1 AN ACT concerning regulation.

2 Be it enacted by the People of the State of Illinois,

represented in the General Assembly:

- 4 Section 5. The Regulatory Sunset Act is amended by changing
- 5 Sections 4.20 and 4.27 as follows:
- 6 (5 ILCS 80/4.20)
- 7 Sec. 4.20. Acts repealed on January 1, 2010. The following
- 8 Acts are repealed on January 1, 2010:
- 9 The Auction License Act.
- 10 The Illinois Architecture Practice Act of 1989.
- 11 The Illinois Landscape Architecture Act of 1989.
- The Illinois Professional Land Surveyor Act of 1989.
- 13 The Land Sales Registration Act of 1999.
- 14 The Orthotics, Prosthetics, and Pedorthics Practice Act.
- 15 The Perfusionist Practice Act.
- The Professional Engineering Practice Act of 1989.
- 17 The Real Estate License Act of 2000.
- 18 The Structural Engineering Practice Act of 1989.
- 19 (Source: P.A. 91-91, eff. 7-9-99; 91-92, eff. 7-9-99; 91-132,
- 20 eff. 7-16-99; 91-133, eff. 7-16-99; 91-245, eff. 12-31-99;
- 21 91-255, eff. 12-30-99; 91-338, eff. 12-30-99; 91-580, eff.
- 22 1-1-00; 91-590, eff. 1-1-00; 91-603, eff. 1-1-00; 92-16, eff.
- 23 6-28-01.)

- 1 (5 ILCS 80/4.27)
- Sec. 4.27. Acts Act repealed on January 1, 2017. The
- following Acts are Act is repealed on January 1, 2017:
- 4 The Illinois Optometric Practice Act of 1987.
- 5 The Clinical Psychologist Licensing Act.
- 6 The Boiler and Pressure Vessel Repairer Regulation Act.
- 7 The Real Estate License Act of 2000.
- 8 (Source: P.A. 94-787, eff. 5-19-06; 94-870, eff. 6-16-06;
- 9 94-956, eff. 6-27-06; revised 8-3-06.)
- 10 Section 10. The Real Estate License Act of 2000 is amended
- 11 by changing Sections 1-10, 5-5, 5-10, 5-15, 5-20, 5-35, 5-40,
- 12 5-45, 5-50, 5-60, 5-65, 5-70, 5-80, 5-85, 10-5, 15-65, 20-5,
- 13 20-10, 20-20, 20-25, 20-30, 20-35, 20-40, 20-45, 20-50, 20-60,
- 14 20-65, 20-75, 20-85, 20-90, 20-95, 20-100, 20-110, 20-115,
- 15 25-5, 25-10, 25-13, 25-14, 25-15, 25-20, 25-25, 25-30, 25-35,
- 25-37, 30-5, 30-10, 30-15, 30-25, and 35-5 and by adding
- 17 Sections 5-6, 5-7, 5-26, 5-27, 5-28, 5-41, 20-21 and 20-22 as
- 18 follows:
- 19 (225 ILCS 454/1-10)
- 20 (Section scheduled to be repealed on January 1, 2010)
- Sec. 1-10. Definitions. In this Act, unless the context
- 22 otherwise requires:
- "Act" means the Real Estate License Act of 2000.

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"Address of Record" shall be the designated address recorded by the Department in the applicant's or licensee's application file or license file as maintained by the Department's licensure maintenance unit. It is the duty of the applicant or licensee to inform the Department of any change of address, and such changes must be made either through the Department's website or by contacting the Department's licensure maintenance unit.

"Advisory Council" means the Real Estate Education Advisory Council created under Section 30-10 of this Act.

"Agency" means a relationship in which a real estate broker licensee, whether directly or through an affiliated licensee, represents a consumer by the consumer's consent, whether express or implied, in a real property transaction.

"Applicant" means any person, as defined in this Section, who applies to the Department OBRE for a valid license as a real estate broker, real estate salesperson, or leasing agent.

"Blind advertisement" means any real estate advertisement that does not include the sponsoring broker's business name and that is used by any licensee regarding the sale or lease of real estate, including his or her own, licensed activities, or the hiring of any licensee under this Act. The broker's business name in the case of a franchise shall include the franchise affiliation as well as the name of the individual firm.

"Board" means the Real Estate Administration and

- 1 Disciplinary Board of the Department OBRE.
- 2 "Branch office" means a sponsoring broker's office other
- 3 than the sponsoring broker's principal office.
- 4 "Broker" means an individual, partnership, limited
- 5 liability company, corporation, or registered limited
- 6 liability partnership other than a real estate salesperson or
- 7 leasing agent who, whether in person of through any media or
- 8 technology, for another and for compensation, or with the
- 9 intention or expectation of receiving compensation, either
- 10 directly or indirectly:
- 11 (1) Sells, exchanges, purchases, rents, or leases real
- 12 estate.
- 13 (2) Offers to sell, exchange, purchase, rent, or lease
- real estate.
- 15 (3) Negotiates, offers, attempts, or agrees to
- 16 negotiate the sale, exchange, purchase, rental, or leasing
- of real estate.
- 18 (4) Lists, offers, attempts, or agrees to list real
- 19 estate for sale, lease, or exchange.
- 20 (5) Buys, sells, offers to buy or sell, or otherwise
- deals in options on real estate or improvements thereon.
- 22 (6) Supervises the collection, offer, attempt, or
- agreement to collect rent for the use of real estate.
- 24 (7) Advertises or represents himself or herself as
- being engaged in the business of buying, selling,
- 26 exchanging, renting, or leasing real estate.

- (8) Assists or directs in procuring or referring of 1
- 2 leads or prospects, intended to result in the sale,
- 3 exchange, lease, or rental of real estate.
- (9) Assists or directs in the negotiation of any 4
- 5 transaction intended to result in the sale, exchange,
- lease, or rental of real estate. 6
- 7 (10) Opens real estate to the public for marketing
- 8 purposes.
- 9 (11) Sells, leases, or offers for sale or lease real
- 10 estate at auction.
- "Brokerage agreement" means a written or oral agreement 11
- 12 between a sponsoring broker and a consumer for licensed
- 13 activities to be provided to a consumer in return for
- 14 compensation or the right to receive compensation from another.
- 15 Brokerage agreements may constitute either a bilateral or a
- 16 unilateral agreement between the broker and the broker's client
- 17 depending upon the content of the brokerage agreement. All
- exclusive brokerage agreements shall be in writing. 18
- 19 "Client" means a person who is being represented by a
- 20 licensee.
- "Commissioner" means the Commissioner of Banks and Real 21
- Estate or a person authorized by the Commissioner, the Office 22
- 23 Banks and Real Estate Act, or this Act
- 24 Commissioner's stead.
- 25 "Compensation" means the valuable consideration given by
- 26 one person or entity to another person or entity in exchange

- for the performance of some activity or service. Compensation 1
- 2 shall include the transfer of valuable consideration,
- 3 including without limitation the following:
- (1) commissions;
- (2) referral fees:
- (3) bonuses; 6
- 7 (4) prizes;
- (5) merchandise; 8
- 9 (6) finder fees;
- 10 (7) performance of services;
- 11 (8) coupons or gift certificates;
- 12 (9) discounts;
- 13 (10) rebates;
- (11) a chance to win a raffle, drawing, lottery, or 14
- 15 similar game of chance not prohibited by any other law or
- 16 statute;
- 17 (12) retainer fee; or
- 18 (13) salary.
- "Confidential information" means information obtained by a 19
- licensee from a client during the term of a brokerage agreement 20
- that (i) was made confidential by the written request or 21
- 22 written instruction of the client, (ii) deals with the
- 23 negotiating position of the client, or (iii) is information the
- disclosure of which could materially harm the negotiating 24
- position of the client, unless at any time: 25
- 26 (1) the client permits the disclosure of information

- given by that client by word or conduct; 1
- 2 (2) the disclosure is required by law; or
- (3) the information becomes public from a source other 3 than the licensee. 4
- "Confidential information" shall not be considered to 6 include material information about the physical condition of 7 the property.
- "Consumer" means a person or entity seeking or receiving 8 9 licensed activities.
- 10 "Continuing education school" means any person licensed by 11 the Department OBRE as a school for continuing education in 12 accordance with Section 30-15 of this Act.
- "Credit hour" means 50 minutes of classroom instruction in 13 14 course work that meets the requirements set forth in rules 15 adopted by the Department OBRE.
- 16 "Customer" means a consumer who is not being represented by 17 the licensee but for whom the licensee is performing ministerial acts. 18
- "Designated agency" means a contractual relationship 19 20 between a sponsoring broker and a client under Section 15-50 of 21 this Act in which one or more licensees associated with or 22 employed by the broker are designated as agent of the client.
- 23 "Designated agent" means a sponsored licensee named by a sponsoring broker as the legal agent of a client, as provided 24 25 for in Section 15-50 of this Act.
- 26 "Director" means the Director of the Real Estate Division,

OBRE.

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"Dual agency" means an agency relationship in which a licensee is representing both buyer and seller or both landlord tenant in the same transaction. When the relationship is a designated agency, the question of whether there is a dual agency shall be determined by the agency relationships of the designated agent of the parties and not of the sponsoring broker.

"Employee" or other derivative of the word "employee", when used to refer to, describe, or delineate the relationship between a real estate broker and a real estate salesperson, another real estate broker, or a leasing agent, shall be construed to include an independent contractor relationship, provided that a written agreement exists that clearly establishes and states the relationship. All responsibilities of a broker shall remain.

"Escrow moneys" means all moneys, promissory notes or any other type or manner of legal tender or financial consideration deposited with any person for the benefit of the parties to the transaction. A transaction exists once an agreement has been reached and an accepted real estate contract signed or lease agreed to by the parties. Escrow moneys includes without limitation earnest moneys and security deposits, except those security deposits in which the person holding the security deposit is also the sole owner of the property being leased and for which the security deposit is being held.

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"Exclusive brokerage agreement" means a written brokerage agreement that provides that the sponsoring broker has the sole right, through one or more sponsored licensees, to act as the exclusive designated agent or representative of the client and that meets the requirements of Section 15-75 of this Act.

"Inoperative" means a status of licensure where licensee holds a current license under this Act, but the licensee is prohibited from engaging in licensed activities because the licensee is unsponsored or the license of the sponsoring broker with whom the licensee is associated or by whom he or she is employed is currently expired, revoked, suspended, or otherwise rendered invalid under this Act.

"Leasing Agent" means a person who is employed by a real estate broker to engage in licensed activities limited to leasing residential real estate who has obtained a license as provided for in Section 5-5 of this Act.

"License" means the document issued by the Department OBRE certifying that the person named thereon has fulfilled all requirements prerequisite to licensure under this Act.

"Licensed activities" means those activities listed in the definition of "broker" under this Section.

"Licensee" means any person, as defined in this Section, who holds a valid unexpired license as a real estate broker, real estate salesperson, or leasing agent.

"Listing presentation" means a communication between a real estate broker or salesperson and a consumer in which the

- licensee is attempting to secure a brokerage agreement with the 1
- 2 consumer to market the consumer's real estate for sale or
- 3 lease.
- "Managing broker" means a broker who has supervisory
- 5 responsibilities for licensees in one or, in the case of a
- 6 multi-office company, more than one office and who has been
- 7 appointed as such by the sponsoring broker.
- 8 "Medium of advertising" means any method of communication
- 9 intended to influence the general public to use or purchase a
- 10 particular good or service or real estate.
- 11 "Ministerial acts" means those acts that a licensee may
- 12 perform for a consumer that are informative or clerical in
- 13 nature and do not rise to the level of active representation on
- 14 behalf of a consumer. Examples of these acts include without
- 15 limitation (i) responding to phone inquiries by consumers as to
- 16 the availability and pricing of brokerage services,
- 17 responding to phone inquiries from a consumer concerning the
- price or location of property, (iii) attending an open house 18
- 19 and responding to questions about the property from a consumer,
- 20 (iv) setting an appointment to view property, (v) responding to
- questions of consumers walking into a licensee's office 21
- 22 concerning brokerage services offered or particular
- 23 (vi) accompanying an properties, appraiser, inspector,
- 24 contractor, or similar third party on a visit to a property,
- 25 (vii) describing a property or the property's condition in
- response to a consumer's inquiry, (viii) completing business or 26

- 1 factual information for a consumer on an offer or contract to
- 2 purchase on behalf of a client, (ix) showing a client through a
- 3 property being sold by an owner on his or her own behalf, or
- 4 (x) referral to another broker or service provider.

"OBRE" means the Office of Banks and Real Estate.

- 6 "Office" means a real estate broker's place of business
 7 where the general public is invited to transact business and
- 7 where the general public is invited to transact business and
- 8 where records may be maintained and licenses displayed, whether
- 9 or not it is the broker's principal place of business.
- 10 "Person" means and includes individuals, entities,
- 11 corporations, limited liability companies, registered limited
- 12 liability partnerships, and partnerships, foreign or domestic,
- 13 except that when the context otherwise requires, the term may
- 14 refer to a single individual or other described entity.
- "Personal assistant" means a licensed or unlicensed person
- 16 who has been hired for the purpose of aiding or assisting a
- 17 sponsored licensee in the performance of the sponsored
- 18 licensee's job.
- "Pocket card" means the card issued by the Department OBRE
- 20 to signify that the person named on the card is currently
- 21 licensed under this Act.
- "Pre-license school" means a school licensed by the
- 23 Department OBRE offering courses in subjects related to real
- 24 estate transactions, including the subjects upon which an
- 25 applicant is examined in determining fitness to receive a
- license.

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1	"Pre-renewal period" means the period between the date of
2	issue of a currently valid license and the license's expiration
3	date.

"Proctor" means any person, including without limitation an instructor, who has a written agreement to administer examinations fairly and impartially with a licensed pre-license school or a licensed continuing education school.

"Real estate" means and includes leaseholds as well as any other interest or estate in land, whether corporeal, incorporeal, freehold, or non-freehold, including timeshare interests, and whether the real estate is situated in this State or elsewhere.

"Real Estate Administration and Disciplinary Board" or "Board" means the Real Estate Administration and Disciplinary Board created by Section 25-10 of this Act.

"Salesperson" means any individual, other than a real estate broker or leasing agent, who is employed by a real estate broker or is associated by written agreement with a real estate broker as an independent contractor and participates in any activity described in the definition of "broker" under this Section.

"Secretary" means the Secretary of Financial and Professional Regulation or a person authorized by the Secretary to act in the Secretary's stead.

"Sponsoring broker" means the broker who has issued a sponsor card to a licensed salesperson, another licensed

- 1 broker, or a leasing agent.
- "Sponsor card" means the temporary permit issued by the 2
- sponsoring real estate broker certifying that the real estate 3
- broker, real estate salesperson, or leasing agent named thereon 4
- 5 is employed by or associated by written agreement with the
- sponsoring real estate broker, as provided for in Section 5-40 6
- 7 of this Act.
- (Source: P.A. 92-217, eff. 8-2-01; 93-957, eff. 8-19-04.) 8
- 9 (225 ILCS 454/5-5)
- 10 (Section scheduled to be repealed on January 1, 2010)
- 11 Sec. 5-5. Leasing agent license.
- 12 (a) The purpose of this Section is to provide for a limited
- 1.3 scope license to enable persons who wish to engage in
- 14 activities limited to the leasing of residential real property
- 15 for which a license is required under this Act, and only those
- 16 activities, to do so by obtaining the license provided for
- under this Section. 17
- 18 (b) Notwithstanding the other provisions of this Act, there
- 19 is hereby created a leasing agent license that shall enable the
- 20 licensee to engage only in residential leasing activities for
- 21 which a license is required under this Act. Such activities
- 22 include without limitation leasing or renting residential real
- property, or attempting, offering, or negotiating to lease or 23
- 24 rent residential real property, or supervising the collection,
- 25 offer, attempt, or agreement to collect rent for the use of

- 1 residential real property. Nothing in this Section shall be
- 2 construed to require a licensed real estate broker or
- 3 salesperson to obtain a leasing agent license in order to
- 4 perform leasing activities for which a license is required
- 5 under this Act. Licensed leasing agents must be sponsored and
- 6 employed by a sponsoring broker.
- 7 (c) The Department OBRE, by rule, with the advice of the
- 8 Board, shall provide for the licensing of leasing agents,
- 9 including the issuance, renewal, and administration of
- 10 licenses.
- 11 (d) Notwithstanding any other provisions of this Act to the
- 12 contrary, a person may engage in residential leasing activities
- for which a license is required under this Act, for a period of
- 14 120 consecutive days without being licensed, so long as the
- 15 person is acting under the supervision of a licensed real
- 16 estate broker and the broker has notified the Department OBRE
- 17 that the person is pursuing licensure under this Section.
- During the 120 day period all requirements of Sections 5-10 and
- 19 5-65 of this Act with respect to education, successful
- 20 completion of an examination, and the payment of all required
- 21 fees must be satisfied. The Department OBRE may adopt rules to
- 22 ensure that the provisions of this subsection are not used in a
- 23 manner that enables an unlicensed person to repeatedly or
- 24 continually engage in activities for which a license is
- 25 required under this Act.
- 26 (Source: P.A. 91-245, eff. 12-31-99.)

- (225 ILCS 454/5-6 new) 1
- 2 (Section scheduled to be repealed on January 1, 2010)
- 3 Sec. 5-6. Social Security Number or Tax Identification
- Number on license application. In addition to any other 4
- 5 information required to be contained in the application, every
- 6 application for an original or renewal license under this Act
- 7 must include the applicant's Social Security Number or Tax
- 8 Identification Number.
- 9 (225 ILCS 454/5-7 new)
- 10 (Section scheduled to be repealed on January 1, 2010)
- 11 Sec. 5-7. Application for leasing agent license. Every
- 12 applicant for licensure as a leasing agent must apply to the
- 13 Department on forms provided by the Department and submit the
- 14 required fee, which shall be non-refundable. Application forms
- 15 shall require such information that, in the judgment of the
- Department, shall enable the Department to pass on the 16
- 17 qualifications of the applicant.
- (225 ILCS 454/5-10) 18
- 19 (Section scheduled to be repealed on January 1, 2010)
- 20 Sec. 5-10. Requirements for leasing agent licensure.
- 21 Application for leasing agent license.
- 22 (a) Every applicant for licensure as a leasing agent must
- 23 meet each of the following qualifications:

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1	(1) He or she must be at least 18 years of age.
2	(2) He or she must be of good moral character.
3	(3) He or she must have successfully completed a 4-year
4	course of study in a high school or secondary school or an
5	equivalent course of study approved by the State Board of
6	Education.
7	(4) He or she must successfully complete a written
8	examination authorized by the Department sufficient to
9	demonstrate the applicant's knowledge of the provisions of
10	this Act relating to leasing agents and the applicant's
11	competence to engage in the activities of a licensed
12	<pre>leasing agent.</pre>
13	(5) He or she must successfully complete 15 hours of
14	instruction in an approved course of study relating to the
15	leasing of residential real property. The course of study
16	shall, among other topics, cover the provisions of this Act
17	applicable to leasing agents; fair housing issues relating
18	to residential leasing; advertising and marketing issues;
19	leases, applications, and credit reports; owner tenant
20	relationships and owner tenant laws; the handling of funds;
21	and environmental issues relating to residential real
22	property.
23	(6) He or she must complete any other requirements as
24	set forth by the Department by rule.

(b) Every valid application for initial licensure must be

accompanied by a sponsor card and the fees specified by rule.

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No applicant may engage in any of the activities covered by this Act until a valid sponsor card has been issued to such applicant. The sponsor card shall be valid for a maximum period of 45 days after the date of issuance unless extended for good cause, as provided by rule.

(c) Course work that is completed successfully and pursuant to the requirements of this Section, may be applied to the course work requirements needed to obtain a real estate broker's or salesperson's license, as provided by rule. The Advisory Council may recommend through the Board to the Department and the Department may adopt requirements for approved courses, course content, and the approval of courses, instructors, and schools, as well as school and instructor fees. The Department may establish continuing education requirements for licensed leasing agents by rule Every person who desires to obtain a leasing agent license shall apply to OBRE in writing on forms provided by OBRE. In addition to any other information required to be contained in the application, every application for an original or renewed leasing agent license shall include the applicant's Social Security number. All application or license fees must accompany the application. Each applicant must be at least 18 years of age, must be good moral character, shall have successfully completed 4-year course of study in a high school or secondary school or an equivalent course of study approved by the Illinois State Board of Education, and shall successfully complete a written

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examination authorized by OBRE sufficient to demonstrate the applicant's knowledge of the provisions of this Act relating to leasing agents and the applicant's competence to engage in the activities of a licensed leasing agent. Applicants must successfully complete 15 hours of instruction in an approved course of study relating to the leasing of residential real property. The course of study shall, among other topics, cover the provisions of this Act applicable to leasing agents; housing issues relating to residential leasing; advertising and marketing issues; leases, applications, and credit reports; owner-tenant relationships and owner-tenant laws; the handling of funds; and environmental issues relating to residential real property. Successfully completed course work, completed pursuant to the requirements of this Section, may be applied to the course work requirements to obtain a real estate broker's or salesperson's license as provided by rule. The Advisory Council shall recommend through the Board to OBRE and OBRE shall adopt requirements for approved courses, content, and the approval of courses, instructors, and schools, as well as school and instructor fees. OBRE may establish continuing education requirements for licensed leasing agents, by rule, with the advice of the Advisory Council and Board. (Source: P.A. 91-245, eff. 12-31-99.)

24 (225 ILCS 454/5-15)

(Section scheduled to be repealed on January 1, 2010)

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- 1 Sec. 5-15. Necessity of broker, salesperson, or leasing 2 agent license or sponsor card; ownership restrictions.
 - (a) It is unlawful for any person, corporation, limited liability company, registered limited liability partnership, or partnership to act as a real estate broker, real estate salesperson, or leasing agent or to advertise or assume to act as such broker, salesperson, or leasing agent without a properly issued sponsor card or a license issued under this Act by the Department OBRE, either directly or through its authorized designee.
 - (b) No corporation shall be granted a license or engage in the business or capacity, either directly or indirectly, of a real estate broker, unless every officer of the corporation who actively participates in the real estate activities of the corporation holds a license as a real estate broker and unless every employee who acts as a salesperson, or leasing agent for the corporation holds a license as a real estate broker, salesperson, or leasing agent.
 - (c) No partnership shall be granted a license or engage in the business or serve in the capacity, either directly or indirectly, of a real estate broker, unless every general partner in the partnership holds a license as a real estate broker and unless every employee who acts as a salesperson or leasing agent for the partnership holds a license as a real estate broker, salesperson, or leasing agent. In the case of a registered limited liability partnership (LLP), every partner

- in the LLP must hold a license as a real estate broker and 1
- 2 every employee who acts as a salesperson or leasing agent must
- 3 hold a license as a real estate broker, salesperson, or leasing
- agent. 4
- 5 (d) No limited liability company shall be granted a license
- 6 or engage in the business or serve in the capacity, either
- 7 directly or indirectly, of a real estate broker unless every
- 8 manager in the limited liability company holds a license as a
- 9 real estate broker and unless every member and employee who
- 10 acts as a salesperson or leasing agent for the limited
- 11 liability company holds a license as a real estate broker,
- 12 salesperson, or leasing agent.
- 13 partnership, limited liability company, No
- 14 corporation shall be licensed to conduct a brokerage business
- 15 where an individual salesperson or leasing agent, or group of
- 16 salespersons or leasing agents, owns or directly or indirectly
- 17 controls more than 49% of the shares of stock or other
- ownership in the partnership, limited liability company, or 18
- 19 corporation.
- 20 (Source: P.A. 91-245, eff. 12-31-99.)
- 21 (225 ILCS 454/5-20)
- 22 (Section scheduled to be repealed on January 1, 2010)
- 23 Sec. 5-20. Exemptions from broker, salesperson, or leasing
- 24 agent license requirement. The requirement for holding a
- 25 license under this Article 5 shall not apply to:

- (1) Any person, partnership, or corporation that as owner or lessor performs any of the acts described in the definition of "broker" under Section 1-10 of this Act with reference to property owned or leased by it, or to the regular employees thereof with respect to the property so owned or leased, where such acts are performed in the regular course of or as an incident to the management, sale, or other disposition of such property and the investment therein, provided that such regular employees do not perform any of the acts described in the definition of "broker" under Section 1-10 of this Act in connection with a vocation of selling or leasing any real estate or the improvements thereon not so owned or leased.
- (2) An attorney in fact acting under a duly executed and recorded power of attorney to convey real estate from the owner or lessor or the services rendered by an attorney at law in the performance of the attorney's duty as an attorney at law.
- (3) Any person acting as receiver, trustee in bankruptcy, administrator, executor, or guardian or while acting under a court order or under the authority of a will or testamentary trust.
- (4) Any person acting as a resident manager for the owner or any employee acting as the resident manager for a broker managing an apartment building, duplex, or apartment complex, when the resident manager resides on the premises, the premises is his or her primary residence, and the resident manager is engaged in the leasing of the property of which he or she is

1 the resident manager.

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- 2 (5) Any officer or employee of a federal agency in the conduct of official duties. 3
 - (6) Any officer or employee of the State government or any political subdivision thereof performing official duties.
 - Any multiple listing service or other similar information exchange that is engaged in the collection and dissemination of information concerning real estate available for sale, purchase, lease, or exchange along with which no other brokerage services, as described in the definition of "broker" set forth in Section 1-10 of this Act, licensed activities are provided.
 - (8) Railroads and other public utilities regulated by the State of Illinois, or the officers or full time employees thereof, unless the performance of any licensed activities is in connection with the sale, purchase, lease, or other disposition of real estate or investment therein not needing the approval of the appropriate State regulatory authority.
 - (9) Any medium of advertising in the routine course of selling or publishing advertising along with which no other brokerage services, as described in the definition of "broker" set forth in Section 1-10 of this Act, licensed activities are provided.
 - (10) Any resident lessee of a residential dwelling unit who refers for compensation to the owner of the dwelling unit, or to the owner's agent, prospective lessees of dwelling units in

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the same building or complex as the resident lessee's unit, but only if the resident lessee (i) refers no more than 3 prospective lessees in any 12-month period, (ii) receives compensation of no more than \$1,000 or the equivalent of one month's rent, whichever is less, in any 12-month period, and (iii) limits his or her activities to referring prospective lessees to the owner, or the owner's agent, and does not show a residential dwelling unit to a prospective lessee, discuss terms or conditions of leasing a dwelling unit with a prospective lessee, or otherwise participate in the negotiation of the leasing of a dwelling unit.

- (11) An exchange company registered under the Real Estate Timeshare Act of 1999 and the regular employees of that registered exchange company but only when conducting an exchange program as defined in that Act.
- (12) An existing timeshare owner who, for compensation, refers prospective purchasers, but only if the existing timeshare owner (i) refers no more than 20 prospective purchasers in any calendar year, (ii) receives no more than \$1,000, or its equivalent, for referrals in any calendar year and (iii) limits his or her activities to referring prospective purchasers of timeshare interests to the developer or the developer's employees or agents, and does not show, discuss terms or conditions of purchase or otherwise participate in negotiations with regard to timeshare interests.
 - (13) Any person who is licensed without examination under

1	Section	10-25	of	the	Auction	License	Act	is	exempt	from	holding
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- 2 a broker's or salesperson's license under this Act for the
- 3 limited purpose of selling or leasing real estate at auction,
- so long as: 4

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- 5 (A) that person has made application for said 6 exemption by July 1, 2000;
 - (B) that person verifies to the Department OBRE that he or she has sold real estate at auction for a period of 5 years prior to licensure as an auctioneer;
 - (C) the person has had no lapse in his or her license as an auctioneer; and
 - (D) the license issued under the Auction License Act has not been disciplined for violation of those provisions of Article 20 of the Auction License Act dealing with or related to the sale or lease of real estate at auction.
 - (14) A hotel operator who is registered with the Illinois Department of Revenue and pays taxes under the Hotel Operators' Occupation Tax Act and rents a room or rooms in a hotel as defined in the Hotel Operators' Occupation Tax Act for a period of not more than 30 consecutive days and not more than 60 days in a calendar year.
- 23 (Source: P.A. 91-245, eff. 12-31-99; 91-585, eff. 1-1-00;
- 91-603, eff. 1-1-00; 92-16, eff. 6-28-01; 92-217, eff. 8-2-01.) 24

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l (Sec	tion scheduled	l to be re	pealed on	January 1,	2010)
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- 2 Sec. 5-26. Requirements for salesperson licensure.
- 3 (a) Every applicant for licensure as a salesperson must meet each of the following qualifications: 4
 - (1) He or she must be at least 21 years of age; however, the minimum age of 21 years may be waived for any person seeking a license as a real estate salesperson who has attained the age of 18 and can provide evidence of the successful completion of at least 4 semesters of post secondary school study as a full-time student or the equivalent, with major emphasis on real estate courses in a school approved by the Department.
 - (2) He or she must be of good moral character.
 - (3) He or she must have successfully completed a 4 year course of study in a high school or secondary school approved by the State Board of Education or an equivalent course of study, as determined by an examination conducted by the State Board of Education and verified under oath by the applicant.
 - (b) All applicants for licensure as a salesperson, except for applicants who meet the criteria set forth in subsection (c) of this Section must give satisfactory evidence of the completion, prior to May 1, 2009, of at least 45 hours and, on or after April 30, 2009, at least 90 hours of instruction in real estate courses approved by the Advisory Council.
 - (c) The requirements set forth in subsection (b) of this

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- Section do not apply to applicants who are currently admitted 1 2 to practice law by the Supreme Court of Illinois and are
- 3 currently in active standing.

distance learning.

- 4 (d) A minimum of 15 of the required hours of pre-license 5 education must be in the areas of Article 15 of this Act, disclosure and environmental issues, or any other currently 6 topical areas that are determined by the Advisory Council. In 7 addition, on or after April 30, 2009, 15 of the required hours 8 9 must be devoted to situational problems and case studies, which hours must be classroom hours, as opposed to self-study or 10
- 12 (e) Every person who makes application for original 13 licensure under this Section must personally take and pass a 14 written examination authorized by the Department.
 - (f) Every valid application for initial salesperson licensure must be accompanied by a sponsor card and the fees specified by rule. No applicant may engage in any of the activities covered by this Act until a valid sponsor card has been issued to such applicant. The sponsor card shall be valid for a maximum period of 45 days after the date of issuance, unless extended for good cause as provided by rule.
- 22 (g) Each person licensed under this Section shall display 23 his or her license conspicuously in his or her place of 24 business.

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- (Section scheduled to be repealed on January 1, 2010) 1
- 2 Sec. 5-27. Requirements for broker licensure.
 - (a) Every applicant for licensure as a broker must meet each of the following qualifications:
 - (1) He or she must be at least 21 years of age; however, the minimum age of 21 years shall be waived for any person seeking a license as a real estate salesperson who has attained the age of 18 and can provide evidence of the successful completion of at least 4 semesters of post secondary school study as a full-time student or the equivalent, with major emphasis on real estate courses in a school approved by the Department.
 - (2) He or she must be of good moral character.
 - (3) He or she must successfully complete a 4 year course of study in a high school or secondary school approved by the State Board of Education or an equivalent course of study as determined by an examination conducted by the State Board of Education and verified under oath by the applicant.
 - (b) All applicants for licensure as a broker, except for applicants who meet the criteria set forth in subsection (c) of this Section shall give satisfactory evidence of the completion, prior to May 1, 2009, of at least 120 classroom hours, 45 of which shall be those hours required to obtain a salesperson's license plus 15 hours in brokerage administration courses, and on or after April 30, 2009, at

- least 135 classroom hours, 90 of which shall be those hours 1
- 2 required to obtain a salesperson's license plus 15 hours in
- 3 brokerage administration courses, in real estate courses
- approved by the Advisory Council. 4
- 5 (c) The requirements set forth in subsection (b) of this
- 6 Section do not apply to applicants who are currently admitted
- 7 to practice law by the Supreme Court of Illinois and are
- 8 currently in active standing.
- 9 (d) Every person who makes application for original
- licensure under this Section must have been licensed and 10
- 11 engaged in licensed real estate brokerage activities in the
- 12 applicant's state of domicile for at least 2 years out of the 3
- years immediately preceding the date of application. 13
- 14 (e) Every person who makes application for original
- licensure under this Section must personally take and pass a 15
- 16 written examination authorized by the Department.
- 17 (f) Every valid application for initial broker licensure
- must be accompanied by a sponsor card and the fees specified by 18
- 19 rule. No applicant may engage in any of the activities covered
- 20 by this Act until a valid sponsor card has been issued to such
- 21 applicant. The sponsor card shall be valid for a maximum period
- 22 of 45 days after the date of issuance, unless extended for good
- 23 cause as provided by rule.
- 24 (g) Each person licensed under this Section shall display
- 25 his or her license conspicuously in his or her place of
- 26 business.

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(225 ILCS 454/5-28 new) 1

2 (Section scheduled to be repealed on January 1, 2010)

Sec. 5-28. Good moral character. When an applicant (i) has had his or her license revoked on a prior occasion or when an applicant, (ii) is found to have committed any of the practices enumerated in Section 20-20 of this Act, (iii) has been convicted of forgery, embezzlement, obtaining money under false pretenses, larceny, extortion, conspiracy to defraud, or any other similar offense or offenses, or (iv) has been convicted of a felony involving moral turpitude in any court of competent jurisdiction in this or any other state, district, or territory of the United States or of a foreign country, the Board may consider the prior revocation, conduct, or conviction in its determination of the applicant's moral character and decision of whether or not to grant the applicant a license. In its consideration of the prior revocation, conduct, or conviction, the Board shall take into account the nature of the conduct, any aggravating or extenuating circumstances, the time elapsed since the revocation, conduct, or conviction, the rehabilitation or restitution performed by the applicant, and any other factors that the Board deems relevant. When an applicant has made a false statement of material fact on his or her application, the false statement may, in itself, be sufficient grounds to revoke or refuse to issue a license.

(225 ILCS 454/5-35) 1

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- 2 (Section scheduled to be repealed on January 1, 2010)
- 3 Sec. 5-35. Examination; broker, or salesperson, and leasing agent. 4
 - (a) The Department shall authorize examinations at least annually and at such time and place as it may designate. The examination shall be of a character to give a fair test of the qualifications of the applicant to practice as a real estate salesperson, real estate broker, or leasing agent.

Applicants for examination as a real estate salesperson, real estate broker, or leasing agent shall be required to pay, either to the Department or the designated testing service, a fee covering the cost of the provision of the examination. Failure to appear for the examination on the scheduled date, at the time and place specified, after the applicant's application for examination has been received and acknowledged by the Department or the designated testing service, shall result in the forfeiture of the examination fee. The Department may employ consultants for the purposes of preparing and conducting examinations. Every person who makes application for an original license as a broker or salesperson shall personally take and pass a written examination authorized by OBRE and answer any questions that may be required to determine the good moral character of the applicant and the applicant's competency to transact the business of broker or salesperson, as the case may be, in such a manner as to safeguard the interests of

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public. In determining this competency, OBRE shall require proof that the applicant has a good understanding and the knowledge to conduct real estate brokerage and of the provisions of this Act. The examination shall be prepared by an independent testing service designated by OBRE, subject to the approval of the examinations by the Board. The designated independent testing service shall conduct the examinations at such times and places as OBRE shall approve. In addition, person who desires to take the written examination shall make application to do so to OBRE or to the designated independent testing service in writing upon forms approved by OBRE. An applicant shall be eligible to take the examination only after successfully completing the education requirements, set forth in this Article Section 5-30 of this Act, and attaining the minimum age specified in this Act. Each applicant shall be required to establish compliance with the eligibility requirements in the manner provided by the rules promulgated for the administration of this Act.

- (b) If a person who has received a passing score on the written examination described in this Section fails to file an application and meet all requirements for a license under this Act within one year after receiving a passing score on the examination, credit for the examination shall terminate. The person thereafter may make a new application for examination.
- (c) If an applicant has failed an examination 3 times, the applicant must repeat the pre-license education required to sit

- for the examination. For the purposes of this Section, the 1
- 2 fourth attempt shall be the same as the first. Approved
- education, as prescribed by this Act for licensure as a 3
- salesperson or broker, shall be valid for 3 years after the 4
- 5 date of satisfactory completion of the education.
- (Source: P.A. 91-245, eff. 12-31-99.) 6
- 7 (225 ILCS 454/5-40)
- 8 (Section scheduled to be repealed on January 1, 2010)
- 9 Sec. 5-40. Sponsor card; termination indicated by license
- endorsement; association with new broker. 10
- 11 (a) The sponsoring broker shall prepare upon forms provided
- 12 by the Department OBRE and deliver to each licensee employed by
- or associated with the sponsoring broker a sponsor card 1.3
- 14 certifying that the person whose name appears thereon is in
- 15 fact employed by or associated with the sponsoring broker. The
- 16 sponsoring broker shall send, by certified mail, return receipt
- requested, or other delivery service requiring a signature upon 17
- 18 delivery, a duplicate of each sponsor card, along with a valid
- 19 license or other authorization as provided by rule and the
- 20 appropriate fee, to the Department OBRE within 24 hours of
- 21 issuance of the sponsor card. It is a violation of this Act for
- 22 any broker to issue a sponsor card to any licensee or applicant
- unless the licensee or applicant presents in hand a valid 23
- 24 license or other authorization as provided by rule.
- 25 (b) When a licensee terminates his or her employment or

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association with a sponsoring broker or the employment is terminated by the sponsoring broker, the licensee shall obtain from the sponsoring broker his or her license endorsed by the sponsoring broker indicating the termination. The sponsoring broker shall surrender to the Department OBRE a copy of the license of the licensee within 2 days of the termination or shall notify the Department OBRE in writing of the termination and explain why a copy of the license is not surrendered. Failure of the sponsoring broker to surrender the license shall subject the sponsoring broker to discipline under Section 20-20 of this Act. The license of any licensee whose association with a sponsoring broker is terminated shall automatically become inoperative immediately upon the termination unless licensee accepts employment or becomes associated with a new sponsoring broker pursuant to subsection (c) of this Section.

(c) When a licensee accepts employment or association with a new sponsoring broker, the new sponsoring broker shall send, by certified mail, return receipt requested, or other delivery service requiring a signature upon delivery, to the Department OBRE a duplicate sponsor card, along with the licensee's endorsed license or an affidavit of the licensee of why the endorsed license is not surrendered, and shall pay the appropriate fee prescribed by rule to cover administrative expenses attendant to the changes in the registration of the licensee.

(Source: P.A. 91-245, eff. 12-31-99.)

(225 ILCS 454/5-41 new) 1

Sec. 5-41. Change of address. A licensee shall, whenever 2 3 requested, exhibit his or her license to any representative of 4 the Department and shall notify the Department of the address 5 or addresses and of every change of address where the licensee 6 practices as a real estate broker, real estate salesperson, or 7 leasing agent.

- 8 (225 ILCS 454/5-45)
- 9 (Section scheduled to be repealed on January 1, 2010)
- 10 Sec. 5-45. Offices.

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- 11 (a) If a sponsoring broker maintains more than one office 12 within the State, the sponsoring broker shall apply for a 13 branch office license for each office other than the sponsoring 14 broker's principal place of business. The branch office license 15 shall be displayed conspicuously in each branch office. The 16 name of each branch office shall be the same as that of the sponsoring broker's principal office or 17 shall delineate the branch office's relationship with the principal 18 19 office.
 - (b) The sponsoring broker shall name a managing broker for each branch office and the sponsoring broker shall responsible for supervising all managing brokers. sponsoring broker shall notify the Department OBRE in writing of the name of all managing brokers of the sponsoring broker.

- Any changes in managing brokers shall be reported to the 1
- 2 Department OBRE in writing within 15 days of the change.
- 3 Failure to do so shall subject the sponsoring broker to
- discipline under Section 20-20 of this Act. 4
- (c) The sponsoring broker shall immediately notify the 5
- Department OBRE in writing of any opening, closing, or change 6
- 7 in location of any principal or branch office.
- 8 (d) Except as provided in this Section, each sponsoring
- 9 broker shall maintain a definite office, or place of business
- 10 within this State for the transaction of real estate business,
- 11 shall conspicuously display an identification sign on the
- 12 outside of his or her office of adequate size and visibility,
- and shall conspicuously display his or her license in his or 13
- 14 her office or place of business and also the licenses of all
- 15 persons associated with or employed by the sponsoring broker
- 16 who primarily work at that location. The office or place of
- 17 business shall not be located in any retail or financial
- business establishment unless it is separated from the other 18
- 19 business by a separate and distinct area within
- 20 establishment. A broker who is licensed in this State by
- examination or pursuant to the provisions of Section 5-60 of 21
- 22 this Act shall not be required to maintain a definite office or
- 23 place of business in this State provided all of the following
- 24 conditions are met:
- 25 (1) the broker maintains an active broker's license in
- 26 the broker's state of domicile;

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- (2) the broker maintains an office in the broker's state of domicile; and
- (3) the broker has filed with the Department OBRE written statements appointing the Commissioner to act as the broker's agent upon whom all judicial and other process or legal notices directed to the licensee may be served and agreeing to abide by all of the provisions of this Act with respect to his or her real estate activities within the State of Illinois and submitting to the jurisdiction of the Department OBRE.

The statements under subdivision (3) of this Section shall be in form and substance the same as those statements required under Section 5-60 of this Act and shall operate to the same extent.

(e) Upon the loss of a managing broker who is not replaced by the sponsoring broker or in the event of the death or adjudicated disability of the sole proprietor of an office, a written request for authorization allowing the continued operation of the office may be submitted to the Department OBRE within 15 days of the loss. The Department OBRE may issue a written authorization allowing the continued operation, provided that a licensed broker, or in the case of the death or disability of a adjudicated sole proprietor, representative of the estate, assumes responsibility, writing, for the operation of the office and agrees to personally supervise the operation of the office. No such

- written authorization shall be valid for more than 60 days 1
- 2 unless extended by the Department OBRE for good cause shown and
- upon written request by the broker or representative. 3
- (Source: P.A. 91-245, eff. 12-31-99.) 4
- 5 (225 ILCS 454/5-50)
- 6 (Section scheduled to be repealed on January 1, 2010)
- 7 Sec. 5-50. Expiration date and renewal period of broker,
- 8 salesperson, or leasing agent license; sponsoring broker;
- 9 register of licensees; pocket card.
- 10 (a) The expiration date and renewal period for each license
- 11 issued under this Act shall be set by rule. Except as otherwise
- 12 provided in Section 5-55 of this Act, the holder of a license
- may renew the license within 90 days preceding the expiration 1.3
- 14 date thereof by paying the fees specified by rule. Notice of
- 15 renewal for all sponsored licensees shall be sent to the
- 16 sponsoring broker at the sponsoring broker's address of record.
- Upon written request from the sponsoring broker, the Department 17
- 18 OBRE shall prepare and mail to the sponsoring broker a listing
- of licensees under this Act who, according to the records of 19
- 20 the Department OBRE, are sponsored by that broker. Every
- 21 licensee associated with or employed by a broker whose license
- 22 revoked, suspended, terminated, or expired
- considered as inoperative until such time as the sponsoring 23
- 24 broker's license is reinstated or renewed, or the licensee
- changes employment as set forth in subsection (c) of Section 25

5-40 of this Act.

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- (b) The Department OBRE shall establish and maintain a register of all persons currently licensed by the State and shall issue and prescribe a form of pocket card. Upon payment by a licensee of the appropriate fee as prescribed by rule for engagement in the activity for which the licensee is qualified and holds a license for the current period, the Department OBRE shall issue a pocket card to the licensee. The pocket card shall be verification that the required fee for the current period has been paid and shall indicate that the person named thereon is licensed for the current renewal period as a broker, salesperson, or leasing agent as the case may be. The pocket card shall further indicate that the person named thereon is authorized by the Department OBRE to engage in the licensed activity appropriate for his or her status salesperson, or leasing agent). Each licensee shall carry on his or her person his or her pocket card or, if such pocket card has not yet been issued, a properly issued sponsor card when engaging in any licensed activity and shall display the same on demand.
- (c) Any person licensed as a broker shall be entitled at any renewal date to change his or her license status from broker to salesperson upon forms provided by the Department.
- (d) Any broker or salesperson whose license under this Act has expired shall be eligible to renew the license for a period of 2 years following the expiration date, provided the broker

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1	or salesperson pays the fees as prescribed by rule and complete
2	continuing education and other requirements provided for under
3	the Act or by rule. A broker or salesperson whose license has
4	been expired for more than 2 years shall be required to meet
5	the requirements for a new license.
6	(e) Notwithstanding any other provisions of this Act to the
7	contrary, any broker or salesperson whose license under this
8	Act has expired is eligible to renew the license without paying
9	any lapsed renewal fees or reinstatement fee, provided that the
10	license expired while the broker or salesperson was:
11	(1) on active duty with the United States Army, United
12	States Navy, United States Marine Corps, United States Air
13	Force, United States Coast Guard, or the State Militia
14	called into the service or training of the United States;
15	(2) engaged in training or education under the
16	supervision of the United States prior to induction into
17	military service; or
18	(3) serving as the Director of Real Estate in the State
19	of Illinois or as an employee of the Department.
20	A broker, salesperson, or leasing agent shall be eligible
21	to renew a license under the provisions of this Section for a
22	period of 2 years following the termination of the service,
23	education, or training, provided that the termination was by
24	other than dishonorable discharge and provided that the

licensee furnishes the Department an affidavit specifying that

the broker or salesperson has been so engaged and that the

- service, education, or training has been so terminated. 1
- (Source: P.A. 93-957, eff. 8-19-04.) 2
- 3 (225 ILCS 454/5-60)
- 4 (Section scheduled to be repealed on January 1, 2010)
- 5 Sec. 5-60. Broker licensed in another state; nonresident
- 6 salesperson; reciprocal agreements; agent for service of
- 7 process.
- 8 (a) A broker's license may be issued by the Department OBRE
- 9 to a broker licensed under the laws of another state of the
- 10 United States, under the following conditions:
- 11 (1) the broker holds a broker's license in his or her
- 12 state of domicile;
- (2) the standards for that state for licensing as a 1.3
- 14 broker are substantially equivalent to or greater than the
- 15 minimum standards in the State of Illinois;
- 16 (3) the broker has been actively practicing as a broker
- in the broker's state of domicile for a period of not less 17
- 18 than 2 years, immediately prior to the date of application;
- (4) the broker furnishes the Department OBRE with a 19
- statement under seal of the proper licensing authority of 20
- 21 the state in which the broker is licensed showing that the
- 22 broker has an active broker's license, that the broker is
- 23 in good standing, and that no complaints are pending
- 24 against the broker in that state;
- (5) the broker completes a course of education and 25

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- (6) The Department OBRE has a reciprocal agreement with that state that includes the provisions of this Section.
- (b) A nonresident salesperson employed by or associated with a nonresident broker holding a broker's license in this State pursuant to this Section may, in the discretion of the Department OBRE, be issued a nonresident salesperson's license under the nonresident broker provided all of the following conditions are met:
 - (1) the salesperson maintains an active license in the state in which he or she is domiciled;
 - (2) the salesperson is domiciled in the same state as the broker with whom he or she is associated;
 - (3) the salesperson completes a course of education and passes a test on Illinois specific real estate brokerage laws; and
- (4) The Department OBRE has a reciprocal agreement with that state that includes the provisions of this Section.

The nonresident broker with whom the salesperson is associated shall comply with the provisions of this Act and issue the salesperson a sponsor card upon the form provided by the Department OBRE.

(c) As a condition precedent to the issuance of a license a nonresident broker or salesperson, the broker salesperson shall agree in writing to abide by all the

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provisions of this Act with respect to his or her real estate 1 2 activities within the State of Illinois and submit to the jurisdiction of the Department OBRE as provided in this Act. 3 The agreement shall be filed with the Department OBRE and shall 4 5 remain in force for so long as the nonresident broker or 6 salesperson is licensed by this State and thereafter with 7 respect to acts or omissions committed while licensed as a

broker or salesperson in this State.

- Prior to the issuance of any license (d) to any nonresident, verification of active licensure issued for the conduct of such business in any other state must be filed with the Department OBRE by the nonresident, and the same fees must be paid as provided in this Act for the obtaining of a broker's or salesperson's license in this State.
- Licenses previously granted under reciprocal agreements with other states shall remain in force so long as the Department OBRE has a reciprocal agreement with the state that includes the requirements of this Section, unless that license is suspended, revoked, or terminated by the Department OBRE for any reason provided for suspension, revocation, or termination of a resident licensee's license. Licenses granted under reciprocal agreements may be renewed in the same manner as a resident's license.
- (f) Prior to the issuance of a license to a nonresident broker or salesperson, the broker or salesperson shall file with the Department OBRE a designation in writing that appoints

the Commissioner to act as his or her agent upon whom all 1 2 judicial and other process or legal notices directed to the 3 broker or salesperson may be served. Service upon the agent so designated shall be equivalent to personal service upon the 5 licensee. Copies of the appointment, certified Commissioner, shall be deemed sufficient evidence thereof and 6 7 shall be admitted in evidence with the same force and effect as 8 the original thereof might be admitted. In the written 9 designation, the broker or salesperson shall agree that any 10 lawful process against the licensee that is served upon the 11 agent shall be of the same legal force and validity as if 12 served upon the licensee and that the authority shall continue 13 in force so long as any liability remains outstanding in this 14 State. Upon the receipt of any process or notice, 15 Commissioner shall forthwith mail a copy of the same by 16 certified mail to the last known business address of the 17 licensee.

- (g) Any person holding a valid license under this Section shall be eligible to obtain а resident broker's salesperson's license without examination should that person change their state of domicile to Illinois and that person otherwise meets the qualifications or licensure under this Act.
- 23 (Source: P.A. 91-245, eff. 12-31-99; 91-702, eff. 5-12-00.)
- 24 (225 ILCS 454/5-65)

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25 (Section scheduled to be repealed on January 1, 2010)

- Sec. 5-65. Fees. The Department OBRE shall provide by rule 1 2 for fees to be paid by applicants and licensees to cover the reasonable costs of the Department OBRE in administering and 3 enforcing the provisions of this Act. The Department OBRE may 4 5 also provide by rule for general fees to cover the reasonable 6 expenses of carrying out other functions and responsibilities 7 under this Act.
- (Source: P.A. 91-245, eff. 12-31-99.) 8
- 9 (225 ILCS 454/5-70)
- 10 (Section scheduled to be repealed on January 1, 2010)
- 11 Sec. 5-70. Continuing education requirement; broker or 12 salesperson.
- 1.3 (a) The requirements of this Section apply to all 14 licensees.
- 15 (b) Except as otherwise provided in this Section, each 16 person who applies for renewal of his or her license as a real estate broker or real estate salesperson must successfully 17 18 complete 30 hours of real estate continuing education courses 19 approved by the Advisory Council either during the renewal 20 period from May 1, 2009 through April 30, 2011, or during the 21 first renewal period during which they are required to take 22 continuing education and for each successive renewal period at the rate of 6 hours per year or its equivalent. In addition, 23 24 beginning with the pre-renewal period for broker licensees that 25 begins after the effective date of this amendatory Act of

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93rd General Assembly, to renew a real estate broker's license, Except as otherwise provided in this Section, each person who applies for renewal of his or her license as a real estate broker must successfully complete real estate continuing education courses approved by the Advisory Council at the rate of 6 hours per year or its equivalent and, in addition, the licensee must successfully complete a 6-hour broker management continuing education course approved by the Department OBRE. Successful completion of the course shall include achieving a passing score as provided by rule on a test developed and administered in accordance with rules adopted by the Department OBRE. Beginning on the first day of the pre-renewal period for broker licensees that begins after the effective date of this amendatory Act of the 93rd General Assembly, the 6-hour broker management continuing education course must be completed by all persons receiving their initial broker's license within 180 days after the date of initial licensure as a broker. No license may be renewed except upon the successful completion of the required courses or their equivalent or upon a waiver of those requirements for good cause shown as determined by the Commissioner with the recommendation of the Advisory Council. The requirements of this Article are applicable to all brokers and salespersons except those brokers and salespersons who, during the pre-renewal period:

- (1) serve in the armed services of the United States;
- (2) serve as an elected State or federal official;

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- 1 (3) serve as a full-time employee of <u>the Department</u>
 2 OBRE; or
 - (4) are admitted to practice law pursuant to Illinois Supreme Court rule.
 - (c) A person who is issued an initial license as a real estate salesperson less than <u>90 days</u> one year prior to the expiration date of that license shall not be required to complete continuing education as a condition of license renewal. A person who is issued an initial license as a real estate broker less than 90 days one year prior to the expiration date of that license and who has not been licensed as a real estate salesperson during the pre-renewal period shall not be required to complete the broker management continuing education as a condition of license renewal. The changes to this subsection made by this amendatory Act of the 95th General Assembly apply on and after May 1, 2009. A person receiving an initial license as a real estate broker during the 90 days before the broker renewal date shall not be required to complete the broker management continuing education course provided for in subsection (b) of this Section as a condition of initial license renewal.
 - (d) The continuing education requirement for salespersons and brokers shall consist of a core curriculum and an elective curriculum, to be established by the Advisory Council. In meeting the continuing education requirements of this Act, at least 3 hours per year or their equivalent shall be required to

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be completed in the core curriculum. In establishing the core curriculum, the Advisory Council shall consider subjects that will educate licensees on recent changes in applicable laws and new laws and refresh the licensee on areas of the license law and the Department OBRE policy that the Advisory Council deems appropriate, and any other areas that the Advisory Council deems timely and applicable in order to prevent violations of this Act and to protect the public. In establishing the elective curriculum, the Advisory Council shall consider subjects that cover the various aspects of the practice of real estate that are covered under the scope of this Act. However, the elective curriculum shall not include any offerings referred to in Section 5-85 of this Act.

- The subject areas of continuing education courses approved by the Advisory Council may include without limitation the following:
- (1) license law and escrow;
- (2) antitrust; 18
- 19 (3) fair housing;
- 20 (4) agency;
- 21 (5) appraisal;
- 22 (6) property management;
- 23 (7) residential brokerage;
- 24 (8) farm property management;
- 25 (9) rights and duties of sellers, buyers, and brokers;
- 26 (10) commercial brokerage and leasing; and

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- (11) real estate financing. 1
 - In lieu of credit for those courses (f) listed in subsection (e) of this Section, credit may be earned for serving as a licensed instructor in an approved course of continuing education. The amount of credit earned for teaching a course shall be the amount of continuing education credit for which the course is approved for licensees taking the course.
 - (q) Credit hours may be earned for self-study programs approved by the Advisory Council.
 - (h) A broker or salesperson may earn credit for a specific continuing education course only once during the prerenewal period.
 - (i) No more than 6 hours of continuing education credit may be earned in one calendar day.
 - (j) To promote the offering of a uniform and consistent course content, the Department OBRE may provide for the development of a single broker management course to be offered by all continuing education providers who choose to offer the broker management continuing education course. The Department OBRE may contract for the development of the 6-hour broker management continuing education course with an outside vendor and, if the course is developed in this manner, the Department OBRE shall license the use of that course to all approved continuing education providers who wish to provide the course.
 - (k) Continuing education credit hours may not be earned for completion of pre-license courses.

- (Source: P.A. 93-957, eff. 8-19-04.) 1
- (225 ILCS 454/5-80) 2
- 3 (Section scheduled to be repealed on January 1, 2010)
- 4 5-80. Evidence of compliance with continuing
- 5 education requirements.
- 6 (a) Each renewal applicant shall certify, on his or her
- renewal application, full compliance with continuing education 7
- 8 requirements set forth in Section 5-70. The continuing
- 9 education school shall retain and submit to the Department OBRE
- 10 after the completion of each course evidence of those
- 11 successfully completing the course as provided by rule.
- 12 (b) The Department OBRE may require additional evidence
- 13 demonstrating compliance with the continuing education
- 14 requirements. The renewal applicant shall retain and produce
- 15 the evidence of compliance upon request of the Department OBRE.
- 16 (Source: P.A. 91-245, eff. 12-31-99.)
- 17 (225 ILCS 454/5-85)
- 18 (Section scheduled to be repealed on January 1, 2010)
- 5-85. Offerings not meeting continuing education 19
- 20 requirements. The following offerings do not meet the
- 21 continuing education requirements:
- 22 (1)Examination preparation offerings, except
- 23 provided in Section 5-70 of this Act.
- 24 (2) Offerings in mechanical office and business skills

- 1 such as typing, speed reading, memory improvement, 2 advertising, or psychology of sales.
- 3 Sales promotion or other meetings held (3) conjunction with the general business of the attendee or 4 5 his or her employer.
- (4) Meetings that are a normal part of in-house staff 6 7 or employee training.
- 8 The offerings listed in this Section do not limit the 9 Advisory Council's authority to disapprove any course that
- 10 fails to meet the standards of this Article 5 or rules adopted
- 11 by the Department OBRE.
- 12 (Source: P.A. 91-245, eff. 12-31-99.)
- 1.3 (225 ILCS 454/15-65)
- 14 (Section scheduled to be repealed on January 1, 2010)
- 15 Sec. 15-65. Regulatory enforcement. Nothing contained in
- 16 this Article limits the Department OBRE in its regulation of
- licensees under other Articles of this Act and the substantive 17
- 18 rules adopted by the Department OBRE. The Department OBRE, with
- 19 the advice of the Board, is authorized to promulgate any rules
- 20 that may be necessary for the implementation and enforcement of
- 21 this Article 15.
- 22 (Source: P.A. 91-245, eff. 12-31-99.)
- 23 (225 ILCS 454/20-5)
- 24 (Section scheduled to be repealed on January 1, 2010)

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Sec. 20-5. Index of decisions. The Department OBRE shall maintain an index of formal decisions regarding the issuance, refusal to issue, renewal, refusal to renew, revocation, and suspension of licenses and probationary or other disciplinary action taken under this Act on or after December 31, 1999. The decisions shall be indexed according to the Sections of statutes and the administrative rules, if any, that are the basis for the decision. The index shall be available to the public during regular business hours.

- 10 (Source: P.A. 91-245, eff. 12-31-99.)
- 11 (225 ILCS 454/20-10)
- 12 (Section scheduled to be repealed on January 1, 2010)
- 1.3 Sec. 20-10. Unlicensed practice; civil penalty.
 - (a) Any person who practices, offers to practice, attempts to practice, or holds oneself out to practice as a real estate broker, real estate salesperson, or leasing agent without being licensed under this Act shall, in addition to any other penalty provided by law, pay a civil penalty fine to the Department OBRE in an amount not to exceed \$25,000 for each offense as determined by the Department OBRE. The civil penalty fine shall be assessed by the Department OBRE after a hearing is held in accordance with the provisions set forth in this Act regarding the provision of a hearing for the discipline of a license.
 - (b) The Department OBRE has the authority and power to investigate any and all unlicensed activity.

- (c) The civil penalty fine shall be paid within 60 days 1 2 after the effective date of the order imposing the civil penalty fine. The order shall constitute a judgement and may be 3
- 4 filed and execution had thereon in the same manner from any
- 5 court of record.

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- (Source: P.A. 91-245, eff. 12-31-99.) 6
- 7 (225 ILCS 454/20-20)
- 8 (Section scheduled to be repealed on January 1, 2010)
- 9 Sec. 20-20. Disciplinary actions; causes.
- 10 (a) The Department OBRE may refuse to issue or renew a 11 license, may place on probation, suspend, or revoke any 12 license, or may censure, reprimand, or take any other disciplinary or non-disciplinary action as the Department may 1.3 14 deem proper otherwise discipline or impose a civil fine not to 15 exceed \$25,000 upon any licensee license issued under this Act 16 or against a licensee in handling his or her own property, whether held by deed, option, or otherwise, hereunder for any 17

one or any combination of the following causes:

- (1) Fraud or misrepresentation in applying for, or procuring, a license under this Act or in connection with applying for renewal of a license under this Act. (a) When the applicant or licensee has, by false or fraudulent representation, obtained or sought to obtain a license.
- (2) The conviction of, plea of guilty or plea of nolo contendere to a felony; or a misdemeanor, (b) When the

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applicant or licensee has been convicted of any crime, an essential element of which is dishonesty or fraud or larceny, embezzlement, or obtaining money, property, or credit by false pretenses or by means of a confidence game, in has been convicted in this or another state of a crime that is a felony under the laws of this State, or any other jurisdiction has been convicted of a felony in a federal court.

- (3) Mental illness or disability which results in the inability to practice under this Act with reasonable skill, judgment, or safety. (e) When the applicant or licensee has been adjudged to be a person under legal disability or subject to involuntary admission or to meet for judicial admission as provided in the Mental Health and Developmental Disabilities Code.
- (4) Practice under this Act (d) When the licensee performs or attempts to perform any act as a broker or salesperson in a retail sales establishment from an office, desk, or space that is not separated from the main retail business by a separate and distinct area within the establishment.
- (5) Disciplinary action of another state jurisdiction against the license or other authorization to practice as a broker, salesperson, or leasing agent (e) Discipline of a licensee by another state, the District of Columbia, a territory, a foreign nation, a governmental

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agency, or any other entity authorized to impose discipline if at least one of the grounds for that discipline is the same as or the equivalent of one of the grounds for discipline set forth in this Act. A certified copy of the record of the action by the other state or jurisdiction shall be prima facie evidence thereof., in which case the only issue will be whether one of the grounds for discipline is the same or equivalent to one of the grounds for discipline under this Act.

- (6) Engaging (f) When the applicant or licensee has engaged in the practice of real estate activity without a license or after the licensee's license was expired or while the license was inoperative.
- (7) Cheating or attempting to subvert (g) When the applicant or licensee attempts to subvert or cheat on the Real Estate License Exam or continuing education exam.
- (8) Aiding and abetting or aids and abets an applicant to subvert or cheat on the Real Estate License Exam or continuing education exam administered pursuant to this Act. (h) When the licensee in performing, attempting to perform, or pretending to perform any act as a broker, salesperson, or leasing agent or when the licensee in handling his or her own property, whether held by deed, option, or otherwise, is found guilty of:
- (9) (1) Making any substantial misrepresentation or untruthful advertising.

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<u>(10)</u>	(2)	Making	any	false	promises	of	а	character
likely to	infl	uence,	persua	ade, or	induce.			

- (11) (3) Pursuing a continued and flagrant course of misrepresentation or the making of false promises through licensees, employees, agents, advertising, or otherwise.
- (12) Misleading (4) Any misleading or untruthful advertising, or using any trade name or insignia of membership in any real estate organization of which the licensee is not a member.
- (13) (5) Acting for more than one party in transaction without providing written notice to all parties for whom the licensee acts.
- (14) (6) Representing or attempting to represent a broker other than the sponsoring broker.
- (15) Failure to account for or to remit any moneys or documents coming into his or her possession that belong to others.
- (16) $\frac{(8)}{(8)}$ Failure to maintain and deposit in a special account, separate and apart from personal and other business accounts, all escrow moneys belonging to others entrusted to a licensee while acting as a real estate broker, escrow agent, or temporary custodian of the funds of others or failure to maintain all escrow moneys on in the account until the transactions consummated or terminated, except to the extent that the moneys, or any part thereof, shall be disbursed prior to

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the consummation or termination in accordance with (i) the written direction of the principals to the transaction or their duly authorized agents, (ii) directions providing for the release, payment, or distribution of escrow moneys contained in any written contract signed by the principals to the transaction or their duly authorized agents, or (iii) pursuant to an order of a court of competent jurisdiction. The account shall be noninterest bearing, unless the character of the deposit is such that payment of interest thereon is otherwise required by law or unless the principals to the transaction specifically require, in writing, that the deposit be placed in an interest bearing account.

- (17) Failure to make available to the real estate enforcement personnel of the Department OBRE during normal business hours all escrow records and related documents maintained in connection with the practice of real estate within 24 hours of a request for those documents by Department OBRE personnel.
- (18) (10) Failing to furnish copies upon request of all documents relating to a real estate transaction to all parties executing them.
- (19) (11) Failure of a sponsoring broker to timely provide information, sponsor cards, or termination of licenses to the Department OBRE.
 - (20) (12) Engaging in dishonorable, unethical, or

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- unprofessional conduct of a character likely to deceive, defraud, or harm the public.
 - (21) (13) Commingling the money or property of others with his or her own money or property.
 - (22) $\frac{(14)}{(22)}$ Employing any person on a purely temporary or single deal basis as a means of evading the law regarding payment of commission to nonlicensees on some contemplated transactions.
 - (23) $\frac{(15)}{(23)}$ Permitting the use of his or her license as a broker to enable a salesperson or unlicensed person to operate real estate business without actual participation therein and control thereof by the broker.
 - (24) (16) Any other conduct, whether of the same or a different character from that specified in this Section, that constitutes dishonest dealing.
 - (25) (17) Displaying a "for rent" or "for sale" sign on any property without the written consent of an owner or his or her duly authorized agent or advertising by any means that any property is for sale or for rent without the written consent of the owner or his or her authorized agent.
 - (26) Failure (18) Failing to provide information requested by the Department OBRE, within 30 days of the request, either as the result of a formal or informal complaint to the Department OBRE or as a result of a random audit conducted by the Department OBRE, which would

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- indicate a violation of this Act.
 - (27)(19) Advertising by means of blind advertisement, except as otherwise permitted in Section 10-30 of this Act.
 - (28) (20) Offering guaranteed sales plans, as defined in clause (A) of this subdivision (28) (20), except to the extent hereinafter set forth:
 - (A) A "guaranteed sales plan" is any real estate purchase or sales plan whereby a licensee enters into a conditional or unconditional written contract with a seller by the terms of which a licensee agrees to purchase a property of the seller within a specified period of time at a specific price in the event the property is not sold in accordance with the terms of a listing contract between the sponsoring broker and the seller or on other terms acceptable to the seller.
 - (B) A licensee offering a guaranteed sales plan shall provide the details and conditions of the plan in writing to the party to whom the plan is offered.
 - (C) A licensee offering a guaranteed sales plan shall provide to the party to whom the plan is offered evidence of sufficient financial resources to satisfy the commitment to purchase undertaken by the broker in the plan.
 - (D) Any licensee offering a guaranteed sales plan shall undertake to market the property of the seller

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subject to the plan in the same manner in which the broker would market any other property, unless the agreement with the seller provides otherwise.

- (E) Any licensee who fails to perform on a quaranteed sales plan in strict accordance with its terms shall be subject to all the penalties provided in this Act for violations thereof and, in addition, shall be subject to a civil fine payable to the party injured by the default in an amount of up to \$25,000.
- (29) $\frac{(21)}{(21)}$ Influencing or attempting to influence, by any words or acts, a prospective seller, purchaser, occupant, landlord, or tenant of real estate, in connection with viewing, buying, or leasing real estate, so as to promote or tend to promote the continuance or maintenance of racially and religiously segregated housing or so as to retard, obstruct, or discourage racially integrated housing on or in any street, block, neighborhood, or community.
- (30) $\frac{(22)}{(22)}$ Engaging in any act that constitutes a violation of any provision of Article 3 of the Illinois Human Rights Act, whether or not a complaint has been filed with or adjudicated by the Human Rights Commission.
- (31) $\frac{(23)}{(23)}$ Inducing any party to a contract of sale or lease or brokerage agreement to break the contract of sale or lease or brokerage agreement for the purpose of substituting, in lieu thereof, a new contract for sale or

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lease or brokerage agreement with a third party.

- (32) (24) Negotiating a sale, exchange, or lease of real estate directly with any person if the licensee knows that the person has a written exclusive brokerage agreement with another broker, unless specifically authorized by that broker.
- (33) (25) When a licensee is also an attorney, acting as the attorney for either the buyer or the seller in the same transaction in which the licensee is acting or has acted as a broker or salesperson.
- (34) (26) Advertising or offering merchandise or services as free if any conditions or obligations necessary for receiving the merchandise or services are not disclosed in the same advertisement or offer. These conditions or obligations include without limitation the requirement that the recipient attend a promotional activity or visit a real estate site. As used in this subdivision (26), "free" includes terms such as "award", "prize", "no charge", "free of charge", "without charge", and similar words or phrases that reasonably lead a person to believe that he or she may receive or has been selected to receive something of value, without any conditions or obligations on the part of the recipient.
- (35) (27) Disregarding or violating any provision of the Land Sales Registration Act of 1989, the Illinois Real Estate Time-Share Act, or the published rules promulgated

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1 by the Department OBRE to enforce those Ac
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- (36) $\frac{(28)}{(28)}$ Violating the terms of a disciplinary order issued by the Department OBRE.
- (37) (29) Paying compensation in violation of Article 10 of this Act.
- (38) (30) Requiring a party to a transaction who is not a client of the licensee to allow the licensee to retain a portion of the escrow moneys for payment of the licensee's commission or expenses as a condition for release of the escrow moneys to that party.
- (39) $\overline{(31)}$ Disregarding or violating any provision of this Act or the published rules promulgated by the Department OBRE to enforce this Act or aiding or abetting any individual, partnership, registered limited liability partnership, limited liability company, or corporation in disregarding any provision of this Act or the published rules promulgated by the Department OBRE to enforce this Act.
- (40) $\frac{(32)}{}$ Failing to provide the minimum services required by Section 15-75 of this Act when acting under an exclusive brokerage agreement.
- (41) Habitual or excessive use of or addiction to alcohol, narcotics, stimulants, or any other chemical agent or drug that results in a real estate broker's, real estate salesperson's, or leasing agent's inability to practice with reasonable skill or safety.

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(b) In enforcing this Section, the Department or Board, upon a showing of a possible violation, may compel a licensee or an applicant for licensure under this Act to submit to a mental or physical examination, or both, as required by and at the expense of the Department. The Department or Board may order the examining physician to present testimony concerning the mental or physical examination of the licensee or applicant. No information shall be excluded by reason of any common law or statutory privilege relating to communications between the licensee or applicant and the examining physician. The examining physician shall be specifically designated by the Board or Department. The individual to be examined may have, at his or her own expense, another physician of his or her choice present during all aspects of this examination. Failure of an individual to submit to a mental or physical examination when directed shall be grounds for suspension of his or her license until the individual submits to the examination if the Department finds, after notice and hearing, that the refusal to submit to the examination was without reasonable cause. If the Department or Board finds an individual unable to

practice because of the reasons set forth in this subsection (b), the Department or Board may require that individual to submit to care, counseling, or treatment by physicians approved or designated by the Department or Board as a condition, term, or restriction for continued, reinstated, or renewed licensure to practice; or, in lieu of care, counseling, or treatment, the

Department may file, or the Board may recommend to the 1 2 Department to file, a complaint to immediately suspend, revoke, 3 or otherwise discipline the license of the individual. An individual whose license was granted, continued, reinstated, 4 renewed, disciplined, or supervised subject to such terms, 5 conditions, or restrictions, and who fails to comply with such 6 7 terms, conditions, or restrictions, shall be referred to the 8 Secretary for a determination as to whether the individual 9 shall have his or her license suspended immediately, pending a 10 hearing by the Department. 11 In instances in which the Secretary immediately suspends a 12 person's license under this subsection (b), a hearing on that person's license must be convened by the Department within 30 13 14 days after the suspension and completed without appreciable 15 delay. The Department and Board shall have the authority to 16 review the subject individual's record of treatment and 17 counseling regarding the impairment to the extent permitted by applicable federal statutes and regulations safeguarding the 18 19 confidentiality of medical records. 20 An individual licensed under this Act and affected under this subsection (b) shall be afforded an opportunity to 21 22

demonstrate to the Department or Board that he or she can resume practice in compliance with acceptable and prevailing standards under the provisions of his or her license.

(Source: P.A. 93-957, eff. 8-19-04.)

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- (225 ILCS 454/20-21 new) 1
- 2 (Section scheduled to be repealed on January 1, 2010)
- 3 Sec. 20-21. Injunctions; criminal offenses; cease and
- desist order. 4

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- 5 (a) If any person violates the provisions of this Act, the Secretary may, in the name of the people of the State of 6 7 Illinois and through the Attorney General or the State's 8 Attorney for any county in which the action is brought, 9 petition for an order enjoining the violation or enforcing compliance with this Act. Upon the filing of a verified 10 petition in court, the court may issue a temporary restraining 11 12 order, without notice or condition, and may preliminarily and permanently enjoin the violation. If it is established that the 13 14 person has violated or is violating the injunction, the court may punish the offender for contempt of court. Proceedings 15 16 under this Section shall be in addition to, and not in lieu of, 17 all other remedies and penalties provided by law.
- (b) Whenever, in the opinion of the Department, a person violates a provision of this Act, the Department may issue a rule to show cause why an order to cease and desist should not be entered against that person. The rule shall clearly set forth the grounds relied upon by the Department and shall allow at least 7 days after the date of the rule to file an answer to the satisfaction of the Department. Failure to answer to the 25 satisfaction of the Department shall cause an order to cease 26 and desist to be issued immediately.

(c) Other than as provided in Section 5-20 of this Act, any 1 2 licensed real estate broker, real estate salesperson, leasing agent, interested party, or person injured thereby may, in 3 4 addition to the Secretary, petition for relief as provided for 5 in subsection (a) of this Section against any person practicing as or holding himself or herself out to be a licensed real 6 7 estate broker, real estate salesperson, or leasing agent who does not possess a valid and existing license issued by the 8 9 Department under this Act.

- 10 (225 ILCS 454/20-22 new)
- 11 (Section scheduled to be repealed on January 1, 2010)
- 12 Sec. 20-22. Criminal violations. Any person who knowingly
- 13 practices or offers to practice as a real estate broker, real
- estate salesperson, or leasing agent in this State without 14
- 15 being licensed for that purpose shall be guilty of a Class A
- misdemeanor and for each subsequent conviction shall be quilty 16
- of a Class 4 felony. 17
- 18 (225 ILCS 454/20-25)
- (Section scheduled to be repealed on January 1, 2010) 19
- 20 Sec. 20-25. Returned checks; fees. Any person who delivers
- 21 a check or other payment to the Department OBRE that is
- 22 returned to the Department OBRE unpaid by the financial
- 23 institution upon which it is drawn shall pay to the Department
- 24 OBRE, in addition to the amount already owed to the Department

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OBRE, a fee of \$50. The Department OBRE shall notify the person that payment of fees and fines shall be paid to the Department OBRE by certified check or money order within 30 calendar days of the notification. If, after the expiration of 30 days from the date of the notification, the person has failed to submit necessarv remittance, the Department OBRE automatically terminate the license or deny the application, without hearing. If, after termination or denial, the person seeks a license, he or she shall apply to the Department OBRE for restoration or issuance of the license and pay all fees and fines due to the Department OBRE. The Department OBRE may establish a fee for the processing of an application for restoration of a license to pay all expenses of processing this application. The Commissioner may waive the fees due under this Section in individual cases where the Commissioner finds that the fees would be unreasonable or unnecessarily burdensome.

(225 ILCS 454/20-30)

19 (Section scheduled to be repealed on January 1, 2010)

(Source: P.A. 91-245, eff. 12-31-99; 92-146, eff. 1-1-02.)

Sec. 20-30. Standards of practice of leasing agents; disciplinary procedures. The Department OBRE may by rule, with the advice of the Board, prescribe standards of practice to be followed by licensed leasing agents. Standards of practice shall include without limitation acts or omissions that leasing agents are prohibited from engaging in, disciplinary

- procedures, and penalties for violating provisions of this Act. 1
- 2 Disciplinary procedures shall conform with disciplinary
- procedures for licensed real estate brokers and salespersons. 3
- Complaints shall be heard as provided for in this Act. 4
- (Source: P.A. 91-245, eff. 12-31-99.) 5
- (225 ILCS 454/20-35) 6
- 7 (Section scheduled to be repealed on January 1, 2010)
- 8 Sec. 20-35. Violations of tax Acts. The Department OBRE may
- 9 refuse to issue or renew or may suspend the license of any
- 10 person who fails to file a return, pay the tax, penalty, or
- 11 interest shown in a filed return, or pay any final assessment
- 12 of tax, penalty, or interest, as required by any tax Act
- administered by the Department of Revenue, until such time as 13
- 14 the requirements of any such tax Act are satisfied.
- 15 (Source: P.A. 91-245, eff. 12-31-99.)
- 16 (225 ILCS 454/20-40)
- 17 (Section scheduled to be repealed on January 1, 2010)
- 20-40. Disciplinary action for educational loan 18
- 19 defaults. The Department OBRE shall deny a license or renewal
- 20 authorized by this Act to a person who has defaulted on an
- 21 educational loan or scholarship provided or guaranteed by the
- Illinois Student Assistance Commission or any governmental 22
- 23 agency of this State; however, the Department OBRE may issue a
- 24 license or renewal if the person has established a satisfactory

repayment record as determined by the Illinois Student 1 Assistance Commission or other appropriate governmental agency 2

of this State. Additionally, a license issued by the Department

OBRE may be suspended or revoked if the Commissioner, after the 4

5 opportunity for a hearing under this Article, finds that the

6 licensee has failed to make satisfactory repayment to the

Illinois Student Assistance Commission for a delinquent or

8 defaulted loan.

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9 (Source: P.A. 91-245, eff. 12-31-99.)

10 (225 ILCS 454/20-45)

11 (Section scheduled to be repealed on January 1, 2010)

Sec. 20-45. Nonpayment of child support. In cases in which the Department of Healthcare and Family Services (formerly Department of Public Aid) has previously determined that a licensee or a potential licensee is more than 30 delinquent in the payment of child support and has subsequently the delinguency to certified the Department OBRE, the Department OBRE may refuse to issue or renew or may revoke or suspend that person's license or may take other disciplinary action against that person based solely upon the certification of delinquency made by the Department of Healthcare and Family Services (formerly Department of Public Aid). Redetermination of the delinquency by the Department OBRE shall not be required. In cases regarding the renewal of a license, the

Department OBRE shall not renew any license if the Department

- of Healthcare and Family Services (formerly Department of 1 2 Public Aid) has certified the licensee to be more than 30 days 3 delinquent in the payment of child support unless the licensee has arranged for payment of past and current child support 4 5 obligations in a manner satisfactory to the Department of 6 Healthcare and Family Services (formerly Department of Public 7 Aid). The Department OBRE may impose conditions, restrictions,
- 9 (Source: P.A. 91-245, eff. 12-31-99; revised 12-15-05.)

or disciplinary action upon that renewal.

10 (225 ILCS 454/20-50)

- 11 (Section scheduled to be repealed on January 1, 2010)
- 12 Sec. 20-50. Illegal discrimination. When there has been an adjudication in a civil or criminal proceeding that a licensee 1.3 14 has illegally discriminated while engaged in any activity for 15 which a license is required under this Act, the Department 16 OBRE, upon the recommendation of the Board as to the extent of the suspension or revocation, shall suspend or revoke the 17 license of that licensee in a timely manner, unless the 18 19 adjudication is in the appeal process. When there has been an 20 order in an administrative proceeding finding that a licensee 21 has illegally discriminated while engaged in any activity for 22 which a license is required under this Act, the Department OBRE, upon recommendation of the Board as to the nature and 23 24 extent of the discipline, shall take one or more of the 25 disciplinary actions provided for in Section 20-20 of this Act

- Engrossed -
- in a timely manner, unless the administrative order is in the
- 2 appeal process.
- 3 (Source: P.A. 91-245, eff. 12-31-99.)
- 4 (225 ILCS 454/20-60)
- 5 (Section scheduled to be repealed on January 1, 2010)
- 6 Sec. 20-60. Hearing; investigation; notice; disciplinary
- 7 consent order.
- 8 (a) The Department OBRE may conduct hearings through the
- 9 Board or a duly appointed hearing officer on proceedings to
- 10 suspend, revoke, or to refuse to issue or renew licenses of
- 11 persons applying for licensure or licensed under this Act or to
- 12 censure, reprimand, or impose a civil fine not to exceed
- 13 \$25,000 upon any licensee hereunder and may revoke, suspend, or
- 14 refuse to issue or renew these licenses or censure, reprimand,
- or impose a civil fine not to exceed \$25,000 upon any licensee
- 16 hereunder.
- 17 (b) Upon the motion of either the Department OBRE or the
- 18 Board or upon the verified complaint in writing of any persons
- 19 setting forth facts that if proven would constitute grounds for
- 20 suspension or revocation under this Act, the Department OBRE,
- 21 the Board, or its subcommittee shall cause to be investigated
- 22 the actions of any person so accused who holds a license or is
- 23 holding himself or herself out to be a licensee. This person is
- 24 hereinafter called the accused.
- 25 (c) Prior to initiating any formal disciplinary

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- proceedings resulting from an investigation conducted pursuant to subsection (b) of this Section, that matter shall be reviewed by a subcommittee of the Board according to procedures established by rule. The subcommittee shall recommendation to the full Board as to the validity of the complaint and may recommend that the Board not proceed with formal disciplinary proceedings if the complaint is determined to be frivolous or without merit.
- (d) Except as provided for in Section 20-65 of this Act, the Department OBRE shall, before suspending, revoking, placing on probationary status, or taking any other disciplinary action as the Department OBRE may deem proper with regard to any license:
 - (1) notify the accused in writing at least 30 days prior to the date set for the hearing of any charges made and the time and place for the hearing of the charges to be heard before the Board under oath; and
 - (2) inform the accused that upon failure to file an answer and request a hearing before the date originally set for the hearing, default will be taken against the accused and his or her license may be suspended, revoked, or placed on probationary status, or other disciplinary action, including limiting the scope, nature, or extent of the accused's practice, as the Department OBRE may deem proper, may be taken with regard thereto.
 - In case the person fails to file an answer after receiving

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notice, his or her license may, in the discretion of the Department OBRE, be suspended, revoked, or placed on probationary status, or the Department OBRE may take whatever disciplinary action deemed proper, including limiting the scope, nature, or extent of the person's practice or the imposition of a fine, without a hearing, if the act or acts charged constitute sufficient grounds for such action under this Act.

(e) At the time and place fixed in the notice, the Board shall proceed to hearing of the charges and both the accused person and the complainant shall be accorded ample opportunity to present in person or by counsel such statements, testimony, evidence and argument as may be pertinent to the charges or to any defense thereto. The Board or its hearing officer may continue a hearing date upon its own motion or upon an accused's motion for one period not to exceed 30 days. The Board or its hearing officer may grant further continuances for periods not to exceed 30 days only upon good cause being shown by the moving party. The non-moving party shall have the opportunity to object to a continuance on the record at a hearing upon the motion to continue. All motions for continuances and any denial or grant thereof shall be in writing. All motions shall be submitted not later than 48 hours before the scheduled hearing unless made upon an emergency basis. In determining whether good cause for a continuance is shown, the Board or its hearing officer shall consider such

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- 1 factors as the volume of cases pending, the nature and 2 complexity of legal issues raised, the diligence of the party 3 making the request, the availability of party's representative or witnesses, and the number of previous 4 5 requests for continuance.
 - (f) Any unlawful act or violation of any of the provisions of this Act upon the part of any licensees employed by a real estate broker or associated by written agreement with the real estate broker, or unlicensed employee of a licensed broker, shall not be cause for the revocation of the license of any such broker, partial or otherwise, unless it appears to the satisfaction of the Department OBRE that the broker had knowledge thereof.
 - (g) The Department OBRE or the Board has power to subpoena any persons or documents for the purpose of investigation or hearing with the same fees and mileage and in the same manner as prescribed by law for judicial procedure in civil cases in courts of this State. The Secretary or his or her designee or Commissioner, the Director, any member of the Board, a certified court reporter, or a hearing officer shall each have power to administer oaths to witnesses at any hearing which the Department OBRE is authorized under this Act to conduct.
 - (h) Any circuit court or any judge thereof, upon the application of the accused person, complainant, the Department OBRE, or the Board, may, by order entered, require the attendance of witnesses and the production of relevant books

- and papers before the Board in any hearing relative to the 1
- 2 application for or refusal, recall, suspension, or revocation
- of a license, and the court or judge may compel obedience to 3
- the court's or the judge's order by proceedings for contempt. 4
- (i) The Department OBRE, at its expense, shall preserve a record of all proceedings at the formal hearing of any case 6 involving the refusal to issue or the revocation, suspension, 7
- 8 or other discipline of a licensee. The notice of hearing,
- 9 complaint and all other documents in the nature of pleadings
- 10 and written motions filed in the proceedings, the transcript of
- 11 testimony, the report of the Board, and the orders of the
- 12 Department OBRE shall be the record of the proceeding. At all
- 13 hearings or pre-hearing conferences, the Department OBRE and
- 14 the accused shall be entitled to have a court reporter in
- 15 attendance for purposes of transcribing the proceeding or
- 16 pre-hearing conference at the expense of the party requesting
- 17 the court reporter's attendance. A copy of the transcribed
- proceeding shall be available to the other party for the cost 18
- 19 of a copy of the transcript.
- 20 (j) The Board shall present to the Secretary Commissioner
- 21 its written report of its findings and recommendations. A copy
- 22 the report shall be served upon the accused, either
- 23 personally or by certified mail as provided in this Act for the
- service of the citation. Within 20 days after the service, the 24
- 25 accused may present to the Secretary Commissioner a motion in
- 26 writing for a rehearing that shall specify the particular

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grounds therefor. If the accused shall order and pay for a transcript of the record as provided in this Act, the time elapsing thereafter and before the transcript is ready for delivery to the accused shall not be counted as part of the 20 days. Whenever the <u>Secretary Commissioner</u> is satisfied that substantial justice has not been done, the Commissioner may order a rehearing by the Board or other special committee appointed by the Secretary Commissioner or may remand the matter to the Board for their reconsideration of the matter based on the pleadings and evidence presented to the Board. In all instances, under this Act, in which the Board has rendered a recommendation to the Secretary Commissioner with respect to a particular licensee or applicant, the Secretary Commissioner shall, in the event that he or she disagrees with or takes action contrary to the recommendation of the Board, file with the Board and the Secretary of State his specific written reasons of disagreement with the Board. The reasons shall be filed within 60 days of the Board's recommendation to the Secretary Commissioner and prior to any contrary action. At the expiration of the time specified for filing a motion for a rehearing, the Secretary Commissioner shall have the right to take the action recommended by the Board. Upon the suspension or revocation of a license, the licensee shall be required to surrender his or her license to the Department OBRE, and upon failure or refusal to do so, the Department OBRE shall have the right to seize the license.

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- (k) At any time after the suspension, temporary suspension, 1 2 or revocation of any license, the Department OBRE may restore it to the accused without examination, upon the written 3 recommendation of the Board. 4
 - (1) An order of revocation or suspension or a certified copy thereof, over the seal of OBRE and purporting to be signed by the <u>Secretary</u> Commissioner, shall be prima facie proof that:
- 8 (1) The signature is the genuine signature of the 9 <u>Secretary</u> Commissioner.
- 10 (2) The <u>Secretary</u> Commissioner is duly appointed and 11 qualified.
- 12 (3) The Board and the members thereof are qualified. 13 Such proof may be rebutted.
 - (m) Notwithstanding any provisions concerning the conduct of hearings and recommendations for disciplinary actions, the Department OBRE as directed by the Secretary Commissioner has the authority to negotiate agreements with licensees and applicants resulting in disciplinary consent orders. These consent orders may provide for any of the forms of discipline provided in this Act. These consent orders shall provide that they were not entered into as a result of any coercion by the Department OBRE. Any such consent order shall be filed with the Secretary Commissioner along with the Board's recommendation and accepted or rejected by the Secretary Commissioner within 60 days of the Board's recommendation.
- (Source: P.A. 91-245, eff. 12-31-99; 92-217, eff. 8-2-01.) 26

- 1 (225 ILCS 454/20-65)
- 2 (Section scheduled to be repealed on January 1, 2010)
- 3 20-65. Temporary suspension. The 4 Commissioner may temporarily suspend the license of a licensee 5 without a hearing, simultaneously with the institution of 6 proceedings for a hearing provided for in Section 20-60 of this Act, if the Secretary Commissioner finds that the evidence 7 8 indicates that the public interest, safety, or welfare 9 imperatively requires emergency action. In the event that the 10 Secretary Commissioner temporarily suspends the license 11 without a hearing before the Board, a hearing shall be held 12 within 30 days after the suspension has occurred. The suspended 1.3 licensee may seek a continuance of the hearing during which the

suspension shall remain in effect. The proceeding shall be

16 (Source: P.A. 91-245, eff. 12-31-99.)

concluded without appreciable delay.

17 (225 ILCS 454/20-75)

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- 18 (Section scheduled to be repealed on January 1, 2010)
- Sec. 20-75. Administrative Review Law; certification fee;
 summary report of final disciplinary actions. All final
 administrative decisions of the Department OBRE shall be
 subject to judicial review pursuant to the provisions of the
 Administrative Review Law and the rules adopted pursuant
 thereto. The term "administrative decision" is defined in

Section 3-101 of the Administrative Review Law. The Department 1 2 OBRE shall not be required to certify any record or file any 3 answer or otherwise appear unless the party filing complaint pays to the Department OBRE the certification fee 4 5 provided for by rule representing costs of the certification. 6 Failure on the part of the plaintiff to make such a deposit 7 shall be grounds for dismissal of the action. The Department 8 OBRE shall prepare from time to time, but in no event less 9 often than once every other month, a summary report of final 10 disciplinary actions taken since the previous summary report. 11 The summary report shall contain a brief description of the 12 action that brought about the discipline and the final 13 disciplinary action taken. The summary report shall be made available upon request. 14

(Source: P.A. 91-245, eff. 12-31-99.) 15

16 (225 ILCS 454/20-85)

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(Section scheduled to be repealed on January 1, 2010)

Sec. 20-85. Recovery from Real Estate Recovery Fund. The Department OBRE shall maintain a Real Estate Recovery Fund from which any person aggrieved by an act, representation, transaction, or conduct of a licensee or unlicensed employee of a licensee that is in violation of this Act or the rules promulgated pursuant thereto, constitutes embezzlement of money or property, or results in money or property being unlawfully obtained from any person by false pretenses,

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artifice, trickery, or forgery or by reason of any fraud, misrepresentation, discrimination, or deceit by or on the part of any such licensee or the unlicensed employee of a licensee and that results in a loss of actual cash money, as opposed to losses in market value, may recover. The aggrieved person may recover, by order of the circuit court of the county where the violation occurred, an amount of not more than \$10,000 from the Fund for damages sustained by the act, representation, transaction, or conduct, together with costs of suit and attorney's fees incurred in connection therewith of not to exceed 15% of the amount of the recovery ordered paid from the Fund. However, no licensed broker or salesperson may recover from the Fund unless the court finds that the person suffered a loss resulting from intentional misconduct. The court order shall not include interest on the judgment. The maximum liability against the Fund arising out of any one act shall be as provided in this Section, and the judgment order shall spread the award equitably among all co-owners or otherwise aggrieved persons, if any. The maximum liability against the Fund arising out of the activities of any one licensee or one unlicensed employee of a licensee, since January 1, 1974, shall be \$50,000. Nothing in this Section shall be construed to authorize recovery from the Fund unless the loss of the aggrieved person results from an act or omission of a licensed broker, salesperson, or unlicensed employee who was at the time the act or omission acting in such capacity or was

- apparently acting in such capacity and unless the aggrieved 1
- 2 person has obtained a valid judgment as provided in Section
- 3 20-90 of this Act. No person aggrieved by an
- representation, or transaction that is in violation of the
- 5 Illinois Real Estate Time-Share Act or the Land Sales
- Registration Act of 1989 may recover from the Fund. 6
- 7 (Source: P.A. 91-245, eff. 12-31-99.)
- 8 (225 ILCS 454/20-90)
- 9 (Section scheduled to be repealed on January 1, 2010)
- 10 Sec. 20-90. Collection from Real Estate Recovery Fund;
- 11 procedure.
- 12 (a) No action for a judgment that subsequently results in
- 1.3 an order for collection from the Real Estate Recovery Fund
- shall be started later than 2 years after the date on which the 14
- 15 aggrieved person knew, or through the use of reasonable
- 16 diligence should have known, of the acts or omissions giving
- rise to a right of recovery from the Real Estate Recovery Fund. 17
- 18 When any aggrieved person commences action for a
- judgment that may result in collection from the Real Estate 19
- 20 Recovery Fund, the aggrieved person must name as parties
- 21 defendant to that action any and all individual real estate
- 22 brokers, real estate salespersons, or their employees who
- 23 allegedly committed or are responsible for acts or omissions
- 24 giving rise to a right of recovery from the Real Estate
- 25 Recovery Fund. Failure to name as parties defendant such

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individual brokers, salespersons, or their employees shall preclude recovery from the Real Estate Recovery Fund of any portion of any judgment received in such an action. aggrieved party may also name as additional parties defendant any corporations, limited liability companies, partnerships, registered limited liability partnership, or other business associations that may be responsible for acts giving rise to a right of recovery from the Real Estate Recovery Fund.

- (c) When any aggrieved person commences action for a judgment that may result in collection from the Real Estate Recovery Fund, the aggrieved person must notify the Department in writing to this effect within 7 days of the OBRE commencement of the action. Failure to so notify the Department OBRE shall preclude recovery from the Real Estate Recovery Fund of any portion of any judgment received in such an action. After receiving notice of the commencement of such an action, the Department OBRE upon timely application shall be permitted to intervene as a party defendant to that action.
- When any aggrieved person commences action for a judgment that may result in collection from the Real Estate Recovery Fund, and the aggrieved person is unable to obtain legal and proper service upon the defendant under the provisions of Illinois law concerning service of process in civil actions, the aggrieved person may petition the court where the action to obtain judgment was begun for an order to allow service of legal process on the Commissioner. Service of

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process on the Commissioner shall be taken and held in that court to be as valid and binding as if due service had been made upon the defendant. In case any process mentioned in this Section is served upon the Commissioner, the Commissioner shall forward a copy of the process by certified mail to the licensee's last address on record with the Department OBRE. Any judgment obtained after service of process on the Commissioner under this Act shall apply to and be enforceable against the Real Estate Recovery Fund only. The Department OBRE may intervene in and defend any such action.

- (e) When an aggrieved party commences action for a judgment that may result in collection from the Real Estate Recovery Fund, and the court before which that action is commenced enters judgment by default against the defendant and in favor of the aggrieved party, the court shall upon motion of the Department OBRE set aside that judgment by default. After such a judgment by default has been set aside, the Department OBRE shall appear as party defendant to that action, and thereafter the court shall require proof of the allegations in the pleadings upon which relief is sought.
- (f) The aggrieved person shall give written notice to the Department OBRE within 30 days of the entry of any judgment that may result in collection from the Real Estate Recovery Fund. The aggrieved person shall provide the Department OBRE within 20 days prior written notice of all supplementary proceedings so as to allow the Department OBRE to participate

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in all efforts to collect on the judgment. 1

- (g) When any aggrieved person recovers a valid judgment in any court of competent jurisdiction against any licensee or an unlicensed employee of any broker, upon the grounds of fraud, misrepresentation, discrimination, or deceit, the aggrieved person may, upon the termination of all proceedings, including review and appeals in connection with the judgment, file a verified claim in the court in which the judgment was entered and, upon 30 days' written notice to the Department OBRE, and to the person against whom the judgment was obtained, may apply to the court for an order directing payment out of the Real Estate Recovery Fund of the amount unpaid upon the judgment, not including interest on the judgment, and subject to the limitations stated in Section 20-85 of this Act. The aggrieved person must set out in that verified claim and at evidentiary hearing to be held by the court upon application the aggrieved party shall be required to show that the aggrieved person:
- 19 (1) Is not a spouse of the debtor or the personal 20 representative of such spouse.
 - (2) Has complied with all the requirements of this Section.
 - (3) Has obtained a judgment stating the amount thereof and the amount owing thereon, not including interest thereon, at the date of the application.
 - (4) Has made all reasonable searches and inquiries to

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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.

- (5) By such search has discovered no personal or real property or other assets liable to be sold or applied, or has discovered certain of them, describing them as owned by the judgment debtor and liable to be so applied and has taken all necessary action and proceedings for realization thereof, and 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.
- (6) Has diligently pursued all remedies against all the judgment debtors and all other persons liable to the aggrieved person in the transaction for which recovery is sought from the Real Estate Recovery Fund, including the filing of an adversary action to have the debts declared non-dischargeable in any bankruptcy petition matter filed by any judgment debtor or person liable to the aggrieved person.

The aggrieved person shall also be required to prove the amount of attorney's fees sought to be recovered and the reasonableness of those fees up to the maximum allowed pursuant to Section 20-85 of this Act.

The court shall make an order directed to the Department OBRE requiring payment from the Real Estate Recovery

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Fund of whatever sum it finds to be payable upon the claim, pursuant to and in accordance with the limitations contained in Section 20-85 of this Act, if the court is satisfied, upon the hearing, of the truth of all matters required to be shown by the aggrieved person under subsection (g) of this Section and that the aggrieved person has fully pursued and exhausted all remedies available for recovering the amount awarded by the judgment of the court.

- (i) Should the Department OBRE pay from the Real Estate Recovery Fund any amount in settlement of a claim or toward satisfaction of a judgment against a licensed broker or salesperson or an unlicensed employee of a broker, the licensee's license shall be automatically terminated upon the issuance of a court order authorizing payment from the Real Estate Recovery Fund. No petition for restoration of a license shall be heard until repayment has been made in full, plus interest at the rate prescribed in Section 12-109 of the Code of Civil Procedure of the amount paid from the Real Estate Recovery Fund on their account. A discharge in bankruptcy shall not relieve a person from the penalties and disabilities provided in this subsection (i).
- (j) If, at any time, the money deposited in the Real Estate Recovery Fund is insufficient to satisfy any duly authorized claim or portion thereof, the Department OBRE shall, when sufficient money has been deposited in the Real Estate Recovery Fund, satisfy such unpaid claims or portions thereof, in the

- order that such claims or portions thereof were originally 1
- 2 filed, plus accumulated interest at the rate prescribed in
- Section 12-109 of the Code of Civil Procedure. 3
- (Source: P.A. 91-245, eff. 12-31-99.) 4
- 5 (225 ILCS 454/20-95)
- 6 (Section scheduled to be repealed on January 1, 2010)
- Sec. 20-95. Power of the Department OBRE to defend. When 7
- the Department OBRE receives any process, notice, order, or 8
- 9 other document provided for or required under Section 20-90 of
- 10 this Act, it may enter an appearance, file an answer, appear at
- 11 the court hearing, defend the action, or take whatever other
- 12 action it deems appropriate on behalf and in the name of the
- 13 defendant and take recourse through any appropriate method of
- 14 review on behalf of and in the name of the defendant.
- 15 (Source: P.A. 91-245, eff. 12-31-99.)
- 16 (225 ILCS 454/20-100)
- 17 (Section scheduled to be repealed on January 1, 2010)
- Sec. 20-100. Subrogation of the Department OBRE to rights 18
- of judgment creditor. When, upon the order of the court, the 19
- 20 Department OBRE has paid from the Real Estate Recovery Fund any
- 21 sum to the judgment creditor, the Department OBRE shall be
- subrogated to all of the rights of the judgment creditor and 22
- 23 the judgment creditor shall assign all rights, title, and
- 24 interest in the judgment to the Department OBRE and any amount

- and interest so recovered by the Department OBRE on the 1
- 2 judgment shall be deposited in the Real Estate Recovery Fund.
- (Source: P.A. 91-245, eff. 12-31-99.) 3
- 4 (225 ILCS 454/20-110)
- 5 (Section scheduled to be repealed on January 1, 2010)
- Sec. 20-110. Disciplinary actions of the Department OBRE 6
- 7 not limited. Nothing contained in Sections 20-80 through 20-100
- 8 of this Act limits the authority of the Department OBRE to take
- 9 disciplinary action against any licensee for a violation of
- 10 this Act or the rules of the Department OBRE, nor shall the
- 11 repayment in full of all obligations to the Real Estate
- 12 Recovery Fund by any licensee nullify or modify the effect of
- any other disciplinary proceeding brought pursuant to this Act. 13
- (Source: P.A. 91-245, eff. 12-31-99.) 14
- 15 (225 ILCS 454/20-115)
- (Section scheduled to be repealed on January 1, 2010) 16
- Sec. 20-115. Time limit on action. No action may be taken 17
- by the Department OBRE against any person for violation of the 18
- terms of this Act or its rules unless the action is commenced 19
- 20 within 5 years after the occurrence of the alleged violation.
- (Source: P.A. 91-245, eff. 12-31-99.) 21
- (225 ILCS 454/25-5) 22
- 23 (Section scheduled to be repealed on January 1, 2010)

1	Sec. 25-5. The Department OBRE; powers and duties. The
2	Department OBRE shall exercise the powers and duties prescribed
3	by the Civil Administrative Code of Illinois for the
4	administration of licensing acts and shall exercise such other
5	powers and duties as are prescribed by this Act. The Department
ó	OBRE may contract with third parties for services necessary for
7	the proper administration of this Act.

- (Source: P.A. 91-245, eff. 12-31-99.) 8
- 9 (225 ILCS 454/25-10)

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- 10 (Section scheduled to be repealed on January 1, 2010)
- 11 Sec. 25-10. Real Estate Administration and Disciplinary 12 Board; duties. There is created the Real Estate Administration 1.3 and Disciplinary Board. The Board shall be composed of 9 14 persons appointed by the Governor. Members shall be appointed 15 to the Board subject to the following conditions:
 - (1) All members shall have been residents and citizens of this State for at least 6 years prior to the date of appointment.
 - (2) Six members shall have been actively engaged as brokers or salespersons or both for at least the 10 years prior to the appointment.
- 22 (3) Three members of the Board shall be public members 23 who represent consumer interests.
- 24 None of these members shall be a person who is licensed under this Act or a similar Act of another jurisdiction or who 25

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has a connection with the profession, the spouse of 1 2 licensed under this Act, or a person who has an ownership 3 interest in a real estate brokerage business.

The members' terms shall be 4 years or until a successor is appointed and the expiration of their terms shall be staggered. Appointments to fill vacancies shall be for the unexpired portion of the term. No member may be reappointed to the Board for a term that would cause his or her continuous service on the Board to be longer than 12 years in a lifetime. A member may be reappointed for successive terms but no person shall be appointed to more than 2 terms or any part thereof in his or her lifetime. Persons holding office as members of the Board immediately prior to December 31, 1999 under the Real Estate License Act of 1983 shall continue as members of the Board until the expiration of the term for which they were appointed and until their successors are appointed and qualified. The membership of the Board should reasonably reflect the geographic distribution of the licensee population in this State. In making the appointments, the Governor shall give due consideration to the recommendations by members and organizations of the profession. The Governor may terminate the appointment of any member for cause that in the opinion of the Governor reasonably justifies the termination. Cause for termination shall include without limitation misconduct, incapacity, neglect of duty, or missing 4 board meetings during any one calendar year. Each member of the Board shall receive a

per diem stipend in an amount to be determined by the 1 2 Commissioner. Each member shall be paid his or her necessary 3 expenses while engaged in the performance of his or her duties. Such compensation and expenses shall be paid out of the Real 4 5 Estate License Administration Fund. The Commissioner shall 6 consider the recommendations of the Board on questions 7 involving standards of professional conduct, discipline, and 8 examination of candidates under this Act. The Department OBRE, 9 after notifying and considering the recommendations of the 10 Board, if any, may issue rules, consistent with the provisions 11 of this Act, for the administration and enforcement thereof and 12 may prescribe forms that shall be used in connection therewith. None of the functions, powers, or duties enumerated in Sections 13 14 20-20 and 30-5 and subsections (a) and (j) of Section 20-60 of 15 this Act shall be exercised by the Department OBRE except upon

17 A majority of the Board members shall constitute a quorum. A vacancy in the membership of the Board shall not impair the 18 19 right of a quorum to exercise all of the rights and perform all 20 of the duties of the Board.

the action and report in writing of the Board.

(Source: P.A. 91-245, eff. 12-31-99.) 21

22 (225 ILCS 454/25-13)

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23 (Section scheduled to be repealed on January 1, 2010)

24 Sec. 25-13. Rules. The Department OBRE, after notifying and 25 considering the recommendations of the Board, if any, shall

- adopt, promulgate, and issue any rules that may be necessary 1
- 2 for the implementation and enforcement of this Act.
- (Source: P.A. 91-245, eff. 12-31-99.) 3
- 4 (225 ILCS 454/25-14)
- 5 (Section scheduled to be repealed on January 1, 2010)
- 6 Sec. 25-14. Reliance on advisory letters. Licensees or
- 7 their representatives may seek an advisory letter from the
- 8 Department OBRE as to matters arising under this Act or the
- 9 rules promulgated pursuant to this Act. The Department OBRE
- 10 shall promulgate rules as to the process of seeking and
- 11 obtaining an advisory letter and topics and areas on which
- 12 advisory rules will be issued by the Department OBRE. A
- 13 licensee is entitled to rely upon an advisory letter from the
- 14 Department OBRE and will not be disciplined by the Department
- 15 OBRE for actions taken in reliance on the advisory letter.
- 16 (Source: P.A. 92-217, eff. 8-2-01.)
- 17 (225 ILCS 454/25-15)
- 18 (Section scheduled to be repealed on January 1, 2010)
- Sec. 25-15. Director of Real Estate Coordinator; duties. 19
- 20 There shall be in the Department OBRE a Real Estate Coordinator
- 21 Director and a Deputy Director of Real Estate, appointed by the
- 22 Secretary Commissioner, who shall hold a currently valid
- 23 broker's license, which shall be surrendered to the Department
- OBRE during the appointment. The Coordinator Director of Real 24

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- Estate shall report to the Commissioner and shall do the 1 2 following:
 - (1) act as Chairperson of the Board, ex-officio, without vote;
 - (2) be the direct liaison between the Department OBRE, the profession, and real estate organizations associations;
 - (3) prepare and circulate to licensees any educational and informational material that the Department OBRE deems necessary for providing quidance or assistance to licensees;
 - (4) appoint any necessary committees to assist in the performance of the functions and duties of the Department OBRE under this Act; and
 - (5) subject to the administrative approval of the Secretary Commissioner, supervise all real activities of the Department OBRE.

The Commissioner shall appoint, for a term of 4 years, a Deputy Director of Real Estate who shall hold a currently valid broker's license, which shall be surrendered to OBRE during the appointment. Under direction of the Director of Real Estate, the Deputy Director of Real Estate shall be responsible for the administration of the licensing, disciplinary, and education provisions of this Act. The Deputy Director shall also assist the Director of Real Estate in the performance of his or her duties.

- In designating the Real Estate Coordinator, the Secretary 1
- 2 Director and Deputy Director of Real Estate, the Commissioner
- shall give due consideration to recommendations by members and 3
- organizations of the profession. 4
- 5 (Source: P.A. 91-245, eff. 12-31-99.)
- (225 ILCS 454/25-20) 6
- 7 (Section scheduled to be repealed on January 1, 2010)
- 8 Sec. 25-20. Staff. The Department OBRE shall employ
- 9 sufficient staff to carry out the provisions of this Act.
- 10 (Source: P.A. 91-245, eff. 12-31-99.)
- 11 (225 ILCS 454/25-25)
- 12 (Section scheduled to be repealed on January 1, 2010)
- Sec. 25-25. Real Estate Research and Education Fund. A 13
- 14 special fund to be known as the Real Estate Research and
- 15 Education Fund is created and shall be held in trust in the
- State Treasury. Annually, on September 15th, the 16
- Treasurer shall cause a transfer of \$125,000 to the Real Estate 17
- Research and Education Fund from the Real Estate License 18
- Administration Fund. The Real Estate Research and Education 19
- 20 Fund shall be administered by the Department OBRE. Money
- 21 deposited in the Real Estate Research and Education Fund may be
- used for research and education at state institutions of higher 22
- 23 education or other organizations for research and the
- 24 advancement of education in the real estate industry. Of the

\$125,000 annually transferred into the Real Estate Research and 1 2 Education Fund, \$15,000 shall be used to fund a scholarship 3 program for persons of minority racial origin who wish to pursue a course of study in the field of real estate. For the 4 5 purposes of this Section, "course of study" means a course or 6 courses that are part of a program of courses in the field of 7 real estate designed to further an individual's knowledge or 8 expertise in the field of real estate. These courses shall 9 include without limitation courses that a salesperson licensed 10 under this Act must complete to qualify for a real estate 11 broker's license, courses required to obtain the Graduate 12 Realtors Institute designation, and any other courses or 13 programs offered by accredited colleges, universities, 14 other institutions of higher education in Illinois. 15 scholarship program shall be administered by the Department 16 OBRE or its designee. Moneys in the Real Estate Research and 17 Education Fund may be invested and reinvested in the same manner as funds in the Real Estate Recovery Fund and all 18 19 earnings, interest, and dividends received from 20 investments shall be deposited in the Real Estate Research and Education Fund and may be used for the same purposes as moneys 21 22 transferred to the Real Estate Research and Education Fund. 23 Moneys in the Real Estate Research and Education Fund may be transferred to the Professions Indirect Cost Fund as authorized 24 under Section 2105-300 of the Department of Professional 25 26 Regulation Law of the Civil Administrative Code of Illinois.

(Source: P.A. 94-91, eff. 7-1-05.) 1

- (225 ILCS 454/25-30) 2
- 3 (Section scheduled to be repealed on January 1, 2010)

4 25-30. Real Estate License Administration Fund; 5 audit. A special fund to be known as the Real Estate License 6 Administration Fund is created in the State Treasury. All fees 7 received by the Department OBRE under this Act shall be 8 deposited in the Real Estate License Administration Fund. The 9 moneys deposited in the Real Estate License Administration Fund 10 shall be appropriated to the Department OBRE for expenses of 11 the Department OBRE and the Board in the administration of this 12 Act and for the administration of any Act administered by the 1.3 Department OBRE providing revenue to this Fund. Moneys in the 14 Real Estate License Administration Fund may be invested and 15 reinvested in the same manner as funds in the Real Estate 16 Recovery Fund. All earnings received from such investment shall be deposited in the Real Estate License Administration Fund and 17 18 may be used for the same purposes as fees deposited in the Real 19 Estate License Administration Fund. Moneys in the Real Estate 20 License Administration Fund may be transferred to the 21 Professions Indirect Cost Fund as authorized under Section 22 2105-300 of the Department of Professional Regulation Law of the Civil Administrative Code of Illinois. Upon the completion 23 24 of any audit of the Department OBRE, as prescribed by the 25 Illinois State Auditing Act, which includes an audit of the

- Real Estate License Administration Fund, the Department OBRE 1
- 2 shall make the audit open to inspection by any interested
- 3 person.
- (Source: P.A. 94-91, eff. 7-1-05.) 4
- 5 (225 ILCS 454/25-35)
- 6 (Section scheduled to be repealed on January 1, 2010)
- 7 Sec. 25-35. Real Estate Recovery Fund. A special fund to be 8 known as the Real Estate Recovery Fund is created in the State 9 Treasury. The sums received by the Department OBRE pursuant to 10 the provisions of Sections 20-20, 20-30, and 20-80 through 11 20-100 of this Act shall be deposited into the State Treasury 12 and held in the Real Estate Recovery Fund. The money in the 1.3 Real Estate Recovery Fund shall be used by the Department OBRE 14 exclusively for carrying out the purposes established by this 15 Act. If, at any time, the balance remaining in the Real Estate 16 Recovery Fund is less than \$750,000, the State Treasurer shall cause a transfer of moneys to the Real Estate Recovery Fund 17 18 from the Real Estate License Administration Fund in an amount 19 necessary to establish a balance of \$800,000 in the Real Estate 20 Recovery Fund. These funds may be invested and reinvested in 21 the same manner as authorized for pension funds in Article 14 22 of the Illinois Pension Code. All earnings, interest, and dividends received from investment of funds in the Real Estate 23 24 Recovery Fund shall be deposited into the Real Estate License 25 Administration Fund and shall be used for the same purposes as

- other 1 moneys deposited in the Real Estate License
- 2 Administration Fund.
- (Source: P.A. 91-245, eff. 12-31-99.) 3
- 4 (225 ILCS 454/25-37)
- 5 (Section scheduled to be repealed on January 1, 2010)
- 6 Sec. 25-37. Real Estate Audit Fund; audit of special
- 7 accounts; audit of fund.
- 8 (a) A special fund to be known as the Real Estate Audit
- 9 Fund is created in the State Treasury. The State Treasurer
- 10 shall cause a transfer of \$200,000 from the Real Estate License
- 11 Administration Fund to the Real Estate Audit Fund on January 1,
- 12 2002. If, at any time, the balance in the Real Estate Audit
- 1.3 Fund is less than \$25,000, the State Treasurer shall cause a
- 14 transfer of \$200,000 from the Real Estate
- 15 Administration Fund to the Real Estate Audit Fund. The moneys
- 16 held in the Real Estate Audit Fund shall be used exclusively by
- the Department OBRE to conduct audits of special accounts of 17
- 18 moneys belonging to others held by a broker.
- 19 (b) Upon receipt of a complaint or evidence by the
- 20 Department OBRE sufficient to cause the Department OBRE to
- 21 reasonably believe that funds required to be maintained in a
- 22 special account by a broker have been misappropriated, the
- broker shall, within 30 days of written notice, submit to an 23
- 24 audit of all special accounts. Such audit shall be performed by
- 25 a licensed certified public accountant, shall result in a

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written report by the accountant, and shall specifically refer to the escrow and record-keeping requirements of this Act and the rules adopted under this Act. If it is found, pursuant to an order issued by the Commissioner, that moneys required to be in a special account by а broker misappropriated, as further defined by rule, the broker shall reimburse the Department OBRE, in addition to any other discipline or civil penalty imposed, for the cost of the audit performed pursuant to this Section. The Department OBRE may file in circuit court for a judgment to enforce the collection of the reimbursement of the cost of such audit. reimbursement collected by the Department OBRE shall be deposited into the Real Estate Audit Fund.

(c) Moneys in the Real Estate Audit Fund may be invested and reinvested in the same manner as funds in the Real Estate Recovery Fund. All earnings received from such investment shall be deposited in the Real Estate Audit Fund and may be used for the same purpose as other moneys deposited in the Real Estate Audit Fund. Moneys in the Real Estate Audit Fund may be transferred to the Professions Indirect Cost Fund as authorized under Section 2105-300 of the Department of Professional Regulation Law of the Civil Administrative Code of Illinois. Upon completion of any audit of the Department OBRE, prescribed by the Illinois State Auditing Act, which includes an audit of the Real Estate Audit Fund, the Department OBRE shall make the audit open to inspection by any interested person.

(Source: P.A. 94-91, eff. 7-1-05.) 1

- (225 ILCS 454/30-5) 2
- 3 (Section scheduled to be repealed on January 1, 2010)
- 4 30-5. Licensing of pre-license schools, school
- 5 branches, and instructors.

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6 (a) No person shall operate a pre-license school or school 7 branch without possessing a valid pre-license school or school 8 branch license issued by the Department OBRE. No person shall 9 act as a pre-license instructor at a pre-license school or 10 school branch without possessing a valid pre-license 11 instructor license issued by the Department OBRE. Every person 12 who desires to obtain a pre-license school, school branch, or 13 pre-license instructor license shall make application to the 14 Department OBRE in writing in form and substance satisfactory 15 to the Department OBRE and pay the required fees prescribed by 16 rule. In addition to any other information required to be contained in the application, every application for an original 17 18 or renewed license shall include the applicant's Social 19 Security number. The Department OBRE shall issue a pre-license 20 school, school branch, or pre-license instructor license to 21 applicants who meet qualification criteria established by 22 rule. The Department OBRE may refuse to issue, suspend, revoke, or otherwise discipline a pre-license school, school branch, or 23 24 pre-license instructor license or may withdraw approval of a

course offered by a pre-license school for good cause.

- Disciplinary proceedings shall be conducted by the Board in the 1
- 2 same manner as other disciplinary proceedings under this Act.
- (b) All pre-license instructors must teach at least one 3
- course within the period of licensure or take an instructor 4
- 5 training program approved by the Department OBRE in lieu
- 6 thereof. A pre-license instructor may teach at more than one
- 7 licensed pre-license school.
- 8 (c) The term of license for pre-license schools, branches,
- 9 and instructors shall be 2 years as established by rule.
- 10 (d) The Department OBRE or the Advisory Council may, after
- 11 notice, cause a pre-license school to attend an informal
- 12 conference before the Advisory Council for failure to comply
- with any requirement for licensure or for failure to comply 13
- with any provision of this Act or the rules for the 14
- 15 administration of this Act. The Advisory Council shall make a
- 16 recommendation to the Board as a result of its findings at the
- 17 conclusion of any such informal conference.
- (Source: P.A. 91-245, eff. 12-31-99.) 18
- 19 (225 ILCS 454/30-10)
- 20 (Section scheduled to be repealed on January 1, 2010)
- 21 Sec. 30-10. Advisory Council; powers and duties. There is
- 22 created within the Department OBRE an Advisory Council to be
- comprised of 6 7 members appointed by the Governor for 4-year 23
- 24 staggered terms. The members' terms shall be 4 years or until a
- successor is appointed and the expiration of terms shall be 25

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staggered as determined by the Governor. No member shall be reappointed to the Board for a term that would cause his or her continuous service on the Board to be longer than 12 years in a lifetime. No member shall serve more than 8 years in a lifetime. Three of the members shall be licensees who are current members of the Board, one member shall be representative of an Illinois real estate trade organization who is not a member of the Board, one member shall be a representative of a licensed pre-license school or continuing education school, and one member shall be a representative of an institution of higher education that offers pre-license and continuing education courses. The Real Estate Coordinator Director shall serve as the chairman of the Advisory Council, ex officio, without vote. A majority of Advisory Council members shall constitute a quorum. A vacancy in the membership of the Advisory Council shall not impair the right of a quorum to exercise all the rights and perform all the duties of the Advisory Council. The Advisory Council shall recommend criteria for the licensing of pre-license schools, pre-license instructors, continuing education schools, and continuing education instructors; review applications for these licenses to determine if the applicants meet the qualifications for licensure established in this Act and by rule; approve pre-license school and continuing education curricula; and make recommendations to the Board regarding rules to be adopted for the administration of the education provisions of this Act.

- 2 (225 ILCS 454/30-15)
- 3 (Section scheduled to be repealed on January 1, 2010)
- 4 Sec. 30-15. Licensing of continuing education schools;
- 5 approval of courses.
- 6 (a) Only continuing education schools in possession of a 7 valid continuing education school license may provide real 8 estate continuing education courses that will satisfy the 9 requirements of this Act. Pre-license schools licensed to offer 10 pre-license education courses for salespersons and brokers 11 shall qualify for a continuing education school license upon 12 completion of an application and the submission of the required fee. Every entity that desires to obtain a continuing education 1.3 14 school license shall make application to the Department OBRE in 15 writing in forms prescribed by the Department OBRE and pay the 16 fee prescribed by rule. In addition to any other information required to be contained in the application, every application 17 for an original or renewed license shall include the 18 19 applicant's Social Security number.
- 20 (b) The criteria for a continuing education license shall include the following:
- 22 (1) A sound financial base for establishing, 23 promoting, and delivering the necessary courses. Budget 24 planning for the School's courses should be clearly 25 projected.

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(2) sufficient number of qualified, 1 licensed 2 instructors as provided by rule. 3 Adequate support personnel to assist with (3) administrative matters and technical assistance. Maintenance and availability of records 6 participation for licensees. 7 The ability to provide each participant who (5) 8 successfully completes approved program with an 9 certificate of completion signed by the administrator of a 10 licensed continuing education school on forms provided by 11 the Department OBRE. 12 (6) The continuing education school must have a written 13 policy dealing with procedures for the management of 14 grievances and fee refunds. (7) The continuing education school shall maintain 15 16 lesson plans and examinations for each course. 17 (8) The continuing education school shall require a 70% passing grade for successful completion of any continuing 18 education course. 19 20 (9) The continuing education school shall identify and 21 use instructors who will teach in a planned program. 22 Suggested criteria for instructor selections include: 23 (A) appropriate credentials; 24 (B) competence as a teacher;

(C) knowledge of content area; and

(D) qualification by experience.

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(10) The continuing education school must provide for

closed book examinations for each course.

- (11) The continuing education school shall provide a proctor for each examination and shall be responsible for the conduct of the proctor. The duties and responsibilities of a proctor shall be established by the Department by rule.
- (c) Advertising and promotion of continuing education activities must be carried out in a responsible fashion, clearly showing the educational objectives of the activity, the nature of the audience that may benefit from the activity, the cost of the activity to the participant and the items covered by the cost, the amount of credit that can be earned, and the credentials of the faculty.
- (d) The Department OBRE may or upon request of the Advisory Council shall, after notice, cause a continuing education school to attend an informal conference before the Advisory Council for failure to comply with any requirement for licensure or for failure to comply with any provision of this Act or the rules for the administration of this Act. The Advisory Council shall make a recommendation to the Board as a result of its findings at the conclusion of any such informal conference.
- (e) All continuing education schools shall maintain these minimum criteria and pay the required fee in order to retain their continuing education school license.

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- (f) All continuing education schools shall submit, at the time of initial application and with each license renewal, a list of courses with course materials to be offered by the continuing education school. The Department OBRE, however, shall establish a mechanism whereby continuing education schools may apply for and obtain approval for continuing education courses that are submitted after the time of initial application or renewal. The Department OBRE shall provide to each continuing education school a certificate for each approved continuing education course. All continuing education courses shall be valid for the period coinciding with the term of license of the continuing education school. All continuing education schools shall provide a copy of the certificate of the continuing education course within the course materials given to each student or shall display a copy of the certificate of the continuing education course in a conspicuous place at the location of the class.
- (g) Each continuing education school shall provide to the Department OBRE a monthly report in a format determined by the Department OBRE, with information concerning students who successfully completed all approved continuing education courses offered by the continuing education school for the prior month.
- (h) The Department OBRE, upon the recommendation of the Advisory Council, may temporarily suspend continuing education school's approved courses without hearing

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and refuse to accept successful completion of or participation in any of these continuing education courses for continuing education credit from that school upon the failure of that continuing education school to comply with the provisions of this Act or the rules for the administration of this Act, until the Department OBRE receives satisfactory such time as assurance of compliance. The Department OBRE shall notify the continuing education school of the noncompliance and may initiate disciplinary proceedings pursuant to this Act. The Department OBRE may refuse to issue, suspend, revoke, or otherwise discipline the license of a continuing education school or may withdraw approval of a continuing education course for good cause. Failure to comply with the requirements of this Section or any other requirements established by rule shall be deemed to be good cause. Disciplinary proceedings shall be conducted by the Board in the same manner as other disciplinary proceedings under this Act.

(Source: P.A. 91-245, eff. 12-31-99.) 18

19 (225 ILCS 454/30-25)

20 (Section scheduled to be repealed on January 1, 2010)

Sec. 30-25. Licensing of continuing education instructors.

(a) No person shall act as a core curriculum continuing education instructor at a continuing education school or branch without possessing a valid continuing education instructor license and satisfying any other criteria established by the 2 Council and in possession of a valid continuing education

instructor license issued by OBRE may instruct continuing

education courses.

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- (b) Every person who desires to obtain a continuing education instructor license shall make application to <u>the</u> Department OBRE in writing on forms prescribed by the Office, accompanied by the fee prescribed by rule. In addition to any other information required to be contained in the application, every application for an original or renewed license shall include the applicant's Social Security number. The Department OBRE shall issue a continuing education instructor license to applicants who meet qualification criteria established by this Act or rule. Upon the effective date of this amendatory Act of the 95th General Assembly, every person who desires to obtain or renew a continuing education instructor's license shall attend and successfully complete a one-day instructor development workshop, as approved by the Department. All continuing education instructors must teach at least one course within the period of licensure. The term of licensure for a continuing education instructor shall be 2 years and as established by rule.
- (c) The Department OBRE may refuse to issue, suspend, or otherwise discipline a continuing education instructor for good cause. Disciplinary proceedings shall be conducted by the Board in the same manner as other disciplinary

- proceedings under this Act. The term of a license for a 1
- 2 continuing education instructor shall be 2 years and as
- 3 established by rule. All Continuing Education Instructors must
- teach at least one course within the period of licensure 4
- 5 take an instructor training program approved
- 6 thereof.
- 7 (Source: P.A. 91-245, eff. 12-31-99.)
- 8 (225 ILCS 454/35-5)
- 9 (Section scheduled to be repealed on January 1, 2010)
- 10 Sec. 35-5. Savings provisions.
- 11 (a) This Act is intended to replace the Real Estate License
- 12 Act of 1983 in all respects.
- 1.3 (b) Beginning December 31, 1999, the rights, powers, and
- 14 duties exercised by the Office of Banks and Real Estate under
- 15 the Real Estate License Act of 1983 shall continue to be vested
- 16 in, be the obligation of, and shall be exercised by the
- Department of Financial and Professional Regulation Office of 17
- 18 Banks and Real Estate under the provisions of this Act.
- 19 (c) This Act does not affect any act done, ratified, or
- 20 cancelled, or any right occurring or established, or any action
- 21 or proceeding had or commenced in an administrative, civil, or
- 22 criminal cause before December 31, 1999, by the Office of Banks
- and Real Estate under the Real Estate License Act of 1983, and 23
- 24 those actions or proceedings may be prosecuted and continued by
- the Office of Banks and Real Estate under this Act. 25

- (d) This Act does not affect any license, certificate, permit, or other form of licensure or authorization issued by the Office of Banks and Real Estate under the Real Estate License Act of 1983, and all such licenses, certificates, permits, or other form of licensure or authorization shall continue to be valid under the terms and conditions of this Act.
- (e) The rules adopted by the Office of Banks and Real Estate relating to the Real Estate License Act of 1983, unless inconsistent with the provisions of this Act, are not affected by this Act, and on December 31, 1999 those rules become the rules under this Act. The Office of Banks and Real Estate shall, as soon as practicable, adopt new or amended rules consistent with the provisions of this Act.
 - (f) This Act does not affect any discipline, suspension, or termination taken under the Real Estate License Act of 1983 and that discipline, suspension, or termination shall be continued under this Act.
- 19 (g) This Act does not affect any appointments, term
 20 limitations, years served, or other matters relating to
 21 individuals serving on any board or council under the Real
 22 Estate License Act of 1983, and these appointments, term
 23 limitations, years served, and other matters shall be continued
 24 under this Act.
- 25 (Source: P.A. 91-245, eff. 12-31-99.)

- (225 ILCS 454/5-10 rep.) 1 2 (225 ILCS 454/5-25 rep.) 3 (225 ILCS 454/5-30 rep.) (225 ILCS 454/5-55 rep.) 4
- 5 (225 ILCS 454/20-80 rep.)
- 6 (225 ILCS 454/20-120 rep.)
- 7 Section 15. The Real Estate License Act of 2000 is amended
- 8 by repealing Sections 5-10, 5-25, 5-30, 5-55, 20-80, and
- 20-120. 9
- 10 Section 99. Effective date. This Act takes effect upon
- 11 becoming law.

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