript, exhibits from the Informal Fact-Finding Conference, and the Summary of the Informal Fact-Finding Conference. Holloman did not appear at the Board meeting in person, by counsel, or by any other qualified representative.

File Number 2024-01701- Omar Sharif Holloman

Mr. Hale moved to accept the recommendation contained in the Summary of the Informal Fact-Finding Conference (IFF) and Holloman's application for a Real Estate Salesperson license by examination be approved contingent upon a two-year probationary period with quarterly reporting by Holloman and his supervising broker.

Mr. Burton seconded the motion which was unanimously approved by members: Burton, Chawla, Funkhouser, Hale, Roth, and Thronson.

2 Krateric In the matter of File Number 2024-01705 – Tyrone L. Barfield, the Board reviewed the record which consisted of the application file, transcript, exhibits from the Informal Fact-Finding Conference, and the Summary of the Informal Fact-Finding Conference. Barfield did not appear at the Board meeting in person, by counsel, or by any other qualified representative.

File Number 2024 01705 – Tyrone L. Barfield

Mr. Hale moved to accept the recommendation contained in the Summary of the Informal Fact-Finding Conference (IFF) and Barfield's application for a

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Real Estate Salesperson by examination be approved contingent upon a twoyear probationary period with quarterly reporting by Holloman and his supervising broker.

Ms. Thronson seconded the motion which was unanimously approved by members: Burton, Chawla, Funkhouser, Hale, Roth, and Thronson.

In the matter of **File Number 2024-02309—David C. Soun**, the Board reviewed the record which consisted of the application file, transcript, exhibits from the Informal Fact-Finding Conference, and the Summary of the Informal Fact-Finding Conference. Soun was present and addressed the Board.

File Number 2024-02309-David C. Soun

Mr. Hale moved to accept the recommendation contained in the Summary of the Informal Fact-Finding Conference (IFF) and Soun's application for a Real Estate Salesperson license by examination be approved.

Ms. Thronson seconded the motion which was unanimously approved by members: Burton, Chawla, Funkhouser, Hale, Roth, and Thronson.

In the matter of **File Number 2024-02343–Devin O'Neal Varner**, the Board reviewed the record which consisted of the application file, transcript, exhibits from the Informal Fact-Finding Conference, and the Summary of the Informal Fact-Finding Conference. Varner, Puneet Bhagi, and Deepa Gill were present and addressed the Board.

File Number 2024-02343-Devin O'Neal Varner,

Mr. Hale moved to accept the recommendation contained in the Summary of the Informal Fact-Finding Conference (IFF) and Varner's application for a Real Estate Salesperson license by examination be approved.

Mr. Burton seconded the motion which was unanimously approved by members: Burton, Chawla, Funkhouser, Hale, Roth, and Thronson.

A motion was made by Mr. Hale to take Consent Order items #1, #3-#5 and #7-#11 as a block vote.

CONSENT ORDERS AS A BLOCK VOTE

Mr. Roth seconded the motion which was unanimously approved by members: Burton, Chawla, Funkhouser, Hale, Roth, and Thronson.

In the matter of **File Number 2024-00189**— **Danny Humphreys**, the Board reviewed the Consent Order as seen and agreed to by Humphreys. Humphreys did not appear at the Board meeting in person, by counsel, or by any other qualified representative.

File Number 2024-00189- Danny Humphreys

Mr. Hale moved to accept the proposed Consent Order offer wherein Humphreys admits to a violation of **18 VAC 135-20-300.9** (Count 1) of the

Board's Regulations, and agrees to a monetary penalty of \$1,100.00 for the violation contained in Count 1 and \$150.00 for Board costs for a total of \$1.250.00.

for discussion In addition, for violation of Count 1, Humphreys agrees to complete at least three (3) classroom hours of Board-approved Post-License education pertaining to Ethics and Standards of Conduct and provide proof of attendance and successful completion within six (6) months of the effective date of this Consent Order. The course(s) must be completed in the classroom.

It is acknowledged that satisfactory completion of the above-referenced Post License education hours will not count towards any continuing education requirements, if applicable, for renewal or reinstatement of license.

Mr. Roth seconded the motion which was unanimously approved by members: Burton, Chawla, Funkhouser, Hale, Roth, and Thronson,

In the matter of File Number 2024-00703 – Ashley Brooke Davis, the Board reviewed the Consent Order as seen and agreed to by Davis. Davis did not appear at the Board meeting in person, by counsel, or by any other qualified representative.

File Number 2024-00703 – Ashley **Brooke Davis** 

Mr. Hale moved to accept the proposed Consent Order offer wherein Thompson admits to violation of 18 VAC 135-20-180.B.1 (Count 1) of the Board's Regulations and § 54.1-2134.A.1 of the Code of Virginia (Count 2), and agrees to a monetary penalty of \$600.00 for the violation contained in Count 1 and \$500.00 for the violation contained in Count 2 and \$150.00 for Board costs for a total of \$1,250.00.

In addition, Davis agrees to complete at least three (3) classroom hours of Board-approved Post-License education pertaining to Escrow Requirements and provide proof of attendance and successful completion within six (6) months of the effective date of this Consent Order. The course(s) must be completed in the classroom.

It is acknowledged that satisfactory completion of the above-referenced Post-License education hours will not count towards any continuing education requirements, if applicable, for renewal or reinstatement of license.

Mr. Roth seconded the motion which was unanimously approved by members: Burton, Chawla, Funkhouser, Hale, Roth, and Thronson.

In the matter of File Number 2024-00784 – Tamara Lynise Lawrence, the Board reviewed the Consent Order as seen and agreed to by Lawrence. Lawrence did not appear at the Board meeting in person, by counsel, or by any File Number 2024-00784 – Tamara **Lynise Lawrence** 

other qualified representative.

discussion Mr. Hale moved to accept the proposed Consent Order offer wherein Lawrence admits to a violation of § 54.1-2138.2 of the Code of Virginia (Count 1) agrees to a monetary penalty of \$350.00 for the violation contained in Count 1 and \$150.00 for Board costs for a total of \$500.00.

In addition, Lawrence agrees to complete at least six (6) classroom hours of Board-approved Post-License education pertaining to Real Estate Law and Regulations and provide proof of attendance and successful completion within six (6) months of the effective date of this Consent Order. The course(s) must be completed in the classroom.

It is acknowledged that satisfactory completion of the above-referenced Post-License education hours will not count towards any continuing education requirements, if applicable, for renewal or reinstatement of license.

Mr. Roth seconded the motion which was unanimously approved by members: Burton, Chawla, Funkhouser, Hale, Roth, and Thronson.

In the matter of File Number 2024-00857 - Elaine Roberto-McPartland, t/a Elaine Roberto, the Board reviewed the Consent Order as seen and agreed to by Roberto-McPartland. Roberto-McPartland did not appear at the Board meeting in person, by counsel, or by any other qualified representative.

Mr. Hale moved to accept the proposed Consent Order offer wherein Roberto-McPartland admits to a violation of § 54.1-2138.2 of the Code of Virginia (Count 1) and 18 VAC 135-20-310.2 (Count 2) of the Board's Regulations, and agrees to a monetary penalty of \$350.00 for the violation contained in Count 1, a monetary penalty of \$600.00 contained in Count 2, and \$150.00 for Board costs for a total of \$1,100.00.

In addition, Roberto-McPartland agrees to complete at least the number of classroom hours, as specified below, of Board-approved Post-License education and provide proof of attendance and successful completion to the Board within six (6) months of the effective date of this Consent Order. The courses must be completed in the classroom. The courses to be completed are:

- Six (6) hours pertaining to Real Estate Law and Regulations; and
- Six (6) hours pertaining to Contract Writing.

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It is acknowledged that satisfactory completion of the above-referenced Post-License education hours will not count towards any continuing education requirements, if applicable, for renewal or reinstatement of license.

File Number 2024-00857 - Elaine Roberto-McPartland, t/a Elaine Roberto

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Mr. Roth seconded the motion which was unanimously approved by members: Burton, Chawla, Funkhouser, Hale, Roth, and Thronson.

In the matter of **File Number 2024-01351** – **Fouad Talout**, the Board reviewed the Consent Order as seen and agreed to by Talout. Talout did not appear at the Board meeting in person, by counsel, or by any other qualified representative.

File Number 2024-01351 – Fouad Talout

Mr. Hale moved to accept the proposed Consent Order offer wherein Talout admits to two violations of **§54.1-2132.A.4** (Count 1) of the **Code of Virginia** and a violation of **18 VAC 135-20-310.1** (Count 2). Talout agrees to a monetary penalty of \$500.00 for each violation contained in Count 1, \$500.00 for the violation contained in Count 2 and \$150.00 for Board costs for a total of \$1,650.00.

In addition, Talout agrees to complete at least the number of classroom hours, as specified below, of Board-approved Post-License education and provide proof of attendance and successful completion to the Board within six (6) months of the effective date of this Consent Order. The courses must be completed in the classroom. The courses to be completed are:

- Three (3) hours pertaining to Ethics and Standards of Conduct; and,
- Six (6) hours pertaining to Contract Writing.

It is acknowledged that satisfactory completion of the above-referenced Post-License education hours will not count towards any continuing education requirements, if applicable, for renewal or reinstatement of license.

Mr. Roth seconded the motion which was unanimously approved by members: Burton, Chawla, Funkhouser, Hale, Roth, and Thronson.

In the matter of **File Number 2024-01380** – **Jamie Lynn Criner, t/a Jamie Criner**, the Board reviewed the Consent Order as seen and agreed to by Criner. Criner did not appear at the Board meeting in person, by counsel, or by any other qualified representative.

File Number 2024-01380 – Jamie Lynn Criner, t/a Jamie Criner,

Mr. Hale moved to accept the proposed Consent Order offer wherein Criner admits to a violation of **\$54.1-2132.A.4** of the **Code of Virginia** (Count 1) and **18 VAC 135-20-310.2** (Count 2) of the Board's regulations. Criner agrees to a monetary penalty of \$500.00 for the violation contained in Count 1, \$500.00 for the violation contained in Count 2 and \$150.00 for Board costs for a total of \$1,150.00.

In addition, Criner agrees to complete at least three (3) classroom hours of Board-approved Post-License education pertaining to Escrow Requirements

and provide proof of attendance and successful completion within six (6) months of the effective date of this Consent Order. The course(s) must be completed in the classroom.

It is acknowledged that satisfactory completion of the above-referenced Post-License education hours will not count towards any continuing education requirements, if applicable, for renewal or reinstatement of license.

discussion Mr. Roth seconded the motion which was unanimously approved by members. Burton, Chawla, Funkhouser, Hale, Roth, and Thronson.

In the matter of File Number 2024-01427 Danielle Moody Wade, the Board reviewed the Consent Order as seen and agreed to by Wade. Wade did not appear at the Board meeting in person, by counsel, or by any other qualified representative.

File Number 2024-01427 – Danielle **Moody Wade** 

Mr. Hale moved to accept the proposed Consent Order offer wherein Saba admits to a violation of § 54.1-2135.A.2 (Count 1) of the Code of Virginia, and agrees to a monetary penalty of \$250.00 for the violation contained in Count 1 and \$150.00 for Board costs for a total of \$400.00.

In addition, Wade agrees to complete at least six (6) classroom hours of Boardapproved Post-License education pertaining to Contract Writing and provide proof of attendance and successful completion within six (6) months of the effective date of this Consent Order. The course(s) must be completed in the classroom.

It is acknowledged that satisfactory completion of the above-referenced Post-License education hours will not count towards any continuing education requirements, if applicable, for renewal or reinstatement of license.

Mr. Roth seconded the motion which was unanimously approved by members: Burton, Chawla, Funkhouser, Hale, Roth, and Thronson.

In the matter of File Number 2024-01560 – Wanda Kay Harris, t/a Wanda **Harris**, the Board reviewed the Consent Order as seen and agreed to by Harris. Harris did not appear at the Board meeting in person, by counsel, or by any other qualified representative.

File Number 2024-01560 – Wanda Kay Harris, t/a Wanda Harris

Mr. Hale moved to accept the proposed Consent Order offer wherein Harris admits to a violation of 54.1-2135.A.2 (Count 1) of the Code of Virginia and agrees to a monetary penalty of \$550.00 for the violation contained in Count 1 and \$150.00 for Board costs for a total of \$700.00.

In addition, Harris agrees to complete at least six (6) classroom hours of Board-

approved Post-License education pertaining to Real Estate Law and Regulations and provide proof of attendance and successful completion within six (6) months of the effective date of this Consent Order. The course(s) must be completed in the classroom.

It is acknowledged that satisfactory completion of the above-referenced Post-License education hours will not count towards any continuing education requirements, if applicable, for renewal or reinstatement of license.

discussion Mr. Roth seconded the motion which was unanimously approved by members Burton, Chawla, Funkhouser, Hale, Roth, and Thronson. In the matter of File Number 2024-01673– Joy Ellen Holland, t/a Joy **Holland**, the Board reviewed the Consent Order as seen and agreed to by Wade. Wade did not appear at the Board meeting in person, by counsel, or by any other qualified representative.

File Number 2024-01673- Joy Ellen Holland, t/a Joy Holland

Mr. Hale moved to accept the proposed Consent Order offer wherein Saba admits to a violation of § 54.1-2135.A.2 (Count 1) of the Code of Virginia, and agrees to a monetary penalty of \$250.00 for the violation contained in Count 1 and \$150.00 for Board costs for a total of \$400.00.

In addition, Wade agrees to complete at least six (6) classroom hours of Boardapproved Post-License education pertaining to Contract Writing and provide proof of attendance and successful completion within six (6) months of the effective date of this Consent Order. The course(s) must be completed in the classroom.

It is acknowledged that satisfactory completion of the above-referenced Post-License education hours will not count towards any continuing education requirements, if applicable, for renewal or reinstatement of license.

Mr. Roth seconded the motion which was unanimously approved by members: Burton, Chawla, Funkhouser, Hale, Roth, and Thronson.

END OF BLOCK

Ms. Thronson recused herself for the following case file: File Number 2024-00470 Lauren Hackman Thompson

In the matter of File Number 2024-00470 – Lauren Hackman Thompson, the Board reviewed the Consent Order as seen and agreed to by Thompson. Thompson did not appear at the Board meeting in person, by counsel, or by any other qualified representative.

File Number 2024-**00470 Lauren Hackman Thompson** 

Mr. Hale moved to accept the proposed Consent Order offer wherein

Thompson admits to two violations of 18 VAC 135-20-260.11 (Count 1) of the Board's Regulations and agrees to a monetary penalty of \$1,350.00 for each violation contained in Count 1 and \$150.00 for Board costs for a total of \$2,850.00.

an discussion In addition, Thompson agrees to complete at least six (6) classroom hours of Board-approved Post-License education pertaining to Real Estate Law and Regulations and provide proof of attendance and successful completion within six (6) months of the effective date of this Consent Order. The course(s) must be completed in the classroom.

It is acknowledged that satisfactory completion of the above-referenced Post-License education hours will not count towards any continuing education requirements, if applicable, for renewal or reinstatement of license.

Mr. Roth seconded the motion which was unanimously approved by members: Burton, Chawla, Funkhouser, Hale, and Roth.

Ms. Thronson returned to the meeting.

**Return of Board** Member

Mr. Hale recused himself for the following case file: File Number 2024-01019 – Breanna Michelle Campbell, t/a Bre Campbell

In the matter of File Number 2024-01019 – Breanna Michelle Campbell, t/a **Bre Campbell**, the Board reviewed the Consent Order as seen and agreed to by Campbell. Campbell did not appear at the Board meeting in person, by counsel, or by any other qualified representative.

File Number 2024-01019 - Breanna Michelle Campbell, t/a Bre Campbell

Ms. Thronson moved to accept the proposed Consent Order offer wherein Herrera admits to a violation of 18 VAC 135-20-190.B (Count 1) of the Board's Regulations, and agrees to a monetary penalty of \$300.00 for the violation contained in Count 1, and \$150.00 for Board costs for a total of \$450.00.

In addition, Campbell agrees to complete at least three (3) classroom hours of Board-approved Post-License education pertaining to Ethics and Standards of Conduct and provide proof of attendance and successful completion within six (6) months of the effective date of this Consent Order. The course(s) must be completed in the classroom.

It is acknowledged that satisfactory completion of the above-referenced Post-License education hours will not count towards any continuing education requirements, if applicable, for renewal or reinstatement of license.

Mr. Roth seconded the motion which was unanimously approved by members: Burton, Chawla, Funkhouser, Roth, and Thronson.

Mr. Hale returned to the meeting.

Return of Board Member

Mr. Hale provided a report from the September 4, 2024, Real Estate Education Committee meeting. Ms. Thronson moved to adopt the Real Estate Education Committee report. Mr. Burton seconded the motion which was unanimously approved by members: Burton, Chawla Funkhouser, Hale, Roth, and Thronson. **EDUCA** 

**NEW BUSINESS** 

Ms. Coleman provided the Real Estate Board with the Executive Director update.

**Executive Director's Update** 

Ms. Coleman reminded the Board that the new real estate application fees will effective starting October 1, 2024.

Ms. Coleman provided an update on the regulatory review process. The review process for the Real Estate Board Regulations is ongoing and is expected to be completed within the next two to three months. The review of the Real Estate Board Fair Housing Regulations is currently in the internal review phase with the Fair Housing Office and Real Estate Board staff. After this review, the regulations will be submitted to the committee for revisions, approvals, and then to the Board.

**Regulatory Actions** 

**Exempt Actions** 

Ms. Coleman informed the Board that the following exempt actions have been finalized and will take effect on November 1, 2024:

- SB 554 Amendment
- HB 917 and SB 358 Amendment
- HB 383 and SB 330 Amendment
- HB 1237 and SB 437 Amendment

Remote Proctored **Exams** 

JRAFT INC. Ms. Coleman and Mr. Emerson informed the Board that the remote proctored exams have been developed and will be available in the coming weeks. Mr. Emerson also updated the Board on where Virginia ranks nationally and provided the following to the Board:

> VA Broker exam pass rate 66% National pass rate 64%

VA Salesperson exam pass rate 57%

Fair Housing Training

National pass rate 54%

Ms. Coleman informed the Board there will be a mandatory Fair Housing training during the Board Member Training Conference on October 11, 2024, between 2pm – 4pm.

Committee Vacancies Real Estate Fair **Housing Sub** Committee

Ms. Coleman requested two volunteers for the Real Estate Fair Housing Sub Committee. Ms. Coleman informed the Board that the committee usually meets 15-20 minutes before the regular Real Estate Board meeting. Mr. Pieri Burton, Ms. Aekta Chawla, and Mr. Kit Hale, volunteered to serve on the committee.

**Real Estate Board** Education Committee

Ms. Coleman requested two volunteers for the Real Estate Board Education Committee. Ms. Coleman informed the Board that the committee usually meets agenda are dilation the day before the regular Real Estate Board meeting. Mr. Pieri Burton and Ms. Aekta Chawla, volunteered to serve on the committee.

OTHER BOARD **BUSINESS** 

Aimee-Leigh Bean, IT Analyst, provided EPICx demonstration for the Board.

EPICx Update

Mr. Greg Emerson, Director of Examinations, provided the Board statistics report for applicants passing the national and state portion of the exam.

**Exam Statistics** 

The Board reviewed the Board financial statement and recovery fund as presented. No action was taken by the Board.

**Board Financial** Statement and Recovery Fund

Mr. Funkhouser reminded the Board that the Board Member Training Conference will take place October 10-11, 2024, at Great Wolf Lodge. **Board Member Training Conference** 

2025 Board Meeting **Dates** 

PAPERWA PAPERWA ADJUNE - AST PAPERWA - AST PAPERW The Board reviewed the 2025 Board Meeting dates. No action was taken by the Board.

### REAL ESTATE BOARD

### REGULATORY REVIEW COMMITTEE

# MINUTES OF MEETING

The Real Estate Board Regulatory Review Committee met on Wednesday, October 16, 2024, at the Department of Professional and Occupational Regulation, 9960 Mayland Drive, 2<sup>nd</sup> Floor, Board Room 2, Richmond, Virginia.

The following members were present:

Kermit 'Kit' Hale, Vice-Chair Lynn Grimsley Lawrence E. "Lem" Marshall Cavelle Mollineaux Sharon Johnson

The following committee members were not present:

Kemper Funkhouser, Chair Joe Funkhouser, II Erin Kormann

DPOR staff present for all, or part of the meeting included:

Anika Coleman, Executive Director
Breanne Lindsey, Regulatory Operations Administrator
Joseph Haughwout, Regulatory Affairs Manager
Vanessa Degraw, Licensing Operations Administrator
Gezelle Glasgow, Administrative Coordinator
Janice Toole, Licensing Specialist
Ana "Mia" Quimpo, Licensing Specialist
Donna Divers, Licensing Specialist

A representative from the Office of the Attorney General was not present for the meeting.

Mr. Hale, Vice-Chair, called the Real Estate Board, Regulatory Review

Committee meeting to order at 10:05 AM.

Ms. Johnson moved to approve the agenda. Mr. Mollineaux seconded the motion which was unanimously approved by the Committee.

Approval of Agenda

Real Estate Board Regulatory Review Committee Minutes of Meeting October 16, 2024 Page 2 of 2

The Committee reviewed the Real Estate Regulations to determine if the regulation is necessary to protect the health, welfare, and safety of the public. The regulation was amended or removed if it does not currently meet those requirements. The Committee reviewed the following regulations: 18 VAC 135-20-362 through 18 VAC 135-20-410. The Committee also reviewed 18 VAC 135-20-30, 40, and 60.

Discussion and
Review of
Regulations

After thorough review, Mr. Haughwout asked the Committee to consider adopting the proposed regulations. **Ms. Johnson moved** to adopt the draft proposed regulations. **Mr. Marshall seconded** the motion which was unanimously approved by: Grimsley, Hale, Johnson, Marshall, and Mollineaux.

There was no other business.

Other Business

There were no public comments.

Public Comme

The next scheduled Regulatory Review Committee meeting is to be determined.

Schedule Next
Regulatory
Review Committee
Meeting

There being no further business, the meeting adjourned at 11:53 AM.. Adjourn

Joseph 'Kemper' Funkhouser, III, Chair

Brian P. Wolford, Board Secretary

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### FAIR HOUSING CASES FOR NOVEMBER 13, 2024 REB AGENDA

 Aaron D'Costa and Marcus Sullivan v. Elizabeth Ann Leonard and Lisa Senich

**REB File Number: 2024-01122** HUD File Number: 03-24-4106-8

2. Melody Sowers and Dustin Helbert v. SREIT Woodburn I, LLC, SREIT Woodburn II, LLC, SL Nusbaum Realty Corporation and Diana Pineda

**REB File Number: 2024-01179** HUD File Number: 03-24-4149-8

3. McKinley Holley v. Terrie Newsome, Frye Properties, Inc., and

Jamestown Holding Company, LLC

**REB File Number: 2024-01823** HUD File Number: 03-24-4628-8

4. Jennifer Brooke Conway v. Pyle Realty, Inc., Tina Simmons,

Dominic Dipierro, III and Aubrey Dipierro

**REB File Number: 2024-01318** HUD File Number: 03-24-4555-8

5. Salifu Kamara v. Franklin Johnston Group Management & Development, LLC, Summerland Heights II LP, Renee Doyle and Ashlev Frigerio

**REB File Number: 2024-02603** HUD File Number: 03-24-4783-8

6. Kyle Sershon v. Tricia Childress, Signature Property Management, LLC. dba Signature Properties and Shellis Square

Homeowners Association, Inc. **REB File Number: 2022-02197** HUD File Number: 03-22-1151-8

{Referred to OAG for Official Consultation}

7. Lisa Geer and Patricia Jones v. S.L. Nusbaum Company and

**USACORPVA, LLC** 

**REB File Number: 2025-00272** HUD File Number: 03-24-4999-8

{Conciliation: Disability}

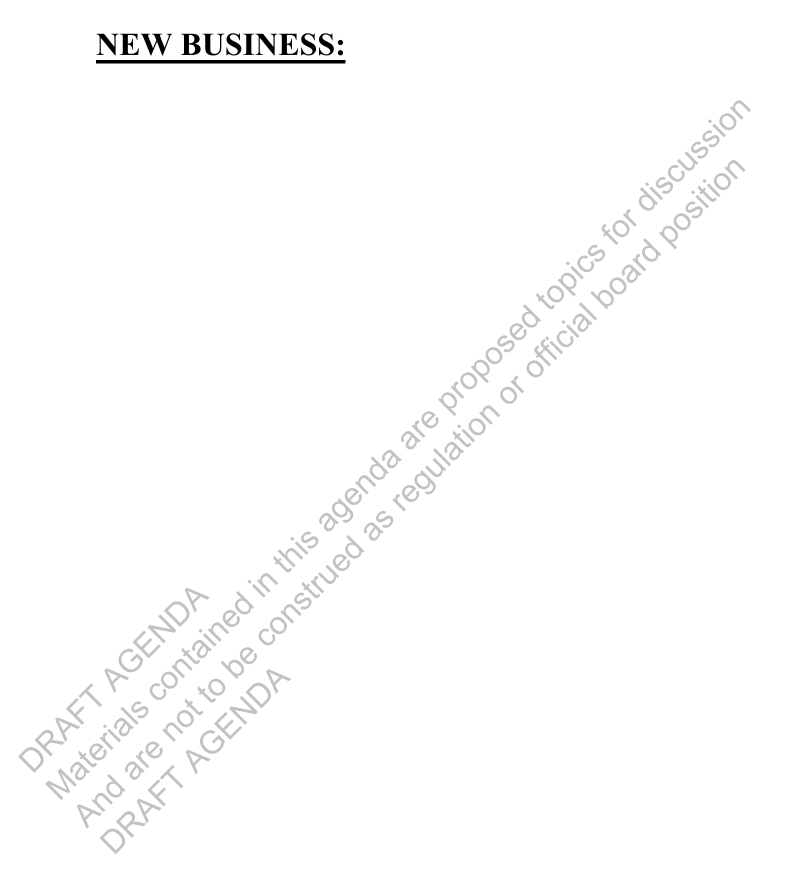
8. Jessica West v. Grand Bay Condominium Association, Inc., **United Property Associates, Inc., Property Management** Associates, LLC and Denise Lentini

**REB File Number: 2019-02838** 



# Litigation report

# **NEW BUSINESS:**



## Project 7813 - NOIRA

1	Project 7813 - NOIRA	opics for discussion opics for
2	Real Estate Board	CO) ON
3	General Review of Virginia Real Estate Board Licensing Regulations	dis cities
4	Chapter 20	401,000
5	Virginia Real Estate Board Licensing Regulations	:c5 20
	Virginia Neal Estate Board Electroning Negulations	6,000
6	Part I	
7	General	Clo
8	18VAC135-20-10. Definitions.	
9	The following words and terms when used in this chapter shall have the following meanings	
10	unless a different meaning is provided or is plainly required by the context shall have the following	
11	meanings;	Commented [JH1]: Stylistic change effective 11/1/.
12	"Accredited university, college, community college, or other school or educational institution,"	
13	means (i) institutions of higher learning approved by the Virginia State Council of Higher	
14	Education; (ii) those institutions listed in the Transfer Credit Practices of Designated Educational	
15	Institutions, published by the American Association of Collegiate Registrars and Admissions	
16	Officers; or (iii) any state-accredited secondary school that offers adult distributive education	
17	courses.	Commented [JH2]: Relocated from 18VAC135-20-3
18	"Active" means any broker or salesperson, who is in good standing, who is under the	and revised.
19	supervision of a principal or supervising broker of a firm or sole proprietor and who is performing	
20	those activities defined in §§ § 54.1-2100 and 54.1-2101 of the Code of Virginia.	Commented [JH3]: Technical change effective 11/7
21	"Actively engaged" means active licensure with a licensed real estate firm or sole	
22	proprietorship in performing those activities as defined in 88 8 54 1-2100 and 54 1-2101 of the	Commented [JH4]: Technical change effective 11/
O."	1	
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Commented [JH1]: Stylistic change effective 11/1/24.

Commented [JH2]: Relocated from 18VAC135-20-350

Commented [JH3]: Technical change effective 11/1/24.

Commented [JH4]: Technical change effective 11/1/24.

23	Code of Virginia for an average of at least 40 hours per week. This requirement may be waived		c silv
24	at the discretion of the board in accordance with § 54.1-2105 of the Code of Virginia.		Commented [JH5]: Relocated from 18VAC135-20-190 and revised per committee.
25	"Actively engaged in the brokerage business" means anyone who holds an active real estate		dissilio
26	<del>license.</del>		401 00°
27	"Advertising" means all communication disseminated through any medium to consumers for	*	65,0
28	any purpose related to licensed real estate activity.	0	Commented [JH5]: Relocated from 18VAC135-20-190 and revised per committee.
29	"Affiliated licensee" means any broker, salesperson, business entity, or real estate team that	· ·	
30	has an active license.	0	Commented [JH6]: Added per committee.
31	"Application deposit" means the same as the term is defined in § 55.1-1200 of the Code of		
32	<u>Virginia.</u>		Commented [BL7]: Added per committee.
33	"Another state" means the same as the term is defined in § 54.1-205 of the Code of Virginia.		Commented [JH8]: Change effective 11/1/24.
34	"Associate broker" means any individual licensee of the board holding a broker's license other		
35	than one who has been designated as the principal broker.		
36	"Board" means the Real Estate Board.		
37	"Branch office" means the same as the term is defined in § 54.1-2100 of the Code of Virginia.		Commented [JH9]: Change effective 11/1/24.
38	"Class hour or clock hour" means 50 minutes of instruction.		Commented [JH10]: Relocated from 18VAC135-20-350.
39	"Client" means a person who has entered into a brokerage relationship with a licensee as		
40	defined by § 54.1-2130 of the Code of Virginia.		
41	"Contact information" means telephone number, email address, or web address of the firm or		
42	branch office, or a digital link thereto when used in digital advertising.		Commented [JH11]: Relocated from 18VAC135-20-190 and revised. Committee to discuss further.
43	"Cooperating broker" means the broker representing the client on the other side of the existing		And to listed to the state of t
44	or contemplated real estate transaction.		Commented [JH12]: Added per committee.
	And Air I		

45 "Firm" means any sole proprietorship (nonbroker owner), partnership, association, limited 46 liability company, or corporation, other than a sole proprietorship (principal broker owner), 47 business entity or sole proprietorship (nonbroker owner) that transacts real estate business which 48 is required by 18VAC135-20-20 B to obtain a separate brokerage firm license. The firm's licensed 49 name may be any assumed or fictitious name properly filed with the board. 50 "Inactive status" means any broker or salesperson who is not under the supervision of a 51 principal broker or supervising broker<del>, who is not active with a firm or sole proprietorship,</del> and who 52 is not performing any of the activities defined in § § 54.1-2100 and 54.1-2101 of the Code of 53 Virginia. 54 "Independent contractor" means a licensee who acts for or represents a client other than as 55 a standard agent and whose duties and obligations are governed by a written contract between 56 the licensee and the client. "Licensee" means real estate brokers and salespersons as defined in Chapter 21 (§ 54.1-57 2100 et seq.) of Title 54.1 of the Code of Virginia or real estate firms. 58 "Moral turpitude" means, but is not limited to, lying, cheating, or stealing. 59

Commented [JH13]: Technical change effective

"MLS" means Multiple Listing Service.

"Neighboring state" means the same as the term is defined in § 54.1-205 of the Code of

62 <u>Virginia.</u>

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"Place of business" means the same as the term is defined in § 54.1-2100 of the Code of

64 Virginia.

"Principal broker" means the individual broker who shall be designated by each firm to assure ensure compliance with Chapter 21 (§ 54.1-2100 et seq.) of Title 54.1 of the Code of Virginia, and this chapter, and to receive communications and notices from the board that may affect the firm or any licensee active with the firm regarding such compliance. In the case of a sole

Commented [JH14]: Change effective 11/1/24.

Commented [JH15]: Change effective 11/1/24.

Commented [JH16]: Stylistic change effective 11/1/24.

proprietorship, the licensed broker who is the sole proprietor shall have the responsibilities of is the principal broker. The principal broker shall have responsibility for the activities of the firm and all its licensees. The principal broker shall have signatory authority on all escrew accounts maintained by the firm.

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"Principal to a transaction" means a party to a real estate transaction including without limitation a seller or buyer, landlord or tenant, optionor or optionee, or licensor or licensee, assignor, or assignee. For the purposes of this chapter, the listing or selling broker, or both, are not by virtue of their brokerage relationship, principals to the transaction.

"Proprietary school" means (i) a privately owned school, (ii) a real estate professional association, or (iii) a related entity, which is not under the authority of the Department of Education, but approved by the board to teach real estate courses.

"Provider" means an (i) accredited university, college, community college; (ii) a high school offering adult distributive education courses; or (iii) a proprietary school.

"Sole proprietor" means any individual, not a corporation, limited liability company, partnership, or association, who is trading under the individual's name or under an assumed or fictitious name pursuant to the provisions of Chapter 5 (§ 59.1-69 et seq.) of Title 59.1 of the Code of Virginia.

"Standard agent" means a licensee who acts for or represents a client in an agency relationship. A standard agent shall have the obligations as provided in Article 3 (§ 54.1-2130 et seq.) of Chapter 21 of Title 54.1 of the Code of Virginia.

"Supervising broker" means (i) the individual broker who shall be designated by the principal broker to supervise the provision of real estate brokerage services by the associate brokers and salespersons assigned to branch offices or real estate teams or (ii) the broker, who may be the

Commented [JH17]: Stylistic change effective 11/1/24.

Commented [JH18]: Technical change effective 11/1/24.

Commented [JH19]: Relocated from 18VAC135-20-

**Commented [JH20]:** Relocated from 18VAC135-20-350.

!	principal broker, o	designated by	the				
	§ 54.1-2130 of the	e Code of Vir	ginia	672			
	18VAC135-20-13	. General fe	e req	opics for discussion			
	A. All fees ar	re nonrefunda	able.	or its agent is the date that	601 200		
i	will be used to de	termine whet	her a	fee is on time.			5,0
,	B. The fee for	r examinatior	ı is su	ıbject to contracte	d charges to the	board by an outside vendor.	010 001
	These contracts a	are competiti	vely ı	negotiated and ba	argained for in o	compliance with the Virginia	0,00
	Public Procureme	ent Act (§ 2.2	-4300	O et seq. of the C	ode of Virginia)	. Fees may be adjusted and	C'O
)	charged to the ca	ndidate in ac	corda	ance with these co	ontracts.	0000	
	18VAC135-20-15	. Fee sched	ule.			70,01	Commented [JH21]: Consolidates fees in sections -80, -120, -140, and -370. Reflects fees effective 10/1/24.
	Fee Type	Fee Amount		Recovery Fund Assessment* (if applicable)	Total Amount Due	When fee is due	1120, 1140, and 1070. Helieus lees ellective 10/1/24.
	Salesperson by education and examination	<u>\$210</u>	<u>+</u>	\$20	\$230	With initial application for salesperson license	
	Salesperson by reciprocity	\$210	<u>+</u>	\$20	\$230	With initial application for salesperson license	
	Salesperson renewal	<u>\$100</u>			<u>\$100</u>	At renewal	
	Salesperson reinstatement	<u>\$155</u>	S	1,050	<u>\$155</u>	At reinstatement	
	Salesperson or broker license as a business entity	\$265	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	\$20	<u>\$285</u>	With initial application for business entity license	
P	Salesperson or broker license as a business entity renewal	\$135			<u>\$135</u>	At renewal	

	Salesperson or broker license as a business entity reinstatement	\$205			<u>\$205</u>	With reinstatement application	opics for discussion opical position icial position
	Broker by education and examination	<u>\$265</u>	<u>+</u>	<u>\$20</u>	<u>\$285</u>	With initial application for broker license	ics do pos
	Broker by reciprocity	<u>\$265</u>	<u>+</u>	<u>\$20</u>	<u>\$285</u>	With initial application for broker license	06/200
	Broker renewal	<u>\$120</u>			<u>\$120</u>	At renewal	
	Broker reinstatement	<u>\$180</u>			<u>\$180</u>	At reinstatement	lo,
	Broker concurrent license	<u>\$195</u>			<u>\$195</u>	With application for concurrent broker license	
	Concurrent broker renewal	<u>\$80</u>			\$80	At renewal	
	Concurrent broker reinstatement	<u>\$180</u>			\$180	<u>At reinstatement</u>	
	Firm license	<u>\$350</u>	<u>+</u>	\$20	\$370	With initial application for firm license	
	Firm renewal	<u>\$240</u>			<u>\$240</u>	At renewal	
	<u>Firm</u> reinstatement	<u>\$370</u>			<u>\$370</u>	At reinstatement	
	Branch office license	<u>\$265</u>	5	Sil	<u>\$265</u>	With application for branch office license	
	Branch office renewal	<u>\$135</u>	NO.	CO,	<u>\$135</u>	<u>At renewal</u>	
	Branch office reinstatement	<u>\$205</u>	Ó	8	<u>\$205</u>	With reinstatement application	
<	Transfer application	<u>\$90</u>		$\mathcal{O}_{\iota}$	<u>\$90</u>	With application for transfer	
28	Activation application	\$90			<u>\$90</u>	With application for activation	
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					70:
Exchange to salesperson license	<u>\$120</u>		<u>\$120</u>	With application to exchange to a salesperson license	CUSSIV
<u>Upgrade to</u> <u>broker</u>	<u>\$120</u>		<u>\$120</u>	With application to upgrade to a broker license	opics for discussion
Proprietary school certificate	<u>\$265</u>		<u>\$265</u>	With initial application for proprietary school certificate	£5,0,90
Proprietary school renewal	<u>\$135</u>		<u>\$135</u>	With renewal application	objoogi
Proprietary school reinstatement	<u>\$205</u>		<u>\$205</u>	With reinstatement application	cial
Prelicense education instructor certificate	<u>\$265</u>		<u>\$265</u>	With initial application for prelicense education instructor certificate	
Prelicense education instructor renewal	<u>\$115</u>		\$115	With renewal application	
Prelicense education instructor reinstatement	\$170	7	\$170	With reinstatement application	
* In accordance	e with § 54.1-21	113 of the Code of Vi	rginia.		

Part II 

18VAC135-20-20. Necessity Requirements for firm license (Refer to § 54.1-2106.1 of the Code of Virginia.). 

A. Sole proprietor (principal broker owner). A real estate broker's license shall be issued to an 9 full name, only after the individual signs and acknowledges a certificate provided by the board that sets forth the name under which the business is to be organized and conducted, the address of the individual's residence, and the address of the individual's place of business. The board will consider the application of an individual only after the individual is authorized to conduct business in accordance with Chapter 5 (§ 59.1-69 et seq.) of Title 59.1 of the Code of Virginia.

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Commented [JH22]: This requirement is no longer necessary b/c individuals no longer need to register

- 1. In accordance with § 54.1-2106.1 of the Code of Virginia, broker owned sole proprietorships are not required to hold a firm license. An individual operating under a fictitious or assumed name, a name other than the individual's full name, must provide proof that the name is properly registered with the State Corporation Commission pursuant to Chapter 5 (§ 59.1-69 et seq.) of Title 59.1 of the Code of Virginia and must provide the address for the individual's residence and address for the individual's place of business.
- B. Sole proprietor (nonbroker owner), partnership, association, limited liability company, or association, limited liability corporation. Every sole proprietor (nonbroker owner), partnership, company, or corporation must secure a real estate license for its firm before transacting real estate business. This license is separate and distinct from the individual broker license required of each partner, associate, manager of a limited liability company, and officer of a corporation who is active in the firm's brokerage business. Each applicant for such license shall disclose, and the license shall be issued to, the name under which the applicant intends to do or does business and holds itself out to the public. Each applicant shall also disclose the business address of the firm. The board will consider the application of any partnership, association, corporation, or limited liability company only after the entity is authorized to conduct business in accordance with 5 (§ 59.1-69 et seq.) of Title 59.1 of the Code of Virginia.
- ure a firm license before trans
  is separate and distinct from the licenses requientities who are active in the firm's brokerage business. 1. Every firm must secure a firm license before transacting real estate business. This license is separate and distinct from the licenses required of the individuals or business

134	2. Each applicant must disclose, and the license will be issued to, the name under which	5
135	the applicant holds itself out to the public. Firms must register any trade or fictitious names	67/2
136	with the State Corporation Commission in accordance with Chapter 5 of Title 59.1 (§ 59.1-	
137	69 et seq.) of the Code of Virginia.	of O. Silv
138	3. Each applicant must also disclose the address of the place of business for the firm.	pics for discussion of the position of the pos
139	4. Firms must be organized as business entities under the laws of the Commonwealth of	Olo Olo
140	Virginia or otherwise authorized to transact business in Virginia.	0,00
141	C. Each real estate firm is required to have a principal broker whose license is in good standing	C)O
142	with the board in order to transact real estate business active.	
143	D. Branch office license in accordance with § 54.1-2106.1 of the Code of Virginia. If a real	Commented [JH23]: Includes changes effective
144	estate principal broker maintains more than one place of business within the state, the principal	11/1/24.
145	broker must secure a branch office license shall be issued for each additional place of business	
146	maintained other than the broker's primary place of business noted on the firm license application.	
147	Application for the license shall be made on forms provided by the board and shall reveal the	
148	name of the firm, the location of the branch office, and the name of the supervising broker for that	
149	branch office. The branch office license shall be maintained at the branch office location.	
150	1. No branch office license shall be required for:	
151	4. a. A location that the principal broker or those employed by or affiliated as an independent	
152	contractor with the principal broker does not own, lease, or maintain exclusive access to,	
153	maintenance of, and control of, unless it is held out to the public as a location where such persons	
154	or entities are regularly engaging in the activities of a real estate broker or salesperson;	
155	2- b. A motor vehicle or watercraft;	

3- c. A place that is solely devoted to advertising real estate matters of a general nature or to

158	4. d. A residence, unless it is held out to the public as a location where the principal broker or	Silot
159	those employed by or affiliated as an independent contractor with the principal broker is regularly	c)1,5 · C
160	engaging in the activities of a real estate broker or salesperson;	4150 .410
161	5. e. A post office box, mail drop location, or other similar facility; or	*01 .00516
162	6- f. A public location, such as a coffee shop or restaurant.	6, 6
163	2. Each application must disclose the name of the firm, the location of the branch office, and	10000
164	the name of the supervising broker for that branch office.	70
165	3. The branch office license must be maintained at the branch office location.	Commented [JH24]: Revised per committee.
166	18VAC135-20-30. Qualifications for <u>individual</u> licensure.	Commented [JH24]: Revised per committee. Consolidates provisions from sections -40 and -60.
167	Every applicant to the Real Estate Board board for an individual salesperson's or broker's	Contains general requirements applicable to all
168	salesperson or broker license shall must have the following qualifications:	individual applicants.
169	1. The applicant shall have a good reputation for honesty, truthfulness, and fair dealing,	
170	and be competent to transact the business of a real estate broker or a real estate	
171	salespersen in such a manner as to safeguard the interests of the public The applicant	
172	must be at least 18 years old.	
173	2. The applicant shall meet the current educational requirements by achieving a passing	
174	grade in all required courses of § 54.1-2105 of the Code of Virginia prior to the time the	
175	applicant sits for the licensing examination and applies for licensure The applicant must	
176	have a high school diploma or equivalent.	

3. The applicant shall be in good standing as a licensed real estate broker or salesperson in every jurisdiction where licensed and the applicant shall not have had a license as a

discipline in any jurisdiction prior to applying for licensure in Virginia. The applicant shall be in compliance with all the terms of all board orders, including but not limited to paying imposed monetary penalties and costs, plus any accrued interest and other fees, and completing imposed education. The applicant must report any action taken by any board or administrative body in any jurisdiction against a professional or occupational license, certification, or registration issued to the applicant, to include any suspension, revocation, or surrender of a license, certification, or registration, imposition of a monetary penalty, or requirement to take remedial education or other corrective action. The board, in its discretion, may deny licensure to any applicant for any prior action taken by any board or administrative body in any jurisdiction. The applicant has the right to request further review of any such action by the board under the Administrative Process Act. (§ 2.2-4000 et seq. of the Code of Virginia).

- 4. In accordance with § 54.1-204 of the Code of Virginia, each applicant shall must submit to fingerprinting and shall disclose the following information:
  - a. All misdemeanor convictions involving moral turpitude, sexual offense, non-marijuana drug distribution, or physical injury battery within five years of the date of the application; and
  - b. All felony convictions during his lifetime

Any plea of nolo contendere shall be considered a conviction for purposes of this subsection. The record of a conviction received from a court shall be accepted as prima facie evidence of a conviction or finding of guilt. The board, in its discretion, may deny licensure to any applicant in accordance with § 54.1-204 of the Code of Virginia.

- 5. The applicant shall be at least 18 years old.
- 6. The applicant shall have a high school diploma or its equivalent.

205	7. The applicant, within 12 months prior to submitting a complete application for a license,	Silv
206	shall have passed a written examination provided by the board or by a testing service	cins in
207	acting on behalf of the board.	415° 1410'
208	8. The applicant shall follow all procedures established with regard to conduct at the	opics for discussion opics for discussion opics for discussion opics for discussion opics.
209	examination. Failure to comply with all procedures established with regard to conduct at	5,0,0
210	the examination may be grounds for denial of application.	iles alle
211	5. The applicant must sign a statement verifying that the applicant has read and	DK 100
212	understands the provisions of this chapter and Chapter 21 (§ 54.1-2100 et seq.) of Title	
213	54.1 of the Code of Virginia.	O'
214	6. Applicants for licensure who do not meet the requirements set forth in subdivisions 3	
215	and 4 of this section may be approved for licensure following consideration by the board.	
216	18VAC135-20-35. Additional qualifications for individual licensure.	Commented [JH25]: New section that provides for
217	A. In addition to the requirements in 18VAC135-20-30, an applicant for an individual license as a	specific qualifications for individuals.
218	real estate salesperson, real estate broker, or as an applicant by reciprocity must meet the	
219	requirements established in this section as applicable.	
220	B. Applicants for initial licensure must achieve a passing grade in all courses required by § 54.1-	
221	2105 of the Code of Virginia applicable to the license being sought prior to sitting for the licensing	
222	examination and applying for licensure.	
223	C. Applicants for licensure as a real estate broker must have been actively engaged as defined	
224	in 18VAC135-20-10 as a real estate salesperson for a period of 36 of the 48 months immediately	
225	preceding application.	
226	1. The applicant's experience must be verified by the principal or supervising broker for	
227	whom the applicant worked at the time of obtaining that experience.	
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228	D. Applicants for initial licensure, within 12 months prior to submitting a complete application for	SSIO
229	a license, must have passed a written examination provided by the board or by a testing service	ch's c
230	acting on behalf of the board.	discitio,
231	1. The applicant must follow all procedures established with regard to conduct at the	in one
232	examination. Failure to comply with all such procedures established with regard to	5,000
233	conduct at the examination may be grounds for denial of application.	Olos allo
234	E. Applicants for licensure as a real estate salesperson or real estate broker by reciprocity must	04,00
235	meet the following requirements as applicable to the license sought:	pics for discussion position cial board position
236	1. Applicants must, within 12 months prior to submitting a complete application for a	
237	license, must have passed a written examination provided by the board or a testing service	
238	acting on behalf of the board covering real estate license law and regulations of the board.	
239	2. Applicants must have received the salesperson or broker license by virtue of having	
240	passed in the jurisdiction of licensure a written examination deemed to be substantially	
241	equivalent to the Virginia examination.	
242	3. An applicant for a salesperson license must have met educational requirements that	
243	are substantially equivalent to those required in Virginia.	
244	4. An applicant for a broker license must have met educational requirements that are	
245	substantially equivalent to those required in Virginia, and the applicant must have been	
246	actively engaged as defined by 18VAC135-20-10 for 36 of the preceding 48 months. The	
247	broker applicant's experience must be verified by an individual who has direct knowledge	
248	of the applicant's activities as defined in § 54.1-2100 of the Code of Virginia.	
249	F. In accordance with § 54.1-2105 of the Code of Virginia, the board, at its discretion, may waive	
250	the education and experience requirements of this section.	
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# 251 18VAC135-20-40. Additional qualifications for brokers. (Repealed) 252 An applicant for an individual license as a real estate broker shall meet the following 253 requirements in addition to those set forth in 18VAC135-20-30: 254 1. The applicant shall meet the current educational requirements of § 54.1-2105 of the 255 Code of Virginia. 256 2. The applicant shall have been actively engaged as defined in 18VA 257 real estate salesperson for a period of 36 of the 48 months 258 application. This requirement may be waived at the discretion of the board 259 with § 54.1-2105 of the Code of Virginia. 260 3. The applicant's experience must be verified by the principal broke 261 whom the licensee worked at the time of obtaining that experience. 18VAC135-20-45. Additional qualifications for salesperson's or broker's salesperson or 262 263 broker license as a business entity. An In addition to the applicable requirements in 18VAC135-20-30 and 18VAC135-20-35, an 264 265 applicant for a salesperson's salesperson or broker license as a business entity shall must meet 266 the following requirements in addition to those set forth in 18VAC135-20-30: 267 1. Every owner or officer who actively participates in the real estate business shall must hold a license as a salesperson or broker. The business entity license does not replace 268

Commented [BL26]: Additional qualifications for brokers merged into section -30 and new section -35

Commented [BL27]: Removed per committee.

accordance with § 51.1-2106.1 C of the Code of Virginia.

the individual license. More than one licensee may be a participant of the business entity.

 The board will consider the application of any partnership, association, corporation or limited liability company only after the entity is authorized to do business in accordance

owner or officer, the business entity shall must be named in

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opics for discussion with §§ 59.1-69 through 59.1-76 of the Code of Virginia 2. Business entities must be organized under the laws of the Commonwealth of Virginia or otherwise authorized to transact business in Virginia and must register any trade or fictitious names with the State Corporation Commission in accordance with Chapter 5 of Title 59.1 (§ 59.1-69 et seq.) of the Code of Virginia.

#### 18VAC135-20-50. Concurrent licenses.

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Concurrent licenses shall be issued by the board to brokers active in more than one firm upon receipt of a concurrent license form and written statements verifying that written notice of the applicant's concurrent licensure status has been provided to the principal broker of each firm with which the applicant is and will be associated. Payment is required for each license. license will not be issued to an individual applying to be associated with a firm if that individual has an expired license associated with the same firm and the expired license may be reinstated.

A. In order to be active as a broker in more than one firm at the same time, brokers must obtain concurrent licenses by submitting the concurrent license application, which must be approved by principal broker of each firm.

B. Payment of the fee specified in 18VAC135-20-15 is required for each concurrent license. 18VAC135-20-55. Exchange to salesperson's salesperson license.

A broker who wants seeking to exchange his license(s) the broker's license for that of a salesperson must submit a complete application to the board with appropriate fee specified in 18VAC135-20-15. When exchanging the license(s) a license, the licensee agrees his the current broker's license(s) broker license ceases to exist, and if he the licensee chooses to become licensed as a broker again, he the licensee must pass the current broker examination and must meet the current education and experience requirements in effect at the time of application.

# 18VAC135-20-60. Qualifications for licensure by reciprocity. (Repealed.)

An individual who is currently licensed as a real estate salesperson or broker in another jurisdiction may obtain a Virginia real estate license by meeting the following requirements:

1. The applicant shall be at least 18 years of age.

- 2. The applicant shall have a high school diploma or its equivalent.
- 3. The applicant shall have received the salesperson's or broker's license by virtue of having passed in the jurisdiction of licensure a written examination deemed to be substantially equivalent to the Virginia examination.
- 4. The applicant shall sign a statement verifying that he the applicant has read and understands the provisions of this chapter and Chapter 21 (§ 54.1-2100 et seq.) of Title 54.1 of the Code of Virginia.
- 5. The applicant, within 12 months prior to submitting a complete application for a license, shall have passed a written examination provided by the board or by a testing service acting on behalf of the board covering Virginia real estate license law and regulations of the Real Estate Board.
- 6. The applicant shall follow all procedures established with regard to conduct at the examination. Failure to comply with all procedures established by the board with regard to conduct at the examination may be grounds for denial of application.
- 7. The applicant shall be in good standing as a licensed real estate broker or salesperson in every jurisdiction where licensed and the applicant shall not have had a license as a real estate broker or real estate salesperson which that was suspended, revoked, or surrendered in connection with a disciplinary action or which that has been the subject of discipline in any jurisdiction prior to applying for licensure in Virginia. The applicant shall be in compliance with all

Commented [JH28]: Reflects text of section effective 11/1/24.

**Commented [JH29]:** Reciprocity qualifications merged into section -30 and new section -35.

the terms of all board orders, including but not limited to paying imposed monetary penalties and costs, plus any accrued interest and other fees, and completing imposed education.

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\*\*Opiosidosition 8. At the time of application for a salesperson's license, the applicant must have met educational requirements that are substantially equivalent to those required in Virginia. At the time of application for a broker's license, the applicant must have met educational requirements that are substantially equivalent to those required in Virginia, and the applicant must have been actively engaged as defined by 18VAC135-20-10 for 36 of the preceding 48 months. applicant's experience must be verified by an individual who has direct knowledge of the applicant's activities as defined in §§ § 54.1-2100 and 54.1-2101 of the Code of Virginia. These requirements may be waived at the discretion of the board in accordance with § 54.1 2105 of the Code of Virginia.

9. The applicant shall have a good reputation for honesty, truthfulness, and fair dealing, and be competent to transact the business of a real estate salesperson or broker in such a manner as to safeguard the interests of the public.

10. In accordance with § 54.1-204 of the Code of Virginia, fingerprinting and shall disclose the following information:

a. All misdemeanor convictions involving moral turpitude, sexual offense, non-marijuana drug distribution, or physical injury within five years of the date of the application; and

b. All felony convictions during his the applicant's lifetime.

Any plea of nole contendere shall be considered a conviction for purposes of this subsection. The record of a conviction received from a court shall be accepted as prima facie evidence of a conviction or finding of guilt. The board, in its discretion, may deny licensure to any applicant in 342 accordance with § 54.1-204 of the Code of Virginia. Majer ale b

11. Applicants for licensure who do not meet the requirements set forth in subdivisions 7 and 10 of this section may be approved for licensure following consideration by the board. 18VAC135-20-65. Universal license recognition. A. Licensed in a neighboring state. The board will issue a salesperson or broker license under universal license recognition to an individual who meets the following qualifications: 1. The individual holds a current and valid license with a similar scope of practice in a neighboring state; 2. The individual's other license is in good standing with no reported pending complaints; 3. The individual has met the requirements set in subdivision 4 of 18VAC135-20-30; 4. The individual has not been subject to professional discipline involving harm to the public or license probation, suspension, or revocation; 5. The individual pays the reciprocity application fee as 18VAC135-20-15; and 6. The individual successfully passes the Virginia Real Estate Exam. A. B. Licensed in another state. The board will issue a salesperson or broker license under universal license recognition to an individual who meets the following qualifications: 1. The individual holds a current and valid license with a similar scope of practice in another state, territory, possession, or jurisdiction of the United States for at least three years; 2. The individual was licensed in the other state after having passed a state required exam and met education, training, or experience requirements to obtain the license;

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3. The individual's other license is in good standing with no reported pending complaints;

The individual has met the requirements set in subdivision 4 of 18VAC135-20-30;

366	5. The individual has not been subject to professional discipline involving harm to the	ĠO.
367	public or license probation, suspension, or revocation;	ciles v
368	6. The individual pays the reciprocity application fee as listed in <del>18VAC135-20-80</del>	1150 iti0
369	18VAC135-20-15; and	(01,005)
370	7. The individual successfully passes the Virginia Real Estate Exam.	pics for discussion osition cial board position
371	B. C. Experience in a state that does not require licensure. The board will hold an individual	1010 OSI
372	to have met all experience, training, and education requirements if the applicant has three years	0,00
373	of experience in a state that does not require licensure.	C.C.
374	To be exam eligible under universal license recognition an individual must have:	
375	a. Demonstrated at least three years of experience as a salesperson or broker in	
376	another state that does not issue an occupational or professional license for that	
377	respective profession;	
378	b. Met the requirements set in subdivision 4 of 18VAC135-20-30;	
379	c. Not been subject to professional discipline involving harm to the public or license	
380	probation, suspension, or revocation; and	
381	d. Paid the applicable application fee as listed in <del>18VAC135-20-80</del> <u>18VAC135-20-15</u> .	
382	2. Under this subsection, individuals are required to pass all exams required of initial	
383	applicants for the license under <del>18VAC135-20-30</del> <u>18VAC135-20-35</u> .	
384	18VAC135-20-70. Activation or transfer of license.	
385	A. Any inactive licensee may activate that license with a licensed real estate firm or sole	
386	proprietorship by completing an activate form prescribed by the board. A licensee who submits	
387	an activate application to the board shall not conduct business with the real estate firm or sole	
388	proprietorship set forth in the application until the application is processed and the license is	
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issued by the board. Continuing education pursuant to § 54.1-2105.03 of the Code of Virginia shall be completed within two years prior to activation of a license when the license has been <del>inactive for more than 30 days. Any licensee who has not been active with a licensed real estate</del> firm or sole proprietorship for a period of greater than three years shall be required to meet the existing prelicense educational requirements.

- B. Any licensee may transfer from one licensed real estate firm or sole proprietorship to another by completing and submitting to the board a transfer application and the fee as set forth in 48VAC135-20-80 18VAC135-20-15. The transfer application shall include the signature of the new principal broker or supervising broker with signature authority who will be responsible for the activities and shall be effective upon the principal broker or supervising
- 1. The transfer application must include the signature of the new principal broker or supervising broker with signature authority who will be responsible for the licensee's real 411 estate activities.

2. The transfer will be effective upon the new principal broker or supervising broker's execution of the transfer application.

# 18VAC135-20-80. Application fees. (Repealed.)

# B. Application fees are as follows:

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execution of the transfer application.			col.
18VAC135-20-80. Application fees. (Repealed.)			Commented [JH31]: Fee prov
A. All application fees for licenses are nonrefundable and the	date of rece	ipt by the board or	sections -13 and -15.
its agent is the date that will be used to determine whether it is on	time.		65 6
B. Application fees are as follows:		×(	pics food po
Salesperson by education and examination	<del>\$150</del>	7	
Salesperson by reciprocity	<del>\$150</del>	60	Cio
Salesperson's or broker's license as a business entity	<del>\$190</del>	-0° 4	
Broker by education and examination	<del>\$190</del>	96, 0,	
Broker by reciprocity	<del>\$190</del>	0	
Broker concurrent license	<del>\$140</del>		
Firm license	\$ <del>250</del>		
Branch office license	<del>\$190</del>	2	
Transfer application	\$ <del>60</del>		
Activate application	\$ <del>60</del>		

an outside vendor. These contracts are competitively negotiated and bargained for in compliance with the Virginia Public Procurement Act (§ 2.2-4300 et seq. of the Code of Virginia). Fees may be adjusted and charged to the candidate in accordance with these contracts.

Part III

Renewal of License

# 18VAC135-20-90. Renewal required.

Licenses issued under this chapter for salespersons, brokers, and firms shall will expire two years from the last day of the month in which they were issued, as indicated on the license, except concurrent broker licenses which <del>shall</del> <u>will</u> expire on the same date as the original broker license.

Commented [JH31]: Fee provisions relocated to new

### 18VAC135-20-95. Post-license education requirements for salespersons.

... railure to complete the 30-hour post... ne last day of the month in which his license was issued
... ueing placed on inactive status by the board until the curriculum has been
... being placed on inactive status by the board until the curriculum has been
... It wo hours of fair housing, Americans with Disabilities Act, and civil rights:

2. Six hours of real estate law and regulations;

3. Three hours of ethics and standards of conduct:
4. Two hours of current industricity.

5. Three hours of current industricity. renewing a license for the first time is required to have completed 30 hours of post-license education as outlined in subsection B of this section within the first year of licensure regardless of whether the salesperson's license is active or inactive. Failure to complete the 30-hour postlicensure curriculum within one year from the last day of the month in which his license was issued will result in the license being placed on inactive status by the board until the curriculum has been completed.

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- 9. Two hours of real estate-related finance. 445
- 446 18VAC135-20-101. Qualification for renewal; continuing education requirements.

As a condition of renewal, and pursuant to § 54.1-2105.03 of the Code of Virginia, all active except those called to active duty in the Armed Forces of United States, shall be required to satisfactorily complete a course of not less than a total of ssroom, correspondence, or other distance learning instruction hours during each licensing Commented [JH32]: Provisions regarding post-license education for first renewal of salespersons relocated

Commented [JH33]: Reflects amendment effective

re and Prondition of Spire term, except for salespersons who are renewing for the first time and are required to complete 30 hours of post-license education regardless of whether their the licenses are active or inactive. All active brokers, resident or nonresident, except those called to active duty in the Armed Forces of the United States, shall be required to satisfactorily complete a course of not less than a total of 24 classroom, correspondence, or other distance learning instruction hours during each licensing term. Active licensees called to active duty in the Armed Forces of the United States may complete these courses within six months of their release from active duty. Inactive brokers and salespersons are not required to complete the continuing education course as a condition of renewal (see 18VAC135-20-70, Activation or transfer of license).

1. Providers shall be those as defined in 18VAC135-20-350;

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2. For salespersons, eight 11 of the required 16 hours shall include two hours in fair housing laws; three hours in ethics and standards of conduct; two hours in real estate agency; two hours in real estate contracts; and a minimum of one hour each two hours in legal updates and emerging trends, to include flood zone areas and the National Flood Insurance Program, real estate agency, and real estate contracts. For brokers, 16-19 of the 24 required hours shall include eight hours in supervision and management of real estate agents and the management of real estate brokerage firms, two hours of which shall include an overview of the broker supervision requirements under this chapter and Chapter 21 (§ 54.1-2100 et seq.) of Title 54.1 of the Code of Virginia; two hours in fair housing laws; three hours in ethics and standards of conduct; two hours in real estate agency; two hours in real estate contracts; and a minimum of one hour each two hours in legal updates and emerging trends, to include flood zone areas and the National Flood Insurance Program, real estate agency, and real estate contracts. If the licensee submits a notarized affidavit to the board that certifies that he the licensee does not practice residential real estate brokerage, residential management, or residential leasing and shall not do so during the licensing term, training in fair housing shall not be required; instead, such licensee shall receive

		70.
476	training in other applicable federal and state discrimination laws and regulations. The	65
477	remaining elective hours shall be on subjects from the following list:	672
478	training in other applicable federal and state discrimination laws and regulations. The remaining elective hours shall be on subjects from the following list:  a. Property rights;  b. Contracts;  c. Deeds;  d. Mortgages and deeds of trust;  e. Types of mortgages;  f. Leases;  g. Liene;  h. Real property and title insurance;  i. Investment;  j. Taxes in real estate;  k. Real estate financing;  l. Brokerage and agency contract responsibilities;  m. Real property management;  n. Search, examination, and registration of title;  e. Title closing;  p. Appraisal of real property;	discitio.
479	b. Contracts;	401 003
480	c. Deeds;	ics and P
481	d. Mortgages and deeds of trust;	26, 200
482	e. Types of mortgages;	
483	f. Leases;	
484	g. Liens;	
485	h. Real property and title insurance;	
486	i. Investment;	
487	j. Taxes in real estate;	
488	k. Real estate financing;	
489	I. Brokerage and agency contract responsibilities;	
490	m. Real property management;	
491	n. Search, examination, and registration of title;	
492	e. Title closing;	
493	p. Appraisal of real property;	
494	q. Planning subdivision developments and condominiums;	
495	r. Regulatory statutes;	
496	s. Housing legislation;	
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497	t. Fair housing;	ė, io
498	u. Real Estate Board regulations;	CONSTR
499	v. Land use;	discition
500	w. Business law;	401, 60°
501	x. Real estate economics;	ics no
502	y. Real estate investments;	26,000
503	t. Fair housing:  u. Real Estate Board regulations;  v. Land use;  w. Business law;  x. Real estate economics;  y. Real estate investments;  z. Federal real estate law;  aa. Commercial real estate;  bb. Americans With with Disabilities Act;  cc. Environmental issues impacting real estate;  dd. Building codes and design;  ee. Local laws and zoning;  ff. Escrew requirements;  gg. Ethics and standards of conduct; and  hh. Common interest ownership.  3. Salespersons holding licenses in other jurisdictions must complete eight 11 hours that shall	cial
504	aa. Commercial real estate;	
505	bb. Americans With with Disabilities Act;	
506	cc. Environmental issues impacting real estate;	
507	dd. Building codes and design;	
508	ee. Local laws and zoning;	
509	ff. Escrow requirements;	
510	gg. Ethics and standards of conduct; and	
511	hh. Common interest ownership.	
512	3. Salespersons holding licenses in other jurisdictions must complete eight 11 hours that shall	
513	include fair housing laws and legal updates and emerging trends, to include flood zone areas and	
514 515	the National Flood Insurance Program, ethics and standards of conduct, real estate agency, and real estate contracts and two hours in fair housing laws; three hours in ethics and standards of	
516	conduct; two hours in real estate agency; two hours in real estate contracts; and two hours of	
517	legal updates and emerging trends, to include flood zone areas and the National Flood Insurance	
518	Program. Such salespersons may substitute education completed in their the	
	And All 25	
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opics for discussion opics for discussion salesperson's jurisdiction for the remaining elective hours required by subdivision 2 of this section. Brokers holding licenses in other jurisdictions must complete 16 19 hours that shall include supervision and management of real estate agents and the management of real estate brokerage firms, two hours of which shall include an overview of the broker supervision requirements under this chapter and Chapter 21 (§ 54.1-2100 et seq.) of Title 54.1 of the Code of Virginia; fair housing laws; legal updates and emerging trends, to include flood zone areas and the National Flood Insurance Program; ethics and standards of conduct; and real estate agency and real estate contracts and eight hours in supervision and management of real estate agents and the management of real estate brokerage firms, two hours of which shall include an overview of the broker supervision requirements under this chapter and Chapter 21 (§ 54.1 2100 et seq.) of Title 54.1 of the Code of Virginia; two hours in fair housing laws; three hours in ethics and standards of conduct; two hours in real estate agency; two hours in real estate contracts; and two hours in legal updates and emerging trends, to include flood zone areas and the National Flood Program, Such brokers may substitute education completed in their the broker's jurisdiction for the remaining elective hours required by subdivision 2 of this section.

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- 4. The board may approve additional subjects at its discretion and in accordance with § 54.1-2105.03 of the Code of Virginia.
- 536 5. Credit for continuing education course completion is given for each class hour/clock hour
  537 as defined in 18VAC135-20-350.
  - 6. Licensees are responsible for retaining for three years and providing proof of continuing education. Proof of course completion shall be made on a form prescribed by the board. Failure to provide documentation of completion as directed by the board may result in the license not being renewed, disciplinary action pursuant to this chapter, or both.
  - Instructors who are also licensees of the board may earn continuing education credit for teaching continuing education courses.

544	8. Any continuing education credits completed by the licensee in excess of that required in	poics for discussion di discussion discussion discussion discussion discussion discussio
545	the current license term that are obtained in the six months immediately prior to the license	
546	expiration date shall carry over into the next two-year renewal period.	disc itio
547	A. Continuing Education Requirements at Renewal.	101 00S
548	1. Subsequent Salesperson Renewals. As a condition of renewal, and pursuant to § 54.1-	6,0
549	2105.03 of the Code of Virginia, all active salespersons are required to satisfactorily	olo ogl
550	complete a course of not less than a total of 16 classroom, correspondence, or other	0, 00
551	distance learning instruction hours during each licensing term. For salespersons, 11 of the	
552	required 16 hours must include:	
553	a. Two hours in fair housing laws;	
554	distance learning instruction hours during each licensing term. For salespersons, 11 of the required 16 hours must include:  a. Two hours in fair housing laws;  b. Three hours in ethics and standards of conduct;  c. Two hours of real estate agency;	
555	c. Two hours of real estate agency;	
556	d. Two hours of real estate contracts including contract principles, contract forms,	
557	and escrow deposits and accounts; and	
558	e. Two hours in legal updates and emerging trends, to include flood zone areas and	
559	the National Flood Insurance Program.	
560	The remaining elective hours must be obtained in subject areas listed in subsection B of	
561	this section.	
562	2. Broker Renewals. All active brokers are required to satisfactorily complete a course of	
563	not less than a total of 24 classroom, correspondence, or other distance learning	
564	instruction hours during each licensing term. For brokers, 19 of the 24 required hours must	
565	include:	
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566	a. Eight hours in supervision and management of real estate agents and the
567	management of real estate brokerage firms including oversight of contracts and
568	agency, two hours of which must include an overview of the broker supervision
569	requirements under this chapter and Chapter 21 (§ 54.1-2100 et seq.) of Title 54.1 of
570	the Code of Virginia;
571	b. Two hours in fair housing laws;
572	c. Three hours in ethics and standards of conduct;
573	a. Eight hours in supervision and management of real estate agents and the management of real estate brokerage firms including oversight of contracts and agency, two hours of which must include an overview of the broker supervision requirements under this chapter and Chapter 21 (§ 54.1-2100 et seq.) of Title 54.1 of the Code of Virginia;  b. Two hours in fair housing laws; c. Three hours in ethics and standards of conduct; d. Two hours in real estate agency; e. Two hours of real estate contracts, including contract principles, contract forms, and
574	e. Two hours of real estate contracts, including contract principles, contract forms, and
575	escrow deposits and accounts; and
576	f. Two hours in legal updates and emerging trends, to include flood zone areas and
577	the National Flood Insurance Program.
578	The remaining elective hours must be obtained in subject areas listed in subsection B of
579	this section.
580	3. Armed Forces of the United States Renewals. If an active licensee is called to active
581	duty or deployed in the Armed Forces of the United States, such licensee may complete
582	these courses within six months of the licensee's release from active duty or deployment.
583	4. Inactive Licenses. Inactive brokers and salespersons are not required to complete the
584	continuing education course as a condition of renewal.
585	5. If the licensee submits a notarized affidavit to the board that certifies that the licensee
586	does not practice residential real estate brokerage, residential management, or residential
587	leasing and will not do so during the licensing term, training in fair housing is not be
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588	required; instead such licensee must receive training in other applicable federal and state	60
589	discrimination laws and regulations.	ch2°C
590	B. Any elective hours not specified in subsection A of this section must be on subjects from	discitio,
591	the following list:	601 20°S
592	1. Property rights:	.65 ,07
593	2. Contracts;	161,00gi
594	3. Deeds;	
595	4. Financing and types of mortgages and deeds of trust;	Cle
596	5. Leases;	,
597	7. Liens;	
598	8. Real property and title insurance;	
599	required; instead such licensee must receive training in other applicable federal and state discrimination laws and regulations.  B. Any elective hours not specified in subsection A of this section must be on subjects from the following list:  1. Property rights: 2. Contracts; 3. Deeds; 4. Financing and types of mortgages and deeds of trust; 5. Leases; 7. Liens: 8. Real property and title insurance; 9. Taxes in real estate; 10. Closing disclosures; 11. Brokerage and agency contract responsibilities; 12. Real property management; 13. Search, examination and registration of title; 14. Title closing; 15. Appraisal of real property.	
600	10. Closing disclosures;	
601	11. Brokerage and agency contract responsibilities;	
602	12. Real property management;	
603	13. Search, examination and registration of title;	
604	14. Title closing:	
605	15. Appraisal of real property:	
606	16. Planning subdivision developments and condominiums;	
607	17. Fair housing;	
608	18. Real estate statutes and board regulations;	
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609	19. Business law;	polics for discussion of discussion of the original position of the original position of the original policy or
610	20. Real estate markets and economics;	COLOR
611	21. Real estate investments;	discitle
612	22. Federal real estate law;	401,000
613	23. Commercial real estate;	ics alo
614	24. Americans with Disabilities Act;	2K 600
615	25. Environmental issues, sustainability, and energy efficiency;	cial
616	26. Building codes and design;	
617	27. Land use, zoning, and local laws;	
618	28. Escrow accounts and deposits;	
619	29. Ethics and standards of conduct;	
620	30. Common interest communities, including the Resale Disclosure Act (Chapter 23.1 of	
621	Title 55.1 of the Code of Virginia);	
622	31. Cyber security and data protection, and	
623	32. Social responsibility in real estate, including affordable housing, multicultural market,	
624	gentrification, diversity, multigenerational, and cultural competency.	
625	C. Salespersons and Brokers holding active licenses in multiple jurisdictions.	Commented [JH34]: POSSIBLE ALTERNATIV
626	1. Salespersons holding licenses in multiple jurisdictions must complete 16 hours of	C. Salespersons and brokers licensed in mult
627	continuing education, 11 of which are mandatory board-approved courses, that must	jurisdictions must complete the continuing ed requirements specified in subdivisions A 1 and
628	include two hours in fair housing laws; three hours in ethics and standards of conduct; two	section, as applicable to the license, in order licensure; however, such salespersons and but substitute education completed in their jurisc
629	hours in real estate agency; two hours in real estate contracts; and two hours of legal	the remaining elective hours required by substhis section.
630	updates and emerging trends, to include flood zone areas and the National Flood	
A,	30	
	And Ali	

# E ALTERNATIVE

ensed in multiple continuing education visions A 1 and A 2 of this ense, in order to renew ersons and brokers may substitute education completed in their jurisdiction for the remaining elective hours required by subsection B of this section.

Insurance Program. Such salespersons may substitute education completed in their	
jurisdiction for the remaining five elective hours required by subsection B of this section.	
Insurance Program. Such salespersons may substitute education completed in their jurisdiction for the remaining five elective hours required by subsection B of this section.  2. Brokers holding licenses in multiple jurisdictions must complete 24 hours of continuing education, 19 of which are mandatory board-approved courses that must include eight hours in supervision and management of real estate agents and the management of real estate brokerage firms, two hours of which shall include an overview of the broker supervision requirements under this chapter and Chapter 21 (§ 54.1-2100 et seq.) of Title 54.1 of the Code of Virginia; two hours in fair housing laws; three hours in ethics and	
education, 19 of which are mandatory board-approved courses that must include eight	
hours in supervision and management of real estate agents and the management of real	
estate brokerage firms, two hours of which shall include an overview of the broker	
supervision requirements under this chapter and Chapter 21 (§ 54.1-2100 et seq.) of Title	
54.1 of the Code of Virginia; two hours in fair housing laws; three hours in ethics and	
standards of conduct; two hours in real estate agency; two hours in real estate contracts;	
and two hours in legal updates and emerging trends, to include flood zone areas and the	
National Flood Insurance Program. Such brokers may substitute education completed in	
their jurisdiction for the remaining five elective hours required by subsection B of this	
section.	
D. In its discretion, and in accordance with § 54.1-2105.03 of the Code of Virginia, the board	
may approve additional subjects toward fulfillment of the elective continuing education hours	
required by this section.	
E. Credit for continuing education course completion is given for each class hour or clock	
nour.	
F. Licensees are responsible for retaining for three years and providing proof of continuing	
education to the board or its duly authorized agents upon request. Failure to provide	

or disciplinary action pursuant to this chapter.

54 teaching continuing education courses.

documentation of completion as directed by the board may result in the license not being renewed

G. Instructors who are also licensees of the board may earn continuing education credit for

current license term that are obtained in the six months immediately prior to the license expiration date will carry over into the next two-year renewal period.

#### 18VAC135-20-110. Procedures for renewal.

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licensee.

license shall must return to the board the renewal application forms notice and the appropriate fee as outlined specified in 18VAC135-20-120 18VAC135-20-15. Failure to receive notices from the board regarding license renewal does not relieve the licensee of the obligation to renew.

licensee of the obligation to renew.

# 18VAC135-20-120. Fees for renewal. (Repealed.)

A. All fees for renewals are nonrefundable, and the date of receipt by the board or its agent is the date that will be used to determine whether it is on time.

### B. Renewal fees are as follows:

-	Salesperson	<del>\$65</del>
-	Salesperson's or broker's license as a business entity	<del>\$90</del>
-	Broker	<del>\$80</del>
-	Concurrent broker	<del>\$80</del>
-	Firm	<del>\$160</del>
_	Branch office	<del>\$90</del>
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Commented [JH35]: Fee provisions relocated to new sections -13 and -15.

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#### 18VAC135-20-130. Board discretion to deny renewal. (Repealed.)

osed topics for discussion of the discu The board may deny renewal of a license for (i) the same reasons as it may refuse initial licensure or discipline a current licensee; (ii) failure to meet the terms of an agreement for licensure or other board order; or (iii) failure to fully pay monetary penalties and costs imposed by the board, plus any accrued interest.

Part IV 677

678 Reinstatement

#### 18VAC135-20-140. Failure to renew; reinstatement required.

A. All applicants for reinstatement must meet all the applicable continuing education requirements set forth in 18VAC135-20-101. Applicants for reinstatement who want to activate their a license must have completed the continuing education requirement in order to reinstate and activate the license. Applicants for reinstatement of an inactive license are not required to complete the continuing education requirement for license reinstatement.

B. If the requirements for renewal of a license, including receipt of the fee by the board, are not completed by the licensee within 30 days of the expiration date noted on the license, a the applicable reinstatement fee specified in 18VAC135-20-15 is required as follows:

Salesperson	<del>\$100</del>
Salesperson's or broker's license as a business entity	<del>\$135</del>
Broker	<del>\$120</del>
Concurrent Broker	<del>\$120</del>
Firm	<del>\$245</del>
Branch Office	<del>\$135</del>

C. A license may be reinstated for up to one year following the expiration date with payment of the reinstatement fee. When a license is reinstated, the licensee will continue to have the same Commented [JH36]: Includes technical changes

Commented [JH37]: Fee provisions relocated to new section -15.

license number and will be assigned an expiration date two years from the previous expiration date of the license. After one year, the license may not be reinstated under any circumstances and the applicant must meet all current educational and examination requirements and apply as a new applicant.

iy pics to Opin the Clistical Position D. A licensee An individual, business entity, or firm may not perform activities defined in §§ § 54.1-2100-and 54.1-2101 of the Code of Virginia with an expired license. Any real estate activity conducted subsequent to the expiration date may constitute unlicensed activity and be subject to prosecution under Chapter 1 (§ 54.1-100 et seq.) of Title 54.1 of the Code of Virginia.

# 18VAC135-20-145. Status of licensee during the period prior to reinstatement.

A licensee who reinstates a license will be regarded as having been continuously licensed without interruption and will remain under the disciplinary authority of the board during this entire period and will be held accountable for activities during this period.

### 18VAC135-20-150. Board discretion to deny renewal or reinstatement.

The board may deny renewal or reinstatement of a license for (i) the same reasons as it may refuse initial licensure or discipline a current licensee; (ii) failure to meet the terms of an agreement for licensure or other board order; or (iii) failure to fully pay monetary penalties and costs imposed by the board, plus any accrued interest.

Part V

Standards of Practice and Conduct

# 18VAC135-20-155. Grounds for disciplinary action.

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A. The board has the power to fine impose a monetary penalty against any licensee or certificate holder and to suspend or revoke any license or certificate issued under the provisions of Chapter 21 (§ 54.1-2100 et seq.) of Title 54.1 of the Code of Virginia and this chapter in

Commented [JH38]: Includes technical changes effective 11/1/24.

accordance with subdivision A 7 of § 54.1-201 and § 54.1-202 of the Code of Virginia and the provisions of the Administrative Process Act, Chapter 40 (§ 2.2-4000 et seq.) of Title 2.2 of the Code of Virginia), where the licensee or certificate holder has been found to have violated or cooperated with others in violating any provision of Chapters 1 (§ 54.1-100 et seq.), 2 (§ 54.1-200 et seq.), 3 (§ 54.1-300 et seq.), and 21 (§ 54.1-2100 et seq.) of Title 54.1 of the Code of Virginia, Chapter 10 (§ 55.1-1000 et seq.) of Title 55.1 of the Code of Virginia, or any regulation of the board. Any licensee failing to comply with the provisions of Chapter 21 (§ 54.1-2100 et seq.) of Title 54.1 of the Code of Virginia or the regulations of the Real Estate Board in performing any acts covered by §§ § 54.1-2100 and 54.1-2101 of the Code of Virginia may be charged with a violation, regardless of whether those acts are in the licensee's personal capacity or in his the licensee's capacity as a real estate licensee.

B. Any licensee failing to comply with the provisions of Chapter 21 (§ 54.1-2100 et seq.) of Title 54.1 of the Code of Virginia or the regulations of the board in performing any acts covered by § 54.1-2100 of the Code of Virginia may be charged with a violation, regardless of whether those acts are in the licensee's personal capacity or in the licensee's capacity as a real estate licensee.

18VAC135-20-160. Place of business.

A. Within the meaning and intent of § 54.1 2110 of the Code of Virginia, a place of business shall be an office where:

1. The principal broker, either through his own efforts or through the efforts of his employees or associates, regularly transacts the business of a real estate broker as defined in § 54.1-2100 of the Code of Virginia; and

2. The principal broker and his employees or associates can receive business calls and direct business calls to be made.

**Commented [JH39]:** Includes amendments effective 11/1/24.

living quarters of the residence with its own entrance and is accessible by the public.

of business the firm license, the principal broker license, and the license of every salesperson and broker active with the firm. The Each branch office license and a roster of every salesperson or broker assigned to the branch office shall be posted in a conspicuous place in each branch office shall have readily available to the public the branch office license and a salesperson or broker assigned to that branch office.

- place of business:
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- 750 a roster of every salesperson or broker assigned to that branch office. 751
  - 18VAC135-20-165. Duties of supervising broker.

Each place of business, each branch office, and each real estate team shall be supervised by a supervising broker. The supervising broker shall exercise reasonable and adequate supervision of the provision of real estate brokerage services by associate brokers and salespersons assigned branch office or real estate team. The supervising broker may designate another broker to assist in administering the provisions required by this section, but such designation does not relieve the supervising broker of responsibility for the supervision of the acts of all licensees assigned to the branch office or real estate team. Factors to be considered in determining whether the supervision is reasonable and adequate include the following:

761	1. The availability of the supervising broker to all licensees under the supervision of the	sio.
762	broker to review and approve all documents, including leases, contracts affecting the firm's	CNS 1
763	clients, brokerage agreements, and advertising;	115° 1110'
764	2. The availability of training and written procedures and policies that provide, without	101 00SIV
765	limitation, clear guidance in the following areas:	5,00
766	a. Proper handling of escrow deposits;	poics for discussion of the position of the po
767	b. Compliance with federal and state fair housing laws and regulations if the firm	
768	engages in residential brokerage, residential leasing, or residential property	C'O
769	management;	
770	c. Advertising;	
771	d. Negotiating and drafting of contracts, leases, and brokerage agreements;	
772	e. Use of unlicensed individuals;	
773	f. Agency or independent contractor relationships;	
774	g. Distribution of information on new or changed statutory or regulatory requirements;	
775	h. Disclosure of matters relating to the condition of the property; and	
776	i. Such other matters as necessary to assure the competence of licensees to comply	
777	with this chapter and Chapter 21 (§ 54.1-2100 et seq.) of Title 54.1 of the Code of	
778	Virginia.	
779	3. The availability of the supervising broker in a timely manner to supervise the	
780	management of the brokerage services;	
781	4. The supervising broker ensures the brokerage services are carried out competently and	
782	in accordance with the provisions of this chapter and Chapter 21 (§ 54.1-2100 et seq.) of	
783	Title 54.1 of the Code of Virginia;	
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•	4. The supervising broker ensures the brokerage services are carried out competently and in accordance with the provisions of this chapter and Chapter 21 (§ 54.1-2100 et seq.) of Title 54.1 of the Code of Virginia;  37	

784	5. The supervising broker undertakes reasonable steps to ensure compliance by all	
785	licensees assigned to the branch office, including ensuring the licensees have an active,	21/2
786	<del>current license;</del>	liso itio,
787	6. The supervising broker undertakes reasonable steps to ensure only licensees	in ost
788	undertake activities requiring a license, including:	50,00
789	a. Show property;	poics for discussion of the position of the po
790	b. Hold an open house;	
791	c. Answer questions on listings, title, financing, closing, contracts, brokerage	Clo
792	agreements, and legal documents;	· ·
793	d. Discuss, explain, interpret, or negotiate a contract, listing, lease agreement, or	
794	property management agreement with anyone outside the firm; and	
795	e. Negotiate or agree to any commission, commission split, management fee, or	
796	referral fee.	
797	7. The supervising broker shall provide adequate supervision over the unlicensed	
798	employees or assistants under the supervision of a broker as they perform the following	
799	permitted activities:	
800	a. Perform general clerical duties, including answering the phones, responding by	
801	electronic media, and providing information shown on the listing;	
802	b. Submit listings and changes to MLS;	
803	c. Follow up on loan commitments after contracts have been ratified;	
804	d. Have keys made for listings;	
805	e. Compute commission checks;	
806	e. Compute commission checks;  f. Place signs on properties;  38	
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807	g. Act as a courier service;	esio.
808	h. Schedule appointments;	con on
809	i. Record and deposit earnest money deposits, security deposits, and advance rents;	discition
810	j. Prepare contract forms for approval of the licensee and supervising broker;	401, 603
811	k. Prepare promotional materials and advertisements for approval of the licensee and	ics aro
812	supervising broker;	26,000
813	I. Assemble closing documents;	pics for discussion position of the property of the position of the position of the position of the property o
814	m. Obtain required public information from governmental entities;	, C
815	n. Monitor license and personnel files;	
816	e. Order routine repairs as directed by licensee;	
817	p. Receive compensation for their work at a predetermined rate that is not contingent	
818	upon the occurrence of a real estate transaction; and	
819	q. Perform any other activities undertaken in the regular course of business for which	
820	a license is not required.	
821	8. If a supervising broker is located more than 50 miles from the place of business or the	
822	branch office and there are licensees who regularly conduct business assigned to the	
823	branch office or at the place of business, the supervising broker must certify in writing on	
824	a quarterly basis on a form provided by the board that the supervising broker complied	
825	with the requirements of this section;	
826	9. The supervising broker must maintain the records required in this section for three	
827	years. The records must be furnished to the board's agent upon request;	
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828	10. The supervising broker ensures that affiliated real estate teams or business entities	S
829	are operating in accordance with the provisions of this chapter and Chapter 21 (§ 54.1-	672
830	2100 et seq.) of Title 54.1 of the Code of Virginia; and	1150 H10,
831	11. The supervising broker ensures that all brokerage agreements include the name and	in ost
832	contact information of the supervising broker.	50,00
833	In addition to the duties of supervising brokers set forth in § 54.1-2110.1 of the Code of	olo odl
834	Virginia, supervising brokers must:	0, 0
835	1. Provide timely supervision of brokerage services.	pics for discussion cial board position
836	2. Undertake reasonable steps to ensure only licensees undertake activities requiring a	
837	license, including:	
838	2. Undertake reasonable steps to ensure only licensees undertake activities requiring a license, including:  a. Showing property;  b. Holding an open house;	
839	b. Holding an open house;	
840	c. Answering questions on listings, title, financing, closing, contracts, brokerage	
841	agreements, and legal documents;	
842	d. Discussing, explaining, interpreting, or negotiating a contract, listing, lease	
843	agreement, or property management agreement with anyone outside the firm; and	
844	e. Negotiating or agreeing to any commission, commission split, management fee, or	
845	referral fee.	
846	3. Provide adequate supervision over all unlicensed individuals or entities associated with	
847	the firm or its licensees. Such unlicensed individuals or entities may perform the following	
848	activities:	
849	a. Performing general clerical duties, including answering the phones, responding by	
850	electronic media, and providing information shown on the listing;	
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851	b. Submitting listings and changes to MLS;	
852	c. Following up on loan commitments after contracts have been ratified;	
853	d. Having keys made for listings;	
854	e. Computing commission checks;	
855	f. Placing signs on properties;	
856	g. Acting as a courier service;	
857	h. Scheduling appointments;	
858	i. Recording and depositing escrow funds;	
859	b. Submitting listings and changes to MLS; c. Following up on loan commitments after contracts have been ratified; d. Having keys made for listings; e. Computing commission checks; f. Placing signs on properties; g. Acting as a courier service; h. Scheduling appointments; i. Recording and depositing escrow funds; j. Preparing contract forms for approval of the licensee and supervising broker.	
860	k. Preparing promotional materials and advertisements for approval of the licensee	
861	and supervising broker:	
862	I. Assembling closing documents;	
863	m. Obtaining required public information from governmental entities;	
864	n. Monitoring license and personnel files;	
865	o. Ordering routine repairs as directed by licensee; and	
866	p. Performing any other activities undertaken in the regular course of business for	
867	which a license is not required.	
868	4. Respond in a timely manner to inquiries from the public, cooperating brokers, and	
869	licensees affiliated with the supervising broker's firm regarding existing or contemplated	
870	transactions.	
871 <b>18V</b>	AC135-20-170. Maintenance of licenses.	

- hall opins to all hostilon 1. Salespersons and individual brokers shall must at all times keep the board informed of their current name and home address. Changes of name and address must be reported to the board in writing within 30 calendar days of such change. The board shall must not be responsible for the licensee's failure to receive notices, communications and correspondence caused by the licensee's failure to promptly notify the board of any change of address. A licensee may use a professional name other than a legal name if that professional name is filed with the board prior to its use. The professional name shall include the licensee's first or last name and shall not include any titles.
- 2. A licensee may use a professional name other than a legal name if that professional name is filed with the board prior to its use. An individual may use a professional name, which must include the first or last name and must not include any titles.
- 2. 3. Salespersons and brokers shall will be issued a license only to the place of business of the sole proprietorship or firm with which the salesperson or broker is active.
- 3. 4. Principal brokers must at all times keep the board informed of their current firm and, branch office, and business entity name and addresses and changes of name and address must be reported to the board in writing within 30 calendar days of such change. A physical address is required. A post office box will not be accepted.
- B. Discharge or termination of active status.

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1. When any salesperson or broker is discharged or in any way terminates his active status with a sole proprietorship or firm, it shall be is the duty of the sole proprietor or principal broker to return the license to notify the board so that it is received with the licensee name, license number, and date of termination within 10 calendar days of the date of termination or being notified of the status change. The sole proprietor or principal broker shall indicate termination, and shall sign the license before returning it.

\*OPICS TOTAL POSITION CIANOS TOTAL POSITION 2. When any principal broker is discharged or in any way terminates his active status with a firm, it shall be is the duty of the firm to notify the board and return the license to the board within three business days of termination or being notified of the status change. The firm shall indicate on the license the date of termination, and shall sign the license before returning it with the licensee name, license number, and date of termination within 10 calendar days of the date of termination. See § 54.1-2109 of the Code of Virginia for termination relating to the death or disability of the principal broker.

C. When a firm or business entity is no longer authorized to conduct business in the Commonwealth, the board has the authority to terminate said license until such time as the firm or business entity provides evidence that it is again authorized to conduct business in the Commonwealth.

18VAC135-20-180. Maintenance and management of escrow accounts.

A. Maintenance of escrow accounts.

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1. If money is to be held in escrow, each firm or sole proprietorship shall maintain in the name by which it is licensed one or more federally insured separate escrew accounts in a federally insured depository into which all down payments, earnest money deposits, money received upon final settlement, application deposits as defined by § 55.1-1200 of the Code of Virginia, rental payments, rental security deposits, money advanced by a buyer or seller for the payment of expenses in connection with the closing of real estate money advanced by the broker's client or expended on behalf of the client, scrow funds received by the broker or his associates on behalf of his client or person shall be deposited unless all principals to the transaction have agreed otherwise in writing. The balance in the escrow accounts shall be sufficient at all times to account for all funds that are designated to be held by the firm or sole proprietorship. The ncipal broker shall be held responsible for these accounts, including having signatory

\*OPICS FOR DISCUSSION

i,ial board position authority on these accounts. The supervising broker and any other licensee with escrow account authority may be held responsible for these accounts. All such accounts, checks, and bank statements shall be labeled "escrow" and the accounts shall be designated as "escrow" accounts with the financial institution where such accounts are established. 2. Funds to be deposited in the escrow account may include moneys that shall ultimately belong to the licensee, but such moneys shall be separately identified in the escrow account records and shall be paid to the firm by a check drawn on the when the funds become due to the licensee. Funds in an escrew account shall not be paid directly to the licensees of the firm. The fact that an escrow account contains money that may ultimately belong to the licensee does not constitute "commingling of funds" as set forth by subdivision C 2 of this section, provided that there are periodic withdrawals of said funds at intervals of not more than six months and that the licensee accurately identify the total funds in that account that belong to the licensee and the firm. of deposit, hypothecation of such certificate, or the absence of the original certificate from the direct control of the principal or supervising broker, shall constitute commingling as prohibited ase transactions: application deposits. Any application deposit as defined by § 55.1a prospective tenant for the purpose of being considered as a tenant for a dwelling unit to a licensee acting on behalf of a landlord client shall be placed in escrew by the end of the fifth business banking day following approval agreed otherwise in writing.

B. Disbursement of funds from escrow accounts.

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f opics for discussion 1. a. Purchase transactions. Upon the ratification of a contract, an earnest money deposit received by the principal broker or supervising broker or his associates that is to be held in the firm's escrow account shall be placed in such escrow account by the end of the fifth business banking day following ratification, unless otherwise agreed to in writing by the principals to the transaction, and shall remain in that account until the transaction has been consummated or terminated. If a principal broker or supervising broker, or an agent of such principal broker or supervising broker, receives an earnest money deposit that will not be held in the firm's escrew account, the principal broker or supervising broker shall ensure that the earnest money deposit is delivered to the escrow agent named contract by the end of the fifth business banking day following receipt of the deposit, unless otherwise agreed to in writing by the principals to the transaction. consummated, the principal broker or supervising broker shall hold funds in escrew until (i) all principals to the transaction have agreed in a written agreement as to their disposition, upon which the funds shall be returned to the agreed upon principal as provided in such written agreement; (ii) a court of competent jurisdiction orders such disbursement of the funds; (iii) the funds are successfully interpleaded into a court of competent jurisdiction pursuant to this section; or (iv) the broker releases the funds to the principal to the transaction who is entitled to receive them in accordance with the clear broker, written notice may be sent by the broker that release of such funds shall be by such broker within 15 calendar days of the date of such notice. Notice of a disbursement given to the parties to the transaction in accordance with the contract, but if the ection: (i) hand delivery; (ii) United States mail, postage prepaid, provided that the

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certificate of mailing or a certificate of service prepared by the sender confirming such mailing; (iii) electronic means, provided that the sender retains sufficient proof of the electronic delivery, which may be an electronic receipt of delivery, a confirmation that the notice was sent by facsimile, or a certificate of service prepared by the sender confirming the electronic delivery; or (iv) evernight delivery using a commercial service or the United States Postal Service. Except as provided in the clear and explicit terms of the contract, no broker shall be required to make a determination as to the party entitled to receive the earnest money deposit. A broker who complies with this section shall be immune from liability to any of the parties to the contract.

A principal broker or supervising broker holding escrow funds for a principal to the transaction may seek to have a court of competent jurisdiction take custody of disputed or unclaimed escrow funds via an interpleader action pursuant to § 16.1-77 of the Code of Virginia.

If a principal broker, supervising broker, or an agent of such licensee is holding escrow funds for the owner of real property and such property is foreclosed upon by a lender, the principal broker, supervising broker, or agent shall have the right to file an interpleader action pursuant to § 16.1-77 of the Code of Virginia and otherwise comply with the provisions of § 54.1-2108.1 of the Code of Virginia.

If a single family residential dwelling unit is foreclosed upon, and at the date of the foreclosure sale there is a real estate purchase contract to buy such property and such contract provides that the earnest money deposit held in escrew by a firm or sole proprietorship shall be paid to a principal to the contract in the event of a termination of the real estate purchase contract, the foreclosure shall be deemed a termination of the real estate purchase contract, and the principal broker, supervising broker, or agent of the licensee may, absent any default on the part of the purchaser, disburse the earnest money

deposit to the purchaser pursuant to such provisions of the real estate purchase contract without further consent from or notice to the principals.

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opics for discussion opics for discussion opics for discussion opics for discussion opics. b. Lease transactions: security deposits. Any security deposit held by a firm or sole proprietorship shall be placed in an escrow account by the end of the fifth business banking day following receipt, unless otherwise agreed to in writing by the principals to the transaction. Each such security deposit shall be treated in accordance with the security deposit provisions of the Virginia Residential Landlord Chapter 12 (§ 55.1-1200 et seq.) of Title 55.1 of the Code of Virginia, unless exempted therefrom, in which case the terms of the lease or other applicable law shall control. Notwithstanding anything in this section to the contrary, unless the landlord has otherwise become entitled to receive the security deposit or a portion thereof, the security deposit shall not be removed from an escrow account required by the lease without the written consent of the tenant. If a single-family residential dwelling unit is foreclosed upon and there is a tenant in the dwelling unit on the date of the foreclosure sale and the landlord is holding a security deposit of the tenant, the landlord shall handle the security deposit in accordance with applicable law, which requires the holder of the landlord's interest in the dwelling unit at the time of termination of tenancy to return any security deposit and any accrued interest that is duly owed to the tenant, security deposit is transferred with the landlord's interest by law of any contractual agreements between the original landlord and his successors in interest. Nothing in this section shall be construed to prevent the landlord from making lawful deductions from the security deposit in accordance with applicable law.

writing by all principals to the transaction, all rent and other money paid to the licensee

opics for discussion in connection with the lease shall be placed in an escrow account by the end of the fifth business banking day following receipt, regardless of when received, and remain in that account until paid in accordance with the terms of the lease and the property management agreement, as applicable, except prepaid rent, which shall be treated in accordance with the prepaid rent provision of the Virginia Residential Landlord and Tenant Act, Chapter 12 (§ 55.1-1200 et seq.) of Title 55.1 of the Code of Virginia. d. Lease transactions: rent payments. If there is in effect at the date of the sale a tenant in a residential dwelling unit foreclosed upon and the rent is paid to a licensee acting on behalf of the landlord pursuant to a properly executed property management agreement, the licensee may collect the rent in accordance with § 54.1-2108.1 A 4 of the Code of Virginia.

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2. a. Purchase transactions. Unless otherwise agreed in writing by all principals to the transaction, a licensee shall not be entitled to any part of the earnest money deposit or to of the licensee's commission until the transaction has been consummated.

b. Lease transactions. Unless otherwise agreed in writing by the principals to the lease or property management agreement, as applicable, a licensee shall not be entitled to any part of the security deposit or to any other money paid to the licensee in connection with any real estate lease as part of the licensee's commission except in accordance with the terms of the lease or the property management agreement, as applicable. Notwithstanding anything in this section to the contrary, unless the landlord has security deposit shall not be removed from an escrow account required by the lease ... =તડ્કાર મા માર event of a foreclosure, if a licensee elects to terminate the property management agreement with the landlord, 1047 the licensee may transfer any funds held in escrow on behalf of the landlord in 1048 accordance with § 54.1-2108.1 B 5 of the Code of Virginia. If a single-family residential 1049 dwelling unit is foreclosed upon, and at the date of the foreclosure sale there is a 1050 written property management agreement between a licensee and a landlord, the 1051 property management agreement shall continue in accordance with § 54.1-2108.1 A 5 of the Code of Virginia. 1052 1053 3. On funds placed in an account bearing interest, written disclosure in th 1054 or lease at the time of contract or lease writing shall be made to the principals to the transaction regarding the disbursement of interest. 1055 1056 4. A licensee shall not disburse or cause to be disbursed moneys 1057 property management escrow account unless sufficient money account to the credit of the individual client or property involved. 1058 5. Unless otherwise agreed in writing by all principals to the transaction, expenses 1059 incidental to closing a transaction (e.g., fees for appraisal, insurance, credit report) shall 1060

C. Actions including improper maintenance of escrew funds include:

not be deducted from a deposit or down payment.

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1. Accepting any note, nonnegotiable instrument, or anything of value not readily negotiable, as a deposit on a contract, offer to purchase, or lease without acknowledging its acceptance in the agreement;

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- Commingling the funds of any person by a principal or supervising broker or his
  employees or associates or any licensee with his own funds, or those of his corporation,
  firm, or association;
- Failure to deposit escrow funds in an account designated to receive only such funds as required by subdivision A 1 of this section;

1071	4. Failure to have sufficient balances in an escrow account at all times for all funds that	sio.
1072	are designated to be held by the firm or sole proprietorship as required by this chapter;	
1073	<del>and</del>	discition
1074	5. Failing as principal broker to report to the board within three business days instances	Commented [JH40]: Proposed changes by Kormann?
1075	where the principal broker reasonably believes the improper conduct of a licensee,	5 00
1076	independent contractor, or employee has caused noncompliance with this section.	oics all
1077	A. Maintenance of escrow accounts.	Commented [JH40]: Proposed changes by Kormann?
1078	1. General escrow account requirements. If money is to be held in escrow, each firm or	CO.
1079	sole proprietorship must maintain one or more federally insured escrow accounts into	
1080	which all funds received in connection with a real estate transaction must be deposited.	
1081	a. The escrow account must be in the name by which the firm or sole proprietorship	
1082	is licensed.	
1083	b. The principal broker will be held responsible for these accounts, including having	
1084	signatory authority on these accounts.	
1085	c. The supervising broker and any other licensee with escrow account authority may	
1086	be held responsible for these accounts.	
1087	d. All such accounts, checks and bank statements must be labeled "escrow" and the	
1088	accounts must be designated as "escrow" accounts with the financial institution where	
1089	such accounts are established.	
1090	e. The balance in the escrow accounts must be sufficient at all times to account for all	
1091	funds that are designated to be held by the firm or sole proprietorship.	
1092	2. Escrow deposits.	
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1093	a. All down payments, earnest maney denseits, maney received upon final actilisment	pics for discussion
	a. All down payments, earnest money deposits, money received upon final settlement,	55
1094	application deposits, rental payments, rental security deposits, money advanced by a	, co, ou
1095	buyer or seller for the payment of expenses in connection with the closing of real estate	dis cities
1096	transactions, money advanced by the broker's client or any other person must be	600
1097	deposited into an escrow account, in accordance with relevant law, unless all principals to	5 0
1098	the transaction have agreed otherwise in writing.	ilos allo
1099	b. Funds to be deposited in the escrow account may include moneys that will ultimately	)4, 60°
1100	belong to the licensee in the escrow account, provided such money is separately identified	:01
1101	in the escrow account records and paid to the firm from the escrow account when funds	O,
1102	become due to the licensee. Funds in an escrow account must not be paid directly to the	
1103	licensees of the firm.	
1104	c. The fact that an escrow account contains money which may ultimately belong to the	
1105	licensee does not constitute "commingling of funds" as set forth by subdivision D 2 of this	
1106	section, provided that there are periodic withdrawals of said funds at intervals of not more	
1107	than six months, and that the licensee can at all times accurately identify the total funds in	
1108	that account which belong to the licensee and the firm.	
1109	B. Handling and disbursement of funds from escrow accounts.	
1110	1. Purchase transactions.	
1110	1. Fulcilase transactions.	
1111	a. Upon the ratification of a contract, an earnest money deposit received by the	
1112	principal broker or supervising broker or his associates must be deposited, handled,	
1113	and disbursed in accordance with \$54.1-2108.2 of the Code of Virginia.	
1114	b. Unless otherwise agreed in writing by all principals to the transaction, a licensee	
1115	shall not be entitled to any part of the earnest money deposit or to any other money	
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	shall not be entitled to any part of the earnest money deposit or to any other money  51	
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a. Any application deposit, security deposit, rent, or other money paid to the licensee acting on behalf of a landlord client in connection with the lease must be deposited in an escrow account in accordance with § 54.1-2108.1 of the Code of Virginia.  b. Security deposits must be treated in accordance with the security deposit provisions of the Virginia Residential Landlord and Tenant Act, Chapter 12 (§ 55.1-1200 et seq.) of Title 55.1 of the Code of Virginia, unless exempted therefrom, in which case the terms of the lease or other applicable law will control.  c. Prepaid rent must be treated in accordance with the prepaid rent provisions of the Virginia Residential Landlord and Tenant Act, Chapter 12 (§ 55.1-1200 et seq.) of Title 55.1 of the Code of Virginia.  d. Escrow funds must remain in an escrow account until disbursed in accordance with the terms of the lease, the property management agreement, or the applicable statutory provisions.  e. Unless otherwise agreed in writing by the principals to the lease or property management agreement, as applicable, a licensee will not be entitled to any part of the security deposit or to any other money paid to the licensee in connection with the terms of the lease or the property management agreement, as applicable.  f. Except in the event of a foreclosure, if a licensee elects to terminate the property.			
1124 of Title 55.1 of the Code of Virginia, unless exempted therefrom, in which case the 1125 terms of the lease or other applicable law will control.  1126 c. Prepaid rent must be treated in accordance with the prepaid rent provisions of the 1127 Virginia Residential Landlord and Tenant Act, Chapter 12 (§ 55.1-1200 et seq.) of Title 1128 55.1 of the Code of Virginia.  1129 d. Escrow funds must remain in an escrow account until disbursed in accordance with 1130 the terms of the lease, the property management agreement, or the applicable 1131 statutory provisions.  1132 e. Unless otherwise agreed in writing by the principals to the lease or property 1133 management agreement, as applicable, a licensee will not be entitled to any part of 1134 the security deposit or to any other money paid to the licensee in connection with any 1135 real estate lease as part of the licensee's commission except in accordance with the 1136 terms of the lease or the property management agreement, as applicable.  1137 f. Except in the event of a foreclosure, if a licensee elects to terminate the property			
1124 of Title 55.1 of the Code of Virginia, unless exempted therefrom, in which case the 1125 terms of the lease or other applicable law will control.  1126 c. Prepaid rent must be treated in accordance with the prepaid rent provisions of the 1127 Virginia Residential Landlord and Tenant Act, Chapter 12 (§ 55.1-1200 et seq.) of Title 1128 55.1 of the Code of Virginia.  1129 d. Escrow funds must remain in an escrow account until disbursed in accordance with 1130 the terms of the lease, the property management agreement, or the applicable 1131 statutory provisions.  1132 e. Unless otherwise agreed in writing by the principals to the lease or property 1133 management agreement, as applicable, a licensee will not be entitled to any part of 1134 the security deposit or to any other money paid to the licensee in connection with any 1135 real estate lease as part of the licensee's commission except in accordance with the 1136 terms of the lease or the property management agreement, as applicable.  1137 f. Except in the event of a foreclosure, if a licensee elects to terminate the property	1116	naid to the licensee in connection with any real estate transaction as part of the	
1124 of Title 55.1 of the Code of Virginia, unless exempted therefrom, in which case the 1125 terms of the lease or other applicable law will control.  1126 c. Prepaid rent must be treated in accordance with the prepaid rent provisions of the 1127 Virginia Residential Landlord and Tenant Act, Chapter 12 (§ 55.1-1200 et seq.) of Title 1128 55.1 of the Code of Virginia.  1129 d. Escrow funds must remain in an escrow account until disbursed in accordance with 1130 the terms of the lease, the property management agreement, or the applicable 1131 statutory provisions.  1132 e. Unless otherwise agreed in writing by the principals to the lease or property 1133 management agreement, as applicable, a licensee will not be entitled to any part of 1134 the security deposit or to any other money paid to the licensee in connection with any 1135 real estate lease as part of the licensee's commission except in accordance with the 1136 terms of the lease or the property management agreement, as applicable.  1137 f. Except in the event of a foreclosure, if a licensee elects to terminate the property		licensee's commission until the transaction has been consummated	155
1124 of Title 55.1 of the Code of Virginia, unless exempted therefrom, in which case the 1125 terms of the lease or other applicable law will control.  1126 c. Prepaid rent must be treated in accordance with the prepaid rent provisions of the 1127 Virginia Residential Landlord and Tenant Act, Chapter 12 (§ 55.1-1200 et seq.) of Title 1128 55.1 of the Code of Virginia.  1129 d. Escrow funds must remain in an escrow account until disbursed in accordance with 1130 the terms of the lease, the property management agreement, or the applicable 1131 statutory provisions.  1132 e. Unless otherwise agreed in writing by the principals to the lease or property 1133 management agreement, as applicable, a licensee will not be entitled to any part of 1134 the security deposit or to any other money paid to the licensee in connection with any 1135 real estate lease as part of the licensee's commission except in accordance with the 1136 terms of the lease or the property management agreement, as applicable.  1137 f. Except in the event of a foreclosure, if a licensee elects to terminate the property	1117	ildensee's commission until the transaction has been consummated.	. 6000
1124 of Title 55.1 of the Code of Virginia, unless exempted therefrom, in which case the 1125 terms of the lease or other applicable law will control.  1126 c. Prepaid rent must be treated in accordance with the prepaid rent provisions of the 1127 Virginia Residential Landlord and Tenant Act, Chapter 12 (§ 55.1-1200 et seq.) of Title 1128 55.1 of the Code of Virginia.  1129 d. Escrow funds must remain in an escrow account until disbursed in accordance with 1130 the terms of the lease, the property management agreement, or the applicable 1131 statutory provisions.  1132 e. Unless otherwise agreed in writing by the principals to the lease or property 1133 management agreement, as applicable, a licensee will not be entitled to any part of 1134 the security deposit or to any other money paid to the licensee in connection with any 1135 real estate lease as part of the licensee's commission except in accordance with the 1136 terms of the lease or the property management agreement, as applicable.  1137 f. Except in the event of a foreclosure, if a licensee elects to terminate the property	1118	2. Lease transactions:	discille
1124 of Title 55.1 of the Code of Virginia, unless exempted therefrom, in which case the 1125 terms of the lease or other applicable law will control.  1126 c. Prepaid rent must be treated in accordance with the prepaid rent provisions of the 1127 Virginia Residential Landlord and Tenant Act, Chapter 12 (§ 55.1-1200 et seq.) of Title 1128 55.1 of the Code of Virginia.  1129 d. Escrow funds must remain in an escrow account until disbursed in accordance with 1130 the terms of the lease, the property management agreement, or the applicable 1131 statutory provisions.  1132 e. Unless otherwise agreed in writing by the principals to the lease or property 1133 management agreement, as applicable, a licensee will not be entitled to any part of 1134 the security deposit or to any other money paid to the licensee in connection with any 1135 real estate lease as part of the licensee's commission except in accordance with the 1136 terms of the lease or the property management agreement, as applicable.  1137 f. Except in the event of a foreclosure, if a licensee elects to terminate the property	1119	a. Any application deposit, security deposit, rent, or other money paid to the licensee	401 00°
1124 of Title 55.1 of the Code of Virginia, unless exempted therefrom, in which case the 1125 terms of the lease or other applicable law will control.  1126 c. Prepaid rent must be treated in accordance with the prepaid rent provisions of the 1127 Virginia Residential Landlord and Tenant Act, Chapter 12 (§ 55.1-1200 et seq.) of Title 1128 55.1 of the Code of Virginia.  1129 d. Escrow funds must remain in an escrow account until disbursed in accordance with 1130 the terms of the lease, the property management agreement, or the applicable 1131 statutory provisions.  1132 e. Unless otherwise agreed in writing by the principals to the lease or property 1133 management agreement, as applicable, a licensee will not be entitled to any part of 1134 the security deposit or to any other money paid to the licensee in connection with any 1135 real estate lease as part of the licensee's commission except in accordance with the 1136 terms of the lease or the property management agreement, as applicable.  1137 f. Except in the event of a foreclosure, if a licensee elects to terminate the property	1120	acting on behalf of a landlord client in connection with the lease must be deposited in	. 65 , 67
1124 of Title 55.1 of the Code of Virginia, unless exempted therefrom, in which case the 1125 terms of the lease or other applicable law will control.  1126 c. Prepaid rent must be treated in accordance with the prepaid rent provisions of the 1127 Virginia Residential Landlord and Tenant Act, Chapter 12 (§ 55.1-1200 et seq.) of Title 1128 55.1 of the Code of Virginia.  1129 d. Escrow funds must remain in an escrow account until disbursed in accordance with 1130 the terms of the lease, the property management agreement, or the applicable 1131 statutory provisions.  1132 e. Unless otherwise agreed in writing by the principals to the lease or property 1133 management agreement, as applicable, a licensee will not be entitled to any part of 1134 the security deposit or to any other money paid to the licensee in connection with any 1135 real estate lease as part of the licensee's commission except in accordance with the 1136 terms of the lease or the property management agreement, as applicable.  1137 f. Except in the event of a foreclosure, if a licensee elects to terminate the property	1121	an escrow account in accordance with § 54.1-2108.1 of the Code of Virginia.	,DIO 031
1124 of Title 55.1 of the Code of Virginia, unless exempted therefrom, in which case the 1125 terms of the lease or other applicable law will control.  1126 c. Prepaid rent must be treated in accordance with the prepaid rent provisions of the 1127 Virginia Residential Landlord and Tenant Act, Chapter 12 (§ 55.1-1200 et seq.) of Title 1128 55.1 of the Code of Virginia.  1129 d. Escrow funds must remain in an escrow account until disbursed in accordance with 1130 the terms of the lease, the property management agreement, or the applicable 1131 statutory provisions.  1132 e. Unless otherwise agreed in writing by the principals to the lease or property 1133 management agreement, as applicable, a licensee will not be entitled to any part of 1134 the security deposit or to any other money paid to the licensee in connection with any 1135 real estate lease as part of the licensee's commission except in accordance with the 1136 terms of the lease or the property management agreement, as applicable.  1137 f. Except in the event of a foreclosure, if a licensee elects to terminate the property	1122	b. Security deposits must be treated in accordance with the security deposit provisions	0, 0
terms of the lease or other applicable law will control.  c. Prepaid rent must be treated in accordance with the prepaid rent provisions of the  Virginia Residential Landlord and Tenant Act, Chapter 12 (§ 55.1-1200 et seq.) of Title  55.1 of the Code of Virginia.  d. Escrow funds must remain in an escrow account until disbursed in accordance with the terms of the lease, the property management agreement, or the applicable statutory provisions.  e. Unless otherwise agreed in writing by the principals to the lease or property management agreement as applicable, a licensee will not be entitled to any part of the security deposit or to any other money paid to the licensee in connection with any real estate lease as part of the licensee's commission except in accordance with the terms of the lease or the property management agreement, as applicable.  f. Except in the event of a foreclosure, if a licensee elects to terminate the property	1123	of the Virginia Residential Landlord and Tenant Act, Chapter 12 (§ 55.1-1200 et seq.)	C.
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Virginia Residential Landlord and Tenant Act, Chapter 12 (§ 55.1-1200 et seq.) of Title  55.1 of the Code of Virginia.  d. Escrow funds must remain in an escrow account until disbursed in accordance with  the terms of the lease, the property management agreement, or the applicable  statutory provisions.  e. Unless otherwise agreed in writing by the principals to the lease or property  management agreement, as applicable, a licensee will not be entitled to any part of  the security deposit or to any other money paid to the licensee in connection with any  real estate lease as part of the licensee's commission except in accordance with the  terms of the lease or the property management, as applicable.  f. Except in the event of a foreclosure, if a licensee elects to terminate the property	1125	terms of the lease or other applicable law will control.	
1128 55.1 of the Code of Virginia.  1129 d. Escrow funds must remain in an escrow account until disbursed in accordance with  1130 the terms of the lease, the property management agreement, or the applicable  1131 statutory provisions.  1132 e. Unless otherwise agreed in writing by the principals to the lease or property  1133 management agreement, as applicable, a licensee will not be entitled to any part of  1134 the security deposit or to any other money paid to the licensee in connection with any  1135 real estate lease as part of the licensee's commission except in accordance with the  1136 terms of the lease or the property management agreement, as applicable.  1137 f. Except in the event of a foreclosure, if a licensee elects to terminate the property	1126	c. Prepaid rent must be treated in accordance with the prepaid rent provisions of the	
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the terms of the lease, the property management agreement, or the applicable  statutory provisions.  e. Unless otherwise agreed in writing by the principals to the lease or property  management agreement, as applicable, a licensee will not be entitled to any part of  the security deposit or to any other money paid to the licensee in connection with any  real estate lease as part of the licensee's commission except in accordance with the  terms of the lease or the property management agreement, as applicable.  f. Except in the event of a foreclosure, if a licensee elects to terminate the property	1128	55.1 of the Code of Virginia.	
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management agreement, as applicable, a licensee will not be entitled to any part of the security deposit or to any other money paid to the licensee in connection with any real estate lease as part of the licensee's commission except in accordance with the terms of the lease or the property management agreement, as applicable.  f. Except in the event of a foreclosure, if a licensee elects to terminate the property	1131	statutory provisions.	
the security deposit or to any other money paid to the licensee in connection with any  real estate lease as part of the licensee's commission except in accordance with the  terms of the lease or the property management agreement, as applicable.  f. Except in the event of a foreclosure, if a licensee elects to terminate the property	1132	e. Unless otherwise agreed in writing by the principals to the lease or property	
1135 real estate lease as part of the licensee's commission except in accordance with the  1136 terms of the lease or the property management agreement, as applicable.  1137 f. Except in the event of a foreclosure, if a licensee elects to terminate the property	1133	management agreement, as applicable, a licensee will not be entitled to any part of	
1136 terms of the lease or the property management agreement, as applicable.  1137 f. Except in the event of a foreclosure, if a licensee elects to terminate the property	1134	the security deposit or to any other money paid to the licensee in connection with any	
1137 f. Except in the event of a foreclosure, if a licensee elects to terminate the property	1135	real estate lease as part of the licensee's commission except in accordance with the	
1137 <u>f. Except in the event of a foreclosure, if a licensee elects to terminate the property</u> 1138 <u>management agreement with the landlord, the licensee may transfer any funds held</u> 52	1136	terms of the lease or the property management agreement, as applicable.	
management agreement with the landlord, the licensee may transfer any funds held  52	1137	f. Except in the event of a foreclosure, if a licensee elects to terminate the property	
National Archaetter 1995	1138	management agreement with the landlord, the licensee may transfer any funds held	
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1139	in escrow on behalf of the landlord in accordance with § 54.1-2108.1 B 5 of the Code	60,
1140	of Virginia.	cus n
1141	3. On funds placed in an account bearing interest, written disclosure in the contract of	1150 :HIO,
1142	purchase or lease at the time of contract or lease writing must be made to the principals	(01,005)
1143	to the transaction regarding the disbursement of interest.	5 0
1144	4. A licensee must not disburse or cause to be disbursed moneys from an escrow account	oics all
1145	unless sufficient money is on deposit in that account to the credit of the individual client or	06,00
1146	property involved.	opics for discussion cial board position
1147	5. Unless otherwise agreed in writing by all principals to the transaction, expenses.	
1148	incidental to closing a transaction (e.g., fees for appraisal, insurance, credit report) must	
1149	not be deducted from a deposit or down payment.	
1150	C. Escrow and Foreclosure.	
1151	1. Purchase transactions. If a principal broker or supervising broker is holding escrow funds	
1152	for the owner of real property and such property is foreclosed upon, the principal broker or	
1153	supervising broker must comply with the provisions of §§ 54.1-2108.1 A 1 and A 2 of the Code	
1154	of Virginia.	
1155	2. Lease transactions.	
1156	a. Security deposits. If a single-family residential dwelling unit is foreclosed upon and there	
1157	is a tenant in the dwelling unit on the date of the foreclosure sale and the landlord is holding	
1158	a security deposit of the tenant, the landlord shall handle the security deposit in	
1159	accordance with § 55.1-2108.1 A 3 of the Code of Virginia.	
1160	b. Rent payments. If there is in effect at the date of the foreclosure sale a tenant in a	
1161	residential dwelling unit foreclosed upon and the rent is paid to a licensee acting on behalf	
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M.	residential dwelling unit foreclosed upon and the rent is paid to a licensee acting on behalf  53	
	K. 57.	

1162	of the landlord pursuant to a properly executed property management agreement, the	Pics for discussion osition cial board position
1163	licensee may collect the rent in accordance with § 54.1-2108.1 A 4 of the Code of Virginia.	C/15 C/1
1164	c. If a single-family residential dwelling unit is foreclosed upon, and at the date of the	dissitio.
1165	foreclosure sale there is a written property management agreement between a licensee	60° 00°
1166	and a landlord, the property management agreement must continue in accordance with §	Side
1167	54.1-2108. 1 A 5 of the Code of Virginia.	iles alle
1168	D. Improper maintenance of escrow funds includes:	06/00
1169	1. Accepting any note, nonnegotiable instrument, or anything of value not readily	C)O)
1170	negotiable, as a deposit on a contract, offer to purchase, or lease without acknowledging	
1171	its acceptance in the agreement;	
1172	2. Commingling the funds of any person by a principal or supervising broker or the broker's	
1173	employees or associates or any licensee with the broker's own funds, or those of the	
1174	broker's corporation, firm, or association. If escrow funds are used to purchase a certificate	
1175	of deposit, the pledging or hypothecation of such certificate, or the absence of the original	
1176	certificate from the direct control of the principal or supervising broker, will constitute	
1177	commingling;	
1178	3. Failing to deposit escrow funds in an account designated to receive only such funds as	
1179	required by subdivision A 1 of this section; and	
1180	4. Failing to have sufficient balances in an escrow account at all times for all funds that	
1181	are designated to be held by the firm or sole proprietorship as required by this chapter.	
1182	18VAC135-20-185. Maintenance and management of <del>financial</del> records.	
1183	A. A complete record of financial transactions conducted under authority of the principal	
1184	broker's Virginia license shall be maintained in the principal broker's place of business, or in a	
1185	designated branch office. When the principal broker's office is located outside of Virginia and the	
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ia and the fir firm has a branch office in Virginia, a copy of these records shall be maintained in the Virginia office. These records shall show, in addition to any other requirements of the regulations, the following information: from whom money was received; the date of receipt; the place of deposit; the date of deposit; and, after the transaction has been completed, the final disposition of the funds. The principal broker must maintain financial records regarding any real estate transactions under the authority of the broker's license. Such records must be readily accessible from the broker's place of business. The records must contain:

- 1193 1. From whom the money was received;
- 1194 2. The date of receipt;

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- 1195 3. The place of deposit;
- 1196 4. The date of deposit;
- 5. The final disposition of funds; and 1197
- 1198 6. Any other information required in this chapter.
- When a principal broker's office is located outside of Virginia and the firm has a branch office 1199 in Virginia, a copy of these records must be readily accessible in the Virginia office. 1200
  - B. The principal broker shall must maintain a bookkeeping or recordkeeping system which shall must accurately and clearly disclose full compliance with the requirements outlined in this section. Accounting records which are in sufficient detail to provide necessary information to determine such compliance shall must be maintained.
- 1205 constituting improper recordkeeping by a principal broker or supervising broker C. Actions include: 1206
- 1207 Failing to retain for a period of three years from the date of execution, each brokerage and consent to dual agency or dual representation, and each

1209	disclosure and consent to designated agency or designated representation. Each
1210	disclosure of a brokerage relationship to an unrepresented party shall be retained for three
1211	years from the date provided to the party;
1212	2. Failing to retain for a period of three years from the date of closing or from ratification,
1213	if the transaction fails to close, a complete and legible copy of each executed contract of
1214	sale, any executed release from contract, any executed lease agreement, any executed
1215	property management agreement, and each settlement statement related to a real estate
1216	transaction, in the broker's control or possession unless prohibited by law;
1217	3. Failing to maintain a complete and accurate record of such receipts and their
1218	disbursements for moneys received on behalf of others for a period of three years from
1219	the date of the closing or termination of the sales transaction or termination of a lease or
1220	conclusion of the licensee's involvement in the lease; and
1221	4. Failing to maintain any records required by this section for three years.
1222	A principal broker or supervising broker must maintain and retain the following records:
1223	1. Each brokerage agreement must be retained for three years from the date of execution,
1224	disclosure and consent to dual agency or dual representation, and disclosure and consent
1225	to designated agency or designated representation must be retained for three years from
1226	the date of execution.
1227	2. All documents pertaining to a transaction including but not limited to, a complete and
1228	legible copy of each executed contract of sale, any executed release from contract, any
1229	executed lease agreement, any executed property management agreement, and each
1230	settlement statement related to a real estate transaction, unrepresented party in disclosure
1231	in the broker's control or possession unless prohibited by law. Such records must be
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disclosure and consent to designated agency or designated representation. Each disclosure of a brokerage relationship to an unrepresented party shall be retained for three years from the date provided to the party;  2. Failing to retain for a period of three years from the date of closing or from ratification, if the transaction fails to close, a complete and legible copy of each executed contract of sale, any executed release from contract, any executed lease agreement, any executed property management agreement, and each settlement statement related to a real estate transaction, in the broker's control or possession unless prohibited by law;  3. Failing to maintain a complete and accurate record of such receipts and their
disclosure of a brokerage relationship to an unrepresented party shall be retained for three
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<del>years from the date provided to the party;</del>
2. Failing to retain for a period of three years from the date of closing or from ratification,
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if the transaction fails to close, a complete and legible copy of each executed contract of
sale, any executed release from contract, any executed lease agreement, any executed
property management agreement, and each settlement statement related to a real estate
transportion in the broker's control or personation unless prohibited by law
transaction, in the broker's control or possession unless prohibited by law;
3. Failing to maintain a complete and accurate record of such receipts and their
disbursements for moneys received on behalf of others for a period of three years from
the date of the closing or termination of the sales transaction or termination of a lease or
conclusion of the licensee's involvement in the lease; and
4. Failing to project in any property and by this codi of the three
4. Failing to maintain any records required by this section for three years.
rincipal broker or supervising broker must maintain and retain the following records:
1. Each brokerage agreement must be retained for three years from the date of execution,
disclosure and consent to dual agency or dual representation, and disclosure and consent
to designated agency or designated representation must be retained for three years from
the date of execution.
2. All documents pertaining to a transaction including but not limited to, a complete and
legible copy of each executed contract of sale, any executed release from contract, any
executed lease agreement, any executed property management agreement, and each
settlement statement related to a real estate transaction, unrepresented party in disclosure

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### 18VAC135-20-190. Advertising by licensees.

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A. Definitions. The following definitions apply unless a different meaning is plainl the context:

"Advertising" means all forms of representation, promotion any manner and by any means of communication to consumers licensed real estate activity.

"Contact information" means telephone number

or conclusion of the licensee's involvement in the lease.

"Disclosure" in the context of electronic media advertising means (i) advertising by the firm that contains the firm's licensed name and the city and state in which the firm's main office or branch office is located or (ii) advertising by an affiliated licensee that contains the licensee's name, the name of the firm with which the licensee is active, and the city and state in which the is located, and this disclosure shall be viewable on the main page or than one click away from the main page. "Disclosure" in the context of all other advertising by the firm that contains the firm's licensed name or (ii) advertising by an affiliated licensee that contains the licensee's name and the name of the firm which the licensee

"Viewable page" means a page that may or may not scroll beyond the borders of the screen the use of framed pages.

Commented [JH41]: Applicable definitions moved to 18VAC135-20-10

1256	B. A. All advertising must be under the direct supervision of the principal broker or supervising	si <sup>0</sup>
1257	broker, in the name of the firm and, when applicable, comply with the disclosure required by §	
1258	54.1-2138.1 of the Code of Virginia. The firm's licensed name must be clearly and legibly	1,50,101
1259	displayed on all advertising.	, die Sili
1260	C. Electronic media advertising.	pics for discussion position cial board position
1261	1. Any electronic media advertising undertaken for the purpose of any licensed activity is	010 021
1262	subject to the provisions of this chapter.	04/00
1263	2. All electronic media advertising that can be viewed or experienced as a separate unit	
1264	(i.e., email messages and web pages) must contain disclosure that shall be viewable on	
1265	the main page or is no more than one click away from the main page.	
1266	3. All electronic media listings advertised must be kept current and consistent as follows:	
1267	a. Electronic media listing information must be consistent with the property description	
1268	and actual status of the listing. The licensee shall update in a timely manner material	
1269	changes to the listing status authorized by the seller or property description when the	
1270	licensee controls the electronic media site.	
1271	b. The licensee shall make timely written requests for updates reflecting material	
1272	changes to the listing status or property descriptions when a third party electronic	
1273	media listing service controls the website displaying the listing information.	
1274	D. Other advertising.	
1275	1. For sale and for lease signs placed on the property shall include but not be limited to	
1276	the firm's name and the firm's primary or branch office telephone number.	
1277	2. Business cards shall include but not be limited to the licensee's name, the firm name,	
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	and contact information:	
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E. The following activities shall be prohibited:  1-Implying that property listed by a licensee's firm and advertised by the firm or licensee is for sale, exchange, rank-or-lease by the owner-or-by-an-unicenseed-person;  2. Falling to include a notice in all advertising that the owner is a real estate licensee if the licensee owner or has any ownership interest in the property advertised;  3. Falling to include the firm's licenseed-name on any sign displayed outside each place of business;  4. Falling to obtain the written consent of the cellor, landlord, optioner or licenses firms to advertising a specific identifiable property, and  5. Falling to identify the type of services offered when advertising by general discription a property not licited by the party making the advertisement.  B. Advertising Disclosure.  1. All advertising by a firm or affiliated licenses must contain a clear, legible, and conspicuous advertising by a firm or affiliated licenses must contain a clear. legible, and office contact information. The office contact information and any additional required information will be specified by the principal or supervising broker in the firm's written policies.  2. All advertising by an affisited licenses must be done under the policies of a principal or supervising broker.  3. Any property information provided in any advertising must be consistent with the property condition and its current contract status.		
1288 5. Failing to identify the type of services offered when advertising by general description 1289 a property not listed by the party making the advertisement.  1290 B. Advertising Disclosure.  1291 1. All advertising by a firm or affiliated licensee must contain a clear, legible, and 1292 conspicuous advertising disclosure, which must include (1) the firm's name and (2) the 1293 office contact information. The office contact information and any additional required 1294 information will be specified by the principal or supervising broker in the firm's written 1295 policies.  1296 2. All advertising by an affiliated licensee must be done under the policies of a principal or 1297 supervising broker.		
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1288 5. Failing to identify the type of services offered when advertising by general description 1289 a property not listed by the party making the advertisement.  1290 B. Advertising Disclosure.  1291 1. All advertising by a firm or affiliated licensee must contain a clear, legible, and 1292 conspicuous advertising disclosure, which must include (1) the firm's name and (2) the 1293 office contact information. The office contact information and any additional required 1294 information will be specified by the principal or supervising broker in the firm's written 1295 policies.  1296 2. All advertising by an affiliated licensee must be done under the policies of a principal or 1297 supervising broker.	1281	is for sale, exchange, rent or lease by the owner or by an unlicensed person;
1288 5. Failing to identify the type of services offered when advertising by general description 1289 a property not listed by the party making the advertisement.  1290 B. Advertising Disclosure.  1291 1. All advertising by a firm or affiliated licensee must contain a clear, legible, and 1292 conspicuous advertising disclosure, which must include (1) the firm's name and (2) the 1293 office contact information. The office contact information and any additional required 1294 information will be specified by the principal or supervising broker in the firm's written 1295 policies.  1296 2. All advertising by an affiliated licensee must be done under the policies of a principal or 1297 supervising broker.	1282	2. Failing to include a notice in all advertising that the owner is a real estate licensee if the
1288 5. Failing to identify the type of services offered when advertising by general description 1289 a property not listed by the party making the advertisement.  1290 B. Advertising Disclosure.  1291 1. All advertising by a firm or affiliated licensee must contain a clear, legible, and 1292 conspicuous advertising disclosure, which must include (1) the firm's name and (2) the 1293 office contact information. The office contact information and any additional required 1294 information will be specified by the principal or supervising broker in the firm's written 1295 policies.  1296 2. All advertising by an affiliated licensee must be done under the policies of a principal or 1297 supervising broker.	1283	licensee owns or has any ownership interest in the property advertised;
1288 5. Failing to identify the type of services offered when advertising by general description 1289 a property not listed by the party making the advertisement.  1290 B. Advertising Disclosure.  1291 1. All advertising by a firm or affiliated licensee must contain a clear, legible, and 1292 conspicuous advertising disclosure, which must include (1) the firm's name and (2) the 1293 office contact information. The office contact information and any additional required 1294 information will be specified by the principal or supervising broker in the firm's written 1295 policies.  1296 2. All advertising by an affiliated licensee must be done under the policies of a principal or 1297 supervising broker.	1284	3. Failing to include the firm's licensed name on any sign displayed outside each place of
1288 5. Failing to identify the type of services offered when advertising by general description 1289 a property not listed by the party making the advertisement.  1290 B. Advertising Disclosure.  1291 1. All advertising by a firm or affiliated licensee must contain a clear, legible, and 1292 conspicuous advertising disclosure, which must include (1) the firm's name and (2) the 1293 office contact information. The office contact information and any additional required 1294 information will be specified by the principal or supervising broker in the firm's written 1295 policies.  1296 2. All advertising by an affiliated licensee must be done under the policies of a principal or 1297 supervising broker.	1285	<del>business;</del>
1288 5. Failing to identify the type of services offered when advertising by general description 1289 a property not listed by the party making the advertisement.  1290 B. Advertising Disclosure.  1291 1. All advertising by a firm or affiliated licensee must contain a clear, legible, and 1292 conspicuous advertising disclosure, which must include (1) the firm's name and (2) the 1293 office contact information. The office contact information and any additional required 1294 information will be specified by the principal or supervising broker in the firm's written 1295 policies.  1296 2. All advertising by an affiliated licensee must be done under the policies of a principal or 1297 supervising broker.	1286	4. Failing to obtain the written consent of the seller, landlord, optionor or licensor prior to
1290 B. Advertising Disclosure.  1291 1. All advertising by a firm or affiliated licensee must contain a clear, legible, and conspicuous advertising disclosure, which must include (1) the firm's name and (2) the office contact information. The office contact information and any additional required information will be specified by the principal or supervising broker in the firm's written policies.  1296 2. All advertising by an affiliated licensee must be done under the policies of a principal or supervising broker.	1287	
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1. All advertising by a firm or affiliated licensee must contain a clear, legible, and conspicuous advertising disclosure, which must include (1) the firm's name and (2) the office contact information. The office contact information and any additional required information will be specified by the principal or supervising broker in the firm's written policies.  2. All advertising by an affiliated licensee must be done under the policies of a principal or supervising broker.	1289	a property not listed by the party making the advertisement.
conspicuous advertising disclosure, which must include (1) the firm's name and (2) the office contact information. The office contact information and any additional required information will be specified by the principal or supervising broker in the firm's written policies.  2. All advertising by an affiliated licensee must be done under the policies of a principal or supervising broker.	1290	B. Advertising Disclosure.
office contact information. The office contact information and any additional required information will be specified by the principal or supervising broker in the firm's written  policies.  2. All advertising by an affiliated licensee must be done under the policies of a principal or supervising broker.	1291	1. All advertising by a firm or affiliated licensee must contain a clear, legible, and
information will be specified by the principal or supervising broker in the firm's written  policies.  2. All advertising by an affiliated licensee must be done under the policies of a principal or supervising broker.	1292	conspicuous advertising disclosure, which must include (1) the firm's name and (2) the
1295 policies.  1296 2. All advertising by an affiliated licensee must be done under the policies of a principal or  1297 supervising broker.	1293	office contact information. The office contact information and any additional required
1296  2. All advertising by an affiliated licensee must be done under the policies of a principal or  1297  supervising broker.	1294	information will be specified by the principal or supervising broker in the firm's written
1297 supervising broker.	1295	policies.
	1296	2. All advertising by an affiliated licensee must be done under the policies of a principal or
1299 <u>property condition and its current contract status.</u> 1299  59		
1299 property condition and its current contract status.  59	1298	3. Any property information provided in any advertising must be consistent with the
DRANG BIEF ROEF. 59	1299	property condition and its current contract status.
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4. All advertising must be updated in a timely manner whenever there is a material change to the listing status or property descriptions. If a third party controls the advertising, a licensee must make a written request in a timely manner for changes to be made.

#### 18VAC135-20-220. Disclosure of brokerage relationships.

#### A. Purchase transactions.

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- Spics for discussion 1. Unless disclosure has been previously made by a licensee, a A licensee shall must disclose whom the licensee represents to an actual or prospective buyer or seller who is not the client of the licensee and who is not represented by another licensee and with whom the licensee has substantive discussions about a specific property or properties. the person whom the licensee represents pursuant to a brokerage agreement term is defined in § 54.1-2130 pursuant to § 54.1-2138 A of the Code of Virginia.
- 2. Except as otherwise provided in subdivision 3 of this subsection, such disclosure shall must be made in writing at the earliest practical time, but in no event later than the time specific real estate assistance is first provided. Any disclosure complying with the provisions of § 54.1-2138 A of the Code of Virginia shall will be deemed in compliance with this disclosure requirement.
- 3. A licensee acting as a dual or designated agent or as a dual or designated representative shall must obtain the written consent of all clients to the transaction at the earliest practical time. Such consent shall will be presumed to have been given by a client who signs a disclosure complying with the provisions of §§ 54.1-2139, 54.1-2139.01, and 54.1-2139.1 of the Code of Virginia. Such disclosure shall must be given to, and consent obtained from, (i) the buyer not later than the time an offer to purchase is presented to the licensee who will present the offer to the listing agent or seller, and (ii) the seller not later an the time the offer to purchase is presented to the seller.

Spics for discussion 4. Any disclosure required by this subsection may be given in combination with other disclosures or information, but, if so, the disclosure must be conspicuous, printed in bold lettering, all capitals, underlined, or within a separate box or as otherwise provided by § 54.1-2138 of the Code of Virginia.

#### B. Lease transactions.

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- 1. Unless disclosure has been previously made by a licensee, a licensee shall must disclose to an actual or prospective landlord or tenant who is not the client of the licensee and who is not represented by another licensee, that the licensee has a brokerage relationship with another party or parties to the transaction. Such disclosure shall must be in writing and included in the application for lease or the lease itself, whichever occurs first. If the terms of the lease do not provide for such disclosure, the disclosure shall must be made in writing not later than the signing of the lease.
- 2. This disclosure requirement shall will not apply to lessors or lessees in single or multifamily residential units for lease terms of less than two months

## 18VAC135-20-225. Audits.

- A. Procedures for voluntary compliance, self audit, or third-party audit; broker immunity.
  - supervising broker may conduct, or may have another person proprietorship in accordance with § 54.1-2111.1 of the Code of Virginia. The methods and findings of the audit shall be documented as described in this subsection.
  - A principal broker or supervising broker shall notify the board in writing within 30 days. following the conclusion of a self audit, or within 30 days from the receipt of the final report audit, of any matter he believes to constitute noncompliance with the ions of Real Estate Board regulations or law. The principal broker or supervising

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broker shall also submit (i) a statement that such noncompliance has been remediated or (ii) a plan to correct such noncompliance within 90 days. Failure to comply with these requirements may result in loss of immunity from regulatory enforcement action.

and police for discussion of the cital police for d 3. A principal broker or supervising broker shall sign and date any report made pursuant to subdivision 2 of this subsection. Such report, properly submitted, shall provide immunity from enforcement against the principal broker or supervising broker by the board for the matters reported therein.

4. Immunity from enforcement action provided by this section shall not apply if the noncompliance with provisions of Real Estate Board regulations or law by broker or supervising broker was intentional or was the result of gr principal broker or supervising broker.

5. Immunity from enforcement action provided by this section shall apply principal broker and supervising broker who conduct an audit and submit a voluntary compliance plan in accordance with this section and shall not extend to any other broker or salesperson who may not be in compliance with Real Estate Board regulations or law. 6. Failure to complete the voluntary compliance program within 90 days from the date of plan submission shall result in the loss of immunity from regulatory enforcement action. Repeated instances of a violation found as a result of an audit that was subject to the program may be deemed by the board to constitute a failure to complete the prior voluntary compliance program.

# B. Procedures for mandatory audit.

ising broker shall conduct or have a third party conduct an audit at least once during each license term in accordance with § 54.1-2106.2 of the Code ginia. Such audit shall be documented on a form developed by the board.

1372	2. In conducting an audit of practices, policies, and procedures of the firm or sole	
1373	proprietorship, the principal broker or supervising broker or a third party shall examine and	ch's c
1374	document all matters regarding the compliance by the firm or sole proprietorship with law	3150.110
1375	and regulation regarding:	0.051
1376	a. Proper handling of escrow deposits and maintenance of a complete record of	60 4 60
1377	financial transactions;	iles alle
1378	b. Compliance with federal and state fair housing laws and regulations if the firm or	26 PO.
1379	sole proprietorship engages in residential brokerage, residential leasing, or residential	
1380	property management;	
1381	c. Advertising in all forms and media;	pics for discussion of the position of the pos
1382	d. Negotiation and drafting of contracts, leases, and brokerage agreements;	
1383	e. Use of unlicensed individuals;	
1384	f. Agency or independent contractor relationships;	
1385	g. Distribution of information on new or changed statutory or regulatory requirements;	
1386	h. Proper documentation of required disclosures; and	
1387	i. Such other matters as necessary to assure the competence of licensees to comply	
1388	with this chapter and Chapter 21 (§ 54.1-2100 et seq.) of Title 54.1 of the Code of	
1389	<del>Virginia.</del>	
1390	3. If at the conclusion of a mandatory audit the principal broker or supervising broker or	
1391	third party believes there is noncompliance with the provisions of the Real Estate Board	
1392	regulations or law, the principal broker or supervising broker may avail himself of the	
1393	procedures for voluntary compliance described in subsection A of this section.	
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1394	Upon request by any investigator, or by another agent of the board, a broker shall cooperate	cslo
1395	in the provision of records and documents pursuant to 18VAC135-20-240 within 10 days of receipt	Chi all
1396	of the request, and for other requests by the board and its agents pursuant to 18VAC135-20-250,	4150 :410
1397	within 21 days of receipt.	in of osli
1398	A. Procedures for mandatory audit.	6,000
1399	1. A principal broker or supervising broker must conduct or have a third party conduct an	ics all
1400	audit within 90 days prior to the expiration of the firm license. Such audit must be	% /O0°
1401	documented on a form developed by the board.	:01
1402	2. In conducting an audit of practices, policies, and procedures of the firm or sole	C'
1403	proprietorship, the principal broker or supervising broker or a third party must examine	
1404	and document all matters regarding the compliance by the firm or sole proprietorship with	
1405	law and regulation regarding:	
1406	a. Proper handling of escrow deposits and maintenance of a complete record of	
1407	financial transactions;	
1408	b. Compliance with federal and state fair housing laws and regulations if the firm or	
1409	sole proprietorship engages in residential brokerage, residential leasing, or residential	
1410	property management;	
1411	c. Advertising in all forms and media:	
1412	d. Negotiation and drafting of contracts, leases, and brokerage agreements;	
1413	e. Use of unlicensed individuals;	
	X Y CO XO OY	
1414	f. Agency or independent contractor relationships;	
1415	g. Distribution of information on new or changed statutory or regulatory requirements;	
1416	h. Proper documentation of required disclosures; and	
-	AND AF 64	
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i. Such other matters as necessary to assure the competence of licensees to comp	v
1418 with this chapter and Chapter 21 (§ 54.1-2100 et seq.) of Title 54.1 of the Code	of S
1419 <u>Virginia.</u>	.:50 ::01
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<ul> <li>3. If at the conclusion of a mandatory audit the principal broker or supervising broker</li> <li>third party believes there is noncompliance with the provisions of board regulations or law</li> </ul>	(O) O
1421 third party believes there is noncompliance with the provisions of board regulations or law	(5)
1422 <u>the principal broker or supervising broker may use the procedures for volunta</u>	Δ ()
1423 compliance described in subsection B of this section.	101/0
B. Procedures for voluntary compliance, self-audit, or third-party audit; broker immunity.	of v.
1425 <u>1. A broker will have immunity from board discipline for matters self-reported when the self-reported when t</u>	<u>e</u>
1426 <u>following conditions are met:</u>	,
a. A principal broker or supervising broker has conducted, or had another personal another personal actions and another personal actions are also as a principal broker or supervising broker has conducted, or had another personal actions are also as a principal broker or supervising broker has conducted, or had another personal actions are also as a principal broker or supervising broker has conducted, or had another personal actions are also actions as a principal broker or supervising broker has conducted another personal actions are also actions as a principal broker or supervising broker has conducted another personal actions are also actions as a principal broker or supervising broker has conducted another personal actions and another personal actions are also actions as a principal broker or supervision and actions are also actions as a principal action action actions are also actions as a principal action action actions are also actions as a principal action actions are also action action actions action	<u>n</u>
1428 conduct, an audit of the practices, policies, and procedures of the firm or so	<u>e</u>
proprietorship in accordance with § 54.1-2111.1 of the Code of Virginia.	
b. The principal broker or supervising broker has signed the report conducted	i <u>n</u>
1431 <u>accordance with this subsection.</u>	
1432 <u>c. A principal broker or supervising broker notifies the board in writing within 30 days</u>	<u>'s</u>
1433 <u>following the conclusion of a self-audit, or within 30 days from the receipt of the fin</u>	<u>al</u>
1434 report of a third-party audit, of any matter the principal broker or supervising broken	<u>er</u>
believes to constitute noncompliance with the provisions of board regulations or la	<u>w</u>
1436 and submits (i) a statement that such noncompliance has been remediated or (ii)	<u>a</u>
plan to correct such noncompliance within 90 days.	
1438 2. Immunity from enforcement action provided by this section will not apply if the	<u>e</u>
noncompliance with provisions of board regulations or law by the principal broker  65	<u>or</u>
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supervising broker was intentional or was the result of gross negligence by the principal 1440 1441 broker or supervising broker. 1442 3. Immunity from enforcement action provided by this section will apply only to the principal 1443 broker and supervising broker who conducts an audit and submits a voluntary compliance 1444 plan in accordance with this section and will not extend to any other broker or salesperson 1445 who may not be in compliance with board regulations or law. 4. Failure to complete the voluntary compliance program within 90 days from the date of 1446 1447

opics for discussion plan submission will result in the loss of immunity from regulatory enforcement action Repeated instances of a violation found as a result of a subsequent audit that was subject to the voluntary compliance program may be deemed by the board to constitute a failure to complete the prior voluntary compliance program.

## 18VAC135-20-240. Provision of records information to the board.

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A. Unless otherwise specified by the board, or as set forth in § 54.1-2108 of the Code of Virginia, a licensee of the Real Estate Board shall board must produce to the board or any of its agents within 10 days of the request evidence of signature cards or bank records, any document, book, or record concerning any real estate transaction in which the licensee was involved, or for which the licensee is required to maintain records for inspection and copying by the board or its agents. The board may extend such time frame upon a showing of extenuating circumstances prohibiting delivery within such 10-day period.

B. A licensee must respond to any other inquiry by the board or its agents within 21 days.

## 18VAC135-20-250. Response to any inquiry of the board. (Repealed.)

must respond to an inquiry by the board, other than requested under 18VAC135-

Commented [JH42]: Provisions merged into section -

### 18VAC135-20-260. Prohibited acts.

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The following are prohibited acts:

- opics for discussion 1. Furnishing substantially inaccurate or incomplete information to the board in obtaining, renewing, reinstating, or maintaining a license Obtaining or attempting to obtain, renew, reinstate, or maintain a license or certification by false or fraudulent representation;
- 2. Holding more than one license as a real estate broker or salesperson in Virginia except as provided in this chapter;
- 3. As a currently licensed real estate examination for a salesperson's license already obtained or on behalf of another
- 4. As a currently licensed real estate broker, sitting for a real estate licensing examination;
- 5. 4. Signing an experience verification form without direct supervision or actual knowledge of the applicant's activities as defined in §§ § 54.1-2100 and 54.1-2101 of the Code of Virginia or unreasonably refusing to sign an experience verification form;
- 6. 5. Having been convicted or found guilty regardless of the manner of adjudication in any jurisdiction of the United States of a misdemeanor involving moral turpitude, sexual offense, non-marijuana drug distribution, or physical injury battery, or any felony, there being no appeal pending therefrom or the time for appeal having elapsed. Review of convictions shall be subject to the requirements of § 54.1-204 of the Code of Virginia. Any plea of note contendere shall be considered a conviction for the purposes of this subdivision;
- 7. 6. Failing to inform the board in writing within 30 days of pleading guilty or nole centendere or being convicted or found guilty regardless of adjudication of any convictions

Commented [JH43]: Merged into the "improper, fraudulent, dishonest conduct" prohibited act.

Commented [JH44]: Technical change effective 11/1/24.

1486 8. 7. Having had a license as a real estate broker or real estate salesperson a professional 1487 or occupational license that was suspended, revoked, or surrendered in connection with 1488 a disciplinary action or that has been the subject of discipline in any jurisdiction; 1489 9. 8. Failing to inform the board in writing within 30 days of a disciplinary action as stated described in subdivision 8 subdivision 7 of this section; 1490 40. 9. Having been found in a court or an administrative body of competent jurisdiction to 1491 have violated the Virginia Fair Housing Act, the Fair Housing Laws of any jurisdiction of 1492 the United States, including without limitation Title VIII of the Civil Rights Act of 1968 (82 1493 Stat. 73), or the Civil Rights Act of 1866 (14 Stat. 27), there being no appeal therefrom or 1494 1495 the time for appeal having elapsed; 10. Knowingly providing false, misleading, or incomplete information to an inquiry by the 1496 1497 board or any of its agents; 1498 of Chapter 21 (§ § 54.1-2100 et seq.) of Title 54.1 of the Code of Virginia or this chapter; 1499 1500 Violating, inducing another to violate, cooperating with another to violate, or combining or 1501 conspiring with or acting as agent, partner, or associate for another to violate any of the provisions of Chapter 1 (§ 54.1-100 et seq.), 2 (§ 54.1-200 et seq.), 3 (§ 54.1-300 et seq.) 1502 1503 or 21 (§ 54.1-2100 et seq.) of Title 54.1 of the Code of Virginia, or any of the regulations of the board: 1504 stituting failing 12. Failing to act as a real estate broker or salesperson in 1505 such a manner as to safeguard the interests of the public, including but not limited to which 1506 

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1508	a. A principal broker or supervising broker failing to ensure proper supervision and	c S
1509	accountability over the firm's day-to-day financial dealings, escrow account	ch <sup>3</sup> c
1510	accounts, and daily operations;	Commented [JH47]: Stylistic change effective 11/1/24.
1511	b. A broker failing to disburse funds from an escrow account according to the	Commented [JH47]: Stylistic change effective 11/1/24.
1512	regulations or failing to properly retain documents relating to the basis for disbursal;	65,000
1513	c. A broker failing to ensure the licensees for whom the broker has oversight	oil oal
1514	responsibility hold active licenses while practicing real estate;	0, 0
1515	d. A broker failing to provide accurate and timely reports to the board about a licensee's	C.O.
1516	compliance with the board's laws and regulations;	
1517	e- d. A broker failing to have signatory authority on all accounts;	
1518	f. e. A broker failing to account for or remit any moneys coming into a licensee's the	
1519	broker's possession that belong to another;	
1520	g. $\underline{f}$ . A licensee failing to submit to the broker in a timely manner, all earnest money	
1521	deposits escrow money, contracts, listing brokerage and other representation	
1522	agreements, deeds of lease, or leasing agreements, disclosures, and any other	
1523	documents for which the broker has oversight responsibility;	
1524	h. g. A licensee negotiating leases for a third party through an unlicensed firm or	
1525	without a principal broker performing regulated activities for any third party, except for	
1526	entities in which the licensee has an ownership interest, outside the licensee's	
1527	brokerage firm or sole propretiorship;	
1528	i. h. A licensee operating an unlicensed firm or acting as a principal broker;	
1529	j. i. A licensee practicing real estate with an inactive or expired license;	
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	<b>V</b>	

1530	+ <u>j.</u> A licensee knowingly providing the broker with an earnest money deposit check	c S
1531	from an account with insufficient funds;	Ch <sup>2</sup>
1532	L. k. A licensee allowing unsupervised providing access to a home-property without the	discitio.
1533	owner's authorization; and	10 00S
1534	m. A licensee failing to inform the broker of a transaction; and	Commented [JH48]: Stylistic change effective 11/1/24.
1535	n. I. A licensee submitting unauthorized altered copies of a contract or contract to the	Commented [JH48]: Stylistic change effective 11/1/24.
1536	broker <del>; and</del> .	
1537	12. Actions constituting engaging 13. Engaging in improper, fraudulent, or dishonest	Cio
1538	conduct, <del>including <mark>but not limited</mark> to</del> <u>which includes</u> the following:	Commented [JH49]: Stylistic change effective 11/1/24.
1539	a. A licensee attempting to divert commission from the firm or sole proprietorship and	
1540	direct payment to a licensee or an unlicensed individual who is not a party to the	
1541	transaction;	
1542	b. A licensee fabricating or altering any document with the intent to mislead;	
1543	c. A licensee signing any documents on a client's behalf without first obtaining a client's	
1544	the proper written permission or legal authorization to sign said documents on his the	
1545	client's behalf;	Commented [JH50]: Stylistic change effective 11/1/24.
1546	d. A licensee making an <del>earnest money</del> <u>escrow</u> deposit payable to <del>himself</del> <u>the licensee</u>	
1547	or negotiating the check without written authority;	
1548	e. A licensee knowingly misrepresenting ownership of a property;	
1549	f. A licensee submitting copies of the same earnest money deposit check for inclusion	
1550	with multiple offers;	
1551	g. A licensee entering into agreements to be compensated for real estate services	
1552	while his the licensee's license is inactive without an active license;	Commented [JH51]: Stylistic change effective 11/1/24.
Mic	70	
1	P'OP'	
	g. A licensee entering into agreements to be compensated for real estate services  while his the licensee's license is inactive without an active license;  70	
i		

		70;
1553	h. A licensee representing in offers he the licensee received the an earnest money	Commented [JH52]: Stylistic change effective 11/1/24.
1554	deposit when he the licensee has not received such deposit or he knows the check	Commented [JH53]: Stylistic change effective 11/1/24.
1555	payment is worthless; and	dis cities
1556	i. A licensee misrepresenting who is holding the earnest money an escrow deposit.	60, 203
1557	j. A licensee sitting for an examination for a license the licensee already obtained or	.65 .6
1558	taking an examination on behalf of another.	Dio Ogi
1559	18VAC135-20-270. Conflict of interest.	0,00
1560	Actions constituting a conflict of interest include:	C.O.
1561	1. Being active with a real estate broker other than the licensee's principal broker, without	Commented [JH53]: Stylistic change effective 11/1/24.
1562	the written consent of the principal broker; and	
1563	2. Acting for more than one client in a transaction governed by the provisions of §§ 54.1-	
1564	2139, 54.1-2139.01, and 54.1-2139.1 of the Code of Virginia without first obtaining the	
1565	written consent of all clients <del>; and</del> .	
1566	3. Performing regulated activities as a standard agent, limited service agent, or	
1567	independent contractor for any client outside the licensee's brokerage firm(s) or sole	
1568	<del>proprietorship(s).</del>	
1569	18VAC135-20-280. Improper brokerage commission Improper financial transactions and	
1570	dealings.	
1571	A. Actions resulting in an improper brokerage commission Improper financial transactions and	
1572	<u>dealings</u> include:	
1573	1. Offering to pay, paying, or providing or paying a transaction-based fee, fees, or other	
1574	valuable consideration to any person not licensed in this or any jurisdiction for services	
1575	that require a real estate license;	
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1576	2. Accepting a commission, fee, compensation, or other valuable consideration, as a real	6510
1577	estate salesperson or associate broker, for any <u>licensed</u> real estate <u>services</u> <u>activity</u> from	cilis v
1578	any person or entity except the licensee's principal broker or supervising broker at the time	2150 x101
1579	of the transaction the licensed real estate activity was performed without the prior written	al OSIV
1580	consent of the licensee's principal broker;	60,760
1581	3. Receiving financial benefit from the use of any information about the property, the	opics for discussion of the original position or
1582	transaction licensed real estate activity, or the parties to the transaction, when the	76, Poo
1583	information is gained as a result of the performance of acts specified in Chapter 21 (§	
1584	54.1-2100 et seq.) of Title 54.1 of the Code of Virginia licensed real estate activity without	C
1585	the prior written consent of the licensee's principal broker, the clients, and, when	
1586	applicable, the parties to the transaction;	
1587	4. Receiving financial benefit from any person other than the licensee's principal broker at	
1588	the time of the transaction, for the performance of any of the acts specified in Chapter 21	
1589	(§ 54.1-2100 et seq.) of Title 54.1 of the Code of Virginia without the prior written consent	
1590	of the licensee's principal broker;	
1591	5. 4. Receiving financial benefit or other valuable consideration for any work or service	
1592	related to a transaction without the prior written acknowledgment of the person paying for	
1593	such work or service; and	
1594	6- 5. Making a listing contract or lease which provides for a "net" return to the seller/lessor	
1595	seller or lessor, leaving the licensee free to sell or lease the property at any price he can	
1596	obtain in excess of the "net" price named by the seller/lessor seller or lessor.	
1597	B. Actions constituting improper dealing include offering real property for sale or for lease	
1598	without the knowledge and consent of the owner or the owner's authorized representative,	
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nose opics for discussion in the contract of t 1599 or on any terms other than those authorized by the owner or the owner's authorized 1600 representative. 18VAC135-20-290. Improper dealing. (Repealed) 1601 1602 Actions constituting improper dealing include: 1603 1. Offering real property for sale or for lease without the knowledge 1604 owner or the owner's authorized representative, or on any terms 1605 authorized by the owner or the owner's authorized representative; 1606 2. Placing a sign on any property without the consent 1607 owner's authorized representative; and or medium 1608 3. Causing any advertisement for sale, rent, or lease to appear in any format 1609 without including in the advertisement the name of the firm or sole proprietorship. 1610 Actions constituting improper dealing includes offering real property for sale or for lease 1611 without the knowledge and consent of the owner or the owner's authorized 1612 or on any terms other than those authorized by the owner or the owner's authorized 1613 representative. 18VAC135-20-300. Misrepresentation/omission Misrepresentation or omission. 1614 Actions constituting misrepresentation or omission, or both, include: 1615 1. Using "bait and switch" tactics by advertising or offering real property for sale or rent 1616 with the intent not to sell or rent at the price or terms advertised, unless the advertisement 1617 or offer clearly states that the property advertised is limited in specific quantity or for a 1618 specified time period and the licensee did in fact have at least that quantity for sale or rent 1619 at that price or terms at the time of advertising, including listing status and condition of

1622	2. Failure by a licensee representing a seller or landlord as a standard agent to disclose
1623	in a timely manner to a prospective purchaser or tenant all material adverse facts
1624	pertaining to the physical condition of the property which are actually known by the
1625	licensee;
1626	3. Failing as a licensee to tender promptly to the buyer and seller client or unrepresented
1627	party every written offer, every written counteroffer, and every written rejection to
1628	purchase, option or lease obtained on the property involved;
1629	4. Failure by Failing as a licensee acting as an agent to disclose in a timely manner to the
1630	licensee's client all material facts related to the property or concerning the transaction
1631	when the failure to so disclose would constitute failure by the licensee to exercise ordinary
1632	care as defined in the brokerage agreement;
1633	5. Failing to provide in a timely manner to all principals to the transaction written notice of
1634	any material changes to the transaction:
1635	5. 6. Notwithstanding the provisions of subdivision 4 of this section, a A licensee when
1636	acting as a dual <u>agent or dual</u> representative, <del>shall</del> <u>must</u> not disclose to one client
1637	represented in the dual representation confidential information relating to the transaction
1638	obtained during the representation of another client in the same dual representation unless

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otherwise provided by law;

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- 8. Failing to include in a those holding any deposits; 7. 8. Failing to include in any application, lease, or offer to purchase identification of all

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1645	8- 9. Knowingly making any false statement or report, or willfully misstating the value of	Silving
1646	any land, property, or security for the purpose of influencing in any way the action of any	cils (
1647	lender upon:	115° 1110'
1648	a. Applications, advance discounts, purchase agreements, repurchase agreements,	(01 005)
1649	commitments or loans;	5,00
1650	b. Changes in terms or extensions of time for any of the items listed in this subdivision	Olos allo
1651	8 subdivision 9 a of this section whether by renewal, deferment of action, or other	04,00
1652	means without the prior written consent of the principals to the transaction;	pics for discussion of the position of the pos
1653	c. Acceptance, release, or substitution of security for any of the items listed in	
1654	subdivision 8 a subdivision 9 a of this section without the prior written consent of the	
1655	principals to the transaction;	
1656	9- 10. Knowingly making any material misrepresentation; and	
1657	40. 11. Making a false promise through agents, salespersons, advertising, or other means.	
1658	18VAC135-20-310. Improper delivery of instruments.	
1659	Actions constituting improper delivery of instruments include:	
1660	1. Failing to make prompt delivery to each principal to a transaction, complete and legible	
1661	copies of any written disclosures required by §§ 54.1-2138, 54.1-2139, 54.1-2139.01, and	
1662	54.1-2139.1 of the Code of Virginia, listings, lease, offers to purchase, counteroffers,	
1663	addenda and ratified agreements, and other documentation required by the agreement;	
1664	2. Failing to provide in a timely manner to all principals to the transaction written notice of	
1665	any material changes to the transaction;	
1666	3-2. Failing to deliver to the seller and buyer, at the time a real estate transaction is	
1667	completed, a complete and accurate statement of receipts and disbursements of moneys	
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ind, OPI board position received by the licensee, duly signed and certified by the principal or supervising broker or his the broker's authorized agent; provided, however, if the transaction is closed by a settlement agent other than the licensee or his the licensee's broker, and if the disbursement of moneys received by the licensee is disclosed on the applicable settlement statement, the licensee shall will not be required to provide the separate statement of receipts and disbursements; and

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1688 1689 4. 3. Refusing or failing without just cause to surrender to the rightful owner, upon demand, any document or instrument which the licensee possesses.

## 18VAC135-20-330. Principal and supervising broker's responsibility for acts of licensees and employees.

Any unlawful act or violation of any of the provisions of Chapter 21 (§ 54.1-2100 et seq.) of Title 54.1 or of Chapter 5.1 (§ 36-96.1 et seq.) of Title 36 of the Code of Virginia or of the regulations of the board by any real estate salesperson, employee, partner or affiliate of a principal broker, supervising broker, or both, may not be cause for disciplinary action against the principal broker, supervising broker, or both, unless it appears to the satisfaction of the board that the principal broker, supervising broker, or both, knew or should have known of the unlawful act or violation and failed to take reasonable action under the circumstances to remedy the situation.

### 18VAC135-20-340. Effect of disciplinary action on subordinate licensees.

Action by the board resulting in the revocation, suspension, or denial of renewal of the license of any principal broker or sole proprietor shall will automatically result in an order that the licenses of any and all individuals active with the affected firm be returned to the board until such time as they are reissued upon the written request of a sole proprietor or principal broker pursuant to 90 18VAC135-20-170 B.

18VAC135-20-345. Effect of disciplinary action on certificates, approvals, and concurrent licenses.

osed tiplical poard position The board shall will suspend, revoke or deny renewal of existing concurrent broker licenses when the board suspends, revokes or denies renewal of another broker's license held by the same individual. The board will suspend, revoke, or deny renewal of existing instructor certificates and instructor approval when the board suspends, revokes, or denies renewal of a license held by the same individual.

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### 18VAC135-20-350. Definitions. (Repealed.)

The following words and terms when used in this part, unless a different meaning is provided or is plainly required by the context, shall have the following meanings:

"Accredited university, college, community college, or other school or educational institution," as used in § 54.1-2105 B 1 a of the Code of Virginia, means those accredited institutions of higher learning approved by the Virginia Council of Higher Education or listed in the Transfer Credit Practices of Designated Educational Institutions, published by the American Association of Collegiate Registrars and Admissions Officers

"Equivalent course" means any course encompassing the basic educational curriculum of d approved by the board.

school" means (i) a privately owned school, (ii) a real estate professional elated entity, which is not under the authority of the Department of out approved by the Real Estate Board to teach real estate courses.

1714 "Provider" means an accredited university, college, community college or high school offering 1715 adult distributive education courses, or a proprietary school. 1716 18VAC135-20-360. Proprietary school standards, instructor qualifications and course 1717 requirements Certification of proprietary schools. 1718 A. Every applicant to the Real Estate Board board for a proprietary school certificate shall must meet the standards provided in subsection A of § 54.1-2105.02 of the Code of Virginia by 1719 submitting a CPA-certified (i) letter attesting to the applicant's net worth or (ii) a balance sheet or 1720 financial statement <del>certified to be accurate by the applicant</del>. Such applicant <del>shall</del> must show a 1721 1722 minimum net worth of \$2,000. 1723 B. Every applicant to the Real Estate Board for certification as an instructor for prelicense 1724 education must meet two of the qualifications outlined in subdivisions 1 through 6 of this 1725 subsection: 1. A baccalaureate degree, an active Virginia real estate broker's license, and two consecutive 1726 1727 years of discipline-free active real estate experience immediately prior to application; 1728 2. An active Virginia real estate broker's license and five consecutive years of discipline-free active real estate experience immediately prior to application; 1729 1730 3. A professional designation such as, but not limited to, Accredited Land Consultant (ALC), Certified Residential Specialist (CRS). Certified Commercial Investment Member (CCIM), 1731 Certified Property Manager (CPM), Certified Residential Broker (CRB), Counselor Real Estate 1732 Member Appraisal Institute (MAI), Society Industrial Office Realtors (SIOR), Senior 1733 1734 Residential Appraiser (SRA), or Senior Real Estate Property Appraiser (SRPA); designated membership of the Real Estate Educators Association holding the 1735

Commented [JH54]: Definitions merged into section

Commented [JH55]: Provisions related to certification of instructors, approval of courses, and other course standards relocated to new sections.

**Commented [JH56]:** Includes technical and stylistic changes effective 11/1/24.

ated Real Estate Instructor (DREI) designation;

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5. Possession of a valid teaching credential or certificate issued by the Commonwealth of	esio"
Virginia, or any other state with qualifications that are equal to or exceed Virginia teacher	
qualifications, or at least five years of teaching experience in an accredited public, private, or	eor discussion
parochial school, or an accredited junior college, college, or university; and	
6. An attorney member of the Virginia State Bar who is engaged in the field of real estate-	pics oxid po
related law-	ilo all
7. The board shall also consider evaluations from previous education courses the applicant	06/00
has instructed and recommendations of course providers, coordinators, administrators, and	
institutions that have employed the applicant.	0.
8. The board may waive the requirements of subdivisions 1 through 6 of this subsection upon	

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8. The board may waive the requirements of subdivisions 1 through 6 of this subsection upon review of proof of experience in related fields of real estate. The board has discretion to deny an applicant who has been the subject of a disciplinary action.

C. Every applicant to the Real Estate Board for approval as education and post license education shall have expertise in a specific field of real estate with at least three years of active experience and will teach only applicant's expertise. Such applicants will be required to furnish proof of their expertise, possibly including but not limited to educational transcripts, professional certificates, letters of reference (a maximum of three), a resume, or any other type of documentation that will verify the applicant's expertise.

instructor, and are required to have a monitored, final written examination. Online distance course content for at least 50 minutes to receive one hour of credit. Those schools which propose prelicensing courses (Principles and Practices of Real Estate, Real Estate Brokerage, Real Estate Finance, Real Estate Law or Real Estate Appraisal, etc.) must submit a request, in writing, to the board prior to offering the course(s) courses and supply the following information:

topic areas specified in 18VAC135-20-400. All requests to offer broker courses must include a course syllabus acceptable to the board;

 each broker related broker-related course will require 45 hours of study, 54.1-2105 of the Code of Virginia; and

subjects to the board for approval prior to initially offering the course. Correspondence and other distance learning courses offered by an approved previder must include appropriate testing procedures to verify completion of the course, including requiring licensees who complete correspondence or other distance learning courses to file a notarized affidavit certifying compliance with the course requirements with the education provider or with the licensee's own records. Online distance learning courses must include a timer requiring licensees to be actively engaged enline learning course content for at least 50 minutes to receive one hour of credit. The board shall approve courses and the number of hours approved for each course based on the relevance of the subject to the performance of the duties set forth in §§ § 54.1-2100 and 54.1-

F. Approval of prelicense, continuing education, and post license education courses shall expire on December 31 three years from the year in which the approval was issued, as indicated on the approval document.

Ale picsolid position was by Opinion and the control of the contro G. All schools must establish and maintain a record for each student. The record shall include: the student's name and address, the course name and clock hours attended, the course syllabus or outline, the name or names of the instructor, the date of successful completion, and the board's course code. Records shall be available for inspection during normal business authorized representatives of the board. Schools must maintain all student and class records for a minimum of five years.

H. All schools must provide each student with a certificatedocumentation that the student may use as proof of course completion. Such documentation shall approval number. contain the student's name, school name, course name, completion date, hours of credit completed, and a statement that the course is "Approved by the Real Estate Board."

I. All providers of continuing education or post license education transmit course completion data to the board in an approved format within five business days of the completion of each individual course. The transmittal will include each student's name, license number, or social security number; the date of successful completion of the course; the school's code; and the board's code.

### 18VAC135-20-361. Certification of instructors.

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A. Every applicant to the board for certification as an instructor for pre-license education must meet two of the qualifications outlined in subdivisions 1 through 7 of this subsection:

Prere	quisite Credential	<u>Education</u>	<u>Experience</u>
1. Activ	e real estate broker se	Baccalaureate degree or higher	Two consecutive years of active real
	7	·	estate experience

				70.
			immediately prior to application.	55
<u>2.</u>	Active real estate broker license	N/A	Five consecutive years of active real estate experience immediately prior to application.	in discussion
<u>3.</u>	A professional designation that has been approved by the board.	N/A	<u>N/A</u>	ics aid b
<u>4.</u>	Fully designated membership of the Real Estate Educators Association holding the Designated Real Estate Instructor (DREI) designation.	N/A	N/A	copics for discussion discussion and position discussion discussio
<u>5.</u>	Valid teaching credential issued by the Commonwealth of Virginia, or any other state with qualifications that are equal to or exceed Virginia teacher qualifications.	N/A	e lion	
<u>6.</u>	N/A	N/A N/S N/S N/A	At least five years of teaching experience in the real estate field or at an accredited university, college, community college, or other school or educational institution, or their equivalent.	
<u>7.</u>	Attorney member of the Virginia State Bar who is engaged in the field of real estate-related law.	N/A	N/A	

The board may waive the requirements of subdivisions 1 through 7 of subsection A upon review of proof of substantially equivalent qualifications.

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B. Every applicant to the board for certification as an instructor for continuing education and post-license education must have expertise in a specific field of real estate with at least three 82

1810	years of active experience in that field in the five years immediately preceding the date of	Silv
1811	application and must teach only in the area of such applicant's expertise. Such applicants must	cilia v
1812	furnish proof of expertise.	liso itilo,
1813	C. The board has discretion to deny an applicant who has been the subject of a disciplinary	in ost
1814	action.	5,00
1815	18VAC135-20-362. Approval of courses.	pics for discussion sition side position
1816	A. Pre-license courses must be acceptable to the board, be taught by a certified pre-license	
1817	instructor, and are required to have a monitored, final written assessment. All courses offered by	Cio.
1818	an approved provider must include a mechanism designed to ensure reasonably that licensees	
1819	are actively engaged for each class hour. Schools applying for approval to offer pre-license	
1820	education courses must submit an application on a form prescribed by the board and gain	
1821	approval by the board prior to initially offering the course and supply the following information:	
1822	1. Course syllabus;	
1823	a. All Principles and Practices of Real Estate courses must include the topic areas	
1824	specified in 18VAC135-20-400.	
1825	b. All requests to offer broker courses must include a course syllabus acceptable to	
1826	the board.	
1827	2. Name of the course text and any research materials used for study assignments;	
1828	3. Description of any research assignments;	
1829	4. Copies of proficiency assessments, tests, or quizzes; and	
1830	5. Information about recordkeeping for the type of course delivery.	
1831	B. Continuing Education and Post-License Education Course Requirements.	
	3. Description of any research assignments; 4. Copies of proficiency assessments, tests, or quizzes; and 5. Information about recordkeeping for the type of course delivery.  B. Continuing Education and Post-License Education Course Requirements.	

1832	1. Schools applying for approval to teach continuing education and post-license education	si <sup>0</sup>
1833	courses must submit an application on a form prescribed by the board and gain approval	cilis o
1834	by the board prior to initially offering the course.	115° 1110'
1835	2. All courses offered by an approved provider must include a mechanism designed to	in osi
1836	ensure reasonable that licensees are actively engaged for each class hour.	5 00
1837	3. Correspondence and other distance learning courses offered by an approved provider	Pics for discussion
1838	must include appropriate testing procedures to verify completion of the course, including	0, 0
1839	requiring licensees who complete correspondence or other distance learning courses to	
1840	file a notarized affidavit certifying compliance with the course requirements with the	
1841	education provider or with the licensee's own records.	
1842	4. The board will approve courses and the number of hours approved for each course	
1843	based on the relevance of the subject to the performance of the duties set forth in § 54.1-	
1844	2100 of the Code of Virginia.	
1845	5. Course content must be specific to the current laws and regulations of Virginia where	
1846	applicable.	
1847	C. Approval of pre-license, continuing education, and post-license education courses, as well	
1848	as post-license and continuing education instructors, will expire three years from the year last day	
1849	of the month in which the approval was granted by the board.	
1850	D. All schools must establish and maintain a record for each student. The record must	
1851	include:	
1852	1. The student's name and address;	
1853	2. The course name and clock hours attended;	
2054		
1854	3. The course syllabus or outline;	
	And	
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1855	4. The name of the instructor;	
1856	5. The date of successful completion; and	CUS all
1857	6. The board's course code.	discition
1858	Records must be available for inspection during normal business hours by authorized	401 00°
1859	representatives of the board. Schools must maintain all student and class records for a minimum	.69 ,0
1860	of five years.	Sid board position
1861	E. All schools must provide each student with a certificate of course completion or other	
1862	documentation that the student may use as proof of course completion. Such documentation must	Clo
1863	contain:	
1864	documentation that the student may use as proof of course completion. Such documentation must contain:  1. The student's name; 2. School name; 3. Course name; 4. Course approval number; 5. Course completion date; 6. Hours of credit completed; and	
1865	2. School name;	
1866	3. Course name;	
1867	4. Course approval number;	
1868	5. Course completion date:	
1869	6. Hours of credit completed; and	
1870	7. A statement that the course is "Approved by the Real Estate Board."	
1871	F. All providers of pre-license, continuing education, or post-license education courses must	
1872	electronically transmit course completion data to the board in an approved format and method	
1873	within five business days of the completion of each individual course.	
1874	18VAC135-20-370. Fees. (Repealed.)	Commented [JH57]: Fee provisions relocated to new
1875	A. The application fee for an original certificate for a proprietary school shall be \$190.	section -15.
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B. The renewal fee for proprietary school certificates expiring every two years from the last day of the month in which they were issued shall be \$90.

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of control of the con C. If the requirements for renewal of a proprietary school certificate, including receipt of the fee by the board, are not completed within 30 days of the expiration date noted on the certificate, a reinstatement fee of \$135 is required. A certificate may be reinstated for up to one year following the expiration date with payment of the reinstatement fee. After one year, the certificate may not be reinstated under any circumstances and the applicant must meet all requirements and apply as a new applicant. If the renewal requirements are not completed within 30 days of the expiration date noted on the proprietary school approval, the proprietary school shall no longer offer boardapproved courses.

- D. The application for an original prelicense education instructor certificate shall be \$190.
- E. The renewal fee for a prelicense instructor certificate expiring every two years from the last day of the month in which it was issued shall be \$75.

F. If the requirements for renewal of an instructor certificate, including receipt of the fee by the board, are not completed within 30 days of the expiration date on the certificate, a reinstatement fee of \$110 is required. A certificate may be reinstated for up to one year following the expiration date with payment of the reinstatement fee. After one year, the certificate may not be reinstated under any circumstances and the applicant must meet all requirements and apply as a new applicant.

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1897	18VAC135-20-380. Posting school certificate of approval and instructor certificates.	S
1898	(Repealed.)	Ch <sup>2</sup> an
1899	Copies of school certificates of approval and instructor certificates, if applicable, must be	discitio.
1900	available at the location a course is taught.	in so
1901	18VAC135-20-390. Withdrawal of approval.	pics for discussion osition of the control of the c
1902	The board may withdraw approval of any school, course or instructor for the following reasons:	19100
1903	1. The school, instructors, courses, or subjects no longer meet the standards established	
1904	by the board.	Clo
1905	2. The school or instructor solicits information from any person for the purpose of	
1906	discovering past examination questions or questions which may be used in future	
1907	examinations.	
1908	3. The school or instructor distributes to any person copies of examination questions, or	
1909	otherwise communicates to any person examination questions, without receiving the prior	
1910	written approval of the copyright owner to distribute or communicate those questions.	
1911	4. The school, through an agent or otherwise, advertises its services in a fraudulent,	
1912	deceptive or misrepresentative manner.	
1913	5. Officials, instructors or designees of the school sit for a real estate licensing examination	
1914	for any purpose other than to obtain a license as a broker or salesperson.	
1915	6. A school or instructor fails to ensure the timely and accurate electronic transmission of	
1916	course completion data.	
1917	18VAC135-20-400. Course content of real estate principles and practices.	
1918	The following shall must be included in the four-semester-hour or six-quarter-hour course	
1919	which shall not have less than must be at least 60 class hours:	
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	And of Francisco	

	1. Economy and social impact of real estate 2. Real estate market and analysis 3. Property rights 4. Contracts 5. Deeds 6. Mortgages and deeds of trust 7. Types of mortgages 8. Leases 9. Liens 10. Home ownership 11. Real property and title insurance 12. Investment 13. Taxes in real estate 14. Real estate financing 15. Brokerage agreements and agency contract responsibilities		
			70.
1920	Economy and social impact of real estate		65)
1921	2. Real estate market and analysis		CO1. OF
1922	3. Property rights		discition
1923	4. Contracts		401,00
1924	5. Deeds		25 110
1925	6. Mortgages and deeds of trust	26	Poo
1926	7. Types of mortgages	3	
1927	8. Leases		
1928	9. Liens		
1929	10. Home ownership		
1930	11. Real property and title insurance		
1931	12. Investment		
1932	13. Taxes in real estate		
1933	14. Real estate financing		
1934	15. Brokerage agreements and agency contract responsibilities		Commented [BL58]: Added per committee for clarification purposes.
1935	16. Real estate marketing		
1936	17. Real property management		
1937	18. Search, examination, and registration of title		
1938	19. Title closing		
1939	20. Appraisal of residential and income producing property		
1940	21. Planning subdivision developments and condominiums		
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1941	22. Regulatory statutes	esiO.
1942	23. Housing legislation	-CIIS OF
1943	24. Fair housing statutes	discitio
1944	25. Real Estate Board regulations	401, 00°
1945	18VAC135-20-410. Broker courses.	polics for discussion of the cital board position of the c
1946	A. Brokerage shall must be a required specific course with three semester hours or six quarter	26,000
1947	hours, but not less than at least 45 class hours, constituting a complete course.	
1948	B. "Related subjects," as referred to in § 54.1-2105 of the Code of Virginia, shall must be real	
1949	estate related <del>and shall include, but are not limited to,</del> <u>including</u> courses in property management,	
1950	land planning and land use, business law, real estate economics, and real estate investments.	
1951	C. No more than 45 class hours of broker-related courses shall will be accepted in lieu of	
1952	specific broker courses set forth in § 54.1-2105 of the Code of Virginia.	
1953	D. Schools intending to offer equivalent broker courses must submit to the board for approval	
1954	a copy of the syllabus of the particular course with a cover letter requesting approval.	
	AGENDA De Construed o	
OR	D. Schools intending to offer equivalent broker courses must submit to the board for approval a copy of the syllabus of the particular course with a cover letter requesting approval.	

# **OTHER BOARD BUSINESS:**



# **VIRGINIA REAL ESTATE** Pass/Attempt Rates by Portion

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			VIRG	IINIA REAL ES	TATE	دران	300
			Pass/Att	empt Rates b	v Portion	ils :	NIO .
				/1/2024 To: 9/3	=	401 90°	o`
			PA	SS	FA	IL O	TOTAL
			N	%	N	%	N
	Broker	First Time	21	80.77	5	19.23	26
Brol	tion: VA ker - onal	Repeat	1	8.33	50 41010	91.67	12
		Total	22	57.89	16	42.11	38
VA	Broker	First Time	32	78.05	9	21.95	41
Rea	tion: VA Il Estate ker -	Repeat	8	53.33	7	46.67	15
		Total	40	71.43	16	28.57	56
VA Sale	esperson	First Time	160	46.92	181	53.08	341
Port Rea	tion: VA Il Estate esperson	Repeat	123	35.65	222	64.35	345
		Total	283	41.25	403	58.75	686
VA Sale	esperson	First Time	144	50.70	140	49.30	284
Port Sale - Na	tion: VA esperson ational	Repeat	71	20.00	284	80.00	355
		Total	215	33.65	424	66.35	639
EXAM Octob RSTAR	1S (P)	124 100 100 100 100 100 100 100 100 100 10					

# Department of Professional and Occupational Regulation Statement of Financial Activity

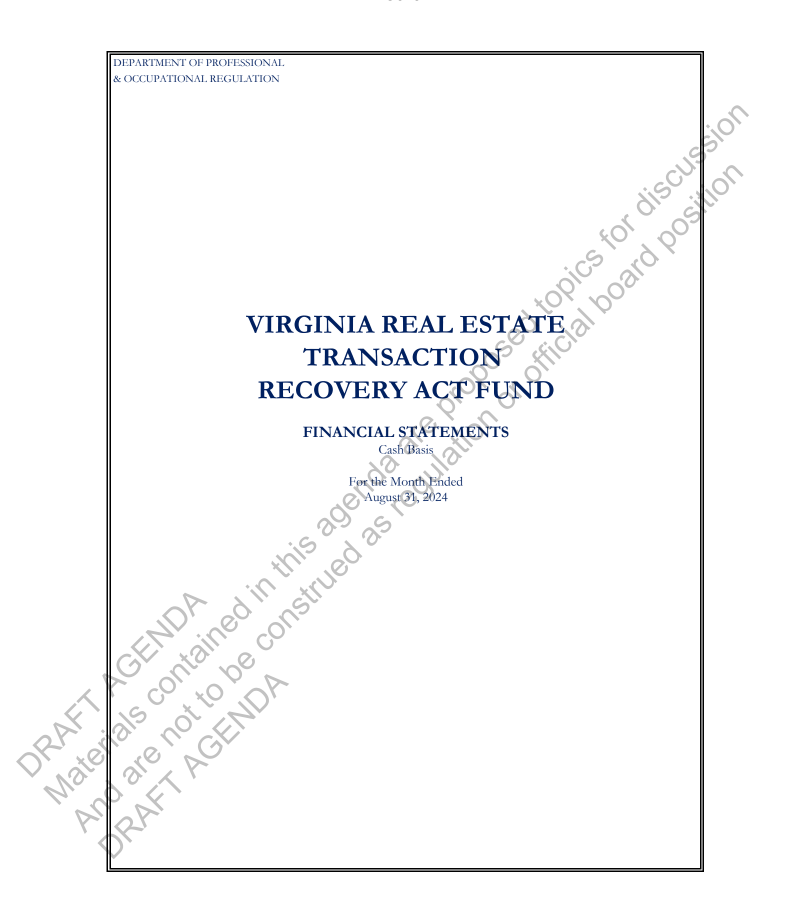
### Real Estate Board 954640

2022-2024 Biennium May 2024

		Biennium-to-Date Comparison		
	May 2024 Activity	July 2020 - May 2022	July 2022 - May 2024	
Cash/Revenue Balance Brought Forward	/ total vity	may LULL	discillion o	
Revenues	357,095	8,764,035	8,817,594	
Cumulative Revenues		-oilos	8,817,594	
Cost Categories:		1,01,0		
Board Expenditures	28,444	553,722	645,950	
<b>Board Administration</b>	177,805	2,117,384	2,442,158	
Administration of Exams	7,633	104,793	138,134	
Enforcement	145,926	2,139,316	2,329,245	
Legal Services	87,669 50,764 107,067	71,400	67,850	
Information Systems	87,669	1,515,142	1,661,964	
Facilities and Support Services	50,764	791,914	836,605	
Agency Administration	107,067	1,002,471	1,648,054	
Other / Transfers	0	719,449	678,084	
Total Expenses	605,308	9,015,590	10,448,044	
Transfer To/(From) Cash Reserves	(138,773)	0	(1,630,450)	
Ending Cash/Revenue Balance			0	
Cash Reserve Beginning Balance			<u>                                     </u>	
Cash Reserve Beginning Balance	464,634	0	1,956,311	
Change in Cash Reserve	(138,773)	0	(1,630,450)	
Cash Reserve Ending Balance	325,861	0	325,861	
Number of Regulants				
Current Month	78,572			

73,445

Previous Biennium-to-Date



### DEPARTMENT OF PROFESSIONAL AND OCCUPATIONAL REGULATION VIRGINIA REAL ESTATE TRANSACTION RECOVERY FUND **BALANCE SHEET**

### **GOVERNMENTAL FUNDS**

8/31/2024

			Special Revenue Funds			.:.0
		Principal	I	nterest		Totals
ASSETS				103	0	
Cash and Cash Equivalents	\$	2,468,848	\$	(233,045)	\$	2,235,803
Total Assets	\$	2,468,848	\$ 1	(233,045)	\$	2,235,803
FUND BALANCES		2500	:(0)8			
Reserved for Payment of Future Claims	\$	2,468,848	\$	-	\$	2,468,848
Reserved for Administration of Recovery Act	or	)	,	(233,045)	"	(233,045)
Total Fund Balances	<b>₹</b>	2,468,848	\$	(233,045)	\$	2,235,803
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illisted						
OR edilinstill						
CEL MINO CO.						
Le contro por						
AF als of CAN						
Official Colonial						
Margaret						
FUND BALANCES  Reserved for Payment of Future Claims Reserved for Administration of Recovery Act  Total Fund Balances  The accompanying notes are an integral part of this statement.						
The accompanying notes are an integral part of this statement.						
	2					

# DEPARTMENT OF PROFESSIONAL AND OCCUPATIONAL REGULATION VIRGINIA REAL ESTATE TRANSACTION RECOVERY FUND STATEMENT OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCES GOVERNMENTAL FUNDS

### FOR THE MONTH ENDED 08/31/2024

Principal   Interest   Found		CURRENT MONTH				YEAR TO DATE			
REVENUES:         Assessments       \$ 7,140       \$ 7,140       \$ 14,880       \$ 14,880         Investment Income       10,220       10,220       22,019       22,019       22,019         Recoveries on Paid Claims       -       -       \$ -       - <td< th=""><th></th><th>Principal</th><th>Interest</th><th></th><th></th><th>Principal</th><th>Interest</th><th>. 0//</th></td<>		Principal	Interest			Principal	Interest	. 0//	
Assessments \$ 7,140 \$ - \$ 7,140 \$ 14,880 \$ \$ 14,880 Investment Income 10,220 10,220 22,019 22,019 Recoveries on Paid Claims - \$ - \$ - \$ - \$ - \$ - \$ - \$ - \$ - \$ -		Fund	Fund	Totals		Fund	Fund	Totals	
Assessments \$ 7,140 \$ - \$ 7,140 \$ 14,880 \$ \$ 14,880 Investment Income 10,220 10,220 22,019 22,019 Recoveries on Paid Claims - \$ - \$ - \$ - \$ - \$ - \$ - \$ - \$ - \$ -	DEVENIUM						400	5	
Investment Income   10,220   10,220   22,019   22,019   Recoveries on Paid Claims   -   -   \$   -   -   -   -   -   -   -		\$ 7140	<b>¢</b>	\$ 7.140	4	14 990	O, O	¢ 14.000	
Recoveries on Paid Claims         -         \$         -         \$         - <td></td> <td>ş /,140</td> <td></td> <td></td> <td>à</td> <td>14,000</td> <td>22.010</td> <td></td>		ş /,140			à	14,000	22.010		
Total Revenues: 7,140   10,220   17,360   14,880   22,019   36,899		_	10,220	10,220	\$	·(C)	22,019	22,019	
EXPENDITURES:         VA Housing Trust Fund Transfer       -       453,968       453,968       453,968       453,968       453,968       453,968       453,968       453,968       -		7 140	10.220	17 360		14.880	22 019	36.899	
Total Expenses:         -         453,968         453,968         -         484,097         484,097           Net Change in Fund Balances         7,140         (443,748)         (436,608)         14,880         (462,078)         (447,198)	rotal revenues.	7,110		17,500	्र	) 1,000	22,017	30,077	
Total Expenses:         -         453,968         453,968         -         484,097         484,097           Net Change in Fund Balances         7,140         (443,748)         (436,608)         14,880         (462,078)         (447,198)	EXPENDITURES:				0,0	(0)			
Total Expenses:         -         453,968         453,968         -         484,097         484,097           Net Change in Fund Balances         7,140         (443,748)         (436,608)         14,880         (462,078)         (447,198)		_	453,968	453,968	5 6	0.	453,968	453,968	
Total Expenses:         -         453,968         453,968         -         484,097         484,097           Net Change in Fund Balances         7,140         (443,748)         (436,608)         14,880         (462,078)         (447,198)	_	_	-		) X	_	-	-	
Total Expenses:         -         453,968         453,968         -         484,097         484,097           Net Change in Fund Balances         7,140         (443,748)         (436,608)         14,880         (462,078)         (447,198)	_		_	.08	* O		_	_	
Total Expenses:         -         453,968         453,968         -         484,097         484,097           Net Change in Fund Balances         7,140         (443,748)         (436,608)         14,880         (462,078)         (447,198)		_	_				_	_	
Total Expenses:         -         453,968         453,968         -         484,097         484,097           Net Change in Fund Balances         7,140         (443,748)         (436,608)         14,880         (462,078)         (447,198)	other operating Emperior		_	- Q' - C			_	_	
Total Expenses:         -         453,968         453,968         -         484,097         484,097           Net Change in Fund Balances         7,140         (443,748)         (436,608)         14,880         (462,078)         (447,198)	Receivership Expense	_	_	40 . O			30 129	30 129	
Net Change in Fund Balances 7,140 (443,748) (436,608) 14,880 (462,078) (447,198)			453 968	453 968					
	Total Expenses.		133,700	10,100			101,027	101,057	
			9.0				•		
Beginning Fund Balance         2,461,708           210,702           2,672,410           2,453,968           229,032           2,683,000             Ending Fund Balance         \$ 2,468,848           \$ (233,045)           \$ 2,235,803           \$ 2,468,848           \$ (233,045)           \$ 2,235,803			AO 1	(436,608)		14,880	(462,078)	(447,198)	
Ending Fund Balance  S 2,468,848  S (233,045)  S 2,235,803  S 2,468,848  S (233,045)  S 2,235,803	Beginning Fund Balance	2,461,708	210,702	2,672,410		2,453,968	229,032	2,683,000	
DRAFT ACEENDA INTEGRATION DE CONSTRUE  DRAFT ACEENDA DE CONSTRUE  DRAFT ACE	Ending Fund Balance	\$ 2,468,848	\$ (233,045)	\$ 2,235,803	\$	2,468,848	\$ (233,045)	\$ 2,235,803	
	ORAFIA SIE ROLLING	CONST							

### DEPARTMENT OF PROFESSIONAL AND OCCUPATIONAL REGULATION VIRGINIA REAL ESTATE TRANSACTION RECOVERY ACT FUND SUPPLEMENTAL SCHEDULE OF CLAIMS PAID

	REAL ESTATE TRANSA			
SU	PPLEMENTAL SCHED		ID	
	August 31	Dollar Amount of	Related	Net
CLAIMS PAID:	Number of Payments	Claims Paid	Recoveries	Payments
July 1, 2024 - June 30, 2025	0	\$0.00		•
July 1, 2023 - June 30, 2024	1	\$24,741.00	\$0.00	\$24,741.00
July 1, 2022 - June 30, 2023	1	\$20,000.00	\$250.00	\$19,750.00
July 1, 2021 - June 30, 2022	2	\$19,551.00	\$0.00	\$19,551.00
July 1, 2020 - June 30, 2021	0	\$0.00	\$0.00	\$0.00
July 1, 2019 - June 30, 2020	1	\$20,000.00	\$0.00	\$20,000.00
July 1, 2018 - June 30, 2019	3	\$34,820.63	\$1,790.00	\$33,030.63
July 1, 2017 - June 30, 2018	1	\$4,279.00	\$0.00	\$4,279.00
July 1, 2016 - June 30, 2017	1	\$20,000.00	\$0.00	\$20,000.00
July 1, 2015- June 30, 2016	2	\$32,310.00	\$75.00	\$32,235.00
July 1, 2014- June 30, 2015	3	\$27,122.00	\$225.00	\$26,897.00
July 1, 2013- June 30, 2014	4	\$35,385.30	\$0.00	\$35,385.30
July 1, 2012- June 30, 2013	2	\$104,000.00	\$0.00	\$104,000.00
July 1, 2011- June 30, 2012	42	\$180,631.00	\$0.00	\$180,631.00
July 1, 2010 - June 30, 2011	6	\$55,751.00	\$5,863.00	\$49,888.00
July 1, 2009 - June 30, 2010	0	\$0.00	\$0.00	
July 1, 2008 - June 30, 2009	2	\$21,248.00	\$0.00	\$21,248.00
July 1, 2006 - June 30, 2008	2	\$23,895.00	\$288.00	\$23,607.00
July 1, 2004 - June 30, 2006	6	\$111,468.00	\$2,294.00	\$109,174.00
July 1, 2002 - June 30, 2004	4	\$33,588.00	\$10,702.00	\$22,886.00
July 1, 2000 - June 30, 2002	23	\$74,044.00	\$7,700.00	\$66,344.00
July 1, 1992 - June 30, 2000	81	\$727,857.00	\$113.00	\$727,744.00
July 1, 1980 - June 30, 1992	133	\$673,706.00	\$48,844.00	\$624,862.00

		Recoveries of			
ne centenatura na to	NI 1 CD	Dollar Amount of		Net	
RECEIVERSHIPS PAID:	Number of Payments	Receiverships Paid	Funds	Payments	
July 1, 2024 - June 30, 2025	0	\$0.00	\$0.00	\$0.00	
July 1, 2023 - June 30, 2024	1	\$36,861.89	\$0.00	\$36,861.89	
July 1, 2022 - June 30, 2023	2	55,507.76	\$0.00	\$55,507.76	
July 1, 2021 - June 30, 2022	D 9 //	\$0.00	\$0.00	\$0.00	
July 1, 2020 - June 30, 2021	), <sup>CO</sup> O, <sup>C</sup> O	\$0.00	\$0.00	\$0.00	
July 1, 2019 - June 30, 2020	(0)	\$0.00	\$0.00	\$0.00	
July 1, 2018 - June 30, 2019	4	\$34,698.01	\$0.00	\$34,698.01	
July 1, 2017 - June 30, 2018	20	\$71,286.05	\$0.00	\$71,286.05	
July 1, 2016 - June 30, 2017	0	\$0.00	\$0.00	\$0.00	
July 1, 2015- June 30, 2016	xO 0 \( \)	\$0.00	\$0.00	\$0.00	
July 1, 2014- June 30, 2015	X 1	\$992.00	\$0.00	\$992.00	
July 1, 2013- June 30, 2014	1	\$82,295.00	\$51,832.73	\$30,462.27	
July 1, 2012- June 30, 2013	0	\$0.00	\$0.00	\$0.00	
July 1, 2011 - June 30, 2012	1	\$51,720.00	\$0.00	\$51,720.00	
July 1, 2010 - June 30, 2011	1	\$201,346.00	\$0.00	\$201,346.00	
July 1, 2009 - June 30, 2010	0	\$0.00	\$0.00	\$0.00	
July 1, 2008 - June 30, 2009	0	\$0.00	\$0.00	\$0.00	
July 1, 2006 - June 30, 2008	0	\$0.00	\$0.00	\$0.00	
July 1, 2004 - June 30, 2006	0	\$0.00	\$0.00	\$0.00	
July 1, 2002 - June 30, 2004	0	\$0.00	\$0.00	\$0.00	
July 1, 2000 - June 30, 2002	2	\$18,335.00	\$23,382.00	-\$5,047.00	
July 1, 1992 - June 30, 2000	13	\$987,167.00	\$46,463.00	\$940,704.00	

### DEPARTMENT OF PROFESSIONAL AND OCCUPATIONAL REGULATION VIRGINIA REAL ESTATE TRANSACTION RECOVERY ACT FUNDS NOTES TO FINANCIAL STATEMENTS 8/31/2024

### 1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The following is a summary of certain significant accounting policies employed by the Department of Professional and Occupational Regulation in administering the Virginia Real Estate Transaction Recovery Act Funds.

A. Basis of Presentation

### A. Basis of Presentation

The accompanying financial statements have been prepared using governmental fund accounting as prescribed by the Governmental Accounting Standards Board (GASB). The financial statements are prepared on the cash basis of accounting, which is a comprehensive basis of accounting other than generally accepted accounting principles.

### B. Reporting Entity

These financial statements report the financial activity of the Virginia Real Estate Transaction Recovery Act Fund, which is administered by the Department of Professional and Occupational Regulation. The Department exercises oversight authority over other funds which are not included in these financial statements.

### C. Financial Statement Presentation

Special Revenues Funds account for transactions related to resources received and used for restricted or specific purposes. The Virginia Real Estate Transaction Recovery Act Fund, which is reported as a special revenue fund, is established under Section 54.1-2112 of the Code of Virginia to reimburse claimants for losses incurred through improper or dishonest conduct by real estate licensees.

### D. Measurement Focus and Basis of Accounting

The governmental fund financial statements are reported using the current financial resources measurement focus and the cash basis of accounting. Revenues are recognized when cash is received and expenditures are recorded when paid. The Department uses the cash basis of accounting during the year and prepares financial statements in accordance with generally accepted accounting principles at year

### E. Cash and Cash Equivalents

Cash and cash equivalents consist of cash on hand, demand deposits, and investments in the Local Government Investment Pool (LGIP). Investments in the Local Government Investment Pool are reported as cash equivalents since they are readily convertible to cash.

### RESTRICTED FUND BALANCES

Assets held in the Virginia Transaction Recovery Act Funds are restricted to the payment of claims in accordance with Section 54.1-2113A of the Code of Virginia. Interest earned on the deposits is restricted to paying administrative expenses and certain educational programs specified in Sections 54.1-2113H of the Code of Virginia.

### ASSESSMENTS

The Principal Fund is financed through assessments. Each new real estate applicant pays a \$20 assessment into the Recovery Fund at the time of application. The Code of Virginia requires the Board to increase fees whenever the balance in the Principal Fund is less than \$400,000. However, no licensee can be assessed more than \$20 during the biennium. If the balance in the Principal Fund exceeds \$2,000,000 on June 30 of any year, the Board must transfer the excess to the Virginia Housing Trust Fund.

These financial statements are prepared by Tara Hasan, Accounting Specialist. Please contact me at Tara.Hasan@dpor.virginia.gov if you have questions.

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