THE REAL ESTATE COUNCIL OF ALBERTA

Case Number: 016063.001

Name on Licence: Pat Hare

Licence Sector and Class: Real Estate Associate

Current Brokerage 4th Street Holdings Ltd o/a Re/Max Real Estate

(Central)

Conduct Brokerage: 4th Street Holdings Ltd o/a Re/Max Real Estate

(Central)

Process: A Hearing under Part 3 of the *Real Estate Act*

NOTICE OF HEARING

TO: Pat Hare

A hearing is set to review allegations about your conduct. Read this entire document to see what you must do.

Hearing Information

Date: Monday, August 18, 2025 &

Tuesday, August 19, 2025 &

Wednesday, August 20, 2025

Time: 9:30 a.m.

Venue: Virtual Hearing

Hearing Panel: [A.T]

[M.B]

[J.L]

(Alternates: [G.F] & [J.P])

Counsel to the Panel: Carol Zukiwski – Reynolds Mirth Richards & Farmer LLP

It is alleged that the following conduct is deserving of sanction:

1. Between approximately 2021 and 2024, you participated in fraudulent or unlawful activities in connection with the provision of services or in any dealings contrary to s.42(b) of the *Real Estate Act Rules*

and /or

you engaged in conduct that undermines public confidence in the industry, harms the integrity of the industry, or brings the industry into disrepute contrary to s.42(g) of the *Real Estate Act Rules*

- a. At all material times you were a real estate associate and owner of RE/MAX Central.
- b. In or around 2021 you became aware of a fraudulent scheme being perpetrated by [E.D], an associate also registered with RE/MAX Central.
- c. You received payments from [E.D] and you knew or ought to have known they came from the fraudulent scheme.
- d. You were aware of numerous complaints concerning [E.D]'s conduct and you participated in concealing his activity, allowing it to continue.
- e. You counseled [E.D] to keep his fraudulent activities secret to conceal his activity and prevent a disciplinary investigation by RECA.
- f. You used your control over [E.D] legitimate real estate commissions to put his funds out of reach of creditors.

Virtual Hearings

Hearings at RECA are conducted virtually. The Hearing Administrator will provide you with the Guide to Virtual Hearings and you will receive help in participating in the virtual process.

Why You Should Attend the Hearing

The hearing is your opportunity to respond to the allegations and state your side of the case in front of the Panel.

Learn About the Hearing Process

Please read these guides on the RECA website https://www.reca.ca/complaints-discipline/hearings-information-procedures/

- Hearing and Appeal Practice and Procedures Guidelines and
- How to Represent Yourself at a Real Estate Council of Alberta Hearing or Appeal
- RECA Self-Represented Program

Before the Hearing

You will receive full disclosure of all evidence gathered by the Registrar relevant to the allegations in this Notice of Hearing for your review. This disclosure is for use in the conduct proceedings only and you may not use it for any other purpose.

You are also invited to meeting with Counsel for the Registrar prior to the hearing to consider entering agreement on non-contested matters such as:

- An admission of conduct deserving of sanction
- An agreement on facts
- An agreement on breaches
- An agreement on a finding of conduct deserving of sanction
- An agreement on sanction and/or costs.

Admissions or agreements can reduce the time and costs of the hearing.

What You Should Bring to the Hearing

Bring any witnesses and evidence you want the Panel to consider, with you to the hearing.

What Will Happen If You Don't Attend

If you do not attend the Panel may proceed to make a decision without you.

What Will Happen At the Hearing

After hearing all evidence and argument the Panel will decide whether the Registrar has proven any of the breaches. If no breach is proven you will face no sanction.

If the Panel finds a breach is proven the Panel may do one or more of the things listed in **section 43** of the *Real Estate Act*:

- Cancel or suspend your authorization
- Order you to pay a fine for each breach
- Order you to pay the cost of the investigation and the hearing
- Order you to complete an education course

Submitting Written Arguments After the Evidence

You can ask the Panel to allow you to provide written arguments at the end of presentation of evidence. The Panel will give directions on how this may be done.

You Can Get Legal Advice

You may get legal advice and may be represented by legal counsel at the hearing. If you do not have a representative please read information for unrepresented Licensees here:

https://www.reca.ca/complaints-discipline/hearings-information-procedures/

If You Object to a Panel Member

Please review who is on the Panel. If you object to any of the people being on the Panel, you must advise the Hearings Administrator who you object to and why within 14 days of receiving this Notice.

If you do not object to the Panel within 14 days, this Panel will conduct the hearing.

Postponing the Hearing

If you are not available on the date set for the hearing you can apply to the Panel for a new date. Contact the lawyer for the Registrar and the Hearings Administrator as soon as possible if you need a new date.

Dated at Calgary, Alberta, on June 19, 2025. (date)

"Signature"

Warren Martinson, Registrar Real Estate Council of Alberta

Contact Information:

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