Fill in this information to identify the case:

Debtor 1	Body Contour Ventures, LLC					
Debtor 2 (Spouse, if filing)					
United States	Bankruptcy Court for the: Eastern District of Michigan, Detroit Division					
Case number	19-42510-pjs					

E-Filed on 07/01/2019 Claim # 1148

Official Form 410

Proof of Claim

04/16

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

Part 1: **Identify the Claim** 1. Who is the current Sarah Cohen creditor? Name of the current creditor (the person or entity to be paid for this claim) Other names the creditor used with the debtor 2 Has this claim been acquired from Yes. From whom? someone else? 3. Where should notices Where should notices to the creditor be sent? Where should payments to the creditor be sent? (if and payments to the different) creditor be sent? Sarah Cohen Federal Rule of Name Name **Bankruptcy Procedure** (FRBP) 2002(g) 5330 Bent Tree Forest Drive Apt. 124 Number Street Number Street Dallas TΧ 75248 City State ZIP Code State ZIP Code City Contact phone (219) 308-8169 Contact phone Contact email sccohen8381@yahoo.com Contact email Uniform claim identifier for electronic payments in chapter 13 (if you use one): M No Does this claim amend 4. one already filed? ☐ Yes. Claim number on court claims registry (if known) ____ Filed on MM / DD / YYYY No No 5. Do you know if anyone else has filed a proof □ Yes. Who made the earlier filing? of claim for this claim?

Do you have any number you use to identify the debtor?	 No Yes. Last 4 digits of the debtor's account or any number you use to identify the debtor:
. How much is the claim?	\$300.00. ■ Does this amount include interest or other charges? ■ No
	Yes. Attach statement itemizing interest, fees, expenses, or other charges required by Bankruptcy Rule 3001(c)(2)(A).
. What is the basis of the claim?	Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or credit card. Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c).
	Limit disclosing information that is entitled to privacy, such as health care information.
	Goods Sold
Is all or part of the claim secured?	
	Yes. The claim is secured by a lien on property.
	Nature of property:
	Real estate. If the claim is secured by the debtor's principal residence, file a Mortgage Proof of Claim Attachment (Official Form 410-A) with this Proof of Claim.
	Motor vehicle
	Cher. Describe:
	Basis for perfection:
	Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien has been filed or recorded.)
	Value of property: \$
	Amount of the claim that is secured: \$
	Amount of the claim that is unsecured: \$(The sum of the secured and unsecured amounts should match the amount in line 7.)
	Amount necessary to cure any default as of the date of the petition: \$
	Annual Interest Rate (when case was filed)% Fixed Variable
0. Is this claim based on a	No
lease?	Yes. Amount necessary to cure any default as of the date of the petition. \$300.00
1. Is this claim subject to a	No No
right of setoff?	Yes. Identify the property:

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the Cose Wee Filed

40. In all as want of the elaim						
12. Is all or part of the claim entitled to priority under 11 U.S.C. § 507(a)?	Vo Ves. Check one:	Amount entitled to priority				
A claim may be partly priority and partly	Domestic support obligations (including alimony and child support) under 11 U.S.C. § 507(a)(1)(A) or (a)(1)(B).	\$0.00				
nonpriority. For example, in some categories, the law limits the amount entitled to priority.	□ Up to \$2,850* of deposits toward purchase, lease, or rental of property or services for personal, family, or household use. 11 U.S.C. § 507(a)(7).	\$0.00				
	Wages, salaries, or commissions (up to \$12,850*) earned within 180 days before the bankruptcy petition is filed or the debtor's business ends, whichever is earlier. 11 U.S.C. § 507(a)(4).	\$0.00				
	Taxes or penalties owed to governmental units. 11 U.S.C. § 507(a)(8).	\$0.00				
	Contributions to an employee benefit plan. 11 U.S.C. § 507(a)(5).	\$0.00				
	□ Other. Specify subsection of 11 U.S.C. § 507(a)() that applies.	\$0.00				
	* Amounts are subject to adjustment on 4/01/19 and every 3 years after that for cases begun on or aft	er the date of adjustment.				
Part 3: Sign Below						
The person completing this proof of claim must	Check the appropriate box:					
sign and date it.	I am the creditor.					
FRBP 9011(b).	□ I am the creditor's attorney or authorized agent.					
If you file this claim electronically, FRBP	I am the trustee, or the debtor, or their authorized agent. Bankruptcy Rule 3004.					
5005(a)(2) authorizes courts to establish local rules	I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005.					
specifying what a signature is.	I understand that an authorized signature on this <i>Proof of Claim</i> serves as an acknowledgment amount of the claim, the creditor gave the debtor credit for any payments received toward the d					
A person who files a						

fraudulent claim could be I have examined the information in this Proof of Claim and have a reasonable belief that the information is true and correct.

I declare under penalty of perjury that the foregoing is true and correct. 18 U.S.C. §§ 152, 157, and

Executed on date	07/0	1/20	19	
	MM /	DD	/	YYYY

Sarah Cohen	
Signature	

Print the name of the person who is completing and signing this claim:

Name	First name		Middle name		Last name
	TISTIANE				Last hame
Title					
_					
Company					
	Identify the co	orporate servicer	as the company if the auth	norized agent	is a servicer.
Address					
Address	Number	Street			
Address	Number	Street			
Address	Number	Street			
Address		Street		State	ZIP Code
Address	Number	Street		State	ZIP Code
Address Contact phone		Street		State	ZIP Code

fined up to \$500,000,

3571.

imprisoned for up to 5 years, or both.

Attachment 1 - agreement with LightRx_Sarah Cohen.pdf Description - Original agreement with Light Rx and payment agreement with UAS

Credit Application /	Retail Installment	Credit Agreement

Light RX Face & Body		Important Information to funding of terrorism and requires all financial insti- identifies each person wi	money launde tutions to obta	ering activities ain, verify, and	s, federal law d record information that		
3246 Preston Rd #620		this means for you. Whe ask for your name, addre allow us to identify you. V other identifying docume	n you apply fo ess, date of bi Ne may also	or a loan or op rth and other ask to see you	en an account, we will information that will ur driver's license or		
Frisco, TX 75034		sources to confirm the in protected by our privacy carefully before completi	formation. The policy and fee	ne information	vou provide is		
("You and "your" mean ea	Sell ach applicant	(as an indiv	ridual) and all applicants		For Sel		
(together) shown below. '	"We," "us," an is accepting v	d "our" mea /our accour	an the merchant or service at application (the "Seller")	ID #	Accou TCUGZFTL		Application Date 06-16-2018
and any of the Seller's as	ssigns and suc	ccessors.	1 Applicant	Information **	10002111		00-10-2010
Full Name (First, Middle,	Last)			Primary Phone #		Primary Pho	ne Type
Sarah Cohen	Last)			219-308-8169		Mobile	
Soc. Sec. No.	Date of Birth			Secondary Phone #		Secondary F	hone Type
***-**-7769	08-03-1981	l					
Email Address				Own/Rent			
sccohen8381@yahoo	o.com			Rent	4		
Present Address				Mortgage Company or L	andlord		Mortgage or Lease /Mo.
5330 Bent Tree Fore	est Dr 124						^{\$} 1267.00
Dallas, TX 75248							
UNITED STATES							
Employment Status		Current En	nployer Name	Position/Title			Date of Employment
Employed		Methodis	t Health System	Publications project r	nanager		07-08-2011
DBA (if Self Employed)				Work Phone #		Work Ext.	I
				(214) 947-4601	- I		
Gross Monthly Income \$ 3850.00		Other Inco	me Source *		Other Inco \$	me per Mo.	
			2. Co - Applica	nt Information **			
Full Name (First, Middle,	Last)			Primary Phone #		Primary Pho	ne Type
Soc. Sec. No.	Date of Birth			Secondary Phone #		Secondary F	Phone Type
Email Address				Own/Rent			
Present Address , UNITED STATES				Mortgage Company or L	andlord	L	Mortgage or Lease/Mo. \$
Employment Status		Current En	nployer Name	Position/Title			Date of Employment
DBA (if Self Employed)				Work Phone #		Work Ext.	<u> </u>
Gross Monthly Income \$		Other Inco	me Source *		Other Inco \$	me per Mo.	
repaying the account.	-		nance income need not b	-			
** You authorize us an about your application any other technology o investigating suspected	and account r means we d fraud or ide	. You agre choose, fo entity theft.	s to use this information be that we may contact y or purposes that include on t to credit bureaus. Late	ou by using automatic gathering information, p	dialing devic providing se	es, prerecon rvice, collect	rded messages, and ting your account, or

We may report information about your account to credit bureaus. Late payments, missed payments, or other defaults on your may be reflected in your credit report.

DocuSign	Envelope	ID: 4EACBD44	1-3986-44FC	-A918-0F094	1A1C51B

n Envelope ID: 4EACBD44-3986-44FC-A918-0F09	41A1C51B	THIS IS A COPY	ord is hold at na2 docusio
You understand and agree that we are allowed to connection with any extension of credit, any req or to investigate account disputes. If you ask or name and address of any credit reporting agenc	o request a consumer c uest for a credit limit in if the law requires, we v	crease, any renewal or update of your account, vill tell you if we requested credit reports about	to take collection action,
California Residents. Each applicant, if married, the account up to its credit limit and each applicar			will have the right to use
Maryland. This agreement is made pursuant to the	Credit Grantor Retail Inst	allment Credit Provisions, Md. Comm. Law, Title 1	2, Subtitle 9.
New York Residents. A consumer report may be not a report was ordered. If a report was ordered, report. Subsequent reports may be ordered or utili you are denied for credit and upon your request, we	we will tell you the nar zed in connection with a	ne and address of the consumer reporting agence in update, renewal or extension of credit for whic	y that provided the characteristic terms of terms o
Dhio Residents. The Ohio laws against discrimina that credit reporting agencies maintain separate cl administers compliance with this law. Dklahoma Residents. The Buyer should refer to th	redit histories on each ir	ndividual upon request. The Ohio Civil Rights Cor	nmission
Oregon Residents. NOTICE: The seller intends to a become the owner of the contract and your creditor. bayments should be directed to the buyer of the cont	sell this contract to Unive After the sale of this con	rsal Guardian Acceptance, LLC, which if it buys the tract, all questions concerning either terms of the c	e contract, will
Texas Residents. To contact Universal Account Se Texas law which is enforced by the Consumer Cred www.occc.state.tx.us, and can be contacted relative	ervicing, LLC about this a it Commissioner, 2601 N	ccount call (888) 233-2302. This contract is subjec orth Lamar Boulevard, Austin, Texas 78705-4207;	t in whole or in part to (800) 538-1579;
Wisconsin Residents. Notice to Married Applicar § 766.59 or a court decree under Wisconsin Statu credit is granted, is furnished a copy of the agree he Seller is incurred.	ites § 766.70 adversely ment, statement or decr	affects the interests of the Seller unless the Se ee or has actual knowledge of the adverse provis	ller, prior to the time the sion when the obligation to
re required to ask married Wisconsin residents for	the name and address of	for, if granted, will be incurred in the interest of you their spouses and notify them about any account of	ur marriage or family. We we may open for you. If you
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WHICH THE DEBTOR COULD ASSERT AGAINST THE SELLER OF GOODS OR SERVICES OBTAINED PURSUANT HERETO OR WITH THE PROCEEDS HEREOF. RECOVERY HEREUNDER BY THE DEBTOR SHALL NOT EXCEED AMOUNTS PAID BY THE DEBTOR HEREUNDER.

				5.	For Seller Use	9	
Date Received	Received by		Client N	lo.	Program No.	Location	Location No.
06-16-2018	LRX Plano		86D7		T9594	Light RX Face & Body of Frisco	
Reference Code	Reference Group	Reference I	D			Reference Employee	

THIS IS A COPY

Retail Installment Credit Agreement Terms and Conditions

Section I: Rates and Fees Table

Consumer Interest Rates & Interest Charges					
Annual Percentage Rate (APR) for Purchases	0% If paid in full by the end of the promotional period				
	After that your APR will be 21.90 %				
How to Avoid Paying Interest	Your Payment Due Date is at least 25 days after the close of each billing cycle. We will not charge you interest on purchases if you pay your entire balance on or before the due date each month.				
Fees					
Origination Fee Annual Fee	\$0.00 * \$0.00 *				

Penalty Fees	0.00
Late Payment	Up to \$ 30.00
 Returned Payment 	\$0.00
	The amount of these fees varies by state. See your account agreement for more details about the fees that apply to your account.

How We Will Calculate Your Balance: We use a method called "daily balance." See your account agreement for more details.

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

*Annual Fee: Waived for the first year. We will also waive part of the Annual Fee for account holders who authorize us to initiate recurring payment (AutoPay) by electronic fund transfers. We will also waive part of the Annual Fee if you authorize us to send your periodic statements electronically.

Section II: RATES, FEES AND PAYMENT INFORMATION

How Interest is Calcul	ated
Your Interest Rate	We use a daily periodic rate to calculate the interest on the balance on your account each day. The daily rate for purchases is the APR time 1/365. The daily periodic rate for purchases is 0.060000 % (APR21.90%). Interest will be imposed in amounts or rates not in excess of those permitted by applicable law.
When We Charge Interest	Unless the law or our Agreement with you requires otherwise, there is a grace period for new purchases. We will begin accruing interest on your purchase from the date it is made. However, if you pay the entire amount due on the new purchase by the due date each month, then you will not have to pay interest charges. For promotional purchases please refer to Section 7 (APRs Applied to Different Balances) and the specific promotional terms outlined on the Charge Slip.
How We Calculate Interest	We calculate the finance charges for each Account balance by applying the "daily periodic rate" for that balance to the "daily balance" of that balance. We do this for each day in the billing cycle and then add together the resulting finance charges. This gives us the total finance charges for that balance for that billing cycle. We calculate the "daily balance" for each balance. We do this by starting with the beginning amount of that balance. We add any new purchases for that day and subtract any unpaid interest and payments or credits. This gives us the "daily balance." We may exclude new purchases from the daily balance that is subject to finance charges, if the law, our Agreement or the Promotional Terms require us to do so. If this happens, we will include these purchases in the daily balance subject to finance charges as soon as the law, our Agreement or the Promotional Terms allow.

How Fees Work	
Late Payment Fee	If you do not pay at least the minimum payment due for a billing cycle by its due date or any later date that may be established by applicable law, we will charge the following late payment fee to your Account:
	If all or any portion of a payment is not paid within 10 days of its due date, you will be charged a late charge of 5% of the unpaid amount of the payment due, but not exceeding \$30 on each scheduled payment.
Returned Payment Fee	If any Account payment you make or attempt is returned unpaid to us for any reason, we will charge a returned payment fee of \$ 0.00 to your Account, subject to any legally required notices and any limitations of applicable law.

THIS IS A COPY

	The Authoritative Copy of this record is held at pa2 docusion r
Annual Fee	The Annual Fee will be waived for the first year. Thereafter you will be charged this annual fee on or about the
	anniversary of the first charge to your Account (your "Anniversary Date"), so long as your Account has an
	unpaid balance or remains open for new purchases. We will notify you about this annual fee before each
	Anniversary Date. Our notice will explain when and how you may close your Account to future purchases and
	pay the full unpaid balance, if you do not want to be charged this annual fee on an Anniversary Date. If you
	authorize us to provide periodic statements electronically (e-statements) you will not be charged \$ 0.00 of
	this annual fee on an Anniversary Date. If you authorize us to use "AutoPay" (an enrollment in a recurring
	payment method) to pay your monthly payments, you will not be charged \$ 0.00 of this annual fee on an
	Anniversary Date.
Origination Fee	Account holder agrees to pay us a one-time Origination Fee of \$0.00 upon the execution of this
	agreement. You understand that this fee is non-refundable

YOUR BILLING RIGHTS: KEEP THIS DOCUMENT FOR FUTURE USE

This notice tells you about your rights and our responsibilities under the Fair Credit Billing Act.

What To Do If You Find A Mistake On Your Statement

If you think there is an error on your statement, write to us at: Universal Account Servicing, LLC, Attn: Billing Errors and Disputes, 7505 NW Tiffany Springs Pkwy Ste 400, Kansas City, MO 64153. In your letter, give us the following information:

- Account information: Your name and account number.
- Dollar amount: The dollar amount of the suspected error.
- Description of Problem: If you think there is an error on your bill, describe what you believe is wrong and why you believe it is a mistake

You must contact us:

- Within 60 days after the error appeared on your statement.
- At least 3 business days before an automated payment is scheduled, if you want to stop payment on the amount you think is wrong.

You must notify us of any potential errors in writing. You may call us, but if you do, we are not required to investigate any potential errors and you may have to pay the amount in question.

What Will Happen After We Receive Your Letter

When we receive your letter, we must do two things:

- 1. Within 30 days of receiving your letter, we must tell you that we received your letter. We will also tell you if we have already corrected the error.
- 2. Within 90 days of receiving your letter, we must either correct the error or explain to you why we believe the bill is correct.

While we investigate whether or not there has been an error:

- We cannot try to collect the amount in question, or report you as delinquent on that amount.
- The charge in question may remain on your statement, and we may continue to charge you interest on that amount.
- While you do not have to pay the amount in question, you are responsible for the remainder of your balance.
- We can apply any unpaid amount against your credit limit.

After we finish our investigation, one of two things will happen:

1. If we made a mistake: You will not have to pay the amount in question or any interest or other fees related to that amount.

2. If we do not believe there was a mistake: You will have to pay the amount in question, along with applicable interest and fees. We will send you a statement of the amount you owe and the date payment is due. We may then report you as delinquent if you do not pay the amount we think you owe.

If you receive our explanation but still believe your bill is wrong, you must write to us within <u>10 days</u> telling us that you still refuse to pay. If you do so, we cannot report you as delinquent without also reporting that you are questioning your bill. We must tell you the name of anyone to whom we reported you as delinquent, and we must let those organizations know when the matter has been settled between us.

If we do not follow all of the rules above, you do not have to pay the first \$50 of the amount you question even if your bill is correct.

RETAIL INSTALLMENT CREDIT AGREEMENT

This Retail Installment Credit Agreement contains the general terms and conditions that will govern your retail installment credit account (the "Account") we may provide for your use, with the assistance of our service provider, Universal Account Servicing, LLC, if we approve your Account application. The Account application you signed or otherwise submitted to us (including its federal and state notices), and any written materials we provide to you as a supplement or amendment to this Retail Installment Credit Agreement, are part of and incorporated into Retail Installment Credit Agreement by reference (together, our "Agreement" with you).

In this Agreement, the words "you" and "your" mean each applicant (as an individual) and all applicants (as a group) shown on the Account application. The words "we", "us" and "our" mean the merchant or service provider receiving your Account application (the "Seller"), and any of the Seller's assigns and successors. When the Agreement states that we "may" take an action, this means that we are allowed and have the sole discretion to take that action, subject only to any limitations or notices expressly required by law or this Agreement.

You accept and agree to be bound by all terms and conditions in this Agreement, including its arbitration provision, the first time you use your Account. Your signature (including any digital or electronic signature) on the Account application, or an Account sales slip or other evidence of Account indebtedness, represents your signature to this Agreement, and is part of and incorporated by reference into this Agreement.

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Oral agreements or commitments to loan money, extend credit or to forbear from enforcing repayment of debt, including promises to extend or review such debt, are not enforceable. To protect you and us from misunderstanding or disappointment, any agreements we reach covering such matters are contained in writing, which is the complete and exclusive statement of the agreement between us, except as we may later agree in writing to modify it.

1. USE OF ACCOUNT:

A. You may use the Account from time to time to make purchases from us, as permitted by this Agreement and applicable law. The amount of credit that may be extended to you while the Account is open, up to its credit limit, is generally made available to the extent the outstanding balance is repaid. We may restrict or delay the availability of Account credit, to protect you and us against potential fraud, unauthorized transactions, Account misconduct or misuse, or for other risk management reasons. In addition, Account services may be unavailable to you from time to time, due to circumstances beyond our control, such as system failures, fires, floods, natural disasters or other unpredictable events. We will not be responsible or liable to you if this happens. You agree not to use, try to use, or permit use of the Account for any transactions that are illegal or not permitted by us. If you do so, you must still pay us for these transactions and they remain subject to all other terms of our Agreement. Except as otherwise required by law, you agree to be bound by any policy we disclose at the time of an Account purchase, such as "no returns," "no returns," "no return or credit without receipt," "as is," "store credit only," "all sales final," or similar statements.

B. Charge Slip: Every purchase made with this account will result in the creation of a charge slip that must be signed by an Account Holder to authorize the charge. On the Charge Slip the Credit Limit, Highest Account Balance, Available Credit Balance, APR, Finance Charge, Amount Financed, and a revised Payment Schedule will be disclosed. Each purchase may or may not have promotional terms, please refer to "Balance Categories" for more information. If the purchase has promotional terms; the specific promotional term will be disclosed on the Charge Slip along with any applicable expiration date of the promotion. Each additional purchase made using your account will contain a revised version of all the disclosures referenced in this section.

2. YOUR PROMISES TO US: You promise to do everything the Agreement requires of you, for as long as your Account has an unpaid balance, remains open to future purchases, or both. Each of you and all of you promise, individually and together, to pay us all amounts due on your Account, now and in the future. The amounts due on your Account include the unpaid balance of all purchases any of you make with the Account, plus all fees and all interest charges, as described in this Agreement. You agree to pay for amounts due for any charges over your Account credit limit. You promise to pay at least the minimum payment due for each billing cycle by its payment due date, as shown on the Account statement for that cycle.

3. ACCOUNT BILLING STATEMENTS AND NOTICES; ADDRESS ON FILE: If you have a credit or debit balance on the Account of \$1 or more at the end of any billing cycle, we will send a periodic Account statement (a "bill") showing what you owe us as of the end of that billing cycle. We may not send you a statement, however, if we have decided your Account is uncollectible, if we have initiated Account collection proceedings against you, or if the law does not require or permit us to send the statement. The billing cycle is the fixed period of time covered by the statement we send you. Each statement that we send will identify the billing cycle. It will also show you the minimum payment you must make to us by the due date shown on the statement. You agree to examine each statement and notify us immediately of any item you may dispute. The billing error rights notice in this Agreement and on your statements provide more information about how you may notify us about any disputed items or billing errors. We will mail or deliver your statement only to one address. If your Account is a joint Account or more than one person is permitted to use the Account, you agree that we may send all Account statements and other Account notices solely to your address on file, as shown in our billing records. Your address on file is the address you provided in your Account application, unless: (a) we have received and processed an other account or good faith, to rely on the address correction notice we receive from the Postal Service. You agree to notify us immediately of any change in your mailing address, telephone numbers, or other contact information, such as your email addresses.

4. SECURITY INTEREST: We will take a security interest in any goods you purchase with the Account. To the extent permitted by law, you grant to us and we will retain a purchase-money security interest under the Uniform Commercial Code in each item you purchase with the Account and its proceeds, until the unpaid balance of that item is paid in full. For purposes of determining at any time which items remain subject to our security interest, payments on your Account will be applied according to any requirements of law or, if the law does not require otherwise, in the following order: first, to Account Interest charges; then to Account fees; and then to the items charged to your Account in the order each item was charged, beginning with the oldest item purchased. If several items are charged to your Account on the same date, the lowest priced items will be considered to be paid for first. Down payments will be applied in full to the item for which the down payment was made. You agree that we may, at our option, record financing or security documents without your signature, as permitted by law and solely to evidence and perfect our security interest in the items purchased with the Account. If the law requires your signature on any financing or security interest in the items purchased for excording and perfecting our security interest in the items purchased with the Account. No security interest is or will be retained or acquired by us in the principal dwelling of any consumer. This does not apply to a lien created by a court judgment. In the event of a default, you agree that we shall have all of the rights of a secured party under applicable law, including the right to repossess and sell items that remain subject to our security interest, to the event of a default, you agree that we shall have all of the rights of a secured party under applicable law, including the right to repossess and sell items that remain subject to our security interest, to the event of a manner permitted by law.

5. BALANCE CATEGORIES: We put each Account purchase into a balance category. We use the different balance categories to calculate the correct interest charges on your Account. If any type of charge is subject to a separate promotional plan; we will put the Promotional Balance into a separate balance for the time period, you qualify for the special promotional terms ("Promotional Terms").

6. PAYMENTS:

A. *Payment Due Date; Payment Requirements.* The due date is the date by which we must receive your payment for it to be on time. Your Account statement will list the due date. Your due date will generally be at least 25 days after the end of the most recently ended billing cycle, unless the law requires otherwise. To be on time, we must receive your payment on or before the due date at the place and by the time stated on your statement. Unless a statement states a different place for payments, your payments must be sent to: Universal Account Servicing LLC, P.O. Box 901571, Kansas City, MO 64190 (regular mail); or Universal Account Servicing LLC, Attn: Payments, 7505 NW Tiffany Springs Pkwy Ste 400, Kansas City, MO 64153 (overnight courier). Unless an Account statement shows a different time, your payment is on time if we receive it by 5:00 p.m. Central Time on the due date. This 5:00 p.m. deadline is measured by the time zone in which we receive the payment, which may not be your time zone. If we do not receive or accept payments by mail on the due date, your payment will be on time if it is received by the next day that we accept or receive payments by mail.

You must pay in U.S. dollars. You must not mail or deliver payments to us in cash. Your payment must be drawn on a U.S. deposit account or by a cashier's check drawn on a U.S. bank or a foreign bank branch in the U.S. You must not attach or include any restrictive language to any payment you send to the address for payments shown in the Agreement or on an Account statement. Any check or money order you send that has restrictive words, conditions, limitations, or special instructions to us, including those marked with the words "paid in full" or similar language, must be mailed to: Universal Account Servicing, LLC, Attn: Billing Errors and Disputes, 7505 NW Tiffany Springs Pkwy Ste 400, Kansas City, MO 64153. If you make payment in a paper form (such as a check, money order, or cashier's check), you must include the payment coupon from your statement or write your Account number on the payment. If we decide, in our discretion, to accept a form of payment that does not meet these payment instructions, you agree that we are not waiving our right to require you to make or continue making payments that comply with these instructions and are otherwise required by the Agreement. The credit available on your Account will be increased by the amount of your payment within 14 days after we receive your payment.

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B. *Minimum Payment Due; New Balance of Account.* The statement we send to you will show the minimum amount you must pay by the due date shown on the statement (your "minimum payment" or the "minimum payment due" in this Agreement and on your statement). The statement will also show you the full unpaid balance of your Account that is outstanding as of the end of each billing cycle covered by an Account statement (the "New Balance"). Paying your entire New Balance or paying more than your minimum payment due will help reduce your interest charges. **YOU MAY PAY THE NEW BALANCE OF YOUR ACCOUNT IN FULL AT ANY TIME WITHOUT PENALTY OR PAY IT IN INSTALLMENTS.** However, for each statement, you must pay at least the minimum payment by the due date shown on the statement. If you do not pay the minimum payment by its due date, we may charge you a late payment fee in accordance with state law. You will also be in breach of this Agreement. If any Promotional Terms apply that change the payment requirements for a Promotional Balance, then those Promotional Terms will explain how we determine the minimum payment due for these Promotional Balances.

As of the end of the billing cycle covered by the statement, we start by determining a minimum payment amount that is equal to **9.36** % of your highest Account balance or **\$75.00** whichever is greater (excluding any Promotional Balances whose Promotional Terms make those Promotional Balances subject to different payment requirements). Then, we determine the minimum payment due for any Promotional Balances whose Promotional Terms change the payment requirements for these Promotional Balances. Then, we determine whether there are any Account payments that are past due or balances that exceed the credit limit of your Account. Finally, we calculate your minimum payment due by adding together all of the amounts described in this paragraph and rounding the result up to the nearest whole dollar. If you pay more than the minimum payment due after the end of any billing cycle, you must still pay at least the minimum payment due after the end of each billing cycle after that.

C. *Payment Allocation*. You agree that we may choose which Account balances to pay first with your payments, unless the law or our Agreement otherwise requires us to apply payments in a particular order. Payments will be applied first to outstanding finance charges, fees and any past-due amounts. After outstanding fees and past –due amounts are paid, the Minimum Monthly Payment as well as any excess over the Minimum Monthly Payment, will be applied as follows: First to promotional "Deferred Interest" or "Same as Cash" amounts in the order of expiration, soonest first, next to interest-bearing amounts, in interest rate order, higher rates first (if applicable).

7. INTEREST RATES AND INTEREST CHARGES: APRs Applied to Different Balances. The "annual percentage rate" or "APR" is an annualized interest rate. We use the APR that applies to each balance to calculate the interest charges that you owe us on the Account. Different APRs may apply to different balances on your Account, such as the purchases that are subject to the standard APR and other purchases that qualify for Promotional Terms. Any Promotional Terms we offer will explain which purchases qualify as a Promotional Balance, how long the Promotional Terms apply, and whether the standard APR or a promotional APR applies to these Promotional Balances. The Promotional Terms we offer may include deferred interest programs, where you may not have to pay the interest charges that accrue on a Promotional Balance if it is paid in full before expiration of the time period we specify in our Promotional Terms on the Charge Slip.

8. CREDIT LIMIT: We will establish a credit limit for your Account. You agree that you will not use or permit others to use your Account to obtain credit if it would cause the outstanding balance of your Account to exceed its credit limit. However, we may, at our option, without waiving any of our rights, permit charges to your Account, even if those charges would cause your outstanding Account balance to exceed its credit limit. We will not assess a fee if we elect to honor charges that cause your Account to exceed its credit limit.

9. EVENTS OF DEFAULT; REMEDIES: To the extent permitted and in accordance with applicable law, we may consider your Account to be in default if: (a) you do not make at least the minimum payment due for a billing cycle by its due date; (b) you break any other promise you made in this Agreement; (c) you have supplied us with misleading or false information on your application; (d) you die or become the subject of a bankruptcy or insolvency proceeding. If this happens, we may, after we provide any notice and wait any time period that the law requires, do one or more of the following: (i) reduce your credit limit and refuse to approve any new purchases attempted on your Account; (ii) close or suspend your Account; (iii) require immediate payment of your entire Account balance; (iv) bring an action to collect all amounts owed for the Account; (v) repossess goods in which we retain a security interest and otherwise seek self-help or judicial remedies available to us as a secured creditor; and/or (vi) take any action otherwise allowed to Sellers by law. Our rights and remedies are cumulative and we may pursue them in any order or combination we consider appropriate, subject only to any limitations or notices that may be expressly required by applicable law. We will notify you in advance and/or give you an opportunity to cure your default only if applicable law requires us to do so.

10. COLLECTION COSTS: To the extent permitted by law, you promise to pay all of the costs we incur to collect your Account after an event of default, including reasonable and allowable fees payable to an attorney who is not our salaried employee.

11. JOINT ACCOUNTS: If this is a joint Account, each of you is responsible as an individual and all of you are responsible as a group for all amounts that are owed in connection with the Account. Each of you is responsible, even if the Account is used by only one of you. You will continue to be liable for the entire balance of the Account, even if your co-applicant or cobuyer is ordered by a court to pay us. You will remain liable to us if your co-applicant or co-buyer fails to pay as ordered by the court. Your Account status will continue to be reported to the credit bureau under each of your names. The delivery of Account notices or bills to any of you serves as delivery of those notices and bills to all of you. We may rely on and comply with instructions given by any of you with respect to the Account. We are not liable to any of you for relying on or complying with instructions given by any of you.

12. NOTICES, CHANGES OF ACCOUNT INFORMATION, AND METHODS OF CONTACT: You agree that you and we have an established business relationship and we are authorized to contact you by telephone from time to time about your Account. We can include numbers and addresses from which you contact us as numbers and addresses provided by you. We may obtain address corrections from the US Postal Service and telephone numbers and other contact information from third party sources. You agree to pay any fees or charges for which you may become responsible as a result of our attempts to communicate with you and we will not reimburse you for such costs. You authorize us or third parties acting on our behalf to send text messages to numbers you provide or to other numbers where we have reason to believe we can reach you. This includes attempts to contact you on cellular phones or other such phones and you agree that we can use automatic dialers, leave pre-recorded messages, and send emails to an email address at which we have reason to believe you can be reached. We can make such calls, within the confines of applicable law, for purposes that include, but are not limited to, gathering information, providing service, collecting on your Account, or investigating suspected fraud or identity theft. You agree that we may, from time to time and at our option, monitor and/or record telephone calls between you and us to assure the quality of our customer service and for other legitimate business reasons. You agree that monitoring and/or recording may be done and that no additional notice to you or additional approval from you is needed.

13. **INVALIDITY:** If one or more provisions of this Agreement are declared invalid or unenforceable by a court or arbitrator with jurisdiction, you and we agree that the remaining conditions and terms will not be affected. If any interest charges or fees we assess in connection with this Agreement is finally determined by a court or arbitrator to exceed the amounts allowed by applicable law, you and we agree that any such excess amount may be applied to reduce the outstanding balance of your Account or, if there is no outstanding balance, refunded to you.

14. CHANGING OUR AGREEMENT: Subject to notice requirements and limitations of applicable law, we may change the terms of this Agreement at any time, and the new terms that apply to your Account will take effect on the day we specify in our notice to you. If the law requires us to notify you in a certain way, or limit the effect of any change in Account or Agreement terms, we will comply. You may not change the terms of this Agreement, unless you and one of our duly authorized representatives each sign a written document modifying specified terms of the Agreement.

15. INFORMATION FURNISHED ABOUT YOUR ACCOUNT: You understand and agree that we may furnish information about you and the status and payment history of your Account to credit bureaus and other sellers as permitted by law, but are not legally required to do so. Late payments, missed payments, or other defaults on your Account may be reflected in your credit report. If you believe we have reported inaccurate information about you to a consumer reporting agency, and unless a statement advises you to notify us at a different place, you agree to notify us in writing at the following address: Universal Account Servicing, LLC, Attn: Billing Errors and Disputes, 7505 NW Tiffany Springs Pkwy Ste. 400, Kansas City, MO 64153. In doing so, please identify the inaccurate information and tell us why you believe it is incorrect. If you have a copy of the credit report that includes the inaccurate information, please send a copy of that report to us as well.

16. CREDIT INVESTIGATION: You authorize us to investigate your credit history. You agree that we are allowed to request a consumer credit report about you in connection with processing your Account application, and subsequently in connection with any extension of credit, any request to increase your credit limit, any renewal or update of your Account, to take collection action on the Account, or to investigate disputes about the Account. If you ask, we will tell you if we requested credit reports and the name and address of any credit bureaus that provided the reports.

17. ASSIGNMENT: We have the right to assign and transfer any amounts you owe us in connection with the Account, the Account itself, and any of our rights under this Agreement. We assign this Agreement if we sell or pass to a third party any or all of our rights or obligations under the Agreement, including any amount that you owe under the Agreement. Depending on what we may assign, any party to which we assign this Agreement will enjoy all our rights under the Agreement, including the contractual rights to collect amounts you owe on the Account. You are not allowed to assign or transfer this Agreement or any of your rights or duties to anyone else.

18. CANCELLATION: We may cancel your Account at any time. You have the right to close your Account to future purchases at any time, if you send a written cancellation notice to: Universal Account Servicing, LLC, Attn: Consumer Help Desk, 7505 NW Tiffany Springs Pkwy Ste 400, Kansas City, MO 64153. Even if you close your Account to future purchases, you must pay all outstanding amounts on the Account and your Account will remain subject to interest and fees as provided in this Agreement until it is paid in full.

19. **INFORMATION SHARING:** You authorize us to share information about you as permitted by law. This includes information we get from you and others. It also includes information about your transactions with us. Please see our Privacy Notice for details about our information sharing practices.

20. GOVERNING LAW: This Agreement and all transactions under it will be governed by the laws of the State in which you reside. The open end rules to Regulation Z apply to this contract.

21. ARBITRATION: PLEASE READ THIS SECTION CAREFULLY. IF YOU DO NOT REJECT IT, THIS SECTION WILL APPLY TO YOUR ACCOUNT, AND MOST DISPUTES BETWEEN YOU AND US WILL BE SUBJECT TO INDIVIDUAL ARBITRATION. THIS MEANS THAT: (A) NEITHER A COURT NOR A JURY WILL RESOLVE ANY SUCH DISPUTE; (B) YOU WILL NOT BE ABLE TO PARTICIPATE IN A CLASS ACTION OR SIMILAR PROCEEDING; (C) LESS INFORMATION WILL BE AVAILABLE; AND (D) APPEAL RIGHTS WILL BE LIMITED.

What claims are subject to arbitration

1. If either you or we make a demand for arbitration, you and we must arbitrate any dispute or claim between you or any other user of your Account and us, our affiliates, our agents, our service providers, and/or our predecessors and successors in interest (including any dealer, merchant, or retail seller that allows use of the Account and any assignee of the Agreement), if the dispute or claim relates to your Account, except as noted below.

2. All parties agree that no party has to initiate an arbitration proceeding before exercising remedies of self-help repossession, non-judicial foreclosure, replevin or other similar remedies. 3. We will not require you to arbitrate: (a) any individual case in small claims court or your state's equivalent court, so long as it remains an individual case in that court; or (b) a case we file to collect money you owe us. However, if you respond to the collection lawsuit by claiming any wrongdoing, we may require you to arbitrate.

4. Notwithstanding any other language in this section, only a court, not an arbitrator, will decide disputes about the validity, enforceability coverage or scope of this section or any part thereof (including, without limitation, the next paragraph of this section and/or this sentence). However, any dispute or argument that concerns the validity or enforceability of the Agreement as a whole is for the arbitrator, not a court, to decide.

No Class Actions

YOU AGREE NOT TO PARTICIPATE IN A CLASS, REPRESENTATIVE OR PRIVATE ATTORNEY GENERAL ACTION AGAINST US IN COURT OR ARBITRATION. ALSO, YOU MAY NOT BRING CLAIMS AGAINST US ON BEHALF OF ANY ACCOUNTHOLDER WHO IS NOT AN ACCOUNTHOLDER ON YOUR ACCOUNT, AND YOU AGREE THAT ONLY ACCOUNTHOLDERS ON YOUR ACCOUNT MAY BE JOINED IN A SINGLE ARBITRATION WITH ANY CLAIM YOU HAVE.

If a court determines that this paragraph is not fully enforceable, only this sentence will remain in force and the remainder will be null and void, and the court's determination shall be subject to appeal. This paragraph does not apply to any lawsuit or administrative proceeding filed against us by a state or federal government agency even when such agency is seeking relief on behalf of a class of borrowers, including you. This means that we will not have the right to compel arbitration of any claim brought by such an agency.

· How to start an arbitration, and the arbitration process

1. The party who wants to arbitrate must notify the other party in writing. This notice can be given after the beginning of a lawsuit or in papers filed in the lawsuit. Otherwise, your notice must be sent to UNIVERSAL ACCOUNT SERVICING, LLC ATTN: ARBITRATION DEMAND, 7505 NW Tiffany Springs Pkwy Ste 400, Kansas City, MO 64153. The party seeking arbitration must select an arbitration administrator, which can be either the American Arbitration Association (AAA), 1633 Broadway, 10th Floor, New York, NY 10019, www.adr.org, (800) 778-7879, or JAMS, 620 Eighth Avenue, 34th Floor, New York, NY 10018, www.jamsadr.com, (800) 352-5267. If neither administrator is able or willing to handle the dispute, then the court will appoint an arbitrator.

2. If a party files a lawsuit in court asserting claim(s) that are subject to arbitration and the other party files a motion with the court to compel arbitration, which is granted, it will be the responsibility of the party asserting the claim(s) to commence the arbitration proceeding.

3. The arbitration administrator will appoint the arbitrator and will tell the parties what to do next. The arbitrator must be a lawyer with at least ten years of legal experience. Once appointed, the arbitrator must apply the same law and legal principles, consistent with the Federal Arbitration Act ("FAA"), that would apply in court, but may use different procedural rules. If the administrator's rules conflict with this Agreement, this Agreement will control.

4. The arbitration will take place by telephone or at a reasonably convenient location. We will always pay arbitration costs, as well as your legal fees and costs, to the extent you prevail on claims you assert against us in an arbitration proceeding which you have commenced.

Governing Law for Arbitration

This Arbitration section of your Agreement is governed by the Federal Arbitration Act (FAA). The law of the state where you reside shall apply solely to the extent that such State law is relevant under the FAA. The arbitrator's decision will be final and binding, except for any appeal right under the FAA. Any court with jurisdiction may enter judgment upon the arbitrator's award.

• How to reject this section.

You may reject this Arbitration section of your Agreement. If you do that, only a court may be used to resolve any dispute or claim. To reject this section, you must send us a notice within 60 days after you open your Account or we first provided you with your right to reject this section. The notice must include your name, address and Account number, and must be mailed to UNIVERSAL ACCOUNT SERVICING, LLC, ATTN: COMPLIANCE DEPT, 7505 NW Tiffany Springs Pkwy Ste. 400, Kansas City, MO 64153. This is the only way you can reject this section.

CAUTION: It is important that you read this arbitration agreement thoroughly before you sign this Contract. By signing it, you are accepting that you have read and understand this arbitration agreement, and have received a copy of it. If you do not understand something in this arbitration agreement, do not sign this Contract; instead ask your lawyer.

Your signature (including any digital or electronic signature) on the Account application, or an Account sales slip or other evidence of Account indebtedness, represents your signature to this Agreement, and is part of and incorporated by reference into this Agreement.

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Charge Sli	ip	
ACCT #: TCUGZFTLOA01 Buyer: Sarah Cohen 5330 Bent Tree Forest Dr 124 Dallas, TX 75248 UNITED STATES	Seller: Sold by:	Light RX Face & Body of Frisco 3246 Preston Rd #620 Frisco, TX 75034 : LRX Plano
Date of Delivery: 6/16/2018 Description of Goods and Services: Laser Hair removal Cash or Retail Price: \$ 600.00 Down Payment: \$ 0.00 Amount of Charge: \$ 600.00 NOTICE: By signing this document you are agreeing to a mini of your highest account balance, or \$ $\frac{75.00}{,}$, whichever provided in your periodic statement each month and will be a payment amount amends and replaces the minimum paymer Installment Credit Agreement. All terms and conditions in you to apply. NOTICE - SPECIAL PROMOTIONAL TERMS: "DEFERRED INTE "No Interest if Paid in Full Within <u>185.00</u> Days from Date of If this Deferred Interest Promotional Purchase is not paid in FU the date of delivery, interest will accrue from the date of delivery. A portion of or all of the Minimum Payment amount based or account balances. Regular account terms apply to non-propromotional periods ends. Offers are subject to credit approva all times for all purchases. SC You understand that this is a Deferred Interest account balance. This IS NOT a No-Interest account balance. This IS NOT a No-In	is greate vailable of t amoun r Retail Ir Delivery LL within ery at _21 n the pro omotiona al. These erest Pro Failure ccrued fr Agreeme Terms N	er. Your minimum payment amount will be to view each month online. This minimum it and disclosures provided in your Retail installment Credit Agreement shall continue "" " the specified amount of time (above) from <u>1900</u> % APR (Annual Percentage Rate). omotional balance may be applied to other al purchases and to purchases after the e promotional offers may not be available at " omotional Purchase in which interest is to pay the full balance by the end of the rom the delivery date being applied to your int. MINIMUM MONTHLY PAYMENTS ARE
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CONSENT TO ELECTRONIC COMMUNICATIONS E-SIGN DISCLOSURE

We suggest you read this document carefully and print a copy for your reference.

Definitions used in this consent:

- "You" and "your" mean the primary applicant or account holder;
- "We", "us" and "our" mean Light RX Face & Body of Frisco
- with whom you have your account and their 3rd Party Billing Company Universal Account Servicing, LLC ("UAS");
- "Account" means your account with Universal Account Servicing, LLC;
- "Billing Statement" means the billing statement for your Account.

All other terms used in this consent shall have the meanings given to them in the Account agreement.

By (i) submitting an application online or (ii) registering for online or mobile services for your Account; you hereby agree to the following and this will constitute your consent for us to send you electronic communications about your Account. When you successfully consent through the online or mobile site, you have successfully demonstrated that you are able to access information we have posted on such online or mobile site.

Categories of Communications. You consent to receive communications relating to your Account in electronic form. The communications covered by your consent may include, but are not limited to, (i) the initial disclosure statement or agreement governing your Account, (ii) any disclosure required by federal, state or local law, including disclosures under the federal Truth in Lending Act, the federal Fair Credit Reporting Act and the financial privacy provisions of the Gramm-Leach-Bliley Act, (iii) your billing statement, if you have signed up to receive electronic statements, (iv) letters, notices or alerts regarding your Account and any changes to your Account, (v) other disclosures, notices or communications in connection with the application for, the opening of, maintenance of or collection of your Account, and (vi) the debt cancellation agreement and other information relating to optional debt cancellation products you may select to purchase. These electronic communications may include your name and some information about your Account, including your balance or the due date; however, we will not include your full social security number. Electronic communications may be reviewed by any party with access to your Account, the e-mail account you have provided to us for delivering these communications, or the hardware or software you use to view your Account information or your e-mail account.

How to Update Your Records. You agree to promptly update your e-mail address if a change occurs by updating your information through the uServicePortal (<u>https://www.uServicePortal.com</u>) or the website listed on your billing statement or by calling customer service at

Method of Providing Communications to You in Electronic Form. All Communications that we provide to you in electronic form will be provided either (1) via e-mail, (2) by access to a web site that we will designate in an e-mail notice we send to you at the time the information is available, or (3) to the extent permissible by law, by access to a web site that we will generally designate in advance for such purpose.

Hardware and Software Requirements. In order to access and retain electronic communications, you must have the following:

- For personal computers:
 - o Access to the Internet via dial-up, DSL, cable modem, wireless access protocol or equivalent
 - o SSL-enabled web browser that supports JavaScript
 - o Adobe Acrobat Reader or other software capable of viewing PDF (portable document format) formatted files
 - Sufficient electronic storage capacity on your hard drive or other data storage facility, or a means to print or store notices and information through your browser software
 - For mobile devices (phones, tablets, eReaders, or other mobile devices with Internet browsing capabilities):
 - o Access to the Internet via dial-up, DSL, cable modem, wireless access protocol or equivalent
 - o SSL-enabled web browser that supports HTML 5, JavaScript, and CSS3
 - Adobe Acrobat Reader or other software capable of viewing PDF (portable document format) formatted files
 - Sufficient electronic storage capacity on your hard drive or other data storage facility, or a means to print or store notices and information through your browser software

Paper Copies of Communications. Upon your request we will provide you with a paper copy of a communication that we provide you electronically. If you would like a paper copy of any material (other than your debt cancellation agreement), please write to us at: P.O. Box 901571 Kansas City, Missouri 64190. Or call us at the phone number listed on your billing statement or (888) 233-2302. Unless specified by your Account Agreement, there will be no charge for a paper copy of any material we have sent you electronically.

Communications in Writing. All communications in either electronic or paper format from us to you will be considered "in writing." You should print or download a copy of this consent, the Account agreement, and any other electronic communication that is important to you for your records.

Electronic Signatures. You acknowledge that by clicking on the "Submit", "I Agree", or similar button, you are indicating your intent to sign up for electronic communications and that this shall constitute your signature.

Federal Law. You acknowledge and agree that your consent is being provided in connection with a transaction affecting interstate commerce that is subject to the federal Electronic Signatures in Global and National Commerce Act, and that you and we both intend that the Act apply to the fullest extent possible to validate our ability to conduct business and communicate with you by electronic means.

How to withdraw consent. You may withdraw your consent to receive Communications in electronic form by contacting us at (888) 233-2302 or by accessing your account online (<u>https://www.uServicePortal.com</u>). Any withdrawal of your consent to receive electronic communications will be effective only after we have a reasonable period of time to process the withdrawal.

IMPORTANT TERMS FOR ELECTRONIC STATEMENTS

In addition to the above, if you have elected to receive electronic statements, the following information applies:

1. Statement Inserts. Any inserts that would be included with a statement sent by U.S. mail may also be sent to you electronically. If an insert contains legally required material, to ensure that you receive the necessary material, we may send you a paper copy of your statement in addition to making the statement available to you electronically. Any legally required insert that would not be available electronically will be sent to you by U.S. mail.

2. Payment Information. When you elect to stop paper statements, you must still pay at least your Minimum Payment and have it received by us by 5 p.m. (CST) on the Payment Due Date. You can do this through an electronic bill pay service (whether through this website or using a third party servicer or bank) or by mailing your payment to us at the address shown on the electronic statement. Please note, if you do not pay us electronically, the crediting of your payment may be delayed by up to five days after receipt.

3. Returned E-mails. If e-mails advising you of the availability of statements are returned to us, we may cancel your enrollment for electronic statements and resume sending you paper statements in the mail. If this happens, you will need to re-enroll to receive electronic statements with updated information.

4. SPAM Filters. We will make every effort to ensure our e-mail notifications are properly listed with all SPAM filter agencies. However, you are responsible for ensuring that any SPAM filters recognize e-mail originating from us. If you fail to receive e-mail notifications from us after enrolling for electronic statements, please check with the provider of your e-mail account and/or the SPAM filter associated with your e-mail account.

5. Account Delinquency. We reserve the right, at any time and without notice, to stop providing you with electronic statements and provide you with paper statements, if your account is not maintained in good standing.

6. Cancellation. We reserve the right, at any time, to stop providing you electronic statements and provide you with paper statements. If we do so, we will provide you with prior notice, except in the case of account delinquency. Reasons for cancellation include, but are not limited to, not viewing your last three electronic statements.



The Authoritative Copy of this record is held at na2.docusign.net AL ACCOUNT SERVICING, LLC

THIS IS A COPY

PO BOX 901571 KANSAS CITY, MO 64190 PHONE: 1-888-233-2302 FAX: 816-891-9802

06-16-2018 Sarah Cohen 5330 Bent Tree Forest Dr 124 Dallas, TX 75248 UNITED STATES

Account Number:	TCUGZFT
Access Code:	724513
Balance:	\$ 600.00
1st Payment Due Date:	7/26/2018
Monthly Payment Amount:	^{\$} 56.16

Dear Sarah

Universal Account Servicing, LLC, hereinafter referred to as "UAS", offers our warmest welcome on behalf of Light RX Face & Body of Frisco and we look forward to servicing your account.

You may be required to visit our online portal at <u>https://uportal360.com</u> to activate your account. You will need your Account Number and Access code listed above. Our online portal can be used at any time to manage your account.

Your payments are due <u>Monthly</u> on the <u>26th</u>. You have the option to modify your due date by using our contact number below.

UAS strives to provide the highest level of service in the industry and we know that you will be extremely satisfied with the quality we provide our customers. Our employees are committed to assisting with any questions/inquiries you may have about your account. Accordingly, your feedback and comments are invaluable in evaluating our customer satisfaction goals and taking corrective action when necessary.

On your bank account or credit card statement (depending on your payment method) you will see <u>Universal</u> in the transaction details. Monthly statements will be delivered to you.

If you have any questions, please contact us at **1-888-233-2302**. Hours of Operation are as follows:

Monday – Thursday:	7:00 am - 9:00 pm CST
Friday:	7:00 am - 5:30 pm CST
Saturday:	7:00 am -12:00 pm CST

Sincerely, Universal Account Servicing, LLC

Privacy Policy

			Rev Jan 2015
FACTS	WHAT DOES Light RX Face & UNIVERSAL ACCOUNT	& Body of Frisco SERVICING, LLC DO WITH YOUR PER	Sonal 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.		
	The types of personal information we collect and share depend on the product or service you have with us. This information can include:		
What?	 Social Security number and income account balances and payment history credit history and credit scores 		
	When you are <i>no longer</i> ou described in this notice.	r customer, we continue to share you	r information as
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 customer's personal information; the reasons Light RX Face & Body of Frisco & Universal Account Servicing, LLC choose to share; and whether you can limit this sharing.		
Reasons we can share your personal information:		DOES Light RX Face & Body of Frieco Universal Account Servicing, LLC 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		No	We don't share
financial companies			
For our affiliates' everyday business purposes- information about your transactions and		No	We don't share
experiences			
For our affiliates' everyday business purposes-		No	We don't chare
information about your cre	ditworthiness	INU	We don't share
For our affiliates' to mar	ket to you	No	We don't share
For nonaffiliates' to mark	ket to you	No	We don't share

Questions?

Who we are

THIS IS A COPY

Who we are			
Who is providing this notice?	Light RX Face & Body of Frisco & Universal Account Ser		
What we do			
How does Light RX Face & Body of Frisco & Universal Account Servicing, LLC 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 Light RX Face & Body of Frisco & Universal Account Servicing, LLC collect my personal information?	 We collect your personal information, for example, when you apply for a loan or open an account give us your contact information or pay your bills make purchases with credit proceeds 		
	We also collect your personal information from others, such as credit bureaus, affiliates, or other companies.		
Why can't I limit all sharing?	 sharing for affiliates' everyday business purposes – information about your creditworthiness affiliates from using your information to market to you sharing for nonaffiliates to market to you State laws and individual companies may give you additional rights to limit sharing. 		
Definitions Affiliates			
	• Light RX Face & Body of Frisco does not share with their affiliates.	& Universal Account Servicing, LLC	
Nonaffiliates	Companies not related by common ownership or control. They can be financial and nonfinancial companies.		
	• Light RX Face & Body of Frisco & Universal Account Servicing, LLC does not share with nonaffiliates so they can market to you.		
Joint Marketing	A formal agreement between nonaffiliated f market financial products or services to you	financial companies that together	
	 Light RX Face & Body of Frisco does not jointly market. 	& Universal Account Servicing, LLC	

Other Important Information

For Vermont Residents: We will not share information we collect about you with nonaffiliated third parties, except as permitted by Vermont law, such as to process your transactions or to maintain your account. In addition, we will not share information about your creditworthiness with our affiliates except with your authorization.

For California Residents: We will not share information we collect about you with nonaffiliated third parties, except as permitted by California law, such as to process your transactions or to maintain your account.

For our everyday business purposes, we may share your personal information with the merchants and service providers where you use your Account and their related companies. You cannot limit this sharing.

Attachment 2 - Cover letter for Light Rx claim_Sarah Cohen.pdf Description - Cover letter explaining my reimbursement request

Sarah C. Cohen

5330 Bent Tree Forest Drive, Apt. 124, Dallas, TX 75248 219.308.8169 ● sccohen8381@yahoo.com ● linkedin.com/in/sccohen8381

July 1, 2019

To whom it may concern,

I'm filing a formal claim to be reimbursed for services not received by Light Rx in Frisco, Texas. In June 2018, I signed an agreement to pay \$600 for a total of 10 laser hair removal services (see attached Agreement document). In early 2019, Light Rx had closed, but only half of my treatments had been completed (please see the attached email from Light Rx confirming I still have five services that have not been completed). As a side note, I was never informed that the location was closing or that all other Dallas-Fort Worth locations had closed as well. Therefore, there was no opportunity to complete services at other locations.

In light of the services not being completed, I would like to be reimbursed \$300, half of the total cost of services agreed to and equaling the value of the services not completed. Please let me know if any additional documentation is required in order to receive this reimbursement.

Best regards,

Sarah Cohen

Attachment 3 - Remaining treatments with LightRx_Sarah Cohen.pdf Description - Email documentation from Light Rx confirming treatment series is not complete

Remaining treatments with ^_LightRX^_

From: Light-Rx Info (info@lightrx.com)

To: sccohen8381@yahoo.com

Date: Thursday, April 11, 2019, 09:23 AM CDT

0 5

Services Remaining

Consultation
Underarms Single
Treatment