R	REFERRAL FEE AGREEMENT					
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1.		ORIGINA		AGE		
2.	Brokerage:	(if applicable)				
3.	Referring Agent:	Brokerage:		(if applicable)		
4.	Agent's Office Address					
5.	City:	State/Prov.:	Zip/PC:	Country		
6.	Agent's Phone:	State/Prov.: Fax:	Email:			
7.	/	RECEIVI	NG BROKERA	GE		
8.	Brokerage: Agave Pr	emier Properties	Brokera	age Firm Code:	(if applicable)	
9.	Receiving Agent: Yvet	te M. Palmer		Agent Code:	(if applicable)	
10.	Agent's Office Address:	1821 N Mastick Way, Su	ite 3			
11.	City: Nogales	State/Prov.: A	z Zip/PC: 85621	Country USA		
12.	Agent's Phone: (520)	313-0352 Fax: (520))761-3307 Email: <u>y</u>	palmer11@gmail.com		
13.	/	CLIEN	INFORMATIO	N		
14.	Name(s):					
15.	Address:					
16.	City:	State/Prov.: Fax: Client:] Buyer] Seller] Oth	Zip/PC:	Country		
17.	Phone:	Fax:	Email:			
18.	Initial Referral Status of	Client: Buyer Seller Oth	ner:			
19.	Remarks/Best Time to (Call:				
20.						
		TERMS	<u>& CONDITIC</u>	O N S		
21.	Referral Fee: In conside	eration for receipt of the referral	of Client, Receiving Br	okerage agrees to pay Origi	nating Brokerage as	
		% of the total gross com				
23.	transaction), OR \$	("Referral Fee")	. Along with payment of	Referral Fee, Receiving Broke	erage shall furnish to	
		Final settlement/closing statem				
	Additional Terms and C	onditions of Referral Fee:				
26.						
27.						

28.	Term: This Refer	ral Fee Agreement shall commence on the	day of	,	and shall end on
29.	the day	of,	("Term"). If Client is party to a fully	executed purchase	contract or lease
30.	agreement prior to	o expiration of the Term, Referral Fee will be	e paid regardless of the closing/sett	lement date.	

31. Conditions of Payment: Subject to Originating Brokerage's compliance with the terms and conditions set forth herein, Referral Fee
32. shall be paid by Receiving Brokerage to Originating Brokerage within ten (10) calendar days OR ______ calendar days of
33. the date the commission is received by Receiving Brokerage. Referral Fee shall be paid on: _____ Any and all successfully
34. completed transactions involving Client during the Term _____ Only the first successfully completed transaction involving Client

35. during the Term □ Other: ____

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36. Required Documents: As a condition of payment of Referral Fee, Originating Brokerage shall furnish to Receiving 37. Brokerage: (i) a completed IRS Form W-9; and (ii) a copy of Originating Brokerage's real estate license.

38. Consent: Originating Brokerage
Has Has not received Client's permission to initiate this referral. In the event Receiving
39. Brokerage is unable or unwilling to service Client, Receiving Brokerage shall immediately notify Originating Brokerage and shall not
40. refer Client to any other brokerage or salesperson.

41. Relocation Company: Originating Brokerage | Is | Is not aware that Client is represented by a relocation company. In the
event Receiving Brokerage is required to pay a fee to Client's relocation company as a condition of Client's relocation benefits,
43. Referral Fee shall be reduced in a proportionate amount. If the fee to Client's relocation company is equal to or greater than Referral
44. Fee, then no Referral Fee shall be due from Receiving Brokerage to Originating Brokerage on that transaction. (Attach a copy of
45. relocation agreement if available.)

46. **Jurisdiction:** This Referral Fee Agreement shall be governed by Arizona law and jurisdiction is exclusively conferred on the 47. State of Arizona.

48. Arizona Law: A.R.S. § 32-2155(A) mandates that a broker shall employ and pay only active licensees, and a licensee shall accept
49. employment and compensation as a licensee only from the legally licensed broker to whom the licensee is licensed. A.R.S. § 32-2155(B)
50. prohibits a person, firm or corporation from paying or delivering compensation for licensed activity to anyone who is not licensed at the time

51. the service is rendered.

52. Copies and Counterparts: A fully executed facsimile or electronic copy of the Referral Fee Agreement shall be treated as an original
53. contract. This Referral Fee Agreement may be executed by facsimile or other electronic means and in any number of counterparts. All
54. counterparts shall be deemed to constitute one instrument, and each counterpart shall be deemed an original.

55. Entire Agreement: This Referral Fee Agreement, and any addenda and attachments, shall constitute the entire agreement between
56. Receiving Brokerage and Originating Brokerage, shall supersede any other written or oral agreements between Receiving Brokerage
57. and Originating Brokerage, and can be modified only by a writing signed by all parties. Invalidity or unenforceability of one or more
58. provisions of this Referral Fee Agreement shall not affect any other provisions of this Referral Fee Agreement.

59. Addenda and/or Attachments to this Agreement (if any) Include:

^ PRINT NAME		^ PRINT NAME	MO/DA/YR
		Yvette M. Palmer	
^ BROKER, RECEIVING BROKERAGE	MO/DA/YR	^ AGENT, RECEIVING BROKERAGE	MO/DA/YR
^ PRINT NAME		^ PRINT NAME	MO/DA/YR
^ BROKER, ORIGINATING BROKERAGE	MO/DA/YR	AGENT, ORIGINATING BROKERAGE	MO/DA/YR
The undersigned agree to the terms and condition	ns set forth hereir	l.	
	,		
	The undersigned agree to the terms and condition BROKER, ORIGINATING BROKERAGE PRINT NAME BROKER, RECEIVING BROKERAGE	The undersigned agree to the terms and conditions set forth herein ^ BROKER, ORIGINATING BROKERAGE MO/DA/YR ^ PRINT NAME MO/DA/YR	The undersigned agree to the terms and conditions set forth herein. ^ BROKER, ORIGINATING BROKERAGE ^ PRINT NAME ^ PRINT NAME ^ BROKER, RECEIVING BROKERAGE MO/DA/YR ^ AGENT, ORIGINATING BROKERAGE MO/DA/YR ^ AGENT, ORIGINATING BROKERAGE MO/DA/YR ^ AGENT, RECEIVING BROKERAGE MO/DA/YR Yvette M. Palmer

 For Broker Use Only:

 Brokerage File/Log No.

 Mo/DAYB

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