AN ACT

Amending the act of February 19, 1980 (P.L.15, No.9), entitled "An act establishing the State Real Estate Commission and providing for the licensing of real estate brokers and salesmen," in definitions, further providing for definitions; in qualifications and applications for licenses and registration certificates, further providing for qualifications for license; in duties of licensees, further providing for comparative market analysis disclosure and providing for broker price opinion; and making a related repeal.

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows:

Section 1. The definition of "comparative market analysis" in section 201 of the act of February 19, 1980 (P.L.15, No.9), known as the Real Estate Licensing and Registration Act, is amended and the section is amended by adding definitions to read:

Section 201. Definitions.

The following words and phrases when used in this act shall have, unless the context clearly indicates otherwise, the
meanings given to them in this section:

"Broker price opinion." An estimate prepared by a broker, associate broker or salesperson that details the probable selling price of a particular parcel of real property and provides a varying level of detail about the property's condition, market and neighborhood, and information on comparable sales, but does not include an automated valuation model as defined in section 1125(d) of the Financial Institutions Reform, Recovery, and Enforcement Act of 1989 (Public Law 101-73, 12 U.S.C. 3354(d)).

"Comparative market analysis." [A written analysis, opinion or conclusion by a contracted buyer's agent, transactional licensee or an actual or potential seller's agent relating to the probable sale price of a specified piece of real estate in an identified real estate market at a specified time, offered either for the purpose of determining the asking/offering price for the property by a specific actual or potential consumer or for the purpose of securing a listing agreement with a seller.] A written analysis, opinion or conclusion by a broker, associate broker or salesperson relating to the probable sale or rental price of a specified parcel of real property in an identified real estate market at a specified time, which is prepared for any of the following:

(1) An existing or potential seller, buyer, lessor or lessee of a parcel of real property.

(2) A person making decisions or performing due diligence related to the potential listing, offering, sale, option, lease or acquisition price of a parcel of real
"Short sale." A sale of a house in which the proceeds fall short of the amount the owner owes on the mortgage.

Section 2. Section 521 of the act is amended and the section is amended by adding a paragraph to read:

Section 521. Qualifications for license.

Each applicant shall as a condition precedent to obtaining a license, take the salesperson license examination and score a passing grade. Prior to taking the examination:

(1) The applicant shall be at least 18 years of age.

(2) [The] The following apply:

   (i) Except as provided under subparagraph (ii), the applicant shall have completed [60] 75 hours in real estate instruction in areas of study prescribed by the rules of the commission, which rules shall require instruction in the areas of fair housing and professional ethics.

   (ii) An applicant shall be required to complete 60 hours of real estate instruction as prescribed under subparagraph (i) if the applicant has completed a portion of the hours before the effective date of this subparagraph. An applicant who has not completed any of the required hours of real estate instruction before the effective date of this subparagraph shall complete 75 hours of real estate instruction within five years of taking the salesperson license examination.

(3) The applicant shall be a high school graduate or shall produce proof satisfactory to the commission of an
education equivalent to high school preparation. This paragraph shall not apply to a person licensed before the effective date of this paragraph.

Section 3. Section 608.3 of the act is amended to read:

Section 608.3. Comparative market analysis disclosure.

(a) A comparative market analysis must contain the following statement printed conspicuously and without change on the first page:

This analysis has not been performed in accordance with the Uniform Standards of Professional Appraisal Practice which require valuers to act as unbiased, disinterested third parties with impartiality, objectivity and independence and without accommodation of personal interest. It is not to be construed as an appraisal and may not be used as such for any purpose.

(b) A comparative market analysis prepared in accordance with this act shall not be deemed to be an appraisal within the scope of the act of July 10, 1990 (P.L.404, No.98), known as the "Real Estate Appraisers Certification Act."

(c) Any fees charged for a comparative market analysis shall be paid to the broker.

Section 4. The act is amended by adding a section to read:

Section 608.6. Broker price opinion.

(a) A broker price opinion must contain the following statement displayed conspicuously and without change:

This analysis has not been prepared in accordance with the Uniform Standards of Professional Appraisal Practice which require valuers to act as unbiased, disinterested third parties with impartiality, objectivity and independence and without accommodation of personal interest.
interest. It is not to be construed as an appraisal and may not be used as such for any purpose.

(b) A broker price opinion prepared in accordance with this act shall:

(1) Not be deemed to be an appraisal within the scope of the act of July 10, 1990 (P.L.404, No.98), known as the "Real Estate Appraisers Certification Act," or a valuation of real estate for purposes of section 8(b)(1) of the act of February 2, 2012 (P.L.30, No.4), known as the "Appraisal Management Company Registration Act."

(2) Be deemed to be a comparative market analysis for the purposes of the "Appraisal Management Company Registration Act."

(c) A broker price opinion must be signed manually or electronically by the person who prepared it and must contain all of the following information:

(1) An identification of the intended users and intended uses of the broker price opinion, if known.

(2) A brief description of the subject property and the property interest to be priced.

(3) The basis for the conclusion as to the price, including applicable market data or capitalization computation.

(4) Any assumption or limiting condition.

(5) Any existing or contemplated interest of the licensee who prepared the broker price opinion.

(6) The effective date of the broker price opinion and the date that the document is signed.

(7) The real estate license number of the preparer.

(d) Any fees charged for a broker price opinion shall be
paid to the broker.

(e) A broker price opinion may be prepared by a broker, associate broker or salesperson only for use in conjunction with:

(1) a property owned by a lender after an unsuccessful sale at a foreclosure auction;
(2) a modification of a first or junior mortgage or equity line of credit;
(3) a short sale of a property;
(4) an evaluation or monitoring of a portfolio of properties; or
(5) the relocation of an individual who is the owner of a property or a prospective purchaser of a property.

(f) A broker price opinion may not be used:

(1) as the basis to determine the value of a parcel of real property for a mortgage loan origination, including a first or junior mortgage, refinancing or equity line of credit; or
(2) in connection with:
   (i) an eminent domain proceeding;
   (ii) a Federal, State or local tax appeal;
   (iii) a bankruptcy or insolvency proceeding;
   (iv) an action or proceeding involving divorce or equitable distribution of property; or
   (v) any other action or proceeding before a court of record.

(g) The provisions of this section shall not preclude the preparation of a broker price opinion to be used in conjunction with or in addition to an appraisal.

(h) A registered appraisal management company may recruit,
engage and negotiate fees with a broker to prepare broker price
opinions and may receive orders for and submit broker price
opinions to clients.

(i) A broker, associate broker or salesperson may not
prepare a broker price opinion, and a broker or associate broker
may not sign a broker price opinion under subsection (j), unless
the broker, associate broker or salesperson:

(1) has satisfied the requirements prescribed by the
rules of the commission to obtain education in the
preparation of broker price opinions; and

(2) has completed at least three hours of continuing
education during the current or immediately preceding
two-year license period in broker price opinion topics
prescribed by the rules of the commission.

(j) In addition to the requirements under subsection (i), a
salesperson may not prepare a broker price opinion unless the
salesperson has held an active license for the three years
immediately preceding the effective date of the broker price
opinion. A broker price opinion prepared by a salesperson must
be signed by the broker or an associate broker designated by the
broker in addition to the salesperson.

(k) In order to facilitate the prompt implementation of this
section, regulations promulgated by the commission shall be
deemed temporary regulations which shall expire no later than
three years following the effective date of this section. The
commission may promulgate temporary regulations which shall not
be subject to:

(1) Sections 201, 202 and 203 of the act of July 31,
1968 (P.L.769, No.240), referred to as the Commonwealth
Documents Law.
(1) The authority provided to the commission to adopt temporary regulations under subsection (k) shall expire three years from the effective date of this section. Regulations adopted after that date shall be promulgated as provided by law.

Section 5. Repeals are as follows:
(1) The General Assembly declares that the repeal under paragraph (2) is necessary to effectuate this act.
(2) The act of July 10, 1990 (P.L.404, No.98), known as the Real Estate Appraisers Certification Act, is repealed insofar as it is inconsistent with this act.

Section 6. This act shall take effect in 60 days.