FIRST ENGROSSMENT

Fifty-seventh Legislative Assembly of North Dakota

ENGROSSED SENATE BILL NO. 2208

Introduced by

Senators Krebsbach, Lee, Watne

- 1 A BILL for an Act to amend and reenact section 43-23-12.2 of the North Dakota Century Code,
- 2 relating to the duties and liabilities of real estate brokerage firms and clients.

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

SECTION 1. AMENDMENT. Section 43-23-12.2 of the 1999 Supplement to the North
Dakota Century Code is amended and reenacted as follows:

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43-23-12.2. Duties supersede common law.

- The duties of a real estate brokerage firm, and its the firm's licensees, as specified
 in this chapter or in rules adopted under to implement this chapter, supersede any
 fiduciary duties of that real estate brokerage firm and its the firm's licensees, to a
 person based on common-law principles of agency to the extent that those
 common-law fiduciary duties are inconsistent with the duties specified in this
 chapter or in rules adopted under to implement this chapter.
- 13 2. A client is not liable for a <u>wrongful act, an error, an omission, or a</u>
- 14misrepresentation made by a licensee in connection with the licensee providing15brokerage services for the client, including brokerage services provided under a16subagency relationship, unless the client actually knows or should have known of17the wrongful act, error, omission, or misrepresentation or unless the licensee is18repeating a misrepresentation made by the client. This subsection is intended to19supersede supersedes any conflicting common-law duty of the client that is20inconsistent with this subsection.
- A real estate brokerage firm that is providing brokerage services to a client and
 which, through a subagency relationship, works with another real estate brokerage
 firm to provide brokerage services to that client is not liable for a wrongful act, an
 error, an omission, or a misrepresentation made by the other client, listing agent,

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1		or subagent of the real estate brokerage firm, unless the original real estate
2		brokerage firm knew or should have known of the other brokerage firm's wrongful
3		act, error, omission, or misrepresentation or the other brokerage firm unless the
4		client, listing agent, or subagent is repeating a misrepresentation made by the
5		original real estate brokerage firm.
6	4.	This section does not limit the liability of a licensee under section 43-23-11.1 or nor
7		of a client for substantial and willful misrepresentations made in reference to a real
8		estate transaction. As used in this section, the term "real estate brokerage firm"
9		includes the firm and brokers and agents who work for the firm.