

MERCHANT PROCESSING AGREEMENT MERCHANT APPLICATION

CSDE:			■ NEW LO	CATION	OWNER:	SHIP C	HANGE	= 🔲 AE	DDITIONAL LC	CATIO	ON 🔲 S	KYTAB UPGRADE
AGENT NAME			REP CODE		SIC COD	E						
DEEPAK KARAWADRA			226DK		SIC COD							
OFFICE PHONE			OFFICE CO SP226	DE	FAIR ISA	AC SC	ORE					
			5P226									
01 MERCHANT INFORMATION												
NAME OF ACCOUNT (DOING BUSINESS A	S)				EXACT LEGAL	NAME						
Daily Life Nutrition					Daily Life Nut	trition,	LLC					
DBA ADDRESS (IF DIFFERENT FROM LEGA	AL)				LEGAL ADDRES							
7035 HIGHWAY 64	07175	715			7035 HIGHW	AY 64				CTATE		
CITY OAKLAND	STATE	ZIP 380	60-3209		CITY OAKLAND					STATE TN		3060-3209
AUTHORIZED CONTACT	'''		E OF BIRTH		TELEPHONE #		FA	λX #				D. NUMBER (9 DIGITS)
Kathy Johnson			21/1972		(731) 780-602	25					197957	, ,
MERCHANT E-MAIL ADDRESS (AGENT E-N johnson360071@bellsouth.net	MAIL ADDRESS CA	NNOT BE	E ACCEPTED)		WEBSITE ADD	RESS	·					
TYPE OF OWNERSHIP: SOLE PROPRIE	TOR PARTNERS	SHIP 🔲	CORPORATIC	N 🔳	LLC NON-P	ROFIT	□GO	VERNME	ENT ASSO	CIATIO	ON	
02 MERCHANT PROFILE												
MERCHANDISE/SERVICE SOLD: Restaur	ant								PERCENT OF CARD SWIPE		NESS	99 %
YEARS IN BUSINESS: 4	N	MONTHLY	VOLUME: \$	12000	MANUAL KEY WITH IMPRINT 0 %							
AVERAGE TICKET AMOUNT: \$ 15 HIGHEST TICKET AMOUNT:					\$ 300 TOTAL 100%							
DOES MERCHANT CONDUCT BUSINESS: IF SEASONAL, INDICATE OPERATING MO	SEASONALLY? [_]\ NTHS: [_]JAN [_]	YES IN	IO MAR □APR	м	AY DUN D	JUL [JAUG	SEP		10V [DEC	
WHEN IS THE CARDHOLDER BILLED FOR	PRODUCTS/SERV	ICES?	ON ORDER	SHI	PMENT							
DELIVERY OF PRODUCTS: TIME OF SAL	E 1-3 DAYS	3-5 DA	YS 5 -15 E	DAYS	☐15 DAYS +							
03 BANKING INFORMATION NAME OF MERCHANT'S BANK					CONTACT						BANK	LOCAL TELEPHONE #
Insouth Bank					CONTACT						BAIN	LOCAL TELLITIONE #
ROUTING/ABA # 084301408					DBA CHECKIN 0119963922	IG ACC	OUNT					
In accordance with the Merchant Processing Agree	ment and Gateway Se	ervices Agre	eement, fund tra	nsfers w	ill be made to/fror	n the acc	count set	t forth in tl	he enclosed voide	ed chec	k or bank let	ter.
04 CERTIFICATION OF BENEFICIA	LOWNED(S)											
I: BENEFICIAL OWNERSHIP INFORMATION		lowing inf	formation for	each in	dividual if any v	who dir	ectly or	r indirect	ly through any	/ contr	act arrang	ement understanding
relationship or otherwise, owns 25% or more and enter 0% as "% of ownership".												
#1 LAST NAME Johnson		FIR	ST NAME thy				M.I. L		DOB 09/21/1972			% OF OWNERSHIP
ADDRESS (NO P.O. BOX)		CIT	Y				STATE		ZIP		SSN (US P	
1806 WINDROW RD	1.40Di: = ::		OWNSVILLE	T.E		=>:-	TN		38012-8306	_	413-41-16	
EMAIL ADDRESS johnson360071@bellsouth.net	MOBILE # (731) 780-6025		TYPE ver's Licens	ID # 07124	13681	EXP. D	ATE /2025		STATE/COU	NTRY	PASSPORT	T# (NON-US CITIZENS)
#2 LAST NAME	(7 31) 7 00-0025		ST NAME	0/122		537 21	M.I.	114	DOB			% OF OWNERSHIP
ADDRESS (NO P.O. BOX)		CIT	Υ				STATE		ZIP		SSN (US P	ERSONS)
EMAIL ADDRESS	MOBILE #	ID	ГҮРЕ	ID#		EXP. D	ATE	ISSUING	 G STATE/COU	NTRY	PASSPORT	T# (NON-US CITIZENS)

www.shift4.com

1551 Hillshire Dr., Las Vegas, NV 89134

04	CERTIFICATION OF BENEFICIA	L OWNER(S) cont'd									
#3	LAST NAME		FIRST NAME				M.I.		DOB		% OF OWNERSHIP
ADD	PRESS (NO P.O. BOX)		CITY				STATE		ZIP	SSN (US PER	SONS)
EMA	IL ADDRESS	MOBILE #	ID TYPE	ID#		EXP. D	DATE	ISSUING	STATE/COUNTRY	PASSPORT#	(NON-US CITIZENS
#4	LAST NAME		FIRST NAME				M.I.		DOB		% OF OWNERSHIP
ADD	PRESS (NO P.O. BOX)		CITY				STATE		ZIP	SSN (US PER	SONS)
EMA	IL ADDRESS	MOBILE #	ID TYPE	ID#		EXP. D	DATE	ISSUINC	STATE/COUNTRY	PASSPORT #	(NON-US CITIZENS
as, ar Treas	ANAGING RESPONSIBILITY (REQUIRE n executive officer or senior manager (surer); or Any other individual who regul on. INDIVIDUAL WITH SIGNIFICANT (e.g. Chief Executive Off arly performs similar fur	ficer, Chief Financ	ial Off	icer, Chief Opera	ating O	fficer, N	1anaging	Member, General F	Partner, Preside	ent, Vice President,
LAS ⁻ John	ΓNAME nson		FIRST NAME Kathy				M.I.		DOB 09/21/1972		% OF OWNERSHIP
_	PRESS (NO P.O. BOX)		CITY				STATE		ZIP	SSN (US PERS	ONS)
1806	S WINDROW RD		BROWNSVILLE	<u> </u>			TN		38012-8306	413-41-1686	
ID T			ID#		EXP DATE			NG STATE	E/COUNTRY	PASSPORT #	(NON-US CITIZENS)
	er's License ALL ADDRESS		071243681		09/21/2025 MOBILE #		TN		TITLE		
	uson360071@bellsouth.net				(731) 780-602	25			Owner		
05	MERCHANT ACCOUNT RATES										
MEF	RCHANT TYPE: RETAIL RESTAU	JRANT LODGING	□мото □е-	COMN	MERCE						
P Al I ackr	■ OPTION 1 - ADVANTAGE PROGRAM PRICING PRICING FOR VISA/MASTERCARD/DISCOVER: ■ PRICING FOR AMERICAN EXPRESS OPT BLUE PROGRAM: ADJUSTMENT PERCENTAGE 3.846 % SAME RATE AS CREDIT/DEBIT FOR VISA/MASTERCARD/DISCOVER I acknowledge that this allows my business to enable either dual pricing, a supplemental fee (with discount) for all transaction types, or a cash discount where I display non-cash pricing. I will operate the features in a compliant fashion pursuant to the Rules and Laws. I acknowledge that I will be responsible for any penalties and fees for failing to operate in a compliant fashion. Terms & conditions at www.shift4.com/legal.										
P	□ OPTION 2 - FLAT RATE PRICING PRICING FOR VISA/MASTERCARD/DISCOVER: FLAT RATE: PRICING FOR AMERICAN EXPRESS OPT BLUE PROGRAM: BUNDLED: PRICING FOR AMERICAN EXPRESS ESA PROGRAM: SE NUMBER: TRANSACTION FEE: \$										
P	OPTION 3 - SIMPLECHANGE PRICING PRICING FOR VISA/MASTERCARD/DISCOVER: SELECT ONE: MAMERICAN EXPRESS OPT BLUE PROGRAM: SAME RATE AS CREDIT/DEBIT FOR VISA/MASTERCARD/DISCOVER								2		
CF	REDIT/DEBIT: SIMPLECHANGE, DUES	& ASSESSMENTS +			□AMERICAI SE NUMBER:		RESS ES	A PROGI	RAM:		
All Al Merc	MEX transactions will be charged a AMEX 0.25% S hant Processing Agreement with 30 days notice.	ponsorship Fee and as applica AMEX ESA Program accepto	able a Card Not Present ance will be assessed o	t Fee of (at the sa	0.30% and a Cross Bo me processing rates	order Tran	saction Fe Nastercar	ee of 0.40%. d/Discover	. Fees or charges may be unless otherwise specif	added or changed ied.	by an amendment to the
PI	PTION 4 - INTERCHANGE PLUS PRICI RICING FOR VISA/MASTERCARD/DIS NET □GROSS	COVER:			SELECT ONE PRICING F	OR AN			ESS OPT BLUE PRO	GRAM:	
CF	REDIT: INTERCHANGE, DUES & ASSES	SMENTS +			□americai	N EXPE	RESS ES	A PROGI	RAM:		
DI	EBIT: INTERCHANGE, DUES & ASSES	SSMENTS +			SE NUMBER:	:					
0.25% transa ESA F	e review the Merchant Processing Agreement at w 6 Sponsorship Fee applicable for AMEX transactic actions when applicable: Card Not Present Fee of Program acceptance will be assessed at the sam	ons. For more information on 0.30% and Cross Border Trans	interchange rates visit saction Fee of 0.40%. F	www.vis	sa.com, www.masterc harges may be added	ard.com or chang	or www.a ed by an a	mericanexp	ress.com. The following	surcharges also ap	ply to American Express
PF	PTION 5 - TIERED PRICING RICING FOR VISA/MASTERCARD/DIS ELECT ONE: 2 - TIER (MOTO/E-CON		1.		DATE 2: RATE 1	+					
5	3 - TIER							RATE 3	: RATE 1 +		
	☐4 - TIER		1:						RATE 2 +		ATE 2 +
Wher Agree AME2 www	AMERICAN EXPRESS ACCEPTANCE RICING FOR AMERICAN EXPRESS OP ECT ONE: TIERED: RATE 1: BUNDLED: THE tiered pricing is selected (Option 5), as indicate ement. Assessments are charged as follows: Visa: X transactions. The following surcharges also applicates. The tiered pricing is selected (Option 5), as indicate ement. Assessments are charged as follows: Visa: X transactions. The following surcharges also applicates. The tiered pricing is selected (Option 5), as indicate ement. The tiered pricing is selected (Option 5), as indicate ement. Assessment are another amount as selected (Option 5), as indicate ement. Assessment are another amount as selected (Option 5), as indicate ement. Assessment are another amount as selected (Option 5), as indicate ement. Assessment are another amount as selected (Option 5), as indicate ement. Assessment are charged as follows: Visa: X transactions. The tiered is the tiered option 5 in the tiered is the tiered option 5 in the tiered is the tiered is the tiered option 5 in the tiered is the tiered option 5 in the tiered is the tiered i	T BLUE PROGRAM: + \$ RATE 2: + \$ d above, the fees quoted in the state of the state o	+ \$	plus Ass (Cost" ii e: Card N ay be ac	sessments shall apply ncludes all Interchang Not Present Fee of 0.3 Ided or changed by ar	to each oge/Discou 30% and n amendr	credit and int, Dues, Cross Bo nent to th	SE N BRA debit trans Assessmen rder Transacie Terms and	its, surcharges, plus an A ction Fee of 0.40%. For i d Conditions with 30 day	# \$# rates set forth in the MEX 0.25% Sponsmore information of the process of the	the Merchant Processing orship Fee applicable for n interchange rates visit t shall be charged a .20%
06	TRANSACTION CHARGES										
PI EI Ø B. All ot \$0.00	ISA/MASTERCARD/DISCOVER: IN DEBIT (OVER NETWORK PASS-THE BT (FCS ID:) ATCH: ther applicable Card Brand fees will be passed through the passed through the papplies to all transactions to cover associations.	ROUGH):% +% +	\$ TRANSAC \$0 EACH for more information, pl	CTION CTION lease cor	FEE ☑ CI FEE ☑ RI ☑ N:	HARGE ETRIEV SF FEE , LLC (d/b	BACK I AL REC : o/a Shift4)	UEST:	\$25 \$15 \$25		ecurity servic
notic	e.										V I

INITIALS: K. J.

PAGE 2 OF 3

ANNUAL FEE: \$ _		
MONTHLY MINIMUM: \$ _	MONTHLY ADMINISTRATIVE FEE \$ 20 MONTHLY PREMIUM SERVICE & SUPPORT FEE: \$ 0	
ees or charges may be added or change	d by an amendment to the Merchant Processing Agreement with 30 days notice.	
08 LIGHTHOUSE BUSIN	ESS MANAGEMENT SYSTEM	
For the first 60 days following the opening will be made available to you at no add \$16.00 fee (per MID) will be charged for	y (60) day trial in the Lighthouse Business Management System. Yes, please enroll me in a thirty (30) day trial of SkyTab Workforce (SkyTab POS Merchants Only) Terms and conditions apply. After the 30 day trial period, merchants will be assessed a monthly charge of 35.00 for this service. This service is for SkyTab POS merchants only.	
	in Section 4 will receive a Lighthouse registration email that will grant them access to change bank deposit account, profile settings, link merchant accounts, virtual terminal, statements and more. Sub transactional reporting. As an authorized representative of Merchant, you acknowledge and agree that Merchant, and not Shift4, is solely responsible for the actions or omissions of Lighthouse Admin	
09 MERCHANT COMPL	ANCE	
any term of this Merchant Processing A electronic transactions is Payment Appl Code Section 6050W and any other app	be charged to Merchant each January, unless 30 days notice is provided for a change in billing date. Merchant represents and warrants that as of the date of signing this Agreement and greement that it is Payment Card Industry ("PCI") Data Security Standard ("DSS") compliant, and that any hardware or software that Merchant uses during the term of this Agreement to cation ("PA") DSS compliant. Merchant further represents and warrants that it will provide assistance as requested from Shift4 to remain compliant with the requirements of Internal Revei Ilicable federal or state law as it relates to the reporting and processing of electronic transactions. Shift4 reserves the right to impose future fees or withhold payments to Merchant as set and as required by law. Additional Fees may be added or changed by an amendment to the Merchant Processing Agreement with 30 days notice.	process
10 VISA DISCLOSURE		
MEMBER BANK (ACQUIRER) INFORMATION Citizen's Bank, N.A. 1 Citizens Plaza Providence, RI 02903 Tel: (877) 550-5933	 IMPORTANT MEMBER BANK (ACQUIRER) RESPONSIBILITIES 1. A Visa Member is the only entity approved to extend acceptance of Visa products directly to a Merchant. 2. A Visa Member must be a principal (signer) to the Merchant Agreement 3. A Visa Member is responsible for educating Merchants on pertinent Visa Rules with which Merchants must comply. 4. The Visa Member is responsible for and must provide settlement funds to the Merchant. 5. The Visa Member is responsible for all funds held in reserve that are derived from settlement. IMPORTANT MERCHANT RESPONSIBILITIE 1. Ensure compliance with cardholder data se and storage requirements. 2. Maintain fraud and disputes below threshod. 3. Review and understand the terms of the Magreement. 4. Comply with Visa Rules. 	curity lds.
that the Visa Member (Acquirer	e do not supercede terms of the Merchant Agreement and are provided to ensure the Merchant understands some important obligations of each particle of the Merchant have any problems.	rty and
11 CERTIFICATION AGR	EED TO (REQUIRED)	
I, (print name) <u>Kathy Johnson</u> Beneficial Owner(s), is complete and	, hereby certify, to the best of my knowledge, that the information provided in section 04, Certific correct for all accounts	cation of
Kathy Johnson SIGNATURE	Kathy Johnson Mar 20, 2024 PRINT NAME	DATE
12 PERSONAL GUARAN	TV/NO TITLES)	
("Shift4") (each a "Guaranty Party" and c between any Guaranty Party and MERC incurred by any Guaranty Party in conne	I continuing Guaranty ("GUARANTY") by the undersigned (collectively "GUARANTOR" or "my" or "I" or "me"), is for the benefit of Citizens Bank, N.A. and/or Shift4 Payments, LLC ollectively the "Guaranty Parties"). For value received, and in consideration of the mutual undertakings contained in the Merchant Processing Agreement and allied agreements ("AGREEMENT HANT as set forth below, I absolutely and unconditionally guarantee the full performance of all MERCHANT's obligations to any Guaranty Party, together with all costs, expenses, and attorn exciton with any actions, inactions, or defaults of MERCHANT. I waive any right to require any Guaranty Party to proceed against other entities or MERCHANT. There are no conditions attach rize the Guaranty Parties and their respective agents or assigns to make from time to time any personal credit or other inquiries and agree to provide, at the Guaranty Parties' request, financial st	eys' fees ed to the
AGREEMENT or GUARANTY shall not a change in the relationship between MER AGREED AND ACCEPTED	GUARANTY and shall remain in effect until one hundred eighty (180) days after receipt by The Guaranty Parties of written notice by me terminating or modifying the same. The terminative elease me from liability with respect to any obligations incurred before the effective date of termination. No termination of this GUARANTY shall be effected by any change in my legal state. In the control of the personal representatives, heirs, administrators, successors and assigns of GUARANTOR and Shift4. Mar 20, 2024 Mar 20, 2024 AUTHORIZED SIGNED #2 EDOM APRILICATION — SIGNATURE.	on of the us or any
AGREEMENT or GUARANTY shall not in change in the relationship between MER AGREED AND ACCEPTED **Eathy Johnson** AUTHORIZED SIGNER #1 FROKATHY TO THE PROPERTY OF THE PROPERT	elease me from liability with respect to any obligations incurred before the effective date of termination. No termination of this GUARANTY shall be effected by any change in my legal state CHANT and me. This GUARANTY shall bind and inure to the benefit of the personal representatives, heirs, administrators, successors and assigns of GUARANTOR and Shift4. Mar 20, 2024 MAPPLICATION — SIGNATURE DATE AUTHORIZED SIGNER #2 FROM APPLICATION — SIGNATURE	on of the
AGREEMENT or GUARANTY shall not change in the relationship between MER AGREED AND ACCEPTED **Eathy Johnson** AUTHORIZED SIGNER #1 FROKATHY JOHNSON PRINT NAME	release me from liability with respect to any obligations incurred before the effective date of termination. No termination of this GUARANTY shall be effected by any change in my legal static CHANT and me. This GUARANTY shall bind and inure to the benefit of the personal representatives, heirs, administrators, successors and assigns of GUARANTOR and Shift4.	on of the us or any
AGREED AND ACCEPTED **Xathy Johnson AUTHORIZED SIGNER #1 FRO Kathy Johnson PRINT NAME 13 SIGNATURES By their execution below of the Merch	elease me from liability with respect to any obligations incurred before the effective date of termination. No termination of this GUARANTY shall be effected by any change in my legal state CHANT and me. This GUARANTY shall bind and inure to the benefit of the personal representatives, heirs, administrators, successors and assigns of GUARANTOR and Shift4. Mar 20, 2024 MAPPLICATION — SIGNATURE DATE AUTHORIZED SIGNER #2 FROM APPLICATION — SIGNATURE	DATE
AGREEMENT or GUARANTY shall not change in the relationship between MERAGREED AND ACCEPTED ** Kathy Johnson AUTHORIZED SIGNER #1 FRO Kathy Johnson PRINT NAME 13 SIGNATURES By their execution below of the Merchant Processing Terms and Condition MERCHANT warrants that the informatic Application to any third party for the ser inquiries. Depending on MERCHANT's a	release me from liability with respect to any obligations incurred before the effective date of termination. No termination of this GUARANTY shall be effected by any change in my legal state (CHANT and me. This GUARANTY shall bind and inure to the benefit of the personal representatives, heirs, administrators, successors and assigns of GUARANTOR and Shift4. Mar 20, 2024 MAPPLICATION – SIGNATURE DATE AUTHORIZED SIGNER #2 FROM APPLICATION — SIGNATURE PRINT NAME AUTHORIZED SIGNER #2 FROM APPLICATION — SIGNATURE PRINT NAME and Processing Agreement the undersigned parties agree to abide by the Merchant Processing Agreement (the "Agreement"). The Agreement, which consists of this Merchant Applications (available at www.shift4.com/terms), and MERCHANT acknowledges it has received and read the Terms and Conditions at the time of signing. on provided on this Merchant Application is complete and accurate. MERCHANT authorizes Shift4 Payments, LLC d/b/a Shift4 ("Shift4" or "ISO") and BANK to provide a copy of this Merchant vices requested. MERCHANT, and its signing officer/owner/partner, authorize COMPANY, and BANK, and their agents or assigns, to make from time to time, any business and personal credit uthorization and settlement composition, the references to Discover Network in this Agreement may not apply, and MERCHANT may contract directly with Discover Network for these services.	DATE DATE n and the t and other
AGREEMENT or GUARANTY shall not change in the relationship between MERAGREED AND ACCEPTED ** Kathy Johnson AUTHORIZED SIGNER #1 FROK Kathy Johnson PRINT NAME 13 SIGNATURES By their execution below of the Merch Processing Terms and Condit MERCHANT warrants that the information Application to any third party for the ser inquiries. Depending on MERCHANT's a THIS AGREEMENT (INCLUDING ADDITIONAL)	release me from liability with respect to any obligations incurred before the effective date of termination. No termination of this GUARANTY shall be effected by any change in my legal state (CHANT and me. This GUARANTY shall bind and inure to the benefit of the personal representatives, heirs, administrators, successors and assigns of GUARANTOR and Shift4. Mar 20, 2024 MAPPLICATION – SIGNATURE DATE AUTHORIZED SIGNER #2 FROM APPLICATION — SIGNATURE PRINT NAME Authorized signature (the "Agreement"). The Agreement, which consists of this Merchant Application ions (available at www.shift4.com/terms), and MERCHANT acknowledges it has received and read the Terms and Conditions at the time of signing. on provided on this Merchant Application is complete and accurate. MERCHANT authorizes Shift4 Payments, LLC d/b/a Shift4 ("Shift4" or "ISO") and BANK to provide a copy of this Merchant vices requested. MERCHANT, and its signing officer/owner/partner, authorize COMPANY, and BANK, and their agents or assigns, to make from time to time, any business and personal credit uthorization and settlement composition, the references to Discover Network in this Agreement may not apply, and MERCHANT may contract directly with Discover Network for these service TIONAL FEES) MAY BE AMENDED WITH THIRTY (30) DAYS NOTICE TO MERCHANT.	DATE DATE n and the t and other s.
AGREEMENT or GUARANTY shall not change in the relationship between MERAGREED AND ACCEPTED **Xathy Johnson AUTHORIZED SIGNER #1 FRO Kathy Johnson PRINT NAME 13 SIGNATURES By their execution below of the Merch Merchant Processing Terms and Condit MERCHANT warrants that the informat Application to any third party for the ser inquiries. Depending on MERCHANT's a THIS AGREEMENT (INCLUDING ADDIEQUIPMENT FEE UPON TERMINATIC payment processing terminal (measure Hundred(\$300)Dollars for an enhanced to any fees related to point-of-sale equipment processing terminal control of the processing terminal control of	elease me from liability with respect to any obligations incurred before the effective date of termination. No termination of this GUARANTY shall be effected by any change in my legal state (CHANT and me. This GUARANTY shall bind and inure to the benefit of the personal representatives, heirs, administrators, successors and assigns of GUARANTOR and Shift4. Mar 20, 2024 MAPPLICATION — SIGNATURE DATE AUTHORIZED SIGNER #2 FROM APPLICATION — SIGNATURE PRINT NAME AUTHORIZED SIGNER #2 FROM APPLICATION — SIGNATURE PRINT NAME AUTHORIZED SIGNER #2 FROM APPLICATION — SIGNATURE PRINT NAME AUTHORIZED SIGNER #2 FROM APPLICATION — SIGNATURE PRINT NAME AUTHORIZED SIGNER #2 FROM APPLICATION — SIGNATURE PRINT NAME AUTHORIZED SIGNER #2 FROM APPLICATION — SIGNATURE This Agreement, which consists of this Merchant Application is complete and accurate. MERCHANT authorizes Shift4 Payments, LLC d/b/a Shift4 ("Shift4" or "ISO") and BANK to provide a copy of this Merchant vices requested. MERCHANT, and its signing officer/owner/partner, authorize COMPANY, and BANK, and their agents or assigns, to make from time to time, any business and personal credit ultrorization and settlement composition, the reference ro biscover Network in this Agreement may not apply, and MERCHANT may contract directly with Discover Network for these service TIONAL FEES) MAY BE AMENDED WITH THIRTY (30) DAYS NOTICE TO MERCHANT. DN. If Company does not receive Merchant's equipment within fifteen (15) days of Merchant's termination or expiration of the term, Merchant authorizes Company to debit Merchant do by terminal identification number) provided by Company in the amount of: (i) Two Hundred (\$200) Dollars for a standard EMV/Contactless terminal (ex. VX520, S80, iPP320); EMV/Contactless terminal (ex. PAX A930, S300, S90, iPP330), or (iii) Five Hundred (\$200) Dollars for non-return shall be set forth on the cancellation form. THEIR RIGHTS TO SUE BEFORE A JUDGE OR JURY AND PARTICIPATE IN A CLASS ACTION AND AGREE TO RESOLVE ALL CLAIMS AND DISPUTES T	DATE DATE n and the t and other s.
AGREEMENT or GUARANTY shall not change in the relationship between MER AGREED AND ACCEPTED **Xathy Johnson AUTHORIZED SIGNER #1 FRO KOTHORIZED SI	elease me from liability with respect to any obligations incurred before the effective date of termination. No termination of this GUARANTY shall be effected by any change in my legal state (CHANT and me. This GUARANTY shall bind and inure to the benefit of the personal representatives, heirs, administrators, successors and assigns of GUARANTOR and Shift4. Mar 20, 2024 MAPPLICATION — SIGNATURE DATE AUTHORIZED SIGNER #2 FROM APPLICATION — SIGNATURE PRINT NAME AUTHORIZED SIGNER #2 FROM APPLICATION — SIGNATURE PRINT NAME AUTHORIZED SIGNER #2 FROM APPLICATION — SIGNATURE PRINT NAME AUTHORIZED SIGNER #2 FROM APPLICATION — SIGNATURE The Agreement, which consists of this Merchant Application insertions (available at www.shift4.com/terms), and MERCHANT acknowledges it has received and read the Terms and Conditions at the time of signing. On provided on this Merchant Application is complete and accurate. MERCHANT authorizes Shift4 Payments, LLC d/b/a Shift4 ("Shift4" or "ISO") and BANK to provide a copy of this Merchant vices requested. MERCHANT, and its signing officer/owner/partner, authorize COMPANY, and BANK, and their agents or assigns, to make from time to time, any business and personal credit uthorization and settlement composition, the references to Discover Network in this Agreement may not apply, and MERCHANT may contract directly with Discover Network for these service TIONAL FEES) MAY BE AMENDED WITH THIRTY (30) DAYS NOTICE TO MERCHANT. DN. If Company does not receive Merchant's equipment within fifteen (15) days of Merchant's termination or expiration of the term, Merchant authorizes Company to debit Merchant do by terminal identification number) provided by Company in the amount of: (i) Two Hundred (\$200) Dollars for a standard EMV/Contactless terminal (ex. VX520, S80, iPP320); EMV/Contactless terminal (ex. PAX A930, S300, S90, iPP350), or (iii) Five Hundred (\$500) Dollars for a premium POS terminal bundle (ex. iSC480, POS Bundle). This Non-Return Fee is in prement provided under a POS System	DATE DATE n and the t and other s.
AGREEMENT or GUARANTY shall not change in the relationship between MERAGREED AND ACCEPTED ** Kathy Johnson AUTHORIZED SIGNER #1 FROKATHY JOHNSON PRINT NAME 13 SIGNATURES By their execution below of the Merch Merchant Processing Terms and Condition of the Merchant Processing Terms and Condition of the MERCHANT warrants that the informatic Application to any third party for the serinquiries. Depending on MERCHANT's a THIS AGREEMENT (INCLUDING ADDITEQUIPMENT FEE UPON TERMINATION PROCESSING TERMINATION OF THE AGREEMENT (INCLUDING ADDITECTION OF THE AGREEMENT ADDITECTION OF THE AGREEMENT AND COMPANY WAIVE ARBITRATION. SEE ARTICLE VII AT WITH IN WITH A WITH A THE AGREEMENT OF TH	elease me from liability with respect to any obligations incurred before the effective date of termination. No termination of this GUARANTY shall be effected by any change in my legal state (CHANT and me. This GUARANTY shall bind and inure to the benefit of the personal representatives, heirs, administrators, successors and assigns of GUARANTOR and Shift4. Mar 20, 2024 MAPPLICATION — SIGNATURE DATE AUTHORIZED SIGNER #2 FROM APPLICATION — SIGNATURE PRINT NAME AUTHORIZED SIGNER #2 FROM APPLICATION — SIGNATURE PRINT NAME AUTHORIZED SIGNER #2 FROM APPLICATION — SIGNATURE PRINT NAME AUTHORIZED SIGNER #2 FROM APPLICATION — SIGNATURE PRINT NAME AUTHORIZED SIGNER #2 FROM APPLICATION — SIGNATURE PRINT NAME AUTHORIZED SIGNER #2 FROM APPLICATION — SIGNATURE This Agreement, which consists of this Merchant Application is complete and accurate. MERCHANT authorizes Shift4 Payments, LLC d/b/a Shift4 ("Shift4" or "ISO") and BANK to provide a copy of this Merchant vices requested. MERCHANT, and its signing officer/owner/partner, authorize COMPANY, and BANK, and their agents or assigns, to make from time to time, any business and personal credit ultrorization and settlement composition, the reference ro biscover Network in this Agreement may not apply, and MERCHANT may contract directly with Discover Network for these service TIONAL FEES) MAY BE AMENDED WITH THIRTY (30) DAYS NOTICE TO MERCHANT. DN. If Company does not receive Merchant's equipment within fifteen (15) days of Merchant's termination or expiration of the term, Merchant authorizes Company to debit Merchant do by terminal identification number) provided by Company in the amount of: (i) Two Hundred (\$200) Dollars for a standard EMV/Contactless terminal (ex. VX520, S80, iPP320); EMV/Contactless terminal (ex. PAX A930, S300, S90, iPP330), or (iii) Five Hundred (\$200) Dollars for non-return shall be set forth on the cancellation form. THEIR RIGHTS TO SUE BEFORE A JUDGE OR JURY AND PARTICIPATE IN A CLASS ACTION AND AGREE TO RESOLVE ALL CLAIMS AND DISPUTES T	DATE DATE n and the t and other s.
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POINT OF SALE SYSTEM SERVICE AGREEMENT EXHIBIT A

■ New Account	Existing MID:	Date: 03/19/2024	Office Code: SP226							
Merchant DBA Name ("Merchant"): Daily Life Nutrition										
Merchant Legal Name: Daily Life Nutrition, LLC										
•	Merchant Address: 7035 HIGHWAY 64									
	City: OAKLAND State: Tennessee ZIP: 38060-3209									
·										
Merchant Phone: (731) 780-6025 Email Address: johnson360071@bellsouth.net										
ENROLLMENT OPTIONS										
For the Service Fees set forth below and in accordance with the terms and conditions set forth in the Service Agreement the Merchant shall receive the following service: Base Package Each POS base package includes the following items. Items not included may still be available for purchase based on the software selected. • 1 POS System • 1 Receipt Printer • 1 Keyboard * • 10 Server Cards • 1 Cash Drawer • 1 EMV PIN Pad * • 1 Mouse * * not included with SkyTab POS										
Software										
■SkyTab POS 1	X \$29.99/month	☐ Harbortouch Salon & Spa	X \$49.99/month							
☐ Harbortouch Hospitality	X \$49.99/month	Restaurant Manager	X \$49.99/month							
☐ Harbortouch Retail	X \$49.99/month	☐ POSitouch	X \$49.99/month							
☐ Harbortouch Checkout	X \$49.99/month	☐ Future POS	X \$49.99/month							
Total Monthly Service Fee: \$	/month plus local, state,	and federal taxes								
Check here if you DO NOT need a cash Number of cash drawers needed:	drawer with some of the sy	stems ordered.								
How many POS stations will be accepting	payment? 1 (Connection Type: USB Ethernet								
Server/Employee Cards First 10 cards are included free in base pa Additional bundles of 50 - \$49.00 Number of additional bundles:	nckage									
Optional Add-Ons ("Add-Ons") For an addi	tional monthly per-item service charg	ge Merchant shall be entitled to service for the Add-ons	as set forth in the Agreement.							
		Kitchen Video System (all softwares except PC								
		Digital Scale (HBR/Hosp/Retail/Checkout): Caller ID - 2 Line:	x \$39.99/month x \$9.99/month							
SkyTab Kitchen Display System:		Caller ID - 2 Line. Caller ID - 4 Line:	x \$9.99/month							
□EMV/NFC PIN Pad (SkyTab Only): □Tableside Tablet:	x \$9.99/month x \$49.99/month	2D Barcode Scanner:	x \$9.99/month							
Remote Printer - Thermal:	x \$9.99/month	SkyTab Customer-facing Display:	x \$29.99/month							
Remote Printer - Dot Matrix:	x \$9.99/month									
Optional Accessory Purchases										
	· _	Service Agreement. All products received "as is, whereis"								
□Integrated Customer Display: □Additional Cash Till:		Additional Cash Drawer:x Split Cable for Cash Drawers:x								
——————————————————————————————————————	X \$25.00	spill Cable for Cash Drawers x	\$25.00							
SHIPPING METHOD										
■Ground (N/A for AK & HI)	Name: DEEPAK KAP	RAWADRA								
□2nd Day	Address: 1164 VICKERY LN	N, Suite 200								
Next Day Air	City: CORDOVA	State: TN	ZIP: 38016-0628							
See Service Agreement terms for details.	Telephone Number: _(731) 780-6025								
PROGRAMMING/INSTALLATION METHO	DS(NEW SKYTAB POS ORDE	RS ONLY)								
		·								
No Programming	S4 Programming									
	Shift ²	4 Install								
	Partne	er Install								

PRINCIPAL #1 INITIALS: K. J. PRINCIPAL #2 INITIALS:

OWNERS OR OFFICERS			I			
Principal #1		Social Security Number	Principal #2		Social Security Number	
Kathy Johnson		13-41-1686				
Residence Address 1806 WINDROW RD			Residence Address			
City BROWNSVILLE	State TN	ZIP 38012-8306	City	State	ZIP	

Personal Guaranty: This general, absolute, and unconditional Guaranty ("Guaranty") by the undersigned (collectively "Guarantor" or "my" or "1" or "me") is for the benefit of Shift4 Payments, LLC d/b/a Future POS ("Company") and its affiliates and subsidiaries. For value received, and in consideration for the mutual undertakings contained in the Agreements, exhibits, and all other related agreements entered into between Merchant and Company or its parents, affiliates, successors, and assigns, I absolutely and unconditionally guarantee the full performance of all Merchant's obligations to Company, together with all costs, expenses, and attorneys' fees incurred by Company, its parents, affiliates, successors, or assigns, in connection with eny action, inactions, or defaults of Merchant this Agreement or any other Agreement currently in effect or in the future end into between Merchant or its principals and Company, its parents, affiliates, successors, or assigns, to proceed against other entities or Merchant. There are no conditions attached to the enforcement of this Guaranty, I authorize, Company, its parents, affiliates or assigns to make from time to time any personal credit or other inquiries and agree to provide, at Company's request, financial statements and/or tax returns. I agree that this Guaranty shall be governed and construed in accordance with the State of Pennsylvania, and that the courts of Pennsylvania shall have and be vested with personal jurisdiction. The termination of this Guaranty shall be effected by any change in my legal status or any change in the relationship between Merchant and me. This Guaranty shall be and inure to the benefit of the personal representatives, parents, heirs, administrators, successors and assigns of Guarantor and Company.

X	EED AN ACCEPTED: Kathy Johnson PRINCIPAL 1 SIGNATURE	Kathy Johnson PRINT NAME
X		
	PRINCIPAL 2 SIGNATURE	PRINT NAME

ACH Authorization: The fees and charges as specified in POS Exhibit A and the terms and conditions shall be debited from Merchant's account upon the execution of this Service Agreement and then on a monthly basis thereafter. All other charges payable hereunder shall be debited during the month in which they were incurred. Authorized Merchant Representative's signature below authorizes Shift4 Payments, LLC d/b/a Future POS ("Company"), its affiliates, subsidiaries, designated assignees, or third party providers, including but not limited to Company, to initiate ACH transfer entries to credit and/or debit the account identified in the voided check provided to Company for the fees and charges incurred under the Service Agreement. This authorization shall remain in effect unless and until Company receives written notification from Merchant that this authorization has been terminated in such time and manner to allow Company to act.

Credit Inquiry Authorization: Authorization is hereby granted by the Merchant representative who has signed below to Shift4 Payments, LLC d/b/a Future POS ("Company") to obtain a consumer credit report through a credit reporting agency chosen by Company. Authorized Merchant Representative understands and agrees that Company intends to use the consumer credit report for the purposes of evaluating my financial readiness to enter into this Service Agreement. Authorized Merchant Representative understands that this credit report will be retained on file at the Company office for use only by Company staff. This information will not be disclosed to anyone by Company without written consent unless required by law. Authorized Merchant Representatives signature below authorizes the release to the credit reporting agency of financial information which I have supplied to Company in connection with such an evaluation. Authorization is further granted to the credit reporting agency to use photostatic reproduction of this form if required to obtain any information necessary to complete my consumer credit report.

SIGNING BELOW GRANTS COMPANY AUTHORIZATION TO DEBIT THE MERCHANT ACCOUNT AS SET FORTH HEREIN AND GRANTS COMPANY PERMISSION TO THE RELEASE OF FINANCIAL INFORMATION TO THE CREDIT REPORTING AGENCY AND GRANTS PERMISSION FOR COMPANY TO OBTAIN A COPY OF MY CREDIT REPORT

PLEASE READ THIS SERVICE AGREEMENT CAREFULLY TO ENSURE THAT YOU UNDERSTAND EACH PROVISION, INCLUDING YOUR REQUIRED USE OF COMPANY'S TRANSACTION PROCESSING SERVICES. THIS AGREEMENT REQUIRES THE USE OF ARBITRATION ON AN INDIVIDUAL BASIS TO RESOLVE DISPUTES, RATHER THAN JURY TRIALS OR CLASS ACTIONS, AND ALSO LIMITS THE REMEDIES AVAILABLE TO A MERCHANT IN THE EVENT OF A DISPUTE (PLEASE SEE SECTION 11 (e) FOR FURTHER DETAILS).

THE INITIAL TERM OF THE SERVICE AGREEMENT IS FOR THIRTY (30) MONTHS. PLEASE SEE SECTION 3 FOR FURTHER DETAILS.

BY THEIR EXECUTION BELOW, THE UNDERSIGNED AGREES TO ABIDE BY THE SERVICE AGREEMENT. THE SERVICE AGREEMENT CONSISTS OF THE POS EXHIBIT A, THE POS ORDER FORM, AND THE TERMS AND CONDITIONS. MERCHANT ACKNOWLEDGES RECEIPT OF SERVICE AGREEMENT TERMS AND CONDITIONS. THE SERVICE AGREEMENT REQUIRES THE USE OF COMPANY'S TRANSACTION PROCESSING SERVICES UNDER A SEPARATE MERCHANT TRANSACTION PROCESSING AGREEMENT. MERCHANT WARRANTS THAT THE INFORMATION PROVIDED TO COMPANY IS COMPLETE AND ACCURATE.

IN WITNESS WHEREOF, THE PARTIES HERETO HAVE CAUSED THIS AGREEMENT TO BE EXECUTED BY THEIR DULY AUTHORIZED REPRESENTATIVES EFFECTIVE ON THE DATE SIGNED OR APPROVED BY COMPANY.

	REED AND ACCEPTED:	Daily Life Nutrition, LLC	
X	Kathy Johnson PRINCIPAL 1 SIGNATUR	E	PRINT NAME
X	PRINCIPAL 2 SIGNATUR	PE	PRINT NAME

PAGE 2 OF 5 S2931_05192022.DA

POS SYSTEM SERVICE AGREEMENT TERMS AND CONDITIONS

This POS System Service Agreement ("Service Agreement") by and between Shift 4 Payments d/b/a Future POS ("Company") and Merchant consists of these Terms and Conditions, and POS Exhibit A, all of which are incorporated herein by reference. The Service Agreement is binding on the parties on the date that Company approves Merchant's signed POS Exhibit A.

PLEASE READ THIS SERVICE AGREEMENT AND UNDERSTAND EACH PROVISION. IT REQUIRES YOU TO USE COMPANY'S PROCESSING SERVICES. SECTION 11.e REQUIRES ALL CLAIMS OR DISPUTES WITH Company ABOUT ANY COMPANY PRODUCT OR SERVICE TO BE RESOLVED IN BINDING INDIVIDUAL ARBITRATION—NOT IN A CLASS ACTION, AND NOT IN COURT BEFORE A JUDGE OR JURY. SECTIONS 8 & 9 LIMIT COMPANY'S LIABILITY AND YOUR REMEDIES.

1. DEFINITIONS. (a) "Effective Date" means the Install Date. (b) "Equipment" means the Company POS Systems and related peripherals selected on POS Exhibit A. (c) "Install Date" means the date on which the Merchant utilized Company Processing Services for a transaction in excess of \$5.00 or ninety (90) days, whichever is sooner. (d) "Merchant" means the business listed on POS Exhibit A. (e) "Merchant Location" means the Merchant's address listed on POS Exhibit A. (f) "Processing Services" means Company's credit, debit, electronic payment, and gift card processing services as provided for under the Company Merchant Transaction Processing Agreement. (g) "Software" means the software programs installed on or made available through use of the Equipment, including any application programming interfaces, updates, enhancements, or modifications made by Company.

2. EXCLUSIVE PROCESSING REQUIREMENT

- a. <u>Company's Processing Services</u>. Merchant's use of the Equipment requires exclusive use of Company's Processing Services at all times. Merchant agrees not to use credit, debit, electronic payment, or gift card processing services from any provider except Company. By entering into this Service Agreement, and as a condition precedent to Company providing Equipment to Merchant, Merchant agrees to enter into a Company Merchant Transaction Processing Agreement. The Processing Agreement consists of the Merchant Application and the Terms and Conditions, together with its addenda, attachments, and schedules.
- b. Failure to Process with Company. (i) If at any time after the Install Date Merchant stops using Company's Processing Services, in whole or in part, then Company shall charge Merchant \$75.00 per Equipment terminal for each 30-day period that Company's Processing Services are not used ("Inactivity Fee"). The Inactivity Fee is in addition to any other fees or charges. Notwithstanding the foregoing, Company reserves the right to terminate this Service Agreement or suspend Merchant's access to the Equipment and/or Software for Merchant's intentional non-use of Company's Processing Services. (ii) Company reserves the right to stop the Software from functioning or revoke the Software License in the event Merchant does not utilize the Processing Services.

3. TERM COMMITMENT

- a. <u>Term</u>This Service Agreement begins on the Effective Date and continues for thirty (30) months ("Initial Term"). At the expiration of the Initial Term, this Service Agreement automatically renews for successive one (1) year periods (each, a "Renewal Term") unless Merchant provides Harbortouch with written notice of Merchant's intent not to renew the Service Agreement at least 30 days prior to the expiration of the Initial Term or any Renewal Term.
- b. <u>Term Commitment</u>. Merchant understands that it is receiving Equipment and Software from Company at favorable pricing in exchange for Merchant's term commitment. In addition to Merchant's rights set forth in Section 3(a), Merchant may terminate this Service Agreement subject to the following conditions:
 - (i). Merchant may terminate this Service Agreement for any reason prior to the Install Date. All Equipment must be returned to Company within 15 days following termination. Upon completion of cancellation paperwork, Merchant shall be provided with shipping labels in order to return all equipment to Company.
 - (ii). Merchant may terminate this Service Agreement upon Company's default of any material obligation to Merchant hereunder and the failure of Company to cure such default within thirty (30) days after written notice of such default is received. In the event Merchant terminates this Service Agreement for any other reason after the Install Date, Merchant shall be in material breach of this Service Agreement. Upon completion of cancellation paperwork, Merchant shall be provided with shipping labels in order to return all equipment to Company.
 - (iii). Company may debit the fees derived from Merchant's termination of this Agreement from Merchant's bank account on file with Company within 30 days of the date this Service Agreement is terminated. Merchant is responsible for all additional fees and charges (including taxes) incurred under this Service Agreement.
- c. Company's Termination Rights. Company may, without notice, suspend Merchant's access to the Equipment and Software and/or terminate this Service Agreement for any of the following reasons: (i) material breach of this Service Agreement; (ii) unlawful use of the Equipment, Software, or Processing Services; (iii) unauthorized modification of the Equipment or Software or installation of unauthorized third-party software; (iv) failure or refusal to pay fees or charges on time; (v) material breach of the Merchant Transaction Processing Agreement; or (vi) insolvency or bankruptcy. Company may, in its sole discretion, withhold Merchant's funds derived from use of the Processing Services in order to satisfy all fees and charges incurred under this Service Agreement.
- d. Trial Period. Merchant may cancel the Service Agreement without any penalty within thirty (30) calendar days from the Install Date ("Trial Period"). IF MERCHANT DOES NOT CANCEL BEFORE THE EXPIRATION OF THE TRIAL PERIOD THEN MERCHANT SHALL BE BOUND BY THE TERMS AND CONDITIONS OF THE SERVICE AGREEMENT. Notwithstanding anything to the contrary herein, Merchant shall be responsible for the cost of shipping Equipment to and from the Merchant Location and any additional wiring completed. All fees and charges incurred by Merchant will be charged in accordance with the Service Agreement's Terms and Conditions. ALL CHARGES UNDER THE MERCHANT TRANSACTION PROCESSING AGREEMENT AND THE SERVICE AGREEMENT WILL APPLY DURING THE TRIAL PERIOD. If Merchant cancels, Merchant must make available to Company, in substantially as good condition as when received, the Equipment delivered to Merchant under the Service Agreement; or comply with the instructions of Company regarding the return shipment of the Equipment and add-ons as set forth in POS Exhibit A. ALL COSTS ASSOCIATED WITH THE RETURN OF EQUIPMENT TO COMPANY SHALL BE BORNE BY THE MERCHANT. MERCHANT AUTHORIZES COMPANY TO DEBIT MERCHANT'S ACCOUNT UPON RECEIPT OF NOTICE OF CANCELLATION. Additional Equipment added after the original Install Date will not be eligible for the 30 day Trial Period.
- c. Company's Termination Rights. Company may, without notice, suspend Merchant's access to the Equipment and Software and/or terminate this Service Agreement for any of the following reasons: (i) material breach of this Service Agreement; (ii) unlawful use of the Equipment, Software, or Processing Services; (iii) unauthorized modification of the Equipment or Software or installation of unauthorized third-party software; (iv) failure or refusal to pay fees or charges on time; (v) material breach of the Merchant Transaction Processing Agreement; or
 - (vi) Insolvency or bankruptcy. Company may, in its sole discretion, withhold Merchant's funds derived from use of the Processing Services in order to satisfy all fees and charges incurred under this Service Agreement.
- d. Trial Period. Merchant may cancel the Service Agreement without any penalty within thirty (30) calendar days from the Install Date ("Trial Period"). IF MERCHANT DOES NOT CANCEL BEFORE THE EXPIRATION OF THE TRIAL PERIOD THEN MERCHANT SHALL BE BOUND BY THE TERMS AND CONDITIONS OF THE SERVICE AGREEMENT. Notwithstanding anything to the contrary herein, Merchant shall be responsible for the cost of shipping Equipment to and from the Merchant Location and any additional wiring completed. All fees and charges incurred by Merchant will be charged in accordance with the Service Agreement's Terms and Conditions. ALL CHARGES UNDER THE MERCHANT TRANSACTION PROCESSING AGREEMENT AND THE SERVICE AGREEMENT WILL APPLY DURING THE TRIAL PERIOD. If Merchant cancels, Merchant must make available to Company, in substantially as good condition as when received, the Equipment delivered to Merchant under the Service Agreement; or comply with the instructions of Company regarding the return shipment of the Equipment and add-ons as set forth in POS Exhibit A. ALL COSTS ASSOCIATED WITH THE RETURN OF EQUIPMENT TO COMPANY SHALL BE BORNE BY THE MERCHANT. MERCHANT AUTHORIZES COMPANY TO DEBIT MERCHANT'S ACCOUNT UPON RECEIPT OF NOTICE OF CANCELLATION. Additional Equipment added after the original Install Date will not be eligible for the 30 day Trial Period.

4. FEES AND PAYMENT

- a. <u>Total Monthly Service Fees</u>. Merchant shall pay the Total Monthly Service Fee listed on POS Exhibit A on the first business day of each month starting on the Install Date. Merchant permits Company to re-debit Merchant's bank account should any attempt to collect fees reject for any reason.
- b. Shipping Fees. Company will ship all Equipment via nationally recognized courier service (e.g., UPS). Merchant is responsible for all shipping costs and authorizes Company to debit Merchant's account. Company shall have no liability for failure of Equipment to reach its destination in a timely manner once it has delivered the Equipment to the carrier. The current shipping fees are:

		Ground	2nd Day Air	Next Day Air
Contiguous U.S.	Per Base Package	\$25.00	\$51.50	\$76.95
	Per Additional Accessory	\$11.00	\$26.00	\$39.00
Alaska & Hawaii	Per Base Package	N/A	\$139.50	\$199.50
	Per Additional Accessory	N/A	\$75.00	\$99.00

- Changes to Terms and Fees. Company may change any terms, conditions, rates, fees, expenses, or charges incurred under this Service Agreement upon 30 days' written notice to Merchant. Using the Equipment or Service after a change takes effect constitutes acceptance of the change. But Company will not change the Total Monthly Service Fees listed on POS Exhibit A during the Initial Term.
- d. <u>Billing, Payments, and Credit Authorization</u>. Merchant grants to Company Automated Clearing House ("ACH") Authorization to credit and debit Merchant's demand deposit account for all fees and charges incurred under this Service Agreement. Should any ACH debit made upon Merchant's demand deposit account for payment due under this Service Agreement reject for any reason, Merchant shall be charged a \$25.00 Non-Sufficient Funds Fee ("NSF Fee"). This authorization shall survive termination and last as long as Merchant owes any fees or charges, incurred under this Service Agreement.

5. MERCHANT'S RESPONSIBILITIES

- a. Equipment Failure. Merchant must notify Company immediately upon Equipment or Software failure. Merchant must allow Company unrestricted and free access to the Equipment and Software to correct failures. Merchant must provide any necessary data communication facilities and equipment at no charge to Company.
- b. Activation of Equipment. Upon installation of the Equipment at the Merchant Location, Merchant represents and warrants that: (i) Merchant received and accepts the Equipment; (ii) customization of the Equipment and/or Software (for example, the menu) was satisfactorily programmed to Merchant's specifications; (iii) the Equipment is in good working order; and (iv) the Equipment was tested and is capable of performing Processing Services.

c. Title to Equipment

i) Initial Term. In the event Merchant materially breaches this Service Agreement, may demand return of the Equipment, and Merchant shall be required to return the Equipment to Company within 15 days of receiving Company's written request. Merchant agrees to continue to pay the Total Monthly Service Fee as indicated on Exhibit A until such calendar month that Merchant returns all equipment to Company. The requirement to return the Equipment to Company shall be in addition to and shall not preclude Company from exercising any other right or remedy under this Service Agreement or applicable law.

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- (ii) Security Interest. Merchant hereby grants to Company a first priority purchase money security interest in the Equipment (including any replacements, substitutions, additions, attachments and proceeds). Merchant agrees that Company may file, on Merchant's behalf, a UCC-1 Financing Statement and/or other necessary documentation sufficient to protect and secure Company's security interest. Merchant will promptly execute any other required documents and/or records reasonably requested by Company for the purpose of securing Company's rights in the Equipment.
- d. Taxes. Merchant shall be responsible for all sales, use, excise, stamp, documentary, value added, and ad valorem taxes, license and registration fees, assessments, fines, penalties, and similar charges imposed on the ownership, possession, or use of the Equipment by any state, local, or federal governmental or regulatory authority and shall issue, where required and requested, a valid tax exemption certificate to Company. Merchant will reimburse Company for any of these taxes that Company pays or advances on behalf of Merchant.
- e. Merchant's Maintenance Efforts. Merchant shall maintain and protect the Equipment in good operating condition, repair, and appearance, and protect the Equipment from deterioration other than normal wear and tear; shall use the Equipment in the regular course of its business, within its normal operating capacity, without abuse, and shall comply with all laws, regulations, directives, requirements, and rules with respect to the use, maintenance, and operation of the Equipment and Software; Merchant shall use the Equipment and Software solely for business purposes; shall not make any modification, alteration or addition to the Equipment or Software without the written consent of Company; shall not affix, and shall not remove the Equipment from the Merchant Location without Company's written consent, which shall not be unreasonably withheld.
- f. Equipment Condition and Return. All Equipment must be returned to Company by Merchant within the timeframes specified by this Service Agreement in good operating condition other than normal wear and tear. Merchant will not change or remove any lettering or numbering on the Equipment. To extent permitted by applicable law, without demand or legal process, Company and its agents may enter into the premises, including the Merchant Location, where the Equipment may be found and take possession of and remove the Equipment, without incurring any liability for such retaking. To the extent liability arises, Merchant shall indemnify and hold harmless Company from any such liability. Any Equipment that is, in Company's sole discretion, damaged beyond normal wear and tear or is not returned when due will result in a charge to Merchant of the full cost of the Equipment to Company.
- g. Merchant Security. Merchant shall be responsible for (i) maintaining virus protection and security for all of its systems, data, and overall network access, and (ii) all risk of loss, theft, damage, or destruction of the Equipment from any cause whatsoever after taking possession of the Equipment. Merchant acknowledges that security and access to any Equipment located on its premises is solely Merchant's responsibility and agrees to notify Company immediately if Equipment is lost, destroyed, stolen, or taken by any other person. Merchant shall at all times remain in compliance with the Payment Card Industry Data Security Standard ("PCI DSS") requirements, including remaining aware at all times of changes to the PCI DSS and promptly implementing all procedures and practices as may be necessary to remain in compliance with the PCI DSS, in each case, at Merchant's sole cost and expense. Merchant shall be solely responsible for storing and backing up Merchant's data stored on the Equipment. Company shall have no liability to Merchant for loss or destruction of Merchant's data.
- h. Insurance. While the Equipment is in Merchant's possession or control, Merchant shall insure the Equipment at its own cost and expense against loss or damage from fire, theft, bodily injury, or other casualty in an amount not less than twelve times the Total Monthly Service Fee listed on POS Exhibit A. At Company's request, Merchant shall provide a certificate of insurance to Company naming it as a loss payee or additional insured with respect to loss of or damage to the Equipment during the Initial Term.

6. COMPANY'S RESPONSIBILITIES

a. <u>Installation</u>

- (i). Merchant shall be entitled to a one-time installation of the Equipment at the Merchant Location. Merchant must make an installation appointment with Company and confirm that appointment at least 48 hours prior to the appointment. Merchant shall be billed a \$199.00 reschedule fee if (i) Merchant reschedules the installation less than 24 hours prior to the appointment:
- (ii) an authorized representative of the Merchant is not available to acknowledge the installation in writing; or (iii) the Merchant Location, in Company's reasonable discretion, is not suitable to conduct the installation ("Reschedule Fee").
- (ii). Merchant agrees that the installation of the Equipment must be completed within 60 days from the date the Equipment is shipped by Company. Upon the expiration of the 60-day period, the Equipment will be deemed installed and the Install Date deemed to have occurred.
- b. Equipment / Software Support and Maintenance. Company shall provide Merchant with 24 hours a day, 7 days a week remote technical support for the Equipment and Software. Company will use commercially reasonable efforts to answer questions and resolve any problems related to the Equipment and Software, but does not guarantee resolution of the problems reported. Company shall provide remote support to determine if the Equipment is defective and, if so, at Company's sole discretion, it will: repair Equipment, send replacement parts, and/or replacement Equipment. Merchant must return all defective Equipment to Company within 15 days of receipt of the replacement Equipment. Merchant's failure to maintain the Equipment as set forth in Section 5.e shall result in additional charges for service and/or replacement of the Equipment.
- c. Training. During the installation of the Equipment, Merchant shall receive a complimentary training session. Merchant may request additional onsite training, subject to Company's approval and technician availability; additional charges may apply.
- d. Software Customization. Company shall provide reasonable Software customization based on the information requested by Company and provided by Merchant. Any additional customization after the Equipment has been shipped to Merchant is excluded from this Service Agreement and will be charged at Company's then current rate. Company DOES NOT WARRANT THAT CUSTOMIZATION WILL BE FREE FROM DEFECTS OR MISTAKES. Company EXPRESSLY DISCLAIMS AND MERCHANT AGREES TO HOLD Company HARMLESS FOR ANY ERRORS IN THE EQUIPMENT AND SOFTWARE.
- e. Software Updates. Company may, in its sole discretion, make Software updates available to Merchant. Merchant must install all Software updates within 30 days. Company reserves the right not to provide support services, or charge Merchant additional fees for support, if Merchant does not install a Software update on time.
- f. Non-standard Support and Maintenance. Company may, in its sole discretion and for additional charges, provide services and repair, redesign, reinstall, reconfigure, or replace the Equipment when either such services are required due to causes not attributable to normal wear and tear, including: (i) Merchant's failure to continually maintain the Merchant Location in conformance with commercially reasonable standards; (ii) impairments in the performance of the Equipment resulting from changes to the Equipment made by Merchant or mechanical, electrical, or electronic interconnections made by Merchant; (iii) damage caused by accidents, natural disasters, or the negligence of, or improper use or misuse of, the Equipment by Merchant; (iv) damage or necessity of repair resulting from unauthorized maintenance by Merchant or any third party other than Company or its authorized representative; (v) damage or repair necessitated as a result of relocation of the Equipment; (vi) change in laws or Card Association rules that require service, repair, or replacement beyond normal day-to-day maintenance; (vii) any third-party hardware or software in conjunction with the use of the Equipment without Company's express written consent; or (viii) theft of the Equipment.

7. LIMITED SOFTWARE LICENSE

Company grants to Merchant a non-exclusive, non-transferrable, royalty free license, without the right to sublicense, to use the Software internally in conjunction with the Equipment. Company reserves all rights not extended hereunder. Merchant may not alter, reverse engineer, decompile, or disassemble the Software, or otherwise attempt to derive source code from the Software. Merchant may not manufacture, copy, sublicense, distribute, replicate, transfer or otherwise dispose of any copies of the Software. Nothing contained in this Service Agreement shall give Merchant any ownership interest, or title to, the Software, source code, and the related documentation. Merchant acknowledges that the performance of the Software is conditioned on Merchant providing, at its sole cost and expense a continuously available and secure network. This license shall immediately terminate upon expiration or termination of this Service Agreement except if Merchant is still processing transactions through a Merchant Transaction Processing Agreement with Company and is paying the Software Support Fee. This license is not a license of any trademarks, service marks, trade names, or logos, and does not include any software other than the Software. Company reserves the right to amend or otherwise modify this license upon notice to Merchant at any time. Using the Software after an amendment or modification takes effect constitutes acceptance of it.

8. WARRANTY LIMITATION AND DISCLAIMER.

EXCEPT AS SPECIFICALLY SET FORTH IN THIS SERVICE AGREEMENT, COMPANY, DOES NOT MAKE (AND EXPRESSLY DISCLAIMS) ANY REPRESENTATIONS AND WARRANTIES IN RESPECT OF THE EQUIPMENT, SOFTWARE, PROCESSING SERVICES, AND/OR OTHER SERVICES PROVIDED BY COMPANY UNDER THIS SERVICE AGREEMENT, WHETHER EXPRESS, IMPLIED, OR STATUTORY, INCLUDING ANY IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NON-INFRINGEMENT, AND ANY WARRANTIES THAT MAY ARISE FROM COURSE OF PERFORMANCE, COURSE OF DEALING, OR USAGE OF TRADE. COMPANY DOES NOT GUARANTEE THAT THE EQUIPMENT OR SOFTWARE WILL SATISFY MERCHANT'S REQUIREMENTS, OR THAT THE OPERATIONS OF SUCH WILL BE UNINTERRUPTED OR ERROR FREE. THE EQUIPMENT, SOFTWARE, AND PROCESSING SERVICES ARE PROVIDED WITH ALL FAULTS AND THE ENTIRE RISK AS TO SATISFACTORY QUALITY, PERFORMANCE, ACCURACY, AND EFFORT WILL BE WITH THE MERCHANT. SHOULD THE EQUIPMENT OR SOFTWARE PROVE DEFECTIVE, MERCHANT, AND NOT COMPANY, ASSUMES THE ENTIRE COST OF ALL NECESSARY SERVICING OR REPAIR. COMPANY SHALL NOT BE LIABLE FOR ANY COSTS OR FOR PERFORMING ANY SERVICES HEREUENDER ARISING IN CONNECTION WITH MERCHANT'S NEGLIGENCE, ABUSE, MISUSE, OR FAILURE TO PERFORM ROUTINE MAINTENANCE OR STANDARD OPERATING PROCEDURES. COMPANY DISCLAIMS ANY WARRANTY, EXPRESS OR IMPLIED, THAT AFTER THE INITIAL INSTALLATION OF THE EQUIPMENT AND SOFTWARE, THAT THE EQUIPMENT, SOFTWARE OR CUSTOMER'S DATA WILL REMAIN VIRUS-FREE. MERCHANT WAIVES ANY CLAIMS HEREUNDER AGAINST COMPANY ARISING FROM MERCHANT'S FAILURE TO HAVE OR MAINTAIN CURRENT VIRUS PROTECTION, OR FROM A FAILURE FOR HAVE OR MAINTAIN CURRENT VIRUS PROTECTION, OR FROM A FAILURE FOR HAVE OR MAINTAIN CURRENT VIRUS PROTECTION, OR FROM A FAILURE FOR HAVE OR MAINTAIN CURRENT VIRUS PROTECTION, OR FROM A FAILURE FOR HAVE OR MAINTAIN CURRENT VIRUS PROTECTION, OR FROM A FAILURE FOR HAVE OR MAINTAIN CURRENT VIRUS PROTECTION, OR FROM A FAILURE FOR HAVE OR MAINTAIN CURRENT VIRUS PROTECTION, OR FROM A FAILURE FOR HAVE OR MAINTAIN CURRENT VIRUS PROTECTION, OR FROM A FAILURE FOR HAVE OR

9. LIMITATION OF LIABILITY

COMPANY'S AFFILIATES (INCLUDING PARENTS, SUBSIDIARIES, AND OTHER RELATED ENTITIES), SUCCESSORS, AND ASSIGNS SHALL NOT BE LIABLE TO MERCHANT OR MERCHANT'S OWNERS, PARTNERS, SHAREHOLDERS, AFFILIATES (INCLUDING PARENTS, SUBSIDIARIES, AND OTHER RELATED ENTITIES), SUCCESSORS, OR ASSIGNS, FOR ANY CONSEQUENTIAL, INCIDENTAL, INDIRECT, PUNITIVE, OR SPECIAL DAMAGES, INCLUDING LOST PROFITS, BUSINESS INTERRUPTION, OR ECONOMIC DAMAGES (INCLUDING THOSE ASSOCIATED WITH IMPROPER OR INADEQUATE TAXES CHARGED), OF ANY KIND, WHETHER BASED ON CONTRACT, TORT, OR ANY OTHER THEORY ARISING OUT OF THIS SERVICE AGREEMENT, OR MERCHANT'S USE (OR INABILITY TO USE) THE EQUIPMENT OR SOFTWARE, EVEN IF ADVISED IN ADVANCE OF THE POSSIBILITY OF SUCH DAMAGE. IN NO EVENT SHALL THE MERCHANT BE ENTITLED TO RECOVER OR COLLECT ANY DAMAGES IN EXCESS OF THE FEES PAID UNDER THIS SERVICE AGREEMENT DURING THE THREE (3) MONTHS IMMEDIATELY PRECEDING THE DATE OF MERCHANT'S FIRST CLAIM OF INJURY OR DAMAGE. IN NO EVENT SHALL COMPANY OR COMPANY'S AFFILIATES (INCLUDING PARENTS, SUBSIDIARIES, AND OTHER RELATED ENTITIES), SUCCESSORS, OR ASSIGNS, BE RESPONSIBLE FOR ANY LIABILITY OR DAMAGE INCURRED AS A RESULT OF DOWNTIME OF THE EQUIPMENT OR SOFTWARE.

10. GENERAL INDEMNITY

Merchant agrees to indemnify, defend, and hold Company, Company's affiliates (including parents, subsidiaries, and other related entities), employees, contractors, successors, assigns, and agents (collectively the "Company Indemnified Parties") harmless from and against any and all costs, damages, penalties, claims, actions, suits (collectively "Claims") of whatsoever kind and nature arising out of, related to, arising from, or in connection with Merchant's unauthorized modification or misuse of the Equipment or Software, or Merchant's

breach of this Service Agreement, or from Merchant's negligent acts or omissions. Merchant's indemnification obligation includes payment of all reasonable attorneys' fees, costs and expenses. Merchant shall promptly notify Company in writing of any Claim and any such suit will not be settled without Company's consent, such consent not to be unreasonably withheld. Merchant shall retain counsel reasonably acceptable to Company and Company shall cooperate in the defense of such claim. Company may appear, in its sole discretion and at its own expense, through counsel it selects.

11. MISCELLANEOUS TERMS INCLUDING BINDING ARBITRATION AGREEMENT

- a. <u>Assignment</u>. Merchant shall not have the right to assign or otherwise transfer its rights or obligations under this Service Agreement except with the written consent of Company. Company shall have the right to assign any or all of its interest, rights, and obligations in this Service Agreement without the need for consent from Merchant. Any prohibited assignment shall be null and void. This Agreement shall be binding upon the heirs, successors, and permitted assigns of the parties.
- b. <u>Amendments</u>. This Service Agreement may be amended by Company, Company's affiliates, or assigns, upon 30 days' written notice. Using the Equipment after a change takes effect constitutes acceptance of the amendment
- c. Notices. Notices permitted or required to be given hereunder shall be deemed sufficient if given by First-Class Mail or electronic mail addressed to Merchant's address on POS Exhibit A or Company's address in Section 11.e(iii) (or other addresses the parties may designate by like notice from time to time). Notices so given shall be effective as of the date received.
- d. Severability. In the event that any of the terms of this Service Agreement are in conflict with any rule of laws, regulations, provisions or otherwise unenforceable under the laws or regulations of any government or subdivision thereof, such terms shall be deemed amended so that such term of provision complies with such applicable law or regulation, but such invalidity, unenforceability, or revision shall not invalidate any of the other terms of this Service Agreement and it shall continue in force, unless the invalidity or unenforceability of any such provisions hereof does substantial violence to, or where the invalid or unenforceable provisions comprise an integral part of, or are otherwise inseparable from, the remainder of this Service Agreement. Section 11.e(viii) applies if any part of the Arbitration Agreement (Section 11.e) is found illegal or unenforceable and prevails over this section if inconsistent with it.
- e. <u>Binding Arbitration Agreement</u>. The term "Merchant" in this Section 11.e ("Arbitration Agreement") includes Merchant and the Guarantor(s) listed on POS Exhibit A. This Arbitration Agreement binds all of them and Company.
 - (i). Company and Merchant agree to resolve all claims and disputes of every kind between them or their respective owners, partners, shareholders, affiliates (including parents, subsidiaries, and other related entities), predecessors, successors, or assigns only through binding individual arbitration before the American Arbitration Association ("AAA"). This Arbitration Agreement is to be broadly interpreted. It includes: (A) claims or disputes relating to any aspect of the relationship between Company and Merchant including claims or disputes relating to any aspect of the relationship between Company and Merchant including claims or disputes relating to any agreement, the Equipment, the Software, the Processing Agreement, any Company product or service, and any agreement to which Merchant and Company are parties (even if the claim or dispute does not involve the Service Agreement), whether based in contract, tort, statute, fraud, misrepresentation, omission, or any other theory; (B) claims or disputes that arose before this Service Agreement or any other agreement became effective (including claims or disputes relating to advertising); (C) claims or disputes that are the subject of purported class action litigation on the date this Service Agreement becomes effective but Merchant is not a member of a certified class on that date; and (D) claims or disputes that arise after the termination of this Service Agreement but relate to it or to the Equipment or Software.
 - (ii). Class Action Waiver. Merchant and Company waive their rights to sue before a judge or jury and to participate in a class action, class-wide arbitration, private attorney general action, or any other proceeding in which a party acts in a representative capacity. Instead, any claim or dispute will be resolved on an individual basis by a neutral arbitrator whose decision (called an "award") will be final except for a limited right of appeal under the Federal Arbitration Act. The arbitrator may not join or consolidate proceedings together without the consent of all parties to all proceedings.
 - (iii). Before seeking arbitration, Company or Merchant must first send to the other, by certified mail return receipt requested or a courier service that requires a signature upon delivery, a written Notice of Dispute ("Notice"). A Notice to Company must be addressed to Shift4 Legal Department, 2202 N. Irving Street, Allentown, PA 18109. A Notice to Merchant must be addressed to its address in Company's records. The Notice must (A) describe the nature and basis of the claim or dispute; and (B) set forth the specific relief sought. If Company and Merchant do not reach an agreement to resolve the claim or dispute within 30 days after the Notice is received, Merchant or Company may commence an arbitration.
 - (iv). Company or Merchant may bring an individual suit in a small claims court instead of sending a Notice or arbitrating. Merchant may sue in the small claims court in the county of Merchant's principal place of business or Lehigh County, Pennsylvania; Company may sue in the small claims court in Merchant's principal place of business. This Arbitration Agreement does not preclude Merchant from bringing issues to the attention of federal, state, or local agencies (including an attorney general or the Office of the Comptroller of the Currency). Such agencies can, if the law allows, seek relief against Company on Merchant's behalf.
 - (v). The AAA's Commercial Arbitration Rules, as modified by this Arbitration Agreement, apply. To commence an arbitration, submit a Demand for Arbitration with the required fee to the AAA and send a copy to Company at the address in Section 11.e(iii). For information, visit adr.org or call 1-800-778-7879. For disputes involving \$25,000 or less, any hearing will be telephonic unless the arbitrator finds good cause to hold an in-person hearing. Any in-person hearing will be held in the county of Merchant's principal place of business.
 - (vi). For disputes involving \$75,000 or less, Company will pay all AAA and arbitrator's fees and will promptly refund Merchant's filing fee, unless the arbitrator finds the arbitration frivolous or brought for an improper purpose. For disputes involving more than \$75,000, AAA rules govern fees. Company will not seek its attorney's fees or expenses in any arbitration.
 - (vii). The arbitrator may award the same relief as a court could but may award declaratory or injunctive relief only to the individual party and only to the extent necessary to provide relief for that party's individual claim. Any court with jurisdiction may enforce the arbitrator's award.
 - (viii). If the class action waiver in Section 11.e(ii) is found to be illegal or unenforceable as to all or any part of a claim or dispute, then the Arbitration Agreement is null and void as to that part, which shall proceed in court with the rest proceeding in individual arbitration. If any other provision of the Arbitration Agreement is found to be illegal or unenforceable, that provision shall be severed and the rest will continue to apply in individual arbitration.
 - (ix). Notwithstanding any provision to the contrary, if Company makes any future change to this Arbitration Agreement (other than address changes) during the Initial Term or a Renewal Term, Merchant may reject that change by sending Company written notice within 30 days of receiving notice of the change to the address in Section 11.e(iii). The version of the Arbitration Agreement in force just before the rejected change will govern.
- f. Binding Agreement. This Agreement shall not become a binding Agreement between the Parties until it is approved by Company. The commencement of the transaction processing under this Agreement shall constitute Company's approval and its signature to this Agreement.
- g. Governing Law. The laws of the State of Merchant's principal place of business govern this Service Agreement, including claims for its enforcement or breach, except that the Federal Arbitration Act governs all matters relating to arbitration.
- h. Privacy Policy. By entering into this Service Agreement you agree to abide by the terms of Compnay's Privacy Policy. The Privacy Policy can be found at www.shift4.com/privacypolicy. For avoidance of doubt, you give Company the permission to, but not limited to, collect and allow third parties to utilize: User-Provided Information, Service Information, Third-Party Software Information, and Transaction Data.
- i. One-Year Limit on Claims and Disputes. Any claim or dispute must be filed in arbitration or small claims court (or in court if the Arbitration Agreement is found to be illegal or unenforceable so as to permit filing in court) within one (1) year of the date it first could be filed. Otherwise it is permanently barred.
- j. <u>Conflicting Terms</u>. This Service Agreement shall prevail over any conflicting terms or oral statements that may be contained in any instructions or other communications Merchant submits to Company with respect to this Service Agreement.
- k. Independent Contractor. Nothing in this Service Agreement or in its performance shall be construed to create any partnership, joint venture, or relationship of principal and agent or employer and employee between Company and Merchant or any of their respective affiliates or subsidiaries. Company and Merchant are and shall remain independent contractors. As such, neither Merchant nor any employees, agents, or affiliated persons of Merchant shall be entitled under any circumstances to maintain any action against Company for any bodily injury incurred by Merchant or any employees, agents, or affiliated persons of Merchant (including, but not limited to, the filing of claims under the workers' compensation laws of any state). Furthermore, Merchant acknowledges that Merchant shall be solely responsible for the purchase and maintenance of employment, and workers' compensation, and liability insurance coverage related to its employees, agents, or contractors, and that Company shall have no responsibility for any such coverage.
- 1. Force Majeure. Any delay or nonperformance of any provision of this Service Agreement (other than for payment of fees or charges incurred under this Service Agreement or the requirement to file claims or disputes within one (1) year) caused by conditions beyond the reasonable control of the performing party shall not constitute a breach of this Service Agreement, and the time for performance of such provision, if any, shall be deemed to be extended for a period equal to the duration of the conditions preventing performance.
- m. No Waiver of Rights. Unless expressly provided herein, no failure or delay on the part of any party in exercising any right under this Service Agreement will operate as a waiver of that right, nor will any single or partial exercise of any right preclude any further exercise of that right.
- n. Survival of Some Terms. Sections 2, 3, 4, 5(d), 7, 8, 9, 10, and 11, and any other provision that by its terms survives termination, shall survive the termination of this Service Agreement and continue to bind Company and Merchant.
- O. Entire Agreement. COMPANY'S REPRESENTATIVES MAY HAVE MADE ORAL STATEMENTS REGARDING THE EQUIPMENT, SOFTWARE, OR SERVICES. NONE OF THE ORAL STATEMENTS CONSITUTE WARRANTIES, MERCHANT SHALL NOT RELY ON ANY OF THEM, AND THEY ARE NOT PART OF THIS SERVICE AGREEMENT. THIS SERVICE AGREEMENT, INCLUDING ITS EXHIBITS, CONSTITUTES THE ENTIRE AGREEMENT OF THE PARTIES WITH RESPECT TO THE SUBJECT MATTER HEREOF, AND SUPERSEDES ALL PREVIOUS PROPOSALS, ORAL OR WRITTEN, AND ALL NEGOTIATIONS, CONVERSATIONS, OR DISCUSSIONS HERETOFORE HAD BETWEEN THE PARTIES RELATED TO THIS SERVICE AGREEMENT. ACKNOWLEDGES THAT IT HAS NOT BEEN INDUCED TO ENTER INTO THIS SERVICE AGREEMENT BY ANY REPRESENTATIONS OR STATEMENTS, ORAL OR WRITTEN, NOT EXPRESSLY CONTAINED IN THIS SERVICE AGREEMENT.



FINAL AUDIT REPORT

Created: 03–19–2024

By:

(DEE@IMPACTPAYS.COM;EXEC@IMPACTPAYS.COM)

Status: Signed

Transaction ID: b5072778-b903-41ab-bd79-ba54209399e0

"Harbortouch Merchant Application" History

Document created by DEEPAK KARAWADRA (DEE@IMPACTPAYS.COM; EXEC@IMPACTPAYS.COM)

03-19-2024 - 04:00:48 PM EST - IP address: 173.166.215.126

Document emailed to Kathy Johnson (johnson360071@bellsouth.net) for signature

03-19-2024 - 04:00:48 PM EST

Document e-signed by Kathy Johnson (johnson360071@bellsouth.net)

Signature Date: 03-20-2024 - 11:44:47 AM EST - IP address: 73.177.15.186

Signed document emailed to Kathy Johnson (johnson360071@bellsouth.net)

03-20-2024 - 11:44:49 AM EST