

Alternative Financing Questionnaire. (Answer and Return To Proceed)

BUSINESS INFORMATION

1. Business Name:
2. Phone Number:
3. Email:
4. Website URL:
5. Category:
6. Office Address (*if any*):
7. Is your business registered?: Yes No
8. Country of registration:
9. State of registration:
10. Provide your EIN(*us citizens*) or TIN (*others*):
(*EIN for US Residents only*)
11. When did you start operations?:
12. Brief description of what your business does:
13. What do you need the financing for?:
14. Funding round:
15. Company LinkedIn social media page:
16. Do you have any financial partners that own more than 5% Equity in your business? (Y/N) Yes No
 - a. If Yes, How much equity do they own? _____

DIRECTOR INFORMATION

Director 1 (Should be a major share holder in the business)

1. Full Name:
2. Phone Number:
3. Email:
4. Personal LinkedIn Social media:
5. How much % of the business do you own:
6. Are you a US Citizen? *Yes* *No*

Director 2 (Any other director who owns above 20% of the business)

1. Full Name:
2. Phone Number:
3. Email:
4. Personal LinkedIn Social media:
5. How much % of the business do you own:
6. Are you a US Citizen? *Yes* *No*

FINANCING EXPECTATIONS

1. Ticket Size (*How much financing are you requesting in USD?*)
2. Pay Back Period (*Specify the duration, usually between 1-10 years*)
3. Moratorium (*Specify the number months, if you would need a grace period before payback begins*)

Next Steps

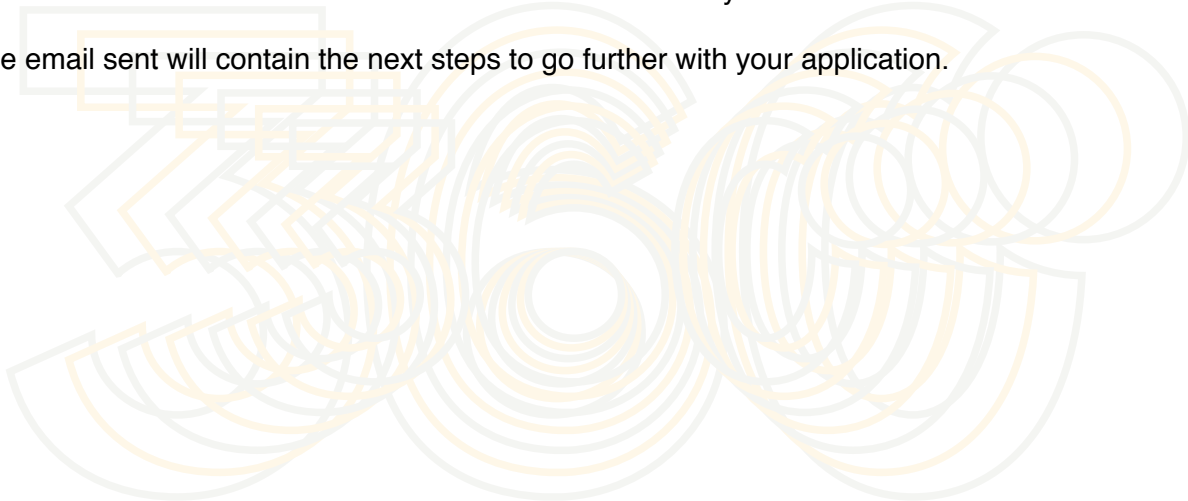
Once you have completed the fields above, you are ready to proceed with your application.

1. Save the filled PDF to your device.
2. Head back to the application page on 360Via's website.
3. Scroll down to the section that says "Sure you meet the requirements?"
4. Click the "APPLY NOW" button to start submitting information about your business.

If you submitted your application successfully, you should give 1-5 working days for it to be reviewed.

A feedback will be sent across on the verdict from the analysis.

The email sent will contain the next steps to go further with your application.



1. Introduction:

This Non-Disclosure Agreement ("Agreement") is entered into as of [] ("Effective Date"), between 360via, located at 2323 W 5th Ave, Columbus, OH 43204] ("Lender") and [], located at [] ("Borrower").

2. Definition of Confidential Information:

For the purpose of this Agreement, "Confidential Information" shall mean any and all information, business plans, customer lists, trade secrets, and any other proprietary or financial information, whether oral, written, or in any other form, disclosed by either party ("Disclosing Party") to the other party ("Receiving Party") in connection with the potential business relationship between the parties.

3. Non-Disclosure:

The Receiving Party agrees that it will not, without the prior written consent of the Disclosing Party, disclose or make available to any third party, or use for its own benefit, any Confidential Information disclosed by the Disclosing Party.

4. Use of Confidential Information:

The Receiving Party shall use the Confidential Information solely for the purpose of evaluating, discussing, and/or engaging in discussions regarding the potential business relationship between the parties.

5. Obligations:

The Receiving Party agrees to take all reasonable measures to protect the Confidential Information, including, but not limited to, the same degree of care that it uses to protect its own confidential information of a similar nature, but in no event less than reasonable care.

6. Exceptions:

The obligations of confidentiality set forth in this Agreement shall not apply to any information that: (a) is or becomes generally known to the public without the fault of the Receiving Party; (b) was rightfully known by the Receiving Party prior to receiving the information from the Disclosing Party.

(c) is independently developed by the Receiving Party without reference to the Confidential Information; or (d) is rightfully obtained by the Receiving Party from a third party without restriction on use or disclosure.

7. Term:

This Agreement shall remain in effect for a period of 24 months from the Effective Date.

8. Governing Law and Jurisdiction:

This Agreement shall be governed by and construed in accordance with the laws of the United States, without regard to its conflict of laws principles. Any dispute arising under or in relation to this Agreement shall be subject to the exclusive jurisdiction of the courts located in [Franklin County], [Ohio].

9. Remedies:

Therefore, in addition to any other remedies available at law or in equity, the Disclosing Party shall be entitled to seek injunctive relief to enforce the terms of this Agreement. The Receiving Party acknowledges that any breach of this Agreement may cause irreparable harm to the Disclosing Party, for which monetary damages would not be an adequate remedy.

10. Entire Agreement:

This Agreement constitutes the entire agreement between the parties concerning the subject matter hereof and supersedes all prior and contemporaneous agreements and understandings, whether written or oral, concerning such subject matter.

11. Severability:

If any provision of this Agreement is held to be invalid or unenforceable, the remaining provisions shall remain in full force and effect.

12. Waiver:

The failure of either party to enforce any provision of this Agreement shall not constitute a waiver of that provision or any other provision of this Agreement.

In Witness Whereof:

The parties have executed this Agreement as of the _____.



Signature

Title: CFO

Name: Marshall Lee Rosen

Signature

Title:

Name: