Sixty-second Legislative Assembly of North Dakota

## HOUSE BILL NO. 1430

Introduced by

Representatives Louser, Klemin, Weiler

Senators Hogue, J. Lee

- 1 A BILL for an Act to amend and reenact sections 43-23-06.1 and 43-23-12.1 of the North
- 2 Dakota Century Code, relating to definitions and the duties of real estate brokerage firms.

## 3 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

4 SECTION 1. AMENDMENT. Section 43-23-06.1 of the North Dakota Century Code is

5 amended and reenacted as follows:

## 6 **43-23-06.1. Definitions**.

7 As used in this chapter, unless the context otherwise requires:

- 8 1. "Appointed agent" means a licensee appointed by a designated broker of the
- 9 licensee's real estate brokerage firm to act solely for a client of that brokerage firm to
  10 the exclusion of other licensees of that brokerage firm.
- 11 2. "Client" means a person whothat has entered into a written agency agreement with a
   12 real estate brokerage firm.
- 13 3. "Commission" means the North Dakota real estate commission.
- 14 4. <u>"Customer" means a buyer, prospective buyer, seller, lessee, or lessor that is not</u>
   15 <u>represented by that real estate brokerage firm in a real property transaction.</u>
- 16 <u>5.</u> "Designated broker" means a licensee designated by a real estate brokerage firm to
  17 act on behalf of the brokerage firm.
- 5.6. "Dual agency" means a situation in which a real estate brokerage firm, or itsthe real
   estate brokerage firm's licensees, owe a duty to more than one party in a real estate
   transaction. Dual agency is established only as follows:
- a. When one licensee represents both the buyer and the seller in a real estate
  transaction; or
- b. When two or more licensees, licensed to the same broker, each represents aparty to the real estate transaction.

1		"Dual agency" does not exist unless both the seller and the buyer in a real estate		
2		transaction have written agency agreements with the same real estate brokerage firm.		
3		For purposes of "dual agency" a subagency arrangement is not a written agency		
4		agreement.		
5	<del>6.</del>	"Person" includes individuals, corporations, limited liability companies, partnerships,		
6		trusts, associations, cooperatives, or other firms or entities, foreign or domestic.		
7	7.	"Licensee" means a real estate broker, an associate real estate broker, or a real estate		
8		salesperson who is associated with a real estate brokerage firm.		
9	<u>8.</u>	"Real estate", "real property", "realty", or words of like import, means any interest or		
10		estate in land, including leaseholds, whether such interest or estate is corporeal,		
11		incorporeal, freehold, or nonfreehold, and whether situated in this state or elsewhere;		
12		provided, however, that the meaning as used in this chapter does not include oil, gas,		
13		or mineral leases, nor does it include any other mineral leasehold, mineral estate, or		
14		mineral interest of any nature whatsoever.		
15	<u>8.9.</u>	"Real estate broker", or "broker", means any person whothat, for another, for a fee,		
16		commission, salary, or other consideration, or with the intention or expectation of		
17		receiving or collecting such compensation from another, engages in or offers or		
18		attempts to engage in, either directly or indirectly by a continuing course of conduct or		
19		by a single act or transaction, any of the following acts:		
20		a. Lists, offers, attempts, or agrees to list real estate or any interest thereinin that		
21		real estate, or any improvements affixed thereonon that real estate for sale,		
22		exchange, or lease.		
23		b. Sells, exchanges, purchases, or leases real estate or any interest thereinin that		
24		real estate, or any improvements affixed thereonon that real estate.		
25		c. Offers to sell, exchange, purchase, or lease real estate or any interest thereinin		
26		that real estate, or any improvements affixed thereonon that real estate.		
27		d. Negotiates, or offers, attempts, or agrees to negotiate the sale, exchange,		
28		purchase, or leasing of real estate or any interest thereinin that real estate, or any		
29		improvements affixed thereonon that real estate.		

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1		e.	Buys, sells, offers to buy or sell, or otherwise deals in options on real estate or			
2			any interest thereinin that real estate, or any improvements thereonon that real			
3			<u>estate</u> .			
4		f.	Who is a licensee under this chapter and performs any of the acts set out in this			
5			subsection while acting in the licensee's own behalf.			
6		g.	Advertises or holds out as being engaged in the business of buying, selling,			
7			exchanging, or leasing of real estate or any interest thereinin that real estate, or			
8			any improvements thereonon that real estate.			
9		h.	Assists or directs in the procuring of prospects, calculated to result in the sale,			
10			exchange, or leasing of real estate or any interest thereinin that real estate, or			
11			any improvements thereonon that real estate.			
12	<del>9.<u>10.</u></del>	"Rea	al estate brokerage firm" means a person that is providing real estate brokerage			
13		serv	vices through that person's licensees and which is licensed by the commission as a			
14		real	estate brokerage firm.			
15	<del>10.<u>11.</u></del>	"Real estate salesperson" means any personindividual who for a fee, compensation,				
16		sala	ry, or other consideration, or in the expectation or upon the promise thereof of that			
17		<u>com</u>	pensation, is employed or engaged by a licensed real estate broker to do any act			
18		or d	eal in any transaction as provided in subsection $56$ for or on behalf of such			
19		licer	nsed real estate broker.			
20	SECTION 2. AMENDMENT. Section 43-23-12.1 of the North Dakota Century Code is					
21	amende	d and	reenacted as follows:			
22	43-23-12.1. Real estate brokerage firm - Duties required.					
23	<u>1.</u>	A re	al estate brokerage firm and i <del>ts<u>the real estate brokerage</u> firm's</del> licensees,			
24		that	which provide services through a written agency agreement for a client, are bound			
25		to th	nat client by the duties of loyalty, obedience, disclosure, confidentiality, reasonable			
26		care	e, diligence, and accounting, subject to the provisions of this chapter and subject to			
27		any	rules adopted under this chapter. The agency relationship, which must be			
28		<u>esta</u>	<u>ablished through a written agency agreement,</u> may be a seller <del>agentagency</del> , a			
29		buy	er agentagency, or a subagentdual agency, an appointed agency, a subagency, or,-			
30		if <u>an</u>	other form of agency relationship. If a different relationship, including a nonagency			
31		<u>rela</u>	tionship with a customer, between the real estate brokerage firm and the person			

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- for whomwhich the real estate brokerage firm performs the services is intended,
   including a dual agent, the relationship must be disclosed in writing pursuant to rules
   adopted by the board.
   If a buyer, prospective buyer, or seller is not represented by a real estate brokerage
- firm in the real property transaction, that buyer or seller remains a customer, and, as to
  that customer, the real estate brokerage firm and the real estate brokerage firm's
  licensees are nonagents that owe the following legal duties: to perform customary acts
  typically performed by real estate licensees in assisting a transaction to the
  transaction's closing or conclusion if these acts are to assist the customer for which
- 10 the services are directly provided; to perform these acts with honesty and good faith;
- 11 and to disclose to the customer any adverse material facts actually known by the
- licensee which pertain to the title of the real property, the physical condition of the real
   property, and defects in the real property. These limited duties are subordinate to any
   duties the real estate brokerage firm and the real estate brokerage firm's licensees
   owe to a client in the same transaction.
- <u>Unless otherwise agreed in writing, a real estate brokerage firm and the real estate</u>
   <u>brokerage firm's licensees are not obligated to a client, to a customer, or to any other</u>
   <u>person to discover defects in any real property, to verify the ownership of any real</u>
- property, or to independently verify the accuracy or completeness of any statement or
   representation made by any person other than the real estate brokerage firm and the
   real estate brokerage firm's licensees involved in the transaction under question.
- 4. Unless the licensee is directly involved in a transaction regarding the affected real
   property, this section does not result in imputing knowledge, regarding the affected
   real property, of one licensee within a real estate brokerage firm to another licensee
   within the same real estate brokerage firm or in imposing a duty upon a licensee within
   a real estate brokerage firm to disclose facts that are known by that licensee regarding
   the effected real property to another licensee within the same real estate brokerage firm to disclose facts that are known by that licensee regarding.
- 27 <u>the affected real property to another licensee within the same real estate brokerage</u>
  28 <u>firm.</u>
- 5. If a real estate brokerage firm and the real estate brokerage firm's licensees represent
   two or more buyers or lessees as clients that desire to make an offer for the purchase
   or lease of the same real property, the real estate brokerage firm and the real estate

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1		brokerage firm's licensees do not breach any duty by assisting such clients with
2		multiple offers, even though the interests of such clients are competing, and are not
3		required to disclose the existence of competing offers, except as otherwise set forth
4		under this subsection. The real estate brokerage firm and the real estate brokerage
5		firm's licensees shall continue to honor agency duties to such clients, except as limited
6		under this subsection. However, if an individual licensee has a written agency
7		agreement with two or more buyers that desire to make an offer for the purchase or
8		lease of the same real property, that licensee shall disclose to those competing buyer
9		clients the fact that a competing written offer has been submitted by another buyer
10		client of that licensee,
11	<u>6.</u>	If a real estate brokerage firm and the real estate brokerage firm's licensees represent
12		two or more sellers or lessors as clients that desire to offer competing real property for
13		sale or lease, the real estate brokerage firm and the real estate brokerage firm's
14		licensees may not breach any duty to such clients by performing such services, even
15		though the interests of such clients are competing. In such event, the real estate
16		brokerage firm and the real estate brokerage firm's licensees shall continue to honor
17		agency duties to such clients, except as limited under this subsection.