

Department of Commerce

Division of Real Estate & Professional Licensing

John R. Kasich, Governor 77 South High Street, 20th Floor David Goodman, Director Columbus, Ohio 43215-6133 U.S.A. Please visit our website at www.com.ohio.gov/real

Anyone filing a complaint with the Division of Real Estate and Professional Licensing should be aware that if a license law violation has been committed, the Division only has jurisdiction to take action against the perpetrator's license. The Division does not have the authority to compel the licensee to perform under the terms of a contract or award damages to a complainant. Any such action must be initiated in a court of law. Additionally, Ohio law prohibits the Division from giving private legal advice or opinions. If legal advice is desired, please consult with an attorney.

When the Division initiates an investigation, it is not assumed that a violation of license law has occurred or that anyone will be charged with a violation. Only after reviewing the evidence obtained from an investigation may the Division allege the existence of a violation and bring charges against a licensee.

FILING A COMPLAINT

The Division requires all complaints be filed in written form. Upon receipt of a complete complaint form, the enforcement section will review the matter to determine if it falls under the Division's jurisdiction. For such jurisdiction to exist, the complaint must concern the conduct of a real estate appraiser certified, licensed or registered by this division and acting in such capacity.

If it is determined that the complaint is within the Division's jurisdiction, the complaint will be assigned to an investigator, and the complainant and the licensee will be notified. They will both be asked if they would like an opportunity to meet with one another to discuss the complaint at an *Informal Meeting*. The informal meeting has two functions. First, it allows the complainant and the licensee to discuss their differences and attempt to reach a resolution of the problem. Second, it assists the division in gathering information. An investigator will conduct the meeting and will also utilize the opportunity to ask questions and gather documents. If held, the informal meeting will be tape-recorded. An informal meeting will only be conducted if both parties agree to attend. There is no obligation to attend and non-attendance will not be held against either party in any way.

If the complainant and licensee do not agree to an informal meeting or if no accommodation is reached, the Division will proceed with its investigation of the complaint. Even if the problem is settled at the informal meeting, the Division may continue with its investigation if it appears that a license law violation has occurred.

Upon conclusion of the investigation, the investigator will prepare a report of the findings. The report will be internally reviewed to determine if sufficient evidence of a license law violation exists. If it is determined that there is not sufficient evidence to prove any violation, no further action will be taken.

If it is determined that a violation can be proven, formal charges may be filed and a *Formal Hearing* held. In the event of a formal hearing, the complainant and licensee will be notified of the date, time and place of the hearing. The hearing is similar to a court proceeding but not as formal. It is held before a hearing examiner who is an attorney. An Assistant Attorney General represents the Division. The licensee has the right to be represented by legal counsel and can have subpoenas issued to witnesses to testify. The complainant will usually be called to testify and may also bring legal counsel if desired.

The examiner's report will be distributed to the concerned parties. Within ten days of receipt of the report, the complainant or licensee may file written objections to the hearing examiner's findings and conclusions. The Ohio Real Estate Appraiser Board will then review the report and any written objections at its next meeting. The complainant and licensee may appear at this review and present testimony. The Board will decide whether or not to adopt the hearing examiner's findings and recommendation. It may then order disciplinary sanctions against the licensee.

APPRAISER

COMPLAINT FORM

Record your complaint on the following form. It is interactive, so please record your responses directly onto the form. You may then print and sign the form, attach copies (not originals) of pertinent documents, and mail the package to the Division's office. The Division does not accept electronic filings.

- This form is interactive. You may, prior to printing, enter your responses directly onto the form. Otherwise, this form must be typewritten or printed legibly in black ink.
- This form should be used when filing a complaint against a person who holds a General Appraiser certificate, Residential Appraiser certificate, Residential Appraiser license or an Assistant Appraiser registration.
- The complaint form must be filled-out in its entirety. This will assist in expediting the investigation. State all facts clearly and concisely. Attach copies, not originals, of the appraisal in question (you may obtain this from your lender if you request it in writing), any other appraisals of the subject property, photographic or other evidence of omission, and any other pertinent documents. An investigator will follow-up with you for any additional clarification.

NOTE: This complaint will become public record. A copy will be given to the party against whom the complaint is filed. Aperson who files a complaint should be willing to appear as a witness, be sworn to testify and be cross-examined concerning the allegations made in the complaint.

- Furnish the full names, addresses and phone numbers of all parties to the complaint, including witnesses.
- Be certain to sign and date the form where indicated.
- Mail To: Real Estate & Professional Licensing, 77 South High Street, 20th Floor, Columbus, OH 43215-6133

COMPLAINANT INFORMATION (person filing complaint)							
YOUR FULL NAME (identifies you as Complainant)	s you as Complainant) EMAIL ADDRESS HOME PHONE		E	CELL PHONE			
			()		()		
HOME ADDRESS (line 1)							
CITY		COUNTY			STATE	ZIP CO	DE + 4
BUSINESS NAME						BUSIN	ESS PHONE
						()	
BUSINESS ADDRESS						FAX NU	JMBER
						()	
CITY		COUNTY			STATE	ZIP CO	DE + 4

RESPONDENT INFORMATION (against whom this complaint is being filed)						
RESPONDENT'S FULL NAME (identifies person as Defendant)	FILE NUMBER	EMAIL ADDRESS				
BUSINESS NAME			BUSINESS P	HONE	CELL PHONE ()	
BUSINESS ADDRESS					FAX NUMBER	
CITY	COUNTY			STATE	ZIP CODE + 4	
RESPONDENT 2 (if applicable)	FILE NUMBER	EMAIL ADDRESS				
BUSINESS NAME		-	BUSINESS P	HONE	CELL PHONE ()	
BUSINESS ADDRESS					FAX NUMBER	
CITY	COUNTY			STATE	ZIP CODE + 4	

NOTICE: Ohio Revised Code section 2921.13 makes the providing of a false statement to a government official or public agency subject to criminal sanctions.

		COMPLA	AINT			
SUBJECT PROPERTY ADDRESS	APPRAISAL DATE		EFFECTIVE DATE			
CITY		COUNTY		STATE	ZIP CODE + 4	
ARE YOU A PARTY TO THE TRANSACTIO	N? EXPLAIN	N YOUR RELATIO	NSHIP (e.g. client, lender, borrowe	er, review appraiser	, etc.)	
	Other Than 1-4		HAT IS THE PURPOSE OF THE APP		u , , ,	
HAVE YOU INCLUDED DOCUMENTS PER YES NO	TAINING TO THE TRANS	ACTION? (e.g. ap	praisal report, transmittal letter, sta	tement of condition	s, etc.)	
HAVE YOU CONSULTED AN ATTORNEY ATTORNEY NAME REGARDING YOUR COMPLAINT?				PHONE NUMBER		
YES NO (if yes, complete the adjacent fields)	ATTORNEY ADDRESS	ESS			FAX NUMBER	
	СІТҮ			STATE	CITY	
HAVE ANY CLAIMS BEEN FILED IN A COURT OF LAW?	NAME OF COURT (e.g. Franklin County Court of Common Pleas)		NAME OF CASE		DOCKET NUMBER	
YES NO (if yes, complete the adjacent fields)						
	LI	ST ANY WIT	NESSES:			
WITNESS 1 NAME					PHONE NUMBER	
ADDRESS		CITY	СІТҮ		ZIP + 4	
WITNESS 2 NAME				I	PHONE NUMBER	
ADDRESS		CITY		STATE	ZIP + 4	
WITNESS 3 NAME					PHONE NUMBER	
ADDRESS	CITY		STATE	ZIP + 4		
				_		
HAVE YOU PREVIOUSLY NOTIFIED THE F		COMPLAINT?		EN (if written, inclu	de a copy)	
DID YOU RECEIVE A RESPONSE? YES NO			IN WHAT FORM WAS THE RESPONSE? ORAL WRITTEN (if written, include a copy)			

IF RESPONSE WAS ORAL, WHAT WAS THE RESPONSE?

DESCRIPTION OF COMPLAINT IN THE FORM OF A BRIEF STATEMENT, GIVE THE DETAILS OF YOUR COMPLAINT. BE FACTUAL AND COMPLETE. ATTACH ADDITIONAL SHEETS IF NECESSARY.

AFFIRMATION					
I AFFIRM THAT THE INFORMATION PROVIDED SIGNATURE OF COMPLAINANT	DATE				
WITHIN, AND ATTACHED HERETO, THIS					
COMPLAINT IS COMPLETE AND ACCURATE.					