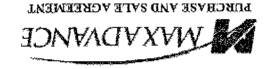
something. The



THIS PURCHASE AND SALE ACREENENT (the "Agreement") is entered into this flit day of October, 2013 between Max Advance, LLC, a New York limited liability company, having an address at 4208 18th Avenue, Brooklyn, MY 11218 (the "Purchaser") and Roubekas Engineers. LLC, dha Tropical Smoothis Cale, having an address at 3310 W. Neptune, Jamps. FL 33629 (the "Seller") and Leon Roubekas having an address at 4207 S.
DaleMalory Tampa, FL 33611, and having an address at . . (the "Cinarantor(s)").

MIIGESSEK

resulting from a rejected ACH attempt or an event of default. Purchaser is not responsible for any overdrafts or rejected transactions that may result from Furchaser ACH debiting the specified amounts under the terms of this Agreement.

Section X.2 Liability. The Purchaser is not responsible and shall not agreement of Seller with any third party, and the Seller hereby agreement of Seller with any third party, and the Seller hereby agreement to hold the Purchaser harmless from any and all such liabilities.

3. STATEMENTS AND REPORTS

Section 3.1 Credit Reports. The Selliet acknowledges and agrees that in connection with the execution of this Agreement an investigative or consumer report may be made. Accordingly, the Seller and each Consumer reports and its agency employed by the reporting agency employed by the Purchaser to investigate any references given or any other statements of the Seller, any Character or any of Seller's data obtained from or about the Seller, any Character and to order, receive other principals for the purpose of this Agreement and to order, receive and review or the purpose of this Agreement and to order, receive and review or the purpose of this Agreement and to order, receive and review or the purpose of this Agreement and to order, receive and review or the purpose of this Agreement and to order, receive and review or the purpose of this Agreement and to order, receive and review or the purpose of this Agreement and to order.

Section 3.2 Monthly Statements. Upon request, the Parchaser shall provide Seller with a statement reflecting the delivery of the Purchased Percentage.

BEPRESENTATIONS, WARRANTIES AND COVENANTS

Seller and the Guarantor(s) hereby represent, warrant and covenant that se of this date and during the term of this Agreement:

commit thank or misapplication of funds. non (iiv) researcher of the consent of the Purchaser, (vii) not receivable or other assets; (vi) not incur any debt on the business month; (v) not grant any security interest or lien upon its accounts statements within seven (?) days after the end of the applicable Receivables; (iv) deliver to the Purchaser its monthly bank sell, dispose, convey or otherwise transfer any of its Future Soller's obligations under this Agreement purchaser; (iii) not Purchaser and the purchaser or assignee's assumption of all of the assets, in each case, without the express prior written conscor of the ai to notino tistinated by any substantial portion of its written notice of such change; (ii) not sell, dispose, convey or made without giving Purchaser at least ten (10) business days prior accounts from which ACH or electronic check payments are to be name, password or other access or log-in information relating to Section 4.1 Seller's Conduct. Seller shall; (i) not change the account

Section 4.2 Businers information. The information (financial and other) provided by or on behalf of the Seller to the Purchaser in connection with the execution of or pursuant to this Agreement is and draft for the with the execution of or pursuant to this Agreement is and draft for the case of the connection of the case of the

exold Isitini

WHEREAS, the Purchaser is in the business of the purchase of thuire accounts, receivables and other contract rights, from merchanes,

WHEREAS, Seller desires to purchase certain accounts from the Seller, as set forth herein.

NOW THEREFORE, for good and valuable consideration the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

1. PURCHASE AND SALE OF FUTURE RECEIVABLES

Section 1.1 Purchase and Soke Purchaser hereby purchases from the Seller, a percentage, as specified below (the "Purchased Percentage"), of payment of gross amounts of momes by customers of the Seller, incurance payers or other third payers (the "Future Receivables") until incurance payers or other third payers (the "Future Receivables") until the Purchaser has received the amount specified below (the "Purchased Amount") for the purchase price ("Purchase

'Price's set forth below. Seller hereby authorizes Purchaser to ACH the Specified Daily Amount (as set forth below) from Seller's accounts on a daily basis. Purchaser will debit the Specified Daily Amount each will reconcile the Seller's account by either unoubly bank statements will reconcile the Seller's account by either crediting or debiting the difference from or back to the Seller's bank account so that the amount debited per month cquais the Purchased Percentage:

 Purchased Price:
 \$12,000,00

 Purchased Amount:
 \$16,300,00

 Specified Daily Amount:
 \$210.00

3 VCH BYAMEALS

Section 1.1 If Purchaser agrees to purchase receipts of 2-eller purchaser to Purchaser, a. ACH Program", Sellet authorizes Purchaser and its agents to initiate electronic checks or ACH payments equal to the Specified Daily Amount until the Purchaser will debit the Specified Daily Amount each business day and upon receipt of the Specified Daily Amount each business day and upon receipt of the Scaler's monthly bank statements will reconcile the Seller's account by Amount each business day and upon receipt of the Scaler's account by Amount asking the difference from or back to the Seller's ection by Purchaser will reconcile the Seller's account so that the amount debited per month equals the Purchased Park askerneds that it is responsible for ensuring that the Specified Daily Amount to be debited by Purchaser remains in the specified Daily Amount to be debited by Purchaser remains in the account and will be held responsible for any fees incurred by Purchaser

Page I off 6

Section 4.10 Conduct of Business. Seller shall condinue to conduct its business consistent with past practice. Seller has no present intention of closing its business or cessing to operate its business, cither permanently or temporarily.

Section 4.11 Seller Not Indebted to Purchaser. The Seller is not a debtor of the Purchaser as of the date of this Agreement.

Section 4.12 Solvency. As of the date hereof, Seller is solvent, and is not contemplating bankruptcy or insolvency proceeding.

S. ADDITIONAL TERMS

chargetrack and shall be paid to Furchaser from Future Receivables of the Purchased Amount shall be increased by the amount of such the subject of a chargeback for any reason, the then outstanding bahance event any amounts paid to Purchaser under the Purchased Amount is Ensurer thereof shall be construed as a consumer transaction. In the Agreement and underlying transaction and neither this Agreement not any and agree that neither party is a "consumer" with respect to this encumbrances, Seller, Purchaser and Cuarantors hereto acknowledge hereunder shall be owned by the Schler free and clear of all purchased by the Purchaser which becomes an actual receivable by the Seiler to customer or vendor. Each Future Receivable batchased by the Purchaser hereunder represents a bona fide sale josu from the Purchaser to the Seiler. Each Future Receivable irrevocable and is not intended to be, nor shall it be construed as, a Receivables is a purchase of the Purchased Amount, is absolute and Purchaser in exchange for the Purchased Amount of Future Purchaser acknowledge and agree that the Purchase Price paid by the Section 5.1 Sale of Receivables. The Seller, Guarantor and the

Section S.I Collection of Receivables, As provided herein, the Purchased Percentage of each Future Receivable due to the Seller shall be collected by Purchaser from electronic check or ACH payments to Purchaser to pay any amount owing to it hereinfield by ACH from the secount into which its receivables are deposited and pursuant to the ACH authorization from standard particular to the secount into which its receivables are deposited and pursuant to the ACH authorization form attached hereto.

Section 5.3 Terms of Agreement This Agreement shall be in full force and effect until Purchaset has received the full amount of the

Section 5.4 Remedies. In the event of (a) any breach or inaccuracy of any representation or warranty made by Sellert in this Agreement or in any certificate or other document delivered by or on behalf of Seller pursuant hereto, or (b) any breach or default in this Agreement or generalization in this Agreement or by Seller of any coverant or agreement delivered by or on behalf of Seller pursuant hereto (any of the foregoing, a "Breach"), the Seller pursuant hereto (any of the foregoing, a "Breach"), the Purchaser shall be entitled to all remedies available at law, In auch Purchaser than the functional foregoing, a damages from a amount equivalent to the Purchased Amount less the Seller, an amount equivalent to the Purchased Amount less the Seller, an amount equivalent to the Purchased Amount less the amount received by Purchaser from the Purchased Amount less the Seller, and and the Purchaser to ACH from the Seller's bank secount all or any portion of the Purchase Price payable at any time betterpy authority of the Purchase Price payable at any time betterpy and the UCC.

Section 5.2 No Right to Repurchase. The Seller acknowledges that it has no right to repurchase the Purchased Amount of Future Receivables from the Purchaser.

Section 5.6 Due Diligence. Seller suthorizes Purchaser to conduct background, onsite and financial examinations of Seller, which may produce without limitation, address verifications for up to ten (10) years; verification of the status of the licenses, permits, authorizations and/or governmental fittings of Seller; verification of insurance coverage; verification of good business practices through

भागवा महर्

and contect in all material respects, and since the dates thetent, there has been no material adverse change in the business or its prospects or in the timancial condition, results of operations, or cash shows of Solder and its attilistics. The Selfer shall furnish the Purchaser with such other information as the Purchaser may request from time to time, including, if applicable, all information necessary to permit and; its attilistes under Purchaser's "ACH Program" and its agents to determine the amount to be paid to Seller and its agents to Act and a propagate, and its act as institute such collection of the Mornaston provided by the Solder to the check or ACH payments. To the extern there is a material check or ACH program, and its an articitation of the information provided by the Solder to the themselves the such provided by the Solder to the proclasser, Seller shall immediately notify Purchaser of such change.

Section 4.3 Reliance on Information. The Solier acknowledges that information (financial and other) provided by the Seller has been relied upon by the Purchaser in connection with its decision to purchase the Future Receivables of the Seller.

Section 4.4 Governmental Approvals. The Seller possesses and is in compliance with all permits, licenses, approvals, consonrs and other authorizations necessary to conduct its business. The Seller is is compliance with any and all applicable federal, state and local laws and regulations. The Seller possesses all requisite permits, authorizations and licenses to own, operate and lease its properties and to conduct the business in which it is presently engaged.

Section 4.5 Authorization. The Seller, and the person(s) signing this Agreement on behalf of Seller, have fully power and authority to enter into and perform the obligations under this Agreement, all of which have been duly authorized by 81 mecessary and proper action.

Section 4.6 Legally Binding. This Agreement has been duly executed and delivered by Seller and constitutes a legal, valid and binding obligation of Seller enforceable against Seller in accordance with its ferma, except as such enforcement may be limited by applicable abandunptcy, insolvency, reorganization, monatorium or similar laws affecting the rights of creditors generally and by general principles of equity.

ransactions contemplated by this Agreement instrumentality thereof, in order for the parties to consumnate the Roseurmental affency, suthoney, court, department or other authorization, consent, or approval of any third party or any need to give say nonce to, make any filing with, or obtain any assets, other than as granted to the Purchaser hereunder). \bar{S} eller does not imposition of any security interest or lien of any kind upon any of its which it is bound or to which any of its assets are subject (or result in the Recesse, instrument, or other anangement to which Seller is a party or by caucej' or rednire any notice under any agreement, contract, lesse, of, create in any party the right to accelerate, reminate, modify, or result in a breach of, constitute a default under, result in the acceleration requirements applicable to the Seller or its business; or (ii) conflict with, laws, statutes, rules, regulations, ordinances, pennus, certificates or by this Agreement will; (i) violate any federal, state, local or foreign this Agreement, nor the consumnation of the transactions contemplated Section 4.7 No Violation. Neither the execution and the delivery of

Section 4.8 Insurance. The Seller shall maintain insurance in such a amounts and against such risks as are consistent with past practice and shall show proof of such insurance upon the reasonable request of the Purchaser.

Section 4.9 Change of Name, Location, Etc. The Seller will not conduct its businesses under say name other than as disclosed to the Purchaser or change any of its places of business. In addition, Seller will not change its legal name, entity type or state of formation, unless it has provided the Purchaser with not less than thirty (30) days unless it has provided the Purchaser with not less than thirty (30) days unless it has provided the Purchaser with respect thereof and any documents, agreements and information reasonably requested by the Purchaser with respect thereof.

Page Z of 6

may provide Furchaster with from time to time ("<u>Bank Account"</u>), in the event that Furchaster with from time to time ("<u>Bank Account</u>, before actionized to the amount of the amount of the announce erroneously withdrawn via ACH. Purchaster shall not be required to credit the Bank Account for amounts withdrawn related to transactions which are subsequently reversed for any reason. Purchaster, in its soils discretion, may elect to offset any such amount from collections from discretion, may elect to offset any such amount from collections from the Bank Account is Fruince Receivables. Seller regresents that the Bank Account is subjected for business purposes only and not for personal, family, or Europeahold purposes. Seller understands that the Bank Account is surface in the first proposes only and not for personal, family, or into this Acreement.

9 MISCELLANEOUS

Section 6.1 Modifications Amendments, No modification, amendment, or waiver of any provision of this Agreement shall be effective unless the same shall be in writing and eigned by both parties.

Section 6.2 Successors and Assigns, All covenants and agreements by or on behalf of Selfer contained in this Agreement or any documents or an behalf of Selfer contained in this Agreement any document assuccessors and assigns and attain inure to the benefit of Purchaser and its successors and assigns, Selfer behalf not, however, have the right to successors and assigns, Selfer shall much increase, have the right to assign Selfer its rights under this Agreement or any interest therein, without the prior written consent of Purchaser.

Section 6.3 Watver, Remedies. No failure on the part of the Purchaser to exercise, and no delay in exercising, spy right under this Agreement shall paper are a waiver thereof, not shall any single or partial exercise of any right under this Agreement preclude any other of further exercise of any other right. The remedies provided between exercise of any other right. The remedies provided by law or equity. Seller consents to the waiver of notice prior to Principle and all rights provided for in this Agreement.

Section 6.4 Binding Effect. This Agreement shall be binding upon and inure to the benefit of Seller, the Purchaser and their respective successors and assigns, except that Seller shall not have the right to assign its rights bereimder or any interest herein without the prior written consent of the Purchaser, which consent may be withheld in the Purchaser reserves the right to assign Purchaser's sole discretion. The Purchaser reserves the right to assign this Agreement with or without prior notice to Seller.

Section 6.5 Notices. All notices, requests, demands, claims, and other communications hereunder that! be in writing. Any notice, request, demand, claim, or other communication hereunder aball be decomed duly given (i) when delivered personally to the recipient by decemed duly given (i) when delivered personally to the recipient by recognized overnight courier service, or (iii) three (3) business days recognized overnight courier service, or (iii) three (3) business days after being sent to the recipient by receipt to the recipient by certified, return receipt recognized and postage prepaid, and addressed to the intended recipient as set forth in the preamble to this Agreement.

Won even year it terts misteretance to teethe to stater its seview reducit agreements governing the sale of such participation interests, Seller have all the rights granted under the participation agreement or the absolute owners of such interests in the Purchase Amount and will the purchasers of any such participation interests will be considered as of any repurchase of such participation interests. Seller also agrees that any and all notices of sale of participation interests, as well as all notices Seller may have with respect to each matters. Seller additionally waives the Purchased Amount, and Seller hereby waives any rights to privacy Purchasest may have about Seller or about any other matter relating to purchasers, or potential purchasers, any information or knowledge provide, without any limitation whatsoever, to anyone or more purchasers, whether related or unrelated to Purchaser. Purchaser may erom to ano of introduct basedonic and an attenuation noting Purchaser's sale or transfer, whether now or later, of one or more Section 6.6 Consent to Participation. Seller agrees and consents to

enaH faitint

review may also include a review of up to three (3) years of personal jurisdictions where the principal has resided or been employed. The birucibar and a search for bankrupicies and judgments in all include, without limitation a review of the credit standing of the residences, and employment verifications. The examination may also fils tot enclined has resided and been employed, address verifications for all information regarding criminal history for all jurisdictions where the examinations may include, without limitation, a review of all principals owning ten percent (10%) or more of Seller. Such or its agents, may conduct background and financial examinations of insurance policies of Seller. If Seller is not publicly held, Purchaser, years and all documentation supporting employee bonds and its most recent annual reports, tax returns for the previous three (3) without limitation, a review of Seller's current financial statements, reasonable business hours. The financial examination may include, sites where it conducts pushers. This examination shall be conducted upon reasonable prior nonce to the Soller and only during verifications that business is conducted as represented by Seller at all conquered. Any onsite examination may include, without limitation, Indemonis in all jurisdictions where business functions have been tyc abbrobusic agencies; and a search for bangumbretes, itens or

secured loan or any other type of managedion. s of besouppe as againment besond but to the leaf as opposed to a spall be construed to change the parties' intent under this Agreement the Purchased Percentage. Nothing contained in this Section 4.7 perfect, protect and preserve the security interests hereby granted in instruments, as the Secured Party may deem necessary or desirable to certificates of title, financing and continuation statements and other ency introcutar instruments, agreements or undertakings, and such or otherwise at law. Seller authorizes Purchaser to file and/or record entitled to all benefits afforded to a secured creditor under the UCC products assets and personal property of the Seller, and (iv) all products and proceeds thereof. Purchaser shall have stil rights and be York (the "UCC"), (ii) all Future Receivables, as herein defined, (iii) wolf to state of the the commercial Code as in effect in the State of New Property, Documents, General Intangibles, as such terms are defined Javentory, Equipment, Instruments, Reserves, Accounts, Investment security interest in (i) all of Seller's Accounts, Chattel Paper, Goods, Seller's obligations hereunder Seller grants to Purchaser a coatituing Section 5.7 Grant of Security Interest. To secure the performance of

may wish to sell. to purchase any such additional pool of future receivables that Seller receivables; however, Seller grants Purchaser the option of first refusal herein shall obligate cither party to sell or purchase additional pools of this Agreement otherwise fully applicable, mutatis mutantis. Nothing date agreed to by the parties in writing, with the terms and conditions of Purchaser's receipt of the complete Purchased Amount herein or upon a Receivables, The terms listed on such schedule shall take effect upon Purchased Amount applicable to that additional pool forms schedules setting forth the Purchase Price, Purchased Percentage and any such sale, in such an event, the parties shall execute additional Agreement" which sets forth all of the terms and conditions governing of Future Receivables, this Agreement shall serve as a "Master and Purchaser agrees to purchase an additional pool (or additional pools) Schedules; Right of First Refusal. In the event that Seller wishes to sell Section 5.8 Sale of Additional Pools of Future Receivables;

Section 5.9 Collection of Future Receivables, ACH Authorization; Purchaser will daily collect the each attributable to the Purchased Percentage of the Future Receivables based on the total Daily Batch Amount furnished to Futurescen. As per the terms of the attached ACH authorizes Furchaser, or its designated authorizes or state each and out a feet in with this Agreement by initiating via the Automatic now due, hereinafter imposed, or otherwise owed in amounts now due, hereinafter imposed, or otherwise owed in conjunction with this Agreement by initiating via the Automatic Clearing House (ACH) system debit entries to Seller's account at the Clearing House (ACH) system debit entries to Seller's account at the bank listed above or such other bank or financial institution that Seller

2 to tage q

delivery of this Agreement and shall confinue in full force and officed unuit all obligations under this Agreement shall have terminated.

Section 6.1.2 Entire Agreement This Agreement, together with any addends or riders hereto, contains the entire sgreement and understandings relating to the subject matter prior sgreements and understandings relating to the subject matter prior sgreements and understandings relating to the subject matter process otherwise specifically restfirmed or restated herein

Section 6.13 July Trial Waiver THE PARTIES HERETO WAIVE TRIAL BY JURY IN ANY COURT IN ANY SUIT, ACTION OR PROMECTION OUT OF OR IN TRANSACTIONS OUT AND WAITER ARISING OUT OF OR IN TRANSACTIONS OF WHICH THIS AOREEMENT IS A PART OF THE WAIVER IS PROHIBITED BY LAW OR DEEMED TS A POURT HERETO ACKNOWLEDGE THAT EACH MAKES THIS WAIVER IS PROHIBITED BY LAW OR DEEMED TS A POURT HERETO ACKNOWLEDGE THAT EACH MAKES THIS WAIVER IS PROHIBITED BY LAW OR DEEMED TO THE PARTIES THIS WAIVER IS PROHIBITED TO THE PARTIES THIS WAIVER IS THE WAIVER THAT THE WAIVE THE PARTIES THIS WAIVER THE WAIVE THE WAIVE THE WAIVE THE WAIVE THE WAIVE THE WAIVE WAITH THE WAIVE THE WAIVE WAIVE WAITH THE WAIVE WAIVE WAITH THE WAIVE WAIVE WAIVE WAITH THE WAIVE WAIV

M WITNESS WHEREOF, the undersigned have executed this

	· -	·
		.,,
		12 MOTNARAU
		:5[]
	геон Колрекая	 .
	The same of the sa	// X "
		MARANTOR
	····	Гобр Жошьекая
		7/1
		U/X
<u> Prical Smoothic Calle</u>	orl solo DAL seemqr	erchent: Roubeltas Ente
		:EEEE:
		je:
		·
		nted Name:
	(avotengis bazirodos)	

or later against Purchaser or against any purchaser of such a participation interest and unconditionally agrees that cliber Purchaser or interest and unconditionally agrees that cliber Purchaser or interest any enforce Seller's obligation under this Agreement interperive of the failure or insolvency of any holder of any interest may enforce its interests interpective of any erob participation interests may enforce its interests interpective of any personal obsines of defenses that Seller may have against Purchaser.

financing statement filed. UCC financing statements, including a 5200 charge for each UCC reimbursement from Seller all costs associated with the filing of any remedics hereunder, Purchaser reserves the right to obtain perconder or to enable Purchaser to exercise and enforce its rights and third parties the sale of the Purchased Amount of Future Receivables that Purchaser may request, in order to perfect against Seller and all and take all further action, that may be necessary or appropriate, or time, promptly execute and deliver all instruments and documents, this Agreement. In addition, Seller agrees that it shall, from time to or other assets until Purchaser has received all amounts due under berson or granting any security interests in its accounts receivable from incurring any debt, marsferring future receivables to any other not an assignment for security and shall state that the Seller is prohibited the sale of the receivables of the Seller is intended to be a sale and the effectiveness hereof. The UCC financing statement shall state that ratifies the filing of any financing statement filed by Purchaser prior to hereunder, and any continuation statements or amendancula thereto, and evidencing the sale of the Purchased Amount of Future Receivables mereby authorizes Purchaser to file one or morning statements Section 6.7 UCC Financing Statements; Further Assurances, Seller

Section 6.8 Governing Lew This Agreement shall be governed by and consinted in accordance with the laws of the State of New York. Sellet consents to the jurisdiction of the federal and state courts located in the State of New York and County of Kings and agrees that such counts shall be the exclusive forum for all actions, proceedings or lingation arising out of or relating to this Agreement or subject matter thereof, notwithstanding that other counts may bave jurisdiction over the parties and the aubject matter thereof. Service of process by certified mail to Seller's address lasted on the face of this process by certified mail to Seller's address lasted on the face of this process by certified mail to Seller's address in second on the face of this process by certified mail to Seller's address in the face of this content or such other address that such any provide Purchaser in writing from time to time will be sufficient for jurisdictional purposes.

Section 6.9 Indemnified Amounts. In the event of a Breach, Sellett and Custrance shall assume liability for and do bereby agree to indemnify, protect, save and keep harmless Furchases and its agents and sevents, from and against any and all labilities, claims, losses, obligations, damages, pensities, actions, and sulie of whatsever kind and antie of whatsever claim and the control against the payment of spaint for growing out of such Breach (collectively, "Indemnified and expenses of every kind for the enforcement of all costs and trained out or appellate court proceeding, any arbitration or mediation, of any negoriations or proceeding, any arbitration or mediation, or any negoriations or commercial in connection with any Breach, Such Indemnified court proceeding, any arbitration or mediation, or any negoriations or consultations in connection with any Breach, Such Indemnified consultations in connection with any Breach, Such Indemnified consultations in connection with any Breach, Such Indemnified payments shall bear interest at the highest rate of interest allowed by applicable law until paid.

Section 6.10 Costs and Expenses. Purchaser shall be entitled to recover from the Seller all reasonable costs and attorneys' fees associated with and/or resulting from the enforcement of its rights and remedies under this Agreement of all aw. Any payments under an indemnity claim pursuant to this Section 5.8 shall include all the indemnity claim pursuant to this Section 8.8 shall include all the rights costs and expenses, as well as interest on thereon at the rate of 1.5% per month from the date the obligation is due to the Purchaser.

Section 6.11. Survivot of Representations, etc. All representations, warmings and covenante herein shall curvive the execution and

FON Satisfied

debrors, the Indemnified Amount shall be considered unpuid for the person under any federal or state bandouptey law or law for the relief of amount of that payment to Seller's trustee in bankrupity or to any similar and funct of boated at reyled raftscraft has amount befliamethal add no made by Seller, whether voluntarily or otherwise, or by any third party. other than actual payment of the indemnified Amount. If payment is limitations; or (F) any defenses given to guarantons at law or in equity is outstanding amounts which is not barred by any applicable statute of scrion or suit brought by Buyer against Cuarantor is commenced, there collateral therefore; (E) any statute of limitations, if at any time any Indemnified Amount on the basis of unjustified impairment of any indemnified Amount; (D) any right to claim discharge of the cause whatsoever, other than payment in full in legal tender, of the other person, or by reason of the ecssation of Seller's liability from any disability or other defense of Seller, of any other guarantor, or of any qualifying, or discharging any payment required hereunder, (C) any any loss of rights Guarantor may suffer by resson of any law limiting, proceed against Seller for reimbursement, including without limitation,

contained therein. modification renewed of the Agreement of any terms or conditions This Courantee shall remain in full force and effect notwithstanding any

Affirmation and Guaranty as of Sth day of October, 2013. IN MILNESS MHEREOF, the undersigned has executed this

SEPTEE:

Merchant: Roughelas Enterprises LLC dba Tropical Smoothic Cafe

Address: 2810 W. Mephne Tanna, 23629

purpose of the enforcement of this Guaranty.

Phone: 813-374-2245

EBX: (8)-3)-334-5546

Email: LeonRoubclas@Gmail.com

SUARANTOR 2: сов колоская

VELIKIVATIONS AND GUARANTEE

Care (the "Seiler) and Leon Roubekas and (the "Guaramon(s)"). Max Advance, LLC, a New York united liability company (the "Purchaser") and Roubekas Enterprises, LLC and Tropical Smoothie Agreement (the "Agreement"), dated on or about the date hereof, between seed one esections and an interest and seed to Seed and Sale All capitalized terms not defined in this Guaranty, shall have the

.Inchiserga atl to 9.9 action of the Agreement as provided in Section 6.9 the Agreement, which representations, warranties and covenants shall To 1.5 bits 4 suchoed in third for the coverant set forth in Sections 4 and 5.1 of By signing below Countaines agree to this Guarantee and each presch' of do any of the acts prohibited by, section 4.1 of the Agreement. this agreement is true, correct and complete; and (ii) Selfer shall not PA 26Het to Enuchaser in connection with the usussetion contemplated by behiving and covenant to Purchaser that: (i) illimination provided undersigned principal(s) of Seller hereby personally represent. In order to induce Purchaser to enter into the Agreement, the

proceeding against Seller. that Purchaser may proceed directly against the Guarantors without first changes the scope of the Cuaranters' risk, and Cuaranters further agree and counterclaims and any other act or ourission of Purchaser which of presentment, and any and all requirements of notice, defenses, offsets Quarantors, and the Guarantors hereby waive demand of payment, notice irrevocable, unconditional and joint and several obligations of the This guarantee shall be the continuing, ndennified Amounts. Costantor further guarantees the payment of and agrees to pay ail

general action or other representative action. claim against buyer or its assigns as part of a class action, private afterney wates, to the extent permitted by applicable law, any right to pursue a arising from or in any way relating to this guarantee. Guaranters permitted by law, trial by jury in any serion, proceeding or littigation sufficient for jurisdictional purposes. Guarantors freely waive, insofar as Cuarantors may provide Purchaser in writing from time to time will be mail to Constantors, addresses listed below of such other address that are of Mew York and county of Kings. Service of process by certified consent to the jurisdiction of the federal or state courts located in the jurisdiction over the parties and the subject matter, and Cuarantors freely York and county of Klings notwithstanding that other courts first have excinaincly in the federal or state courts located in the state of Mew or underlying agreement shall be instituted and proscouled proceedings or litigation relating to or arising from this guarantee grootes IIA. MroY well to etsiz off the awal and or gardeoorg, This Affirmation and Character shall be governed and construed

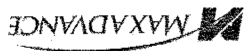
for the purpose of this guarantee, the Agreement or renewal thereof. obtained from or about Guarantors or Seller or any of Seller's principals and to investigate any references given or any other statements or data to obtain Guarantors' credit report and/or other investigative reports, representatives and any credit reporting agency employed by Purchaser Ous zinege sii has resedanti or yrhonius bounines arang eroinesse.

adversely affects Guanantor's subrogation rights or Guanantor's rights to any election of remedies by Purchaser which destroys or otherwise after any action, either judicially or by exercise of a power of sale; (B) action, including a claim for deficiency, against Guarantors, before or jaw or any other law which may prevent Purchaser from bringing any "voneiorieb-line" to "notion ano" one (A) to notest ye gaining asserted or impairment of collateral including, but not limited to, any nghts or Guarantors also waive any and all rights or defenses based on surceyship

19770.0

		October 8, 2013	Date:
·		MANON	:eliiT
		соп Конрекая	Luuteq Mame: Bà:
		7//	·v.57
<u>Smoothic Café</u>	SpiqorT ASIG	Rondekas Faterorises, LLC	Name of Seller:
r of changes in financial institution or other payment in respect of the above account and any account into written notification from Seller.			
SgniveZ	(AO)	Direct Deposit	
		(please circle one):	Seller Account qualifier
		181£06E\$0000Z	Seller Account Mumber
L ²		Odd sasing Enterprises Library	Seller Account Wanne
		per.	muM rienstT bas gainuo X
			State, Zip
	<u></u>	· · · · · · · · · · · · · · · · · · ·	City
***			ses-thA.
			Name Wells Fargo
		:uoin	Receiving Financial Instit
services contemplated by the Agreement by ACH eller as per the Agreement, (2) certifies that it has credits on its behalf, and (3) directs that all such	e ari io mio:	DOR BUT OF STIMEN TO STINES IN	and to initiate, if necessaring fin
ake oredits to the Seller pursuant to the Agreement ral Reserve Wire System. Seller hereby agrees to	m bins mort si 2 sad/or Fede	e flexibility to receive paymen learing House (ACH) Networl	Furchaser is requesting the durough the Automated C grant such flexibility.
accounts and receivables to Max Advance, LLC bles Agreement, dated sib day of October, 2013 (the	HUTE RECEIVE	o a Purchase and Sale of Fu	"Archaser").
matica.		Ronbekas <u>Fnterprises, LLC, Di</u> 1810 W. Mepune Tampa, FL 33629	Seller Address: City, State, and Zip:
The state of the s			





w bas	e responsible for the obligation of this merchant cash advance pursuant to the terms and conditions thereis are requesting that Max Advance located at 4208 18th Avenue, Brooklyn, MY, 11218 be listed on our nee policy as Loss Payee & Additional Insured for as long as the Agreement is in effect pursuant to the
locate card a Cents	
Ke: In:	mance Verification Request
	Insurance Carrier Policy # Effective Dates
:oT	insurce Agency Phone # Fax #
Date From	Tuesday, October 08, 2013 Roubekas Enterprises, LLC DBA Tropical Smoothic Café
	TONIVACIVA VIJAI

Please forward a copy of the insurance policy or certificate of insurance referencing the Working Capital Cash Advance Agreement. For any future notices, please include Max Advance LLC and please include therein the standard 30 day notice of cancellation clause.

terms therein. We acknowledge that our failure to add Max Advance LLC or removal of Max Advance LLC

from our policy at any time during the course of the Agreement may be a violation of the Agreement.

If you have any questions please call Max Advance LLC at 866-629-4464.

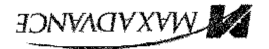
Please mail or fax evidence of coverage to:

Max Advance L.L.C 4208 18th Ave

4208 18th Ave Prooklyn, NY 11218 Phone: 866-629-4464 Fax: 917-368-6943 Геол <u>К</u>опрекаs

Roubekas Enterprises, LLC DBA Tropical Smoothie Café - 3810 W. Neptune - Tampa, FL 33629

Please complete this application and fax to 718-435-5005. Give original to your insurance broker to add Max Advance LLC to your Insurance policy as: loss payee additional insured)



AUTHORIZATION AGREEMENT FOR ELECTRONIC CHECK PAYMENTS

This authorization agreement is entered into pursuant to the Purchase and Sale Agreement (the "Purchase Agreement") dated October 8th 2013 between the undersigned Merchant and Max Advance LLC (herein, "MAX"). Terms used and not defined herein will have the meanings assigned to such terms in the Purchase Agreement.

The undersigned Merchant hereby authorizes MAX to initiate recurring (debit or credit) entries to demand deposit account at the bank named below. Merchant acknowledges that the origination of ACH or Electronic Check transactions provisions of applicable law. Furthermore, if any such ACH or Electronic Check transactions should be returned for insufficient funds (NSF), Merchant authorizes MAX to reattempt to collect such amounts by ACH or Electronic Check, and if MAX is not able to do so, Merchant authorizes MAX to collect such amounts by electronic debit and, in any such case, collect a fee authorizes MAX to collect such amounts by electronic debit from Merchant's account identified below.

Fargo(bank) and Authorized Party without giving MAX at least ten business days prior written not change the account name, password or other access information for its accounts with Wells expansion of its business or credit card processing activities; and (4)Merchant agrees that it will operations, including, but not limited to, its ownership, control, change and reduction or Merchant as may be requested by MAX; (3) all information relating to Merchant and its but not limited to, all transactions and all such other information that would be available to (2) access to all internet/web information, reporting and bank account information, including, and transactions that any of its merchant credit card processors make available to Merchant; credit card processors, including, but not limited to all information relating to such accounts limited to, all information relating to such accounts and transactions that any of its merchant and transactions processed by any of its merchant credit card processors, including, but not authorized to provide MAX (1) any and all information and data relating to Merchant's account has received the amount specified in the Agreement. The Authorized Party is specifically the Seller, insurance payers or other third payers (the "Future Receivables") until the Purchaser contract right arising from, or relating to, payment of gross amounts of monies by customers of MAX will debit 11 % of each future account and/or the specified daily amount of \$210.00 and

notice of such change.

This authorization shall remain in effect until the sooner of (a) such time that MAX has received a total of \$16,800.00 under the Purchase Agreement, or (b) MAX has delivered to the authorized Party written revocation of this authorization. The individual signing this authorization on behalf of Merchant certifies to MAX that he or she is a duly authorized check signer on the financial institution account identified below, that he or she is authorized to enter into this authorization on behalf of the Merchant, and that Merchant will be bound by all of the terms of this authorization. Merchant further agrees that a breach of this authorization will constitute a "Breach" of the Purchase agreement.

ា១៤៣១៤ Buituoអិ

Type of Account:

Account Number: 2000053903181

Account Name: Roubekas Enterprises LLC

Bank Name: Wells Fargo

Date: October 8th, 2013

Checking ____ Savings__

Printed Name:

геои қолреква

Merchants Legal Mame: Roubekas Enterprises, LLC

Signature

***Please Attach Voided Check**



POWERLINE FUNDING

YFIEEMYLIAF MOSKING CYLLLYF ZOFFLLOMS

mubnabbA aa4 noitanigirO

Authorization Agreement For ACH Payment

(I/we) do hereby authorize POWERLINE FUNDING, hereinafter named the COMPANY, to initiate single debit/credit) entries to (my/our) (Checking Account/Savings Account) in the amount of \$720 (Seven Hundred Twenty Dollars) as indicated and named on the attached voided check as the depository financial institution for the amount listed and referenced above. The undersigned hereby authorizes the funding source to deduct the total amount below from the gross funding (advance) amount and to make such payment directly to the COMPANY to collect such debit(s) by electronic debit(s) and subsequently collect a returned debit NSF fee of up to \$30.00 per item by electronic debit from my account. I am a duly authorized check signer on the financial institution account named on the attached voided check, and authorize all of the above as evidenced by my signature below.

<u>00.0578</u>	Total	
(00.0)	Discount	't
\$\\$0.00	ee∓ noltsniginO	.ε
G3VIAW	Cjosju£ cozr	2.
0\$	Renewal fee	τ,

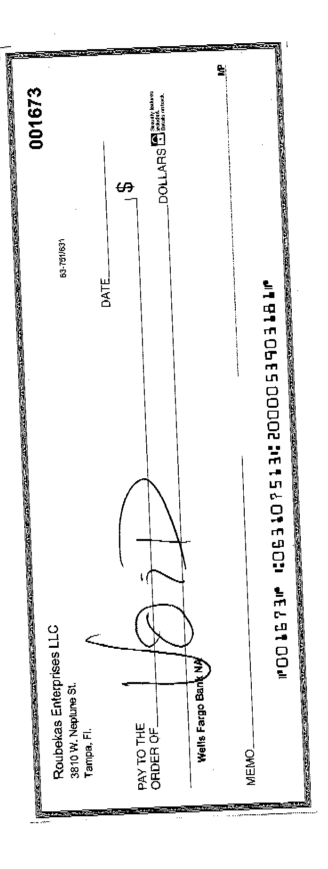
Legal Name: Roubekas Enterprises, LLC

DBA: Tropical Smoothie Café

Owner(s) Name: Leon Roubekas

:91UJEngl2 (t) Signature:

Date: October 8, 2013



The SEATING FOOD SERVICE (2010)
Named below IS LICENSED
Under the provisions of Chapter 509 FS.
Expiration date: FEB 1, 2014 SEA3916893 NBR OF SEATS: 30 DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION DIVISION OF HOTELS AND RESTAURANTS

ROUBEKAS ENTERPRISES LA TROPICAL SMOOTHIE-CATE 3810 NAVERTUNE ST BLDG B

RICK SCOTT GOVERNOR

ISSUED: 01/15/2013

DISPLAY AS REQUIRED BY LAW

SEQ# L1301150000149





KEN LAWSON SECRETARY

	% 0000'Z :=3	s위 teereatn!	•	01∹stnemys9	Number of	00	.8 99'Z\$:peini	pedo2 toe	mysq
	• 00.0\$:inerr	Down Pays	£8.0£1,6	s trauomA tra	mysq txeV	214	0 S\&S\TO :eJ8(] tnemys	i jx⊖M
ŧ	syment scheduk	uew ba	nt or	alloon payme	d se	70 °9.	₹\$° Tunom/	, inamys ^q	l tenia
No yes	ephalad xeT	Penalty esnalañ	S cori teatetri consiss	Inomys4 beliqqA xsT	ોnકતાપૃકવ beliqqA પ્રોક્તા≉વ	snamya9 beliqqA tasnatni	inemyes inuomA	Payment Pate	Pant No.
78.588, <u>26</u> 8	५४ ०२३ वर	87.82£,£#	\$8.414.8 2						
<u> 20 YAY ES2</u>	\$23,747.04	00.08	00.02	E1 805 58	67 QQE 53	20.414.52	£8.051,62	£ 1/45/70.	L.
221,088.04	PO 880,152	00 09	00.08	00 659 2\$	00.02	50.02	00.638.52	E1/92/80	- Z
A0 254.81-2	AC ESA, STZ	00.02	00.02	00 859 28	00.0\$	00 05	00 699 SS	\$1/92/60	+ - E
AO OSS BIR	10 02Z 913	90.08	00 O\$	DO 699.58	00.02	00.02	00 699 28	E 1792701	- v
<u> </u>	**************************************	00.02	00*0\$	00 699 23	00.08	0005	52,698,00	€17 ₩27₽3	<u> </u>
\$40.588.012	\$10,462.04	00.02	00.08	00 859 28	90 05	00.02	00.026,53	12/24/13	9
10.527,12	F0 202 25	OU US	00 US	00 638.58	00.08	00.05	00 699.52	P1/54/10	1 2
POPET ES	70 751 95	00 05	00 03	00 899 53	00.03	00 0\$	03 659 55	71/72/20	8
\$5,475.04	90 SZ 9 25	oc os	00 US	00.698.54	00.03	00.08	00.828.53	P1/72/50	8
00.03	00.02	100 0s	00 08	BL 630,852	67.98£.£\$	00.02 20.414.52	78.788.522	#1/#Z/#D	101 istoT

	Warshall Stranburg, Executive Director
HE BEHALF OF THE FLORIDA DEPARTMENT O	THIS AGREEMENT IS HERERY ACCEPTED FOR AND ON THE PROPERS AUTHORIZED UNDER S. 213.21(4), F.S.
(date) ble for tax, penalty and interest that will become du agreement.	I understand that by signing this agreement I am personally liab for the twelve months following the date of the execution of this
(date) < \(\(\' \) \(\(\' \) \(\(\' \) \((Signeture of Taxpayer of Authorized Representative) and by the Guarantor
yer on this 12 day of 14/7 2013.	This agreement is bereby accepted for and on the behalf of the taxpa

:ets()

E to E ages