NON-EXCLUSIVE FINDER'S FEE AGREEMENT & CONFIDENTIALITY AGREEMENT

This agreement, entered in		day of		, is by a	by and between	
Southern Angel Properties	s, LLC (t	he "Cor	npany"), having	a principal p	olace of bus	siness at 66
Wyman Bog Rd., Winslo	w, ME	04901,	and			, (the
"Consultant"), havi						
at:						
(jointly "Parties").						
WHEREAS, the Company buyers for Company's real WHEREAS, the Consultar interested in purchasing Co WHEREAS, both parties a rights and responsibilities:	property nt is desir	holding rous of f	s; and inding leads in the operty holdings; a	ne form of buy	ers potentia	ally
NOW, THEREFORE, in herein contained, and other						greements
acknowledged, the parties			ŕ	ipi oi willeli is	s nereby	

ARTICLE I

TERMS OF ENGAGEMENT

If and when the Company shall close a sale of real property ("Transaction") with any buyer, individual, entity or representative of same ("Buyer") introduced to the Company by or through Consultant during the term of this agreement, then Company shall pay Consultant a finder's fee within thirty (30) days after closing in accordance with the following schedule:

One per-cent (1%) of the transaction value.

The transaction value shall be the contract sales price as shown on the purchase and sale agreement between the Company and Buyer. If there is no transaction, there is no fee. The term of this non-exclusive Agreement is for one year from the date of execution of this agreement at which point the Agreement shall terminate.

ARTICLE II

INDEPENDENT INTERMEDIARY

It is expressly understood that Consultant operates as an independent business transaction intermediary, is not an agent or employee of the Company, Buyer or any other party, and is not a fiduciary. Consultant's sole responsibility under this Agreement shall be to act as a finder, i.e., to introduce businesses and business opportunities to the Company.

ARTICLE III

CONFIDENTIALITY

Both parties understand that they mutually may disclose to each other business information, business contacts materials, financials, referral information and/or ideas in the normal course of business, all of which shall be classified as "Confidential Information."

All information disclosed during the normal course of business, including but not limited to conversations and documents, shall be treated as proprietary and kept private and confidential.

All books, records, files, forms, reports, memorandums, papers, accounting data, emails or any documents relating to the parties' business transactions, clients, agents, employees, partners or consultants are the exclusive property of party with which they originated and shall not be removed, duplicated, copied or electronically transmitted without the prior consent of the originating party.

Consultant agrees to hold Company's Confidential Information in confidence and exercise reasonable precautions to protect such proprietary and Confidential Information.

Consultant shall not divulge or disclose any such Confidential Information or any information derived therefrom to any third person without the express written consent of Company.

Consultant shall not make any use whatsoever at any time of such Confidential Information except for business purposes requested or authorized by Company. Nothing contained in this Agreement shall be deemed to give Consultant any rights whatsoever in and to the Confidential Information.

Consultant hereby covenants that for a period of seven (7) years from the date of this Agreement that it will not knowingly directly or indirectly engage in competition with Company as an individual or by use of any agent, representative, independent contractor, business or otherwise. Further, Consultant shall not solicit or attempt to influence the clients, employees, partners, contractors or agents of company to compete or to terminate a business relationship with Company.

The Company agrees to keep strictly confidential any general, market, competitive or financial information which it may receive in the course of its Transaction with Consultant, the Buyer or other entity except for that which is in the public domain or previously known to the Company.

ARTICLE IV

COOPERATION

The Company agrees that a) it will consult its own professionals for legal, tax, accounting, business and financial advice, including the determination together with the buyer, as to whether or not the Transaction will be an asset sale, a stock sale, or other business transaction; b) it will hold Consultant harmless and defend it in any legal proceeding resulting from the Company's own activities; c) it will conduct its own investigations without relying on the statements or omissions of Consultant; d) it will cooperate with Consultant and will provide all transaction documents to Consultant prior to closing; and e) it will also provide to Consultant post-closing information as may be required.

ARTICLE V

FURTHER UNDERSTANDINGS

Expiration or cancellation of this Agreement shall not affect Consultant's right to a finder's fee based on any Transaction covered hereunder, or initiated during the term of this Agreement,

provided that any such covered transaction takes place within three years of the expiration of this Agreement, unless conversations between the Company and Buyer, or other participating entities, are ongoing, in which case Consultant shall continue to be protected.

This Agreement shall be governed by the laws of and adjudicated in the State of Maine without regard to laws pertaining to choice or conflict of laws of said state, and it is further agreed that this Agreement is not subject to the doctrine of construction of ambiguity against the drafter. It shall be binding upon the parties and their representatives, executors, successors or assignees. Signed facsimile copies of this agreement are binding. Parties agree that neither has made any representations or warranties not contained in this Agreement. This Agreement represents the entire Agreement between the parties and cannot be modified unless done so in writing and agreed to by the parties.

of, 20	ment has been executed by the parties as of this day
Signed Sealed and Delivered in the presence	of:
	Southern Angel Properties, LLC ("Company")
Witness	By: Kenneth Lavoie, III
	Its:
	("Consultant"
Witness	By: Printed Name
	Its: