## Vanguard Capital Group

## **Merchant and ACH Agreement**

Merchant Name:	Tele No:	Fee:	EIN:	
Merchant Address:	City:	State:	Zip:	
Bank:	Routing Number:	Account Nun	Account Number:	
By signing, I agree to pay the Line of Credit pre-authyears at a cost of one percent monthly interest. The funding can be accepted after the initial funding \$_available to withdraw. (b) Four weeks of successful lapse of the original funding agreement(s) resulting  The undersigned ("Merchant") expressly agrees and acknown. Vanguard Capital Group ("VCG") finds and identifies to	reafter, to continue with the Line by Alterna weekly payments to the funding in a default on the original agree wledges:	e of Credit, these stipula tive Funding Solutions, company. (c) No stop-p ement(s).	ntions must be true. (a) No additional Inc., up until the Line of Credit is ayments, missed payments or any	
payments for their goods and services. VCG also finds and Receivables from these merchants based on information su 2. Merchant represents and warrants that it has submitted the information, VCG has identified a Factor who is reaso Merchant has accepted such offer and the terms of the trar 3. In consideration for VCG's successful and exclusive effort pay VCG the fee ("Fee") listed above. VCG may also accep equipment which Merchant may order above shall be made 4. If Merchant defaults on payment of the Fee, Merchant agencies and the reporting of default of payment to credit	d identifies merchants wishing to sel pplied by Merchant ("Information"). accurate and truthful information to nable and justifiable reliance upon sonsaction are governed by a separate as in finding and identifying a Factor of tother remuneration from Factor for the by ACH debits described herein. authorizes VCG to make all collections.	Receivables to Factors and VCG upon which VCG has reduced information, has offered greement ("Factoring Agreement to purchase Merchalits Services. Payment of the one efforts required in its so	d to assess if the Factors wish to purchase easonably and justifiably relied. Based upon ed to purchase the Merchants Receivables. ement") into Receivables ("Services"). Merchant shall e Fee as well as the costs for processing and the discretion including the use of collection	
default.  5. Merchant has not and will not attempt to circumvent to course of its Services to avoid payment of Fees to VCG. A require an additional Fee of ten (10) percent of the funding 6. VCG is not a factor, lender, investor, bank or credit card p fiduciary or agency relationship between VCG and Mercha VCG harmless from any alleged breach of fiduciary or agency 7. VCG has not made and Merchant has not reasonably of contained herein.  8. Merchant hereby releases and holds harmless VCG at Factoring Agreement. Under no circumstances will VCG be represents that it will hold VCG harmless and defend and was false, inaccurate or misleading.	Any additional transaction or sale of taken outside of the VCG guise. Processor. VCG has not offered any fur ant or Factor and Merchant waives all by duties.  For justifiably relied upon any represent its officers, agents, employees, he liable to Merchant for any sum great	Receivables by Merchant and along or advance to Merights arising from any such tation, promise, warranty eirs and assigns from any er than the Fee paid by Merchant and assigns from the fee paid by Merchant and assigns from any er than the Fee paid by Merchant and assigns from any er than the Fee paid by Merchant and assigns from any er than the Fee paid by Merchant and assigns from any er than the Fee paid by Merchant and assigns from any er than the Fee paid by Merchant and assigns from any error and	to Factors found or identified by VCG shall erchant. The Services have not established a h fiduciary or agency relationship and holds or inducement other than those expressly claim arising out of this Agreement or the crchant to VCG. Merchant also warrants and	
By signing below, the individual(s) represents that he/she Merchant, and that he/she consents to the terms of the hereby personally guarantees Merchant's full performant liabilities and indemnity obligations whenever so incurred VCG may proceed against any Guarantor with or without kind of notice to which the undersigned might be entitled granted by VCG, respecting Merchant. The undersigned references contained herein, and to obtain additional in companies named in this application) and including obtain whether or not the consumer report was requested, VCG agency that furnished same.	Agreement. In order to induce VCG of ce under this Agreement, and amen by Merchant. If there is more than of joining or first proceeding against thand agrees that the undersigned's lial individual(s) further unconditional of ormation about the Guarantors from the greports from consumer reporting the support of the consumer reporting the consumer reporting the support of the consumer reporting the consumer reporting the consumer reporting the consumer report of the consumer reporting the consumer reporting the consumer report of the consume	o provide the services and dment or extension therecone Guarantor, each such Gue Merchant entity or any coility shall not be affected by authorizes VCG, or its form credit bureaus and other gagencies on such individual	I enter into this Agreement, each Signatory of, including all fees, costs, and chargeback parantor shall be jointly and severally liable other persons. Each Guarantor waives every y any act or omission of VCG, or indulgence agents to investigate the information and her lawful sources (including persons and als(s). If an undersigned individual asks VCG	
Signature:		ſ	Date:	
Print Name:		[	Date:	