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AN ACT concerning regulation.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

Section 5. The Community Association Manager Licensing and
Disciplinary Act is amended by changing Sections 15, 45, 50,
60, and 85 as follows:

7 (225 ILCS 427/15)

8 (Section scheduled to be repealed on January 1, 2020)

9 Sec. 15. License required. It shall be unlawful for any person, corporation, partnership, limited liability company, 10 or other entity to provide community association management 11 services, provide services as a community association manager, 12 or hold himself, herself, or itself out as a community 13 14 association manager or community association management firm to any community association in this State, unless he, she, or 15 16 it holds a current and valid license issued licensed by the Department or is otherwise exempt from licensure under this 17 Act. 18

19 (Source: P.A. 98-365, eff. 1-1-14.)

20 (225 ILCS 427/45)

21 (Section scheduled to be repealed on January 1, 2020)
22 Sec. 45. Examinations.

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1 (a) The Department shall authorize examinations of 2 applicants for licensure as a community association manager at 3 such times and places as it may determine. The examination of 4 applicants shall be of a character to give a fair test of the 5 qualifications of the applicant to practice as a community 6 association manager.

7 (b) Applicants for examination shall be required to pay,
8 either to the Department or the designated testing service, a
9 fee covering the cost of providing the examination.

10 (c) The Department may employ consultants for the purpose11 of preparing and conducting examinations.

12 (d) An applicant shall be eligible to take the examination 13 only after successfully completing the education requirements 14 set forth in this Act and attaining the minimum age required 15 under this Act.

16 (e) The examination approved by the Department should 17 utilize the basic principles of professional testing standards 18 utilizing psychometric measurement. The examination shall use 19 standards set forth by the National Organization for Competency 20 Assurances and shall be approved by the Department.

21 (Source: P.A. 96-726, eff. 7-1-10.)

22 (225 ILCS 427/50)

23 (Section scheduled to be repealed on January 1, 2020)

24 Sec. 50. Community association management firm.

25 (a) No corporation, partnership, limited liability

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company, or other legal entity shall provide or offer to 1 2 provide community association management services, unless it has applied in writing on the prescribed forms and has paid the 3 required nonrefundable fees and provided evidence to the 4 5 Department that the firm has designated a licensed supervising 6 community association manager to supervise and manage the firm. 7 A designated supervising community association manager shall 8 be a continuing requirement of firm licensure. No supervising 9 community association manager may be the supervising community 10 association manager for more than one firm.

11 (b) Any corporation, partnership, limited liability 12 company, or other legal entity that is providing, or offering 13 to provide, community association management services and is not in compliance with Section 50 and other provisions of this 14 Act shall be subject to the fines, injunctions, cease and 15 16 desist provisions, and penalties provided for in Sections 90, 17 92, and 155 of this Act.

18 (c) No <u>supervisory</u> community association manager may be the 19 <u>designated supervisory community association manager</u> 20 licensec-in-charge for more than one firm, corporation, 21 limited liability company, or other legal entity.

22 (Source: P.A. 98-365, eff. 1-1-14.)

23 (225 ILCS 427/60)

24 (Section scheduled to be repealed on January 1, 2020)
25 Sec. 60. Licenses; renewals; restoration; person in

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1 military service.

2 (a) The expiration date and renewal period for each license 3 issued under this Act shall be set by rule. The Department may 4 promulgate rules requiring continuing education and set all 5 necessary requirements for such, including but not limited to 6 fees, approved coursework, number of hours, and waivers of 7 continuing education.

8 (b) Any licensee who has permitted his, her, or its license 9 to expire may have the license restored by making application 10 to the Department and filing proof acceptable to the Department 11 of fitness to have his, her, or its license restored, by which 12 may include sworn evidence certifying to active practice in 13 another jurisdiction satisfactory to the Department, complying with any continuing education requirements, and paying the 14 15 required restoration fee.

16 (c) If the person has not maintained an active practice in 17 another jurisdiction satisfactory to the Department, the determine, by 18 Department shall an evaluation program established by rule, the person's fitness to resume active 19 20 status and may require the person to complete a period of evaluated clinical experience and successful completion of a 21 22 practical examination. However, any person whose license 23 expired while (i) in federal service on active duty with the Armed Forces of the United States or called into service or 24 training with the State Militia or (ii) in training or 25 26 education under the supervision of the United States

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preliminary to induction into the military service may have his 1 2 or her license renewed or restored without paying any lapsed 3 renewal fees if, within 2 years after honorable termination of the service, training or education, except under condition 4 5 other than honorable, he or she furnishes the Department with satisfactory evidence to the effect that he or she has been so 6 engaged and that the service, training, or education has been 7 8 so terminated.

9 (d) A community association manager, community association 10 management firm or supervising community association manager 11 who notifies the Department, in writing on forms prescribed by 12 the Department, may place his, her, or its license on inactive 13 status and shall be excused from the payment of renewal fees 14 until the person notifies the Department in writing of the 15 intention to resume active practice.

(e) A community association manager, community association management firm, or supervising community association manager requesting his, her, or its license be changed from inactive to active status shall be required to pay the current renewal fee and shall also demonstrate compliance with the continuing education requirements.

(f) Any licensee with a nonrenewed or on inactive license status shall not provide community association management services as set forth in this Act.

(g) Any person violating subsection (f) of this Sectionshall be considered to be practicing without a license and will

- 6 - LRB099 15977 MLM 40294 b SB3275 Engrossed be subject to the disciplinary provisions of this Act. 1 2 (Source: P.A. 98-365, eff. 1-1-14.) 3 (225 ILCS 427/85) 4 (Section scheduled to be repealed on January 1, 2020) 5 Sec. 85. Grounds for discipline; refusal, revocation, or 6 suspension. 7 (a) The Department may refuse to issue or renew a license, or may place on probation, reprimand, suspend, or revoke any 8 9 license, or take any other disciplinary or non-disciplinary 10 action as the Department may deem proper and impose a fine not 11 to exceed \$10,000 for each violation upon any licensee or 12 applicant under this Act or any person or entity who holds

himself, herself, or itself out as an applicant or licensee for any one or combination of the following causes:

15 (1) Material misstatement in furnishing information to16 the Department.

17

(2) Violations of this Act or its rules.

18 (3) Conviction of or entry of a plea of guilty or plea 19 of nolo contendere to a felony or a misdemeanor under the 20 laws of the United States, any state, or any other 21 jurisdiction or entry of an administrative sanction by a 22 government agency in this State or any other jurisdiction. 23 Action taken under this paragraph (3) for a misdemeanor or 24 an administrative sanction is limited to a misdemeanor or administrative sanction that has as an essential element 25

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dishonesty or fraud, that involves larceny, embezzlement, or obtaining money, property, or credit by false pretenses or by means of a confidence game, or that is directly related to the practice of the profession.

5 (4) Making any misrepresentation for the purpose of 6 obtaining a license or violating any provision of this Act 7 or its rules.

8

(5) Professional incompetence.

9

(6) Gross negligence.

10 (7) Aiding or assisting another person in violating any11 provision of this Act or its rules.

12 (8) Failing, within 30 days, to provide information in
13 response to a request made by the Department.

14 (9) Engaging in dishonorable, unethical, or
15 unprofessional conduct of a character likely to deceive,
16 defraud or harm the public as defined by the rules of the
17 Department, or violating the rules of professional conduct
18 adopted by the Department.

(10) Habitual or excessive use or addiction to alcohol, narcotics, stimulants, or any other chemical agent or drug that results in the inability to practice with reasonable judgment, skill, or safety.

(11) Having been disciplined by another state, the
 District of Columbia, a territory, a foreign nation, or a
 governmental agency authorized to impose discipline if at
 least one of the grounds for the discipline is the same or

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substantially equivalent of one of the grounds for which a
 licensee may be disciplined under this Act. A certified
 copy of the record of the action by the other state or
 jurisdiction shall be prima facie evidence thereof.

5 (12) Directly or indirectly giving to or receiving from 6 any person, firm, corporation, partnership or association 7 any fee, commission, rebate, or other form of compensation 8 for any professional services not actually or personally 9 rendered.

(13) A finding by the Department that the licensee,
after having his, her, or its license placed on
probationary status, has violated the terms of probation.

13 (14) Willfully making or filing false records or 14 reports relating to a licensee's practice, including but 15 not limited to false records filed with any State or 16 federal agencies or departments.

17 (15) Being named as a perpetrator in an indicated 18 report by the Department of Children and Family Services 19 under the Abused and Neglected Child Reporting Act and upon 20 proof by clear and convincing evidence that the licensee 21 has caused a child to be an abused child or neglected child 22 as defined in the Abused and Neglected Child Reporting Act.

(16) Physical illness or mental illness or impairment, including, but not limited to, deterioration through the aging process or loss of motor skill that results in the inability to practice the profession with reasonable SB3275 Engrossed

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1 judgment, skill, or safety.

2 (17) Solicitation of professional services by using
3 false or misleading advertising.

4 (18) A finding that licensure has been applied for or
5 obtained by fraudulent means.

6 (19) Practicing or attempting to practice under a name 7 other than the full name as shown on the license or any 8 other legally authorized name.

9 (20) Gross overcharging for professional services 10 including, but not limited to, (i) collection of fees or 11 moneys for services that are not rendered; and (ii) 12 charging for services that are not in accordance with the between the 13 contract licensee and the community 14 association.

15 (21) Improper commingling of personal and client funds16 in violation of this Act or any rules promulgated thereto.

17 (22) Failing to account for or remit any moneys or
18 documents coming into the licensee's possession that
19 belong to another person or entity.

20 (23) Giving differential treatment to a person that is
21 to that person's detriment because of race, color, creed,
22 sex, religion, or national origin.

(24) Performing and charging for services without
 reasonable authorization to do so from the person or entity
 for whom service is being provided.

(25) Failing to make available to the Department, upon

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request, any books, records, or forms required by this Act.
 (26) Purporting to be a supervising community
 association manager of a firm without active participation
 in the firm.

5 (27) Failing to make available to the Department at the 6 time of the request any indicia of licensure or 7 registration issued under this Act.

8 (28) Failing to maintain and deposit funds belonging to 9 a community association in accordance with subsection (b) 10 of Section 55 of this Act.

11 (29) Violating the terms of a disciplinary order issued12 by the Department.

(b) In accordance with subdivision (a)(5) of Section 2105-15 of the Department of Professional Regulation Law of the Civil Administrative Code of Illinois (20 ILCS 2105/2105-15), the Department shall deny a license or renewal authorized by this Act to a person who has defaulted on an educational loan or scholarship provided or guaranteed by the Illinois Student Assistance Commission or any governmental agency of this State.

(c) The determination by a circuit court that a licensee is subject to involuntary admission or judicial admission, as provided in the Mental Health and Developmental Disabilities Code, operates as an automatic suspension. The suspension will terminate only upon a finding by a court that the patient is no longer subject to involuntary admission or judicial admission and the issuance of an order so finding and discharging the SB3275 Engrossed - 11 - LRB099 15977 MLM 40294 b

patient, and upon the recommendation of the Board to the Secretary that the licensee be allowed to resume his or her practice as a licensed community association manager.

(d) In accordance with subsection (q) of Section 2105-15 of 4 5 the Department of Professional Regulation Law of the Civil Administrative Code of Illinois (20 ILCS 2105/2105-15), the 6 7 Department may refuse to issue or renew or may suspend the 8 license of any person who fails to file a return, to pay the 9 tax, penalty, or interest shown in a filed return, or to pay 10 any final assessment of tax, penalty, or interest, as required 11 by any tax Act administered by the Department of Revenue, until 12 such time as the requirements of that tax Act are satisfied.

13 In accordance with subdivision (a) (5) of Section (e) 14 2105-15 of the Department of Professional Regulation Law of the Civil Administrative Code of Illinois (20 ILCS 2105/2105-15) 15 16 and in cases where the Department of Healthcare and Family 17 Services (formerly Department of Public Aid) has previously determined that a licensee or a potential licensee is more than 18 19 30 days delinquent in the payment of child support and has 20 subsequently certified the delinquency to the Department, the Department may refuse to issue or renew or may revoke or 21 22 suspend that person's license or may take other disciplinary 23 action against that person based solely upon the certification 24 of delinquency made by the Department of Healthcare and Family 25 Services.

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(f) In enforcing this Section, the Department or Board upon

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a showing of a possible violation may compel a licensee or an 1 2 individual licensed to practice under this Act, or who has applied for licensure under this Act, to submit to a mental or 3 physical examination, or both, as required by and at the 4 5 expense of the Department. The Department or Board may order the examining physician to present testimony concerning the 6 7 mental or physical examination of the licensee or applicant. No 8 information shall be excluded by reason of any common law or 9 statutory privilege relating to communications between the 10 licensee or applicant and the examining physician. The 11 examining physicians shall be specifically designated by the 12 Board or Department. The individual to be examined may have, at 13 his or her own expense, another physician of his or her choice 14 present during all aspects of this examination. Failure of an 15 individual to submit to a mental or physical examination, when 16 directed, shall be grounds for suspension of his or her license 17 or denial of his or her application or renewal until the individual submits to the examination if the Department finds, 18 after notice and hearing, that the refusal to submit to the 19 20 examination was without reasonable cause.

If the Department or Board finds an individual unable to practice because of the reasons set forth in this Section, 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 SB3275 Engrossed - 13 - LRB099 15977 MLM 40294 b

practice; or, in lieu of care, counseling, or treatment, the 1 2 Department may file, or the Board may recommend to the 3 Department to file, a complaint to immediately suspend, revoke, deny, or otherwise discipline the license of the individual. An 4 5 individual whose license was granted, continued, reinstated, renewed, disciplined or supervised subject to such terms, 6 conditions, or restrictions, and who fails to comply with such 7 terms, conditions, or restrictions, shall be referred to the 8 9 Secretary for a determination as to whether the individual 10 shall have his or her license suspended immediately, pending a 11 hearing by the Department.

12 In instances in which the Secretary immediately suspends a 13 person's license under this Section, a hearing on that person's 14 license must be convened by the Department within 30 days after 15 the suspension and completed without appreciable delay. The 16 Department and Board shall have the authority to review the 17 subject individual's record of treatment and counseling regarding the impairment to the extent permitted by applicable 18 19 federal statutes and regulations safequarding the 20 confidentiality of medical records.

21 An individual licensed under this Act and affected under 22 this Section shall be afforded an opportunity to demonstrate to 23 the Department or Board that he or she can resume practice in 24 compliance with acceptable and prevailing standards under the 25 provisions of his or her license.

26 (Source: P.A. 97-333, eff. 8-12-11; 98-365, eff. 1-1-14;

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1 98-756, eff. 7-16-14.)

Section 10. The Real Estate License Act of 2000 is amended
by changing Sections 10-20 and 20-20 as follows:

4 (225 ILCS 454/10-20)

5 (Section scheduled to be repealed on January 1, 2020)

6 Sec. 10-20. Sponsoring broker; employment agreement.

7 (a) A licensee may perform activities as a licensee only
8 for his or her sponsoring broker. A licensee must have only one
9 sponsoring broker at any one time.

10 (b) Every broker who employs licensees or has an 11 independent contractor relationship with a licensee shall have 12 a written employment agreement with each such licensee. The 13 broker having this written employment agreement with the 14 licensee must be that licensee's sponsoring broker.

(c) Every sponsoring broker must have a written employment agreement with each licensee the broker sponsors. The agreement shall address the employment or independent contractor relationship terms, including without limitation supervision, duties, compensation, and termination.

(d) Every sponsoring broker must have a written employment agreement with each licensed personal assistant who assists a licensee sponsored by the sponsoring broker. This requirement applies to all licensed personal assistants whether or not they perform licensed activities in their capacity as a personal SB3275 Engrossed - 15 - LRB099 15977 MLM 40294 b

assistant. The agreement shall address the employment or
 independent contractor relationship terms, including without
 limitation supervision, duties, compensation, and termination.

(e) Notwithstanding the fact that a sponsoring broker has 4 5 an employment agreement with a licensee, a sponsoring broker may pay compensation directly to a corporation or limited 6 7 liability company solely owned by that licensee that has been formed for the purpose of receiving compensation earned by the 8 9 licensee. A corporation or limited liability company formed for 10 the purpose herein stated in this subsection (e) shall not be required to be licensed under this Act so long as the person 11 12 who is the sole shareholder of the corporation or sole member 13 of the limited liability company is licensed.

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

15 (225 ILCS 454/20-20)

16 (Section scheduled to be repealed on January 1, 2020)

17 Sec. 20-20. Grounds for discipline.

18 (a) The Department may refuse to issue or renew a license, may place on probation, suspend, or revoke any license, 19 20 reprimand, or take any other disciplinary or non-disciplinary 21 action as the Department may deem proper and impose a fine not 22 to exceed \$25,000 upon any licensee or applicant under this Act or any person who holds himself or herself out as an applicant 23 24 or licensee or against a licensee in handling his or her own 25 property, whether held by deed, option, or otherwise, for any

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1 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.

5 (2) The conviction of or plea of quilty or plea of nolo 6 contendere to a felony or misdemeanor in this State or any 7 other jurisdiction; or the entry of an administrative 8 sanction by a government agency in this State or any other 9 jurisdiction. Action taken under this paragraph (2) for a 10 misdemeanor or an administrative sanction is limited to a 11 misdemeanor or administrative sanction that has as an 12 essential element dishonesty or fraud or involves larceny, embezzlement, or obtaining money, property, or credit by 13 14 false pretenses or by means of a confidence game.

15 (3) Inability to practice the profession with 16 reasonable judgment, skill, or safety as a result of a illness, including, but not limited 17 physical to, deterioration through the aging process or loss of motor 18 19 skill, or a mental illness or disability.

(4) Practice under this Act as a licensee 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) Having been disciplined by another state, the
 District of Columbia, a territory, a foreign nation, or a
 governmental agency authorized to impose discipline if at

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least one of the grounds for that discipline is the same as or the equivalent of one of the grounds for which a licensee may be disciplined under this Act. A certified copy of the record of the action by the other state or jurisdiction shall be prima facie evidence thereof.

6 (6) Engaging in the practice of real estate brokerage 7 without a license or after the licensee's license was 8 expired or while the license was inoperative.

9 (7) Cheating on or attempting to subvert the Real
10 Estate License Exam or continuing education exam.

(8) Aiding or abetting an applicant to subvert or cheat
on the Real Estate License Exam or continuing education
exam administered pursuant to this Act.

14 (9) Advertising that is inaccurate, misleading, or15 contrary to the provisions of the Act.

16 (10) Making any substantial misrepresentation or17 untruthful advertising.

18 (11) Making any false promises of a character likely to19 influence, persuade, or induce.

(12) Pursuing a continued and flagrant course of
 misrepresentation or the making of false promises through
 licensees, employees, agents, advertising, or otherwise.

(13) 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.
(14) Acting for more than one party in a transaction

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without providing written notice to all parties for whom 1 2 the licensee acts.

3 (15) Representing or attempting to represent a broker other than the sponsoring broker. 4

5 (16) Failure to account for or to remit any moneys or 6 documents coming into his or her possession that belong to 7 others.

8 Failure to maintain and deposit in a special (17)9 account, separate and apart from personal and other 10 business accounts, all escrow moneys belonging to others 11 entrusted to a licensee while acting as a broker, escrow 12 agent, or temporary custodian of the funds of others or failure to maintain all escrow moneys on deposit in the 13 14 account until the transactions are consummated or 15 terminated, except to the extent that the moneys, or any 16 part thereof, shall be:

17 (A) disbursed prior to the consummation or termination (i) in accordance with the written 18 19 direction of the principals to the transaction or their 20 duly authorized agents, (ii) in accordance with 21 directions providing for the release, payment, or 22 distribution of escrow moneys contained in any written 23 contract signed by the principals to the transaction or 24 their duly authorized agents, or (iii) pursuant to an 25 order of a court of competent jurisdiction; or 26

(B) deemed abandoned and transferred to the Office

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1 of the State Treasurer to be handled as unclaimed 2 property pursuant to the Uniform Disposition of 3 Unclaimed Property Act. Escrow moneys may be deemed abandoned under this subparagraph (B) only: (i) in the 4 5 absence of disbursement under subparagraph (A); (ii) 6 in the absence of notice of the filing of any claim in 7 a court of competent jurisdiction; and (iii) if 6 months have elapsed after the receipt of a written 8 demand for the escrow moneys from one of the principals 9 10 to the transaction or the principal's duly authorized 11 agent.

12 The account shall be noninterest bearing, unless the 13 character of the deposit is such that payment of interest 14 thereon is otherwise required by law or unless the 15 principals to the transaction specifically require, in 16 writing, that the deposit be placed in an interest bearing 17 account.

(18) Failure to make available to the Department 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 personnel.

(19) Failing to furnish copies upon request of
documents relating to a real estate transaction to a party
who has executed that document.

(20) Failure of a sponsoring broker to timely provide
 information, sponsor cards, or termination of licenses to

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1 the Department.

2 (21) Engaging in dishonorable, unethical, or
3 unprofessional conduct of a character likely to deceive,
4 defraud, or harm the public.

5 (22) Commingling the money or property of others with
6 his or her own money or property.

7 (23) Employing any person on a purely temporary or
8 single deal basis as a means of evading the law regarding
9 payment of commission to nonlicensees on some contemplated
10 transactions.

11 (24) Permitting the use of his or her license as a 12 broker to enable a leasing agent or unlicensed person to 13 operate a real estate business without actual 14 participation therein and control thereof by the broker.

15 (25) Any other conduct, whether of the same or a
16 different character from that specified in this Section,
17 that constitutes dishonest dealing.

18 (26) Displaying a "for rent" or "for sale" sign on any 19 property without the written consent of an owner or his or 20 her duly authorized agent or advertising by any means that 21 any property is for sale or for rent without the written 22 consent of the owner or his or her authorized agent.

(27) Failing to provide information requested by the
Department, or otherwise respond to that request, within 30
days of the request.

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(28) Advertising by means of a blind advertisement,

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except as otherwise permitted in Section 10-30 of this Act.

2 (29) Offering guaranteed sales plans, as defined in 3 clause (A) of this subdivision (29), except to the extent 4 hereinafter set forth:

5 (A) A "guaranteed sales plan" is any real estate 6 purchase or sales plan whereby a licensee enters into a 7 conditional or unconditional written contract with a seller, prior to entering into a brokerage agreement 8 9 with the seller, by the terms of which a licensee 10 agrees to purchase a property of the seller within a 11 specified period of time at a specific price in the 12 event the property is not sold in accordance with the 13 terms of a brokerage agreement to be entered into 14 between the sponsoring broker and 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
subject to the plan in the same manner in which the
broker would market any other property, unless the

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agreement with the seller provides otherwise.

(E) The licensee cannot purchase seller's property
until the brokerage agreement has ended according to
its terms or is otherwise terminated.

5 (F) Any licensee who fails to perform on a 6 guaranteed sales plan in strict accordance with its 7 terms shall be subject to all the penalties provided in 8 this Act for violations thereof and, in addition, shall 9 be subject to a civil fine payable to the party injured 10 by the default in an amount of up to \$25,000.

11 (30) Influencing or attempting to influence, by any 12 words or acts, a prospective seller, purchaser, occupant, landlord, or tenant of real estate, in connection with 13 14 viewing, buying, or leasing real estate, so as to promote 15 or tend to promote the continuance or maintenance of 16 racially and religiously segregated housing or so as to 17 retard, obstruct, or discourage racially integrated housing on or in any street, block, neighborhood, or 18 19 community.

20 (31) Engaging in any act that constitutes a violation
21 of any provision of Article 3 of the Illinois Human Rights
22 Act, whether or not a complaint has been filed with or
23 adjudicated by the Human Rights Commission.

(32) 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

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substituting, in lieu thereof, a new contract for sale or
 lease or brokerage agreement with a third party.

3 (33) Negotiating a sale, exchange, or lease of real 4 estate directly with any person if the licensee knows that 5 the person has an exclusive brokerage agreement with 6 another broker, unless specifically authorized by that 7 broker.

8 (34) When a licensee is also an attorney, acting as the 9 attorney for either the buyer or the seller in the same 10 transaction in which the licensee is acting or has acted as 11 a managing broker or broker.

12 (35) Advertising or offering merchandise or services as free if any conditions or obligations necessary for 13 14 receiving the merchandise or services are not disclosed in the same advertisement or offer. These conditions or 15 16 obligations include without limitation the requirement that the recipient attend a promotional activity or visit a 17 real estate site. As used in this subdivision (35), "free" 18 includes terms such as "award", "prize", "no charge", "free 19 of charge", "without charge", and similar words or phrases 20 21 that reasonably lead a person to believe that he or she may 22 receive or has been selected to receive something of value, 23 without any conditions or obligations on the part of the 24 recipient.

(36) Disregarding or violating any provision of the
 Land Sales Registration Act of 1989, the Illinois Real

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Estate Time-Share Act, or the published rules promulgated
 by the Department to enforce those Acts.

3 (37) Violating the terms of <u>an</u> a disciplinary order
 4 issued by the Department.

5 (38) Paying or failing to disclose compensation in 6 violation of Article 10 of this Act.

7 (39) Requiring a party to a transaction who is not a
8 client of the licensee to allow the licensee to retain a
9 portion of the escrow moneys for payment of the licensee's
10 commission or expenses as a condition for release of the
11 escrow moneys to that party.

(40) Disregarding or violating any provision of this Act or the published rules promulgated by the Department 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 to enforce this Act.

(41) Failing to provide the minimum services required
by Section 15-75 of this Act when acting under an exclusive
brokerage agreement.

(42) Habitual or excessive use or addiction to alcohol, narcotics, stimulants, or any other chemical agent or drug that results in a managing broker, broker, or leasing agent's inability to practice with reasonable skill or safety. SB3275 Engrossed - 25 - LRB099 15977 MLM 40294 b

1 (43) Enabling, aiding, or abetting an auctioneer, as 2 defined in the Auction License Act, to conduct a real 3 estate auction in a manner that is in violation of this 4 Act.

5 (b) The Department may refuse to issue or renew or may 6 suspend the license of any person who fails to file a return, 7 pay the tax, penalty or interest shown in a filed return, or 8 pay any final assessment of tax, penalty, or interest, as 9 required by any tax Act administered by the Department of 10 Revenue, until such time as the requirements of that tax Act 11 are satisfied in accordance with subsection (q) of Section 12 2105-15 of the Civil Administrative Code of Illinois.

(c) The Department shall deny a license or renewal authorized by this Act to a person who has defaulted on an educational loan or scholarship provided or guaranteed by the Illinois Student Assistance Commission or any governmental agency of this State in accordance with item (5) of subsection (a) of Section 2105-15 of the Civil Administrative Code of Illinois.

(d) In cases where 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 days delinquent in the payment of child support and has subsequently certified the delinquency to the Department, the <u>Department</u> 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 in accordance with item (5) of subsection (a) of
 Section 2105-15 of the Civil Administrative Code of Illinois.

5 (e) In enforcing this Section, the Department or Board upon a showing of a possible violation may compel an individual 6 7 licensed to practice under this Act, or who has applied for 8 licensure under this Act, to submit to a mental or physical 9 examination, or both, as required by and at the expense of the 10 Department. The Department or Board may order the examining 11 physician to present testimony concerning the mental or 12 physical examination of the licensee or applicant. No 13 information shall be excluded by reason of any common law or 14 statutory privilege relating to communications between the 15 licensee or applicant and the examining physician. The 16 examining physicians shall be specifically designated by the 17 Board or Department. The individual to be examined may have, at his or her own expense, another physician of his or her choice 18 present during all aspects of this examination. Failure of an 19 20 individual to submit to a mental or physical examination, when directed, shall be grounds for suspension of his or her license 21 22 until the individual submits to the examination if the 23 Department finds, after notice and hearing, that the refusal to submit to the examination was without reasonable cause. 24

If the Department or Board finds an individual unable to practice because of the reasons set forth in this Section, the SB3275 Engrossed - 27 - LRB099 15977 MLM 40294 b

Department or Board may require that individual to submit to 1 2 care, counseling, or treatment by physicians approved or 3 designated by the Department or Board, as a condition, term, or restriction for continued, reinstated, or renewed licensure to 4 5 practice; or, in lieu of care, counseling, or treatment, the Department may file, or the Board may recommend to the 6 7 Department to file, a complaint to immediately suspend, revoke, 8 or otherwise discipline the license of the individual. An 9 individual whose license was granted, continued, reinstated, 10 renewed, disciplined or supervised subject to such terms, 11 conditions, or restrictions, and who fails to comply with such 12 terms, conditions, or restrictions, shall be referred to the 13 Secretary for a determination as to whether the individual 14 shall have his or her license suspended immediately, pending a 15 hearing by the Department.

16 In instances in which the Secretary immediately suspends a 17 person's license under this Section, a hearing on that person's license must be convened by the Department within 30 days after 18 19 the suspension and completed without appreciable delay. The 20 Department and Board shall have the authority to review the subject individual's record of treatment and counseling 21 22 regarding the impairment to the extent permitted by applicable 23 federal statutes regulations safeguarding and the confidentiality of medical records. 24

25 An individual licensed under this Act and affected under 26 this Section shall be afforded an opportunity to demonstrate to SB3275 Engrossed - 28 - LRB099 15977 MLM 40294 b

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.

4 (Source: P.A. 98-553, eff. 1-1-14; 98-756, eff. 7-16-14; 5 99-227, eff. 8-3-15.)

6 Section 99. Effective date. This Act takes effect upon7 becoming law.