Preamble

Under all is the land. Upon its wise utilization and widely allocated ownership depend the survival and growth of free institutions and of our civilization. The Realtor is the instrumentality through which the land resource of the nation reaches its highest use and through which land ownership attains its widest distribution. He is a creator of homes, a builder of cities, a developer of industries and productive farms.

Such functions impose obligations beyond those of ordinary commerce; they impose grave social responsibility and a patriotic duty to which the Realtor should be loyal to the real estate board to which he belongs and of which he has been handed down through twenty centuries, embodied in the Golden Rule:

"Whosoever ye would that men should do unto you, do ye also unto them."

Accepting this standard as his own, every Realtor pledges himself to observe its spirit in all his dealings and to conduct his business in accordance with the following Code of Ethics, adopted by the California Real Estate Association and the National Association of Real Estate Boards:

Part I

Professional Relations

Article 1.

In the best interest of society, of his associates, and of his own business, the Realtor should be loyal to the real estate board of his community and active in its work; and he should willingly share with his fellow-members the lessons of his experience.

Article 2.

The Realtor should so conduct his business as to avoid controversies with his fellow-Realtors; but in the event of a controversy between Realtors who are members of the same real estate board, such controversy should be submitted for arbitration in accordance with the regulations of their board and not to a suit at law, and the decision in such arbitrations should be accepted as final and binding.

Article 3.

Controversies between Realtors who are not members of the same real estate board should be submitted for arbitration to an arbitration board consisting of one arbitrator chosen by each Realtor from a real estate board to which he belongs and of one other member, or a sufficient number of members to make an odd number, selected by the arbitrators thus chosen.

Article 4.

When a Realtor is charged with unethical practice, he should voluntarily place all pertinent facts before the proper tribunal of the real estate board of which he is a member, for investigation and judgment.

Article 5.

A Realtor should never publicly criticize a competitor; he should never express an opinion of a competitor's transaction unless requested to do so by one of the principals, and his opinion then should be rendered in accordance with strict professional courtesy and integrity.

Article 6.

A Realtor should never seek information about a competitor's transaction to use for the purpose of closing the transaction himself or diverting the customer to another property.

Article 7.

When a Realtor accepts a listing from another broker, the agency of the broker who offers the listing should be respected until it has expired and the property come to the attention of the accepting Realtor from a different source, or until the owner, without solicitation, offers to list with the accepting Realtor; furthermore, such a listing should not be passed on to a third broker without the consent of the listing broker.

Article 8.

Negotiations concerning property which is listed with one Realtor exclusively should be carried on with the listing broker, not with the owner.

Article 9.

The Realtor should charge for his services only such fees as are fair and reasonable in the light of the services rendered, the circumstances surrounding the individual transaction, and the local practice in similar transactions, all to the end that the client shall be charged no more than the real value of the services rendered by the Realtor.

Article 10.

A Realtor should never solicit the services of an employee in the organization of a fellow-Realtor without the knowledge of the employer.

Article 11.

No sign should ever be placed on any property by a Realtor without the consent of the owner.

Part II

Relations to Clients

Article 12.

In justice to those who place their interests in his hands, the Realtor should endeavor always to be informed regarding the law, proposed legislation, and other essential facts and public policies which affect those interests.

Article 13.

In accepting the agency for property, the Realtor pledges himself to be fair to purchaser or tenant, as well as to the owner whom he represents and whose interests he should protect and promote as he would his own.

Article 14.

A Realtor should not buy for himself property listed with him, nor should he acquire any interest therein, without first making his true position clearly known to the listing owner.

Article 15.

When asked for an appraisal of real property or an opinion on a real estate problem, the Realtor should never give an unconsidered answer; his counsel constitutes a professional service which he should render in writing over his signature and only after having ascertained and weighed the facts, for which he should make a fair charge. The Realtor should not undertake to give an appraisal on any property in which he is in any way interested whatsoever, unless such interest is specially disclosed in the appraisal report, and under no circumstances should be undertaken to give an appraisal or opinion when his employment is contingent upon the amount of his appraisal or the character of his opinion.

Article 16.

The Realtor should encourage the naming of the actual or an obviously nominal consideration in a deed.

Article 17.

When acting as agent in the management of property, a Realtor should not accept any commission, rebate, or profit on expenditures made for the owner, without his full knowledge and consent.

Article 18.

The exclusive listing of property should be urged and practiced by a Realtor as a means of eliminating misunderstanding and dissensions and assuring better service to the owner.

Article 19.

The acceptance by a Realtor of an exclusive listing imposes the obligation of rendering skilled and conscientious service; when a Realtor is unable to render such services either himself or with the aid of his fellow-Realtors, he should not accept the listing.

Article 20.

Before offering a property listed with him by the owner, it is the Realtor's duty to advise the owner honestly and intelligently regarding its fair market value.

Part III

Relations to Customers and Public

Article 21.

It is the duty of every Realtor to protect the public against fraud, misrepresentation, or unethical practices in connection with real estate transactions.

Article 22.

Property should be offered by a Realtor solely on its merit without exaggeration, concealment, or any form of deception or misleading representation.
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National Association of Real Estate Boards

Article 23.
It is the duty of a Realtor to ascertain all pertinent facts concerning every property for which he accepts the agency, so that in offering the property he may avoid error, exaggeration, and misrepresentation.

Article 24.
A Realtor should never offer a property without the authorization of the owner.

Article 25.
The price at which a Realtor offers a property should not be higher than that which the owner has openly agreed to take.

Article 26.
Before a Realtor buys for a client property, in the ownership of which the Realtor has an interest, he should disclose his interest to all parties to the transaction.

Article 27.
Before a Realtor sells property in the ownership of which he is interested, he should make it clear to the purchaser that he is acting solely for the owner.

Article 28.
A Realtor when acting as a broker should make it clear for which party he is acting, and he should not receive compensation from more than one party except with the full knowledge and consent of all parties to the transaction.

Article 29.
Under no circumstances should a Realtor permit any property in his charge to be used for illegal or immoral purposes.

Article 30.
In closing transactions, the Realtor should advise the use of legal counsel when the interest of any party to the transaction appears to require it; and in all cases he should exercise care in the preparation of documents so that they shall embody the exact agreements reached.

Article 31.
At the time the agreement is reached as to the terms of a transaction the Realtor should fully inform each party regarding commissions and other expenses to which each is respectively liable.

Article 32.
Before the closing of a transaction, the Realtor should recommend the examination of title and conveysing papers.

Article 33.
All contracts and agreements to which a Realtor is a party should be made in writing and should be complete and exact.

Article 34.
A Realtor should never be instrumental in introducing into a neighborhood a character of property or use which will clearly be detrimental to property values in that neighborhood.

Article 35.
No instructions nor inducements from any client or customer relieve the Realtor from his responsibility strictly to observe this Code of Ethics.

Addenda
1
Suggestions to The Public
(The following suggestions are made, not as a part of this Code of Ethics, but to indicate to the public how they can cooperate with Realtors so as to secure the best service.)

1. Your relationship with a real estate broker should be considered confidential; it is unfair to a broker for you to quote to others the terms and properties which he has offered you in confidence.

2. Competent counsel in connection with real estate transactions is valuable and proceeds from years of training and study; it should not be expected gratis.

3. Competent counsel in connection with real estate transactions is valuable and proceeds from years of training and study; it should not be expected gratis.

4. Do not injure your property nor your broker's chances of serving you by quoting one price to the broker and another to a prospective purchaser.

5. Do not list your property unless you are willing and ready to sell it.

6. When you ask a Realtor for an opinion, you should expect it to be rendered in accordance with the best judgment, unbiased by your personal preferences.

2
The term client is used in this Code to denote one who retains a Realtor to represent his interests in real estate matters.

The term customer is used to denote one who transacts business with a Realtor but does not retain his services.

3
The Constitution of the California Real Estate Association contains the following provisions:

ARTICLE II
"The objects for which the State Association is organized are:

3. To promote and maintain the high standards of conduct in the transaction of the real estate business as expressed in the Code of Ethics heretofore adopted by the State Association, and to enforce that Code among the members of the State Association in all their dealings.

ARTICLE IV
"Section 13. Any Member Board which shall neglect or refuse to maintain and enforce the Code of Ethics with respect to the business activities of its constituent members may, after due notice and opportunity for hearing, be expelled from membership in the State Association by the Board of Directors."

Additional copies of this Code may be obtained from the California Real Estate Association, 117 West Ninth Street, Los Angeles 15.

Oath of Office
California Real Estate Association
This official Oath of Office is prescribed for use at installation ceremonies for local and state officials of CREA.

(Audience Rise)
(Will you raise your right hands)
You do solemnly and sincerely promise and swear that you will administer the office to which you have been elected to the best of your ability and judgment, in conformity with the by-laws and constitution of the Board. That you will observe and enforce the Code of Ethics of the Realtor. That you will uphold and support the State Division of Real Estate in its enforcement of the license law. That you will uphold and support your State and National Associations. That you will in all your acts be governed by the principles of honesty, justice and fair play, and in every manner possible endeavor to promote and safeguard the best interests of our State, the high purposes of your Board, and the welfare of its membership.
Do you so subscribe?

By virtue of the authority conferred upon me, I do hereby proclaim you and each of you are duly and officially installed and inaugurated to the office to which you are elected.

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