VIOLATION	COMPLAINT	DATE OF ORDER	PENALTY
Violated Title 299, Chapter 5, 003.23 for failing to deliver a	2011-024 – Commission vs. Bruce	October 27, 2011	Stipulation and Consent Order. License
copy of the Seller Property Condition Disclosure Statement	Delmar Connell		suspended for six (6) months, with the
to the purchaser on or before the effective date of the			entire six (6) month period stayed and
contract which binds the purchaser to purchase the property;			served on probation. The
Connell violated Title 299, Chapter 5, 003.25 for failing to disclose any errors, inaccuracies or omissions in the Seller			suspension/probation period commenced on October 27, 2011 and continues
Property Condition Disclosure Statement, in writing to the			through April 27, 2012. Connell must pay
purchaser and seller and failing to attach the written			a civil fine of \$750.00 by December 26,
disclosure to the Seller Property Condition Disclosure			2011; plus complete an additional six (6)
Statement; Connell violated Neb. Rev. Stat. § 76-2421 (1)			hours of continuing education by February
for failing to complete an Agency Disclosure with the seller			24, 2012, with three (3) hours each in the
and buyer at the earliest opportunity during or following the			area of Agency and License Law, and
first substantial contact; for failing to mark customer or client			submit documentary proof to the
on the disclosure with the buyer; and for failing to have the			Commission that said courses have been
buyer identify the date buyer signed the Agency disclosure;			satisfactorily completed.
Connell violated Neb. Rev. Stat. § 81-885.16 Violating any			
provision of sections 76-2401 to 76-2430 for violating Neb.			
Rev. Stat. § 76-2421; Connell violated Neb. Rev. Stat. §			
81-885.24 (26) Violating any rule or regulation adopted by			
the commission in the interest of the public and consistent			
with the Nebraska Real Estate License Act, for violating Title			
299, Chapter 5, Sections 003.23 and 003.25; Connell			
violated Neb. Rev. Stat. § 81-885.24 (29) Demonstrating			
negligence, incompetency, or unworthiness to act as a			
salesperson; for: 1) failing to deliver a copy of the Seller			
Property Condition Disclosure Statement to the purchaser on or before the effective date of the contract which binds the			
purchaser to purchase the property; 2) failing to review the			
Seller Property Condition Disclosure Statement for errors,			
inaccuracies, or omissions; 3) failing to disclose omissions by			
the seller in the Seller Property Condition Disclosure			
Statement, in writing, to both the purchaser and the seller,			
and failing to attach the disclosure to the Seller Property			
Condition Disclosure Statement; 4) failing to complete an			
Agency Disclosure with the seller and buyer at the earliest			
opportunity during or following the first substantial contact,			
and, failing to mark customer or client on the Agency			

SECTION 81-885.16 – VIOLATING ANY PROVISON OF SECTIONS 76-2401 to 76-2430

VIOLATION	COMPLAINT	DATE OF ORDER	PENALTY
Disclosure with the buyer; and failing to have the buyer identify the date buyer signed the Agency Disclosure; 5) violating any provision of sections 76-2401 to 76-2430, specifically 76-2421; 6) violating any rule or regulation of the commission, specifically Title 299, Chapter 5, Sections 003.23 and 003.25; 7) having the buyer sign the receipt for a fully-accepted copy of the offer before the seller signed and accepted the offer; 8) failing to receipt in the Offer to Purchase for the buyer's earnest money deposit of \$800.00; 9) improperly entering a date of April 5, 2010, on the buyer's	2011-024 – Commission vs. Bruce Delmar Connell	DATE OF ORDER	PENALTY
Agency Disclosure which the Buyer signed on March 27, 2010; 10) failing to review the final closing statement which contained material errors including; a) the sale price of \$25,000.00, instead of the reduced price of \$24,536.12; b) an expense to the seller of \$463.88, for the water pipe repairs			
which expense was actually paid for by the buyer; and c) failing to reflect that \$1,500.00, of seller proceeds was to be escrowed at closing for clean-up of the Property.			