

**NOTICE IS HEREBY GIVEN THAT THE REGULAR MONTHLY MEETING OF MEMBERS
OF THE OKLAHOMA REAL ESTATE COMMISSION WILL BE HELD AT THE
FOLLOWING TIME AND PLACE:**

**October 10, 2007 – 8:30 A.M.
OKLAHOMA REAL ESTATE COMMISSION
2401 NW 23RD STREET, SUITE 18
OKLAHOMA CITY, OKLAHOMA**

**OKLAHOMA REAL ESTATE COMMISSION
AGENDA – BUSINESS MEETING
October 10, 2007**

Preliminary Agenda

I. OPENING OF BUSINESS MEETING

- A. Call to Order – 8:30 a.m.**
- B. Approval of Minutes from the August 15th regular meeting**
- C. Public Participation (Open Topic)**
- D. The Commission May Vote to Approve, Disapprove or Take Other Action on Any Item Listed on this Agenda**

II. FORMAL ACTION – APPEALS / HEARINGS

A. APPLICANT APPEAL

A-2007-100 – **John Mack Butler** (PSA) – Tulsa (Kisner): Administratively denied on August 17, 2007 based on the fact that he disclosed on his June 2004 application that he had had miscellaneous traffic citations issued against him and that over thirty years ago he was fined \$100.00 for discharging a firearm in public. He also indicated on his application that he has had an outstanding complaint with the Oklahoma Bar Association for over three (3) years, but does not anticipate any action in the matter.

Information obtained from the Oklahoma Bar Association (OBA) revealed that the complaint filed against the applicant alleges eight (8) counts of professional misconduct in violation of the Oklahoma Rules of Professional Conduct. The allegations within the complaint center around misappropriation of funds, untrustworthiness and neglect of the applicant to respond to formal requests from the OBA in reference to numerous complaints filed against him.

On October 10, 2006 the applicant was contacted to see if he was still interested in pursuing his application, and if so he would need to submit a summary about the Oklahoma Bar Association findings. At that time, the applicant indicated that he would send in the requested documents. On May 25, 2007 he contacted the Education and Licensing Director and advised her that the situation had been resolved, the documents pertaining to the case had been closed and that he would be submitting information regarding the case, however, as of August 10, 2007, the applicant has made no further contact with this office and has not submitted the requested documents.

A-2007-054 – **Lisa Kay Cerda** (PSA) – Stillwell (Kisner): Administratively denied on April 24, 2007 based on the fact that she disclosed on her application that she had been arrested in Chino, California for Driving Under the Influence. Information submitted to and gathered by the Investigation Department revealed the following:

Case Number TCH 345174 in San Bernardino, CA: Charged with Driving Under the Influence and received a three (3) year withheld/suspended sentence, \$1,474.00 fines, costs, and fees; Alcohol Program and had her driver's license suspended for ninety (90) days. Although the withheld/suspended sentence is scheduled to expire in September 2007, the applicant failed to provide any information regarding the fulfillment status of the fines, costs and fees that were ordered by the court.

A-2007-103 – **Carmeka Letisha Goff** (PSA) – Tulsa (Sokolosky): Administratively denied on August 22, 2007 based on the fact that she disclosed on her application that she had past convictions in Tulsa County. Information provided by the applicant revealed the following:

Case Number CF-1994-4984 (October 19, 1994): Charged with Obtaining Merchandise by False Pretense/Felony and was sentenced to 120 days in the custody of the Tulsa County Jail, plus fines and costs. The sentence was completed, and all fines and costs were paid in full.

Case Number CF-1993-5460 (November 30, 1993): Charged with Grand Larceny/Felony and received an 18-month deferred sentence, 100 work hours, plus fines and costs. On January 26, 1995, her sentence was accelerated to one year (suspended) in custody of the Department of Corrections, plus fines and costs (amended in December 1995 to reflect a sentence of 120 days in the Tulsa County Jail instead of 1 year suspended, which ran concurrent to CF-94-4984. The sentence was completed and all fines and costs were paid in full.

A-2007-101 – **Chad Michael Quinn** (PSA) – Oklahoma City (Sokolosky): Administratively denied on August 17, 2007 based on the fact that he disclosed on his application that he had a Driving Without a License misdemeanor conviction in Caldwell, Idaho in 2001. Further information provided to and received by the Investigation Department revealed the following:

Case Number CR-2002-0012897-C (June 24, 2002): Charged with Alcohol Beverage – Consume/Possess Open Container and received a \$75.00 fine, which was paid in full.

Case Number CR-2000-0024514-N (December 14, 2000): Charged with Driving Without Privileges and received 30 (thirty) days in jail with 28 days suspended, 12 months unsupervised probation, six (6) months suspension of his license and fines and fees totaling \$484.50. All sentences were completed and all fines paid.

Case Number CR-1999-0004294-N (May 13, 1999): Charged with Drivers License – Fail to Purchase/Invalid and received a \$217.50 fine, which was paid in full.

Case Number CR-1999-0001501-N (February 16, 1999): Charged with Driving – Inattentive/Careless and received a \$169.50 fine, which was paid in full.

Case Number CR-1996-0000353-C (January 11, 1996): Charged with Trespass and was sentenced to 30 days in jail (suspended), one year unsupervised probation, community service, and received fines/fees totaling \$51.50. The sentence was completed and all fines/fees were paid in full.

Case Number CR-1996-0000352-C (January 11, 1996): Charged with Alcoholic Beverage – Possess/Consume/Purchase by minor and was sentenced to two (2) years unsupervised probation and received fines/fees totaling \$251.50. The sentence was completed and all fines/fees were paid in full.

Case Number CR-1996-0000294-C (January 9, 1996): Charged with Driving Without Privileges (Count 1) and Alcoholic Beverage – Possess/Consume/Purchase by Minor

(Count 2). For Count 1, he was sentenced to 30 days in jail, with 25 days suspended, one (1) year supervised probation and received fines and fees totaling \$521.50. For Count 2, he was sentenced to 60 days in jail, with 57 days suspended, one (1) year supervised probation and received fines and fees totaling \$251.50. All sentences were completed and all fines/fees were paid in full.

Case Number CR-1995-0008601-C (October 16, 1995): Charged with Drivers License – Fail to Purchase/Invalid and received a \$151.50 fine, which was paid in full.

Case Number CR-1995-0006158-C (July 24, 1995): Charged with Alcoholic Beverage – Possess/Consume/Purchase by Minor (Count 1) and Failure to Appear for Misdemeanor Citation (Count 2). He received a fine of \$150.00 in Count 1 and a fine of \$300.00 in Count 2. All fines were paid in full.

Case Number CR-1994-0009519-C (December 16, 1994): Charged with Drivers License – Fail to Purchase (Count 1), Driving – Inattentive/Careless (Count 2) and Failure to Appear for Misdemeanor Citation (Count 3). In Count 1, he received a fine of \$105.50 and in Counts 2 and 3 he received a fine of \$151.50 each. All fines were paid in full.

Case Number CR-1993-0005693-C (August 16, 1993): Charged with Driving Without Privileges (Count 1) and Failure to Appear for Misdemeanor Citation (Count 2). In Count 1, he was sentenced to 30 days in jail, with 28 days suspended, suspension of his driver's license for six (6) months and fines and fees totaling \$384.50. In Count 2, he was sentenced to 10 days in jail with 8 days suspended, and received fines and fees totaling \$149.50. All sentences were completed and all fines/fees were paid in full.

Case Number CR-1993-0003716-C (June 1, 1993): Charged with Alcoholic Beverage – Possess/Consume/Purchase by Minor and received a 90-day suspension of his driver's license and a fine of \$82.50. The suspension was completed and the fine paid in full.

Case Number CR-1992-0002226-C (April 1, 1992): Charged with Tobacco – buy/possess by Minor or Sale of Tobacco and received a fine of \$82.50, which was paid in full.

B. CONSENT ORDER

C-2006-036 – Fite and Reynolds Real Estate Incorporated, John H. Reynolds, Jr. (BM) and Angela D. Jackson (SA) – Muskogee (Preslar): Possible violations by Respondent John H. Reynolds, Jr.:

Title 59 O.S. §858-312, Subsections 6 and 9 and Rule 605:10-13-1(1), in that he may have failed to maintain in his file a copy of the Seller's Estimate of Expenses;

Title 59 O.S. §858-312, Subsections 9 and 23 and Title 60 O.S. Chapter 16A, §833, Subsection C, in that he may have provided a Residential Property Condition Disclosure Statement which was dated more than 180 days prior to the date it was received for by the purchaser.

Possible violations by Respondent Fite and Reynolds Real Estate Incorporated:

Title 59 O.S. §858-312, Subsections 8 and 9 and Rule 605:10-17-4(6), in that they may have failed to properly supervise the activities of an associate, as they failed to ensure that Respondent Angela D. Jackson did not, in a mortgage fraud scheme: 1) advise and encourage the complainants to pay \$1400.00 to the purchaser after closing, which sum was not identified on the HUD-1 Settlement Statement, 2) advise the complainants to destroy a second mortgage document after closing, and 3) harass and badger the complainants after closing, in an attempt to coerce them into paying \$1400.00 to the Buyers.

Consented: Respondent John H. Reynolds, Jr. has consented to an assessment of an administrative fine of Five Hundred Dollars (\$500.00) for each violation, for a total of One Thousand Dollars (\$1,000.00). Respondent Fite & Reynolds Real Estate Incorporated has consented to an assessment of an administrative fine of Five Hundred Dollars (\$500.00).

Respondent Angela D. Jackson is not a party to this Consent Order.

C. HEARING EXAMINER REPORT

U-2006-010 – Shalonda Evette Robertson (PSA) – Oklahoma City (Kisner): On August 30, 2007, the Hearing Examiner reported that the Respondent was found in violation of Title 59 O.S. §858-102(2), 858-301 and 858-401, in that she engaged in licensable real estate activities while unlicensed and received commissions from such activities.

Recommend: That the Respondent Shalonda Evette Robertson be ordered to pay an administrative fine of Thirteen Thousand Two Hundred Seventy-seven Dollars and one cent (\$13,277.01).

C-2007-085 – D Smith Company Incorporated and Derrick L. Smith (BM) – Oklahoma City (Sokolosky): On September 25, 2007, the Hearing Examiner reported that the Respondent was found in violation of the following:

Title 59 O.S. §858-312 Subsections 8 and 9 and Rule 605:10-13-1(a)(1)(E), in that on September 10, 2005 he withdrew \$2,300.00 belonging to others from his trust account and used the money for personal purposes;

Title 59 O.S. §858-312 Subsections 8 and 9 and Rule 605:10-13-1(a)(1)(E), in that on October 1, 2005 he withdrew \$500.00 belonging to others from his trust account and used the money for personal purposes;

Title 59 O.S. §858-312 Subsections 8 and 9 and Rule 605:10-13-1(a)(1)(E), in that on June 2, 2006 he withdrew \$500.00 belonging to others from his trust account and used the money for personal purposes; and

Title 59 O.S. §858-312 Subsections 8 and 9 and Rule 605:10-13-1(a)(1)(E), in that on June 21, 2006 he withdrew \$1000.00 belonging to others from his trust account and used the money for personal purposes

Recommend: That the broker's license of Respondent Derrick L. Smith be reduced to that of a sales associate, and that the case against Respondent D Smith Company be dismissed.

III. COMPLAINTS/INVESTIGATIONS

A. CASE EXAMINER REPORT/PRELIMINARY INVESTIGATION

U-2007-007 – ADC Property Management and Construction, Bill Rice and Diane Rice – Bixby (Holmes): Possible violations by Respondents ADC Property Management and Construction, Bill Rice and Diane Rice:

Title 59 O.S. §858-102(2), 858-301, 858-401, 858-312 Subsections 8 and 9 and Rule 605:10-17-4 (9)(12) in that they may have engaged in unlicensed activities, operated an unlicensed business and conducted real estate transactions which require an active license.

Recommend: Set formal hearing.

U-2007-008 – Sonrise Property Specialists Incorporated and Norma Jean Lutz – Tulsa (Holmes): Possible violations by Respondents Sonrise Property Specialists Incorporated and Norma Jean Lutz:

Title 59 O.S. §858-102(2), §858-301, §858-401, §858-312 Subsections 2, 8, 9 and 11 and Rule 605:10-17-4 (9)(12), in that they may have engaged in unlicensed activities, operated an unlicensed business and conducted real estate transactions which require an active license.

Recommend: Set formal hearing.

UC-2007-001 – ASAP Management LLC – Oklahoma City, Cynthia Diana Lincoln (SA), Alexander and Sons Management Company and Ronnie Marvin Alexander (BM) – Norman (Holmes): Possible violations by Respondents ASAP Management LLC and Cynthia D. Lincoln:

Title 59 O.S. §858-102(2), 858-301, 858-401, 858-312 Subsections 8 and 9 and Rule 605:10-17-4(14), in that they may have engaged in unlicensed activities, operated an unlicensed business and conducted real estate transactions that require an active license.

No evidence was received to indicate that Respondents Alexander and Sons Management Company and Ronnie Marvin Alexander violated any provision of the Oklahoma Real Estate License Code.

Recommend: Set formal hearing on ASAP Management LLC and Cynthia Diana Lincoln; dismiss case on Alexander and Sons Management Company and Ronnie Marvin Alexander.

UC-2007-002 – Henderson Properties – Oklahoma City, Paradigm Realty Incorporated, J.D. Hadley (BM), Teri Kathleen Henderson (SA) and Debra Naifeh (SA) – Edmond (Holmes): Possible violations by Respondents Henderson Properties and Teri Kathleen Henderson:

Title 59 O.S. §858-102(2), §858-301, §858-401, §858-312 Subsections 4, 6, 8, 9 and 20; Rule 605:10-9-4(b)(1)(2)(3) and Rule 605:10-11-1(a), in that they may have engaged in unlicensed activities, operated an unlicensed business and conducted real estate transactions which require an active license.

Possible violations by Respondent Debra Naifeh:

Title 59 O.S. §858-312 Subsections 8 and 9, Rule 605:10-9-1(d) and Rule 605:10-11-1(a).

Possible violations by Respondents Paradigm Realty Incorporated and J.D. Hadley:

Title 59 O.S. §858-312 Subsections 8 and 9 and Rule 605:10-17-4(6).

Recommend: Set formal hearing.

UC-2007-003 – Sooner Real Estate.com – Edmond, Churchill Brown and Associates Incorporated, Sheila Kessler (BM) – Oklahoma City, Churchill Brown and Associates (BO), Lamont K. Churchill (BB) – Edmond and Richard Thayne Cochrane (SA) – Oklahoma City (Holmes): Possible violations by Respondents Sooner Real Estate.com and Richard Thayne Cochrane:

Title 59 O.S. §858-102(2), 858-301, 858-401, 858-312 Subsections 8 and 9 and Rule 605:10-17-4(12) and Rule 605:10-11-1(a), in that they may have engaged in unlicensed activities, operated an unlicensed business and conducted real estate transactions which require an active license.

No evidence was received to indicate that Respondents Churchill Brown and Associates Incorporated, Churchill Brown and Associates Incorporated (BO), Sheila Kessler and Lamont K. Churchill violated any provision of the Oklahoma Real Estate License Code.

Recommend: Set formal hearing on Sooner Real Estate.com and Richard T. Cochrane; dismiss case on Churchill Brown and Associates Incorporated, Churchill Brown and Associates Incorporated (BO), Sheila Kessler and Lamont K. Churchill.

C-2007-055 – Parks Jones Realty Company Incorporated, John Selden Jones (BM) and John A. Neberhaus (BA) – Lawton (Jones): No evidence was received to indicate that Respondents Parks Jones Realty Company Incorporated, John Selden Jones and John A. Neberhaus violated any provision of the Oklahoma Real Estate License Code.

Recommend: Close case.

C-2006-040 – W. Bruce Gooding (BP) – Hugo, W. Bruce Gooding (BO), Roy Dean Scott (BB) and Kevin Zane Gann (SA) – Antlers (Sokolosky): Possible violations by Respondents W. Bruce Gooding (BP) and W. Bruce Gooding (BO):

Title 59 O.S. §858-312, Subsections 8 and 9 and Rule 605:10-17-4(9), in that they may have failed to produce records and documents for inspection by the Commission staff after two (2) written requests;

Title 59 O.S. §858-312, Subsections 8 and 9 and Rule 605:10-17-4(6), in that they may have failed to properly supervise the activities of an associate in that they failed to ensure that Respondent Kevin Zane Gann (1) reduced all verbal offers to writing, (2) complied with the requirements of the Oklahoma Broker Relationship Act, and (3) provided a cost sheet to the Complainant and Seller.

Possible violations by Respondent Roy D. Scott:

Title 59 O.S. §858-312, Subsections 8 and 9 and Rule 605:10-17-4(6), in that he may have failed to properly supervise the activities of an associate in that he failed to ensure that Respondent Kevin Z. Gann (1) reduced all verbal offers to writing, (2) complied with the requirements of the Oklahoma Broker Relationship Act, and (3) provided a cost sheet to the Complainant and Seller.

Possible violations by Respondent Kevin Z. Gann:

Title 59 O.S. §858-312, Subsections 8 and 9 and Rule 605:10-17-4(10), in that he may have failed to reduce the Complainant's first offer to purchase to writing;

Title 59 O.S. §858-353 A(3), in that he may have failed to provide a cost sheet to the Complainant and to the Seller;

Title 59 O.S. §858-353 A(1), in that he may have initially refused to submit a verbal offer from the Complainant, but later chose to submit a verbal offer for Complainant, as well as a verbal offer for another offeror competing against the Complainant;

Title 59 O.S. §858-312, Subsection 3, in that he may have failed to describe and disclose in writing his role to the Party;

Title 59 O.S. §858-356(E), in that he may have failed to obtain a confirmation of the disclosure and consent from the Complainant.

Recommend: Set formal hearing.

C-2007-002 – Real Estate Sales Professionals Incorporated, W. A. (Lon) Parks, Jr. (BM) and Amanda Kathryn Vardeman (SA) – Lawton (Sokolosky): No evidence was received to indicate that Respondents Real Estate Sales Professionals, Incorporated, W.A. Parks Jr. and Amanda K. Vardeman violated any provision of the Oklahoma Real Estate License Code.

Recommend: Close case.

C-2007-012 – **Patrick Ryan McCain (SA)** – Madill (Sokolosky): Possible violations by Respondent McCain:

Title 59 O.S. §858-312, Subsections 1 and 9, in that he may have failed to indicate on his original application for license submitted February 27, 2003 and on his renewal application submitted January 28, 2004 that he had been previously convicted of a crime.

Recommend: Set formal hearing.

C-2007-016 – **Clark and Reed Incorporated, Barry R. Ross (BM) and Lula M. Dickson (SA)** – Ardmore (Sokolosky): No evidence was received to indicate that Respondents Clark and Reed Incorporated, Barry R. Ross and Lula M. Dickson violated any provision of the Oklahoma Real Estate License Code.

Recommend: Close case.

C-2007-017 – **Blue Water Investments Incorporated and Charles H. Perry Jr. (BM)** – Grove (Sokolosky): No evidence was received to indicate that Respondents Blue Water Investments Incorporated and Charles Perry Jr. violated any provision of the Oklahoma Real Estate License Code.

Recommend: Close case.

C-2007-018 – **Kay's Real Estate Incorporated, Sheryl Kay Spradling (BM), Jolene Loyd Forbes (BA) and Vicki Michelle Kennedy (SA)** – Duncan (Sokolosky): No evidence was received to indicate that Respondents Kay's Real Estate Incorporated, Sheryl Kay Spradling, Jolene Loyd Forbes and Vicki Michelle Kennedy violated any provision of the Oklahoma Real Estate License Code.

Recommend: Close case.

C-2007-025 – **ABW Tulsa Incorporated, Kyra C. "Kacy" Bell (BM) and Debbie Rose Rieck (SA)** – Tulsa (Sokolosky): Possible violations by Respondents ABW Tulsa Incorporated and Kyra Bell:

Title 59 O.S. §858-312, Subsections 8 and 9 and Rule 605:10-17-4(6), in that they may have failed to properly supervise the activities of Respondent Debbie R. Rieck in that they failed to ensure that Respondent Rieck disclosed all known defects in the property sold to Complainant Rocky James.

Possible violations by Respondent Debbie Rose Rieck:

Title 59 O.S. §858-312, Subsections 2, 8, 9 and 23 and Rule 605:10-17-5, in that she may have failed to disclose to the Buyer, Rocky James, a known material defect in the property;

Title 59 O.S. §858-312, Subsections 9 and 23 and Title 60 O.S. §833, in that she may have prepared and submitted to the Buyer a disclaimer without indicating thereon knowledge which she had or should have had regarding a material defect in the property being sold.

Recommend: Set formal hearing.

C-2007-036 – **Crosslin Real Estate LLC, Billie Crosslin (BM) and N.J. Evans, Jr. (BA)** – Tahlequah (Sokolosky): Possible violations by Respondents Crosslin Real Estate LLC, Billie Crosslin and N.J. Evans Jr.:

Title 59 O.S. §858-356, in that they may have failed to disclose their broker relationship to the Seller.

Recommend: Set formal hearing.

C-2007-038 – **David Luna (BP)** – Sapulpa (Sokolosky): Possible violations by Respondent David Luna:

Title 59 O.S. §858-356, in that he may have failed to disclose his broker relationship to both the Seller and the prospective buyer.

Recommend: Set formal hearing.

C-2007-049 – **David W. Fletcher (BA)** – Tulsa (Sokolosky): No evidence was received to indicate that Respondent Fletcher violated any provision of the Oklahoma Real Estate License Code.

Recommend: Close case.

C-2007-057 – **Marilyn Torbett Company LC, Marilyn Torbett (BM) and Kent N. Potter (SA)** – Nichols Hills (Sokolosky): No evidence was received to indicate that Respondents Marilyn Torbett Company LC, Marilyn Torbett and Kent Potter violated any provision of the Oklahoma Real Estate License Code.

Recommend: Close case.

C-2007-061 – **ABWS Tulsa Incorporated, Sherry L. Lewis (BM), ABWS Tulsa Incorporated (BO), Susan J. Beach (BB) – Tulsa and Angela D. Baysinger (SA)** – Owasso (Sokolosky): Possible violations by Respondents ABWS Tulsa Incorporated, Sherry L. Lewis, ABWS Tulsa Incorporated (BO) and Susan J. Beach:

Title 59 O.S. §858-312, Subsections 8 and 9 and Rule 605:10-17-4(6), in that they may have failed to properly supervise the activities of Angela Baysinger in that they should have known more or should have made themselves more fully aware regarding the transaction in which Respondent Baysinger was involved.

Possible violations by Respondent Angela Baysinger:

Title 59 O.S. §858-312, Subsections 2, 8 and 9 and Rule 605:10-17-4(12), in that she may have prepared or had prepared a fictitious second mortgage which she had no intention of paying, for the purpose of deceiving others;

Title 59 O.S. §858-312, Subsections 2, 8 and 9 and Rule 605:10-17-4(12), in that she may have prepared or had prepared a fictitious release of second mortgage which she had signed by the Complainant Seller, when in fact the second mortgage had not been paid in full, for the purposes of deceiving others;

Title 59 O.S. §858-312, Subsections 2, 8 and 9, in that she may have had the Complainant Seller sign a release of mortgage without fully advising him of the nature and consequences of his act.

Recommend: Set formal hearing.

C-2007-065 – **McGraw Davisson Stewart Incorporated, C. Vinson Reed (BM), McGraw Davisson Stewart Incorporated (BO), Suzanne Sherwood (BB) and Gerald D. Steltzlen (BA)** – Tulsa (Sokolosky): No evidence was received to indicate that Respondents McGraw Davisson Stewart Incorporated, McGraw Davisson Stewart Incorporated (BO), C. Vinson Reed, Suzanne Sherwood and Gerald Steltzlen violated any provision of the Oklahoma Real Estate License Code.

Recommend: Close case.

IV. FINANCIAL AND FISCAL

- 1) Update on current Financial status as of August 2007
- 2) Budget Request for FY-09

V. PERSONNEL

Introduction of new personnel

VI. EDUCATION

Report from the Education and Licensing Program Director

VII. INDUSTRY UPDATES

- 1) Report from Rebate Task Force
- 2) Contract Committee Update

VIII. GENERAL BUSINESS

- 1) Emergency Rule Adoption – The Oklahoma Real Estate Commission has found that an imminent peril exists to the preservation of the public health, safety or welfare, requiring emergency rules and amendments to be effective January 1, 2008 to implement the requirements of SB 1006 that were passed this last legislative session:

605:1-1-4. Operational procedures – amended language to authorize the Contract Forms Committee to draft and revise all forms of real estate contracts.

605:10-3-2. Application for license – adds new paragraph detailing new requirement for applicants pertaining to the national criminal history background check; also sets a maximum fee of Sixty Dollars (\$60.00) that can be charged by the Commission to process the criminal history check; and adds language to the definitions and determinations used regarding good moral character in paragraph (d).

605:10-7-2. License terms and fees; renewals; reinstatements – adds new language to paragraph (c) indicating that if a licensee allows their license to expire they will be subject to a national criminal history background check as a result.

- 2) Update on ARELLO certified examinations (Thomson Prometric)
- 3) Commission received award from ARELLO for education project on Commissioner training (“Days in Our Lives: The Real Soap Opera”)
- 4) Report on new project – program being developed to allow school entities to post their education rosters online
- 5) Update on progress of the national criminal history background checks
- 6) Legislation for 2008
- 7) Consideration of items to be discussed at next Commission Meeting

IX. NEW BUSINESS

Any new business not known about or which could not have been reasonably foreseen prior to the time of posting of the agenda

X. ACTION ON NEXT MEETING DATE

November 14, 2007 (Thanksgiving Dinner)

XI. ADJOURNMENT