1 21 NCAC 58A .0105 is amended with changes as published in 35:12 NCAC 1390 as follows: 2 3 21 NCAC 58A .0105 **ADVERTISING** 4 (a) Authority to Advertise. 5 (1) A broker shall not advertise any brokerage service or the sale, purchase, exchange, rent, or lease of 6 real estate for another or others without the consent of his or her broker-in-charge and without 7 including in the advertisement the name of the firm or sole proprietorship with which the broker is 8 affiliated. 9 (2) A broker shall not advertise or display a "for sale" or "for rent" sign on any real estate or otherwise 10 advertise any real estate without the written consent of the owner or the owner's authorized agent. 11 (b) Blind Ads. A broker shall not advertise the sale, purchase, exchange, rent, or lease of real estate for others in a 12 manner indicating the offer to sell, purchase, exchange, rent, or lease is being made by the broker's principal only. 13 Every such advertisement shall indicate that it is the advertisement of a broker or firm and shall not be confined to 14 publication of only contact information, such as a post office box number, telephone number, street address, internet 15 web address, or e-mail address. 16 (c) A person licensed as a limited nonresident commercial broker shall comply with the provisions of Rule .1809 of 17 this Subchapter in connection with all advertising concerning or relating to his or her status as a North Carolina broker. 18 (d) A broker shall not advertise any brokerage service or the sale, purchase, exchange, rent, or lease of real estate, 19 conduct brokerage services, promote their status as a real estate broker, or engage in other real estate related activities in any manner which is predicated by bias or ideology as to race, color, religion, national origin, sex, familial status, 20 21 or disability.] 22 23 History Note: Authority G.S. 93A-2(a1); 93A-3(c); 93A-9; 24 Eff. February 1, 1976; Readopted Eff. September 30, 1977; 25 26 Amended Eff. July 1, 2015; April 1, 2013; July 1, 2009; January 1, 2008; April 1, 2006; July 1, 27 2004; October 1, 2000; August 1, 1998; April 1, 1997; July 1, 1989; February 1, 1989; 28 Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. May 1, 2018; 29 Amended Eff. July 1, 2021; July 1, 2018.

1	21 NCAC 58A.	0110 is amended with changes as published in 35:12 NCAC 1390 as follows:
2		
3	21 NCAC 58A .	0110 BROKER-IN-CHARGE
4	(a) Every real e	estate firm shall designate one BIC for its principal office and one [a different] BIC for each of its
5	branch offices. I	No office of a firm shall have more than one designated BIC. [ <del>A BIC shall not serve as the BIC fo</del>
6	<del>more than one of</del>	<del>ffice.</del> ] A BIC shall not serve as BIC for more than one <mark>office</mark> [ <mark>firm</mark> ] unless each of those <mark>offices</mark> [ <del>firms</del>
7	share the same p	hysical office space and delivery address.
8	(b) Every sole p	proprietorship shall designate a BIC if the sole proprietorship:
9	(1)	engages in any transaction where a broker is required to deposit and maintain monies belonging to
10		others in a trust account;
11	(2)	engages in advertising or promoting services as a broker in any manner; or
12	(3)	has one or more other brokers affiliated with the sole proprietorship in the real estate business.
13	(c) A licensed re	eal estate firm shall not be required to have a BIC if it:
14	(1)	is organized for the sole purpose of receiving compensation for brokerage services furnished by its
15		qualifying broker through another firm or broker;
16	(2)	is treated for tax purposes as a pass-through business by the United States Internal Revenue Service
17	(3)	has no principal or branch office; and
18	(4)	has no licensed person associated with it other than its qualifying broker.
19	(d) A broker w	tho maintains a trust or escrow account for the sole purpose of holding residential tenant security
20	deposits received	d by the broker on properties owned by the broker in compliance with G.S. 42-50 shall not be required
21	to be a BIC.	
22	(e) In order for	a broker to designate as a BIC for a sole proprietor, real estate firm, or branch office, a broker shall
23	apply for BIC E	ligible status by submitting an application on a form available on the Commission's website. The BIC
24	Eligible status fo	orm shall include the broker's:
25	(1)	name;
26	(2)	license number;
27	(3)	telephone number;
28	(4)	email address;
29	(5)	criminal history and history of occupational license disciplinary actions;
30	(6)	certification of compliance with G.S. 93A-4.2, including that:
31		(A) his or her broker license is on active status;
32		(B) the broker has obtained at least two years of real estate brokerage experience equivalent to
33		40 hours per week within the previous five years or shall be a North Carolina licensed
34		attorney with a practice that consisted primarily of handling real estate closings and related
35		matters in North Carolina for three years immediately preceding application; and
36		(C) the broker completed the 12-hour Broker-in-Charge Course no earlier than one year prior
37		to application and no later than 120 days after application; and

1	(7)	signature.
2	(f) A broker w	ho holds BIC Eligible status shall submit a form to become the designated BIC for a sole proprietor,
3	real estate firm,	or branch office. The BIC designation form shall include:
4	(1)	the broker's:
5		(A) name;
6		(B) license number;
7		(C) telephone number;
8		(D) email address; and
9		(E) criminal history and history of occupational license disciplinary actions; and
10	(2)	the firm's:
11		(A) name; and
12		(B) license number, if applicable;
13	(g) A designate	ed BIC shall:
14	(1)	assure that each broker employed affiliated at the office has complied with Rules .0503, .0504, and
15		.0506 of this Subchapter;
16	(2)	notify the Commission of any change of firm's business address or trade name and the registration
17		of any assumed business name adopted by the firm for its use;
18	(3)	be responsible for the conduct of advertising by or in the name of the firm at such office;
19	(4)	maintain the trust or escrow account of the firm and the records pertaining thereto;
20	(5)	retain and maintain records relating to transactions conducted by or on behalf of the firm, including
21		those required to be retained pursuant to Rule .0108 of this Section;
22	(6)	supervise provisional brokers associated with or engaged on behalf of the firm at such office in
23		accordance with the requirements of Rule .0506 of this Subchapter;
24	(7)	supervise all brokers employed affiliated at the office with respect to adherence to agency agreement
25		and disclosure requirements;
26	(8)	notify the Commission in writing that he or she is no longer serving as BIC of a particular office
27		within 10 days following any such change; and
28	(9)	complete the Commission's Basic Trust Account Procedures Course within 120 days of opening
29		assuming responsibility for a trust account in accordance with G.S. 93A 6(g), 93A-6(g), however
30		the BIC shall not be required to complete the course more than once in three years; and
31	(10)	supervise all unlicensed individuals employed at the office and ensure that unlicensed individuals
32		comply with G.S. 93A-2(c)(6).
33	(h) A broker h	olding BIC Eligible status shall take the Broker-in-Charge Update Course during the license year of
34	designation, un	less the broker has satisfied the requirements of Rule .1702 of this Subchapter prior to designation.
35	(i) A broker's E	BIC Eligible status shall terminate if the broker:
36	(1)	made any false statements or presented any false, incomplete, or incorrect information in connection
37		with an application;

1	(2)	fails to complete the 12-hour Broker-in-Charge Course pursuant to Paragraph (e) of this Rule;
2	(3)	fails to renew his or her broker license pursuant to Rule .0503 of this Subchapter, or the broker's
3		license has been suspended, revoked, or surrendered; or
4	(4)	fails to complete the Broker-in-Charge Update Course and a four credit hour elective course
5		pursuant to Rules .1702 and .1711 of this Subchapter, if applicable.
6	(j) In order to r	regain BIC Eligible status after a broker's BIC Eligible status terminates, the broker shall complete the
7	12-hour Broker	r-in-Charge Course prior to application and then submit a BIC Eligible status form pursuant to
8	Paragraph (e) o	f this Rule.
9	(k) A nonresid	ent commercial real estate broker licensed under the provisions of Section .1800 of this Subchapter
10	shall not act as	or serve in the capacity of a broker-in-charge of a firm or office in North Carolina.
11	(l) A broker sha	all not be granted BIC Eligible status or designated as BIC of a firm if there is a pending Commission
12	investigation ag	gainst the broker.
13		
14	History Note:	Authority G.S. 93A-2; 93A-3(c); 93A-4; <mark>93A-4.1;</mark> 93A-4.2; 93A-9; <mark>93A-38.5;</mark>
15		Eff. September 1, 1983;
16		Amended Eff. July 1, 2014; May 1, 2013; July 1, 2010; July 1, 2009; January 1, 2008; April 1, 2006;
17		July 1, 2005; July 1, 2004; April 1, 2004; September 1, 2002; July 1, 2001; October 1, 2000; August
18		1, 1998; April 1, 1997; July 1, 1995; July 1, 1994;
19		Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. May 1, 2018;
20		Amended Eff. July 1, 2021; July 1, 2020; July 1, 2018.

1	21 NC	CAC 58A .0114 is	amended with changes as published in 35:12 NCAC 1391 as follows:
2			
3	21 NO	CAC 58A .0114	RESIDENTIAL PROPERTY AND OWNERS' ASSOCIATION DISCLOSURE
4			STATEMENT
5	(a) E	very owner of rea	l property subject to a transfer of the type governed by Chapter 47E of the General Statutes
6	shall o	complete the follo	wing Residential Property and Owners' Association Disclosure Statement and furnish a copy
7	of the	complete stateme	nt to a buyer in accordance with the requirements of G.S. 47E-4. The form shall bear the seal
8	of the	North Carolina R	eal Estate Commission and shall read as follows:
9			
10			[N.C. REAL ESTATE COMMISSION SEAL]
11			
12			STATE OF NORTH CAROLINA
13		RESIDENTI	AL PROPERTY AND OWNERS' Association DISCLOSURE STATEMENT
14			
15			Instructions to Property Owners
16			
17	1.		ll Property Disclosure Act (G.S. 47E)("Disclosure Act") requires owners of residential real
18		, -	amily homes, individual condominiums, townhouses, and the like, and buildings with up to
19		_	units) to furnish buyers a Residential Property and Owners' Association Disclosure Statement
20		("Disclosure S	atement"). This form is the only one approved for this purpose. A disclosure statement must
21		be furnished in	connection with the sale, exchange, option, and sale under a lease with option to purchase
22		where the tenar	nt does not occupy or intend to occupy the dwelling. A disclosure statement is not required for
23			ons, including the first sale of a dwelling which has never been inhabited and transactions of
24		residential prop	perty made pursuant to a lease with option to purchase where the lessee occupies or intends to
25		occupy the dw	elling. For a complete list of exemptions, see G.S. 47E-2.
26			
27	2.	-	ond to each of the questions on the following pages of this form by filling in the requested
28			by placing a check $()$ in the appropriate box. In responding to questions, you are only
29		obligated to dis	sclose information about which you have actual knowledge.
30			
31	a.	•	Yes" for any question, you must explain your answer and either describe any problem or attach
32		-	an attorney, engineer, contractor, pest control operator or other expert or public agency
33		_	f you attach a report, you will not be liable for any inaccurate or incomplete information
34		contained in it	so long as you were not grossly negligent in obtaining or transmitting the information.
35			
36	b.	•	No," you are stating that you have no actual knowledge of any problem. If you check "No" and
37		you know there	e is a problem, you may be liable for making an intentional misstatement.

c.

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Note to Buyers

If you check "No Representation," you are choosing not to disclose the conditions or characteristics of the

If you check "Yes" or "No" and something happens to the property to make your Disclosure Statement

incorrect or inaccurate (for example, the roof begins to leak), you must promptly give the buyer a corrected

If you are assisted in the sale of your property by a licensed real estate broker, you are still responsible for

completing and delivering the Disclosure Statement to the buyers; and the broker must disclose any material

facts about your property which he or she knows or reasonably should know, regardless of your responses

You must give the completed Disclosure Statement to the buyer no later than the time the buyer makes an

offer to purchase your property. If you do not, the buyer can, under certain conditions, cancel any resulting contract (See "Note to Buyers" below). You should give the buyer a copy of the Disclosure Statement

property, even if you have actual knowledge of them or should have known of them.

containing your signature and keep a copy signed by the buyer for your records.

Disclosure Statement or correct the problem.

on the Statement.

If the owner does not give you a Residential Property and Owners' Association Disclosure Statement by the time you make your offer to purchase the property, you may under certain conditions cancel any resulting contract without penalty to you as the buyer. To cancel the contract, you must personally deliver or mail written notice of your decision to cancel to the owner or the owner's agent within three calendar days following your receipt of the Disclosure Statement, or three calendar days following the date of the contract, whichever occurs first. However, in no event does the Disclosure Act permit you to cancel a contract after settlement of the transaction or (in the case of a sale or exchange) after you have occupied the property, whichever occurs first.

21

22 5.

In the space below, type or print in ink the address of the property (sufficient to identify it) and your name. 23 Then sign and date.

Property Address:	
Owner's Name(s):	

	is true and correct as of the date signed.				
	Owner Signature:Date			,	
	Owner Signature: Date				
	Buyers acknowledge receipt of a copy of this Disclosure Statement; that they have exam				
	that they understand that this is not a warranty by owners or owners' agents; that it is i	not a	subs	stiti	ute
	inspections they may wish to obtain; and that the representations are made by the owner	ers an	d no	ot ti	he
	agents or subagents. Buyers are strongly encouraged to obtain their own inspections	from	a li	icer	nse
	inspector or other professional. As used herein, words in the plural include the singula	ır, as	арр	rop	pri
	Buyer Signature: Date		_, _		_
	Buyer Signature: Date				
the unit	e following questions address the characteristics and condition of the property identification of the property identification of the property identification of the property. Where the question refers to "dwelling," it is intended to the term one, to be conveyed with the property. The term "dwelling acture intended for human habitation.	ed ab o refe	ove r to	ab th	e d
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the unit	e following questions address the characteristics and condition of the property identifies owner has actual knowledge. Where the question refers to "dwelling," it is intended to to, or units if more than one, to be conveyed with the property. The term "dwelling acture intended for human habitation.  In what year was the dwelling constructed?  Explain if necessary:  Is there any problem, malfunction or defect with the dwelling's foundation, slab fireplaces/chimneys, floors, windows (including storm windows and screens), doors ceilings, interior and exterior walls, attached garage, patio, deck or other structura components including any modifications to them?	Yes	ove r to t" r	ab the refe	e d ers No se

4.	In what year was the dwelling's roof covering installed?  (Approximate if no records are available.) Explain if necessary:		
5.	Is there any leakage or other problem with the dwelling's roof?		
6.	Is there any water seepage, leakage, dampness or standing water in the dwelling's basement, crawl space, or slab?		
7.	Is there any problem, malfunction or defect with the dwelling's electrical system (outlets, wiring, panel, switches, fixtures, generator, etc.)?		
8.	Is there any problem, malfunction or defect with the dwelling's plumbing system (pipes, fixtures, water heater, etc.)?		
9.	Is there any problem, malfunction or defect with the dwelling's heating and/or air conditioning?		
10.	What is the dwelling's heat source? □ Furnace □ Heat Pump □ Baseboard □ Other(Check all that apply)  Age of system:		
11.	What is the dwelling's cooling source?   Central Forced Air   Wall/Window Unit(s)  Check all that apply)  Age of system:		
12.	What is the dwelling's fuel sources?   Electricity   Natural Gas   Propane   Oil  Other(Check all that apply)  If the fuel source is stored in a tank, identify whether the tank is  above ground or  below ground, and whether the tank is  leased by seller or  owned by seller.  (Check all that apply)		
13.	What is the dwelling's water supply source? □ City/County □ Community System □ Private Well □ Shared Well □ Other (Check all that apply)		
<del>[14</del>	. What is the dwelling's water heater fuel type? □ Natural Gas □ Propane □ Fuel Oil		<del>-</del> ]

<mark>□ E</mark>	lectricity □ Other(Check all that apply)			
Age	e of system:			
□ <b>P</b> !	The dwelling's water pipes are made of what type of material?   Copper   Galvanized lastic   Polybutylene   Other			
(Ch	eck all that apply)			
<del>[16. Do</del>	es the property have available internet service?	<del></del>	<del>B</del>	<del>-</del>
15.[ <del>17.</del> ]	Is there any problem, malfunction or defect with the dwelling's water supply			
	cluding water quality, quantity or water pressure)?			
<mark>16.[<del>18.</del>]</mark> with	What is the dwelling's sewage disposal system? □ Septic Tank □ Septic Tank □ Pump			
	ommunity System  ☐ Connected to City/County System ☐ City/County System available			
type	traight pipe (wastewater does not go into a septic or other sewer system [note: use of this e of system violates State law])			
	eck all that apply)			
17.[ <del>19.</del> ]	If the dwelling is serviced by a septic system, do you know how many			
	rooms are allowed by the septic system permit? If your answer is "Yes," how many rooms are allowed?   No records available.			
18.[ <del>20.</del> ] sept	Is there any problem, malfunction or defect with the dwelling's sewer and/or tic system?			
19.[ <del>21.</del> ]	Is there any problem, malfunction or defect with the dwelling's central			
	uum, pool, hot tub, spa, attic fan, exhaust fan, ceiling fans, sump pump, irrigation system, cable wiring or satellite dish, garage door openers, gas logs, or other systems?			
<mark>20.[<del>22.</del>]</mark>	Is there any problem, malfunction or defect with any appliances that may be			
	uded in the conveyance (range/oven, attached microwave, hood/fan, dishwasher, posal, etc.)?			

<mark>21.</mark>	23. Is there any problem with present infestation of the dwelling, or damage from		
	past infestation of wood destroying insects or organisms which has not been repaired?		
22.	24.] Is there any problem, malfunction or defect with the drainage, grading or soil stability of the property?		
23.	25.] Are there any structural additions or other structural or mechanical changes to the dwelling(s) to be conveyed with the property?		
<mark>24.</mark>	26. Is the property to be conveyed in violation of any local zoning ordinances, restrictive covenants, or other land-use restrictions, or building codes (including the failure to obtain proper permits for room additions or other changes/improvements)?		
25.	27.] Are there any hazardous or toxic substances, materials, or products (such as asbestos, formaldehyde, radon gas, methane gas, lead-based paint) which exceed government safety standards, any debris (whether buried or covered) or underground storage tanks, or any environmentally hazardous conditions (such as contaminated soil or water, or other environmental contamination) which affect the property? located on or which otherwise affect the property?		
<mark>26.</mark>	28.] Is there any noise, odor, smoke, etc. from commercial, industrial or military sources which affects the property?		
<mark>27.</mark>	29.] Is the property subject to any utility or other easements, shared driveways, party walls or encroachments from or on adjacent property?		
28.	30.] Is the property subject to any lawsuits, foreclosures, bankruptcy, leases or rental agreements, judgments, tax liens, proposed assessments, mechanics' liens, materialmens' liens, or notices from any governmental agency that could affect title to the property?		
<mark>29.</mark>	31.] Is the property subject to a flood hazard or is the property located in a federally-designated flood hazard area?		
<mark>30.</mark>	32.] Does the property abut or adjoin any private road(s) or street(s)?		

f you answered "yes" to any of the questions listed above (1-31) [ <del>(1-33)</del> ] please explain (a	ttach a	dditio
f necessary):		
n lieu of providing a written explanation, you may attach a written report to this Disclosure	Stater	nent b
gency, or by an attorney, engineer, land surveyor, geologist, pest control operator, contrac		
other expert, dealing with matters within the scope of that public agency's functions or the expe	rt's lice	nse or
The following questions pertain to the property identified above, including the lot to	be cor	iveved
lwelling unit(s), sheds, detached garages, or other buildings located thereon.		
	<b>T</b> 7	<b>3</b> T
2.[34.]Is the property subject to governing documents which impose various mandatory		No
2.[34.] Is the property subject to governing documents which impose various mandatory covenants, conditions, and restrictions upon the lot or unit?		No
<ul> <li>2.[34.] Is the property subject to governing documents which impose various mandatory covenants, conditions, and restrictions upon the lot or unit?</li> <li>f you answered "yes" to the question above, please explain (attach additional sheets if</li> </ul>		
covenants, conditions, and restrictions upon the lot or unit?		
covenants, conditions, and restrictions upon the lot or unit?  f you answered "yes" to the question above, please explain (attach additional sheets if		
covenants, conditions, and restrictions upon the lot or unit?  f you answered "yes" to the question above, please explain (attach additional sheets if necessary):		
covenants, conditions, and restrictions upon the lot or unit?  f you answered "yes" to the question above, please explain (attach additional sheets if necessary):		
covenants, conditions, and restrictions upon the lot or unit?  f you answered "yes" to the question above, please explain (attach additional sheets if necessary):		
covenants, conditions, and restrictions upon the lot or unit?  f you answered "yes" to the question above, please explain (attach additional sheets if necessary):	, .	
covenants, conditions, and restrictions upon the lot or unit?  f you answered "yes" to the question above, please explain (attach additional sheets if accessary):  [3.[35-] Is the property subject to regulation by one or more owners' association(s) including.		
covenants, conditions, and restrictions upon the lot or unit?  f you answered "yes" to the question above, please explain (attach additional sheets if necessary):  [3.[35-] Is the property subject to regulation by one or more owners' association(s) including, but not limited to, obligations to pay regular assessments or dues and special assessments?		
covenants, conditions, and restrictions upon the lot or unit?  f you answered "yes" to the question above, please explain (attach additional sheets if necessary):  13.[35.] Is the property subject to regulation by one or more owners' association(s) including but not limited to, obligations to pay regular assessments or dues and special assessments? If your answer is "yes," please provide the information requested below as to each owners'		

\ <b>1</b>									regular			
assessments												
telephone n		•						ition m	anager			
are												
									-			
* If you answei	rad "Vas" :	to auestie	n 33 aha	va van s	nust oo	mnlete th	a roma	indor :	of this I	Dicala	curo '	Stata
If you answere		-		. •		-						
-		_		_			-					
questions on th	is Disclosu	re Statem	іені. Зкір	to the n	ottom	or the last	i page a	ına ını	uai and	uate	tne p	age.
												No F
										Ves	No	sent
<mark>34.[<mark>36.</mark>] Are an</mark>	v fees charg	ed by the	associatio	n or by f	he asso	ciation's m	nanagen	nent co	mnany	103	110	50110
in connection				•			_					1
	swer is	"yes,"	please	state	the	amount		the	fees:			1
your ans	5WC1 15	yes,	picasc	state	uic	amount	OI	uic	iccs.			
								_				
	he date this		re Stateme	ent is sign	ned, are	e there any	dues, f		-			
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38.[40.] Which of the following services and amenities are paid for	•	entifie	d above o
of the association's regular assessments ("dues")? (Check all t	nat apply.)		
			No Repi
	Ye	s No	sentatio
Management Fees			
Exterior Building Maintenance of Property to be Conveyed			
Master Insurance Exterior Yard/Landscaping Maintenance of Lot to be Conveyed	_		
Common Areas Maintenance	С		
Trash Removal	С		
Recreational Amenity Maintenance (specify amenities covered) _			
Pest Treatment/Extermination		Е	
Street Lights			
Water			
Sewer			
Storm Water Management/Drainage/Ponds			
Internet Service			
Cable			
Private Road Maintenance			
Parking Area Maintenance			
Gate and/or Security	С		
Other: (specify)	С		
5	1 15		
	als and Dateals and Date		

1	(b) The form de	escribed in Paragraph (a) of this Rule may be reproduced, but the text of the form shall not be altered
2	or amended in a	ny way.
3	(c) The form d	escribed in Paragraph (a) of this Rule as amended effective July 1, 2018, July 1, 2021, applies to all
4	properties place	d on the market on or after July 1, 2018. July 1, 2021. The form described in Paragraph (a) of this
5	Rule as amende	d effective July 1, 2014, July 1, 2018, applies to all properties placed on the market prior to July 1,
6	<del>2018.</del> July 1, 20	221. If a corrected disclosure statement required by G.S. 47E-7 is prepared on or after July 1, 2018,
7	<u>July 1, 2021,</u> fo	r a property placed on the market prior to July 1, 2018, July 1, 2021, the form described in Paragraph
8	(a) of this Rule	as amended effective <del>July 1, 2018,</del> <u>July 1, 2021,</u> shall be used.
9		
10	History Note:	Authority G.S. 47E-4(b); 47E-4(b1); 93A-3(c); 93A-6;
11		Eff. October 1, 1998;
12		Amended Eff. July 1, 2014; January 1, 2013; January 1, 2012; July 1, 2010; July 1, 2009; January
13		1, 2008; July 1, 2006; September 1, 2002; July 1, 2000;
14		Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. May 1, 2018;
15		Amended Eff. <u>July 1, 2021;</u> July 1, 2018.
16		
17		

1 21 NCAC 58A .0120 is adopted with changes as published in 35:12 NCAC 1397 as follows:

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#### 21 NCAC 58A .0120 PROHIBITED ACTS

- 4 (a) A broker shall not require or demand of any escrow agent or attorney that a broker's commission be split with or
- 5 paid to another person or entity.
- 6 (b) A An affiliated broker shall not be paid a commission or referral fee directly by anyone other than their current
- 7 BIC or the person who served as their BIC at the time of the transaction.
- 8 (c) A broker shall not coerce, extort, collude, instruct, induce, bribe, or intimidate a service provider in a real estate
- 9 transaction in order to influence or attempt to influence their findings, report report or decision. Such service Service
- providers include, but are not limited to, appraisers, attorneys, inspectors, financial lenders, and contractors.
- (d) A broker shall not conduct brokerage or other real estate related activities, activities or otherwise promote their
- 12 status as a real estate broker in any manner which is predicated by bias or ideology as to that discriminates on the basis
- of race, color, religion, national origin, sex, familial status, or disability.

- 15 *History Note: Authority G.S. 93A-3(c); 93A-6;*
- 16 Eff. July 1, 2021.

1	21 NCAC 58A	.0503 is adopted with changes as published in 35:12 NCR 1397 as follows:
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3	21 NCAC 58A	.0503 LICENSE RENEWAL
4	(a) All real est	ate licenses issued by the Commission under G.S. 93A, Article 1 shall expire on June 30 following
5	issuance. Any b	proker desiring renewal of his or her license shall renew on the Commission's website within 45 days
6	prior to license	expiration and shall submit a renewal fee of forty-five dollars (\$45.00).
7	(b) During the	renewal process, every individual broker shall provide an email address to be used by the Commission.
8	The email addr	ess may be designated by the broker as private in order to be exempt from public records disclosures
9	pursuant to G.S	. 93A-4(b2). A broker who does not have an email address is not required to obtain an email address
10	to comply with	this Rule.
11	(c) During the	renewal process, every designated broker-in-charge shall disclose:
12	(1)	each federally insured depository institution lawfully doing business in this State where the trust
13		account(s) for the broker-in-charge or the entity for which the broker-in-charge is designated is held,
14		if applicable; and
15	(2)	any criminal conviction or occupational license disciplinary action that occurred within the previous
16		year.
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18	History Note:	Authority G.S. 93A-3(c); 93A-4; <mark>93A-4.1;</mark> 93A-6; <mark>93A-38.5;</mark>
19		Eff. February 1, 1976;
20		Readopted Eff. September 30, 1977;
21		Amended Eff. July 1, 1994; February 1, 1991; February 1, 1989;
22		Temporary Amendment Eff. April 24, 1995 for a period of 180 days or until the permanent rule
23		becomes effective, whichever is sooner;
24		Amended Eff. July 1, 2017; July 1, 2014; April 1, 2013; April 1, 2006; January 1, 2006; July 1,
25		2004; December 4, 2002; April 1, 1997; July 1, 1996; August 1, 1995;
26		Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. May 1, 2018;
27		Amended Eff. <u>July 1, 2021;</u> July 1, 2018.

1	21 NCAC 58H .0	210 is adopted with changes as published in 35:12 NCR 1398 as follows:
2		
3	21 NCAC 58H .0	DENIAL, WITHDRAWAL, OR TERMINATION OF EDUCATION PROVIDER
4		CERTIFICATION
5	(a) The Commiss	ion may deny or withdraw certification of an education provider or suspend, revoke, or deny renewal
6	of the certification	n of an education provider upon finding that an education provider:
7	(1)	official was found by a court or government agency of competent jurisdiction to have violated any
8		state or federal law;
9	(2)	made any false statements or presented any false, incomplete, or incorrect information in connection
10		with an application;
11	(3)	failed to provide or provided false, incomplete, or incorrect information in connection with any
12		report the education provider is required to submit to the Commission;
13	(4)	presented to its students or prospective students false or misleading information relating to its
14		instructional program, to the instructional programs of other institutions, or related to employment
15		opportunities;
16	(5)	collected money from students but refused or failed to provide the promised instruction;
17	(6)	failed to submit the per student fee as required by G.S. 93A-4(a2) or 93A-38.5(d); 93A-38.5(e).
18	(7)	refused at any time to permit authorized representatives of the Commission to inspect the education
19		provider's facilities or audit its courses;
20	(8)	or education director violated the rules of this Subchapter or was disciplined by the Commission
21		under G.S. 93A-6;
22	(9)	obtained or used, or attempted to obtain or use, in any manner or form, North Carolina real estate
23		license examination questions;
24	(10)	failed to provide to the Commission a written plan describing the changes the education provider
25		made or intends to make in its instructional program including instructors, course materials, methods
26		of student evaluation, and completion standards to improve the performance of the education
27		provider's students on the license examination within 30 days of the Commission's request during
28		an investigation or application process;
29	(11)	provided the Commission a fee that was dishonored by a bank or returned for insufficient funds;
30	(12)	Certificate of Authority was revoked, subject to a revenue suspension, or subject to administrative
31		dissolution by the NC Secretary of State;
32	(13)	failed to utilize course materials pursuant to Rule .0205 of this Section;
33	(14)	failed to submit reports pursuant to Rule .0207 of this Section;
34	(15)	provided false, incomplete, or misleading information relating to real estate licensing, education
35		matters, or the broker's education needs or license status; or
36	(16)	discriminated in its admissions policy or practice against any person on the basis of age, sex, race,
37		color, national origin, familial status, handicap status, or religion; or

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History Note:

1 (16)(17) refused or failed to comply with the provisions of this Subchapter. 2 (b) A broker shall be subject to discipline pursuant to G.S. 93A-6 if the broker engages in dishonest, fraudulent, or 3 improper conduct in connection with the operations of an education provider if that broker: 4 has an ownership interest in the education provider; (1) 5 (2) is the education director; or 6 is an instructor for an education provider. (3) 7 (c) The Commission shall withdraw an education provider's certification when its annual License Examination 8 Performance Record fails to exceed 40 percent in each of the previous two license years. Following withdrawal, the 9 education provider shall be ineligible to apply for certification for a period of one year. 10 (d) When ownership of a certified education provider is transferred and the education provider ceases to operate as 11 the certified entity, the certification is not transferable and shall terminate on the effective date of the transfer. All 12 courses shall be completed by the effective date of the transferr. The transferring owner shall report course 13 completion(s) to the Commission. The new entity shall obtain an original certification for each location where the 14 education provider will conduct courses as required by G.S. 93A-34 and Rule .0202 of this Section prior to advertising 15 courses, registering students, accepting tuition, conducting courses, or otherwise engaging in any education provider 16 operations. 17

Authority G.S. 93A-4(d); 93A-34(c); 93A-35(c); 93A-38;

Amended Eff. July 1, 2021; July 1, 2020.

Eff. July 1, 2017;

21 NCAC 58H .0303 is amended as published in 35:12 NCR 1399 as follow	21 NCAC 58H.	.0303 is amended as	published in 35:12 NCR	1399 as follows:
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21 NCAC 58H .0303 I	DENIAL O	OR WITHDRAWAL (	OF INSTRUCTOR	APPROVAL
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- 3 4 (a) The Commission may deny or withdraw approval of any instructor applicant or approved instructor upon finding 5 that the instructor or instructor applicant: 6 has failed to meet the criteria for approval described in Rule .0302 of this Section or the criteria for (1) 7 renewal of approval described in Rule .0306 of this Section at the time of application or at any time 8 during an approval period; 9 (2) made any false statements or presented any false, incomplete, or incorrect information in connection 10 with an application for approval or renewal of approval or any report that is required to be submitted 11 to the Commission; 12 (3) has failed to submit to the Commission any report, course examination, or video recording required 13 by these Rules; 14 (4) has failed to demonstrate the ability to teach a Prelicensing, Postlicensing, or Update couse in a 15 manner consistent with the course materials; 16 (5) taught a Prelicensing course and failed to provide to the Commission a written plan describing the 17 changes the instructor has made or intends to make in his or her instructional program to improve 18 the performance of the instructor's students on the license examination within 30 days of the 19 Commission's request during an investigation or application process; 20 (6) has been convicted of, pleaded guilty to, or pleaded no contest to, a misdemeanor or felony violation 21 of state or federal law by a court of competent jurisdiction; 22 **(7)** has been found by a court or government agency of competent jurisdiction to have violated any state 23 or federal regulation prohibiting discrimination; 24 (8)has obtained, used, or attempted to obtain or use, in any manner or form, North Carolina real estate 25 license examination questions; 26 (9) has failed to take steps to protect the security of end-of-course examinations; 27 (10)failed to take any corrective action set out in the plan described in Subparagraph (a)(5) of this Rule 28 or as otherwise requested by the Commission; 29 (11)engaged in any other improper, fraudulent, or dishonest conduct; 30 (12)failed to utilize course materials pursuant to Rule .0205 of this Subchapter; 31 (13)has taught or conducted a course in any manner that discriminated against any person on the basis 32 of age, sex, race, color, national origin, familial status, handicap status, or religion; or
  - (b) The Commission shall withdraw an instructor's approval when their annual License Examination Performance Record fails to exceed 40 percent in each of the previous two license years. Following withdrawal, the instructor shall

(13)(14) failed to comply with any other provisions of this Subchapter.

36 be ineligible to apply for approval for a period of one year.

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History Note: Authority G.S. 93A-4; 93A-33; 93A-34;
 Eff. July 1, 2017;
 Amended Eff. July 1, 2021; July 1, 2020.



## STATE OF NORTH CAROLINA OFFICE OF ADMINISTRATIVE HEARINGS

May 20, 2021

Melissa Vuotto Real Estate Commission Sent via email only to: melissa@ncrec.gov

Re: Extension of the Period of Review for Rules 21 NCAC 58A and 58H

Dear Ms. Vuotto:

At its meeting this morning, the Rules Review Commission extended the period of review for the above-captioned rules in accordance with G.S. 150B-21.10. They did so in response to a request from the agency to extend the period of review in order to allow the agency to address the requested technical changes and submit the rewritten rules at a later meeting.

Pursuant to G.S. 150B-21.13, when the Commission extends the period of review, it is required to approve or object to rules or call a public hearing on the same within 70 days.

If you have any questions regarding the Commission's actions, please let me know.

Sincerely,

Ashley Snyder

**Commission Counsel** 

Julian Mann, III, Director Chief Administrative Law Judge **Fred G. Morrison, Jr.**Senior Administrative Law Judge

Linda T. Worth Deputy Director

AGENCY: Real Estate Commission

RULE CITATION: 21 NCAC 58A .0104, .0105, .0120, .1601, and .2202

**DEADLINE FOR RECEIPT: May 14, 2021** 

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends the following technical changes be made:

For the addition of the language "that brings about inequity, discrimination, or prejudice on account of", was this post-publication change made in response to public comment? Also, please address whether the change produces an effect that could not reasonably been expected based upon the text published in the Register. Does the post-publication change require your regulated public to meet a higher standard?

Please define "inequity."

You added similar language to .0104(b), .0105(d), .0120(d), .1601(b), and .2202(d). Is it repetitive and therefore unnecessary to include this language in multiple rules or are you regulating different conduct in each individual rule?

AGENCY: Real Estate Commission

RULE CITATION: 21 NCAC 58A .0104

**DEADLINE FOR RECEIPT: May 14, 2021** 

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends the following technical changes be made:

At line 24, please highlight "that brings about inequity, discrimination, or prejudice on account of" since this text was added after publication in the Register.

What authority are you relying upon for the proposed amendments to Paragraph (b)? As I read (b), it is a stricter standard than required by G.S. 41A-4. Do you have authority to set a higher standard?

For the changes in (b), what is being prohibited? What factors are considered when determining whether a broker conducted activities in a manner that brought about "inequity, discrimination, or prejudice?"

How does the new language in (b) differ from the language already required in listing agreements at lines 26-28? Is it repetitive? If so, why is it necessary? If not, please clarify what is now being required that is not already covered by the language in lines 26-28.

21 NCAC 58A .0104 is amended with changes as published in 35:12 NCAC 1388 as follows:

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#### 21 NCAC 58A .0104 AGENCY AGREEMENTS AND DISCLOSURE

(a) Every agreement for brokerage services in a real estate transaction and every agreement for services connected with the management of a property owners association shall be in writing and signed by the parties thereto. Every agreement for brokerage services between a broker and an owner of the property to be the subject of a transaction shall be in writing and signed by the parties at the time of its formation. Every agreement for brokerage services between a broker and a buyer or tenant shall be express and shall be in writing and signed by the parties thereto not later than the time one of the parties makes an offer to purchase, sell, rent, lease, or exchange real estate to another. However, every agreement between a broker and a buyer or tenant that seeks to bind the buyer or tenant for a period of time or to restrict the buyer's or tenant's right to work with other agents or without an agent shall be in writing and signed by the parties thereto from its formation. A broker shall not continue to represent a buyer or tenant without a written, signed agreement when such agreement is required by this Rule. Every written agreement for brokerage services of any kind in a real estate transaction shall be for a definite period of time, shall include the broker's license number, and shall provide for its termination without prior notice at the expiration of that period, except that an agency agreement between a landlord and broker to procure tenants or receive rents for the landlord's property may allow for automatic renewal so long as the landlord may terminate with notice at the end of any contract period and any subsequent renewals. Every written agreement for brokerage services that includes a penalty for early termination shall set forth such a provision in a clear and conspicuous manner that shall distinguish it from other provisions of the agreement. For the purposes of this Rule, an agreement between brokers to cooperate or share compensation shall not be considered an agreement for brokerage services and, except as required by Rule .1807 of this Subchapter, need not be memorialized in writing.

- (b) A broker shall not conduct brokerage activities in a manner [that is neither determined nor predicated by bias or ideology as to] that brings about inequity, discrimination, or prejudice on account of race, color, religion, national origin, sex, familial status, or disability. Every listing agreement, written buyer agency agreement, or other written agreement for brokerage services in a real estate transaction shall contain the following provision: "The broker shall conduct all brokerage activities in regard to this agreement without respect to the race, color, religion, sex, national origin, handicap, or familial status of any party or prospective party." The provision shall be set forth in a clear and conspicuous manner that shall distinguish it from other provisions of the agreement. For the purposes of this Rule, the term, "familial status" shall be defined as it is in G.S. 41A-3(1b).
- (c) In every real estate sales transaction, a broker shall, at first substantial contact with a prospective buyer or seller, provide the prospective buyer or seller with a copy of the publication "Working with Real Estate Agents," set forth the broker's name and license number thereon, review the publication with the buyer or seller, and determine whether the agent will act as the agent of the buyer or seller in the transaction. If the first substantial contact with a prospective buyer or seller occurs by telephone or other electronic means of communication where it is not practical to provide the "Working with Real Estate Agents" publication, the broker shall at the earliest opportunity thereafter, but in no event later than three days from the date of first substantial contact, mail or otherwise transmit a copy of the publication

- 1 to the prospective buyer or seller and review it with him or her at the earliest practicable opportunity thereafter. For
- 2 the purposes of this Rule, "first substantial contact" shall include contacts between a broker and a consumer where the
- 3 consumer or broker begins to act as though an agency relationship exists and the consumer begins to disclose to the
- 4 broker personal or confidential information. The "Working with Real Estate Agents" publication may be obtained on
- 5 the Commission's website at www.ncrec.gov or upon request to the Commission.
- 6 (d) A real estate broker representing one party in a transaction shall not undertake to represent another party in the
- 7 transaction without the written authority of each party. The written authority shall be obtained upon the formation of
- 8 the relationship except when a buyer or tenant is represented by a broker without a written agreement in conformity
- 9 with the requirements of Paragraph (a) of this Rule. Under such circumstances, the written authority for dual agency
- shall be reduced to writing not later than the time that one of the parties represented by the broker makes an offer to
- purchase, sell, rent, lease, or exchange real estate to another party.
- 12 (e) In every real estate sales transaction, a broker working directly with a prospective buyer as a seller's agent or
- 13 subagent shall disclose in writing to the prospective buyer at the first substantial contact with the prospective buyer
- that the broker represents the interests of the seller. The written disclosure shall include the broker's license number.
- 15 If the first substantial contact occurs by telephone or by means of other electronic communication where it is not
- 16 practical to provide written disclosure, the broker shall immediately disclose by similar means whom he or she
- 17 represents and shall immediately mail or otherwise transmit a copy of the written disclosure to the buyer. In no event
- shall the broker mail or transmit a copy of the written disclosure to the buyer later than three days from the date of
- 19 first substantial contact with the buyer.
- 20 (f) In every real estate sales transaction, a broker representing a buyer shall, at the initial contact with the seller or
- seller's agent, disclose to the seller or seller's agent that the broker represents the buyer's interests. In addition, in every
- 22 real estate sales transaction other than auctions, the broker shall, no later than the time of delivery of an offer to the
- 23 seller or seller's agent, provide the seller or seller's agent with a written confirmation disclosing that he or she
- represents the interests of the buyer. The written confirmation may be made in the buyer's offer to purchase and shall
- include the broker's license number.
- 26 (g) The provisions of Paragraphs (c), (d) and (e) of this Rule do not apply to real estate brokers representing sellers
- in auction sales transactions.
- 28 (h) A broker representing a buyer in an auction sale transaction shall, no later than the time of execution of a written
- 29 agreement memorializing the buyer's contract to purchase, provide the seller or seller's agent with a written
- 30 confirmation disclosing that he or she represents the interests of the buyer. The written confirmation may be made in
- 31 the written agreement.
- 32 (i) A firm that represents more than one party in the same real estate transaction is a dual agent and, through the
- brokers associated with the firm, shall disclose its dual agency to the parties.
- 34 (j) When a firm represents both the buyer and seller in the same real estate transaction, the firm may, with the prior
- 35 express approval of its buyer and seller clients, designate one or more individual brokers associated with the firm to
- 36 represent only the interests of the seller and one or more other individual brokers associated with the firm to represent
- 37 only the interests of the buyer in the transaction. The authority for designated agency shall be reduced to writing not

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(3)

statute or rule; and

otherwise required by statute or rule.

1 later than the time that the parties are required to reduce their dual agency agreement to writing in accordance with 2 Paragraph (d) of this Rule. An individual broker shall not be so designated and shall not undertake to represent only 3 the interests of one party if the broker has actually received confidential information concerning the other party in 4 connection with the transaction. A broker-in-charge shall not act as a designated broker for a party in a real estate 5 sales transaction when a provisional broker under his or her supervision will act as a designated broker for another 6 party with a competing interest. 7 (k) When a firm acting as a dual agent designates an individual broker to represent the seller, the broker so designated 8 shall represent only the interest of the seller and shall not, without the seller's permission, disclose to the buyer or a 9 broker designated to represent the buyer: 10 that the seller may agree to a price, terms, or any conditions of sale other than those established by (1) 11 12 the seller's motivation for engaging in the transaction unless disclosure is otherwise required by (2) 13 statute or rule; and 14 (3) any information about the seller that the seller has identified as confidential unless disclosure of the 15 information is otherwise required by statute or rule. 16 (1) When a firm acting as a dual agent designates an individual broker to represent the buyer, the broker so designated 17 shall represent only the interest of the buyer and shall not, without the buyer's permission, disclose to the seller or a 18 broker designated to represent the seller: 19 (1) that the buyer may agree to a price, terms, or any conditions of sale other than those established by 20 the seller; 21 (2) the buyer's motivation for engaging in the transaction unless disclosure is otherwise required by 22 statute or rule; and 23 (3) any information about the buyer that the buyer has identified as confidential unless disclosure of the 24 information is otherwise required by statute or rule. 25 (m) A broker designated to represent a buyer or seller in accordance with Paragraph (j) of this Rule shall disclose the identity of all of the brokers so designated to both the buyer and the seller. The disclosure shall take place no later 26 27 than the presentation of the first offer to purchase or sell. 28 (n) When an individual broker represents both the buyer and seller in the same real estate sales transaction pursuant 29 to a written agreement authorizing dual agency, the parties may provide in the written agreement that the broker shall 30 not disclose the following information about one party to the other without permission from the party about whom the 31 information pertains: 32 that a party may agree to a price, terms, or any conditions of sale other than those offered; (1) 33 (2) the motivation of a party for engaging in the transaction, unless disclosure is otherwise required by

any information about a party that the party has identified as confidential, unless disclosure is

(o) A broker who is selling property in which the broker has an ownership interest shall not undertake to represent a buyer of that property except that a broker who is selling commercial real estate as defined in Rule .1802 of this Subchapter in which the broker has less than 25 percent ownership interest may represent a buyer of that property if the buyer consents to the representation after full written disclosure of the broker's ownership interest. A firm listing a property owned by a broker affiliated with the firm may represent a buyer of that property so long as any individual broker representing the buyer on behalf of the firm does not have an ownership interest in the property and the buyer

consents to the representation after full written disclosure of the broker's ownership interest.

(p) A broker or firm with an existing listing agreement for a property shall not enter into a contract to purchase that property unless, prior to entering into the contract, the listing broker or firm first discloses in writing to their seller-client that the listing broker or firm may have a conflict of interest in the transaction and that the seller-client may want to seek independent counsel of an attorney or another licensed broker. Prior to the listing broker entering into a contract to purchase the listed property, the listing broker and firm shall either terminate the listing agreement or transfer the listing to another broker affiliated with the firm. Prior to the listing firm entering into a contract to purchase the listed property, the listing broker and firm shall disclose to the seller-client in writing that the seller-client has the right to terminate the listing and the listing broker and firm shall terminate the listing upon the request of the seller-

16 17 client.

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- 18 History Note: Authority G.S. 41A-3(1b); 41A-4(a); 93A-3(c); 93A-6(a); 19 Eff. February 1, 1976;
- 20 Readopted Eff. September 30, 1977;
- 21 Amended Eff. July 1, 2015; July 1, 2014; July 1, 2009; July 1, 2008; April 1, 2006; July 1, 2005;
- 22 July 1, 2004; April 1, 2004; September 1, 2002; July 1, 2001; October 1, 2000; August 1, 1998;
- 23 July 1, 1997; August 1, 1996; July 1, 1995;
- 24 Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. May 1, 2018.
- 25 *May 1, 2018*;
- 26 <u>Amended Eff. July 1, 2021.</u>

AGENCY: Real Estate Commission

RULE CITATION: 21 NCAC 58A .0105

**DEADLINE FOR RECEIPT: May 14, 2021** 

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends the following technical changes be made:

For the changes in (d), what is being prohibited? What factors are considered when determining whether a broker advertised in a manner that brought about "inequity, discrimination, or prejudice?"

In your History Note, why is 93A-9 listed?

1 21 NCAC 58A .0105 is amended with changes as published in 35:12 NCAC 1390 as follows: 2 3 21 NCAC 58A .0105 **ADVERTISING** 4 (a) Authority to Advertise. 5 (1) A broker shall not advertise any brokerage service or the sale, purchase, exchange, rent, or lease of 6 real estate for another or others without the consent of his or her broker-in-charge and without 7 including in the advertisement the name of the firm or sole proprietorship with which the broker is 8 affiliated. 9 (2) A broker shall not advertise or display a "for sale" or "for rent" sign on any real estate or otherwise 10 advertise any real estate without the written consent of the owner or the owner's authorized agent. 11 (b) Blind Ads. A broker shall not advertise the sale, purchase, exchange, rent, or lease of real estate for others in a 12 manner indicating the offer to sell, purchase, exchange, rent, or lease is being made by the broker's principal only. 13 Every such advertisement shall indicate that it is the advertisement of a broker or firm and shall not be confined to 14 publication of only contact information, such as a post office box number, telephone number, street address, internet 15 web address, or e-mail address. 16 (c) A person licensed as a limited nonresident commercial broker shall comply with the provisions of Rule .1809 of 17 this Subchapter in connection with all advertising concerning or relating to his or her status as a North Carolina broker. 18 (d) A broker shall not advertise any brokerage service or the sale, purchase, exchange, rent, or lease of real estate, 19 conduct brokerage services, promote their status as a real estate broker, or engage in other real estate related activities in any manner [which is predicated by bias or ideology as to] that brings about inequity, discrimination, or prejudice 20 21 on account of race, color, religion, national origin, sex, familial status, or disability. 22 23 History Note: Authority G.S. 93A-2(a1); 93A-3(c); 93A-9; 24 Eff. February 1, 1976; Readopted Eff. September 30, 1977; 25 26 Amended Eff. July 1, 2015; April 1, 2013; July 1, 2009; January 1, 2008; April 1, 2006; July 1, 27 2004; October 1, 2000; August 1, 1998; April 1, 1997; July 1, 1989; February 1, 1989; 28 Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. May 1, 2018;

Amended Eff. July 1, 2021; July 1, 2018.

AGENCY: Real Estate Commission

RULE CITATION: 21 NCAC 58A .0110

**DEADLINE FOR RECEIPT: May 14, 2021** 

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends the following technical changes be made:

In (a), please spell out "broker-in-charge (BIC)" the first time the term is used.

Were the post-publication changes made in response to public comment?

Where is your statutory authority for (g)(9)? Is this course part of the four hours per year of continuing education for brokers-in-charge in G.S. 93A-38.5(b) or part of the annual 8 hours of continuing education in G.S. 93A-38.5(a)?

In your History Note, please delete G.S. 93A-4.1 because it has been repealed. Did you intend to list G.S. 93A-38.5 instead?

1	21 NCAC 58A.	.0110 is aı	mended with changes as published in 35:12 NCAC 1390 as follows:
2	21 NG A G 70 A	0110	PROVED IN CHARGE
3	21 NCAC 58A.		BROKER-IN-CHARGE
4			n shall designate one BIC for its principal office and one [a different] BIC for each of its
5			of a firm shall have more than one designated BIC. [A BIC shall not serve as the BIC for
6		_	BIC shall not serve as BIC for more than one office [firm] unless each of those offices [firms]
7	•		ffice space and delivery address.
8	. ,	•	ship shall designate a BIC if the sole proprietorship:
9	(1)		in any transaction where a broker is required to deposit and maintain monies belonging to
10			n a trust account;
11	(2)		in advertising or promoting services as a broker in any manner; or
12	(3)		or more other brokers affiliated with the sole proprietorship in the real estate business.
13			firm shall not be required to have a BIC if it:
14	(1)	C	ized for the sole purpose of receiving compensation for brokerage services furnished by its
15			ng broker through another firm or broker;
16	(2)		d for tax purposes as a pass-through business by the United States Internal Revenue Service;
17	(3)	has no p	orincipal or branch office; and
18	(4)	has no l	icensed person associated with it other than its qualifying broker.
19	(d) A broker w	vho maint	ains a trust or escrow account for the sole purpose of holding residential tenant security
20	deposits received	d by the b	roker on properties owned by the broker in compliance with G.S. 42-50 shall not be required
21	to be a BIC.		
22	(e) In order for	a broker	to designate as a BIC for a sole proprietor, real estate firm, or branch office, a broker shall
23	apply for BIC E	ligible sta	tus by submitting an application on a form available on the Commission's website. The BIC
24	Eligible status fo	orm shall	include the broker's:
25	(1)	name;	
26	(2)	license	number;
27	(3)	telephoi	ne number;
28	(4)	email ac	ldress;
29	(5)	crimina	l history and history of occupational license disciplinary actions;
30	(6)	certifica	tion of compliance with G.S. 93A-4.2, including that:
31		(A)	his or her broker license is on active status;
32		(B)	the broker has obtained at least two years of real estate brokerage experience equivalent to
33			40 hours per week within the previous five years or shall be a North Carolina licensed
34			attorney with a practice that consisted primarily of handling real estate closings and related
35			matters in North Carolina for three years immediately preceding application; and
36		(C)	the broker completed the 12-hour Broker-in-Charge Course no earlier than one year prior
37			to application and no later than 120 days after application; and

1	(7)	signature.
2	(f) A broker wh	no holds BIC Eligible status shall submit a form to become the designated BIC for a sole proprietor,
3	real estate firm,	or branch office. The BIC designation form shall include:
4	(1)	the broker's:
5		(A) name;
6		(B) license number;
7		(C) telephone number;
8		(D) email address; and
9		(E) criminal history and history of occupational license disciplinary actions; and
10	(2)	the firm's:
11		(A) name; and
12		(B) license number, if applicable;
13	(g) A designate	d BIC shall:
14	(1)	assure that each broker employed affiliated at the office has complied with Rules .0503, .0504, and
15		.0506 of this Subchapter;
16	(2)	notify the Commission of any change of firm's business address or trade name and the registration
17		of any assumed business name adopted by the firm for its use;
18	(3)	be responsible for the conduct of advertising by or in the name of the firm at such office;
19	(4)	maintain the trust or escrow account of the firm and the records pertaining thereto;
20	(5)	retain and maintain records relating to transactions conducted by or on behalf of the firm, including
21		those required to be retained pursuant to Rule .0108 of this Section;
22	(6)	supervise provisional brokers associated with or engaged on behalf of the firm at such office in
23		accordance with the requirements of Rule .0506 of this Subchapter;
24	(7)	supervise all brokers employed affiliated at the office with respect to adherence to agency agreement
25		and disclosure requirements;
26	(8)	notify the Commission in writing that he or she is no longer serving as BIC of a particular office
27		within 10 days following any such change; and
28	(9)	complete the Commission's Basic Trust Account Procedures Course within 120 days of opening
29		assuming responsibility for a trust account in accordance with G.S. 93A 6(g). 93A-6(g), however
30		the BIC shall not be required to complete the course more than once in three years; and
31	(10)	supervise all unlicensed individuals employed at the office and ensure that unlicensed individuals
32		comply with G.S. 93A-2(c)(6).
33	(h) A broker ho	olding BIC Eligible status shall take the Broker-in-Charge Update Course during the license year of
34	designation, unl	ess the broker has satisfied the requirements of Rule .1702 of this Subchapter prior to designation.
35	(i) A broker's B	IC Eligible status shall terminate if the broker:
36	(1)	made any false statements or presented any false, incomplete, or incorrect information in connection
37		with an application;

1	(2)	fails to complete the 12-hour Broker-in-Charge Course pursuant to Paragraph (e) of this Rule;
2	(3)	fails to renew his or her broker license pursuant to Rule .0503 of this Subchapter, or the broker's
3		license has been suspended, revoked, or surrendered; or
4	(4)	fails to complete the Broker-in-Charge Update Course and a four credit hour elective course
5		pursuant to Rules .1702 and .1711 of this Subchapter, if applicable.
6	(j) In order to r	egain BIC Eligible status after a broker's BIC Eligible status terminates, the broker shall complete the
7	12-hour Broker	r-in-Charge Course prior to application and then submit a BIC Eligible status form pursuant to
8	Paragraph (e) o	f this Rule.
9	(k) A nonresid	ent commercial real estate broker licensed under the provisions of Section .1800 of this Subchapter
10	shall not act as	or serve in the capacity of a broker-in-charge of a firm or office in North Carolina.
11	(l) A broker sha	all not be granted BIC Eligible status or designated as BIC of a firm if there is a pending Commission
12	investigation ag	ainst the broker.
13		
14	History Note:	Authority G.S. 93A-2; 93A-3(c); 93A-4; 93A-4.1; 93A-4.2; 93A-9;
15		Eff. September 1, 1983;
16		Amended Eff. July 1, 2014; May 1, 2013; July 1, 2010; July 1, 2009; January 1, 2008; April 1, 2006;
17		July 1, 2005; July 1, 2004; April 1, 2004; September 1, 2002; July 1, 2001; October 1, 2000; August
18		1, 1998; April 1, 1997; July 1, 1995; July 1, 1994;
19		Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. May 1, 2018;
20		Amended Eff. <u>July 1, 2021;</u> July 1, 2020; July 1, 2018.

1	21 NC	AC 58A .0114 is	amended with chang	<u>es</u> as published	in 35:12 NCAC 13	91 as follows:	
2							
3	21 NC	AC 58A .0114	RESIDENTIAL	PROPERTY	AND OWNERS	' ASSOCIATION	DISCLOSURE
4			STATEMENT				
5	(a) Ev	ery owner of real	l property subject to	a transfer of th	e type governed by	Chapter 47E of the	General Statutes
6	shall co	omplete the follow	wing Residential Pro	perty and Own	ers' Association Dis	sclosure Statement ar	nd furnish a copy
7	of the c	omplete statemen	nt to a buyer in accor	rdance with the	requirements of G.	S. 47E-4. The form s	shall bear the seal
8	of the N	North Carolina Re	eal Estate Commissio	on and shall rea	d as follows:		
9							
10			[N.C. REA	AL ESTATE C	OMMISSION SEA	AL]	
11							
12			STA	TE OF NORT	TH CAROLINA		
13		RESIDENTI	AL PROPERTY A	ND OWNERS	' Association DISC	CLOSURE STATE	MENT
14							
15			Ins	tructions to Pr	operty Owners		
16							
17	1.	The Residentia	l Property Disclosur	re Act (G.S. 47)	E)("Disclosure Act	") requires owners o	of residential real
18		estate (single-fa	amily homes, individ	dual condomini	ums, townhouses, a	and the like, and bui	ldings with up to
19		_	units) to furnish buye				
20		("Disclosure St	tatement"). This form	n is the only one	e approved for this	purpose. A disclosur	e statement must
21		be furnished in	connection with the	e sale, exchange	e, option, and sale	under a lease with op	ption to purchase
22			nt does not occupy or	-			-
23		some transaction	ons, including the fir	st sale of a dwe	lling which has nev	ver been inhabited an	nd transactions of
24		residential prop	perty made pursuant	to a lease with o	pption to purchase v	where the lessee occu	pies or intends to
25		occupy the dwe	elling. For a complete	e list of exempt	ions, see G.S. 47E-	2.	
26							
27	2.	-	ond to each of the q		0.1		-
28			by placing a check	` '	•	1 0 1	ns, you are only
29		obligated to dis	sclose information ab	out which you	have actual knowle	dge.	
30							
31	a.	•	es" for any question	•	•		-
32			an attorney, engine			•	1 0 1
33		_	f you attach a repor	-	_	_	
34		contained in it	so long as you were	not grossly negl	ligent in obtaining o	or transmitting the in	formation.
35	•		·			0 11 -2	1 1
36	b.	•	No," you are stating the	•			a check "No" and
37		you know there	e is a problem, you m	nay be liable for	making an intention	onal misstatement.	

If you check "No Representation," you are choosing not to disclose the conditions or characteristics of the
 property, even if you have actual knowledge of them or should have known of them.

If you check "Yes" or "No" and something happens to the property to make your Disclosure Statement incorrect or inaccurate (for example, the roof begins to leak), you must promptly give the buyer a corrected Disclosure Statement or correct the problem.

If you are assisted in the sale of your property by a licensed real estate broker, you are still responsible for completing and delivering the Disclosure Statement to the buyers; and the broker must disclose any material facts about your property which he or she knows or reasonably should know, regardless of your responses on the Statement.

 4. You must give the completed Disclosure Statement to the buyer no later than the time the buyer makes an offer to purchase your property. If you do not, the buyer can, under certain conditions, cancel any resulting contract (See "Note to Buyers" below). You should give the buyer a copy of the Disclosure Statement containing your signature and keep a copy signed by the buyer for your records.

Note to Buyers

# If the owner does not give you a Residential Property and Owners' Association Disclosure Statement by the time you make your offer to purchase the property, you may under certain conditions cancel any resulting contract without penalty to you as the buyer. To cancel the contract, you must personally deliver or mail written notice of your decision to cancel to the owner or the owner's agent within three calendar days following your receipt of the Disclosure Statement, or three calendar days following the date of the contract, whichever

occurs first. However, in no event does the Disclosure Act permit you to cancel a contract after settlement of the transaction or (in the case of a sale or exchange) after you have occupied the property, whichever occurs

5. In the space below, type or print in ink the address of the property (sufficient to identify it) and your name.

Then sign and date.

Property Address: _	
Owner's Name(s): _	

	is true and correct as of the date signed.				
	Owner Signature:Date			_, _	
	Owner Signature: Date				
	Buyers acknowledge receipt of a copy of this Disclosure Statement; that they have exam				
	that they understand that this is not a warranty by owners or owners' agents; that it is i	iot a	subs	titu	ıte
	inspections they may wish to obtain; and that the representations are made by the owner	ers an	d no	t th	he i
	agents or subagents. Buyers are strongly encouraged to obtain their own inspections	from	a li	cen	ıse
	inspector or other professional. As used herein, words in the plural include the singula	ır, as	арр	rop	rio
	Buyer Signature: Date		_, _		_
	Buyer Signature: Date				
the unit	e following questions address the characteristics and condition of the property identific owner has actual knowledge. Where the question refers to "dwelling," it is intended to t, or units if more than one, to be conveyed with the property. The term "dwelling acture intended for human habitation.	ed ab o refe	ove r to	abo the	e d
the unit	e following questions address the characteristics and condition of the property identific owner has actual knowledge. Where the question refers to "dwelling," it is intended to t, or units if more than one, to be conveyed with the property. The term "dwelling	ed ab o refe	ove r to	abo the	e d
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the unit stru	e following questions address the characteristics and condition of the property identific owner has actual knowledge. Where the question refers to "dwelling," it is intended to t, or units if more than one, to be conveyed with the property. The term "dwelling acture intended for human habitation.  In what year was the dwelling constructed?  Explain if necessary:  Is there any problem, malfunction or defect with the dwelling's foundation, slat fireplaces/chimneys, floors, windows (including storm windows and screens), doors	Yes	ove r to t" r	aborefe	e d ers No sei
the unit stru	e following questions address the characteristics and condition of the property identified owner has actual knowledge. Where the question refers to "dwelling," it is intended to to, or units if more than one, to be conveyed with the property. The term "dwelling acture intended for human habitation.  In what year was the dwelling constructed?  Explain if necessary:  Is there any problem, malfunction or defect with the dwelling's foundation, slab fireplaces/chimneys, floors, windows (including storm windows and screens), doors ceilings, interior and exterior walls, attached garage, patio, deck or other structural	Yes	ove r to t" r	aborefe	e d ers No sei
the unit stru	e following questions address the characteristics and condition of the property identifies owner has actual knowledge. Where the question refers to "dwelling," it is intended to to, or units if more than one, to be conveyed with the property. The term "dwelling acture intended for human habitation.  In what year was the dwelling constructed?  Explain if necessary:  Is there any problem, malfunction or defect with the dwelling's foundation, slab fireplaces/chimneys, floors, windows (including storm windows and screens), doors ceilings, interior and exterior walls, attached garage, patio, deck or other structura components including any modifications to them?	Yes	ove r to t" r	aborefe	e d ers No sei

4.	In what year was the dwelling's roof covering installed?		
	(Approximate if no records are available.) Explain if necessary:		
5.	Is there any leakage or other problem with the dwelling's roof?		
6.	Is there any water seepage, leakage, dampness or standing water in the dwelling's basement, crawl space, or slab?		
7.	Is there any problem, malfunction or defect with the dwelling's electrical system (outlets, wiring, panel, switches, fixtures, generator, etc.)?		
8.	Is there any problem, malfunction or defect with the dwelling's plumbing system (pipes, fixtures, water heater, etc.)?		
9.	Is there any problem, malfunction or defect with the dwelling's heating and/or air conditioning?		
10.	What is the dwelling's heat source?   Furnace   Heat Pump   Baseboard  Check all that apply)  Age of system:		
11.	What is the dwelling's cooling source? □ Central Forced Air □ Wall/Window Unit(s) □ Other(Check all that apply) Age of system:		
12.	What is the dwelling's fuel sources? □ Electricity □ Natural Gas □ Propane □ Oil □ Other (Check all that apply)  If the fuel source is stored in a tank, identify whether the tank is □ above ground or □ below ground, and whether the tank is □ leased by seller or □ owned by seller.  (Check all that apply)		
13.	What is the dwelling's water supply source? □ City/County □ Community System □ Private Well □ Shared Well □ Other (Check all that apply)		
<del>[14</del>	. What is the dwelling's water heater fuel type? □ Natural Gas □ Propane □ Fuel Oil		<del>=]</del>

	□ Electricity □ Other	(Check all that apply)			
	Age of system:	<u>=</u>			
14.	15.] The dwelling's water pipes are  □ Plastic □ Polybutylene □ Other_  (Check all that apply)	e made of what type of material?   Copper  Galvanized			
<del>[16</del>	. Does the property have available	internet service?	<del>-</del>	<del>-</del>	<del>=</del> ]
<mark>15.</mark> [	17.] Is there any problem (including water quality, quantity	, malfunction or defect with the dwelling's water supply			
	(including water quanty, quantity	or water pressure):			
<mark>16.</mark> [	with Pump  □ Community System □ Connected				
	(Check all that apply)				
<mark>17.</mark> [	<del>-</del>	tic system permit? If your answer is "Yes," how many   No records available.			
18.	20. Is there any problem septic system?	, malfunction or defect with the dwelling's sewer and/or			
<mark>19.</mark> [	vacuum, pool, hot tub, spa, attic far	em, malfunction or defect with the dwelling's central n, exhaust fan, ceiling fans, sump pump, irrigation system, garage door openers, gas logs, or other systems?			
<mark>20.</mark> [	· · · · · · · · · · · · · · · · · · ·	n, malfunction or defect with any appliances that may be nge/oven, attached microwave, hood/fan, dishwasher,			

<mark>21.</mark>	23. Is there any problem with present infestation of the dwelling, or damage from		
	past infestation of wood destroying insects or organisms which has not been repaired?		
<mark>22.</mark>	24.] Is there any problem, malfunction or defect with the drainage, grading or soil stability of the property?		
23.	25.] Are there any structural additions or other structural or mechanical changes to the dwelling(s) to be conveyed with the property?		
24.	26. Is the property to be conveyed in violation of any local zoning ordinances, restrictive covenants, or other land-use restrictions, or building codes (including the failure to obtain proper permits for room additions or other changes/improvements)?		
25.	27.] Are there any hazardous or toxic substances, materials, or products (such as asbestos, formaldehyde, radon gas, methane gas, lead-based paint) which exceed government safety standards, any debris (whether buried or covered) or underground storage tanks, or any environmentally hazardous conditions (such as contaminated soil or water, or other environmental contamination) which affect the property? located on or which otherwise affect the property?		
<mark>26.</mark>	28.] Is there any noise, odor, smoke, etc. from commercial, industrial or military sources which affects the property?		
<mark>27.</mark>	29.] Is the property subject to any utility or other easements, shared driveways, party walls or encroachments from or on adjacent property?		
28.	30. Is the property subject to any lawsuits, foreclosures, bankruptcy, leases or rental agreements, judgments, tax liens, proposed assessments, mechanics' liens, materialmens' liens, or notices from any governmental agency that could affect title to the property?		
<mark>29.</mark>	31.] Is the property subject to a flood hazard or is the property located in a federally-designated flood hazard area?		
<del>30.</del>	32.] Does the property abut or adjoin any private road(s) or street(s)?		

f you answered "yes" to any of the questions listed above <mark>(1-31)</mark> [ <del>(1-33)</del> ] please explain (at	tach a	dditio
f necessary):		
n lieu of providing a written explanation, you may attach a written report to this Disclosure	Stater	ment b
gency, or by an attorney, engineer, land surveyor, geologist, pest control operator, contract other expert, dealing with matters within the scope of that public agency's functions or the exper		
The following questions pertain to the property identified above, including the lot to leave unit(s), sheds, detached garages, or other buildings located thereon.	be cor	ıveyed
theming unit(0), should decide guruges, or other bundings rocated energons		
	• •	]
		No :
12.[34.] Is the property subject to governing documents which impose various mandatory		_
2.[34.] Is the property subject to governing documents which impose various mandatory covenants, conditions, and restrictions upon the lot or unit?	Ш	
	Ш	
covenants, conditions, and restrictions upon the lot or unit?		
covenants, conditions, and restrictions upon the lot or unit?  f you answered "yes" to the question above, please explain (attach additional sheets if		
covenants, conditions, and restrictions upon the lot or unit?  f you answered "yes" to the question above, please explain (attach additional sheets if necessary):		
covenants, conditions, and restrictions upon the lot or unit?  f you answered "yes" to the question above, please explain (attach additional sheets if necessary):		
covenants, conditions, and restrictions upon the lot or unit?  f you answered "yes" to the question above, please explain (attach additional sheets if necessary):		
covenants, conditions, and restrictions upon the lot or unit?  f you answered "yes" to the question above, please explain (attach additional sheets if accessary):  [3.[35-] Is the property subject to regulation by one or more owners' association(s) including, but not limited to, obligations to pay regular assessments or dues and special assessments?		
covenants, conditions, and restrictions upon the lot or unit?  f you answered "yes" to the question above, please explain (attach additional sheets if necessary):  13.[35-] Is the property subject to regulation by one or more owners' association(s) including, but not limited to, obligations to pay regular assessments or dues and special assessments? If your answer is "yes," please provide the information requested below as to each owners'		
covenants, conditions, and restrictions upon the lot or unit?  f you answered "yes" to the question above, please explain (attach additional sheets if accessary):  [33.[35-] Is the property subject to regulation by one or more owners' association(s) including, but not limited to, obligations to pay regular assessments or dues and special assessments? If your answer is "yes," please provide the information requested below as to each owners' association to which the property is subject [insert N/A into any blank that does not apply]:		
covenants, conditions, and restrictions upon the lot or unit?  f you answered "yes" to the question above, please explain (attach additional sheets if necessary):  13.[35-] Is the property subject to regulation by one or more owners' association(s) including, but not limited to, obligations to pay regular assessments or dues and special assessments? If your answer is "yes," please provide the information requested below as to each owners'		

(specify name)			<u> </u>	whose regular			
assessments ("du	ues") are \$	per	The na	me, address and			
telephone numb	er of the preside	nt of the owners' associ	ation or the assoc	ciation manager			
are							
-							
& TC	37	22 -l			D: ;		C14 4
•	-	n 33 above, you must	-				
-	_	resentation" to questio	_				
questions on this Di	sclosure Statem	ent. Skip to the bottor	n of the last page	e and initial and	d date	the p	age.
							No I
					Vos	No	No I sent
34 [36] Are any fee	s charged by the	association or by the ass	ociation's manag	ement company		110	SCIII
		nce or transfer of the lo	•				
your answer	is "yes,"	please state the					
your answer	15 ycs,	prease state the	amount of	the lees.			
by-laws, and tha	t are payable to	ly approved as required an association to which and amount of the due property	the lot is subject?	? If your answer			
		1 1 3		3			
				<del></del>			
-		e Statement is signed, ar	•				
	0	lving the property or lo	•	•			
• •		f each pending lawsuit a					
judgment:							
37 [20] As of the de-	te this Disclosur	e Statement is signed, ar	e there only upact	ofied judaments			
			•				
against or pendii	ng iawsuits invol	lving the planned comm	unity or the assoc	ciation to which			
41	11 4 12 4	with the exception of a		41			

38.[40.] Which of the following services and ar	nenities are paid for by the owners' assoc	ciation(s) ide	ntified a	abov
of the association's regular assessments ("d				
			N	lo Re
		Yes	No s	enta
Management Fees				
Exterior Building Maintenance of Property to b	e Conveyed			
Master Insurance Exterior Yard/Landscaping Maintenance of Lot	to be Conveyed			
Common Areas Maintenance	nmon Areas Maintenance			
Trash Removal				
Recreational Amenity Maintenance (specify am	nenities covered)			[
Pest Treatment/Extermination				
Street Lights				
Water				
Sewer				
Storm Water Management/Drainage/Ponds				
Internet Service				
Cable				
Private Road Maintenance				
Parking Area Maintenance				
Gate and/or Security				
Other: (specify)				
Buyer Initials and Date	Owner Initials and Date			
Buyer Initials and Date	Owner Initials and Date			

1	(b) The form d	escribed in Paragraph (a) of this Rule may be reproduced, but the text of the form shall not be altered
2	or amended in a	any way.
3	(c) The form d	escribed in Paragraph (a) of this Rule as amended effective July 1, 2018, July 1, 2021, applies to all
4	properties place	ed on the market on or after July 1, 2018. July 1, 2021. The form described in Paragraph (a) of this
5	Rule as amende	ed effective July 1, 2014, July 1, 2018, applies to all properties placed on the market prior to July 1,
6	2018. July 1, 20	221. If a corrected disclosure statement required by G.S. 47E-7 is prepared on or after July 1, 2018,
7	July 1, 2021, fo	r a property placed on the market prior to July 1, 2018, July 1, 2021, the form described in Paragraph
8	(a) of this Rule	as amended effective <del>July 1, 2018,</del> <u>July 1, 2021,</u> shall be used.
9		
10	History Note:	Authority G.S. 47E-4(b); 47E-4(b1); 93A-3(c); 93A-6;
11		Eff. October 1, 1998;
12		Amended Eff. July 1, 2014; January 1, 2013; January 1, 2012; July 1, 2010; July 1, 2009; January
13		1, 2008; July 1, 2006; September 1, 2002; July 1, 2000;
14		Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. May 1, 2018;
15		Amended Eff. <u>July 1, 2021;</u> July 1, 2018.
16		
17		

AGENCY: Real Estate Commission

RULE CITATION: 21 NCAC 58A .0120

**DEADLINE FOR RECEIPT: May 14, 2021** 

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends the following technical changes be made:

At line 6, what is an "affiliated broker?"

At line 9, please add a comma after "report."

At line 9, please consider deleting such and starting the sentence with "Service providers..."

At line 10, to be more concise, consider "Service providers include appraisers, attorneys, ..."

In (d), what are "brokerage or other real estate related activities?" Is this defined?

In (d), does the prohibition tied to "or otherwise promote their status as a real estate broker" repeat .0105(d)? If so, why is this necessary?

For the changes in (d), what is being prohibited? What factors are considered when determining whether a broker conducted brokerage or other real estate activities in a manner that brought about "inequity, discrimination, or prejudice?"

1 21 NCAC 58A .0120 is adopted with changes as published in 35:12 NCAC 1397 as follows:

2

### 21 NCAC 58A .0120 PROHIBITED ACTS

- 4 (a) A broker shall not require or demand of any escrow agent or attorney that a broker's commission be split with or
- 5 paid to another person or entity.
- 6 (b) A An affiliated broker shall not be paid a commission or referral fee directly by anyone other than their current
- 7 BIC or the person who served as their BIC at the time of the transaction.
- 8 (c) A broker shall not coerce, extort, collude, instruct, induce, bribe, or intimidate a service provider in a real estate
- 9 transaction in order to influence or attempt to influence their findings, report or decision. Such service providers
- include, but are not limited to, appraisers, attorneys, inspectors, financial lenders, and contractors.
- 11 (d) A broker shall not conduct brokerage or other real estate related activities, or otherwise promote their status as a
- real estate broker in any manner which is predicated by bias or ideology as to that brings about inequity, discrimination,
- or prejudice on account of race, color, religion, national origin, sex, familial status, or disability.

14

- 15 History Note: Authority G.S. 93A-3(c); 93A-6;
- 16 Eff. July 1, 2021.

AGENCY: Real Estate Commission

RULE CITATION: 21 NCAC 58A .0503

**DEADLINE FOR RECEIPT: May 14, 2021** 

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends the following technical changes be made:

In your History Note, please delete 93A-4.1 because it has been repealed.

1	21 NCAC 58A	.0503 is amended as published in 35:12 NCR 1397 as follows:
2		
3	21 NCAC 58A	.0503 LICENSE RENEWAL
4	(a) All real est	ate licenses issued by the Commission under G.S. 93A, Article 1 shall expire on June 30 following
5	issuance. Any b	proker desiring renewal of his or her license shall renew on the Commission's website within 45 days
6	prior to license	expiration and shall submit a renewal fee of forty-five dollars (\$45.00).
7	(b) During the	renewal process, every individual broker shall provide an email address to be used by the Commission.
8	The email addr	ess may be designated by the broker as private in order to be exempt from public records disclosures
9	pursuant to G.S	. 93A-4(b2). A broker who does not have an email address is not required to obtain an email address
10	to comply with	this Rule.
11	(c) During the	renewal process, every designated broker-in-charge shall disclose:
12	(1)	each federally insured depository institution lawfully doing business in this State where the trust
13		account(s) for the broker-in-charge or the entity for which the broker-in-charge is designated is held,
14		if applicable; and
15	(2)	any criminal conviction or occupational license disciplinary action that occurred within the previous
16		year.
17		
18	History Note:	Authority G.S. 93A-3(c); 93A-4; 93A-4.1; 93A-6;
19		Eff. February 1, 1976;
20		Readopted Eff. September 30, 1977;
21		Amended Eff. July 1, 1994; February 1, 1991; February 1, 1989;
22		Temporary Amendment Eff. April 24, 1995 for a period of 180 days or until the permanent rule
23		becomes effective, whichever is sooner;
24		Amended Eff. July 1, 2017; July 1, 2014; April 1, 2013; April 1, 2006; January 1, 2006; July 1,
25		2004; December 4, 2002; April 1, 1997; July 1, 1996; August 1, 1995;
26		Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. May 1, 2018;
27		Amended Eff. <u>July 1, 2021;</u> July 1, 2018.

AGENCY: Real Estate Commission

RULE CITATION: 21 NCAC 58A .1601

**DEADLINE FOR RECEIPT: May 14, 2021** 

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends the following technical changes be made:

What authority are you relying upon for the proposed amendments to Paragraph (b)? As I read (b), it is a stricter standard than required by G.S. 41A-4 and 41A-5. Do you have authority to set a higher standard?

For the changes in (b), what is being prohibited? What factors are considered when determining whether a broker "promot[ed] the distribution of resources or opportunities" in a manner that brought about "inequity, discrimination, or prejudice?"

How does the new language in (b) differ from the language already required in listing agreements at lines 26-28? Is it repetitive? If so, why is it necessary? If not, please clarify what is now being required that is not already covered by the language in lines 26-28.

21 NCAC 58A	.1601 is amended with changes as published in 35:12 NCAC 1397 as follows:
	SECTION .1600 - DISCRIMINATORY PRACTICES PROHIBITED
21 NCAC 58A	.1601 FAIR HOUSING AND RACIAL EQUITY
(a) Conduct by	a licensee broker which violates the provisions of the State Fair Housing Act constitutes improper
conduct or deal	ng in violation of G.S. 93A-6(a)(10).
(b) Conduct b	y a [ <del>licensee]</del> broker in connection with a real estate transaction, real estate related services, or
promotion of th	eir status as a real estate broker that promotes the distribution of resources or opportunities in any
manner [is eithe	er determined or predicated by that brings about inequity, discrimination, or prejudice on account of
race, racial bias	or racial ideology, color, religion, national origin, sex, familial status, or disability constitutes improper
conduct or deal	ng in violation of G.S. 93A-6(a)(10).
History Note:	Authority G.S. 41A-4; 41A-5; 41A-6; 93A-3(c);
	Eff. July 1, 1989;
	Amended Eff. April 1, 1997;
	Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. May 1, 2018.
	<u>May 1, 2018;</u>
	Amended Eff. July 1, 2021.
	21 NCAC 58A  (a) Conduct by conduct or dealify (b) Conduct by promotion of the manner [is either race, racial bias conduct or dealify conduct or d

AGENCY: Real Estate Commission

RULE CITATION: 21 NCAC 58A .2202

**DEADLINE FOR RECEIPT: May 14, 2021** 

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends the following technical changes be made:

For the changes in (d), what is being prohibited? What factors are considered when determining whether a broker's price opinion or comparative market analysis was provided in a manner that brought about "inequity, discrimination, or prejudice?"

21 NCAC 58A .2202 is amended with changes as published in 35:12 NCAC 1398 as follows:

1 2 3

# 21 NCAC 58A .2202 STANDARDS

- 4 (a) A broker performing a broker price opinion or comparative market analysis for a fee shall comply with all the
- 5 requirements in G.S. 93A-83 and in this Rule.
- 6 (b) A broker shall only accept an assignment to provide a broker price opinion or comparative market analysis for a
- 7 property if the broker has knowledge of the real estate market, direct access to real estate market sales or leasing data,
- 8 and brokerage or appraisal experience in the subject property's geographic location.
- 9 (c) A broker shall not provide a broker price opinion or comparative market analysis for a property unless the broker
- 10 can exercise objective, independent judgment free of any influence from any interested party in the performance of
- his or her analysis of the facts relevant to determination of a probable selling or leasing price.
- 12 (d) A broker shall not provide a broker price opinion or comparative market analysis [that is either determined or
- 13 predicated by in any manner that brings about inequity, discrimination, or prejudice on account of race, racial bias or
- 14 racial ideology, color, religion, national origin, sex, familial status, or disability.
- 15 (d) (e) A broker shall not provide a broker price opinion or comparative market analysis for a property unless the
- 16 broker has personally inspected the exterior and interior of that property, provided, however, that an inspection of the
- 17 exterior or interior is not required if this is waived in writing by the party for whom the opinion or analysis is being
- 18 performed.

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- 19 (e) (f) When developing a broker price opinion or comparative market analysis for a property or interest therein, a
- 20 broker shall utilize methodology such as analysis of sales or income of sold or leased properties comparable to the
- subject property or capitalization as is appropriate for the assignment and type of subject property.
- 22 (f) (g) When analyzing sales or income of properties comparable to the property that is the subject of a broker price
- 23 opinion or comparative market analysis assignment, a broker shall comply with the following standards:
  - (1) The broker shall select from reliable information sources a minimum of three sold or leased comparable properties for use in his or her analysis that are similar to the subject property with
  - regard to characteristics such as property type, use, location, age, size, design, physical features,
- amenities, utility, property condition and conditions of sale. The comparable properties selected
- 28 shall reflect the prevailing factors or market conditions influencing the sale or lease prices of similar
- 29 properties in the subject property's local market; and
- 30 (2) The broker shall make adjustments to the selling or leasing price of selected comparable properties
- for differences between the characteristics of the comparable properties and the subject property as
- necessary to produce a credible estimate of the probable selling or leasing price. Adjustments shall
- be considered for differences in property characteristics such as location, age, size, design, physical
- features, amenities, utility, condition, economic or functional obsolescence and conditions of sale.
- The amounts of adjustments shall reflect the values that the local real estate market places on the
- 36 differences in the characteristics in question.

1	(g) (h) A broke	r price opinion or comparative market analysis provided to the party for whom the opinion or analysis
2	is being perform	ned shall address, in addition to matters required to be addressed by G.S. 93A-83 and other provisions
3	of this Rule, the	following items:
4	(1)	a description of the comparable properties used in the analysis (including any unsold properties
5		listed for sale or rent that were used as comparable properties);
6	(2)	the adjustments made to the selling or leasing prices of comparable properties;
7	(3)	local real estate market conditions;
8	(4)	if the date on which the sale or lease of a comparable property became final is more than six months
9		prior to the effective date of the broker price opinion or comparative market analysis, an explanation
10		of why the comparable property was used in the analysis and a description of the market conditions
11		affecting the comparable property at the time the sale or lease became final; and
12	(5)	each method used in deriving the estimate of probable selling or leasing price.
13	(h) (i) In conne	ction with a broker price opinion or comparative market analysis, an estimated probable leasing price
14	may be reported	by a broker as a lease rate and an estimated probable selling or leasing price may be reported by a
15	broker either as	a single figure or as a price range. When the estimated probable selling or leasing price is stated as a
16	price range and	the higher figure exceeds the lower figure by more than 10 percent, the broker shall include an
17	explanation of v	why the higher figure exceeds the lower figure by more than 10 percent.
18		
19	History Note:	Authority G.S. 93A-83(d);
20		Temporary Adoption Eff. October 1, 2012;
21		Eff. April 1, 2013;
22		Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. May 1, 2018.
23		<u>May 1, 2018;</u>
24		Amended Eff. July 1, 2021.

AGENCY: Real Estate Commission

RULE CITATION: 21 NCAC 58H .0210

**DEADLINE FOR RECEIPT: May 14, 2021** 

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends the following technical changes be made:

At line 7, should the word "official" be deleted?

At line 8, please capitalize "State" if you are only referring to North Carolina.

In (a)(6), did you intend to refer to G.S. 93A-38.5(e)?

1	21 NCAC 58H.	0210 is amended as published in 35:12 NCR 1398 as follows:
2		
3	21 NCAC 58H .	0210 DENIAL, WITHDRAWAL, OR TERMINATION OF EDUCATION PROVIDER
4		CERTIFICATION
5	(a) The Commis	sion may deny or withdraw certification of an education provider or suspend, revoke, or deny renewal
6	of the certification	on of an education provider upon finding that an education provider:
7	(1)	official was found by a court or government agency of competent jurisdiction to have violated any
8		state or federal law;
9	(2)	made any false statements or presented any false, incomplete, or incorrect information in connection
10		with an application;
11	(3)	failed to provide or provided false, incomplete, or incorrect information in connection with any
12		report the education provider is required to submit to the Commission;
13	(4)	presented to its students or prospective students false or misleading information relating to its
14		instructional program, to the instructional programs of other institutions, or related to employment
15		opportunities;
16	(5)	collected money from students but refused or failed to provide the promised instruction;
17	(6)	failed to submit the per student fee as required by G.S. 93A-4(a2) or 93A-38.5(d);
18	(7)	refused at any time to permit authorized representatives of the Commission to inspect the education
19		provider's facilities or audit its courses;
20	(8)	or education director violated the rules of this Subchapter or was disciplined by the Commission
21		under G.S. 93A-6;
22	(9)	obtained or used, or attempted to obtain or use, in any manner or form, North Carolina real estate
23		license examination questions;
24	(10)	failed to provide to the Commission a written plan describing the changes the education provider
25		$made\ or\ intends\ to\ make\ in\ its\ instructional\ program\ including\ instructors,\ course\ materials,\ methods$
26		of student evaluation, and completion standards to improve the performance of the education
27		provider's students on the license examination within 30 days of the Commission's request during
28		an investigation or application process;
29	(11)	provided the Commission a fee that was dishonored by a bank or returned for insufficient funds;
30	(12)	Certificate of Authority was revoked, subject to a revenue suspension, or subject to administrative
31		dissolution by the NC Secretary of State;
32	(13)	failed to utilize course materials pursuant to Rule .0205 of this Section;
33	(14)	failed to submit reports pursuant to Rule .0207 of this Section;
34	(15)	provided false, incomplete, or misleading information relating to real estate licensing, education
35		matters, or the broker's education needs or license status; or
36	(16)	discriminated in its admissions policy or practice against any person on the basis of age, sex, race,
37		color, national origin, familial status, handicap status, or religion; or

- 1 (16)(17) refused or failed to comply with the provisions of this Subchapter.
  - (b) A broker shall be subject to discipline pursuant to G.S. 93A-6 if the broker engages in dishonest, fraudulent, or improper conduct in connection with the operations of an education provider if that broker:
    - (1) has an ownership interest in the education provider;
- 5 (2) is the education director; or
  - (3) is an instructor for an education provider.
- 7 (c) The Commission shall withdraw an education provider's certification when its annual License Examination
- 8 Performance Record fails to exceed 40 percent in each of the previous two license years. Following withdrawal, the
- 9 education provider shall be ineligible to apply for certification for a period of one year.
- 10 (d) When ownership of a certified education provider is transferred and the education provider ceases to operate as
- the certified entity, the certification is not transferable and shall terminate on the effective date of the transfer. All
- 12 courses shall be completed by the effective date of the transfer. The transferring owner shall report course
- 13 completion(s) to the Commission. The new entity shall obtain an original certification for each location where the
- education provider will conduct courses as required by G.S. 93A-34 and Rule .0202 of this Section prior to advertising
- 15 courses, registering students, accepting tuition, conducting courses, or otherwise engaging in any education provider
- 16 operations.

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18 History Note: Authority G.S. 93A-4(d); 93A-34(c); 93A-35(c); 93A-38;

19 Eff. July 1, 2017;

20 Amended Eff. <u>July 1, 2021;</u> July 1, 2020.

1	21 NCAC 38H.	0303 is amended as published in 33:12 NCR 1399 as follows:
2		
3	21 NCAC 58H	.0303 DENIAL OR WITHDRAWAL OF INSTRUCTOR APPROVAL
4	(a) The Commi	ssion may deny or withdraw approval of any instructor applicant or approved instructor upon finding
5	that the instructo	or or instructor applicant:
6	(1)	has failed to meet the criteria for approval described in Rule .0302 of this Section or the criteria for
7		renewal of approval described in Rule .0306 of this Section at the time of application or at any time
8		during an approval period;
9	(2)	made any false statements or presented any false, incomplete, or incorrect information in connection
10		with an application for approval or renewal of approval or any report that is required to be submitted
11		to the Commission;
12	(3)	has failed to submit to the Commission any report, course examination, or video recording required
13		by these Rules;
14	(4)	has failed to demonstrate the ability to teach a Prelicensing, Postlicensing, or Update couse in a
15		manner consistent with the course materials;
16	(5)	taught a Prelicensing course and failed to provide to the Commission a written plan describing the
17		changes the instructor has made or intends to make in his or her instructional program to improve
18		the performance of the instructor's students on the license examination within 30 days of the
19		Commission's request during an investigation or application process;
20	(6)	has been convicted of, pleaded guilty to, or pleaded no contest to, a misdemeanor or felony violation
21		of state or federal law by a court of competent jurisdiction;
22	(7)	has been found by a court or government agency of competent jurisdiction to have violated any state
23		or federal regulation prohibiting discrimination;
24	(8)	has obtained, used, or attempted to obtain or use, in any manner or form, North Carolina real estate
25		license examination questions;
26	(9)	has failed to take steps to protect the security of end-of-course examinations;
27	(10)	failed to take any corrective action set out in the plan described in Subparagraph (a)(5) of this Rule
28		or as otherwise requested by the Commission;
29	(11)	engaged in any other improper, fraudulent, or dishonest conduct;
30	(12)	failed to utilize course materials pursuant to Rule .0205 of this Subchapter;
31	(13)	has taught or conducted a course in any manner that discriminated against any person on the basis
32		of age, sex, race, color, national origin, familial status, handicap status, or religion; or
33	<del>(13)</del> (14	1) failed to comply with any other provisions of this Subchapter.
34	(b) The Comm	ission shall withdraw an instructor's approval when their annual License Examination Performance
35	Record fails to e	exceed 40 percent in each of the previous two license years. Following withdrawal, the instructor shall
36	be ineligible to a	apply for approval for a period of one year.

1 History Note: Authority G.S. 93A-4; 93A-33; 93A-34;

2 Eff. July 1, 2017;

3 Amended Eff. <u>July 1, 2021;</u> July 1, 2020.