Department of Commerce BEFORE THE IOWA REAL ESTATE APPRAISER EXAMPLESSIONAL Licensing Bureau

BOARD OF THE STATE OF IOWA

2023 **Board / Commissi0f**

Edutive Officer

IN THE MATTER OF:

MICHAEL WERTZ LICENSE #CG02335,

SECOND AMENDMENT TO COMBINED STATEMENT OF CHARGES AND SETTLEMENT AGREEMENT

Case Nos. 21-16, 21-5/01/201

RESPONDENT.

1. The Iowa Real Estate Appraiser Examining Board (**"Board"**) has jurisdiction of this disciplinary matter pursuant to Iowa Code chapters 17A, 272C, and 543D.

2. Respondent is a certified general real estate appraiser in Iowa who was issued Certificate No. CR02335 on August 5, 2002. Certificate No. CR02335 is currently valid and scheduled to expire on June 30, 2023.

3. In March 2022, the Board and Respondent entered into a Combined Statement of Charges and Settlement Agreement that arose out of complaints received by the Board in June, August, and September 2021, concerning Respondent's work product. The Settlement Agreement called for Respondent to take a series of corrective educational classes and subsequently submit additional reports for review. Peer review of the posteducation report evaluations continued to show USPAP violations.

4. After consultation with Respondent, Respondent has agreed to voluntarily surrender his license to resolve the outstanding complaints.

In light of the above, the Settlement Agreement is hereby amended by replacing all text of the original Settlement Agreement beginning with subsection B with the following:

IT IS THEREFORE ORDERED:

A. Respondent shall VOLUNTARILY SURRENDER his certified general real-estate appraiser Certificate No. CR02335 effective as of the date of last signature below. Respondent shall return his wall certificate and renewal card to the Board office within ten (10) days of the execution of this Settlement Agreement. For the avoidance of doubt, such voluntary surrender shall constitute discipline against Respondent, and shall be treated for all intents and purposes as a REVOCATION.

B. Respondent agrees that he shall not make any application to reinstate the certificate from the date of this Settlement Agreement or at any point thereafter. Respondent's voluntary surrender shall be permanent, and Respondent waives any claim, right, or interest to seek reinstatement by entering into this Settlement Agreement.

C. Should Respondent ever successfully challenge the restriction outlined in paragraph B, above, and thereafter seek to reinstate his certificate at any point in the future notwithstanding this agreement not to do so and waiver of any right to do so, any such reinstatement shall be governed by and conducted in accordance with the Iowa Administrative Code rule 193F—8.17 and Iowa Administrative Code rule 193F—20.38.

Case Nos. 21-16, 21-27, and 21-32

AGREED AND ACCEPTED:

ļ Michael Wertz, Respondent Date

6/15/1023

<u>7-18-2023</u> Date n Behalfor Dun Fuhrmeiste Dán Fuhrmeister, Chair

Iowa Real Estate Appraiser Examining Board

Jori SchraderBachar, PLB Bureau Chief (Superintendent's Designee)

 $\frac{7 \cdot |F \cdot 23}{\text{Date}}$

2 of 2

BEFORE THE IOWA REAL ESTATE APPRAISER EXAMPLYING BOARDAR OF THE STATE OF IOWA FILED 11.30.2022 (DATE) R EAR	
IN THE MATTER OF:	Case No. 21-16, 21-27, and 21-32
MICHAEL WERTZ	AMENDMENT TO COMBINED
LICENSE #CG02335,	STATEMENT OF CHARGES AND SETTLEMENT AGREEMENT
RESPONDENT.	

A. Statement of Charges

The Iowa Real Estate Appraiser Examining Board ("Board") and Michael Wertz 1. ("Respondent") enter into this Amendment to the March 18, 2022 Combined Statement of Charges and Settlement Agreement ("Consent Order") in Case Nos. 21-16, 21-27, and 21-32, as follows:

The Board and Respondent entered into a Consent Order effective March 18, 2. 2022. The Consent Order required Respondent to take eight hours of specific corrective education and 46 hours of specific continuing education courses within 180 days; and, 30 days following the completion of such courses, submit two appraisals for Standard Three desk review by a certified appraiser retained by the Board.

The Respondent has provided extenuating circumstances to the Board that have 3. prevented compliance with the course completion timeline and has requested an extension until January 1, 2023, to complete the continuing education outlined in the Consent Order.

Respondent acknowledges he has the right to hearing and he waives that right 4. and all attendant rights, including the right to seek judicial review, by freely and voluntarily entering into this Amendment to Consent Order. Respondent acknowledges he had the opportunity to consult with legal counsel prior to signing this Amendment to Consent Order.

In light of the above, Section A(1) of the Consent Order is amended by extending the timeframe for completion of education from 180 days to 289 days (January 1, 2023).

Case No. 21-16, 21-27, and 21-32

AGREED AND ACCEPTED:

Respondent Name, Respondent

Date

1 of 2

Iowa Real Estate Appraiser Examining Board

11.31.2022

Lori SchraderBachar, PLB Bureau Chief (Superintendent's Designee) Date

BEFORE THE IOWA REAL ESTATE APPRAISER EXAMINING BOARD OF THE REAL STATE OF IOWA Board / Commission

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Department of Commerce Division of Banking

3.18.22

FILED

Signature, Executive Officer

IN THE MATTER OF:	Case Nos. 21-16, 21-27, and 21-32
MICHAEL WERTZ, LICENSE #CG02335	COMBINED STATEMENT OF CHARGES AND SETTLEMENT AGREEMENT
RESPONDENT	

A. Statement of Charges

1. The Iowa Real Estate Appraiser Examining Board (**"Board"**) has jurisdiction of this disciplinary matter pursuant to Iowa Code chapters 17A, 272C, and 543D.

2. Respondent is a certified general real estate appraiser in Iowa who was issued Certificate No. CG02335 on August 5, 2002.

3. Certificate No. CG02335 is currently valid and scheduled to expire on June 30, 2023.

4. In June, August, and September 2021, the Board obtained information raising questions about Respondent's compliance with USPAP in the development and reporting of three appraisal assignments (hereinafter "Initial Reports"). The Board subsequently requested a copy from Respondent of the Initial Reports by which the compliance issues were originally brought to the Board's attention, and thereafter two additional appraisal reports in order to assess Respondent's work product as a whole. The Board submitted all the appraisal reports for Standard Three/Four USPAP review by a peer reviewer. At least one appraisal report revealed issues related to report writing, understanding, application of proper methodology, adherence to USPAP standards of practice, and Respondent's competency.

5. The Respondent participated in an informal hearing in this matter with the Board's Discipline Committee, on January 5, 2022.

6. Based on the current evidence available to the Board, the Board voted on January 13, 2022, to find probable cause to charge Respondent with violating appraisal standards.

7. The Board charges Respondent with the following:

- a) Failure to adhere to USPAP in the development and communication of multiple appraisals in violation of Iowa Code sections 543D.17(1)(d) and 543D.18(1) and Iowa Administrative Code rules 193F-7.2, 193F-7.3(2)(d) and 193F-7.3(7)(a).
- b) Failure to exercise reasonable diligence in the development and communication of multiple appraisals in violation of Iowa Code section 543D.17(1)(e) and Iowa Administrative Code rule 193F-7.3(6)(a).
- c) Demonstrating negligence or incompetence in the development, preparation, and communication of multiple appraisals in violation of Iowa Code sections 272C.10(2) and 543D.17(1)(f) and Iowa Administrative Code rules

193F-7.3(2)(a)-(d) and (6)(a).

d) Engaging in unethical, harmful, or detrimental conduct in violation of the public trust and USPAP's ETHICS RULE in violation of Iowa Code sections 272C.10(3), 543D.17(1)(b) and (d), and 543D.18(1) and Iowa Administrative Code rule 193F-7.3(4)(c).

8. The Board and Respondent have agreed to fully resolve these charges through the following Combined Statement of Charges and Settlement Agreement (hereinafter "Settlement Agreement"), rather than proceed to a contested case hearing.

9. In signing this Settlement Agreement, Respondent admits the underlying facts and conduct alleged by the Board in this case, and admits to a violation of the underlying statutory provisions and rules charged by the Board in this Statement of Charges.

B. Settlement Agreement

1. Respondent has a right to a hearing on the charges. However, by freely and voluntarily entering into this Settlement Agreement, Respondent waives Respondent's right to hearing and all attendant rights, including the right to appeal to the superintendent and seek judicial review.

2. This Settlement Agreement constitutes discipline against Respondent pursuant to and in accordance with Iowa Administrative Code rule 193F-20.42, and, subject to Iowa Administrative Code rule 193F-17.2(4), is the final agency action in a contested case pursuant to Iowa Code section 17A.10 and Iowa Administrative Code rule 193F-20.42.

3. Respondent acknowledges that Respondent had the opportunity to consult with counsel before agreeing to this Settlement Agreement.

4. Respondent agrees the State's counsel may present this Settlement Agreement to the Board and may have ex parte communications with the Board while presenting it.

5. This Settlement Agreement shall be part of the permanent record of Respondent and shall be considered by the Board in determining the nature and severity of any future penalty or sanctions to be imposed in the event of any future violations of the laws, rules, or standards administered by the Board.

6. This Settlement Agreement is a public record available for inspection and copying in accordance with the requirements of Iowa Code chapter 22, and will be posted to the Board's public-facing online disciplinary index and reported to and posted on the Appraisal Subcommittee (ASC) National Registry.

7. Failure to comply with the provisions of this Settlement Agreement shall be grounds for further disciplinary action pursuant to Iowa Code section 272C.3(2)(a).

- 8. This Settlement Agreement is subject to approval of the Board:
 - a) If the Board fails to approve this Settlement Agreement, it shall be of no force or effect on either party, and it shall not be admissible for any purpose in further proceedings in this matter;
 - b) If the Board approves this Settlement Agreement, it shall take effect upon the

date of last signature, below, and govern the issues of or related to this matter.

9. This Settlement Agreement shall not preclude the Board from taking additional action against Respondent should Respondent violate the laws, rules, or standards or practice administered by the Board in the future.

10. Pursuant to Iowa Administrative Code Rule 193F-17.2(4)(a): "[a]ll board decisions in a contested case, whether by consent or following hearing, are proposed decisions and shall be provided to the superintendent when issued." Further, "the superintendent may initiate a review of the proposed decision on the superintendent's own motion at any time within 20 days following issuance of such decision." Iowa Admin. Code r. 193F-17.2(4)(b). The Superintendent of Banking is in agreement with this offer and declines to initiate a review of Case Nos. 21-16, 21-27, and 21-32 before the Board. Iowa Admin. Code r. 193F-1.2(4); see also Iowa Code § 543D.23(1) ("In supervising the board, the superintendent shall independently evaluate the substantive merits of actions recommended or proposed by the board which may be anticompetitive...."). The superintendent waives any right to initiate further review and thereby adopts the Board's decision in its entirety. The Board's decision of the Settlement Agreement shall be **FINAL** as of **the date of last signature below**.

IT IS THEREFORE ORDERED:

A. Education

1. Respondent shall successfully complete within 180 days of the execution of this Settlement Agreement:

- a. A four hour corrective education course titled, Ethics, Competency & Negligence;
- b. A four hour corrective education course titled, Residential Report Writing vs. Form Filling;
- c. A fourteen hour continuing education course titled, Online Residential Appraiser Market Analysis & HBU;
- d. A seven hour continuing education course titled, Land & Site Valuation;
- e. A seven hour continuing education course titled, How to Support and Prove Your Adjustments;
- f. A seven hour continuing education course titled, Identifying and Correcting Appraisal Failures;
- g. A seven hour continuing education course titled, How to Raise Appraisal Quality and Minimize Risk; and
- h. A four hour continuing education course titled, That's A Violation.

Respondent shall bear any and all costs associated with these courses and may apply course A1c and A1h towards the continuing education requirements for any subsequent renewal.

2. Respondent shall forward to the Board a certificate of completion or other similar

documentation or confirmation demonstrating completion within ten days of completion of each course required by paragraph 1.

3. Should one of the courses be unavailable, the Executive Officer, through consultation with the disciplinary committee, will work with the Respondent to find a replacement course as close to the amount of hours and within the same subject matter as possible without the need for an amendment to the Settlement Agreement.

B. Logs and Desk Review

1. Until Respondent has complied with all terms of Section A of this Settlement Agreement, Respondent shall send the Board appraisal logs on the 10th day of each month for the prior month's appraisals.

2. Approximately 30 days after Respondent has completed all education in accordance with Section A (Education), above, the Board shall select two appraisals from Respondent's log for review that were completed after the required education was completed. Of the two reports, one shall be a new construction. Respondent is free to perform demonstration reports to fulfill this requirement so long as at least two reports of each type are completed so that a random selection may be performed. Section A (Education), above, provides the deadline within which the required education must be completed. Respondent is free, however, to escalate the time frame for completion of this Settlement Agreement by completing the education earlier than the deadline.

3. The Board will retain a certified appraiser to complete Standard Three/Four reviews on the appraisals selected for review. Respondent shall provide the Board, within 10 days of request, one paper copy of the appraisals and associated work files, and the sum of \$850 total for the two reviews to be paid by the Board to the retained review appraiser.

4. The reviewing appraiser(s) shall complete a comprehensive Standard Three/Four review for each appraisal. The review shall be for facial compliance with USPAP. The reviewer(s) will not perform inspections or warrant the accuracy of Respondent's work product, but will review work papers, calculations, and any other documents as may be reasonably necessary. Along with appraisal reports and work files, Respondent shall provide the reviewing appraiser(s) copies of all documents verifying the accuracy of factual representations in each appraisal. The reviewer(s) may request additional information, if needed, such as documentation of paired sales analysis, documentation of support for site values, and the like. The costs associated with desk review are the responsibility of Respondent, but are capped at the amounts noted in paragraph 3.

5. The reviewer(s) will prepare written comments on each appraisal's compliance with USPAP, and shall provide copies of the written comments to the Board. The Board shall provide the reviews to Respondent.

- 6. Following the Board's receipt of the two review appraisals, the Board shall either:
 - a) Enter an order indicating Respondent's full compliance with Section A and B of this Settlement Agreement; or
 - b) If the desk review comments and appraisals reveal significant USPAP

violations, the Board shall defer final ruling and may order additional education or desk reviews, or other rehabilitative measures. No such order will be issued without affording Respondent reasonable notice and an opportunity to request hearing.

Respondent shall agree to not add on any additional associate appraisers or act as 7. a supervisor to anyone other than the current trainee appraiser, George Schorg, until such time as respondent is released from this Settlement Agreement. Iowa Admin. Code r. 193F-15.4.

Respondent shall not act as an instructor for any course until the Board releases Respondent from this Settlement Agreement.

9. This Settlement Agreement shall not preclude the Board from filing additional charges if one or more of the appraisals submitted for any desk review process contemplated hereunder demonstrate probable cause to take such an action. Respondent agrees Board review of desk review reports or appraisals subject to desk review shall not constitute "personal investigation" or otherwise disqualify a Board member from acting as a presiding officer in any subsequent contested case(s).

Case Nos. 21-16, 21-27, and 21-32

AGREED AND ACCEPTED:

ules Michael Wertz, Respondent

Dan Fuhrmeister, Chair Iowa Real Estate Appraiser Examining Board

Rodney E. Reed, Finance Bureau Chief (Superintendent's Designee)

3/1/2025

Date

17.22

8-2022

Enclosures:

Exhibit A: Redacted Appraisal Review of 1341 Mallard Avenue in Hampton, IA Exhibit B: Redacted Appraisal Review of 4704 Spruce Avenue in Northwood, IA Exhibit C: Redacted Appraisal Review of 821 S. Shore Drive in Clear Lake, IA Exhibit D: Redacted Appraisal Review of 2336 Callaway Court in Mason City, IA Exhibit E: Redacted Appraisal Review of 115 3rd St SW in Hampton, IA