WARNING: This is a <u>sample</u> template of what corporate policies and procedures might look like when attempting to comply with the requirements of the Receivables Management Certification Program. The use of this template does not ensure that your company will be in compliance with the program requirements in general or those specific requirements concerning policies and procedures. It is likely that your company will want to incorporate additional policies and procedures than those provided. This template is for informational purposes only and in no way is intended to be legal advice. Companies are encouraged to obtain professional consultation, if appropriate, and work with their counsel of choice.

POLICIES & PROCEDURES MANUAL OF [INSERT DEBT BUYING COMPANY NAME]

[INSERT DATE]

TABLE OF CONTENTS

1.0	Affidavits	Page [INSERT #]
2.0	Commissions	Page [INSERT #]
3.0	Complaint & Dispute Resolution	Page [INSERT #]
4.0	Consumer Notices	Page [INSERT #]
5.0	Credit Bureau Reporting	Page [INSERT #]
6.0	Criminal Background Checks	Page [INSERT #]
7.0	Data Security	Page [INSERT #]
8.0	Debt Collection Non-Discrimination Policy	Page [INSERT #]
9.0	Employee Training Program	Page [INSERT #]
10.0	Hardship Policy	Page [INSERT #]
11.0	Payment Processing	Page [INSERT #]
12.0	Purchase & Sale Documentation Requirements	Page [INSERT #]
13.0	Sale Restrictions	Page [INSERT #]
14.0	Statute of Limitations	Page [INSERT #]
15.0	Vendor Management	Page [INSERT #]

It is the responsibility of all employees and agents to review, understand, and ensure compliance with the following policies and procedures as a condition of their employment or contract:

1.0 Affidavits

[INSERT COMPANY NAME] requires all its employees and/or agents who sign an affidavit on behalf of the company to:

- (a) Either have (i) personal knowledge of the facts set forth in the affidavit or (ii) information and belief that the facts set forth in the affidavit are true based on familiarizing themself with the business records applicable to the subject matter of the affidavit;
- (b) Only sign an affidavit that is true and accurate;

- (c) Refuse to sign an affidavit containing an untrue statement and report such action to a superior;
- (d) Only sign an affidavit under oath and in the presence of a notary appointed by the state in which the employee or agent is signing the affidavit, in accordance with and to the extent required by applicable state law; and
- (e) [LIST ANY OTHER REQUIREMENTS].

<u>Basis of Policy</u>: RMAI Certification Program Standard # A16 (v11.0) [List any other basis]

2.0 Commissions

[**OPTION # 1** – THE FOLLOWING IS A SAMPLE POLICY IF YOUR COMPANY HAS MADE THE DECISION TO PROVIDE COMMISSIONS OR BONUSES TO CALL CENTER EMPLOYEES/AGENTS BASED ON THEIR PERFORMANCE IN OBTAINING PAYMENT ON A CONSUMER DEBT.]

[INSERT COMPANY NAME] provides commissions and/or bonuses to its call center employees and/or agents as an incentive for obtaining payment on a consumer debt. [INSERT COMPANY NAME] has included the following compliance-related criteria which each call center employee and/or agent must adhere to in order to be eligible to receive their commission/bonus on their collection activity:

- (a) [INSERT CRITERIA]
- (b) [INSERT CRITERIA]
- (c) [INSERT CRITERIA]

OR

[INSERT COMPANY NAME] provides commissions and/or bonuses to its call center employees and/or agents as an incentive for obtaining payment on a consumer debt. [INSERT COMPANY NAME] has developed a commission/bonus formula where a certain portion of each commission is based on adhering to compliance related criteria. The formula used is: [INSERT FORMULA].

[OPTION # 2 – THE FOLLOWING IS A SAMPLE POLICY IF YOUR COMPANY HAS MADE THE DECISION <u>NOT</u> TO PROVIDE COMMISSIONS OR BONUSES TO CALL CENTER EMPLOYEES/AGENTS BASED ON THEIR PERFORMANCE IN OBTAINING PAYMENT ON A CONSUMER DEBT. THIS POLICY WILL ASSIST IN EXEMPTING YOU FROM AN AUDIT OF STANDARD # A17.]

[INSERT COMPANY NAME] does <u>not</u> provide commissions or bonuses to call center employees and/or agents based on collection activity. All remuneration comes in the form of hourly wage or salary compensation.

<u>Basis of Policy</u>: RMAI Certification Program Standard # A17 (v11.0) [List any other basis]

3.0 Complaint & Dispute Resolution

[INSERT COMPANY NAME] requires all its employees and/or agents who communicate on behalf of the company to handle disputes and/or complaints as listed below:

(a) "LIVE" VERBAL COMPLAINT – Strictly adhere to the following procedures when a consumer verbally indicates a dispute and/or complaint over the phone during a live conversation:

[LIST THE PROCEDURES THE EMPLOYEE/AGENT SHOULD FOLLOW]

(b) **RECORDED VERBAL DISPUTE AND/OR COMPLAINT** – Strictly adhere to the following procedures when a consumer leaves a recorded verbal dispute and/or complaint on voice mail:

[LIST THE PROCEDURES THE EMPLOYEE/AGENT SHOULD FOLLOW]

(c) **WRITTEN DISPUTE AND/OR COMPLAINT** – Strictly adhere to the following procedures when a consumer indicates a dispute and/or complaint in writing through the U.S. postal service or similar service:

[LIST THE PROCEDURES THE EMPLOYEE/AGENT SHOULD FOLLOW]

(d) **ELECTRONIC WRITTEN DISPUTE AND/OR COMPLAINT** – Strictly adhere to the following procedures when a consumer indicates a dispute and/or complaint in writing through an electronic means such as a website, email, text, etc.:

[LIST THE PROCEDURES THE EMPLOYEE/AGENT SHOULD FOLLOW]

- (e) **IDENTITY THEFT** Strictly adhere to the following procedures when a consumer indicates the account in question was a result of identity theft:
 - (1) Flag the account to prevent future collection attempts during the investigation by . . .
 - (2) [LIST THE PROCEDURES THE EMPLOYEE/AGENT SHOULD FOLLOW]
- (f) **VERIFICATION REQUEST** Strictly adhere to the following procedures when a consumer requests a FDCPA (15 USC 1692g) verification request:
 - (1) Flag the account by . . .
 - (2) [LIST THE PROCEDURES THE EMPLOYEE/AGENT SHOULD FOLLOW]

<u>Basis of Policy</u>: RMAI Certification Program Standard # A5 (v11.0)
[List any other basis]

4.0 Consumer Notices

[REPEAT ABOVE FORMAT FOR EACH STATE]

(a) [INSERT COMPANY NAME] requires all its employees and/or agents who interact with consumers on behalf of the company to adhere to all applicable municipal, state, and federal consumer notice requirements when communicating with consumers. To ensure that the appropriate consumer notices are being provided to consumers, employees and agents shall strictly adhere to the following procedures:

[LIST THE PROCEDURES THE EMPLOYEE/AGENT SHOULD FOLLOW]

(b) The following are the list of consumer notices based on the residence of the consumer:

[NOTE TO DRAFTER – ONLY NEED TO LIST THE JURISDICTIONS WHERE YOUR COMPANY PERFORMS COLLECTION ACTIVITY]

UNITED STATES Written Notice Requirements: [INSERT NOTICES] Verbal Notice Requirements: [INSERT NOTICES] ALABAMA Written Notice Requirements: [INSERT NOTICE, IF APPLICABLE] Verbal Notice Requirements: [INSERT NOTICE, IF APPLICABLE] ALASKA

ARIZONA	
ARKANSAS	
CALIFORNIA	
COLORADO	
CONNECTICUT	
DELAWARE	
FLORIDA	
GEORGIA	
HAWAII	
IDAHO	
ILLINOIS	
INDIANA	
IOWA	
KANSAS	
KENTUCKY	
LOUISIANA	
MAINE	
MARYLAND	
MASSACHUSETTS	
MICHIGAN	
MINNESOTA	

MISSISSIPPI
MISSOURI
MONTANA
NEBRASKA
NEVADA
NEW HAMPSHIRE
NEW JERSEY
NEW MEXICO
NEW YORK
NORTH CAROLINA
NORTH DAKOTA
ОНЮ
OKLAHOMA
OREGON
PENNSYLVANIA
RHODE ISLAND
SOUTH CAROLINA
SOUTH DAKOTA
TENNESSEE
TEXAS
UTAH
VERMONT

VIRGINIA

WASHINGTON

WEST VIRGINIA

WISCONSIN

WYOMING

Basis of Policy: RMAI Certification Program Standard # A6 (v11.0)

[List any other basis]

5.0 Credit Bureau Reporting

[THE FOLLOWING IS A SAMPLE POLICY IF YOUR COMPANY HAS MADE THE DECISION <u>NOT</u> TO REPORT TO CREDIT BUREAUS. THIS POLICY WILL ASSIST IN EXEMPTING YOU FROM AN AUDIT OF STANDARD # A11.]

[INSERT COMPANY NAME] prohibits its employees and/or agents from reporting consumer account information to credit bureaus on behalf of the company. This prohibition may be lifted on a case-by-case basis with the written approval of [INSERT JOB TITLE], provided that the purpose of the communication is to correct account information that was reported by a prior owner of the account.

Basis of Policy: RMAI Certification Program Standard # A11 (v11.0)

[List any other basis]

6.0 Criminal Background Checks

(a) [INSERT COMPANY NAME] will perform a legally permissible criminal background check prior to employment on every prospective full- or part-time employee who will have access to consumer data to determine the following:

- (1) Whether the prospective employee has been <u>convicted</u> of any criminal felony involving dishonesty, fraud, deceit, misrepresentation, or any misappropriation of confidential data or information; and
- (2) Whether the prospective employee has been <u>charged</u> with any crime involving dishonesty, fraud, deceit, misrepresentation, or any misappropriation of confidential data or information such that the

facts alleged support a reasonable conclusion that the acts were committed and that the nature, timing, and circumstances of the acts may place consumers in jeopardy.

- (b) The [President/Human Resources Department] shall maintain a list of positions in the company that have access to consumer data.
- (c) The [President/Human Resources Department] shall maintain the results of the criminal background checks in a secured location with access limited to [INSERT JOB TITLE(S)].
- (d) Employment decisions are made on a case-by-case basis based on the totality of the application and capabilities of the prospective employee. The results of a criminal background check may have the following consequences on the offer of employment:

[INSERT CONSEQUENCES, IF ANY, AND THE CRITERIA FOR THOSE CONSEQUENCES – DRAFTER IS ENCOURAGED TO SEEK ADVICE OF EMPLOYMENT COUNSEL FROM THEIR JURISDICTION TO DETERMINE LEGALITY OF POLICY AND IMPACT ON EMPLOYMENT]

<u>Basis of Policy</u>: RMAI Certification Program Standard # A3 (v11.0) [List any other basis]

7.0 Data Security

- (a) [INSERT COMPANY NAME] requires all of its employees and/or agents to adhere to the following requirements in order to ensure the protection of consumer data from reasonably foreseeable internal and external risks:
 - (1) **STORAGE OF PHYSICAL DATA & DOCUMENTS** The following procedures shall be taken to ensure the safe and secure storage of physical data and documents that contain personally identifiable information of a confidential nature:

[LIST THE PROCEDURES THE EMPLOYEE/AGENT SHOULD FOLLOW]

(2) **STORAGE OF ELECTRONIC DATA & DOCUMENTS** – The following procedures shall be taken to ensure the safe and secure storage of electronic data and documents that contain personally identifiable information of a confidential nature:

[LIST THE PROCEDURES THE EMPLOYEE/AGENT SHOULD FOLLOW]

(3) **ANTIVIRUS SOFTWARE** – The following procedures shall be followed to ensure that the company uses, maintains, and regularly updates antivirus software on company computers that have access to consumer data:

[LIST THE PROCEDURES THE EMPLOYEE/AGENT SHOULD FOLLOW]

(4) **SYSTEM FIREWALLS** -- The following procedures shall be followed to ensure that the company implements and maintains a network security system firewall for the monitoring of incoming and outgoing system network traffic:

[LIST THE PROCEDURES THE EMPLOYEE/AGENT SHOULD FOLLOW]

(5) MARKETING & ADVERTISEMENT – The following procedures shall be followed to ensure receivable portfolios are not advertised or marketed in such a manner that would allow consumer data and original account level documentation to be available to or accessible by the public:

[LIST THE PROCEDURES THE EMPLOYEE/AGENT SHOULD FOLLOW]

(6) **REMOTE SYSTEM ACCESS** – The following safeguards shall be deployed by the company to ensure any access to the company's network from a remote location is accomplished in a secure manner and that the person who is accessing the system has the appropriate credentials and authority for such access:

[LIST THE REQUIREMENTS]

(7) **DATA BREACH** – The following action plan shall be followed if a data breach is discovered that is in accordance with applicable laws and regulations and contains any required disclosures of such breach:

[INSERT ACTION PLAN]

(8) **DISASTER RECOVERY** – The following plan shall be followed to prevent, to respond to, and to recover from a catastrophic event that has or has the potential to impact the use and storage of data:

[INSERT PLAN]

(9) **DATA & DOCUMENT DESTRUCTION** – The following procedures shall be used to determine the appropriate timeframe and methodology to safely and securely destroy specific categories of data and documents and to ensure those timelines and methodologies are compliant with applicable laws and contractual obligations:

[LIST THE PROCEDURES THE EMPLOYEE/AGENT SHOULD FOLLOW]

(b) The Chief Compliance Officer shall perform or have performed an annual risk assessment of the Certified Company's protection of consumer data from reasonably foreseeable internal and external risks on or before the [INSERT NUMBER] day of [INSERT MONTH] of every year. The results of the risk assessment along with any recommendations for improvements to the data security policy shall be provided to [INSERT JOB TITLE <u>OR</u> GOVERNING BOARD/COMMITTEE] within 30 days of the assessment. [INSERT JOB TITLE OR GOVERNING

BOARD/COMMITTEE] shall review the results of the risk assessment and recommendations for improvements and authorize adjustments to the policy, as appropriate.

<u>Basis of Policy</u>: RMAI Certification Program Standard # A7 (v11.0)

[List any other basis]

8.0 Debt Collection Non-Discrimination Policy

1. Purpose

[INSERT COMPANY NAME] is committed to conducting debt collection activities with the highest ethical standards, ensuring fairness and preventing discrimination in all aspects of the debt collection process. This policy is established to ensure compliance with this commitment.

2. Non-Discriminatory Debt Collection

(a) Fair Treatment: [INSERT COMPANY NAME] will ensure that all consumers are treated fairly and equally during the debt collection process, without regard to race, color, religion, gender, national origin, age, disability, or any other protected characteristic.

(b) Use of Algorithms and Artificial Intelligence: If [INSERT COMPANY NAME] employs computer algorithms and artificial intelligence in debt collection, these technologies shall be regularly reviewed and monitored by [INSERT JOB TITLE] to prevent discriminatory outcomes. Any algorithms or artificial intelligence systems used must be designed and maintained to ensure compliance with non-discrimination standards.

3. Training and Awareness

[INSERT COMPANY NAME] will provide training to employees involved in debt collection to raise awareness about non-discrimination practices and the importance of treating all consumers fairly and equitably.

4. Reporting of Discrimination

Employees and agents of [INSERT COMPANY NAME] are directed to report any suspected discriminatory outcome in debt collections that they identify to [INSERT JOB TITLE].

Basis of Policy: RMAI Certification Program Standard # A22 (v11.0)

[List any other basis]

9.0 Employee Training Program

[INSERT COMPANY NAME] requires all of its employees and/or agents engaged in collection-related activities to participate in mandatory annual employee training program(s) to educate them on: (i) policies and procedures contained in this manual related to collection activities, (ii) RMAI certification standards, (iii) laws and regulations pertaining to collection activity on consumer accounts, and (iv) unique purchase contract or client-mandated compliance requirements. Each training program shall indicate the possible consequences for failing to comply with them.

The [INSERT JOB TITLE] shall document on or before the [INSERT NUMBER] day of [INSERT MONTH] of each year the names of employees who have and have not taken the required annual employee training within the prior 12 months. The [INSERT JOB TITLE] shall contact any employee identified as not having completed their training and arrange for such training within 30 days.

<u>Basis of Policy</u>: RMAI Certification Program Standard # A4 (v11.0) [List any other basis]

10.0 Hardship Policy

1. Purpose

[INSERT COMPANY NAME] recognizes the importance of addressing consumer hardships during a state of emergency or other specified circumstances. This Hardship Policy is established to ensure that [INSERT COMPANY NAME] and its employees and/or agents actively identify, respond to, and support consumers facing financial challenges.

- 2. Consumer Hardship Identification and Response
- (a) [INSERT COMPANY NAME] employees and/or agents will actively listen for signs of consumer hardships, including but not limited to reduced work hours, loss of income, loss of employment, medical issues, and issues related to a state of emergency or other identified circumstances. [INSERT COMPANY NAME] employees and/or agents will respond with compassion and empathy when such circumstances are identified.
- (b) When an employee and/or agent identifies that a consumer hardship exists, they are authorized in the following limited circumstances to provide the following accommodations:

[INSERT THE CIRCUMSTANCES AND ACCOMODATIONS]

[Some examples could include temporarily suspending collection activities, grace periods for payments, suspension of interest accumulation, or other forms of assistance.]

(c) When an employee and/or agent identifies that an extreme consumer hardship exists, they are to elevate it to the [INSERT JOB TITLE] who is authorized in the following circumstances to provide the following accommodations:

[INSERT THE CIRCUMSTANCES AND ACCOMODATIONS]

[Some examples could include balance reduction, termination of interest accumulation, forgiveness of the debt and closing the account, or other forms of assistance.]

(d) Oral and Written Requests: Except for litigation matters, [INSERT COMPANY NAME] employees and/or agents shall accept consumer requests in both oral and written form to the extent reasonably possible.

(e) Ceasing Collection Activities: [INSERT COMPANY NAME] employees and/or agents shall cease collection activities when it is verified that the consumer's only income is from exempt sources, such as Social Security or Supplemental Security Income benefits, and that the consumer has no other accessible assets until circumstances change.

(f) Notations: [INSERT COMPANY NAME] employees and/or agents shall notate the hardship in all accounts associated with the consumer in the system to the extent it is reasonably possible.

3. Operational Adjustments

[INSERT COMPANY NAME] employees and/or agents shall be prepared to make operational adjustments to remain compliant with regulatory guidance issued during a state of emergency.

4. Contractual Compliance

In instances where a client-agent relationship exists, [INSERT COMPANY NAME] shall adhere to any contractual hardship criteria required by the client.

5. Review and Updates

This Hardship Policy will be reviewed at least annually by the [INSERT JOB TITLE] to ensure its effectiveness. Any recommendations for improvements to the hardship policy coming from the review shall be provided to [INSERT JOB TITLE OR GOVERNING BOARD/COMMITTEE] within 30 days of the review.

<u>Basis of Policy</u>: RMAI Certification Program Standard # A20 (v11.0) [List any other basis]

11.0 Payment Processing

[INSERT COMPANY NAME] requires all of its employees and/or agents who negotiate, receive, or process consumer payments on behalf of the company to adhere to the following:

(a) Document any consumer payment instructions (verbal or written) using the following procedures:

[INSERT PROCEDURES]

- (b) Process such payments in a manner consistent with any consumer instructions that were made at the time the payment was accepted.
- (c) Ensure prompt posting of all consumer payments using the following procedures:

[INSERT PROCEDURES]

(d) Process refunds based on the following procedures and timeline:

[INSERT PROCEDURES AND TIMELINE]

<u>Basis of Policy</u>: RMAI Certification Program Standard # A9 (v11.0) [List any other basis]

12.0 Purchase & Sale Documentation Requirements

- (a) [INSERT COMPANY NAME] requires all of its employees and/or agents who negotiate consumer account purchase and sale agreements on the company's behalf to adhere to the following rules, processes, and procedures:
 - (1) When purchasing or selling credit card receivables, a Certified Company <u>shall obtain or provide</u> at the time of the transaction the following account related information:
 - (i) The consumer's first and last name;
 - (ii) The consumer's Social Security number or other government issued identification number, if obtained by the creditor;
 - (iii) The consumer's address at charge-off;
 - (iv) The creditor's name at charge-off;
 - (v) The creditor's address at charge-off;
 - (vi) The opening date of the account;
 - (vii) A copy of the signed contract or other account level document(s) that were transmitted to the consumer while the account was active that provides evidence of the relevant

- consumer's liability for the debt in question. Other documents may include, but are not limited to, a copy of the most recent terms and conditions or a copy of the last activity statement showing a purchase transaction, service billed, payment, or balance transfer;
- (viii) The account number at charge-off;
- (ix) The unpaid balance due on the account, with a breakdown of the post-Charge-Off Balance, interest, fees, payments, and creditor/owner authorized credits or adjustments;
- (x) The date and amount of the consumer's last payment, provided a payment was made;
- (xi) Sufficient information to calculate the dates of account delinquency and default;
- (xii) The date of charge-off;
- (xiii) The balance at charge-off;
- (xiv) A copy of a statement that reflects the charge-off balance;
- (xv) A copy of each bill of sale or other document evidencing the transfer of ownership of the debt from the initial sale by the Charge-Off creditor to each successive owner that when reviewed in its totality provides a complete and unbroken chain of title documenting the name and dates of ownership of the creditor and each subsequent owner up to and including the Certified Company.
- (2) When purchasing or selling receivables, a Certified Company should use commercially reasonable efforts to obtain or provide at the time of the transaction the following account related information if applicable and maintained by the seller:
 - (i) If there was a legal change in the consumer's name during the life of the account, the prior name(s) used on the account;
 - (ii) The consumer's date of birth;
 - (iii) The consumer's last known telephone number;
 - (iv) The consumer's last known email address;
 - (v) The store or brand name associated with the account at charge-off if different from the charge-off creditor's name;
 - (vi) Pre-Charge-Off account number(s) used by the creditor (and, if appropriate, its predecessors) to identify the consumer's account if different than the charge-off account number;
 - (vii) The terms and conditions in place at the time of the last activity statement showing a purchase transaction, service billed, payment, or balance transfer;
 - (viii) The last activity statement showing a purchase transaction, service billed, payment, or balance transfer
 - (ix) Known communication restrictions; and
 - (x) Such other information it deems necessary to substantiate in a court of law the legal obligation, the identity of the person owing the legal obligation, and an accurate balance owed on the legal obligation.

[IF COMPANY PURCHASES BANKRUPTCIES, INSTALLMENT LOANS, JUDGMENTS, MEDICAL DEBT, STUDENT LOANS, OR VEHICLE & EQUIPMENT – INSERT CRITERIA FROM STANDARD # B1 USING

THE SAME FORMAT AS PARAGRAPHS (1) and (2) ABOVE]

(4) With the exception of forward flow agreements, ensure there is adequate time to evaluate and review sufficient portfolio information for accuracy, completeness, and reasonableness and to discuss and

resolve with the seller any questions or findings resulting from the review process prior to purchasing the portfolio; and

(5) [INSERT ANY ADDITIONAL RULES, PROCESSES, OR PROCEDURES THE COMPANY EXPECTS ITS EMPLOYEES AND AGENTS SHOULD FOLLOW].

(b) If an employee and/or agent is unable to obtain or provide certain data elements/documents that fall under the "commercially reasonable" criteria during contract negotiations of a purchase agreement, the employee or agent shall:

- (1) Document the commercially reasonable efforts used to obtain such information and keep in the file;
- (2) Document the reason its absence and keep in file; and
- (3) [INSERT ANY ADDITIONAL REQUIREMENTS].

<u>Basis of Policy</u>: RMAI Certification Program Standard # B1 (v11.0) [List any other basis]

13.0 Sale Restrictions

[**OPTION # 1** – THE FOLLOWING IS A SAMPLE POLICY IF YOUR COMPANY HAS MADE THE DECISION <u>MOT</u> TO SELL CONSUMER ACCOUNTS AFTER YOU PURCHASED THEM. THIS POLICY WILL ASSIST IN EXEMPTING YOU FROM AN AUDIT OF STANDARD # B4.]

[INSERT COMPANY NAME] prohibits its employees or agents from selling any accounts on behalf of the company.

[OPTION # 2 – THE FOLLOWING IS A SAMPLE POLICY IF YOUR COMPANY ALLOWS THE SALE OF CONSUMER ACCOUNTS AFTER PURCHASE.]

[INSERT COMPANY NAME] prohibits its employees and/or agents from including any consumer accounts in a sales transaction:

- (1) Where the company does not have access to original account level documentation on the accounts;
- (2) Where the consumer has communicated to the company in writing or verbally that they dispute the validity or accuracy of the debt or has requested verification of the debt pursuant to the FDCPA (15 USC 1692g). This restriction may be lifted if, after receiving the communication, the company confirmed the validity of the debt through the use of original account level documentation and

provided the consumer the results of such confirmation. Employees/agents shall document the date and the specific reasons a restriction was lifted through the use of the following procedures:

[INSERT PROCEDURES]

- (3) When the account has been settled-in-full, paid-in-full, permanently closed due to consumer hardship, or permanently closed pursuant to a regulatory or judicial order;
- (4) When the account has been identified as having been created as a result of identity theft or fraud;
- (5) When the account has been "discharged and closed" in bankruptcy, except when associated with secured liens or obligations associated with a non-bankrupt co-obligor; and
- (5) To a non-Certified Company without terms and conditions contained in the sales agreement requiring the purchaser of the accounts to meet or exceed the standards of a Certified Company relating to licensing, litigation, data and documentation requirements, resale, and required policies and procedures.

<u>Basis of Policy</u>: RMAI Certification Program Standard # B4 (v11.0) [List any other basis]

14.0 Statute of Limitations

- (a) [INSERT COMPANY NAME] prohibits its employees and/or agents from knowingly bringing a lawsuit on a debt that is beyond the applicable statute of limitations. In support of this requirement:
 - (1) Prior to the filing of a lawsuit, employees and/or agents of [INSERT COMPANY NAME] shall adhere to the following procedures:

[INSERT PROCEDURES]

(2) When a debt has been determined to be beyond the statute of limitations, employees and/or agents of [INSERT COMPANY NAME] shall adhere to the following procedures:

[INSERT PROCEDURES]

(3) [INSERT TITLE] is responsible for determining, or retaining the expertise of a professional who can determine, the applicable statute of limitations for each jurisdiction where the company attempts to collect on a debt and shall adhere to the following procedures to ensure that any changes in the calculation of the statute of limitations will be identified in a timely manner:

[INSERT PROCEDURES]

(b) [INSERT COMPANY NAME] does not revive the limitations period when a payment is received after the expiration of the statute, even if permissible under state law. The follow procedures shall be followed by the company's employees and/or agents to ensure that all accounts that fall under this scenario are flagged accordingly:

[INSERT PROCEDURES]

<u>Basis of Policy</u>: RMAI Certification Program Standard # A12 (v11.0)

[List any other basis]

15.0 Vendor Management

[INSERT COMPANY NAME] requires its employees and/or agents who are responsible for the negotiation of contracts with vendors that will have access to the company's consumer data or will be communicating with consumers on behalf of the company to adhere to the following policies and procedures:

- (1) [INSERT VENDOR MANAGEMENT POLICIES WITH DEFINED DUE DILIGENCE AND/OR AUDIT CONTROLS]
- (2) [INSERT VENDOR MANAGEMENT PROCEDURES WITH DEFINED DUE DILIGENCE AND/OR AUDIT CONTROLS]
- (3) The Chief Compliance Officer shall perform or have performed an annual assessment of the company's vendor management policies and procedures and prior year contracts to confirm compliance as well as identify areas which may require strengthening based on prior experiences and best practices. This annual assessment shall take place on or before the [INSERT NUMBER] day of [INSERT MONTH] of every year. The results of the assessment along with any recommendations for improvements to the vendor management policies and procedures shall be provided to [INSERT JOB TITLE <u>OR</u> GOVERNING BOARD/COMMITTEE] within 30 days of the assessment. [INSERT JOB TITLE <u>OR</u> GOVERNING BOARD/COMMITTEE] shall review the results of the assessment and recommendations for improvements and authorize adjustments to the policy, as appropriate.
- (4) The Chief Compliance Officer shall perform or have performed an annual assessment of the company's third-party vendors to determine whether they continue to meet or exceed the requirements and expectations of the company. As part of the annual assessment, the company may need to perform additional due diligence, including by way of example rather than limitation, confirmation of certification status, vendor audits, review of policies and procedures maintained by vendors, and review of consumer complaints related to the vendor. This annual assessment shall take place on or before the [INSERT NUMBER] day of [INSERT MONTH] of every year. The results of the assessment along with any recommendations for improvements to the vendor management policies and

procedures shall be provided to [INSERT JOB TITLE <u>OR</u> GOVERNING BOARD/COMMITTEE] within 30 days of the assessment. [INSERT JOB TITLE <u>OR</u> GOVERNING BOARD/COMMITTEE] shall review the results of the assessment and recommendations for improvements and authorize adjustments to the policy, as appropriate.

<u>Basis of Policy</u>: RMAI Certification Program Standard # A15 (v11.0) [List any other basis]

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