From: Redmond Enterprise Ronnie Redmond

To: <u>FOMC-Regs-Comments</u>
Subject: Matthew Luecke

Date: Wednesday, October 14, 2020 2:17:03 PM

Attachments: Federal contractor enrllment application - Copy ronnie.pdf

NONCONFIDENTIAL // EXTERNAL

I also emailed this in to cover my businesses

Reset Form



5940 S. Rainbow Blvd. Las Vegas, NV 89118 (800)985-7658 www.FederalContractorRegistry.com

*Federal Contractor Registry is not a Government Agency

Contractor's Enrollment Application and Service Agreement

Page 1

Notice: Any person who knowingly makes false statements or misrepresentations on this application are subject to penalties, including forfeiture of fees The information on this form is used by the Federal Contractor Registry for the SAM registration process. All information of this form is verified.

PLEASE PRINT & SIGN BEFORE SENDING.

Please FAX to 202-568-6401 or email inbound@samccr.com

INTRODUCTION	Option 1: Pay by Credit Card	
Please complete all sections of this form and return it via Fax or as an email attachment.	Name on Card Ronnie J Redmond	
This form must be signed and dated by a company officer with the authority to execute this application and contractor's agreement. The undersigned applicant accepts the terms and conditions contained herein and agrees to pay for services as described in Section B.	Card Account Number CVS2 Card Expiration Date Card Type	
SECTION A: BUSINESS INFORMATION		
Business/Corporation Name	Option 2: Pay by Check	
Redmond Enterprise	Bank Name Bank Account Type	
Business DBA Name (If Applicable)	greendot ☐ Business ☐ Checking ☐ Savings	
Ronnie James Redmond	ABA Routing Number Account Number	
Business Address	Name on Bank Account	
	Ronnie James Redmond	
City State Zip Code	Billing Address	
memphis tn 38118		
Contact Name	City State Zip	
Ronnie James Redmond	memphis tenneessee 38118	
Title	Option 3: Pay by Phone	
Owner Email	✓ I will provide payment information by phone. Please complete Section A and C and return this signed application via fax/email and call us at 800-985-7658.	
Business Phone Alternative Phone Number	SECTION C: CONTRACTOR APPLICATION	
9016302606	The undersigned applicant ("Applicant") represents that all the information provided is true and accurate. If Federal Contractor	
Fax Number	Registry accepts this application, Applicant hereby agrees and accept all terms and conditions contained herein on page one (1) and on the contractor's enrollment application and service agreement on page two (2). Furthermore, the applicant	
SECTION B: PAYMENT INFORMATION	acknowledges that this agreement will govern the relationship	
We accept payment via a credit card or check (ACH). We require a signature of the account holder in Section C to authorize the purchase.	between the Applicant and Federal Contractor Registry for a period of one year, unless otherwise cancelled by either party. By completing and signing this form you are authorizing Federal	
If you prefer to provide the payment information over the phone, please call us at 800-985-7658 after returning this completed form.	Contractor Registry to collect payment for services as described in Section B.	
I authorize Federal Contractor Registry to charge the	Print Name	
provided Credit Card or Bank Account the amount of \$597.00 for SAM registration application processing on	Ronnie James Redmonc	
behalf of my company. You will see a charge appearing on your credit card or bank statement as "Federal	Signature Date	
Contractor Reg" and agree to accept this charge.	Sep 24 2020	

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Contractor's Enrollment Application and Service Agreement

CONTRACTOR'S NON-NEGOTIABLE AGREEMENT

FCR and the Applicant shown on Page ONE (1) and as approved by FCR, have entered into this Agreement ('Agreement") and shall be bound by the provisions contained herein. In consideration of the mutual promises contained in this agreement, FCR and Applicant agree as follows:

- Acceptance: Applicant has read and understands this Agreement. All
 terms and conditions proposed by Applicant which are different from or
 in addition to this Agreement are unacceptable to FCR, are expressly
 rejected by FCR and waived by Applicant. FCR reserves the right to
 update and change these Terms and Conditions from time to time upon
 written notice to Applicant.
- 2. Term: If approved, this Agreement shall be effective from the date hereof and shall remain in full force and effect for a period of ONE (1) year as the initial term ("Initial Term"), unless sooner terminated as set forth herein. Upon the completion of the Initial Term, unless Applicant furnishes written notice of non-renewal at least THIRTY (30) days prior to completion of the then existing term, this Agreement shall renew automatically for successive additional ONE (1) term ("Renewal Terms") unless and until terminated in accordance with the provisions contained in this Agreement.
- 3. Termination: Applicant may terminate this Agreement at any time upon not less than thirty (30) days' prior written notice to FCR and will not receive a refund on fees paid. FCR may, at its option, terminate all or any part of this Agreement, at any time by giving written notice to Applicant. Upon termination, FCR shall not be liable for and shall not be required to make payments to Applicant, directly or on account of claims by Applicant. In any event of early termination upon written notice by Applicant.
- Performance: FCR will provide to Applicant all items ("Materials") for the particular service package purchased by Applicant. FCR shall provide such Materials as soon as reasonably practicable.
- Applicant's Intellectual Property: Applicant grants permission to FCR to use, post, display and transform for marketing purposes during the term of this Agreement all trademark, copyrights and other intellectual property rights owned by Applicant.
- Warranties: FCR warrants and represents that all Materials it provides to Applicant are exclusively owned by FCR and do not infringe on any other person's intellectual property rights.
- 7. Indemnification: Applicant agrees to indemnify and hold harmless FCR and FCR's directors, officers, employees, agents, managers, Applicants, representatives, affiliates, successors and assigns (collectively, the "FCR Indemnified Parties") from and against any and all actions claims, demands, suits, liabilities, losses, damages, obligations, judgments, settlements, costs, and other expenses (including attorneys' fees, paralegals' fees and court costs) incurred or suffered by any of the FCR Indemnified Parties which relate to or arise out of any actual or alleged.
- 8. Limitation Of Liability: FCR shall not be liable to Applicant or any Applicant Indemnified Party for (i) any incidental or consequential damages of any kind (including, without limitation, lost profits); (ii) any punitive damages arising by virtue of any dealing between the parties; or (iii) any claims or demands against FCR by a third party arising out of, or connected with the Materials, goods or services provided hereunder. FCR's entire liability to Applicant for damages in connection with this Agreement shall not exceed in the aggregate the total contract price paid to FCR under this Agreement.
- 9. No Implied Waiver: The failure of either party at any time to require performance by the other party of any provision of this Agreement shall in no way affect the right of that party to require such performance at any time thereafter, nor shall the waiver by either party of a breach of any provision of this Agreement constitute a waiver of any succeeding breach of the same or any other provision. Any waiver of the terms or conditions of this Agreement must be in writing.
- Non-Assignment: Applicant shall not assign nor delegate its obligations under this Agreement without FCR's prior written consent. FCR may assign this Agreement to any party.
- 11. Relationship of Parties: FCR's relationship to Applicant is at all times that of an independent contractor. This Agreement in no way creates any agency, partnership, joint venture, employee-employer or franchisor-franchisee relationship between FCR and Applicant.
- Governing Law: This Agreement shall be treated as though it were executed and performed in Las Vegas, Nevada, United States, and shall

be governed by and construed in accordance with the laws of the State of Nevada, United States, without regard to conflict of law principles. In addition, you agree to submit to the personal jurisdiction and venue of such courts.

- 13. Arbitration: Any legal controversy or legal claim arising out of or relating to this Agreement shall be settled solely by binding arbitration in accordance with the commercial arbitration rules of the American Arbitration Association. Any such controversy or claim shall be arbitrated on an individual basis, and shall not be consolidated in any arbitration with any claim or controversy of any other party. The arbitration shall be conducted in Las Vegas, Nevada, United States, and judgment on the arbitration award may be entered into any court having jurisdiction thereof. Either you or we may seek any interim or preliminary relief from a court of competent jurisdiction in the State of Nevada, United States, necessary to protect the rights or property of you and us pending the completion of arbitration. Each party shall bear one-half of the arbitration fees and costs.
- 14. Severability: If any term or condition of this Agreement is held invalid or unenforceable to any extent or in any application, then such term or condition shall automatically, and without any further action, be reformed so as to retain the fullest extent of any restriction therein permitted by law and the remainder of the Agreement, except to such extent or in such application, shall not be affected thereby, and each and every remaining term and condition of this Agreement shall be valid and enforced to the fullest extent and in the broadest application permitted by law.
- 15. Notices: Notices may be personally delivered, or sent by certified mail, overnight courier or facsimile to the parties' addresses on the face side of this form, or to such other address as a party may direct in writing.
- 16. Cooperation: The Applicant agrees to supply FCR with any and all information requested within a timely manner for registration. If the Applicant fails to cooperate with FCR or any of its agents at any time, FCR cannot be held responsible for non-completion of any of the contract terms listed above.
- 17. Entire Agreement/Amendment: This Agreement (including these Terms and Conditions), together with any specifications, instructions, drawings, samples, descriptions and designs delivered to Applicant by FCR, constitute the entire agreement between Applicant and FCR.
- 18. Refund Policy: FederalContractorRegistry.com offers you a full refund if you cancel your services by 10:00 pm PST, on the same day of your initial transaction. If you cancel after that period but within forty-eight (48) hours from the time you make payment for our Service (Full Refund Period), you will still receive a refund, but minus a fee of \$US 50.00 for minor items, such as credit card processing, postage, and other hard costs. If your request for refund is made after the Full Refund Period, you may be subject to a cancellation fee to cover costs associated with the registration service. If you submit documentation to us but cancel within the Full Refund Period, you may be subject to a cancellation fee. The cancellation fee may be up to the full cost of the service fee, depending on the amount of work performed, resources allocated and other associated costs. By submitting payment to FederalContractorRegistry.com, you hereby agree to be bound by this refund policy, in addition to the Terms & Conditions posted on FederalContractorRegistry.com's website.

All refund requests must be made in <u>writing</u> (email strongly preferred). Refund requests must be submitted by one of the following methods: 1) Email to <u>refunds@ccrorca.com</u> 2) Postal mail to <u>Federal Contractor Registry</u>, 5940 S. Rainbow Blvd., Las Vegas, NV 89118 3) Fax to 202-568-6401. Email/Fax timestamp or postal postmark must be within Full Refund Period to receive a full refund. Refund requests by phone or voicemail will NOT be accepted.

<u>FederalContractorRegistry.com</u> reserves the sole and exclusive right to choose the refund method, which may take the form of a bank-issued check, money order or an electronic refund back to your credit card.

If, after payment by credit/debit card and the Full Refund Period, you later dispute the charge(s), unless prohibited by law, you agree not to cancel, revoke, charge back, or dispute any previously entered charge on your credit/debit card. If you do so, and it is later determined that the charge was properly authorized, you agree to pay all out-of-pocket fees and costs incurred by FederalContractorRegistry.com as a result of the improper cancellation, revocation, charge back, or dispute. If a chargeback is initiated, you also may lose the right to any refund, full or partial, due to the efforts expended on your behalf, including processing and responding to your chargeback request. Moreover, FederalContractorRegistry.com reserves the right to seek civil damages and attorneys' fees and/or to report any fraudulent activity as warranted.

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