

## Account Activation Request

By executing and submitting this Account Activation Request (“Activation Request”), Customer hereby requests that Guardian Alliance Technologies, Inc. (“Guardian”) establish and activate an account on Guardian’s cloud-based software platform (the “Guardian Platform”) for use by Customer and its Authorized Users (the “Customer Account”) to be billed on a monthly basis.

Customer Name (Agency Name)	Authorized Representative Name and Title	
Street Address, City, State, Zip	Authorized Rep Phone Number	
Contact Name for Invoices	Phone No.	Billing Email for Invoices

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Agency Size  
Total Personnel  
(check one)

1-49     50-99     100-199     200-399     400+

Please provide the figures below based on best estimates if you don’t know actual numbers.

Total Agency Personnel: \_\_\_\_\_ Authorized Sworn Strength: \_\_\_\_\_ Sworn Officers Actual: \_\_\_\_\_

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Upon receipt of a signed copy of your Activation Request, Guardian will establish a User Account for an Account Administrator. The “Account Administrator” will be the individual responsible for authorizing and managing activity occurring under the Customer Account.

The Account Administrator will have the authority and ability, through their User Account, to establish a User Account for each other individual authorized by Customer to use the Guardian Platform on Customer’s behalf (each, an “Authorized User”). Additionally, the Account Administrator shall be responsible for deactivating Authorized User accounts when necessary.

**1. General.**

- 1.1 Fees.** Customer agrees to pay all of the fees associated with its use of the Guardian Platform in accordance with the Platform Pricing set forth on Exhibit A, as may be updated as set forth herein (the “Fees”).
- 1.2 Price Assurance.** The prices reflected in Exhibit A shall remain in effect for a minimum of 12 months (“Price Lock Period”) from the Effective Date on the signature page hereof.

- 1.3 **Price Changes.** After the expiration of the Price Lock Period, Guardian reserves the right to change any price/fee, provided that Guardian provides Customer with written notice of the change at least 60 days prior to the date the change is to become effective.
- 1.4 **Payment Terms.** Unless opting for an Annual Payment Plan, Customer will be invoiced at the end of each calendar month for all use of the fee-based features that occurred during such calendar month. Invoices will be due upon receipt. Invoices shall be considered past due after 45 days after issuance. NOTE: The Annual Platform Fee will be billed at the end of the calendar month in which your signed Activation Request is received.
- 1.5 **Failure to Pay.** Guardian reserves the right to deactivate Customer’s access to the Guardian Platform if any payment is not received within 60 days of the invoice date.
- 1.6 **Terms of Service.** By accessing and using the Guardian Platform, Customer agrees to be bound by the Guardian Terms of Service and Privacy Policy.
- 1.7 **Termination by Customer.** Customer may terminate this Agreement and request that their Account be deactivated at any time, for any reason. In the event of Termination by Customer, Customer agrees to pay for all system use that occurred prior to the date of Notice of Termination.
- 1.8 **Notice of Termination.** In the event Customer wishes to Terminate this Agreement and deactivate their Account, a Notice of Termination (“Notice”) shall be delivered to Guardian by emailing [billing@guardianalliancetechnologies.com](mailto:billing@guardianalliancetechnologies.com)
  - (a) Customer shall receive acknowledgement of receipt by Guardian on the same business day that Notice is sent.
  - (b) In the event that Customer does not receive an email response acknowledging receipt of Notice of Termination, Customer shall call 415-655-2733 to confirm receipt verbally and request an email confirmation. With or without “same day” confirmation, Customer will be deemed to have Terminated on the date that Notice is sent.

2. **Whitelist.** Content filtering systems in use by Customer, if any, may unexpectedly cut parts of html pages out of the user interface as well as some email traffic, lead to unexpected errors, broken links, unclickable buttons, partially loaded pages or other unintended/unpredictable behaviors with the Guardian Platform. These issues are completely resolved by “whitelisting” all Guardian domains. By whitelisting the domains below, these potential problems can be avoided.

- (a) guardian.network
- (b) www.guardianalliancetech.com
- (c) www.guardianalliancetechnologies.com

3. **Marketing.** Guardian may use Customer’s name as part of a general list of Customers and may refer to Customer as a user of the Services in its general advertising and marketing materials.

IN WITNESS WHEREOF, Customer is causing this Account Activation Request to be executed by its duly authorized representative:

Customer:

\_\_\_\_\_  
Signature of officer or authorized representative

\_\_\_\_\_  
Effective Date

\_\_\_\_\_  
Print Name

\_\_\_\_\_  
Title

## IMPORTANT INFORMATION ABOUT GUARDIAN PRICING

Guardian's unique pricing and system deployment model allows you to maximize system functionality and value, while minimizing your costs. One of the major advantages of using the Guardian Platform is that **you can add all of your applicants to the system and pre-screen them at no cost.** This is a very important distinction as compared to other pricing models as it maximizes the value of the system while minimizing your costs of deploying technology in this area.

When agencies must pay a fee for every applicant added to a system, one of the following occurs:

- 1) Either the agency will perform manual prescreening (wasting precious man hours in the process) in an effort to keep applicants out of the system and thereby reduce system costs; or
- 2) The agency will pay the same fee for an applicant that is immediately DQ'd as they do for one that undergoes a full background investigation.

Neither scenario is ideal.

With Guardian, you only incur a fee when you perform an in-depth background investigation on an applicant. This paves the way for your agency to add all applicants to the system without concern over costs.

Key Advantages of Adding All Applicants to the Guardian Platform are:

- 1) Rapid pre-screening of the full applicant pool using tools in the Triage Center.
- 2) Immediate visibility as to whether the applicant has applied at any other Guardian agencies (including yours).
- 3) Immediate visibility of a "change report" for applicants who have applied with a Guardian agency before. The change report presents any/all changes applicant has made to information in their PHS since the last time they certified and submitted. This enables you to detect applicants who are attempting to work their way into your agency through deception.
- 4) Having 100% of your applicant pool in the system will give you the ability to pull comprehensive reports regarding who is applying with your agency and related statistical data.

We are excited about the possibility of welcoming you to the Guardian Alliance. Should you have any questions or require further information, please don't hesitate to reach out. We look forward to assisting you in enhancing your background investigation processes.

# EXHIBIT A

## Guardian Background Investigation Software Major System Features and Line Item Prices

Agencies only incur a fee for those applicants who survive pre-screening and are moved to the Investigation Center and assigned to an investigator to undergo a more in-depth investigation. As an example, if you add 300 applicants to the system, and only 100 of them pass pre-screening, with Guardian you only incur a fee for the 100. This unique model ensures that you can maximize use of the system while minimizing your costs.

Both Monthly and Annual payment plans are available. Fees for annual plans are based on your anticipated system usage during the 12 month term. Please reach out to us for price quote if you are interested in an annual payment plan.

<b>TRIAGE CENTER</b> (APPLICANT PRE-SCREENING)	Invite an unlimited number of applicants to submit their information electronically at no cost, prescreen them and send only those eligible for a background into the Investigation Center. Includes, smart PHQ™, Concerns Report, Document Management, Access to Guardian’s National Applicant Information Center (NAIC), and easy access to the National Decertification Index (NDI)	<b>FREE UNLIMITED USE</b>
<b>INVESTIGATION CENTER</b>	Once an applicant has been deemed eligible for a full background through pre-screening, they are assigned to an investigator and the applicant file moves to the Investigation Center which contains tools to automate and manage investigation assets. Includes checklist of areas completed, Online forms for references, Auto-generates final report, simplify repetitive tasks, store and retrieve documents, tools for building and using templates.	<b>\$65.00 per investigation (no minimums)</b>
<b>APPROVAL CENTER</b>	Send a link to a complete investigation report up the chain-of-command for approvals. Customize chain-of-command sign-offs, re-open an investigation any time, log & access all approval attempts.	<b>INCLUDED</b>
<b>SOCIAL MEDIA SCREENING REPORTS</b>	Advanced machine learning easily identifies pertinent information from popular social media sites and compiles a summary report including links to relevant posts, based on agency preferences (available within the investigation file). SMS Reports comply with FCRA & EEOC.	<b>\$45.00 per screening (no minimums)</b>
<b>CREDIT REPORTS</b>	Order credit reports on any applicant without leaving the applicant investigation file. Reports automatically populate to the final investigation report. Reports comply with FCRA.	<b>\$15.00 per report (no minimums)</b>
<b>TRAINING, SUPPORT, AND DATA STORAGE FEE</b> (always billed annually)		<b>AGENCY SIZE</b>
		<b>FEE</b>
		<b>1-49</b>
		<b>50-99</b>
		<b>100-199</b>
		<b>200-399</b>
		<b>400+</b>
		<b>\$500</b>
		<b>\$750</b>
		<b>\$1,000</b>
		<b>\$1,500</b>
		<b>\$2,500</b>



## **FEATURE ACTIVATION AGREEMENT CREDIT REPORT SERVICES, PRICING, AND FCRA**

This **AGREEMENT**, made as of the date reflected in the Customer Signature section on page 2 below (the “Effective Date”), is between Guardian Alliance Technologies, Inc. (“Guardian”) and the company identified in the table below (Customer).

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Customer Name (hereinafter referred to as “Customer”)

Authorized Representative Name

with an address of

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Street Address, City, State, Zip

Phone Number

*Whereas*, Guardian is an authorized Reseller of a “Credit Reporting Service” which is provided through the use of a third party provider.

*Whereas*, the Credit Reporting Service can be used through existing Guardian Software Platform (the “Guardian Platform”) accounts as an “Integrated Service”, thereby making it an embedded Feature of the Guardian Platform.

*Whereas*, Customer is a current User of the Guardian Platform and wishes to activate the Credit Reporting Service Feature for use by its Authorized Users in accordance with all Terms and Conditions outlined herein.

### **A G R E E M E N T**

Now, therefore, in consideration of the mutual covenants and agreements set forth herein, and other good and valuable consideration, receipt of which is hereby acknowledged, the parties agree as follows.

1. **Guardian Platform Agreement.** All of the Terms of Service of the Guardian Platform remain in full force and effect. If there are any contradictions between the Terms of Service and this Agreement, the Terms of this Agreement shall prevail.
2. **Activation.** By entering into this Agreement, Customer hereby requests that the Credit Reporting Service Feature be activated within their Guardian Platform Account for use by Customer’s Authorized Users, subject to the pricing and payment terms outlined herein.
3. **No Obligation.** Customer is under no obligation to use the Credit Reporting Service Feature. Upon entering into this Agreement, Guardian shall make the Credit Reporting Service Feature available for Customer’s use on an On Demand basis. In the event that Customer does not use the Credit Reporting Service Feature the Terms of this Agreement will be of no force or effect. If the Customer uses the Credit Reporting Service Feature, the Fees and Payment terms outlined in their Account Activation Agreement shall apply.

- 4. **Data Supplier.** The term “data supplier” is used in Addendum 1 to refer to any organization that provides data pursuant to this Agreement. It is mutually understood that this term refers to third parties.
- 5. **FCRA Compliance.** Customer hereby acknowledges that Customer is solely responsible for its compliance with the Fair Credit Reporting Act (“FCRA”) and any applicable state and local consumer reporting laws, in connection with its use of the Credit Report Service Feature and agrees to comply with all Terms of the Fair Credit Reporting Agreement attached hereto as Addendum 1.

**IN WITNESS WHEREOF**, the parties have executed this agreement as of the date reflected below in the Customer signature block (the “Effective Date”).

**Customer:**

**Guardian Alliance Technologies, Inc.:**

\_\_\_\_\_  
Signature of officer or authorized representative

  
\_\_\_\_\_  
Signature of officer or authorized representative

\_\_\_\_\_  
Print Name

\_\_\_\_\_  
Title

Adam Anthony  
\_\_\_\_\_  
Print Name

COO  
\_\_\_\_\_  
Title

\_\_\_\_\_  
Effective Date

# ADDENDUM 1

## FAIR CREDIT REPORTING AGREEMENT

This Agreement, made as of the date reflected in the Signature fields on pages 3 and 5 (the "Effective Date") is hereby made between **Guardian Alliance Technologies, Inc**, having an address of 11 S. San Joaquin St., 8<sup>th</sup> Floor, Stockton, CA 95202 (hereinafter referred to as "GAT"), and

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Customer Name (hereinafter referred to as "Customer")

Authorized Rep Name

with an address of

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Street Address, City, State, Zip

Phone Number

### The Parties Hereby Agree as follows:

- 1. PERFORMANCE.** Following the effective date above and throughout length of service, Guardian, their agents, and data suppliers will exercise their best efforts to deliver consumer data and related services requested by Customer in an expeditious and efficient manner but they shall have no obligation or liability to Customer for any delay or failure of Guardian, its agents, or data suppliers in performance of services under this Agreement.
- 2. CONFIDENTIAL TREATMENT.** Under no circumstances will Customer disclose the information provided by Guardian, their agents, or data suppliers under this Agreement to any person other than the consumer for whom the consumer information was drawn. Under no circumstances will Customer resell to any person, the consumer information provided by Guardian, their agents, or data suppliers. All parties hereby acknowledge that the Services and/or data provided any party to the other may include personal information pertaining to individual consumers, and requires that the parties treat such information responsibly and take reasonable steps to maintain appropriate confidentiality and prevent unlawful dissemination or misuse by its employees, officers, agents or any other person with access to such information. The Services and data shall only be used as expressly authorized in this Agreement or in any Addendum. The FCRA and other Federal and State Laws concerning Consumer Privacy, as well as the Credit Reporting Industry, regulate Credit Reporting Agencies and data suppliers. In accordance with those requirements, Guardian, their agents, and data suppliers will not disclose either directly or indirectly to any person, firm or corporation, information of any kind, concerning matters affecting or relating to the business of its Customers or consumers unless the information is already in the public domain or disclosure is permitted or required by law.
- 3. COMPLIANCE WITH LAWS.** All parties agree to comply with all federal, state and local laws, rules and regulations applicable to each party's receipt and use of data provided to the other. Guardian reserves the right to revise the terms, conditions or pricing under this Agreement, any Addendum and/or the Services (including without limitation the right to withdraw or restrict affected data) to meet any requirement imposed by federal, state or local law, rule or regulation, or to address matters concerning privacy and confidentiality, following reasonable notice to Customer.
- 4. FCRA REQUIREMENTS.** The Fair Credit Reporting Act affects you as a user of information. You can review a copy of the FCRA at <http://www.ftc.gov/os/statutes/fcrajump.htm>. You and your employees should become familiar with the entire Federal Credit Reporting Act including the Fair and Accurate Credit Transaction Act of 2003 and the Financial Literacy and Education Improvement Act. Guardian strongly endorses the letter and spirit of the FCRA. We believe that these laws and similar state laws recognize and preserve the delicate balance between the rights of the consumer and the legitimate needs of commerce. In addition to the FCRA, other federal and state laws addressing such topics as computer crime and unauthorized access to protected databases have also been enacted. As a prospective user of consumer reports, we expect that you and your staff will comply with all relevant federal statutes and the statutes and regulations of the states in which you operate. Please log onto [www.ftc.gov](http://www.ftc.gov) for more information.
- 5. NEGATION OF LIABILITY.** Guardian, their agents, and data suppliers shall exercise their best efforts to furnish to Customer reliable data, but Guardian, their agents do not and cannot guarantee the correctness or completeness of such consumer data. Neither Guardian, their officers, employees, agents, or data suppliers shall be liable to the Customer for any claim, injury or damage as a consequence of furnishing such data.
- 6. CUSTOMER'S CERTIFICATION.** Customer hereby certifies to Guardian that consumer reports will be obtained and used exclusively for screening prospective employees and that Customer will comply with the following provisions:

- a. Customer may not procure a consumer report without the advanced written permission of the consumer.
- b. In addition, Customer may not procure a consumer report or cause a consumer report to be procured, for employment purposes, with respect to any consumer unless:
  - i. a clear and conspicuous disclosure has been made in writing to the consumer before the report is procured or caused to be procured, in a document that consists solely of the disclosure, that a consumer report may be obtained for employment purposes; and
  - ii. the consumer has authorized in writing the procurement of the report by the Customer.
- c. In using a consumer report for employment purposes, **before** taking any adverse action based in whole or in part on the report, Customer shall provide to the consumer to whom the report relates:
  - i. a copy of the report; and
  - ii. a description in writing of the rights of the consumer under the Act, a copy of which is attached hereto (“Summary of Consumer Rights”) as Exhibit 1.
- d. After taking any adverse action based in whole or in part on the report, Customer shall provide to the consumer to whom the report relates:
  - i. oral, written, or electronic notice that adverse action has been taken based in whole or in part on a consumer report received from Guardian; and
  - ii. the name, address, and telephone number of Guardian along with a statement that Guardian did not make the decision to take the adverse action and cannot provide the consumer specific reasons why the adverse action was taken; and
  - iii. oral, written, or electronic notice of the consumer's right to obtain a free copy of a consumer report from Guardian and may dispute the accuracy or completeness of any information furnished in the report.
- e. The information from the consumer report will not be used in violation of any applicable federal or state equal employment opportunity law or regulation.
- f. Customer agrees to retain the consumer's written authorization for a period of five years unless local jurisdictions stipulates otherwise. From time to time Guardian may request proof of the consumer’s written authorization as part of its compliance auditing procedures. Customer agrees to comply with such requests.
- g. If the applicant is a resident of CA, OK, or MN and requests to receive a copy of the completed consumer report, Customer agrees to provide a copy of the completed report to the applicant. For the convenience of the Customer, the sample release provided by Guardian includes a check box allowing an applicant with residency in these states to request a copy of the report.

**7. ACCESS SECURITY REQUIREMENTS.** We must work together to protect the privacy of consumers. The following measures are designed to reduce unauthorized access of consumer reports. In accessing the Services under this agreement, you agree to the following security provisions:

- a. Make all employees aware that your company can access consumer information **only** for the purpose of screening prospective employees. **You or your employees may not access your own reports, as this does not constitute a permissible purpose.** Nor should you or your employees access the report of a family member or friend unless it is for employment screening purposes.
- b. You must protect your account number and password so that only key personnel employed by your company know this sensitive information. System access software must have your account number and password “hidden” or embedded and be known only by supervisory personnel. Do not discuss your account number and password by telephone with any unknown caller. Restrict the ability to obtain consumer reports to only personnel that require this information. Place all terminal devices used to obtain consumer reports in a secure location within your facility.
- c. After normal business hours, be sure to turn off and lock all devices or systems used to obtain consumer reports; secure hard copies and electronic files of consumer reports.

- d. Shred or destroy all hard copy consumer reports when no longer needed. Erase and overwrite or scramble electronic files containing consumer information when no longer needed and when applicable regulation(s) permit destruction.

**Customer:**

\_\_\_\_\_  
Signature of officer or authorized representative

\_\_\_\_\_  
Print Name

\_\_\_\_\_  
Title

\_\_\_\_\_  
Date

**Guardian Alliance Technologies, Inc.:**

  
\_\_\_\_\_  
Signature of officer or authorized representative

Adam Anthony  
\_\_\_\_\_  
Print Name

COO  
\_\_\_\_\_  
Title

## Exhibit 1 – FCRA Rights

*Para informacion en espanol, visite [www.ftc.gov/credit](http://www.ftc.gov/credit) o escribe a la FTC Consumer Response Center, Room 130-A 600 Pennsylvania Ave. N.W., Washington, D.C. 20580.*

### A Summary of Your Rights Under the Fair Credit Reporting Act

The federal Fair Credit Reporting Act (FCRA) promotes the accuracy, fairness, and privacy of information in the files of consumer reporting agencies. There are many types of consumer reporting agencies, including credit bureaus and specialty agencies (such as agencies that sell information about check writing histories, medical records, and rental history records). Here is a summary of your major rights under the FCRA. **For more information, including information about additional rights, go to [www.ftc.gov/credit](http://www.ftc.gov/credit) or write to: Consumer Response Center, Room 130-A, Federal Trade Commission, 600 Pennsylvania Ave. N.W., Washington, D.C. 20580.**

- **You must be told if information in your file has been used against you.** Anyone who uses a credit report or another type of consumer report to deny your application for credit, insurance, or employment – or to take another adverse action against you – must tell you, and must give you the name, address, and phone number of the agency that provided the information.
- **You have the right to know what is in your file.** You may request and obtain all the information about you in the files of a consumer-reporting agency (your “file disclosure”). You will be required to provide proper identification, which may include your Social Security number. In many cases, the disclosure will be free. You are entitled to a free file disclosure if:
  - a person has taken adverse action against you because of information in your credit report;
  - you are the victim of identity theft and place a fraud alert in your file;
  - your file contains inaccurate information as a result of fraud;
  - you are on public assistance;
  - you are unemployed but expect to apply for employment within 60 days.

In addition, by September 2005 all consumers will be entitled to one free disclosure every 12 months upon request from each nationwide credit bureau and from nationwide specialty consumer reporting agencies. See [www.ftc.gov/credit](http://www.ftc.gov/credit) for additional information.

- **You have the right to ask for a credit score.** Credit scores are numerical summaries of your credit-worthiness based on information from credit bureaus. You may request a credit score from consumer reporting agencies that create scores or distribute scores used in residential real property loans, but you will have to pay for it. In some mortgage transactions, you will receive credit score information for free from the mortgage lender.
- **You have the right to dispute incomplete or inaccurate information.** If you identify information in your file that is incomplete or inaccurate, and report it to the consumer-reporting agency, the agency must investigate unless your dispute is frivolous. See [www.ftc.gov/credit](http://www.ftc.gov/credit) for an explanation of dispute procedures.
- **Consumer reporting agencies must correct or delete inaccurate, incomplete, or unverifiable information.** Inaccurate, incomplete or unverifiable information must be removed or corrected, usually within 30 days. However, a consumer reporting agency may continue to report information it has verified as accurate.
- **Consumer reporting agencies may not report outdated negative information.** In most cases, a consumer-reporting agency may not report negative information that is more than seven years old, or bankruptcies that are more than 10 years old.
- **Access to your file is limited.** A consumer-reporting agency may provide information about you only to people with a valid need -- usually to consider an application with a creditor, insurer, employer, landlord, or other business. The FCRA specifies those with a valid need for access.
- **You must give your consent for reports to be provided to employers.** A consumer-reporting agency may not give out information about you to your employer, or a potential employer, without your written consent given to the employer. Written consent generally is not required in the trucking industry. For more information, go to [www.ftc.gov/credit](http://www.ftc.gov/credit).
- **You may limit “prescreened” offers of credit and insurance you get based on information in your credit report.** Unsolicited “prescreened” offers for credit and insurance must include a toll-free phone number you can call if you choose to remove your name and address from the lists these offers are based on. You may opt-out with the nationwide credit bureaus at 1-888-5-OPTOUT (1-888-567-8688).
- **You may seek damages from violators.** If a consumer reporting agency, or, in some cases, a user of consumer reports or a furnisher of information to a consumer reporting agency violates the FCRA, you may be able to sue in state or federal court.
- **Identity theft victims and active duty military personnel have additional rights.** For more information, visit [www.ftc.gov/credit](http://www.ftc.gov/credit).

**States may enforce the FCRA, and many states have their own consumer reporting laws. In some cases, you may have more rights under state law. For more information, contact your state or local consumer protection agency or your state Attorney General. Federal enforcers are:**

<b>TYPE OF BUSINESS:</b>	<b>CONTACT:</b>
Consumer reporting agencies, creditors and others not listed below	Federal Trade Commission: Consumer Response Center – FCRA Washington, DC 20580 1-877-382-4357
National banks, federal branches/agencies of foreign banks (word “National” or initials “N.A.” appear in or after bank’s name)	Office of the Comptroller of the Currency Compliance Management, Mail Stop 6-6 Washington, DC 20219 800-613-6743
Federal Reserve System member banks (except national banks, and federal branches/agencies of foreign banks)	Federal Reserve Consumer Help (FRCH) PO Box 1200 Minneapolis, MN 55480 Telephone: 888-851-1920 Website Address: <a href="http://www.federalreserveconsumerhelp.gov">www.federalreserveconsumerhelp.gov</a> Email Address: <a href="mailto:ConsumerHelp@FederalReserve.gov">ConsumerHelp@FederalReserve.gov</a>
Savings associations and federally chartered savings banks (word “Federal” or initials “F.S.B.” appear in federal institution’s name)	Office of Thrift Supervision* Consumer Complaints Washington, DC 20552 800-842-6929
Federal credit unions (words “Federal Credit Union” appear in institution’s name)	National Credit Union Administration 1775 Duke Street Alexandria, VA 22314 703-519-4600
State-chartered banks that are not members of the Federal Reserve System	Federal Deposit Insurance Corporation Consumer Response Center, 2345 Grand Avenue, Suite 100 Kansas City, Missouri 64108-2638 1-877-275-3342
Air, surface, or rail common carriers regulated by former Civil Aeronautics Board or Interstate Commerce Commission	Department of Transportation, Office of Financial Management Washington, DC 20590 202-366-1306
Activities subject to the Packers and Stockyards Act, 1921	Department of Agriculture Office of Deputy Administrator – GIPSA Washington, DC 20250 202-720-7051

\*Office of Thrift Supervision now a division of Office of the Comptroller of the Currency

**Customer:**

**Guardian Alliance Technologies, Inc.:**

\_\_\_\_\_  
Signature of officer or authorized representative

  
\_\_\_\_\_  
Signature of officer or authorized representative

\_\_\_\_\_  
Print Name

\_\_\_\_\_  
Title

Adam Anthony

COO

\_\_\_\_\_  
Print Name

\_\_\_\_\_  
Title

\_\_\_\_\_  
Date