

Stirling, Bryan

From: Greg Young <Greg.Young@experianinteractive.com>
Sent: Wednesday, December 19, 2012 3:23 PM
To: Stirling, Bryan
Subject: Re: Extension

The third bullet seems off. It makes the mailing sound like we are sending them out? I would frame it as the notifications will be staggered to manage the number of people calling in at any given time, for the purpose of reducing call volume in a way that benefits taxpayers that need to call to enroll. I would continue to push for people to use online enrollment as a critical component in reducing wait times. Also, I suggest stressing the extension more than "register as soon as possible" so that we avoid the sense of panic created last time by neglecting to recognize there is a reasonable amount of time to enroll.

Can I see revision?

GY

Greg Young, APR
Experian Consumer Direct
Director, Public Relations /Consumer Engagement
949-294-5701

Sent by my iPhone

On Dec 19, 2012, at 12:05 PM, "Stirling, Bryan" <BryanStirling@gov.sc.gov<<mailto:BryanStirling@gov.sc.gov>>> wrote:

Please review:

From January 31, 2013 to March 31, 2013,

- The extension is at no additional cost.
- The same terms apply for those taxpayers registering during the extended time period, meaning that services begin on the date of enrollment and continue for one year. For example, a taxpayer who registers on March 31, 2013 will have the ProtectMyID service until March 31, 2013.
- The extension will allow Experian to handle the increased volume of calls to the Call Center by staggering the release of letters to affected resident taxpayers.

The Governor's Office asked for the extension to give taxpayers more time to enroll. To date, 954,055 people have enrolled for ProtectMyID, which is less than one-third of affected taxpayers. However, the Governor strongly encourages taxpayers to enroll as soon as possible.

Stirling, Bryan

From: Anel Nevarez <Anel.Nevarez@experianinteractive.com>
Sent: Wednesday, December 19, 2012 1:16 PM
To: Stirling, Bryan
Cc: Michael Bruemmer; Ozzie Fonseca; 'Jon.Neiditz@nelsonmullins.com'; Ken Bixler; 'thad.westbrook@nelsonmullins.com'; Greg Young
Subject: SCDOR Stats for 12.19.12

Hello,

Current numbers:

Activations: 954,055
Family Secure: 18,372
Calls: 880,151
Average speed of answer: 4.1min

Best Regards,
Anel Nevarez Linsenhardt
Account Manager - Data Breach Resolution
Experian Consumer Services



T: 949.567.7629
C: 949.294.2183

Stirling, Bryan

From: Greg Young <Greg.Young@experianinteractive.com>
Sent: Friday, December 21, 2012 2:20 PM
To: Stirling, Bryan
Subject: Adam Fingersh - Experian BIS

Adam D. Fingersh

Senior Vice President, Products and Marketing
Experian Business Information Services
Tel: 714.830.7707 | adam.fingersh@experian.com

Greg Young, APR

Director
Public Relations

Experian Consumer Services
535 Anton, suite 100
Costa Mesa, CA 92626
Direct: 949-567-3791
Mobile: 949-294-5701
greg.young@experianinteractive.com

freecreditreport.com
freecreditscore.com
creditreport.com
protectmyid.com
safetyweb.com

Stirling, Bryan

From: Judy Hackett <jhackett@dandb.com>
Sent: Friday, December 21, 2012 1:59 PM
To: Stirling, Bryan
Subject: following up

Bryan,

Happy Holidays. Hope all is getting back to normal for the team there. We are so sorry about the loss you all experienced. Thank you too for getting the press release approved.

Bryan, we're seeing a significant slowing of sign-ups for South Carolina businesses interested in the CreditAlert product. I believe January 31st is the cutoff for sign-up to the program. That was the state's date I believe. You had said that your office was going to draft a letter to businesses and that you would let me know when that was taking place. I hadn't heard so I'm following up. Can we help you with that? Happy to contribute in any way we can.

Best,

Judy Hackett
Chief Marketing Officer
Office: 310-919-2233
Mobile: 770-337-4869
Email: jhackett@DandB.com

Dun & Bradstreet
CREDIBILITY CORP



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Stirling, Bryan

From: Anel Nevarez <Anel.Nevarez@experianinteractive.com>
Sent: Friday, December 21, 2012 2:47 PM
To: Stirling, Bryan
Cc: Michael Bruemmer; Ozzie Fonseca; 'Jon.Neiditz@nelsonmullins.com'; Ken Bixler; 'thad.westbrook@nelsonmullins.com'; Greg Young; Milton Kimpson
Subject: SCDOR Stats for 12.21.12

Hello,

Current numbers are:

Activations: 960,358
Family Secure: 18,729
Calls: 885,193
Average speed of answer: 4min

Best Regards,
Anel Nevarez Linsenhardt
Account Manager - Data Breach Resolution
Experian Consumer Services



T: 949.567.7629
C: 949.294.2183

Stirling, Bryan

From: xerox5755@gov.sc.gov
Sent: Friday, December 21, 2012 4:13 PM
To: Stirling, Bryan
Subject: Scan from a Xerox WorkCentre
Attachments: DOC.PDF

Please open the attached document. It was scanned and sent to you using a Xerox WorkCentre.

Attachment File Type: PDF

WorkCentre Location: machine location not set
Device Name: XRX0000AAF329B0

For more information on Xerox products and solutions, please visit <http://www.xerox.com>

State of South Carolina
Department of Revenue



T3 P1 **AUTOMIXED AADC 296 PLT1



Re: Data Breach Notification

Dear SC Taxpayer,

Tax returns and other data at the South Carolina Department of Revenue were exposed due to a security breach that took place in September 2012 and was discovered in October 2012. The information exposed in this breach included any South Carolina state taxes filed electronically by businesses or individuals since 1998, and could include social security numbers, tax identification numbers, and payment information including bank accounts and credit cards. We are writing you as an electronic filer of state taxes during the exposure period to notify you that your tax information may have been exposed in this incident.

South Carolina immediately involved state and federal law enforcement agencies to assist us in determining how to proceed, and has acted upon their advice. The Department also hired outside forensic and other experts to protect the data on its networked systems. The Department continues to monitor this situation carefully and has increased its internal review procedures to watch for any unusual activity. The breach was stopped and new technology and policy protections have been introduced to the Department to prevent further information exposure.

While the Department of Revenue has not seen evidence that any of the exposed data was used for identity theft or other crime, we took immediate steps to protect the taxpayers of South Carolina, including providing one year of credit monitoring and fraud resolution services through Experian®'s ProtectMyID® Alert program to those who may be affected. This service includes identity theft resolution services that do not expire, a free credit report, daily credit monitoring across three credit bureaus to detect any suspicious activity, and an identity theft insurance policy, including coverage of electronic fund transfers from your bank account, worth up to a million dollars*. The Department of Revenue is also providing protection for your minor dependents under Experian's Family Secure® program.

You can register for these services by visiting www.protectmyid.com/scdor, and entering the following enrollment code: **SCDOR123**. If you do not have an Internet connection, call 1-866-578-5422 to begin the enrollment process.

For tips for avoiding identity theft, you may visit www.consumer.sc.gov and click the "Identity Theft Resources" button. **We urge you to be aware of scams.** The state of South Carolina *will never call or otherwise contact those affected to ask for personal information.* Never give out your social security number or other identifying information to people you do not know or who contact you.

*Identity Theft Insurance underwritten by insurance company subsidiaries or affiliates of Chartis Inc. Please refer to the actual policies for complete terms, conditions, and exclusions of coverage.

In addition to protection from www.protectmyid.com/scdor, here are other ways to protect your families:

1. Review Your Credit Reports and Bank Statements. We recommend that you remain vigilant by reviewing account statements and monitoring credit reports. You can receive free credit reports by placing fraud alerts and through your credit monitoring. Under federal law, you also are entitled every 12 months to one free copy of your credit report from each of the three major credit reporting companies. To obtain a free annual credit report, go to www.annualcreditreport.com or call 1-877-322-8228. You may wish to stagger your requests so that you receive a free report by one of the three credit bureaus every four months.

You should also know that you have the right to file a police report if you ever experience identity fraud. Please note that in order to file a crime report or incident report with law enforcement for identity theft, you will likely need to provide some kind of proof that you have been a victim. A police report is often required to dispute fraudulent items. You can report suspected incidents of identity theft to local law enforcement.

2. Contact Credit/Debit Card Issuer. When credit/debit card information is compromised, the best protection is reissue of the card. So to protect yourself from the possibility of unauthorized charges, we recommend that you check your bank account statements regularly. If you detect any unauthorized charges, we strongly suggest that *you contact your credit/debit card issuer immediately by calling the toll-free number located on the back of your card or on your monthly statement, tell them what you have seen, and ask them to cancel and reissue the card.* You should tell your credit/debit card issuer that your account may have been compromised and review all charges on your account for potentially fraudulent activity. We also recommend that you change your credit/debit card web account password immediately when you discover unauthorized charges.

3. Place Fraud Alerts with the three credit bureaus. You can place a fraud alert at one of the three major credit bureaus by phone and also via Experian's website. A fraud alert tells creditors to follow certain procedures, including contacting you, before they open any new accounts or change your existing accounts. For that reason, placing a fraud alert can protect you, but also may delay you when you seek to obtain credit. The contact information for all three bureaus is as follows:

Equifax Fraud Reporting
1-800-525-6285
P.O. Box 740241
Atlanta, GA 30374-0241

www.equifax.com

Experian Fraud Reporting
1-888-397-3742
P.O. Box 9532
Allen, TX 75013

www.experian.com

TransUnion Fraud Reporting
1-800-680-7289
Fraud Victim Assistance Division
P.O. Box 6790
Fullerton, CA 92834-6790

www.transunion.com

It is necessary to contact only ONE of these bureaus and use only ONE of these methods. As soon as one of the three bureaus confirms your fraud alert, the others are notified to place alerts on their records as well. You will receive confirmation letters in the mail and will then be able to order all three credit reports, free of charge, for your review.

4. Security Freeze: By placing a freeze, someone who fraudulently acquires your personal identifying information will not be able to use that information to open new accounts or borrow money in your name. You will need to contact the three national credit bureaus listed above in writing to place the freeze. Keep in mind that when you place the freeze, you will not be able to borrow money, obtain instant credit, or get a new credit card until you temporarily lift or permanently remove the freeze. The laws of your state govern and may limit the cost of a freeze. In any event, the cost of placing, lifting or removing the freeze is no more than \$10 for each credit bureau. Contact information is as follows:

Equifax Security Freeze
P.O. Box 105788
Atlanta, GA 30348

www.freeze.equifax.com

Experian Security Freeze
P.O. Box 9554
Allen, TX 75013

www.experian.com/freeze

TransUnion Fraud Reporting
1-800-680-7289
Fraud Victim Assistance Division
P.O. Box 6790
Fullerton, CA 92834-6790

<http://freeze.transunion.com>

5. You Can Obtain Additional Information about the steps you can take to avoid identity theft from the following:

For Maryland Residents:

Office of the Attorney General of
Maryland
Consumer Protection Division
200 St. Paul Place
Baltimore, MD 21202
www.oag.state.md.us/Consumer
Telephone: 1-888-743-0023

For North Carolina Residents:

Office of the Attorney General of
North Carolina
9001 Mail Service Center
Raleigh, NC 27699-9001
www.ncdoj.com/
Telephone: 1-919-716-6400

For all U.S. Residents:

Identity Theft Clearinghouse
Federal Trade Commission
600 Pennsylvania Avenue, NW
Washington, DC 20580
www.consumer.gov/idtheft
1-877-IDTHEFT (438-4338)
TDD: 1-202-326-2502

Stirling, Bryan

From: Anel Nevarez <Anel.Nevarez@experianinteractive.com>
Sent: Friday, December 28, 2012 6:33 PM
To: Stirling, Bryan
Cc: Michael Bruemmer; Ozzie Fonseca; 'Jon.Neiditz@nelsonmullins.com'; Ken Bixler; 'thad.westbrook@nelsonmullins.com'; Greg Young; 'Milton Kimpson'
Subject: SCDOR Stats for 12.28.12

Hello,

Current numbers are:

Activations: 979,248
Family Secure: 19,575
Calls: 899,940
Average speed of answer: 3.9min

Best Regards,
Anel Nevarez Linsenbardt
Account Manager - Data Breach Resolution
Experian Consumer Services



T: 949.567.7629
C: 949.294.2183

Stirling, Bryan

From: Eva Velasquez <Eva@idtheftcenter.org>
Sent: Thursday, December 27, 2012 5:31 PM
To: Greg Young; Veldran, Katherine; Stirling, Bryan
Cc: jon.neiditz@nelsonmullins.com
Subject: RE: From Greg Young, re: ITRC assistance

Good Afternoon Everyone,

I am following up on the email from the week before last regarding the request for assistance from the ITRC. As previously stated we are willing to discuss how we can define the scope of assistance that the ITRC is able to provide. Please contact me directly if you wish to discuss this matter further.

Sincerely,

Eva Casey Velasquez
President/CEO
Identity Theft Resource Center
Eva@idtheftcenter.org
(858) 444-3284



From: Greg Young [<mailto:Greg.Young@experianinteractive.com>]
Sent: Thursday, December 20, 2012 1:20 PM
To: KatherineVeldran@gov.sc.gov; Stirling,Bryan (BryanStirling@gov.sc.gov)
Cc: Eva Velasquez
Subject: From Greg Young, re: ITRC assistance
Importance: High

Katherine and Bryan,

As I noted, Eva is open to talking about how the State and ITRC might work together in a mutually beneficial way to address the different product offerings.

She can be reached at 858-444-3284

Greg Young, APR
Director
Public Relations

Experian Consumer Services
535 Anton, suite 100
Costa Mesa, CA 92626
Direct: 949-567-3791
Mobile: 949-294-5701
greg.young@experianinteractive.com

freecreditreport.com
freecreditscore.com
creditreport.com
protectmyid.com
safetyweb.com

Stirling, Bryan

From: Anel Nevarez <Anel.Nevarez@experianinteractive.com>
Sent: Wednesday, December 26, 2012 12:25 PM
To: Stirling, Bryan
Cc: Michael Bruemmer; Ozzie Fonseca; 'Jon.Neiditz@nelsonmullins.com'; Ken Bixler; 'thad.westbrook@nelsonmullins.com'; Greg Young; Milton Kimpson
Subject: SCDOR Stats for 12.26.12

Hello,

Current numbers are:

Activations: 972,478
Family Secure: 19,205
Calls: 891,684
Average speed of answer: 3.9min

Best Regards,
Anel Nevarez Linsenbardt
Account Manager - Data Breach Resolution
Experian Consumer Services



T: 949.567.7629
C: 949.294.2183

Stirling, Bryan

From: Schimsa, Rebecca
Sent: Friday, December 14, 2012 11:16 AM
To: Stirling, Bryan
Subject: Letter to Sheriffs
Attachments: Ltr to Sheriffs re ID theft 12.14.2012.docx

Attached.

Rebecca S. Schimsa
Office of Governor Nikki R. Haley
Staff Attorney & Commerce Liaison
O: (803) 734-6068 | C: (803) 429-4561

VIA ELECTRONIC DELIVERY

Date

Dear [Sheriffs/Police Chiefs],

After the recent criminal cyber-attack on the South Carolina Department of Revenue (SCDOR), we anticipate that citizens will be reaching out to law enforcement if they believe they are a victim of identity theft. SCDOR is working with the United States Secret Service, which is actively investigating the criminal cyber-attack, to monitor the SCDOR data breach.

Accordingly, after your normal law enforcement procedures, we ask that you direct all individuals to call and report their claim of identity theft to SCDOR, who will be able to provide individuals with assistance they may need. In addition, the U.S. Secret Service has asked that all individuals claiming identity theft contact its Columbia Field Office.

In directing individuals to report their claims, please refer them to call the U.S. Secret Service at (803)772-4015 and the S.C. Dept. of Revenue at (803)898-5000.

Should you or your staff have any questions, please let me know.

Sincerely,

Jim Etter
Director
Department of Revenue

Stirling, Bryan

From: Patel, Swati
Sent: Friday, December 14, 2012 10:28 AM
To: fgreen@scbankers.org; Neil Rashley (nrashley@scbankers.org)
Cc: Stirling, Bryan; kimpsom@sctax.org
Subject: SCDOR

Fred and Neil,

I have an update on the delivery of bank account information from SCDOR as follows:

As of this morning, SCDOR has received 38 letters from banks (this includes all letters in the SCDOR mailbox as of this morning). SCDOR has cued up for secured email transmission 22 data files to send hopefully all today.

Milton suggested that banks may also want to notify him by email so that SCDOR is prepared to send the data as soon as the letter is received.

Please call me or Milton if you have any questions or concerns. My cell phone number is 665-0259.

Swati S. Patel
Chief Legal Counsel
Office of the Governor.South Carolina
1205 Pendleton Street
Columbia, SC 29201
DD 803.734.5095

Stirling, Bryan

From: Patel, Swati
Sent: Wednesday, December 12, 2012 7:15 PM
To: Stirling, Bryan
Subject: Fw: Fwd: ExtendCARE Fraud Resolution Services

From: Milton Kimpson [mailto:KimpsoM@sctax.org]
Sent: Wednesday, December 12, 2012 07:41 AM
To: Patel, Swati; Neiditz Jon <Jon.Neiditz@nelsonmullins.com>
Subject: Fwd: ExtendCARE Fraud Resolution Services

Fyi

Sent from my iPhone

Begin forwarded message:

From: "Ozzie Fonseca" <ofonseca@experianinteractive.com>
Date: December 12, 2012 1:52:30 AM EST
To: "Milton Kimpson" <KimpsoM@sctax.org>
Subject: RE: ExtendCARE Fraud Resolution Services

Milton:

ExtendCARE is part of the ProtectMyID Alert membership. The feature allows members to access the same level of fraud resolution after the membership expires. I unfortunately don't have much more to share regarding the feature.

Having both Family Secure and ProtectMyID does not diminish your access to fraud resolution or ExtendCARE. As a member of ProtectMyID you receive ExtendCARE.

I'll be at an all-day offsite meeting tomorrow but can be reached in the morning via email. We are waiting on answers from Jon before we move forward on the other details. Has he reached out to you with our questions?

Thanks

Ozzie Fonseca, CIPP/US
Senior Director, Data Breach Resolution



Experian Consumer Direct
535 Anton, Suite 100. Costa Mesa, CA 92626
(949) 567-3851 - Desk
(949) 302-2299 - Cell
(949) 242-2938 - Fax
ozzie.fonseca@experian.com

Blog: www.Experian.com/blogs/data-breach
Follow us on Twitter: www.Twitter.com/Experian_DBR

Visit us at <http://www.experian.com/databreach>

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From: Milton Kimpson [mailto:KimpsoM@sctax.org]

Sent: Tuesday, December 11, 2012 8:57 PM

To: Ozzie Fonseca

Subject: ExtendCARE Fraud Resolution Services

Ozzie:

I am trying to prepare for a brief presentation tomorrow before our Budget and Control Board and then another before a House subcommittee on Thursday. Am I correct that ExtendCARE Fraud Resolution is part of the the ProtectMyID Alert product provided for under the Experian contract? If so, should I properly characterize it as a service that continues even after the ProtectMyID Alert service expires? How does it work -- is there something on your website that I can use to explain the fraud resolution services? Finally, when I sign my children up under Family Secure, I know the kids are cannot get ExtendCARE but does **my** ExtendCare eligibility continue? \

Sometimes tomorrow, we need to talk again about how to identify those persons who have registered for ProtectMyID for whom you have e-mail addresses. We don't know who to mail out resident update letters to versus those Experian can e-mail letters to.

Anyway, sorry to bother you and as always, thanks,

Milton

Stirling, Bryan

From: Patel, Swati
Sent: Wednesday, December 12, 2012 12:23 PM
To: Stirling, Bryan
Subject: Ltr to law enforcement
Attachments: Ltr to Sheriffs re ID theft 12-12-12.docx

I have a draft.

Let's discuss.

Date

After the recent criminal cyber-attack at the South Carolina Department of Revenue (SCDOR), we anticipate that citizens will be reaching out to law enforcement if they believe they are a victim of identity theft. The SCDOR would like to work with citizens to help them determine whether their claim of identity theft is related to the recent cyber-attack.

Accordingly, we ask that you work with SCDOR by notifying (referring) cases that come to you – whether a police report is filed or not – to the Columbia office of the Secret Service which is actively investigating and monitoring the SCDOR data breach. We also ask that you inform citizens who come to you to also call SCDOR so that we may log their claim.

In referring cases, please use the following contact information:

U.S Secret Service

S.C. Department of Revenue

Should you or your staff have any questions, please let me know.

Sincerely,

Jim Etter
Director
Department of Revenue

Stirling, Bryan

From: Schimsa, Rebecca
Sent: Wednesday, December 12, 2012 11:08 AM
To: ashley.taylor@troutmansanders.com
Cc: Stirling, Bryan
Subject: SCDOR - Experian Contract
Attachments: Experian Contract 10.26.12 and Amendment 11.9.12 from DOR.pdf

Ashley,

Please see the attached document from Bryan Stirling.

Thank you,

Rebecca Schimsa

Rebecca S. Schimsa
Office of Governor Nikki R. Haley
Staff Attorney & Commerce Liaison
O: (803) 734-6068 | C: (803) 429-4561

**AMENDMENT DATED November 9th, 2012
To The Credit Monitoring Products Agreement**

This Amendment to the **Credit Monitoring Products Agreement** ("Amendment") is made as of this **9th of November, 2012** ("Amendment Effective Date"), by and between **ConsumerInfo.com, Inc.** (a.k.a. Experian Consumer Direct), a California corporation ("ECD") and **South Carolina Department of Revenue** ("Client"). Capitalized terms not otherwise defined in this Amendment shall have the meaning as set forth in the Agreement.

WHEREAS, ECD and Client entered into that certain **Credit Monitoring Products Agreement** dated as of **October 25th, 2012** ("Agreement"); and

WHEREAS, ECD and Client desire to amend and supplement the Agreement as delineated below.

NOW, THEREFORE, in consideration of the foregoing and the mutual promises and covenants contained in this Amendment, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

1. **Revised Billing Model:** Client and ECD agree to a revised billing model with respect to the Order Form dated October 25th, 2012 ("October 25th Order") as well as additional Consumer Product requested by Client. The revised billing model shall result in a total Fee due and owing from the Client for the October 25th Order, FS Codes (as defined below), and Enhanced Customer Care Center Services of \$12,000,000 ("Total Fee"). This Total Fee shall be broken into two equal payments of \$6,000,000 each. The first \$6,000,000 payment shall be due and owing on or before **December 15th, 2012**. The second \$6,000,000 payment shall be due and owing on or before **January 31st, 2013**. This payment structure supersedes and replaces the payment structure contained within the October 25th Order (as such there shall now be no Client payment calculated per Activation Code or FS code redeemed, and no payment due and owing for the Enhanced Customer Care Services that would be calculated per Individual). The Total Fee shall include the following elements:
 - (a) **Lists of Eligible Individuals.** In accordance with the Agreement, Client has provided ECD with a list of Individuals (the "List"), and subsequently on November 5th, 2012 provided ECD a second list containing a number of additional Individuals affected by Client's data loss incident ("Additional List"). These lists shall be used for Eligibility Reconciliation pursuant to Section 4 of this Amendment. The Individuals on the List together with those Individuals on the Additional List shall be defined as the Total Individuals hereinafter.
 - (b) **Provision of Consumer Products.** ECD agrees to provide either the ProtectMyID Alert Consumer Product or the Family Secure Consumer Product to the Total Individuals, subject to the other requirements herein.
 - (c) **Enrollment Process & Eligibility of Total Individuals.** In order to receive a Consumer Product any of the Total Individuals must enroll via (i) a generic, multi-use ProtectMyID Alert Activation Code, which ECD and Client have distributed prior to the Amendment Effective Date ("Generic Code"), (ii) a single-use ProtectMyID Alert Activation Code ECD has banked at the ECD Customer Care Center or (iii) a single-use FS Code distributed by ECD in accordance with Section 3., below. A Total Individual shall be eligible to enroll and retain a membership in ProtectMyID Alert Consumer Product in the event they are (i) over 18 years old, (ii) otherwise Qualified and (iii) specifically identified on the List or the Additional List. If a Total Individual meets all the foregoing criteria they are deemed eligible for a ProtectMyID Alert membership to be provided for by ECD ("PMID Eligible"). Total Individuals shall be eligible to enroll and retain a membership in Family Secure in the event they (i) have a household member under 18 years old, (ii) are otherwise Qualified and (iii) specifically identified on the List or the Additional List. If a Total Individual meets all the foregoing criteria they are deemed eligible for a Family Secure membership to be provided for by ECD ("FS Eligible")
 - (d) **Enhanced Call Center Services.]** ECD agrees to provide Enhanced Customer Care Center Services consistent with the service scope defined in the Agreement and available to PMID Eligible and/or FS Eligible Individuals.

2. Sections 4.1 and 4.2 of the Agreement are modified to read as follows:

4.1 Fees. Client hereby agrees to pay ECD Total Fee via the two equal payments detailed in Section 1 of this Amendment, above. If Client does not make full payment of the Total Fee within ten (30) calendar days of when it is due and owing consistent with this Amendment, Client shall be provided written notice and thirty (30) calendar days to cure. In the event payment of the Total Fee is not remitted in accordance with the foregoing cure timeframes, ECD may immediately (a) deactivate the Activation Codes and FS Codes and cease further performance under this Agreement until such portion of the Total Fee is paid in full by Client, or (b) terminate this Agreement and the Individuals' enrollment in the Consumer Product. To the extent permitted by Law (including but not limited to South Carolina State Law), interest shall accrue on any past due undisputed amount of the Total Fee at the rate of one and one half percent (1.5%) per month and in addition, Client shall be liable to ECD for any costs and attorneys' fees incurred by ECD to collect unpaid amounts of the Total Fee.

4.2 Fees Non-Refundable. The Total Fee is, without limitation, due and payable as provided for within this Amendment, including any changes to facts or circumstances that may negate the need for some or all of ECD's Consumer Products or Activation Codes hereunder, and/or whether or not Client and/or any Individual utilizes the Consumer Product in accordance with the terms of this Agreement. Client agrees to not waive any of its payment obligations with respect to the Total Fee and ECD shall not be obligated to refund any amount of the Fee already paid by Client on account of (a) any of the foregoing circumstances, or (b) an Individual's inability to receive all or a portion of the Consumer Product as a result of such Individual's failure to (i) successfully complete enrollment, or (ii) comply with any or all of the Third Party Companies' terms and conditions and/or other ECD requirements associated with any of the Consumer Products. Without limiting any remedies available to ECD, Client acknowledges that ECD has as of the Amendment Effective Date incurred significant costs and expenses, as well as allocated certain resources away from other projects, for the purpose of performing ECD's obligations pursuant to the Agreement."

3. **Family Secure Consumer Product Provision:** As part of the Total Fee, ECD agrees to distribute a quantity of Activation Codes for the Family Secure Consumer Product as described herein ("FS Codes"). The process for distribution of the FS Codes shall be as follows: when an Individual has successfully enrolled in the ProtectMyID Alert Consumer Product and subsequently be validated as a PMID Eligible by ECD consistent with the requirements herein, and provided a valid e-mail address to ECD as part of such enrollment prior to the Enrollment Period End Date stipulated in the October 25th Order ("Enrolled Individual"), ECD shall thereafter e-mail such Enrolled Individual an FS Code. In the event the Enrolled Individual has not provided an e-mail address, ECD will mail such Enrolled Individual an FS Code via U.S. Mail. Such FS Code may be utilized by the Enrolled Individual to thereafter enroll other family members consistent with the product description and requirements contained within Exhibit A of the Agreement, and as detailed on the Consumer Product Website and associated End-User Terms and Conditions. ECD shall send the FS Codes via periodic, batched e-mails (in a timeframe of ECD's discretion to groups of Enrolled Individuals). The Enrollment Period for the use of FS Codes shall be concurrent with the Enrollment Period detailed within the Agreement (on or before January 31, 2013).

4. **Reconciliation Process for Non-Eligible Individuals.** Client and ECD acknowledge and agree that due to the use of the Generic Code, and such subsequent widespread publication of the Generic Code, there are a certain number of persons who may be neither Individuals nor affected by Clients data loss incident who are nevertheless improperly utilizing the Generic Code to enroll in ECD's Consumer Products. Client and ECD acknowledge and agree that ECD has taken affirmative steps to put consumers on notice that if they choose to use the Generic Code and are later determined to not meet eligibility criteria associated with the Consumer Products their memberships may either be terminated or they may be offered the option to continue the Consumer Product membership at their sole expense, in ECD's reasonable discretion. In order to determine the number of non-eligible individuals, ECD shall engage in a reconciliation process using both the List and the Additional List provided by Client with the objective of identifying all PMID Eligible and FS Eligible Individuals. ECD and Client shall agree on a process in writing to verify the ineligibility of all non-eligible Individuals



prior to any communication to those Individuals by Experian that they are not eligible for services hereunder, including the possibility of an appeal process with Client. PMID Eligible and FS Eligible Individuals shall continue to receive the Consumer Products once ECD completes this reconciliation process.

5. **Taxpayer Information Confidential.** In addition to fulfilling all of its obligations under Section 7 of the Agreement, ECD shall treat all taxpayer information provided by the Client as confidential pursuant to SC Code Ann. 12-54-240, and shall not disclose the same except in response to a proper judicial order or as otherwise provided for by appropriate statute.
6. **Reporting.** ECD agrees to provide Client with e-mailed report containing the following information: (i) total number of phone calls from Individuals received by the ECD Customer Care Center to date (ii) average caller wait time, and (iii) total number of Activation Code redemptions to date once daily until December 1st, 2012, including Veteran's Day but excluding Thanksgiving Day. Reporting shall continue thereafter on a Monday through Friday basis only (exclusive of federal holidays) until January 31, 2013.

Client acknowledges and agrees that since the Generic Code is available for use by non-eligible individuals as detailed above, the numbers reported in accordance with Section 6.(a)(ii) shall be indicative of trends only and not relied upon as a basis of actual, valid redemption of Activation Codes by FS Eligible or PMID Eligible Individuals.

To the extent the terms of the Agreement conflict with the terms of this Amendment, the terms of this Amendment shall control in connection with the subject matter hereof. All terms of the Agreement not modified herein shall remain unmodified and in full force and effect.

IN WITNESS WHEREOF, the parties have executed this Amendment by duly authorized representatives and acknowledge that they understand and agree to be bound by this Amendment's terms and conditions as of the Amendment Effective Date.

South Carolina Department of Revenue

ConsumerInfo.com, Inc. (a.k.a. ECD)

By: 

By: _____

Name: James F. Etter

Name: _____

Title: Director

Title: _____

CREDIT MONITORING PRODUCTS AGREEMENT ORDER FORM

(Please complete all of the fields below)

CLIENT: South Carolina Department of Revenue	Client Billing Address and Contact
Address: P.O. Box 12265	Address: P.O. Box 12265
City: Columbia	City: Columbia
State: SC Zip Code: 29211	State: SC Zip Code: 29211
Contact: Milton G. Kimpson	Contact: Milton G. Kimpson
Phone: 803-898-5131	Phone: 803-898-5131
Fax: 803-898-5147	Fax: 803-898-5147
Email: KimpsonM@actax.org	Email: KimpsonM@actax.org

Agreement Date: October 25, 2012 **Enrollment End Date:** January 31, 2013

Product Term (per Individual): One (1) year

Number of Activation Codes: 3,600,000

Fee per Activation Code Redeemed: \$15.35 **Set-up Fee:** \$0.00

Vanity URL for Consumer Product Website, if applicable: www.protectmyid.com/scdor

Consumer Product Launch Date: Within 24 hours of ECD's receipt of the List from Client *(This is an estimated date only)*

Consumer Products shall include one or more of the following products, which are further described in Exhibit A:

Primary Product: ProtectMyID Alert 3B (online/offline enrollment and alerts)

Secondary Product: N/A

Supplemental Client Services (check all that apply; services are described in greater detail in Exhibit B):

☐ **Communication Facilitation Services** – printing and mailing of letters – price is N/A *(inclusive of postage)*

☒ **Enhanced Customer Care Services** – additional call center services – price is \$0.20 per individual affected (3,600,000 x \$0.20 = \$720,000)

☐ **Address Append Services** – Consumer address look up – price is N/A. A Rider agreement must accompany this form prior to processing data.

(The above Consumer Products are only available to Qualified (as defined in Exhibit A) Individuals who meet the requirements as defined and set forth in Exhibit A.)

ALL INFORMATION CONTAINED IN THIS ORDER FORM IS SUBJECT TO THE TERMS AND CONDITIONS AS SET FORTH IN THE ATTACHED CREDIT MONITORING PRODUCTS AGREEMENT, INCLUDING, WITHOUT LIMITATION, THE REPRESENTATIONS AND WARRANTIES; DISCLAIMERS, LIMITATIONS OF LIABILITY AND PROVISIONS REGARDING EACH PARTY'S RESPECTIVE INDEMNIFICATION OBLIGATIONS.

CREDIT MONITORING PRODUCTS AGREEMENT

This Credit Monitoring Products Agreement (the "Agreement") is made by and between ConsumerInfo.com, Inc., a California corporation, also known as Experian Consumer Direct ("ECD"), and the party identified as "Client" in the Order Form and its Affiliates (collectively, "Client"), and shall be effective as of the Agreement Date (as defined in the Order Form). Each of ECD and Client are sometimes referred to herein as a "Party" and collectively as the "Parties." The Order Form attached hereto is made a material part of this Agreement and is incorporated herein by this reference.

RECITALS

WHEREAS, Client maintains personal and other sensitive information on certain individuals;

WHEREAS, ECD, directly and through one or more third-party providers, provides certain credit monitoring and other products; and

WHEREAS, Client desires for ECD to make available certain of ECD's products to certain Individuals (as defined below) identified by Client with respect to whom Client maintains personal and other sensitive information.

NOW THEREFORE, in consideration of the promises and the mutual covenants and agreements contained herein, and for other valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows:

1. **DEFINITIONS.** Capitalized terms herein shall have the meanings set forth in the Ordering Information section of the Order Form, or, if not set forth therein, as defined elsewhere in this Agreement. The following terms shall have the following meanings ascribed to them:

1.1 "Activation Code" means a unique, single use code with respect to each Individual that allows such Individual to enroll for and receive the Consumer Product. Each Individual may only redeem his/her Activation Code for only one applicable Consumer Product.

1.2 "Affiliates" means any entity controlled by, under common control with or that controls the applicable Party. "Control" means ownership of fifty percent (50%) or more of the ownership interest of an entity.

1.3 "Consumer Product(s)" means those products and services provided by ECD hereunder, as selected by Client and set forth in the Order Form.

1.4 "Enrollment Period" means the period commencing on the actual launch date of the Consumer Product Website and ending on the Enrollment End Date as set forth in the Order Form, whereby Individuals may redeem their Activation Code and receive the Consumer Product.

1.5 "Individual" means any individual for whom Client maintains personal and other sensitive information.

1.6 "Individual Information" means all information pertaining to an Individual obtained by ECD, including without limitation, (a) through Individual enrollment for the Consumer Product or visiting ECD's website(s), or (b) through provision of the Consumer Product.

1.7 "Law" means any rules, laws, statutes, regulations or judgments, orders or decrees imposed by any governmental entity.

1.8 "Product Term" means the period set forth in the Order Form, commencing on the date an Individual completes enrollment for the Consumer Product, which may occur at any time during the Enrollment Period.

2. CREDIT MONITORING PRODUCTS; SUPPORT

2.1 **Access to Consumer Products.** ECD hereby agrees to provide to Client the number of Activation Codes set forth in the Order Form, for the purpose of Client providing such Activation Codes to Individuals. When ordering Activation Codes, Client shall order a number of Activation Codes equal to the number of notifications that it intends to provide to Individuals pursuant to Section 2.7 below. Client shall assign an Activation Code to each Individual and upon each Individual redeeming an Activation Code and completing the required enrollment, ECD shall provide to such Individual the selected Consumer Product for the Product Term. The Activation Codes may be redeemed by Individuals only during the Enrollment Period, and such Activation Codes will expire at the end of such Enrollment Period. Client may not distribute any Activation Codes thereafter.

2.2 Enrollment; Consumer Product Website. Each Individual may enroll for the applicable Consumer Product during the Enrollment Period (a) via phone enrollment to ECD's Customer Care Center, and/or, in the event Client elects to send a Notification Letter at a point in time after the Release (b) online via a secure Website designated by ECD (the "Consumer Product Website"). As a condition to receiving the Consumer Product, each Individual must complete ECD's applicable enrollment process and/or the other applicable credit reporting companies' enrollment process, including providing all requested information, and agree to all terms and conditions as well as ECD's privacy policy (collectively, the "End-User Terms and Conditions") for the Consumer Product. ECD shall have sole discretion to determine the End-User Terms and Conditions pursuant to which the Consumer Product shall be provided to Individuals; provided that, ECD shall not charge Individuals for the Consumer Product provided under this Agreement and as described in Exhibit A during the Product Term. The delivery method of the Consumer Products to the Individuals during the Product Term is not subject to change (i.e., if Individuals enroll or are enrolled online, the Consumer Product will be delivered online for the entire Product Term; and if Individuals enroll offline, the Consumer Product will be delivered via mail, and customer care will be available via phone (in accordance with Section 2.4 below) for the entire Product Term).

ECD shall build, host and maintain, at its own cost, the Consumer Product Website. Unless agreed to in writing by ECD, all content, including the design and look and feel, of the Consumer Product Website shall be determined by ECD, at its sole and absolute discretion. The Consumer Product Website shall be operated in accordance with ECD's standard procedures and shall be accessible by Individuals on a date that ECD and Client mutually agree to in writing after the Release date..

2.3 Enrollment Process; Authentication Failure. Client hereby acknowledges that ECD shall maintain strict procedures and protocols relating to its enrollment process (including timed-out and other security measures), and failure by an Individual to follow such procedures and protocols may result in a failed enrollment. Client also acknowledges that there are a number of additional reasons and factors that may cause Individuals to fail authentication/enrollment, including, without limitation, corporate firewalls, proxy servers, spam blockers, fraud alerts, credit file freezes, data errors, inaccurate out-of-wallet information, or incorrect social security numbers. Upon any such failure, each affected Individual shall be provided with a toll-free Customer Care Center number to call. Upon an Individual initiating such call, a customer care representative will attempt to manually authenticate such Individual by asking additional security questions; provided, that, in the event such a telephonic authentication is not possible, additional steps may be taken. ECD shall endeavor to make the enrollment process as "user-friendly" as reasonably possible but without compromising its security standards. Notwithstanding the foregoing, ECD shall not be required to provide any refund of the Fee (as defined in Section 4.1 below) to Client in the event that such Individual fails to successfully complete such enrollment. ECD reserves the right, at its sole and absolute discretion, to modify or alter the enrollment process and/or the services associated therewith from time to time.

2.4 Customer Care. Customer care will be available to Individuals via access to a toll-free Customer Care Center located in the United States. Fraud resolution customer care shall be available to Individuals via customer care representatives in the United States. The services available via the Customer Care Center shall be limited to assistance with telephone and email inquiries regarding enrollment for the Consumer Product and technical issues relating to redemption of Activation Codes, authentication failure, username and password assistance, cancellations, locked accounts, changes in personal information, disputes, billing questions about additional products, credit score information, general credit-related questions, fraud resolution, suspected fraudulent items, monitoring and alert information, free credit reports, and general Consumer Product Website navigation. The appropriate toll-free Customer Care Center number shall be presented to Individuals as part of an enrollment failure notification with a message requesting that Individuals call such toll-free number to complete the Customer Care Center enrollment process. Customer Care Center hours of operation are Monday through Friday, 6 a.m. to 6 p.m. Pacific Time, and Saturday through Sunday, 8 a.m. to 5 p.m. Pacific Time. The Customer Care Center will attempt to authenticate Individuals in accordance with Section 2.3 above. The Customer Care Center will not have access to and will not provide any information related to Client or its business and/or legal decisions in making the Consumer Product available to Individuals on a complimentary basis, and will refer any such inquiries back to Client.

2.5 Third Party Companies. The portions of the Consumer Product provided by ECD's partners, Affiliates and certain third parties, including consumer reporting companies (collectively, "Third Party Companies") are subject to such entities' own end-user/individual standard terms and conditions and information requirements; the names of the Third Party Companies currently providing portions of the Consumer Product are delineated in Exhibit A. Individuals must comply with the Third Party Companies' terms and conditions and other requirements in order to receive such portions of the Consumer Product. Some of the Third Party Companies are not subcontractors or agents of ECD, and therefore, ECD does not control such terms and conditions or requirements and shall not be obligated to intervene or assist Individuals in any way in meeting such requirements. Individuals shall be solely responsible for handling any issues relating to such terms and conditions and requirements directly with any such partners, Affiliates and third parties. ECD shall not be obligated to refund any amount of the Fee (as defined in Section 4.1 below) on account of an Individual's inability to receive portions of

the Consumer Product as a result of such Individual's failure to comply with any of the Third Parties' terms and conditions and/or other requirements. Without limiting the generality of the foregoing, Individuals shall be required to provide all necessary information and meet other criteria required by each applicable consumer reporting company in order to receive a credit report or other products and services from such company.

2.6 Intellectual Property and Branding of Consumer Products. Unless otherwise agreed to in writing by ECD, the Consumer Products shall be branded as determined by ECD, at its sole and absolute discretion, and Client shall not designate (through trademark, trade name, trade dress or otherwise) the Consumer Products as being provided by Client. Client shall retain ownership of any and all pre-existing Client intellectual property, including but not limited to Client's trademarks, patents and trade dress.

2.7 Notification to Individuals. Client shall prepare a press release or other public announcement which details the data loss incident that affects Individuals ("Release"). ECD must be provided an opportunity to review any and all Releases prior to their conveyance to the general public. Subsequent to the Release, ECD shall be prepared to receive phone calls at its Customer Care Center, however, the ECD Customer Care Center shall not be prepared to assist Individuals with both enrollment in the Consumer Product and delivery of Enhanced Customer Care Services as of the Consumer Product Launch Date. Client acknowledges and agrees that with respect to any and all calls from Individuals which ECD receives at its Customer Care Center after the Release *but prior to* the Consumer Product Launch Date, ECD will use reasonable commercial efforts to facilitate such calls to achieve a satisfactory consumer experience, but the requirements of Section 2.11 shall still apply. In addition to the foregoing specified phone enrollment process, within a mutually agreeable period of time following the Agreement Date, Client may elect to prepare a communication to Individuals in the form of a notification letter ("Notification Letter") to be sent via U.S. Mail or email which *must* include (a) one Activation Code per each Individual Client identifies as affected by the subject data breach or data loss incident and eligible to receive such a Notification Letter, (b) the procedures for enrollment of the Consumer Product (including, but not limited to the (i) ECD maintained URL where such Individuals may properly utilize their Activation Code and (ii) the appropriate ECD Customer Care Center phone numbers), and (c) a listing of the key Consumer Product features. Any Client notification process pertaining to the Consumer Products that includes elements other than the Notification Letter must be pre-approved by ECD in writing. **CLIENT SHALL SUBMIT ALL NOTIFICATION LETTERS TO ECD FOR APPROVAL PRIOR TO DELIVERY OF SUCH NOTIFICATION LETTERS TO INDIVIDUALS.** ECD shall have the right to approve only the limited portions of such Notification Letters that describe the Consumer Product, and/or the procedures for redemption of the Activation Codes, or which in anyway otherwise relate to ECD and/or its Affiliates or annualcreditreport.com. Client shall not provide, in any Notification Letter or any other public communication (including but not limited to communications with Individuals), any representation, description or other statement regarding the Consumer Products or otherwise refer to ECD or its Affiliates in any way other than by such a prepared Notification Letter reviewed and approved by ECD, or otherwise in accordance with section 9.8, below. Upon ECD's reasonable request, Client must provide ECD a mailing schedule in advance of Client commencing delivery of any and all Notification Letters to Individuals. Once provided by Client, ECD will allocate Customer Care Center and other resources in accordance with such schedule; any significant updates or modifications by Client to the schedule must be provided to ECD immediately and may result in increased costs for ECD that will require revised pricing discussions with Client. Client agrees not to make any statement or undertake any act or omission that would result in civil or criminal liability for ECD.

2.8 ECD Communication with Individuals and/or Third-Parties. ECD may communicate with or send communications to Individuals relating to (a) a Consumer Product pursuant to the terms of this Agreement, (b) the expiration of a Consumer Product and provide options for such Individuals to extend or renew such Consumer Product (i.e. via an end-of-term service alert), and/or (c) other ECD specific credit related products that are available to the Individuals in their online proprietary member center section of the Consumer Product Website or via e-mailed (or in the case of offline Individuals, mailed) service alerts sent by ECD to such Individuals. In addition, an Individual may affirmatively opt-in to receive marketing offers from ECD, its Affiliates and third-parties. As it relates to (b) and (c) in the preceding sentence, ECD may charge Individuals a separate fee for (i) an extension or renewal of a Consumer Product beyond the Product Term stipulated herein, or (ii) for other products not included under this Agreement. ECD is not obliged to communicate with or provide services to any third-parties who may have contractual or other relationships with Client (other than those explicitly agreed to within this Agreement).

2.9 Activation Code Availability. On or before the time of the Release, Client shall provide to ECD a listing of Individuals eligible to receive Activation Codes Center ("List"). Client shall be solely responsible for development of the List, as well as all eligibility criteria associated with the List. Upon provision of the List to ECD, ECD shall make the Activation Codes available for distribution to Individuals via personnel within the ECD Customer Care Center. In the event Client elects to mail any Notification Letters, ECD shall not be required to provide the Activation Codes for such Notification Letters to Client until both parties have reviewed and finally approved the Notification Letter as described in Section 2.7 above.

2.10 Distribution of Activation Codes. Activation Codes for distribution to Individuals on the List shall be maintained by ECD, and within ECD's care, custody and control. In the event ECD delivers Client (or Client's agent) any Activation Codes for use by Client in a Notification Letter, Client agrees not to sell or otherwise distribute any such Activation Codes, except to Individuals and only as expressly permitted under this Agreement. In no event shall ECD be liable for any loss, damage, theft, corruption or destruction ("Loss") of Activation Codes once issued by ECD to Client, including, but not limited to, any such Loss attributable to Client's distribution, storage (if applicable) and/or mailing of such Activation Codes.

2.11 No Early Commencement. Client acknowledges and agrees that (a) the Consumer Product Website will not be accessible by Individuals prior to the date mutually agreed to by ECD and Client in writing, and (b) it shall not communicate with Individuals regarding the availability and description of the Consumer Product, including, without limitation, the procedures for enrollment of the Consumer Product, any earlier than the date of the Release and acknowledges and agrees that the Consumer Products shall not be available for enrollment prior to the Consumer Product Launch Date stipulated on the Order Form. CLIENT AGREES THAT IT SHALL BE RESPONSIBLE FOR THE PAYMENT OF ALL LIABILITIES, COSTS AND EXPENSES INCURRED BY ECD OR ITS AFFILIATES AS A RESULT OF CLIENT'S AND/OR ANY INDIVIDUAL'S FAILURE TO COMPLY WITH THE FOREGOING, INCLUDING, WITHOUT LIMITATION, AS A RESULT OF ANY INDIVIDUAL ATTEMPTING TO ACCESS THE CONSUMER PRODUCT WEBSITE AND/OR OTHERWISE ENROLL IN THE CONSUMER PRODUCTS PRIOR TO THE CONSUMER PRODUCT LAUNCH DATE SET FORTH IN THE ORDER FORM.

2.12 Additional Client Requirements. In the event Client requires additional Activation Codes beyond the number stipulated in the Order Form during the Enrollment Period, ECD may provide such additional Activation Codes pursuant to a mutual written Order Form addendum between the Parties to supplement this Agreement, which such addendum shall be in a form provided by ECD and subject to the terms of this Agreement (unless otherwise agreed to in such addendum). An Order Form addendum may have ordering information that differs from the Order Form attached to this Agreement, including, but not limited to, Enrollment End Date, Product Term, and fees. Any additional Client requirements or other changes to this Agreement may be agreed to between the Parties via a signed written amendment to this Agreement.

2.13 Exclusivity. During the Product Term, Client agrees not to obtain products or services that are similar to the Consumer Products from any party other than ECD.

3. INSURANCE

3.1 Insurance. The insurance provided to Individuals as a product feature of certain Consumer Products is strictly subject to the policies, terms and conditions of the designated third-party insurers. Such policies, terms and conditions are provided to Individuals at the time each Individual enrolls for the Consumer Product. ECD does not directly sell such insurance to Client or Individuals. Individuals should be urged to carefully review such policies to determine their terms and conditions, including limits and coverage of insurable losses. At the election of the designated third-party insurer or ECD, (a) the amount of insurance coverage to be provided to Individuals, and/or (b) the designation of the third-party insurer(s) are both subject to change at any time. Notwithstanding the foregoing, identity theft insurance may not be provided to any Individuals residing in any state where the provision of such insurance is prohibited by Law.

3.2 Guarantee for FamilySecure.com. The Guarantee provided to Individuals as a product feature of the Guarantee provided to Individuals as a product feature of the Family Secure Consumer Product is strictly subject to the policies, terms and conditions described at http://www.familysecure.com/Member_Guarantee.aspx. Such policies, terms and conditions are provided to Individuals at the time each Individual enrolls for the FamilySecure.com Consumer Product. Individuals should be urged to carefully review such policies to determine their terms and conditions, including limits and coverage of losses. At the election of ECD, (a) the amount of the Guarantee to be provided to Individuals, and/or (b) the designation of the party providing the Guarantee are both subject to change at any time. Notwithstanding the foregoing, the Guarantee may not be provided to any Individuals residing in any state where the provision of such Guarantee is prohibited by Law. Due to New York State Law restrictions, the Guarantee cannot be offered to Individuals who are residents of the State of New York.

4. FEES

4.1 Fees. Client hereby agrees to pay to ECD the Set-up Fee within thirty (30) calendar days of the Effective Date. Client also agrees to pay ECD the Fee per Activation Code Redeemed set forth in the Order Form for each Activation Code redeemed by Individuals during the Enrollment Period (the "Fee"). ECD will invoice the Fee to Client on a monthly basis for all Activation Codes redeemed by Individuals during the prior thirty (30) calendar days and Client agrees to pay the Fee within thirty (30) days from the date of such invoice. If Client does not make full payment of the Fee within such

period, ECD, at its option, may immediately (a) deactivate the Activation Codes and cease further performance under this Agreement until such Fee is paid in full by Client, or (b) terminate this Agreement and the Individuals' enrollment of the Consumer Product. Interest shall accrue on any past due amounts at the rate of one and one half percent (1.5%) per month. In addition, Client shall be liable to ECD for any costs and attorneys' fees incurred by ECD to collect unpaid amounts.

4.2 Fees Non-Refundable. The Fee is, without limitation, due and payable as provided for herein, including any changes to facts or circumstances that may negate the need for some or all of ECD's Consumer Products or Activation Codes hereunder, whether or not Client and/or any Individual utilizes the Consumer Product in accordance with the terms of this Agreement. Client agrees to not waive any of its payment obligations and ECD shall not be obligated to refund any amount of the Fee already paid by Client on account of (a) any of the foregoing circumstances, (b) an Individual's inability to receive all or a portion of the Consumer Product as a result of such Individual's failure to (i) successfully complete enrollment, or (ii) comply with any or all of the Third Party Companies' terms and conditions and/or other requirements, and/or (c) any circumstances relating to Section 2.10 above. Without limiting any remedies available to ECD, Client acknowledges that upon entering into this Agreement, ECD shall immediately begin to incur costs and expenses, as well as allocate certain resources away from other projects, for the purpose of performing ECD's obligations hereunder; therefore, Client acknowledges and agrees that Client is responsible to pay for a minimum of five (5) percent of the total Activation Codes ordered by Client, irrespective of the total number of Activation Codes finally redeemed. In the event more than five (5) percent of all Activation Codes ordered by Client are redeemed, then these redemptions will be credited towards the total owed by Client for all redemptions.

4.3 Taxes. Client shall be responsible for, and shall promptly pay or reimburse ECD for the payment of, any sales, use, excise, ad valorem, value-added or other similar taxes, assessments or duties imposed by any government agency that are associated with the Consumer Products (other than taxes based on ECD's net income).

5. OWNERSHIP; INDIVIDUAL INFORMATION

5.1 ECD Ownership. ECD and/or its Affiliates or third party providers shall exclusively own all right, title and interest, including all copyrights, trade secrets, know-how, goodwill, trademarks, service marks, trade names, trade dress, logos, patents or other intellectual property (or any derivative works thereof) and underlying technology in (i) the Consumer Products and all other products provided by ECD hereunder, (ii) the Consumer Product Website, and (iii) all other materials and information provided by ECD to Client hereunder. No grant to use any intellectual property (including any trademarks) of ECD, its Affiliates or third-party providers is made under this Agreement.

5.2 Individual Information. As Individual Information is conveyed from an Individual directly to ECD, it is not defined as Confidential Information pursuant to the definition of that term in section 7., below, rather ECD shall use Individual Information in accordance with its posted privacy policy and the End-User Terms and Conditions; such policy and terms and conditions may be amended from time to time, at ECD's sole and absolute discretion and without prior notice to Client and/or Individuals, subject to any applicable restrictions of state or other Laws.

6. REPRESENTATIONS AND WARRANTIES; DISCLAIMER AND LIMITATION OF LIABILITY; INDEMNIFICATION

6.1 Representations and Warranties by ECD. ECD represents and warrants to Client that it (a) has the power and authority to enter into this Agreement and to perform its obligations hereunder, (b) will provide the Consumer Products in a manner consistent with the level of service provided to ECD's general customer base for such Consumer Products; and (c) will provide the Consumer Products and any other products and services provided under this Agreement in a professional manner.

6.2 Representations and Warranties by Client. Client represents and warrants to ECD that (a) it has the power and authority to enter into this Agreement and to perform its obligations hereunder, (b) to the best of its knowledge, all information provided by Client to ECD are accurate in all material respects, (c) it will communicate with the Individuals in accordance with Section 2.7 above, such that each of its Individuals receive notification and one Activation Code, and (d) by entering into this Agreement and performing hereunder, Client will not be violating or breaching any other contract, agreement, commitment, promise, understanding or arrangement.

6.3 DISCLAIMER AND LIMITATION OF LIABILITY.

(a) CLIENT HEREBY ACKNOWLEDGES AND AGREES THAT THE CONSUMER PRODUCTS ARE INTENDED AS ELECTIVE AND OPTIONAL PRODUCT OFFERINGS THAT CLIENT MAY CHOOSE TO MAKE AVAILABLE TO ITS INDIVIDUALS, AND THAT SUCH PRODUCTS ARE SELECTED SOLELY BY CLIENT. THE CONSUMER PRODUCTS ARE NOT INTENDED TO, AND ECD EXPRESSLY DISCLAIMS ANY WARRANTY OR GUARANTEE THAT THEY WILL, ALLOW CLIENT TO COMPLY WITH

LAW, MITIGATE DAMAGES (INCLUDING, BUT NOT LIMITED TO, RELATING TO A DATA BREACH) OR AVOID ANY OTHER CONSEQUENCES OF A DATA BREACH OR FAILURE TO INSTITUTE PROPER SECURITY MEASURES. ANY COMPLIANCE OR NONCOMPLIANCE WITH LAW SHALL BE BASED SOLELY UPON THE PROCEDURES AND ACTIONS IMPLEMENTED BY CLIENT IN CLIENT'S SOLE DETERMINATION. OTHER THAN THE WARRANTIES SET FORTH UNDER SECTION 6.1, ALL PRODUCTS PROVIDED BY ECD, ITS AFFILIATES OR ITS THIRD-PARTY PROVIDERS PURSUANT TO THIS AGREEMENT ARE SO PROVIDED ON AN "AS IS" BASIS, AND ECD MAKES NO OTHER WARRANTIES UNDER THIS AGREEMENT. ECD FURTHER DISCLAIMS ANY AND ALL IMPLIED WARRANTIES REGARDING THE CONSUMER PRODUCTS AND SERVICES, INCLUDING ANY WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.

(b) IN NO EVENT SHALL ECD BE LIABLE TO CLIENT, UNDER ANY LEGAL OR EQUITABLE THEORY, FOR ANY CONSEQUENTIAL, INCIDENTAL, SPECIAL OR INDIRECT DAMAGES OF ANY KIND, INCLUDING LOST PROFITS AND LOST SALES, SUFFERED BY OR OTHERWISE COMPENSABLE TO CLIENT, ARISING OUT OF, UNDER OR RELATING TO THIS AGREEMENT, WHETHER OR NOT ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

(c) NOTWITHSTANDING ANYTHING TO THE CONTRARY HEREIN, ECD'S AGGREGATE LIABILITY TO CLIENT AND/OR ITS AFFILIATES FOR DAMAGES (i) CONCERNING THE PERFORMANCE OR NON-PERFORMANCE BY ECD OF ITS OBLIGATIONS HEREUNDER, OR (ii) IN ANY WAY RELATED TO OR ARISING OUT OF OR IN CONNECTION WITH THE SUBJECT MATTER OF THIS AGREEMENT (INCLUDING THE PROVISION OF THE CONSUMER PRODUCTS, AND INCLUDING PURSUANT TO ECD'S INDEMNIFICATION OBLIGATIONS SET FORTH UNDER THIS AGREEMENT), REGARDLESS OF WHETHER THE CLAIM FOR SUCH DAMAGES IS BASED ON CONTRACT, TORT OR OTHERWISE, SHALL NOT EXCEED AN AMOUNT EQUAL TO THE FEE PAID BY CLIENT TO ECD UNDER THE TERMS OF THIS AGREEMENT.

6.4 Indemnification.

(a) **No Indemnification by Client, Client Conduct.** Client is prohibited by Law from indemnifying anyone. Therefore, Client does not indemnify ECD or anyone else under this Rider. Notwithstanding the foregoing, Client is responsible for any (i) negligent acts or omissions, or the willful misconduct of its personnel and/or (ii) any breach of any of the provisions of this Agreement or its failure to comply with any Law ("Client Conduct"), and therefore in the event such Client Conduct results in any liabilities, damages, losses, claims, costs and expenses including reasonable attorneys' fees (collectively, ("Damages"), for ECD or its Affiliates in connection with the delivery of the Consumer Products or Supplemental Services described herein, then Client shall be financially responsible to ECD or its Affiliates for such Damages. Client's responsibility for any and all attorney's fees shall only be as permitted by Law, including but not limited to S.C. Code Ann. 15-77-300 (1976, as amended).

(b) **Indemnification by ECD.** ECD will indemnify, defend, and hold Client and its directors, officers, shareholders and, agents (the "Client Indemnified Parties") harmless from and against any and all Damages, which may be asserted against or incurred by Client or any of the Client Indemnified Parties, arising out of or resulting from any material breach of the End-User Terms and Conditions by ECD.

(c) **Procedures for Control of Indemnifiable Claims.** In order for a Party (the "Indemnified Party") to be entitled to any indemnification provided for in Sections 6.4(a) or 6.4(b) above, such Indemnified Party must notify the Party obligated to provide such indemnification (the "Indemnifying Party") in writing of the indemnifiable claim within thirty (30) business days after receipt by such Indemnified Party of written notice of the indemnifiable claim; provided, however, that failure to give such notification shall not affect the indemnification provided hereunder except to the extent the Indemnifying Party shall have been actually materially prejudiced as a result of such failure. After receipt of such notice, the Indemnifying Party shall have the right to assume the defense of, compromise or settle the indemnifiable claim at its expense; provided, however, that the Indemnifying Party shall not consent to the entry of any judgment or enter into any settlement that provides for non-monetary relief without the consent of the Indemnified Party. In any indemnifiable claim which the Indemnifying Party has elected to defend, compromise or settle, the Indemnifying Party shall not be responsible for any expenses, including counsel fees, incurred by the Indemnified Party after such election; but the Indemnified Party may participate therein and retain separate counsel at its own expense. The Indemnified Party shall provide to the Indemnifying Party all information, assistance and authority reasonably requested in order to evaluate any indemnifiable claim and effect any defense, compromise or settlement thereof. If the Indemnifying Party does not assume the defense of the indemnifiable claim as provided herein, the Indemnified Party may defend, compromise or settle the claim in any manner it reasonably deems appropriate, provided that the Indemnifying Party shall remain responsible for any losses, liabilities or damages the Indemnified Party suffers arising from the indemnifiable claim to the fullest extent provided under this Section 6.4.

7. CONFIDENTIAL INFORMATION

7.1 Definition and Obligations. ALL OBLIGATIONS OF THIS SECTION ARE ONLY ENFORCEABLE TO THE EXTENT PERMITTED BY LAW, including but not limited to any freedom of information act ("FOIA") or other type of State or Federal regulations. For the purposes of this Agreement, "Confidential Information" means the pricing, provisions of and all performance under this Agreement and information about the disclosing Party's business or activities that is proprietary and confidential, which shall include all business, financial, technical and other information of a Party marked or designated by such Party as "confidential" or "proprietary" or information which, by the nature of the circumstances surrounding the disclosure, should in good faith to be treated as confidential (including but not limited to any confidential taxpayer information conveyed by Client to ECD). Notwithstanding the foregoing, the Parties agree that any and all information provided by Individuals and collected by ECD from the Consumer Product Website shall not be deemed as Confidential Information and shall be collected in accordance with ECD's privacy policy and End-User Terms and Conditions, which may be amended from time to time. For a period commencing on the Agreement Date and ending two (2) years after the Term, each Party agrees (a) that it will not disclose to any third party or use any Confidential Information disclosed to it by the other except as expressly permitted in this Agreement, and (b) that it will take all reasonable measures to maintain the confidentiality of all Confidential Information of the other Party in its possession or control, which will in no event be less than the measures it uses to maintain the confidentiality of its own information of similar importance. Upon the disclosing Party's request, the receiving Party will promptly return to the disclosing Party all tangible items containing or consisting of the disclosing Party's Confidential Information and all copies thereof. Each Party acknowledges that all of the disclosing Party's Confidential Information is owned solely by the disclosing Party (or its licensors) and that the unauthorized disclosure or use of such Confidential Information would cause irreparable harm and significant injury to the disclosing Party, the degree of which may be difficult to ascertain. Accordingly, each Party agrees that the disclosing Party will have the right to seek an immediate injunction enjoining any breach of this Agreement, as well as the right to pursue any and all other rights and remedies available at Law or in equity in the event of such a breach.

7.2 Exceptions. Notwithstanding the foregoing, Confidential Information will not include information which is: (a) now, or hereafter becomes, through no act or failure to act on the part of the receiving Party, generally known or available to the public, (b) acquired by the receiving Party before receiving such information from the disclosing Party and without restriction as to use or disclosure, (c) hereafter rightfully furnished to the receiving Party by a third party, without restriction as to use or disclosure, (d) information which the receiving Party can document was independently developed by the receiving Party without use of or reference to the disclosing Party's Confidential Information, (e) required to be disclosed under any Law, provided that the receiving Party uses reasonable efforts to give the disclosing Party reasonable notice of such required disclosure and an opportunity to obtain a protective order or other appropriate remedy, (f) disclosed with the prior written consent of the disclosing Party.

8. TERM AND TERMINATION

8.1 Term. This Agreement shall commence upon the Agreement Date and shall expire at the end of the Enrollment Period (the "Term"); provided, however, the terms of this Agreement will continue as stipulated herein for delivery of Consumer Product(s) in accordance with an active Order Form addendum between the Parties to this Agreement (pursuant to Section 2.12 above). The Product Term will continue as stipulated herein for continued delivery of the Consumer Product to Individuals in accordance with and as may be required by the End-User Terms and Conditions.

8.2 Termination for Breach. Either Party may terminate this Agreement if the other Party breaches any material term or condition of this Agreement and fails to cure such breach within thirty (30) days after receiving written notice of the breach. In the event either Party terminates this Agreement for breach, termination shall not affect the other Party's financial obligation to make any required payments hereunder.

8.3 Termination For Lack of Funds. The parties hereto covenant and agree that their liabilities' and responsibilities, one to another, shall be contingent upon the availability of federal, state, and local funds for the funding of services and that this Contract shall be terminated if such funding ceases to be available. The Client shall have the sole responsibility for determining the lack of availability of such federal, state, and local funds.

8.4 Effect of Termination. Except with respect to the Consumer Product for which both (a) Client has been invoiced and rendered payment, and (b) ECD has commenced delivery of the Consumer Product, ECD shall have no further obligation to continue to provide the Consumer Product following the termination of this Agreement pursuant to Section 8.2 above.

8.5 Surviving Provisions. The terms and conditions of Sections 2, 3, 4.2, 5, 6, 7, 8.3, 8.5, and 9 of this Agreement shall survive and continue after termination or expiration of this Agreement.

9. GENERAL PROVISIONS

9.1 Assignment. Except as specifically stated in this Agreement, neither this Agreement nor any of the rights, interests or obligations of either Party shall be assigned or delegated without the prior written consent of the other Party, which consent shall not be unreasonably withheld. Any unauthorized assignment or delegation shall be null and void. Notwithstanding the foregoing, either Party may assign or otherwise transfer its rights and obligations to its Affiliates or to successors in interest (whether by purchase of stock or assets, merger, operation of Law, or otherwise) of that portion of its business related to the subject matter hereof.

9.2 Successors in Interest. Subject to the provision of Section 9.1 above, all of the terms and conditions of this Agreement shall be binding upon, inure to the benefit of, and be enforceable by the respective successors and permitted assigns of the Parties.

9.3 Choice of Law; Jurisdiction. This Agreement shall be construed in accordance with the Laws of the State of South Carolina (excluding rules regarding conflicts of Law) and the United States of America. All actions or proceedings arising in connection with this Agreement shall be tried and litigated in state or federal courts located in South Carolina, unless such actions, suits or proceedings are required to be brought in another court to obtain subject matter jurisdiction over the matter in controversy, and each Party irrevocably submits to the jurisdiction of such courts. Service of process may be effected in accordance with the procedures for providing notice under this Agreement.

9.4 Notices. Any notice given under this Agreement to Client will be given in writing to the Primary Contact at the Client address set forth in the Order Form. Any notice given under this Agreement to ECD will be given in writing and addressed to ECD's Corporate Counsel at 18500 Von Karman Avenue, Suite 400, Irvine, CA 92612. Either Party may substitute a new address and contact person by written notice to the other in the manner contemplated herein. All notices shall be effective when received, and shall be delivered personally, by facsimile transmission (receipt verified), mailed by registered or certified mail (return receipt requested), postage prepaid, or sent by express courier service.

9.5 Independent Contractors. In performing their respective duties under this Agreement, each of the Parties will be operating as an independent contractor. Nothing contained herein will in any way constitute any association, employment, partnership or joint venture between the Parties hereto, or be construed to evidence the intention of the Parties to establish any such relationship. Neither of the Parties will hold itself in any manner that would be contrary to the provision of this Section 9.5.

9.6 Entire Agreement; Amendments and Addenda. This Agreement (including the exhibits hereto, as may be amended and supplemented from time to time, based upon mutual written consent) contains the entire agreement and understanding concerning the subject matter (as set forth in the Recitals) between Client and ECD. This Agreement supersedes all prior negotiations, agreements (whether written, oral or electronic), Client purchase orders, term sheets, or proposals that relate specifically to the subject matter (as set forth in the Recitals). Except as provided herein, this Agreement may be amended and/or supplemented via one or more Order Form addenda (as described in Section 2.12 above) only in writing, signed by authorized representatives for both ECD and Client.

9.7 Severability. In the event that it is determined by a court of competent jurisdiction as a part of a final non-appealable judgment that any provision of this Agreement (or part thereof) is invalid, illegal, or otherwise unenforceable, such provision will be enforced as nearly as possible in accordance with the stated intention of the Parties, while the remainder of this Agreement will remain in full force and effect.

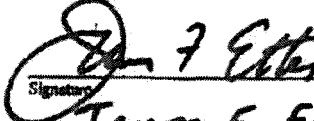
9.8 Publicity; Public Communication. Neither Party shall provide, in any Release, any representation, description or other statement regarding the Consumer Products or otherwise refer to the other Party or its Affiliates in any way other than as set forth in Section 2.7 or as otherwise approved in writing in advance by the other Party. For avoidance of doubt, both parties must agree on the timing and complete content of any and all press releases which pertain to this Agreement or the provision of the Consumer Products herein.

9.9 Adequate Review. Each party represents to the other that, as deemed necessary by such party, this Agreement has been reviewed by each party and its legal and other advisors, and such party has had an opportunity to make all relevant inquiries and receive sufficient responses relating to this Agreement.

9.10 Counterparts. This Agreement may be executed in two or more counterparts, each of which will be deemed an original, but all of which together constitute one and the same instrument. For purposes hereof, a facsimile copy of this Agreement, including the signature pages hereto, will be deemed to be an original. Notwithstanding the foregoing, the parties will deliver original execution copies of this Agreement to one another as soon as practicable following execution of it.

IN WITNESS WHEREOF, the Parties hereto have executed this Credit Monitoring Products Agreement effective as of the Agreement Date.

Client:




Signature
JAMES F. ETTER

Printed Name
Director

Title

ConsumerInfo.com, Inc.,
also known as Experian Consumer Direct



Signature
Guy P. Abramo

Printed Name
SVP

Title



Exhibit A
Consumer Products

These below listed products are delivered to Qualified (as defined below) Individuals using a single-use Activation Code. Description of each products benefits, which are subject to change:

PRODUCTS	Protect My ID Alert 36
Daily credit monitoring	3 Bureaus
Daily credit alerts - for new inquiries, accounts created, changes of address, changes to public records and posting of potentially negative information	X
Reports upon enrollment	Experian report only
Score upon enrollment	
Reports/Score during membership	
Customer and Fraud Resolution Support - Customer services is available 7 days a week - One on one access to a fraud resolution agent - Link to forms to file fraud alerts	X
All clear alerts when no activity has been detected - Delivered monthly for online Individuals - Delivered quarterly for offline Individuals	X
Identity Theft Insurance *	\$1MM
Enrollment method	Phone or Internet
Product delivery method (see section 2.2)	Online or US mail
Identity Theft Risk Assessment	Online

Family SecureSM – This product is delivered to Qualified (as defined below) Individuals using an online enrollment process and a single-use, Activation Code. For purposes of Family Secure, "Individual" means the Parent or Legal Guardian. Description of Family Secure benefits, which are subject to change:

- Parent or Legal Guardian:

- Unlimited online access to an Individual's Experian credit report and score for the duration of the Product Term
- Daily monitoring of the Individual's Experian credit report
- Daily monitoring alerts to inform the Individuals of important changes to their Experian credit report
- Score Illustrator to help the Individuals understand how factors on their Experian credit report impact their Experian credit score

- Children who are enrolled by the Parent or Legal Guardian:

- Check whether an Experian credit report exists for each child enrolled by the Parent or Legal Guardian
- Monthly check to determine whether the child(ren) has/have an Experian credit report
- Monthly check for alerts of the child/ren's Experian credit report (if any) to inform the Parent or Legal Guardian of any important changes or activity of the child/ren's Experian credit report

- Entire Family:

- Toll-free access to ECD's Customer Care Center
- Informative credit related articles
- \$2,000,000 Guarantee for certain identity theft related expenses****

Additional Family Secure product information: (i) children are eligible for online enrollment up to three (3) months prior to their 18th birthday, however, the Parent or Legal Guardian may contact ECD's Customer Care Center to enroll such

children up to two (2) weeks prior to their 18th birthday; (ii) children will automatically be de-enrolled within one (1) week prior to their eighteenth (18th) birthday and thereafter, such child/ren will no longer be eligible for the Family Secure product; (iii) child/ren's credit report (if any) are available offline only; and (iv) the Parent or Legal Guardian is required to authenticate prior to the ECD Customer Care Center can provide assistance regarding the child/ren's credit report.

Definitions.

For purposes of this Exhibit A, "Qualified" means Individuals who meet the following requirements to be eligible to enroll for the Consumer Product:

- a) Accurately complete and submit to ECD all of the required enrollment fields/pages;
- b) Provide ECD the correct answers to the out-of-wallet security questions;
- c) Accept the End-User Terms and Conditions (including ECD's terms, conditions and privacy policy);
- d) Are at least 18 years of age and a living person as of the date of enrollment in the Consumer Product
- e) Have a U.S. credit file with at least one of the national credit reporting companies (Experian, Equifax and TransUnion)**;
- f) Provide ECD with a current U.S. phone number and a current U.S. postal address ***
- g) Provide a valid U.S. Social Security number or Tax Identification Number issued for the Individual by the U.S. Social Security Administration; and
- h) Pass all of ECD's identity, authentication and security requirements.

As per section 2.5 of the Agreement, the following are current Third Party Companies:

- 1. Credit reporting agencies (Equifax Inc. and TransUnion LLC)
- 2. All Affiliates of ECD pursuant to the definition contained in Section 1.2 of the Agreement.
- 3. Chartis Inc. *

** Delivery of the Consumer Product will be limited to the report(s) of the national credit reporting companies with whom each Individual has a current U.S. credit file (e.g., in the event an Individual only has a U.S. credit file with Experian, then such Individual shall only receive the Experian credit report).

*** The U.S. address provided by Individuals should be the U.S. address associated with such Individuals credit file (e.g. the address utilized by the Individual to obtain credit).

**** Due to New York state law restrictions, the Guarantee cannot be offered to Individuals who are residents of New York.

Exhibit B

Supplemental Products

Enhanced Customer Care. In addition to the standard customer service delineated within the Agreement, ECD will provide certain supplemental call center services ("Enhanced Call Center Services"). Enhanced Call Center Services shall be limited to (a) the ECD Customer Service Center responding to Individual queries via customized scripting (which will be mutually agreed to in writing by ECD and Client) and (b) other required Individual support on a case-by-case basis, as required and exclusively in connection with the Activation Codes provided herein. The appropriate toll-free Customer Service Center number shall be presented to Individuals as part of an enrollment failure notification with a message requesting that Individuals call such toll-free number to complete the Customer Service Center enrollment process. Customer Service Center hours of operation are Monday through Friday, 6 a.m. to 6 p.m. Pacific Time, and Saturday through Sunday, 8 a.m. to 5 p.m. Pacific Time.

Communication Facilitation. Client has requested that ECD facilitate the transmission of the Notification Letter approved by ECD in accordance with section 2.7 of the Agreement ("Approved Communication") to Individuals by means of ECD's third-party print vendor. Client shall send the names and addresses of all such Individuals to whom Approved Communications should be conveyed to ECD via secure FTP encryption file(s) or by another secure method agreed to in writing by the Parties. ECD shall forward such information to its third-party print vendor and once ECD has established that its' print vendor has received such information, ECD will purge all such information that is within ECD's possession. Client hereby acknowledges and agrees that it shall be solely responsible for (a) compliance with all Laws applicable to the preparation and provision of the Approved Communication to Individuals, (b) timely delivery to ECD of the information regarding Individuals, and (c) complete and correct instructions regarding the date(s) that ECD's print vendor is requested to mail the Approved Communication to Individuals. Client agrees to pay ECD for each Approved Communication that Client may request ECD's print vendor to prepare in accordance with the pricing delineated on the Order Form. Any pages in addition to the one-page (double sided) Approved Communication that Client may request ECD's print vendor to prepare shall be priced separately (and in addition to the costs already referenced therein) in accordance with the mutual written agreement of the parties (which may be evidenced via e-mail).

Address Append Services. Client is requesting address append services for use in locating or verifying Individual names and addresses when Client may have access to only an Individual's social security number (SSN) and/or aged address data. Client MUST certify via signature of a supplemental Rider to this agreement that the use of any of this data as delivered by ECD shall only be used by Client in compliance with Law. Upon receipt of the Rider agreement from Client, the SSNs of all such Individuals will be provided by Client to ECD via secure FTP encryption file(s) or by another secure method agreed to in writing by the Parties. ECD shall forward such information to its Affiliate, Experian Information Solutions, Inc., in order to produce an address append deliverable. Reasonable commercial efforts will be used by Experian Information Solutions, Inc. to retrieve an Individual's name and/or address. In some instances, multiple matches will be returned where Client is held solely responsible for identifying the best matched record to use. Client hereby acknowledges and agrees that it shall be solely responsible for (a) compliance with all Laws applicable to the utilization of File One data to notify Individuals, (b) timely delivery to ECD of the information regarding Individuals, and (c) properly formatted data file for optimal processing. Client agrees to pay ECD for each Individual record searched in accordance with the pricing delineated on the Order Form. Any subsequent record batches may be priced separately in accordance with the mutual written agreement of the parties (which may be evidenced via e-mail).

Stirling, Bryan

From: Patel, Swati
Sent: Tuesday, December 11, 2012 9:32 PM
To: Stirling, Bryan
Subject: Fw: SC DOR Resident Ltr 12-11-12.docx
Attachments: SC DOR Resident Ltr 12-11-12 915 redline.docx

From: Patel, Swati
Sent: Tuesday, December 11, 2012 09:31 PM
To: 'BStirling@scag.gov' <BStirling@scag.gov>
Subject: Fw: SC DOR Resident Ltr 12-11-12.docx

Latest draft. Almost final pending N's review. Still on target to get letters out on Monday if we finalize tomorrow.

Two issues are bankers suggestions and Experian disclaimer issue (let's discuss).

From: Swati Patel [<mailto:sspatel16@hotmail.com>]
Sent: Tuesday, December 11, 2012 09:26 PM
To: Patel, Swati
Subject: RE: SC DOR Resident Ltr 12-11-12.docx

From: SwatiPatel@gov.sc.gov
To: sspatel16@hotmail.com
Date: Tue, 11 Dec 2012 20:38:11 -0500
Subject: Fw: SC DOR Resident Ltr 12-11-12.docx

From: Jon Neiditz [<mailto:Jon.Neiditz@nelsonmullins.com>]
Sent: Tuesday, December 11, 2012 05:54 PM
To: Patel, Swati
Cc: Milton Kimpson (KimpsoM@sctax.org) <KimpsoM@sctax.org>
Subject: SC DOR Resident Ltr 12-11-12.docx

I kept in a controversial line in the bank section. They are not going to get a tsunami of number changes with this letter; number changes are a pain for the consumer, too.

Confidentiality Notice

This message is intended exclusively for the individual or entity to which it is addressed. This communication may contain information that is proprietary, privileged, confidential or otherwise legally exempt from disclosure.

If you are not the named addressee, you are not authorized to read, print, retain, copy or disseminate this message or any part of it. If you have received this message in error, please notify the sender immediately either by phone (800-237-2000) or reply to this e-mail and delete all copies of this message.

To ensure compliance with the requirements imposed by the IRS, we inform you that any U.S. federal tax advice contained in this communication (including the attachments) is not intended or written to be used, for the purpose of (a) avoiding penalties under the Internal Revenue Code or (b) promoting, marketing or recommending to another party any

transaction or tax-related matter[s]. To provide you with a communication that could be used to avoid penalties under the Internal Revenue Code will necessarily entail additional investigations, analysis and conclusions on our part.

[Letterhead]

ROUGH DRAFT; NOT FOR DISSEMINATION

December __, 2012

Addressee

RE: SCDOR Data Breach

Dear South Carolina Taxpayer:

As you may know, tax data at the South Carolina Department of Revenue (SCDOR) was exposed due to a recent security breach. **We are writing you today, first, to confirm that - as an electronic tax filer - your tax information was exposed and, second, to encourage you to take immediate steps to protect yourself against identity theft.** A forensic analysis of the SCDOR's database revealed that information exposed in this breach included any South Carolina state tax returns filed electronically by businesses or individuals since 1998. The tax information that was exposed includes social security numbers of you and your dependents and your bank account number only if you provided a bank account number on your electronic return(s). If your bank account number was compromised in this incident, please review your monthly bank account statement as well as your account online, and/or contact your bank for assistance or to change your account number.

It is important to know that the U.S. Secret Service has been involved since this breach was first discovered, and neither they nor our forensic experts have been able to detect any misuse of your information. Also, immediately upon discovering the data breach, new technology and policy protections were introduced to SCDOR to prevent further information exposure.

While our experts and law enforcement have been unable to find evidence of misuse of your tax information, we again encourage you to take advantage of the free one-year identity theft protection service provided by the State of South Carolina. This service is offered by Experian®'s ProtectMyID® Alert program and includes identity theft resolution services that do not expire, a free credit report, daily credit monitoring across three credit bureaus to detect any suspicious activity, and an identity theft insurance policy, including coverage of electronic fund transfers from your bank account, worth up to a million dollars. The Department of Revenue is also providing protection services for your minor dependents under Experian's Family Secure® program.

Please register for these services by visiting www.protectmyid.com/scdor, and enter the following enrollment code: SCDOR123. If you do not have an Internet connection, call 1-866-578-5422 to begin the enrollment process. **The enrollment period ends January 31, 2013.** After you enroll in the ProtectMyID® Alert program, you will be notified about how to enroll your dependents in Experian's Family Secure® program.

Also, please be aware that you can protect yourself against fraud and identity theft by placing a security freeze on your financial information. You can place, lift, or permanently remove the security freeze free of charge in South Carolina. When you place a freeze, someone who acquires your personal information will not be able to open new accounts or borrow money in your name. You will need to contact all three credit bureaus to place the freeze. Keep in mind that you will not be able to borrow money, obtain instant credit, or get a new credit card until you temporarily lift or permanently remove the freeze, and that a freeze cannot be placed for children unless a credit file has been opened on them (which is usually a sign of fraud). Contact information is:

Equifax Security Freeze
P.O. Box 105788
Atlanta, GA 30348
www.freeze.equifax.com

Experian Security Freeze
P.O. Box 9554
Allen, TX 75013
www.experian.com/freeze

TransUnion Fraud Reporting
1-800-680-7289
Fraud Victim Assistance Division
P.O. Box 6790
Fullerton, CA 92834-6790
<http://freeze.transunion.com>

We have been giving you information about the incident and how to protect yourself and your families in press conferences and newspapers, on TV and on the internet, starting the moment law enforcement gave us permission to do so, and be assured that we will continue to do so. For much more comprehensive information please go to ~~is provided at~~ www.consumer.sc.gov and at www.sctax.org/security.

Stirling, Bryan

From: Schimsa, Rebecca
Sent: Wednesday, December 12, 2012 10:24 AM
Cc: Patel, Swati; Stirling, Bryan
Subject: SCDOR - Experian Contract
Attachments: Experian Contract 10.26.12 and Amendment 11.9.12 from DOR.pdf

Please see attached.

Rebecca S. Schimsa
Office of Governor Nikki R. Haley
Staff Attorney & Commerce Liaison
O: (803) 734-6068 | C: (803) 429-4561

**AMENDMENT DATED November 9th, 2012
To The Credit Monitoring Products Agreement**

This Amendment to the **Credit Monitoring Products Agreement** ("Amendment") is made as of this 9th of **November, 2012** ("Amendment Effective Date"), by and between **ConsumerInfo.com, Inc.** (a.k.a. Experian Consumer Direct), a California corporation ("ECD") and **South Carolina Department of Revenue** ("Client"). Capitalized terms not otherwise defined in this Amendment shall have the meaning as set forth in the Agreement.

WHEREAS, ECD and Client entered into that certain **Credit Monitoring Products Agreement** dated as of **October 25th, 2012** ("Agreement"); and

WHEREAS, ECD and Client desire to amend and supplement the Agreement as delineated below.

NOW, THEREFORE, in consideration of the foregoing and the mutual promises and covenants contained in this Amendment, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

1. **Revised Billing Model:** Client and ECD agree to a revised billing model with respect to the Order Form dated October 25th, 2012 ("October 25th Order") as well as additional Consumer Product requested by Client. The revised billing model shall result in a total Fee due and owing from the Client for the October 25th Order, FS Codes (as defined below), and Enhanced Customer Care Center Services of \$12,000,000 ("Total Fee"). This Total Fee shall be broken into two equal payments of \$6,000,000 each. The first \$6,000,000 payment shall be due and owing on or before **December 15th, 2012**. The second \$6,000,000 payment shall be due and owing on or before **January 31st, 2013**. This payment structure supersedes and replaces the payment structure contained within the October 25th Order (as such there shall now be no Client payment calculated per Activation Code or FS code redeemed, and no payment due and owing for the Enhanced Customer Care Services that would be calculated per Individual). The Total Fee shall include the following elements:
 - (a) **Lists of Eligible Individuals.** In accordance with the Agreement, Client has provided ECD with a list of Individuals (the "List"), and subsequently on November 5th, 2012 provided ECD a second list containing a number of additional Individuals affected by Client's data loss incident ("Additional List"). These lists shall be used for Eligibility Reconciliation pursuant to Section 4 of this Amendment. The Individuals on the List together with those Individuals on the Additional List shall be defined as the Total Individuals hereinafter.
 - (b) **Provision of Consumer Products.** ECD agrees to provide either the ProtectMyID Alert Consumer Product or the Family Secure Consumer Product to the Total Individuals, subject to the other requirements herein.
 - (c) **Enrollment Process & Eligibility of Total Individuals.** In order to receive a Consumer Product any of the Total Individuals must enroll via (i) a generic, multi-use ProtectMyID Alert Activation Code, which ECD and Client have distributed prior to the Amendment Effective Date ("Generic Code"), (ii) a single-use ProtectMyID Alert Activation Code ECD has banked at the ECD Customer Care Center or (iii) a single-use FS Code distributed by ECD in accordance with Section 3., below. A Total Individual shall be eligible to enroll and retain a membership in ProtectMyID Alert Consumer Product in the event they are (i) over 18 years old, (ii) otherwise Qualified and (iii) specifically identified on the List or the Additional List. If a Total Individual meets all the foregoing criteria they are deemed eligible for a ProtectMyID Alert membership to be provided for by ECD ("PMID Eligible"). Total Individuals shall be eligible to enroll and retain a membership in Family Secure in the event they (i) have a household member under 18 years old, (ii) are otherwise Qualified and (iii) specifically identified on the List or the Additional List. If a Total Individual meets all the foregoing criteria they are deemed eligible for a Family Secure membership to be provided for by ECD ("FS Eligible")
 - (d) **Enhanced Call Center Services.]** ECD agrees to provide Enhanced Customer Care Center Services consistent with the service scope defined in the Agreement and available to PMID Eligible and/or FS Eligible Individuals.

2. Sections 4.1 and 4.2 of the Agreement are modified to read as follows:

4.1 Fees. Client hereby agrees to pay ECD Total Fee via the two equal payments detailed in Section 1 of this Amendment, above. If Client does not make full payment of the Total Fee within ten (30) calendar days of when it is due and owing consistent with this Amendment, Client shall be provided written notice and thirty (30) calendar days to cure. In the event payment of the Total Fee is not remitted in accordance with the foregoing cure timeframes, ECD may immediately (a) deactivate the Activation Codes and FS Codes and cease further performance under this Agreement until such portion of the Total Fee is paid in full by Client, or (b) terminate this Agreement and the Individuals' enrollment in the Consumer Product. To the extent permitted by Law (including but not limited to South Carolina State Law), interest shall accrue on any past due undisputed amount of the Total Fee at the rate of one and one half percent (1.5%) per month and in addition, Client shall be liable to ECD for any costs and attorneys' fees incurred by ECD to collect unpaid amounts of the Total Fee.

4.2 Fees Non-Refundable. The Total Fee is, without limitation, due and payable as provided for within this Amendment, including any changes to facts or circumstances that may negate the need for some or all of ECD's Consumer Products or Activation Codes hereunder, and/or whether or not Client and/or any Individual utilizes the Consumer Product in accordance with the terms of this Agreement. Client agrees to not waive any of its payment obligations with respect to the Total Fee and ECD shall not be obligated to refund any amount of the Fee already paid by Client on account of (a) any of the foregoing circumstances, or (b) an Individual's inability to receive all or a portion of the Consumer Product as a result of such Individual's failure to (i) successfully complete enrollment, or (ii) comply with any or all of the Third Party Companies' terms and conditions and/or other ECD requirements associated with any of the Consumer Products. Without limiting any remedies available to ECD, Client acknowledges that ECD has as of the Amendment Effective Date incurred significant costs and expenses, as well as allocated certain resources away from other projects, for the purpose of performing ECD's obligations pursuant to the Agreement."

3. **Family Secure Consumer Product Provision:** As part of the Total Fee, ECD agrees to distribute a quantity of Activation Codes for the Family Secure Consumer Product as described herein ("FS Codes"). The process for distribution of the FS Codes shall be as follows: when an Individual has successfully enrolled in the ProtectMyID Alert Consumer Product and subsequently be validated as a PMID Eligible by ECD consistent with the requirements herein, and provided a valid e-mail address to ECD as part of such enrollment prior to the Enrollment Period End Date stipulated in the October 25th Order ("Enrolled Individual"), ECD shall thereafter e-mail such Enrolled Individual an FS Code. In the event the Enrolled Individual has not provided an e-mail address, ECD will mail such Enrolled Individual an FS Code via U.S. Mail. Such FS Code may be utilized by the Enrolled Individual to thereafter enroll other family members consistent with the product description and requirements contained within Exhibit A of the Agreement, and as detailed on the Consumer Product Website and associated End-User Terms and Conditions. ECD shall send the FS Codes via periodic, batched e-mails (in a timeframe of ECD's discretion to groups of Enrolled Individuals). The Enrollment Period for the use of FS Codes shall be concurrent with the Enrollment Period detailed within the Agreement (on or before January 31, 2013).
4. **Reconciliation Process for Non-Eligible Individuals.** Client and ECD acknowledge and agree that due to the use of the Generic Code, and such subsequent widespread publication of the Generic Code, there are a certain number of persons who may be neither Individuals nor affected by Clients data loss incident who are nevertheless improperly utilizing the Generic Code to enroll in ECD's Consumer Products. Client and ECD acknowledge and agree that ECD has taken affirmative steps to put consumers on notice that if they choose to use the Generic Code and are later determined to not meet eligibility criteria associated with the Consumer Products their memberships may either be terminated or they may be offered the option to continue the Consumer Product membership at their sole expense, in ECD's reasonable discretion. In order to determine the number of non-eligible individuals, ECD shall engage in a reconciliation process using both the List and the Additional List provided by Client with the objective of identifying all PMID Eligible and FS Eligible Individuals. ECD and Client shall agree on a process in writing to verify the ineligibility of all non-eligible Individuals

prior to any communication to those Individuals by Experian that they are not eligible for services hereunder, including the possibility of an appeal process with Client. PMID Eligible and FS Eligible Individuals shall continue to receive the Consumer Products once ECD completes this reconciliation process.

5. **Taxpayer Information Confidential.** In addition to fulfilling all of its obligations under Section 7 of the Agreement, ECD shall treat all taxpayer information provided by the Client as confidential pursuant to SC Code Ann. 12-54-240, and shall not disclose the same except in response to a proper judicial order or as otherwise provided for by appropriate statute.
6. **Reporting.** ECD agrees to provide Client with e-mailed report containing the following information: (i) total number of phone calls from Individuals received by the ECD Customer Care Center to date (ii) average caller wait time, and (iii) total number of Activation Code redemptions to date once daily until December 1st, 2012, including Veteran's Day but excluding Thanksgiving Day. Reporting shall continue thereafter on a Monday through Friday basis only (exclusive of federal holidays) until January 31, 2013.

Client acknowledges and agrees that since the Generic Code is available for use by non-eligible individuals as detailed above, the numbers reported in accordance with Section 6.(a)(ii) shall be indicative of trends only and not relied upon as a basis of actual, valid redemption of Activation Codes by FS Eligible or PMID Eligible Individuals.

To the extent the terms of the Agreement conflict with the terms of this Amendment, the terms of this Amendment shall control in connection with the subject matter hereof. All terms of the Agreement not modified herein shall remain unmodified and in full force and effect.

IN WITNESS WHEREOF, the parties have executed this Amendment by duly authorized representatives and acknowledge that they understand and agree to be bound by this Amendment's terms and conditions as of the Amendment Effective Date.

South Carolina Department of Revenue

ConsumerInfo.com, Inc. (a.k.a. ECD)

By:  _____

By: _____

Name: James F. Etter

Name: _____

Title: Director

Title: _____

CREDIT MONITORING PRODUCTS AGREEMENT

ORDER FORM

(Please complete all of the fields below)

CLIENT: South Carolina Department of Revenue	<u>Client Billing Address and Contact</u>
Address: P.O. Box 12265	Address: P.O. Box 12265
City: Columbia	City: Columbia
State: SC Zip Code: 29211	State: SC Zip Code: 29211
Contact: Milton G. Kimpson	Contact: Milton G. Kimpson
Phone: 803-898-5131	Phone: 803-898-5131
Fax: 803-898-5147	Fax: 803-898-5147
Email: KimpsonM@sctax.org	Email: KimpsonM@sctax.org

Agreement Date: October 25, 2012

Enrollment End Date: January 31, 2013

Product Term (per Individual): One (1) year

Number of Activation Codes: 3,600,000

Fee per Activation Code Redeemed: \$15.35

Set-up Fee: \$0.00

Vanity URL for Consumer Product Website, if applicable: www.protectmyid.com/scdor

Consumer Product Launch Date: Within 24 hours of ECD's receipt of the List from Client *(This is an estimated date only)*

Consumer Products shall include one or more of the following products, which are further described in Exhibit A:

Primary Product: ProtectMyID Alert 3B (online/offline enrollment and alerts)

Secondary Product: N/A

Supplemental Client Services (check all that apply; services are described in greater detail in Exhibit B):

☐ **Communication Facilitation Services** – printing and mailing of letters - price is N/A *(inclusive of postage)*

☒ **Enhanced Customer Care Services** – additional call center services – price is \$.20 per individual affected (3,600,000 x \$.20 = \$720,000)

☐ **Address Append Services** – Consumer address look up – price is N/A. A Rider agreement must accompany this form prior to processing data.

(The above Consumer Products are only available to Qualified (as defined in Exhibit A) Individuals who meet the requirements as defined and set forth in Exhibit A.)

ALL INFORMATION CONTAINED IN THIS ORDER FORM IS SUBJECT TO THE TERMS AND CONDITIONS AS SET FORTH IN THE ATTACHED CREDIT MONITORING PRODUCTS AGREEMENT, INCLUDING, WITHOUT LIMITATION, THE REPRESENTATIONS AND WARRANTIES; DISCLAIMERS, LIMITATIONS OF LIABILITY AND PROVISIONS REGARDING EACH PARTY'S RESPECTIVE INDEMNIFICATION OBLIGATIONS.

CREDIT MONITORING PRODUCTS AGREEMENT

This Credit Monitoring Products Agreement (the "Agreement") is made by and between ConsumerInfo.com, Inc., a California corporation, also known as Experian Consumer Direct ("ECD"), and the party identified as "Client" in the Order Form and its Affiliates (collectively, "Client"), and shall be effective as of the Agreement Date (as defined in the Order Form). Each of ECD and Client are sometimes referred to herein as a "Party" and collectively as the "Parties." The Order Form attached hereto is made a material part of this Agreement and is incorporated herein by this reference.

RECITALS

WHEREAS, Client maintains personal and other sensitive information on certain individuals;

WHEREAS, ECD, directly and through one or more third-party providers, provides certain credit monitoring and other products; and

WHEREAS, Client desires for ECD to make available certain of ECD's products to certain Individuals (as defined below) identified by Client with respect to whom Client maintains personal and other sensitive information.

NOW THEREFORE, in consideration of the promises and the mutual covenants and agreements contained herein, and for other valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows:

1. **DEFINITIONS.** Capitalized terms herein shall have the meanings set forth in the Ordering Information section of the Order Form, or, if not set forth therein, as defined elsewhere in this Agreement. The following terms shall have the following meanings ascribed to them:

1.1 "Activation Code" means a unique, single use code with respect to each Individual that allows such Individual to enroll for and receive the Consumer Product. Each Individual may only redeem his/her Activation Code for only one applicable Consumer Product.

1.2 "Affiliates" means any entity controlled by, under common control with or that controls the applicable Party. "Control" means ownership of fifty percent (50%) or more of the ownership interest of an entity.

1.3 "Consumer Product(s)" means those products and services provided by ECD hereunder, as selected by Client and set forth in the Order Form.

1.4 "Enrollment Period" means the period commencing on the actual launch date of the Consumer Product Website and ending on the Enrollment End Date as set forth in the Order Form, whereby Individuals may redeem their Activation Code and receive the Consumer Product.

1.5 "Individual" means any individual for whom Client maintains personal and other sensitive information.

1.6 "Individual Information" means all information pertaining to an Individual obtained by ECD, including without limitation, (a) through Individual enrollment for the Consumer Product or visiting ECD's website(s), or (b) through provision of the Consumer Product.

1.7 "Law" means any rules, laws, statutes, regulations or judgments, orders or decrees imposed by any governmental entity.

1.8 "Product Term" means the period set forth in the Order Form, commencing on the date an Individual completes enrollment for the Consumer Product, which may occur at any time during the Enrollment Period.

2. CREDIT MONITORING PRODUCTS; SUPPORT

2.1 **Access to Consumer Products.** ECD hereby agrees to provide to Client the number of Activation Codes set forth in the Order Form, for the purpose of Client providing such Activation Codes to Individuals. When ordering Activation Codes, Client shall order a number of Activation Codes equal to the number of notifications that it intends to provide to Individuals pursuant to Section 2.7 below. Client shall assign an Activation Code to each Individual and upon each Individual redeeming an Activation Code and completing the required enrollment, ECD shall provide to such Individual the selected Consumer Product for the Product Term. The Activation Codes may be redeemed by Individuals only during the Enrollment Period, and such Activation Codes will expire at the end of such Enrollment Period. Client may not distribute any Activation Codes thereafter.

2.2 Enrollment; Consumer Product Website. Each Individual may enroll for the applicable Consumer Product during the Enrollment Period (a) via phone enrollment to ECD's Customer Care Center, and/or, in the event Client elects to send a Notification Letter at a point in time after the Release (b) online via a secure Website designated by ECD (the "Consumer Product Website"). As a condition to receiving the Consumer Product, each Individual must complete ECD's applicable enrollment process and/or the other applicable credit reporting companies' enrollment process, including providing all requested information, and agree to all terms and conditions as well as ECD's privacy policy (collectively, the "End-User Terms and Conditions") for the Consumer Product. ECD shall have sole discretion to determine the End-User Terms and Conditions pursuant to which the Consumer Product shall be provided to Individuals; provided that, ECD shall not charge Individuals for the Consumer Product provided under this Agreement and as described in Exhibit A during the Product Term. The delivery method of the Consumer Products to the Individuals during the Product Term is not subject to change (i.e., if Individuals enroll or are enrolled online, the Consumer Product will be delivered online for the entire Product Term; and if Individuals enroll offline, the Consumer Product will be delivered via mail, and customer care will be available via phone (in accordance with Section 2.4 below) for the entire Product Term).

ECD shall build, host and maintain, at its own cost, the Consumer Product Website. Unless agreed to in writing by ECD, all content, including the design and look and feel, of the Consumer Product Website shall be determined by ECD, at its sole and absolute discretion. The Consumer Product Website shall be operated in accordance with ECD's standard procedures and shall be accessible by Individuals on a date that ECD and Client mutually agree to in writing after the Release date..

2.3 Enrollment Process; Authentication Failure. Client hereby acknowledges that ECD shall maintain strict procedures and protocols relating to its enrollment process (including timed-out and other security measures), and failure by an Individual to follow such procedures and protocols may result in a failed enrollment. Client also acknowledges that there are a number of additional reasons and factors that may cause Individuals to fail authentication/enrollment, including, without limitation, corporate firewalls, proxy servers, spam blockers, fraud alerts, credit file freezes, data errors, inaccurate out-of-wallet information, or incorrect social security numbers. Upon any such failure, each affected Individual shall be provided with a toll-free Customer Care Center number to call. Upon an Individual initiating such call, a customer care representative will attempt to manually authenticate such Individual by asking additional security questions; provided, that, in the event such a telephonic authentication is not possible, additional steps may be taken. ECD shall endeavor to make the enrollment process as "user-friendly" as reasonably possible but without compromising its security standards. Notwithstanding the foregoing, ECD shall not be required to provide any refund of the Fee (as defined in Section 4.1 below) to Client in the event that such Individual fails to successfully complete such enrollment. ECD reserves the right, at its sole and absolute discretion, to modify or alter the enrollment process and/or the services associated therewith from time to time.

2.4 Customer Care. Customer care will be available to Individuals via access to a toll-free Customer Care Center located in the United States. Fraud resolution customer care shall be available to Individuals via customer care representatives in the United States. The services available via the Customer Care Center shall be limited to assistance with telephone and email inquiries regarding enrollment for the Consumer Product and technical issues relating to redemption of Activation Codes, authentication failure, username and password assistance, cancellations, locked accounts, changes in personal information, disputes, billing questions about additional products, credit score information, general credit-related questions, fraud resolution, suspected fraudulent items, monitoring and alert information, free credit reports, and general Consumer Product Website navigation. The appropriate toll-free Customer Care Center number shall be presented to Individuals as part of an enrollment failure notification with a message requesting that Individuals call such toll-free number to complete the Customer Care Center enrollment process. Customer Care Center hours of operation are Monday through Friday, 6 a.m. to 6 p.m. Pacific Time, and Saturday through Sunday, 8 a.m. to 5 p.m. Pacific Time. The Customer Care Center will attempt to authenticate Individuals in accordance with Section 2.3 above. The Customer Care Center will not have access to and will not provide any information related to Client or its business and/or legal decisions in making the Consumer Product available to Individuals on a complimentary basis, and will refer any such inquiries back to Client.

2.5 Third Party Companies. The portions of the Consumer Product provided by ECD's partners, Affiliates and certain third parties, including consumer reporting companies (collectively, "Third Party Companies") are subject to such entities' own end-user/individual standard terms and conditions and information requirements; the names of the Third Party Companies currently providing portions of the Consumer Product are delineated in Exhibit A. Individuals must comply with the Third Party Companies' terms and conditions and other requirements in order to receive such portions of the Consumer Product. Some of the Third Party Companies are not subcontractors or agents of ECD, and therefore, ECD does not control such terms and conditions or requirements and shall not be obligated to intervene or assist Individuals in any way in meeting such requirements. Individuals shall be solely responsible for handling any issues relating to such terms and conditions and requirements directly with any such partners, Affiliates and third parties. ECD shall not be obligated to refund any amount of the Fee (as defined in Section 4.1 below) on account of an Individual's inability to receive portions of

the Consumer Product as a result of such Individual's failure to comply with any of the Third Parties' terms and conditions and/or other requirements. Without limiting the generality of the foregoing, Individuals shall be required to provide all necessary information and meet other criteria required by each applicable consumer reporting company in order to receive a credit report or other products and services from such company.

2.6 Intellectual Property and Branding of Consumer Products. Unless otherwise agreed to in writing by ECD, the Consumer Products shall be branded as determined by ECD, at its sole and absolute discretion, and Client shall not designate (through trademark, trade name, trade dress or otherwise) the Consumer Products as being provided by Client. Client shall retain ownership of any and all pre-existing Client intellectual property, including but not limited to Client's trademarks, patents and trade dress.

2.7 Notification to Individuals. Client shall prepare a press release or other public announcement which details the data loss incident that affects Individuals ("Release"). ECD must be provided an opportunity to review any and all Releases prior to their conveyance to the general public. Subsequent to the Release, ECD shall be prepared to receive phone calls at its Customer Care Center, however, the ECD Customer Care Center shall not be prepared to assist Individuals with both enrollment in the Consumer Product and delivery of Enhanced Customer Care Services as of the Consumer Product Launch Date. Client acknowledges and agrees that with respect to any and all calls from Individuals which ECD receives at its Customer Care Center after the Release *but prior to the Consumer Product Launch Date*, ECD will use reasonable commercial efforts to facilitate such calls to achieve a satisfactory consumer experience, but the requirements of Section 2.11 shall still apply. In addition to the foregoing specified phone enrollment process, within a mutually agreeable period of time following the Agreement Date, Client may elect to prepare a communication to Individuals in the form of a notification letter ("Notification Letter") to be sent via U.S. Mail or email which must include (a) one Activation Code per each Individual Client identifies as affected by the subject data breach or data loss incident and eligible to receive such a Notification Letter, (b) the procedures for enrollment of the Consumer Product (including, but not limited to the (i) ECD maintained URL where such Individuals may properly utilize their Activation Code and (ii) the appropriate ECD Customer Care Center phone numbers), and (c) a listing of the key Consumer Product features. Any Client notification process pertaining to the Consumer Products that includes elements other than the Notification Letter must be pre-approved by ECD in writing. CLIENT SHALL SUBMIT ALL NOTIFICATION LETTERS TO ECD FOR APPROVAL PRIOR TO DELIVERY OF SUCH NOTIFICATION LETTERS TO INDIVIDUALS. ECD shall have the right to approve only the limited portions of such Notification Letters that describe the Consumer Product, and/or the procedures for redemption of the Activation Codes, or which in anyway otherwise relate to ECD and/or its Affiliates or annualcreditreport.com. Client shall not provide, in any Notification Letter or any other public communication (including but not limited to communications with Individuals), any representation, description or other statement regarding the Consumer Products or otherwise refer to ECD or its Affiliates in any way other than by such a prepared Notification Letter reviewed and approved by ECD, or otherwise in accordance with section 9.8, below. Upon ECD's reasonable request, Client must provide ECD a mailing schedule in advance of Client commencing delivery of any and all Notification Letters to Individuals. Once provided by Client, ECD will allocate Customer Care Center and other resources in accordance with such schedule; any significant updates or modifications by Client to the schedule must be provided to ECD immediately and may result in increased costs for ECD that will require revised pricing discussions with Client. Client agrees not to make any statement or undertake any act or omission that would result in civil or criminal liability for ECD.

2.8 ECD Communication with Individuals and/or Third-Parties. ECD may communicate with or send communications to Individuals relating to (a) a Consumer Product pursuant to the terms of this Agreement, (b) the expiration of a Consumer Product and provide options for such Individuals to extend or renew such Consumer Product (i.e. via an end-of-term service alert), and/or (c) other ECD specific credit related products that are available to the Individuals in their online proprietary member center section of the Consumer Product Website or via e-mailed (or in the case of offline Individuals, mailed) service alerts sent by ECD to such Individuals. In addition, an Individual may affirmatively opt-in to receive marketing offers from ECD, its Affiliates and third-parties. As it relates to (b) and (c) in the preceding sentence, ECD may charge Individuals a separate fee for (i) an extension or renewal of a Consumer Product beyond the Product Term stipulated herein, or (ii) for other products not included under this Agreement. ECD is not obliged to communicate with or provide services to any third-parties who may have contractual or other relationships with Client (other than those explicitly agreed to within this Agreement).

2.9 Activation Code Availability. On or before the time of the Release, Client shall provide to ECD a listing of Individuals eligible to receive Activation Codes Center ("List"). Client shall be solely responsible for development of the List, as well as all eligibility criteria associated with the List. Upon provision of the List to ECD, ECD shall make the Activation Codes available for distribution to Individuals via personnel within the ECD Customer Care Center. In the event Client elects to mail any Notification Letters, ECD shall not be required to provide the Activation Codes for such Notification Letters to Client until both parties have reviewed and finally approved the Notification Letter as described in Section 2.7 above.

2.10 Distribution of Activation Codes. Activation Codes for distribution to Individuals on the List shall be maintained by ECD, and within ECD's care, custody and control. In the event ECD delivers Client (or Client's agent) any Activation Codes for use by Client in a Notification Letter, Client agrees not to sell or otherwise distribute any such Activation Codes, except to Individuals and only as expressly permitted under this Agreement. In no event shall ECD be liable for any loss, damage, theft, corruption or destruction ("Loss") of Activation Codes once issued by ECD to Client, including, but not limited to, any such Loss attributable to Client's distribution, storage (if applicable) and/or mailing of such Activation Codes.

2.11 No Early Commencement. Client acknowledges and agrees that (a) the Consumer Product Website will not be accessible by Individuals prior to the date mutually agreed to by ECD and Client in writing, and (b) it shall not communicate with Individuals regarding the availability and description of the Consumer Product, including, without limitation, the procedures for enrollment of the Consumer Product, any earlier than the date of the Release and acknowledges and agrees that the Consumer Products shall not be available for enrollment prior to the Consumer Product Launch Date stipulated on the Order Form. CLIENT AGREES THAT IT SHALL BE RESPONSIBLE FOR THE PAYMENT OF ALL LIABILITIES, COSTS AND EXPENSES INCURRED BY ECD OR ITS AFFILIATES AS A RESULT OF CLIENT'S AND/OR ANY INDIVIDUAL'S FAILURE TO COMPLY WITH THE FOREGOING, INCLUDING, WITHOUT LIMITATION, AS A RESULT OF ANY INDIVIDUAL ATTEMPTING TO ACCESS THE CONSUMER PRODUCT WEBSITE AND/OR OTHERWISE ENROLL IN THE CONSUMER PRODUCTS PRIOR TO THE CONSUMER PRODUCT LAUNCH DATE SET FORTH IN THE ORDER FORM.

2.12 Additional Client Requirements. In the event Client requires additional Activation Codes beyond the number stipulated in the Order Form during the Enrollment Period, ECD may provide such additional Activation Codes pursuant to a mutual written Order Form addendum between the Parties to supplement this Agreement, which such addendum shall be in a form provided by ECD and subject to the terms of this Agreement (unless otherwise agreed to in such addendum). An Order Form addendum may have ordering information that differs from the Order Form attached to this Agreement, including, but not limited to, Enrollment End Date, Product Term, and fees. Any additional Client requirements or other changes to this Agreement may be agreed to between the Parties via a signed written amendment to this Agreement.

2.13 Exclusivity. During the Product Term, Client agrees not to obtain products or services that are similar to the Consumer Products from any party other than ECD.

3. INSURANCE

3.1 Insurance. The insurance provided to Individuals as a product feature of certain Consumer Products is strictly subject to the policies, terms and conditions of the designated third-party insurers. Such policies, terms and conditions are provided to Individuals at the time each Individual enrolls for the Consumer Product. ECD does not directly sell such insurance to Client or Individuals. Individuals should be urged to carefully review such policies to determine their terms and conditions, including limits and coverage of insurable losses. At the election of the designated third-party insurer or ECD, (a) the amount of insurance coverage to be provided to Individuals, and/or (b) the designation of the third-party insurer(s) are both subject to change at any time. Notwithstanding the foregoing, identity theft insurance may not be provided to any Individuals residing in any state where the provision of such insurance is prohibited by Law.

3.2 Guarantee for FamilySecure.com. The Guarantee provided to Individuals as a product feature of the Guarantee provided to Individuals as a product feature of the Family Secure Consumer Product is strictly subject to the policies, terms and conditions described at http://www.familysecure.com/Member_Guarantee.aspx. Such policies, terms and conditions are provided to Individuals at the time each Individual enrolls for the FamilySecure.com Consumer Product. Individuals should be urged to carefully review such policies to determine their terms and conditions, including limits and coverage of losses. At the election of ECD, (a) the amount of the Guarantee to be provided to Individuals, and/or (b) the designation of the party providing the Guarantee are both subject to change at any time. Notwithstanding the foregoing, the Guarantee may not be provided to any Individuals residing in any state where the provision of such Guarantee is prohibited by Law. Due to New York State Law restrictions, the Guarantee cannot be offered to Individuals who are residents of the State of New York.

4. FEES

4.1 Fees. Client hereby agrees to pay to ECD the Set-up Fee within thirty (30) calendar days of the Effective Date. Client also agrees to pay ECD the Fee per Activation Code Redeemed set forth in the Order Form for each Activation Code redeemed by Individuals during the Enrollment Period (the "Fee"). ECD will invoice the Fee to Client on a monthly basis for all Activation Codes redeemed by Individuals during the prior thirty (30) calendar days and Client agrees to pay the Fee within thirty (30) days from the date of such invoice. If Client does not make full payment of the Fee within such

period, ECD, at its option, may immediately (a) deactivate the Activation Codes and cease further performance under this Agreement until such Fee is paid in full by Client, or (b) terminate this Agreement and the Individuals' enrollment of the Consumer Product. Interest shall accrue on any past due amounts at the rate of one and one half percent (1.5%) per month. In addition, Client shall be liable to ECD for any costs and attorneys' fees incurred by ECD to collect unpaid amounts.

4.2 Fees Non-Refundable. The Fee is, without limitation, due and payable as provided for herein, including any changes to facts or circumstances that may negate the need for some or all of ECD's Consumer Products or Activation Codes hereunder, whether or not Client and/or any Individual utilizes the Consumer Product in accordance with the terms of this Agreement. Client agrees to not waive any of its payment obligations and ECD shall not be obligated to refund any amount of the Fee already paid by Client on account of (a) any of the foregoing circumstances, (b) an Individual's inability to receive all or a portion of the Consumer Product as a result of such Individual's failure to (i) successfully complete enrollment, or (ii) comply with any or all of the Third Party Companies' terms and conditions and/or other requirements, and/or (c) any circumstances relating to Section 2.10 above. Without limiting any remedies available to ECD, Client acknowledges that upon entering into this Agreement, ECD shall immediately begin to incur costs and expenses, as well as allocate certain resources away from other projects, for the purpose of performing ECD's obligations hereunder; therefore, Client acknowledges and agrees that Client is responsible to pay for a minimum of five (5) percent of the total Activation Codes ordered by Client, irrespective of the total number of Activation Codes finally redeemed. In the event more than five (5) percent of all Activation Codes ordered by Client are redeemed, then these redemptions will be credited towards the total owed by Client for all redemptions.

4.3 Taxes. Client shall be responsible for, and shall promptly pay or reimburse ECD for the payment of, any sales, use, excise, ad valorem, value-added or other similar taxes, assessments or duties imposed by any government agency that are associated with the Consumer Products (other than taxes based on ECD's net income).

5. OWNERSHIP; INDIVIDUAL INFORMATION

5.1 ECD Ownership. ECD and/or its Affiliates or third party providers shall exclusively own all right, title and interest, including all copyrights, trade secrets, know-how, goodwill, trademarks, service marks, trade names, trade dress, logos, patents or other intellectual property (or any derivative works thereof) and underlying technology in (i) the Consumer Products and all other products provided by ECD hereunder, (ii) the Consumer Product Website, and (iii) all other materials and information provided by ECD to Client hereunder. No grant to use any intellectual property (including any trademarks) of ECD, its Affiliates or third-party providers is made under this Agreement.

5.2 Individual Information. As Individual Information is conveyed from an Individual directly to ECD, it is *not* defined as Confidential Information pursuant to the definition of that term in section 7., below, rather ECD shall use Individual Information in accordance with its posted privacy policy and the End-User Terms and Conditions; such policy and terms and conditions may be amended from time to time, at ECD's sole and absolute discretion and without prior notice to Client and/or Individuals, subject to any applicable restrictions of state or other Laws.

6. REPRESENTATIONS AND WARRANTIES; DISCLAIMER AND LIMITATION OF LIABILITY; INDEMNIFICATION

6.1 Representations and Warranties by ECD. ECD represents and warrants to Client that it (a) has the power and authority to enter into this Agreement and to perform its obligations hereunder, (b) will provide the Consumer Products in a manner consistent with the level of service provided to ECD's general customer base for such Consumer Products; and (c) will provide the Consumer Products and any other products and services provided under this Agreement in a professional manner.

6.2 Representations and Warranties by Client. Client represents and warrants to ECD that (a) it has the power and authority to enter into this Agreement and to perform its obligations hereunder, (b) to the best of its knowledge, all information provided by Client to ECD are accurate in all material respects, (c) it will communicate with the Individuals in accordance with Section 2.7 above, such that each of its Individuals receive notification and one Activation Code, and (d) by entering into this Agreement and performing hereunder, Client will not be violating or breaching any other contract, agreement, commitment, promise, understanding or arrangement.

6.3 DISCLAIMER AND LIMITATION OF LIABILITY.

(a) CLIENT HEREBY ACKNOWLEDGES AND AGREES THAT THE CONSUMER PRODUCTS ARE INTENDED AS ELECTIVE AND OPTIONAL PRODUCT OFFERINGS THAT CLIENT MAY CHOOSE TO MAKE AVAILABLE TO ITS INDIVIDUALS, AND THAT SUCH PRODUCTS ARE SELECTED SOLELY BY CLIENT. THE CONSUMER PRODUCTS ARE NOT INTENDED TO, AND ECD EXPRESSLY DISCLAIMS ANY WARRANTY OR GUARANTEE THAT THEY WILL, ALLOW CLIENT TO COMPLY WITH

LAW, MITIGATE DAMAGES (INCLUDING, BUT NOT LIMITED TO, RELATING TO A DATA BREACH) OR AVOID ANY OTHER CONSEQUENCES OF A DATA BREACH OR FAILURE TO INSTITUTE PROPER SECURITY MEASURES. ANY COMPLIANCE OR NONCOMPLIANCE WITH LAW SHALL BE BASED SOLELY UPON THE PROCEDURES AND ACTIONS IMPLEMENTED BY CLIENT IN CLIENT'S SOLE DETERMINATION. OTHER THAN THE WARRANTIES SET FORTH UNDER SECTION 6.1, ALL PRODUCTS PROVIDED BY ECD, ITS AFFILIATES OR ITS THIRD-PARTY PROVIDERS PURSUANT TO THIS AGREEMENT ARE SO PROVIDED ON AN "AS IS" BASIS, AND ECD MAKES NO OTHER WARRANTIES UNDER THIS AGREEMENT. ECD FURTHER DISCLAIMS ANY AND ALL IMPLIED WARRANTIES REGARDING THE CONSUMER PRODUCTS AND SERVICES, INCLUDING ANY WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.

(b) IN NO EVENT SHALL ECD BE LIABLE TO CLIENT, UNDER ANY LEGAL OR EQUITABLE THEORY, FOR ANY CONSEQUENTIAL, INCIDENTAL, SPECIAL OR INDIRECT DAMAGES OF ANY KIND, INCLUDING LOST PROFITS AND LOST SALES, SUFFERED BY OR OTHERWISE COMPENSABLE TO CLIENT, ARISING OUT OF, UNDER OR RELATING TO THIS AGREEMENT, WHETHER OR NOT ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

(c) NOTWITHSTANDING ANYTHING TO THE CONTRARY HEREIN, ECD'S AGGREGATE LIABILITY TO CLIENT AND/OR ITS AFFILIATES FOR DAMAGES (i) CONCERNING THE PERFORMANCE OR NON-PERFORMANCE BY ECD OF ITS OBLIGATIONS HEREUNDER, OR (ii) IN ANY WAY RELATED TO OR ARISING OUT OF OR IN CONNECTION WITH THE SUBJECT MATTER OF THIS AGREEMENT (INCLUDING THE PROVISION OF THE CONSUMER PRODUCTS, AND INCLUDING PURSUANT TO ECD'S INDEMNIFICATION OBLIGATIONS SET FORTH UNDER THIS AGREEMENT), REGARDLESS OF WHETHER THE CLAIM FOR SUCH DAMAGES IS BASED ON CONTRACT, TORT OR OTHERWISE, SHALL NOT EXCEED AN AMOUNT EQUAL TO THE FEE PAID BY CLIENT TO ECD UNDER THE TERMS OF THIS AGREEMENT.

6.4 Indemnification.

(a) **No Indemnification by Client, Client Conduct.** Client is prohibited by Law from indemnifying anyone. Therefore, Client does not indemnify ECD or anyone else under this Rider. Notwithstanding the foregoing, Client is responsible for any (i) negligent acts or omissions, or the willful misconduct of its personnel and/or (ii) any breach of any of the provisions of this Agreement or its failure to comply with any Law ("Client Conduct"), and therefore in the event such Client Conduct results in any liabilities, damages, losses, claims, costs and expenses including reasonable attorneys' fees (collectively, ("Damages"), for ECD or its Affiliates in connection with the delivery of the Consumer Products or Supplemental Services described herein, then Client shall be financially responsible to ECD or its Affiliates for such Damages. Client's responsibility for any and all attorney's fees shall only be as permitted by Law, including but not limited to S.C. Code Ann. 15-77-300 (1976, as amended).

(b) **Indemnification by ECD.** ECD will indemnify, defend, and hold Client and its directors, officers, shareholders and, agents (the "Client Indemnified Parties") harmless from and against any and all Damages, which may be asserted against or incurred by Client or any of the Client Indemnified Parties, arising out of or resulting from any material breach of the End-User Terms and Conditions by ECD.

(c) **Procedures for Control of Indemnifiable Claims.** In order for a Party (the "Indemnified Party") to be entitled to any indemnification provided for in Sections 6.4(a) or 6.4(b) above, such Indemnified Party must notify the Party obligated to provide such indemnification (the "Indemnifying Party") in writing of the indemnifiable claim within thirty (30) business days after receipt by such Indemnified Party of written notice of the indemnifiable claim; provided, however, that failure to give such notification shall not affect the indemnification provided hereunder except to the extent the Indemnifying Party shall have been actually materially prejudiced as a result of such failure. After receipt of such notice, the Indemnifying Party shall have the right to assume the defense of, compromise or settle the indemnifiable claim at its expense; provided, however, that the Indemnifying Party shall not consent to the entry of any judgment or enter into any settlement that provides for non-monetary relief without the consent of the Indemnified Party. In any indemnifiable claim which the Indemnifying Party has elected to defend, compromise or settle, the Indemnifying Party shall not be responsible for any expenses, including counsel fees, incurred by the Indemnified Party after such election; but the Indemnified Party may participate therein and retain separate counsel at its own expense. The Indemnified Party shall provide to the Indemnifying Party all information, assistance and authority reasonably requested in order to evaluate any indemnifiable claim and effect any defense, compromise or settlement thereof. If the Indemnifying Party does not assume the defense of the indemnifiable claim as provided herein, the Indemnified Party may defend, compromise or settle the claim in any manner it reasonably deems appropriate, provided that the Indemnifying Party shall remain responsible for any losses, liabilities or damages the Indemnified Party suffers arising from the indemnifiable claim to the fullest extent provided under this Section 6.4.

7. CONFIDENTIAL INFORMATION

7.1 Definition and Obligations. ALL OBLIGATIONS OF THIS SECTION ARE ONLY ENFORCEABLE TO THE EXTENT PERMITTED BY LAW, including but not limited to any freedom of information act ("FOIA") or other type of State or Federal regulations. For the purposes of this Agreement, "Confidential Information" means the pricing, provisions of and all performance under this Agreement and information about the disclosing Party's business or activities that is proprietary and confidential, which shall include all business, financial, technical and other information of a Party marked or designated by such Party as "confidential" or "proprietary" or information which, by the nature of the circumstances surrounding the disclosure, should in good faith be treated as confidential (including but not limited to any confidential taxpayer information conveyed by Client to ECD). Notwithstanding the foregoing, the Parties agree that any and all information provided by Individuals and collected by ECD from the Consumer Product Website shall not be deemed as Confidential Information and shall be collected in accordance with ECD's privacy policy and End-User Terms and Conditions, which may be amended from time to time. For a period commencing on the Agreement Date and ending two (2) years after the Term, each Party agrees (a) that it will not disclose to any third party or use any Confidential Information disclosed to it by the other except as expressly permitted in this Agreement, and (b) that it will take all reasonable measures to maintain the confidentiality of all Confidential Information of the other Party in its possession or control, which will in no event be less than the measures it uses to maintain the confidentiality of its own information of similar importance. Upon the disclosing Party's request, the receiving Party will promptly return to the disclosing Party all tangible items containing or consisting of the disclosing Party's Confidential Information and all copies thereof. Each Party acknowledges that all of the disclosing Party's Confidential Information is owned solely by the disclosing Party (or its licensors) and that the unauthorized disclosure or use of such Confidential Information would cause irreparable harm and significant injury to the disclosing Party, the degree of which may be difficult to ascertain. Accordingly, each Party agrees that the disclosing Party will have the right to seek an immediate injunction enjoining any breach of this Agreement, as well as the right to pursue any and all other rights and remedies available at Law or in equity in the event of such a breach.

7.2 Exceptions. Notwithstanding the foregoing, Confidential Information will not include information which is: (a) now, or hereafter becomes, through no act or failure to act on the part of the receiving Party, generally known or available to the public, (b) acquired by the receiving Party before receiving such information from the disclosing Party and without restriction as to use or disclosure, (c) hereafter rightfully furnished to the receiving Party by a third party, without restriction as to use or disclosure, (d) information which the receiving Party can document was independently developed by the receiving Party without use of or reference to the disclosing Party's Confidential Information, (e) required to be disclosed under any Law, provided that the receiving Party uses reasonable efforts to give the disclosing Party reasonable notice of such required disclosure and an opportunity to obtain a protective order or other appropriate remedy, (f) disclosed with the prior written consent of the disclosing Party.

8. TERM AND TERMINATION

8.1 Term. This Agreement shall commence upon the Agreement Date and shall expire at the end of the Enrollment Period (the "Term"); provided, however, the terms of this Agreement will continue as stipulated herein for delivery of Consumer Product(s) in accordance with an active Order Form addendum between the Parties to this Agreement (pursuant to Section 2.12 above). The Product Term will continue as stipulated herein for continued delivery of the Consumer Product to Individuals in accordance with and as may be required by the End-User Terms and Conditions.

8.2 Termination for Breach. Either Party may terminate this Agreement if the other Party breaches any material term or condition of this Agreement and fails to cure such breach within thirty (30) days after receiving written notice of the breach. In the event either Party terminates this Agreement for breach, termination shall not affect the other Party's financial obligation to make any required payments hereunder.

8.3 Termination For Lack of Funds. The parties hereto covenant and agree that that their liabilities' and responsibilities, one to another, shall be contingent upon the availability of federal, state, and local funds for the funding of services and that this Contract shall be terminated if such funding ceases to be available. The Client shall have the sole responsibility for determining the lack of availability of such federal, state, and local funds.

8.4 Effect of Termination. Except with respect to the Consumer Product for which both (a) Client has been invoiced and rendered payment, and (b) ECD has commenced delivery of the Consumer Product, ECD shall have no further obligation to continue to provide the Consumer Product following the termination of this Agreement pursuant to Section 8.2 above.

8.5 Surviving Provisions. The terms and conditions of Sections 2, 3, 4.2, 5, 6, 7, 8.3, 8.5, and 9 of this Agreement shall survive and continue after termination or expiration of this Agreement.

9. GENERAL PROVISIONS

9.1 Assignment. Except as specifically stated in this Agreement, neither this Agreement nor any of the rights, interests or obligations of either Party shall be assigned or delegated without the prior written consent of the other Party, which consent shall not be unreasonably withheld. Any unauthorized assignment or delegation shall be null and void. Notwithstanding the foregoing, either Party may assign or otherwise transfer its rights and obligations to its Affiliates or to successors in interest (whether by purchase of stock or assets, merger, operation of Law, or otherwise) of that portion of its business related to the subject matter hereof.

9.2 Successors in Interest. Subject to the provision of Section 9.1 above, all of the terms and conditions of this Agreement shall be binding upon, inure to the benefit of, and be enforceable by the respective successors and permitted assigns of the Parties.

9.3 Choice of Law; Jurisdiction. This Agreement shall be construed in accordance with the Laws of the State of South Carolina (excluding rules regarding conflicts of Law) and the United States of America. All actions or proceedings arising in connection with this Agreement shall be tried and litigated in state or federal courts located in South Carolina, unless such actions, suits or proceedings are required to be brought in another court to obtain subject matter jurisdiction over the matter in controversy, and each Party irrevocably submits to the jurisdiction of such courts. Service of process may be effected in accordance with the procedures for providing notice under this Agreement.

9.4 Notices. Any notice given under this Agreement to Client will be given in writing to the Primary Contact at the Client address set forth in the Order Form. Any notice given under this Agreement to ECD will be given in writing and addressed to ECD's Corporate Counsel at 18500 Von Karman Avenue, Suite 400, Irvine, CA 92612. Either Party may substitute a new address and contact person by written notice to the other in the manner contemplated herein. All notices shall be effective when received, and shall be delivered personally, by facsimile transmission (receipt verified), mailed by registered or certified mail (return receipt requested), postage prepaid, or sent by express courier service.

9.5 Independent Contractors. In performing their respective duties under this Agreement, each of the Parties will be operating as an independent contractor. Nothing contained herein will in any way constitute any association, employment, partnership or joint venture between the Parties hereto, or be construed to evidence the intention of the Parties to establish any such relationship. Neither of the Parties will hold itself in any manner that would be contrary to the provision of this Section 9.5.

9.6 Entire Agreement; Amendments and Addenda. This Agreement (including the exhibits hereto, as may be amended and supplemented from time to time, based upon mutual written consent) contains the entire agreement and understanding concerning the subject matter (as set forth in the Recitals) between Client and ECD. This Agreement supersedes all prior negotiations, agreements (whether written, oral or electronic), Client purchase orders, term sheets, or proposals that relate specifically to the subject matter (as set forth in the Recitals). Except as provided herein, this Agreement may be amended and/or supplemented via one or more Order Form addenda (as described in Section 2.12 above) only in writing, signed by authorized representatives for both ECD and Client.

9.7 Severability. In the event that it is determined by a court of competent jurisdiction as a part of a final non-appealable judgment that any provision of this Agreement (or part thereof) is invalid, illegal, or otherwise unenforceable, such provision will be enforced as nearly as possible in accordance with the stated intention of the Parties, while the remainder of this Agreement will remain in full force and effect.

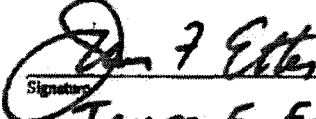
9.8 Publicity; Public Communication. Neither Party shall provide, in any Release, any representation, description or other statement regarding the Consumer Products or otherwise refer to the other Party or its Affiliates in any way other than as set forth in Section 2.7 or as otherwise approved in writing in advance by the other Party. For avoidance of doubt, both parties must agree on the timing and complete content of any and all press releases which pertain to this Agreement or the provision of the Consumer Products herein.

9.9 Adequate Review. Each party represents to the other that, as deemed necessary by such party, this Agreement has been reviewed by each party and its legal and other advisors, and such party has had an opportunity to make all relevant inquiries and receive sufficient responses relating to this Agreement.

9.10 Counterparts. This Agreement may be executed in two or more counterparts, each of which will be deemed an original, but all of which together constitute one and the same instrument. For purposes hereof, a facsimile copy of this Agreement, including the signature pages hereto, will be deemed to be an original. Notwithstanding the foregoing, the parties will deliver original execution copies of this Agreement to one another as soon as practicable following execution of it.

IN WITNESS WHEREOF, the Parties hereto have executed this Credit Monitoring Products Agreement effective as of the Agreement Date.

Client:




Signature
JAMES F. EYER

Printed Name
Director

Title

ConsumerInfo.com, Inc.,
also known as Experian Consumer Direct



Signature
Guy P. Abrano

Printed Name
SVP

Title



Exhibit A
Consumer Products

These below listed products are delivered to Qualified (as defined below) Individuals using a single-use Activation Code. Description of each products benefits, which are subject to change:

Features	ProtectMyID Alert 101
Daily credit monitoring	3 Bureau
Daily credit alerts - for new inquiries, accounts created, change of address, changes to public records and posting of potentially negative information	X
Reports upon enrollment	Experian report only
Scores upon enrollment	
Reports/Scores during membership	
Customer and Fraud Resolution Support - Customer services is available 7 days a week - One on one access to a fraud resolution agent - Link to forms to file fraud alerts	X
All clear alerts when no activity has been detected - Delivered monthly for online Individuals - Delivered quarterly for offline Individuals	X
Identity Theft Insurance *	\$1MM
Enrollment method	Phone or Internet
Product delivery method (see section 2.3)	Online or US mail
Identity Theft Risk Assessment	Online

Family SecureSM – This product is delivered to Qualified (as defined below) Individuals using an online enrollment process and a single-use, Activation Code. For purposes of Family Secure, "Individual" means the Parent or Legal Guardian. Description of Family Secure benefits, which are subject to change:

- Parent or Legal Guardian:

- Unlimited online access to an Individual's Experian credit report and score for the duration of the Product Term
- Daily monitoring of the Individual's Experian credit report
- Daily monitoring alerts to inform the Individuals of important changes to their Experian credit report
- Score Illustrator to help the Individuals understand how factors on their Experian credit report impact their Experian credit score

-Children who are enrolled by the Parent or Legal Guardian:

- Check whether an Experian credit report exists for each child enrolled by the Parent or Legal Guardian
- Monthly check to determine whether the child(ren) has/have an Experian credit report
- Monthly check for alerts of the child/ren's Experian credit report (if any) to inform the Parent or Legal Guardian of any important changes or activity of the child/ren's Experian credit report

- Entire Family:

- Toll-free access to ECD's Customer Care Center
- Informative credit related articles
- \$2,000,000 Guarantee for certain identity theft related expenses****

Additional Family Secure product information: (i) children are eligible for online enrollment up to three (3) months prior to their 18th birthday, however, the Parent or Legal Guardian may contact ECD's Customer Care Center to enroll such

children up to two (2) weeks prior to their 18th birthday; (ii) children will automatically be de-enrolled within one (1) week prior to their eighteenth (18th) birthday and thereafter, such child/ren will no longer be eligible for the Family Secure product; (iii) child/ren's credit report (if any) are available offline only; and (iv) the Parent or Legal Guardian is required to authenticate prior to the ECD Customer Care Center can provide assistance regarding the child/ren's credit report.

Definitions.

For purposes of this Exhibit A, "Qualified" means Individuals who meet the following requirements to be eligible to enroll for the Consumer Product:

- a) Accurately complete and submit to ECD all of the required enrollment fields/pages;
- b) Provide ECD the correct answers to the out-of-wallet security questions;
- c) Accept the End-User Terms and Conditions (including ECD's terms, conditions and privacy policy);
- d) Are at least 18 years of age and a living person as of the date of enrollment in the Consumer Product
- e) Have a U.S. credit file with at least one of the national credit reporting companies (Experian, Equifax and TransUnion)**;
- f) Provide ECD with a current U.S. phone number and a current U.S. postal address ***
- g) Provide a valid U.S. Social Security number or Tax Identification Number issued for the Individual by the U.S. Social Security Administration; and
- h) Pass all of ECD's identity, authentication and security requirements.

As per section 2.5 of the Agreement, the following are current Third Party Companies:

- 1. Credit reporting agencies (Equifax Inc. and TransUnion LLC)
- 2. All Affiliates of ECD pursuant to the definition contained in Section 1.2 of the Agreement.
- 3. Chartis Inc. *

** Delivery of the Consumer Product will be limited to the report(s) of the national credit reporting companies with whom each Individual has a current U.S. credit file (e.g., in the event an Individual only has a U.S. credit file with Experian, then such Individual shall only receive the Experian credit report).

*** The U.S. address provided by Individuals should be the U.S. address associated with such Individuals credit file (e.g. the address utilized by the Individual to obtain credit).

**** Due to New York state law restrictions, the Guarantee cannot be offered to Individuals who are residents of New York.

Exhibit B

Supplemental Products

Enhanced Customer Care. In addition to the standard customer service delineated within the Agreement, ECD will provide certain supplemental call center services ("Enhanced Call Center Services"). Enhanced Call Center Services shall be limited to (a) the ECD Customer Service Center responding to Individual queries via customized scripting (which will be mutually agreed to in writing by ECD and Client) and (b) other required Individual support on a case-by-case basis, as required and exclusively in connection with the Activation Codes provided herein. The appropriate toll-free Customer Service Center number shall be presented to Individuals as part of an enrollment failure notification with a message requesting that Individuals call such toll-free number to complete the Customer Service Center enrollment process. Customer Service Center hours of operation are Monday through Friday, 6 a.m. to 6 p.m. Pacific Time, and Saturday through Sunday, 8 a.m. to 5 p.m. Pacific Time.

Communication Facilitation. Client has requested that ECD facilitate the transmission of the Notification Letter approved by ECD in accordance with section 2.7 of the Agreement ("Approved Communication") to Individuals by means of ECD's third-party print vendor. Client shall send the names and addresses of all such Individuals to whom Approved Communications should be conveyed to ECD via secure FTP encryption file(s) or by another secure method agreed to in writing by the Parties. ECD shall forward such information to its third-party print vendor and once ECD has established that its print vendor has received such information, ECD will purge all such information that is within ECD's possession. Client hereby acknowledges and agrees that it shall be solely responsible for (a) compliance with all Laws applicable to the preparation and provision of the Approved Communication to Individuals, (b) timely delivery to ECD of the information regarding Individuals, and (c) complete and correct instructions regarding the date(s) that ECD's print vendor is requested to mail the Approved Communication to Individuals. Client agrees to pay ECD for each Approved Communication that Client may request ECD's print vendor to prepare in accordance with the pricing delineated on the Order Form. Any pages in addition to the one-page (double sided) Approved Communication that Client may request ECD's print vendor to prepare shall be priced separately (and in addition to the costs already referenced therein) in accordance with the mutual written agreement of the parties (which may be evidenced via e-mail).

Address Append Services. Client is requesting address append services for use in locating or verifying Individual names and addresses when Client may have access to only an Individual's social security number (SSN) and/or aged address data. Client MUST certify via signature of a supplemental Rider to this agreement that the use of any of this data as delivered by ECD shall only be used by Client in compliance with Law. Upon receipt of the Rider agreement from Client, the SSNs of all such Individuals will be provided by Client to ECD via secure FTP encryption file(s) or by another secure method agreed to in writing by the Parties. ECD shall forward such information to its Affiliate, Experian Information Solutions, Inc., in order to produce an address append deliverable. Reasonable commercial efforts will be used by Experian Information Solutions, Inc. to retrieve an Individual's name and/or address. In some instances, multiple matches will be returned where Client is held solely responsible for identifying the best matched record to use. Client hereby acknowledges and agrees that it shall be solely responsible for (a) compliance with all Laws applicable to the utilization of File One data to notify Individuals, (b) timely delivery to ECD of the information regarding Individuals, and (c) properly formatted data file for optimal processing. Client agrees to pay ECD for each Individual record searched in accordance with the pricing delineated on the Order Form. Any subsequent record batches may be priced separately in accordance with the mutual written agreement of the parties (which may be evidenced via e-mail).

Stirling, Bryan

From: Jon Neiditz <Jon.Neiditz@nelsonmullins.com>
Sent: Tuesday, December 11, 2012 9:35 AM
To: Grube-Lybarker, Carri
Cc: Patel, Swati; Godfrey, Rob; Stirling, Bryan; eva@idtheftcenter.org; Milton Kimpson (KimpsoM@sctax.org); 'COOPERH@sctax.org'
Subject: RE: Identity Theft Resource Center Services to South Carolina

Thanks so much, and of course that makes sense. I will consult with ITRC and try to reschedule for late today or tomorrow. If you want a briefing prior to any call with ITRC, of course I'd be glad to provide or participate in that.

Jon A. Neiditz

Partner
jon.neiditz@nelsonmullins.com

Nelson Mullins Riley & Scarborough LLP

Atlantic Station
201 17th Street NW, Suite 1700
Atlanta, GA 30363
Tel: 404.322.6139 Fax: 404.322.6033
<http://www.nelsonmullins.com/attorneys/jon-neiditz>

-----Original Appointment-----

From: Grube-Lybarker, Carri [<mailto:clybarker@scconsumer.gov>]
Sent: Tuesday, December 11, 2012 9:28 AM
To: Jon Neiditz
Cc: Patel, Swati; Godfrey, Rob; Stirling, Bryan; eva@idtheftcenter.org; Milton Kimpson (KimpsoM@sctax.org); 'COOPERH@sctax.org'
Subject: Declined: Identity Theft Resource Center Services to South Carolina
When: Tuesday, December 11, 2012 11:30 AM-12:30 PM (UTC-05:00) Eastern Time (US & Canada).
Where: Call In -888-543-4442, Participant Code: 404-322-6139

I appreciate being brought to the table, but I have a prior commitment during this time. Further, being first informed of this effort last night, our office would like more information on the proposed nature of the relationship the Governor's Office envisions between ITRC and DCA. We have never heard of this organization and need to look into them prior to any association. I hope you can appreciate these concerns. I am available after 3pm for a discussion as well as anytime tomorrow.

Best,
Carri

Carri Grube Lybarker, Esq.

Administrator | SC Department of Consumer Affairs

2221 Devine Street, Suite 200
P.O. Box 5757 | Columbia, SC 29250-5757
803.734.4297 | 803.734.4229 FAX

www.consumer.sc.gov ****Please note new website address****



<< File: ATT07025 1.jpg >>



<< File: ATT62588 2.jpg >>



<< File: ATT55973 3.jpg >>

Confidentiality Notice

This message is intended exclusively for the individual or entity to which it is addressed. This communication may contain information that is proprietary, privileged, confidential or otherwise legally exempt from disclosure.

If you are not the named addressee, you are not authorized to read, print, retain, copy or disseminate this message or any part of it. If you have received this message in error, please notify the sender immediately either by phone (800-237-2000) or reply to this e-mail and delete all copies of this message.

To ensure compliance with the requirements imposed by the IRS, we inform you that any U.S. federal tax advice contained in this communication (including the attachments) is not intended or written to be used, for the purpose of (a) avoiding penalties under the Internal Revenue Code or (b) promoting, marketing or recommending to another party any transaction or tax-related matter[s]. To provide you with a communication that could be used to avoid penalties under the Internal Revenue Code will necessarily entail additional investigations, analysis and conclusions on our part.

Stirling, Bryan

Subject: Canceled: Identity Theft Resource Center Services to South Carolina
Location: Call In -888-543-4442, Participant Code: 404-322-6139

Start: Tue 12/11/2012 11:30 AM
End: Tue 12/11/2012 12:30 PM
Show Time As: Free

Recurrence: (none)

Meeting Status: Not yet responded

Organizer: Jon Neiditz

Importance: High

As discussed with Swati and Eva, the purpose of the call is to establish real linkage between the ITRC and an ombudsperson function at the DCA, enabling the ITRC to get up to speed on SC and the DCA to benefit from the depth of expertise at the ITRC as the letters to SC residents are going out.

Confidentiality Notice

This message is intended exclusively for the individual or entity to which it is addressed. This communication may contain information that is proprietary, privileged, confidential or otherwise legally exempt from disclosure.

If you are not the named addressee, you are not authorized to read, print, retain, copy or disseminate this message or any part of it. If you have received this message in error, please notify the sender immediately either by phone (800-237-2000) or reply to this e-mail and delete all copies of this message.

To ensure compliance with the requirements imposed by the IRS, we inform you that any U.S. federal tax advice contained in this communication (including the attachments) is not intended or written to be used, for the purpose of (a) avoiding penalties under the Internal Revenue Code or (b) promoting, marketing or recommending to another party any transaction or tax-related matter[s]. To provide you with a communication that could be used to avoid penalties under the Internal Revenue Code will necessarily entail additional investigations, analysis and conclusions on our part.

Stirling, Bryan

From: Patel, Swati
Sent: Monday, December 10, 2012 6:19 PM
To: Grube-Lybarker, Carri
Cc: Stirling, Bryan
Subject: Fw: ITRC

----- Original Message -----

From: Patel, Swati
Sent: Monday, December 10, 2012 06:13 PM
To: 'clybarker@consumer.gov' <clybarker@consumer.gov>
Cc: Stirling, Bryan
Subject: ITRC

Carri,
The link is below. Thanks again for working with us. Please let us know of additional ideas you have to provide resources to SC taxpayers on ID theft protection and information.

www.idtheftcenter.org

Stirling, Bryan

From: Patel, Swati
Sent: Monday, December 10, 2012 6:14 PM
To: 'clybarker@consumer.gov'
Cc: Stirling, Bryan
Subject: ITRC

Carri,

The link is below. Thanks again for working with us. Please let us know of additional ideas you have to provide resources to SC taxpayers on ID theft protection and information.

www.idtheftcenter.org

Stirling, Bryan

From: Patel, Swati
Sent: Friday, December 07, 2012 10:27 AM
To: Stirling, Bryan
Subject: FW: Notifications to Affected Taxpayers
Attachments: Notification letters - vendor selection process.docx; Notifications to Affected Taxpayers - Background 1.docx

From: Patel, Swati
Sent: Friday, December 07, 2012 10:26 AM
To: Godfrey, Rob
Cc: Veldran, Katherine; Pitts, Ted
Subject: Notifications to Affected Taxpayers

The summaries are attached.

Swati S. Patel
Chief Legal Counsel
Office of the Governor.South Carolina
1205 Pendleton Street
Columbia, SC 29201
DD 803.734.5095

Vendor Selection Process

The Department of Revenue is required to issue notification letters regarding the security breach to SC taxpayers who reside in other states. In addition, it will send letters to SC residents regarding the breach. The following requirements for printing and mailing services were sent to various vendors:

1. Printing of 3.8 million letters to non-residents and residents. The non-resident letters will be two pages, printed front and back. There will be at least two different versions depending on the requirements of other states' data breach notification laws. There will also be one version of the one page resident letters.
2. Mailing of letters will need to begin as soon as possible but no later than the second week in December (10th) with completion before December 31, 2012.

The Department received cost estimates from a total of six (6) vendors. Based upon cost and the capacity to meet time constraints, two vendors were selected for additional consideration and each vendor was asked to give a "final and best" offer based on their previously itemized services¹ for the printing and mailing of 3 million letters.²

Vendor 1

Total cost – 3 million @ \$.47 per letter - \$1,410,000 plus \$750 set up fee per version of letter. Postage included. Four (4) versions of letter for \$3,000. **Total: \$1,413,000**

SourceLink Carolina, LLC

Total cost – 3 million letters for \$239,775.37 (1.8 million in-state letters @ \$.0721 each; 1.2 out-of-state letters @ .0916 each), postage **not** included. With use of DOR postal permit total cost is **\$1,349,775.30**. There is no additional cost for producing different versions of letter.

This procurement was done on an emergency basis under the emergency procurement provisions of S.C. Code Ann. § 11-35-1570 and the accompanying 19 S.C. Code Ann. Reg. 445.2110 to ensure that notifications to affected individuals are provided as expeditiously as possible. Nevertheless, the selection process outlined above was undertaken because 11-35-1570 states that "emergency procurements shall be made with as much competition as is practicable under the circumstances." The Department selected an experienced vendor with the lowest cost and fast completion date – SourceLink Carolina, LLC.

¹ Each of these two vendors' original offers included address verification using NCOA/CASS databases, creating of scanned records of mailed letters to be sent to DOR for record-keeping purposes and returned mail management services.

² It was determined that 800,000 letters can be e-mailed to the taxpayers for whom Experian has e-mail addresses at an approximate cost of \$2,700, thus reducing the number of letters to be mailed to 3 million.

Notifications to Affected Taxpayers – Background

- SCDOR will **begin** the process of individually notifying taxpayers who were affected by the security breach at SCDOR the week of December 10th. Notifications will be sent on a staggered basis and will be completed by December 31, 2012.
- Anyone who was affected by the SCDOR security breach will receive a notification explaining that information on the affected filer's tax return was exposed in the breach, including bank account information.
- Notifications must be sent to out-of-state South Carolina tax filers whose information was exposed. Every state has laws that require notification of breaches to affected individuals. SCDOR estimates no more than 1.2 million out-of-state filers will receive a notification letter.
- Notifications will also include information about how to sign up for free credit monitoring services and provide information about other ways to avoid identity theft.
- Notifications will be made by email or U.S. Mail.
 - If a tax filer has enrolled in Experian's ProtectMyID plan **and** provided an email address, Experian will send the SCDOR notification to the enrollee by email. (Approximately 800,000 affected taxpayers will receive notification by email.)
 - SCDOR will notify all other affected tax filers by U.S. Mail.
- The cost of notifying all affected individuals is approximately \$1.2 million (of which approximately \$950,000 is for postage - .37 cents/approximately 1.2 out-of-state letters; .27 cents/1.8 million in-state letters). [Note: this cost may decrease if more email addresses are received by Experian and if duplications are found in the SCDOR database]. The cost for sending approximately 800,000 letters to SC residents by e-mail is \$2,700.00.
- To select a vendor, SCDOR used an emergency procurement process to ensure that notifications to affected individuals are provided as expeditiously as possible. SCDOR reviewed several vendors' proposals and selected an experienced vendor with the lowest cost and fast completion date – SourceLink Carolina, LLC.
- SourceLink Carolina, LLC is located in Greenville, SC and has 130 employees. The company will provide the printing services and will use components (paper and envelopes) produced by other South Carolina companies. SourceLink is headquartered in Illinois with several facilities in other states, including this one in South Carolina.

Stirling, Bryan

From: Thad Westbrook <thad.westbrook@nelsonmullins.com>
Sent: Wednesday, December 05, 2012 12:01 PM
To: Pitts, Ted; Veldran, Katherine; Stirling, Bryan
Subject: RE: Invitation

Ted,

I didn't handle the negotiation with Experian. Jon and Rush handled those discussions. I wasn't actively involved with Experian until Friday, October 26th after the press conference, and that was to work with DOR and Bryan to address the call center issues. Please let Mike know.

I will talk to Jon and Rush about this request and will help identify a contact person at Experian.

Thad

From: Pitts, Ted [<mailto:TedPitts@gov.sc.gov>]
Sent: Wednesday, December 05, 2012 11:55 AM
To: Thad Westbrook; Veldran, Katherine; Stirling, Bryan
Subject: FW: Invitation

From: Mike Shealy [<mailto:MikeShealy@scsenate.gov>]
Sent: Tuesday, December 04, 2012 5:57 PM
To: Pitts, Ted
Cc: Lisa Catalanotto; Craig Parks
Subject: Invitation

Ted,

Per our earlier discussions, the DOR Breach Subcommittee would like to invite the proper person / persons from Experian to testify before the subcommittee. The date of this meeting will be December 13th at 10:00 AM EST. The meeting will be held in Room 308 of the Gressette Building. As Thad Westbrook handled the negotiation with Experian, it would also be a good idea for him to be in attendance.

In addition to testimony by Experian, we plan on inviting officials of the Department of Consumer Affairs and someone with the Bankers Association to address the breach of bank account routing information, et cetera.

I would appreciate your help in directing me to the an initial contact point at Experian.

Thanks, Mike S.

Stirling, Bryan

From: Jon Neiditz <Jon.Neiditz@nelsonmullins.com>
Sent: Monday, December 03, 2012 4:50 PM
To: Stirling, Bryan; Patel, Swati
Subject: FW: Link to release

The Identity Theft Resource Center® (ITRC) is a nationally recognized non-profit organization established to support victims of identity theft in resolving their cases, and to broaden public education and awareness in the understanding of identity theft. It is the on-going mission of the ITRC to assist victims, educate consumers, research identity theft and increase public and corporate awareness about this problem. Visit us online at www.idtheftcenter.org. Victims may contact the ITRC toll-free at 888-400-5530

Nelson Mullins

Jon A. Neiditz

Partner

jon.neiditz@nelsonmullins.com

Nelson Mullins Riley & Scarborough LLP

Atlantic Station

201 17th Street NW, Suite 1700

Atlanta, GA 30363

Tel: 404.322.6139 Fax: 404.322.6033

www.nelsonmullins.com

(View Bio)

Eva Casey Velasquez

President/CEO

Identity Theft Resource Center

Eva@idtheftcenter.org

(858) 444-3284

From: Karen Barney
Sent: Thursday, November 29, 2012 11:45 AM
To: Eva Velasquez
Subject: Link to release

Yeah – here is the link to your release ☺

<http://www.prweb.com/releases/2012/11/prweb10186343.htm>

Karen

Karen Barney

Program Director
Identity Theft Resource Center
(858) 444-3286
E-mail karen@idtheftcenter.org
www.idtheftcenter.org

The Identity Theft Resource Center® (ITRC) is a nationally recognized non-profit organization established to support victims of identity theft in resolving their cases, and to broaden public education and awareness in the understanding of identity theft. It is the on-going mission of the ITRC to assist victims, educate consumers, research identity theft and increase public and corporate awareness about this problem. Visit us online at www.idtheftcenter.org. Victims may contact the ITRC toll-free at 888-400-5530

Confidentiality Notice

This message is intended exclusively for the individual or entity to which it is addressed. This communication may contain information that is proprietary, privileged, confidential or otherwise legally exempt from disclosure.

If you are not the named addressee, you are not authorized to read, print, retain, copy or disseminate this message or any part of it. If you have received this message in error, please notify the sender immediately either by phone (800-237-2000) or reply to this e-mail and delete all copies of this message.

To ensure compliance with the requirements imposed by the IRS, we inform you that any U.S. federal tax advice contained in this communication (including the attachments) is not intended or written to be used, for the purpose of (a) avoiding penalties under the Internal Revenue Code or (b) promoting, marketing or recommending to another party any transaction or tax-related matter[s]. To provide you with a communication that could be used to avoid penalties under the Internal Revenue Code will necessarily entail additional investigations, analysis and conclusions on our part.

Stirling, Bryan

From: Patel, Swati
Sent: Friday, November 30, 2012 12:37 PM
To: Godfrey, Rob; Stirling, Bryan
Subject: Re: Family Secure FAQs

Yes

From: Godfrey, Rob
Sent: Friday, November 30, 2012 12:36 PM
To: Patel, Swati; Stirling, Bryan
Subject: Re: Family Secure FAQs

Is this the final, approved version for public release?

From: Patel, Swati
Sent: Friday, November 30, 2012 12:31 PM
To: Godfrey, Rob; Stirling, Bryan
Subject: Family Secure FAQs

Clean title.

Swati S. Patel
Chief Legal Counsel
Office of the Governor.South Carolina
1205 Pendleton Street
Columbia, SC 29201
DD 803.734.5095

Stirling, Bryan

From: Patel, Swati
Sent: Friday, November 30, 2012 12:30 PM
To: Godfrey, Rob; Stirling, Bryan
Subject: Family Secure FAQ
Attachments: SCDOR Family Secure FAQs 113012 1225pm -Final 1.pdf

FREQUENTLY ASKED QUESTIONS REGARDING SC DOR SECURITY BREACH

NOVEMBER 30, 2012

MINOR DEPENDENTS – WHY IDENTITY MONITORING IS IMPORTANT

Q: Why should children be enrolled for identity monitoring?

A: Even though your minor dependent may not have a credit history, the Social Security Number of your minor dependent may have been exposed and fraudulently used to open credit. Without a monitoring system, like the Family Secure[®] product, you may not know whether your minor dependent's identity is being used illegally. Monitoring a minor dependent's identity can prevent significant damage to his/her credit history, which if left uncorrected, could become problematic during adulthood.

WHAT IS FAMILY SECURE[®]

Q: What is Family Secure[®]?

A: Family Secure[®] is an identity monitoring service provided by Experian[®]. In addition to monitoring whether your minor dependent's identity is being used illegally, the Family Secure[®] plan provides fraud resolution to assist you in correcting the minor dependent's information.

Q: How much does Family Secure[®] cost?

A: The Family Secure[®] service is being provided free of charge for one year from the date of enrollment.

Q: What benefits will my family receive after registering with Family Secure[®]?

A: The primary benefit that Family Secure[®] offers is monitoring the identity of the minor, even if the minor has no credit report. Once registered, in the event a child does not have a credit file, if any credit, loan, or similar account is opened with that information, then Experian[®] will alert the parent/legal guardian. Details of the alerts on minors are not released unless or until the parent/legal guardian authenticates himself/herself with Experian[®] as the parent/legal guardian of the minor.

Q: How much does Family Secure[®] cover?

A: Family Secure[®] coverage is for one parent/legal guardian and any number of his/her minor dependents. Five minor dependents can be enrolled using the Family Secure[®] website. (See below for enrollment instructions.) For more than five minors, the parent/legal guardian must call Experian[®]. The parent/legal guardian coverage includes a \$2,000,000 product guarantee (not available in the State of New York) covering all enrollees in the Family Secure[®] product.

WHO MAY ENROLL IN FAMILY SECURE[®]?

Q: Who is eligible to enroll in the Experian[®] Family Secure[®] plan?

A: Individuals who filed tax returns with the State of South Carolina from 1998 to the present and who claimed minor dependents are eligible to enroll for Family Secure[®]. Those dependents must still be a minor at the time of enrollment.

Q: What if my dependent is over the age of 18? Can an adult dependent register himself/herself?

A: Anyone over the age of 18, whether or not listed as a dependent, may enroll in the ProtectMyID[®] product. Family Secure[®] is offered to monitor a minor dependent's Experian credit file.

FREQUENTLY ASKED QUESTIONS REGARDING SC DOR SECURITY BREACH

NOVEMBER 30, 2012

Q: What if I have a minor child whom I did not claim as a dependent when I filed my taxes? Am I still eligible to enroll him/her in the Family Secure[®] plan?

A: No. If a minor was not listed as a dependent when you filed your taxes, then the minor's information was not compromised in the SCDOR security breach.

Q: Who is permitted to enroll a minor dependent in the Family Secure[®] plan?

A: Only one parent/legal guardian may enroll a minor dependent. If a child has two parents or legal guardians, then only one parent or legal guardian may enroll the child.

Q: Does it have to be the parent who claimed the child as a dependent?

A: No. If the adult filer has legal guardianship, he/she may enroll the minor.

Q: May foster parents enroll the child?

A: Yes. Call Experian[®] for assistance at 1-866-578-5422.

Q: If I am a minor and my parent or legal guardian has not enrolled with Experian[®] for ProtectMyID[®], then may I enroll myself?

A: No. A parent or legal guardian is required to enroll you in Family Secure[®].

Q: If I was enrolled with Experian[®] prior to the SCDOR cyber security breach, am I eligible to enroll free of charge for the Family Secure[®] plan? If so, how will I be notified?

A: If your personal information was affected by the SCDOR cyber security breach, then you will be eligible to enroll for the Family Secure[®] plan. You will be notified by email/letter if you were affected by the breach and about enrollment eligibility.

HOW TO ENROLL IN FAMILY SECURE[®]

Q: How do I enroll in the Family Secure[®] plan?

A: There are three steps to enroll in Family Secure[®]:

- **Step One: ENROLL IN ProtectMyID[®]:**

If you have not registered for ProtectMyID[®], then go to www.ProtectMyID.com/SCDOR and enter the activation code (SCDOR123), or call the Experian[®] call center at 1-866-578-5422.

- **Step Two: YOU WILL RECEIVE A NOTIFICATION FROM EXPERIAN[®]:**

You will receive a notification from Experian[®] to enroll for the Family Secure[®] plan. Notifications will begin on November 29, 2012. **The notifications will be staggered so not everyone will receive a notification at the same time.** If you registered with Experian[®] and provided an email address, then you will receive an email notification. If you registered with Experian[®] and did not provide an email address, then you will be notified by U.S. Mail.

- **Step Three: REGISTER WITH FAMILY SECURE[®]:**

If you receive a notification by email, then use the following link (www.FamilySecure.com/SCDOR), which is provided in your email/mail notification, and enter the unique activation code in the email that has been assigned to you to follow the instructions for registration. If you receive a notification by U.S. Mail, then follow the instructions for registration provided or call Experian[®] at 1-866-578-5422.

FREQUENTLY ASKED QUESTIONS REGARDING SC DOR SECURITY BREACH

NOVEMBER 30, 2012

Q: What information is needed to enroll a minor dependent in the Family Secure[®] plan?

A: To enroll, you will need to know and provide the following information:

Parent/Guardian:

Name
Address
Email address
Phone #
SSN
Date of Birth
Mother's Maiden Name

Minor dependent:

Name
SSN
Date of Birth

Q: When does the Family Secure[®] enrollment period end?

A: You may enroll for *Family Secure[®]* after you receive your email/mail notification until May 31, 2013.

HOW DOES FAMILY SECURE[®] WORK

Q: How does identity monitoring (Family Secure[®]) work?

A: Once registered, Experian[®] will regularly monitor information about the minor dependent, which is either the minor's credit file (if a credit history exists) or a minor's personal information to see if any credit, loan, or similar account is opened in the child's name. If new activity is created, the parent/legal guardian will be alerted. Experian[®] will detect new activity based on the minor's SSN, date of birth, name, address, or any combination thereof.

Q: After enrolling in the Family Secure[®] plan, how will I be alerted?

A: You will be alerted by text/email notification. Details of the alerts on minors are not released unless or until the parent/legal guardian authenticates himself/herself with Experian[®] as the parent/legal guardian of the minor. Even if activity is not detected in a month's time, you will still receive monthly "no hit" alerts.

Q: If Experian[®] alerts me of a change in my minor's credit file, what should I do next?

A: You should call Experian[®] at 1-866-578-5422. A dedicated Experian[®] Fraud Resolution representative will be assigned to help you determine the best course of action to protect your minor's identity.

MISCELLANEOUS

Q: There was a lapse in time between the breach and when I could enroll in the Family Secure[®] plan. Will that lapse in time affect my minor dependent, causing a greater likelihood of my minor's data being fraudulently used?

A: No. If a minor's information has been compromised and is currently exposed, then the consideration should not be if it will be used, as much as identifying that it has been used illegally and then correcting the error in the minor's credit record. The gap between the breach and enrolling in the Family Secure[®] product will not impact a parent's/legal guardian's ability to correct the minor's credit record.

Q: After being enrolled as a minor in the Family Secure[®] plan, what should I do when I turn 18 years old or begin to file tax returns on my own?

A: Call Experian[®] for assistance at 1-866-578-5422.

Stirling, Bryan

From: Patel, Swati
Sent: Friday, November 30, 2012 12:32 PM
To: Godfrey, Rob; Stirling, Bryan
Subject: Family Secure FAQs
Attachments: SCDOR Data Breach - Family Secure FAQs.pdf

Clean title.

Swati S. Patel
Chief Legal Counsel
Office of the Governor.South Carolina
1205 Pendleton Street
Columbia, SC 29201
DD 803.734.5095

FREQUENTLY ASKED QUESTIONS REGARDING SC DOR SECURITY BREACH

NOVEMBER 30, 2012

MINOR DEPENDENTS – WHY IDENTITY MONITORING IS IMPORTANT

Q: Why should children be enrolled for identity monitoring?

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A: The primary benefit that Family Secure[®] offers is monitoring the identity of the minor, even if the minor has no credit report. Once registered, in the event a child does not have a credit file, if any credit, loan, or similar account is opened with that information, then Experian[®] will alert the parent/legal guardian. Details of the alerts on minors are not released unless or until the parent/legal guardian authenticates himself/herself with Experian[®] as the parent/legal guardian of the minor.

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A: Anyone over the age of 18, whether or not listed as a dependent, may enroll in the ProtectMyID[®] product. Family Secure[®] is offered to monitor a minor dependent's Experian credit file.

FREQUENTLY ASKED QUESTIONS REGARDING SC DOR SECURITY BREACH

NOVEMBER 30, 2012

Q: What if I have a minor child whom I did not claim as a dependent when I filed my taxes? Am I still eligible to enroll him/her in the Family Secure[®] plan?

A: No. If a minor was not listed as a dependent when you filed your taxes, then the minor's information was not compromised in the SCDOR security breach.

Q: Who is permitted to enroll a minor dependent in the Family Secure[®] plan?

A: Only one parent/legal guardian may enroll a minor dependent. If a child has two parents or legal guardians, then only one parent or legal guardian may enroll the child.

Q: Does it have to be the parent who claimed the child as a dependent?

A: No. If the adult filer has legal guardianship, he/she may enroll the minor.

Q: May foster parents enroll the child?

A: Yes. Call Experian[®] for assistance at 1-866-578-5422.

Q: If I am a minor and my parent or legal guardian has not enrolled with Experian[®] for ProtectMyID[®], then may I enroll myself?

A: No. A parent or legal guardian is required to enroll you in Family Secure[®].

Q: If I was enrolled with Experian[®] prior to the SCDOR cyber security breach, am I eligible to enroll free of charge for the Family Secure[®] plan? If so, how will I be notified?

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You will receive a notification from Experian[®] to enroll for the Family Secure[®] plan. Notifications will begin on November 29, 2012. **The notifications will be staggered so not everyone will receive a notification at the same time.** If you registered with Experian[®] and provided an email address, then you will receive an email notification. If you registered with Experian[®] and did not provide an email address, then you will be notified by U.S. Mail.

- **Step Three: REGISTER WITH FAMILY SECURE[®]:**

If you receive a notification by email, then use the following link (www.FamilySecure.com/SCDOR), which is provided in your email/mail notification, and enter the unique activation code in the email that has been assigned to you to follow the instructions for registration. If you receive a notification by U.S. Mail, then follow the instructions for registration provided or call Experian[®] at 1-866-578-5422.

FREQUENTLY ASKED QUESTIONS REGARDING SC DOR SECURITY BREACH

NOVEMBER 30, 2012

Q: What information is needed to enroll a minor dependent in the Family Secure[®] plan?

A: To enroll, you will need to know and provide the following information:

Parent/Guardian:

Name

Address

Email address

Phone #

SSN

Date of Birth

Mother's Maiden Name

Minor dependent:

Name

SSN

Date of Birth

Q: When does the Family Secure[®] enrollment period end?

A: You may enroll for Family Secure[®] after you receive your email/mail notification until May 31, 2013.

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Q: How does identity monitoring (Family Secure[®]) work?

A: Once registered, Experian[®] will regularly monitor information about the minor dependent, which is either the minor's credit file (if a credit history exists) or a minor's personal information to see if any credit, loan, or similar account is opened in the child's name. If new activity is created, the parent/legal guardian will be alerted. Experian[®] will detect new activity based on the minor's SSN, date of birth, name, address, or any combination thereof.

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MISCELLANEOUS

Q: There was a lapse in time between the breach and when I could enroll in the Family Secure[®] plan. Will that lapse in time affect my minor dependent, causing a greater likelihood of my minor's data being fraudulently used?

A: No. If a minor's information has been compromised and is currently exposed, then the consideration should not be if it will be used, as much as identifying that it has been used illegally and then correcting the error in the minor's credit record. The gap between the breach and enrolling in the Family Secure[®] product will not impact a parent's/legal guardian's ability to correct the minor's credit record.

Q: After being enrolled as a minor in the Family Secure[®] plan, what should I do when I turn 18 years old or begin to file tax returns on my own?

A: Call Experian[®] for assistance at 1-866-578-5422.

Stirling, Bryan

From: Patel, Swati
Sent: Friday, November 30, 2012 12:05 PM
To: Michael Bruemmer
Cc: 'jon.neiditz@nelsonmullins.com'; Stirling, Bryan; 'thad.westbrook@nelsonmullins.com'; Ken Bixler; Greg Young; Ozzie Fonseca
Subject: RE: Family Secure emails have started to go out

Michael and Greg,
Can we call about this issue now? Bryan and I are available. My number is 803-665-0259 or you can call Bryan.

-----Original Message-----

From: Michael Bruemmer [mailto:Michael.Bruemmer@experianinteractive.com]
Sent: Friday, November 30, 2012 11:58 AM
To: Patel, Swati
Cc: 'jon.neiditz@nelsonmullins.com'; Stirling, Bryan; 'thad.westbrook@nelsonmullins.com'; Ken Bixler; Greg Young; Ozzie Fonseca
Subject: RE: Family Secure emails have started to go out

"For the following Q&A, if someone did not provide an email address or cell phone number, how will they be alerted?"

Answer: It is impossible to enroll without an email address. A person must always provide an email address to enroll; thus, they will always be able to be alerted through FamilySecure, via email at least. Additionally, a person must provide a phone # to enroll, though it does not need to be a cell phone # (cell phone # is optional).

-----Original Message-----

From: Patel, Swati [mailto:SwatiPatel@gov.sc.gov]
Sent: Friday, November 30, 2012 8:57 AM
To: Michael Bruemmer
Cc: 'jon.neiditz@nelsonmullins.com'; Stirling, Bryan; 'thad.westbrook@nelsonmullins.com'; Ken Bixler; Greg Young; Ozzie Fonseca
Subject: RE: Family Secure emails have started to go out
Importance: High

Michael and Greg,
I apologize for the short notice, but can you please provide an answer to the below as soon as possible so we can finalize the FAQs?

Thanks,
Swati

-----Original Message-----

From: Patel, Swati
Sent: Friday, November 30, 2012 10:51 AM
To: 'Michael Bruemmer'
Cc: 'jon.neiditz@nelsonmullins.com'; Stirling, Bryan; 'thad.westbrook@nelsonmullins.com'; Ken Bixler; Greg Young; Ozzie Fonseca
Subject: RE: Family Secure emails have started to go out

One more question:

For the following Q&A, if someone did not provide an email address or cell phone number, how will they be alerted?

Q: After enrolling in the Family Secure® plan, how will I be alerted?

A: You will be alerted by text/email notification. Details of the alerts on minors are not released unless or until the parent/legal guardian authenticates himself/herself with Experian® as the parent/legal guardian of the minor. Even if activity is not detected in a month's time, you will still receive monthly "no hit" alerts.

-----Original Message-----

From: Michael Bruemmer [mailto:Michael.Bruemmer@experianinteractive.com]

Sent: Friday, November 30, 2012 10:31 AM

To: Patel, Swati

Cc: 'jon.neiditz@nelsonmullins.com'; Stirling, Bryan; 'thad.westbrook@nelsonmullins.com'; Ken Bixler; Greg Young; Ozzie Fonseca

Subject: RE: Family Secure emails have started to go out

Thanks, Swati. The document looks good.

-----Original Message-----

From: Patel, Swati [mailto:SwatiPatel@gov.sc.gov]

Sent: Friday, November 30, 2012 6:18 AM

To: Greg Young; Ozzie Fonseca

Cc: 'jon.neiditz@nelsonmullins.com'; Stirling, Bryan; 'thad.westbrook@nelsonmullins.com'; Ken Bixler; Michael Bruemmer

Subject: RE: Family Secure emails have started to go out

My apologies. The final FAQs are attached.

-----Original Message-----

From: Greg Young [mailto:Greg.Young@experianinteractive.com]

Sent: Thursday, November 29, 2012 7:13 PM

To: Patel, Swati; Ozzie Fonseca

Cc: 'jon.neiditz@nelsonmullins.com'; Stirling, Bryan; 'thad.westbrook@nelsonmullins.com'; Ken Bixler; Michael Bruemmer

Subject: RE: Family Secure emails have started to go out

Swati -

We'd like to review the release prior to distribution.

GY

Greg Young, APR
Director
Public Relations

Experian Consumer Services
535 Anton, suite 100
Costa Mesa, CA 92626
Direct: 949-567-3791
Mobile: 949-294-5701
greg.young@experianinteractive.com

freecreditreport.com
freecreditscore.com
creditreport.com
protectmyid.com
safetyweb.com

-----Original Message-----

From: Patel, Swati [mailto:SwatiPatel@gov.sc.gov]
Sent: Thursday, November 29, 2012 4:03 PM
To: Ozzie Fonseca
Cc: 'jon.neiditz@nelsonmullins.com'; Stirling, Bryan; Greg Young; 'thad.westbrook@nelsonmullins.com'
Subject: Re: Family Secure emails have started to go out

Thank you.

----- Original Message -----

From: Ozzie Fonseca [mailto:ofonseca@experianinteractive.com]
Sent: Thursday, November 29, 2012 07:01 PM
To: Patel, Swati
Cc: Jon Neiditz <jon.neiditz@nelsonmullins.com>; Ozzie Fonseca <ofonseca@experianinteractive.com>; Stirling, Bryan;
Greg Young <Greg.Young@experianinteractive.com>; Thad Westbrook <thad.westbrook@nelsonmullins.com>
Subject: RE: Family Secure emails have started to go out

The enrollment end date is May 31, 2013.

Ozzie Fonseca, CIPP/US
Senior Director, Data Breach Resolution

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"Patel, Swati" <SwatiPatel@gov.sc.gov> wrote:

Ozzie,
I may have missed this, but how long will enrollment be open for Family Secure?

Swati

From: Jon Neiditz [mailto:Jon.Neiditz@nelsonmullins.com]
Sent: Thursday, November 29, 2012 4:30 PM
To: Ozzie Fonseca; Stirling, Bryan; Patel, Swati; 'COOPERH@sctax.org'; Milton Kimpson (KimpsoM@sctax.org)
Cc: Greg Young; Thad Westbrook
Subject: RE: Family Secure emails have started to go out

Great, Ozzie! Thanks for the news.

From: Ozzie Fonseca [mailto:ofonseca@experianinteractive.com]
Sent: Thursday, November 29, 2012 4:28 PM
To: Jon Neiditz; Bryan Stirling (bryanstirling@gov.sc.gov<mailto:bryanstirling@gov.sc.gov>)
Cc: Greg Young
Subject: Family Secure emails have started to go out

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Senior Director, Data Breach Resolution
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Stirling, Bryan

From: Jon Neiditz <Jon.Neiditz@nelsonmullins.com>
Sent: Friday, November 30, 2012 12:26 PM
To: Patel, Swati
Cc: Stirling, Bryan; Thad Westbrook
Subject: RE: Family Secure emails have started to go out

If you want me on, just have someone patch me in. Cell: [REDACTED]

-----Original Message-----

From: Patel, Swati [mailto:SwatiPatel@gov.sc.gov]
Sent: Friday, November 30, 2012 12:05 PM
To: Michael Bruemmer
Cc: Jon Neiditz; Stirling, Bryan; Thad Westbrook; Ken Bixler; Greg Young; Ozzie Fonseca
Subject: RE: Family Secure emails have started to go out

Michael and Greg,
Can we call about this issue now? Bryan and I are available. My number is 803-665-0259 or you can call Bryan.

-----Original Message-----

From: Michael Bruemmer [mailto:Michael.Bruemmer@experianinteractive.com]
Sent: Friday, November 30, 2012 11:58 AM
To: Patel, Swati
Cc: 'jon.neiditz@nelsonmullins.com'; Stirling, Bryan; 'thad.westbrook@nelsonmullins.com'; Ken Bixler; Greg Young; Ozzie Fonseca
Subject: RE: Family Secure emails have started to go out

"For the following Q&A, if someone did not provide an email address or cell phone number, how will they be alerted?"

Answer: It is impossible to enroll without an email address. A person must always provide an email address to enroll; thus, they will always be able to be alerted through FamilySecure, via email at least. Additionally, a person must provide a phone # to enroll, though it does not need to be a cell phone # (cell phone # is optional).

-----Original Message-----

From: Patel, Swati [mailto:SwatiPatel@gov.sc.gov]
Sent: Friday, November 30, 2012 8:57 AM
To: Michael Bruemmer
Cc: 'jon.neiditz@nelsonmullins.com'; Stirling, Bryan; 'thad.westbrook@nelsonmullins.com'; Ken Bixler; Greg Young; Ozzie Fonseca
Subject: RE: Family Secure emails have started to go out
Importance: High

Michael and Greg,
I apologize for the short notice, but can you please provide an answer to the below as soon as possible so we can finalize the FAQs?

Thanks,
Swati

-----Original Message-----

From: Patel, Swati

Sent: Friday, November 30, 2012 10:51 AM

To: 'Michael Bruemmer'

Cc: 'jon.neiditz@nelsonmullins.com'; Stirling, Bryan; 'thad.westbrook@nelsonmullins.com'; Ken Bixler; Greg Young; Ozzie Fonseca

Subject: RE: Family Secure emails have started to go out

One more question:

For the following Q&A, if someone did not provide an email address or cell phone number, how will they be alerted?

Q: After enrolling in the Family Secure® plan, how will I be alerted?

A: You will be alerted by text/email notification. Details of the alerts on minors are not released unless or until the parent/legal guardian authenticates himself/herself with Experian® as the parent/legal guardian of the minor. Even if activity is not detected in a month's time, you will still receive monthly "no hit" alerts.

-----Original Message-----

From: Michael Bruemmer [mailto:Michael.Bruemmer@experianinteractive.com]

Sent: Friday, November 30, 2012 10:31 AM

To: Patel, Swati

Cc: 'jon.neiditz@nelsonmullins.com'; Stirling, Bryan; 'thad.westbrook@nelsonmullins.com'; Ken Bixler; Greg Young; Ozzie Fonseca

Subject: RE: Family Secure emails have started to go out

Thanks, Swati. The document looks good.

-----Original Message-----

From: Patel, Swati [mailto:SwatiPatel@gov.sc.gov]

Sent: Friday, November 30, 2012 6:18 AM

To: Greg Young; Ozzie Fonseca

Cc: 'jon.neiditz@nelsonmullins.com'; Stirling, Bryan; 'thad.westbrook@nelsonmullins.com'; Ken Bixler; Michael Bruemmer

Subject: RE: Family Secure emails have started to go out

My apologies. The final FAQs are attached.

-----Original Message-----

From: Greg Young [mailto:Greg.Young@experianinteractive.com]

Sent: Thursday, November 29, 2012 7:13 PM

To: Patel, Swati; Ozzie Fonseca

Cc: 'jon.neiditz@nelsonmullins.com'; Stirling, Bryan; 'thad.westbrook@nelsonmullins.com'; Ken Bixler; Michael Bruemmer

Subject: RE: Family Secure emails have started to go out

Swati -

We'd like to review the release prior to distribution.

GY

Greg Young, APR
Director
Public Relations

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Mobile: 949-294-5701
greg.young@experianinteractive.com

freecreditreport.com
freecreditscore.com
creditreport.com
protectmyid.com
safetyweb.com

-----Original Message-----

From: Patel, Swati [mailto:SwatiPatel@gov.sc.gov]
Sent: Thursday, November 29, 2012 4:03 PM
To: Ozzie Fonseca
Cc: 'jon.neiditz@nelsonmullins.com'; Stirling, Bryan; Greg Young; 'thad.westbrook@nelsonmullins.com'
Subject: Re: Family Secure emails have started to go out

Thank you.

----- Original Message -----

From: Ozzie Fonseca [mailto:ofonseca@experianinteractive.com]
Sent: Thursday, November 29, 2012 07:01 PM
To: Patel, Swati
Cc: Jon Neiditz <jon.neiditz@nelsonmullins.com>; Ozzie Fonseca <ofonseca@experianinteractive.com>; Stirling, Bryan; Greg Young <Greg.Young@experianinteractive.com>; Thad Westbrook <thad.westbrook@nelsonmullins.com>
Subject: RE: Family Secure emails have started to go out

The enrollment end date is May 31, 2013.

Ozzie Fonseca, CIPP/US
Senior Director, Data Breach Resolution

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