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Company Authorization Agreement



THIS AGREEMENT, made this d	day of,,	between
(COMPANY) whose address is		
and		(PROCESSOR) and/or TPA and
INTERCEPT CORPORATION (IC).		,

Definitions:

The terms stated below shall have the following meaning:

IC Intercept Corporation

PROCESSOR Processor noted above. The terms Processor and TPA are interchangeable.

COMPANY Company noted above

TRANSACTEE Company's Employee or Company's Customer

ACH Automated Clearing House: the system through which electronic funds are transferred NACHA National Automated Clearing House Association: the governing body which defines the

Rules and Regulations and file formats required to transfer money via the ACH system

BANK A depository financial institution including, but not limited to a commercial bank,

savings bank or credit union

CREDIT Transfer of money to an account/deposit
DEBIT Transfer of money from an account/withdrawal

TPA Third party administrator of flexible benefits/cafeteria plan/ERISA plan

I. Services Provided

- 1.1 Company authorizes Processor and/or TPA to create and transmit ACH files to IC for the purpose of transferring funds through the Automated Clearing House (ACH) pursuant to the terms of this Agreement and the rules of the National Automated Clearing House Association (NACHA), laws of the State of North Dakota, and applicable federal rules and regulations for various purposes including, but not limited to providing direct deposit of payroll for Company's employees (Transactees), transfers of funds for flexible benefits plans, tax impounding or any other reason Company may desire to transfer funds electronically through the ACH.
- 1.2 COMPANY UNDERSTANDS THAT IC PROVIDES ITS SERVICES ONLY TO PROCESSOR AND/OR TPA AND COMPANY. ALL FUNDS TO BE TRANSFERRED, WHETHER PAYROLL, FLEX BENEFITS, OR ANY OTHER FUNDS, MUST BE COLLATERALLY FUNDED AND FULLY GUARANTEED BY PROCESSOR, TPA, AND COMPANY. COMPANY UNDERSTANDS AND AGREES THAT IT WILL NOTIFY ITS TRANSACTEES OF THIS RELATIONSHIP WHEN APPLICABLE.
- 1.3 Through a letter from IC outlining approval terms, Processor and/or TPA will be notified of the types of ACH activity Company, Processor and/or TPA are approved to process. Company, Processor and/or TPA are specifically restricted to processing only such approved types of ACH activity, or such other types of ACH activity as specifically approved in writing by IC. Federal law prohibits the knowing acceptance of payments in connection with the participation of another person in unlawful Internet gambling. Company, Processor and/or TPA agree that they shall not, under any circumstances submit for processing any transaction in connection with Internet gambling.

II. Automated Transfers

- 2.0 Company warrants to IC that Company will have sufficient funds on hand to honor all transfer instructions received and processed by IC in the Company's bank account as disclosed herewithin and authorized by IC to electronically transfer from. In the event that transfer instructions are sent to IC and there are not sufficient funds on hand to honor the transfer instructions, such transfer instructions shall be "in error".
- 2.1 IC may refuse to follow Processor's and/or TPA's transfer instructions if IC reasonably and in good faith believes that Company's bank account balance is insufficient to fund the dollar amount of the payment instructions, IC reasonably believes that Company, Company's customer, or Company's Transactee





Bank will return, reverse or otherwise dishonor the debit to Company's, Company's customer, or Company's Transactee's bank or to TPA's trust account, or for any other reason IC deems reasonable.

- 2.2 If any amount transferred from or to Company, Company's Transactee or customer's account is dishonored or returned for any reason, including, but not limited to insufficient funds, account closed, unable to locate account, unauthorized transfer, or is reversed by Company, Company's Transactee and/or Transactee's Bank, IC may:
 - a. Reverse any corresponding transfers issued to Processor, TPA, Company, Company's Transactee, Company's customer or any other party without liability to Processor, TPA, Company, or Company's Transactee or any other party;
 - b. Require Processor, TPA or Company to wire transfer to IC by no later than 2:00 PM Central Time the day Processor, TPA and/or Company were notified of said return;
 - c. Re-submit the item and Processor, TPA and/or Company will be charged a late fee as provided herewithin and/or later supplemented;
 - d. The parties stipulate and agree that IC will not suffer any losses because of this Agreement and because of the services it will provide Processor, TPA, Company, Company's customers and/or Company's Transactee. Therefore, in the event that because of the actions or inactions of the Processor, TPA, Company, Company's customers and/or Company's Transactee, IC has incurred a loss, Processor, TPA and Company hereby agree to reimburse and pay IC for any and all losses including all costs, attorney's fees, and Processor, TPA and Company agree that IC may reimburse itself for all losses, costs, and attorney's fees by electronically transferring said amounts from the accounts of Processor, TPA and/or Company.
- 2.3 IC may reverse any transfer of funds if the transfer was not properly funded or honored by TPA, Company, Company's customers and/or Company's Transactee without any liability to IC and should IC suffer any loss, Processor, TPA and Company shall be liable to IC for all damages/losses incurred including costs, attorney's fees, and other expenses and Processor, TPA and Company hereby authorizes IC to transfer funds from said accounts to reimburse IC for all said losses.
- 2.4 Processor, TPA, and Company understand, agree, and acknowledge that as part of the ACH process, once Processor, TPA, and/or Company instructs IC to cause funds to be debited from the Company bank account, Company's Transactee's bank account, or Company's customer's account, such funds shall be placed in one or more IC accounts at IC's bank and that IC shall be the only entity authorized on such accounts. Processor, TPA, and Company further acknowledge that such IC accounts shall be subject to setoff by IC's bank.
- 2.5 The processing time limitations that are applicable to this agreement, and are made a part hereof, are located on the following website: www.intercepteft.com

III. Liability and Indemnification

3.0 PROCESSOR, TPA AND COMPANY AGREE TO INDEMNIFY AND HOLD IC HARMLESS FROM ANY AND ALL CLAIMS OF ANY PERSONS WHATSOEVER ARISING OUT OF IC'S PROCESSING ACTIVITIES FOR COMPANY OR COMPANY'S EMPLOYEE/CUSTOMER UNDER THE TERMS OF THIS AGREEMENT EXCEPT TO THE EXTENT THAT SUCH CLAIMS ARISE OUT OF IC'S GROSS NEGLIGENCE OR WILFULL MISCONDUCT. SUCH CLAIMS MAY INCLUDE, BUT ARE NOT LIMITED TO, CLAIMS OF COMPANY'S CUSTOMER'S, EMPLOYEES, OR OTHER TRANSACTEES CONTENDING THAT THE TRANSFER WAS UNAUTHORIZED, STOP PAYMENT ORDER WAS ISSUED, ACCOUNT CONTAINS INSUFFICIENT FUNDS, AND ANY OTHER CLAIMS ASSERTED BY SAID CUSTOMER OR TRANSACTEE OR TAXING AUTHORITIES WHOSE CREDITS MAY HAVE BEEN REVERSED OR BANKS WHO MAY HAVE SUFFERED DAMAGE OR LOSS BECAUSE OF INSUFFICIENT FUNDS OF COMPANY. COMPANY UNDERSTANDS AND AGREES THAT IC HAS NO DIRECT FINANCIAL INTEREST IN THE DEBITS AND CREDITS PROVIDED, PURSUANT TO THIS AGREEMENT, AND IS PROVIDING A SERVICE TO COMPANY FOR A FEE. ALL RISK OF LOSS AND LIABILITY TO ANY PERSON OR ORGANIZATION ARISING OUT OF THE SERVICES FURNISHED HEREUNDER SHALL BE THAT OF COMPANY, PROCESSOR AND TPA AND NOT IC.





- 3.1 Processor, TPA and Company shall have no right to cancel or amend any entry after its receipt by IC. At Processor's, TPA's, or Company's request, IC shall use reasonable efforts to cancel or amend an entry prior to transmittal to the ACH but shall have no liability if such cancellation is not effected.
- 3.2 IC is not responsible for the actions of Processor, TPA, Company, or others with respect to the amount, accuracy, and timeliness of transmittals or authorization of entries received from Processor and/or TPA. The acts of any other person or organization including, without limitation, banks or other financial institutions, or transmissions facilities, shall not be deemed the acts of IC. Processor, TPA and Company shall hold IC harmless from any transfers IC makes upon the direction of Processor, TPA or Company when such direction is without proper authority and/or in error.
- 3.3 IC's liability to Company or any other person shall in no event exceed the charges made by IC for the effected transaction. In no event shall IC be liable for consequential, special or punitive damages or loss of profits.
- 3.4 To the extent that IC's ability to provide the equipment, facilities or personnel is delayed, reduced, or interrupted by a force beyond IC's control, including, but not limited to, acts of God, public enemy, inclement weather, interruption of communications systems, physical damage to IC's premises, labor disputes, orders or directives of any governmental or quasi-governmental authority, IC shall not be required to perform its obligations under this Agreement or be liable to Processor, Company or Company's Transactee's for any failure to perform.
- 3.5 Confidentiality: Each party acknowledges and agrees that it may obtain certain confidential information from the other in the course hereof. Such information includes, but is not limited to, pricing and technical information, operating procedures, and other information pertaining to the business and customers of each party ("Confidential Information"). Such Confidential Information does not include: (a) information that is publicly available; (b) information received from a third party not in violation of any confidentiality obligation; (c) information already known by the receiving party at the time of the disclosure; and (d) independently developed information. Each party agrees: (i) to maintain the confidentiality of the other's Confidential Information, using efforts no less protective than such party uses in the protection of its own information: (ii) not to disclose such information to any third party, except auditors and regulators, or as otherwise required by law; (iii) not to use such information for any purpose whatsoever other than its performance hereunder; and (iv) to return all Confidential Information to the other party upon request. The parties stipulate and agree that it is not confidential information regarding whether Processor, Company, or Company's Transactee, transfer of funds through IC has been returned, reversed, allegedly unauthorized, or otherwise contested. Parties agree to follow and abide by the laws of the State of North Dakota, NACHA, ACH, and all other applicable federal laws and in addition, comply with IC's settlement bank privacy policy.
- 3.6 **Relationship of Parties:** The parties hereunder intend that their relationship to be that of independent contractors. In no event shall either party be deemed an agent, employee, partner or joint venturer of the other or have the power or authority to bind the other in any way. Nothing herein shall be construed to grant Processor, TPA, Company, Company's customers or Company's Transactee's, or any other person any right title, interest or license in or to IC's name, trademarks, or other proprietary information, and Processor, TPA, Company, Company's Transactee shall not use such name, trademarks or information without IC's prior written consent.
- 3.7 **Third Parties:** This Agreement is solely for the benefit of the undersigned and may not be relied upon or enforced by any third party.
- 3.8 Processor, TPA, and Company warrant and represent they have fully complied with all rules, regulations and laws regarding cafeteria plans/flexible benefit plans/ERISA plans and that they are fully compliant with said laws. Processor, TPA, and Company further stipulate and agree that they have provided Company's customer and Company's Transactee with a toll free telephone number, name, address, and contact person should any dispute or claim arise. Processor, TPA, and Company have further advised Company's customers and Transactees that if their dispute remains unsatisfied, they may contact IC, Processor and TPA. Company has provided Company's Transactees with IC's name, address, and toll free telephone number. Processor, TPA, and Company stipulate and agree that they are responsible and





liable for any failure to have any authorization of the transfers as contemplated hereunder. Processor, TPA, and Company further stipulate and agree that TPA and Company are responsible for the administration of any flexible benefit plan/cafeteria plan/ERISA plans compliance and taxation laws, rules and regulations regarding the same and that IC is only providing electronic means to transfer funds and nothing more.

IV. Fees

- 4.0 IC will charge Processor and/or TPA for all services rendered hereunder, and for any and all other costs, expenses or losses IC may incur in processing items for Company and/or TPA and for the fees as set forth in the Processor Agreement. IC may also charge Processor and/or TPA late fees from time to time upon IC providing Processor and/or TPA five (5) days prior notice regarding any late fee charge. In the event IC is unable to collect any fees or late fees from the Processor and/or TPA, IC will charge the Company.
- 4.1 Processor and/or TPA, pursuant to the terms of the Processor Agreement, have authorized IC to electronically collect all sums of money due IC. In the event IC is unable to collect all sums of money due IC from the Processor and/or TPA, and/or IC has discontinued processing transactions for Processor, and Company agrees to continue services from IC for any pending of future transactions, IC may contact Company to make arrangements to collect all sums of money due IC pursuant to the terms and conditions of this agreement.

V. Miscellaneous

- 5.0 **Entire Agreement:** This Agreement and the Authorization for Debit and Credit Electronic Funds Transfers constitutes the entire Agreement between Company and IC and correctly describes the parties mutual understanding of this Agreement. Any and all oral or written agreements, representations or understandings between the parties entered into or made prior to or made contemporaneously with the effective date of this Agreement have been incorporated into this Agreement or were revoked, released or terminated before the effective date of this Agreement. No modifications, deletions, additions, nor amendments to this Agreement shall be binding on IC unless the same are reduced to writing and the writing is signed by IC. All of the terms of this Agreement are subject to the approval of IC and unless IC has executed this Agreement, such approval has neither been obtained nor granted.
- 5.1 **Document Execution:** The parties to this Agreement agree to execute whatever documents are reasonably necessary to carry out the terms and effect of this Agreement.
- 5.2 **Governing Law:** This Agreement shall be governed by the laws of the State of North Dakota; NACHA; and applicable Federal law including, but not limited to, regulations of the Board of Governors of the Federal Reserve System and operating circulars of the Federal Reserve System Banks; Electronic Funds Transfer Act of 1978 and amendments; North Dakota's adoption of Uniform Commercial Code Funds Transfer Act; North Dakota Century Code Section 41-04.1; Foreign Assets Control Regulations, and any and all other applicable laws, rules and regulations. Parties to this agreement also stipulate and agree disputes regarding this Agreement shall be venued and filed and are subject to the exclusive jurisdiction of the United States Federal District Court, for the Southeast Division of the State of North Dakota, Fargo, North Dakota or the District Court for Cass County, Fargo, North Dakota.

5.3 **Default:**

- a. Company: Any failure by the Company, Processor or TPA to observe any term or condition of this Agreement, to provide IC with honored funds, or otherwise, shall allow IC to immediately terminate this Agreement and fax notice of such termination of Agreement to Company. IC shall provide Company with notice of termination either by telephone or fax followed up by written correspondence to be issued within ten (10) days of the date thereof.
- b. IC: In the event that IC fails to comply with any term or condition of this Agreement, Company may terminate this Agreement upon five (5) days written notice faxed to IC with the five (5) days notice of termination of Agreement commencing upon IC's actual receipt of the notice of termination.
- 5.4 **Non-Default Termination of Agreement:** Any time while this Agreement is in effect during which time neither party is in breach of this Agreement, any party to this Agreement may terminate this Agreement





upon fifteen (15) days notice of termination to be faxed to either party and followed up by written correspondence. Upon termination of this Agreement, Company's representations, obligations and duties shall survive termination of this Agreement and Company shall still indemnify and hold IC harmless and shall be liable to IC for all sums of monies due and payable hereunder to IC.

- 5.5 **Term of this Agreement:** The term of the Agreement will be for one (1) year from the date of this Agreement or unless this Agreement is subsequently supplemented or replaced. This Agreement will automatically renew for subsequent successive periods of one (1) year each thereafter, unless either party provides the other party written notice of termination fifteen (15) days prior to the end of any succeeding term of this Agreement, or this Agreement is later supplemented.
- 5.6 Electronic Funds Transfer (15 U.S.C. § 1693): Company acknowledges that it has been fully advised by its financial institutions and represents and warrants that all of the parties having funds, pursuant to this Agreement, debited and/or credited to or from their financial accounts, are fully advised of and aware of their rights and remedies pursuant to the Electronic Funds Transfer Act found at 15 U.S.C. § 1693, ex el., including, but not limited to the right to receive documentation, right to stop payment, or preauthorized transfers, charges for electronic funds transfers for the right to make such transfers and that Company is in full compliance with such act.
- 5.7 Authorization: Company represents that all debit and credit entries have been authorized and that an authorization agreement is of record. Processor, TPA and Company will indemnify and hold IC harmless for any failure by Processor, TPA and Company to have authorization agreements of record. TPA and Company stipulate and agree that they believe Company has fully complied with all applicable laws regarding ERISA benefits (flex benefit plans) and hereby indemnify and hold IC harmless from any and all liabilities that may arise from TPA and Company's failure to properly manage, obtain authorization, fund, or otherwise operate and institute a flexible benefit plan.
- 5.8 **Apparent Authority:** Company stipulates that any action that IC takes hereunder is pursuant to apparent authority of Processor and Company, its agents, assigns, officers, directors, employees. In the event that Processor's and/or Company's agent, assigns, officers, directors, or employees does not have the authority to the debit or the credit process by IC, Processor and Company hereby hold IC harmless from such actions and agrees to indemnify IC for such action pursuant to this Agreement. Processor and Company stipulate and agree that Company and not IC is liable for such action.
- 5.9 Limitation of Action: Company, Company's customers and/or Company's Transactee will have 60 days from the transaction date to notify Processor and/or TPA, in writing, of any discrepancies, errors or problems with a transaction processed. This will include but not limited to, errors in amounts, erroneous transactions, or other transactions processed. Processor, TPA and/or Company must notify IC telephonically and in writing of any said discrepancies, errors or problems with a particular processed transaction and provide IC with the following information:
 - a. Company transaction processed under with Fed Tax ID Number;
 - b. The name, account number and ABA number on the transaction in question;
 - c. The dollar amount of the transaction in question;
 - d. Description of the error and explanation of the error:

IC will inform Company and /or Processor and/or TPA of the results of its investigation within 30 days and will correct any error promptly. If IC needs more time, IC may take up to 45 days to investigate any complaint. For transfers initiated outside the United States or transfers resulting from point of sale or debit/access cards, the time periods for resolving errors will be 45 days and 90 days respectively.

5.10 Account Authorization: Company authorizes Processor, TPA, and IC to initiate electronic debit and or credit entries to and from the bank account disclosed below. Company understands that adjustment entries may be made to this account to insure an accurate and balanced accounting of all transactions. This authorization will remain in effect until Company cancels authorization in writing.





Bank Account	accomplish more. stre
Bank Name	
Bank Routing Number (nine digits)	
Bank Account Number	
Account Type (checking or savings)	
(including by portable document format (po	ecute this Agreement in any number of separate counterparts df) or facsimile), each of which, when executed and delivered e and effect of any original. All such counterparts shall be trument.
shall be effective upon the earliest of: (a	cations required or permitted hereunder shall be in writing and a) personal service, (b) upon receipt if mailed, (c) the next within the United States, or (d) upon confirmation (including lile message, addressed:
If to IC, to: Intercept Corporation 1700 42 nd Street S, Suite 2000 Fargo, ND 58103 Fax: (701) 241-9930 Attn: Bryan Smith	
If to TPA, to: Legal Name of TPA:	
Street Address:	<u> </u>
Fax:	
Attn:	
If to Company, to: Legal Name of Company:	
Street Address:	
Fax:	
Attn:	

Notice may be given at such other addresses as may hereafter be furnished in writing by the respective parties if given in the manner required above.



VI. ACH Security/Compliance Procedures



6.0 Authorized Representative: The Processor, Company and TPA agree to designate Authorized Representatives to act on the Processor's, Company's and TPA's behalf, which shall have the authority to authorize all actions necessary in the preparation and generation of the Processor's, Company's and TPA's entries. The Processor, Company and TPA agree that IC shall not be under a duty to inquire as to the authority or propriety of any instructions given to IC by the Processor, Company and TPA or any of the Processor's, Company's and TPA's Authorized Representatives and IC shall be entitled to rely upon all ACH instructions conveyed to IC.

IC shall be entitled to act upon the instructions of any person whom is the Processor's Company's and TPA's Authorized Representative, whether or not the Processor, Company and TPA have authorized such instructions. IC shall not be liable for any loss, cost, expense or other liability arising out of any such instructions.

- 6.1 Compliance With OFAC: The Processor, Company and TPA further agree to be in compliance with the Office of Foreign Assets Control Department (OFAC) including verification that Processor, Company and TPA shall not transact business with individuals appearing on the OFAC specifically designated individuals and corporate entities/nationals and blocked persons list (SDN), Cuban and North Korean citizens, individuals currently residing in Cuba or North Korea, companies located in North Korea or Cuba, and governmental entities or officials of Libya, Iraq, North Korea, Cuba, Sudan, Serbia, and the Federal Republic of Yugoslavia. Processor, Company and/or TPA agree to identify its customers in accordance with a customer identification program pursuant to the requirements of OFAC.
- 6.2 Authentication: The Processor and Company agree that IC may send notices and other communications, including IDs, USER IDs, PASSWORD(S) AND OTHER METHODS OF AUTHENTICATION to the current address shown in IC's records, whether or not that address includes a designation for delivery to the attention of any particular individual. IC will not be responsible or liable to the Processor or Company in any way if information is intercepted by an unauthorized person, either in TRANSIT or at the Processor's or Company's place of business unless the interception was caused by IC's breach of reasonable security measures under the circumstances. The Processor and Company must: (1) keep the Processor's and Company's PASSWORD(S) AND AUTHENTICATION METHOD(S) secure and strictly confidential, providing it only to Authorized Representatives on the Processor's and Company's account(s); (2) instruct each person to whom the Processor and Company gives PASSWORD(S) AND AUTHENTICATION METHODS that he or she is not to disclose it to any unauthorized person; and (3) immediately notify IC to get a new PASSWORD AND/OR AUTHENTICATION METHOD may have become known to an unauthorized person.

IC WILL HAVE NO LIABILITY TO THE PROCESSOR OR COMPANY FOR ANY UNAUTHORIZED PAYMENT OR TRANSFER MADE USING THE PROCESSOR'S OR COMPANY'S PASSWORDS AND/OR AUTHENTICATION METHODS THAT OCCUR BEFORE THE PROCESSOR OR COMPANY HAVE NOTIFIED IC OF POSSIBLE UNAUTHORIZED USE AND IC HAS HAD A REASONABLE OPPORTUNITY TO ACT ON THAT NOTICE WITHIN A REASONABLE TIME. IC may suspend or cancel the Processor's or Company's PASSWORD(S) OR AUTHENTICATION METHODS even without receiving such notice from the Processor and Company if IC suspects a PASSWORD OR AUTHENTICATION METHOD is being used in an unauthorized or fraudulent manner.

- 6.3 **Right To Audit:** Processor and/or TPA and Company agree that IC shall have the right, upon demand, to audit Processor's and/or TPA and Company's compliance with the terms of this Agreement and any and all NACHA Operating Rules established from time to time.
- 6.4 Acknowledgment of Security Procedures: Unless Processor and/or TPA and Company agree with IC in writing to a different Security Procedure than is set forth herein, Processor and/or TPA and Company acknowledge and agree that the authenticity of payment orders will be verified using the procedures set forth above. Further, Processor and/or TPA and Company agree that such Security Procedures are commercially reasonable.





6.5 Internal Security Procedures. Processor, Company, and/or TPA agree to (i) adopt and implement commercially reasonable policies, procedures and systems to receive, store, transmit and destroy Consumer-Level ACH Data in a secure manner and to protect against data breaches; and (ii) implement commercially reasonable policies, procedures and systems to detect the occurrence of a data breach within its respective organization. The term "Consumer-Level ACH Data" means a bank account number together with a bank routing number, or a customer's name together with a customer's social security number. Processor, Company and/or TPA further agree to comply with any prevention, detection, investigation, and escalation (notification) requirements of any NACHA policies relating to ACH data breach notification requirements and any applicable state or federal laws.

COMPANY	<u>PROCESSOR</u>	INTERCEPT CORPORATION
Signature of Authorized Agent	Signature of Authorized Agent	Signature of Authorized Agent
Name Printed	Name Printed	Name Printed
Title	Title	Title
Telephone Number		
Federal Tax ID Number		
TPA (If Applicable)		
Signature of Authorized Agent		
Name Printed		
Title		
Telephone Number		

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