RESOLUTION

WHEREAS, on May 27, 2022 the Mass Transit Department Board ("MTDB") approved awarding Contract No. 2022-0471 to Parkeon dba Flowbird ("Flowbird") for Ticket Vending machines, validators and Back Office; and

WHEREAS, validators procured under Contract No. 2022-0471 ("validators"), once installed on the fixed route buses, will provide a contact-less fare ticket validation for tickets and passes purchased prior to passenger boarding; and

WHEREAS, the validators can also process passenger fare payments on-board the bus without the need for fare media such as tickets or passes using personal credit cards via Open Payments; and

WHEREAS, Flowbird specified in its response to the solicitation for Contract No. 2022-0471 that its validators will use World Pay, LLC ("WorldPay") as the acquirer for Open Payments as their processing platform has the required certifications; and

WHEREAS, the installation of the validators on all fixed route buses is expected to be completed mid 2024; and

WHEREAS, the City wishes to enter into a Merchant Processing Agreement with WorldPay to provide the public the option for contact-less fare ticket validation and to use credit cards to pay for bus fares through the validators aboard the buses; and

WHEREAS, the Merchant Processing Agreement with WorldPay will only apply to the use of Open Payments on the validators purchased from Flowbird; and

WHEREAS, the agreement will improve City's Transit system, support the City's workforce development, further the City's goal to improve air quality throughout the City and support an enhanced transit user experience.

NOW THEREFORE, BE IT RESOLVED BY THE MASS TRANSIT DEPARTMENT BOARD OF THE CITY OF EL PASO:

- 1. That the City Manager or designee be authorized to sign the Merchant Processing Agreement between the City of El Paso, through its Mass Transit Department (Sun Metro) and WorldPay, a limited liability company, for credit card payment processing services connected to validators that the public will use to purchase Sun Metro bus passes, for 36 months from the first day of the calendar month following the date WorldPay processes the first transaction; the term is automatically renewed for a period of 36 months unless the parties provide 90 day termination notice. The contract price is for 0.1% of each transaction plus \$0.10 per transaction processed charged at a monthly interval; and
- 2. That the City Manager or designee be authorized to take actions necessary and effectuate any budget transfers, sign all related agreements, amendments to such agreements and documents necessary to carry out the intent of this resolution.

APPROVED this 3rd day of January, 2024.

MASS TRANSIT DEPARTMENT BOARD:

Oscar Leeser, Chairman

Laura D. Prine

Laura D. Prime, Secretary

APPROVED AS TO FORM:

Joyce Garcia

ATTEST:

Assistant City Attorney

APPROVED AS TO CONTENT:

Jerry DeWhuro for Deputy Transit Officer
Anthony R. Dekeyzer, Director

Sun Metro/Mass Transit Department



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			MERCHANT I	NFORMATION			7.2023-WP
individual or busii	ness that opens an accou	nt. What this means to	y laundering activities, federal	law requires all finar	ncial institutions to obtain, verify your name, address, date of bi	y, and record rth, and other	information that identifies each rinformation that will allow us to
FEDERAL TAX ID ******* NUMBE 1			NUMBER OF LOCATIONS		iness Ever Filed Bankruptcy?	? ANY PRESENT INTENT TO FILE BANKRUPTCY? ☐ Yes 【 No	
Business Legal Nan City of El	1	OPRIETORSHIP, MUST BE O	WNER'S PERSONAL NAME) – TO AVOID		AME MUST MATCH FEDERAL INCOME TAX	RETURN	
•	("DBA")/DISREGARDED ENTITY/	STORE NAME (STORE NAME	E IS NAME THAT WILL APPEAR ON RECEI	PT)	STORE NUMBER	MCC/ 411	SIC 1 Commuter Transportati
		20.5		Γν			· · · · · · · · · · · · · · · · · · ·
	Physical address only—Nol ampbell Street	PO BOXES)		YEARS AT ADDRESS 50	CITY El Paso	STATE TX	ZIP 79901
,	DIFFERENT FROM PHYSICAL AD ampbell Street	DRESS)			CITY El Paso	STATE TX	ZIP 79901
BUSINESS PHONE (INCLUDE AREA CODE) (915) 212-3327 CUSTOMER SERVICE PHONE (INCLUDE AREA CODE) (915) 212-3333 EMAIL ADDRESS (FOR IQ REGISTRATION, AND, IN OUR DISCRETION, NOTIFICAL TREJOJ 20e1 pasotexas.gov							DUR DISCRETION, NOTIFICATIONS)
Business Fax (Inclu	DE AREA CODE)	DESIGNATED ACCOUNT F	ROUTING AND TRANSIT NUMBER	DEPOSIT ACCOUNT	DESIGNATED ACCOUNT DDA NUM 1. 9763173235	MBER	DEPOSIT ACCOUNT
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			(IF DIFFERENT TH.	AN DEPOSIT ACCOUNT)		(IF E	DIFFERENT THAN DEPOSIT ACCOUNT)
		3		EXCEPTION ACCOUNT	3		EXCEPTION ACCOUNT
			(IF DIFFEREN	IT THAN FEE ACCOUNT)			(IF DIFFERENT THAN FEE ACCOUNT)
	vernment entity or an entity or an entity or control		or controlled by a government of y: UNITED STATES	entity: 🛛 Yes			
	-			INFORMATION	cess		
customers. Lega	l entities can be abused to	disquise involvement	equires certain financial institution in terrorist financing, money land owners) helps law enforceme	undering, tax evasior	and record information about the corruption, fraud, and other fin	e beneficial o nancial crimes	wners of certain legal entity s. Requiring the disclosure of
Type of Legal Entit		ritity (i.e., the beneficie	ar owners) helps law emoreeme	in investigate and pr	oscoute these crimes.		
☐ Association/E ☑ Government (state/Trust Federal/State/Local)	☐ Individual/Sole Pi☐ Financial Institution	· ==-	/Тах-Ехемрт	☐ Partnership☐ Private Corporation		olicly Traded Corporation C Registered/Other
CONTROL OWNER	NAME Jesus Trejo	-	TITLE Business and Finan	ce Manager	SOCIAL SECURITY N		DATE OF BIRTH 12/23/1968
HOME ADDRESS (PHY	SICAL ADDRESS ONLY—No PO	Boxes)	1				HOME PHONE (915) 212-3327
CITY El Paso				STATE TX	ZIP 79901		CELL PHONE (915) 212-1174
Driver's License			DATE OF ISSUE		DATE OF EXPIRATION		
BENEFICIAL OWNER	NAME Ellen Smyth		Telfief Transit & Fi Operations Officer	eld % OWNERS	HIP SOCIAL SECURITY N		DATE OF BIRTH L1/14/1959
Home Address (Ph)	SICAL ADDRESS ONLY—No PO	Boxes)		<u> </u>			Поме Рноме (915) 212-6060
CITY El Paso				STATE TX	ZIP 79901		CELL PHONE (915) 212-1174
DRIVER'S LICENSE			DATE OF ISSUE	<u> </u>	DATE OF EXPIRATION	N	
BENEFICIAL OWNER	NAME Jesus Trejo		TITLE Business and Finance	% Owners Manager 1.00	HIP SOCIAL SECURITY N	-	DATE OF BIRTH L2/23/1968
HOME ADDRESS (PHY 300 N Campb	SICAL ADDRESS ONLY—No PO ell Street	Boxes)		·			HOME PHONE (915) 212-3327
CITY				STATE	ZIP		CELL PHONE
El Paso Driver's License			DATE OF ISSUE	TX	79901 DATE OF EXPIRATION		(915) 212-1174
BENEFICIAL OWNER	NAME		TITLE	% Owners	HIP SOCIAL SECURITY N	UMBER	Date of Birth
	I SICAL ADDRESS ONLY—NO PO	Boxes)	1	<u> </u>			HOME PHONE
Сіту				STATE	ZIP		CELL PHONE

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Application and General Torms and Condition

DRIVER'S LICENSE	upay		DATE OF ICO	NIF.				DATE OF EXPIRATION	7.2023-WP	
DRIVER 3 LICENSE		DATE OF ISSUE					DATE OF EXPIRATION			
BENEFICIAL OWNER	Name		TITLE				% OWNERSHIP	SOCIAL SECURITY NUMBER	DATE OF BIRTH	
HOME ADDRESS (PHYSICAL ADDRESS ONLY—NO PO BOXES)								·	Home Phone	
Сіту				STATE			STATE	ZIP	CELL PHONE	
Driver's License			DATE OF ISS	SUE				DATE OF EXPIRATION		
				AD	DITIONAL	L INFORM	ATION			
Current Ownershi	ip Established (Date): 01/01/	1873					_	Cards? ☐ Yes No		
Business Established (Date): 01/01/1873					Who is your Current Processor?					
MERCHANDISE/SERVI	CES SOLD								A	
Commuter Tra	ansportation					FOR CARD	NOT PRESENT TRANSACTIO	NS - MERCHANDISE IS DELIVERED	Average ticket \$\frac{1.50}{}	
						☐ Phy	sical 🗆 Elec	tronic 🗵 Both	High Ticket \$_500	
Average number	of days from whon cardbolder									
_	of days from when cardholder	Seasonal?	INo □Ye	es	Months A	Active:				
_	n products or services are by cardholder?	(If Yes, select			Jan □	Feb □	Mar □ Apr □ May	☐ Jun ☐ Jul ☐ Aug ☐	Sep ☐ Oct ☐ Nov ☐ Dec ☐	
	ED BY MERCHANT (EXCLUDING MANUFAC	TUDED WADDANTIES). R	ETLIDN F	POLICY:					
	Day ☐ 60-Day ☐ 90-Day ☐		'			-Dav □ :	30-Day □ 60-Day □	1 >60 Davs □ All Sales Fir	nal 🖂 Exchange/Store Credit Only	
Chargeback Perc								>60 Days		
Return Percentag	0						100 % +	Internet Transaction 0 %		
•	than 25 chargebacks in the past 12	months?	Card Not Present % =				Website (required for Internet sales)			
☐ Yes 🔣 No			10	otal			100%	Website (required for line	mot saids)	
Visa/MC/Discover	r volume related to pre-paid Sale	es? <u>0</u>		%	Estimated	d Total Visa	/MC/discover Monthly	Volume \$ <u>187</u>	50.00	
Percentage Requ	iired for Pre-Payment or Down P	ayment? 0		_%	Catimatas	J Total Ama	rican Evarage Manthly	. Valuma		
American Express	s volume related to pre-paid Sal	es?		%	Estimated	i Total Ame	erican Express Monthly	volume \$ 187	5.00	
	o opt out of receiving American									
	s, or any of its predecessors or a ® □ MasterCard® □ Dis				r MasterC	ard® Discov	er® or American Expre	ss®? □ Yes 🔼 No		
					SIT	E VISIT				
☐ Merchant prod	ceeds deposited into Member Ba	ank account					ranchise or Association	•		
	by a sales representative Da				•	'	'	th supporting documentation		
☐ Interior and ex	xterior photos of the Merchant's	location are attac					Merchant's represented RTIFICATION	d business?] No	
between the par of this page and applicable adder meanings specif officer, owner, p received a full ar all of the informa No modifications unless we conse treated as an ori this Agreement. By signing beliprovisions comindividually auth by obtaining con	ties and supersede all prior agre the preceding page "Application nda, schedules, exhibits, attachified in the Merchant Processing principal, or other authorized repnd complete copy of this Agreemation contained in the Applications, alterations, or manual change and to them in a separate writing iginal. Each undersigned represewow, Signer(s), on behalf of that ained in the Terms and Concorize(s) Processor (herein "Processumer credit reports on such si	nements or represent and the followin ments, or amend Agreement Terresentative of the lent, (iii) he or she is true, accurate so (including lining). This Agreements and warrants and (ii) a essor", "us" or "ogner(s); (ii) shares	tr) consists of consists of the consists of th	of the fetween edule to. Unit ditions. Yor so unders ete. Inless eccutes he is a be be e(s) Morour provide	following control the parties as titled repless other. Each per le propriet tands, and otherwise din count authorized bund by a leerchant is represent ded in the	component is whether is spectively, wise explicit is soon signification to identified accepts a pre-approferparts. A to sign on all of the p is aware o active to (i) if the p is aware of active to (ii) if the p is aware of active to (iii) if the p is a ware of active to (iii) if the p is a ware of active to (iii) if the p is a ware of active to (iii) if the p is a ware of active to (iii) if the p is a ware of active to (iii) if the p is a ware of active to (iii) if the p is a ware of active to (iii) if the p is a ware of ac	parts all of which are in written or oral with resp (2) the Merchant Procidity stated, all capitalizing immediately below the don page 1 of the Agill of the terms and concrete and/or pre-designates of the legal entities of the legal entities of the must comply we nvestigate him, her, or Processing Agreement	pect to the subject matter here essing Agreement Terms and ed terms that are used but no inis paragraph (each, as "Sigreement (the "Merchant" or ' ditions in this paragraph and e ted by us) you or Signer make duplicate copy of this Agreement a rement, including the choice the Rules Summary, and Merchant by utilizing a third-pa Application with third parties	n and constitute the entire agreement in: (1) the application which consists. Conditions, and (3) any and all other to defined in this paragraph have the ler') certifies that (i) he or she is a fixed or "you" or "your"), (ii) he or she has sewhere in the Agreement, AND (iverties to the Agreement will be effective ent executed by the parties shall be ind to bind such entity to the terms of the control of the parties of the terms of the control of the parties of the pa	
provided in this A Signer(s), on be and amounts du the Merchant, at which may beco forms or instrum Signer(s) certify 1. The number 2. I am not sub to backup withl	Agreement with our strategic par half of the Merchant, irrevocably e to us or payable to Merchant in uthorizes us to immediately corre- me due pursuant to this Agreen ents deemed reasonably necess y/certifies under penalty of per shown on this form is my cor	ther for the possing authorizes us to pursuant to this A ect such error. The nent. The Design sary by us. rjury that: rect taxpayer idu cause: (a) I am e	ble provision initiate Auto greement ar is ACH Auth ated Accour entification exempt from	n of su omate nd ACI norizati nt(s) m numb n back	bstantially d Clearing H rules an ion shall re nay not be er (or I an kup withhe	r similar sei House ("A d regulatio emain in fu c changed of n waiting folding, or	vices. (CH") debit and/or crec ns. In the event that a Il force and effect until or altered without thirty or a number to be iss (b) I have not been no	lit entries from and to the Descredit or debit entry is erroned we have collected payment or (30) days prior written notificated to me), and attified by the Internal Reveni	signated Accounts for all fees, cost- custy initiated, Signer(s), on behalf of all fees, costs, and amounts due of ation to us and the execution of ar	
Initial Term: 3	YEAR(S) The Terms and Co.	nditions of the A	Agreement o	determ	nine when	this Merc	hant Processing Agro	eement/Application and Pric	e Schedule become effective.	
The Internal I	Revenue Service does not req	uire vour or Sia	ner(s) cons	ent to	any prov	ision of th	is document other th	an the certifications required	to avoid backup withholding	

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7.2023-WP

MERCHANT PROCESSING AGREEMENT ACKNOWLEDGEMENT

You acknowledge receipt of the Merchant Processing Agreement, the Application, the Price Schedule, and any other applicable amendments, schedules, exhibits, and attachments (collectively the "Agreement"), including the documents listed below. This Agreement between the parties supersedes all prior agreements or representations between the parties whether written or oral regarding the subject matter of the Agreement. You represent that you have read the Agreement, including the portions contained on our agreement website (https://empower2.fisglobal.com/smbcontract.html), and you understand its terms and agree to be bound by them (including terms that we add or amend from time to time without notice and in our sole discretion). Whether or not we have formally approved your application, your submission of a transaction for processing, whether to us, Member Bank, or our third-party providers, is an expression of your consent to the terms of the Agreement. You can request a copy of the Agreement at any time by contacting a Customer Service Representative at (866) 622-2390 or your Relationship Manager • Terms and Conditions (7.2023) • Network Interchange Schedules (as applicable) Rules Summary Visa Disclosures Addendum A - General Services Addendum · Privacy Notice MERCHANT SIGNATURE DATE PRINTED NAME Jesus Trejo 1 Jesus Trejo

MERCHANT SIGNATURE

Ellen Smyth **Business Manager** 01/11/2024 PRINTED NAME TITLE DATE Ellen Smyth 2 Chief Transit Officer 01-12-2024 SALES REPRESENTATIVE SIGNATURE PRINTED NAME DATE Richard Dormer Richard Dormer MEMBER BANK: FIFTH THIRD BANK, N.A., LOCATED AT 38 FOUNTAIN SQUARE PLAZA, CINCINNATI, OH 45263 UNLIMITED PERSONAL GUARANTY AND CREDIT INFORMATION AUTHORIZATION In exchange for our and Member Bank's acceptance of this Agreement, each person signing immediately below this paragraph (each a "Guarantor") is signing this Agreement as a Guarantor of the Merchant identified on page 1 of the Agreement. By signing below, each Guarantor (i) accepts and agrees to be bound by the Continuing Unlimited Guaranty provisions contained in Section 11 of the Merchant Processing Agreement Terms and Conditions, and (ii) acknowledges and confirms that, prior to signing, he or she received and read those Continuing Unlimited Guaranty provisions. Each Guarantor individually consents and authorizes Processor, Member Bank, and/or either of their representatives, affiliates and assigns to conduct an initial and ongoing comprehensive credit investigation of him or her by utilizing a third-party credit-reporting agency PRINTED NAME SOCIAL SECURITY NUMBER DATE OF BIRTH SIGNATURE 1 HOME ADDRESS (PHYSICAL ADDRESS ONLY-NO PO BOXES) HOME PHONE NUMBER CELL PHONE NUMBER SIGNATURE PRINTED NAME SOCIAL SECURITY NUMBER DATE OF BIRTH DATE 2 HOME ADDRESS (PHYSICAL ADDRESS ONLY-NO PO BOXES) HOME PHONE NUMBER CELL PHONE NUMBER

Refer to Section 6 "Fees and Other Services" of the Terms and Conditions for additional pricing disclosures. You are responsible for and agree to pay all fees and charges we assess or that are associated with any services provided to you, including services not initially provided to you, and Additional Services and Optional Services as defined in the Agreement. PLEASE NOTE THAT CERTAIN MCC CODES ARE SUBJECT TO UNDERWRITING FEES, WHICH ARE IN ADDITION TO THE FEES IN THE TRANSACTION PRICING SECTION AND APPEAR IN THE ADDITIONAL FEES PRICING SECTION OF THIS APPLICATION. IF YOU HAVE QUESTIONS ABOUT WHETHER YOUR ACCOUNT IS SUBJECT TO UNDERWRITING FEES, PLEASE REFER TO THE TERMS AND CONDITIONS AND ADDENDUM A OR ASK YOUR REPRESENTATIVE FOR MORE INFORMATION.

RATES AND FEES								
Billing Frequency: Daily Monthly CREDIT AND SIGNATURE DEBIT TRANSACTION PRICING								
Visa/MasterCard/Discover/Americ	an Express OptBlue/	PayPal Program						
	Discount Rate	Transaction Fee	American Express OptBlue Program ² :					
Flat F	late Pricing		Is annual volume less than \$1,000,000.00?					
☐ Flat Rate Pricing ¹⁶	%	+ \$	If No, you are not eligible for the American Express OptBlue Program unless your Merchant Category Code is exempt from the \$1,000,000 annual volume threshold according to current					
☐ Flat Rate Plus Pricing ¹⁶			American Express OptBlue Program limitat (If No and your volume decreases to less the	han \$1,000,000.00,		rted to the		
Regulated Debit	%		American Express OptBlue Program unless Communication Fee ☐ Yes ☒ No.	·	, ,			
Credit and Signature Debit (other than Regulated Debit)	Above Regulated Debit rate + 1.00%	+ \$	(If Yes, you shall be assessed a communication fee of \$0.10/transaction for American Express) By initialing here, you elect to opt-out of the American Express OptBlue Program.					
Non-fully qualified transactions will be Discount Rate and Transaction Fee p	e assessed the above F		American Express Direct ² Account Numb			Ů		
(See Terms and Conditions under the	e section heading Tiered							
Tier	ed Pricing		American Express Direct Merchant Transac	ction Fee: \$	(this fee is in	addition to any other		
☐ Tiered Pricing ¹ Qualified	%	+ \$	applicable fees)					
Mid-Qualified	%	+ \$						
Non-Qualified	%	+ \$						
High-Risk transactions will be assessed the Fee plus an additional Discount Rate of up section heading <u>Tiered Transaction Pricing</u>	to .75% (See Terms an		roces					
		Interchan	ge Plus Pricing					
☑ Interchange+ Pricing ³	0.1000 %	+ \$ 0.1000	Transaction Risk Fee Unless the box in includes a Transaction Risk Fee from Rate and applies to transactions that carry Conditions under the section heading Trans	% up t a higher degree of	o 0.85% in addition	to your Discount		
			l —					
			Transaction Risk Fee Not Applicable w	hen checked				
			K Transaction Risk Fee Not Applicable will RANSACTION PRICING	hen checked		Transaction		
PIN Debit Pricing	Discount Rate	PIN DEBIT/EBT T		Setup Fee	Monthly Fee	Transaction Fee		
PIN Debit Pricing Interchange+3	Discount Rate		RANSACTION PRICING		Monthly Fee			
☐ Interchange+³	%	Transaction Fee	RANSACTION PRICING Electronic Benefits Transfer (EBT) Merchant FCS Number:	Setup Fee		Fee		
		Transaction Fee + \$	RANSACTION PRICING □ Electronic Benefits Transfer (EBT)	Setup Fee		Fee		
☐ Interchange+³	%	Transaction Fee	RANSACTION PRICING Electronic Benefits Transfer (EBT) Merchant FCS Number: Merchant Card Not Present FCS Number: RODUCTS & FEES	Setup Fee	\$	Fee \$		
☐ Interchange+³ ☐ Flat Rate⁴ ☐ SaferPayments Basic	%	Transaction Fee + \$ + \$ SECURITY P \$24.95/Month/MID	RANSACTION PRICING Electronic Benefits Transfer (EBT) Merchant FCS Number: Merchant Card Not Present FCS Number:	Setup Fee	\$49.9 (capped at \$400/I	\$		
☐ Interchange+³ ☐ Flat Rate4	%	Transaction Fee + \$ + \$ SECURITY P	Merchant FCS Number: Merchant Card Not Present FCS Number: RODUCTS & FEES PCI Non-Validation Fee	Setup Fee	\$49.9	\$		
☐ Interchange+³ ☐ Flat Rate⁴ ☐ SaferPayments Basic (Currently Included in Flat Rate) SaferPayments Basic option includes PCI assess	%	# \$ # \$ # \$ **SECURITY P \$24.95/Month/MID at 20 MIDs or \$499/Month)	RANSACTION PRICING Electronic Benefits Transfer (EBT) Merchant FCS Number: Merchant Card Not Present FCS Number: RODUCTS & FEES	Setup Fee	\$49.9 (capped at \$400/I	\$		
☐ Interchange+³ ☐ Flat Rate⁴ ☐ SaferPayments Basic (Currently Included in Flat Rate)	%	# \$ # \$ # \$ **SECURITY P \$24.95/Month/MID at 20 MIDs or \$499/Month)	Merchant FCS Number: Merchant Card Not Present FCS Number: RODUCTS & FEES PCI Non-Validation Fee	Setup Fee	\$49.9 (capped at \$400/lo Terms and Condition	\$		
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18589104	rocessing Agreemen	t
P	rice Schedule	

								each transaction se	ttled monthly
Compliance and Regulatory Fee* 159.0000 \$159.00/Year/M (capped at \$3,000/Cha				Underwriting Fee.* The Underwriting Fee applies to certain MCC codes and is in addition to other fees and charges. See below for details ⁸ Tier I 0.35% of total Credit, Debit Signature, and PIN Debit gross volume Tier II 0.25% of total Credit, Debit Signature, and PIN Debit gross volume Tier III 0.15% of total Credit, Debit Signature, and PIN Debit gross volume Tier IV 0.10% of total Credit, Debit Signature, and PIN Debit gross volume					
Application Fee* \$ Paper Statement Fee			onth/0	Chain)	\$	Retrievals Doo	Retrievals Documentation Fee*		\$
Setup/Installation Fee*	\$	Monthly Service Fee * (per Mo	/IID)	\$_0.00	Batch Fee* (pe	er item)		\$	
Non-Worldpay FFE Auth ⁹ * Early Deconversion Fe (Refer to Terms and Co			n Fee * (per Chain) nd Conditions, Section 7.b) \$\\ 0.0000 \]		For Tiered and (Refer to Adder	Chargeback Service Fee For Tiered and Interchange Plus Pricing: (Refer to Addendum A Section A.18 for details) For Flat Rate Pricing: \$30.00 per Occurrence			
Everyday Funding Monthly Service Fee (per MID) ¹⁸	\$								
		ADD	ITION	IAL PRODU	CTS				
☐ ReviewTrackers \$2-	☐ Authorize.Net ¹¹ Setup Fee Monthly Fee Transaction Fee		\$ \$	/Ml /Month/N /transacti	D NID	☐ FastAccess™ Funding Program Services¹2 % per dollar of accelerated Funding \$per deposit under such service			
□ ROAMPay ¹⁴ \$6.95/Month/TID Setup Fee Monthly Fee Additional User Fee				\$\$ \$\$	/Month/M			5 \$ \$	_/MID _/Month/MID _/Month/user/ID
☐ OmniFlex Services				☐ Comm	erce360 Serv	rices ¹⁹			
Setup Fee Monthly Fee Transaction Fee include authorization, settlement and tra An encrypted card reader or PIN Pad is include the cost of the required card rea	,,	but Merchai section, Pressection, Pressection, Pressection, Premix Omni-Commerce3 a Commerce3 c Includes e-co	nt may modify imium Terminala Terminala Terminala Commerce Termerce Onlyd 60 terminal with ba 50 terminal with en mmerce site and a account (either DI	sic Commerce360 Merchant hanced Commerce360 Mercl Commerce360 terminal with e	Portal features an annt Portal feature.	nmerce360. If no box If no box If no box If no box	is checked in this erce.		
		INITIAL EQUIPMENT (ORDE	R INFORMA	TION AND P	RICING			
	(L= Lease S=	Purchase 0 = Reprogram R = Re				cludes Shipping and F	landling)		
Environment(s) Retail		Front-e			J : / (=/		- 3/		
Model			Quantity		Pmt Code		Unit P	rice	
VAR - Prop Software - Other					()		0.00	
The above pricing for Equipment is f	or first equipment	I order only. Thereafter, any Equip	ment	you order will	be charged a	t our standard rates u	ınless otherw	rise indicated via an a	amendment. If at

any time your lease application is declined or in default (i) we reserve the right to assess our then current standard rates for your equipment or terminal hardware, (ii) we may require you to sign an amendment to this Agreement (iii) and the terms of this Agreement will remain in full force and effect. In addition, in the event the lease application requires additional verification and/or paperwork to activate the lease and you do not comply with such requirements for activation, we reserve the right to assess our then current standard rates for your equipment or terminal hardware.

PAYMENT APPLICATION DATA All merchants must comply with the Payment Card Industry Data Security Standard ("PCI DSS"). Merchant is required to maintain the security of card data and to comply with the requirements of the PCI DSS. Merchant must validate its compliance with the PCI DSS and provide us with evidence that Merchant (a) has successfully completed a Self-Assessment Questionnaire and scan(s), if applicable, and (b) is compliant with the PCI DSS. We may offer one or more PCI products or services (the "PCI Program") to assist merchants in securing card data and complying with PCI DSS. Information on the PCI Program is set forth in Section 6.G of the Terms and Conditions and the applicable fees for the PCI Program are set forth above in this Merchant Application within the SaferPayments Security. All gateway or other vendor supplied software must be compliant with the Payment Application Data Security Standard rules ("PA-DSS"). Although you may have provided information to us regarding your processing and payment application(s), we have not and will not provide you with any advice, nor have we or will we endorse or validate your payment application as being in compliance with the Payment Application Data Security Standard (PA DSS), the PCI DSS, or Visa's Payment Application Best Practices (PABP). You acknowledge and agree that you have reviewed and confirmed that your application(s) complies with the PA DSS, the PCI DSS, and the PABP. You agree to allow us to work directly with the third party provider(s) indicated below to implement the Services. You acknowledge and agree that in order to implement the Services, we may disclose Confidential Information to such third parties.					
Have you suffered a system intrusion or "hack" the	at resulted in the compromise of	of account data?	☐ Yes ☐ No		
☐ Payment Gateway (e.g. Authorize.net, etc.)	Name of Service Prov	vider/Gateway:			
Service Provider/Gateway Address and Phone No	umber:	-			
☐ VAR/3 rd Party Multi – Reseller:					
(Refer to Addendum A Section E. or Special Amendmen	t Additional Sonioss)				
Other Third Party Service Providers with Acce	,	liet\:			
	ess to Cardifolder Data (please	,			
Name of Third Party Service Provider		Address and Ph	none Number		
	Merc	hant Compliance	Contact Information		
Name: Jesus Trejo			Phone Number: (915) 212-3327		
Email Address (if preferred form of communication	n): TrejoJ2@elpasotexa	s.gov			
	Integrated S	oftware Solution	on (e.g. Micros, Aloha etc.)		
If not using a payment application (i.e. software) to pregarding terminals and Integrated Software Solution	rocess transactions, please mark s. Provide a separate document	"N/A" in the Payme, if necessary.	ent Application Vendor and Payment Application Name	section. Please provide all possible information	
Payment Application Vendor			Payment Application Vendor	5	
Payment Application Name		F	Payment Application Name		
Payment Application Vendor Phone Number		F	Payment Application Vendor Phone Number		
Version Number		١	Version Number		
Last Upgrade		L	Last Upgrade		
Type of Connection (e.g. Dial-up, Internet, etc.)			Type of Connection (e.g. Dial-up, Internet, etc.)		
Network Interchange Fees are included. Authorizations not settled will be assessed an Authorization Fee equal to the Qualified Transaction Fee. 2 American Express Direct transactions shall be assessed an additional fee of \$0.03 per transaction. The \$0.03 transaction fee does not apply to Interchange Plus pricing methodology or to merchants participating in the American Express Program. If you have elected for the Marketing Opt-Out, you may continue to receive marketing communications while American Express updates its records, and you will continue to receive important transaction or relationship messages from American Express. If you have not elected for the Marketing Opt-Out, your mailing address, phone number, and/or cell (or mobile) phone number may be used by American Express to send commercial marketing messages, which may include information about American Express products, services and resources. Network Fees and Communication Fees are assessed separately. Refer to Addendum A for further details. Fee is assessed if you do not have EMV enabled equipment and/or software and is determined based on the chargeback liability risk of your MCC as determined by us. Transactions evaluated monthly at MID level and assessed an all level when applicable. Based on the gross sales amount of each card present transaction. If selected, this fee will be assessed on all Visa, MasterCard, Discover, and American Express volume and is subject to \$10 monthly minimum. We may, in our sole discretion elect to waive this fee and instead assess to you the following fees as pass-through fees (which may be as an allocation. If this box is checked, the Visa Fixed Acquirer Network Fee ("FANF"), MasterCard Acquirer Fee, (iii) the Discover Access Fee (which may be as an allocation. We will assign you an MCC code based on your type of business. Certain MCC codes pose a greater operation risk on us. You will be assessed an Underwriting Fee if you fall into one of the below MCC codes. Refer to Addendum A for MCC codes 4712, 4713, 59					
¹³ Reserved. ¹⁴ You agree that the mobile processing service is used to accept credit transactions only (i.e. signature-based card transactions), and not PIN-Based Debit, EBT and/or gift card transactions. ¹⁵ The Monthly Fee includes up to 5 Merchant user accounts. The Additional User Fee will be assessed for each additional user account. Swipe Simple Register includes Swipe Simple Basic functionality and is available for use only with certain equipment types in our sole discretion.					
Network Fees are included. Fees designated with an asterisk (*) are waived for Flat Rate pricing. Fees with no asterisk or listed in the Additional Products, and Initial Equipment Orders sections are not included in Flat Rate pricing and will be charged separately. Where Flat Rate Plus Pricing is provided, the Flat Rate Pricing terms apply plus an additional fee of \$40.00 per month per MID in consideration of Merchant having available the following services at no additional charge: TruSpend Shopper (Analytics Lite) and ReviewTrackers. Merchant will also be offered free enrollment to GetUpside Service and Valutec Card Solutions Gift Card Program (third party usage fees apply). 17 Reserved.					
¹⁸ See Section E.19 of Addendum A for terms and ac ¹⁹ See Section E.20 of Addendum A for terms and ad	19 See Section E.19 of Addendum A for terms and additional information.				

7.2023-WP

VISA MEMBER BANK INFORMATION: Fifth Third Bank, N.A., 38 Fountain Square Plaza, Cincinnati, Ohio 45263, (866) 250-9764

IMPORTANT MEMBER BANK RESPONSIBILITIES:

- (1) A Visa Member is the only entity approved to extend acceptance of Visa products directly to a Merchant.
- (2) A Visa Member must be a principal (signer) to the Merchant Agreement.
- (3) The Visa Member is responsible for educating Merchants on pertinent Visa Operating Regulations with which Merchants must comply.
- (4) The Visa Member is responsible for and must provide settlement funds to the Merchant.
- (5) The Visa Member is responsible for all funds held in reserve that are derived from settlement.

IMPORTANT MERCHANT RESPONSIBILITIES:

- (1) Ensure compliance with cardholder data security and storage requirements.
- (2) Maintain fraud and chargeback below thresholds.
- (3) Review and understand the terms of the Merchant Agreement.
- (4) Comply with Operating Regulations.

The responsibilities listed above do not supersede the terms of the Merchant Agreement and are provided to ensure the Merchant understands some important obligations of each party and that the Visa Member (Acquirer) is the ultimate authority should the Merchant have any problems.

The parties agree electronic signatures will have the same legal effect as an original (i.e. ink) signature and that an electronic, scanned, facsimile, or duplicate copy of such signatures may be used as evidence of execution. A scanned, facsimile, or duplicate copy of this Disclosures page executed by the Merchant shall also be treated as and/or constitute an original.

MERCHANT LEGAL NAME City of El Paso MERCHANT SIGNATURE PRINTED NAME Ellen Smyth Chief Transit Officer 01-12-2024 Ellen Smyth

These Terms and Conditions apply to your card processing program. For simplicity, we refer to ourselves (i.e., Worldpay, LLC) as "Processor", "we", "our", or "us" in this document. We refer to you (i.e., the legal entity or sole proprietorship on the Application) as "you" or "your" or "Merchant." Other parties may also be parties to this Agreement (e.g., Member Bank, Guarantor, etc.). Terms that are capitalized but not defined are defined in Section 17.

Term and Exclusivity.

- A. Term. This Agreement binds you on the earlier of your execution of this Agreement or your submission of a transaction for processing. This Agreement binds us the earlier of (i) the date we issue you a Merchant Identification Number; or (ii) the date we process your first transaction. Unless otherwise stated in the Agreement/Application, the term of this Agreement is 36 months from the first day of the calendar month following the date we process your first transaction ("Initial Term"). Following the end of any term, the Agreement automatically renews for periods of 36 months, unless either party gives written notice of its intent to terminate or not renew the Agreement at least 90 days before the then-current term expires, provided that if automatic renewal of this Agreement violates the provisions of applicable law, the renewal term will be 30 days. For clarity, termination of this Agreement does not terminate your equipment
- B. Exclusivity. This Agreement is a "requirements contract." This means you shall exclusively receive the Services from us. However, we have no obligation to process a Visa or MasterCard transaction beyond the authority of a U.S. member of Visa and MasterCard, or to process Discover or American Express transactions outside the United States. Merchant agrees that Processor is Merchant's exclusive provider, at all of your locations, of the Services and any services that are the equivalent of the Services available from another provider, including any Services or their equivalents that relate to any Cardholder transactions originating at or with your Supplier that incorporates your goods and/or services. Prior to exercising any right of termination or non-renewal, you agree that we shall have a right of first refusal before you enter into an agreement with a third party for the Services. Except for term length, you agree that our right includes terms and conditions that are substantially similar to those discussed with the third
- 2. Rules, Regulations and Laws. As part of this Agreement, you agree to comply with, and to cause your employees and agents to comply with: (i) the Laws; (ii) the Rules Summary; (iii) the Operating Regulations and terminal update requirements related to optional Association programs, if applicable (and any related costs); and (iv) the confidentiality and security requirements of (a) USA Patriot Act and any related laws, rules, or regulations; and (b) the requirements or tal USA Patriot Act and any related taws, rules, or regulations; and (b) the Associations and Networks, including the Payment Card Industry Data Security Standard, the VISA Cardholder Information Security Program, the MasterCard Site Data Protection Program, the American Express Data Security Requirements (DSR), and any other Association or Network program or requirement. You accept any responsibility or liability (e.g., data breach liability) resulting from your decision not to participate in optional Association Programs (e.g., the Association EMV program).

Acceptance of Cards.

- A. You can elect to accept all card types, or only certain Visa and MasterCard card types ("Limited Acceptance"). You are solely responsible for your Limited Acceptance program. This includes: (i) policing card types at the point of sale; (ii) paying Association fees and charges for only accepting certain card types; and (iii) paying any costs we incur in connection with your Limited Acceptance. Our obligations are limited to those expressed in the Operating Rules. Should you submit a transaction for processing for a card type you have indicated you do not wish to accept, we may process that transaction and you agree to pay any applicable fees, charges, and assessments. The card types are: (i) "Debit Card" — U.S. and non-U.S. bank issued Visa or MasterCard Cards that access consumer asset accounts within 14 days of purchase, including stored value, prepaid, EBT, gift, or consumer check Cards; (ii) "Other Card" — all Visa and MasterCard Cards issued by a non-U.S. bank and all Visa and MasterCard Cards other than Debit Cards, including business and consumer credit Cards. Your Limited Acceptance program only applies to U.S.-issued cards. The Visa and MasterCard Operating Regulations require merchants accepting any Card product bearing a Visa or MasterCard symbol to continue accepting both debit and credit Card products issued by non-U.S. members.
- B. If we are unable to obtain, or choose not to obtain, authorization from an Association or Other Network, we may "stand-in" for the Association or Other Network. If we stand-in, we will authorize the Card transaction based on our own criteria. Our decision to stand-in does not change your obligation(s) to us.

change your obligation(s) to us.

4. Our Responsibilities.

A. We will provide the Services in accordance with our then-current systems, standards, and procedures. Nothing requires us to provide you with any special programming; any system, program, or procedure implementation, or any special hardware or software.

B. We will provide reports online for each fiscal day's activity by 10:00 AM ET the next calendar day. Such reports will include an accounting for each currency with supporting detail of transaction activity. Daily Proceeds, reserves and funds transfers for transaction settlement. services. Reports will be available for download on the online reporting tool for a period of 14 months from the date of issue. Reports may be upgraded, enhanced and/or modified by us at

- We will initiate payment to you for the amount of each accepted Card transaction only after we receive payment.
- D. We have the right to honor and rely on the request(s) or instruction(s) of any person we reasonably believe to be your representative or Agent. In the event we receive returned mail intended for you, we may, but are not required to, procure a replacement address according to our standard operating procedures.
- E. We are only responsible for processing credits and adjustments for Card transactions that we originally processed. You authorize us to audit all Card transactions and deposits. We have the right to withhold amounts from you if we discover inaccuracies.

 F. We may report information about your account, late payments, missed payments, or
- defaults to credit bureaus.
- G. We may suspend or cease providing any Services to you in response to a Member Bank, Network, or Association request. We will use reasonable efforts to notify you if we suspend or cease any Services.
- We are responsible for the security of Cardholder data we store or transmit on your behalf only while it is in our possession and control.

 5. Your Responsibilities.

- A. We have the right to charge your Designated Account without notice or to require payment from you in any appropriate situation for the amount of any Card transactions. This right includes Card transactions: (i) where merchandise is returned; (ii) where there is no valid authorization response; (iii) where the Cardholder has not given authority (e.g., improperly drawn, accepted, or endorsed transactions); (iv) where the Card transaction record is illegible; (v) where the Cardholder disputes the sale, quality, or delivery of merchandise or performance (v) where the Cardholder disputes the sale, quality, or delivery or merchandise or periormance or quality of services; (vi) where the Card transaction was drawn by, or depository credit given to, you in a way that breaches the agreement or violates the Laws or Operating Regulations; (vii) where we have not received and retained payment for the Card transaction (even if we have already paid you for the transaction); (viii) where it is alleged that you have failed to comply with the Operating Regulations, Rules Summary, or the Laws; (ix) where an Association or Other Network action (e.g., a chargeback or compliance case) is pending or has been resolved against Network action (e.g., a chargeback or compilance case) is perioning or has been resolved against you; (x) where we have incurred claims, damages, or losses from any source including Card issuers, or (xi) where the extension of credit for a Card transaction violated the Laws or Operating Regulations. Additionally, you remain fully liable to us for any transaction returned to us for any reason ("chargebacks" or for PIN debit Card transactions, "reversals"). You agree to review all chargeback related notices and reports (in any format). Your failure to respond to a chargeback or reversal within the applicable deadline may forfeit your chargeback rights. We have no duty to assist you in defending a non-compliance allegation related to a chargeback or
- B. You represent that any information you have supplied to us is true and accurate and that the name and tax identification number ("TIN") on the Application matches the name and TIN that you use to file your tax returns. You agree to update your information with us when it changes. We may need to share your TIN, entity name, processing volume, principal's social security number, or other information with governmental entities. You agree to cooperate with our requests for information for any reason. We may be required to withhold processing funds or to forward processing funds to the IRS if you supply incorrect information, or a state or federal law or government agency so requires. You expressly release us from any liability in connection with our withholding of funds or submission of information to a government agency, even if incorrect. You are responsible for any fines or penalties assessed against you or us.

 C. You shall not sell, purchase, provide, share, or exchange Cardholder name, address,

account number, or other information to any third party (including your Agent) other than us, the Associations, or the Networks, and then only for the purpose of completing a Card transaction.

You agree to balance and reconcile the Designated Account and the Reserve Account each day. You shall immediately notify us of any missing or improperly deposited funds. Additionally, you agree to review our (or our agents') reports (including those made available online), notices, and invoices. You agree to accept any report, notice, invoice, Service deficiency, or billing or payment error if you fail to reject or dispute it in writing within 30 days of the date we made it available to you. We may make our reports, notices and invoices available to you in accordance with our standard processes, which are subject to change. For 60 days following our receipt of your written notice of an error or deficiency, you agree to refrain from making any loss or expense claims against us so that we have time to investigate the situation. If you notify us that a Card transaction batch has not processed, we may, at our option, attempt If you houry to that a card warrance of the processed, we may a contribute, attempt to re-present the missing Card batches dated during the 90 day-period preceding the date we received your notice. We have no obligation to correct any errors that flow from your failure to comply with the duties and obligations in this paragraph.

comply with the duties and obligations in this paragraph.

E. You shall not sell, assign, transfer, or encumber any part of your interest in the Reserve Account, or any present or future rights under this Agreement, including your right to receive payments or funds. Neither we nor Member Bank are obligated to honor any purported attempt to sell, assign, transfer, or encumber any interest, rights, payments, or funds. In the event you breach this Section, we have the right to withhold funds payable to you, in addition to any other rights we may have at law or equity. You shall indemnify and hold us harmless from and against any claims, liabilities and damages that any person (including a purported assignee) may assert against us arising out of your purported sale, assignment, transfer, or encumbrance of all or any

of your present or future rights under this Agreement.

F. You agree to provide us with audited annual financial statements for your business using generally accepted accounting principles, at any time upon request. Additionally, you agree to provide any other financial information within fifteen days of a request by us.

G. You shall timely assist us in complying with all Laws and Operating Regulations related

- to the Services. This obligates you to execute and deliver all instruments we deem necessary for you to meet your obligations under the Agreement. Further, you agree to allow our auditors (third-party or internal), and the auditors of any Association or Other Network, to review the documents, records, procedures, systems, controls, equipment, and physical assets related to your transactions upon reasonable notice at any time. You also agree to assist our auditors as necessary. If an Association, Member Bank, or regulatory agency requires a third-party audit, or if the Operating Regulations or applicable law requires a third-party audit, we may retain a third party to perform the audit or require you to immediately retain a specific third-party auditor and provide us with a final audit report. You agree to pay our audit costs or the audit costs of Member Bank, an Association, or Other Network.
- H. In the case of a delayed merchandise delivery, you agree to deliver the Card transaction record to us within two business days of the merchandise delivery (or as we specify transaction record to us within two ousness days of the merchandise delivery (of as especially in the Rules Summary). You agree to electronically deliver all other Card transactions and credit records to us in a suitable format within two business days of the transaction (unless the Associations or Networks require the records earlier). You also agree to deliver Card transactions and credit records to us at least once every business day. Your delivery constitutes an endorsement of each recorded transaction. You authorize us or our representative to place your endorsement on any Card transaction at any time. We have the right to refuse to acquire any Card transaction. You waive notice of dispute related to any individual Card transaction.

 I. You shall not store Cardholder data, including track-2 data, in violation of the Laws or the Operating Regulations. Further, you shall not retain or store magnetic stripe data following

the authorization of a Card transaction.

J. You are solely responsible for the quality, accuracy, and adequacy of all transactions and information you supply. Accordingly, you shall implement and maintain adequate audit controls for monitoring the quality and delivery of data. When submitting Card transaction, settlement, and other data and information to us, you agree to follow our communications processes and document formats. You agree to only transmit information and data to us with a secure system

- K. You may use a third-party agent ("Agent") to perform some of your obligations under this Agreement, subject to our approval. Agents include your software providers and equipment providers. You shall cause your Agent to complete any Association-required steps or certifications (e.g., registrations, PABP, PCI-DSS, audits, etc.). You shall ensure that your Agent complies with all applicable requirements of this Agreement. You expressly assume all responsibility for the acts or omissions of your Agent as if they were your acts or omissions. If your Agent qualifies as a service provider under applicable Operating Regulations, you agree, at your expense, to cause the Agent to cooperate with us in our due diligence requests, and in performing any steps required for registration and certification. You are responsible for conducting your own due diligence on your Agents, including the filness of their services for a particular purpose and for determining the compliance of their services with the Operating Regulations and the Laws. You expressly assume all liability for the acts and/or omissions of your Agent even if we introduce or recommend the Agent, or resell the Agent's services.
- L. You agree that it is important to notify us about changes in your business. Because of this, you agree to provide us 30 days prior written notice of your intent: (i) to change business form or entity type; (ii) to sell stock or assets to another entity; or (iii) to make changes that would affect information on the Merchant Application. Additionally, you shall notify us within three days of any judgment, writ, warrant of attachment, execution, or levy against any substantial part (25%). or more) of your assets. Should you change or add locations, you agree to follow our standards and procedures. Unless we agree otherwise, you agree that you will only present Card transactions to us that correspond to the activities and volumes described on the Merchant Application. Accordingly, we must pre-approve increases in Card transaction volume of 25% or more over the amount stated in the Merchant Application. Changes in monthly volume, the stated average ticket size, or any other information on the Merchant Application entitle us to increase fees, delay or withhold settlement, or terminate this Agreement. Your failure to notify us of changes under this Section subjects you to liability for any losses or expenses we incur.
- M. Virtual Private Network ("VPN")/Secure Socket Layer ("SSL") Services. Our standard VPN and SSL services establish an internet connection between you and us for processing your transactions. You are responsible for: (i) ensuring that your communication equipment is compatible with our VPN or SSL; (ii) ensuring that each terminal with a connection to the VPN or SSL has an active personal firewall; and (iii) ensuring a secure key exchange and key management process (including a process for key revocation when your personnel leave). Our VPN or SSL communication interface relies on the internet. You agree that the internet is not always reliable, and that internet problems and issues may interfere with our ability to process your transactions. Any service levels that appear in other parts of the Agreement do not apply to the VPN or SSL connection or to transactions transmitted using the VPN or SSL connection. We provide VPN and SSL services in accordance with our own standards, which are subject to change without notice. You agree to comply with any VPN and SSL standards we or the Associations or Other Networks establish.
- Associations or Other Networks establish.

 N. Optional Services. We may offer you products and services through one or more third parties ("Optional Services"). You agree that, as available, the applicable third-party provider ("Provider") solely supplies and/or supports all Optional Services. We are not a party to your contracts with Providers. You are responsible for conducting your own due diligence on any Provider that you use, including the fitness of its services for a particular purpose and for determining the compliance of its services with the Operating Regulations and the Laws, even if we resell the Provider's services. You bear all of the risks associated with using an Optional Service. Although not an exhaustive list, we are not liable for: (i) exercising control over Provider; (ii) errors related to establishing and maintaining account relationships with Providers, or (iii) ensuring service levels with respect to the Optional Service(s). Our decision to offer any Optional Service shall not limit your duty to: (i) ensure that all account numbers are correct; (ii) notify Providers of changes to ACH, address, and account information; (iii) pay all fees, fines, damages, losses, or expenses arising in connection with your possession or use of an Optional Service; (iv) perform your own due diligence before using an Optional Service; and/or (v) perform any other proper act related to your use of the Optional Service. You agree to indemnify and hold us harmless for any damage, loss, claim, or liability arising from your possession and/or use of any Optional Service. Each Provider has the right to require you to enter into a separate agreement with it. Whether you and Provider enter into a separate agreement, you agree that: (i) your rights and duties regarding the use of an Optional Service are neither assignable nor delegable without Provider's prior written consent; (ii) you acquire no property right, intellectual property right, claim, or interest in any of Provider's systems, equipment, software, processes, programs, or data; and (iii) you shall protect the confidentiality of Provider's software and documentation.
- O. You agree to pay us all Provider-imposed fees and assessments in connection with your use of the Optional Service(s). Your obligation to pay us shall continue until: (i) you have notified Provider(s) of your intent to cancel the Optional Service(s); (ii) you have provided us with notice that (a) you have notified Provider of your intent to terminate, (b) you have returned all requipment and software to Provider, and (c) you have ceased receiving all Optional Services; and (ii) Provider no longer assesses us for your receipt of the Optional Services or for possession of the equipment or software. You waive all rights to contest, challenge, or withhold payment for any fees we assess for Optional Services until you have satisfied the conditions in the preceding sentence.
- You authorize us to contact your customers or their Card issuing bank(s) to find out information about any Card transaction. You shall not contact a Discover Cardholder unless authorized to do so by the Operating Regulations or required by Law.
- Q. <u>Bankruptcy.</u> You agree to execute and deliver to us any documents we request to perfect and confirm the lien, security interest, and setoff rights in this Agreement. You shall immediately notify us of any bankruptcy, receivership, insolvency or similar action or proceeding initiated by or against you or any of your principals. Further, you shall include us on the list of creditors filed with the Bankruptcy Court, even if no claim exists at the time of filing. This is an executory contract to make a loan or extend other debt financing or financial accommodations to or for your benefit and, as such, cannot be assumed or assigned in the event of your bankruptcy. This is a contract of recoupment and we are not required to file a motion for relief from the automatic stay to realize on any of the Secured Assets. Nevertheless, you agree not to contest a motion for relief from the automatic stay. You must adequately fund the Reserve Account to provide us with adequate protection under Bankruptcy Code § 362. We have the right to consume and offset against the Reserve Account to cover your obligations under this Agreement, regardless of whether they relate to transactions created before or after your bankruptcy filling. Because this Agreement contemplates the extension of credit for your benefit,

- you acknowledge that you cannot assign the contract in the event of a bankruptcy. We may immediately terminate the Agreement if you fail to comply with any part of this Section.
- Wireless Service Acknowledgement. We are not responsible for verifying your wireless service coverage, or for losses in coverage, or for your failure to maintain coverage. By selecting wireless service, you acknowledge that wireless coverage is not guaranteed, and we have no control over the wireless service providers or the decisions they make. Additionally, you acknowledge that if wireless service is lost in your area, the equipment will not operate with another wireless carrier. We are not liable if wireless coverage is lost in a specific area and the equipment can no longer be used as a wireless terminal.
- S. Virtual Terminal Processor Services and Fees. Our Virtual Terminal Processor Service (the "VT Service(s)") is an additional service (subject to separate fees and charges). It allows you to effectuate Card transactions within the merchant portal application in accordance with our standards. You represent and warrant that you have implemented and will maintain secure systems for using the VT Services and transmitting information to us. You are responsible for any authorized or unauthorized transactions initiated using your user IDs. You assume all liability for (i) acts or omissions arising out of your use of the VT Services; and (ii) risks associated with using software with internet connectivity.

Fees and Other Services.

A. You agree to pay fees, cost escalations, assessments, tariffs, penalties, fines, claims or other items under this Agreement or the Operating Regulations. We will periodically (daily, monthly, etc.) calculate your fees and charges and debit the account(s) that you designate ("Designated Account(s)") to collect those amounts. We have the right to determine and change the periodic basis in the previous sentence in our sole discretion, without notice. We have the right to round, assess, allocate, and calculate interchange, other fees, fines, and/or amounts, and impose a minimum fee on certain fees, fines, and/or other amounts imposed by the Associations and/or in connection with the Operating Regulations (e.g., fallback transactions, etc.). Additionally, on return, chargeback and other transactions, we may retain such interchange and/or other amounts in accordance with our standard operating procedures. We also have the right to assess some or all of the fees and charges via a separate or combined Services invoice(s). We will charge you for any fines, fees, penalties, loss allocations, assessments, registration expenses, certification expenses, telecommunication expenses, sponsorship fees and other amounts assessed by Member Bank and/or third parties or incurred as a result of your actions, omissions, or use of the Services, or those we incurred on your behalf under the Operating Regulations, the Rules Summary, and the Laws.

B. Transaction fees are fees charged on each authorization, Card draft, credit draft, or other transaction type, regardless of the stated total ("Transaction Fee(s)"). We may charge a Transaction Fee for any transaction activity. We may also assess a Risk Fee based on your MCC code. Subject MCC codes can be found in the Price Schedule and Addendum A. For avoidance of doubt, in the event Merchant elects to use buy now, pay later Services offered by Processor, Merchant will be subject to per Transaction Fees for said transactions in addition to all other applicable buy now, pay later fees owed (e.g., third party pass through fees) as memorialized in the Merchant Price Schedule, amendment or addendum.

C. VISA, MasterCard, and Discover Interchange fees, assessments, and other amounts will be sittle of the processor of the rolling and difficult of the Discourt Pale Transaction.

will be either: (i) assessed to you separate from and in addition to the Discount Rate, Transaction Fee, and other fees listed in the Application, or (ii) included in the Discount Rate and/or Transaction Fee listed in the Application. For American Express Card transactions under Interchange Plus Transaction Pricing, we will assess interchange fees, assessments and other fees in addition to the Authorization Transaction Fee and other fees described on the Application. For American Express Card transactions under Tiered Transaction Pricing, Interchange fees and other amounts will be included in the Discount Rate and/or Transaction Fee listed on the Application. For PIN debit Card transactions under Interchange Plus Transaction Pricing, we will assess interchange fees, sponsorship fees, switch fees, gateway fees, our Transaction Fee and other fees. For PIN debit Card transactions under Tiered Transaction Pricing, we will assess other rees. For Pin debit Card darisactions under hered transaction Pricting, we will assess interchange fees, sponsorship fees, switch fees, and gateway fees as pass through, and other amounts will be included in the Discount Rate and/or Transaction Fee listed on the Application. Certain fees are available upon request or through the Associations. You are responsible for conducting your own inquiry into the nature and type of applicable fees. The Discount Rate, Transaction Fee and other fees may be based, in whole or in part, on interchange rates, assessments, and other fees that the Associations and Other Networks periodically change.

D. Transaction Risk Fees; Tlered Transaction Pricing

i. Transaction Risk Fees; We assess Transaction Risk Fees on certain transactions that we determine carry a higher degree of risk. These higher-risk transactions may increase our operational, monitoring, and/or compliance obligations and costs. Factors that influence whether a transaction will be subject to a Transaction Risk Fee include whether it: (a) was key entered (i.e., the encoded card information was not read by a point of sale device); (b) was voice-(i.e., the encoded card information was not read by a point of sale device); (b) was voiceauthorized; (c) was not authorized; (d) was not transmitted to us for processing within 24 hours;
(e) was a Consumer or Commercial Reward transaction, a Visa Signature transaction, or a
MasterCard World Elite Card transaction; (f) was deemed a "Non-Qualifying" transaction by the
Operating Regulations and/or us (e.g., certain foreign transactions or transactions from business,
commercial, purchasing, or government Cards); (g) was difficult to capture; (h) was difficult to
authorize; (i) was submitted incorrectly; and/or (j) was not eligible for the lowest interchange fee
for any other reason. Additionally, your Card transactions may be subject to Transaction Risk Fees in instances where (1) your activities are outside the scope of or different from what was designated under your merchant category code or in the initial setup criteria used to establish the MID(s) associated with your account (e.g., your average ticket amount differs from what we used to calculate the Transaction Fee and/or Discount Rate, etc.); and/or (2) your terminal, software, or communications lines fail to function properly. The factors in this paragraph are not exhaustive and may change from time to time. The Associations require that information from the original authorization, including a lifecycle identifier, be retained and returned with subsequent authorizations and/or the settled transaction data; the Associations validate this information as part of the clearing and settlement process. If authorization data is not retained and returned at settlement, then the transaction will not clear as priced and will incur Transaction Risk fees

ii. Tiered Transaction Pricing. A tiered transaction is assessed a Qualified, Mid-Qualified, Non-Qualified, or High-Risk Transaction Fee and Discount Rate, or for flat rate plus pricing, Qualified Transaction Fees and Discount Rates plus, where applicable, a Non-Qualified Discount Rate, which is primarily based on interchange classifications under the Operating Regulations but may depend on other factors. You may be able to avoid processing certain nonqualified transactions by using a product established by the Associations that supports authorization and market data requirements. We do not guarantee that your transactions will qualify for any given rate, and we have no liability for a transaction's failure to so qualify. In addition, Card transactions that do not meet the necessary criteria for payment are subject to complete denial, reversal and/or chargeback. The items listed in this Section are not intended to

be a comprehensive list of all instances in which a transaction may not qualify as fully qualified.

Iti. From time to time the Networks may introduce new interchange categories or modify existing interchange rates and such changes may result in changes to how your transactions qualify

You shall pay all taxes imposed in connection with the Services. If we pay taxes for you, we can immediately debit your Designated Account or demand payment from you

- F. We may charge and you agree to pay for any non-specified service we provide and expense we incur at the request of or on behalf of you. Your use of any service not listed on the Application or provided at the commencement of the Agreement obligates you to pay any accompanying fees, charges, and related expenses. If you receive these Services you will be deemed to have consented to the fees, charges and expenses. We have no obligation to enhance or customize Services or additional services, but we may choose to do so for a separate fee. You shall take all necessary steps to ensure that you can receive the Services, at your own cost. This includes procuring equipment and software, and taking other steps as we direct.

 Certain other Services applicable to this Agreement are contained in Addendum A - General

 Services Addendum as may be published and modified from time to time by us and the parties
 agree that such addendum is incorporated into and made part of this Agreement and that such addendum shall apply only with respect to those addendum Services actually provided by us and received by you hereunder. We reserve the right to charge you a reasonable fee if we reasonably believe you are not fully compliant with the Rules Summary, Operating Regulations, Payment Card Industry Data Security Standard (*PCI-DSS*) or any Laws, or if you fail to prove compliance upon our request. This fee will be in addition to any other amounts payable under the Agreement.
- G. After your initial conversion to us, you agree to pay all direct and indirect costs (including those we, our affiliates, or our agents incur) related to any conversion to or from us as applicable, and/or relating to any programming effort affecting the Services.

If we advance funds to you or delay your obligation to pay funds, we reserve the right

to assess you a cost of funds in the manner and amount of our choosing.

I. Upon your request, we may transmit Banking Identification Number ("BIN") Files to you for a fee. We neither represent nor warrant the completeness or accuracy of the File. BIN File information is confidential and proprietary information of Visa and Master-Card and is subject to the confidentiality protections of this Agreement. You shall not use BIN File information for any reason other than to identify card type categories at the point of sale.

J. After we approve your Application, we will begin assessing any applicable monthly recurring charges. This Agreement subjects you to a Minimum Monthly Bill unless otherwise noted on the Application. In the event this Agreement expires or terminates for any reason, the Annual Fee or Semi-Annual Fee, as applicable, will not be prorated or refunded. If applicable, we may assess the ACH/DBA Fee listed on the Merchant Application for administrative services.

K. Under our Visa and MasterCard "Interchange Plus" pricing methodology you pay the Transaction Fees in the pricing section of this Agreement if your "Average Ticket" (i.e., the net monthly Card sales divided by the difference between gross monthly line items, less monthly returns) is less than or equal to \$150.00. If your Average Ticket in a month falls within the ranges described below, you shall pay the amounts listed below, in addition to the Transaction Fee:

Average Ticket \$150.00 - \$199.99 \$0.10/transaction \$200.00 - \$499.99 \$500.00 - \$749.99 \$0.25/transaction \$0.50/transaction \$750.00 or greater \$0.75/transaction

The Associations deem "fallback" transactions non-compliant transactions. A fallback occurs when a chip card (e.g., an EMV card) is presented at a chip terminal, but is processed using magnetic stripe data (e.g., the transaction "falls back" to a magnetic stripe transaction).

Termination or Suspension of Services.

Default Event. You are in default under this Agreement ("Event of Default") if: (i) we believe there has been a material or potentially material deterioration of your financial condition; believe there has been a material or potentially material deterioration of your financial condition; (ii) you become subject to any voluntary or involuntary bankruptcy, insolvency, reorganization or liquidation proceeding, a receiver is appointed for you, or you make an assignment for the benefit of creditors, or admit your inability to pay your debts as they become due; (iii) you cease doing business as a going concern, or there is a change in the identity of any person or entity owning, directly or indirectly, ten or more percent of the business; (iv) you are in breach of any of the terms of the Agreement; (v) we reasonably believe fraud may be occurring, including splitting tickets or laundering tickets; (vi) your name or your principals' names are listed on the MATCH (Membership Alert to Control High Risk Merchants) System or other security or credit alert systems, or you are identified under an Association risk monitoring program; (vii) we determine that your Card transactions or the circumstances surrounding your Card transactions have become irregular or increase our exposure to chargebacks, reputational, or other security risks; (viii) we receive instructions from an Association or Other Network to close your account: (ix) (viii) we receive instructions from an Association or Other Network to close your account; (ix) circumstances exist that could cause harm or loss of goodwill to the Associations or Other Networks; (x) you no longer meet the eligibility requirements of an Association or Network; (xi) your volume in a calendar month exceeds 120% of the average annual volume indicated on the Merchant Application; (xii) your non-card present transactions in a calendar month exceed 120% of the MO/TO and internet volume on the Merchant Application; (xiii) you experience returns greater than three percent; (xiv) you cease doing the kind of business described in the Merchant greater than three percent; (xiv) you cease doing the kind of business described in the Merchant Application; (xv) you fail to pay any amount to us when due; (xvi) in our opinion, provision of a Service might violate the Operating Regulations, Rules Summary, or the Laws; or (xvii) we believe that you have violated or are likely to violate the Operating Regulations, Rules Summary, or the Laws. We shall determine the existence of an Event of Default or Improper Transaction (defined in Section 7.A.). Our determination is conclusive unless you contest it in writing within one year. Upon the occurrence of an Event of Default, we may exercise any right or remedy in this Agreement without notice. These include: (i) terminating the Agreement; (ii) suspending or ceasing to provide the Services; (iii) collecting the early deconversion fee, if applicable; (iv) establishing a Reserve Account; (v) collecting any amounts you owe us by means of setoff, recoupment, or any other legal means; and/or (vi) assessing fees and recovering costs

associated with the investigation of any suspected fraudulent activity or Event of Default. Termination for any reason shall not relieve you of any liability or obligation you owe us. We have a right to assess fees and recover all costs associated with our investigation of suspected fraudulent activity or an Event of Default. You agree that we may retain the entire amount of the Reserve Account as liquidated damages if you engage in an Improper Transaction. If you accept transactions in connection with an Event of Default, we have the right to hold settlement funds and to subject them to a per month fraudulent transaction fee equal to 15% of the amount held. We have no liability to you for any direct or indirect losses you may suffer as a result of our suspension of funds disbursement or failure to pay transactions in connection with an Event of

B. <u>Early Deconversion Fee/Liquidated Damages</u>. If we terminate this Agreement after a breach by you, or if you wrongfully terminate the Agreement, you shall: (i) pay us the Early Deconversion Fee set forth on the Merchant Application for each "Merchant Chain"; and (ii) where you processed more than \$5,000,000 in gross transaction volume in the most recent twelve (12) month period at the time of termination (or, if the Agreement has not been in effect for 12 months, where your annualized run rate is projected to equal \$5,000,000 in gross for 12 months, where your annualized run rate is projected to equal 35,000,000 in gross transaction volume over a twelve (12) month period), pay us liquidated damages equal to your average monthly fees for the three calendar months that your revenue was highest during the preceding 12 months (or shorter period if the Agreement has not been in effect for 12 months), multiplied by the number of months then remaining in the term of the Agreement. For clarity, the Early Deconversion Fee includes costs of processing Chargebacks, restocking equipment, and deleting numbers related to your deconversion. You agree that the liquidated damages are fair and reasonable because it is difficult or impossible to estimate our damages following a breach or wrongful termination. Notwithstanding the above, no early deconversion fee will be charged to the extent it is prohibited by Laws or Operating Regulations. Additionally, you agree to pay us (i) any unpaid invoice; and (ii) any damages, losses, expenses, fees, fines, penalties, chargeback amounts, and adjustments we incur in connection with the Agreement. You authorize us to debit your Designated Account or to deduct amounts you owe us under this Section from the settlement funds we owe you. You are responsible for any collection fees, legal fees, and other

expenses we incur in recovering your delinquent amounts.

C. Return of Equipment/Materials. You shall return our equipment, promotional materials, advertising displays, emblems, Card drafts, credit memoranda, and other forms within 14 days of termination. You agree to immediately pay any amounts you owe for equipment costs.

Costs.

D. Remedies Cumulative.
Our rights and remedies under this Agreement and/or at law or in equity are cumulative.

E. Terminated Merchant File. You acknowledge and consent to our obligation to report your business name and the name of your principals to the Associations if we terminate you due to the reasons listed in the Operating Regulations, including for breaching this Agreement. You agree to refrain from bringing any claims against us for reporting you to the Associations

F. Termination of this Agreement for any reason does not automatically terminate your continued leave if applicable.

equipment lease, if applicable.

If we believe that any of your activities, or our performance of any service under the Agreement, could subject us to increased regulatory scrutiny or reputational harm, we reserve the right to (i) terminate the Agreement at any time; or (ii) suspend or cease providing any service or the Services at any time.

Other Termination Rights. We have a right to terminate this Agreement at any time

by providing you with 30 days written notice.

8. Authorization, Setoff, Reserve, and Security Interest.

A. You authorize us, our agents, and third parties to initiate ACH credit/debit entries to or any other account you maintain at any from the Designated Account, the Reserve Account, or any other account you maintain at any institution that is a receiving member of ACH, including for amounts you owe us, that we owe you, or for correction of errors. This authorization applies even after you change accounts. It survives the termination of this Agreement, until the later of: (i) two years from the Agreement's expiration; or (ii) the date you have satisfied all of your obligations to us. You shall ensure the Designated Account(s) have funds sufficient to satisfy your contingent and accrued obligations and duties under this Agreement. No attempt to change or alter the account (an "Account Change") is effective until we acknowledge the change on our system. Accordingly, you shall not close an old account until the new account receives the third deposit. We are not responsible for checking the accuracy of any Account Change your purported representatives submit in connection with an Account Change. Additionally, we are not responsible for liability associated with any Account Change unless it is due to our gross negligence or willful misconduct. You are solely liable for all fees and charges your financial institution assesses, including overdraft and NSF charges. You release and hold us harmless from any financial institution fees or charges, regardless of cause. We are not liable for any delays in receipt of funds or errors in debit and regardless of cause. We are not hable for any delays in receipt of fatures of seriors in coordinate credit entries caused by unaffiliated third parties, including the Associations, Other Networks, a clearing house, or your financial institution. We may audit and verify all Card and credits you accept. You agree that we may debit or credit your Designated Account for any inaccuracies. You also agree to be bound by the National Automated Cleaning House Association's operating

You agree that payment is due the date we originate an ACH debit transaction record to your Designated Account. Fees not paid when due bear interest at the rate permitted by Law. You are responsible for paying all fees, without set-off or deduction. We have a right to set-off amounts you owe us from amounts we owe you or your affiliates.

C. The closing of your Designated Account does not constitute a mutually agreed upon

termination of this Agreement.

As a specifically bargained for inducement for us to enter into this Agreement with you, we reserve the right at any time to: (i) create a reserve of funds ("Reserve Account") from settlement amounts or any other amount payable to you; (ii) require you to pay us the amount needed to fund a Reserve Account during this Agreement and/or pay any additional funds needed to maintain the Reserve Account at all times; and/or (iii) require you to establish an irrevocable standby letter of credit naming a beneficiary we designate ("Letter of Credit"). If we require security as described in the preceding sentence, you will immediately fund the Reserve Account or provide the Letter of Credit and maintain the Reserve Account or renew or replace the Letter of Credit as we instruct. We have complete discretion to determine the amount of any Reserve Account or Letter of Credit. You will increase either at any time upon our request. If a Letter of Credit will be cancelled, will not be renewed, or will not be in full force and effect, you will provide a replacement Letter of Credit upon our demand, on or before the date that we

determine Any Letter of Credit will be issued by a financial institution, in a format, and with an expiration date acceptable to us. We have the right to use the Reserve Account(s) and/or Letter(s) of Credit to cover amounts due or that might become due to us at any time. Reserve Account funds may be commingled with other funds and need not be maintained in a separate account designated in your name. Subject to the other terms of this Agreement, we have the right and discretion to retain funds placed into the Reserve Account until you request the funds in writing, and the later of (i) 270 days has passed following the termination of this Agreement; or (ii) 180 days has passed since the last possible chargeback (the later date shall be the "Refund or (ii) 180 days has passed since the last possible chargeback (the later date shall be the "Retund Request Date"). The Reserve Account becomes our property upon our notice to you if you engage in, or are suspected to have engaged in, (i) illegal business activities; (ii) collusive fraudulent transactions with Cardholders; (iii) laundering or aggregating illegal and/or brand damaging transactions; (iv) establishing your account with us through identity theft; or (v) any other fraudulent act. (each an "Improper Transaction"). You waive any contract right you have in the Reserve Account and its balances if you fail to object in writing within 90 days of the Refund Request Date or our notification of an Improper Transaction event.

We have the right to divert your funds to a Reserve Account or to temporarily suspend processing for a reasonable time to investigate any real or potentially improper transaction activity. Following an investigation, we may continue to maintain the diverted funds in a Reserve Account in accordance with this Section 8. We have no liability to you for diverting funds or

suspending processing.

F. This Agreement is a security agreement under the Uniform Commercial Code. You grant us a security interest in and lien upon all: (i) funds in the Designated Account; (ii) funds in the Reserve Account; (iii) amounts due you under this Agreement, including rights to receive payments or credits; and (iv) proceeds in any account or from any sale (collectively, the "Secured Assets"), to secure all of your obligations under this Agreement. For Secured Assets maintained Assets*), to secure an of your obligations under this Agreement. For Secured Assets maintained by Member Bank, you authorize Member Bank to comply with our demands regarding the Secured Assets. Our control of the Secured Assets with Member Bank constitutes a perfected interest under Article 9 of the Uniform Commercial Code. We may direct the disposition of the Secured Assets without further consent from you. You represent and warrant that we have the only security interest in the Secured Assets to a third party without our prior written consent. Additionally, we have a contractual right of set-off against the Secured Assets. Our right of set-off shall be deemed to have been exercised immediately upon the occurrence of an Event of Default without any action by us or notation in our records, even if we enter the set-off on our books and records at a later

- Indemnification and Limitation of Liability.
 You shall indemnify and hold us, and our directors, officers, employees, affiliates, and agents harmless from and against all proceedings, claims, demands, losses, liabilities, damages and expenses (including any fines, fees, assessments, audit fees, card replacement costs, or penalties levied against us by an Association, any Card issuer, or any Other Network, and attorneys' and collection fees and expenses) resulting from or otherwise arising out of: (i) the Services; (ii) any breach of any term or condition of this Agreement; (iii) any misrepresentation by you under this Agreement; (iv) your acts or omissions in connection with the Services under this Agreement, including the acts and omissions of your employees and agents; (v) your processing activities and provision of goods and services to Cardholders; (vi) any violation of the Operating Regulations, the Rules Summary, or the Laws; (vii) any guarantees we provide to a Operating Regulations, the rules surprised to the Laws, (vii) any gualantees we provide to a violation of the processing system resulting from arising out of, or in any way related to your ability to use the Services, including your use of an Agent or any other third party processor or system, or your ability to connect to the Internet or an external network, (ix) any act or omission of a third-party with which you have contracted; (x) any bankruptcy proceeding; (xi) effecting transactions with the use of a lost, stolen, counterfeit, or misused Card; (xii) any action you institute against any Association. Other Network or Card issuer following a chargeback or fine or (xiii) any action we take against the Designated Account, Reserve Account, or any other account you own, pursuant to this Agreement. You shall also defend, indemnify, and hold harmless the institution that maintains your Designated Account for acting in accordance with any instruction from us regarding the Designated Account. This indemnification shall survive the termination of the Agreement. Your enrollment in the Breach Assist Program only reduces your indemnification obligations under this Agreement by the amount we actually recover in connection with the Breach Assist Program, and only to the extent the recovered amounts specifically relate to a data breach solely involving you. The Breach Assist Program's limited indemnity waiver may not cover all the costs associated with a data breach. You may review the specific terms and conditions of the Breach Assist Program at www.royalgroupservices.com/breach-assist/, or by contacting a customer service representative at 1-800-393-1345 or 1-877-207-6727.
- EXCEPT FOR THOSE EXPRESS WARRANTIES MADE IN THIS AGREEMENT, WE DISCLAIM ALL WARRANTIES, INCLUDING ANY EXPRESS OR IMPLIED WARRANTIES OR MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. You acknowledge and assume all risks associated with the acceptance of cards. We are not liable for lost profits, lost business, or any incidental, special, consequential, or punitive damages (whether or not arising out of circumstances known or foreseeable by us) you or your customers or any third party suffers in connection with the Services. We are not liable for damages or losses wholly or partially caused by you or your employees or agents. Nor are we liable for any damages or losses you may sustain as a result of our exercise of post-default rights or remedies under this Agreement, provided we had a good-faith, reasonable basis to believe an Event of Default occurred. Our liability related to or ansing out of this Agreement shall not exceed the fees paid to us for the particular Services in question for the calendar month preceding the date of our relevant act or omission. The parties acknowledge that the limitations in this Section are integral to the amount of fees we charge for the Services. Except as otherwise described in this Section. to the amount or tees we charge for the Services. Except as otherwise described in this Section, your exclusive remedy for any claim against us is termination of the Agreement. We are not in default under this Agreement or liable for any delay or loss in the performance, failure to perform, or interruption of any Services resulting, directly or indirectly, from errors in data you or other parties provide to us, or any event beyond our reasonable control, including the Force Majeure Events defined below. If we defend a claim you bring against us and prevail, you shall reimburse us the costs, attorneys' fees, and other related expenses we incorrect.
- We are not liable for, nor in default under this Agreement, for any delays, failure to perform, loss of performance, or interruption in service resulting directly or indirectly from a Force Majeure Event. A "Force Majeure Event" includes labor disputes; fire, weather, acts of God; acts

of a public enemy; other casualty; power outages; funding delays (however caused); governmental orders or regulations; errors in data provided by you or others; international, domestic, and/or economic terrorism; or any other cause, whether similar or dissimilar to those just mentioned, beyond our reasonable control.

- D. Except for actions related to your failure to pay amounts due under the Agreement, no cause of action shall be brought by either party more than one year after it accrued.

 E. You recognize and agree that any limitations of liability set forth in this Agreement are
- fair and reasonable.
- Merchant acknowledges and agrees that certain Rules govern the relationships between various parties such as the Card Associations, Processor, Member Bank, and/or other entities (e.g., partners, etc.), and that any failure by Processor to abide by such Rules does not provide the basis for a breach of the Agreement claim by Merchant or any other third party. Confidentiality.
- A. We will be providing you with Confidential Information. "Confidential Information" includes this Agreement and information relating to our methods, techniques, programs, devices and operations and those of Providers, the Associations, and Other Networks. You shall not and operations and those of Providers, the Associations, and Other than to your employees and disclose Confidential Information to any person or entity, other than to your employees and agents who participate directly in the performance of this Agreement and need access to the information. You agree to comply with the confidentiality and security requirements of the Rules Summary, the Laws, and the Operating Regulations. This includes the Visa Cardholder Information Security Program ("CISP") found at www.visa.com/cisp; the MasterCard Site Data Protection Program ("SDP"), found at www.mastercard.com/sdp; and the American Express Data Security Operating Policy ("DSOP"), found at www.americanexpress.com/merchant; and any similar Association or Other Network program requirement. You acknowledge receipt of our notice of privacy policies and practices ("Privacy Notice"). Notwithstanding anything to the contrary in the Privacy Notice or this Agreement, we have the right to use, disclose, share, and retain any information you provide or that arises out of the Services, during the term and thereafter: (i) with your franchisor or franchisee(s), association(s) you belong to or belonged to at the commencement of this Agreement; (ii) with your affiliates; (iii) in response to subpoenas, at the commencement of this Agreement; (ii) with your annuates; (iii) in response to subpoenas, warrants, court orders or other legal processes; (iv) in response to requests from law enforcement agencies or government entities; (v) to comply with applicable Laws; (vi) with our affiliates, business partners and agents; (vii) to Associations and Other Networks and their designees, (viii) to Providers and their designees; (ix) to any other referral source or processor, including the applicable referrer, ISO/MSP, or independent Card office; (x) to perform analytic services for you, us and/or others, including analyzing, tracking, and comparing transaction and other data to develop and provide insights for those parties as well as for developing, marketing, and the provide insights for those parties as well as for developing, marketing, and the provided th other data to develop and provide insights for those parties as well as for developing, marketing, maintaining and/or improving our products and services; and/or (xi) to offer or provide the Services under this Agreement. You authorize us to (i) make public the execution of this Agreement and/or the provision of Services under this Agreement; and (ii) include your name and logo on a list of our customers that may be shared with the public. Upon our request, you agree to provide testimonial information regarding the Services.

 B. You must secure and prevent the unauthorized access of any systems and media containing account, Cardholder, or transaction information (physical or electronic, including
- account numbers. Card imprints, and terminal identification numbers). Except for Card drafts you maintain in accordance with this Agreement or the Laws or Operating Regulations, you shall render inoperative and unreadable any media you no longer deem necessary or appropriate to store. You shall notify us of the identity of any third party who will have access to Cardholder data ("Merchant Provider(s)"). You shall also ensure that (i) Merchant Providers cannot access Cardholder data unless authorized by the Operating Regulations; (ii) Merchant Providers have proper security measures to protect Cardholder data; (iii) you and Merchant Providers comply proper security measures to protect Cardinolder data, (III) you and Merchant Providers comply with the PCI DSS; and (iv) you have written agreements with Merchant Providers requiring compliance with the terms of this Section. You shall immediately notify us of any suspected or confirmed loss or theft of any transaction information. This includes any loss or theft from a Merchant Provider. You are responsible for demonstrating your and Merchant Providers compliance with the PCI DSS programs. You agree to provide us reasonable access to your locations and the locations of your Merchant Providers so that we can, at our option, verify whether you and your Merchant Providers can prevent future security violations. In the event of a suspected or confirmed loss or theft of information, you agree, at your expense, to provide any information, whether requested by us, an Association, financial institutions, or a local, state, or federal official in connection with the event. You further agree to cooperate in any ensuing investigation, including any forensic investigation. The information you provide in response to an investigation shall be considered our confidential information. The requirements of this provision apply to Cardholder data regardless of the medium in which the information is contained and regardless of whether you process transactions via internet, mail, phone, face-toface or any other method.

C. Our proprietary and confidential online portal service provides reporting detail about your use of the Services ("Portal Services"). We reserve the right to disallow, discontinue, suspend, or change your use of Portal Services at any time without notice. You agree to maintain the confidentiality of any Portal Services passwords in your possession. If we provide Portal Services to you, our only obligation is to make the Portal Services available in accordance with our standard operating procedures (e.g., then-current timeframes, standards, scheduling, and procedures, including those for setup, account access, and suspension of Portal Services). shall provide us with prompt written notice of account or user ID changes, including User IDs that are no longer active or should be deleted. You are solely responsible for any unauthorized access to Portal Services, including unauthorized employee or agent access, or third party access. We have no liability for third-party interruptions in Portal Services (e.g., internet providers), or errors or inaccuracies in the data reported to you.

D. Notwithstanding any current or prior election to opt in or opt out of receiving telemarketing calls or SMS messages (including text messages) from us, our agents, representatives, affiliates, or anyone calling on our behalf, or from Worldpay on behalf of another entity, you expressly consent to be contacted by us, our agents, representatives, affiliates, or anyone calling on our behalf for any and all purposes arising out of or relating to your account, at any telephone number (including a personal telephone number), or physical or electronic address you provide or at which you may be reached. You agree we may contact you in any user is activities DMS pressures of the proposed of the propos way, including SMS messages (including text messages), calls using prerecorded messages or artificial voice, and calls and messages delivered using auto telephone dialing system or an automatic texting system. Automated messages may be played when the telephone is answered whether by you or someone else. In the event that an agent or representative calls, he or she

may also leave a message on your answering machine, voice mail, or send one via text. You consent to receive SMS messages (including text messages), calls and messages (including prerecorded and artificial voice and autodialed) from us, our agents, representatives, affiliates or anyone calling on our behalf at the specific number(s) you have provided to us, or numbers we can reasonably associate with your account (through skip trace, caller ID capture or other means), with information or questions about your application, and/or account. You certify, warrant and represent that the telephone numbers that you have provided to us are your contact numbers. You represent that you are permitted to receive calls at each of the telephone numbers you have provided to us. You agree to promptly alert us whenever you stop using a particular telephone number. Your cellular or mobile telephone provider will charge you according to the type of plan you carry. You also agree that we may contact you by e-mail, using any email address you have provided to us or that you provide to us in the future. We may listen to and/or record phone calls between you and our representatives without notice to you as permitted by applicable law. For example, we listen to and record calls for quality monitoring purposes. Additionally, you acknowledge and agree that certain SMS messages (including text messages) may be sent on a one-time and/or non-recurring basis, which means that no opt out option will be available.

11. Continuing Unlimited Guaranty. This Section ("Continuing Unlimited Guaranty") applies to each person who signs this Agreement as a Guarantor (each a "Guarantor"). To induce us to enter the Agreement, each Guarantor jointly and severally guarantees the

prompt and full payment of all Obligations (defined below) when due.

A. The word "Obligation" is used in its most comprehensive sense. It includes all indebtedness, debts and liabilities (including principal, interest, late charges, collection costs, attorneys' fees and the like) that Merchant owes us, whether Merchant created the obligation alone or with others, and whether Merchant is primarily or secondarily responsible. Obligations can be secured or unsecured, absolute or contingent, liquidated or unliquidated, and direct or indirect. Obligations can be evidenced by note draft, a guaranty agreement, or otherwise. Obligations can exist now or arise in the future. It includes all payment obligations, indemnification obligations, and indebtedness Merchant owes us arising from or related to the transactions or Services under this Agreement.

Guarantor promises to pay any Obligation that Merchant has not promptly paid when Guarantor promises to pay irrespective of our actions or inactions regarding the Obligations, or whether we have enforced any security interest created under this Agreement. Guarantor further promises to pay irrespective of the invalidity, insufficiency, or unenforceability

of any Obligation. Guarantor's obligations shall not be affected, modified or impaired by any counterclaim, set-off, deduction or defense based upon any claim the Guarantor may have against you (Merchant) or us, except payment or performance of the Obligations.

C. Guarantor waives notice of any acceptances of this Continuing Unlimited Guaranty. Guarantor waives presentment, demand, protest, notice of protest, and notice of dishonor or other nonpayment of any Obligations. Further, Guarantor waives notice of sale or other disposition of any collateral or security we now hold or later acquire. The duties of Guarantor shall not be released, discharged, or modified by: (i) our extending the time for payment (for Merchant or Guarantor); or (ii) our delay or omissions in exercising any rights, taking any actions, or pursuing any remedies against Merchant or Guarantor. Guarantor agrees that we may release or modify any collateral, security, or other guaranties without notice or consent from Guarantor and without modifying Guarantor's duties to us. This is a guaranty of payment and not of collection. We have no obligation to demand or pursue any rights against Merchant, anyone else (including another Guarantor), or to exhaust any rights or remedies related to any collateral security, or other guaranties before demanding payment from Guarantor. Guarantor waives all defenses based on suretyship or impairment of collateral. Following a default under this Agreement, we may apply and/or setoff against amounts due to us any deposits, account balances, or other credits of Guarantor in our possession. Guarantor grants us a security interest in the items just described.

The obligations of any Guarantor shall be joint and several with Merchant and any other Guarantor under this Agreement. The property described in any collateral security documents Guarantor provides, whether previously, contemporaneously, or in the future, secures this Continuing Unlimited Guaranty. This Continuing Unlimited Guaranty shall be binding upon and inure to the benefit of the parties and their respective heirs, executors, administrators, successors, transferees and assignees. Other terms and conditions applicable to this Continuing

Unlimited Guaranty can be found in Section 12.L.

Miscellaneous Terms and Conditions. The following terms and conditions also apply.

Title to the Services. You agree that the Services are licensed and not sold. As a result, you only acquire a nontransferable, revocable, non-exclusive right to use the Services. The right exists only during the term of the Agreement, and only for the purpose of accepting and managing payments. We retain all right(s), title, and interest in and to the Services. This includes rights in materials we deliver to you, and any invention, development, product, trade name, trademark, service mark, software program, or derivative from any item just listed. shall not: (i) copy, reproduce, alter, modify, create derivative works, publicly display, republish, upload, post, transmit, resell, or distribute any of our material; (ii) permit any third party to use or benefit from the Services through a rental, lease, timesharing, service bureau, or other arrangement; (iii) work around, bypass or circumvent any of the technical limitations of the Services, use any tool to enable disabled functionalities, or decompile, disassemble, or reverse engineer the Services (unless the restriction is prohibited by the Laws); (iv) perform any act that interferes with proper access or use of the Services; or (v) use the Services in any manner not expressly allowed under this Agreement.

Notices. Unless otherwise stated, you shall deliver notices and other communications in writing via certified mail or reputable overnight courier (postage prepaid) to the following address: Worldpay, LLC, Attention: General Counsel/Legal Department, 8500 Governors Hill Drive, MD# 1GH1Y1, Symmes Township, OH 45249-1384. Notices delivered in this manner become effective upon our actual receipt. Our communications to you shall be delivered via email, facsimile (effective upon transmission confirmation), ordinary or certified mail (effective the seventh day after mailing), reputable overnight courier (effective the first day after submission to the courier), or via a report, communication via Portal Service or invoice (effective when made

available).

C. We have no obligation to process any Visa or MasterCard transaction beyond the authority of a U.S. member of Visa and MasterCard or any Discover Network Card or American Express transaction outside the United States and other United States territories.

D. <u>Account Debiting Authorization</u>. In addition to our other collection rights in this Agreement, you expressly authorize us or our affiliate to collect amounts due us or our affiliate by debiting any deposit account you maintain with Member Bank.

E. Amendments. We may amend this Agreement or change rates at any time. You do not have the same right. We will provide notice of changes in accordance with the notice Section of this Agreement. If you continue to process transactions after, or fail to notify us that you contest a change within seven days of actual or constructive notice, you will be deemed to have accepted that change. We have the right to make Association and Other Network changes and increases in interchange, fees, or assessments without providing you notice. You agree to pay these increased fees and charges throughout the term. We are not bound by any changes, additions, or deletions you make to the Agreement unless they are part of a written amendment that is signed by you and us,

F. <u>Assignment.</u> We have a right to assign this Agreement. Unless you get our prior written consent, you do not. This means that any assignment, even an assignment by operation of law, is prohibited without our consent. This Agreement shall be binding upon and inure to the benefit of the parties and their respective heirs, executors, administrators, successors, transferees, and assignees (if applicable). If you assign this Agreement without our consent, the assignee will be bound by the terms of this Agreement. Your sale of the business does not applicable to the property of the prop relieve the original owner or original Guarantors of chargeback or other liabilities, even those

occurring after sale.

G. Independent Contractors. We are not your agent, and we are not in a joint venture, or partnership with you (or vice-versa). Both you and we are independent contractors.

H. No Third-Party Beneficiary. Unless expressly stated in these Terms and Conditions, this Agreement is for the benefit of, and may be enforced by, only you and us, and our successors and permitted transferees and assigns. It is not for the benefit of any third party.

Employee and Agent Actions. You are responsible for the acts or omissions of your

employees and agents related to this Agreement and the use of the Services.

employees and agents related to this Agreement and the use of the Services.

J. Severability and Non-Walver. The invalidity or illegality of any part of this Agreement shall not invalidate the rest of the Agreement. The Agreement shall instead be construed as if the invalid or illegal provision were not part of the Agreement. Our delay or failure to exercise any right under this Agreement shall not operate as a waiver or estoppel of that right.

K. Signature. An original, a copy, facsimile copy, or digital, photographic or electronic copy of your signature serves as the signature for this Agreement. Further, duplicate original copy of your signature serves as the signature for this Agreement.

copy of your signature serves as the signature for this Agreement. Futurer, duplicate original records of this Agreement (digital, photographic, or otherwise) have the same force and effect as the original. The parties agree that contracting through electronic means including esignature or "click to agree" processes is an acceptable form of showing agreement.

L. Arbitration, Governing Law, Jury Walver, and Class Action Walver. This Section applies to you, any Guarantor, or any other party who claims an interest in this Agreement.

(a) The United Nations Convention on Contracts for the International Sale of Goods does

not apply to the Agreement or its subject matter.

- (b). The Agreement and any dispute, difference, controversy, or daim directly or indirectly arising out of, relating to, or otherwise in connection with it or its subject matter or formation (including non-contractual disputes, differences, controversies or claims) (a "Claim") shall be governed by and shall be construed, resolved, and enforced in accordance with the Laws of the tate of New York without regard to that state's choice-of-law provisions or principles. Except as otherwise provided in this Section, each party irrevocably agrees that any such Claim shall be resolved by arbitration in the City of Jacksonville, Florida, administered by the American Arbitration Association ("AAA") under its Commercial Arbitration Rules (including, when applicable, the AAA Procedures for Large, Complex Commercial Disputes but expressly excluding in all cases the AAA Supplementary Rules for Class Arbitrations). The parties hereby confirm their agreement that no Claim on behalf of or against a class or purported class may be asserted in such an arbitration; nor may any Claim for the benefit of or on behalf of the general public or other Claim as a private attorney general be asserted, or any collective Claim or Claim consolidated with another arbitration. The arbitrator shall decide any issues submitted in accordance with the provisions and commercial purposes of the Agreement and shall not have the power to award punitive, exemplary, or special damages or damages other than those described in the Agreement, Judgment on the award rendered by the arbitrator(s) may be entered in any court having jurisdiction thereof. Except as may be required by law, or if necessary, to obtain a judgment on the award, neither a party nor an arbitrator may disclose the existence, content, or results of any arbitration hereunder without the prior written consent of both parties.
- (c). Each party agrees that a Claim of any breach of any of the confidentiality, non-use, and (c). Each party agrees that a Chaim of any preact of any of the Contractions, increasing intellectual property obligations of the Agreement and/or of any infringement, ownership, and enforceability of any intellectual property right may result in irreparable injury to the other for which money damages would not adequately compensate, and each party shall be entitled to seek an injunction for any such Claim. Notwithstanding Section 12.L.(b), each party irrevocably: (i) agrees that the Florida state courts located in the City of Jacksonville, Florida, Duvid County, or the United States District Court for the Middle District of Florida, sitting in the City of Jacksonville, Florida, shall have exclusive jurisdiction to adjudicate any such Claim described in this Section 12.L. (c), shain have exclusive jurisdiction to adjudicate any such claim described in this Section with any such claim; (ii) agrees that such courts shall be the proper venue therefor; (iii) waives any defense of inconvenient forum to the maintenance of any action or proceeding so brought; and (iv) waives the right to trial by jury in any such action or proceeding.

 (d). Class Action Waiver. YOU AND/OR GUARANTOR ALSO WAIVE ANY RIGHT TO PARTICIPATE IN A CLASS ACTION AGAINST US OR MEMBER BANK.

 A. Headings and Construction. The parties have used the headings in this Agreement.

M. Headings and Construction. The parties have used the headings in this Agreement for convenience only. No heading shall affect the interpretation of any provision. These Terms and Conditions are subordinate to the Rules Summary, the Operating Regulations, and the Application (unless the Application is blank). Our approval of the Application does not guarantee you a right to receive processing. The parties have chosen the language in this Agreement to express their mutual intent. No rule of strict construction shall operate against any party. This Agreement constitutes the entire agreement between the parties with regard to the Services,

Agreement constitutes the entire agreement between the parties with regard to the Services, and supersedes all prior or other agreements or representations regarding the Services, whether written or oral. All prior understandings have merged into this Agreement.

N. Other Rights and Acknowledgements. We may change Member Banks at any time without notifying you. Any Member Bank may delegate all or part of its duties to its affiliate at any time, also without notifying you. We are an agent of Member Bank in connection with Visa and MasterCard transactions, and may use an ISO/MSP in connection with this Agreement. The ISO/MSP is an independent contractor and not our agent. Accordingly, ISO has no authority to

Merchant Processing Agreement Terms and Conditions

execute an Agreement on our or Member Bank's behalf. You owe Member Bank the same obligations you owe us. We may exercise any rights or remedies in this Agreement individually or jointly with Member Bank, and may likewise exchange or allocate the duties and obligations each owes to you.

Attorney's Fees. You shall reimburse and indemnify us for all attorneys' fees and other costs and expenses we incur or pay in: (i) defending our rights under this Agreement, (ii) enforcing the Agreement; or (iii) collecting any amounts you owe us under the Agreement.

P. <u>Survival</u>. Provisions that impose or could impose a continuing obligation on you shall survive the expiration or termination (for any reason) of this Agreement. This includes your fiability for chargebacks and reversals, your duty to indemnify us and Member Bank, and your duties with respect to account maintenance.

Q. Association/Other Network Agreements. You may sign an agreement with an Association or Other Network ("Other Merchant Agreement"). An Other Merchant Agreement is a separate and independent agreement. We have no responsibility for Association's, Other Network's, or your breach of an Other Merchant Agreement. We do not have to comply with the terms or conditions of an Other Merchant Agreement. We have a right to cease providing Services for any Other Networks or Associations in our sole discretion. Whether or not you have an Association/Other Network agreement, you agree to pay all fees, fines, assessments and penalties the Associations or Other Networks impose and agree that we may allocate those fees fines, assessments, or penalties in any manner and in our sole discretion. You agree that all POS terminals operate with unique keys according to PIN debit network requirements.

Routing. You authorize us to decide where to route a Card transaction.

If applicable, we and you shall abide by the requirements of 41 CFR §§ 60-1.4(a), 60-300.5(a) and 60-741.5(a). These regulations prohibit discrimination against qualified individuals based on their status as protected veterans or individuals with disabilities, and prohibit discrimination against all individuals based on their color, race, religion, sex, or national origin. Moreover, these regulations, if applicable, require each of us to take affirmative action to employ and advance in employment individuals without regard to race, color, religion, sex, national

origin, protected veteran status or disability.

13. Representations and Warranties. You represent and warrant that:

A. Information. Any information you have submitted is true, complete, and accurate. This includes information about your entity type, the nature of your business (e.g., products and services sold, manner of sale, etc.), and the financial condition and ownership and executive structure of your business.

B. <u>Corporate Power.</u> You and the person signing this Agreement on your behalf have the power to execute this Agreement and to perform under this Agreement. The person signing this Agreement may execute any future documents and take any future action on your behalf.

Existence/Organization. You are a person or an entity validly existing and organized in the United States

D. No Litigation. You have no knowledge of an actual or threatened action, suit, or proceeding against you that might impair your financial condition or prevent you from operating your business as you now conduct it. You have never appeared on MasterCard's MATCH system or the Combined Terminated Merchant File, except as already disclosed in writing.

Transactions. The Card Transactions you submit to us: (i) represent the obligations of the authorized Cardholder for merchandise or services actually sold, rented, or rendered (except for any delayed delivery or advance deposit authorized by the Operating Regulations) and must not involve any element of credit for any other purpose; (ii) represent bona fide Card/rentals of merchandise and/or services not previously submitted and do not represent a refinancing of any prior obligation; (iii) are not subject to any dispute, setoff, or counterclaim against the price; (iv) are not, to your knowledge or notice, fraudulent, not authorized by the Cardholder, or subject to any other infirmity or impairment; and (v) do not result from any sale outside your normal course of business, as described in the Application.

Products and Services. The following items are true: (i) you have complete power and authority to sell the products and services you offer and to display the advertisements you use; (ii) your products and services are not illegal, and you will not accept a Card for any illegal transaction; (iii) you will prominently and unequivocally inform each Cardholder of your identity at all points of interaction during the transaction to distinguish you from any other party; (iv) your products, services, and business name do not infringe upon the rights of any other person, including trademark, copyright, confidentiality or patent rights; and (v) you will not sell, market,

or display any products or services that would jeopardize our reputation.

G. PIN Debit & EBT Card Processing Services; Availability of Terminals. We will process PIN debit Card transactions for you if indicated in the Application or an amendment. If you accept EBT Cards, the terms in Addendum A shall apply. We will provide sponsorship services to you (through a third party bank), if applicable. You will take all steps necessary to ensure that point-of-sale devices and PIN pads will be available for Cardholder use and will furtile in a saliable manager. function in a reliable manner.

Equipment Program. The following provisions apply to you if you elect to purchase

supplies or purchase or rent equipment from us at any time:

A. Provision of Equipment. You acknowledge receipt of the equipment listed on the Initial Equipment Order Information and Pricing section of the Application. Our then-current standard pricing applies to the equipment. You agree to pay our then-current standard price (plus shipping) for any additional equipment or supplies.

B. Purchase. You are solely responsible for maintaining and repairing the equipment you purchase from us. We make no representations or warranties about the condition of the equipment, including any express or implied warranties of merchantability or fitness for a particular purpose. You agree to accept the equipment "AS IS," and to release us from any liability related to the equipment.

C. Rental Term. Unless purchase code "S," "L," or "O" appears in the Initial Equipment Order Information and Pricing section of the Application, each individual piece of equipment ("Rental Equipment") shall have a separate rental term. The term of each piece of Rental Equipment begins on its order date. It continues on a month-to-month basis. Any property interest in the Rental Equipment belongs solely to us (or our delegates or assigns). Either party may terminate the rental term for a piece of Rental Equipment on 30 days prior written notice. On the effective date of a termination, we may debit an amount equal to the fair market value of the Rental Equipment from your Designated Account. If you return the Rental Equipment within ten days of termination, we will refund the debited amount (less our determination of diminished value and/or cost of repairs). Call 866-622-2390 for a tag number and address for returning the Rental Equipment. You bear all return costs.

Equipment Swap Program. Our equipment swap program applies only to stand-alone PIN Pads and check readers, and terminals we support and integrate with PIN Pads or check Provider. If you use the program, we, or our designated equipment provider ("Equipment Provider"), will provide you with programmed terminal(s), PIN Pads or check readers (the "Replacement Equipment"). When you receive the Replacement Equipment, you shall mail, in accordance with any instructions, the Equipment Provider a corresponding number of used equipment of the same brand and model, in good working condition ("Merchant Equipment"). The Merchant Equipment becomes the property of Equipment Provider when it receives the equipment. If Equipment Provider does not actually receive the Merchant Equipment within 30 days off the date Equipment Provider shipped the Replacement Equipment to you, we will charge you our standard purchase price for the Replacement Equipment. The Replacement Equipment shall become your property only after we receive payment from you and Equipment Provider

receives the Merchant Equipment from you.

E. Equipment Re-Injection Services. We may offer equipment reinjection services for stand-alone PIN Pads and check readers, and for terminals we support and integrate with PIN Pads or check readers. To use this service, you must mall your equipment (in good working condition) to Equipment Provider via insured shipment. Equipment Provider will re-inject the

Merchant Equipment and return it to you.

We reserve the right to charge you shipping and handling fees for any equipment deliveries under the Agreement.

You agree that you will only permit employees who have read the operating instructions that we provided to operate the equipment. You also agree not to remove any equipment from its original place of installation without our prior consent. Neither you nor your employees may make modifications or additions to the equipment. Additionally, you shall only use the equipment in accordance with this Agreement. You shall not use the equipment for credit inquiry or account

werification.

H. We have the right, but not the obligation, to enter your premises to service equipment, and to confirm the existence, condition, and proper maintenance of the equipment. We shall exercise this right during reasonable business hours. You agree to surrender the equipment to

our authorized representative on our demand.

 Malfunctioning Equipment shall be shipped to Processor. If your equipment malfunctions, call 866-622-2390 for instructions from us. For equipment we have agreed to maintain, we will either repair the equipment or send you comparable equipment. For equipment we have not agreed to maintain, you are responsible for all equipment-related expenses. These include maintenance and replacement expenses. You agree to promptly notify us at our designated terminal help desk telephone number of any malfunction or other incident resulting in the loss of use of the equipment.

You agree to pay all equipment related fees, expenses, and costs. You also agree to review all reports and/or invoices we prepare or our agents prepare. Your failure to reject any

K. You are solely responsible for complying with the Operating Regulations and Laws regarding your use of the Equipment.

 Premier issue Gift Card Program. The following provisions apply if you elect to receive gift card program processing services and/or related services ("Gift Card Services") (excludes Valutec Card Solutions Gift Card Program)*:

A. Compliance with Laws. You are solely responsible for complying with the Laws related to the Gift Card Services. Upon our request, you shall periodically provide us with a written certification indicating your compliance with the Laws. We have the right to suspend or terminate the Gift Card Services if you fail to provide a certification. We make no representations or warranties about any sample materials we may provide to you. You use our sample materials at your own risk. Using our sample materials does not relieve you from any obligations you have

B. Merchant Gift Card Responsibilities. You are responsible for gift card issuance, acceptance, and unused funds, and for the preparation and content of the gift cards, and of the cardholder agreements and disclosures. You assume all responsibility for funding the gift cards. You are responsible for the accuracy and security of all gift cards and gift card transactions. You are also solely liable for any losses arising out of or related to fraudulent gift cards or gift card transactions, and for anything arising out of your and your gift card cardholders' participation in the gift card Services.

the gift card Services.

C. Cardholder Authorization Limits. You shall set and maintain cardholder authorization limits in accordance with the Laws and this Agreement. You shall notify us of the limits and any other terms and conditions applicable to your use of the Gift Cards.

D. Gift Card Affiliates. If we decide to provide Gift Card Services to your eligible affiliates and/or franchisees ("Gift Card Affiliates") at your request, you agree to ensure the compliance of your Gift Card Affiliates with this Agreement. You agree to guarantee full and unconditional responsibility for the performance of any obligations of each Gift Card Affiliate related to this or any agreement between us and the Gift Card Affiliate(s). You agree to accept full responsibility for resolving any issues arising out of the Gift Card Services between you and any Gift Card Affiliate. Upon request you agree to cause each Gift Card Affiliate to execute our standard Affiliate. Upon request, you agree to cause each Gift Card Affiliate to execute our standard addendum for Gift Card Services.

E. <u>Trademarks</u>. You are responsible for all content appearing on the Gift Cards. You represent and warrant that you have all rights and permissions necessary to use the content on the Gift Cards. You shall immediately notify us if a third party claims the Gift Card content infringes against its rights. You agree to indemnify and hold us harmless from any and all claims against us and any resulting liabilities, costs and expenses arising out of the content of the Gift Cards. This section shall survive termination of this Agreement. You agree that we may use your name, logo, trademarks, etc., in materials related to the Gift Card Services or in our own advertising.

* Use of the Valutec Card Solutions Gift Card Program requires execution of a Valutec Gift Card Merchant Agreement.

Special Association Considerations. There are a few special rules regarding your participation in the Discover or American Express Card programs.
 A. <u>Discover</u>. We have no liability for not processing or settling a retained Discover merchant's Discover Cards (as defined by Discover).

B. <u>American Express</u>. The following terms apply only to your American Express Program (see the American Express merchant requirements for capitalized terms).

You authorize us to exchange transaction and settlement information with American Express on your behalf.

- You agree to comply with the American Express Program terms provided in the Rules Summary, and the American Express Merchant Operating Guide, which can be located at http://www.americanexpress.com/merchanlopguide and is incorporated herein by
- iii. We may disclose Transaction Data, Merchant Data, and other information about you to American Express. American Express may use the disclosed information for any lawful
- In the event your Charge Volume exceeds (1) \$1,000,000 in a rolling twelve month period, or (2) \$100,000 in any three consecutive months ("High CV Merchant"). American Express may convert you to a direct Card acceptance relationship unless your Merchant Category Code is exempt from the High CV Merchant threshold according to current American Express OptBlue Program limitations. Upon conversion, you will be bound by American Express' then-current Card Acceptance Agreement and
- corresponding pricing and fees.
 v. You shall only sell bona fide goods and services at your establishment(s). Your Card transactions shall be free of liens, claims, and encumbrances, other than ordinary Card tax. Additionally, you shall not assign any payments you are due under the Agreement to a third party. However, you may sell and assign future transaction receivables to us or our affiliated entitles and/or any other cash advance funding source we (or our
- affiliates) partner with.

 This Agreement confers third party beneficiary rights in American Express for enforcing terms against you. It imposes no obligations on American Express.

 You may opt out of accepting American Express Cards in writing without affecting your
- rights to accept other payment products.
- We may terminate your right to accept American Express Cards if: (i) you breach the Agreement; (ii) American Express instructs us to do so; or (iii) you engage in fraudulent
- or any other activity justifying termination.

 You may not bill or collect from any American Express cardholder for any purchase or payment on the Card unless chargeback has been exercised, you have fully paid for the charge, and you otherwise have the right to do so.
- You agree to remove any American Express Licensed Marks from your website or any other location when your participation in the Program ends.
- xi. If you do not participate in the American Express Program or EA Program, we will have no liability for not processing or settling your American Express transactions. Further, American Express cards will not be included in the definition of Cards.
- Key Definitions. The following definitions are especially important:
 A. "Agreement" means the Merchant Processing Agreement (including these Terms and Conditions), the Application, Rules Summary, Operating Regulations, and any attached addenda, exhibits, schedules, or other documents.
- B. "Associations" means, collectively, MasterCard International Inc. ("MasterCard"), VISA U.S.A., Inc. ("VISA"), DFS Services LLC d'b/a Discover Network ("Discover") (including any card issuer of payment cards processed and settled through the Discover network, which may include Japanese Credit Bureau ("JCB"), China Union Pay ("CUP") and Diners Club International ("DCT"), and American Express Travel Related Services Company, Inc. ("American Express') and certain similar entities.

 C. "Application" means either the physical/virtual form or the act of making application
- to Worldpay by providing information via a web page user interface.

 D. "Cards" means Association or Other Network branded cards that enable consumers
- to purchase goods and services from Merchants.
- "Cardholder(s)": persons authorized to use Association or Network branded cards.
- F. "ISO/MSP" means an independent Card organization/member service provider operating under the Operating Regulations.
- 'Laws" means all applicable state, federal, and local laws, rules, and regulations.
- "Member Bank" means a member of VISA®, MasterCard® and/or Other Networks, as
- applicable, that provides sponsorship services in connection with this Agreement.

 I. "Operating Regulations" means the Association and Network bylaws, operating regulations, rules, policies and procedures. The Operating Regulations may be changed or updated from time to time without notice.
- "Other Networks" or "Networks" means, collectively, all Processor supported networks not defined above as Associations.
- K. "Rules Summary" means the document containing a summary of key Operating Regulations governing this Agreement as amended from time to time.

 L. "Service" means any services described in this Agreement and/or provided by us.

CHAIN:

AMENDMENT TO THE AGREEMENT

This Amendment to the Agreement is made among WORLDPAY, LLC ("Processor"), and Member Bank, and CITY OF EL PASO ("Merchant"). The "Agreement" shall mean the Bank Card Merchant Agreement, Merchant Processing Agreement, or other contract document for the Services provided by Processor to Merchant as previously executed by Merchant, and any corresponding Schedules, Addenda, Exhibits and Amendments thereto. The Agreement shall be amended in the following respects and shall become effective upon the first day of the calendar month following execution by the parties hereto ("Effective Date").

A. The Merchant Processing Agreement Terms and Conditions (7.2023) shall be amended as follows:

- Section 1.B, Exclusivity, shall be amended by deleting the last three sentences in their entirety.
- Section 5.E, shall be amended by adding the words "To the extent permitted by applicable law," before the words "You shall indemnify..." in the fourth sentence.
- 3. Section 5.G., shall be amended by deleting the last sentence in its entirety and substituting the following in lieu thereof:
 - "Should Processor conduct an audit which is not required by the Operating Regulations or is not requested by an Association, such audit will be at Processor's sole expense; otherwise the audit shall be at Merchant's expense."
- 4. Section 5.N, shall be amended by adding the words "To the extent permitted by applicable law," before the words "You agree to..." in the seventh sentence.
- 5. Section 7.B, shall be deleted in its entirety and substituted with the following in lieu thereof:
 - "B. <u>Early Deconversion Fee</u>. If we terminate this Agreement after a breach by you, or if you terminate the Agreement, you shall pay us the Early Deconversion Fee set forth on the Merchant Application for each "Merchant Chain". For clarity, the Early Deconversion Fee includes costs of processing Chargebacks, restocking equipment, and deleting numbers related to your deconversion. Notwithstanding the above, no early deconversion fee will be charged to the extent it is prohibited by Laws or Operating Regulations. Additionally, you agree to pay us (i) any unpaid invoice; and (ii) any damages, losses, expenses, fees, fines, penalties, chargeback amounts, and adjustments we incur in connection with the Agreement. You authorize us to debit your Designated Account or to deduct amounts you owe us under this Section from the settlement funds we owe you. You are responsible for any collection fees, legal fees, and other expenses we incur in recovering your delinquent amounts."
- 6. Section 7.H, shall be deleted in its entirety and substituted with the following in lieu thereof:
 - "H. Other Termination Rights. Either party has a right to terminate this Agreement at any time by providing the other party with 30 days written notice."
- 7. Secition 8.A, shall be amended by adding the following sentence to the end of the section:
 - "Notwithstanding the above, the Account designated and approved by the Merchant may only be changed upon prior written approval by the Merchant's Chief Financial Officer, Comptroller or Treasury Services Coordinator."
- 8. Section 8.D, shall be amended by deleting the last sentence beginning with the words "You waive any..." in its entirety.
- 9. Section 9.A, shall be amended be amended as follows:
 - by adding the words "To the extent permitted by applicable law," before the words "You shall indemnify..." in the first sentence.
 - ii) by adding the following to the end of the section:
 - "Subject to the other limitations, terms and conditions of this Agreement, we shall indemnify, defend, and hold harmless you, and your directors, officers, employees, affiliates and agents from and against all third party proceedings, claims, losses, damages, demands, liabilities and expenses whatsoever, including all reasonable legal and accounting fees and expenses and all reasonable collection costs, incurred by you, your directors, officers, employees, affiliates and agents to the extent resulting from or arising out of our gross negligence, or willful misconduct."
- 10. Section 9.B, shall be amended as follows:
 - i) By deleting the eighth sentence beginning with the words "Except as otherwise..." in its entirety.

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- ii) By deleting the last sentence in its entirety and substituting the following in lieu thereof:
 - "Unless prohibited by applicable law, if we defend a claim you bring against us and prevail, you shall reimburse us the reasonable costs, attorney's fees and other related expenses we incurred."
- 11. Section 10.A, Confidentiality, shall be deleted and substutituted with the following:
 - *10. Confidential Information.
 - (a) "Confidential Information" means all business or technical information disclosed by Disclosing Party to Receiving Party in connection with the Agreement. Merchant Confidential Information includes, but is not limited to, information relating to the methods, techniques, programs, devices and operations of Merchant and the details of Merchant's computer operations. Merchant Confidential Information does not include transaction information which has been de-identified or aggregated. Processor Confidential Information includes, but is not limited to, this Agreement, third party audit reports, and information relating to the finances, systems, methods, techniques, programs, devices and operations of Processor and/or the Associations. Except as required by law, neither party shall be obligated to preserve the confidentiality of any information that: (a) was previously known; (b) is a matter of public knowledge; (c) was or is independently developed without reference to or use of the other party's Confidential Information; (d) is released for disclosure with the other party's written consent; or (e) is received from a third party to whom it was disclosed by the Disclosing Party without restriction. Processor may use and disclose Merchant's name and logo as reasonably necessary to perform any Services.
 - (b) The party receiving Confidential Information ("Receiving Party") of the other ("Disclosing Party") will use the same reasonable efforts as it uses to protect its own Confidential Information of a similar nature (but in any event not less than a reasonable standard of care) to: (i) keep all Confidential Information of Disclosing Party strictly confidential; (ii) not disclose the Confidential Information of Disclosing Party to anyone other than its Authorized Recipients; and (iii) only use Confidential Information as permitted b applicable Laws. Receiving Party will promptly notify Disclosing Party if Receiving Party discovers any improper use or disclosure of Confidential Information and will promptly commence all reasonable efforts to investigate and correct the causes of such improper use and disclosure. "Authorized Recipient" means: (a) with respect to Merchant, Merchant and any employee of Merchant, and provided that such Authorized Recipient is not a competitor of Processor; and (b) with respect to Processor, Processor's Affiliates and their respective employees, contractors, or agents, in the case of (a) or (b) that has a reasonable need to know the Confidential Information in connection with the se or provision of the Services and who are required to protect and restrict the use of the other party's Confidential Information in accordance with terms substantially similar to the requirements of the Agreement. Without limiting the foregoing, Merchant agrees that it will fully comply with any and all confidentiality and security requirements of the USA Patriot Act (or similar law, rule or regulation), VISA, MasterCard, Discover, and/or Other Networks.
 - (c) If the Receiving Party believes the Confidential Information must be disclosed or made publicly available under applicable law, an order of a court of competent jurisdiction or in response to a request from a governmental regulator, Receiving Party may do so provided that, to the extent permitted by such applicable law, court of competent jurisdiction or governmental regulator, the Disclosing Party is given a reasonable opportunity to contest such disclosure and obtain a protective order, and shall in any event omit all pricing, service level or service specific information from any such disclosure or public filing, unless such omission is prohibited by law.
 - (d) Merchant acknowledges receipt of Processor's privacy notice ("Privacy Notice"). Merchant should direct any questions or requests for another copy of the Privacy Notice to a Processor customer service representative or Merchant's primary relationship manager, if applicable. Notwithstanding anything to the contrary in the Privacy Notice or this Agreement, Processor may use, disclose, share, and retain any information provided by Merchant and/or arising out of the Services, during the term and thereafter,: (a) with Merchant's franchisor, Merchant's franchisee(s), association(s) to which Merchant belongs and/or belonged as of the commencement of this Agreement, (b) with any affiliate of Merchant; (c) in response to subpoenas, warrants, court orders or other legal processes; (d) in response to requests from law enforcement agencies or government entities; (e) to comply with applicable Laws, regulations, or Operating Regulations; (f) with Processor's affiliates, partners and agents; (g) to perform analytic services for Merchant, Processor and/or others including but not limited to analyzing, tracking, and comparing transaction and other data to develop and provide insights for such parties as well as for developing, marketing, maintaining and/or improving Processor's products and services; and/or (h) to offer or provide the Services hereunder.
 - (e) Publicity. Merchant and Processor agree that they will work together to issue a mutually agreeable joint press release after the execution of this agreement and/or after the conversion of Merchant to Processor's Services. In any event, Merchant acknowledges and agrees that Processor may make public the execution of this Agreement by Merchant and/or any of Merchant's affiliates, and/or the Services that may be or have been provided under the Agreement. Merchant agrees that Processor may include Merchant's name and logo on a list of Processor's customers, which may be made public. Merchant agrees that, upon Processor's request, Merchant will provide testimonial information related to the Services received by Merchant hereunder."
- 12. Section 11.A, shall be amended by adding the words ", to the extent permitted by applicable law" after the words "indemnification obligations" in the last sentence of the section.
- 13. Section 12.L.(b) shall be deleted in its entirety and substutitued with the following in lieu thereof:

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- "(b). The Agreement and any dispute, difference, controversy, or claim directly or indirectly arising out of, relating to, or otherwise in connection with it or its subject matter or formation (including non-contractual disputes, differences, controversies or claims) (a "Claim") shall be governed by and shall be construed, resolved, and enforced in accordance with the Laws of the State of Texas without regard to that state's choice-of-law provisions or principles."
- 14. Section 12.L.(c) shall be amended by deleting the second sentence beginning with the words "Notwithstanding Section 12.L.(b)..." in its entirety.
- 15. Section 12.L.(d) shall be deleted in its entirety.
- 16. Section 12.O, Attorney's Fees shall be deleted in its entirety.
- 17. Section 12.P, Survival, shall be amended by adding the words ", to the extent permitted by applicable law" after the words "Member Bank" in the last sentence.
- 18. Section 15.E, shall be amended by adding the words "To the extent permitted by applicable law," before the words "You agree to indemnify..." in the third sentence.

Except as otherwise provided in this Amendment, the terms of the Agreement are hereby ratified and affirmed and shall remain in full force and effect.

TIMES TERMS	WORLDPAY, LLC Docusigned by: Alian A. Vistle
Signature Tracer Terome	Signature Alison A. Vieth
Printed Name Senior Deputy City Manager	Printed Name Corporate Counsel
Title	Title 05-Dec-2023 11:21 AM PST
Date	Date