



This Agreement is Made Between:

Allott Capital Pty Ltd of ACN 646 380 681 trading as Allott, and;

Partner Company Name	Partner ACN	Trading As



Company Name (Legal Name of Partner Company)

ABN	Registered Address			
	City/Suburb	State	Post Code	
Contact Person Name	Email Address	Phon	e Number	



Allott shall pay the broker commissions as agreed between the parties.

If you wish not to receive upfront or trail commission, you will be required to state this figure to us in writing by email or note in each application form.

Brokerage Fee:	

% of the Gross Loan Amount

Additional Trail:

% per annum

***Please note:** Brokerage Fee & Trails are subject to approval by Allott. We advise that the Brokerage Fees and Trails are added to our standard Establishment Fee & Interest rate. This means the cost is passed onto the borrower. This may affect the competitiveness of the loan offer.

You agree to always quote your Brokerage Fee and Trail to Allott on a "GST Inclusive" basis.

You understand that your Brokerage Fee is payable when the loan has been funded with Allott.

You may provide an invoice to Allott for each loan settlement.



Partner Agreement

Partner Trails

Trails are not automatically applied to a loan. You need to specifically request a trail on each loan application.

Trails are paid when the loan application sent by you and funded by Allott is fully repaid and has not gone into default. Should a client make monthly interest payments and the loan is not in default, your trail will be paid to you monthly when the Borrower makes their Interest payment to Allott.

Repeat Loans or Future Advances

If a loan application made by you has been funded by Allott and the same Borrower applies for additional funding to an existing Allott loan or requests a subsequent advance after the previous Allott loan has been repaid, the Allott team will confirm with your new Brokerage Fee and Trail commission.

A Brokerage Fee or Trail on Repeat Loans or Further Advances is only calculated on Fresh Capital. Fresh Capital is new or additional capital advances and is not calculated on capital already advanced.

Execution



Executed by Allott Capital Pty Ltd of ACN 646 380 681 on behalf of an authorised officer

Executed as an Agreement.

Full Name	Signature	Date Signed
Full Name	Signature	Date Signed
Legal Name of Partner C		
in accordance with section 127(1) of the Full Name	Corporations Act 2001 (Cth) by authority Signature	of its director. Date Signed
Full Name	Signature	Date Signed







You have read understand and digitally agree to the term and conditions stated in the Partner Agreement.

You are hereby acknowledging that the Partner is an independent contractor of Allott and not an employee, contractor, or agent of Allott.

You are unable to bind Allott in any way and must not purport to do so.

When you introduce a loan to Allott, you agree that you act solely for the borrower you are introducing to us to consider for a loan.

You must use reasonable endeavours to ensure that information provided to us about an introduction to us, by you is accurate.

You must not provide any information which you know or ought to have known is or is likely to mislead or is fraudulent.

You authorise Allott to pay the Brokerage Fee to you and remit the Brokerage Fee directly into your invoice bank account.

You authorise Allott to send regular advertising material to you via email, phone, SMS, and post.

You agree to pass on any discoveries that may somehow affect any loan submitted to Allott.

Allott agrees to follow up on all clients or referrals (both electronic and verbal) as soon as they are received, and no later than I business hour from the time of receipt of the client or referrals. All information including outcomes and updates will be conveyed to you on time.

Allott agrees to pay your upfront commission within 72 hours from each settlement date and is funded by Allott.

Partners are treated on a first-in-first-allocated basis.

Allott is under no obligation to notify any Partner if an existing customer has changed to a new Partner.

Notwithstanding any other rule in this agreement, an existing Borrower can move from one Partner to another if they choose to do. In the case of a change to the new Partner because of the Borrower choice, 'New Partner' the commission is paid to the new Partner only fresh capital. The existing Partner receives no future information or commission and loses future commissions to the new Partner.

End of Agreement