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HOUSE COMMITTEE REPORT

(7)

Date Referred: April 4, 1990

FURTHER REFERRALS:

Date of Committee Action: 4-29-90

The JUDICIARY Committee considered:

CSSB 425 (LABOR & COMMERCE)

CS SB NO. 425 (L&C)

DISCLOSURE OF AGENCY BY REALTORS

"An Act relating to disclosure of agency by holders of real estate licenses; and providing for an effective date."

RECOMMENDATIONS:

be replaced with HCS CSSB 425 (L+C) the same title
 a new title

have attached amendment(s)

do pass

do not pass

no recommendation

individual recommendations

additional referral to the _____ Committee

ADOPTS: _____ letter of intent

ATTACHES NEW FISCAL NOTE(s):
(Dept)

APPROVES PREVIOUS: (Date/Dept)

fiscal impact _____

fiscal note(s) _____

zero fiscal note _____

zero fiscal note(s) CEC 2-22-90

zero with analysis _____

zero fn/analysis _____

SIGNING DO PASS:

SIGNING:
(Check approp. column)

Do Not Pass
No Rec
Amend

SIGNING DO PASS:	SIGNING:	Do Not Pass	No Rec	Amend
<u>Msgr. Grunberg</u> Grunberg				
<u>Ellis</u> Ellis				
<u>Davidson</u> Davidson				
<u>Martin</u> Martin				
<u>Goll</u> Goll				

Pete Goll / Msgr. Grunberg
Chairman's Signature

Offered: 4/4/90
Referred: Judiciary

6-1993H

Prepared by CED 2/22/90

Original sponsor(s): SEN. STURGULEWSKI

1 IN THE SENATE BY THE LABOR & COMMERCE COMMITTEE

2 HOUSE CS FOR CS FOR SENATE BILL NO. 425 (L&C)

3 IN THE LEGISLATURE OF THE STATE OF ALASKA

4 SIXTEENTH LEGISLATURE - SECOND SESSION

5 A BILL

6 For an Act entitled: "An Act relating to disclosure of agency by holders
7 of real estate licenses; and providing for an effective
8 date."

9 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

10 * Section 1. AS 08.88 is amended by adding a new section to read:

11 Sec. 08.88.396. DISCLOSURE OF AGENCY. (a) A person holding a
12 license under this chapter shall, when acting as an agent for a pro-
13 spective seller of real estate,

14 (1) disclose in writing the person's agency relationship
15 with the seller to each prospective buyer at the time that the person
16 begins to provide specific assistance to locate or acquire real estate
17 for the buyer, and obtain from each prospective buyer a signed
18 acknowledgement that the buyer is aware of the agency relationship
19 between the person licensed under this chapter and the seller; and

20 (2) include in the purchase agreement a statement of the
21 agency relationship between the person licensed under this chapter and
22 the seller.

23 (b) A person holding a license under this chapter shall, when
24 acting as an agent for a prospective buyer of real estate,

25 (1) disclose the person's relationship with the buyer to a
26 prospective seller of real estate, or to the seller's agent, at the
27 time of the initial contact between the person licensed under this
28 chapter and the prospective seller or the seller's agent, and confirm
29 the relationship in writing as soon as possible after the initial

1 contact;

2 (2) include in the purchase agreement a statement of the
3 agency relationship between the person licensed under this chapter and
4 the buyer;

5 (3) if the prospective seller has an unexpired exclusive
6 listing contract for a property, present an offer to purchase that
7 property to the seller's agent; and

8 (4) disclose in writing to all parties to a transaction
9 when the person's compensation as agent for the buyer is to be paid by
10 anyone other than the buyer being represented by the person.

11 (c) A person licensed under this chapter may not act as an agent
12 for both a prospective seller and a prospective buyer of real estate
13 unless the person informs both the seller and the buyer and obtains
14 written consent to the joint agency from both.

15 (d) When a change occurs during a transaction that makes a prior
16 written disclosure required by this section incomplete, misleading, or
17 inaccurate, the person licensed under this chapter shall make a re-
18 vised disclosure, in writing, to all parties to the transaction as
19 soon as possible. The revised disclosure must include the date of the
20 revision and shall be acknowledged in writing by all the parties.

21 * Sec. 2. AS 08.88.401(d) is amended to read:

22 (d) A person who violates a provision of this section, [OR OF]
23 AS 08.88.161, or AS 08.88.396 is guilty of a class A misdemeanor.

24 * Sec. 3. This Act takes effect January 1, 1991.

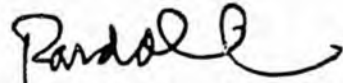
MEMORANDUM

State of Alaska

TO: Frank Homan, Legislative Aide
to Senator Arliss Sturgulewski

DATE: April 2, 1990

FILE NO:



TELEPHONE NO:

FROM: Randall P. Burns, Director
Division of Occupational Licensing
Department of Commerce and
Economic Development

SUBJECT: Comments on
CSSB 425(L&C)

Apparently, as a result of several public opinion messages (POMs), questions were raised in the House Labor and Commerce Committee regarding SB 425. Of apparent interest was an issue related to the impact of AS 08.88.396(b)(4) of the bill (page 2, lines 8 - 10) on the sale of HUD homes.

In the original bill, this paragraph required the buyer's agent to obtain the written consent of all parties when "the person's compensation as agent for the buyer is to be paid by anyone other than the buyer being represented by the person." This was amended in Senate Labor and Commerce to require disclosure -- rather than written consent -- to all parties to the transaction of the origin of compensation.

We have learned that HUD cannot sign addenda (i.e., the HUD purchase agreement form is a standardized national contract that cannot be altered without Washington, D. C.'s blessing), thus making it very difficult for salespersons representing HUD purchasers to comply with this section. The Senate Labor and Commerce amendment therefore makes sense in light of the inability to alter HUD contracts to reflect the written consent required of the original bill.

Another POM stated that, by law, all agents on HUD contracts represent the buyer. This is not true. While many agents do represent buyers on HUD-home purchases, there is no law mandating only agent-buyer relationships. Further, it is our understanding that the practice is not consistent across the nation by HUD's regional offices. Some consider the agents as buyers' agents and some consider them as HUD agents. HUD does not list properties exclusively with any agent.

Generally, the primary purpose of the bill is to make consumers aware of whom an agent is representing in a real estate transaction. Subsection (a) alerts buyers when they are not being represented. The disclosure required of this subsection will apprise the buyer that an agency relationship has been established between the salesperson and the seller, and clarify for the buyer that the seller is the one providing compensation for the agent's professional services. This requirement assures that the buyer is aware of the agent's role in the transaction.

Subsection (b) alerts a seller when an agent is representing the interests of a buyer, and apprises the seller that the salesperson will be advocating/negotiating on behalf of the buyer during the transaction. If the agent expects to be compensated by someone other than the buyer, then the seller should be put on notice before considering an offer. As stated previously above, to require written consent in this instance would be an unreasonable expectation and potentially discriminate against agents who represent buyers.

Finally, subsection (c) requires disclosure of "dual or joint agency," when the salesperson represents both the buyer and the seller.

This division and the Real Estate Commission support the bill as it passed out of the Senate Labor and Commerce Committee.

Thank you for your assistance in this matter.

RB/11p7463s
040290a



Alaska State Legislature

SENATE

Official Business

P.O. Box V
State Capitol
Juneau, Alaska 99811

April 4, 1990

The Honorable Dave Donley
Chairman
House Labor and Commerce Committee
PO Box V
Juneau, AK 99811

Dear Representative Donley:

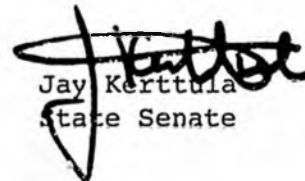
I received the enclosed letters concerning Senate Bill 425 and Senate Bill 288.

*referred to
jud.*

I would appreciate it if you would include letters as back-up on these two pieces of legislation.

Thank you for your assistance in this matter.

Sincerely,


Jay Kerttula
State Senate

JK:mf

enclosure

ASB 425
refused. jwd.

Matt
609



March 19, 1990

Senator Kerttula
P.O. Box V
Juneau, AK 99811

Dear Senator Kerttula:

The following Real Estate Broker and Agents support CSSB 425, as introduced on 1/31/90, regarding the disclosure of relationships between Real Estate Agencies and both buyer and seller.

The formal and written explanations for the relationships between the broker/agent to both the buyer and seller, as well as written responsibility of the fees involved, will help alleviate misunderstandings and make it easier for the broker/agent to fairly and effectively complete the transaction.

Sincerely,

Kevin Crozier
Broker

Helga Larson
Broker Associate

James Bonham
Broker Associate

Charlene Moss
Sales Associate

Troy Broadrick
Sales Associate

John Neace
Broker Associate

Kristan Tanner
Broker Associate

Harley Harris
Sales Associate



RE/MAX of wasilla, inc.
1590 east financial drive, suite 110
wasilla, alaska 99687
phone: (907) 376-4515
an independent member broker

Alaska State Legislature



SENATOR
ARLISS STURGULEWSKI
Senate President Pro Tempore
Chairman, Senate Rules Committee

2957 SHELDON JACKSON STREET
ANCHORAGE, ALASKA 99508

While in Juneau
P.O. BOX V
JUNEAU, ALASKA 99811
(907) 465-3818

Senate

MEMORANDUM

March 20, 1990

TO: Representative Dave Donley, Chairman
House Labor and Commerce Committee

FROM: Senator Arliss Sturgulewski *AS*
District F

RE: Hearing request for CSSB 425(L&C) "An Act relating to
disclosure of agency by holders of real estate
licenses; and providing for an effective date."

Senate Bill 425 was requested by the Alaska Association of Realtors based on recommendations by the National Association of Realtors and a 1988 Alaska Real Estate Commission Task Force recommendation.

This legislation is aimed at reducing the confusion that the real estate consumers often encounter as to whom the real estate agent represents. Senate Bill 425 would place requirements on real estate agents to disclose whether they represent the seller, the buyer, or both to all parties.

This legislation is supported by the Alaska Association of Realtors, the Real Estate Commission, and the Department of Commerce and Economic Development. There is a zero fiscal note.

I would appreciate your consideration of SB 425 for a public hearing. Thank you.

Attachments

Original sponsor(s): SEN. STURGULEWSKI

1 IN THE SENATE BY THE LABOR & COMMERCE COMMITTEE
2 CS FOR SENATE BILL NO. 425 (L&C)
3 IN THE LEGISLATURE OF THE STATE OF ALASKA
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15 with the seller to each prospective buyer at the time that the person
16 begins to provide specific assistance to locate or acquire real estate
17 for the buyer, and obtain from each prospective buyer a signed
18 acknowledgement that the buyer is aware of the agency relationship
19 between the person licensed under this chapter and the seller; and

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22 the seller.

23 (b) A person holding a license under this chapter shall, when
24 acting as an agent for a prospective buyer of real estate,

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26 prospective seller of real estate, or to the seller's agent, at the
27 time of the initial contact between the person licensed under this
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29 the relationship in writing as soon as possible after the initial

1 contact;

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5 (3) if the prospective seller has an unexpired exclusive
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22 (d) A person who violates a provision of this section, [OR OF]
23 AS 08.88.161, or AS 08.88.396 is guilty of a class A misdemeanor.

24 * Sec. 3. This Act takes effect January 1, 1991.

SB 425: "An Act relating to disclosure of agency by holders of real estate licenses; and providing for an effective date."

Background

When a real estate broker consents to market a property for a seller, the relationship established between the seller (also known as the principal) and the broker is called an "agency" relationship because the broker becomes an agent for the seller. The agent (broker) is authorized by the principal (seller) to act on the principal's behalf, subject to the principal's control.

Because the relationship is a fiduciary one, the agent owes his principal the following:

1. good faith and fidelity;
2. exercise of reasonable care, skill, and judgment in securing the best price and terms possible for the principal;
3. avoidance of representing any interest contrary to that of the principal without the express written consent of the principal; and
4. full, fair, and timely disclosure to the principal of all facts which are/may be material to the principal's interest or which may influence his/her actions.

In the real world of real estate practice, this basic agency relationship has traditionally been between a seller and the broker who has a listing contract to market his property (commonly known as the "listing broker"). All of the sales associates in the listing broker's office, and sales associates affiliated with any other broker who works in cooperation with the listing broker are "subagents" for the same principal (seller). As subagents, they have the same level of fiduciary responsibilities to the principal as the agent (listing broker).

Problem

When one of these subagents introduces the property to a prospective buyer, prepares an offer to purchase, helps to negotiate a "good buy" for the buyer, assists the prospective buyer in obtaining financing, and serves as the conduit for information between the buyer and the seller, the buyer may think that the subagent is acting as a buyer's agent. This is NOT the case; the only duty to represent that has been established thus far is with the seller via the listing broker. However, if the buyer continues to believe the "subagent" is his agent and looking out for his interests as a buyer, that buyer is likely to feel he has been deceived or betrayed if and when he is finally informed that the seller was the one really being represented throughout the transaction.

It is not uncommon for lawsuits charging misrepresentation to follow. The Courts have ruled that the actions of an agent which imply that the agent was working on behalf of the buyer, representing the buyer's interests to the seller, are, in fact, sufficient to create that relationship. If this happens, a buyer becomes a principal and the real estate licensee is a "dual agent" with fiduciary responsibilities to both the buyer and the seller. Dual agency is recognized as valid only if both principals are informed and agree to it in writing. Failure to obtain this consent can result in transactions negotiated under such circumstances being rescinded by the Court.

This is not an isolated problem. In the 1980's, a Federal Trade Commission survey reported that 80% of the consumers in real estate transactions did not realize that real estate salespersons were actually agents of the seller in most cases. Both the National Association of Realtors (NAR) and the National Association of Real Estate License Law Officials (NARELLO) created task forces to study this issue and suggest solutions. In addition to the general lack of understanding of "agency" by consumers and the potential for inadvertent dual agency, the task forces also recognized that there were increasing industry efforts by brokers to represent a buyer's interest in a real estate transaction by executing an agency contract between a buyer and a broker in addition to the usual seller/broker relationship.

Recommended Solution

Since 1986, both NAR and NARELLO have supported the introduction and passage of agency disclosure laws as the most effective means of addressing this issue. By the beginning of 1988, twenty-six (26) states had enacted agency disclosure laws; legislation was pending in seven (7) more states. A one-line summary of the agency disclosure requirements in these states is attached. These were compiled by the NARELLO Agency Subcommittee in 1987 and published in the 1988 NARELLO DIGEST. No updates were published in 1989.

In 1988, the Alaska Real Estate Commission created its own task force to study the issue. The task force recommended the addition of an agency disclosure requirement to Alaska's real estate license law; the recommendation was endorsed by the full commission.

SB 425

The proposed language in SB 425 recognizes that an agency relationship can be established by a broker with either the buyer or the seller. Either is workable, but all parties involved in a real estate transaction should know exactly what these relationships are. SB 425, by requiring real estate agents to make written disclosures of the nature of these relationships to all parties of a real estate transaction, will minimize any misconceptions as to who is representing whom.

Through this disclosure, buyers will be advised of what the agents representing a seller must do for their principal, and what service they can still provide to a prospective buyer. Likewise, sellers will be put on notice that, when an agent is representing a buyer, he will be negotiating with the buyer's best interests in mind and that agent's fiduciary responsibilities will be to the buyer.

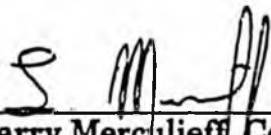
The states which have already implemented agency disclosure laws are finding that buyers generally welcome the early explanation of how this process works. Discussion by the agent of the agency issue early in a working relationship is a key factor in its acceptance by both buyers and sellers. Hence, section (a) of SB 425 would require that written disclosure of an agent's relationship to a seller be made as soon as that agent begins to provide specific services to a prospective buyer (i.e. locating properties to show which meet that buyer's specific criteria). However, it would not, for instance, require a written disclosure for every person stopping by an open house while out for a Sunday drive.

Section (b) of SB 425 specifies that an agent representing a buyer would be required to disclose the agency relationship with the buyer to a seller or his listing agent at the time of the initial request to show a property. This section also provides that any agency relationship which a seller may have established be recognized, and that any arrangements for compensation for the services of the buyer's agent are clearly understood by all parties.

Section (c) of SB 425 allows an agent to act in a dual role, representing both the buyer and the seller, provided both are informed and agree in writing to the agent's doing so.

Section (d) of SB 425 provides that, if the agency relationship is altered during the course of a transaction, all parties be apprised of the change as soon as possible after it becomes effective.

It is the position of the department, on behalf of the Real Estate Commission, that the establishment of mandatory disclosure laws, as proposed in SB 425, would decrease litigation and significantly increase both agent and consumer understanding of the agency relationship. We, therefore, urge passage of SB 425.



Larry Mercurieff, Commissioner
Date: 2/12/90

LM/LW/dgl6289D
2990a
Attachments

FISCAL NOTE

REQUEST:

Revision Date: _____ Agency Affected: Commerce & Economic Dev.
 Title: An Act relating to disclosure of BRU: Occupational Licensing
agency by holders of real estate licenses;
 Sponsor: Sen. Sturgulewski Components: _____
 Requestor: Senate Labor & Commerce

EXPENDITURES/REVENUES: (Thousands of Dollars)

OPERATING	FY 91	FY 92	FY 93	FY 94	FY 95	FY 96
PERSONAL SERVICES						
TRAVEL						
CONTRACTUAL						
SUPPLIES						
EQUIPMENT						
LAND & STRUCTURES						
GRANTS, CLAIMS						
MISCELLANEOUS						
TOTAL OPERATING	0	0	0	0	0	0
CAPITAL	0	0	0	0	0	0
REVENUE	0	0	0	0	0	0

FUNDING: (Thousands of Dollars)

GENERAL FUND						
FEDERAL FUNDS						
OTHER						
TOTAL	0	0	0	0	0	0

POSITIONS:

FULL-TIME	0	0	0	0	0	0
PART-TIME						
TEMPORARY						

ANALYSIS : (Attach a separate page if necessary)

The bill requires real estate licensees to disclose the licensee's agency relationship with the seller to each prospective buyer; and when a licensee acts as an agent for a prospective buyer, to disclose the relationship with the buyer to a prospective seller of real estate. New funds are not required to implement this bill.

Prepared by: Jennifer Strickler, Administrative Officer Phone: 465-2144
 Division: Occupational Licensing Date: 2/2/90

Approved by Commissioner: Larry Merculieff Date: 2/7/90
 Agency: Department of Commerce & Economic Development

Distribution (by preparer):
 Legislative Finance
 Legislative Sponsor
 Requestor
 Office of Management and Budget
 Impacted Agency(ies)

Changes in SSB425 (L&C)
 have no fiscal impact.
 This fiscal note is
 appropriate.

STATE OF ALASKA
THE LEGISLATURE

POUCH Y STATE CAPITOL
JUNEAU ALASKA 99811
907 465 2800

LEGISLATIVE AFFAIRS AGENCY

M E M O R A N D U M

February 1, 1990

SUBJECT: Sectional analysis of SB 425
TO: Senator Arliss Sturgulewski
FROM: John B. Gaguine JBG
Legislative Counsel

At your request, here is a sectional analysis of SB 425, for an act relating to disclosure of agency by holders of real estate licenses.

Section 1 would enact a new section, AS 08.88.396, imposing a duty to disclose agency relationship on the holders of real estate licenses (brokers, associate brokers and salespersons). Subsection (a) would require a licensee acting as the agent for a seller of real estate to disclose that fact to a prospective buyer when the licensee begins to provide assistance to the buyer, and would require the licensee to obtain from the buyer written acknowledgement that the buyer is aware of the relationship. Subsection (b) would require a licensee acting as the agent for a real estate buyer to disclose that fact to a prospective seller, to present offers only through the seller's agent if there is an unexpired exclusive listing contract, and obtain the written consent of all parties to a transaction if the licensee's compensation is being paid by anyone other than the buyer. Subsection (c) would forbid a licensee from acting as agent for both buyer and seller unless the licensee has written consent from both. Subsection (d) would require a licensee to update prior written disclosures if there are changes in the licensee's agency status during a transaction.

Section 2 would make it a class A misdemeanor for a licensee to violate a provision of AS 08.88.396, enacted by section 1. Violation of certain other provisions of the real estate licensing chapter is already a class A misdemeanor.

Section 3 establishes an effective date for this act of January 1, 1991.

JBG:pl
WKP1/081

AGENCY DISCLOSURE LAWS - 10/87

CALIFORNIA Effective January 1, 1988, broker must provide seller and buyer with a prescribed disclosure form "as soon as practicable" and confirm agency relationship on the contract. Mandates 3-hour course on agency.

COLORADO Regulations E-31 - E-35 require oral and written disclosure to sellers and buyers.

FLORIDA Law requires disclosure in sales contract that selling broker is agent of, and will be paid by, seller if such is the fact.

GEORGIA Written disclosure of who broker represents and who will pay the broker; made at time of or before written offer.

GUAM Violation to act for more than one party without knowledge or consent.

HAWAII Law and regulations requiring oral or written disclosure at least once prior to contract, and confirmation on the contract.

IDAHO Pending regulations requiring oral or written disclosure as early as possible, confirmation on contract and re-affirmation at closing.

MAINE Written disclosure to buyer prior to showing; if buyer's agent, notice to seller at initial contact.

MINNESOTA Written disclosure in contract prior to offer being made or accepted by buyer.

MISSISSIPPI Every contract must reflect whom the broker represents by a statement over the parties' signatures.

MISSOURI Presumed to be seller's agent unless written agreement to the contrary. New rules are pending.

NEBRASKA Written disclosure that licensee represents seller unless a contract with buyer and notice to seller of buyer agency.

NEW YORK Broker shall make it clear for which party acting.

NORTH DAKOTA Rules and regulations pending.

OHIO Statute that licensee is agent of owner unless agreement to contrary disclosed to all.

OREGON Pending agency disclosure bill combining oral and written disclosure.

PENNSYLVANIA Law requires broker to disclose that broker is agent of seller, not buyer.

SOUTH CAROLINA Licensee must disclose on mandatory disclosure form for which party he is acting.

TEXAS Must make clear for which party broker is acting; new rules and approved form.

UTAH Rule requiring early disclosure of agency relationship, at least once prior to confirmation on contract.

VERMONT Licensee must disclose to buyer, no later than offer, that licensee represents seller, unless there is a buyer agency agreement.

WASHINGTON Oral or written disclosure at least once prior to contract, with confirmation on contract.

WISCONSIN Pending rules requiring the agent of one party to make written disclosure at the first meeting.

WYOMING Violation to act for more than one party without knowledge of all parties.

AGENCY DISCLOSURE

Seller's Agent

_____ has disclosed that he/she as
(Name of Licensee)

(Check one) _____ the listing broker
_____ licensee in listing broker's office
_____ sub-agent through cooperating broker
is an agent of the seller. The seller is the only principal
for this agent.

_____ Date _____ Acknowledgement of Seller

_____ Date _____ Acknowledgement of Prospective Buyer

Buyer's Agent

_____ has disclosed that he/she is
(Name of Licensee)

working as an agent of the buyer. The buyer is the only
principal for this agent.

_____ Date _____ (Acknowledgement of Seller)

_____ Date _____ (Acknowledgement of Prospective Buyer)

REVISED DISCLOSURE STATEMENT

The disclosure dated _____ is revised to
disclose that _____ is now

(Name of Licensee)
(Check one) _____ a seller's agent, exclusively.
_____ a buyer's agent, exclusively.
_____ an agent for both the buyer and the seller.
(Acknowledgement by both principals below
constitutes express written consent as
required for dual agency representation.)

_____ Date _____ (Acknowledgement by Seller)

_____ Date _____ (Acknowledgement by Prospective Buyer)

_____ Date _____ (Acknowledgement of revised status
by Broker of Named Licensee)

AGENCY DISCLOSURE

All licensees have affirmative obligations to both parties of a transaction which include:

1. Diligent exercise of reasonable skill and care in performance of the agent's duties.
2. A duty of honesty, fair dealing and good faith.
3. A duty to be both truthful and informed whenever he/she undertakes to make a representation.

When entering into an agency relationship, both buyers and sellers have a responsibility to carefully read all agreements and understand the type of representation they are to receive.

AGENT'S DUTY TO A PRINCIPAL

The duties that an agent and subagent owe to a principal are:

1. Good faith and fidelity.
2. To exercise reasonable care, skill and judgment in securing the best price and terms possible for the principal.
3. To avoid representing any interest contrary to that of the principal without the express written consent of the principal.
4. To make full, fair, and timely disclosure to the principal of all facts which are or may be material to his/her interest or influence his/her actions.

Under a listing agreement with a seller (principal) an agency relationship is created with the seller. Other licensees in the same office or in a cooperating broker's office are subagents of the seller with all of the duties listed above.

A licensee can agree to act as an agent for the buyer only. In this instance, the agent owes the same duties to the buyer as his principal. When acting in this capacity, the agent is not the seller's agent even if all parties agree that the compensation for services rendered is to be paid from the seller's proceeds of sale.

Any offers to purchase a currently listed property will be presented through the listing agent.

DUAL AGENCY

An agent can legally be the agent of both the seller and the buyer in a transaction, BUT ONLY WITH THE KNOWLEDGE AND CONSENT OF BOTH PRINCIPALS. The agent then owes all of the above listed duties to both buyer and seller, and both are principals for the agent. Both parties must be informed and consent to any compensation paid to the agent by the other party.



Agency/Subagency Committee Report



Submitted by David W. Johnson, Chairman

RESPONSES TO AGENCY/SUBAGENCY QUESTIONNAIRE
LAST REVISED SEPTEMBER 14, 1987

1. STATES WITH NO SPECIFIC AGENCY DISCLOSURE LAWS AND NONE PENDING:

Alabama	Kentucky	Oklahoma
Alaska	Louisiana	Ontario
Alberta	Maryland	Quebec
Arizona	Michigan	South Dakota
Arkansas	Montana	Tennessee
British Columbia	Nevada	Virginia
Connecticut	New Jersey	West Virginia
Illinois	New Mexico	
Kansas	North Carolina	

2. STATES WITH STATUTES OR RULES PENDING ON AGENCY DISCLOSURE:

North Dakota - A committee will be meeting in August to draft an administrative rule on agency disclosure. Plans to have the rule in effect by January 1, 1988.

Wisconsin - Is ready to begin the formal rulemaking process with disclosure rule.

Iowa - A proposed bill supported by Iowa Association of Realtors died in Committee. This bill will probably be reintroduced at the next legislative session.

Rhode Island - Real Estate Commission will be reviewing a proposal on September 17, 1987.

Delaware - Delaware Association of Realtors is looking at a standardized disclosure form for all of its membership. The New Castle County Board of Realtors have already adopted a form for use in agency disclosure. The Delaware Real Estate Commission will be looking at this issue at its next meeting in October - 1987.

Idaho - Is in the process of rulemaking. Anticipate effective date of new rule to be 1-1-88 or 7-1-88.

Oregon - Has proposed legislation for introduction in the 1989 Legislative Session.

3. STATES WITH AGENCY DISCLOSURE LAWS:

California	Minnesota	Saskatchewan*
Colorado	Mississippi	South Carolina
District of Columbia*	Missouri	Texas**
Florida	Nebraska	Utah
Georgia	New Brunswick*	Vermont
Guam*	New Hampshire	Washington
Hawaii	New York	Wyoming*
Indiana	Ohio	Massachusetts*
Maine	Pennsylvania	

**NOTE: The statutes in these states/provinces do not have specific agency disclosure language. However, they do provide that it is a licensing violation to represent more than one party in a real estate transaction without the knowledge and consent of the other party. Accordingly, agency disclosure is an implicit obligation of that provision.*

***NOTE: Texas has deferred (as of September 14, 1987) final action on its proposed rules for another 120 days to further evaluate industry input.*

4. ENFORCEMENT OF AGENCY DISCLOSURE LAW:

The overwhelming majority of states are enforcing or anticipate enforcement through two basic approaches: (1) include compliance with agency disclosure rule as an element of a routine audit of broker records; and (2) look for agency disclosure as an issue when reviewing all consumer complaints.

5. OBSERVATIONS FOR IMPLEMENTING NEW AGENCY DISCLOSURE LAW:

Colorado - (Comments quoted directly from Michael B. Gorham, Director, Colorado Real Estate Commission) - (1) Did not give sufficient enough lead time before implementing agency disclosure rule. The rule went into effect before most licensees were aware of it, consequently, there was a need for a Declaratory Order implementing the rule. Suggest any jurisdiction considering such a rule give a six-month or one-year period for education; (2) Even though the rule provides for both oral and written disclosure, Colorado feels that many agents do not make the oral disclosure and instead rely on preprinted contract disclosure. This, however, is

HOUSE COMMITTEE REPORT

(7)

Date Referred: March 2, 1990

FURTHER REFERRALS:

JUDICIARY

Date of Committee Action: 4/3/90

The LABOR & COMMERCE Committee considered: CSSB 425(LABOR & COMMERCE)

CS SB NO. 425 (L&C) DISCLOSURE OF AGENCY BY REALTORS

"An Act relating to disclosure of agency by holders of real estate licenses; and providing for an effective date."

RECOMMENDATIONS:

- [] be replaced with _____ [] the same title
- [] _____ [] a new title
- [] have attached amendment(s)
- [] do pass
- [] do not pass
- [] no recommendation
- [] individual recommendations
- [] additional referral to the _____ Committee

ADOPTS: _____ letter of intent

ATTACHES NEW FISCAL NOTE(s):
(Dept)

APPROVES PREVIOUS:

(Date/Dept)

- [] fiscal impact _____ [] fiscal note(s) _____
- [] zero fiscal note _____ [] zero fiscal note(s) Com + Econ Dev.
- [] zero with analysis _____ [] zero fn/analysis _____

SIGNING DO PASS:

SIGNING:

(Check approp. column)

Do Not
Pass No Rec Amend

<u>David Donley</u>	<u>Steven A. Lerman</u>	<input checked="" type="checkbox"/>	
<u>Mark Boyer</u>	<u>Collins</u>	<input checked="" type="checkbox"/>	
<u>Finkelstein</u>			
<u>Boucher</u>			
<u>Greenberg</u>			

David Donley
Chairman's Signature

FISCAL NOTE

REQUEST:

Revision Date: _____ Agency Affected: Commerce & Economic Dev.
 Title: An Act relating to disclosure of BRU: Occupational Licensing
agency by holders of real estate licenses:
 Sponsor: Sen. Sturgulewski Components: _____
 Requestor: Senate Labor & Commerce

EXPENDITURES/REVENUES: (Thousands of Dollars)

OPERATING	FY 91	FY 92	FY 93	FY 94	FY 95	FY 96
PERSONAL SERVICES						
TRAVEL						
CONTRACTUAL						
SUPPLIES						
EQUIPMENT						
LAND & STRUCTURES						
GRANTS, CLAIMS						
MISCELLANEOUS						
TOTAL OPERATING	0	0	0	0	0	0
CAPITAL	0	0	0	0	0	0
REVENUE	0	0	0	0	0	0

FUNDING: (Thousands of Dollars)

GENERAL FUND						
FEDERAL FUNDS						
OTHER						
TOTAL	0	0	0	0	0	0

POSITIONS:

FULL-TIME	0	0	0	0	0	0
PART-TIME						
TEMPORARY						

ANALYSIS : (Attach a separate page if necessary)

The bill requires real estate licensees to disclose the licensee's agency relationship with the seller to each prospective buyer; and when a licensee acts as an agent for a prospective buyer, to disclose the relationship with the buyer to a prospective seller of real estate. New funds are not required to implement this bill.

Prepared by: Jennifer Strickler, Administrative Officer Phone: 465-2144
 Division: Occupational Licensing Date: 2/2/90

Approved by Commissioner: Larry Mercurieff Date: 2/7/90
 Agency: Department of Commerce & Economic Development

Distribution (by preparer):
 Legislative Finance
 Legislative Sponsor
 Requestor
 Office of Management and Budget
 Impacted Agency(ies)

Changes in SSB425 (L&C)
 have no fiscal impact.
 This fiscal note is
 appropriate.

Original sponsor(s): SEN. STURGULEWSKI

1 IN THE SENATE

BY THE LABOR & COMMERCE COMMITTEE

2 HOUSE CS FOR CS FOR SENATE BILL NO. 425 (L&C)

3 IN THE LEGISLATURE OF THE STATE OF ALASKA

4 SIXTEENTH LEGISLATURE - SECOND SESSION

5 A BILL

6 For an Act entitled: "An Act relating to disclosure of agency by holders
7 of real estate licenses; and providing for an effec-
8 tive date."

9 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

10 * Section 1. AS 08.88 is amended by adding a new section to read:

11 Sec. 08.88.396. DISCLOSURE OF AGENCY. (a) A person holding a
12 license under this chapter shall, when acting as an agent for a pro-
13 spective seller of real estate,

14 (1) disclose in writing the person's agency relationship
15 with the seller to each prospective buyer at the time that the person
16 begins to provide specific assistance to locate or acquire real estate
17 for the buyer, and obtain from each prospective buyer a signed
18 acknowledgement that the buyer is aware of the agency relationship
19 between the person licensed under this chapter and the seller; and

20 (2) include in the purchase agreement a statement of the
21 agency relationship between the person licensed under this chapter and
22 the seller.

23 (b) A person holding a license under this chapter shall, when
24 acting as an agent for a prospective buyer of real estate,

25 (1) disclose the person's relationship with the buyer to a
26 prospective seller of real estate, or to the seller's agent, at the
27 time of the initial contact between the person licensed under this
28 chapter and the prospective seller or the seller's agent, and confirm
29 the relationship in writing as soon as possible after the initial

1 contact;

2 (2) include in the purchase agreement a statement of the
3 agency relationship between the person licensed under this chapter and
4 the buyer;

5 (3) if the prospective seller has an unexpired exclusive
6 listing contract for a property, present an offer to purchase that
7 property to the seller's agent; and

8 (4) disclose in writing to all parties to a transaction
9 when the person's compensation as agent for the buyer is to be paid by
10 anyone other than the buyer being represented by the person.

11 (c) A person licensed under this chapter may not act as an agent
12 for both a prospective seller and a prospective buyer of real estate
13 unless the person informs both the seller and the buyer and obtains
14 written consent to the joint agency from both.

15 (d) When a change occurs during a transaction that makes a prior
16 written disclosure required by this section incomplete, misleading, or
17 inaccurate, the person licensed under this chapter shall make a re-
18 vised disclosure, in writing, to all parties to the transaction as
19 soon as possible. The revised disclosure must include the date of the
20 revision and shall be acknowledged in writing by all the parties.

21 * Sec. 2. AS 08.88.401(d) is amended to read:

22 (d) A person who violates a provision of this section, [OR OF]
23 AS 08.88.161, or AS 08.88.396 is guilty of a class A misdemeanor.

24 * Sec. 3. This Act takes effect January 1, 1991.