

Merchant Signature

# VISA, MASTERCARD, DISCOVER APPLICATION Phone 888-888-4009 • Fax 877-292-3520

www.powerpay.biz

		□ Ne	w to PowerPay	☐ Additional Location	☐ Owner Ch	nange 🗆 Enter	ed Online		
Capital:		MERCHA	ANT APPLICATIO	N Agent ID#	:	Lead ID#:			
d/b/a Name	IRS Reporting / Legal Business Name								
Location Address (no PO Boxes)			Mailing Address	s (if different)					
City / State / Zip			City / State / Zip	)					
Company Phone Custome	er Service Phone		Legal Phone	Fax N	Number				
Website		BUS	Email (required	to receive e-Statement)					
Sole Proprietor Partnership Fed ID # (SSN if Sole Proprietor)	☐ Corporation	LLC *Must m	Non-Profit atch number reported	Year Formedto the IRS	Seasonal E	Business YES	□ NO		
Check the boxes below for all that apply:			·						
website storefront of	fice bldg	nopping center/mall	residence	commercial/industrial	kiosk	roving merchan	t		
Trade Reference		Contact Name		Telephon	e #				
		OWNE	RS / OFFICERS						
Name	Title	Ownership %	Name		Title	Ownership	0/2		
	Title	Ownership 70	Name		TIUC	Ownership	70		
SS# DOB		Primary Tel #	SS#	DOB		Primary Tel #			
Home Address (no PO Box)	City/State/Z	<b>Z</b> ip	Home Address	(no PO Box)	City/St	ate/Zip			
Cell Phone			Cell Phone						
Drivers License Number	State Issued		Drivers License	Number	State Issued				
Primary Business Contact other than Owner	;		Phone #		Email				
			BANK INFORMAT						
Deutsche Bank AG, c/o I IMPORTANT MEMBER			eg 1-3 • 50679 Cologi	ne, Germany • +49 221 99577 7 IMPORTANT MERCH					
			1 Merchant				ements		
<ol> <li>A Visa Member is the only entity approved to extend acceptance of Visa products directly to a merchant.</li> <li>A Visa Member must be a principal (signer) to the Merchant Agreement.</li> <li>The Visa Member is responsible for educating Merchants on pertinent Visa Operating Regulations</li> </ol>				<ol> <li>Merchant must ensure compliance with cardholder data security and storage requirements.</li> <li>Merchant must maintain fraud and chargebacks below thresholds.</li> <li>Merchant must review and understand the terms of the Merchant Agreement.</li> <li>Merchant must comply with Visa Operating Regulations.</li> </ol>					
with which Merchants must comply.  4. The Visa Member is responsible for and mus  5. The Visa Member is responsible for all funds			The responent. pro	sibilities listed above do not superided to ensure the merchant un			and are		
Marchant Cianatura		Date	Marahantia	Drinted Name 9 Title					
Merchant Signature	ARDHOLDER DAT			Printed Name & Title IONS & SERVICE PROVI	DERS				
Payment Card Industry Data Security Standards Data from being compromised. If you use a Payr that application must be Payment Application Da is no guarantee of a merchant's PCI DSS Comp they must also validate PCI DSS Compliance. T  1. Has your company or any of the signatorio	s ("PCI DSS") Compliar ment Application includ ata Security Standard (" bliance. In addition, if y he PCI DSS and Payn	nce refers to a set of dat ing a terminal, Point of : "PA DSS") Compliant ar ou use an outsourced T nent Brand rules prohibi	ta security guidelines of Sale ("POS") system of the graph of the grap	designed jointly and enforced inc r installed shopping cart softwar must validate PCI DSS Compliar services such as a payment ga Authentication Data, including tr	dividually by the Pa e to pass, transmit nce. A PA-DSS Co teway, hosted sho ack data, under ar	, store or receive Cardh mpliant Payment Applic pping cart or e-commen ny circumstances.	older Data, ation alone		
Are you using only a "dial-up" terminal wi     A. Name of Payment Application or Software_						e answer the following to mber	nat apply)		
<b>b.</b> Name of Primary Third-Party Provider				Is	this provider PCI-	DSS Compliant   YE	S NO		
c. Name of Secondary Third-Party Provider _						DSS Compliant 🔲 YE	S 🗌 NO		
3. Are you PCI-DSS (Payment Card Industry-I	•		<del></del> -	·					
<ul><li>a. If applicable, what is the date of your last so</li><li>c. Which SAQ Validation Type was completed</li></ul>			•	st SAQ (Self Assessment Ques	tionnaire)?	<del></del>			
Which SAQ validation Type was completed     Do you or your Third-Party Provider(s) store			_	dial-up terminal or touchtone on	nly application che	ck <b>NO</b> and sign at botto	m of page)		
If <b>YES</b> , where is Cardholder Data Stored Elect				p	7 - FF - 2000 - 200		- 17-0-7/		
	Merchant's Headquarters/Corp offi	ce Co-Loc Manac	cation/ Backup gement Provider	☐ Third-Party Provider(	(s)	Other:	_		
PCI COMPLIANCE VALIDATION: I agree to pro as applies for the business, or I will complete the	ovide proof of current F	CI Compliance, includir			uarterly scanning	of all web accessible IP	addresses		

Version Date: 07/13/12 Page 1 of 6 PowerPay is a registered ISO/MSP for Deutsche Bank AG, New York

Date

Merchant's Printed Name & Title

*PRODUCTS / SERVICES PROFILE									
Annual Volume: Average Ticket:	High Ticket:								
Describe high ticket in detail									
Describe products/services in detail									
Magnetic stripe read transactions (Card & Cardholder present)%	Mail or Telephone order transactions%								
Card & Cardholder present, "key punched" transactions w/ signature%	e-commerce/web based transactions%								
Do you currently accept Visa-MC at this or any other business?   YES NO (If yes, submit 3 merchant statements)									
Do you own or operate more than one business?									
Refund policy:   all sales final   days   exchange only									
*Each person signing this form certifies that the volume, ticket, and products/services info above is accurate, complete and not misleading in any way and agrees that any transaction falling outside these parameters/descriptions can be cause for termination and can result in delayed and/or withheld settlement of funds. See paragraphs 4c, 9a, and 13b of the Merchant Processing Agreement regarding suspension, termination and Merchant changes.									
MERCHANT SITE SURVEY REPORT (To	Be Completed by Sales Representative)								
Merchant Location: Retail Location with Store Front Office Building Residence Online/Website Other									
Is inventory/merchandise amount consistent with type of business?	f no, explain								
The Merchant: Owns Leases the Business Premises Landlord Name & Pho	ne #:								
AMERICAN EXPRESS									
New Setup Existing Account #									
The following rates only apply if you are obtaining a new merchant number from American Express. If you are using an existing account # with American Express, you will be charged the same rates you have been in the past. American Express also assigns specialized rates for established Franchises that have contracted directly with them. If your business is a part of one of those franchises, you will be charged your contracted rates & fees.									
Depending on how American Express classifies your business, you will be charged as stated below. These fees are billed by American Express and will be represented on a separate statement.									
Retail       2.89% + \$0.10 per item         Restaurant       3.50% + \$0.05 per item         Fast Food Restaurant       3.50%         Mail Order or Internet       3.50%         (\$5k+ in annual Amex Volume***)       2.89% + \$0.15 per item         Services & Wholesale       2.89% + \$0.15 per item         All Other Merchant Category Codes       2.89% + \$0.15 per item	Lodging       3.50%         Office Based Health Care       2.55%         Supermarket       2.30%         Other Transportation       3.50%         Education       2.50%         Independent Gas Station       3.25%         Telecommunications       3.50%								
A 0.30% downgrade fee will be charged for Retail and Restaurant (not including Fast Food Restaurant) transactions when a CNP or Charge Not Present transaction occurs. CNP means a charge for which the card is not presented at the point of purchase (e.g., charges by mail, phone, fax or the Internet), is used at unattended establishments (e.g., Customer Activated Terminals, called CATs, or for which the transaction is Key-Entered)									
*** If your Mail Order or Internet business processes less than \$5k in Amex volume annually, you will be charged a \$7.95 monthly fee with no transaction fees									
By signing below, I represent that I have read and am authorized to sign and submit this application on behalf of the entity above and all information I have provided herein is true, complete, and accurate. I authorize American Express Travel Related Services Company, Inc. ("American Express") to verify the information in this application and receive and exchange information about me personally, including by requesting reports from consumer reporting agencies. I authorize and direct American Express to inform me directly, or through the entity above, of reports about me that American Express has 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' approval of the entity indicated above to accept the American Express Card, the terms and conditions for American Express (R) Card Acceptance ("Terms and Conditions") will be sent to such entity along with a Welcome Letter. By accepting the American Express Card for the purchase of goods and/or service, or otherwise indicating its intention to be bound, the entity agrees to be bound by the Terms and Conditions.  BANK INFORMATION - Electronic Funds Transfer Authorization									
Merchant authorizes any party to the Agreement to present Automated Clearing House credits, Auto									
account and to and from any other account for which any such parties are authorized to perform such functions under the Merchant Processing Agreement, for the purposes set forth in the Merchant Processing Agreement. This authorization extends to such entries in said account concerning lease, rental or purchase agreements for POS terminals and/or accompanying equipment and/or check guarantee fees and amounts due for supplies and materials. This Automated Clearing House authorization cannot be revoked until all Merchant obligations under this Agreement are satisfied, and Merchant gives written notice of revocation as required by this Agreement.									
Bank Name:	DDA:								
Routing/ABA #:	Account Type:  Checking Savings (not preferred) Account MUST have ACH debit and credit capability								

A pre-printed voided check or letter from your bank will be required prior to final account approval.

		BILLING INFORMA	ATION (schedule A)			
1. CARD PRESENT MERCHANT	2. MAIL / TEL / E	-COMMERCE MERCHANT	General			
credit cards%			Bankcard: (per authorization)			\$ 0.25 \$ 0.25
exempt debit%	credit c	ards%	Amex: (per authorization) Voice-Auth/Touch Tone Transactions: (per transaction) Batch Header Fee: (per batch closed)			
non-exempt debit%	non-exem	ot debit%	Regulatory Fee: "	,		\$ 0.25 \$ 1.95
	Foo applies	to approved Mail/Tal/	Annual Fee: (billed in Dec. for Basic Monthly Service Fee:	0,		\$ 29.00 \$ 10.00
Fees apply to most US consumer card/ cardholder present, mag-stripe read	E-Commerce m	to approved Mail/Tel/ erchants that submit US	Minimum Monthly Discount Chargeback Fee: (per item)			\$ 25.00 \$ 25.00
transactions authorized and batched daily.	consumer trans request.	actions with an "AVS"	NSF or ACH Reject - Fixed: ( Early Termination Fee: (minin	(per item)		\$ 30.00 \$ 250.00
Manually key punched transactions batched daily with exact "AVS" match, or qualified key-	Transactions s	ubmitted without "AVS"	(NOT applicable if proper notice p	rovidéd - please read s	ection 13 of the T's & C's ca	
entered lodging, emerging market or Corp/ Purchase card transactions w/required Corp/	request or Corp/l	Purchase card transactions quired Corp/Purchase data,	Retail (please check all that a EBT Transactions: (Electroni		Quest Card)	□ \$ 0.25
Purchase data and some rewards-type cards shall be billed at the above credit card rate	or unclosed ba	tch transactions may be	Pin Based Debit Card Transa	actions:	, i	☐ cost plus \$0.10
plus .9% unless otherwise indicated here.	otherwise indic	ve rate plus 1.75% unless ated here. This does not	Monthly Mobile Wireless Ter Mobile Wireless Transaction	Fee: (per transaction	n)	□ \$ 20.00 □ \$ 0.15
This does not apply to non-exempt debit.	apply to non-exe	•	Includes free supplies and equip	oment replacement (e.	xcept wireless and Eclipse	□ \$ 9.00 )
Transactions involving non-U.S. credit/ debit cards, some rewards-type cards, and	Mail/Tel/e-commerce me required to submit a cor	erce merchants may be nit a completed Mail-Tel-e-	Each additional terminal \$5.00 E-Commerce/MOTO (plea	month. Number of to	erminals	\$
all transactions with no "AVS" match, mag- stripe read, Corp/Purchase data, or other		e. Merchants processing erce transactions without	Monthly E-commerce Gatew		• /	□ \$ 20.00
qualifiers including unclosed batches may be billed at the above credit card rate plus	PowerPay appro	oval may be subject to d/or account termination.	E-Commerce Transaction Fe	ee: (additional)	,,	\$ 0.15
1.75% unless otherwise indicated here.	deposit delays at	a/or account termination.	If the merchant will be using a		ŭ	ata a tha Catanaa
This does not apply to non-exempt debit.			PP-MM541 - PowerPay cre Gateway, PowerPay bills for	the gateway fees	AG-MM541 - Agent cre PowerPay bills for the C	Sateway fees
PCI Validation Fees:			PP-GW - PowerPay create Gateway bills the merchar		AG-GW - Agent creates Gateway bills the merch	
PCI Validation Fee: (Monthly) PCI Validation fees apply upon written notifi	cation to merchan	\$ 10.00 t of enrollment in the PCL	Assessments Pass-through fees from the Paymer	at Pranda abarraad oo o r	porportogo of the total colon ur	duma for each brand
Validation Program. All merchants are subje-	ct to enrollment ur	less proof of existing PCI	MasterCard Assessment (tra	ensactions < \$1,000)	Ü	0.11%
Compliance is provided or merchants are using with no payment system connected to the inte	rnet and no electro	nic data storage, eligible to	MasterCard Assessment (tra Visa Assessment	ansactions ≥ \$1,000)		0.13% 0.11%
complete Self-Assessment Questionnaire (SA PCI Validation Fees will still be required to cor	nply with PCI Valida	tion Program requirements	Discover Assessment MasterCard Acceptance Lice	ensing Fee		0.105% 0.05%
as applies to the business, including provision PCI DSS upon request, and remain subject to	n of documents val PCI Non-Compliand	dating compliance with the ce Fees.	In addition to transaction fees and	•	nts may see the following (o	
PCI Non-Compliance Fee: (Monthly)		\$ 15.00	pass-through fees from the Paym sales volume. These fees are pub			
(May apply in the event you fail to comply with t	ne PCI Validation Pi	ogram requirements)	items on the Monthly Statement.  • International Assessme	ante and •	Misuse of Authorization	1 Faas
Additional Billing Instructions:			Processing Fees  Network Access and Ac		Visa Debit and Prepaid	
			Support Fees		Fixed Acquirer Network	Fees
			REEMENT AND RESOLU			
IMPORTANT NOTICE: All information contained in the YORK BRANCH and their agents and/or assigns the	ereof. ("Bank"). shall	not be responsible for anv char	nae in printed terms unless specific	ally agreed to in writir	ng by an officer of EVO ME	ERCHANT SERVICES
LLC d/b/a EVO ("EVO"), and DEUTSCHE BANK AG ANY PARTY TO THE AGREEMENT or any of their	NEW YORK BRANC	CH. Investigative Consumer Rei	port: An investigative or consumer r	eport may be made in	connection with applicatio	n. Merchant authorizes
or from any other person or entity with any financial requested. By signing below on either the original or a	obligations under thi a facsimile, you are a	s Agreement. You have a right, greeing to the provisions stated	upon written request, to a complet within the Terms and Conditions of	te and accurate disclo	sure of the nature and sco	ope of the investigation s either pages 4, 5 and
6 of this Application & Merchant Agreement, or, as pr	inted on the reverse	pages of this Application, and ve	ou are acknowledging that you have	e carefully read each o	of the provisions before sig	nina. Bv sianina below
Merchant represents that the information provided in with this Agreement. Corporate Resolution: The office						
By signing below and/or if Merchant submits a	transaction hereu	nder, Merchant will be deen	ned to have accepted the Terms	& Conditions of th	e Merchant Processing	Agreement.
Signature - Owners/Officers	Title	Date	Signature - Owners/Office	ers	Title	Date
Accepted by EVO Merchant Services, LLC	;	DEDSONAL	Accepted by Deutsche Ba GUARANTEE	ank AG, New York	(	
As a primary inducement to EVO and Bank to enter continuing full and faithful performance and payment	into this Agreement,			and severally, uncondi	tionally and irrevocably, pe	rsonally guarantee the
between Merchant or its principals and EVO and Bar	ık. as such agreemei	nts now exist or are amended fr	om time to time. with or without not	ice. Guarantor(s) und	erstands further that EVO :	and Bank may proceed
directly against Guarantor(s) without first exhausting to any litigation arising out of or relating to this perso and may be enforced by or for the benefit of any succ	heir remedies agains nal guaranty. This gi	t any other person or entity resp uaranty will not be discharged o	onsible to it or any security held by l or affected by the death of the unde	EVO and Bank or Mer ersigned, will bind all h	chant. Guarantor(s) waive t neirs, administrators, repre	trial by jury with respect sentatives and assigns
and may be enforced by or for the benefit of any succ this guaranty remains in full force and effect even if t	essor of EVO and Ba he Guarantor(s) rece	ank. Guarantor(s) understand the ive no add'l benefit from the gu	iat the inducement to EVO and Ban aranty. Guarantors acknowledge the	k to enter into this agr e Investigative Consu	reement is consideration to imer Report section in Ackr	r the guaranty, and that nowledgement above.
AGREED AND ACCEPTED						
ACKLED AND ACCE TED						
Signature	Date S	ignature	Date	Witness		
	Duit 0		RTIFICATION	***************************************		
hereby verify that this application has been fully cand services are consistent in type, quantity and o	ompleted by the mea	chant applicant and that the in	formation set forth in this Applicat	ion is true, complete	and not misleading in any	way, and that product
applicable and customary) the Merchant appears	to be conducting bu	siness as described herein an	d I am not in possession of any k	nowledge to the conf	trary.	,
Print Agent Name	Date	Agent ID	# Agent 9	Signature (RFQL	IIRED)	Date

Version Date: 07/13/12

### MERCHANT PROCESSING AGREEMENT

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

#### **RECITALS**

Merchant desires to accept credit cards ("Cards") validly issued by members of Visa USA., Inc. ("Visa"), MasterCard International, Inc. ("MasterCard") and Discover Network, ("Discover"). EVO and Bank desire to provide credit card processing services to Merchant. Therefore, Merchant, EVO and Bank agree as follows:

#### TERMS AND CONDITIONS

- 1. Honoring Cards. A. Without Discrimination. You will honor, without discrimination, any Card properly tendered by a Cardholder." Cardholder" means a person posessing a Card and purporting to be the person in whose name the Card is issued. You will not establish a minimum or maximum fransaction amount as a condition for honoring a Card, except as allowed by Payment Brand Rules. B. Cardholder Identification. You will identify the Cardholder and check the expiration date and signature on each Card. You will not honor any Card if: (i) the Card has expired. (ii) the signature on the sales draft does not match the account number on the Card, or (iii) the account number embossed on the Card does not match the account number on the Cards magnetic strip (as printed in electronic form) or the account number listed on a current Electronic Varning Bulletin file. You may not require a Cardholder to provide personal information, such as a home or business telephone number, a home or business address, or a driver's license number as a condition for honoring a Card unless permitted under the Laws and Rules (defined in Section 14, below). C. Card Recovery. You will use your best efforts to retain any Card. (i) on Visa Cards if the printed four digits below the embossed account number do not match the first four digits of the embossed account number; (ii) If you are advised by EVO or Bank (or a designee) the issuer of the Card or the designated voice authorization center to retain it: (iii) if you have reasonable grounds to believe the Card is counterfeit, fraudulent or stolen, or not authorized by the Cardholder; or (iv) if, for MasterCard Cards, the embossed account number, indent printed account number and encoded account number on to match or the Card does not have a MasterCard hologram on the lower right corner of the Card face. D. Surcharges. You will not add any amount to the posted price of goods or services you offer as a condition of paying with a Card. E. Return Policy. You will properly disclose to the Cardholder,
- 2. Authorization. A. Required on all Transactions. You will obtain a prior authorization for the total amount of a transaction via electronic terminal or device before completing any transaction, and you will not process any transaction that has not been authorized. You will follow any instructions received during the authorization process. Upon receipt of authorization you may consummate only the transaction authorized and must note on the Sales Draft the authorization number. Where authorization is obtained, you will be deemed to warrant the true identity of the customer as the Cardholder. B. Effect. Authorizations are not a guarantee of acceptance or payment of the Sales Draft. Authorizations do not waive any provisions of this Agreement or otherwise validate a fraudulent transaction or a transaction involving the use of an expired Card. C. Unreadable Magnetic Stripes When you present Card transactions for authorization electronically, and if your terminal is unable to read the magnetic stripe on the card, you will obtain an imprint of the card and the Cardholder's signature on the imprinted draft before presenting the Sales Draft to EVO and Bank for processing. Failure to do so may result in the assessment of a transaction surcharge on non-qualifying transactions.
- do so may result in the assessment of a transaction surcharge on non-qualifying transactions.

  3. Presentment of Sales Drafts. A. Forms. You will use a Sales Draft ("Sales Draft") or other form approved by EVO and Bank to document each Card transaction. Each Sales Draft will be legibly imprinted with: (i) Merchant's name, location and account number; (ii) the information embossed on the Card presented by the Cardholder (either electronically or manually); (iii) the date of the transaction; (iv) a brief description of the goods or services involved; (v) the transaction authorization number; (vi) the total amount of the sale including any applicable taxes, or credit transaction: and (vii) adjacent to the signature line, a notation that all sales are final, if applicable. B. Signatures. Each Sales Draft must be signed by the Cardholder unless the Card transaction is a valid mail/telephone order Card transaction which fully complies with the requirements set forth in this Agreement. You may not require the Cardholder to sign the Sales Draft before you enter the final transaction amount in the Sales Draft. C. Reproduction of Information. If the following information embossed on the Card and the Merchant's name is not legibly imprinted on the Sales Draft before submitting it to EVO and Bank: (i) the Cardholder's name: (ii) account number (iii) expiration date of the card and (iv) the Merchant's name and place of business. Additionally, for MasterCard transactions you will legibly inscribe the name of the bank issuing the Card as it appears on the face of the Card. D. Delivery and Retention of Sales Drafts. You will deliver a complete copy of the Sales Draft or credit voucher to the Cardholder at the time of the transaction. You will retain the "merchant copy" of the Sales Draft or credit voucher to the Cardholder at the time of the transaction. You will retain the "merchant copy" of the Sales Draft or credit voucher to the Cardholder at the data related to a sales or credit transaction into a computer terminal or mag
- or other transaction evidence, you will provide it within 24 hours following the request.

  4. Deposit of Sales Drafts and Funds Due Merchant. A. Deposit of Funds. i. Deposits. You agree that this Agreement is a contract of financial accommodation within the meaning of the Bankruptcy Code, Il U.S.C § 365 as amended from time to time. Subject to this Section, Bank will deposit to the Designated Account (defined in section 6 below) funds evidenced by Sales Drafts (whether evidenced in writing or by electronic means) complying with the terms of this Agreement and the Rules and will provide you provisional credit for such funds (less recoupment of any credit(s), adjustments, fines, chargebacks, or fees). You shall not be entitled to credit for any indebtedness that arises out of a transaction not processed in accordance with the terms of this Agreement or the rules and regulations of a Payment Brand or network organization. You acknowledge that your obligation to EVO and Bank for all amounts owed under this Agreement arise out of the same transaction as EVO and Bank for all amounts owed under this Agreement arise out of the same transaction as EVO and Bank for ellagation to deposit funds to the Designated Account. it. Provisional Credit. Notwithstanding the previous sentences, under no circumstance will EVO or Bank be responsible for processing credits or adjustments related to Sales Drafts not originally processed by EVO and Bank and may be adjusted for inaccuracies. You acknowledge that all credits provided to you are provisional and subject to chargebacks, recoupment, adjustments, fines and fees: (i) in accordance with the Rules; (ii) for any of your obligations to EVO and Bank; and (iii) in any other situation constituting suspected fraud or a breach of this Agreement, whether or not a transaction is charged back by the Card issuer. EVO and Bank may elect, but are not required, to grant conditional credit for individual or groups of any funds evidenced by Sales Drafts. Final credit for those conditional funds wi

- (i) the dollar amount of charge-backs and/or retrieval requests in excess of 1% of the average monthly dollar amount of your Card transactions; (ii) sales activity that exceeds by 10% of the dollar volume indicated on the Application: or (iii) the dollar amount of returns equals 20% of the average monthly dollar amount of your Card transactions. You authorize, upon the occurrence of Excessive Activity, EVO and Bank to take any action they deem necessary including but not limited to, suspension of processing privileges suspension of processing privileges and establishment or increase in the amount allocated to the Reserve Account and a reduction in the amount of provisional credit remitted to you in accordance with this Agreement. D. Credit. i. Credit Memoranda. You will issue a credit memorandum in any approved form, instead of making a cash advance, a disbursement or a refund on any Card transaction. EVO or Bank will debit the Designated Account for the total face amount of each credit memorandum submitted to EVO and Bank. You will not submit a credit memorandum relating to any Sales Draft not originally submitted to EVO and Bank, nor will you submit a credit memorandum that exceeds the amount of the original Sales Draft. You will within the time period specified by the Rules, provide a credit memorandum or credit statement for every return of goods or forigiveness of debt for services which were the subject of a Card transaction. ii. Revocation of Credit. EVO or Bank may refuse to accept any Sales Draft, and EVO and Bank may revoke prior acceptance of a Sales Draft in the following circumstances: (a) the transaction giving rise to the Sales Draft was not made in compliance with this Agreement, the Laws or the Rules; (b) the Cardholder disputes his liability to EVO and Bank for any reason, including but not limited to a contention that the Cardholder did not receive the goods or services provided were not as ordered, or those chargeback rights enumerated in the Rules; or (c) the transaction giving rise to the
- 5. Other Types of Transactions. A. Debit Card Processing Services. You may elect to accept debit cards, and said election should be made by you on the accompanying Merchant Application. If you elect to accept debit cards, the following terms and conditions apply to you. Debit Sponsor shall act as your sponsor with respect to the participation of point-of-sale terminals owned, controlled, and/or operated by you (the "Covered Terminals") in each of the following debit card networks ("Networks"): Accel, AFFN, Alaska Option, Interlink, Maestro, NYCE, Pulse, Shazam, Star, CU24, and Tyme, which Networks may be changed from time-to-time by Debit Sponsor, EVO without notice. You may also have access to other debit networks that do not require a sponsor. EVO will provide you with the ability to access the Networks at the Covered Terminals for the purpose of authorizing debit card transactions from cards issued by the members of the respective Networks, and EVO will provide connection to such Networks, terminal applications, settlement, and reporting activities (collectively, the "Services"). You will comply with all federal, state, and local laws, rules, regulations and ordinances ("Applicable Laws") and with all by-laws, regulations, rules, and operating guidelines of the Networks ("Network Rules"). You will execute and deliver any application, participation, or membership agreement or other document necessary to enable Debit Sponsor to act as sponsor for you in each Network, and you shall obtain all consents, approvals, authorizations, or orders of any governmental agency or body required for the execution, delivery, and performance of this Agreement. You agree to utilize the debit card services in accordance with this Agreement, its exhibits or attachments, and EVO's instructions and specifications, and to provide EVO with the necessary data in the proper format to enable EVO to properly furnish the Services. Copies of the relevant agreements or operating regulations. orders of any governmental agency or body required for the execution, delivery, and performance of this Agreement. You agree to utilize the debit card services in accordance with this Agreement, its exhibits or attachments, and EVO's instructions and specifications, and to provide EVO with the necessary data in the proper format to enable EVO to properly furnish the Services. Copies of the relevant agreements or operating regulations shall be made available to you upon request. You will provide prompt written notice to EVO in the event that you are subject to any of the following: i. Conviction for a felony offense or any other crime involving moral turpitude; ii. Restraining order, decree, injunction, or judgment in any proceeding or lawsuit alleging and or deceptive practice on your part; iii. Bankruptcy filing or petition; iv. Federal or state tax lien; v. Any material adverse change in your assets, operations, or condition, financial or otherwise; vi. The threat or filing of any litigation against you, the outcome of which reasonably could have a material adverse effect on your continuing operations; or viii. Any disciplinary action taken by any Network against you or any of your principals. EVO may terminate or suspend in its discretion Debit Sponsor's sponsorship of you in any Network or modify the provision of Services to you: I. Immediately upon notice to you of the occurrence of any of the conditions set forth in items (i), (ii), (iii), (iv), or (viii) in the immediately preceding paragraph or if Debit Sponsor's authority to participate in such Network or act as your sponsor in such Network is terminated by such Network; ii. Thirty (30) days after written notice by EVO to you of the occurrence of any of the conditions set forth in items (iv), (vi), or (viii) in the immediately upon notice by EVO to you of the occurrence of any of the conditions are notice by EVO to you of the occurrence of any of the conditions are forth of the provise paragraph or if Debit Sponsor's authority to participate in such Ne not present ("mail/telephone orders") due to the high incidence of customer disputes. You will obtain the expiration date of the Card for a mail/telephone order and submit the expiration date when obtaining authorization of the Card transaction. For mail/ telephone order transactions, you will type or print legibly on the signature line the following as applicable: telephone order or "TO" or mail order or "NO". You must promptly notify EVO and Bank in your retail/mail order/telephone order mix changes from the percentages represented to EVO and Bank in the Merchant Application. EVO and Bank may cease accepting, mail/telephone order transactions, or limit their acceptance of such transactions, or increase their fees if this mix changes. Bank will release funds to Merchant five (5) business days after the transaction date for mail/telephone orders. Merchant agrees to use and retain proof of a traceable delivery system as means of shipment of product to the customer. Merchant agrees that transactions will not be processed until products are shipped to the Cardholder. Merchant agrees to pay a charge of \$0.05 per AVS transaction, if applicable. This agreement may be immediately terminated by Bank if Merchant falls to comply with any of the terms of the agreement. C. Recurring Transactions. For recurring transactions, you must obtain a written request from the Cardholder for the goods and services to be charged to the Cardholders account, the frequency of the recurring charge, and the duration of time during which such charges may be made. You will not complete any recurring transaction after receiving: (i) a cancellation notice from the Cardholder, (ii) notice from EVO or Bank, or (iii) a response that the Card is not to be honored. You must print legibly on the Sales Draft the words "Recurring Transaction". D. Mulliple Sales Drafts. You will include a description and total amount of goods and services any recurring transaction after receiving; (i) a cancellation notice from the Cardholder, (ii) notice from EVO or Bank, or (iii) a response that the Card is not to be honored. You must print legibly on the Sales Draft the words "Recurring Transaction". D. Multiple Sales Drafts. You will include a description and total amount of goods and services purchased in a single transaction record and the balance of the transaction amount is paid in cash or by check at the time of transaction record and the balance of the transaction amount is paid in cash or by check at the time of transaction, or (ii) a Sales Draft represents an advance deposit in a Card transaction completed in accordance with this Agreement and the Rules. E. Partial Completion. i. Prior Consent. You will not accept for payment by Card any amount representing a deposit or partial payment for goods or services to be delivered in the future without the prior written consent of EVO or Bank. Such consent will be subject to Bank's final approval. The acceptance of a Card for payment or partial payment of goods or services to be delivered in the future without prior consent will be deemed a breach of this Agreement and cause for immediate termination, in addition to any other remedies available under the Laws or Rules. ii. Acceptance. If you have obtained prior written consent, then you will complete such Card transactions in accordance with the terms set forth in this Agreement, the Rules, and the Laws. Cardholders must execute one Sales Draft when making a deposit with a Card and a second Sales Draft when paying the balance. You will note upon the Sales Draft the words "deposit" or "balance" as appropriate. You will not deposit the Sales Draft labeled "balance" until the goods have been delivered to Cardholder or you have fully performed the services. Fourture Delivery, You will not present any Sales Draft or other memorandum to Bank for processing "whether by electronic means" which relates to the sale of goods or services for future delivery of goods or

Card Industry Data Security Standards (PCI DSS), Visa's Cardholder Information Security Program (CISP) and MasterCard's Site Data Protection Program (SDP), and to the extent that they apply to you, you agree to comply with, and ensure such transactions comply with, the terms of each. You understand that transactions processed via EC are high risk and subject to a higher incidence of chargebacks. You are liable for all chargebacks and losses related to EC transactions, whether or not: i) EC transactions have been encrypted; and ii) you have obtained consent to engage in such transaction. Encryption is not a guarantee of payment and will not waive any provision of this Agreement or otherwise validate a fraudulent transaction. All communication costs related to EC transactions are your responsibility. You understand that EVO will not manage the EC telecommunications link and that it is your responsibility to manage that link. All EC transactions will be settled by Bank into a depository institution of the United States in U.S. currency. i. Requirements. For goods to be shipped on EC transactions, you may obtain authorization up to 7 calendar days prior to the shipment date. You need not obtain a second authorization if the Sales Draft amount is within 15% of the authorized amount, provided that the additional amount represents shipping costs. Further, your web site must contain all of the following information: i) complete description of the goods or services offered, ii) returned merchandise and refund policy, iii) customer service contact, including electronic mail address and/or telephone number, iv) transaction currency (such as U.S. or Canadian dollars), vexport or legal restrictions, if known, and vi) delivery policy. If you store cardholder acount numbers, expiration dates, and other personal cardholder data in the database, you must follow PCI DSS, CISP and SDP guidelines on securing such data. Ii. If you accept EC transactions, you must: install and maintain a working network firewall to protect data acce

amount allocated to the Reserve Account and/or deduct from the amount of provisional credit that would otherwise be allocated to you. Further, you may be subject to Visa, MasterCard or Discover reporting requirements.

6. Designated Account. A. Establishment and Authority. Merchant will establish and maintain an account at an ACH receiving depository institution approved by EVO and Bank ("Designated Account"). Merchant will maintain sufficient funds in the Designated Account to satisfy all obligations, including fees, contemplated by this Agreement. Merchant irrevocably authorizes EVO and Bank to debit the Designated Account for chargebacks, recoupments, adjustments, fines, fees and any other penalties or amounts owed under this Agreement, and irrevocably authorizes EVO and Bank to debit the Designated Account for any amount owed to EVO and Bank under this Agreement other than the amounts directly attributable to the settlement of transactions. You also authorize EVO and Bank to debit the Designated Account for any fees due such vendor or agent under this Agreement. This authority will remain in effect for at least 2 years after termination of this Agreement whether or not you have notified EVO and Bank of a change to the Designated Account. If Merchant does not get that consent, EVO or Bank may immediately terminate the Agreement and may take other action necessary, as determined by them within their sole discretion. B. Deposit. Bank will deposit all Sales Drafts to the Designated Account subject to the other provisions of this Agreement. The funds represented by Sales Draft swill be deposited 3 business days following EVO's receipt of the Sales Draft, except for mail order/telephone order and electronic commerce transactions, which will be deposited 5 business days following receipt of the Sales Draft. \*Business Day\* means Monday through Friday, excluding holidays observed by the Federal Reserve Bank of New York. Merchant authorizes EVO and Bank to initiate reversal or adjustment entries and initiate or suspe

Aŭthorization. The ACH Authorization will remain în effect beyond termination of this Agreement and in the event you change the Designated Account.

7. Security Interests, Reserve Account, Recoupment and Set-Off. A. Security Interests i. Security Agreement. This Agreement is a security agreement under the Uniform Commercial Code. You grant to EVO and Bank a security interest in and lien upon: (i) all funds at any time in the Designated Account, regardless of the source of such funds; (ii) all funds at any time in the Reserve Account, regardless of the source of such funds; (iii) present and future Sales Drafts; and (iv) any and all amounts which may be due to you under this Agreement including, without limitation, all rights to receive any payments or credits under this Agreement (collectively, the "Secured Assets"). You agree to provide other collateral or security to EVO and Bank to secure your obligations under this Agreement and any other agreements now existing or later entered into between you and EVO or Bank. This security interest may be exercised by EVO or Bank without notice or demand of any kind by making an immediate withdrawal or freezing the secured assets. ii. Perfection. Upon request of EVO or Bank, you will execute one or more financing statements or other documents to evidence this security interest. You represent and warrant that no other person or entity has a security interest in the Secured Assets. Further, with respect to such security interests and liens, EVO and Bank will have all rights afforded under the Uniform Commercial Code, any other applicable law and in equity. You will obtain from EVO and Bank written consent prior to granting a security interest of any kind in the Secured Assets to a third party. You agree that this is a contract of recoupment and EVO and Bank are not required to file a motion for relief from the automatic stay filed by EVO or Bank. You authorize EVO or Bank to realize on any of its collateral (including any Reserve Account). Neverthess you agree not to conte

respond to this notification within 30 days, EVO will begin deducting a flat fee of \$95 each month from the funds you have remaining in the Reserve Account. In the event you fail to respond to the notification, the \$95 fee will then be deducted each month from the funds you have remaining in the Reserve Account. This fee will offset the administrative, clerical, legal, and risk management costs incurred by EVO to monitor the funds you have remaining in the Reserve Account beyond the 270 day period, and includes all monthly minimums and any other contractual fees that would ordinarily be assessed against your account pursant to the terms of this Agreement. You agree that prior to the expiration of the 270 days, you will not use any funds you have in the Reserve Account for any purpose, including but not limited to paying chargebacks, fees, fines, or other amounts you owe to EVO and/or Bank under this Agreement. EVO and Bank (and not Merchant) shall have control of the Reserve Account. iv. Assurance. In the event of a bankruptcy proceeding and the determination by the court that this Agreement is assumable under Bankruptcy Code § 365, as amended from time to time, you must maintain funds in the Reserve Account in an amount satisfactory to EVO and Bank. C. Recoupment and Set Off. EVO and Bank have the right of recoupment and set-off. This means that they may offset or recoup any outstanding/uncollected amounts owed by you from: (i) any amounts they would otherwise be obligated to deposit into the Designated Account; (ii) any other amounts EVO or Bank may owe you under this Agreement or any other agreement; and (iii) any funds in the Designated Account or the Reserve Account. You acknowledge that in the event of a bankruptcy proceeding, in order for you to provide adequate protection under Bankruptcy Code § 362 to EVO and Bank, you must create or maintain the Reserve Account for any and all obligations which you may owe to EVO and Bank, without regard to whether the obligations relate to Sales Drafts initiated or c

or in equity, are not intended to be exclusive of each other. Rather, each and every right of EVO and Bank under this Agreement, at law or in equity, will be cumulative and concurrent and in addition to every other right.

8. Fees and Other Amounts Owed Bank. A. Fees and Taxes. You will pay EVO fees for services, forms and equipment in accordance with the rates set forth on the Application. In addition, you will pay EVO a fee for research it performs at your request in an amount equal to \$200 per hour, or \$5 per statement. Such fees will be calculated and debited from the Designated Account once each business day or month for the previous business day's or month's activity or will be netted out from the funds due you attributable to Sales Drafts presented to EVO and Bank. EVO and Bank reserve the right to adjust the fees set forth on the Application and in this Section, in accordance with Section 16.H below. If you do not have an active account at the time of the request, payment by certified check or money order must be received prior to the release of the requested document copies or research results. You are obligated to pay all taxes, and other charges imposed by any governmental authority on the services provided under this Agreement. With respect to Visa and MasterCard products, you may elect to accept credit cards or debit/prepaid cards or both. You shall so elect on the Merchant Application being completed contemporaneously herewith. You agree to pay and your account(s) will be charged pursuant to Section 6. A of this Agreement for any additional fees incurred as a result of your subsequent acceptance of transactions with any Visa or MasterCard product that you have elected not to accept. B. Other Amounts Owed Bank. You will immediately pay EVO and Bank attributable to this Agreement including but not limited to chargebacks, fines and penalties imposed by Visa, MasterCard or Discover (including but not limited to fines and penalties related to POL), non-sufficient fund fees, and ACH debits that overdraw

written consent. Maintenance is not available for any wireless terminals.

9. Application, Indemnification, Limitation of Liability. A. Application You represent and warrant to EVO and Bank that all information in the Application is correct and complete. You must notify EVO in writing of any changes to the information in the Application, including but not limited to: any additional location or new business, the identity of principals and/or owners, the form of business organization (e.g., sole proprietorship, partnership, etc.), type of goods and services provided and how sales are completed (i.e., by telephone, mail, or in person at your place of business). The notice must be received by EVO within 10 business days of the change. You will provide updated information to EVO within a reasonable time upon request. You are liable to EVO and Bank (as applicable) for all losses and expenses incurred by EVO and/or Bank arising out of your failure to report changes to it. EVO and Bank may immediately terminate this Agreement upon notification by you of a change to the information in the Application. B. Indemnification. You will hold harmless and indemnify EVO and Bank, their employees and agents (i) against all claims by third parties arising out of this Agreement, and (ii) for all attorneys fees and other costs and expenses paid or incurred by EVO or Bank under this Agreement of the Agreement, including but not limited to those resulting from any breach by you of this Agreement and those related to any bankruptcy proceeding. C. Limitation of Liability. Any liability, shall not exceed in the aggregate the difference between (i) the amount of fees paid by you to EVO and Bank during the month in which the transaction out of which the liability arose occurred, and (ii) assessments, chargebacks, and offsets against such fees which arose during such month. In the event more than one month is involved, the aggregate amount of EVO and Bank's liability shall not exceed the lowest amount determined in accord with the foregoing

10. Representations and Warranties. You represent and warrant to EVO and Bank at the time of execution and during the term of this Agreement the following: A. Information. You are a corporation, limited liability company, partnership or sole proprietorship validly existing and organized in the United States. All information contained on the Application or any other document submitted to EVO or Bank is true and complete and properly reflects the business, financial condition, and principal partners, owners, or officers of Merchant. You are not engaged or affiliated with any businesses, products or methods of selling other than those set forth on the Application, unless you obtain the prior written consent of EVO and Bank. B. Entity Power. Merchant and the person signing this Agreement have the power to execute and perform this Agreement. This Agreement and your performance hereunder will not violate any law, or conflict with any other agreement to which you are subject. C. No Litigation or Termination. There is no action, suit or proceeding pending or to your knowledge threatened which if decided adversely would impair your ability to carry on your business substantially as now conducted or which would adversely affect your financial condition or operations. You have never entered into an agreement with a third party to perform credit or debit card processing which has been terminated by that third party. D. Transactions. All transactions are bona file. No transaction involves the use of a Card for any purpose other than the purchase of goods or services from you nor does it involve a Cardholder obtaining cash from you unless allowed by the Rules and agreed in writing with EVO and Bank. EVO may choose to cancel Merchant's Supply/Replacement Program at any time without notice. This program is non-transferable without written consent. Maintenance is not available for any wireless terminals. E. Rule compliance. You will comply with the Laws and Rules. Without limiting the generality of the foregoing, each sales tra

- 11. Audit and financial information. A. Audit. You authorize EVO or Bank to audit your records to confirm compliance with this Agreement, as amended from time to time. You will obtain, and will submit a copy of, an audit of your business when requested by EVO or Bank B. Financial Information. i. Authorizations. You authorize EVO or Bank to make any business or personal credit inquiries they consider necessary to review the acceptance and continuation of this Agreement. You also authorize any person or credit reporting agency to compile information to answer, those credit inquiries and to furnish that information to EVO and Bank. ii. Documents. You will provide EVO or Bank personal and business financial statements and other financial information as requested from time to time. If requested, you will furnish within 120 calendar days after the end of each fiscal year to EVO and Bank a financial statement of profit and loss for the fiscal year and a balance sheet as of the end of the fiscal year.
- 12. Third Parties. A. Services. You may be using special services or software provided by a third party to assist you in processing transactions, including authorizations and settlements, or accounting functions. You are responsible for ensuring compliance with the requirements of any third party in using their products. This includes making sure you have and comply with any software updates. EVO and Bank have no responsibility for any transaction until that point in time EVO or Bank receive data about the transaction. B. Use of Terminals Provided by Others. You will notify EVO and Bank immediately if you decide to use electronic authorization or data capture terminals or software provided by any entity other than EVO and Bank or its authorized designee ("Third Party Terminals") to process transactions. If you elect to use Third Party Terminals or payment software provided by others you agree (i) the third party providing the terminals will be you agent in the delivery of Card transactions to EVO and Bank; and (ii) to assume full responsibility and liability for any failure of that third party to comply with the Rules and this Agreement. Neither EVO, nor Bank will be responsible for any losses or additional fees incurred by you as result of any error by a third party agent, or a malfunction of your credit card terminal, including but not limited to Third Party Terminals.
- 13. Term and Termination. A. Term. This Agreement shall become effective ("Effective Date") only upon acceptance by EVO and Bank, or upon the submission of a transaction by you to EVO, whichever event shall occur first. The Agreement will remain in effect for a period of 3 years ("Initial Term") and will renew for successive 1 year terms ("Renewal Term") unless terminated as set forth below. B. Termination. The Agreement may be terminated by Merchant at any time during the initial or any renewal term of this agreement provided Merchant does so in strict adherence to the Termination Procedure contained herein. Further, this Agreement may be terminated by EVO or Bank at any time with or without notice and with or without cause. C. Termination Procedure. Other than for cause, Merchant may only terminate this Agreement in writing 60 days in advance of accepting any competing service provider installation or system or effecting any changes what so ever to their card acceptance systems. D. Action upon Termination. I. Terminated Merchant File. You acknowledge that Bank is required to report your business name and the name of Merchant's principals to Visa, MasterCard and Discover when Merchant is terminated due to the reasons listed in the Rules. ii. Designated Account and biscover when Merchant is terminated due to the reasons listed in the Rules. ii. Designated Account on the Reserve Account enough funds to cover all chargebacks, deposit charges, refunds and fees incurred by you for a reasonable time, but in any event not less than the time specified in this agreement. You authorize EVO and Bank to charge those accounts, or any other account maintained under this Agreement, for all such amounts. If the amount in the Designated Account is Reserve Account is not adequate, you will pay EVO and Bank the amount you owe it upon demand, together with all costs and expenses incurred to collect that amount, including reasonable attorneys' fees. iii. Equipment. Within '14 business days of the date of termination, you must r
- the financial harm caused by the early termination of this Agreement.

  14. Compliance With Laws And Rules. You agree to comply with all rules and operating regulations issued from time to time by MasterCard, Visa and Discover ("Rules"), and any policies and procedures provided by EVO or Bank. You further agree to comply with all applicable state, federal and local laws, rules and regulations ("Laws"), as amended from time to time. You will assist EVO and Bank in complying with all Laws and Rules now or hereafter applicable to any Card transaction or this Agreement. You will execute and deliver to EVO and Bank all instruments it may from time to time reasonably deem necessary. Without limiting the generality of the foregoing, you agree to comply with and be bound by the rules and regulations of Visa, MasterCard, Discover, and any other Payment Brand or network organization related to cardholder and transaction information security, including without limitation, Payment Card Industry Data Security Standards (PCI DSS), Visa's Cardholder Information Security Program and MasterCard's Site Data Protection Program. You agree to cooperate at your sole expense with any request for an audit or investigation by EVO, Bank, a Payment Brand or network organization in connection with cardholder and transaction information security. You may also be assessed a monthly or annual PCI fee, which will appear as a separate item on your monthly statement. This fee is assessed by EVO in connection with EVO's efforts to comply with the PCI DSS and does not ensure your compliance with the PCI DSS or any law, rule or regulation related to cardholder data security. The payment of such fee shall not relieve you of your responsibility to comply with all rulles and regulations related to cardholder data security, including without limitation the PCI DSS and does not ensure your compliance with the PCI DSS or any law, rule or regulation related to cardholder data security including without limitation the PCI DSS or any law, rule or regulation
- 15. Use of Trademarks and Confidentiality. A. Use of Trademarks. Your use of Visa, MasterCard and Discover trademarks must fully comply with the Rules. Your use of Visa, MasterCard, Discover, or other cards' promotional materials will not indicate directly or indirectly that Visa, MasterCard, Discover, or others endorse any goods or services other than their own and you may not refer to Visa, MasterCard, Discover or others in stating eligibility for your products or services. B. Merchant is hereby granted a limited non-exclusive, non transferable license to use Discover brands, emblems, trademarks, and/or logos that identify Discover cards ("Discover Program Marks"). You are prohibited from using the Discover Program Marks other than as expressly authorized in writing. You shall not use the Discover Program Marks other than to display decals, signage, advertising and other forms depicting the Discover Program Marks that are provided to you pursuant to this Agreement or otherwise approved in advance in writing. You may use the Discover Program marks only to promote the services covered by the Discover Program Marks by using them on decals, indoor and outdoor signs, advertising materials and marketing materials; provided that all such uses by you must be approved in advance in writing. You shall not use the Discover Program Marks in such a way that customers could believe that the products or services offered by you are sponsored or guaranteed by the owners of the Discover Program Marks. You recognize that you have no ownership rights in the Discover Program Marks and shall not assign to any third party any of the rights to use the Discover Program Marks. Confidentiality. i. 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, or as required by law. You must destroy all material containing Cardholders' account numbers, Card imprints, Sales Drafts, credit wouchers and (

- 16. General Provisions. A. Entire Agreement. This Agreement as amended from time to time, including the Rules and the completed Merchant Application, all of which are incorporated into this Agreement, constitute the entire agreement among the four parties hereto (other than any prior agreements to which Merchant is not a party), and all prior or other agreements to which Merchant is a party or representations, written or oral, made to Merchant are superseded. This Agreement may be signed in one or more counterparts, all of which, taken together, will constitute one agreement. B. Exclusivity. During the initial and any renewal term of this Agreement, you will not enter into an agreement with any other entity that provides credit card or debit card processing services similar to those provided by EVO and Bank as contemplated by this Agreement without EVO and Bank's written consent. Furthermore, you agree to terminate any existing credit or debit card processing services within 60 days of the execution date of this Agreement, unless approved by Bank's written consent. C. Construction. The headings used in this Agreement are inserted for convenience only and will not affect the interpretation of any provision. The language used will be deemed to be the language without EVO and Bank's written consent. Put the execution date of this Agreement, unless approved by Bank's written consent. C. Construction. The headings used in this Agreement are inserted for convenience only and will not affect the interpretation of any provision. The language used will be deemed to be the language chosen by the parties to express their mutual intent, and no rule of strict construction will be applied against any party. Any alteration or strikeover in the text of this pre-printed Agreement will have no binding effect, and will not be deemed to amend this Agreement. This Agreement may be executed by facsimile, and facsimile copies of signatures to this Agreement shall be deemed to be originals and may be relied on to the same extent as the originals. D. Assignability. This Agreement may be assigned by EVO or Bank but may not be assigned by Merchant directly or by operation of law, without the prior written consent of EVO and Bank. Any such assignment in breach of this provision shall be null and void, ab initio. If Merchant nevertheless assignee. Bank will be immediately informed in writing of any such assignment. E. Notices. Any written notice under this Agreement will be deemed received upon the earlier of; i) actual receipt or (ii) five calendar days after being deposited in the United States mail, and addressed to the last address shown on the records of the sender. F. Bankruptcy, You will immediately notify EVO and Bank (i) of pankruptcy, receivership, insolvency or similar action or proceeding initiated by or against Merchant or any of its principals and (ii) if it could reasonably be expected that any such action or proceeding will be initiated by or against Merchant or any of its principals. You will include EVO and Bank on the list and matrix of creditors as filed with the Bankruptcy Court whether or not a claim may exist at the time of filing. Failure to comply with either of these requirements will be cause for immediate termination or any of the principals be of your advanced to Guiarantor agree that any and all disputes or controversies of any nature whatsoever (whether in contract, tort or otherwise) arising out of, relating to, or in connection with (i) this Agreement, (ii) the relationships which result from this Agreement, or (iii) the validity, scope, interpretation or enforceability of the choice of law and venue provisions of this Agreement, and the validity, scope, interpretation or enforceability of the choice of law and venue provisions of this Agreement, and Surantor or class action and not consolidated with the claims of any other parties. EVO, Bank, you, and Guarantor agree that all actions arising out of, relating to, or in connection with (a) this Agreement, (b) the relationships which result from this Agreement, or (c) the validity, scope, interpretation or enforceability of the choice of law and venue provisions of this Agreement hall only be brought in either the courts of the State of New York sitting in Suffolk County or in the United States District Court for the Eastern District of New York, and hereby irrevocably and unconditionally submit to the personal jurisdiction of those courts in any such action. H. Amendments. EVO will provide written notification of any new or increased fees or any other change to the Agreement. Notification methods for amendments to the Agreement include but are not limited to your monthly statement, U.S. Mail or electronic messaging. Except for any fee increases imposed by Visa, MasterCard, or the debit network, you may cancel the Agreement without charge if you object to the fee changes or any other change in writing within 30 days. If you do not object, and continue to process for 30 days after receiving notice of the fee change, you will be deemed to assent to the new fees. I. Severability and Waiver. If any provision of this Agreement will be construed as if the illegal provision is not contained in the Agreement. Neither the failure nor delay by EVO or Bank to exercise, or partial exercise of, any right under this Agreement will
- 17. Electronic Signatures. Under the Electronic Signatures in Global and National Commerce Act ("E-Sign"), this Agreement and all electronically executed documents related hereto are legally binding in the same manner as are hard copy documents executed by hand signature when: (a) your electronic signature is associated with the Agreement and related documents, (b) you consent and intend to be bound by the Agreement and related documents, and (c) the Agreement is delivered in an electronic record capable of retention by the recipient at the time of receipt (i.e., print or otherwise store the electronic record). This agreement and all related electronic documents shall be governed by the provision of E-Sign. By pressing Submit, you agree: (i) that the Agreement and related documents shall be effective by electronic means, (ii) to be bound by the terms and conditions of this Agreement and related documents, (iii) that you have the ability to print or otherwise store the Agreement and related documents, and (iv) authorize EVO or Bank to conduct an investigation of your credit history with various credit reporting and credit bureau agencies for the sole purpose of determining the approval of the applicant for merchant status or equipment leasing. This information is kept strictly and confidential and will not be released.
- the sole purpose of determining the approval of the applicant for merchant status or equipment leasing. This information is kept strictly and confidential and will not be released.

  18. e-Statements. A. Merchant Account Statement. Upon opening a merchant processing account you will automatically have access to your monthly merchant account statement electronically (an e-Statement) by viewing it online. This Agreement governs the electronic availability of your e-Statement. You agree to abide by the terms and conditions stated herein, and to access e-Statements, as well as all notices and initial and future disclosures regarding your e-Statement, online. You acknowledge that by the third business day of each month, your e-Statement will be available online. You will be notified in writing of the website where you can access your e-Statement. Your e-Statement will be accessible only through a secure Log-In screen which requires the use of a unique User ID and Password. You understand that you will not receive a monthly merchant statement by U.S. postal mail, and that making your e-Statement available online constitutes EVO and Bank's compliance with delivery of your monthly merchant account statement. You can print the e-Statement can be accessed through the e-Statement link for three consecutive months from the date the e-Statement can be accessed through the e-Statement link for three consecutive months from the date the e-Statement to ace lectronic format. All such disclosures shall be provided in a clear, conspicuous manner that you can print and/or save using the hardware and software specified below. You are also entitled to obtain a paper copy of all disclosures or e-Statements upon written request; however, such a request does not constitute a withdrawal of consent to receive monthly e-Statements. A fee may apply for providing such documentation. You understand that you may withdraw your consent to receive and may be accessed to eshability of the e-Statement to receive e-Statements, or change you remail a

## MEMBER BANK INFORMATION

Deutsche Bank AG, c/o Deutsche Card Services GmbH • Kaltenbornweg 1-3 • 50679 Cologne, Germany • +49 221 99577 777 • support.deucs@db.com

Debit Sponsorship provided by either Wells Fargo Bank N.A. or JP Morgan Chase N.A.