

IN THE SENATE

SENATE BILL NO. 1127

BY STATE AFFAIRS COMMITTEE

AN ACT

1 RELATING TO IDAHO REAL ESTATE LICENSE LAW; AMENDING SECTION 54-2004, IDAHO
2 CODE, TO DEFINE TERMS; AMENDING SECTION 54-2038, IDAHO CODE, TO PROVIDE
3 THAT CERTAIN LICENSEES MAY GIVE AN OPINION OF THE PRICE OF REAL ESTATE
4 FOR THE PURPOSE OF A PROSPECTIVE LISTING OR SALE, TO PROVIDE THAT ONLY
5 AN ACTIVELY LICENSED BROKER OR ASSOCIATE BROKER MAY PREPARE AND RENDER
6 A BROKER PRICE OPINION, TO PROVIDE REQUIREMENTS RELATING TO A BROKER
7 PRICE OPINION PREPARED OR RENDERED BY AN ASSOCIATE BROKER AND TO PROVIDE
8 FOR DISCIPLINE; AND AMENDING SECTION 54-2058, IDAHO CODE, TO REMOVE
9 LANGUAGE RELATING TO A PERSON ACTING WITHIN THE STATE OF IDAHO AND TO
10 MAKE A TECHNICAL CORRECTION.
11

12 Be It Enacted by the Legislature of the State of Idaho:

13 SECTION 1. That Section 54-2004, Idaho Code, be, and the same is hereby
14 amended to read as follows:

15 54-2004. DEFINITIONS. As used in this chapter:

16 (1) "Accredited college or university" means an institution accredited
17 by the regional accrediting associations, as reported in the most current
18 publication of the accredited institutions of postsecondary education.

19 (2) "Acting in this state" means and includes dealing with any inter-
20 est in real property, or a business opportunity involving an interest in real
21 property, that is situated in the state of Idaho, or conducting or attempt-
22 ing to conduct or solicit real estate business with residents of the state of
23 Idaho.

24 (3) "Active license" means the status of a real estate license that has
25 not been inactivated, expired, terminated, suspended or revoked.

26 (34) "Associate broker" means an individual who has qualified person-
27 ally as a real estate broker in Idaho under this chapter, but is licensed un-
28 der, associated with and represents a designated broker in the performance
29 of any act described in subsection (335) of this section.

30 (45) "Branch office" means an office operated by a licensed real estate
31 broker or licensed legal business entity, separate and apart from the main
32 office. A branch office may be licensed or unlicensed, in accordance with
33 this chapter.

34 (6) "Broker price opinion" means a written price opinion of the esti-
35 mated price for identified real property prepared or rendered by an actively
36 licensed broker or associate broker, for a purpose other than a prospective
37 listing or sale, and that complies or purports to comply with the require-
38 ments and content provision of section 54-4105, Idaho Code.

39 (57) "Brokerage company" means a real estate business, whether a sole
40 proprietorship, a legal entity, or any other licensed person engaged in acts
41 requiring a real estate license in Idaho, and which is conducting or hold-

1 ing itself out as conducting the business of real estate through a designated
2 broker.

3 (~~68~~) "Brokerage representation agreement" means a written contract be-
4 tween a buyer, seller, or both, and a real estate brokerage for agency repre-
5 sentation in a regulated real estate transaction.

6 (~~79~~) "Business conduct and office operations course" means, in refer-
7 ence to a real estate course offering, the component of the advanced real
8 estate course that is required in order to obtain a broker license and that
9 teaches business practices and office operations of the brokerage, includ-
10 ing recordkeeping, trust account procedures and the laws governing those
11 practices.

12 (~~810~~) "Business day" means and includes each day of the week except Sat-
13 urday, Sunday or any other legal holiday enumerated in section 73-108, Idaho
14 Code.

15 (~~911~~) "Business name" means the name in which the brokerage company is
16 licensed by the commission.

17 (~~102~~) "Business opportunity" means and includes an established busi-
18 ness, good will of an established business, or any interest therein, or any
19 one (1) or combination thereof, where a sale or transfer of an interest in
20 land including, but not limited to, an assignment of a lease, is involved in
21 the transaction.

22 (~~113~~) "Commission" means the Idaho real estate commission, unless the
23 context clearly indicates a different meaning.

24 (~~124~~) "Commission core course" means, in reference to a real estate
25 course offering, the course containing curriculum, identified by the com-
26 mission, that stresses current trends in real estate practices and changes
27 in laws in real estate related industries. A core course must contain no more
28 than four (4) classroom hours of instruction.

29 (~~135~~) "Continuing education elective course" means a real estate course
30 offering, other than the commission core course for which continuing educa-
31 tion credit hours may be obtained as provided in section 54-2023, Idaho Code.

32 (~~146~~) "Convicted" means a plea of nolo contendere or guilty, a jury ver-
33 dict of guilty or a court decision of guilt whether or not a judgment or sen-
34 tence has been imposed, withheld or suspended.

35 (~~157~~) "Cooperative sale" means a transaction involving two (2) or more
36 brokers.

37 (~~168~~) "Council" means the Idaho real estate education council.

38 (~~179~~) "Dealer in options" means any person, firm, partnership, associ-
39 ation or corporation who shall directly or indirectly take, obtain or use
40 options to purchase, exchange, lease option or lease purchase real property
41 or any interest therein for another or others whether or not the options
42 shall be in his or its name and whether or not title to the property shall pass
43 through the name of the person, firm, partnership, association or corpora-
44 tion in connection with the purchase, sale, exchange, lease option or lease
45 purchase of the real property, or interest therein.

46 (~~1820~~) "Designated broker" means an individual who is licensed as a real
47 estate broker in Idaho and who is designated by the brokerage company to be
48 responsible for the supervision of the brokerage company and the activities
49 of any associated licensees in accordance with this chapter.

1 (1921) "Distance learning course" means, in relation to a real es-
2 tate course offering, a real estate course that is delivered, not as a live
3 course, but through a medium in which the instructor and student are sepa-
4 rated by both distance and time.

5 (202) "Double contract" means two (2) or more written or unwritten
6 contracts of sale, purchase and sale agreements, loan applications, or any
7 other agreements, one (1) of which is not made known to the prospective loan
8 underwriter or the loan guarantor, to enable the buyer to obtain a larger
9 loan than the true sales price would allow, or to enable the buyer to qual-
10 ify for a loan which he or she otherwise could not obtain. An agreement or
11 loan application is not made known unless it is disclosed in writing to the
12 prospective loan underwriter or loan guarantor.

13 (213) "Executive director" means the executive director of the Idaho
14 real estate commission.

15 (224) "Expired license" means the status of a license when the license
16 period has expired and the license is not renewed or provisional license
17 granted, and before the license is terminated.

18 (235) "Fee or commission" means a payment, actual, promised or ex-
19 pected, as compensation for the performance of any act requiring a real
20 estate license.

21 (246) "Inactive license" means the status of a license that is not ex-
22 pired, terminated, suspended or revoked, and during which inactive period
23 the license holder is not authorized to act as or associate with a designated
24 broker.

25 (257) "Legal business entity" means and includes any type of corpora-
26 tion, partnership, limited liability company or limited liability partner-
27 ship, a governmental entity, trust or other entity capable of conducting
28 business.

29 (268) "Licensee" means any person who is licensed in accordance with
30 this chapter to engage in the business or act in the capacity of real estate
31 broker, associate broker or real estate salesperson.

32 (279) "Limited broker" means a broker individually qualified to do
33 business in Idaho, but who may not have associate brokers or salespersons
34 licensed with that broker.

35 (2830) "Live presentation" means, in reference to a real estate course
36 offering, a real estate course that is personally presented by the instruc-
37 tor and personally attended by the student at the same facility, or, if sepa-
38 rated by distance, the instructor and student are connected by contemporane-
39 ous, two-way audio and visual communication.

40 (2931) "Main office" means the principal location where the real estate
41 broker is licensed to transact business.

42 (302) "Person" means and includes an individual, or any legal business
43 entity.

44 (313) "Primary Idaho license" means an Idaho real estate license that is
45 not contingent upon continuance of a license in another state or jurisdic-
46 tion.

47 (324) "Provisional license" means an extension of the period of active
48 licensure, beyond the licensee's expiration date, granted by the commission
49 for the purpose of allowing the licensee to complete the continuing educa-

1 tion requirements set forth in section 54-2023, Idaho Code, or for any other
2 purpose allowed by this chapter.

3 (335) "Real estate broker" means and includes:

4 (a) Any person other than a real estate salesperson, who, directly or
5 indirectly, while acting for another, for compensation or a promise or
6 an expectation thereof, engages in any of the following: sells, lists,
7 buys, or negotiates, or offers to sell, list, buy or negotiate the pur-
8 chase, sale, option or exchange of real estate or any interest therein
9 or business opportunity or interest therein for others;

10 (b) Any actively licensed broker while, directly or indirectly, acting
11 on the broker's own behalf;

12 (c) Any person who represents to the public that the person is engaged
13 in any of the above activities;

14 (d) Any person who directly or indirectly engages in, directs, or takes
15 any part in the procuring of prospects, or in the negotiating or closing
16 of any transaction which does or is calculated to result in any of the
17 acts above set forth;

18 (e) A dealer in options as defined in this section.

19 (346) "Real estate salesperson" or "salesperson" means any person who
20 has qualified and is licensed as a real estate salesperson in Idaho under
21 this chapter, and is licensed under, associated with, and represents a des-
22 ignated broker in the performance of any act described in subsection (335) of
23 this section.

24 (357) "Real estate settlement procedures act" means the real estate
25 settlement procedures act of 1974, as amended, 12 U.S.C. section 2601 et
26 seq., and as in effect on January 1, 2008.

27 (368) "Regulated real estate transaction" means those real estate
28 transactions for which a real estate license is required under chapter 20,
29 title 54, Idaho Code.

30 (379) "Responsible broker" means the designated broker in the regulated
31 real estate transaction who is responsible for the accounting and transac-
32 tion files for the transaction, in the manner described in section 54-2048,
33 Idaho Code.

34 (3840) "Revoked license" means a license that has been permanently re-
35 voked by the issuing authority.

36 (3941) "Sales associate" means a salesperson or an associate broker li-
37 censed under and associated with a designated broker.

38 (402) "State or jurisdiction" means and includes any of the fifty (50)
39 states and any foreign jurisdiction that issue real estate licenses substan-
40 tially similar to those provided for in this chapter.

41 (413) "Successfully completed" means, in reference to a real estate
42 course offering, completing all required course hours and, except where the
43 licensee seeks continuing education credit for having regularly attended
44 the live presentation of a course, passing a commission-approved final exam-
45 ination.

46 (424) "Surrendered license" means a license that has been voluntarily
47 terminated or surrendered by a licensee who, at the time of the voluntary
48 termination or surrender, was under investigation or named in a formal ad-
49 ministrative complaint.

1 (435) "Suspended license" means a license that has been temporarily
2 suspended by the issuing authority.

3 SECTION 2. That Section 54-2038, Idaho Code, be, and the same is hereby
4 amended to read as follows:

5 54-2038. DESIGNATED BROKER -- GENERAL RESPONSIBILITIES -- BROKER
6 PRICE OPINIONS. The requirement that each brokerage company be maintained
7 and conducted in compliance with the Idaho real estate license law and the
8 Idaho real estate brokerage representation act is the responsibility of its
9 designated broker. The designated broker is responsible for the actions of
10 its licensees and associated unlicensed persons performed within the course
11 and scope of their employment or agency, regardless of the location of the
12 company's business or where representation is conducted.

13 (1) A designated broker is required to:

14 (a) Supervise and control, in the manner required by law and rule, all
15 office locations, and the activities of all licensees and unlicensed
16 persons associated with that brokerage company or for whom that design-
17 ated broker is responsible;

18 (b) Review and approve all real estate agreements including, but not
19 limited to, those related to listing, selling or purchasing property
20 and brokerage representation agreements;

21 (c) Be reasonably available to manage and supervise the brokerage
22 company during regular business hours. When a broker is a regular
23 full-time employee or is engaged in a full-time activity at a location
24 other than where the broker is licensed to do business, a presumption
25 will be made that the broker is unable to manage and supervise the bro-
26 kerage company in accordance with these requirements, and no sales
27 associate shall be licensed under the broker until such presumption is
28 overcome by evidence to the contrary, satisfactory to the commission.

29 (2) A broker who is otherwise qualified to do business in Idaho, but is
30 not able to manage and supervise according to this section, may be licensed
31 as a "limited broker" in Idaho and shall not have any sales associates li-
32 censed under that broker.

33 (3) An actively licensed salesperson or broker may, in the ordinary
34 course of business, give an opinion of the price of real estate for the pur-
35 pose of a prospective listing or sale. Only an actively licensed broker or
36 associate broker may prepare and render a broker price opinion, as defined
37 in this chapter. An associate broker who prepares and renders a broker price
38 opinion shall notify the designated broker and the associate broker may not
39 accept any fee except through the designated broker. Any licensee who ren-
40 ders a price opinion that does not comply with this subsection or with the
41 requirements of section 54-4105, Idaho Code, is subject to discipline by the
42 commission.

43 (4) A designated broker shall not allow any person who is not properly
44 licensed to represent that broker as a sales associate or otherwise, in any
45 real estate business activities requiring a real estate license. "Properly
46 licensed" means a license or a change in license that has been made effective
47 by the commission.

1 SECTION 3. That Section 54-2058, Idaho Code, be, and the same is hereby
2 amended to read as follows:

3 54-2058. AUTHORITY TO INVESTIGATE AND DISCIPLINE. (1) General author-
4 ity to investigate. The commission may investigate the action of any per-
5 son engaged in the business or acting in the capacity of real estate broker
6 or salesperson ~~within the this state of Idaho~~, or any person believed to have
7 acted as a real estate broker or salesperson without a license in violation
8 of section 54-2002, Idaho Code. Upon receipt of a written complaint from
9 anyone who claims to have been injured or defrauded as a result of such ac-
10 tion, or upon information received by the executive director, the executive
11 director shall perform an investigation of the facts alleged against such
12 real estate broker or salesperson or such unlicensed person. Prior to the
13 initiation of any proceedings for the revocation or suspension of a license,
14 or for such other disciplinary actions as set forth in section 54-2059, Idaho
15 Code, the executive director shall transmit to the commission a report, in
16 writing, signed by the executive director, setting forth the facts alleged
17 against such real estate broker or salesperson or unlicensed person. Upon
18 receiving such report, the commission shall make an examination of all the
19 facts and circumstances connected with such report. If the facts set forth
20 in the report are deemed insufficient by the commission, no further action
21 shall be taken, unless the executive director resubmits the report with ad-
22 ditional facts supporting the filing of an administrative complaint. Should
23 the commission deem that the facts set forth in the report are sufficient to
24 proceed with a formal action, the commission shall authorize the filing of an
25 administrative complaint against such person.

26 ~~A person is acting "within the state of Idaho" if that person is dealing~~
27 ~~with any interest in real property or a business opportunity involving an in-~~
28 ~~terest in real property, which is situated in this state, or is conducting or~~
29 ~~attempting to conduct or solicit real estate business with residents of the~~
30 ~~state of Idaho.~~

31 (2) Audits. The commission or its duly authorized representative is
32 vested with the authority to conduct periodic inspections, surveys and au-
33 dits of the transaction records and real estate trust accounts of all Idaho
34 licensed designated brokers. Any transaction records or real estate trust
35 account records located outside the state of Idaho shall promptly be made
36 available to the commission upon request at the licensee's own cost and at
37 the location or in the manner requested by the commission. If the analysis
38 of a broker's real estate trust account indicates a deficiency or any ir-
39 regularity which cannot be resolved between the commission and the broker,
40 the commission may order a complete audit of the trust account by a certified
41 public accountant at the broker's expense.

42 (3) The commission also has the authority to investigate the action of
43 any Idaho licensee as provided in this section. The licensee or broker shall
44 answer all reasonable investigative questions of the commission, and must
45 make available, promptly upon request, any and all records to the commission
46 at the licensee's own cost and at the location or in the manner requested by
47 the commission.