

Please ensure the following materials are included and/or completed prior to submitting the Signature Flight Support Commercial Card Application (the "Application").

ENSURE the Application is complete and accurate

The Signature Flight Support Card and Multi Service Aviation are known hereinafter as the MSA Card and MSA, respectively.

- Complete <u>all</u> parts of Section 1.
- IF you anticipate monthly charge volume of \$25,000.00 OR LESS on the Signature Flight Support Card(s), please complete Section 2
 AND sign in Section 4.
- o IF you anticipate monthly charge volume of GREATER than \$25,000.00 on the Signature Flight Support Card(s), please read Section 3 AND sign in Section 4. Submit all additional requested information (for example, financial statements as specifically described in Section 3 of this Application and Section 14 of the Agreement) and return with completed Application.
- Read the attached MSA Card Terms and Conditions and keep it for your records, along with a copy of this Application.
- o Is the Application signed and dated?
- o Does the Application contain all required information?

HELP us speed up the processing of your documents

In completing the Application, please note that performing the following actions will shorten the time for processing:

- The signer's title must be the same and consistent on all pages.
- o If you have been requested to send financial statements, please be sure they contain the following documents:
 - Balance Sheet;
 - Income Statement/Profit and Loss;
 - Statement of Cash Flows (if available);
 - Auditor's Opinion (if available); and
 - o Latest interim statements if last annual statement is older than five (5) months.
- o If you are unsure of the legal name of your company or the signer's title, please verify by calling your Controller's office, or discuss your options with your MSA Representative.

THE FULL AND COMPLETE LEGAL NAME MUST BE INSERTED IN ALL AREAS THAT REQUIRE THE LEGAL NAME. VARIATIONS OR ABBREVIATIONS OF THE LEGAL NAME ON THIS APPLICATION OR ANY ATTACHED OR ACCOMPANYING DOCUMENTS CANNOT BE ACCEPTED.

Send the completed application and financial statements via fax to Signature Flight Support at 866-977-1310, email to msanewapplications@usbank.com or mail to:

Signature Flight Support c/o Multi Service Aviation Card Center Attn: Credit Administration PO Box 13050 Overland Park, Kansas 66282-3050

If you have any questions about the Signature Flight Support Card program, please call your sales representative.

MULTI SERVICE

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Signature Flight Support Commercial Card Application

The creditor and issuer of the MSA Card is U.S. Bank National Association ("U.S. Bank"), dba Multi Service Aviation ("MSA"). Signature Flight Support is in no way responsible for account approvals and is not involved in any credit decisions in relation to the Signature Flight Support Aviation Card.

- 1. Complete all parts of Section 1.
- 2. IF you anticipate monthly charge volume of \$25,000.00 OR LESS on the Signature Flight Support Card(s), please complete Section 2 AND sign in Section 4.
- 3. IF you anticipate monthly charge volume of GREATER than \$25,000.00 on the Signature Flight Support Card(s), please read Section 3 AND sign in Section 4.
- 4. Read the attached MSA Card Terms and Conditions ("Agreement") and keep it for your records, along with a copy of this Application.
- 5. Return completed Application and all additional requested information (for example, financial statements as specifically described in Section 3 of this Application and Section 14 of the Agreement) to Signature Flight Support by fax to 866-977-1310 or mail to: PO Box 13050, Overland Park, Kansas 66282.

SECTION 1 COMPANY ("COMPANY") INFORMATION								
NOTE: Attach a copy of Business License, Articles of Incorporation/Organization, Certificate in Good Standing or Secretary of State Filing when returning this Application.								
ENTITY'S LEGAL NAME (As stated on financial statements)				FEDERA	FEDERAL TAX ID			
DBA OR COMPANY NAME TO BE EMBOSSI	ED ON CARD(S) (Limit to 25 letters	and spaces.)		DATE C	OMPANY ESTAB	LISHED (mm/dd/yy)		
COMPANY PHYSICAL ADDRESS (PO Box no	t acceptable)							
CITY		STATE			ZIP CODE			
CONTACT NAME			CONTACT TITLE					
CONTACT PHONE NUMBER CONTACT FAX NUMBER								
EMAIL ADDRESS				WEBSITE A	ADDRESS			
NET ANNUAL SALES TOTAL \$	ASSETS ANTI \$	ICIPATED MONTHLY CHARGE VOLUME NO.			OF EMPLOYEES	NO. OF CARDS REQUESTED		
INDUSTRY CATEGORY: TRANSPORTA	TION MANUFACTURER SEF	RVICES RETAI	L CONSTRUCTIO	N LAND	SCAPE WHOL	.ESALER		
OTHER		_		_				
NOTE: FINANCIAL STATEMENTS MAY BE I	REQUESTED FOR SPECIFIC INDUST	RY TYPES.						
TYPE OF ORGANIZATION: CORPORATION (PUBLIC) CORPORATION (PRIVATE) CORPORATION (NON PROFIT) PARTNERSHIP LLC LLP SOLE PROPRIERTORSHIP GOVERNMENT OTHER								
IS THE COMPANY RATED BY DUN AND BRADSTREET? YES NO IF YES, D&B NUMBER					∕IBER			
COMPANY IDENTIFICATION INFORMATION To comply with the requirements of the USA PATRIOT Act, U.S. Bank and MSA require Company, Participant(s) and/or Cardholder(s) to provide legal entity names, physical street addresses, taxpayer identification numbers and other information that will allow U.S. Bank and MSA to establish identity prior to establishing Accounts under or in connection with this Application. U.S. Bank and MSA reserve the right to require that Company, Participant(s) and/or Cardholder(s) promptly provide to U.S. Bank and/or MSA additional identification documents upon request and in connection with USA PATRIOT Act compliance.								
DESCRIBE NATURE OF YOUR BUSINESS								
DOES COMPANY HAVE AN EXISTING RELATIONSHIP WITH U.S. Bank? YES NO IF YES, ACCOUNT NUMBER:								
IF YES, WHAT TYPE OF RELATIONSHIP?								
DOES THE COMPANY OWN A FLEET OF 10 OR MORE VEHICLES? NO								
DOES THE COMPANY HAVE FREIGHT AND/OR SHIPPING EXPENSES GREATER THAN \$1 MILLION PER YEAR? YES NO								
FOR U.S. BANK and/or MSA USE ONLY								
DATE OF OFAC	SEARCHED BY	PROMO CC			DE			
ТОА	LOC			RC				

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DOES THE COMPANY CO	ONDUCT BUSINESS IN A F	OREIGN COUNTRY?:	YES NO	ס					
IF YES, LIST COUNTRIES	AND NATURE OF BUSINE	SS CONDUCTED:							
AFGHANISTAN	☐ CAMBODIA	GAZA STRIP	JORDAN		MYAMAR (BURMA)		SINGAPORE	UKRAINE	
ALBANIA	CHILE	GEORGIA	☐ KAZAKHSTAN		□ NICARAGUA □		SOUTH KOREA	☐ URUGUAY	
ANGOLIA	☐ CHINA	☐ GUATEMALA	☐ KUWAI	TT	☐ NIGERIA		SOMALIA	UZBEKISTAN	
ARGENTINA	СОГПИВІА	☐ GAZA GUYANA	☐ LATVIA		☐ NORTH KOREA		SRI LANKA	☐ VENEZUELA	
ARMENIA	☐ COSTA RICA	☐ HAITI	LEBANON		OMEN		SUDAN	☐ WEST BANK	
AZERBAIJAN	COTE DIVOIRE (IVORY COAST)	HONDURAS	LIBERIA		☐ PAKISTAN	SURINAME		YEMEN	
☐ BALKAN REGION	☐ CUBA	☐ HONG KONG	MACAU		PARAGUAY		SYRIA	ZIMBABWE	
ВАНАМАЅ	☐ CYPRUS	☐ INDIA	☐ MACEDONIA		☐ PANAMA		TALWAN		
BELARUS	DEMOCRATIC REPUBLIC OF CONGO	INDONESIA	☐ MEXICO		☐ PERU		TAJIKISTAN		
BELIZE	DOMINICAN REPUBLIC	□ IRAN	☐ MALAYSIA		☐ PHILLIPINES		TRINIDAD AND TOBAGO		
BOLIVIA	☐ ECUADOR	☐ IRAQ	☐ MOLDOVA ☐		☐ QATAR		TURKEY		
BRAZIL	☐ EGYPT	☐ ISRAEL	MONG	OLIA	RUSSIA		TURKMENISTAN		
☐ BULGARIA	☐ EL SALVADOR	☐ JAMAICA	☐ MORO	ссо	SAUDI ARABIA		UNITED ARAB EMIRATES		
BANK AND BILLING	INFORMATION								
NAME OF BANK				CITY			STATE		
COMPANY ACCOUNT/FINANCE MANAGER			PHONE NUMBER			FAX NUMBER			
BILLING ADDRESS (If dif	ferent from Company.)			1			1		
CITY STATE ZIP CODE									
RECEIVE BILLING BY: FAX MAIL ONLINE – CHOOSE USER NAME AND PASSWORD			BILL SORT METHOD: ☐ TAIL NUMBER ☐ CARD NUMBER			₹			
USERNAME		PASSWORD							
FLIGHT DEPARTME	ENT INFORMATION								
FLIGHT DEPARTMENT CONTACT			PHONE NUMBER			FAX	FAX NUMBER		
FLIGHT DEPARTMENT A	DDRESS (If different fron	n Company.)							
CITY			STATE			ZIP	ZIP CODE		
FAA REGISTRATION:	☐ PART 91 ☐ PART 135	PART 121 PART _							
NUMBER OF CARDS PER AIRCRAFT ANTICIPATED MO			ONTHLY USAGE OTHER			THER AVIA	R AVIATION CARDS USED		
AIRCRAFT INFORMATIO	N (ATTACH ADDITIONAL	SHEETS IF NECESSARY)							
TAIL NUMBER AIRCRAFT TYPE		HOURS HOWN DER MONTH				CONSUMED PER TH (GALLONS) BASED AT (ICAO)			
						(
					1				

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SECTION 2 IF YOU ANTICIPATE MONTHLY (AND SIGN IN SECTION 4.	CHARGE VOLUME	OF \$25,000 OR LESS ON TH	IE MSA C	ARD(S), PLE	ASE COMPLETE SECTION 2		
THE "AUTHORIZED OFFICER" MUST BE ONE OF THE FOLI CHAIRMAN PRESIDENT EXECUTIVE VICE PRES OWNER/PROPRIETOR PARTNER MEMBER (LLC	IDENT 🗌 SENIOR VICE				DLLER		
PRINTED NAME OF AUTHORIZED OFFICER		HOME PHONE NUMBER	DATE	OF BIRTH	SOCIAL SECURITY NUMBER		
HOME PHYSICAL ADDRESS (PO BOX NOT ACCEPTABLE)		I.					
CITY	TATE	E ZIP CODE					
I, as the above named Authorized Officer, (a) request the future; (b) authorize U.S. Bank to verify my employme creditors, credit bureaus, third parties, and federal or st Company under the Agreement; (c) agree to be jointly a according to the terms of the Agreement; (d) authorized agree that Accounts will be used for business purposes of	nt and income history ate records for use in a nd severally liable to r U.S. Bank to share inf	and all other information I have assessing my personal credit wort epay any and all transactions char formation about its experiences w	provided, a hiness in co ged to any a	and to obtain in nnection with L and all Account	nformation about me from other J.S. Bank extension(s) of credit to s, plus fees and/or other charges		
SECTION 3 IF YOU ANTICIPATE MONTHLY (PLEASE READ SECTION 3 AND SIGN IN SECTION		OF GREATER THAN \$25,00	0 ON THE	MSA CARD	(S),		
Along with this Application, please attach a copy of your statements are more than five (5) months old, please at	most recent annual fi			ow. If the most	recent annual financial		
MONTHLY CHARGE VOLUME	FINANCIAL	STATEMENTS REQUIRED		YEARS			
=< \$50,000.00		YES		1			
\$50,000.01 - \$250,000.00		YES			2		
=> \$250,000.01		YES		3			
the authority to provide such information and complete Cards in accordance with the Agreement; (c) U.S. Ban obligation to do so; (d) Company shall be bound by the reports and information regarding this Application and reports or information. If this Application is approved, C between Company and U.S. Bank. This Application must Vice President, Treasurer, Controller, Owner/Proprietor,	k will review this App le Agreement upon sig any resulting Accoun ompany and U.S. Bank t be signed by at least	lication and may, at its sole disci gning this Application; and (e) U. ts with credit reporting agencies agree that the Agreement attach t one of the following: Chairman,	retion, gran S. Bank is a and other p ed to this A	t such request, uthorized to in parties with leg pplication shall	, but that U.S. Bank is under no ovestigate, obtain, and exchange gitimate business needs for such constitute the entire agreement		
SECTION 4 AUTHORIZATION AND EXECUTI	ON						
By signing below, each individual signing this Application required by Company's organizational documents to a Agreement, including, but not limited to, the authority to Company to enter into all transactions contemplated in authority are authentic. By providing a telephone number number, including, but not limited to, prerecorded or a number that you provide to us now or in the future and provider. All Applicants must be at least 18 years old and Company has read, understands and agrees to the Agreetifications set forth in this Application.	uthorize the signer(s) to incur Debt on behalin this Application and ler for a cellular phone artificial voice messaged permits such calls read agree that Accounts	to act on behalf of Company in f of Company, has been taken; (b) the attached Agreement; and (c) or other wireless device, you haves calls, text messages, and calls gardless of their purpose. These cowill be used primarily for business	all actions each signer the signative expressly made by an calls and me purposes, a	taken under the ris empowered ures appearing consented to react the rise automated teessages may income the resonant not personant mot personant resonant re	nis Application and the attached in the name of and on behalf of on all supporting documents of ecciving communications at that lephone to each such telephone our access fees from your cellular al, family or household purposes.		
In witness whereof, Company has, by its authorized sign	ner(s), executed this Ap	oplication and agrees to the attach	ed Agreem	ent.			
DATED THIS DAY OF	, 20 BY:						
LEGAL NAME OF COMPANY (Must match name entered	under Company Inforr	mation)					
SIGNATURE		SECOND SIGNATURE (Only if required by the Company's organization guideling			iny's organization guidelines.)		
PRINTED NAME OF AUTHORIZED OFFICER		PRINTED NAME OF AUTH	PRINTED NAME OF AUTHORIZED INDIVIDUAL				
PRINTED TITLE OF AUTHORIZED OFFICER		PRINTED TITLE OF AUTHO	ORIZED INDI	VIDUAL			

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MSA CARD TERMS AND CONDITIONS

Please read and retain for your records and future reference.

The creditor and issuer of the MSA Card is U.S. Bank National Association dba Multi Service Aviation ("MSA"). The MSA Card Terms and Conditions (the "Agreement") is entered into, by and between U. S. Bank National Association ("U.S. Bank") and the entity that signed the Application as "Company" for the establishment of a Program. This Agreement supersedes any previous and like agreements with Company. Any references in this Agreement to MSA refer to Multi Service Aviation.

- 1. **EFFECTIVE DATE**. The terms and conditions of this Agreement shall not become effective until U.S. Bank has 1) approved the credit worthiness of Company and 2) approved this Application and Agreement. The "Effective Date" of this Agreement shall be the date signed by Company.
- 2. SCOPE OF MSA CARD PROGRAM. Upon approval as indicated above, U.S. Bank will issue MSA Cards ("Card(s)") and establish related Accounts for Company and any affiliated entity as Company may designate in writing to MSA while this Agreement is in effect ("Participant") pursuant to the MSA Card Program (the "MSA Card Program") policies and procedures. The MSA Card Program (the "Program") includes: transaction processing, reporting, billing, and payment systems with respect to purchases of aviation fuels and other products and services by corporate, commercial, and government aircraft operations ("Services"). Company shall furnish a list, in writing, to MSA designating such Participant(s) and business names, if business activities are conducted under a name other than that of Company. Company shall have the right to exclude any Participant from the Program upon written notice to MSA. Company shall also provide aircraft identification information (if applicable). Unless MSA notifies Company to the contrary, or a Card has been terminated as provided herein, all Cards will expire upon the expiration or termination of this Agreement. All Accounts established and Cards issued hereunder shall be used solely for business purposes and shall be governed by this Agreement. "Account" means any Account established by MSA pursuant to this Agreement in the name of Company, its Participants and/or Cardholders, to which Debt is charged, regardless of whether or not a Card is issued.
- 3. LIABILITY. Company, and if applicable, Authorized Officer, shall be liable for all Debt incurred or arising by virtue of the use of a Card and/or Account of Company, Participant or any Cardholder. "Debt" means all amounts charged to an Account including without limitation all purchases, fees, Late Charges, and other charges or amounts due that are owed to U.S. Bank by Company, its Authorized Officer(s), affiliates, Participants, and/or Cardholders.
 - a. Joint and Several Liability. Company and the Authorized Officer are jointly and severally liable to U.S. Bank for all Debt. This liability structure applies to any PCL (as defined below) when Section 2 of the Application has been completed.
 - b. Corporate Liability. Company is solely liable to U.S. Bank for all Debt. This liability structure applies to any PCL (as defined below) when Section 2 of the Application has not been completed.
- 4. BILLING PROCEDURE. MSA will send to Company a weekly billing statement (the "Statement"), which will itemize all charges for the billing period. The amount shown on the Statement as "Bill Total" shall be due and payable upon receipt of the Statement by the Company. Payment is due within fourteen (14) days after the date on the Statement ("Week Ending Date").
- 5. DELINQUENCY. An Account will become delinquent unless U.S. Bank receives the amount shown on the Statement as Bill Total, less any disputed amounts, within fourteen (14) days after the Week Ending Date, unless otherwise agreed upon by U.S. Bank and Company. Any unpaid portion of the Bill Total will be shown on subsequent Statements under the "Account Summary" section and noted as outstanding. In the event of Company's delinquency, U.S. Bank may elect to terminate this Agreement immediately upon notice to Company. Whether or not U.S. Bank has elected to terminate this Agreement, if any part of the amount under Account Summary shown on any Statement remains unpaid at fourteen (14) days past the Week Ending Date or any succeeding Week Ending Date, Company also shall pay to U.S. Bank a "Late Charge" in an amount equal to 3/8 of 1% per week (19.5% APR) of such amount. Court costs plus reasonable attorney fees (as allowed by law) may be added to any delinquent balance referred to an attorney for collection.

In the event Company fails to make full payment when due, Company acknowledges and agrees that U.S. Bank may, in addition to all other rights and remedies, invoke any and all statutory or equitable lien rights or those of any participating aviation merchants in connection with the enforcement of U.S. Bank's right to payment under this Agreement, and authorizes U.S. Bank to file a lien for the unpaid Debt, plus Late Charges from the date of the oldest unpaid Debt, aircraft title search fees, filing fees and attorney fees, against any aircraft for which Debt was incurred and made to Card(s). If the Debt remains unpaid, U.S. Bank may institute a suit against the Company to enforce the lien and collect the Debt.

If a lien is filed, it will be based on the aircraft lien laws of the State of Texas (regardless of the domicile of the Company or where it does business, or the state of registration of the aircraft or where the aircraft owner resides or does business, or where any of the Services were furnished, or where jurisdiction may otherwise be proper regardless of where the aircraft was at the time such Debt were incurred). Venue for enforcement of this Agreement and any lien shall be in the state courts of the Commonwealth of Virginia, USA, regardless of diversity issues or amounts owed, and by using this Card, the Company waives objections to U.S. Bank's choice of law or forum. Service of process by certified mail, return receipt requested, postage prepaid, and mailed to the Company at the address on the Application shall be sufficient to confer jurisdiction regardless of where the Company is geographically located or does business. The Company will be liable to U.S. Bank for all costs and expenses of liens and litigation including, but not limited to, Late Charges, attorney's fees, court and discovery costs and/or other costs incurred by U.S. Bank in enforcing its rights hereunder.

- 6. DISPUTED BILLINGS. Company may notify MSA of any disputes regarding charges or billings hereunder in writing, by telephone or by electronic means. Written communications relating to billing disputes must be sent to Multi Service Aviation at PO Box 13050, Overland Park, Kansas 66282-3050, by fax to 866-977-1505, or by email to msacustomerservice@usbank.com. Communications should include the Company's and, if applicable, the Participant's name(s) and Account number(s), the dollar amount of any dispute or suspected error and a description of the dispute or error. Any communication regarding a dispute or suspected error must be received in written form by MSA within thirty (30) days from the last day of the billing cycle in which the disputed invoice was posted to the Account. If the disputed invoice is found to be an accurate billing transaction, then payment will be due as set forth in this Agreement.
- 7. LOST OR STOLEN CARD(S) OR COMPROMISED ACCOUNT(S). Company shall immediately, upon receipt of such information, notify MSA by either: 1) telephone at 877-MSA-CARD (672-2273); 2) in writing addressed to Multi Service Aviation at PO Box 13050 Overland Park, KS 66282-3050 OR msacustomerservice@usbank.com; 3) via facsimile at 866-977-1505; or 4) by an agreed upon electronic means as to any lost or stolen Card(s) or information associated with the Account. Company shall also immediately notify MSA by either: 1) telephone at 877-MSA-CARD (672-2273); 2) in writing addressed to Multi Service Aviation at PO Box 13050 Overland Park, KS 66282-3050 OR msacustomerservice@usbank.com; 3) via facsimile at 866-977-1505; or 4) by an agreed upon electronic means to cancel a Card or other Account access. After notification has been made to MSA to cancel such Card(s) and/or Account access, use of such Card(s) and/or Account access are expressly prohibited, and the cancelled Card(s) must be immediately destroyed. Company and/or Authorized Officer is/are liable for the unauthorized use of the Card until MSA receives notification of the lost or stolen Card or to cancel the Account access. Neither Company nor Authorized Officer shall be liable for any Debt incurred or arising by virtue of the use of a Card following receipt by MSA of notice of such loss, theft, or request to cancel Account access. Company agrees to assist MSA in determining the facts, circumstances, and other pertinent information related to any loss, theft, or possible unauthorized use of the Card and/or Account and to comply with such procedures as may be required by MSA in connection with MSA's investigation. MSA is not responsible for controlling the use of any Card(s), other than as specifically provided herein.

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MSA CARD TERMS AND CONDITIONS

- **PRICING.** The fees listed below may apply to this Agreement. Failure of U.S. Bank to apply any fee or charge outlined in this Agreement at any time does not preclude U.S. Bank from ever applying such fee or charge. U.S. Bank reserves the right to change pricing upon thirty (30) days prior notice to Company.
 - a. If any payment on an Account is returned unpaid or the bank fails to honor any payment to U.S. Bank, Company agrees to pay the returned funds fee of thirty U.S. Dollars (\$30.00) or the amount allowed by law.
 - b. Late Charges as detailed in the "DELINQUENCY" section above.
 - c. An administration fee of seven point five percent (7.5%) is assessed on all non-fuel and some fuel transactions that occur outside of the United States and Canada. In some instances, the seven point five percent (7.5%) administration fee may be applied in Canada. Specific information can be obtained from International Operations at 913-344-6596.
- 9. CONFIDENTIALITY. U.S. Bank considers the Program to be a unique service involving proprietary information of U.S. Bank. Company agrees that the Program reports, manuals, documentation, systems, processes and related materials (whether or not in writing) are confidential and will be circulated only to employees and agents of Company, and only to the extent necessary for Company to participate in the Program. U.S. Bank agrees that it will maintain all non-public data relative to Company's Account(s) under the Program as confidential information and U.S. Bank agrees to use such data regarding Company exclusively for the providing of services to Company hereunder and not to release such information to any other party except its agents; provided, however, that U.S. Bank must disclose transaction information to merchants and third party processors. Since Company participates in the Program through a third party, Signature Flight Support Corporation ("SFS"), who participates in a Marketing Program with U.S. Bank (the "SFS Marketing Program"), via a Multi Service Aviation Marketing Agreement between SFS and U.S. Bank, Company consents to U.S. Bank sharing Company information with SFS to carry out the requirements of the SFS Marketing Program, and Company acknowledges that such shared information may contain direct and indirect identification of Company. Additionally, Company consents to SFS reviewing the Application and related materials and otherwise assisting Company with the completion and submission of the Application to U.S. Bank on Company's behalf. The parties agree to take all reasonable steps to safeguard such proprietary information and not to release such information to any party or agent not essential to participation in the Program or the SFS Marketing Program.

10. TERM, TERMINATION AND SUSPENSION.

- a. This Agreement shall remain in full force and effect for an initial term of three (3) years from the Effective Date of this Agreement, and shall continue thereafter until terminated by Company, U.S. Bank or MSA upon thirty (30) days prior written notice to the other party. The effective date of termination shall be stated in such written notice of termination. All Cards and related Accounts shall be deemed canceled effective upon termination of this Agreement.
- b. Notwithstanding the foregoing, a party shall have the right to terminate this Agreement immediately, by written notice of such termination to the other party, upon any one (1) or more of the following events: (i) dissolution or liquidation of the other Party, or Parent thereof, if applicable; (ii) insolvency of the other party, or Parent thereof, if applicable, or the filing of a bankruptcy or insolvency proceeding by the other party, the appointment of a receiver or trustee for benefit of creditors of the other party or the other party enters into an arrangement with its creditors; (iii) any material and adverse change in the financial condition of the other party; or (iv) any failure by the other party to perform a material obligation of this Agreement.
- c. Upon termination of this Agreement for any reason, Company shall ensure destruction of all Cards and return all confidential information of U.S. Bank to U.S. Bank. Company, and Authorized Officer if applicable, shall remain liable for all Debt incurred or arising by virtue of the use of a Card and/or Account prior to the termination date.
- d. U.S. Bank shall have the right to suspend any and all services and Debt to Company under this Agreement in the event that: (i) Company has breached any term of this Agreement; (ii) Debt due from Company, in the aggregate, exceeds the ACL or PCL as these terms are defined in Section 15 of this Agreement; or (iii) an Account becomes delinquent. Court costs plus reasonable attorney fees (as allowed by law) may be added to any delinquent balance referred to an attorney for collection.
- e. Rights, Debt or liabilities that arise prior to the suspension or termination of this Agreement shall survive the suspension or termination of this Agreement.

11. INDEMNIFICATION.

- a. Except to the extent that any injury is due to Company's or a Participant's negligent acts or omissions, U.S. Bank shall indemnify and hold Company and Participants harmless against all losses, damages, costs, expenses and liability which may result in any way from any negligent or wrongful act or omission of U.S. Bank, its agents, employees and subcontractors. U.S. Bank shall indemnify and hold Company and Participants harmless against demands, claims, suits, or proceedings alleging infringement of any patent of the United States, or any trademark, service mark, copyright or other proprietary right arising out of or incident to this Agreement.
- b. Except to the extent that any injury is due to U.S. Bank's negligent acts or omissions, Company shall indemnify and hold U.S. Bank harmless against all losses, damages, costs, expenses and liability which may result in anyway from any negligent or wrongful act or omission of Company, Participants, its agents, employees and subcontractors. Company and Participants shall indemnify and hold U.S. Bank harmless against demands, claims, suits, or proceedings alleging infringement of any patent of the United States, or any trademark, service mark, copyright or other proprietary right arising out of or incident to this Agreement.
- 12. LIMITATION OF LIABILITY. IN NO EVENT SHALL COMPANY, PARTICIPANT(S), U.S. BANK, MSA, OR ANY AFFILIATE OF U.S. BANK BE LIABLE TO THE OTHER PARTY FOR ANY CONSEQUENTIAL, SPECIAL, INDIRECT, OR PUNITIVE DAMAGES OF ANY NATURE.
- 13. WARRANTIES. Company warrants the truth, completeness and accuracy of the following in connection with this Agreement: (i) The financial information and all other information provided to U.S. Bank; (ii) This Agreement is a valid, binding and enforceable agreement; (iii) The execution of this Agreement and the performance of its obligations are within Company's power, has been authorized by all necessary action and does not constitute a breach of any agreement of Company with any party; (iv) Company has and continues to comply with all applicable state and federal statutes, ordinances, rules, regulations and requirements of governmental authorities as they relate to the use of the Card and/or participation in the Program; (v) the execution of this Agreement and the performance of its obligations under this Agreement will not cause a breach by it of any duty arising in law or equity; and (vi) Company possesses the financial capacity to perform all of its obligations under this Agreement. The parties agree that the failure of any of the above representations and warranties to be true during the term of this Agreement shall constitute a material breach of this Agreement and U.S. Bank will have the right, upon notice to Company, to immediately terminate this Agreement and all amounts outstanding hereunder shall be immediately due and payable.
 - U.S. Bank hereby disclaims any and all warranties with respect to goods and services purchased with its Cards and/or Accounts, including, without limitation, the implied warranty of merchantability or fitness for a particular purpose. This warranty and damages disclaimer shall apply whether U.S. Bank acts as card issuer, arranger of third party credit, or otherwise.
- 14. FINANCIAL INFORMATION. Since this Agreement is for an extension of credit with a financial institution and not a vendor services agreement, Company shall provide information as requested by U.S. Bank to perform periodic credit reviews. Unless such information is publicly available or available through U.S. Bank or any of its affiliates, Company shall either provide: (i) if Company anticipates monthly charge volume of equal to or less than \$25,000.00, information about an authorized

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MSA CARD TERMS AND CONDITIONS

officer whom U.S. Bank may underwrite on behalf of Company within Section 2 of the Application, or (ii) if Company anticipates monthly charge volume of greater than \$25,000.00 but less than \$50,000.00, the last annual financial statements, or (iv) if Company anticipates monthly charge volume of greater than \$50,000.00 but less than \$250,000.00, the last two (2) years of annual financial statements, or (iv) if Company anticipates monthly charge volume of greater than \$250,000.00, the last three (3) years of annual financial statements. If the initial set of financial statements is older than five (5) months when provided, Company must also provide interim financial statements. Annually thereafter, as soon as available and in any event not later than one hundred twenty (120) days after the end of each fiscal year of Company, Company must provide the previous years financial statements. U.S. Bank prefers audited financial statements that have been prepared by Company's independent certified public accountant. In the event U.S. Bank requires additional information to conduct its review of Company, or if Company's monthly charge volume increases such that the information it provided as described in 14.(i) above is no longer sufficient for underwriting Company, Company agrees to provide to U.S. Bank the information set forth in 14.(ii), (iii) or (iv) above, as the case may dictate, and if requested, such other information regarding the business, operations, affairs, and financial condition of Company as U.S. Bank may reasonably request. Such information may include, but is not limited to, quarterly financial statements, organizational charts, executive biographies and other formal documentation.

- 15. AGGREGATE PRODUCT CREDIT LIMIT AND ACCOUNT CREDIT LIMITS. Subject to credit approval by U.S. Bank, an Account credit limit (an "ACL") for each Account and an aggregate product credit limit (the "PCL") for all Accounts shall be established by U.S. Bank pursuant to this Agreement.
 - a. Revising the PCL. U.S. Bank, at its sole discretion, shall have the right to revise the PCL. U.S. Bank shall provide notice to Company of any decrease in the PCL which results in a revised PCL that is lower than the aggregate current amount outstanding on all Accounts. Upon such event, Company shall have ten (10) days to make a payment to U.S. Bank that is sufficient to reduce the aggregate current amount outstanding to an amount that is equal to or less than the revised PCL.
 - b. Revising ACLs. U.S. Bank, at its sole discretion, shall have the right to revise any ACL. (1) Company Accounts. U.S. Bank shall provide notice to Company of any decrease in an ACL which results in a revised ACL that is lower than the aggregate current amount outstanding on the Account. Upon such event, Company shall have ten (10) days to make a payment to U.S. Bank on the Account that is sufficient to reduce the aggregate current amount outstanding for such Account to an amount that is equal to or less than the revised ACL. (2) Fraudulent Activity. U.S. Bank may revise any ACL and/or limit spending activity on any Account for which fraudulent activity is suspected.
- 16. CHANGE IN TERMS OF THE AGREEMENT. U.S. Bank may change the APRs, fees and other Account terms in the future based on your experience with U.S. Bank National Association and its affiliates as provided under the agreement and applicable laws at any time by giving Company notice. If permitted by applicable law, such changes will apply to existing Account balances as well as future purchases. If Company does not accept the changes, Company must notify U.S. Bank in writing within twenty-five (25) days after the date of the notice that Company refuses to accept the changes and elects to terminate this Agreement. Should Company elect to terminate this Agreement pursuant to this Section, all outstanding Debt shall become due and payable by Company to U.S. Bank and/or MSA, according to the terms of the existing Agreement. Company will also be responsible for ensuring the destruction of all Cards.
- 17. REGISTERED MARKS AND TRADEMARKS. Company has no right, title or interest, proprietary or otherwise, in or to the name or any logo, copyright, service mark or trademark owned or licensed by U.S. Bank.
- 18. NOTICES. Except with respect to notices relating to the status of individual Cards which may be established in writing between U.S. Bank and Company or a Participant, all notices, requests and other communication provided for hereunder must be directed to Company at the address on the Application and to MSA at PO Box 13050, Overland Park, KS 66282-3050. Unless otherwise specified herein, requests and other communication provided for hereunder must be in writing, postage prepaid, hand delivered or by any means approved by U.S. Bank. Either party may, by written notice to the other, change its notification address.
- **19. GOVERNING LAW**. The validity, interpretation and performance of this Agreement will be controlled by and construed under the laws of the State of Minnesota (without giving effect to the conflict of law principles thereof) and applicable federal laws.
- 20. COMPANY CONTACT. The Company Contact(s) listed on the Application is/are authorized to provide U.S. Bank and/or MSA with the information necessary to establish the Account records and Cards, including, but not limited to, passwords, aircraft information, and other Account-related information. U.S. Bank and/or MSA is/are authorized to send all Account information and Cards produced to the attention of Company Contact(s). Company may, at any time, by written notice to MSA, change its Company Contact(s) or designate different Company Contact(s) than is listed on the Application.
- 21. ASSIGNMENT. This Agreement and any and all rights and Debt associated with the same may be assigned without prior notice to Company. All of U.S. Bank's rights under this Agreement shall also apply to any assignee of this Agreement. Company may not assign or transfer this Agreement or any rights or Debt hereunder, by merger, of law, or otherwise, without the prior written consent of U.S. Bank.
- 22. CUSTOMER SERVICE. Company may contact Signature Flight Support's customer service center at 877-MSA-CARD (672-2273); for Program customer service.
- 23. SEVERABILITY. Should any provision of this Agreement be declared invalid for any reason, such decision shall not affect the validity of any other provisions, which other provisions shall remain in full force and effect as if this Agreement had been executed with the invalid provision(s) eliminated. The parties shall use their best efforts to agree upon a valid substitute provision in accordance with the purpose of this Agreement and the intent of the parties.
- 24. ACCOUNT SECURITY. The Program may enable Company to access Account and certain purchase information via MSA's website, including on-line billing and payment mechanisms and other media such as an automated telephone service. Company agrees to follow MSA security procedures and to keep any passwords confidential. Company is responsible for any losses or unauthorized access to Account data that results from failure of Company or that of Participants, employees, or other agents to fully comply with MSA security procedures. IMPORTANT NOTICE. THIS AGREEMENT CONTAINS A CONFESSION OF JUDGMENT PROVISION WHICH CONSTITUTES A WAIVER OF IMPORTANT RIGHTS COMPANY MAY HAVE AS A DEBTOR, AND ALLOWS U.S. BANK TO OBTAIN A JUDGMENT AGAINST COMPANY WITHOUT ANY FURTHER NOTICE IN THE EVENT OF COMPANY'S DEFAULT.
- 25. CONFESSION OF JUDGMENT. If Company fails or refuses to honor any of its Debt set forth in this Agreement when they become due, it shall be in default, in which case Company appoints without any further action on its part, Aviation Law Center as its attorney-in-fact acting under and by virtue of a power of attorney hereby duly executed and acknowledged by Company for the purpose of confessing judgment against Company in favor of U.S. Bank or their assignee for the unpaid balance of Company's indebtedness to U.S. Bank, plus post judgment interest at the rate of two percent (2%) per month of the outstanding balance as set forth in the judgment until paid in full, and the actual costs of collection, including filing fees, expenses, and attorney fees.
- 26. NOTICE TO OHIO RESIDENTS: The Ohio laws against discrimination require that all creditors make credit equally available to all creditworthy customers, and that credit reporting agencies maintain separate credit histories on each individual upon request. The Ohio Civil Rights Commission administers compliance with this law.

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