



Your wire request for \$7,000.00 will be debited from account 752904879. In addition, a \$20.00 wire fee has been assessed.

*** WIRE DETAILS ***

Wire Sequence 64630 Business Code / Wire Type CTR-Customer Transfer 1000-Basic Funds Transfer

Originator Information Originator Insight Solutions LLC D 752904879 704 Hunting Hill Drive Cumberland RI 02864 United States Originator To Beneficiary Bill pay - Insight Solutions

SIGNATURE _____ DATE 02/17/2023 Entered Date 02/17/2023 01:21 PM Eastern Time Effective Date 02/17/2023 Receiving Financial Institution 026009593 BK AMER NYC Beneficiary Information Beneficiary Fiftystars Tech LLC D 334071206395 5633 Vendelay Lane Cumming GA 30040 United States

By providing my signature, I verified the Wire Details above, and acknowledge that I have read and understood the following terms and conditions in paragraphs 1-9 which apply to my wire transfer originated through Navigant Credit Union.

As the Member (referred to as "you" or "your") originating the wire transfer described above, you hereby instruct Navigant Credit Union (referred to as "we", "our" or "us") to charge the account listed above (the "Account") and initiate the transfer of funds (the "Transfer") described in the foregoing wire transfer order. The Transfer is governed by these terms and conditions (the "Agreement").

1. Scope of Agreement: This Agreement governs the origination of the wire transfer undertaken by us on your behalf pursuant to the terms set forth above. This Agreement shall be construed in accordance with the laws of the United States when applicable and with the laws of the State of Rhode Island. Should these related laws be amended, this Agreement shall be deemed amended to the extent necessary to comply. Unless otherwise defined in this Agreement, terms used in this Agreement shall have the meanings given to them in Rhode Island General Laws, Ch. 6A-4.1 (Uniform Commercial Code - Funds Transfer). If any portion of the Transfer is governed by the Electronic Fund Transfer Act and the portions of Regulation E promulgated thereunder, the provisions of the Electronic Fund Transfer so governed. This Agreement supersedes any prior agreements between you and us relating to the Transfer. In the event of any inconsistency between this Agreement and any agreement governing the Account, this Agreement shall control. If any part of this Agreement is invalid, illegal, or unenforceable, the remaining provisions shall remain in effect. This Agreement is binding on you and your heirs, legal representatives, and successors.

2. Your Liability: You agree to indemnify and hold us harmless from any and all claims, causes of action, damages, expenses (including reasonable attorney's fees and costs), liabilities and other losses (collectively, "Losses") resulting from the Transfer requested above, including without limitation (a) your acts or omissions, (b) invalid or inaccurate data you or any person acting on your behalf provides, (c) your breach of any provision of this Agreement, (d) our debiting or crediting the account of any person, including the Account, at your direction; and/or (e) any act or omission of any person other than us or our agents. You will not, however, be obligated to indemnify us for Losses caused solely by our negligence

or willful misconduct.

3. Our Liability: We shall be responsible only for performing the Transfer and shall be liable only for Losses caused solely by our negligence or willful misconduct in connection therewith. We shall not be liable for acts or omissions by you or any other person including, without limitation, any interchange service we use to transmit the Transfer ("Interchange Service"), any funds transfer system, any Federal Reserve Bank, any beneficiary's bank, and any beneficiary, none of which shall be deemed our agent. Without limitation, we shall be excused from delaying or failing to act if caused by legal constraint, interruption of transmission or communications facilities, equipment failure, war, emergency conditions, strikes, or other circumstances beyond our control. In addition, we shall be excused from delaying or failing to execute the Transfer if it would result in our exceeding any limitation on our intra-day net funds position established through Federal Reserve System and Interchange Service guidelines or if it would result in violating any present or future Federal Reserve System or the Interchange Service risk control program or any rule of any other governmental authority, including Bank Secrecy Act requirements and any control requirements of the US Treasury's Office of Foreign Assets Control ("OFAC"). In no event shall we be liable for any consequential, special, punitive, or indirect Losses relating to this Agreement or the Transfer, whether or not we are advised of such Losses in advance, including, without limitation, any subsequent wrongful dishonor of any item resulting from our acts or omissions. If we are responsible for compensation for loss of interest or use of funds, such compensation will be, at our option, in the form of an adjustment to the Account to reflect the average balance on your Account analysis that would have resulted had no error or delay occurred or by a direct credit to the Account not exceeding our actual cost of funds for the period and amount in question. Any required