



7318707 Cañada Inc., TX., USA

[Deal Forms Date (January 1, 2030) (deal custom)]

Terms of Engagement

between

“Borrower “ [Deal Form Borrower Name(s) / Entity (deal custom)]

“Subject Property” [Deal Form Subject Property Address (deal custom)]

and

“Consultant or Independent Contractor”

7318707 Cañada Inc., TX USA o/a C-referrals.com

Dear [Deal Form Name of Client / Authorized Signatory (deal custom)]

Further to our recent discussions with you and our respective lenders, 7318707 Cañada Inc., o/a C-referrals.com. (the "Independent Contractor" or "Consultant") is prepared to arrange a simple mortgage introduction on your behalf for the finance of the Subject Property. The terms of this letter reflect the engagement between the parties, and that it may be further addressed in a definitive C-referrals.com Discussion Paper and Mandate, and/or Lender Letter of Intent ("LOI"), which will include the terms and conditions of this financing and loan.

By signing this agreement, you are agreeing to engage the Consultant to act as a non-exclusive Consultant, providing certain services, including, but not limited to the following:

1. A Discussion paper with various lender options for a first mortgage on the Property.
2. If the terms in the discussion paper are satisfactory to the borrower, a Mandate will be given to the Consultant, and if successful, a Lender LOI will be presented to the borrower within a certain agreed upon time frame.

Upon signing these terms of engagement, the Consultant will begin its due diligence process, which The Borrower agrees to cooperate with, which will lead to a LOI and finally, upon the Consultant approval and discretion, the requisite Mortgage Loan Commitment and related financing and Consultant documents.

Yours truly,

(I have authority to bind the Corporation.)

Borrower's Initials: _____

7318707 Cañada Inc., TX USA o/a C-referrals.com
5900 Balcones Drive Suite 18262 Austin Texas 78731

Non-Circumvention. For a period of [Deal Form Mortgage Term in MONTHS (deal custom)] months, the signatories of this document agree that no effort shall be made to circumvent the Consultant(s) or any of their intermediaries, associates or any parties hereto with regard to this agreement or the agreed terms thereof in an effort to gain fees, commissions, remunerations to the benefit of none or more signatories of this document.

Name of Lender: Identified after all Consultant Fee Agreement, Referral Fee Payment Agreements and Nondisclosure & Non-circumvention agreements are signed and returned to 7318707 Canada Inc., USA o/a C-referrals.com.

Governing Law and Jurisdiction. Any controversy or claim arising out of this agreement, or the breach thereof, and which is not settled between the signatories themselves, shall be interpreted under and governed by the Laws of Delaware, Illinois, Texas, or [Deal Underwriting State / Province of Property (deal custom)] and at the sole discretion of the Consultant.

Partial Invalidity. If any provision in this Agreement is held by the court competent jurisdiction to be invalid, void or unenforceable, the remaining provisions shall nevertheless continue in full force and effect without being impaired or invalidated in any way.

Notice. Service of all notices under this agreement shall be sufficient if given personally or five (5) business days after deposited in the mail, postage prepaid to the party involved at its respective address set forth above, or such address as such party may provide in writing from time to time.

Amendments. Any modification of this agreement will be effective only if it is in writing and signed by all parties to this agreement.

Fax and Electronic Copies. The parties further agree that an executed facsimile copy of this agreement shall be legally binding and be deemed to the legal equivalent executed Agreement. It is further agreed that this Agreement may be signed in two or more counterparts, each of which shall be deemed to be an original, but all of which shall constitute the same agreement.

Consultant(s) Hold Harmless: The Borrower also agrees to hold Consultant(s) harmless for any type of damages incurred by Borrower and Consultant(s) shall not be responsible in any way for any errors caused by the lenders, escrow companies, Title Company or third parties involved in this transaction or credit worthiness of the lender

Confidentiality of Names. The signatories hereby agree to keep completely confidential the names of any banks, lending institutions, corporations, individuals or groups of individuals introduced by 7318707 Canada Inc., USA C-referrals.com. Such identity shall remain confidential during the applicable transaction(s) and during the duration of this Agreement and shall include any telephone numbers, address and fax numbers, and other pertinent information. 7318707 Cañada Inc., USA C-referrals.com, reserves the right to claim damages and compensation should the client present documentation and/or make declarations of any kind that do not correspond to the real and truthful state of the Borrower.

The Parties have read, understood and hereby agree to the above terms and provisions of this Agreement. The Parties warrant that they have the proper authority to bind all Parties herein.

Borrower: [Deal Form Borrower Name(s) / Entity (deal custom)]

Authorized Signatory Name [Deal Form Guarantors (or non recourse) (deal custom)]

Signature : _____ Date: _____.

Consultant Authorized Signatory Name:

Consultant's signature: _____ Date: _____.

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