



Mentor . . . is your conduit to get to it !

Your KEY . . . to unlimited success !

Client is requesting the following services from MENTOR:

- No. 1.** Mentor to assist clients by securing income opportunities and financial networks plus locating and contacting new resources:
- No. 2.** Mentor to distribute client's introductory material to companies that match client's requirements or make arrangements thereof:
- No. 3.** Mentor to provide client with any prospective market information that resulted from Mentors research and information gathering efforts:
- No. 4.** Mentor to follow all replies from interested respondents to client:
- No. 5.** Mentor is not required to take part in any negotiations or import/export processes and operations:
- No. 6.** Mentors service is considered successful when it provides client with the contact information of interested parties. It is the client's responsibility, and not Mentors to transform the provided connections into a successful business relationship, unless otherwise agreed-upon in writing.
- No. 7.** Mentors fees are based on client's proposed financial requirements and participation levels.

**Membership Agreement & Fee Schedule:**

**\*Based upon the total funds you are prepared to lend, contribute, provide, invest or offer as your level of commitment:**

1. The term of this agreement shall commence on the execution of this agreement by client and Mentor Services Unlimited, LLC. and by the signature of the President/CEO/Founder or his contracted representative.
2. **\* A membership fee will be due for each period or renewal of any contract** should any client provide/buy/sell programs/products/services or projects to or from any company or individual introduced by Mentor during the term of this agreement or within six months after the expiration of the term of this agreement. Client shall pay Mentor \$ \_\_\_\_\_ or a sum equal to ( \_\_\_\_ % percentage) of the total investment, sales, loan amount, services, or financing made, unless otherwise agreed upon, starting from the date of the first sale/service/financing transaction made and shall be payable in U.S. dollars. **A separate connect fee of \$150.00 for each new client/company you contract with in our consortium.**
3. The fee/commission for our consultants services is specified in paragraph \*2. of this agreement and shall be due and payable by client to Mentor upon entering into a binding agreement and or a sale between client in a company or individual introduced by Mentor.
4. Any arrangements made by Mentor with any other persons or entities are Mentors responsibility.
5. Optional Services: When securing shippers, documents preparation, executive summaries, assistance in export/import operations, locating banks or other financial services with the lowest rates to handle Lines of Credit, etc. A fee may be assessed per assistance depending on program requirements. **All fees will be disclosed in writing and must be pre-approved by client.**
6. Clients will provide fully executed contracts to Mentor with **full proof reporting** which will include Mentor as a broker/consultant and will state in **PRINT** the exact fee/commission or consulting charge or any other form of compensation due and payable according to the terms of this agreement. Failure to do so will invalidate their contract and void any and all future transactions.
7. Clients may desire the opportunity to participate in markets, and/or promote programs provided by Mentor, which will provide substantial additional benefits to members companies. Note: regular email, income and business opportunity newsletters and other marketing programs will be some of the many benefits the network will provide our clients that can produce **High Yield Return Passive Income Programs (HYRPIP)** **And Provide Hybrid Portfolio Positive Cash Flow.**
8. This agreement contains the entire agreement between Mentor and Client and correctly sets forth the rights and duties of each of the parties to each other concerning such matters as of this date. Any addendum to this agreement shall be part of the entire agreement.
9. Client agrees to enter into non-circumvention and nondisclosure agreement **NCND** with Mentor simultaneously with this agreement, to further guarantee Mentor's rights under this agreement.
10. In all cases, unless expressly specified by an addendum hereto, in the provision of all services contemplated hereunder, Mentor is acting as a facilitator, agent, broker and shall not be liable to any third party or to any client on any claim arising out of this agreement. Client shall indemnify Mentor, its staff, and associates for all claims arise as a result of client's action or failure to act in accordance with this or any other agreement arising out of this relationship.
11. All fees and commissions contemplated herein are payable in U.S. dollars unless otherwise agreed to in writing.
12. All disputes arising out of this agreement shall be settled by submission to arbitration.
13. This agreement will be applicable to Mentor Affiliates, Subsidiaries and Divisions. **Please PRINT Clearly** **\*\*Return to sender after completed\*\***

Client (Business Name) \_\_\_\_\_  
 Print Client Names: \_\_\_\_\_ / \_\_\_\_\_  
 Bus. or Home Address \_\_\_\_\_ Bus. # \_\_\_\_\_ Cell # \_\_\_\_\_  
 City \_\_\_\_\_ State \_\_\_\_\_ Zip \_\_\_\_\_ Country \_\_\_\_\_  
 Client Approved Signature(s) X \_\_\_\_\_

**Mentor Services Unlimited, LLC. (\*Two Approved Signature(s) Are Required With Affiliate/Representative Secured Contracts)**  
 \*James S. Davis, Jr. President/CEO/Founder and \*Authorized Affiliate / Representative of Mentor Services Unlimited, LLC. © MSU 4-11  
 Approved Signature(s) X \_\_\_\_\_