By Senator Fasano

	11-01438-10 20101552
1	A bill to be entitled
2	An act relating to the regulation of real estate
3	appraisers and appraisal management companies;
4	amending s. 475.611, F.S.; providing definitions;
5	amending s. 475.614, F.S.; requiring the Florida Real
6	Estate Appraisal Board to adopt certain rules;
7	amending s. 475.6147, F.S.; requiring application,
8	registration, and renewal fees for appraisal
9	management companies; creating s. 475.6235, F.S.;
10	requiring appraisal management companies to register
11	with the Department of Business and Professional
12	Regulation; providing exemptions; specifying
13	application requirements and procedures; requiring the
14	fingerprinting and criminal history records checks of,
15	and providing qualifications for, certain persons who
16	control appraisal management companies; requiring
17	nonresident appraisal management companies to consent
18	to commencement of actions in this state; requiring
19	the department to adopt rules relating to the renewal
20	of registrations; amending s. 475.624, F.S.;
21	establishing additional acts for which appraisers are
22	subject to disciplinary action; providing for the
23	discipline of appraisal management companies by the
24	board; amending s. 475.626, F.S.; providing penalties;
25	conforming provisions to changes made by the act;
26	amending s. 475.629, F.S.; revising requirements for
27	the retention of appraisal records; requiring
28	appraisal management companies to follow such
29	requirements; providing an effective date.

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31	Be It Enacted by the Legislature of the State of Florida:
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33	Section 1. Subsection (1) of section 475.611, Florida
34	Statutes, is amended to read:
35	475.611 Definitions
36	(1) As used in this part, the term:
37	(a) "Appraisal" or "appraisal services" means the services
38	provided by certified or licensed appraisers or registered
39	trainee appraisers, and includes:
40	1. "Appraisal assignment" denotes an engagement for which a
41	person is employed or retained to act, or could be perceived by
42	third parties or the public as acting, as an agent or a
43	disinterested third party in rendering an unbiased analysis,
44	opinion, review, or conclusion relating to the nature, quality,
45	value, or utility of specified interests in, or aspects of,
46	identified real property.
47	2. "Analysis assignment" denotes appraisal services that
48	relate to the employer's or client's individual needs or
49	investment objectives and includes specialized marketing,
50	financing, and feasibility studies as well as analyses,
51	opinions, and conclusions given in connection with activities
52	such as real estate brokerage, mortgage banking, real estate
53	counseling, or real estate consulting.
54	3. "Appraisal review assignment" denotes an engagement for
55	which an appraiser is employed or retained to develop and
56	communicate an opinion about the quality of another appraiser's
57	appraisal, appraisal report, or work. An appraisal review may or
58	may not contain the reviewing appraiser's opinion of value.

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

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59	(b) "Appraisal Foundation" or "foundation" means the
60	Appraisal Foundation established on November 20, 1987, as a not-
61	for-profit corporation under the laws of Illinois.
62	(c) "Appraisal management company" means a person who
63	performs appraisal management services.
64	(d) "Appraisal management services" means the coordination
65	or management of appraisal services for compensation by:
66	1. Employing, contracting with, or otherwise retaining one
67	or more appraisers to perform appraisal services for a client;
68	or
69	2. Acting as a broker or intermediary between a client and
70	one or more appraisers to facilitate the client's employing,
71	contracting with, or otherwise retaining the appraisers.
72	<u>(e)</u> "Appraisal report" means any communication, written
73	or oral, of an appraisal, appraisal review, appraisal consulting
74	service, analysis, opinion, or conclusion relating to the
75	nature, quality, value, or utility of a specified interest in,
76	or aspect of, identified real property, and includes any report
77	communicating an appraisal analysis, opinion, or conclusion of
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80	written.
81	(f) (d) "Appraisal review" means the act or process of
82	developing and communicating an opinion about the quality of
83	another appraiser's appraisal, appraisal report, or work.
84	(g) (e) "Appraisal subcommittee" means the designees of the
85	heads of the federal financial institutions regulatory agencies
86	established by the Federal Financial Institutions Examination
87	Council Act of 1978 (12 U.S.C. ss. 3301 et seq.), as amended.

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88	<u>(h)</u> "Appraiser" means any person who is a registered
89	trainee real estate appraiser, <u>a</u> licensed real estate appraiser,
90	or a certified real estate appraiser. An appraiser renders a
91	professional service and is a professional within the meaning of
92	s. 95.11(4)(a).
93	(i) "Appraiser panel" means a group of appraisers selected
94	by an appraisal management company to perform appraisal services
95	for clients on behalf of the company.
96	<u>(j)(g) "Board" means the Florida Real Estate Appraisal</u>
97	Board established under this section.
98	<u>(k) (h)</u> "Certified general appraiser" means a person who is
99	certified by the department as qualified to issue appraisal
100	reports for any type of real property.
101	<u>(l)(i)</u> "Certified residential appraiser" means a person who
102	is certified by the department as qualified to issue appraisal
103	reports for residential real property of one to four residential
104	units, without regard to transaction value or complexity, or
105	real property as may be authorized by federal regulation.
106	(m) "Client" means a person who contracts with an appraiser
107	or appraisal management company for the performance of appraisal
108	services.
109	<u>(n)</u> "Department" means the Department of Business and
110	Professional Regulation.
111	<u>(o)</u> "Direct supervision" means the degree of supervision
112	required of a supervisory appraiser overseeing the work of a
113	registered trainee appraiser by which the supervisory appraiser
114	has control over and detailed professional knowledge of the work
115	being done. Direct supervision is achieved when a registered
116	trainee appraiser has regular direction, guidance, and support

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117 from a supervisory appraiser who has the competencies as 118 determined by rule of the board.

(p) (1) "Federally related transaction" means any real estate-related financial transaction which a federal financial institutions regulatory agency or the Resolution Trust Corporation engages in, contracts for, or regulates, and which requires the services of a state-licensed or state-certified appraiser.

125 <u>(q) (m)</u> "Licensed appraiser" means a person who is licensed 126 by the department as qualified to issue appraisal reports for 127 residential real property of one to four residential units or on 128 such real estate or real property as may be authorized by 129 federal regulation. After July 1, 2003, the department shall not 130 issue licenses for the category of licensed appraiser.

131 <u>(r) (n)</u> "Registered trainee appraiser" means a person who is 132 registered with the department as qualified to perform appraisal 133 services only under the direct supervision of a licensed or 134 certified appraiser. A registered trainee appraiser may accept 135 appraisal assignments only from her or his primary or secondary 136 supervisory appraiser.

137 <u>(s) "Signature" means personalized evidence indicating</u> 138 <u>authentication of work performed by an appraiser and the</u> 139 <u>acceptance of responsibility for the content of an appraisal,</u> 140 <u>appraisal review, or appraisal consulting service or conclusions</u> 141 <u>in an appraisal report.</u>

(t) (o) "Supervisory appraiser" means a licensed appraiser, a certified residential appraiser, or a certified general appraiser responsible for the direct supervision of one or more registered trainee appraisers and fully responsible for

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11-01438-10 20101552 146 appraisals and appraisal reports prepared by those registered 147 trainee appraisers. The board, by rule, shall determine the 148 responsibilities of a supervisory appraiser, the geographic 149 proximity required, the minimum qualifications and standards 150 required of a licensed or certified appraiser before she or he 151 may act in the capacity of a supervisory appraiser, and the 152 maximum number of registered trainee appraisers to be supervised 153 by an individual supervisory appraiser. (u) (p) "Training" means the process of providing for and 154 155 making available to a registered trainee appraiser, under direct 156 supervision, a planned, prepared, and coordinated program, or 157 routine of instruction and education, in appraisal professional 158 and technical appraisal skills as determined by rule of the 159 board. 160 (v) (q) "Uniform Standards of Professional Appraisal 161 Practice" means the most recent standards approved and adopted 162 by the Appraisal Standards Board of the Appraisal Foundation. 163 (w) (r) "Valuation services" means services pertaining to 164 aspects of property value and includes such services performed by certified appraisers, registered trainee appraisers, and 165 166 others. 167 (x) (x) (s) "Work file" means the documentation necessary to support an appraiser's analysis, opinions, and conclusions. 168 Section 2. Section 475.614, Florida Statutes, is amended to 169 170 read: 171 475.614 Power of board to adopt rules and decide questions 172 of practice; requirements for protection of appraiser's 173 signature.-174 (1) The board has authority to adopt rules pursuant to ss. Page 6 of 22

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175	120.536(1) and 120.54 to implement provisions of law conferring
176	duties upon it. The board may decide questions of practice
177	arising in the proceedings before it, having regard to this
178	section and the rules then in force.
179	(2) The board shall adopt rules specifying the means by
180	which an appraiser's signature may be affixed to an appraisal
181	report or other work performed by the appraiser. The rules shall
182	include requirements for protecting the security of an
183	appraiser's signature and prohibiting practices that may
184	discredit the use of an appraiser's signature to authenticate
185	the work performed by the appraiser.
186	Section 3. Subsection (1) of section 475.6147, Florida
187	Statutes, is amended to read:
188	475.6147 Fees
189	(1) <u>(a)</u> The board by rule may establish fees to be paid for
190	application, licensing and renewal, certification and
191	recertification, registration and reregistration, reinstatement,
192	and recordmaking and recordkeeping.
193	(b) The fee for initial application <u>of an appraiser</u> may not
194	exceed \$150, and the combined cost of the application and
195	examination may not exceed \$300. The initial certification,
196	registration, or license fee and the certification,
197	registration, or license renewal fee may not exceed \$150 for
198	each year of the duration of the certification, registration, or
199	license.
200	(c) The fee for initial application of an appraisal
201	management company may not exceed \$150. The initial registration
202	and registration renewal fee may not exceed \$150 for each year
203	of the duration of the registration.

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204	(d) The board may also establish by rule a late renewal
205	penalty.
206	(e) The board shall establish fees which are adequate to
207	ensure its continued operation. Fees shall be based on estimates
208	made by the department of the revenue required to implement this
209	part and other provisions of law relating to the regulation of
210	real estate appraisers.
211	Section 4. Section 475.6235, Florida Statutes, is created
212	to read:
213	475.6235 Registration of appraisal management companies
214	required; exemptions
215	(1)(a) Except as provided in paragraph (b), a person may
216	not engage in appraisal management services for compensation in
217	this state, advertise or represent herself or himself as an
218	appraisal management company, or use the titles "appraisal
219	management company," "appraiser cooperative," "appraiser
220	portal," or "mortgage technology company," or any abbreviation
221	or words to that effect, unless the person is registered with
222	the department as an appraisal management company under this
223	section. However, an employee of an appraisal management company
224	is not required to obtain a separate registration.
225	(b) An appraisal management company is not required to
226	register under this part if:
227	1. No more than 10 percent of the appraisal management
228	company is owned by persons other than certified or licensed
229	appraisers; or
230	2. The appraisal management company is a financial
231	institution as defined in s. 655.005, a mortgage lender licensed
232	under s. 494.0061, or an insurer as defined in s. 624.03.

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233	(2) An application for registration must be submitted to
234	the department in the format prescribed by the department and
235	must include, at a minimum, the following:
236	(a) The firm or business name under which the appraisal
237	management company conducts business in this state. The
238	appraisal management company must notify the department of any
239	change in the firm or business name, on a form provided by the
240	department, within 10 days after such change.
241	(b) The mailing address, street address, and telephone
242	number of the appraisal management company's principal business
243	location. The appraisal management company must notify the
244	department of any change in the mailing or street address, on a
245	form provided by the department, within 10 days after such
246	change.
247	(c) The appraisal management company's federal employer
248	identification number.
249	(d) The appraisal management company's type of business
250	organization, such as a corporation, partnership, limited
251	liability company, or sole proprietorship.
252	(e) A statement as to whether the appraisal management
253	company, if incorporated, is a domestic or foreign corporation,
254	the company's date of incorporation, the state in which the
255	company was incorporated, its charter number, and, if it is a
256	foreign corporation, the date that the company first registered
257	with the Department of State to conduct business in this state.
258	(f) The full name, street address, telephone number,
259	corporate title, and social security number or federal employer
260	identification number of any person who possesses the authority,
261	directly or indirectly, to direct the management or policies of

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262	the appraisal management company, whether through ownership, by
263	contract, or otherwise, including, but not limited to:
264	1. Each officer and director if the appraisal management
265	company is a corporation.
266	2. Each general partner if the appraisal management company
267	is a partnership.
268	3. Each manager or managing member if the appraisal
269	management company is a limited liability company.
270	4. The owner if the appraisal management company is a sole
271	proprietorship.
272	5. Each other person who, directly or indirectly, owns or
273	controls 10 percent or more of an ownership interest in the
274	appraisal management company.
275	(g) The firm or business name under which any person listed
276	in paragraph (f) conducted business as an appraisal management
277	company within the 5 years preceding the date of the
278	application.
279	(h) The appraisal management company's registered agent for
280	service of process in this state.
281	(3) Appropriate fees, as set forth in the rules of the
282	board pursuant to s. 475.6147, and a complete set of
283	fingerprints for each person listed in paragraph (2)(f) must
284	accompany all applications for registration. The fingerprints
285	shall be forwarded to the Division of Criminal Justice
286	Information Systems within the Department of Law Enforcement for
287	the purpose of processing the fingerprints to determine whether
288	the person has a criminal history record. The fingerprints shall
289	also be forwarded to the Federal Bureau of Investigation for the
290	purpose of processing the fingerprints to determine whether the

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291	person has a criminal history record. The information obtained
292	by the processing of fingerprints by the Department of Law
293	Enforcement and the Federal Bureau of Investigation shall be
294	sent to the department for the purpose of determining whether
295	the appraisal management company is statutorily qualified for
296	registration.
297	(4) At the time of filing an application for registration
298	of an appraisal management company, each person listed in
299	paragraph (2)(f) must sign a pledge to comply with the Uniform
300	Standards of Professional Appraisal Practice upon registration
301	and must indicate in writing that she or he understands the
302	types of misconduct for which disciplinary proceedings may be
303	initiated. The application shall expire 1 year after the date
304	received.
305	(5) Each person listed in paragraph (2)(f) must be
306	competent and qualified to engage in appraisal management
307	services with safety to the general public and those with whom
308	the person may undertake a relationship of trust and confidence.
309	If any person listed in paragraph (2)(f) has been denied
310	registration, licensure, or certification as an appraiser or has
311	been disbarred, or if the person's registration, license, or
312	certificate to practice or conduct any regulated profession,
313	business, or vocation has been revoked or suspended by this or
314	any other state, any nation, any possession or district of the
315	United States, or any court or lawful agency thereof because of
316	any conduct or practices that would have warranted a like result
317	under this part, or if the person has been guilty of conduct or
318	practices in this state or elsewhere that would have been
319	grounds for disciplining her or his registration, license, or

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11-01438-10 20101552 320 certification under this part had the person then been a 321 registered trainee appraiser or a licensed or certified 322 appraiser, the person shall be deemed not to be qualified 323 unless, because of lapse of time and subsequent good conduct and 324 reputation, or other reason deemed sufficient, it appears to the 325 board that the interest of the public is not likely to be 326 endangered by the granting of registration. 327 (6) An applicant seeking to become registered under this 328 part as an appraisal management company may not be rejected 329 solely by virtue of membership or lack of membership of any 330 person listed in paragraph (2)(f) or any employee of the company 331 in any particular appraisal organization. (7) An applicant for registration who is not a resident of 332 333 this state shall file an irrevocable consent that suits and 334 actions may be commenced against the appraisal management 335 company in any county of this state in which a plaintiff having 336 a cause of action or suit against the company resides and that 337 service of any process or pleading in suits or actions against 338 the company may be made by delivering the process or pleading to 339 the director of the Division of Real Estate by certified mail, 340 return receipt requested, and also to the appraisal management 341 company by registered mail addressed to the company's designated principal business location. Service, when so made, must be 342 343 taken and held in all courts to be as valid and binding upon the 344 appraisal management company as if made upon the company in this 345 state within the jurisdiction of the court in which the suit or 346 action is filed. The irrevocable consent must be in a form 347 prescribed by the department and be acknowledged before a notary 348 public.

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349	(8) The department shall renew the registration of an
350	appraisal management company upon receipt of the renewal
351	application and the proper fee. The department shall adopt rules
352	establishing a procedure for renewal of the registration of an
353	appraisal management company at least every 4 years.
354	Section 5. Section 475.624, Florida Statutes, is amended to
355	read:
356	475.624 Discipline
357	(1) The board may deny an application for registration or
358	certification of an appraiser or registration of an appraisal
359	management company; may investigate the actions of any appraiser
360	registered, licensed, or certified under this part <u>or any</u>
361	appraisal management company registered under this part; may
362	reprimand or impose an administrative fine not to exceed \$5,000
363	for each count or separate offense against any such appraiser <u>or</u>
364	appraisal management company; and may revoke or suspend, for a
365	period not to exceed 10 years, the registration, license, or
366	certification of any such appraiser or the registration of any
367	such appraisal management company, or place any such appraiser
368	or appraisal management company on probation, if the board $rac{ extsf{it}}{ extsf{th}}$
369	finds that the registered trainee, licensee, or
370	certificateholder or the appraisal management company or any
371	person listed in s. 475.6235(2)(f):
372	(a) (1) Has violated any provisions of this part or s.
373	455.227(1); however, certificateholders, registrants, and
374	licensees, and registered appraisal management companies under
375	this part are exempt from the provisions of s. 455.227(1)(i).
376	(b)(2) Has been guilty of fraud, misrepresentation,
377	concealment, false promises, false pretenses, dishonest conduct,

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11-01438-10 20101552 culpable negligence, or breach of trust in any business 378 379 transaction in this state or any other state, nation, or territory; has violated a duty imposed upon her or him by law or 380 381 by the terms of a contract, whether written, oral, express, or 382 implied, in an appraisal assignment; has aided, assisted, or 383 conspired with any other person engaged in any such misconduct 384 and in furtherance thereof; or has formed an intent, design, or 385 scheme to engage in such misconduct and committed an overt act 386 in furtherance of such intent, design, or scheme. It is 387 immaterial to the guilt of the registered trainee, licensee, or 388 certificateholder, or appraisal management company that the 389 victim or intended victim of the misconduct has sustained no damage or loss; that the damage or loss has been settled and 390 391 paid after discovery of the misconduct; or that such victim or 392 intended victim was a customer or a person in confidential relation with the registered trainee, licensee, or 393 394 certificateholder, or appraisal management company or was an 395 identified member of the general public.

396 <u>(c) (3)</u> Has advertised services in a manner which is 397 fraudulent, false, deceptive, or misleading in form or content.

398 <u>(d) (4)</u> Has violated any of the provisions of this part or 399 any lawful order or rule issued under the provisions of this 400 part or chapter 455.

401 <u>(e) (5)</u> Has been convicted or found guilty of, or entered a 402 plea of nolo contendere to, regardless of adjudication, a crime 403 in any jurisdiction which directly relates to the activities of 404 a registered trainee appraiser<u>, or</u> licensed or certified 405 appraiser, <u>or appraisal management company</u> or which involves 406 moral turpitude or fraudulent or dishonest conduct. The record

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11-01438-10 20101552 407 of a conviction certified or authenticated in such form as 408 admissible in evidence under the laws of the state shall be 409 admissible as prima facie evidence of such quilt. 410 (f) (f) Has had a registration, license, or certification as 411 an appraiser or a registration as an appraisal management 412 company revoked, suspended, or otherwise acted against, or has 413 been disbarred, or has had her or his registration, license, or 414 certificate to practice or conduct any regulated profession, business, or vocation revoked or suspended by this or any other 415 416 state, any nation, or any possession or district of the United 417 States, or has had an application for such registration, licensure, or certification to practice or conduct any regulated 418 419 profession, business, or vocation denied by this or any other 420 state, any nation, or any possession or district of the United 421 States. 422 (g) (7) Has become temporarily incapacitated from acting as

an appraiser <u>or appraisal management company</u> with safety to those in a fiduciary relationship with her or him because of drunkenness, use of drugs, or temporary mental derangement; however, suspension of a license, certification, or registration in such cases shall only be for the period of such incapacity.

428 (h) (8) Is confined in any county jail, postadjudication; is 429 confined in any state or federal prison or mental institution; 430 or, through mental disease or deterioration, can no longer 431 safely be entrusted to deal with the public or in a confidential 432 capacity.

433 (i) (9) Has failed to inform the board in writing within 30
434 days after pleading guilty or nolo contendere to, or being
435 convicted or found guilty of, any felony.

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436 <u>(j)(10)</u> Has been found guilty, for a second time, of any 437 misconduct that warrants disciplinary action, or has been found 438 guilty of a course of conduct or practice which shows that she 439 or he is incompetent, negligent, dishonest, or untruthful to an 440 extent that those with whom she or he may sustain a confidential 441 relationship may not safely do so.

442 (k) (11) Has made or filed a report or record, either 443 written or oral, which the registered trainee, licensee, or certificateholder, or appraisal management company knows to be 444 445 false; has willfully failed to file a report or record required by state or federal law; or has willfully impeded or obstructed 446 447 such filing τ or has induced another person to impede or obstruct 448 such filing. However, such reports or records shall include only 449 those which are signed or presented in the capacity of a 450 registered trainee appraiser, or licensed or certified 451 appraiser, or appraisal management company.

452 (1) (12) Has obtained or attempted to obtain a registration, 453 license, or certification by means of knowingly making a false 454 statement, submitting false information, refusing to provide 455 complete information in response to an application question, or 456 engaging in fraud, misrepresentation, or concealment.

457 (m) (13) Has paid money or other valuable consideration, 458 except as required by this section, to any member or employee of 459 the board to obtain a registration, license, or certification 460 under this section.

461 (n) (14) Has violated any standard for the development or
 462 communication of a real estate appraisal or other provision of
 463 the Uniform Standards of Professional Appraisal Practice.

464

(0) (15) Has failed or refused to exercise reasonable

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465 diligence in developing an appraisal or preparing an appraisal 466 report.

467 <u>(p) (16)</u> Has failed to communicate an appraisal without good 468 cause.

469 <u>(q) (17)</u> Has accepted an appraisal assignment if the 470 employment itself is contingent upon the appraiser <u>or appraisal</u> 471 <u>management company</u> reporting a predetermined result, analysis, 472 or opinion, or if the fee to be paid for the performance of the 473 appraisal assignment is contingent upon the opinion, conclusion, 474 or valuation reached upon the consequences resulting from the 475 appraisal assignment.

476 <u>(r) (18)</u> Has failed to timely notify the department of any 477 change in business location, or has failed to fully disclose all 478 business locations from which she or he operates as a registered 479 trainee real estate appraiser or licensed or certified real 480 estate appraiser.

481 <u>(s) Has failed to timely notify the department of any</u> 482 <u>change in principal business location as an appraisal management</u> 483 <u>company.</u>

484 (t) Has influenced or attempted to influence the 485 development, reporting, or review of an appraisal through 486 coercion, extortion, collusion, compensation, instruction, 487 inducement, intimidation, bribery, or any other means, 488 including, but not limited to: 489 1. Withholding or threatening to withhold timely payment 490 for an appraisal. 491 2. Withholding or threatening to withhold future business 492 from an appraiser. 493 3. Demoting, terminating, or threatening to demote or

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494	terminate an appraiser.
495	4. Promising future business, promotions, or increased
496	compensation for an appraiser, whether the promise is express or
497	implied.
498	5. Conditioning a request for appraisal services or the
499	payment of an appraisal fee, salary, or bonus upon the opinion,
500	conclusion, or valuation to be reached or upon a preliminary
501	estimate or opinion requested from an appraiser.
502	6. Requesting that an appraiser provide an estimated,
503	predetermined, or desired valuation in an appraisal report or
504	provide estimated values or comparable sales at any time before
505	the appraiser's completion of appraisal services.
506	7. Providing to an appraiser an anticipated, estimated,
507	encouraged, or desired value for a subject property or a
508	proposed or target amount to be loaned to the borrower, except
509	that a copy of the sales contract for purchase transactions may
510	be provided.
511	8. Providing to an appraiser, or any person related to the
512	appraiser, stock or other financial or nonfinancial benefits.
513	9. Allowing the removal of an appraiser from an appraiser
514	panel without prior written notice to the appraiser.
515	10. Obtaining, using, or paying for a second or subsequent
516	appraisal or ordering an automated valuation model in connection
517	with a mortgage financing transaction unless there is a
518	reasonable basis to believe that the initial appraisal was
519	flawed or tainted and such basis is clearly and appropriately
520	noted in the loan file, or unless such appraisal or automated
521	valuation model is issued pursuant to a bona fide prefunding or
522	postfunding appraisal review or quality control process.

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523	11. Any other act or practice that impairs or attempts to
524	impair an appraiser's independence, objectivity, or
525	impartiality.
526	(u) Has altered, modified, or otherwise changed a completed
527	appraisal report submitted by an appraiser to an appraisal
528	management company.
529	(v) Has employed, contracted with, or otherwise retained an
530	appraiser whose registration, license, or certification is
531	suspended or revoked to perform appraisal services or appraisal
532	management services.
533	(2) The board may reprimand an appraisal management
534	company, conditionally or unconditionally suspend or revoke any
535	registration of an appraisal management company issued under
536	this part, or impose administrative fines not to exceed \$25,000
537	for each count or separate offense against any such appraisal
538	management company if the board determines that the appraisal
539	management company is attempting to perform, has performed, or
540	has attempted to perform any of the following acts:
541	(a) Committing any act in violation of this part.
542	(b) Violating any rule adopted by the board under this
543	part.
544	(c) Obtaining a registration of an appraisal management
545	company by fraud, misrepresentation, or deceit.
546	(3) This section does not prohibit an appraisal management
547	company from requesting that an appraiser:
548	(a) Provide additional information about the basis of a
549	valuation; or
550	(b) Correct objective factual errors in an appraisal
551	report.

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11-01438-10 20101552 Section 6. Section 475.626, Florida Statutes, is amended to 552 553 read: 554 475.626 Violations and penalties.-555 (1) A person may not: VIOLATIONS. 556 (a) No person shall Operate or attempt to operate as a 557 registered trainee appraiser, a or licensed or certified 558 appraiser, or, unless exempt under s. 475.6235(1)(b), an 559 appraisal management company without being the holder of a valid 560 and current registration, license, or certification. 561 (b) No person shall Violate any lawful order or rule of the 562 board which is binding upon her or him. (c) No person shall Commit any conduct or practice set 563 564 forth in s. 475.624(1) or (2). (d) No person shall Make any false affidavit or affirmation 565 566 intended for use as evidence by or before the board or any 567 member thereof, or by any of its authorized representatives, nor 568 may shall any person give false testimony under oath or 569 affirmation to or before the board or any member thereof in any 570 proceeding authorized by this section. 571 (e) No person shall Fail or refuse to appear at the time 572 and place designated in a subpoena issued with respect to a 573 violation of this section, unless such failure to appear is the 574 result of facts or circumstances that are sufficient to excuse 575 appearance in response to a subpoena from the circuit court; nor 576 may shall a person who is present before the board or a member 577 thereof or one of its authorized representatives acting under 578 authority of this section refuse to be sworn or to affirm or fail or refuse to answer fully any question propounded by the 579 580 board, the member, or such representative, or by any person by

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11-01438-10 20101552 581 the authority of such officer or appointee. 582 (f) No person shall Obstruct or hinder in any manner the 583 enforcement of this section or the performance of any lawful 584 duty by any person acting under the authority of this section, or interfere with, intimidate, or offer any bribe to any member 585 of the board or any of its employees or any person who is, or is 586 587 expected to be, a witness in any investigation or proceeding 588 relating to a violation of this section. 589 (g) No person shall Knowingly conceal any information 590 relating to violations of this section. 591 (2) A **PENALTIES.**—Any person who violates any provision of 592 the provisions of subsection (1) commits is guilty of a 593 misdemeanor of the second degree, punishable as provided in s. 594 775.082 or s. 775.083, except when a different punishment is 595 prescribed by this section. Nothing in This section does not 596 shall prohibit the prosecution under any other criminal statute 597 of this state of any person for an act or conduct prohibited by 598 this section; however, in such cases, the state may prosecute 599 under this section or under such other statute, or may charge 600 both offenses in one prosecution, but the sentence imposed shall 601 not be a greater fine or longer sentence than that prescribed 602 for the offense which carries the more severe penalties. A civil case, a criminal case, or a denial, revocation, or suspension 603 604 proceeding may arise out of the same alleged state of facts, and 605 the pendency or result of one such case or proceeding shall not 606 stay or control the result of either of the others. 607 Section 7. Section 475.629, Florida Statutes, is amended to

608 read:

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475.629 Retention of records.-An appraiser registered,

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11-01438-10 20101552 610 licensed, or certified under this part or an appraisal 611 management company registered under this part shall retain, for at least 5 years or the period specified in the Uniform 612 613 Standards of Professional Appraisal Practice, whichever is greater, original or true copies of any contracts engaging the 614 615 appraiser's or appraisal management company's services, 616 appraisal reports, and supporting data assembled and formulated 617 by the appraiser or company in preparing appraisal reports or 618 engaging in appraisal management services. Except as otherwise specified in the Uniform Standards of Professional Appraisal 619 620 Practice, the period for retention of the records applicable to 621 each engagement of the services of the appraiser or appraisal 622 management company runs from the date of the submission of the 623 appraisal report to the client. These records must be made 624 available by the appraiser or appraisal management company for 625 inspection and copying by the department upon on reasonable 626 notice to the appraiser or company. If an appraisal has been the 627 subject of or has served as evidence for litigation, reports and records must be retained for at least 2 years after the trial or 628 629 the period specified in the Uniform Standards of Professional 630 Appraisal Practice, whichever is greater.

Section 8. This act shall take effect July 1, 2010.

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