S3503-2

## **SENATE** STATE OF MINNESOTA NINETY-SECOND SESSION

RSI

## S.F. No. 3503

(SENATE AUTHORS: WEBER and Klein)							
DATE	D-PG	OFFICIAL STATUS					
02/28/2022	5146	Introduction and first reading					
		Referred to Commerce and Consumer Protection Finance and Policy					
03/23/2022	5495	5 Comm report: To pass as amended					
	5564	Second reading					
	5576	Author added Klein					
05/10/2022		Special Order					
	8179	Third reading Passed					
05/21/2022		Returned from House with amendment					
		Senate concurred and repassed bill					
		Third reading					

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6	relating to commerce; real estate appraisers; making changes related to minimum damage acquisition reports and continuing education; amending Minnesota Statutes 2020, sections 82B.03, by adding a subdivision; 82B.19, by adding a subdivision; 82C.17, subdivision 2; Minnesota Statutes 2021 Supplement, section 82B.25, subdivision 2.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. Minnesota Statutes 2020, section 82B.03, is amended by adding a subdivision
1.9	to read:
1.10	Subd. 4. Minimum damage acquisition report. A real estate appraiser may provide a
1.11	minimum damage acquisition report for purposes of section 117.036. When providing a
1.12	minimum damage acquisition report, a real estate appraiser is not engaged in real estate
1.13	appraisal activity and is not subject to this chapter.
1.14	Sec. 2. Minnesota Statutes 2020, section 82B.19, is amended by adding a subdivision to
1.15	read:
1.16	Subd. 5. Out-of-state continuing education credit. (a) For purposes of this subdivision,
1.17	the following terms have the meanings given:
1.18	(1) "asynchronous educational offering" has the meaning given in the most recent version
1.19	of the Real Property Appraiser Qualification Criteria, as established by the Appraiser
1.20	Qualifications Board; and
1.21	(2) "synchronous educational offering" has the meaning given in the most recent version
1.22	of the Real Property Appraiser Qualification Criteria, as established by the Appraiser

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2.1	Qualification	ns Board, and include	es an educational	l process based on liv	ve or real-time			
2.2	instruction where there is no geographic separation of instructor and student.							
2.3	<u>(b) Notw</u>	(b) Notwithstanding section 45.30, subdivisions 1 and 6, a real estate appraiser may						
2.4	submit, in a	submit, in a form prescribed by the commissioner, an application for continuing education						
2.5	credit for a sy	credit for a synchronous educational offering that has not been submitted for prior approval						
2.6	in Minnesota. The commissioner must grant a real estate appraiser continuing education							
2.7	credit if:							
2.8	(1) the ap	plication is submitted	l on or before Au	ugust 1 of the year in	which the real estate			
2.9	appraiser license is due for renewal;							
2.10	(2) the sy	nchronous education	al offering has b	been approved for co	ntinuing education			
2.11	credit by the regulator of real estate appraisers in at least one other state or United States							
2.12	territory; and							
2.13	<u>(3)</u> an app	plication is submitted	l by the real esta	te appraiser to the co	mmissioner within			
2.14	<u>30 days of su</u>	accessful completion	of the synchron	ous educational offer	ring.			
2.15	<u>(c) The a</u>	(c) The application must include a certificate of successful completion from the						
2.16	synchronous	educational offering	provider. The c	ommissioner must gi	ant a real estate			
2.17	appraiser the	appraiser the same number of continuing education credits for the successful completion						
2.18	of the synchr	onous educational of	fering as was ap	proved for the offerin	g by the out-of-state			
2.19	real estate ap	real estate appraiser regulatory authority. The commissioner must grant a real estate appraiser						
2.20	continuing education credit within 60 days of the submission of the completed application							
2.21	for out-of-sta	for out-of-state continuing education credit.						
2.22	<u>(d)</u> The c	ommissioner may ch	arge a fee to a re	eal estate appraiser, in	n an amount to be			
2.23	determined b	y the commissioner,	to submit an ap	plication under this s	ubdivision.			
2.24	<u>(e) This s</u>	subdivision does not	apply to asynchi	conous educational of	fferings.			
2.25	Sec. 3. Mir	nnesota Statutes 2021	Supplement, se	ection 82B.25, subdiv	vision 2, is amended			
2.26	to read:							
2.27	Subd. 2.	Education. <del>Within t</del>	wo years of rece	iving a license under	this chapter and as			
2.28	required by t	required by the Appraiser Qualifications Board, A real property appraiser shall provide to						
2.29	the commiss	the commissioner evidence of satisfactory completion of a continuing education course on						
2.30	the valuation bias of real property. An appraiser licensed after September 1, 2021, must							
2.31	complete the	course required by t	his section prior	to the appraiser's fir	st license renewal.			

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3.1	Sec. 4. Mi	nnesota Statutes 2020	, section 82C.	17, subdivision 2, is an	nended to read:	
3.2	Subd. 2. Evidence. (a) An appraisal management company can evidence that the fees					
3.3	paid to an appraiser were reasonable and customary through:					
3.4	(1) objec	ctive third-party inform	nation, includi	ing, but not limited to,	government agency	
3.5	fee schedules or academic studies. An academic study used must exclude appraisal					
3.6	assignments ordered by an appraisal management company. The commissioner may establish					
3.7	a fee scheduled for use by an appraisal management company; or					
3.8	(2) revie	wing each of the follo	wing factors a	nd making adjustments	s to recent fees paid	
3.9	for appraisa	l services performed i	n the market a	rea:		
3.10	(i) the ty	pe of property apprais	sed;			
3.11	(ii) the s	cope of the appraisal v	work;			
3.12	(iii) the	time in which the app	raisal service r	nust be performed;		
3.13	(iv) appraiser qualifications;					
3.14	(v) appraiser experience and professional record; and					
3.15	(vi) appr	raiser work quality.				
3.16	(b) The	fees paid for a comple	x appraisal ass	signment shall reflect th	ne increased time,	
3.17	difficulty, a	nd scope of work requ	ired.			
3.18	(c) An ap	opraisal management c	company shall	maintain written docum	nentation describing	
3.19	and substan	tiating all methods and	d information	used to determine the c	ustomary and	
3.20	reasonable f	fees required by this se	ection.			
3.21	Sec 5 FI	FECTIVE DATE.				
J.21	500. J. EI					

3.22 Sections 1 to 4 are effective September 1, 2022.