



PERSONS AND ENTITIES. The parties to this Referral Fee Agreement are:

REFERRING BROKER:		(Brokerage Firm Name)
REFERRING AGENT:		(Agent/Licensee)
Address 1751 E. Desert Inn Road	Las Ve	egas, NV 89169
REFERRING AGENT: Address 1751 E. Desert Inn Road Phone 702-614-8007 Fax	E-mail	JMManago@gmail.com
RECIPIENT BROKER:		(Brokerage Firm Name)
RECIPIENT AGENT:		
Address Phone Fax		
Phone Fax	E-mail	
This is a 🗆 LISTING REFERRAL — OR— 🛙	BUYER REFERRAL	C—OR— □ LEASE REFERRAL
PRINCIPAL:		(Client or Customer Name)
Address		
Address Phone	E-mail	
If a Buyer Referral, complete any that apply:		
 Reason for move: Contingent on Sale of Property (Property C 	is —OR— □ is not ir	Escrow)
		,
Referring Broker in the amount of (select and	d complete one):	al, Recipient Broker hereby agrees to pay to the
\square % of the commission rec	eived by Recipient	Broker on the referred side of any real estate
transaction		
□Other:		
Referring Broker's W-9 is attached. Referrin		
Broker's receipt of commission on the transa	ction involving Princip	
EXPIRATION. This Agreement will expire Should the Principal be in escrow at the time ferral fee shall survive the expiration date a	re on me this agreement ex and payment shall be n	(specified date of expiration). pires the obligation to pay the above-referenced hade in accordance with this Agreement.
contractor. Nothing in this Agreement sh employer-employee relationship or joint ven independent contractor, Referring Broker ha client, employee or associate of Recipient	all be deemed to cre ture agreement betwee as no decision-making Broker, and unless a	shall remain at all times that of an independent ate any form of partnership, principal-agent or in Referring Broker and Recipient Broker. As an authority on behalf of Recipient Broker or any uthorized in advance by Recipient Broker, any er to any third party are not binding on Recipient
GENERAL TERMS This writing supersed	les all prior negotiation	as pertaining to commission between the Broker

GENERAL TERMS. This writing supersedes all prior negotiations pertaining to commission between the Broker, seller and sellers' agents, and is the final embodiment of such negotiations. In the event that any provision of this Agreement shall be held to be invalid or unenforceable, such ruling shall not affect the validity or enforceability of the remainder of the Agreement in any respect whatsoever.

This Agreement is executed and intended to be performed in the State of Nevada, and the laws of Nevada shall govern its interpretation and effect. The parties agree that the State of Nevada, and the county in which the Property is located, is the appropriate judicial forum for any litigation, related to this Agreement.

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In the event suit is brought by either party to enforce this Agreement, the prevailing party is entitled to court costs and reasonable attorney's fees.

Should both parties to this Agreement be members of the National Association of REALTORS®, the parties specifically agree to resolve any dispute regarding the payment of any referral fee pursuant to the *National Association of REALTORS*® *Code of Ethics and Arbitration Manual*.

This Agreement may be signed by the parties manually or electronically (digitally) and on more than one copy, which, when taken together, each signed copy shall be read as one complete form. Facsimile signatures may be accepted as original.

Recipient Broker's obligation to pay Referring Broker an earned fee is binding upon Recipient Broker's heirs, administrators, executors, successors and permitted assignees. All Recipient Broker's executing this Agreement are jointly and severally liable for the performance of all its terms. Time is of the essence of this Agreement and each of its terms.

Additional Remarks:

DEFENDING DROKED.	DECIDIENT DROVED.
REFERRING BROKER:	RECIPIENT BROKER:
(Broker name)	(Broker name)
License No State: Exp:	License No.: State: Exp:
Signature:	Signature:
Date:	Date:
REFERRING AGENT:	RECIPIENT AGENT:
Name:	Name:
License No State: Exp:	License No: State: Exp: _
Signature:	Signature:
Date:	Date:

THIS REFERRAL AGREEMENT IS NOT VALID UNLESS IT IS SIGNED BY THE BROKERS.

Commissions payable for the sale, purchase, exchange, option or lease of property are not set, fixed, controlled, suggested, maintained or recommended by any Board or Association of REALTORS®, Commercial Information Exchange or Multiple Listing Service or in any manner other than as negotiated between brokers.

THIS FORM HAS BEEN APPROVED BY THE GREATER LAS VEGAS ASSOCIATION OF REALTORS® (GLVAR). NO REPRESENTATION IS MADE AS TO THE LEGAL VALIDITY OR ADEQUACY OF ANY PROVISION IN ANY SPECIFIC TRANSACTION. A REAL ESTATE BROKER IS THE PERSON QUALIFIED TO ADVISE ON REAL ESTATE TRANSACTIONS. IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPRIATE PROFESSIONAL.

This form is available for use by the real estate industry. It is not intended to identify the user as a REALTOR®. REALTOR® is a registered collective membership mark which may be used only by members of the NATIONAL ASSOCIATION OF REALTORS® who subscribe to its Code of Ethics.

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