#### Representative Gage Froerer proposes the following substitute bill:

1	DIVISION OF REAL ESTATE AMENDMENTS
2	2010 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Gage Froerer
5	Senate Sponsor: Wayne L. Niederhauser
6 7	LONG TITLE
8	General Description:
9	This bill modifies provisions related to the Division of Real Estates' regulation of the
10	appraisal, mortgage, and real estate industries.
11	Highlighted Provisions:
12	This bill:
13	recodifies Title 61, Chapter 2, Division of Real Estate, and Chapter 2a, Real Estate
14	Recovery Fund Act, and as part of the recodification creates Chapter 2f, Real Estate
15	Licensing and Practices Act;
16	<ul><li>addresses definitions and consistency of terminology;</li></ul>
17	addresses powers under appraisal, mortgage, and real estate statutes, including:
18	<ul> <li>providing for the suspension of a license, registration, or certification for</li> </ul>
19	payment of a fee with a dishonored instrument;
20	<ul> <li>addressing investigatory powers and costs;</li> </ul>
21	<ul> <li>addressing the division providing lists of licensee, registrants, and certificate</li> </ul>
22	holders;
23	<ul> <li>addressing the effect of a failure to accurately disclose a criminal history; and</li> </ul>
24	<ul> <li>requiring deadlines for compliance with disciplinary actions;</li> </ul>
25	<ul><li>increases certain fines;</li></ul>



26	<ul> <li>clarifies procedures related to the renewal of a registration as a trainee under</li> </ul>
27	appraisal statutes;
28	<ul> <li>modifies the powers of the Real Estate Appraiser Licensing and Certification Board</li> </ul>
29	with regard to examinations and education;
30	<ul> <li>modifies requirements for licensing and certification under appraisal statutes;</li> </ul>
31	<ul> <li>corrects references to trainees under appraisal statutes;</li> </ul>
32	<ul> <li>addresses ability of persons licensed, certified, or registered under appraisal statutes</li> </ul>
33	to operate as a professional corporation or limited liability company;
34	<ul> <li>requires that an individual licensed under mortgage statutes be sponsored by a</li> </ul>
35	licensed entity;
36	<ul> <li>addresses education and examination requirements under mortgage statutes that are</li> </ul>
37	specific to obtaining a license in Utah;
38	<ul> <li>addresses the process and requirements to obtain a license, renew a license, or notify</li> </ul>
39	the division of changes in certain information;
40	<ul> <li>provides for certain past revocations of a license under mortgage statutes to be</li> </ul>
41	converted to a suspension of the license;
42	<ul><li>modifies criminal penalties;</li></ul>
43	<ul> <li>clarifies procedures for making claims against the mortgage recovery funds and real</li> </ul>
44	estate; and
45	<ul><li>makes technical and conforming amendments.</li></ul>
46	Monies Appropriated in this Bill:
47	None
48	Other Special Clauses:
49	This bill coordinates with H.B. 53, Foreclosure Rescue and Loan Modification
50	Amendments, to technically merge changes.
51	<b>Utah Code Sections Affected:</b>
52	AMENDS:
53	10-3-1110, as last amended by Laws of Utah 2008, Chapter 169
54	13-25a-111, as last amended by Laws of Utah 2005, Chapter 18
55	16-11-2, as last amended by Laws of Utah 2009, Chapter 220
56	17-50-106, as enacted by Laws of Utah 2008, Chapter 169

57	31A-2-402, as last amended by Laws of Utah 2009, Chapter 372
58	<b>34-44-102</b> , as enacted by Laws of Utah 2007, Chapter 65
59	34A-2-104, as last amended by Laws of Utah 2009, Chapter 185
60	<b>41-1a-422</b> , as last amended by Laws of Utah 2009, Chapters 183, 348, and 380
61	48-2c-1502, as last amended by Laws of Utah 2009, Chapter 141
62	57-11-2, as last amended by Laws of Utah 2009, Chapter 352
63	57-11-14, as last amended by Laws of Utah 2009, Chapter 352
64	57-19-14, as last amended by Laws of Utah 1990, Chapter 199
65	57-21-2, as last amended by Laws of Utah 2008, Chapter 382
66	<b>57-23-5</b> , as enacted by Laws of Utah 1991, Chapter 262
67	57-27-102, as enacted by Laws of Utah 2009, Chapter 194
68	58-56-16, as last amended by Laws of Utah 2009, Chapter 183
69	<b>61-1-13</b> , as last amended by Laws of Utah 2009, Chapters 351 and 355
70	61-2b-2, as last amended by Laws of Utah 2008, Chapters 382 and 387
71	61-2b-3, as last amended by Laws of Utah 2005, Chapter 199
72	61-2b-6, as last amended by Laws of Utah 2009, Chapters 183 and 352
73	61-2b-8, as last amended by Laws of Utah 2009, Chapter 352
74	61-2b-10, as last amended by Laws of Utah 2005, Chapter 199
75	61-2b-14, as last amended by Laws of Utah 2005, Chapter 199
76	61-2b-15, as last amended by Laws of Utah 2005, Chapter 199
77	61-2b-17, as last amended by Laws of Utah 2007, Chapter 325
78	61-2b-18, as last amended by Laws of Utah 2009, Chapter 183
79	61-2b-19, as last amended by Laws of Utah 2005, Chapter 199
80	61-2b-20, as last amended by Laws of Utah 2009, Chapter 352
81	61-2b-25, as last amended by Laws of Utah 2008, Chapter 387
82	61-2b-28, as last amended by Laws of Utah 2008, Chapters 382 and 387
83	61-2b-29, as last amended by Laws of Utah 2009, Chapter 352
84	<b>61-2b-30.5</b> , as last amended by Laws of Utah 2008, Chapter 387
85	61-2b-32, as last amended by Laws of Utah 1999, Chapter 117
86	61-2b-33, as last amended by Laws of Utah 2009, Chapter 352
87	61-2b-36, as last amended by Laws of Utah 2005, Chapter 199

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61-2b-39, as last amended by Laws of Utah 2005, Chapter 199
61-2b-40, as last amended by Laws of Utah 2005, Chapter 199
61-2c-102, as last amended by Laws of Utah 2009, Chapter 372
61-2c-103, as last amended by Laws of Utah 2009, Chapters 183, 352, and 372
61-2c-104, as last amended by Laws of Utah 2009, Chapters 352 and 372
61-2c-105, as last amended by Laws of Utah 2009, Chapter 372
61-2c-106, as last amended by Laws of Utah 2009, Chapter 372
61-2c-201, as last amended by Laws of Utah 2009, Chapters 183 and 372
61-2c-202, as last amended by Laws of Utah 2009, Chapters 183 and 372
61-2c-203, as last amended by Laws of Utah 2009, Chapter 372
61-2c-204.1, as enacted by Laws of Utah 2009, Chapter 372
61-2c-205, as last amended by Laws of Utah 2009, Chapters 183, 352, and 372
61-2c-205.1, as enacted by Laws of Utah 2009, Chapter 372
61-2c-206, as last amended by Laws of Utah 2009, Chapters 183 and 372
61-2c-301, as last amended by Laws of Utah 2009, Chapters 72 and 372
61-2c-302, as last amended by Laws of Utah 2009, Chapter 372
61-2c-401, as last amended by Laws of Utah 2007, Chapter 325
61-2c-402, as last amended by Laws of Utah 2009, Chapters 352 and 372
61-2c-404, as last amended by Laws of Utah 2007, Chapter 325
61-2c-501, as last amended by Laws of Utah 2009, Chapter 352
61-2c-502, as last amended by Laws of Utah 2009, Chapters 352 and 372
61-2c-503, as last amended by Laws of Utah 2009, Chapter 352
61-2c-505, as enacted by Laws of Utah 2004, Chapter 297
61-2c-507, as last amended by Laws of Utah 2009, Chapter 372
63G-2-302, as last amended by Laws of Utah 2009, Chapters 126, 349, and 379
63J-1-602, as enacted by Laws of Utah 2009, Chapter 368
70D-3-102, as enacted by Laws of Utah 2009, Chapter 72
72-5-116, as last amended by Laws of Utah 2008, Chapter 169
ENACTS:
<b>61-2-101</b> , Utah Code Annotated 1953
<b>61-2-102</b> , Utah Code Annotated 1953

119	<b>61-2-202</b> , Utah Code Annotated 1953
120	<b>61-2c-209</b> , Utah Code Annotated 1953
121	<b>61-2c-501.5</b> , Utah Code Annotated 1953
122	<b>61-2f-101</b> , Utah Code Annotated 1953
123	<b>61-2f-105</b> , Utah Code Annotated 1953
124	<b>61-2f-206</b> , Utah Code Annotated 1953
125	<b>61-2f-305</b> , Utah Code Annotated 1953
126	RENUMBERS AND AMENDS:
127	61-2-201, (Renumbered from 61-2-5, as last amended by Laws of Utah 2009, Chapters
128	269 and 372)
129	61-2-203, (Renumbered from 61-2-5.1, as last amended by Laws of Utah 2008, Chapter
130	382)
131	61-2-204, (Renumbered from 61-2-28, as last amended by Laws of Utah 2008, Chapters
132	216 and 382)
133	61-2f-102, (Renumbered from 61-2-2, as last amended by Laws of Utah 2005, Chapter
134	257)
135	61-2f-103, (Renumbered from 61-2-5.5, as last amended by Laws of Utah 2008,
136	Chapter 387)
137	61-2f-104, (Renumbered from 61-2-14, as last amended by Laws of Utah 1983, Chapter
138	257)
139	61-2f-106, (Renumbered from 61-2-22, as last amended by Laws of Utah 1985, Chapter
140	162)
141	61-2f-201, (Renumbered from 61-2-1, as last amended by Laws of Utah 1996, Chapter
142	102)
143	61-2f-202, (Renumbered from 61-2-3, as last amended by Laws of Utah 2009, Chapter
144	356)
145	61-2f-203, (Renumbered from 61-2-6, as last amended by Laws of Utah 2009, Chapter
146	352)
147	<b>61-2f-204</b> , (Renumbered from 61-2-9, as last amended by Laws of Utah 2009, Chapters
148	183 and 352)
149	61-2f-205, (Renumbered from 61-2-7, as last amended by Laws of Utah 1991, Chapter

150 165) 151 **61-2f-207**, (Renumbered from 61-2-7.1, as last amended by Laws of Utah 2009, 152 Chapter 183) 153 61-2f-301, (Renumbered from 61-2-7.2, as last amended by Laws of Utah 2009, 154 Chapter 352) 155 61-2f-302. (Renumbered from 61-2-10, as last amended by Laws of Utah 2009, Chapter 156 352) 157 **61-2f-303**, (Renumbered from 61-2-25, as enacted by Laws of Utah 2003, Chapter 264) 158 61-2f-304, (Renumbered from 61-2-8, as last amended by Laws of Utah 2000, Chapter 159 86) 160 61-2f-306, (Renumbered from 61-2-20, as last amended by Laws of Utah 2008, Chapter 161 387) 162 61-2f-307, (Renumbered from 61-2-26, as last amended by Laws of Utah 2008, Chapter 163 382) 164 **61-2f-308**, (Renumbered from 61-2-27, as enacted by Laws of Utah 2005, Chapter 252) 165 61-2f-401, (Renumbered from 61-2-11, as last amended by Laws of Utah 2009, Chapter 166 352) **61-2f-402**, (Renumbered from 61-2-11.5, as last amended by Laws of Utah 2007, 167 168 Chapter 325) 169 **61-2f-403**, (Renumbered from 61-2-24, as enacted by Laws of Utah 1996, Chapter 102) 170 61-2f-404, (Renumbered from 61-2-12, as last amended by Laws of Utah 2009, Chapter 171 352) 172 61-2f-405, (Renumbered from 61-2-17, as last amended by Laws of Utah 2009, Chapter 173 352) 174 61-2f-406, (Renumbered from 61-2-13, as last amended by Laws of Utah 2008, Chapter 175 387) 176 **61-2f-407**, (Renumbered from 61-2-21, as last amended by Laws of Utah 2008, 177 Chapters 370, 382, and 387) 178 61-2f-408, (Renumbered from 61-2-13.5, as enacted by Laws of Utah 1997, Chapter 179 232) 180 61-2f-409, (Renumbered from 61-2-18, as last amended by Laws of Utah 1985, Chapter

181	162)
182	61-2f-501, (Renumbered from 61-2a-1, as enacted by Laws of Utah 1975, Chapter 172)
183	61-2f-502, (Renumbered from 61-2a-2, as last amended by Laws of Utah 2009, Chapte
184	352)
185	61-2f-503, (Renumbered from 61-2a-3, as last amended by Laws of Utah 2009, Chapte
186	352)
187	61-2f-504, (Renumbered from 61-2a-12, as last amended by Laws of Utah 2009,
188	Chapter 352)
189	61-2f-505, (Renumbered from 61-2a-4, as last amended by Laws of Utah 2009, Chapte
190	352)
191	61-2f-506, (Renumbered from 61-2a-5, as last amended by Laws of Utah 2009, Chapte
192	352)
193	61-2f-507, (Renumbered from 61-2a-6, as last amended by Laws of Utah 2009, Chapte
194	352)
195	61-2f-508, (Renumbered from 61-2a-7, as last amended by Laws of Utah 2009, Chapte
196	352)
197	61-2f-509, (Renumbered from 61-2a-8, as last amended by Laws of Utah 1983, Chapte
198	256)
199	61-2f-510, (Renumbered from 61-2a-9, as last amended by Laws of Utah 2009, Chapte
200	352)
201	61-2f-511, (Renumbered from 61-2a-11, as last amended by Laws of Utah 2009,
202	Chapter 352)
203	61-2f-512, (Renumbered from 61-2a-10, as last amended by Laws of Utah 1983,
204	Chapter 256)
205	REPEALS:
206	61-2-4, as last amended by Laws of Utah 1996, Chapter 102
207	61-2b-11, as last amended by Laws of Utah 1999, Chapter 117
208	61-2b-16, as last amended by Laws of Utah 1999, Chapter 117
209	61-2c-207, as last amended by Laws of Utah 2009, Chapter 372
210	<b>61-2c-208</b> , as last amended by Laws of Utah 2009, Chapters 183 and 372
211	<b>Utah Code Sections Affected by Coordination Clause:</b>

12	61-2c-102, as last amended by Laws of Utah 2009, Chapter 372
13	<b>61-2f-102</b> , Utah Code Annotated 1953
14	
15	Be it enacted by the Legislature of the state of Utah:
16	Section 1. Section 10-3-1110 is amended to read:
17	10-3-1110. Exemption from state licensure by Division of Real Estate.
18	In accordance with Section [61-2-3] 61-2f-202, an employee of a municipality is
19	exempt from licensure under Title 61, Chapter [2, Division of Real Estate] 2f, Real Estate
20	Licensing and Practices Act:
21	(1) when engaging in an act on behalf of the municipality in accordance with:
22	(a) this title; or
23	(b) Title 11, Cities, Counties, and Local Taxing Units; and
24	(2) if the act described in Subsection (1) is related to one or more of the following:
25	(a) acquiring real [property] estate, including by eminent domain;
26	(b) disposing of real [property] estate;
27	(c) providing services that constitute property management, as defined in Section
28	[ <del>61-2-2</del> ] <u>61-2f-102</u> ; or
29	(d) leasing real [property] estate.
30	Section 2. Section 13-25a-111 is amended to read:
31	13-25a-111. Exemptions.
32	Notwithstanding any other provision of this chapter, Sections 13-25a-103 and
33	13-25a-108 do not apply to:
34	(1) a telephone call made for a charitable purpose as defined in Section 13-22-2;
35	(2) a charitable solicitation as defined in Section 13-22-2; or
36	(3) a person who holds a license or registration:
37	(a) under Title 31A, Insurance Code;
38	(b) issued by the Division of Real Estate established in Section [61-2-5] 61-2-201; or
39	(c) issued by the National Association of Securities Dealers.
10	Section 3. Section 16-11-2 is amended to read:
41	16-11-2. Definitions.
42	As used in this chapter:

243	(1) "Filed" means the division has received and approved, as to form, a document
244	submitted under the provisions of this chapter, and has marked on the face of the document a
245	stamp or seal indicating the time of day and date of approval, the name of the division, the
246	division director's signature and division seal, or facsimiles of the signature or seal.
247	(2) "Professional corporation" means a corporation organized under this chapter.
248	(3) "Professional service" means the personal service rendered by:
249	(a) a physician, surgeon, or doctor of medicine holding a license under Title 58,
250	Chapter 67, Utah Medical Practice Act, and any subsequent laws regulating the practice of
251	medicine;
252	(b) a doctor of dentistry holding a license under Title 58, Chapter 69, Dentist and
253	Dental Hygienist Practice Act, and any subsequent laws regulating the practice of dentistry;
254	(c) an osteopathic physician or surgeon holding a license under Title 58, Chapter 68,
255	Utah Osteopathic Medical Practice Act, and any subsequent laws regulating the practice of
256	osteopathy;
257	(d) a chiropractor holding a license under Title 58, Chapter 73, Chiropractic Physician
258	Practice Act, and any subsequent laws regulating the practice of chiropractic;
259	(e) a podiatric physician holding a license under Title 58, Chapter 5a, Podiatric
260	Physician Licensing Act, and any subsequent laws regulating the practice of podiatry;
261	(f) an optometrist holding a license under Title 58, Chapter 16a, Utah Optometry
262	Practice Act, and any subsequent laws regulating the practice of optometry;
263	(g) a veterinarian holding a license under Title 58, Chapter 28, Veterinary Practice Act
264	and any subsequent laws regulating the practice of veterinary medicine;
265	(h) an architect holding a license under Title 58, Chapter 3a, Architects Licensing Act,
266	and any subsequent laws regulating the practice of architecture;
267	(i) a public accountant holding a license under Title 58, Chapter 26a, Certified Public
268	Accountant Licensing Act, and any subsequent laws regulating the practice of public
269	accounting;
270	(j) a naturopath holding a license under Title 58, Chapter 71, Naturopathic Physician
271	Practice Act, and any subsequent laws regulating the practice of naturopathy;
272	(k) a pharmacist holding a license under Title 58. Chapter 17b. Pharmacy Practice Act.

and any subsequent laws regulating the practice of pharmacy;

274	(l) an attorney granted the authority to practice law by:
275	(i) the Utah Supreme Court; or
276	(ii) the Supreme Court, other court, agency, instrumentality, or regulating board that
277	licenses or regulates the authority to practice law in any state or territory of the United States
278	other than Utah;
279	(m) a professional engineer registered under Title 58, Chapter 22, Professional
280	Engineers and Professional Land Surveyors Licensing Act;
281	(n) a [real estate broker or real estate] principal broker, associate broker, or sales agent
282	holding a license under Title 61, Chapter [2, Division of Real Estate] 2f, Real Estate Licensing
283	and Practices Act, and any subsequent laws regulating the selling, exchanging, purchasing,
284	renting, or leasing of real estate;
285	(o) a psychologist holding a license under Title 58, Chapter 61, Psychologist Licensing
286	Act, and any subsequent laws regulating the practice of psychology;
287	(p) a clinical or certified social worker holding a license under Title 58, Chapter 60,
288	Part 2, Social Worker Licensing Act, and any subsequent laws regulating the practice of social
289	work;
290	(q) a physical therapist holding a license under Title 58, Chapter 24b, Physical Therapy
291	Practice Act, and any subsequent laws regulating the practice of physical therapy;
292	(r) a nurse licensed under Title 58, Chapter 31b, Nurse Practice Act, or Title 58,
293	Chapter 44a, Nurse Midwife Practice Act; [or]
294	(s) a landscape architect licensed under Title 58, Chapter 53, Landscape Architects
295	Licensing Act, and any subsequent laws regulating landscape architects[-]; or
296	(t) an individual licensed, certified, or registered under Title 61, Chapter 2b, Real
297	Estate Appraiser Licensing and Certification Act, and any subsequent laws regulating the
298	practice of appraising real estate.
299	(4) "Regulating board" means the board that is charged with the licensing and
300	regulation of the practice of the profession which the professional corporation is organized to
301	render. The definitions of Title 16, Chapter 10a, Utah Revised Business Corporation Act,
302	apply to this chapter unless the context clearly indicates that a different meaning is intended.
303	Section 4. Section 17-50-106 is amended to read:
304	17-50-106. Exemption from state licensure by Division of Real Estate.

305	In accordance with Section [ <del>61-2-3</del> ] <u>61-2f-202</u> , an employee of a county is exempt from
306	licensure under Title 61, Chapter [2, Division of Real Estate] 2f, Real Estate Licensing and
307	Practices Act:
308	(1) when engaging in an act on behalf of the county in accordance with:
309	(a) this title; or
310	(b) Title 11, Cities, Counties, and Local Taxing Units; and
311	(2) if the act described in Subsection (1) is related to one or more of the following:
312	(a) acquiring real [property] estate, including by eminent domain;
313	(b) disposing of real [property] estate;
314	(c) providing services that constitute property management, as defined in Section
315	[ <del>61-2-2</del> ] <u>61-2f-102</u> ; or
316	(d) leasing real [property] estate.
317	Section 5. Section 31A-2-402 is amended to read:
318	31A-2-402. Definitions.
319	As used in this part:
320	(1) "Commission" means the Title and Escrow Commission created in Section
321	31A-2-403.
322	(2) "Concurrence" means the entities given a concurring role must jointly agree for the
323	action to be taken.
324	(3) "Dual licensed title licensee" means a title licensee who holds:
325	(a) a producer license as a title licensee; and
326	(b) a license or certificate under:
327	(i) Title 61, Chapter [2, Division of Real Estate] 2f, Real Estate Licensing and
328	Practices Act;
329	(ii) Title 61, Chapter 2b, Real Estate Appraiser Licensing and Certification Act; or
330	(iii) Title 61, Chapter 2c, Utah Residential Mortgage Practices and Licensing Act.
331	(4) "Real Estate Commission" means the Real Estate Commission created in Section
332	[ <del>61-2-5.5</del> ] <u>61-2f-103</u> .
333	(5) "Title licensee" means a person licensed under this title as:
334	(a) an agency with a title insurance line of authority;
335	(b) a producer with:

336	(i) a general title insurance line of authority; or
337	(ii) a specific category of authority for title insurance; or
338	(c) a title insurance adjuster.
339	Section 6. Section <b>34-44-102</b> is amended to read:
340	34-44-102. Definitions.
341	As used in this chapter:
342	(1) "Business relationship" means an agreement that governs the relationship of
343	principal and sales representative.
344	(2) "Commission" means:
345	(a) compensation:
346	(i) that accrues to a sales representative;
347	(ii) for payment by a principal; and
348	(iii) at a rate expressed as a percentage of the dollar amount of sales, orders, or profits;
349	or
350	(b) any other method of compensation agreed to between a sales representative and a
351	principal including:
352	(i) fees for services; and
353	(ii) a retainer.
354	(3) "Principal" means a person who:
355	(a) engages in any of the following activities with regard to a product or service:
356	(i) manufactures;
357	(ii) produces;
358	(iii) imports;
359	(iv) sells; or
360	(v) distributes;
361	(b) establishes a business relationship with a sales representative to solicit orders for a
362	product or a service described in Subsection (3)(a); and
363	(c) agrees to compensate a sales representative, in whole or in part, by commission.
364	(4) (a) Except as provided in Subsection (4)(b), "sales representative" means a person
365	who enters into a business relationship with a principal:
366	(i) to solicit orders for a product or a service described in Subsection (3)(a); and

367	(ii) under which the person is compensated, in whole or in part, by commission.
368	(b) "Sales representative" does not include:
369	(i) an employee of a principal;
370	(ii) a person licensed under Title 31A, Insurance Code;
371	(iii) a person licensed under Title 41, Chapter 3, Part 2, Licensing;
372	(iv) a person licensed under Title 61, Chapter [2, Division of Real Estate] 2f, Real
373	Estate Licensing and Practices Act;
374	(v) a person who provides a product or service under a business relationship with a
375	principal that is incident to the purchase or sale of real property; or
376	(vi) a person who places an order or purchases a product or service for that person's
377	own account for resale.
378	(5) "Terminates" or "termination" means the end of a business relationship between a
379	sales representative and a principal, whether by:
380	(a) agreement;
381	(b) expiration of a time period; or
382	(c) exercise of a right of termination by either the principal or the sales representative.
383	Section 7. Section <b>34A-2-104</b> is amended to read:
384	34A-2-104. "Employee," "worker," and "operative" defined Specific
385	circumstances Exemptions.
386	(1) As used in this chapter and Chapter 3, Utah Occupational Disease Act, "employee,"
387	"worker," and "operative" mean:
388	(a) (i) an elective or appointive officer and any other person:
389	(A) in the service of:
390	(I) the state;
391	(II) a county, city, or town within the state; or
392	(III) a school district within the state;
393	(B) serving the state, or any county, city, town, or school district under:
394	(I) an election;
395	(II) appointment; or
396	(III) any contract of hire, express or implied, written or oral; and
397	(ii) including:

399

400	(b) a person in the service of any employer, as defined in Section 34A-2-103, who
401	employs one or more workers or operatives regularly in the same business, or in or about the
402	same establishment:
403	(i) under any contract of hire:
404	(A) express or implied; and
405	(B) oral or written;
406	(ii) including aliens and minors, whether legally or illegally working for hire; and
407	(iii) not including any person whose employment:
408	(A) is casual; and
409	(B) not in the usual course of the trade, business, or occupation of the employee's
410	employer.
411	(2) (a) Unless a lessee provides coverage as an employer under this chapter and
412	Chapter 3, any lessee in mines or of mining property and each employee and sublessee of the
413	lessee shall be:
414	(i) covered for compensation by the lessor under this chapter and Chapter 3;
415	(ii) subject to this chapter and Chapter 3; and
416	(iii) entitled to the benefits of this chapter and Chapter 3, to the same extent as if the
417	lessee, employee, or sublessee were employees of the lessor drawing the wages paid employees
418	for substantially similar work.
419	(b) The lessor may deduct from the proceeds of ores mined by the lessees an amount
420	equal to the insurance premium for that type of work.
421	(3) (a) A partnership or sole proprietorship may elect to include any partner of the
422	partnership or owner of the sole proprietorship as an employee of the partnership or sole
423	proprietorship under this chapter and Chapter 3.
424	(b) If a partnership or sole proprietorship makes an election under Subsection (3)(a),
425	the partnership or sole proprietorship shall serve written notice upon its insurance carrier
426	naming the persons to be covered.
427	(c) A partner of a partnership or owner of a sole proprietorship may not be considered
428	an employee of the partner's partnership or the owner's sole proprietorship under this chapter or

(A) an officer or employee of the state institutions of learning; and

(B) a member of the National Guard while on state active duty; and

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- Chapter 3 until the notice described in Subsection (3)(b) is given.
  - (d) For premium rate making, the insurance carrier shall assume the salary or wage of the partner or sole proprietor electing coverage under Subsection (3)(a) to be 100% of the state's average weekly wage.
  - (4) (a) A corporation may elect not to include any director or officer of the corporation as an employee under this chapter and Chapter 3.
  - (b) If a corporation makes an election under Subsection (4)(a), the corporation shall serve written notice upon its insurance carrier naming the persons to be excluded from coverage.
  - (c) A director or officer of a corporation is considered an employee under this chapter and Chapter 3 until the notice described in Subsection (4)(b) is given.
- 440 (5) As used in this chapter and Chapter 3, "employee," "worker," and "operative" do not include:
  - (a) a [real estate] sales agent or [real estate] associate broker, as defined in Section [61-2-2] 61-2f-102, who performs services in that capacity for a [real estate] principal broker if:
  - (i) substantially all of the [real estate] sales agent's or [associated] associate broker's income for services is from real estate commissions; and
  - (ii) [the services of the real estate sales agent or associated broker] the sales agent's or associate broker's services are performed under a written contract that provides that:
    - (A) the real estate agent is an independent contractor; and
  - (B) the [real estate] sales agent or [associated] associate broker is not to be treated as an employee for federal income tax purposes;
  - (b) an offender performing labor under Section 64-13-16 or 64-13-19, except as required by federal statute or regulation;
  - (c) an individual who for an insurance producer, as defined in Section 31A-1-301, solicits, negotiates, places or procures insurance if:
  - (i) substantially all of the individual's income from those services is from insurance commissions; and
- 458 (ii) the services of the individual are performed under a written contract that states that 459 the individual:

460	(A) is an independent contractor;
461	(B) is not to be treated as an employee for federal income tax purposes; and
462	(C) can derive income from more than one insurance company;
463	(d) notwithstanding Subsection 34A-2-103(4), an individual who provides domestic
464	work for a person if:
465	(i) the person for whom the domestic work is being provided receives or is eligible to
466	receive the domestic work under a state or federal program designed to pay the costs of
467	domestic work to prevent the person from being placed in:
468	(A) an institution; or
469	(B) a more restrictive placement than where that person resides at the time the person
470	receives the domestic work;
471	(ii) the individual is paid by a person designated by the Secretary of the Treasury in
472	accordance with Section 3504, Internal Revenue Code, as a fiduciary, agent, or other person
473	that has the control, receipt, custody, or disposal of, or pays the wages of the individual; and
474	(iii) the domestic work is performed under a written contract that notifies the
475	individual that the individual is not an employee under this chapter or Chapter 3; or
476	(e) subject to Subsections (6) and (7), an individual who:
477	(i) (A) owns a motor vehicle; or
478	(B) leases a motor vehicle to a motor carrier;
479	(ii) personally operates the motor vehicle described in Subsection (5)(e)(i);
480	(iii) operates the motor vehicle described in Subsection (5)(e)(i) under a written
481	agreement with the motor carrier that states that the individual operates the motor vehicle as an
482	independent contractor; and
483	(iv) provides to the motor carrier at the time the written agreement described in
484	Subsection (5)(e)(iii) is executed or as soon after the execution as provided by an insurer:
485	(A) a copy of a workers' compensation coverage waiver issued pursuant to Section
486	31A-22-1011 by an insurer to the individual; and
487	(B) proof that the individual is covered by occupational accident related insurance.
488	(6) An individual described in Subsection (5)(d) or (e) may become an employee under
489	this chapter and Chapter 3 if the employer of the individual complies with:
490	(a) this chapter and Chapter 3; and

491	(b) commission rules.
492	(7) For purposes of Subsection (5)(e):
493	(a) "Motor carrier" means a person engaged in the business of transporting freight,
494	merchandise, or other property by a commercial vehicle on a highway within this state.
495	(b) "Motor vehicle" means a self-propelled vehicle intended primarily for use and
496	operation on the highways, including a trailer or semitrailer designed for use with another
497	motorized vehicle.
498	(c) "Occupational accident related insurance" means insurance that provides the
499	following coverage for an injury sustained in the course of working under a written agreement
500	described in Subsection (5)(e)(iii):
501	(i) disability benefits;
502	(ii) death benefits;
503	(iii) medical expense benefits, which include:
504	(A) hospital coverage;
505	(B) surgical coverage;
506	(C) prescription drug coverage; and
507	(D) dental coverage.
508	Section 8. Section 41-1a-422 is amended to read:
509	41-1a-422. Support special group license plates Contributor Voluntary
510	contribution collection procedures.
511	(1) As used in this section:
512	(a) (i) Except as provided in Subsection (1)(a)(ii), "contributor" means a person who
513	has donated or in whose name at least \$25 has been donated to:
514	(A) a scholastic scholarship fund of a single named institution;
515	(B) the Department of Veterans' Affairs for veterans' programs;
516	(C) the Division of Wildlife Resources for the Wildlife Resources Account created in
517	Section 23-14-13, for conservation of wildlife and the enhancement, preservation, protection,
518	access, and management of wildlife habitat;
519	(D) the Department of Agriculture and Food for the benefit of conservation districts;
520	(E) the Division of Parks and Recreation for the benefit of snowmobile programs;
521	(F) the Guardian Ad Litem Services Account and the Children's Museum of Utah, with

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annually thereafter.

522 the donation evenly divided between the two; 523 (G) the Boy Scouts of America for the benefit of a Utah Boy Scouts of America 524 council as specified by the contributor; 525 (H) No More Homeless Pets in Utah for distribution to organizations or individuals 526 that provide spay and neuter programs that subsidize the sterilization of domestic animals; 527 (I) the Utah Alliance of Boys and Girls Clubs, Inc. to provide and enhance youth 528 development programs; 529 (J) the Utah Association of Public School Foundations to support public education; 530 (K) the Utah Housing Opportunity Restricted Account created in Section [61-2-28] 531 61-2-204 to assist people who have severe housing needs; 532 (L) the Public Safety Honoring Heroes Restricted Account created in Section 53-1-118 533 to support the families of fallen Utah Highway Patrol troopers and other Department of Public 534 Safety employees; 535 (M) the Division of Parks and Recreation for distribution to organizations that provide 536 support for Zion National Park; 537 (N) the Firefighter Support Restricted Account created in Section 53-7-109 to support 538 firefighter organizations; or 539 (O) the Share the Road Bicycle Support Restricted Account created in Section 540 72-2-127 to support bicycle operation and safety awareness programs. 541 (ii) (A) For a veterans' special group license plate, "contributor" means a person who 542 has donated or in whose name at least a \$25 donation at the time of application and \$10 annual 543 donation thereafter has been made. 544 (B) For a Utah Housing Opportunity special group license plate, "contributor" means a 545 person who: 546 (I) has donated or in whose name at least \$30 has been donated at the time of 547 application and annually after the time of application; and 548 (II) is a member of a trade organization for real estate licensees that has more than 549 15,000 Utah members. 550 (C) For an Honoring Heroes special group license plate, "contributor" means a person

who has donated or in whose name at least \$35 has been donated at the time of application and

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553	(D) For a firefighter support special group license plate, "contributor" means a person
554	who:
555	(I) has donated or in whose name at least \$15 has been donated at the time of
556	application and annually after the time of application; and
557	(II) is a currently employed, volunteer, or retired firefighter.
558	(b) "Institution" means a state institution of higher education as defined under Section
559	53B-3-102 or a private institution of higher education in the state accredited by a regional or
560	national accrediting agency recognized by the United States Department of Education.
561	(2) (a) An applicant for original or renewal collegiate special group license plates under
562	Subsection (1)(a)(i) must be a contributor to the institution named in the application and
563	present the original contribution verification form under Subsection (2)(b) or make a
564	contribution to the division at the time of application under Subsection (3).
565	(b) An institution with a support special group license plate shall issue to a contributor
566	a verification form designed by the commission containing:
567	(i) the name of the contributor;
568	(ii) the institution to which a donation was made;
569	(iii) the date of the donation; and
570	(iv) an attestation that the donation was for a scholastic scholarship.
571	(c) The state auditor may audit each institution to verify that the moneys collected by
572	the institutions from contributors are used for scholastic scholarships.
573	(d) After an applicant has been issued collegiate license plates or renewal decals, the
574	commission shall charge the institution whose plate was issued, a fee determined in accordance
575	with Section 63J-1-504 for management and administrative expenses incurred in issuing and
576	renewing the collegiate license plates.
577	(e) If the contribution is made at the time of application, the contribution shall be
578	collected, treated, and deposited as provided under Subsection (3).
579	(3) (a) An applicant for original or renewal support special group license plates under
580	this section must be a contributor to the sponsoring organization associated with the license
581	plate.

(i) unless collected by the named institution under Subsection (2), collected by the

(b) This contribution shall be:

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other than Utah;

584	division;
585	(ii) considered a voluntary contribution for the funding of the activities specified under
586	this section and not a motor vehicle registration fee;
587	(iii) deposited into the appropriate account less actual administrative costs associated
588	with issuing the license plates; and
589	(iv) for a firefighter special group license plate, deposited into the appropriate account
590	less:
591	(A) the costs of reordering firefighter special group license plate decals; and
592	(B) the costs of replacing recognition special group license plates with new license
593	plates under Subsection 41-1a-1211(13).
594	(c) The donation described in Subsection (1)(a) must be made in the 12 months prior to
595	registration or renewal of registration.
596	(d) The donation described in Subsection (1)(a) shall be a one-time donation made to
597	the division when issuing original:
598	(i) snowmobile license plates; or
599	(ii) conservation license plates.
600	(4) Veterans' license plates shall display one of the symbols representing the Army,
601	Navy, Air Force, Marines, Coast Guard, or American Legion.
602	Section 9. Section <b>48-2c-1502</b> is amended to read:
603	48-2c-1502. Definitions.
604	As used in this part:
605	(1) "Professional services company" means a limited liability company organized
606	under this part to render professional services.
607	(2) "Professional services" means the personal services rendered by:
608	(a) an architect holding a license under Title 58, Chapter 3a, Architects Licensing Act,
609	and any subsequent laws regulating the practice of architecture;
610	(b) an attorney granted the authority to practice law by the:
611	(i) Supreme Court of Utah; or
612	(ii) the Supreme Court, other court, agency, instrumentality, or regulating board that
613	licenses or regulates the authority to practice law in any state or territory of the United States

615	(c) a chiropractor holding a license under Title 58, Chapter 73, Chiropractic Physician
616	Practice Act, and any subsequent laws regulating the practice of chiropractic;
617	(d) a doctor of dentistry holding a license under Title 58, Chapter 69, [Dentists] Dentist
618	and Dental [Hygienists] Hygienist Practice Act, and any subsequent laws, regulating the
619	practice of dentistry;
620	(e) a professional engineer registered under Title 58, Chapter 22, Professional
621	Engineers and Professional Land Surveyors Licensing Act;
622	(f) a naturopath holding a license under Title 58, Chapter 71, Naturopathic Physician
623	Practice Act, and any subsequent laws regulating the practice of naturopathy;
624	(g) a nurse licensed under Title 58, Chapter 31b, Nurse Practice Act, or Title 58,
625	Chapter 44a, Nurse Midwife Practice Act;
626	(h) an optometrist holding a license under Title 58, Chapter 16a, Utah Optometry
627	Practice Act, and any subsequent laws regulating the practice of optometry;
628	(i) an osteopathic physician or surgeon holding a license under Title 58, Chapter 68,
629	Utah Osteopathic Medical Practice Act, and any subsequent laws regulating the practice of
630	osteopathy;
631	(j) a pharmacist holding a license under Title 58, Chapter 17b, Pharmacy Practice Act,
632	and any subsequent laws regulating the practice of pharmacy;
633	(k) a physician, surgeon, or doctor of medicine holding a license under Title 58,
634	Chapter 67, Utah Medical Practice Act, and any subsequent laws regulating the practice of
635	medicine;
636	(1) a physical therapist holding a license under Title 58, Chapter 24b, Physical Therapy
637	Practice Act, and any subsequent laws regulating the practice of physical therapy;
638	(m) a podiatric physician holding a license under Title 58, Chapter 5a, Podiatric
639	Physician Licensing Act, and any subsequent laws regulating the practice of podiatry;
640	(n) a psychologist holding a license under Title 58, Chapter 61, Psychologist Licensing
641	Act, and any subsequent laws regulating the practice of psychology;
642	(o) a public accountant holding a license under Title 58, Chapter 26a, Certified Public
643	Accountant Licensing Act, and any subsequent laws regulating the practice of public
644	accounting;
645	(p) a [real estate broker or real estate] principal broker, associate broker, or sales agent

646	holding a license under Title 61, Chapter [2, Division of Real Estate] 2f, Real Estate Licensing
647	and Practices Act, and any subsequent laws regulating the sale, exchange, purchase, rental, or
648	leasing of real estate;
649	(q) a clinical or certified social worker holding a license under Title 58, Chapter 60,
650	Part 2, Social Worker Licensing Act, and any subsequent laws regulating the practice of social
651	work;
652	(r) a mental health therapist holding a license under Title 58, Chapter 60, Mental
653	Health Professional Practice Act, and any subsequent laws regulating the practice of mental
654	health therapy; [and]
655	(s) a veterinarian holding a license under Title 58, Chapter 28, Veterinary Practice Act,
656	and any subsequent laws regulating the practice of veterinary medicine[-]; or
657	(t) an individual licensed, certified, or registered under Title 61, Chapter 2b, Real
658	Estate Appraiser Licensing and Certification Act, and any subsequent laws regulating the
659	practice of appraising real estate.
660	(3) "Regulating board" means the board or agency organized pursuant to state law that
661	is charged with the licensing and regulation of the practice of the profession that a company is
662	organized to render.
663	Section 10. Section <b>57-11-2</b> is amended to read:
664	57-11-2. Definitions.
665	As used in this chapter:
666	(1) (a) "Disposition" includes sale, lease, assignment, award by lottery, or any other
667	transaction concerning a subdivision, if undertaken for gain or profit.
668	(b) "Disposition" does not include the sale or lease of land held by railroads for right of
669	way if the land is within 400 feet of the center line of a railroad tract.
670	(2) "Division" means the Division of Real Estate created in Section [61-2-5] 61-2-201.
671	(3) "Federal act" means the federal Interstate Land Sales Full Disclosure Act, 15
672	U.S.C. Sec. 1701, et seq., or any successor federal act.
673	(4) (a) "Industrial park" means a subdivision or subdivided lands offered as a part of a
674	common promotional plan of advertising and sale zoned for office, manufacturing,
675	warehousing, commercial, industrial, distribution, or wholesale use and utilized for one or
676	more of those purposes.

(b) "Industrial park" does not include land offered for sale that is designed or intended
to be used for recreational, residential, including multiple family dwellings, or agricultural
purposes.

- (5) "Offer" includes an inducement, solicitation, or attempt to encourage a person to acquire an interest in land if undertaken for gain or profit.
  - (6) "Person" includes:
- (a) a business trust;
- 684 (b) an estate;
- 685 (c) a trust;

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- (d) a partnership;
- (e) an unincorporated association;
  - (f) two or more of any entity having a joint or common interest; or
- (g) any other legal or commercial entity.
- 690 (7) "Purchaser" means a person who acquires or attempts to acquire or succeeds to an 691 interest in land.
  - (8) "Residential building" means a structure intended for occupation as a residence which, at the time of an offer or disposition of the unit on which it is situated, or on which there is a legal obligation on the part of the seller to complete construction of it within two years from date of disposition, has, or if completed would have, ready access to water, gas, electricity, and roads.
    - (9) "Subdivider" means:
  - (a) an owner of an interest in subdivided lands who offers the subdivided lands for disposition; or
  - (b) a principal agent of an owner of an interest in subdivided lands if the owner is inactive.
  - (10) (a) "Subdivision" and "subdivided lands" means land that is divided or is proposed to be divided for the purpose of disposition into 10 or more units including land, whether contiguous or not, if 10 or more units are offered as a part of a common promotional plan of advertising and sale.
  - (b) If a subdivision is offered by a developer or group of developers, and the land is contiguous or is known, designated, or advertised as a common tract or by a common name,

708	that land is presumed, without regard to the number of units covered by each individual
709	offering, to be part of a common promotional plan.
710	(11) "Unit" includes a lot, parcel, or other interest in land separately offered for
711	disposition.
712	Section 11. Section 57-11-14 is amended to read:
713	57-11-14. Revocation, suspension, or denial of registration Grounds
714	Suspension or revocation of real estate license.
715	(1) (a) If the division makes a written finding of fact that a subdivider engages in one
716	or more acts described in Subsection (1)(b), the division may:
717	(i) deny an application for registration;
718	(ii) revoke, suspend, or deny reissuance of a registration; or
719	(iii) impose a civil penalty not to exceed the greater of:
720	(A) \$2,500 for each violation; or
721	(B) the amount of any gain or economic benefit derived from each violation.
722	(b) Subsection (1)(a) applies if the division makes a written finding of fact that a
723	subdivider:
724	(i) fails to comply with the terms of a cease and desist order;
725	(ii) is convicted in a court prior or subsequent to the filing of the application for
726	registration of a crime involving:
727	(A) fraud;
728	(B) deception;
729	(C) false pretenses;
730	(D) misrepresentation;
731	(E) false advertising; or
732	(F) dishonest dealing in real estate transactions;
733	(iii) is subject to an injunction or administrative order restraining a false or misleading
734	promotional plan involving land dispositions;
735	(iv) disposes of, conceals, or diverts funds or assets of any person so as to defeat the
736	rights of subdivision purchasers;
737	(v) fails to perform faithfully a stipulation or agreement made with the division as an
738	inducement to:

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739	(A) grant a registration;
740	(B) reinstate a registration;
741	(C) revoke a cease and desist order; or
742	(D) approve any promotional plan or public offering statement;
743	(vi) makes an intentional misrepresentation, or conceals a material fact, in an
744	application for registration;
745	(vii) violates this chapter or the rules adopted under this chapter;
746	(viii) directly or through an agent or employee knowingly engages in false, deceptive,
747	or misleading advertising, promotional, or sales methods to offer or dispose of an interest in
748	subdivided lands;
749	(ix) engages in the offering of subdivided lands that has constituted or that may
750	constitute a fraud upon purchasers or prospective purchasers of the subdivided lands; or
751	(x) engages in a dishonest practice in any industry involving sales to consumers.
752	(c) The division shall accompany with a finding of fact required by this Subsection (1)
753	a concise and explicit statement of the underlying facts supporting the finding.
754	(2) As an alternative to revoking the registration of a subdivider, the director may issue
755	a cease and desist order if after notice and a hearing the director finds that the subdivider is
756	guilty of a violation for which revocation may be ordered.
757	(3) (a) The division shall suspend or revoke the license of a [real estate] principal
758	broker, associate broker, or [real estate] sales agent who violates this chapter for the period of
759	time the director determines to be justified under the circumstances.
760	(b) A suspension or revocation under this section is in addition to any other penalty
761	that may be imposed under this chapter, subject to [the provisions of] Section [61-2-12]
762	<u>61-2f-404</u> .
763	Section 12. Section <b>57-19-14</b> is amended to read:
764	57-19-14. Registration of salesperson.
765	(1) Unless the transaction is exempt under Section 57-19-26, it is unlawful for any
766	person to act as a salesperson marketing a project in this state without first registering under
767	this chapter as a salesperson.

(2) The fee for registration as a salesperson is waived by the division for persons licensed by the division under Title 61, Chapter [2] 2f, Real Estate Licensing and Practices Act.

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770	Section 13. Section <b>57-21-2</b> is amended to read:
771	57-21-2. Definitions.
772	As used in this chapter:
773	(1) "Aggrieved person" includes any person who:
774	(a) claims to have been injured by a discriminatory housing practice; or
775	(b) believes that the person will be injured by a discriminatory housing practice that is
776	about to occur.
777	(2) "Commission" means the Labor Commission.
778	(3) "Complainant" means an aggrieved person, including the director, who has
779	commenced a complaint with the division.
780	(4) "Conciliation" means the attempted resolution of issues raised by a complaint of
781	discriminatory housing practices by the investigation of the complaint through informal
782	negotiations involving the complainant, the respondent, and the division.
783	(5) "Conciliation agreement" means a written agreement setting forth the resolution of
784	the issues in conciliation.
785	(6) "Conciliation conference" means the attempted resolution of issues raised by a
786	complaint or by the investigation of a complaint through informal negotiations involving the
787	complainant, the respondent, and the division. The conciliation conference is not subject to
788	Title 63G, Chapter 4, Administrative Procedures Act.
789	(7) "Covered multifamily dwellings" means:
790	(a) buildings consisting of four or more dwelling units if the buildings have one or
791	more elevators; and
792	(b) ground floor units in other buildings consisting of four or more dwelling units.
793	(8) "Director" means the director of the division or a designee.
794	(9) (a) "Disability" means a physical or mental impairment that substantially limits one
795	or more of a person's major life activities, including a person having a record of such an
796	impairment or being regarded as having such an impairment.

- (b) "Disability" does not include current illegal use of, or addiction to, any federally controlled substance, as defined in Section 102 of the Controlled Substances Act, 21 U.S.C. <u>Sec.</u> 802.
- 800 (10) "Discriminate" includes segregate or separate.

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801	(11) "Discriminatory housing practice" means an act that is unlawful under this
802	chapter.
803	(12) "Division" means the Division of Antidiscrimination and Labor established under
804	the commission.
805	(13) (a) "Dwelling" means any building or structure, or a portion of a building or
806	structure, occupied as, or designed or intended for occupancy as, a residence of one or more
807	families.
808	(b) "Dwelling" also includes vacant land that is offered for sale or lease for the
809	construction or location of a dwelling as described in Subsection (13)(a).
810	(14) (a) "Familial status" means one or more individuals who have not attained the age
811	of 18 years being domiciled with:
812	(i) a parent or another person having legal custody of the individual or individuals; or
813	(ii) the designee of the parent or other person having custody, with the written
814	permission of the parent or other person.
815	(b) The protections afforded against discrimination on the basis of familial status shall
816	apply to any person who:
817	(i) is pregnant;
818	(ii) is in the process of securing legal custody of any individual who has not attained
819	the age of 18 years; or
820	(iii) is a single individual.
821	(15) "National origin" means the place of birth of an individual or of any lineal
822	ancestors.
823	(16) "Person" includes one or more individuals, corporations, limited liability
824	companies, partnerships, associations, labor organizations, legal representatives, mutual
825	companies, joint-stock companies, trusts, unincorporated organizations, trustees, trustees in
826	cases under the United States Bankruptcy Code, receivers, and fiduciaries.
827	(17) "Presiding officer" has the same meaning as provided in Section 63G-4-103.
828	(18) "Real estate broker" or "salesperson" means a principal [real estate] broker, an
829	associate [real estate] broker, or a [real estate] sales agent as those terms are defined in Section
830	[ <del>61-2-2</del> ] <u>61-2f-102</u> .

(19) "Respondent" means a person against whom a complaint of housing

832	discrimination has been initiated.
833	(20) "Sex" means gender and includes pregnancy, childbirth, and disabilities related to
834	pregnancy or childbirth.
835	(21) "Source of income" means the verifiable condition of being a recipient of federal,
836	state, or local assistance, including medical assistance, or of being a tenant receiving federal,
837	state, or local subsidies, including rental assistance or rent supplements.
838	Section 14. Section 57-23-5 is amended to read:
839	57-23-5. License required.
840	Except as provided by Section [61-2-3] 61-2f-202, an individual may not offer, sell, or
841	otherwise dispose of a cooperative interest in this state unless [he] the individual is licensed by
842	the division under Title 61, Chapter [2, Division of Real Estate] 2f, Real Estate Licensing and
843	<u>Practices Act</u> , as a principal [real estate] broker, associate [real estate] broker, or [real estate]
844	sales agent.
845	Section 15. Section 57-27-102 is amended to read:
846	<b>57-27-102.</b> Definitions.
847	As used in this chapter:
848	(1) "Contaminated" or "contamination" is as defined in Section 19-6-902.
849	(2) "Decontaminated" or "decontamination" is as defined in Section 19-6-902.
850	(3) (a) "Owner" means the holder of a legal or equitable title or interest in real
851	property.
852	(b) "Owner" includes a shareholder, partner, operator, or other legal entity.
853	(4) "Real estate professional" means a licensee under Title 61, Chapter [2, Division of
854	Real Estate   2f, Real Estate Licensing and Practices Act.
855	Section 16. Section <b>58-56-16</b> is amended to read:
856	58-56-16. Registration of dealers Bonding requirements Renewal
857	Exemptions Discipline.
858	(1) Each person engaged in the sale of factory built housing in the state, except as
859	provided in Subsection (4), shall register with the division as a dealer.
860	(2) Each applicant for registration under this section shall:
861	(a) submit an application in a form prescribed by the division;
862	(b) pay a fee determined by the department under Section 63J-1-504; and

863	(c) provide the division with a registration bond in accordance with rules established
864	by the division.

- (3) (a) The division shall issue each registration under this section in accordance with a two-year renewal cycle established by rule.
- (b) The division may by rule extend or shorten a renewal cycle by as much as one year to stagger the renewal cycles it administers.
- (c) Each registration under this section automatically expires on the expiration date on the certificate of registration unless the registrant renews it in accordance with Section 58-1-308.
  - (4) Subsection (1) does not apply to:
- (a) a person not regularly engaged in the sale of factory built housing who is selling a unit the person owns for the person's own account;
- (b) a principal broker licensed under Title 61, Chapter [2, Division of Real Estate] 2f, Real Estate Licensing and Practices Act; or
- (c) a sales agent or associate broker licensed under Title 61, Chapter [2, Division of Real Estate] 2f, Real Estate Licensing and Practices Act, who sells factory built housing as an agent for, and under the supervision of, the [licensed] principal broker with whom the sales agent or associate broker is affiliated.
- (5) Grounds for refusing to issue a registration, for refusing to renew a registration, for revoking, suspending, restricting, or placing on probation a registration, for issuing a public or private reprimand to a registrant, and for issuing a cease and desist order shall be in accordance with Section 58-1-401.
  - Section 17. Section **61-1-13** is amended to read:

#### **61-1-13. Definitions.**

- (1) As used in this chapter:
- (a) "Affiliate" means a person that, directly or indirectly, through one or more intermediaries, controls or is controlled by, or is under common control with a person specified.
- (b) (i) "Agent" means an individual other than a broker-dealer who represents a broker-dealer or issuer in effecting or attempting to effect purchases or sales of securities.
  - (ii) "Agent" does not include an individual who represents:

894	(A) an issuer, who receives no commission or other remuneration, directly or
895	indirectly, for effecting or attempting to effect purchases or sales of securities in this state, and
896	who effects transactions:
897	(I) in securities exempted by Subsection 61-1-14(1)(a), (b), (c), or (g);
898	(II) exempted by Subsection 61-1-14(2);
899	(III) in a covered security as described in Sections 18(b)(3) and 18(b)(4)(D) of the
900	Securities Act of 1933; or
901	(IV) with existing employees, partners, officers, or directors of the issuer; or
902	(B) a broker-dealer in effecting transactions in this state limited to those transactions
903	described in Section 15(h)(2) of the Securities Exchange Act of 1934.
904	(iii) A partner, officer, or director of a broker-dealer or issuer, or a person occupying a
905	similar status or performing similar functions, is an agent only if the partner, officer, director,
906	or person otherwise comes within the definition of "agent."
907	(iv) "Agent" does not include a person described in Subsection (3).
908	(c) (i) "Broker-dealer" means a person engaged in the business of effecting transactions
909	in securities for the account of others or for the person's own account.
910	(ii) "Broker-dealer" does not include:
911	(A) an agent;
912	(B) an issuer;
913	(C) a depository institution or trust company;
914	(D) a person who has no place of business in this state if:
915	(I) the person effects transactions in this state exclusively with or through:
916	(Aa) the issuers of the securities involved in the transactions;
917	(Bb) other broker-dealers;
918	(Cc) a depository institution, whether acting for itself or as a trustee;
919	(Dd) a trust company, whether acting for itself or as a trustee;
920	(Ee) an insurance company, whether acting for itself or as a trustee;
921	(Ff) an investment company, as defined in the Investment Company Act of 1940,
922	whether acting for itself or as a trustee;
923	(Gg) a pension or profit-sharing trust, whether acting for itself or as a trustee; or
924	(Hh) another financial institution or institutional buyer, whether acting for itself or as a

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- (II) during any period of 12 consecutive months the person does not direct more than 15 offers to sell or buy into this state in any manner to persons other than those specified in Subsection (1)(c)(ii)(D)(I), whether or not the offeror or an offeree is then present in this state;
- (E) a general partner who organizes and effects transactions in securities of three or fewer limited partnerships, of which the person is the general partner, in any period of 12 consecutive months;
- (F) a person whose participation in transactions in securities is confined to those transactions made by or through a broker-dealer licensed in this state;
- (G) a person who is a [real estate] <u>principal</u> broker <u>or associate broker</u> licensed in this state and who effects transactions in a bond or other evidence of indebtedness secured by a real or chattel mortgage or deed of trust, or by an agreement for the sale of real estate or chattels, if the entire mortgage, deed [or] <u>of</u> trust, or agreement, together with all the bonds or other evidences of indebtedness secured thereby, is offered and sold as a unit;
  - (H) a person effecting transactions in commodity contracts or commodity options;
  - (I) a person described in Subsection (3); or
- (J) other persons as the division, by rule or order, may designate, consistent with the public interest and protection of investors, as not within the intent of this Subsection (1)(c).
- (d) "Buy" or "purchase" means a contract for purchase of, contract to buy, or acquisition of a security or interest in a security for value.
  - (e) "Commission" means the Securities Commission created in Section 61-1-18.5.
  - (f) "Commodity" means, except as otherwise specified by the division by rule:
- (i) an agricultural, grain, or livestock product or byproduct, except real property or a timber, agricultural, or livestock product grown or raised on real property and offered or sold by the owner or lessee of the real property;
- (ii) a metal or mineral, including a precious metal, except a numismatic coin whose fair market value is at least 15% greater than the value of the metal it contains;
- (iii) a gem or gemstone, whether characterized as precious, semi-precious, or otherwise;
- (iv) a fuel, whether liquid, gaseous, or otherwise;
- 955 (v) a foreign currency; and

- (vi) all other goods, articles, products, or items of any kind, except a work of art offered or sold by art dealers, at public auction or offered or sold through a private sale by the owner of the work.
- (g) (i) "Commodity contract" means an account, agreement, or contract for the purchase or sale, primarily for speculation or investment purposes and not for use or consumption by the offeree or purchaser, of one or more commodities, whether for immediate or subsequent delivery or whether delivery is intended by the parties, and whether characterized as a cash contract, deferred shipment or deferred delivery contract, forward contract, futures contract, installment or margin contract, leverage contract, or otherwise.
- (ii) A commodity contract offered or sold shall, in the absence of evidence to the contrary, be presumed to be offered or sold for speculation or investment purposes.
- (iii) (A) A commodity contract may not include a contract or agreement that requires, and under which the purchaser receives, within 28 calendar days from the payment in good funds any portion of the purchase price, physical delivery of the total amount of each commodity to be purchased under the contract or agreement.
- (B) A purchaser is not considered to have received physical delivery of the total amount of each commodity to be purchased under the contract or agreement when the commodity or commodities are held as collateral for a loan or are subject to a lien of any person when the loan or lien arises in connection with the purchase of each commodity or commodities.
- (h) (i) "Commodity option" means an account, agreement, or contract giving a party to the option the right but not the obligation to purchase or sell one or more commodities or one or more commodity contracts, or both whether characterized as an option, privilege, indemnity, bid, offer, put, call, advance guaranty, decline guaranty, or otherwise.
- (ii) "Commodity option" does not include an option traded on a national securities exchange registered:
  - (A) with the Securities and Exchange Commission; or
- (B) on a board of trade designated as a contract market by the Commodity Futures Trading Commission.
  - (i) "Depository institution" is as defined in Section 7-1-103.
  - (i) "Director" means the director of the division appointed in accordance with Section

987	61-1-18.
988	(k) "Division" means the Division of Securities established by Section 61-1-18.
989	(l) "Executive director" means the executive director of the Department of Commerce.
990	(m) "Federal covered adviser" means a person who:
991	(i) is registered under Section 203 of the Investment Advisers Act of 1940; or
992	(ii) is excluded from the definition of "investment adviser" under Section 202(a)(11) of
993	the Investment Advisers Act of 1940.
994	(n) "Federal covered security" means a security that is a covered security under Section
995	18(b) of the Securities Act of 1933 or rules or regulations promulgated under Section 18(b) of
996	the Securities Act of 1933.
997	(o) "Fraud," "deceit," and "defraud" are not limited to their common-law meanings.
998	(p) "Guaranteed" means guaranteed as to payment of principal or interest as to debt
999	securities, or dividends as to equity securities.
1000	(q) (i) "Investment adviser" means a person who:
1001	(A) for compensation, engages in the business of advising others, either directly or
1002	through publications or writings, as to the value of securities or as to the advisability of
1003	investing in, purchasing, or selling securities; or
1004	(B) for compensation and as a part of a regular business, issues or promulgates
1005	analyses or reports concerning securities.
1006	(ii) "Investment adviser" includes a financial planner or other person who:
1007	(A) as an integral component of other financially related services, provides the
1008	investment advisory services described in Subsection (1)(q)(i) to others for compensation and
1009	as part of a business; or
1010	(B) holds the person out as providing the investment advisory services described in
1011	Subsection (1)(q)(i) to others for compensation.
1012	(iii) "Investment adviser" does not include:
1013	(A) an investment adviser representative;
1014	(B) a depository institution or trust company;
1015	(C) a lawyer, accountant, engineer, or teacher whose performance of these services is
1016	solely incidental to the practice of the profession;
1017	(D) a broker-dealer or its agent whose performance of these services is solely

(ii) an investment by which:

1018	incidental to the conduct of its business as a broker-dealer and who receives no special
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1019	compensation for the services;
1020	(E) a publisher of a bona fide newspaper, news column, news letter, news magazine, or
1021	business or financial publication or service, of general, regular, and paid circulation, whether
1022	communicated in hard copy form, or by electronic means, or otherwise, that does not consist of
1023	the rendering of advice on the basis of the specific investment situation of each client;
1024	(F) a person who is a federal covered adviser;
1025	(G) a person described in Subsection (3); or
1026	(H) such other persons not within the intent of this Subsection (1)(q) as the division
1027	may by rule or order designate.
1028	(r) (i) "Investment adviser representative" means a partner, officer, director of, or a
1029	person occupying a similar status or performing similar functions, or other individual, except
1030	clerical or ministerial personnel, who:
1031	(A) (I) is employed by or associated with an investment adviser who is licensed or
1032	required to be licensed under this chapter; or
1033	(II) has a place of business located in this state and is employed by or associated with a
1034	federal covered adviser; and
1035	(B) does any of the following:
1036	(I) makes a recommendation or otherwise renders advice regarding securities;
1037	(II) manages accounts or portfolios of clients;
1038	(III) determines which recommendation or advice regarding securities should be given;
1039	(IV) solicits, offers, or negotiates for the sale of or sells investment advisory services;
1040	or
1041	(V) supervises employees who perform any of the acts described in this Subsection
1042	(1)(r)(i)(B).
1043	(ii) "Investment adviser representative" does not include a person described in
1044	Subsection (3).
1045	(s) "Investment contract" includes:
1046	(i) an investment in a common enterprise with the expectation of profit to be derived
1047	through the essential managerial efforts of someone other than the investor; or

- (A) an offeree furnishes initial value to an offerer;
  - (B) a portion of the initial value is subjected to the risks of the enterprise;
  - (C) the furnishing of the initial value is induced by the offerer's promises or representations that give rise to a reasonable understanding that a valuable benefit of some kind over and above the initial value will accrue to the offeree as a result of the operation of the enterprise; and
  - (D) the offeree does not receive the right to exercise practical or actual control over the managerial decisions of the enterprise.
  - (t) "Isolated transaction" means not more than a total of two transactions that occur anywhere during six consecutive months.
  - (u) (i) "Issuer" means a person who issues or proposes to issue a security or has outstanding a security that it has issued.
  - (ii) With respect to a preorganization certificate or subscription, "issuer" means the one or more promoters of the person to be organized.
  - (iii) "Issuer" means the one or more persons performing the acts and assuming duties of a depositor or manager under the provisions of the trust or other agreement or instrument under which the security is issued with respect to:
  - (A) interests in trusts, including collateral trust certificates, voting trust certificates, and certificates of deposit for securities; or
    - (B) shares in an investment company without a board of directors.
  - (iv) With respect to an equipment trust certificate, a conditional sales contract, or similar securities serving the same purpose, "issuer" means the person by whom the equipment or property is to be used.
  - (v) With respect to interests in partnerships, general or limited, "issuer" means the partnership itself and not the general partner or partners.
  - (vi) With respect to certificates of interest or participation in oil, gas, or mining titles or leases or in payment out of production under the titles or leases, "issuer" means the owner of the title or lease or right of production, whether whole or fractional, who creates fractional interests therein for the purpose of sale.
  - (v) (i) "Life settlement interest" means the entire interest or a fractional interest in any of the following that is the subject of a life settlement:

1080	(A) a policy; or
1081	(B) the death benefit under a policy.
1082	(ii) "Life settlement interest" does not include the initial purchase from the owner by a
1083	life settlement provider.
1084	(w) "Nonissuer" means not directly or indirectly for the benefit of the issuer.
1085	(x) "Person" means:
1086	(i) an individual;
1087	(ii) a corporation;
1088	(iii) a partnership;
1089	(iv) a limited liability company;
1090	(v) an association;
1091	(vi) a joint-stock company;
1092	(vii) a joint venture;
1093	(viii) a trust where the interests of the beneficiaries are evidenced by a security;
1094	(ix) an unincorporated organization;
1095	(x) a government; or
1096	(xi) a political subdivision of a government.
1097	(y) "Precious metal" means the following, whether in coin, bullion, or other form:
1098	(i) silver;
1099	(ii) gold;
1100	(iii) platinum;
1101	(iv) palladium;
1102	(v) copper; and
1103	(vi) such other substances as the division may specify by rule.
1104	(z) "Promoter" means a person who, acting alone or in concert with one or more
1105	persons, takes initiative in founding or organizing the business or enterprise of a person.
1106	(aa) (i) Except as provided in Subsection (1)(aa)(ii), "record" means information that
1107	is:
1108	(A) inscribed in a tangible medium; or
1109	(B) (I) stored in an electronic or other medium; and
1110	(II) retrievable in perceivable form.

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1111	(ii) This Subsection (1)(aa) does not apply when the context requires otherwise,
1112	including when "record" is used in the following phrases:
1113	(A) "of record";
1114	(B) "official record"; or
1115	(C) "public record."
1116	(bb) (i) "Sale" or "sell" includes a contract for sale of, contract to sell, or disposition of,
1117	a security or interest in a security for value.
1118	(ii) "Offer" or "offer to sell" includes an attempt or offer to dispose of, or solicitation of
1119	an offer to buy, a security or interest in a security for value.
1120	(iii) The following are examples of the definitions in Subsection (1)(bb)(i) or (ii):
1121	(A) a security given or delivered with or as a bonus on account of a purchase of a
1122	security or any other thing, is part of the subject of the purchase, and is offered and sold for
1123	value;
1124	(B) a purported gift of assessable stock is an offer or sale as is each assessment levied
1125	on the stock;
1126	(C) an offer or sale of a security that is convertible into, or entitles its holder to acquire
1127	or subscribe to another security of the same or another issuer is an offer or sale of that security,
1128	and also an offer of the other security, whether the right to convert or acquire is exercisable
1129	immediately or in the future;
1130	(D) a conversion or exchange of one security for another constitutes an offer or sale of
1131	the security received in a conversion or exchange, and the offer to buy or the purchase of the
1132	security converted or exchanged;
1133	(E) securities distributed as a dividend wherein the person receiving the dividend
1134	surrenders the right, or the alternative right, to receive a cash or property dividend is an offer or
1135	sale;
1136	(F) a dividend of a security of another issuer is an offer or sale; or
1137	(G) the issuance of a security under a merger, consolidation, reorganization,
1138	recapitalization, reclassification, or acquisition of assets constitutes the offer or sale of the
1139	security issued as well as the offer to buy or the purchase of a security surrendered in

connection therewith, unless the sole purpose of the transaction is to change the issuer's

1142	(iv) The terms defined in Subsections (1)(bb)(i) and (ii) do not include:
1143	(A) a good faith gift;
1144	(B) a transfer by death;
1145	(C) a transfer by termination of a trust or of a beneficial interest in a trust;
1146	(D) a security dividend not within Subsection (1)(bb)(iii)(E) or (F); or
1147	(E) a securities split or reverse split.
1148	(cc) "Securities Act of 1933," "Securities Exchange Act of 1934," and "Investment
1149	Company Act of 1940" mean the federal statutes of those names as amended before or after the
1150	effective date of this chapter.
1151	(dd) "Securities Exchange Commission" means the United States Securities Exchange
1152	Commission created by the Securities Exchange Act of 1934.
1153	(ee) (i) "Security" means a:
1154	(A) note;
1155	(B) stock;
1156	(C) treasury stock;
1157	(D) bond;
1158	(E) debenture;
1159	(F) evidence of indebtedness;
1160	(G) certificate of interest or participation in a profit-sharing agreement;
1161	(H) collateral-trust certificate;
1162	(I) preorganization certificate or subscription;
1163	(J) transferable share;
1164	(K) investment contract;
1165	(L) burial certificate or burial contract;
1166	(M) voting-trust certificate;
1167	(N) certificate of deposit for a security;
1168	(O) certificate of interest or participation in an oil, gas, or mining title or lease or in
1169	payments out of production under such a title or lease;
1170	(P) commodity contract or commodity option;
1171	(Q) interest in a limited liability company;
1172	(R) life settlement interest; or

- (S) in general, an interest or instrument commonly known as a "security," or a certificate of interest or participation in, temporary or interim certificate for, receipt for, guarantee of, or warrant or right to subscribe to or purchase an item listed in Subsections (1)(ee)(i)(A) through (R).
  - (ii) "Security" does not include:
  - (A) an insurance or endowment policy or annuity contract under which an insurance company promises to pay money in a lump sum or periodically for life or some other specified period;
  - (B) an interest in a limited liability company in which the limited liability company is formed as part of an estate plan where all of the members are related by blood or marriage, or the person claiming this exception can prove that all of the members are actively engaged in the management of the limited liability company; or
    - (C) (I) a whole long-term estate in real property;
  - (II) an undivided fractionalized long-term estate in real property that consists of 10 or fewer owners; or
  - (III) an undivided fractionalized long-term estate in real property that consists of more than 10 owners if, when the real property estate is subject to a management agreement:
  - (Aa) the management agreement permits a simple majority of owners of the real property estate to not renew or to terminate the management agreement at the earlier of the end of the management agreement's current term, or 180 days after the day on which the owners give notice of termination to the manager;
  - (Bb) the management agreement prohibits, directly or indirectly, the lending of the proceeds earned from the real property estate or the use or pledge of its assets to a person or entity affiliated with or under common control of the manager; and
  - (Cc) the management agreement complies with any other requirement imposed by rule by the Real Estate Commission under Section [61-2-26] 61-2f-103.
  - (iii) For purposes of Subsection (1)(ee)(ii)(B), evidence that members vote or have the right to vote, or the right to information concerning the business and affairs of the limited liability company, or the right to participate in management, may not establish, without more, that all members are actively engaged in the management of the limited liability company.
    - (ff) "State" means a state, territory, or possession of the United States, the District of

1204	Columbia, and Fuerto Rico.
1205	(gg) (i) "Undivided fractionalized long-term estate" means an ownership interest in real
1206	property by two or more persons that is a:
1207	(A) tenancy in common; or
1208	(B) any other legal form of undivided estate in real property including:
1209	(I) a fee estate;
1210	(II) a life estate; or
1211	(III) other long-term estate.
1212	(ii) "Undivided fractionalized long-term estate" does not include a joint tenancy.
1213	(hh) "Whole long-term estate" means a person owns or persons through joint tenancy
1214	own real property through:
1215	(i) a fee estate;
1216	(ii) a life estate; or
1217	(iii) other long-term estate.
1218	(ii) "Working days" means 8 a.m. to 5 p.m., Monday through Friday, exclusive of legal
1219	holidays listed in Section 63G-1-301.
1220	(2) A term not defined in this section shall have the meaning as established by division
1221	rule. The meaning of a term neither defined in this section nor by rule of the division shall be
1222	the meaning commonly accepted in the business community.
1223	(3) (a) This Subsection (3) applies to:
1224	(i) the offer or sale of a real property estate exempted from the definition of security
1225	under Subsection (1)(ee)(ii)(C); or
1226	(ii) the offer or sale of an undivided fractionalized long-term estate that is the offer of a
1227	security.
1228	(b) A person who, directly or indirectly receives compensation in connection with the
1229	offer or sale as provided in this Subsection (3) of a real property estate is not an agent,
1230	broker-dealer, investment adviser, or investment adviser representative under this chapter if
1231	that person is licensed under Chapter [2, Division of Real Estate] 2f, Real Estate Licensing and
1232	Practices Act, as:
1233	(i) a principal [real estate] broker;
1234	(ii) an associate [real estate] broker; or

1235	(iii) a [ <del>real estate</del> ] sales agent.
1236	(4) The list of real property estates excluded from the definition of securities under
1237	Subsection (1)(ee)(ii)(C) is not an exclusive list of real property estates or interests that are not
1238	a security.
1239	Section 18. Section <b>61-2-101</b> is enacted to read:
1240	CHAPTER 2. DIVISION OF REAL ESTATE
1241	Part 1. General Provisions
1242	<u>61-2-101.</u> Title.
1243	This chapter is known as the "Division of Real Estate."
1244	Section 19. Section <b>61-2-102</b> is enacted to read:
1245	<u>61-2-102.</u> Definitions.
1246	As used in this chapter:
1247	(1) "Department" means the Department of Commerce.
1248	(2) "Director" means the director of the division appointed under Section 61-2-201.
1249	(3) "Division" means the Division of Real Estate created in Section 61-2-201.
1250	(4) "Executive director" means the executive director of the department appointed
1251	under Section 13-1-3.
1252	Section 20. Section <b>61-2-201</b> , which is renumbered from Section 61-2-5 is renumbered
1253	and amended to read:
1254	Part 2. Organization
1255	[ <del>61-2-5</del> ]. <u>61-2-201.</u> Division of Real Estate created Director appointed
1256	Personnel.
1257	(1) There is created within the [Department of Commerce] department a Division of
1258	Real Estate. [It] The division is responsible for the administration and enforcement of:
1259	(a) this chapter;
1260	(b) Title 57, Chapter 11, Utah Uniform Land Sales Practices Act;
1261	(c) Title 57, Chapter 19, Timeshare and Camp Resort Act;
1262	(d) Title 57, Chapter 23, Real Estate Cooperative Marketing Act;
1263	[(e) Chapter 2a, Real Estate Recovery Fund Act;]
1264	[ <del>(f)</del> ] <u>(e)</u> Chapter 2b, Real Estate Appraiser Licensing and Certification Act;
1265	[ <del>(g)</del> ] <u>(f)</u> Chapter 2c, Utah Residential Mortgage Practices and Licensing Act; [and]

1266	[(h)] (g) Chapter 2e, Appraisal Management Company Registration and Regulation
1267	Act[-]; and
1268	(h) Chapter 2f, Real Estate Licensing and Practices Act.
1269	(2) The division is under the direction and control of a director appointed by the
1270	executive director of the department with the approval of the governor. The director holds the
1271	office of director at the pleasure of the governor.
1272	(3) The director, with the approval of the executive director, may employ personnel
1273	necessary to discharge the duties of the division at salaries to be fixed by the director according
1274	to standards established by the Department of Administrative Services.
1275	[(4) On or before October 1 of each year, the director shall, in conjunction with the
1276	department, report to the governor and the Legislature concerning the division's work for the
1277	preceding fiscal year ending June 30.]
1278	[(5) The director, in conjunction with the executive director, shall prepare and submit
1279	to the governor and the Legislature a budget for the fiscal year next following the convening of
1280	the Legislature.]
1281	Section 21. Section <b>61-2-202</b> is enacted to read:
1282	61-2-202. Powers and duties of the director or division.
1283	(1) On or before October 1 of each year, in conjunction with the department, the
1284	director shall report to the governor and the Legislature concerning the division's work for the
1285	fiscal year immediately preceding the report.
1286	(2) In conjunction with the executive director, the director shall prepare and submit to
1287	the governor and the Legislature a budget for the fiscal year that follows the convening of the
1288	<u>Legislature.</u>
1289	Section 22. Section 61-2-203, which is renumbered from Section 61-2-5.1 is
1290	renumbered and amended to read:
1291	[ <del>61-2-5.1</del> ]. <u>61-2-203.</u> Adjudicative proceedings.
1292	The [Division of Real Estate] division shall comply with [the procedures and
1293	requirements of] Title 63G, Chapter 4, Administrative Procedures Act, in [its] an adjudicative
1294	[proceedings] proceeding under a chapter the division administers.
1295	Section 23. Section 61-2-204, which is renumbered from Section 61-2-28 is
1296	renumbered and amended to read:

1297	[ <del>61-2-28</del> ]. <u>61-2-204.</u> Utah Housing Opportunity Restricted Account.
1298	(1) For purposes of this section, "account" means the Utah Housing Opportunity
1299	Restricted Account created by this section.
1300	[(1)] (2) There is created in the General Fund a restricted account known as the "Utah
1301	Housing Opportunity Restricted Account."
1302	$\left[\frac{(2)}{(3)}\right]$ The account shall be funded by:
1303	(a) contributions deposited into the [Utah Housing Opportunity Restricted Account]
1304	account in accordance with Section 41-1a-422;
1305	(b) private contributions; and
1306	(c) donations or grants from public or private entities.
1307	[ <del>(3)</del> Funds] (4) Money in the account [are] is nonlapsing.
1308	[4) (a) The state treasurer shall invest $[monies]$ money in the account according to
1309	Title 51, Chapter 7, State Money Management Act.
1310	(b) The Division of Finance shall deposit interest or other earnings derived from
1311	investment of account [monies] money into the General Fund.
1312	$[\underbrace{(5)}]$ (6) The Legislature shall appropriate money in the account to the division.
1313	[(6)] (7) The division shall distribute the [funds] money in the account to one or more
1314	charitable organizations that:
1315	(a) [qualify as being] are tax exempt under Section 501(c)(3), Internal Revenue Code;
1316	and
1317	(b) have as a primary part of their mission to provide support to organizations that
1318	create affordable housing for those in severe need.
1319	[ <del>(7)</del> ] (8) The division may [only consider proposals that are] consider a proposal only if
1320	<u>it is</u> :
1321	(a) proposed by an organization [under] described in Subsection [(6)] (7); and
1322	(b) designed to provide support to organizations that create affordable housing for
1323	those in severe need.
1324	[ <del>(8)</del> ] <u>(9)</u> (a) An organization described in Subsection [ <del>(6)</del> ] <u>(7)</u> may apply to the division
1325	to receive a distribution in accordance with Subsection [ $(6)$ ] $(7)$ .
1326	(b) An organization that receives a distribution from the division in accordance with
1327	Subsection [ <del>(6)</del> ] (7) shall expend the distribution only to provide support to organizations that

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1328	create affordable housing for those in severe need.
1329	[(9)] (10) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking
1330	Act, the division shall make rules providing procedures for an organization to apply to receive
1331	[funds] money under this section.
1332	Section 24. Section <b>61-2b-2</b> is amended to read:
1333	61-2b-2. Definitions.
1334	(1) As used in this chapter:
1335	(a) (i) "Appraisal" means an unbiased analysis, opinion, or conclusion relating to the
1336	nature, quality, value, or utility of a specified interest in, or aspect of, identified real estate or
1337	identified real property.
1338	(ii) An appraisal is classified by the nature of the assignment as a valuation appraisal,
1339	an analysis assignment, or a review assignment in accordance with the following definitions:
1340	(A) "Analysis assignment" means an unbiased analysis, opinion, or conclusion that
1341	relates to the nature, quality, or utility of identified real estate or identified real property.
1342	(B) "Review assignment" means an unbiased analysis, opinion, or conclusion that
1343	forms an opinion as to the adequacy and appropriateness of a valuation appraisal or an analysis
1344	assignment.
1345	(C) "Valuation appraisal" means an unbiased analysis, opinion, or conclusion that
1346	estimates the value of an identified parcel of real estate or identified real property at a particular
1347	point in time.
1348	(b) "Appraisal Foundation" means the Appraisal Foundation that was incorporated as
1349	an Illinois not-for-profit corporation on November 30, 1987.
1350	(c) (i) "Appraisal report" means a communication, written or oral, of an appraisal.
1351	(ii) An appraisal report is classified by the nature of the assignment as a valuation
1352	report, analysis report, or review report in accordance with the definitions provided in
1353	Subsection (1)(a)(ii).
1354	(iii) The testimony of a person relating to the person's analyses, conclusions, or
1355	opinions concerning identified real estate or identified real property is considered to be an oral
1356	appraisal report.

(d) "Appraisal Qualification Board" means the Appraisal Qualification Board of the

1359	[ <del>(d)</del> ] <u>(e)</u> "Board" means the Real Estate Appraiser Licensing and Certification Board
1360	that is established in Section 61-2b-7.
1361	[(e)] (f) "Certified appraisal report" means a written or oral appraisal report that is
1362	certified by a state-certified general appraiser or state-certified residential appraiser.
1363	(g) "Concurrence" means that the entities that are given a concurring role jointly agree
1364	to an action.
1365	[(f)] (h) (i) (A) "Consultation service" means an engagement to provide a real estate
1366	valuation service analysis, opinion, conclusion, or other service that does not fall within the
1367	definition of appraisal.
1368	(B) "Consultation service" does not mean a valuation appraisal, analysis assignment, or
1369	review assignment.
1370	(ii) Regardless of the intention of the client or employer, if a person prepares an
1371	unbiased analysis, opinion, or conclusion, the analysis, opinion, or conclusion is considered to
1372	be an appraisal and not a consultation service.
1373	[ <del>(g)</del> ] <u>(i)</u> "Contingent fee" means a fee or other form of compensation, payment of
1374	which is dependent on or conditioned by:
1375	(i) the reporting of a predetermined analysis, opinion, or conclusion by the person
1376	performing the analysis, opinion, or conclusion; or
1377	(ii) achieving a result specified by the person requesting the analysis, opinion, or
1378	conclusion.
1379	[(h)] (j) "Division" means the Division of Real Estate of the Department of Commerce.
1380	$\left[\frac{(i)}{(k)}\right]$ "Federally related transaction" means a real estate related transaction that is
1381	required by federal law or by federal regulation to be supported by an appraisal prepared by:
1382	(i) a state-licensed appraiser; or
1383	(ii) a state-certified appraiser.
1384	[(j)] (1) "Real estate" means an identified parcel or tract of land including
1385	improvements if any.
1386	[(k)] (m) "Real estate appraisal activity" means the act or process of making an
1387	appraisal of real estate or real property and preparing an appraisal report.
1388	[(1)] (n) "Real estate related transaction" means:
1389	(i) the sale, lease, purchase, investment in, or exchange of real property or an interest in

1390	real property, or the financing of such a transaction;
1391	(ii) the refinancing of real property or an interest in real property; or
1392	(iii) the use of real property or an interest in real property as security for a loan or
1393	investment, including mortgage-backed securities.
1394	[(m)] (o) "Real property" means one or more defined interests, benefits, or rights
1395	inherent in the ownership of real estate.
1396	[(n)] (p) "State-certified general appraiser" means a person who holds a current, valid
1397	certification as a state-certified general appraiser issued under this chapter.
1398	[(o)] (q) "State-certified residential appraiser" means a person who holds a current,
1399	valid certification as a state-certified residential real estate appraiser issued under this chapter.
1400	[(p)] (r) "State-licensed appraiser" means a person who holds a current, valid license as
1401	a state-licensed appraiser issued under this chapter.
1402	[ <del>(q)</del> ] (s) "Trainee" means an individual who:
1403	(i) does not hold an appraiser license or appraiser certification issued under this
1404	chapter;
1405	(ii) works under the direct supervision of a state-certified appraiser to earn experience
1406	for licensure; and
1407	(iii) is registered as a trainee under this chapter.
1408	[(r)] (t) "Unbiased analysis, opinion, or conclusion" means an analysis, opinion, or
1409	conclusion relating to the nature, quality, value, or utility of identified real estate or identified
1410	real property that is prepared by a person who is employed or retained to act, or would be
1411	perceived by third parties or the public as acting, as a disinterested third party in rendering the
1412	analysis, opinion, or conclusion.
1413	(2) (a) If a term not defined in this section is defined by rule, the term shall have the
1414	meaning established by the division by rule made in accordance with Title 63G, Chapter 3,
1415	Utah Administrative Rulemaking Act.
1416	(b) If a term not defined in this section is not defined by rule, the term shall have the
1417	meaning commonly accepted in the business community.
1418	Section 25. Section <b>61-2b-3</b> is amended to read:
1419	61-2b-3. License or certification required.

(1) Except as provided in Subsection (2) and in Subsection 61-2b-6(2), it is unlawful

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for [anyone] a person to prepare, for valuable consideration, an appraisal, an appraisal report,	a
certified appraisal report, or perform a consultation service relating to real estate or real	
property in this state without first being licensed or certified in accordance with this chapter.	

- (2) This section does not apply to:
- (a) a [real estate broker] principal broker, associate broker, or sales agent as defined by Section [61-2-2] 61-2f-102 licensed by this state who, in the ordinary course of the [real estate] broker's or sales agent's business, gives an opinion:
  - (i) regarding the value of real estate;
  - (ii) to a potential seller or third party recommending a listing price of real estate; or
  - (iii) to a potential buyer or third party recommending a purchase price of real estate;
- (b) an employee of a company who states an opinion of value or prepares a report containing value conclusions relating to real estate or real property solely for the company's use;
- (c) [any] an official or employee of a government agency while acting solely within the scope of the official's or employee's duties, unless otherwise required by Utah law;
- (d) an auditor or accountant who states an opinion of value or prepares a report containing value conclusions relating to real estate or real property while performing an audit;
- (e) an individual, except an individual who is required to be licensed or certified under this chapter, who states an opinion about the value of property in which the person has an ownership interest;
- (f) an individual who states an opinion of value if no consideration is paid or agreed to be paid for the opinion and no other party is reasonably expected to rely on the individual's appraisal expertise;
- (g) an individual, such as a researcher or a secretary, who does not render significant professional assistance, as defined by the board, in arriving at a real estate appraisal analysis, opinion, or conclusion; or
- (h) an attorney authorized to practice law in this state who, in the course of the attorney's practice, uses an appraisal report governed by this chapter or who states an opinion of the value of real estate.
- (3) An opinion of value or report containing value conclusions exempt under Subsection (2) may not be referred to as an appraisal.

1452	Section 26. Section <b>61-2b-6</b> is amended to read:
1453	61-2b-6. Duties and powers of division.
1454	(1) The division has the powers and duties listed in this Subsection (1).
1455	(a) The division shall:
1456	(i) receive an application for licensing, certification, or registration;
1457	(ii) establish appropriate administrative procedures for the processing of an application
1458	for licensure, certification, or registration;
1459	(iii) issue a license or certification to a qualified applicant pursuant to this chapter; and
1460	(iv) register an individual who applies and qualifies for registration as a trainee under
1461	this chapter.
1462	(b) (i) The division shall require an individual to register with the division as a trainee
1463	[with the division] before the individual acts in the capacity of a trainee earning experience for
1464	licensure.
1465	(ii) Subject to Subsection (4), the board shall adopt rules in accordance with Title 63G,
1466	Chapter 3, Utah Administrative Rulemaking Act, for:
1467	(A) the trainee registration required by this Subsection (1)(b); and
1468	(B) renewal of the trainee registration required by this Subsection (1)(b).
1469	(c) The division shall hold public hearings under the direction of the board.
1470	(d) The division may:
1471	(i) solicit bids and enter into contracts with one or more educational testing services or
1472	organizations for the preparation of a bank of questions and answers [approved by the board for
1473	licensing and certification examinations]; and
1474	(ii) administer or contract for the administration of licensing and certification
1475	examinations as may be required to carry out the division's responsibilities under this chapter.
1476	(e) The division shall provide administrative assistance to the board by providing to the
1477	board the facilities, equipment, supplies, and personnel that are required to enable the board to
1478	carry out the board's responsibilities under this chapter.
1479	[(f) The division shall assist the board in upgrading and improving the quality of the
1480	education and examinations required under this chapter.]
1481	[(g)] (f) The division shall assist the board in improving the quality of the continuing
1482	education available to a person licensed [and], certified, or registered under this chapter.

1483	$\left[\frac{h}{g}\right]$ The division shall assist the board with respect to the proper interpretation or
1484	explanation of the Uniform Standards of Professional Appraisal Practice as required by Section
1485	61-2b-27 when an interpretation or explanation becomes necessary in the enforcement of this
1486	chapter.
1487	[(i)] (h) The division shall establish fees in accordance with Section 63J-1-504:
1488	(i) for processing:
1489	[(A) a trainee registration;]
1490	[(B)] (A) an application for licensing [and], certification, or registration; and
1491	[ <del>(C)</del> ] (B) approval of an expert witness; and
1492	(ii) for [all other functions] any other function required or permitted by this chapter.
1493	(i) If a person pays a fee or costs to the division with a negotiable instrument and the
1494	negotiable instrument is not honored for payment:
1495	(i) the transaction for which the payment is submitted is voidable by the division;
1496	(ii) the division may reverse the transaction if payment of the applicable fee or costs is
1497	not received in full; and
1498	(iii) the person's license, certification, or registration is automatically suspended:
1499	(A) beginning the day on which the payment is due; and
1500	(B) ending the day on which payment is made in full.
1501	(j) The division may:
1502	(i) investigate a complaint against:
1503	[ <del>(A) a trainee;</del> ]
1504	[(B)] (A) a person licensed [or], certified, or registered under this chapter; or
1505	[ <del>(C)</del> ] <u>(B)</u> a person required to be licensed, certified, or registered under this chapter;
1506	(ii) subpoena a witness;
1507	(iii) subpoena the production of a book, <u>paper</u> , document, record, [or other paper]
1508	contract, or evidence;
1509	(iv) administer an oath; and
1510	(v) take testimony and receive evidence concerning a matter within the division's
1511	jurisdiction.
1512	(k) The division may:
1513	(i) promote research and conduct studies relating to the profession of real estate

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in the proceeding; and

1514	appraising; and
1515	(ii) sponsor real estate appraisal educational activities.
1516	(1) The division shall adopt, with the concurrence of the board, rules for the
1517	administration of this chapter pursuant to Title 63G, Chapter 3, Utah Administrative
1518	Rulemaking Act, that are not inconsistent with this chapter or the constitution and laws of this
1519	state or of the United States.
1520	(m) The division shall employ an appropriate staff to investigate allegations that a
1521	person required to be licensed, certified, or registered under this chapter fails to comply with
1522	this chapter.
1523	(n) The division may employ other professional, clerical, and technical staff as may be
1524	necessary to properly administer the work of the division under this chapter.
1525	(o) [The division may] (i) Upon request, the division shall make available[, at a
1526	reasonable cost determined by the division], either directly or through a third party, a list of the
1527	names and addresses of [all] the persons licensed, registered, or certified by the division under
1528	this chapter [to the extent the information is a public record under Title 63G, Chapter 2,
1529	Government Records Access and Management Act].
1530	(ii) A person who requests a list under this Subsection (1)(o) shall pay the costs
1531	incurred by the division to make the list available.
1532	(2) (a) The division shall approve an expert witness who is not otherwise licensed or
1533	certified under this chapter to appear in an administrative or judicial tax proceeding to provide
1534	evidence related to the valuation of real property that is assessed by the State Tax Commission,
1535	[ <del>provided that</del> ] <u>if</u> the:
1536	(i) approval is limited to a specific proceeding;
1537	(ii) approval is valid until the proceeding becomes final;
1538	(iii) applicant pays to the division an approval fee [to] set by the division in accordance
1539	with Section 63J-1-504;
1540	(iv) applicant provides the applicant's name, address, occupation, and professional
1541	credentials; and
1542	(v) applicant provides a notarized statement that:

(A) the applicant is competent to render an appraisal and to testify as an expert witness

1545	(B) the appraisal and testimony to be offered shall be in accordance with the Uniform
1546	Standards of Professional Appraisal Practice adopted by the board.
1547	(b) Subsection (2)(a) [is effective for] applies to an administrative or judicial property
1548	tax proceeding related to the valuation of real property that is assessed by the State Tax
1549	Commission.
1550	(3) (a) If the conditions of Subsection (3)(b) are met, the division is immune from any
1551	civil action or criminal prosecution for initiating or assisting in a lawful investigation of an act
1552	of, or participating in a disciplinary proceeding concerning:
1553	(i) a person required to be licensed, certified, or registered pursuant to this chapter; or
1554	(ii) a person approved as an expert witness pursuant to this chapter.
1555	(b) This Subsection (3) applies if the division takes the action:
1556	(i) without malicious intent; and
1557	(ii) in the reasonable belief that the action is taken pursuant to the powers and duties
1558	vested in the division under this chapter.
1559	(4) (a) An individual applying to register as a trainee under this chapter shall:
1560	(i) submit a fingerprint card in a form acceptable to the division at the time of applying
1561	for registration; and
1562	(ii) consent to a criminal background check by:
1563	(A) the Utah Bureau of Criminal Identification; and
1564	(B) the Federal Bureau of Investigation.
1565	(b) The division shall request the Department of Public Safety to complete a Federal
1566	Bureau of Investigation criminal background check for an applicant through a national criminal
1567	history system.
1568	(c) The applicant shall pay the cost of:
1569	(i) the fingerprinting required by this section; and
1570	(ii) the criminal background check required by this section.
1571	(d) (i) A registration as a trainee under this chapter is conditional pending completion
1572	of the criminal background check required by this Subsection (4).
1573	(ii) [If a criminal background check discloses that an applicant fails to accurately
1574	disclose a criminal history, the ] $\underline{A}$ registration is immediately and automatically revoked [-] $\underline{if}$ a
1575	criminal background check discloses that the applicant fails to accurately disclose a criminal

1370	mistory involving.
1577	(A) the appraisal industry;
1578	(B) fraud;
1579	(C) misrepresentation; or
1580	(D) deceit.
1581	(iii) If a criminal background check discloses that an applicant fails to accurately
1582	disclose a criminal history other than one described in Subsection (4)(d)(ii), the division:
1583	(A) shall review the application; and
1584	(B) in accordance with rules made by the division pursuant to Title 63G, Chapter 3,
1585	Utah Administrative Rulemaking Act, may:
1586	(I) place one or more conditions on a registration;
1587	(II) place one or more restrictions on a registration;
1588	(III) revoke a registration; or
1589	(IV) refer the application to the board for a decision.
1590	[(iii)] (iv) An individual whose conditional registration is automatically revoked under
1591	Subsection (4)(d)(ii) or whose registration is conditioned, restricted, or revoked under
1592	Subsection (4)(d)(iii) may appeal the [revocation] action in a hearing conducted by the board:
1593	(A) after the [revocation] action is taken; and
1594	(B) in accordance with Title 63G, Chapter 4, Administrative Procedures Act.
1595	[(iv)] (v) The board may delegate to the division or an administrative law judge the
1596	authority to conduct a hearing described in Subsection (4)(d)[(iii)](iv).
1597	[(v)] (vi) Relief from [a] an automatic revocation under Subsection (4)(d)(ii) may be
1598	granted only if:
1599	(A) the criminal history upon which the division [based] bases the revocation:
1600	(I) did not occur; or
1601	(II) is the criminal history of another person;
1602	(B) (I) the revocation is based on a failure to accurately disclose a criminal history; and
1603	(II) the applicant has a reasonable good faith belief at the time of application that there
1604	was no criminal history to be disclosed; or
1605	(C) the division fails to follow the prescribed procedure for the revocation.
1606	(e) If a registration is revoked or a revocation is upheld after a hearing described in

1607	Subsection (4)(d)[ <del>(iii)</del> ]( <u>iv)</u> , the individual may not apply for a new [ <del>license</del> ] <u>registration</u> for a
1608	period of 12 months after the day on which the registration is revoked.
1609	(f) The board may delegate to the division the authority to make a decision on whether
1610	relief from a revocation should be granted.
1611	(g) [The funds] Money paid by an applicant for the cost of the criminal background
1612	check [shall be] is nonlapsing.
1613	Section 27. Section <b>61-2b-8</b> is amended to read:
1614	61-2b-8. Duties of board.
1615	(1) (a) The board shall provide technical assistance to the division relating to real estate
1616	appraisal standards and real estate appraiser qualifications.
1617	(b) The board has the powers and duties listed in this section.
1618	(2) The board shall:
1619	(a) determine the experience[;] and education[; and examination] requirements
1620	appropriate for a person licensed under this chapter;
1621	(b) determine the experience[;] and education[, and examination] requirements
1622	appropriate for a person certified under this chapter:
1623	(i) in compliance with the minimum requirements of Financial Institutions Reform,
1624	Recovery, and Enforcement Act of 1989; and
1625	(ii) consistent with the intent of this chapter;
1626	(c) determine the appraisal related acts that may be performed by:
1627	(i) a trainee on the basis of the trainee's education and experience;
1628	(ii) clerical staff; and
1629	(iii) a person who:
1630	(A) does not hold a license or certification; and
1631	(B) assists an appraiser licensed or certified under this chapter in providing appraisal
1632	services or consultation services;
1633	(d) determine the procedures for a trainee to register and to renew a registration with
1634	the division; and
1635	(e) develop one or more programs to upgrade and improve the experience, education,
1636	and examinations as required under this chapter.
1637	(3) (a) The experience[-,] and education[-, and examination] requirements established by

the board for a person licensed or certified under this chapter shall be the minimum criteria
established by the [Appraiser] Appraisal Qualification Board [of the Appraisal Foundation],
unless, after notice and a public hearing held in accordance with Title 63G, Chapter 3, Utah
Administrative Rulemaking Act, the board finds that the minimum criteria are not appropriate
for a state-licensed appraiser or a state-certified appraiser in this state.

- (b) If under Subsection (3)(a) the board makes a finding that the minimum criteria are not appropriate, the board shall recommend appropriate criteria to the Legislature.
  - (4) The board shall:
- (a) determine the continuing education requirements appropriate for the renewal of a license, certification, or registration issued under this chapter, except that the continuing education requirements established by the board shall at least meet the minimum criteria established by the Appraisal Qualification Board;
  - (b) develop one or more programs to upgrade and improve continuing education; and
- (c) recommend to the division one or more available continuing education courses that meet the requirements of this chapter.
- (5) (a) The board shall consider the proper interpretation or explanation of the Uniform Standards of Professional Appraisal Practice as required by Section 61-2b-27 when:
  - (i) an interpretation or explanation is necessary in the enforcement of this chapter; and
- (ii) the Appraisal Standards Board of the Appraisal Foundation has not issued an interpretation or explanation.
- (b) If the conditions of Subsection (5)(a) are met, the board shall recommend to the division the appropriate interpretation or explanation that the division should adopt as a rule under this chapter.
- (c) The board may by rule made in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, and Section 61-2b-27 provide for an exemption from a provision of the Uniform Standards of Professional Appraisal Practice for an activity engaged in on behalf of a governmental entity.
- [(6) The board shall develop and establish or approve the examination specifications and the minimum score required to pass an examination for licensure or certification.]
  - [<del>(7) The board may review the:</del>]
- 1668 [(a) bank of questions and answers that comprise the examination for a person licensed

1669	and certified under this chapter;
1670	[(b) procedure that is established for selecting individual questions from the bank of
1671	questions for use in each scheduled examination; and]
1672	[(c) questions in the bank of questions and the related answers to determine whether
1673	they meet the examination specifications established by the board.]
1674	[(8)] (6) (a) The board shall conduct an administrative hearing, not delegated by the
1675	board to an administrative law judge, in connection with a disciplinary proceeding under
1676	Sections 61-2b-30 and 61-2b-31 concerning:
1677	(i) a person required to be licensed, certified, or registered under this chapter; and
1678	(ii) the person's failure to comply with this chapter and the Uniform Standards of
1679	Professional Appraisal Practice as adopted under Section 61-2b-27.
1680	(b) The board shall issue in an administrative hearing a decision that contains findings
1681	of fact and conclusions of law.
1682	(c) When a determination is made that a person required to be licensed, certified, or
1683	registered under this chapter has violated this chapter, the division shall implement disciplinary
1684	action determined by the board.
1685	[(9)] (7) A member of the board is immune from a civil action or criminal prosecution
1686	for a disciplinary proceeding concerning a person required to be registered, licensed, certified,
1687	or approved as an expert under this chapter if the action is taken without malicious intent and
1688	in the reasonable belief that the action taken was taken pursuant to the powers and duties
1689	vested in a member of the board under this chapter.
1690	[(10)] (8) The board shall require and pass upon proof necessary to determine the
1691	honesty, competency, integrity, and truthfulness of an applicant for:
1692	(a) original licensure, certification, or registration; and
1693	(b) renewal licensure [or], certification, or registration.
1694	Section 28. Section <b>61-2b-10</b> is amended to read:
1695	61-2b-10. State-licensed appraiser Authority and qualifications.
1696	(1) A state-licensed appraiser is authorized to appraise complex and noncomplex 1-4
1697	family residential units in this state having a transaction value permitted under the Financial
1698	Institutions Reform, Recovery, and Enforcement Act of 1989, and related federal regulations.
1699	(2) A state-licensed appraiser is authorized to appraise vacant or unimproved land

1/00	having a transaction value permitted under the Financial Institutions Reform, Recovery, and
1701	Enforcement Act of 1989, and related federal regulations that is utilized for 1-4 family
1702	purposes or for which the highest and best use is 1-4 family purposes and subdivisions for
1703	which a development analysis/appraisal is not necessary.
1704	(3) A state-licensed appraiser may not issue a certified appraisal report.
1705	(4) To qualify as a state-licensed appraiser, an applicant must:
1706	(a) be of good moral character;
1707	(b) demonstrate honesty, competency, integrity, and truthfulness;
1708	[(b)] (c) pass the licensing examination with a satisfactory score as determined by the
1709	[board] Appraisal Qualification Board;
1710	[(c)] (d) successfully complete not less than 150 classroom hours in courses of study
1711	[approved by the board] that relate to:
1712	(i) real estate appraisal;
1713	(ii) the Uniform Standards of Professional Appraisal Practice; and
1714	(iii) ethical rules to be observed by a real estate appraiser as required by Section
1715	61-2b-27; and
1716	[(d)] (e) possess the minimum number of hours of experience in real property appraisal
1717	as established by rule.
1718	(5) The courses of study under Subsection $(4)[\frac{(c)}{(d)}]$ shall be conducted by:
1719	(a) a college or university;
1720	(b) a community or junior college;
1721	(c) a real estate appraisal or real estate related organization;
1722	(d) a state or federal agency or commission;
1723	(e) a proprietary school;
1724	(f) a provider approved by a state certification and licensing agency; or
1725	(g) the Appraisal Foundation or its boards.
1726	[(6) The board shall require and pass upon proof necessary to determine the honesty,
1727	competency, integrity, and truthfulness of each applicant.]
1728	Section 29. Section <b>61-2b-14</b> is amended to read:
1729	61-2b-14. State-certified residential appraiser Application.
1730	(1) [Each] An applicant for certification as a residential appraiser shall provide to the

1731	division evidence <u>of</u> :
1732	(a) the applicant's good moral character, honesty, competency, integrity, and
1733	truthfulness;
1734	[(a) of] (b) completion of the certification examination with a satisfactory score as
1735	determined by the [board] Appraisal Qualification Board;
1736	[(b) (i) of] (c) (i) an associate degree or higher degree from an accredited:
1737	(A) college;
1738	(B) junior college;
1739	(C) community college; or
1740	(D) university; or
1741	(ii) [of] successfully passing a curriculum determined by rule of collegiate level subject
1742	matter courses from an accredited:
1743	(A) college;
1744	(B) junior college;
1745	(C) community college; or
1746	(D) university;
1747	[(c) of] (d) satisfactory completion of not less than 200 classroom hours in a
1748	curriculum:
1749	(i) of specific appraisal education determined by rule made by the board; and
1750	(ii) that includes a course in the Uniform Standards of Professional Practice or its
1751	equivalent that [has been] is approved by the Appraisal [Qualifications] Qualification Board [of
1752	the federal Appraisal Foundation authorized by Title XI of the Financial Institutions Reform,
1753	Recovery, and Enforcement Act of 1989];
1754	[(d) of] (e) the minimum number of hours of experience in real property appraisal as
1755	established by rule; and
1756	[(e) that] (f) acquiring the experience required under Subsection [(1)(d) was acquired]
1757	(1)(e) within a reasonable period, as determined by rule, immediately preceding the filing of
1758	the application for certification.
1759	(2) Upon request by the division, [the] an applicant shall make available to the division
1760	for examination:
1761	(a) a detailed listing of the real estate appraisal reports or file memoranda for each year

1762	for which experience is claimed; and
1763	(b) a sample selected by the division of appraisal reports that the applicant has prepared
1764	in the course of the applicant's appraisal practice.
1765	(3) The classroom hours required by Subsection (1)[(c)](d) shall be provided by:
1766	(a) a college or university;
1767	(b) a community or junior college;
1768	(c) a real estate appraisal or real estate related organization;
1769	(d) a state or federal agency or commission;
1770	(e) a proprietary school;
1771	(f) a provider approved by a state certification and licensing agency; or
1772	(g) the Appraisal Foundation or its boards.
1773	Section 30. Section <b>61-2b-15</b> is amended to read:
1774	61-2b-15. State-certified general appraiser Application Qualifications.
1775	(1) [Each] An applicant for certification as a general appraiser shall provide to the
1776	division evidence of:
1777	(a) the applicant's good moral character, honesty, competency, integrity, and
1778	truthfulness;
1779	[(a) of] (b) completion of the certification examination with a satisfactory score as
1780	determined by the [board] Appraisal Qualification Board;
1781	[(b)] (c) (i) [of] a bachelors degree or higher degree from an accredited college or
1782	university; or
1783	(ii) [of] successfully passing a curriculum determined by rule of collegiate level subject
1784	matter courses from an accredited:
1785	(A) college;
1786	(B) junior college;
1787	(C) community college; or
1788	(D) university;
1789	[(c) of] (d) satisfactory completion of not less than 300 classroom hours in a
1790	curriculum:
1791	(i) of specific appraisal education determined by rule; and
1792	(ii) that includes a course in the Uniform Standards of Professional Practice or its

1793	equivalent that has been approved by the Appraisal [Qualifications] Qualification Board [of the
1794	Appraisal Foundation authorized by Title XI of the Financial Institutions Reform, Recovery,
1795	and Enforcement Act of 1989];
1796	[(d) of] (e) the minimum number of hours of experience in real property appraisal as
1797	established by rule; and
1798	[(e) that] (f) acquiring the experience required under Subsection [(1)(d) is acquired]
1799	(1)(e) within a reasonable period, as determined by rule, immediately preceding the filing of
1800	the application for certification.
1801	(2) Upon request by the division, [the] an applicant shall make available to the division
1802	for examination:
1803	(a) a detailed listing of the real estate appraisal reports or file memoranda for each year
1804	for which experience is claimed; and
1805	(b) a sample selected by the division of appraisal reports that the applicant has prepared
1806	in the course of the applicant's appraisal practice.
1807	(3) The classroom hours required by Subsection (1)[ <del>(e)</del> ]( <u>d)</u> shall be provided by:
1808	(a) a college or university;
1809	(b) a community or junior college;
1810	(c) a real estate appraisal or real estate related organization;
1811	(d) a state or federal agency or commission;
1812	(e) a proprietary school;
1813	(f) a provider approved by a state certification and licensing agency; or
1814	(g) the Appraisal Foundation or its boards.
1815	Section 31. Section <b>61-2b-17</b> is amended to read:
1816	61-2b-17. State-certified and state-licensed appraisers Restrictions on use of
1817	terms Conduct prohibited or required Trainee.
1818	(1) (a) The terms "state-certified general appraiser," "state-certified residential
1819	appraiser," and "state-licensed appraiser":
1820	(i) may only be used to refer to an individual who is certified or licensed under this
1821	chapter; and
1822	(ii) may not be used following, or immediately in connection with, the name or
1823	signature of a firm, partnership, corporation, or group, or in any manner that it might be

- interpreted as referring to a firm, partnership, corporation, group, or to anyone other than the individual who is certified or licensed under this chapter.
  - (b) The requirement of this Subsection (1) may not be construed to prevent a state-certified general appraiser from signing an appraisal report on behalf of a corporation, partnership, firm, or group practice if it is clear that:
    - (i) only the individual is certified; and
    - (ii) the corporation, partnership, firm, or group practice is not certified.
  - (c) Except as provided in Section 61-2b-25, a certificate or license may not be issued under this chapter to a corporation, partnership, firm, or group.
  - (2) (a) A person other than a state-certified general appraiser or state-certified residential appraiser, may not assume or use any title, designation, or abbreviation likely to create the impression of certification in this state as a real estate appraiser.
  - (b) A person other than a state-licensed appraiser may not assume or use any title, designation, or abbreviation likely to create the impression of licensure in this state as a real estate appraiser.
  - (3) (a) Only an individual who has qualified under the certification requirements of this chapter is authorized to prepare and sign a certified appraisal report relating to real estate or real property in this state.
  - (b) If a certified appraisal report is prepared and signed by a state-certified residential appraiser, the certified appraisal report shall state, immediately following the signature on the report, "State-Certified Residential Appraiser."
  - (c) If a certified appraisal report is prepared and signed by a state-certified general appraiser, the certified appraisal report shall state, immediately following the signature on the report, "State-Certified General Appraiser."
  - (d) An appraisal report prepared by a state-licensed appraiser shall state, immediately following the signature on the report, "State-Licensed Appraiser."
  - (e) When signing a certified appraisal report, a state-certified appraiser shall also place on the report, immediately below the state-certified appraiser's signature the state-certified appraiser's certificate number and its expiration date.
  - (f) A state-certified residential appraiser may not prepare a certified appraisal report outside the state-certified residential appraiser's authority as defined in Section 61-2b-13.

1855	(g) A state-licensed appraiser who assisted in the preparation of a certified appraisal
1856	report is authorized to cosign the certified appraisal report.
1857	(4) A person who has not qualified under this chapter may not describe or refer to any
1858	appraisal or appraisal report relating to real estate or real property in this state by the terms
1859	"certified appraisal" or "certified appraisal report."
1860	(5) If a trainee assists [a state-licensed appraiser or] a state-certified appraiser in the
1861	preparation of an appraisal report, the appraisal report shall disclose:
1862	(a) the trainee's name; and
1863	(b) the extent to which the trainee assists in the preparation of the appraisal report.
1864	Section 32. Section <b>61-2b-18</b> is amended to read:
1865	61-2b-18. Application for licensure, certification, or registration Approval as
1866	an expert witness.
1867	(1) An application for the following shall be sent to the division on a form approved by
1868	the division:
1869	(a) original certification, licensure, or registration;
1870	(b) approval as an expert witness; and
1871	(c) renewal of certification [or], licensure, or registration.
1872	(2) The payment of the appropriate fee, as [fixed] established by the division, with the
1873	concurrence of the board, in accordance with Section 63J-1-504, must accompany an
1874	application for:
1875	(a) approval as an expert witness;
1876	(b) original certification, licensure, or registration; and
1877	(c) renewal of certification [or], licensure, or registration.
1878	(3) At the time of filing an application described in Subsection (1), an applicant shall:
1879	(a) sign a pledge to comply with the Uniform Standards of Professional Appraisal
1880	Practice and the ethical rules to be observed by an appraiser that are established under Section
1881	61-2b-27 for:
1882	(i) a certified or licensed appraiser;
1883	(ii) a trainee; or
1884	(iii) an expert witness approved under this chapter; and
1885	(b) certify that the applicant understands the types of misconduct, as set forth in this

1886	chapter, for which a disciplinary proceeding may be initiated against a person certified,
1887	licensed, or registered under this chapter.
1888	Section 33. Section <b>61-2b-19</b> is amended to read:
1889	61-2b-19. Expiration of license, certification, or registration.
1890	(1) [The] An initial license [or], certification, or registration issued under this chapter
1891	expires on the expiration date indicated on the license [or], certificate, or registration.
1892	(2) A renewal license [or], certification, or registration issued under this chapter
1893	expires two years from the date of issuance.
1894	(3) (a) The scheduled expiration date of [the] a license [or], certification, or registration
1895	shall appear on the license [or], certification, or registration document [and no other notice of
1896	its expiration need be given to its holder].
1897	(b) $\hat{\mathbf{H}} \rightarrow (\mathbf{i}) \leftarrow \hat{\mathbf{H}}$ The division $\hat{\mathbf{H}} \rightarrow [\mathbf{is} \text{ not required to provide}]$ shall mail $\leftarrow \hat{\mathbf{H}}$ a holder of a
1897a	license, certification, or
1898	registration notice of its expiration $\hat{\mathbf{H}} \rightarrow \mathbf{to}$ to the last address stated on the division's records as the
1898a	holder's current address ←Ĥ .
1898b	Ĥ→ (ii) To be mailed a notice under this Subsection (3)(b), a holder of a license, certification,
1898c	or registration shall provide to the division in writing the holder's current address.
1898d	(iii) A holder's license, certification, or registration expires if not renewed by the holder
1898e	notwithstanding whether the holder receives a notice of its expiration by the division under
1898f	this Subsection (3)(b). ←Ĥ
1899	Section 34. Section <b>61-2b-20</b> is amended to read:
1900	61-2b-20. Renewal of license, certification, or registration.
1901	[(1) To obtain a renewal of a license or certification under this chapter, the holder of a
1902	current, valid license or certification shall, in compliance with procedures established by the
1903	division and the board, make application and pay the prescribed fee to the division before the
1904	expiration date of the license or certification.]
1905	[(2) An application for renewal of a license or certification shall be accompanied by]
1906	(1) To renew a license, certification, or registration, before the license, certification, or
1907	registration expires, the holder of the license, certification, or registration shall submit to the
1908	division in compliance with procedures set by the division and the board:
1909	(a) an application for renewal;
1910	(b) a fee established by the division and the board, in accordance with Section
1911	63J-1-504; and
1912	(c) evidence in the form prescribed by the division of having completed the continuing
1913	education requirements for renewal specified in this chapter.
1914	[(3)] (2) (a) A license [or], certification, or registration expires if it is not renewed on or
1915	before its expiration date.
1916	(b) For a period of 30 days after the expiration date, a license [or], certification, or

1917	registration may be reinstated upon:		
1918	(i) payment of a renewal fee and a late fee determined by the division and the board;		
1919	and		
1920	(ii) satisfying the continuing education requirements specified in Section 61-2b-40.		
1921	(c) After the 30-day period described in Subsection [(3)] (2)(b), and until six months		
1922	after the expiration date, [the] <u>a</u> license [or], certification, or registration may be reinstated by:		
1923	(i) paying a renewal fee and a reinstatement fee determined by the division and the		
1924	board; and		
1925	(ii) satisfying the continuing education requirements specified in Section 61-2b-40.		
1926	(d) After the six-month period described in Subsection [(3)] (2)(c), and until one year		
1927	after the expiration date, [the] a license [or], certification, or registration may be reinstated by:		
1928	(i) paying a renewal fee and a reinstatement fee determined by the division and the		
1929	board in accordance with Section 63J-1-504;		
1930	(ii) providing proof acceptable to the division and the board of the person having		
1931	satisfied the continuing education requirements of Section 61-2b-40; and		
1932	(iii) providing proof acceptable to the division and the board of the person completing		
1933	24 hours of continuing education:		
1934	(A) in addition to the requirements in Section 61-2b-40; and		
1935	(B) on a subject determined by the division by rule made in accordance with Title 63G,		
1936	Chapter 3, Utah Administrative Rulemaking Act.		
1937	(e) The division shall relicense [or], recertify, or reregister a person who does not		
1938	renew that person's license [or], certification, or registration within one year after the expiration		
1939	date as prescribed for an original application.		
1940	(f) Notwithstanding Subsection [(3)] (2)(a), the division may extend the term of a		
1941	license, certification, or registration that would expire under Subsection [(3)] (2)(a) except for		
1942	the extension if:		
1943	(i) the person complies with the requirements of this section to renew the license,		
1944	certification, or registration; and		
1945	(ii) at the time of the extension, there is pending under this chapter:		
1946	(A) the application for renewal of the license, certification, registration; or		
1947	(B) a disciplinary action.		

[(4)] (3) A person who is licensed, certified, or registered under this chapter shall		
notify the division of the following by sending the division a signed statement within 10		
business days of:		
(a) (i) a conviction of a criminal offense;		
(ii) the entry of a plea in abeyance to a criminal offense; or		
(iii) the potential resolution of a criminal case by:		
(A) a diversion agreement; or		
(B) any other agreement under which a criminal charge is suspended for a period of		
time;		
(b) filing a personal bankruptcy or business bankruptcy;		
(c) the suspension, revocation, surrender, cancellation, or denial of a professional		
license, certification, or registration of the person, whether the license, certification, or		
registration is issued by this state or another jurisdiction; or		
(d) the entry of a cease and desist order or a temporary or permanent injunction:		
(i) against the person by a court or [licensing] administrative agency; and		
(ii) on the basis of:		
(A) conduct or a practice involving an act regulated by this chapter; or		
(B) conduct involving fraud, misrepresentation, or deceit.		
Section 35. Section <b>61-2b-25</b> is amended to read:		
61-2b-25. Other law unaffected.		
[Nothing contained in this] This chapter [shall] may not be considered to prohibit a		
person approved, licensed, [or] certified, or registered under this chapter from engaging in the		
practice of real estate appraising as a professional corporation or a limited liability company in		
accordance with:		
(1) Title 16, Chapter 11, Professional Corporation Act; or		
(2) Title 48, Chapter 2c, Utah Revised Limited Liability Company Act.		
Section 36. Section <b>61-2b-28</b> is amended to read:		
61-2b-28. Enforcement Investigation Orders Hearings.		
(1) (a) The division may investigate the actions of:		
(i) a person registered, licensed, or certified under this chapter;		
(ii) an applicant for registration, licensure, or certification;		

1979	(iii) an applicant for renewal of <u>registration</u> , licensure, or certification; or		
1980	(iv) a person required to be registered, licensed, or certified under this chapter.		
1981	(b) The division may initiate an agency action against a person described in Subsection		
1982	(1)(a) in accordance with Title 63G, Chapter 4, Administrative Procedures Act, to:		
1983	(i) impose disciplinary action;		
1984	(ii) deny issuance to an applicant of:		
1985	(A) an original registration, license, or certification; or		
1986	(B) a renewal of a registration, license, or certification; or		
1987	(iii) issue a cease and desist order as provided in Subsection (3).		
1988	(2) (a) The division may:		
1989	(i) administer an oath or affirmation;		
1990	(ii) subpoena a witness or evidence;		
1991	(iii) take evidence; and		
1992	(iv) require the production of a book, paper, contract, record, [other] document, [or]		
1993	information, or evidence relevant to the investigation described in Subsection (1).		
1994	(b) The division may serve a subpoena by certified mail.		
1995	(c) A failure to respond to a request by the division in an investigation authorized under		
1996	this chapter is considered to be a separate violation of this chapter, including:		
1997	(i) failing to respond to a subpoena as a witness;		
1998	(ii) withholding evidence; or		
1999	(iii) failing to produce a book, paper, contract, document, information, or record.		
2000	(d) (i) $\hat{H} \rightarrow [A]$ If a person is found to have violated this chapter or a rule made under		
2000a	this chapter, the ←Ĥ person shall pay the costs incurred by the division to copy a book, paper,		
2001	contract, document, information, or record required under this chapter, including the costs		
2002	incurred to copy an electronic book, paper, contract, document, information, or record in a		
2003	universally readable format.		
2004	(ii) If a person fails to pay the costs described in Subsection (2)(d)(i) when due, the		
2005	person's license, certification, or registration is automatically suspended:		
2006	(A) beginning the day on which the payment of costs is due; and		
2007	(B) ending the day on which the costs are paid.		
2008	(3) (a) The director shall issue and serve upon a person an order directing that person to		
2009	cease and desist from an act if:		

2010	(i) the director has reason to believe that the person has been engaging, is about to	
2011	engage, or is engaging in the act constituting a violation of this chapter; and	
2012	(ii) it appears to the director that it would be in the public interest to stop the act.	
2013	(b) Within 10 days after receiving the order, the person upon whom the order is served	
2014	may request a hearing.	
2015	(c) Pending a hearing requested under Subsection (3)(b), a cease and desist order shall	
2016	remain in effect.	
2017	(d) If a request for hearing is made, the division shall follow the procedures and	
2018	requirements of Title 63G, Chapter 4, Administrative Procedures Act.	
2019	(4) (a) After a hearing requested under Subsection (3), if the board agrees that an act of	
2020	the person violates this chapter, the board:	
2021	(i) shall issue an order making the cease and desist order permanent; and	
2022	(ii) may impose another disciplinary action under Section 61-2b-29.	
2023	(b) The director shall commence an action in the name of the Department of	
2024	Commerce and Division of Real Estate, in the district court in the county in which an act	
2025	described in Subsection (3) occurs or where the person resides or carries on business, to enjoin	
2026	and restrain the person from violating this chapter if:	
2027	(i) (A) a hearing is not requested under Subsection (3); and	
2028	(B) the person fails to cease the act described in Subsection (3); or	
2029	(ii) after discontinuing the act described in Subsection (3), the person again	
2030	commences the act.	
2031	(5) A remedy or action provided in this section does not limit, interfere with, or prevent	
2032	the prosecution of another remedy or action, including a criminal proceeding.	
2033	Section 37. Section <b>61-2b-29</b> is amended to read:	
2034	61-2b-29. Disciplinary action Grounds.	
2035	(1) (a) The board may order disciplinary action against a person:	
2036	(i) registered, licensed, or certified under this chapter; or	
2037	(ii) required to be registered, licensed, or certified under this chapter.	
2038	(b) On the basis of a ground listed in Subsection (2) for disciplinary action, board	
2039	action may include:	
2040	(i) revoking, suspending, or placing a person's registration, license, or certification on	

2041	probation;
2042	(ii) denying a person's original registration, license, or certification;
2043	(iii) denying a person's renewal license [or], certification, or registration;
2044	(iv) in the case of denial or revocation of a registration, license, or certification, setting
2045	a waiting period for an applicant to apply for a registration, license, or certification under this
2046	chapter;
2047	(v) ordering remedial education;
2048	(vi) imposing a civil penalty upon a person not to exceed the greater of:
2049	(A) [\$2,500] \$5,000 for each violation; or
2050	(B) the amount of any gain or economic benefit from a violation;
2051	(vii) issuing a cease and desist order;
2052	(viii) modifying an action described in Subsections (1)(b)(i) through (vii) if the board
2053	finds that the person complies with court ordered restitution; or
2054	(ix) doing any combination of Subsections (1)(b)(i) through (viii).
2055	(c) (i) If the board or division issues an order that orders a fine or educational
2056	requirements as part of the disciplinary action against a person, including a stipulation and
2057	order, the board or division shall state in the order the deadline by which the person shall
2058	comply with the fine or educational requirements.
2059	(ii) If a person fails to comply with a stated deadline:
2060	(A) the person's license, certificate, or registration is automatically suspended:
2061	(I) beginning on the day specified in the order as the deadline for compliance; and
2062	(II) ending the day on which the person complies in full with the order; and
2063	(B) if the person fails to pay a fine required by an order, the division may begin a
2064	collection process:
2065	(I) established by the division by rule made in accordance with Title 63G, Chapter 3,
2066	Utah Administrative Rulemaking Act; and
2067	(II) subject to Title 63A, Chapter 8, Office of State Debt Collection.
2068	(2) The following are grounds for disciplinary action under this section:
2069	(a) procuring or attempting to procure a registration, license, or certification under this
2070	chapter:
2071	(i) by fraud; or

- 2072 (ii) by making a false statement, submitting false information, or making a material 2073 misrepresentation in an application filed with the division; 2074 (b) paying money or attempting to pay money other than a fee provided for by this 2075 chapter to a member or employee of the division to procure a registration, license, or 2076 certification under this chapter; 2077 (c) an act or omission in the practice of real estate appraising that constitutes 2078 dishonesty, fraud, or misrepresentation; 2079 (d) entry of a judgment against a registrant, licensee, or certificate holder on grounds of 2080 fraud, misrepresentation, or deceit in the making of an appraisal of real estate; 2081 (e) a guilty plea to a criminal offense involving moral turpitude that is held in 2082 abeyance, or a conviction, including a conviction based upon a plea of guilty or nolo 2083 contendere, of a criminal offense involving moral turpitude; (f) engaging in the business of real estate appraising under an assumed or fictitious 2084 2085 name not properly registered in this state; (g) paying a finder's fee or a referral fee to a person not licensed or certified under this 2086 2087 chapter in connection with an appraisal of real estate or real property in this state; 2088 (h) making a false or misleading statement in: (i) that portion of a written appraisal report that deals with professional qualifications: 2089 2090 or 2091 (ii) testimony concerning professional qualifications; 2092 (i) violating or disregarding: 2093 (i) [a provision of] this chapter; 2094 (ii) an order of the board; or 2095 (iii) a rule issued under this chapter; 2096 (j) violating the confidential nature of governmental records to which a person 2097 registered, licensed, certified, or approved as an expert under this chapter gained access 2098 through employment or engagement as an appraiser by a governmental agency; 2099 (k) accepting a contingent fee for performing an appraisal [as defined in Subsection

(ii) the analysis, opinion, conclusion, or valuation reached; or

 $\frac{61-2b-2(1)(a)}{a}$  if in fact the fee is or was contingent upon:

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(i) the appraiser reporting a predetermined analysis, opinion, or conclusion;

2103	(iii) the consequences resulting from the appraisal assignment;		
2104	(l) unprofessional conduct as defined by statute or rule;		
2105	(m) in the case of a dual licensed title licensee as defined in Section 31A-2-402:		
2106	(i) providing a title insurance product or service without the approval required by		
2107	Section 31A-2-405; or		
2108	(ii) knowingly providing false or misleading information in the statement required by		
2109	Subsection 31A-2-405(2); or		
2110	(n) other conduct that constitutes dishonest dealing.		
2111	Section 38. Section <b>61-2b-30.5</b> is amended to read:		
2112	61-2b-30.5. Reinstatement of license, certification, registration, approval		
2113	Expert witness Trainee.		
2114	(1) An individual [who has had a] whose license, certification, registration, or approval		
2115	is revoked under this chapter:		
2116	(a) may not apply for renewal of that license, certification, registration, or approval;		
2117	and		
2118	(b) may apply for licensure, certification, registration, or approval as prescribed for an		
2119	original license [or], certification, registration, or approval subject to the limitations in		
2120	Subsection (2).		
2121	(2) An applicant for licensure, certification, registration, or approval as an expert		
2122	witness under Subsection (1):		
2123	(a) may not apply for licensure, certification, registration, or approval until at least five		
2124	years after the date of revocation of the applicant's original license, certification, registration, or		
2125	approval; and		
2126	(b) is not entitled to credit for experience gained prior to the date of revocation in		
2127	determining whether the applicant meets the experience requirement for licensure, certification		
2128	registration, or approval.		
2129	(3) A person whose license or certification is revoked may not act as a trainee until at		
2130	least four years after the day on which the person's license or certification is revoked.		
2131	Section 39. Section <b>61-2b-32</b> is amended to read:		
2132	61-2b-32. Registration, licensure, or certification prerequisite to suit for		
2133	compensation.		

[No] A person engaged in the business of real estate appraising in this state or acting in
the capacity of a real estate appraiser in this state may $\underline{not}$ bring or maintain $[\underline{any}]$ $\underline{an}$ action $[\underline{in}]$
any] as a plaintiff in a court of this state to collect compensation for the performance of real
estate appraisal services for which registration, licensure, or certification is required by this
chapter without alleging and proving that [he] the person was the holder of a valid registration,
license, or certification in this state at all times during the performance of [such] the real estate
appraisal services.

Section 40. Section **61-2b-33** is amended to read:

#### 61-2b-33. Penalty for violating this chapter -- Automatic revocation.

- (1) In addition to being subject to a disciplinary action by the board, a person required to be licensed, certified, or registered under this chapter who violates this chapter:
- (a) is guilty of a class A misdemeanor, upon a conviction of a first violation of this chapter; and
- (b) is guilty of a third degree felony, upon conviction of a second or subsequent violation of this chapter.
- (2) A license [or], certification, or registration issued by the division to a person convicted of a violation of Section 76-6-1203 is automatically revoked.
  - Section 41. Section **61-2b-36** is amended to read:

#### **61-2b-36.** Contingent fees.

- (1) A person licensed or certified under this chapter who enters into an agreement to perform an appraisal [as defined in Subsection 61-2b-2(1)(a)] may not accept a contingent fee.
- (2) A person licensed or certified under this chapter who enters into an agreement to provide consultation services [as defined in Subsection 61-2b-2(1)(f)(i)(A)] may be paid a fixed fee or a contingent fee.
- (3) (a) If a person licensed or certified under this chapter enters into an agreement to perform consultation services for a contingent fee, this fact shall be clearly stated in each oral statement.
- (b) In addition to the requirements of Subsection (3)(a), if a person licensed or certified under this chapter prepares a written consultation report or summary, letter of transmittal, or certification statement for a contingent fee, the person shall clearly state in the report, summary, letter of transmittal, or certification statement that the report is prepared under a

2165	contingent fee	arrangement.

Section 42. Section **61-2b-39** is amended to read:

61-2b-39. Registration, licensure, or certification history.

The division may, upon payment of a fee [in an amount specified in rule] established by the division in accordance with Section 63J-1-504, issue to [any] a person a verified [license] history of:

- (1) [any] a person licensed [or], certified, or registered under this chapter; or
- 2172 (2) [any] a person previously registered, licensed, or certified under this chapter.
  - Section 43. Section **61-2b-40** is amended to read:

#### 61-2b-40. Continuing education requirements.

- (1) As a prerequisite to renewal of a license [or], certification, or registration, the applicant for renewal shall present evidence satisfactory to the division of having met the continuing education requirements of this section.
- (2) [For any] A person licensed [or], certified, or registered under this chapter[, the continuing education requirement for renewal of licensure or certification shall be the completion by the applicant,] shall complete during the two-year period immediately preceding the filing of an application for renewal[, of] not less than 28 classroom hours of instruction in courses or seminars that have received the approval of the [board] division.
- (3) The division may adopt rules for the implementation of this section to assure that each person renewing that person's license [or], certification, or registration under this chapter has a working knowledge of current real estate appraisal theories, practices, and techniques that will enable the person to provide competent real estate appraisal services to the members of the public with whom that person deals in a professional relationship under the authority of that person's license [or], certificate, or registration.
- (4) An amendment or repeal of a rule adopted by the division under this section [shall] does not operate to deprive a person of credit toward renewal of that person's license [or], certification, or registration for [any] a course of instruction that is successfully completed by the applicant [prior to] before the date of the amendment or repeal of the rule.
- (5) In lieu of meeting the requirements set forth in Subsection (2) and applicable rules, an applicant for renewal may satisfy all or part of the continuing education requirements that are imposed by the board in excess of the minimum requirements of the Appraisal

2196 Qualification Board by presenting evidence of the following:

- (a) completion of an educational program of study determined by the board to be equivalent, for continuing education purposes, to courses or seminars approved by the board; or
- (b) participation other than as a student in educational processes and programs approved by the board that relate to real property appraisal theory, practices, or techniques including teaching, program development, and preparation of textbooks, monographs, articles, and other instructional materials.
- (6) The board shall develop and propose to the division rules [for the implementation of this section to assure that a person who renews that person's license or certification has a working knowledge of current real estate appraisal theories, practices, and techniques that will enable the person to provide competent real estate appraisal services to the members of the public with whom that person deals in a professional relationship under the authority of that person's license or certification. These rules described in Subsection (3). The rules developed and proposed by the board under this Subsection (6) shall prescribe:
- (a) policies and procedures to be followed in obtaining [board] <u>division</u> approval of courses of instruction and seminars;
- (b) standards, policies, and procedures to be used by the division in evaluating an applicant's claims of equivalency; and
- (c) standards, monitoring methods, and systems for recording attendance to be employed by course and seminar sponsors as a prerequisite to division approval of courses and seminars for credit.
- (7) (a) A person whose license [or], certification [has been], or registration is revoked or suspended as the result of a disciplinary action taken by the board may not apply for reinstatement unless the person presents evidence of completion of the continuing education requirement that is [provided in] required by this chapter for renewal.
- (b) The continuing education required under Subsection (7)(a) [shall] may not be imposed upon an applicant for reinstatement who has been required by the division to successfully complete the examination for licensure or certification required by Section 61-2b-20 as a condition to reinstatement.
- Section 44. Section **61-2c-102** is amended to read:
- **61-2c-102. Definitions.**

2227	(1) As used in this chapter:
2228	[(a) "Affiliate" means a person who directly, or indirectly through one or more
2229	intermediaries, controls or is controlled by, or is under common control with, a specified
2230	individual or entity.]
2231	(a) "Affiliation" means that a mortgage loan originator is associated with a principal
2232	lending manager in accordance with Section 61-2c-209.
2233	(b) "Applicant" means a person applying for a license under this chapter.
2234	(c) "Approved examination provider" means a person approved by the nationwide
2235	database as an approved test provider.
2236	(d) "Associate lending manager" means an individual who:
2237	(i) qualifies under this chapter as a principal lending manager; and
2238	(ii) works by or on behalf of another principal lending manager in transacting the
2239	business of residential mortgage loans.
2240	(e) "Branch office" means a licensed entity's office:
2241	(i) for the transaction of the business of residential mortgage loans regulated under this
2242	chapter;
2243	(ii) other than the main office of the licensed entity; and
2244	(iii) that operates under the same business name as the licensed entity.
2245	(f) (i) "Business of residential mortgage loans" means for compensation or in the
2246	expectation of compensation to:
2247	(A) engage in an act that makes an individual a mortgage loan originator;
2248	(B) make or originate a residential mortgage loan;
2249	(C) directly or indirectly solicit a residential mortgage loan for another; or
2250	(D) unless excluded under Subsection (1)(f)(ii), render services related to the
2251	origination of a residential mortgage loan including:
2252	(I) preparing a loan package;
2253	(II) communicating with the borrower and lender; or
2254	(III) advising on a loan term.
2255	(ii) "Business of residential mortgage loans" does not include:
2256	(A) if working as an employee under the direction of and subject to the supervision and
2257	instruction of a person licensed under this chapter, the performance of a clerical or support duty

2258	such as:
2259	(I) the receipt, collection, or distribution of information common for the processing or
2260	underwriting of a loan in the mortgage industry other than taking an application;
2261	(II) communicating with a consumer to obtain information necessary for the processing
2262	or underwriting of a residential mortgage loan;
2263	(III) word processing;
2264	(IV) sending correspondence; or
2265	(V) assembling files;
2266	(B) ownership of an entity that engages in the business of residential mortgage loans if
2267	the owner does not personally perform the acts listed in Subsection (1)(f)(i); or
2268	(C) except if an individual will engage in an activity as a mortgage loan originator,
2269	acting in one or more of the following capacities:
2270	(I) a loan wholesaler;
2271	(II) an account executive for a loan wholesaler;
2272	(III) a loan underwriter;
2273	(IV) a loan closer; or
2274	(V) funding a loan.
2275	(g) "Certified education provider" means a person who is certified under Section
2276	61-2c-204.1 to provide one or more of the following:
2277	(i) <u>Utah-specific</u> prelicensing education; or
2278	(ii) <u>Utah-specific</u> continuing education.
2279	(h) "Closed-end" means a loan:
2280	(i) with a fixed amount borrowed; and
2281	(ii) that does not permit additional borrowing secured by the same collateral.
2282	(i) "Commission" means the Residential Mortgage Regulatory Commission created in
2283	Section 61-2c-104.
2284	(j) "Compensation" means anything of economic value that is paid, loaned, granted,
2285	given, donated, or transferred to an individual or entity for or in consideration of:
2286	(i) services;
2287	(ii) personal or real property; or
2288	(iii) another thing of value.

2289	(k) "Concurrence" means that entities given a concurring rule must jointly agree for the
2290	action to be taken.
2291	[(k)] (1) "Continuing education" means education taken by an individual licensed under
2292	this chapter in order to meet the education requirements imposed by Sections 61-2c-204.1 and
2293	61-2c-205 to renew a license under this chapter.
2294	$[(1)]$ (m) "Control," as used in Subsection $[(1)(a)]$ $\underline{61-2c-105(2)(f)}$ , means the power to
2295	directly or indirectly:
2296	(i) direct or exercise a controlling interest over:
2297	(A) the management or policies of an entity; or
2298	(B) the election of a majority of the directors, officers, managers, or managing partners
2299	of an entity;
2300	(ii) vote 20% or more of a class of voting securities of an entity by an individual; or
2301	(iii) vote more than 5% of a class of voting securities of an entity by another entity.
2302	(n) (i) "Control person" means an individual identified by an entity registered with the
2303	nationwide database as being the individual primarily responsible for directing the management
2304	or policies of the entity.
2305	(ii) "Control person" may include one of the following who is identified as provided in
2306	Subsection (1)(n)(i):
2307	(A) a manager;
2308	(B) a managing partner;
2309	(C) a director;
2310	(D) an executive officer; or
2311	(E) an individual who performs a function similar to an individual listed in this
2312	Subsection (1)(n)(ii).
2313	[(m)] (o) "Depository institution" is as defined in Section 7-1-103.
2314	[(n)] (p) "Director" means the director of the division.
2315	[ <del>(o)</del> ] <u>(q)</u> "Division" means the Division of Real Estate.
2316	$[\frac{(p)}{(r)}]$ "Dwelling" means a residential structure attached to real property that contains
2317	one to four units including any of the following if used as a residence:
2318	(i) a condominium unit;
2319	(ii) a cooperative unit;

2320	(iii) a manufactured home; or
2321	(iv) a house.
2322	[ <del>(q)</del> ] (s) "Entity" means:
2323	(i) a corporation;
2324	(ii) a limited liability company;
2325	(iii) a partnership;
2326	(iv) a company;
2327	(v) an association;
2328	(vi) a joint venture;
2329	(vii) a business trust;
2330	(viii) a trust; or
2331	(ix) another organization.
2332	[(r)] (t) "Executive director" means the executive director of the Department of
2333	Commerce.
2334	(u) "Federal licensing requirements" means Secure and Fair Enforcement for Mortgage
2335	Licensing, 12 U.S.C. Sec. 5101, et seq.
2336	[(s)] (v) "Inactive status" means a dormant status into which an unexpired license is
2337	placed when the holder of the license is not currently engaging in the business of residential
2338	mortgage loans.
2339	[(t)] (w) "Licensee" means a person licensed with the division under this chapter.
2340	$[\frac{(u)}{(x)}]$ "Licensing examination" means the examination required by Section
2341	61-2c-204.1 or 61-2c-206 for an individual to obtain a license under this chapter.
2342	$[\underline{(v)}]$ $\underline{(y)}$ $\underline{(i)}$ Except as provided in Subsection $\underline{(1)}[\underline{(v)}]\underline{(y)}(\underline{ii})$ , "mortgage loan originator"
2343	means an individual who for compensation or in expectation of compensation:
2344	(A) (I) takes a residential mortgage loan application; or
2345	[(B)] (II) offers or negotiates terms of a residential mortgage loan[-]; and
2346	(B) is licensed as a mortgage loan originator in accordance with this chapter.
2347	(ii) "[Loan] Mortgage loan originator" does not include a person who:
2348	(A) is described in Subsection $(1)[(v)](y)(i)$ , but who performs exclusively
2349	administrative or clerical tasks as described in Subsection (1)(f)(ii)(A);
2350	[(B) unless compensated by a lender, a principal lending manager, or an agent of a

2351	lender or principal lending manager:]
2352	[(I) only performs real estate brokerage activities; and]
2353	[(II) is licensed under Chapter 2, Division of Real Estate; and]
2354	(B) (I) is licensed under Chapter 2f, Real Estate Licensing and Practices Act;
2355	(II) performs only real estate brokerage activities; and
2356	(III) receives no compensation from:
2357	(Aa) a lender;
2358	(Bb) a principal lending manager; or
2359	(Cc) an agent of a lender or principal lending manager; or
2360	(C) is solely involved in extension of credit relating to a timeshare plan, as defined in
2361	11 U.S.C. Sec. 101(53D).
2362	[(w) "Mortgage officer" means an individual who is licensed with the division to
2363	transact the business of residential mortgage loans through a principal lending manager.]
2364	[(x)] (z) "Nationwide database" means the Nationwide Mortgage Licensing System and
2365	Registry, authorized under [Secure and Fair Enforcement for Mortgage Licensing, 12 U.S.C.
2366	Sec. 5101, et seq] federal licensing requirements.
2367	[(y)] (aa) "Nontraditional mortgage product" means a mortgage product other than a
2368	30-year fixed rate mortgage.
2369	[(z)] (bb) "Person" means an individual or entity.
2370	[(aa)] (cc) "Prelicensing education" means education taken by an individual seeking to
2371	be licensed under this chapter in order to meet the education requirements imposed by Section
2372	61-2c-204.1 or 61-2c-206 for an individual to obtain a license under this chapter.
2373	[(bb)] (dd) (i) "Principal lending manager" means an individual licensed as a principal
2374	lending manager under Section 61-2c-206 to transact the business of residential mortgage
2375	loans.
2376	(ii) An individual [licensed as] who is a principal lending manager may transact the
2377	business of residential mortgage loans as a mortgage [officer] loan originator.
2378	[ <del>(cc)</del> ] <u>(ee)</u> "Record" means information that is:
2379	(i) prepared, owned, received, or retained by a person; and
2380	(ii) (A) inscribed on a tangible medium; or
2381	(B) (I) stored in an electronic or other medium; and

2382	(II) [retrievable] in a perceivable and reproducible form.
2383	[(dd)] (ff) "Residential mortgage loan" means an extension of credit, if:
2384	(i) the loan or extension of credit is secured by a:
2385	(A) mortgage;
2386	(B) deed of trust; or
2387	(C) consensual security interest;
2388	(ii) the mortgage, deed of trust, or consensual security interest described in Subsection
2389	(1)[ <del>(dd)</del> ] <u>(ff)</u> (i):
2390	(A) is on a dwelling located in the state; and
2391	(B) is created with the consent of the owner of the residential real property; and
2392	(iii) solely for the purposes of defining "mortgage loan originator," the extension of
2393	credit is primarily for personal, family, or household use.
2394	(gg) "Sponsorship" means an association in accordance with Section 61-2c-209
2395	between an individual licensed under this chapter and an entity licensed under this chapter.
2396	[(ce)] (hh) "State" means:
2397	(i) a state, territory, or possession of the United States;
2398	(ii) the District of Columbia; or
2399	(iii) the Commonwealth of Puerto Rico.
2400	[(ff)] (ii) "Unique identifier" is as defined in 12 U.S.C. Sec. 5102.
2401	(jj) "Utah-specific" means an educational or examination requirement under this
2402	chapter that relates specifically to Utah.
2403	(2) (a) If a term not defined in this section is defined by rule, the term shall have the
2404	meaning established by the division by rule made in accordance with Title 63G, Chapter 3,
2405	Utah Administrative Rulemaking Act.
2406	(b) If a term not defined in this section is not defined by rule, the term shall have the
2407	meaning commonly accepted in the business community.
2408	Section 45. Section <b>61-2c-103</b> is amended to read:
2409	61-2c-103. Powers and duties of the division.
2410	(1) The division shall administer this chapter.
2411	(2) In addition to a power or duty expressly provided in this chapter, the division may:
2412	(a) receive and act on a complaint including:

2413	(i) taking action designed to obtain voluntary compliance with this chapter; or
2414	(ii) commencing an administrative or judicial proceeding on the division's own
2415	initiative;
2416	(b) establish one or more programs for the education of consumers with respect to
2417	residential mortgage loans;
2418	(c) (i) make one or more studies appropriate to effectuate the purposes and policies of
2419	this chapter; and
2420	(ii) make the results of the studies described in Subsection (2)(c)(i) available to the
2421	public;
2422	(d) visit and investigate a person licensed under this chapter, regardless of whether the
2423	person is located in Utah; and
2424	(e) employ one or more necessary hearing examiners, investigators, clerks, and other
2425	employees and agents.
2426	(3) The division shall make rules for the administration of this chapter in accordance
2427	with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, including:
2428	(a) licensure procedures for:
2429	(i) a person required by this chapter to obtain a license with the division; and
2430	(ii) the establishment of a branch office by an entity;
2431	(b) proper handling of [monies] money received by a licensee;
2432	(c) record-keeping requirements by a licensee, including proper disposal of a record;
2433	(d) certification procedures for certifying an education provider; and
2434	(e) standards of conduct for a licensee or certified education provider.
2435	(4) The division may by rule made in accordance with Title 63G, Chapter 3, Utah
2436	Administrative Rulemaking Act, require as a condition of maintaining a license or certification
2437	under this chapter that a person comply with a requirement of the nationwide database if:
2438	(a) required for uniformity amongst states; and
2439	(b) not inconsistent with this chapter.
2440	(5) The division shall by rule made in accordance with Title 63G, Chapter 3, Utah
2441	Administrative Rulemaking Act, provide a process under which an individual may challenge
2442	information contained in the nationwide database.
2443	[(6) The division may make available to the public a list of the names and mailing

2444	addresses of ficensees.]
2445	[(a) either directly or through a third party; and]
2446	[(b) at a reasonable cost.]
2447	[ <del>(7)</del> ] <u>(6)</u> The division shall annually:
2448	(a) review the requirements related to the nationwide database imposed by federal
2449	[law] licensing requirements or the nationwide database on:
2450	(i) the division;
2451	(ii) a licensee under this chapter;
2452	(iii) a certified education provider; or
2453	(iv) an approved examination provider; and
2454	(b) after the review required by Subsection [ <del>(7)</del> ] <u>(6)</u> (a):
2455	(i) report to the Business and Labor Interim Committee the impact of the requirements
2456	on the implementation by the division of this chapter; and
2457	(ii) recommend legislation, if any, to the Business and Labor Interim Committee
2458	related to how the division should coordinate with the nationwide database.
2459	[(8)] (7) The division may enter into a relationship or contract with the nationwide
2460	database or another entity designated by the nationwide database to do the following related to
2461	a licensee or other person subject to this chapter:
2462	(a) collect or maintain a record; and
2463	(b) process a transaction fee or other fee.
2464	[(9)] (8) The division shall regularly report the following to the nationwide database:
2465	(a) a violation of this chapter;
2466	(b) disciplinary action under this chapter; and
2467	(c) other information relevant to this chapter.
2468	(9) If a person pays a fee or costs to the division with a negotiable instrument and the
2469	negotiable instrument is not honored for payment:
2470	(a) the transaction for which the payment is submitted is voidable by the division;
2471	(b) the division may reverse the transaction if payment of the applicable fee or costs is
2472	not received in full; and
2473	(c) the person's license, certification, or registration is automatically suspended:
2474	(i) beginning the day on which the payment is due; and

2475	(ii) ending the day on which payment is made in full.
2476	Section 46. Section 61-2c-104 is amended to read:
2477	61-2c-104. Residential Mortgage Regulatory Commission.
2478	(1) (a) There is created within the division the "Residential Mortgage Regulatory
2479	Commission" consisting of the following members appointed by the executive director with the
2480	approval of the governor:
2481	(i) four members who:
2482	(A) have at least three years of experience in transacting the business of residential
2483	mortgage loans; and
2484	(B) are licensed under this chapter at the time of and during appointment; and
2485	(ii) one member from the general public.
2486	(b) (i) The executive director with the approval of the governor may appoint an
2487	alternate member to the board.
2488	(ii) The alternate member shall:
2489	(A) at the time of the appointment, have at least three years of experience in transacting
2490	the business of residential mortgage loans; and
2491	(B) be licensed under this chapter at the time of and during appointment.
2492	(2) (a) Except as required by Subsection (2)(b), the executive director shall appoint a
2493	new member or reappointed member subject to appointment by the executive director to a
2494	four-year term ending June 30.
2495	(b) Notwithstanding the requirements of Subsection (2)(a), the executive director shall,
2496	at the time of appointment or reappointment, adjust the length of terms to ensure that the terms
2497	of commission members are staggered so that approximately half of the commission is
2498	appointed every two years.
2499	(c) If a vacancy occurs in the membership of the commission for any reason, the
2500	executive director shall appoint a replacement for the unexpired term.
2501	(d) A member shall remain on the commission until the member's successor is
2502	appointed and qualified.
2503	(3) Members of the commission shall annually select one member to serve as chair.
2504	(4) (a) The commission shall meet at least quarterly.
2505	(b) The director may call a meeting in addition to the meetings required by Subsection

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2506	(4)(a):
2507	(i) at the discretion of the director;
2508	(ii) at the request of the chair of the commission; or
2509	(iii) at the written request of three or more commission members.
2510	(5) (a) Three members of the commission constitute a quorum for the transaction of
2511	business.
2512	(b) If a quorum of members is unavailable for any meeting and an alternate member is
2513	appointed to the commission by the executive director with the approval of the governor, the
2514	alternate member shall serve as a regular member of the commission for that meeting if with
2515	the presence of the alternate member there is a quorum present at the meeting.
2516	(c) The action of a majority of a quorum present is an action of the commission.
2517	(6) (a) (i) A member who is not a government employee may not receive compensation
2518	or benefits for the member's services, but may receive per diem and expenses incurred in the
2519	performance of the member's official duties at the rates established by the Division of Finance
2520	under Sections 63A-3-106 and 63A-3-107.
2521	(ii) A member who is not a government employee may decline to receive per diem and
2522	expenses for the member's service.
2523	(b) (i) A state government officer and employee member who does not receive salary,
2524	per diem, or expenses from the member's agency for the member's service may receive per
2525	diem and expenses incurred in the performance of the member's official duties from the
2526	commission at the rates established by the Division of Finance under Sections 63A-3-106 and
2527	63A-3-107.
2528	(ii) A state government officer and employee member may decline to receive per diem
2529	and expenses for the member's service.
2530	(7) In addition to a duty or power expressly provided for elsewhere in this chapter, the
2531	commission shall:
2532	(a) except as provided in Subsection 61-2c-202[(2)](3), concur in the licensure or
2533	denial of licensure of a person under this chapter in accordance with Part 2, Licensure;

(c) advise the division concerning matters related to the administration and

(b) take disciplinary action with the concurrence of the director in accordance with Part

2537	enforcement of this chapter.
2538	Section 47. Section <b>61-2c-105</b> is amended to read:
2539	61-2c-105. Scope of chapter Exemptions.
2540	(1) (a) Except as to an individual who will engage in an activity as a mortgage loan
2541	originator, this chapter applies to a closed-end residential mortgage loan secured by a first lien
2542	or equivalent security interest on a dwelling.
2543	(b) This chapter does not apply to a transaction covered by Title 70C, Utah Consumer
2544	Credit Code.
2545	(2) The following are exempt from this chapter:
2546	(a) the federal government;
2547	(b) a state;
2548	(c) a political subdivision of a state;
2549	(d) an agency of or entity created by a governmental entity described in Subsections
2550	(2)(a) through (c) including:
2551	(i) the Utah Housing Corporation created in Title 9, Chapter 4, Part 9, Utah Housing
2552	Corporation Act;
2553	(ii) the Federal National Mortgage Corporation;
2554	(iii) the Federal Home Loan Mortgage Corporation;
2555	(iv) the Federal Deposit Insurance Corporation;
2556	(v) the Resolution Trust Corporation;
2557	(vi) the Government National Mortgage Association;
2558	(vii) the Federal Housing Administration;
2559	(viii) the National Credit Union Administration;
2560	(ix) the Farmers Home Administration; and
2561	(x) the United States Department of Veterans Affairs;
2562	(e) a depository institution;
2563	(f) an [affiliate of] entity that controls, is controlled by, or is under common control
2564	with a depository institution;
2565	(g) an employee or agent of an entity described in Subsections (2)(a) through (f):
2566	(i) when that person acts on behalf of the entity described in Subsections (2)(a) through
2567	(f); and

2568	(ii) including an employee of:
2569	(A) a depository institution;
2570	(B) a subsidiary of a depository institution that is:
2571	(I) owned and controlled by the depository institution; and
2572	(II) regulated by a federal banking agency, as defined in 12 U.S.C. Sec. 5102; or
2573	(C) an institution regulated by the Farm Credit Administration;
2574	(h) except as provided in Subsection (3), a person who:
2575	(i) makes a loan:
2576	(A) secured by an interest in real property;
2577	(B) with the person's own money; and
2578	(C) for the person's own investment; and
2579	(ii) that does not engage in the business of making loans secured by an interest in real
2580	property;
2581	(i) except as provided in Subsection (3), a person who receives a mortgage, deed of
2582	trust, or consensual security interest on real property if the individual or entity:
2583	(i) is the seller of real property; and
2584	(ii) receives the mortgage, deed of trust, or consensual security interest on real property
2585	as security for a separate money obligation;
2586	(j) a person who receives a mortgage, deed of trust, or consensual security interest on
2587	real property if:
2588	(i) the person receives the mortgage, deed of trust, or consensual security interest as
2589	security for an obligation payable on an installment or deferred payment basis;
2590	(ii) the obligation described in Subsection (2)(j)(i) arises from a person providing
2591	materials or services used in the improvement of the real property that is the subject of the
2592	mortgage, deed of trust, or consensual security interest; and
2593	(iii) the mortgage, deed of trust, or consensual security interest is created without the
2594	consent of the owner of the real property that is the subject of the mortgage, deed of trust, or
2595	consensual security interest;
2596	(k) a nonprofit corporation that:
2597	(i) is exempt from paying federal income taxes;
2598	(ii) is certified by the United States Small Business Administration as a small business

investment company;
(iii) is organized to promote economic development in this state; and
(iv) has as its primary activity providing financing for business expansion;
(1) except as provided in Subsection (3), a court appointed fiduciary; or
(m) an attorney admitted to practice law in this state:
(i) if the attorney is not principally engaged in the business of negotiating residential
mortgage loans; and
(ii) when the attorney renders services in the course of the attorney's practice as an
attorney.
(3) An individual who will engage in an activity as a mortgage loan originator is
exempt from this chapter only if the individual is an employee or agent exempt under
Subsection (2)(g).
(4) (a) Notwithstanding Subsection (2)(m), an attorney exempt from this chapter may
not engage in conduct described in Section 61-2c-301 when transacting business of residential
mortgage loans.
(b) If an attorney exempt from this chapter violates Subsection (4)(a), the attorney:
(i) is not subject to enforcement by the division under Part 4, Enforcement; and
(ii) is subject to disciplinary action generally applicable to an attorney admitted to
practice law in this state.
(c) If the division receives a complaint alleging an attorney exempt from this chapter is
in violation of Subsection (4)(a), the division shall forward the complaint to the Utah State Bar
for disciplinary action.
(5) (a) An individual who is exempt under Subsection (2) or (3) may voluntarily obtain
a license under this chapter by complying with Part 2, Licensure.
(b) An individual who voluntarily obtains a license pursuant to this Subsection (5)
shall comply with all the provisions of this chapter.
Section 48. Section <b>61-2c-106</b> is amended to read:
61-2c-106. Addresses provided the division.
(1) (a) [In providing an address to the division under this chapter, a] $\underline{A}$ person shall
provide a physical location or street address when the person provides the nationwide database
an address required by the division.

2630	(b) The following when provided under this chapter is public information:
2631	(i) a business address; or
2632	(ii) a mailing address.
2633	(2) A licensee is considered to have received a notification that is mailed to the last
2634	mailing address furnished to the [division] nationwide database by:
2635	(a) if the licensee is an individual, the individual; or
2636	(b) if the licensee is an entity, the principal lending manager of the entity.
2637	Section 49. Section <b>61-2c-201</b> is amended to read:
2638	61-2c-201. Licensure required of person engaged in the business of residential
2639	mortgage loans Mortgage loan originator Principal lending manager.
2640	(1) Unless exempt from this chapter under Section 61-2c-105, a person may not
2641	transact the business of residential mortgage loans without obtaining a license under this
2642	chapter.
2643	(2) For purposes of this chapter, a person transacts business in this state if:
2644	(a) (i) the person engages in an act that constitutes the business of residential mortgage
2645	loans; and
2646	(ii) (A) the act described in Subsection (2)(a)(i) is directed to or received in this state;
2647	and
2648	(B) the real property that is the subject of the act described in Subsection (2)(a)(i) is
2649	located in this state; or
2650	(b) a representation is made by the person that the person transacts the business of
2651	residential mortgage loans in this state.
2652	(3) An individual who has an ownership interest in an entity required to be licensed
2653	under this chapter is not required to obtain an individual license under this chapter unless the
2654	individual transacts the business of residential mortgage loans.
2655	(4) Unless otherwise exempted under this chapter, licensure under this chapter is
2656	required of both:
2657	(a) the individual who directly transacts the business of residential mortgage loans; and
2658	(b) if the individual transacts business as an employee or agent of an entity or
2659	individual, the entity or individual for whom the employee or agent transacts the business of
2660	residential mortgage loans.

2661	[(5) (a) An individual licensed under this chapter may not engage in the business of
2662	residential mortgage loans on behalf of more than one entity at the same time.]
2663	[(b) This Subsection (5) does not restrict the number of:]
2664	[(i) different lenders a person may use as a funding source for residential mortgage
2665	<del>loans; or</del> ]
2666	[(ii) entities in which an individual may have an ownership interest, regardless of
2667	whether the entities are:]
2668	[(A) licensed under this chapter; or]
2669	[(B) exempt under Section 61-2c-105.]
2670	[(6) An individual licensed under this chapter may not transact the business of
2671	residential mortgage loans for the following at the same time:
2672	[(a) an entity licensed under this chapter; and]
2673	[(b) an entity that is exempt from licensure under Section 61-2c-105.]
2674	[(7) A mortgage officer may not receive consideration for transacting the business of
2675	residential mortgage loans from any person or entity except the principal lending manager with
2676	whom the mortgage officer is licensed.]
2677	[(8) A mortgage officer shall conduct all business of residential mortgage loans:]
2678	[(a) through the principal lending manager with which the individual is licensed; and]
2679	[(b) in the business name under which the principal lending manager is authorized by
2680	the division to do business.]
2681	[(9)] (5) (a) If an entity that is [authorized by this chapter] licensed to transact the
2682	business of residential mortgage loans transacts the business of residential mortgage loans
2683	under an assumed business name, the entity shall in accordance with rules made by the
2684	division:
2685	(i) register the assumed name [with the division] under this chapter; and
2686	(ii) furnish [the division] proof that the assumed business name is filed with the
2687	Division of Corporations and Commercial Code pursuant to Title 42, Chapter 2, Conducting
2688	Business Under Assumed Name.
2689	(b) The division may charge a fee established in accordance with Section 63J-1-504 for
2690	registering an assumed name pursuant to this Subsection [(9)] (5).
2691	[(10) A licensee whose license is in inactive status may not transact the business of

2692	residential mortgage loans.]
2693	Section 50. Section <b>61-2c-202</b> is amended to read:
2694	61-2c-202. Licensure procedures.
2695	(1) To apply for licensure under this chapter an applicant shall in a manner provided by
2696	the division by rule:
2697	(a) if the applicant is an entity, submit [to the division] a licensure statement that:
2698	(i) lists any name under which the [applicant] entity will transact business in this state;
2699	(ii) lists the address of the principal business location of the [applicant] entity;
2700	[(iii) if the applicant is an entity:]
2701	[(A) lists] (iii) identifies the principal lending manager of the entity; [and]
2702	[(B)] (iv) contains the signature of the principal lending manager;
2703	[(iv) demonstrates that the applicant meets the qualifications listed in Section
2704	<del>61-2c-203;</del> ]
2705	[(v) if the applicant is an entity, lists:]
2706	[(A) all jurisdictions in which the entity is registered, licensed, or otherwise regulated
2707	in the business of residential mortgage loans; and]
2708	[(B) the history of any disciplinary action or adverse administrative action taken
2709	against the entity by a regulatory agency; and]
2710	(v) identifies the one or more control persons for the entity;
2711	(vi) identifies the jurisdictions in which the entity is registered, licensed, or otherwise
2712	regulated in the business of residential mortgage loans;
2713	(vii) discloses any adverse administrative action taken by an administrative agency
2714	against:
2715	(A) the entity; or
2716	(B) any control person for the entity;
2717	(viii) discloses any history of criminal proceedings involving any control person for the
2718	entity; and
2719	[(vi)] (ix) includes any information required by the division by rule;
2720	(b) if the applicant is an individual[, the applicant shall provide]:
2721	[(i) (A) a fingerprint card in a form acceptable to the division; and]
2722	[(B) consent to a criminal background check by:]

2723	[(I) the Utah Bureau of Criminal Identification; and]
2724	(i) submit a licensure statement that identifies the entity with which the applicant is
2725	sponsored;
2726	(ii) authorize a criminal background check through the nationwide database accessing:
2727	(A) the Utah Bureau of Criminal Identification, if the nationwide database is able to
2728	obtain information from the Utah Bureau of Criminal Identification; and
2729	[(H)] (B) the Federal Bureau of Investigation;
2730	[(iii)] (iii) submit evidence using a method approved by the division by rule of having
2731	successfully completed approved prelicensing education in accordance with Section
2732	61-2c-204.1;
2733	[(iii)] (iv) submit evidence using a method approved by the division by rule of having
2734	successfully passed [a] any required licensing examination in accordance with Section
2735	61-2c-204.1; and
2736	[(iv) if the applicant will engage in an activity as a loan originator:]
2737	[(A) the individual's unique identifier;]
2738	[(B) any other evidence required by the division by rule demonstrating that the
2739	individual has submitted the following to the nationwide database:]
2740	[(I) a fingerprint card in a form acceptable to the nationwide database;]
2741	[(II) consent to a criminal background check by:]
2742	[(Aa) the Utah Bureau of Criminal Identification; and]
2743	[(Bb) the Federal Bureau of Investigation; and]
2744	[(III) information requested by the nationwide database regarding personal history and
2745	experience including authorization for the nationwide database and division to obtain:
2746	[(Aa) an independent credit report obtained from a consumer reporting agency
2747	described in 15 U.S.C. Sec. 1681 et seq.; and]
2748	[(Bb) information related to an administrative, civil, or criminal finding of a
2749	governmental jurisdiction; and]
2750	(v) submit evidence using a method approved by the division by rule of having
2751	successfully registered in the nationwide database, including paying a fee required by the
2752	nationwide database; and
2753	(c) pay to the division:

2754	(i) an application fee established by the division in accordance with Section 63J-1-504;
2755	and
2756	(ii) the reasonable expenses incurred by the division in processing the application for
2757	licensure[, including the costs incurred by the division under Subsection (4)].
2758	[-(2) (a) The division shall issue a license to an applicant if the division, with the
2759	concurrence of the commission, finds that the applicant:
2760	[(i) meets the qualifications of Sections 61-2c-203 and 61-2c-204.1; and]
2761	[(ii) complies with this section.]
2762	(2) (a) Upon receiving an application, the division, with the concurrence of the
2763	commission, shall determine whether the applicant:
2764	(i) meets the qualifications for licensure; and
2765	(ii) complies with this section.
2766	(b) If the division, with the concurrence of the commission, determines that an
2767	applicant meets the qualifications for licensure and complies with this section, the division
2768	shall issue the applicant a license.
2769	(c) If the division, with the concurrence of the commission, determines that the
2770	division requires more information to make a determination under Subsection (2)(a), the
2771	division may:
2772	(i) hold the application pending further information about an applicant's criminal
2773	background or history related to adverse administrative action in any jurisdiction; or
2774	(ii) issue a conditional license:
2775	(A) pending the completion of a criminal background check; and
2776	(B) subject to suspension or revocation if the criminal background check reveals that
2777	the applicant did not truthfully or accurately disclose on the licensing application a criminal
2778	history or other history related to adverse administrative action.
2779	[(b)] (3) (a) The commission may delegate to the division the authority to:
2780	(i) review a class or category of application for an initial or renewed license;
2781	(ii) determine whether an applicant meets the [licensing criteria in Sections 61-2c-203
2782	and 61-2c-204.1] qualifications for licensure;
2783	(iii) conduct a necessary hearing on an application; and
2784	(iv) approve or deny a license application without concurrence by the commission.

2785	[(e)] (b) If the commission delegates to the division the authority to approve or deny an
2786	application without concurrence by the commission and the division denies an application for
2787	licensure, the applicant who is denied licensure may petition the commission for review of the
2788	denial.
2789	[(d)] (c) An applicant who is denied licensure under Subsection [(2)] (3)(b) may seek
2790	agency review by the executive director only after the commission reviews the division's denial
2791	of the applicant's application.
2792	$[\frac{(3)}{(d)}]$ Subject to Subsection $[\frac{(2)(d)}{(3)(c)}]$ and in accordance with Title 63G, Chapter
2793	4, Administrative Procedures Act, an applicant who is denied licensure under this chapter may
2794	submit a request for agency review to the executive director within 30 days following the day
2795	on which the commission order denying the licensure is issued.
2796	[(4) (a) The division shall request the Department of Public Safety to complete:]
2797	[(i) for an applicant who will engage in an activity as a loan originator, a criminal
2798	background check by the Utah Bureau of Criminal Identification; or]
2799	[(ii) for an applicant who will not engage in an activity as a loan originator, a Federal
2800	Bureau of Investigation criminal background check through a national criminal history system.]
2801	[(b) An applicant shall pay the cost of:]
2802	[(i) the fingerprinting required by this section; and]
2803	[(ii) the criminal background check required by this section.]
2804	[(c) The funds paid by an applicant for the cost of the criminal background check shall
2805	be nonlapsing.]
2806	Section 51. Section <b>61-2c-203</b> is amended to read:
2807	61-2c-203. General qualifications for licensure.
2808	(1) To qualify for licensure under this chapter, [an individual:] a person shall
2809	demonstrate through procedures established by rule made by the division in accordance with
2810	Title 63G, Chapter 3, Utah Administrative Rulemaking Act:
2811	[ <del>(a) shall demonstrate:</del> ]
2812	[(i)] (a) financial responsibility;
2813	[(ii)] (b) good moral character, honesty, integrity, and truthfulness; and
2814	[(iii)] (c) the competence to transact the business of residential mortgage loans,
2815	including general fitness such as to command the confidence of the community and to warrant

2816	a determination that the [individual] person will operate honestly, fairly, and efficiently within
2817	the purposes of this chapter[;].
2818	[(b) except as provided in Subsection (3), may not have]
2819	(2) If an applicant is an individual, the applicant may not have:
2820	(a) been convicted of, pled guilty to, pled no contest to, pled guilty in a similar manner
2821	to, or resolved by diversion or its equivalent:
2822	(i) a felony involving an act of fraud, dishonesty, a breach of trust, or money
2823	laundering; or
2824	(ii) a felony in the seven years preceding the day on which an application is submitted
2825	to the division;
2826	[(iii) in the 10 years preceding the day on which an application is submitted to the
2827	division of:]
2828	[(A) a felony or class A misdemeanor involving moral turpitude; or]
2829	[(B) a crime in another jurisdiction that is the equivalent of a felony or class A
2830	misdemeanor involving moral turpitude;]
2831	[(iv)] (b) in the five years preceding the day on which an application is submitted to the
2832	division, been convicted of, pled guilty to, pled no contest to, pled guilty in a similar manner
2833	to, or resolved by diversion its equivalent:
2834	[(A)] (i) a class B or class C misdemeanor involving moral turpitude; or
2835	[(B)] (ii) a crime in another jurisdiction that is the equivalent of a class B or class C
2836	misdemeanor involving moral turpitude;
2837	(c) [if the applicant will engage in an activity as a loan originator, may not have] had a
2838	license as a mortgage loan originator revoked by a governmental jurisdiction at any time;
2839	(d) [except as provided in Subsection (3), may not have] had a license or registration
2840	suspended, [revoked,] surrendered, canceled, or denied in the five years preceding the date the
2841	individual applies for licensure if:
2842	(i) the registration or license is issued by this state or another jurisdiction; and
2843	(ii) the suspension, [revocation,] surrender, [probation, fine,] cancellation, or denial is
2844	based on misconduct in a professional capacity that relates to moral character, honesty,
2845	integrity, truthfulness, or the competency to transact the business of residential mortgage loans;
2846	(e) [except as provided in Subsection (3), may not have] been the subject of a bar by

2847	the Securities and Exchange Commission, the New York Stock Exchange, or the National
2848	Association of Securities Dealers within the five years preceding the date the individual applies
2849	for registration; [and] or
2850	(f) [may not have] had a [temporary or] permanent injunction entered against the
2851	individual:
2852	(i) by a court or [licensing] administrative agency; and
2853	(ii) on the basis of:
2854	(A) conduct or a practice involving the business of residential mortgage loans; or
2855	(B) conduct involving fraud, misrepresentation, or deceit.
2856	[(2) To qualify for licensure under this chapter an entity may not have:]
2857	[(a) any of the following individuals in management]
2858	(3) If an applicant is an entity, the applicant may not have a control person who fails to
2859	meet the requirements of Subsection [(1)] (2) for an individual [who will engage in an activity
2860	as a loan originator:] applicant.
2861	[(i) a manager or a managing partner;]
2862	[ <del>(ii)</del> a director;]
2863	[(iii) an executive officer; or]
2864	[(iv) an individual occupying a position or performing functions similar to those
2865	described in Subsections (2)(a)(i) through (iii); or]
2866	[(b) a principal lending manager who fails to meet the requirements of Subsection (1)
2867	for an individual who will engage in an activity as a loan originator.]
2868	[(3) (a) Notwithstanding the failure to meet the requirements of Subsections (1)(b)(iii),
2869	(b)(iv), (d), (e), and (f) and except as provided in Subsection (3)(b), the division may permit a
2870	person to be licensed under this chapter if the individual applicant or a person listed in
2871	Subsection (2):]
2872	[(i) fails to meet the requirements of Subsections (1)(b)(iii), (b)(iv), (d), (e), and (f);]
2873	[(ii) otherwise meets the qualifications for licensure; and]
2874	[(iii) provides evidence satisfactory to the division with the concurrence of the
2875	commission that the individual applicant or person described in Subsection (2):]
2876	[(A) is of good moral character;]
2877	[ <del>(B) is honest:</del> ]

2878	[ <del>(C) has integrity;</del> ]
2879	[(D) is truthful; and]
2880	[(E) has the competency to transact the business of residential mortgage loans.]
2881	[(b) The division may not license an individual under this Subsection (3) if that
2882	individual will engage in an activity as a loan originator.]
2883	Section 52. Section <b>61-2c-204.1</b> is amended to read:
2884	61-2c-204.1. Education providers Education requirements Examination
2885	requirements.
2886	(1) As used in this section:
2887	(a) "Approved continuing education course" means a course of continuing education
2888	that is approved by the nationwide database.
2889	(b) "Approved prelicensing education course" means a course of prelicensing education
2890	that is approved by the nationwide database.
2891	(2) (a) A person may not provide <u>Utah-specific</u> prelicensing education or <u>Utah-specific</u>
2892	continuing education if that person is not certified by the division under this chapter.
2893	(b) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
2894	division shall make rules establishing:
2895	(i) certification criteria and procedures to become a certified education provider; and
2896	(ii) standards of conduct for a certified education provider.
2897	(c) In accordance with the rules described in Subsection (2)(b), the division shall
2898	certify a person to provide [one or more of the following:] the education described in
2899	Subsection (2)(a).
2900	[(i) prelicensing education; or]
2901	[ <del>(ii) continuing education.</del> ]
2902	(d) [The] (i) Upon request, the division shall make available to the public a list of the
2903	names and addresses of certified education providers either directly or through a third party.
2904	(ii) A person who requests a list under this Subsection (2)(d) shall pay the costs
2905	incurred by the division to make the list available.
2906	(e) In certifying [an] a person as a certified education provider, the division by rule
2907	may:
2908	(i) distinguish between an individual instructor and an entity that provides education;

2909	or
2910	(ii) approve:
2911	(A) Utah-specific prelicensing education; or
2912	(B) Utah-specific continuing education courses.
2913	(3) (a) The division may not:
2914	(i) license an individual under this chapter as a mortgage [officer] loan originator who
2915	has not completed the prelicensing education required by this section:
2916	(A) before taking the one or more licensing [examination] examinations required by
2917	Subsection (4); [and]
2918	(B) in the number of hours, not to exceed 90 hours, required by rule made by the
2919	division in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act[;
2920	except that the division shall require that a person who will engage in an activity as a loan
2921	originator complete at least 20 hours of approved prelicensing education courses that include at
2922	<del>least:</del> ]; and
2923	[(I) three hours of federal law and regulation;]
2924	[(II) three hours of ethics that includes instruction on fraud, consumer protection, and
2925	fair lending issues; and]
2926	[(III) two hours of training related to lending standards for the nontraditional mortgage
2927	product marketplace;]
2928	(C) that includes the prelicensing education required by federal licensing regulations;
2929	(ii) subject to Subsection (6), renew a license of an individual who has not completed
2930	the continuing education required by this section and Section 61-2c-205[; or]:
2931	(A) in the number of hours required by rule made by the division in accordance with
2932	Title 63G, Chapter 3, Utah Administrative Rulemaking Act; and
2933	(B) that includes the continuing education required by federal licensing regulations; or
2934	(iii) [the division may not] license an individual under this chapter as a principal
2935	lending manager who has not completed the prelicensing education required by Section
2936	61-2c-206 before taking the licensing examination required by Section 61-2c-206.
2937	(b) Subject to Subsection (3)(a) and with the concurrence of the division, the
2938	commission shall determine:
2939	(i) except as provided in Subsection 61-2c-206(1)[(c)](b), the appropriate number of

2940	hours of prelicensing education required to obtain a license;
2941	(ii) the subject matters of the prelicensing education required under this section and
2942	Section 61-2c-206, including online education or distance learning options;
2943	(iii) the appropriate number of hours of continuing education required to renew a
2944	license[, except that at a minimum the continuing education required for a person who engages
2945	in an activity as a loan originator shall include at least eight hours annually of approved
2946	continuing education courses that include at least:]; and
2947	[(A) three hours of federal law and regulations;]
2948	[(B) two hours of ethics, that include instruction on fraud, consumer protection, and
2949	fair lending issues; and]
2950	[(C) two hours of training related to lending standards for the nontraditional mortgage
2951	product marketplace; and]
2952	(iv) the subject matter of courses the division may accept for continuing education
2953	purposes.
2954	(c) The commission may appoint a committee to make recommendations to the
2955	commission concerning approval of prelicensing education and continuing education courses,
2956	except that the commission shall appoint at least one member to the committee to represent
2957	each association that represents a significant number of individuals licensed under this chapter.
2958	(d) The division may by rule made in accordance with Title 63G, Chapter 3, Utah
2959	Administrative Rulemaking Act, provide for the calculation of continuing education credits,
2960	except that the rules shall be consistent with 12 U.S.C. Sec. 5105.
2961	(4) (a) The division may not license an individual under this chapter unless that
2962	individual first passes [a licensing examination] the one or more licensing examinations that:
2963	(i) are adopted by the division in accordance with Title 63G, Chapter 3, Utah
2964	Administrative Rulemaking Act;
2965	(ii) meet the minimum federal licensing requirements; and
2966	(iii) are administered by an approved examination provider.
2967	(b) The commission, with the concurrence of the division, shall determine the
2968	requirements for:
2969	(i) a licensing examination that at least:
2970	[(A) includes the qualified written test developed by the nationwide database: and]

2971	(A) meet the minimum federal licensing requirements; and
2972	(B) tests knowledge of the:
2973	(I) fundamentals of the English language;
2974	(II) arithmetic;
2975	(III) provisions of this chapter;
2976	(IV) rules adopted under this chapter;
2977	(V) basic residential mortgage principles and practices; and
2978	(VI) any other aspect of Utah law the commission determines is appropriate; and
2979	(ii) a licensing examination required under Section 61-2c-206 that:
2980	[(A) includes the qualified written test developed by the nationwide database; and]
2981	(A) meets the requirements of Subsection (4)(b)(i); and
2982	(B) tests knowledge of the:
2983	(I) advanced residential mortgage principles and practices; and
2984	(II) other aspects of Utah law the commission, with the concurrence of the division,
2985	determines appropriate.
2986	(c) An individual who will engage in an activity as a mortgage loan originator, is not
2987	considered to have passed a licensing examination if that individual has not met the minimum
2988	competence requirements of 12 U.S.C. Sec. 5104(d)(3).
2989	(5) When reasonably practicable, the commission and the division shall make the
2990	[licensing examination, prelicensing education, and continuing education] <u>Utah-specific</u>
2991	education requirements described in this section available electronically through one or more
2992	distance education methods approved by the commission and division.
2993	(6) (a) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act,
2994	the commission, with the concurrence of the division, shall make rules establishing procedures
2995	under which a licensee may be exempted from a <u>Utah-specific</u> continuing education
2996	[requirements] requirement:
2997	(i) for a period not to exceed four years; and
2998	(ii) upon a finding of reasonable cause.
2999	(b) An individual who engages in an activity as a mortgage loan originator may not
3000	under this Subsection (6) be exempted from the [eight hours of] minimum continuing
3001	education required under [Subsection (3)(b)(iii)] federal licensing regulations for an individual

3002	who engages in an activity as a <u>mortgage</u> loan originator.
3003	Section 53. Section <b>61-2c-205</b> is amended to read:
3004	61-2c-205. Term of licensure Renewal Reporting of changes.
3005	(1) (a) A license <u>issued</u> under this chapter [is valid for one year.] expires as follows:
3006	(i) for the calendar year the license is issued:
3007	(A) if the license is issued on or before October 31, the license expires on December 31
3008	of the same calendar year; and
3009	(B) if the license is issued on or after November 1, the license expires on December 31
3010	of the following calendar year; and
3011	(ii) after the December 31 on which a license expires under Subsection (1)(a)(i), a
3012	license expires annually on December 31.
3013	(b) Notwithstanding Subsection (1)(a), the time period of a license may be extended or
3014	shortened by as much as one year to maintain or change a renewal cycle established by rule by
3015	the division.
3016	(2) To renew a license, no later than the date the license expires, a licensee shall <u>in a</u>
3017	manner provided by the division by rule:
3018	[(a) (i) file the renewal form required by the division; and]
3019	(a) file a renewal statement;
3020	[(ii)] (b) furnish the information required by Subsection 61-2c-202(1);
3021	(c) renew the licensee's registration with the nationwide database, including the
3022	payment of a fee required by the nationwide database;
3023	[(b)] (d) pay a fee to the division established by the division in accordance with Section
3024	63J-1-504; and
3025	[(e)] (e) if the licensee is an individual and the individual's license is in active status at
3026	the time of application for renewal, submit proof [using forms approved by the division] of
3027	having completed during the year before application the continuing education required under
3028	Section 61-2c-204.1.
3029	(3) (a) A licensee under this chapter shall notify the division [using the form required
3030	by the division] in a manner provided by the division by rule within 10 days of the date on
3031	which there is a change in:
3032	(i) a name under which the licensee transacts the business of residential mortgage loans

3033	in this state,
3034	(ii) (A) if the licensee is an entity, the business location of the licensee; or
3035	(B) if the licensee is an individual, the home and business addresses of the individual;
3036	(iii) the principal lending manager of the entity;
3037	(iv) the entity with which an individual licensee is licensed to conduct the business of
3038	residential mortgage loans; or
3039	(v) any other information that is defined as material by rule made by the division.
3040	(b) Failure to notify the division of a change described in Subsection (3)(a) is separate
3041	grounds for disciplinary action against a licensee.
3042	(c) The division may charge a fee established in accordance with Section 63J-1-504 for
3043	processing a change that a licensee is required to report to the division under Subsection (3)(a).
3044	(4) A licensee shall notify the division by sending the division a signed statement
3045	within 10 business days of:
3046	(a) (i) a conviction of a criminal offense;
3047	(ii) the entry of a plea in abeyance to a criminal offense; or
3048	(iii) the potential resolution of a criminal case by:
3049	(A) a diversion agreement; or
3050	(B) any other agreement under which a criminal charge is held in suspense for a period
3051	of time;
3052	(b) filing a personal bankruptcy or bankruptcy of a business that transacts the business
3053	of residential mortgage loans;
3054	(c) the suspension, revocation, surrender, cancellation, or denial of a professional
3055	license or professional registration of the licensee, whether the license or registration is issued
3056	by this state or another jurisdiction; or
3057	(d) the entry of a cease and desist order or a temporary or permanent injunction:
3058	(i) against the licensee by a court or licensing agency; and
3059	(ii) based on:
3060	(A) conduct or a practice involving the business of residential mortgage loans; or
3061	(B) conduct involving fraud, misrepresentation, or deceit.
3062	(5) (a) A license under this chapter expires if the licensee does not apply to renew the
3063	license on or before the expiration date of the license.

3064	(b) [Within 30 calendar days after the expiration date, a] $\underline{A}$ licensee whose license has
3065	expired may apply to reinstate the expired license, in a manner provided by the division by rule
3066	by:
3067	(i) requesting reinstatement;
3068	[(i)] (ii) paying to the division a renewal fee and a late fee determined by the division
3069	under Section 63J-1-504; and
3070	[(ii) if the licensee is an individual and is applying to reinstate a license to active status,
3071	providing proof using forms approved by the division of having completed, during the year
3072	before application, the continuing education required under Section 61-2c-204.1.]
3073	[(c) After the 30 calendar days described in Subsection (5)(b) and within six months
3074	after the expiration date, a licensee whose license has expired may apply to reinstate an expired
3075	license by:]
3076	[(i) paying a renewal fee and a late fee determined by the division under Section
3077	<del>63J-1-504;</del> ]
3078	[(ii) if the licensee is an individual and is applying to reinstate a license to active status,
3079	providing proof using forms approved by the division of having completed, during the year
3080	before application, the continuing education required under Section 61-2c-204.1; and]
3081	[(iii) in addition to the continuing education described in Subsection (5)(c)(ii),
3082	providing proof of completing an additional 12 hours of continuing education meeting the
3083	requirements of Section 61-2c-204.1.]
3084	[(d) The division shall issue a license to a licensee whose license expires under this
3085	Subsection (5) for more than six months as if the licensee is a new applicant filing an
3086	application for an original license under Section 61-2c-202.]
3087	[(e) Notwithstanding Subsection (5)(a), the division may extend the term of a license
3088	that would expire under Subsection (5)(a) except for the extension if:]
3089	[(i) the person complies with the requirements of this section to renew the license; and]
3090	[(ii) at the time of the extension, there is pending under this chapter:]
3091	[(A) the application for renewal of the license; or]
3092	[(B) a disciplinary action.]
3093	[(6) The division may charge a fee established in accordance with Section 63J-1-504
3094	for processing a change that a licensee is required to report to the division under this section.

3095	(iii) reinstating the licensee's registration with the nationwide database, including the
3096	payment of a fee required by the nationwide database.
3097	Section 54. Section <b>61-2c-205.1</b> is amended to read:
3098	61-2c-205.1. Transition to use of nationwide database.
3099	(1) An individual not required to be licensed under this chapter as in effect on
3100	December 31, 2010, who is required to be licensed under this chapter as in effect on January 1
3101	2011, may not engage in the business of residential mortgage loans on or after January 1, 2011
3102	without holding a license under this chapter.
3103	(2) An individual who applies for a license under this chapter on or after January 1,
3104	2011, shall meet the requirements of this chapter as in effect on January 1, 2011.
3105	(3) (a) This Subsection (3) applies to a licensee who:
3106	(i) will engage in an activity as a mortgage loan originator on or after January 1, 2011
3107	and
3108	(ii) holds an active license under this chapter on December 31, 2010.
3109	(b) A licensee shall comply with the requirements of this chapter as in effect on
3110	January 1, 2011, by no later than January 1, 2011, in order to hold an active license on or after
3111	January 1, 2011.
3112	(c) The license of a licensee that fails to comply with this section on or before January
3113	1, 2011 becomes inactive on January 1, 2011 until:
3114	(i) the day on which the licensee complies with the requirements of this chapter; or
3115	(ii) the license expires.
3116	(4) (a) A license of an individual who will engage in an activity as a mortgage loan
3117	originator that is inactive on December 31, 2010, terminates as of January 1, 2011 unless that
3118	licensee provides on or before January 1, 2011, evidence satisfactory to the division that the
3119	licensee has complied with the requirements for registration under the nationwide database.
3120	(b) The division may by rule, made in accordance with Title 63G, Chapter 3, Utah
3121	Administrative Rulemaking Act, [proscribe] prescribe:
3122	(i) the "requirements for registration under the nationwide database" described in
3123	Subsection (4)(a);
3124	(ii) the evidence required by this Subsection (4); and
3125	(iii) the procedure for submitting the evidence required by this Subsection (4).

3126	(5) The division may make rules in accordance with Title 63G, Chapter 3, Utah
3127	Administrative Rulemaking Act, providing a process:
3128	(a) that is consistent with this section to transition the licensing of individuals engaged
3129	in the business of residential mortgage loans to the license requirements under this chapter as
3130	in effect on January 1, 2011; or
3131	(b) to suspend a requirement for holding a license under this chapter that is related to
3132	the nationwide database if:
3133	(i) the suspension is related to changes made to [Secure and Fair Enforcement for
3134	Mortgage Licensing, 12 U.S.C. Sec. 5105, et seq.,] federal licensing requirements on or after
3135	January 1, 2009; and
3136	(ii) the suspension ends on or before December 31, 2011.
3137	(6) The division may report or provide recommendations to the Legislature regarding
3138	changes, if any, that could be made to this chapter in response to changes made to the
3139	nationwide database or under [Secure and Fair Enforcement for Mortgage Licensing, 12 U.S.C
3140	Sec. 5101, et seq.] federal licensing requirements, including changes related to grandfathering.
3141	Section 55. Section <b>61-2c-206</b> is amended to read:
3142	61-2c-206. Principal lending manager licenses.
3143	(1) To qualify for licensure as a principal lending manager under this chapter, an
3144	individual shall[ <del>, in addition to meeting</del> ]:
3145	(a) meet the standards in Section 61-2c-203[:];
3146	[(a) submit an application on a form approved by the division;]
3147	[(b) pay a fee determined by the division under Section 63J-1-504;]
3148	[(c) submit proof of having successfully completed]
3149	(b) successfully complete the following education:
3150	(i) mortgage loan originator prelicensing education as required by federal licensing
3151	regulations; and
3152	(ii) 40 hours of <u>Utah-specific</u> prelicensing education for a principal lending manager
3153	that is approved by the [commission] division under Section 61-2c-204.1;
3154	[(d) submit proof of having successfully completed]
3155	(c) successfully complete the following examinations:
3156	(i) the mortgage loan originator licensing examination as approved by the nationwide

3157	database; and
3158	(ii) the principal lending manager licensing examination approved by the commission
3159	under Section 61-2c-204.1;
3160	[(e)] (d) submit proof on a form approved by the division of three years of full-time
3161	active experience as a mortgage [officer] loan originator licensed in any state in the five years
3162	preceding the day on which the application is submitted[, or its equivalent as approved by the
3163	commission; and];
3164	(e) submit an application in a manner established by the division by rule;
3165	(f) establish sponsorship with an entity licensed under this chapter;
3166	[(f)] (g) if the individual is not [licensed under this chapter] registered in the
3167	nationwide database as a mortgage loan originator at the time of application, submit to the
3168	criminal background check required by Subsection 61-2c-202(1)(b)[]; and
3169	(h) pay a fee determined by the division under Section 63J-1-504.
3170	(2) A principal lending manager may not:
3171	(a) engage in the business of residential mortgage loans on behalf of more than one
3172	entity at the same time[-]; or
3173	(b) be sponsored by more than one entity at the same time.
3174	Section 56. Section 61-2c-209 is enacted to read:
3175	61-2c-209. Sponsorship Affiliation.
3176	(1) (a) The division may not license an individual, and an individual licensed under this
3177	chapter may not conduct the business of residential mortgage loans unless:
3178	(i) if licensed as a mortgage loan originator, the individual:
3179	(A) is sponsored by an entity licensed under this chapter; and
3180	(B) is affiliated with a principal lending manager; or
3181	(ii) if licensed as a principal lending manager, the individual is sponsored by an entity
3182	licensed under this chapter.
3183	(b) The division may not license any entity and an entity licensed under this chapter
3184	may not conduct the business of residential mortgage loans unless the entity:
3185	(i) sponsors a principal lending manager;
3186	(ii) identifies at least one control person for the entity; and
3187	(iii) provides a list of the mortgage loan originators sponsored by the entity.

3188	(2) (a) A mortgage loan originator's license automatically becomes inactive the day on
3189	which:
3190	(i) the mortgage loan originator is not sponsored by an entity licensed under this
3191	chapter;
3192	(ii) the license of the entity with which the mortgage loan originator is sponsored
3193	becomes inactive or terminates;
3194	(iii) the mortgage loan originator is not affiliated with a principal lending manager; or
3195	(iv) the license of the principal lending manager with whom the mortgage loan
3196	originator is affiliated becomes inactive or terminates.
3197	(b) A principal lending manager's license automatically becomes inactive the day on
3198	which:
3199	(i) the principal lending manager is not sponsored by an entity licensed under this
3200	chapter; or
3201	(ii) the license of the entity with which the principal lending manager is sponsored
3202	becomes inactive or terminates.
3203	(c) A entity licensed under this chapter automatically becomes inactive the day on
3204	which the entity's sponsorship with its principal lending manager terminates.
3205	(3) (a) A person whose license is inactive may not transact the business of residential
3206	mortgage loans.
3207	(b) To activate an inactive mortgage loan originator license, an individual shall:
3208	(i) provide evidence that the individual:
3209	(A) is sponsored by an entity that holds an active license under this chapter; and
3210	(B) is affiliated with a principal lending manager who holds an active license under this
3211	chapter; and
3212	(ii) pay a fee to the division set in accordance with Section 63J-1-504.
3213	(c) To activate an inactive principal lending manager license, an individual shall:
3214	(i) provide evidence that the individual is sponsored by an entity that holds an active
3215	license under this chapter; and
3216	(ii) pay a fee to the division set in accordance with Section 63J-1-504.
3217	(d) To activate an inactive license held by an entity, an entity shall:
3218	(i) provide evidence of the entity's sponsorship of a principal lending manager; and

3219	(ii) pay a fee to the division set in accordance with Section 63J-1-504.
3220	(4) (a) A mortgage loan originator shall conduct the business of residential mortgage
3221	loans only:
3222	(i) through the principal lending manager with whom the individual is affiliated; and
3223	(ii) in the business name under which the principal lending manager is authorized by
3224	the division to do business.
3225	(b) An individual licensed under this chapter may not:
3226	(i) engage in the business of residential mortgage loans on behalf of more than one
3227	entity at the same time;
3228	(ii) be sponsored by more than one entity at the same time;
3229	(iii) transact the business of residential mortgage loans for the following at the same
3230	time:
3231	(A) an entity licensed under this chapter; and
3232	(B) an entity that is exempt from licensure under Section 61-2c-105; or
3233	(iv) if the individual is a mortgage loan originator, receive consideration for transacting
3234	the business of residential mortgage loans from any person except the principal lending
3235	manager with whom the mortgage loan originator is affiliated.
3236	(c) This Subsection (4) does not restrict the number of:
3237	(i) different lenders a person may use as a funding source for a residential mortgage
3238	loan; or
3239	(ii) entities in which an individual may have an ownership interest, regardless of
3240	whether the entities are:
3241	(A) licensed under this chapter; or
3242	(B) exempt under Section 61-2c-105.
3243	(5) The division by rule made in accordance with Title 63G, Chapter 3, Utah
3244	Administrative Rulemaking Act, may make rules that:
3245	(a) define what constitutes:
3246	(i) affiliation; or
3247	(ii) sponsorship; and
3248	(b) provide procedures by which:
3249	(i) an individual who is licensed under this chapter may provide evidence of

3250	sponsorship by an entity that is licensed under this chapter;
3251	(ii) a mortgage loan originator may provide evidence of affiliation with a principal
3252	lending manager; and
3253	(iii) an entity licensed under this chapter may:
3254	(A) provide evidence of its sponsorship of a principal lending manager;
3255	(B) identify at least one control person for the entity; and
3256	(C) provide a list of the one or more mortgage loan originators that the entity sponsors.
3257	Section 57. Section <b>61-2c-301</b> is amended to read:
3258	61-2c-301. Prohibited conduct Violations of the chapter.
3259	(1) A person transacting the business of residential mortgage loans in this state may
3260	not:
3261	(a) give or receive compensation or anything of value in exchange for a referral of
3262	residential mortgage loan business;
3263	(b) charge a fee in connection with a residential mortgage loan transaction:
3264	(i) that is excessive; or
3265	(ii) if the person does not comply with Section 70D-2-305;
3266	(c) give or receive compensation or anything of value in exchange for a referral of
3267	settlement or loan closing services related to a residential mortgage loan transaction;
3268	(d) do any of the following to induce a lender to extend credit as part of a residential
3269	mortgage loan transaction:
3270	(i) make a false statement or representation;
3271	(ii) cause false documents to be generated; or
3272	(iii) knowingly permit false information to be submitted by any party;
3273	(e) give or receive compensation or anything of value, or withhold or threaten to
3274	withhold payment of an appraiser fee, to influence the independent judgment of an appraiser in
3275	reaching a value conclusion in a residential mortgage loan transaction, except that it is not a
3276	violation of this section for a licensee to withhold payment because of a bona fide dispute
3277	regarding a failure of the appraiser to comply with the licensing law or the Uniform Standards
3278	of Professional Appraisal Practice;
3279	(f) violate or not comply with:
3280	(i) this chapter;

3281	(ii) an order of the commission or division; or
3282	(iii) a rule made by the division;
3283	(g) fail to respond within the required time period to:
3284	(i) a notice or complaint of the division; or
3285	(ii) a request for information from the division;
3286	(h) make false representations to the division, including in a licensure statement;
3287	(i) for a residential mortgage loan transaction beginning on or after January 1, 2004,
3288	engage in the business of residential mortgage loans with respect to the transaction if the
3289	person also acts in any of the following capacities with respect to the same residential mortgage
3290	loan transaction:
3291	(i) appraiser;
3292	(ii) escrow agent;
3293	(iii) real estate agent;
3294	(iv) general contractor; or
3295	(v) title insurance [agent] producer;
3296	(j) order a title insurance report or hold a title insurance policy unless the person
3297	provides to the title insurer a copy of a valid, current license under this chapter;
3298	(k) engage in unprofessional conduct as defined by rule;
3299	(l) engage in an act or omission in transacting the business of residential mortgage
3300	loans that constitutes dishonesty, fraud, or misrepresentation;
3301	(m) engage in false or misleading advertising;
3302	(n) (i) fail to account for [monies] money received in connection with a residential
3303	mortgage loan;
3304	(ii) use [monies] money for a different purpose from the purpose for which the [monies
3305	are] money is received; or
3306	(iii) except as provided in Subsection (4), retain [monies] money paid for services if
3307	the services are not performed;
3308	(o) fail, within 90 calendar days of a request from a borrower who has paid for an
3309	appraisal, to give a copy of an appraisal ordered and used for a transaction to the borrower;
3310	(p) engage in an act that is performed to:
3311	(i) evade this chapter; or

3312	(ii) assist another person to evade this chapter;
3313	(q) recommend or encourage default, delinquency, or continuation of an existing
3314	default or delinquency, by a mortgage applicant on an existing indebtedness before the closing
3315	of a residential mortgage loan that will refinance all or part of the indebtedness;
3316	(r) in the case of the principal lending manager of an entity or a branch office of an
3317	entity, fail to exercise reasonable supervision over the activities of:
3318	(i) unlicensed staff; and
3319	(ii) a mortgage [officer] loan originator who is [licensed] affiliated with the principal
3320	lending manager;
3321	(s) pay or offer to pay an individual who does not hold a license under this chapter for
3322	work that requires the individual to hold a license under this chapter;
3323	(t) in the case of a dual licensed title licensee as defined in Section 31A-2-402:
3324	(i) provide a title insurance product or service without the approval required by Section
3325	31A-2-405; or
3326	(ii) knowingly provide false or misleading information in the statement required by
3327	Subsection 31A-2-405(2); or
3328	(u) represent to the public that the person can or will perform any act of a mortgage
3329	loan originator if that person is not licensed under this chapter because the person is exempt
3330	under Subsection 61-2c-102(1)(f)(ii)(A), including through:
3331	(i) advertising;
3332	(ii) a business card;
3333	(iii) [stationary] stationery;
3334	(iv) a brochure;
3335	(v) a sign;
3336	(vi) a rate list; or
3337	(vii) other promotional item.
3338	(2) Whether or not the crime is related to the business of residential mortgage loans, it
3339	is a violation of this chapter for a licensee or a person who is a certified education provider to
3340	do any of the following with respect to a criminal offense that involves moral turpitude:
3341	(a) be convicted;
3342	(b) plead guilty or nolo contendere;

3343	(c) enter a piea in abeyance; or
3344	(d) be subjected to a criminal disposition similar to the ones described in Subsections
3345	(2)(a) through (c).
3346	(3) A principal lending manager does not violate Subsection (1)(r) if:
3347	(a) in contravention of the principal lending manager's written policies and
3348	instructions, an affiliated licensee of the principal lending manager violates:
3349	(i) this chapter; or
3350	(ii) rules made by the division under this chapter;
3351	(b) the principal lending manager established and followed reasonable procedures to
3352	ensure that affiliated licensees receive adequate supervision;
3353	(c) upon learning of a violation by an affiliated licensee, the principal lending manager
3354	attempted to prevent or mitigate the damage;
3355	(d) the principal lending manager did not participate in or ratify the violation by an
3356	affiliated licensee; and
3357	(e) the principal lending manager did not attempt to avoid learning of the violation.
3358	(4) Notwithstanding Subsection (1)(n)(iii), a licensee may, upon compliance with
3359	Section 70D-2-305, charge a reasonable cancellation fee for work done originating a mortgage
3360	if the mortgage is not closed.
3361	Section 58. Section <b>61-2c-302</b> is amended to read:
3362	61-2c-302. Record requirements.
3363	(1) For the time period specified in Subsection (2), a licensee shall make or possess any
3364	record required for that licensee by a rule made by the division.
3365	(2) A licensee shall maintain in its possession a record described in Subsection (1) for
3366	four years from the last to occur of the following:
3367	(a) the final entry on a residential mortgage loan is made by that licensee;
3368	(b) if the residential mortgage loan is serviced by the licensee:
3369	(i) the residential mortgage loan is paid in full; or
3370	(ii) the licensee ceases to service the residential mortgage loan; or
3371	(c) if the residential mortgage loan is not serviced by the licensee, the residential
3372	mortgage loan is closed.
3373	(3) A licensee shall:

33/4	(a) make available to the division for inspection and copying during normal business
3375	hours all records required to be maintained under this chapter; and
3376	(b) upon reasonable notice from the division to a licensee, produce all records
3377	described in Subsection (3)(a) that are related to an investigation being conducted by the
3378	division at the division office for inspection and copying by the division.
3379	(4) A licensee who is an entity shall maintain and produce for inspection by the
3380	division a current list of all individuals whose licenses are [affiliated with] sponsored by the
3381	entity.
3382	(5) (a) A licensee who engages in an activity as a mortgage loan originator shall
3383	maintain [and produce for inspection by the division] a report of condition submitted to the
3384	nationwide database as required by 12 U.S.C. Sec. 5104(e) for at least four years from the day
3385	on which the licensee submits the report of condition to the nationwide database.
3386	(b) Upon request by the division, a mortgage loan originator shall produce a report of
3387	condition for inspection by the division.
3388	Section 59. Section 61-2c-401 is amended to read:
3389	61-2c-401. Investigations.
3390	(1) The division may investigate or cause to be investigated the actions of:
3391	(a) (i) a licensee;
3392	(ii) a person required to be licensed under this chapter; or
3393	(iii) the following with respect to an entity that is a licensee or an entity required to be
3394	licensed under this chapter:
3395	(A) a manager;
3396	(B) a managing partner;
3397	(C) a director;
3398	(D) an executive officer; or
3399	(E) an individual who performs a function similar to an individual listed in this
3400	Subsection (1)(a)(iii);
3401	(b) (i) an applicant for licensure or renewal of licensure under this chapter; or
3402	(ii) the following with respect to an entity that has applied for a license or renewal of
3403	licensure under this chapter:
3404	(A) a manager;

3405	(B) a managing partner;
3406	(C) a director;
3407	(D) an executive officer; or
3408	(E) an individual who performs a function similar to an individual listed in this
3409	Subsection (1)(b)(ii); or
3410	(c) [any individual or entity that] a person who transacts the business of residential
3411	mortgage loans within this state.
3412	(2) In conducting investigations, records inspections, and adjudicative proceedings, the
3413	division may:
3414	(a) administer an oath or affirmation;
3415	(b) subpoena witnesses and evidence;
3416	(c) take evidence;
3417	(d) require the production of [books, papers, contracts, records, other documents,] $\underline{a}$
3418	record or information relevant to an investigation; and
3419	(e) serve a subpoena by certified mail.
3420	(3) A failure to respond to a request by the division in an investigation authorized
3421	under this chapter is considered as a separate violation of this chapter, including:
3422	(a) failing to respond to a subpoena;
3423	(b) withholding evidence; or
3424	(c) failing to produce [documents or records] a record.
3425	(4) The division may inspect and copy [all records] a record related to the business of
3426	residential mortgage loans by a licensee under this chapter, regardless of whether the [records
3427	are] record is maintained at a business location in Utah, in conducting:
3428	(a) investigations of complaints; or
3429	(b) inspections of the [records] record required to be maintained under:
3430	(i) this chapter; or
3431	(ii) rules adopted by the division under this chapter.
3432	(5) (a) If a licensee maintains [the records] a record required by this chapter and the
3433	rules adopted by the division under this chapter outside Utah, the licensee is responsible for all
3434	reasonable costs, including reasonable travel costs, incurred by the division in inspecting [those
3435	records] the record.

3436	(b) Upon receipt of notification from the division that [records] a record maintained
3437	outside Utah [are] is to be examined in connection with an investigation or an examination, the
3438	licensee shall deposit with the division a deposit of \$500 to cover the division's expenses in
3439	connection with the examination of the [records] record.
3440	(c) If the deposit described in Subsection (5)(b) is insufficient to meet the estimated
3441	costs and expenses of examination of the [records] record, the licensee shall make an additional
3442	deposit to cover the estimated costs and expenses of the division.
3443	(d) (i) [All deposits] A deposit under this Subsection (5) shall be deposited in the
3444	General Fund as a dedicated credit to be used by the division under Subsection (5)(a).
3445	(ii) The division, with the concurrence of the executive director, may use [the deposit
3446	monies deposited in the General Fund under this Subsection (5)(d) a deposit as a dedicated
3447	credit for the records inspection costs under Subsection (5)(a).
3448	(iii) A deposit under this Subsection (5) shall be refunded to the licensee to the extent it
3449	is not used, together with an itemized statement from the division of all amounts it has used.
3450	(e) [All deposits] A deposit under this Subsection (5) [shall be] is nonlapsing.
3451	(6) Failure to deposit with the division a deposit required to cover the costs of
3452	examination of [records] a record that [are] is maintained outside Utah shall result in automatic
3453	suspension of a license until the deposit is made.
3454	(7) (a) $\hat{\mathbf{H}} \rightarrow [\mathbf{A}]$ If a person is found to have violated this chapter or a rule made under this
3454a	chapter, the ←Ĥ _person shall pay the costs incurred by the division to copy a record required
3455	under this chapter, including the costs incurred to copy an electronic record in a universally
3456	readable format.
3457	(b) If a person fails to pay the costs described in Subsection (7)(a) when due, the
3458	person's license or certification is automatically suspended:
3459	(i) beginning the day on which the payment of costs is due; and
3460	(ii) ending the day on which the costs are paid.
3461	Section 60. Section 61-2c-402 is amended to read:
3462	61-2c-402. Disciplinary action.
3463	(1) Subject to the requirements of Section 61-2c-402.1, the commission, with the
3464	concurrence of the division, may impose a sanction described in Subsection (2) against a
3465	person if the person:
3466	(a) (i) is a licensee or person required to be licensed under this chapter; and

346/	(11) violates this chapter; or
3468	(b) (i) is a certified education provider or person required to be certified to provide
3469	prelicensing or continuing education under this chapter; and
3470	(ii) violates this chapter.
3471	(2) The commission, with the concurrence of the director, may against a person
3472	described in Subsection (1):
3473	(a) impose an educational requirement;
3474	(b) impose a civil penalty against the individual or entity in an amount not to exceed
3475	the greater of:
3476	(i) [\$2,500] \$5,000 for each violation; or
3477	(ii) the amount equal to any gain or economic benefit derived from each violation;
3478	(c) deny an application for an original license;
3479	(d) do any of the following to a license under this chapter:
3480	(i) suspend;
3481	(ii) revoke;
3482	(iii) place on probation;
3483	(iv) deny renewal;
3484	(v) deny reinstatement; or
3485	(vi) in the case of a denial [or revocation] of a license or a suspension that extends to
3486	the expiration date of a license, set a waiting period for a person to apply for a license under
3487	this chapter;
3488	(e) issue a cease and desist order;
3489	(f) require the reimbursement of the division of costs incurred by the division related to
3490	the recovery, storage, or destruction of a record that the person disposes of in a manner that
3491	violates this chapter or a rule made under this chapter;
3492	(g) modify a sanction described in Subsections (2)(a) through (f) if the commission
3493	finds that the person complies with court ordered restitution; or
3494	(h) impose any combination of sanctions described in this Subsection (2).
3495	(3) (a) If the commission, with the concurrence of the division, issues an order that
3496	orders a fine or educational requirements as part of a disciplinary action against a person,
3497	including a stipulation and order, the commission shall state in the order the deadline by which

3498	the person shall comply with the fine or education requirements.
3499	(b) If a person fails to comply with a stated deadline:
3500	(i) the person's license or certificate is automatically suspended:
3501	(A) beginning the day specified in the order as the deadline for compliance; and
3502	(B) ending the day on which the person complies in full with the order; and
3503	(ii) if the person fails to pay a fine required by an order, the division may begin a
3504	collection process:
3505	(A) established by the division by rule made in accordance with Title 63G, Chapter 3,
3506	Utah Administrative Rulemaking Act; and
3507	(B) subject to Title 63A, Chapter 8, Office of State Debt Collection.
3508	(4) (a) A person whose license was revoked under this chapter before May 11, 2010,
3509	may request that the revocation be converted to a suspension under this Subsection (4):
3510	(i) if the revocation was not as a result of fraud, misrepresentation, or deceit; and
3511	(ii) by filing a written request with the division.
3512	(b) Upon receipt of a request to convert a revocation under this Subsection (4), the
3513	commission, with the concurrence of the director, shall determine whether to convert the
3514	revocation.
3515	(c) The commission may delegate to the division the authority to make a decision on
3516	whether to convert a revocation.
3517	(d) If the division, acting under Subsection (4)(c), denies a request to convert a
3518	revocation, the person who requests the conversion may appeal the decision in a hearing
3519	conducted by the commission:
3520	(i) after the division denies the request to convert the revocation; and
3521	(ii) in accordance with Title 63G, Chapter 4, Administrative Procedures Act.
3522	(e) The commission may delegate to the division or an administrative law judge the
3523	authority to conduct a hearing described in Subsection (4)(d).
3524	Section 61. Section 61-2c-404 is amended to read:
3525	61-2c-404. Civil actions.
3526	(1) (a) A person who violates this chapter is liable for an additional penalty, as
3527	determined by the court, of at least the amount the person received in consequence of a
3528	violation of this chapter as:

3529	(i) commission;
3530	(ii) compensation; or
3531	(iii) profit.
3532	(b) A person aggrieved by a violation of this chapter may:
3533	(i) bring an action for a penalty described in Subsection (1)(a); and
3534	(ii) use a penalty obtained under Subsection (1)(a) for the person's own use and benefit.
3535	(2) A person who is not licensed under this chapter at the time of an act or service that
3536	requires a license under this chapter may not bring an action in court for the recovery of a
3537	commission, fee, or compensation for that act or service.
3538	(3) (a) A mortgage [officer] loan originator may not bring an action in the mortgage
3539	[officer's] loan originator's own name for the recovery of a fee, commission, or compensation
3540	for transacting the business of residential mortgage loans unless the action is brought against
3541	the principal lending manager with whom the mortgage [officer] loan originator is licensed at
3542	the time of the act or service that is the subject of the action.
3543	(b) An action by an entity for the recovery of a fee, commission, or other compensation
3544	shall be brought by:
3545	(i) an entity; or
3546	(ii) the principal lending manager of an entity on behalf of the entity.
3547	(4) A principal lending manager who transacts the business of residential mortgage
3548	loans on the principal lending manager's own behalf may sue in the principal lending manager's
3549	own name for the recovery of a fee, commission, or compensation for transacting the business
3550	of residential mortgage loans.
3551	Section 62. Section <b>61-2c-501</b> is amended to read:
3552	61-2c-501. Fund created.
3553	(1) [(a)] There is created a restricted special revenue fund known as the "Residential
3554	Mortgage Loan Education, Research, and Recovery Fund."
3555	[(b) As used in this part, "fund" means the Residential Mortgage Loan Education,
3556	Research, and Recovery Fund.]
3557	(2) The interest earned on the fund shall be deposited into the fund.
3558	(3) [(a)] At the beginning of each [state] fiscal year, the division shall make available
3559	\$100,000 [shall remain available] in the fund to satisfy final judgments rendered against a

3300	person neensed under this chapter.
3561	[(b) For purposes of this part, a "judgment" includes a criminal restitution judgment.]
3562	Section 63. Section 61-2c-501.5 is enacted to read:
3563	<u>61-2c-501.5.</u> Definitions.
3564	As used in this part:
3565	(1) "Civil judgment" means a judgment in a civil action that:
3566	(a) is awarded in an action brought against a real estate licensee on the basis of fraud,
3567	misrepresentation, or deceit in a residential mortgage loan transaction; and
3568	(b) awards actual damages.
3569	(2) "Criminal restitution judgment" means a judgment that, in accordance with the
3570	Utah Code of Criminal Procedure, orders criminal restitution to a person and against a real
3571	estate licensee for a criminal offense involving fraud, misrepresentation, or deceit in a
3572	residential mortgage loan transaction.
3573	(3) "Final judgment" means one of the following judgments upon termination of the
3574	proceedings related to the judgment, including appeals:
3575	(a) a civil judgment; or
3576	(b) a criminal restitution judgment.
3577	(4) "Fund" means the Residential Mortgage Loan Education, Research, and Recovery
3578	Fund created in Section 61-2c-501.
3579	Section 64. Section <b>61-2c-502</b> is amended to read:
3580	61-2c-502. Additional license fee.
3581	(1) An individual who applies for or renews a license shall pay, in addition to [the
3582	application or renewal fee] any other fee required under this chapter, a reasonable annual fee:
3583	(a) determined by the division with the concurrence of the commission; and
3584	(b) not to exceed \$18.
3585	(2) (a) An entity that applies for or renews an entity license shall pay, in addition to
3586	[the application or renewal fee] any other fee required under this chapter, a reasonable annual
3587	fee:
3588	[(a)] (i) determined by the division with the concurrence of the commission; and
3589	[ <del>(b)</del> ] <u>(ii)</u> not to exceed \$25.
3590	(b) This Subsection (2) applies:

3591	(i) notwithstanding that an entity is operating under an assumed name registered with
3592	the division as required by Subsection 61-2c-201(9); and
3593	(ii) to each branch office of an entity that is licensed under this chapter.
3594	(3) Notwithstanding Section 13-1-2, the following shall be paid into the fund to be
3595	used as provided in this part:
3596	(a) a fee provided in this section;
3597	(b) a fee for certifying:
3598	(i) a school as a certified education provider;
3599	(ii) a prelicensing or continuing education course; or
3600	(iii) a prelicensing or continuing education provider as an instructor; and
3601	(c) a civil penalty imposed under this chapter.
3602	(4) If the balance in the fund that is available to satisfy a judgment against a licensee
3603	decreases to less than \$100,000, the division may make an additional assessment to a licensee
3604	to maintain the balance available at \$100,000 to satisfy judgments.
3605	Section 65. Section 61-2c-503 is amended to read:
3606	61-2c-503. Notice to division Judgment against mortgage licensee Fraud,
3607	misrepresentation, or deceit Verified petition for order directing payment from fund
3608	Limitations and procedure.
3609	(1) [(a) Subject to Subsection (6), a] $\underline{A}$ person may bring a claim against the fund if
3610	[the person sends a signed notification to the division at the time the person files an action: (i)
3611	against a licensee; and (ii)]:
3612	(a) the person obtains a final judgment;
3613	(b) the person complies with the requirements under this part;
3614	(c) the person is not complicit in the fraud, misrepresentation, or deceit that is the basis
3615	of the claim; and
3616	(d) the final judgment that is the basis for the claim:
3617	(i) has not been discharged in bankruptcy; and
3618	(ii) when a bankruptcy proceeding is open or commenced during the pendency of the
3619	claim, the person obtains an order from the bankruptcy court declaring the final judgment and
3620	related debt to be nondischargeable.
3621	(2) (a) A person may not bring a claim against the fund for money owed under a civil

3622	judgment unless, within 10 business days of the day on which the person brings the civil action
3623	that results in the civil judgment, the person sends to the division a signed notification alleging
3624	fraud, misrepresentation, or deceit.
3625	(b) Within 30 calendar days [of receipt of the notice described in Subsection (1)(a),] of
3626	the day on which the division receives a notice under Subsection (1), the division may
3627	intervene in the action.
3628	[(c) If a person making a claim against the fund obtains a final judgment in a court of
3629	competent jurisdiction in Utah against a licensee based on fraud, misrepresentation, or deceit in
3630	a residential mortgage loan transaction, the person making the claim may, upon termination of
3631	all proceedings including appeals,]
3632	(3) (a) After obtaining a final judgment, to file a claim against the fund, a person shall:
3633	(i) file a verified petition in the court where the <u>final</u> judgment [was] is entered [for]
3634	seeking an order directing payment from the fund [for] of an amount equal to the uncollected
3635	actual damages [included in the judgment.] owed under the final judgment that are unpaid;
3636	(ii) serve a copy of the verified petition described in Subsection (3)(a)(i) on the
3637	division; and
3638	(iii) file a copy of the affidavit of service of the verified petition with the court.
3639	[ <del>(d)</del> ] <u>(b)</u> A recovery from the fund may not include:
3640	(i) punitive damages[;];
3641	(ii) attorney fees;
3642	(iii) interest[;]; or
3643	(iv) court costs.
3644	[(e)] (c) Regardless of the number of claimants or number of loans involved in a
3645	transaction, the liability of the fund may not exceed:
3646	(i) \$15,000 for a single transaction;
3647	(ii) \$45,000 for an individual licensee; or
3648	(iii) \$45,000 for an entity.
3649	[(2) A person making a claim against the fund shall:]
3650	[(a) serve a copy of the petition on the division; and]
3651	[(b) file a copy of the affidavit of the service of the petition described in Subsection
3652	(2)(a) with the court.

3653	[ <del>(3) (a) The</del> ] (4) A court shall conduct a hearing on [the] a petition [within 30 calendar
3654	days after service] filed under Subsection (3) as scheduled by the court.
3655	[(b) The petitioner shall recover from the fund only if the petitioner shows:]
3656	[(i) that the petitioner is not:]
3657	(5) Subject to Subsection (6), a court may order payment from the fund under this
3658	section only if the person who files the petition shows that the person:
3659	(a) is not:
3660	[(A)] (i) in the case of a civil judgment, the spouse of the judgment debtor; [or]
3661	(ii) in the case of a criminal judgment, the spouse of the criminal defendant; or
3662	[(B) the] (iii) a personal representative of [the spouse of the judgment debtor] an
3663	individual described in Subsection (5)(a)(i) or (ii);
3664	[(ii) that the petitioner] (b) has complied with this chapter;
3665	[(iii) that the petitioner has obtained]
3666	(c) is owed damages under a final judgment that:
3667	(i) is issued by the court in the manner prescribed under this section[, indicating]; and
3668	(ii) indicates the amount of the final judgment awarded;
3669	[(iv) that the petitioner]
3670	(d) has proved the amount still owing on the final judgment [at the date of] on the day
3671	on which the petition is filed;
3672	[(v)(A)] that:
3673	[(I) the petitioner]
3674	(e) (i) (A) has a writ of execution issued upon the final judgment; and
3675	[(H)] (B) has received a return made by the officer executing the writ [has made a
3676	return] showing that no property subject to execution in satisfaction of the final judgment could
3677	be found; [and] or
3678	[(B)] (ii) if execution is levied against the property of the judgment debtor[, that] or
3679	<u>criminal defendant</u> :
3680	[(I) the amount realized was insufficient]
3681	(A) has not realized an amount sufficient to satisfy the final judgment; and
3682	[(H)] (B) is owed a balance [remains] on the final judgment after application of the
3683	amount realized; [and]

3684	[ <del>(vi) that the petitioner has:</del> ]
3685	[(A)] (f) has made reasonable searches and inquiries to ascertain whether the judgment
3686	debtor or criminal defendant has any interest in property, real or personal, that may satisfy the
3687	final judgment; and
3688	[(B)] (g) has exercised reasonable diligence to secure payment of the final judgment
3689	from the assets of the judgment debtor or criminal defendant.
3690	[(4) If the petitioner] (6) If a person satisfies the court that it is not practicable for the
3691	[petitioner] person to comply with one or more of the requirements in Subsections [ $(3)(b)(v)$
3692	and $(3)(b)(vi)$ ] $(5)(e)$ through $(g)$ , the court may waive those requirements.
3693	[(5) (a) A judgment that is the basis for a claim against the fund may not have been
3694	discharged in bankruptcy.]
3695	[(b) In the case of a bankruptcy proceeding that is open or that is commenced during
3696	the pendency of the claim, the claimant shall, prior to obtaining a claim against the fund, obtain
3697	an order from the bankruptcy court declaring the judgment and debt to be nondischargeable.]
3698	[(6) A person may not bring a claim against the fund if the person is substantially
3699	complicit in the fraud, misrepresentation, or deceit that is the basis of the claim.]
3700	Section 66. Section <b>61-2c-505</b> is amended to read:
3701	61-2c-505. Court determination and order.
3702	If the court determines that a claim should be levied against the portion of the fund
3703	allocated to carry out [the provisions of] this chapter, the court shall enter an order requiring
3704	the division to pay from the fund the portion of [the petitioner's] a final judgment that is
3705	payable from the fund under Section 61-2c-503.
3706	Section 67. Section <b>61-2c-507</b> is amended to read:
3707	61-2c-507. Division subrogated Authority to revoke license.
3708	(1) If the division pays a [judgment creditor] a person from the fund in accordance with
3709	this part:
3710	(a) the division is subrogated to the rights of [the judgment creditor] that person for the
3711	amounts paid out of the fund; and
3712	(b) any amount and interest recovered by the division shall be deposited in the fund.
3713	(2) (a) Subject to Subsection (2)(b), the license of a licensee for whom payment from
3714	the fund is made under this part is automatically revoked as of the earlier of the day on which:

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3715	(i) the division is ordered by a court to pay from the fund; or
3716	(ii) the division pays from the fund.
3717	(b) (i) A person whose license is revoked under Subsection (2)(a) may appeal the
3718	revocation in a hearing conducted by the commission:
3719	(A) after the revocation; and
3720	(B) in accordance with Title 63G, Chapter 4, Administrative Procedures Act.
3721	(ii) The commission may delegate:
3722	(A) to the division or an administrative law judge the authority to conduct a hearing
3723	described in Subsection (2)(b)(i); or
3724	(B) to the division the authority to make a decision on whether relief from a revocation
3725	should be granted.
3726	(3) Unless the revocation is not upheld after a hearing described in Subsection (2)(b), a
3727	licensee whose license is revoked pursuant to Subsection (2) may not apply for a new license
3728	until the licensee pays into the fund:
3729	(a) the amount paid out of the fund on behalf of the licensee; and
3730	(b) interest at a rate determined by the division with the concurrence of the
3731	commission.
3732	Section 68. Section 61-2f-101 is enacted to read:
3733	CHAPTER 2f. REAL ESTATE LICENSING AND PRACTICES ACT
3734	Part 1. General Provisions
3735	<u>61-2f-101.</u> Title.
3736	This chapter is known as the "Real Estate Licensing and Practices Act."
3737	Section 69. Section 61-2f-102, which is renumbered from Section 61-2-2 is
3738	renumbered and amended to read:
3739	[ <del>61-2-2</del> ]. <u>61-2f-102.</u> Definitions.
3740	As used in this chapter:
3741	(1) "Associate [real estate broker" and "associate] broker" means [any person] an
3742	individual who is:
3743	(a) employed or engaged as an independent contractor by or on behalf of a [licensed]
3744	principal [real estate] broker to perform [any] an act set out in Subsection [(12)] (14) for
3745	valuable consideration[. who has qualified]: and

3/46	(b) licensed under this chapter as [a principal real estate] an associate broker.
3747	(2) "Branch office" means a principal broker's real estate brokerage office [other than]
3748	that is not the principal broker's main office.
3749	(3) "Commission" means the Real Estate Commission established under this chapter.
3750	(4) "Concurrence" means the entities given a concurring role must jointly agree for
3751	action to be taken.
3752	(5) "Condominium[" or "condominium] unit" is as defined in Section 57-8-3.
3753	(6) "Condominium homeowners' association" means [all of] the condominium unit
3754	owners acting as a group in accordance with declarations and bylaws.
3755	(7) (a) "Condominium hotel" means one or more condominium units that are operated
3756	as a hotel.
3757	(b) "Condominium hotel" does not mean a hotel consisting of condominium units, all
3758	of which are owned by a single entity.
3759	(8) "Director" means the director of the Division of Real Estate.
3760	(9) "Division" means the Division of Real Estate.
3761	(10) "Entity" means:
3762	(a) a corporation;
3763	(b) a partnership;
3764	(c) a limited liability company;
3765	(d) a company;
3766	(e) an association;
3767	(f) a joint venture;
3768	(g) a business trust;
3769	(h) a trust; or
3770	(i) any organization similar to an entity described in Subsections (10)(a) through (h).
3771	[(10)] (11) "Executive director" means the director of the Department of Commerce.
3772	[(11)] (12) "Main office" means the address which a principal broker designates with
3773	the division as the principal broker's primary brokerage office.
3774	(13) "Person" means an individual or entity.
3775	[(12)] (14) "Principal [real estate broker" and "principal] broker" means [any person]
3776	an individual who:

3777	(a) (i) [who] sells or lists real estate for sale[;] with the expectation of receiving
3778	valuable consideration;
3779	(ii) buys, exchanges, or auctions real estate, options on real estate, or improvements on
3780	real estate with the expectation of receiving valuable consideration; or
3781	[(iii)] (iii) who advertises, offers, attempts, or otherwise holds [himself] the individual
3782	out to be engaged in the business described in Subsection [(12)(a)(i)] (14)(a)(i) or (ii);
3783	(b) <u>is</u> employed by or on behalf of the owner of real estate or by a prospective
3784	purchaser of real estate [who performs any of the acts] and performs an act described in
3785	Subsection [(12)] (14)(a), whether the [person's] individual's compensation is at a stated salary,
3786	a commission basis, upon a salary and commission basis, or otherwise;
3787	(c) [who,] (i) with the expectation of receiving valuable consideration, manages
3788	property owned by another person; or [who]
3789	(ii) advertises or otherwise holds [himself] the individual out to be engaged in property
3790	management;
3791	(d) [who,] with the expectation of receiving valuable consideration, assists or directs in
3792	the procurement of prospects for or the negotiation of [the transactions] a transaction listed in
3793	Subsections [ <del>(12)</del> ] (14)(a) and (c); [and]
3794	(e) except for [mortgage lenders, title insurance agents, and their employees, who] a
3795	mortgage lender, title insurance producer, or an employee of a mortgage lender or title
3796	insurance producer, assists or directs in the closing of [any] a real estate transaction with the
3797	expectation of receiving valuable consideration[-]; and
3798	(f) is licensed as a principal broker under this chapter.
3799	[(13)] (15) (a) "Property management" means engaging in, with the expectation of
3800	receiving valuable consideration, the management of [property] real estate owned by another
3801	person or advertising or otherwise claiming to be engaged in property management by:
3802	(i) advertising for, arranging, negotiating, offering, or otherwise attempting or
3803	participating in a transaction calculated to secure the rental or leasing of real estate;
3804	(ii) collecting, agreeing, offering, or otherwise attempting to collect rent for the real
3805	estate and accounting for and disbursing the money collected; or
3806	(iii) authorizing expenditures for repairs to the real estate.
3807	(b) "Property management" does not include:

3808	(i) hotel or motel management;
3809	(ii) rental of tourist accommodations, including hotels, motels, tourist homes,
3810	condominiums, condominium hotels, mobile home park accommodations, campgrounds, or
3811	similar public accommodations for [any] a period of less than 30 consecutive days, and the
3812	management activities associated with these rentals; or
3813	(iii) the leasing or management of surface or subsurface minerals or oil and gas
3814	interests, if the leasing or management is separate from a sale or lease of the surface estate.
3815	[(14)] (16) "Real estate" includes leaseholds and business opportunities involving real
3816	property.
3817	[(15) "Real estate sales agent" and "sales agent" mean any person affiliated with a
3818	licensed principal real estate broker, either as an independent contractor or an employee as
3819	provided in Section 61-2-25, to perform for valuable consideration any act set out in
3820	Subsection (12).
3821	[(16)] (17) (a) "Regular salaried employee" means an individual who performs a
3822	service for wages or other remuneration, whose employer withholds federal employment taxes
3823	under a contract of hire, written or oral, express or implied.
3824	(b) "Regular salaried employee" does not include [a person] an individual who
3825	performs services on a project-by-project basis or on a commission basis.
3826	[(17)] (18) "Reinstatement" means restoring a license that has expired or has been
3827	suspended.
3828	[(18)] (19) "Reissuance" means the process by which a licensee may obtain a license
3829	following revocation of the license.
3830	[(19)] (20) "Renewal" means extending a license for an additional licensing period on
3831	or before the date the license expires.
3832	(21) "Sales agent" means an individual who is:
3833	(a) affiliated with a principal broker, either as an independent contractor or an
3834	employee as provided in Section 61-2f-303, to perform for valuable consideration an act
3835	described in Subsection (14); and
3836	(b) licensed under this chapter as a sales agent.
3837	[(20)] (22) (a) "Undivided fractionalized long-term estate" means an ownership interest
3838	in real property by two or more persons that is [a]:

3839	(i) <u>a</u> tenancy in common; or
3840	(ii) any other legal form of undivided estate in real property including:
3841	(A) a fee estate;
3842	(B) a life estate; or
3843	(C) other long-term estate.
3844	(b) "Undivided fractionalized long-term estate" does not include a joint tenancy.
3845	Section 70. Section 61-2f-103, which is renumbered from Section 61-2-5.5 is
3846	renumbered and amended to read:
3847	[ <del>61-2-5.5</del> ]. <u>61-2f-103.</u> Real Estate Commission.
3848	(1) There is created within the division a Real Estate Commission. The commission
3849	shall:
3850	(a) in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act,
3851	make rules for the administration of this chapter that are not inconsistent with this chapter,
3852	including:
3853	(i) licensing of:
3854	(A) <u>a</u> principal [brokers;] broker;
3855	(B) associate brokers; <u>and</u>
3856	(C) <u>a</u> sales [ <del>agents</del> ] <u>agent;</u>
3857	[(D) real estate companies; and]
3858	(ii) registration of:
3859	(A) an entity; and
3860	[(E)] (B) a branch [offices] office;
3861	[(iii)] (iii) prelicensing and postlicensing education curricula;
3862	[(iii)] (iv) examination procedures;
3863	$\left[\frac{(iv)}{(iv)}\right]$ the certification and conduct of:
3864	(A) <u>a</u> real estate [schools] <u>school</u> ;
3865	(B) <u>a</u> course [providers; and] provider; or
3866	[ <del>(C) instructors;</del> ]
3867	(C) an instructor;
3868	[(v)] (vi) proper handling of [funds] money received by [real estate licensees] a
3869	licensee under this chapter;

3870	[(vi)] (vii) brokerage office procedures and recordkeeping requirements;
3871	[(vii)] (viii) property management;
3872	[(viii)] (ix) standards of conduct for [real estate licensees] a licensee under this chapter
3873	[(ix) rules] (x) a rule made under Section [61-2-26] 61-2f-307 regarding an undivided
3874	fractionalized long-term estate; and
3875	[(x)] $(xi)$ if the commission determines necessary, $[rules]$ $a$ rule as provided in
3876	Subsection [61-2-20] 61-2f-306(3) regarding a legal [forms] form;
3877	(b) establish, with the concurrence of the division, [all fees as] a fee provided for in
3878	this chapter [and Title 61, Chapter 2a, Real Estate Recovery Fund Act], except a fee imposed
3879	under Part 5, Real Estate Education, Research, and Recovery Fund Act;
3880	(c) conduct [all] an administrative [hearings] hearing not delegated by the commission
3881	to an administrative law judge or the division relating to the:
3882	(i) licensing of [any] an applicant;
3883	(ii) conduct of [any] a licensee;
3884	(iii) the certification or conduct of [any] a real estate school, course provider, or
3885	instructor regulated under this chapter; or
3886	(iv) violation of this chapter by any person;
3887	(d) with the concurrence of the director, impose [sanctions] a sanction as provided in
3888	Section [ <del>61-2-12</del> ] <u>61-2f-404</u> ;
3889	(e) advise the director on the administration and enforcement of [any matters] a matter
3890	affecting the division and the real estate sales and property management industries;
3891	(f) advise the director on matters affecting the division budget;
3892	(g) advise and assist the director in conducting real estate seminars; and
3893	(h) perform other duties as provided by[: (i)] this chapter[; and].
3894	[(ii) Title 61, Chapter 2a, Real Estate Recovery Fund Act.]
3895	(2) (a) The commission shall be comprised of five members appointed by the governor
3896	and approved by the Senate.
3897	(b) Four of the commission members shall:
3898	(i) have at least five years' experience in the real estate business; and
3899	(ii) hold an active principal broker, associate broker, or sales agent license.
3900	(c) One commission member shall be a member of the general public.

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3901	(d) [No more than one] The governor may not appoint a commission member
3902	described in Subsection (2)(b) [shall] who, at the time of appointment [reside in any given],
3903	resides in the same county in the state as another commission member.
3904	(e) At least one commission member described in Subsection (2)(b) shall at the time of
3905	an appointment reside in a county that is not a county of the first or second class.
3906	(3) (a) Except as required by Subsection (3)(b), as terms of current commission
3907	members expire, the governor shall appoint each new member or reappointed member to a
3908	four-year term ending June 30.
3909	(b) Notwithstanding the requirements of Subsection (3)(a), the governor shall, at the
3910	time of appointment or reappointment, adjust the length of terms to ensure that the terms of
3911	commission members are staggered so that approximately half of the commission is appointed
3912	every two years.
3913	(c) Upon the expiration of the term of a member of the commission, the member of the
3914	commission shall continue to hold office until a successor is appointed and qualified.
3915	(d) A commission member may not serve more than two consecutive terms.
3916	(e) Members of the commission shall annually select one member to serve as chair.
3917	(4) When a vacancy occurs in the membership for any reason, [the replacement shall be
3918	appointed] the governor, with the consent of the Senate shall appoint a replacement for the
3919	unexpired term.
3920	(5) (a) A member may not receive compensation or benefits for the member's services,
3921	but may receive per diem and expenses incurred in the performance of the member's official
3922	duties at the rates established by the Division of Finance under Sections 63A-3-106 and
3923	63A-3-107.
3924	(b) A member may decline to receive per diem and expenses for the member's service.
3925	(6) (a) The commission shall meet at least monthly.
3926	(b) The director may call additional meetings:
3927	(i) at the director's discretion;
3928	(ii) upon the request of the chair; or

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(7) Three members of the commission constitute a quorum for the transaction of

(iii) upon the written request of three or more commission members.

3932	Section 71. Section <b>61-2f-104</b> , which is renumbered from Section 61-2-14 is
3933	renumbered and amended to read:
3934	[61-2-14]. 61-2f-104. List of licensees, registrants, and certificate holders to be
3935	available.
3936	[The] (1) Upon request, the division shall make available [at reasonable cost] a list of
3937	the names and addresses of [all] the persons licensed, registered, or certified by it under this
3938	chapter either directly or through a third party.
3939	(2) A person who requests a list under Subsection (1) shall pay the costs incurred by
3940	the division to make the list available.
3941	Section 72. Section <b>61-2f-105</b> is enacted to read:
3942	<u>61-2f-105.</u> Fees.
3943	(1) In addition to when expressly authorized in another provision of this chapter, the
3944	division may charge and collect reasonable fees determined by the commission with the
3945	concurrence of the division under Section 63J-1-504 to cover the costs for:
3946	(a) issuing a new or duplicate license;
3947	(b) registering an entity or branch office;
3948	(c) certifying a real estate school, course, or instructor;
3949	(d) providing a history of a license, registration, or certification; and
3950	(e) producing a certified copy of an official document, order, or other paper or
3951	transcript; and
3952	(f) other duties required by this chapter.
3953	(2) Notwithstanding Section 13-1-2, a fee collected under Subsection (1)(c) shall be
3954	deposited in the Real Estate Education, Research, and Recovery Fund.
3955	(3) If a person pays a fee or costs to the division with a negotiable instrument and the
3956	negotiable instrument is not honored for payment:
3957	(a) the transaction for which the payment is submitted is voidable by the division;
3958	(b) the division may reverse the transaction if payment of the applicable fee or costs is
3959	not received in full; and
3960	(c) the person's license, certification, or registration is automatically suspended:
3961	(i) beginning the day on which the payment is due; and
3962	(ii) ending the day on which payment is made in full.

	(4) (a) A fee under this chapter is in lieu of all other license fees or assessments that
3964	might otherwise be imposed or charged by the state or any of its political subdivisions upon, or
3965	as a condition of, the privilege of conducting the business regulated by this chapter, except that
3966	a political subdivision within the state may charge a business license fee on a principal broker
3967	if the principal broker maintains a place of business within the jurisdiction of the political
3968	subdivision.
3969	(b) Unless otherwise exempt, a licensee under this chapter is subject to the taxes
3970	imposed under Title 59, Revenue and Taxation.
3971	Section 73. Section 61-2f-106, which is renumbered from Section 61-2-22 is
3972	renumbered and amended to read:
3973	[ <del>61-2-22</del> ]. <u>61-2f-106.</u> Severability.
3974	If [any] a provision of this chapter, or the application of [any] a provision to any person
3975	or circumstance, is held invalid, the remainder of this chapter [shall not be affected thereby]
3976	shall be given effect without the invalid provision or application. The provisions of this
3977	provision are severable.
3978	Section 74. Section 61-2f-201, which is renumbered from Section 61-2-1 is
3979	renumbered and amended to read:
3980	Part 2. Licensure, Registration, and Certification
3981	[ <del>61-2-1</del> ]. <u>61-2f-201.</u> License required.
3981 3982	[61-2-1]. 61-2f-201. License required.  (1) [It is unlawful for any person to] Unless a person is licensed under this chapter, it is
3982	•
3982 3983	(1) [It is unlawful for any person to] Unless a person is licensed under this chapter, it is
	(1) [It is unlawful for any person to] Unless a person is licensed under this chapter, it is unlawful for the person to do the following with respect to real estate located in this state:
3982 3983 3984 3985	(1) [It is unlawful for any person to] Unless a person is licensed under this chapter, it is unlawful for the person to do the following with respect to real estate located in this state:  (a) engage in the business[7] of a principal broker, associate broker, or sales agent;
3982 3983 3984 3985 3986	(1) [It is unlawful for any person to] Unless a person is licensed under this chapter, it is unlawful for the person to do the following with respect to real estate located in this state:  (a) engage in the business[7] of a principal broker, associate broker, or sales agent;  (b) act in the capacity of[7] a principal broker, associate broker, or sales agent;
3982 3983 3984 3985 3986 3987	(1) [It is unlawful for any person to] Unless a person is licensed under this chapter, it is unlawful for the person to do the following with respect to real estate located in this state:  (a) engage in the business[7] of a principal broker, associate broker, or sales agent;  (b) act in the capacity of[7] a principal broker, associate broker, or sales agent;  (c) advertise[7] or assume to act as a principal [real estate] broker, associate [real
3982 3983 3984 3985 3986 3987	(1) [It is unlawful for any person to] Unless a person is licensed under this chapter, it is unlawful for the person to do the following with respect to real estate located in this state:  (a) engage in the business[7] of a principal broker, associate broker, or sales agent;  (b) act in the capacity of[7] a principal broker, associate broker, or sales agent;  (c) advertise[7] or assume to act as a principal [real estate] broker, associate [real estate] broker, or a [real estate] sales agent [within this state without a license obtained under
3982 3983 3984	(1) [It is unlawful for any person to] Unless a person is licensed under this chapter, it is unlawful for the person to do the following with respect to real estate located in this state:  (a) engage in the business[7] of a principal broker, associate broker, or sales agent;  (b) act in the capacity of[7] a principal broker, associate broker, or sales agent;  (c) advertise[7] or assume to act as a principal [real estate] broker, associate [real estate] broker, or a [real estate] sales agent [within this state without a license obtained under this chapter].
3982 3983 3984 3985 3986 3987 3988	(1) [It is unlawful for any person to] Unless a person is licensed under this chapter, it is unlawful for the person to do the following with respect to real estate located in this state:  (a) engage in the business[-] of a principal broker, associate broker, or sales agent;  (b) act in the capacity of[-] a principal broker, associate broker, or sales agent;  (c) advertise[-] or assume to act as a principal [real estate] broker, associate [real estate] broker, or a [real estate] sales agent [within this state without a license obtained under this chapter].  [(2) It is unlawful for any person outside the state to engage in the business, act in the
3982 3983 3984 3985 3986 3987 3988 3989	(1) [It is unlawful for any person to] Unless a person is licensed under this chapter, it is unlawful for the person to do the following with respect to real estate located in this state:  (a) engage in the business[7] of a principal broker, associate broker, or sales agent;  (b) act in the capacity of[7] a principal broker, associate broker, or sales agent;  (c) advertise[7] or assume to act as a principal [real estate] broker, associate [real estate] broker, or a [real estate] sales agent [within this state without a license obtained under this chapter].  [(2) It is unlawful for any person outside the state to engage in the business, act in the capacity of, advertise, or assume to act as a principal real estate broker, associate real estate

3994	a principal broker, associate broker, or a sales agent if the individual performs, offers to
3995	perform, or attempts to perform one act for valuable consideration of:
3996	(a) buying, selling, leasing, managing, or exchanging real estate for another person; or
3997	(b) offering for another person to buy, sell, lease, manage, or exchange real estate.
3998	Section 75. Section 61-2f-202, which is renumbered from Section 61-2-3 is
3999	renumbered and amended to read:
4000	[61-2-3]. Exempt persons and transactions.
4001	(1) (a) Except as provided in Subsection (1)(b), a license under this chapter is not
4002	required for:
4003	(i) [a person] an individual who as owner or lessor performs [the acts] an act described
4004	in Subsection [61-2-2(12)] 61-2f-102(14) with reference to [property] real estate owned or
4005	leased by that [person] individual;
4006	(ii) a regular salaried employee of the owner or lessor of real estate who, with reference
4007	to nonresidential real estate owned or leased by the employer, performs [the acts enumerated in
4008	Subsections 61-2-2(12)(a) and (b)] an act described in Subsection 61-2f-102(14)(a) or (b);
4009	(iii) a regular salaried employee of the owner of real estate who performs property
4010	management services with reference to real estate owned by the employer, except that the
4011	employee may only manage [property] real estate for one employer;
4012	(iv) [a person] an individual who performs property management services for the
4013	apartments at which that [person] individual resides in exchange for free or reduced rent on
4014	that [person's] individual's apartment;
4015	(v) a regular salaried employee of a condominium homeowners' association who
4016	manages real [property] estate subject to the declaration of condominium that established the
4017	condominium homeowners' association, except that the employee may only manage [property]
4018	real estate for one condominium homeowners' association; and
4019	(vi) a regular salaried employee of a licensed property management company who
4020	performs support services, as prescribed by rule, for the property management company.
4021	(b) Subsection (1)(a) does not exempt from licensing:
4022	(i) an employee engaged in the sale of [properties] real estate regulated under:
4023	(A) Title 57, Chapter 11, Utah Uniform Land Sales Practices Act; and
4024	(B) Title 57, Chapter 19, Timeshare and Camp Resort Act;

4023	(ii) an employee engaged in the sale of cooperative interests regulated under Title 37,
4026	Chapter 23, Real Estate Cooperative Marketing Act; or
4027	(iii) [a person] an individual whose interest as an owner or lessor is obtained by that
4028	[person] individual or transferred to that [person] individual for the purpose of evading the
4029	application of this chapter, and not for [any other] another legitimate business reason.
4030	(2) A license under this chapter is not required for:
4031	(a) an isolated transaction by [a person] an individual holding a duly executed power of
4032	attorney from [the] an owner;
4033	(b) services rendered by an attorney in performing the attorney's duties as an attorney;
4034	(c) a receiver, trustee in bankruptcy, administrator, executor, or [a person] an
4035	individual acting under order of [any] a court;
4036	(d) a trustee or employee of a trustee under a deed of trust or a will;
4037	(e) a public utility, officer of a public utility, or regular salaried employee of a public
4038	utility, unless performance of [any of the acts set out] an act described in Subsection
4039	[61-2-2(12)] 61-2f-102(14) is in connection with the sale, purchase, lease, or other disposition
4040	of real estate or investment in real estate unrelated to the principal business activity of that
4041	public utility;
4042	(f) a regular salaried employee or authorized agent working under the oversight of the
4043	Department of Transportation when performing an act on behalf of the Department of
4044	Transportation in connection with one or more of the following:
4045	(i) the acquisition of real [property] estate pursuant to Section 72-5-103;
4046	(ii) the disposal of real [property] estate pursuant to Section 72-5-111;
4047	(iii) services that constitute property management; or
4048	(iv) the leasing of real [property;] estate; and
4049	(g) a regular salaried employee of a county, city, or town when performing an act on
4050	behalf of the county, city, or town:
4051	(i) in accordance with:
4052	(A) if a regular salaried employee of a city or town:
4053	(I) Title 10, Utah Municipal Code; or
4054	(II) Title 11, Cities, Counties, and Local Taxing Units; and
4055	(B) if a regular salaried employee of a county:

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4057	(II) Title 17, Counties; and
4058	(ii) in connection with one or more of the following:
4059	(A) the acquisition of real [property] estate, including by eminent domain;
4060	(B) the disposal of real [property] estate;
4061	(C) services that constitute property management; or
4062	(D) the leasing of real [property] estate.
4063	(3) A license under this chapter is not required for [a person] an individual registered to
4064	act as a broker-dealer, agent, or investment adviser under the Utah and federal securities laws
4065	in the sale or the offer for sale of real estate if:
4066	(a) (i) the real estate is a necessary element of a "security" as that term is defined by the
4067	Securities Act of 1933 and the Securities Exchange Act of 1934; and
4068	(ii) the security is registered for sale in accordance with:
4069	(A) [pursuant to] the Securities Act of 1933; or
4070	(B) [by] Title 61, Chapter 1, Utah Uniform Securities Act; or
4071	(b) (i) it is a transaction in a security for which a Form D, described in 17 C.F.R. Sec.
4072	239.500, has been filed with the Securities and Exchange Commission pursuant to Regulation
4073	D, Rule 506, 17 C.F.R. Sec. 230.506; and
4074	(ii) the selling agent and the purchaser are not residents of this state.
4075	Section 76. Section 61-2f-203, which is renumbered from Section 61-2-6 is
4076	renumbered and amended to read:
4077	[61-2-6]. <u>61-2f-203.</u> Licensing requirements.
4078	(1) (a) Except as provided in Subsection (5), the commission shall determine the
4079	qualifications and requirements of an applicant for:
4080	(i) a principal broker license;
4081	(ii) an associate broker license; or
4082	(iii) a sales agent license.
4083	(b) The division, with the concurrence of the commission, shall require and pass upon
4084	proof necessary to determine the honesty, integrity, truthfulness, reputation, and competency of
4085	each applicant for an initial license or for renewal of an existing license.
4086	(c) (i) The division, with the concurrence of the commission, shall require an applicant

(I) Title 11, Cities, Counties, and Local Taxing Units; and

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- (A) a sales agent license to complete an approved educational program consisting of the number of hours designated by rule made by the commission with the concurrence of the division, except that the rule may not require less than 120 hours; and
- (B) an associate broker or <u>a</u> principal broker license to complete an approved educational program consisting of the number of hours designated by rule made by the commission with the concurrence of the division, except that the rule may not require less than 120 hours.
- (ii) An hour required by this section means 50 minutes of instruction in each 60 minutes.
- (iii) The maximum number of program hours available to an individual is [10] eight hours per day.
- 4099 (d) The division, with the concurrence of the commission, shall require the applicant to pass an examination approved by the commission covering:
  - (i) the fundamentals of:
- 4102 (A) the English language;
- 4103 (B) arithmetic;
- 4104 (C) bookkeeping; and
- 4105 (D) real estate principles and practices;
- 4106 (ii) the provisions of this chapter;
- 4107 (iii) the rules established by the commission; and
  - (iv) any other aspect of Utah real estate license law considered appropriate.
    - (e) (i) Three years' full-time experience as a [real estate] sales agent or its equivalent is required before an applicant may apply for, and secure a principal broker or associate broker license in this state.
    - (ii) The commission shall establish by rule, made in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the criteria by which the commission will accept experience or special education in similar fields of business in lieu of the three years' experience.
- 4116 (2) (a) The division, with the concurrence of the commission, may require an applicant to furnish a sworn statement setting forth evidence satisfactory to the division of the applicant's

4118	reputation and competency as set forth by rule.
4119	(b) The division shall require an applicant to provide the applicant's Social Security
4120	number, which is a private record under Subsection 63G-2-302(1)(h).
4121	(3) (a) [A nonresident principal broker may be licensed in this state by complying] An
4122	individual who is not a resident of this state may be licensed in this state if the person complies
4123	with all the provisions of this chapter [except that of residency].
4124	(b) [A nonresident] An individual who is not a resident of this state may be licensed as

- (b) [A nonresident] An individual who is not a resident of this state may be licensed as an associate broker or sales agent [may become licensed] in this state by:
  - (i) complying with all the provisions of this chapter [except that of residency]; and
- (ii) being employed or engaged as an independent contractor by or on behalf of a [nonresident or resident] principal broker who is licensed in this state, regardless of whether the principal broker is a resident of this state.
- (4) (a) Except as provided in Subsection [61-2-9] 61-2f-204(1)(e)[(iv)](vi), the division and commission shall treat an application to be relicensed of an applicant whose real estate license is revoked as an original application.
- (b) In the case of an applicant for a new license as a principal broker or associate broker, the applicant is not entitled to credit for experience gained before the revocation of a real estate license.
- (5) (a) Notwithstanding Subsection (1), the commission may delegate to the division the authority to:
  - (i) review a class or category of applications for initial or renewed licenses;
  - (ii) determine whether an applicant meets the licensing criteria in Subsection (1); and
  - (iii) approve or deny a license application without concurrence by the commission.
- (b) (i) If the commission delegates to the division the authority to approve or deny an application without concurrence by the commission and the division denies an application for licensure, the applicant who is denied licensure may petition the commission for review of the denial of licensure.
- (ii) An applicant who is denied licensure pursuant to this Subsection (5) may seek agency review by the executive director only after the commission has reviewed the division's denial of the applicant's application.
  - Section 77. Section **61-2f-204**, which is renumbered from Section 61-2-9 is

4149	renumbered and amended to read:
4150	[61-2-9]. Licensing fees and procedures Renewal fees and
4151	procedures.
4152	(1) (a) Upon filing an application for [a principal broker, associate broker, or sales
4153	agent license examination] an examination for a license under this chapter, the applicant shall
4154	pay a nonrefundable fee as determined by the commission with the concurrence of the division
4155	under Section 63J-1-504 for admission to the examination.
4156	(b) [A] An applicant for a principal broker, associate broker, or sales agent [applicant]
4157	license shall pay a nonrefundable fee as determined by the commission with the concurrence of
4158	the division under Section 63J-1-504 for issuance of an initial license or license renewal.
4159	(c) A license issued under this Subsection (1) shall be issued for a period of not less
4160	than two years as determined by the division with the concurrence of the commission.
4161	(d) (i) Any of the following applicants shall comply with this Subsection (1)(d):
4162	(A) a new sales agent applicant; [or]
4163	(B) a <u>principal</u> broker applicant[-]; or
4164	(C) an associate broker applicant.
4165	(ii) An applicant described in this Subsection (1)(d) shall:
4166	(A) submit fingerprint cards in a form acceptable to the division at the time the license
4167	application is filed; and
4168	(B) consent to a criminal background check by the Utah Bureau of Criminal
4169	Identification and the Federal Bureau of Investigation regarding the application.
4170	(iii) The division shall request the Department of Public Safety to complete a Federal
4171	Bureau of Investigation criminal background check for each applicant described in this
4172	Subsection (1)(d) through the national criminal history system or any successor system.
4173	(iv) The applicant shall pay the cost of the criminal background check and the
4174	fingerprinting.
4175	(v) [Monies] Money paid to the division by an applicant for the cost of the criminal
4176	background check [are] is nonlapsing.
4177	(e) (i) A license issued under Subsection (1)(d) is conditional, pending completion of
4178	the criminal background check. [If]
4179	(ii) A license is immediately and automatically revoked if the criminal background

4180	check discloses the applicant fails to accurately disclose a criminal history[, the license shall be
4181	immediately and automatically revoked.] involving:
4182	(A) the real estate industry;
4183	(B) fraud;
4184	(C) misrepresentation; or
4185	(D) deceit.
4186	(iii) If a criminal background check discloses that an applicant fails to accurately
4187	disclose a criminal history other than one described in Subsection (1)(e)(ii), the division:
4188	(A) shall review the application; and
4189	(B) in accordance with rules made by the division pursuant to Title 63G, Chapter 3,
4190	Utah Administrative Rulemaking Act, may:
4191	(I) place a condition on a license;
4192	(II) place a restriction on a license;
4193	(III) revoke a license; or
4194	(IV) refer the application to the commission for a decision.
4195	[(ii)] (iv) A person whose conditional license is automatically revoked under
4196	Subsection (1)(e)[(ii)](ii) or whose license is conditioned, restricted, or revoked under
4197	Subsection (1)(e)(iii) may have a [post-revocation] hearing after the action is taken to challenge
4198	the [revocation] action. The hearing shall be conducted in accordance with Title 63G, Chapter
4199	4, Administrative Procedures Act.
4200	$[\frac{(iii)}{(v)}]$ The $[\frac{division}{(v)}]$ director shall designate one of the following to act as the
4201	presiding officer in a [postrevocation] hearing described in [this] Subsection (1)(e)(iv):
4202	(A) the division; or
4203	(B) the division with the concurrence of the commission.
4204	[(iv)] (vi) The decision on whether relief from [the revocation of a license] an action
4205	under this Subsection (1)(e) will be granted shall be made by the presiding officer.
4206	[vi] (vii) Relief from $[a]$ an automatic revocation under $[this]$ Subsection $(1)(e)(ii)$
4207	may be granted only if:
4208	(A) the criminal history upon which the division based the revocation:
4209	(I) did not occur; or
4210	(II) is the criminal history of another person:

4211	(b) (i) the revocation is based on a rantire to accurately disclose a criminal history, and
4212	(II) the applicant has a reasonable good faith belief at the time of application that there
4213	was no criminal history to be disclosed; or
4214	(C) the division fails to follow the prescribed procedure for the revocation.
4215	[(vii)] (viii) If a license is revoked or a revocation under this Subsection (1)(e) is upheld
4216	after a [post-revocation] hearing, the [person] individual may not apply for a new license until
4217	at least 12 months after the day on which the license is revoked.
4218	(2) (a) (i) A license expires if it is not renewed on or before its expiration date.
4219	(ii) As a condition of renewal, an active licensee shall demonstrate competence by
4220	completing 18 hours of continuing education within a two-year renewal period subject to rules
4221	made by the commission, with the concurrence of the division.
4222	(iii) In making a rule described in Subsection (2)(c)(ii), the division and commission
4223	shall consider:
4224	(A) evaluating continuing education on the basis of competency, rather than course
4225	time;
4226	(B) allowing completion of courses in a significant variety of topic areas that the
4227	division and commission determine are valuable in assisting an individual licensed under this
4228	chapter to increase the individual's competency; and
4229	(C) allowing completion of courses that will increase a licensee's professional
4230	competency in the area of practice of the licensee.
4231	[(iv) The division with the concurrence of the commission shall certify the continuing
4232	education required under this Subsection (2)(a) which may include:
4233	[(A) state conventions;]
4234	[ <del>(B) home study courses;</del> ]
4235	[ <del>(C) video courses; and</del> ]
4236	[(D) closed circuit television courses.]
4237	[(v)] (iv) The [commission with concurrence of the] division may [exempt] award
4238	credit to a licensee [from all or a part of the] for a continuing education requirement of this
4239	Subsection (2)(a) for a reasonable period of time[: (A)] upon a finding of reasonable cause,
4240	including:
4241	[ <del>(1)</del> ] (A) military service; or

4242	[(H)] (B) if an individual is elected or appointed to government service, the individual's
4243	government service during which the individual spends a substantial time addressing real estate
4244	issues[; and (B) under] subject to conditions established by rule made in accordance with Title
4245	63G, Chapter 3, Utah Administrative Rulemaking Act.
4246	(b) For a period of 30 days after the expiration date of a license, the license may be
4247	reinstated upon:
4248	(i) payment of a renewal fee and a late fee determined by the commission with the
4249	concurrence of the division under Section 63J-1-504; and
4250	(ii) providing proof acceptable to the division and the commission of the licensee
4251	having:
4252	(A) completed the hours of education required by Subsection (2)(a); or
4253	(B) demonstrated competence as required under Subsection (2)(a).
4254	(c) After the 30-day period described in Subsection (2)(b), and until six months after
4255	the expiration date, the license may be reinstated by:
4256	(i) paying a renewal fee and a late fee determined by the commission with the
4257	concurrence of the division under Section 63J-1-504;
4258	(ii) providing to the division proof of satisfactory completion of $[12]$ six hours of
4259	continuing education:
4260	(A) in addition to the requirements for a timely renewal; and
4261	(B) on a subject determined by the commission by rule made in accordance with Title
4262	63G, Chapter 3, Utah Administrative Rulemaking Act; and
4263	(iii) providing proof acceptable to the division and the commission of the licensee
4264	having:
4265	(A) completed the hours of education required under Subsection (2)(a); or
4266	(B) demonstrated competence as required under Subsection (2)(a).
4267	(d) After the six-month period described in Subsection (2)(c), and until one year after
4268	the expiration date, the license may be reinstated by:
4269	(i) paying a renewal fee and a late fee determined by the commission with the
4270	concurrence of the division under Section 63J-1-504;
4271	(ii) providing to the division proof of satisfactory completion of 24 hours of continuing
4272	education:

4273	(A) in addition to the requirements for a timely renewal; and
4274	(B) on a subject determined by the commission by rule made in accordance with Title
4275	63G, Chapter 3, Utah Administrative Rulemaking Act; and
4276	(iii) providing proof acceptable to the division and the commission of the licensee
4277	having:
4278	(A) completed the hours of education required by Subsection (2)(a); or
4279	(B) demonstrated competence as required under Subsection (2)(a).
4280	(e) The division shall relicense a person who does not renew that person's license
4281	within one year as prescribed for an original application.
4282	(f) Notwithstanding Subsection (2)(a), the division may extend the term of a license
4283	that would expire under Subsection (2)(a) except for the extension if:
4284	(i) the person complies with the requirements of this section to renew the license; and
4285	(ii) at the time of the extension, there is pending under this chapter:
4286	(A) the application for renewal of the license; or
4287	(B) a disciplinary action.
4288	(3) (a) As a condition for the activation of an inactive license that was in an inactive
4289	status at the time of the licensee's most recent renewal, the licensee shall supply the division
4290	with proof of:
4291	(i) successful completion of the respective sales agent or <u>principal</u> broker licensing
4292	examination within six months prior to applying to activate the license; or
4293	(ii) the successful completion of the hours of continuing education that the licensee
4294	would have been required to complete under Subsection (2)(a) if the license had been on active
4295	status at the time of the licensee's most recent renewal.
4296	(b) The commission may, in accordance with Title 63G, Chapter 3, Utah
4297	Administrative Rulemaking Act, establish by rule:
4298	(i) the nature or type of continuing education required for reactivation of a license; and
4299	(ii) how long before reactivation the continuing education must be completed.
4300	[(4) (a) A principal broker license may be granted to a corporation, partnership, or
4301	association if the corporation, partnership, or association has affiliated with it an individual
4302	who:
4303	[(i) has qualified as a principal broker under the terms of this chapter; and]

4304	[(ii) serves in the capacity of a principal broker.]
4305	[(b) Application for the license described in Subsection (4)(a) shall be made in
4306	accordance with the rules adopted by the division with the concurrence of the commission.]
4307	[(5) The division may charge and collect reasonable fees determined by the
4308	commission with the concurrence of the division under Section 63J-1-504 to cover the costs
4309	for:]
4310	[(a) issuance of a new or duplicate license;]
4311	[(b) a license history or certification;]
4312	[(c) a certified copy of an official document, order, or other paper or transcript;]
4313	[(d) certifying a real estate school, course, or instructor, the fees for which shall,
4314	notwithstanding Section 13-1-2, be deposited in the Real Estate Education, Research, and
4315	Recovery Fund; and]
4316	[(e) other duties required by this chapter.]
4317	[(6) If a licensee submits or causes to be submitted a check, draft, or other negotiable
4318	instrument to the division for payment of a fee, and the check, draft, or other negotiable
4319	instrument is dishonored, the transaction for which the payment is submitted is void and will
4320	be reversed by the division if payment of the applicable fee is not received in full.]
4321	[(7) (a) A fee under this chapter and the additional license fee for the Real Estate
4322	Education, Research, and Recovery Fund under Section 61-2a-4 are in lieu of all other license
4323	fees or assessments that might otherwise be imposed or charged by the state or any of its
4324	political subdivisions, upon, or as a condition of, the privilege of conducting the business
4325	regulated by this chapter, except that a political subdivision within the state may charge a
4326	business license fee on a principal broker if the principal broker maintains a place of business
4327	within the jurisdiction of the political subdivision.]
4328	[(b) Unless otherwise exempt, a licensee under this chapter is subject to all taxes
4329	imposed under Title 59, Revenue and Taxation.]
4330	Section 78. Section 61-2f-205, which is renumbered from Section 61-2-7 is
4331	renumbered and amended to read:
4332	[61-2-7]. 61-2f-205. Form of license Display of license.
4333	(1) The division shall issue to [each] a licensee a wall license [showing] that contains:
4334	(a) the name and address of the licensee[. The]:

4335	(b) the seal of the state [shall be affixed to each license. Each license shall contain];
4336	<u>and</u>
4337	(c) any other matter prescribed by the division [and shall be delivered or mailed to].
4338	(2) The division shall send the license described in Subsection (1) to the licensee at the
4339	address furnished by the licensee. [The wall licenses of principal brokers, associate brokers,
4340	and sales agents who are affiliated with an office shall be kept in the office]
4341	(3) A principal broker shall keep the license of the principal broker and the license of
4342	any associate broker or sales agent affiliated with the principal broker in the office in which the
4343	licensee works to be made available on request.
4344	Section 79. Section <b>61-2f-206</b> is enacted to read:
4345	61-2f-206. Registration of entity or branch office Certification of education
4346	providers and courses Specialized licenses.
4347	(1) (a) An entity may not engage in an activity described in Section 61-2f-201, unless it
4348	is registered with the division.
4349	(b) To register with the division under this Subsection (1), an entity shall submit to the
4350	division:
4351	(i) an application in a form required by the division;
4352	(ii) evidence of an affiliation with a principal broker;
4353	(iii) evidence that the entity is registered and in good standing with the Division of
4354	Corporations and Commercial Code; and
4355	(iv) a registration fee established by the commission with the concurrence of the
4356	division under Section 63J-1-504.
4357	(2) (a) A principal broker shall register with the division each of the principal broker's
4358	<u>branch offices.</u>
4359	(b) To register a branch office with the division under this Subsection (2), a principal
4360	broker shall submit to the division:
4361	(i) an application in a form required by the division; and
4362	(ii) a registration fee established by the commission with the concurrence of the
4363	division under Section 63J-1-504.
4364	(3) (a) In accordance with rules made by the commission, the division shall certify:
4365	(i) a real estate school;

4366	(ii) a course provider; or
4367	(iii) an instructor.
4368	(b) In accordance with rules made by the commission, and with the concurrence of the
4369	commission, the division shall certify a continuing education course that is required under this
4370	section.
4371	(4) (a) Except as provided by rule, a principal broker may not be responsible for more
4372	than one registered entity at the same time.
4373	(b) (i) In addition to issuing a principal broker license, associate broker license, or sales
4374	agent license authorizing the performance of an act set forth in Section 61-2f-201, the division
4375	may issue a specialized sales license or specialized property management license with the
4376	scope of practice limited to the specialty.
4377	(ii) An individual may hold a specialized license in addition to a license as a principal
4378	broker, associate broker, or a sales agent.
4379	(iii) The commission may adopt rules pursuant to Title 63G, Chapter 3, Utah
4380	Administrative Rulemaking Act, for the administration of this Subsection (4), including:
4381	(A) prelicensing and postlicensing education requirements;
4382	(B) examination requirements;
4383	(C) affiliation with real estate brokerages or property management companies; and
4384	(D) other licensing procedures.
4385	Section 80. Section 61-2f-207, which is renumbered from Section 61-2-7.1 is
4386	renumbered and amended to read:
4387	[61-2-7.1]. 61-2f-207. Change of information Failure to notify.
4388	(1) An applicant, licensee, registrant, or certificate holder shall send the division a
4389	signed statement in the form required by the division notifying the division within 10 business
4390	days of any change of:
4391	(a) principal broker;
4392	(b) principal business location;
4393	(c) mailing address;
4394	(d) home street address;
4395	(e) an individual's name; or
4396	(f) business name.

1397	(2) The division may charge a fee established by the commission with the concurrence
1398	of the division in accordance with Section 63J-1-504 for processing any notification of change
1399	submitted by an applicant, licensee, registrant, or certificate holder.
1400	(3) (a) When providing the division a business location or home street address, a
4401	physical location or street address must be provided.
1402	(b) When providing a mailing address, an applicant, licensee, registrant, or certificate
1403	holder may provide a post office box or other mail drop location.
1404	(4) Failure to notify the division of a change described in Subsection (1) is separate
1405	grounds for disciplinary action against [the] an applicant, licensee, registrant, or certificate
1406	holder.
1407	(5) An applicant, licensee, registrant, or certificate holder is considered to have
1408	received any notification that has been sent to the last address furnished to the division by the
1409	applicant, licensee, registrant, or certificate holder.
4410	Section 81. Section 61-2f-301, which is renumbered from Section 61-2-7.2 is
4411	renumbered and amended to read:
1412	Part 3. Operational Requirements
1413	[61-2-7.2]. <u>61-2f-301.</u> Reporting requirements.
1414	A licensee shall notify the division of the following by sending the division a signed
1415	statement within 10 business days of:
1416	(1) (a) a conviction of a criminal offense;
4417	(b) the entry of a plea in abeyance to a criminal offense; or
4418	(c) the potential resolution of a criminal case by:
4419	(i) a diversion agreement; or
1420	(ii) [any other] another agreement under which a criminal charge is held in suspense
4421	for a period of time; [or]
1422	(2) filing a personal or brokerage bankruptcy[:]:
1423	(3) the suspension, revocation, surrender, cancellation, or denial of a license or
1424	registration of the licensee that is necessary to engage in an occupation or profession,
1425	regardless of whether the license or registration is issued by this state or another jurisdiction; or
1426	(4) the entry of a cease and desist order or a temporary or permanent injunction:
1427	(a) against the licensee by a court or administrative agency; and

4428	(b) on the basis of:
4429	(i) conduct or a practice involving the business of real estate; or
4430	(ii) conduct involving fraud, misrepresentation, or deceit.
4431	Section 82. Section 61-2f-302, which is renumbered from Section 61-2-10 is
4432	renumbered and amended to read:
4433	[ <del>61-2-10</del> ]. <u>61-2f-302.</u> Affiliation with more than one principal broker
4434	Specialized licenses Designation of agents or brokers.
4435	[(1) (a) Except as provided in Subsection (1)(b), an associate broker or sales agent may
4436	not accept valuable consideration for the performance of an act specified in this chapter from a
4437	person except the principal broker with whom the associate broker or sales agent is affiliated
4438	and licensed.]
4439	[(b) An associate broker or sales agent may receive valuable consideration for the
4440	performance of an act specified in this chapter from a person other than the principal broker
4441	with whom the associate broker or sales agent is affiliated if:]
4442	[(i) the valuable consideration is paid with a payment instrument prepared by a title
4443	insurance agent;]
4444	[(ii) the title insurance agent provides the payment instrument to the principal broker;]
4445	[(iii) the title insurance agent complies with the written instructions of the principal
4446	<del>broker:</del> ]
4447	[(A) in preparing the payment instrument; and]
4448	[(B) delivering the payment instrument to the principal broker; and]
4449	[(iv) the principal broker directly delivers the payment instrument to the associate
4450	broker or sales agent.]
4451	[(c) The commission, with the concurrence of the division, shall make rules in
4452	accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act:]
4453	[(i) defining what constitutes a "payment instrument" for purposes of this Subsection
4454	<del>(1); or</del> ]
4455	[(ii) the form and contents of the written instructions required by Subsection (1)(b),
4456	including providing that the contents of the written instructions indicate that the payment
4457	instrument process is an assignment to the associate broker or sales agent by the principal
4458	broker of a portion of the consideration the title insurance agent is obligated to pay the

4459	principal broker.]
4460	(1) An individual who is not a principal broker may not engage in an act described in
4461	Section 61-2f-201 unless the individual is affiliated with a principal broker as:
4462	(a) an associate broker; or
4463	(b) a sales agent.
4464	(2) (a) An inactive associate broker or sales agent may not conduct a real estate
4465	transaction until the inactive associate broker or sales agent becomes affiliated with a
4466	[licensed] principal broker and submits the required documentation to the division.
4467	(b) An inactive principal broker may not conduct a real estate transaction until the
4468	principal broker's license is activated with the division.
4469	(3) A sales agent or associate broker may not affiliate with more than one principal
4470	broker at the same time.
4471	[(4) (a) Except as provided by rule, a principal broker may not be responsible for more
4472	than one real estate brokerage at the same time.]
4473	[(b) (i) In addition to issuing principal broker, associate broker, and sales agent licenses
4474	authorizing the performance of all of the acts set forth in Subsection 61-2-2(12), the division
4475	may issue specialized sales licenses and specialized property management licenses with the
4476	scope of practice limited to the specialty.]
4477	[(ii) An individual may hold a specialized license in addition to a license to act as a
4478	principal broker, an associate broker, or a sales agent.]
4479	[(iii) The commission may adopt rules pursuant to Title 63G, Chapter 3, Utah
4480	Administrative Procedures Act, for the administration of this Subsection (4), including:
4481	[(A) prelicensing and postlicensing education requirements;]
4482	[(B) examination requirements;]
4483	[(C) affiliation with real estate brokerages or property management companies; and]
4484	[(D) other licensing procedures.]
4485	[(c)] (4) An individual may not be a principal broker of [a brokerage] an entity and a
4486	sales agent or associate broker for a different [brokerage] entity at the same time.
4487	(5) An owner, purchaser, lessor, or lessee who engages the services of a principal
4488	broker may designate which sales agents or associate brokers affiliated with that principal
4489	broker will also represent that owner, purchaser, lessor, or lessee in the purchase, sale, lease, or

4490	exchange of real estate, or in exercising an option relating to real estate.
4491	Section 83. Section 61-2f-303, which is renumbered from Section 61-2-25 is
4492	renumbered and amended to read:
4493	[ <del>61-2-25</del> ]. <u>61-2f-303.</u> Sales agents or associate broker Affiliated with
4494	principal broker as independent contractors or employees Presumption.
4495	A sales agent or associate broker may be affiliated with a [licensed] principal [real
4496	estate] broker either as an independent contractor or as an employee. The relationship between
4497	sales agent or associate broker and principal broker is presumed to be an independent
4498	contractor relationship unless there is clear and convincing evidence that the relationship was
4499	intended by the parties to be an employer employee relationship.
4500	Section 84. Section 61-2f-304, which is renumbered from Section 61-2-8 is
4501	renumbered and amended to read:
4502	[61-2-8]. <u>61-2f-304.</u> Termination of associate broker or sales agent by
4503	principal broker Notice.
4504	[Hf] (1) If a principal broker terminates an associate broker or sales agent [is discharged
4505	by a principal broker], the principal broker shall[, within three days, send] by no later than three
4506	days from the day on which the principal broker terminates the associate broker or sales agent:
4507	(a) provide the division a signed statement notifying the division of the [discharge.
4508	The principal broker shall address a communication] termination; and
4509	(b) send to the last-known residence address of that associate broker or sales agent
4510	[advising him that notice of his termination has been delivered or sent to the division. It is
4511	unlawful for any] notice that the principal broker has notified the division of the termination of
4512	the associate broker or sales agent.
4513	(2) An associate broker or sales agent [to] may not perform any [of the acts] act under
4514	this chapter, directly or indirectly, from and after the date of receipt of the termination notice $\underline{by}$
4515	the division until [affiliation with a principal broker has been established] the day on which the
4516	associate broker or sales agent is affiliated with a principal broker.
4517	Section 85. Section 61-2f-305 is enacted to read:
4518	61-2f-305. Restrictions on commissions.
4519	(1) Except as provided in Subsection (2), an associate broker or sales agent may not
4520	accept valuable consideration for the performance of an act specified in this chapter from a

4521	person except the principal broker with whom the associate broker or sales agent is affiliated.
4522	(2) An associate broker or sales agent may receive valuable consideration for the
4523	performance of an act specified in this chapter from a person other than the principal broker
4524	with whom the associate broker or sales agent is affiliated if:
4525	(a) the valuable consideration is paid with a payment instrument prepared by a title
4526	insurance agent;
4527	(b) the title insurance agent provides the payment instrument to the principal broker;
4528	(c) the title insurance agent complies with the written instructions of the principal
4529	broker:
4530	(i) in preparing the payment instrument; and
4531	(ii) delivering the payment instrument to the principal broker; and
4532	(d) the principal broker directly delivers the payment instrument to the associate broker
4533	or sales agent.
4534	(3) The commission, with the concurrence of the division, shall make rules in
4535	accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act:
4536	(a) defining what constitutes a "payment instrument" for purposes of this section; or
4537	(b) the form and contents of the written instructions required by Subsection (2),
4538	including providing that the contents of the written instructions indicate that the payment
4539	instrument process is an assignment to the associate broker or sales agent by the principal
4540	broker of a portion of the consideration the title insurance agent is obligated to pay the
4541	principal broker.
4542	Section 86. Section 61-2f-306, which is renumbered from Section 61-2-20 is
4543	renumbered and amended to read:
4544	[ <del>61-2-20</del> ]. <u>61-2f-306.</u> Rights and privileges of real estate licensees to fill out
4545	forms or documents.
4546	(1) Except as provided in Subsection (2), a real estate licensee may fill out only those
4547	legal forms approved by the commission and the attorney general, and those forms provided by
4548	statute.
4549	(2) (a) (i) A principal broker may fill out any documents associated with the closing of
4550	a real estate transaction.
4551	(ii) A branch broker or associate broker may fill out any documents associated with the

- closing of a real estate transaction if designated to fill out the documents by the principal broker with whom the branch broker or associate broker is affiliated.
  - (b) A real estate licensee may fill out real estate forms prepared by legal counsel of the buyer, seller, lessor, or lessee.
  - (c) If the commission and the attorney general have not approved a specific form for the transaction, a principal broker, associate broker, or sales agent may fill out real estate forms prepared by any legal counsel, including legal counsel retained by the brokerage to develop these forms.
  - (3) The commission may by rule, made in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, provide a process for the approval of a legal form under this section by the commission and the attorney general.
  - Section 87. Section **61-2f-307**, which is renumbered from Section 61-2-26 is renumbered and amended to read:
  - [61-2-26]. 61-2f-307. Rulemaking required for offer or sale of an undivided fractionalized long-term estate -- Disclosures -- Management agreement.
  - (1) (a) A licensee or certificate holder under this chapter who sells or offers to sell an undivided fractionalized long-term estate shall comply with the disclosure requirements imposed by rules made by the commission under this section.
  - (b) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the commission shall make rules as to the timing, form, and substance of disclosures required to be made by a licensee or certificate holder under this section.
  - (2) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the commission shall make rules imposing requirements for a management agreement related to an undivided fractionalized long-term estate that makes the offer or sale of the undivided fractionalized long-term estate treated as a real estate transaction and not treated as an offer or sale of a security under Chapter 1, Utah Uniform Securities Act.
  - (3) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the commission shall make rules establishing:
  - (a) the disclosures required in the sale or offer of an undivided fractionalized long-term estate that is subject to a master lease;
    - (b) requirements for the management of a master lease on an undivided fractionalized

4583	long-term estate; and
4584	(c) the requirements on the structure of a master lease on an undivided fractionalized
4585	long-term estate.
4586	Section 88. Section 61-2f-308, which is renumbered from Section 61-2-27 is
4587	renumbered and amended to read:
4588	[ <del>61-2-27</del> ]. <u>61-2f-308.</u> Exclusive brokerage agreement.
4589	(1) As used in this section:
4590	(a) "Client" means a person who makes an exclusive brokerage agreement with a
4591	principal broker under Subsection (1)(c).
4592	(b) "Closed" means that:
4593	(i) [all] the documents required to be executed under the contract are executed;
4594	(ii) [all monies] the money required to be paid by either party under the contract [are]
4595	is paid in the form of collected or cleared funds;
4596	(iii) the proceeds of any new loan are delivered by the lender to the seller; and
4597	(iv) [all] the applicable documents are recorded in the office of the county recorder for
4598	the county in which the [property] real estate is located.
4599	(c) "Exclusive brokerage agreement" means a written agreement between a client and a
4600	principal broker:
4601	(i) (A) to list for sale, lease, or exchange:
4602	(I) real estate;
4603	(II) an option on real estate; or
4604	(III) an improvement on real estate; or
4605	(B) for representation in the purchase, lease, or exchange of:
4606	(I) real estate;
4607	(II) an option on real estate; or
4608	(III) an improvement on real estate;
4609	(ii) that gives the principal broker the sole right to act as the agent or representative of
4610	the client for the purchase, sale, lease, or exchange of:
4611	(A) real estate;
4612	(B) an option on real estate; or
4613	(C) an improvement on real estate: and

4614	(iii) that gives the principal broker the expectation of receiving valuable consideration
4615	in exchange for the principal broker's services.
4616	(2) (a) Except as provided in Subsection (2)(b), a principal broker subject to an
4617	exclusive brokerage agreement shall:
4618	(i) accept delivery of and present to the client offers and counteroffers to buy, lease, or
4619	exchange the client's [property] real estate;
4620	(ii) assist the client in developing, communicating, and presenting offers, counteroffers,
4621	and notices; and
4622	(iii) answer any question the client has concerning:
4623	(A) an offer;
4624	(B) a counteroffer;
4625	(C) a notice; and
4626	(D) a contingency.
4627	(b) A principal broker subject to an exclusive brokerage agreement need not comply
4628	with Subsection (2)(a) after:
4629	(i) (A) an agreement for the sale, lease, or exchange of the real estate, option on real
4630	estate, or improvement on real estate is[: (A)] signed;
4631	(B) [all] the contingencies related to the sale, lease, or exchange are satisfied or
4632	waived; and
4633	(C) the sale, lease, or exchange is closed; or
4634	(ii) the exclusive brokerage agreement expires or terminates.
4635	(3) A principal broker who violates this section is subject to [Section 61-2-17] Sections
4636	61-2f-404 and 61-2f-405.
4637	Section 89. Section 61-2f-401, which is renumbered from Section 61-2-11 is
4638	renumbered and amended to read:
4639	Part 4. Enforcement
4640	[61-2-11]. Grounds for disciplinary action.
4641	The following acts are unlawful for a person required to be licensed under this chapter:
4642	(1) (a) making a substantial misrepresentation;
4643	(b) making an intentional misrepresentation;
4644	(c) pursuing a continued and flagrant course of misrepresentation:

4645	(d) making a false representation or promise through an agent, sales agent, advertising,
4646	or otherwise; or
4647	[(2)] (e) making a false representation or promise of a character likely to influence,
4648	persuade, or induce;
4649	[(3) pursuing a continued and flagrant course of misrepresentation, or of making false
4650	promises through agents, sales agents, advertising, or otherwise;]
4651	[4) (2) acting for more than one party in a transaction without the informed consent
4652	of all parties;
4653	[(5)] (3) (a) acting as an associate broker or sales agent while not [licensed] affiliated
4654	with a [ <del>licensed</del> ] principal broker;
4655	(b) representing or attempting to represent a <u>principal</u> broker other than the principal
4656	broker with whom the person is affiliated; or
4657	(c) representing as sales agent or having a contractual relationship similar to that of
4658	sales agent with a person other than a [licensed] principal broker;
4659	[6] (a) failing, within a reasonable time, to account for or to remit [monies coming
4660	into the] money that belongs to another and comes into the person's possession [that belong to
4661	others];
4662	(b) commingling [the monies] money described in Subsection [ $(6)$ ] $(4)$ (a) with the
4663	person's own [monies] money; or
4664	(c) diverting [the monies] money described in Subsection [(6)] (4)(a) from the purpose
4665	for which [they were] the money is received;
4666	$[\frac{7}{2}]$ (5) paying or offering to pay valuable consideration, as defined by the
4667	commission, to a person not licensed under this chapter, except that valuable consideration
4668	may be shared:
4669	(a) with a [licensed] principal broker of another jurisdiction; or
4670	(b) as provided under:
4671	(i) Title 16, Chapter 10a, Utah Revised Business Corporation Act;
4672	(ii) Title 16, Chapter 11, Professional Corporation Act; or
4673	(iii) Title 48, Chapter 2c, Utah Revised Limited Liability Company Act;
4674	[(8)] (6) being [unworthy or] incompetent to act as a principal broker, associate broker,
4675	or sales agent in such manner as to safeguard the interests of the public;

46/6	$\left[\frac{(9)}{(1)}\right]$ failing to voluntarily furnish a copy of a document to all parties $\left[\frac{\text{executing}}{(1)}\right]$
4677	the] before and after the execution of a document;
4678	[(10)] (8) failing to keep and make available for inspection by the division a record of
4679	each transaction, including:
4680	(a) the names of buyers and sellers or lessees and lessors;
4681	(b) the identification of [the property] real estate;
4682	(c) the sale or rental price;
4683	(d) [monies] money received in trust;
4684	(e) agreements or instructions from buyers and sellers or lessees and lessors; and
4685	(f) any other information required by rule;
4686	[(11)] (9) failing to disclose, in writing, in the purchase, sale, or rental of [property]
4687	real estate, whether the purchase, sale, or rental is made for that person or for an undisclosed
4688	principal;
4689	[(12) regardless of whether the crime is related to real estate,]
4690	(10) being convicted of a criminal offense involving moral turpitude within five years
4691	of the most recent application[;]:
4692	(a) regardless of whether the criminal offense is related to real estate; and
4693	(b) including:
4694	[(a)] (i) a conviction based upon a plea of nolo contendere; or
4695	[(b)] (ii) a plea held in abeyance to a criminal offense involving moral turpitude;
4696	[(13)] $(11)$ advertising the availability of real estate or the services of a licensee in a
4697	false, misleading, or deceptive manner;
4698	[(14)] (12) in the case of a principal broker or a licensee who is a branch manager,
4699	failing to exercise reasonable supervision over the activities of the principal broker's or branch
4700	manager's [licensed] licensed or unlicensed staff;
4701	[(15)] (13) violating or disregarding:
4702	(a) this chapter;
4703	(b) an order of the commission; or
4704	(c) the rules adopted by the commission and the division;
4705	[(16)] (14) breaching a fiduciary duty owed by a licensee to the licensee's principal in a
4706	real estate transaction:

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4707	[(17)] (15) any other conduct which constitutes dishonest dealing;
4708	[(18)] (16) unprofessional conduct as defined by statute or rule;
4709	[(19) on the basis of misconduct in a professional capacity that relates to character,
4710	honesty, integrity, or truthfulness,]
4711	(17) having one of the following suspended, revoked, surrendered, or cancelled on the
4712	basis of misconduct in a professional capacity that relates to character, honesty, integrity, or
4713	truthfulness:
4714	(a) a real estate license, registration, or certificate issued by another jurisdiction; or
4715	(b) another [professional] license, registration, or certificate to engage in an occupation
4716	or profession issued by this state or another jurisdiction;
4717	[(20)] (18) failing to respond to a request by the division in an investigation authorized
4718	under this chapter, including:
4719	(a) failing to respond to a subpoena;
4720	(b) withholding evidence; or
4721	(c) failing to produce documents or records;
4722	[(21)] (19) in the case of a dual licensed title licensee as defined in Section 31A-2-402:
4723	(a) providing a title insurance product or service without the approval required by
4724	Section 31A-2-405; or
4725	(b) knowingly providing false or misleading information in the statement required by
4726	Subsection 31A-2-405(2); or
4727	[(22)] (20) violating an independent contractor agreement between a principal broker
4728	and a sales agent or associate broker as evidenced by a final judgment of a court.
4729	Section 90. Section 61-2f-402, which is renumbered from Section 61-2-11.5 is
4730	renumbered and amended to read:
4731	[ <del>61-2-11.5</del> ]. <u>61-2f-402.</u> Investigations.
4732	(1) The division may make [any] an investigation within or outside of this state as the
4733	division considers necessary to determine whether [any] a person has violated, is violating, or
4734	is about to violate this chapter or any rule or order under this chapter.
4735	(2) To aid in the enforcement of this chapter or in the prescribing of rules and forms
4736	under this chapter, the division may require or permit [any] a person to file a statement in
4737	writing, under oath or otherwise as to [all] the facts and circumstances concerning the matter to

4738	be investigated.
4739	(3) For the purpose of the investigation described in Subsection (1), the division or
4740	[any] an employee designated by the division may:
4741	(a) administer an oath or affirmation;
4742	(b) subpoena witnesses and evidence;
4743	(c) take evidence;
4744	(d) require the production of a book, paper, contract, record, other document, or
4745	information relevant to the investigation; and
4746	(e) serve a subpoena by certified mail.
4747	(4) (a) $\hat{\mathbf{H}} \rightarrow [\underline{\mathbf{A}}]$ If a person is found to have violated this chapter or a rule made under
4747a	this chapter, the \(\phi\) person shall pay the costs incurred by the division to copy a book, paper,
4748	contract, document, or record required under this chapter, including the costs incurred to copy
4749	an electronic book, paper, contract, document, or record in a universally readable format.
4750	(b) If a person fails to pay the costs described in Subsection (4)(a) when due, the
4751	person's license, certification, or registration is automatically suspended:
4752	(i) beginning the day on which the payment of costs is due; and
4753	(ii) ending the day on which the costs are paid.
4754	Section 91. Section 61-2f-403, which is renumbered from Section 61-2-24 is
4755	renumbered and amended to read:
4756	[61-2-24]. <u>61-2f-403.</u> Mishandling of trust funds.
4757	(1) The division may audit principal brokers' trust accounts or other accounts in which
4758	a licensee maintains trust [funds] money under this chapter. If the division's audit shows, in the
4759	opinion of the division, gross mismanagement, commingling, or misuse of [funds] money, the
4760	division, with the concurrence of the commission, may order a complete audit of the account
4761	by a certified public accountant at the licensee's expense, or take other action in accordance
4762	with Section [ <del>61-2-12</del> ] <u>61-2f-404</u> .
4763	(2) The licensee may obtain agency review by the executive director or judicial review
4764	of any division order.
4765	(3) (a) If it appears that a person has grossly mismanaged, commingled, or otherwise
4766	misused trust [funds] money, the division, with or without prior administrative proceedings,
4767	may bring an action:
4768	(i) in the district court of the district where:

4769	(A) the person resides [or];
4770	(B) the person maintains a place of business[;]; or [where]
4771	(C) the act or practice occurred or is about to occur[7]; and
4772	(ii) to enjoin the [acts or practices] act or practice and to enforce compliance with this
4773	chapter or any rule or order under this chapter.
4774	(b) Upon a proper showing, [the] a court shall grant injunctive relief or a temporary
4775	restraining order, and may appoint a receiver or conservator. The division is not required to
4776	post a bond in any court proceeding.
4777	Section 92. Section 61-2f-404, which is renumbered from Section 61-2-12 is
4778	renumbered and amended to read:
4779	[ <del>61-2-12</del> ]. <u>61-2f-404.</u> Disciplinary action Judicial review.
4780	(1) (a) On the basis of a violation of this chapter, the commission with the concurrence
4781	of the director, may issue an order:
4782	(i) imposing an educational requirement;
4783	(ii) imposing a civil penalty not to exceed the greater of:
4784	(A) [\$2,500] \$5,000 for each violation; or
4785	(B) the amount of any gain or economic benefit derived from each violation;
4786	(iii) taking any of the following actions related to a license, registration, or certificate:
4787	(A) revoking;
4788	(B) suspending;
4789	(C) placing on probation;
4790	(D) denying the renewal, reinstatement, or application for an original license.
4791	registration, or certificate; or
4792	(E) in the case of denial or revocation of a license, registration, or certificate, setting a
4793	waiting period for an applicant to apply for a license, registration, or certificate under this title;
4794	(iv) issuing a cease and desist order;
4795	(v) modifying an action described in Subsections (1)(a)(i) through (iv) if the
4796	commission finds that the person complies with court ordered restitution; or
4797	(vi) doing any combination of Subsections (1)(a)(i) through (v).
4798	(b) (i) If the commission with the concurrence of the director issues an order that
4799	orders a fine or educational requirements as part of a disciplinary action against a person,

4800	including a stipulation and order, the commission shall state in the order the deadline by which
4801	the person shall comply with the fine or educational requirements.
4802	(ii) If a person fails to comply by the stated deadline:
4803	(A) the person's license, registration, or certificate is automatically suspended:
4804	(I) beginning the day specified in the order as the deadline for compliance; and
4805	(II) ending the day on which the person complies in full with the order; and
4806	(B) if the person fails to pay a fine required by an order, the division may begin a
4807	collection process:
4808	(I) established by the division, with the concurrence of the commission, by rule made
4809	in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act; and
4810	(II) subject to Title 63A, Chapter 8, Office of State Debt Collection.
4811	[(b)] (c) If a licensee is an active sales agent or active associate broker, the division
4812	shall inform the principal broker with whom the licensee is affiliated of the charge and of the
4813	time and place of any hearing.
4814	(2) (a) An applicant, certificate holder, licensee, registrant, or person aggrieved,
4815	including the complainant, may obtain agency review by the executive director and judicial
4816	review of any adverse ruling, order, or decision of the division.
4817	(b) If an applicant, certificate holder, registrant, or licensee prevails in the appeal and
4818	the court finds that the state action was undertaken without substantial justification, the court
4819	may award reasonable litigation expenses to the applicant, certificate holder, registrant, or
4820	licensee as provided under Title 78B, Chapter 8, Part 5, Small Business Equal Access to
4821	Justice Act.
4822	(c) (i) An order, ruling, or decision of the division shall take effect and become
4823	operative 30 days after the service of the order, ruling, or decision unless otherwise provided in
4824	the order.
4825	(ii) If an appeal is taken by a licensee, <u>registrant</u> , or <u>certificate holder</u> , the division may
4826	stay enforcement of an order, ruling, or decision in accordance with Section 63G-4-405.
4827	(iii) An appeal is governed by the Utah Rules of Appellate Procedure.
4828	(3) The commission and the director shall comply with the procedures and
4829	requirements of Title 63G, Chapter 4, Administrative Procedures Act, in an adjudicative
4830	proceeding.

4831	Section 93. Section 61-2f-405, which is renumbered from Section 61-2-17 is
4832	renumbered and amended to read:
4833	[ <del>61-2-17</del> ]. <u>61-2f-405.</u> Criminal penalties for violation of chapter Other
4834	penalties.
4835	(1) (a) An individual required to be licensed under this chapter who violates this
4836	chapter, in addition to being subject to a license sanction or a fine ordered by the commission,
4837	is, upon conviction of a first violation, guilty of a class A misdemeanor.
4838	(b) For a conviction under this Subsection (1)[(a)], imprisonment shall be for a term
4839	not to exceed six months.
4840	[(b) If a violator of this chapter is a corporation, the corporation is, upon conviction of
4841	a first violation, guilty of a class A misdemeanor.]
4842	(2) (a) Upon conviction of a second or subsequent violation, an individual is guilty of a
4843	third degree felony.
4844	(b) Imprisonment for a conviction under this Subsection (2)(a) shall be for a term not
4845	to exceed two years.
4846	[(b) If a corporation is convicted of a second or subsequent violation, the corporation is
4847	guilty of a third degree felony.]
4848	(3) An officer or agent of a corporation, [or] a member or agent of a partnership or
4849	association, or an individual in a similar position of another type of entity who personally
4850	participates in or is an accessory to any violation of this chapter by the [corporation,
4851	partnership, or association,] entity is subject to the penalties prescribed for an individual.
4852	(4) If a person receives money or its equivalent, as commission, compensation, or
4853	profit by or in consequence of a violation of this chapter, that person is liable for an additional
4854	penalty of not less than the amount of the money received and not more than three times the
4855	amount of money received, as may be determined by the court. This penalty may be sued for in
4856	any court of competent jurisdiction, and recovered by any person aggrieved for the person's
4857	own use and benefit.
4858	(5) A fine imposed by the commission and the director under this chapter shall,
4859	notwithstanding Section 13-1-2, be deposited into the Real Estate Education, Research, and
4860	Recovery Fund to be used in a manner consistent with the requirements of [Chapter 2a] Part 5,
4861	Real Estate Education, Research, and Recovery Fund Act.

4862

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4863	renumbered and amended to read:
4864	[ <del>61-2-13</del> ]. <u>61-2f-406.</u> Grounds for revocation of principal broker's license
4865	Automatic inactivation of affiliated associate brokers and sales agents licenses.
4866	(1) (a) An unlawful act or violation of this chapter committed by a person listed in
4867	Subsection (1)(b) is cause for:
4868	(i) the revocation, suspension, or probation of a principal broker's license; or
4869	(ii) the imposition of a fine against the principal broker in an amount not to exceed
4870	[ <del>\$2,500</del> ] <u>\$5,000</u> per violation.
4871	(b) Subsection (1)(a) applies to an act or violation by any of the following:
4872	(i) a [real estate] sales agent or associate broker employed by a [licensed] principal
4873	broker;
4874	(ii) a [real estate] sales agent or associate broker engaged as an independent contractor
4875	by or on behalf of a [licensed] principal broker; or
4876	(iii) an employee, officer, or member of a [licensed] principal broker.
4877	(2) (a) The revocation or suspension of a principal broker license automatically
4878	inactivates an associate broker or sales agent license granted to [a person] an individual by
4879	reason of that [person's] individual's affiliation with the principal broker whose license is
4880	revoked or suspended, pending a change of <u>principal</u> broker affiliation.
4881	(b) A principal broker shall, before the effective date of a suspension or revocation of
4882	the principal broker's license, notify in writing every licensee affiliated with the principal
4883	broker of the revocation or suspension of the principal broker license.
4884	Section 95. Section <b>61-2f-407</b> , which is renumbered from Section 61-2-21 is
4885	renumbered and amended to read:
4886	[61-2-21]. <u>61-2f-407.</u> Remedies and action for violations.
4887	(1) (a) The director shall issue and serve upon a person an order directing that person to
4888	cease and desist from an act if:
4889	(i) the director has reason to believe that the person has been engaging, is about to
4890	engage, or is engaging in the act constituting a violation of this chapter; and
4891	(ii) it appears to the director that it would be in the public interest to stop the act.
4892	(b) Within 10 days after receiving the order, the person upon whom the order is served

Section 94. Section **61-2f-406**, which is renumbered from Section 61-2-13 is

4093	may request a nearing.
4894	(c) Pending a hearing requested under Subsection (1)(b), a cease and desist order shall
4895	remain in effect.
4896	(d) If a request for a hearing is made, the division shall follow the procedures and
4897	requirements of Title 63G, Chapter 4, Administrative Procedures Act.
4898	(2) (a) After a hearing requested under Subsection (1), if the commission and the
4899	director agree that an act of the person violates this chapter, the director:
4900	(i) shall issue an order making the order issued under Subsection (1) permanent; and
4901	(ii) may impose another disciplinary action under Section [61-2-12] 61-2f-404.
4902	(b) The director shall file suit in the name of the Department of Commerce and the
4903	Division of Real Estate, in the district court in the county in which an act described in
4904	Subsection (1) occurs or where the person resides or carries on business, to enjoin and restrain
4905	the person from violating this chapter if:
4906	(i) (A) a hearing is not requested under Subsection (1); and
4907	(B) the person fails to cease the act described in Subsection (1); or
4908	(ii) after discontinuing the act described in Subsection (1), the person again
4909	commences the act.
4910	(c) A district court of this state has jurisdiction of an action brought under this section.
4911	(d) Upon a proper showing in an action brought under this section or upon a conviction
4912	under Section 76-6-1203, the court may:
4913	(i) issue a permanent or temporary, prohibitory or mandatory injunction;
4914	(ii) issue a restraining order or writ of mandamus;
4915	(iii) enter a declaratory judgment;
4916	(iv) appoint a receiver or conservator for the defendant or the defendant's assets;
4917	(v) order disgorgement;
4918	(vi) order rescission;
4919	(vii) impose a civil penalty not to exceed the greater of:
4920	(A) $[\$2,500]$ $\$5,000$ for each violation; or
4921	(B) the amount of any gain or economic benefit derived from a violation; and
4922	(viii) enter any other relief the court considers just.
4923	(e) The court may not require the division to post a bond in an action brought under

4924	this Subsection (2).
4925	(3) $[Any]$ A license, certificate, or registration issued by the division to any person $[or$
4926	entity] convicted of a violation of Section 76-6-1203 is automatically revoked.
4927	(4) A remedy or action provided in this section does not limit, interfere with, or prevent
4928	the prosecution of another remedy or action, including a criminal proceeding.
4929	Section 96. Section 61-2f-408, which is renumbered from Section 61-2-13.5 is
4930	renumbered and amended to read:
4931	[ <del>61-2-13.5</del> ]. <u>61-2f-408.</u> Court-ordered discipline.
4932	The division shall promptly withhold, suspend, restrict, or reinstate the use of a license
4933	issued under this chapter if so ordered by a court.
4934	Section 97. Section 61-2f-409, which is renumbered from Section 61-2-18 is
4935	renumbered and amended to read:
4936	[ <del>61-2-18</del> ]. <u>61-2f-409.</u> Actions for recovery of compensation restricted.
4937	(1) $[No]$ A person may <u>not</u> bring or maintain an action in any court of this state for the
4938	recovery of a commission, fee, or compensation for any act done or service rendered which is
4939	prohibited under this chapter to other than [licensed] principal brokers, unless the person was
4940	[duly] licensed as a principal broker at the time of the doing of the act or rendering the service.
4941	(2) [No] (a) A sales agent or associate broker may not sue in [his] that individual's
4942	own name for the recovery of a fee, commission, or compensation for services as a sales agent
4943	or associate broker unless the action is against the principal broker with whom [he] the sales
4944	agent or associate broker is or was [licensed. Any] affiliated.
4945	(b) An action for the recovery of a fee, commission, or other compensation may only
4946	be instituted and brought by the principal broker with whom [the] a sales agent or associate
4947	broker is affiliated.
4948	Section 98. Section 61-2f-501, which is renumbered from Section 61-2a-1 is
4949	renumbered and amended to read:
4950	Part 5. Real Estate Education, Research, and Recovery Fund Act
4951	[ <del>61-2a-1</del> ]. <u>61-2f-501.</u> Title.
4952	This [act shall be known and may be cited] part is known as the "Real Estate Education.
4953	Research, and Recovery Fund Act."
4954	Section 99. Section <b>61-2f-502</b> , which is renumbered from Section 61-2a-2 is

4955	renumbered and amended to read:
4956	[ <del>61-2a-2</del> ]. <u>61-2f-502.</u> Definitions.
4957	[(1) The purposes of this chapter are as follows:]
4958	[(a) (i) This chapter creates the Real Estate Education, Research, and Recovery Fund to
4959	reimburse the public out of the fund for damages up to \$15,000 caused by a real estate licensee
4960	in a real estate transaction as provided in Subsection 61-2a-5(1).]
4961	[(ii) This chapter applies to damages caused by an individual licensee. Reimbursement
4962	may not be made for a judgment against a corporation, partnership, association, or other legal
4963	entity.]
4964	[(b) This chapter provides revenue for improving the real estate profession through
4965	education and research with the goal of making licensees more responsible to the public.]
4966	[(2) For purposes of this chapter:]
4967	[(a) "Commission" means the Real Estate Commission.]
4968	[(b) "Division" means the Division of Real Estate.]
4969	For purposes of this part:
4970	(1) "Civil judgment" means a judgment in a civil action that:
4971	(a) is awarded in an action brought against a real estate licensee on the basis of fraud,
4972	misrepresentation, or deceit in a real estate transaction; and
4973	(b) awards actual damages.
4974	(2) "Criminal restitution judgment" means a judgment that, in accordance with the
4975	Utah Code of Criminal Procedure, orders criminal restitution to a person and against a real
4976	estate licensee for a criminal offense involving fraud, misrepresentation, or deceit in a real
4977	estate transaction.
4978	(3) "Final judgment" means one of the following judgments upon termination of the
4979	proceedings related to the judgment, including appeals:
4980	(a) a civil judgment; or
4981	(b) a criminal restitution judgment.
4982	[(c)] (4) "Fund" means the Real Estate Education, Research, and Recovery Fund
4983	created in Section [ <del>61-2a-3</del> ] <u>61-2f-503</u> .
4984	[(d) "Judgment" includes a criminal restitution judgment award.]
4985	Section 100. Section 61-2f-503, which is renumbered from Section 61-2a-3 is

4986	renumbered and amended to read:
4987	[ <del>61-2a-3</del> ]. <u>61-2f-503.</u> Education, Research, and Recovery Fund.
4988	(1) (a) There is created a restricted special revenue fund [to be] known as the "Real
4989	Estate Education, Research, and Recovery Fund."
4990	(b) The actual interest earned on the fund shall be deposited into the fund.
4991	[(2) At the commencement of each fiscal year, \$100,000 shall be available in the fund
4992	for satisfying judgments rendered against a person licensed under Title 61, Chapter 2, Division
4993	of Real Estate.]
4994	(2) The money in the fund includes:
4995	(a) a fee imposed under Section 61-2f-505; and
4996	(b) interest described in Subsection (1)(b).
4997	(3) The division shall administer the fund to:
4998	(a) reimburse the public for damages caused in a real estate transaction by an
4999	individual licensed under this chapter; and
5000	(b) in accordance with Section 61-2f-504:
5001	(i) investigate violations of this chapter related to fraud, misrepresentation, or deceit; or
5002	(ii) provide revenue for improving the real estate profession through education and
5003	research with the goal of making licensees more responsible to the public.
5004	(4) This part applies to damages caused by an individual licensee. Reimbursement
5005	may not be made for a final judgment against an entity.
5006	(5) At the beginning of each fiscal year, the division shall make available \$100,000 in
5007	the fund to satisfy final judgments rendered against a person licensed under this chapter.
5008	Section 101. Section 61-2f-504, which is renumbered from Section 61-2a-12 is
5009	renumbered and amended to read:
5010	[ <del>61-2a-12</del> ]. <u>61-2f-504.</u> Use of money.
5011	(1) Money accumulated in the fund in excess of \$100,000 shall be set aside and
5012	segregated to be used by the division to:
5013	(a) investigate violations of this chapter [or Chapter 2, Division of Real Estate,] related
5014	to fraud, misrepresentation, or deceit; and
5015	(b) advance education and research in the field of real estate.
5016	(2) The division may [only] use the [excess monies] money described in Subsection (1)

5017	only in a manner consistent with Subsection (1), including for [courses] a course:
5018	(a) sponsored by the division;
5019	(b) offered by the division in conjunction with any university or college in the state; or
5020	(c) provided for by contracting for a particular research project in the field of real estate
5021	for the state.
5022	Section 102. Section 61-2f-505, which is renumbered from Section 61-2a-4 is
5023	renumbered and amended to read:
5024	[ <del>61-2a-4</del> ]. <u>61-2f-505.</u> Additional license fee.
5025	(1) [A person] An individual who applies for or renews a [real estate] principal broker
5026	or associate broker license shall pay, in addition to the application or renewal fee, a reasonable
5027	annual fee of up to \$18, as determined by the division with the concurrence of the commission.
5028	(2) [A person] An individual who applies for or renews a [real estate] sales agent
5029	license shall pay in addition to the application or renewal fee a reasonable annual fee of up to
5030	\$12, as determined by the division with the concurrence of the commission.
5031	(3) Notwithstanding Section 13-1-2, the additional fees under this section shall be paid
5032	into the fund [to be used for the purposes of this chapter].
5033	Section 103. Section <b>61-2f-506</b> , which is renumbered from Section 61-2a-5 is
5034	renumbered and amended to read:
5035	[61-2a-5]. Procedure to make a claim against the fund.
5036	(1) [(a) Except as provided in Subsection (6), a] A person may bring a claim against
5037	the fund [only if the person sends] if:
5038	(a) the person obtains a final judgment;
5039	(b) the person complies with the requirements under this part;
5040	(c) the person is not complicit in the fraud, misrepresentation, or deceit that is the basis
5041	of the claim; and
5042	(d) the final judgment that is the basis for the claim:
5043	(i) has not been discharged in bankruptcy; and
5044	(ii) when a bankruptcy proceeding is open or commenced during the pendency of the
5045	claim, the person obtains an order from the bankruptcy court declaring the final judgment and
5046	related debt to be nondischargeable.
5047	(2) (a) A person may not bring a claim against the fund for money owed under a civil

5048	judgment unless, within 10 business days of the day on which the person brings the civil action
5049	that results in the civil judgment, the person sends to the division a signed notification [to the
5050	division at the time the person files an action against a real estate licensee] alleging fraud,
5051	misrepresentation, or deceit by a real estate licensee.
5052	(b) Within 30 days [of receipt of the notice,] of the day on which the division receives
5053	a notice under Subsection (1), the division has an unconditional right to intervene in the civil
5054	action.
5055	[(c) If the person making a claim against the fund obtains a final judgment in a court of
5056	competent jurisdiction in this state against the licensee based upon fraud, misrepresentation, or
5057	deceit in a real estate transaction, the person making the claim may, upon termination of all
5058	proceedings including appeals, file]
5059	(3) (a) After obtaining a final judgment, to file a claim against the fund, a person shall:
5060	(i) file a verified petition in the court where the final judgment [was] is entered [for]
5061	seeking an order directing payment from the fund [for the] of an amount equal to the
5062	uncollected actual damages [included in the judgment and unpaid.] owed under the final
5063	judgment that are unpaid;
5064	(ii) serve a copy of the verified petition described in Subsection (3)(a)(i) on the
5065	division; and
5066	(iii) file a copy of the affidavit of service of the verified petition with the court.
5067	[ <del>(d)</del> ] <u>(b)</u> Recovery from the fund may not include:
5068	(i) punitive damages;
5069	(ii) attorney fees;
5070	(iii) interest; or
5071	(iv) court costs.
5072	[(e)] (c) Regardless of the number of claimants or parcels of real estate involved in a
5073	<u>real estate</u> transaction, the liability of the fund may not exceed:
5074	(i) \$15,000 for a single transaction; and
5075	(ii) \$50,000 for one licensee.
5076	[(2) A copy of the petition shall be served upon the division, and an affidavit of the
5077	service shall be filed with the court.]
5078	[ <del>(3) The</del> ] (4) A court shall conduct a hearing on [the] a petition [within 30 days after

5079	service. The petitioner shall recover from the fund only if the petitioner shows all of the
5080	following:] filed under Subsection (3) as scheduled by the court.
5081	(5) Subject to Subsection (6), a court may order payment from the fund under this
5082	section only if the person who files the petition shows that the person:
5083	(a) [the petitioner] is not:
5084	(i) in the case of a civil judgment, the spouse of the judgment debtor [or the];
5085	(ii) in the case of a criminal judgment, the spouse of the criminal defendant; or
5086	(iii) a personal representative of [the spouse] an individual described in Subsection
5087	(5)(a)(i) or (ii);
5088	(b) [the petitioner has complied] is in compliance with this chapter;
5089	(c) [the petitioner has obtained] is owed damages under a final judgment that:
5090	(i) is issued by the court in the manner prescribed under this section[, indicating]; and
5091	(ii) indicates the amount of the final judgment awarded;
5092	(d) [the petitioner] has proved the amount still owing on the final judgment [at] on the
5093	date [of] the petition is filed;
5094	(e) (i) (A) [the petitioner] has had a writ of execution issued upon the final judgment[7]
5095	and
5096	(B) has received a return made by the officer executing the writ [has made a return]
5097	showing that no property subject to execution in satisfaction of the final judgment could be
5098	found; or
5099	[(f)] (ii) if execution is levied against the property of the judgment debtor or criminal
5100	<u>defendant</u> :
5101	[(i) that the amount realized was insufficient]
5102	(A) has not realized an amount sufficient to satisfy the final judgment; and
5103	[(ii) the amount realized and the]
5104	(B) is owed a specific balance remaining on the final judgment after application of the
5105	amount realized;
5106	[(g) the petitioner] (f) has made reasonable searches and inquiries to ascertain whether
5107	the judgment debtor or criminal defendant has any interest in property, real or personal, that
5108	may satisfy the final judgment; and
5109	[(h) the petitioner] (g) has exercised reasonable diligence to secure payment of the

5110	final judgment from the assets of the judgment debtor or criminal defendant.
5111	[(4)] (6) If [the petitioner] a person satisfies the court under Subsection (5) that it is not
5112	practicable for the petitioner to comply with one or more of the requirements enumerated in
5113	Subsections $[(3)]$ $(5)$ (e) through $[(h)]$ $(g)$ , the court may waive those requirements.
5114	[(5) (a) A judgment that is the basis for a claim against the fund may not have been
5115	discharged in bankruptcy.]
5116	[(b) In the case of a bankruptcy proceeding that is still open or that is commenced
5117	during the pendency of the claim, the claimant shall obtain an order from the bankruptcy court
5118	declaring the judgment and debt to be nondischargeable.]
5119	[(6) A person may not bring a claim against the fund if the person is substantially
5120	complicit in the fraud, misrepresentation, or deceit that is the basis of the claim.]
5121	Section 104. Section 61-2f-507, which is renumbered from Section 61-2a-6 is
5122	renumbered and amended to read:
5123	[61-2a-6]. <u>61-2f-507.</u> Division authority to act upon receipt of petition.
5124	[(1) Upon receipt of a petition as required by Section 61-2a-5, the division may answer,
5125	initiate review proceedings of its own, or]
5126	(1) When the division is served a petition under Section 61-2f-506, the division may:
5127	(a) file an answer to the petition in the court;
5128	(b) initiate a review proceeding conducted by the division; or
5129	(c) appear in any proceeding in the name of the defendant to the action or on behalf of
5130	the fund.
5131	[(2) The division may, subject to court approval, compromise a claim based upon the
5132	application of a petitioner.]
5133	(2) The division may settle a claim against the fund if:
5134	(a) the person who brings the claim requests a settlement; and
5135	(b) the court in which the petition is filed approves the settlement.
5136	Section 105. Section 61-2f-508, which is renumbered from Section 61-2a-7 is
5137	renumbered and amended to read:
5138	[61-2a-7]. 61-2f-508. Court determination and order.
5139	If [the] a court determines that [a claim should be levied against that portion of the fund
5140	allocated for the purpose of carrying out the provisions of this chapter,] the fund should pay a

5141	<u>claim under this part, in its order</u> the court shall [enter an order directed to] <u>direct</u> the division
5142	[requiring payment from the fund of] to pay from the fund that portion of the [petitioner's] final
5143	judgment that is payable from the fund [pursuant to Section 61-2a-5] in accordance with
5144	Section 61-2f-506.
5145	Section 106. Section 61-2f-509, which is renumbered from Section 61-2a-8 is
5146	renumbered and amended to read:
5147	[ <del>61-2a-8</del> ]. <u>61-2f-509.</u> Insufficient funds to satisfy judgments Procedure and
5148	interest.
5149	If [the] money deposited in the fund and allotted for satisfying [judgments against
5150	licensees] a final judgment against a real estate licensee is insufficient to satisfy [any
5151	authorized claim for payment, the division shall,] an order issued in accordance with Section
5152	61-2f-508, when sufficient money [has been] is deposited in the fund, the division shall:
5153	(1) satisfy the unpaid claims in the order that [they were] the unpaid claims are
5154	originally filed[, together with]; and
5155	(2) pay with the claim accumulated interest at the rate of 8% per annum.
5156	Section 107. Section 61-2f-510, which is renumbered from Section 61-2a-9 is
5157	renumbered and amended to read:
5158	[ <del>61-2a-9</del> ]. <u>61-2f-510.</u> Division subrogated to judgment creditor Authority to
5159	revoke license.
5160	(1) (a) If the division [makes payment from the fund to a judgment creditor, the
5161	division shall be] pays a claim against the fund in accordance with this chapter, the division is
5162	subrogated to the rights of the [judgment creditor] person who is paid the claim for the amounts
5163	paid out of the fund [and any amount and].
5164	(b) The division shall deposit in the fund any amount and interest recovered by the
5165	division [shall be deposited in the fund] under this part.
5166	(2) (a) The license of a real estate licensee for whom payment from the fund is made
5167	under this chapter shall be automatically revoked.
5168	(b) [A licensee] A person whose real estate license is revoked under Subsection (2)(a)
5169	may not apply for a new license [until] under this chapter until the person pays in full:
5170	(i) the amount paid [out on the licensee's account, plus] by the fund for a claim that is
5171	based on a final judgment against the person; and

5172	(ii) interest at a rate determined by the division with the concurrence of the
5173	commission[ <del>, is repaid in full</del> ].
5174	Section 108. Section 61-2f-511, which is renumbered from Section 61-2a-11 is
5175	renumbered and amended to read:
5176	[61-2a-11]. 61-2f-511. Authority to take disciplinary action.
5177	(1) [Nothing contained in this chapter shall] This part does not limit the authority of
5178	the director of the division to take disciplinary action against a real estate licensee for a
5179	violation of [Chapter 2, Division of Real Estate,] this chapter or of the rules of the commission
5180	and division.
5181	(2) [The repayment in full of all obligations to the fund by a licensee] A real estate
5182	licensee's payment of all the obligations of the real estate licensee to the fund does not nullify
5183	or modify the effect of any other disciplinary proceeding brought pursuant to [Chapter 2,
5184	Division of Real Estate,] this chapter or the rules of the commission.
5185	Section 109. Section 61-2f-512, which is renumbered from Section 61-2a-10 is
5186	renumbered and amended to read:
5187	[ <del>61-2a-10</del> ]. <u>61-2f-512.</u> Failure to comply with provisions constitutes a waiver.
5188	[The failure of any person] A person's failure to comply with [the provisions of this
5189	chapter shall constitute] this part constitutes a waiver of any [rights provided under it] right
5190	under this part.
5191	Section 110. Section <b>63G-2-302</b> is amended to read:
5192	63G-2-302. Private records.
5193	(1) The following records are private:
5194	(a) records concerning an individual's eligibility for unemployment insurance benefits,
5195	social services, welfare benefits, or the determination of benefit levels;
5196	(b) records containing data on individuals describing medical history, diagnosis,
5197	condition, treatment, evaluation, or similar medical data;
5198	(c) records of publicly funded libraries that when examined alone or with other records
5199	identify a patron;
5200	(d) records received or generated for a Senate or House Ethics Committee concerning
5201	any alleged violation of the rules on legislative ethics, prior to the meeting, and after the
5202	meeting, if the ethics committee meeting was closed to the public;

5203	(e) records received or generated for a Senate confirmation committee concerning
5204	character, professional competence, or physical or mental health of an individual:
5205	(i) if prior to the meeting, the chair of the committee determines release of the records:
5206	(A) reasonably could be expected to interfere with the investigation undertaken by the
5207	committee; or
5208	(B) would create a danger of depriving a person of a right to a fair proceeding or
5209	impartial hearing; and
5210	(ii) after the meeting, if the meeting was closed to the public;
5211	(f) employment records concerning a current or former employee of, or applicant for
5212	employment with, a governmental entity that would disclose that individual's home address,
5213	home telephone number, Social Security number, insurance coverage, marital status, or payroll
5214	deductions;
5215	(g) records or parts of records under Section 63G-2-303 that a current or former
5216	employee identifies as private according to the requirements of that section;
5217	(h) that part of a record indicating a person's Social Security number or federal
5218	employer identification number if provided under Section 31A-23a-104, 31A-25-202,
5219	31A-26-202, 58-1-301, 61-1-4, or [ <del>61-2-6</del> ] <u>61-2f-203;</u>
5220	(i) that part of a voter registration record identifying a voter's driver license or
5221	identification card number, Social Security number, or last four digits of the Social Security
5222	number;
5223	(j) a record that:
5224	(i) contains information about an individual;
5225	(ii) is voluntarily provided by the individual; and
5226	(iii) goes into an electronic database that:
5227	(A) is designated by and administered under the authority of the Chief Information
5228	Officer; and
5229	(B) acts as a repository of information about the individual that can be electronically
5230	retrieved and used to facilitate the individual's online interaction with a state agency;
5231	(k) information provided to the Commissioner of Insurance under:
5232	(i) Subsection 31A-23a-115(2)(a);
5233	(ii) Subsection 31A-23a-302(3); or

5234	(iii) Subsection 31A-26-210(3);
5235	(l) information obtained through a criminal background check under Title 11, Chapter
5236	40, Criminal Background Checks by Political Subdivisions Operating Water Systems;
5237	(m) information provided by an offender that is:
5238	(i) required by the registration requirements of Section 77-27-21.5; and
5239	(ii) not required to be made available to the public under Subsection 77-27-21.5(27);
5240	and
5241	(n) a statement and any supporting documentation filed with the attorney general in
5242	accordance with Section 34-45-107, if the federal law or action supporting the filing involves
5243	homeland security.
5244	(2) The following records are private if properly classified by a governmental entity:
5245	(a) records concerning a current or former employee of, or applicant for employment
5246	with a governmental entity, including performance evaluations and personal status information
5247	such as race, religion, or disabilities, but not including records that are public under Subsection
5248	63G-2-301(2)(b) or 63G-2-301(3)(o), or private under Subsection (1)(b);
5249	(b) records describing an individual's finances, except that the following are public:
5250	(i) records described in Subsection 63G-2-301(2);
5251	(ii) information provided to the governmental entity for the purpose of complying with
5252	a financial assurance requirement; or
5253	(iii) records that must be disclosed in accordance with another statute;
5254	(c) records of independent state agencies if the disclosure of those records would
5255	conflict with the fiduciary obligations of the agency;
5256	(d) other records containing data on individuals the disclosure of which constitutes a
5257	clearly unwarranted invasion of personal privacy;
5258	(e) records provided by the United States or by a government entity outside the state
5259	that are given with the requirement that the records be managed as private records, if the
5260	providing entity states in writing that the record would not be subject to public disclosure if
5261	retained by it; and
5262	(f) any portion of a record in the custody of the Division of Aging and Adult Services,
5263	created in Section 62A-3-102, that may disclose, or lead to the discovery of, the identity of a
5264	person who made a report of alleged abuse, neglect, or exploitation of a vulnerable adult.

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5265	(3) (a) As used in this Subsection (3), "medical records" means medical reports,
5266	records, statements, history, diagnosis, condition, treatment, and evaluation.
5267	(b) Medical records in the possession of the University of Utah Hospital, its clinics,
5268	doctors, or affiliated entities are not private records or controlled records under Section
5269	63G-2-304 when the records are sought:
5270	(i) in connection with any legal or administrative proceeding in which the patient's
5271	physical, mental, or emotional condition is an element of any claim or defense; or
5272	(ii) after a patient's death, in any legal or administrative proceeding in which any party
5273	relies upon the condition as an element of the claim or defense.
5274	(c) Medical records are subject to production in a legal or administrative proceeding
5275	according to state or federal statutes or rules of procedure and evidence as if the medical
5276	records were in the possession of a nongovernmental medical care provider.
5277	Section 111. Section <b>63J-1-602</b> is amended to read:
5278	63J-1-602. Nonlapsing accounts and funds.
5279	(1) The following revenue collections, appropriations from a fund or account, and
5280	appropriations to a program are nonlapsing:
5281	(a) appropriations made to the Legislature and its committees;
5282	(b) funds collected by the grain grading program, as provided in Section 4-2-2;
5283	(c) the Salinity Offset Fund created in Section 4-2-8.5;
5284	(d) the Invasive Species Mitigation Fund created in Section 4-2-8.7;
5285	(e) funds collected by pesticide dealer license registration fees, as provided in Section
5286	4-14-3;
5287	(f) funds collected by pesticide applicator business registration fees, as provided in
5288	Section 4-14-13;
5289	(g) the Rangeland Improvement Fund created in Section 4-20-2;
5290	(h) funds deposited as dedicated credits under the Insect Infestation Emergency Control
5291	Act, as provided in Section 4-35-6;
5292	(i) the Percent-for-Art Program created in Section 9-6-404;
5293	(j) the Centennial History Fund created in Section 9-8-604;
5294	(k) the Uintah Basin Revitalization Fund, as provided in Section 9-10-108;
5295	(l) the Navajo Revitalization Fund created in Section 9-11-104;

5296	(m) the LeRay McAllister Critical Land Conservation Program created in Section
5297	11-38-301;
5298	(n) the Clean Fuels and Vehicle Technology Fund created in Section 19-1-403;
5299	(o) fees deposited as dedicated credits for hazardous waste plan reviews, as provided in
5300	Section 19-6-120;
5301	(p) an appropriation made to the Division of Wildlife Resources for the appraisal and
5302	purchase of lands under the Pelican Management Act, as provided in Section 23-21a-6;
5303	(q) award monies under the Crime Reduction Assistance Program, as provided under
5304	Section 24-1-19;
5305	(r) funds collected from the emergency medical services grant program, as provided in
5306	Section 26-8a-207;
5307	(s) fees and other funding available to purchase training equipment and to administer
5308	tests and conduct quality assurance reviews, as provided in Section 26-8a-208;
5309	(t) funds collected as a result of a sanction under Section 1919 of Title XIX of the
5310	federal Social Security Act, as provided in Section 26-18-3;
5311	(u) the Utah Health Care Workforce Financial Assistance Program created in Section
5312	26-46-102;
5313	(v) monies collected from subscription fees for publications prepared or distributed by
5314	the insurance commissioner, as provided in Section 31A-2-208;
5315	(w) monies received by the Insurance Department for administering, investigating
5316	under, and enforcing the Insurance Fraud Act, as provided in Section 31A-31-108;
5317	(x) certain monies received for penalties paid under the Insurance Fraud Act, as
5318	provided in Section 31A-31-109;
5319	(y) the fund for operating the state's Federal Health Care Tax Credit Program, as
5320	provided in Section 31A-38-104;
5321	(z) certain funds in the Department of Workforce Services' program for the education,
5322	training, and transitional counseling of displaced homemakers, as provided in Section
5323	35A-3-114;
5324	(aa) the Employment Security Administration Fund created in Section 35A-4-505;
5325	(bb) the Special Administrative Expense Fund created in Section 35A-4-506;
5326	(cc) funding for a new program or agency that is designated as nonlapsing under

5327	Section 36-24-101;
5328	(dd) the Oil and Gas Conservation Account created in Section 40-6-14.5;
5329	(ee) funds available to the State Tax Commission for purchase and distribution of
5330	license plates and decals, as provided in Section 41-1a-1201;
5331	(ff) certain fees for the cost of electronic payments under the Motor Vehicle Act, as
5332	provided in Section 41-1a-1221;
5333	(gg) certain fees collected for administering and enforcing the Motor Vehicle Business
5334	Regulation Act, as provided in Section 41-3-601;
5335	(hh) certain fees for the cost of electronic payments under the Motor Vehicle Business
5336	Regulation Act, as provided in Section 41-3-604;
5337	(ii) the Off-Highway Access and Education Restricted Account created in Section
5338	41-22-19.5;
5339	(jj) certain fees for the cost of electronic payments under the Motor Vehicle Act, as
5340	provided in Section 41-22-36;
5341	(kk) monies collected under the Notaries Public Reform Act, as provided under
5342	46-1-23;
5343	(ll) certain funds associated with the Law Enforcement Operations Account, as
5344	provided in Section 51-9-411;
5345	(mm) the Public Safety Honoring Heroes Restricted Account created in Section
5346	53-1-118;
5347	(nn) funding for the Search and Rescue Financial Assistance Program, as provided in
5348	Section 53-2-107;
5349	(oo) appropriations made to the Department of Public Safety from the Department of
5350	Public Safety Restricted Account, as provided in Section 53-3-106;
5351	(pp) appropriations to the Motorcycle Rider Education Program, as provided in Section
5352	53-3-905;
5353	(qq) fees collected by the State Fire Marshal Division under the Utah Fire Prevention
5354	and Safety Act, as provided in Section 53-7-314;
5355	(rr) the DNA Specimen Restricted Account created in Section 53-10-407;
5356	(ss) the minimum school program, as provided in Section 53A-17a-105;
5357	(tt) certain funds appropriated from the Uniform School Fund to the State Board of

3338	Education for new teacher bonus and performance-based compensation plans, as provided in
5359	Section 53A-17a-148;
5360	(uu) certain funds appropriated from the Uniform School Fund to the State Board of
5361	Education for implementation of proposals to improve mathematics achievement test scores, as
5362	provided in Section 53A-17a-152;
5363	(vv) the School Building Revolving Account created in Section 53A-21-401;
5364	(ww) monies received by the State Office of Rehabilitation for the sale of certain
5365	products or services, as provided in Section 53A-24-105;
5366	(xx) the State Board of Regents, as provided in Section 53B-6-104;
5367	(yy) certain funds appropriated from the General Fund to the State Board of Regents
5368	for teacher preparation programs, as provided in Section 53B-6-104;
5369	(zz) a certain portion of monies collected for administrative costs under the School
5370	Institutional Trust Lands Management Act, as provided under Section 53C-3-202;
5371	(aaa) certain surcharges on residence and business telecommunications access lines
5372	imposed by the Public Service Commission, as provided in Section 54-8b-10;
5373	(bbb) certain fines collected by the Division of Occupational and Professional
5374	Licensing for violation of unlawful or unprofessional conduct that are used for education and
5375	enforcement purposes, as provided in Section 58-17b-505;
5376	(ccc) the Nurse Education and Enforcement Fund created in Section 58-31b-103;
5377	(ddd) funding of the controlled substance database, as provided in Section 58-37-7.7;
5378	(eee) the Certified Nurse Midwife Education and Enforcement Fund created in Section
5379	58-44a-103;
5380	(fff) funding for the building inspector's education program, as provided in Section
5381	58-56-9;
5382	(ggg) certain fines collected by the Division of Occupational and Professional
5383	Licensing for use in education and enforcement of the Security Personnel Licensing Act, as
5384	provided in Section 58-63-103;
5385	(hhh) the Professional Geologist Education and Enforcement Fund created in Section
5386	58-76-103;
5387	(iii) certain monies in the Water Resources Conservation and Development Fund, as
5388	provided in Section 59-12-103;

5389	(jjj) funds paid to the Division of Real Estate for the cost of a criminal background
5390	check for principal broker, associate broker, and sales agent licenses, as provided in Section
5391	[ <del>61-2-9</del> ] <u>61-2f-204;</u>
5392	(kkk) the Utah Housing Opportunity Restricted Account created in Section [61-2-28]
5393	<u>61-2-204;</u>
5394	(III) funds paid to the Division of Real Estate for the cost of a criminal background
5395	check for a mortgage loan license, as provided in Section 61-2c-202;
5396	(mmm) funds paid to the Division of Real Estate in relation to examination of records
5397	in an investigation, as provided in Section 61-2c-401;
5398	(nnn) certain funds donated to the Department of Human Services, as provided in
5399	Section 62A-1-111;
5400	(000) certain funds donated to the Division of Child and Family Services, as provided
5401	in Section 62A-4a-110;
5402	(ppp) the Mental Health Therapist Grant and Scholarship Program, as provided in
5403	Section 62A-13-109;
5404	(qqq) assessments for DUI violations that are forwarded to an account created by a
5405	county treasurer, as provided in Section 62A-15-503;
5406	(rrr) appropriations to the Division of Services for People with Disabilities, as provided
5407	in Section 62A-5-102;
5408	(sss) certain donations to the Division of Substance Abuse and Mental Health, as
5409	provided in Section 62A-15-103;
5410	(ttt) certain funds received by the Division of Parks and Recreation from the sale or
5411	disposal of buffalo, as provided under Section 63-11-19.2;
5412	(uuu) revenue for golf user fees at the Wasatch Mountain State Park, Palisades State
5413	Park, or Jordan River State Park, as provided under Section 63-11-19.5;
5414	(vvv) revenue for golf user fees at the Green River State Park, as provided under
5415	Section 63-11-19.6;
5416	(www) the Centennial Nonmotorized Paths and Trail Crossings Program created under
5417	Section 63-11a-503;
5418	(xxx) the Bonneville Shoreline Trail Program created under Section 63-11a-504;
5419	(yyy) the account for the Utah Geological Survey, as provided in Section 63-73-10;

5420	(zzz) the Risk Management Fund created under Section 63A-4-201;
5421	(aaaa) the Child Welfare Parental Defense Fund created in Section 63A-11-203;
5422	(bbbb) the Constitutional Defense Restricted Account created in Section 63C-4-103;
5423	(cccc) a portion of the funds appropriated to the Utah Seismic Safety Commission, as
5424	provided in Section 63C-6-104;
5425	(dddd) funding for the Medical Education Program administered by the Medical
5426	Education Council, as provided in Section 63C-8-102;
5427	(eeee) certain monies payable for commission expenses of the Pete Suazo Utah
5428	Athletic Commission, as provided under Section 63C-11-301;
5429	(ffff) funds collected for publishing the Division of Administrative Rules' publications
5430	as provided in Section 63G-3-402;
5431	(gggg) the appropriation to fund the Governor's Office of Economic Development's
5432	Enterprise Zone Act, as provided in Section 63M-1-416;
5433	(hhhh) the Tourism Marketing Performance Account, as provided in Section
5434	63M-1-1406;
5435	(iiii) certain funding for rural development provided to the Office of Rural
5436	Development in the Governor's Office of Economic Development, as provided in Section
5437	63M-1-1604;
5438	(jjjj) certain monies in the Development for Disadvantaged Rural Communities
5439	Restricted Account, as provided in Section 63M-1-2003;
5440	(kkkk) appropriations to the Utah Science Technology and Research Governing
5441	Authority, created under Section 63M-2-301, as provided under Section 63M-3-302;
5442	(IIII) certain monies in the Rural Broadband Service Fund, as provided in Section
5443	63M-1-2303;
5444	(mmmm) funds collected from monthly offender supervision fees, as provided in
5445	Section 64-13-21.2;
5446	(nnnn) funds collected by the housing of state probationary inmates or state parole
5447	inmates, as provided in Subsection 64-13e-104(2);
5448	(0000) the Sovereign Lands Management account created in Section 65A-5-1;
5449	(pppp) certain forestry and fire control funds utilized by the Division of Forestry, Fire,
5450	and State Lands, as provided in Section 65A-8-103;

5451	(qqqq) the Department of Human Resource Management user training program, as
5452	provided in Section 67-19-6;
5453	(rrrr) funds for the University of Utah Poison Control Center program, as provided in
5454	Section 69-2-5.5;
5455	(ssss) appropriations to the Transportation Corridor Preservation Revolving Loan
5456	Fund, as provided in Section 72-2-117;
5457	(tttt) appropriations to the Local Transportation Corridor Preservation Fund, as
5458	provided in Section 72-2-117.5;
5459	(uuuu) appropriations to the Tollway Restricted Special Revenue Fund, as provided in
5460	Section 77-2-120;
5461	(vvvv) appropriations to the Aeronautics Construction Revolving Loan Fund, as
5462	provided in Section 77-2-122;
5463	(wwww) appropriations to the State Park Access Highways Improvement Program, as
5464	provided in Section 72-3-207;
5465	(xxxx) the Traffic Noise Abatement Program created in Section 72-6-112;
5466	(yyyy) certain funds received by the Office of the State Engineer for well drilling fines
5467	or bonds, as provided in Section 73-3-25;
5468	(zzzz) certain monies appropriated to increase the carrying capacity of the Jordan River
5469	that are transferred to the Division of Parks and Recreation, as provided in Section 73-10e-1;
5470	(aaaaa) certain fees for the cost of electronic payments under the State Boating Act, as
5471	provided in Section 73-18-25;
5472	(bbbbb) certain monies appropriated from the Water Resources Conservation and
5473	Development Fund, as provided in Section 73-23-2;
5474	(ccccc) the Lake Powell Pipeline Project Operation and Maintenance Fund created in
5475	Section 73-28-404;
5476	(ddddd) certain funds in the Water Development and Flood Mitigation Reserve
5477	Account, as provided in Section 73-103-1;
5478	(eeeee) certain funds appropriated for compensation for special prosecutors, as
5479	provided in Section 77-10a-19;
5480	(fffff) the Indigent Aggravated Murder Defense Trust Fund created in Section
5481	77-32-601;

5482	(ggggg) the Indigent Felony Defense Trust Fund created in Section 77-32-701;
5483	(hhhhh) funds donated or paid to a juvenile court by private sources, as provided in
5484	Subsection 78A-6-203(1)(c);
5485	(iiiii) a state rehabilitative employment program, as provided in Section 78A-6-210;
5486	and
5487	(jjjjj) fees from the issuance and renewal of licenses for certified court interpreters, as
5488	provided in Section 78B-1-146.
5489	(2) No revenue collection, appropriation from a fund or account, or appropriation to a
5490	program may be treated as nonlapsing unless:
5491	(a) it is expressly referenced by this section;
5492	(b) it is designated in a condition of appropriation in the appropriations bill; or
5493	(c) nonlapsing authority is granted under Section 63J-1-603.
5494	(3) Each legislative appropriations subcommittee shall review the accounts and funds
5495	that have been granted nonlapsing authority under this section or Section 63J-1-603.
5496	Section 112. Section <b>70D-3-102</b> is amended to read:
5497	70D-3-102. Definitions.
5498	As used in this chapter:
5499	(1) "Administrative or clerical tasks" means:
5500	(a) the receipt, collection, and distribution of information common for the process or
5501	underwriting of a loan in the mortgage industry; and
5502	(b) a communication with a consumer to obtain information necessary for the
5503	processing or underwriting of a residential mortgage loan.
5504	(2) "Affiliate" shall be defined by the commissioner by rule made in accordance with
5505	Title 63G, Chapter 3, Utah Administrative Rulemaking Act.
5506	(3) "Applicant" means an individual applying for a license under this chapter.
5507	(4) "Approved examination provider" means a person approved by the nationwide
5508	database as an approved test provider.
5509	(5) "Business as a loan originator" means for compensation or in the expectation of
5510	compensation to engage in an act that makes an individual a loan originator.
5511	(6) "Clerical or support duties" includes after the receipt of an application for a
5512	residential mortgage loan:

5513	(a) the receipt, collection, distribution, and analysis of information common for the
5514	processing or underwriting of a residential mortgage loan; and
5515	(b) communicating with a consumer to obtain the information necessary for the
5516	processing or underwriting of the residential mortgage loan, to the extent that the
5517	communication does not include:
5518	(i) offering or negotiating a residential mortgage loan rate or term; or
5519	(ii) counseling a consumer about a residential mortgage loan rate or term.
5520	(7) "Compensation" means anything of economic value that is paid, loaned, granted,
5521	given, donated, or transferred to an individual or entity for or in consideration of:
5522	(a) services;
5523	(b) personal or real property; or
5524	(c) another thing of value.
5525	(8) "Continuing education" means education taken by an individual licensed under this
5526	chapter in order to meet the education requirements imposed by Section 70D-3-303 to renew a
5527	license under this chapter.
5528	(9) "Covered subsidiary" means a subsidiary that is:
5529	(a) owned and controlled by a depository institution; and
5530	(b) regulated by a federal banking agency.
5531	(10) "Federal banking agency" means:
5532	(a) the Board of Governors of the Federal Reserve System;
5533	(b) the Comptroller of the Currency;
5534	(c) the Director of the Office of Thrift Supervision;
5535	(d) the National Credit Union Administration; or
5536	(e) the Federal Deposit Insurance Corporation.
5537	(11) "Licensee" means an individual licensed under this chapter.
5538	(12) (a) Except as provided in Subsection (12)(b), "loan originator" means an
5539	individual who for compensation or in the expectation of compensation:
5540	(i) takes a residential mortgage loan application; or
5541	(ii) offers or negotiates a term of a residential mortgage loan.
5542	(b) "Loan originator" does not include:
5543	(i) an individual who is engaged solely as a loan processor or underwriter;

5544	(ii) unless compensated by a lender, broker, other loan originator, or an agent of a
5545	lender, broker, or other loan originator, a person who:
5546	(A) only performs real estate brokerage activities; and
5547	(B) is licensed under Title 61, Chapter [2, Division of Real Estate] 2f, Real Estate
5548	Licensing and Practices Act;
5549	(iii) a person who is solely involved in extension of credit relating to a timeshare plan,
5550	as defined in 11 U.S.C. Sec. 101(53D); or
5551	(iv) an attorney licensed to practice law in this state who, in the course of the attorney's
5552	practice as an attorney, assists a person in obtaining a residential mortgage loan.
5553	(13) "Loan processor or underwriter" means an individual who as an employee
5554	performs clerical or support duties:
5555	(a) at the direction of and subject to the supervision and instruction of:
5556	(i) a licensee; or
5557	(ii) a registered loan originator; and
5558	(b) as an employee of:
5559	(i) the licensee; or
5560	(ii) a registered loan originator.
5561	(14) "Nationwide database" means the Nationwide Mortgage Licensing System and
5562	Registry, authorized under Secure and Fair Enforcement for Mortgage Licensing, 12 U.S.C.
5563	Sec. 5101, et seq.
5564	(15) "Nontraditional mortgage product" means a mortgage product other than a 30-year
5565	fixed rate mortgage.
5566	(16) "Owned and controlled by a depository institution" may be defined by rule made
5567	by the commissioner in accordance with Title 63G, Chapter 3, Utah Administrative
5568	Rulemaking Act.
5569	(17) "Prelicensing education" means education taken by an individual seeking to be
5570	licensed under this chapter in order to meet the education requirements imposed by Section
5571	70D-3-301 for an individual to obtain a license under this chapter.
5572	(18) "Registered loan originator" means an individual who:
5573	(a) engages in an act as a loan originator only as an employee of:
5574	(i) a depository institution;

3313	(ii) a covered subsidiary; or
5576	(iii) an institution regulated by the Farm Credit Administration; and
5577	(b) is registered with, and maintains a unique identifier through, the nationwide
5578	database.
5579	(19) (a) Subject to Subsection (19)(b), "residential mortgage loan" means:
5580	(i) a mortgage loan; or
5581	(ii) a loan that is:
5582	(A) secured by a mortgage; and
5583	(B) subject to Title 70C, Utah Consumer Credit Code.
5584	(b) A loan described in Subsection (19)(a) is a "residential mortgage loan" only if the
5585	mortgage securing the loan is on:
5586	(i) a dwelling located in the state; or
5587	(ii) real property located in the state, upon which is constructed or intended to be
5588	constructed a dwelling.
5589	(20) "Unique identifier" is as defined in 12 U.S.C. Sec. 5102.
5590	Section 113. Section <b>72-5-116</b> is amended to read:
5591	72-5-116. Exemption from state licensure.
5592	In accordance with Section [61-2-3] 61-2f-202, an employee or authorized agent
5593	working under the oversight of the department when engaging in an act on behalf of the
5594	department related to one or more of the following is exempt from licensure under Title 61,
5595	Chapter [2, Division of Real Estate] 2f, Real Estate Licensing and Practices Act:
5596	(1) acquiring real [property] estate pursuant to Section 72-5-103;
5597	(2) disposing of real [property] estate pursuant to Section 72-5-111;
5598	(3) providing services that constitute property management, as defined in Section
5599	[ <del>61-2-2</del> ] <u>61-2f-102</u> ; or
5600	(4) leasing of real [property] estate.
5601	Section 114. Repealer.
5602	This bill repeals:
5603	Section 61-2-4, One act for compensation qualifies person as broker or sales agent.
5604	Section 61-2b-11, Curriculum to be determined by board.
5605	Section 61-2b-16, Certification and licensing examinations.

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5606	Section 61-2c-207, Reciprocal licensure.
5607	Section 61-2c-208, Activation and inactivation of license.
5608	Section 115. Coordinating H.B. 275 with H.B. 53 Technical amendments.
5609	If this H.B. 275 and H.B. 53, Foreclosure Rescue and Loan Modification Amendments,
5610	both pass, it is the intent of the Legislature that the Office of Legislative Research and General
5611	Counsel in preparing the Utah Code database for publication:
5612	(1) modify Subsection 61-2c-102(1)(y) as amended in this bill to read as follows:
5613	"[ $(v)$ ] $(y)$ (i) Except as provided in Subsection (1)[ $(v)$ ] $(y)$ (ii), " $(v)$ 1 loan
5614	originator" means an individual who for compensation or in expectation of compensation:
5615	(A) (I) takes a residential mortgage loan application; or
5616	[(B)] (II) offers or negotiates terms of a residential mortgage loan[:] for the purpose of:
5617	(Aa) a purchase;
5618	(Bb) a refinance;
5619	(Cc) a loan modification assistance; or
5620	(Dd) a foreclosure rescue; and
5621	(B) is licensed as a mortgage loan originator in accordance with this chapter."; and
5622	(2) treat the amendments in this bill to Subsections 61-2f-102(1) and (14) as
5623	superseding the amendments in H.B. 53 to the corresponding subsections, except that the
5624	Office of Legislative Research and General Counsel shall correct the internal subsection cites
5625	in Section 61-2f-102 accordingly.

#### H.B. 275 1st Sub. (Buff) - Division of Real Estate Amendments

#### **Fiscal Note**

2010 General Session State of Utah

#### **State Impact**

Enactment of this bill will not require additional appropriations.

#### Individual, Business and/or Local Impact

Enactment of this bill likely will not result in direct, measurable costs and/or benefits for individuals, businesses, or local governments.

2/17/2010, 10:15:33 AM, Lead Analyst: Pratt, S./Attny: PO

Office of the Legislative Fiscal Analyst