GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

Н

HOUSE BILL 422 Committee Substitute Favorable 3/29/23

Short Title		nfair Real Estate Agreements Act.	(Public)
Sponsors:			
Referred t	0:		
		March 22, 2023	
		A BILL TO BE ENTITLED	
AN ACT	ТО	PROHIBIT UNFAIR REAL ESTATE SERVICE AGR	REEMENTS FOR
RESII	DENTI	AL REAL ESTATE.	
The Gene	ral Ass	embly of North Carolina enacts:	
	SEC	TION 1. Chapter 93A of the General Statutes is amended	by adding a new
Article to	read:		
		" <u>Article 7.</u>	
		"Prohibition of Unfair Real Estate Service Agreements.	
" <u>§ 93A-85</u>	5.1. Pi	<u> 1rpose; definitions.</u>	
<u>(a)</u>	This	Article is intended to prohibit the use of real estate service a	greements that are
		er of residential real estate or to other persons who may becc	
<u>real</u> estate	in the	e future. This Article also prohibits the recording of such res	idential real estate
service ag	reeme	nts so that the public records will not be clouded by them and	provides remedies
for owner	s who	are inconvenienced or damaged by the recording of such agree	eements.
<u>(b)</u>	For t	he purposes of this Article, the following definitions apply:	
	<u>(1)</u>	Person. – A person as defined in G.S. 105-228.90(b)(23).	
	<u>(2)</u>	Real estate service agreement. – A written contract between	<u>a service provider</u>
		and the owner or potential buyer of residential real estate to	<u>o provide services,</u>
		current or future, in connection with the maintenance, pu	urchase, or sale of
		residential real estate.	
	(3)	Residential real estate Real property located in this State	tate which is used
		primarily for personal, family, or household purposes.	
	<u>(4)</u>	Service provider. – A person who provides a service related	d to residential real
		estate, including a real estate broker.	
	(5)	<u>Unfair real estate service agreement.</u> – A real estate service	ice agreement that
		violates G.S. 93A-85.2.	
" <u>§ 93A-85</u>		<u>nfair real estate service agreements.</u>	
<u>(a)</u>		ir Real Estate Service Agreements. – A real estate service ag	
		ation of this Article if the agreement is to be in effect for more	e than one year and
<u>either exp</u>	ressly	or implicitly aims to do any of the following:	
	(1)	Run with the land or bind future owners of residential real	estate identified in
		the real estate service agreement.	
	<u>(2)</u>	Allow for assignment of the right to provide services without	at notice or consent
		of the owner or buyer.	
	(3)	Create a lien, encumbrance, or other real property security	interest.



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1	<u>(b)</u>	No R	ight to Refund. – A service provider has no right to a re	efund of the consideration	
2			r or buyer in connection with an unfair real estate serv		
3	<u>(c)</u>		ptions. – This Article does not apply to the following	-	
4	<u>,,,,</u>	(1)	A home warranty or other type of similar produc		
5		<u>, - , </u>	maintenance of a major housing system, such as plur		
6			for a set period of time from the date a house is sold		
7		(2)	An insurance contract.	**	
8		$\frac{(2)}{(3)}$	Any transactions governed by Chapter 47G (Option	on to Purchase Contracts	
9		<u>(3)</u>	Executed with Lease Agreements) or Chapter 47H (
0			General Statutes.	<u>Contracts for Beedy of the</u>	
1		<u>(4)</u>	A maintenance or repair agreement entered into by a	homeowners' association	
2		<u></u>	in a common interest community.		
3		<u>(5)</u>	A security agreement under the Uniform Commercia	al Code relating to the sale	
Ļ		<u>(J)</u>	or rental of personal property or fixtures.	a code relating to the sale	
,		<u>(6)</u>	Provision of water, sewer, electrical, telephone, cal	ble natural gas propane	
		<u>(0)</u>	fuel oil, or other regulated utility service.	ole, haturai gas, propane,	
		(7)	A property management contract as defined in G.S.	105-164 3(189)	
3		$\frac{(7)}{(8)}$	Any actions arising from Part 2 of Article 2 of Ch		
,)		<u>(0)</u>	Statutes regarding mechanics', laborers', and materi		
)			Article 2 of Chapter 44A of the General Statutes re		
			estate broker liens.	egarding commercial tear	
2	"8 934-8 4	53 R	ecording prohibited.		
3	<u>x 75A-0.</u> (a)		rding an unfair real estate service agreement is prohibit	ted. If an unfair real estate	
1			nt, or notice or memorandum thereof, has been recorded		
5	(b)		vithstanding G.S. 14-118.6(b), the register of deeds		
5			se to accept an unfair real estate service agreement, or	•	
, 7	thereof, fo			<u>nintee of memorandum</u>	
3	<u>(c)</u>		f the following shall apply to a recording that is void u	nder subsection (a) of this	
)	section:	<u>7 m 0</u>	the following shall apply to a recording that is void a	inder subsection (a) of this	
)	<u>section.</u>	(1)	The recording shall not operate as a lien, encumbran	nce or security interest	
l		$\frac{(1)}{(2)}$	No owner or buyer shall be required to record at	•	
2		<u>(2)</u>	recording.	ity document volume the	
r		<u>(3)</u>	The recording shall not provide actual or construc	tive notice to any person	
		<u>(J)</u>	interested in the residential real estate that is identifi	• •	
			service agreement.	ed in the diffail fear estate	
		(4)	The recording violates G.S. 14-118.6(a).		
	(d)		ldition to any other rights provided by law, any pe	erson with an interest in	
8			estate identified by a recording that is void under sub-		
)			nages, costs, and attorney's fees that may be proved ag		
)	•		fair real estate service agreement. Any actual damages.		
1			against the service provider will not be offset by the		
2			to the owner or buyer of the residential real estate.	consideration paid by the	
3			eceptive act.		
, 1			of any provision of this Article constitutes an unfair o	r decentive trade practice	
5			1. Any party whose real property is encumbered by ar		
, 5					
7		agreement may bring a cause of action against the service provider and is entitled to the relief available in Chapter 75 of the General Statutes. Any recoveries available under Chapter 75 of the			
3			against the service provider will not be offset by the		
))			to the owner or buyer in connection with the unfair real		
,)	-		eneral is hereby empowered to enforce this Article as	-	
	the Gener	-	• •	anowed by Chapter 75 01	
1	uie Gener	ai Stal	1100.		

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1	SECTION 2. G.S. 6-18 is amended by adding a new subdivision to read:
2	"(6) In any action brought under Article 7 of Chapter 93A of the General Statutes."
3	SECTION 3. This act is effective when it becomes law and applies to unfair real
4	estate service agreements that are executed, modified, extended, or amended on or after that date.