Agreement Blanket __ Regular Purchase__

BAHAMA GROUP LLC/dba/TRANSTECHNOLOGY CORPORATION



Corporate Address – PO Box 190177 Fort Lauderdale FL 33319 USA Corporate Phone# +1-954-314-7419 Customer Service +1 844-533-0420 Customer Fax +1 866-489-5695 marketing@commissionscorner.com

Company:_____

SALES AGREEMENT

Unless stipulated otherwise in this Agreement, the capitalized terms stated below shall have the following meaning: "Agreement" means this service agreement. "Company", "You" or " shall refer to the company whose details are herein provided under the heading of service agreement on page one (1) of this Agreement. "Us", "TRANSTECHNOLOGY CORP", "TRANSTECHNOLOGY CORP " shall refer to the BAHAMA GROUP LLC/dba/TRANSTECHNOLOGY CORP., a United States based corporation whose details are herein provided under the heading of TRANSTECHNOLOGY CORP seller hereunder and which represents the right to product/service. Therefore, the parties agree as follows:

DESCRIPTION OF SERVICES.

Beginning on ______TransTechnology Corp will provide the following license (collectively, the "Product" or "Services"): ______.

PERFORMANCE OF SERVICES.

The manner in which the Services are to be performed and the specific hours to be worked by TransTechnology Corp shall be determined by TransTechnology Corp. Transaction details will be provided by TransTechnology Corp via digital methods and through analytical platform and any other verbal interactions at their convenience.

PAYMENT

Company will pay TransTechnology Corp based on monthly Data usage as provided by Carrier and for management of service and data used by Company. Company will pay TransTechnology Corp an agreed upon commission/fee for delivery of Products and Services.

TERM/TERMINATION

This Agreement shall be perpetual, or for a period of _____years and _____months and may be terminated by either party.

EMPLOYEES.

TransTechnology Corp employees, if any, who perform services for Company under this Agreement shall also be bound by the provisions of this Agreement.

ASSIGNMENT

TransTechnology Corp obligations under this Agreement may not be inhibited or prohibited from being assigned or transferred to any other person, firm, or corporation.

All notices required or permitted under this Agreement shall be in writing or email and shall be deemed delivered when delivered in person or deposited in the United States mail, email, postage prepaid. Such address may be changed from time to time by either party by providing written notice to the other in the manner set forth above.

ENTIRE AGREEMENT

This Agreement contains the entire agreement of the parties and there are no other promises or conditions in any other agreement whether oral or written. This Agreement supersedes any prior written or oral agreements between the parties.

AMENDMENT

This Agreement may be modified or amended if the amendment is made in writing and is signed by both parties.

SEVERABILITY

If any provision of this Agreement shall be held to be invalid or unenforceable for any reason, the remaining provisions shall continue to be valid and enforceable. If a court finds that any provision of this Agreement is invalid or unenforceable, but that by limiting such provision it would become valid and enforceable, then such provision shall be deemed to be written, construed, and enforced as so limited.

WAIVER OF CONTRACTUAL RIGHT

The failure of either party to enforce any provision of this Agreement shall not be construed as a waiver or limitation of that party's right to subsequently enforce and compel strict compliance with every provision of this Agreement.

APPLICABLE LAW

This Agreement shall be governed by the laws of the State of Florida. United States.

Company:	_Date
Signature	
Print Name	
PO#	
Billing Email Address	
Product/Service Purchased	
Sales Representative/Technician	
Technician ID#	
Channel Partner(Company)	