# DUTIES OWED BY A NEVADA REAL ESTATE LICENSEE

### This form does not constitute a contract for services nor an agreement to pay compensation.

# In Nevada, a real estate licensee is required to provide a form setting forth the duties owed by the licensee to:

- a) Each party for whom the licensee is acting as an agent in the real estate transaction, and
  - b) Each unrepresented party to the real estate transaction, if any.

Licensee: The licensee in the real estate tran	nsaction is					
whose license number is	ense number is The licensee is acting for [client's name(s)]					
	who is/are the Seller/Landlord; Buyer/Tenant.					
Broker: The broker is	, whose company is					
Are there additional licensees involved in this transaction? 🗆 Yes 📋 No If yes, Supplemental form 525A is						
required.						

# Licensee's Duties Owed to All Parties:

A Nevada real estate licensee shall:

- 1. Not deal with any party to a real estate transaction in a manner which is deceitful, fraudulent or dishonest.
- 2. Exercise reasonable skill and care with respect to all parties to the real estate transaction.
- 3. Disclose to each party to the real estate transaction as soon as practicable:
  - a. Any material and relevant facts, data or information which licensee knows, or with reasonable care and diligence the licensee should know, about the property.
  - b. Each source from which licensee will receive compensation.
- 4. Abide by all other duties, responsibilities and obligations required of the licensee in law or regulations.

### Licensee's Duties Owed to the Client:

A Nevada real estate licensee shall:

- 1. Exercise reasonable skill and care to carry out the terms of the brokerage agreement and the licensee's duties in the brokerage agreement;
- 2. Not disclose, except to the licensee's broker, confidential information relating to a client for 1 year after the revocation or termination of the brokerage agreement, unless licensee is required to do so by court order or the client gives written permission;
- 3. Seek a sale, purchase, option, rental or lease of real property at the price and terms stated in the brokerage agreement or at a price acceptable to the client;
- 4. Present all offers made to, or by the client as soon as practicable, unless the client chooses to waive the duty of the licensee to present all offers and signs a waiver of the duty on a form prescribed by the Division;
- 5. Disclose to the client material facts of which the licensee has knowledge concerning the real estate transaction;
- 6. Advise the client to obtain advice from an expert relating to matters which are beyond the expertise of the licensee; and
- 7. Account to the client for all money and property the licensee receives in which the client may have an interest.

### Duties Owed By a broker who assigns different licensees affiliated with the brokerage to separate parties.

Each licensee shall not disclose, except to the real estate broker, confidential information relating to client.

### Licensee Acting for Both Parties:

The Licensee

MAY [		_/	]	<u>OR</u>	MAY NOT [		/	_]
in the fu	ture act for two or i	nore parties who	have interests	s adverse to	each other. In act	ting for these parties	s, the licensee has a	conflict of
interest	Before a licensee	may act for two	or more parties	s, the license	ee must give vou a	a "Consent to Act" t	form to sign.	

### I/We acknowledge receipt of a copy of this list of licensee duties, and have read and understand this disclosure.

Seller/Landlord:	Date:	_ <i>Time</i> :
Seller/Landlord:	Date:	_ <i>Time</i> :
Buyer/Tenant:	Date:	<i>Time</i> :
Buyer/Tenant:	Date:	<i>Time</i> :

Approved Nevada Real Estate Division Replaces all previous versions