Hi All,

The following information is what will need to be done from all members.

There is a Confidential Agreement (CA) that will be needed by all members to sign two copies and send them to me and I will forward to the team.

There will be supported documents needed with the CA.

Minors also need to have it filled out but parents or legal guardians can sign for them.

Once I receive your CA and supporting Documents, I will forward to the Team.

From there, they will send you their signed copy and other information.

Some of this information will be to access a new site. From this site, all program info including updates will be posted there.

You will have a user name and password to access.

You will not be ALLOWED under the CA to share info on that site with anyone that did not do a CA.

Anyone found to do so will be removed and lose everything regarding the program.

Access to the new site will record your IP and also your Computer hardware ID. Once you have registered signed on to the site from your computer, you will not be able to access the site from any other computer. Security and Privacy is going to be the NUMBER 1 ISSUE from here on. In other words, you can not access the site from any other computer than the one you first used to access the site. This will prevent people from sharing their access codes.

Anyone NOT wanting to do the CA will not be able to continue with the program. Anyone that has decided to not go ahead, will be refunded any fees that they have paid in the past but that will be AFTER everyone has been paid.

Refunds that will be given to members that wish to not continue are as follows:

- i. Original Joining Fees
- ii. Key Apps Fees
- iii. All Debit Card Fees and Deposits (First card issued to members included)
- iv. Club App Fees
- v. Foundation Fees (Foundations already created, refunds will still be issued)
- vi. Foundation Shipping Fees
- vii. All PLA Loans to Mike

There is no need to request for refunds as if you do not wish to send in your CA with the supporting documents by the required date, you will have been removed from the program and placed into a non active status and a refund will be made for you.

You may be required to provide Supporting documents of payments made to the program. This will may be required for payments made before 2002 only as everything after 2002 is recorded in accounting ledgers.

All the above will be refunded to members if and only if they choose to leave the program and refunds will be made to them after all members have been paid out.

ANY MEMBER NOT CONTINUING, Referral commissions WILL NOT BE PAID.

Any funds that you may possible get from the program will be loss to you if you do not go ahead....

No EXCEPTIONS on this rule.

Now, with the CA and supported documents being sent to me, there will be a \$25 fee for each person.

The reasons for this are.

- 1. I have to do a lot of work regarding this.
- 2. Everything is sent to my processing center in Singapore to be processed. They need to be paid for the work they do.
- 3. I will need to pay others to help in other areas
- 4. Singapore need to forward all documents to me so that I can check to make sure that all is in order.
- 5. I have to forward all CA and supporting documents to the Team and that will cost money.
- 6. The team will need to send out documents back to you and that also costs money.
- 7. The Team also needs to pay people to do this.

If you do not wish to pay the \$25, that is fine. Please DO NOT send your CA. By not sending your CA with Supporting Documents and the fees, you choose to not continue in the program. Automatically, you will be placed into a non active database for a full refund of any fees you have paid.

There is ONLY one Exception for this Rule and that is for the kids that are in Orphanages. This is explained on the PDF files below.

There are two files.

Both files are the same except for the paper size. One is 8.5 by 11 for Canada and US. A4 for the rest of the world.

Please get the CA you need to print and Please follow the Instructions to the Letter to avoid any mishaps.

This is the FINAL email to this list from me.

Any and all following information will be on the new site and you will get that on the return documents from the Team by post.

Please do not delay to do this as the time is short.

The time limit is June 15th, 2009 and mentioned on the PDF form below.

You can expect a reply from the Team 2 to 4 weeks after they have received your CA. You can expect them to receive the CA from me 1 to 2 weeks after I have received them. There may be an email sent to you from the Team that you are getting your Documents sent but I can not be sure if that will happen.

One this is done, then you will have access by email and post to the Team upon receipt of your Docs from them.

This contact info will be so that they can communicate with you not you with them with questions that you have been emailing us all the time about.

Anyone abusing this contact info may be barred from the program so please use this info with wisdom.

Thanks

MIKE

Instructions:

Two Copies must be printed and signed by the member.

All members MUST fill out this CONFIDENTIALITY AGREEMENT.

A Photo Copy of a Government Issued Photo ID will need to be attached.

A Valid Proof of Address with Original (Phone Bill, Utility Bill, Bank Statement, Credit Card Statement, Cable TV Bill, etc...) not older than three (3) months needs to be attached.

If filling out for a minor (Below Legal Age in your Country of Residence), a Parent or Legal Guardian within the same household may sign for the minor. The Minor's name must be inserted at the bottom part of the form where "Signed For" is shown.

A Photo Copy of a Government issued Photo ID or a Birth Certificate will need to be attached.

A Valid Proof of Address with Original (Phone Bill, Utility Bill, Bank Statement, Credit Card Statement, Cable TV Bill, etc...) not older than three (3) months needs to be attached of the Parent or Legal Guardian.

In the case of Orphans, the sponsor may sign for the Minor.

A letter on Orphanage Letter Head will be needed to prove that the minor is at said Orphanage.

In cases of a member that has passed away, the Spouse or Legal Heir may sign for the member. A death certificate will need to be attached.

A Valid Proof of Address with Original (Phone Bill, Utility Bill, Bank Statement, Credit Card Statement, Cable TV Bill, etc...) not older than three (3) months needs to be attached of the Legal Heir.

Once TWO (2) copies of the CONFIDENTIALITY AGREEMENT has been signed and each page initialed, please attach supporting Documents as mentioned above.

A USD\$25USD FEE is also required for each Member's CONFIDENTIALITY AGREEMENT.

The FEE is Waived for ALL Orphans with the Supported Documents.

Any package with documents or \$25USD FEE missing will NOT BE Processed.

Anyone not submitting the CONFIDENTIALITY AGREEMENT with the supported Documents required will BE REMOVED WITHOUT PREJUDICE and RECOURSE from the Program.

Upon receipt of documents by Mike, documents will be forwarded to the Team. Members will be notified by postal mail of receipt of above documents and instructions regarding payout of the program and also access to Team offices by email and postal services. Members will also receive access to a secure site with additional information regarding the E65 Program. This new site will have all the information related to the program and the payout. All access will be logged with IP and Mac Address Tracking.

Access will only be allowed by members completing the above. Any member sharing the site, public or private postings on any web site or sharing via email any details on the New Site with non registered members will BE REMOVED WITHOUT PREJUDICE and RECOURSE from the Program.

All Members will be registered to the new site and notified in the confirmation letter the member will receive.

Upon receipt of the CONFIDENTIALITY AGREEMENT it will signed by a Team officer and a original copy will be mailed back to the member.

You may send the Fees in the envelope in cash, (USD Currency Only) or send a bank transfer wire to the information on the next page.

NO CHEQUES, NO CHECKS, NO MONEY ORDERS, NO BANK DRAFTS, NO CASHIER CHEQUES ETC.....

IF YOU SEND ANY OF THE NON ACCEPTED PAYMENTS, THEY WILL BE DESTROYED AND NOT RETURNED. ALL DOCUMENTS SENT WITH A NON ACCEPTED PAYMENT WILL ALSO BE DESTROYED AND YOU WILL BE CONSIDERED AS WANTED TO BE REMOVED FROM THE PROGRAM.

ONLY CASH OR BANK TRANSFER ARE ACCEPTED.

ALL BANK TRANSFER FEES MUST BE PAID BY THE MEMBER. ANY BANK TRANSFERS RECEIVED NOT COVERING THE AMOUNT NEEDED WILL NOT BE PROCESSED AND AMOUNT RECEIVED WILL BE REFUNDED TO MEMBER AFTER PROGRAM PAYOUT CAUSING THE MEMBER TO BE REMOVED FROM THE PROGRAM.

NO EXCEPTIONS. Please make sure that you instruct your bank that you are paying all fees for the transfer.

All packages must be received no later than June 15, 2009.

Send all packages to:

E-FORCE SERVICES 152 Beach Road #28-00 Gateway East Singapore 189721

If sending a bank wire, please add \$10USD to cover the bank fees for each wire. You may send more than one Fee per wire.

Example: If you are sending the fees for 4 people, then please wire \$110USD. \$25USD times 4 plus bank fees of \$10USD.

Bank Transfer Wire Info:

Please attach a copy of your wire receipt / slip with your documents

Account Name: E-FORCE SERVICES

Account No.: 364-302-496-7

Bank Name: United Overseas Bank Ltd
Bank Address: 80 Raffles Place, UOB Plaza 1,

Singapore 048624

Swift Code: UOVBSGSG

Bank Code: 7375
Bank Branch: 03

CONFIDENTIALITY AGREEMENT

THIS AGREEMENT governs the disclosure of information by and between the E65 Program and the Program Member as of April 20, 2009 (the "Effective Date")."

1. Definition Of Confidential Information

As used herein, "Confidential Information" shall mean any and all technical and non-technical information related to the E65 Program provided by either party to the other, including but not limited to (a) patent(s) and patent applications, (b) trade secret, and (c) copyrighted information (d) proprietary information—ideas, techniques, know-how, processes, software source documents, and formulae related to the current, future, and proposed products and services of each of the parties, and including, without limitation, their respective information concerning development, financial information, procurement requirements, members lists, investors, employees, business and contractual relationships, marketing plans and information the disclosing party provides regarding third parties.

2. Identification Of Confidential Information

If the Confidential Information is embodied in tangible material (including without limitation, to any of the above in article 1), it shall be labeled as "Confidential" or bear a similar legend. If the Confidential Information is disclosed orally or visually, it shall be identified as such at the time of disclosure.

3. Exceptions To Confidential Information

Each party's obligations under this Agreement with respect to any portion of the other party's Confidential Information shall terminate when the party to whom Confidential Information was disclosed (the "Recipient") can document that: (a) it was in the public domain at the time it was communicated to the Recipient by the other party; (b) it entered the public domain subsequent to the time it was communicated to the Recipient by the other party through no fault of the Recipient; (c) it was in the Recipient's possession free of any obligation of confidence at the time it was communicated to the Recipient by the other party; (d) it was rightfully communicated to the Recipient free of any obligation of confidence subsequent to the time it was communicated to the Recipient by the other party; (e) it was developed by employees or agents of the Recipient independently of and without reference to any information communicated to the Recipient by the other party; (f) the communication was in response to a valid order by a court or other governmental body, was otherwise required by law, or was necessary to establish the rights of either party under this Agreement; or (q) it was not identified as Confidential Information of the disclosing party in accordance with Section 2.

4. Handling Of Confidential Information

Each party agrees that at all times and notwithstanding any termination or expiration of this Agreement it will hold in strict confidence and not disclose to any third party Confidential Information of the other, except as approved in writing by the other party to this Agreement, and will use the Confidential Information for no purpose other than the E65 Program with the other party to this Agreement. Each party shall only permit access to Confidential Information of the other party to those of its employees or authorized representatives having a need to know and who have signed confidentiality agreements or are otherwise bound by confidentiality obligations at least as restrictive as those contained herein.

5. Confidentiality Agreement Residual Knowledge

Recipient may use its knowledge retained in intangible form in the unaided memories of its directors, employees, contractors and advisors as a result of exposure to the disclosing party's ("Discloser") Confidential Information. The Discloser acknowledges that the Recipient may have in conception or development which may be very similar or even identical to Discloser's Confidential Information and, as long as the Recipient obides by Section 4 herein, Discloser shall have no rights in such mentioned herein.

6. Confidentiality Agreement Term And Termination

This Agreement shall terminate five (5) year(s) after the Effective Date. The Recipient's obligations under this Agreement shall survive termination of the Agreement between the parties and shall be binding upon the Recipient's heirs, successors and assigns for a period of five (5) years. Upon written request of the other party, a party shall promptly return to the other all documents and other tangible materials representing the other's Confidential Information and all copies thereof.

7. Confidentiality Agreement Warranties

Each party represents and warrants to the other party that (i) it has the requisite corporate authority to enter into and perform this Agreement, and (ii) its execution and performance under this Agreement, including its disclosure of Confidential Information to the Recipient, will not result in a breach of any obligation to any third party or infringe or otherwise violate any third party's rights.

8. No Grant Of Rights

The parties recognize and agree that nothing contained in this Agreement shall be construed as granting any property rights, by license or otherwise, to any Confidential Information of the other party disclosed pursuant to this Agreement, or to any invention or any patent, copyright, trademark, or other intellectual property right that has issued or that may issue, based on such Confidential Information.

9. Equitable Remedies

Recipient acknowledges that Recipient's breach of this Agreement may cause irreparable harm to Discloser for which Discloser is entitled to seek injunctive or other equitable relief as well as monetary damages.

10. Confidentiality Agreement Miscellaneous

Neither party shall not transfer or assign this Agreement to any other person or entity, whether by operation of law or otherwise, without the prior written consent of the other. Any such attempted assignment shall be void and of no effect. This Agreement shall be governed by, enforced under, and construed and interpreted in accordance with, the laws of Hong Kong without reference to conflict of laws principles. Each party agrees consents to venue and personal jurisdiction in Hong Kong. If any provision of this Agreement is found by a proper authority to be unenforceable or invalid such unenforceability or invalidity shall not render this Agreement unenforceable or invalid as a whole and in such event, such provision shall be changed and interpreted so as to best accomplish the objectives of such unenforceable or invalid provision within the limits of applicable law. Neither party will assign or transfer any rights or obligations under this Agreement, including by operation of law, without the prior written consent of the other party. The Agreement is the complete and exclusive agreement regarding the disclosure of Confidential Information between the parties, and replace any prior oral or written communications between the parties regarding Confidential Information. This Agreement must be signed in two (2) copies, each of which shall constitute the same instrument. Once completely executed, any reproduction of this Agreement made by reliable means shall be considered an original.

initial above

IN WITNESS WHEREOF, the parties hereto have caused this Confidentiality Agreement to be executed as of the Effective Date.

Authorized Signature	Member's Signature	
		-
Ву:		-
	Signed For:	
Date:	Date:	_