1711141710)

ΔP	R	2	4	20)24
n i	1.	£	- E	and a	P 8m P

From:	Marshall Realty	REAL ESTATE COMMISSION
To:	Christal P. Keegan; Kelly Valadez	BY Kully Valader
Subject:	Marshall Carrasco"s Response to Division on February 17th 2024 Case #2021-112	2 and 2022-120 0
Date:	Wednesday, April 24, 2024 4:03:01 PM	

WARNING - This email originated from outside the State of Nevada. Exercise caution when opening attachments or clicking links, especially from unknown senders.

Hello Mrs. Keegan-

Could you please enter this as my response to the State's opposition. Also in your legal argument you state that the administrative agency may not act on March 6th order until all questions are answered in District Court.

So My payment will not be due until the Judicial Review has been addressed by the courts? Just want to be sure that I am compliant with my payments.

Thank You.

Marshall Carrasco 4/24/24

Marshall Carrasco's Response to Division on February 17th 2024

I was forced to file a judicial review of the March hearing because Mrs. Keegan objected to a payment plan for my fine.

I hope the court sees it is unrealistic to have your business shut down, then lose all your income and then only given 90 days to make \$100,000 cash payment is an unreasonable demand.

I would be willing to offer the division and the state an aggressive payment plan. \$1,000 per month paid in full within 36 months.

This is an aggressive payment planned especially starting off from zero. I hope the commissioners will be willing to work with me and allow me to make a payment plan so I stay compliant with March's hearing.

There is no way for me to make an \$100,000 payment within 90 days with no escrows or income.

This is setting me up for failure and I would like to keep my commitment to the Division and Commissioner's.

?

Marshall Carrasco B.1000579 Broker Owner

O 775-787-7400 E marshall@marshallrealty.net W MarshallRealtyTeam.com