# **COB - BOSAIR FORM**

10/16/2025 3:30 PM (MST)

Submitted by Troy.McMaster@pima.gov

TO: COB 10/20/2025

VERS: 3 PGS: 46



# BOARD OF SUPERVISORS AGENDA ITEM REPORT (BOSAIR)

\*All fields are required. Enter N/A if not applicable. For number fields, enter 0 if not applicable.\* Record Number: SC PO SC2400001624 Award Type: Contract Is a Board Meeting Date Yes Requested? Requested Board Meeting Date: 11/04/2025 Signature Only: NO Procurement Director Award / N/A Delegated Award: Supplier / Customer / Grantor / Can/Am Technologies, Inc. Subrecipient: Project Title / Description: Teller Implementation, Licensing & Support Purpose: Amendment of Award: Supplier Contract No. SC2400001624, Amendment No. 01. This Amendment modifies the scope of services to include Teller Online and additional third-party merchant services and adds the Heat Injury and Illness Prevention and Safety Plan language to the contract, pursuant to Pima County Procurement Code 11.40.030. Administering Department: Information Technology. **Procurement Method:** Other Insert additional Procurement Pursuant to Pima County Procurement Code 11.12.020, Competitive sealed Method info, if applicable: proposals, on 05/16/2023 the Board of Supervisors approved an award of contract for a term of 10 years in the not-to-exceed contract amount of \$1,300,000.00. PRCUID: 425287 Attachments: Contract Amendment No. 01 & County Administration Approval Email. **Program Goals/Predicted** Teller software system is a cashiering / point of sale/ online system that will allow all Outcomes: departments handling sales such as permits, rentals, fees, or other items to use a single standard system. Teller will be integrated into the new Workday financial system, and facilitate our ability to track cash receipts more effectively with a single system for consistency across different departments. This software is flexible, and will work with existing point of sale equipment currently in place. Public Benefit and Impact: As the systems being replaced are vital to the operations of the County, a more fully integrated ERP system will allow County departments to more efficiently perform

their duties, thereby permitting the County to better serve its constituents in a more cost-effective environment.

Budget Pillar	Core functions & excellent service	е
Support of Prosperity Initiative:	• N/A	
Provide information that explains how this activity supports the selected Prosperity Initiatives	N/A	
Metrics Available to Measure Performance:		surements to track progress of the project and nalysis of life-long costs and support metrics
Retroactive:		NO

Amendment / Revised Awa	rd Information	
Record Number: SC PO SC2400		
Document Type:	SC	
Department Code:	PO	
Contract Number:	SC2400001624	
Amendment Number:	01	
Commencement Date:	11/04/2025	
Termination Date:	05/15/2033	
Is the Termination Date new?		NO
Classification:	Expense	
Adjust Level:	No change	
Prior Contract Number (If Applicable):	MA-PO-23-185	
Amount This Amendment:		
\$0.00		
Funding Source(s) required:	N/A	
Funding from General Fund?		NO
Contract is fully or partially funde	ed with Federal Funds?	NO

Department:	Procurement				
Name:	Troy McMaster				
Telephone:	520-724-8728				
Add GMI Department Si	gnatures			No	
•	rement Officer Signature: Ana gnature: Bruce D Collins		Digitally signed b Date: 2025.10.17 d by Bruce D Collins 0.17 11:00:38 -07'00'		
Department Director Sig Deputy County Administ County Administrator Sig	rator Signature:	Option/suport by zone On conductor stage, or Angelin/seer shade give order 2020,00,17 300	=Pima County, ou Anformation Technology Department, ma.gov, <- US	Date:	



# Fw: Procurement Request - Fiserv

From Javier Baca <Javier.Baca@pima.gov>

Date Thu 10/16/2025 1:29 PM

To Sherry Francis <Sherry.Francis@pima.gov>Cc Troy McMaster <Troy.McMaster@pima.gov>

FYI

Javier Baca IT Director (520) 724-7580 Desk (520) 304-8323 Cell

-- -- -- -- -- -- -- -- -- --

Pima County Information Technology Department 33 N. Stone Avenue, Suite 1410 Tucson, AZ 85701

From: Jan Lesher < Jan.Lesher@pima.gov>
Sent: Thursday, October 16, 2025 1:27 PM
To: Javier Baca < Javier.Baca@pima.gov>
Cc: Monica Perez < Monica.Perez@pima.gov>
Subject: RE: Procurement Request - Fiserv

I approve of the procurement of this service, recognizing the need and low risk to the County,

Jan Lesher County Administrator

From: Javier Baca < Javier.Baca@pima.gov>
Sent: Thursday, October 16, 2025 9:38 AM
To: Jan Lesher < Jan.Lesher@pima.gov>
Cc: Monica Perez < Monica.Perez@pima.gov>
Subject: Procurement Request - Fiserv

Administrator Lesher,

I am writing to request your approval to proceed with the procurement of the following:

# Fiserv

- Payment processing software that is used by our contracted vendor CanAm Teller.
- We have a contract with Teller and are in the process of amending said contract to complete the
  development of a payment gateway for the Elections Department to comply with statutory
  requirements to provide online payment mechanisms for the public to submit referendum petitions
- PCAO has been assisting with these negotiations, however, Fiserv is refusing to accept some of Pima County's terms and conditions

- The elections department is required to provide the online referendum system by November 14, 2025.
- Given the critical need and that there are no alternatives within our current payment gateway system, CanAm Teller, I recommend we proceed with this purchase and contract amendment.

Please let me know if you have any questions. Thank you.

Javier Baca IT Director (520) 724-7580 Desk (520) 304-8323 Cell

-- -- -- -- -- -- -- -- --

Pima County Information Technology Department 33 N. Stone Avenue, Suite 1410 Tucson, AZ 85701

**Pima County Procurement Department** 

Administering Department: Information Technology

**Project:** Teller Implementation, Licensing & Support

Contractor: Can/Am Technologies Inc.

8744 Kendrick Castillo Way, Suite 530

Highlands Ranch, CO 80129

Contract No: SC2400001624 (formerly MA-PO-23-185)

Contract Amendment No.: 01

Original Contract Term	5/16/2023 - 5/15/2033	Original Contract Amount:	\$ 1,300,000.00
		Prior Amendments Amount:	\$ 0.00
		This Amendment Amount:	\$ 0.00
		Revised Total Amount:	\$ 1,300,000.00

# **CONTRACT AMENDMENT**

# 1. Parties, Background and Purpose.

### 1.1. Background.

On May 16, 2023, County and Contractor entered into the above referenced agreement to implement and provide ongoing licensing and support for the Teller system, which was integrated with the County's instance of Workday.

# 1.2. Purpose.

County is modifying the scope of services to include Teller Online and additional merchant services.

# 2. Scope of Services.

The parties have revised the Scope of Services as described in Exhibit E: Change Request 2025-1 & Can/Am Addendum (8 pages). Merchant services will be provided by First Data Merchant Services, LLC, its affiliates and various business units (collectively, "the Merchant Services Providers") and will be limited to those transactions handled and processed by Contractor.

# 3. Third-Party Agreements.

For merchant services related to this Contract, County has entered into the following third-party agreements with the Merchant Services Providers.

- 3.1. Exhibit F CardConnect® Program Terms and Conditions (20 pages).
- 3.2. Exhibit G: Merchant Processing Application & Agreement (6 pages).
- 3.3. Exhibit H: ACH Processing Services Application & Agreement (5 pages).

# 4. Heat Injury and Illness Prevention and Safety Plan.

Pursuant to Pima County Procurement Code 11.40.030, Contractor hereby warrants that if Contractor's employees perform work in an outdoor environment under this Contract, Contractor will keep on file a written Heat Injury and Illness Prevention and Safety Plan. At County's request, Contractor will provide a copy of this plan and documentation of heat safety and mitigation efforts implemented by Contractor to prevent heat-related illnesses and injuries in the workplace. Contractor will post a copy of the Heat Injury and Illness Prevention and Safety Plan where it is accessible to employees. Contractor will further ensure that each subcontractor who performs any work for Contractor under this Contract complies with this provision.

SIGNATURE PAGE TO FOLLOW

IN WITNESS WHEREOF, the parties have approved this Amendment and agree to be bound by the terms and conditions of the Contract on the dates written below.

All other provisions of the Contract not specifically changed by this Amendment remain in effect and are binding upon the parties.

Pima County	Can/Am Technologies Inc.
Chair, Board of Supervisors	Signed by:  Joshua Langemann  Authorized Officer Signature
Chair, board of Supervisors	Authorized Officer Signature
	10/16/2025
Date	Date
ATTEST	
Clerk of the Board	
Date	
Approved as to Content	
Javier Baca, IT Director	
Department Head	_
10/17/2025	
Date	

# **EXHIBIT E**



# **Change Request 2025-1**

# Pima County, AZ

# **Teller Implementation Project**

# **Requestor:**

James Thornton
James.Thornton@pima.gov
+1 (520) 724-6727

Date: 08/27/2025

Priority: **High** 

# Change Request 2025-1 – Teller Implementation Project

Pima County, AZ 08/27/2025

# **Change Description**

Pima County, AZ is modifying the scope of the Teller project to only utilize Teller Online for redirection, reception, and processing of online payments for the Medical Examiner Report Requests, as well as the Ballot Measure Arguments.

# **Implementation Services**

Change	Change Scope	Acceptance Criteria	Invoice Amount
Teller Online	Provisioning, configuration, and deployment of the Teller Online Payment Portal including:  • Payment Redirect integration for Medical Examiner Report Requests  • Payment Redirect integration for Ballot Measure Arguments	CanAm has demonstrated Teller Online Configuration, and the County has reviewed and either accepted or approved this deliverable.	\$10,580
Teller Payments Configuration	Configuration of Teller Payments for Card-Not-Present online payment processing.	CanAm has demonstrated Teller Payments processing, and the County has reviewed and either accepted or approved this deliverable.	\$10,580
Internal Testing, User Acceptance Testing, and Support	CanAm Internal Testing and User Acceptance Testing support for the items outlined in CR 2025-1.	CanAm has completed additional internal testing and UAT support for the CR 2025-1 changes.	\$1,840
Go-Live	Cutover, and Go-Live support for the items outlined in CR 2025-1.	Can/Am has assisted the county in final cutover and delivered the solution, and the County has reviewed and either accepted or approved this deliverable.	\$3,680
Pre-Existing Services Credit	Credit for Services previously paid for by Pima County.	N/A	(\$23,850)
		<b>Total Services</b>	\$2,830



# Change Request 2025-1 – Teller Implementation Project

Pima County, AZ 08/27/2025

# **Project Management**

Description	Monthly Base Amount
Plan and oversee all aspects of the Teller project to meet the Client's project goals,	\$2,300
providing Teller project status calls and status reports.	
Estimated at 2 months, but ongoing if the project continues and the city requires	
CanAm Project Management services.	

# **Payment Milestones**

Item	Deliverable	Notes	Amount
Origina	al Payments/Credits		
0	Initial Implementation Services Credit	Services	(\$23,850)
		Total Credit	(\$23,850)
Consol	idated Milestones		
1	Teller Online	Services	\$10,580
1.A	Services Credit	Services Credit	(\$10,580)
2	Teller Payments Configuration	Services	\$10,580
2.A	Services Credit	Services Credit	(\$10,580)
3	Internal Testing, User Acceptance Testing, and Support	Services	\$1,840
3.A	Services Credit	Services Credit	(\$1,840)
4	Go-Live	Services	\$3,680
4.A	Services Credit	Services Credit	(\$850)
5	Month 1 Project Management	Project Management	\$2,300
6	Month 2 Project Management	Project Management	\$2,300
	Co	onsolidated Total Remaining Cost	\$7,430



# Change Request 2025-1 – Teller Implementation Project

Pima County, AZ 08/27/2025

# Licensing (SaaS)

License	Description	Quantity	Monthly Base Amount
Teller Basic	Basic Teller installation for ingestion of Teller Online payments.	1	\$995
Teller Online (Redirect Only)	Online payment redirect portal for up to 50,000 payments per year. Including:  • Two (2) form payment redirects	1	\$450
Monthly Total	This will be billed annually in accordance with the annual SaaS pricing.		\$1,445

Note that Teller services are one-time, deliverable-based payments, whereas the Licensing/SaaS costs will be prorated and billed to the current contract year upon Change Request execution and incorporated into the Annual SaaS renewal fees going forward. These costs will be adjusted based on any applicable contracted escalation rate. These costs also do not contain nor apply to Can/Am's Teller Payments processing fees, which are outlined in the Master Processing Agreement.





# **Change Acceptance**

This change request, including the attached order addendum, comprises the scope of the change required for Change Request 2025-1 for the Teller implementation. No other understandings or agreements, verbal or otherwise, exist for the delivery of the change request. Can/Am Technologies, Inc. and Client agree not to change this agreement except by written agreement.

Can/Am Technologies, Inc.		Pima Count	ty, AZ
	DocuSigned by:  May Ardron		Bruce D. Collins
Signature	FEF31B48102242A	Signature	
	Noah Ardron		Bruce Collins
Name		Name	
	Director of Implementations		Procurement Director
Title		Title	
	10/16/2025		October 17,2025
Date		Date	





Client	Pima County, a political subdivision of the State of Arizona	Invoice Address (if different)	Pima County Procurement Department: 150 W Congress Street, 5th Floor Tucson, AZ 85701
Business Address	115 N. Church Avenue Suite 231 Tucson, AZ 85701	Order Effective Date	September 15, 2025
Email Address	Bruce.Collins@pima.gov	Teller SaaS Agreement Effective Date	May 16, 2023

Product Ordered	Description	Pricing
Teller Payments	Payment processing services provided in connection with Teller SaaS Services	See CanAm Change Request 2025-1 and Merchant Agreement
Professional Services	Implementation Services	See CanAm Change Request 2025-1

This addendum is between Can/Am Technologies Inc. ("CanAm") and the Client listed above ("Client" or "you"). You agree to license the SaaS Services and to order the Professional Services listed above, and we agree to provide the Services listed above. This addendum is subject to the terms of your Teller Software as a Service Agreement with CanAm (collectively with this order, the "Agreement"), no. MA-PO-23-185.

- Teller Payments. You are ordering the Teller Services listed above for a services period equal to your underlying order of Teller SaaS Services under the Agreement. Your order will be renewed annually on the same basis as the underlying SaaS Services, unless otherwise revised or terminated under the provisions of the Agreement or this order (the "Usage Period"). Certain defined terms have the meaning given in Section 3(f).
- 2. <u>Service Descriptions</u>. The Service Descriptions for Teller Payments you have ordered are attached to this order as <u>Exhibit E</u>, and govern and describe CanAm's delivery of the SaaS Services ordered hereunder.
- 3. Additional Terms of Service.
  - (a) Merchant Agreement and Client Data. To order Teller Payments you must enter into a merchant agreement and other designated agreements with the Payment Provider described in the Service Descriptions (collectively the "Merchant Agreement") and comply with all requirements thereof. The Merchant Agreement is directly between you and the Payment Provider, who is solely responsible for providing the services described therein. You agree that we may provide information you give us to Payment Provider for purposes of initiating, providing and monitoring the Services. You are responsible for any security vulnerabilities arising from all data, content and material provided by you or your users that is stored in or run through the SaaS Services ("Client Data"), including any harmful programming routines contained in Client Data. Upon disclosure or transfer of Client Data to a third party, CanAm is no longer responsible for the security or confidentiality of such content outside of the SaaS Services. CANAM IS NOT LIABLE FOR ANY ACTIONS OR FAILURES TO ACT OF ANY THIRD PARTY (INCLUDING PAYMENT PROVIDER), AND CANAM EXPRESSLY DISCLAIMS ANY LIABILITY RELATED TO ALL THIRD-PARTY SERVICES. CANAM DOES NOT WARRANT, ENDORSE,





- GUARANTEE OR ASSUME RESPONSIBILITY FOR ANY THIRD PARTY PRODUCT OR SERVICES.
- (b) Acceptable Use and Client Responsibilities. Client may not, and may not cause or permit others to: (a) use the SaaS Services to violate others rights or applicable laws; (b) perform or disclose any benchmarking, availability, performance or vulnerability testing of the SaaS Services without CanAm's prior written approval; or (c) perform network discovery, vulnerability scanning, password cracking or remote access testing of the SaaS Services. Client has sole responsibility for the accuracy, quality, integrity, legality, and appropriateness of Client Data, and for obtaining all rights related to Client Data required by CanAm or the Payment Provider to perform the Services.
- (c) <u>Suspension</u>. Payment Provider may suspend your access to payment processing services under the Merchant Agreement (e.g., for elevated chargebacks), in which case your access to related Services will also be suspended. CanAm may suspend access to the Services if there is a significant threat to the functionality, security, integrity, or availability of the Services, if you are using the Services to commit an illegal act, or if there is a violation of the Acceptable Use Policy. When reasonably practicable, we will provide advance notice of any suspension and use reasonable efforts to re-establish the Services after the issue is resolved. Any suspension shall not excuse you from your payment obligations.
- (d) Indemnification. To the extent not prohibited by applicable law, you will indemnify and defend CanAm and hold CanAm harmless from any and all losses, liabilities, damages and expenses arising from (1) your violation of this Addendum, the Merchant Agreement or the Card Organization Rules, (2) your negligence, willful misconduct, violation of law or submission of fraudulent transactions in connection with payment transactions or otherwise arising from your relationship with Cardholders, (3) any third party indemnifications we are obligated to make as a result of your actions relating to the Merchant Agreement or this Addendum (including indemnification of any Card Organization or related organization), (4) your use or disclosure of Cardholder information or other customer information obtained in connection with your use of the Services, or (5) your failure to secure any account credentials, your systems that connect to CanAm or Payment Provider systems or Client Data in your systems.

### (e) Definitions:

- i. Card means a credit or debit card bearing a valid Mark of any Card Organization.
- ii. <u>Cardholder</u> means the person or entity whose name is embossed on a Card and any authorized user of such Card.
- iii. <u>Card Organization</u> means any entity formed to administer and promote Cards, including Mastercard Worldwide (Mastercard), Visa U.S.A., Inc. (Visa), DFS Services LLC (Discover Network), PayPal, Inc. (PayPal), American Express Travel Related Services Company, Inc. (American Express) and any applicable debit networks.
- iv. <u>Card Organization Rules</u> means the rules, regulations, releases, interpretations (whether contractual or otherwise) imposed or adopted by any Card Organization and related authorities, including the PCI Security Standards Counsel, LLC and the National Automated Clearing House Association (including, with respect to EBTs, the Quest Operating Rules).
- v. <u>Marks</u> means names, logos, emblems, brands, service marks, trademarks, trade names, tag lines or other proprietary designations.





# Exhibit E Service Descriptions

**Teller Payments:** Processing of electronic payments via Credit Card, Debit Card, and ACH using the services of Payment Provider, integrated into the Teller modules. Payment processing is for customer payments via the Teller Online portal, as well as in person payments using payment terminal equipment provided by Payment Provider and integrated into the Teller Cashiering application.



CONTRACT

NO. \_SC2400001624

AMENDMENT NO. \_\_01

This number must appear on all invoices, correspondence and documents pertaining to this contract.

The contents of this contract are confidential. Requests for a copy shall be submitted to the Clerk of the Board by completing a Public Records Request pursuant to County Administrative Procedure 4-4. The Public Records Request form can be located at http://webcms.pima.gov/ under the 'Quick Links' section. Release of confidential contract information involves a process above and beyond the basic Public Records Request process. This process will be performed by the Procurement Department after the Clerk of the Board receives the completed Public Records Request.

If you have any questions, please call (520)724-8161.

# **Merchant Processing Application and Agreement**

Please review the information below and sign if everything looks right. If you have any questions please contact your representative.



SETUP INFORMATION						
Sales Code	CMT1			Application Platform	North	
BUSINESS DETAILS						
CONTACT INFORMATION						
First Name	Bruce			Last Name	Collins	
Email	Bruce.Collins@	pima.gov		Phone Number	(520) 724-8161	
			BUSINESS I	NFORMATION		
NOTE: Failure to provinformation.)	ide accurate informa	tion may result in a wit	thholding of merchant f	funding per IRS regulatio	ns. (See Part IV, Section A.4 of your F	Program Guide for further
Business Legal Nam	e Pima County A	rizona		DBA Name	Pima County Arizona	
Tax Filing Name	Pima County A	rizona		Tax Filing Method	Z EIN SSN	
Tax ID (EIN)						
Type of Ownership	ndividual / Sole Proni	rietor 🗖 II C 🗖 Nor	n-Profit Org  Private	Corporation Partner	shin Public Corporation Tax F	xempt
Government Individual / Sole Proprietor LLC Non-Profit Org Private Corporation Partnership Public Corporation Tax Exempt  Stock Exchange (Only applicable for Public Corporations)  Stock Ticker Symbol (NYSE or NASDAQ)				(NYSE or NASDAQ)		
NYSE or NASDA			acubara Classified)	Business Basswintian	Election and other services	
Industry (MCC)		nent Services (Not Els	sewilere Classilled)	Business Description		
Industry Options	Quasi Cash	☐ Quasi Cash		Business Start Date	2025-09-09	
Website				Business Phone	(520) 724-8161	
	BUSINESS	ADDRESS		ВІ	JSINESS LEGAL MAILING ADI	DRESS
Street Address 1	150 West Congress	Street		Street Address 1	150 West Congress Street	
Street Address 2	5th Floor	City	Tucson	Street Address 2	5th Floor City	Tucson
State	Arizona	ZIP	85701	State	Arizona <b>ZIP</b>	85701
Country	United States of Am	erica		Country	United States of America	
			OWNER IN	FORMATION		
Please provide the following information for each individual who owns, directly or indirectly, 25% or more of the equity interest of your business, or who have significant responsibility to control, manage, or direct your business.						
			BUSINESS OWN	ER INFORMATION		
First Name	Bruce	Last Name	Collins	Street Address 1	150 West Congress Street	
Title	]coo □     c Ma	nber 🔲 Owner 🗸 Pa	andra and Dress into me	Street Address 2	City	Tucson
Secretary Tr	_		arurer 🔲 President	State	Arizona <b>ZIP</b>	85701
% Ownership	0 %	Personal Guarante	e Yes	Country	United States of America	
SSN		Date of Birth				
Mobile Phone						
Email	mail Bruce.Collins@pima.gov					

ADDITIONAL BUSINESS				SINESS OWNER (1)			
First Name		Last Name		Street Address 1			
% Ownership	%	SSN		Street Address 2		City	
Date of Birth		Mobile Phone		State		ZIP	
		,		Country		<u>′</u>	
			ADDITIONAL DUG	DINESS OWNED (8)			
		<u> </u>	ADDITIONAL BUS	SINESS OWNER (2)			
First Name		Last Name		Street Address 1		`	
% Ownership	%	SSN		Street Address 2		City	
Date of Birth		Mobile Phone		State		ZIP	
				Country			
ADDITIONAL BUSINESS OWNER (3)							
First Name		Last Name		Street Address 1			
% Ownership	%	SSN		Street Address 2		City	
Date of Birth		Mobile Phone		State		ZIP	
		,		Country		<u>′</u>	
ADDITIONAL BUSINESS OWNER (4)							
		)	ADDITIONAL BOX				
First Name	0/	Last Name		Street Address 1		)	
% Ownership	%	SSN		Street Address 2		City	
Date of Birth		Mobile Phone		State		ZIP	
				Country			
			BANKING AND	PROCESSING			
DEPO	SIT AND WITHDRA	AWAL BANK ACC	OUNT		PROCESSI	NG VOLUME	
Bank Name				Average Monthly C	ard Volume	\$ 50000	/ month
Account Type	Checking Sav	ings		Average Transaction	on Amount	\$ 25	
Routing Number		Account Number					
PRO	DDUCT / SERVICE	DELIVERY WINDO	ows		MODE OF T	RANSACTION	
	cts / Services are deli –7 Days 🔲 8–14 Day		20+ Dava	In Person			%
Same Day 🗗 0	–7 Days 🔲 6–14 Day:	5 15=30 Days	30+ Days	Telephone	100		%
				Online			%
					Must to	otal 100%	
	THIRD PART	Y PROVIDER					
cardholder data? (E	rd party provider (TPF Examples include but a ture, Loyalty programs,	re not limited to web h					
Yes No	Alberta and the second						
If so, please provide  TPP Name	third party provider info	ormation:					
TPP Email							
TPP Phone							

# **EQUIPMENT**

NEW ORDERS						
Product Name		Network	Qty	Price *	Frequency	
CardPointe Gateway (Ra	apidConnect North)	Cardnet	1	-	[-	
				\$		
				\$		
				\$		
	Clover Menu Requested		* Price do	es not include tax an	d shipping & handling.	
	SHIP EQU	IPMENT TO				
Ship To Attention		Ship To Email				
Street Address 1						
Street Address 2		City				
State		ZIP				
Country						
	MERCHANT SERVICES					
	PAYMENTS ACCEPTED			OVER		
American Express Opt B	Blue Discover Full ACQ Mastercard Visa	Discover Program 🗸	Discover Program   ✓ Discover Full ACQ □ Discover EASI			
	AMERICAN EXPRESS	Discover EASI SE				
Amex Program	Amex OptBlue Amex ESA	Discover Industry Options  Enable Incremental Authorizations				
Amex ESA SE	IATA/ARC Number	Debt Repayment Program				
PRICING INFORMATION						
PRICING						
Discount Frequency		Funding Rollup	<b>7</b> 0		adioideal Databaa	
Monthly Daily		Net Fees and Deposits	Separate Fee	s and Deposits 🔲 II	ndividual Batches	
DUES & ASSESSMENTS						
		Dues & Assessments				
Dues & Assessments						

PROGRAM							
Merchant Surcharge Program	Merchant Surcharge Program						
A Surcharge is an additional fee that you add to relevant transactions as permitted by the Card Organization Rules and applicable laws (together, Applicable Laws). By choosing to assess a Surcharge and participate in this "Merchant Surcharge Program" (MSP), you agree that you are solely responsible for: (1) complying with all Applicable Laws and the Your Payments Acceptance Guide (which is contained in your Program Guide); (2) properly and clearly disclosing the existence and amount of any Surcharge to Cardholders in accordance with Applicable Laws; and (3) ensuring any Surcharge you add to a transaction does not exceed the limit provided in the Card Organization Rules. MSP is provided to you only by Processor and not by Bank.  You also agree that: (1) you are assessing a Surcharge on Cardholders for certain Credit Card transactions in an amount equal to the Surcharge Rate reflected below; (2) you will pay us the Discount Fees for Credit Card and Debit Card transactions on gross sales for all of the transactions that you submit (without reduction for refunds, returns, or chargebacks); (3) you will pay us the Transaction Fee (the fixed charge per transaction reflected below for each Debit Card transaction) for each sale and refund that you submit, as well as any other fees or charges reflected in this merchant processing agreement and which are not replaced by the MSP; (4) you will not assess a Surcharge for the portion of the transaction that is tip on paper, and you will be responsible to pay us the Discount Fee for the gross amount of all tips on paper; (5) you will be responsible to refund Cardholders any Surcharge you assess in the amount billed on such transaction; (6) you will not assess a Surcharge for card not							
present transactions on cardholders whose billing ZIP code corresponds to states or US territories where Surcharging is prohibited by Applicable Law (including but not limited to, Connecticut, Massachusetts, Puerto Rico), you will be responsible to pay us the Discount Fee for such transactions, and you will comply with Applicable Laws any time you apply the MSP; and (7) we may change or cancel this Merchant Surcharge Program upon notice to you. We disclaim all warranties regarding the MSP; it is provided to you on an "as-is, with all faults" basis. Your use of the MSP does not: (1) guarantee compliance with any laws, Card Organization Rules, or applicable standards (including the PCI DSS), (b) affect your obligation to comply with laws, Card Organization Rules, and applicable standards (including the PCI DSS), or (3) guarantee protection against a Data Incident.							
Visa Credit Card Discount Fee		%	Consumer Surcharge Rate Billed by Merchant		%		
Mastercard Credit Card Discount Fee		%	Debit Card Transaction Fee	\$	/ Each		
Discover Credit Card Discount Fee		%		Ţ.			
Amex Credit Card Discount Fee		%					
Debit Card Discount Fee		%					
		TIE	RED				
Discount Fees	Credit	Non-PIN Debit	Discount Fees	Credit	Non-PIN Debit		
Visa Qualified	%	%	Discover Qualified	%	%		
Visa Mid-Qualified	%	%	Discover Mid-Qualified	%	%		
Visa Non-Qualified	%	%	Discover Non-Qualified	%	%		
Mastercard Qualified	%	%	Amex Qualified	%			
Mastercard Mid-Qualified	%	%	Amex Mid-Qualified	%			
Mastercard Non-Qualified	%	%	Amex Non-Qualified	%			
INTERCHAN	ICE DI IIS		RIII	BACK			
Pass Through Interchange — You will be ch		interchange rate	Non-Qualified Surcharge Fee (excluding		ough fees, see		
from Mastercard, Visa, Discover and Americ listed below. Interchange Rates are variable transactions clear, and are subject to change	an Express as well a and are determined	s the Discount Fees	Section 26.1) Applies to Non-qualified MC OptBlue Credit and/or Non-PIN Debit Tran	, Visa, Discover, Ame	rican Express		
Passthrough Interchange Costs Gro	ss Interchange 🔲 N	let Interchange			%		
Discount Fees C	redit / Non-PIN Deb	it	Discount Fees	Credit	Non-PIN Debit		
Visa Qualified		%	Visa Qualified	%	%		
Mastercard Qualified		%	Mastercard Qualified	%	%		
Discover Qualified		%	Discover Qualified	%	%		
Amex Qualified		%	Amex Qualified	%			
SWIPED/NON-SWIPED FLAT RATE							
(If selected, the discount fees below apply to		nd brands accepted	Discount Fees	Credit / Non-PIN De	bit		
unless otherwise noted in this agreement) Swiped or Dipped Discount Fee			Visa Qualified	2.75	%		
(% of gross transactions)		%	Mastercard Qualified	2.75	%		
Swiped or Dipped Transaction Fee		\$	Discover Qualified	2.75	%		
Non-Swiped or Non-Dipped Discount Fee (% of gross transactions)		%	Amex Qualified	2.75	%		
Non-Swiped or Non-Dipped Transaction Fee	•	\$					

AUTHORIZATION	& TRANSACTION	I FEES		PIN D	EBIT	
Authorization Fees (All Card Types)	\$ 0.20	/ Each	Discount Fee			%
ACH Batch Fee	\$ 0.00	/ Each	Transaction Fee		\$	/ Each
Voice Authorization Fee	\$ 0.00	/ Each				
Address Verification Fee (AVS)	\$ 0.00	/ Each				
Transaction Fees (All Card Types)**	\$ 0.00	/ Each				
**Transaction Fees (All Card Types) together and billed on your r						
CLO	VER FEES			El	<b>З</b> Т	
Clover Platform Fee	\$ 0.00	/ Monthly	FNS#			
			Transaction Fee	\$		/ Each
VC	OYAGER			WRIGHT	EXPRESS	
Authorization Fee	\$	/ Each	Discount Fee			%
Sales Discount		%	Transaction Fee		\$	/ Each
			Chargeback Fee		\$	/ Each
			Retrieval Fee		\$	/ Each
CARDPOINTE A	AND GATEWAY F	EES		TRANS	ARMOR	
Setup Fee	\$ 0.00	(One Time)	☐ TransArmor Data	Protection		
CardPointe Monthly Platform Fee	\$ 10.00	/ Monthly	TransArmor Monthly	Fee	\$	/ Monthly
Gateway Monthly Fee	\$ 0.00	/ Monthly				
Gateway Transaction Fee**	\$ 0.00	/ Each				
**Gateway Transaction Fee and Tran together and billed on your r						
		MONTHLY AND MIS	SCELLANEOUS FEE	S		
Application Fee	\$ 0.00	(One Time)	Regulatory Product Fe	e	\$ 0.00	/ Monthly
Minimum Processing Fee	\$ 0.00	/ Monthly	PCI Non-Compliance F	- ee	\$ 29.95	/ Monthly
DDA Rejects	\$ 25.00	/ Each	Wireless Fee		\$	/ Monthly

MONTHLY AND MISCELLANEOUS FEES					
Application Fee	\$0.00	(One Time)	Regulatory Product Fee	\$ 0.00	/ Monthly
Minimum Processing Fee	\$ 0.00	/ Monthly	PCI Non-Compliance Fee	\$ 29.95	/ Monthly
DDA Rejects	\$ 25.00	/ Each	Wireless Fee	\$	/ Monthly
Statement Fee	\$ 0.00	/ Monthly	Wireless Activation Fee	\$	(One Time)
Chargeback Fee	\$ 25.00	/ Each	PCI Annual Fee	\$ 119.00	/ Annual
Retrieval Fee	\$ 15.00	/ Each	PCI Concierge Monthly Fee	\$	/ Monthly
Annual Membership Fee	\$ 0.00	/ Annual			

### CONFIRMATION

### **EARLY TERMINATION FEE**

then current term or otherwise stop processi	ars from the date of your approval by our Credit Department (the Initial Term). If you terminate this Agreement before the end of the ng your transactions with us, you will be charged this Early Termination Fee. After the Initial Term, subject to Part IV, Section A.3, r an additional period of one year each (each an Extended Term).
Early Termination Fee	\$0.00

### **PERSONAL GUARANTEE**

bdc

**Client Initials** 

In exchange for First Data Merchant Services LLC, Pathward Bank, N.A., (a member of Visa USA, Inc. and Mastercard International, Inc.), and TeleCheck Services, LLC (the Guaranteed Parties) acceptance of, as applicable, the Agreement, and/or the Equipment Agreement and/or the TeleCheck/TRS Solutions Agreement, the undersigned unconditionally and irrevocably guarantees the full payment and performance of Client's obligations under the foregoing agreements, as applicable, as they now exist or as modified from time to time, whether before or after termination or expiration of such agreements and whether or not the undersigned has received notice of any amendment of such agreements. The undersigned waives notice of default by Client and agrees to indemnify the Guaranteed Parties for any and all amounts due from Client under the foregoing agreements. The Guaranteed Parties shall not be required to first proceed against Client to enforce any remedy before proceeding against the undersigned. This is a continuing personal guaranty and shall not be discharged or affected for any reason. The understigned understands that this is a Personal Guaranty of payment and not of collection and that the Guaranteed Parties are relying upon this Personal Guaranty in entering into the foregoing agreements, as applicable.

Signature Date

### **AGREEMENT APPROVAL**

Client certifies that all information set forth in this completed Merchant Processing Application is true and correct and that Client has received a copy of the Program Guide and Confirmation Page, which is part of this Merchant Processing Application, and by this reference incorporated herein. Client acknowledges and agrees that we, our Affiliates and our third party subcontractors and/or agents may use automatic telephone dialing systems to contact Client at the telephone number(s) Client has provided in this Merchant Processing Application and/or may leave a detailed voice message in the event that Client is unable to be reached, even if the number provided is a cellular or wireless number or if Client has previously registered on a Do Not Call list or requested not to be contacted Client for solicitation purposes. Client hereby consents to receiving commercial electronic mail messages from us, our Affiliates and our third party subcontractors and/or agents from time to time. Client further agrees that Client will not accept more than 20% of its card transactions via mail, telephone or Internet order. However, if your Application is approved based upon contrary information stated in Banking and Processing section above, you are authorized to accept transactions in accordance with the percentages indicated in that section. This signature page also serves as a signature page to the TeleCheck Solutions Agreement appearing in the Third Party Section of the Program Guide, if selected, the undersigned Client being "You" and "Your" for the purposes of the TeleCheck Solutions Agreement.

By signing below, each of the undersigned authorizes us, our Affiliates and our third party subcontractors and/or agents to verify the information contained in this Application and to request and obtain from any consumer reporting agency and other sources, including bank references, personal and business consumer reports and other information and to disclose such information amongst each other for any purpose permitted by law. If the Application is approved, each of the undersigned also authorizes us, our Affiliates and our third party subcontractors and/or agents to obtain subsequent consumer reports and other information from other sources, including bank references, in connection with the review, maintenance, updating, renewal or extension of the Agreement or for any other purpose permitted by law and disclose such information amongst each other. Each of the undersigned furthermore agrees that all references, including banks and consumer reporting agencies, may release any and all personal and business credit financial information to us, our Affiliates and our third party subcontractors and/or agents. Each of the undersigned authorizes us, our Affiliates and our third party subcontractors and/or agents to provide amongst each other the information contained in this Merchant Processing Application and Agreement and any information received subsequent thereto from all references, including banks and consumer reporting agencies for any purpose permitted by law. It is our policy to obtain certain information in order to verify your identity while processing your account application.

As part of our approval, processing services, continuing fraud prevention and account review processes, the undersigned consents to the use of information gathered online or that you submit to us, and/or automated electronic computer security screening, by us or our third party vendors.

Client authorizes FDMS and Bank and their affiliates to debit Client's designated bank account via Automated Clearing House (ACH) for costs associated with equipment hardware, software and shipping.

You further acknowledge and agree that you will not use your merchant account and/or the Services for illegal transactions, for example, those prohibited by the Unlawful Internet Gambling Enforcement Act, 31 U.S.C. Section 5361 et seq, as may be amended from time to time, or processing and acceptance of transactions in certain jurisdictions pursuant to 31 CFR Part 500 et seq. and other laws enforced by the Office of Foreign Assets Control (OFAC). To help the government fight the funding of terrorism and money laundering activities, Servicers obtain, verify, and record certain information including your full name, physical address, and any other information needed for identity verification purposes while processing this MPA, as described in the USA Patriot Act.

Client certifies, under penalties of perjury, that the federal taxpayer identification number and corresponding filing name provided herein are correct. Client agrees to all the terms of this Merchant Processing Application and Agreement. This Merchant Processing Application and Agreement will not take effect until Client has been approved and this Agreement has been accepted by Processor and Bank. Acceptance by Processor and Bank will occur upon the earlier of the execution of this Merchant Processing Application and Agreement by Processor and Bank, or the commencement of the provision of the Services by Processor and Bank.

	SIGN YOUR AGREEMENT	FIRST DATA M	ERCHANT SERVICES LLC
Signature Date	Bruce D. Collins October 17,2025	Application Approved By: Signature Title	Date
	BANK, N.A. (A MEMBER OF VISA USA, INC. AND	PROCES	SOR INFORMATION
M	ASTERCARD INTERNATIONAL, INC.)	PROCES	SOR INFORMATION  First Data Merchant Services LLC
M			

# **ACH Processing Services Application & Agreement**

Merchant wishes to use the ACH Processing Services, described in the attached ACH Processing Services Agreement, to allow Provider (as defined in the Agreement) to transmit Merchant's ACH Entries to the ODF1 selected by Provider, which Provider has engaged to provide ACH origination services for Merchant. This ACH Processing Services Application (the **Application**) describes the permitted Standard Entry Class (**SEC**) Codes, Fees for ACH Processing Services, and information about Merchant. The ACH Processing Agreement attached to this Application governs Merchant's use of the ACH Processing Services. All capitalized terms used in this Application but not otherwise defined herein or the Agreement, shall have the meanings set forth in the Nacha Operating Rules and Guidelines (**Rules**).

# PERMITTED STANDARD ENTRY CLASS (SEC) CODES

The ACH Processing Services support transactions for the SEC Codes listed below. Merchant will only initiate Entries for SEC Codes that Provider and the ODFI have expressly authorized in connection with this Application and the ACH Processing Services Agreement. By checking the appropriate SEC Codes below, Merchant has indicated its request to initiate Entries within those SEC Codes.

# Merchant Selection SEC Code Prearranged Payment and Deposit Entry (PPD) Telephone-Initiated Entry (TEL) Corporate Credit or Debit Entry (CCD) Internet-Initiated Entries (WEB)

### **MAX AND AVERAGES**

Description	Sales	Credit
Average Transaction Amount	\$ 25.00	\$ 25.00
Max Transaction Amount	\$ 100.00	\$ 100.00
Average Monthly Volume	\$ 20000.00	\$ 20000.00
Max Monthly Volume	\$ 50000.00	\$ 50000.00

### **FEE SCHEDULE**

ACH Processing Fees*					
Description	Amount	Driver	Description	Amount	Driver
ACH Setup Fee	\$ 0.00	one-time	Merchant NSF Fee	\$ 25.00	per transaction
ACH Monthly Fee	\$ 10.00	per month	ACH Return Item Fee	\$ 1.00	per Return
ACH Transaction Fee	\$ 1.00	per transaction	ACH Reversal Fee	\$ 0.00	per Reversal
ACH/Draft Discount Rate	0 %	per transaction	Account Validation Fee	\$ 0.25	per validation
ACH Early Termination Fee	\$ 0.00	per account	Unauthorized Debit Fee	pass through	per request
			Notification of Change Fee	pass through	per NOC

<sup>\*</sup>Merchant agrees to pay Network Fees (as defined in the Agreement) imposed on Provider.

### By signing the Agreement and using the ACH Processing Services, Merchant represents and agrees that:

- The person signing the Agreement is authorized to enter into the Agreement on behalf of Merchant;
- Provider (or its Affiliates) are authorized to verify the information in this Application and Agreement;
   Merchant has received, and will comply with, the Agreement attached to this Application and
- the ACH Operational Guidelines Overview (available at <a href="https://decembers.com/product/CardPointe/docs/?path=docs/documentation/FiservACHDeveloperGuide.md">developer.fiserv.com/product/CardPointe/docs/?path=docs/documentation/FiservACHDeveloperGuide.md</a>);
- · Merchant is responsible for displaying all point of sale disclosures and obtaining (and maintaining) all required authorizations from customers; and
- Merchant will pay the Fees outlined in this Application.

 Merchant full legal name
 Pima County Arizona

 Date
 October 17,2025
 Name
 Bruce Collins

 Email
 Bruce.Collins@pima.gov
 Title
 Partner

 Address
 150 W Congress
 City, State and ZIP Code
 Tucson, Arizona

### ACH PROCESSING SERVICES AGREEMENT

This ACH Processing Services Agreement (the **Agreement**) is entered into as of the date on which it is accepted in writing or electronically by BluePay Processing, LLC, an Affiliate of First Data Merchant Services LLC, (**Provider**, **we**, **us**, or **our**) (the **Effective Date**), and is between Provider and the merchant identified on the signature page of this Agreement (**Merchant**). All capitalized terms used in this Agreement but not otherwise defined herein or on the Application shall have the meanings ascribed to such terms under the Rules. Provider and Merchant are each referred to in this Agreement as a **Party** and collectively as the **Parties**.

Provider and Merchant agree that:

- General. The purpose of this Agreement is to set forth certain rights and obligations of each Party related to Merchant's use of the ACH Processing Services (defined below). As between the Parties, and except as otherwise expressly provided hereunder, each Party will be responsible for all costs and expenses it may incur in the performance of its obligations hereunder.
  - (a) The ACH Operational Guidelines Overview (the **Guidelines**) is a supplement to the Nacha Operating Rules and Guidelines (**Rules**). Merchant acknowledges that it has received the Guidelines, which is also available at <a href="mailto:developer.fiserv.com/product/CardPointe/docs/?path=docs/documentation/FiservACHDeveloper.Guide.md">developer.fiserv.com/product/CardPointe/docs/?path=docs/documentation/FiservACHDeveloper.Guide.md</a>. Merchant agrees that the Guidelines are incorporated into this Agreement, and Merchant is solely responsible for compliance with the most current version of the Guidelines.
  - (b) Merchant agrees that: (i) Merchant's use of the ACH Processing Services is subject to Provider's review and approval of the Application and Agreement; (ii) Merchant will comply with the terms and conditions set forth in Application, the Agreement, the Guidelines, and any other documentation provided to Merchant by Provider or its Affiliates (together, the Agreement), (iii) Merchant will comply with the Rules (defined below); (iv) some or all of the ACH Processing Services may be provided by Provider or its Affiliates, (v) the terms of the Application and the Agreement are deemed to be provided by Provider and apply to Provider and its Affiliates as if they are one entity, and (vi) Provider's Affiliates may collect Fees on behalf of Provider for the ACH Processing Services.
  - (c) Merchant further agrees that Provider and its designated agents and representatives are authorized to obtain from third parties, including from credit reporting agencies and credit bureaus, information from their credit profile or other information from consumer reporting agencies, including financial, credit, and background information relating to Merchant to assist Provider in its determination of whether to accept this Agreement and its continuing evaluation of the financial and credit status of Merchant for the term of

the Agreement. Merchant hereby authorizes Provider to verify all information in this Application and agrees that Provider may contact third parties to verify any such information.

- 2. ACH Processing Services. Pursuant to the terms of this Agreement, Provider will provide Merchant with Automated Clearing House (ACH) services whereby Provider will transmit each Entry it receives from Merchant to the financial institution which Provider has engaged to provide ACH Origination services, and which will serve as the Originating Depository Financial Institution (as defined in the Rules) (ODFI) with respect to Entries originated by Merchant and processed through the ACH Processing Services (each, a Transaction), in each case based on the information and instructions received from Merchant, subject to Merchant's compliance with the terms of this Agreement, Rules, and Regulations (such services, the ACH Processing Services). Merchant hereby authorizes Provider, to deliver Merchant's Entries to the ODFI for processing. The Parties agree that, with respect to each Entry transmitted by Merchant to Provider pursuant to this Agreement, Merchant is the Originator and Provider is a Third Party Sender, as such terms are defined in the Rules, and Merchant all responsibilities and liabilities of an Originator under the Rules. Merchant acknowledges and agrees that the availability and provision of the ACH Processing Services is subject to Merchant's execution of all terms and agreements, and provision of any information related to Merchant, any Transaction, or the ODFI, as and when Provider may require from time to time, or as otherwise reasonably required by Provider or ODFI.
  - (a) Merchant agrees to be bound by the Rules and will not originate Entries or otherwise initiate Transactions in violation of the terms of this Agreement, the Guidelines, or the Rules, which Merchant acknowledges familiarity and/or availability of, and applicable U.S. Federal and state laws and regulations (collectively, the Regulations). Merchant will only use the ACH Processing Services to conduct Transactions within the United States. For purposes of this Agreement, Entry or Entries shall mean either a credit Entry and/or a debit Entry, as applicable, as such terms are defined in the Rules.
  - (b) Merchant hereby appoints Provider, or its designee, to be its authorized agent, to provide it with ACH services as a third party processor of Merchant's ACH Transactions. Provider or its ODFI will debit money (**Debit Entry**) for the purpose of collecting electronic payments from the accounts of Merchant's customers (**Check Writers**) or credit money (**Credit Entry**) for the purpose of paying Merchant's accounts receivable in accordance with the terms of this Agreement.
  - (c) Provider will hold the Transaction funds until all preliminary returns have cleared and then the funds will be transferred to the Merchant DDA. The standard hold period is five (5) banking days which may be modified at the sole discretion of Provider. Provider reserves the right, in its sole and absolute discretion, to place a longer hold period on the funds should questionable activity occur, or in the event that return rate on Transactions increases significantly enough to warrant a longer hold period or as required by Rules, Regulations or applicable law.
  - (d) After the hold period for Debit Entries has expired, Provider will credit the Merchant DDA by the amount of the Debit Entries, but this credit will not be final until Provider has available Transaction funds. If any Debit Entry is returned to Provider (as described in the Rules), Provider will debit the Merchant DDA for the amount of the returned item plus fees and costs incurred by Provider. In the event there are not sufficient funds in the Merchant DDA to cover Merchant obligations under this Agreement, Merchant agrees to pay Provider the amount of the deficiency on demand in immediately available funds. Provider may debit any account maintained by Merchant under this Agreement or any other Agreement between Merchant and Provider or its Affiliates, such as for example the Merchant DDA, without further notice to or approval from Merchant. Any Credit Entries that Merchant create will be debited from the Merchant DDA in accordance with the hold period prior to the credit being distributed to Merchant payees' accounts. In the event that a Debit Entry is returned for any reason, the Credit Entries will be cancelled due to the unavailability of funds.

### 3. Merchant Responsibilities

- (a) Authorization. Merchant will obtain an ACH authorization from each of Merchant's customers (each, a Customer)(each such authorization, a Customer Authorization), in a form and manner compliant with the Rules and Regulations, and acceptable to Provider and the ODFI, prior to transmitting any Entry related to the relevant Customer to Provider. Merchant will maintain each Customer Authorization for a period of two (2) years after the termination or revocation of the relevant Customer Authorization, or for such longer period as may be specified in the Rules. Merchant agrees to provide the original, a copy, or other accurate record of the Customer Authorization promptly upon request by Provider, but in any event, no later than three (3) business days following such request, and pay any Fees associated with such request (Unauthorized Debit).
- (b) Submitting Entries. Merchant will comply with the format, content, and specifications for Entries contained in the Rules and this Agreement. Merchant represents that each Entry that it transmits to Provider in connection with Merchant's use of the ACH Processing Services complies with the Rules and Regulations, is in all respects properly authorized, and that each such Entry is of the type Merchant is approved to initiate.
  - (i) Merchant shall electronically transmit files to Provider in a format acceptable to Provider (such electronic destination being the **Provider Host Processing System**). Merchant understands that it may not initiate any Entry which is, directly or indirectly, for the benefit of any third party without Provider's prior written consent. Merchant acknowledges and agrees that its use of the ACH Processing Services will be subject to the following limitations:
    - 1. <u>Permitted Entry Types</u>. Merchant will only initiate those Entry types (Standard Entry Class or **SEC** Codes) that Provider and the ODFI have expressly authorized in connection with this Agreement and as set forth in the Application. Merchant agrees to initiate all Entries in accordance with the requirements of, and in compliance with, Merchant's responsibilities and representations as an Originator under the Rules, and in accordance with such additional instructions as may be received from, and requirements imposed by, Provider from time to time.
    - Permitted Entry Amounts. The total dollar amount of Entries transmitted by Merchant to Provider on any one day shall not exceed that amount expressly authorized by Provider and the ODFI, as communicated from time-to-time to Merchant.
  - (ii) Merchant represents that the information and Entries that Merchant transmits or otherwise provides to Provider in connection with Merchant's use of the ACH Processing Services are, in all respects, true, accurate, and complete, and comply with the Agreement, Rules, and Regulations. Merchant acknowledges and agrees that Provider has no obligation to review or verify the truthfulness, accuracy, or completeness of the information or Entries Merchant provides to Provider. Provider will have no responsibility or liability hereunder, including for any error, omission, delay, or failure to meet any processing timelines or accurately perform any of the ACH Processing Services, due to Merchant (or its Customers) submitting inaccurate, incomplete, erroneous, untimely, or duplicate information or Entries, as applicable, including in instances in which Provider reviews the relevant information or Entry. Merchant acknowledges that Merchant will be responsible and liable for the amount of any Entry that is returned or reversed for any reason and all unauthorized Entries and Transactions and Merchant is solely and fully responsible for all unauthorized or improperly authorized Entries and Transactions. A Transaction that is returned, dishonored, reversed or otherwise unpaid by a consumer's financial institution regardless of the reason or timing is a **Return**. A Transaction that is reversed due to the action of Merchant is a **Reversal**. Reversals submitted within Nacha guidelines are billed as a Transaction. Merchant agrees to pay Provider the Fees for any Return or Reversal as outlined in the Application or as imposed on Provider by the ODFI.
  - (iii) For CCD Entries, any credit given by the Receiving Depository Financial Institution (RDFI) to the Receiver is provisional until the RDFI has received final settlement through a Federal Reserve Bank or otherwise has received payment as provided for in Section 4A-403(a) of the Uniform Commercial Code. If the RDFI does not receive such payment for the provisional entry, the RDFI is entitled to a refund from the Receiver in the amount of the credit to the Receiver's account, and Merchant will not be considered to have paid the amount of the credit entry to the Receiver.
- (c) Representations and Warranties. Without limiting any other representation, warranty, or covenant in this Agreement, Merchant hereby represents, warrants, and covenants to Provider that: (a) Merchant is duly incorporated and validly existing and in good standing under the laws of Merchant's jurisdiction of organization and has the corporate power and authority to conduct Merchant's business as presently conducted; (b) Merchant is duly qualified and properly licensed to do business, and is in good standing in each jurisdiction in which the conduct of its business requires Merchant to so qualify or be licensed, and with each regulatory authority, government agency, or the like, having jurisdiction over Merchant (collectively, Regulatory Authorities); (c) Merchant has and shall maintain all necessary licenses, permits, approvals, and registrations from all Regulatory Authorities which are required to perform Merchant's obligations under this Agreement; (d) this Agreement has been duly authorized, executed, and delivered and, assuming due authorization and execution by Provider hereto, constitutes legal, valid, and binding obligations of Merchant, enforceable against Merchant in accordance with its terms; (e) the execution and delivery of this Agreement by Merchant, and the performance of Merchant's obligations under this Agreement, require no consent, approval, order, or authorization of, or registration, declaration or filing with, or other action by, any Regulatory Authority, governmental agency, or other authority, except for such consents, approvals, orders, authorizations, registrations, declarations, or filings which Merchant have made or obtained; and (f) the execution and delivery of this Agreement by Merchant, the performance of Merchant's obligations under this Agreement, and the origination of Entries and initiation of Transactions contemplated hereunder, will not constitute a violation or breach of, or result in a default or loss of material right, under the Rules, Regulations, or any material contr
- (d) Regulatory Compliance. In connection with Merchant's use of the ACH Processing Services, Merchant agrees to at all times comply with, and conduct Merchant's business in compliance with, the terms of this Agreement, the Rules and Regulations. Merchant further agrees to not initiate any Entry or attempt to engage in any Transaction involving any illegal or illicit activity, product, or service, or in connection with any activity Merchant has not disclosed to Provider and that Provider has not approved.
  - (i) Merchant will bear the final responsibility to ensure that its policies and procedures, and each Entry, meet the requirements of the Rules and Regulations, and the terms of this Agreement. Merchant is encouraged to consult Merchant's legal counsel regarding compliance of authorization and payment procedures whenever there is any doubt about compliance. Merchant agrees to regularly and promptly review each Entry and other communication sent by or to Merchant and to immediately notify Provider if Merchant discovers any discrepancy between Merchant's records and those provided by Provider, or with respect to any Transaction that Merchant believes was not authorized by Merchant or the applicable Customer. If Merchant fails to notify Provider within fourteen (14) calendar days after the date that Provider mails or provides a statement of account or other report of activity to Merchant, Provider has no obligation to investigate. If Merchant transmits Entries or other information electronically, Merchant agrees to review transactions posted on a daily basis, or such other frequency as Provider or the ODFI may prescribe, and notify Provider immediately of any suspected unauthorized transaction. Merchant acknowledges and agrees that if Provider, in its sole discretion, suspects or reasonably believes that Merchant is violating, or may violate, this Agreement, or the Rules or Regulations, in connection with Merchant's use of the ACH Processing Services, then Provider may refuse to accept Entries from Merchant, and may immediately suspend or terminate Merchant's access to the ACH Processing Services.
  - (ii) Merchant represents that neither Merchant, nor any of Merchant's affiliates, officers, employees, or agents, are on any Specially Designated Nationals (SDN) list of the U. S. Department of the Treasury the Office of Foreign Assets Control (OFAC).

- (iii) Merchant hereby represents that neither Merchant nor the individual officers of Merchant, or any individual utilizing the ACH Processing Services, are now or have been in the past, part of any investigation or action, by the Federal Trade Commission, FBI, or U.S. Postal Authority, or any other governmental authority whether inside or outside the jurisdiction of the United States.
- (iv)Furthermore, Merchant agrees to be responsible and liable for any use, whether authorized or unauthorized, of the ACH Processing Services on behalf of Merchant hereunder. For greater certainty, Merchant shall not permit any individual to use the ACH Processing Services unless they are: (i) employees or agents of Merchant; (ii) acting for and on behalf of the Merchant; or (ii) acting in the ordinary course of business of the Merchant. Merchant authorizes Provider and its representatives to obtain from third parties financial, credit, and background information relating to Merchant, to assist Provider in continuing evaluation of the financial and credit status of Merchant for the entire term hereof.
- (v) Merchant shall inform Provider immediately of any adverse circumstances or developments impacting Merchant's business or the financial condition of Merchant or Merchant's officers. Upon learning of such adverse circumstances, Merchant agrees to immediately stop transmitting Entries or otherwise initiating Transactions (except as otherwise permitted by Provider) until Provider can make a determination on the viability of Merchant's relationship with Provider. Merchant also agrees and understands that the withholding of said information could be harmful to Provider, and Merchant will be liable to Provider for any or all damages resulting from such withholding.
- (e) Books and Records; Audit Rights. Merchant shall maintain complete and accurate books of account and records, in accordance with generally accepted accounting principles in the United States, for all financial transactions arising in connection with Merchant's obligations pursuant to this Agreement for a period of not less than that legally required for such records from the date last recorded or created, but in no event less than five (5) years following the end of the term of this Agreement, or such longer period as may be required by Rules or Regulations.
  - (i) Merchant will at all times provide Provider, ODFI, Provider's third-party auditors, and any Regulatory Authority, government agency, or the like having jurisdiction over Provider or ODFI, with reasonable access to Merchant's books, records, or any other information and documents related to the subject matter hereof which it requires to comply with the Rules and Regulations and which may be in Merchant's control or possession.
  - (ii) In addition to any other audit right set forth in this Agreement, Provider reserves the right to audit Merchant's books and records related to Merchant's performance under this Agreement and as otherwise reasonably necessary so as to ascertain compliance of Merchant with the terms of this Agreement, the Rules, and/or Regulations, for underwriting purposes, and in order for Provider and ODFI to comply with Rules and/or Regulations.
- (f) Indemnification. In addition to any other indemnification right set forth in this Agreement, Merchant shall indemnify and protect, defend, and hold harmless, Provider, ODFI, and their respective officers, officials, agents, employees and counsel and their respective heirs, administrators, executors, successors and assigns (each of the foregoing, an Indemnified Party), from and against, any and all losses, liabilities, claims, damages, interest, judgments, costs, or expenses, including without limitation fees and disbursements of counsel, incurred by any of them (collectively, Losses) arising out of, related to, in connection with, or by reason of: (a) Merchant's breach of any representation, warranty, covenant, or obligation under this Agreement; (b) any action taken by Provider in accordance with or in good faith reliance upon information or instructions, including Entries, provided by Merchant or Merchant's agents or representatives; (c) obligations owed to any third party by Merchant, or any third party retained by Merchant; (d) any inaccurate, incomplete, erroneous, or duplicate information or Entry, or any Entry that does not comply with the Rules, Regulations, this Agreement, or any inaccurate, incomplete, erroneous, or untimely information provided by Merchant to Provider; or (f) any rejection of an Entry by Provider or the ODFI, or any action taken to effect or attempt to effect Merchant's request to reverse or delete an Entry. Notwithstanding the foregoing, Merchant shall not be required to indemnify any Indemnified Party for any Losses to the extent such Losses are finally determined by a court of competent jurisdiction to have arisen solely and directly out of the gross negligence or willful misconduct of such Indemnified Party. The indemnification obligations of the Merchant under this Agreement shall survive any termination of this Agreement.
- (g) Transmission of Information and Instructions. Merchant agrees that Provider is not liable to Merchant for any losses or damages arising from or in connection with the transmission of electronic data or information through the Provider Host Processing Services or to Provider through any other electronic means, or for any failure to receive any such electronic data or information from Merchant for any reason whatsoever. Any electronic data or information that Merchant sends via the Provider Host Processing Services or otherwise to Provider, or electronically received by Provider, will be deemed to be duly authorized by Merchant, and Provider and ODFI will be entitled to rely on such electronic data and information. The fact that Merchant may not receive confirmation of receipt of such communications from Provider shall not invalidate any Transactions initiated pursuant to such data or information from Merchant.
- (h) Data & Security Obligations. Merchant shall not collect, store or disclose any Customer's account number or routing number, or other Customer account information, to any third party, other than as expressly permitted by the Rules and Regulations. Merchant represents and warrants that it does, and will at all times hereunder possess all necessary rights, power, and authority to provide data associated with Transactions, and any other information which may be required or requested hereunder, to Provider and the ODFI.
  - (1) Merchant acknowledges and agrees that Merchant is responsible for the security of all data in its possession or control and is responsible for its compliance with the Rules and Regulations in connection with its data security practices, including its collection of personal, financial, and transaction data and information. Merchant agrees to use reasonable efforts to protect and secure all data in its possession or control from unauthorized access, use, and disclosure. If Merchant experiences a security breach or other compromise of third party data, Merchant shall immediately notify Provider and shall take such actions as may be necessary to prevent such breaches or compromises from occurring in the future.
  - (2) Merchant acknowledges and agrees that Merchant is responsible for maintaining adequate security and control over Merchant's access and credentials to the ACH Processing Services, including all usernames, passwords, PINs, and other equivalent authentication credentials, and for ensuring that its employees, contractors, and agents comply with these security requirements and all other terms of this Agreement. Merchant will keep any login credentials secure and confidential, not share such information will third parties, and understands that it is solely responsible for all activity any person conducts using its login credentials to access the ACH Processing Services, regardless of whether Merchant authorized the activity.
- (i) Reserve Account. Provider may require Merchant to fund a cash reserve (Reserve) in an amount that reflects Provider's assessment of risk, as it may determine in its discretion from time-to-time. The Reserve is a payment obligation of Provider, established by holding back transaction proceeds or debiting the Merchant's account in order to potentially offset any obligations that Merchant may have to Provider. The Reserve is not a segregated fund that Merchant may claim to own. Provider is obligated to pay to Merchant any amounts remaining from the Reserve after all other then-current and contingent liabilities or obligations related to Merchant's payment transactions have expired (as provided for under the Rules and Regulations or by the ODFI). The obligations due to Merchant from the Reserve will not accrue interest unless required by applicable laws. Provider will notify Merchant if a Reserve is established (including its amount) or if the amount of the Reserve is modified. Provider may set off any obligations that Merchant owes to Provider from the Reserve. Although Merchant acknowledges that the Reserve is a general obligation of Provider, and not a specifically identifiable fund, if any person claims that the Reserve is an asset of Merchant that is held by Provider, Merchant grants and acknowledges that Provider has a security interest in the Reserve and, at Provider's request, will provide documentation to reflect this security interest.

# 4. Provider Responsibilities

- (a) Accepting Transactions. Provider will accept online Entries from Merchant in the format prescribed by Provider via electronic transmission on a 24hour basis. Merchant does not have the right to cancel or amend any Entry after transmission to Provider.
- (b) Originating Transactions. Provider will use the information provided by Merchant to transmit Entries on Merchant's behalf to the ODFI. Provider's sole obligation is to transmit such Entries to the ODFI in accordance with the information and instructions provided by Merchant to Provider, except that Merchant acknowledges and agrees that an Entry may be rejected by Provider or the ODFI if such Entry is not consistent with permitted SEC Entry Class types set forth herein, or its transmission to the ODFI may delayed if Provider reasonably believes that the Entry would cause Provider to violate the Rules, Regulations, or any U.S. Federal Reserve, or other regulatory risk control program or any other law or regulation, including in the event that Merchant's return rates exceed the thresholds prescribed by the Rules and Regulations or, those thresholds otherwise established by Provider or the ODFI from time-to-time. Provider may also require that Merchant adopt and implement a detailed plan and timeline for reducing the return rate below the applicable thresholds. If at any time the return rate thresholds as established by Rules and Regulations are lower than Provider's or ODFI's thresholds, the thresholds set forth in the Rules shall control and shall be automatically incorporated as the applicable threshold for purposes of this Agreement. Provider's transmission of Merchant's Entries to the ODFI will be in such manner as Provider reasonably determines in order to perform its obligations under this Agreement.
- (c) Error Detection. Provider does not have an obligation to discover, and will not be liable to Merchant for, any error made by Merchant in any Entry it transmits to Provider or any duplicate Entry transmitted by Merchant to Provider.
- (d) Reinitiated Entries. Merchant may reinitiate any Entry that was previously returned only if (i) the Entry was returned for insufficient or uncollected funds; (ii) the Entry was returned for stopped payment, and re-initiation has been separately authorized by the receiver after Merchant, Provider or ODFI receives the Return Entry; or (iii) Client has taken corrective action to remedy the reason for the return. Client must reinitiate an Entry within one hundred eighty (180) days after the settlement date of the original Entry. Merchant is prohibited from reinitiating an Entry that has been returned for insufficient or uncollected funds more than two (2) times following the return of the original Entry. Merchant will comply with the formatting requirements for reinitiated Entries as set forth in the Rules.
- 5. Limitation on Liability. Provider will be responsible for its provision of the ACH Processing Services as a Third-Party Sender in accordance with the terms of this Agreement. Provider is not, however, responsible for errors, acts, or failures to act of others, including, and among other entities, banks, the ODFI, communications carriers, or clearing houses through which Entries may be originated or Provider receives or transmits information, and no such entity shall be deemed Provider's agent.
  - (a) Provider is not responsible for any loss, delay, cost, or liability which arises, directly or indirectly, in whole or in part, from Merchant's actions or omissions, negligence, or breach of any warranty, obligation, or agreement, or any ambiguity, inaccuracy, or omission in any instruction or information provided to Provider, including in Entries.

    Provider shall not be liable to Merchant for any failure or delay on its part to perform, and shall be excused from performing any of its non-monetary obligations hereunder, if

such failure, delay, or non-performance results in whole or in part from any cause beyond the absolute control of Provider, including accidents, strikes, labor disputes, civil unrest, war, terrorism, fire, earthquake, flood, water damage (e.g., from fire suppression systems), pandemic, telecommunications or communication network disruption, power surges or failures, legal constraints, or acts of God or government, or the actions of others or causes that are beyond Provider's reasonable control.

- (b) Provider AND ITS AFFILIATES SHALL not be responsible OR LIABLE TO MERCHANT OR ITS AFFILIATES, WHETHER IN CONTRACT, TORT, EQUITY, OR OTHERWISE, under any circumstances, for ANY special, indirect, punitive, INCIDENTAL, consequential, OR EXEMPLARY damages, INCLUDING LOST PROFITS (EVEN IF SUCH DAMAGES ARE FORESEEABLE, AND WHETHER OR NOT MERCHANT HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES), ARISING FROM OR RELATING TO THIS AGREEMENT, INCLUDING THE WRONGFUL DEATH OR INJURY OF ANY PERSON. IN NO EVENT WILL PROVIDER'S TOTAL AGGREGATE LIABILITY TO MERCHANT, WHETHER IN CONTRACT, IN TORT (INCLUDING BREACH OF WARRANTY, NEGLIGENCE, AND STRICT LIABILITY IN TORT), OR OTHERWISE, ARISING OUT OF, RESULTING FROM, OR IN ANY WAY CONNECTED WITH, THE PERFORMANCE OR BREACH OF THIS AGREEMENT, exceed three (3) times the average monthly Fees (as defined below) for the ACH Processing Services provided over the three (3) months prior to the event giving rise to liability. Any claim, action, or proceeding by MERCHANT to enforce the terms of this Agreement or to recover for any ACH Processing Services related loss must be commenced within one (1) year from the date that the event giving rise to the claim, action, or proceeding first occurs following which Merchant shall forego the right to make such claim. MERCHANT AGREES to cooperate with Provider in any loss recovery efforts Provider might undertake to reduce any loss or liability that arises in connection with the ACH PROCESSING SERVICES. THE FOREGOING LIMITATIONS WILL APPLY TO THE FULLEST EXTENT PERMITTED BY LAW.
- (c) EXCEPT IF OTHERWISE SPECIFICALLY SET FORTH IN THIS AGREEMENT, ALL SERVICES PROVIDED BY PROVIDER HEREUNDER ARE PROVIDED ON AN AS IS AND AS AVAILABLE BASIS, AND EXCEPT AS OTHERWISE EXPRESSLY SET FORTH HEREIN, PROVIDER AND ITS AFFILIATES MAKE NO REPRESENTATIONS OR WARRANTIES, AND HEREBY EXPRESSLY DISCLAIM ALL WARRANTIES, EXPRESS, IMPLIED, STATUTORY, OR OTHERWISE, RELATING TO OR ARISING OUT OF THIS AGREEMENT, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE AND IMPLIED WARRANTIES ARISING FROM COURSE OF DEALING OR COURSE OF PERFORMANCE.
- 6. Fees. In consideration of the ACH Processing Services, Merchant agrees to pay the fees set out in this Agreement, such as they may be from time to time, together with other costs and fees incurred by Provider in performing its obligations under this Agreement (collectively, the Fees). Merchant acknowledges that the Fees have been established in contemplation of: the limitations on Provider's liability set forth in this Agreement; Merchant's agreement to review statements, confirmations, and notices promptly and to notify Provider immediately of any discrepancies or problems; and Merchant's agreement to assist Provider in any loss recovery effort.
  - (a) Provider will notify Merchant in writing of, and Merchant agrees to pay promptly, the Fees that Provider may establish from time to time for the ACH Processing Services. Merchant agrees that Provider may obtain payment for these Fees and any other amounts due to Provider under this Agreement by Provider-initiated debit Entry to the Merchant DDA. Provider shall have, and Merchant acknowledges that Provider has, the right to set off against any and all amounts payable by Provider to Merchant under any provision of this Agreement or any other agreement between the Provider and Merchant, any amounts owed Provider by Merchant, or any damages sustained by Provider as a result of Merchant's violation, breach, or non-performance of Merchant's obligations under this Agreement.
  - (b) Merchant will pay Provider the fees described in the Application Fee Schedule (the ACH Processing Fees) for the ACH Processing Services. The ACH Processing Fees are based on Merchant's business methods and the types of transactions it will submit for processing that Merchant disclosed to Provider. Provider may modify the ACH Processing Fees if Merchant materially changes its business methods or the types of transactions that it submits for processing. Fees will be debited or offset from Merchant's account as outlined in the Application or imposed on Provider.
  - (c) Nacha, the ODFI, and other third parties (the **Networks**) may impose additional Fees on Merchant's transactions, some of which are charged to Provider. Merchant will pay Provider for all fees and charges that are imposed on Provider or Merchant by the Networks, ODFI, or other third parties (together **Network Fees**). The Networks and other third parties may modify their Network Fees during the Term of this Agreement. Modifications to the Network Fees will be effective on the dates set by the Networks or other third parties. Network Fees are in addition to the ACH Processing Fees.
  - third parties. Network Fees are in addition to the ACH Processing Fees.

    (d) Provider may modify or add Fees to cover any additional costs incurred from its third party service providers or in connection with complying with changes in Rules or applicable laws; and, further, if Provider makes such modifications and the parties are unable to agree upon corresponding changes to the terms and conditions of this Agreement, either party may terminate this Agreement upon 30 days written notice without penalty as its sole and exclusive remedy.
  - (e) As part of the ACH Processing Services, Provider offers a service that performs a verification on customer accounts for the first payment attempt and any subsequent payment attempts using updated customer account information (the Account Validation Services). By submitting WEB debit Entries through the ACH Processing Services, Merchant agrees that the Account Validation Services will be used for WEB debit Entries (and any other Entries as requested by Merchant) as applicable. The Account Validation Services may use services offered by Provider's affiliates, or Provider's third party service providers, and may incur additional costs and fees (the Account Validation Fees). Merchant acknowledges that the Account Validation Fees are in addition to the ACH Transaction Fee and any other Fees incurred for the ACH Processing Services, and agrees to pay Provider all Account Validation Fees charged to Merchant. The Account Validation Services are not a warranty that any account or transaction is valid, and Provider disclaims any warranties (express or implied) regarding the Account Validation Services.

### 7. Term and Termination

- (a) Term. The Term of this Agreement shall commence on the Effective Date, and shall continue for five (5) years (the Initial Term), unless terminated earlier as provided below. After the Initial Term, this Agreement shall automatically extend for additional two-year periods (each a Renewal Term). Such Initial Term together with any Renewal Term shall collectively be referred to as the Term.
- (b) Termination for Cause. Provider shall have the right to terminate this Agreement for cause:
  - (i) In the case of any breach of any duty or obligation under this Agreement, or any other agreement with Provider or its Affiliates, involving the nonpayment of money of monies due Provider and such breach continues for a period of five (5) days after Merchant receives written notice specifying the breach.
  - (ii) In the case of a breach of any material duty or obligation under this Agreement, or any other agreement with Provider or its Affiliates, not involving the payment of money, but only if the breach continues for a period of ten (10) days after Merchant receives written notice specifying the breach. In the event such breach is not cured during the period, then this Agreement may be terminated.
  - (iii) A violation by Merchant of the Rules or applicable laws in connection with the performance of this Agreement, or any other agreement with Provider or its Affiliates, but only if the breach continues for a period of ten (10) days after Merchant receives written notice specifying the breach. In the event such breach is not cured during the period, then this Agreement may be terminated. Provided that if Provider determines imminent threat to safety and soundness, termination may be effected immediately.
  - (iv) Discovery that any financial statement, representation, warranty, statement or certificate furnished to it by Merchant in connection with or arising out of this Agreement is materially adverse to Provider and intentionally untrue as of the date made or delivered.
  - (v) The commencement by Merchant of any proceeding or filing of any petition seeking relief under Title 11 of the United States Code or any other Federal, state or foreign bankruptcy, insolvency, liquidation or similar law; application for or consenting to the appointment of a receiver, trustee, custodian, sequestrator or similar official for a substantial part of its property or assets; a general assignment for the benefit of creditors; or taking corporate action for the purpose of effecting any of the foregoing.
  - (vi) The commencement by any person against Merchant of an involuntary proceeding or the other Party is the subject of an involuntary petition in a court of competent jurisdiction seeking: relief in respect of the other Party, or of a substantial part of its property or assets under Title 11 of the United States Code or any other Federal, state or foreign bankruptcy, insolvency, receivership or similar law; the appointment of a receiver, trustee, custodian, sequestrator or similar office for a substantial part of its property or assets; or the winding up or liquidation, if such proceeding or petition shall continue un-dismissed for sixty (60) days or an order or decree approving or ordering any of the foregoing shall continue unstayed and in effect for sixty (60) days.
  - (vii) Upon any change to or enactment of any Rule or Regulation which would render any portion of a Services or Agreement illegal, or otherwise have a material adverse effect upon the Services or Agreement.
- (c) Cancellation. Provider or Merchant may cancel this Agreement at any time upon fifteen (15) days written notice to the other Party. Any cancellation or termination will not affect Merchant's obligations arising before the termination or cancellation. In the event Merchant exercise Merchant's right to cancel this Agreement, as set forth in the attached Fee Schedule, cancellation will be subject to a Cancellation Fee outlined in the Fee Schedule immediately payable by Merchant to Provider, which may be off-set against any and all sums due and owing to Merchant pursuant to Section 6, above.
- (d) Re-evaluation. Provider reserves the right, in its sole discretion, to reevaluate and re-assess Merchant's eligibility to access and use the ACH Processing Services from time to time after the initial approval of the Agreement and reserves the right to terminate this Agreement or suspend Merchant's access to and use of the ACH Processing Services, change the Fees, or make other changes to the ACH Processing Services provided to Merchant during the Term of this Agreement, at any time in Provider's sole discretion. Provider will exercise commercially reasonable efforts to provide notice to Merchant as soon as reasonably practicable following Provider's determination to exercise any of such rights pursuant to this Section 7.
- (e) Termination or Suspension of Service. In addition to any other termination right set forth in this Agreement, Provider may, in its sole and absolute discretion, immediately terminate this Agreement or suspend Merchant's access to and use of the ACH Processing Services without prior notice and at any time and from time to time, including if: (i) Merchant breaches any agreement, obligation, representation, warranty, or covenant with or to Provider or any third party, including Merchant's agreement to not initiate or originate any Entry in violation of the Rules or Regulations, or breaches any of the Rules or Regulations, or causes Provider to breach any of the Rules or Regulations; (ii) Provider has reason to believe an unauthorized Transaction has taken or may take place involving any of Merchant's accounts or Merchant's use of the ACH Processing Services; (iii) Merchant becomes insolvent or the subject of a bankruptcy, receivership, or dissolution proceeding; or (iv) Provider is uncertain as to any person's authority to give Provider instructions regarding Merchant's account or Merchant's use of the ACH Processing Services. The foregoing represents examples of circumstances in which Provider may terminate this Agreement or suspend Merchant's access to and use of the ACH Processing Services, but do not limit Provider's right to terminate this Agreement or suspension of Merchant's access to and use of the ACH Processing Services by Provider shall not affect Merchant's obligations hereunder or under any other agreement(s), and Provider shall have no liability arising from any such suspension or termination.

### 8. Miscellaneous

- (a) Governing Law. This Agreement shall be governed by and construed in accordance with the laws of the State of New York, without regard for, and giving effect to, the conflict of law principles thereof.
- (b) Arbitration. Any dispute between Merchant and Provider shall be submitted to binding arbitration, to be administered by JAMS in accordance with the then current Comprehensive Arbitration Rules & Procedures (the Arbitration Rules), including the expedited procedures set forth in those Arbitration Rules. Arbitration hearings will be held New York, New York. A single arbitrator will be appointed by JAMS and will be a practicing attorney or retired judge having experience with and knowledge of the matters herein. The arbitrator will follow the law and will give effect to any applicable statutes of limitation. The prevailing party will be entitled to an award of the costs and expenses of the arbitration, including attorneys' fees and expert witness fees. A judgment on the award may be entered by any court having jurisdiction.
- (c) No Jury Trial and Class Action Waiver. Merchant and Provider each waive any right to request a jury trial in the event any claim is brought with respect to this Agreement, its interpretation, or its enforcement. Merchant shall not bring or join any class action of any kind, in court or in arbitration, or seek to consolidate or bring previously consolidated claims in arbitration.
- (d) Amendment. Provider may amend this Agreement by notice to Merchant. Provider will notify Merchant in writing before it modifies this Agreement. Merchant's use of the ACH Processing Services after any such modification will evidence Merchant's acceptance of the modifications.
- (e) Entire Agreement. This Agreement and any schedules, attachments, and exhibits hereto, constitutes the entire agreement and understanding, and supersedes all prior agreements, understandings, and arrangements, oral and written, between Merchant and Provider, concerning the subject matter hereof.
- (f) Severability; Waiver. If any provision of this Agreement (or any portion thereof) is determined to be invalid or unenforceable, the remaining provisions of this Agreement shall not be affected thereby and shall be binding upon the Parties and shall be enforceable, as though said invalid or unenforceable provision (or portion thereof) were not contained in this Agreement. The failure by either Party to insist upon strict performance of any of the provisions contained in this Agreement shall in no way constitute a waiver of its rights as set forth in this Agreement, at law or in equity, or a waiver of any other provisions or subsequent default by any other Party in the performance of or compliance with any of the terms and conditions set forth in this Agreement.
- (g) Third Party Beneficiaries. Except as otherwise set forth in this Agreement, no third party is a third party beneficiary to this Agreement.
- (h) Successors and Third Parties. Except as limited by <u>Section8.i (Assignment)</u> below, this Agreement and the rights and obligations hereunder shall bind, and inure to the benefit of, the Parties and their successors and permitted assigns. Nothing in this Agreement, expressed or implied, is intended to confer upon any person, other than the Parties and their successors and permitted assigns, any of the rights hereunder.
- (i) Assignment. Merchant may not assign or otherwise transfer any of its rights or obligations under, or its interest in, this Agreement. Merchant agrees that any transaction whereby the effective control of its business changes, then such change shall be deemed an assignment for purposes of this Agreement. Provider may assign this Agreement without prior notice to Merchant and without Merchant's consent. This Agreement, including all interest in any transactions, shall inure to the benefit of Provider and its successors and assigns, and shall remain binding on upon Merchant and Merchant's respective successors and assigns.
- (j) Construction. Captions contained in this Agreement are for convenience only and do not constitute a limitation of the terms hereof. The singular includes the plural includes the singular. All references to herein, hereunder, hereinabove, or like words shall refer to this Agreement as a whole and not to any particular section, subsection, or clause contained in this Agreement. The terms include and including are not limiting. Reference to any agreement or other contract includes any permitted modifications, supplements, amendments, and replacements. The headings, captions, headers, footers, and version numbers contained in this Agreement are inserted for convenience only and shall not affect the meaning or interpretation of this Agreement.
- (k) Provider may use transaction data obtained from providing the Services to Company to fulfill performance obligations under this Agreement and investigate fraud, or suspected fraud, related to Company's transactions. Merchant agrees that Provider shall have full right, as permitted by applicable Laws, to use in Provider's products or services, any information relating to a consumer obtained by Provider in connection with the Services, including for use in Provider's payment acceptance and account screening services.
- (I) Binding Agreement. This Agreement shall be binding on the Parties only upon execution by an authorized representative of Provider.
- (m)Electronic or Paper Acceptance. Under the Electronic Signatures in Global and National Commerce Act (E-Sign), this Agreement and all electronically executed documents related hereto are legally binding in the same manner as are hard copy documents executed by hand signature when (1) Merchant's electronic signature is associated with the Agreement and related documents, (2) Merchant consents and intends to be bound by the Agreement and related documents, and (3) the Agreement is delivered in an electronic record capable of retention by the recipient at the time of receipt (i.e., print or otherwise store the electronic record). This Agreement and all related electronic documents shall be governed by the provisions of E-Sign. By pressing Submit, Accept or I Agree, Merchant agrees (A) that the Agreement and related documents shall be effective by electronic means, (B) to be bound by the terms and conditions of this Agreement and related documents, (C) that Merchant has the ability to print or otherwise store the Agreement and related documents, and (D) to authorize Provider to conduct an investigation of Merchant's credit history with various credit reporting and credit bureau agencies for the sole purpose of determining the approval of the applicant for Merchant status or equipment leasing. This information is kept strictly confidential and will not be released.
- (n) Corporate Authorization. The indicated officer(s) identified below have the authorization to execute this Agreement on behalf of Merchant. Merchant understands that this Agreement shall not take effect until Merchant has been approved and a Merchant number is issued to Merchant by Provider for the ACH Processing Services.
- (o) Survival. All provisions of this Agreement which by their nature extend beyond the expiration or termination of this Agreement shall survive the termination or expiration of this Agreement.
- (p) Notices. Unless stated otherwise, Merchant agrees that any notice or communication to Merchant in respect of this Agreement may be given in the following ways: (i) by mail or overnight courier to the address Merchant provided to Provider, in which case the notice shall be deemed to have been received on the date it is delivered; or (ii) by electronic mail to the email address Merchant provided to Provider below.

### **Provider Mailing Address:**

Fiserv, Attn: BluePay Processing, LLC, 255 Fiserv Drive, Brookfield, WI 53045; with a copy to: First Data Merchant Services LLC, Attn: Attn: Attn: General Counsel's Office, 3975 NW 120th Avenue, Coral Springs, FL 33065; with a copy to First Data Merchant Services LLC, Attn: Legal Department, 6855 Pacific Street, Omaha, NE 68106.

### **ACCEPTANCE AUTHORIZED SIGNATURES:** BluePay Processing, LLC (an affiliate of First Data Merchant Services LLC) Merchant full legal name Pima County Arizona Bruce D. Collins Signature Signature **Bruce Collins** Name Name Title Partner Title Date October 17,2025 Date

# **Amendment to ACH Processing Services Application and Agreement**

### 1 Your Business Information

Merchant Identification	
Numbers:	
Your Business Legal Name:	Pima County
Tour business Legaritaine.	
V D : DDAN	NZA
Your Business DBA Name:	N/A
First/Last Contact Name:	Bruce D. Collins
Business Phone:	520-724-8161

### 2 What This Amendment Does

- 2.1 This Amendment amends the ACH Processing Services Agreement as follows:
  - 1. **Section 8a**. **Miscellaneous, Governing Law.** Section 8a of the Agreement is deleted in its entirety and replaced with the following:

This Agreement shall be governed by and construed in accordance with the laws of the State in which you are located (without regards to its choice of law provisions). The exclusive venue for any actions or claims arising under or related to this Agreement shall be in the appropriate state or federal court located in the State in which you are located.

# 3 Effective Date

This Amendment becomes effective as of the effective date of your ACH processing services application and agreement.

# 4 Amendment Approval

By signing below, you acknowledge that:

- you have read and understand this Amendment;
- you agree to comply with this Amendment;
- you understand that if you sign this Amendment using an electronic signature process, the resulting signature has the same legal effect as if you had signed it by hand.

The individual signing below is signing on behalf of the business identified in Section 1.

Pima County	First Data Merchant Services LLC
Bruce D. Collins	Ву:
Name: Bruce Collins	Name:
Title: Procurement Director	Title:
Date: October 17,2025	Date: