1	A bill to be entitled
2	An act relating to real estate brokers and
3	salespersons; amending s. 475.25, F.S.;
4	providing an exception to a requirement that a
5	licensee notify the Florida Real Estate
б	Commission of certain doubts or conflicting
7	demands with respect to a transaction when the
8	buyer of a residential condominium unit
9	delivers written notice of intent to cancel the
10	contract for sale and purchase; permitting the
11	return of certain escrowed property; clarifying
12	that the giving of a broker price opinion is
13	not the practice of appraising; amending s.
14	475.278, F.S.; providing requirements for
15	disclosure to persons with whom the broker or
16	salesperson has no brokerage relationship;
17	providing that disclosure requirements do not
18	apply in certain circumstances; amending s.
19	475.612, F.S.; clarifying that the giving of a
20	broker price opinion is not the practice of
21	appraising; providing an effective date.
22	
23	Be It Enacted by the Legislature of the State of Florida:
24	
25	Section 1. Paragraphs (d) and (t) of subsection (1) of
26	section 475.25, Florida Statutes, are amended to read:
27	475.25 Discipline
28	(1) The commission may deny an application for
29	licensure, registration, or permit, or renewal thereof; may
30	place a licensee, registrant, or permittee on probation; may
31	suspend a license, registration, or permit for a period not
	1
COD	ING: Words stricken are deletions; words <u>underlined</u> are additions.

exceeding 10 years; may revoke a license, registration, or 1 permit; may impose an administrative fine not to exceed \$1,000 2 3 for each count or separate offense; and may issue a reprimand, 4 and any or all of the foregoing, if it finds that the 5 licensee, registrant, permittee, or applicant: 6 (d)1. Has failed to account or deliver to any person, 7 including a licensee under this chapter, at the time which has been agreed upon or is required by law or, in the absence of a 8 9 fixed time, upon demand of the person entitled to such 10 accounting and delivery, any personal property such as money, fund, deposit, check, draft, abstract of title, mortgage, 11 12 conveyance, lease, or other document or thing of value, 13 including a share of a real estate commission if a civil 14 judgment relating to the practice of the licensee's profession 15 has been obtained against the licensee and said judgment has not been satisfied in accordance with the terms of the 16 17 judgment within a reasonable time, or any secret or illegal profit, or any divisible share or portion thereof, which has 18 19 come into the licensee's hands and which is not the licensee's property or which the licensee is not in law or equity 20 entitled to retain under the circumstances. However, if the 21 licensee, in good faith, entertains doubt as to what person is 22 23 entitled to the accounting and delivery of the escrowed property, or if conflicting demands have been made upon the 24 licensee for the escrowed property, which property she or he 25 26 still maintains in her or his escrow or trust account, the 27 licensee shall promptly notify the commission of such doubts or conflicting demands and shall promptly: 28 29 Request that the commission issue an escrow a. disbursement order determining who is entitled to the escrowed 30 31 property;

CODING:Words stricken are deletions; words underlined are additions.

First Engrossed (ntc)

b. With the consent of all parties, submit the matter 1 2 to arbitration; 3 c. By interpleader or otherwise, seek adjudication of 4 the matter by a court; or 5 With the written consent of all parties, submit the d. 6 matter to mediation. The department may conduct mediation or 7 may contract with public or private entities for mediation 8 services. However, the mediation process must be successfully 9 completed within 90 days following the last demand or the 10 licensee shall promptly employ one of the other escape procedures contained in this section. Payment for mediation 11 12 will be as agreed to in writing by the parties. The 13 department may adopt rules to implement this section. 14 15 If the licensee promptly employs one of the escape procedures 16 contained herein, and if she or he abides by the order or 17 judgment resulting therefrom, no administrative complaint may be filed against the licensee for failure to account for, 18 19 deliver, or maintain the escrowed property. If the buyer of a 20 residential condominium unit delivers to a licensee written 21 notice of the buyer's intent to cancel the contract for sale and purchase, as authorized by s. 718.503, the licensee may 22 return the escrowed property to the purchaser without 23 notifying the commission or initiating any of the procedures 24 25 listed in sub-subparagraphs a.-d. 26 Has failed to deposit money in an escrow account 2. 27 when the licensee is the purchaser of real estate under a 28 contract where the contract requires the purchaser to place 29 deposit money in an escrow account to be applied to the purchase price if the sale is consummated. 30 31 3 CODING: Words stricken are deletions; words underlined are additions.

1	(t) Has violated any standard for the development or
2	communication of a real estate appraisal or other provision of
3	the Uniform Standards of Professional Appraisal Practice, as
4	defined in s. 475.611, as approved and adopted by the
5	Appraisal Standards Board of the Appraisal Foundation, as
6	defined in s. 475.611. This paragraph does not apply to a real
7	estate broker or salesperson who, in the ordinary course of
8	business, performs a comparative market analysis <u>, gives a</u>
9	broker price opinion, or gives an opinion of value of real
10	estate. However, in no event may this comparative market
11	analysis, broker price opinion, or opinion of value of real
12	estate be referred to as an appraisal, as defined in s.
13	475.611.
14	Section 2. Section 475.278, Florida Statutes, is
15	amended to read:
16	475.278 Authorized brokerage relationships; required
17	disclosures
18	(1) AUTHORIZED BROKERAGE RELATIONSHIPSA real estate
19	licensee in this state may enter into a brokerage relationship
20	as either a single agent or as a transaction broker with
21	potential buyers and sellers. A real estate licensee may not
22	operate as a disclosed or nondisclosed dual agent. As used in
23	this section, the term "dual agent" means a broker who
24	represents as a fiduciary both the prospective buyer and the
25	prospective seller in a real estate transaction. Once a
26	brokerage relationship is established, this part does not
27	prevent a licensee from changing from one brokerage
28	relationship to the other as long as the buyer or the seller,
29	or both, gives consent as required by subparagraph (3)(c)2.
30	before the change and the appropriate disclosure of duties as
31	provided in this part is made to the buyer or seller. This
	<i>x</i>
	4

CODING:Words stricken are deletions; words <u>underlined</u> are additions.

part does not require a customer to enter into a brokerage 1 relationship with any real estate licensee. 2 3 TRANSACTION BROKER RELATIONSHIP. --(2) 4 (a) Transaction broker - duties of limited 5 representation.--A transaction broker provides a limited form 6 of representation to a buyer, a seller, or both in a real 7 estate transaction but does not represent either in a 8 fiduciary capacity or as a single agent. The duties of the 9 real estate licensee in this limited form of representation include the following: 10 1. Dealing honestly and fairly; 11 12 2. Accounting for all funds; 13 3. Using skill, care, and diligence in the transaction; 14 15 4. Disclosing all known facts that materially affect 16 the value of residential real property and are not readily 17 observable to the buyer; 18 5. Presenting all offers and counteroffers in a timely 19 manner, unless a party has previously directed the licensee otherwise in writing; 20 21 6. Limited confidentiality, unless waived in writing 22 by a party. This limited confidentiality will prevent 23 disclosure that the seller will accept a price less than the asking or listed price, that the buyer will pay a price 24 greater than the price submitted in a written offer, of the 25 26 motivation of any party for selling or buying property, that a 27 seller or buyer will agree to financing terms other than those offered, or of any other information requested by a party to 28 remain confidential; and 29 7. Any additional duties that are mutually agreed to 30 with a party. 31 5

CODING: Words stricken are deletions; words underlined are additions.

1	(b) Disclosure requirementsDuties of a transaction
2	broker must be fully described and disclosed in writing to a
3	buyer or seller either as a separate and distinct disclosure
4	document or included as part of another document such as a
5	listing agreement or agreement for representation. The
6	disclosure must be made before, or at the time of, entering
7	into a listing agreement or an agreement for representation or
8	before the showing of property, whichever occurs first. When
9	incorporated into other documents, the required notice must be
10	of the same size type, or larger, as other provisions of the
11	document and must be conspicuous in its placement so as to
12	advise customers of the duties of limited representation,
13	except that the first sentence of the information identified
14	in paragraph (c) must be printed in uppercase and bold type.
15	(c) Contents of disclosureThe required notice given
16	under paragraph (b) must include the following information in
17	the following form:
18	
19	IMPORTANT NOTICE
20	
21	FLORIDA LAW REQUIRES THAT REAL ESTATE LICENSEES PROVIDE THIS
22	NOTICE TO ALL POTENTIAL SELLERS AND BUYERS OF REAL ESTATE.
23	
24	You should not assume that any real estate broker or
25	salesperson represents you unless you agree to engage a real
26	estate licensee in an authorized brokerage relationship,
27	either as a single agent or as a transaction broker. You are
28	advised not to disclose any information you want to be held in
29	confidence until you make a decision on representation.
30	
31	TRANSACTION BROKER NOTICE
	INANSACIION BROKER NOTICE
	6

1 2 FLORIDA LAW REQUIRES THAT REAL ESTATE LICENSEES OPERATING AS 3 TRANSACTION BROKERS DISCLOSE TO BUYERS AND SELLERS THEIR ROLE 4 AND DUTIES IN PROVIDING A LIMITED FORM OF REPRESENTATION. 5 б As a transaction broker, (insert name of Real 7 Estate Firm and its Associates), provides to you a limited form of representation that includes the following duties: 8 9 1. Dealing honestly and fairly; 2. Accounting for all funds; 10 3. Using skill, care, and diligence in the 11 12 transaction; 13 4. Disclosing all known facts that materially affect 14 the value of residential real property and are not readily 15 observable to the buyer; Presenting all offers and counteroffers in a timely 16 5. 17 manner, unless a party has previously directed the licensee 18 otherwise in writing; 19 6. Limited confidentiality, unless waived in writing by a party. This limited confidentiality will prevent 20 disclosure that the seller will accept a price less than the 21 asking or listed price, that the buyer will pay a price 22 23 greater than the price submitted in a written offer, of the motivation of any party for selling or buying property, that a 24 seller or buyer will agree to financing terms other than those 25 26 offered, or of any other information requested by a party to remain confidential; and 27 7. Any additional duties that are entered into by this 28 29 or by separate written agreement. 30 31 7 CODING: Words stricken are deletions; words underlined are additions.

Limited representation means that a buyer or seller is not 1 2 responsible for the acts of the licensee. Additionally, 3 parties are giving up their rights to the undivided loyalty of 4 the licensee. This aspect of limited representation allows a 5 licensee to facilitate a real estate transaction by assisting 6 both the buyer and the seller, but a licensee will not work to 7 represent one party to the detriment of the other party when 8 acting as a transaction broker to both parties. 9 10 11 Date Signature 12 13 14 Signature 15 16 (3) SINGLE AGENT RELATIONSHIP.--17 (a) Single agent - duties.--The duties of a real 18 estate licensee owed to a buyer or seller who engages the real 19 estate licensee as a single agent include the following: 1. Dealing honestly and fairly; 20 21 2. Loyalty; 3. Confidentiality; 22 4. Obedience; 23 5. Full disclosure; 24 6. Accounting for all funds; 25 26 7. Skill, care, and diligence in the transaction; 27 8. Presenting all offers and counteroffers in a timely 28 manner, unless a party has previously directed the licensee 29 otherwise in writing; and 30 31 8 CODING: Words stricken are deletions; words underlined are additions. 9. Disclosing all known facts that materially affect
the value of residential real property and are not readily
observable.

4

(b) Disclosure requirements.--

5 Single agent disclosure. -- Duties of a single agent 1. 6 must be fully described and disclosed in writing to a buyer or 7 seller either as a separate and distinct disclosure document 8 or included as part of another document such as a listing 9 agreement or other agreement for representation. The disclosure must be made before, or at the time of, entering 10 into a listing agreement or an agreement for representation or 11 12 before the showing of property, whichever occurs first. When incorporated into other documents, the required notice must be 13 14 of the same size type, or larger, as other provisions of the 15 document and must be conspicuous in its placement so as to advise customers of the duties of a single agent, except that 16 17 the first sentence of the information identified in paragraph (c) must be printed in uppercase and bold type. 18

19 2 Transition to transaction broker disclosure.--A single agent relationship may be changed to a transaction 20 broker relationship at any time during the relationship 21 between an agent and principal, provided the agent gives the 22 23 disclosure required under paragraph (2)(b) and the principal gives to the agent consent as required under subparagraph 24 (c)2. before a change in relationship. This disclosure must be 25 26 in writing to the principal either as a separate and distinct 27 document or included as part of other documents such as a listing agreement or other agreements for representation. When 28 29 incorporated into other documents, the required notice must be of the same size type, or larger, as other provisions of the 30 document and must be conspicuous in its placement so as to 31

9

CODING:Words stricken are deletions; words underlined are additions.

advise customers of the duties of limited representation, 1 2 except that the first sentence of the information identified 3 in subparagraph (c)2. must be printed in uppercase and bold 4 type. 5 (c) Contents of disclosure.--6 1. Single agent duties disclosure. -- The notice 7 required under subparagraph (b)1. must include the following 8 information in the following form: 9 IMPORTANT NOTICE 10 11 12 FLORIDA LAW REQUIRES THAT REAL ESTATE LICENSEES PROVIDE THIS 13 NOTICE TO ALL POTENTIAL SELLERS AND BUYERS OF REAL ESTATE. 14 15 You should not assume that any real estate broker or 16 salesperson represents you unless you agree to engage a real 17 estate licensee in an authorized brokerage relationship, either as a single agent or as a transaction broker. You are 18 19 advised not to disclose any information you want to be held in confidence until you make a decision on representation. 20 21 22 SINGLE AGENT NOTICE 23 24 FLORIDA LAW REQUIRES THAT REAL ESTATE LICENSEES OPERATING AS 25 SINGLE AGENTS DISCLOSE TO BUYERS AND SELLERS THEIR DUTIES. 26 27 As a single agent, (insert name of 28 Real Estate Entity and its Associates) owe to you the 29 following duties: 30 1. Dealing honestly and fairly; 2. Loyalty; 31 10 CODING: Words stricken are deletions; words underlined are additions.

3. Confidentiality; 1 2 4. Obedience; 5. Full disclosure; 3 4 6. Accounting for all funds; 5 7. Skill, care, and diligence in the transaction; 6 8. Presenting all offers and counteroffers in a timely 7 manner, unless a party has previously directed the licensee 8 otherwise in writing; and 9 9. Disclosing all known facts that materially affect the value of residential real property and are not readily 10 11 observable. 12 13 14 15 Date Signature 16 17 2. Transition disclosure. -- The notice required under 18 subparagraph (b)2. must include the following information in 19 the following form as well as the information required in 20 paragraph (2)(c): 21 22 CONSENT TO TRANSITION TO 23 TRANSACTION BROKER 24 25 FLORIDA LAW ALLOWS REAL ESTATE LICENSEES WHO REPRESENT A BUYER 26 OR SELLER AS A SINGLE AGENT TO CHANGE FROM A SINGLE AGENT RELATIONSHIP TO A TRANSACTION BROKERAGE RELATIONSHIP IN ORDER 27 28 FOR THE LICENSEE TO ASSIST BOTH PARTIES IN A REAL ESTATE 29 TRANSACTION BY PROVIDING A LIMITED FORM OF REPRESENTATION TO BOTH THE BUYER AND THE SELLER. THIS CHANGE IN RELATIONSHIP 30 CANNOT OCCUR WITHOUT YOUR PRIOR WRITTEN CONSENT. 31 11 CODING: Words stricken are deletions; words underlined are additions.

1 2I agree that my agent may assume the role and duties 3 of a transaction broker. [must be initialed or signed] 4 5 (4) NO BROKERAGE RELATIONSHIP- DUTIES.--6 (a) No brokerage relationship-duties.--A real estate 7 licensee owes to a potential seller or buyer customer with 8 whom the licensee has no brokerage relationship the following 9 duties: 10 1.(a) Dealing honestly and fairly; 2.(b) Disclosing all known facts that materially 11 12 affect the value of the residential real property which are 13 not readily observable to the buyer; and 14 3.(c) Accounting for all funds entrusted to the 15 licensee. 16 (b) Disclosure requirements.--Duties of a licensee who 17 has no brokerage relationship with a buyer or seller must be fully described and disclosed in writing to the buyer or 18 19 seller. The disclosure must be made before the showing of 20 property. When incorporated into other documents, the required notice must be of the same size type, or larger, as other 21 provisions of the document and must be conspicuous in its 22 23 placement so as to advise customers of the duties of a 24 licensee that has no brokerage relationship with a buyer or seller, except that the first sentence of the information 25 26 identified in paragraph (c) must be printed in uppercase bold 27 type. (c) Contents of disclosure. -- The notice required under 28 29 paragraph (b) must include the following information in the 30 following form: 31 IMPORTANT NOTICE 12

CODING: Words stricken are deletions; words underlined are additions.

1 2 FLORIDA LAW REQUIRES THAT REAL ESTATE LICENSEES PROVIDE THIS 3 NOTICE TO POTENTIAL SELLERS AND BUYERS OF REAL ESTATE. 4 You should not assume that any real estate broker or 5 6 salesperson represents you unless you agree to engage a real 7 estate licensee in an authorized brokerage relationship, 8 either as a single agent or as a transaction broker. You are 9 advised not to disclose any information you want to be held in confidence until you decide on representation. 10 11 12 NO BROKERAGE RELATIONSHIP NOTICE 13 14 FLORIDA LAW REQUIRES THAT REAL ESTATE LICENSEES WHO 15 HAVE NO BROKERAGE RELATIONSHIP WITH A POTENTIAL SELLER OR 16 BUYER DISCLOSE THEIR DUTIES TO SELLERS AND BUYERS. 17 18 As a real estate licensee who has no brokerage 19 relationship with you,(insert name of Real Estate 20 Entity and its Associates).... owe to you the following 21 duties: 22 1. Dealing honestly and fairly; 23 2. Disclosing all known facts that materially affect the value of residential real property which are not readily 24 25 observable to the buyer. 26 3. Accounting for all funds entrusted to the licensee. 27(Signature).... 28(Date).... 29 (5) APPLICABILITY.--(a) Residential sales.--The real estate licensee 30 disclosure requirements of this section apply to all 31 13 CODING: Words stricken are deletions; words underlined are additions.

1	residential sales. As used in this subsection, the term
2	"residential sale" means the sale of improved residential
3	property of four units or fewer, the sale of unimproved
4	residential property intended for use of four units or fewer,
5	or the sale of agricultural property of 10 acres or fewer.
6	(b) Disclosure limitations
7	1. The real estate disclosure requirements of this
8	section do not apply when a licensee knows that the potential
9	seller or buyer is represented by a single agent or a
10	transaction broker; or when an owner is selling new
11	residential units built by the owner and the circumstances or
12	setting should reasonably inform the potential buyer that the
13	owner's employee or single agent is acting on behalf of the
14	owner, whether because of the location of the sales office or
15	because of office signage or placards or identification badges
16	worn by the owner's employee or single agent.
17	2. The real estate licensee disclosure requirements of
18	this section do not apply to: nonresidential transactions; the
19	rental or leasing of real property, unless an option to
20	purchase all or a portion of the property improved with four
21	or fewer residential units is given; <u>a bona fide "open house"</u>
22	or model home showing that does not involve eliciting
23	confidential information, the execution of a contractual offer
24	or an agreement for representation, or negotiations concerning
25	price, terms, or conditions of a potential sale; unanticipated
26	casual conversations between a licensee and a seller or buyer
27	which do not involve eliciting confidential information, the
28	execution of a contractual offer or agreement for
29	representation, or negotiations concerning price, terms, or
30	conditions of a potential sale; responding to general factual
31	questions from a potential buyer or seller concerning
	14

CODING:Words stricken are deletions; words <u>underlined</u> are additions.

properties that have been advertised for sale; situations in 1 2 which a licensee's communications with a potential buyer or 3 seller are limited to providing general factual information, 4 oral or written, about the qualifications, background, and 5 services of the licensee or the licensee's brokerage firm; 6 auctions; appraisals; and dispositions of any interest in 7 business enterprises or business opportunities, except for property with four or fewer residential units. 8 Section 3. Subsection (3) of section 475.612, Florida 9 Statutes, is amended to read: 10 475.612 Certification, licensure, or registration 11 12 required.--(3) This section does not apply to a real estate 13 14 broker or salesperson who, in the ordinary course of business, 15 performs a comparative market analysis, gives a broker price opinion, and/or gives an opinion of the value of real estate. 16 17 However, in no event may this comparative market analysis, broker price opinion, or opinion of value of real estate be 18 19 referred to or construed as an appraisal. 20 Section 4. This act shall take effect July 1, 2000. 21 22 23 24 25 26 27 28 29 30 31 15 CODING: Words stricken are deletions; words underlined are additions.