If you need additional copies of this manual, you may copy this Independent Review Manual, or contact the NAMOC Compliance Department at 1-844-507-1476 or send an email request to aml@northamericanmoneyorder.com for another copy.

One of the requirements of USA Patriot Act is that a periodic Independent Review of the Anti-money Laundering Compliance Program be performed. This Independent Review should be completed as required by your own AML Plan.

You may want to employ an outside third party firm such as an AML Compliance Firm or an auditing firm to conduct this Independent Review; HOWEVER, YOU ARE NOT REQUIRED TO EMPLOY AN OUTSIDE THIRD PARTY TO CONDUCT THIS REVIEW. The Independent Review may be performed by any individual with knowledge of your business and the AML guidelines. This individual may be an employee of the company. The only limitation is the Independent Review CANNOT be conducted by the Compliance Officer, an employee of the Compliance Officer or an employee who reports to the Compliance Officer. If the owner of the business is the Compliance Officer, then the Independent Review may be conducted by a spouse, other family member of the owner or a friend. If you have questions as to whether an individual can act as an Independent Reviewer, you may contact the North American Money Order (NAMOC) Compliance Department.

This Independent Review Manual of Money Order Sales is provided as a guide for the individual conducting the Independent Review and should be completed each year. The Manual begins on page 1 and ends on page 4 of this Guide. There is information that needs to be completed wherever you see the following symbol .

If you engage in other MSB activity, such as check cashing or wire transfers, then this additional activity is also subject to an Independent Review that is not covered in this manual.

Name of Independent Reviewer: ___________________________________

The Independent Reviewer CANNOT be the Compliance Officer, be an employee of the Compliance Officer, or report to the Compliance Officer and should be familiar with the business and aware of AML Guidelines

Business Name (full legal name): _________________________________

Doing business as: ___________________________________________

Address: ___________________________________________________

________________________________________________________________

If more than one location is covered by this review, attach a separate page with a list of all addresses.
MSB REGISTRATION
Check all that apply:
☐ The Business only sells money orders on behalf of North American Money Order Company, Inc. (NAMOC). Therefore, the Business is covered by the NAMOC registration and is not required to independently register with US Department of the Treasury at this time.
☐ The Business conducts money services business transactions on behalf of another MSB such as wire transfers and is either covered by that MSB’s registration or is registered as an MSB with the US Department of the Treasury.
☐ The Business conducts money services business transactions on its own behalf such as check cashing and is registered as an MSB with the US Department of the Treasury.

COMPLIANCE OFFICER
Yes  No
☐ ☐ The Business has designated a Compliance Officer.

Name of Compliance Officer: ____________________________________________

☐ ☐ The Compliance Officer fully understands and performs the duties and responsibilities of this position.

AML COMPLIANCE PROGRAM
Yes  No
☐ ☐ The Business has adopted the NAMOC AML Compliance Program for Money Order Sales
If no, then
☐ ☐ The Business has adopted an AML Compliance Program that includes the following:
- Written policies, procedures and internal controls designed to comply with the Bank Secrecy Act, USA Patriot Act, and OFAC;
- Customer identification requirements;
- Filing of FinCEN SARs and CTRs;
- Recordkeeping requirements;
- Response to law enforcement and regulatory request;
- Limits on money order sales.

EMPLOYEE TRAINING
Yes  No
☐ ☐ All employees involved in money order sales are trained on compliance issues.
☐ ☐ New employees are trained at time of hire.
☐ ☐ All employees receive additional training at least annually.
☐ ☐ Employees are trained to identify suspicious activity, including structuring or attempted structuring.
☐ ☐ Training records are maintained for a minimum of five (5) years.

INDEPENDENT REVIEW
Yes  No
☐ ☐ The Business conducts annual Independent Reviews (like this one).
MONEY ORDERS SALES

Yes ☐ No ☐

The Compliance Officer (or his designee) reviews daily activity to identify multiple transactions that may require a Money Order Transaction Log, FinCEN SAR or CTR to be completed.

☐ ☐ Money Order Transaction Logs are maintained for money order sales of $3,000 or more. Logs are maintained for a minimum of five (5) years.

☐ ☐ FinCEN SARs and CTRs are maintained for a minimum of five (5) years.

TRANSACTION TESTING

NAMOC monitors money orders on a daily basis to identify whether transactions have been properly identified for recordkeeping and reporting requirements. Transaction testing of a random sample during an Independent Review is not required if the Independent Reviewer believes that procedures and controls in place are sufficient. However, the Independent Reviewer may choose to conduct a random test of a sample of transactions. The Independent Reviewer can request a download of transactions from the NAMOC Compliance Department.

Yes ☐ No ☐

The Independent Reviewer believes that procedures and controls in place as noted are sufficient and as such Transaction Testing is not required.

If no, then ☐ ☐ Transaction Testing was performed.

Briefly describe the testing done and results:

________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________

Additional Comments (all unacceptable areas must be addressed):

________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
Certification of Independent Review

An independent review of the compliance program of

Name of Business

has been completed. Among other things, this review focused on the requirements of the USA Patriot Act, the Bank Secrecy Act and OFAC.

The results of this review show this business’s anti-money laundering compliance program to be:

☐ Acceptable:

☐ Acceptable, but recommend the following enhancements:

☐ Unacceptable for the following reasons:

Date of Independent Review: ___________________________

Independent Reviewer Name: ____________________________

Independent Reviewer Signature: _________________________