

Community Currency Exchange Association of Illinois, Inc.
Armored Carrier Agreement
Service & Rate Endorsement for Customer Member
Agreement #24002496

March 30, 2020

Owner name: ("Customer Member")
Address:
City, ST. Zip Code:

Re: Amendment to Armored Carrier Agreement, dated **January 2, 2008** (the "Agreement") between Community Currency Exchange Association of Illinois, Inc. (the "Association") and Brink's U.S., a Division of Brink's, Incorporated, a successor in interest by merger to Dunbar Armored, Inc. (hereinafter, "Brink's"). The parties hereby agree to extend the Agreement as indicated below.

Locations: See Attachment 1

Maximum Amounts:

Cash Liability	Check Liability	Change Order Liability	Depository
\$100,000	\$250,000	\$250,000	

Days of Service per Week Rate Schedule:

1 Day Service - \$120.99 per month per location
2 Day Service - \$196.71 per month per location
3 Day Service - \$252.43 per month per location
4 Day Service - \$323.99 per month per location
5 Day Service - \$413.41 per month per location
6 Day Service - \$489.23 per month per location

Variable Rates:

Holiday – on call
Per Holiday Trip \$44.19
On Call: Christmas Day; Columbus Day; Independence Day; Labor Day; Martin Luther King Day; Memorial Day; New Year's Day; Presidents' Day; Thanksgiving Day; Veterans Day
Per Item Over 8 Items Per Trip \$2.36
Excess Liability per thousand \$1,000 over stated \$0.29
Maximum Amounts

It is understood and agreed that locations outside of Brink's service area will be priced on a case by case basis and sub-contracted where applicable. As it applies to the Customer Member, this contract expires on March 31, 2021 with one (1) additional one-year option to extend the contract for the Customer Member until March 31, 2022. Customer Member shall provide at least sixty (60) days written notice prior to the expiration date if they intend to opt out of exercising this additional one-year option. The additional one (1) year option shall be subject to a Service Rate increase in an amount not to exceed 3.5%, effective April 1, 2021. The fuel surcharge will be a fixed rate of 3.5% for the term of this extension.

Customer Member shall have the right to add locations. In addition, Customer Member shall have the right to change days of service frequencies at the Rates set forth above. Locations serviced under this Agreement shall not be deleted by Customer Member during the term of the Agreement unless such location is permanently closed or sold; provided, however, Customer provides at least thirty (30) days' written notice to Brink's of deletion of such location(s) with documentation substantiating the change request. In the event Customer Member deletes locations under this Agreement for any reason other than the foregoing or for material breach by Brink's, Customer Member hereby agrees to pay Brink's, as liquidated damages and not as a penalty, all remaining charges that would have been payable to Brink's from the date of termination up to and including the date of expiration of the current term of the Agreement. If a Customer Member's location is moved from one location to another, Brink's will be given the right of first refusal to service such location in its new site.

By signing this Endorsement, this Customer Member is agreeing to the terms and conditions set forth hereunder and in the Agreement. Customer Member agrees that it is considered a Customer under the Agreement and is bound by the applicable obligations therein. The Association is not liable for any payment of fees, liabilities or other obligations of the Customer Member under the Agreement. The Association is acting solely as a sponsor for the Customer Members to this Agreement for their use and benefit.

All other terms and conditions of the Agreement shall remain unchanged and as herein amended, the Agreement is hereby ratified and confirmed. In Witness Whereof the parties hereto have executed this endorsement on April 1, 2020.

"Customer Member"

Brink's U.S., a Division of Brink's, Incorporated

By: _____

By: _____

Name: _____

Name: _____

Title: _____

Title: _____

Attachment 1 Locations

[illegible]