

Reliable Fast Cash, LLC
Independent Sales Organization Agreement

This Independent Sales Organization Agreement (“Agreement”) is made on _____, 20____ (“Effective Date”) by and between Reliable Fast Cash, LLC, a Delaware limited liability company with offices at 1 Metrotech Center Suite 2001 Brooklyn NY, 11201 (“Reliable Fast Cash”) and _____, a (corporation/limited liability company/partnership), with offices at _____ (“ISO”). Reliable Fast Cash provides cash advance products and services to merchants (“Cash Advance Program”). ISO desires to market such products and services to merchants. Therefore, the parties agree as follows:

I. Definitions

The following terms when used in this Agreement will have the meanings set forth in this Section:

“**Cash Advance**” means a payment made to a Merchant pursuant to a Cash Advance Agreement.

“**Cash Advance Agreement**” means the written contract entered into between Reliable Fast Cash and Merchant which enables the Merchant to participate in the Cash Advance Program.

“**Cash Advance Compensation**” means the amount paid to ISO as set forth in Section 4.1 and Exhibit A of this Agreement.

“**Loss**” means any loss incurred by Reliable Fast Cash for any reason attributable to this Agreement or a Cash Advance Agreement.

“**Merchant**” means a business solicited by ISO that has entered into a Cash Advance Agreement or participates in the Merchant Program.

“**Merchant Program**” means the package of credit and debit card processing services offered by an affiliate of Reliable Fast Cash.

“**Other Services**” means those services, in addition to the Cash Advance Program and the Merchant Program, that Reliable Fast Cash offers to merchants, and that ISO shall offer to prospective Merchants, including but not limited to, professional services, business consulting, equipment leasing, gift card and check processing.

“**Renewal Advance**” means any additional payment made by Reliable Fast Cash to a Merchant after a Cash Advance has been repaid in full by the Merchant.

“**Residual Compensation**” means the amount paid to ISO for referring approved customers to Reliable Fast Cash and/or its affiliates for participation in the Merchant Program, as set forth in Section 4.2 and Exhibit A of this Agreement.

“**Sales Agent**” means any employee, independent contractor, or sub-ISO engaged by ISO that solicits prospective Merchants for the Cash Advance Program or the Merchant Program.

II. ISO Obligations

2.1 Merchant Site Inspections. ISO will take all action necessary to verify that each prospective Merchant conducts a bona fide business operation including but not limited to inspecting each prospective Merchant’s premises to determine whether it has the proper facilities, equipment, inventory and licenses or permits, if necessary, to conduct its business.

2.2 Cash Advance Agreements. ISO shall assist prospective Merchants in properly completing and submitting all applications and required documents for entry into the Cash Advance Program. ISO shall not change any term on a Cash Advance Agreement without Reliable Fast Cash’s prior written consent. Reliable Fast Cash will maintain the original executed copies of all Cash Advance Agreements.

2.4 Merchant Program. ISO will refer the name and contact information of prospective Merchants to Reliable Fast Cash for participation in the Merchant Program on a NON-EXCLUSIVE basis.

2.5 Non-Solicitation. During the term of this Agreement and for the later of 5 years after termination of this Agreement or termination of any Cash Advance Agreement, neither ISO, nor any Sales Agent, nor any principal or affiliate of ISO or a Sales Agent will directly or indirectly in knowledge: (A) solicit or endeavor to obtain any Reliable Fast Cash employee, independent contractor, consultant or Reliable Fast Cash independent sales organization or sales agent to work for any third party or contract directly with ISO, or (B) solicit for itself or for any third party or contract with any Merchant previously signed up by ISO with Reliable Fast Cash for any product or service that is similar to any Reliable Fast Cash service, Merchant Program, or Other Services unless Reliable Fast Cash shall not renew the Merchant or unless Reliable Fast Cash is not current in its payment obligations to the ISO. The parties understand and agree that any violation of this Section 2.5 would cause irreparable harm to Reliable Fast Cash, that the damages associated with such violation would be difficult to calculate, and therefore that, upon evidence that ISO has violated this Section, ISO shall owe and shall immediately pay to Reliable Fast Cash \$5,000 per Merchant as liquidated damages and not as a penalty, as payment in full, which is the parties' reasonable estimate of fair compensation for the foreseeable losses that might result from the breach. In addition, all Cash Advance Compensation and Residual Compensation will cease upon a breach of this Section.

2.6 Merchant Customer Service; Method of Performance. ISO shall provide Merchants with customer service related to the Cash Advance Program, Merchant Program and Other Services. ISO shall provide a Merchant with Reliable Fast Cash's contact information if ISO is unable to satisfactorily respond to the Merchant's inquiry. ISO shall perform its obligations by trained and qualified personnel in accordance with the highest professional standards in order to protect and enhance Reliable Fast Cash's reputation and goodwill as set forth in Reliable Fast Cash's "Ethics Compliance Statement" attached as Exhibit B.

2.7 Merchant Customer Service; Method of Performance. ISO shall provide Merchants with customer service related to the Cash Advance Program, Merchant Program and Other Services. ISO shall provide a Merchant with Reliable Fast Cash's contact information if ISO is unable to satisfactorily respond to the Merchant's inquiry. ISO shall perform its obligations by trained and qualified personnel in accordance with the highest professional standards in order to protect and enhance Reliable Fast Cash's reputation and goodwill as set forth in Reliable Fast Cash's "Ethics Compliance Statement" attached as Exhibit B.

III. Reliable Fast Cash Obligations

3.1 Reliable Fast Cash Obligations. Reliable Fast Cash will evaluate all applications and approve or deny, within its sole discretion, each Merchant application in accordance with Reliable Fast Cash's policies, which may be amended by Reliable Fast Cash at any time. In the event that Reliable Fast Cash shall decline the Merchant as presented by the ISO, then the ISO shall retain the right to place the Merchant with other funding entities. Reliable Fast Cash may terminate any Merchant from the Cash Advance Program, Merchant Program or Other Services at any time within its sole discretion. Reliable Fast Cash will provide marketing materials and will provide training to ISO on the Cash Advance Program, Merchant Program and Other Services.

3.2 Losses. All Losses incurred by Reliable Fast Cash for any reason attributable to Merchants will be borne by Reliable Fast Cash. Notwithstanding the previous sentence, ISO will be liable to Reliable Fast Cash for any amount incurred by Reliable Fast Cash arising out of ISO's negligence, fraud or breach

of this Agreement. ISO will notify Reliable Fast Cash immediately of any information concerning any Merchant that would indicate that Reliable Fast Cash may incur a Loss.

3.3 Ownership of Merchants. The parties understand and agree that all right, title and interest in all Cash Advance Agreements is owned by Reliable Fast Cash. All right, title and interest in agreements entered into with Merchants for Other Services and the Merchant Program are owned by Reliable Fast Cash and shall only apply the Merchant's Processing Business if the ISO presents the Merchant's Processing Business to be placed by Reliable Fast Cash.

IV. Compensation

4.1 Cash Advance Compensation. The Compensation table set forth on Exhibit A is subject to change from time to time in Reliable Fast Cash's sole discretion with a thirty (30) day notice. If ISO is in compliance with the Production Requirements and continues to provide Merchants with satisfactory customer support, ISO shall be paid Cash Advance Compensation as follows:

A. Cash Advance Compensation Calculation.

- i. Cash Advances. ISO shall be paid (x) the applicable Cash Advance Compensation Rate, set forth on Exhibit A, multiplied by (y) the amount of Cash Advances funded to Merchants.
- ii. Renewal Advances. ISO shall be paid (x) the applicable Cash Advance Compensation Rate for Renewal Advances, set forth on Exhibit A, multiplied by (y) the total amount of Renewal Advances funded to Merchants plus the amount of all professional service fees received in connection with such Renewal Advances.

B. Payment of Cash Advance Compensation. Reliable Fast Cash reserves the right to change the date of payment from time to time with a thirty (30) notice. Reliable Fast Cash shall provide to ISO a statement detailing the computation of the payment remitted. Any dispute of Cash Advance Compensation not delivered in writing to Reliable Fast Cash within sixty (60) days of payment shall constitute a waiver of any claim.

4.2 Residual Compensation for Merchant Cash Advance Clients. If ISO is in compliance with the Production Requirements, ISO shall be paid Residual Compensation for each Merchant that enters into an agreement to participate in the Merchant Program. For so long as a Merchant remains active in the Merchant Program, ISO shall be paid (x) the applicable Residual Rate set forth on Exhibit A, multiplied by (y) the amount of residual income earned by the processor, attributable to each referred merchant, net of all processing fees. Residual Compensation shall be computed as of the last day of each calendar month and shall be paid on or before the last day of the next calendar month. Reliable Fast Cash shall provide to ISO a statement detailing the computation of the payment remitted. Any dispute of the Residual Compensation payments not delivered in writing to Reliable Fast Cash within sixty (60) days of payment shall constitute a waiver of any claim.

4.3 Sale or Assignment by ISO; Right of First Refusal. ISO may sell its right to Cash Advance Compensation and Residual Compensation to a third party upon Reliable Fast Cash's prior written consent, and subject to all of the following: (A) ISO grants to Reliable Fast Cash a right of first refusal on its right to receive Cash Advance Compensation and Residual Compensation under this Agreement. ISO shall provide written notice to Reliable Fast Cash of a bona fide offer by a third party to purchase rights to such Cash Advance Compensation and Residual Compensation. The notice shall contain the material terms upon which the third party has agreed to purchase the Cash Advance Compensation and Residual

Compensation rights. Reliable Fast Cash shall inform ISO within 15 days whether Reliable Fast Cash desires to match such offer. If Reliable Fast Cash matches the third party's offer, ISO shall sell the Cash Advance Compensation and Residual Compensation rights to Reliable Fast Cash. If Reliable Fast Cash indicates that it will not match the bona fide third party offer, ISO may sell the Cash Advance Compensation and Residual Compensation rights, subject to this Section; (B) the execution of a residual sale agreement between Reliable Fast Cash and ISO containing terms typical of such a transaction and satisfactory to Reliable Fast Cash; and (C) the payment by ISO of all amounts owed to Reliable Fast Cash.

4.4 Compensation Set-Off. In the event that ISO shall syndicate a Merchant Cash Advance with Reliable Fast Cash, then Reliable Fast Cash shall in all amounts owed by ISO to Reliable Fast Cash including costs, losses, or liabilities arising out of Merchant activity, shall be deducted from Cash Advance Compensation and/or Residual Compensation payments until paid in full. If the amount owed at any time exceeds 3 times ISO's average monthly Cash Advance Compensation, Reliable Fast Cash may terminate this Agreement.

V. Representations and Warranties

5.1 Mutual Warranties. Reliable Fast Cash and ISO represent and warrant to each other that on the Effective Date and throughout the term of this Agreement:

- A. Good Standing. Each party is a sole proprietor, corporation or limited liability company organized, validly existing and in good standing under the laws of the State where its principal office is located. Each party has full authority and corporate power to enter into this Agreement and to perform its obligations under this Agreement. This Agreement represents a valid obligation of that party and is fully enforceable against it.
- B. Sale of Information. Neither party will sell, purchase, provide or exchange any confidential information to any third party without the prior written consent of the other party.
- C. No Violation or Litigation. Neither party's performance of this Agreement will violate any third party's intellectual property rights, any applicable law or regulation or any agreement to which that party may now or hereafter be bound. Neither party nor its officers and directors are a party to any pending litigation that would have an impact on this Agreement.
- D. Compliance. ISO and Sales Agents will comply with the terms of this Agreement and with all applicable state and federal laws and regulations.

VI. Confidentiality

6.1 Information. ISO agrees that it will not use for any purpose other than as necessary to carry out its obligations under this Agreement, will not disclose to any third party, and will retain in strictest confidence all information and data belonging to or relating to the business of Reliable Fast Cash (including without limitation the terms of this Agreement, and information related to Merchants and StreamLion, all of which the parties agree belong to Reliable Fast Cash), and that ISO will safeguard such information and data by using the same degree of care and discretion that it uses to protect its own confidential information. ISO will not be obligated to maintain the confidentiality of information: (A) it is required to reveal in performing its obligations under this Agreement, (B) that is or becomes within the public domain through no act of ISO in breach of this Agreement, (C) was in the possession of the ISO prior to its disclosure under this Agreement, and ISO can prove that, (D) received from another source

that has no restriction on use or disclosure, or (E) is required to be disclosed by state or federal law, provided, however, that ISO shall promptly inform Reliable Fast Cash of the operation of this Section 6.1 to enable Reliable Fast Cash to defend nondisclosure of its confidential information. Reliable Fast Cash shall have the right to inspect ISO's premises to ensure that confidential information is properly protected from disclosure, damage or theft.

6.2 Remedy. In the event of a breach of Section 6.1, the parties agree that Reliable Fast Cash will suffer irreparable harm, and that the amount of monetary damages would be impossible to calculate. Thus, Reliable Fast Cash will be entitled to injunctive relief in addition to any other rights to which Reliable Fast Cash may be entitled as decided by a court of competent jurisdiction.

VII. Term, Termination and Default

7.1 Term. This Agreement will become effective on the Effective Date and will remain in effect for a period of 3 years from the Effective Date ("Initial Term"), and will automatically renew for one year periods ("Renewal Term") unless terminated earlier in accordance with the provisions of this Agreement.

7.2 Termination. Notwithstanding the above, the parties will have the following rights:

- A. Termination Without Cause. Either party may terminate this Agreement at the end of the Initial Term or any Renewal Term upon written notice of termination to the other party at least 30 days prior to the end of the Initial Term or any Renewal Term.
- B. Termination For Cause. Either party may terminate this Agreement for cause upon the occurrence of an Event of Default as defined below.
- C. Termination Due to Changes in Laws. Reliable Fast Cash may terminate this Agreement if it becomes impossible or impractical for Reliable Fast Cash to perform its obligations under this Agreement by reason of changes in federal, state or local laws which this Agreement cannot reasonably be modified to accommodate.

7.3 Event of Default. Each of the following occurrences constitutes an Event of Default:

- A. False Representation. Any representation or warranty made by ISO proves to have been false or misleading in any material respect as of the date made, or becomes false or misleading at any time, including representations regarding the referral of a prospective Merchant.
- B. Breach. Either party fails to observe any material obligation specified in this Agreement and such failure is not cured within 30 days of receipt of written notice from the non-breaching party or immediately upon written notice to ISO due to its breach of Sections 2.5 or 6.1.
- C. ISO Action. ISO: (1) knowingly engages in activities which repeatedly violate federal or state laws and regulations or which cause Reliable Fast Cash to repeatedly violate the same; (2) operates in an unsound, unsafe manner; (3) engages in activities which may impose financial risk to Reliable Fast Cash or which result in undue economic hardship and/or damage to the goodwill of Reliable Fast Cash; or (4) solicits or makes any attempt to convert any Merchant from Reliable Fast Cash to any other entity performing services similar to Reliable Fast Cash.

7.4 Post-Termination Rights. No termination of this Agreement will affect: (1) any Cash Advance Agreement in effect as of the date of termination, or (2) any right of Reliable Fast Cash with regard to the

collection of fees owed, or ISO liabilities. ISO will fully cooperate with Reliable Fast Cash throughout the remaining term of each Cash Advance Agreement, and the remaining term of all agreements related to Other Services and the Merchant Program. ISO will not solicit any Merchant to terminate a Cash Advance Agreement for any reason after termination of this Agreement.

VIII. Indemnification and Limitation of Liability

8.1 Indemnification. Each party agrees to indemnify, defend, and hold harmless the other party, its employees, directors, managers, members, officers or agents from and against any loss, liability, damage, penalty or expense (including reasonable attorneys' fees, expert witness fees and cost of defense) they may suffer or incur as a result of: (A) any failure by the party or any employee, agent, or affiliate of the party to comply with the terms of this Agreement; (B) any warranty or representation made by the party being false or misleading; (C) negligence or willful misconduct of the party or its subcontractors, agents or employees, or (D) any alleged or actual violations by the party or its subcontractors, employees, or agents of any state or federal laws, regulations or rules.

8.2 Limitation of Liability. The liability, if any, of Reliable Fast Cash under this Agreement for any claims, costs, damages, losses and expenses for which it is or may be legally liable, whether arising in negligence or other tort, contract, or otherwise, will not exceed in the aggregate the amount of any Cash Advance Compensation paid to ISO for the preceding 3 month period, measured from the date the liability accrues. In no event will either party to this Agreement be liable for indirect, special, or consequential damages even if advised of that possibility.

IX. General Terms

9.1 Assignability. ISO may not assign this Agreement, either directly or by operation of law, without the prior written consent of Reliable Fast Cash and any unauthorized attempted assignment will be null and void. If ISO enters into an agreement to merge or transfer, assign or sell more than 50% of its equity interest, without Reliable Fast Cash's written consent, Reliable Fast Cash will have the right to terminate this Agreement immediately.

9.2 Notice. All communications under this Agreement will be in writing and will be delivered in person or by mail courier, return receipt requested, addressed to the following:

If to Reliable Fast Cash: Reliable Fast Cash, LLC
1 Metrotech Center Suite 2001
Brooklyn NY, 11201
Attn: Mendy Chanin, Manager

If to ISO: _____

Attn: _____

The parties may, from time to time, designate different persons or addresses to which subsequent communications will be sent by sending a notice of such designations in accordance with this Section.

9.3 Entire Understanding, Amendment. This Agreement, including the attached Exhibits which are incorporated by reference, sets forth the entire understanding of the parties relating to its subject matter. Except as otherwise provided in this Agreement, this Agreement may not be amended except in a writing executed by both parties.

9.4 Severability. If any provision of this Agreement is illegal, the invalidity of such provision will not affect any of the remaining provisions, and this Agreement will be construed as if the illegal provision is not contained in the Agreement. This Agreement will be deemed modified to the extent necessary to render enforceable the provisions hereunder.

9.5 No Waiver of Rights. No failure or delay on the part of any party in exercising any right under this Agreement will operate as a waiver of that right, nor will any single or partial exercise of any right preclude any further exercise of that right.

9.6 Successors and Assigns. This Agreement will inure to the benefit of and will be binding upon the parties and their respective permitted successors and assigns. This Agreement will not be deemed to be for the benefit of any third party.

9.7 Applicable Law. The Agreement will be deemed to be a contract made under the laws of the State of New York, and will be construed in accordance with the laws of New York without regard to principles of conflicts of law. The exclusive forum and venue for the adjudication of any rights, claims or disputes arising out of or in connection with this Agreement shall be the federal or state courts of New York. The parties specifically waive the right to a jury trial in connection with any dispute arising out of this Agreement, or between the parties for any reason.

9.8 Independent Contractors. Reliable Fast Cash and ISO will be deemed to be independent contractors and will not be considered to be agent, servant, joint venturer or partner of the other.

9.9 Construction. The headings used in this Agreement are inserted for convenience only and will not affect the interpretation of any provision. All Sections mentioned in the Agreement reference Section numbers of this Agreement. The language used will be deemed to be the language chosen by the parties to express their mutual intent, and no rule of strict construction will be applied against any party.

9.10 Force Majeure. Neither party will be liable to the other for any failure or delay in its performance of this Agreement in accordance with its terms if such failure or delay arises out of causes beyond the control and without the fault or negligence of such party.

9.11 Survival. All agreements that by their context are intended to survive the termination of this Agreement, including but not limited to Section 2.5, Article VI, Section 7.4, Article VIII, and Section 9.12, will survive termination of this Agreement.

9.12 Attorney's Fees. If any court holds that a party has breached this Agreement, then the non-defaulting party will be entitled to recover expenses incurred in enforcing the provisions of this Agreement, including reasonable attorneys' fees and costs.

9.13 Counterparts/Signatures. This Agreement may be executed in one or more counterparts, each of which shall be deemed to be an original, and such counterparts shall together constitute one and the same instrument. The signatures to this Agreement may be evidenced by facsimile copies or PDF copies reflecting the party's signature, and any such facsimile copy or PDF copy shall be sufficient to evidence the signature of such party as if it were an original signature.

Reliable Fast Cash, LLC

ISO

Signature: _____

Signature: _____

Name: Mendy Chanin

Name: _____

Title: Manager

Title: _____

Date: _____

Date: _____

Exhibit A

Cash Advance Compensation Table

9 points on the funded dollar amount for new deals

9 points on the funded dollar amount for renewal deals

Exhibit B

Ethics Compliance Statement

ISO acknowledges that it must perform its obligations hereunder by knowledgeable, trained and qualified personnel in accordance with the highest professional standards consistent with the principles of good conduct and business ethics in order to protect and enhance Reliable Fast Cash's reputation and goodwill as more specifically set forth below. ISO further acknowledges that unequivocal and absolute compliance with this Ethics Compliance Statement is a condition precedent to payment under this Agreement and that any violation or breach of any term may result in immediate termination of this Agreement for cause by Reliable Fast Cash and a forfeiture of all rights hereunder inclusive of any right to payment of Cash Advance Compensation, Residual Compensation, commissions, fees or other compensation.

1. ISO shall maintain the highest standards of professionalism and shall comply with this Agreement and Reliable Fast Cash's policies at all times.
2. ISO acknowledges that Reliable Fast Cash must approve all advertising and marketing materials prior to use.
3. ISO shall be truthful and shall not engage in any misleading or deceptive sales practices.
4. ISO shall provide sound professional advice in all sales presentations and sales calls in a positive manner, relying upon its abilities and the value of Reliable Fast Cash to obtain Merchants and shall remain knowledgeable of modifications and additions to the Cash Advance Program, the Merchant Program and Other Services.
5. ISO shall conduct due diligence on Merchants and complete all site inspections truthfully. ISO shall accurately report the nature of any business in which a prospective Merchant is engaged.
6. ISO shall promptly report to Reliable Fast Cash any notice it receives of any change in any Merchant's business which might expose Reliable Fast Cash to financial risk or if Merchant fails to comply with stated policies.
7. ISO shall quote all rates and charges consistent with Reliable Fast Cash's rate guidelines.
8. ISO shall assure that all payments are properly made payable to Reliable Fast Cash and not to ISO personally.
9. At no time shall ISO demean or disparage Reliable Fast Cash or its or ISO's competition.
10. ISO shall maintain the confidentiality of information provided by any Merchant and Reliable Fast Cash and shall not reveal any such information without the proper consent, except to Reliable Fast Cash.
11. I will maintain the confidentiality of information provided to me by any prospect, customer, or Reliable Fast Cash and will not reveal any such information without proper consent except to Reliable Fast Cash and its agents.
12. Agent Commission Repayment. In the event a Merchant defaults under the Merchant Agreement within a 30 day period of the execution of the Merchant Agreement, Agent shall immediately repay Reliable Fast Cash for any and all commissions paid to Agent for the referral of the Merchant. Agent hereby authorizes Reliable Fast Cash to initiate an automated clearing house (ACH) transaction debiting the said commission from Agent's

bank account on file. In the event that the ACH is returned due to insufficient funds, Agent shall initiate a bank wire for the sum of the commission paid within a 48 (forty eight) hour period from the time of notice from Reliable Fast Cash.

In the event a Merchant defaults under the Merchant Agreement from the period that begins with day 31 to the period ending at day 45 of the execution of the Merchant Agreement, Agent shall immediately repay Reliable Fast Cash the amount of one-half (1/2) of any and all commissions paid to Agent for the referral of the Merchant. Agent hereby authorizes Reliable Fast Cash to initiate an ACH transaction debiting the said commission from Agent's bank account on file. In the event that the ACH is returned due to insufficient funds, Agent shall initiate a bank wire for the sum of the commission paid within a 48 (forty eight) hour period from the time of receipt of notice from Reliable Fast Cash.

Ethics Code Monitoring

While Reliable Fast Cash is confident that its agents will comply with the ethical guidelines outlined in this statement, Sales Agent understands that periodic audits and monitoring may take place to ensure the highest standards are met.

1. Where appropriate, telephone sales calls may be monitored.
2. Pending and completed files may be audited on a periodic basis, and signatures compared to source documents to ensure their validity.

Ethics Code Violations

RELIABLE FAST CASH considers any violation of the ethics code to be a serious breach of contract, and will result in disciplinary action. Based on the seriousness of the violation, the following actions may be taken:

1. Disciplinary action may range from a formal written warning to be maintained on file, to immediate termination of employment.
2. Forfeiture of all residual income.
3. Full liability to Reliable Fast Cash for repayment of collection costs, legal fees, and any other cost resulting directly or indirectly from the ethics code violation.

I AGREE TO STRICTLY ADHERE TO THIS ETHICS STATEMENT. IN ADDITION, I REPRESENT AND WARRANT THAT I HAVE NOT BEEN CONVICTED OF A FELONY.

X _____
Sales Agent Date

**WAIVER OF UNEMPLOYMENT INSURANCE, WORKMAN'S
COMPENSATION & TAX WITHHOLDING**

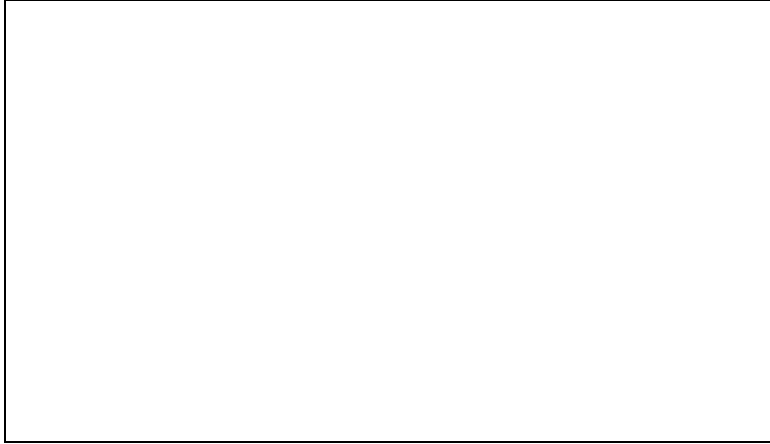
ISO, Independent Contractor or Representative Name: _____

Reliable Fast Cash Agent Code: _____

It is hereby acknowledged by me, that I am acting in the capacity of Independent Sales Organization (ISO), Independent Contractor, or Representative, am not a salaried employee of Reliable Fast Cash, LLC, and that by providing or selling my services for Reliable Fast Cash, I assume full responsibility for providing Workman's Compensation and Unemployment Insurance and for the withholding and remittance of Social Security, Federal, State, and Local taxes.

Authorized Signature: ISO, Independent Contractor, or Representative

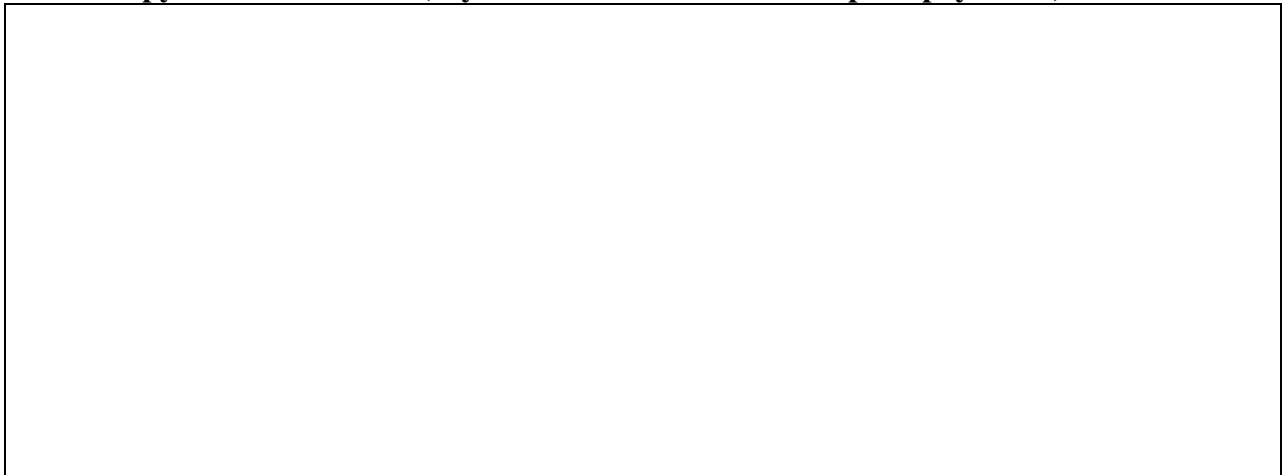
Clear Copy of ID

A large, empty rectangular box with a black border, intended for a clear copy of an ID.

Clear Copy of Social Security Card

A large, empty rectangular box with a black border, intended for a clear copy of a Social Security Card.

Clear Copy of Voided Check (If you wish to receive direct deposit payments)

A large, empty rectangular box with a black border, intended for a clear copy of a voided check.