

New Client Agreements

Today's Date:		
Contact Name (Signatory):		
Title:		
Phone:	Email:	
Legal Name:		
DBA (if applicable):		
Street Address:		
City:	State:	Zip:
Federal EIN:	State EIN:	
State IDR/BEN (business e-file n	umber):	
State Unemployment Number:		Unemployment Rate:
Bank Name:		
ABA Number (routing):		Account Number:
Checking or Savings:		
Expected first check date with F	uture Systems:	
Pay period dates for first check date:		to

FUTURE SYSTEMS, INC.

Tax Service Agreement (Agreement) effective _____ by and between Future Systems, Inc. (FSI), and _____ (Client). Client and FSI agree to the following:

- 1. Client wishes to engage FSI to perform Payroll Tax Pay and File Services with respect to all employees of Client, and FSI wishes to perform such services.
- 2. In consideration of the mutual covenants and consideration contained herein and intending to be legally bound hereby, FSI and Client agree to the following terms:
 - A. During the term of this Agreement, FSI will provide Client with Payroll Tax Pay and File Services that will include withdrawal of sufficient funds from Client's bank account and the deposit of all required payroll tax payments in the appropriate amounts to the appropriate depository on or before the statutory deadline, except as set forth on Schedule 1; the preparation and filing of all required federal, state and city payroll tax forms, reports and returns, except as set forth on Schedule 1; and, the provision of a tax summary report of the collection and disbursement of payroll tax funds. Under certain circumstances (FSI will notify Client in writing), Client will be responsible for the preparation and filing of all required federal, state and city payroll tax forms.
 - B. As a condition to receiving the services described above, Client will, in sufficient time to allow FSI to perform such services: (a) execute the Power of Attorney provided by FSI; (b) execute the Payroll Tax Processing Authorization Agreement provided by FSI; (c) instruct all federal, state and city tax authorities to deliver all payroll tax forms, documents and related information to FSI; (d) deliver the information necessary for FSI to perform the services described above; and (e) deposit in its bank account sufficient, immediately available funds to pay all payroll tax liabilities. Upon completion of items (a), (b), and (c) by Client, FSI will contact Client by telephone to notify Client of the date of commencement of services and whether or not Client will be responsible for the preparation and filing of required federal, state and city payroll tax forms, reports and returns.
 - C. Client will pay fees to FSI for the services provided at the rates and upon the terms and conditions set forth in Price Estimate. Such rates, terms and conditions may be revised by FSI from time to time upon 30 days written notice to Client. Client hereby authorizes FSI to make payment of such fees when they are due by making a withdrawal from Client's bank account. Client agrees that as additional compensation for the services provided, FSI will be entitled to retention of whatever benefits it may derive from the temporary use of funds collected from Client before they are deposited with the appropriate depository.
 - D. FSI will be responsible for interest assessments by taxing authorities on unpaid taxes if the taxes are due and unpaid and FSI concurrently has use of the tax funds. Client shall be responsible for any and all interest assessments by taxing authorities on unpaid taxes in all other cases.
 - E. The term of this Agreement will commence on the date hereof and will continue indefinitely, subject to the following: After an initial 90-day period, this Agreement may be terminated by either party without cause upon 30 days written notice to the other party. This Agreement may be terminated at any time by FSI for cause upon faxed notice to Client, such termination to be effective immediately upon the giving of such notice. For purposes of this Section, the term "cause" will include without limitation notification by Client's bank that there are insufficient funds in Client's bank account to make a deposit of a required payroll tax payment or a payment of fees due FSI.
 - F. FSI shall provide Client with copies of tax reports. Client shall promptly review, to verify the accuracy of processing, all records or information delivered to Client by FSI. Client, upon discovering any errors will notify FSI within five (5) business days. Client shall maintain all source documents, data which has already been processed and audit records. FSI shall not be required to keep Client's source documents. Client data used in the processing of Client information is the sole and exclusive property of Client. Client and its auditor shall be permitted reasonable access to such Client data in FSI's possession used in processing of Client's information, subject to FSI's normal security requirements. All data processed and maintained for Client will be held confidential by FSI and will be disclosed only to Client, to others when authorized by Client, or as required by law.
 - G. FSI's sole obligation and liability to Client or any third party notwithstanding the form of any claim (i.e. contract, negligence or otherwise) arising out of or in connection with an error or omission of FSI relating to the deposit of a payroll tax payment or the preparation and filing of a payroll tax form, report or return will be for FSI to correct such error or omission and to pay any penalties or similar charges relating to such error or omission. Client will be responsible for the payment of any additional taxes due. FSI shall have the right to defend on behalf of FSI and the Client any such claim, suit or proceeding. Client shall reimburse FSI for one half of the expenses (including attorney fees) incurred in connection with the defense of any such claim, suit action or proceeding. FSI's sole liability for money damages resulting from claims made by Client arising out of or in connection with the dishonesty or fraud of employees or agents of FSI will be limited to the loss of funds caused by such dishonesty or fraud. In no event will FSI be responsible for special, indirect incidental or consequential damages (including attorney fees).

- H. Client will indemnify, hold harmless and defend FSI against and from any and all liabilities, claims and expenses (including attorney's fees) arising out of or in connection with: (a) an error or omission of Client in connection with the delivery of information necessary for FSI to perform the services described above, including without limitation the failure to deliver such information in sufficient time for FSI to perform such services; (b) the failure of Client to instruct a federal, state or city tax authority to deliver any necessary tax form, document or related information to FSI in sufficient time for FSI to perform the services set forth above; (c) the failure of Client to deposit in its bank account sufficient, immediately available funds to pay all payroll tax liabilities in sufficient time for FSI to perform the services set forth above; or (d) the failure or refusal of Client's bank to effect FSI's request to make a withdrawal from Client's bank account when sufficient, immediately available funds are in such account.
- I. All moneys refunded to Client by any federal, state or city tax authority will be remitted to FSI for determination of the proper disposition thereof, such determination and disposition to be made with reasonable promptness.
- J. Except as provided above, all notices and other communications hereunder will be in writing and will be deemed to have been given if delivered or mailed, first-class, registered or certified mail, return receipt requested postage prepaid:

If to FSI:	If to Client:
FUTURE SYSTEMS, INC.	
6045 Rockwell Drive NE	
Cedar Rapids, IA 52402	
-	FAX:

or to such other person or at such other address an any party hereto may designate by written notice to the other party.

- K. If an independent courier service ("Couriers") is used for delivery of tax related information ("material"), the Couriers shall be considered as agents of Client. All losses shall be assumed by Client. Material furnished by Client shall not be considered received by FSI until delivered at FSI's premises. Material furnished by FSI shall be considered received by Client when such material is handed to Couriers at FSI's premises.
- L. Client shall not assign any of its rights or delegate any of its obligations under this Agreement in whole or in part without the prior written consent of FSI. Any prohibited assignment or delegation shall be void.
- M. This Agreement and the accompanying schedules and documents (a) supersedes any prior understandings between the parties relating to the subject matter hereof, (b) constitutes the entire understanding between the parties relating to the subject matter hereof, and (c) except as set forth above, may be modified or varied only in a writing signed by the party against whom enforcement of any modification or variation is sought.
- N. This Agreement shall be binding upon and shall inure to the benefit of the parties to this Agreement and their heirs, executors, successor and assignees.
- O. All questions regarding the validity and interpretation of this Agreement shall be governed by and construed and enforced in all respect in accordance with the laws of the State of Iowa and the Court of Competent Jurisdiction shall be in Linn County, Iowa.

IN WITNESS WHEREOF, the parties have caused this Tax Service Agreement to be duly executed the effective day and year first written above.

FSI	CLIENT
Future Systems, Inc.	
by:	by:
Title:	Title:
Signature:	Signature:

FUTURE SYSTEMS, INC.

PAYROLL TAX FILING AGREEMENT

Future Systems, Inc. agrees to make available, at the rates indicated on the Payroll Tax Filing Agreement Estimate Form, the services described below. The CLIENT agrees to all charges as part of the payroll tax filing program as described in the Payroll Tax Filing Estimate Form.

SERVICES

Future Systems, Inc. will generate payroll tax information from input data as supplied by the CLIENT; Future Systems, Inc. will prepare, deposit and file payroll tax coupons and returns as required by federal, state and local taxing authorities as permanently installed for the CLIENT; Future Systems, Inc. will maintain a record of the payments, determine and reconcile the CLIENT's payroll tax account position based on quarterly returns prepared and filed with the aforementioned taxing authorities.

SCHEDULES

The first checkdate on the tax service is _____, ____,

CHARGES

The rates and related fees are indicated on the Payroll Tax Filing Estimate Form as noted above. Charges will be levied each payroll. All applicable taxes shall be added to the charges hereunder. Charges will be automatically included in the CLIENT's processing invoice and charged to the CLIENT's account.

The Future Systems, Inc. Terms and Conditions are understood to be part of this agreement.

AGREED TO:

APPROVED BY:

Authorized Si	gnature	Date	Authorized Signature	Date
Name (Type o	or print)		Name (Type or print)	
Client Legal N	Vame		Title	
Address			ACCEPTED BY:	
City	State	Zip	Future Systems, Inc. Authorized Signature	Date
			Name (Type or print)	

Title

FUTURE SYSTEMS, INC.

Power of Attorney Payroll Tax Processing

(Legal Name)		DBA	
(Ind	icate whether sole proprietorship, partnership, cor	located at poration, etc.)	
(Number and Street)	(City)	(State)	(Zip)
hereinafter called "TAXPAYER" does hereby appoint FU IN FACT", its true and lawful attorney in fact and in its r for taxes indicated below. TAXPAYER authorizes AT specific instances where TAXPAYER did not provide ATTORNEY IN FACT as reporting agent and designee of	name, place and stead to execute and to file on its TORNEY IN FACT to process direct deposit re e collected funds to ATTORNEY IN FACT to	behalf, returns and deposits on m versals or refunds in the name o o cover said taxes or overpayme	agnetic tape or proper documents f the ATTORNEY IN FACT for ents. This document authorizes
(State/Locality)	(ID Number) (Beginning Period)	<u>, </u>	
TAXPAYER further gives and grants unto said ATTOI exercise of any of the foregoing powers as fully as TA "designee" of the TAXPAYER under all state and local FACT will deposit and process appropriate payroll tax fill	AXPAYER might or could do if personally press jurisdiction codes to receive copies of notices and ing returns based on accurate and timely data prov	ent or performing such acts. Full correspondence with regard to tride by the TAXPAYER.	SI is specifically authorized as a hese payments. ATTORNEY IN
In delegating authority to the ATTORNEY IN FACT, ATTORNEY IN FACT must include the data called for of where the employee's services are performed and that e	in the return with respect to ALL employees of TA	AXPAYER for the taxable period	-
It is also understood that the TAXPAYER and ATTORN as a consequence of erroneous, false, fraudulent or late re- lateness of a return which results in a penalty, interest or When the ATTORNEY IN FACT is the cause in fact of FACT will hold the TAXPAYER harmless from liability tax periods until notified by TAXPAYER or ATTORNEY	turns. It is further understood and agreed that whe addition to the tax, then the TAXPAYER will ho an error, falsity, fraud or lateness of a return whice for such claims. This Authorization revokes all e	ere the TAXPAYER is the cause i old ATTORNEY IN FACT harml- ch results in a penalty or interest	in fact of an error, falsity, fraud or ess from liability for such claims. charge, then the ATTORNEY IN
FOR TAXPAYER:	FOR FUTURE SYSTEM:	S, INC.	
Dated at	Dated at		
this day of,	this day	of,	
	(signature)		-
(print or type name and title)	(print or type name and tit	ile)	-
 POWER OF ATTORNEY (one per state) 1. NAME - Legal name as registered with IRS (as it app 2. ORGANIZATION - Type of organization (corporation) 3. ADDRESS - Complete with full street address, including the street address and the street address addr	on, partnership, sole proprietorship, etc.)		

4. Date, signature and title of authorized representative of organization.

Form **8655**

(Rev. August 2008) Department of the Treasury Internal Revenue Service Taxpayer MB No 15451058

a Name of taxpayer (a	as distinguished from trade na	me)		2 Employer ide	ntification number (EIN)	
1b Trade name, if any			4 If you are a seasonal employer, check here			
Address (number, str	eet, and room or suite no.)			5 Other identifica	ation number	
City or town, state, a	nd ZIP code					
Contact person		7 Daytime telephone nur	nber	8 Fax number		
eporting Agent						
Name (enter compar Future Syste	ny name or name of business) ms, Inc.	1		10 Employer ider 42	ntification number (EIN) 1395519	
6045 Rockwe	treet, and room or suite no.) ell Drive NE, Suite A1					
City or town, state, a Cedar Rapid						
Cedal Rapid Contact person	3, 1/7 JZTUZ	13 Daytime telephone nu	mber	14 Fax number		
Linda K. Hass		(319) 294-9426		(319) 29	4-9471	
uthorization of F	Reporting Agent To Si	gn and File Returns	I			
uthorization of F	- Reporting Agent To Ma below to enter the starting da	R941-PR 944-SS ake Deposits and Payı te (the first month and year) of the month and year. Once this	ments any tax return(s) f	for which the reporti		
	941 943 1042 1120	944 CT-1		945 990-PF	720 990-T	_
	prmation to Reporting				00001	
to the authorization b Check here if the corm W-2 series of a The reporting age notices relating to b The reporting age notices relating to	on granted on line 15 and/or line reporting agent also wants to or Form 1099 series D nt is authorized to receive oth the Form W-2 series informant is authorized to receive oth the Form 1099 series information	eceive or request copies of tax ne 16 receive copies of notices from isclosure Authorizatio erwise confidential taxpayer in tion returns. This authority is e erwise confidential taxpayer in tion returns. This authority is e	the IRS n formation from the ffective for calend formation from the	IRS to assist in res ar year forms begin IRS to assist in res	ponding to certain IRS ning ponding to certain IRS	
State or Local Au		n and file state or local returns		horization granted of	n line 15 and/or	
		n and file state or local returns				
nderstand that this agree e 15 is completed, the rep mpleted, the reporting age taxpayer or reporting age duding disclosures require voke any Power of Attorne	ement does not relieve me, as the orting agent named above is author ent named above is authorized to n ent. I am authorizing the IRS to dis ed to process Form 8655. Disclosur ey (Form 2848) or Tax Information /	te taxpayer, of the responsibility rized to sign and file the return indi- nake deposits and payments beginn close otherwise confidential tax info e authority is effective upon signat. Authorization (Form 8821) in effect. ecute this form and authorize	cated, beginning with ing with the period in rmation to the reporti ure of taxpayer and IF	the quarter or year ind dicated. Any authoriza ng agent relating to the S receipt of Form 8655	icated. If any starting dates on lin ion granted remains in effect unti authority granted on line 15 and 5. The authority granted on Form	e 16 are I it is revoked for line 16, 8655 will not
ere	·	\				
	Signature of taxpay	er 🛛 🖉 🚽	Title		Date	_

For Privacy Act and Paperwork Reduction Act Notice, see page 2. Cat. No. 10241T

Employer Direct Deposit Authorization Agreement

THIS AGREEMENT is entered into as of ______, ____, by and among _______, the "Employer") and Future Systems, Inc.

("Future Systems").

STATEMENTS OF FACT:

The Employer has engaged Future Systems for the calculation of payrol1s, related products and services, and the provision of electronic funds transfer services and preparation of related checks and vouchers (collectively the "Payroll Services").

An Originating Depository Financial Institution (hereinafter called "BANK") has established a batch processing service with Future Systems, a third-party processor. Future Systems will provide services for the preparation and transmission of electronic files and records for electronic funds transfers (collectively hereinafter called "EFTs") to the BANK and ACH Entries (as defined below), subject to the NACHA Rules (as defined below), to members of NACHA (as defined below), and electronic payment orders and records to process EFTs settlement of such EFTs, and related reporting thereof on behalf of the BANK, (collectively called the "ACH Services").

The Employer desires to utilize the ACH Services, subject to the terms of this Agreement, in conjunction with the Payroll Services by Future Systems at the current fee schedule and processing deadline schedules as amended from time to time.

NOW, THEREFORE, the parties hereby agree as follows:

1. In order to process payment of wages to the Employer's employees, Future Systems shall receive from the Employer one or more instructions from time to time, which instructions shall include, at a minimum, the following information: employee's name and address, amount of payment, date of payment, and identification of account into which the funds are to be deposited (the "Records"). In connection with each Record, Future Systems shall create and transmit on behalf of the Employer an electronic file containing pre-authorized EFTs to deposit accounts at the BANK and/or preauthorized automated clearing house ("ACH") entries ("ACH Entries") in order to transfer funds as electronic credits to deposit accounts designated by the Employer's employees at other financial institutions in the USA, which participate in or are members of the National Automated Clearing House Association ("NACHA"). The creation, transmission, and settlement of any ACH Entry including any adjustment, correction. reversal, reclamation of an ACH Entry, (collectively herein called "ACH Entry"), are all subject to and shall be performed in accordance with the Rules and Regulations and Operating Guidelines of NACHA in effect from time to time, as unilaterally amended by NACHA without any notice to Employer (collectively called the "NACHA Rules").

2. For purposes of the NACHA Rules, the Employer shall be considered the Originator and the BANK shall be considered the Employer's Originating Bank (as defined in the NACHA Rules) with respect to each ACH Entry created and transmitted on behalf of the Employer and its participating employees who authorize electronic deposit of payroll and other types of EFTs.

3. The Employer shall establish and maintain a commercial checking account (the "Payroll Account") and shall maintain therein available funds in an amount sufficient to cover the Employer's net payroll and other charges ("Debit Amount") as reported to the BANK by Future Systems. Said Payroll Account shall at all times be located at the BANK or another US depository financial institution acceptable to the BANK.

4(a) The Employer hereby authorizes the BANK to charge the Employer's Payroll Account one (1) business day prior to the effective date of the EFTs with the total Debit Amount relating to the Payroll Services as reported to the BANK by Future Systems for each payroll cycle. In the event the Payroll Account does not have sufficient collected funds to meet the Debit Amount on any payroll cycle the Employer hereby authorizes the BANK to debit any other deposit account maintained by the Employer at any US financial institution for the amount of such deficiency. Also, BANK may at its option elect to reject, reverse or reclaim any EFTs representing any funds transfer for which insufficient funds are not immediately available on the applicable settlement date for such EFTs.

4(b) Employer acknowledges that Future Systems is acting solely in the capacity of data processing agent and is not a source of funds for Employer. Employer shall be liable for each debit initiated by Future Systems, whether by electronic entry or wire transfer. Employer promises to pay Future Systems on demand the amount of any unfunded direct deposit file, with interest and all Future Systems or third party fees or charges including, without limitation, any debit returned to Future Systems due to insufficient or uncollected funds or for any other reason. Should Employer not reimburse Future Systems for funds advanced by Future Systems in good faith, the officers of said Employer agree to be personally liable for the deficit amount. Such deficits are subject to interest, collection fees and service charges.

4(c) Employer agrees that in the event the Payroll Account does not have sufficient collected funds to meet the Debit Amount for any reason on any payroll cycle Employer will immediately take steps to rectify the insufficient funds in the Payroll Account and then also do one of the following: (i) establish an NSF Reserve Account with BANK in an amount equal to the amount of one hundred and ten percent of the returned Debit Amount for the period of one year (ii) provide a Standby Letter of Credit issued to BANK in an amount equal to the amount of one hundred and ten percent of the returned Debit Amount for the period of one year (iii) agree to process payroll in a timely manner to allow the Debit Amount to be withdrawn for the Payroll Account at least three business days prior to the effective date of the Debit Amount (iv) agree to wire transfer the Debit Amount directly to BANK no later than one business day prior to effective date of the Debit Amount (v) Implement a Drawdown Fedwire® authorization with Employer and Employer's bank (vi) authorize a Direct Bank ACH program with Employer and Employer's bank.

5(a) Employer represents and warrants that (i) the creation and processing of each EFT and ACH Entry and error correction, and the action of BANK in accordance with applicable instructions and other data provided by Employer and/or its Processor, has been fully authorized by Employer and/or its employee to whom such EFT or ACH Entry pertains, and any other party whose authorization is required, which authorization shall conform to the authorization requirements then in effect under the NACHA Rules, and (ii) that such authorization is in effect, and has not been terminated or otherwise revoked, at the time of transmission of the EFT to BANK or the ACH Entry through the ACH system.

5(b) The Employer shall retain the original of each authorization received from each employee for an EFT or ACH Entry, a copy being sent to Future Systems (including, without limitation, electronic direct payroll deposit) for two (2) years after termination or revocation of such authorization. This Agreement and the performance by the BANK of its ACH Services hereunder, and the performance of Payroll Services by Future Systems, shall not relieve the Employer of any obligation imposed by law or contract regarding the maintenance of records or other matters nor from employing adequate credit accounting and review practices customarily followed by similar businesses.

6(a) Future Systems will not be liable for any damage or loss (including, but not limited to, liabilities, costs, and expenses) to the Employer or its employees arising out of the acts or omissions of any third parties, including, but not limited to, any courier service company, any regional Automated Clearing House ("ACH"), the National Automated Clearing House Association ("NACHA"), or any other ACH operator, any Federal Reserve Bank, any receiving financial institution in which an employee maintains a deposit account, any receiving depository institution, or any processor. Future Systems makes no representations or warranties except as expressly stated herein and all other warranties express or implied are hereby specifically excluded.

6(b) In no event shall Future Systems be liable for incidental, consequential, or punitive damages, even if Future Systems has been advised of the possibility of such damages. In no event shall Future Systems' total liability to the Employer pursuant to any claim arising out of or relating to this Agreement or the transactions covered hereby (in contract or in tort) exceed the dollar amount of the official check and/or voucher on which the claim is based.

7. The Employer warrants and represents that there are no provisions of any law, whether federal, state or local, or of any certificate of incorporation, by-law or agreement of any kind, nature or description binding upon the Employer, which prohibits the Employer from entering into this Agreement, and that the Employer's performance of the Agreement has been duly authorized and is a binding obligation of the Employer.

8. The parties agree that this Agreement replaces and supersedes any prior agreements, discussions and understandings of any manner between the parties. This Agreement may be amended or modified only by the written Agreement of the parties hereto.

9. The Employer agrees to indemnify and hold Future Systems harmless from all liabilities, losses, costs and expenses (including attorney's fees) incurred by Future Systems and caused by or arising out of (i) any breach by the Employer of any provision of the Agreement or contained in any other agreement by the Employer with any employee, (ii) any failure by the Employer to comply with any provision of applicable provision of the NACHA Rules or any applicable federal or state laws, regulations, rules or operating letters, including, but not by way of limitation, The Electronic Fund Transfer Act, ("Regulation E"), and all amendments thereto, (iii) any action taken by Future Systems in reliance upon or pursuant to any instructions or specific request of the Employer including, but not limited to, the reversal of any electronic direct deposit to an account of an employee maintained at the BANK or at another financial institution, or the disbursement of any sums which the BANK is authorized to withhold, or (iv) any breach of warranty made by BANK under the NACHA Rules resulting from, directly or indirectly, any action or inaction by Employer or any of Employer's employees. Notwithstanding subparagraph "(iii)" of this paragraph, the Employer agrees that Future Systems shall have the right at all times to refuse to reverse any electronic direct deposit to the account of an employee maintained at the BANK or at a receiving financial institution. This Paragraph 9 shall survive any termination of this Agreement.

10. This Agreement may be terminated for any reason at any time by either party hereto, effective immediately upon delivery of written notice to the other; provided, however, the Employer's duty to maintain sufficient funds in its Payroll Account shall continue until no shortages remain in the Payroll Account in connection with the Payroll Services provided by Future Systems. Upon termination of such Payroll Services or these ACH Services, the Employer will notify its employees thereof or will take other appropriate and reasonable action to apprise its employees of such termination or to arrange for a substitute service. The Employer agrees that upon termination of this Agreement, the Employer will immediately cease any use of ACH Entries.

11. This Agreement shall not be assigned or otherwise transferred by the Employer to any other person, corporation or entity without the prior written consent of Future Systems, which consent may be granted or withheld at Future Systems' discretion.

12. This Agreement and the NACHA Rules shall be governed by and construed in accordance with the laws of the State of Iowa, without regard to its laws concerning the conflicts or choice of law and choice of forum. The NACHA Rules are incorporated herein and made a part of this Agreement. The Employer's employees are not parties to the Agreement, and under no circumstances shall such employees be construed as intended third party beneficiaries hereof.

13. Future Systems and the Employer agree that each is acting independently of the other, and that they are not joint ventures and that neither is an agent of the other. Future Systems is acting independently and is not an agent of either the BANK or Employer.

14. All notices and other communications by any party hereto under this Agreement shall be in writing to the other party and shall be deemed to have been duly given when delivered in person or to an overnight courier service, receipt requested, or sent via telecopy transmission, receipt requested, or when posted by United States registered or certified mail, with postage prepaid, addressed as follows:

If to Employer:

If to Future Systems:

Future Systems, Inc. 6045 Rockwell Drive NE, Suite A1 Cedar Rapids, IA 52402

Or to such other addresses as the party may from time to time designate by notice as provided herein, except that notices of change of address shall be effective upon actual receipt.

15. Neither party shall be responsible for delays or failures in performance resulting from acts beyond the control of such party. Such acts shall include, but not be limited to, acts of God, strikes, lockouts, riots, acts of war, epidemics, computer viruses, governmental regulations superimposed after the fact, fire, communication line failures, earthquakes or other disasters.

16. Employer and Future Systems hereby agree that the sole forum for the resolution of any and all claims or disputes arising under the terms or performance of this agreement shall be brought in the Iowa District Court In and For Linn County, Iowa, or the small claims division thereof. Employer and Future Systems hereby waive any and all defenses to jurisdiction and venue before the Iowa District Court In and For Linn County, Iowa.

17. In the event of any litigation or proceeding between the parties with respect to any rights or obligations hereunder, the prevailing party shall be entitled to all cost and expenses, including but not limited to court costs and reasonable attorney's fees, incurred by the prevailing party, which costs, expenses and reasonable attorney's fees shall be included in, and as a part of, any judgment or award rendered in such litigation or proceeding.

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed effective as of the day and year first written above.

Employer:	Future Systems
Ву:	Ву:
Title:	Title:
Signature:	Signature:



6045 Rockwell Drive NE, Suite A1 Cedar Rapids, Iowa 52402

Phone: 319-294-9426 Fax: 319-294-9471 www.future-systems.net

Client Direct Deposit Authorization Form

Funding & Timing Options

Company Information

Legal Business Name:	All payrolls utilizing Direct Deposit must process two (2) days prior to check date by 2PM Central time. Funds will be debited from client accounts		
Trade Name:			
Type of Business:			
Tax ID #:			
Address Line 1:			
Address Line 2:			
City:			
State:	Fees Charged To: X PPP Client		
Zip Code:	-		
Main Phone #:			
Main Fax #:			
Website:			
Contact Name:	Bank Name:		
Contact Title:			
Contact Phone #:			
Contact Email Address:	Account Type: Checking Savings		

Authorized Signature

By signing this Client Authorization Form, authorization is hereby granted to: **Future Systems, Inc.** and National Payment Corporation (NatPay) to process automatic credit and debit entries, or to correct inadvertent duplicate and/or erroneous credit/debit information associated with the Authorized Account specified on this form.

I acknowledge that: Future Systems, Inc. shall utilize the services provided by NatPay for the purpose of transferring funds through the Automated Clearing House (ACH) in accordance to the rules of the National Automated Clearing House Association (NACHA), the laws of the State of Florida, and all applicable federal rules and regulations for various purposes that include, but are not limited to: direct deposit distribution of the Company's employee payroll funds, flexible benefits plans, taxes, child support, or any other applicable reason that the Company may desire to transfer funds electronically through the ACH system. All applicable transfers of funds shall also be in accordance with the Service Agreement signed by the Professional Payroll Processor (PPP) specified on this form. The term of this Agreement shall be for one year, and is subject for review and acceptance each year thereafter. Any of the applicable parties may terminate this Agreement at any time upon written notice to the other applicable parties. This signed Client Authorization Form may be considered as an application for credit, and therefore authorizes the PPP specified on this form and NatPay to investigate the credit of the Company specified on this form and its principals. Credit checks involve checking with vendors, references, and a Company's bank to verify status, history, and other applicable credit information.

Company Authorized Name (Please print.)

Title

Company Authorized Signature

Date

Please return this form, along with all other applicable documentation to Future Systems, Inc. either by fax: 319-294-9471, email: info@future-systems.net, or by US Postal Service to the address shown above.



Smart. Results.

Power of Attorney or Authorized Representative may be assigned online at www.myiowaui.org

1. Business granting Power of Attorney or Authorized Representative

Legal Business Name:		UI Account #:
DBA:		
Sole Proprietor Name:		
(First, MI, Last) Mailing Address:		
City:		Zip+4/Postal Code:
Phone:Ext:		
2. Power of Attorney \boxtimes or Authorized	Representative	
Effective Date: End	d Date:	
3. Power of Attorney or Authorized Repres		
Firm or Legal Business Name: Future Systems In	â	FEIN: 42-1395519
Address 1: 6045 Rockwell DR NE		Agent ID: R 2353453
	State/Province: IA Zip+	•
Phone: 319-294-9426 Ext:		
Note: Each Power of Attorney or Authorized Repres	 sentative must complete a sepa	arate form 68-0092.
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