Customer Application Revised, 10/2022

Date					
How did you hear about Instant Cash Advance Con	p? Letter Post Care	d Sign Internet	Yellow Pages	Other	
Last NameFirst Name		Iiddle Initial			
Street Address	City	State_	Zip Code	Move i	n Date
Apartment Complex / Apt. Number		Landlord		Phone	
Previous Address if less than one year at current	Ci	ty	StateZip Co	ode	-How Long
Employer/Source of Income*	Phone Number		Ext	_Supervisor	
PositionDate Hired	Work Address				
Take Home Pay———Pay Frequency——W	/eeklyBi-Weekly_	Semi-Monthly	Monthly	Next Pay Date	
Scheduled Hours (ex. 8am-5pm)	Days Off		Day of Week P	aid	
Social Security No.—————————Date of	Birth	——Home Phone	<u>.</u>	Cell Phone	
Driver's License #	Email Ad	dress			
Previous EmployerAdditional Income* (Source and Amount)				How Long	
*Alimony, Child Support, or Separate Maintenan of the obligation. Alimony, Child Support Separate Maintenance receiv		•			pasis for payment
Bank Name Bank Routing No Check	·		Pay Method	Direct Deposit	Paper
Type of AccountCheckingSavings Accou	ınt No]	Date Acct Opened	L	
PERSONAL REFERENCES (See bel	low for informatio	n about our co	ontact with v	our personal	references.)
Name Address		City/State/Zip Code	<u>, </u>	Phone #	Relationship
Name Address	C	city/State/Zip Code		Phone #	Relationship

PLEASE READ THE FOLLOWING INFORMATION CAREFULLY BEFORE SIGNING.

Contacts- You understand and agree that Instant Cash Advance Corp. or its agents or third-party service providers (collectively "we," "us" or "our") may verify any information you provide us in connection with your application including, but not limited to, your employment and income. We reserve the right to conduct such verification through third parties. You agree we may contact third parties without further notice to you to verify any such information.

For purpose of collections, you authorize Instant Cash Advance Corp. to contact each personal reference listed above (and other persons) to obtain from such persons your location information, including updated residence, phone number, or place of employment.

NOTICE: The federal Equal Credit Opportunity Act prohibits creditors from discriminating against credit applicants on the basis of race, color, religion, national origin, sex, marital status, age (provided the applicant has the capacity to enter into a binding contract); because all or part of the applicant's income derives from any public assistance program; or because the applicant has in good faith exercised any right under the Consumer Credit Protection Act. The federal agency that administers compliance with this law concerning this creditor is the Federal Trade Commission, Equal Credit Opportunity, Washington, D.C. 20580.

Copies- You may request and receive a copy of this Application.

Privacy Policy- You acknowledge to have received a copy of the Company's Privacy Policy.

Email- You authorize the Company to communicate with you via mail and email. If you do not want to receive email communications, you may unsubscribe by following the opt-out procedures in the email or write to us at Instant Cash Advance Corp, 2013 28th St SW Wyoming, MI 49519.

Updates- You agree to inform us of any changes to the information contained in this application throughout the course of your business relationship with us.

Account Transaction Calls – Auto-dialers and Prerecorded Voice to Your Residential Phone and Your Cell Phone. Receipt of residential and cell phone calls (including text messages) may be subject to charges from your service provider. If you provided a cell phone number as your telephone number above, then you authorize us to call your cell phone using an auto-dialers, prerecorded messages, and text messages. These calls will provide account information and services, such as possible transaction approval, payment reminders, and collection efforts. If you do not want such auto-dialed calls, you can withdraw consent by notifying us in writing at Instant Cash Advance Corp., 2013 28th St SW Wyoming, MI 49519.

Marketing Calls – Auto-dialers and Prerecorded Voice to Your Residential Phone and Your Cell Phone. By initialing "YES" below you authorize us to call the phone numbers you provided, including your cell phone, and your residential line, with telemarketing calls using an automatic telephone dialing system and prerecorded messages. Regardless of this choice for "marketing communications," by providing your cell phone number, you have consented to receive "account transaction calls" as set forth above. You understand that we are not requiring you to provide authorization for telemarketing calls as a condition of obtaining credit and services from us. If you do NOT want to receive marketing calls, then initial the line labeled "No" below. If you elect to receive marketing calls, then write your initials in the line labeled "YES" below. At any time, you may withdraw your consent by (i) an interactive opt-out mechanism that is announced at the outset of the message and is available throughout the duration of the call; (ii) dialing a number in the prerecorded message to opt-out and register your do-not-call request; or (iii) notifying us in writing.
Please Initial One: YES: or NO: (Initials) (Initials)

ARBITRATION. Arbitration is a means for legal matters between parties to be resolved by a neutral arbitrator rather than a Court. We have a policy of arbitrating all claims, demands, and disputes which cannot be resolved in a small claims tribunal, including the scope and validity of this arbitration provision and any right you may have to participate in an alleged class action (hereinafter "dispute(s)"). All customer agreements contain another arbitration provision that supersedes this arbitration provision and governs the resolution of disputes. However, if you do not enter into a customer agreement with us, then this arbitration provision governs the resolution of disputes. The Federal Arbitration Act governs this arbitration provision. If any party has a dispute, they must notify the others in writing of the dispute. You have the right to select either of the following arbitration organizations, which will govern the arbitration under its consumer rules: American Arbitration Association http://www.adr.org or JAMS http://www.jamsadr.com, and we will advance all of the expenses associated with the arbitration, including the filing, administrative, hearing, and arbitrator's fees. You will be responsible for your attorney's fees, if any. Any appeal of a judgment from a small claims tribunal shall be resolved by binding arbitration. The arbitrator shall not conduct class arbitration. The arbitration hearing will be conducted in the county in which this Customer Application was signed. If the arbitration associations listed above are not available and the parties cannot otherwise agree on a substitute, then any party may petition a court pursuant to section 5 of the Federal Arbitration Act, 9 U.S.C. sections 1-16 to select an arbitration organization, provided such arbitration organization shall enforce the terms of this Customer Application and the Arbitration Provision, including the prohibition on class arbitration.

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and the Arbitration Provis	ion, including the prohibition on class arbitration.			
A	D.4.			
Applicants Signature	Date			
fice Personnel Use Only:				
actor Trust Verification				
ate:	Signature:			

FACTS

WHAT DOES INSTANT CASH ADVANCE CORP. DO WITH YOUR PERSONAL INFORMATION?

Why?

Financial companies choose how they share your personal information. Federal law gives consumers the right to limit some but not all sharing. Federal law also requires us to tell you how we collect, share, and protect your personal information. Please read this notice carefully to understand what we do.

What?

The types of personal information we collect and share depend on the product or service you have with us. This information can include:

- Social Security number and income
- account balances and payment history
- transaction history and checking account information

How?

All financial companies need to share customers' personal information to run their everyday business. In the section below, we list the reasons financial companies can share their customers' personal information; the reasons Instant Cash Advance Corp. chooses to share; and whether you can limit this sharing.

Reasons we can share your personal information	Does Instant Cash Advance Corp. share?	Can you limit this sharing?
For our everyday business purposes— such as to process your transactions, maintain your account(s), respond to court orders and legal investigations, or report to credit bureaus	Yes	No
For our marketing purposes— to offer our products and services to you	Yes	No
For joint marketing with other financial companies	No	We don't share
For our affiliates' everyday business purposes—information about your transactions and experiences	Yes	No
For our affiliates' everyday business purposes—information about your creditworthiness	Yes	Yes
For our affiliates to market to you	Yes	Yes
For non-affiliates to market to you	No	We don't share

ı	To limit	Please note:	
	our sharing	If you are a new customer, we can begin sharing your information 30 days from the date we sent this notice. When you are no longer our customer, we continue to share your information as described in this notice.	
ı		However, you can contact us at any time to limit our sharing.	
	Questions?	Call 888-900-1951 or go to http://www.instantcashadvancecorp.com	
	Mail-in Form	Mark any/all you want to limit: ☐ Do not share information about my creditworthiness with your affiliates for their everyday business purposes.	
ı		☐ Do not allow your affiliates to use my personal information to market me.	
ı		Name	
ı		Address	
		City, State, Zip	
	Mail To:	Instant Cash Advance Corporation, Attn: Opt Out, 2013 28th St. S.W., Wyoming, MI 49519	

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Who we are	
Who is providing this notice?	Instant Cash Advance Corp. (deferred presentment service providers in Michigan.)
What we do	
How does Instant Cash Advance Corp. protect my personal information?	To protect your personal information from unauthorized access and use, we use security measures that comply with federal law. These measures include computer safeguards and secured files and buildings.
How does Instant Cash Advance Corp. collect my personal information?	We collect your personal information, for example, when you open an account OR provide employment information pay us by check OR provide us your income information provide us your employment history We also collect your personal information from others, such as credit
Why can't I limit all sharing?	bureaus, affiliates, or other companies.
	 Federal law gives you the right to limit only sharing for affiliates' everyday business purposes—information about your creditworthiness affiliates from using your information to market to you sharing for non-affiliates to market to you
	State laws and individual companies may give you additional rights to limit sharing.
What happens when I limit sharing for an account I hold jointly with someone else?	Your choices will apply to everyone on your account.
Definitions	
Affiliates	Companies related by common ownership or control. They can be financial and non-financial companies.
	 Instant Cash Advance Corp. has no affiliates.
Non-affiliates	Companies not related by common ownership or control. They can be financial and non-financial companies.
	Instant Cash Advance Corp. does not share.
Joint marketing	A formal agreement between non-affiliated financial companies that together market financial products or services to you.
	 Instant Cash Advance Corp. does not jointly market.

This privacy Notice is provided by the following:

Instant Cash Advance Corp.

