15 LC 39 0932S (SCS)

Senate Bill 95

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By: Senators Williams of the 27th, Martin of the 9th, Gooch of the 51st, Albers of the 56th, Mullis of the 53rd and others

## AS PASSED SENATE

## A BILL TO BE ENTITLED AN ACT

- 1 To amend Chapter 40 of Title 43 of the Official Code of Georgia Annotated, relating to real
- 2 estate brokers and salespersons, so as to provide for the acceptance of funds in a separate,
- 3 federally insured account at a financial institution by such persons; to provide for unfair trade
- 4 practices by real estate brokers and salespersons; to provide for related matters; to repeal
- 5 conflicting laws; and for other purposes.

## BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

7 **SECTION 1.** 

- 8 Chapter 40 of Title 43 of the Official Code of Georgia Annotated, relating to real estate
- 9 brokers and salespersons, is amended in Code Section 43-40-20, relating to trust or escrow
- 10 checking account for real estate business, by revising subsection (a) as follows:
- 11 "(a) Each broker who accepts down payments, earnest money deposits, security deposits,
- 12 rents, association fees, or other trust funds in a real estate brokerage transaction or whose
- 13 affiliated licensees accept such trust funds shall maintain a separate, federally insured bank
- 14 checking account at a financial institution in this state which shall be designated a trust or
- 15 escrow account wherein all down payments, earnest money deposits, or other trust funds
- 16 received by the broker or the broker's affiliated licensees, on behalf of a principal or any
- other person, shall be deposited. An account so designated and registered with the 17
- 18 commission shall not be subject to attachment or garnishment. A broker who does not
- accept trust funds in real estate brokerage transactions is not required to maintain a
- 20 designated trust or escrow account; provided, however, that if a broker does not maintain
- 21 such a trust or escrow account and later receives trust funds in a real estate brokerage
- 22 transaction, such broker must open the designated trust or escrow account required by this
- 23 subsection within one business day of the receipt of such trust funds."

24	SECTION 2.
25	Said chapter is further amended in Code Section 43-40-25, relating to unfair trade practices,
26	by revising paragraphs (5) and (29) of subsection (b) as follows:
27	"(5) Failing to maintain and deposit in a separate, federally insured checking account at
28	<u>a financial institution</u> all money received by <u>said such</u> broker acting in <u>said such</u> capacity,
29	or as escrow agent or the temporary custodian of the funds of others, in a real estate
30	transaction unless all parties having an interest in said such funds have agreed otherwise
31	in writing;"
32	"(29) Failing to obtain the written agreement of the parties indicating to whom the broker
33	shall pay any interest earned on trust funds deposited into an interest-bearing checking
34	account prior to depositing those funds into such account;"

35 SECTION 3.

36 All laws and parts of laws in conflict with this Act are repealed.