

# Worldpay Integrated Payments Merchant Processing Agreement MERCHANT APPLICATION

Merchant Business Information							
Applica	tion Type:  Never Accepted Cards  Processor Change  Ownership Chan	ge					
	nt Business Legal Name: wn on your business income tax return) Williamson County Parks						
	s Name: utlet Name)	Busines	ness Website:				
	Tax ID #: wn on your business income tax return)	Year Bu	Business Established:				
Type of	Goods or Services Sold:	Year Ac	Acquired by Current Owner:				
sss s)	Address:	(SS)	3 Address:				
	City:	ss al addre	Address: City:				
Physical Address (no PO Boxes)	State: TX	Mailing Address	State:				
hysica (no PO	Zip:	Aailing t from	Zip:				
F (	Phone Number:	N lifferen	Zip: Phone:				
	Fax:	(if c	Fax:				
MATCH PROCE Discio IMPOR principa Membe IMPOR underst ensure Membe	receive a 1099-K providing details of your previous year reportable payment card transactions with a copy being filed electronically directly with the IRS. THE BUSINESS INFORMATION MUST MATCH IRS RECORDS, AND SHOULD AGREE WITH THE INFORMATION LISTED ON YOUR INCOME TAX RETURN. IF YOUR INFORMATION DOES NOT MATCH IRS RECORDS, THE PROCESSING OF YOUR APPLICATION MAY BE DELAYED AND YOU MAY BE SUBJECT TO MANDATORY BACKUP WITHHOLDING AS REQUIRED BY IRS REGULATIONS.  Disclosure  IMPORTANT MEMBER BANK RESPONSIBILITIES: (1) A Visa Member is the only entity approved to extend acceptance of Visa products directly to a Merchant. (2) A Visa Member must be a principal (signer) to the Merchant Agreement. (3) The Visa Member is responsible for all funds held in reserve that are derived from settlement. IMPORTANT MERCHANT RESPONSIBILITIES: (1) Ensure compliance with cardholder data security and storage requirements. (2) Maintain fraud and chargeback below thresholds. (3) Review and understand the terms of the Merchant Agreement and are provided to ensure the Merchant understands some important obligations of each party and that the Visa Member (Acquirer) is the ultimate authority should the Merchant have any problems.  Member Bank Information: Name: Fifth Third Bank, 38 Fountain Square Plaza, Cincinnati, OH 45263 (866) 250-9764						
Signatu	Merchant Services Provider Contact Information: Worldpay Integrated Payments, 150 Mercury Village Drive, Durango, CO 81301 1-800-846-4472  Signature:    Signature:   Covery   Title:   Presider Office   Date: 7/30/19						
Service de la constante de la	ess Profile	A solito					
Asso Limit exemp	Business Type:  Association/Estate/Trust*						
% Card % MOT		Market Type:  Retail  CE-Commerce  Quick Serve  Supermarket  CRestaurant  CHOOK Serve  CHOOK Serve  CHOOK Serve  CHOOK Serve					
Annual	Visa/MC/Discover Sales (\$): \$ ted Highest Ticket (\$): \$	Customer Return Policy: days Refund w/in Exchange Only None					
Average Ticket (\$): \$10  The above sales volumes and average ticket \$ representations are integral and a condition to							
the rates and fees set forth in the Price & Equipment Schedule. If your actual sales volumes or average ticket \$ are different than the sales volumes or average ticket \$ represented above, you understand and agree that your rates and fees may be changed.							
Have you had more than 25 chargebacks within the last 12 months?  Yes No			% of Sales that are Business to Business				
Do you Yes	accept transactions before the customer receives the product or service?  No Percent of sales in this category:	Does the Merchant use a Fulfillment House?  Yes No If yes, was the Fulfillment House inspected? Yes No					
Merchant Location: Retail Location with Store Front Residence Office Building			The Merchant: Owns Deases the business premises				

Term of Agreement						
Initial Term: 1 Year Year(s). See Sections 1.A			of this Agreement and <u>Ear</u>	ly Lerminal	ion, including early	termination fees.
Designated Account: Bank Account to Bank Name:	Financial Institution 9 Digit Rout		DDA/Checking Acc	Sount Numb	iori	
Dalik ivallie.	Financial institution 9 Digit Rout	ing Number.	DDA/CHECKING ACC	Journ Nume	lei.	
FUNDS MAY ONLY BE DEPOSITE	DINTO A BUSINESS CHECKING	ACCOUNT MER	CHANT REPRESE	NTS TH	IAT THE ABO	VE BANKING
INFORMATION IS CORRECT AND	<b>ACKNOWLEDGES, IF NO BANK</b>	KING INFORMATION	ON IS PROVIDED,			
PROCESS TRANSACTIONS UNTIL						
By checking this box, Merchant elects to opicommunications while American Express updates Marketing Opt-Out, your mailing address, phone messages, which may include information about A	s its records, and you will continue to receive in e number, email address, fax number, and/or	mportant transaction or re cell (or mobile) phone n	lationship messages from	American E	express. If you have	e not elected for the
Authorized Representative and Signer	Information					
Authorized Representative/Signer Name (First Name, MI, Last Name):		Date of Birth:	Social	Security N	umber:	
Street Address (Physical, no PO Boxes):		City:	·	State:	Zip:	
Email:		Own or Rent?	Years There:		Home Phone:	
(including business entities) who opens an accourand other information that will allow us to identify authorize us and Member Bank or its agents to: pulling credit bureau and criminal background ch general partner, authorized representative, or Guconsumer report was requested, we and/or Meml address of the agency that furnished it) and (ii) upon the consumer report was requested.	you. We may also ask to see your driver's licer (i) investigate the information and references tecks on the Merchant and its principals, inclusurantor of Merchant, or providing their Social ber Bank will tell such individual and, if we an	nse or other identifying do contained herein, and to Iding obtaining reports fro I Security Number on the Id/or Member Bank received.	ocuments. The undersigned obtain additional informat om consumer reporting ag e Application (if such indivived a report, we and/or M	d entity(ies) ion about t encies on i idual asks	and individuals her ne Merchant and si ndividuals signing b us or Member Ban	reby unconditionally uch individual(s) by below as an owner, nk whether or not a
Beneficial/Control Ownership - ONLY	, , , ,			nies, & Ta	ax Exempt Orga	anizations
To help the government fight financial crime, fer customers. Legal entities can be abused to disguindividuals who own or control a legal er https://www.federalregister.gov/documents/2016/0	uise involvement in terrorist financing, money l ntity (i.e., the beneficial owners) helps l	aundering, tax evasion, claw enforcement invest	orruption, fraud, and other tigate and prosecute th	financial c	rimes. Requiring th	ne disclosure of key
Control Owner - An individual with sign	nificant responsibility to control, ma	anage, or direct the	legal entity			
Full Name (First, MI, Last):		Date of Birth:	Soci	al Security#	:	
Street Address (Physical, no PO Bokes):		City:		State	Zip:	
Check this box if Control Owner listed above is	s also a Beneficial Owner, if this box is checked	I you do not need to relist	the Control Owner as a Be	neficial Ow	ner below.	_
Beneficial Owner #1 – An owner who o	owns 25% or more of the legal entity	·				
Full Name (First, MI, Last)		Date of Birth:	Soci	al Security#	:	
Street Address (Physical, no PO Boxes):		City:	·	State:	Zip:	
Beneficial Owner #2 – An owner who	owns 25% or more of the legal entity	,			, , , , , , , , , , , , , , , , , , ,	
Full Name (First, MI, Last)		Date of Birth:	Soci	al Security#	:	
Street Address (Physical, no PO Boxes):		City:		State	Zip:	
Beneficial Owner #3 – An owner who o	owns 25% or more of the legal entity	,				
Full Name (First, MI, Last):		Date of Birth	Soci	al Security#	:	
Street Address (Physical, no PO Boxes):		City		State	Zip:	
Beneficial Owner #4 - An owner who o	owns 25% or more of the legal entity	,				
Full Name (First, MI, Last):		Date of Birth	Soci	al Security#	:	
Street Address (Physical, no PO Boxes):		City		State	Zip:	
Additional Contact Information						
Name (First, MI, Last):		Name (First, MI, Last):				
	ative Primary Contact Manager	Role:	Authorized Represe	ntative	Primary Contact	Manager
Phone Number:	1	Phone Number:				
Email Address:		Email Address:				

Cardholder Data Storage Compliance & Service Provider			
Do you use a third party to store, process or transmit cardholder data? Oyes Oyou store cardholder data? Oyes No	Primary Service Provice Software used by third	ler or Software Developer:       party: HTK \ 1.0.0 TriPO	Hamilton Manufacturing S Direct Version #: HTK \ 1.0.0 TriPO
Are you compliant with the Payment Card Industry Data Security Standards? Yes	No Identify Security Assess	or and certificate number:	Last Certification Date:
Have you ever experienced an Account Data Compromise?  Yes  I yes, prov	ide date of compromise:	If yes, have y	you completed remediation? (a) Yes (1) No
All merchants must comply with the Payment Card Industry Data Security Standard (*PCI DSS. Merchant must validate its compliance with the PCI DSS and provide us with evi applicable, and (b) is compliant with the PCI DSS. We may offer one or more PCI products Information on the PCI Program is set forth in Section 6.G of the Terms and Conditions and OmniShield Security and Risk Fee Schedule. All gateway or other vendor supplied software	dence that Merchant: (a) has or services (the "PCI Program d the applicable fees for the P	successfully completed a Self n") to assist merchants in sec CI Program are set forth abov	Assessment Questionnaire and scan(s), if curing card data and complying with PCI DSS. e in this Merchant Application within the
Merchant Authorization  • Unless otherwise explicitly stated, all capitalized terms that are used but not defined in			
between Worldpay Integrated Payments, LLC ("Processor", "us", "our" or "we"), the legal Member Bank named on page 1 of this Application ("Member Bank"). Member Bank Financial Services, LLC ("Discover"). We are a registered independent sales organizatio • No modifications, alterations, or manual changes (including lining out fees, unless otherw to them in a separate writing. This Agreement may be executed in counterparts. A scann • The undersigned individual ("Signer") represents and warrants that Signer is authorized below on behalf of Merchant, Signer certifies that: (i) Merchant has received a full an conditions in this paragraph and elsewhere in the Agreement, and (iv) all information pro • You irrevocably authorize us to initiate Automated Clearing House ("ACH") debit and/or you pursuant to this Agreement and ACH rules and regulations. In the event that a conditions shall remain in full force and effect until we have collected payment on a Account(s) may not be changed or altered without thirty (30) days prior written notification • The acceptance and processing of Merchant Sales Drafts by Member Bank and/or us st evidence ours and Member Bank's receipt of and approval and agreement to this Applic Out Box has been marked.  • By signing below, Signer(s), on behalf of the Merchant: (i) agree(s) to be bound by all of the Terms and Conditions, and (iii) acknowledge(s) Merchant is aware of and must compl our representative to: (i) investigate Signer and/or Merchant by utilizing a third-party cred purposes, and (iii) conduct an initial and ongoing comprehensive credit inquiry and/or invinformation you have provided in this Agreement with our strategic partners for the possitionality and complete installation.  • Point of Sale Authorization: You hereby authorize the below listed point of sale represent functionality and complete installation.  • Your authorized point of sale reseller is:	is a member of Visa, U.S.A in of Visa, a member service paise pre-approved and/or pre-oned, facsimile, or duplicate coped to sign on behalf of Merchand complete copy of this Agrivided in this Application is true credit entries from and to the redit or debit entry is erroned all for debit entry is erroned and to the execution of an anall be deemed the consent a cation signed by you. If you dithe provisions of the Agreeme by with the Rules Summary, are it reporting agency, (ii) share it estigation. In the event we do ble provision of substantially si	a., Inc. ("Visa"), MasterCard and a resignated by us) made to the by of this Agreement executed and to bind Merchant to the sement, (iii) Signer has read and accurate.  Designated Accounts for all and accurate, and accurate, or which may become or which may be and may forms or instruments deement on the sement of the semen	International, Inc. ("MasterCard"), and Discoveregistered acquirer for Discover.  Agreement will be effective unless we consent of by the parties shall be treated as an original. The terms of this Agreement. By Signer's signature, understands, and accepts all of the terms at fees, costs, and amounts due to us or payable us immediately to correct such error. This AC fue pursuant to this Agreement. The Designate of reasonably necessary by us. ber Bank of the Agreement and furthermore she at American Express Program, the applicable Completes, jurisdiction, and venue provisions contained in ulations. Signer(s) individually authorize(s) us outplication with third parties for fraud and risk for Services, you authorize us to share any or manage and configure your point of sale systems.
You acknowledge receipt of the "Merchant Processing Agreement" also referred to as to and Equipment Schedule (the "Application"), and any other applicable amendments, schedule of the Application or oral regarding the subject matter of the Agreement. You represent that you ( <a href="http://info.vantiv.com/vipcontract.html">http://info.vantiv.com/vipcontract.html</a> . Addendum A agree to be discretion). Whether or not we have formally approved your Application, your submission of your consent to the terms of the Agreement. You can request a copy of the Agreement at lif you disagree with any terms and conditions set forth in the Agreement, do not accept sense and Conditions  Terms and Conditions  Addendum A – General Services Addendum  Network Interchange Schedules (as applicable)  Signature:  Walle La	edules, exhibits, and attachme between the parties supersed have read the Agreement, cound by them (including terr of a transaction for processing any time by contacting a Cust vice or sign this Application.  Associatio Rules Sun Privacy No	nts, including the documents es all prior agreements or rep including the portions coms that we add or amend for whether to us, Member Ban omer Service Representative and Network Fees Schedule many stice	listed below which accompany this Application presentations between the parties whether writt ntained on the Worldpay agreement webs from time to time without notice and in our sc k, or our third-party providers, is an expression at (866) 622-2390 or your Relationship Manager
of the Merchant. By signing below, each Guarantor: (i) accepts and agrees to be bound by acknowledges and confirms that Guarantor received and read those Continuing Unlimited (	the Continuing Unlimited Gua Guaranty provisions. The indi	aranty provisions contained in vidual signing below authorize	Section 11 of the Terms and Conditions, and (i
representatives to conduct an initial and ongoing comprehensive credit investigation of Gua		r credit-reporting agency.	]
representatives to conduct an initial and ongoing comprehensive credit investigation of Gua		r credit-reporting agency.	Date:

This Application must be returned to Worldpay on or before July 15, 2019



# Worldpay Integrated Payments Merchant Processing Agreement

Rates and Fees Schedule		Р	RICE AND E	QUIPMENT SC	HEDULE					
Pricing Type: Tiered Interchange Plus	Rate	`	Per ite	ım	O#	ner Service	00	Rate	Pol	r item
Visa/MasterCard/Discover/PayPal Credit		1	\$0.06			Interchang			\$0.06	пеш
Visa/MasterCard/Discover Debit		% %	\$0.06	<del></del>			ress Direct Program	ļ <del>-</del>	\$0.00	
American Express OptBlue® Program		<b>,</b> 70	\$0.06	=			in Express Account?		,	
Estimated American Express Volume:	15000		φ0.00				erican Express SE#:	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	.0	
EStillated American Express volume.	13000		\$0.00		II TES, E.		BT Merchant FNS #:			
If your annual estimated American Express Sales are great	er than \$1.0	00 000		ible for the Americ	an Eynress On			Ц		
By checking this box, Merchant elects to opt out of			, ,		ан Ехрісээ ор	ibiuc Tit	gram.			
The most favorable tiered discount and interchange plus pr complying with all processing requirements as established qualifying surcharges and other fees. Per item fees are cal volume. A list of additional fees/rates can be found below ur on page 3 of the Application.  Where Tiered pricing is provided, as indicated above, the fare not fully qualified transactions being subject to non-qua Services, as indicated above, the fees quoted in the above are not fully qualified transactions being additionally subject list of interchange rates for Visa and MasterCard, visit the	icing available by the appli culated per der the hea ees quoted ified surcha ates and fee to higher int	ole for cable gatransaction "Coin the arges upes scheen arges argument of the control of the con	each payment pl governing author ction, and rates a other Rates and l above rates and p to 2.59% and \$ edule shall apply age rates and ass	lan type including the fit of the	ulified transaction age fees are capit the Association as Association at the rates quote ates and Association by the application and Association at the rates and Association at the application and Association at the application and Association at the application at the applicati	on). See the alculated be alculated be alculated be alculated be alculated be alculated by the alculate	the Terms and Cond by multiplying the rate and Assessments can rk charged fees and Interchange Plus p I Network charged fe ociations and Networ	iltions for more infes or fees and you he found on the a assessments apporting is provided es and assessments by lus a fee up to	ormation require applicable agreement with transand otherwints with transaction 2.45%. Fo	garding non e transaction website listed sactions tha rise for Othe sactions tha or a complete
assessments are subject to change without notice.	_									
Other Rates and Fees		_								
Batch/ACH Fee (per occurrence	\$0.00	_		Retrieval Fee (po			<b>h</b>	5™ Funding (per o		0.00
Voice Authorization Fee (per occurrence	) \$.60		Minir	mum Monthly Disc	· · · · · · · · · · · · · · · · · · ·	\$25.00	Next Day Fu	nding Monthly Fee	(per MID)6	\$0.00
Voice AVS Fee (per occurrence		_		Application	Fee (per MID)	0.00		thly Statement Fe	. ,	
Dial Back-Up Fee (per occurrence	\$0.10	_	Accou	ınt Updater Setup F	ee (per MID) <sup>2</sup>	\$0.00	Non-Suff	icient Funds (per o		\$15.00
Account Maintenance Monthly Fee (per MID	\$0.00	]	Account	Updater Monthly F	ee (per MID) <sup>2</sup>	0.00		Monthly Signatur Location Fe		0.00
TransForm Tokenization Monthly Fee (per MID)	\$0.00	1	Account Up	odater Charge (per	valid update) 2	\$0.00		TriPOS Setup Fe	e (per MID)	\$0.00
Payment Account Identifier (PAI) Maximum	-	_	Cha	argeback Service I	ee (per MID)3		T	riPOS Monthly Fe	e (per MID)	\$0.00
Additional Fee per each TransForm Token PAI in excess of PAI Maximum	.10	] 0	ptional Service -	- Check Commerce (p	e ACH Service er transaction)	\$0.02	Store and For	rward Monthly Fee	(per MID)4	0.00
OmniShield Assure Monthly Fee (per MID)	<sup>7</sup> \$9.95		Omi	niToken (per token	ization event)1	0.00	Techno	ology Gateway Fe	e (per MID)	
Pay at the Table monthly Fee (per MID)	8 0.00									
PCI Non-Validation Fee/ Non-Compliance Fee \$19.95/Mc Conditions.	nth/MID. F	or Om	niShield Securit	y and other secur	ity service terr	ms and in	formation, see Adde	endum A and the	Agreement	Terms and
<sup>1</sup> See Section 1 of Addendum A for additional terms and info <sup>4</sup> See Section 6 of Addendum A for terms and information. Section 1 of Addendum A for terms and information. Inc <sup>8</sup> See Section 9 of Addendum A for terms and information. Services assessed at the amounts listed above or, where n	⁵See Section Sudes (depe Upon our	on 7 of Indent provisio	Addendum A for upon Merchant on of any service	or terms and inform Payment Solution es associated with	nation. <sup>6</sup> Batch ): PCI Assist, items in this o	must be of Breach As	closed by 7pm ET. 7 ssist, Point to Point	Required for PCI Encryption, and	Level 4 Mer EMV Suppo	rchants, see ort Services.
Equipment and Third Party Product and Services Fees										
In addition to other amounts owed under the Agreement, y Designated Account in the amount of such charges, in accounts	rdance with	the Te	rms and Condition		nd the below ir	ndicated po	urchased products a	nd services. You a	uthorize us	to debit the
Description Quar	itity Per	Item Co	ost or Fee	Other Terms						
	<u> </u>									
*Total Cos	/Fees			*plus any applicab	le shipping fee	s and sale	s tax.			
Shipping Address for Equipment:			City:		State:		Zip:			
Terminal Setup Information: Please select the appropriate			uipment. (These	settings can be ch	anged after the	e equipmer	nt is deployed if nece	ssary)		
Processing Platform: IP Processing with Dial Backup Tips enabled: Yes No Reporting by Server/Cash	Dial C ier Number	only Dis	sabled Enable	PIN Pad nee To Receive			nsactions requiring P ettled manually at the		ness days	
Card Verification Methods (CVM):  All – Includes support for Chip+PIN and Chip+Signature  Require Signature only** – If this box is selected we will chargebacks on lost and stolen cards; and (b) EMV contact Not available through all POS systems, contact your POS F	only require	e signa ctions a	ture and will not pabove \$50, with o	prompt for PIN on certain card brands	Chip+PIN prefe	erring card	s. **Note, if you chec	ck this box you ma	y be liable fo	or: (a)

# CONFIDENTIAL ADDENDUM A – GENERAL SERVICES ADDENDUM TO THE AGREEMENT

This General Services Addendum including all exhibits, schedules and supplemental addenda hereto and all documents and materials referenced herein ("Addendum A") will be an addendum to the Merchant Processing Agreement or Bank Card Merchant Agreement, as applicable, ("Agreement") between Processor, Member Bank and Merchant in accordance with the provisions as set forth in the Agreement. If there is a conflict in the terms or pricing provided in this Addendum A and the pricing or terms in any price schedule or amendment otherwise contained in the Agreement, the pricing or terms contained in the Agreement, without reference to this Addendum A, will control.

#### 1. Security Services.

- a. Terms and Conditions.
- (i) OmniShield generically refers to Processor's multiple security and risk products and services that collectively are meant to help merchants address payment fraud, data security, compliance and financial loss risks. OmniShield products and services are available to purchase through OmniShield Assure
- (ii) Merchant Risks refers to the four, major risk areas associated with accepting, transporting and storing cardholder data
  - Fraud The use of a lost, stolen or counterfeit payment card by an unauthorized user that may result in additional merchant liability
  - Data Security The ability to convert clear, PCI sensitive payment data into a surrogate, PCI non-sensitive value that if captured by an unauthorized user cannot be used to commit fraud against the original cardholder
  - Compliance The ability to handle PCI sensitive payment card data in alignment with appropriate network rules and PCI standards
  - Financial Loss The potential impact of a merchant failing to address Fraud, Data Security and/or Compliance requirements (e.g., fines, fees, remediation costs, lawsuits, etc.)
- (iii) OmniShield Assure A required service offering for PCI Level 4 merchants and is limited to PCI Level 4 merchants only and bundles together all the following security and risk products and services:
  - PCI Assist
  - Breach Assist
  - EMV Support Services
  - Encryption

Additionally, Card Not Present PCI Level 4 merchants may also select and buy separately:

- Tokenization
- eProtect (eProtect requires Tokenization to also be enabled)
- (iv) PCI Assist PCI Assist is a set of streamlined online tools to help merchants achieve, maintain and track PCI compliance. PCI Assist helps clients review PCI DSS compliance requirements and complete their Self Assessment Questionnaire (SAQ) and, as recommended, conduct periodic vulnerability scans of their network. PCI Assist is required for SAQ merchants to report their compliance status to Processor.
- (v) Non-Validation Fee (NVF) / Non-Compliance Fee (NCF) In alignment with Section 6(G) of the Agreement Terms and Conditions, Merchant is responsible for demonstrating compliance with PCI DSS programs. Failure to report compliance validation status or reporting a failed status to Processor will result in a NVF/NCF being assessed. Active merchants will have a 60-day grace period to validate and report compliance validation status. Merchant's compliance validation and reporting status will be evaluated monthly. This fee will only be assessed if the Merchant has failed to report the status or has reported a failed status and will not be assessed once Merchant meets compliance requirements.
- (vi) EMV Support Europay, MasterCard, and Visa ("EMV") is a set of global standards for credit, debit and contactless card payments. EMV chip cards help prevent in-store fraud and are nearly impossible to counterfeit. Starting October 1, 2015 merchants who have not made the investment in chip-enabled technology may be held liable for card-present fraud. EMV acceptance requires an EMV enabled standalone terminal or POS system. Processor is enabled to process in-store EMV transactions to help reduce fraud liability.
- (vii) EMV Non-Enabled Fee The EMV Non-Enabled Fee is applicable if Merchant does not have EMV enabled equipment and/or software. The EMV Non-Enabled Fee is determined based on the chargeback liability risk of Merchant's MCC as determined by Processor. Transactions will be evaluated monthly at the MID level and assessed at the chain level when applicable. This fee is based on the gross sales amount of each card present transaction.
- (viii) Breach Assist In the event Merchant is enrolled in the Breach Assist Program ("BAP") offered by Processor through OmniShield or otherwise, the indemnification required by Merchant under this Agreement will only be reduced by amounts up to the limits set by the service provider that are actually recovered by Processor in connection with the BAP and only to the extent that such amounts are specifically related to a data breach involving solely Merchant. The limited indemnity waiver provided by the BAP will not cover all the costs associated with a data breach. The specific terms and conditions of the BAP are available for Merchant to review at www.RoyalGroupServices.com/breach-assist/ or by contacting a customer service representative at 1-800-393-1345.
- (ix) Encryption Encryption is a two-part service offering designed to: (i) encrypt (make unreadable) PCI sensitive payment data at the origin of the payment transaction and, (ii) decrypt payment data information at the destination of the transaction. Processor's service offering availability requires alignment between the encryption technology deployed within

the Merchant's terminals and the decryption technology hosted by the service provider, which may require the use or upgrading of certain terminals and/or equipment or new message specifications (which will be at Merchant's sole expense) and may not be supported on all terminals/equipment.

Merchant acknowledges and agrees that encryption functionality is required and may require Merchant to license encryption technology from appropriate third party provider or authorized reseller and that said licensed functionality may incur fees in addition to those set forth herein. Merchant also acknowledges that provision of Processor's service offering to Merchant may require a corresponding decryption technology license and that Processor's service offering is subject to availability of required decryption license from applicable third party provider. Upon reasonable notice, Processor maintains the right to cease, modify or enhance providing the service offering without penalty and will use commercially reasonable efforts to offer a substitute service if applicable.

The value proposition associated with encrypting and decryption payment data (i.e., affects to Merchant's risk and compliance requirements) is affected by where the payment data is encrypted, the terminal type used for encryption, and the location where the payment data is decrypted. Processor has identified three different Encryption service offerings:

- Card Data Encryption risk reduction, no scope reduction
- Point to Point Encryption risk transference and scope reduction in alignment with PCI QSA evaluation
- Validated Point to Point Encryption risk transference and scope reduction in alignment with PCI guidelines for PCI listed P2PE solutions

Point to Point Encryption assumes: (i) Payment data is encrypted within a PCI-PTS certified Secure Cryptographic Device (SCD), using a NIST defined strong encryption algorithm, with encryption keys that were generated and handled in alignment with X9 standards and (ii) Encrypted payment data is only decrypted by Processor within Processor's data systems.

Payment data information protected by the encryption service offering may include Track 1 or Track 2 data, obtained through a magnetic card swipe read, or PAN Data, obtained through manual entry directly into the SCD. The encryption service offering applies only to transactions that were encrypted and sent by the SCD to Processor's authorization and settlement systems pursuant to the Agreement. Supported transactions include, but may not be limited to, those associated with credit (signature), debit (signature) and debit (PIN).

(x) eProtect - eProtect is a two part service designed to (i) capture payment data information from a given webpage using embedded Card Not Present eCommerce Data Security technology and, (ii) submitting the card data to a Processor hosted Card Not Present eCommerce Data Security server to exchange the card data for a Registration ID / Low Value Token before the data is transmitted back to the Merchant's eCommerce website. Merchant acknowledges and agrees that it will acquire said Card Not Present eCommerce Data Security functionality from the Processor and is responsible for all development effort necessary to embed said technology as appropriate within one or more Merchant web pages. Information protected by the Card Not Present eCommerce Data Security Service includes Primary Account Number (PAN) Data manually entered into any webpage that includes embedded Card Not Present eCommerce Data Security technology. The resulting Registration ID / Low Value Token must subsequently be submitted to the Processor's processing systems within a configurable timeframe to facilitate the exchange of the Registration ID / Low Value Token for a High Value, Multi-Use Tokenization (see Tokenization Service). Merchant acknowledges that provision of the Card Not Present eCommerce Data Security services to Merchant is subject to Merchant completing integration and certification efforts with Processor. Merchant acknowledges that eProtect will result in Merchant automatically being enrolled in Processor's Tokenization service.

(xi)Tokenization - Tokenization is a service in which cardholder PAN data, once received by the Processor, is replaced with a surrogate ("Token") value. Deliverables of the Tokenization service include; (1) the creation of tokens and (2) the recognition and use of a Processor issued pre-existing token to support all post authorization transactions with the Processor, which includes initiating a new authorization with a token value. Data necessary to convert tokens back to PAN data will be maintained in Processor's systems. Merchant access to the Tokenization service requires integrating and certifying systems to token services using Processor's appropriate message specification. Message specifications are limited to those that exist in Processor's current Service offering. The Parties agree that the scope of the Tokenization service does not include the certification or systematic configuration of third parties or firmware licensing as selected by the Merchant to support Tokenization services. The processor has identified the following types of Tokenization services.

- OmniTokens are tokens generated in such a way as to retain some of the digits
  of the original card value, be format preserving (i.e., length preserving and
  character set preserving), and be consistent across numerous requests (i.e.,
  the same card value will result in the same token value in the context of a
  given merchant). OmniTokens are not limited to a specific platform and can
  be used interchangeably between processor's different platforms.
- mTokens are tokens generated in such a way as to be unique for each given transaction and format non-preserving. The link between a card value and an mToken is indirect in that the mToken references a given transaction, which in turn references a given card value. Note: mTokens are limited to

transactions processed through processor's S1 platform only.

• eTokens are tokens generated in such a way as to be unique for each given transaction and format non-preserving. eTokens are used as an index value into processor's data vault, which subsequently stores the associated card Note: eTokens are limited to transactions processed through processor's Express platform only.

Non-Standard, GUI and Batch Tokenization are separate and unique service offerings and respective fees will be quoted to Merchant for the use of each service.

- "Standard Tokenization" is provided on a per transaction basis in-line with each authorization request
- "Non-Standard Tokenization" is provided as separate "non-authorization" message to the Processor that results in a token being generated and returned outside of a purchase transaction
- "Graphical User Interface (GUI) Tokenization" is provided for Merchant operations personnel with appropriate credentials to convert or revert card values and tokens via Processor provided product interface(s).
- "Batch Tokenization" / "Batch Detokenization" is provided as a file based service to support the mass conversion of any existing store of cardholder data, and will mean the process of receiving a file that includes multiple values, performing the tokenization / detokenization process as appropriate for each value and returning a response file that includes the corresponding appropriate value.

Upon Tokenization services termination, Merchant will have 90 days to request, via written request to Processor, a Batch De-Tokenization of the Merchant's token store, located within the Merchant's systems. For purposes herein, Batch De-Tokenization will mean the process of the Processor receiving a file from Merchant that includes multiple token values, Processor performing the de-tokenization process for each token value and Processor returning a response file to Merchant that includes the corresponding card values for each token. After 90 days, Processor will no longer be responsible for maintaining the data necessary to De-Tokenize Merchant's token store or able to guarantee availability of data. Upon mutual agreement, Processor may offer the Merchant De-Tokenization Data Management Services under a separate agreement to support the token store after the termination of the current agreement supporting Tokenization

(xii) Security Services - Merchant may utilize OmniShield products and services ("Security Services") in conjunction with services provided wholly or partially by a third party with the support and agreement of Processor. Merchant bears all risk and responsibility for conducting Merchant's own due diligence regarding the fitness of Security Services for a particular purpose and for determining compliance with the Bank Rules, the Operating Regulations, and the Laws. Accordingly, Merchant's use of Security Services is at Merchant's own risk. Processor's decision to offer Security Services will not limit Merchant's duties and obligations contained in this provision or the Agreement. Processor does not warrant or guaranty that use of the Security Services , in itself, will: (i) result in Merchant's compliance with Bank Rules, Operating Regulations, and/or Laws; (ii) prevent any and all unauthorized breaches of your terminals, systems or facilities; or, (iii) be uninterrupted or error-free. Merchant agrees that it will not acquire any interest in (ownership, intellectual property or otherwise) in any of the third party provider software used to provide the Security Services. Merchant will not, and will have no right to, own, copy, distribute, sub-lease, sub-license, assign or otherwise transfer any portion of such third-party provider software used to provide the Security Services or any materials provided by Processor or to modify, decompile, or reverse engineer any such software, materials, or the Services.

(xv)  $\underline{\text{triPOS}^{\otimes}}$   $\underline{\text{Service}}$  - The  $\underline{\text{triPOS}^{\otimes}}$   $\underline{\text{Service}}$  is a turnkey, EMV certified payment processing application designed to process transactions that is compatible with the Processor's processing platform and helps reduce the scope of Merchants' PCI-DSS with P2PE and tokenization technology

# b. Pricing

(i) OmniShield Assure (see below footnotes 1 and 2) See application (ii) PCI Assist (see below footnotes 1 and 3) Quoted (iii) P2PE(see below footnote 1) Quoted (iv) eProtect (see below footnote 1) Quoted (v) OmniToken™ (see below footnote 1) Quoted (vi) Vault™ See application (vii) PCI Non-Validation Fee (see below footnote 4) See application (viii) EMV Non-Enabled Fee Low Risk 0.05% of the gross sales per month Moderate Risk 0.15% of the gross sales per month High Risk

(ix) triPOS™ Service Footnotes to above Section 1(b).

1. Pricing provided as a separate attached quote or for level 4 merchants on the

0.27% of the gross sales per month

See application

- Required by and available only to PCI Levels 4 merchants.
- Required by merchants using an PCI DSS SAQ 3
- Assessed only if merchant fails compliance validation or fails to report 4. compliance validation

# 2. Electronic Benefits Transfer ("EBT") Services.

The Financial Management Services ("FMS") of the U.S. Department of Treasury, and/or various of the EBT Program State(s)/Alliance(s), have entered into agreement(s) with third party processor(s) (collectively and individually, "Contractor") to manage the EBT Program(s) implemented by FMS and/or the EBT Program State(s)/Alliance(s).

Processor has entered into agreements with one or more Contractors (collectively and individually "Processor Agreement") which permit Processor to be an acquirer processor in certain of the EBT Programs.

Acquirer Services will mean the data processing systems and procedures provided by Processor to facilitate Merchant's participation in the EBT Program(s). In the event Merchant receives any of the Acquirer Services or otherwise participates in any of the EBT Programs, Merchant agrees to the following obligations which are in addition to Merchant's obligations in the Agreement and in addition to any other obligations in the Operating Rules relating to the EBT Program(s) and/or Acquirer Service(s), as they may be amended from time to time.

- Merchant will be solely responsible for obtaining a copy of the then current Operating Rules for each EBT Program in which Merchant elects to participate from the applicable Contractor, EBT Program State/Alliance, FMS or Processor, no less than 30 days prior to the commencement of Merchant's participation in each such EBT Program. Merchant agrees to abide by and fully comply with the documentation as may be in effect from time to time, and to perform and fulfill any and all obligations and responsibilities, and discharge any and all duties and liabilities relating to Processor, Contractors or retailers to which it may be subject in accordance with such documentation or other rules or regulations adopted by Contractor(s), FMS or the EBT Program States/Alliances, or which may arise in any other manner or from any other source related to the Acquirer Services or the EBT Program(s).
- Merchant will provide personnel, one of whom will be a management level technical interface person, to monitor, oversee and maintain its devices participation in the EBT Program(s). This personnel will also be responsible for monitoring Merchant's compliance with documentation, including but not limited to, each EBT Program's procedures and requirements applicable to Customer and its processor and for ensuring Merchant fulfills all of its responsibilities in connection with its participation in each EBT Program.
- Processor will make available to Merchant activity files of its EBT Program transactions in a Processor format, unless similar information is provided by Processor through other services provided to Merchant.
- Processor will not provide: (i) routing of activity files received from Contractor(s) to Merchant; or (ii) any other files or reports not specifically described above. Merchant will be responsible for, and agrees to pay Processor, all telecommunications fees, assessments and related expenses in connection with Processor establishing and maintaining a link with each Contractor in order to provide Acquirer Service to Merchant. Processor may allocate such fees, assessments and related expenses in such manner as it deems advisable in its sole discretion.
- Merchant agrees to allow the auditors of Processor, Contractor(s), FMS or the EBT Program State(s)/Alliance(s), to review the files held and procedures followed, and inspect the facilities used, by Merchant in connection with the Acquirer Services or the EBT Program(s). Processor may be required to perform on-site inspections of Merchant's premises and Merchant agrees to be responsible for Processor's out-of-pocket expenses and its standard fees for the time spent by Processor's personnel (which will be assessed at Processor's then current Standard Hourly Rate) in conducting such on-site inspections.
- Merchant agrees to immediately notify Processor and the applicable Contractor in writing of any changes in the goods and services for which EBT Program cards are accepted as payment from participants in the applicable EBT Program.
- Merchant authorizes Processor to provide Contractor(s), FMS and/or the EBT Program State/Alliance with such information about Merchant, as requested or required according to the Processor Agreement(s), the Retailer Agreement(s), the Operating Rules or the other documentation, or as may be required to participate in the EBT Program(s).
- Merchant agrees to take all steps necessary to settle with Processor for EBT Program transactions involving Merchant's terminals in accordance with Processor's standards and documentation; and Merchant will be responsible for making any necessary reconciliation or adjustments in accordance with the documentation. Processor will provide Merchant standard Processor reports for the services provided to Merchant. Merchant will always maintain an open checking account at a financial institution which Processor or its agent can access through the Federal Reserve's Automated Clearing House ("ACH") system. Merchant authorizes Processor and its agents to debit and/or credit the account to settle any and all amounts due under the Agreement and any Addenda including, but not limited to, processing fees and transaction settlement. Unless otherwise agreed to in writing by Processor, Merchant will be treated as one settlement endpoint with respect to all transactions processed by Processor using Acquirer Services. Merchant will always maintain the account with sufficient cleared funds to meet its obligations under this Agreement. In the event Merchant desires to change the account or the financial institution where the account is located, Merchant will give Processor at least 30 days prior written notice of any such change.

## TransForm® Tokenization Services.

TransForm Tokenization. In addition to the terms of the Agreement, these TransForm Tokenization Service terms apply to Merchant's use of the Account Updater Service and TransForm Tokenization Service to store authorized customer billing information for recurring transactions and may be provided by Processor and one or more affiliates of Processor.

- b. <u>Definitions.</u> The following terms when used in this Agreement will have the meanings set forth in this section:
  - i. "Account Updater Service" means a service provided through the Associations that enables Merchants to determine if a cardholder's account number has been updated by the cardholder's issuer, provided that the cardholder's issuer is a participant in the Account Updater program. The availability or functionality of the Account Updater Service may be modified by the Associations or Processor's acquiring bank upon notice to Merchant.
  - ii. "Authentication Data" means the full magnetic stripe data, the CVV2/CVC2/CID and the PIN or PIN block located on credit cards and debitcards. iii. "PAD" means payment account data, including but not limited to credit and debit card account data, expiration month and year, cardholder name, checking account number, and customer bank routing information.
  - "PAI" means Payment Account Identifier. PAI is a unique identifier that is assigned by Processor that references a payment account record.
  - v. "TransForm® Tokenization Service" means the Processor service designed to move Merchant's customer cardholder data offsite to Processor's PCI DSS compliant storage facility. Processor's servers create and then return a unique PAI to the Merchant's software application. Encryption is used to protect cardholder data while in transit. Using the PAI, Merchant can bill a card on file and/or schedule automatic payments, enabling the Merchant to securely process transactions from payment accountrecords.
- c. <u>Pricing</u>. The rate and fees set forth in the Application for TransForm Tokenization and Account Updater apply. Processor will charge Merchant the monthly fee set forth in the Application per MID for its use of the TransForm Tokenization Service.
- i. TransForm Tokenization Service Storage Fees. Merchant agrees to pay Processor the TransForm Tokenization fixed monthly fee listed in the Application which, if not listed is \$30.00, per MID provided that the total PAIs stored for such MID does not exceed the PAI Maximum per month (the "PAI Maximum") which such PAI Maximum is listed in the Application which, if not listed is 500. Should the total PAIs stored in any month for such MID exceed the PAI Maximum, Merchant agrees to pay the additional fee listed in the Application which, if not listed, is \$0.09, per each PAI stored in such month for such MID in excess of the PAI Maximum.
- ii. Account Updater Service Pricing. Merchant agrees to pay Processor the Account Updater setup fee, fixed monthly fee, and updater fee listed in the Application which amounts, if not listed in the Application, are respectively \$99.00, \$30.00, and \$0.80. Merchant may terminate receipt of the Account Updater Service at any time upon 30 days prior written notice to Processor without further liability for the Account Updater Services other than for charges incurred but unpaid as of the effective date of such termination. Processor will charge Merchant the one-time set-up fee per Merchant identification number ("MID"), a fixed monthly charge per MID, and a charge per valid update for use of the Account Updater Service. The set-up fee is applied upon the start or re-start of Account Updater Service for each MID. A "valid update" is as an update in which a match for the cardholder's account number is made and either; (i) a new account number is provided, (ii) information that the account has been closed is provided, (iii) a new expiration date is provided, or (iv) a "contact cardholder" message has been provided.
- d. <u>Term.</u> These TransForm Tokenization terms will run coterminous with the Merchant Processing Agreement. Processor may additionally terminate provision of the TransForm Tokenization Services on 30 days prior written notice to Merchant for any or no reason; or immediately (a) if Merchant is in material breach of its obligations under the Agreement, including these TranForm Tokenization terms, (b) in order to comply with applicable law or requests of governmental, administrative or judicial authorities, or (c) if Processor reasonably believes that continuing to provide the TransForm Tokenization Service to Merchant could create a substantial economic or technical burden or material security risk for Processor.
- e. <u>Access to Information After Termination</u>. Upon termination of Merchant's use of the TransForm Tokenization Services and within five business days of agreement between the parties on the means of transfer and after Merchant's payment of the data retrieval fee based on the number of Merchant's stored records as set forth in the table below, Processor will provide a data file including all stored records to a PCI DSS compliant facility designated by Merchant. The data retrieval fee will be calculated cumulatively so that all stored records will be billed at the same lower fee per record once a higher volume tier is reached. Records may only be provided to a PCI DSS compliant facility with file format and encryption requirements to be determined in Processor's reasonable discretion

STORED DATA	DATA RETRIEVAL FEE
1 - 5,000 PAI's	\$2,000 (minimum data retrieval fee)
5001 - 250,000 PAI's	\$0.40 per stored record
250,001 - 500,000 PAI's	\$0.35 per stored record
500,001 - 750,000 PAI's	\$0.25 per stored record
750,001+ PAI's	\$0.20 per stored record

- f. <u>Communication Methods</u>. Merchant will establish and maintain secure data communication connections and will transmit data to Processor in the format required by Processor.
- g. <u>Use of TransForm Tokenization</u>. Merchant will immediately update PAD upon additions, deletions, and changes to the underlying data. Merchant will create, delete, and query payment account records in accordance with instructions provided by Processor.
- h. <u>Use of Account Updater</u>. Merchant must have an existing relationship with the cardholder in order to make an inquiry using the Account Updater Service and hereby

- agrees to comply with the Merchant requirements of the Account Updater terms of use as set forth in the Operating Regulations. The Account Updater Service may not interface with third party software or third party services, if Merchant uses third party software or a third party service to process recurring transactions then Merchant understands and agrees that Merchant may be required to make manual updates to recurring transaction information based on Account Updater Service updates.
- i. <u>Disclaimer of Warranties.</u> The TransForm® Tokenization Service is being provided to Merchant by Processor "as-is" and without any warranty of any kind. Processor disclaims any express or implied warranty, including but not limited to implied warranties of merchantability, non-infringement, or fitness for a particular purpose.
- j. Indemnification. In addition to the indemnification obligations of Merchant under the Terms and Conditions to the Agreement, Merchant agrees to indemnify, defend and hold harmless Member Bank and Processor, its employees, officers, agents, shareholders, representatives and directors from any and all fines, penalties, losses, claims, expenses (including attorney fees and the allocable costs of in-house counsel), or other liabilities resulting from or in connection with; (i) Merchant's use of the TransForm Tokenization Service, (ii) Merchant's storage of any cardholder data, or (iii) Merchant's breach of the herein TransForm Tokenization terms.
- k. <u>Limitation of Liability</u>. In addition to Processor's limits of liability set forth under the Terms and Conditions to the Agreement, under no circumstances will Processor be liable to Merchant or any third party for any indirect, special, incidental, consequential, punitive, exemplary or multiple damages arising out of or related to Processor's provision of the TransForm Tokenization Service hereunder, regardless of the legal theory on which such claim is based (whether based in contract, tort, warranty, strict liability, negligence, or any other legal theory), even if Processor has been advised, knew, or should have known of the possibility of such damages (which include, but are not limited to, loss of profits, revenue, savings, software, data or goodwill, the claims of third parties, and/or injury to persons or property). The parties expressly agree that the total liability of Processor (including, without limitation, for Processor's performance or the failure of such performance hereunder, or for any breach hereof) will be exclusively limited to an amount equal to the aggregate TransForm Tokenization service fees actually received by Processor from Merchant during the one month period ending on the date on which the event giving rise to the claim for damages occurred. Merchant accepts the restrictions on its right to recover additional damages as part of its bargain with Processor, and Merchant understands and acknowledges that, without such restrictions, the consideration for the services provided hereunder would be higher.

#### 4. Chargeback Service Fee.

The below tiered Chargeback Service Fee shall apply to Merchant. Beginning on the Effective Date the Chargeback Service Fee will be charged monthly per MID at the below Tier 1 amount and thereafter, on a semi-annual basis, which first such semi-annual period may be less than six (6) months, Merchant's highest annual number of chargebacks within the term of the Agreement, shall determine the applicable monthly fee tier assessed. In the event Merchant has twenty-six (26) or more chargebacks in any annual period, thereafter Merchant will be charged \$25.00 per chargeback, in lieu of a monthly fee. If Merchant has less than twelve (12) months of transaction history with Processor, Merchant's actual number of chargebacks will be annualized in the above semi-annual reviews to determine the below applicable tier. Notwithstanding the foregoing, if Processor at any time, in its reasonable discretion, believes that Merchant will have twenty-six (26) or more chargebacks in any annual period, upon notice to Merchant, Processor may charge Merchant a fee of \$25.00 per chargeback, in lieu of a monthly fee.

Tier	Annual Number of Chargebacks	Monthly Fee
1	0	\$10.00
2	1-2	\$15.00
3	3-4	\$20.00
4	5-8	\$25.00
5	9-12	\$30.00
6	13-17	\$40.00
7	18-21	\$45.00
8	22-25	\$50.00

# 5. Additional Services or Expenses.

Merchant agrees that Processor may charge Merchant for any non-specified service it provides Merchant ("Additional Service") or expense it incurs on behalf of Merchant ("Additional Expense") any time after Merchant's initial receipt of the same, and Merchant agrees to pay for such service (at Processor's standard fees in effect from time to time) or expense in accordance with this Agreement. Merchant acknowledges and agrees that it will notify Processor in writing and in accordance with the notice provisions of the Agreement in the event Merchant does not want the Additional Service and that such written notice will be sent to and actually received by Processor within 90 days of Merchant's first receipt of the Additional Service ("Additional Service Cancellation"). Merchant will not dispute, and will be unconditionally obligated to pay for, any Additional Service fees for which Merchant has not provided and Processor has not actually received an Additional Service Cancellation in accordance with the foregoing and any Additional Expense.

#### 6. Store and Forward Service.

The Store and Forward service is a secondary, offline option of credit card acceptance enabled typically in the event of internet connectivity down-time. Store and Forward may be applicable as a temporary solution for businesses needing to accept payments in environments without access to the internet, such as trade shows or farmer's markets. Optionally, businesses sometimes elect to process offline transactions with a working internet during times of peak business demand. When Store and Forward is enabled, it

allows merchants to store transactions offline until either internet connectivity has been restored or the business need subsides. Offline transactions are then forwarded to Processor for a valid card issuer authorization. From the cardholder's perspective, the transaction flow is unchanged, yet the important distinction for the merchant is that the transaction is not authorized in real time and may in fact decline when forwarded. Where there are benefits to this functionality in maintaining transaction up-time especially during times of internet uncertainty, there are also risks and an assumption of liability by you which need to be carefully considered as set forth below in this section. You understand and agree that use of the Store and Forward Services is dependent on the point of sale system configuration and capabilities for the processing of such service transactions which you are solely responsible. Further, with regard to the Store and Forward services, it is important that you and your point of sale service providers and integrated software vendors understand and agree that there are inherent risks when not obtaining an authorization at the time of the transaction and those risks, between you and us, rest solely on you. Transactions processed via Store and Forward are high risk and may be declined, error out, or otherwise fail to process when forwarded to us. When enabling Store and Forward, you accept full liability for all transactions, whether or not an authorization approval code is received, including loss of revenue due to declined or failed transactions, chargebacks, and losses, fees, fines, and penalties related to transactions processed via the Store and Forward application. Further, we are not liable to you in the event the transaction data is not stored within the point of sale device for any reason. We make no warranty, expressed or implied, with respect to servicing, processing, or acceptance of Store and Forward transactions and you assume all liability when using or otherwise accepting to process in a Store and Forward/offline manner.

#### FastAccess™ Funding Service.

- FastAccess™ Funding Program Services. The FastAccess funding program provides accelerated funding of Merchant's card transactions, typically between two and five hours after settlement of Merchant's credit and debit card transactions, by way of Original Credit Transaction ("OCT") through VisaNet or Maestro which permits Processor through Member Bank to initiate credits to a designated Visa or MasterCard debit card account that Merchant will be requested to provide (the "FastAccess Services"). Prior to using the FastAccess Services Merchant must provide Processor a debit card account in a PCI compliant manner. The debit card account designated by Merchant must be a U.S. issued debit card with an institution that is enabled for OCT transactions. Merchant authorizes Processor to initiate a zero dollar authorization to such account as part of the establishment of Merchant's use of the FastAccess Services.
- Pricing. The fee for the FastAccess Services is listed on the Application and charged on a per occurrence/deposit basis. If no fee is listed on the Application then Merchant will be charged Processor's then standard rate for the use of the FastAccess
- FastAccess Services Terms, Conditions and Limits. The FastAccess Services are part of the Services under the Merchant Processing Agreement and subject to the terms and conditions of Merchant's use of Services under the Merchant Processing Agreement as well as the terms, restrictions, and condition in this Addendum A which include those listed below:
  - The per transaction limit applicable to the FastAccess Services is \$15,000.00. Daily limits also apply.
  - ii. Limitations on Availability of FastAccess Service. FastAccess Services is not supported by all Card issuers.
  - Changes to or Removal of Attributes, Requirements, and Functionality. Visa, Maestro, and Processor may at any time change or remove any of the attributes, requirements, and functional specifications related to the OCT and FastAccess funding program or withdraw such services entirely.
  - <u>Default Settlement and Suspension of Service</u>. Transactions that do not meet the requirements, exceed the limits, or are otherwise not settled via the FastAccess Services shall route your settlement via the normal ACH Card transaction settlement solution under the Services. The trigger of certain limits or limitations may suspend the use of the FastAccess Services
- d. <u>Disclaimer and Limitation of Liability</u>. Merchant understands and agrees that the disclaimer of warranties and limitation of liabilities applicable to Processor and Member Bank set forth under the Merchant Processing Agreement apply to the herein FastAccess Services and neither Processor nor Member Bank shall be liable to Merchant for any loss, delay, error, interruptions or damage of any kind or character, whether direct, indirect or consequential, resulting from the use, delay, inoperability, or other failure of the FastAccess Services.

### Virtual Terminal Service.

Processor's Virtual Terminal Service (the "VT Services") is an enhancement to Processor's Online Reporting Services. Merchant acknowledges and understands that the VT Services allow Merchant to effectuate Card transactions within the Online Reporting Services application in accordance with Processor's standards and procedures. Merchant shall be solely responsible for all authorized or unauthorized use of the VT Services arising out of or related to Merchant's use of the VT Services including but not limited to unauthorized transactions initiated via the use of Merchant's User ID's. Merchant acknowledges that use of a software application that has connectivity to the Internet poses an increased risk, and Merchant assumes all liability for such risks. Merchant warrants and represents to Processor that it has implemented and will maintain secure systems for use of the VT Services and the transmission of information to Processor. Merchant further acknowledges and agrees that Processor's only obligation will be to make the VT Services available on Processor's system in accordance with Processor's then-current standards. Merchant acknowledges and agrees that Processor's Online Reporting Services are required for use of the VT Services and that Processor's standard terms, conditions, and fees associated with the Online Reporting Services shall be and remain in effect. Merchant shall pay the following fees to Processor for the VT Services in addition to Processor's fees for the Online Reporting Services:

- i) Program Setup Fee
- ii) Monthly Usage Fee:
- up to \$30.00/month up to \$0.08/transaction\* iii) Transaction Fee

\*This fee is in addition to all other applicable fees and charges for a transaction.

up to \$150.00

- Pay at The Table. Pay at the Table service enables mobility and line busting advantages to EMV transactions and tableside payments. This service uses functionally enabled Wi-Fi or BlueTooth PIN Pads and an updated queuing technology between the device (s) and your point of sale system. This queuing feature allows you to use one device to many POS workstations or multiple devices to a single POS workstation.
- eWIC. eWIC service is an electronic benefits program under the USDA's Food and Nutrition Service specially designed as a supplemental nutrition program for women, infants and children (WIC). The federal WIC program combines State approved food benefits used by eligible consumers in participating States and Tribal Member agencies. A State issued eWIC EBT card replace the historically used vouchers/checks. In order for you to process WIC, Processor's eWIC program enables your POS developer to certify your POS solution to Processor and your State specifications. eWIC services are subject to applicable federal and state rules, regulations and laws. Merchant agrees to to pay the monthly fee listed in the Application which, if not listed is \$5.00, per MID
- 11. Online Reporting Services and Fees. Upon Merchant's written request and acceptance of the same by Processor, Processor will allow access to Processor's proprietary and confidential Direct, Direct Express, or iQ service (collectively "Online Reporting Services Services") whereby Processor makes available Processor's data base of Merchant's activity. Processor's Online Reporting Services are subject to change without notice and will be provided in accordance with Processor's standards. Merchant may request establishment on Processor's system of one or more user IDs ("User ID") to access the Online Reporting Services. In the event Merchant utilizes Processor's Q online reporting tool, Merchant will have User ID administration capabilities which may be subject to software licensing terms as applicable. User ID Setup and Standard Maintenance will be performed in accordance with Processor's general timeframes, standards, and scheduling. Although not obligated to, Processor reserves the right at its option and without notice to suspend the password on a User ID or inactivate and/or delete any User ID if it has not successfully logged on to the Online Reporting Services in a sixty day (or other interval determined by Processor) period, it has shown suspicious activity or Processor determines that there is or may be a violation of Processor's then current security procedures or standards involving the Online Reporting Services or Merchant's access to the same. However, Merchant shall provide Processor with prompt written notice of all User IDs which are no longer active, should be deleted and/or should otherwise be changed (e.g., password change, etc.). Processor reserves the right (but shall not have any obligation) to request that Merchant designate in writing those employees or agents of Merchant which may authorize establishment of Merchant IDs on Processor's system. However, Merchant shall be solely responsible for any unauthorized access to the Online Reporting Services and Merchant's data therein including but not limited to unauthorized Merchant employee or agent access, action taken on behalf of Merchant or at the request of any of Merchant's employees or agents (even if not authorized) and/or failure to notify Processor in writing and independently verify suspension of a password on a User ID or inactivation and/or deletion of a User ID. Merchant acknowledges that Processor's standard policy and practice is to truncate all primary account numbers ("PAN") appearing on the Online Reporting Services. However, Merchant has requested that certain of its User IDs will be established with the ability to view the entire PAN. Merchant acknowledges that there is risk involved in accessing a full PAN, and Merchant hereby assumes all such risk, whether or not foreseeable. Merchant shall not sell, purchase, provide, or exchange any PAN accessed via the Online Reporting Services to any third party, and Merchant shall be fully responsible for any unauthorized disclosure of any such PAN. Although not obligated to, Processor reserves the right at its option and without notice to suspend the ability to view full PANs on a User ID without prior notice to Merchant in Processor's reasonable discretion. Merchant shall provide Processor with prompt written notice of all User IDs which need access to full PAN data, and Merchant will supply Processor with all information reasonably requested by Processor in order to properly establish such User IDs. In conformance therewith, Merchant shall be solely responsible for ensuring the accuracy of all User ID's with access to full PAN Data, and Merchant shall be solely responsible for any use of a PAN by Merchant or its agent, officer, employee, or other user of any of Merchant's User IDs, whether authorized or unauthorized, and Merchant shall indemnify, defend, and hold harmless Processor, and its directors, officers, employees, affiliates and agents from and against all proceedings, claims, losses, damages, demands, liabilities and expenses whatsoever, including all legal and accounting fees and expenses and all collection costs, incurred by Processor, its directors, officers, employees, affiliates and agents resulting from or arising out of the use of the Online Reporting Services system by Merchant or its employees, agents, or officers. In the event Merchant accesses the Online Reporting Services through one or more third parties (e.g., through the internet, a third party provider, etc.), Merchant acknowledges and agrees that Processor shall have no responsibility or liability whatsoever for any actions or inactions of such third parties, including but not limited to inability to access the Online Reporting Services, interruption in access to the Online Reporting Services, errors or inaccuracies in data received by Merchant, etc. Not limiting the generality of the foregoing, Processor's only obligation will be to make the Online Reporting Services available on Processor's system in accordance with Processor's standards. Merchant agrees that even if Merchant is billed for the Online Reporting Services pursuant to a Merchant Price Schedule, that all of the foregoing terms and conditions apply to the Online Reporting Services. Processor shall assess fees to Merchant for either Direct, Direct Express, or iQ, depending on which service has been established on Processor's system with respect to Merchant. In the event that Merchant believes that Processor has established the incorrect Online Reporting Service on its system, and/or has billed Merchant for the incorrect Online Reporting Service Merchant

shall send Processor written notice of such fact, and Processor will change Merchant's Online Reporting Service definitions and/or billing as may be appropriate. Merchant shall be responsible for any amounts invoiced to Merchant for the applicable Online Reporting Service that Merchant is actually provided access. Merchant agrees to pay Processor the following fees for the Online Reporting Services and for any action taken by Processor in accordance with the foregoing or at the request of Merchant:

#### a) Direct / iQ

(i) Enterprise Subscription License Fee \$50.00 / month / User ID used \*

\* Provides enhanced hierarchy access, User administrator rights, reports, merchant summary, transaction research, alerts, disputes, and large data set access. Each User ID that is used in a given month, as determined by Processor's records of User IDs which have logged onto Direct / iQ, during the month, will result in a separate subscription license fee charge. Available to large, enterprise level merchants.

(ii) Standard Access

No Charge or as otherwise quoted \*

\* Provides access to reports, merchant summary, transaction research and basic alerts and disputes. Available to small, mid-market level merchants

# (iii) Data Edge:

Data Edge for Merchants is an online business intelligence tool available through iQ that is designed to provide access to payment data, with query, dashboard, scheduling, and extract functionality.

Designer
 Guided
 Each Additional Data Component
 \$150.00 /month / active User ID
 \$50.00 /month / active User ID
 \$25.00 / month / active User ID