FEE AGREEMENT

This Agreement ("Agreement") is made effective as of Date	, by and
between of _H&G International Group(Christopher Mason),	,
. and	

Name	
Company Name:	
Address:	

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1. DESCRIPTION OF SERVICES. Beginning on November 16st, 2020 Company Name H&G International Groupthe following services (collectively, the "Services"):

Equity / Debt finder

2. PAYMENT FOR SERVICES. In exchange for the Services ______will pay H&G Wealth Partners (Christopher Mason for services rendered:

H&G Wealth Partners will provide debt and equity services. Services will be paid out in a lump sum payment at loan closing. Equity will be paid out at 3.% of funds received from equity or debt will be paid out.

3. TERM. This Agreement will terminate automatically upon completion by H&G Wealth Partners of the Services required by this Agreement.

4. WORK PRODUCT OWNERSHIP. Any copyrightable works, ideas, discoveries, inventions, patents, products, or other information (collectively the "Work Product") developed in whole or in part by _________ in connection with the Services will be the exclusive property of Christopher Mason. Upon request, H&G Wealth Partners will execute all documents necessary to confirm or perfect the exclusive ownership of Christopher Mason to the Work Product.

5. CONFIDENTIALITY. H&G Wealth Partners, and its employees, agents, or representatives will not at any time or in any manner, either directly or indirectly, use for the personal benefit of H&G Wealth Partners LLP, or divulge, disclose, or communicate in any manner, any information that is proprietary to Willem Petermann. H&G Wealth Partners and its employees, agents, and representatives will protect such information and treat it as strictly confidential. This provision will continue to be effective after the termination of this Agreement.

Upon termination of this Agreement, H&G Wealth Partners will return to Christopher Mason all records, notes, documentation, and other items that were used, created, or controlled by H&G Wealth Partners during the term of this Agreement.

6. INDEMNIFICATION. Company agrees to indemnify and hold Christopher Mason harmless from all claims, losses, expenses, fees including attorney fees, costs, and judgments that may be asserted against Christopher Mason that result from the acts or omissions of H&G Wealth Partners and/or H&G Wealth Partners employees, agents, or representatives.

7. WARRANTY. H&G Wealth Partners shall provide its services and meet its obligations under this Agreement in a timely and workmanlike manner, using knowledge and recommendations for performing the services which meet generally acceptable standards in H&G Wealth Partners community and region, and will provide a standard of care equal to, or superior to, care used by service providers similar to H&G Wealth Partners on similar projects.

8. REMEDIES. In addition to any and all other rights a party may have available according to law, if a party defaults by failing to substantially perform any provision, term or condition of this Agreement (including without limitation the failure to make a monetary payment when due), the other party may terminate the Agreement by providing written notice to the defaulting party. This notice shall describe with sufficient detail the nature of the default. The party receiving such notice shall have 15 days from the effective date of such notice to cure the default(s). Unless waived by a party providing notice, the failure to cure the default(s) within such time period shall result in the automatic termination of this Agreement.

9. ENTIRE AGREEMENT. This Agreement contains the entire agreement of the parties, and there are no other promises or conditions in any other agreement whether oral or written concerning the subject matter of this Agreement. This Agreement supersedes any prior written or oral agreements between the parties.

10. SEVERABILITY. If any provision of this Agreement will be held to be invalid or unenforceable for any reason, the remaining provisions will continue to be valid and enforceable. If a court finds that any provision of this Agreement is invalid or unenforceable, but that by limiting such provision it would become valid and enforceable, then such provision will be deemed to be written, construed, and enforced as so limited.

11. AMENDMENT. This Agreement may be modified or amended in writing, if the writing is signed by the party obligated under the amendment.

12. GOVERNING LAW. This Agreement shall be construed in accordance with the laws of the State of Wyoming.

13. NOTICE. Any notice or communication required or permitted under this Agreement shall be sufficiently given if delivered in person or by certified mail, return receipt requested, to the address set forth in the opening paragraph or to such other address as one party may have furnished to the other in writing.

14. ASSIGNMENT. Neither party may assign or transfer this Agreement without the prior written consent of the non-assigning party, which approval shall not be unreasonably withheld.

15. SIGNATORIES. This Agreement shall be signed on behalf of Christopher Mason by Christopher Mason, CEO and on behalf of H&G Wealth Partners by Christopher Mason and effective as of the date first written above. This Fee Agreement is executed and agreed to by: Christopher Mason

Christopher Mason 951-581=4937 chris@hgwpartners.com Date:

Christopher Mason President H&G Wealth Partners LLC

Name:

Date_____

Date_____