This booklet contains:

- Information on the Licensing Process and License Qualifications
- License Examination Information
- Instructions for Filing an Application

Scan the code below to access the Commission website from your mobile devices.
USING THIS BOOKLET

North Carolina’s Real Estate License Structure
North Carolina operates a “broker only” real estate licensing system. For an overview of this system and the various license categories, see pages 3-4.

License Application Process and Qualification Requirements
The North Carolina Real Estate Commission licenses individuals and business entities as real estate brokers. This booklet is designed to guide all prospective applicants for individual real estate broker licensees through the license application process. If you are interested in applying for an individual real estate license, you should read this booklet carefully and follow all instructions precisely. Use the detailed Contents page to locate specific information you need. If you are interested in obtaining a firm broker license for a business entity, see the Commission's website, www.ncrec.gov, for an application and instructions.

The License Examination
Pages 13-31 of this booklet contain essential information for all persons required to take the license examination. The booklet provides general information about the examination, examination fee, scheduling an examination, taking the examination, and examination rules and procedures.

New Licensee Information
Information about license issuance and activation, postlicensing education, continuing education, and license renewal begins on page 31-34.

License Reinstatement
Information about license reinstatement begins on page 34.

North Carolina Real Estate License Law and Commission Rules
The North Carolina Real Estate License Law, Real Estate Commission Rules, and License Law and Rule Comments may be found at the Commission’s website, www.ncrec.gov, as well as in the booklet North Carolina Real Estate License Law and Commission Rules, which can be ordered online at the Commission’s website. The Commission’s Trust Account Guidelines may be found on the Commission’s website.

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INTRODUCTION

The North Carolina Real Estate Commission has prepared this publication for the purpose of providing information to interested persons regarding the requirements and procedures for obtaining a North Carolina real estate license. Although every effort has been made to consolidate into this single publication basic information concerning the major areas of interest to prospective real estate licensees, some questions may be left unanswered. Therefore, persons who desire more detailed information are advised to contact the Education and Licensing Division at the North Carolina Real Estate Commission.

WHO IS REQUIRED TO HAVE A REAL ESTATE LICENSE IN NORTH CAROLINA?

In general, any person or business entity who transacts real estate brokerage business (including time share transactions) for compensation as an agent for another must first obtain a real estate license issued by the North Carolina Real Estate Commission. The Real Estate Commission, an independent government agency of the State of North Carolina, is responsible for licensing and regulating all real estate brokers in this state. Operating as a real estate broker in North Carolina without the proper license is a criminal offense. The types of real estate licenses issued in North Carolina are discussed below. For more information concerning North Carolina real estate licenses and the laws and rules governing real estate brokerage practice in North Carolina, visit the Commission’s website at www.ncrec.gov.

LICENSE CATEGORIES/STATUS LEVELS

North Carolina is a “broker license only” state, meaning that there is only one basic type of license – a broker license. However, there are several categories or status levels of a broker license as described below:

- **PROVISIONAL BROKER:** This is the entry-level license status. Upon satisfying all the license qualification requirements (including passing the license examination) most license applicants are initially issued a **provisional broker** license, which is technically a **broker license on provisional status**. A **provisional broker** may generally perform the same acts as a broker *so long as* s/he is **supervised by a broker who is a designated broker-in-charge**. Provisional brokers cannot operate independently. Once licensed, a provisional broker must complete, within prescribed time periods, a postlicensing education program in order to terminate the provisional status of his/her license and to remain eligible for “active” license status, which is required in order to engage in brokerage activity. [NOTE: Some applicants who hold a broker license in another jurisdiction may be eligible to obtain a broker license that is NOT on provisional status. See License Qualification Requirements.]

- **BROKER:** This is the primary individual license. One generally becomes a broker by first becoming a provisional broker and satisfying the postlicensing education requirements to terminate the provisional status of his/her license. A non-provisional broker (full broker) is authorized to engage in brokerage in one of the following two capacities:
  1. Work for a licensed real estate brokerage firm or another sole proprietor broker/broker-in-charge.
  2. Operate independently as a sole proprietor; however, if the broker-sole proprietor will engage in activities requiring him or her to also be designated as a broker-in-charge (described below under BROKER-IN-CHARGE), then s/he must also qualify as a broker-in-charge.

**NOTE:** An independent broker-sole proprietor must be a broker-in-charge to lawfully engage in most brokerage activities.
• **BROKER-IN-CHARGE:** A **broker-in-charge** is another status level of the broker license, commonly referred to as a broker-in-charge designation. Each real estate firm must have a **broker-in-charge** designated with the Commission for each office. Each broker-sole proprietor who will handle trust funds that must be deposited in a trust account, or has other licensees affiliated with him or her, or advertises/promotes his/her services in any manner (including distribution of business cards or listing property for sale or lease) must first designate himself or herself as a **broker-in-charge**. To qualify to be a **broker-in-charge**, a non-provisional broker must have two (2) years full-time or (equivalent part-time) brokerage experience in any state within the previous five (5) years or be found by the Commission to possess equivalent qualifications. [Visit the Commission’s website at www.ncrec.gov for more information on broker-in-charge requirements and responsibilities.]

• **FIRM:** A **firm** license is a broker license issued to a business entity. A business entity (corporation, limited liability company, partnership, etc.) must hold a real estate firm license in order to legally engage in real estate brokerage activities. Sole proprietorships are exempt from the firm licensing requirement. The application form and instructions for this license are provided on the Commission’s website (www.ncrec.gov).

• **LIMITED NONRESIDENT COMMERCIAL BROKER:** A **limited nonresident commercial broker** license is a separate license and may be issued to a broker or salesperson residing in a state other than North Carolina who holds an active real estate broker or salesperson license in the state where his/her primary place of real estate business is located. A person holding a limited nonresident commercial broker license may engage in transactions for compensation involving “commercial real estate” in North Carolina. Such a broker must enter into a declaration of affiliation and a brokerage cooperation agreement with a resident North Carolina broker for each commercial transaction conducted in North Carolina and must be supervised by that North Carolina broker while performing commercial real estate brokerage services in North Carolina. The application form and instructions for this license are provided on the Commission’s website (www.ncrec.gov).

### LICENSE QUALIFICATION REQUIREMENTS

To qualify for an individual real estate broker license, an applicant must:

1) Be at least 18 years of age;
2) Be a United States citizen, a non-citizen national or a qualified alien under federal law, or have a lawful presence in the U.S. and be authorized to work in the U.S. in the real estate brokerage field; [Note: A holder of a U.S. Permanent Resident Card (“Green Card”) is a “qualified alien.” Work authorization in the U.S. for most other aliens requires a U.S. immigration visa (rather than a visitor visa) and/or an Employment Authorization Document from the U.S. Citizenship and Immigration Service that permits work in the real estate brokerage field.]
3) Have a social security number;
4) Satisfy one of the Education Qualification Options listed below;
5) File a complete application and fee;
6) Pass the two-part real estate license examination (Exceptions: Persons eligible to take only the “State” section of the examination under qualification option #4 below and some license reinstatement applicants); and
7) Satisfy the Commission that s/he possesses the requisite character for licensure.

### Education Requirement

License applicants must complete the *75-hour North Carolina Broker Prelicensing Course* at a North Carolina school approved by the Commission or possess education and/or real estate experience the Commission finds equivalent to such course.
Education Qualification Options

Shown below are four (4) options for satisfying the education requirement. Option 1 is the base requirement to complete the 75-hour North Carolina Broker Prelicensing Course, which will be the required qualification method for a vast majority of license applicants. Options 2-4 are options for demonstrating “equivalent real estate education and/or experience.”

NOTE: The real estate license examination is required for ALL applicants. Applicants applying under education qualification Options 1-3 below must pass both the National and State sections of the North Carolina real estate license examination. Applicants qualifying under education qualification Option 4 are required to take only the State section of North Carolina’s real estate license examination.

OPTION #1: COMPLETION OF THE 75-HOUR NORTH CAROLINA BROKER PRELICENSING COURSE

An applicant (resident or nonresident) may qualify to take the North Carolina real estate license examination by successfully completing, within three years prior to license application, the Commission-approved 75-hour North Carolina Broker Prelicensing Course. This course is only available in a live instruction format at Commission-approved schools located in North Carolina.

Required Documentation
North Carolina real estate schools will electronically report all successful completions of the 75-hour North Carolina Broker Prelicensing Course automatically to the Commission to be paired with online license applications. An applicant who submits a paper application must attach the Official Certificate of Course Completion signed by the school director. No other proof of course completion will be accepted.

OPTION #2: COMPLETION IN ANOTHER STATE OF AN EQUIVALENT REAL ESTATE SALESPERSON PRELICENSING COURSE

An applicant (resident or nonresident) may seek a waiver of the 75-hour North Carolina Broker Prelicensing Course based on completion of equivalent salesperson prelicensing education in another state. To qualify to take the North Carolina real estate license examination under such a waiver, the completed prelicensing education in the other state: (1) consisted of at least 75 hours of instruction [no partial credit granted]; (2) was completed within three years prior to license application and while the applicant was a resident of the other state; and (3) constituted the entire state-approved prelicensing education program in that state.

Required Documentation
A school-issued course completion certificate or transcript showing course titles, dates and number of classroom (or equivalent) hours, and evidence that the course was an approved salesperson course in that state.

OPTION #3: EQUIVALENT EDUCATION AND/OR UNLICENSED EXPERIENCE IN REAL ESTATE

An applicant (resident or nonresident) for licensure by examination with substantial real estate education other than prelicensing courses and/or extensive experience in real estate transactions may, in very few instances, be found by the Commission to possess real estate education and/or experience equivalent to the 75-hour North Carolina Broker Prelicensing Course. Applicants bear the burden of satisfying the Commission that their education and/or experience justifies a course waiver. A substantial portion of the qualifying education and/or experience must have been obtained during the three years prior to application.
NOTE: In addition to covering basic general real estate law, principles and practices, the 75-hour North Carolina Broker Prelicensing Course focuses heavily on the laws and practices relating to brokerage practice that are not taught in other real estate principles or law courses. Consequently, applicants are cautioned that a waiver of the 75-hour North Carolina Broker Prelicensing Course based on other education or experience (other than licensure as a real estate broker in another jurisdiction) is very difficult to obtain and is infrequently granted.

Examples of Education/Experience Found Acceptable

- Experience as a licensed attorney whose practice consisted primarily of handling real estate closings and related real estate matters in North Carolina for the three years immediately preceding application. (Licensure as an attorney without substantial real estate practice is not sufficient.)

- Full-time, lawful experience selling new homes owned by a corporate homebuilder as a W2 employee of the corporate homebuilder for three years immediately preceding application. (Only direct consumer sales or sales supervision experience will be considered. The number of sale transactions is a major factor.)

Lawful, unlicensed experience in property management or experience in specialized real estate related fields (e.g., appraisal, mortgage lending, investment, development or consulting) will NOT, standing alone, be acceptable under this option because of the 75-hour North Carolina Broker Prelicensing Course’s primary focus on sales. Experience consisting only of personally buying and selling real estate will rarely be acceptable under this option. Also, note that unlicensed real estate experience that required a real estate license and was therefore performed illegally cannot be used as qualifying experience.

Required Documentation

- For equivalent real estate education, provide course descriptions and copies of official transcripts or completion certificates. (Education documentation is not required for attorneys.)

- For equivalent real estate experience, provide a detailed description of all such experience within the last three years in sale, purchase and/or lease transactions. A list of transactions should include for each transaction the type of property, transaction date, description of the applicant’s role in the transaction and an indication of whether a real estate broker was involved in the transaction.

OPTION #4: CURRENT LICENSURE AS A REAL ESTATE SALESPERSON OR BROKER IN ANOTHER STATE

An applicant (resident or nonresident) who holds a current real estate license in another state (or U.S. territory or Canadian jurisdiction) that has been on active status within the previous three years may qualify to waive the 75-hour North Carolina Broker Prelicensing Course as well as the National section of the North Carolina real estate license examination; however, the applicant must pass the State section of the examination. Upon passing the state section of the license examination and demonstrating satisfactory moral character, the applicant will be issued a NC real estate license. Whether the license will be issued on provisional or non-provisional status will be determined by the applicant’s license status in the other state/jurisdiction. If, for example, the applicant holds a salesperson license in the other state, his/her NC license will be issued on provisional status.

Required Documentation

Official Certification of Licensure from the licensing agency in the state or jurisdiction in which the applicant is currently licensed. The certification must have been issued within the six (6) months preceding the application and must indicate the license (and status) history and any disciplinary action taken or complaints pending against the applicant. A copy of the applicant’s real estate license certificate or pocket identification card is not acceptable. Proof of education is not required.
APPLICATION PROCESS

Overview
1. Successfully complete the 75-hour North Carolina Broker Prelicensing Course or one of the other Education Qualification Options.
2. Submit a complete license application, including appropriate fee and all required documentation.
3. Your application is processed by Commission staff.
   • If you are not qualified under one of the four license qualification options previously discussed, your application will be canceled and returned to you.
   • If your application is incomplete, the application will be returned to you for proper completion.
   • Note that the application fee is nonrefundable. Commission Rules provide that once an application has been processed by the Commission, the application fee may not be refunded.
4. You are sent a Notice of Exam Eligibility within 2-3 days after application receipt.
   • If you applied online, the notice will be sent by email. [Please add “LICAPPdonotreply@ncrec.gov” as a safe email address in your anti-spam filter in order to receive the notice by email.]
   • If you submitted a paper application, the notice will be sent by regular mail and thus may not arrive until several days after it is sent.
5. You contact the testing service to pay the examination fee and to schedule and take the license examination.
6. If you PASS the license examination:
   • If there are no issues relating to character, your license will be promptly issued and should be received in the mail within 7-10 days of the examination date.
   • If there is an issue relating to character, your application will be reviewed by Commission staff and may be referred to the Commission for further consideration. This process may become quite lengthy. (See Consideration of Applicant's Character.)
   OR
   If you FAIL the license examination: You may reschedule and retake the examination (as described in The License Examination).

Timeframe for Obtaining a License

If a qualified applicant files a complete online application, schedules and takes the examination promptly after receiving notice of exam eligibility, passes the examination on the first attempt, and has no character issues, the entire application-examination-licensing process may be completed in as little as ten (10) days. The process may be slowed by many factors, such as an applicant filing a paper application, filing an incomplete application (paper or online), or not passing the examination on the first attempt. However, the main factor that slows the process is the character review process. (See Consideration of Applicant's Character.)

The Application Form

Any person wishing to obtain an individual real estate license must complete and file with the Real Estate Commission the Application for Real Estate License. You are encouraged to file your application online; however, you may file a paper application if you are unable to access and/or use the online system. General information regarding the online and paper application is provided below, along with special instructions for each selected item.
Online Application Form

ALL persons applying for a broker license, including those applying by examination, based on licensure in another jurisdiction, or for reinstatement of an expired license, may apply online. The online application program is available through the Commission’s website at www.ncrec.gov. You may begin the application process prior to completion of the 75-hour North Carolina Broker Prelicensing Course.

To access the online application system:

1. Go to the Commission’s website (www.ncrec.gov).
2. Click on the “Licensing” tab.
3. Select “Apply for License.”
4. Click on “Apply Online.”

To begin a new online application:
1. Click on “Create a Login.” The New Applicant Registration Information will appear.
2. Enter your FULL first, middle, and last names. Do not enter nicknames or initials in any field. [See instructions regarding “Legal Name” on page 10.] Do not use punctuation.
3. Click on the drop-down list to select a suffix (if applicable).
4. Enter your street address. Do not use punctuation.
5. Enter your City and State.
6. Enter your 9-digit zip. A link to the USPS website will enable you to locate your 9-digit zip code. Without this information, the online application system will not allow you to submit your application. You must enter your address exactly as provided by the USPS.
7. Enter your Social Security Number. Do not enter dashes.
8. Enter your Email Address (twice).
9. Click on “Next.”
10. You will be prompted to create a Password. Be sure to make a note of your password for future use.

NOTE: Once you complete the New Applicant Registration Process, you are considered officially registered in the system. You may exit the application and return to it at any time, until you enter your payment and submit the application to the Commission for review. Your application USERNAME will be your email address.

When you login to the online application, you may choose to “Apply for background check” and to access the “Application.”

• Selecting “Apply for background check” will enable you to place an order for the criminal background report. Additional fees will apply. When the criminal background report is complete, the reporting agency will attach the completed background report electronically to your online broker application and will also email a copy to you.

• Selecting “Application” will take you to the comprehensive application. Instructions for specific items are provided below.

The online application program will not allow you to enter credit card payment and finalize your application until (1) you have completed the 75-hour North Carolina Broker Prelicensing Course, (2) the school has electronically reported your successful completion of the Course and (3) you have obtained a criminal record report as described below.

Once you enter your payment for the license application fee, the application will enter the normal and customary Commission Staff review process and you will no longer be able to access it.
NOTE: The credit card information will not be accepted if there are INCOMPLETE application fields, or if your course completion has not been reported by your school, or if you have not obtained your criminal record report. If you receive an error message indicating that your credit card cannot be accepted, you must first review all application fields to be sure that all fields have been properly and accurately completed. Remember to “save” all updates in order to properly update your application.

Special Notes:
- Be sure to “SAVE” updates each time you change any information.
- Punctuation marks (including commas, single and double quotation marks, hyphens, etc.) are not accepted. If you have a hyphenated last name, enter both names leaving a space between the two names and omitting the hyphen.

Paper Application Form
The paper application form must be used to apply for a broker license when an applicant cannot access and/or use the online application.

Only an original paper application form obtained from the Commission office may be used to file a paper application. You may NOT use a COPY of an application form to file an application and the application may NOT be filed by FAX or EMAIL. To request a paper application form, call the Commission at 919-875-3700 or send an email to publications@ncrec.gov. Carefully read and follow the instructions on the application form and in this booklet. Failure to properly complete the application form and submit all required attachments will result in cancellation and return of the application, forfeiture of your application fee, and delay in taking the license examination and/or obtaining a license.

Print clearly using BLACK ink only. Your application must be legible.

Required Paper Application Enclosures
1. **Course Completion Certificate(s) or other documentation of qualifications** (See License Qualification Options under License Qualification Requirements).
2. **Application Fee**. The application fee for an original broker license is $30.00 ($55.00 for reinstatement of a license expired for more than six (6) months) and must be paid by cashier’s check, certified check, or money order. Personal or business checks are not accepted. If two or more applications are submitted in the same envelope, separate checks or money orders must be submitted with each application. NOTE: The Commission DOES NOT ACCEPT cash, personal checks or company checks for the application fee.
3. **Criminal Record Report** as described under Criminal Record Report Requirement on page 11.
4. **Character Information**. If you answered Yes to any of the items relating to criminal offenses, professional license disciplinary actions, or liens/judgments, provide explanatory information as follows:
   - **Criminal Offenses**: Submit a detailed written explanation in your own words describing the circumstances surrounding each offense/pending charge and addressing why you think you should be licensed in spite of the offense(s). Also, submit a copy of the court judgment for any conviction (or arrest warrant or bill of indictment for any pending charge) not shown on your criminal record report.
   - **Professional License Disciplinary Action**: Submit a detailed written explanation in your own words describing the circumstances surrounding each action (or pending complaint) and addressing why you think you should be licensed in spite of the action. Also, submit a copy of the licensing agency’s order or pending complaint.
   - **Liens or Judgments**: Submit a detailed written explanation in your own words describing the circumstances surrounding each outstanding lien or unpaid judgment resulting from your failure to pay a debt, your efforts to pay the debt, the name of the judgment creditor or lien holder (i.e.,
the party you owe), the amount and date of the judgment and lien, and the current balance. Also, address why you think you should be licensed in spite of the outstanding lien(s) or judgment(s).

5. **If applicable, official certification of licensure** issued within the last six (6) months by the appropriate state licensing agency for each state where you have held a real estate license within the past five (5) years; and

6. **If you are a nonresident, the Nonresident Supplement to the Application for Real Estate License** (REC 1.45). This form is provided on the Commission’s website (www.ncrec.gov), under Licensing / Applicants from Another Jurisdiction.

**Filing the Paper Application**
- Use the return envelope provided.
- Do not fold the application form.
- Include all required enclosures.
- Note that EXTRA POSTAGE is required for all mailed applications, regardless of weight.

**Instructions For Selected Application Items**
- **Legal Name.** Enter your true legal name, including your FULL first and middle names. Include any suffix (Jr, III, etc.) in the applicable space. Do not enter a nickname or an initial in any space. Your legal name is the name you were given at birth or subsequently acquired through marriage, court order, or adoption, and should be the name that appears on your social security card.
- **Address.** Enter your full address, including 9-digit zip code.
- **Social Security Number.** Providing your social security number is MANDATORY, not optional. The Commission is required by law to collect your social security number but also to protect the number from public access and improper disclosure. Your social security number is not “public information” and may only be disclosed as authorized by law. Additionally, the Commission requires each school to collect the last four digits of each student’s social security number no later than by the completion date of the student’s prelicensing course.
- **School, Instructor and Course Information.** If you are applying to take the examination, enter the school code number, instructor code number, and course completion date of your 75-hour North Carolina Broker Prelicensing Course. This information is on your course completion certificate. If you did not complete a 75-hour North Carolina Broker Prelicensing Course, leave this item blank.
- **First-time Exam Takers.** If you have never previously taken the North Carolina real estate license examination and this will be your first time taking the examination, mark “Yes.” Otherwise, mark “No.” If you are applying for license reinstatement and you are not required to pass the examination, leave this item blank.
- **License History.** Indicate whether you have ever held a real estate license in NC or elsewhere. If you have, you must follow the additional directions.
- **Places of Residence.** List all places you have resided during the past seven (7) years, beginning with your current address and working backwards in time. Do not leave any gaps in the history. The online application system will not allow you to submit your application if there are gaps in your residence history. If you are filing a paper application and there are gaps in your residence history, your application will be returned to you.
- **Employment History.** Describe all employment during the past three (3) years, including self-employment or work as an independent contractor. List present employment first and work backwards in time. Indicate “None” for any period you were not employed. Do not leave any gaps in the history. If there are any gaps in your employment history within the past three (3) years, the online application system will not allow you to submit your application. If you are filing a paper application and there are gaps in your employment history, your application will be returned to you.
- **Criminal Offenses, Professional License Disciplinary Actions, and Liens or Unpaid Judgments.** These three questions relate to matters that may affect the Commission’s determination as to whether you possess the requisite “Character” for licensure. It is extremely important that you honestly answer these questions and provide the required explanations and documentation. Failure to disclose a matter
relating to your character is a separate character issue that may be considered in addition to the underlying offense or issue. Failure to answer or provide all required information will result in your application being returned or in an application processing delay.

**NOTE:** If you check “Yes” to any of the “Character” questions, you must provide additional information. Be sure to provide a detailed account of the actions that led to each specific criminal offense, professional license disciplinary action, lien, or unpaid judgment. In the online application, a drop down box will provide space to type any necessary explanations. You may also attach additional documents. If you are filing a paper application, attach all necessary documentation.

- **Signature.** By signing the application, you are certifying that all information provided in connection with your application is accurate and complete. Any omission, inaccuracy, or failure to make full disclosure in the application may be deemed sufficient reason to deny permission to take an examination, to deny license issuance, or to revoke a license after issuance. In the online application, you may submit an electronic signature by checking the box “I certify that I am the person shown above, and all the information is correct…” By submitting an electronic signature, you are agreeing to all of the terms outlined in the paragraph next to the box where you will place a “check.” Please carefully read this information prior to submitting an electronic signature.

- **Application Fee.** Once you have completed the entire application, you must pay the $30.00 application fee and submit the application to the Commission. If you are filing a paper application, the fee must be paid by cashier's check, certified check, or money order. The online application system will ONLY accept credit card payments (Visa, MasterCard, and Discover).

### Criminal Record Report Requirement

In connection with your application, you must order a criminal record report from the agency listed below and pay the agency for the report. Only a report prepared by the agency **within the six (6) months prior to filing your application** will be acceptable to the Commission.

**CriminalRecordCheck.com (CRC)**

Website: www.ncreccheck.com  
Email: licensing@mycrc.com  
Telephone (toll free): 877-272-0266 Ext 2651  
Telephone (direct): 919-459-2651

There may be substantial costs for criminal record reports for persons who have resided in multiple states or outside the United States within the previous seven (7) years and/or for persons who have used multiple names. Such persons may want to be certain they have successfully completed the 75-hour North Carolina Broker Prelicensing Course prior to ordering a criminal record report. Once a criminal record report has been ordered and the fee has been paid, there is no refund of the criminal record report fee, even if the person who ordered the report does not pass his/her prelicensing course.

The criminal record report must include the results from a search of criminal records in the state and/or county of each different place where you have resided during the seven (7) years prior to application, as well as a search of each different name you have EVER used. Please note that if you have resided outside of the United States for any period of time during the previous seven (7) years, the background report must also include a search of criminal records for the particular country or countries where you may have resided. **CRC’s report will show all felony and misdemeanor convictions (including most traffic convictions) on record for an applicant, not just those that occurred in the previous seven (7) years.** CRC is authorized by the Commission to collect from you all personal information necessary to conduct record searches and to charge a separate fee for (1) collecting and verifying
personal data, (2) each state or county record searched and (3) each additional name for which a search is conducted. Thus, the cost of obtaining the criminal record report will vary depending on the number of different places you have resided during the past seven (7) years and the number of different names you have used.

NOTE: The cost of a criminal records search in some other states (notably New York) may be substantial.

A criminal record report involving only a search of North Carolina records will typically be provided within 2-4 business days after placing the order. Most reports involving a search of out-of-state records will be provided in 5-7 business days. Searches of records in a few states will require more time. Most criminal record reports involving a search of records outside of the United States take 2-3 weeks to obtain. However, there are at least two countries (Canada and Australia) that may take a considerably longer time.

Online Broker Applicants: CRC will attach the completed background report electronically to your online broker license application and will also provide a copy to you via email.

Paper Broker Applicants: CRC will provide the report to you, and you must attach a copy to your paper application to be submitted to the Commission.

CONSIDERATION OF APPLICANT’S CHARACTER

Requirement to Demonstrate Good Character

Every applicant for a real estate license has the burden of satisfying the Commission that s/he possesses the honesty, integrity, good moral character, and general fitness, including mental and emotional fitness, necessary to protect the public interest and promote public confidence in the real estate brokerage business. To enable the Commission to render its decision regarding an applicant’s character expeditiously, the applicant should submit with his/her application all information relating to criminal offenses (including serious traffic offenses), professional licensure disciplinary actions and liens/unpaid judgments. Full disclosure and explanation of every problem relating to these matters is expected and highly recommended! Nondisclosure of such information will only increase an applicant’s burden of proving his/her truthfulness, honesty and integrity.

Criminal Record Report Requirement

Every applicant, including those seeking to reinstate an expired, revoked or surrendered license, must obtain and submit with his/her application a criminal record report as described in Criminal Record Report Requirement.

What Is a “Character Issue”?

Any person who has a criminal record report showing a criminal conviction (including any serious traffic offense, especially DWI) or who answers (or should have answered) “Yes” to any one of questions on the license application relating to criminal offenses, professional licensure disciplinary actions and liens/unpaid judgments is considered to have a “character issue,” although it should be noted that the Commission may also consider any other information that is pertinent to an applicant’s character.

Procedures for Applicants with Character Issues

Consideration of an application involving any “character issue” takes place only after the applicant has passed the license examination or otherwise satisfied all license qualification requirements other than that of demonstrating good character. At that point, an application involving a character issue is evaluated by the Commission’s
Executive Director and License Application Analyst and, if necessary, the Commission itself at the next monthly Commission meeting following the applicant's passing the examination. The applicant is then notified in writing of the Commission's decision.

An applicant who has a “character issue” in connection with his/her application should allow the Commission 45 days after passing the license examination to complete its evaluation before inquiring about the status of the application. In evaluating an applicant who has a “character issue,” the Commission considers all information that may come to its attention regarding the applicant’s character and reputation. An inquiry may be made by the Commission to obtain additional information about matters relating to an applicant’s character. This may include further search of criminal and civil records and/or a credit report. The Commission also may request additional information from the applicant.

At any point during the process of considering an applicant’s character issues that the Commission determines the applicant possesses the requisite good character, the applicant’s license will be promptly issued.

If the Commission determines that an applicant has NOT affirmatively demonstrated that s/he possesses the requisite truthfulness, honesty and integrity for licensure, then action will be deferred on the application. The applicant will be advised of his/her right to request a formal hearing before the Commission on this matter and that failure to request such a hearing within 60 days will constitute a waiver of the right to a hearing and will result in the application being denied. In some instances, the applicant may be offered the opportunity for an informal conference with a delegation of Commission members and staff to discuss the character issues in question before a determination is made by the Commission. Also, in instances where an applicant has a pending criminal charge or other pending matter that relates to his/her character, the Commission may postpone further consideration of the application until the pending matter is resolved.

Applicant Check through National Real Estate License Disciplinary Data Base

Information on all applicants, including those seeking license reinstatement, will be submitted to a national real estate license disciplinary action data bank operated by the Association of Real Estate License Law Officials to determine if the applicants have had (1) a real estate license revoked or suspended in another state or has been otherwise disciplined in another state; (2) a criminal conviction or civil injunction imposed for engaging in real estate activity without the required license; or (3) a real estate license denied due to matters relating to character.

Requirement to Update Application Information

An applicant is required to notify the Commission if any information provided in connection with an application for a North Carolina real estate license changes prior to license issuance.

THE LICENSE EXAMINATION

General Information

To qualify for a North Carolina real estate license, an applicant must pass the North Carolina Real Estate Broker License Examination. Since North Carolina is a “broker only” license state, there is only one license examination; it is an entry-level examination designed to determine minimal competency to practice real estate brokerage. The only two types of license applicants who are not required to pass the license examination are those applying for the limited nonresident commercial license and some applicants for license reinstatement. (See License Reinstatement.)
Examination Services Provider

The Real Estate Commission contracts with the professional testing service PSI/AMP Services LLC (PSI/AMP) for examination services that include scheduling applicants for examination and administering the examination.

Examination Sections

The examination consists of separate National and State sections. The National section is developed and provided by PSI/AMP. Some version of the National entry-level real estate license examination is administered in all states where PSI/AMP administers the real estate license examinations. The State section of the license examination is developed by the North Carolina Real Estate Commission and administered for the Commission by PSI/AMP to only North Carolina license applicants.

Comprehensive License Examination

Most applicants must initially take the comprehensive license examination consisting of both the National and State sections. The two sections will be separately scored and the applicant's examination results will be reported separately for the National and State sections. An applicant may NOT choose to take only one section of the examination during a scheduled appointment if s/he must pass both sections for license eligibility.

Retaking the Comprehensive Examination

An applicant who fails both the National and State sections of the comprehensive examination must continue to take the comprehensive examination on any subsequent attempt until such time as s/he passes either the National or State section.

Retaking Only One Section

Once an applicant has passed one of the two examination sections, s/he may apply to take the remaining un-passed exam section. Both sections must be passed during the same 180-day examination eligibility period. (See Applying for and Scheduling an Examination.) If an applicant only passes one examination section prior to the end of his/her 180-day examination eligibility period, then s/he loses the benefit of having passed one section, must reapply to take the comprehensive examination, and pass both sections during the subsequent 180-day exam eligibility period to be eligible to receive a NC real estate broker license.

NOTE: An applicant qualifying for licensure based on licensure in another state has to take and pass only the State section of the examination. All other original license applicants must pass both sections of the comprehensive examination.

Preparing for State Exam Section

Persons applying for a license based on licensure in another jurisdiction and some license reinstatement applicants are only required to take the State section of the license examination.

NOTE: Applicants licensed in other jurisdictions who are only required to pass the State section of the examination have an average pass rate that is less than 50%. Without serious preparation for this examination, first attempt or subsequent attempts have a high probability of failure. Although not required, attendance in a 75-hour North Carolina Broker Prelicensing Course or participation in a quality exam prep program is highly recommended.
You are strongly urged to consult the *North Carolina Real Estate License Examination State Section Study Guidelines* for examination preparation options. The *Guidelines* document is provided on the Commission’s website ([www.ncrec.gov](http://www.ncrec.gov)), under Licensing/Applicants from Another Jurisdiction.

**Examination Question Formats**

All questions on the license examination are multiple-choice questions that require the applicant to choose the correct or best answer from the alternate answer options provided. Two types of multiple-choice question formats are used on the license examination: (1) the “basic four-choice” format and (2) the “Roman numeral” format. These two formats are discussed and illustrated below.

**BASIC FOUR-CHOICE FORMAT:** This standard multiple-choice question format involves a question or incomplete statement that is followed by four possible answer options. Examples 1-3 below illustrate this format.

**Example 1**
The primary body of law governing the relationship between a seller of real estate and the broker with whom the seller lists his/her property is known as the

2. Law of Conveyance.

*(Answer: 4)*

**Example 2**
A broker with ABC Realty listed an owner’s property at $150,000 and the property was subsequently sold by a provisional broker with XYZ Realty for $140,000. If the total brokerage commission was 5% of the sale price and was to be divided equally between the two firms, and if the selling agent’s share was 60% of his/her firm’s share, how much did the provisional broker earn on the sale?

1. $1,400
2. $2,100
3. $3,500
4. $4,200

*(Answer: 2)*

**Example 3**
All of the following are associated with the cost approach to estimating the value of an improved property EXCEPT

1. Replacement Cost.
2. Depreciation.
4. Lot Value.

*(Answer: 3)*

**ROMAN NUMERAL FORMAT:** The Roman numeral format is merely a variation of the basic four-choice format. This format involves a question or incomplete statement followed by two possible responses labeled with Roman numerals. These are followed by the four answer options involving various combinations of the Roman numeral responses. Examples 1-2 below illustrate this format.
Example 1
A valid real estate sales contract must contain
I. an adequate property description.
II. the sale price of the property.

1. I only
2. II only
3. Both I and II
4. Neither I nor II

(Answer: 3)

Example 2
Which of the following statements regarding condominiums is/are true?
I. Unit ownership is transferred by deed.
II. Unit owners are stockholders in the corporation that owns the condominium complex.

1. I only
2. II only
3. Both I and II
4. Neither I nor II

(Answer: 1)

Examination Content Outline

Shown below is the content outline for both sections of the North Carolina real estate license examination. The content outline shows both the **topics** to be tested and the **number of questions by major subject area**. The topics for both sections are based on a comprehensive job analysis of real estate brokerage practice and have been determined by subject matter experts to constitute the body of knowledge that minimally competent entry-level real estate licensees should possess.

**National Section (100 Scored Questions)**

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<td>• Unilateral/Bilateral</td>
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<td>• Types of Agency (including implied agency)</td>
<td>• Validity</td>
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<td>• Rights, Duties and Obligations of the Parties</td>
<td>• Void and Voidable</td>
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<td>• Termination and Remedies for Nonperformance</td>
<td>• Notice of Delivery/Acceptance</td>
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<td>• Disclosure (related to representation)</td>
<td>• Executory / Executed</td>
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<td>• Addenda to Contracts</td>
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<td>Topic</td>
<td>Questions</td>
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<tr>
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<td>(7 Questions)</td>
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<tr>
<td><strong>Service/Listing Contracts</strong> (Contracts between Licensee and Seller or Buyer)</td>
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<tr>
<td><strong>Rights of Ownership</strong> (1 Question)</td>
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<td><strong>Types of Ownership</strong> (Estates in Land)</td>
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<td><strong>Leasehold Interest</strong> (1 Question)</td>
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<tr>
<td><strong>Duties and Obligations of the Parties</strong></td>
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<tr>
<td><strong>Handling Funds of Others</strong> (trust / escrow funds, earnest money, delivery)</td>
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<tr>
<td><strong>Real Property Ownership/Interest</strong> (13 Questions)</td>
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<tr>
<td><strong>Forms of Business Ownership</strong> (1 Question)</td>
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<tr>
<td><strong>Private Restrictions on Real Property/Land Use and Matters Affecting Ownership</strong></td>
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<tr>
<td><strong>Government Powers and Control of Land Use</strong></td>
<td>(4 Questions)</td>
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<td><strong>Joint Tenancy</strong></td>
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<td><strong>Tenancy in Common</strong></td>
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<td><strong>Trusts</strong></td>
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<td><strong>Condominiums</strong></td>
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<td><strong>Basic Elements and Provisions of Leases</strong></td>
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<tr>
<td><strong>Remedies for Default / Non-Performance</strong></td>
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<tr>
<td><strong>Preexisting Leases</strong></td>
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<td><strong>Private Restrictions</strong></td>
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<td><strong>Preexisting Leases</strong></td>
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<td><strong>Deed Conditions, Covenants and Restrictions</strong></td>
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<tr>
<td><strong>Methods of Financing</strong>&lt;br&gt;(3 Questions)</td>
<td>• Government Programs (e.g., FHA, VA)&lt;br&gt;• Conventional&lt;br&gt;• Owner-financed&lt;br&gt;• Land Contract / Contract for Deed</td>
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<tr>
<td><strong>Financing Instruments</strong>&lt;br&gt;(Mortgages, Trust Deeds, Promissory Notes)&lt;br&gt;(2 Questions)</td>
<td>• Basic Elements and Provisions of Financing Instruments&lt;br&gt;• Legal Principles&lt;br&gt;• Non-performance (e.g., foreclosure, default)</td>
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<tr>
<td><strong>Government Oversight</strong>&lt;br&gt;(4 Questions)</td>
<td>• RESPA&lt;br&gt;• Regulation Z&lt;br&gt;• Truth-in-Lending Act&lt;br&gt;• Antitrust&lt;br&gt;• Mortgage Fraud&lt;br&gt;• Equal Credit Opportunity Act&lt;br&gt;• Dodd-Frank Act (TILA-RESPA Integrated Disclosure (TRID) rule)</td>
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<td><strong>Lending Process</strong>&lt;br&gt;(1 Question)</td>
<td>• Pre-approval and Pre-qualification (e.g., debt ratios, credit scoring, and history)&lt;br&gt;• Parties to the Lending Process (e.g., loan originator, underwriter, mortgage broker)&lt;br&gt;• Short Sale</td>
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## Real Property (14 Questions)

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<td>• Metes and Bounds&lt;br&gt;• Rectangular Survey&lt;br&gt;• Lot and Block</td>
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<tr>
<td><strong>Methods of Measurement</strong>&lt;br&gt;(1 Question)</td>
<td>• Structures (space and volume)&lt;br&gt;• Livable Area&lt;br&gt;• Land Measurement</td>
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<tr>
<td><strong>Property Valuation</strong>&lt;br&gt;(3 Questions)</td>
<td>• Basic Concepts and Terminology&lt;br&gt;• Influences and Characteristics Affecting Value&lt;br&gt;• Comparative Market Analysis (performed by a real estate licensee)&lt;br&gt;• Broker Price Opinion&lt;br&gt;• Real Property (e.g., fixtures vs. personal property, chattel)</td>
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<tr>
<td><strong>Methods of Valuation</strong>&lt;br&gt;(Performed by an Appraiser)&lt;br&gt;(3 Questions)</td>
<td>• Sales Comparison (Market Data) Approach&lt;br&gt;• Cost Approach&lt;br&gt;• Income Analysis Approach&lt;br&gt;• Appraisal Process / Procedure</td>
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**Conveyance of Real Property**
(6 Questions)
- Definition of Clear (Marketable) Title
- Matters Affecting Title
- Recordation
- Title Insurance
- Deeds
- Wills
- Court-Ordered Sales (e.g., foreclosure)
- Settlement Procedures (closing the transaction)

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**Property Management (8 Questions)**
- General Principles of Property Management Agreements
- Basic Provisions / Purpose / Elements of Property Management Agreements
- Types of Contracts
- Duties and Obligations of the Parties
- Market Analysis and Tenant Acquisition
- Accounts and Disbursement
- Property Maintenance and Improvements

**Real Estate Calculations (13 Questions)**
- Compensation, Commission, and Fees
- Valuation / Market Sales Price and Yields
- Net to Seller, Cost to Buyer (credits & debits)
- Tax and Other Prorations
- Points
- Loan-to-Value Ratios
- Measurement (e.g., square footage, acreage, volume)
- Property Management / Investment (e.g., rate of return)

*Cognitive Level of Questions on National Section:* Approximately 30% of the questions will require recall on the part of the candidate, 60% will require application of knowledge, and 10% will require analysis.
# N.C. Real Estate License Law and Commission Rules (24 Questions)

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## State Section (40 Scored Questions)

- **Real Estate Licensing in North Carolina**
- **20** State Section (40 Scored Questions)
- **N.C. Real Estate License Law and Commission Rules (24 Questions)
- **Laws: 93A-1&2**
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<td>1 Question</td>
<td>Basic Requirements for Trust Accounts and Handling Trust Monies (detailed recordkeeping / accounting/disbursement requirements not tested)</td>
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<tr>
<td>Laws: 93A-6(a)(7), (12) &amp; (14); 93A-6 (d) &amp; (g) Rules: A.0116; A.0117; A.0118</td>
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<td>Laws: 93A-6(a)(9) Rules: A.0109</td>
<td></td>
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</tr>
<tr>
<td>Prohibited Practices</td>
<td>3 Questions</td>
<td>Misrepresentation and Omission, Making False Promises, Pursuing Course of Misrepresentation or False Promises, Conflict of Interest, Provisional Broker Compensation, Representing More than One Broker without Consent, Unworthiness and Incompetence, Improper, Fraudulent or Dishonest Dealing, Practicing Law, Violation of Rules, Other Grounds for Disciplinary Action, Injunctive Relief, License Surrender, Imposition of Restrictions on License or Approval, Dishonored Payment of License Fees</td>
</tr>
<tr>
<td>Laws: 93A-6(a)(1), (2), (3), (4), (5), (6), (8), (10), (11) &amp; (15); 93A-6(b), (c), (e) &amp; (f) Rules: A.0504(a); A.0507</td>
<td></td>
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</tr>
<tr>
<td>Time Shares</td>
<td>1 Question</td>
<td>Registration of Time Share Projects and Licensure of Time Share Salespeople, Definitions, Time Shares Are Real Estate, Public Offering Statement, Purchaser’s Right to Cancel, Commission’s Authority &amp; Disciplinary Action, Criminal Penalty, Registrar and Project Broker, Records, Agency Agreements and Disclosure, Handling and Accounting for Funds</td>
</tr>
<tr>
<td>Other North Carolina Laws and Practices (11 Questions)</td>
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<td></td>
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<td></td>
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<tr>
<td><strong>Property Taxation (2 Questions)</strong></td>
<td></td>
<td></td>
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<tr>
<td>NCGS Chapter 105</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Legal Requirements and Procedures for Property Taxes and Special Assessments</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Excise Tax (No Calculations)</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Sales Contracts and Practices (2 Questions)</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Rules: A.0112</td>
<td></td>
<td></td>
</tr>
<tr>
<td>NCAR Standard Form 2-T</td>
<td></td>
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</tr>
<tr>
<td>• Basic Concepts and Provisions of the North Carolina Bar Association and North Carolina Association of REALTORS® (NCBA / NCAR) Jointly Approved Offer to Purchase and Contract Standard Form 2-T</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• NC Practices Related to Sales and Sales Contracts</td>
<td></td>
<td></td>
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<tr>
<td><strong>Closing Procedures (1 Question)</strong></td>
<td></td>
<td></td>
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<tr>
<td>• Attorney Supervised Closings</td>
<td></td>
<td></td>
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<tr>
<td>• Typical Pre-Closing and Closing Procedures</td>
<td></td>
<td></td>
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<tr>
<td>• NC Good Funds Settlement Act</td>
<td></td>
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<tr>
<td>• Broker's Responsibility as to Settlement Statements</td>
<td></td>
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<tr>
<td><strong>Laws Governing Residential Tenancies (2 Questions)</strong></td>
<td></td>
<td></td>
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<tr>
<td>• NC Residential Rental Agreements Act</td>
<td></td>
<td></td>
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<tr>
<td>• Laws Governing Eviction Procedures</td>
<td></td>
<td></td>
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<tr>
<td>• NC Tenant Security Deposit Act</td>
<td></td>
<td></td>
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<tr>
<td>• Statute of Frauds (as to Leases)</td>
<td></td>
<td></td>
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<tr>
<td><strong>Residential Square Footage Guidelines (1 Question)</strong></td>
<td></td>
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<tr>
<td>• Residential Square Footage Guidelines published by the NC Real Estate Commission (No calculations)</td>
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<tr>
<td><strong>Miscellaneous NC Laws and Legal Concepts (3 Questions)</strong></td>
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<tr>
<td>NCGS 47E; NCREC Rules A.0114 &amp; A.0119</td>
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<tr>
<td>G.S. 153A-330 et seq</td>
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<td>G.S. 136-102.6</td>
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<tr>
<td>• Tenancy by the Entirety</td>
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<tr>
<td>• Townhouses</td>
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<tr>
<td>• NC Residential Property Disclosure Act including Mineral and Oil and Gas Rights Mandatory Disclosure</td>
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<tr>
<td>• Laws Regarding Materiality and Disclosure of Death or Serious Illness of Previous Property Occupant and of a Convicted Sex Offender Occupying or Residing Near a Property</td>
<td></td>
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<tr>
<td>• Subdivision Regulation, incl. Sale of Lots in Unapproved Subdivision</td>
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<tr>
<td>• Disclosure by Developers as to Subdivision Streets</td>
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<tr>
<td>• Protective/Restrictive Covenants</td>
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<td></td>
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<tr>
<td>• On-Site Septic Systems</td>
<td></td>
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<tr>
<td>• Broker's Responsibilities Relating to Any of Above</td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>General Real Estate Topics (5 Questions)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Basic House Construction (2 Questions)</strong></td>
</tr>
<tr>
<td>• Wood-Frame Construction Methods and Terminology</td>
</tr>
<tr>
<td>• Architectural Styles</td>
</tr>
<tr>
<td><strong>Federal Income Taxation of Home Ownership / Sale (1 Question)</strong></td>
</tr>
<tr>
<td>• Basic Terminology</td>
</tr>
<tr>
<td>• Homeowner Deductions</td>
</tr>
<tr>
<td>• Sale of Personal Residence</td>
</tr>
<tr>
<td><strong>Residential Loan Qualification Calculations (1 Question)</strong></td>
</tr>
<tr>
<td>• Qualifying a Buyer Using Given Income/Expense Ratios</td>
</tr>
<tr>
<td><strong>(CMA) Comparative Market Analysis Calculations (1 Question)</strong></td>
</tr>
<tr>
<td>• Miscellaneous Calculations Associated with Performing a CMA</td>
</tr>
</tbody>
</table>
Examination Forms

PSI/AMP utilizes several different forms of the license examination simultaneously and also changes these forms regularly. Thus, when more than one candidate is being tested at an exam test center, the candidates will be taking different forms of the examination. In addition, a candidate who fails the examination is given a different examination form when s/he retakes the examination. While each form of the examination contains mostly different individual questions, the topics tested are the same on each form and each examination form is of equal difficulty.

Number and Value of Questions

Scored Questions: The Comprehensive Examination includes 140 scored questions. There are 100 scored questions on the National section and 40 scored questions on the State section. All scored questions have equal value.

Pretest Questions: In addition to the 140 scored questions on the Comprehensive Examination, the exam will include five (5) additional pretest questions per examination section for a maximum of ten (10) total pretest items. Pretest questions do not count for or against a candidate’s score. Similarly, when exam candidates take only the National or State section of the license examination, that section will include five (5) pretest questions in addition to the scored questions.

<table>
<thead>
<tr>
<th></th>
<th>Scored Questions</th>
<th>Pretest Questions</th>
</tr>
</thead>
<tbody>
<tr>
<td>National Section</td>
<td>100</td>
<td>5</td>
</tr>
<tr>
<td>State Section</td>
<td>40</td>
<td>5</td>
</tr>
</tbody>
</table>

Pre-test questions will not be scored and the time taken to answer them will not count against examination time. The administration of such unscored, experimental questions is an essential step in developing future examinations. Pretest questions are new test items that are included to gather performance data in order that PSI/AMP and the Commission can determine if the new questions are appropriate to be used as scored questions on future examinations. Results of pretest questions will be reported only to PSI/AMP and the Commission, and results will be excluded from scoring of the questions that determine whether the candidate passes the examination. Pretest questions will appear randomly in the exam, and candidates will not be able to distinguish pretest items from the scored questions.

Passing Score

The passing score for the two sections of the license examination are computed separately and are indicated below.

<table>
<thead>
<tr>
<th></th>
<th>Passing Score</th>
</tr>
</thead>
<tbody>
<tr>
<td>National Section</td>
<td>71 of the 100 scored questions must be answered correctly.</td>
</tr>
<tr>
<td>State Section</td>
<td>29 of the 40 scored questions must be answered correctly.</td>
</tr>
</tbody>
</table>
Helpful Hints

Take time to view the exam tutorial; it does not count as part of the exam time. The tutorial will help you best use the exam software to navigate smoothly through the exam. Pace yourself. Read each question very carefully, but do not spend too much time on any one question.

If you are stumped by a particular question, mark it for later review and continue with your examination; then return to your marked “problem questions” after you have answered the other questions. The exam tutorial will show you how to quickly find your marked items. If uncertain as to the correct answer, make an educated guess; an unanswered question will be automatically scored as incorrect.

APPLYING FOR AND SCHEDULING AN EXAMINATION

As described in the APPLICATION PROCESS section, a license applicant must first file an application with the North Carolina Real Estate Commission and be found qualified to take the license examination.

Obtaining a Notice of Exam Eligibility

If the Commission determines that you meet the examination qualification requirements, you will be issued a Notice of Exam Eligibility valid for 180 calendar days from the date it is issued. Your examination eligibility expiration date will be prominently indicated on the notice.

Your Notice of Exam Eligibility will be sent within 2-3 days after application receipt.

- If you applied online, the notice will be sent by email. [Please add “LICAPPdonotreply@ncrec.gov” as a safe email address in your anti-spam filter in order to receive the notice by email.]
- If you submitted a paper application, the notice will be sent by regular mail and thus may not arrive until several days after it is sent.

You should wait one business day following receipt of your electronic notice of exam eligibility before contacting PSI/AMP to schedule your examination. This time is necessary for PSI/AMP to upload your eligibility record from the Commission. (See Making an Examination Appointment with PSI/AMP.) Walk-in testing is not available.

If you fail the National, State, or both sections of the exam, your notice of examination eligibility will allow you to re-schedule examination opportunities within the 180-day timeframe. (See Expedited Reapplication and Exam Rescheduling for information about re-applying for a subsequent examination.)

180-Day Examination Eligibility Period

As noted above, your notice of exam eligibility is valid for 180 calendar days after issuance and the expiration date will appear on the notice. You should schedule and take your examination promptly after receiving your Notice of Exam Eligibility. This exam eligibility period will NOT be extended for any reason.

The 180-day exam eligibility period is intended to accommodate applicant preferences in scheduling examinations and allow for emergencies that may arise. If you wait until the 180-day period is nearly over to schedule your examination, PSI/AMP may not be able to schedule you on a date and at a test location that is convenient for you. If your initial 180-day exam eligibility period expires before you successfully pass all the exam sections you are required to pass for license eligibility, you will have to refile a license application (with new criminal record report) in order to obtain a new 180-day exam eligibility period prior to scheduling another examination. (See Applicants Who Must Refile an Application with the Commission.)
Examination Fee to PSI/AMP

For each administration of the Comprehensive License Examination or for each administration of the separate National or State section (for applicants specifically eligible to take only one of the separate sections), a separate $64 examination fee is required in addition to the $30 license application fee paid with the license application to the Commission. The $64 examination fee is payable directly to PSI/AMP when the applicant contacts PSI/AMP to schedule his/her examination. Do NOT submit the $64 examination fee to the Real Estate Commission. Examination fee payment is due PSI/AMP at the time of scheduling. Payment may be made by credit card (VISA, MasterCard, Discover, or American Express), cashier’s check or money order made payable to PSI/AMP. Examination registration fees are not refundable or transferrable and expire at the end of your 180-day examination eligibility period. Credit card transactions that are declined will be subject to a $25 handling fee. A certified check or money order for the amount due, including the handling fee, must be sent to PSI/AMP to cover declined credit card transactions.

Making an Examination Appointment with PSI/AMP

There are two ways to schedule your examination.

**Online Scheduling:**
Candidates may schedule via the Internet 24 hours a day at [www.psiexams.com](http://www.psiexams.com).

**OR**

**Telephone Scheduling:**
Candidates may call 800-733-9267. PSI/AMP registrars are available Monday through Friday between 7:30 a.m. and 10:00 p.m., and Saturday-Sunday, between 9:00 a.m. and 5:30 p.m., Eastern Time.

In almost all cases you will be able to take an examination at the test center of your choice within seven (7) calendar days of contacting PSI/AMP unless you request a later appointment or have previously taken the exam. When you schedule your examination appointment, be prepared to confirm a location and a preferred date and time for testing. You will be asked to provide your Social Security number. When you call or go online to schedule your examination appointment, you will be notified of the time to report to the test center, and if you provide an e-mail address you will be sent an e-mail confirmation notice.

Rescheduling a Scheduled Examination with PSI/AMP

You may reschedule your appointment at no charge by calling PSI/AMP at 1-800-733-9267 at least 2 BUSINESS DAYS prior to your scheduled appointment.

Special Accommodations for Candidates with Disabilities

PSI/AMP complies with the Americans with Disabilities Act and strives to ensure that no individual with a disability (defined by the ADA as a person who has a physical or mental impairment that substantially limits one or more major life activities, a person who has a history or record of such an impairment, or a person who is perceived by others as having such an impairment) is deprived of the opportunity to take the examination solely by reason of that disability. PSI/AMP will provide reasonable accommodations for candidates with disabilities. Candidates requesting special accommodations must call PSI/AMP at 1-800-367-1565, ext. 6750, to schedule their examination.

Wheelchair access is available at all established test centers. Candidates must advise PSI/AMP at the time of scheduling that wheelchair access is necessary. Candidates with visual, sensory, physical or learning disabilities that would prevent them from taking the examination under standard conditions may request special accommodations and arrangements which will be reviewed by PSI/AMP.
Written Request Required

Verification of the disability and a statement of the specific type of assistance needed must be made in writing to PSI/AMP at least 45 calendar days prior to your desired examination date by completing PSI/AMP’s “Special Arrangement Request Form.” Do not submit the request form to PSI/AMP prior to receiving your Notice of Exam Eligibility from the North Carolina Real Estate Commission. The request form may be downloaded from PSI/AMP’s website www.psiexams.com. Select “Government/State Licensing Agencies”; then follow the sequence of choices and select “North Carolina” “Real Estate” “Broker.” There will be a link to the PDF version of PSI/AMP’s Special Arrangement Request Form that you may print out, complete and submit to PSI/AMP. Or you may call PSI/AMP at 1-800-367-1565, ext. 6750, to request that a copy of the request form be faxed, e-mailed or mailed to you. Note: Applicants for a North Carolina real estate license are not required to submit a payment to PSI/AMP with the Special Arrangement Request Form if they intend to pay PSI/AMP’s examination fee via credit card at the time of test scheduling.

PSI/AMP will review the submitted form and will contact you regarding the decision for accommodations. If your request is approved, PSI/AMP will assist you with scheduling your examination at a time when the special accommodation can be provided.

All inquiries regarding special examination accommodations should be directed to PSI/AMP at 800-367-1565, ext. 6750.

Telecommunication Devices for the Deaf

PSI/AMP is equipped with Telecommunication Devices for the Deaf (TDD) to assist deaf and hearing-impaired candidates at 800-735-2929. This TDD phone option is for individuals equipped with compatible TDD machinery.

Test Center Arrival and Check-in Procedures

On the day of the examination, you should arrive at least thirty (30) minutes before your examination appointment. This extra time is for sign-in and identification and familiarizing you with the examination process. If you arrive late, you may not be admitted to the examination center and you will forfeit your registration fee.

Required Identification and Signature

Candidates must register for the exam with their LEGAL first and last name as it appears on their government issued identification. All required identification below must match the first and last name under which the candidate is registered. Candidates are required to bring two (2) forms of valid (non-expired) signature-bearing identification to the test site.

**PRIMARY IDENTIFICATION (with photo) – Choose One**

- Government issued Driver’s License
- U.S. Learner’s Permit (plastic card only with photo and signature)
- National/State/Country Identification Card
- U.S. Government Issued Passport or Passport Card
- U.S. Government Issued Military Identification Card
- U.S. Government Issued Military Identification Card for spouses and dependents
- U.S. Government Issued Alien Registration Card (Green Card, Permanent Resident Visa)

NOTE: ID must contain candidate’s photo, be valid and unexpired.
SECONDARY IDENTIFICATION – Choose One

- Credit/Debit Card (must be signed)
- Social Security Card
- Any form of ID on the Primary list

NOTE: Student ID and employment ID are NOT acceptable forms of identification.

NOTE: A candidate who does not present appropriate identification or whose identification does not match his/her registration information exactly will be denied admission to the test center and will forfeit the examination fee.

Your name on your two required forms of identification must be an identical match to the name on your real estate license application. No exceptions. If you recently changed your name, or if your last name includes a generation indicator (e.g., Jr., III), or is hyphenated or is a double last name, you should make sure well in advance that you are prepared to comply with this requirement. Proctors are not allowed to admit for testing any candidate whose required forms of identification are not consistent with the name on the license application.

Security Procedures

The following items are not permitted in the examination room:

- All personal electronic devices, except those that are a medical necessity.
- Children, guests, cellular telephones, personal digital assistants (PDAs), recording devices, cameras, pagers, purses, notebooks, notebook computers, reference or reading material, music players, radios, electronic games, or briefcases.
- Personal items including watches, backpacks, pens, pencils, or other writing devices, food, drinks (unless prior approval is obtained by your regulatory entity) and good-luck items.
- Hats, baseball caps, or visors (with the exception of religious apparel), coats, shawls, hooded clothing, heavy jackets or overcoats.

The following security procedures will apply during the examination:

- An online calculator will be provided.
- You will be given a piece of scratch paper and a pencil. These will be returned to the proctor at the end of your examination.
- Only non-programmable calculators that are silent, battery-operated, do not have paper tape printing capabilities, and do not have a keyboard containing the alphabet will be allowed in the examination site.
- NO conversing or any other form of communication among candidates is permitted once you enter the examination area.
- No smoking, eating, or drinking will be allowed at the examination site.
- You may not exit the building during the examination.
- Copying or communicating examination content is a violation of PSI/AMP security policy and the State Law. Either one may result in the disqualification of examination results and may lead to legal action.

Taking the Examination

Taking the examination by computer is simple. You do not need any computer experience or typing skill. You will use fewer keys than you use on a touch-tone telephone. All response keys are colored and have prominent characters. An illustration of the special keyboard is shown below. You may also use the mouse.
Identification Screen

You will be directed to a semi-private testing station to take the examination. When you are seated at the testing station, you will be prompted to confirm your name, identification number, and the examination for which you are registered as shown here.

Tutorial

Before you start your examination, an introductory tutorial to the computer and keyboard is provided on screen. The time you spend on this tutorial (up to 15 minutes) does NOT count as part of your examination time. Sample questions are included as part of the tutorial so that you may practice using the keys, answering questions, and reviewing your answers. One question appears on the screen at a time. During the examination, minutes remaining will be displayed at the top of the screen and updated as you record your answers.

Examination

A sample question display follows. During the examination, you would press 1, 2, 3, or 4 to select your answer or press MARK so that you can view it later. You would then press ENTER to record your answer and move on to the next question. You can change your answer as often as you like before pressing ENTER. If you wish to change your answer after you press ENTER, simply view the question you have marked, make the desired change, and press ENTER again.
IMPORTANT: After you have entered your responses, you will later be able to return to any question(s) and change your response, provided the examination time has not run out.

Examination Time

Check-in and the orientation to the computer testing process may take approximately 15-20 minutes. The time allowed to take the examination sections is shown below and includes any breaks taken during the testing of a section.

<table>
<thead>
<tr>
<th></th>
<th>Time</th>
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<tbody>
<tr>
<td>National Section</td>
<td>2.5 Hours</td>
</tr>
<tr>
<td>State Section</td>
<td>1.5 Hours</td>
</tr>
</tbody>
</table>

NOTE: Since the National and State Sections are timed separately, a break time taken between sections will NOT be deducted from timed exam sections.

Examination Results

Your score will be given to you immediately following completion of the examination. The following summary describes the score reporting process:

- If you pass, you will immediately be notified that you passed the examination.
- If you do not pass, you will receive a diagnostic report indicating your strengths and weaknesses by examination type on the score report.

When you complete your required examination section(s), your pass/fail results will be printed at the exam proctor’s computer. You will be given your written score report when you come out of the testing room. Applicants taking the Comprehensive Examination (both National and State sections) will receive separate pass/fail results for each section. If you fail the National section of the examination, you will also be advised of your results for each of the seven subsections of the National section. If you fail the State section, you will also be advised of your results for each of the three subsections of the State section. No subsection results will be provided for a passed examination section. (For scheduling a second or subsequent examination, see Retaking a Failed or Missed Examination.)

License Issuance for Passing Applicants

Licenses are NOT issued at the test centers or by PSI/AMP. Your examination results will be reported to the North Carolina Real Estate Commission, and licenses will be issued by the Commission to persons who timely passed the required section(s) of the license examination and who possess the requisite “Character” for licensure. (See Consideration of Applicant’s Character under the APPLICATION PROCESS.)

Applicants timely passing the required section(s) of the examination should expect to receive their license certificates by mail within not more than 10 days following their examination date IF THERE ARE NO CHARACTER ISSUES ASSOCIATED WITH THE APPLICATION. Please do not call the Commission Office concerning license issuance until at least 10 calendar days after the examination date (45 days if there are known character issues to be considered).
Retaking a Failed or Missed Examination

An applicant who fails any required examination section may apply directly through PSI/AMP to retake the failed examination section(s) as described below, provided it is done within the 180-day examination eligibility period. The same is true for an applicant who misses a scheduled examination appointment.

Expedited Reapplication and Exam Rescheduling

Most applicants who either fail the National, State or both sections of the license examination or miss a scheduled examination appointment may utilize an expedited ("one-stop") reapplication and examination rescheduling procedure that conveniently allows them to reapply for licensure and to schedule another examination by contacting PSI/AMP by telephone or online through PSI/AMP’s website. Eligible applicants contact PSI/AMP, verify their eligibility for the “one-stop” procedure, pay by credit card a comprehensive reapplication/rescheduling fee of $94 ($30 license application fee plus $64 examination fee) for retaking the Comprehensive Examination (both National and State Sections) or for retaking only one of the exam sections, and immediately schedule another examination for a date that falls at least 10 days after the applicant’s most recent testing date. This procedure will save eligible applicants the trouble of filing another complete license application and will expedite their ability to schedule a subsequent examination. [Note: For eligible license reinstatement applicants seeking to reinstate a previously held license, the comprehensive “one-stop” reapplication/rescheduling fee is $119 ($55 reinstatement license application fee plus $64 examination fee)].

To determine if you are eligible for this “one-stop” procedure, locate the expiration date of your examination eligibility at the top of your Notice of Exam Eligibility. (This date will be 180 days from the date your last complete application was processed by the Commission.) You may use the “one-stop” reapplication and examination rescheduling procedure if your new examination appointment can be rescheduled prior to the expiration date shown on your Notice of Exam Eligibility.

If you use the “one-stop” procedure, you must still contact the Commission if any information submitted in your last complete license application has changed. Per the section titled Requirement to Update Application Information you are required to notify the Commission if any information provided in connection with an application for a North Carolina real estate license changes prior to license issuance.

Applicants Who Must Refile a License Application with the Commission

If your Notice of Exam Eligibility has already expired (i.e., it has been more than 180 days since your license application was originally processed by the Commission) and you have not passed the section(s) of the examination required for licensing eligibility, then you must file another complete license application with the Commission and receive a new Notice of Exam Eligibility before you can contact PSI/AMP and schedule another examination. Your qualifications will be reassessed when your subsequent license application is filed.
OTHER EXAMINATION INFORMATION

Forfeiture of Fees

Your scheduled appointment to take the license examination will be canceled, you will not be able to take
the license examination, your license application will be canceled, and you will forfeit both the license
application fee paid to the Commission and the examination fee paid to PSI/AMP if you do any of the
following:

• fail to schedule and take the license examination on or before the last business day prior to the expiration
  of your 180-day period of examination eligibility;
• fail to cancel your appointment at least 2 days before the scheduled examination date;
• fail to report for an examination appointment;
• arrive after the start time; or
• fail to present proper identification and required signature upon arrival for a scheduled examination.
  (See Required Identification and Signature.)

Excused Absences

Under certain limited circumstances you may be excused from a scheduled examination for which you did not
give PSI/AMP the required two-day advance notice of cancellation. You may be excused for missing a scheduled
examination and rescheduled for a future date without having to file another license application and pay all
required fees only if your absence was the direct result of an emergency situation or condition that was beyond
your control and that you could not have reasonably foreseen. You must send your request for excused absence
in writing to PSI/AMP promptly following your absence from your scheduled exam. Your request must set
forth the reason for your absence and must include documentation verifying such reason (e.g. statement from
physician). Your request for an excused absence will be denied if you cannot be rescheduled and examined prior
to expiration of your 180-day period of examination eligibility.

Written requests for an excused absence from an examination must be mailed to:
PSI, 3210 E. Tropicana, Las Vegas, NV 89121

Inclement Weather, Power Failure or Emergency

In the event that severe weather or another emergency forces the closure of a test center on a scheduled examina-
tion date, your examination will be rescheduled. PSI/AMP personnel will attempt to contact you in this situa-
tion. However, you may check the status of your examination appointment by calling (800) 733-9267 or check
the website at www.psiexams.com. Every effort will be made to reschedule your examination at a convenient time
as soon as possible. You will not be penalized. Your exam will be rescheduled at no additional charge to you.

NEW LICENSEE INFORMATION

Issuance of Licenses

After an applicant has satisfied the qualification requirements, passed the license examination (if required), and satis-
fied the Commission that s/he is of good character (See Consideration of Applicant’s Character under License Qualifi-
cation Requirements), the applicant will be deemed qualified for licensure. Persons who have satisfied the require-
ments for licensure will be sent a license certificate and license pocket card to the address shown on the license application form.
Applicants passing the license examination should expect to receive their license certificates and license pocket cards within approximately ten (10) calendar days after their license examination, if there are no character issues.

NOTE: If any application raises character issues requiring special consideration, final action on the license application will be delayed. (See section on Consideration of Applicant’s Character under License Qualification Requirements.)

It is unlawful for any person to engage in the real estate brokerage business until the date his/her license is issued by the Commission, not the date the license examination is passed. The issuance date is displayed on the license certificate issued to each broker.

Initial Licenses Are Inactive Provisional Broker Licenses

All applicants who qualified for licensure by examination are issued an inactive broker license on provisional status (also known as a provisional broker license) as defined in the Introduction. 

EXCEPTION: An applicant licensed by examination who qualified based on broker licensure in another jurisdiction is issued a broker license that is NOT on provisional status.

Activation of Initial Inactive Provisional Broker License

A provisional broker license is initially issued on inactive status. Before the provisional broker can begin work in the real estate business, the provisional broker and his/her broker-in-charge must file a “Request to Activate Broker License / Notification of Provisional Broker Supervision” form (Form REC 2.08) with the Commission Office to have the provisional broker license placed on active status. This may be accomplished by accessing the Commission’s website at www.ncrec.gov and utilizing the interactive online form. A provisional broker must be supervised by a broker-in-charge at all times when engaging in real estate brokerage activities. A provisional broker must satisfy the postlicensing education requirement described below in order to terminate the provisional status of his/her broker license.

Requirement for Active Status and Notification of Changes in Employment or Address

Any broker license, whether on provisional status or not, must be on “active” status at all times when the broker is performing real estate brokerage activities. To remain on “active” status, a licensee must satisfy in a timely manner the payment of annual license renewal fee and both the postlicensing and continuing education requirements described below. Also, a licensee must notify the Commission within 10 days of any change in employment status (including a change in broker-in-charge) or in business or residence address.

License Renewal

All real estate licenses expire on June 30 following the date of issuance unless they are renewed by June 30. This is true even if the license was recently issued in May or June. License renewal notices (post cards) are sent to licensees each year in May and included with new licenses issued in late May or June.

Licensees should renew their licenses online through the Commission’s website, www.ncrec.gov, using Visa, MasterCard, Discover or PayPal between May 15 and June 30. If a licensee does not have access or ability to renew online, s/he may call the Commission office on or between May 15 and June 30 and pay using a credit card over the phone. The annual license renewal fee is $45. Licensees are responsible for renewing their licenses in a timely manner even if they did not receive renewal notices due to a business and/or residence address changes or any other reason.
Renewal notices for active brokers are sent to their business address (the address of the broker-in-charge of the office with which they are affiliated). Renewal notices for inactive brokers are sent to their residence address on file with the Commission. No person may engage in real estate brokerage activities after his/her license has expired.

A new license pocket card is sent to brokers each year upon the renewal of their licenses. This card verifies renewal but does not show whether the license is on active or inactive status. Whenever there is a change in license status (i.e., active or inactive), a separate notice is mailed to the licensee.

**Postlicensing Education for Provisional Brokers**

All provisional brokers must satisfy the postlicensing education requirement of 90 classroom hours of postlicensing education within three (3) years of the date of initial licensure to be eligible for active license status. The postlicensing education program is divided into three 30-hour postlicensing courses titled as follows: Broker Relationships and Responsibilities, Contracts and Closing, and Selected Topics. Provisional brokers must complete at least one of the three (3) courses during each of the first three (3) years following the date of initial licensure in order to actively engage in brokerage. A provisional broker may elect to complete all three (3) courses during the first or second year after initial licensure.

Upon completion of all three (3) postlicensing courses within three years, the provisional status of the broker license will be automatically terminated by the Commission. [Approved real estate schools will report course completion to the Commission, so licenses should not attempt to report course completion or request termination of provisional status.] If a provisional broker fails to complete a postlicensing course by the end of a required period, his/her license will be placed on inactive status until s/he remedies the education deficiency and requests reactivation of his/her license.

The postlicensing courses are only available as live instruction courses through Commission-approved North Carolina real estate schools. Because of the “hands-on” nature of the instruction required in these courses, they are not available online, by correspondence, or by any other distance education method. However, some resident and most nonresident provisional brokers may have additional options, as noted below, for satisfying some or all the postlicensing education requirement.

**Postlicensing Course Waiver Based on Equivalent Education/Experience**

Most provisional brokers, especially resident provisional brokers, must take all the postlicensing courses to terminate their provisional license status. However, it is possible for some provisional brokers with equivalent education and/or substantial brokerage experience to obtain a waiver of one or more of the postlicensing courses. Nonresident provisional brokers, who have NO North Carolina home, business, or delivery address, may be able to obtain “equivalent” credit for some prelicensing, postlicensing and/or extra continuing education courses taken in another jurisdiction. Nonresident provisional brokers may also have their provisional status removed (i.e., have all postlicensing education waived) if they obtain a broker license in another jurisdiction.

Provisional brokers who think they may possess qualifications justifying a waiver are referred to the Forms section of the Commission’s website (www.ncrec.gov) to carefully review and complete the Postlicensing Education Waiver and Equivalent Credit Request Form (Form REC 2.18).

**Postlicensing Education vs. Continuing Education**

Postlicensing education should not be confused with continuing education. Postlicensing education is a one-time requirement for provisional brokers wishing active license status eligibility that must be completed within
the prescribed period of time after initial licensure. Continuing education is a recurring annual requirement for ALL licensees wishing to maintain active license status eligibility that must be completed each annual license period by June 10th beginning with the first full annual license period after initial licensure.

**Continuing Education (CE)**
The continuing education (CE) requirement is eight (8) hours per license period, including the General Update Course (4 hours) plus one 4-hour Commission-approved elective course. Licensees generally must satisfy the continuing education requirement by June 10 of each annual license period (July 1 – June 30) in order to renew their licenses on active status. There is however, a **limited exception for new licensees**. A broker newly licensed by examination or reinstatement does **not have any CE requirement during his/her initial license year**; such a newly licensed broker must satisfy the 8-hour annual CE requirement **prior to his/her second license renewal** in order to renew his/her license on active status.

A **nonresident** licensee who does **NOT** have a North Carolina home, business, or delivery address and who also holds an active license in his/her resident jurisdiction may satisfy the North Carolina continuing education requirement by maintaining the license in the resident jurisdiction on active status and certifying such license status at the time of renewing his/her North Carolina license. On the other hand, a **nonresident who has any North Carolina business or delivery address** does **NOT** have this option and must (1) take the current General Update (or Broker-in-Charge Update if BIC-eligible) CE course in North Carolina and (2) either take a North Carolina approved elective course (live or online) or request equivalent elective course credit for a CE course(s) taken in another jurisdiction.

**LICENSE REINSTATEMENT**

All North Carolina real estate licenses expire on June 30 of each year. To maintain a “Current” license, a licensee must pay the license renewal fee between May 15 and June 30.

If a licensee fails to properly renew by the June 30 deadline, his/her license expires. It is unlawful to engage in brokerage activities without a license. If an individual wishes to regain a **Current** license, s/he must apply for Reinstatement.

Below is a quick overview of reinstatement requirements. Please contact the Commission’s Education & Licensing Division for specific instructions.

**NOTE:** If your license has been Expired, Revoked, Cancelled, or Surrendered for more than six (6) months, you must submit a new application with supporting documentation within the specified timeframes (shown below).
### Provisional Broker License

**Note:** The following information applies to Provisional Broker licenses. A former salesperson (PBT) licensee should contact the Commission’s Education Division for reinstatement requirements.

<table>
<thead>
<tr>
<th>Length of time License has been Expired, Revoked, Cancelled, or Surrendered</th>
<th>Education Requirements/Options</th>
<th>Reinstatement Application Required?</th>
<th>Status when Reinstated</th>
</tr>
</thead>
<tbody>
<tr>
<td>6 months or less</td>
<td>No education or exam required.</td>
<td>NO. $55.00 reinstatement fee may be paid online at <a href="http://www.ncrec.gov">www.ncrec.gov</a> on or before December 31st.</td>
<td>Inactive Provisional Broker To be active*, PB must be current with CE and Postlicensing education and affiliate with a Broker-in-Charge. *Activation requires Form REC 2.08</td>
</tr>
<tr>
<td>More than 6 months and up to 5 years</td>
<td>Complete any/all Postlicensing courses not taken within previous 3 years. (i.e., Applicant must fully satisfy Postlicensing education requirement.) ALL courses must be completed by June 30 of 5th year.</td>
<td>YES. Must be filed with reinstatement fee and criminal background check ON OR BEFORE June 30 of 5th year. Note: Postlicensing education must be completed prior to submitting application.</td>
<td>Active Broker</td>
</tr>
<tr>
<td>More than 5 years</td>
<td>Successfully complete 75-hour North Carolina Broker Prelicensing course AND pass National and State sections of license exam. If an applicant holds an active salesperson or broker license in another state, s/he is not required to take the Broker Prelicense course and need only pass the “State” section of the license examination.</td>
<td>YES. Must be filed with reinstatement fee and criminal background check upon successful completion of Broker Prelicense course. Once application is processed, the applicant will be provided exam registration instructions. An applicant with an active license in another state must submit the application in order to be given exam registration instructions.</td>
<td>Inactive Provisional Broker To be active*, PB must affiliate with a Broker-in-Charge. PB will be required to complete Postlicensing education as if a new licensee. *Activation requires Form REC 2.08</td>
</tr>
</tbody>
</table>

"Active Broker"
<table>
<thead>
<tr>
<th>Length of time License has been Expired, Revoked, Cancelled, or Surrendered</th>
<th>Education Requirements/ Options</th>
<th>Reinstatement Application Required?</th>
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</tr>
</thead>
<tbody>
<tr>
<td>6 months or less</td>
<td>No education or exam required.</td>
<td>NO. $55.00 reinstatement fee may be paid online at <a href="http://www.ncrec.gov">www.ncrec.gov</a> on or before December 31st.</td>
<td>Inactive Broker  To be active*, Broker must correct all CE deficiencies.  *Activation requires Form REC 2.08</td>
</tr>
<tr>
<td>More than 6 months up and to 2 years</td>
<td>Successfully complete one (1) Postlicensing course. Course must be completed within 6 months prior to submitting reinstatement application.  -OR-  Pass National and State sections of license exam.  If an applicant holds an active broker license in another state, applicant need only pass the “State” section of the license examination.</td>
<td>YES. Must be filed with reinstatement fee and criminal background check ON OR BEFORE June 30 of 2nd year.  If an applicant chooses to take a Postlicensing course, it must be completed prior to submitting the application.</td>
<td>Active Broker</td>
</tr>
<tr>
<td>More than 2 years and up to 5 years</td>
<td>Successfully complete all three (3) Postlicensing courses, unless taken within previous 3 years.  -OR-  Pass National and State sections of license exam.  If an applicant holds an active broker license in another state, applicant need only pass the “State” section of the license examination.</td>
<td>YES. Must be filed with reinstatement fee and criminal background check ON OR BEFORE June 30 of 5th year.  If an applicant chooses to take Postlicensing courses, they must be completed prior to submitting the application.</td>
<td>Active Broker</td>
</tr>
<tr>
<td>More than 5 years</td>
<td>Successfully complete 75-hour North Carolina Broker Prelicensing course  AND pass National and State sections of license exam.  If an applicant holds an active salesperson or broker license in another state, s/he is not required to take the Broker Prelicense course and need only pass the “State” section of the license examination.</td>
<td>YES. Must be filed with reinstatement fee and criminal background check upon successful completion of Broker Prelicense course. Once application is processed, the applicant will be provided exam registration instructions.  An applicant with an active license in another state must submit the application in order to be given exam registration instructions.</td>
<td>Inactive Provisional Broker  To be active*, PB must affiliate with a Broker-in-Charge. PB will be required to complete Postlicensing education as if a new licensee.  If an applicant holds an active Broker license in another state and passes the State portion of the NC license exam, status upon reinstatement will be “Active Broker”.  *Activation requires Form REC 2.08</td>
</tr>
</tbody>
</table>
Additional Option for Any License Reinstatement Applicant with Extraordinary Education and/or Experience Qualifications

Any former licensee desiring license reinstatement may, in lieu of demonstrating current knowledge of and competence in real estate brokerage under one of the options described above, request in connection with a license reinstatement application that the Commission consider his/her particular real estate education/experience qualifications to be equivalent to a stated option applicable to his/her situation. Any such requests will be evaluated on an individual basis. Any former licensee considering this alternative is cautioned that any real estate education/experience forming the basis for such special request must be recent and substantial, and must clearly demonstrate the individual’s current knowledge of real estate brokerage (as opposed to some related field). The applicant should include with the application a detailed description of all real estate or related experience and real estate education since broker license expiration.

Possible Disciplinary Action for Unlawful Activity

Brokerage experience acquired unlawfully while a license is expired, revoked or surrendered will not be recognized for the purpose of demonstrating current knowledge of real estate brokerage in connection with a license reinstatement application. Moreover, an inquiry regarding such activity may be conducted by the Commission’s Regulatory Affairs Division and the person involved may be subject to disciplinary action.
Step 1: Successfully complete the 75-hour North Carolina Broker Prelicensing Course. See pages 4-6.

Step 2: Submit a complete license application, including criminal background check, fee, and other documentation as required. See pages 7-13.

Step 3: Your application is processed by Commission staff. See page 7.

Step 4: Schedule and take the license examination. See pages 24-29.

Step 5: Character issues to be reviewed? See pages 12-13.

Is your application complete? See page 7.

Did you pass the required section(s)? See pages 13-14 and 29.

Your application is cancelled & returned to you. You may reapply. See page 7.

Character Review process is initiated. Please allow a minimum of 45 days for this process. See pages 12-13.

Reschedule and retake the exam. If your 180-day exam eligibility period has expired, a new application is required. See page 30.

Yes

No

Yes

No

LICENSE ISSUED!
Initial license is Inactive Provisional Broker See pages 31-34.