DEFERRED PRESENTMENT SERVICES AGREEMENT

163

Loan Date:

3/27/2009

Account Number

CA377

Transaction Number

			Due	e Date: 4/10/2009	
LICENSEE	Alpha Omega Consi	ulting Group, Inc.			
LICENSEE	716 Vauxhall Drive	uning Group, inc.			
	Nashville, TN 37072	•			
	(866) 802-5742	•			
CLIENT:	Ron Johnson		SSN:	SSN: 456-78-9123	
	1015 East Bobby Court		Home Pl	Home Phone: (615) 545-3333	
Millersville, TN 37077		Work Ph	one:		
		s Agreement(this "Agreement"), the vand "ours " mean Alpha Omega Con		ove customer and all who have	
		FEDERAL TRU	TH-IN-LENDING		
_	PERCENTAGE RATE	FINANCE CHARGE	AMOUNT FINANCED	TOTAL OF PAYMENTS	
The cost of your credit as a yearly rate		The dollar amount the credit	The amount of credit provided	The amount you will have paid	
		will cost you to	to you or on your behalf	after all scheduled payments are made	
	25.224	400.00	4000.00	4000.00	
3	65.00%	\$28.00	\$200.00	\$228.00	
		CED Block above consists solely of the am Lending Act, and Sec. 34-39-180 (c)	 ount of cash we are giving you in exchang	e for your check. The above is a	
	•	GE block is deemed a service fee by South	Carolina law and not interest		
		FINANCE CHARGE if the check is prepaid			
r repayment. The	re will be no rebate of the	T INANGE OF ANGE IT the check is prepare	before the presentinent date.		
YOUR REP	AYMENT SCHED	ULE WILL BE:			
Number of	Payments: 1 Amo	ount of payment: \$228	3.00	Due Date: 4/10/2009	
Itemization of	of Amount Finance	d:			
1. Amount F	Paid Directly To Yo	u: \$200		2. Amount Paid Others: \$0.00	
A handling charg	e in the amount of \$30.00	will be collected if a check is returned due	to insufficient funds, stop payment, or acco	ount closed.	
We also have the	e right to all civil means av	ailable and allowed by law to collect the cho	eck and all applicable court costs. SEC 34	-11-70 (a) and 34-39-180 (g)	
I hereby acknowle	edge receipt of these discl	losures prior to entering into this deferred p	resentment agreement.		
CUSTOME	R SIGNATURE: X				
I certify that I do	not have more than two ch	necks outstanding to any deferred presentm	nent service providers and that the total fac	e value of those checks when combined	
		check, does not exceed \$600.			
	9	forth on page 2 hereof and are incorporated	5 1	a tha ball was accountable to account have	
		I hereby authorize the electronic collection institution on the licensee for the returned of	0 , ,	e. It shall not exceed the lesser of ten	
•	0	was completely filled in before I signed, that pleted copy of this agreement.	t I have read, understand and agree to all t	he terms and conditions on the front of this	
CUSTOME	R SIGNATURE: X				
	_	Ron Johr	nson	Date	
LICENSEE	SIGNATUDE: V	Ron Johr	nson	Date	
LICENSEE	SIGNATURE: X_	Ron Johr Alpha Omega Consu		Date Date	

ADDITIONAL TERMS OF AGREEMENT (READ CAREFULLY)

METHOD OF PAYMENT: Your personal check in the amount of the Total of Payments stated in the Federal Truth in Lending Disclosures ("Disclosures"), and dated as of the date indicated in the Payment Schedule stated in the Disclosures(the "Due Date") will be held by us until the Due Date as security for this transaction. You agree that we may deposit this check on the Due Date if you have not paid us by cashier's check, or money order the amount of the Total of Payments before closing time on the Due Date. If payment is made prior to the deposit of your personal check, we will return the check to you at the time we receive payment.

DEFAULT: You will be in default under this agreement if,

- (a) You do not pay us an amount you owe us under this Agreement or something else you owe us; or
- (b) any statement about yourself, your employement, or your financial condition (including the account on which the check you deliver to use is drawn) that you have made to us in the Agreement or any place else is false or misleading; or
- (c) you do not keep some other promise or agreement you have made to us in this Agreement or in another agreement or instrument; or if you are otherwise in default under such an agreement or instrument: or
- (d) any of the following things happens to you; death, failure to pay any of your debts as they come due, appointment of or taking possession by a receiver or other custodian of any of your property, or the commencement of a case under the Federal Bankruptcy Laws by or against you as a debtor.

THINGS WE HAVE THE RIGHT TO DO TO PROTECT OURSELVES IF YOU DEFAULT: Whenever you are in default under this Agreement we can pursue all legally available civil means to collect the check, including going to court and getting a judgement against you for the then unpaid amount of your debt.

WAIVERS: You agree to be liable for the repayment of this Agreement, even if we do not give you such as demand, presentment, notice of dishonor and protest or follow all of the legal procedures which we might be required to follow in the absence of this waiver. You consent to any extension of time or other accommodation that we make that in any way impairs or suspends our remedies or rights. We shall not waive any of our rights under this Agreement by making an accommodation for you or someone else. No waiver, consent or approval by us or change or amendment of this Agreement shall be effective uless it is in writing and we have signed it.

ARBITRATION AGREEMENT: Please read this agreement carefully. It limits some of your rights, including the right to bring a lawsuit in court. By signing the front of this document you and we agree that all claims or disputes between us will be submitted to binding arbitration if demanded by either party. The arbitration will be handled by the American Arbitration Association and governed by its rules. This agreement requiring arbitration (if demanded) is still fully binding even if a class action is filed in which you would be a class representative or member. You and we agree that the arbitration of any dispute or claim between us will be conducted apart from all other claims or disputes of other parties and that there will be no class or consolidated arbitration of any claims or disputes covered by this agreement.

GOVERNING LAW: Both this Agreement and the Application were executed at the offices in the State of South Carolina. The Application, the Agreement and this transaction arrangement with us, shall be governed by and construed and enforced solely in accordance with the laws of the State of South Carolina. THE STATE COURTS LOCATED IN THE STATE OF SOUTH CAROLINA WILL HAVE EXCLUSIVE JURISDICTION AND VENUE OF ANY PERMITTED ACTION ARISING UNDER THIS AGREEMENT.