

BOARD FOR CONTRACTORS BOARD MEETING

Draft MINUTES

The Board for Contractors met on Tuesday, **March 7, 2017** at the Department of Professional and Occupational Regulation (DPOR), 9960 Mayland Drive, Richmond, Virginia. The members indicated below were present. Each of the other members present was qualified to vote, except where a specific reason for disqualification is stated. There are 15 members on this board, in which eight constitutes a quorum pursuant to §54.1-1102.

Vance T. Ayres
Sheila Bynum-Coleman
H. Bailey Dowdy
Herbert “Jack” Dyer, Jr., Chair
Jeffery Hux
Gene Magruder
Jeffrey Shawn Mitchell
E. G. Rudy Middleton
John O’Dell
James Oliver, Vice Chair
Michael D. Redifer
Troy Smith, Jr.
Jason Curtis “Jake” Trenary

Board member(s) absent from the meeting: and
David Giesen E. C. Pace, III

Joshua Laws, Board council was present at the meeting.

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

Jay DeBoer, Director
Eric L. Olson, Executive Director
Adrienne Mayo, Regulatory Boards Administrator
Sheila Watkins, Administrative Assistant/Compliance
Jacqueline Harris, Administrative Assistant/Compliance
Specialist
Wendy Duncan, Education Specialist

Board- Chairman **Dyer** called the meeting to order at 9:16 a.m. He declared a quorum of board members was in attendance.

Call
To Order

A motion was made by **Mr. Oliver** and seconded by **Mr. Redifer** to approve the agenda. The motion passed unanimously. Members voting “Yes” were: **Ayres, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O’Dell, Oliver, Trenary, Redifer, and Smith. David Giesen, Bynum-Coleman and Pace were absent.**

Approval of
the Agenda

Mr. Oliver moved to approve the **December 20, 2016** minutes as written: **Mr. Redifer** seconded the motion which was unanimously approved by members: were: **Ayres, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O’Dell, Oliver, Trenary, Redifer, and Smith. David Giesen, Bynum-Coleman and Pace were absent.**

Approval of
Minutes

There was no public comment.

Public
Comment
Period

In the matter of Recovery Fund File Number 2017-01147, Jermel Taylor (Claimants) vs. Hector Construction, Inc. (Regulant); the board adopts the claim review, which contains the claim file, exhibits, the Recommendation and facts regarding the recovery fund claim in this matter. **Hector Construction, Inc. (Regulant)** did not appear at the Board meeting in person or by counsel or by any other qualified representative. The **(Claimants) did not** attend the Board meeting in person or by counsel or by any other qualified representative.

File Number
2017-01147
Jermel
Taylor
(Claimant)
Vs.
Hector
Construction
, Inc.
(Regulant)

This is a Prima Facie case.

After discussion, a motion was made by **Mr. Oliver** and seconded by **Mr. Magruder** to adopt the claim review which contains the facts regarding the recovery fund claim in this matter, and adopts the Recommendation. The Claim Review and Recommendation are incorporated as a part of the Order. The board finds substantial evidence that the Claim does meet the statutory provisions for reimbursement. The Board orders that this claim be paid in the amount of \$20,000.00. Pursuant to 54.1-1123 (B), payments may be reduced on a prorated basis based upon the number of claims received.

The motion passed by a unanimous vote. Members voting “Yes” were: **Ayres, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O’Dell, Oliver, Trenary, Redifer, and Smith. David Giesen, Bynum-Coleman and Pace were absent.**

In the matter of Recovery Fund File Number 2016-01690, Davis Salisbury (Claimant) vs. Jonathan Lavezzo (Regulant); the board adopts the claim review, which contains the facts regarding the recovery fund claim in this matter. **Curtis Goins (Regulant)** did not appear at the Board meeting in person or by counsel or by any other qualified representative. The **(Claimant) did not** attend the Board meeting in person or by counsel or by any other qualified representative.

File Number
2016-01690
Davis
Salisbury
(Claimant)
and
Jonathan
Lavezzo
(Regulant)

This is a Prima Facie case.

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

The motion passed by a unanimous vote. Members voting “Yes” were: **Ayres, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O’Dell, Oliver, Trenary, Redifer, and Smith. David Giesen, Bynum-Coleman and Pace were absent.**

In the matter of Prima Facie Recovery Fund File Number 2017-00603, Mike Ballweg, (Claimant) vs. Hendersons Elite Contracting Inc. (Regulant); the board adopts the claim review, which contains the facts regarding the recovery fund claim in this matter. **Hendersons Elite Contracting Inc. (Regulant)** did not appear at the Board meeting in person or by counsel or by any other qualified representative. The **(Claimant) Mike Ballweg did** attend the Board meeting in person.

File Number
2017-00603
Mike
Ballweg
(Claimant)
V
Hendersons
Elite
Contracting
Inc.
(Regulant)

This is a Prima Facie case.

After discussion, a motion was made by **Mr. Oliver** and seconded by **Mr. Trenary** to adopt the claim review which contains the facts regarding the recovery fund claim in this matter, and adopts the Recommendation. The Claim Review and Recommendation are incorporated as a part of the Order. The board finds substantial evidence that the Claim does meet the statutory provisions for reimbursement. The Board orders that this claim be paid in the amount of \$5,472.21. Pursuant to 54.1-1123 (B), payments may be reduced on a prorated basis based upon the number of claims received.

The motion passed by a majority vote. Members voting “Yes” were: **Ayres, Dowdy, Hux, Magruder, Middleton, Mitchell, O’Dell, Oliver, Trenary, Redifer, and Smith. David Giesen, Bynum-Coleman and Pace were absent.**

Mr. Dyer voted “no”.

Board member Sheila Bynum-Coleman arrived to the meeting at 9:22 am.

**Board
Member
Arrival**

In the matter of Recovery Fund File Number 2017-00871, Parish Braden, (Claimant) vs. My Builder Inc. (Regulant); the board adopts the claim review, which contains the facts regarding the recovery fund claim in this matter. **My Builder Inc. (Regulant)** did not appear at the Board meeting in person or by counsel or by any other qualified representative. The **(Claimant) did not** attend the Board meeting in person or by counsel or by any other qualified representative.

**File Number
2017-00871
Parish
Braden
(Claimant)
V
My Builder
Inc.
(Regulant)**

This is a Prima Facie case.

Mr. Dyer asked Board Counsel for advice prior to the vote on this matter. He asked whether the claimant could be paid based on the personal bankruptcy of the Responsible Management affiliated with the Regulant’s license, and not the Regulant. Board Counsel advised the Board it had the discretion to award payment under the legal theory of piercing the corporate veil where there is evidence of commingling of funds between the Regulant and Responsible Management. Based on this guidance, the Board moved forward with their vote.

After discussion, a motion was made by **Mr. Oliver** and seconded by **Mr. Hux** to adopt the claim review which contains the facts regarding the recovery fund claim in this matter, and adopts the Recommendation. The Claim Review and Recommendation are incorporated as a part of the Order. The board finds substantial evidence that the Claim does meet the statutory provisions for reimbursement. The Board orders that this claim be paid in the amount of **\$20,000.00**. Pursuant to 54.1-1123 (B), payments may be reduced on a prorated basis based upon the number of claims received.

The motion passed by a unanimous vote. Members voting “Yes” were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O’Dell, Oliver, Trenary, Redifer, and Smith.** **David Giesen and Pace** were absent.

In the matter of Recovery Fund File Number 2017-01128, Julian Durden, (Claimant) vs. Q a Development Corp (Regulant); the board adopts the claim review, which contains the facts regarding the recovery fund claim in this matter. **Qa Development Corp (Regulant)** did not appear at the Board meeting in person or by counsel or by any other qualified representative. The **(Claimant)**

**File Number
2017-01128
Julian
Durden
(Claimant)**

Julian Durden 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, and review of the case file, a motion was made by **Mr. Oliver** and seconded by **Mr. Redifer** to adopt the claim review which contains the facts regarding the recovery fund claim in this matter, and adopts the Recommendation. The Claim Review and Recommendation are incorporated as a part of the Order. The board finds substantial evidence that the Claim does meet the statutory provisions for reimbursement. The Board orders that this claim be paid in the amount of **\$3,556.00**. Pursuant to 54.1-1123 (B), payments may be reduced on a prorated basis based upon the number of claims received.

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

In the matter of Recovery Fund File Number 2017-01313, Calvin and Judith Alvarez, (Claimant) vs. Bradley Perkins Inc., t/a Elite Construction (Regulant); the board adopts the claim review, which contains the facts regarding the recovery fund claim in this matter. **Bradley Perkins Inc., t/a Elite Construction (Regulant)** did not appear at the Board meeting in person or by counsel or by any other qualified representative. The **(Claimant) did not** attend the Board meeting in person, by counsel nor by any other qualified representative.

This is a Prima Facie case.

After discussion, a motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to adopt the claim review which contains the facts regarding the recovery fund claim in this matter, and adopts the Recommendation. The Claim Review and Recommendation are incorporated as a part of the Order. The board finds substantial evidence that the Claim does meet the statutory provisions for reimbursement. The Board orders that this claim be paid in the amount of **\$20,000.00**. Pursuant to 54.1-1123 (B), payments may be reduced on a prorated basis based upon the number of claims received.

The motion passed by a unanimous vote. Members voting “Yes” were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O’Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.**

**V
Q a
Development
Corp
(Regulant)**

**File Number
2017-01313
Calvin and
Judith
Alvarez
(Claimants)
V
Bradley
Perkins Inc.,
t/a Elite
Construction
(Regulant)**

In the matter of Recovery Fund File Number 2017-01356, Kevin D Burnette, (Claimant) vs. American Construction Company of Virginia t/a Contractors On Call (Regulant); the board adopts the claim review, which contains the facts regarding the recovery fund claim in this matter. **American Construction Company of Virginia t/a Contractors On Call, (Regulant)** did not appear at the Board meeting in person or by counsel or by any other qualified representative. The **(Claimant) did not** attend the Board meeting in person, by counsel nor by any other qualified representative.

**File Number
2017-01356
Kevin D
Burnette
(Claimant)
and
American
Construction
Company of
Virginia t/a
Contractors
On Call
(Regulant)**

This is a Prima Facie case.

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

The motion passed by a majority vote. Members voting “Yes” were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O’Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.**

In the matter of Recovery Fund File Number 2017-01638, Barbara Choo and Wayne Brough, (Claimant) vs. Wakefield Building Group, LLC (Regulant); the board adopts the claim review, which contains the facts regarding the recovery fund claim in this matter. **Wakefield Building Group, LLC, (Regulant)** did not appear at the Board meeting in person or by counsel or by any other qualified representative. The **(Claimants) did not** attend the Board meeting in person, by counsel nor by any other qualified representative.

**File Number
2017-01638
Barbara
Choo and
Wayne
Brough
(Claimant)
v.
Suncrest
Builders Inc.
(Regulant)**

This is a Prima Facie case.

After discussion, a motion was made by **Mr. Oliver** and seconded by **Mr. Trenary** to adopt the claim review which contains the facts regarding the recovery fund claim in this matter, and adopts the Recommendation. The Claim Review and Recommendation are incorporated as a part of the Order. The board finds substantial evidence that the Claim does meet the statutory provisions for reimbursement. The Board orders that this claim be paid in the amount of **\$12,850.98**. Pursuant to 54.1-1123 (B), payments may be reduced on a prorated basis based upon the number of claims received.

The motion passed by a majority vote. Members voting “Yes” were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell,**

O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.

In the matter of Recovery Fund File Number 2017-01698, Travis Scott and Katrina Cheek, (Claimant) vs. American Construction Company Of Virginia, t/a Contractors On Call (Regulant); the board adopts the claim review, which contains the facts regarding the recovery fund claim in this matter. **American Construction Company Of Virginia, t/a Contractors On Call, (Regulant)** did not appear at the Board meeting in person or by counsel or by any other qualified representative. Katrina Cheek **(Claimant)** **did** attend the Board meeting.

**File Number
2017-01698
Travis Scott
and Katrina
Cheek
(Claimants)
v.
American
Construction
Company Of
Virginia, t/a
Contractors
On Call
(Regulant)**

This is a Prima Facie case.

After discussion, a motion was made by **Mr. Oliver** and seconded by **Mr. Redifer** to adopt the claim review which contains the facts regarding the recovery fund claim in this matter, and adopts the Recommendation. The Claim Review and Recommendation are incorporated as a part of the Order. The board finds substantial evidence that the Claim does meet the statutory provisions for reimbursement. The Board orders that this claim be paid in the amount of **\$20,000.00**. Pursuant to 54.1-1123 (B), payments may be reduced on a prorated basis based upon the number of claims received.

The motion passed by a majority vote. Members voting "Yes" were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.**

In the matter of Recovery Fund File Number 2016-02988, Michael and Carol Davis, (Claimants) vs. Hendersons Elite Contracting Inc. (Regulant); the board adopts the claim review, which contains the facts regarding the recovery fund claim in this matter. **Hendersons Elite Contracting Inc., (Regulant)** did not appear at the Board meeting in person or by counsel or by any other qualified representative. The **(Claimants)** **did not** attend the Board meeting in person, by counsel nor by any other qualified representative.

**File Number
2016-02988
Michael and
Carol Davis
(Claimants)
v.
Hendersons
Elite
Contracting
Inc.
(Regulant)**

Boards hearing officer, Mr. Smith recused himself.

After discussion, a motion was made by **Mr. Oliver** and seconded by **Mr. Redifer** 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 Recommendation are incorporated as a part of the Order. The board finds substantial evidence that the Claim does meet the statutory provisions for reimbursement. The Board orders that this claim be paid in the

amount of **\$9,058.00**. Pursuant to 54.1-1123 (B), payments may be reduced on a prorated basis based upon the number of claims received.

The motion passed by a majority vote. Members voting “Yes” were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O’Dell, Oliver, Trenary, and Redifer**. **David Giesen and Pace** were absent.

In the matter of Recovery Fund File Number 2017-00632, James Witt, (Claimant) vs. Hilltop Construction Co Inc., (Regulant); the board adopts the claim review, which contains the facts regarding the recovery fund claim in this matter. **Hilltop Construction Co Inc., (Regulant)** did not appear at the Board meeting in person or by counsel or by any other qualified representative. The **(Claimant) James Witt did** attend the Board meeting.

File Number
2017-00632
James Witt
(Claimants)
v.
Hilltop
Construction
Co Inc.
(Regulant)

Boards hearing officer, Mr. Smith recused himself.

After discussion, a motion was made by **Mr. Oliver** and seconded by **Mr. Magruder** to adopt the claim review which contains the facts regarding the recovery fund claim in this matter, and reject the Recommendation. The Claim Review and the 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 Board Orders that this claim be approved for payment in the amount of **\$20,000.00**. Pursuant to 54.1-1123 (B), payments may be reduced on a prorated basis based upon the number of claims received.

The motion passed by a majority vote. Members voting “Yes” were: **Ayres, Bynum-Coleman, Dowdy, Hux, Magruder, Middleton, Mitchell, O’Dell, Oliver, Trenary, and Redifer**. **David Giesen and Pace** were absent. **Dyer** voted “no”.

In the matter of License Application File Number 2017-00390, Jose Dejesus, the Board members reviewed the record, which consisted of the application file, transcript and exhibits, and Summary of the Informal Fact-Finding Conference.

File Number
2017-00390
Jose Dejesus

Jose Dejesus did appear at the Board meeting in person. He addressed the Board.

The presiding Board representative **Mr. Hux** was not present did not participate in the discussion and did not vote.

After discussion, a motion was made by **Mr. Oliver** and seconded by **Mr. Redifer** to adopt the recommendation contained in the Summary of the Informal Fact-Finding Conference and approve the application for Master

plumber tradesman license examination.

The motion passed by unanimous vote. Members voting “Yes” were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Magruder, Middleton, Mitchell, O’Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.**

In the matter of License Application File Number 2017-00643, Kenneth Patrick Johnson, the Board members reviewed the record, which consisted of the application file, transcript and exhibits, and Summary of the Informal Fact-Finding Conference.

**File Number
2017-00643
Kenneth
Patrick
Johnson**

Kenneth Patrick Johnson applicant did not appear at the Board meeting in person, by counsel nor by any other qualified representative.

The presiding Board representative **Ms. Eldridge** and did not participate in the discussion and did not vote.

After discussion, a motion was made by **Mr. Middleton** and seconded by **Mr. Dowdy** to adopt the Informal Fact-Finding Conference Memorandum which contained the facts regarding the application, and adopts the Summary of the Informal Fact-Finding Conference and approve the application for a Journeyman Heating and Ventilation Trades License examination.

The motion passed unanimously. Members voting “Yes” were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O’Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.**

In the matter of License Application File Number 2017-01098, Saul Ernesto Romero, the Board members reviewed the record, which consisted of the application file, transcript and exhibits, and Summary of the Informal Fact-Finding Conference.

**File Number
2017-01098
Saul Ernesto
Romero**

Saul Ernesto Romero participated in the Informal Fact Finding Conference.

Saul Ernesto Romero did not appear at the Board meeting in person by counsel nor by any other qualified representative.

The presiding Board representative **Ms. Eldridge** did not participate in the discussion and did not vote.

After discussion, a motion was made by **Mr. Middleton** and seconded by **Mr. Oliver** to amend the recommendation contained in the Summary of the Informal Fact-Finding Conference; the Board will remand this file back to staff

so they can conduct an Informal Fact Finding conference and determine the experience in the fields of plumbing and natural gas. The Board is satisfied with the electrical experience of this applicant.

The motion passed by a majority vote. Members voting “Yes” were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O’Dell, Oliver, Trenary, Redifer, and Smith.** **David Giesen and Pace were absent.**

In the matter of License Application File Number 2017-01103, Nathan Ryan Miller the Board members reviewed the record, which consisted of the application file, transcript and exhibits, and Summary of the Informal Fact-Finding Conference.

**File Number
2017-01103
Nathan
Ryan Miller**

Nathan Ryan Miller, Applicant participated in the Informal Fact-Finding Conference.

Start

Nathan Ryan Miller did not appear at the Board meeting in person. He is incarcerated.

The presiding Board representative **Ms. Eldridge** did not participate in the discussion and did not vote.

After discussion, a motion was made by **Mr. Middleton** and seconded by **Mr. Redifer** to adopt the recommendation contained in the Summary of the Informal Fact-Finding Conference and approve the request for the Class C application to sit for the specialty exam.

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

In the matter of License Application File Number 2017-01154, Miller’s Custom Metal Services, LLC, the Board members reviewed the record, which consisted of the application file, transcript and exhibits, and Summary of the Informal Fact-Finding Conference.

**File Number
2017-01154
Miller’s
Custom
Metal
Services,
LLC**

Joshua Alan Miller, on behalf of Miller’s Custom Metal Services, LLC, Applicant; participated in the Informal Fact Finding Conference.

Miller’s Custom Metal Services, LLC did not appear at the Board meeting in person by counsel nor by any other qualified representative.

The presiding Board representative **Ms. Eldridge** did not participate in the discussion and did not vote.

After discussion, a motion was made by **Mr. Oliver** and seconded by **Mr. Trenary** to adopt the Informal Fact-Finding Conference Memorandum which contained the facts regarding the application and the Summary. The Board also rejects the Recommendation and denies the application for a Class C Contractor license based on the nature and severity of the crimes; and seriousness of the offenses as it relates to 54.1-204 B. 1, 2 and 3.

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

Mr. Dowdy offered a motion seconded by Mr. Middleton to revisit case 2017-01103.

File Number
2017-01103
Reopen Case

The motion was approved by a unanimous vote. Members voting “yes” were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O’Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.**

In the matter of License Application File Number 2017-01103, Nathan Ryan Miller, the Board members reviewed the record, which consisted of the application file, transcript and exhibits, and Summary of the Informal Fact-Finding Conference.

File Number
2017-01103
Nathan
Ryan Miller

Nathan Ryan Miller did not appear at the Board meeting in person by counsel nor by any other qualified representative.

The presiding Board representative **Ms. Eldridge** did not participate in the discussion and did not vote.

After discussion, a motion was made by **Mr. Middleton** and seconded by **Mr. Oliver** to adopt the Informal Fact-Finding Conference Memorandum which contained the facts regarding the application and the Summary. The Board rejects the Recommendation and denies the application for a Class C Contractor license based on the nature and severity of the crimes; seriousness of the offenses and the extent to which the occupation or profession might offer an opportunity to engage in further criminal activity of the same type as it relates to 54.1-204 B. 1, 2 and 3.

The motion passed with a unanimous vote. Members voting “Yes” were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton,**

Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.

In the matter of License Application File 2017-01160, C. E. Construction, LLC, the Board members reviewed the record, which consisted of the application file, transcript and exhibits, and Summary of the Informal Fact-Finding Conference.

**File Number
2017-01160
C.E.
Construction
, LLC**

Chad Ewell on behalf of C. E. Construction, LLC appeared at the Board meeting. He addressed the Board.

The presiding Board representative **Ms. Eldridge** did not participate in the discussion and did not vote.

After discussion, a motion was made by **Mr. Middleton** and seconded by **Mr. Dowdy** to adopt the Informal Fact-Finding Conference Memorandum which contained the facts regarding the application and the Summary. The Board adopted the Recommendation and approved the application for a Class B Contractor license.

The motion passed with a unanimous vote. Members voting "Yes" were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.**

In the matter of License Application File Number 2017-01199, Christopher Owens, the Board members reviewed the record, which consisted of the application file, transcript and exhibits, and Summary of the Informal Fact-Finding Conference.

**File Number
2017-01199
Christopher
Owens**

Christopher Owens did appear at the Board meeting in person.

The presiding Board representative **Ms. Eldridge** did not participate in the discussion and did not vote.

After discussion, a motion was made by **Mr. Magruder** and seconded by **Mr. Hux** to adopt the Informal Fact-Finding Conference Memorandum which contained the facts regarding the application and the Summary. The Board also adopted the Recommendation and approved the application for a backflow prevention device worker certification.

The motion passed with a unanimous vote. Members voting "Yes" were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and**

Pace were absent.

In the matter of License Application File Number 2017-01200, Christopher Owens, the Board members reviewed the record, which consisted of the application file, transcript and exhibits, and Summary of the Informal Fact-Finding Conference.

**File Number
2017-01200
Christopher
Edward
Owens**

Christopher Owens did appear at the Board meeting in person.

The presiding Board representative **Ms. Eldridge** did not participate in the discussion and did not vote.

After discussion, a motion was made by **Mr. Magruder** and seconded by **Mr. Hux** to adopt the Informal Fact-Finding Conference Memorandum which contained the facts regarding the application and the Summary. The Board also adopted the Recommendation and approved the application for a Master Plumber Tradesman.

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

In the matter of License Application File Number 2017-01212, Joshua W. Blake, the Board members reviewed the record, which consisted of the application file, transcript and exhibits, and Summary of the Informal Fact-Finding Conference.

**File Number
2017-01212
Joshua
W. Blake**

Christopher Owens did appear at the Board meeting in person.

The presiding Board representative **Ms. Eldridge** did not participate in the discussion and did not vote.

A handout from Mr. Blake was distributed to the Board for review and consideration.

After discussion, a motion was made by **Mr. Magruder** and seconded by **Mr. Oliver** to adopt the Informal Fact-Finding Conference Memorandum which contained the facts regarding the application and the Summary. The Board also adopted the Recommendation and approved the application for a Journeyman PLB Tradesman license.

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

Pace were absent.

In the matter of License Application File Number 2017-01283, Mikes Construction, LLC, the Board members reviewed the record, which consisted of the application file, transcript and exhibits, and Summary of the Informal Fact-Finding Conference.

**File Number
2017-01283
Mike's
Construction
, LLC**

Michael Edwin Court did appear at the Board meeting in person.

The presiding Board representative **Ms. Eldridge** did not participate in the discussion and did not vote.

After discussion, a motion was made by **Mr. Redifer** and seconded by **Mr. Oliver** to adopt the Informal Fact-Finding Conference Memorandum which contained the facts regarding the application and the Summary. The Board also adopted the Recommendation and approved the application for a Contractor license.

The motion passed with a unanimous vote. Members voting "Yes" were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.**

In the matter of License Application File Number 2017-01388, Lewis William Felts, III, the Board members reviewed the record, which consisted of the application file, transcript and exhibits, and Summary of the Informal Fact-Finding Conference.

**File Number
2017-1388
Lewis
William
Felts, III**

Lewis William Felts, III did not appear at the Board meeting in person or by counsel. He submitted a letter for Board consideration and that was distributed to Board members for review.

The presiding Board representative **Ms. Eldridge** did not participate in the discussion and did not vote.

After discussion, a motion was made by **Mr. Redifer** and seconded by **Mr. Mitchell** to adopt the Informal Fact-Finding Conference Memorandum which contained the facts regarding the application and the Summary. The Board also adopted the Recommendation and denied the application.

The motion passed with a majority vote. Members voting "Yes" were: **Ayres, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent. Member voting "no" was: Bynum-Coleman.**

In the matter of License Application File Number 2017-01389, Travis Dudley Ayers, the Board members reviewed the record, which consisted of the application file, transcript and exhibits, and Summary of the Informal Fact-Finding Conference.

**File Number
2017-01389
Travis
Dudley
Ayers**

Travis Dudley Ayers did appear at the Board meeting in person.

The presiding Board representative **Ms. Eldridge** did not participate in the discussion and did not vote.

After discussion, a motion was made by **Mr. Magruder** and seconded by **Mr. Oliver** to adopt the Informal Fact-Finding Conference Memorandum which contained the facts regarding the application and the Summary. The Board also adopted the Recommendation and approved the application.

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

In the matter of License Application File Number 2017-01390, Justin Seth Woodby, the Board members reviewed the record, which consisted of the application file, transcript and exhibits, and Summary of the Informal Fact-Finding Conference.

**File Number
2017-01390
Justin
Woodby**

Justin Seth Woodby did not appear at the Board meeting in person. He sent a letter. It was distributed to the Board member for review.

The presiding Board representative **Ms. Eldridge** did not participate in the discussion and did not vote.

After discussion, a motion was made by **Mr. Redifer** and seconded by **Mr. Hux** to adopt the Informal Fact-Finding Conference Memorandum which contained the facts regarding the application and the Summary. The Board also adopted the Recommendation and approved the application.

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

In the matter of License Application File Number 2017-01391, Darius Keith Chittum, the Board members reviewed the record, which consisted of

**File Number
2017-01391**

the application file, transcript and exhibits, and Summary of the Informal Fact-Finding Conference.

**Darius Keith
Chittum**

Darius Keith Chittum did not appear at the Board meeting in person.

The presiding Board representative **Ms. Eldridge** did not participate in the discussion and did not vote.

After discussion, a motion was made by **Mr. Oliver** and seconded by **Mr. Dowdy** to adopt the Informal Fact-Finding Conference Memorandum which contained the facts regarding the application and the Summary. The Board also adopted the Recommendation and approved the application.

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

In the matter of Disciplinary File Number 2014-01847, MK Sina, LLC, the Board members reviewed the record, which consisted of the disciplinary file, transcript, exhibits, and Summary of the Informal Fact-Finding Conference of the presiding Board representative.

**File Number
2014-01487
MK Sina,
LLC**

MK Sina, LLC did not appear at the Board meeting in person. They were not represented by counsel, or by any other qualified individual.

Presiding officer **Mr. O’Dell** was not present did not participate in the discussion and did not vote.

After discussion a motion was made by **Mr. Oliver** and seconded by **Mr. Redifer** to adopt the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, and adopt the Summary with a finding of no violation.

The motion passed by unanimous vote. Members voting “Yes” were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O’Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.**

In the matter of Disciplinary File Number 2014-02381, Julio Cesar Tapia Salinas, the Board members reviewed the record, which consisted of the investigative file, transcript and exhibits from the Informal Fact-Finding Conference, and the Summary.

**File Number
2014-02381
Julio Cesar
Tapia
Sanilas**

Julio Cesar Tapia Sanilas did appear at the Informal Fact Finding Conference along with Zulma Tapia, Witness; Denae Stevens, Spanish language interpreter.

Julio Cesar Tapia Salinas did not appear at the Board meeting in person by counsel nor by any other qualified individual.

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

After discussion a motion was made by **Mr. Middleton** and seconded by **Mr. Trenary** to adopt the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, and adopt the Summary. The Board finds substantial evidence that **Tapia Salinas** violated the following.

Count 1: 18 VAC 50-30-190.B.2 effective November 15, 2007

The motion passed unanimously. Members voting "Yes" were: **Ayres, Chowdhuri, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Redifer, Trenary, and Smith. David Giesen was absent.**

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

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

In addition, for violations of Count 1, the Board voted to imposes license revocation.

The motion passed by unanimous vote. Members voting "Yes" were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.**

In the matter of Disciplinary File Number 2014-02382, Mady-Sons Inc., the Board members reviewed the record, which consisted of the investigative file, transcript and exhibits from the Informal Fact-Finding Conference, and the Summary.

**File Number
2014-02382
Mady-Sons
Inc.**

Julio Cesar Tapia Salinas on behalf of Mady-Sons Inc. did appear at the Informal Fact Finding Conference along with Zulma Tapia, Witness; Denae Stevens, Spanish language interpreter.

Mady-Sons Inc. did not appear at the Board meeting in person by counsel nor by any other qualified individual.

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

After discussion a motion was made by **Mr. Middleton** and seconded by **Mr. Oliver** to adopt the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, and adopt the Summary. The Board finds substantial evidence that **Mady-Sons Inc.** violated the following.

Count 1: 18 VAC 50-22-260.B.2 effective February 1, 2006

The motion passed unanimously. Members voting "Yes" were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.**

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

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

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

The motion passed by unanimous vote. Members voting "Yes" were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.**

In the matter of Disciplinary File Number 2016-00713, ANV Construction Group, Inc., the Board members reviewed the record, which consisted of the disciplinary file, transcript, exhibits, and Summary of the Informal Fact-Finding Conference of the presiding Board representative.

**File Number
2016-00713
ANV
Construction
Group, Inc.**

ANV Construction Group, Inc. attended the Informal Fact Finding Conference.

ANV Construction Group, Inc. did not appear at the Board meeting.

Presiding officer **Mr. O'Dell** was not present did not participate in the discussion and did not vote.

Mr. Trenary recused himself from this matter.

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

Magruder to adopt the Report of Findings, which contains the facts regarding the matter and close this case with a finding of NO violation.

The motion passed unanimously. Members voting “yes” were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O’Dell, Oliver, Redifer, and Smith.** **David Giesen and Pace were absent.**

In the matter of Disciplinary File Number 2015-00189, Cortez General Construction LLC, the Board members reviewed the record, which consisted of the disciplinary file, transcript, exhibits, and Summary of the Informal Fact-Finding Conference of the presiding Board representative.

**File Number
2015-00189
Cortez
General
Construction
LLC**

Cortez and Bukky Jacqueline Brown, attorney, on behalf of **Cortez General Construction LLC**, Respondent; attended the Informal Fact Finding Conference along with **Fiorella Carrillo**, Interpreter.

Cortez and Bukky Jacqueline Brown, attorney, did appear at the Board meeting. They addressed the Board.

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

After discussion a motion was made by **Mr. Mitchell** and seconded by **Mr. Redifer** to adopt the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, and adopts the Summary in part. The Board finds substantial evidence that **Cortez General Construction LLC**, violated the following:

Count 1 18 VAC 50-22-260.B.2 Eff: Feb 1, 2006

The motion passed unanimously. Members voting “yes” were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O’Dell, Oliver, Trenary, Redifer, and Smith.** **David Giesen and Pace were absent.**

During discussion the Board noted that fraudulent information was given to the Board representative. After discussion **Mr. Oliver** offered a motion seconded by **Mr. Middleton** to impose the following sanctions:

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

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

The motion passed by unanimous vote. Members voting “yes” were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell,**

O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.

In the matter of Disciplinary File Number 2015-02497, Keystone Development Corporation, the Board members reviewed the record, which consisted of the disciplinary file, transcript, exhibits, and Summary of the Informal Fact-Finding Conference of the presiding Board representative.

**File Number
2015-02497
Keystone
Development
Corporation**

Eric Deglau on behalf of Keystone and Attorney Moore for Keystone did attend the Informal Fact Finding conference in person. **Susanne and Keith Gore** (Complainant) did attend the Informal Fact Finding Conference in person.

Deglau and Attorney Anderson did appear at the Board meeting in person. They addressed the Board and shared their disagreement with the proposed 90 day suspension. They also requested a reduction in the amount of the proposed fines and that the Board drop/waive the suspension.

Presiding officer **Mr. Pace** was not present did not participate in the discussion and did not vote. **Ayres** recused himself and did not participate in the discussion and did not vote.

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

Count 1 18 VAC 50-22-260.B.6 Eff: Dec 1, 2012

Count 2 18 VAC 50-22-260.B.15

Count 3: 18 VAC 50-22-260.B.6

The motion passed by unanimous vote. Members voting "yes" were: **Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Redifer, Trenary, and Smith. David Giesen and Pace were absent.**

After discussion a motion was made by **Mr. Oliver** 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 Summary in part. The Board imposes the following monetary penalties:

Count 1: \$250.00 and remedial education

Count 2: \$1,000.00 and remedial education

Count 3: \$1,500.00 amend from remedial education to revocation and removal of the 90 day suspension.

Total \$2,750.00

In addition, for violation of Counts 1 through 3, the Board votes to require **Keystone Development Corporation** to have a member of Responsible Management successfully complete a Board-approved remedial education class within 90 days of the effective date of this order.

For violation of Count 3, the Board found, based on the circumstances surrounding the violation, that in order to protect the public welfare revocation of license is warranted.

The motion passed by majority vote. Members voting “yes” were: **Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O’Dell, Oliver, Trenary, and Smith. David Giesen and Pace were absent. Redifer** voted “no”.

In the matter of Disciplinary File Number 2016-01632 Keystone Development Corporation, the Board members reviewed the record, which consisted of the disciplinary file, transcript, exhibits, and Summary of the Informal Fact-Finding Conference of the presiding Board representative.

**File Number
2016-01632
Keystone
Development
Corporation**

Eric Deglau on behalf of Keystone and Attorney Moore for Keystone did attend the Informal Fact Finding conference in person.

Deglau and Attorney Anderson did appear at the Board meeting in person. They addressed the Board and shared their disagreement with the proposed 90 day suspension. They also requested a reduction in the amount of the proposed fines and that the Board drop/waive the suspension.

Presiding officer **Mr. Pace** was not present did not participate in the discussion and did not vote. **Mr. Ayres** recused himself and did not participate and did not vote.

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

Count 1 18 VAC 50-22-260.B.9 Eff: Dec 1, 2014

Count 2 18 VAC 50-22-260.B.10

Count 3: 18 VAC 50-22-260.B.6

Count 4: 18 VAC 50-22-260.B.13

The motion passed by unanimous vote. Members voting “yes” were: **Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O’Dell, Oliver, Redifer, Trenary, and Smith. David Giesen and Pace were absent.**

After discussion a motion was made by **Mr. Oliver** 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 Summary in part. The Board imposes the following monetary penalties:

Count 1:	\$400.00	remedial education
Count 2:	\$400.00	remedial education
Count 3:	\$1,000.00	amend to keep remedial education and add revocation
Count 4:	\$1,500.00	remedial ed /remove 90 day suspension add revocation
Total	\$3,300.00	

Due to the suggested amendments the Board invited **Mr. Deglau** to speak. He addressed the Board and shared that he did not understand the revocation of licensure.

The motion passed by unanimous vote. Members voting “yes” were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O’Dell, Oliver, Redifer, Trenary, and Smith. David Giesen and Pace were absent.**

After discussion, in addition, for violation of Counts 1 through 4, the Board votes to require **Keystone Development Corporation** to 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 also imposes the following sanctions:

For violation of Counts 3 and 4, the Board found, based on the circumstances surrounding the violation, that in order to protect the public welfare revocation of license is warranted.

The motion passed by majority vote. Members voting “yes” were: **Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O’Dell, Oliver, Trenary, and Smith. David Giesen and Pace were absent. Redifer** voted “no”.

In the matter of Disciplinary File Number 2014-03364 Aubrey Burrow t/a Kilroys Additions & Decks, the Board members reviewed the record, which consisted of the disciplinary file, transcript, exhibits, and Summary of the

**File Number
2014-03364
Aubrey H**

Informal Fact-Finding Conference of the presiding Board representative.

**Burrow, t/a
Kilroys
Additions &
Decks**

Aubrey Burrow t/a Kilroys Additions & Decks did attend the Informal Fact Finding conference in person. **Cynthia Lankford** (Complainant) did attend the Board Meeting in person.

Aubrey Burrow t/a Kilroys Additions & Decks did not appear at the Board meeting in person by counsel nor by any other qualified representative.

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

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

Count 1 18 VAC 50-22-260.B.9 Eff: Feb 1, 2006

Count 2 18 VAC 50-22-260.B.6

Count 3: 18 VAC 50-22-260.B.15

Mr. Olson shared that priors exist: **Aubrey Burrow t/a Kilroys Additions & Decks** entered into a Consent Order with the Board for file **2012-01294**. The Order required successful completion of remedial education and payment of board costs and fines in the amount of **\$1,100.00**. Records indicate that compliance was obtained.

The motion passed by unanimous vote. Members voting "yes" were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, and Smith. David Giesen and Pace were absent.**

After discussion a motion was made by **Mr. Oliver** 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 Summary in part. The Board imposes the following monetary penalties:

Count 1: \$400.00 and remedial education

Count 2: no violation

Count 3: \$750.00 remedial education

Count 4: \$750.00 remedial education and revocation

Total \$1,900.00

In addition, for violation of Counts 1, 3, and 4, the Board votes to require **Aubrey Burrow t/a Kilroys Additions & Decks** to have a member of Responsible

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

For violation of Counts 3 and 4, the Board found, based on the circumstances surrounding the violations, that revocation of license is warranted.

The Board closes count 2 with a finding of no violation.

The motion passed by majority vote. Members voting “yes” were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O’Dell, Oliver, Trenary and Smith. David Giesen and Pace were absent.**

In the matter of Disciplinary File Number 2015-02652 James R McGhee t/a Personalized Custom Building, the Board members reviewed the record, which consisted of the disciplinary file, transcript, exhibits, and Summary of the Informal Fact-Finding Conference of the presiding Board representative.

**File Number
2015-02652
James R
McGhee t/a
Personalized
Custom
Building**

McGhee on James R McGhee t/a Personalized Custom Building and Attorney Judson W Collier did attend the Informal Fact Finding conference in person. **Frances Vaughn and Thomas Dreier** (Complainant) did attend the Informal Fact Finding Conference in person.

James R McGhee t/a Personalized Custom Building did not appear at the Board meeting in person. He was not represented by counsel or any other qualified representative. **Frances Vaughn and Thomas Dreier** did attend the Board meeting. They addressed the Board.

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

After discussion a motion was made by **Mr. Oliver** and seconded by **Mr. Hux** to adopt the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, and adopts the Summary in part. The Report of Findings and Summary are incorporated as part of the Order. The Board finds substantial evidence that **James R McGhee t/a Personalized Custom Building** violated the following:

Count 1 18 VAC 50-22-260.B.29 Eff: Dec 1, 2012
Count 2 18 VAC 50-22-260.B.18

Mr. Olson shared that priors exists: **1.** Consent Order **1994-00113**, September 22, 1994 2 violations with fines totaling \$350.00; **2.** Consent Order **2001-00210**, August 9, 2001 2 violations with fines totaling \$300.00; **3.** Consent Order **2006-00350**, 3 violations with fines totaling \$1,300.00 plus \$150.00 Board costs and successful completion of remedial education class; **4.** Final Opinion

and Order **2006-00064**, July 2006 5 violations with fines totaling \$4,600.00 and completion of Remedial Education Class and suspension of license until terms of Order was met; **5. Consent Order 2008-00296**, July 2008, 2 violations with fines and Board costs totaling \$2,850.00 and successful completion of Remedial Education; **6. Consent Order 2010-02240**, October 2010 2 violations with board cost and fines totaling \$2,050.00 and successful completion of Remedial Education.; **7. Consent Order 2013-00113** 1 violation with Board costs and fines totaling \$1,150.00 and successful completion of Remedial Education. That's a total of seven prior disciplinary cases, with eighteen specific violations, from September 22, 1994 to July 30, 2013.

After discussion a motion was made by **Mr. Oliver** and seconded by **Mr. Hux** to adopt the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, and adopts the Summary in part. The Board imposes the following monetary penalties:

Count 1:	\$550.00 and remedial education
Count 2:	\$1,500.00 and remedial education and license revocation
Total	\$2,050.00

In addition, for violation of Counts 1 and 2, the Board votes to require **James R McGhee t/a Personalized Custom Building** to have a member of Responsible Management successfully complete a Board-approved remedial education class within 90 days of the effective date of this order.

For violation of Count 2, the Board found, based on the aggravated circumstances surrounding the violation and the prior disciplinary record, revocation of license is warranted.

The motion passed by majority vote. Members voting "yes" were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, and Smith. David Giesen and Pace were absent.**

In the matter of Disciplinary File Number 2016-00473 James R McGhee t/a Personalized Custom Building the Board members reviewed the record, which consisted of the disciplinary file, transcript, exhibits, and Summary of the Informal Fact-Finding Conference of the presiding Board representative.

McGhee on James R McGhee t/a Personalized Custom Building and Attorney Judson W Collier did attend the Informal Fact Finding conference in person. **Harley Holt** (Complainant) did attend the Informal Fact Finding Conference in person.

James R McGhee t/a Personalized Custom Building did not appear at the Board meeting in person. He was not represented by counsel or any other

**File Number
2016-00473
James R
McGhee t/a
Personalized
Custom
Building**

qualified representative. **Harley Holt** did attend the Board meeting. He addressed the Board.

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

After discussion a motion was made by **Mr. Trenary** and seconded by **Mr. Oliver** to adopt the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, and adopts the Summary in part. The Report of Findings and Summary are incorporated as part of the Order. The Board finds substantial evidence that **James R McGhee t/a Personalized Custom Building** violated the following:

Count 1 18 VAC 50-22-260.B.29 Eff: Dec 1, 2012

Count 2 18 VAC 50-22-260.B.18

Mr. Olson shared that priors exists: **1.** Consent Order **1994-00113**, September 22, 1994 2 violations with fines totaling \$350.00; **2.** Consent Order **2001-00210**, August 9, 2001 2 violations with fines totaling \$300.00; **3.** Consent Order **2006-00350**, 3 violations with fines totaling \$1,300.00 plus \$150.00 Board costs and successful completion of remedial education class; **4.** Final Opinion and Order **2006-00064**, July 2006 5 violations with fines totaling \$4,600.00 and completion of Remedial Education Class and suspension of license until terms of Order was met; **5.** Consent Order **2008-00296**, July 2008, 2 violations with fines and Board costs totaling \$2,850.00 and successful completion of Remedial Education; **6.** Consent Order **2010-02240**, October 2010 2 violations with board cost and fines totaling \$2,050.00 and successful completion of Remedial Education.; **7.** Consent Order **2013-00113** 1 violation with Board costs and fines totaling \$1,150.00 and successful completion of Remedial Education. That's a total of seven prior disciplinary cases, with eighteen specific violations, from September 22, 1994 to July 30, 2013.

After discussion a motion was made by **Mr. Oliver** and seconded by **Mr. Hux** to adopt the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, and adopts the Summary in part. The Board imposes the following monetary penalties:

Count 1:	\$550.00 and remedial education
Count 2:	\$1,500.00 and remedial education and license revocation
Total	\$2,050.00

In addition, for violation of Counts 1 and 2, the Board votes to require **James R McGhee t/a Personalized Custom Building** to have a member of Responsible Management successfully complete a Board-approved remedial education class within 90 days of the effective date of this order.

For violation of Count 2, the Board found, based on the aggravated circumstances surrounding the violation and the prior disciplinary record, revocation of license is warranted.

The motion passed by majority vote. Members voting “yes” were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O’Dell, Oliver, Trenary, and Smith.** **David Giesen and Pace were absent.**

In the matter of Disciplinary File Number 2016-02376 Sea-thru Windows Inc. the Board members reviewed the record, which consisted of the disciplinary file, transcript, exhibits, and Summary of the Informal Fact-Finding Conference of the presiding Board representative.

**File Number
2016-02376
Sea-thru
Windows
Inc.**

Sea-thru Windows Inc. did not attend the Informal Fact Finding conference in person by counsel or by any qualified representative.

Sea-thru Windows Inc. did not appear at the Board meeting in person by counsel or any other qualified representative.

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

After discussion a motion was made by **Mr. Oliver** and seconded by **Mr. Trenary** 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 **Sea-thru Windows Inc.** violated the following:

Count 1 18 VAC 50-22-260.B.6 Eff: Dec 1, 2014

Count 2 18 VAC 50-22-260.B.15

Count 3 18 VAC 50-22-260.B.13 Eff: Jan 1, 2016

Count 4 18 VAC 50-22-230.B Eff: Dec 1, 2012

After discussion a motion was made by **Mr. Oliver** and seconded by **Mr. Trenary** to adopt the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, and adopts the Summary. The Board imposes the following monetary penalties:

Count 1:	\$350.00 and remedial education
Count 2:	\$1,750.00 and remedial education and revocation
Count 3:	\$1,300.00 and remedial education and revocation
Count 4:	\$ 600.00 and remedial education
Total	\$4,000.00

In addition, for violation of Counts 1 through 4, the Board votes to require **Sea-thru Windows Inc.** to have a member of Responsible Management successfully complete a Board-approved remedial education class within 90 days of the effective date of this order.

For violation of Count 2, revocation of license is warranted.

The motion passed by majority vote. Members voting “yes” were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O’Dell, Oliver, Trenary, and Smith.** **David Giesen and Pace were absent.**

In the matter of Disciplinary File Number 2016-00036 Sea-thru Windows Inc. the Board members reviewed the record, which consisted of the disciplinary file, transcript, exhibits, and Summary of the Informal Fact-Finding Conference of the presiding Board representative.

**File Number
2017-00036
Sea-thru
Windows
Inc.**

Sea-thru Windows Inc. did not attend the Informal Fact Finding conference in person by counsel or by any qualified representative.

Sea-thru Windows Inc. did not appear at the Board meeting in person by counsel or any other qualified representative.

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

After discussion a motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** 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 **Sea-thru Windows Inc.** violated the following:

Count 1 18 VAC 50-22-260.B.9 Eff: Jan 1, 2016

Count 2 18 VAC 50-22-260.B.31

After discussion a motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** 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 Board imposes the following monetary penalties:

Count 1:	\$400.00 and remedial education
Count 2:	\$400.00 and remedial education
Total	\$800.00

In addition, for violation of Counts 1 and 2, the Board votes to require **Sea-thru**

Windows Inc. to 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 majority vote. Members voting “yes” were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O’Dell, Oliver, Trenary, and Smith.** **David Giesen and Pace were absent.**

In the matter of Disciplinary File Number 2017-00299 Sea-thru Windows Inc. the Board members reviewed the record, which consisted of the disciplinary file, transcript, exhibits, and Summary of the Informal Fact-Finding Conference of the presiding Board representative.

**File Number
2017-00299
Sea-thru
Windows
Inc.**

Sea-thru Windows Inc. did not attend the Informal Fact Finding conference in person by counsel or by any qualified representative.

Sea-thru Windows Inc. did not appear at the Board meeting in person by counsel or any other qualified representative.

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

After discussion a motion was made by **Mr. Oliver** and seconded by **Mr. Trenary** 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 **Sea-thru Windows Inc.** violated the following:

Count 1 18 VAC 50-22-260.B.9 Eff: Jan 1, 2016

Count 2 18 VAC 50-22-260.B.31

After discussion a motion was made by **Mr. Middleton** and seconded by **Mr. Oliver** to adopt the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, and adopts the Summary. The Board imposes the following monetary penalties:

Count 1:	\$400.00 and remedial education
Count 2:	\$400.00 and remedial education
Total	\$800.00

In addition, for violation of Counts 1 and 2, the Board votes to require **Sea-thru Windows Inc.** to 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 majority vote. Members voting “yes” were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O’Dell, Oliver, Trenary, and Smith.** **David Giesen and Pace were absent.**

In the matter of Disciplinary File Number 2017-00483 Sea-thru Windows Inc. the Board members reviewed the record, which consisted of the disciplinary file, transcript, exhibits, and Summary of the Informal Fact-Finding Conference of the presiding Board representative.

**File Number
2017-00483
Sea-thru
Windows
Inc.**

Sea-thru Windows Inc. did not attend the Informal Fact Finding conference in person by counsel or by any qualified representative.

Sea-thru Windows Inc. did not appear at the Board meeting in person by counsel or any other qualified representative.

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

After discussion a motion was made by **Mr. Trenary** and seconded by **Mr. Oliver** to adopt the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues 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 **Sea-thru Windows Inc.** violated the following:

Count 1 18 VAC 50-22-260.B.9 Eff: Jan 1, 2016
Count 2 18 VAC 50-22-260.B.31

After discussion a motion was made by **Mr. Trenary** and seconded by **Mr. Oliver** to adopt the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, and adopts the Summary. The Board imposes the following monetary penalties:

Count 1:	\$400.00 and remedial education
Count 2:	\$400.00 and remedial education
Total	\$800.00

In addition, for violation of Counts 1 through 4, the Board votes to require **Sea-thru Windows Inc.** to 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 majority vote. Members voting “yes” were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell,**

O'Dell, Oliver, Trenary, and Smith. David Giesen and Pace were absent.

In the matter of Disciplinary File Number 2016-02376 Sea-thru Windows Inc. the Board members reviewed the record, which consisted of the disciplinary file, transcript, exhibits, and Summary of the Informal Fact-Finding Conference of the presiding Board representative.

**File Number
2017-00379
Sea-thru
Windows
Inc.**

Sea-thru Windows Inc. did not attend the Informal Fact Finding conference in person by counsel or by any qualified representative.

Sea-thru Windows Inc. did not appear at the Board meeting in person by counsel or any other qualified representative.

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

After discussion a motion was made by **Mr. Oliver** and seconded by **Mr. Trenary** 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 **Sea-thru Windows Inc.** violated the following:

Count 1 18 VAC 50-22-260.B.9 Eff: Jan 1, 2016

Count 2 18 VAC 50-22-260.B.31

After discussion a motion was made by **Mr. Smith** and seconded by **Mr. Middleton** 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 Board imposes the following monetary penalties:

Count 1:	\$400.00 and remedial education
Count 2:	\$400.00 and remedial education
Total	\$800.00

In addition, for violation of Counts 1 and 2, the Board votes to require **Sea-thru Windows Inc.** to 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 majority vote. Members voting "yes" were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, and Smith. David Giesen and Pace were absent.**

In the matter of Disciplinary File Number 2016-00621 Sea-thru Windows Inc. the Board members reviewed the record, which consisted of the disciplinary file, transcript, exhibits, and Summary of the Informal Fact-Finding Conference of the presiding Board representative.

**File Number
2017-00621
Sea-thru
Windows
Inc.**

Sea-thru Windows Inc. did not attend the Informal Fact Finding conference in person by counsel or by any qualified representative.

Sea-thru Windows Inc. did not appear at the Board meeting in person by counsel or any other qualified representative.

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

After discussion a motion was made by **Mr. Oliver** and seconded by **Mr. Smith** to adopt the Report of Findings, which contains the facts regarding the regulatory and/or statutory issues in this matter, and adopts the Summary in part. The Report of Findings and Summary are incorporated as part of the Order. The Board finds substantial evidence that **Sea-thru Windows Inc.** violated the following:

Count 2 18 VAC 50-22-260.B.15 Eff: Jan 1, 2016

After discussion a motion was made by **Mr. Oliver** and seconded by **Mr. Smith** 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 Board imposes the following monetary penalties:

Count 2:	\$400.00 and remedial education
Total	\$400.00

In addition, for violation of Count 2, the Board votes to require **Sea-thru Windows Inc.** to 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 Count 1, the Board closes this aspect of the file with a finding of no violation.

The motion passed by majority vote. Members voting “yes” were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O’Dell, Oliver, Trenary, and Smith.** **David Giesen and Pace** were absent.

In the matter of Prima Facie Disciplinary File Number 2015-02484 Robert Wayne Riggins, t/a Nothing But Comfort Heating & Cooling, the Board

**File Number
2015-02484**

reviewed: the record, which consisted of the Notice, the Report of Findings, including exhibits, and the Recommendation.

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

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to adopt the report of findings including exhibits and the Report of finding. They are incorporated as part of the Order. The Board finds substantial evidence that **Robert Wayne Riggins, t/a Nothing But Comfort Heating & Cooling** violated the following:

Count 1:	Dec 1, 2012	18 VAC 50-22-260. B.33
Count 2:	Sept. 1, 2001	18 VAC 50-22-220.C

The motion was adopted by a unanimous vote. Members voting “yes” were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O’Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.**

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

Count 1:		\$500.00
Count 2:		\$450.00
Total		\$950.00

For violation of Counts 1, and 2, **license** revocation is imposed.

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

In the matter of Disciplinary prima facie File Number 2016-01112, Lewis Construction LLC the Board members reviewed the record, which consisted of the Notice, the Report of Findings, including exhibits, and the Recommendation.

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

After discussion a motion was made by **Mr. Middleton** and seconded by **Mr. Oliver** to adopt the Report of Findings including exhibits, and to adopt the

**Robert
Wayne
Riggins, t/a
Nothing But
Comfort
Heating &
Cooling**

**File Number
2016-01112
Lewis
Construction
LLC**

Recommendation. They are incorporated as part of the Order. The Board finds substantial evidence that **Lewis Construction LLC** violated the following:

Count 1:	Dec.1, 2012	18 VAC 50-22-260.B.2
Count 2:		18 VAC 50-22-210

The motion passed unanimously. Members voting “yes” were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O’Dell, Oliver, Trenary, Redifer, and Smith.** **David Giesen and Pace were absent.**

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

Count 1:		\$ 250.00
Count 2:		\$ 0.00
Total		\$ 250.00

A total monetary penalty of **\$250.00** was imposed. For violations of Count 2, license revocation is imposed.

The motion passed unanimously. Members voting “yes” were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O’Dell, Oliver, Trenary, Redifer, and Smith.** **David Giesen and Pace were absent.**

In the matter of Disciplinary prima facie File Number 2016-00835, Positive Energy Construction Co., the Board members reviewed the record, which consisted of the Notice, the Report of Findings, including exhibits, and the Recommendation.

**File Number
2016-00835
Positive
Energy
Construction
Co**

Positive Energy Construction Co did not appear at the Board meeting in person, by counsel nor by any other qualified representative.

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

Count 1:	Dec 1, 2014	18 VAC 50-22-260. B.8
Count 2:	Sept. 1, 2001	18 VAC 50-22-220.A
Count 3:	Dec. 1, 2012	18 VAC 50-22-230.B
Count 4:	Jan. 1, 2016	18 VAC 50-22-260.B.28

The motion passed unanimously. Members voting “yes” were: **Ayres, Chowdhuri, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O’Dell, Oliver, Pace, Redifer, Trenary, and Smith.** **David Giesen was absent.**

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

Count 1:		\$ 350.00
Count 2:		\$ 450.00
Count 3:		\$ 600.00
Count 4:		\$1,750.00
Total		\$3,150.00

A total monetary penalty of **\$3,150.00** was imposed. In addition, for violation of Counts 4, the Board imposes revocation of license.

The motion passed unanimously. Members voting “yes” were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O’Dell, Oliver, Trenary, Redifer, and Smith.** **David Giesen and Pace were absent.**

In the matter of Prima Facie Disciplinary File Number 2016-01433, William H Romm Inc., the record, which consisted of the Notice, the Report of Findings, including exhibits, and the Recommendation.

**File Number
2016-01433
William H
Romm Inc.**

William H Romm Inc. did not appear at the Board meeting in person, by counsel nor by any other qualified representative.

A motion was made by **Mr. Smith** and seconded by **Mr. Middleton** to adopt the report of findings including exhibits and the Report of finding. They are incorporated as part of the Order. The Board finds substantial evidence that **William H Romm Inc.** violated the following:

Count 1:	Dec 1, 2012	18 VAC 50-22-260. B.9
Count 2:		18 VAC 50-22-260.B.31
Count 3:		18 VAC 50-22-260.B.6

Mr. Olson shared that priors exist: Consent Order, **2011-04885** 2 violations and board cost and fines totaling \$750.00 and successful completion of remedial education.

The motion passed with a unanimous “yes” vote. Members voting “yes” were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton,**

Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.

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

Count 1:		\$400.00
Count 2:		\$400.00
Count 3:		\$2,500.00
Total		\$3, 300.00

A total monetary penalty of **\$3, 300.00** was imposed. In addition, for violation of Count 3, the Board imposes license revocation.

The motion passed with a unanimous "yes" vote. Members voting "yes" were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.**

In the matter of Prima Facie Disciplinary File Number 2016-01850 First Class Maintenance LLC the record, which consisted of the Notice, the Report of Findings, including exhibits, and the Recommendation.

**File Number
2016-01850
First Class
Maintenance
LLC**

A motion was made by **Mr. Middleton** and seconded by **Mr. Oliver** to adopt the report of findings including exhibits and the Report of finding. They are incorporated as part of the Order. The Board finds substantial evidence that **First Class Maintenance LLC** violated the following:

Count 1:	Sept 1, 2001	18 VAC 50-22-260. B.28
Count 2:	Dec 1, 2012	18 VAC 50-22-210

The motion was adopted by a unanimous vote. Members voting "yes" were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.**

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

Count 1:		\$500.00
Count 2:		\$450.00
Total		\$950.00

For violation of Counts 1 and 2, **license** revocation is imposed.

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

In the matter of Prima Facie Disciplinary File Number 2016-02012 Kevin F Smith, t/a Hiram Grace Contracting, the record, which consisted of the Notice, the Report of Findings, including exhibits, and the Recommendation.

**File Number
2016-02012
Kevin F
Smith, t/a
Hiram
Grace
Contracting**

Kevin F Smith, t/a Hiram Grace Contracting did not appear at the Board meeting in person, by counsel nor by any other qualified representative.

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to adopt the report of findings including exhibits and the Recommendation. The Board finds substantial evidence that **Kevin F Smith, t/a Hiram Grace Contracting** violated the following of the Board’s Regulations:

effective Dec 1, 2014; (Count 1) 18 VAC 50-22-260.B.9
effective Jan 1, 2016; (Count 2): 18 VAC 50-22-260.B.28
effective Sept 1, 2001; (Count 3) 18 VAC 50-22-260.B.2

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

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

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

For violation of Count 2 and 3, the Board imposes license revocation. The Report of Findings and Recommendation are incorporated as part of the Order.

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

In the matter of Prima Facie Disciplinary File Number 2016-02130 Charles W Harris III, t/a On The Nail Contracting, the record, which consisted of the Notice, the Report of Findings, including exhibits, and the Recommendation.

File Number
2016-02130
**Charles W
Harris III,
t/a On The
Nail
Contracting**

Charles W Harris III, t/a On The Nail Contracting did not appear at the Board meeting in person, by counsel nor by any other qualified representative.

A motion was made by **Mr. Middleton** and seconded by **Mr. Oliver** to adopt the report of findings including exhibits and the Recommendation. The Board finds substantial evidence that **Charles W Harris III, t/a On The Nail Contracting** violated the following of the Board's Regulations:

effective Dec 1, 2012; (Count 1) 18 VAC 50-22-260.B.9
effective Dec 1, 2012; (Count 2) 18 VAC 50-22-260.B.17
effective Dec 1, 2001; (Count 3) 18 VAC 50-22-260.B.6
effective Dec 1, 2012; (Count 4) 18 VAC 50-22-260.B.13

The motion passed with a unanimous "yes" vote. Members voting "yes" were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.**

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

Count 1:	\$ 400.00
Count 2:	\$ 1,350.00
Count 3:	\$ 1,500.00
Count 4:	\$ 1,300.00
Total	\$4,550.00

For violation of Count 2 through 4, the Board imposes license revocation. The Report of Findings and Recommendation are incorporated as part of the Order.

The motion passed with a unanimous "yes" vote. Members voting "yes" were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.**

In the matter of Prima Facie Disciplinary File Number 2016-02191 William H Romm Inc., the record, which consisted of the Notice, the Report of Findings, including exhibits, and the Recommendation.

File Number
2016-02191
**William H
Romm Inc.**

William H Romm Inc. did not appear at the Board meeting in person, by counsel nor by any other qualified representative.

A motion was made by **Mr. Middleton** and seconded by **Mr. Oliver** to adopt the report of findings including exhibits and the Recommendation. The Board finds substantial evidence that **William H Romm Inc.** violated the following of the Board's Regulations:

effective Dec 1, 2014; (Count 1) 18 VAC 50-22-260.B.9
effective Dec 1, 2014; (Count 2) 18 VAC 50-22-260.B.14
effective Dec 1, 2004; (Count 3) 18 VAC 50-22-260.B.16
effective Jan 1, 2014; (Count 4) 18 VAC 50-22-260.B.13

The motion passed with a unanimous "yes" vote. Members voting "yes" were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.**

Mr. Olson shared that priors exist: Consent Order, **2011-04885** 2 violations and board cost and fines totaling \$750.00 and successful completion of remedial education.

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

Count 1:	\$400.00.
Count 2:	\$1,750.00
Count 3:	\$2,500.00
Count 4:	\$1,300.00
Total	\$5,950.00

For violation of Count 2, 3 and 4, the Board imposes license revocation. The Report of Findings and Recommendation are incorporated as part of the Order.

The motion passed with a unanimous "yes" vote. Members voting "yes" were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.**

In the matter of Prima Facie Disciplinary File Number 2016-02250 William H Romm Inc., the record, which consisted of the Notice, the Report of Findings, including exhibits, and the Recommendation.

File Number
2016-02250
William H
Romm Inc.

William H Romm Inc. did not appear at the Board meeting in person, by counsel nor by any other qualified representative.

A motion was made by **Mr. Middleton** and seconded by **Mr. Oliver** to adopt the report of findings including exhibits and the Recommendation. The Board

finds substantial evidence that **William H Romm Inc.** violated the following of the Board's Regulations:

effective Dec 1, 2014; (Count 1) 18 VAC 50-22-260.B.9
effective Dec 1, 2014; (Count 2) 18 VAC 50-22-260.B.14
effective Dec 1, 2004; (Count 3) 18 VAC 50-22-260.B.16
effective Jan 1, 2016; (Count 4) 18 VAC 50-22-260.B.13

The motion passed with a unanimous "yes" vote. Members voting "yes" were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.**

Mr. Olson shared that priors exist: Consent Order, **2011-04885** 2 violations and board cost and fines totaling \$750.00 and successful completion of remedial education.

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

Count 1: \$400.00.
Count 2: \$1,750.00
Count 3: \$2,500.00
Count 4: \$1,300.00
Total \$5,950.00

For violation of Count 2, through 4, the Board imposes license revocation. The Report of Findings and Recommendation are incorporated as part of the Order.

The motion passed with a unanimous "yes" vote. Members voting "yes" were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.**

In the matter of Prima Facie Disciplinary File Number 2016-02680 Danny Ray Brunk Jr, t/a D B Construction, the record, which consisted of the Notice, the Report of Findings, including exhibits, and the Recommendation.

Danny Ray Brunk Jr. did not appear at the Board meeting in person, by counsel nor by any other qualified representative.

File Number
2016-02680
Danny Ray
Brunk Jr, t/a
D B
Construction

A motion was made by **Mr. Trenary** and seconded by **Mr. Oliver** to adopt the report of findings including exhibits and the Recommendation. The Board finds substantial evidence that **Danny Ray Brunk Jr, t/a D B Construction** violated the following of the Board's Regulations:

effective Jul 1, 2013; (Count 1) 18 VAC 50-22-260.B.9
effective Jul 1, 2013; (Count 2) 18 VAC 50-22-260.B.27

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

Mr. Olson shared that priors exist: Consent Order **2006-00786**, 1 violation, board cost and fines totaling \$250.00 and successful completion of remedial education. Consent Order **2016-00177**, 2 violations, board cost and fines totaling \$3,550.00 with remedial education and terms of judgment satisfaction. Consent Order **2016-00177**, 2 violations, Board costs and fines totaling \$3,550.00 and completion of Remedial education along with some monetary waiver terms re: satisfaction of judgments with Board approved proof. Consent Order **2012-01927**, 1 violation with board costs and fines totaling \$800.00 and completion of remedial education.

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

Count 1: \$400.00.
Count 2: \$650.00
Total \$1,050.00

For violation of Count 1, the Board requires successful completion of a Board approved remedial education class within 90 days of the effective date of the Order. The Report of Findings and Recommendation are incorporated as part of the Order.

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

In the matter of Prima Facie Disciplinary File Number 2017-00068 Danny Ray Brunk Jr, t/a D B Construction, the record, which consisted of the Notice, the Report of Findings, including exhibits, and the Recommendation.

Danny Ray Brunk Jr, t/a D B Construction did not appear at the Board meeting in person, by counsel nor by any other qualified representative.

File Number
2017-00068
Danny Ray
Brunk Jr, t/a
D B
Construction

A motion was made by **Mr. Middleton** and seconded by **Mr. Oliver** to adopt the report of findings including exhibits and the Recommendation. The Board

finds substantial evidence that **Danny Ray Brunk Jr, t/a D B Construction** violated the following of the Board's Regulations:

effective Jan 1, 2016; (Count 1) 18 VAC 50-22-260.B.9

effective Jan 1, 2016; (Count 2) 18 VAC 50-22-260.B.28

The motion passed with a unanimous "yes" vote. Members voting "yes" were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.**

Mr. Olson shared that priors exist: Consent Order **2006-00786**, 1 violation, board cost and fines totaling \$250.00 and successful completion of remedial education. Consent Order **2016-00177**, 2 violations, board cost and fines totaling \$3,550.00 with remedial education and terms of judgment satisfaction. Consent Order **2016-00177**, 2 violations, Board costs and fines totaling \$3,550.00 and completion of Remedial education along with some monetary waiver terms re: satisfaction of judgments with Board approved proof. Consent Order **2012-01927**, 1 violation with board costs and fines totaling \$800.00 and completion of remedial education.

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

Count 1:	\$400.00.
Count 2:	\$2, 500.00
Count 3:	\$2,900.00
Count 4:	\$1,300.00
Total	\$5,950.00

For violation of Count 2, the Board imposes license revocation. In addition, for violation of Count 1, the Board voted to require Danny Ray Brunk Jr. 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 Report of Findings and Recommendation are incorporated as part of the Order.

The motion passed with a unanimous "yes" vote. Members voting "yes" were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.**

In the matter of Prima Facie Disciplinary File Number 2016-03215 C A Gill Construction Services LLC, the record, which consisted of the Notice, the Report of Findings, including exhibits, and the Recommendation.

File Number
2016-03215
C A Gill
Construction

C A Gill Construction Services LLC did not appear at the Board meeting in person, by counsel nor by any other qualified representative.

**Services
LLC**

A motion was made by **Mr. Middleton** and seconded by **Mr. Oliver** to adopt the report of findings including exhibits and the Recommendation. The Board finds substantial evidence that **C A Gill Construction Services LLC** violated the following of the Board's Regulations:

effective Dec 1, 2014; (Count 1) 18 VAC 50-22-260.B.9
effective Dec 1, 2014; (Count 2) 18 VAC 50-22-260.B.26
effective Dec 1, 2012; (Count 3) 18 VAC 50-22-210

The motion passed with a unanimous "yes" vote. Members voting "yes" were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.**

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

Count 1:	\$400.00
Count 2:	\$650.00
Count 3:	\$400.00
Total	\$1,450.00

For violation of Count 3, the Board imposes license revocation. In addition, for violation of Counts 1 and 2, the Board requires **C A Gill Construction Services LLC** have a member of Responsible Management successfully complete a Board-approved remedial education class within ninety days of the effective date of the Order. The Report of Findings and Recommendation are incorporated as part of the Order.

The motion passed with a unanimous "yes" vote. Members voting "yes" were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.**

In the matter of Prima Facie Disciplinary File Number 2017-00053 C A Gill Construction Services LLC, the matter of Prima Facie Disciplinary the Board reviewed, the record, which consisted of the Notice, the Report of Findings, including exhibits, and the Recommendation.

**File Number
2017-00053
C A Gill
Construction
Services
LLC**

C A Gill Construction Services LLC did not appear at the Board meeting in person, by counsel nor by any other qualified representative.

A motion was made by **Mr. Middleton** and seconded by **Mr. Oliver** to adopt the report of findings including exhibits and the Recommendation. The Board finds substantial evidence that **C A Gill Construction Services LLC** violated the following of the Board's Regulations:

effective Dec 1, 2014; (Count 1) 18 VAC 50-22-260.B.8
effective Dec 1, 2014; (Count 2) 18 VAC 50-22-260.B.9
effective Dec 1, 2014; (Count 3) 18 VAC 50-22-260.B.26
effective Dec 1, 2014; (Count 4) 18 VAC 50-22-260.B.31

The motion passed with a unanimous "yes" vote. Members voting "yes" were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.**

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

Count 1: \$400.00
Count 2: \$650.00
Count 3: \$400.00
Total \$1,450.00

For violation of Counts 1, 2, 3, and 4, the Board requires C A Gill Construction Services LLC have a member of Responsible Management successfully complete a Board-approved remedial education class within ninety days of the effective date of the Order. The Report of Findings and Recommendation are incorporated as part of the Order.

The motion passed with a unanimous "yes" vote. Members voting "yes" were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.**

In the matter of Prima Facie Disciplinary File Number 2017-00142 Us Home Construction Inc., the record, which consisted of the Notice, the Report of Findings, including exhibits, and the Recommendation.

File Number
2017-00142
Us Home
Construction
Inc.

Us Home Construction Inc. did not appear at the Board meeting in person, by counsel nor by any other qualified representative.

A motion was made by **Mr. Middleton** and seconded by **Mr. Oliver** to adopt the report of findings including exhibits and the Recommendation. The Board finds substantial evidence that **Us Home Construction Inc.** violated the following of the Board's Regulations:

effective Dec 1, 2012; (Count 1) 18 VAC 50-22-210

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

Mr. Olson shared that priors exist: Consent Order 2014-03574, 1 violation, board cost and fines totaling \$850.00 and successful completion of remedial education.

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

Count 1:	\$450.00
Total	\$450.00

For violation of Count 1, the Board imposes license revocation. The Report of Findings and Recommendation are incorporated as part of the Order.

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

In the matter of Prima Facie Disciplinary File Number 2017-00259 Foremost Industries Inc., the record, which consisted of the Notice, the Report of Findings, including exhibits, and the Recommendation.

**File Number
2017-00259
Foremost
Industries
Inc.**

Foremost Industries Inc. did not appear at the Board meeting in person, by counsel nor by any other qualified representative.

A motion was made by **Mr. Middleton** and seconded by **Mr. Oliver** to adopt the report of findings including exhibits and the Recommendation. The Board finds substantial evidence that **Foremost Industries Inc.** violated the following of the Board’s Regulations:

effective Dec 1, 2012; (Count 1) 18 VAC 50-22-230.B

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

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

Count 1: \$600.00
Total \$600.00

For violation of Count 1, the Board imposes license revocation. The Report of Findings and Recommendation are incorporated as part of the Order.

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

In the matter of Prima Facie Disciplinary File Number 2017-00782 RHR LLC, the record, which consisted of the Notice, the Report of Findings, including exhibits, and the Recommendation.

File Number
2017-00782
RHR LLC

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

A motion was made by **Mr. Middleton** and seconded by **Mr. Oliver** to adopt the report of findings including exhibits and the Recommendation. The Board finds substantial evidence that **RHR LLC** violated the following of the Board’s Regulations:

effective Jan 1, 2016; (Count 1) 18 VAC 50-22-260.B.28
effective Dec 1, 2014; (Count 2) 18 VAC 50-22-260.B.13

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

Mr. Olson shared that priors exist: Consent Order, **2012-02747**, 2 violations and board cost and fines totaling \$1,700.00 and successful completion of remedial education.

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

Count 1: \$500.00
Count 2: \$1,300.00

Total \$1,800.00

For violation of Counts 1 and 2, the Board imposes license revocation. The Report of Findings and Recommendation are incorporated as part of the Order.

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

In the matter of Prima Facie Disciplinary File Number 2017-01327 Virginia Beach Pools Incorporated, the record, which consisted of the Notice, the Report of Findings, including exhibits, and the Recommendation.

**File Number
2017-01327
Virginia
Beach Pools
Incorporated**

Virginia Beach Pools Incorporated did not appear at the Board meeting in person, by counsel nor by any other qualified representative.

A motion was made by **Mr. Middleton** and seconded by **Mr. Oliver** to adopt the report of findings including exhibits and the Recommendation. The Board finds substantial evidence that **Virginia Beach Pools Incorporated** violated the following of the Board’s Regulations:

effective Dec 1, 2012; (Count 1) 18 VAC 50-22-210

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

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

Count 1: \$00.00

Total \$00.00

For violation of Count 1, the Board imposes license revocation. The Report of Findings and Recommendation are incorporated as part of the Order.

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

In the matter of Consent Order File Number 2014-03823, Bonilla

File Number

Construction Inc., the board reviewed the Consent Order as seen and agreed to by **Douglas Bonilla**.

**2014-03823
Bonilla
Construction
Inc.**

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the proposed Consent Order offer wherein **Bonilla Construction Inc.** acknowledges an understanding of the charges and neither admits nor denies the following terms: violations of the Board's Regulations as outlined in the Report of Findings. **Bonilla Construction Inc.** consents to the following term (s). **(Count 1)** 18 VAC 50-22-260. 2 with a monetary penalty of \$950.00. **Bonilla Construction Inc.** also agrees to Board Costs in the amount of \$150.00. **Bonilla Construction Inc.** agrees to pay a total of \$1,100.00.

In addition, for violation of Count 1, **Bonilla Construction Inc.** agrees to license revocation.

The motion passed with a unanimous "yes" vote. Members voting "yes" were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.**

In the matter of Consent Order File Number 2016-03363, Five Stars Handyman LLC, the board reviewed the Consent Order as seen and agreed to by **Gani Berisha** for **Five Stars Handyman LLC**.

**File Number
2016-03363
Five Stars
Handyman
LLC**

A motion was made by **Mr. Middleton** and seconded by **Mr. Oliver** to ratify the proposed Consent Order offer wherein acknowledges an understanding of the charges and admits to the violations of the Counts as outlined in the Report of Findings. **Five Stars Handyman LLC** consents to the following term (s). **(Count 1)** 18 VAC 50-22-260. B.8 with a monetary penalty of \$350.00, and Board Costs in the amount of \$150.00. **Five Stars Handyman LLC** agrees to pay a total of \$500.00.

In addition, for violation of Count 1, **Five Stars Handyman LLC** agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

The motion passed with a unanimous "yes" vote. Members voting "yes" were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.**

In the matter of Consent Order File Number 2016-03228 Marleigh Painting & Construction Corp the board reviewed the Consent Order as seen and agreed to by **Donald R Brinn, Jr.** did not attend the Board meeting in

**File Number
2016-03228
Marleigh**

person by counsel nor by any qualified representative.

A motion was made by **Mr. Oliver** and seconded by **Mr. Dowdy** to ratify the proposed Consent Order offer wherein Reynolds acknowledges an understanding of the charges and admits to the violations of the Counts as outlined in the Report of Findings. **Marleigh Painting & Construction Corp** consents to the following term(s). **(Count 1)** 18 BAC 50-30-260.B.15 with a monetary penalty of \$1,450.00; **(Count 2)**: 18 VAC 50-22-260.B.31 with a monetary penalty of \$400.00; **(Count 3)**: 18 VAC 50-22-260.B.33 with a monetary penalty of \$750.00 and Board Costs in the amount of \$150.00. **Marleigh Painting & Construction Corp** agrees to pay a total of **\$2,750.00**.

Further, for violation of Count 1, 2, and 3, **Marleigh Painting & Construction Corp** agrees to have a member of management successfully complete a Board approved remedial education class within ninety days of the effective date the Order.

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

In the matter of Consent Order File Number 2016-03170, East Lake Builders LLC, the board reviewed the Consent Order as seen and agreed to by **Richard Estlack**. **East Lake Builders LLC** did not attend the Board meeting in person, nor by counsel or any qualified representative.

A motion was made by **Mr. Oliver** and seconded by **Mr. Dowdy** to ratify the proposed Consent Order offer wherein **East Lake Builders LLC**, acknowledges an understanding of the charges and admits to the violation (s) of the Counts as outlined in the Report of Findings. **East Lake Builders LLC** consents to the following terms. **(Count 1)** 18 VAC 50-22-260.B.29 with a monetary penalty of \$1,000.00. **East Lake Builders LLC** agrees to Board costs of \$150.00. **East Lake Builders LLC** agrees to pay a total of **\$1,150.00**.

Further it is noted that a member of Responsible Management for **East Lake Builders LLC** was required to complete a Board-approved remedial education class pursuant to the terms of the Consent Order entered into on September 27,2016.

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

**Painting &
Construction
Corp**

File Number
2016-03170
East Lake
Builders
LLC

In the matter of Consent Order File Number 2016-03041, Paragon Building LLC, the board reviewed the Consent Order as seen and agreed to by Kenneth Carroll. **Paragon Building LLC** did not attend the Board meeting in person, nor by counsel or any qualified representative.

File Number
2016-03041
Paragon
Building
LLC

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the proposed Consent Order offer wherein **Paragon Building LLC** acknowledges an understanding of the charges and admits to the violation(s) of the Counts as outlined in the Report of Findings. **Paragon Building LLC** consents to the following violations of the Board's Regulations :

Count 1:		18 VAC 50-30-260.B.28
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In addition for violation of Count 1, **Paragon Building LLC** agrees to revocation of its license.

The motion was adopted by a unanimous vote. Members voting "yes" were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.**

In the matter of Consent Order File Number 2016-03016, John S Waller, t/a Waller Enterprises the board reviewed the Consent Order as seen and agreed to by **John S Waller** did not attend the Board meeting in person by counsel or by any other qualified individual.

File Number
2016-03016
John S
Waller, t/a
Waller
Enterprises

A motion was made by **Mr. Magruder** and seconded by **Mr. Oliver** to ratify the proposed Consent Order offer wherein **John S Waller, t/a Waller Enterprises**, acknowledges an understanding of the charges and admits to the violation(s) of the Counts as outlined in the Report of Findings. **John S Waller, t/a Waller Enterprises** consents to the following violations of the Board's Regulations: **(Count 1)** 18 VAC 50-22-260.B.18 with a monetary penalty of **\$200.00**. **John S Waller, t/a Waller Enterprises** agrees to Board costs of **\$150.00** and to pay a total of **\$350.00**

For violation of Count 1, **John S Waller, t/a Waller Enterprises** agrees to terminate its license within 30 days of the Order.

The motion passed with a unanimous "yes" vote. Members voting "yes" were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.**

In the matter of Consent Order File Number 2016-02914, AAPCO LC, t/a

File Number

Best Value Remodelers the board reviewed the Consent Order as seen and agreed to by **James Scaife**. **AAPCO LC, t/a Best Value Remodelers** did not attend the Board meeting in person by counsel or by any other qualified individual.

**2016-02914
AAPCO LC,
t/a Best
Value
Remodelers**

A motion was made by **Mr. Smith** and seconded by **Mr. Oliver** to ratify the proposed Consent Order offer wherein **AAPCO LC, t/a Best Value Remodelers**, acknowledges an understanding of the charges and admits to the violation(s) of the Counts as outlined in the Report of Findings. **AAPCO LC, t/a Best Value Remodelers** consents to the following violations of the Board’s Regulations: **(Count 1)** 18 VAC 50-22-260.B.31 with a monetary penalty of **\$400.00..** **AAPCO LC, t/a Best Value Remodelers** agrees to Board costs of **\$150.00** and a total of **\$550.00**.

For violation of Count 1, **AAPCO LC, t/a Best Value Remodelers** agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

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

In the matter of Consent Order File Number 2016-02898, The Carpentry and Painting Experts LLC, t/a CPE Contractors, the board reviewed the Consent Order as seen and agreed to by **Aleksandar Aleksandrov**. **The Carpentry and Painting Experts LLC, t/a CPE Contractors**, did not attend the Board meeting in person, nor by counsel or any qualified representative.

**File Number
2016-02898
The
Carpentry
and Painting
Experts
LLC, t/a
CPE
Contractors**

A motion was made by **Mr. Oliver** and seconded by **Mr. Magruder** to ratify the proposed Consent Order offer wherein **The Carpentry and Painting Experts LLC, t/a CPE Contractors** acknowledges an understanding of the charges and admits to the following violations of the Counts as outlined in the Report of Findings. **The Carpentry and Painting Experts LLC, t/a CPE Contractors** consents to the following term (s):

Count 1:		18 VAC 50-22-260.B.29
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Listed below are the sanctions:

Count 1:		\$750.00
Board Costs		\$150.00
Total		\$900.00

Further, for violation of Count 1, **The Carpentry and Painting Experts LLC, t/a CPE Contractors** agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

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

In the matter of Consent Order File Number 2016-02888, Integrity II Home Improvements Inc., the board reviewed the Consent Order as seen and agreed to by **William Martin. Integrity II Home Improvements Inc.** did not attend the Board meeting in person, by counsel nor by any other qualified representative.

**File Number
2016-02888
Integrity II
Home
Improvements
Inc.**

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the proposed Consent Order offer wherein **Integrity II Home Improvements Inc.** acknowledges an understanding of the charges and admits to the following violations of the counts as outlined in the Report of Findings, **Integrity II Home Improvements Inc.** consents to the following term (s): **(Count 1) 18 VAC 50-22-260. B.9** and agrees to a monetary penalty of **\$400.0** and **Count 2: 18 VAC 50-22-260.B.30** with a penalty of **\$1,200.00**. They also agree to Board Costs in the amount of **\$150.00**. **Integrity II Home Improvements Inc.** agrees to pay **\$1,750.00**.

Further, for violation of Count 1 and 2, **Integrity II Home Improvements Inc.** agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

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

In the matter of Consent Order File Number 2016-02860 Homeland Scapes LLC, the board reviewed the Consent Order as seen and agreed to by **Mario Monroy. Homeland Scapes LLC**, did not attend the Board meeting in person by counsel nor by any other qualified representative.

**File Number
2016-02860
Homeland
Scapes LLC**

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the proposed Consent Order offer wherein **Homeland Scapes LLC**, acknowledges an understanding of the charges admits to the following violations of the Counts as outlined in the Report of Findings. **Homeland Scapes LLC**, consents to the following term(s): **(Count 1) 18 VAC 50-22-260.B.9** and agrees to a monetary penalty of **\$400.00**; **(Count 2) 18 VAC 50-**

22-260.B.31 and agrees to a monetary penalty of **\$400.00**. **Homeland Scapes LLC**, also agrees to Board Costs in the amount of **\$150.00**. **Homeland Scapes LLC**, agrees to pay **\$950.00**.

In addition for violation of Count 1 and 2, **Homeland Scapes 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 **Homeland Scapes 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 **Homeland Scapes LLC**, fails to comply with this condition, than the full monetary penalty will be automatically imposed.

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

In the matter of Consent Order File Number 2016-03097 New Earth LLC, the board reviewed the Consent Order as seen and agreed to by **James Kaltenschnee**. **New Earth LLC**, did not attend the Board meeting in person, or by counsel or any qualified representative.

File Number
2016-03097
New Earth
LLC

A motion was made by **Mr. Redifer** and seconded by **Mr. Oliver** to ratify the proposed Consent Order offer wherein **New Earth LLC**, admits to the following violations of the Board’s Regulations: **(Count 1) 18 VAC 50-22-260.B. 9** and agrees to a monetary penalty of **\$350.00**; and **(Count 2) 18 VAC 50-22-260.B.31** and agrees to a monetary penalty of **\$400.00**. **New Earth LLC**, also agrees to Board costs in the amount of **\$150.00**. **New Earth LLC**, agrees to pay a total of **\$900.00**.

In addition, for violation of Count 1, **New Earth LLC** agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class within 90 days of the Order.

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

In the matter of Consent Order File Number 2016-02851 William T & Sherrie F Ange, t/a Dependable Home Repair the board reviewed the

File Number
2016-02851

Consent Order as seen and agreed to by **Sherrie F Ange, William T & Sherrie F Ange, t/a Dependable Home Repair** did not attend the Board meeting in person, nor by counsel or any qualified representative.

William T & Sherrie F Ange, t/a Dependable Home Repair

A motion was made by **Mr. Redifer** and seconded by **Mr. Oliver** to ratify the proposed Consent Order offer wherein **William T & Sherrie F Ange, t/a Dependable Home Repair** acknowledges an understanding of the charges and admits to the following violations of the Counts as outlined in the Report of Findings. **William T & Sherrie F Ange, t/a Dependable Home Repair (Count 1) 18 VAC 50-22-260.B.9** and agrees to a monetary penalty of **\$400.00**; **(Count 2) 18 VAC 50-22-260.B.27** and agrees to a monetary penalty of **\$650.00**; **(Count 3) 18 VAC 50-22-260.B.33** and agrees to a monetary penalty of **\$750.00**; and **(Count 4) 18 VAC 50-22-260.B.31** and agrees to a monetary penalty of **\$400.00**. **William T & Sherrie F Ange, t/a Dependable Home Repair** also agrees to Board costs in the amount of **\$150.00**. **William T & Sherrie F Ange, t/a Dependable Home Repair** agrees to pay a total of **\$2,350.00**.

Further the Board shall waive imposition of the \$400.00 monetary penalty for Count 1 provided **William T & Sherrie F Ange, t/a Dependable Home Repair** gives the Board a copy of their 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 **William T & Sherrie F Ange, t/a Dependable Home Repair** fails to comply with these conditions, then the full monetary penalty will be automatically imposed.

Also, for violation of count 1, 2, 3, and 4, **William T & Sherrie F Ange, t/a Dependable Home Repair** agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class within 90 days of the Order.

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

In the matter of Consent Order File Number 2016-02726 Right Way Services LLC, the board reviewed the Consent Order as seen and agreed to by **Duane Anthony Morris**. **Right Way Services LLC** did not attend the Board meeting in person, nor by counsel or any qualified representative.

File Number
2016-02726
Right Way
Services
LLC

A motion was made by **Mr. Redifer** and seconded by **Mr. Oliver** to ratify the proposed Consent Order offer wherein **Right Way Services LLC** admits to the following violations of the Board’s Regulations **(Count 1) 18 VAC 50-22-260.B.9** and agrees to a monetary penalty of **\$400.00**; **(Count 2) 18 VAC 50-**

22-260.B.31 and agrees to a monetary penalty of **\$400.00**; and **(Count 3) 18 VAC 50-22-260.B.33** and agrees to a monetary penalty of **\$750.00**. **Right Way Services LLC** also agrees to Board costs in the amount of **\$150.00**. **Right Way Services LLC** agrees to pay a total of **\$1,700.00**.

Further, for violation of Count 1, 2 and 3 **Right Way Services LLC** agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class within 90 days of the Order.

In addition, for violation of Counts 1, 2 and 3, **Right Way Services LLC** agrees to a thirty day suspension of its license which will commence on the date Board enters the Order.

For violation of Counts 1, 2, and 3, **Right Way Services LLC** agrees to enter into an Agreement for Licensure which required that it provide a written statement to the Board, on a quarterly basis, and in a form acceptable to the Board, that it is in compliance with the regulations of the Board, for a period of two years.

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

In the matter of Consent Order File Number 2016-02426 Lothian Building Corp, the board reviewed the Consent Order as seen and agreed to by **James L Lothian**. **Lothian Building Corp**, did not attend the Board meeting in person, nor by counsel or any qualified representative.

File Number
2016-02426
Lothian
Building
Corp,

A motion was made by **Mr. Oliver** and seconded by **Mr. Smith** to ratify the proposed Consent Order offer wherein **Lothian Building Corp**, admits to the following violations of the Board’s Regulations **(Count 1)18 VAC 50-22-260.B.6** and agrees to a monetary penalty of **\$750.00**. **Lothian Building Corp**, also agrees to Board costs in the amount of **\$150.00**. **Lothian Building Corp**, agrees to pay **\$900.00**.

Further for violation of Count 1, **Lothian Building Corp**, agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class within 90 days of the Order.

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

In the matter of Consent Order File Number 2016-02373, Adam Rutheaford, the board reviewed the Consent Order as seen and agreed to by **Adam Rutheaford**. **Adam Rutheaford** did not attend the Board meeting in person, nor by counsel or any qualified representative.

File Number
2016-02373
Adam
Rutheaford

A motion was made by **Mr. Oliver** and seconded by **Mr. Redifer** to ratify the proposed Consent Order offer wherein **Adam Rutheaford**, admits to the following violations of the Board's Regulations (**Count 1**) **18 VAC 50-22-230.A** and agrees to a monetary penalty of **\$300.00**; (**Count 2**) **18 VAC 50-22-260.B.9** and agrees to a monetary penalty of **\$400.00**; and (**Count 3**) **18 VAC 50-22-260.B.29** and agrees to a monetary penalty of **\$1,000.00**. **Adam Rutheaford** also agrees to Board costs in the amount of **\$150.00**. **Adam Rutheaford** agrees to pay a total of **\$1,850.00** and agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class within 90 days of entry of the Order.

The motion passed with a unanimous "yes" vote. Members voting "yes" were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith**. **David Giesen and Pace were absent**.

In the matter of Consent Order File Number 2014-01965 Esteban Silva Hernandez, the board reviewed the Consent Order as seen and agreed to by **Esteban Silva Hernandez**. **Esteban Silva Hernandez**, did not attend the Board meeting in person, nor by counsel or any qualified representative.

File Number
2014-01965
Esteban
Silva
Hernandez,

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the proposed Consent Order offer wherein **Esteban Silva Hernandez**, admits to the following violations of the Board's Regulations (**Count 1**) **18 VAC 50-22-190.2** and agrees to a monetary penalty of **\$750.00**. **Esteban Silva Hernandez**, also agrees to Board costs in the amount of **\$150.00**. **Esteban Silva Hernandez**, agrees to pay **\$900.00**.

Further, for violation of Count 1, **Esteban Silva Hernandez**, agrees to have a member of Responsible Management successfully complete a Board-approved remedial education. In addition, for violation of Count 1, **Esteban Silva Hernandez**, agrees to a two year probation of his license as of the effective date of the Order. During the two year probation, **Hernandez** agrees to comply with regulations of the Board for Contractors.

If **Hernandez** violates any terms of this probation, his license may be revoked, pending review by the Board.

The motion passed with a unanimous "yes" vote. Members voting "yes" were:

Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.

In the matter of Consent Order File Number 2016-01953 Virginia Carolina Buildings Inc., the board reviewed the Consent Order as seen and agreed to by **Eddie Bailey. Virginia Carolina Buildings Inc.,** did not attend the Board meeting in person, nor by counsel or any qualified representative.

**File Number
2016-01953
Virginia
Carolina
Buildings
Inc.,**

A motion was made by **Mr. Oliver** and seconded by **Mr. Redifer** to ratify the proposed Consent Order offer wherein **Virginia Carolina Buildings Inc.,** admits to the following violations of the Board's Regulations (**Count 1**) **18 VAC 50-22-260.B.18** and agrees to a monetary penalty of **\$800.00. Virginia Carolina Buildings Inc.,** also agrees to Board costs in the amount of **\$150.00. Virginia Carolina Buildings Inc.,** agrees to pay **\$950.00** and it is noted that a member of Responsible Management was required to successfully complete a Board-approved remedial education class pursuant to the terms of the Consent Order entered into on July 11, 2016.

The motion passed with a unanimous "yes" vote. Members voting "yes" were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.**

In the matter of Consent Order File Number 2016-01835 Virginia Builder LLC, the board reviewed the Consent Order as seen and agreed to by **Esteban Gerard Blankenship. Virginia Builder LLC,** did not attend the Board meeting in person, nor by counsel or any qualified representative.

**File Number
2016-01835
Virginia
Builder LLC**

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the proposed Consent Order offer wherein **Virginia Builder LLC,** admits to the following violations of the Board's Regulations (**Count 1**) **18 VAC 50-22-260.B.8** and agrees to a monetary penalty of **\$350.00; (Count 2) 18 VAC 50-22-260.B.29** and agrees to a monetary penalty of **\$550.00; and (Count 3) 18 VAC 50-22-260.B.31** and agrees to a monetary penalty of **\$400.00. Virginia Builder LLC,** also agrees to Board costs in the amount of **\$150.00. Virginia Builder LLC,** agrees to pay **\$1,450.00.**

Further, for violation of Count 1, **Virginia Builder LLC,** agrees to have a member of Responsible Management successfully complete a Board-approved remedial education.

The motion passed with a unanimous "yes" vote. Members voting "yes" were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton,**

Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.

In the matter of Consent Order File Number 2014-01782 United Constructions Corp, the board reviewed the Consent Order as seen and agreed to by **Sang Keon Lee. United Constructions Corp**, did not attend the Board meeting in person, nor by counsel or any qualified representative.

**File Number
2014-01782
United
Construction
s Corp**

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the proposed Consent Order offer wherein **United Constructions Corp**, admits to the following violations of the Board's Regulations (**Count 1**) **18 VAC 50-22-260.B.2** and agrees to a monetary penalty of **\$00.00. United Constructions Corp**, also agrees to Board costs in the amount of **\$150.00. United Constructions Corp**, agrees to pay **\$150.00**.

Further, for violation of Count 1, **United Constructions Corp**, agrees to license revocation.

The motion passed with a unanimous "yes" vote. Members voting "yes" were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.**

In the matter of Consent Order File Number 2014-01781 First United Contractors Group Inc., the board reviewed the Consent Order as seen and agreed to by **Sang Keon Lee. First United Contractors Group Inc.**, did not attend the Board meeting in person, nor by counsel or any qualified representative.

**File Number
2014-01781
First United
Contractors
Group Inc.**

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the proposed Consent Order offer wherein **First United Contractors Group Inc.**, admits to the following violations of the Board's Regulations (**Count 1**) **18 VAC 50-22-260.B.2** and agrees to a monetary penalty of **\$0.00; (Count 2) 18 VAC 50-22-260.B.2** and agrees to a monetary penalty of **\$0.00. First United Contractors Group Inc.**, also agrees to Board costs in the amount of **\$150.00. First United Contractors Group Inc.**, agrees to pay **\$150.00**.

Further, for violation of Count 1 and 2, **First United Contractors Group Inc.**, agrees to license revocation.

The motion passed with a unanimous "yes" vote. Members voting "yes" were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.**

In the matter of Consent Order File Number 2014-01780 Sang Keon Lee, the board reviewed the Consent Order as seen and agreed to by **Sang Keon Lee. Sang Keon Lee,** did not attend the Board meeting in person, nor by counsel or any qualified representative.

File Number
2014-01780
Sang Keon
Lee

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the proposed Consent Order offer wherein **Sang Keon Lee,** admits to the following violations of the Board's Regulations (**Count 1**) **18 VAC 50-30-190.2** and agrees to a monetary penalty of **\$0.00;** (**Count 2**) **18 VAC 50-30-190.2** and agrees to a monetary penalty of **\$0.00;** and (**Count 3**) **18 VAC 50-30-190.2** and agrees to a monetary penalty of **\$0.00. Sang Keon Lee,** also agrees to Board costs in the amount of **\$150.00. Sang Keon Lee,** agrees to pay **\$150.00.**

Further, for violation of Count 1, 2, and 3, Sang Keon Lee, agrees to revocation of license.

The motion passed with a unanimous "yes" vote. Members voting "yes" were: Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.

In the matter of Consent Order File Number 2015-01566 R J K Construction Inc., the board reviewed the Consent Order as seen and agreed to by **Robert Kalmin. R J K Construction Inc.,** did not attend the Board meeting in person, nor by counsel or any qualified representative.

File Number
2015-01566
R J K
Construction
Inc.

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the proposed Consent Order offer wherein **R J K Construction Inc.,** admits to the following violations of the Board's Regulations (**Count 1**) **18 VAC 50-22-260.B.14** and agrees to a monetary penalty of **\$1,800.00;** (**Count 2**) **18 VAC 50-22-260.B.16** and agrees to a monetary penalty of **\$1,850.00 R J K Construction Inc.,** also agrees to Board costs in the amount of **\$150.00. R J K Construction Inc.,** agrees to pay **\$3,800.00.**

Further, for violation of Count 1 and 2, R J K Construction Inc., agrees to revocation of his license.

The motion passed with a unanimous "yes" vote. Members voting "yes" were: Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.

In the matter of Consent Order File Number 2015-01307 R J K Construction Inc., the board reviewed the Consent Order as seen and agreed to by **Robert Kalmin. R J K Construction Inc.**, did not attend the Board meeting in person, nor by counsel or any qualified representative.

File Number
2015-01307
R J K
Construction
Inc.

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the proposed Consent Order offer wherein **R J K Construction Inc.**, admits to the following violations of the Board's Regulations (**Count 1**) **18 VAC 50-22-260.B.15** and agrees to a monetary penalty of **\$1,550.00**; (**Count 2**) **18 VAC 50-22-260.B.16** and agrees to a monetary penalty of **\$1,850.00** **R J K Construction Inc.**, also agrees to Board costs in the amount of **\$150.00**. **R J K Construction Inc.**, agrees to pay **\$3,550.00**.

Further, for violation of Count 1 and 2, **R J K Construction Inc.**, agrees to revocation of his license.

The motion passed with a unanimous "yes" vote. Members voting "yes" were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.**

In the matter of Consent Order File Number 2016-00822 Beulah Construction Inc., the board reviewed the Consent Order as seen and agreed to by **David Ratliff. Beulah Construction Inc.**, did not attend the Board meeting in person, nor by counsel or any qualified representative.

File Number
2016-00822
Beulah
Construction
Inc.

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the proposed Consent Order offer wherein **Beulah Construction Inc.**, admits to the following violations of the Board's Regulations (**Count 1**) **18 VAC 50-22-260.B.2** and agrees to a monetary penalty of **\$1,000.00**; (**Count 2**) **18 VAC 50-22-260.B.9** and agrees to a monetary penalty of **\$400.00**; and (**Count 3**) **18 VAC 50-22-260.B.28** and agrees to a monetary penalty of **\$1,750.00**. **Beulah Construction Inc.**, also agrees to Board costs in the amount of **\$150.00**. **Beulah Construction Inc.** agrees to pay **\$3,300.00**.

Further, for violation of Count 1, 2 and 3, **Beulah Construction Inc.**, agrees to revocation of his license.

In addition, the Board shall waive imposition of **\$500.00** of the monetary penalty for Count 1, **\$200.00** of the monetary penalty for Count 2, and **\$875.00** of the monetary penalty for Count 3.

The motion passed with a unanimous "yes" vote. Members voting "yes" were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton,**

Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.

In the matter of Consent Order File Number 2016-00699 The John Carl Corporation, the board reviewed the Consent Order as seen and agreed to by **John Enos. The John Carl Corporation**, did not attend the Board meeting in person, nor by counsel or any qualified representative.

**File Number
2016-00699
The John
Carl
Corporation**

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the proposed Consent Order offer wherein **The John Carl Corporation**, admits to the following violations of the Board's Regulations (**Count 1**) **18 VAC 50-22-260.B.27** and agrees to a monetary penalty of **\$700.00**; (**Count 2**) **18 VAC 50-22-260.B.13** and agrees to a monetary penalty of **\$1,000.00**. **The John Carl Corporation** also agrees to Board costs in the amount of **\$150.00**. **The John Carl Corporation**, agrees to pay **\$1,850.00**.

Further, for violation of Count 1 and 2, **The John Carl Corporation**, agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

The motion passed with a unanimous "yes" vote. Members voting "yes" were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.**

In the matter of Consent Order File Number 2017-00454 Hanover Air Systems Inc., the board reviewed the Consent Order as seen and agreed to by **Heath Denton. Hanover Air Systems Inc.**, did not attend the Board meeting in person, nor by counsel or any qualified representative.

**File Number
2017-00454
Hanover Air
Systems Inc.**

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the proposed Consent Order offer wherein **Hanover Air Systems Inc.**, admits to the following violations of the Board's Regulations (**Count 1**) **18 VAC 50-22-260.B.29** and agrees to a monetary penalty of **\$700.00**. **Hanover Air Systems Inc.**, also agrees to Board costs in the amount of **\$150.00**. **Hanover Air Systems Inc.**, agrees to pay **\$850.00**.

Further, for violation of Count 1, **Hanover Air Systems Inc.**, agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

The motion passed with a unanimous "yes" vote. Members voting "yes" were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and**

Pace were absent.

In the matter of Consent Order File Number 2017-00451 Holloway Roofing LLC, the board reviewed the Consent Order as seen and agreed to by **James Holloway**. **Holloway Roofing LLC**, did not attend the Board meeting in person, nor by counsel or any qualified representative.

File Number
2017-00451
Holloway
Roofing
LLC

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the proposed Consent Order offer wherein **Holloway Roofing LLC**, admits to the following violations of the Board's Regulations (**Count 1**) **18 VAC 50-22-260.B.29** and agrees to a monetary penalty of **\$700.00**. **Holloway Roofing LLC**, also agrees to Board costs in the amount of **\$150.00**. **Holloway Roofing LLC, agrees to pay \$850.00.**

Further, for violation of Count 1, **Holloway Roofing LLC**, agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

The motion passed with a unanimous "yes" vote. Members voting "yes" were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith**. **David Giesen and Pace were absent.**

In the matter of Consent Order File Number 2017-00446 M & L Construction Group Inc., t/a M & L Construction Company, the board reviewed the Consent Order as seen and agreed to by **Lena Stanco**. **M & L Construction Group Inc., t/a M & L Construction Company**, did not attend the Board meeting in person, nor by counsel or any qualified representative.

File Number
2017-00446
M & L
Construction
Group Inc.,
t/a M & L
Construction
Company

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the proposed Consent Order offer wherein **M & L Construction Group Inc., t/a M & L Construction Company**, admits to the following violations of the Board's Regulations (**Count 1**) **18 VAC 50-22-260.B.27** and agrees to a monetary penalty of **\$650.00**; (**Count 2**) **18 VAC 50-22-260.B.29** and agrees to a monetary penalty of **\$700.00**; (**Count 3**) **18 VAC 50-22-260.B.6** and agrees to a monetary penalty of **\$750.00**. **M & L Construction Group Inc., t/a M & L Construction Company**, also agrees to Board costs in the amount of **\$150.00**. **M & L Construction Group Inc., t/a M & L Construction Company Inc., agrees to pay \$2,250.00.**

Further, for violation of Count 1, 2 and 3, **M & L Construction Group Inc., t/a M & L Construction Company**, agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

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

In the matter of Consent Order File Number 2017-00397 Homes By Ron Inc., the board reviewed the Consent Order as seen and agreed to by **Ron Bowles. Homes By Ron Inc.,** did not attend the Board meeting in person, nor by counsel or any qualified representative.

File Number
2017-00397
Homes By
Ron Inc.

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the proposed Consent Order offer wherein **Homes By Ron Inc.,** admits to the following violations of the Board’s Regulations (**Count 1) 18 VAC 50-22-210** and agrees to a monetary penalty of **\$00.00. Homes By Ron Inc.,** also agrees to Board costs in the amount of **\$150.00. Homes By Ron Inc., agrees to pay \$150.00.**

Further, for violation of Count 1, **Homes By Ron Inc.,** agrees to revocation of his license.

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

In the matter of Consent Order File Number 2017-00396 NVR Inc., t/a Ryan Homes/NV Homes, the board reviewed the Consent Order as seen and agreed to by **Bret Hetrick. NVR Inc., t/a Ryan Homes/NV Homes,** did not attend the Board meeting in person, nor by counsel or any qualified representative.

File Number
2017-00396
NVR Inc., t/a
Ryan
Homes/NV
Homes

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the proposed Consent Order offer wherein **NVR Inc., t/a Ryan Homes/NV Homes,** admits to the following violations of the Board’s Regulations (**Count 1) 18 VAC 50-22-260.B.29** and agrees to a monetary penalty of **\$2,400.00 includes 4 violations at \$600.00 each. NVR Inc., t/a Ryan Homes/NV Homes** also agrees to Board costs in the amount of **\$150.00. NVR Inc., t/a Ryan Homes/NV Homes Inc.,** agrees to pay **\$2,550.00.**

Further, for violation of Count 1, **NVR Inc., t/a Ryan Homes/NV Homes,** agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

The motion passed with a unanimous “yes” vote. Members voting “yes” were:

Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.

In the matter of Consent Order File Number 2017-00323 Buck & The Boyz Excavating LLC, t/a Buck & The Boys Excavating, the board reviewed the Consent Order as seen and agreed to by **Terry Schruum II. Buck & The Boyz Excavating LLC, t/a Buck & The Boys Excavating**, did not attend the Board meeting in person, nor by counsel or any qualified representative.

**File Number
2017-00323
Buck & The
Boyz
Excavating
LLC, t/a
Buck & The
Boys
Excavating**

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the proposed Consent Order offer wherein **Buck & The Boyz Excavating LLC, t/a Buck & The Boys Excavating**, admits to the following violations of the Board's Regulations (**Count 1**) **18 VAC 50-22-260.B.27** and agrees to a monetary penalty of **\$650.00. Buck & The Boyz Excavating LLC, t/a Buck & The Boys Excavating**, also agrees to Board costs in the amount of **\$150.00. Buck & The Boyz Excavating LLC, t/a Buck & The Boys Excavating** agrees to pay **\$800.00**.

Further, for violation of Count 1, **Buck & The Boyz Excavating LLC, t/a Buck & The Boys Excavating** agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

The motion passed with a unanimous "yes" vote. Members voting "yes" were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.**

In the matter of Consent Order File Number 2017-00241 William A Laing III, the board reviewed the Consent Order as seen and agreed to by **William A Laing III. William A Laing III**, did not attend the Board meeting in person, nor by counsel or any qualified representative.

**File Number
2017-00241
William A
Laing III**

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the proposed Consent Order offer wherein **William A Laing III**, admits to the following violations of the Board's Regulations (**Count 1**) **18 VAC 50-22-260.B.18** and agrees to a monetary penalty of **\$800.00. William A Laing III**, also agrees to Board costs in the amount of **\$150.00. William A Laing III**, agrees to pay **\$950.00**.

Further, for violation of Count 1, **William A Laing III**, agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

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

In the matter of Consent Order File Number 2017-00233 Antonio Castro Rivera, the board reviewed the Consent Order as seen and agreed to by **Antonio Castro Rivera**. **Antonio Castro Rivera**, did not attend the Board meeting in person, nor by counsel or any qualified representative.

File Number
2017-00233
Antonio
Castro
Rivera

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the proposed Consent Order offer wherein **Antonio Castro Rivera**, admits to the following violations of the Board’s Regulations **(Count 1) 18 VAC 50-22-260.B.18** and agrees to a monetary penalty of **\$800.00**. **Antonio Castro Rivera** also agrees to Board costs in the amount of **\$150.00**. **Antonio Castro Rivera** agrees to pay **\$950.00**.

Further, for violation of Count 1, **Antonio Castro Rivera** agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

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

In the matter of Consent Order File Number 2017-00232 Irvin Construction Services Inc., the board reviewed the Consent Order as seen and agreed to by **Jason W Irvin**. **Irvin Construction Services Inc.**, did not attend the Board meeting in person, nor by counsel or any qualified representative.

File Number
2017-00232
Irvin
Construction
Services Inc.

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the proposed Consent Order offer wherein **Irvin Construction Services Inc.**, admits to the following violations of the Board’s Regulations **(Count 1) 18 VAC 50-22-260.B.29** and agrees to a monetary penalty of **\$700.00** and **(Count 2) 18 VAC 50-22-260.B.27** and agrees to a monetary penalty of **\$650.00**. **Irvin Construction Services Inc.**, also agrees to Board costs in the amount of **\$150.00**. **Irvin Construction Services Inc.** agrees to pay **\$1,500.00**.

Further, for violation of Count 1 and 2, **Irvin Construction Services Inc.** agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

The Board shall waive the \$650.00 monetary penalty for Count 2 based on Irvin

Construction Services Inc. having obtained the commercial building contractors (CBC) classification on August 15, 2016.

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

In the matter of Consent Order File Number 2017-00159 T & K Contracting LLC, the board reviewed the Consent Order as seen and agreed to by **Terry M Robinson. T & K Contracting LLC**, did not attend the Board meeting in person, nor by counsel or any qualified representative.

**File Number
2017-00159
T & K
Contracting
LLC**

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the proposed Consent Order offer wherein **T & K Contracting LLC**, admits to the following violations of the Board’s Regulations (**Count 1**) **18 VAC 50-22-260.B.9** and agrees to a monetary penalty of **\$400.00**; (**Count 2**) **18 VAC 50-22-260.B.8** and agrees to a monetary penalty of **\$350.00**; and (**Count 3**) **18 VAC 50-22-260.B.339** and agrees to a monetary penalty of **\$750.00**. **T & K Contracting LLC**, also agrees to Board costs in the amount of **\$150.00**. **T & K Contracting LLC** agrees to pay **\$1,650.00**.

Further, for violation of Count 1, 2 and 3, **T & K Contracting LLC** agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

In addition, the Board shall waive imposition of the \$400.00 monetary penalty for Count 1 provided **T & K Contracting 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 **T & K Contracting LLC** fails to comply with this condition, then the full monetary penalty will be automatically imposed.

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

In the matter of Consent Order File Number 2017-00096 Faraci Homes LLC, t/a New Line Construction Group, the board reviewed the Consent Order as seen and agreed to by **Joe Faraci. Faraci Homes LLC, t/a New Line Construction Group**, did not attend the Board meeting in person, nor by counsel or any qualified representative.

**File Number
2017-00096
Faraci
Homes LLC,
t/a New Line
Construction
Group**

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify

the proposed Consent Order offer wherein **Faraci Homes LLC, t/a New Line Construction Group**, admits to the following violations of the Board's Regulations (**Count 1**) **18 VAC 50-22-260.B.9** and agrees to a monetary penalty of **\$700.00**; and (**Count 2**) **18 VAC 50-22-260.B.31** and agrees to a monetary penalty of **\$400.00**. **Faraci Homes LLC, t/a New Line Construction Group**, also agrees to Board costs in the amount of **\$150.00**. **Faraci Homes LLC, t/a New Line Construction Group** agrees to pay **\$1,250.00**.

Further, for violation of Count 1 and 2, **Faraci Homes LLC, t/a New Line Construction Group** agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

The motion passed with a unanimous "yes" vote. Members voting "yes" were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith**. **David Giesen and Pace** were absent.

In the matter of Consent Order File Number 2017-00062 Hamilton Mitchell & Associates Inc., the board reviewed the Consent Order as seen and agreed to by **Donald E Mitchell**. **Hamilton Mitchell & Associates Inc.**, did not attend the Board meeting in person, nor by counsel or any qualified representative.

File Number
2017-00062
Hamilton
Mitchell &
Associates
Inc.

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the proposed Consent Order offer wherein **Hamilton Mitchell & Associates Inc.**, admits to the following violations of the Board's Regulations (**Count 1**) **18 VAC 50-22-260.B.28** and agrees to a monetary penalty of **\$1,750.00**. **Hamilton Mitchell & Associates Inc.**, also agrees to Board costs in the amount of **\$150.00**. **Hamilton Mitchell & Associates Inc.** agrees to pay **\$1,900.00**.

Further, for violation of Count 1, **Hamilton Mitchell & Associates Inc.** agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

Further, for violation of Count 1, **Hamilton Mitchell & Associates Inc.**, agrees to revocation of his license.

In addition, the Board shall waive imposition of the **\$1,750.00** monetary penalty and license revocation for Count 1 provided **Hamilton Mitchell & Associates Inc.** satisfies the judgments and provides the Board with proof of the satisfactions within four months of the effective date of the Order. If **Hamilton Mitchell & Associates Inc.** fails to comply with this condition, then the full monetary penalty and license revocation will be automatically imposed.

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

In the matter of Consent Order File Number 2017-00047 A-One Electric Service LLC, the board reviewed the Consent Order as seen and agreed to by **Balwinder Singh. A-One Electric Service LLC**, did not attend the Board meeting in person, nor by counsel or any qualified representative.

File Number
2017-00047
A-One
Electric
Service LLC

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the proposed Consent Order offer wherein **A-One Electric Service LLC**, admits to the following violations of the Board’s Regulations **(Count 1) 18 VAC 50-22-260.B.17** and agrees to a monetary penalty of **\$1,000.00. A-One Electric Service LLC**, also agrees to Board costs in the amount of **\$150.00. A-One Electric Service LLC** agrees to pay **\$1,150.00.**

Further, for violation of Count 1, **A-One Electric Service LLC** agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

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

In the matter of Consent Order File Number 2016-02510 Everett S Gillespie Jr, t/a Tren Scott Construction, the board reviewed the Consent Order as seen and agreed to by **Everett S Gillespie. Everett S Gillespie Jr, t/a Tren Scott Construction**, did not attend the Board meeting in person, nor by counsel or any qualified representative.

File Number
2016-02510
Everett S
Gillespie Jr,
t/a Tren
Scott
Construction

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the proposed Consent Order offer wherein **Everett S Gillespie Jr, t/a Tren Scott Construction**, admits to the following violations of the Board’s Regulations **(Count 1) 18 VAC 50-22-260.B.18** and agrees to a monetary penalty of **\$800.00. Everett S Gillespie Jr, t/a Tren Scott Construction**, also agrees to Board costs in the amount of **\$150.00. Everett S Gillespie Jr, t/a Tren Scott Construction** agrees to pay **\$950.00.**

Further, for violation of Count 1, **Everett S Gillespie Jr, t/a Tren Scott Construction** agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

The motion passed with a unanimous “yes” vote. Members voting “yes” were:

Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.

In the matter of Consent Order File Number 2016-03117 Arco Roofing & Sheet Metal Inc., the board reviewed the Consent Order as seen and agreed to by **Harry W. Archie. Arco Roofing & Sheet Metal Inc.**, did not attend the Board meeting in person, nor by counsel or any qualified representative.

**File Number
2016-03117
Arco
Roofing &
Sheet Metal
Inc**

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the proposed Consent Order offer wherein **Arco Roofing & Sheet Metal Inc.**, admits to the following violations of the Board's Regulations **(Count 1) 18 VAC 50-22-260.B.31** and agrees to a monetary penalty of **\$400.00**; **(Count 2) 18 VAC 50-22-260.B.30** and agrees to a monetary penalty of **\$1,200.00**. **Arco Roofing & Sheet Metal Inc.**, also agrees to Board costs in the amount of **\$150.00**. **Arco Roofing & Sheet Metal Inc.** agrees to pay **\$1,750.00**.

Further, for violation of Count 1 and 2, **Arco Roofing & Sheet Metal Inc.** agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

The motion passed with a unanimous "yes" vote. Members voting "yes" were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.**

In the matter of Consent Order File Number 2016-03141 Veterans Construction Services LLC, t/a Fire Kleen, the board reviewed the Consent Order as seen and agreed to by **Michael Barkley Chaney. Veterans Construction Services LLC, t/a Fire Kleen**, did not attend the Board meeting in person, nor by counsel or any qualified representative.

**File Number
2016-03141
Veterans
Construction
Services
LLC, t/a
Fire Kleen**

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the proposed Consent Order offer wherein **Veterans Construction Services LLC, t/a Fire Kleen**, admits to the following violations of the Board's Regulations **(Count 1) 18 VAC 50-22-260.B.8** and agrees to a monetary penalty of **\$350.00**. **Veterans Construction Services LLC, t/a Fire Kleen**, also agrees to Board costs in the amount of **\$150.00**. **Veterans Construction Services LLC, t/a Fire Kleen** agrees to pay **\$500.00**.

Further, for violation of Count 1, **Veterans Construction Services LLC, t/a Fire Kleen** agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

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

In the matter of Consent Order File Number 2016-03265 Bay Shore Construction Inc., t/a Bayshore Remodeling, the board reviewed the Consent Order as seen and agreed to by **Tony Ellis. Bay Shore Construction Inc., t/a Bayshore Remodeling**, did not attend the Board meeting in person, nor by counsel or any qualified representative.

**File Number
2016-03265
Bay Shore
Construction
Inc., t/a
Bayshore
Remodeling**

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the proposed Consent Order offer wherein **Bay Shore Construction Inc., t/a Bayshore Remodeling**, admits to the following violations of the Board’s Regulations (**Count 1**) **18 VAC 50-22-260.B.33** and agrees to a monetary penalty of **\$750.00. Bay Shore Construction Inc., t/a Bayshore Remodeling**, also agrees to Board costs in the amount of **\$150.00. Bay Shore Construction Inc., t/a Bayshore Remodeling** agrees to pay **\$900.00.**

Further, for violation of Count 1, **Bay Shore Construction Inc., t/a Bayshore Remodeling** agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

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

In the matter of Consent Order File Number 2017-00048 All Variety Service Company Inc., the board reviewed the Consent Order as seen and agreed to by **Anid Sareen. All Variety Service Company Inc.**, did not attend the Board meeting in person, nor by counsel or any qualified representative.

**File Number
2017-00048
All Variety
Service
Company
Inc.**

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the proposed Consent Order offer wherein **All Variety Service Company Inc.**, admits to the following violations of the Board’s Regulations (**Count 1**) **18 VAC 50-22-260.B.9** and agrees to a monetary penalty of **\$400.00; (Count 2)** **18 VAC 50-22-230.A** and agrees to a monetary penalty of **\$350.00; and (Count 3)** **18 VAC 50-22-260.B.27** and agrees to a monetary penalty of **\$650.00. All Variety Service Company Inc.**, also agrees to Board costs in the amount of **\$150.00. All Variety Service Company Inc.** agrees to pay **\$1,550.00.**

Further, for violation of Count 1, 2 and 3, **All Variety Service Company Inc.**

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

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

In the matter of Consent Order File Number 2017-00090 East Coast Drywall LLC, the board reviewed the Consent Order as seen and agreed to by **Elizabeth Brake.** **East Coast Drywall LLC**, did not attend the Board meeting in person, nor by counsel or any qualified representative.

File Number
2017-00090
East Coast
Drywall
LLC

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the proposed Consent Order offer wherein **East Coast Drywall LLC**, admits to the following violations of the Board’s Regulations **(Count 1) 18 VAC 50-22-260.B.8** and agrees to a monetary penalty of **\$350.00**; **(Count 2) 18 VAC 50-22-260.B.29** and agrees to a monetary penalty of **\$550.00**; and **(Count 3) 18 VAC 50-22-260.B.17** and agrees to a monetary penalty of **\$1,350.00.** **East Coast Drywall LLC**, also agrees to Board costs in the amount of **\$150.00.** **East Coast Drywall LLC** agrees to pay **\$2,400.00.**

Further, for violation of Count 1, 2, and 3, **East Coast Drywall LLC** agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

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

In the matter of Consent Order File Number 2017-00133 Eagle Merchant Inc., the board reviewed the Consent Order as seen and agreed to by **Robert Hockenbrought.** **Eagle Merchant Inc.**, did not attend the Board meeting in person, nor by counsel or any qualified representative.

File Number
2017-00133
Eagle
Merchant
Inc.

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the proposed Consent Order offer wherein **Eagle Merchant Inc.**, admits to the following violations of the Board’s Regulations **(Count 1) 18 VAC 50-22-260.B.8** and agrees to a monetary penalty of **\$350.00.** **Eagle Merchant Inc.**, also agrees to Board costs in the amount of **\$150.00.** **Eagle Merchant Inc.** agrees to pay **\$500.00.**

Further, for violation of Count 1, **Eagle Merchant Inc.** agrees to have a

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

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

In the matter of Consent Order File Number 2017-00143 USA Marble & Granite LLC, the board reviewed the Consent Order as seen and agreed to by **Mustafa Boraklo. USA Marble & Granite LLC**, did not attend the Board meeting in person, nor by counsel or any qualified representative.

**File Number
2017-00143
USA Marble
& Granite
LLC**

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the proposed Consent Order offer wherein **USA Marble & Granite LLC**, admits to the following violations of the Board’s Regulations **(Count 1) 18 VAC 50-22-260.B.31** and agrees to a monetary penalty of **\$400.00. USA Marble & Granite LLC**, also agrees to Board costs in the amount of **\$150.00. USA Marble & Granite LLC** agrees to pay **\$550.00.**

Further, for violation of Count 1, **USA Marble & Granite LLC** agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

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

In the matter of Consent Order File Number 2017-00198 Michael Alton Meredith, the board reviewed the Consent Order as seen and agreed to by **Michael Meredith. Michael Alton Meredith**, did not attend the Board meeting in person, nor by counsel or any qualified representative.

**File Number
2017-00198
Michael
Alton
Meredith**

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the proposed Consent Order offer wherein **Michael Alton Meredith**, admits to the following violations of the Board’s Regulations **(Count 1) 18 VAC 50-22-260.B.8** and agrees to a monetary penalty of **three violations at \$350 equals \$1,050.00; (Count 2) 18 VAC 50-22-260.B. 9** and agrees to a monetary penalty of **three violations at \$400.00 equals \$1,200.00; (Count 3) 18 VAC 50-22-230.A** and agrees to a monetary penalty of **\$350.00; (Count 4) 18 VAC 50-22-260.B.11** and agrees to a monetary penalty of **\$450.00; (Count 5) 18 VAC 50-22-260.B.27** and agrees to a monetary penalty of **\$650.00; and (Count 6) 18 VAC 50-22-260.B.33** and agrees to a monetary penalty of **\$750.00. Michael**

Alton Meredith, also agrees to Board costs in the amount of **\$150.00**. **Michael Alton Meredith** agrees to pay **\$4,600.00**.

Further, for violation of Count 1, 2, 3, and 4, **Michael Alton Meredith** agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

Further, for violation of Count 5 and 6, **Michael Alton Meredith**, agrees to revocation of his license.

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

In the matter of Consent Order File Number 2017-00302 Hot Boys LP, the board reviewed the Consent Order as seen and agreed to by **Joseph Guillory**. **Hot Boys LP**, did not attend the Board meeting in person, nor by counsel or any qualified representative.

File Number
2017-00302
Hot Boys LP

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the proposed Consent Order offer wherein **Hot Boys LP**, admits to the following violations of the Board’s Regulations (**Count 1**) **18 VAC 50-22-210** and agrees to a monetary penalty of **\$450.00**. **Hot Boys LP**, also agrees to Board costs in the amount of **\$150.00**. **Hot Boys LP** agrees to pay **\$600.00**.

Further, for violation of Count 1, **Hot Boys LP** agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

Further, for violation of Count 1, **Hot Boys LP**, agrees to revocation of his license.

In addition, the Board shall waive imposition of the \$450.00 monetary penalty for Count 1 provided **Hot Boys LP** returns its license to the Board within ninety days of the effective date of the Order. If **Hot Boys LP** fails to comply with this condition, then the full monetary penalty and license revocation will be automatically imposed.

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

In the matter of Consent Order File Number 2017-00352 Kyle Derrickson, t/a Derrickson Construction, the board reviewed the Consent Order as seen and agreed to by **Kyle Derrickson. Kyle Derrickson, t/a Derrickson Construction**, did not attend the Board meeting in person, nor by counsel or any qualified representative.

File Number
2017-00352
Kyle
Derrickson,
t/a
Derrickson
Construction

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the proposed Consent Order offer wherein **Kyle Derrickson, t/a Derrickson Construction**, admits to the following violations of the Board's Regulations **(Count 1) 18 VAC 50-22-260.B.8** and agrees to a monetary penalty of **\$350.00** and **(Count 2) 18 VAC 50-22-260.B.31** and agrees to a monetary penalty of **\$400.00**. **Kyle Derrickson, t/a Derrickson Construction**, also agrees to Board costs in the amount of **\$150.00**. **Kyle Derrickson, t/a Derrickson Construction** agrees to pay **\$900.00**.

Further, for violation of Count 1 and 2, **Kyle Derrickson, t/a Derrickson Construction** agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

The motion passed with a unanimous "yes" vote. Members voting "yes" were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.**

In the matter of Consent Order File Number 2017-00356 Stonewood Construction LLC, the board reviewed the Consent Order as seen and agreed to by **Alvis Reynolds. Stonewood Construction LLC**, did not attend the Board meeting in person, nor by counsel or any qualified representative.

File Number
2017-00356
Stonewood
Construction
LLC

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the proposed Consent Order offer wherein **Stonewood Construction LLC**, admits to the following violations of the Board's Regulations **(Count 1) 18 VAC 50-22-260.B.30** and agrees to a monetary penalty of **\$1,200.00**. **Stonewood Construction LLC**, also agrees to Board costs in the amount of **\$150.00**. **Stonewood Construction LLC** agrees to pay **\$1,350.00**.

Further, for violation of Count 1, **Stonewood Construction LLC** agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

The motion passed with a unanimous "yes" vote. Members voting "yes" were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.**

In the matter of Consent Order File Number 2017-00471 Ali Abjullah Shabazz, t/a S & H Enterprise, the board reviewed the Consent Order as seen and agreed to by **Ali Abjullah Shabaz. Ali Abjullah Shabazz, t/a S & H Enterprise**, did not attend the Board meeting in person, nor by counsel or any qualified representative.

File Number
2017-00471
Ali Abjullah
Shabazz, t/a
S & H
Enterprise

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the proposed Consent Order offer wherein **Ali Abjullah Shabazz, t/a S & H Enterprise**, admits to the following violations of the Board's Regulations **(Count 1) 18 VAC 50-22-260.B.9 two violations** and agrees to a monetary penalty of **\$400.00 each equals \$800.00; (Count 2) 18 VAC 50-22-260.B.11** and agrees to a monetary penalty of **\$400.00; (Count 3) 18 VAC 50-22-260.B.33** and agrees to a monetary penalty of **\$850.00; and (Count 4) 18 VAC 50-22-260.B.6** and agrees to a monetary penalty of **\$800.00. Ali Abjullah Shabazz, t/a S & H Enterprise**, also agrees to Board costs in the amount of **\$150.00. Ali Abjullah Shabazz, t/a S & H Enterprise** agrees to pay **\$3,050.00.**

Further, for violation of Count 1, 2, 3 and 4, **Ali Abjullah Shabazz, t/a S & H Enterprise** agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

The motion passed with a unanimous "yes" vote. Members voting "yes" were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.**

In the matter of Consent Order File Number 2017-00517 W T Anderson Corp, the board reviewed the Consent Order as seen and agreed to by **Maytee Anderson. W T Anderson Corp**, did not attend the Board meeting in person, nor by counsel or any qualified representative.

File Number
2017-00517
W T
Anderson
Corp

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the proposed Consent Order offer wherein **W T Anderson Corp**, admits to the following violations of the Board's Regulations **(Count 1) 18 VAC 50-22-260.B.8** and agrees to a monetary penalty of **\$350.00; and (Count 2) 18 VAC 50-22-260.B.9** and agrees to a monetary penalty of **\$400.00. W T Anderson Corp**, also agrees to Board costs in the amount of **\$150.00. W T Anderson Corp** agrees to pay **\$900.00.**

Further, for violation of Count 1 and 2, **W T Anderson Corp** agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

In addition, the Board shall waive imposition of the \$400.00 monetary penalty

for Count 2 provided **W T Anderson Corp** provides a copy of its current contract to the Board 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 **W T Anderson Corp** fails to comply with this condition, then the full monetary penalty will be automatically imposed

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

In the matter of Consent Order File Number 2017-00549 Roof Top Services LLC, the board reviewed the Consent Order as seen and agreed to by **Darren P Giacalone. Roof Top Services LLC**, did not attend the Board meeting in person, nor by counsel or any qualified representative.

File Number
2017-00549
Roof Top
Services
LLC

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the proposed Consent Order offer wherein **Roof Top Services LLC**, admits to the following violations of the Board’s Regulations (**Count 1**) **18 VAC 50-22-260.B.29** and agrees to a monetary penalty of **\$700.00. Roof Top Services LLC**, also agrees to Board costs in the amount of **\$150.00. Roof Top Services LLC** agrees to pay **\$850.00**.

Further, for violation of Count 1, **Roof Top Services LLC** agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

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

In the matter of Consent Order File Number 2017-00559 Mebrica Associates Inc., t/a Puroclean Emergency Restoration Specialists, the board reviewed the Consent Order as seen and agreed to by **Mike D. O’Donnell. Mebrica Associates Inc., t/a Puroclean Emergency Restoration Specialists**, did not attend the Board meeting in person, nor by counsel or any qualified representative.

File Number
2017-00559
Mebrica
Associates
Inc., t/a
Puroclean
Emergency
Restoration
Specialists

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the proposed Consent Order offer wherein **Mebrica Associates Inc., t/a Puroclean Emergency Restoration Specialists**, admits to the following violations of the Board’s Regulations (**Count 1**) **18 VAC 50-22-260.B.8** and agrees to a monetary penalty of **\$350.00. Mebrica Associates Inc., t/a**

Puroclean Emergency Restoration Specialists, also agrees to Board costs in the amount of **\$150.00**. **Mebrica Associates Inc., t/a Puroclean Emergency Restoration Specialists** agrees to pay **\$500.00**.

Further, for violation of Count 1, **Mebrica Associates Inc., t/a Puroclean Emergency Restoration Specialists** agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

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

In the matter of Consent Order File Number 2017-00574 Robert C Bost Associates Inc., the board reviewed the Consent Order as seen and agreed to by **A. Gregory Roberts. Robert C Bost Associates Inc.**, did not attend the Board meeting in person, nor by counsel or any qualified representative.

File Number
2017-00574
Robert C
Bost
Associates

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the proposed Consent Order offer wherein **Robert C Bost Associates Inc.**, admits to the following violations of the Board’s Regulations **(Count 1) 18 VAC 50-22-220.B** and agrees to a monetary penalty of **\$450.00; and (Count 2) 18 VAC 50-22-220.C** and agrees to a monetary penalty of **\$450.00. Robert C Bost Associates Inc.**, also agrees to Board costs in the amount of **\$150.00. Robert C Bost Associates Inc.** agrees to pay **\$1,050.00**.

For violation of Count 1 and 2, **Robert C Bost Associates Inc.**, agrees to revocation of his license.

In addition, the Board shall waive license revocation for Count 1 provided **Robert C Bost Associates Inc.** reports a change in the designated employee within ninety days of the effective date of the Order. If **Robert C Bost Associates Inc.** fails to comply with this condition, then the license revocation will be automatically imposed.

Also the Board shall waive the license revocation for Count 2 provided **Robert C Bost Associates Inc.** reports a change in the qualified individual within ninety days of the effective date of the Order. If **Robert C Bost Associates Inc.** fails to comply with the condition, then the license revocation will be automatically imposed.

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

In the matter of Consent Order File Number 2017-01172 C W Brinkley Inc., the board reviewed the Consent Order as seen and agreed to by **Mark A. Brinkley. C W Brinkley Inc.,** did not attend the Board meeting in person, nor by counsel or any qualified representative.

File Number
2017-01172
C W
Brinkley Inc.

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the proposed Consent Order offer wherein **C W Brinkley Inc.,** admits to the following violations of the Board's Regulations (**Count 1) 18 VAC 50-22-260.B.29** and agrees to a monetary penalty of **\$700.00;** (**Count 2) 18 VAC 50-22-220.A** and agrees to a monetary penalty of **\$450.00** and (**Count 3) 18 VAC 50-22-220.B** and agrees to a monetary penalty of **\$450.00. C W Brinkley Inc.,** also agrees to Board costs in the amount of **\$150.00. C W Brinkley Inc.,** agrees to pay **\$1,750.00.**

Further, for violation of Count 1 2 and 3, **C W Brinkley Inc.,** agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

In addition, the Board shall waive imposition of the \$450.00 monetary penalty for Count 2 provided **C W Brinkley Inc.,** reports a change in the officers of the Corporation within ninety of the effective date of this Order. If **C W Brinkley Inc.,** fails to comply with this condition, then the full monetary penalty will be automatically imposed.

In addition, the Board shall waive imposition of the \$450.00 monetary penalty for Count 3 provided **C W Brinkley Inc.,** reports a change in the designated employee within ninety days of the effective date of the Order. If **C W Brinkley Inc.,** fails to comply with this condition, then the full monetary penalty will be automatically imposed.

The motion passed with a unanimous "yes" vote. Members voting "yes" were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.**

In the matter of Consent Order File Number 2017-01173 Hoy Construction Inc., the board reviewed the Consent Order as seen and agreed to by **Robert Melancon. Hoy Construction Inc.,** did not attend the Board meeting in person, nor by counsel or any qualified representative.

File Number
2017-01173
Hoy
Construction
Inc.

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the proposed Consent Order offer wherein **Hoy Construction Inc.,** admits to the following violations of the Board's Regulations (**Count 1) 18 VAC 50-22-260.B.29** and agrees to a monetary penalty of **\$700.00. Hoy Construction**

Inc., also agrees to Board costs in the amount of **\$150.00**. **Hoy Construction Inc.** agrees to pay **\$850.00**.

Further, for violation of Count 1, **Hoy Construction Inc.** agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

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

In the matter of Consent Order File Number 2017-00517 Princess Anne Builders Inc., the board reviewed the Consent Order as seen and agreed to by **Sidney A Wood. Princess Anne Builders Inc.**, did not attend the Board meeting in person, nor by counsel or any qualified representative.

File Number
2017-01179
Princess
Anne
Builders Inc.

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the proposed Consent Order offer wherein **Princess Anne Builders Inc.**, admits to the following violations of the Board’s Regulations (**Count 1**) **18 VAC 50-22-260.B.29** and agrees to a monetary penalty of **\$1,400.00**. **Princess Anne Builders Inc.**, also agrees to Board costs in the amount of **\$150.00**. **Princess Anne Builders Inc.** agrees to pay **\$1,550.00**.

Further, for violation of Count 1, **Princess Anne Builders Inc.** agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

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

In the matter of Consent Order File Number 2017-01180 Woda Construction Inc., the board reviewed the Consent Order as seen and agreed to by **David Cooper Jr. Woda Construction Inc.**, did not attend the Board meeting in person, nor by counsel or any qualified representative.

File Number
2017-01180
Woda
Construction
Inc.

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the proposed Consent Order offer wherein **Woda Construction Inc.**, admits to the following violations of the Board’s Regulations (**Count 1**) **18 VAC 50-22-260.B.29** and agrees to a monetary penalty of **\$700.00**. **Woda Construction Inc.**, also agrees to Board costs in the amount of **\$150.00**. **Woda Construction Inc.** agrees to pay **\$850.00**.

Further, for violation of Count 1 and 2, **Woda Construction Inc.** agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

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

In the matter of Consent Order File Number 2017-01543 Seville Masonry Tidewater LLC, the board reviewed the Consent Order as seen and agreed to by **Michael K Gafney.** **Seville Masonry Tidewater LLC**, did not attend the Board meeting in person, nor by counsel or any qualified representative.

File Number
2017-01543
Seville
Masonry
Tidewater
LLC

A motion was made by **Mr. Oliver** and seconded by **Mr. Middleton** to ratify the proposed Consent Order offer wherein **Seville Masonry Tidewater LLC**, admits to the following violations of the Board’s Regulations (**Count 1**) **18 VAC 50-22-260.B.29** and agrees to a monetary penalty of **\$700.00.** **Seville Masonry Tidewater LLC**, also agrees to Board costs in the amount of **\$150.00.** **Seville Masonry Tidewater LLC** agrees to pay **\$850.00.**

Further, for violation of Count 1, **Seville Masonry Tidewater LLC** agrees to have a member of Responsible Management successfully complete a Board-approved remedial education class.

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

Mr. Dyer, Board chair, recessed the Board for a 9 minute break at 11:44 am and reconvened the Board for business at 11:53 am.

Break and
Reconvene

A motion was made by Mr. Redifer and seconded by Mr. Oliver to reopen case 2017-01098 at the request of the applicant. It was noted that the applicant arrived late to the meeting due to traffic issues.

Reopen case
L 3
2017-01098
Saul Ernesto
Romero

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

In the matter of License Application File Number 2017-01098, Saul Ernesto Romero, the Board members reviewed the record, which consisted of the application file, transcript and exhibits, and Summary of the Informal Fact-Finding Conference.

**File Number
2017-01098
Saul Ernesto
Romero**

Saul Ernesto Romero participated in the Informal Fact Finding Conference.

Saul Ernesto Romero did appear at the Board meeting in person. He addressed the Board and shared his desire to have the Board reconsider the decision in his licensing case. He asked to have the Board consider him for Electrical only and provided the Board with a paper that shared that he wished to withdraw his application for consideration of Natural gas and plumbing at this time and to only be considered for Electrical.

The presiding Board representative **Ms. Eldridge** did not participate in the discussion and did not vote.

After discussion, a motion was made by **Mr. Redifer** and seconded by **Mr. Oliver** to vacate the Board's decision to remand the case and to honor the applicant's wishes and approve the application based on the electrical experience of Mr. Romero. The Board drops plumbing and natural gas from this application at the applicant's request. The Board is satisfied with the electrical experience of this applicant.

The motion passed by a unanimous vote. Members voting "Yes" were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.**

Education Report

Wendy Duncan the Board's Education Specialist presented Staff's recommendation of approval for: **1st Choice CE provider for Continuing Education for Plumbing Online Courses as a new provider.**

**7. A.
Education
Report**

Following discussion and review **Mr. Mitchell** offered a motion seconded by **Mr. Hux** to approve **as recommended.**

The motion passed with a unanimous "yes" vote. Members voting "yes" were: **Ayres, Bynum-Coleman, Dowdy, Dyer, Hux, Magruder, Middleton, Mitchell, O'Dell, Oliver, Trenary, Redifer, and Smith. David Giesen and Pace were absent.**

Wendy Duncan the Board's Education Specialist presented Staff's recommendation of approval for: **Baltimore Electrical JATC (IBEW Local 24) – new provider for Vocational Continuing Education – Electrical Classroom training.**

Following discussion and review **Mr. Mitchell** offered a motion seconded by **Mr. Hux** to approve **as recommended.**

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

Wendy Duncan the Board's Education Specialist presented Staff's recommendation of approval for: **Goulds Water Technologies** provider for **Vocational Continuing Education - Classroom- for Water Well Systems Provider.**

Following discussion and review **Mr. Oliver** offered a motion seconded by **Mr. Mitchell** to approve **as recommended.**

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

Wendy Duncan the Board's Education Specialist presented Staff's recommendation of approval for: **Jade Learning LLC** provider for **Continuing Education Courses Classroom – Electrical.**

Following discussion and review **Mr. Mitchell** offered a motion seconded by **Mr. Hux** to approve the application at this time as recommended by staff.

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

Wendy Duncan the Board's Education Specialist presented Staff's recommendation of approval for: **JCR Productions Inc.** provider for **Online Continuing Education Courses for – Electrician.**

Following discussion and review **Mr. Mitchell** offered a motion seconded by

Mr. Hux to approve the application at this time as recommended by staff.

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

Wendy Duncan the Board’s Education Specialist presented Staff’s recommendation of approval for: **Kruger’s Training Academy** new provider for **Vocational Education Classroom – Backflow.**

Following discussion and review **Mr. Mitchell** offered a motion seconded by **Mr. Oliver** to approve the application at this time as recommended by staff.

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

Wendy Duncan the Board’s Education Specialist presented Staff’s recommendation of approval for: **Pipe Trade Technologies Inc.** new provider for **Vocational Education Courses Classroom – Backflow Prevention Device Worker.**

Following discussion and review **Mr. Mitchell** offered a motion seconded by **Mr. Hux** to approve the application at this time as recommended by staff.

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

Wendy Duncan the Board’s Education Specialist presented Staff’s recommendation of approval for: **Stepping Stones Career Training School** provider for **Vocational - Continuing Education – Pre-license Education Courses Classroom – Gas Fitter, Electrical Plumbing, HVAC – New Provider.**

Following discussion and review **Mr. Mitchell** offered a motion seconded by **Mr. Hux** to approve the application at this time as recommended by staff.

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

Pace were absent.

Education Report

Eric Olson, Executive Director shared with the Board there were three remedial education classes since the last meeting. One was a special class. Attendance was good in all classes. Marjorie King attended the VA Well Water Association Meeting and taught a class. It was received well. Tomorrow she will attend the JES class in VA Beach and train their staff for a two hour session at their request.

Licensing Agreement – Larry Powers

At the request of Mr. Powers, Board members reviewed a handout from Mr. Powers. Mr. Powers attended the meeting and he addressed the Board sharing his concern with being able to secure the information that the Board requested of him in order to gain approval to become licensed. Powers requested the Board reconsider the previous request and grant him a license. There was much discussion and the Board asked counsel for advice. Attorney Laws shared that the Board has requested Only claimant to be audited – not a corporation, etc., the Board of Accountancy says that an individual may be audited. There was additional discussion re: this matter of the financial audit request. In lieu of a financial audit the applicant could post a \$50,000.00 surety bond with the Board For Contractors as the Payee. This would more than satisfy the financial requirement.

Mr. Dyer offered a motion seconded by **Mr. Oliver** to amend the License agreement to reflect the Board’s willingness to accept a surety bond in the amount of \$50,000.00 naming the Department of Professional and Occupational Regulation as the obligee. This bond will be provided in lieu of providing a financial statement, audited by a certified public accountant in accordance with the current standards set forth by the American Institute of Certified Public Accounts (AICPA) that shows a net worth of at least \$45,000.00. After fulfilling this agreement the Class A license will be issued.

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

Faith Builders- Consent Order

The Board was given a handout from Faith Builders Inc. They reviewed the handout and discussed it. After discussion a motion was offered by Mr. Oliver

**7. A.
Education
Cont.**

**7. B. Powers
Licensing
Agreement**

**7. C.
2016-01468
Faith
Builders**

and seconded by Mr. Hux to grant a 120 day extension based on the circumstances surrounding this request.

Request for extension

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

At 12:30 pm **Mr. Oliver** motioned, “**Mr. Chairman, I move that this meeting be recessed and that the Board immediately reconvene in closed meeting for the purpose of consultation with legal counsel pertaining to actual and/or potential litigation as permitted by §2.2-3711.A.7 of the Code of Virginia. The following non-members will be in attendance to reasonable aid the consideration of the topic. Jay DeBoer, Josh Laws, Eric Olson, Sara Towell, and Bonnie Adams. This motion is made with respect to the matters identified as agenda item 7 D. File number 2016-00287.**” The motion was seconded by **Mr. Redifer.**

Closed Session Agenda Item 7 D.

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

At 12:43 pm **Mr. Oliver** offered a motion to reconvene the meeting. **Mr. Magruder** seconded the motion.

Reconvene

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

WHEREAS, the Board for Contractors has convened a closed meeting on this date pursuant to an affirmative recorded vote and in accordance with the provisions of the Virginia Freedom of Information Act; and

Certification of Closed Meeting

WHEREAS, §2.2-3712 OF THE Code of Virginia requires a certification by this Board for Contractors that such closed meeting was conducted in conformity with Virginia law;

NOW, THEREFORE, BE IT RESOLVED that the Board for Contractors hereby certifies that, to the best of each member’s knowledge, (i) only public

business matters lawfully exempted from open meeting requirements by Virginia law were discussed in the closed meeting to which this certification resolution applies and (ii) only such public business matters as were identified in the motion convening the closed meeting were heard, discussed or considered by the Board for Contractors.

Mr. Olson conducted the:

Call for Vote:

Members responding “Aye”: Vance T. Ayres, Sheila Bynum-Coleman, Herbert “Jack” Dyer, Jr., David Giesen, Jeffery Hux, Gene E. Magruder, Erby G. “Rudy” Middleton, III, Jeffrey S. Mitchell, John O’Dell, James Oliver, E. C. “Chick” Pace, III, Michael Redifer, Troy Smith, Jr., and Jason “Jake” Trenary.

Members absent were: David Giesen, and E. C. “Chick” Pace.

In the matter of Patrick Wright t/a Wright Home Improvement, case 2016-00287, the Board reviewed a handout concerning this matter during their closed session. This matter was reopened for discussion.

After discussion, **Mr. Oliver** offered a motion that was seconded by **Mr. Magruder** to vacate the original order and to remand this matter to an IFF with the recommendation that staff offer the services of ADR (Alternative Dispute Resolution) to the parties involved. If ADR does not materialize then the case will be handled in a disciplinary hearing.

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

Legislative Update

Jay DeBoer, Agency Director, shared various information from the legislative session of 2017. He discussed the surety bond for the Board for Contractors as a means of applicants meeting the financial obligation for licensure, the Contractor Board will now have sixteen members (an engineer will be serving on our Board. There was discussion of the Periodic Review of Board Regulations and the frequency thereof. Information concerning burdensome rules and Regulations was also discussed. That concluded the Director’s general overview of the 2017 session.

**File Number
2016-00287
Patrick
Wright t/a
Wright
Home
Improvement**

**7 E.
Legislative
Update**

Regulatory Update – withdrawal of Integrity regulations

Eric Olson shared with the Board: In December of 2016 The final integrity regulations were adopted by the Board. They were ready to be sent to the governor’s office for approval. After much thought and consideration it was determined that final approval of these would/could triple the application processing time. The Regulations were withdrawn on Friday, March 3, 2017. No vote necessary.

7 F. Integrity Regulations

Regulatory Update – addition of meth lab remediators

Eric Olson gave the Board an update on the process. The meth lab remediators’ regulations are being worked on with the Department of Planning and Budget. They are in the first step of the executive branch review. No vote necessary.

7 G. Meth Lab Remediators

Regulatory Update-temporary fee reduction – extension

Eric Olson shared with the Board: After careful consideration of the fee reports and the requirements of the Callahan Act. Staff recommends that the Board extend the temporary fee reduction for 2 years to become effective July 1, 2017. A cost analysis will be performed later to be certain we are continuing to remain on track with our finances.

7 H. Temporary Fee Reduction Extension

After discussion a motion was offered by **Mr. Middleton** and seconded by **Mr. Oliver** to extend the temporary fee reduction for two years to become effective July 1, 2017.

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

Exams- BLD exam for HIC candidates

Eric Olson shared that staff has received requests from applicants seeking the Home Improvement Contractor specialty to have the Board consider the building exam cover the HIC specialty.

7 J. Exams – BLD exam for HIC candidates, request for consideration

After discussion a motion was offered by **Mr. Middleton** and seconded by **Mr. Redifer** to revisit this matter in six months. n

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

Exams – in languages other than English, request for consideration

7 K. Exams in language other than English

Mr. Olson brought to the Board’s attention that staff has received several requests from applicants that the Board offer the Exams in languages other than English.

He shared that in order for our examination vendor to offer this feature; there will be a cost involved and also an addendum to our current exam contract. The Board can direct staff to explore the options and inquire concerning the cost involved. If this is the Board’s pleasure – staff would need to know how many languages to investigate and report on.

After discussion **Mr. Middleton** offered a motion seconded by **Mr. Trenary** to direct staff to inquire: the cost associated with all areas affiliated with offering examinations in at least 10 different languages and bring this report back to the Board for further consideration upon completion. Staff should also research any cost affiliated with security/contract changes that may be involved with this request.

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

Exams – Pass Rate Report

7 L. Pass Rates Reports

The Board was given a handout of the test pass rates for the Contractors/Tradesman Examinations administered by PSI our exam vendor. Board members reviewed this information and discussed it. No vote was necessary.

Specialty Interpretation – installation of water meters

Eric Olson shared with the Board that staff is requesting clarification on what specialty or specialties are needed for installation of water meters.

After discussion **Mr. Oliver** offered a motion seconded by **Mr. Hux** that a license holder with the specialty of Plumbing or a Utility Contractor can install water meters.

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

7 M. Specialty interpretation

Exam Site Security

Eric Olson shared: Exam site security for out of state exams is a concern that has been expressed by several applicants. This would require, consideration by the Board for contract modification. We have specific requirements in our PSI contract as it pertains to security requirements for exam administration.

PSI is unable to administer the Virginia Contractor exams in some of the other states due to the “security” contract clause. Applicants have been calling and requesting the ability to sit for the Virginia Contractors Exam in other states to avoid the cost of having to travel to Virginia to sit for the Exam. In order to accommodate the request our Agency would have to do a contract modification with PSI for security requirements. This request requires Board direction.

After discussion **Mr. Redifer** offered a motion seconded by **Mr. Oliver** that the Board does **not** wish to request any contract modifications as it relates to security measures with PSI and administration of the Virginia Contractor Exam.

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

7 I. Exam Site Security

Recovery Fund Financial Statement

The Board was given a copy of the March 2017 Recovery Fund Financial Statement for review. No vote was needed.

7 N. Recovery Fund

Board Member left meeting

Mr. Trenary

Mr. Trenary excused himself and left the meeting for the day. No vote necessary.

Removal/replacement of backflow devices

7 O.
Backflow
device
removal/repl
acement

Removal/replacement of backflow devices by individuals holding 2765 certification was discussed. The Board talked installation of backflow prevention devices being incidental to the job. They also talked about appropriately trained individuals replacing/repairing existing as well as installing backflow devices.

Mr. Hux offered a motion seconded by **Mr. Redifer** to add the word replace to the Board Policy. This will include replace and or repair.

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

There was Board discussion about a plumber cracking the seal of an existing water well.

After discussion **Mr. Redifer** offered a motion seconded by **Mr. Middleton** not to revisit this policy.

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

The Board meeting adjourned at 2:59 pm.

Adjourn-
ment

Contractor Board Meeting Minutes

March 7, 2017

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Herbert "Jack" Dyer, Jr., Chairman

Jay W. DeBoer, Secretary

Copy teste:

Custodian of the Record