

ARTICLES OF INCORPORATION OF

AMERICANSALL, INC.,

A BENEFIT CORPORATION

THIS IS TO CERTIFY THAT:

FIRST: The undersigned, Allan Kullen, whose address is 6400 Ammendale Road, Beltsville, MD 20705, being at least 18 years of age, does hereby form a benefit corporation under the laws of the State of Maryland.

SECOND: The name of the corporation (which is hereinafter called the "Corporation") is:

**AMERICANSALL, INC.**

THIRD: The Corporation is formed for the purpose of carrying on any lawful business and for the purpose of creating a general public benefit. The Corporation may also have such specific public benefits as the Board of Directors may from time to time determine. The Corporation is a benefit corporation.

FOURTH: The address of the principal office of the Corporation in this State is 7723 Groton Road, Bethesda, MD 20817.

FIFTH: The name and address of the resident agent of the Corporation are Allan Kullen, 6400 Ammendale Road, Beltsville, MD 20705. The resident agent is a citizen of and resides in the State of Maryland.

SIXTH: The total number of shares of stock which the Corporation has authority to issue is 1,000 shares, \$0.01 par value per share, all of one class. The aggregate par value of all authorized shares having a par value is \$10.00. If shares of one class of stock are classified or reclassified into shares of another class of stock pursuant to Section (c) of Article EIGHTH, the number of authorized shares of the former class shall be automatically decreased and the number of shares of the latter class or series shall be automatically increased, in each case by the number of shares so classified or reclassified, so that the aggregate number of shares of stock of all classes that the Corporation has authority to issue shall not be more than the total number of shares of stock set forth in the first sentence of this paragraph. The Board of Directors, with the approval of a majority of the entire Board of Directors and without any action by the stockholders of the Corporation, may amend the charter of the Corporation (the "Charter") from time to time to increase or decrease the aggregate number of shares of stock or the number of shares of stock of any class or series that the Corporation has authority to issue.

SEVENTH: The Corporation shall have a board of two (2) directors unless the number is increased or decreased in accordance with the Bylaws of the Corporation. However,

the number of directors shall never be less than the minimum number required by the Maryland General Corporation Law. The initial directors are:

Allan Kullen  
Ken Popp

These directors may increase or decrease the number of directors and may fill any vacancy, whether resulting from an increase in the number of directors or otherwise.

EIGHTH: (a) The Corporation reserves the right to make any amendment of the Charter, now or hereafter authorized by law, including any amendment which alters the contract rights, as expressly set forth in the Charter, of any shares of outstanding stock.

(b) The Board of Directors of the Corporation may authorize the issuance from time to time of shares of its stock of any class, whether now or hereafter authorized, or securities convertible into shares of its stock of any class, whether now or hereafter authorized, for such consideration as the Board of Directors may deem advisable, subject to such restrictions or limitations, if any, as may be set forth in the Bylaws of the Corporation.

(c) The Board of Directors of the Corporation may, by articles supplementary, classify or reclassify any unissued stock from time to time by setting or changing the preferences, conversion or other rights, voting powers, restrictions, limitations as to dividends, qualifications, or terms or conditions of redemption of the stock.

(d) The Board of Directors may from time to time authorize the Corporation to declare and pay to stockholders such dividends or other distributions in cash or other assets of the Corporation or in securities of the Corporation, including in shares of one class payable to holders of shares of another class, or from any other source as the Board of Directors in its discretion shall determine. The exercise of the powers and rights of the Board of Directors pursuant to this Section (d) of Article EIGHTH shall be subject to the preferences of any class or series of stock at the time outstanding.

(e) Any action required or permitted to be taken at any meeting of stockholders of the Corporation may be taken without a meeting by consent, in any manner and by such vote, including unanimous or less than unanimous consent, if permitted by the MGCL and set forth in the Bylaws.

(f) Notwithstanding any provision of law permitting or requiring any action to be taken or approved by the affirmative vote of the holders of shares entitled to cast a greater number of votes, any such action shall be effective and valid if declared advisable by the Board of Directors and taken or approved by the affirmative vote of holders of shares entitled to cast a majority of all the votes entitled to be cast on the matter.

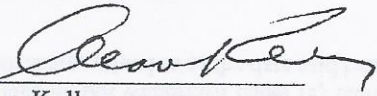
NINTH: No holder of shares of stock of any class shall have any preemptive right to subscribe to or purchase any additional shares of any class, or any bonds or convertible

securities of any nature; provided, however, that the Board of Directors may, in authorizing the issuance of shares of stock of any class, confer any preemptive right that the Board of Directors may deem advisable in connection with such issuance. No holder of any shares of stock or any other securities of the Corporation, whether now or hereafter authorized, shall be entitled to exercise the rights of an objecting stockholder under Title 3, Subtitle 2 of the Maryland general Corporation Law.

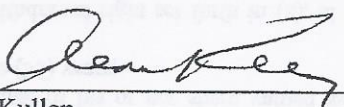
TENTH: The Corporation shall have the power, to the maximum extent permitted by Maryland law in effect from time to time, to obligate itself to indemnify, and to pay or reimburse reasonable expenses in advance of final disposition of a proceeding to, (a) any individual who is a present or former director or officer of the Corporation or (b) any individual who, while a director or officer of the Corporation and at the request of the Corporation, serves or has served as a director, officer, partner or trustee of another corporation, real estate investment trust, partnership, joint venture, trust, employee benefit plan or any other enterprise from and against any claim or liability to which such person may become subject or which such person may incur by reason of his status as a present or former director or officer of the Corporation. The Corporation shall have the power, with the approval of the Board of Directors, to provide such indemnification and/or advancement of expenses to a person who served a predecessor of the Corporation in any of the capacities described in (a) or (b) above and to any employee or agent of the Corporation or a predecessor of the Corporation.

ELEVENTH: To the maximum extent that Maryland law in effect from time to time permits limitation of the liability of directors and officers, no director or officer of the Corporation shall be liable to the Corporation or its stockholders for money damages. Neither the amendment nor repeal of this Article, nor the adoption or amendment of any other provision of the Charter or Bylaws inconsistent with this Article, shall apply to or affect in any respect the applicability of the preceding sentence with respect to any act or failure to act which occurred prior to such amendment, repeal or adoption.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation and acknowledge the same to be my act on this 22 day of July, 2013.

  
Allan Kullen

I, Allan Kullen, hereby consent to act as resident agent for AmericansAll, Inc.

  
Allan Kullen

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# Accounts

WESBANCO BANK INC  
 GREENBELT OFFICE  
 6421 IVY LANE  
 GREENBELT MD 20770  
 TELEPHONE 301-982-0125



AMERICANS ALL BENEFIT CORPORATION  
 7723 GROTON RD  
 BETHESDA MD 20817-2036

STATEMENT DATE  
 03/31/21

ACCOUNT NUMBER  
 6222000828

PG 1

CYCLE-031

\*\*\* CHECKING \*\*\* BUSINESS BUILDER CK  
 ACCOUNT NUMBER 6222000828  
 PREVIOUS STATEMENT BALANCE AS OF 02/28/21 ..... 413.40  
 PLUS 1 DEPOSITS AND OTHER CREDITS ..... 637.74  
 LESS 2 CHECKS AND OTHER DEBITS ..... 108.90  
 LESS CYCLE SERVICE CHARGE ..... 5.00  
 CURRENT STATEMENT BALANCE AS OF 03/31/21 ..... 937.24  
 NUMBER OF DAYS IN THIS STATEMENT PERIOD 31

\*\*\* CHECKING ACCOUNT TRANSACTIONS \*\*\*

DATE	DESCRIPTION	DEBITS	CREDITS
03/02	AC-AUTHNET GATEWAY -BILLING	25.00	
03/08	DEPOSIT		637.74
03/10	AC-TSYS/TRANSFIRST -DISCOUNT54 3684555804715 AMERICANS AL	83.90	
03/31	CYCLE SERVICE CHARGE	5.00	

\*\*\* BALANCE BY DATE \*\*\*

DATE	BALANCE	DATE	BALANCE	DATE	BALANCE
02/28	413.40	03/02	388.40	03/08	1,026.14
03/31	937.24			03/10	942.24

# Merchant Services

## Merchant Statement

MERCHANT PROCESSING CENTER  
12202 AIRPORT WAY SUITE 100 BROOMFIELD CO 80021

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Processing Month: 02-21  
 Association Number: 010380  
 Merchant Number: 5436-8455-5804-7154  
 Routing Number: xxxxx2406  
 Deposit Account Number: xxxxxx0828



AMERICANS ALL  
7723 GROTON RD  
BETHESDA MD 20817-2036

\*\*N0008344



FOR CUSTOMER SERVICE PLEASE CALL (800) 654-9256

**Amount Deducted 83.90**

### Plan Summary

Plan Code	Number of Sales	Amount of Sales	Number of Credits	Amount of Credits	Net Sales	Average Ticket	Base P/I	Base Rate	Discount Due
VS	0	0.00	0	0.00	0.00	0.00	0.050	0.700	0.00
MC	0	0.00	0	0.00	0.00	0.00	0.050	0.700	0.00
AM	0	0.00	0	0.00	0.00	0.00	0.050	0.700	0.00
DS	0	0.00	0	0.00	0.00	0.00	0.050	0.700	0.00
PP	0	0.00	0	0.00	0.00	0.00	0.050	0.700	0.00
**	0	0.00	0	0.00	0.00	0.00			0.00

### News For You

### Fees

Number	Amount	Description	Total
1		MONTHLY SERVICE FEE	5.00
1		STATEMENT MAILING FEE	5.00
1		\$100,000 BREACH COVERAGE MONTHLY FEE	6.95
1		TRANSLINK MONTHLY FEE	10.00
1		CE: SUITE (BENCHMARK) S/MB	54.95
1		FIXED ACQUIRER NETWORK FEE (FANF)	2.00

TOTAL FEES 83.90

Discount	0.00
Fees	83.90
Amount Deducted	83.90

### Important Information

EFFECTIVE APRIL 2021: VISA, MASTERCARD, AMERICAN EXPRESS, AND DISCOVER CARD SERVICES ARE INTRODUCING NEW (AND MODIFYING CURRENT) INTERCHANGE STRUCTURES AND ASSOCIATION PROCESSING PROGRAM FEES. DETAILS SURROUNDING THESE CHANGES WILL BE ADDRESSED ON YOUR MARCH 2021 MERCHANT STATEMENT.

#### PLAN CODES

VS -VISA	MC -MASTERCARD	DC -DISCOVER	AM -AMERICAN EXPRESS
VL -VISA LARGE TICKET	ML -MASTERCARD LARGE TICKET	DL -DISCOVER LARGE TICKET	DB -NETWORK PIN DEBIT
VB -VISA BUSINESS	MB -MASTERCARD BUSINESS	DZ -DISCOVER BUSINESS	EC -ELECTRONIC CHECK
VD -VISA DEBIT	MD -MASTERCARD DEBIT	DD -DISCOVER DEBIT	EB -EBT
V\$ -VISA CASH ADV	M\$ -MASTERCARD CASH ADV	D\$ -DISCOVER CASH ADV	PP -PAYPAL

#### TRANSACTION CODES

D -DEPOSIT  
A -ADJUSTMENT