House Bill 630

By: Representatives Lim of the 98th, Bazemore of the 69th, Frye of the 122nd, Lupton of the 83rd, Clark of the 108th, and others

A BILL TO BE ENTITLED AN ACT

1 To amend Article 1 of Chapter 1 of Title 7 of the Official Code of Georgia Annotated, 2 relating to provisions applicable to the Department of Banking and Finance and financial 3 institutions generally, so as to provide for reporting requirements related to loans for the 4 creation, acquisition, or rehabilitation of housing units; to amend Title 10 of the Official 5 Code of Georgia Annotated, relating to commerce and trade, so as to specify that certain conduct related to the rental of real property to be used as a dwelling shall constitute an 6 7 unfair trade practice; to allow actions for certain violations to be brought in a representative 8 capacity; to change certain requirements for exemptions from registration for investment 9 advisors; to amend Part 2 of Article 16 of Chapter 2 of Title 14 of the Official Code of 10 Georgia Annotated, relating to reports of business corporations, so as to require corporations 11 to provide certain information as part of filing an annual registration; to amend Code Section 12 44-14-162 of the Official Code of Georgia Annotated, relating to sales made on foreclosure 13 under power of sale, manner of advertisement and conduct necessary for validity, and filing, 14 so as to prohibit bundled sales of certain foreclosures; to amend Title 48 of the Official Code 15 of Georgia Annotated, relating to revenue and taxation, so as to provide for separate bidding 16 for certain ad valorem tax foreclosure sales; to provide for certain reporting relating to tax 17 credits for qualified low-income buildings; to provide for a short title; to provide for related 18 matters; to repeal conflicting laws; and for other purposes.

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19	BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:
20	SECTION 1.
21	This Act shall be known and may be cited as the "End Monopolies in Housing Act."
22	SECTION 2.
23	Article 1 of Chapter 1 of Title 7 of the Official Code of Georgia Annotated, relating to
24	provisions applicable to the Department of Banking and Finance and financial institutions
25	generally, is amended by adding a Code section to read as follows:
26	<u>"7-1-239.20.</u>
27	(a) For purposes of this Code section, the term 'banking institution' means a state chartered
28	bank.
29	(b) Every 24 months, each banking institution shall report to the department information
30	regarding loans made by such institution for the creation, acquisition, or rehabilitation of
31	housing units. Such information shall include, but shall not be limited to, the number of
32	loans; dollar amounts of loans; recipients of loans; types of housing created, acquired, or
33	rehabilitated; and the number of housing units created, acquired, or rehabilitated.
34	(c) The department shall prepare a written summary of the information collected under
35	subsection (b) of this Code section for each banking institution and shall make such
36	summary available to the public."

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SECTION 3.

Title 10 of the Official Code of Georgia Annotated, relating to commerce and trade, is amended in Code Section 10-1-393, relating to unfair or deceptive practices in consumer transactions unlawful and examples, by deleting "and" at the end of division (b)(33)(B)(iii), by replacing the period at the end of paragraph (34) of subsection (b) with "; and", and by adding a new paragraph to read as follows: 23

43	"(35) With respect to rental of real property as a dwelling place, for any person to
44	represent that such real property meets standards or has or shall have certain
45	characteristics it does not nor shall not have or to represent that such real property is or
46	shall be in a certain state of repair or condition when it is not nor shall be."

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SECTION 4.

Said title is further amended by revising subsection (a) of Code Section 10-1-399, relating
to civil or equitable remedies by individuals relative to deceptive or unfair practices, as
follows:

51 "(a) Any person who suffers injury or damages as a result of a violation of Chapter 5B of 52 this title, as a result of consumer acts or practices in violation of this part, as a result of 53 office supply transactions in violation of this part, or whose business or property has been 54 injured or damaged as a result of such violations may bring an action individually, but not 55 in a representative capacity except with respect to a violation of paragraph (35) of 56 subsection (b) of Code Section 10-1-393, against the person or persons engaged in such 57 violations under the rules of civil procedure to seek equitable injunctive relief and to 58 recover his or her general and exemplary damages sustained as a consequence thereof in 59 any court having jurisdiction over the defendant; provided, however, exemplary damages 60 shall be awarded only in cases of intentional violation. Notwithstanding any other 61 provisions of law, a debtor seeking equitable relief to redress an injury resulting from a 62 violation of paragraph (20) of subsection (b) of Code Section 10-1-393, upon facts alleged 63 showing a likelihood of success on the merits, may not, within the discretion of the court, 64 be required to make a tender. Nothing in this subsection or paragraph (20) of subsection 65 (b) of Code Section 10-1-393 shall be construed to interfere with the obligation of the 66 debtor to a lender who is not in violation of paragraph (20) of subsection (b) of Code 67 Section 10-1-393. A claim under this Code section may also be asserted as a defense, 68 setoff, cross-claim, or counterclaim or third-party claim against such person."

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69	SECTION 5.
70	Said title is further amended by revising subsection (b) of Code Section 10-5-32, relating to
71	registration requirements for investment advisors and exemptions, as follows:
72	"(b) The following persons are exempt from the registration requirement of subsection (a)
73	of this Code section:
74	(1) A person without a place of business in this state that is registered under the
75	securities act of the state in which the person has its principal place of business if its only
76	clients in this state are:
77	(A) Federal covered investment advisers, investment advisers registered under this
78	chapter, or broker-dealers registered under this chapter;
79	(B) Institutional investors;
80	(C) Bona fide preexisting clients whose principal places of residence are not in this
81	state if the investment adviser is registered under the securities act of the state in which
82	the clients maintain principal places of residence; or
83	(D) Any other client exempted by rule adopted or order issued under this chapter; and
84	(2) A person without a place of business in this state if the person has had, during the
85	preceding 12 months, not more than five clients that are resident in this state in addition
86	to those specified under paragraph (1) of this subsection; or
87	(3)(2) Any other person exempted by rule adopted or order issued under this chapter.
88	except that any such rule adopted or order issued cannot predicate an exemption on the
89	number of clients in this state."
90	SECTION 6.
91	Said title is further amended by revising subsection (b) of Code Section 10-5-34, relating to

- Said title is further amended by revising subsection (b) of Code Section 10-5-34, relating to 91
- registration requirements for federal covered investment advisors, as follows: 92
- "(b) The following federal covered investment advisers are not required to comply with 93
- 94 subsection (c) of this Code section:

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95	(1) A federal covered investment adviser without a place of business in this state if its
96	only clients in this state are:
97	(A) Federal covered investment advisers, investment advisers registered under this
98	chapter, and broker-dealers registered under this chapter;
99	(B) Institutional investors;
100	(C) Bona fide preexisting clients whose principal places of residence are not in this
101	state; or
102	(D) Other clients specified by rule adopted or order issued under this chapter; and
103	(2) A federal covered investment adviser without a place of business in this state if the
104	person has had, during the preceding 12 months, not more than five clients that are
105	resident in this state in addition to those specified under paragraph (1) of this subsection;
106	and
107	(3)(2) Any other person excluded by rule adopted or order issued under this chapter.
108	except that any such rule adopted or order issued cannot predicate an exemption on the
109	number of clients in this state."

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SECTION 7.

111 Part 2 of Article 16 of Chapter 2 of Title 14 of the Official Code of Georgia Annotated,

relating to reports of business corporations, is amended by revising subsection (a) of CodeSection 14-2-1622, relating to annual registration for Secretary of State, as follows:

114 "(a) Each domestic corporation and each foreign corporation authorized to transact
115 business in this state shall deliver to the Secretary of State for filing an annual registration
116 that sets forth:

- (1) The name of the corporation and the state or country under whose law it isincorporated;
- 119 (2) Any names under which the corporation transacts business;

- (2)(3) The street address and county of its registered office and the name of its registered
 agent at that office in this state;
- 122 (3)(4) The mailing address of its principal office; and
- 123 (4)(5) The names and respective addresses of <u>all</u> its officers, <u>including</u>, <u>but not limited</u>
- 124 <u>to, its</u> chief executive officer, chief financial officer, and secretary, or individuals holding
- 125 similar positions; and
- (6) A listing of any real property owned in whole or in part by the corporation and the
 address of any such real property."
- 128 SECTION 8.
 129 Code Section 44-14-162 of the Official Code of Georgia Annotated, relating to sales made

on foreclosure under power of sale, manner of advertisement and conduct necessary for
validity, and filing, is amended by adding a new subsection to read as follows:

- 132 "(c) Notwithstanding any other law to the contrary, for a sale of property under the power
- 133 of sale contained in any deed of trust or mortgage, no trustee shall bundle properties for the
- 134 purpose of sale and each property shall be bid on separately, unless the deed of trust or
- 135 <u>mortgage requires otherwise.</u>"
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SECTION 9.

Title 48 of the Official Code of Georgia Annotated, relating to revenue and taxation, is
amended by revising subsection (a) of Code Section 48-4-81, relating to sale procedures,
time, minimum bid, finality, right of redemption by owner, execution of tax deed, and report
of sale relative to ad valorem tax foreclosures, as follows:

141 "(a) Following the hearing and order of the superior court in accordance with Code Section
142 48-4-79, a sale of the property shall be advertised and conducted on the date, time, place,
143 and manner which are required by law of sheriffs' sales. Such sale shall not occur earlier
144 than 45 days following the date of issuance of such order of the superior court. Each

145	property shall be bid on separately and shall not be bundled with other properties for the
146	purpose of sale, unless the deed of trust or mortgage requires otherwise."
147	SECTION 10.
148	Said title is further amended by adding new paragraphs to subsection (b) of Code Section
149	48-7-29.6, relating to tax credits for qualified low-income buildings, as follows:
150	"(5) To claim the tax credit allowed under this Code section, the taxpayer, including, but
151	not limited to, any partners, members, or shareholders allocated a tax credit pursuant to
152	paragraph (4) of this subsection, shall provide to the state housing credit agency a listing
153	of any real property owned in whole or in part by the taxpayer and the address of any such
154	real property.
155	(6) The state housing credit agency shall annually prepare a written summary of the
156	information collected under paragraph (5) of this subsection for each taxpayer claiming a
157	tax credit and shall make such summary available to the public."

158 SECTION 11.

159 All laws and parts of laws in conflict with this Act are repealed.