Act No. 42 Public Acts of 2002 Approved by the Governor March 12, 2002

Filed with the Secretary of State March 12, 2002

EFFECTIVE DATE: March 12, 2002

## STATE OF MICHIGAN 91ST LEGISLATURE REGULAR SESSION OF 2002

Introduced by Reps. Bishop, Raczkowski, Adamini, Shackleton, Koetje, Anderson, Shulman, Ehardt, Spade and Lemmons

## ENROLLED HOUSE BILL No. 4987

AN ACT to amend 1980 PA 299, entitled "An act to revise, consolidate, and classify the laws of this state regarding the regulation of certain occupations; to create a board for each of those occupations; to establish the powers and duties of certain departments and agencies and the boards of each occupation; to provide for the promulgation of rules; to provide for certain fees; to provide for penalties and civil fines; to establish rights, relationships, and remedies of certain persons under certain circumstances; to repeal certain parts of this act on a specific date; and to repeal certain acts and parts of acts," by amending section 2512 (MCL 339.2512), as amended by 2000 PA 436.

The People of the State of Michigan enact:

Sec. 2512. A licensee who commits 1 or more of the following is subject to the penalties set forth in article 6:

- (a) Except in a case involving property management, acts for more than 1 party in a transaction without the knowledge of the parties.
- (b) Fails to provide a written agency disclosure to a prospective buyer or seller in a real estate transaction as defined in section 2517.
- (c) Represents or attempts to represent a real estate broker other than the employer without the express knowledge and consent of the employer.
  - (d) Fails to account for or to remit money coming into the licensee's possession which belongs to others.
  - (e) Changes a business location without notification to the department.
- (f) In the case of a real estate broker, fails to return a real estate salesperson's license within 5 days as provided in section 2507.
  - (g) In the case of a licensee engaged in property management, violates section 2512c(2), (5), or (6).
- (h) Except as provided in section 2512b, shares or pays a fee, commission, or other valuable consideration to a person not licensed under this article including payment to any person providing the names of, or any other information regarding, a potential seller or purchaser of real estate but excluding payment for the purchase of commercially prepared lists of names. However, a licensed real estate broker may pay a commission to a licensed real estate broker of another state if the nonresident real estate broker does not conduct in this state a negotiation for which a commission is paid.
  - (i) Conducts or develops a market analysis not in compliance with section 2601(a)(ii).

- (j) Except in the case of property management accounts, fails to deposit in the real estate broker's custodial trust or escrow account money belonging to others coming into the hands of the licensee in compliance with the following:
- (i) A real estate broker shall retain a deposit or other money made payable to a person, partnership, corporation, or association holding a real estate broker's license under this article pending consummation or termination of the transaction involved and shall account for the full amount of the money at the time of the consummation or termination of the transaction.
- (ii) A real estate salesperson shall pay over to the real estate broker, upon receipt, a deposit or other money on a transaction in which the real estate salesperson is engaged on behalf of the real estate broker.
- (iii) A real estate broker shall not permit an advance payment of funds belonging to others to be deposited in the real estate broker's business or personal account or to be commingled with funds on deposit belonging to the real estate broker.
- (iv) A real estate broker shall deposit, within 2 banking days after the broker has received notice that an offer to purchase is accepted by all parties, money belonging to others made payable to the real estate broker into a separate custodial trust or escrow account maintained by the real estate broker with a bank, savings and loan association, credit union, or recognized depository until the transaction involved is consummated or terminated, at which time the real estate broker shall account for the full amount received.
- (v) A real estate broker shall keep records of funds deposited in its custodial trust or escrow account, which records shall indicate clearly the date and from whom the money was received, the date deposited, the date of withdrawal, and other pertinent information concerning the transaction, and shall show clearly for whose account the money is deposited and to whom the money belongs. The records shall be subject to inspection by the department. A real estate broker's separate custodial trust or escrow account shall designate the real estate broker as trustee, and the custodial trust or escrow account shall provide for withdrawal of funds without previous notice. This article and the rules promulgated pursuant to this article do not prohibit the deposit of money accepted under this section in a noninterest bearing account of a state or federally chartered savings and loan association or a state or federally chartered credit union.
- (vi) If a purchase agreement signed by a seller and purchaser provides that a deposit be held by an escrowee other than a real estate broker, a licensee in possession of such a deposit shall cause the deposit to be delivered to the named escrowee within 2 banking days after the licensee has received notice that an offer to purchase is accepted by all parties.

This act is ordered to take immediate effect.	Sany Exampall
	Clerk of the House of Representatives.
	Secretary of the Senate.
Approved	
Governor.	