ADOPTED

Senators Stone of the 23rd, Cowsert of the 46th and Balfour of the 9th offered the following amendment:

Amend the House Committee on Judiciary substitute to SB 365 (LC 29 5279S) by replacing lines 1 and 2 with the following:

3 To amend Title 43 and Code Section 44-14-13 of the Official Code of Georgia Annotated, 4 relating to professions and businesses and disbursement of settlement proceeds, respectively, 5 so as to change certain provisions relating to real estate and real estate professionals; to 6 provide for definitions relative to real estate appraisers; to change certain provisions relating 7 to revocation of licenses; to change certain provisions relating to discipline, sanctions, and 8 citations; to provide for a letter of findings to be issued by the Georgia Real Estate 9 Appraisers Board and the Georgia Real Estate Commission; to change certain provisions 10 relating to qualifications for a broker or associate broker's license; to change certain 11 provisions relating to the real estate education, research, and recovery fund; to revise certain 12 provisions relating to the commission's subrogation rights; to change the definition of 13 "settlement agent"; to

14 By redesignating Sections 1 and 2 as Sections 15 and 16, respectively, and inserting between 15 lines 6 and 7 the following: 16 **SECTION 1.** 17 Title 43 of the Official Code of Georgia Annotated, relating to professions and businesses, 18 is amended by revising subparagraph (B) of paragraph (3) of Code Section 43-39A-2, relating to definitions relative to real estate appraisers, as follows: 19 20 "(B) 'Appraisal management company' does not include: 21 (i) Any person licensed to practice law in this state who orders an appraisal in connection with a bona fide client relationship when that person directly contracts 22 23 with an appraiser; 24 (ii) Any person who contracts with an appraiser acting as an independent contractor 25 for the completion of a real estate appraisal assignment and who, upon the completion of such an assignment, cosigns the appraisal report with the appraiser who is acting 26 27 as an independent contractor; 28 (iii) Any federal, state, or local government or any of its departments, agencies, or authorities that order appraisals; or 29 30 (iv) Any person who orders an appraisal on behalf of any federal, state, or local government or its departments, agencies, or authorities as an employee thereof; or 31 32 (v) A relocation company."

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33	SECTION 2.
34	Said title is further amended by revising Code Section 43-39A-2, relating to definitions
35	relative to real estate appraisers, by adding a new paragraph to read as follows:
36	"(25.1) 'Relocation company' means a business entity that acts as an agent or contractor
37	of an employer for the purposes of relocating the employees of such employer and
38	determining an anticipated sales price of the residences of the employees being
39	relocated."
40	SECTION 3.
41	Said title is further amended by revising subsection (e) of Code Section 43-39A-3, relating
42	to the Georgia Real Estate Appraisers Board, membership, qualifications, recusal for conflict
43	of interest, terms, removal, meetings, and compensation, as follows:
44	"(e) Upon expiration of their terms, members of the board shall continue to hold office until
45	the appointment and qualification of their successors. The Governor, after giving notice
46	and opportunity for a hearing, may remove from office any member of the board for any
47	of the following:
48	(1) Inability to perform or neglecting to perform the duties required of members;
49	(2) Incompetence;
50	(3) Dishonest conduct; or
51	(4) Having a disciplinary sanction other than a citation or a letter of findings authorized
52	by this chapter imposed by any professional licensing agency on such member's right to
53	practice a trade or profession."
54	SECTION 4.
55	Said title is further amended by revising Code Section 43-39A-14, relating to required
56	conduct of applicants, refusal of classification, imposition of sanctions, revocation of
57	classification, noncompliance with child support orders, and borrowers in default, as follows:
58	″43-39A-14.
59	(a) Appraiser classifications shall be granted only to persons who bear a good reputation
60	for honesty, trustworthiness, integrity, and competence to transact real estate appraisal
61	activity in such manner as to safeguard the interests of the public and only after satisfactory
62	proof of such qualifications has been presented to the board.
63	(b)(1) As used in this subsection, the term:
64	(A) 'Conviction' means a finding or verdict of guilty or a plea of guilty to a charge of
65	a felony or any crime involving moral turpitude, regardless of whether an appeal of the
66	conviction has been brought; a sentencing to first offender treatment without an
67	adjudication of guilt pursuant to a charge of a felony or any crime involving moral

- 68 turpitude; or a plea of nolo contendere to a charge of a felony or any crime involving 69 moral turpitude. 70 (B) 'Felony' includes means any offense which, if committed in this state, would be 71 deemed a felony, without regard to its designation elsewhere committed: 72 (i) Within this state and deemed a felony under the laws of this state or under the 73 laws of the United States; or 74 (ii) In another state and deemed a felony under the laws of that state or the laws of 75 the United States. 76 (1.1) No person who has a conviction shall be eligible to become an applicant for a 77 license or an approval authorized by this chapter unless such person has successfully completed all terms and conditions of any sentence imposed for such conviction; 78 provided that if such individual has multiple convictions, at least five years shall have 79 passed since the individual satisfied all terms and conditions of any sentence imposed for 80
- 81 the last conviction before making application for licensure or approval; <u>and</u> provided, 82 further, that if such individual has a single conviction, at least two years shall have passed 83 since the individual satisfied all terms and conditions of any sentence imposed for the last 84 conviction before making application for licensure or approval.
- 85 (1.2) A person who has a conviction in a court of competent jurisdiction of this <u>state</u> or
 86 any other state, district, or territory of the United States, or of a foreign country, shall be
 87 eligible to become an applicant for a licensure or an approval authorized by this chapter
 88 only if:
- 89 (A) Such person has satisfied all terms and conditions of any conviction such person 90 may have had before making application for licensure or approval, provided that, if such individual has multiple convictions, at least five years shall have passed since the 91 92 individual satisfied all terms and conditions of any sentence imposed for the last 93 conviction before making application for licensure or approval; and provided, further, that if such individual has been convicted of a single felony or of a single crime of 94 moral turpitude, at least two years shall have passed since the individual satisfied all 95 96 terms and conditions of any sentence imposed for the last conviction before making application for licensure or approval; 97
- 98 (B) No criminal charges for forgery, embezzlement, obtaining money under false
 99 pretenses, theft, extortion, conspiracy to defraud, a felony, a sex sexual offense, a
 100 probation violation, or a crime involving moral turpitude are pending against the
 101 person; and
- 102 (C) Such person presents to the commission satisfactory proof that the person now 103 bears a good reputation for honesty, trustworthiness, integrity, and competence to

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transact the business of a licensee in such a manner as to safeguard the interest of the public.

106 (2) Where an applicant for any classification or approval authorized by this chapter has 107 been convicted in a court of competent jurisdiction of this state or any other state, district, or territory of the United States or of a foreign country of the offense of forgery, 108 109 embezzlement, obtaining money under false pretenses, theft, extortion, or conspiracy to 110 defraud or other like offense or offenses or has been convicted of a felony, a sex sexual 111 offense, a probation violation, or a crime involving moral turpitude, such conviction in 112 itself may be a sufficient ground for refusal of a classification or approval. An applicant 113 for any classification or approval authorized by this chapter who has been convicted of any offense enumerated in this paragraph may be issued a classification or approval by 114 115 the board only if:

(A) The time periods identified in paragraph (1) (1.1) of this subsection have passed
since the applicant was convicted, sentenced, or released from any incarceration,
whichever is later;

(B) No criminal charges are pending against the applicant; and

- (C) The applicant presents to the board satisfactory proof that the applicant now bears
 a good reputation for honesty, trustworthiness, integrity, and competence to transact
 real estate appraisal activity in such a manner as to safeguard the interest of the public.
- (c) Where an applicant or an appraiser has been found guilty of a violation of the federal
 fair housing law or Article 4 of Chapter 3 of Title 8 by an administrative law judge or a
 court of competent jurisdiction and after any appeal of such conviction is concluded, such
 conviction may in itself be a sufficient ground for refusal of an appraiser classification or
 the imposition of any sanction permitted by this chapter.
- (d) Where an applicant or an appraiser has made a false statement of material fact on an
 application or caused to be submitted or been a party to preparing or submitting any
 falsified application to the board, such action may, in itself, be a sufficient ground for the
 refusal, suspension, or revocation of the appraiser classification.
- (e) Grounds for suspension or revocation of an appraiser classification, as provided for by
 this chapter, shall also be grounds for refusal to grant an appraiser classification.
- (f) The conduct provided for in subsections (a) through (d) and subsection (h) of this Code
 section which relates to the denial of an appraiser classification to an applicant shall also
 be grounds for the imposition of any sanction permitted by this chapter when the conduct
 is that of an appraiser.
- (g) Whenever the board initiates an investigation as provided in Code Section 43-39A-22
 to determine whether an appraiser has violated any provision of this chapter or the rules
 and regulations adopted pursuant to this chapter and such appraiser:

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- (1) Surrendered or surrenders an appraiser classification to the board;
- (2) Allowed or allows an appraiser classification to lapse due to failure to meet education 142 143 requirements provided by law; or
- 144 (3) Allowed or allows an appraiser classification to lapse due to failure to pay any 145 required fees,
- 146 the board may issue an order revoking such appraiser's classification. The order will shall 147 be effective ten days after the order is served on the appraiser unless the appraiser makes a written request for a hearing before the board, in which event, the board will shall file a 148 149 notice of hearing in accordance with Chapter 13 of Title 50, the 'Georgia Administrative Procedure Act.' Service shall be accomplished as provided for in Code Section 43-39A-21. 150 151 If such surrender or lapsing occurs after the board has filed a notice of hearing alleging that such appraiser has violated any provision of this chapter or the rules and regulations 152 153 adopted pursuant to this chapter but before the board enters a final order in the matter, then 154 upon submission of a new application by such person the matters asserted in the notice of hearing shall be deemed admitted and may be used by the board as grounds for refusal of 155 156 a new appraiser classification to such person.
- 157 (h) Whenever any occupational licensing body of this state, or any other state, or any 158 foreign country has sanctioned disciplined any license or classification of an applicant for 159 any appraiser classification or whenever such an applicant has allowed a license or 160 classification to lapse or has surrendered a license or classification to any occupational 161 licensing body of this state, or any other state, or any foreign country after that 162 occupational licensing body has initiated an investigation or a disciplinary process 163 regarding such applicant's licensure or classification, such sanction discipline, lapsing, or surrender in itself may be a sufficient ground for refusal of an appraiser classification. 164 165 Whenever any occupational licensing body of this state, or any other state, or any foreign 166 country has revoked the license or classification of an applicant for a classification or whenever such an applicant has allowed a license or classification to lapse or has 167 surrendered a license or classification to any occupational licensing body of this state, or 168 any other state, or any foreign country after that body has initiated an investigation or a 169 disciplinary process regarding such applicant's license or classification, the board may issue 170 171 an appraiser classification only if:
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(1) At least five years have passed since the date that the applicant's occupational 173 registration, license, or certification was revoked or surrendered;

174 (2) No criminal charges are pending against the applicant at the time of application; and 175 (3) The applicant presents to the board satisfactory proof that the applicant now bears a 176 good reputation for honesty, trustworthiness, integrity, and competence to transact real 177 estate appraisal activity in such a manner as to safeguard the interests of the public.

(i) Whenever any appraiser is convicted of any offense enumerated in subsection (b) of
this Code section, such appraiser must shall immediately notify the board of that
conviction. Such appraiser's appraiser classification shall automatically be revoked 60 days
after the conviction unless the appraiser makes a written request to the board for a hearing
during that 60 day period. Following any such hearing requested pursuant to this
subsection, the board in its discretion may impose upon that appraiser any sanction
permitted by this chapter.

(j) Where an applicant or licensee has been found not in compliance with an order for child
support as provided in Code Section 19-6-28.1 or 19-11-9.3, such action is shall be
sufficient grounds for refusal of a license or suspension of a license. For purposes of this
subsection, the hearing and appeal procedures provided for in such Code sections shall be
the only such procedures required under this article.

(k) Where an applicant or licensee has been found to be a borrower in default who is not
in satisfactory repayment status as provided in Code Section 20-3-295, such finding is shall
be sufficient grounds for refusal of a license or suspension of a license. For purposes of
this subsection, the hearing and appeal procedures provided for in Code Section 20-3-295
shall be the only such procedures required under this article.

- (1) Where the board has previously sanctioned any applicant for a classification under
 Chapter 13 of Title 50, the 'Georgia Administrative Procedure Act,' such sanction may in
 itself be a sufficient ground for refusing the classification."
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SECTION 5.

Said title is further amended by revising subsection (a) of Code Section 43-39A-18, relating
to penalties for violations, unfair trade practices, and civil judgments, as follows:

201 "(a) In accordance with the hearing procedures established for contested cases by Chapter 202 13 of Title 50, the 'Georgia Administrative Procedure Act,' whenever an appraiser classification, a school approval, or an instructor approval has been obtained by false or 203 fraudulent representation; or whenever an appraiser, an approved school, or an approved 204 205 instructor has been found guilty of a violation of this chapter, or of the rules and regulations promulgated by the board, or of any unfair trade practices, including, but not limited to, 206 those listed in this Code section; the board shall have the power to take any one or more 207 208 of the following actions:

(1) Refuse to grant or renew a classification to an applicant;

210 (2) Administer a reprimand;

(3) Suspend any classification or approval for a definite period of time or for an
indefinite period of time in connection with any condition that may be attached to the
restoration of the classification or approval;

(4) Revoke any classification or approval;

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215 (5) Revoke any classification issued to an appraiser and simultaneously issue such 216 appraiser a classification with more restricted authority to conduct appraisals; 217 (6) Impose on an appraiser, applicant, <u>approved</u> school approval, or <u>approved</u> instructor approval monetary assessments in an amount necessary to reimburse the board for 218 219 administrative, investigative, and legal costs and expenses incurred by the board in 220 conducting any proceeding authorized under this chapter or Chapter 13 of Title 50, the 221 'Georgia Administrative Procedure Act'; 222 (7) Impose a fine not to exceed \$1,000.00 for each violation of this chapter or its rules 223 and regulations with fines for multiple violations limited to \$5,000.00 in any one 224 disciplinary proceeding or such other amount as the parties may agree; 225 (8) Require completion of a course of study in real estate appraisal or instruction; or (9) Limit or restrict any classification or approval as the board deems necessary for the 226 protection of the public. 227 228 Any action taken by the board pursuant to this subsection may, at its discretion, be construed as a 'disciplinary sanction' or 'sanction' as such terms are used in this chapter." 229 230 **SECTION 6.** 231 Said title is further amended by revising Code Section 43-39A-18.1, relating to alternative 232 disciplinary procedures and citations, as follows: 233 "43-39A-18.1. 234 (a) It is the intent of the General Assembly to provide the board with a disciplinary tool 235 which is an alternative measures to use as alternatives to the sanctions provided for in subsection (a) of Code Section 43-39A-18. The citation and letter of findings provided for 236 237 in this Code section shall not be construed as a disciplinary sanction. 238 (b) Whenever the evidence gathered in an investigation reveals an apparent violation by an appraiser of this chapter, the rules and regulations promulgated by the board, or a 239 standard of conduct, the board, in its discretion, may: 240 241 (1) initiate Initiate the process for the imposition of sanctions, as provided for in subsection (a) of Code Section 43-39A-18 and in accordance with the hearing procedures 242 243 established for contested cases by Chapter 13 of Title 50, or; 244 (2) issue <u>Issue</u> a citation to the appraiser. Such citation, which shall be served personally or by mail, shall give notice to the appraiser of the alleged violation or violations of this 245 chapter, commission rules, or standard or standards of conduct and inform the appraiser 246 247 of the opportunity to request a contested case hearing to be held in accordance with the procedures established for such hearings by Chapter 13 of Title 50. A citation issued by 248 249 the board may include an order to complete a course of study in real estate appraisal or - 7 -

instruction or to pay a fine not to exceed \$1,000.00 for each violation of this chapter or
its rules and regulations, with fines for multiple violations limited to \$5,000.00 in any one
citation, or both. If the appraiser fails to request a hearing within 30 days of the date of
service of the citation, the order contained in the citation shall be final. The failure of an
appraiser to comply with a final order contained in a citation may be cause for the
imposition of a sanction on such person's classification, after notice and opportunity for
a hearing: or

(3) Issue a letter of findings to the appraiser if the alleged violation appears to have done 257 no harm to a third party or to the public. Such letter of findings, which shall be served 258 personally or by mail, shall give notice to the appraiser of the alleged violation or 259 violations of this chapter, commission rules, or standard or standards of conduct. A letter 260 261 of findings shall be confidential and shall not appear on the classification history of an appraiser. A letter of findings shall not be subject to a subpoena in a civil action, shall 262 not constitute a public record or be available for inspection by the public, and shall not 263 be disclosed to any person or agency, except as provided in subsection (d) of Code 264 Section 43-39A-22. 265

- (c) The board is authorized to promulgate rules and regulations to implement this Code
 section. Such rules may limit the provisions of this chapter and of its rules and regulations
 and standards of conduct which may be the basis for the issuance of a citation <u>or a letter</u>
 <u>of findings</u>."
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SECTION 7.

Said title is further amended by revising subsection (d) of Code Section 43-40-2, relating to
creation of commission, members, meetings, recusal for conflict of interest, removal,
compensation, annual report, and budget unit, as follows:

- 274 "(d) The Governor, after giving notice and an opportunity for a hearing, may remove from
 275 office any member of the commission for any of the following:
- (1) Inability to perform or neglecting to perform the duties required of members;
- 277 (2) Incompetence;
- 278 (3) Dishonest conduct; or

(4) Having a disciplinary sanction, other than a citation <u>or a letter of findings</u> authorized
by this chapter, imposed by any professional licensing agency on such member's right to
practice a trade or profession."

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282	SECTION 8.
283	Said title is further amended by revising subsection (c) of Code Section 43-40-8, relating to
284	qualifications of licensees, course of study for licensed salespersons, lapse, reinstatement,
285	renewal, continuing education, and standards for courses, as follows:
286	"(c) In order to qualify to become an applicant for a broker or associate broker's license,
287	an individual shall:
288	(1) Have attained the age of 21 years;
289	(2) Be a resident of the State of Georgia, unless that person has fully complied with the
290	provisions of Code Section 43-40-9;
291	(3) Be a high school graduate or the holder of a certificate of equivalency;
292	(3.1) Have complied fully with the requirements of subsection (b) of Code Section
293	43-40-15 regarding any criminal convictions;
294	(4) Have maintained a license in active status for at least three of the five years
295	immediately preceding the filing of an application to become a broker;
296	(5) Furnish evidence of completion of 60 instructional hours in a broker's course of study
297	approved by the commission, provided that if licensed as a community association
298	manager, the applicant shall furnish evidence of completion of an additional 75
299	instructional hours in courses or a course of study approved by the commission; and
300	(6) Stand and pass a real estate examination administered by or approved by the
301	commission covering generally the matters confronting real estate brokers after
302	completing the requirements of paragraph (5) of this subsection and after serving at least
303	two years of active licensure maintaining a license in active status for at least three of the
304	five years immediately preceding such examination.
305	Failure to meet any of these requirements shall be grounds for denial of license without a
306	hearing."
307	SECTION 9.
308	Said title is further amended by revising Code Section 43-40-15, relating to grant, revocation,
309	or suspension of licenses, other sanctions, surrender or lapse, conviction, noncompliance
310	with child support order, and borrowers in default, as follows:
311	"43-40-15.
312	(a) Licenses shall be granted only to persons who bear a good reputation for honesty,
313	trustworthiness, integrity, and competence to transact the business of a licensee in such
314	manner as to safeguard the interest of the public and only after satisfactory proof of such
315	qualifications has been presented to the commission. The commission may deny a license
216	to a comparation limited lightlity company, or northership if a stackholder member or

to a corporation, limited liability company, or partnership if a stockholder, member, or
partner or any combination thereof which owns more than a 20 percent interest therein does

- not bear a good reputation for honesty, trustworthiness, and integrity; has been convicted
 of any of the crimes enumerated in subsection (b) of this Code section; or has been
 sanctioned <u>disciplined</u> by any legally constituted regulatory agency for violating a law
 regulating the sale of real estate.
- 322 (b)(1) As used in this Code section, the term:

(A) 'Conviction' means a finding or verdict of guilty or a plea of guilty to a charge of
a felony or any crime involving moral turpitude, regardless of whether an appeal of the
conviction has been brought; a sentencing to first offender treatment without an
adjudication of guilt pursuant to a charge of a felony or any crime involving moral
turpitude; or a plea of nolo contendere to a charge of a felony or any crime involving
moral turpitude.

- (B) 'Felony' includes means any offense which, if committed in this state, would be
 deemed a felony, without regard to its designation elsewhere committed:
- 331 (i) Within this state and deemed a felony under the laws of this state or under the
 332 laws of the United States; or
- (ii) In another state and deemed a felony under the laws of that state or the laws of
 the United States.
- 335 (1.1) No person who has a conviction shall be eligible to become an applicant for a 336 license or an approval authorized by this chapter unless such person has successfully 337 completed all terms and conditions of any sentence imposed for such conviction; 338 provided that if such individual has multiple convictions, at least five years shall have 339 passed since the individual satisfied all terms and conditions of any sentence imposed for 340 the last conviction before making application for licensure or approval; and provided, further, that if such individual has a single conviction, at least two years shall have passed 341 342 since the individual satisfied all terms and conditions of any sentence imposed for the last 343 conviction before making application for licensure or approval.
- 344 (1.2) A person who has a conviction in a court of competent jurisdiction of this <u>state</u> or
 345 any other state, district, or territory of the United States, or of a foreign country, shall be
 346 eligible to become an applicant for a licensure or an approval authorized by this chapter
 347 only if:
- (A) Such person has satisfied all terms and conditions of any conviction such person
 may have had before making application for licensure or approval; provided that if
 such individual has multiple convictions, at least five years shall have passed since the
 individual satisfied all terms and conditions of any sentence imposed for the last
 conviction before making application for licensure or approval; and provided, further,
 that if such individual has been convicted of a single felony or of a single crime of
 moral turpitude, at least two years shall have passed since the individual satisfied all

- terms and conditions of any sentence imposed for the last conviction before makingapplication for licensure or approval;
- (B) No criminal charges for forgery, embezzlement, obtaining money under false
 pretenses, theft, extortion, conspiracy to defraud, a felony, a sex sexual offense, a
 probation violation, or a crime involving moral turpitude are pending against the
 person; and
- 361 (C) Such person presents to the commission satisfactory proof that the person now
 362 bears a good reputation for honesty, trustworthiness, integrity, and competence to
 363 transact the business of a licensee in such a manner as to safeguard the interest of the
 364 public.
- (2) Where an applicant for any license or approval authorized by this chapter has been 365 366 convicted of forgery, embezzlement, obtaining money under false pretenses, theft, 367 extortion, conspiracy to defraud, or other like offense or offenses or has been convicted of a felony, a sex sexual offense, a probation violation, or a crime involving moral 368 369 turpitude and has been convicted thereof in a court of competent jurisdiction of this state 370 or any other state, district, or territory of the United States or of a foreign country such conviction in itself may be sufficient ground for refusal of a license or approval 371 372 authorized by this chapter. An applicant for licensure as an associate broker or a broker 373 who has been convicted of any offense enumerated in this paragraph may be licensed by 374 the commission as an associate broker or a broker only if:
- 375 (A) At least ten years have passed since the applicant was convicted, sentenced, or
 376 released from any incarceration, whichever is later;
- (B) No criminal charges are pending against the applicant; and
- 378 (C) The applicant presents to the commission satisfactory proof that the applicant now
 379 bears a good reputation for honesty, trustworthiness, integrity, and competence to
 380 transact the business of a licensee in such a manner as to safeguard the interest of the
 381 public.
- (c) Where an applicant or licensee has been found guilty of a violation of the federal fair
 housing law or Article 4 of Chapter 3 of Title 8 by an administrative law judge or a court
 of competent jurisdiction and after any appeal of such conviction is concluded, such
 conviction may in itself be a sufficient ground for refusal of a license or the imposition of
 any sanction permitted by this chapter.
- (d) Where an applicant or licensee has made a false statement of material fact on his or her
 application or caused to be submitted or been a party to preparing or submitting any
 falsified application to the commission, such action may, in itself, be a sufficient ground
 for the refusal, suspension, or revocation of the license.

391 (e) Grounds for suspension or revocation of a license, as provided for by this chapter, shall 392 also be grounds for refusal to grant a license. 393 (f) The conduct provided for in subsections (a), (b), (c), (d), and (h) of this Code section 394 which relates to the denial of a real estate license to an applicant shall also be grounds for 395 imposition of any sanction permitted by this chapter when the conduct is that of a licensee. 396 (g) Whenever the commission initiates an investigation as permitted by Code Section 397 43-40-27 to determine whether a licensee has violated any provision of this chapter or its 398 rules and regulations and such licensee has:

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(1) Surrendered or voluntarily surrenders the license to the commission;

- 400 (2) Allowed or allows the license to lapse due to failure to meet educational requirements 401 provided by law; or
- 402 (3) Allowed or allows the license to lapse due to failure to pay any required fees.
- 403 then if such surrender or lapsing takes place after before the commission has filed a notice 404 of hearing alleging that such licensee has violated any provision of this chapter or its rules and regulations, but before the commission enters a final order in the matter, then upon 405 406 submission of a new application by such licensee the matters asserted in the notice of 407 hearing shall be deemed admitted and may be used by the commission as grounds for 408 refusal of a new license to such licensee. If such surrender or lapsing takes place prior to 409 the commission's filing of a notice of hearing, but after the commission initiates an 410 investigation as permitted by Code Section 43-40-27, then the commission may issue an 411 order revoking such licensee's license. Such order of revocation shall be final ten days 412 after it is issued unless the licensee named in the order requests a hearing before the 413 commission. If such licensee requests a hearing, the commission shall file a notice of 414 hearing and provide a hearing for such licensee in accordance with Chapter 13 of Title 50, 415 the 'Georgia Administrative Procedure Act.' the commission may issue an order revoking 416 such licensee's license. The order shall be effective ten days after the order is served on the licensee unless the licensee makes a written request for a hearing before the 417 commission, in which event, the commission shall file a notice of hearing in accordance 418 419 with Chapter 13 of Title 50, the 'Georgia Administrative Procedure Act.' Service shall be 420 accomplished as provided for in Code Section 43-40-26.
- (h) Whenever any occupational licensing body of this state, or any other state, or any 421 422 foreign country has sanctioned disciplined the license of an applicant for any license authorized by this chapter or whenever such an applicant has allowed a license to lapse or 423 has surrendered a license to any occupational licensing body of this state; or any other state; 424 425 or any foreign country after that body has initiated an investigation or a disciplinary 426 process regarding such applicant's license, such sanction discipline, lapsing, or surrender 427 in itself may be a sufficient ground for refusal of a license. Whenever any occupational

428 licensing body of this state, or any other state, or any foreign country has revoked the 429 license of an applicant for any license authorized by this chapter or whenever such an 430 applicant has allowed a license to lapse or has surrendered a license to any occupational 431 licensing body of this state, or any other state, or any foreign country after that body has 432 initiated an investigation or a disciplinary process regarding such applicant's license, the 433 commission may issue an associate broker's or a broker's license only if:

434 (1) At least ten years have passed since the date that the applicant's occupational license 435 was revoked or surrendered;

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(2) No criminal charges are pending against the applicant at the time of application; and 437 (3) The applicant presents to the commission satisfactory proof that the applicant now 438 bears a good reputation for honesty, trustworthiness, integrity, and competence to transact 439 the business of a licensee in such a manner as to safeguard the interest of the public.

(i) Whenever any licensee is convicted of any offense enumerated in subsection (b) of this 440 441 Code section, the licensee must shall immediately notify the commission of that conviction. The licensee's license shall automatically be revoked 60 days after the licensee's conviction 442 443 unless the licensee makes a written request to the commission for a hearing during that 60 444 day period. Following any such hearing requested pursuant to this subsection, the 445 commission in its discretion may impose upon that licensee any sanction permitted by this 446 chapter.

447 (j) Whenever the commission revokes or suspends the license of a community association 448 manager, a salesperson, an associate broker, or a broker, then any school or instructor 449 approval which such licensee holds shall also be revoked or suspended. Whenever a 450 licensee surrenders a real estate license as provided for in subsection (g) of this Code 451 section, any school or instructor approval which such licensee holds shall also be subject 452 to the provisions of subsection (g) of this Code section.

- 453 (k) Where an applicant or licensee has been found not in compliance with an order for child support as provided in Code Section 19-6-28.1 or 19-11-9.3, such action is shall be 454 sufficient grounds for refusal of a license or suspension of a license. In such actions, the 455 456 hearing and appeal procedures provided for in those Code sections shall be the only such procedures required under this chapter. 457
- (1) Where an applicant or licensee has been found to be a borrower in default who is not 458 459 in satisfactory repayment status as provided in Code Section 20-3-295, such status is shall 460 be sufficient grounds for refusal of a license or suspension of a license. In such cases, the hearing and appeal procedures provided for in Code Section 20-3-295 shall be the only 461 462 such procedures required under this chapter.

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(m) Where the commission has previously sanctioned any applicant for a license under
Chapter 13 of Title 50, the 'Georgia Administrative Procedure Act,' such sanction may in
itself be a sufficient ground for refusing the license."

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SECTION 10.

Said title is further amended by revising subsection (b) of Code Section 43-40-22, relating
to real estate education, research, and recovery fund, revocation of license upon court order
for payment from fund, and subrogation, as follows:

470 "(b) The commission shall maintain a minimum balance of \$1 million in the real estate 471 education, research, and recovery fund from which any person, except bonding companies 472 when they are not principals in a real estate transaction, aggrieved by an act, representation, 473 transaction, or conduct of a licensee which is in violation of this chapter or of the rules and 474 regulations of the commission promulgated pursuant thereto, may recover, by order of any 475 court having competent jurisdiction, actual or compensatory damages, not including 476 interests and costs sustained by the act, representation, transaction, or conduct, provided 477 that nothing shall be construed to obligate the fund for more than $\frac{15,000.00}{25,000.00}$ 478 per transaction regardless of the number of persons aggrieved or parcels of real estate 479 involved in such transaction. In addition:

- (1) The liability of the fund for the acts of a licensee, when acting as such, is terminated
 upon the issuance of court orders authorizing payments from the fund for judgments, or
 any unsatisfied portion of judgments, in an aggregate amount of \$45,000.00 \$75,000.00
 on behalf of such licensee;
- 484 (2) A licensee acting as a principal or agent in a real estate transaction has no claim485 against the fund; and
- (3) No person who establishes a proper claim or claims under this Code section shall
 ever obtain more than \$15,000.00 \$25,000.00 from the fund."
- 488 SECTION 11.
 489 Said title is further amended by revising subsection (d) of Code Section 43-40-22, relating
 490 to real estate education, research, and recovery fund, revocation of license upon court order
 491 for payment from fund, and subrogation, as follows:
 - 492 "(d)(1) No action for a judgment which subsequently results in an order for collection
 493 from the real estate education, research, and recovery fund shall be started later than two
 494 years from the accrual of the cause of action thereon. When any aggrieved person
 495 commences action for a judgment which may result in collection from the real estate
 496 education, research, and recovery fund, the aggrieved person shall notify the commission
 497 in writing, by certified mail or statutory overnight delivery, return receipt requested, to

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this effect at the time of the commencement of such action. The commission shall have the right to intervene in and defend any such action.

500 (2) When any aggrieved person recovers a valid judgment in any court of competent 501 jurisdiction against any licensee for any act, representation, transaction, or conduct which 502 is in violation of this chapter, or of the regulations promulgated pursuant thereto, which act occurred on or after July 1, 1973, the aggrieved person may, upon termination of all 503 proceedings, including reviews and appeals in connection with the judgment, file a 504 505 verified claim in the court in which the judgment was entered and, upon ten 30 days' 506 written notice to the commission, may apply to the court for an order directing payment 507 out of the real estate education, research, and recovery fund of the amount unpaid upon 508 the judgment, subject to the limitations stated in this Code section. The commission shall 509 have the right to intervene in and object to such verified claim on the issue of whether or not the claim was in violation of this chapter or of the rules and regulations of the 510 511 commission promulgated pursuant thereto.

(3) The court shall proceed upon such application in a summary manner and, upon thehearing thereof, the aggrieved person shall be required to show that such person:

- (A) At the time of the cause of action, was not a spouse of the judgment debtor; or a
 parent, sibling, or child of the judgment debtor or the judgment debtor's spouse; or the
 personal representative of such person or persons;
- 517 (B) Has complied with all the requirements of this Code section;
- 518 (C) Has obtained a judgment, as set out in paragraph (2) of this subsection, stating the 519 amount thereof and the amount owing thereon at the date of the application; and that, 520 in such action, the aggrieved person had joined any and all bonding companies which 521 issued corporate surety bonds to the judgment debtors as principals and all other 522 necessary parties;
- 523 (D) Has caused to be issued a writ of execution upon such judgment and the officer 524 executing the same has made a return showing that no personal or real property of the 525 judgment debtor liable to be levied upon in satisfaction of the judgment could be found 526 or that the amount realized on the sale of them or of such of them as were found, under 527 such execution, was insufficient to satisfy the judgment, stating the amount so realized 528 and the balance remaining due to the judgment after application thereon of the amount 529 realized;
- (E) Has caused the judgment debtor to make discovery under oath concerning the
 judgment debtor's property, in accordance with Chapter 11 of Title 9, the 'Georgia Civil
 Practice Act';

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- (F) Has made all reasonable searches and inquiries to ascertain whether the judgment
 debtor is possessed of real or personal property or other assets liable to be sold or
 applied in satisfaction of the judgment;
- (G) Has discovered by such search no personal or real property or other assets liable
 to be sold or applied or that certain of them, being described, owned by the judgment
 debtor and liable to be so applied have been discovered and that the aggrieved person
 has taken all necessary action and proceedings for the realization thereof and that the
 amount thereby realized was insufficient to satisfy the judgment, stating the amount so
 realized and the balance remaining due on the judgment after application of the amount
 realized; and
- 543 (H) Has applied the following items, if any, as recovered by the aggrieved person, to544 the actual or compensatory damages awarded by the court:
 - (i) Any amount recovered from the judgment debtor or debtors;
 - (ii) Any amount recovered from the bonding company or companies; or
 - (iii) Any amount recovered in out-of-court settlements as to particular defendants.

(4) Whenever the aggrieved person satisfies the court that it is not practical to comply
with one or more of the requirements enumerated in subparagraphs (D), (E), (F), (G), and
(H) of paragraph (3) of this subsection and that the aggrieved person has taken all
reasonable steps to collect the amount of the judgment or the unsatisfied part thereof and
has been unable to collect the same, the court may, in its discretion, dispense with the
necessity for complying with such requirements.

- 554 (5) The court shall make an order directed to the commission requiring payment from 555 the real estate education, research, and recovery fund of whatever sum it shall find to be payable upon the claim, pursuant to the provisions of and in accordance with the 556 557 limitations contained in this Code section, if the court is satisfied, upon the hearing, of 558 the truth of all matters required to be shown by the aggrieved person by paragraph (3) of this subsection and is satisfied that the aggrieved person has fully pursued and exhausted 559 all remedies available to him or her for recovering the amount awarded by the judgment 560 561 of the court.
- (6) Should the commission pay from the real estate education, research, and recovery 562 fund any amount in settlement of a claim or toward satisfaction of a judgment against a 563 564 licensee, the license of such licensee shall be automatically revoked upon the issuance of a court order authorizing payment from the real estate education, research, and recovery 565 fund. If such license is that of a firm, the license of the qualifying broker of the firm shall 566 567 automatically be revoked upon the issuance of a court order authorizing payment from the real estate education, research, and recovery fund. No such licensee shall be eligible 568 569 to receive a new license until such licensee has repaid in full, plus interest at the judgment

570 rate in accordance with Code Section 7-4-12, the amount paid from the real estate 571 education, research, and recovery fund on such licensee's account. A discharge in 572 bankruptcy shall not relieve a person from the penalties and disabilities provided in this 573 subsection.

(7) If, at any time, the money deposited in the real estate education, research, and
recovery fund is insufficient to satisfy any duly authorized claim or portion thereof, the
commission shall, when sufficient money has been deposited in the real estate education,
research, and recovery fund, satisfy such unpaid claims or portions thereof in the order
that such claims or portions thereof were originally filed, plus accumulated interest at the
rate of 4 percent a year."

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SECTION 12.

Said title is further amended by revising subsection (a) of Code Section 43-40-25, relating
to violations by licensees, schools, and instructors, sanctions, and unfair trade practices, as
follows:

"(a) In accordance with the hearing procedures established for contested cases by Chapter 584 585 13 of Title 50, the 'Georgia Administrative Procedure Act,' whenever a license, a school 586 approval, or an instructor approval has been obtained by false or fraudulent representation; 587 or whenever a licensee, an approved school, or an approved instructor has been found 588 guilty of a violation of this chapter, or of the rules and regulations promulgated by the 589 commission, or of any unfair trade practices, including, but not limited to, those listed in 590 this Code section; the commission shall have the power to take any one or more of the 591 following actions:

- 592 (1) Refuse to grant or renew a license to an applicant;
- 593 (2) Administer a reprimand;
- (3) Suspend any license or approval for a definite period of time or for an indefinite
 period of time in connection with any condition that may be attached to the restoration
 of the license or approval;
- 597 (4) Revoke any license or approval;

598 (5) Revoke the license of a broker, qualifying broker, or associate broker and
599 simultaneously issue such licensee a salesperson's license;

600 (6) Impose on a licensee, applicant, <u>approved</u> school approval, or <u>approved</u> instructor 601 approval monetary assessments in an amount necessary to reimburse the commission for 602 the administrative, investigative, and legal costs and expenses incurred by the 603 commission in conducting any proceeding authorized under this chapter or Chapter 13 604 of Title 50, the 'Georgia Administrative Procedure Act';

- (7) Impose a fine not to exceed \$1,000.00 for each violation of this chapter or its rules
 and regulations with fines for multiple violations limited to \$5,000.00 in any one
 disciplinary proceeding or such other amount as the parties may agree;
 (8) Require completion of a course of study in real estate brokerage or instruction;
- 609 (9) Require the filing of periodic reports by an independent accountant on a real estate
 610 broker's designated trust account; or
- 611 (10) Limit or restrict any license or approval as the commission deems necessary for the612 protection of the public.
- 613 Any action taken by the commission pursuant to this subsection may, at its discretion, be
- 614 <u>construed as a 'disciplinary sanction' or 'sanction' as such terms are used in this chapter.</u>"
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SECTION 13.

Said title is further amended by revising subsection (c) of Code Section 43-40-25, relating
to violations by licensees, schools, and instructors, sanctions, and unfair trade practices, as
follows:

- 619 "(c) When a licensee has previously been sanctioned by the commission or disciplined by any other state's real estate brokerage licensing authority, the commission may consider any 620 621 such prior sanctions or disciplinary actions by another state's real estate brokerage licensing 622 authority in determining the severity of a new sanction which may be imposed upon a 623 finding that the licensee has committed an unfair trade practice, that the licensee has 624 violated any provision of this chapter, or that the licensee has violated any of the rules and 625 regulations of the commission. The failure of a licensee to comply with or to obey a final 626 order of the commission may be cause for suspension or revocation of the individual's license after opportunity for a hearing." 627
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SECTION 14.

Said title is further amended by revising Code Section 43-40-25.2, relating to alternativedisciplinary procedures and citations, as follows:

*"*43-40-25.2.

(a) It is the intent of the General Assembly to provide the commission with a disciplinary
tool which is an alternative measures to use as alternatives to the sanctions provided for in
subsection (a) of Code Section 43-40-25. The citation and letter of findings provided for
in this Code section shall not be construed as a <u>disciplinary</u> sanction.

(b) Whenever the evidence gathered in an investigation reveals an apparent violation of
this chapter or of the rules and regulations promulgated by the commission or the apparent
commission of any unfair trade practice by a licensee, the commission, in its discretion,
may:

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(1) initiate Initiate the process for the imposition of sanctions, as provided for in
subsection (a) of Code Section 43-40-25 and in accordance with the hearing procedures
established for contested cases by Chapter 13 of Title 50, or:

643 (2) issue Issue a citation to the licensee. Such citation, which shall be served personally or by mail, shall give notice to the licensee of the alleged violation or violations of this 644 645 chapter or commission rules or alleged unfair trade practice or practices and inform the 646 licensee of the opportunity to request a contested case hearing to be held in accordance with the procedures established for such hearings by Chapter 13 of Title 50. A citation 647 648 issued by the commission may include an order to complete a course of study in real 649 estate brokerage or instruction; to file periodic reports by an independent accountant on 650 a real estate broker's designated trust account; or to pay a fine not to exceed \$1,000.00 651 for each violation of this chapter or its rules and regulations, with fines for multiple 652 violations limited to \$5,000.00 in any one citation, or a combination of the above. If the licensee fails to request a hearing within 30 days of the date of service of the citation, the 653 654 order contained in the citation shall be final. The failure of a licensee to comply with a 655 final order contained in a citation may be cause for the imposition of a sanction on such 656 person's license, after notice and opportunity for a hearing: or

- 657 (3) Issue a letter of findings to the licensee if the alleged violation appears to have done 658 no harm to a third party or to the public. Such letter of findings, which shall be served personally or by mail, shall give notice to the licensee of the alleged violation or 659 660 violations of this chapter or commission rules or alleged unfair trade practice or practices. 661 A letter of findings shall be confidential and shall not appear on the license history of a 662 licensee. A letter of findings shall not be subject to a subpoena in a civil action, shall not constitute a public record or be available for inspection by the public, and shall not be 663 disclosed to any person or agency, except as provided in subsection (d) of Code Section 664 665 43-40-27.
- (c) The commission is authorized to promulgate rules and regulations to implement this
 Code section. Such rules may limit the provisions of this chapter and of its rules and
 regulations and unfair trade practices which may be the basis for the issuance of a citation
 <u>or a letter of findings</u>."