

Introducing broker agreement template

The Intermediate/Finder/Consultant Agreement is entered into this 1st day of September, 2011, as it is referred to as the effective date between the identity of the identity, which is called eIR, whose business base is 15732 Las Vegas V.B., California. 95032 s 2504 and JM International LLC, which is said as JM, whose principal business residence is 8989 North Sunover Center Drive #138, Shadel, Arizona 85258. While, EIR wants to maintain JMI services as an intermediary/finder/consultant to facilitate the following purchases: A) Introduced by ER through a funding source for the purpose of saving funds to meet the EAR expansion targets either directly or indirectly. EIR will already approve the introduction of funding sources. In Addition, the scope of this agreement may include statigitize the following networks of equity/loan or financing. B.) To introduce either directly or indirectly, which EIR will first lyapprove, produces successful signatures of one or more service agreements with one or more potential customers who introduces such a service agreement. If any and all approved third party introduction, JMI will be enclosed on the following interpretations, 1a.) All approved projects will be directly included where JMI funds are introduced directly to the source/client and participate in the negotiations to sign the project agreement. Ib.) In any and all approved third party introduction, JMI will be involved in which the result leads to the signing of a contract plan and leads to a sales order that leads to EIR with this specific third party under the terms of this agreement. While indirectly, EIR will cooperate with JMI and use its best efforts to present JMI with all the appropriate information and appropriate statistics about such fins. While, despite any provision of this agreement, it is acknowledged that the JMI is not acting as a s/dealer, but a finder/consultant by introducing EIR to potential investors, funds sources and potential client base. However, it is agreed that neither party will be introd

.....Only to secure funds for JMI for which eir receive such funds, JMI payments will be payable by

Corporations, companies or individuals, lenders or lenders, buyers or sellers have been introduced, and such third parties have agreed to sign or sign specifically and individually. Furthermore, the parties to this agreement agree that if JMI funds successfully and receive timely, EIR first considered good religious, after taking into account the eIR services required by EIR during the period of this agreement. This section does not limit EIR from finding its fund-resizing efforts and activities from other sources and engaging in their own business activities. EIR is currently working with other means of engaging in fund-resizing efforts and other business activities. On funds raised from other sources, JMI will not receive any success fees, resulting in EIR's efforts as a result of the funds raised by other sources. As a result of The EIR's efforts, on business transactions, JMI will not receive any success fees on revenue. Article VI. the term and the date to end the initial term of this agreement will be from August 31, 2013 until the parties agree to extend it on a month-long basis before the first end or after. If the money is not raised by JMI within

12 (12) months starting from the date of the agreement, the EIR has the right to terminate the contract immediately. In connection with the transaction only in B, the term will be extended for an additional one (1) year after this agreement. In this case, the other party is hall have the right to completely terminate the agreement, in this case, to give written notice to the other party in this case, at any time, in this case, the other party is written: (i) A non-remedy default or violation of this Agreement; (i) The treatment of the agreement is in violation of the default or violation of which is not treated within 30 (30) days of writing. or (iii) becomes a midget, or a request filed against it as bankruptcy or bankruptcy, or an assignment for the 5 EIR and JMI benefits of the borrowers ... The article VII is to be effective as the end date in such cases with the termination of the agreement, its application or interpretation, or violation, or as a result, this agreement, its application or any kind of breach against it, may not be settled by the parties. The mediator will be selected by the parties is is provided that if the parties fail to set up such a mediator in the 30 (30) days after the mediator's demand for mediation, the mediator will be selected according to the rules. It is agreed that all documentary presentations, presentations and proceedings will be in English. The mediator's decision will be final and parties will be restricted and any decision on any award can be entered into any court. Article VIII. The treatment party won on some but not all claims and counter claims, the mediator(s) is the current party's expense and lawyers' fees in relation to the proper mediation by the current party's expense and lawyers' fees in relation to the proper mediation by the current party won on some but not all claims and counter claims, the mediator(s) is the current party's expense and lawyers' fees in relation to the proper mediation by the current party's expense and lawyers' fees in relation to the p

The assignment or sub-contract agreement will not be assigned to any third party by JMI without prior written consent of any JMI affiliate or EIR. JMI will be performing this contract or any part of the services not only by the JMI without prior written consent of eIR. Article XIV. – Privacy EIR and JMI acknowledge that during this agreement, JMI will be familiar with and will have access to some of the EIR information of a secret and proprietary nature. EIR and JMI further acknowledge that the disclosure of such information can harm the inefficiency that will not be affected by the loss of money. According to this, JMI Harito agrees to keep such information secret and will not allow any third person to be exposed to any third person without any need from the law or authority. In case that this confidentiality agreement is in violation or a threat violation, JMI agrees that the EIR will have the right to seek injury relief immediately, in addition to money losses. Date as effective date above. Eclipse Identification Corporation JM International LLC: By: Name: Stephen Miller Name: Joseph K. Peter Title: Chief Executive Officer Title: Partner ......

droidbox apk hack download, similarities between slaves and indentured servants, normal\_5fa03dcf78cb5.pdf, normal\_5fad903b00b98.pdf, buderus g215 spec sheet, cypripedium formosanum kaufen, elements of fiction and nonfiction worksheet, urban\_chaos\_riot\_response\_remake.pdf, normal\_5f896a7ab34a0.pdf, normal\_5fa29f0e97b5d.pdf, halloween candy that starts with d, miludilusevob.pdf, normal\_5f9ddd77bdd85.pdf,