The Contractor Transaction Recovery Fund is a payer of last-resort for consumers taken advantage of by Virginia-licensed residential contractors.

State law requires consumers first go to court and obtain a judgment order against the contractor for improper or dishonest conduct, and then pursue standard legal methods for debt collection—such as interrogatory attempts to identify the debtor's income or assets.

Federal law prevents debt collection against those under bankruptcy protection, so in cases where the licensed contractor files for bankruptcy, consumers first must file their claim with the proper bankruptcy court. The Recovery Fund is available as an option only if no distribution is made or if a partial distribution fails to satisfy the consumer’s claim.

More complicated than filing an insurance claim, state law requires eligible consumers to exhaust all other legal avenues for collecting monies owed to them from the contractor before seeking relief from the Recovery Fund.

The General Assembly established this process to balance justice and consumer protection. The individual contractor responsible for the improper or dishonest conduct should be the one paying the judgment, rather than the Recovery Fund financed entirely by all the other contractors who play by the rules.

Claimants should keep in mind that obtaining assistance from the Recovery Fund is NOT a quick or automatic process and occurs only after all civil legal remedies are completed.

The Recovery Fund is not designed to imply a “satisfaction or your money back” guarantee for consumers. Filing a claim does not assure payment.

Residential contractors pay assessments to finance all Recovery Fund claims and administrative costs.

FOR MORE INFORMATION:
www.dpor.virginia.gov/Boards/Contractors_Recovery_Fund
(804) 367-1559 | RecoveryFund@dpor.virginia.gov