

STATEMENT OF WORK**3DS Global on Fat Zebra and Merchant Warrior**

This Statement of Work ("SOW"), dated as of the date of the last signature by a Party, (the "SOW Effective Date") is being entered into by and between PropTradeTech Pty Ltd ("Customer") and Spreedly, Inc., a Delaware corporation ("Spreedly"). Capitalized terms not otherwise defined herein will have the meanings given to such terms in the Professional Services Agreement signed concurrently with this SOW.

i. **Description of Services:** Spreedly will perform the following Services under this SOW:

a. Add Support for 3DS Global (as indicated in the applicable documentation here: <https://docs.spreedly.com/guides/spreedly-3dsecure2/>) on the Fat Zebra integration (as indicated in the applicable documentation here: <https://docs.spreedly.com/payment-gateways/fat-zebra/>)

b. Add Support for 3DS Global (as indicated in the applicable documentation here: <https://docs.spreedly.com/guides/spreedly-3dsecure2/>) on the Merchant Warrior integration (as indicated in the applicable documentation here: <https://docs.spreedly.com/payment-gateways/merchant-warrior/>)

ii. **Key Milestones & Deliverables:**

- Add and merge 3DS Global support for Fat Zebra to Spreedly's Active Merchant open source library
- Add and merge 3DS Global support for Fat Zebra as described above to Spreedly Core Platform, deploy in Production
- Test and verify functionality
- Update integration documentation at docs.spreedly.com
- Add and merge 3DS Global support for Merchant Warrior to Spreedly's Active Merchant open source library
- Add and merge 3DS Global support for Merchant Warrior as described above to Spreedly Core Platform, deploy in Production
- Test and verify functionality
- Update integration documentation at docs.spreedly.com

iii. **Customer Obligations:** In support of the Services that will be provided by Spreedly hereunder, Customer will fulfill the following obligations and produce and/or provide the following materials, equipment, technology and/or space:

- Make resources available for testing and review of deliverables in a timely manner.
- Provide Spreedly access to Fat Zebra and Merchant Warrior contacts in order to establish a Sandbox environment, documentation, and designated technical point of contact.
- Facilitate communication with integration partners, if needed, in order to help Spreedly gain access to an account with support for testing purposes
- Test and accept work product in a timely manner
- Work with Fat Zebra and Merchant Warrior for required information to enable the use of 3DS Global
- Update Customer implementation as necessary to use deliverables functionality
- Facilitate or participate in any third party conversations with Fat Zebra and Merchant Warrior as needed

iv. **Duration of Statement of Work.** This SOW will commence on the SOW Effective Date and will continue until the work product and deliverables as described above have been Accepted by Customer (the "SOW Initial Term").

v. **Timeline.** The project work will commence within two (2) to four (4) weeks of the SOW Effective Date and last four (4) to six (6) weeks or until the entirety of deliverables described herein have been delivered and Accepted by Customer.

vi. **Fees and Payment Terms.** As consideration for the performance of the Services under this SOW, Customer will pay to Spreedly \$18,000 USD invoiceable upon execution of this SOW. This fee includes a one time discount; please refer to Table 1 below.

3DS Integrations	\$31,200.00
Discount	-\$13,200.00
Total Cost	\$18,000.00

If Customer fails to make any payment when due then, in addition to all other remedies that may be available to Spreadly in the Agreement, Spreadly may charge interest on the past due amount at the rate of 1.5% per month calculated daily and compounded monthly or, if lower, the highest rate permitted under applicable law.

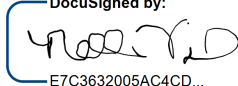
- vii. **Acceptance.** When Spreadly has identified a SOW as completed, Spreadly will provide written notification (electronic or otherwise) to Company of the completion. Company will have 10 business days (Acceptance Period) in which to determine if the applicable deliverable(s) conform to the SOW. Company will be deemed to have accepted the deliverable(s) unless, prior to the expiration of the Acceptance Period, Company provides Spreadly with a written notice to the effect that one or more of the deliverables fails to conform to the acceptance test. In the event deficiencies are reported by Company during the Acceptance Period, Spreadly will supply the appropriate personnel to investigate, and correct, if necessary, non-conformities within 30 days from the date of the correction of identified non-conformities.
- viii. **Incorporation of Terms.** All other terms and conditions of the Professional Services Agreement will apply to this SOW.

[SIGNATURES ON FOLLOWING PAGE]

Authorized representatives of the parties hereby agreed to and accept the terms of this Statement of Work effective as of the SOW Effective Date.

SPREEDLY, INC.

PropTradeTech Pty Ltd

DocuSigned by:
By:  —
E7C3632005AC4C... —
Name: Nellie Vail —
Title: CFO —
Date: 3/13/2024 —

DocuSigned by:
By:  —
F1FFABFD10644CF... —
Name: Alastair Prior —
Title: CEO —
Date: 3/12/2024 —