## Adopted AMENDMENT NO 1 PROPOSED TO

## Senate Bill No. 2647

## **BY: Committee**

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

- SECTION 1. Section 73-35-4.1, Mississippi Code of 1972, is
- 21 amended as follows:
- 73-35-4.1. (1) (a) In connection with any real estate
- 23 transaction, the size or area, in square footage or otherwise, of
- 24 the subject property, if provided by any real estate licensee in
- 25 accordance with paragraph (b)(i) and (ii), shall not be considered
- 26 any warranty or quarantee of the size or area information, in
- 27 square footage or otherwise, of the subject property.
- 28 (b) (i) If a real estate licensee provides any party
- 29 to a real estate transaction with third-party information



- 30 concerning the size or area, in square footage or otherwise, of
- 31 the subject property involved in the transaction, the licensee
- 32 shall identify the source of the information.
- 33 (ii) For the purposes of this section,
- 34 "third-party information" means:
- 35 1. An appraisal or any measurement
- 36 information prepared by a licensed appraiser;
- 37 2. A surveyor developer's plan prepared by a
- 38 licensed surveyor;
- 39 3. A tax assessor's public record; or
- 4. A builder's plan used to construct or
- 41 market the property.
- 42 (c) A real estate licensee has no duty to the seller or
- 43 purchaser of real property to conduct an independent investigation
- 44 of the size or area, in square footage or otherwise, of a subject
- 45 property, or to independently verify the accuracy of any
- 46 third-party information.
- 47 (d) A real estate licensee who has complied with the
- 48 requirements of this section, as applicable, shall have no further
- 49 duties to the seller or purchaser of real property regarding
- 50 disclosed or undisclosed property size or area information, and
- 51 shall not be subject to liability to any party for any damages
- 52 sustained with regard to any conflicting measurements or opinions
- of size or area, including exemplary or punitive damages.



- 54 (2) If a real estate licensee has provided third-party 55 information to any party to a real estate transaction concerning 56 size or area of the subject real property, a party to the real estate transaction may recover damages from the licensee in a 57 58 civil action only when a licensee knowingly violates the duty to 59 disclose the source of the information as required in this 60 section. However, nothing in this act shall provide immunity from 61 civil liability to any licensee who knowingly misrepresents the 62 size or area of the subject real property.
- (b) The sole and exclusive civil remedy at common law
  or otherwise for a violation of this section by a real estate
  licensee shall be an action for actual damages suffered by the
  party as a result of such violation and shall not include
  exemplary or punitive damages.
- 68 (c) For any real estate transaction commenced after the 69 effective date of this section, any civil action brought pursuant 70 to this section shall be commenced within two (2) years after the 71 date of transfer of the subject real property.
- 72 (d) In any civil action brought pursuant to this
  73 section, the prevailing party shall be allowed court costs and
  74 reasonable attorney fees to be set by the court and collected as
  75 costs of the action.
- 76 (e) A transfer of a possessory interest in real 77 property subject to the provisions of this section may not be



- invalidated solely because of the failure of any person to comply with the provisions of this section.
- 80 (f) The provisions of this section shall apply to,
- 81 regulate and determine the rights, duties, obligations and
- 82 remedies, at common law or otherwise, of the seller marketing the
- 83 seller's real property for sale through a real estate licensee,
- 84 and of the purchaser of real property offered for sale through a
- 85 real estate licensee, with respect to disclosure of third-party
- 86 information concerning the subject real property's size or area,
- 87 in square footage or otherwise, and this section hereby supplants
- 88 and abrogates all common-law liability, rights, duties,
- 89 obligations and remedies of all parties therefor.
- 90 (3) Notwithstanding any other provision of law to the
- 91 contrary, no real estate licensee shall have any duty or
- 92 obligation nor be subject to discipline or other action of any
- 93 kind by any licensing authority of the State of Mississippi,
- 94 pertaining to information required to be disclosed by Sections
- 95 89-1-501 through 89-1-523 or delivery of information required to
- 96 be disclosed by Sections 89-1-501 through 89-1-523.
- 97 (4) The Mississippi Real Estate Commission shall not
- 98 promulgate any rule or regulation, nor make any administrative or
- 99 other interpretation, whereby any real estate licensee may be held
- 100 responsible or subject to discipline or other actions by the
- 101 commission relating to the provisions of this section or the
- 102 information required to be disclosed by Sections 89-1-501 through



- 103 89-1-523 or delivery of information required to be disclosed by
- 104 Sections 89-1-501 through 89-1-523.
- SECTION 2. Section 89-1-503, Mississippi Code of 1972, is
- 106 amended as follows:
- 107 89-1-503. (1) The transferor of any real property subject
- 108 to Sections 89-1-501 through 89-1-523 shall deliver to the
- 109 prospective transferee the written property condition disclosure
- 110 statement required by Sections 89-1-501 through 89-1-523, as
- 111 follows:
- 112 (a) In the case of a sale, as soon as practicable
- 113 before transfer of title.
- (b) In the case of transfer by a real property sales
- 115 contract, or by a lease together with an option to purchase, or a
- 116 ground lease coupled with improvements, as soon as practicable
- 117 before execution of the contract. For the purpose of this
- 118 paragraph, "execution" means the making or acceptance of an offer.
- 119 With respect to any transfer subject to paragraph (a) or (b),
- 120 the transferor shall indicate compliance with Sections 89-1-501
- 121 through 89-1-523 either on the receipt for deposit, the real
- 122 property sales contract, the lease, or any addendum attached
- 123 thereto or on a separate document.
- 124 If any disclosure, or any material amendment of any
- 125 disclosure, required to be made by Sections 89-1-501 through
- 126 89-1-523, is delivered after the execution of an offer to
- 127 purchase, the transferee shall have three (3) days after delivery



- 128 in person or five (5) days after delivery by deposit in the mail,
- 129 to terminate his or her offer by delivery of a written notice of
- 130 termination to the transferor or the transferor's agent.
- 131 (2) If a transferor of real property subject to Sections
- 132 89-1-501 through 89-1-523 shall fail to deliver the disclosure
- 133 statement required by Sections 89-1-501 through 89-1-523, or fails
- 134 to complete some portion of the disclosure statement, the
- 135 prospective transferee is presumed to be on notice to inquire of
- 136 the transferor concerning the content of the disclosure or the
- 137 lack thereof. Any duly licensed real estate broker or salesperson
- 138 involved with the transaction shall have no duty or obligation nor
- 139 be subject to discipline or other action of any kind by any
- 140 licensing authority of the State of Mississippi, pertaining to the
- 141 disclosure or the failure of any disclosure to comply with
- 142 Sections 89-1-501 through 89-1-523.
- SECTION 3. Section 89-1-505, Mississippi Code of 1972, is
- 144 amended as follows:
- 145 89-1-505. (1) \* \* \* The transferor \* \* \* shall not be
- 146 liable for any error, inaccuracy or omission of any information
- 147 delivered pursuant to Sections 89-1-501 through 89-1-523 if the
- 148 error, inaccuracy or omission was not within the personal
- 149 knowledge of the transferor  $\star$   $\star$   $\star$ , was based on information timely
- 150 provided by public agencies or by other persons providing
- 151 information as specified in subsection (2) that is required to be
- 152 disclosed pursuant to Sections 89-1-501 through 89-1-523, and



- 153 ordinary care was exercised in obtaining and transmitting \* \*  $\star$
- 154 the information.
- 155 (2) The delivery of any information required to be disclosed 156 by Sections 89-1-501 through 89-1-523 to a prospective transferee
- 157 by a public agency or other person providing information required
- 158 to be disclosed pursuant to Sections 89-1-501 through 89-1-523
- 159 shall be deemed to comply with the requirements of Sections
- 160 89-1-501 through 89-1-523 and shall relieve the transferor \* \* \*
- of any further duty under Sections 89-1-501 through 89-1-523 with
- 162 respect to that item of information.
- 163 (3) The delivery of a report or opinion prepared by a
- 164 licensed engineer, land surveyor, geologist, structural pest
- 165 control operator, contractor or other expert, dealing with matters
- 166 within the scope of the professional's license or expertise, shall
- 167 be sufficient compliance for application of the exemption provided
- 168 by subsection (1) if the information is provided to the
- 169 prospective transferee pursuant to a request therefor, whether
- 170 written or oral. In responding to such a request, an expert may
- 171 indicate, in writing, an understanding that the information
- 172 provided will be used in fulfilling the requirements of Section
- 173 89-1-509 and, if so, shall indicate the required disclosures, or
- 174 parts thereof, to which the information being furnished is
- 175 applicable. Where such a statement is furnished, the expert shall
- 176 not be responsible for any items of information, or parts thereof,
- 177 other than those expressly set forth in the statement.



178	(4) No listing or selling agent shall be liable for any
179	error, inaccuracy or omission of any information delivered
180	pursuant to Sections 89-1-501 through 89-1-523.
181	(5) The Mississippi Real Estate Commission shall not
182	promulgate any rule or regulation, nor make any administrative or
183	other interpretation, whereby any real estate licensee may be held
184	responsible or subject to discipline or other actions by the
185	commission relating to the provisions of this section or the
186	information required to be disclosed by Sections 89-1-501 through
187	89-1-523 or delivery of information required to be disclosed by
188	Sections 89-1-501 through 89-1-523.
189	SECTION 4. Section 89-1-507, Mississippi Code of 1972, is
190	amended as follows:
191	89-1-507. If information disclosed in accordance with
192	Sections 89-1-501 through 89-1-523 is subsequently rendered
193	inaccurate as a result of any act, occurrence or agreement
194	subsequent to the delivery of the required disclosures, the
195	inaccuracy resulting therefrom does not constitute a violation of
196	Sections 89-1-501 through 89-1-523. If at the time the disclosures
197	are required to be made, an item of information required to be
198	disclosed is unknown or not available to the transferor, and the
199	transferor $\star$ $\star$ has made a reasonable effort to ascertain it, the
200	transferor may use an approximation of the information, provided
201	the approximation is clearly identified as such, is reasonable, is
202	based on the best information available to the transferor * * *,



- 203 and is not used for the purpose of circumventing or evading
- 204 Sections 89-1-501 through 89-1-523.
- 205 **SECTION 5.** Section 89-1-515, Mississippi Code of 1972, is
- 206 amended as follows:
- 207 89-1-515. Any disclosure made pursuant to Sections 89-1-501
- 208 through 89-1-523 may be amended in writing by the
- 209 transferor \* \* \*, but the amendment shall be subject to the
- 210 provisions of Section 89-1-503.
- 211 **SECTION 6.** Section 89-1-519, Mississippi Code of 1972, is
- 212 amended as follows:
- 213 89-1-519. \* \* \* (1) No person or entity \* \* \* shall \* \* \*
- 214 be deemed the agent of the transferor or transferee for purposes
- 215 of the disclosure requirements of Sections 89-1-501 through
- 216 89-1-523 \* \* \*.
- 217 (2) Notwithstanding any other provision of law to the
- 218 contrary, no real estate licensee shall have any duty or
- 219 obligation nor be subject to discipline or other action of any
- 220 kind by any licensing authority of the State of Mississippi,
- 221 pertaining to information required to be disclosed by Sections
- 222 89-1-501 through 89-1-523 or delivery of information required to
- 223 be disclosed by Sections 89-1-501 through 89-1-523.
- 224 **SECTION 7.** Section 89-1-523, Mississippi Code of 1972, is
- 225 amended as follows:
- 226 89-1-523. No transfer subject to Sections 89-1-501 through
- 227 89-1-523 shall be invalidated solely because of the failure of any



- 228 person to comply with any provision of Sections 89-1-501 through
- 229 89-1-523. \* \* \*
- 230 **SECTION 8.** Section 73-35-21, Mississippi Code of 1972, is
- 231 amended as follows:
- 232 73-35-21. (1) Except as otherwise provided in this section,
- 233 the commission may, upon its own motion and shall upon the
- 234 verified complaint in writing of any person, hold a hearing
- 235 pursuant to Section 73-35-23 for the refusal of license or for the
- 236 suspension or revocation of a license previously issued, or for
- 237 such other action as the commission deems appropriate. The
- 238 commission shall have full power to refuse a license for cause or
- 239 to revoke or suspend a license where it has been obtained by false
- 240 or fraudulent representation, or where the licensee in performing
- 241 or attempting to perform any of the acts mentioned herein, is
- 242 deemed to be quilty of:
- 243 (a) Making any substantial misrepresentation in
- 244 connection with a real estate transaction;
- 245 (b) Making any false promises of a character likely to
- 246 influence, persuade or induce;
- 247 (c) Pursuing a continued and flagrant course of
- 248 misrepresentation or making false promises through agents or
- 249 salespersons or any medium of advertising or otherwise;
- 250 (d) Any misleading or untruthful advertising;
- (e) Acting for more than one (1) party in a transaction
- 252 or receiving compensation from more than one (1) party in a



- transaction, or both, without the knowledge of all parties for whom he acts;
- 255 (f) Failing, within a reasonable time, to account for 256 or to remit any monies coming into his possession which belong to
- 257 others, or commingling of monies belonging to others with his own
- 258 funds. Every responsible broker procuring the execution of an
- 259 earnest money contract or option or other contract who shall take
- 260 or receive any cash or checks shall deposit, within a reasonable
- 261 period of time, the sum or sums so received in a trust or escrow
- 262 account in a bank or trust company pending the consummation or
- 263 termination of the transaction. "Reasonable time" in this context
- 264 means by the close of business of the next banking day;
- 265 (g) Entering a guilty plea or conviction in a court of
- 266 competent jurisdiction of this state, or any other state or the
- 267 United States of any felony;
- 268 (h) Displaying a "for sale" or "for rent" sign on any
- 269 property without the owner's consent;
- 270 (i) Failing to furnish voluntarily, at the time of
- 271 signing, copies of all listings, contracts and agreements to all
- 272 parties executing the same;
- (j) Paying any rebate, profit or commission to any
- 274 person other than a real estate broker or salesperson licensed
- 275 under the provisions of this chapter;
- (k) Inducing any party to a contract, sale or lease to
- 277 break such contract for the purpose of substituting in lieu



- thereof a new contract, where such substitution is motivated by
  the personal gain of the licensee;
- 280 (1) Accepting a commission or valuable consideration as 281 a real estate salesperson for the performance of any of the acts 282 specified in this chapter from any person, except his employer who
- 284 (m) Failing to successfully pass the commission's 285 background investigation for licensure or renewal as provided in 286 Section 73-35-10; or

must be a licensed real estate broker;

- 287 Any act or conduct, whether of the same or a 288 different character than hereinabove specified, which constitutes 289 or demonstrates bad faith, incompetency or untrustworthiness, or 290 dishonest, fraudulent or improper dealing. However, simple 291 contact and/or communication with any mortgage broker or lender by 292 a real estate licensee about any professional, including, but not 293 limited to, an appraiser, home inspector, contractor, and/or 294 attorney regarding a listing and/or a prospective or pending 295 contract for the lease, sale and/or purchase of real estate shall 296 not constitute conduct in violation of this section.
- 297 (2) No real estate broker shall practice law or give legal
  298 advice directly or indirectly unless said broker be a duly
  299 licensed attorney under the laws of this state. He shall not act
  300 as a public conveyancer nor give advice or opinions as to the
  301 legal effect of instruments nor give opinions concerning the
  302 validity of title to real estate; nor shall he prevent or

283

- 303 discourage any party to a real estate transaction from employing 304 the services of an attorney; nor shall a broker undertake to 305 prepare documents fixing and defining the legal rights of parties 306 to a transaction. However, when acting as a broker, he may use an 307 earnest money contract form. A real estate broker shall not 308 participate in attorney's fees, unless the broker is a duly 309 licensed attorney under the laws of this state and performs legal 310 services in addition to brokerage services.
- 311 (3) It is expressly provided that it is not the intent and
  312 purpose of the Mississippi Legislature to prevent a license from
  313 being issued to any person who is found to be of good reputation,
  314 is able to give bond, and who has lived in the State of
  315 Mississippi for the required period or is otherwise qualified
  316 under this chapter.
- 317 In addition to the reasons specified in subsection (1) 318 of this section, the commission shall be authorized to suspend the 319 license of any licensee for being out of compliance with an order 320 for support, as defined in Section 93-11-153. The procedure for 321 suspension of a license for being out of compliance with an order 322 for support, and the procedure for the reissuance or reinstatement 323 of a license suspended for that purpose, and the payment of any 324 fees for the reissuance or reinstatement of a license suspended 325 for that purpose, shall be governed by Section 93-11-157 or 93-11-163, as the case may be. If there is any conflict between 326 327 any provision of Section 93-11-157 or 93-11-163 and any provision

- of this chapter, the provisions of Section 93-11-157 or 93-11-163, as the case may be, shall control.
- 330 (5) Nothing in this chapter shall prevent an associate
  331 broker or salesperson from owning any lawfully constituted
  332 business organization, including, but not limited to, a
  333 corporation, limited liability company or limited liability
  334 partnership, for the purpose of receiving payments contemplated in
  335 this chapter. The business organization shall not be required to
  336 be licensed under this chapter and shall not engage in any other

activity requiring a real estate license.

- 338 (6) The Mississippi Real Estate Commission shall not 339 promulgate any rule or regulation, nor make any administrative or 340 other interpretation, whereby any real estate licensee may be held responsible or subject to discipline or other actions by the 341 342 commission relating to the provisions of this section or the 343 information required to be disclosed by Sections 89-1-501 through 344 89-1-523 or delivery of information required to be disclosed by 345 Sections 89-1-501 through 89-1-523.
- 346 **SECTION 9.** Sections 89-1-521 and 89-1-525, Mississippi Code of 1972, which provide for certain disclosures and penalties of licensed real estate brokers and salespersons, are repealed.
- 349 **SECTION 10.** This act shall take effect and be in force from 350 and after its passage.

Further, amend by striking the title in its entirety and inserting in lieu thereof the following:



337

AN ACT TO AMEND SECTION 73-35-4.1, MISSISSIPPI CODE OF 1972, 2 TO REVISE LIABILITY FOR A REAL ESTATE LICENSEE REGARDING 3 DISCLOSURE OF THE SIZE OR AREA OF PROPERTY; TO AMEND SECTIONS 89-1-503 AND 89-1-505, MISSISSIPPI CODE OF 1972, TO REVISE 5 LIABILITY FOR FAILURE OF A TRANSFEROR OF REAL PROPERTY TO PROVIDE CERTAIN INFORMATION; TO AMEND SECTIONS 89-1-507 AND 89-1-515, 7 MISSISSIPPI CODE OF 1972, TO REMOVE REFERENCES TO AGENTS OF 8 TRANSFERORS OF REAL PROPERTY; TO AMEND SECTION 89-1-519, 9 MISSISSIPPI CODE OF 1972, TO PROVIDE THAT NO PERSON OR ENTITY 10 SHALL BE DEEMED THE AGENT OF THE TRANSFEROR OR TRANSFEREE FOR 11 PURPOSES OF THE DISCLOSURE REQUIREMENTS OF SECTIONS 89-1-501 12 THROUGH 89-1-523; TO AMEND SECTION 89-1-523, MISSISSIPPI CODE OF 13 1972, TO REVISE LIABILITY REGARDING SECTIONS 89-1-501 THROUGH 14 89-1-523; TO AMEND SECTION 73-35-21, MISSISSIPPI CODE OF 1972, TO REVISE THE AUTHORITY OF THE REAL ESTATE COMMISSION REGARDING; TO 15 REPEAL SECTIONS 89-1-521 AND 89-1-525, MISSISSIPPI CODE OF 1972, 16 17 WHICH PROVIDE FOR CERTAIN DISCLOSURES AND PENALTIES OF LICENSED 18 REAL ESTATE BROKERS AND SALESPERSONS; AND FOR RELATED PURPOSES.

