



Date: _____

Name: _____

Address: _____

Phone: _____

Email: _____

Re: **Recovery of Unclaimed Funds**
 Claim# _____

Greetings Mr. _____

Mile High Loot is pleased to assist you with the recovery of unclaimed funds that potentially belong to you (the "Claim"). This engagement letter (the "**Agreement**" and "**Contract for Services**") outlines the scope and terms of our services and your responsibilities.

1. **Services.** The Company agrees to provide the following services in connection with the Claim:
 - 1.1 Identification of Claim. We will perform the necessary research to identify the source and amount of your Claim.
 - 1.2 Recovery and Expenses. Company shall be responsible for "**all**" expenses and dedicate the labor required to recover your Claim on your behalf, including paying all legal expenses **whether or not the claim is recovered.**

2. **Your Responsibilities.** In connection with the recovery of the Claim, you agree to the following:
 - 2.1 Authorization. You authorize the Company to act as your exclusive agent for the recovery of the Claim.
 - 2.2 Paperwork. You agree to sign and return all documents required for recovery of the Claim to the Company promptly.
 - 2.3 Cooperation. By signing this agreement, you understand that Company has existing relationships with counsel within the state of your claim and you agree that these attorneys are authorized to represent you within the jurisdiction of the claim,



should it be necessary. Additionally, if necessary, you will need to sign an agreement directly with Company's local counsel authorizing them to recover, receive and disburse your funds. As part of local Counsel's agreement with Company, Company agrees to pay all legal fees and costs. You agree to cooperate fully with all reasonable requests in the assistance of obtaining these funds on your behalf, whether the requests come from Company or Local Counsel.

3. Costs and Fees.

3.1 **Costs.** Company shall be responsible for "ALL" costs associated with the recovery of the Claim whether recovered or not.

3.2 **Success Fee.** Upon successful recovery of any funds relating to your Claim, you agree Company is entitled to 25% as our fee. This shall apply whether Company/Attorney receive the check or if **Mile High Loot** receives the check. The party receiving the check shall send the other party their portion of the Claim within five (5) business days of receiving the Claim check and the funds clearing their bank.

3.3 **Governing Law and Venue.** This Agreement is to be governed by and construed in accordance with the laws of the state of **Colorado** applicable to contracts made and without regard to the conflicts of laws principles thereof. Upon breach of this agreement, attorney's fees and costs for bringing a breach of contract action shall be included in the request for damages as a result of said breach.

If the terms of this letter are acceptable to you, please acknowledge by signing below and returning to our attention at the address above.

Looking forward to speaking to you,

Mile High Loot (720)-388-9010
19547 E. 18th Avenue Aurora, CO 80011

Agreed to and Accepted By:

Signature: _____
Print Name: _____