EXHIBIT 21Q

You’ve Got Mail:
The promise of cyber communication in prisons and need for regulation

Smart Deposit - Terms of Service

PRISON
POLICY INITIATIVE
Terms & Conditions
Welcome to Smart Deposit™. Smart Deposit™ allows you to send money to a friend or loved one at any of our participating facilities. The Smart Deposit™ software and other technology services are powered by Prevatek Development LLC ("Prevatek"). Your payment transaction is processed by Prevatek’s affiliate, Swanson Services Corporation, a money transmitter registered with the federal government and licensed by state banking departments. Prevatek solely provides technology services and does not receive or transmit funds to the correctional facility or inmate that you select through the Smart Deposit™ system.

Accessing or using any features of Smart Deposit™ constitutes your agreement to follow and be bound by these "Terms and Conditions". We reserve the right to modify these Terms and Conditions at any time without prior notice to you. We recommend that you read and understand these Terms and Conditions carefully each time you use Smart Deposit™. The Terms and Conditions apply to your use of Smart Deposit™ via kiosks, Smart Deposit™ on www.mycarepack.com, the SmartDeposit.com web site, telephonic services or any other related services (collectively, the "Services").

Use of this Site
By clicking "Accept", or similar text, or completing any form of transaction through the Services, you explicitly agree to the terms and conditions of this agreement. If you are unwilling to be bound by these Terms and Conditions, you should not access or use these Services. This agreement forms a legally binding contract between you and Prevatek and Swanson.

Smart Mail Disclosure
All mail messages will be reviewed prior to delivery and approved or rejected by facility staff. Mail messages are stored in a secure location and are subject to review in the future for investigative purposes.

Content and Disclosure Information
Through Smart Deposit and associated Services, you may send funds (payments) to a recipient for their use to purchase commissary products, or other purposes. Funds are received and held by correctional facilities on behalf of the inmate recipient. When requested by legal authorities, those funds will be reported to federal, state or local authorities. When processing your transaction, you will be required to provide certain information to allow us to verify your identity and process your money transfer transactions. Please see the "MyCarePack.com™ Privacy Policy" and "Smart Deposit™ Privacy Policy" for our policies regarding the protection of your personal data. By accepting the Terms and Conditions, you acknowledge that upon initiating a transaction with Swanson and the Smart Deposit™ system you relinquish any ownership of those funds and understand and agree that the money is received from you and transferred by Swanson to the selected correctional facility for the benefit of the designated inmate recipient. All funds transmitted to a facility for the benefit of an inmate recipient are subject to the applicable rules and restrictions of the correctional facility.

Fees and Obligations
Through the use of Smart Deposit™, you understand and agree that certain fees will be charged to you with regard to the Services ("Service Fee"). The Service Fee will be added to your transaction amount and will be clearly identified as part of your transaction. Please note that all
Service Fees are non-refundable. In certain cases, an inmate recipient may have outstanding obligations (debts) payable to the correctional facility in which he or she is housed. The money you designate to be placed for the benefit of any inmate recipient’s account at the facility may be applied by the facility to the recipient’s outstanding obligations prior to the money being available for his or her benefit. By initiating any transaction whether by internet, telephone or kiosk, you acknowledge that neither Prevatek nor Swanson have any control over or responsibility for the funds once transmitted to the facility or the management of an inmate recipient’s obligations.

**Intellectual Property Rights**
The trademarks and services marks on this site are the property of Prevatek Development LLC and may not be used without the prior written permission of Prevatek Development LLC. All communication, postings, and uploads to this site become the exclusive property of Prevatek Development LLC. You may not reproduce, reverse engineer, disassemble, modify or create derivative works from the site. You may not remove any copyright, trademark or other intellectual property or proprietary notice or legend contained on this site or its content.

**Indemnification**
You agree to indemnify, defend and hold harmless Swanson Services Corporation, Prevatek Development LLC and their respective subsidiaries, affiliates, officers, directors, employees, consultants and agents from any and all third party claims, liability, damages and/or costs (including without limitation reasonable attorney’s fees) arising from: (i) your use of the site and any of our related Services; (ii) your violation of the Terms and Conditions; and (iii) intentional wrongdoing of any kind. Prevatek Development LLC and Swanson Services Corporation reserve the right, at their expense, to participate in the defense or settlement process. Prevatek Development LLC and Swanson Services Corporation each further reserve the right to report any wrongdoing that they become aware of to any government agency.

**Choice of Law and Enforcement**
Prevatek Development LLC operates this site from its headquarters in North Andover, Massachusetts, United States of America and makes no representation that the site is appropriate or available for use from other locations. If you use the site from other locations outside of the United States, you are responsible for compliance with applicable foreign laws. These Terms and Conditions are governed by the laws of the State of Massachusetts, United States of America, notwithstanding its conflicts of law principles; provided, however, that matters related directly to money transmission provided by Swanson Services Corporation will be governed by the laws of Florida subject to any applicable federal law. It is agreed that all disputes and claims arising out of or related to use of the site or the Services will be resolved exclusively in state or federal courts located in Essex County, Massachusetts.

**Disclaimer**
The information contained in this web site may contain errors or inaccuracies, and is provided to you "as is," for your informational purposes only, without warranty of any kind, including any implied warranty of merchantability, fitness for a particular purpose, or non-infringement. You acknowledge your use of the Services powered by SMART DEPOSIT™ is at your sole risk and that you are solely responsible for the accuracy of the personal and payment information that you provide. In no event will any person associated with Prevatek, Swanson or SMART DEPOSIT™ be liable to any party for any direct, indirect, incidental, special or other consequential damages, relating to or
ARISING OUT OF THE USE OF THIS WEB SITE OR THE SERVICES, INCLUDING SPECIFICALLY ANY LOST PROFITS, BUSINESS INTERRUPTION OR LOSS OF DATA, EVEN IF ANY PERSON ASSOCIATED WITH PREVATEK, SWANSON OR SMART DEPOSIT TM IS EXPRESSLY ADVISED ABOUT THE POSSIBILITY OF SUCH DAMAGES. THIS DISCLAIMER CONSTITUTES AN ESSENTIAL PART OF THIS AGREEMENT. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES, SO THE ABOVE EXCLUSION MAY NOT APPLY TO YOU.