ALL BUSINESS CORPORATION D/B/A US EXPRESS MONEY ORDER

Tel: 770-248-5688 Fax: 770-248-5687 USMOSERVICE@GMAIL.COM

Dear Prospective Agent: ** PLEASE READ**

- ☐ APLICATION MUST BE **FILLED OUT BY TWO APPLICANTS**
- ALL DOCUMENTS <u>SIGNED BY TWO APPLICANTS</u>!! BOTH <u>APPLICANTS NEED TO SIGN ALL DOCUMENTS BY THE "X".</u>
- □ BUSINESS LICENSE REQUIRED!
- ACH AUTHORIZATION: YOU MUST PROVIDE A VOID CHECK
- □ PHOTO ID FOR EACH APPLICANT
- □ EIN LETTER OR EIN (TAX ID) NUMBER

THANK YOU

- 1. Please fax the Application Packet to:
- 2. FAX: 770-248-5687
- 3. And mail the original Application Packet to:
 US Express Money Order
 PO Box 762
 Norcross, GA 30091
- 4. <u>SERVICE WILL NOT START UNLESS WE RECEIVE THE ORIGINAL</u> DOCUMENTS.

ALL BUSINESS CORPORATION D/B/A US EXPRESS MONEY ORDER

POSITION APPLIED FOR (office use) Setup Date Agent # Received Date PLEASE PRINT CLEARLY **BUSINESS INFORMATION** Business Name(STORE NAME) Corporation Name Owner(s) Name (s) on Business license Business Address (Street Address) EIN (TAX ID #) Business Address (City, State, Zip Code) County Business Phone # Fax Number Emergency Phone # Who can we contact at the store if there is a problem? ■ Manager _ □ Owner □ Emergency Contact PERSONAL INFORMATION 1st Applicant Name (Last, First, Middle Initial) Social Security # Date of Birth (mm/dd/yyyy) Home Address (Street, City, State, Zip Code) Home Phone # Cell Phone # E-mail Address How did you find out about Us Express Money Order? □ Referral Have you ever been convicted of a felony? ☐ Yes □ No If yes, please explain. PERSONAL INFORMATION 2nd Applicant Name (Last, First, Middle Initial) Social Security # Date of Birth (mm/dd/yyyy) Home Address (Street, City, State, Zip Code) E-mail Address Home Phone # Cell Phone # Have you ever been convicted of a felony? ☐ Yes ☐ No If yes, please explain. _____

Name	Relationship	Occupation & Company	Address (Street, City, State, Zip)	Telephone and EMail Address
·	ense, business lic	ation, copy of voi cense, and 1 st and		•
Us Express P.O. Box 7 Norcross,	_		Telephone: (770)248-5 Email: <u>usmoservice@</u>	5687
P.O. Box 7 Norcross, except the process of the proc	GA 30091 REFULLY AND Sometion (or omission to become an/or to sole discretion, resible sources and	ns) in this applications) in this applications without may obtain my/our it to evaluate my/o	Telephone: (770)248-5 Email: usmoservice@	are correct. I undersents, will be sufficier ur full consent that A
P.O. Box 7 Norcross, PLEASE READ CA hat any false inform frounds for refusal to Business Corp. at its	GA 30091 AREFULLY AND Sometion (or omission to become an/or to sole discretion, resible sources and ponsible for any positive sole of the sources and ponsible for any positive sole sole sole sole sole sole sole sol	ns) in this applications) in this applications without may obtain my/our it to evaluate my/o	Telephone: (770)248-5 Email: usmoservice@	are correct. I undersents, will be sufficier ur full consent that A

ACH AUTHORIZATION AGENT NO We, the MERCHANT, authorize US EXPRESS MONEY ORDER (US EXPRESS) to debit or credit the account of the bank listed below for adjusted remittances. A voided copy of check of the account is attached herewith.						
(Business Name)	(Phone No.)	_				
X(Signature)	(Date)	_				
, ,	. ,					
(Routing #) PRINT CLEARLY	(Account #) PRINT CLEARLY					
Attach A Voided Check Here						

PERSONAL INDEMNITY AND GUARANTY

personally, jointly and severally guarantees to ABC t	ust Agreement dated the receipt of which is hereby acknowledged, a sideration, receipt of which is hereby acknowledged, the undersigned and each of us he prompt payment in full by agent (as defined in the Trust Agreement) of all sums and and complete performance by agent of all other obligations thereunder.	
all losses, costs, attorney's fees or expenses when AF	having to proceed against agent, to pay on demand all sums due and to become due to AlBC may suffer by reason of agent's or nay of our failure to pay or perform any obligation absolute, unconditional, and continuing guarantee of payment.	
	e undersigned's consent, and without affecting or impairing the obligation of any of the o, or waive or amend any of the obligations of the agent, including without limitation, are	ny of the
any other party at any time directly or contingently linumber or extent of such renewals or extensions; (b) (c) settle, release (by operation of law or of and the security or collateral therefore. If any, (d) consent to the transfer of, or release from time. No payment by a guarantor hereunder shall entitle the of agent, except after the full performance, payment and whatsoever, and we have all set-offs and counterclaim. This guaranty shall bind our respective administrate assigns and we hereby waive notice of any assignment.	herwise), compound, compromise, collect or liquidate any of said obligations in any manner; or to time, security or collateral, if any. ne guarantor, by subrogation or otherwise, to any payment by agent under or out of the and discharge of all agent's indebtedness obligations, and liabilities to ABC. of any or all of the undersigned. presentment, demand, protest, and notice of non-payment and any other demands and ms. ors, personal representatives, successors, and assigns, and shall inure to ABC's success and the ABC's rights are cumulative and not alternative.	d notices
	·	
Signature X	Home Address	
Print Name		
SS#		
Date		
Signature X	Home Address	
Print Name		
SS#		
Dete		

_FIDELITY AND SECURITY AGREEMENT

In order to induce All Business Corporation d/b/a/ US EXPRESS MONEY ORDER (hereinafter "Secured Party") to enter into a Trust Agreement with

(Borrower name)(hereinafter "borrower) by secured party in accordance with the provisions of said Trust Agreement, the undersigned hereby grants to secured party a	security interest
in all fixtures, equipment, inventory, merchandise, and goods of the (borrower name)	business or
home now owned and operated by the undersigned under the trade style "_(business name/borrower name)	,,,
at the following location:	
(work address)	
(home address)	

(said location being hereinafter referred to as the "Premises"), together with all additions, accessions and substitutions for such fixtures, equipment, inventory, merchandise and goods, together with the products and proceeds thereof (all such property being hereinafter collectively referred to as the "Collateral").

This conveyance of security title in the collateral to secured party is to secure the performance by THE BORROWER of all of its obligations under the said Trust Agreement, including the delivery to secured party of all funds and money held in trust by THE BORROWER as the proceeds of US Express MONEY ORDER by THE BORROWER, the payment of all sums due to secured party from THE BORROWER, including attorney's fees, pursuant to the terms of said Trust Agreement, and the performance by THE BORROWER of all of its other obligations under the Trust Agreement as well as the satisfaction of all other obligations of THE BORROWER to Secured Party, however created, arising or evidenced, whether direct or indirect absolute or contingent, or now or hereafter existing, or due or to become due (the obligations of THE BORROWER secured hereby being herein collectively called the "Obligation").

Until default (as defined herein) the undersigned may have possession of the collateral and use the same in any lawful manner not inconsistent with this security agreement or with any policy of insurance on any of the collateral, and the undersigned may have possession of the inventory, merchandise, and goods and may sell from the same to customers in the ordinary course of business of the undersigned.

The undersigned hereby covenants and agrees that:

- (1) The Collateral will be kept on the premises unless the secured party shall otherwise consent in writing;
- (2) The undersigned will at all times keep Collateral fee of all liens and claims whatsoever, other than the security interest conveyed hereunder, and the following prior security interest(s);
- (3) The undersigned will from time to time, on request of secured party, execute such financing statements and other documents and do such other acts and things as secured party;
- (4) The undersigned will at all times keep the Collateral in good order and repair, ordinary wear and tear expected;
- (5) The undersigned will not sell, transfer, lease, or otherwise dispose of the Collateral or any interest therein, except for the sale of goods and inventory in the ordinary course of business, without the prior written consent of Secured Party;
- (6) The undersigned will at all times keep the Collateral insured against loss, damage, theft, and other risks and shall show Secured Party as the loss payee on all policies of insurance covering the Collateral; and
- (7) The undersigned shall allow Secured Party to examine and inspect the Collateral at any reasonable times.

The occurrence of any of the following events shall constitute a condition of default which shall authorize Secured Party to exercise its remedies hereunder:

- (1) The failure of THE BORROWER to deliver upon demand any monies or funds held in trust by THE BORROWER for Secured Party, in which event Secured Party's remedies hereunder may be exercised immediately;
- (2) The failure of THE BORROWER to pay any other sum due under the Trust Agreement to Secured party within five [5] days from demand therefore;
- (3) The failure of THE BORROWER to perform any other obligation under the Trust Agreement within the time allowed by said Trust Agreement; or
- (4) Any Failure of the undersigned to perform any of its obligations under this Security Agreement.

Whenever a default shall exist, the Secured Party may, at its option, and without further notice or demand of any kind, exercise any and all rights and remedies available to it under the Uniform Commercial Code in effect in the State of Georgia or available to it under other applicable law. The undersigned agrees, in the case of default, except with written consent of Secured Party, to cease the sale, lease or furnishing of any inventory and to cease the use or consumption of and to assemble all the Collateral at a convenient place lease or other disposition of the Collateral, including the cost of collecting, assembling, preparing, and processing the same for enforcement of Secured Party's rights hereunder, together with 15% attorney's fees. Secured Party may maintain any part or all of the Collateral on the Premises for the purpose of selling or disposing of same, and the undersigned grants Secured Party full rights of access to the Premises for this purpose and agrees to take all actions and to pay all rentals necessary to maintain possession of the Premises for this purpose for a reasonable period. The undersigned acknowledges that a substantial part of the Collateral is perishable and that, if any notification of intended disposition of any of the Collateral is required by law, such notification, if mailed, shall be deemed reasonably and properly given at least five [5] days before such disposition, postage prepaid, addressed to the undersigned at the address shown above, or at such other address as the undersigned shall notify the Secured Party in writing.

The undersigned expressly acknowledges to Secured Party that this Security Agreement has been executed and the obligations have been incurred
for goods sold or leased, services rendered, or monies advanced for use in the conduct of a business or profession, and not for personal
consumption, and that the transaction constitutes a "commercial transaction" as defined in Subpart 2, part 4, Article VII, Chapter XIV of Title 44 of
the Official Code of Georgia. The undersigned expressly and unconditionally waives any and all rights which the undersigned may have to notice
prior to seizure or repossession of any of the Collateral by Secured Party.

Upon the performance by Agent of all of its obligations under the Trust Agreement, including, but n Agent for Secured Party, this Security Agreement shall be null and void, and Secured Party shall the Collateral to the undersigned.	·	•	-
IN WITNESS WHEREOF the undersigned has executed this Security Agreement under seal this	day of	, year	<u></u> .
Signature X			
Signature X			

TRUST AGREEMENT

THIS AGREEMENT, effective as of	, between ALL BUSINESS CORPORATION (hereinafter "ABC"), a Georgia
corporation authorized to issue money orders under License No.	, issued by the Georgia Department of Banking, and
(hereir	nafter "Agent") and
	(hereinafter "Responsible
Persons") (the Agent and each of the Responsible Persons being herein	nafter collectively referred to as "Trustee"). In consideration of the mutual
promises set forth below, ABC, Agent and Responsible Persons agree	as follow:

- 1. **Trust Relationship**. ABC appoints Trustee as its agent authorized to sell US Express Money Orders issued by ABC in accordance with provision stated herein. Upon execution of this agreement and pursuant to its terms. Agent and Responsible Persons shall be trustees and shall act in fiduciary capacity with respect to any money orders in Trustee's possession and all proceeds, as defined in subsection 2(d) hereof. Trustee shall account for the money orders and proceeds separate and apart from all other funds and money of Trustee and shall not commingle the money orders and proceeds with any other funds and money. In the event Trustee does commingle money orders and/or proceeds with any other funds and/or money such other funds and money shall be deemed to be impressed with a trust with respect thereto. It is expressly understood that Trustee does not by operation of this agreement, acquire any right, title or interest of any kind in the money orders, the proceeds, or the ABC Fee as defined in subsection 3(b) hereof. Agent and each Responsible Person accepts appointment as a Trustee hereunder and assumes fiduciary responsibility for the ABC funds and money orders in their possession or control.
- Sales Procedures. (a) Agent shall not sell any single money order for an amount imprinted thereon (Face Value) exceeding the Money Order Upper Limit, as defined in Section 1 of Schedule A; and Agent shall not sell to the same customer within any 24 hour period money orders for an amount exceeding the Daily Sales Limit defined in Section 2 of Schedule A. The Agent's Money Order Upper Limit and/or Daily Sales Limit may be changed by ABC at its sole discretion. (b) Agent shall sell money orders only in accordance with the instructions of ABC which may be amended from time to time by ABC in its sole discretion and shall become part of this Trust Agreement. (c) No money orders shall be issued, sold or delivered to any person in payment of any obligations of the Agent, its employees or representatives. (d) Agent shall collect the face value for each money order sold (proceeds) and Agent may also collect any fee which the Agent decides to charge its customers for the purchase of money orders. In establishing this fee, Agent shall comply with all laws and regulations with respect to such fees. (e) Agent shall accept only cash in payment for money orders. Agent's acceptance of any other form of payment for money orders is at agent's own risk and Agent shall be liable to ABC for the face value of any money order sold, including any ABC Fee, regardless of whether agent ultimately receives payment therefore. (f) Agent shall make sure the sequence number, printed by computer printer, to guarantee the identity of two sequence numbers. The Responsible Persons shall personally supervise and shall be fully responsible for the observance of all of the foregoing obligations of Agent. Trustee acknowledges and agrees that a breach of the foregoing Sales Procedures, particularly subsection 2 (c), may constitute fraud or defalcation while acting in a fiduciary capacity within the meaning of 11 U.S.C. § 524(a)(4).
- Reporting and Remittance Procedures. (a) Agent shall keep agent's copies of money orders sold by the agent. (b) Agent, at its own expense, shall pay to ABC all proceeds, together with the fee as set forth in Schedule A (ABC Fee), in accordance with the remittance procedures set forth in Schedule A. (c) At any time during the term of this agreement ABC may change the provision of subsections 3 (a)-(b) and Schedule A hereof as required to comply with applicable law, and thereafter ABC may change such provisions as it deems necessary or appropriate on thirty days written notice to Agent. Trustee agrees that, in the event that any check or electronic funds transfer (EFT) used by Trustee to remit proceeds to ABC is returned NSF or otherwise dishonored, Trustee will pay a NSF fee in an amount equal to the greater of \$100.00 for each item returned or one (1%) percent of the amount of the item returned to cover ABC's administrative and monitoring expense with respect thereto. All proceeds not remitted by Trustee and received by ABC within eight (8) days from the date of sale shall bear interest at the rate of eighteen percent (18%) per annum from such eighth (8th) day.
- 4. **Service to be provided by ABC**. (a) After execution of this agreement, ABC shall mail or deliver an appropriate number of money orders to the offices of Agent. (b) ABC shall provide assistance to agent in refunding, tracing, or returning lost or stolen money orders. (c) Solely as an accommodation to Agent, ABC will stop payment on any money order furnished to Agent at the written request of Agent, but solely at the risk and expense of Agent. Agent's oral request to stop payment on a money order will be binding upon ABC only if confirmed in writing immediately thereafter. It is expressly agreed that ABC will not responsible for any payment made as a result of Agent's failure to comply with the limitations specified herein; and Agent acknowledges that any credit made to Agent with respect to a stop payment on a money order will be provisional subject to the ultimate determination of liability or such money order, since Agent is responsible for all ABC money orders furnished to Agent. (d) ABC shall provide Agent with equipment to sell the money orders, which equipment shall at all times remain the sole property of ABC and may be removed by ABC at any time without prior notice to the Agent. Agent shall be liable to ABC for the loss or damage of the equipment.
- Personnel, Space and Equipment. Agent shall furnish personnel and space sufficient to adequately market ABC's, and only ABC's, money orders. ABC shall provide one or more POS terminals with the required software; and Agent shall provide any necessary telephone or cable lines and connections required for the POS terminal(s). ABC will service the terminal(s), but Agent shall be responsible for any abuse or negligent damage to the unit(s). Agent acknowledges and agrees that local voltage, temperature and humidity conditions may lead to fire or electrical shock hazards to Agent, its employees and invitees from the POS equipment provided by ABC; and Agent shall be solely responsible for avoiding hazards and shall indemnify and hold ABC harmless with respect any loss, injury or damage resulting from fire, shock or similar hazard. Agent further acknowledges that ABC's equipment and software are proprietary, and Agent may not disassemble the equipment or decompile the software.

- 6. **Safekeeping and Liability for Loss**. (a) Agent shall take such measures to safeguard and protect all unsold money orders as a prudent person would take to safeguard and protect a like amount of his own cash. (b) Agent shall be liable to ABC for the face value of any money orders lost or stolen from Agent and subsequently paid by ABC if: (1) the loss or theft of the money orders is caused, in whole or in part, by the dishonesty of any officer, employee, representative or agent of Agent, or (2) the loss or theft of the money orders is caused by agent's failure to safeguard the money orders in accordance with subsection 6 (a) of this agreement, or (3) the loss or theft of the money orders is not reported in writing within twenty-four (24) hours of agent's discovery that such money orders have been lost or stolen. (c) As used in this agreement with respect to blank money orders, the "loss" shall mean the amount actually paid by ABC without reference to the legal obligation of ABC to make such payment. (d) Agent shall be absolutely liable for any loss or theft of the proceeds and/or ABC Fee for any money order sold by Agent at any time and under any circumstances.
- (e) ABC shall assume responsibility for raised or counterfeited money orders provided that an act or omission of Agent or Agent's employee, representative or agent did not allow such money orders to be raised or counterfeited.
- 7. **Term of Agreement**. Since this agreement is based upon the mutual trust and confidence of each party in the other, this Agreement and the agency relationship created hereunder may be terminated at any time by any party by written notice to the other parties; provided, however, that any such termination shall not release any party from any liability already accrued hereunder, or impair ABC's security interest until all amounts secured thereby have been paid.
- 8. Legal Compliance. Agent shall comply with all laws and regulations applicable to its business.
- 9. **Termination**. (a) In addition to any other rights ABC has to terminate this agreement, ABC may immediately terminate this agreement (1) in the event that ABC determines that there has been an adverse change in the financial condition of Agent or any Responsible Person, or (2) in the event that Agent or any Responsible Person shall become insolvent, or shall enter bankruptcy or receivership proceedings, or shall make a general assignment for the benefit of creditors. (b) In the event that agent fails to comply with the remittance procedures set forth in section 3 hereof, ABC may immediately terminate this agreement. In such event, ABC shall have the right to inspect and audit agent's books and records. (c) In the event that agent fails to comply with the other provisions of this agreement, including all Schedules hereto and all rules and regulations promulgated by ABC, and such non-compliance is not corrected within thirty (30) days following notice of such non-compliance from ABC, ABC may terminate this agreement immediately on written notice to agent. (d) In the event of termination for any reason, agent shall immediately remit to ABC the proceeds for Money Orders sold by agent plus ABC Fees with respect thereto. Agent shall also return to ABC all unsold Money Orders and any equipment, display material or other property furnished to Agent by ABC. All such money orders and proceeds due ABC shall, until remitted to ABC or picked up by a representative of ABC, be held by agent in trust for ABC. Any property furnished by ABC shall remain the sole property of ABC. Agent agrees to keep any equipment or properties furnished by ABC free and clear from any liens or encumbrances thereon. (e) In the event Agent elects to terminate this agreement prior to the expiration of the initial term, Agent agrees to reimburse ABC for its reasonable costs for printing any money orders for Agent's sale which Agent has not sold, and , if Agent became ABC's Agent at the outset of the initial term, for ABC's reasonable costs of esta
- 10. **Indemnification**. Agent and each Responsible Person, jointly and severally, shall indemnity and hold ABC harmless from all losses, claims, demands, actions, suits, proceedings or judgments, including costs and attorney's fees, which ABC may at any time incur or suffer resulting in whole or in part from actions or omissions, whether done negligently or intentionally by Agent, its agents, employees or representatives, arising out of this Trust Agreement, including without limitation ABC's actions on Agent's order to stop payment on a money order or from the violation of any laws, regulations or ordinances by Agent, its employees, agents or representatives.
- 11. Agreement. (a) This Trust Agreement, or any of the rights hereunder, including the right to any payment due, may not be assigned to any other person or entity, including a successor in interest, whether by operation of law or otherwise, without the prior written consent of the other party and any attempted assignment in contravention of this section shall be null and void. However, ABC may assign any or all of its rights or duties under this agreement to another entity without the prior written consent of agent. In the event that either party assigns this Trust agreement or any other the rights or duties hereunder to any third party other than as specifically permitted in this section without the prior written consent of the other party, then non-assigning party may terminate this agreement upon written notice to the assigning party. (b) In the event that Agent ceases to exist in the form in which it exists as of the date hereof, whether by reason of merger, sale, liquidation, or otherwise, Agent shall notify ABC in advance of the effective date of such change and ABC, at its sole option, may terminate this agreement upon written notice.
- 12. **Notices**. Unless otherwise agreed to by the parties in writing, all notices, requests or other communications hereunder shall be in writing and shall be sent by first class mail, postage prepaid, or by fax, or electronic mail, or shall be personally delivered, to the other party at its respective address specified at the end of this Trust Agreement, or to each such party, at such other addresses as shall be designated by such party in written notice to the other party in compliance with the terms of this Section. If no other address for Agent is designated, ABC may provided notices, requests or communications hereunder to the person whose signature appears herein below at the address first set forth below. All such notices, requests, and communications if mailed, faxed, telexed, or telegraphed, and addressed as set forth below shall be effective when sent.
- 13. **Advertising**. Agent shall obtain written approval of ABC prior to use of the US EXPRESS name, logo, trademark, service mark, copyright, or other proprietary classification in any advertising or instructional material produced by or for Agent.
- 14. Exclusive. Agent agrees that during this term of this Agreement, ABC shall be Agent's sole and exclusive provider of money orders.
- 15. **Financial Condition**. Agent agrees to supply ABC with an annual financial statement each year. Agent further agrees to maintain adequate property and casually insurance and to provide evidence thereof. Agent's failure to provide such statements shall result in termination of this Agreement pursuant to the provisions of Subsection 9 (c) hereof.
- 16. **Attorney's Fees**. In the event that any amount due to ABC under the terms of this Trust Agreement is collected by or through an attorney at law. Agent shall pay all costs of collection including 15 % attorney's fees on all amounts due hereunder.

- 17. Governing Law. This Trust Agreement shall be construed and enforced in accordance with and shall be governed by the laws of the State of Georgia.
- 18. Security. As a material inducement to ABC to entrust Agent to handle its money orders, Agent and/or one or more of the Responsible Persons have executed a Fidelity Bond and Security Agreement conveying a security interest in certain assets to ABC. Regardless of any termination of this Trust Agreement by any party thereto, said security interest shall remain in effect for so long as any obligation to ABC arising under this Trust Agreement remains unpaid or unperformed or any other amount remains due from any Responsible Party, whether or not arising with respect to the location identified herein. Moreover, the foregoing security interest shall remain unimpaired by any change of ownership of the business or assets subject to said security interest or by lapse of time. Agent and each Responsible Person expressly authorizes ABC to execute and file such financing statements (UCC-1) and amendments and continuation statements as ABC shall deem necessary or appropriate to maintain its security interest effective and intact as long as any obligation owing to ABC hereunder remains unpaid or unperformed.
- 19. Entire Agreement. This Trust Agreement, including all Schedules hereto and including any Fidelity Bond and Security Agreement executed herewith, constitutes the entire and sole agreement between the undersigned parties with respect to the subject matter herein. This Agreement supersedes all prior understandings, arrangements, or agreements between the parties hereto not contained in this Agreement, all of which are merged herein. No modification, renewal, extension, or waiver of any of the provision of this Trust Agreement shall be binding upon either party unless made in writing and signed by the parties to be bound.

IN WITNESS WHEREOF, the parties have caused this Trust Agreement to be executed by their authorized officers as of the day and year first written above, or, in the case of an individual Responsible Person, has signed and sealed this Trust Agreement.

Address of Agent's Location:				
Name	ALL	ALL BUSINESS CORPORATION		
Address	d/b/a U	d/b/a US EXPRESS MONEY ORDER		
		P.O.Box 762 Norcross, GA 30091		
	Date:			
	Ву:	Manager		
RESPONSIBLE PERSONS:				
SIGNATURE	SIGNATURE			
Name (Print)	Name (Print)	_		
Address	Address	_		
		_		
Social Security Number	Social Security Number	_		

SCHEDULE A

1. Money Order Upper Limit. Agent shall no hundred dollars (\$	t sell any single money order for an amount imprinted thereon (Face Value) exceeding). This amount shall be called the Money Order Upper Limit.
	ame customer within 24 hours money order the total amount of face value of which exceeding This amount shall be called the Daily Sales Limit.
3. ABC Fee. Agent agrees to pay ABC a fee of fee from time to time by written notice to agent	for each Money Order sold. Agent agrees that ABC may modify the amount of t, which modification shall become effective at the date set by ABC in the notice.
4. Sales Period. Agent's sale period per week sha	all be either:
(A) \underline{Monday} through $\underline{Wednesday}$ and \underline{Thu}	ursday through <u>Sunday</u> .
(B) <u>Tuesday</u> through <u>Thursday</u> and <u>Frida</u>	<u>Y</u> through <u>Monday</u> .
Agent electronically through the modem forwards	at least twice, the first time in the early afternoon, and the second time in the late afternoon, is its sales data of Money Order to ABC's computer system. Agent must keep agent's copies of one year from the date sold, and ABC has all the right to audit them at any time ABC needs
agent's designated bank account on (A) \underline{Tuesda} is a	authorizes for ABC to initiate an ACH debit/ to draw Depository Transfer Check on the ay and Friday or (B) Monday and Wednesday. In the event Tuesday or Friday iness day. The remitted shall be equal to the sum of all face value plus ABC fee for all Money les period.
payment due for each day agent fails to make such payr \$150.00. The penalty amount may be changed by ABC due, ABC may immediately terminate the agreement. Ethe agreement. ABC also reserves the right, in its sole	with the preceding paragraph, the agent shall be subject to a ACH return charge in the amount of the ment equal to the sum of interest thereon at the rate of 1.5% of the returned ACH amount plus penalty of at its sole discretion. If ABC has not received in good funds the remittance amount due on the day it is early termination fee of \$200.00 will be applied if agent discontinues the service with the initial term of discretion, to sell, assign, or transfer its interest in the outstanding or prepaid trust funds together with curred by ABC to any entity of ABC's choosing to include a finance company. Prepaid shall be defined for which it has not received collected funds.
AGENT	
BY X	
TITLE	ALL BUSINESS CORPORATION US Express Money Order
DATE	5990 Unity Drive Ste F Norcorss, GA 30071
BY X	
TITLE	
DATE	

	Applicant Information (Please Print))		Account Number:
nt Name: (First Midd		Current Address: (street a	address)	
ame(s) Used: (like M	laiden)	City:	State:	Zip:
* 🗀 💆		Former Address: (1)		
Male Fema	ale			
ecurity Number:*		City:	State:	Zip:
License Number.:	State:	Former Address: (2)		
License Humber	ciale.	r cimer radirece. (2)		
Birth: *	Place of Birth: (City, State, Country)	City:	State:	Zip:
		1		·
* This informat	ion will be used for purposes of background s	creening only and will not be	used in making any e	mployment decisions.
	DISCLOSURE REGARDI	NG BACKGROUND INVES	TIGATION	
information pereports will only which you are hired, through California whe after receipt of copy of your reobtained with by InfoMart, 1st The scope of the organization and for your employ request discloss	itter), drug screening, any educational and lice training to you which may be in the files of any be requested where such information is sure applying. These reports may be obtained at pout your employment. An "investigative consider that term means any consumer report. You this notice, to request disclosure of the nature and regard to applicants for employment is an investigative to applicants for employment is an investigative and authorization is all-encomell manner of consumer reports and investigative to the extent permitted by law. As a resure of the nature and scope of any investigation is all-encomell manner of consumer reports and investigative of the nature and scope of any investigative and applicants or employees only: You where the sure applicants or employees only: You	ny federal, state or local crin bstantially related to the dut any time after receipt of you sumer report" includes inform u have the right, upon writter and scope of any investig scope of the most commor vestigation into your education 20-800-3774 www.infomart-passing , however, allowing tive consumer reports now a sult, you should carefully consumer report.	ninal justice agency in ties and responsibilitie ur signed authorization mation from personal is en request made withing gative consumer report form of investigative on and/or employmen usa.com or another or Employer to obtain from diffyou are hired, the onsider whether to exercise.	any state. Credit s of the position for and, if you are nterviews, except in n a reasonable time rt and to request a consumer report t history conducted utside organization. om any outside nroughout the course ercise your right to
consumer repo contact the Co designated to	ort requested by Employer by contacting the impany to request the name, address and te handle inquiries, which Employer shall provide the inquiries of the contents of the con	consumer reporting agency lephone number of the near de within 5 days.	identified directly aborest unit of the consum	ve. You may also her reporting agency
by Employer, a furnished the r	and if such report was requested, informed o	f the name and address of t	he consumer reporting	g agency that
identity theft p that Employer	cants or employees only: Information descrotection, the storage and disposal of your or has not maintained secured records is available.	edit information, and remedable to you upon request.	ies available should y	ou suspect or find
InfoMart for a Employer a co	State applicants or employees only: Under written summary of your rights. If you submit implete and accurate disclosure of the nature er obtains information bearing on your credit inter you would present an unacceptable risk of	a request to Employer in we and scope of the investiga worthiness, credit standing	riting, you have the rig tive consumer report I or credit capacity, it w	ht to get from Employer ordered, if vill be used to
	d Oklahoma applicants or employees onl	y: Please check this box if	you would like to recei	ve a copy of a
consumer repo	ort if one is obtained by the Company.			.,
APPLICAN Signature:	т:	Date:	, ,	

Info Mart

Print Name:

Applicant Name: (First Middle Last)	
	Account Number: 101-109019

ACKNOWLEDGMENT AND AUTHORIZATION

I acknowledge receipt of the DISCLOSURE REGARDING BACKGROUND INVESTIGATION and A SUMMARY OF YOUR RIGHTS UNDER THE FAIR CREDIT REPORTING ACT and certify that I have read and understand both of those documents. I hereby authorize the obtaining of "consumer reports" and/or "investigative consumer reports" at any time after receipt of this Acknowledgement and Authorization and, if I am hired, throughout my employment. I understand that, except in California, InfoMart, 1582 Terrell Mill Road, Marietta, GA 30067 800.800.3774 www.infomart-usa.com, and its agents, and/or another outside organization acting on behalf of Employer, and/or Employer itself may rely on this authorization to order additional consumer reports, including investigative consumer reports, from time to time during my employment, as deemed necessary for employment purposes and as allowed by law. I also authorize the following agencies and entities to disclose to InfoMart and its agents, and/or another outside organization acting on behalf of Employer, and/or Employer itself, all information about or concerning me, including, but not limited to: my past or present employers; learning institutions, including colleges and universities; law enforcement and all other federal, state and local agencies; federal, state and local courts; the military; credit bureaus; insurance companies; testing facilities; motor vehicle records agencies; all other private and public sector repositories of information; and any other person, organization, or agency with any information about or concerning me. The information that can be disclosed includes, but is not limited to, information concerning my employment history, earnings history, education, credit history, motor vehicle history, criminal history, military service, drug testing results, and professional credentials and licenses. I agree that a facsimile ("fax") or photographic copy of this Acknowledgement and Authorization shall be as valid as the original.

New York applicants or employees only: By signing below, you also Correction Law.	so acknowledge receipt o	f Article 23-A of	the New York
California applicants or employees only: By signing below, you as BACKGROUND INVESTIGATION AND CREDIT CHECKS PURSU, would like to receive a copy of an investigative consumer report or conocharge whenever you have a right to receive such a copy under C	ANT TO CALIFORNIA LA onsumer credit report if o	AW. Please che	eck this box if you
APPLICANT:			
Signature:	Date:	' /	Info Mart
Print Name:	-		Fax BOTH pages to: (770) 984-8997

Applicant Information (Please Print)			Account Number:	101-10
cant Name: (First Middle Last)	Current Address: (street address	5)		
Name(s) Used: (like Maiden)	City:	State:	Zip:	
er: *	Former Address: (1)			
	Tomici Address. (1)			
Male Female				
I Security Number:*	City:	State:	Zip:	
r's License Number.: State:	Former Address: (2)			
of Birth: * Place of Birth: (City, State, Country)	City:	State:	Zip:	
or birth. City, State, Country)	City.	State.	Ζιρ.	
* This information will be used for purposes of background screening	g only and will not be used in m	aking any em	ployment decisions.	
DISCLOSURE REGARDING BAC	CKGROUND INVESTIGATION	1		
Employer ("the Company") may obtain information about you from	a consumer reporting agency	for employme	nt purposes.	
Thus, you may be the subject of a "consumer report" and/or an "in-	vestigative consumer report" w	hich may incl	ude information	
about your character, general reputation, personal characteristics,				
interviews with sources such as your neighbors, friends, or associa				
checks, workers compensation records, credit bureau files, employ				
Facebook, Twitter), drug screening, any educational and licensing				
information pertaining to you which may be in the files of any feder	al, state or local criminal justic	e agency in a	ny state. Credit	
reports will only be requested where such information is substantia				
which you are applying. These reports may be obtained at any time				
hired, throughout your employment. An "investigative consumer re				
California where that term means any consumer report. You have				
after receipt of this notice, to request disclosure of the nature and				
copy of your report. Please be advised that the nature and scope				
obtained with regard to applicants for employment is an investigati				
by InfoMart, 1582 Terrell Mill Road, Marietta, GA 30067, 800-800-				
The scope of this disclosure and authorization is all-encompassing				
organization all manner of consumer reports and investigative con-				
of your employment to the extent permitted by law. As a result, yo				
request disclosure of the nature and scope of any investigative cor		ietilei to exert	ise your right to	
request disclosure of the flature and scope of any investigative cor	isumer report.			
New York and Maine applicants or employees only: You have	the right to inspect and receive	e a copy of an	y investigative	
consumer report requested by Employer by contacting the consum	ner reporting agency identified	directly above	e. You may also	
contact the Company to request the name, address and telephone	number of the nearest unit of	the consumer	reporting agency	
designated to handle inquiries, which Employer shall provide within	n 5 days.			
New York applicants or employees only: Upon request, you will		consumer rep	ort was requested	
by Employer, and if such report was requested, informed of the na				
furnished the report.		, 0	,	
Oregon applicants or employees only: Information describing you	our rights under federal and O	regon law reg	arding consumer	
identity theft protection, the storage and disposal of your credit info				
that Employer has not maintained secured records is available to y			-h	
Washington State applicants or employees only: Under the Wa		Act. you hav	e the right to ask	
InfoMart for a written summary of your rights. If you submit a reque				
Employer a complete and accurate disclosure of the nature and so				
any. If Employer obtains information bearing on your credit worthin				
evaluate whether you would present an unacceptable risk of theft				
considered.	or other districtions beliavior in	are job for wit	ion you are being	
, ouridiadica.	as about this boy if you would	121 6 2		
		TIKE to recove		
Minnesota and Oklahoma applicants or employees only: Plea	se check this box if you would	like to receive	e a copy of a	
	se check this box if you would	like to receive	е а сору от а	
Minnesota and Oklahoma applicants or employees only: Plea	<u> </u>			1
Minnesota and Oklahoma applicants or employees only: Plea consumer report if one is obtained by the Company.	<u> </u>		Info)/[0:

Print Name:

Fax BOTH pages to: (770) 984-8997

Applicant Name: (First Middle Last)	
	Account Number: 101-109019

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New York applicants or employees only: By sig Correction Law.	ning below, you also acknowledge receipt of Article 23-A of the New Y	ork
BACKGROUND INVESTIGATION AND CREDIT	gning below, you also acknowledge receipt of the NOTICE REGARDIN CHECKS PURSUANT TO CALIFORNIA LAW . Please check this box sumer report or consumer credit report if one is obtained by the Comuch a copy under California law.	x if you
APPLICANT:		
Signature:	Date://	ofo Mart
		Wich t
Print Name:		Fax BOTH pages to: (770) 984-8997