

Ringorang works with bona fide 'finders' who receive compensation for referred and accepted investors. Finders are not permitted to sell unless licensed. Below is part of the Agreement that unlicensed finders must sign before referring; they must initial next to each of the ##s 1-15 shown below.

Being compliant is critical to the success of our finder's program; those who do not follow the rules are immediately terminated and/or not eligible for compensation.

[Want to be a finder? Email finders@ringorang.com to learn more.](mailto:finders@ringorang.com)

SUMMARY OF FINDERS' RULES OF CONDUCT

AND COMMUNICATIONS

As a Finder, your activities will be strictly limited, as follows:

1. You may only contact persons who are personally known to you.
2. Your role must be limited to that of an "introducer" of parties — i.e., you may introduce the parties, but your actions may not go beyond that narrow role. You may not engage in any actions or communications that go beyond only introducing the Company and the person being referred.
3. You may not provide any information, written, verbal or otherwise, regarding the Offering to any person being referred.
4. You will not seek out or accept any specific information about the Offering, and you will immediately advise the Company in writing of any attempt made by anyone to provide you, or expose you to, any such information.
5. You may not discuss any terms of the Offering with any person being referred (or otherwise — refer to item # 4).
6. You may not discuss advisability of investment in the Company with any person being referred.
7. You may not discuss advisability of investment in the Offering with any person being referred.
8. You may not be present at any meeting between the Company and the person being referred at which the Offering is discussed.
9. You may not participate in, or be a party to, any telephone or other discussions between the Company and the person being referred.
10. You may not participate in or attend any presentations regarding the Offering, regardless of its sponsor (e.g., the Company or a licensed broker/dealer acting as a placement agent for the Company) and regardless of its format (i.e., live, video-conference, Internet) and whether it is live or pre-recorded.
11. If the person you seek to refer to Ringorang inquires why you are proposing to make the introduction, you may make only the following statements, or words of similar tenor and import: (i) that you are aware of the Company and its products; (ii) if true, that you find the Company, its products, or both, "interesting;" (iii) if true, that you think that Ringorang is a company worth watching or following.

12. If the person you seek to refer to Ringorang directs inquiries to you about whether investment opportunities exist with the Company, you will advise the person merely that such person should speak to the Company regarding such opportunities as may exist and/or visit the Company's website(s).

13. If the person you seek to refer to Ringorang requests your advice as to whether to invest in Ringorang, you will advise the person merely that you may not make recommendations with respect to the Company. If pressed, you may state that you may not make recommendations with respect to the Company because you have a Finder relationship with Ringorang, and to do so would be a conflict of interest.

14. You may disclose to the person you seek to refer that such person should be aware that you may be compensated for introducing persons to the Company. Upon specific inquiry from such person as to whether you will receive anything or be paid for such referral to the Company, you will answer truthfully that you may be paid a Finder's fee if such person subsequently invests in the Company, depending on timing of any such investment.

15. You may not do indirectly anything that you may not do directly as described above. (E.g., You may not communicate information that is otherwise impermissible through another person; you may not nod your head, rather than speak, as a method of recommending the Offering, or undertake such other indirect actions that would be impermissible if done directly.)

SUBMISSION INSTRUCTIONS

- i) Include pages 1-7 of the Finder's Agreement. Complete all of the areas on page 7 under 'AGREED AND ACCEPTED BY.'
- ii) Include all pages of Exhibit B. Initial ##s 1-15. (Do not include Exhibit A in your submission.)
- iii) Include the completed and signed CERTIFICATIONS AND REPRESENTATIONS document starting on the next page.

SUBMIT TO (choose one):

Email: finders@ringorang.com

Fax: 818-334-5200

Mail: Ringorang Worldwide LLC, 655 N. Central Ave., Ste. 1700, Attn: Finders, Glendale, CA 91203.

Failure to follow the above written instructions will cause your submission to be denied without notice.

IMPORTANT: You will not be compensated for any successful referrals unless or until you have received written notice of acceptance; and, then, only if the referrals you make are done according to the Finder Agreement. In short, be compliant to ensure you're paid. Further, you may not represent yourself as a 'finder' for our offering unless or until you have received written notice of acceptance.

For questions or assistance with completing your submission, contact finders@ringorang.com.