## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

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Sponsors:

## SENATE BILL 690 Commerce and Insurance Committee Substitute Adopted 5/6/25 PROPOSED HOUSE COMMITTEE SUBSTITUTE S690-PCS15351-CM-20

Short Title: Various Real Estate and Business Law Changes.

(Public)

	Referred to:				
	March 26, 2025				
1			A BILL TO BE ENTITLED		
2	AN ACT	TO M	ODIFY THE LICENSING PROCEDURES OF THE NORTH CAROLINA		
3	APPR	AISER	S ACT, TO AUTHORIZE BROKERS TO REGISTER WITH MULTIPLE		
4	DEAL	ERS U	NDER COMMON OWNERSHIP OR CONTROL, TO MODIFY THE LAW		
5	REGARDING OUT-OF-POCKET EXPENSES A LANDLORD MAY RECOVER FROM				
6	A TENANT, AND TO ALLOW A BUYER'S AGENT COMPENSATION TO BE				
7	INCLU	UDED I	IN AN OFFER TO PURCHASE.		
8	The Gener		embly of North Carolina enacts:		
9		SECT	<b>TON 1.(a)</b> G.S. 93E-1-4 is amended by adding the following new subdivisions		
10	to read:				
11		" <u>(5a)</u>	"Appraiser Qualifications Board" means the board established by the		
12			Appraisal Foundation to set nationwide minimum education, registration,		
13			experience, and examination standards for real estate appraiser licensure and		
14			certification.		
15		<u>(5b)</u>	"Approved PAREA program" means a course or program developed by a		
16			third-party provider that has been approved by the Appraiser Qualifications		
17			Board and the Appraisal Board, which meets the standards for Practical		
18			Applications of Real Estate Appraisal and satisfies the experience		
19			requirements for real estate appraiser licensure or certification as required by		
20			this Chapter.		
21					
22		<u>(9a)</u>	"Practical Applications of Real Estate Appraisal" means the program		
23			framework established by the Appraiser Qualifications Board, providing an		
24			alternative to the traditional supervisor and trainee method for satisfying real		
25			estate appraisal experience requirements through technology-based training,		
26		GEOT	case studies, and supervision by qualified mentors."		
27	W(-1)		<b>TON 1.(b)</b> G.S. 93E-1-6 is amended by adding a new subsection to read:		
28	" <u>(a1)</u>		plicant for certification as a certified residential real estate appraiser may satisfy		
29	-		quirements of subdivision (6) of subsection (a) of this section by completing all		
30 21	of the foll		Completing an approved PAREA program for certification as a certified		
31 32		<u>(1)</u>	residential real estate appraiser.		
32 22		(2)	Submitting 15 appraisals of residential real estate to the Appraisal Board of		
33 34		<u>(2)</u>	which the Appraisal Board will choose five to review for compliance with the		
34 35			Uniform Standards of Professional Appraisal Practice."		
55			Chirofin Standards of Frotessional Applaisar Fractice.		



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	General Assembly Of North Carolina	Session 2025		
1	<b>SECTION 1.(c)</b> G.S. 93E-1-6(a1), as amended by this section, is repealed effective			
2	December 31, 2030.	nt miles to implement		
3 4	<b>SECTION 1.(d)</b> The North Carolina Appraisal Board may add the provisions of this section.	pt rules to implement		
4 5	1	n it had a law. The		
6	<b>SECTION 1.(e)</b> Subsection (d) of this section is effective when remainder of this section becomes effective January 1, 2026, and ap			
0 7	submitted for certification as a certified residential real estate appraiser on			
8	<b>SECTION 2.(a)</b> G.S. 78A-36(b) reads as rewritten:	of after that date.		
9	"§ 78A-36. Registration requirement.			
10	(b) It is unlawful for any dealer to employ a salesman unless the	alecman is registered		
11	The registration of a salesman is not effective during any period when he			
12	a particular dealer registered under this Chapter. When a salesman begin			
13	activities which make him a salesman, the salesman as well as the dealer shall promptly notify			
14	the Administrator.	shan promptry notify		
15	The Administrator may by rule or order require the return of a salesm	an's license upon the		
16	termination of those activities which make him a salesman or, if such return	-		
17	a bond or evidence satisfactory to the Administrator of such impossibility.			
18	registered with more than one <del>dealer.<u>dealer</u> unless each of the dealers</del>	•		
19	associates with the salesman is under common ownership or control,			
20	otherwise allowed by a rule or order of the Administrator."			
21	<b>SECTION 2.(b)</b> This section becomes effective October 1, 20	25.		
22	<b>SECTION 3.</b> G.S. 42-46(i) reads as rewritten:			
23	"(i) Out-of-Pocket Expenses and Litigation Costs. – In addition to th	ne late fees referenced		
24	in subsections (a) and (b) of this section and the administrative fees of a l			
25	subsections (e) through (g) of this section, a landlord also is permitted to cha	arge and recover from		
26	a tenant the following actual out-of-pocket expenses:	-		
27	(1) Filing fees charged by the court.			
28	(2) Costs for service of process pursuant to G.S. 1A-1,	Rule 4 of the North		
29	Carolina Rules of Civil Procedure and G.S. 42-29.			
30	(3) If the landlord is the prevailing party, reasonable <u>Reasonable</u>	onable attorneys' fees		
31	actually paid or owed, pursuant to a written lease, not to	exceed fifteen percent		
32	(15%) of the amount owed by the tenant, or fifteen	percent (15%) of the		
33	monthly rent stated in the lease if the eviction is based of	on a default other than		
34	the nonpayment of rent.			
35	(4) In cases where a tenant appeals a summary ejectment t			
36	and the landlord is the prevailing party, a landlord is en			
37	all actual reasonable attorneys' fees paid or owed if a cou			
38	tenant knew, or should have known, the appeal was friv			
39	without foundation, or in bad faith or solely for the purp			
40	<b>SECTION 4.(a)</b> Definitions. – For purposes of this section	on, "Offer and Sales		
41	Contracts Rule" means 21 NCAC 58A .0112 (Offer and Sales Contracts).			
42	<b>SECTION 4.(b)</b> Offer and Sales Contracts Rule. – Until the			
43	revised permanent rule that the Commission is required to adopt pursuan			
44	this section, the Commission shall implement the Offer and Sales Contracts Rule as provided in			
45	subsection (c) of this section.			
46	<b>SECTION 4.(c)</b> Implementation. – A broker acting as an agent in a real estate			
47 19	transaction may use a preprinted offer or sales contract form containing provisions concerning			
48 40	the payment of a commission or compensation, including the forfeiture o	a carnest money, to a		
49 50	broker or firm. SECTION 4 (d) Additional Pulemaking Authority The Co	mmission shall adopt		
50 51	<b>SECTION 4.(d)</b> Additional Rulemaking Authority. – The Co a rule to amend the Offer and Sales Contracts Rule consistent with subsect	-		
51	a rule to amenu the Orier and Sales Contracts Rule consistent with subsect	ion (c) of this section.		

## **General Assembly Of North Carolina**

1 Notwithstanding G.S. 150B-19(4), the rule adopted by the Commission pursuant to this section 2 shall be substantively identical to the provisions of subsection (c) of this section. Rules adopted 3 pursuant to this section are not subject to Part 3 of Article 2A of Chapter 150B of the General 4 Statutes. Rules adopted pursuant to this section shall become effective as provided in 5 G.S. 150B-21.3(b1), as though 10 or more written objections had been received as provided in 6 G.S. 150B-21.3(b2). 7 SECTION 4.(e) Sunset. - This section expires when permanent rules adopted as 8 required by subsection (d) of this section become effective.

9 SECTION 5. Except as otherwise provided, this act is effective when it becomes 10 law.