TRADEMARK LICENSE

This is a contract by and between Liberty Services, a non-profit entity located at 225 N. Stockwell Road, Evansville, Indiana, 47715 (hereinafter Licensor) and:

(hereinafter Licensee)

PRELIMINARY STATEMENT

- A. Whereas Licensor wishes to provide permission to Licensee to use certain registered trademarks that it owns for business purposes; and
- B. Whereas Licensee wishes to use certain registered and proprietary trademarks that Licensor holds on a non-exclusive basis for its business purposes.

NOW THEREFORE after due consideration the parties agree as follows:

1. Marks

The registered trademarks consist of "Liberty Dollar®," and the proprietary marks of "Liberty Dollar," the image of the "Liberty Head" on the gold and silver, the obverse and reverse designs of the gold and silver specie pieces, named Gold and/or Silver Liberty, and the \$1, \$5, \$10, \$20, \$50, \$100, \$500 and/or \$1000 paper certificates (Marks). Licensor grants Licensee the non-exclusive right to use the Marks in connection with the Regional Currency Office (RCO) Charter, the RCO business and for no other purposes.

2. License - Usage

It is hereby agreed by the parties that this non-exclusive, limited use license is for the use of the Marks in licensee's RCO business and for the promotion of the Liberty Dollar by the licensee's RCO business. The Marks may be used for signage, business cards, brochures, advertisement, and in any other way not limited by Paragraph #3, that allows the Licensee to develop his business in an ethical and reasonable way.

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3. License – Limitations

It is further agreed by the parties that this license prohibits the Licensee from using the Marks in any vulgar, pornographic or offensive manner. This contract further prohibits the Licensee from permitting or being a party to the use of any or all of the Marks on any currency, credit card, monetary device, token, certificate, round format such as a CD or record, be it metal, paper, in any other medium used in commerce, promotional, or for any other usage.

4. Licensor

Licensor agrees to provide high quality professional images to the Licensee for its use in a timely manner. Licensor further agrees to provide assistance and advice in the use of the Marks in commerce if so requested by the Licensee.

5. Licensee

The parties agree that the relationship between Licensor and Licensee is one of free, independent, and separate entities and that this is not a franchise agreement. Licensee agrees that the payment of \$1000 per year fee is for use of said Marks in accordance with the terms of this agreement. Licensee further agrees to repay Licensor for any reproduction costs for copies of said Marks and provide a copy, sample or photograph of each individual use of any or all Marks to Licensor upon request.

6. Harmless and Separation

The parties agree, as two separate and different entities, that each will hold the other harmless in any and all lawsuits, civil or criminal action or any other legal dispute that may develop from the Licensee's use of the Marks.

7. Term

The trademark fee is one thousand USD (\$1,000) and the term of this contract is for one (1) year from the date signed below. This contract is renewable annually on the same date and rate for in US dollars or Liberty Dollars. This contract shall continue in effect for thirty (30) days from date of renewal, but if the fee is not paid within said thirty (30) days Licensor may cancel this contract. Licensee may assign this Contract only upon the written approval of the Licensor, which may be withheld by Licensor in its sole discretion. This contract may be cancelled by either party with no money due either party with a thirty (30) day written notice. This Contract may be cancelled by Licensor with a sixty (60) day written notice to the Licensee but shall not be cancelled without cause as per Paragraph #3, as long as the RCO contract is in effect.

Rev. 06.08.07

8. Choice of Law and Arbitration

IN WITNESS WHEREOF: The parties set their hands:

This contract is based upon Common Law. Any unresolved dispute will be settled by each principal appointing one representative and the two representatives will appoint a third representative and that the three representatives will resolve the dispute and their resolution will be binding on both principals without appeal.

9. Agreement

This contract contains the entire agreement of the parties and may only be changed in writing and signed by both parties.

Licensor Signature:	Date:
Licensee Signature:	Date:
Name of Authorized Licensee:	
Name of Authorized RCO:	

Rev. 06.08.07