

ATTESTATION FOR THE SALE OF FIREARMS AND AMMUNITION

Compliance with all laws (including at the U.S. federal and state level), regulations, and payment network rules is required of all firearms dealers. Dealers must also have plans in place to ensure compliance with Rule 2021E-05F or have plans to cease the acceptance of card brand transactions related to selling unserialized (aka "ghost") firearm parts.

To ensure compliance with all laws, regulations, and payment network rules, and as a condition of your merchant processing agreement, you agree to abide by the following:

1. The sale of firearms and ammunition must be conducted in accordance with the requirements of the U.S. Bureau of Alcohol, Tobacco, Firearms and Explosives (ATF) and all Federal laws, including the National Firearms Act of 1934 and Gun Control Act of 1968.
2. Firearms and ammunition sales shall be conducted in accordance with State laws and regulations. Certain U.S. states restrict the manufacture, possession, ownership, sale, purchase, transfer, receipt, or assembly of firearms that lack a unique serial number or are undetectable by security screening devices. This includes laws in California, Connecticut, the District of Columbia, Hawaii, Maryland, New York, Nevada, New Jersey, Rhode Island, and Washington.
3. Confirmation that you are a registered dealer in possession of a valid Federal Firearms License (FFL) and applicable State licenses, or you hold a Special Occupational Taxpayer (SOT) license for any and all National Firearms Act (NFA) class 3 firearm sales.

If Impact PaySystem should identify that a merchant is in violation of any State or Federal law, including the card acceptance rules and requirements, appropriate action will be taken which may include non-compliance assessments based upon the identified card brand rule violation.

Name of Principal: John Edgic DBA: Strokin Sniper Shop
Signed: [Signature] Date: 4/3/24