Self-referral? Yes No		
Referral Partner Name: THelli Event		
Referral Partner Contact:		



Merchant Set-Up Form (MOF, LTL, ESS - Version 07.27.17)

Customer DBA Name:

	Equipment	Quantity	Unit Price	Total Price	Rental Quantity	Rental Due Date
Select Terminal:		•				
	VX 520-EMV (Apple Pay)					
	VX 520-EMV (Non-Contactless)					
	VX 520-PIN Pad (Apple Pay)					
	Ingenico iCT220 (Apple Pay)					
	Dejavoo Z11					
	Pax S80					
	Pax S300					
	Miura M010 w/cradle					
	FD130					
	Swap fee: terminal					
Select	PIN Pad:					
	Verifone Vx805 (Apple Pay)					
	Ingenico iPP310/iPP32 (Apple Pay)					
	Swap fee: PIN pad					
Select	Wireless Terminal:					
	Pax S90 w/SIM card & data					
	Dejavoo Z9 w/SIM card & data					
Select	Mobile Terminal:					
	Clover Go Bluetooth/NFC					
	Clover Go EMV					
	Swipe Simple Bluetooth					
	Swipe Simple EMV					
	USAePay non-EMV					
	USAePay EMV					
	Process Now non-EMV					



Select Software/Gateway:	(circle)			77/0			
Tgate/BridgePay Blackline Velox Ret		ail/PayWorks (Velo	X Zooming.	Combo TXP			
Paytrace – em	ail inv./API USAePa	y EPN Point	PayNow Authorize.n				
Paytrace – cart/PayNow	Paytrace — cart/Pay	Now/email inv./API	Swipe Simple* Othe	er			
	Monthly Fee:	Per Transac	ction: Per Batch:	Set Up Fee:			
Software/Gateway Pricing	ng: #10	.06					
				Total			
Shipping Charges	Next Day	2 nd Day	Ground	Total			
Ships from CA. Orders must be placed by 1pm PST M-F							
Shipping Pricing: Continental 48 states: Ground = \$15, 2 nd Day = \$50, Next Day = \$100 Alaska and Hawaii: Ground = \$50, 2 nd Day = \$85, Next Day - \$150 Set-up Details:							
Date and Time of Installation:			Equipment owned by:	Merchant 360 Payments			
Installation Point of Con	tact Name:		Connectivity type:	Dial			
Auto Close Time:			Batch settlement type:	Detailed			
Customer Receipt:		Auto					



Corp. purchase on:

Last 4 prompt (verification code):

Add-on Services (check all that apply):

American Express:

PIN debit:	Last 4 prompt (vermeation cours).				
Invoice number:	EBT:				
Batching and reporting password:	Restaurant server ID:				
AVS:	Restaurant tip line:				
Cashback:	Other:				
Notes/Additional Services:	Installment Plan (\$5 per month fee, max 6 months):				
	Number of Months: Merchant Initials:				
	Total Equipment Pricing: Total Price (minus tax and shipping):				
POS Notes: Contact for setup (email, phone):	Shipping Total:				
POS and version: New or existing?: What gateway?: POS support number:	Total (minus tax):				
6' support number.	Print Name: Date:				

Terms & Conditions for Purchase:

Signature: ___

Sale of Equipment: Merchant hereby appoints 360 Payment Solutions, Inc. ("360P") to be a provider of merchant accounts, equipment, and related goods and services that allow businesses to process credit card, debit, and automated clearing house transactions (the "360P Services") to Merchant. Merchant hereby promises to pay the amount set forth above for the purchase of any equipment 360P provides to Merchant ("Equipment"). Merchant assumes all risk for damage to the Equipment. If the equipment purchased from 360P malfunctions due to a manufacturer defect (please see below Lifetime Warranty Rules & Regulations), 360P will replace it with an equal or lesser valued equipment as long as the merchant is a current and actively processing merchant of 360P. 360P will cover the cost of ground shipping for any replacements. Merchant is responsible for cost of shipping as set forth on this agreement if merchant would like replaced equipment quicker and hereby agrees to pay up to \$100 to overnight ship a replaced terminal. Merchant is also responsible to ship terminal in need of repair to 360P, located at 90 Railway Ave. Campbell, CA 95008 within 5 business days. 360P will provide a shipping label and cover the cost, but if Merchant does not ship terminal back to 360P within 5 business days from time of receiving replacement, Merchant authorizes 360P to debit the value of equipment as designated on this agreement from any checking, savings, credit card, or any other type of account provided by Merchant to 360P.

Payment: In the event Merchant's payment is returned for any reason, Merchant agrees to pay a fee of \$50.00. Merchant hereby authorizes 360P to debit any charges due by Merchant under this Agreement from any checking, savings, credit card or any other type of account provided by Merchant to 360P. Payment for equipment is due at time of signing this agreement. 360P has a 45 day full refund policy. After 45 days of this signed agreement, refunds are void.

Installation Costs: Merchant agrees to pay 360P hard coded prices plus applicable sales tax listed above if any are needed at time of installation. Merchant hereby authorizes 360P to debit any charges due by Merchant under this Agreement from any checking, savings, credit card or any other type of account provided by Merchant to 360P.

Lifetime Warranty Rules & Regulations: The Repair & Warranty is subject to the proper installation, operation, and maintenance of the equipment in accordance with any original equipment manufacturer installation instructions or operating manual. 360P's sole obligation under the foregoing warranty is, at 360's option, to repair,



replace, or correct (which may include refunding the purchase price to the customer upon inspection of the returned equipment by 360P) any defect reported to 360P so long as Merchant is a current and actively processing Merchant of 360P. All repairs performed under the Repair & Warranty must be conducted by an authorized 360P service representative. The Repair Warranty shall be invalidated upon inspection and discovery of damage resulting from misuse, including but not limited to damage resulting from dropped equipment, liquid spills, and electrical surges. Additional service charges may arise from excessive cosmetic damage beyond normal wear and tear. Additionally, the Repair Warranty shall not cover lost or stolen equipment or if the equipment is programmed to another merchant provider other than 360P.

IN NO EVENT SHALL 360P BE LIABLE FOR ANY INDIRECT, INCIDENTAL, PUNITIVE, SPECIAL OR CONSEQUENTAL DAMAGES, OR DAMAGES FOR LOSS OF PROFITS, REVENUE, OR USE INCURRED BY CUSTOMER OR ANY THIRD PARTY, WHETHER IN AN ACTION IN CONTRACT, OR TORT, OR OTHERWISE EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

Disclaimer of All Warranties: 360P disclaims all warranties, express or implied, including but not limited to the implied warranties or fitness for a particular purpose and merchantability. 360P shall have no liability in contract, tort, negligence or otherwise to Merchant or any other third party arising out of any of products or services provided under this Agreement. 360P shall not be liable to Merchant or any third party for any liquidated, indirect, consequential, exemplary or incidental damages (including damages for loss of business profits, business interruption, loss of business information, and the like) arising out of this Agreement even if 360P has been advised of the possibility of such damages.

This Agreement sets forth the entire agreement and understanding of the parties hereto in respect of the subject matter contained herein, and supersedes all prior agreements, promises, covenants, arrangements, communications, representations or warranties, whether oral or written, by any officer, partner, employee or representative of any party hereto. No amendment or modification to this Agreement, or any waiver of any rights hereunder, shall be effective unless agreed to in writing by both parties. The parties hereby agree that any suit to enforce any provision of this Agreement or arising out of or based upon this Agreement or the business relationship between the parties hereto shall be brought in Santa Clara County, California. This Agreement may be executed in two or more counter-parts, by fax, or by e-mail, each of which shall be deemed an original, all of which together shall constitute one and the same instrument.

Terms & Conditions for Rental:

This Placement Agreement ("Agreement") is made effective as of the date below by and between 360 Payment Solutions, Inc., with its principal place of business at 90 Railway Ave. Campbell, CA 95008 ("360PS") and the entity and/or individual whose name and address are set forth below ("Merchant").

1. Equipment. Merchant hereby appoints 360PS to be the exclusive provider of merchant accounts, equipment and related goods and services that allow businesses to process credit card, debit and automated clearing house transactions (the "360PS Services") to Merchant and Merchant shall not process credit cards through any competitor of 360PS.

360PS shall provide to merchant for free equipment ("Equipment") as determined by 360PS. Merchant assumes all risk for damage to the Equipment. If the equipment provided from 360PS malfunctions due to a manufacturer defect (please see below Lifetime Warranty Rules & Regulations), 360PS will replace it with an equal or lesser valued equipment as long as the merchant is a current and actively processing merchant of 360PS, 360PS will cover the cost of ground shipping for any replacements. Merchant is responsible for cost of shipping as set forth on this agreement if merchant would like replaced equipment quicker and hereby agrees to pay up to \$100 to overnight ship a replaced terminal. Merchant is also responsible to ship terminal in need of repair to 360PS located at 90 Railway Ave. Campbell, CA 95008 within 5 business days. 360PS will provide a shipping label and cover the cost, but if Merchant does not ship terminal back to 360PS within 5 business days from time of receiving replacement, Merchant authorizes 360PS to debit the value of equipment as designated on this agreement from any checking, savings, credit card, or any other type of account provided by Merchant to 360PS.

2. Term and Termination. The initial term of this Agreement shall be in effect for as long as the 360 merchant agreement is in effect, commencing on the date set forth below.

360PS may cancel this Agreement for any reason, or no reason at all, by providing Merchant with three (3) days notice. Upon any termination of this Agreement, or if Merchant terminates its Merchant Agreement with 360PS, Merchant must return the Equipment to 360PS within three (3) days. In the event Merchant fails to return the Equipment upon request by 360PS, or within three (3) days from termination of Merchant's Merchant Agreement with 360PS or returns any Equipment which is damaged, defective, malfunctioning, or is not in good working order, Merchant shall purchase the Equipment for the full retail price plus applicable sales tax of the Equipment. Merchant hereby authorizes 360PS to debit any charges due by Merchant under this Agreement from any checking, savings, credit card or any other type of account provided by Merchant to 360PS.

- 3. Lifetime Warranty Rules & Regulations. The Repair & Warranty is subject to the proper installation, operation, and maintenance of the equipment in accordance with any original equipment manufacturer installation instructions or operating manual. 360PS's sole obligation under the foregoing warranty is, at 360's option, to repair, replace, or correct any defect reported to 360PS so long as Merchant is a current and actively processing Merchant of 360PS. All repairs performed under the Repair & Warranty must be conducted by an authorized 360PS service representative. The Repair Warranty shall be invalidated upon inspection and discovery of damage resulting from misuse, including but not limited to damage resulting from dropped equipment, liquid spills, and electrical surges. Additional service charges may arise from excessive cosmetic damage beyond normal wear and tear. Additionally, the Repair Warranty shall not cover lost or stolen equipment or if the equipment is programmed to another merchant provider other than 360PS. If any of the above occurs to the equipment, Merchant agrees to pay full retail price plus applicable sales tax.
- 4. Disclaimer of All Warranties. 360PS disclaims all warranties, express or implied, including but not limited to the Implied warranties of fitness for a particular purpose and merchantability. 360PS shall have no liability in contract, tort, negligence or otherwise to Merchant or any other third party arising out of any of products or services provided under this Agreement. 360PS shall not be liable to Merchant or any third party for any liquidated, indirect, consequential, exemplary or incidental damages (including damages for loss of business pro ts, business interruption, loss of business information, and the like) arising out of this Agreement even if 360PS has been advised of the possibility of such damages.
- 5. This Agreement sets forth the entire agreement and understanding of the parties hereto in respect of the subject matter contained herein, and supersedes all prior agreements, promises, covenants, arrangements, communications, representations or warranties, whether oral or written, by any officer, partner, employee or

representative of any party hereto. No amendment or modification to this Agreement, nor any waiver of any rights hereunder, shall be effective unless assented to in writing by both parties. Should suit or arbitration be brought to enforce or interpret any part of this Agreement, the prevailing party shall be entitled to recover its reasonable attorneys' fee and costs, including expert witness fees and fees on any appeal. The parties hereby agree that any suit to enforce any provision of this Agreement or arising out of or based upon this Agreement of the business relationship between the parties hereto shall be brought in Santa Clara County, CA. This Agreement may be executed in two or more counter-parts or by fax, each of which shall be deemed an original, all of which together shall constitute one and the same instrument.

- 6. Personal Guaranty. The undersigned unconditionally and irrevocably guaranties to 360PS the prompt payment and performance of the terms and conditions outlined in this Agreement. This Guaranty is a guaranty of payment and not merely one for collection.
- 7. Return of Equipment. If rented items are not returned within seven (7) days of due date, there will be a \$500 fee charged per overdue item.

Terms & Conditions for Software/Gateway:

Software/gateway fees are non-refundable. * Additional Swipe Simple users billed at \$5 per user. Only one user per location/merchant ID.

Terms & Conditions for Cost Conversion Agreement:

- 1. Conversion or Termination Fees. Merchant hereby appoints 360P to be the exclusive provider of merchant accounts, equipment and related goods and services that allow businesses to process credit card, debit and automated clearing house transactions (the "360P Services") to Merchant and Merchant shall not process credit cards through any competitor of 360P. 360P shall provide to merchant costs ("Costs") associated to Merchant from previous processing company or from merchant's POS to convert from previous provider to 360P. Merchant must supply invoice or bank account statement to show 360P Costs incurred before 360P funds Merchant.
- 2. Term and Termination. The initial term of this Agreement shall be for a period of three (3) years, commencing on the date first set forth below. This Agreement shall thereafter be automatically renewed for additional terms of one (1) year each unless either party notices the other no later than thirty (30) days prior to the end of the current term that it does not wish to renew this Agreement. 360P may cancel this Agreement for any reason, or no reason at all, by providing Merchant with seven (7) days notice. If Merchant violates any of the terms and conditions of this Agreement, including, but not limited to, by ceasing processing payments with 360 PS, then 360P may charge a termination fee in the amount of the Costs. Merchant hereby authorizes 360P to debit any charges due by Merchant under this Agreement from any checking, savings, credit card or any other type of account provided by Merchant to 360P.
- 3. Disclaimer of All Warranties. 360P disclaims all warranties, express or implied, including but not limited to the implied warranties of fitness for a particular purpose and merchantability. 360P shall have no liability in contract, tort, negligence or otherwise to Merchant or any other third party arising out of any of products or services provided under this Agreement. 360P shall not be liable to Merchant or any third party for any liquidated, indirect, consequential, exemplary or incidental damages (including damages for loss of business profits, business interruption, loss of business information, and the like) arising out of this Agreement even if 360P has been advised of the possibility of such damages.
- 4. This Agreement sets forth the entire agreement and understanding of the parties hereto in respect of the subject matter contained herein, and supersedes all prior agreements, promises, covenants, arrangements, communications, representations or warranties, whether oral or written, by any officer, partner, employee or representative of any party hereto. Unless written in notes section below, no amendment or modification to this Agreement, nor any waiver of any rights hereunder, shall be effective unless assented to in writing by both parties. Should suit or arbitration be brought to enforce or interpret any part of this Agreement, the prevailing party shall be entitled to recover its reasonable attorneys' fees and costs, including expert witness fees and fees on any appeal. The parties hereby agree that any suit to enforce any provision of this Agreement or arising out of or based upon this Agreement or the business relationship between the parties hereto shall be brought in San Jose, California. This Agreement may be executed in two or more counter-parts or by fax, each of which shall be deemed an original, all of which together shall constitute one and the same instrument.

one and the same instrument.	
Costs to be paid on behalf of merchant by 360:	Initial here: