

BOARD FOR CONTRACTORS
BOARD MEETING
DRAFT MINUTES

The Board for Contractors met on Tuesday, **April 29th, 2014** at the Department of Professional and Occupational Regulation (DPOR), 9960 Mayland Drive, Richmond, Virginia. The members indicated below were present. Each of the members present was qualified to vote, except where a specific reason for disqualification is stated. There are 15 members on this board (two seats are vacant), in which eight constitutes a quorum pursuant to §54.1-1102.

James Oliver, Vice Chairman
Goutam Chowdhuri
Herbert “Jack” Dyer, Jr.
E.C. “Chick” Pace
Doug Murrow
James Oliver
Troy Smith
Dwight Todd Vander Pol
A. Bruce Williams
Wyatt H. Walton, III
Chancey Walker

Mr. Michael Gelardi resigned. Bailey Dowdy and David Giesen was not present at the meeting.

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

Jay DeBoer, Director
Eric L. Olson, Executive Director
Mindy Spruill, Regulatory Boards Administrator
Adrienne Mayo, Regulatory Boards Administrator
Sheila Watkins, Administrative Assistant/
Compliance Specialist
Karen Bullock, Administrative Assistant/
Compliance Specialist
Samantha Vrscak, Legal Analyst
Mark Courtney, Senior Director of Regulatory &
Public Affairs
James Flaherty, Assistant Attorney General

Vice Chairman Oliver called the meeting to order at **9:13 a.m.** and declared a quorum of board members was in attendance.

Call
To Order

Eric Olson, Executive Director of the board for Contractors introduced the DPOR's new agency director, Jay DeBoer. The Board welcomed him to the meeting.

**Introduction of
New Agency Director**

A motion was made by **Mr. Dyer** and seconded by **Mr. Williams** to approve the agenda. The motion passed unanimously. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Oliver, Smith, Vander Pol, Williams, Murrow, Pace, and Walton.** **Members absent were: Giesen, Dowdy, and Middleton.**

Approval of the Agenda

Mr. Dyer moved to approve the following minutes as submitted from the:

Approval of Minutes

April 29th, 2014 Board for Contractors Meeting Minutes.

Mr. Walton seconded the motion and it was unanimously approved by members: Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Oliver, Smith, Vander Pol, Williams, Pace, Murrow, and Walton.** **Members absent were: Giesen, Dowdy, and Middleton.**

There was no public comment.

Public Comment Period

The next item on the agenda is the Recovery Fund Prima Facie Case Files.

Recovery Fund Prima
Facie Case Files

In the matter of Recovery Fund File Number 2012-01297, Anthony and Gertrude Wilkins, (Claimant) and William S Lawhon Sr., t/a Lawhon Construction, (Regulate); the board adopts the claim file, exhibits and recommendation which contains the facts regarding the recovery fund claim in this matter. **William S Lawhon Sr., t/a Lawhon Construction (Regulate)** did not appear at the Board meeting in person or by counsel or by any other qualified representative.

File Number
2012-01297
**Anthony and Gertrude
Wilkins (Claimants)
and William S. Lawhon
Sr., t/a Lawhon
Construction
(Regulant)**

The Wilkins (Claimant) did not attend the Board meeting.

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

Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

The Board finds there is substantial evidence that the court found the actions of Lawhon Construction do fall within the statutory definition of improper and dishonest conduct. Upon payment of the claim, the license of Lawhon Construction will be revoked pursuant to Title 54.1 Chapter 11 Article 2 of the Code of Virginia. Pursuant to 54.1-1123(B), payments may be reduced on a prorated basis based upon the number of claims received.

In the matter of Recovery Fund File Number 2013-02661, Gerald and Patricia Meyer (Claimant) and Old Dominion Home and Consulting, Inc., (Regulant) the board adopts the claim file, exhibits and recommendation which contains the facts regarding the recovery fund claim in this matter. **Concept Design Innovations LLC, t/a Cdi Remodeling, (Regulate)** did not appear at the Board meeting in person or by counsel or by any other qualified representative. **Neither cousins nor Toast (Claimant)** attended the Board meeting.

File Number
2013-02661
Deborah Cousins & Coreatha Toast (Claimant) and Concept Design Innovations LLC, t/a Cdi Remodeling, (Regulant)

After discussion, a motion was made by **Mr. Dyer** and seconded by **Mr. Williams** to adopt the claim review, which contains the facts regarding the recovery fund claim in this matter, and adopts the Recommendation and deny payment of the claim. The Board finds that Claimant failed to submit substantial evidence that debtor's interrogatories were conducted as required by the Code of Virginia.

The motion passed by a unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

In the matter of Recovery Fund File Number 2014-00758, Barry S Surber (Claimants) and John Allen Dinsmore, t/a T & A Construction & Fencing, (Regulant); the board reviewed the record, which consists of the claim file, the transcript and exhibits from the Informal Fact-Finding Conference and the Summary. **John Allen Dinsmore, t/a t & A Construction & Fencing (Regulant)** did not appear at the Board meeting in person by any qualified representative or by counsel.

File Number
2014-00758
Barry S Surber (Claimant) and John Allen Dinsmore, t/a T & A Construction & Fencing (Regulant)

Barry S Surber (Claimant) did attend the Board meeting in person. He addressed the Board.

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

The motion passed with a majority vote. Members voting "yes", **Chowdhuri, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton**. **Mr. Dyer voted no. Members absent were: Giesen, Dowdy and Middleton.**

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

In the matter of Recovery Fund File Number 2014-01099, Marian L Swift (Claimant) and New Start Homes Inc, (Regulant); the board reviewed the record, which consists of the claim file, the transcript and exhibits from the Informal Fact-Finding Conference and the Summary. **New Start Homes Inc, (Regulant)** did not appear at the Board meeting in person, by counsel or by any other qualified representative. **Stacey Lee Attorney for Marian Swift (Claimants)** did attend the Board meeting in person. They addressed the Board.

File Number
2014-01099
Marian L Swift
(Claimants)
and
New Start Homes Inc.
(Regulants)

After discussion, a motion was made by **Mr. Pace** and seconded by **Mr. Walker** to adopt the claim review which contains the facts regarding the recovery fund claim in this matter, and adopt the Recommendation and approve payment of the claim in the amount of **\$4,325.00**. The board finds substantial evidence that the Claim meets the statutory provisions for reimbursement.

The motion passed by a majority vote. Members voting "Yes" were: **Chowdhuri, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton**. **Mr. Dyer voted no. Members absent were: Giesen, Dowdy, and Middleton.**

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

In the matter of Recovery Fund File Number 2014-01315, David L

File Number

Schartung (Claimant) and Nova Service Network LLC, (Regulant); the board reviewed the record, which consists of the claim file, the transcript and exhibits from the Informal Fact-Finding Conference and the Summary. **Nova Service Network LLC (Regulant)** did not appear at the Board meeting in person or by counsel or by any other qualified representative **David L Schartung (Claimant)** did not attend the Board meeting.

2014-01315
David L Schartung
(Claimant)
and
Nova Service Network
LLC (Regulant)

After discussion, a motion was made by **Mr. Dyer** and seconded by **Mr. Williams** to adopt the claim review which contains the facts regarding the recovery fund claim in this matter, and adopts the Summary. The Claim Review and Summary are incorporated as a part of the Order. The Board finds that substantial evidence does not meet the statutory provisions for reimbursement.

The motion passed by a unanimous vote. Members voting "Yes" were: **Chowdhuri, Dowdy, Dyer, Middleton, Murrow, Oliver, Smith, Vander Pol, Williams, and Walton.** Members absent were: **Gelardi, Giesen, Pace, and Walker.**

In the matter of Recovery Fund File Number 2014-01496, Brenda Lotz (Claimant) and Harold Scott Flippo, t/a Window Depot Usa Of Central Va, (Regulant); the board reviewed the record, which consists of the claim file, the transcript and exhibits from the Informal Fact-Finding Conference and the Summary. **Harold Scott Flippo, t/a Window Depot usa Of Central Va (Regulant)** did not appear at the Board meeting in person, by counsel or by any other qualified representative. **Brenda Lotz (Claimant)** did attend the Board meeting in person. She addressed the Board and shared her agreement with the Recommendation.

File Number
2014-01496
Brenda Lotz
(Claimant)
and
Harold Scott Flippo,
t/a Window Depot
Usa Of Central Va
(Regulant)

After discussion, a motion was made by **Mr. Vander Pol** and seconded by **Mr. Pace** to adopt the claim review which contains the facts regarding the recovery fund claim in this matter, and amend the Recommendation and approves payment of the claim in the amount of **\$20,000.00**. This motion failed. Members voting "yes" were: **Vander Pol and Pace.** Members voting "no" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Williams, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

After additional discussion, a motion was made by Mr. Dyer and seconded by Mr. Walton to adopt the claim review which contains the facts regarding the recovery fund claim in this matter, and adopt the Recommendation and denies payment. The Claim Review and Summary are incorporated as a part of this Order. The Board finds substantial evidence that the Claim does not meet the

statutory provisions for reimbursement.

The motion passed by a majority vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Williams, and Walton.** Members voting "no" are **Vander Pol and Pace.** Members absent were: **Giesen, Dowdy, and Middleton.**

In the matter of Recovery Fund File Number 2014-00281, Do Nguyet (Claimant) Rd & S LLC, t/a Z-landers Remodeling, (Regulant); the board reviewed the record, which consists of the claim file, the transcript and exhibits from the Informal Fact-Finding Conference and the Summary. **Rd & LLC, t/a Z-Landers Remodeling (Regulant)** did not appear at the Board meeting in person or by counsel or by any other qualified representative. **Do Nguyet (Claimant)** did not attend the Board meeting in person or by counsel or by any other qualified representative.

File Number
2014-00281
Do Nguyet
(Claimant)
Rd & S LLC, t/a
Z-landers Remodeling
(Regulant)

This is a Prima Facie case.

After discussion, a motion was made by **Mr. Walton** and seconded by **Mr. Pace** to adopt the claim review which contains the facts regarding the recovery fund claim in this matter, and adopts the Summary and approves payment of the claim in the amount of **\$20,000.00**. The Claim Review and Summary are incorporated as a part of the Order. The Board finds that there is substantial evidence that the statutory provisions for reimbursement are met.

The motion passed by a unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

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

In the matter of Recovery Fund File Number 2014-00574, Ghazee Miakhel (Claimant) and Susan L Rhiel, t/a R and Home Remodeling Services, (Regulant); it was shared with the Board that **Ghazee Miakhel (Claimants)** did not attend the Board meeting. **Susan L Rihiel (Regulant)** did not attend the Board meeting in person or by counsel or by any other qualified representative.

File Number
2014-00574
Ghazee Miakhel
(Claimant)
And
Susan L Rhiel, t/a R and
Home Remodeling

This is a Prima Facie case.

**Services
(Regulant)**

After discussion, a motion was made by Mr. **Dyer** and seconded by Mr. **Walker** to adopt the claim review which contains the facts regarding the recovery fund claim in this matter, to adopt the Recommendation and pay the claim in the amount of **\$4,056.00**. The Claim Review and Recommendation are incorporated as a part of the Order.

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton**. Members absent were: **Giesen, Dowdy, and Middleton**.

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

In the matter of Recovery Fund File Number 2014-02153, Betty McGregor (Claimant) and Lorenza D Wilson dba Wilson's Home Improvement, (Regulant); the board reviewed the record, which consists of the claim file, the transcript and exhibits from the Informal Fact-Finding Conference and the Summary. **Lorenza D Wilson dba Wilson's Home Improvement, (Regulant)** did not appear at the Board meeting in person or by counsel or by any other qualified representative. **Betty McGregor (Claimant)** did not attend the Board meeting in person by counsel or by any other qualified individual.

**File Number
2014-02153
Betty McGregor
(Claimant)
And
Lorenza D Wilson
dba Wilson's Home
Improvement
(Regulant)**

This is a Prima Facie case.

After discussion, a motion was made by **Mr. Williams** and seconded by **Mr. Pace** to adopt the claim review which contains the facts regarding the recovery fund claim in this matter, and adopts the Summary and approves payment of the claim in the amount of \$20,000.00. The Claim Review and Summary are incorporated as a part of the Order. The board finds substantial evidence that the claim does meet the statutory provisions for reimbursement.

The motion passed by a majority vote. Members voting "Yes" were: **Chowdhuri, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton**. Members absent were: **Giesen, Dowdy, and Middleton**. **Mr. Dyer** voted "no".

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

In the matter of matter of Recovery Fund File Number 2014-02267, Michael and Kerry Pollak (Claimant) and TSA Construction LLC, (Regulant); the board reviewed the record, which consists of the claim file, the transcript and exhibits from the Informal Fact-Finding Conference and the Summary. **TSA Construction LLC, (Regulant)** did not appear at the Board meeting in person or by counsel or by any other qualified representative. **Michael and Kerry Pollak (Claimant)** did attend the Board meeting in person. They addressed the Board and shared their agreement with the Recommendation.

File Number
2014-02267
Michael and Kerry Pollak
(Claimants)
TSA Construction LLC
(Regulant)

This is a Prima Facie case.

After discussion, a motion was made by **Mr. Pace** and seconded by **Mr. Dyer** to adopt the claim review which contains the facts regarding the recovery fund claim in this matter, and adopts the Summary and approves payment of the claim in the amount of **\$20,000.00**. The Claim Review and Summary are incorporated as a part of the Order. The board orders that this claim be paid based on the fact that the Board finds substantial evidence that the Claim meets the statutory provisions for reimbursement.

The motion passed by a unanimous vote. Members voting "Yes" were: **Chowdhuri, Dowdy, Dyer, Middleton, Murrow, Oliver, Smith, Vander Pol, Williams, and Walton**. **Members absent were: Gelardi, Giesen, Pace, and Walker.**

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

In the matter of Recovery Fund File Number 2014-02299, Carl Hylton (Claimant) and Dunn Construction, (Regulant); the board reviewed the record, which consists of the claim file, the transcript and exhibits from the Informal Fact-Finding Conference and the Summary. **Dunn Construction, (Regulant)** did not appear at the Board meeting in person or by counsel or by any other qualified representative. **Carl Hylton (Claimant)** did not attend the Board meeting in person with counsel nor with any other qualified individual.

File Number
2014-02299
Carl Hylton
(Claimant)
Dunn Construction
(Regulant)

This is a Prima Facie case.

After discussion, a motion was made by **Mr. Dyer** and seconded by **Mr. Pace** to adopt the claim review which contains the facts regarding the recovery fund claim in this matter, and adopts the Summary and approves payment of the claim in the amount of **\$20,000.00**. The Claim Review and Summary are incorporated as a part of the Order. The board orders that this claim be paid based on the fact The Board finds substantial evidence that the Claim meets the statutory provisions for reimbursement.

The motion passed by a unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

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

In the matter of Recovery Fund File Number 2014-02396, Stuart & Bonnie Samuel (Claimant) and Sutton Knight & Co, (Regulant); the board reviewed the record, which consists of the claim file, the transcript and exhibits from the Informal Fact-Finding Conference and the Summary. **Sutton Knight & Co (Regulant)** did not appear at the Board meeting in person or by counsel or by any other qualified representative. **Stuart & Bonnie Samuel, (Claimant)** did not attend the Board meeting in person or by counsel or by any other qualified representative.

File Number
2014-02396
Stuart & Bonnie Samuel
(Claimant)
Sutton Knight & Co
(Regulant)

This is a Prima Facie case.

After discussion, a motion was made by **Mr. Dyer** and seconded by **Mr. Pace** to adopt the claim review which contains the facts regarding the recovery fund claim in this matter, and adopts the Summary and approves payment of the claim in the amount of **\$20,000.00**. The Claim Review and Summary are incorporated as a part of the Order. The board orders that this claim be paid. The Board finds substantial evidence that the Claim meets the statutory provisions for reimbursement.

The motion passed by a unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

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

In the matter of Recovery Fund File Number 2014-02599, George Homewood (Claimant) and Positive Solutions Inc (Regulant)); the board reviewed the record, which consists of the claim file, the transcript and exhibits from the Informal Fact-Finding Conference and the Summary. **Sutton Knight & Co (Regulant)** did not appear at the Board meeting in person or by counsel or

File Number
2014-02599
George Homewood
(Claimant) and Positive
Solutions Inc (Regulant)

by any other qualified representative. **Stuart & Bonnie Samuel, (Claimant)** did not attend the Board meeting in person or by counsel or by any other qualified representative.

This is a Prima Facie case.

After discussion, a motion was made by **Mr. Dyer** and seconded by **Mr. Smith** to adopt the claim review which contains the facts regarding the recovery fund claim in this matter, and adopts the Summary and approves payment of the claim in the amount of **\$17,121.00**. The Claim Review and Summary are incorporated as a part of the Order. The board orders that this claim be paid. The Board finds substantial evidence that the Claim meets the statutory provisions for reimbursement.

The motion passed by a unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton**. Members absent were: **Giesen, Dowdy, and Middleton**.

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

The Board will now hear the Licensing Case Files.

Licensing Case Files

In the matter of license Application number 2014-02039 James Collings the Board members reviewed the record, which consisted of the application file, transcript, exhibits, and Summary of the Informal Fact-Finding Conference (IFF).

File Number
2014-02039
James Collings

Applicant **James Collings** did not attend the Board meeting.

After Board discussion **Mr. Dyer** offered a motion that was seconded by **Mr. Williams** to approve the application based upon the record and issue the license.

The motion passed by a unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton**. Members absent were: **Giesen, Dowdy, and Middleton**.

In the matter of license Application 2014-02235 Fast Response LLC, the Board members reviewed the record, which consisted of the application file, transcript, exhibits, and Summary of the Informal Fact-Finding Conference (IFF).

File Number
2014-02235
Fast Response LLC

Fast Response LLC did not appear at the Board meeting in person, by counsel or by any qualified individual.

After discussion **Mr. Pace** offered a motion that was seconded by **Mr. Walker** to approve a license. The Board adopts the Informal Fact-Finding Conference Referral Memorandum, which contained the facts regarding the application, and adopts the Summary.

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

In the matter of License File Number 2014-02237 Radco Construction Services, Inc., the Board members reviewed the record, which consisted of the application file, transcript, exhibits, and Summary of the Informal Fact-Finding Conference (IFF).

File Number
2014-02237
Radco Construction Services, Inc.

Applicants **Radco Construction Services, Inc** appeared at the IFF. **Applicant for Radco Construction Services, Inc** did not attend the Board meeting in person, by counsel or by any qualified individual.

After discussion **Mr. Pace** offered a motion that was seconded by **Mr. Smith** to grant a conditional license. The motion and second were withdrawn by Mr. Pace and Mr. Smith. After additional discussion Mr. Dyer offered a motion that was seconded by Mr. Pace to deny the issuance of a license. The Board adopts the informal Fact-Finding Conference Referral memorandum, which contained the facts regarding the application, and adopted the Summary but rejected the Recommendation. The Informal Fact-Finding Conference Referral Memorandum and Summary are incorporated as a part of the Order.

The Board has considered its Regulations: 18 VAC 50-22-60 E and other applicable law: §54.1-1106.A of the Code of Virginia.

Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

The Board took a break from 9:32 am until 9:43 am.

Break and reconvene

The Board will now hear Disciplinary cases.

Disciplinary Case Files

In the matter of Disciplinary File Number 2013-00366, Enviro Group LLC (Respondent); the board reviewed the record, which consisted of the investigative file, transcript, exhibits from the Informal Fact-Finding Conference (IFF), and the Summary and recommendation.

**File Number
2013-00366
Enviro Group LLC**

Enviro Group LLC (Respondent) did appear at the IFF meeting. R. Dante DiCapri on behalf of Enviro Group LLC and Attorney Stephen Long appeared at the IFF. **Enviro Group LLC** did not attend the Board meeting in person by counsel or by any qualified individual.

Mr. Dowdy the Board's hearing officer did not participate.

After discussion, a motion was made by **Mr. Dyer** and seconded by **Mr. Vander Pol** to adopt the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, and adopts the Summary. The Report of Findings and Summary are incorporated as part of the Order. The Board finds substantial evidence that **Enviro Group LLC** violated the following sections of its Regulations:

Violations	Effective:	February 1, 2006
Count 1:	18 VAC 50-22-260 B 8	
Count 2:	18 VAC 50-22-260 B 9	
Count 3;	18 VAC 50-22-260 B 10	
Count 5:	18 VAC 50-22-260 B 31	

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

After discussion **Mr. Dyer** offered a motion seconded by **Mr. Smith** and to impose the following sanctions:

Sanctions	
Count 1:	\$ 200.00
Count 2:	\$ 00.00
Count 3:	\$ 00.00
Count 5:	\$ 400.00
Total	\$600.00
As to Counts 4, the Board voted to close this aspect of the file with a finding of no violation. For violations of Counts 1, 3, and 5, the Board voted to require Enviro Group LLC have a member of Responsible Management successfully complete a Board-approved remedial education class within 90 days of the effective date of the order.	

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

In the matter of Disciplinary File Number 2013-01133, Cliff's Home Improvement Inc (Respondent); the board reviewed the record, which consisted of the investigative file, transcript, exhibits from the Informal Fact-Finding Conference (IFF), and the Summary and recommendation.

File Number
2013-01133
Cliff's Home
Improvement Inc

Clifton Garofano on behalf of Cliff's Home Improvement Inc (Respondent) attended the IFF. **R Cliff Valentine on behalf of Cliff's Home Improvement Inc (Respondent)** did attend the Board meeting in person. He addressed the Board and shared his disagreement with the recommendations.

Sharon Dennis (Complainant) attended the IFF and the Board meeting. She addressed the Board and shared her agreement with the recommendation.

Mr. Dowdy and Mr. Murrow the Board's Hearing officers did not participate.

After discussion, a motion was made by **Mr. Dyer** and seconded by **Mr. Pace** to adopt the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, and adopts the Summary. The Report of

Findings and Summary are incorporated as part of the Order. The Board finds substantial evidence that **Cliff's Home Improvement** violated the following sections of its Regulations:

Violations		Effective: February 1, 2006
Count 1:	18 VAC 50-22-260 B 8	
Count 2:	18 VAC 50-22-260 B 9	
Count 3:	18 VAC50-22-260 B 11	
Count 4:	18 VAC 50-22-260.B 31	
Count 5:	18 VAC 50-22-260.B 15	
Eff Dec 1, 2012		
Count 6:	18 VAC 50-22-260 B 28	

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

After discussion **Mr. Dyer** offered a motion seconded by **Mr. Pace** to impose the following sanctions:

Sanctions	
Count 1:	\$400.00
Count 2:	\$400.00
Count 3:	\$450.00
Count 4:	\$400.00
Count 5:	\$1,000.00
Count 6:	\$1,850.00
Total	\$4,500.00
In addition, for violation of Counts 1, 2 and 3 the Board voted to require Cliff's Home Improvement Inc have a member of Responsible Management successfully complete a Board-approved remedial education class within 90 days of the effective date of this order.	
The Board imposes license revocation for violation of counts 5 and 6.	

[Redacted]

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

In the matter of Disciplinary File Number 2013-01409, Paul Davis Restoration of Greater Richmond Inc. (Respondent); the board reviewed the record, which consisted of the investigative file, transcript, exhibits from the Informal Fact-Finding Conference (IFF), and the Summary and recommendation.

File Number
2013-01409
Paul Davis Restoration of Greater Richmond Inc.

Paul Davis Restoration of Greater Richmond Inc. (Respondent) did not appear at the IFF in person nor by counsel or by any other qualified representative. **Paul Davis Restoration of Greater Richmond Inc. (Respondent)** did not attend the Board meeting in person nor by counsel or by any other qualified representative.

The Board's Hearing Officer's Dowdy and Murrow did not participate.

After discussion, a motion was made by **Mr. Dyer** and seconded by **Mr. Pace** to adopt the Revised Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, and adopts the Summary. The Revised Report of Findings and Summary are incorporated as part of the Order. The Board finds substantial evidence **Paul Davis Restoration of Greater Richmond Inc.** violated the following:

Violations	Effective: February 1, 2006
Count 1:	18 VAC 50-22-260 AB 13

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

Mr. Olson shared with the Board that this Regulant has a prior Consent Order, File 2004-04032, for violations of 18 VAC 50-22-230A fine of \$150.00 and 18 VAC 50-22-260 B 9 with a fine of \$250.00. The trade name at the time of the Consent order is Paul Davis Systems of Greater Richmond; all fines have been paid in full.

After discussion **Mr. Dyer** offered a motion seconded by **Mr. Walton** to impose the following sanctions:

Sanctions	
Count 1:	\$500.00
Total	\$500.00
In addition, for violation of Count 1, the Board voted to require Paul Davis Restoration of Greater Richmond Inc. have a member of responsible Management successfully complete a Board-approved remedial education class within 90 days of the effective date of the order. Failure to comply with the terms will result in the automatic imposition of license suspension.	

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

In the matter of Disciplinary File Number 2013-01744, The Pool Company LLC (Respondent); the board reviewed the record, which consisted of the investigative file, transcript, exhibits from the Informal Fact-Finding Conference (IFF), and the Summary and recommendation.

File Number
2013-01744
The Pool Company
Construction LLC

Patrick Livingston for The Pool Company LLC (Respondent) did not appear at the IFF in person or by counsel or by any other qualified representative. Patrick Livingston for **The Pool Company LLC** did attend the Board meeting in person. He addressed the Board and shared his agreement with the recommendation.

Mr. Dowdy, Mr. Murrow and Mrs. Tomlin the Board's hearing officers did not participate in this case.

After discussion, a motion was made by **Mr. Walton** and seconded by **Mr. Williams** to close the file with a finding of no violation.

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

In the matter of Disciplinary File Number 2013-00744, National Barn Co, Inc. (Respondent); the board reviewed the record, which consisted of the investigative file, transcript, exhibits from the Informal Fact-Finding Conference (IFF), and the Summary and recommendation.

**File Number
2013-00744
National Barn Co., Inc.**

Lowell Kenneth Thomas, III on behalf of **National Barn Co., Inc (Respondent)** did appear at the IFF. **Doug Nash and Paul Brunkow (Participants)** appeared at the IFF. **Lowell Kenneth Thomas, III** on behalf of **National Barn Co., Inc** did appear at the Board meeting in person. He addressed the Board.

Doug Nash attended the Board meeting and shared his agreement of the recommendation with the exception of Count 4.

Mr. Middleton and Mr. Murrow the Board's hearing officers did not participate.

After discussion, a motion was made by **Mr. Dyer** and seconded by **Mr. Smith** to adopt the Revised Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, and adopts the Summary. The Report of Findings and Summary are incorporated as part of the Order. The Board finds substantial evidence that **National Barn Co., Inc** violated the following sections of its Regulations:

Violations	February 1, 2006	
Count 1:	18 VAC 50-22-260 B 9	
Count 2:	18 VAC 50-22-260 B 5	
Count 3:	18 VAC 50-22-260 B 6	

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

After discussion **Mr. Dyer** offered a motion seconded by **Mr. Smith** to impose the following sanctions:

Sanctions:		
Count 1:		\$ 400.00
Count 2:		\$ 1,500.00
Count 3:		\$ 1,200.00

Total		\$3,100.00
<p>In addition, for violation of Counts 1, 2 and 3, the Board voted to require National Barn Co., Inc have a member of Responsible Management successfully complete a Board-approved remedial education class within 90 days of the effective date of this order.</p> <p>As to Count 4, the Board closes this aspect of the file with a finding of no violation.</p>		

The motion passed by unanimous vote. Members voting “Yes” were: **Chowdhuri, Dyer, Walker, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

In the matter Disciplinary File Number 2013-01807, Core Contracting Group Inc (Respondent); the Board reviewed the record, which consisted of the Notice, the Report of Findings, including exhibits, and the Recommendation. The board adopts the Report of Findings, including exhibits and the recommendation which contains the facts regarding the disciplinary case in this matter. **Peter A Mensinger (Witness)** attended the IFF. **Core Contracting Group Inc (Regulant)** did not appear at the IFF or the Board meeting in person by counsel or by any other qualified representative. Mr. Jahangeri called and shared he was ill and would not be able to attend the Board meeting.

File Number
2013-01807
Core Contracting
Group Inc

Mr. Murrow, the Board’s hearing officer did not participate and did not vote.

After discussion, a motion was made by **Mr. Williams** and seconded by **Mr. Dyer** to adopt the Revised Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, and adopts the Recommendation. The Revised Report of Findings and Recommendation are incorporated as part of the Order. The Board finds substantial evidence that **Curtis Bernard Cooper t/a The Concrete Man** violated the following sections of its Regulations:

Violations	Effective: February 1, 2006	
Count 1:	18 VAC 50-22-260 B 28	
Count 2:	18 VAC 50-22-260 B 6	
Count 3:	Effective	Dec. 1, 2012

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

After further discussion **Mr. Williams** offered a motion seconded by **Mr. Dyer** to impose the following monetary penalties:

Count 1:		\$1,850.00
Count 2:		\$1,200.00
Count 3:		\$1,100.00
Total		\$4,150.00

In addition, for violations of Count 2 and 3, the Board voted to require **Core Contracting Group Inc** have a member of Responsible Management successfully complete a board-approved remedial education class within 90 days of the effective date of this order.

As to Counts 1 and 2, the Board closes this aspect of the file with license revocation.

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

In the matter of Disciplinary File Number 2013-01140, The Helm Group LLC, t/a Ground Breaking Contracting (Respondent); the board reviewed the record, which consisted of the investigative file, the transcript, and exhibits from the Informal Fact-Finding Conference and the Summary. Philip Helm on behalf of **The Helm Group LLC, t/a Ground Breaking Contracting (Regulant)** did appear at the IFF and the Board. He addressed the Board. Joshua Johnston Witness appeared at the IFF. Dennis G. Harter Witness, participated by telephone.

File Number
2013-01140
The Helm Group LLC, t/a
Ground Breaking
Contracting

After discussion, a motion was made by **Mr. Williams** and seconded by **Mr. Walton** to adopt the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, and adopts the Recommendation. The Report of Findings and Recommendation are incorporated as part of the Order. The Board finds substantial evidence that **The Helm Group LLC, t/a Ground Breaking Contracting** violated the following sections of its Regulations:

Violations	Effective: February 1, 2006	
Count 1:	18 VAC 50-22-260 B 9	
Count 2:	18 VAC 50-22-260 B 8	

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

After discussion **Mr. Williams** offered a motion seconded by **Mr. Walton** to impose the following sanctions.

Count 1:		\$100.00
Count 2:		\$100.00
Total		\$200.00

As to violation of Count 3, the Board voted to close this aspect of the file with a finding of no violation.

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

In the matter of Disciplinary File Number 2013-01889, Calvert Homes Inc (Respondent); the board reviewed the record, which consisted of the investigative file, transcript, exhibits from the Informal Fact-Finding Conference (IFF), and the Summary and recommendation.

**File Number
2013-01889
Calvert Homes Inc**

Robert C Wilcox on behalf of **Calvert Homes Inc (Respondent)** did appear at the IFF. Robert C Wilcox on behalf of **Calvert Homes Inc** did appear at the Board meeting. He addressed the Board and shared the judgment has been satisfied and the receipt should be in the file for the Board's consideration. Janette Wilcox (Witness) appeared at the IFF.

The Board's hearing officers **Mr. Dyer and Mr. Vander Pol** were not present and did not vote.

After discussion, a motion was made by **Mr. Williams** and seconded by **Mr. Walton** to adopt the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, and adopts the Recommendation. The Report of Findings and Recommendation are incorporated as part of the Order. The Board finds substantial evidence that

Calvert Homes Inc violated the following sections of its Regulations:

Violations		Effective: February 1, 2006
Count 1:	18 VAC 50-22-260 B 15	
Count 2:	18 VAC 50-22-260 B 28	
Eff:	Dec 1, 2012	
Count 3:	18 VAC 50-22-230 A	

The motion passed by unanimous vote. Members voting "Yes" were:
Chowdhuri, Walker, Murrow, Oliver, Smith, Williams, Pace, and Walton.
Members absent were: Giesen, Dowdy, and Middleton.

After discussion **Mr. Williams** offered a motion seconded by **Mr. Walton** to impose the following sanctions:

Count 1:		\$500.00
Count 2:		\$0.00
Count 3:		\$300.00
Total		\$800.00

In addition, for violation of Count 3, the Board voted to require **Calvert Homes Inc** have a member of Responsible Management successfully complete a Board approved Remedial Education class within 90 days of the effective date of the order.

The Board also imposes the following sanctions:

For violation of Count 2, the Board voted that license revocation be imposed. However, the Board voted to stay the imposition of the license revocation, and place **Calvert Homes Inc on probation subject to the following conditions:**

Calvert Homes Inc shall provide evidence acceptable to the Board within 90 days of the effective date of this order that it has satisfied the outstanding judgment. If **Calvert Homes Inc** fails to comply with the terms of the probation, then the license revocation specified above shall be imposed.

The motion passed by unanimous vote. Members voting "Yes" were:
Chowdhuri, Walker, Murrow, Oliver, Smith, Williams, Pace, and Walton.
Members absent were: Giesen, Dowdy, and Middleton.

In the matter of Disciplinary File Number 2013-01833, Paul Davis Restoration Of Greater Richmond Inc (Respondent); the board reviewed the record, which consisted of the investigative file, transcript, exhibits from the Informal Fact-Finding Conference (IFF), and the Summary and recommendation.

**File Number
 2013-01833
 Paul Davis Restoration
 Of Greater Richmond
 Inc**

Paul Davis Restoration Of Greater Richmond Inc (Respondent) did not appear at the IFF in person or by counsel or by any other qualified representative. **Paul Davis Restoration Of Greater Richmond Inc** did not attend the Board meeting in person or by counsel or by any other qualified representative.

The Board's hearing officer **Mr. Murrow** was not present and did not vote.

After discussion, a motion was made by **Mr. Dyer** and seconded by **Mr. Pace** to adopt the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, and adopts the Summary. The Report of Findings and Summary are incorporated as part of the Order. The Board finds substantial evidence that **Paul Davis Restoration Of Greater Richmond Inc** violated the following sections of its Regulations:

Violations	Effective: February 1, 2006	
Count 1:	18 VAC 50-30-260.B.8	
Eff:	September 1, 2001	
Count 2:	18 VAC 50-22-220 A	
Count 3:	18 VAC 50-22-220 C	

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

After discussion **Mr. Dyer** offered a motion seconded by **Mr. Pace** to impose the following sanctions:

Sanctions	
Count 1:	\$800.00
Count 2:	\$500.00
Count 3:	\$450.00
Total	\$1,750.00

As to violations of Counts 1 and 2, the Board voted to require **Paul Davis Restoration Of Greater Richmond Inc** have a member of Responsible Management successfully complete a Board-approved remedial education class within 90 days of the effective date of this order.

As to violation of Count 3, the Board voted to impose revocation of license.

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

In the matter of Disciplinary File Number 2013-01077, Samuel J Dunavant, t/a Halifax Paving Co (Respondent); the board reviewed the record, which consisted of the investigative file, transcript, exhibits from the Informal Fact-Finding Conference (IFF), and the Summary and recommendation.

File Number
2013-01077
Central Contractors
Corporation

Samuel J Dunavant, t/a Halifax Paving Co (Respondent) did appear at the IFF in person along with counsel **David P. Abel.** **Samuel J Dunavant, t/a Halifax Paving Co and counsel David P Abel** did attend the Board meeting in person. They addressed the Board. The Pattons (David and Inez) attended the IFF and the Board meeting. They addressed the Board.

The Board's hearing officer **Mr. Oliver** was not present and did not vote. Mr. Dyer chaired this case. Mr. Williams recused himself.

After discussion, a motion was made by **Mr. Smith** and seconded by **Mr. Walton** to adopt the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, and adopts the Summary and Recommendation in part. The Board determined that because the violation was in regards to the failure to have a signed contract prior to the commencement of work or acceptance of payments, a monetary penalty must be imposed. The Report of Findings and Summary are incorporated as part of the Order. The Board finds substantial evidence that **Samuel J Dunavant, t/a Halifax Paving Co** violated the following sections of its Regulations:

Violations	Effective: February 1, 2006
Count 1:	18 VAC 50-22-260 28

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Smith, Vander Pol, Pace, and Walton.** **Members absent were: Giesen, Dowdy, and Middleton.**

Regulant's attorney Abel is allowed to readdress the Board concerning the sanction violation. He shared his concerns.

After discussion **Mr. Walton** offered a motion seconded by **Mr. Pace** to impose the following sanctions:

Sanctions	
Count 1:	\$500.00
Total	\$500.00
In addition, for violation of Count 1, the Board voted to require Samuel J Dunavant, t/a Halifax Paving Co have a member of Responsible Management successfully complete a Board-approved remedial education class within 90 days of the effective date of this order.	

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Smith, Vander Pol, Pace, and Walton.** **Members absent were: Giesen, Dowdy, and Middleton.**

In the matter of Disciplinary File Number 2013-01711, Joseph L Glazebrook, t/a Atlantic Craftsman Co (Respondent); the board reviewed the record, which consisted of the investigative file, transcript, exhibits from the Informal Fact-Finding Conference (IFF), and the Summary and recommendation.

File Number
2013-01711
Joseph L Glazebrook, t/a
Atlantic Craftsman Co

Joseph L Glazebrook, t/a Atlantic Craftsman Co (Respondent) did appear at the IFF via telephone. **Joseph L Glazebrook, t/a Atlantic Craftsman Co** did not attend the Board meeting in person by counsel or by any other qualified representative.

The Board's hearing officer **Mr. Oliver** was not present and did not vote. Mr. Dyer chaired this case.

Mr. Olson shared with the Board that this Regulant **Joseph L Glazebrook, t/a Atlantic Craftsman Co** has a prior Consent Order, File 2010-05834, for violations of 18 VAC 50-22-260B 6 fine of \$250.00 and 18 VAC 50-22-260 B 31 with a fine of \$250.00 and, with board costs of \$150.00, for a total of \$650.00. **Joseph L Glazebrook, t/a Atlantic Craftsman Co** was ordered to have a member of responsible management complete remedial education within 90 days. The fines have been paid in full and compliance obtained.

After discussion, a motion was made by **Mr. Walker** and seconded by **Mr. Vander Pol** to adopt the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, and adopts the Summary. The Report of Findings and Summary are incorporated as part of the Order.

The Board finds substantial evidence that **Joseph L Glazebrook, t/a Atlantic Craftsman Co** violated the following sections of its Regulations:

Violations	Effective: February 1, 2006
Count 1:	18 VAC 50-22-260 26

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

After discussion **Mr. Walton** offered a motion seconded by **Mr. Pace** to impose the following sanctions:

Sanctions	
Count 1:	\$250.00
Total	\$250.00

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

Mark Courtney arrived at the Board meeting at 11:00 am.

Arrival of Mark Courtney

In the matter of Disciplinary File Number 2013-02354, Goode Construction Inc (Respondent); the board reviewed the record, which consisted of the investigative file, transcript, exhibits from the Informal Fact-Finding Conference (IFF), and the Summary and recommendation.

File Number
2013-02354
Goode Construction Inc

Wilson Goode for Good Construction Inc (Respondent) did appear at the IFF. **Good Construction Inc** did not attend the Board meeting in person by counsel or by any other qualified representative. **Robert and Sandra Jones** (Witnesses) attended the IFF or the Board meeting.

The Board's hearing officers **Mr. Oliver** and Mr. Walker were not present and did not vote. Mr. Dyer chaired this case. Mr. Williams recused himself.

After discussion, a motion was made by **Mr. Walton** and seconded by **Mr. Pace** to adopt the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, and adopts the Summary. The Report of Findings and Summary are incorporated as part of the Order. The Board finds substantial evidence that **Good Construction Inc** violated the following sections of its Regulations:

Violations	Effective:	February 1, 2006
Count 1:	18 VAC 50-22-260 B 9	
Count 2:	18 VAC 50-22-260 B 31	
Count 3:	18 VAC 50-22-260 B 14	
Count 4:	18 VAC 50-22-260 B 16	

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Murrow, Smith, Vander Pol, Pace, and Walton.**
Members absent were: Giesen, Dowdy, and Middleton.

Mr. Olson with the Board that Goode Construction, Inc. has three prior disciplinary actions:

2001-02730, consent Order, \$250.00 fine, File 2006-02053, consent Order, fine of \$400.00 and \$150.00 Board costs, plus remedial education, Fines have been paid. 2006-03998, consent Order, fine of \$500.00 and fine of \$1,000.00 and fine of \$500.00 with Board costs of \$150.00. Remedial ed was waived if

regulant complied with requirements in File 2006-02053. Compliance was obtained and fines paid.

After discussion **Mr. Walton** offered a motion seconded by **Mr. Pace** to impose the following sanctions:

Sanctions	
Count 1:	\$500.00
Count 2:	\$1,000.00
Count 3:	\$2,000.00
Count 4:	\$2,000.00
Total	\$5,500.00
In addition, for violation of Count 1, the Board voted to require Good Construction Inc have a member of Responsible Management successfully complete a Board-approved remedial education class within 90 days of the effective date of this order.	
Revocation of license for violations of Counts 3, and 4.	

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Murrow, Smith, Vander Pol, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

The Board is now hearing Disciplinary Prima Facie cases.

**Primary Facie
Disciplinary Cases**

In the matter of Disciplinary File Number 2013-00880, Premier Construction And Remodel Inc (Respondent); the board reviewed the record, which consisted of the Notice, the Report of Findings, including exhibits and the Recommendation. **Premier Construction And Remodel Inc (Regulant)** did not appear at the Board meeting in person or by counsel or by any other qualified representative. **Premier Construction And Remodel Inc** did not request an Informal Fact-Finding Conference. This is a Prima Facie case.

**File Number
2013-00880
Premier Construction
And Remodel Inc**

After discussion, a motion was made by **Mr. Dyer** and seconded by **Mr. Walton** to adopt the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, and adopts the Recommendation. The Report of Findings and Recommendation are incorporated as part of the Order. The Board finds substantial evidence that **Premier Construction And Remodel Inc** violated the following sections of its Regulations:

Violations Effective: February 1, 2006		
Count 1:	18 VAC 50-22-260 B 2	Two violations
Count 2:	18 VAC 50-22-260 B 14	
Count 3:	18 VAC 50-22-260 B 16	

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

Mr. Olson shared with the Board that Premier Construction and Remodel Inc has priors. Final Order 2013-01677, for violation of 18 VAC 50-22-260 B 13. The Regulant was fined \$500.00 and responsible management ordered to remedial education within 90 days, with automatic suspension if it did not comply. The fine has not been paid and the license was suspended.

After discussion **Mr. Dyer** offered a motion seconded by **Mr. Walton** to impose the following sanctions.

Count 1:	2 violations @	\$1,100.00
Count 2:		\$1,800.00
Count 3:		\$1,800.00
Total		\$4,700.00
As to violation of Counts, 2 and 3 the Board voted to revoke the license.		

The motion passed by unanimous vote Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

In the matter of Disciplinary File Number 2013-01193, Valentine Corporation (Regulant); the board reviewed the record, which consisted of the Notice, the Revised Report of Findings, including exhibits and the Recommendation. **Valentine Corporation (Regulant)** did not appear at the Board meeting in person or by counsel or by any other qualified representative.

File Number
2013-01193
Valentine Corporation

Valentine Corporation did not request an Informal Fact-Finding Conference.

This is a Prima Facie Case.

After discussion, a motion was made by **Mr. Dyer** and seconded by **Mr. Walton** to adopt the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, and adopts the Recommendation. The Report of Findings and Recommendation are incorporated as part of the Order. The Board finds substantial evidence that **Valentine Corporation** violated the following sections of its Regulations:

Violations	Effective: February 1, 2006
Count 1:	18 VAC 50-22-260 B 18
Count 2:	18 VAC 50-22-260 B 28

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dowdy, Dyer, Middleton, Murrow, Oliver, Smith, Vander Pol, Williams, and Walton.** Members absent were: **Gelardi, Giesen, Pace, and Walker.**

After discussion **Mr. Dyer** offered a motion seconded by **Mr. Oliver** to impose the following sanctions.

Count 1:	\$500.00
Count 2:	\$1,800.00
Total	\$2,300.00
The Board voted to revoke the license for violations of Counts 1 and 2.	

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

In the matter of Disciplinary File Number 2013-01216, Michael Yingling Jr., t/a Virginia Finest Home Improvements (Regulant); the board reviewed the record, which consisted of the Notice, the Revised Report of Findings, including exhibits and the Recommendation. **Michael Yingling Jr., t/a Virginia Finest Home Improvements (Regulant)** did not appear at the Board meeting in person or by counsel or by any other qualified representative. **Michael Yingling Jr., t/a Virginia Finest Home Improvements** did not request an Informal Fact-Finding Conference.

File Number
2013-01216
Michael Yingling Jr., t/a
Virginia Finest Home
Improvements

This is a Prima Facie case.

After discussion, a motion was made by **Mr. Dyer** and seconded by **Mr. Smith** to adopt the Revised Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, and adopts the Recommendation. The Revised Report of Findings and Recommendation are incorporated as part of the Order. The Board finds substantial evidence that **Michael Yingling Jr., t/a Virginia Finest Home Improvements** violated the following sections of its Regulations:

Violations	Effective:	February 1, 2006
Count 1:	18 VAC 50-22-260 B 26	
Count 2:	18 VAC 50-22-260 B 31	
Count 3:	18 VAC 50-22-260 B 28	
Count 4:	18 VAC 50-22-260 B 22	
Count 5:	18 VAC 50-22-260 B 23	
Count 6:	18 VAC 50-22-260 B 7	

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

Mr. Olson shared with the Board that this Regulant has an approved Recovery Fund Claim against him, File # 2013-00394.

After discussion **Mr. Dyer** offered a motion seconded by **Mr. Pace** to impose the following sanctions.

Count 1:		\$800.00
Count 2:		\$400.00
Count 3:		\$1,850.00
Count 4:		\$0.00
Count 5:		\$650.00
Count 6:		\$0.00
Total		\$3,700.00
As to violation of Counts 3 and 6 the Board voted to revoke the license.		

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

In the In the matter of Disciplinary File Number 2013-01539, James Paul Hamilton, t/a A Tandom Services Company (Regulant); the board reviewed the record, which consisted of the Notice, the Report of Findings, including exhibits and the Recommendation. **James Paul Hamilton, t/a A Tandom Services Company (Regulant)** did not appear at the Board meeting in person or by counsel or by any other qualified representative. **James Paul Hamilton, t/a A Tandom Services Company** did not request an Informal Fact-Finding Conference.

File Number
2013-01539
James Paul Hamilton,
t/a A Tandom Services
Company

This is a Prima Facie case.

After discussion, a motion was made by **Mr. Dyer** and seconded by **Mr. Chowdhuri** to adopt the Revised Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, and adopts the Recommendation. The Revised Report of Findings and Recommendation are incorporated as part of the Order. The Board finds substantial evidence that **James Paul Hamilton, t/a A Tandom Services Company** violated the following sections of its Regulations:

Violations	Effective: February 1, 2006
Count 1:	18 VAC 50-22-260 B 9

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

After discussion **Mr. Dyer** offered a motion seconded by **Mr. Williams** to impose the following sanctions.

Count 1:		\$350.00
Total		\$350.00
In addition, for violation of Count 1 the Board voted to require James Paul Hamilton, t/a A Tandom Services Company have a member of Responsible Management successfully complete a Board-approved remedial education class within 90 days of the effective date of this order.		

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

In the matter of Disciplinary File Number 2013-01679, Horizon Land and Home LLC, t/a Highlands Homes (Respondent); the board reviewed the record, which consisted of the Notice, the Report of Findings, including exhibits and the Recommendation. **Horizon Land and Home LLC, t/a Highlands Homes (Regulant)** did not appear at the Board meeting in person or by counsel or by any other qualified representative. **Horizon Land and Home LLC, t/a Highlands Homes** did not request an Informal Fact-Finding Conference.

File Number
2013-01679
Horizon Land and Home LLC, t/a Highlands Homes

This is a Prima Facie case.

After discussion, a motion was made by **Mr. Dyer** and seconded by **Mr. Chowdhuri** to adopt the Revised Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, and adopts the Recommendation. The Revised Report of Findings and Recommendation are incorporated as part of the Order. The Board finds substantial evidence that **Horizon Land and Home LLC, t/a Highlands Homes** violated the following sections of its Regulations:

Violations	Effective: February 1, 2006	
Count 1:	18 VAC 50-22-260 B 9	
Count 2:	18 VAC 50-22-260 B 15	
Eff:	December 1, 2012	
Count 3:	18 VAC 50-22-260 B	

	28	
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The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton. Members absent were: Giesen, Dowdy, and Middleton.**

After discussion **Mr. Dyer** offered a motion seconded by **Mr. Walker** to impose the following sanctions.

Count 1:		\$100.00
Count 2:		\$850.00
Count 3:		\$1,850.00
Total		\$2,800.00

As to violation of Count 3 the Board voted to revoke the license.

In addition, for violation of Counts 1 and 2 the Board voted to require **Horizon Land and Home LLC, t/a Highlands Homes** have a member of Responsible Management successfully complete a Board-approved remedial education class within 90 days of the effective date of this order.

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton. Members absent were: Giesen, Dowdy, and Middleton.**

In the In the matter of Disciplinary File Number 2013-02567, David Blankenbeckler, t/a Homestead Renovations (Regulant); the board reviewed the record, which consisted of the Notice, the Report of Findings, including exhibits and the Recommendation. **David Blankenbeckler, t/a Homestead Renovations (Regulant)** did not appear at the Board meeting in person or by counsel or by any other qualified representative. **David Blankenbeckler, t/a Homestead Renovations** did not request an Informal Fact-Finding Conference.

**File Number
2013-02567
David Blankenbeckler,
t/a Homestead
Renovations**

This is a Prima Facie case.

After discussion, a motion was made by **Mr. Dyer** and seconded by **Mr. Pace** to adopt the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, and adopts the Recommendation. The Report of Findings and Recommendation are incorporated as part of the Order. The Board finds substantial evidence that **David Blankenbeckler, t/a Homestead Renovations** violated the following sections of its Regulations:

Violations Effective: February 1, 2006		
Count 1:	18 VAC 50-22-260 B 9	Two violations
Count 2:	18 VAC 50-22-260 B 8	
Count 3:	18 VAC 50-22-260 B 27	
Eff:	September 1, 2001	
Count 4:	18 VAC 50-22-260 B 6	
Count 5:	18 VAC 50-22-230 B	

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

After discussion **Mr. Dyer** offered a motion seconded by **Mr. Williams** to impose the following sanctions.

Count 1:	Two @ \$500.00 ea.	\$1,000.00
Count 2:		\$750.00
Count 3:		\$750.00
Count 4:		\$850.00
Count 5:		\$600.00
Total		\$3,950.00

As to violation of Count 5 and 3the Board voted to revoke the license.

In addition, for violation of Counts 1, 2, 3 and 4 the Board voted to require **David Blankenbeckler, t/a Homestead Renovations** have a member of Responsible Management successfully complete a Board-approved remedial education class within 90 days of the effective date of this order.

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

In the In the matter of Disciplinary File Number 2013-02570, Donnie Hoover, t/a Shenandoah Mechanical Contractors (Respondent); the board reviewed the record, which consisted of the Notice, the Report of Findings, including exhibits and the Recommendation. **Donnie Hoover, t/a Shenandoah**

File Number
2013-02570
Donnie Hoover, t/a
Shenandoah Mechanical

Contractors

Mechanical Contractors (Regulant) did not appear at the Board meeting in person or by counsel or by any other qualified representative. **Donnie Hoover, t/a Shenandoah Mechanical Contractors** did not request an Informal Fact-Finding Conference.

This is a Prima Facie case.

After discussion, a motion was made by **Mr. Dyer** and seconded by **Mr. Pace** to adopt the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, and adopts the Recommendation. The Report of Findings and Recommendation are incorporated as part of the Order. The Board finds substantial evidence that **Donnie Hoover, t/a Shenandoah Mechanical Contractors** violated the following sections of its Regulations:

Violations Effective: February 1, 2006	
Count 1:	18 VAC 50-22-260 B 15
Count 2:	18 VAC 50-22-260 B 8
Count 3:	18 VAC 50-22-260 B 9
Count 4:	18 VAC 50-22-260 B 16
Count 5:	18 VAC 50-22-260 B 28

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

After discussion **Mr. Dyer** offered a motion seconded by **Mr. Williams** to impose the following sanctions.

Count 1:	\$1,550.00
Count 2:	\$400.00
Count 3:	\$400.00
Count 4:	\$1,850.00
Count 5:	\$1,850.00
Total	\$6,050.00

In addition for violation of Counts 1, 4 and 5, the Board imposes the sanction of revocation of its license.

In addition, for violation of Counts 2 and 3 the Board voted to require **Donnie Hoover, t/a Shenandoah Mechanical**

Contractors have a member of Responsible Management successfully complete a Board-approved remedial education class within 90 days of the effective date of this order.

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

In the In the matter of Disciplinary File Number 2013-02578, **Joshua H McNeil, Jr., t/a McNeil & Son Paving (Respondent)**; the board reviewed the record, which consisted of the Notice, the Revised Report of Findings, including exhibits and the Recommendation. **Joshua H McNeil, Jr., t/a McNeil & Son Paving (Regulant)** did not appear at the Board meeting in person or by counsel or by any other qualified representative. **Joshua H McNeil, Jr., t/a McNeil & Son Paving** did not request an Informal Fact-Finding Conference.

File Number
2013-02578
Joshua H McNeil, Jr.,
t/a McNeil & Son Paving

This is a Prima Facie case.

After discussion, a motion was made by **Mr. Dyer** and seconded by **Mr. Walton** to adopt the Revised Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, and adopts the Recommendation. The Revised Report of Findings and Recommendation are incorporated as part of the Order. The Board finds substantial evidence that **Joshua H McNeil, Jr., t/a McNeil & Son Paving** violated the following sections of its Regulations:

Violations	Effective:	December 1, 2012
Count 1:	18 VAC 50-22-260 B 8	
Count 2:	18 VAC 50-22-260 B 13	
Count 3:	18 VAC 50-22-260 B 2	Eff: 2-1-2006

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

After discussion **Mr. Dyer** offered a motion seconded by **Mr. Walton** to impose

the following sanctions.

Count 1:		\$400.00
Count 2:		\$1,400.00
Count 3:		\$1,000.00
Total		\$2,800.00
<p>As to violation of Counts 2 and 3, the Board voted to revoke the license.</p> <p>In addition, for violation of Counts 1, 2 and 3 the Board voted to require Joshua H McNeil, Jr., t/a McNeil & Son Paving have a member of Responsible Management successfully complete a Board-approved remedial education class within 90 days of the effective date of this order.</p>		

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

In the In the matter of Disciplinary File Number 2013-02631, Nahiku77 Inc. (Regulant); the board reviewed the record, which consisted of the Notice, the Revised Report of Findings, including exhibits and the Recommendation. **Nahiku77 Inc. (Regulant)** did not appear at the Board meeting in person or by counsel or by any other qualified representative. **Nahiku77 Inc.** did not request an Informal Fact-Finding Conference.

File Number
2013-02631
Nahiku77 Inc.

This is a Prima Facie case.

After discussion, a motion was made by **Mr. Walton** and seconded by **Mr. Smith** to adopt the Revised Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, and adopts the Recommendation. The Revised Report of Findings and Recommendation are incorporated as part of the Order. The Board finds substantial evidence that **Nahiku77 Inc.** violated the following sections of its Regulations:

Violations	Effective: December 1, 2012
Count 1:	18 VAC 50-22-210

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

After discussion **Mr. Dyer** offered a motion seconded by **Mr. Williams** to impose the following sanctions.

Count 1:		\$0.00
Total		\$00.00
As to violation of Count 1 the Board voted to revoke the license.		

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

In the In the matter of Disciplinary File Number 2013-02633, Larry A Jackson (Regulant); the board reviewed the record, which consisted of the Notice, the Report of Findings, including exhibits and the Recommendation. **Larry A Jackson (Regulant)** did not appear at the Board meeting in person or by counsel or by any other qualified representative. **Larry A Jackson** did not request an Informal Fact-Finding Conference.

File Number
2013-02633
Larry A Jackson

This is a Prima Facie case.

After discussion, a motion was made by **Mr. Dyer** and seconded by **Mr. Chowdhuri** to adopt the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, and adopts the Recommendation. The Report of Findings and Recommendation are incorporated as part of the Order. The Board finds substantial evidence that **Larry A Jackson** violated the following sections of its Regulations:

Violations	Effective: February 1, 2006	
Count 1:	18 VAC 50-22-260 B 29	
Count 2:	18 VAC 50-22-260 B 27	
Count 3:	18 VAC 50-22-260 B 6	
Count 4:	18 VAC 50-22-260 B 8	
Count 5:	18 VAC 50-22-260 B 6	

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

After discussion **Mr. Walton** offered a motion seconded by **Mr. Chowdhuri** to impose the following sanctions.

Count 1:		\$500.00
Count 2:		\$500.00
Count 3:		\$300.00
Count 4:		\$200.00
Count 5:		\$300.00
Total		\$1,800.00

In addition, for violation of Counts 1, 2 and 3 the Board voted to require **Larry A Jackson** have a member of Responsible Management successfully complete a Board-approved remedial education class within 90 days of the effective date of this order.

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

In the matter of Disciplinary File Number 2013-02842, Susan L Rhiel, t/a R and R Home Remodeling Services (Regulant); the board reviewed the record, which consisted of the Notice, the Report of Findings, including exhibits and the Recommendation. **Susan L Rhiel, t/a R and R Home Remodeling Services (Regulant)** did not appear at the Board meeting in person or by counsel or by any other qualified representative. **Susan L Rhiel, t/a R and R Home Remodeling Services** did not request an Informal Fact-Finding Conference.

File Number
2013-02842
Susan L Rhiel, t/a R
and R Home Remodeling
Services

This is a Prima Facie case.

After discussion, a motion was made by **Mr. Dyer** and seconded by **Mr. Chowdhuri** to adopt the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, and adopts the Recommendation. The Report of Findings and Recommendation are incorporated as part of the Order. The Board finds substantial evidence that **Susan L Rhiel, t/a R and R Home Remodeling Services** violated the following sections of its Regulations:

Violations	Effective: February 1, 2006	
Count 1:	18 VAC 50-22-260 B 9	
Count 2:	18 VAC 50-22-260 B 27	
Count 3:	18 VAC 50-22-260 B 28	December 1, 2012

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

After discussion **Mr. Dyer** offered a motion seconded by **Mr. Chowdhuri** to impose the following sanctions.

Count 1:		\$400.00
Count 2:		\$750.00
Count 3:		\$1,850.00
Total		\$3,000.00

In addition, for violation of Counts 1 and 2 the Board voted to require **Susan L Rhiel, t/a R and R Home Remodeling Services** have a member of Responsible Management successfully complete a Board-approved remedial education class within 90 days of the effective date of this order.

The Board imposes revocation of license for violation of Count 3.

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

In the matter of Disciplinary File Number 2013-03185, Byrd Design Build Company (Regulant); the board reviewed the record, which consisted of the Notice, the Report of Findings, including exhibits and the Recommendation. **Byrd Design Build Company (Regulant)** did not appear at the Board meeting in person or by counsel or by any other qualified representative. **Byrd Design Build Company** did not request an Informal Fact-Finding Conference.

File Number
20143-03185
Byrd Design Build
Company

This is a Prima Facie case.

After discussion, a motion was made by **Mr. Dyer** and seconded by **Mr. Chowdhuri** to adopt the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, and adopts the

Recommendation. The Report of Findings and Recommendation are incorporated as part of the Order. The Board finds substantial evidence that **Byrd Design Build Company** violated the following sections of its Regulations:

Violations	Effective: February 1, 2006	
Count 1:	18 VAC 50-22-260 B 27	
Count 2:	18 VAC 50-22-260 B 6	
Count 3:	18 VAC 50-22-260 B 16	

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

After discussion **Mr. Dyer** offered a motion seconded by **Mr. Walton** to impose the following sanctions.

Count 1:		\$750.00
Count 2:		\$850.00
Count 3:		\$1,850.00
Total		\$3,450.00
As to violations of Count 1, 2 and 3, the Board voted to revoke Byrd Design Build Company license.		

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

In the matter of Disciplinary File Number 2013-03354, American Patio Rooms, t/a Patio & Porch Systems Inc (Regulant); the board reviewed the record, which consisted of the Notice, the Report of Findings, including exhibits and the Recommendation. **American Patio Rooms, t/a Patio & Porch Systems Inc (Regulant)** did not appear at the Board meeting in person or by counsel or by any other qualified representative. **American Patio Rooms, t/a Patio & Porch Systems Inc** did not request an Informal Fact-Finding Conference.

File Number
2013-03354
American Patio Rooms,
t/a Patio & Porch
Systems Inc

This is a Prima Facie case.

After discussion, a motion was made by **Mr. Dyer** and seconded by **Mr.**

Williams to adopt the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, and adopts the Recommendation. The Report of Findings and Recommendation are incorporated as part of the Order. The Board finds substantial evidence that **American Patio Rooms, t/a Patio & Porch Systems Inc** violated the following sections of its Regulations:

Violations	Effective: December 1, 2006	
Count 1:	18 VAC 50-22-260B 18	
Court 2:	18 VAC 50-22-230 B	Eff: 12-1-2012

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

After discussion **Mr. Walker** offered a motion seconded by **Mr. Williams** to impose the following sanctions.

Count 1:		\$800.00
Count 2:		\$550.00
Total		\$1,350.00
As to violation of Counts 1 and 2, the Board voted to revoke American Patio Rooms, t/a Patio & Porch Systems Inc license.		

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

In the matter of Disciplinary File Number 2014-00223, James R Saunders, t/a Saunders Specialized Services (Regulant); the board reviewed the record, which consisted of the Notice, the Report of Findings, including exhibits and the Recommendation. **James R Saunders, t/a Saunders Specialized Services (Regulant)** did not appear at the Board meeting in person or by counsel or by any other qualified representative. **James R Saunders, t/a Saunders Specialized Services** did not request an Informal Fact-Finding Conference.

File Number
2014-00223
James R Saunders,
t/a Saunders Specialized
Services

This is a Prima Facie case.

After discussion, a motion was made by **Mr. Smith** and seconded by **Mr. Dyer**

to adopt the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, and adopts the Recommendation. The Report of Findings and Recommendation are incorporated as part of the Order. The Board finds substantial evidence that **James R Saunders, t/a Saunders Specialized Services** violated the following sections of its Regulations:

Violations	Effective: December 1, 2012	
Count 1:	18 VAC 50-22-230 B8	
Count 2:	18 VAC 50-22-260 B 16	
Count 3:	18 VAC 50-22-230 B	

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

After discussion **Mr. Pace** offered a motion seconded by **Mr. Dyer** to impose the following sanctions.

Count 1:		\$400.00
Count 2:		\$1,850.00
Count 3:		\$ 550.00
Total		\$2,800.00

As to violation of Counts 2 and 3, the Board voted to revoke **James R Saunders, t/a Saunders Specialized Services** license.

In addition, for violation of Count 1, the Board requires James R Saunders have a member of Responsible Management successfully complete a Board-approved remedial education class within ninety days of the date of the order.

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

In the matter of Disciplinary File Number 2014-00357, ACS Construction VA Inc, t/a ACS Construction Inc (Regulant); the board reviewed the record, which consisted of the Notice, the Report of Findings, including exhibits and the Recommendation. **ACS Construction VA Inc, t/a ACS Construction Inc**

File Number
2014-00357
ACS Construction VA
Inc, t/a ACS

Construction Inc

(Regulant) did not appear at the Board meeting in person or by counsel or by any other qualified representative. **ACS Construction VA Inc, t/a ACS Construction Inc** did not request an Informal Fact-Finding Conference.

This is a Prima Facie case.

After discussion, a motion was made by **Mr. Smith** and seconded by **Mr. Williams** to adopt the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, and adopts the Recommendation. The Report of Findings and Recommendation are incorporated as part of the Order. The Board finds substantial evidence that **ACS Construction VA Inc, t/a ACS Construction Inc** violated the following sections of its Regulations:

Violations	Effective: September 1, 2001	
Count 1:	18 VAC 50-22-230 B	
Count 2:	18 VAC 50-22-260 B 15	Eff: Feb 1, 2006
Count 3:	18 VAC 50-22-260 B 28	

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

After discussion **Mr. Williams** offered a motion seconded by **Mr. Smith** to impose the following sanctions.

Count 1:		\$550.00
Count 2:		\$1,550.00
Count 3:		\$1,800.00
Total		\$3,900.00
As to violation of Counts 1, 2 and 3 the Board voted to revoke ACS Construction VA Inc, t/a ACS Construction Inc license.		

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

In the matter of Disciplinary File Number 2014-01054, Bok Jin Kim, t/a Master Builders (Regulant) the board reviewed the record, which consisted of the Notice, the Report of Findings, including exhibits and the Recommendation. ACS Construction VA Inc, t/a ACS Construction Inc (Regulant) did not appear at the Board meeting in person or by counsel or by any other qualified representative. ACS Construction VA Inc, t/a ACS Construction Inc did not request an Informal Fact-Finding Conference.

File Number
2014-01054
Bok Jin Kim, t/a
Master Builders

This is a Prima Facie case.

After discussion, a motion was made by Mr. Dyer and seconded by Mr. Williams to adopt the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, and adopts the Recommendation. The Report of Findings and Recommendation are incorporated as part of the Order. The Board finds substantial evidence that Bok Jin Kim, t/a Master Builders violated the following sections of its Regulations:

Violations	Effective: January 1, 2003	
Count 1:	18 VAC 50-22-260 B2	
Count 2:	18 VAC 50-22-260 B 2	Eff: 9 1, 2001
Count 3:	18 VAC 50-22-260 B 28	

The motion passed by unanimous vote. Members voting "Yes" were: Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton. Members absent were: Giesen, Dowdy, and Middleton.

After discussion Mr. Williams offered a motion seconded by Mr. Smith to impose the following sanctions.

Count 1:		\$1,100.00
Count 2:		\$1,100.00
Count 3:		\$1,850.00
Total		\$4,050.00
As to violation of Counts 1, 2 and 3 the Board voted to revoke Bok Jin Kim, t/a Master Builders license.		

The motion passed by unanimous vote. Members voting "Yes" were: Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton. Members absent were: Giesen, Dowdy, and Middleton

In the matter of Disciplinary File Number 2014-01155, Hillside General Services LLC (Regulant); the board reviewed the record, which consisted of the Notice, the Report of Findings, including exhibits and the Recommendation. **Hillside General Services LLC (Regulant)** did not appear at the Board meeting in person or by counsel or by any other qualified representative. **Hillside General Services LLC** did not request an Informal Fact-Finding Conference.

File Number
2014-01155
Hillside General Services LLC

This is a Prima Facie case.

After discussion, a motion was made by **Mr. Walton** and seconded by **Mr. Dyer** to adopt the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, and adopts the Recommendation. The Report of Findings and Recommendation are incorporated as part of the Order. The Board finds substantial evidence that **Hillside General Services LLC** violated the following sections of its Regulations:

Violations	Effective: February 1, 2006	
Count 1:	18 VAC 50-22-260 B 28	
Count 2:	18 VAC 50-22-260 B 13	Eff 12-1-2012

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

After discussion **Mr. Dyer** offered a motion seconded by **Mr. Walton** to impose the following sanctions.

Count 1:		\$1,850.00
Count 2:		\$1,400.00
Total		\$3,250.00
As to violation of Count 1 and 2, the Board voted to revoke Hillside General Services LLC license.		

The motion passed by unanimous vote. Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

The Board is now hearing Consent Orders.

Hearing of Consent Orders

In the matter of Consent Order File Number 2013-00990 Board v. Everbloom Inc; the Board reviewed the Consent Order. Incorporated in the Consent Order is the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter.

**File Number
2013-00990
Everbloom Inc**

Everbloom Inc; acknowledges an understanding of the charges and hereby admits to the violation(s) of the Board's Regulations and consents to the following term(s) by the Board:

Count 1:	18 VAC 50-22-260.B 8 (two violations @ \$350. each	\$ 700.00
Count 2:	18 VAC 50-22-260 B 9 (two violations @ \$350.00 each)	\$700.00
Count 3:	18 VAC 50-22-260 B 6	\$750.00
Board Costs		\$ 150.00
Total		\$ 2,300.00

In addition, **Everbloom Inc** agrees to terminate its license number 2705105182 by completing a Certificate of License Termination form and submitting it to the Board within ninety days of the effective date of the Order. Further the Board shall waive imposition of the \$700.00 monetary penalty for Count 1, the \$700. Monetary penalty for Count 2 and the \$750.00 penalty for Count 3.

Upon a motion by **Mr. Dyer** seconded by **Mr. Smith**, the Board ratified the Consent Order with a unanimous vote: Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.** **Mr. Murrow did not vote on this matter.**

In the matter of Consent Order File Number 2013-02159 Board v. Handy

File Number

Girl Home Repairs LLC, t/a Handy Girl Home Improvement LLC; the Board reviewed the Consent Order. Incorporated in the Consent Order is the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter.

**2013-02159
 Handy Girl Home Repairs LLC, t/a Handy Girl Home Improvement LLC**

Handy Girl Home Repairs LLC, t/a Handy Girl Home Improvement LLC acknowledges an understanding of the charges and hereby admits to the violation(s) of the Board’s Regulations and consents to the following term(s) by the Board:

Count 1:	18 VAC 50-22-260 B 8	\$ 200.00
Board Costs		\$ 350.00
Total		\$ 550.00

In addition, for violation of Count 1, **Handy Girl Home Repairs LLC, t/a Handy Girl Home Improvement LLC** agrees to have a member of Responsible Management successfully complete a board-approved remedial education class.

Upon a motion by **Mr. Walton** seconded by **Mr. Smith**, the Board ratified the Consent Order with a unanimous vote: Members voting “Yes” were: **Chowdhuri, Dyer, Walker, Murrow, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.** **Mr. Oliver recused himself and did not vote.**

In the matter of Consent Order File Number 2013-02411 Board v. Mounir Badawy the Board reviewed the Consent Order. Incorporated in the Consent Order is the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter.

**File Number
 2013-02411
 Mounir Badawy**

Mounir Badawy acknowledges an understanding of the charges and hereby admits to the violation(s) of the Board’s Regulations and consents to the following term(s) by the Board:

Count 1:	18 VAC 50-22-260 B 22	\$ 0.00
Count 2:	18 VAC 50-22-260.B.23	\$ 400.00
Board Costs		\$ 150.00
Total		\$ 550.00

Further for violation of Count 2, **Mounir Badawy** agrees to

have a member of Responsible Management successfully complete a Board-approved remedial education class.

Upon a motion by **Mr. Smith** seconded by **Mr. Dyer** the Board ratified the Consent Order with a unanimous vote: Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Oliver, Smith, Murrow, Vander Pol, Williams, Pace, and Walton. Members absent were: Giesen, Dowdy, and Middleton.**

In the matter of Consent Order File Number 2013-02425 Board v. Michael Ray Montgomery, t/a Old Colony Construction the Board reviewed the Consent Order. Incorporated in the Consent Order is the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter.

**File Number
2013-02425
Michael Ray
Montgomery, t/a
Old Colony Construction**

Michael Ray Montgomery, t/a Old Colony Construction acknowledges an understanding of the charges and hereby admits to the violation(s) of the Board's Regulations and consents to the following term(s) by the Board:

Count 1:	18 VAC 50-22-260 B 29	\$ 700.00
Count 2:	18 VAC 50-22-260 B 31	\$ 400.00
Board Costs		\$ 150.00
Total		\$ 1,250.00
Further for violation of Counts 1 and 2, Michael Ray Montgomery, t/a Old Colony Construction agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class		

Upon a motion by **Mr. Dyer** seconded by **Mr. Dyer**, the Board ratified the Consent Order with a unanimous vote: Members voting "Yes" were: **Chowdhuri, Dyer, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton. Members absent were: Giesen, Dowdy, and Middleton. Mr. Walker did not vote on this matter.**

In the matter of Consent Order File Number 2013-02485 Board v. Pool Deck Makeover Inc the Board reviewed the Consent Order. Incorporated in the Consent Order is the Report of Findings, which contains the facts regarding the

**File Number
2013-02485
Pool Deck Makeover Inc**

regulatory and/or statutory issues in this matter.

Pool Deck Makeover Inc acknowledges an understanding of the charges and hereby admits to the violation(s) of the Board's Regulations and consents to the following term(s) by the Board:

Count 1:	18 VAC 50-22-260 B 9	\$ 00.00
Count 2:	18 VAC 50-22-260 B 5	\$ 00.00
Count 3:	18 VAC 50-22-260 B 28	\$ 0.00
Board Costs		\$ 150.00
Total		\$ 150.00
In addition, for violation of Counts 1 – 3, Pool Deck Makeover Inc agrees to revocation of its license.		

Upon a motion by **Mr. Dyer** seconded by **Mr. Smith**, the Board ratified the Consent Order with a unanimous vote: Members voting "Yes" were: **Chowdhuri, Dyer, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.** **Mr. Walker did not vote on this matter.**

In the matter of Consent Order File Number 2013-02529 Board v. Jason M Annable; the Board reviewed the Consent Order. Incorporated in the Consent Order is the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter.

File Number
2013-02529
Jason M Annable

Jason M Annable; acknowledges an understanding of the charges and hereby admits to the violation(s) of the Board's Regulations and consents to the following term(s) by the Board:.

Count 1:	18 VAC 50-22-260 B 16	\$ 0.00
Board Costs		\$ 150.00
Total		\$ 150.00
In addition, for violation of Count 1, Jason M Annable agrees to revocation of his license.		

Upon a motion by **Mr. Oliver** seconded by **Mr. Williams**, the Board ratified the

Consent Order with a unanimous vote. Members voting “yes” were: **Chowdhuri, Dyer, Murrow, Walker, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

In the matter of Consent Order File Number 2013-02569 Board v. ANG Enterprise; the Board reviewed the Consent Order. Incorporated in the Consent Order is the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter.

**File Number
2013-02569
ANG Enterprise**

ANG Enterprise; acknowledges an understanding of the charges and hereby admits to the violation(s) of the Board’s Regulations and consents to the following term(s) by the Board:

Count 1:	18 VAC 50-22-260 B 31	\$ 200.00
Count 2:	18 VAC 50-22-260 B 30	\$ 750.00
Board Costs		\$ 150.00
Total		\$ 1,100.00
In addition, for violation of Counts 1 and 2, ANG Enterprise agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.		

Upon a motion by **Mr. Smith** seconded by **Mr. Dyer**, the Board ratified the Consent Order with a unanimous vote: Members voting “Yes” were: **Chowdhuri, Dyer, Walker, Oliver, Murrow, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

In the matter of Consent Order File Number 2013-02603 Board v. Paul Henry Scrivner, t/a Trademaster Remodeling; the Board reviewed the Consent Order. Incorporated in the Consent Order is the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter.

**File Number
2013-02603
Paul Henry Scrivner, t/a
Trademaster
Remodeling**

Paul Henry Scrivner, t/a Trademaster Remodeling; acknowledges an understanding of the charges and hereby admits to the violation(s) of the Board’s Regulations and consents to the following term(s) by the Board:

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Count 1:	18 VAC 50-22-260 B 31	\$ 400.00
Count 2:	18 VAC 50-22-260 B 28	\$1,850.00
Count 3:	18 VAC 50-22-260 B 2	\$ 0.00
Count 4:	18 VAC 50-22-260 B 2	\$ 0.00
Board Costs		\$ 150.00
Total		\$ 2,400.00

In addition, for violation of Count 2, **Paul Henry Scrivner, t/a Trademaster Remodeling**; agrees to revocation of his license.

In addition, the Board shall waive imposition of the \$1,850.00 monetary penalty and license revocation for Count 2 provided **Paul Henry Scrivner, t/a Trademaster Remodeling** satisfies the judgment and provides the board with proof of the satisfaction within ninety days of the Order. If Paul Henry Scrivner fails to comply with these conditions, then the full monetary penalty and license revocation will be automatically imposed.

Further for violation of counts 1, 3 and 4, Paul Henry Scrivner agrees to have a member of Responsible Management successfully complete.

Upon a motion by **Mr. Williams** seconded by **Mr. Dyer** the Board ratified the Consent Order with a unanimous vote: Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Oliver, Smith, Murrow, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

In the matter of Consent Order File Number 2013-02706 Board v. Hanover Electric Company LLC; the Board reviewed the Consent Order. Incorporated in the Consent Order is the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter.

**File Number
2013-02706
Hanover Electric
Company LLC**

Hanover Electric Company LLC acknowledges an understanding of the charges and hereby admits to the violation(s) of the Board's Regulations and consents to the following term(s) by the Board:

Count 1:	18 VAC 50-22-260 B 6	\$ 850.00
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Board Costs		\$ 150.00
Total		\$ 1,000.00
In addition, for violation of Count 1, Hanover Electric Company LLC agrees to have a member of Responsible Management successfully complete remedial education within ninety days of the effective date of the Order.		

Upon a motion by **Mr. Dyer** seconded by **Mr. Williams**, the Board ratified the Consent Order with a unanimous vote: Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.** **Mr. Murrow did not vote on this matter.**

In the matter of Consent Order File Number 2013-02843 Board v. Christian Karl Oliver, t/a C K Oliver Construction; the Board reviewed the Consent Order. Incorporated in the Consent Order is the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter.

**File Number
 2013-02843
 Christian Karl Oliver,
 t/a C K Oliver
 Construction**

Christian Karl Oliver, t/a C K Oliver Construction acknowledges an understanding of the charges and hereby admits to the violation(s) of the Board's Regulations and consents to the following term(s) by the Board:

Count 1:	18 VAC 50-22-260 B 8 (two violations @ \$200.00 ea.)	\$ 400.00
Count 2:	18 VAC 50-22-260 B 6	\$ 850.00
Count 3:	18 VAC 50-22-260 B 27	\$ 750.00
Count 4:	18 VAC 50-22-260 B 28	\$1,850.00
Board Costs		\$ 150.00
Total		\$ 4,000.00
In addition, for violation of Count 4, Christian Karl Oliver, t/a C K Oliver Construction agrees to revocation of his license.		
The Board shall waive imposition of the \$1,850.00 monetary penalty and license revocation for Count 4 provided		

Christian Karl Oliver, t/a C K Oliver Construction satisfies the judgment and provides the Board with proof of the satisfaction within ninety days of the effective date of the Order. If **Christian Karl Oliver, t/a C K Oliver Construction** fails to comply with the terms, then the full monetary penalty and license revocation will be automatically imposed. Further, for violation of counts 1, 2, and 3, **Christian Karl Oliver, t/a C K Oliver Construction** agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

Upon a motion by **Mr. Dyer** seconded by **Mr. Walton**, the Board ratified the Consent Order with a unanimous vote: Members voting “Yes” were: **Chowdhuri, Dyer, Walker, Oliver, Murrow, Smith, Vander Pol, Williams, Pace, and Walton**. Members absent were: **Giesen, Dowdy, and Middleton**.

In the matter of Consent Order File Number 2013-03100 Board v. **Larry D Richardson t/a Richardson Remodeling**; the Board reviewed the Consent Order. Incorporated in the Consent Order is the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter.

File Number
2013-03100
Larry D Richardson t/a
Richardson Remodeling

Larry D Richardson t/a Richardson Remodeling; acknowledges an understanding of the charges and hereby admits to the violation(s) of the Board’s Regulations and consents to the following term(s) by the Board:

Count 1:	18 VAC 50-22-260 B 9	\$ 200.00
Count 2:	18 VAC 50-22-260.B 27 (two violations @ \$375.00 ea)	\$ 750.00
Count 3:	18 VAC 50-22-260.B 15	\$ 800.00
Count 4:	18 VAC 50-22-260 B 31	\$ 200.00
Board Costs		\$ 150.00
Total		\$ 2,100.00

Further, for violation of Counts 1-4, **Larry D Richardson t/a Richardson Remodeling** agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

Upon a motion by **Mr. Dyer** seconded by **Mr. Murrow** the Board ratified the Consent Order with a unanimous vote: Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Oliver, Murrow, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

In the matter of Consent Order File Number 2013-03120 Board v. **MMC Contracting LLC**; the Board reviewed the Consent Order. Incorporated in the Consent Order is the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter.

File Number
2013-03120
MMC Contracting LLC

MMC Contracting LLC acknowledges an understanding of the charges and hereby admits to the violation(s) of the Board's Regulations and consents to the following term(s) by the Board:

Count 1:	18 VAC 50-22-260 B 29	\$ 700.00
Count 2:	18 VAC 50-22-260 B 31	\$ 400.00
Count 3:	18 VAC 50-22-260 B 2	\$ 1,100.00
Board Costs		\$ 150.00
Total		\$ 2,350.00

For violation of Count 1-2, **MMC Contracting LLC** agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

In addition, for violation of Count 1, **MMC Contracting LLC** agrees to provide, biannually for a period of one year and in a form acceptable to the board, a report wherein **MMC Contracting LLC documents licensure verification for all subcontractors utilized.**

Upon a motion by **Mr. Williams** seconded by **Mr. Dyer** the Board ratified the Consent Order with a unanimous vote: Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Oliver, Smith, Murrow, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

In the matter of Consent Order File Number 2013-03184 Board v. **Brian S**

File Number

Deloach, t/a Deloach's Precision the Board reviewed the Consent Order. Incorporated in the Consent Order is the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter.

2013-03184
Brian S Deloach, t/a
Deloach's Precision

Brian S Deloach, t/a Deloach's Precision acknowledges an understanding of the charges and hereby admits to the violation(s) of the Board's Regulations and consents to the following term(s) by the Board:

Count 1:	18 VAC 50-22-260 B 18	\$ 800.00
Count 2:	18 VAC 50-22-260 B 18	\$ 400.00
Count 3:	18 VAC 50-22-260 B 17	\$ 1,200.00
Count 4:	18 VAC 50-22-260 B 13	\$ 1,400.00
Board Costs		\$ 150.00
Total		\$ 3,950.00

Further, for violation of Counts 1-4, **Brian S Deloach, t/a Deloach's Precision** agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

Upon a motion by **Mr. Smith** seconded by **Mr. Chowdhuri** the Board ratified the Consent Order with a unanimous vote: Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Oliver, Smith, Vander Pol, Murrow, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

In the matter of Consent Order File Number 2013-03409 Board v. Lloyd E Seifert III, t/a Seifert's Handyman Service; the Board reviewed the Consent Order. Incorporated in the Consent Order is the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter.

File Number
2013-03409
Lloyd E Seifert III, t/a
Seifert's Handyman
Service

Lloyd E Seifert III, t/a Seifert's Handyman Service acknowledges an understanding of the charges and hereby admits to the violation(s) of the Board's Regulations and consents to the following term(s) by the Board:

Count 1:	18 VAC 50-22-260 B 8	\$ 400.00
Count 2:	18 VAC 50-22-260 B 27	\$ 500.00
Count 3:	18 VAC 50-22-260 B 6	\$ 500.00
Board Costs		\$ 150.00
Total		\$ 1,400.00

<p>Further, for violation of Count 1, Lloyd E Seifert III, t/a Seifert's Handyman Service agrees to have a member of Responsible Management successfully complete a Board approved remedial education class within ninety days of the effective date of the Order.</p> <p>The Board agrees to waive the \$500.00 monetary penalty for Count 2 provided Lloyd E Seifert III, t/a Seifert's Handyman Service obtains the Electrical contractors (ELE) classification and Plumbing contractors (PLB) classification within ninety days of the effective date of the Order. If Lloyd E Seifert III, t/a Seifert's Handyman Service fails to comply with this condition, then the full monetary penalty will be imposed.</p>	

Upon a motion by **Mr. Vander Pol** seconded by **Mr. Dyer**, the Board ratified the Consent Order with a unanimous vote: Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Oliver, Smith, Vander Pol, Murrow, Williams, Pace, and Walton**. Members absent were: **Giesen, Dowdy, and Middleton**.

In the matter of Consent Order File Number 2013-03515 Board v. Steve S Snarr, t/a Steve S Snarr General Contractor; the Board reviewed the Consent Order. Incorporated in the Consent Order is the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter.

**File Number
2013-03515
Steve S Snarr, t/a Steve
S Snarr General
Contractor**

Steve S Snarr, t/a Steve S Snarr General Contractor acknowledges an understanding of the charges and hereby admits to the violation(s) of the Board's Regulations and consents to the following term(s) by the Board:

Count 1:	18 VAC 50-22-260 B 33	\$ 1,200.00
Count 2:	18 VAC 50-22-260. B 31	\$ 400.00
Board Costs		\$ 150.00
Total		\$ 1,750.00

In addition, for violation of counts 1 and 2, **Steve S Snarr, t/a Steve S Snarr General Contractor** agrees to have a member of Responsible Management successfully complete

a Board-approved remedial education class.

Upon a motion by **Mr. Smith** seconded by **Mr. Dyer**, the Board ratified the Consent Order with a unanimous vote: Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Oliver, Smith, Murrow, Vander Pol, Williams, Pace, and Walton**. Members absent were: **Giesen, Dowdy, and Middleton**.

In the matter of Consent Order File Number 2014-00457 Board v. **GSE Design and Consulting LLC, t/a Ericksons Handyman Services**; the Board reviewed the Consent Order. Incorporated in the Consent Order is the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter.

File Number
2014-00457
GSE Design and
Consulting LLC, t/a
Ericksons Handyman
Services

GSE Design and Consulting LLC, t/a Ericksons Handyman Services acknowledges an understanding of the charges and hereby admits to the violation(s) of the Board's Regulations and consents to the following term(s) by the Board:

Count 1:	18 VAC 50-22-260 B 8	\$ 400.00
Board Costs		\$ 150.00
Total		\$ 550.00

Further, for violation of Count 1, **GSE Design and Consulting LLC, t/a Ericksons Handyman Services** agrees to have a member of Responsible Management successfully complete a Board approved remedial education class within ninety days of the effective date of the Order.

Upon a motion by **Mr. Walton** seconded by **Mr. Vander Pol**, the Board ratified the Consent Order with a unanimous vote: Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Oliver, Smith, Murrow, Vander Pol, Williams, Pace, and Walton**. Members absent were: **Giesen, Dowdy, and Middleton**.

In the matter of Consent Order File Number 2014-02459 Board v. **Coastline Construction LLC**; the Board reviewed the Consent Order. Incorporated in the Consent Order is the Report of Findings, which contains the

File Number
2014-02459
Coastline Construction

facts regarding the regulatory and/or statutory issues in this matter.

LLC

Coastline Construction LLC acknowledges an understanding of the charges and hereby admits to the violation(s) of the Board's Regulations and consents to the following term(s) by the Board:

Count 1:	18 VAC 50-22-260 B 33	\$ 400.00
Board Costs		\$ 150.00
Total		\$ 550.00
Further, for violation of Count 1, Coastline Construction LLC agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.		

Upon a motion by **Mr. Dyer** seconded by **Mr. Williams**, the Board ratified the Consent Order with a unanimous vote: Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Oliver, Smith, Vander Pol, Williams, Pace, and Walton**. Members absent were: **Giesen, Dowdy, and Middleton**.

In the matter of Consent Order File Number 2014-00085 Board v. **Reliable 24 Hours Plumbing Services Inc, t/a Acclaimed Plumbing**; the Board reviewed the Consent Order. Incorporated in the Consent Order is the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter.

File Number
2014-00085
Reliable 24 Hours
Plumbing Services Inc,
t/a Acclaimed Plumbing

Reliable 24 Hours Plumbing Services Inc, t/a Acclaimed Plumbing acknowledges an understanding of the charges and hereby admits to the violation(s) of the Board's Regulations and consents to the following term(s) by the Board:

Count 1:	18 VAC 50-22-230 A	\$ 300.00
Count 2:	18 VAC 50-22-260 B 27	\$ 750.00
Count 3:	18 VAC 50-22-260 B 6	\$ 850.00
Board Costs		\$ 150.00
Total		\$ 2,050.00

Further, for violation of Counts 1-3, **Reliable 24 Hours Plumbing Services Inc, t/a Acclaimed Plumbing** agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

Upon a motion by **Mr. Walton** seconded by **Mr. Dyer**, the Board ratified the Consent Order with a unanimous vote: Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Oliver, Smith, Murrow, Vander Pol, Williams, Pace, and Walton. Members absent were: Giesen, Dowdy, and Middleton.**

In the matter of Consent Order File Number 2014-00096 Board v. Sokoleff General Contractor LLC; the Board reviewed the Consent Order. Incorporated in the Consent Order is the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter.

**File Number
2014-00096
Sokoleff General
Contractor LLC**

Sokoleff General Contractor LLC acknowledges an understanding of the charges and hereby admits to the violation(s) of the Board's Regulations and consents to the following term(s) by the Board:

Count 1:	18 VAC 50-22-260 B 9	\$ 400.00
Count 2:	18 VAC 50-22-260 B 31	\$ 250.00
Board Costs		\$ 150.00
Total		\$ 800.00

In addition, for violation of Count 1-2, **Sokoleff General Contractor LLC** agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class. Further, the board shall waive imposition of the \$400.00 monetary penalty for Count 1 provided **Sokoleff General Contractor LLC** provides a copy of its current contract within ninety days of the effective date of the Order. The contract must be in compliance with Board Regulation 18 VAC 50-22-260 B 9. If **Sokoleff General Contractor LLC** fails to comply with this condition, then the full monetary penalty will be automatically imposed.

Upon a motion by **Mr. Smith** seconded by **Mr. Dyer**, the Board ratified the Consent Order with a unanimous vote: Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Oliver, Smith, Vander Pol, Murrow, Williams,**

Pace, and Walton. Members absent were: Giesen, Dowdy, and Middleton.

In the matter of Consent Order File Number 2014-00187 Board v. Block Construction Inc; the Board reviewed the Consent Order. Incorporated in the Consent Order is the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter.

**File Number
 2014-00187
 Block Construction Inc**

Block Construction Inc acknowledges an understanding of the charges and hereby admits to the violation(s) of the Board's Regulations and consents to the following term(s) by the Board:

Count 1:	18 VAC 50-22-260 B 9	\$ 400.00
Count 2:	18 VAC 50-30-260 B 31	\$ 400.00
Board Costs		\$ 150.00
Total		\$ 950.00
In addition, for violations of Counts 1 and 2, Block Construction Inc; agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.		

Upon a motion by **Mr. Smith** seconded by **Mr. Dyer**, the Board ratified the Consent Order with a unanimous vote: Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Oliver, Smith, Vander Pol, Williams, Pace, and Walton. Members absent were: Giesen, Dowdy, and Middleton.**

In the matter of Consent Order File Number 2014-00214 Board v. Cooper Home Improvements Inc; the Board reviewed the Consent Order. Incorporated in the Consent Order is the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter.

**File Number
 2014-00214
 Cooper Home Improvements Inc**

Cooper Home Improvements Inc acknowledges an understanding of the charges and hereby admits to the violation(s) of the Board's Regulations and consents to the following term(s) by the Board:

Count 1:	18 VAC 50-22-260 B 9	\$ 400.00
Count 2:	18 VAC 50-22-260 B 8	\$ 400.00
Count 3:	18 VAC 50-22-260 B 6	\$ 850.00
Count 4:	18 VAC 50-22-260 B 31	\$ 400.00
Count 5:	18 VAC 50-22-220 A	\$ 450.00
Board Costs		\$ 150.00

Total	\$ 2,650.00
<p>Further, for violation of counts 1 - 5, Cooper Home Improvements Inc agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.</p> <p>In addition, the Board shall waive imposition of the \$450.00 monetary penalty for Count 5 provided Cooper Home Improvements Inc reports a change in the officers of the corporation within ninety days of the effective date of this Order. If Cooper Home Improvements Inc fails to comply with this condition, then the full monetary penalty will be automatically imposed.</p>	

Upon a motion by **Mr. Dyer** seconded by **Mr. Vander Pol**, the Board ratified the Consent Order with a unanimous vote: Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Oliver, Smith, Vander Pol, Murrow, Williams, Pace, and Walton**. Members absent were: **Giesen, Dowdy, and Middleton**.

In the matter of Consent Order File Number 2014-00417 Board v. Visael Portillo, t/a Pmc Construction; the Board reviewed the Consent Order. Incorporated in the Consent Order is the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter.

**File Number
2014-00417
Portillo, t/a Pmc
Construction**

Portillo, t/a Pmc Construction acknowledges an understanding of the charges and hereby admits to the violation(s) of the Board's Regulations and consents to the following term(s) by the Board:

Count 1:	18 VAC 50-22-260 B 18	\$ 800.00
Count 2:	18 VAC 50-22-260 B 18	\$ 500.00
Board Costs		\$ 150.00
Total		\$ 1,450.00

In addition, for violation of count 1 and 2, **Portillo, t/a Pmc Construction** agrees to have a member of Responsible Management successfully complete a Board-approved

remedial education class.

Further, the Board shall waive \$400.00 of the monetary penalty for Count 1, provided **Portillo, t/a Pmc Construction** within ninety days of the effective date of this Order. If **Portillo, t/a Pmc Construction** fails to comply with this condition, then the full monetary penalty will be automatically imposed.

Upon a motion by **Mr. Murrow** seconded by **Mr. Dyer**, the Board ratified the Consent Order with a unanimous vote: Members voting "Yes" were: **Chowdhuri, Dyer, Murrow, Walker, Oliver, Smith, Vander Pol, Williams, Pace, and Walton**. Members absent were: **Giesen, Dowdy, and Middleton**.

In the matter of Consent Order file number 2013-00463 Board v. Best Plus Construction LLC; the Board reviewed the Consent Order. Incorporated in the Consent Order is the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter.

File Number
2013-00463
Best Plus Construction
LLC

Best Plus Construction LLC acknowledges an understanding of the charges and hereby admits to the violation(s) of the Board's Regulations and consents to the following term(s) by the Board:

Count 1:	18 VAC 50-22-260 B 9	\$ 400.00
Count 2:	18 VAC 50-22-260 B 31	\$ 400.00
Count 3:	18 VAC 50-22-260 B 6	\$ 850.00
Board Costs		\$ 150.00
Total		\$ 1,800.00

Further, for violation of counts 1-3, **Best Plus Construction LLC** agrees to have a member of Responsible Management successfully complete a Board approved remedial education class within ninety days of the effective date of the Order.

Upon a motion by **Mr. Dyer** seconded by **Mr. Chowdhuri**, the Board ratified the Consent Order with a unanimous vote: Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Oliver, Smith, Vander Pol, Williams, Murrow,**

Pace, and Walton. Members absent were: Giesen, Dowdy, and Middleton.

In the matter of Consent Order File number 2014-00544 Board v. Gerald L Hatton, t/a Unlimited Decking; the Board reviewed the Consent Order. Incorporated in the Consent Order is the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter.

**File Number
2014-00544
Gerald L Hatton, t/a
Unlimited Decking**

Gerald L Hatton, t/a Unlimited Decking acknowledges an understanding of the charges and hereby admits to the violation(s) of the Board's Regulations and consents to the following term(s) by the Board:

Count 1:	18 VAC 50-22-260 B 9	\$ 400.00
Count 2:	18 VAC 50-22-260 B 27	\$ 1,000.00
Count 3:	18 VAC 50-22-260 B 28	\$ 1,850.00
Board Costs		\$ 150.00
Total		\$ 3,400.00

In addition, for violation of count 1 and 2, **Gerald L Hatton, t/a Unlimited Decking** agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

For violation of Count 3, **Gerald L Hatton, t/a Unlimited Decking** agrees to revocation of his license.

The Board shall waive imposition of the \$1,850.00 monetary penalty and license revocation for Count 3 provided **Gerald L Hatton, t/a Unlimited Decking** satisfaction within ninety days of the effective date of the Order. If **Gerald L Hatton, t/a Unlimited Decking** fails to comply with these conditions, then the full monetary penalty and license revocation will be automatically imposed.

Upon a motion by **Mr. Dyer** seconded by **Mr. Chowdhuri**, the Board ratified the Consent Order with a unanimous vote: Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Oliver, Smith, Vander Pol, Murrow, Williams, Pace, and Walton. Members absent were: Giesen, Dowdy, and Middleton.**

In the matter of Consent Order File number 2014-00769 Board v. Philip Wangenstein, t/a Blue Ridge Homecrafters; the Board reviewed the Consent Order. Incorporated in the Consent Order is the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter.

**File Number
2014-00769
Philip Wangenstein,
t/a Blue Ridge
Homecrafters**

Philip Wangenstein, t/a Blue Ridge Homecrafters acknowledges an understanding of the charges and hereby admits to the violation(s) of the Board's Regulations and consents to the following term(s) by the Board:

Count 1:	18 VAC 50-22-260 B 8	\$ 700.00
Count 2:	18 VAC 50-22-260 B 13	\$ 1,400.00
Board Costs		\$ 150.00
Total		\$ 2,250.00

In addition, for violation of count 2, **Philip Wangenstein, t/a Blue Ridge Homecrafters** agrees to a one year probation, of his license as of the effective date of the Order. During the one year probation, **Philip Wangenstein, t/a Blue Ridge Homecrafters** agrees to: Not be in violation of any regulations of the Board for Contractors for transactions occurring after the effective date of the Order; and not be in violation of any local, state, or federal laws or regulations.

If **Philip Wangenstein, t/a Blue Ridge Homecrafters** violates any terms of this probation, his license shall be automatically revoked. **Philip Wangenstein, t/a Blue Ridge Homecrafters** understands the right to have this revocation considered in an informal fact-finding conference and/or formal hearing under Sections 2.2-4019, 2.2-4020, and 2-2.4021 of the Code of Virginia, and knowingly and voluntarily waives any rights to these proceedings.

Upon a motion by **Mr. Dyer** seconded by **Mr. Vander Pol**, the Board ratified the Consent Order with a unanimous vote: Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

In the matter of Consent Order File number 2014-00834 Board v. Michael

File Number

Ryan Perkinson the Board reviewed the Consent Order. Incorporated in the Consent Order is the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter.

2014-00834
Michael Ryan Perkinson

Michael Ryan Perkinson; acknowledges an understanding of the charges and hereby admits to the violation(s) of the Board's Regulations and consents to the following term(s) by the Board:

Count 1:	18 VAC 50-22-230 A	\$ 300.00
Count 2:	18 VAC 50-22-260 B 9	\$ 400.00
Count 3:	18 VAC 50-22-260 B 16	\$ 0.00
Count 4:	18 VAC 50-22-260 B 18 (two violations at \$1,850.00 each)	\$ 3,700.00
Count 5:	18 VAC 50-22-260 B 2	\$ 1,100.00
Board Costs		\$ 150.00
Total		\$ 5,650.00

In addition, **Michael Ryan Perkinson** agrees to revocation of its license.

Further, the Board shall waive imposition of the license revocation for Counts 3 and 4 and the \$3,700.00 Monetary penalty for Count 4, provides the Board with proof of the satisfaction with these conditions, then the full monetary and license revocation will be automatically imposed.

Further, for violation of Counts 1,2 and 5, **Michael Ryan Perkinson** agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

Upon a motion by **Mr. Dowdy** seconded by **Mr. Williams**, the Board ratified the Consent Order with a unanimous vote: Members voting "Yes" were: **Chowdhuri, Dyer, Murrow, Walker, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

In the matter of Consent Order File number 2014-00945 Board v. T D I Construction Group Inc; the Board reviewed the Consent Order.

File Number
2014-00945

Incorporated in the Consent Order is the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter.

T D I Construction Group Inc

T D I Construction Group Inc acknowledges an understanding of the charges and hereby admits to the violation(s) of the Board’s Regulations and consents to the following term(s) by the Board:

Count 1:	18 VAC 50-22-260 B 29	\$ 250.00
Board Costs		\$ 150.00
Total		\$ 400.00

Further, for violation of count 1, **T D I Construction Group Inc** agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

Upon a motion by **Mr. Williams** seconded by **Mr. Dyer**, the Board ratified the Consent Order with a unanimous vote: Members voting “Yes” were: **Chowdhuri, Dyer, Walker, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

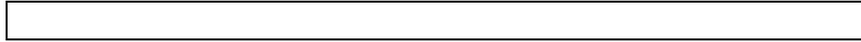
In the matter of Consent Order File Number 2014-01804 Board v. Johnny R Reyes; the Board reviewed the Consent Order. Incorporated in the Consent Order is the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter.

**File Number
 2014-01804
 Johnny R Reyes**

Johnny R Reyes acknowledges an understanding of the charges and hereby admits to the violation(s) of the Board’s Regulations and consents to the following term(s) by the Board:

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

In addition, for violation of Count 1, **Johnny R Reyes** agrees to revocation of his license.



Upon a motion by **Mr. Dyer** seconded by **Mr. Williams**, the Board ratified the Consent Order with a unanimous vote: Members voting “Yes” were: **Chowdhuri, Dyer, Walker, Oliver, Smith, Vander Pol, Williams, Murrow, Pace, and Walton**. Members absent were: **Giesen, Dowdy, and Middleton**.

In the matter of Consent Order File Number 2014-00997 Board v. Kwi Nam Pak; the Board reviewed the Consent Order. Incorporated in the Consent Order is the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter.

File Number
2014-00997
Kwi Nam Pak

Kwi Nam Pak acknowledges an understanding of the charges and hereby admits to the violation(s) of the Board’s Regulations and consents to the following term(s) by the Board:

Count 1:	18 VAC 50-22-190 2	\$ 500.00
Board Costs		\$ 150.00
Total		\$ 650.00

Further, for violation of count 1, **Kwi Nam Pak** agrees to revocation of his license.

Upon a motion by **Mr. Dyer** seconded by **Mr. Vander Pol**, the Board ratified the Consent Order with a unanimous vote: Members voting “Yes” were: **Chowdhuri, Dyer, Walker, Oliver, Smith, Vander Pol, Williams, Pace, and Walton**. Members absent were: **Giesen, Dowdy, and Middleton**.

In the matter of Consent Order File Number 2014-01055 Board v. Pascual Antezana, t/a P & A Painting & Remodeling; the Board reviewed the Consent Order. Incorporated in the Consent Order is the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter.

File Number
2014-01055
Pascual Antezana, t/a
P & A Painting &
Remodeling

Pascual Antezana, t/a P & A Painting & Remodeling acknowledges an understanding of the charges and hereby admits to the violation(s) of the

Board's Regulations and consents to the following term(s) by the Board:

Count 1:	18 VAC 50-22-260 B 2	\$ 1,500.00
Board Costs		\$ 150.00
Total		\$ 1,650.00

Further, for violation of count 1, **Pascual Antezana, t/a P & A Painting & Remodeling** agrees to have his license revoked.

Upon a motion by **Mr. Dyer** seconded by **Mr. Williams**, the Board ratified the Consent Order with a unanimous vote: Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Oliver, Smith, Murrow, Vander Pol, Williams, Pace, and Walton**. Members absent were: **Giesen, Dowdy, and Middleton**.

In the matter of Consent Order File Number 2014-01255 Board v. **Bright Star Design & Remodeling co, t/a Kitchen Cabinet Warehouse**; the Board reviewed the Consent Order. Incorporated in the Consent Order is the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter.

File Number
2014-01255
Bright Star Design &
Remodeling co, t/a
Kitchen Cabinet
Warehouse

Bright Star Design & Remodeling co, t/a Kitchen Cabinet Warehouse acknowledges an understanding of the charges and hereby admits to the violation(s) of the Board's Regulations and consents to the following term(s) by the Board:

Count 1:	18 VAC 50-22-260 B 9	\$ 400.00
Count 2:	18 VAC 50-22-260 B 27	\$ 750.00
Count 3:	18 VAC 50-22-260 B 33	\$ 850.00
Board Costs		\$ 150.00
Total		\$ 2,150.00

In addition, for violation of count 1 - 3, **Bright Star Design & Remodeling co, t/a Kitchen Cabinet Warehouse** agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

Upon a motion by **Mr. Chowdhuri** seconded by **Mr. Dyer**, the Board ratified the Consent Order with a unanimous vote: Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton. Members absent were: Giesen, Dowdy, and Middleton.**

In the matter of Consent Order File Number 2014-01255 Board v. ORC Grounds Management Inc; the Board reviewed the Consent Order. Incorporated in the Consent Order is the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter.

**File Number
2014-01516
ORC Grounds
Management Inc**

ORC Grounds Management Inc acknowledges an understanding of the charges and hereby admits to the violation(s) of the Board's Regulations and consents to the following term(s) by the Board:

Count 1:	18 VAC 50-22-260 B 28	\$ 1,000.00
Board Costs		\$ 150.00
Total		\$ 1,150.00

In addition, for violation of count 1, **ORC Grounds Management Inc** agrees to revocation of its license.

Further, the Board shall waive imposition of the \$1,000.00 monetary penalty for Count 1.

Upon a motion by **Mr. Chowdhuri** seconded by **Mr. Dyer**, the Board ratified the Consent Order with a unanimous vote: Members voting "Yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton. Members absent were: Giesen, Dowdy, and Middleton.**

Workgroup Update

The Board was given an update on the Continuing Education Workgroup by Mr. Olson. Vice Chairman Oliver requested the names of the workgroup members. Mr. Olson shared those: Randy Baldwin of PMPV, Kris Bridges of VBCOA, H. Bailey Dowdy, Elevator Contractor, Herbert Jack Dyer, Jr. of Gulf Seaboard, Richard Hibbard of QGCA, Haywood Kines, of IAEI, EG Middleton, III of EG Middleton Inc, Doug Murrow, of City of Richmond, John Nolde, Jr. of HBAV, Paul Rimel, of VPMIA, Dwight "Todd" Vander Pol of Matthews Well & Pump, and Chancey Walker of Mr. Comfort. The Vice Chair thanked Mr. Olson

**Continuing Education
Workgroup Report**

for the update. No action was required.

.Items requiring Board action are marked with an asterisk (*): Adrienne Mayo Regulatory Board Administrator addressed the Board.

Education Provider Applications*

Applications for proposed education providers and courses were reviewed and the Committee's recommendations are as follows:

Ms. Mayo shared that staff and the Committee recommends approval for Electrical Reliability Services. After discussion, and a motion by **Mr. Dyer**, seconded by **Mr. Vander Pol**, the Board unanimously recommends the approval of Electrical Reliability Services – Continuing Education Provider application. Motion approved by unanimous vote. Members voting "yes" were: **Chowdhuri, Dyer, Walker, Oliver, Smith, Vander Pol, Williams, Pace, Murrow, and Walton. Members absent were: Giesen, Dowdy, and Middleton.**

After discussion, and a motion by **Mr. Walker**, seconded by **Mr. Dyer**, the Board unanimously recommended the Board approve HVAC Training Solutions (HVAC) continuing education online webinar interactive course. Motion approved by unanimous vote. Members voting "yes" were: **Chowdhuri, Dyer, Walker, Oliver, Murrow, Smith, Vander Pol, Williams, Pace, and Walton. Members absent were: Giesen, Dowdy, and Middleton.**

After discussion, and a motion by **Mr. Dyer**, seconded by **Mr. Murrow**, the Board unanimously recommended the approval of Inclinator Company of America (VPL-D) vertical platform lift – dumbwaiter vocational training classroom course. Motion approved by unanimous vote. Members voting "yes" were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton. Members absent were: Giesen, Dowdy, and Middleton.**

After discussion, and a motion by **Mr. Dyer**, seconded by **Mr. Murrow**, the Board unanimously recommended approval of Int Electric LLC Course (ELE) vocational training classroom course. Motion approved by unanimous vote.

Education Provider Applications

Electrical Reliability Services

HVAC Training Solutions

Inclinator Company of America

Inti Electric LLC

Members voting “yes” were: **Chowdhuri, Dyer, Walker, Oliver, Smith, Vander Pol, Williams, Murrow, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

After discussion, and a motion by **Mr. Dyer**, seconded by **Mr. Smith**, the Board unanimously recommended approval of Nat Pro Electrical Seminars, Inc (ELC) continuing education classroom course. Motion approved by unanimous vote. Members voting “yes” were: **Chowdhuri, Dyer, Murrow, Walker, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.** **Mr. Murrow did not vote on this matter**

Nat Pro Electrical Seminars Inc

Mrs. Mayo shared information with the Board concerning the proposed agreement between the Virginia Board for Contractors and the Maryland Board of Heating Ventilation, Air condition and Refrigeration Contractors. She shared that the Committee unanimously recommend that the Board accept the Amendment with revisions. After discussion, and a motion by **Mr. Walker**, seconded by **Mr. Dyer**, the Board unanimously accepted the agreement with the revisions. Motion approved by unanimous vote. Members voting “yes” were: **Chowdhuri, Dyer, Walker, Oliver, Smith, Vander Pol, Murrow, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

Agreement between VA and Maryland

The Board discussed NAEC and NEIEP training being used to meet the vocational training requirements for Certified Accessibility Mechanics. Currently, NAEC and NEIEP are only approved for Certified Elevator Mechanics. The Committee recommends Board approval of NAEC and NEIEP training use to meet vocational training requirements. Upon a motion by **Mr. Dyer**, seconded by **Mr. Vander Pol**, the Board unanimously recommended the Board approve NAEC and NEIEP as approved vocational training programs for Certified Accessibility Mechanics. Members voting Yes: were: **Chowdhuri, Dyer, Walker, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

Formal Vocational Training – Certified Accessibility Mechanics

There was no old business.

Old Business

Specialty Report

Specialty Report

Mr. Olson provided the Board with information regarding specialties currently in the Board for Contractors Regulations that should be considered for amendment due to public comment, examination pass rates, and changes in the industry. The research concluded that the Committee recommends that the Board go into regulatory review in order to add/amend the following specialties: Flooring, Drywall, Glazers, Framing, Steel Erecting, Horizontal Boring, Caulking, Tilers, Welders, and Insulation.

After discussion the Board decided to vote on each specialty to determine which ones would move forward with their recommendation to Reg review and addition as a specialty category.

Flooring

After discussion Mr. Dyer offer a motion seconded by Mr. Murrow that Commercial Improvement Contracting and Home Improvement Contracting currently include Flooring. The Board does not recommend a specialty exam for Flooring. Motion approved by unanimous vote. Members voting "yes" were: **Chowdhuri, Dyer, Walker, Oliver, Smith, Murrow, Vander Pol, Williams, Pace, and Walton. Members absent were: Giesen, Dowdy, and Middleton.**

Drywall

The Committee does not recommend this as a specialty exam addition for Board consideration.

Glazers

The Committee does not recommend this as a specialty exam addition for Board consideration.

Framing

The Committee does not recommend this as a specialty exam addition for Board consideration.

Steel Erecting

After discussion Mr. Dyer offer a motion seconded by Mr. Walker that The Board does recommend a specialty exam for Steel Erecting. Motion approved by unanimous vote. Members voting "yes" were: **Chowdhuri, Dyer, Walker, Oliver, Smith, Vander Pol, Williams, Pace, Murrow, and Walton. Members**

absent were: Giesen, Dowdy, and Middleton.

Horizontal Boring

The Committee does not recommend this as a specialty exam addition for Board consideration.

Caulking

After discussion Mr. Dyer offered a motion seconded by Mr. Murrow that caulking have a specialty exam. The Board does recommend adding a specialty exam for Caulking. Motion approved by majority vote. Members voting "yes" were: **Chowdhuri, Dyer, Walker, Oliver, Smith, Murrow, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.** Mr. Vander Pol voted "no".

Tilers

After discussion Mr. Dyer offer a motion seconded by Mr. Dowdy that Tilers have a specialty exam. The Board does recommend adding a specialty exam for Tilers. Motion approved by majority vote. Members voting "yes" were: **Chowdhuri, Dyer, Walker, Oliver, Smith, Murrow, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.** Mr. Vander Pol voted "no" on this matter.

Welding

After discussion Mr. Dyer offer a motion seconded by Mr. Walker that Welding have a specialty exam. The Board does recommend adding a specialty exam for Welding. Motion approved by unanimous vote. Members voting "yes" were: **Chowdhuri, Dyer, Walker, Oliver, Smith, Vander Pol, Williams, Murrow, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.**

Insulation

After discussion Mr. Dyer offer a motion seconded by Mr. Dowdy that Insulation installers have a specialty exam. The Board does recommend adding a specialty exam for Insulation installers. Motion approved by majority

vote. Members voting “yes” were: **Chowdhuri, Dyer, Walker, Murrow, Oliver, Smith, Vander Pol, Williams, Pace, and Walton.** Members absent were: **Giesen, Dowdy, and Middleton.** Mr. Vander Pol voted “no”.

Regulatory Review - Regulations: the Board members were briefed on the Regulation Status. Mindy Spruill shared with the Board members that Regs have moved from the Secretaries desk to the Governor’s office with the exception of the Individual Trades Regulations.

Agenda Item 8 A.
Regulatory Update

No Board action needed.

9. J. was discussed and **Mr. Oliver** offered a motion seconded by **Mr. Williams** to approve adding: Effective with all new contracts entered into after July 1, 2015, a statement notifying consumers of the existence of the Virginia Contractor Transaction Recovery Fund that includes information on how to contact the board for claim information.

This was approved by the majority of voting members. Members voting “yes” were:

Chowdhuri, Dowdy, Middleton, Murrow, Oliver, Vander Pol, and Williams. Members absent were: **Gelardi, Giesen, Smith, Pace, and Walker.** Members voting “no” were: **Walton and Dyer.**

Miss Utility Report

Miss Utility Report

Mr. Pace informed the Board that the Miss Utility Boar would like the board for Contractors to consider adding a section on Miss Utility in the Remedial Education Course. Also Mr. Pace shared that he serves as the liaison between Miss Utility and the board for contractors.

The next Board meeting will be June 24th, 2014.

Next Board meeting

The Board’s Vice Chair asked all members to be certain to complete their Conflict of Interest Forms and Travel Vouchers and turn them in to Sheila Watkins prior to leaving the meeting.

Paperwork

There being no further business to come before the Board, the meeting was adjourned at **11:35 a.m.** upon a motion by **Mr. Dyer** and seconded by **Mr. Smith**.

Adjournment

The motion was unanimously approved. Members voting "yes" were: This was unanimously approved by the voting members. Members voting "yes" were:

Chowdhuri, Dyer, Walker, Oliver, Smith, Vander Pol, Murrow, Williams, Pace, and Walton. Members absent were: Giesen, Dowdy, and Middleton.

James Oliver, Vice Chair - E.G. Middleton, III,
Chairman

Jay DeBoer, Director - Board Secretary