Sixty-third Legislative Assembly of North Dakota

HOUSE BILL NO. 1225

Introduced by

Representatives Louser, Hanson, Wieland

- 1 A BILL for an Act to amend and reenact section 11-18-02.2 of the North Dakota Century Code,
- 2 relating to property sales price disclosures.

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

4 SECTION 1. AMENDMENT. Section 11-18-02.2 of the North Dakota Century Code is

5 amended and reenacted as follows:

11-18-02.2. Statements of full consideration to be filed with state board of equalization or recorder - Procedure - Secrecy of information - Penalty.

- 8 1. Any grantee or grantee's authorized agent who presents a deed in the office of the
 9 county recorder shall certify on the face of the deed any one of the following:
- a. A statement that the grantee has filed a report of the full consideration paid for
 the property conveyed with the state board of equalization.
- b. A statement that the grantee has filed a report of the full consideration paid forthe property conveyed with the recorder.
- 14 c. A statement of the full consideration paid for the property conveyed.
- d. A statement designating one of the exemptions in subsection 7 which the grantee
 believes applies to the transaction.
- Any party who presents an affidavit of affixation to real property of a manufactured
 home in the office of the county recorder in accordance with section 47-10-27 and who
 acquired the manufactured home before the affixation of the manufactured home to
 the real property shall either contain in or present in addition to the affidavit of
- 21 affixation any one of the following:
- a. A statement that the party has filed with the state board of equalization a report of
 the full consideration paid for the manufactured home before the affixation.

Sixty-third Legislative Assembly

1		b. A statement that the party has filed with the recorder a report of the full
2		consideration paid for the manufactured home before the affixation.
3		c. A statement of the full consideration paid by the party for the manufactured home
4		before the affixation.
5	3.	The recorder may not record any deed unless the deed contains one of the statements
6		required by subsection 1 or record any affidavit of affixation unless the affidavit
7		contains or is accompanied by one of the statements required by subsection 2.
8	4.	The recorder shall accumulate and at least monthly forward to the state board of
9		equalization a report containing the information filed in the recorder's office pursuant to
10		subsection 1 or subsection 2.
11	5.	The state board of equalization shall prescribe the necessary forms for the statements
12		and reports to be used in carrying out this section, and the forms must contain a space
13		for the explanation of special circumstances that may have contributed to the amount
14		of the consideration.
15	6.	For purposes of subsection 1, the word "deed" means an instrument or writing
16		whereby any real property or interest therein is granted, conveyed, or otherwise
17		transferred to the grantee, purchaser, or other person, except any instrument or writing
18		that transfers any ownership in minerals or interests in minerals underlying land if that
19		ownership has been severed from the ownership of the overlying land surface or any
20		instrument or writing for the easement, lease, or rental of real property or any interest
21		therein.
22	7.	This section does not apply to deeds transferring title to the following types of property,
23		or to deeds relating to the following transactions:
24		a. Property owned or used by public utilities.
25		b. Property classified as personal property.
26		c. A sale when the grantor and the grantee are of the same family or corporate
27		affiliate, if known.
28		d. A sale that resulted as a settlement of an estate.
29		e. All sales to or from a government or governmental agency.
30		f. All forced sales, mortgage foreclosures, and tax sales.
31		g. All sales to or from religious, charitable, or nonprofit organizations.

Sixty-third Legislative Assembly

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1		h.	All sales when there is an indicated change of use by the new owners.
2		i.	All transfer of ownership of property for which is given a quitclaim deed.
3		j.	Sales of property not assessable by law.
4		k.	Agricultural lands of less than eighty acres [32.37 hectares].
5		I.	A transfer that is pursuant to a judgment.
6	8.—	<u>a.</u>	The state board of equalization shall guard the secrecy of information contained
7			on statements filed with the board under subsection 1 or subsection 2, and any-
8			information contained on statements and any information provided by local-
9			officials must be limited to data necessary to perform official duties and may not
10			include the names of any grantors or grantees to deeds or of any parties to
11			affidavits of affixation. Any reports made available to the public must be made in
12			a manner that will not reveal the names of any grantors, grantees, or parties. The
13			recorder shall guard the secrecy of information contained on reports filed in the
14			recorder's office under subdivision b of subsection 1 or subdivision b of
15			subsection 2.
16		<u>b.</u>	For a deed filed in the office of the county recorder for the sale of property of
17			twenty acres [8.09 hectares] or less with a statement described in subdivision a
18			or b of subsection 1, information contained in the statement may be disclosed
19			upon the request of an attorney, appraiser, real estate broker, or real estate
20			salesperson licensed in this state for statistical purposes or for a market analysis
21			and in a manner that will not reveal the names of any grantors, grantees, or
22			parties to the sale.
23	9.	Any	person that, in the statements provided for in subsection 1 or subsection 2,
24		willf	fully falsifies the consideration paid for the transferred real property or the
25		mai	nufactured home, as applicable, or interest therein or that falsely certifies that the
26		per	son has filed a report of full consideration with the state board of equalization is
27		guil	ty of a class B misdemeanor.