| CHANT BMS SOLUTION | Phone 1-877-382-62 www.benchmarkmere | 62 • Fax 1-888-529-38 chantsolutions.com | 80 | Salas (| | Location O Addition | | on # | of |
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| | | ME | RCHANT A | PPLICATIO | ON | | | JII# | 01_ |
| Legal Name: | | | [| BA Name: | | | | | |
| Legal Address: | | | | BA Address | (No PO Box): | | | | |
| Legal City, State, Zip: | | | [| BA City, Stat | ie, Zip: | | | | |
| Legal Phone #: Con | tact: | | [| BA Phone #: | | | Mobile #: | | |
| Cust. Svc. # (if different): | | | V | Vebsite Addre | ess: www. | | | | |
| Fax #: | | | E | Email Address | (required to re | ceive E-statement availa | ability notification): | | |
| Type of Ownership: O Sole Pr | oprietor O Partner | rship O Not I | For Profit | O Corpora | tion C | Limited Liability Comp | any | | |
| Type of Goods or Services Sold: | | | | | | SIC Code: | | | |
| Do you currently process Credit Cards | | | | Processing F | Profile: | Card Swiped | | | |
| If yes, submit three current months' pr Name of current processor: | ocessing statements | | | Retail Restaura | ant | Manual Key Entry Present with Sign | with Imprint, Ca | ard | |
| Has Merchant or any associated princ | pal disclosed below filed | bankruptcy or been su | ibiect (| C Lodging | in c | Mail/Telephone C | | | |
| to any involuntary bankruptcy? OI | No OYes | | - (| O ServiceO Mail/Telephone Order | | · · · | | | |
| If yes, date filed: | | | | D eComme | | | TOTAL MI | JST EQUAI | |
| Federal Tax # (9 digits, no dashes): | | | | of Locations | | ears in Business: | | | |
| Bank Name: | Routing #: | | | necking Acco | | | k Phone # (10 digi | | |
| | Deutsche Ban +49 221 9957 | k AG, c/o Deutsche Ca | EMBER BANK ard Services Gr | INFORMAT nbH, Kaltenb | ornweg 1-3, 50 | 679 Cologne, Germany support.deucs@db.com | | | |
| IMPORTANT MEM | BER BANK RESPONSIE | BILITIES ce of Visa products dire | ctly to a | 1. Merchant m | IMPOR | ANT MERCHANT RES | PONSIBILITIES ta security and stor | age requireme | ents |
| A Visa Member is the only entity approved to extend acceptance of Visa products directly to a merchant. A Visa Member must be a principal (signer) to the Merchant Agreement. | | | | Merchant must ensure compliance with cardholder data security and storage requirements. Merchant must maintain fraud and chargebacks below thresholds. Merchant must review and understand the terms of the Merchant Agreement. | | | | | |
| A visa Member in use of a principal (signer) to the Merchant Agreement. The Visa Member is responsible for educating Merchants on pertinent Visa Operating Regulations with which Merchants must comply. The Visa Member is responsible for and must provide settlement funds to the Merchant. | | | Regulations | 4. Merchant m The respons | ust comply with sibilities listed ab | Visa Operating Regulation | ns. ms of the Merchant | Agreement ar | nd are |
| 5. The Visa Member is responsible for a | Il funds held in reserve the | at are derived from the | settlement. | | | hant understands these s | | | avat |
| pass, transmit, store or receive full care compliance (see #1(b) below and ques | tholder's data, then the F tions #3 and #4 must be | POS software must be completed). If you use | Payment Applic a payment gat | ation Data Se eway, they m | ecurity Standar ust be PCI DSS | d ("PA DSS") compliant | or you (merchant) | must validate | e PCI |
| Have you ever experienced an Accordant and Ac | unt Data Compromise ("/ pliance? 🔿 Yes 🔿 No | ADC")? O Yes O N If yes, go to #1(I | No If yes, prov b): If no, go to # | vide date of c 2 | ompromise: | | | | |
| b) Date of compliance, Report on Co c) What is the name of your Qualifier | mpliance ("ROC") or Sel | f Assessment Question | nnaire ("SAO"): | | | 0 | r SAO (circle one) | ι· Λ Β | C |
| d) Date of last scan: | Approved Scanni | ing Vendor's name: | | | | 0 | | л. д , D , | 0, 1 |
| 2. Are you using a "dial-up" terminal or 3. Do you or your Service Provider(s) r | eceive, pass, transmit or | store the Full Cardhold | der Number ("F | CN"), electroi | nically? O Ye | s Q No | | | |
| a) If yes, where is card data stored? | 🔾 Merchant's Headqua | rters/Corp office only | O Both Merc | hant and Ser | er vice Provider(s) |) 🔾 All Apply | vider: | | |
| What Primary Service Provider/Softway a) What is the name of the Service F | vare Developer did you p | ourchase your POS app | olication from (i | .e., software, | gateway)? | 11.5 | are Version #: | | |
| b) Do your transactions process throc) If yes, name the other Service Pro | ugh any other Service Pi | rovider (i.e., web hostir | ng companies, | gateways, coi | rporate office)? | O Yes O No | | | |
| (Individual Ownership Must be Equal to Name: | or Greater than 50%) | Title: | | Date | e of Birth: | Social Security | #: | % Equity Ov | ners |
| Residence Address: | City: | | State: | Zip: | # yrs: | Home Phone #: | Driver's Lic. | #: | |
| Name: | | Title: | | Date | e of Birth: | Social Security | #: | % Equity Ow | ners |
| Residence Address: | City: | | State: | Zip: | # yrs: | Home Phone #: | Driver's Lic. | #: | |
| (To Be Completed by Sales Representat Merchant Location: O Retail L | ve) ocation with Store Front | | e Building | O Residen | |) Other: | | | |
| Area Zoned: O Commercial O Industrial O Residential Is inventory/merchandise amount consistent with type of business? O Yes No If No, explain: If No | | | | | | | | | |
| The Merchant: O Owns O Leases | the Business Premises | Landlord Name & | Phone #: | | | | | | |
| Does the Merchant use a Fulfillment Hou Further comments by Inspector (required | ise? O Yes O No | If yes, was the Fulf | | spected? | Yes 🔿 No | | | | |
| I hereby verify that this application premises of the merchant at this ad Verified and Inspected by: | has been fully complete | ed by merchant appli ion stated above is tr | cant and that I ue and correct | have physic to the best | ally inspected | the business Ige and belief. | | Date: _ | |
| Representative Print Name | | Ro | presentative Si | anaturo | | Merc | hant Signature | | |

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| Dama 1 of | |
| Page 1 of | n |
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| BMS | | | | | |
|-----------------------------------------------------------------------------------------------|---------|-----------|--------------------------------------------------------|---------|----------|
| O Interchange Plus O Discount Rate Visa / MasterCard / Discover Credit Card Discount Rate: | | % | American Express Discount Rate*: | | % |
| Visa / MasterCard / Discover Offline Debit Discount Rate: | | % | EBT Transaction Fee: | | Per Item |
| Bankcard Transaction Fee: | | Per Item | Terminal Program: | | Per Item |
| Non-Bankcard Transaction Fee: | | Per Item | Equipment Maintenance Fee: | | Per Item |
| Offline Debit Transaction Fee: | | Per Item | Voice Authorization Fee: | \$ 1.50 | Per Call |
| PIN Debit Discount Rate: | | % | AVS Surcharge: | \$ 0.05 | Per Item |
| Debit Transaction Fee (Plus Debit Network Fees): | | Per Item | Annual Fee (billed in advance for the following year): | \$99.00 | Per Year |
| Visa Authorization/Settlement Network Access/NABU Fee: | \$ 0.05 | Per Item | ACH Reject Fee: | \$25.00 | Per Item |
| MasterCard Authorization/Settlement Network Access/NABU Fee: | | Per Item | Retrieval Fee: | \$10.00 | Per Item |
| Discover Authorization/Settlement Network Access/NABU Fee: | \$ | Per Item | Chargeback Fee: | \$25.00 | Per Item |
| Bank Service Fee: | | Monthly | Online Access Fee: | \$10.00 | Monthly |
| Batch Fee: | | Per Batch | Statement Fee: | | Monthly |
| Split Batch Fee (additional): | \$ 0.20 | Per Batch | Gateway Activation Fee (if applicable): | | One Time |
| Monthly Minimum: | \$25.00 | Monthly | Gateway Access Fee (if applicable): | | Monthly |
| Wireless Activation Fee (if applicable): | \$35.00 | One Time | eCommerce/Gateway Item Fee (if applicable): | | Per Item |
| Wireless Access Fee (if applicable): | \$23.00 | Monthly | MICROS Transaction Fee (if applicable): | \$ 0.09 | Per Item |

I/We understand and agree to the following: 1) That my/our discount rate as stated above will be charged on all electronically authorized payment card transactions that are in batches closed daily (gualified rate). 2) That all payment card transactions that do not meet the requirement stated in the preceding number 1, and transactions such as but not limited to (a) car holder and card not present at merchants point of sale device, key entered. AVS without full match of billing zip code, settled after two days of authorization; settled amount does not equal authorized amount, card not present, single authorization only, without order number required; (b) Discover, Visa rewards & Visa Signature, MasterCard enhanced value & MasterCard World Card transactions, Bus, Copr, Int'l, Purch, & Comm cards; T&E.; or (c) Mail/Telephone, e-commerce, lodging, car rental, small ticket, convenience and express service transactions; may be charged up to 2.19% + \$0.20 above the qualified rate. Merchants may also be assessed a Monthly and/or Annual Compliance fee. 3) Merchants may be charged a Cross Border transaction assessment of up to 1.00%, in addition to the applicable rate, on transactions when the country code of the Card Issuer differs from the Country Code of the Merchant. 4) On international transactions Merchants may be charged a rate of up to 0.55% for Visa's International Acquirer Fee, Maestro U.S. and MasterCard's Acquirer Program Support Fee and Discover's International Service Fee and International Processing Fee. 5) Merchants may also be assessed a monthly and/or annual Regulatory Compliance Fee of up to \$19.95 or \$99.95 respectively.6) If Interchange/Cost Plus: All transactions will be assessed the current, published interchange rates, dues, and assessments in addition to the basis points as stated above. The published rates for Visa and MasterCard can be viewed at: www.visa.com and www.mastercard.com. 7) An early closure fee of \$495.00 will be paid to Benchmark if the Merchant Processing Agreement is not terminated in accordance with the Terms and Conditions. 8) Merchant will also be assessed the following fees on Visa transactions: the Visa Misuse of Authorization System fee, which will be assessed on authorizations that are approved but not settled in a timely manner; the Visa Zero Floor Limit Fee, which will be assessed on settled transactions that do not correspond to a valid authorization with the prior 30 days; and the Visa Zero Dollar Verification Fee, which will be assessed on transactions where Merchant requests an address verification response without an authorization. These fees of up to \$0.10 per transaction may include fees assessed by both the applicable card association and Bank or PROCESSOR. 9) Merchant will also be assessed each month the following Card Association fees: Fixed Network Fee and Licensing Fee. These fees, which may vary each month, are bases on Merchant Category Codes, the number of merchant locations by Merchant's taxpayer identification number, and/or Merchant's processing volume by Merchant's taxpayer identification number. For additional information about these fees go to swipebms.com/FNF.*American Express Fees: Retail: \$0.10 transaction fee**; Services, Wholesale and All other: \$0.15 transaction fee.** A .30% CNP fee will be charged for any transaction where the card is not presented at the time of the transaction.

Set Up Fee:

Per Item

Per Item

\$ 0.12

AMERICAN EXPRESS: By signing below, I represent that I have read and am authorized to sign and submit this application for the above entity which agrees to be bound by the American Express® Card Acceptance Agreement ("Agreement"), and that all information provided herein is true, complete and accurate. I authorize American Express Travel Related Services Company, Inc. ("American Express") and American Express's agents and Affiliates to verify the information in this application and receive and exchange information about me personally, including by requesting reports from consumer reporting agencies, and disclose such information to their agents, subcontractors, Affiliates, and other parties for any purpose permitted by law. I authorize and direct American Express's agents and Affiliates to inform me directly, or through the entity above, of reports about me that they have requested from consumer reporting agencies. Such information will include the name and address of the agency furnishing the report. I also authorize American Express to use the reports from consumer reporting agencies for marketing and administrative purposes. I understand that upon American Express's approval of the application, the entity will be provided with the Agreement and materials welcoming it to American Express's Card acceptance program.

Merchant authorizes any party to the Agreement to present Automated Clearing House credits, Automated Clearing House debits, wire transfers, or depository transfer checks to and from the following account and to and from any other account for which any such parties are authorized to perform such functions under the Merchant Processing Agreement, for the purposes set forth in the Merchant Processing Agreement. This authorization extends to such entries in said account concerning lease, rental or purchase agreements for POS terminals and/or accompanying equipment and/or check guarantee fees and amounts due for supplies and materials. This Automated Clearing House authorization cannot be revoked until all Merchant obligations under this Agreement are satisfied, and Merchant gives written notice of revocation as required by this Agreement. STAPLE VOIDED CHECK HERE

INVESTIGATIVE CONSUMER REPORT: An investigative or consumer report may be made in connection with application. MERCHANT authorizes ANY PARTY TO THE AGREEMENT or any of their agents to investigate the references provided or any other statements or data obtained from MERCHANT, and from any of the undersigned personal guarantor(s), or from any other person or entity with any financial obligations under this Agreement. You have a right, upon written request, to a complete and accurate disclosure of the nature and scope of the investigation requested.

| 5 | AVERAGE TICKET SIZE: | | *HIGHEST TICKET SIZE: | | MONTHLY VOLUME: | | |
|----------------|------------------------------------------------------------------------------------------------------------------------------------------|----------------------------------------------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------|--------------------------------------------------------------------------|--------------------------------------------------------------------------|-----------------------------------------------------------------|
| DIT A | Each person certifies that the aver settlement of funds. Also, see parac | age ticket size and sales volume raphs 4.C, 9 and 13.B of the MER | indicated is accurate and ag CHANT Processing Agreeme | rees that any transaction or mon nt regarding suspension and term | thly volume that exceeds either nination of MERCHANT. *Highest | of the above amounts could result ticket for informational purposes of | It in delayed and/or withheld nly. |
| BIT/CRE | IMPORTANT NOTICE : All informat by all contracting parties. By signing reverse side, and you are acknowle | tion contained in this application w g below on either the original or a l adging that you have carefully read | as completed or supplied by facsimile you are agreeing to l each of those provisions befo | all contracting parties. Any chang the provisions stated within the Te pre signing. | e in printed terms shall be of abso erms and Conditions of the Mercha | olutely no force or effect unless sp ant Processing Agreement and the | pecifically agreed to in writing Merchant Application on the |
| B | FOR ALL CORPORATIONS CORF The indicated officer(s) identified in AGREEMENT SHALL NOT TAKE E | numbers 1 and/or 2 below have the | | AND A MERCHANT NUMBER I | S ISSUED. | • | |
| | By signing below, the undersign guarantee the continuing full | and faithful performance and | payment by Merchant | and irrevocably, personally of each of its duties and | | saction hereunder, Merchan onditions of the Merchant Pr | |
| ITLES) | obligations under the attached amended from time to time, w Merchant Processing Agreem | with or without notice. Guara ent may proceed directly a | antor(s) understands furt gainst Guarantor(s) with | her that any party to the out first exhausting their | X #1 From Application—Sign | nature | Date |
| Y (NO T | remedies against any other per Agreement. Guarantor(s) waive guaranty. This guaranty will no | e trial by jury with respect to a ot be discharged or affected b | ny litigation arising out of by the death of the under | or relating to this personal signed, will bind all heirs, | X #2 From Application—Sign | ature | Date |
| GUARANT | administrators, representatives party to the Merchant Processin into the Merchant Processing A force and effect even if the Gua | ng Agreement. Guarantor(s) un Agreement is consideration for | nderstand that the inducer this guaranty, and that th | nent to the parties to enter is guaranty remains in full | X Accepted by | | |
| ONAL (| AGREED AND ACCEPTED | | | | x | | |
| PERS | X #1 From Application—Signatu | ure | Date | | Accepted by Deutsche Bank | AG, New York | |
| | X #2 From Application—Signatu | ıre | Date | | X Accepted by Deutsche Bank | AG, New York | |

Benchmark Merchant Solutions is a registered ISO/MSP for Deutsche Bank AG, New York

ENCHMAR

Wireless Item Fee (if applicable):

RATE SCHEDULE

DEBIT/CREDIT AUTHORIZATION

| BENCHMARK | EQUIPMEN | t/additional | L SERVICES |
|----------------------------------------------------------------------------------------------|-----------------------------------------------------------------------------------------------------------------------------------------------------|---------------------------------------------------------------------------------------------------|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Equipment: O Purchase from BMS O Rep | | | |
| If purchase, choose equipment: O Termin | • • • | | Software O Other: |
| Ship equipment to: O Merchant O ISO O | | - | |
| Choose shipment method: O Overnight | O 2nd Day O Groun | | |
| | arter Package (includes manual i | | |
| | | • | |
| TERMINAL TYPE: | | | |
| O NURIT 3020 (*NOS 7 required) | O VERIFONE VX57 | 0 | O HYPERCOM T7 Plus |
| • NURIT 2085 (*NOS 7 required) | O DIAL O IP | | O HYPERCOM T7P |
| O NURIT 8320 | O OMNI VX510 LE | | O FRICTION O THERMAL |
| O DIAL O IP | O OMNI VX510 | | O BMS Charge |
| O NURIT 8320 Lite | O OMNI 3740 | | O PC Charge |
| O NURIT 8400 | O DIAL O IP | | O PC Software: |
| O DIAL O IP | O OMNI 3750 | | O Other: |
| O NURIT 8400 Lite | O DIAL O IP | | |
| O POWERSWIPE 1800 | O HYPERCOM T42 | 10 | |
| \bigcirc DEJAVOO X5 | O HYPERCOM 4205 | 5 | |
| | O HYPERCOM T422 | | |
| | | | |
| WIRELESS TERMINAL TYPE: (NOTE: NEW BMS SII | | | |
| | | | |
| O NURIT 8000 Wireless (GPRS) (repro only) S/N | | | |
| O NURIT 8000 Wireless (RAM) (repro only) S/N | | | MAN/ESN# |
| | | | |
| O NURIT 8020 Wireless (GPRS) S/N | | | |
| O DEJAVOO M3 S/N | | | |
| O Other: | | | |
| services provided pursuant to this agreement. See Rate | Ill not be held responsible for (a) and replacements. I also understar vireless terminal is NOT covered b e schedule for Wireless Fees. Fe | any wireless termin nd that due to the con by participation in the es are subject to cha | inal repairs or (b) providing a replacement wireless terminal due to equipment failure. The termi omplexity of these wireless terminals, the manufacturer may not be able to provide a replacement wi the BMS Supply/Replacement Program. BMS will not be responsible for any problems with the wirele ange. |
| GATEWAY: O Authorize.Net O PayPal O USA E | | | Gateway Administrator email address (required): |
| O WITH TIPS O WITHOUT TIPS O LO | DIGING O MOTO (| O QPS | Merchant Refund Policy: O No Refund O Exchange Only O In-Store Credit Or |
| PINPad Type: O HYPERCOM PINPad S9 PCI | O HYPERCOM PINPad P | 1300 O HY | IYPERCOM PINPad 1320 (BMS Charge) O VERIFONE PINPad 1000SE |
| Check Equipment: O MAGTEK Reader | O MAGTEK Imager | | O RDM Imager |
| Accessories: MAGTEK Mini Swipe Card | Reader USB (choose one): | O Authorize.Net | O BMS Charge O PC Charge O USA EPAY |
| Equipment selection may be subject to availability/p | rocessing requirements. | | |
| ADDITIONAL SERVICES: | | | |
| O Check Advantage* | List Existing Merch | ant #: | |
| O Other Check Service: | | | |
| O MasterCard PayPass [™] Visa payWave O | Merchants Advance Program | | |
| 51 | EXISTING LIST EXISTING N | IERCHANT NUMB | BERS |
| O AMERICAN EXPRESS O | 0 | | |
| O EBT* N/A | N/A Existing FCS #: | | |
| | N/A Supplied by BMS | | |
| $\frac{O \text{ GIFT}^*}{O \text{ LOYALTY}^*} $ | N/A Supplied by BMS | | |
| O LOYALTY* N/A O VOYAGER* O | N/A Supplied by BMS N/A Supplied by BMS | | |
| O WRIGHT EXPRESS* | N/A Supplied by BMS | | |
| Upon Approval of Visa/MasterCard/Discover proces | | |) be added. |
| *Addendum/Application Required | - | | |
| SPECIAL INSTRUCTIONS (requests are subject O Request change of ownership. Existing MID nu | | | Other: |
| O Request to pick up equipment/starter kit at: | | | |
| | | | O Merchant elects to receive monthly merchant account statements via U.S. Mail to: O Legal Address or O DBA Address |

MERCHANT PROCESSING AGREEMENT

MERCHANT PROCESSING AGREEMENT This document, "Merchant Processing Agreement" (the "Agreement"), accompanies the document "Merchant Application" ("Merchant Application") and includes the Terms and Conditions set forth below (the "Terms and Conditions") together with the terms and conditions of the Merchant Application. The bank ("Bank") identified in this Agreement is a member of Visa USA, Inc. ("Visa") and MasterCard International, Inc. ("MasterCard"), and is Deutsche Bank AG, New York branch. EVO Merchant Services, LLC d/via EVO ("Processor)" is a registered independent sales organization of Visa and a member service provider of MasterCard. This Agreement is between Processor, Bank, and the merchant (or you") identified in the Merchant Application ("Merchant"). Merchant and Processor agree that the rights and obligations contained in this Agreement do not apply to Bank with respect to Discover transactions. To the extent Merchant accepts Discover cards, the provisions in this Agreement with respect to Discover transactions on thave a separate agreement with Discover. In such case, Merchant will also be enabled to accept JCB and Diner's Club cards under the Discover network and such transactions will be processed at the same fee rate as Merchant's Discover transactions are processed. Any references to the Debit's Songors shall refer to the debit songors or identified helow. Any references to the Debit Sponsor shall refer to the debit sponsors identified below.

RECITALS

Merchant desires to accept credit cards ("Cards") validly issued by members of Visa, MasterCard, and Discover. Bank and Processor desire to provide credit card processing services to Merchant. Therefore, Merchant, Processor and Bank agree as follows: desire to provide credit card TERMS AND CONDITIONS

desire to provide credit card processing services to Merchant. Therefore, Merchant, Processor and Bank agree as follows: **TERMS AND CONDITIONS** 1. Honoring Cards. A. <u>Without Discrimination</u>. You will honor, without discrimination, any Card properly tendered by a Cardholder. "Cardholder Identification, You will an one without as a condition for honoring a Card. B. <u>Cardholder Identification</u>, You will honor, without discrimination, any Card properly tendered by a Cardholder. "Cardholder Identification, You will entify the Cardholder and heack the expiration date and signature on each Card. You will not establish a minimum or maximum transaction amount as a condition for honoring a Card. B. <u>Cardholder Identification</u>, You will entify the Cardholder and heack the expiration date and signature on the Card, or (iii) the account number itisted on a current Electronic Warning Bulletin file. You may not require a Cardholder to provide personal information, such as a home or business telephone number, a home or business address, or a driver's license account number fo nonoring a Card unless permitted under the Laws and Rules (defined in Section 14, below). C. <u>Card Recovery</u>, You will use your best efforts to retain any Card. (i) on Visa Cards if the printed four digits below the embossed account number do not match the first four digits of the embossed account number (i) for u are advised by Processor or Bank (or a designee) the issuer of the Card or the designated vice authorization center to retain it: (iii) if you have reasonable grounds to believe the Card is counterfait, fraudulent or stolen, or not authorized by the Cardholder; or (iv) if, for MasterCard Cards, the embossed account number, indent printed account number do not match the standard price to induce a person to pay by cash, check or similar means rather than by using a Card. E. <u>Return Policy</u>. You will properly disclose to the Cardholder, at the time of the Card transaction and in accordance with the Rules, any limitation you have

Authorization.

A. <u>Required on all Transactions.</u> You will obtain a prior authorization for the total amount of a transaction via electronic terminal or device before completing any transaction, and you will not process any transaction that has not been authorized. You will follow any instructions received during the authorization process. Upon receipt of authorization you may consummate only the transaction authorized and must note on the Sales Draft the authorization number. Where authorization is obtained, you will be deemed to warrant

autorized and must hole of the Sales Draft the autorization further. Where autorization involving the solutined, you will be deemed to warrant the true identity of the customer as the Cardholder. B. <u>Effect</u>. Authorizations are not a guarantee of acceptance or payment of the Sales Draft. Authorizations do not waive any provisions of this Agreement or otherwise validate a fraudulent transaction or a transaction involving the use of an expired Card. C. <u>Unreadable Magnetic Stripes</u>. When you present Card transactions for authorization electronically, and if your terminal is unable to read the magnetic stripe on the card, you will obtain an imprint of the card and the Cardholder's signature on the imprinted draft before presenting the Sales Draft to Processor and Bank for processing. Failure to do so may result in the assessment of a transaction survehare ao non-mailfuring. surcharge on non-qualifying transactions. 3. Presentment of Sales Drafts.

3. Presentment or sales urans.
A. Forms, You will use a Sales Draft ("Sales Draft") or other form approved by Processor and Bank to document each Card transaction. Each Sales Draft will be legibly imprinted with: (i) Merchant's name, location and account number; (ii) the information embossed on the Card presented by the Cardholder (either electronically or manually); (iii) the date of the transaction; (iv) a brief description of the goods or services involved; (v) the transaction authorization number; (vi) the total amount of the sale including any applicable taxes, or credit transaction; and (vii) adjacent to the signature line, a notation that all sales are final, if applicable.
B. Signatures, Each Sales Draft must be signed by the Cardholder runless the Card transaction is a valid mail/telephone order Card transaction is a valid mail/telephone transaction order Card transaction is a valid mail/telephone order Card transaction is a valid mail/telephone transaction telephone to the card transaction is a valid mail/telephone to the card transaction is a valid mail/telephone transaction telephone to the card transaction is a valid mail/telephone to ison the transaction telephone to the card telephone to the card telephone to the card telephone to the card telephone to the telephone to the card telephone to the telephone to

B. Signatures, Each Sales Draft must be signed by the Cardholder unless the Card transaction is a valid mail/telephone order Card transaction which fully complies with the requirements set forth in this Agreement. You may not require the Cardholder to sign the Sales Draft transaction in the forth in this Agreement. You may not require the Cardholder to sign the Sales Draft transaction in the forth in this Agreement. You may not require the Cardholder to sign the Sales Draft the Hodrie you enter the final transaction and in the Sales Draft.
C. <u>Beproduction of Information.</u> If the following information is not legibly imprinted on the Sales Draft, you will legibly inscribe on the Sales Draft before submitting it to Processor and Bank: (i) the Cardholder's name: (ii) account number (iii) expiration date of the Card and (iv) the Merchant's name and place of business. Additionally, for MasterCard transactions you will legibly inscribe the name of the bank issuing the Card as it appears on the face of the Card.
D. <u>Delivery and Retention of Sales Drafts.</u> You will deliver a complete copy of the Sales Draft or credit woucher to the Cardholder at the time of the transaction. You will retain the "merchant copy" of the Sales Draft or credit memorandum for at least 3 years following the date of completion of the Card transaction (or such longer period as the Rules require).
E. <u>Electronic Transmission.</u> In using electronic authorization and/or data capture services, you will enter the data related to a sales or credit transaction is completed (unless otherwise permitted by the Pulles). Failure to do so may result in the dases serve account. If you provide your own electronic terminal or similar device, such terminal must meet Processor and Bank's requirements for processing transactions. Information regarding a sales or credit transaction there devices, you will provide it within 24 hours following the request.
A. **Deposit of Sales Draft Al hours following the request.**A. **Deposit of**

transaction evidence, you will provide it within 24 hours tollowing the request. **4. Deposit of Sales Drafts and Funds Due Merchant. A. Deposit of Sales Drafts and Funds Due Merchant. A. Deposit of Sales Drafts and Funds Due Merchant. Composit of Funds. i** U.S.C. § 365 as amended from time to time. Subject to this Section, Bank will deposit to the Designated Account (defined in section 6 below) funds evidenced by Sales Drafts (whether evidenced in writing or by electronic means) complying with the terms of this Agreement and the Rules and will provide you provisional credit for such funds (less recoupment of any credit(s), adjustments, fines, chargebacks, or fees). You shall not be entitled to credit for any indebtedness that arises out of a transaction not processed in accordance with the terms of this Agreement or the rules and regulations of a card association or network organization. You acknowledge that your obligation to Processor and Bank for all amounts owed under this Agreement arises out of the same transaction as Processor and Bank's obligation to deposit funds to the Designated Account. ii. Provisional Credit. Notwithstanding the previous sentences, under no circumstance will Processor and Bank. All Sales Drafts and deposits are subject to audit and final checking by Processor and Bank, and may be adjusted for inaccuracies. You acknowledge that all credits provided to you are provisional and subject to chargeback, recoupment, adjustments, fines and fees: (i) in accordance with the Rules; (ii) for any of your obligation to a transaction is chargeback, and (iii) in any other situation constituting suspected fraud or a breach of this Agreement, whether or not a transaction is chargeback by the Card issuer. Processor and Bank may elect, but are not required, to grant conditional credit within Processor and Bank's sole discretion. iii. Processing Limits. Processor and Bank may ippose a cap on the volume and ticket amount of Sales Drafts that they will process tor you, as indicat written notice to you

written notice fo you. B. <u>Chargebacks</u>. You are fully liable for all transactions returned for whatever reason, otherwise known as "chargebacks". You will pay on demand the amount of all chargebacks. Authorization is granted to offset from incoming transactions and to debit the Designated Account, the Reserve Account (defined in Section 7, below) or any other account held at Bank or at any other financial institution the amount of all chargebacks. You will fully cooperate in complying with the Rules regarding chargebacks. C. <u>Excessive Activity</u>. Your presentation to Processor and Bank of Excessive Activity will be a breach of this Agreement and cause for immediate termination of this agreement. "Excessive Activity" means, during any monthly period: (i) the dollar amount of Alargebacks. and/or retrieval requests in excess of 1% of the average monthly dollar amount of returns equals 20% of the average monthly dollar amount of returns equals 20% of the average monthly dollar amount of necessary including but not limited to, suspension of processing privileges and establishment or increase in the amount allocated to the Reserve Account and a reduction in the amount of provisional credit remitted to you in accordance with this Agreement. this Agreement.

The anothin allocated to the Reserve Account and a reduction in the anothin of provisional reduit relinited to you in accordance with its Agreement. D. <u>Credit</u>, i. Credit Memoranda. You will issue a credit memorandum in any approved form, instead of making a cash advance, a disbursement or a refund on any Card transaction. Processor and Bank. Will debit the Designated Account for the total face amount of each credit memorandum submitted to Processor and Bank. You will not submit a credit memorandum relating to any Sales Draft not originally submitted to Processor and Bank, nor will you submit a credit memorandum or credit statement for every return of goods or forgiveness of debt for services which were the subject of a Card transaction. II. Revocation of Credit. Processor or Bank may refuse to accept any Sales Draft, and Processor and Bank may revoke prior acceptance of a Sales Draft in the following circumstances: (a) the transaction giving rise to the Sales Draft was not made in compliance with this Agreement, the Laws or the Rules; (b) the Cardholder disputes his liability to Processor and Bank for any reason, including but not limited to a contention that the Cardholder di not receive the goods or services, that the goods or services provided were not as ordered, or those chargeback rights enumerated in the Rules; or (c) the transaction giving rise to the Sales Draft was not directly between you and the Cardholder, rou will pay Processor and Bank any amount previously credited to you for a Sales Draft not accepted by Processor and Bank or where accepted, is revoked by Processor and Bank.

F. <u>Miscellaneous</u>. You will not present for processing or credit, directly or indirectly, any transaction not originated as a result of a Card transaction directly between you and a Cardholder or any transaction you know or should know to be fraudulent or not authorized by the Cardholder. You will not sell or disclose to third parties Card account information other than in the course of performing your obligations under this Agreement.

1: <u>Insection device</u>. The provide on the processor to prove the participation of the particle of the parti

this Agreement. B. <u>Mail/Telephone</u> Order. Processor and Bank caution against mail orders or telephone orders or any transaction in which the Cardholder and Card are not present ("mail/telephone orders") due to the high incidence of customer disputes. You will obtain the expiration date of the Card for a mail/telephone order and submit the expiration date when obtaining authorization of the Card transaction. For mail/telephone order transactions, you will type or print legibly on the signature line the following as applicable: telephone order or "TO" or mail order or "MO". You must promptly notify Processor and Bank if your retail/mail order/telephone order mix changes from the percentages tepresented to Processor and Bank in the Merchant Application. Processor and Bank may cease accepting mail/telephone order transactions, so I mint their acceptance of such transactions, or increase their fees if this mix changes. Bank will release funds to Merchant five (5) business days after the transaction date for mail/telephone orders. Merchant agrees that transaction, if applicable. This agreement may be immediately terminated by Bank if Merchant fails to comply with any of the terms of the agreement. the agreement

the agreement. C. <u>Becurring Transactions</u>. For recurring transactions, you must obtain a written request from the Cardholder for the goods and services to be charged to the Cardholders account, the frequency of the recurring charge, and the duration of time during which such charges may be made. You will not complete any recurring transaction after receiving: (i) a cancellation notice from the Cardholder, (ii) notice from Processor or Bank, or (iii) a response that the Card is not to be honored. You must print legibly on the Sales Draft the words "Recurring Transaction".

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I. <u>Cash Advances.</u> You will not deposit any transaction for purposes of obtaining or providing a cash advance. You agree that any such deposit shall be grounds for immediate termination.
J. <u>Prohibited Transactions</u>. You will not accept or deposit any fraudulent or illegal transaction and you may not, under any circumstances, present for deposit directly or indirectly, a transaction which originated with any other merchant or any other source. You will not, under any circumstances, deposit telemarketing transactions unless you obtain Bark, Processor prior written consent. Such consent will be subject to Bark's final approval. If you process any such transactions, you may be immediately terminated and Processor or Bark may hold funds and/or increase the amount allocated to the Reserve Account and/or deduct from the amount of provisional credit that you(d) otherwise reporting. provisional credit that would otherwise be allocated to you. Further, you may be subject to Visa, MasterCard or Discover reporting quirements

signated Account.

Fedurements.
6: Designated Account.
A. Establishment and Authority, Merchant will establish and maintain an account at an ACH receiving depository institution approved by Bank and Processor ("Designated Account"). Merchant will maintain sufficient funds in the Designated Account to satisfy all obligations, including fees, contemplated by this Agreement. Merchant irrevocably authorizes Bank and Processor to debit the Designated Account for chargebacks, recourpments, adjustments, fines, fees and any other penalties or amounts owed to Bank and Processor and Bank to debit the Merchant and irrevocably authorizes Bank and Processor to debit the Designated Account for any amount owed to Bank and Processor and Bank to debit the Merchant documt for any fees due such vendor or agent under this Agreement. This authority will remain in effect for at least 2 years after termination of this Agreement whether or not you have notified Processor and Bank to debit the Merchant Maccount for any fees due such vendor or agent under this Agreement. This authority will remain in effect for at least 2 years after termination of this Agreement most from Bank or Processor to change the Designated Account. Merchant must obtain prior written consent from Bank or Processor to change the Designated Account. Merchant must obtain prior written consent from Bank or Second the Agreement. The funds represented by Sales Drafts will be deposited 3 business days following Processor's receipt of the Sales Draft, except for mail to electronic commerce transactions, which will be deposited 5 business days following receipt of the Sales Draft, were processor in arrite the versal or adjustment entries and initiate or suspend such entries as may be receipt of the Case of the rocessor in adjustment provisional credit for any verty. You authorize and appoint Bank and Processor in their sole discretion, may reake of the receipt and the Card transaction amounts for the processor in adjustment entries and initiate or suspend such entries as m

subject to all chargebacks.

subject to all chargebacks. C. <u>Asserted Errors</u>. You must promptly examine all statements relating to the Designated Account, and immediately notify Processor and Bank in writing of any errors. Your written notice must include: (i) Merchant name and account number. (ii) the dollar amount of the asserted error, (iii) a description of the asserted error, and (iv) an explanation of why you believe an error exists and the cause of it, if known. That written notice must be received by Processor and Bank within 30 calendar days after you received the periodic statement containing the asserted error. Your failure to notify Processor and Bank for any error within 30 days constitutes a waiver of any claim relating to that error. You may not make any claim against Processor or Bank for any loss or expense relating to any asserted error for 60 calendar days immediately following our receipt of your written notice. During that 60 day period, Processor and Bank will be entitled to investing the asserted error.

any chain relating to that effort, not intege the marke any chain against Processor of Bank to any loss of expense relating to any asserted error for 60 calendar days immediately following our receipt of your written notice. During that 60 day period, Processor and Bank will be entitled to investigate the asserted error. D. Indemnity, You will indemnity and hold Processor and Bank harmless for any action they take against the Designated Account, the Reserve Account, or any other account pursuant to this Agreement. E. ACH Authorization. You authorize Processor and Bank to initiate debit/oredit entries to the Designated Account, the Reserve Account, or any other account maintained by you at any institution, all in accordance with this Agreement and the ACH Authorization on the attached Exhibit B, Merchant Authorizations . The ACH Authorization will remain in effect beyond termination of this Agreement. In the event you change the Designated Account, you will execute a new ACH Authorization. **7. Security Interests.** Reserve Account, Recoumpt and Set/Off. A. Security Interests. Reserve Account, Hee Reserve Account, the Reserve and the security agreement under the Uniform Commercial Code. You grant to Processor and Bank a security interest in and lien upon: (i) all funds at any time in the Designated Account, regardless of the source of such funds; (ii) all funds at any time in the Reserve Account, regardless of the source of such funds; (ii) all funds at any time in the Reserve Account, regardless of the source of such funds; (iii) all funds at any time in the Reserve Account funds at any time in the Reserve and Bank to secure your obligations under this Agreement including, without limitation, all rights to receive any payments or credits under this Agreement (collectively, the "Secured Assets"). You agree to provide other collateral or security in these sort Bank. This security interest may be exercised by Processor or Bank without low to kind your wind wind withor and Processor or Bank to secure more financing statements or other documents to evidence this security interest. You represent and warrant that no other person or entity has a security interest in the Secured Assets. Further, with respect to such security interests and liens, Processor and Bank will have all rights afforded under the Uniform Commercial Code, any other applicable law and in equity. You will obtain from Processor and Bank witten consent prior to granting a security interest of any kind in the Secured Assets to a third party. You agree that this is a contract of recoupment and Processor and Bank are not required to file a motion for relief from the automatic stay in any bankruptcy proceeding in order for Processor or Bank to realize on any of its collateral (including any Reserve Account). Nevertheless you agree not to contest or object to any motion for relief from the automatic stay filed by Processor or Bank. You authorize Processor or Bank and appoint Processor or Bank your attorney in fact to sign your name to any financing statement used for the perfection of any security interest or line arranted hereunder.

proceeding in order for Processor or Bank to realize on any of its collateral (including any Reserve Account). Nevértheléss you agree prot to coniest or object to any motion for relief from the automatic stay lifed by Processor or Bank. You authorize Processor or Bank and appoint Processor or Bank your attorney in fact to sign your name to any financing statement used for the perfection of any security interest or lien granted hereunder. B. <u>Reserve Account</u>, i. Establishment. A non-interest bearing deposit account ("Reserve Account") has been established and is maintained at Bank or one of its affiliates with sums sufficient to satisfy your current and future merchant obligations as determined by Processor and Bank. Ngv unattorize Processor and Bank to debit the Designated Account any other account you have at Bank or any other inancial institution to establish or maintain funds in the Reserve Account. Bank or Processors may deposit into the Reserve Account in accordance with this Section, if it determines such action is reasonably necessary to protect its interests. II. Authorizations. Processor of Bank may, without notice to you, appt deposits in the Reserve Account against any outstanding amounts you owe under this Agreement or any other agreement between you submit a merchant application to Processor and Bank may, wercise their inghts under this Agreement or any other agreement between you submit a merchant application to Processor through the use of Insta-App. and Processor does not receive a completed written merchant application to Processor through the use of Insta-App. and Processor does not receive a completed written merchant application of the 270 day period Account to received by Processor. III. Prods. Funds in the Reserve Account will remain in the Reserve Account to 2010 calentar days following the later of termination of this Agreement or the last activity in your account, provided, however, that you will preve for approcessor will provide you with written notification via nationa

8. Fees and Other Amounts Owed Processor and Bank.²
A. Fees and Taxes. You will pay Processor fees for services, forms and equipment in accordance with the rates set forth on the Application. In addition, you will pay Processor a fee for research it performs at your request in an amount equal to \$200 per hour, or \$5 per statement. Such fees will be calculated and debited from the Designated Account once each business day or month for the previous business days or month's activity or will be netted out from the funds due you attributable to Sales Drafts presented to Processor and Bank. Processor and Bank reserve the right to adjust the fees set forth on the Application and in this Section, in accordance with Section 16.1, below. If you do not have an active account at the time of the request, payment by certified check or money order must be received prior to the release of the requested document copies or research results. You are also obligated to avail taxes, and other charges impresent by any nonvermental authority on the services provided under this Arrement.

account of win "Bection" for the release of the requested document copies or research results. You are also obligated to pay all taxes, and other charges imposed by any governmental authority on the services provided under this Agreement. With respect to Visa, MasterCard and Discover products, you may elect to accept credit cards or debit/prepaid cards or both. You shall so elect on the Merchant Application being completed contemporaneously herewith. You agree to pay and your account(s) will be charged pursuant to Section 6.4 of this Agreement for any additional fees incurred as a result of your subsequent acceptance of transactions with any Visa, MasterCard or Discover product that you have elected not to accept.
B. Other Amounts Owed Processor and Bank. You will immediately pay Processor and Bank any amount incurred by Processor and Bank attributable to this Agreement including but not limited to chargebacks, fines and penalties imposed by Visa, MasterCard or Discover (including but not limited to fines and penalties related to PCI DSS), non-sufficient fund fees, and ACH debits that overdraw the Designated Account or Reserve Account, or are otherwise dishorored. You authorize Processor and Bank ACH debits that overdraw the Designated Account or any other account any our outing attribution is direct, indirect, primary, secondary, fixed, contingent, joint or several. In the event Processor and Bank kow and sums due or such ACH does not fully reimburse Processor and Bank to the amount ower dynaw changes or and Bank worth any other discust account, or are out or using but not limited to fines and penalties related to PCI DSS), non-sufficient fund fees, and ACH debits that overdraw the Designated Account or any other account, or are otherwise dishonored. You authorize Processor and Bank to CH the Designated Account or any other contract, note, guaranty, instrument or dealing of any kind now existing or later entered into between you and Processor and Bank such account.

Merchant understands that it is entitled to a maximum of 6 rolls of paper and 2 printer ribbons per month. It is Merchant's responsibility to contact Processor each month to order supplies. Processor will only provide Merchant with supplies for the current month, and Merchant's failure to place an order with Processor will constitute a waiver of its right to receive supplies for that month under the Supply/Replacement Program. Quantity of supplies provided is at the discretion of Processor. Enrollment in Processor is Supply/Replacement Program also entitles Merchant to free refurbished replacement equipment after Processor has collected 3 monthly payments from Merchant (merchant is responsible for all shipping costs). A separate program is required for each terminal Merchant may have. If Merchant's terminal type is unavailable, at Processor's discretion, a substitute may be provided. Processor's Supply/Replacement Program does not include labor nads. or expresses perseaser to trained or marie equiroment damaned by fine. Supply/Replacement Program does not include labor, parts, or expenses necessary to replace or repair equipment damaged by fire, flood, accident, improper voltages, misuse of equipment, service performed by persons other than Processor representatives, and/or failure to continually maintain a suitable operating environment for the equipment. Processor may choose to cancel Merchant's Supply/Replacement Program at any time without notice. This program is nontransferable without written consent. Maintenance is not available for any wireless terminals

Supply/Replacement Program at any time without notice. This program is nontransferable without written consent. Maintenance is not available for any wireless terminals.
 Application, Indemnification, Limitation of Liability.
 A. Application, Processor in writing of any changes to the information in the Application, including but not limited to: any additional location or new business, the identity of principals and/or owners, the form of business organization (e.g., sole proprietorship, partnership, etc.), type of goods and services provided and how sales are completed (i.e., by telephone, mail, or in person at your place of business). The notice must be received by Processor within 10 business days of the change. You will provide updated information to Processor and/or Bank raining out of your failure to report changes to it. Bank and Processor may immediately terminate this Agreement upon notification by you of a change to the information in the Application.
 B. Indemnification, You will hold harmless and indemnify Processor and Bank (as applicable) for all losses and expenses incurred by Processor and/or Bank raining out of your failure to report changes to it. Bank and Processor and sing the Agreement to the Agreement, including but not limited to those resulting from any breach by you of this Agreement and (ii) for all attorneys' fees and other costs and expenses paid or incurred by Processor or Bank under this Agreement, whether to you or any other party, whatever the basis of the liability, shall not exceed in the aggregate the difference between (i) the amount of fees paid by you to Processor and Bank (as agreement, whether to you or any other party, whatever the basis against such fees which arose during such month. In the event more than one month is involved, the aggregate amount of Processor and Bank will be responsible or ilabitors for anyone month involved. Neither Processor and Bank will berforme able servense shall be jointy liable to you under th

beyond the control and without the, fault or negligence of such party. Neither Processor nor Bank shall be liable for the acts or omissions of any third party. E. <u>Representations By Salespersons</u>. All salespersons are independent contractors, and are not agents, employees, joint venturers, or partners of Processor or Bank. Any and all representations and/or statements made by a salesperson are made by them in their capacity as an independent contractor, and cannot be imputed to Processor or Bank. Processor and Bank have absolutely no liability or responsibility for any representations and/or statements made to you by any sales representative. **10. Representations and Warranties. You represent and warrant to Processor and Bank at the time of execution and during the term of this Accrement the solution:**

A. Information. You are a corporation, limited liability company, partnership or sole proprietorship validly existing and organized in the United States. All information contained on the Application or any other document submitted to Processor or Bank is true and complete and properly reflects the business, financial condition, and principal partners, owners, or officers of Merchant. You are not

complete and properly reflects the business, financial condition, and principal partners, owners, or officers of Merchant. You are not engaged or affiliated with any businesses, products or methods of selling other than those set forth on the Application, unless you obtain the prior written consent of Processor and Bank. B. <u>Entity Power</u>. Merchant and the person signing this Agreement have the power to execute and perform this Agreement. This Agreement and your performance hereunder will not violate any law, or conflict with any other agreement to which you are subject. C. <u>No. Litigation or Termination</u>. There is no action, suit or proceeding pending or to your knowledge threatened which if decided adversely would impair your ability to carry on your business substantially as now conducted or which would adversely affect your financial condition or operations. You have never entered into an agreement with a third party to perform credit or debit card procession which has been terminated by that third party.

financial condition or operations. You have never entered into an agreement with a third party to perform credit or debit card processing which has been terminated by that third party. D. <u>Transactions</u>. All transactions are bona fide. No transaction involves the use of a Card for any purpose other than the purchase of goods or services from you nor does it involve a Cardholder obtaining cash from you unless allowed by the Rules and agreed in writing with Processor and Bank. Processor and hoose to cancel Merchant's Supply/Replacement Program at any time without notice. This program is non-transferable without written consent. Maintenance is not available for any wireless terminals. E. <u>Bule Compliance</u>. You will comply with the Laws and Rules. Without limiting the generality of the foregoing, each sales transaction submitted thererunder and the handling, retention, and storage of information related thereto, will comply with the rules and regulations of Visa, MasterCard, Discover, and any other card association or network organization related to cardholder and transaction information security, including, without limitation Payment Card Industry Data Security Standards (PCI DSS), Visa's Cardholder information. Security Program (CISP) and MasterCard's Site Data Protection Program (SDP), and Payment Application Best Practices. **11. Audit and financial information.**

11. Audit and financial information.
A Audit. You authorize Processor or Bank to audit your records to confirm compliance with this Agreement, as amended from time to time. You will obtain, and will submit a copy of, an audit of your business when requested by Processor or Bank.
B. <u>Financial Information</u>. I. Authorizations. You authorize Processor or Bank to make any business or personal credit inquiries they consider necessary to review the acceptance and continuation of this Agreement. You also authorize any person or credit reporting agency to compile information to answer, those credit inquiries and to furnish that information to Processor and Bank. iii. Documents. You will provide Processor or Bank personal and business financial statements and other financial information as requested from time to time. If requested, you will furnish within 120 calendar days after the end of each fiscal year. to Processor and Bank a financial statement of profit and loss for the fiscal year and a balance sheet as of the end of the fiscal year.

statement of profit and loss for the itscal year and a balance sheet as of the end of the fiscal year. **12. Third Parties.** A. <u>Services.</u> You may be using special services or software provided by a third party to assist you in processing transactions, including authorizations and settlements, or accounting functions. You are responsible for ensuring compliance with the requirements of any third party in using their products. This includes making sure you have and comply with any software updates. Processor and Bank have no responsibility for any transaction until that point in time Processor or Bank receive data about the transaction

B. Use of Terminals Provided by Others. You will notify Processor and Bank immediately if you decide to use electronic authorization b) Second retiminats provided by Quiters, for with noting Processor and bank initiationately in you decode to use electronic administration of data capture terminals or software provided by any entity ofter than Processor and Bank or its authorized designed "Third Party Terminals") to process transactions. If you elect to use Third Party Terminals or payment software provided by others you agree (i) the delivery of Card transactions to Processor and Bank and (ii) to assume full responsibility and liability for any failure of that third party to comply with the Rules and this Agreement. Neither Processor nor Bank will be responsible for any losses or additional fees incurred by you as result of any error by a third party ragent, or a malfunction of your credit card terminal, including but not limited to Third Party Terminals.
13. Term and Termination.
A. Term This Agreement shall become effective ("Effective Date") only upon accentance by Processor and Bank or upon the

13. Term and Termination.
A. Term. This Agreement shall become effective ("Effective Date") only upon acceptance by Processor and Bank, or upon the submission of a transaction by you to Processor, whichever event shall occur first. The Agreement will remain in effect for a period of 3 years ("Initial Term") and will renew for successive 1 year terms ("Renewal Term") unless terminated as set forth below.
B. Termination. The Agreement may be terminated by Merchant at the end of the Initial Term or any Renewal Term. by giving written

B <u>Termination</u>. The Agreement may be terminated by Merchant at the end of the initial Term or any Renewal Term by giving written notice of an intention not to renew at least 90 calendar days before the end of the initial Term or any Renewal Term by giving written notice of an intention not to renew at least 90 calendar days before the end of the initial Term or any Renewal Term by giving written Agreement may be terminated by Processor or Bank at any time with or without notice and with or without cause. C. <u>Action upon Terminated by Processor</u> or Bank at any time with or without notice and with or without cause. C. <u>Action upon Terminated by Processor</u> or Bank at any time with or without notice and with or without cause. C. <u>Action upon Terminated by Processor</u> or Bank at any time with or without notice and with or without cause. It here also be the reasons listed in the name of Merchant's principals to Visa. MasterCard and Discover when Merchant is terminated due to the reasons listed in the Rules. II. Designated Account and the Reserve Account enough funds to cover all chargebacks, deposit charges, retunds and fees incurred by our for a reasonable time, but in any event not less than the time specified in this greement. You authorize Processor and Bank to charge those accounts is not adequate, you will pay Processor and Bank the amount, upon der mination, together with all costs and expenses incurred to collect that amount, including reasonable attorneys' fees. III. Equipment. Within 14 business days of the date of termination, you must return all equipment owned by Processor and minediater there in the Initial Term, or before the end of the Initial Term, or before the end of any successive Renewal Term. In violation of the procedure set forth in Section 13.B above, or if Processor are Bank terminates this greement. How, or if All to pay Processor, as produced to the financial term, you will immediately pay Processor, as liquidated damages, a closure fee of \$495. You agree that this fee is not a penalty, bu

Ham cause by the early termination of this Agreement. H4. Compliance With Laws And Rules. You agree to comply with all rules and operating regulations issued from time to time by MasterCard, Visa and Discover ("Rules"), and You agree to comply with all rules and operating regulations issued from time to time by MasterCard, Visa and Discover ("Rules"), and any policies and procedures provided by Processor or Bank. You further agree to comply with all applicable state, federal and local laws, rules and regulations ("Laws"), as amended from time to time. You will assist Processor and Bank in complying with all Laws and Rules now or hereafter applicable to any Card transaction or this Agreement. You will assist Processor and Bank in complying with all Laws and Rules now or hereafter applicable to any Card transaction or this Agreement. You will exercite and deliver to Processor and Bank all instruments it may from time to time reasonably deem necessary. Without limiting the generality of the foregoing, you agree to comply with and be bound by the rules and regulations of Visa, MasterCard, Discover, and any other card association or network organization related to cardholder and transaction information security, including without limitation. Payment Card Industry Data Security Standards (PCI DSS), Visa's Cardholder Information Security Program and MasterCard's Site Data Protection Program. You agree to cooperate at your sole expense with any request for an audit or investigation by Processor, Bank, a card association or network organization in connection with cardholder and transaction information security. You may also be assessed a monthly or annual PCI fee, which will appear as a separate item on your monthly statement. This fee is assessed by Processor in connection with the PCI DSS and does not ensure your compliance with the PCI DSS or any law, rule or regulation related to cardholder data security, including without limitation the PCI DSS. Without limiting the generality of the foregoing, you agree to use information obtained from a cardholder in connection with a card transaction. You will all cales and regulations related to cardholder or a tempting to re-present a chargeback with respect to such transaction. You Bank harmless from any fines and penalties issued by Visa, MasterCard, Discover or any card association or network organization

and any other fees and costs arising out of or relating to the processing of transactions by Processor and Bank at your location(s) and will reimburse Processor and Bank for any losses incurred by Processor with respect to any such fines, penalties, fees and costs. You also agree that you will comply with all applicable laws, rules and regulations related to the truncation or masking of cardholder numbers and expiration dates on transaction receipts from transactions processed at your location(s), including without limitation the Fair and Accurate Credit Transactions Act and applicable state laws ("Truncation Laws"). As between you, on the one hand, and Processor and Bank, on the other hand, you shall be solely responsible for complying with all Truncation Laws and will indemnify and hold Processor and Bank and the other hand, you shall be solely responsible for complying with all Truncation Laws as a result of hold Processor and Bank harmless from any claim, loss or damage resulting from a violation of Truncation Laws as a result of hold Processor and Bank harmless from any claim, loss or damage resulting from a violation of Truncation Laws as a result of hold Processor and Bank harmless from any claim, loss or damage resulting from a violation of the sole of the sol

hold Processor and Bank harmless from any claim, loss or damage resulting from a violation of Truncation Laws as a result of transactions processed at your location(s). **15. Use of Trademarks and Confidentiality.** A: Use of **Trademarks**, Your use of Visa, MasterCard and Discover trademarks must fully comply with the Rules. Your use of Visa, MasterCard, Discover, or others endorse any goods or services other than their own and you may not refer to Visa, MasterCard, Discover, or others endorse any goods or services other than their own and you may not refer to Visa, MasterCard, Discover or others in stating eligibility for your products or services. B: Merchant is hereby granted a limited non-exclusive, non-transferable license to use Discover brands, emblems, trademarks, and/or logos that identify Discover cards. ("Discover Program Marks"). You are prohibited from using the Discover Program Marks other than as expressly authorized in writing. You shall not use the Discover Program Marks other than to this Agreement or otherwise approved in advance in writing. You may use the Discover Program marks only to promote the services covered by the Discover Program Marks by using them on decals, indoor and outdoor signs, advertising materials and marketing materials und marketing materials and marketing ma by using them on decals, indoor and outdoor signs, advertising materials and marketing materials; provided that all such uses by you must be approved in advance in writing. You shall not use the Discover Program Marks in such a way that customers could believe that the products or services offered by you are sponsored or guaranteed by the owners of the Discover Program Marks. You recognize that you have no ownership rights in the Discover Program Marks and shall not assign to any third party any of the rights to

recognize that you have no ownership rights in the Discover Program Marks and shall not assign to any third party any of the rights to use the Discover Program Marks. C. <u>Confidentially</u>, i. Cartholder Information. You will not disclose to any third party Cardholders' account information or other personal information except to an agent of yours assisting in completing a Card transaction, or as required by law. You must destroy all material containing Cardholders' account numbers, Card imprints, Sales Drafts, credit vouchers and (except for Sales Drafts maintained in accordance with this Agreement, Laws, and the Rules). Further, you must take all steps reasonably necessary to ensure Cardholders' information is not disclosed or otherwise misused. ii. Prohibitions. You will not use for your own purposes, will not disclose to any third party, and will retain in strictest confidence all information and data belonging to or relating to the business of Processor and Bank (including without limitation the terms of this Agreement), and will asfeguard such information and data by using the same degree of care that you use to protect your own confidential information. In: Disclosure. You authorize Processor and Bank to disclose your name and address to any third party who requests such information or otherwise has a reason to know such information. I. D. <u>Return to Processor</u> and Bank and will be therein or this Agreement. You will be tuly liable for all loss, cost, and expense suffered or incurred by Processor and Bank and will be interview or destroy such materials advertising displays, emblems, Sales Drafts, credit wenosand and other forms supplied to you and not purchased by you or consumed in use will remain the property of Processor and Bank and will be immediately returned to Processor and Bank and will be interview of this Agreement. You will be fully liable for all loss, cost, and expense suffered or incurred by Processor and Bank ansing out of the failure to return or destroy such materials followin

In Complete Provisions.
A <u>Entire Agreement</u>. This Agreement, as amended from time to time, including the Rules and the completed Merchant Application, all of which are incorporated into this Agreement, constitute the entire agreement among the four parties hereto (other than any prior agreements to which Merchant is not a party), and all prior or other agreements to which Merchant is a party or representations, written or oral, made to Merchant are superseded. This Agreement may be signed in one or more counterparts, all of which, taken the angreements.

writen or oral, made to Merchant are superseded. This Agreement may be signed in one or more counterparts, all of which, taken together, will constitute one agreement. B: <u>Exclusivity</u>. During the initial and any renewal term of this Agreement may be signed in one or more counterparts, all of which, taken together, will constitute one agreement. B: <u>Exclusivity</u>. During the initial and any renewal term of this Agreement, you will not enter into an agreement with any other entity that provides credit card or debit card processing services similar to those provided by Processor and Bank as contemplated by this Agreement without Processor and Bank's written consent. C: <u>Construction</u>. The headings used in this Agreement are inserted for convenience only and will not affect the interpretation of any provision. The language used will be deemed to be the language chosen by the parties to express their mutual intent, and no rule of strict construction will be against any party. Any alteration or strikeover in the text of this pre-printed Agreement will have no binding effect, and will not be deemed to be originals and may be relied on to the same extent as the originals. <u>O: Assignability</u>. This Agreement may be assigned by Processor or Bank but may not be assigned by Merchant directly or by operation of law, without the prior written consent of Processor and Bank. Any such assignment. The range dy Merchant directly or by operation of law, without the prior written consent of Processor and Bank. Any such assignment. E: <u>Molicies</u>. Any written notice under this Agreement will be deemed to end or written or any such assignment. E: <u>Molicies</u>. Any written notice under this Agreement will be deemed received upon the earlier of: (i) actual receipt or (ii) five calendar days after being deposited in the United States mail, and addressed to the last address shown on the records of the sender.

MEMBER BANK INFORMATION Deutsche Bank AG, c/o Deutsche Card Services GmbH Kaltenbornweg 1-3 50679 Cologne, Germany

+49 221 99577 777 Support.deucs@db.com

Debit sponsorship provided by either Wells Fargo Bank N.A. or JP Morgan Chase N.A., as applicable

F. <u>Bankruptcy.</u> You will immediately notify Processor and Bank (i) of any bankruptcy, receivership, insolvency or similar action or proceeding initiated by or against Merchant or any of its principals and (ii) if it could reasonably be expected that any such action or proceeding will be initiated by or against Merchant or any of its principals. You will include Processor and Bank on the list and matrix of creditors as filed with the Bankruptcy Court whether or not a claim may exist at the time of filing. Failure to comply with either of these requirements will be cause for immediate termination or any other action available to Processor and Bank under applicable

G. Choice of Law/Attorney's Fees/Venue/Jury Trial Waiver. Should it be necessary for Processor or Bank to defend or enforce any of C. <u>Choice of Law/Attomey's Feest/Venue/Jury Trial Waiver</u>. Should it be necessary for Processor or Bank to defend or enforce any of its rights under this Agreement in any collection or legal action, you agree to reimburse Processor and/or Bank, or any agent acting on their behalf, as applicable, for all costs and expenses including reasonable attorney's fees, as a result of such collection or legal action. Without limiting the generality of the foregoing, you agree to reimburse Processor and/or Bank, or any agent acting on their behalf, as applicable, for all costs and expenses, including reasonable attorney's fees, as a result of such collection or legal action. Without limiting the generality of the foregoing, you agree to reimburse Processor and/or Bank, or any agent acting on their behalf, as applicable, for all costs and expenses, including reasonable attorney's fees, incurred by Processor, Bank or their agent in any action arising out of, relating to, or in connection with this Agreement, without regard to whether there has been an adjudication on the merits in any such action. You waive trial by jury with respect to any litigation arising out of, relating to, or in connection with this Agreement, (ii) the relationships which result form this Agreement, or (iii) the validity, scope, interpretation or enforceablity of the cloice of law and venue provisions of this Agreement, shall be governed by the laws of the State of New York, notwithstanding any conflicts of laws rules (other than NY General Obligations Law Section 5-1401), and shall be resolved, on an individual basis without respent to any form of class action and not consolidated with the claims of any other parties. Processor, Bank, you, and Guarantor agree that all actions arising out of, relating to, or in connection with (i) this Agreement, (ii) the relationships which result from this Agreement, or (iii) the test of New York, notwithstanding any conflicts of laws rules (other than NY General Obligations that Agreement, exist the agreement,

in Suffolk County or in the United States District Court for the Eastern District of New York, and hereby irrevocably and unconditionally submit to the personal jurisdiction of those courts in any such action. H. <u>Amendments</u>, Processor will notify you on your monthly statement of any new or increased fees. Except for any fee increases imposed by Visa, MasterCard, Discover, or the debit network, you may cancel the Agreement without charge if you object to the fee changes in writing within 30 days. If you do not object, and continue to process for 30 days after receiving notice of the fee change, you will be deemed to assent to the new fees. I. <u>Severability and Waiver</u>. If any provision of this Agreement is illegal, the invalidity of that provision will not affect any of the remaining provisions and this Agreement will be construed as if the illegal provision is not contained in the Agreement. Neither the failure nor delay by Processor or Bank to exercise, or partial exercise of, any right under this Agreement will operate as a waiver or estoppel of such right, nor shall it ament. All waivers must be signed by the waiving party. J. <u>Independent Contractors</u>. Processor, Bank and Merchant will be deemed independent contractors and will not be considered agent, joint venture or partner of the other, except as provided in 6.C and 7.A(ii). K. <u>Employee Actions</u>. You are responsible for your employees' actions while in your employment. L. <u>Survival</u>. Sections 4.A, 4.B, 6.7, 8.9, 13.C, 15, and 16.G will survive termination of this Agreement. **1. <u>Merchant Account</u>. Statement</u>. Upon opening a merchant processing account you will automatically have access to your monthly.**

L. Sunval. Sections 4.A. 4.B. 6, 7, 8, 9, 13.C, 15, and 16.G will survive termination of this Ågreement.
T. Estatements.
A. Merchant Account Statement. Upon opening a merchant processing account you will automatically have access to your monthly merchant account statement electronically (an E-statement) by viewing it on line. This Agreement governs the electronic availability of your E-statement, and to access E-statements, and up access E-statements, and up access E-statement, and up access E-statement. Your E-statement will be available online. You will be notified in writing of the website where you can access your E-statement. Your E-statement will be available online. You will be notified in writing of the website where you can access your E-statement. Your E-statement will be available only through a secure Log In screen which requires the use of a unique User ID and Password. You understand that you will not receive a monthly merchant account statement by U.S. postal mail, and that making your E-statement can be accessed through the E-statement link for three consecutive months from the date the E-statement is first made available. You can print the E-statement is linst made available. You understand that you may withdraw your consent to receive are e-statements upon written request, however such a request does not constitute a withdrawal of consent to receive monthly E-statements. A fee may apply for providing such documentation. You understand that you may withdraw do consent to receive E-statements. Your E-statement that way understand that you may withdraw do consent to receive. The product version levels must be supported by the respective processor is not becomes effective. PC Requirements: Viewing your E-statement that was timished before the date on which the withdrawal of consent becomes effective. PC Requirements: The product version levels must be supported by the respective processor is not obligated to ensure that your E-statements are accessible through a stated tervity rea

received by Processor within 30 calendar days after the E-statement containing the asserted error is first made available. Your failure to notify Processor of any error within 30 days constitutes a waiver of any claim relating to that error. You may not make any claim against Processor for any loss or expense relating to any asserted error for 60 calendar days immediately following Processor's receipt of your written notice. During that 60 day period, Processor will be entitled to investigate the asserted error and we will notify

vou of the resultis of our investigation. C. <u>Miscellaneous</u>, Processor shall not be responsible for: (i) consequential or incidental damages caused by services performed by Processor, its agents, or your Internet Service Provider ("ISP"); (ii) damages arising from unauthorized access to E-statement services; or (iii) any costs associated with updating, modifying or terminating your software or hardware. Processor may change, suspend, or terminate all or any aspect of this service upon written notice to you.

Suspend, or terminate all or any aspect of this service upon written notice to you.
18. Electronic Signatures.
19. Electronic Signatures in Global and National Commerce Act ("E-Sign"), this Agreement and all electronically executed documents related hereto are legally binding in the same manner as are hard copy documents executed by hand signature when: (a) your electronic signature is associated with the Agreement and related documents, (b) you consent and intend to be bound by the Agreement is delivered in an electronic record capable of retention by the recipient at the time of receipt (i.e., print or otherwise store the electronic record). This Agreement and related documents, shall be effective by electronic means, (ii) to be bound by the terms and conditions of this Agreement and related documents, shall be effective by electronic means, (iii) to be bound by the terms and conditions of this Agreement and related documents, shall be effective ability to print or otherwise store the Agreement and related documents, and (iv) to authorize Processor or Bank to conduct an investigation of your credit history with various credit reporting and credit bureau agencies for the sole purpose of determining the approval of the applicant for merchant status or equipment leasing. This information is kept strictly confidential and will not be released.