



# BHAF ASSET LOCATOR SERVICES AGREEMENT

This Asset Locator Services Agreement (the "Agreement") is entered into this \_\_\_ day of \_\_\_\_\_ 20\_\_, ("Effective Date") by and between \_\_\_\_\_ (hereinafter, referred to as *Client*) whose address is \_\_\_\_\_ and **BEVERLY HILLS ASSET FINDERS, INC., a Wyoming corporation** (hereinafter, referred to as *Company*), whose business address is 9350 Wilshire Boulevard, Suite 203, Beverly Hills, California 90212.

## RECITALS

WHEREAS, *Company* desires to contract with *Client* as its agent on a *contingency fee* basis and provide a service to *Client* by assisting in locating and recovering one or more assets to which *Client* is or may be directly entitled or entitled through an entity/entities owned, managed, controlled, directed, governed, personally represented or administered by *Client* and which is/are held by one or more third-party holders of such asset(s); and

WHEREAS, *Client* desires to contract with *Company* and name *Company* as its agent on a *contingency fee* basis to receive *Company's* assistance in locating and recovering one or more assets to which *Client* is or may be directly entitled or entitled through an entity/entities owned, managed, controlled, directed, governed, personally represented or administered by *Client* and which is/are held by one or more third-party holders of such asset(s), and

WHEREAS, *Company* has already located at least one asset which *Company* believes *Client* is entitled to receive as explained above, the location of which has yet to be disclosed to *Client* by *Company*; and

WHEREAS, the asset(s) referred to herein is money in excess of \$ \_\_\_\_\_ ( \_\_\_\_\_ Dollars) and

NOW, THEREFORE, WITNESSETH, in consideration of the mutual covenants herein contained, and other good and valuable consideration, the sufficiency of which is hereby acknowledged, it is hereby mutually agreed upon by *Client* and *Company* that:

## AGREEMENT

1. Any asset recovery information revealed to *Client* by *Company* after execution of this Agreement obligates *Client* to pay to *Company* a **contingency fee** of \_\_\_\_\_% ( \_\_\_\_\_ percent) of the gross funds collected by *Client* from said revealed source(s) which *Company* shall provide, regardless of the origin or source of such information, and is due and payable to *Company* only upon successful recovery of said funds by *Client* UNLESS *Client* already has prior knowledge of said asset recovery information as evidenced by listing it below. If *Company's* asset recovery information appears in *Client's* list below, then this contract shall become null and void and *Company* shall notify *Client* immediately of this fact. Therefore, to avoid confusion, *Client* hereby declares prior knowledge of and/or has already begun the recovery process for the SPECIFIC MONEY ASSET(S) being held by the entity(ies) as declared below. *Client* further affirms that *Client* has carefully reviewed all of *Client's* notes, files, and other resources and declares prior knowledge about ONLY the following money asset(s): [write "NONE", if applicable, on first line]

Amount: \_\_\_\_\_ Held By: \_\_\_\_\_ (City & State) \_\_\_\_\_  
Amount: \_\_\_\_\_ Held By: \_\_\_\_\_ (City & State) \_\_\_\_\_  
Amount: \_\_\_\_\_ Held By: \_\_\_\_\_ (City & State) \_\_\_\_\_  
Amount: \_\_\_\_\_ Held By: \_\_\_\_\_ (City & State) \_\_\_\_\_

[Use additional sheets as needed.]

2. *Company* is obligated to advance funds for all expenses to prove *Client's* claim while *Client* will not have to advance any money toward that effort and upon collection of asset(s), all legal and recovery expenses incurred by *Company* in excess of \$30 (thirty dollars) will be reimbursed, and the remaining assets will be distributed according to the percentage listed in Paragraph 1 of this Agreement.
3. *Company* is authorized to retain an attorney, if needed, with no upfront cost to *Client*, to make the claim, to collect the asset(s) due *Client* and, where applicable, to distribute any claimed asset(s) to *Client* and to *Company* according to the terms of this Agreement.

AGREEMENT: \_\_\_\_\_ & Beverly Hills Asset Finders, Inc.



4. If *Client* and/or *Company*, for whatever reason, cannot collect funds owed to *Client*, then *Client* will owe no fees to *Company* and any expenses incurred by *Company* in the recovery effort will remain *Company's* expenses.
5. *Company* agrees to assist in recovery efforts throughout the process as permitted by applicable state laws and third-party asset holder recovery policies and procedures.
6. Third-party holders of assets to which *Client* is or may be entitled may be located throughout the United States of America and additional *state specific* or *third-party holder specific* documents may be required in order to recover said asset(s). Where required by law and/or third-party asset holder policy, *Company* shall procure and deliver such recovery documents to *Client* for completion and execution of same. Otherwise, *Company* will process all paperwork needed for the recovery of the asset(s).
7. *Client* agrees to cooperate with *Company's* request(s) for additional information and/or documentation, if needed, until such time the claim is either paid or closed.
8. At all times, this *Agreement* entitles *Company* to its above mentioned fee if *Client's* funds are recovered by *Company* and/or *Client* from sources revealed to *Client* by *Company* on or after the Effective Date of this *Agreement*.
9. *Client* and *Company* promise to act in good faith at all times; *Client* further promises neither to circumvent nor attempt to circumvent *Company* by collecting funds from above-referenced source(s) without compensating *Company* pursuant to the terms of this *Agreement* and any subsequent state-specific or third-party asset holder-specific agreements (where applicable).

**MISCELLANEOUS PROVISIONS**

- **Counterparts and Facsimile / Email Transmission** – This *Agreement* may be signed in counterparts. A signed copy of this *Agreement* received by fax or email shall be deemed an original.
- **Governing Law, Venue, and Relief** – This *Agreement* shall be governed under the laws of the State of California. In the event a dispute arises by either party, the venue shall be in Los Angeles County, California. The prevailing party shall be entitled to reasonable attorney's fees and other relief awarded by the Court.
- **Severability** – If any provision of this *Agreement* is held invalid, that invalidity shall not affect other provisions which can be given effect without the invalid provision; and to this end, the provisions of this *Agreement* are declared severable.
- **Binding** – This *Agreement* is binding upon all heirs, successors in interest, and assigns.

IN WITNESS WHEREOF, *Client* and *Company*, intending to be legally bound, have executed this *Agreement* as of the date first written above.

SIGNED:

FOR THE *CLIENT*:

FOR THE *COMPANY*:

\_\_\_\_\_

\_\_\_\_\_  
 Beverly Hills Asset Finders, Inc.  
 By: ALAN THOMAS  
 Its: *President*  
 Contact: (888) 755-9236 Toll-Free  
 (310) 734-2695 Office  
 (310) 734-2694 Fax  
 Email: [bhafinc@gmx.com](mailto:bhafinc@gmx.com)  
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