AMENDMENT TO AGREEMENT GOVERNING ACCESS TO FINANCIAL TRANSACTION DATA BETWEEN THE OFFICE OF THE TEXAS ATTORNEY GENERAL AND WESTERN UNION FINANCIAL SERVICES, INC.

The Office of the Texas Attorney General ("TX-OAG") and Western Union Financial Services, Inc. ("Western Union") hereby agree to amend the Agreement Governing Access to Financial Transaction Data between the TX-OAG and Western Union dated February 11, 2010 ("Agreement"). This amendment agreement ("Amendment") supplements the terms of the Agreement, as specified below.

Recitals

- 1. By agreement dated January 31, 2014, Western Union and the State of Arizona ("Arizona") amended the Settlement Agreement of February 11, 2010, between Western Union and Arizona ("Arizona Amendment"). The Arizona Amendment was approved by the Superior Court of the State of Arizona in and for the County of Maricopa by order dated January 31, 2014 ("Amendment Order"). Copies of the Arizona Amendment and the Amendment Order have been provided to the TX-OAG and are attached hereto.
- 2. The parties have agreed to the additional obligations imposed by this Amendment and acknowledge that the obligations described in the Amendment comprise good and valuable consideration for the other party's promises.

Amendments

- 3. The TX-OAG hereby agrees to maintain "participating state" status, as that term is defined in the Western Union and Arizona Settlement Agreement and the Arizona Amendment (Paragraph 17.1.6).
- 4. Notwithstanding the Agreement, Paragraph 17.1.6 of the Arizona Amendment, or paragraph 3a of the Amendment Order, Western Union shall not provide transaction data sent to or from locations within the Southwest Border Data Area to the TX-OAG. The TX-OAG and Western Union understand and anticipate that the Texas Department of Public Safety ("TX-DPS") will enter into an agreement with the State of Arizona under which the TX-DPS will receive from the State of Arizona transaction data sent to or from locations within the Southwest Border Data Area. This agreement with TX-DPS will satisfy any and all obligations of TX-OAG as a "participating state" to the privacy, confidentiality and information security obligations required by the Arizona Amendment and the Amendment Order.
- 5. Paragraph 4 of the Amendment shall not be construed to limit the State of Arizona's authority to share transaction data obtained under the Arizona Amendment with the TX-OAG or the TX-DPS; provided that the State of Arizona's sharing of such transaction data with the TX-OAG and the TX-DPS is subject to the State of Arizona's obligations under the Arizona Settlement Agreement, Arizona Amendment, and Amendment Order that apply to sharing of transaction data with third-party recipients, including, without

limitation paragraph 17.1.6 of the Arizona Amendment and paragraphs 2d, 2o, and 3b of the Amendment Order.

- 6. The Amendment shall become effective on the date signed by both parties, and the Agreement and Amendment shall continue for a term through and including December 31, 2014. At the expiration of this term, the Agreement and Amendment may be terminated by either party with thirty days' written notice to the other party.
- 7. In all other respects, Western Union and the TX-OAG reaffirm and extend their Agreement, including, without limitation, paragraph 10 of the Agreement.

Date: S

reg Abbott mi J

Attorney General of Texas

6/2/14 Date:

John R/Dye, General/Counsel

For Western Union Financial Services, Inc.