GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2005

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HOUSE DRH30210-RUf-31 (03/30)

 Short Title:
 Improve Real Estate Licensing Law.
 (Public)

 Sponsors:
 Representatives Culpepper Howard and Brubaker (Primary Sponsors)

Sponsors:	Representatives Culpepper, Howard, and Brubaker (Primary Sponsors).
Referred to:	

1	A BILL TO BE ENTITLED
2	AN ACT TO IMPROVE THE REAL ESTATE LICENSING LAW.
3	The General Assembly of North Carolina enacts:
4	SECTION 1. G.S. 93A-1 reads as rewritten:
5	"§ 93A-1. License required of real estate brokers and real estate
6	salespersons.<u>brokers.</u>
7	From and after July 1, 1957, it shall be unlawful for any person, partnership,
8	corporation, limited liability company, association, or other business entity in this State
9	to act as a real estate broker or real estate salesperson, broker, or directly or indirectly to
10	engage or assume to engage in the business of real estate broker or real estate
11	salesperson or to advertise or hold himself or herself or themselves out as engaging in or
12	conducting such business without first obtaining a license issued by the North Carolina
13	Real Estate Commission (hereinafter referred to as the Commission), under the
14	provisions of this Chapter. A license shall be obtained from the Commission even if the
15	person, partnership, corporation, limited liability company, association, or business
16	entity is licensed in another state and is affiliated or otherwise associated with a licensed
17	real estate broker or salesperson in this State."
18	SECTION 2. G.S. 93A-2 is amended by adding a new subsection to read:
19	"(a2) The term provisional broker within the meaning of this Chapter means a real
20	estate broker who, pending acquisition and documentation to the Commission of the
21	education or experience prescribed by either G.S. 93A-4(a1) or G.S. 93A-4C, must be
22	supervised by a broker-in-charge when performing any act for which a real estate
23	license is required."
24	SECTION 3. G.S. 93A-2(b) reads as rewritten:
25	"(b) The term real estate salesperson within the meaning of this Chapter shall
26	mean and include any person who under the supervision of a real estate broker
27	designated as broker-in-charge of a real estate office, for a compensation or valuable

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1 consideration is associated with or engaged by or on behalf of a licensed real estate

2 broker to do, perform or deal in any act, acts or transactions set out or comprehended by

- the foregoing definition of real estate broker.was formerly licensed by the Commission
 as a real estate salesperson before March 1, 2006."
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- **SECTION 4.** G.S. 93A-3 reads as rewritten:
- "§ 93A-3. Commission created; compensation; organization.

7 There is hereby created the North Carolina Real Estate Commission, (a) 8 hereinafter called the Commission. The Commission shall consist of nine members, 9 seven members to be appointed by the Governor, one member to be appointed by the 10 General Assembly upon the recommendation of the President Pro Tempore of the Senate in accordance with G.S. 120-121, and one member to be appointed by the 11 12 General Assembly upon the recommendation of the Speaker of the House of Representatives in accordance with G.S. 120-121. At least three members of the 13 14 Commission shall be licensed real estate brokers or real estate salespersons.brokers. At 15 least two members of the Commission shall be persons who are not involved directly or 16 indirectly in the real estate or real estate appraisal business. Members of the 17 Commission shall serve three-year terms, so staggered that the terms of three members 18 expire in one year, the terms of three members expire in the next year, and the terms of three members expire in the third year of each three-year period. The members of the 19 20 Commission shall elect one of their members to serve as chairman of the Commission 21 for a term of one year. The Governor may remove any member of the Commission for misconduct, incompetency, or willful neglect of duty. The Governor shall have the 22 23 power to fill all vacancies occurring on the Commission, except vacancies in legislative 24 appointments shall be filled under G.S. 120-122.

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The provisions of G.S. 93A-1 and G.S. 93A-2 notwithstanding, the 26 (c1) 27 Commission may adopt rules to permit a real estate broker to pay a fee or other valuable consideration to a travel agent for the introduction or procurement of tenants or 28 29 potential tenants in vacation rentals as defined in G.S. 42A-4. Rules adopted pursuant to this subsection may include a definition of the term "travel agent", may regulate the 30 conduct of permitted transactions, and may limit the amount of the fee or the value of 31 32 the consideration that may be paid to the travel agent. However, the Commission may not authorize a person or entity not licensed as a broker or salesperson to negotiate any 33 real estate transaction on behalf of another. 34

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- **SECTION 5.** G.S. 93A-4 reads as rewritten:
- 37 "§ 93A-4. Applications for licenses; fees; qualifications; examinations; privilege
 38 licenses; renewal or reinstatement of license; power to enforce
 39 provisions.

(a) Any person, partnership, corporation, limited liability company, association,
or other business entity hereafter desiring to enter into business of and obtain a license
as a real estate broker or real estate salesperson shall make written application for such
license to the Commission in the form and manner prescribed by the Commission. Each
applicant for a license as a real estate broker or real estate salesperson shall be at least

18 years of age. Each applicant for a license as a real estate salesperson shall, within 1 2 three years preceding the date application is made, have satisfactorily completed, at a 3 school approved by the Commission, a real estate fundamentals course consisting of at 4 least 67 hours of classroom instruction in subjects determined by the Commission, or 5 shall possess real estate education or experience in real estate transactions which the 6 Commission shall find equivalent to the course. Each applicant for a license as a real 7 estate broker shall, within three years preceding the date the application is made, have 8 satisfactorily completed, at a school approved by the Commission, an education 9 program consisting of at least 60-90 hours of classroom instruction in subjects 10 determined by the Commission, which shall be in addition to the course required for a real estate salesperson license, or shall possess real estate education or experience in 11 12 real estate transactions which the Commission shall find equivalent to the education program. Each applicant for a license as a real estate broker or real estate salesperson 13 14 shall be required to pay a fee, fixed by the Commission but not to exceed thirty dollars 15 (\$30.00). 16 (a1) Each person who is issued a real estate broker license on or after March 1, 17 2006, shall initially be classified as a provisional broker and shall, within two years 18 following initial licensure, satisfactorily complete, at a school approved by the Commission, a postlicensing education program consisting of 90 hours of classroom 19 20 instruction in subjects determined by the Commission or shall possess real estate 21 education or experience in real estate transactions which the Commission shall find equivalent to the education program. Upon completion of the postlicensing education 22 23 program, the provisional status of the broker's license shall be terminated. When a 24 provisional broker fails to complete the postlicensing education program within the prescribed period, the broker's license shall be cancelled, and the Commission may, in 25 its discretion, require the person whose license was cancelled to satisfy the postlicensing 26 education program and the requirements for original licensure prescribed in this Chapter 27

as a condition of license reinstatement, including the examination requirements and the
 license reinstatement fee prescribed by subsection (c) of this section.

30 (a2) An approved school shall pay a fee of ten dollars (\$10.00) per licensee to the
 31 Commission for each licensee completing a postlicensing education course conducted
 32 by the school, provided that these fees shall not be charged to a community college,
 33 junior college, college, or university located in this State and accredited by the Southern
 34 Association of Colleges and Schools.

Except as otherwise provided in this Chapter, any person who submits an 35 (b) application to the Commission in proper manner for a license as real estate broker or a 36 license as real estate salesperson shall be required to take an examination. The 37 38 examination may be administered orally, by computer, or by any other method the Commission deems appropriate. The Commission may require the applicant to pay the 39 Commission or a provider contracted by the Commission the actual cost of the 40 examination and its administration. The cost of the examination and its administration 41 42 shall be in addition to any other fees the applicant is required to pay under subsection (a) of this section. The examination shall determine the applicant's qualifications with 43 due regard to the paramount interests of the public as to the applicant's competency. A 44

person holding a real estate salesperson license in this State and applying for a real 1 2 estate broker license shall not be required to take an additional examination under this 3 subsection. A person who fails the license examination shall be entitled to know the result and score. A person who passes the exam shall be notified only that the person 4 5 passed the examination. Whether a person passed or failed the examination shall be a 6 matter of public record; however, the scores for license examinations shall not be 7 considered public records. Nothing in this subsection shall limit the rights granted to 8 any person under G.S. 93B-8.

An applicant for licensure under this Chapter shall satisfy the Commission that he or 9 10 she possesses the competency, honesty, truthfulness, integrity, and general moral character necessary to protect the public interest and promote public confidence in the 11 12 real estate brokerage business. The Commission may investigate the moral character of 13 each applicant for licensure and require an applicant to provide the Commission with a 14 criminal record report. All applicants shall obtain criminal record reports from one or 15 more reporting services designated by the Commission to provide criminal record 16 reports. Applicants are required to pay the designated reporting service for the cost of 17 these reports. If the results of any required competency examination and investigation of 18 the applicant's moral character shall be satisfactory to the Commission, then the 19 Commission shall issue to the applicant a license, authorizing the applicant to act as a 20 real estate broker or real estate salesperson in the State of North Carolina, upon the 21 payment of privilege taxes now required by law or that may hereafter be required by 22 law.

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SECTION 6. G.S. 93A-4A reads as rewritten:

25 "§ 93A-4A. Continuing education.

(a) The Commission shall establish a program of continuing education for real
estate brokers and salespersons.brokers. An individual licensed as a real estate broker or
salesperson is required to complete continuing education requirements in an amount not
to exceed eight classroom hours of instruction a year during any license renewal period
in subjects and at times the Commission deems appropriate. Any licensee who fails to
complete continuing education requirements pursuant to this section shall not actively
engage in the business of real estate broker or salesperson.broker.

(a1) In addition to the requirements of subsection (a) of this section, the<u>The</u>
 Commission may may, as part of the broker continuing education requirements, require
 real estate brokers-in-charge to complete a special <u>continuing education</u> course of study,
 not to exceed six classroom hours every three years, in subjects prescribed by the
 Commission.

(b) The Commission shall establish procedures allowing for a deferral of
 continuing education for brokers and salespersons-while they are not actively engaged
 in real estate brokerage.

41 (c) The Commission may adopt any reasonable rules not inconsistent with this
42 Chapter to give purpose and effect to the continuing education requirement, including
43 rules that govern:

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(1) The content and subject matter of continuing education courses.

1	(2) The curriculum of courses required.
2	(3) The criteria, standards, and procedures for the approval of courses,
3	course sponsors, and course instructors.
4	(4) The methods of instruction.
5	(5) The computation of course credit.
6	(6) The ability to carry forward course credit from one year to another.
7	(7) The deferral of continuing education for brokers and salespersons not
8	engaged in brokerage.
9	(8) The waiver of or variance from the continuing education requirement
10	for hardship or other reasons.
11	(9) The procedures for compliance and sanctions for noncompliance.
12	(d) The Commission may establish a nonrefundable course application fee to be
13	charged to a course sponsor for the review and approval of a proposed continuing
14	education course. The fee shall not exceed one hundred twenty-five dollars (\$125.00)
15	per course. The Commission may charge the sponsor of an approved course a
16	nonrefundable fee not to exceed seventy-five dollars (\$75.00) for the annual renewal of
17	course approval.
18	The Commission may also require a <u>An approved</u> course sponsor to <u>shall</u> pay a fee
19	of ten dollars (\$10.00) per licensee to the Commission for each licensee completing an
20	approved continuing education course conducted by the sponsor. The fee shall not
21	exceed five dollars (\$5.00) per licensee.
22	The Commission shall not charge a course application fee, a course renewal fee, or
23	any other fee for a continuing education course sponsored by a community college,
24	junior college, college, or university located in this State and accredited by the Southern
25	Association of Colleges and Schools.
26	(e) The Commission may award continuing education credit for an unapproved
27	course or related educational activity. The Commission may prescribe procedures for a
28	licensee to submit information on an unapproved course or related educational activity
29	for continuing education credit. The Commission may charge a fee to the licensee for
30	each course or activity submitted. The fee shall not exceed fifty dollars (\$50.00)."
31	SECTION 7. Article 1 of Chapter 93A of the General Statutes is amended
32	by adding the following new sections to read:
33	" <u>§ 93A-4B. Broker-in-charge qualification.</u>
34 25	To be qualified to serve as a broker-in-charge of a real estate office, a real estate
35	broker shall possess at least one year of full-time real estate brokerage experience or
36	equivalent part-time real estate brokerage experience within the previous five years or
37	real estate education or experience in real estate transactions that the Commission finds
38	equivalent to such experience, and shall complete, within a time prescribed by the
39 40	Commission, a course of study prescribed by the Commission for brokers-in-charge not
40 41	to exceed 12 classroom hours of instruction. A provisional broker may not be
41 42	designated as a broker-in-charge. 18 93A-4C Elimination of salesperson license: conversion of salesperson licenses
	" <u>§ 93A-4C. Elimination of salesperson license; conversion of salesperson licenses</u> to broker licenses
43	<u>to broker licenses.</u>

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1	(a) Effective March 1, 2006, the Commission shall discontinue issuing real estate
2	salesperson licenses. Also effective March 1, 2006, all salesperson licenses shall
3	become broker licenses, and each person holding a broker license that was changed
4	from salesperson to broker on that date shall be classified as a provisional broker as
5	defined in G.S. 93A-2(a2).
6	(b) A provisional broker as contemplated in subsection (a) of this section who
7	was issued a salesperson license prior to October 1, 2005, shall, not later than March 1,
8	2008, complete a broker transition course prescribed by the Commission, not to exceed
9	24 classroom hours of instruction, or shall demonstrate to the Commission that he or she
10	possesses four years full-time real estate brokerage experience or equivalent part-time
11	real estate brokerage experience within the previous six years. If the provisional broker
12	satisfies this requirement by March 1, 2008, the provisional status of his or her broker
13	license will be terminated, and the broker will not be required to complete the 90
14	classroom hour broker postlicensing education program prescribed by G.S. 93A-4(a1).
15	If the provisional broker fails to satisfy this requirement by March 1, 2008, his or her
16	license will be placed on inactive status, if not already on inactive status, and he or she
17	must complete the 90-classroom-hour broker postlicensing education program
18	prescribed by G.S. 93A-4(a1) in order to terminate the provisional status of the broker
19 20	license and to be eligible to return his or her license to active status.
20	(c) <u>An approved school or sponsor shall pay a fee of ten dollars (\$10.00) per</u>
21	licensee to the Commission for each licensee completing a broker transition course
22	conducted by the school or sponsor, provided that these fees shall not be charged to a
23	community college, junior college, college, or university located in this State and
24	accredited by the Southern Association of Colleges and Schools.
25 26	(d) A provisional broker as contemplated in subsection (a) of this section, who
20 27	was issued a salesperson license between October 1, 2005, and February 28, 2006, shall, not later than March 1, 2008, satisfy the requirements of G.S. 93A-4(a1). Upon
27	satisfaction of the requirements of G.S. 93A-4(a1), the provisional status of the broker's
28 29	license will be terminated. If the provisional broker fails to satisfy the requirements of
30	<u>G.S. 93A-4(a1) by March 1, 2008, the broker's license shall be cancelled, and the person</u>
31	will be subject to the requirements for licensure reinstatement prescribed by
32	G.S. 93A-4(a1).
33	(e) A broker who was issued a broker license prior to March 1, 2006, shall not be
34	required to complete either the 90-classroom-hour broker postlicensing education
35	program prescribed by G.S. 93A-4(a1) or the broker transition course prescribed by
36	subsection (b) of this section.
37	(f) For the purpose of determining a licensee's status, rights, and obligations
38	under this section, the Commission may treat a person who is issued a license on or
39	after the October 1, 2005, or March 1, 2006, dates cited in subsections (a), (b), (d), or
40	(e) of this section as though the person had been issued a license prior to those dates if
41	the only reason the person's license was not issued prior to those dates was that the
42	person's application was pending a determination by the Commission as to whether the
43	applicant possessed the requisite moral character for licensure. If a license application is
44	pending on March 1, 2006, for any reason other than a determination by the

Commission as to the applicant's moral character for licensure, and if the applicant has 1 2 not satisfied all education and examination requirements for licensing in effect on 3 March 1, 2006, the applicant's application shall be cancelled and the application fee 4 refunded. 5 No applications for a real estate salesperson license shall be accepted by the (g) 6 Commission between September 1, 2005, and September 30, 2005." 7 SECTION 8. G.S. 93A-5 reads as rewritten: 8 "§ 93A-5. Register of applicants; roster of brokers and salespersons; brokers; 9 financial report to Secretary of State. 10 (a) The Executive Director of the Commission shall keep a register of all applicants for license, showing for each the date of application, name, place of 11 12 residence, and whether the license was granted or refused. Said register shall be prima facie evidence of all matters recorded therein. 13 The Executive Director of the Commission shall also keep a current roster 14 (b) 15 showing the names and places of business of all licensed real estate brokers and real 16 estate salespersons, brokers, which roster shall be kept on file in the office of the 17 Commission and be open to public inspection. 18 (c) On or before the first day of September of each year, the Commission shall file with the Secretary of State a copy of the roster of real estate brokers and real estate 19 20 salespersons holding certificates of license, and at the same time shall also file with the 21 Secretary of State a report containing a complete statement of receipts and disbursements of the Commission for the preceding fiscal year ending June 30 attested 22 23 by the affidavit of the Executive Director of the Commission." 24 SECTION 9. G.S. 93A-6(a) reads as rewritten: The Commission has power to take disciplinary action. Upon its own 25 "(a) initiative, or on the complaint of any person, the Commission may investigate the 26 27 actions of any person or entity licensed under this Chapter, or any other person or entity who shall assume to act in such capacity. If the Commission finds probable cause that a 28 29 licensee has violated any of the provisions of this Chapter, the Commission may hold a 30 hearing on the allegations of misconduct. The Commission has power to suspend or revoke at any time a license issued under 31 32 the provisions of this Chapter, or to reprimand or censure any licensee, if, following a 33 hearing, the Commission adjudges the licensee to be guilty of: Making any willful or negligent misrepresentation or any willful or 34 (1)35 negligent omission of material fact. Making any false promises of a character likely to influence, persuade, 36 (2)or induce. 37 38 (3) Pursuing a course of misrepresentation or making of false promises 39 through agents, salespersons, advertising or otherwise. Acting for more than one party in a transaction without the knowledge 40 (4) of all parties for whom he or she acts. 41 42 (5) Accepting a commission or valuable consideration as a real estate salesperson for the performance of any of the acts specified in this 43

1		Article or Article 4 of this Chapter, from any person except his or her
2		broker-in-charge or licensed broker by whom he or she is employed.
3	(6)	Representing or attempting to represent a real estate broker other than
4		the broker by whom he or she is engaged or associated, without the
5		express knowledge and consent of the broker with whom he or she is
6		associated.
7	(7)	Failing, within a reasonable time, to account for or to remit any monies
8		coming into his or her possession which belong to others.
9	(8)	Being unworthy or incompetent to act as a real estate broker or
10		salesperson in a manner as to endanger the interest of the public.
11	(9)	Paying a commission or valuable consideration to any person for acts
12		or services performed in violation of this Chapter.
13	(10)	Any other conduct which constitutes improper, fraudulent or dishonest
14		dealing.
15	(11)	Performing or undertaking to perform any legal service, as set forth in
16		G.S. 84-2.1, or any other acts constituting the practice of law.
17	(12)	Commingling the money or other property of his or her principals with
18		his or her own or failure to maintain and deposit in a trust or escrow
19		account in an insured bank or savings and loan association in North
20		Carolina all money received by him or her as a real estate licensee
21		acting in that capacity, or an escrow agent, or the temporary custodian
22		of the funds of others, in a real estate transaction; provided, these
23		accounts shall not bear interest unless the principals authorize in
24		writing the deposit be made in an interest bearing account and also
25		provide for the disbursement of the interest accrued.
26	(13)	Failing to deliver, within a reasonable time, a completed copy of any
27		purchase agreement or offer to buy and sell real estate to the buyer and
28		to the seller.
29	(14)	Failing, at the time the transaction is consummated, to deliver to the
30		seller in every real estate transaction, a complete detailed closing
31		statement showing all of the receipts and disbursements handled by
32		him or her for the seller or failing to deliver to the buyer a complete
33		statement showing all money received in the transaction from the
34		buyer and how and for what it was disbursed.
35	(15)	Violating any rule or regulation promulgated by the Commission.
36	The Executi	ve Director shall transmit a certified copy of all final orders of the
37	Commission sus	spending or revoking licenses issued under this Chapter to the clerk of
38	superior court o	f the county in which the licensee maintains his or her principal place of
39	business. The cl	erk shall enter these orders upon the judgment docket of the county."
40		FION 10. G.S. 93A-6.1(a) reads as rewritten:
41		Commission, Executive Director, or other representative designated by
42		n may issue a subpoena for the appearance of witnesses deemed
43		stify concerning any matter to be heard before or investigated by the
44		ne Commission may issue a subpoena ordering any person in possession

of records, documents, or other materials, however maintained, that concern any matter 1 2 to be heard before or investigated by the Commission to produce the records, 3 documents, or other materials for inspection.inspection or deliver the same into the 4 custody of the Commission's authorized representatives. Upon written request, the 5 Commission shall revoke a subpoena if it finds that the evidence, the production of 6 which is required, does not relate to a matter in issue, or if the subpoena does not describe with sufficient particularity the evidence, the production of which is required, 7 8 or if for any other reason in law the subpoena is invalid. If any person shall fail to fully 9 and promptly comply with a subpoena issued under this section, the Commission may 10 apply to any judge of the superior court resident in any county where the person to whom the subpoena is issued maintains a residence or place of business for an order 11 12 compelling the person to show cause why he or she should not be held in contempt of the Commission and its processes. The court shall have the power to impose punishment 13 14 for acts that would constitute direct or indirect contempt if the acts occurred in an action 15 pending in superior court."

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SECTION 11. G.S. 93A-9 reads as rewritten:

17 "§ 93A-9. Licensing nonresidents.

18 An applicant from another state, which offers licensing privileges to residents (a) 19 of North Carolina, may be licensed by conforming to all the provisions of this Chapter 20 and, in the discretion of the Commission, such other terms and conditions as are 21 required of North Carolina residents applying for license in such other state; provided that the Commission may exempt from the examination prescribed in G.S. 93A-4 a 22 23 broker or salesperson duly licensed in another state if a similar exemption is extended to 24 licensed brokers and salespersons from North Carolina. A license applicant who has been a resident of North Carolina for not more than 90 days may be considered by the 25 Commission as a nonresident for the purposes of this subsection. 26

(b) The Commission may issue a limited broker's or salesperson's-license to a
person or an entity from another state or territory of the United States without regard to
whether that state or territory offers similar licensing privileges to residents in North
Carolina if the person or entity satisfies all of the following:

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- (1) Is of good moral character and licensed as a real estate broker or salesperson in good standing in another state or territory of the United States.
- Only engages in business as a real estate broker or salesperson-in
 North Carolina in transactions involving commercial real estate and
 while the person or entity is affiliated with a resident North Carolina
 real estate broker or salesperson.broker.
- 38 39
- (3) Complies with the laws of this State regulating real estate brokers and salespersons and rules adopted by the Commission.

The Commission may require an applicant for licensure under this subsection to pay a fee not to exceed three hundred dollars (\$300.00). All licenses issued under this subsection shall expire on June 30 of each year following issuance or on a date that the Commission deems appropriate unless the license is renewed pursuant to the requirements of G.S. 93A-4. A person or entity licensed under this subsection may be

disciplined by the Commission for violations of this Chapter as provided in G.S. 93A-6 1 2 and G.S. 93A-54. Any person or entity licensed under this subsection shall be affiliated with a resident 3 North Carolina real estate broker or salesperson, broker, and the resident North Carolina 4 5 real estate broker or salesperson shall actively and personally supervise the licensee in a 6 manner that reasonably assures that the licensee complies with the requirements of this 7 Chapter and rules adopted by the Commission. A person or entity licensed under this 8 subsection shall not, however, be affiliated with a resident North Carolina real estate 9 provisional broker. The Commission may exempt applicants for licensure under this 10 subsection from examination and the other licensing requirements under G.S. 93A-4. The Commission may adopt rules as it deems necessary to give effect to this subsection, 11 12 including rules establishing: (i) qualifications for licensure; (ii) licensure and renewal procedures; (iii) requirements for continuing education; (iv) conduct of persons and 13 14 entities licensed under this subsection and their affiliated resident real estate brokers or 15 salespersons; brokers; (v) a definition of commercial real estate; and (vi) any 16 requirements or limitations on affiliation between resident real estate brokers or 17 salespersons and persons or entities seeking licensure under this subsection." 18 SECTION 12. G.S. 93A-16(a) reads as rewritten: 19 "(a) There is hereby created a special fund to be known as the "Real Estate 20 Recovery Fund" which shall be set aside and maintained by the North Carolina Real 21 Estate Commission. The fund shall be used in the manner provided under this Article for the payment of unsatisfied judgments where the aggrieved person has suffered a 22 23 direct monetary loss by reason of certain acts committed by any real estate broker or 24 salesperson licensed under this Chapter.salesperson licensed before March 1, 2006, or by any real estate broker." 25 SECTION 13. G.S. 93A-17 reads as rewritten: 26 27 "§ 93A-17. Grounds for payment; notice and application to Commission. An aggrieved person who has suffered a direct monetary loss by reason of the 28 (a) 29 conversion of trust funds by a real estate broker or salesperson licensed before March 1, 30 2006, or by any licensed real estate broker under this Chapter shall be eligible to recover, subject to the limitations of this Article, the amount of trust funds converted 31 32 and which is otherwise unrecoverable provided that: 33 The act or acts of conversion which form the basis of the claim for (1)34 recovery occurred on or after September 1, 1979; 35 (2)The aggrieved person has sued the real estate broker or salesperson in a court of competent jurisdiction and has filed with the Commission 36 written notice of such lawsuit within 60 days after its commencement 37 unless the claim against the Real Estate Recovery Fund is for an 38 39 amount less than three thousand dollars (\$3,000), excluding attorneys fees, in which case the notice may be filed within 60 days after the 40 termination of all judicial proceedings including appeals; 41 42 (3) The aggrieved person has obtained final judgment in a court of competent jurisdiction against the real estate broker or salesperson on 43 44 grounds of conversion of trust funds arising out of a transaction which occurred when such broker or salesperson was licensed and acting in a capacity for which a license is required; and

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(4) Execution of the judgment has been attempted and has been returned unsatisfied in whole or in part.

5 Upon the termination of all judicial proceedings including appeals, and for a period 6 of one year thereafter, a person eligible for recovery may file a verified application with the Commission for payment out of the Real Estate Recovery Fund of the amount 7 8 remaining unpaid upon the judgment which represents the actual and direct loss 9 sustained by reason of conversion of trust funds. A copy of the judgment and return of 10 execution shall be attached to the application and filed with the Commission. The applicant shall serve upon the judgment debtor a copy of the application and shall file 11 12 with the Commission an affidavit or certificate of such service.

13 (b) For the purposes of this Article, the term "trust funds" shall include all earnest 14 money deposits, down payments, sales proceeds, tenant security deposits, undisbursed 15 rents and other such monies which belong to another or others and are held by a real 16 estate broker or salesperson acting in that capacity. Trust funds shall also include all 17 time share purchase monies which are required to be held in trust by G.S. 93A-45(c) 18 during the time they are, in fact, so held. Trust funds shall not include, however, any 19 funds held by an independent escrow agent under G.S. 93A-42 or any funds which the 20 court may find to be subject to an implied, constructive or resulting trust.

(c) For the purposes of this Article, the terms "licensee", "broker", and
"salesperson" shall include only individual persons licensed under this Chapter as
brokers and or individual persons who were licensed under this Chapter as salespersons
prior to March 1, 2006. The terms "licensee", "broker", and "salesperson" and shall not
include a time share developer, time share project, independent escrow agent,
corporation or other entity licensed under this Chapter."

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SECTION 14. G.S. 93A-22 reads as rewritten:

28 "§ 93A-22. Repayment to fund; automatic suspension of license.

Should the Commission pay from the Real Estate Recovery Fund any amount in settlement of a claim or toward satisfaction of a judgment against a licensed real estate broker or salesperson, the <u>any</u> license <u>of issued to</u> the broker or salesperson shall be automatically suspended upon the effective date of the order authorizing payment from the fund. No such broker or salesperson shall be granted a reinstatement until the fund has been repaid in full, including interest at the legal rate as provided for in G.S. 24-1."

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SECTION 15. G.S. 93A-32(2) reads as rewritten:

"Private real estate school" means any real estate educational entity 36 "(2) which is privately owned and operated by an individual, partnership, 37 corporation corporation, limited liability company or association, and 38 39 which conducts, for a profit or tuition charge, real estate salesperson or prelicensing or postlicensing courses prescribed 40 broker bv G.S. 93A-4(a), G.S. 93A-4(a) or (a1), provided that a proprietary 41 42 business or trade school licensed by the State Board of Community Colleges under G.S. 115D-90 to conduct courses other than those real 43

1		estate courses described herein shall not be considered to be a private
2		real estate school."
3	SEC'	TION 16. G.S. 93A-34 reads as rewritten:
4		License required; application for license; fees; requirements for
5		nce of license.
6		erson, partnership, corporation or association shall operate or maintain or
7	· · · ·	e in this State a private real estate school as defined herein unless a
8	-	obtained from the Commission in accordance with the provisions of this
9		rules and regulations promulgated by the Commission under this Article.
10		urposes, each branch location where a school conducts courses shall be
11		parate school requiring a separate license.
12	-	ication for a license shall be filed in the manner and upon the forms
13	prescribed by	the Commission for that purpose. The Commission may by rule set
14	nonrefundable	application fees not to exceed two hundred fifty dollars (\$250.00) for
15	each school loc	ation and fifty dollars (\$50.00) for each real estate salesperson or broker
16	prelicensing or	postlicensing course. The application for a license shall be accompanied
17	by the appropria	ate fees and shall contain the following:
18	(1)	Name and address of the applicant and the school;
19	(2)	Names, biographical data, and qualifications of director, administrators
20		and instructors;
21	(3)	Description of school facilities and equipment;
22	(4)	Description of course(s) to be offered and instructional materials to be
23		utilized;
24	(5)	Information on financial resources available to equip and operate the
25		school;
26	(6)	Information on school policies and procedures regarding
27		administration, record keeping, entrance requirements, registration,
28		tuition and fees, grades, student progress, attendance, and student
29 20	(7)	conduct;
30	(7)	Copies of bulletins, catalogues and other official publications;
31	(8)	Copy of bond required by G.S. 93A-36; Such additional information as the Commission may doom pacesony.
32 33	(9)	Such additional information as the Commission may deem necessary to enable it to determine the adequacy of the instructional program and
33 34		the ability of the applicant to operate a school in such a manner as
34 35		would best serve the public interest.
35 36	(c) After	due investigation and consideration by the Commission, a license shall
30 37		e applicant when it is shown to the satisfaction of the Commission that
38		ad school are in compliance with the following standards, as well as the
39	••	f any supplemental regulations of the Commission regarding these
40	standards:	i any suppremental regulations of the commission regularing these
41	(1)	The program of instruction is adequate in terms of quality, content and
42	(-)	duration.
43	(2)	The director, administrators and instructors are adequately qualified by
44		reason of education and experience.
		<u>^</u>

1	(2)	These are adapted facilities equipment instructional materials and
1	(3)	There are adequate facilities, equipment, instructional materials and
2		instructor personnel to provide instruction of good quality.
3	(4)	The school has adopted adequate policies and procedures regarding
4		administration, instruction, record keeping, entrance requirements,
5		registration, tuition and fees, grades, student progress, attendance, and
6		student conduct.
7	(5)	The school publishes and provides to all students upon enrollment a
8		bulletin, catalogue or similar official publication which is certified as
9		being true and correct in content and policy by an authorized school
10		official, and which contains the following information:
11		a. Identifying data and publication date;
12		b. Name(s) of school and its full-time officials and faculty;
13		c. School's policies and procedures relating to entrance
14		requirements, registration, grades, student progress, attendance,
15		student conduct and refund of tuition and fees;
16		d. Detailed schedule of tuition and fees;
17		e. Detailed course outline of all courses offered.
18	(6)	Adequate records as prescribed by the Commission are maintained in
19	(-)	regard to grades, attendance, registration and financial operations.
20	(7)	Institutional standards relating to grades, attendance and progress are
21		enforced in a satisfactory manner.
22	(8)	The applicant is financially sound and capable of fulfilling educational
23	(0)	commitments made to students.
24	(9)	The school's owner(s), director, administrators and instructors are of
25	())	good reputation and character.
23 26	(10)	The school compliesschool's facilities and equipment comply with all
20 27	(10)	applicable local, State and federal laws and regulations regarding
28		safety and sanitation of facilities.health, safety, and welfare, including
20 29		the Americans with Disabilities Act and other laws relating to
2) 30		accessibility standards for places of public accommodation.
31	(11)	The school does not utilize advertising of any type which is false or
32	(11)	misleading, either by actual statement, omission or intimation.
32 33	(12)	Such additional standards as may be deemed necessary by the
33 34	(12)	Commission to assure the conduct of adequate instructional programs
34 35		and the operation of schools in a manner which will best serve the
35 36		public interest."
30 37	SECT	FION 17. G.S. 93A-38(6) reads as rewritten:
37		pension, revocation or denial of license.
30 39		
39 40		ssion shall have the power to suspend, revoke, deny issuance, or deny
		ise to operate a private real estate school. In all proceedings to suspend,
41 42	•	a license, the provisions of Chapter 150B of the General Statutes shall The Commission may suspend, revoke, or deny such license when it
	~ ~	The Commission may suspend, revoke, or deny such license when it
43	finds:	

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•••

1	(6) That the applicant for or holder of such license or any officer of a
2	corporate licensee or corporation applying for a license, or any partner
3	of a partnership licensee or partnership applying for a license, <u>or any</u>
4	member of a limited liability company licensee or limited liability
5	<u>company applying for a license</u> has pleaded guilty, entered a plea of
6	nolo contendere or been found guilty of a crime involving moral
7	turpitude in any state or federal court."
8	SECTION 18. G.S. 93A-40 reads as rewritten:
9	"§ 93A-40. Registration required of time share projects; real estate salespersons
10	license required.
11	(a) From and after July 1, 1984, it <u>It</u> shall be unlawful for any person in this State
12	to engage or assume to engage in the business of a time share salesperson without first
13	obtaining a real estate broker or salesperson-license issued by the North Carolina Real
14	Estate Commission under the provisions of Article 1 of this Chapter, and it shall be
15	unlawful for a time share developer to sell or offer to sell a time share located in this
16	State without first obtaining a certificate of registration for the time share project to be
17	offered for sale issued by the North Carolina Real Estate Commission under the
18	provisions of this Article.
19	(b) A person responsible as general partner, corporate officer, joint venturer or
20	sole proprietor who intentionally acts as a time share developer, allowing the offering of
20	sale or the sale of time shares to a purchaser, without first obtaining registration of the
21	time share project under this Article shall be guilty of a Class I felony."
22	SECTION 19. G.S. 93A-41(7a) reads as rewritten:
23 24	"(7a) "Project broker" means a natural person licensed as a real estate broker
24 25	
23 26	and designated by the developer to supervise brokers and salespersons
20 27	at the time share project;". SECTION 20. G.S. 93A-50 reads as rewritten:
27	"§ 93A-50. Securities laws apply.
28 29	The North Carolina Securities Act, Chapter 78A, shall also apply, in addition to the
29 30	laws relating to real estate, to time shares deemed to be investment contracts or to other
30 31	
31	securities offered with or incident to a time share; provided, in the event of such applicability of the North Carolina Securities Act, any offer or sale of time shares
33	registered under this Article shall not be subject to the provisions of G.S. 78A-24 and
34 35	any real estate broker or salesperson registered under Article 1 of this Chapter shall not be subject to the provisions of G.S. 78A-36."
35 36	SECTION 21. G.S. 93A-52 reads as rewritten:
30 37	"§ 93A-52. Application for registration of time share project; denial of
38	registration; renewal; reinstatement; and termination of developer's
39	interest.
40	(a) Prior to the offering in this State of any time share located in this State, the
41	developer of the time share project shall make written application to the Commission
42	for the registration of the project. The application shall be accompanied by a fee in an
43	amount fixed by the Commission but not to exceed fifteen hundred dollars (\$1500), one
44	thousand five hundred dollars (\$1,500), and shall include a description of the project,

copies of proposed time share instruments including public offering statements, sale 1 2 contracts, deeds, and other documents referred to therein, information pertaining to any 3 marketing or managing entity to be employed by the developer for the sale of time 4 shares in a time share project or the management of the project, information regarding 5 any exchange program available to the purchaser, an irrevocable appointment of the 6 Commission to receive service of any lawful process in any proceeding against the 7 developer or the developer's time share salespersons arising under this Article, and such 8 other information as the Commission may by rule require.

9 Upon receipt of a properly completed application and fee and upon a determination 10 by the Commission that the sale and management of the time shares in the time share project will be directed and conducted by persons of good moral character, the 11 12 Commission shall issue to the developer a certificate of registration authorizing the developer to offer time shares in the project for sale. The Commission shall within 15 13 14 days after receipt of an incomplete application, notify the developer by mail that the 15 Commission has found specified deficiencies, and shall, within 45 days after the receipt of a properly completed application, either issue the certificate of registration or notify 16 17 the developer by mail of any specific objections to the registration of the project. The 18 certificate shall be prominently displayed in the office of the developer on the site of the 19 project.

The developer shall promptly report to the Commission any and all changes in the information required to be submitted for the purpose of the registration. The developer shall also immediately furnish the Commission complete information regarding any change in its interest in a registered time share project. In the event a developer disposes of, or otherwise terminates its interest in a time share project, the developer shall certify to the Commission in writing that its interest in the time share project is terminated and shall return to the Commission for cancellation the certificate of registration.

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. . .

All certificates of registration granted and issued by the Commission under 28 (d) 29 the provisions of this Article shall expire on the 30th day of June following issuance 30 thereof, and shall become invalid after such date unless reinstated. Renewal of such certificate may be effected at any time during the month of June preceding the date of 31 32 expiration of such registration upon proper application to the Commission and by the 33 payment of a renewal fee fixed by the Commission but not to exceed one thousand five 34 hundred dollars (\$1,500) for each time share project. The developer shall, when making 35 application for renewal, also provide a copy of the report required in G.S. 93A-48. Each certificate reinstated after the expiration date thereof shall be subject to a late filing fee 36 37 of fifty dollars (\$50.00) in addition to the required renewal fee. In the event a time share 38 developer fails to reinstate the registration within 12 months after the expiration date 39 thereof, the Commission may, in its discretion, consider the time share project as not having been previously registered, and thereby subject to the provisions of this Article 40 relating to the issuance of an original certificate. Duplicate certificates may be issued by 41 42 the Commission upon payment of a fee of one dollar (\$1.00) by the registrant developer. Except as prescribed by Commission rules, all fees paid pursuant to this Article shall be 43 nonrefundable." 44

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1	SECTION 22. G.S. 93A-54 reads as rewritten:
2	"§ 93A-54. Disciplinary action by Commission.
3	(a) The Commission has power to take disciplinary action. Upon its own motion,
4	or on the verified complaint of any person, the Commission may investigate the actions
5	of any time share salesperson, developer, or project broker of a time share project
6	registered under this Article, or any other person or entity who shall assume to act in
7	such capacity. If the Commission finds probable cause that a time share salesperson,
8	developer, or project broker has violated any of the provisions of this Article, the
9	Commission may hold a hearing on the allegations of misconduct.
10	The Commission has the power to suspend or revoke at any time a real estate license
11	issued to a time share salesperson or project broker, or a certificate of registration of a
12	time share project issued to a developer; or to reprimand or censure such salesperson,
13	developer, or project broker; or to fine such developer in the amount of five hundred
14	dollars (\$500.00) for each violation of this Article, if, after a hearing, the Commission
15	adjudges either the salesperson, developer, or project broker to be guilty of:
16	
17	(3) Pursuing a course of misrepresentation or making of false promises
18	through agents, salesperson, salespersons, advertising or otherwise;
19	
20	(e) When a licensee is accused of any act, omission, or misconduct under this
21	Article which would subject the licensee to disciplinary action, the licensee may, with
22	the consent and approval of the Commission, surrender the licensee's license and all the
23	rights and privileges pertaining to it for a period of time to be established by the
24	Commission. A licensee who surrenders a license shall not be eligible for, or submit any
25	application for, licensure as a real estate broker or salesperson or registration of a time
26	share project during the period of license surrender. For the purposes of this section, the
27	term licensee shall include a time share developer."
28	SECTION 23. G.S. 93A-58(c) reads as rewritten:
29	"(c) The developer shall designate for each project and other locations where time
30	shares are sold or offered for sale a project broker. The project broker shall act as
31	supervising broker for all persons licensed as time share salespersons at the project or
32	other location and shall directly, personally, and actively supervise all such persons
33	licensed as brokers or salespersons at the project or other location in a manner to
34	reasonably ensure that the sale of time shares will be conducted in accordance with the
35	provisions of this Chapter."
36	SECTION 24. Article 19 of Chapter 7A of General Statutes is amended by
37	adding a new section to read:
38	" <u>§ 7A-211.2. Declaratory judgment in small claims court.</u>
39	Notwithstanding G.S. 7A-210(2), a real estate broker licensed pursuant to Chapter
40	93A of the General Statutes has recourse to obtain a declaratory judgment ruling in
41	accordance with G.S. 1A-1, Rule 57, in a small claims action with respect to monies,
42	other than a residential security deposit held pursuant to Article 6 of Chapter 42 of the
43 44	General Statutes, the ownership of which are in dispute and that the real estate broker
44	received while acting in a fiduciary capacity. Notwithstanding G.S. 7A-211, venue for
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- 1 an action under this section is appropriate in the county in which the property for which
- 2 the disputed monies are being held is located. The defendant may be subjected to the
- 3 jurisdiction of the court over his person by the methods provided in G.S. 7A-217 or
- 4 <u>G.S. 1A-1, Rules 4(j) and 4(j1) of the Rules of Civil Procedure.</u>"
- 5 SECTION 25. This section and G.S. 93A-4C, as enacted in Section 7 of this
- 6 act, are effective when this act becomes law. The remainder of the act becomes effective
- 7 March 1, 2006.