

Lee International Finance Enterprise, LLC

“Strong Roots Strong Future”

Provider Agreement

Please complete this document by hand in blue ink sign and return
Document must be fully legible

On this ____ day of _____ 2010

I _____ hereon referred to as (the provider) due here by confirm that my company is doing business under the name _____ accepts full responsibility for all documentation our company may provide to Lee International Finance Enterprise, LLC and the clients Lee International Finance Enterprise, LLC. We agree that Lee International Finance Enterprise is a referral company only. We the Providing Company also accepts full responsibility for the service as stated on the final contract we provide to the clients of Lee International Finance Enterprise, LLC. We certify that all information provided is fully verifiable & true.

Providers Full Name: _____

Providers Company Name: _____

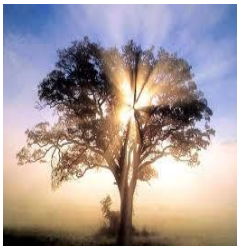
Providers Company address: _____

Incorporated out of what state: _____

Provider **Email address** is: _____

Please provide a color copy of ID or corporation papers (Both preferred)

This information will remain on file with our company for 5 years.



Lee International Finance Enterprise, LLC

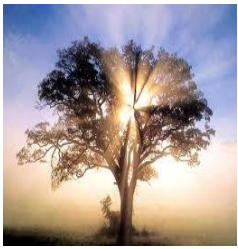
“Strong Roots Strong Future”

Confidentiality

The Parties with this agree to respect the integrity and tangible value of this agreement between them. THIS AGREEMENT is a perpetuating guarantee for 5 years from the date of execution and is to be applied to any and all transactions present and future, of the introducing party, including subsequent follow-up, repeat, extended, renegotiated, and new transactions regardless of the success of the project. Because of THIS AGREEMENT, the Parties involved in this transaction may learn from one another, or from principals, the names and telephone numbers of investors, borrowers, lenders, agents, brokers, banks, lending corporations, individuals and/or trusts, or buyers and sellers hereinafter called contacts. The Parties with this acknowledge, accept and agree that the identities of the contacts will be recognized by the other Party as exclusive and valuable contacts of the introducing Party and will remain so for the duration of this agreement.

The Parties agree to keep confidential the names of any contacts introduced or revealed to the other party, and that their firm, company, associates, corporations, joint ventures, partnerships, divisions, subsidiaries, employees, agents, heirs, assigns, designees, or consultants will not contact, deal with, negotiate or participate in any transactions with any of the contacts without first entering a written agreement with the Party who provided such contact unless that Party gives prior written permission. Such confidentiality will include any names, addresses, telephone, telex, facsimile numbers, and/or other pertinent information disclosed or revealed to either Party.

The Parties agree not to disclose, reveal or make use of any information during discussion or observation regarding methods, concepts, ideas, product/services, or proposed new products or services, nor to do business with any of the revealed contacts without the written consent of the introducing party or parties. The Parties agree that due to the many variables surrounding each Business Financial Transaction that will occur because of this agreement, the commission to be paid and/or the fee structure between the Parties can vary. A separate fee/commission agreement will outline compensation for each Business/Financial Transaction. The fee or commission agreement must be drafted and acknowledged by signature before all Business Transactions. In case of circumvention, the Parties agree and guarantee that they will pay a legal monetary penalty that is equal to the commission or fee the circumvented Party should have realized in such transactions, by the person(s) engaged on the circumvention for each occurrence. If either party commences legal proceedings to interpret or enforce the terms of THIS AGREEMENT, the prevailing Party will be entitled to recover court costs and reasonable attorney fees. The parties will construe THIS AGREEMENT in accordance with the laws of the State of Georgia. If any provision of this agreement is found to be void by any court of competent jurisdiction, the remaining provisions will remain in force and effect. By signing this agreement Provider agrees to all information stated above and agrees to accept full responsibility for information the providers company sends forward.



Lee International Finance Enterprise, LLC

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By signing this agreement the provider on this agreement agrees all information above to be true.

Provider X _____

Company Name

Date

Lee International Finance Enterprise, LLC

Kia A Lee

12/6/2010

CONFIDENTIAL