MERCHANT	APPLICA	TION				
	Marabant	#				
	Merchant # New Location D Additional Location					
30-30 471		h Floor • Long I	sland City, N	Y 11101 • 1.80	0.933.0064	
Cynergydata Merchant Accepts Dona	te Wise Now®⊡	www.cyn Yes⊡No	ergydata.co	m		
By checking yes and signing this application and agreement, you indicate your accept	ance of the Greenwise	GreenSuite and Donate	-			
Business Information Note: Failure to provide accurate informa (See Terms and Conditions for further information)				per IRS regulat	ions.	
Legal Name (as it appears on your income tax return):	Name of Ac	count (Doing Bus	iness As):			
Legal Address:	Physical Str	eet Address (No I	P.O. Box):			
City: State: Zip:	City:			State:	Zip:	
Phone #: Contact:	DBA Phone	#:	Fax (#:		
Must Choose One Mailing Address: E-Mail Address:	Website Add	dress:	· · · · · · · · · · · · · · · · · · ·	,		
Federal Tax # (as it appears on your income tax return) # of Locations Years in Business	Years Owne	d Business				
Place of Legal Formation:	Country of F	Primary Business	Operations:			
Bank Reference:	Contact:	P (hone #:)			
Owners or Officers • Individual Ownership Must be Eq						
Name: Title: 1.	Date of Birth	1: A	pplicant's SS #	: % Equ	ity Ownership:	
Residence Address: City:		S	tate: Zip:		# Years:	
US Government Issued ID#: Type of ID: Expiration Date:	Country o	f Citizenship (if no	t US): Hom	ne Phone:		
Name: Title: 2.	Date of Birth	n: A	pplicant's SS #	: % Equ	ity Ownership:	
Residence Address: City:		S	tate: Zip:		# Years:	
US Government Issued ID#: Type of ID: Expiration Date:	Country o	f Citizenship (if no	US): Hon	ne Phone:)		
▶ Business Profile		Sales Pro	file			
Type of Ownership: Sole Proprietor Assoc/Estates/Trusts Joint Venture Corporation (Privately Traded) Corporation (Publicly Traded) Medical or Le	gal Corp	Merchant Type:	Discover/Visa/Ma (Be Accurate):	sterCard Sales Pro	ofile	
Partnership Tax Exempt Org Single Member LLC Multi Member LLC Limited Partnership Political Org Other:	Civic Assoc	Restaurant	Card Swipe		%	
Type of Goods or Services Sold: SIC Code:		Lodging	Manual Key Entry Card Present	/ with Imprint,	%	
Do you currently accept Discover ®/Visa/Mastercard? Name of Current Processo	ır:		Mail Order/Teleph	ione	%	
(If yes, you should submit 3 current months' statements.)		<pre>Internet Home Based</pre>	Internet		%	
Has Merchant or any associated principal disclosed below filed Tyes Date: bankruptcy or been subject to involuntary bankruptcy?		Other	Total =		100%	
▶ Business Trade Suppliers • List Two		1	.1			
Name: Address:	Contact:	P	hone #:			
Name: Address:	Contact:	P	hone #:			
▶ Merchant Site Survey Report • To Be Completed by Sa	les Represer	itative)			
		esidence Other				
		0-250 251-			No	
Does the amount of inventory and merchandise on shelves and floor appear consistent with this type of business? If No, explain:						
The Merchant: Owns Leases the Business Premises Landlord Name & Phone #:						
Further Comments by Inspector (Must Complete)						
I hereby verify that this application has been fully completed by merchant					premises of	
the merchant at this address and the information stated above is true a Verified and Inspected by: Office #: R	epresentative #	-	entative Signat		Date:	
X		X	- 0			

				▶□ Mail / Phone / In	ternet /	Touchton	e Rates	
Merchant Chooses to accept the followin DISC/VS/MC (Other Cards) Discount Ra VS/MC Discount Rate for Debit Cards AMEX Discount Rate:	ate:		%	Merchant Chooses to accept the follo DISC/VS/MC (Other Cards) Discount VS/MC Debit Card Discount Rate: AMEX Rate:	Rate: _			% % . <u>95</u> Monthly
▶Fees				▶Fees				
DISC/VS/MC Transaction Fee: Non-Bankcard Transaction Fee: Statement Fee: VIMAS Online Service: Monthly Minimum: Semi-Annual Fee: Debit Transaction Fee Plus Network Fee Debit Access Fee: EBT Transaction Fee: EBT Statement Fee: Batch Fee: Manual Imprinter: Chargeback/ACH Reject Fee: Retrieval Fee: Voice Authorization Fee : Gateway Access Fee: AVS Surcharge Government Compliance Fee: TIN Mismatch Fee: Early Termination Fee:	es:	\$5.00 \$0.95	Per Item Per Item Monthly Monthly Per Year Per Item Per Item Per Item Per Item Per Item Per Item Per Item Per Call Monthly Per Item Monthly Until Validated One Time	DISC/VS/MCT ransaction Fee: Non-Bankcard Transaction Fee: Statement Fee: VIMAS Online Service: Monthly Minimum: Semi-Annual Fee: MOTO/Internet Surcharge: AVS Surcharge: Batch Fee: Manual Imprinter: Chargeback/ACH Reject Fee: Retrieval Fee: Voice Authorization Fee: Gateway Access Fee: Government Compliance Fee: TIN Mismatch Fee: EarlyTermination Fee:	 QTY:		\$5.00	Per Item Per Item Monthly Monthly Per Year Per Item Per Item Per Batch One Time Per Item Per Item Per Call Monthly Until Validated One Time
Misc Fees:	Start Mo/Yr:	Amount:	Terms:	Misc Fees:		Start Mo/Yr:	Amount:	Terms:
#1				#1				
#2				#3				
#4				#4				

1) I/We understand and agree that while my/our discount rate as stated above will be charged on most electronically authorized payment card transactions that are in batches closed daily, charges up to 5% higher than my discount rate may apply where additional criteria is not met. Examples where higher rates apply include but are not limited to are MOTO, keyed in transactions, transactions without AVS, business and foreign card transactions. 2) Pass-through Association fees include Visa Acquiring Processing Fee, Visa Risk Identification Fee, Visa Misuse of Auth Fee, Visa International Service Assessment Fee (ISA), Visa Zero Floor Limit Fee, Visa Risk Identification Fee, Visa Misuse of Auth Fee, Visa International Service Assessment Fee (ISA), Visa Zero Floor Limit Fee, Visa Risk Identification Fee, Visa Misuse of Auth Fee, Visa International Acquirer Fee, MC Acquirer Program Support Fee, MC Cross Border Fee, and the MC Network Access and Brand Usage (NABU) Fee. Please visit the Association's website for further details. Do you use a third party to store or transmit Cardholder data? Yes No. Give name /address: (examples include, but not limited to hosting companies, shorping carts, Lovalty Programs, Electronic Data Conting). Give name /address: (examples include, but not limited to hosting companies, shopping carts, Loyalty Programs, Electronic Data Capture). Please identify any Software used for storing, transmitting or processing Card Transaction or Authorization requests

Merchant Benefits Club

Yes, I want to participate in the optional Merchant Benefits Club which includes equipment support and replacement for an additional \$14.99 per terminal/peripheral per month. Initials: X

American Express

By signing below, I represent that I have read and am authorized to sign and submit this application for the above entity which agrees to be bound by the American Express® Card Acceptance Agreement ("Agreement"), and that all information provided herein is true, complete and accurate. I authorize ESA and American Express Travel Related Services Company, Inc. ("American Express") and American Express's agents and Affiliates to verify the information in this application and receive and exchange information about me personally, including by requesting reports from consumer reporting agencies, and disclose such information to their agents, subcontractors, Affiliates, and other parties for any purpose permitted by law. I authorize and direct ESA and American Express and American Express's agents and Affiliates to inform me directly, or through the entity above, of reports about me that they have requested from consumer reporting agencies. Such information will include the name and address of the agency furnishing the report. I also authorize American Express to use the reports from consumer reporting agencies for marketing and administrative purposes. I understand that upon American Express's approval of the application, the entity will be provided with the Agreement and materials welcoming it to American Express's Card acceptance campaign. Retail - \$0.10 Trans Fee + 0.30% CNP Downgrade Services Wholesale & All Other - \$0.15 Trans Fee

Signature: X

Debit/Credit Authorization • Include a voided check or bank letter verifying bank account information.

Date

Date

Merchant authorizes Cynergy Data, LLC. ("Processor") or BMO Harris Bank, N.A., ("Bank") to present Automated Clearing House credits, Automated Clearing House debits, wire transfers, or depository transfer checks to and from the following account and to and from any other account for which Processor or Bank are authorized to perform such functions under the Merchant Processing Agreement, for the purposes set forth in the Merchant Processing Agreement. This authorization extends to such entries in said account concerning lease, rental or purchase agreements for POS terminals and/or accompanying equipment and/or check guarantee fees and amounts due for supplies and materials. This Automated Clearing House authorization cannot be revoked until all Merchant obligations under this Agreement are satisfied, and Merchant gives Cynergy Data written notice of revocation.

DDA:

ABA Routing:

INVESTIGATIVE CONSUMER REPORT: An investigative or consumer report may be made in connection with application. MERCHANT authorizes BANK or any of its agents to investigate the references provided or any other statements or data obtained from MERCHANT, from any of the undersigned individual credit or financial responsibility. You have a right, upon written request, to a complete and accurate disclosure of the nature and scope of the investigation requested.

AVERAGE TICKET SIZE: AVERAGE MONTHLY VOLUME: Each person certifies that the average ticket size and sales volume indicated is accurate and agrees that any transaction or monthly volume that exceeds either of the above amounts could result in delayed and/or withheld settlement of funds. Also, see paragraphs 5.4 and 15.3 of the MERCHANT Processing Agreement regarding suspension and termination of MERCHANT.

IMPORTANT NOTICE: All information contained in this application was completed, supplied and/or reviewed by the undersigned Merchant. Processor shall not be responsible for any change in printed terms unless specifically agreed to in writing by an officer of Processor and/or BMO Harris Bank, N.A., Chicago, IL. By signing below you are agreeing to the provisions stated within this merchant application, on the reverse side (the Merchant Agreement) and acknowledge receipt of the merchant operating guide. Those provisions must be read before signing. By signing below, you agree to the terms on the front and back of this MERCHANT Processing Agreement and the merchant operating guide.

Individual Guaranty • No Titles

As a primary inducement to Processor and Bank to enter into this Agreement, the undersigned Guarantor(s), by signing this Agreement, jointly and severally, unconditionally and irrevocably, personally guarantee the continuing full and faithful performance and payment by Merchant of each of its duties APPROVED BY BANK AND A MERCHANT NUMBER IS ISSUED.

and obligations to Processor and Bank under this Agreement or any other agreement currently in effect or in the future entered into between Merchant or its principals and Processor or Bank, as such agreements now exist or are amended from time to time, with or without notice. Guarantor(s) understands further that Processor or Bank may proceed directly against Guarantor(s) without first exhausting their remedies against any other person or entity responsible to it or any security held by Processor and Bank or Merchant. This guarantee will not be discharged or affected by the death of the undersigned, will bind all heirs, administrators, representatives and assigns and may be enforced by or for the benefit of any successor of Processor and Bank. Guarantor(s) understand that the inducement to Processor and Bank to enter into this agreement is consideration for the guaranty, and that this guaranty remains in full force and effect even if the Guarantor(s) receive no additional benefit from the guaranty.

AGREED AND ACCEPTED

#1 From Application - Signature

#2 From Application - Signature

For All Businesses • Business Resolution The indicated officer(s) identified in numbers 1 and/or 2 below have the authorization to execute the MERCHANT Processing Agreement on behalf of the here within named business. MERCHANT UNDERSTANDS THAT THIS AGREEMENT SHALL NOT TAKE EFFECT UNTIL MERCHANT HAS BEEN

Date:

Print Legal Name of Merchant Business	
X	
#1 From Application - Signature	Date
X	
#2 From Application - Signature	Date
X	
Accepted by Processor	Date
X	
Accepted by BMO Harris Bank, N.A., Chicago, IL.	Date

Cynergy Data, LLC. is a registered ISO/MSP of BMO Harris Bank, N.A., Chicago, IL.

This Merchant Agreement is entered into between the business indicated on the Merchant Application ("Merchant" or "you"), Cynergy Data ("CD" or "Processor"), and BMO Harris Bank, N.A. ("Bank"). The Processor and Bank may be collectively identified as "we" or "us" within the body of this Agreement.

Recitals

Merchant desires to accept Debit Cards and/or Credit Cards, ("Card" or collectively "Cards") as indicated on the Merchant Application. Bank and Processor desire to provide the Services to Merchant. Therefore, Merchant, Processor and Bank agree as follows:

1.1 Acceptance of Card Transactions

1.1 Acceptance or Gat interactions 1.1 The following requirements apply to all Card Transactions: (a) Merchant will accept without discrimination, all valid Cards properly presented by Cardholders for payment for goods or services. Merchant will prominently display the promotional materials provided by Processor and Bank in its place(s) of business. Use of promotional materials and use of any trade name, trademark, service mark or logo type ("Marks") associated with Card(s) shall be limited to informing the public that Card(s) will be accepted at Merchant's place(s) of business. Merchant's use of promotional materials and Marks is subject to the direction of Processor and Bank. When accepting a Card, Merchant will follow the steps provided by Processor and Bank for accepting Cards and will:

(a) Determine in good faith and to the best of its ability that the Card is valid on its face.

(a) Determine in good faith and to the best of its ability that the Card is valid on its face.
(b) Obtain Autorization (as set forth In Section 2, below) before completing any Transaction. Where Authorization is obtained, Merchant will be deemed to warrant the true identity of the customer as the Cardholder.
(c) Obtain a hinprint of the Card unless the Sales Draft is electronically generated from a swiped Transaction or is the result of an Internet, mail, phone or preauthorized order. Receiving an Authorization shall not relieve the Merchant of liability for Chargeback on any Transaction for which the Merchant did not tobilar an imprint of the Cardholders signature.
(d) Obtain an imprint of the Cardholder's signature on the imprinted draft before processing the Sales Draft if Merchant's terminal is unable to read the manefic string on the Cardholder's signature. to read the magnetic stripe on the Card.

by creat the magnetic stripe on the Card.
(e) Enter a description of the goods or services sold and the price thereof (including any applicable taxes).
(f) Obtain the Cardholder's signature on the Sales Draft and compare that signature to the signature on the Card.
(g) Deliver a true and completed copy of the Sales Draft and compare that signature to the signature on the Card.
(g) Deliver a true and completed copy of the Sales Draft and compare that signature to the signature on the Card.
(g) Deliver a true and completed copy of the Sales Draft and compare that signature to the signature on the Card.
(g) Deliver a true and completed copy of the Sales Draft and compare that signature to the signature on the Card.
(h) Legibly reproduce without alteration of the original Transaction receipt, the Cardholder's name, account number, expiration date and the Merchant's name of the Card Issuer as it appears on the face of the Card.
(i) Merchant is responsible for the actions of each of its employees, including their compliance with the terms and conditions hereof, and
(j) Any tax required to be collected must be included in the total Transaction amount and not collected in cash.
(k) Accept a Visa Card or Visa Electron Card for the purchase of Scrip
(m) Disburse funds in the form oftravelers cheques, if the sole purpose is to allow the Cardholder to make a cash purchase of goods or services from Merchant.

1.2 Prohibited Transactions.

(a) you cannot establish minimum or maximum amounts as a condition for accepting U.S issued Debit Cards; however a minimum payment, not to (a) you cannot establish minimum or maximum amounts as a condition for accepting U.S issued Debit Cards; however a minimum payment, not to exceed \$10 may be established for all other Card brands (b) federal agencies and higher education institutions only may establish a maximum payment for all card brands except for U.S. issued Debit Cards; (c) you cannot impose a surcharge or fee for accepting a Card; however, you may discount or offer incentitives for other forms of payment such as Debit Cards; cash, or check (d) you cannot establish procedures that discourges, favor or discriminate against the use of any particular Card; however, you may choose not to accept either U.S. issued Debit Cards, such as Debit Cards; cash, or check (d) you cannot establish procedures that discourges, favor or number, home or business address; or driver's license number; home or business address; or driver's license number; home or business address; or driver's license number; lone or business address; or driver's license number; lone card; however, you and ZIP code for a Card-present key-entered Transaction or order to obtain an Address Verification (AVS) (f) you cannot submit any Transaction representing the reinfance or transfer of an existing Cardholder obtains an Address Verification (AVS) (f) you cannot submit any or transaction ses establishmer except for Transactions or orduring Transactions originating from Cards of owners, partners or officers of your business establishmer except for Transactions on Cards in order to obtain a adarba except for your business of the accept for your account; (f) cash payments by and cash dibursements to cardholder os aby orbubited; (g) you must not accept and fransactions on Cards in order to obtain a adarba advance is strictly prohibited and may result in immediate cancellation of your account; (f) cash payments by and cash dibursements to cardholders of as orbibited; (f) wis or and that represent accudant agences and tha represent a durin a cands by and cash dibursements to cardholders a of goods or services. Submission of sales Transactions on Cards in order to obtain a cash advance is strictly prohibited and may result in immediate cancellation of your account; (1) cash payments by and cash disbursements to Cardholders are also prohibited; (1) you must not accept any direct payments from Cardholders for charges of merchandise or services which have been included on a Sales Draft; it is the right of the Card Issuing Bank to receive such payments; (k) you may not make any cash disbursements to a Cardholder as part of a Card Transaction except to the extent expressly authorized by the Merchant Application and Agreement or the Association Rules; and (1) you cannot submit at Transaction or asle to cover a dishonored check;(m) you cannot deposit a credit Transaction without a preceding debit Transaction; (a) you cannot require a cardholder's account number; card expiration date, signature or any other card data in plain view when mailed; (o) you cannot request or use a cardholder's account number; card expiration date, signature or any other card data in plain view when mailed; (o) you cannot request or use a cardholder including, but of Werok; (p) you may not process for payment any Transaction(s) representing the refinancing of an existing obligation of Cardholder including, but on timited to, obligations previously, owed to Merchant, or arising from the dishonor of a cardholder's personal check, and/or representing the collection of any other pre-existing indebednes; (u) you sall not require any Cardholder to ava ava vari of any Discourt duolicate Transactions.

to pay any part of any Discount Rate or charge imposed upon Merchant by this Agreement, (r) Merchant will not deposit duplicate Transactions, (s) A Card must not be accepted for the purchase of scrip, (1) A prepaid Card must not be redeemed for cash. Failure to comply with any of the Association Rules may result in fines, penalities and/or termination of this Agreement. 1.3 If you have indicated either in your Merchant Application and Agreement or by registering with us at least thirty (30) days in advance that you will limit your acceptance to either only accept Signature Debit Transactions or only accept Credit Card Transactions, then the following terms in this

will limit your acceptance to either only accept Signature Debit Transactions or only accept Credit Card Transactions, then the following terms in this Section 1.3 will apply: 1.3.1 You will be authorized to refuse to accept for payment either Signature Debit or Credit Cards that are issued within the United States. You will, however, continue to be obligated to accept all foreign issued Credit or Debit Cards issued by Discover, MasterCard or Visa, so long as you accept any type of Discover, MasterCard or Visa branded Card. 1.3.2 While many Debit Cards include markings indicating debit (such as Visa Checkcard, Visa Buxx, Gift Card, DEBIT or Mastermoney), many Debit Cards do not include any such markings. It will be your responsibility to determine at the point of sale whether a Card is of a type that you have indicated that you will accept. You agree to institute appropriate systems and controls to limit your acceptance to the Card types indicated. You may purchase a table of BIN and ICA numbers currently associated with Debit Card Transactions you por execution of confidentiality/non-cisicousre agreements required by the Associations. You will be responsible for updating your systems to utilize such tables and to obtain updated tables. 1.3.3 To the exert that you inadvertently or intertionally accept Transaction that you are not registered to accept is for a mark or non-qualified Credit Transaction and the Discourt Rate that will be applied to the Transaction will be your mid or non-qualified rate as described on a mark or non-qualified Credit Transaction and the Discourt Rate that will be applied to the Transaction will be your mid or non-qualified rate as described on accept and the fees secribed.

on page 2 of this application in the fees section.

on page 2 of this application in the fees section. 1.3.4 Based upon Merchant's choice to accept only the Card types indicated in your Merchant Application and Agreement, you must remove from your premises any existing signage indicating that you accept all Discover, Visa or MasterCard Cards and use approved specific signage reflecting your policy of accepting only Debit Cards or Credit Cards. 1.3.5 Notwithstanding any election not to accept Credit or Signature Debit Transactions, you may still accept PIN Debit Transactions if you have signed up for PIN Debit services. 1.4 Along with this Merchant Application and Agreement, you are being provided with Operating Procedures, which contain the operating procedures, instructional and other directives related to Card Transactions. You agree that if you process Card Transactions, you will comply with and be bound by the Operating Procedures for all Transactions you process. You may also request a copy of the Operating Procedures from your sales representative and or Processor at any time. and or Processor at any time.

1.5 Merchant will promptly examine all statements relating to the Account and immediately notify us in writing of any errors. Merchant's written notice must include: (i) Merchant name and account number, (ii) the dollar amount of the asserted error, (iii) a description of the asserted error, and (iv) an explanation of why Merchant believes an error exists and the cause of it, if known. That written notice must be received by us within 60 days after Merchant received the periodic statement containing the error.

2 Authorization

2 Autorization 2.1 You must obtain an Authorization for all sales that you submit to us.
2.2 An Authorization only indicates the availability of credit on an account at the time the Authorization is requested. It does not warrant that the person presenting the Card is the rightful Cardholder, nor is it a promise or guarantee that you will not be subject to a Chargeback. If you fail to obtain an Authorization or if you submit a Card Transaction after receiving a decline (even if a subsequent Authorization attempt provides an approval), your

an Authorization or if you submit a Card Transaction after receiving a decline (even if a subsequent Authorization attempt provides an approval), your Transaction may be assessed fines or frees by the Card Associations for which you will be responsible. These fines or frees by the Card Associations for which you will be responsible. These fines or frees by the Card Associations for which you will be responsible. These fines or frees by the Card Associations for which you will be responsible. These fines or fees by the rest of the Card Associations for which you will be responsible. These fines or fees by the rest of the Card Association an Authorization and rectly from your terminal before submitting a Transaction for settlement. 2.3 Do not attempt to obtain an Authorization number or with a telephone number for obtaining Authorizations, the Authorization you receive any not be valid. Even if the Transaction is initially processed and funded, it may be subject to a Chargeback that leate date. Also, if you receive an Authorization for which are a record of it and will be unable to verify that you receive the Authorization it is later questioned in a Chargeback. Where Authorization is obtained you will be deemed to warrant the true identity of the Cardholder. 2.4 You may not attempt to obtain multiple Authorizations and/or multiple Authorizations, you are subject to a Chargeback association of the sale from other Authorization sandor multiple Authorization spanter form of payment. If you accept and process a Transaction and Agreement. 2.5 If you utilize AVS, you must review the response from the Authorization separately from the response from the AVS. A Transaction can receive an Authorization separately from the esponse from the AVS. A Transaction can receive an Authorization separately from the dedress provided to you does not match the billing address on file at the address provide to you does not match the billing address on file at the address provide to you frame address on file at the address provide to yo

Authorization from the Issuing Bank even if AVS is unavailable or reflects that the address provided to you does not match the billing address on file at the Issuer. If the authorized Cardholder disputes such a Transaction, you will be responsible for the resulting Ortangeback. 2.6 Third Party Authorization System. If you have contracted with another Authorization network to obtain Credit Card Authorization, e., your terminal

2.6 Third Party Authorization System. If you have contracted with another Authorization network to obtain Credit Card Authorization, i.e., your terminal can split dail, faibility resulting from discrepancies with that network must be resolved between you and that network. We will not research Chargebacks resulting from Authorization approval codes obtained from another authorization service organization. Such Chargebacks will be passed through to you for resolution. If an Authorization provided by a third party authorization service organization. Such Chargebacks will be passed through to you for resolution. If an Authorization source and submit it to us within the time frame specified on the Chargeback documentation. If YOU CONTRACTED TO USE ONE OF OUR AUTHORIZATION SERVICES, DO NOT USE ANOTHER THIRD PARTY SYSTEM WITHOUT NOTIFYING CUST. TOMER SERVICE. OTHERWISE, WE WILL BE UNABLE TO SUCCESSFULLY RESEARCH AND DEFEND ANY AUTHORIZATION RELATED CHARGEBACKS. ON YOUR BEALT, THIS DELATY WILL SIGNIFICANTLY DECREASE YOUR TIME TO RESEARCH AND DEFEND ANY AUTHORIZATION RELATED CHARGEBACKS. REDUCING YOUR OPPORTUNITY TO REVERSE A CHARGEBACK.

If you utilize another authorization network, you will be responsible for the downgrade of any Transactions to a higher cost interchange that result from a mismatch of information to our systems and those of third party authorization networks. If you use a third party authorization network, you must also comply with Section 4.10. of the Operating Procedures.

3 Sales Drafts

3 Sales Drafts
31 Each Transaction that you submit must be supported by a single Sales Draft containing all of the following: (a) a clear imprint of the Card, showing account number and expiration date, truncated if applicable, (b) the signature of the Cardholder, (c) a short description of the goods or services sold, (d) the total amount charged, (e) your business name and Merchant number, and (f) you will retain the Merchant description of the goods or services sold, (d) the total amount charged, (e) your business name and Merchant number, and (f) you will retain the Merchant copy of the Sales Draft or credit memorandum for at least three years following the date of completion of the Card Transaction (or such longer period as the Rules require).
3.2 Instead of an imprint of the Card on the Sales Draft, you may rely on the terminal printout of the Card account number on the Sales Draft nor to cases where the terminal as bit to successfully read the magnetic stripe from the Card (i.e., the Card number is not keyed in) and the Transaction is authorized by the terminal without any Referral or voice authorization.
3.3 You may not combine different papers to create a single Sales Draft. All the requirements of the Sales Draft must be met by a single page document.
3.4 You must timely provide us with copies of any Sales Draft shart we request. Failure to provide us with a valid Sales Draft may result in a Chargeback.

3.5 If you accept a Transaction where you do not obtain a Sales Draft meeting all of the requirements of Section 3.1, you do so at your own risk.

4 Mail Order, Telephone Order, Internet Transactions.

4 mail order, releptione order, miertier i nanacciois.
You may only equipage in mail/leptione/internet orders provided they do not exceed the percentage of your total bankcard volume reflected on your Merchant Application and Agreement, realiture to adhere to this requirement may result in cancellation of this Merchant Application and Agreement, realiture to adhere to this requirement may result in cancellation of this Merchant Application and Agreement, realitate your Services. Mail/Telephone/Internet Transactions have a substantially higher risk of Chargeback. Since you will not have an imprinted or maprically swiped Transaction and you will not have an imprinted or magnetically swiped Transaction adhou will and have the Cardholder's signature on the Sales Draft as you would in a face-to-face Transaction, you will assume all risk associated with accepting a mail/telephone/Internet order Transaction.

5 Settlement of Card Transactions
5.1 Subject to your compliance with Association Rules and this Merchant Application and Agreement, Bank will settle the Card Transactions for Cards specified in your Merchant Application and Agreement and will initiate a transfer of applicable funds to you. Such funds shall be subject to our withhold-ing, set-off, security and reserve rights. All settlements for Discover, MasterCard and Visa Card Transactions will be net of creditisrefunds, adjustments, applicable Discount Rates when due. Chargebacks and any other amounts then due from you. All payments to you are provisional and are subject to, among other things, Chargebacks, fees and fines imposed by the Associations. We will not be liable for any delays in receipt of funds or errors in debit and credit entries caused by third parties, including, but not limited to, any Association and Agreement, we may, without prior nolice, suspend payment of any funds should any Event of Default occur or if we have reason to believe there is any fraudulent activity related to the Transactions that you submit to us.

submit to us. 5.3 The "Combined Estimated Monthly Volume for MCN" and "Estimated Highest Ticket/Sales Amount for MCN" appearing on your Merchant Application and Agreement is the maximum monthly Transaction volume and maximum Sales Draft amount that you are permitted to submit to us. If you exceed these amounts, we may hold your funds and/or interrupt or terminate Services. Any request for an increase to these amounts is contingent upon our order written approval. prior written approval. 5.4 Account Monitoring. Merchant acknowledges that Processor will monitor Merchant's daily Credit Card Transaction activity. Merchant agrees that

Processor may upon reasonable grounds, divert the disbursement of Merchant's funds and/or temporarily suspend processing under this Agreement and/or terminate this Agreement, and Processor shall provide Merchant with notice of such action. Reasonable grounds shall include, but not be limited to, the following: suspicious or unusual Transaction activity; material variance in the nature of Merchant's business, type of product and/or service sold, average ticket size, monthly volume or swiped/keyed percentages, from such disclosures made by Merchant in this Agreement; Merchant does not authorize Transactions; receives excessive retrieval requests against Merchant's prior activity; excessive ACH rejects or Excessive Chargebacks are authorize Transactions; receives excessive retrieval requests against Merchant's prior activity; excessive ACH rejects of Excessive Chargebacks are debited against Merchant's prior activity. If the Merchant's funds are diverted by Processor or Processor has temporarily suspended processing under this Agreement, such diversion or suspension shall be for any reasonable period of time required by Processor to fully investigate Merchant's account activity and resolve, to Processor's sole satisfaction, the subject questionable, suspect or fraudulent Transactions activity of Merchant. Any funds diverted shall be maintained by Bank in a non-interest bearing account at Bank. Bank and Processor shall have no liability for any losse, either direct or indirect, which Merchant may attribute to any diversion of funds, suspension of processing or termination of this Agreement by Processor pursuant to this paragraph. Processor will assess all fees and expenses incurred in relation to its investigation of suspicious or tursual Transaction activity, which includes activity that deviates from this Agreement. In addition, Processor's monthly investigate the for orducting its internal investigation of suspicious activity shall be a monthly amount equal to up to ten percent (10%) of the initial dollar amount being investigated.

6 Exclusivity.

During the term of this Merchant Application and Agreement, you shall use Processor as your exclusive provider of all Services unless we have otherwise specifically agreed in writing.

7 Fees; Adjustments; Collection of Amounts Due 7.1 You shall be charged fees for the Services, which shall be calculated and payable pursuant to this Merchant Application and Agreement and any additional pricing supplements. You agree to pay any fines imposed on either Processor or Bank by an Association or Debit Card network resulting from Chargebacks and any other fees or fines imposed by an Association with respect to your acts or omissions. You are also obligated to pay all taxes, and other charges imposed by any governmental authority on the services provided under this Agreement. Through ACH, Bank or Processor will debit your Settlement Account, daily or monthly as applicable, for the following fees. (See Sections 1.3, 2.2, 8.5, 10.3, 13, 16 and this Section 7 for additional fees that may apply. Please also see ACH approvals at the end of the Agreement.)

a) Merchant may be assessed a monthly investigation fee of up to ten percent (10%) of the dollar amount investigated for any suspicious or unusual Transaction activity or any Transaction activity which deviates from this Agreement. (see 5.4) b) \$10.00 audit fee for each diversion of Merchant's funds by Processor pursuant to its monitoring of Merchant's Settlement Account.

e Section 5.4)

(c) \$25 monthly statement fee for any diverted Reserve Account established by Processor in Merchant's name. (See Section 19) d) A fee for each returned ACH debit. See Page 2 and Section 8 for more information on the ACH settlement process and the in initiation of credits and

d) A fee for each returned ACH debit. See Page 2 and Section 8 for more information on the ACH settlement process and the initiation of credits: debits to your account.
e) Merchant will be assessed a one-time fee of \$35.00 if Merchant's keyed Transactions exceed 15% of the total dollar amount of all VISA/Master/ Transactions made in a thirty (30) day period. Thereafter, a fee of 1.5% of the total dollar amount of these Transactions will be assessed any mon which the dollar amount of keyed Transactions exceeds 15% of the total dollar amount of all Transactions. Such fee shall be in addition to any additional discount applied for keyed Transactions will be a set of the total dollar amount of all processor to 0. A monthly fee not to exceed \$25 per merchant account (MD) for governmental compliance in support of programs developed by Processor to 0. A monthly fee not to exceed \$25 per merchant account (MD) for governmental compliance in support of programs developed by Processor to 0. A monthly fee not to exceed \$25 per merchant account (MD) for governmental compliance in support of programs developed by Processor to 0. A monthly fee not to exceed \$25 per merchant account (MD) for governmental compliance in support of programs developed by Processor to 0. A monthly fee not to exceed \$25 per merchant account (MD) for governmental compliance in support of programs developed by Processor to 0. A monthly fee not to exceed \$25 per merchant account (MD) for governmental compliance in support of programs developed by Processor to 0. A monthly fee not to exceed \$25 per merchant account (MD) for governmental compliance in support of programs developed by Processor to 0. A monthly fee not to exceed \$25 per merchant account (MD) for governmental compliance in support of programs developed by Proversition of the formation of the forma

ensure compliance with all federal regulations as mandated, inclusive of, but not limited to, annual income reporting, Tax ID Number, "TIN", and Legal name matching. Notwithstanding the foregoing, additional fees, not to exceed \$50 per month may be assessed for a non-matching TIN and Legal

7.2 Discount Rates are charged on all sales and refunds. All Discount Rates will be deducted daily.
7.3 You acknowledge that for Discover, Visa and MasterCard Transactions, we will process your Card Transactions at the Rate 1 Discount Rate only
when your Transactions met certain criteria set by the applicable Association and us. When your Card Transactions fail to meet those qualification
criteria, we will process your Transactions at the higher Rate 3 Discount Rate (or, in certain criteria, we will process your Card Transactions fail to meet those qualification
indicated in this Merchant Application and Agreement.
7.4 The fees for Services set forth in your Merchant Application and Agreement may be adjusted to reflect charges by the Associations in interchange.

7.4 The fees for Services set forth in your Merchant Application and Agreement may be adjusted to reflect changes by the Associations in interchange, assessment and other Association fees or to pass through increases charged by third parties. All such adjustments shall become effective upon the date determined by the applicable Association or third party, or upon such other date as identified by us. The Association fees are subject to change and ad-ditional categories of fees may be added. For further information on Association fees and subscients shall become effective upon the date distinuicategories of fees may be added. For further information on Association fees and pass through increases, please see the Association's website. 7.5 Subject to Section 151, we may also increase the rates and/or fees for Services for any other reason (excluding Association increases which are discussed in Section 7.4) by notifying you at least twenty (20) days prior to the effective date of any such change. 7.6 You are responsible for purchasing all supplies required to properly process Card transactions (sales slips, printer rolls, etc.) If you elect to par-ticipate in the Merchant Maintenance Supply/Replacement Program ('MMP''), you understand that supply quantities provided by CD will be based on your monthly transaction count. Provided Merchant is current on its MMP fees as stated in this Merchant Application and Agreement and not otherwise in breach of this Merchant Application and Agreement, after at least one statement cycle, should the Merchant's printer, in pad, peripheral or terminal become defective as a result of normal business usage and through no fault of Merchant or any third party, for a refurbished device (assue in model, form, fea-tures, and function as the defective device at issue is under an anutfacturer's warranky, for a refurbished device (assue in model, form, fea-tures, and function as the defective device at subset to charge within 24 to 48 hours. If a defective terminal is obsolve (as s TWE DEVICE AS DIRECTED BY PROCESSOR. YOU SHALL BE CHARGED FOR ANY EQUIPMENT SENT TO YOU IF THE DEFECTIVE DEVICE IS NOT RETURNED AS DIRECTED BY PROCESSOR. Equipment is under warranfy for the life of merchant's enrollment in MMP. Terminal/Peripheral replacement will only apply to those terminals/ peripherals that have submitted or settled batch/transactions. A monthy fee is required for each terminal/peripheral you have. The initial term of the MMP is thirty-aki (36) months, continuing month to month thereafter. Terminal/or of this Merchant Application and Agreement terminates the MMP. CD may choose to cancel the merchant's MMP at any time without notice. This program does not cover (i) terminal/ peripherals that have been subject to water damage; (ii) products that have been damaged due to alteration or modification and (iii) non-Payment Card Industry Data Security Standards (PCLDSS') compliant terminal/speripherals. In these instances, the Merchant will be charged the full purchase price of the refurbished replacement equipment. This program is non-transferable without written consent. 7.7 Other Amounts Oved. You will immediately pay Processor and Bank any amount incurred by Processor and Bank attributable to this Merchant Application and Agreement including but not limited to Chargebacks, fines imposed by Visa or MasterCard, nou-sufficient fund fees, and ACH debits that overdraw the Designated Account, Reserva Account or are otherwise dishonored. You authorize Processor and/or Bank to debit via ACH the Designated Account, MerchantAccount, or any other counts or use other quaranty, instrument or dealing of any fund now existing or later enterd into between you and Processor words with Deve contract, note quaranty, instrument or dealing of any kind now existing or later enterd into between you and Processor is Agreement or under any other contract, note quaranty, instrument or dealing of any kind now existing or later enterd into between you and Processor or and the contract. Indexisting and the processor or Ban

this Agreement or under any other contract, note, guaranty, instrument or dealing of any kind now existing or later entered into between you and Processor or Bank, whether your obligation is direct, indirect, primary, secondary, fixed, contingent, joint or several. In the event Processor or Bank demand sums due or such ACH does not fully reimburse Processor and Bank for the amount owed, you will immediately pay Processor and Bank such amount.

8 Electronic Funding 8.1 To the extent the Automated Clearing House (ACH) settlement process is used to debit or credit your Settlement Account and Reserve Account (if one is established for you in accordance with Section 19), you agree to be bound by the terms of the operating rules of the National Automated Clear-ing House Association (NACHA). You hereby authorize us (Bank and Processor) to initiate credit and debit entries and adjustments to your account through the ACH settlement process and/or through direct instructions to (or such other arrangements as Bank and/or Processor deem appropriate) the financial institution where your Settlement Account and Reserve Account are maintained for amounts due under this Merchant Application and Agreement and under any agreements with us or our affiliates for any related services, as well as for any credit entries in error. You hereby authorize the financial institution where your Settlement Account and Reserve Account are maintained for ank and arcedits to your account. This authority will remain in full force and effect until all monies due under this Merchant Application and Agreement and under any other agreements with user or user difficue for any related excises have been provide in the set of the concises due under this Merchant Application and Agreement and under any other agreements with

authority will remain in full force and effect until all monies due under this Merchant Application and Agreement and under any other agreements with us or our affiliates for any related services have been paid in full. S 2. After you submit sales and credit drafts, you will receive settlement funds through ACH credit. We will initiate a transfer of such applicable settle-ment funds through ACH to your Settlement Account. Settlement by ACH credit generally will take place the second banking day after we process the applicable card Transactions. Settlement funds will be net of discount and all other amounts then due from you. 8.3 If you believe any adjustments should be made with respect to your Settlement Account, you must notify us in writing within sixty (60) days after any debit or credit is or should have been affected. 8.4 If after your account has terminated, you fail to instruct Processor and/or Bank as to where to transmit funds that are being held and that are due to you, Processor and/or Bank may deduct from those funds Processor and/or Bank's fees and reasonable costs associated with the maintenance of such funds on a monthly basis.

such funds on a monthly basis. 8.5 The following is a partial list of reasons for other debits to your Settlement Account. Processor and/or Bank may add to this list as required: (a) Association fees, charges and fines assessed as a result of your Transactions; (b) currency conversion errors; (c) fees and Chargebacks notprevi-

ously charged; (d) ACH reject fees; and (e) deposits posted in error. For additional reasons, refer to your Operating Procedures.

9 Other Entitlements

 Jan American Express is subject to separate approval.
 Jan Constraint Express is subject to separate approval.
 Discover is subject to separate approval.
 JG is subject to separate approval.
 JG is subject to separate approval. tion, data capture and funding.

10 Chargeoacks 10.1 You are responsible for reimbursing Processor and/or Bank for any Transaction that is charged back by the Card Issuing Bank and/or the Cardholder and for related fees. 10.2 Among the reasons that a Transaction may be charged back are:

CD Initials: X Merchant Initials: X

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Cynergy Data, LLC. is a registered ISO/MSP of BMO Harris Bank, N.A., Chicago, IL.

10.2.1 A Cardholder disputes the validity of a Transaction;

10.2.1 A Cardnolder disputes the Validity of a Iransaction; 10.2.2 A Cardnolder disputes the quality or receipt of goods or services; 10.2.3 A copy of the Sales Draft was not provided when requested, or the copy provided was improperly completed or illegible in whole or in part; 10.2.4 A credit was not provided to the Cardholder; 10.2.5 The Transaction was not authorized by the Issuing Bank at the time of sale, or efforts were made to avoid a decline of the Authorization (such as, but not limited to, attempts to obtain an Authorization after receiving either a decline or a Referral to a call center or splitting a sale across multiple Transactions of the same Card); 10.2.6 The Sales Draft was not imprinted using an imprinting machine (an electronic swipe of the magnetic stripe on the Card may only substitute for a manual imprint if the Transaction is electronicidity suphords due the transactions of instrutions where the account number is eleverol in the transactions of instrutions.

manual imprint if the Transaction is electronically authorized by the terminal after the swipe. In situations where the account number is keyed into the terminal or where the terminal provides a Referral response, a physical imprint of the Card on the Sales Draft is mandatory); 10.2.7 All mail order/telephone order and Internet asles are at your risk and are subject to Chargeback;

10.2.7 All mail order/telephone order and Internet sales are at your risk and are subject to Chargeback; 10.2.8 Any other circumstance where a Transaction is charged back.
10.3.7 You will incur a Chargeback Fee each time a Transaction is charged back or reversed to you. Your Chargeback Fee may be doubled in the event of Excessive Chargebacks as defined in Section 28 of this Agreement. If we reverse a Chargeback on your behalf and the Issuing Bank disputes the reversal (which may occur through a subsequent Chargeback, a pre-arbitration demand or an arbitration demand), the Transaction may be charged back again, and you will incur an additional Chargeback Fee. You may also be charged an arbitration fee of up to S500 and/or incur "good faith" connection fees in connection with a disputed Chargeback and Ises, costs and charges due in accordance with this Merchant Application and Agreement. Bank and/ or Processor to secure all fees, costs and charges due in accordance with this Merchant Application and Agreement. Bank and/ or Processor as lts attorney-in-fact to execute such documents as may be necessary or desirable to accomplish perfection of any security interest. This appointment is coupled with an interest and shall be irrevocable for the later of [1] as long as Merchant owes any amount to Bank and/or Processor, (ii) (at months following termination of this Agreement. You must maintain sufficient funds in your designated Settlement Account to Cover all Charge-backs and other amounts owe due due this Agreement. You must maintain sufficient funds in your designated Settlement Account to cover all Charge-backs and other amounts. (ii) ten months following termination of this Agreement. You must maintain sufficient funds in your designated Settlement Account to cover all Charge-backs and other amounts owed under this Agreement. Simultaneously, with each Transaction processed by you, we have a contingent and un-matured claim against you for any amount we must pay as a result of your processing of Transactions, including, but not limited to, any Chargebacks, fees, discounts, customer credits and adjustments, charges, fines, assessments and penalties. All settlements or credits given or payment made by us to you in connection with your Transactions are provisional, and subject to revocation, Chargeback or refund, subject to the terms and conditions of this Merchant Application and Agreement, and Association Rules. Your right to receive any amounts due freques is expressly subject and subordinate to our Chargeback, set-off, lien and security interest rights without regard to whether such Chargeback, set-off, lien and security interest rights are applied to claims that are liquidated, un-liquidated, fixed, contingent, matured or run-matured. WE MAY, WITHOUT FUNTER NOTICE, ELECTRONICALLY DEBIT YOUR SETTLEMENT ACCOUNT TO COVER ALL SUMS OWING FOR CHARGEBACKS, RELATED FEES AND FINES IMPOSED BY CARD ASSOCIATIONS.

11 Representations; Warranties

11.1 For each Card Transaction submitted to us, you warrant the following: (a) it is a lawful sale/rental not previously submitted and is only for the items 11.1 For each Card Transaction submitted to us, you warrant the following: (a) it is a lawful sale/rental not previously submitted and is only for the items sold or rented fincluding taxes, but without any surcharge); (b) it prepresents an obligation of the Cardholder for the Transaction amount; (c) it is not an amount charged subject to any dispute, set-off or counterclaim; (d) it is for merchandise or service actually delivered or performed at the same time you accepted and submitted the Card for processing (except for any delayed delivery or advance deposit Transactions expressly authorized by this Merchant Application and Agreement; (e) it is not the refinancing of an existing obligation of the Cardholder or arising from the dishonor of a personal check; (f) that you have no knowledge or notice that the Transaction is improper, fraudulent or unauthorized; (g) that the Transaction is between you and the Cardholder; (h) is not the deposit of a credit Transaction without a preceding debit; and (i) the Transaction is between you and the Cardholder; (h) is not the deposit of a credit Transaction without a preceding debit; and (i) the Transaction is more with this Merchant Application and Agreement; the Operating Procedures and Association Rules. 11.2 THIS IS A SERVICE AGREEMENT. WE DISCLAIM ALL OTHER REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, WITH-OUT LIMITATION, THOSE REGRADING QUALITY, SUITABILITY, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE OR OTHERWISE OR ANY SERVICES OR ANY GOODS PROVIDED INCIDENTAL TO THE SERVICES PROVIDED UNDER THIS MERCHANT APPLICATION AND AGREEMENT.

12 Limitations on Liability: Exclusion of Consequential Damages

IZ LIMIAIONI ON LIMINIY, LCUBADIO I CONSEQUENTIAL DAINBJES IZI. II NI O EVENT SHALL PROCESSOR OR BANK, OUR AFFILIATES OR ANY OF OUR/THEIR RESPECTIVE DIRECTORS, OFFICERS, EMPLOYEES, AGENTS OR SUBCONTRACTORS, BE LIABLE UNDER ANY THEORY OF TORT, CONTRACT, STRICT LIABLITY OR OTHER LEGAL THEORY FOR LOST PROFITS, LOST REVENUES, LOST BUSINESS OPPORTUNITIES, EXEMPLARY, PUNITIVE, SPECIAL, INCIDENTAL, INDIRECT OR CONSEQUENTIAL

PROFITS, LOST REVENUES, LOST BUSINESS OPPORTUNTIES, EXEMPLARY, PUNITIVE, SPECIAL, INCIDENTAL, INDIRECT OR CONSEQUENTIAL DAMAGES, EACH OF WHICH IS HEREBY EXCLUDED BY AGREEMENT OF THE PARTIES, REGARDLESS OF WHETHER SUCH DAMAGES WERE FORE-SEEABLE OR WHETHER ANY PARTY OR ANY ENTITY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES SUCH DAMAGES 12.2 NOTWITHSTANDING ANYTHING IN THIS MERCHANT APPLICATION AND AGREEMENT TO THE CONTRARY (INCLUDING, BUT NOT LIMITED TO, SECTIONS 12.3 or 21, OUR CUMULATIVE LIABILITY FOR ALL LOSSES, CLAIMS, SUITS, CONTROVERSIES, BREACHES OR DAMAGES FOR ANY CAUSE WHATSOEVER (INCLUDING, BUT NOT LIMITED TO, THOSE ARISING OUT OF OR RELATED TO THIS MERCHANT APPLICATION AND AGREEMENT) AND REGARDLESS OF THE FORM OF ACTION OR LEGAL THEORY SHALL NOT EXCEED (I) \$30,000 OR (II) THE AMOUNT OF FEES AND REGARDLESS OF THE FORM OF ACTION OR LEGAL THEORY SHALL NOT EXCEED (I) \$30,000 OR (II) THE AMOUNT OF FUELY (12) MONTHS, WHICHEVER IS LESS.

123 TREITIERT ROCESSION NON DARTSINGEL DE RESPONSIDEL ON TRADUCT VOR TRACI DU TRACOUTT PROCESSON ON DARTSINGE SULTS THEREORY HINCH IS AUTORIZED BY THA GREEMENT. WE MAKE NO WARRANTES, SUMPLED OR STATUTORY IN CONCETION WITH THIS AGREEMENT AND, WITHOUT LIMITING THE FOREGOING, WE DISCLAIM ALL WARRANTES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, WE SHALL NOT BE RESPONSIBLE OR LIABLE FOR ANY INFORMATION PROVIDED BY OTHERS OR FOR THE USE OF ANY SYSTEM OR EQUIPMENT OF PROCESSOR, BANK OR OTHERS OR FOR ANY CIRCUMSTANCES BEYOND OUR CONTROL.

12.4 NOTWITHSTANDING ANYTHING IN THIS MERCHANT APPLICATION AND AGREEMENT TO THE CONTRARY (INCLUDING, BUT NOT LIMITED TO 124 NOTWITHSTANDING ANT THING IN THIS MERCHARIT APPLICATION AND AGREEMENT TO THE CONTRACT INCLUDING, BUT NOT LIMITED TO, SECTION 21, OUR LIABILITY FOR ANY DELAY IN FUNDING TRANSACTIONS TO YOU FOR ANY REASON WILL BE LIMITED TO INTERST COMPUTED FROM THE DATE THAT YOU SUBMIT THE TRANSACTION TO THE DATE THAT WE FUND THE TRANSACTION AT THE RATE OF THE FEDERAL FUNDS, AS ESTABLISHED BY THE FEDERAL RESERVE BOARD FROM TIME TO TIME, LESS ONE PERCENT (1%). Processor is the exclusive agent of Bank and Bank is at all times entirely responsible for, and in control of Processor's performance.

13. Confidentiality

13. Confidentiality.
(a) Except as required or permitted pursuant to this Merchant Application and Agreement or otherwise required by law, Cardholder information. You will not disclose to any third party Cardholders' account information or other personal information except to an agent of yours assisting in completing a Card transaction. A Card Association, or as required by law, You must keep all systems and metalia containing account, Cardholder, or transaction information except to a release to prevent access by or disclosure to anyone other than your authorized personel. You must keep all systems and metalia containing account numbers, Card Imprints, Sales Drafts, Credit Vouchers (except for Sales Drafts maintained in accordance with this Agreement, Laws, and the Rules). Further, you must keep all steps reasonably necessary to ensure Cardholder information is not disclosed or otherwise misused. You may not repaidue such signature of a Cardholder, you may not reproduce such signature except upon our specific request. You acknowledge that you will not obtain ownership rights in any information derived from Card Transactions.
(b) Merchant authorizes Processor and Bank to obtain and share all financial, credit, sales, experience and other information about Merchant with their affiliates on contact or communicate with Merchant with their affiliates on terms of the contact or communicate with Merchant with their affiliates on terms of the softemer is cubarters.

their affiliates and with others as otherwise allowed by applicable law. Merchant authorizes us to contact or communicate with Merchant's customers with respect to Transactions

with respect to Transactions. (c) Merchant confirms that it is, and shall be, in full compliance during the term of this Merchant Application and Agreement with all laws, statutes and federal and/or state regulations, as well as the Association Rules applicable to Merchant, its business and any Transaction, including without limitation all state and federal consumer credit and consumer protection statutes and regulations, non-disclosure of Cardholder information to third parties and transaction documents, and other security procedures adopted by the Debit Networks. Vise, MasterCard, Discover, American Express and/ or any other applicable Card Association. Merchant shall comply with all rules and regulations of all Payment Networks such as Visa, MasterCard Discover and all bylaws, rules and regulations of any Card Issuer. Copies of the MasterCard Rules are available to Merchant at www.mastercard.com, selected excerpts of the Visa Rules are available to Merchant and Discover's rules and operating regulations are to comply with the Association Rules or other requirements. Merchant hereby certifies that it (and any outside agent that it may utilize to comply with the Association Rules or other requirements. Merchant hereby certifies that it (and any outside agent that it may utilize to comply with the Association Rules or other requirements. Merchant hereby certifies that it (and any outside agent that it may utilize to comply with the Association Rules or other requirements. Merchant hereby certifies that it (and envirt) for Marchant's and the response of the Visa MasterCard and Discover's normaliance with the requirements of HC, or by Its failure to accurately validate its compliance, including a monthy PCI non-compliance with a security and adverterment at that may be assessed by Bank. Processor, Y. Visa, MasterCard and Discover's normaliance with the requirements of HC, or by Its failure to accurately validate its compliance, including a monthy PCI non-compliance with the rechant accound until com (c) Merchant confirms that it is, and shall be, in full compliance during the term of this Merchant Application and Agreement with all laws, statutes Caronoder information; (x) track and monitor all access to network resources and caronoler data by unque up; (x) regularly test security systems and processes; and (x) im anitatin a policy that addresses information security for employees and contractors. Merchant acknowledges that it may be subject to, and Processor and/or Bank retain the right, to conduct an audit performed by them and or any of their designated third party(s) to verify Merchant's compliance with the foregoing security procedures. Merchant is required to contact Processor and/or Bank within twenty-four (24) hours after becoming aware of (i) any suspected or actual data security breach and (ii) any noncompliance by Merchant with the security requirements set forth herein. Merchant shall be responsible, at its own expense, to (i) perform or cause to be performed an independent investigation of any data security breach of Card or Transaction data; (ii) perform or cause to be performed an independent investigation of any data cooperate with Processor and/or Bank in the investigation and resolution of any security breach.

14 Assignments 14.1 Any transfer or assignment of this Merchant Application and Agreement by you, including any rights and obligations stated herein, is voidable by us and may result in the immediate termination of this Merchant Application and Agreement. We may transfer, assign and/or delegate this Merchant Application and Agreement to any third party without notice. Upon notice to you, another Bank or Processor may be substituted for the Processor or Bank under whose sponsorship this Merchant Application and Agreement is performed.

the benefit of the parties and their respective permitted successors and assigns.

15 Term of Agreement 15.1 Term and Termination. This Merchant Application and Agreement shall become effective when accepted by Processor and Bank. The term of this Merchant Application and Agreement shall be for thirty-six months (3 years) and will renew for successive 1 year terms ("Renewal Term") unless terminated as follows. If you elect to terminate this Merchant Application and Agreement, you shall provide us with written notice of termination at least ninety (80) days prior to the expiration of your current term. In the event Processor changes the rates, tees or terms of this Merchant Application and Agreement pursuant to Section 5.7 or 17, you may terminate the Merchant Application and Agreement upon written notice received by Processor from you prior to the effective date of such change, and, if applicable, no Cancellation Fee will be charged. 15.2 The provisions of this Merchant Application and Agreement intended to remain in effect after termination, including, but not limited to, Sections 3.4, 5.1, 8.1, 8.2, 8.3, 10.1, 10.2, 10.3, 12.1, 12.2, 12.3, 18.2, 18.4, 19.1, 19.2, 19.3, and 25, shall survive termination. After termination of this Merchant Application and Agreement for an easen, your selection the scalar termonicible for all amounte owing for Charge-Advects and fease resulting from Application and Agreement for any reason, you shall continue to be solely responsible for all amounts owing for Chargebacks and fees resulting from your Card Transactions and all other amounts then due or which thereafter may become due under this Merchant Application and Agreement. 15.3 Notwithstanding any other provision of this Merchant Application and Agreement, we may terminate this Merchant Application and Agreement

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16 Cancellation Fee 15.1 If (a) you elect to cancel this Merchant Application and Agreement prior to the expiration of the then current thirty-six (36) month term, or (b) this Merchant Application and Agreement is terminated by us prior to the expiration of the then current term due to an Event of Default, we will suffer a substantial injury for which it is impracticable or extremely difficult to fix actual damages. In an effort to liquidate in advance the sum that should represent such damages, you agree to pay us as a "Cancellation Fee" in the amount of four hundred ninety five dollars (\$495.00). This sum represents a reasonable pre-estimate of the losses that we will incur as a result of the cancellation of this Merchant Application and Agreement prior to the expiration of the then current term of the Merchant Application and Agreement.

17 Amendments. Subject to Section 15.1, we may amend this Merchant Application and Agreement at any time by providing written notice to you of any amendment at least twenty (20) days prior to the effective date of the amendment.

18 Events of Default

18 Events of Default
13.1 If any of the following events shall occur (each an "Event of Default"), we may immediately terminate this Merchant Application and Agreement without notice: (a) a material adverse change in your business or financial condition, business procedures, products or services; (b) any assignment or transfer of voting control of you or your parent; (c) a sale of all or a substantial portion of you rasest; (a) impute the sale of any of your representations or warranties in this Merchant Application and Agreement; (d) your breach of any of your representations or warranties in this Merchant Application and Agreement; (d) you breach and yor or default in the performance or observance of any term, coven and, condition or agreement contained in this Merchant Application and Agreement; (d) you breach and or default in the performance or observance of any term, covenement for any reason whatsoever, you shall continue to bear total responsibility for all C3.2 After termination of this Merchant Application and Agreement for any agreement terwork or Association; or (h) any fraudulent activity on your behalt.
18.2 After termination of this Merchant Application and Agreement for any reason whatsoever, you shall continue to bear total responsibility for all Chargebacks, fees, Credits, lines and adjustments resulting from Card Transactions processed pursuant to this Merchant Application and Agreement and all other amounts then due or which thereafter may become due under this Merchant Application and Agreement and all other amounts then due we the Merchant becomes a debtor in any barkruptor yor similar proceeding, then (i) such vent shall be deemed a default for purposes of this agreement and (ii) its the intent of the parties that, unless otherwise agreed by us, this Agreement should not be assumed or and post-fing obligations. No acknowledge that as long as you utilize the accounts you established prior to such filing, we will not be asystematically segregate your post-fining ray adjustm

account numbers, personal information or Visa transaction information to third parties. You must either return this information to Bank or provide acceptable proof of destruction of this information to Bank. 18.4 If this Merchant Application and Agreement is terminated for cause, or if you voluntarily terminate this Agreement and grounds for termination for cause exists, you acknowledge that we may be required to report your business name and the names and other information regarding your principals to the Terminated Merchant filematch file maintained by Visa and MasterCard. You expressly agree and consent to such reporting if you are terminated as a result of the occurrence of an Event of Default or for any reasons psecified as cause by Visa or MasterCard or if such reasons exis at the time of your voluntary termination. Furthermore, you agree to waive and hold us harmless from and against any and all claims which you may have as a result of the of such reasont file. have as a result of such reporting.

19 Reserve Account: Security Interest

19 Reserve Account; Security Interest 19.1 You expressly authorize us to establish a Reserve Account in an amount to be set by us in our sole discretion, based upon, among other things, your processing history and the potential risk of loss to us as we may determine from time to time. If your funds in the Reserve Account are not suf-ficient to cover the Chargebacks, adjustments, fees and other charges due from you, or if the funds in the Reserve Account have been released, you agree to promptly pay us such sums upon request.
19. The Reserve Account may be funded without notice. The Reserve Account may be funded as follows: (i) ACH or other debits to your Settlement Account or any other accounts held by Bank or any of its affiliates: (ii) deductions or offsets to any payments otherwise due to you; (iii) such other alwul manner acceptable to us. In the event of termination of this Merchant Application and Agreement by any party, an immediate Reserve Account may be established without notice in the manner provided above. Any Reserve Account will be held by Bank or any funds held as is consistent with our liability for Card Transactions in accordance with Association Rules. Your funds held in a Reserve Account may be held in a commingled Reserve Account for the reserve funds of our Merchants. You shall not receive any accrue interest on any funds held by us as a result of your processing of Transactions, including, but not limited to, funds held by us in a Reserve Account. Notwithstanding the foregoing, we shall be entitled to accrued interest on any such held funds. After the expiration of such 270 day preiod or greater you must provide Processor with written notification indicating your desire a release of any funds remaining in the Reserve Account in order to receive such funds. You agree that you will not use these funds in the Reserve Account for any purpose, and that Bank (and not Merchant) shall have sole control of the Reserve Account.

(and not Merchant) shall have sole control of the Reserve Account. 19.3. To secure your obligations to us and our affiliates under this Merchant Application and Agreement and any other agreement for the provision of related equipment or related services (Obligations), you hereby grant us a lien and security interest in and to any of your funds pertaining to the Card Transactions contemplated by this Merchant Application and Agreement now or hereafter in our possession, whether now or hereafter due or to become due to you. In addition to any rights granted under applicable law, we are hereby authorized (any related notice and demand are hereby expressly waived) to set-off, recourpoint and to apply any and all such funds against and on account of your Obligations, whether such Obligations are liquidated, un-liquidated, fixed, contingent, matured or un-matured. You agree to duly execute and deliver to us such instruments and downments are may hor secondrive moust have mader to any or the liam. Security licest, right of each fraccourpont ead out short instructions est forth ents as may be reasonably requested to perfect and confirm the lien, security interest, right of set-off, recoupment and subordination set forth in this Merchant Application and Agreement.

20 Financial and Other Information

20 Financial and Other Information 20.1 You will provide to us financial statements and other information concerning your business and your compliance with the terms and provisions 20.1 You will provide to us financial statements are may reasonably request. You will provide us with writen notice of any judgment, writ, warrant of attachment, execution or levy against any of your assets not later than three (3) days sher you become aware of same. You authorize us to obtain from third parties financial and credit information relating to you in connection with our determination whether to accept this Merchant Application and Agreement and our continuing evaluation of your financial and credit status. We may also access and use information which you have provided to Bank for any other reason. Upon request, you shall provide to us or our representatives reasonable access to your facilities and records for the purpose of performing any inspection and/or copying of your books and/or records deemed appropriate. 20.2 From time to time, we may determine that an inspection of your business tocation is necessary. In such event, you shall paryle to costs incurred by us for such inspection, including, but not limited to, costs incurred for airfare and hotel accommodations. Prior to the imposition of such costs, we shall notify you in writing of our intention to impose such costs and provide you with an estimate as to the amount of such costs. Your written consent to pay such costs shall not be unreasonably withheld.

21 Indemnification

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costs (including but not limited to, court costs and out-of-pocket costs and expenses) and expenses of any and every type (including but not limited to, attorneys' resel) in connection with, by virtue of or arising or resulting from, either directly or indirectly: (a) submissions that do not conform to the requirements of this Merchant Application and Agreement, the Operating Procedures or applicable law; (b) any Transaction or any act or omission of Merchant in connection with a Cardholder; (c) your breach or default or an alleged breach or default of or under any term, warrant, covenant condi-tion, representation, obligation, undertaking, promise or agreement contained in this Merchant Application and Agreement (including the Operating Procedures) or in any agreement with any Cardholder ; (c) and Association, Processor or Bank; or (d) the resclision cancellation or avoidance of any Transaction, by operation of law, adjudication or otherwise; (e) any claim, counterclaim, complaint, dispute, or defense, including without limitation, claims brought by Merchant, whether or not well founded, with respect to this Agreement or a Transaction, P() damages, including without limitation, those for death or injury caused by the good or service purchased with the Card; or (g) all we based, Internet or electronic commerce transactions involving Merchant's insecure transmission of Card transaction data and/or storage of Cardholder information. For purposes of this Merchant Ap-plication and Agreement, including indemnities, Merchant is responsible and liable for the cats or omission of its employees, agents and representatives (whether or not acting in the scope of their duties).

22 Special Provisions for PIN Debit Transactions, EBT and Wireless Services. Your acceptance of PIN Debit Transactions and EBT transactions, and your use of any Wireless Services, are governed by specific provisions of the Operating Procedures. In accepting these transactions or using these services, you agree to abide by these provisions, and failure to do so may result in additional fees.

23 Processing Related Equipment

23 Processing Related Equipment 23.1 YOU WARRANT THAT ANY PROCESSING EQUIPMENT AND/OR SOFTWARE YOU OBTAIN IS FOR A COMMERCIAL PURPOSE AND IS NOT FOR HOME OR PERSONAL USE. Unless otherwise provided for in a separate sales agreement, the sale of all processing equipment is between you and third parties, including, but not limited to, our independent sales agreement, the sale of all processing equipment is between you and third parties, including, but not limited to, our independent sales agreement, the sale of all processing equipment is between you and MENT. ALL LEASES ARE BETWEEN YOU AND AN INDEPENDENT LEASING COMPANY. 23.2 YOU ACKNOWLEDGE THAT ANY EQUIPMENT AND/OR SOFTWARE YOU OBTAIN MAY NOT BE COMPATIBLE WITH ANOTHER PROCESSING SYSTEMS. WE DO NOT HAVE ANY OBLIGATION TO MAKE SUCH EQUIPMENT AND/OR SOFTWARE COMPATIBLE WITH ANY OTHER PROCESSING SYSTEMS. IN THE EVENT THAT YOU ELECT TO USE ANOTHER PROCESSING SERVICE PROVIDER UPON THE TERMINATION OF THIS MERCHANT APPLICATION AND AGREEMENT, YOU ACKNOWLEDGE THAT YOU MAY NOT BE ABLE TO USE THE EQUIPMENT AND/OR SOFTWARE TO YOU HAVE ORTAINED. HAVE OBTAINED.

3.3 We may upgrade or otherwise modify our computer system at any time without prior notice. You agree to provide us access to your processing equipment in the event that we deem it necessary as part of our upgrade or system modification.
32.4 In the event of unauthorized access to any computer system or hardware containing cardholder account numbers, Merchant will notify Bank and Descences within 16 theme of the hereaft. Processor within 24 hours of such breach

24 Special Provisions Regarding Merchant Web Sites and Gateway Services 24.1 A gateway service provides you with an Interface between you and your customers so you can accept sales from your customers over the Internet. Your choice of a third-party gateway service provider is subject to our approval. Notwithstanding any gateway service provider offered, suggested, or referenced by us or our sales agent, you acknowledge that all issues concerning your gateway service, including, but not limited to, its service and functionality, are solely between you and your gateway service provider. The fees and terms for your gateway service and any services or products offered by your gateway service are forth in the Merchant Application and Agreement or, if applicable, stated in a separate agreement between you and your chosen gateway service provider.

Merchant Initials: X

24.2 Programming of your Web site, technical support, and its functionality with the gateway service provider you have chosen, are your sole respon sibility. We shall not be liable in any manner whatsoever for any errors, disruptions or security breaches related to your Internet business or Web site. You shall be liable to us for all fees and liabilities incurred under this Merchant Application and Agreement notwithstanding any errors, disruptions or es related to your Internet business or Web site

25 Waiver of Trial by Jury. ALL PARTIES IRREVOCABLY WAIVE ANY AND ALL RIGHTS THEY MAY HAVE TO A TRIAL BY JURY IN ANY JUDICIAL PROCEEDING INVOLVING ANY CLAIM RELATING TO OR ARISING UNDER THIS MERCHANT APPLICATION AND AGREEMENT OR THE SERVICES PROVIDED BY US.

26 Other Provisions

26.1 No party shall be liable for any default or delay in the performance of its obligations under this Merchant Application and Agreement if and to 25.1 No party shall be liable for any default or delay in the performance of its obligations under this Merchant Application and Agreement if and to the extent such default or delay is caused, directly or indirectly, by (i) fine, flood, earthquake, elements of nature or other acts of God; (ii) any lerrorist attacks or outbrack or escalation of hostilities, war, riots or civil disorders in any country; (iii) any act or omission or any government authority; (iv) any labor disputs (whether or not employees' demands are reasonable or within the party's power to satisfy); or (v) the nonperformance by a third party for any similar cause beyond the reasonable e onthin the party's power to satisfy); or (v) the nonperformance by a third party for any similar cause beyond the reasonable e onthin the party's power to satisfy); or (v) the nonperformance by a third aparty for a slong as such ent, the nonperforming party shall be excused from any further performance of networks or the obligations so affected only for a slong as such ent, the nonperformance by any thority counter be communications and party continues to use commercially reasonable efforts for ecommence performance or observance as soon as practicable. Notwithstanding anything to the contrary in this paragraph, your failure to receive payment or funds from a triding arty shall not excuse the performance of your obligations to us under this Merchant Application and Agreement.
25.2 The headings contained in this Merchant Application and Agreement.
26.3 There are any inconsistencies between the Merchant Application and Agreement are for convenience of reference only and shall not in any way affect the meaning or consistencies between the Merchant Application and Agreement.

Agreement will govern. If any part of the Merchant Application and Agreement is not enforceable, the remaining provisions shall remain valid and enforceable.

26.4 This Merchant Application and Agreement constitutes the entire agreement between the parties with respect to the subject matter thereof, super

26.4 This Merchant Application and Agreement constitutes the entire agreement between the parties with respect to the subject matter thereof, super-sedes any previous agreements and understandings and, except as expressly provided in this Merchant Application and Agreement, can be changed only by a written agreement signed by all parties. A party swaiver of a breach of any term or condition of this Merchant Application and Agreement shall not be deemed a waiver of any subsequent breach of the same or another term or condition. 26.5 The parties acknowledge that the Discover, MasterCard and Visa Association Rules give Discover, MasterCard and Visa Cardis and the Discover, MasterCard and Visa Card systems and to investigate you. The parties also acknowledge that issuers of other Cards, for which we perform services on your behalf, may have similar rights under their applicable Association Rules with respect to this Merchant Application and Agreement signatures 26.6 The Federal E-Sign Act (HR-1714) on Final Digital Signature provides that electronic signatures on documents hold equivalent legal status as 26.6 The Federal E-Sign Act (HR-1714) on Final Digital Signature provides that electronic signatures on documents hold equivalent legal status as 26.6 The Federal E-Sign Act (HR-1714) on Final Digital Signature provides that electronic signatures on documents hold equivalent legal status as

26.6 The Federal E-Sign Act (HR-1714) on Final Digital Signature provides that electronic signatures on documents hold equivalent legal status as traditional handwritten signatures. By completing the online application at the website for merchant, merchant certifies that their digital signature is the equivalent of its handwritten signature. Also, the merchant declares that it has read and understands all of the Terms and Conditions and agrees to and does sign each section of these Terms and Conditions with its digital signature. 26.7 Except as otherwise specifically provided, all notices and other communications required or permitted hereunder (other than those involving normal operational matters relating to the processing of Card Transactions) shall be in writing and, if sent by Processor and/or Bank to you, by mail, courier or facsimile at your address appearing on your Merchant Application and Agreement, or any other address you provide notice to Processor and/or Bank in a manner consistent with this paragraph; and if sent by you to Processor, by mail, courier to Cynergy Data, PO Box 1101, Alpharetta, GA 30009 with a copy to Bank by mail, courier to BMO Harris Bank, NA. 150 N. Martingale Road, Suite 900, Schaumburg, Illinois 60173.

27 Governing Law; Ven

21 Overaning Law, venue. This Agreement shall be governed by and construed and enforced in accordance with the laws of the State of New York as applied to contracts made and performed within the State of New York. The parties hereby waive their right to assert in any proceeding involving this Merchant Application and Agreement that the law of any jurisdiction other than the State of New York shall apply to such dispute; and the parties hereby covenant that they Agreement on the law of any presence of the main related in the York share apply to such display, and the particle proceeding which arises out of or relates in any shall assert no such claim in any alignet arising under this Merchant Application and Agreement. Any proceeding which arises out of or relates in any way to the subject matter of this Merchant Application and Agreement shall be brought in the Superior Court of New York, County of New York or the United States District Court for the Central District of New York. We York Division The parties hereby consent to the jurisdiction of the State of New York and waive their right to challenge any proceeding involving or relating to this Agreement on the basis of lack of jurisdiction over the person or

28 GLDSSARY. As used in this Merchant Application and Agreement, the terms below will have the following meanings: ACH Fee. A fee charged each time a Merchant's bank account is either debiled or credited funds through the ACH Settlement process Address Verification Service (AVS). A service provided through which the Merchant verifies the Cardholder's address. Primarily used by mail order/ telephone order Merchants. Not a guarantee that a Transaction is valid. Association. Any entity formed to administer and promote Cards, including, without limitation, MasterCard International, Inc.; VISA U.S.A., Inc.; and

VISA International. Inc.

Association Rules. The rules, regulations, releases, interpretations and other requirements (whether contractual or otherwise) imposed or adopted by any Association

Authorization. Approval by, or on behalf of, the Card Issuing Bank to validate a Transaction for a Merchant or another affiliate bank. An Authorization indicates only the availability of the Cardholder's credit limit at the time the Authorization is requested.

Authorization Fee (Auth Fee). A Merchant is charged an Authorization Fee each time communication is made via the POS terminal, software or

Bank. Member of MasterCard and Visa that clears Transactions for these Associations as set forth in the opening paragraph of this Merchant Ag ment. The Bank is BMO Harris Bank, N.A. 150 North Martingale Road, Suite 900, Schaumburg, IL 60173, or such other member of MasterCard and Visa that may subsequently be assigned.

Cancellation Fee. A fee in the amount of four hundred ninety five dollars (\$495.00), charaed in the event that (a) you elect to cancel this Merchani Application and Agreement prior to the expiration of the then current thirty-six (36) month term of the Merchant Application and Agreement, or (b) this Merchant Application and Agreement is terminated prior to the expiration of the then current thirty-six (36) month term due to an Event of Default, except as provided in Section 15.1.

Card. A valid Credit Card or Debit Card bearing the service mark of Visa or MasterCard and, to the extent that you have signed up for such services, the marks of any other Association

Cardholder. The individual whose name is embossed on a Card (or Debit Card, as applicable) and any authorized user of such Card.

Chargeback. The procedure by which a Sales Draft or other indicator of a Card Transaction (or disputed portion thereof) is returned to Bank or the Issuing Bank, the liability for which is the Merchant's responsibility.

Chargeback Fee. A fee incurred each time a Transaction is charged back to you

Credit. A refund or price adjustment given for a previous purchase Transaction.

Debit Card. A Card used at a Merchant location bearing a MasterCard or Visa logo and/or the marks of ATM networks (such as MAC, NYCE, Star) where the Issuing Bank is not extending credit to the Cardholder, but where the Card is connected to either a deposit account, a prepaid account or a prepaid benefit account.

Debit Network Processing Fees, Fees charged by PIN Debit networks for processing PIN Debit Transactions, In addition to any Debit Network Processing Fees, Merchant will also pay the Debit Card/ATM transaction fee as indicated in the Merchant Application and Agreement. Debit Network Processing Fees are subject to change without notice.

Decline Fee. A fee charged each time the Merchant processes a Transaction which does not receive an Authorization or is otherwise declined Dial-Up Terminal. An Authorization device which, like a telephone, dials an Authorization center for validation of Transactions.

Discount Rate. An amount charged for processing credit Card Transactions or Signature Debit Transactions. Discount Rates are charged on all sales and refunds. The discount rates for Rate 2 and Rate 3 Transactions are higher as described in Section 7.3 and the "Schedule of Charges (Fees)" section of the Merchant Application and Agreement.

Downgrade Fee. An additional fee applied per settled item for Transactions that are charged a Rate 2 Discount Rate or Rate 3 Discount Rate

Electronic Benefit Transfer (EBT). An electronic system that allows a government benefit recipient to authorize the transfer of his/her benefits from a Federal, State or local government account to a Merchant account to pay for products and services received.

Excessive Chargebacks. (a) Chargebacks or Retrieval Requests in excess of Association Rules as they may exist from time to time, (b) Chargebacks relating to a Merchant's Transactions processed by Bank in excess of one percent (1%) of the average monthly dollar amount of such Transactions, (c) Chargebacks relating to a Merchant's Transactions processed by Bank in excess of one and a half percent (1.5%) of the total number of Transactions processed by the Merchant for a particular month or, (d) Retrieval Requests in excess of three percent (3%) of the total number of Transactions

Imprinter. A manual or electric machine used to physically imprint the Merchant's name and ID number as well as the Cardholder's name and Card number on a Sales Draft.

Issuing Bank. The bank that has issued a Card.

Magnetic Stripe, A stripe of magnetic information affixed to the back of a plastic Credit Card or Debit Card. The magnetic stripe contains essential Cardholder and account inforr

Merchant. The party identified as "Merchant" on the Merchant Application and Agreement. The words "you" and "your" refer to Merchant

Merchant Agreement. The agreement among Merchant, Processor and Bank contained in the Merchant Application and Agreement, any attachments, addenda, schedules thereto, each as amended from time to time, all of which collectively constitute the agreement among the parties.

Merchant Maintenance Supply/Replacement Program ("MMP") Fee. A recurring monthly fee, as indicated in your Merchant Application and Agreement, for the MMP. If you elect to participate in the Merchant Maintenance Supply/Replacement Program (MMP"), you understand that supply quantities provided by CD will be based on your monthly transaction court. Provided Merchant is current on its MMP fees as stated in this Merchant Application and Agreement and not otherwise in breach of this Merchant Application and Agreement, after at least one statement cycle, should the Merchant's printer, pin pad, peripherai or terminal become defective as a result of normal business usage and through no fault of Merchant or any tricit aptry. Processor shall facilitate the exchange of said processing equipment, whether or not the device at issue is under a manufacturer's war-ranty, for a refurbished device (same in model, form, features, and function as the defective device) at no charge within 24 to 48 hours. If a defective terminal is obscile, not compatible with industry required software applications, the Payment Card Industry Data Security Standards (PCIDSS) of compliant terminals/benetion the DEFECTIVE DEVICE SID RECTED BY PROCESSOR. FUO SINUE TO REVINE THE DEFECTIVE DEVICE AS DIRECTED BY PROCESSOR. Fuolish of device the device at under warranty for the life EQUIPMENT SENT TO YOU IF THE DEFECTIVE DEVICE IS NOT RECTED BY PROCESSOR. Fuol SINT OF YOU IF THE DEFECTIVE DEVICE SID TRECTED BY PROCESSOR. Fuol shall as under warranty for the life arranty for the to be apprendiment in the IDM and the to these terminals peripherals that haves submitted or stelled batch. Externation of the first of the

Monthly Minimum Discount Fee. A fee, as indicated in the Merchant Application and Agreement, less the net Discount Rates, if any, for your Master-Card/Visa Transactions during the month.

Monthly Fee. A recurring monthly fee, as indicated in your Merchant Application and Agreement, for maintaining an account with Processor and B

Online Merchant Portal Fee. A recurring monthly fee, as indicated in your Merchant Application and Agreement for the provision of online real time owne instructive York Tech York with the second second in You had be and reproduced and the glocification of production of the production of the second seco

Pre-Authorization Fee. A fee charged when a Merchant completes pre-authorization on a Transaction

essor. Cynergy Data or any successor, transferee, assignee or delegate thereof.

Referral. The n sage received from an Issuing Bank when an attempt for Authorization requires a call to the Voice Authorization Center Voice Response Unit (VRU

Reserve Account. A fund established and managed by us to protect against actual or contingent liability arising from Chargebacks, adjustments, fees and other charges.

Retrieval Request/Transaction Documentation Request, A request for documentation related to a Card Transaction such as a copy of a Sales Draft or other Transaction source documents

Sales Draft. Evidence of a purchase of goods or services by Cardholder from Merchant using a Card, regardless of whether the form of such evidence is in paper, electronic or otherwise, all of which must conform to Association Rules.

Services. The activities undertaken by Processor and Bank to authorize, process and settle all United States Dolar-denominated MasterCard and Visa Card Transactions undertaken by Cardholders Merchant's location(s) in the United States, and all other activities necessary for Processor and Bank to perform the functions required by this Merchant Application and Apgreement for all Uniter Cards Covered by this Merchant Application and Apgreement.

Settlement Account. An account at a financial institution designated by Merchant as the account to be debited and credited by Processor Bank for Card Transactions, fees, Chargebacks and other amounts due under the Merchant Application and Agreement or in connection with the Merchant Application and Agreement.

Signature Debit Transaction, A Transaction in which a Debit Card is used at a Merchant location bearing a MasterCard or Visa logo, but where the Cardholder does not enter a PIN.

Submission. The process of sending batch deposits to us for processing. This may be done electronically or by mail.

Transaction means acceptance of a Card for payment for goods sold and/or leased or services provided to Cardholder by Merchant and receipt of payment from Bank in accordance with the terms of this Agreement.

Us. Bank and Processor collectively.

Vital Fee. A fee charged for each Transaction processed through the Vital Front-End processor.

Voice Authorization Fee. This is a fee charged when the Merchant contacts an authorization representative to process their Transaction

Voice Response Unit Fee. This fee is charged when the Merchant calls into the 800 number to authorize a Transaction.

We. Bank and Processor collectively

You, your, See Merchant

Merchant Initials: X

Green Suite and Donate Wise Now Program Terms and Conditions

These Terms and Conditions apply to the GreenSuite and DonateWiseNow Programs (the "GW Terms") and supplements that certain Merchant Processing Application and Agreement (the "Agreement") by and among Cynergy Data, LLC, BMO Harris Bank, N.A. and the Merchant as identified on the first page of the Agreement These GW Terms are by and between Cynergy Data, LLC ('Cynergy') and the Merchant and are effective as of the date of the Agreement unless separately executed after the date thereof. Subject to Section 1b below, the Merchant has indicated its agreement to these GW Terms and its desire to use the Green Suite Program and the Donate Wise Now Program by Greenwise Bankcard, LLC ("GWBC"), as described below by checking the program boxes on page 1 of the Agreement. Capitalized terms used but not defined in these GW Terms shall have the respective meanings set forth in the Agreement.

1. General.

1a. <u>GreenSuite and DonateWiseNow Programs</u>. The GreenSuite program ("GreenSuite") is a paperless receipt application that allows Merchant to provide its customers with paperless receipts through Merchant's point of sale terminals. The DonateWiseNow program ("DonateWiseNow") is a donation application that allows Merchant to provide its customers with the option to donate funds to a charitable organization through Merchant's point of sale terminal. GWBC's website, currently at <u>www.greenwisebancard.com</u> contains a full description of and services provided by the GreenSuite program and the DonateWiseNow program. 1b. <u>Program Use</u>. Use, access of, or download of the GreenSuite or DonateWise Now programs constitutes

the Merchant's acceptance and agreement to be bound by the terms and conditions of these GW Terms, whether or not Merchant indicated its agreement by checking the GreenSuiteProgram and/or the DonateWiseNow Program boxes on page 1 of the Agreement. "Use" means storing, loading, installing, using or executing the GreenSuite or DonaleWiseNow programs, as applicable. Cynergy reserves the right to change these GW Terms at any time and in its sole discretion.

 Website: The GWBC portals/web site ("Website") may be temporarily unavailable from time to time due to required maintenance, telecommunications interruptions, technical problems, system failures and malfunctions, software problems or failures, system capacity issues, security issues and other technical issues, which could result in the inability to reproduce a receipt. Cynergy/GWBC does not guarantee 100% availability of its Website and shall not be held liable for the temporary unavailability of the programs or for any liability attributable to any of the abovementioned technical issues

3. Merchant Obligations. In using the GreenSuite or DonateWiseNow programs, Merchant shall: (a) supply to Cynergy/GWBC all information and data required by Cynergy/GWBC to provide such programs; (b) maintain all Cynergy/GWBC -related transaction records and other records required by law or regulation; (c) if Green Suite is selected, obtain, operate and maintain at its own expense electronic point of sale terminals capable of capturing cardholder signatures at each Merchant location; (d) be responsible for the accuracy and adequacy of all data transmitted by it or on its behalf for processing by or storage of information by Cynergy/GWBC; (e) maintain sufficient documentation and data to reconstruct transactions processed during any service interruption; and (f) comply with all federal, state, and local laws and regulations relating to this GW Terms, including but not limited to data and cardholder information security, consumer protection, and financial transaction laws. 4. Fees. The monthly usage fee for the DonateWiseNow and GreenSuite programs ('Fees') shall be \$3.95 per

month and the percentage of each donation collected by the Merchant under the Donate Wise Now program ("Donations") that will be retained by Merchant shall be 10% (the "Merchant Share"). Merchant authorizes Cynergy to initiate ACH transfer entries and to debit, perform debit adjustments, and/or credit the account identified on the ACH Authorization ('Account') form for the Fees including any portion payable to each of Cynergy and GWBC Share (the 'GWBC Share') and the Donations when due. Beginning each day following the Effective Date, Cynergy will withdraw funds from the Account via ACH in an amount equal to the Fees owed to each of Cynergy for the previous day's processing, plus all Donations and the GWBC Share, if applicable, at the time that all other fees and previous day's processing, plus all Donations and the GWBC Share, it applicable, at the time that all other tees and assessments are debited from the Account pursuant to the Agreement. Cynergy shall then forward the amount of the Donations collected, less the Merchant Share and the GWBC Share, to the charitable organization(s) selected by the Merchant. Cynergy/GWBC shall make available to Merchant the transactions processed on behalf of Merchant, including all Donations paid, on the GWBC Merchant portal found on the Websile. At each month-end during the normal statement cycle, Cynergy will fund to the Merchant the amount accumulated as the Merchant Share as a function of the merchant end-of month statement process If Merchant disputes the Fees, Merchant Share, GWBC Share or Donations paid, Merchant will inform Cynergy within 20 days of the date of the debit by Cynergy. Merchant waives any claim against Cynergy/GWBC regarding any Fees, Merchant Share, GWBC Share or Donations paid which if fails to disouch within size 0.2 days proceed Nations Shall require shall require within size the statement process shall require to provide the statement cycle, cynergy disouch actions paid which is the statement process shall require the provide the statement cycle within size the face of Nations in these GW Terms shall require the provide the statement cycle within size the statement process shall require the process of the these face the statement process shall require the provide the statement cycle within size the statement process shall require the provide the statement cycle within size the statement process shall require the process that provide the statement process shall require the statement cycle within statement process the statement process shall require the process the statement cycle within statement process the statement process shall require the process the statement cycle within statement process the statement process shall require the process the statement process the statement process or Donations paid which it fails to dispute within such 20-day period. Nothing in these GW Terms shall require Cynergy/GWBC to remit to Merchant any sums which Cynergy/GWBC has not first collected from Donations.

Training. Cynergy and/or its agents will provide phone and Internet training to the Merchant with regard to the use of Cynergy/GWBC products and services.

6. Modifications to Services. Cynergy/GWBC may modify, amend, enhance, update, or provide an appropriate replacement for the software used to provide the GreenSuite or DonateWiseNow programs, or any element of its systems or processes at any time or withdraw, modify or amend any function of the Green Suite or Donate Wise Now programs, provided that the functionality of such programs are not materially adversely affected. Cynergy/GWBC may, at any time, withdraw any portion of the GreenSuite or DonateWiseNow programs upon 30 days' prior written notice to Merchant. Cynergy/GWBC may also terminate any function of such programs

bays prior written holde to written holde to write that any discussion of such programs immediately upon any regulatory, legislative, or judical determination that providing such function is inconsistent with applicable law or regulation or the rights of any third party.
7. Reliance on Data. Cynergy/GWBC will perform the services described in these GW Terms on the basis of information furnished by Merchant. Cynergy/GWBC shall be entitled to rely upon any such data or information. If any error results from incorrect input supplied by Merchant, Merchant shall be responsible for discovering and control with error and curvely and the performance in performance. The performance is a state of the performance in the performance in the performance in the performance. reporting such error and supplying the data necessary to correct such error to Cynergy/GWBC at the earliest possible time. Cynergy/GWBC shall rely on the instructions and directions of Merchant, and shall not be responsible for any liability arising from Cynergy/GWBC's performance of the services described in these GW Terms in

 and any labeling ansing from energy/GWBCs performance of the services described in these GW relins in accordance with Merchant's instructions.
 Privacy Policy. Cynergy/GWBC may use, store and disclose Merchant's information according to the terms and conditions of Cynergy/GWBC may use, store and disclose Merchant's information according to the terms www.Greenwisebankcard.com. Cynergy/GWBC may amend the terms of the Privacy Policy any time, in its discretion, without notice. The terms of the Privacy Policy, as amended from time to time, are incorporated into these GWL terms for the terms of the Privacy Policy. these GW Terms by reference.

Exclusivity. During the term of these GW Terms, Merchant shall not use any third party, other than Cynergy/GWBC, as a provider of: (a) charitable donation applications that allow Merchant to provide this customers with the option to donate funds to a charitable organization through Merchant's point of sale terminal, or (b) paperless receipt applications that allow Merchant to provide its customers with paperless receipts through Merchant's point of sale terminal. 10. Disclaimer of Warranties. The Cynergy/GWBC systems are maintained with the latest versions of operating

systems and software, including security updates, however, no data transmission over the Internet can be guaranteed to be 100% secure. All services performed by Cynergy/GWBC under these GW Terms are performed on an "as is" and "with all faults" basis, and Merchant's use of such services is at its own risk. Cynergy/GWBC does not make, and hereby disclaims, any and all other express and/or implied warranties, including, but not limited to, warranties of merchantability, fitness for a particular purpose, quiet enjoyment and non-infringement, and any warranties arising from a course of dealing, usage, or trade practice. Cynergy/GWBC does not warrant that the Green Suite or Donate Wise Now programs do not infringe any rights of third parties. Any information transmitted to or from Cynergy/GWBC over the Internet is at Merchant's own risk. Cynergy/GWBC does not assume responsibility for the loss of any data or for the Merchant's failure to back up its systems. 11. Limitations of Liability. IN NO EVENT SHALL CYNERGY/GWBC OR ITS AFFILIATES BE LIABLE TO

MERCHANT OR ANY THIRD PARTY FOR ANY CONSEQUENTIAL, SPECIAL, INCIDENTAL OR INDIRECT DAMAGES OF ANY KIND ARISING OUT OF THE DELIVERY, PERFORMANCE OR USE OF THE GREENSUITE OR DONATEWISENOW PROGRAMS, EVEN IF THEY HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN NO EVENT WILL GWBC'S LIABILITY FOR ANY CLAIM, WHETHER IN CONTRACT, TORT OR ANY OTHER THEORY OF LIABILITY, EXCEED THE FEES RETAINED BY GWBC UNDER THESE GW TERMS, IF ANY

12. Access. Cynergy/GWBC reserves the right, in its sole discretion and at any time, to terminate Merchant's access to the Website and/or any Cynergy/GWBC service. Access to the Website may be monitored by Cynergy/GWBC.

3. Ownership and Copyright. Merchant acknowledges that all materials provided by the Green Suite or the Donate Wise Now programs, including but not limited to information, trademarks, service marks, patents, documents, products, logos, graphics, sounds, images, portals, programs, software, and services, are provided either by Cynergy/GWBC or its affiliates and the underlying intellectual property rights are owned and copyright protected by Cynergy/GWBC and/or its affiliates. The terms "GreenSuite", "Green Receipt", "Donatewisenow" and Planetreceipt Com⁺ and other marks and logos displayed on the Website (excluding those identified as the property of third parties), are trademarks and service marks of GWBC and may not be used without its express written permission other than the license granted in these GW Terms. Merchant shall obtain no other rights regarding GWBC's intellectual property.

14. Indemnification. Merchant agrees to indemnify, defend, and hold harmless Cynergy/GWBC, its employees, directors, managers, members, officers or agents from and against any loss, liability, damage, penalty or expense (including reasonable attorneys' fees and court costs) which may be claimed by a third party as a result of any act or omission of Merchant under these GW Terms or breach by Merchant of any term of these GW Terms or any relevant law, rule, or regulation.

15. Severability. In the event of invalidity of any provision of these GW Terms, the parties agree that such

 No Waiver of Rights. Except as otherwise provided in these GW Terms, no failure or delay on the part of any party in exercising any right under these GW Terms will operate as a waiver of that right, nor will any single or partial exercise of any right preclude any further exercise of that right. 17. Successors and Assigns. These GW Terms will inure to the benefit of and will be binding upon the parties

and their respective permitted successors and assigns. These GW Terms will not be deemed to be for the benefit of any third party. Merchant is prohibited from assigning these GW Terms, by operation of law or otherwise, to any third party without Cynergy/GWBC's prior written consent, in its sole discretion.

18. Termination These GW Terms will terminate at Cynergys option, without notice from Cynergy, if the Merchant fails to comply with the provisions of these GW Terms, or immediately upon notice from Cynergy of its desire to terminate these GW Terms, whichever is earlier. Upon termination, the Merchant shall immediately discontinue use of the Green Suite and Donate Wise Now programs, as applicable. All payments made by Merchant to Cynergy/GWBC are non-refundable. Upon termination of these GW Terms Cynergy shall have the right to withdraw from the Account all amounts owed to Cynergy/GWBC for transactions, Donations and GWBC Share incurred, on or prior to the applicable termination date. If Cynergy is unable to withdraw any amounts from the Account, Merchant shall immediately pay to Cynergy such amounts upon request from Cynergy. Sections 8, 10, 11, 12, 13, 17, 18, 19, 20 and 22 of these GW Terms shall survive termination of these GW Terms, however, all other rights granted to Merchant under these GW Terms will cease upon termination.

19. Force Majeure. Neither party will be liable to the other for any failure or delay in its performance of these GW Terms if such failure or delay arises out of causes beyond the control and without the fault or negligence of such party

20. Entire Agreement. These GW Terms constitute the complete and exclusive agreement between Cynergy and Merchant with respect to the subject matter contained in these GW Terms and supersedes all prior oral or written understandings, communications or agreements not specifically incorporated in these GW Terms. Except as otherwise set forth in these GW Terms, these GW Terms may not be modified except in a writing signed by an

authorized representative of Cynergy. **21. Copies and Counterparts**. The Merchant has indicated its agreement to the provisions of these GW Terms by checking the Green Suite Program and/or the Donate Wise Now Program boxes and executing the Agreement. The Merchant and Guarantor have indicated its agreement to the provisions of these GW Terms by executing the front of the Agreement where indicated on the front of the application. A facsimile of this document bearing a party's signature or a printed copy of the original, signed document scanned in .pdf or .tiff format shall have the same legal force and effect as an original of such signature and shall be treated as an original document for evidentiary purposes

22. Terminal Loan Provisions. In the event Cynergy, in its sole discretion, loans the Merchant any equipment (the "Equipment), Merchant acknowledges and agrees to the following terms and conditions: 22a. <u>Ownership</u>. The Equipment is, and will remain at all times, the exclusive property of Cynergy or its assigns

(which may include GWBC), and Merchant's use of the Equipment confers no ownership rights of any kind on Merchant.

22b. <u>Deposit</u>. Merchant authorizes Cynergy to debit from the account indicated below ('Account') a security deposit of up to the value of the Equipment, which will be held until the Equipment is returned to Cynergy, plus shipping. Upon return of the Equipment the deposit will be returned to Merchant.

22. <u>UseTerm</u>. Merchant will use the Equipment for a period of at least two years for business purposes only, solely to process credit and debit card transactions through Cynergy/GWBC, as a provider of: (a) charitable donation applications that allow Merchant to provide its customers with the option to donate funds to a charitable organization through Merchant's point of sale terminal, or (b) paperless receipt applications that allow Merchant to provide its customers with paperless receipts through Merchant's point of sale terminal. If Merchant breaches this provision within two years from the processing start date, Merchant will pay GWBC a one-lime \$500.00 (five hundred) equipment placement fee, which shall be in addition to retention of the deposit for unreturned Equipment. Merchant will not sell or lease the Equipment, and will not allow anyone else to use the Equipment for any reason. 22d. <u>Maintenance</u>. Merchant acknowledges that it has been trained on the proper use of the Equipment.

Merchant will maintain the Equipment in good condition and repair. Merchant will locate the Equipment on Merchant will maintain the Equipment in good condition and repair. Merchant will locate the Equipment on Merchant's premises, and will not remove it without Cynergy's prior written consent. Merchant will not change or remove any lettering or numbering on the Equipment.

22. <u>Return</u>. If Merchant cases processing card transactions with Cynergy or if Merchant's contract with Cynergy terminates, Merchant will return the Equipment to Cynergy within 30 (thirty) days and Cynergy is authorized to repossess the Equipment. If the Equipment is not returned, Merchant will owe Cynergy the equipment replacement cost. Once Equipment is returned it will be tested, and the difference between the repair cost and the deposit shall be retained by Cynergy if any above or beyond the normal cost of refurbishing Equipment for placement back into the market place.

221. Loss/Damage. Merchant will be responsible for all loss, theft, destruction or damage of the Equipment. If 221. <u>Ussouringe</u>: inection will be responsible to an loss, tiert, destudition of damage of inter-cupinnent, in that happens, Merchant will notify Cynergy, will hold the Equipment or any wreckage, and will owe Cynergy the equipment replacement cost. Merchant authorizes Cynergy to debit the Account indicated in the Merchant Processing Agreement for any amount owed under this agreement.

229. Equipment Returns for Replacement. Merchant shall have the ability to return a defective terminal for replacement during the term of this Loaner Agreement as follows: 1) Cynergy will provide terminal replacement for defective terminal(s) provided it determines the defect is

not the result of abuse by merchant. There will be a seventy five (\$75.00) dollar deductible fee for each replacement plus shipping and handling costs.

2) Shipping cost shall vary depending on method merchant selects. If, upon receipt of terminal by Cynergy, it is determined that the terminal defect is a direct result of abuse by the Merchant, then and in that event, the cost of repair shall be the exclusive obligation of the Merchant.

3) Equipment will be replaced with a like device as determined by Cynergy. Merchant shall be responsible for any reprogramming fees.

4) Merchant agrees that each piece of Equipment must be wrapped in protective shipping material (bubble wrap) and shipped in a box proportionate to its size. 22H. <u>Termination</u>. Cynergy reserves the right to terminate this Equipment loan upon thirty (30) days written

notice to Merchant. Failure to return equipment upon receipt of termination notice will result in enforcement of the provisions as set out in paragraph 22E above.

Member Bank (Acquirer) Information

Acquirer Name: BMO Harris Bank, N.A.

Acquirer Address: 150 N. Martingale Road, Suite 900, Schaumburg, IL 60173

Acquirer Phone: 847-240-6600

Important Member Bank (Acquirer) Responsibilities

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

Merchant Information	
Merchant Name:	-
Merchant Address:	

Merchant Phone:

Important Merchant Responsibilities

- 1. Ensure compliance with cardholder data security and storage requirements.
- 2. Maintain fraud and chargebacks below thresholds.
- 3. Review and understand the terms of the Merchant Agreement.
- 4. Comply with Discover / Visa / MasterCard Operating Regulations.

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

Merchant Signature

Date

Merchant's Printed Name and Title