HB230 ENROLLED



- 1 HB230
- 2 GMSP226-2

ACT #2025 - 59

- 3 By Representative Shedd
- 4 RFD: Commerce and Small Business
- 5 First Read: 06-Feb-25





1 Enrolled, An Act,

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- Relating to real estate transactions; to clarify when a
- 4 real estate consumer agency disclosure form is required; to
- 5 further clarify when a written brokerage agreement is required
- 6 to establish a brokerage relationship; and to provide when a
- 7 licensee referral agreement must be in writing.
- 8 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
- 9 Section 1. Sections 34-27-81, 34-27-82, and 34-27-100
- 10 Code of Alabama 1975, are amended to read as follows:
- 11 "\$34-27-81
- 12 As used in this article, the following words shall—have
- 13 the following meanings:
- 14 (1) AGENCY AGREEMENT. A written agreement between a
- 15 broker and a client which creates a fiduciary relationship
- 16 between the broker and a principal, who is commonly referred
- 17 to as a client the client.
- 18 (2) BROKER. Any person licensed as a real estate broker
- 19 pursuant to Articles 1 and 2 of this chapter.
- 20 (3) BROKERAGE AGREEMENT. A specific written agreement
- 21 between a brokerage firmcompany as defined in Section 34-27-2
- 22 and a consumer which establishes a brokerage relationship. The
- 23 brokerage agreement shall contain a statement of the terms and
- 24 conditions of the brokerage services to be provided, including
- any compensation to be paid to or through the company. The
- 26 term includes agency agreements and transaction brokerage
- 27 agreements.
- 28 (4) BROKERAGE SERVICE. Any service, except for rental



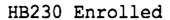
- or property management services, provided by a broker or
- 30 licensee to another person and includes all activities for
- 31 which a real estate license is required under Articles 1 and 2
- 32 of this chapter.
- 33 (5) CONSUMER. A person who obtains information, advice,
- 34 or services concerning real estate from a real estate
- 35 licensee: CLIENT. A person who has an agency agreement with a
- 36 broker for brokerage services whether he or she is the buyer
- or seller.
- 38 (6) CLIENT. A person who has an agency agreement with a
- 39 broker for brokerage service, whether he or she be buyer or
- 40 seller. CONSUMER. A person who obtains information, advice, or
- 41 services concerning real estate from a real estate licensee.
- 42 (7) CUSTOMER. A person who is provided brokerage
- 43 services by a broker or licensee but who is not a client of
- 44 the broker.
- 45 (8) DUAL AGENCY. An agency relationship in which the
- 46 same brokerage firm represents both the seller and the buyer
- 47 in the same real estate transaction-once all parties have
- 48 signed the consent agreement. Circumstances which that
- 49 establish a dual agency include, but are not limited to, one
- of the following:
- a. When two or more licensees licensed under the same
- 52 broker each represent a different party to the transaction.
- 53 b. When one licensee represents both the buyer and
- 54 seller in a real estate transaction.
- 55 (9) INFORMED CONSENT. A consumer's agreement to allow
- something to happen which is based upon full disclosure of



- 57 facts needed to choose appropriate brokerage services.
- 58 (10) LICENSEE. Any broker, salesperson, or company as
- defined in Section 34-27-2.
- 60 (11) LIMITED CONSENSUAL DUAL AGENT. A licensee who,
- 61 with the written informed consent of all parties to a
- 62 contemplated real estate transaction, is engaged as an agent
- for both the buyer and seller. Circumstances which establish
- 64 dual agency include, but are not limited to, one of the
- 65 following:
- a. When two or more licensees licensed under the same
- broker each represent a different party to the transaction.
- b. When one licensee represents both the buyer and
- 69 seller in a real estate transaction.
- 70 (12) MATERIAL FACT. A fact that is of significance to a
- 71 reasonable party which affects the party's decision to enter
- 72 into a real estate contract.
- 73 (13) QUALIFYING BROKER. A broker under whom a
- 74 corporation, partnership, branch office, or lawfully
- 75 constituted business organization, as the Legislature may from
- 76 time to time provide, is licensed, or a broker licensed to do
- 77 business as a sole proprietorship who is responsible for
- 78 supervising the acts of the company, or proprietorship and all
- 79 real estate licensees licensed therewith.
- 80 (14) REAL ESTATE TRANSACTION. The purchase, sale, lease
- and rental, option, or exchange of an interest in real estate.
- 82 (15) SINGLE AGENT. A licensee who is engaged by and
- 83 represents only one party in a real estate transaction. A
- 84 single agent includes, but is not limited to, one may be only



- one of the following:
- a. Buyer's agent, which means a broker or licensee who
- is engaged by and represents only the buyer in a real estate
- 88 transaction.
- b. Seller's agent, which means a broker or licensee who
- 90 is engaged by and represents only the seller in a real estate
- 91 transaction.
- 92 (16) SUB-AGENT. A licensee who is empowered to act for
- 93 another broker in performing real estate brokerage tasks for a
- 94 principal, and who owes the same duties to the principal as
- 95 the agent of the principal.
- 96 (17) TRANSACTION BROKER. A licensee who assists one or
- 97 more parties in a contemplated real estate transaction without
- 98 being an agent or fiduciary or advocate for the interest of
- 99 that party to a transaction."
- 100 "\$34-27-82
- 101 (a) When engaged in any real estate transaction, the
- 102 licensee may act as a single agent, sub-agent, a limited
- 103 consensual dual agent, or as a transaction broker.
- 104 (b) At the initial contact between a licensee and the
- 105 consumer and until such time a broker enters into a specific
- written agreement to establish an agency relationship with one
- or more of the parties to a transaction, the licensee shall
- 108 not be considered an agent of that consumer. An agency
- 109 relationship shall not be assumed, implied, or created without
- a written bilateral agency agreement establishing the terms of
- 111 the agency relationship. In the absence of a signed brokerage
- agreement between the parties, the transaction brokerage





113	relationship	shall	remain	in	effect.	
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114	(c) As soon as reasonably possible and before any
115	eonfidential information is disclosed to any other person by a
116	licensee, the The licensee shall provide a written disclosure
117	form to a consumer for signature describing the alternative
118	types of brokerage services, as identified in subsection (a),
119	that are available to clients and customers of real estate
120	brokerage companies, as soon as reasonably possible and before
121	any confidential information is disclosed to any other person
122	by a licensee. Such disclosure must occur at least prior to a
123	licensee providing any brokerage service, which includes a
124	licensee showing a property as to a prospective buyer but does
125	not include a seller's agent conducting an open house as to
126	prospective buyers. As part of the disclosure, The licensee
127	shall also <u>provide</u> inform a consumer as to in writing the
128	specific types of brokerage services that are provided by his
129	or her company, as required by Section 34-27-83, which shall
130	also include general information on how the company and
131	licensee are compensated for the brokerage services. A broker
132	shall not be required to offer or engage in any one or in all
133	of the alternative brokerage arrangements services specified in
134	subsection (a). The licensee will provide a written form to
135	the consumer for their signature describing the alternative
136	types of brokerage arrangements available. All rental or
137	property management services are excluded from the
138	requirements of this subsection.

(d) A licensee shall not be required to comply with the provisions of subsection (c) when engaged in transactions with

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any corporation, non-profit nonprofit corporation, professional corporation, professional association, limited liability company, partnership, any partnership created under the Uniform Partnership Act, (commencing at Section 10-8A-101), real estate investment trust, business trust, charitable trust, family trust, or any governmental entity in

transactions involving real estate.

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(e) After disclosure, the consumer may make an affirmative election of a specific type of brokerage arrangementservice that is available from the real estate brokerage company by signing a brokerage agreement. The brokerage agreement shall contain a statement of the terms and conditions of the brokerage services that the company will provide, as provided in Section 34-27-81. The consumer or customer may not be required to enter into a written brokerage agreement in order for a licensee to show a property to the consumer or customer. Notwithstanding the application of subsection (d), a written brokerage agreement is required prior to a licensee either listing for sale or submitting an offer on a property on behalf of a consumer, customer, or client for compensation. In the absence of a signed brokerage agreement between the parties, the transaction brokerage relationship shall remain in effect.

(f) When serving as a transaction broker, the duties of the licensee to all the parties to a real estate transaction are limited to those which are enumerated in Section 34-27-84. A signed brokerage agreement between the parties or, in the absence of a signed brokerage agreement, the continuation of



- the transaction brokerage relationship, shall constitute informed consent by the consumer as to the services the consumer shall receive from the broker.
- 172 (g) Disclosure forms shall be provided to buyers and
 173 sellers. All real estate brokerage firmscompanies operating
 174 within the State of Alabama shall use the same agency
 175 disclosure forms. Disclosure forms describing the alternative
 176 types of brokerage services identified above shall be written
 177 by the Alabama Real Estate Commission.
- 178 (h) Nothing in this section shall prohibit the consumer
 179 from entering into a written contract with a broker which
 180 contains provisions for services not specifically identified
 181 in the written disclosure form."
- 182 "\$34-27-100
- For the purposes of this article, the following terms shall have the following meanings:
- (1) ACTUAL INTRODUCTION. a. When Either: (i) when the 185 186 buyer, seller, landlord, or tenant has been referred to the 187 real estate licensee by the person or entity seeking the 188 referral fee prior to the time the customer has executed a 189 real estate brokerage services disclosure form or waived 190 execution in writing or the customer has executed a buyer's 191 agency agreement, property listing agreement, or a transaction 192 brokerage agreement; or
- 193 <u>b. For (ii) for real estate transactions in which the</u>
 194 law of this state does not require the presentation of a real
 195 estate brokerage services disclosure form, when the buyer,
 196 seller, landlord, or tenant has been referred to the real



- 197 estate licensee by the person or entity seeking the referral
- 198 fee prior to any contact between the buyer, seller, landlord,
- 199 or tenant and the real estate licensee during which their real
- 200 estate business has been discussed. Any such referral
- 201 agreement between real estate licensees must be in writing.
- 202 Any attempt to present an unlawful referral agreement is
- prohibited.
- 204 (2) INTERFERENCE WITH A REAL ESTATE BROKERAGE
- 205 RELATIONSHIP. Demanding a referral fee from a real estate
- 206 licensee when reasonable cause for payment does not exist. The
- 207 term "interference with a real estate brokerage relationship"
- 208 may also include a threat by a third party to reduce,
- 209 withhold, or eliminate any relocation or other benefits, or
- 210 the actual reduction, withholding, or elimination of any
- 211 relocation or other benefit, in order to generate a referral
- 212 fee from a real estate broker when reasonable cause for
- 213 payment does not exist. Notwithstanding the foregoing, either
- 214 neither of the following shall not constitute interference
- 215 with a real estate brokerage relationship:
- a. Communications between an employer or its
- 217 representative and an employee concerning relocation policies
- 218 and benefits.
- 219 b. Advising a party of the right to allow a brokerage
- 220 relationship to expire pursuant to its own terms or not to
- 221 renew the brokerage relationship upon expiration.
- 222 (3) REAL ESTATE BROKERAGE RELATIONSHIP. A relationship
- 223 entered into between a real estate broker or salesperson and a
- buyer, seller, landlord, or tenant under which the real estate



- broker or salesperson engages in any of the acts set forth in
 Alabama real estate license law, but the relationship does not
 exist prior to actual introduction of the relationship as
 provided in subdivision (1).
- 229 (4) REASONABLE CAUSE FOR PAYMENT. When an actual
 230 introduction of business has been made, a subagency
 231 relationship between brokers exists, a contractual referral
 232 fee relationship or other agreement exists, or a contractual
 233 cooperative brokerage relationship exists.
- 234 (5) REFERRAL FEE. Any fee or commission paid by a real
 235 estate licensee to any person or entity, other than a
 236 cooperative commission offered by a listing real estate broker
 237 to a selling real estate broker or by a selling real estate
 238 broker to a listing real estate broker."
- Section 2. This act shall become effective 30 days after the enactment of this bill.



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260	1	hereby certify that the within Act originated i	n and
261	was passe	ed by the House 13-Feb-25.	
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263 264		John Treadwell	
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270	Senate	05-Mar-25	Passed
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GOVERNOR Alabama Secretary of State

Act Num...: 2025-059 Bill Num...: H-230

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