Comdata Messaging Service Terms & Conditions

1. Comdata Inc. ("Comdata") offers to cardholders and account administrators (each a "User"), through a third party service provider, a messaging service whereby such Users may receive certain account and transaction related messages ("Account Messages"), Marketing Messages (as defined below), and send certain request messages via email and/or SMS text messaging (the "Messaging Services"). These Terms and Conditions apply to User’s use of the Messaging Services.

2. By subscribing to the Messaging Services, User agrees to these Terms and Conditions as such Terms and Conditions may be amended or modified from time to time by Comdata in its sole discretion. Continued use of the Messaging Services after User has been notified of a change in the Terms and Conditions shall be deemed an acceptance of such new Terms and Conditions by User.

3. In accordance with the foregoing, User acknowledges, consents and agrees, that User wishes to receive the Messaging Services for the telephone number provided by User through an enrollment method made available by or on behalf of Comdata. User acknowledges and agrees that, as part of the receipt of the Messaging Services, that Users consents to receive marketing information, product feature information, services solicitations, and to receive offers for products, services, or promotions from Comdata (collectively, "Marketing Messages").

4. I authorize Comdata, and its affiliates and service providers, to contact me via text message (SMS) at the phone number that I have provided using automated dialer technology and other methodologies, and authorize the delivery of Account Messages and Marketing Messages to such phone number.

5. Comdata may, in its sole discretion, terminate or suspend access to the Messaging Services or any portion thereof at any time and with respect to any User.

6. User is not required to provide consent or enroll in this Messaging Service as a condition of purchasing goods or services from Comdata. User may terminate the services at any time by texting "STOP" to 84234 or by contacting customer service via the phone number on the back of your card. User will receive a message confirming the termination of the Messaging Services and will receive no further messages.

7. User may text "HELP" to 84234 for help in using the Messaging Services.

8. If you are a cardholder with cardholder terms and conditions applicable to the use of your card issued by or on behalf of Comdata, these Terms and Conditions control your use of the Messaging Services to the extent there is a conflict with your cardholder terms. For corporate or fleet account administrators or other employees, these Terms and Conditions control your use of the Messaging Services to the extent there is a conflict with the card agreement your company has entered into with Comdata.

9. Eligibility. User must be a Comdata cardholder or an authorized account administrator for a Comdata card account to access the Messaging Services.
10. Costs and Expenses. Carrier Msg and Data Rates may apply and there may be third party costs and expenses associated with using the Messaging Services. For example, User may incur charges from its internet service provider with respect to email messages sent or received through the Messaging Services, or from its mobile service provider with respect to SMS text messages sent or received through the Messaging Services. Comdata shall not be responsible for any charges incurred by User related to the use of the Messaging Services.

11. Restrictions on Use. User shall not use the Messaging Services in or for any illegal, fraudulent, unauthorized or improper manner or purpose and will only use the Messaging Services in compliance with all applicable laws, rules and regulations, including all applicable state, federal, and international Internet, data, telecommunications, telemarketing, "spam," and import/export laws and regulations, including the U.S. Export Administration Regulations.

12. Warranty Disclaimer. COMDATA AND ITS THIRD PARTY PROVIDER PROVIDE THE MESSAGING SERVICES "AS IS" WITH NO WARRANTIES OF ANY KIND. COMDATA AND ITS THIRD PARTY SERVICE PROVIDER EXPRESSLY DISCLAIMS ANY WARRANTY, EXPRESS OR IMPLIED, REGARDING THE MESSAGING SERVICES, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT, OR THAT THE MESSAGING SERVICES WILL BE SECURE, UNINTERRUPTED OR FREE OF ERRORS, VIRUSES OR OTHER HARMFUL COMPONENTS.

13. Limitation of Liability. UNDER NO CIRCUMSTANCES WILL COMDATA OR ITS AFFILIATES AND ITS THIRD PARTY SERVICE PROVIDER, OR THEIR RESPECTIVE EMPLOYEES, OFFICERS AND DIRECTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL OR CONSEQUENTIAL DAMAGES THAT RESULT FROM THE USE OR INABILITY TO USE THE MESSAGING SERVICES, INCLUDING BUT NOT LIMITED TO RELIANCE ON ANY INFORMATION OBTAINED THROUGH THE MESSAGING SERVICE, OR THAT RESULT FROM MISTAKES, OMISSIONS, INTERRUPTIONS, DELETION OF FILES OR EMAIL, LOSS OF OR DAMAGE TO DATA, ERRORS, DEFECTS, VIRUSES, DELAYS IN OPERATION OR TRANSMISSION, OR ANY FAILURE OF PERFORMANCE, WHETHER OR NOT COMDATA HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

14. If User is dissatisfied with the Messaging Services or with these Terms and Conditions, User's sole and exclusive remedy is to discontinue using the Messaging Services. User acknowledges by its use of the Messaging Services and acceptance of these Terms and Conditions that use of the Messaging Services is at User's sole risk.

15. Indemnity. User, and with respect to authorized corporate account administrators, Comdata’s client, agrees to indemnify, defend and hold harmless Comdata, its affiliates and its third party service provider, and their respective employees, officers and directors, from and against any and all claims, liabilities, penalties, settlements, judgments, fees (including reasonable attorneys' fees) arising from (i) any content that User or anyone using User's account may submit or transmit using the Messaging Services, (ii) User's use of the Messaging Services, (iii) User's violation of these Terms and Conditions, and (iv) any violation of failure by User to comply with all laws and regulations in connection with the Messaging Services.

16. SMS Text Messaging. For SMS Text Messaging, Comdata, through its third party provider, supports the following carriers: AT&T, Sprint, T-Mobile, Verizon Wireless, Boost, Cricket, MetroPCS, U.S. Cellular, Virgin Mobile, ACS Wireless, Appalachian Wireless, Bluegrass Cellular,

17. Waiver of Jury Trial; Binding Arbitration. User or Comdata may, without the other’s consent, elect mandatory, binding arbitration for any claim, dispute, or controversy between or among such parties arising from or in any way relating to these Terms and Conditions, the Account Messages, the Marketing Messages, the Messaging Service, or the relationship of such parties, including without limitation claims regarding the application, enforceability, or interpretation of these Terms and Conditions and this arbitration provision, and no matter what legal theory such claims are based on or what remedy (damages, or injunctive or declaratory relief) such claims seek (a “Claim”). The party filing for arbitration must choose one of the following arbitration firms and follow its rules and procedures for initiating (including paying the filing fee) and pursuing arbitration before a single neutral arbitrator: American Arbitration Association, National Arbitration Forum, or JAMS. All other fees will be allocated as provided by the rules of the arbitration firm and applicable law.

Can User assert or participate in a class action? To accommodate the right to arbitrate, User agrees that User will neither assert, nor participate in, a class action or other representative action or proceeding related to these Terms and Conditions, the Account Messages, the Marketing Messages, the Messaging Service or any other aspect of User’s relationship with Comdata. Claims must be brought in the name of an individual person or entity and must proceed on an individual (non-class, non-representative) basis.

Who can be a party? The arbitrator will not award relief for or against anyone who is not a party. If User or Comdata requires arbitration of a Claim, neither User, Comdata, nor any other person may pursue the Claim in arbitration as a class action, private attorney general action or other representative action, nor may such Claim be pursued on your or our behalf in any litigation in any court. Claims, including assigned Claims, of two or more persons may not be joined or consolidated in the same arbitration. However, applicants, co-applicants, authorized users on a single account and/or related accounts, or corporate affiliates are here considered as one person.

What Claims are subject to arbitration? All Claims relating to these Terms and Conditions, the Account Messages, the Marketing Messages, the Messaging Service, or our relationship are subject to arbitration, including Claims regarding the application, enforceability, or
interpretation of this Agreement and this arbitration provision. All Claims are subject to
arbitration, no matter what legal theory they are based on or what remedy (damages, or
injunctive or declaratory relief) they seek. This includes Claims based on contract, tort (including
intentional tort), fraud, agency, User or Comdata’s negligence, statutory or regulatory
provisions, or any other sources of law; Claims made as counterclaims, cross-claims, third-party
claims, interpleaders or otherwise; and Claims made independently or with other claims. A party
who initiates a proceeding in court may elect arbitration with respect to any Claim advanced in
that proceeding by any other party. Claims and remedies sought as part of a class action, private
attorney general or other representative action are subject to arbitration on an individual (non-
class, non-representative) basis, and the arbitrator may award relief only on an individual (non-
class, non-representative) basis.

Whose Claims are subject to arbitration? Not only Comdata’s and User’s, but also Claims made
by or against anyone connected with Comdata or User or claiming through Comdata or User,
such as any user of User’s telephone or card account, including without limitation, an employee,
agent, representative, affiliated company, predecessor or successor, heir, assignee, or trustee in
bankruptcy.

What time frame applies to Claims subject to arbitration? Claims arising in the past, present, or
future, including Claims arising before the opening of your account, are subject to arbitration.

Broadest interpretation. Any questions about whether Claims are subject to arbitration shall be
resolved by interpreting this arbitration provision in the broadest way the law will allow it to be
enforced. This arbitration provision is governed by the Federal Arbitration Act (the “FAA”).

What about Claims filed in Small Claims Court? Claims filed in a small claims court are not
subject to arbitration, so long as the matter remains in such court and advances only an
individual (non-class, non-representative) Claim.

How does a party initiate arbitration? The party filing an arbitration must choose one of the
following three arbitration firms and follow its rules and procedures for initiating and pursuing
arbitration hearing that User attends will be held at a place chosen by the arbitration firm in the
same city as the U.S. District Court closest to User’s then current billing address, or at some
other place to which User and Comdata agree in writing. User may obtain copies of the current
rules of each of the three arbitration firms and forms and instructions for initiating arbitration
by contacting them as follows: American Arbitration Association, 335 Madison Avenue, Floor 10,
New York, NY 10017-4605; JAMS, 1920 Main Street, Suite 300, Irvine, CA 92610; National
Arbitration Forum, P.O. Box 50191, Minneapolis, MN 55405. At any time User or Comdata may
ask an appropriate court to compel arbitration of Claims, or to stay the litigation of Claims pending
arbitration, even if such Claims are part of a lawsuit, unless a trial has begun or a final judgment
has been entered. Even if a party fails to exercise these rights at any particular time, or in
connection with any particular Claims, that party can still require arbitration at a later time or in connection with any other Claims.

**What procedures and law are applicable in arbitration?** A single, neutral arbitrator will resolve Claims. The arbitrator will be either a lawyer with at least ten years of experience or a retired or former judge, selected in accordance with the rules of the arbitration firm. The arbitration will follow procedures and rules of the arbitration firm in effect on the date the arbitration is filed unless those procedures and rules are inconsistent with these Terms and Conditions, in which case these Terms and Conditions will prevail. Those procedures and rules may limit the discovery available to User or Comdata. The arbitrator will take reasonable steps to protect confidential information if requested to do so by User or Comdata. The arbitrator will apply applicable substantive law consistent with the FAA and applicable statutes of limitations, will honor claims of privilege recognized at law, and will have the power to award to a party any damages or other relief provided for under applicable law. User or Comdata may choose to have a hearing and be represented by counsel. The arbitrator will make any award in writing and, if requested by User or Comdata, will provide a brief statement of the reasons for the award. An award in arbitration shall determine the rights and obligations between the named parties only, and only in respect of the Claims in arbitration, and shall not have any bearing on the rights and obligations of any other person, or on the resolution of any other dispute.

**Who pays?** Whoever files the arbitration pays the initial filing fee. If Comdata files, Comdata pays; if User files, User pays, unless User gets a fee waiver under the applicable rules of the arbitration firm. If User has paid the initial filing fee and User prevails, Comdata will reimburse User for that fee. All fees will be allocated as provided by the rules of the arbitration firm and applicable law. However, Comdata will advance or reimburse User’s fees if the arbitration firm or arbitrator determines there is good reason for requiring Comdata to do so, or if User asks us and Comdata determines there is good reason for doing so. Each party will bear the expense of that party’s attorneys, experts, and witnesses, and other expenses, regardless of which party prevails, but a party may recover any or all expenses from another party if the arbitrator, applying applicable law, so determines.

**When is an arbitration award final?** The arbitrator’s award is final and binding on the parties unless a party appeals it in writing to the arbitration firm within fifteen days of notice of the award. The appeal must request a new arbitration before a panel of three neutral arbitrators designated by the same arbitration firm. The panel will consider all factual and legal issues anew, follow the same rules that apply to a proceeding using a single arbitrator, and make decisions based on the vote of the majority. Costs will be allocated in the same way they are allocated for arbitration before a single arbitrator. An award by a panel is final and binding on the parties after fifteen days has passed. A final and binding award is subject to judicial review and enforcement as provided by the FAA or other applicable law.

**Survival and Severability of Terms.** This arbitration provision shall survive: (i) termination or changes in these Terms and Conditions, any account or account Agreement that User may have
with Comdata, or the relationship between User and Comdata concerning the Messaging Service or any account; and (ii) the bankruptcy of any party. If any portion of this arbitration provision is deemed invalid or unenforceable, the remaining portions shall nevertheless remain in force. Any different agreement regarding arbitration must be agreed to in writing.