



# Corporate Card Statement of Account

**Sign-up For  
Online Statements**

[www.americanexpress.com/gopaperless](http://www.americanexpress.com/gopaperless)

Prepared For  
ERIC C RODRIGUEZ  
UNIDOS US

Account Number  
XXXX-XXXXX9-53007

Closing Date  
04/29/26

Page 1 of 3

| Previous Balance \$ | New Charges \$ | Other Debits \$ | Payments \$ | Other Credits \$ | <b>Balance Due \$</b> |
|---------------------|----------------|-----------------|-------------|------------------|-----------------------|
| 695.32              | 7,553.00       | 0.00            | 695.32      | 0.00             | <b>7,553.00</b>       |

For important information regarding your account refer to page 2.

Please submit all outstanding expenses.

To manage your Account online or to pay your bill, please visit us at [corp.americanexpress.com](http://corp.americanexpress.com). For additional contact information, please see the reverse side of this page.

▼ Please fold on the perforation below, detach and return with your payment ▼

Do not staple or use paper clips

## Payment Coupon

Account Number 3796-969029-53007

ERIC C RODRIGUEZ  
UNIDOS US  
1126 16TH STREET NW  
WASHINGTON DC 20036

Payable upon receipt in U.S. Dollars.

Enter 15 digit account number on all payments.

**Amount Due  
\$7,553.00**

Checks or drafts must be drawn against banks located in the U.S.

Mail Payment to:

See reverse side for instructions on how to update your address, phone number, or email.

AMERICAN EXPRESS  
PO BOX 96001  
LOS ANGELES CA 90096-8000  
|||

0000379696902953007 000755300000755300 29HH

**Payments:** Your American Express® Corporate Card statement is payable in full upon receipt. Payments received after 5:00pm may not be credited until the next day. Payments must be sent to the payment address shown on your statement and must include the remittance coupon from your statement. Payments must be made in US currency, with a single draft or check drawn on a US bank and payable in US dollars or with a single negotiable instrument payable in US dollars and clearable through the US banking system, or through an electronic payment method clearable through the US banking system. Your Account number must be included on or with all payments. If payment does not conform to these requirements, crediting may be delayed and additional Charges may be imposed. If we accept payment made in a foreign currency, we will choose a conversion rate that is acceptable to us to convert your remittance into US currency, unless a particular rate is required by law. Please do not send post-dated checks. They will be deposited upon receipt. Our acceptance of any payment marked with a restrictive legend will not operate as an accord or satisfaction without our express prior written approval.

**Authorization for Electronic Debit:** We will process checks electronically, at first presentment and any re-presentments, by transmitting the amount of the check, routing number, account number and check serial number to your financial institution, unless the check is not processable electronically or a less costly process is available. By submitting a check for payment, you authorize us to initiate an electronic debit from your bank or asset account. When we process your check electronically, your payment may be debited to the bank or asset account as soon as the same day we receive your check, and you will not receive that cancelled check with your bank or asset account statement. If we cannot collect the funds electronically we may issue a draft against the bank or asset account for the amount of the check. If you currently send in an individual payment for expenses on the Corporate Card, please note that you are eligible to pay your bill online.

**Authorization for Electronic Payments:** By using Pay By Computer, Pay By Phone or any other electronic payment service of ours, you will be authorizing us to initiate an electron debit to the financial account you specify in the amount you request. Payments received after 5:00pm may not be credited until the next day.

**Transactions Made in Foreign Currencies:** If you incur a Charge in a foreign currency, it will be converted into US dollars on the date it is processed by us or our agents. Unless a particular rate is required by applicable law, we will choose a conversion rate that is acceptable to us for that date. Currently the conversion rate that we use for a Charge in a foreign currency is no greater than (a) the highest official conversion rate published by a government agency, or (b) the highest interbank conversion rate identified by us from customary banking sources, on the conversion date or the prior business day, **in each instance increased by 2.5%**. This conversion rate may differ from rates in effect on the date of your Charge. Charges converted by establishments (such as airlines) will be billed at the rates such establishments use.

**In Case of Errors or Questions About Your Bill:** If you think your bill is incorrect, or if you need more information about a transaction on your bill, please call 1-800-528-2122 or the number on the back of your Card. You can also write us on a separate sheet of paper at the Customer Service address noted to the right. Requests for refunds of credit balances (designated "CR") should be made by calling us at 1-800-528-2122 or the number on the back of your Card. Billing disputes can also be initiated online. This applies to Corporate Cards only, not Cards issued under the Corporate Defined Express Program.

**In Case of Errors or Questions About Electronic Transfers:** Please contact us by calling 1-800-IPAY-AXP for Pay By Phone, Pay By Computer issues and automatic payment issues.

**When Contacting Us Regarding Errors or Questions:** We must hear from you no later than 60 days after we send you the first bill on which the error or problem appeared. When contacting us, please give us the following information: 1. Your name and account number; 2. The dollar amount of the suspected error; 3. Describe why you believe there is an error. If you need more information, describe the item you are unsure about. You do not have to pay any amount in question while we are investigating, but you are still obligated to pay the parts of your bill that are not in question. While we investigate your question, we cannot report you as delinquent or take any action to collect the amount you question.



**Manage your Card account online at:**  
americanexpress.com/  
checkyourbill



**For all further inquiries or to pay by phone,** please call the number on the back of your Card.

**If your Card has been lost or stolen,** please call 1-800-528-2122

**International Collect:**  
1-336-393-1111

**Hearing Impaired Services:**  
Dial Relay 711 and  
1-800-528-2122

**Large Print and Braille Statements:**  
1-800-528-2122



**Customer Service**  
P.O. Box 981531  
El Paso, TX  
79998-1531

**Payments**  
PO BOX 96001  
LOS ANGELES CA 90096-  
8000

## Change of Address, phone number, email

- Online at [www.americanexpress.com/updatecontactinfo](http://www.americanexpress.com/updatecontactinfo)
- Via Mobile device
- Voice automated: call the number on the back of your card
- For Name, Company Name, and Foreign Address or Phone changes, please call Customer Care

**Please do not add any written communication or address change on this stub.**



Prepared For  
**ERIC C RODRIGUEZ**  
 UNIDOS US

Account Number  
 XXXX-XXXXX9-53007

Closing Date  
 04/29/26

**Activity** Date reflects either transaction or posting date

| <b>Card Number XXXX-XXXXX9-53007</b> |   | Reference Code           | <b>Amount \$</b> |
|--------------------------------------|---|--------------------------|------------------|
| 04/13/26                             | CORPORATE REMITTANCE RECEIVED   | 04/13                    | -695.32          |
| 04/13/26                             | TWP*SUB1924624 WASHINGTON DC<br>REF# 9778GMV6 8004774679 04/13/26<br>ROC NUMBER 9778GMV6 TAX \$1.02 |                          | 18.02            |
| 04/20/26                             | STATEVOICES.ORG WASHINGTON DC<br>REF# CH_3TOMPKDZZ +16072291295 04/20/26                            |                          | 7,500.00         |
| 04/24/26                             | NYTIMES* 800-698-4637 NY<br>REF# B04F2C8BA1E0 ONLINE SUBS 04/24/26                                  |                          | 34.98            |
| <b>Total for ERIC C RODRIGUEZ</b>    |   | New Charges/Other Debits | 7,553.00         |
|                                      |   | Payments/Other Credits   | -695.32          |





Welcome to the Tools For All Program, Jared!

### Your Tickets

Jared Nordlund

Organization: Organization Name

| Level                       | Quantity | Price Each        |
|-----------------------------|----------|-------------------|
| VAN Access Per State        | 5        | \$1,200.00        |
| Training and Support Bundle | 1        | \$1,500.00        |
| <b>Subtotal</b>             |          | <b>\$7,500.00</b> |

Tools Point of Contact: Jared Nordlund, jnordlund@unidosus.org, 689-206-0621

VAN States: Arizona, California, Colorado, New Jersey, and Texas

VAN Accounts: VAN Accounts

Openfield States: Openfield States Bill Track 50 Accounts: Bill Track 50 Accounts

Follow-up Questions: Follow Up Questions

### Additional Contribution

\$0.00

### Your Receipt

Jared Nordlund

ch\_3TOMpKDZzwStSA6R2oM5rz1w

04/20/2026 2:45 PM Eastern Daylight Time

Total: \$7,500.00

Please join us for our next TFA Meeting on **June 8th from 1 - 3 PM ET to hear from some of our data and tools vendors.** [Click here to sign up.](#)

If you ever want to purchase additional tools, states, or trainings, [you can order more here.](#)

*Someone from our team will be following up with you shortly with your requested tools accounts and additional information!*



## Berenice Rodriguez

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**From:** Berenice Rodriguez  
**Sent:** Monday, April 20, 2026 2:50 PM  
**To:** Jared Nordlund; Jennifer Moore  
**Cc:** unidosus\_pulse\_11749985324\_35ddf0a311f282ccb75a\_\_37968751@use1.mx.monday.com  
**Subject:** RE: State Voices Credit Card Payment  
**Attachments:** State Voices Receipt 4-20-2026.pdf

Hi Jared,

Thank you for letting me know State Voices does not provide invoices. @Jennifer, State Voices said we can use the receipt we get online after making the payment as invoice.

I have paid the \$7,500 with Eric's AMEX. See receipt attached.

Bere

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**From:** Jared Nordlund <jnordlund@unidosus.org>  
**Sent:** Tuesday, April 14, 2026 5:07 PM  
**To:** Berenice Rodriguez <brodriguez@unidosus.org>  
**Cc:** unidosus\_pulse\_11749985324\_35ddf0a311f282ccb75a\_\_37968751@use1.mx.monday.com; Jennifer Moore <jmoore@unidosus.org>  
**Subject:** Re: State Voices Credit Card Payment

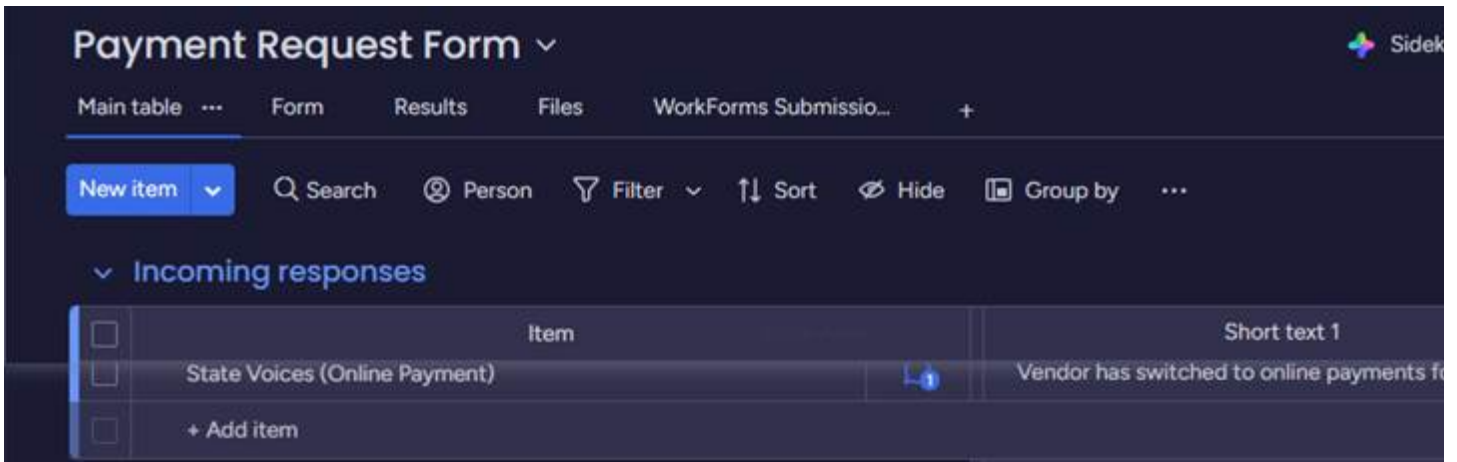
Will do!

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**From:** Berenice Rodriguez <[brodriguez@unidosus.org](mailto:brodriguez@unidosus.org)>  
**Date:** Tuesday, April 14, 2026 at 5:04 PM  
**To:** Jared Nordlund <[jnordlund@unidosus.org](mailto:jnordlund@unidosus.org)>  
**Cc:** [unidosus\\_pulse\\_11749985324\\_35ddf0a311f282ccb75a\\_\\_37968751@use1.mx.monday.com](mailto:unidosus_pulse_11749985324_35ddf0a311f282ccb75a__37968751@use1.mx.monday.com) <[unidosus\\_pulse\\_11749985324\\_35ddf0a311f282ccb75a\\_\\_37968751@use1.mx.monday.com](mailto:unidosus_pulse_11749985324_35ddf0a311f282ccb75a__37968751@use1.mx.monday.com)>, Jennifer Moore <[jmoore@unidosus.org](mailto:jmoore@unidosus.org)>  
**Subject:** State Voices Credit Card Payment

Hi Jared,

Jennifer has asked me to process this payment with Eric's credit card. Please ask State Voice for an invoice so we can have it in our files.



Thanks,  
Bere

Berenice Rodriguez | Senior Office Manager | Policy and Advocacy

**UNIDOSUS**

t 202.776.1747 | m 202.785.1670 | [brodriguez@unidosus.org](mailto:brodriguez@unidosus.org)

**NCLR** is now **UnidosUS**. Find out more at [unidosus.org](http://unidosus.org) | [Facebook](#) | [Twitter](#)



## 2025-2027 MEMORANDUM OF UNDERSTANDING FOR CIVIC ENGAGEMENT DATA ACCESS

State Voices, a corporation exempt from taxation under Internal Revenue Code (IRC) section 501(c)(3), is providing UnidosUS (“Partner Organization”) with access to online voter data from Catalist, LLC (“Catalist”) and NGP VAN, Inc. (“NGP VAN”) pursuant to license agreements that State Voices has entered into with Catalist and NGP VAN. Access to voter data shall be provided to Partner Organization only in the states listed on page 8 of this MOU. Access to this voter data is being provided to encourage collaboration amongst public charities that conduct nonpartisan civic engagement activities.

This Memorandum of Understanding (“MOU”) sets out restrictions imposed upon all users of the VAN Platform (“VAN”) and Catalist data and services (“Catalist Data”) pursuant to State Voices’ agreements with NGP VAN and Catalist. In signing this MOU, Partner Organization agrees to comply with all the terms of this MOU. ***This MOU shall not affect the terms of any agreement that Partner Organization or its members may have entered into directly with NGP VAN or Catalist.***

Permitted/Prohibited Uses of VAN and Catalist Data. Partner Organization confirms that it is currently an organization exempt from taxation under IRC section 501(c)(3). Partner Organization agrees to notify State Voices promptly of any changes in Partner Organization’s tax status including revocation. Partner Organization certifies that it will use the VAN and Catalist Data exclusively in the United States for Partner Organization’s charitable, educational and other nonpartisan civic engagement activities in furtherance of activities and other expenditures that are permissible under IRC Section 501(c)(3). State Voices is not earmarking the Data for any particular uses or activities. Partner Organization is prohibited from using the VAN or Catalist Data for any commercial purpose. Partner Organization specifically agrees that it will not use the VAN, any data retrieved through the VAN, or Catalist Data pursuant to this MOU for any activity that would constitute intervention in an election in support of or opposition to any political party or candidate for public office or otherwise make available any of the data to any political party committee or any candidate for political office. To the extent that the VAN or Catalist Data are used to conduct voter registration, get-out-the-vote and other civic engagement activities, these programs must be nonpartisan and conducted in compliance with IRC Section 501(c)(3) and 11 C.F.R. §§ 114.4(d) and 109 and any other applicable provision of the Federal Election Commission’s or Treasury’s regulations or state law.

Partner Organization agrees to comply with all applicable federal, state and local laws, rules and regulations in using Catalist Data and the VAN, including but not limited to the Telephone Consumer Protection Act, Do Not Call Lists, the Direct Marketing Association’s ethical guidelines, and the state laws pertaining to the use of voter data. Exhibit A, STATE LAWS PERTAINING TO USE OF VOTER DATA attached hereto has been provided by Catalist and provides a brief summary of state laws pertaining to the permissible use of voter data. Partner Organization should be aware, however, that state law may have changed since the Exhibit was prepared, the exhibit was prepared by Catalist as a courtesy and may not be used as a basis from which to draw legal conclusions, and it is the responsibility of each Partner Organization to ensure compliance with current law.

Partner Organization may not use the Catalist Data as a factor to determine eligibility for credit or insurance, in connection with underwriting individual insurance, evaluating employment possibilities, determining eligibility for a license or other governmental benefit, or for soliciting survivors of deceased persons.

Partner Organization shall not use any telephone number information derived from Catalist Data in the address, envelope, body of a letter or elsewhere in a direct mail piece, telemarketing script or other marketing program mailing, and shall



make samples of mail or scripts being used for marketing available to State Voices and/or Catalist upon request. Partner Organization agrees that all marketing efforts, solicitations, advertising copy and other communications derived either in whole or in part from the Catalist Data shall not contain any reference to any selection criteria or presumed knowledge concerning the intended recipient of such solicitation or the source of such recipient's name and address, shall be designed so that the recipient cannot determine that state title or registration information was used as a source of information, and shall be in good taste in accordance with generally recognized standards of high integrity.

All requests for Catalist Data and Services or VAN Services must be requested by State Voices or its state table affiliates.

Partner Organization may not use automated scripts, spiders, robots, crawlers, data mining tools, or similar strategies to access, search, scrape, download, or upload data to or from the VAN.

No communication to any voter whose record is included in the VAN shall include any reference to the source of the voter's contact information as being NGP VAN or Catalist. All communications to any voter whose record is included on the Catalist file or in the VAN, in any form or in any medium, shall comply with all applicable federal, state and local laws, including, but not limited to, all laws governing the financing of political communications, the use of automatic dial announce devices to make telephone calls, the making of automated and/or pre-recorded telephone calls (including the Telephone Consumer Protection Act) and the regulations of the US Postal Service. No reference to NGP VAN or Catalist shall be made in written or oral communications responding to inquiries from the recipient of any communication made by Partner Organization without the express prior consent of NGP VAN or Catalist, or unless subject to a court order, subpoena, or other legally required production or filing.

Partner Organization shall not, and shall not enable any other person or entity, to (i) remove any copyright, trademark or other notices from the VAN software, (ii) modify or adapt the VAN software, (iii) decompile, disassemble or otherwise reverse engineer or attempt to reconstruct or discover any source code or underlying ideas, algorithms, file formats, architecture or programming or interoperability interfaces of the VAN software, or (iv) distribute, disclose, license, market, lease or transfer to any third party any portion of the VAN software except as authorized by NGP VAN.

1. **Sharing of the VAN and Catalist Data with Others.** Partner Organization may not share access to the VAN, or the information or data it acquires through the VAN and Catalist with any other organization that is not pre-approved in writing by State Voices and has not executed a copy of this MOU. Partner Organization shall further ensure that no individual with a VAN user account shall share login credentials to the VAN with any other individual, whether within the same Partner Organization or with a third party. In addition, all vendors must be approved in writing by Catalist pursuant to a Rapid Vendor Approval Form and the access and use must be for the sole purpose of providing vendor services to Partner Organization for permitted purposes. In the event of any approved use of a Catalist file within the use of a platform other than the VAN, Partner Organization shall pay to State Voices a one-time fee per calendar year of up to \$1,300 per tool per state, which is the amount currently charged by Catalist for such use. In any event, the information and data, including the Catalist Data, may not be shared with: (1) any organization that is not operating under its own MOU with State Voices, or (2) any political organization, political party or candidate for public office, his or her campaign or any agent of the campaign or candidate. Partner Organization is responsible for taking all reasonable steps to ensure that any vendor that receives access to the VAN or Catalist Data under this MOU complies with its terms and restrictions. Partner Organization shall not directly or indirectly request or make available Catalist Products or Services for the use of other entities who are not Approved Entities; shall not permit requests to be made under the Catalist Agreement by other entities except as permitted under the Agreement; and shall not use such information to provide advice or recommendations to other



entities. Partner Organization shall monitor access to and use of the Catalist Data to detect and prevent unauthorized use or copying of the Catalist Data and notify State Voices immediately of any such misuse.

2. **Ownership.** Partner Organization understands that it does not have an ownership interest in the Catalist Intellectual Property (including, but not limited to, the technology, Catalist APIs, hardware, software, codes, models, techniques, designs, processes, systems, data, the name “Catalist”, or any derivatives, enhancements, or extensions thereof, and any other trademarks and logos which are owned or controlled and made available to Partner Organization through this MOU or otherwise whether owned by Catalist or its third-party suppliers) or VAN and may only use the Catalist Intellectual Property and VAN in accordance with the limited rights granted by State Voices. Except as otherwise permitted, Partner Organization shall not disclose, provide access to, sublicense, disassemble, reverse engineer, modify, create derivative works of, or transfer any Catalist Intellectual Property. In the event any Catalist Intellectual Property is loaded, placed or encompassed within any technology or software application of Partner Organization, then Catalist’s logo shall be placed on each viewing page or screen where the Catalist Intellectual Property appears, in a conspicuous size and location and including the words “Catalist Inside,” “Powered by Catalist,” or words of similar significance.

3. **Confidentiality.** During and after the term of this MOU, Partner Organization agrees to keep strictly confidential any information that it receives from Catalist pursuant to this MOU that is marked as confidential or proprietary or should be reasonably understood to be confidential or proprietary based on the nature of the information or the circumstances of disclosure, including, but not limited to, software, designs, processes, techniques, information concerning Catalist’s business, plans, clients, technology and other information held in confidence by Catalist, as well as all non-public information in any form, whether written, electronic or oral, it receives from NGP VAN relating to NGP VAN’s technology, operational strategies and plans, financial information, information regarding existing and future technical, business and marketing plans and product strategies, or personnel and includes the data hosted on the VAN Platform by State Voices and its partner organizations, whether or not such data is owned by State Voices or by its partner organizations (collectively, “Confidential Information”). Confidential Information shall also include the terms and conditions of this MOU. Partner Organization shall use Confidential Information only for the purposes contemplated in this MOU. The foregoing obligations shall not apply to any information which is: (1) known by Partner Organization at or before disclosure, except to the extent unlawfully appropriated; (2) publicly available through no act or omission of Partner Organization, and with respect to NGP VAN, its officers, employees, consultants or agents; (3) received from a third party without breach of any legal obligation; (4) with respect to Catalist, independently and verifiably developed by Partner Organization without use or reference to Confidential Information, or (5) with respect to NGP VAN, has been approved for release by written authorization from NGP VAN. Partner Organization agrees to take all commercially reasonable steps to protect the Confidential Information from unauthorized or inadvertent disclosure, including, without limitation, all steps that it takes to protect its own confidential and proprietary information, but in any event, no less than a reasonable standard of care. If Partner Organization is required to disclose any Confidential Information pursuant to any judicial or governmental requirement or order, it may do so, provided that (a) Partner Organization has given State Voices, and through State Voices, Catalist or NGP VAN, sufficient prior written notice of such requirement or order to permit State Voices, Catalist, or NGP VAN a reasonable opportunity to object or seek a protective order, or other appropriate remedy; (b) Partner Organization reasonably cooperates with State Voices and Catalist so that it may object or seek a protective order or other appropriate remedy, and (c) Partner Organization in any event discloses only that portion of the Confidential Information that is legally required to be disclosed by such judicial or governmental requirement or order or otherwise as required by law, regulation or legal process. Partner Organization agrees that all rights in and to Confidential Information remains with the party that disclosed it.



In addition, neither Partner Organization or any of its officers, directors, employees, agents or consultants shall disclose any of NGP VAN's Confidential Information to any person or entity whatsoever other than to employees of Partner Organization or State Voices with a need to know such information for the purpose of assisting Partner Organization with the use of the VAN Platform pursuant to this MOU and only if such employees have been advised of and have agreed to abide by the terms and conditions hereof. Partner Organization shall not make copies of NGP VAN Confidential Information except as may be necessary for purposes of performing within the confines of this MOU. Upon written request, Partner Organization shall either destroy or return to the disclosing party all papers, tapes, diskettes or other media upon which NGP VAN Confidential Information is stored, and all copies and derivatives thereof, if any.

4. Competitors. Appended Voter Data from Catalist shall not, either directly or indirectly, be subsequently sublicensed, transferred, swapped and/or otherwise provided to a voter data competitor of Catalist, as recognized in the marketplace ("Data Vendor Competitor"), or used by Partner Organization to compete against Catalist. In addition, Appended Voter Data from Catalist may not be provided to a sole vendor or Data Vendor Competitor, except that Catalist Data can be provided to the VAN. Catalist Data Vendor Competitors shall include, without limitation, TargetSmart Communications and Aristotle. Each such record shall remain subject to third party restrictions placed on Catalist and state and federal law.
5. Special Rules regarding California/Illinois Data. If Partner Organization wishes to receive California Voter Data, Partner Organization must complete forms requested by the California Secretary of State or the respective California counties. If Illinois Voter Data is requested, Partner Organization agrees to provide Catalist with its registration number with the Federal Elections Commission or the Illinois State Board of Elections.
6. Foreign Export Compliance. Partner Organization is obligated to control access to and/or exportation of technical data under the applicable export laws and regulations of the United States and agrees to comply with such laws and regulations with respect to any technical data received under this MOU or from NGP VAN or Catalist.
7. Records. Partner Organization shall maintain accurate and detailed records pertaining to its authorized use of the Catalist Products and Services, understands that such records may be subject to review by State Voices or Catalist to confirm compliance with the terms of use, and that State Voices may request that Partner Organization provide certification that they are being used in accordance with the terms of this MOU.
8. Publicity. Partner Organization shall not issue any publicity concerning this MOU without the prior written consent of Catalist and State Voices.
9. Updating the VAN and Catalist Data; Partner Organization Data Export Limits. In exchange for access to and use of VAN and the Catalist Data, Partner Organization agrees to provide updates to the VAN of the following types of information obtained through the use of the Catalist Data by Partner Organization: information on individuals that are deceased; disconnected phone numbers; wrong addresses; addresses that are inaccessible to a canvasser; movers; wrong phone numbers; self-reported race, ethnicity, and language preference; name, gender, and preferred pronouns; landline and cell-phone numbers; individual information added for persons living at residential addresses acquired from Melissa Data ("Person-Level Data"). Partner Organization agrees to make reasonable efforts to add Person-Level Data to the VAN in a consistent, industry-standard format as it becomes available, but no later than seven (7) days after each November Election for data acquired in the preceding calendar year. Person-Level Data will be available to State Voices and organizations that are part of the State Voices Network. The State Voices Network includes State Voices, the State Table organizations and any



organizations that have signed this MOU providing access to Catalist Data and VAN.

Partner Organization is encouraged to update the VAN with additional data relating to voting age individuals, including: responses to survey questions; contact history; sms opt-in status; membership lists; surname lists; email addresses; models that Partner Organizations paid a vendor other than Catalist to create that are loaded into the State Voices VAN; volunteer flags; issue flags; contact history; activist codes (“Partner Organization Data”); Partner Organization Data on the VAN will be periodically synced with Catalist and used as provided in Section 10 and 11 of this MOU.

Through the agreements State Voices has entered into with NGP VAN and Catalist, NGP VAN and Catalist have agreed, respectively, that (1) all data provided to them pursuant to the agreements will remain confidential and secure and (2) all reasonable efforts will be made not to make Partner Organization Data available to any third party without express prior written consent of Partner Organization. State Voices agrees: (1) not to claim ownership rights in any Partner Organization Data; (2) to make all reasonable efforts to ensure that State Voices and its agents do not share Partner Organization Data with any third party without Partner Organization’s express written permission in advance; (3) not to provide Catalist or NGP VAN permission to make Partner Organization Data available to a third party without Partner Organization’s express written permission in advance; and (4) to use commercially reasonable efforts to help resolve any concerns Partner Organization may have concerning NGP VAN’s or Catalist’s access and use of Partner Organization Data. **Partner Organization may provide permission to State Voices to use Partner Organization Data by checking the box above the signature line.**

If a Partner Organization chooses to add voter registration data through the VAN Voter Registration Tool including: name, address, phone, registration date, registration status, and other information collected on the official voter registration form as permitted under state law, the data will also load directly to MyVoters and be available to other entities with VAN access. Such data will be anonymized as to the organization that completed the registration.

Partner Organization agrees to comply with any export limits on Data established by State Voices, state tables, or Catalist, including as set forth in the Catalist license agreement, which includes limitations on custom exports and would require a Rapid Vendor Approval form in most cases.

10. **Models.** Partner Organization understands and agrees that it may use Catalist’s models only via the State Voices VAN, and may not download or export the models except as explicitly authorized by State Voices. Partner hereby consents to Catalist’s use of the data provided by Partner Organization in the generation of new synthetic data, provided, however, with respect to certain types of synthesized or customized data which has been developed by Partner Organization, including but not limited to customized models, and the like (“Customized Client Data”), such Customized Client Data may be used by Catalist only with the express prior written authorization of Partner Organization. Partner Organization must notify State Voices, and State Voices will notify Catalist, in writing in the event that any data provided to Catalist is subject to the restrictions for Customized Client Data stated above. Partner Organization may notify State Voices, and State Voices will notify Catalist, in writing if any of the data Partner Organization provides can only be used by Catalist with Partner Organization’s express written authorization.

11. **Matching Service.** In no event shall Partner Organization use Catalist’s matched data, either directly or indirectly, to enhance other third party lists unless they are stored on proprietary systems of Partner Organization for its sole access. Catalist Data may not be transferred, either directly or indirectly, to any third-party list or data company without Catalist’s express prior consent obtained through a Rapid Vendor Approval Form.



12. Catalist Documentation. Catalist's documentation may be accessed and read by Partner Organization, but Partner Organization may not transfer, allow access to and/or otherwise disclose Catalist's documentation to any third party entity without Catalist's written approval.

13. Violations of MOU. Partner Organization shall promptly notify State Voices if it becomes aware of any violations of this MOU, or of any instances of unauthorized access or other significant security issues.

14. Representations and Warranties. Partner Organization represents and warrants that (a) it is duly organized and validly existing in its state of incorporation and is currently a public charity exempt from taxation under IRC section 501(c)(3), (b) that any information copied from Federal Election Commission (FEC) reports or statements shall not be sold or used by any person for the purpose of soliciting contributions or for commercial purposes; (c) that it shall not use the Catalist Products or Services in a manner contrary to this MOU, contrary to Catalist regulations, rules and policies or its information providers, or in violation of any applicable federal, state, or local law, rule or regulation, including, but not limited to, Do Not Call Lists and the Direct Marketing Association's ethical guidelines; and (d) that no employee or consultant of Partner Organization will be permitted to use the State Voices VAN until such person has received training regarding the use of the State Voices VAN and the rules and regulations applicable to such use.

15. Indemnification. Partner Organization shall defend, indemnify and hold harmless State Voices, NGP VAN, and Catalist and the shareholders, officers, directors, employees, representatives, and agents of any of these, from and against any and all third party claims, demands, judgments, liabilities, damages, losses, government investigations, fines, penalties, costs and expenses (including reasonable attorneys' fees and expenses) based in whole or in part upon, or arising out of or resulting from (i) any breach by Partner Organization, its officers, directors, employees, agents, volunteers, or contractors of any restriction on, obligation of, or representation, warranty or covenant by Partner Organization set forth in this MOU; (ii) any breach by Partner Organization, its officers, directors, employees, agents, volunteers, or contractors of any restriction on use of the data, or (iii) any violation by Partner Organization, its officers, directors, employees, agents, volunteers, or contractors of any federal, state or local law governing the use of voter file data or records or federal, state or local law applicable to or restricting any communication or contact to any person. State Voices shall have the right to appoint its own counsel to represent State Voices, and Partner Organization shall pay all related costs and expenses of such representation pursuant to this paragraph. Partner Organization shall not settle or compromise any matter subject to this paragraph without the express consent of State Voices. Partner Organization agrees and acknowledges that NGP VAN and Catalist and the officers, directors, employees and agents of each of them are intended third party beneficiaries of Partner Organization's obligations under this Section.

In its agreement with State Voices, NGP VAN agreed to indemnify, defend, and hold State Voices and Partner Organization and its and their respective, shareholders, directors, officers, employees, agents and representatives harmless from and against any and all claims, demands, judgments, liability, damages, losses, costs and expenses (including without limitation, reasonable attorneys' fees and expenses) based in whole or in part upon a claim that use of the VAN Platform by State Voices, Partner Organization, or an Authorized User violates the intellectual property rights of a third party.

16. Insurance. Partner Organization is strongly advised to maintain general liability insurance, professional liability and directors and officers insurance with a per occurrence limit of at least one million dollars (\$1,000,000) during the Term of this MOU and, if Partner Organization holds such insurance, it shall provide proof of such insurance to State Voices upon execution of this MOU.



17. **Term and Termination.** The term of this MOU shall be effective as of February 1, 2025 and shall end on January 31, 2027, unless Partner Organization and State Voices extend this agreement or if State Voices' agreements with NGP VAN and/or Catalist are (i) extended, in which case this MOU will be extended the same period of time, and State Voices shall provide notice to Partner Organization of the duration and terms and conditions of any such extension or (ii) terminated prior to their expiration dates, in which case this MOU shall terminate on the date of the termination of the underlying agreement(s). States Voices' agreements with NGP VAN and Catalist contain standard termination rights for the parties thereto, including termination rights for breaches. Notwithstanding the forgoing, this MOU may be terminated by either party through written notice to the other party. In addition, **Partner Organization understands that it may lose permission to use the VAN and/or Catalist Data under this MOU in the event that Partner Organization fails to comply fully with the provisions of this MOU or if the underlying agreements are terminated for any reason. Upon expiration or termination of this MOU, Partner Organization shall have no further right to use the VAN or Catalist Data, other than Partner Appended Voter Data.**

Upon termination of this MOU (or at any time upon request), Partner Organization must return or, at Catalist's election, destroy all Catalist Data (other than Appended Voter Data), all property or materials within its possession or control that belongs to Catalist or its Affiliates or which contain or are based on Confidential Information, and provide Catalist and State Voices with written certification thereof.

Through the agreement State Voices has entered into with Catalist, Catalist has agreed that Partner Organization shall have up to six (6) months from the date of termination or expiration of Catalist's license agreement with State Voices to request that Partner Organization Data and appended Basis Contact Details be transferred, in an industry-standard, electronic format only, from the Catalist servers.

18. **Entire Agreement.** This MOU sets forth the entire agreement of the parties and supersedes all prior or contemporaneous agreements, either oral or written, between the parties regarding the subject matter hereof.

19. **Amendment.** Partner Organization and State Voices agree that this MOU may be amended by State Voices through prompt written notification of such amendment(s) by State Voices to Partner Organization in the event of changes or amendments to the terms and conditions of its license agreements with Catalist and NGP VAN, or in the event State Voices enters into any additional license agreements with other third parties regarding online voter data. This MOU may also be amended through a writing signed by the parties in the event that State Voices and its partner organizations agree to other changes to the MOU.

20. **Governing Law and Forum.** This MOU is governed by the laws of the District of Columbia, without regard to its conflicts of law rules. In the event of any dispute between them, the parties to this MOU consent to the exclusive jurisdiction of the courts in the District of Columbia for any actions, suits, or proceedings arising out of or relating to this MOU.

21. **Assignment.** The rights and obligations of this MOU may not be transferred or assigned by either party without the prior written consent of the other party.

22. **No Agency.** No agency relationship is created by virtue of this MOU and no party shall represent itself to be an employee or agent of the other or as having the power to bind the other, or take any action or enter into any agreement on



the other’s behalf or in the other’s name. Partner Organization bears liability for its own activities (including the activities of its employees, its agents and subcontractors). Each party (including its employees, contractors, subcontractors and agents), shall act independently and not as a partner, joint venturer or agent of the other party.

23. Good Faith Performance. Partner Organization shall work, in good faith, to facilitate the successful performance of the MOU.

24. Dispute Resolution. In the event Partner Organization has a dispute or claim against Catalist or State Voices that cannot be resolved informally, the parties shall make a good faith effort to resolve the dispute or claim through non-binding mediation. If it cannot be resolved through mediation, the dispute or claim shall be settled by final and binding arbitration.

25. No Third Party Beneficiary. Except as may be specifically set out in State Voices’ agreements with NGP VAN or Catalist or this MOU, Partner Organization shall not be deemed to be a third party beneficiary of State Voices agreements with NGP VAN or Catalist and Partner Organization shall have no right whatsoever to enforce any provision of that agreement against any party.

26. Survival. The following sections, and any other section that by its nature should survive expiration or termination of this MOU, shall so survive: Sections 3 (Ownership), 4 (Confidentiality), 16 (Indemnification), and the general provisions at Sections 18-28.

27. Access Fee. Partner Organization seeking use of the State Voices VAN in the following states agrees to pay a Tools For All annual fee per state: AK, AZ, AR, CA, CT, CO, DE, DC, HI, ID, IL, IN, IA, KS, MD, MS, NH, NJ, ND, OK, RI, SC, SD, TX, UT, VT, WV & WY. Certain partner organizations may be exempt from this fee.

The 2025 Tools For All access fee is based on a Partner Organization’s 2025 annual budget. Fees are assessed as follows:

|   |                   |
|---|-------------------|
| Budgets less than \$2 million                     | \$1,100 per state |
| Budgets of \$2 million but less than \$5 million  | \$1,650 per state |
| Budgets of \$5 million but less than \$10 million | \$2,200 per state |
| Budgets over \$10 million                         | \$3,300 per state |

By checking this box, Partner Organization grants State Voices an unlimited, transferable, non-exclusive license to use Partner Organization Data for any noncommercial purpose consistent with State Voices’ charitable and educational purposes, which purposes shall include without limitation providing such Partner Organization Data to Catalist pursuant to the agreement between State Voices and Catalist. State Voices agrees that, to the extent Partner Organization Data is made available to other organizations, State Voices will use commercially reasonable efforts to ensure that it will be (1) anonymized as to affiliations with any Partner Organization and (2) made available in compliance with all applicable laws. By checking this box, Partner Organization confirms to State Voices that the permissions granted to State Voices hereunder are consistent with and permitted by Partner Organization’s privacy policies and any third-party restrictions on such Partner Organization Data.



Each party has caused this MOU to be signed by its duly authorized representative below.

Agreed to on 06 / 16 / 2025 (date signed)

UnidosUS

\_\_\_\_\_  


Organization Name

Signature

Clarissa Martinez De Castro

Printed Name

VP, Latino Vote Initiative

Title

cmartinez@unidosus.org

Email


202-776-1561

Phone

N/A

(If relevant, name of Fiscally Sponsored Project that will be using VAN)

William  
Shiebler

 Digitally signed by William  
Shiebler  
Date: 2025.03.10  
09:55:04 -04'00'

(Signature)

Bill Shiebler, Executive Director  
State Voices



Check the box next to the States that your organization needs to access in VAN. Access to states with asterisks may incur additional costs; please refer to the fee schedule listed above.

- |   |  |
|---|--|
| <input type="checkbox"/> Alaska*                | <input type="checkbox"/> Montana           |
| <input type="checkbox"/> Alabama                | <input type="checkbox"/> North Carolina    |
| <input type="checkbox"/> Arkansas*              | <input type="checkbox"/> North Dakota*     |
| <input checked="" type="checkbox"/> Arizona*    | <input type="checkbox"/> Nebraska          |
| <input checked="" type="checkbox"/> California* | <input type="checkbox"/> New Hampshire*    |
| <input type="checkbox"/> Colorado               | <input type="checkbox"/> New Jersey*       |
| <input type="checkbox"/> Connecticut*           | <input type="checkbox"/> New Mexico        |
| <input type="checkbox"/> District of Columbia*  | <input type="checkbox"/> Nevada            |
| <input type="checkbox"/> Delaware*              | <input type="checkbox"/> New York          |
| <input checked="" type="checkbox"/> Florida     | <input type="checkbox"/> Ohio              |
| <input type="checkbox"/> Georgia                | <input type="checkbox"/> Oklahoma*         |
| <input type="checkbox"/> Hawaii*                | <input type="checkbox"/> Oregon            |
| <input type="checkbox"/> Iowa*                  | <input type="checkbox"/> Pennsylvania      |
| <input type="checkbox"/> Idaho*                 | <input type="checkbox"/> Rhode Island*     |
| <input type="checkbox"/> Illinois*              | <input type="checkbox"/> South Carolina*   |
| <input type="checkbox"/> Indiana*               | <input type="checkbox"/> South Dakota*     |
| <input type="checkbox"/> Kansas*                | <input type="checkbox"/> Tennessee         |
| <input type="checkbox"/> Kentucky               | <input checked="" type="checkbox"/> Texas* |
| <input type="checkbox"/> Louisiana              | <input type="checkbox"/> Utah*             |
| <input type="checkbox"/> Massachusetts          | <input type="checkbox"/> Virginia          |
| <input type="checkbox"/> Maryland*              | <input type="checkbox"/> Vermont*          |
| <input type="checkbox"/> Maine                  | <input type="checkbox"/> Washington        |
| <input type="checkbox"/> Michigan               | <input type="checkbox"/> Wisconsin         |
| <input type="checkbox"/> Minnesota              | <input type="checkbox"/> West Virginia*    |
| <input type="checkbox"/> Missouri               | <input type="checkbox"/> Wyoming*          |
| <input type="checkbox"/> Mississippi*           |  |

**EXHIBIT B****STATE LAWS PERTAINING TO USE OF VOTER DATA**

State laws may have changed since this Exhibit was prepared and it is the responsibility of each Partner Organization to ensure compliance with current law.

**ARIZONA:** In accordance with §16-168 of the Arizona Revised Statutes (portions restated below), Client will not use the Arizona voter registration list for commercial purposes, and will not distribute, post, or provide access to the list on the Internet.

**§16-168(E):** “Precinct registers and other lists and information derived from registration forms may be used only for purposes relating to a political or political party activity, a political campaign or an election, for revising election district boundaries or for any other purpose specifically authorized by law and may not be used for a commercial purpose as defined in §39-121.03. The sale of registers, lists and information derived from registration forms to a candidate or a registered political committee for a use specifically authorized by this subsection does not constitute use for commercial purposes.

**§16-168(F):** “Any person in possession of a precinct register, in whole or in part, or any reproduction of a precinct register, shall not permit the register to be used, bought, sold or otherwise transferred for any purpose except for uses otherwise authorized by this section. A person in possession of information derived from voter registration forms or precinct registers shall not distribute, post, or otherwise provide access to any portion of that information through the internet ...”

**§39-121.03(D):** “For purposes of this section, “commercial purpose” means the use of a public record for the purpose of sale or resale or for the purpose of producing a document containing all or part of the copy, printout or photograph for sale or the obtaining of names and addresses from public records for the purpose of solicitation or the sale of names and addresses to another for the purpose of solicitation or for any purpose in which the purchaser can reasonably anticipate the receipt of monetary gain from the direct or indirect use of the public record ...”

**CALIFORNIA:** In accordance with the California Code of Regulations (portions restated below), Client will only use California voter registration information for election and governmental purposes.

**§19002:** “Registration information obtained by any person from a source agency shall be used solely for election and governmental purposes.”

**§19003:** “Permissible uses of information obtained from a source agency shall include, but shall not be limited to, the following:

- (a) Using registration information for purposes of communicating with voters in connection with any election.
- (b) Sending communications, including, but not limited to, mailings which campaign for or against any candidate or ballot measure in any election.
- (c) Sending communications, including but not limited to, mailings by or in behalf of any political party; provided however, that the content of such communications shall be devoted to news and opinions of candidates, elections, political party developments and related matters.
- (d) Sending communications, including but not limited to, mailings, incidental to the circulation or support of, or opposition to any recall, initiative, or referendum petition.
- (e) Sending of newsletters or bulletins by any elected public official, political party or candidate for public office.
- (f) Conducting any survey of voters in connection with any election campaign.
- (g) Conducting any survey of opinions of voters by any government agency, political party, elected official or political candidate for election or governmental purposes.
- (h) Conducting an audit of voter registration lists for the purpose of detecting voter registration fraud.
- (i) Soliciting contributions or services as part of any election campaign on behalf of any candidate for public office or any political party or in support of or in opposition to any ballot measure.
- (j) Any official use by any local, state, or federal governmental agency.”

**§19004:** “The following uses of registration information obtained from a source agency shall be deemed other than for election and governmental purposes:

- (a) Any communication or other use solely or partially for any commercial purpose.
- (b) Solicitation of contributions or services for any purpose other than on behalf of a candidate or political party or in support of or opposition to a ballot measure.
- (c) Conducting any survey of opinions of voters other than those permitted by Sections 19003(f) and (g).”

**GEORGIA:** In accordance with §21-2-601 of the Georgia Elections Code (restated below), Client will not use the Georgia list of electors for commercial purposes.

**§21-2-601:** “Any person who intentionally uses the list of electors...for commercial purposes shall be guilty of a misdemeanor.”

**HAWAII:** In accordance with §2-51-30 of the Hawaii Administrative Rules (portions restated below), Client will use the Hawaii voter registration list only for election or government purposes.



**§2-51-31:** "(a) Voter registration forms, the general county register, or any lists or computer tapes prepared therefrom shall be released or used for election or government purposes only, unless otherwise provided by law.

(b) Notwithstanding subsection (a), a voter's full name, district/precinct designation, and voter status is public information available for any purpose.

(c) Voter registration information that is not public under subsection (b), excluding social security number and date of birth, is available for the following election or government purposes, unless otherwise provided by law:

(1) To support or oppose any candidate or incumbent for partisan or nonpartisan office;

(2) To support or oppose any proposed or existing ballot measure, proposition, or issue;

(3) To support or encourage voter registration or the voting process;

(4) To authorized government officials who, by the nature of their official responsibilities, must have access to the voter registration information for legitimate government purposes within the scope of their official duties; (5) To challenge the right of any person to vote or seek public office; or

(6) To satisfy the requirements of HRS §11-62 or HRS §11-113.

Social security number and date of birth may also be available to federal, state or county government agencies provided that the requesting agency furnish valid reasons justifying the need for such information.

(d) Voter registration information that is not public under subsection (b) may not be used for any commercial purpose, such as mailing or delivering an advertisement or offer for any property, establishment, organization, product or service, or for the purpose of mailing or delivering any solicitation for money, services, or anything of value; provided that service bureaus may charge a fee for their services involving the use or disclosure of voter registration information is not public under subsection (b) so long as the underlying election or government purpose is verified."

**IDAHO:** In accordance with §34-437A of the Idaho Code (portions restated below), Client will use the Idaho voter registration list only for political purposes.

**§34-437A(3):** "...No person to whom a list of statewide electors is furnished and no person who acquires the list of statewide electors prepared from such list shall use any information contained therein for the purpose of mailing or delivering any advertisement or offer for any property, establishment, organization, product, or service or for the purpose of mailing or delivering any solicitation for money, services, or anything of value. Provided however, that any such list and label may be used for any political purpose."

**ILLINOIS:** In accordance with Chapter 10, Act 5 of the Illinois Code (portions restated below), Client agrees to use the list only for bona fide political purposes and not for commercial solicitation or other business purposes. Client further acknowledges that it may not acquire the list directly from the Illinois Board of Elections or from the office of a county clerk unless it is a registered political committee.

10 ILCS 5/4-8, 5-7 and 6-35: "...Copies of the tapes, discs, or other electronic data shall be furnished by the county clerk to local political committees and governmental entities at their request and at a reasonable cost....The individual representing a political committee requesting copies of such tapes shall make a sworn affidavit that the information shall be used only for bona fide political purposes, including by or for candidates for office or incumbent office holders. Such tapes, discs or other electronic data shall not be used under any circumstances by any political committee or individuals for purposes of commercial solicitation or other business purposes....Any person who violates this provision shall be guilty of a Class 4 felony."

**INDIANA:** In accordance with §3-7-26.4-10 of the Indiana Code (portions restated below), Client will use the Indiana voter registration list only for political activities or political fundraising activities, and will not provide the list to any other person or entity for any nonpolitical purpose.

**§3-7-26.4-10:** "...the person receiving information under this chapter may not: (1) use the compilation obtained from the commission to solicit merchandise, goods, services, or subscriptions; or (2) sell, loan, give away, or otherwise deliver the information obtained by the request to any other person (as defined in IC 5-4-14-3-2); for a purpose other than political activities or political fundraising activities."

**IOWA:** In accordance with §48A.39 of the Iowa Code (restated below), Client will use the Iowa voter registration list only to request an individual's vote at an election, for another genuine political purpose, for a bona fide official purpose by an elected official, or for bona fide political research. Information from voter registration records may not be used for commercial purposes.

**§48A.39:** "Information about individual registrants obtained from voter registration records shall be used only to request the registrant's vote at an election, or for another genuine political purpose, or for a bona fide official purpose by an elected official, or for bona fide political research, but shall not be used for any commercial purposes."

**KANSAS:** In accordance with §25-2320a of the Kansas Statutes (portions restated below), Client will not use the Kansas voter registration list for any commercial purpose.

**§25-2320a:** "Use of voter registration lists for commercial purposes is knowingly selling, giving or receiving the information on or derived from voter registration lists with the intent to use such list or information for any commercial purpose."



Use of voter registration lists for commercial purposes is a class C misdemeanor. For purposes of this section, compiling, using, giving, receiving, selling, or purchasing the information on or derived from voter registration lists, solely for political campaign or election purposes, shall not constitute a commercial use of voter registration lists.”

**KENTUCKY:** In accordance with §117.025 of the Kentucky Revised Statutes (portions restated below), Client will not use Kentucky voter registration data for commercial purposes.

**KRS §117.025(3)(h):** “...The board shall not furnish precinct lists to persons who intend to use the lists for commercial use.”

**31 KAR 3:010(6)(1):** “Commercial use, as that term is used in KRS 117.025(3)(h), shall be interpreted by the Board of Elections to be:

- (a) The use by the requester of the voter registration list, or any part of the list, in any form, for sale or advertisement of any good or service; or
- (b) The transfer of the list by the requester for a profit to any other person whom the requester knew or should have known intended to use the voter registration list, or part of that list, for the sale or advertisement of a good or service.”

**MAINE:** In accordance with §196 of the Maine Revised Statutes (portions restated below), Client will not use the Maine voter registration list for any commercial purpose.

**§196(7):** “Information obtained from the central voter registration system pursuant to this section may not be used for any commercial purpose, including but not limited to, the sales and marketing of products and services, or for solicitations of any kind not directly related to activities of political party, so-called “get out the vote” efforts or activities directly related to a campaign as defined in section 1052. Any person obtaining information from the central voter registration system is prohibited from selling or distributing it to others to use for commercial purposes and also is prohibited from making publicly available the dates of birth or mailing addresses of individual voters. This subsection does not prohibit political parties, party committees, candidate committees, political action committees, or any other organizations that have purchased information from the central voter registration system from providing access to such information to their members for purposes directly related to party activities, get out the vote efforts or a campaign as defined in section 1052.”

**MARYLAND:** In accordance with §3-506(c) of the Maryland Code (restated below), Client will not use the Maryland voter registration list for any commercial solicitation or any other purpose not related to the electoral process.

**§3-506(c):** “Any individual who knowingly allows a registration list under the individual’s control to be used for commercial solicitation or any other purpose not related to the electoral process is guilty of a misdemeanor and shall be punished under the provisions of Title 16 of this article.”

**MINNESOTA:** In accordance with §201.091(5) of the Minnesota statutes (restated below), Client will not use the Minnesota voter registration list for any purpose unrelated to elections, political activities, or law enforcement.

**§201.091(5):** “...An individual who inspects or acquires a copy of a public information list may not use any information contained in it for purposes unrelated to elections, political activities, or law enforcement.”

**MISSOURI:** In accordance with §115.158(6) of the Missouri Revised Statutes (portions restated below), Client will not use the Missouri voter registration list for commercial purposes.

**§115.158(6):** “...Any information contained in any state or local voter registration system, limited to the master voter registration list or any list generated from the information...shall not be used for commercial purposes; provided, however, that the information may be used for elections, for candidates, or for ballot measures, furnished at a reasonable fee...For purposes of this section, ‘commercial purposes’ means the use of a public record for the purpose of sale or resale or for the purpose of producing a document containing all or part of the copy, printout, or photograph for sale or the obtaining of names and addresses from public records for the purpose of solicitation or the sale of names and addresses to another for the purpose of solicitation or for any purpose in which the purchaser can reasonably anticipate the receipt of monetary gain from the direct or indirect use of the public record.”

**MONTANA:** In accordance with §13-2-122 of the Montana Code (portions restated below), Client will not use the Montana voter registration list for commercial purposes.

**§13-2-122(1):** “...the secretary of state or a local election administrator shall furnish to any elector, for noncommercial use, a copy of the official precinct registers, a current list of legally registered electors, or mailing labels for registered electors.”

**NEBRASKA:** In accordance with §32-330(2) of the Nebraska statutes (portions restated below), Client will only use the Nebraska voter registration list for purposes related to elections, political activities, or voter registration.

**§32-330(2):** “...Lists shall be used solely for purposes related to elections, political activities, voter registration, law enforcement, or jury selection. Lists shall not be used for commercial purposes.”

**NEW HAMPSHIRE:** In accordance with §654:31 of the New Hampshire Revised Statutes (portions restated below), Subscriber will not use the New Hampshire voter registration list for commercial purposes.

**§654:31:** “...(b) ‘Commercial purposes’ means knowingly using, selling, giving, or receiving the checklist information for the purpose of selling or offering for sale any property or service unrelated to an election or political campaign.”

**NEW JERSEY:** In accordance with §19:31-18.1(c) of the New Jersey Revised Statutes (portions restated below), Subscriber will not use the New Jersey voter registration list for commercial or charitable solicitations.

**§19:31-18.1(c):** “No person shall use voter registration lists or copies thereof prepared pursuant to this section as a basis for commercial or charitable solicitation of the voters listed thereon...”

**NEW MEXICO:** In accordance with §1-5-24 of the New Mexico statutes (portions restated below), Client will use the New Mexico voter registration list only for governmental or election and election campaign purposes.

**§1-5-24(C):** “...the voter data, mailing labels, and special voter lists shall be used for governmental or election and election campaign purposes only and shall not be made available or used for unlawful purposes.”

**NEW YORK:** In accordance with §3-103(5) of New York election law (portions restated below), Subscriber will not use the New York statewide voter registration list for any non-election purposes.

**§3-103(5):** “...The information contained in the statewide voter registration list shall not be used for non-election purposes.”

**NORTH DAKOTA:** In accordance with §16.1-02-15 of the North Dakota Century Code (portions restated below), Client will only use the North Dakota voter registration list for election-related purposes.

**§16.1-02-15:** “Except as otherwise provided by law, a voter list or a report generated from the central voter file may be made available to a candidate, political party, or a political committee for election-related purposes. Any information obtained by a candidate, political party, or political committee for election-related purposes from a list or report generated from the central voter file may not be sold or distributed for a purpose that is not election-related...”

**OREGON:** In accordance with §247.955 of the Oregon statutes (restated below), Client will not use the Oregon voter registration list for commercial purposes.

**§247.955:** “(1) Except as provided in subsection (2) of this section, no person to whom a list of electors is made available or supplied...shall use any information in the list for commercial purposes.

(2) A person shall not be considered to use for commercial purposes any information contained in a list of electors...if the person obtains the list of electors for the purposes of resale to candidates or political committees for political purposes only.”

**PENNSYLVANIA:** In accordance with §1404(c)(2) of the Pennsylvania Election Code (portions restated below), Client will only use the Pennsylvania voter registration list for elections, political activities, or law enforcement. Client may not publish the list on the internet.

**25 Pa.C.S.A §1404(c)(2):** “An individual who inspects or acquires a copy of a public information list may not use any information contained in it for purposes unrelated to elections, political activities or law enforcement.”

**4 Pa. Code §183.14:** “The list may not be published on the internet.”

**SOUTH CAROLINA:** In accordance with §30-2-50(A) and §30-2-30(3) of the South Carolina Code (restated below), Client will not use the South Carolina voter registration list for any commercial solicitation.

**§30-2-50(A):** “A person or private entity shall not knowingly obtain or use any personal information obtained from a state agency for commercial solicitation directed to any person in this State.”

**§30-2-30(3):** “‘Commercial solicitation’ means contact by telephone, mail, or electronic mail for the purpose of selling or marketing a consumer product or service. ‘Commercial solicitation’ does not include contact by whatever means for the purpose of...contacting persons for political purposes using information on file with state or local voter registration offices.”

**SOUTH DAKOTA:** In accordance with §12-4-41 of the South Dakota Code (restated below), Client will not use or sell the South Dakota voter registration list for commercial purposes, and will not place the list on the internet for unrestricted access.

**§12-4-41:** "Use of voter registration information for commercial purposes is prohibited. No information obtained from the statewide voter registration file or any county voter registration file may be used or sold for any commercial purpose. For the purpose of this section, the term, commercial purpose, does not include campaign or political polling activities..."

**TENNESSEE:** In accordance with §2-2-138 of the Tennessee Code (portions restated below), Client will only use the Tennessee voter registration list for political purposes.

**§2-2-138(b):** "...The list shall be available to any person who certifies on a form provided by the state election commission that such list will be used for political purposes."

**TEXAS:** In accordance with §18.066 of the Texas Elections Code (portions restated below), Client will not use the Texas voter registration list in connection with advertising or promoting commercial products or services.

**§18.066(d):** "To receive information under this section, a person must submit an affidavit to the secretary stating that the person will not use the information obtained in connection with advertising or promoting commercial products or services."

**§18.067(a):** "A person commits an offense if the person uses information in connection with advertising or promoting commercial products or services that the person knows was obtained under Section 18.066."

**VIRGINIA:** In accordance with §24.2-405(A) of the Virginia Code (portions restated below), Client will only use the Virginia voter registration list for legislatively-ordained political and official purposes, and will not furnish the list to any unauthorized person.

**§ 24.2-405(A):** "The State Board shall furnish, at a reasonable price, lists of registered voters for their districts to (i) courts of the Commonwealth and the United States for jury selection purposes, (ii) candidates for election or political party nomination to further their candidacy, (iii) political party committees or officials thereof for political purposes only, (iv) political action committees that have filed a current statement of organization with the State Board pursuant to §24.2-908, or with the Federal Elections Commission pursuant to federal law, for political purposes only, (v) incumbent officeholders to report to their constituents, and (vi) nonprofit organizations that promote voter participation and registration for that purpose only. The lists shall be furnished to no other person for no other purpose..."

**WASHINGTON:** In accordance with §29A.08.720 of the Washington Revised Code (portions restated below), Client will only use the Washington voter registration for political purposes.

**§29A.08.720(2):** "...The lists shall not be used for the purpose of mailing or delivering any advertisement or offer for any property, establishment, organization, product, or service or for the purpose of mailing or delivering any solicitation for money, services, or anything of value. However, the lists and labels may be used for any political purpose."

**WEST VIRGINIA:** In accordance with West Virginia Code (restated below), Subscriber will not sell or use the list of registered voters for commercial or charitable solicitations or advertising, and will not sell or reproduce the list for resale.

**§3-2-30(h):** "No voter registration lists or data files containing the names, addresses or other information relating to voters derived from voter data files obtained pursuant to the provisions of this article may be used for commercial or charitable solicitations or advertising, sold or reproduced for resale."

**WYOMING:** In accordance with the Wyoming Election Code (portions restated below), Subscriber will use the Wyoming voter registration list for political purposes only and not for commercial use.

**§22-2-113(a):** "The secretary of state shall furnish at a reasonable price registry lists to any candidate for political office in the state, candidate's campaign committee, political party central committees and officials thereof, elected officials, political action committees, individuals promoting or opposing a ballot issue or candidate and to organizations which promote voter participation...All lists are for political purposes only and are not available for commercial use."

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| Title                   | 2025 VAN Data & Tools MOU                |
| File name               | 2025-2027_Memoran...Access_Signed.pdf    |
| Document ID             | e1b1b151eb6ce94044f99c6e00ea76e9c32ef711 |
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### Document History



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## Missing Receipt Declaration - Professional Subscriptions/Dues

Date of Expense: 4/24/26  
Vendor: NEW YORK TIMES DIGITAL, L  
Amount: 34.98 USD  
City: New York, New York  
Business Reason: NYT monthly subscription

I certify that the detail and amount shown above was expended for business purposes. If charged to a grant or contract, I certify that the claimed expenses comply with the conditions of the grant or contract.

Eric Rodriguez

5/12/26

14:31 Greenwich Mean Time