CTR LEGAL ACTION FUND STATEMENT OF ORGANIZATION AND PROCEDURE

I.FUND NAME

Connecticut REALTORS[®] hereby establishes a Legal Action Fund as a restricted fund of the Association for the purposes set forth herein.

II. PURPOSE

The purposes and uses of the Legal Action Fund are:

- (1) Promote, among the Member Boards of the State Association, an understanding of their rights and duties under Connecticut Law and to defray the expense of legal services to that end.
- (2) Permit assistance by Connecticut REALTORS[®] to the counsel of member Boards on matters relating to threatened or pending litigation or threatened or pending action by any State administrative agency against a Member Board.
- (3) Defray legal defense costs, including attorney and expert witness fees, in cases where the Connecticut REALTORS® or one or more Member Boards are made defendants in which the interests of the Connecticut REALTORS® or of all members of Connecticut REALTORS® are placed in jeopardy or where principles of importance to all Member Boards of REALTORS® are involved.
- (4) Provide legal assistance to individual members on matters relating to (a) threatened or pending action by any State administrative agency or (b) threatened or pending litigation, where there is a substantial question involving the rights, obligations, or liabilities of real estate professionals the decision of which will affect all REALTORS[®].
- (5) Provide for the retention of outside legal counsel, if necessary, to intervene in court cases as amicus curie or otherwise in order to promote the policies of Connecticut REALTORS[®] or protect the interests of all of its members.

III. ADMINISTRATION

- (1) The Legal Action Fund shall be financed from such special dues and contributions from individual members and Member Boards and appropriations from the Connecticut REALTORS[®] as the Board of Directors may from time to time approve.
- (2) The Legal Action Fund shall be administered in accordance with the policies and procedures set forth herein.

IV. FUNDING REQUESTS FROM MEMBER BOARDS

(1) Any request for assistance from the Legal Action Fund by a Member Board shall be submitted to the CEO of the Connecticut REALTORS[®] who shall forward the request to the CTR President. The President

shall appoint a subgroup of five members of the Executive Committee to receive the request. The President and any member of the Board requesting consideration shall not serve on the subgroup.

- (2) Such request shall be executed by the President of the requesting Board, shall set forth the amount requested, and shall contain a statement of the facts of the matter for which the request is made and an outline of the actions which the requesting Board is undertaking or has undertaken to finance the matter itself including filing claims with all available insurance carriers. The statement of facts shall contain copies of all minutes of any Board of Directors meeting of the requesting Board at which the matter for which funds are requested has been discussed.
- (3) The Legal Action Subgroup shall review the request and shall make a recommendation to the Executive Committee as to whether to approve the request. A funding request may be approved in whole or in part. In reviewing the request, the Committee may seek further information from the requesting Board and the opinions of any staff attorney or General Counsel of Connecticut REALTORS[®] as it deems necessary.
- (4) The Legal Action Subgroup may place such condition on its approval of a funding request as it deems necessary to carry out the purposes of the Legal Action Fund, including, but not limited to, approval of counsel; receipt of copies of pleadings and court documents; periodic review by the Executive Committee, Staff Attorney or General Counsel of the Connecticut REALTORS[®]; or repayment to the Legal Action Fund from any damages or insurance coverage awarded the Member Board.
- (5) The Executive Committee may accept or reject the Legal Action Subgroup's approve a request for funds, the requesting Board may appeal the Executive Committee's decision to the CTR Board of Directors at the Director's next general meeting.
- (6) CTR shall not consider requests for funding for the prosecution of lawsuits or administrative proceedings against other members of the Connecticut REALTORS®

V.FUNDING REQUESTS FROM INDIVIDUAL MEMBERS

- (1) Any request for assistance from the Legal Action Fund by a Member shall be submitted to the CEO of the Connecticut REALTORS[®] who shall forward the request to the CTR President. The President shall appoint a subgroup of five members of the Executive Committee to receive the request. The President and any member affiliated with the firm of the Member requesting consideration shall not serve on the subgroup.
- (2) Such request shall be executed by the requesting Member, shall set forth the amount requested, and shall contain a statement of the facts of the matter for which the request is made. Such request shall also contain a statement setting forth the reasons why the issues raised in the matter are of importance to all members of Connecticut REALTORS[®]
- (3) The Legal Action Subgroup shall review the request and make a recommendation to the Executive Committee as to whether to approve the request. The request may be approved in whole or in part. In reviewing the request, the Executive Committee may seek further information from the requesting

Member and the opinions of any staff attorney or General Counsel of Connecticut REALTORS[®] as it deems necessary.

- (4) The Legal Action Subgroup may place such condition on its approval of a funding request as it deems necessary to carry out the purposes of the Legal Action Fund, including, but not limited to, approval of counsel; receipt of copies of pleadings and court documents; periodic review by the Executive Committee, the staff attorney or General Counsel of Connecticut REALTORS®; or repayment to the Legal Action Fund from any damages or insurance coverage awarded the Member.
- (5) The Executive Committee may accept or reject the recommendation.
- (6) The Executive Committee shall not consider requests for funds for the enforcement of arbitration awards or the prosecution of lawsuits or administrative proceedings against other members of Connecticut REALTORS[®]

VI. INTERVENTION IN LITIGATION

- (1) The President, at the request of the General Counsel and Chief Executive Officer of the Connecticut REALTORS[®], may make a recommendation to the Executive Committee that Connecticut REALTORS[®] intervene in those court cases (a) where there is a substantial question involving the rights, obligations, or liabilities of real estate professionals the decision of which will affect all REALTORS[®] or (b) where there is an opportunity to promote the policies or legislative goals of the Connecticut REALTORS[®]
- (2) The Executive Committee may approve intervention where no funding request is made. In reviewing the recommendation, the Committee may seek information or advice from the Chairman of other Connecticut REALTORS® committees including Legislative Committees and the opinions of the General Counsel of Connecticut REALTORS® as it deems necessary.
- (3) Where funding is necessary in order to intervene, a funding request shall be made, considered and approved or disapproved following the same procedures set forth above for funding requests by a member Board.

VII. OTHER

The Chief Executive Officer may authorize expenditures from the Legal Fund in the following cases: (a) Member Boards have been threatened with litigation; (b) in the opinion of the Chief Executive Officer and General Counsel, it is likely that a Member Board will be threatened with litigation as a result of actions which the Member Board has taken; or (c) an investigation of factual circumstances or legal research for preventative legal action is, in the opinion of the Chief Executive Officer and General Counsel, warranted.

CT REALTORS® - 2024 policy document