Clark County Commission Disclosure Statement:

Section 2.42.020 (3) of the Clark County Code requires that if a Commissioner discloses on one or more items of conflict, the Commissioner must complete and submit a disclosure statement to the Clark County Manager's Office.

Section 2.42.00 (2) requires that the Clark County Manager's Office maintain a record of all conflict disclosures and abstentions by Commissioners. All conflict disclosures and abstentions shall be kept for six (6) years.

For any questions related to this form, please email Katie Walpole at Kathleen. Walpole@ClarkCountyNV.gov.

Please c	omplete one form for each disclosure.
Name of Commissioner: Meeting Date:	
	Clark County Board of Commissioners
	Clark County Liquor and Gaming Licensing Board
	Clark County Zoning Commission
	Clark County Water Reclamation District Board of Trustees
	Mt. Charleston Fire Protection District Board of Fire Commissioners
	Moapa Valley Fire Protection District Board of Fire Commissioners
	University Medical Center of Southern Nevada Board of Trustees
Agenda	Item Number:
Reason	for Disclosure: (Select all that apply)
	I have a pecuniary interest in the Item or in property/business in close proximity.
	I have accepted a gift or loan from a person or entity having an interest in the Item.
	I am related to a person having an interest in the Item within the third degree of consanguinity or the person is a member of my household.
	An employment relationship exists. A person or entity having an interest in the Item employs me or a member of my household.

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	A person or entity having an interest in the Item is a client of my firm.
	I have a continuing or recent business relationship with a person or entity having an interest in the Item.
	I have a commitment in a private capacity to the interests of another person or entity having an interest in the Item.
	Other: (Please describe in the space below.)
Did voı	u abstain from the Item?
- · · · , · ·	Yes
	No
-	did not abstain, please select the reason for why the independence of judgment of a reasonable in your situation would not be materially affected: (Select all that apply)
	The Item involves a matter of general application of such as an ordinance or resolution.
	I have not accepted a gift or loan from the person or entity, or the loan has not been outstanding for more than five (5) years, or the gift or loan was for an amount under \$75.00.
	The person or entity having an interest in the Item is not a major or long-standing client of my firm, and the Item before me is unrelated to the matter handled by my firm.
	The Item was purely procedural, and Counsel advised that after disclosure, I am permitted to vote.
	The business or other relationship is not substantial.
	Other: (Please describe in the space below.)

Please submit this form to Katie Walpole at Kathleen.Walpole@ClarkCountyNV.gov within seven (7) calendar days of the meeting at which the disclosure occurred. In your email, please attach a copy of the meeting agenda containing the Item. Additionally, if you received a written opinion from Counsel, please provide a copy.

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