GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

SENATE DRS55363-LUfqq-86 (3/13)

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(Public)

Short Title: Est. Community Association Managers Lic. Act. Senator Cowell. A BILL TO BE ENTITLED

1 2 AN ACT ESTABLISHING THE COMMUNITY ASSOCIATION MANAGERS 3 LICENSURE ACT. 4 The General Assembly of North Carolina enacts: 5 **SECTION 1.** Chapter 93A of the General Statutes is amended by adding the 6 following new Article to read: 7 "Article 6. 8 "Community Association Managers Licensure Act. 9 "§ 93A-85. Short title. This Article shall be known as the 'North Carolina Community Association 10 Managers Licensure Act'. 11 "§ 93A-86. Purpose. 12 The General Assembly finds that persons who provide community association 13 management in North Carolina affect the public health, safety, and welfare and that the 14 mandatory licensure of persons who provide community association management for 15 compensation is necessary to ensure minimum standards of competency. It is the 16 purpose and intent of this Article to protect the public from persons unqualified to 17 provide community association management and from unprofessional conduct by 18 persons licensed pursuant to this Article. 19 20 "§ 93A-87. Definitions. 21 The following definitions apply in this Article: 22 'Board' means the North Carolina Licensure Board for Community (1)23 Association Managers. 24 'Compensation' means a fee or anything else of value or the promise (2)25 thereof. 'Community association' means an association or organization of the 26 (3) owners of residential condominiums, time shares, townhouses, 27

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Sponsors:

Referred to:

1		anartments, or lots in a planned community or subdivision subject to a
1		apartments, or lots in a planned community or subdivision subject to a
2 3		uniform scheme of restrictive covenants, in which owner membership
		is made mandatory by covenant, contract, or deed and which is
4		authorized to collect dues, assessments, or other payments from owner
5		members.
6	<u>(4)</u>	'Community association manager' means any person who, for a
7		valuable consideration or the expectation thereof, performs any of the
8		following acts or services for a community association:
9		a. Acts with the authority of a community association in its
10		business, legal, financial, or other transactions with association
11		members and nonmembers;
12		b. Executes the resolutions and decisions of the government of a
13		community association or, with the authority of the association,
14		enforces the rights of the association secured by statute,
15		contract, covenant, rule, or bylaw;
16		c. <u>Collects, disburses, or otherwise exercises dominion or control</u>
17		over money or other property belonging to a community
18		association;
19		d. Prepares budgets, financial statements, or other financial reports
20		for a community association;
21		e. Arranges, conducts, or coordinates meetings of a community
22		association or the governing body of a community association;
23		f. Negotiates contracts or otherwise coordinates or arranges for
24		services or the purchase of property and goods for or on behalf
25		of a community association; or
26		g. Offers or solicits to perform any of the acts or services in sub-
27		subdivisions a. through f. of this subdivision on behalf of a
28		community association.
29	<u>(5)</u>	'License' means a certificate issued by the Board recognizing the
30		person named therein as having met the requirements to provide
31		community association management as defined in this Article.
32	(6)	'Licensee' means a person who has been issued a license under this
33	<u></u>	Article.
34	"§ 93A-88. Lic	zense required.
35		r after October 1, 2010, it shall be unlawful for any person in this State
36		munity association manager, directly or indirectly engage in the business
37		association management, hold himself or herself out to be a community
38	•	nager, or use the title 'Licensed Community Association Manager' or
39		ssociation Manager' without first obtaining a license from the Board as
40	provided in this	• •
41	*	Board may issue a license to provide community association
42		an individual. The Board shall not issue a license to provide community
43	-	nagement to a partnership, association, corporation, limited liability
44		her business entity. However, a licensed community association manager

1		community association management for or on behalf of a partnership,
2		rporation, limited liability company, or other business entity, conduct
3	<u>business as a bu</u>	isiness entity, or enter into and enforce contracts as a business entity.
4	" <u>§ 93A-89. Ex</u>	emptions.
5	<u>The provision</u>	ons of this Article shall not apply to:
6	<u>(1)</u>	An officer or member of a community association who, for no
7		consideration or expectation thereof, performs the acts or services of a
8		community association manager.
9	<u>(2)</u>	The acts or services of an attorney-at-law who is engaged to represent
10		a community association or community association manager in any
11		business that constitutes the practice of law.
12	<u>(3)</u>	The acts or services of a real estate broker hired by a community
13		association to sell or rent real property belonging to the association.
14	<u>(4)</u>	A trustee in bankruptcy, court-appointed receiver, or any other person
15		acting under the express authority of an order issued by a court of
16		competent jurisdiction.
17	<u>(5)</u>	The acts or services of a certified public accountant acting solely in the
18		capacity of a certified public accountant.
19	<u>(6)</u>	A person who is the regular, salaried employee of a licensed
20		community association manager or an entity lawfully engaged in
21		community association management while performing clerical or
22		ministerial functions under the direction and control of a licensed
23		community association manager.
24		No de Casalina I incara a David foi Casa da idade da internetada
<u>~</u>	" <u>§ 93A-90.</u>	North Carolina Licensure Board for Community Association
24 25		agers.
	Man	
25 26 27	(a) Man	agers.
25 26 27 28	(a) Man	agers. bership. – The North Carolina Licensure Board for Community anagers is established. The Board shall consist of seven members llows:
25 26 27 28 29	<u>Man</u> (a) <u>Mem</u> Association M	agers. bership. – The North Carolina Licensure Board for Community anagers is established. The Board shall consist of seven members llows: Four community association managers, two of whom shall be
25 26 27 28 29 30	(a) Man (a) Mem Association M appointed as fo	agers. bership. – The North Carolina Licensure Board for Community anagers is established. The Board shall consist of seven members llows:
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1	(b) Terms. – Members of the Board shall be appointed for four-year staggered
2	terms. Each Board member shall hold office until July 1 of the year in which the Board
3	member's respective term expires and until his or her successor is appointed and
4	qualified. No member may serve more than two consecutive full terms. Appointments
5	made by the General Assembly shall be made in accordance with G.S. 120-121.
6	The initial Board members shall be appointed before October 1, 2007. Of the
7	members initially appointed, the community association manager appointed by the
8	Governor shall serve a one-year term. The community association manager appointed
9	by the General Assembly, upon the recommendation of the Speaker of the House of
10	Representatives, and the licensed real estate broker shall serve two-year terms. One
11	community association manager appointed by the General Assembly, upon the
12	recommendation of the President Pro Tempore of the Senate, and the homebuilder shall
13	serve three-year terms. The remaining community association manager appointed by the
14	General Assembly, upon the recommendation of the President Pro Tempore of the
15	Senate, and the public member shall serve four-year terms.
16	Upon the expiration of the terms of the initial Board members, members shall be
17	appointed by the appointing authorities designated in subdivisions (1) through (4) of
18	subsection (a) of this section for a term of four years and shall serve until a successor is
19	appointed.
20	(c) <u>Vacancies. – Any vacancy shall be filled by the authority originally filling</u>
21	that position. Appointees to fill vacancies shall serve the remainder of the unexpired
22	term and until their successors have been duly appointed and qualified.
23	(d) <u>Removal. – The Board may remove any of its members for neglect of duty,</u>
24	incompetence, or unprofessional conduct. A member subject to disciplinary proceedings
25	in his or her capacity as a licensed community association manager shall be disqualified
26	from participating in the official business of the Board until the charges have been
27	resolved.
28	(e) <u>Compensation. – Each member of the Board shall receive per diem and</u>
29	reimbursement for travel and subsistence as provided in G.S. 93B-5.
30	(f) Officers. – The officers of the Board shall be a chair, a vice-chair, and other
31	officers deemed necessary by the Board to carry out the purposes of this Article. All
32	officers shall be elected annually by the Board for one-year terms and shall serve until
33	their successors are elected and qualified. The chair of the Board shall be a licensed
34	community association manager.
35	(g) <u>Meetings. – The Board shall hold its first meeting within 30 days after the</u>
36	appointment of its members and shall hold at least two meetings each year to conduct
37	business and to review the standards and rules previously adopted by the Board. The
38	Board shall establish the procedures for calling, holding, and conducting regular and
39 40	special meetings. A majority of Board members constitutes a quorum.
40 41	" <u>§ 93A-91. Powers and duties of the Board.</u> The Board has the power and duty to:
41 42	<u>The Board has the power and duty to:</u> (1) Administer this Article.
42 43	 <u>Administer this Article.</u> Issue interpretations of this Article.

43 (2) <u>Issue interpretations of this Article.</u>

1 2	<u>(3)</u>	Adopt, amend, or repeal rules as may be necessary to carry out the
	(A)	provisions of this Article.
3	<u>(4)</u>	Determine the qualifications and fitness of applicants for licensure and
4		license renewal.
5	<u>(5)</u>	Establish an examination and approve educational curricula for
6		persons seeking licensure under this Article.
7	<u>(6)</u>	Adopt and publish rules governing the ethics and standards of practice
8		for persons licensed as community association managers and to create
9		educational programs, books, and materials for licensees and the
10		general public concerning community associations, their organization
11		and proper management, and the rights of members.
12	<u>(7)</u>	Issue, renew, deny, suspend, and revoke licenses and investigate and
13		discipline licensees as provided by this Article.
14	<u>(8)</u>	Conduct investigations, subpoena individuals and records, and do all
15		other things necessary and proper to enforce this Article and discipline
16		persons licensed under this Article.
17	<u>(9)</u>	Employ and discharge an executive director and other professional,
18		clerical, investigative, and special personnel and to set the
19		compensation and benefits for those persons.
20	<u>(10)</u>	Purchase or rent office space, equipment, and supplies necessary to
21		carry out the provisions of this Chapter.
22	(11)	Adopt a seal by which it shall authenticate its proceedings, official
23		documents, and licenses.
24	<u>(12)</u>	Conduct administrative hearings in accordance with Article 3A of
25		Chapter 150B of the General Statutes.
26	(13)	Establish fees as allowed by the Article.
27	(14)	Publish and make available upon request the licensure standards
28	<u></u>	prescribed under this Article and all rules adopted by the Board.
29	(15)	Request and receive the assistance of State educational institutions or
30		other State agencies.
31	(16)	Establish continuing education requirements for persons licensed
32	<u> </u>	under this Article.
33	(17)	Call upon the Attorney General to provide legal counsel and
34	<u>,</u>	representation to the Board or, upon the approval of the Attorney
35		General, to hire another attorney to represent the Board, provided that
36		the cost of legal representation is borne by the Board.
37	"§ 93A-92. Red	uirements for licensure; denial of licensure.
38		licensed as a community association manager, an applicant shall do all
39	of the following	• • • • • •
40	<u>(1)</u>	Submit a completed application to the Board upon a form provided by
41	$\frac{\lambda - \lambda}{\lambda}$	the Board.
42	(2)	Pass a licensing examination prescribed by the Board or present
43		evidence of one of the following:
		<u>_</u>

1	<u>a</u>	<u>Successful completion of the Certified Manager of Community</u>
2		Association Certification Program administered by the National
3		Board of Certification for Community Association Managers;
4	<u>b</u>	<u>Attainment of the Certified Property Manager designation of</u>
5		the Institute of Real Estate Management Division of the
6		National Association of Realtors;
7	<u>c</u>	
8		which, in the discretion of the Board, is equivalent to the
9		programs described in sub-subdivisions a. and b. of this
10		<u>subdivisi-on; or</u>
11	<u>d</u>	• • •
12		political territory or jurisdiction acceptable to the Board if in the
13		Board's opinion the requirements for that licensure are
14		substantially the same as the requirements for licensure under
15		this Article.
16		Produce evidence of coverage by a fidelity bond in accordance with
17		<u>G.S. 93A-93.</u>
18		Affirmatively demonstrate to the Board that the applicant possesses
19	, end and end a	good moral character and the honesty, truthfulness, and integrity
20		necessary to protect the interests of the public and promote public
21		confidence in licensed community association managers.
22		Pay the applicable fees.
23		oard finds that an applicant has not demonstrated to the Board that the
24 25		es the character and fitness for licensure, the Board shall defer action
	**	discation and shall notify the applicant in writing by first-class mail
26 27		dress provided by the applicant in his or her application. Within 60
27	• •	e mailing of the notice, the applicant may request a hearing before the edings before the Board shall be governed by Article 3A of Chapter
28 29	-	ral Statutes, and at the hearing the applicant shall have the burden of
30		or her good character and fitness for licensure. If the applicant does
31		request for a hearing, the application shall be deemed denied.
32	-	ity bonds; segregation of accounts.
33		community association manager engaged in community association
34	• •	1 at all times be covered by a fidelity bond or insurance policy
35	•	e provisions of this section.
36		ity bond required by this section shall be in the amount of twenty
37		\$20,000), and shall:
38		Be written by an insurance company authorized to write fidelity bonds
39		n this State;
40		Cover the community association manager and all employees and
41		protect all of the community association funds in the custody of the
42	·	community association manager or community association employees
43		cting under the community association manager's supervision;

1	(3)	Provide that the insurance company issuing the bond may not cancel,
2	<u>(J)</u>	substantially modify, or refuse to renew the bond without giving 30
3		days' prior written notice to the Board, except in the case of
4		nonpayment of premiums, in which case 10 days' prior written notice
5		shall be given to the Board; and
6	(4)	Contain any other provisions as may be required by the Board.
7		censee shall furnish the Board proof of required bond coverage before
8		mmunity association management activities and upon license renewal if
9		ntinues to engage in community association management activities.
10		fidelity bond may be issued to an individual licensee naming the licensee
11		party or may be issued to a community association management firm
12		n, all affiliated licensees, and others as insured parties.
13	-	ommunity association manager with custody, dominion, or control of
14		ng to a community association or money belonging to a member of a
15	community ass	
16	(1)	Safeguard and account for the money promptly and accurately;
17	$\overline{(2)}$	Promptly deposit the money into federally insured bank accounts in a
18		bank lawfully doing business in North Carolina or in a federally
19		chartered bank that consents to the jurisdiction of the Board for the
20		examination of its records necessary to enforce this Article;
21	(3)	Segregate the money in an account or accounts used exclusively for
22		the deposit and maintenance of funds belonging only to one
23		association and not commingle the money belonging to one association
24		with money belonging to another association, the manager, or another
25		person or entity;
26	<u>(4)</u>	Obtain written authorization if any interest or other income earned by
27		the money is to be paid to any person or party other than the
28		association or member to whom the money belongs;
29	<u>(5)</u>	Create and maintain books and records sufficient to demonstrate
30		compliance with the provisions of this section and the rules adopted by
31		the Board; and
32	<u>(6)</u>	Upon depositing the money as provided in this subsection, expend,
33		remit, or invest the money as directed by the association to whom the
34		money belongs and provide an accurate account thereof.
35		es; subsequent application.
36		Board may impose the following fees that do not exceed the amounts set
37	<u>forth in this sub</u>	
38	<u>(1)</u>	Application for community association manager license
39	<u>(2)</u>	Community association manager examination
40	<u>(3)</u>	Issuance of license
41	<u>(4)</u>	License renewal
42	<u>(5)</u>	Late renewal
43	<u>(6)</u>	Application for course approval
44	<u>(7)</u>	Course approval renewal

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1	(8) Course fee, per credit hour per licensee
2	(9) Credit for unapproved continuing education course
3	(10) Registration of community association
	(11) Copies of Board rules or licensure standards shall be the cost of
	printing and mailing.
	(b) An individual who applied for a license as a community association manager
	and failed the community association manager examination is not required to pay an
	additional application fee if the individual submits another application for a license as a
	community association manager within six months following the submission of the
	individual's first application. However, the individual shall pay the examination fee to
	be eligible to take the examination again.
	" <u>§ 93A-95. License renewal; inactive license; lapsed license.</u>
	(a) Renewal. – A license issued under this Article expires on September 30 of
	each year. A license may be renewed by filing an application for renewal according to
	procedures established by the Board and paying the required renewal fee. The Board
	shall renew the license of a person who files an application for renewal, pays the
	required renewal fee, and has fulfilled the continuing education requirements set by the
	Board. If the Board imposes a continuing education requirement as a condition of
	renewing a license, the Board shall reasonably ensure that the courses needed to fulfill
	the requirement are available.
	(b) Late Renewal. – The Board may provide for the late renewal of a license
	upon the payment of a late fee, but no late renewal of a license may be granted more
	than five years after the license expires.
	(c) Inactive License. – A licensed community association manager may apply to
	the Board to be placed on inactive status. An applicant for inactive status shall follow
	the procedure established by the Board. A licensed community association manager
	who is granted inactive status is not subject to the license renewal requirements during
	the period the license holder remains on inactive status. A community association
	manager on inactive status may apply to the Board to be reinstated to active status at
	any time. The Board may set conditions for reinstatement to active status. A community
	association manager on inactive status shall not perform any act or service for which
	licensure is required.
	" <u>§ 93A-96. Continuing education.</u>
	(a) <u>Requirements. – The Board may establish programs of continuing education</u>
	for licensees under this Article. A licensee subject to a program under this section shall
	present evidence to the Board upon renewing the license, and every renewal thereafter
	that during the 12 months preceding the annual license expiration date the licensee has
	completed the required number of classroom hours of instruction in courses approved
	by the Board. The Board shall determine the number of hours of continuing education a
	licensee is required to complete continuing education annually. However, the total
	number of credit hours shall not exceed eight credit hours. No member of the Board
	shall provide or sponsor a continuing education course under this section while that
	person is serving on the Board.

1	(b) Fees. – The Board may establish a nonrefundable course application fee to be
2	charged to a course sponsor for the review and approval of a proposed continuing
3	education course. Approval of a continuing education course shall be renewed annually.
4	The Board may also require a course sponsor to pay a fee for each licensee completing
5	an approved continuing education course conducted by the sponsor.
6	(c) <u>Credit for Unapproved Course. – The Board may award continuing education</u>
7	credit for an unapproved course or related educational activity. The Board may
8	prescribe procedures for a licensee to submit information on an unapproved course or
9	related educational activity for continuing education credit. The Board may charge a fee
10	to the licensee for each unapproved course or activity submitted.
11	(d) Extension of Time. – The Board may, for good cause shown, grant extensions
12	of time to licensees to comply with the requirements of this section. Any licensee who,
13	after obtaining an extension under this subsection, offers evidence satisfactory to the
14	Board that the licensee has satisfactorily completed the required continuing education
15	courses, is in compliance with this section.
16	(e) <u>Rules. – The Board may adopt rules regarding continuing education</u>
17	requirements, including rules that govern:
18	(1) The content and subject matter of continuing education courses.
19	(2) The criteria, standards, and procedures for the approval of courses,
20	course sponsors, and course instructors.
21	(3) The methods of instruction.
22	(4) The computation of course credit.
23	(5) The ability to carry forward course credit from one year to another.
24	(6) The waiver of or variance from the continuing education requirement
25	for hardship or other reasons.
26	(7) The procedures for compliance and sanctions for noncompliance.
27	" <u>§ 93A-97. Registration of community associations.</u>
28	(a) On or before January 1 of each year every community association whose
29	membership includes the owners of 20 or more residential condominiums, townhouses,
30	apartments, or lots or any combination thereof shall register the association with the
31	Board and shall provide the Board with information about the association, including the
32	name and address of the association, the county where the property is located, the name
33	and address of the community association's manager, and any other information the
34	Board may require pursuant to rules adopted by the Board. Registration is also required
35	of any community association whose constituent parts include other community
36	associations or organizations whose membership includes the owners of fewer than 20
37	residential condominiums, townhouses, apartments, or lots, but in the aggregate
38	includes the owners of 20 or more properties or interests. The Board may charge each
39	affected association an annual registration fee not to exceed fifty dollars (\$50.00).
40	(b) In the event an association required to register fails to register, the association
41	shall not sue in court or otherwise pursue any legal remedy available to it until the
42	association has registered with the Board, including the payment of any delinquent
43	registration fees. The Board shall publish a directory of registered community

1	associations an	d registration fees, and the Board shall use the fees only for the
2	administration a	and enforcement of this Article.
3	" <u>§ 93A-98. Dis</u>	ciplinary action by the Board.
4	<u>(a)</u> The I	Board shall have the authority to take disciplinary action. Upon its own
5	initiative or upo	on the complaint of any person, the Board may investigate the conduct of
6	a licensed com	nunity association manager or any other person who acts or assumes to
7	act in the capa	acity of a licensed community association manager. The Board may
8	suspend or rev	roke a license issued under this Article or reprimand a licensee if,
9	following a hear	ring, the Board finds that the licensee has:
10	<u>(1)</u>	Obtained a license by means of fraud, deceit, or misrepresentation.
11	<u>(2)</u>	Engaged in gross negligence or incompetence as a community
12		association manager.
13	<u>(3)</u>	Engaged in any act or service for which a license is required with a
14		lapsed or inactive license.
15	<u>(4)</u>	Made a willful misrepresentation of material fact.
16	<u>(5)</u>	Failed within a reasonable time to account for or remit money
17		belonging to a community association or another person coming into
18		the community association manager's possession in his or her capacity
19		as a community association manager.
20	<u>(6)</u>	Commingled money belonging to a community association with the
21		community association manager's own or other money or failed to
22		deposit, maintain, or safeguard the money of a community association
23		as required by G.S. 93A-93(e).
24	<u>(7)</u>	Been adjudged legally incompetent.
25	<u>(8)</u>	Paid or offered to pay a valuable consideration to any person for acts
26		or services performed in violation of this Article.
27	<u>(9)</u>	Failed to reasonably supervise an employee to prevent a violation of
28		this Article.
29	<u>(10)</u>	Engaged in any other conduct that is dishonest or fraudulent.
30	<u>(11)</u>	Violated any rule adopted by the Board or any provision of this
31		Article.
32	<u>(b)</u> The]	Board may also suspend or revoke the license issued to a community
33	association man	nager when the licensee has been convicted in any court of competent
34	jurisdiction in t	this State, another state, or the United States of the offenses of fraud,
35	embezzlement,	larceny, false pretenses, forgery, conspiracy, or any other offense
36	involving disho	nesty, breach of trust, or moral turpitude.
37	<u>(c)</u> <u>In an</u>	y case in which the Board may take disciplinary action authorized by
38	this section, the	Board may also impose reasonable conditions, restrictions, limitations,
39	and probation u	pon the licensee.
40	(d) <u>Heari</u>	ngs held pursuant to this section shall be governed by the provisions of
41	Article 3A of C	hapter 150B of the General Statutes.
42		Board shall have authority to issue subpoenas in aid of its authority to
43	compel the tes	timony of witnesses and to require any person or entity to produce
44		examination and copying by the Board's representatives. Subpoenas shall

1	be signed by the Board Chairman, Executive Director, or legal counsel. Upon written
2	request, the Board shall revoke a subpoena upon a showing that the subpoena does not
3	describe the evidence sought with reasonable particularity, the evidence sought by the
4	subpoena does not relate to a matter within the authority of the Board, or compliance
5	with the subpoena is unreasonably burdensome. If any person should fail to comply
6	with a subpoena issued by the Board, the Board may apply to the Superior Court of
7	Wake County or any county where the subpoenaed person resides or does business for
8	an order to compel the person to comply with a subpoena or to show cause why the
9	subpoenaed person should not be held in contempt. The court may impose punishment
10	for failure to comply with the Board's subpoena in the same manner as if the subpoena
11	had been issued under the court's own authority. The Board shall be exempt from the
12	provisions of Chapter 53B of the General Statutes when the subpoena seeks the
13	production of records of money belonging to a community association or association
14	member held by a financial institution.
15	"§ 93A-99. License is property of the Board; display of license; report address
16	change.
17	(a) <u>A license issued by the Board is the property of the Board. If the Board</u>
18	suspends or revokes a license issued by the Board, the community association manager
19	to whom the license is issued shall return the license to the Board upon demand.
20	(b) A community association manager licensed by the Board shall display the
21	license in a manner prescribed by the Board. A community association manager whose
22	address changes shall report the change to the Board.
23	" <u>§ 93A-100. Records.</u>
24	All persons licensed under this Article shall maintain full and accurate records of
25	business engaged in pursuant to their licenses. Records shall include the written, signed
26	contract, and the written report required by the standards of practice established by the
27	Board. Licensees shall retain records no less than three years. Licensees shall furnish
28	their records to the Board on demand without prior notice.
29	" <u>§ 93A-101. Violation a misdemeanor.</u>
30	A person who violates any provision of this Article is guilty of a Class 2
31	misdemeanor. Each unlawful act or practice constitutes a distinct and separate offense.
32	" <u>§ 93A-102. Injunctions.</u>
33	The Board may apply to any appropriate court for an order enjoining violations of
34	this Article. Upon a showing by the Board that any person has violated or is about to
35	violate this Article, the court may grant an injunction or a restraining order or take other
36	appropriate action."
37	SECTION 2. G.S. 93A-6(a)(12) reads as rewritten:
38	"(a) The Commission has power to take disciplinary action. Upon its own
39 40	initiative, or on the complaint of any person, the Commission may investigate the
40	actions of any person or entity licensed under this Chapter, or any other person or entity
41	who shall assume to act in such capacity. If the Commission finds probable cause that a licensee has violated any of the provisions of this Chapter the Commission may hold a
42	licensee has violated any of the provisions of this Chapter, the Commission may hold a
43	hearing on the allegations of misconduct.

1 The Commission has power to suspend or revoke at any time a license issued under 2 the provisions of this Chapter, or to reprimand or censure any licensee, if, following a 3 hearing, the Commission adjudges the licensee to be guilty of:

4 5 (12)Commingling the money or other property of his or her principals with 6 his or her own or failure to maintain and deposit in a trust or escrow 7 account in an insured bank or savings and loan association in North 8 Carolina all money received by him or her as a real estate licensee 9 acting in that capacity, or an escrow agent, or the custodian or manager 10 of the funds of another person or entity which relate to or concern that 11 person's or entity's interest or investment in real property, provided, 12 these accounts shall not bear interest unless the principals authorize in 13 writing the deposit be made in an interest bearing account and also 14 provide for the disbursement of the interest accrued. However, a real 15 estate broker who is also a licensed community association manager shall not be subject to disciplinary action by the Commission for 16 17 handling and accounting for money belonging to a community 18 association in compliance with Article 6 of Chapter 93A of the 19 General Statutes. 20"

SECTION 3. Any person who submits proof to the Board that the person 21 22 has been actively engaged in business as a community association manager for 23 compensation in this State for at least three consecutive years before the effective date 24 of this act and pays the required fee for the issuance of a license shall be licensed 25 without having to satisfy the requirements of G.S. 93A-92, enacted by Section 1 of this 26 act. All persons who do not make application to the Board within one year of the 27 effective date of this act shall be required to complete all requirements prescribed by the 28 Board and to otherwise comply with the provisions of G.S. 93A-92.

29

SECTION 4. This act is effective when it becomes law.