TERMS COMPLETE

ORDER SUMMARY – Case Number: C-13-1254 Name(s): Lorena Ramirez-Zapata **Order Number:** C-13-1254-15-CO03 July 8, 2015 **Effective Date: License Number:** N/A Or NMLS Identifier [U/L] **License Effect:** N/A**Not Apply Until:** July 9, 2018 **Not Eligible Until:** July 9, 2018 **Prohibition/Ban Until:** July 9, 2018 **Investigation Costs** \$ Due Paid Date $\prod Y \prod N$ Fine Due Paid Date $\prod Y \prod N$ \$ Due Paid Date Assessment(s) $\exists Y \Box N$ \$ Restitution Due Paid Date \square Y \square N \$ Paid **Judgment** Due Date **Satisfaction of Judgment Filed?** $\prod Y \prod N$ No. of Victims: Comments:

IN THE MATTER OF DETERMINING:

Whether there has been a violation of the

AHORITA, INC. d/b/a COLORTYME, MARK W. CHILDERS, President and 100%

PATRICE A. CHILDERS, Vice President, HAROLD L. RIGGLE, Compliance Officer, ALBERT R. VASQUEZ, Vice President, and LORENA RAMIREZ-ZAPATA, Financial

Check Cashers and Sellers Act of Washington by:

Owner,

Service Manager,

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CONSENT ORDER
C-13-1254-15-C003
Lorena Ramirez-Zapata

CONSENT ORDER FOR LORENA RAMIREZ-ZAPATA

No.: C-13-1254-15-CO03

COMES NOW the Director of the Department of Financial Institutions (Director), through his designee Charles E. Clark, Division Director, Division of Consumer Services, and Lorena Ramirez-Zapata (Respondent Ramirez-Zapata), and finding that the issues raised in the above-captioned matter may be economically and efficiently settled, agree to the entry of this Consent Order. This Consent Order is entered pursuant to chapter 31.45 of the Revised Code of Washington (RCW), and RCW

AGREEMENT AND ORDER

Respondents.

34.05.060 of the Administrative Procedure Act, based on the following:

The Department of Financial Institutions, Division of Consumer Services (Department) and Respondent Ramirez-Zapata have agreed upon a basis for resolution of the matters alleged in Statement of Charges No. C-13-1254-14-SC01 (Statement of Charges), entered May 19, 2014, (copy attached hereto), solely as to Respondent Ramirez-Zapata. Pursuant to chapter 31.45 RCW, the Check Cashers and Sellers Act (Act) and RCW 34.05.060 of the Administrative Procedure Act, Respondent Ramirez-Zapata hereby agrees to the Department's entry of this Consent Order and further agrees that the issues raised in the above-captioned matter may be economically and

DEPARTMENT OF FINANCIAL INSTITUTIONS
Division of Consumer Services

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efficiently settled by entry of this Consent Order. The parties intend this Consent Order to fully resolve the Statement of Charges solely as to Respondent Ramirez-Zapata. Respondent Ramirez-Zapata is agreeing not to contest the Statement of Charges in consideration of the terms of this Consent Order.

Based upon the foregoing:

- A. Jurisdiction. It is AGREED that the Department has jurisdiction over the subject matter of the activities discussed herein.
- B. Waiver of Hearing. It is AGREED that Respondent Ramirez-Zapata has been informed of the right to a hearing before an administrative law judge, and hereby waives her right to a hearing and any and all administrative and judicial review of the issues raised in this matter, or of the resolution reached herein. Accordingly, Respondent Ramirez-Zapata, by her signature below, withdraws her appeal to the Office of Administrative Hearings.
- C. Prohibition from Industry. It is AGREED that, for a period of three years from the date of entry of this Consent Order, Respondent Ramirez-Zapata is prohibited from participating, in any capacity, in the conduct of the affairs of any check casher or seller licensed by the Department or subject to licensure or regulation by the Department.
- D. Non-Compliance with Order. It is AGREED that Respondent Ramirez-Zapata understands that failure to abide by the terms and conditions of this Consent Order may result in further legal action by the Director. In the event of such legal action, Respondent Ramirez-Zapata may be responsible to reimburse the Director for the cost incurred in pursuing such action, including but not limited to, attorney fees.
- E. Voluntarily Entered. It is AGREED that Respondent Ramirez-Zapata has voluntarily entered into this Consent Order, which is effective when signed by the Director's designee.

150 Israel Rd SW PO Box 41200

Olympia, WA 98504-1200 (360) 902-8703

Lorena Ramirez-Zapata

STATE OF WASHINGTON DEPARTMENT OF FINANCIAL INSTITUTIONS DIVISION OF CONSUMER SERVICES

IN THE MATTER OF DETERMINING Whether there has been a violation of the Check Cashers and Sellers Act of Washington by: AHORITA, INC. d/b/a COLORTYME, MARK W. CHILDERS, President and 100%

Owner,

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PATRICE A. CHILDERS, Vice President, HAROLD L. RIGGLE, Compliance Officer, ALBERT R. VASQUEZ, Vice President, and LORENA RAMIREZ-ZAPATA, Financial Service Manager,

No.: C-13-1254-14-SC01

STATEMENT OF CHARGES and NOTICE OF INTENTION TO ENTER AN ORDER TO REVOKE LICENSE, BAN FROM INDUSTRY, ORDER RESTITUTION, IMPOSE FINE, AND COLLECT INVESTIGATION FEE

Respondents.

INTRODUCTION

Pursuant to RCW 31.45.110 and RCW 31.45.200, the Director of the Department of Financial Institutions of the State of Washington (Director) is responsible for the administration of chapter 31.45 RCW, the Check Cashers and Sellers Act (Act). After having conducted an investigation pursuant to RCW 31.45.100, and based upon the facts available as of the date of this Statement of Charges, the Director, through his designee, Division of Consumer Services Director Deborah Bortner, institutes this proceeding and finds as follows:

I. FACTUAL ALLEGATIONS

1.1 Respondents.

A. Ahorita, Inc. (Ahorita) is a Nevada corporation registered with the Washington Secretary of State. Respondent Ahorita was licensed by the Department of Financial Institutions of the State of Washington (Department) to conduct business as a check casher with a small loan endorsement and a

STATEMENT OF CHARGES C-13-1254-14-SC01 AHORITA, INC., MARK W. CHILDERS, PATRICE A. CHILDERS, HAROLD RIGGLE, ALBERT VASOUEZ. and LORENA RAMIREZ-ZAPATA

have not yet been accepted.

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1	1.3 Failure to Comply with the Department's Investigative Authority. On or about May 30,
2	2013, the Department issued a subpoena to Respondent Ahorita, compelling it to produce records
3	related to Respondent Ahorita's lending and training practices. Respondent Ahorita was required to
4	provide its response to the Department on or before June 13, 2013. On or about June 12, 2013, the
5	Department received an incomplete response from Respondent Ahorita. The Department requested
6	that Respondent Ahorita provide a complete response and an explanation regarding missing and
7	apparently altered documents. On or about August 30, 2013, the Department received an additional
8	response from Respondent Ahorita.
9	1.4 Providing Altered Documents to the Department. Respondent Ahorita's initial response to
10	the subpoena contained at least two documents which were apparently altered prior to delivery to the
11	Department.
12	1.5 Failure to Comply with Recordkeeping Requirements. Respondents failed to keep and
13	maintain the business books and records required by the Act. In at least 11 borrower files,
14	Respondents failed to retain the approval printout from the small loan database. In at least 15
15	borrower files, Respondents failed to keep records relating to specific loans. In multiple instances for
16	at least 45 borrowers, Respondents failed to provide denial of application forms. In at least 107
17	denials for at least 45 borrowers, Respondents failed to retain decline printouts from the small loan
18	database.
19	1.6 On-going Investigation. The Department's investigation into the alleged violations of the
20	Act by Respondents continues to date.
21	II. GROUNDS FOR ENTRY OF ORDER
22	2.1 Prohibited Acts and Practices. Based on the Factual Allegations set forth in Section I
23	above, Respondents are in apparent violation of RCW 31.45.105(1)(a), (b), and (c) and WAC 208-
24	630-8201(a), (b), (c), (g), and (m) for directly or indirectly employing any scheme, device, or artifice

STATEMENT OF CHARGES C-13-1254-14-SC01 AHORITA, INC., MARK W. CHILDERS, PATRICE A. CHILDERS, HAROLD RIGGLE, ALBERT VASQUEZ, and LORENA RAMIREZ-ZAPATA

1	to defraud or mislead any person; directly or indirectly engaging in any unfair or deceptive practice
2	toward any person; directly or indirectly obtaining property by fraud or misrepresentation; directly or
3	indirectly structuring a loan transaction in order to exceed the loan limit in RCW 31.45.073; and
4	engaging in any device or subterfuge to evade the requirements of the Act.
5	2.2 Forgery. Based on the Factual Allegations set forth in Section I above, Respondents are in
6	apparent violation of RCW 31.45.070(5) for failing to comply with all applicable state statutes
7	relating to the activities governed by the Act; specifically, Respondents put off as true written
8	instruments which they knew to have been forged in violation of RCW 9A.60.020.
9	2.3 Requirement to Comply with the Regulations Related to the Small Loan Database.
10	Based on the Factual Allegations set forth in Section I above, Respondents are in apparent violation
11	of RCW 31.45.093 and WAC 208-630-556(9) for administratively closing loans that did not qualify
12	for closure pursuant to the small loan database instructions.
13	2.4 Statutory Maximum Number of Small Loans. Based on the Factual Allegations set forth in
14	Section I above, Respondents are in apparent violation of RCW 31.45.073(4) and WAC 208-630-463
15	for making small loans to borrowers when making those small loans resulted in a borrower receiving
16	more than eight small loans from all licensees in any twelve-month period.
17	2.5 Statutory Maximum Principal Amount of Small Loan. Based on the Factual Allegations
18	set forth in Section I above, Respondents are in apparent violation of RCW 31.45.073(2) and WAC
19	208-630-461 for making small loans with aggregated principal exceeding \$700 or 30% of the
20	borrower's gross income at any one time.
21	2.6 Inaccurate Small Loan Database Reporting. Based on the Factual Allegations set forth in
22	Section I above, Respondents are in apparent violation of RCW 31.45.093(3) for not accurately
23	entering information about a borrower or a loan into the small loan database.
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1	2.7 Statutory Requirement for Length of Installment Plan. Based on the Factual Allegations
2	set forth in Section I above, Respondents are in apparent violation of RCW 31.45.084 and WAC 208-
3	630-530(3) for making installment plans of shorter than 90 days on loan amounts of \$400 or less.
4	2.8 Requirement to Provide Small Loan Database Denial Letter to Borrower. Based on the
5	Factual Allegations set forth in Section I above, Respondents are in apparent violation of RCW
6	31.45.093 and WAC 208-630-556(8) for not providing the small loan database denial letter to at least
7	60 borrowers who were deemed ineligible due to restrictions of the Act.
8	2.9 Requirement to Provide Complete and Accurate Disclosures to Borrowers. Based on the
9	Factual Allegations set forth in Section I above, Respondents are in apparent violation of RCW
10	31.45.084, RCW 31.45.086, WAC 208-630-560, and WAC 208-630-570 for not providing accurate
11	disclosures to borrowers regarding their rights to convert to an installment plan or to rescind the smal
12	loan. Respondents are also in apparent violation of WAC 208-630-580 for not conspicuously posting
13	the disclosure of the right to convert to an installment plan and the right to rescind the small loan.
14	2.10 Requirement to Provide Small Loan Database Number to Borrower. Based on the
15	Factual Allegations set forth in Section I above, Respondents are in apparent violation of RCW
16	31.45.093 and WAC 208-630-566(7)(b) for not disclosing the small loan database transaction
17	authorization number on the small loan agreement.
18	2.11 Requirement to File Accurate Annual Assessment Reports. Based on the Factual
19	Allegations set forth in Section I above, Respondents are in apparent violation of RCW 31.45.090
20	and WAC 208-630-830(1) for not filing complete annual assessment reports with the Department.
21	2.12 Requirement to Comply with the Department's Investigative Authority. Based on the
22	Factual Allegations set forth in Section I above, Respondents are in apparent violation of RCW
23	31.45.100 for not providing a complete response to the Department's subpoena and for providing
24	apparently altered documents in their response. STATEMENT OF CHARGES 6 DEPARTMENT OF FINANCIAL INSTITUTIONS

licensee the actual cost of an investigation of the business, books, accounts, records, files, or other 1 information of a licensee. The investigation charge will be calculated at the rate of sixty-nine dollars 3 (\$69) per hour that each staff person devoted to the investigation, plus actual expenses. IV. NOTICE OF INTENTION TO ENTER ORDER 4 5 Respondents' violations of the provisions of chapter 31.45 RCW and chapter 208-630 WAC, 6 as set forth in the above Factual Allegations and Grounds for Entry of Order, constitute a basis for the 7 entry of an Order under RCW 31.45.110 and RCW 31.45.200. Therefore, it is the Director's intention to ORDER that: 8 9 4.1 Respondent Ahorita, Inc.'s license to conduct the business of a check seller and check casher with a small loan endorsement be revoked; 10 4.2 Respondents Ahorita, Inc., Mark W. Childers, and Patrice A. Childers be banned from participation in the conduct of the affairs of any check casher, check casher with a 11 small loan endorsement, or check seller subject to licensure by the Director, in any manner, for a period of five (5) years; 12 4.3 Respondents Harold Riggle, Albert Vasquez, and Lorena Ramirez-Zapata be banned 13 from participation in the conduct of the affairs of any check casher, check casher with a small loan endorsement, or check seller subject to licensure by the Director, in any 14 manner, for a period of three (3) years; 15 Respondents Ahorita, Inc., Mark W. Childers, and Patrice A. Childers jointly and 4.4 severally pay restitution to all affected borrowers for any interest or fees collected on 16 small loans originated beyond the eight-loan limit from January 1, 2010, through the date of this order, including at least \$10,806.05 collected from borrowers between 17 January 2010 and April 19, 2013, as discussed in paragraph 1.2C. 18 4.5 Respondents Ahorita, Inc., Mark W. Childers, and Patrice A. Childers jointly and severally pay a fine of \$75,000. 19 4.6 Respondents Ahorita, Inc., Mark W. Childers, and Patrice A. Childers jointly and 20 severally pay investigation fee in the amount of \$5,595.90. 21 22 23 24

V. AUTHORITY AND PROCEDURE

This Statement of Charges and Notice of Intention to Enter an Order to Revoke License, Ban from Industry, Order Restitution, Impose Fine, and Collect Investigation Fee (Statement of Charges) is entered pursuant to the provisions of RCW 31.45.110 and RCW 31.45.200, and is subject to the provisions of chapter 34.05 RCW (the Administrative Procedure Act). Respondents may make a written request for a hearing as set forth in the NOTICE OF OPPORTUNITY TO DEFEND AND OPPORTUNITY FOR HEARING accompanying this Statement of Charges.

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Dated this

day of May, 2014

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DEBORAH BORTNER

Director

Division of Consumer Services
Department of Financial Institutions

SHANA L. OLIVER Financial Legal Examiner

Approved by:

Presented by:

CHARLES E. CLARK

Enforcement Chief

STATEMENT OF CHARGES C-13-1254-14-SC01 AHORITA, INC., MARK W. CHILDERS, PATRICE A. CHILDERS, HAROLD RIGGLE, ALBERT VASQUEZ, and LORENA RAMIREZ-ZAPATA