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FOURTEENTH CONGRESS OF THE OF THE PHILIPPINES First Regular Session	REPUBLIC)))	7 3	UL 18 PAC,
S. 1	SENATE B. No. 298	(HEEFIVED	
Introduced by So	enator Miriam Defenso	r Santiago	

EXPLANATORY NOTE

The proposed measure seeks to systematize and professionalize the real estate industry in the Philippines. Despite the tremendous growth of the industry and its impact on the economy, it is unfortunate that no comprehensive laws have been enacted to regulate it.

For this reason, some members of the public have become victims to anomalous real estate transactions in a rising and unprecedented frequency with no adequate remedy. Unscrupulous real estate brokers, developers or dealers, meanwhile, have not gone penalized.

In order to safeguard public interest, there is a need to consolidate and integrate the laws, rules and regulations relative to real-estate practice. There is also a need to create a Real Estate Commission, with appropriate duties, powers and functions that will allow it to regulate, supervise and oversee the industry. When these are done, the buying public as well as the government can finally be protected against unlawful and unconscionable transactions.^{*}

MIRIAM DEFENSOR SANTIAGO

[•] This bill was originally filed during the Thirteenth Congress, First Regular Session.

- SURLTARY FOURTEENTH CONGRESS OF THE REPUBLIC) OF THE PHILIPPINES JIE 18 P4 22 7 First Regular Session) SENAT S. B. No. OLECFIVED BY :-----Introduced by Senator Miriam Defensor Santiago 1 AN ACT **REGULATING THE PRACTICE OF REAL ESTATE SERVICE** 2 3 IN THE PHILIPPINES, CREATING A REAL ESTATE COMMISSION AND 4 APPROPRIATING FUNDS THEREFOR 5 Be it enacted by the Senate and the House of Representatives of the Philippines in 6 Congress assembled: 7 SECTION 1. Short Title. - This Act shall be known as the "Real Estate License Act of the 8 Philippines." 9 SECTION 2. Declaration of Policy. - The State recognizes the need to professionalize and regulate real estate services in the country as a vital component of economic development. 10 11 For this purpose, real estate service practitioners shall be under the supervision and control of a 12 Real Estate Commission with quasi-judicial powers to regulate, curtail and penalize acts or practices prejudicial to the public interest. 13 14 SECTION 3. Definition of Terms. – As used in this Act, the term: (A) "Real estate" means the land, building, or other improvements permanently 15 attached or annexed to the land, including the rights and interest therein; 16 "Real estate development project" means the development of land for residential, 17 (B) 18 commercial, industrial, agricultural, institutional, or recreational purposes, or any combination of such including but not limited to tourist resorts, reclamation 19 projects, building or housing projects whether for individual or condominium 20 ownership, memorial parks, and others of a similar nature; 21 22 (C) "Real estate service practitioners" refers to and consists of the following:

- (1) Real estate salesperson or a natural person who performs services under the direct supervision and control of a real estate broker any or all the functions of the latter, for or in expectation of a share in the commission, fee, compensation, or other valuable consideration of the broker and who is separately licensed as such under the rules and regulations of the Real Estate Commission;
- 7 (2) Real estate broker or any person, natural or juridical, who on behalf of another
 8 person and for or in expectation of a fee, commission, compensation or other
 9 valuable consideration, shall perform any of the following acts: offers,
 10 advertises, solicits, lists, promotes, mediates, negotiates or affects a sale,
 11 purchase exchange, mortgage, lease, joint venture or other transaction in real
 12 estate or any interest therein;
- (3) Real estate appraiser or a natural person who is a licensed real estate broker
 and who, for and in expectation of a fee, compensation or other valuable
 consideration, offers to render or renders services as an expert on real estate
 values;
- 17 (4) Real estate consultant or a natural person who is a licensed real estate broker
 18 and who, for and in expectation or a fee compensation or other valuable
 19 consideration, offers or renders professional advise and judgment on:
- 20 (a) The acquisition, enhancement, preservation, utilization, or disposition
 21 of lands or improvements thereon; and
- (b) The conception, planning, management and development of realtyprojects.
- 24ARTICLE II25REAL ESTATE COMMISSION

26 SECTION 4. *Real Estate Commission.* – A "Real Estate Commission" is hereby created
27 which shall be composed of a chairman and two (2) Deputy Chairmen who shall be appointed by

the President, and the tenure of office of the Chairman shall be for five (5) years, and the Deputy
 Chairmen for four (4) years and three (3) years respectively.

To be eligible for office as a member of the Commission, he shall be thirty five (35) years of age, of good moral character and a holder of a four-year Bachelor's degree: Provided, that at least two (2) members shall have been engaged in the real estate business either as real estate broker, appraiser, or consultant for at least ten (10) years.

7 The Chairman shall receive an annual salary of Three Hundred Thousand Pesos
8 (P300,000.00) and the members shall receive an annual salary of Two Hundred Forty-Thousand
9 pesos (P240,000.00) each.

- SECTION 5. Powers and Functions of the Commission. The Commission shall exercise
 the following powers and functions:
- 12 (A) Provide comprehensive policy guidance for the promotion and development of the
 13 real estate industry;
- 14 (B) Initiate, integrate and recommend such rules and regulations, standards, guidelines
 15 and procedures as may be necessary for the growth and effective enhancement of
 16 the real estate profession;
- 17 (C) Gather and compile statistical date required in the effective implementation of this
 18 Act;
- (D) Draw up recommendations to government agencies or departments concerned for
 the purpose of rationalizing and coordinating real estate transactions;
- (E) Promulgate such rules and regulations as may be necessary to implement effectively
 the provisions of this Act;
- 23 (F) Assess and fix the rate of reasonable regulatory fees;
- 24 (G) Administer oath and affirmation and to issue *subpoena* and *subpoena duces tecum*25 in connection with any investigation of which it has jurisdiction under this Act;
- 26 (H) Appoint, discipline, and/or remove subordinate officials or employees, and to
 27 determine the compensation of its technical staff or personnel: Provided, that except
 28 as to its technical staff and such other position as the Commission may declare to be

highly technical or primarily confidential, all positions under the Commission are
 subject to the provisions of the Civil Service Law and Rules, but are exempt from
 the regulations of the Wage and Position Classification Office;

- 4 (I) After notice and hearing, revoke, cancel or suspend the exercise or enjoyment of 5 license and benefits granted under this Act;
- 6 (J) Monitor all forms of advertisements, announcements, signboards, billboards, 7 pamphlets, brochures, and others of similar nature concerning real estate and to 8 provide every possible safeguard to protect legitimate and licensed real estate 9 service practitioners and in pursuance thereof it shall exercise its judicial and police 10 powers to finally and completely eradicate the pernicious practices of unauthorized 11 and unlicensed individuals engaged in real estate service practice;
- 12 (K) Screen, issue and monitor permits issued to accredited organizations of real estate 13 professionals in the industry, and to accredit seminars and real estate instructors for 14 the purpose of upgrading the quality and knowledge of the profession; and to 15 conduct examination as a prerequisite in the practice of the profession;
- 16 (L) Require all transactions involving the sale, lease, exchange or mortgage of real 17 estate to be certified by a duly licensed real estate broker and which in the case of 18 an owner or developer of a real estate development project shall be a requirement 19 for an application for License to Sell with the Housing and Land Use Regulatory 20 Board (HLURB) and registration with the Register of Deeds, except in exempt 21 transactions as provided under Section 18;
- (M) Acquire exclusive jurisdiction in determining and integrating all rules and
 regulations with respect to the payment of government fees, dues or charges in
 relation to the privilege to practice the profession; and
- (N) Adopt a national code of ethics to be strictly observed by all licensed real estate
 salespersons, brokers, appraisers and consultants.
- 27 SECTION 6. *License Requirement*. No natural nor juridical person or a division or
 28 department thereof, shall directly or indirectly engage in real estate services practice or represent

himself or itself as a real estate salesperson, broker, appraiser or consultant without having first secured the corresponding license from the Commission in accordance with this Act and the person or persons authorized to act as such for any juridical person in respect to real estate services shall all be duly licensed real estate service practitioners.

5 SECTION 7. *Application for License.* – Any natural person duly qualified and who has 6 successfully passed the examination required by this Act for real estate brokers, appraisers, 7 consultants, may apply for a license as real estate broker, appraiser or consultant or forms duly 8 prescribed by the Commission.

9 Any natural person duly qualified under Section 8 of this Act may apply for a license as 10 real estate salesperson and shall at all times by under the direct supervision and control of a real 11 estate broker.

SECTION 8. *Qualifications*. – Any applicant for examination for license to engage in the
 real estate profession shall, at the time of the filing of his application be:

14 (A) A Filipino citizen;

15 (B) At least twenty one years old;

16 (C) Of good moral character; and

(D) A holder of a bachelor's degree from a duly recognized school, university or
institution and he must have attended an completed a real estate service seminar
given by accredited entities for those applying as real estate brokers salespersons,
the applicant must be a holder of a high school diploma in a duly recognized school,
university or institution and he must have attended and completed a real estate
service seminar given by said accredited entities.

(E) Must not have been convicted of a crime where fraud is an essential element:
Provided, that an applicant for the licensure examination for real estate broker must
submit a certification under oath that he has three (3) years experience as licensed
real estate salesperson jointly certified by the licensed real estate broker/s with
whom he has practiced for such period and the specific dates of employment; for
real estate appraisers, certification under oath of five (5) years experience as a

1 licensed real estate broker: Provided, further, that an applicant for the licensure 2 examination for real estate consultants must certify under oath that he has at least 3 ten (10) years experience as a licensed real estate broker and at least five (5) years 4 experience as real estate appraiser.

5 SECTION 9. Scope of Examination. – An examination shall be given to the licensure 6 applicants for real estate brokers, real estate appraisers or real estate consultants, which shall 7 include the following:

8 (A) For Real Estate Broker. – Fundamentals of property ownership; legal requirements 9 for real estate practice; real estate brokerage practice; practical appraisal for real 10 estate broker; site location and map reading; subdivision development; 11 condominium concept; real estate financing; taxation; economics; basic principles 12 of ecology; urban and rural land use; planning, development and zoning; legal 13 aspects of sale, mortgage, lease, documentation and registration; agrarian reform 14 law; code of ethics; and other relevant subjects as may be determined by the Board.

- (B) For Real Estate Appraiser. General real estate information; theories and
 principles in practical appraisal mathematics; appraisal report writing; laws
 affecting real estate appraisal; income and investment problems; appraisal of
 machinery and equipment; case studies; agrarian reform law; code of ethics; and
 other relevant subjects as may be determined by the Commission.
- (C) For Real Estate Consultant. Written and/or oral examination on reinvestment/feasibility studies; design; process innovation; construction/installation
 and other technical services on special studies; agrarian reform law; code of ethics;
 and other relevant subjects as may be determined by the Commission; Provided
 however, that applicants shall, at the time of filing the application for real estate
 consultant examination, must have at least ten (10) years experience in his field of
 specialization.

SECTION 10. Duration of License. – All licenses shall be valid for a period of three
 years and renewable in accordance with the rules and regulations of the Commission.

1 SECTION 11. *Rating in the Examination*. – In order that candidate may be deemed to 2 have successfully passed the examination, he must have obtained an average of at least seventy 3 percent (70%) in all subject, with no rating below fifty percent (50%) in any subject.

SECTION 12. *License Numbers.* – The Commission shall assign a permanent license number for each registered salesperson, broker, appraiser and consultant, which number shall be indicated in their respective pocket cards, letterheads, dry seals, signboards, billboards, advertisements, brochures, pamphlets and all other documents or materials released by a real estate service practitioner in the exercise of his profession. As to salespersons, the license number of the real estate broker who has direct supervision and control over them shall be indicated.

11 SECTION 13. Pocket Cards. - The Commission shall prepare, issue and deliver to each 12 licensed real estate service practitioner a pocket card in such form and manner as the 13 Commission shall prescribe, but which shall contain the name, business address and license 14 number of the license and in case of a real estate salesperson, the name, business address and 15 license number of the broker who has direct supervision and control over him and shall certify 16 that the person whose name appears is a licensed real estate service practitioner. Such cards shall 17 be shown by the license to all parties at the commencement of any transaction. In case of loss, 18 destruction or damage, the Commissioner may, upon submission of affidavit of loss, issue a 19 duplicate card upon payment of a fee.

SECTION 14. *Display of License in the Place of Business*. – Every licensed real estate service practitioner shall establish and maintain a principal place of business and such other branch offices as may be necessary and shall conspicuously display therein certified true copies of the license of all as real estate service practitioner employed by such office.

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SECTION 15. Procedure in the Suspension and/or Revocation of License. –

(A) The Commission shall *motu propio* or upon verified complaint, investigate and
 decide on matters involving the implementation and/or violation of the provision of

1this Act and such investigation shall be mandatory when from the allegations of the2complaint and the answer of the respondent, including the supporting documents,3the merits of the case cannot be decided without conducting an investigation even if4the respondent does not request a formal investigation. In no case shall the ruling of5the Commission exceed ninety (90) days from the date the complaint is filed, except6in exceptional meritorious cases.

- 7 (B) The direct evidence from the complainant and the respondent shall consist of the 8 sworn statement and documents submitted in support of the complaint or answer as 9 the case may be, without prejudice to the presentation of additional evidence 10 deemed necessary but was unavailable during the time of filing of the complaint or 11 answer, upon which the cross-examination by respondent and complaint shall be 12 based. Following the cross-examination, there may redirect and recross-13 examination when deemed necessary.
- 14 (C) Either party may avail or service of counsel and may require the attendance of 15 witness and the production of documentary evidence in his favor trough the 16 compulsory process of subpoena or subpoena *duces tecum*.
- (D) The investigation shall be conducted for the purpose of ascertaining the truth and
 without necessarily adhering to technical rules of judicial proceedings.
- (E) Any complaint filed under this Act is without prejudice to civil or criminal actions
 filed in regular courts for the same acts.
- 21 SECTION 16. Appeals. –
- (A) Appeals shall be made by the party adversely affected by the decision to the office
 of the President within fifteen (15) days from receipt of the decision unless a
 petition for reconsideration is filed, which petition shall be decided within fifteen
 .(15) days. Notice of the appeal shall be filed with the Commission which shall
 forward the records of the case together with the notice of appeal to the Office of
 the President or his duly authorized representative within fifteen (15) days from
 filing of the notice of appeal, with its comment, if any. The notice of appeal shall

1	specifically state the date the decision was appealed form as well as the sate of
2	receipt thereof. It shall also set forth clearly the grounds relied upon in making the
3	appeal from decisions;

- (B) A petition for consideration shall be based only on any of the following grounds: 4 (1) New evidence discovered which materially affects the decision rendered; 5 (2) The decision is not supported by the evidence or record; or 6 (3) Errors of law or irregularities were committed which are prejudicial to the 7
 - interest of the respondent;
- Provided, that only one petition for reconsideration shall be entertained. 9

SECTION 17. Preventive Suspension and Other Measures. - The Commission may 10 preventively suspend may license under this Act pending as investigation and/or decision, if the 11 12 charge against any license involves misrepresentation, dishonesty or grave misconduct or fraud 13 and there is strong evidence to believe that the respondent is guilty of the charges which would warrant the revocation of his license. 14

15 At any time after the commencement of an administrative action but prior to the resolution thereof, the Commissioner when so warranted by the circumstances, may issue 16 preliminary and/or preventive orders such as but not limited to, temporary cease and desist 17 orders to prevent and/or restrain the commission of acts, which would probably work injustice to, 18 19 or prejudice the rights of the complaints or any other person or entity involved, and/or which 20 may rendered any action, order of judgment ineffectual.

- 21 ARTICLE III 22

8

PRACTICE OF REAL ESTATE SERVICE

23 SECTION 18. Acts Constituting the Practice of Real Estate Practice. - Any single act or transaction embraced within the definitions contained in Section 3 hereof, shall constitute as real 24 25 estate service, except when the same is performed by:

(A) Any natural or juridical person who directly performs by himself or itself any of the 26 27 abovementioned acts with respect to his or its own property except those covered by 28 Section 22;

- 1 (B) Any receiver, trustee or assignee in insolvency proceedings;
- 2 (C) Any person acting pursuant to a court order;
- 3 (D) Public officers in the performance of their official duties;
- 4 (E) Officials and employees of banks, insurance companies, savings and loan 5 associations or other financial institutions with respect to the foreclosures and 6 eventual disposition of their acquired assets and only while they are employed by 7 such bank, insurance company, savings and loan associations or financial 8 institution.

9 SECTION 19. Unauthorized Practice. – No person, whether natural or juridical, nor any 10 of its employees or associates shall be allowed to practice the real estate profession in the 11 Philippines without first obtaining a license under the provisions of this Act. Any person, 12 whether natural or juridical, found guilty of violating this provisions or who shall transact with 13 an unlicensed practitioner shall be subject to the penalties provided in Section 29.

14 SECTION 20. Branch Offices of Real Estate Service Practitioner. – Branch offices of 15 real estate brokers, appraisers or consultants must be manned by a duly licensed real estate 16 salesperson, broker, appraiser or consultant as the case may be and must be registered as such 17 with the Commission.

SECTION 21. *Real Estate Salesperson under Supervision and Control of Brokers.* – No salesperson can negotiate, mediate or transact any real estate transaction for an in behalf of a broker without first securing a license as salesperson under the rules of the Commission. A salesperson cannot by himself be a signatory to a written agreement involving a real estate transaction unless the real estate broker who has direct control and supervision over him is also a signatory thereto. A broker shall be guilty of violating this Act for having a salesperson who has not secured the required license prior to employment.

At no time shall the number of a salesperson under a broker exceed twenty (20) and a list of the salesperson under the broker shall be submitted to the Commission and updated regularly. In the event a salesperson ceases to be employed with a broker, the same must be reported by the
 broker within thirty (30) days from cessation of relationship.

No salesperson shall receive or demand a fee, commission or compensation of any kind from any person, other than the duly licensed real estate broker and who has direct control and supervision over him, for any service rendered or work done by such salesperson in any real estate transaction.

No violation of this provision shall be caused for revocation or suspension of the broker
unless there was actual knowledge of such violation or the broker retains the benefits, profits or
proceeds of a transaction wrongfully negotiated by the salesperson.

10 SECTION 22. Juridical Persons as Real Estate Service Practitioner. -

(A) No partnership or corporation shall engage in real estate service practice unless it is
duly licensed by the Commission and registered with the Securities and Exchange
Commission (SEC), and the persons authorized to act as such for the partnership or
corporation are all duly licensed as salesperson, brokers, appraisers or consultants,
as the case maybe. The partnership or corporation shall regularly submit a list of its
real estate service practitioners to the Commission and to the SEC as part of its
annual reportorial requirements.

18 (B) Division or departments of corporations and partnerships engaged in marketing or 19 selling any real estate development project in marketing or selling any real estate 20development project in the regular course of business must be headed by a full-time 21 licensed real estate broker and all salespersons in such division, or department must be separately licensed as salespersons under the rules of the commission. There 22 23 shall at least be one (1) licensed real estate broker for every twenty (20) licensed 24 salespersons. In case of resignation or termination from employment of a real estate 25 service practitioner, the same shall be reported by the employer to the Commission within a period not to exceed thirty (30) days from the date of the effectivity of the 26 27 resignation or termination.

- 1 (C) Subject to the provision of the Labor Code, a corporation or partnership may hire 2 the services of licensed real estate brokers, appraisers of consultants on commission 3 basis to perform real estate services and the later shall be deemed independent 4 contractors and not employees of such corporation or partnership.
- 5 SECTION 23. Duties and Responsibilities of Licensed Salespersons, Brokers, Appraisers
 6 and Consultants. All licenses, in the practice of the profession, are required to;
- 7 (A) Present their pocket cards to all parties at the start of every transaction an inform
 8 them of any vital information affecting his or its license;
- 9 (B) Disclose all material facts concerning such real estate transaction;
- 10 (C) Undertake an accurate verification of all land titles, survey plans, technical 11 descriptions, transferability of ownership or possession, construction plans and 12 specifications, zoning regulations, rules and laws, appraisals, assessed values and 13 actual market valuation, before promoting or negotiating any transaction on any 14 particular real estate or real estate development project;
- (D) Promote the fairest agreement among and between the parties to any real estate
 transaction;
- 17 (E) Authenticate every contract negotiated by him or for and in behalf of his partnership
 18 or corporation with his personal signature and personal seal;
- (F) Advice the parties of the amount of taxes, fees and other assessment due the
 government in connection with said transaction;
- (G) Keep a registry book in the form prescribed by the Commission which shall contain
 a record of all transaction consummated by him specifying the nature of the
 property, assessed value, actual consideration for the contract, and nature of
 transaction, whether a sale, exchange, mortgage, lease, joint venture or the like; and
 (H) Submit an annual report of all his transaction to the Commission.
- SECTION 24. *Grounds for Suspension and Revocation*. The Real Estate Commission may, *motu propio*, or upon verified complaint in writing by any person, investigate the activities of any real estate salesperson, broker, appraiser and consultant and after due notice and hearing,

suspend or revoke the license for such period as the Commission may deem proper, when the
 license is found guilty of any of the following activities;

- 3 (A) Procuring license or pocket card through fraud and deceit and making false,
 4 fraudulent or deceitful statement of facts in his application for license or forging
 5 any signature therein;
- 6 (B) Making any false and deceitful promise directly or through prospectus, 7 advertisements, pamphlets, brochures or billboards which are likely to influence 8 persuade or induce any person to enter into a transaction;
- 9 (C) Making any substantial misrepresentation or non-disclosure of a material fact;
- (D) Any conduct in a real estate transaction which demonstrates gross and evident bad
 faith, dishonesty, untrustworthiness or incompetence;
- 12 (E) Paying or accepting, giving or charging any undisclosed commission, rebate,
 13 compensation or profit;
- (F) Procuring or helping to procure consent to or effecting the consummation of any
 real estate transaction or engagement of this service by means of bribery or
 corruption, fraud, deceit, intimation, violence or immoral offerings;
- 17 (G) Inducing any real party to a real estate transaction to break his contract for the 18 purpose of substituting in lieu thereof a new contract with the sane or different 19 principal where such substitution is motivated by personal gain of the licensee;
- (H) Misrepresenting himself as a member of an accredited organization of real estate
 service practitioners and using trade name, insignia or membership of any real
 estate organization, profession or trade of which the licensee is not a member;
- (I) Splitting or offering or agreeing to pay, split or rebate any commission, fee or
 valuable consideration, directly or indirectly with any person who is not a duly
 licensed real estate broker or real estate salesperson for cooperating, assisting or
 endorsing a transaction or engagement of his service;
- 27 (J) Conviction of a crime where fraud is an essential element;

1	(K)	Dishonesty or engaging in fraudulent representations in any written document
2		including any prospectus, advertisements, brochure, pamphlet, billboard and similar
3		literature concerning any real estate transaction or project;
4	(L)	Acting for more than one party to a transaction without the knowledge and consent
5		in writing of all parties;
6	(M)	Failing to exercise adequate supervision over the activities of his licensed

employees;

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8 (N) Violation of any of the provisions of this Act or order of the Commission of which 9 the broker has notice.

SECTION 25. Certificate of Transaction. - The parties to a real estate transaction 10 involving sale or exchange shall certify under oath in a form prescribed by the Commission that 11 a real estate broker has negotiated and mediated in the consummation, and that the consideration 12 and all material facts contained in the deed of conveyance are true and correct: Provided, 13 however, that in cities and provinces where there are no licensed real estate brokers, or that the 14 parties have directly negotiated and consummated the transaction with each other without the 15 mediation of real estate broker, the certification shall estate the fact and shall be made under oath 16 before the Register of Deeds of the city or province where the real estate is located: Provided 17 also, that in the case of owners, developers or joint venture partner of real estate project, this 18 19 certification of transaction shall be a requirement for an application for License to Sell.

No deed of conveyance in any real estate transaction mentioned herein shall be accepted for registration by the Registry of Deeds unless the aforesaid certification of the parties and the real estate brokers together with certification of payment of withholding tax on income value added tax, capital gains tax and other fees and taxes imposed by the Government are present and filed accordingly.

25 SECTION 26. *Code of Ethics for Real Estate Service Practitioner.* – The Board shall 26 adopt the code of ethics for real estate service practitioners which shall be promulgated by the 27 integrated national organization of real estate service practitioners.

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ARTICLE V FINAL PROVISIONS

SECTION 27. Transitory Provisions. - Those who, on the date of effectivity of this Act 3 are already licensed as real estate broker, real estate appraisers or real estate consultant by the 4 Bureau of Domestic Trade shall be registered and issued by the Board and the Commission a 5 certificate of registration and a professional license without taking the prescribed examination: 6 7 Provided, that they shall file their applications in the form prescribed for the purpose not later than one (1) year from the date of the effectivity of this Act: Provided further that the renewal of 8 their licenses is governed by the provisions of this Act. 9 10 All natural or juridical persons which as of the date of the effectivity of this Act are unlicensed real estate service practitioners shall obtain their licenses not later than one (1) year 11 12 from the date of the effectivity of this Act. 13 SECTION 28. Appropriations. - Such sums as may be necessary to carry out the provisions of this Act shall be included in the General Appropriations Act of the year following 14 its enactment into law and thereafter. 15 16 SECTION 29. Penal Provisions. - All cases of violations of this Act committed by any 17 person whether natural or juridical including violations of implementing rules and regulations, 18 shall me meted the penalty of a fine of not less than One Hundred Thousand pesos (P100,000.00) 19 or imprisonment of not less than two (2) years, or both such fine and imprisonment upon the 20 discretion of the court. 21 In case the violation is committed by a juridical person, in addition to the fine imposed by

the preceding paragraph on the juridical person, the responsible officer or officer who shall consent to or shall knowingly tolerate such violations shall be directly liable for the acts of his subordinates and shall be criminally liable as a co-principal, and shall be meted a fine of not less than One Hundred Thousand Pesos (100,000.00) 1 SECTION 30. Separability Clause. – If any provision, or part hereof, is held invalid or 2 unconstitutional, the remainder of the law or the provision not otherwise affected shall remain 3 valid and subsisting.

SECTION 31. *Repealing Clause.* – Presidential Decree No. 1602 is hereby amended and any law presidential decree or issuance, executive order, letter of instruction, administrative order, rule or regulation contrary to, or inconsistent with, the provision of this Act is hereby repealed, modified or amended accordingly.

8 SECTION 32. *Effectivity Clause.* – This Act shall take effect fifteen (15) days its
9 publication in at least two (2) newspaper of general circulation.

10 Approved,