# WISCONSIN DEPARTMENT OF REGULATION & LICENSING



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IN THE MATTER OF THE APPLICATION FOR A REAL ESTATE SALESPERSONS LICENSE FOR

FINAL DECISION AND ORDER

DANYELL D PETTY, APPLICANT. LS0512013REB

The parties to this action for the purposes of Wis. Stat. § 227.53 are:

Danyell D. Petty 5021 Byrd Avenue Apt 102 Racine WI 53406

Department of Regulation & Licensing 1400 East Washington Avenue P.O. Box 8935 Madison WI 53708-8935

#### **FINDINGS OF FACT**

- 1. Danyell D. Petty (Applicant) has filed an application for a credential to practice as a real estate salesperson in the State of Wisconsin.
- 2. Information received in the application process reflects that:
  - a. On or about July 5, 1995 Applicant was convicted of violation of Wis. Stat. § 161.41(3r) [possession of Cocaine/Coc
  - b. On or about March 25, 2003, Applicant was convicted of violation of Wis. Stat. § 961.41(3t)(e) [possession of THC

#### **CONCLUSIONS OF LAW**

- 1. The Wisconsin Department of Regulation and Licensing has jurisdiction over this matter pursuant to Wis. Stat. § 452.05(1)(a).
- 2. The facts and circumstances of the convictions referenced above substantially relate to the practice of a real estate salesperson Applicant by his conduct is subject to action against his license pursuant to Wis. Stat. § 452.14(3).

### **ORDER**

NOW, THEREFORE, IT IS ORDERED that Danyell D. Petty is GRANTED a REAL ESTATE SALESPERSON'S LICENSE, subject to the following LIMITATIONS, TERMS AND CONDITIONS:

#### Sobriety

- 1. Applicant shall abstain from all personal use of alcohol and controlled substances as defined in § 961.01(4), Stat., except when prescribed, dispensed or administered by a health care practitioner for a legitimate medical condition. Applicant shall disclose Applicant's drug and alcohol history and the existence and nature of this Order to the practitioner prior to the practitioner ordering the controlled substance. Applicant shall at the time the controlled substance is ordered immediately sign a release in compliance with state and federal laws authorizing the practitioner to discuss Applicant's treatment with, and provide copies of treatment records to, Treatment Provider and the Department or Department Monitor.
- 2. Applicant shall refrain from the consumption of over-the-counter medications or other substances which may mask consumption of controlled substances or of alcohol, create false positive screening results, or interfere with Applicant's treatment and rehabilitation

#### Releases

3. Applicant shall provide and keep on file with all facilities and personnel, laboratories and collections sites and (if applicable) his Treatment Provider, current releases complying with state and federal laws. The releases shall allow the Department, it designee, and any employee of the Department of Regulation and Licensing, Division of Enforcement to: (a) obtain and discuss all urine, blood and hair specimen screen results and (if applicable) patient health care and treatment records and reports. Copies of these releases shall immediately be filed with Department Monitor.

#### Drug and Alcohol Screens

4. Applicant shall comply with any request by an employer for a screen for alcohol or controlled substances. In addition, the Department reserves the right to request one or more screens for alcohol or controlled substances, should the Department Monitor in its discretion believe a screen is warranted on the basis of a report received. Upon notification the need for a screen, applicant shall comply with obtaining a screen within five [5] hours of notification. All screens shall be performed according to standard Department procedures, and all confirmed positive test results shall be presumed to be valid. Applicant must prove by a preponderance of the evidence an error in collection, testing or other fault in the chain of custody. Applicant shall be responsible for all costs associated with obtaining screens.

#### **Treatment**

- 5. The Department reserves the right, based upon reports received, to require Applicant upon notification by the Department Monitor to enter into and maintain participation in a program of treatment for drug and alcohol abuse/dependency through completion and discharge from treatment. Applicant shall cooperate with and follow all treatment recommendations of his treatment providers. Upon discharge, Respondent shall submit a copy of his discharge summary to the Department Monitor.
- 6. If treatment is required, Applicant shall provide his treatment providers with a copy of this Final Decision and Order. Applicant's treatment provider shall submit formal written reports to Department Monitor on a quarterly basis, as directed by Department Monitor. These reports shall assess Applicant's progress, compliance and cooperation in the applicable program. The treatment providers shall report immediately to the Department Monitor any violation or suspected violation of this Order.

#### **Reporting Requirements**

- 7. Applicant shall provide a copy of this Final Decision and Order to supervisory personnel at all settings where Applicant works as a real estate salesperson and (if applicable) to his treatment provider.
- 8. It is Applicant's responsibility to arrange for written reports from his real estate supervisor(s) to be provided to Department Monitor on a quarterly basis, as directed by Department Monitor. These reports shall assess Applicant's work performance.
- 9. Applicant shall report to the Department any change of employment status, residence, address or telephone number within five (5) days of the date of a change.
- 10. Applicant is responsible for compliance with all of the terms and conditions of this Order, including the timely submission of reports by others. Applicant shall promptly notify Department Monitor of any suspected violations of any of the terms and conditions of this Order by Applicant

#### **DEPARTMENT MONITOR**

11. The Department Monitor is the individual designated by the department as its agent to coordinate compliance with the terms of this Order. Any requests, petitions, reports and other information required by this Order shall be mailed, e-mailed, faxed or delivered to:

#### DEPARTMENT MONITOR

Department of Regulation and Licensing Division of Enforcement 1400 East Washington Ave., P.O. Box 8935 Madison, WI 53708-8935 Fax: (608) 266-2264

Telephone: (608) (608) 261-7904 department.monitor@drl.state.wi.us

#### Petitions for Modification

12. Applicant may petition the Department for modification of the terms of this Order after one year from the effective date of this order. Any such petition shall be accompanied by a written recommendation from Applicant's employer, (if applicable) his probation officer and his treatment provider expressly supporting the specific modifications sought. Denial of a petition in whole or in part shall not be considered a denial of a license within the meaning of §227.01(3)(a), Stat., and Applicant shall not have a right to any further hearings or proceedings on the denial.

## Costs

14. Applicant shall be responsible for all costs and expenses incurred in conjunction with the monitoring, screening, supervision and any other expenses associated with compliance with the terms of this Order. Being dropped from a program for non-

payment is a violation of this Order.

# Summary Suspension / Additional Discipline

15. A violation of any term of this Order may be the basis for a summary suspension under Wis. Admin. Code RL Ch. 6 or separate disciplinary action under Wis. Stat. §440.26(6).

Dated at Madison, Wisconsin this 1st day of December, 2005.

Steven M. Gloe On behalf of the Department of Regulation and Licensing