CREDIT CARD AGREEMENT

Important Terms of Your Credit Card Account

<table>
<thead>
<tr>
<th>Interest Rates and Interest Charges</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Annual Percentage Rate (APR)</strong> for Purchases</td>
<td>28.99%</td>
</tr>
<tr>
<td><strong>How to Avoid Paying Interest on Purchases</strong></td>
<td>Your due date is at least 23 days after the close of each billing cycle. We will not charge you any interest on purchases if you pay your entire balance by the due date each month.</td>
</tr>
<tr>
<td><strong>Minimum Interest Charge</strong></td>
<td>If you are charged interest, the charge will be no less than $1.00.</td>
</tr>
<tr>
<td><strong>For Credit Card Tips from the Consumer Financial Protection Bureau</strong></td>
<td>To learn more about factors to consider when applying for or using a credit card, visit the website of the Consumer Financial Protection Bureau at <a href="http://www.consumerfinance.gov/learnmore">http://www.consumerfinance.gov/learnmore</a>.</td>
</tr>
<tr>
<td><strong>Fees</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Annual Fee</strong></td>
<td>None</td>
</tr>
<tr>
<td><strong>Penalty Fees</strong></td>
<td></td>
</tr>
<tr>
<td>• Late Payment</td>
<td>Up to $38.00</td>
</tr>
<tr>
<td>• Returned Payment</td>
<td>Up to $38.00</td>
</tr>
</tbody>
</table>

**How We Will Calculate Your Balance:** We use a method called “average daily balance (including new purchases).” See your Agreement for more details.

**Billing Rights:** Information on your rights to dispute transactions and how to exercise those rights is provided in your Agreement.

**How We Will Calculate Your Penalty Fees:** The fee will be the lesser of the Minimum Payment Due or $27.00. For any subsequent event within a rolling six billing cycle period, the fee will be the lesser of the Minimum Payment Due or $38.00.

The information about the cost of credit described in this Agreement is accurate as of November 2019. This information may have changed after that date. To find out what may have changed, call us at 1-800-459-8451.

**ARBITRATION AGREEMENT**

Binding Arbitration. You and Wells Fargo Bank, N.A. (the “Bank”), including the Bank’s assignees, agents, employees, officers, directors, shareholders, parent companies, subsidiaries, affiliates, predecessors and successors, agree that if a Dispute (as defined below) arises between you and the Bank, upon demand by either you or the Bank, the Dispute shall be resolved by the following arbitration process. However, the Bank shall not initiate an arbitration to collect a consumer debt, but reserves the right to arbitrate all other disputes with its consumer customers. A “Dispute” is any unresolved disagreement between you and the Bank. It includes any disagreement relating in any way to your Credit Card Account (“Account”) or related services. It includes claims based on broken promises or contracts, torts, or other wrongful actions. It also includes statutory, common law and equitable claims. A Dispute also includes any disagreements about the meaning or application of this Arbitration Agreement. This Arbitration Agreement shall survive the payment or closure of your Account. You understand and agree that you and the Bank are waiving the right to a jury trial or trial before a judge in a public court. As the sole exception to this Arbitration Agreement, you and the Bank retain the right to pursue in small claims court any Dispute that is within that court’s jurisdiction.

If either you or the Bank fails to submit to binding arbitration following lawful demand, the party so failing bears all costs and expenses incurred by the other in compelling arbitration.

Arbitration Procedure; Severability. Either you or the Bank may submit a Dispute to binding arbitration at any time notwithstanding that a lawsuit or other proceeding has been previously commenced. Neither you nor the Bank shall be entitled to join or consolidate disputes by or against others in any arbitration, or to include in any arbitration any dispute as a representative or member of a class, or to act in a private attorney general capacity. Each arbitration, including the selection of the arbitrator(s) shall be administered by the American Arbitration Association (AAA), or such other administrator as you and the Bank may mutually agree to (the AAA or such other mutually agreeable administrator to be referred to hereinafter as the “Arbitration Administrator”), according to the Commercial Arbitration Rules and the Supplemental Procedures for Consumer Related Disputes (“AAA Rules”). To the extent that there is any variance between the AAA Rules and this Arbitration Agreement, this Arbitration Agreement shall control. Arbitrator(s) must be members of the state bar where the arbitration is held, with expertise in the substantive laws applicable to the subject matter of the Dispute. No arbitrator or other party to an arbitration proceeding may disclose the existence, content or results thereof, except for disclosures of information by a party required in the ordinary course of its business or by applicable law or regulation. You and the Bank (the “Parties”) agree that in this relationship: (1) The Parties are participating in transactions involving interstate commerce; and (2) This Arbitration Agreement and any resulting arbitration are governed by the provisions of the Federal Arbitration Act (Title 9 of the United States Code), and, to the extent any provision of that Act is inapplicable, unenforceable or invalid, the laws of the state of South Dakota. If any of the provisions of this Arbitration Agreement dealing with class action, class arbitration, private attorney general action, other representative action, joinder, or consolidation is found to be illegal or unenforceable, that invalid provision shall not be severable and this entire Arbitration Agreement shall be unenforceable.

Rights Preserved. This Arbitration Agreement does not prohibit the Parties from exercising any lawful rights or using other available remedies to preserve, foreclose or obtain possession of real or personal property; exercise self-help remedies, including setoff and repossession rights; or obtain provisional or ancillary remedies such as injunctive relief, attachment, garnishment or the appointment of a receiver by a court of competent jurisdiction. Any statute of limitations applicable to any Dispute applies to any arbitration between the Parties. The provisions of this Arbitration Agreement shall survive termination, amendment or expiration of the Account or any other relationship between you and the Bank.

Fees and Expenses of Arbitration. Arbitration fees shall be determined by the rules or procedures of the Arbitration Administrator, unless limited by applicable law. Please check with the Arbitration Administrator to determine the fees applicable to any arbitration you may file. If the applicable law of the state in which you opened your Account limits the amount of fees and expenses to be paid by you, then no allocation of fees and expenses to you shall exceed this limitation. Unless inconsistent with applicable law, each of us shall bear the expense of our own attorney, expert and witness fees, regardless of which of us prevails in the arbitration.

Military Lending Act: The Arbitration Agreement does not apply to you if you are covered by the Military Lending Act nor do any provisions that waive any right to legal recourse under any state or federal law to the extent required by the Military Lending Act. Please see The Military Lending Act Notice in the Agreement for more information.
Notice to California Cardholders

To our California customers who have discussed credit card terms and conditions with us or the Merchant in Spanish, Chinese, Korean, Vietnamese, or Tagalog:

Read the section titled INTERPRETER CERTIFICATION before you use your Account.

Your signature on your application or solicitation for this Account, including without limitation any electronic or digital signature, as well as your signature on SaleSlips or any Account-related document, represents your signature on this Agreement. You accept the terms of this Agreement by opening or using your Account. If you have a Joint Account, each of you is bound by this Agreement. Please read this Agreement carefully and save it for future reference.

PARTIES TO THIS AGREEMENT. This Agreement is made between Wells Fargo Bank, N.A., 101 North Phillips Avenue, Sioux Falls, SD 57104 (“we,” “us,” and “our”) and each account holder, whether primary or joint (“you” and “your”).

CONTACTING US. Unless stated otherwise in this Agreement, you may contact us at the phone number or address shown on your statement. For more information, visit us online at wells Fargo.com/card holders.

DEFINITIONS.

Billing Cycle. The interval between statements. Each statement shows a closing date. The statement closing date is the last day of the Billing Cycle for that statement.

Card. The credit card we may issue to use your Account.

Credit Access Device. A device, other than your Card, we allow you to use to participate in this credit card program.

Important Terms of Your Credit Card Account. A summary of your Account's Annual Percentage Rates (“APRs”), fees and other important information.

Merchant. Any merchant who has a merchant agreement with us to participate in this credit card program.

New Balance. The Outstanding Balance as of a statement closing date.

Outstanding Balance. The sum of all unpaid amounts, including purchases, interest, fees and any other amounts that you may owe us.

Payment Address. The address where you mail your payment. It is located on your Payment Stub.

Payment Due Date. The date the Minimum Payment Due is due to us. It is shown on your statement.

Payment Stub. The portion of your statement that is to be returned with your payment.

Sales Slip. Any document that describes the terms of a purchase on the Account.

OUTVIEW OF ACCOUNT. Your Account may be divided into two or more balances. These balances may also be referred to as subaccounts. Different terms may apply to different balances.

USING YOUR ACCOUNT. You may use your Account for purchases. Purchases will be part of the regular balance unless a Sales Slip shows that special terms apply. If special terms apply, the purchase will be part of a special terms balance. Special terms are described later in this Agreement (see Special Terms section).

You promise to use your Account only for lawful personal, family or household purposes. In addition, we reserve the right to deny transactions or authorizations from merchants apparently engaging in the Internet gambling business or identifying themselves through the Card transaction record or otherwise as engaged in such business. We are not responsible if anyone does not allow you to use your Account.

PROMISE TO PAY. When you use your Account, or let someone else use it, you promise to pay the total amount of the purchase, as well as any interest, fees or other amounts that you may owe us. We may let you use your Account, but the terms of this Agreement will apply until you pay the Account in full.

CREDIT LIMIT. We will assign a Credit Limit to your Account. A Credit Limit is the amount of credit we will extend to your Account. Your Credit Limit is provided with your Card and on each of your statements. You promise to use your Account only to the Credit Limit. If you exceed your Credit Limit, we may authorize the transaction without increasing your Credit Limit. If you exceed your Credit Limit, you remain liable for all amounts payable under this Agreement. We can adjust your Credit Limit at any time.

CREDIT ACCESS DEVICE. We may provide you with Credit Access Device(s) to access your Account. The related interest and fee terms will be given to you when you receive the Credit Access Device(s).

Fees and Interest.

Fees. You agree to pay the following fees. You will find the fee amounts in the Important Terms of Your Credit Card Account. These fees will be charged to your regular balance unless stated otherwise below.

• Late Payment Fee. This fee may be charged each time we do not receive the Minimum Payment Due by the Payment Due Date.
• Returned Payment Fee. This fee may be charged when a payment is dishonored the first time or is returned unpaid.

INTEREST RATES. We use daily periodic rates and corresponding APRs to figure interest on balances on your Account. The daily periodic rate is 0.07942%, which is calculated by dividing the APR by 365.

WHEN WE CHARGE INTEREST. Unless stated otherwise below, we begin charging interest on a purchase or interest charge on the date the purchase or interest charge posts to your Account. We begin charging interest on a fee on the first day of the Billing Cycle following the Billing Cycle in which the fee posts to your Account. However, if a late payment fee is posted to your Account in the current Billing Cycle, but is related to a late payment in the prior Billing Cycle, we will begin charging interest on the fee on the first day of the current Billing Cycle.

HOW TO AVOID PAYING INTEREST ON PURCHASES. Unless described differently in the Special Interest Terms section below, you can avoid interest on any portion of a purchase balance by paying the entire purchase balance or any balances with Payment in Full/’Equal Payments’ or Custom Payments (see Special Payment Terms below). We charge the daily periodic rate on the average daily balance (“ADB”). You may also multiply this amount by the number of days in the Billing Cycle.

Interest charge = daily periodic rate x ADB x number of days in the Billing Cycle.

ADB's for each type of balance are calculated separately, starting with the beginning balance on the first day of each Billing Cycle. The beginning balance on the first day of the Billing Cycle includes the following:

• The prior Billing Cycle’s ending balance, which includes any unpaid fees posted to your Account in the prior Billing Cycle.
• Any late payment fees posted in the current Billing Cycle that are related to a late payment in the prior Billing Cycle.

To get the ADB for each type of balance, we take the beginning balance each day and add any new purchases. Each day, we add to the first day of each Billing Cycle, we add interest equal to the prior day’s balance multiplied by the daily periodic rate. (This means interest is compounded daily). Then, we subtract any payments or credits. This gives us the daily balance. Any daily balance that is a credit balance will be treated as zero. Then, we add up all the daily balances for the Billing Cycle. We divide this amount by the number of days in the Billing Cycle. This gives us the ADB.

MINIMUM INTEREST CHARGE. If you are charged interest in a Billing Cycle, the charge will be no less than $1.00.

Payments

MINIMUM PAYMENT DUE. You promise to pay the Minimum Payment Due by the Payment Due Date. The Minimum Payment Due is the sum of:

• Any past due amounts: plus
• The payment for Regular Payment Terms (see Regular Payment Terms below): plus
• The payment(s) for any balances with Payment in Full/’Equal Payments’ or Custom Payments (see Special Payment Terms below).

You may at any time pay, in whole or in part, the Outstanding Balance without any additional charge for prepayment. If you pay more than the Minimum Payment Due but less than the Outstanding Balance, you are still required to pay the Minimum Payment Due in the next Billing Cycle.

REGULAR PAYMENT TERMS. All balances will have Regular Payment Terms unless a Sales Slip shows that payment for Regular Payment Terms is not available. We combine balances with Regular Payment Terms (the “Combined Balance”) to figure the payment for these balances. A new Combined Balance is figured on the first statement closing date after any balance with Regular Payment Terms is established. The Combined Balance does not change unless balances with Regular Payment Terms increase above the current Combined Balance.

The payment for balances with Regular Payment Terms will be the greater of:

• $40.00 (or the sum of balances with Regular Payment Terms if it is less than $40.00); or
• 3.5% of the Combined Balance; or
• The sum of interest charges for balances with Regular Payment Terms, fees assessed during the current Billing Cycle, and 1% of the Combined Balance.

PAYMENT INSTRUCTIONS. Follow these instructions when making a payment.

• Make your payment in U.S. dollars, but do not send cash.
• If you make a payment by mail, please include the Payment Stub with your payment. Use the envelope enclosed with your statement to mail both documents to the Payment Address. Payments received by 5:00 p.m. local time at the Payment Address will be credited as of the date of receipt. Payments received after the 5:00 p.m. cut-off time will be credited as of the next day. When you provide a check as payment, you authorize us to use information from your check to make a one-time electronic fund transfer from your Account or to process the payment as a check transaction. When we use information from your check, we may request an electronic fund transfer, funds may be paid at the same time we receive your payment, and you will not receive your check back from your financial institution. Your statement also explains how information on your check is used.
• If you make a payment online, it must be made via our website, which is shown on your statement. The cut-off time for online payments will be disclosed at the time of the transaction.

If you do not follow these instructions, your payments may not receive credit for up to five days after we receive it.

Some of your available line of credit may be held, at our discretion, until your payment is honored.
IRREGULAR PAYMENTS. We may accept late payments, partial payments or payments that reflect "paid in full" (or other restrictive language), without losing our rights to receive full payment. If you intend to claim to pay your Account in full with an amount less than the current balance of your Account, your partial payments must be sent to us at Wells Fargo Bank, N.A., P.O. Box 14453, Des Moines, IA 50306.

APPLICATION OF PAYMENTS. We apply payment amounts equal to or less than the Minimum Payment Due at our discretion. We apply any payment amounts in excess of the Minimum Payment Due as follows:

• First, to balances with No Interest if Paid in Full terms during the two full Billing Cycles immediately preceding the expiration of the special terms period. Otherwise, for purposes of this section only, these balances are considered to have an APR of 0%;
• Then to balances with higher APRs before lower APRs.

Any payment in excess of the Minimum Payment Due is applied based on the balances reflected on your last statement. We post payments in the Billing Cycle they are received in.

CANCELLATION. We may close your Account at any time and for any reason. You may also close the Account at any time by contacting us. If that happens, you must still repay the balance owed according to the terms of this Agreement. If we close the account, notice may be provided to only one Account Holder.

AUTHORIZED USERS. If we permit authorized users on your Account, you may request additional Cards for authorized users. You are responsible for all charges (including related interest and fees) made by the authorized user. If you want to end an authorized user's privilege to use your Account, before we can process the request, you must:

• Recover and destroy that person's Card. If you do not recover and destroy the Card, you will continue to be liable for any charges made after you advised us of your wish to cancel the privilege, unless you tell us to cancel all Cards and establish a new Account for you.
• You must notify us of your request by contacting us at the phone number or address shown on your statement.

In general, an authorized user is not obligated on this Account and is not liable for any Outstanding Balance or any other charges made by you or by any other authorized user.

Each authorized user's privilege ends automatically upon the death of all account holders. If anyone uses the Card, such use includes his/her agreement to pay us, and we, at our discretion, the person for payment of any Outstanding Balance or any other charges they authorize. You agree to notify each authorized user that they are subject to all applicable sections of this Agreement.

CONTACTING YOU. By providing us with any phone number, you are expressly consenting permitting us to contact you by phone at that number about your Account. We may, but are not required to, contact you using any contact information related to your Account, including any number (i) you have provided to us, (ii) from which you called us, or (iii) which we obtained and reasonably believe we can reach you. We may use any means to contact you. This may include contact from companies working on our behalf to service your account. This may include automated dialing devices, prerecorded/artificial voice messages, mail, e-mail, text messages and calls to your mobile, wireless or similar device or Voice over Internet Protocol (VoIP) service, or any other data or voice transmission technology. You are responsible for any service provider charges as a result of us contacting you. You agree to promptly notify us if you change any contact information you provide to us. We may rely on the most recent contact information you provided to us.

PHONE MONITORING. We may monitor and record your phone calls with us.

LOST OR STOLEN CARDS AND LIABILITY FOR UNAUTHORIZED USE. You agree to contact us immediately if your Card is lost or stolen or if you believe your Account is being used without your permission. You understand that you must notify us of lost or stolen Cards by calling us at 1-800-459-8451, P.O. Box 10347, Des Moines, IA 50306. You agree to assist us in our investigation of the matter. If you do not, you will not be held liable for the unauthorized use of your Account.

DEFAULT. Your Account will be in default if any of the following occur:

• You fail to pay the Minimum Payment Due by the Payment Due Date.
• Any payment is dishonored.
• You violate the terms of this Agreement.
• You made an untrue statement on your application.
• You file for bankruptcy.

If this is a joint Account, a default by one of you will be a default by all of you. If your Account is in default, our rights include, but are not limited to, refusing to authorize further transactions, closing your Account, and requiring the immediate payment of the Outstanding Balance. If your Account is in default, you also agree to pay our collection costs, attorney's fees, and court costs.

GOVERNING LAW. Federal law and the laws of South Dakota govern this Agreement and your Account.

CHANGE IN TERMS. We may change this Agreement at any time. These changes may apply to existing and future balances. We will give you advanced written notice of the change(s) and a right to close your Account by law. We may require you to close your Account or take other actions if you reject the changes.

ENFORCING THIS AGREEMENT. We may waive or delay enforcing any of our rights without losing them. We may waive or delay enforcing a right against one of you without waiving it as to the other.

SEPARATION OF UNLAWFUL PROVISIONS. If any provision of this Agreement is determined to be unlawful, the rest of the Agreement will stand and the unlawful provision will be deemed amended to conform to law.

INFORMATION SHARING. You authorize us to share your personal and/or Account information with nonaffiliates. Nonaffiliates include Merchants, their affiliates, their service providers, and program sponsors ("sponsors"). A sponsor is a franchisor, manufacturer, distributor of goods or an association of retail sellers. Sponsors have arrangements with us to make credit card programs available to Merchants associated with the sponsor. Federal or state laws may limit our ability to share your personal and/or Account information with nonaffiliates even though you have given us this authorization. We comply with these laws. You may request additional Cards on your Account for others, you understand that we may report Account information in credit reports of any additional cardholders. If you fail to comply with the terms of the Account as defined in this Agreement, it will be furnished to the credit reporting agencies and it could cause a negative reference on your credit report and the credit reports of any additional cardholders. You have the right to dispute the accuracy of information that we have reported by writing to us at Wells Fargo Bank, N.A., P.O. Box 1457, Des Moines, IA 50306. Please write "Dispute" and the basis for any dispute with supporting documentation. In the case of information that you believe relates to an identity theft, you will need to provide us with an identity theft report.

ASSIGNMENT. We have the right to assign your Account to another creditor. The other creditor is then entitled to any rights we assign to them. You do not have the right to assign your Account.

SECURITY INTEREST. You grant us a purchase-money security interest under the Uniform Commercial Code in the goods purchased on your Account. We will retain the purchase-money security interest until such goods are paid for in full. You agree to assist us in executing any documents necessary to perfect our security interest.

Special Terms

The terms apply to Special Terms.

SPECIAL TERMS. We may allow you to make purchases at special terms. If a Sales Slip shows that special terms apply, then the purchase will be governed by the special terms and the terms of this Agreement. You accept the special terms by making the purchase. A Sales Slip will state the length of the special terms period, if any. Separate purchases with the same special terms may be included in the same special terms balance. If special terms balances are combined, this may increase the payment for that balance. If a balance is not paid in full before the end of the No Interest or No Interest if Paid in Full period, the balance (and any deferred interest) will be transferred to your regular balance.

SPECIAL INTEREST TERMS. A Sales Slip may indicate that one or more of the following special interest terms applies. Except for No Interest balances, we will use the same method to calculate interest as described in How We Calculate Interest—Average Daily Balance Method (Including New Purchases).

• No Interest. This means there is no interest charge on the purchase balance until the end of the special terms period. You may avoid interest on the balance by paying it in full before the end of the special terms period.
• No Interest if Paid in Full. This means we calculate interest on the purchase balance. This amount is called the deferred interest charge. The deferred interest charge will not be added to your account balance unless you do not pay the balance in full by the end of the special terms period. You may avoid interest on the balance by paying it in full before the end of the special terms period.

The following No Interest if Paid in Full special terms promotion may be offered to you:

No Interest if Paid in Full with Duly Payments

If the purchase balance is not paid in full within the special terms period, interest will be charged to your Account from the purchase date at a rate of 28.99%. This special terms promotion may be offered on balances with terms periods of 6-18 months. This special terms promotion will be identified on your statement as “NO INT IF PD IN FULL.” The Special Terms End Date will disclose the duration of the special terms.

Special Rate. This means the APR shown on the Sales Slip will be used to figure interest on the purchase balance. A special rate of 0% APR may be advertised as a “no interest” special terms promotion.

SPECIAL PAYMENT TERMS. A Sales Slip may indicate that one or more of the following special payment terms apply:

• Payment in Full/Equal Payments: This means the payment is the amount required to pay the initial purchase balance shown on your statement in full during the special terms period. Because of rounding, the final payment could be less than other payments.
• Custom Payments: This means the payment is a set dollar amount or a fraction or percent of the highest balance of this type on any statement closing date. The payment will not change unless, on a future statement closing date, the balance increases above the highest balance.

INTERPRETER CERTIFICATION

INTERPRETER CERTIFICATION. THIS CERTIFICATION APPLIES IF YOU CHOSE TO DISCUSS WITH US THE MERCHANT THE TERMS AND CONDITIONS OF YOUR ACCOUNT IN SPANISH, CHINESE, KOREAN, VIETNAMESE, OR TAGALOG. By signing the credit card application, using the Account on a Card or Retail Services Privacy Notice for more information about how we collect, share, and protect your personal information, as well as how you may limit some, but not all, information sharing.

CREDIT INFORMATION. You promise that any information you give to us in connection with your Account is true and complete. You understand that we rely on this information to open your Account and extend credit to you. You authorize us to investigate your credit, the creditworthiness of the Merchants, the credit limit, terms, and conditions of your Account, and is not employed by or made available through the Merchant; (3) You understand and agree to the terms and conditions contained in these enclosed documents as written.
CERTIFICACIÓN DEL INTÉRPRETE. ESTA CERTIFICACIÓN ES DE APLICACIÓN SI USTED ELIGE DISPUTAR CON NOSOTROS O EL COMERCIANTE LOS TÍTULOS Y CONDICIONES DE SU CUENTA EN ESPAÑOL. Al firmar la solicitud de tarjeta de crédito, utilizar o de otra manera aceptar la tarjeta o cuenta relacionada que le hayamos emitido, usted certifica ante Wells Fargo Bank, N.A. (nosotros) que: (1) usted ha recibido y discutido este acuerdo con su intérprete y se ha otorgado a usted y su intérprete la oportunidad de discutir y negociar con nosotros o el Comerciante los términos y condiciones contenidos en este documento; (2) su intérprete tiene por lo menos 18 años de edad y domina con fluidez tanto el idioma inglés como el idioma en el cual usted decide discutir con nosotros o el Comerciante los términos y condiciones de su cuenta, y no está empleando a un hijo o dependiente o a un miembro de la familia de usted en su papel de intérprete; (3) usted comprende y conviene en los términos y condiciones contenidos en estos documentos adjuntos, según están escritos. Los intérpretes certifican que usted ha seleccionado el idioma y el tema de la disyuntiva que le ha sido presentado y, en consecuencia, está en capacidad de tener algún efecto en su elección. El cuestionario sobre este documento ha sido proporcionado en el idioma que usted ha seleccionado. (4) usted ha satisfactoriamente empleado a un hijo o dependiente o a un miembro de la familia de usted en su papel de intérprete; (5) usted tiene un conocimiento de inglés suficiente como para entender cualquier materia o documento en que se hable o esté escrito en inglés; (6) usted ha recibido un duplicado del presente documento; (7) usted ha sido capaz de entender la totalidad del contenido del presente documento; (8) usted ha sido capaz de entender el cuestionario y la respuesta que se le ha solicitado.