

# **Merchant Application & Agreement**



Rev 19 LLC (dba Agile Financial Systems) 2535 E. Southlake BNd, #140 Southlake, TX 76092 317-754-1675   www.go-afs.com							42 Main Street Hudson, MA 01749 978-562-2222	
Agent Name:	Agent #:		Merchant #:				ICC:	
Merchant Name (DBA Or Trade Name)			Merchant #: MCC:  Corporate/Legal IRS Filing Name					
Location Address			Corporate Addr	ress (If Different)			,	
City	State	Zip	City			State	Zip	
Contact Name Contact	ct Email Address			Business Telephon	e	Federal Tax ID #		
Does this location currently accept payment cards?	Has merchant or ow	vners/ principals ev	er been terminate	ed from accepting pa	vment cards from an	y payment network for	this business or	
	any other business?			please explain reasor		, , , , , , , , , , , , , , , , , , , ,		
Yes No								
TYPE OF BUSINESS:			NATURE O	F BUSINESS:				
Individual/Sole Proprietor Corporation Govern	nment State:		Retail	Mail/Phone Order		Internet	Restaurant	
Partnership LLC Non-Profit (Provide evic	dence of 501(c)(3) Statu	us)	Lodging	QRS	Face to Face			
Public Traded-Stock Symbol Years in Busines:	s Months in	Business	Seasonal Sales	Yes No	If yes, please check	high volume months: J	FMAMJJASOND	
Product or Service being offered								
Method of Acceptance: (totals to equal 100%)				Monthly Card Volu	me: \$	Average Ticket: \$		
Credit Cards Swiped:	%	URL:		American Express	Volume: Ś	High Ticket: \$		
MO/TO:% Internet:		*Must disclose all URL merchant account for		AMEX SE # (if app	licable):			
MO/TO QUESTIONNAIRE: COMPLETE THIS SECTION I					,			
What percentage of sales are to: Business Consur		Individual Consum						
Method of Marketing:     Newspaper/Mag				ail, Brochure and/or	Catalog Outhour	d Telemarketing Sales	Other:	
Percentage of products sold via: Telephone Order		Mail/Fax Orders		Internet Orders	,	Other%	o anom	
4. Who's processing the order? Merchant	Fulfillment Center	Mail/I ax Orders	Other:		76	Other//		
Who a processing the order:      Who enters credit card information into the processing		Merchant	Fulfillment Cent		Consumer	Other:		
	·					Other.	<del>-</del>	
6. If credit card payment information is taken over the Inte	met, is payment chann	iei ericrypted by 55	L or better?	Yes	No			
If yes, please provide the following:	V N-	le . le . de e		1	V N-	IENIla ia ia - a	-12	
a. Do you own the product/inventory?		b. Is the product st	ored at your busii		Yes No	If No, where is it store		
c. After charge authorization, how long until product ship	•			d. Who ships the p			t Center	
e. Product shipped by: U.S. Mail	Other:			f. Delivery receipt r	· · · · · · · · · · · · · · · · · · ·	Yes No		
Does Merchant use an independent service that stores.			nation:	No	Yes (If yes, please p	provide information belo	w)	
Name:	Phone Number:							
Does Merchant use <u>fulfillment house to fulfill product</u> :				No	Yes (If yes, please p	provide information belo	ow)	
Name:	Phone Number:							
Have Merchant or Owner/Principals ever filed <u>Business</u> (required) Explanation:	Bankruptcy and/or Per	rsonal Bankruptcy:		No	Yes (If yes, please e	explain below)		
BANK DISCLOSURE:								
Member Bank Information: Avidia Bank, 42 Main Street,	——————————————————————————————————————	Phone 978-562-22	22					
Important Bank Responsibilities:								
1. Avidia Bank is the only entity approved to extend								
<ol><li>Avidia Bank is responsible for educating merchan</li><li>Avidia Bank, not the ISO, must hold, administer ar</li></ol>	•			nich Merchants must	comply.			
Avidia Bank, not the ISO, must hold, administer ar								
5. Avidia Bank must be a party to the Agreement.								
Merchant Information: Refer to this Merchant Application	above.							
Important Merchant Responsibilities:	rago roquiroments							
<ol> <li>Complying with Cardholder data security and stor</li> <li>Maintaining fraud and Chargebacks below establi</li> </ol>	= :							
3. Reviewing and understanding the Agreement.								
4. Complying with the Network Rules.								
The responsibilities listed above do not supersede terms ultimate authority should Merchant have any problems.	of the Agreement and a	re provided to ensu	ire Merchant und	erstands some impor	tant obligations of e	ach party that Avidia Ba	ank, as the	
Merchant Name: Merchant Signature/Title:					Date:			

#### PRINCIPAL/BENEFICIAL OWNERS:

Principal/Beneficial Own						
Principal/Beneficial Owi	iei #1.					
First:		Middle Init:	Last:		SSN:	Date of Birth:
Title:				Home Address:		
City		Ctata	7in:	Email Address:		Home Phone:
,			•	Linali Address.		Tiome Findle.
	Controlling Interes	t Yes No	DL #:	State*:	DL Issue Date:	DL Expiration Date:
Principal/Beneficial Owr	ner #2					
First:		Middle Init:	Last:		SSN:	Date of Birth:
Title:				Home Address:		
City		State:	7in:	Email Address:		Home Phone:
% Ownership: Principal/Beneficial Own		t Yes No	DL #:	State*:	DL Issue Date:	DL Expiration Date:
Frincipal/Berieficial Owi	iei #5					
First:		Middle Init:	Last:		SSN:	Date of Birth:
Title:				Home Address:		
Citv:		State:	Zip:	Email Address:		Home Phone:
% Ownership: Principal/Beneficial Own	Controlling Interes	t Yes No	DL #:	State*:	DL Issue Date:	DL Expiration Date:
·						
First:		Middle Init:	Last:		SSN:	Date of Birth:
Title:				Home Address:		
City:		State:	Zip: _	Email Address:		Home Phone:
	6	. V N	DI #	C: . *		
	Controlling Interes		DL #:	State*:	DL Issue Date:	DL Expiration Date:
	•					
First:		Middle Init:	Last:		_ SSN:	Date of Birth:
Title:				Home Address:		
City:		State:	Zip: _	Email Address:		Home Phone:
% Ownership:	Controlling Interes	t Yes No	DI #-	State*:	DI Jesua Data:	DL Expiration Date:
70 OWNERSHIP.				con(s) signing the Merchant Applica		·
				ICATION OF BENEFICIAL	O)4/NED/C)	
To halp the government	fight financial grims. End			ICATION OF BENEFICIAL		about the beneficial owners of legal entity customers.
Legal entities can be ab	used to disguise involvem	nent in terrorist financir	ıg, mor	ey laundering, tax evasion, corruption	on, fraud, and other financ	cial crimes. Requiring the disclosure of key individuals who
				investigate and prosecute these cri		
						g individuals (i.e., the <b>beneficial owners</b> ):  ch natural person that owns 25 percent or more of the
shares of a c	orporation); and					· · · · · · · · · · · · · · · · · · ·
	I with significant respons sident, Vice President, or		e legal e	ntity costumer (e.g., Chief Executive	e Officer, Chief Financial C	Officer, Chief Operating Officer, Managing Member, General
						es, up to four individuals (but as few as zero) may
circumstances the same	individual might be ident	tified under both sectio	ns (e.g.	, the President of Acme, Inc. who al	so holds a 30% equity int	e individual under section (ii). It is possible that in some erest). Thus, a completed form will contain the identifying
information of at least o	ne individual (under secti	on (ii)), and up to five ir	ndividu	lls (i.e., one individual under section	(ii) and four 25 percent e	quity holders under section (i)).
I, the undersigned						all of the information furnished above, with regard to
	dividual, if any, who dire bove is complete and acc		igh any	contract, arrangement, understan	ding, relationship or oth	erwise, owns 25 percent or more of the equity interests of
6						
Signature: SITE INSPECTION:						Based upon ISO's review, does Merchant have the
Merchant:	Owns	Rents				appropriate facilities, equipment, inventory, personnel and license or permit to operate their business?
Building Type:	Shopping Center	Office Building	Inc	ustrial Building Residence	Stand Alone	No Yes
Area Zoned:	Commercial	Industrial		sidential		
Square Footage:	0-500	501-2500	25	01-5000 5001-10000	)+	Comments:
BANK ACCOUNT INFO		_				
	r the Account where fun	·		-	=	nk Name:
Legal or DB			)			nsit # (ABA Routing):
	Account # (DDA):				er Account # (DDA):	
	**By	providing the above referen	.ea intor	nation, you are authorizing Bank to initiate	num debit and credit transaction	ons to said account.

## DISCOUNT RATES & FEES:

FOR COST PLUS PRICING, ALL PAYMENT NETWORK INTERCHANGE WILL BE CHARGED AS PASS-THROUGH, IN ADDITION TO THE DISCOUNT RATE SPECIFIED BELOW. CHECK CARD	
NETWORK COSTS WILL BE CHARGED AS PASS-THROUGH ON ALL PRICING STRUCTURES. FOR PIN DEBIT TRANSACTIONS WITH AUTH FEE ONLY AND/OR COST PLUS PRICING, ALL PI	IN
DEDIT NETWORK EEES WILL BE CHARCED AS DASS THROUGH IN ADDITION TO THE DISCOLINT DATE SPECIFIED BELOW	

	N:	Tiered	Interchan	ge Cost) Plus		Dual Pricing	Surc	harge	Flat	Rate			
CARD FEES:						R FEES							
TIERED	Credit	Check Card	Amex	Pin Debit	Servic		\$	Gateway P	er Item Fee	\$	Pre-Arbitra	tion Fee	\$
Qualified Rate	%	%	%	%	Voice . Fee	Authorization	\$	Gateway M	lonthly Fee	\$	Paper State		\$
MID Qualified Rate	%	%	%	%	Month	lly PCI Fee	\$	Wireless S	etup Fee	\$	Pin Debit El Item Fee	BT/FNS Per	\$
NON Qualified Rate	%	%	%	%	Govt 0	Compliance Fee	\$	Monthly W	ireless Fee	\$	EBT/FNS N	umber	#
Auth Fee	\$	\$	\$	\$	Batch	Fee	\$	Retrieval R	equest Fee	\$		EBT Cash O	nly
(COST) PLUS	%	%	%	%	Charg	eback Fee	\$	AVS Fee		\$	Same Day F	unding	Yes No
Auth Fee	\$	\$	\$	\$	Early 7	Termination Fee	\$	Per Item Fe	ee	\$	If Yes:		1
DISCOUNT METHOD:	Daily Di	scount	Monthly Dis	scount	Setup	Fee	\$	ACH Retur	n Fee	\$	Monthly Fee		\$
					Annua	al Fee	\$	Breach Pro	tection Fee	\$	Discount		
					Annua	I PCI Fee	\$	CB Reversa	al Fee	\$	Fee (per UR	L Monitorin L)	\$
								Monthly Mi	inimum	\$			
Assessment A Fee Applies to Gross AXP Card Volum 0.165% You, as Merchant, have cards (MasterMoney Ca Merchant does not spe Elected Visa, Discover I	the option of a ards) or Visa sig cifically indicate	0.30% ccepting Maste gnature debit ca e otherwise, the	erCard credit c ards (Check Ca ards Merchant Ap	ards, Visa cree ards), or debit oplication will l	(Applies 0.75% dit cards, A cards issu be process	American Expresed by the Disco and to accept Al	ss credit cards ver Network. N	, credit cards Merchant may	y elect to acce	1.00% Discover® Not any or all	Network, Master	ypes for pay	
PRODUCT FEES:													
APEXNow													
1. Model:			QTY:	Own	nership:	New	Reprogr	rammed	Swapped	F	ree Terminal <sup>(1)</sup>	Price (Per Unit)	\$
2. Model:			QTY:	Own	nership:	New	Reprogr	rammed	Swapped	F	ree Terminal <sup>(1)</sup>	Price (Per Unit)	\$
3. Model:			QTY:	Own	nership:	New	Reprogr	rammed	Swapped	F	ree Terminal <sup>(1)</sup>	Price (Per Unit)	\$
MPOS \$	Smart MPOS	5 l	_ite \$	Terminal \$	S	Plus \$	_ Regist	er Lite \$	Regis	ter Plus \$	Reg	ister Premiu	ım \$
Other Equipment													
1. Model:			QTY:	Own	nership:	New	Reprogr	rammed	Swapped	F	ree Terminal <sup>(1)</sup>	Price (Per Unit)	\$
2. Model:			QTY:	Own	nership:	New	Reprogr	rammed	Swapped	F	ree Terminal <sup>(1)</sup>	Price (Per Unit)	\$
3. Model:			QTY:	Own	nership:	New	Reprogr	rammed	Swapped	F	ree Terminal <sup>(1)</sup>	Price (Per Unit)	\$
APEXOnline (Montl	nly) - Requir	es E-Comme	rce MID										
Basic: \$0	Standar	d: \$24.99	Advano	ced: \$79.99		Pro: \$299.99							
APEX Gateway													
Email:					QTY:		Monthly Fe	e: \$	Trans	Fee: \$		Setup Fee:	\$
VAR Contact Name:						Integration Pa	artner Email:		I				
Additional Options:	WooCoi	nmerce	APEX ACI	H <sup>(2)</sup> \$		APEXConnect	:						
•	ort Tech	Support Provid	ed by:										
External Tech Supp													
	olle				n Food C		Monthly Fee: \$	\$	Trans Fee: \$		Ownership:	New	Reprogra
Other Gateway/Mo	DIIE		QTY:	Setu	р гее. э					I			-
Other Gateway/Mo	olle		QTY:	Setu	р гее. ఫ								
Other Gateway/Mo Name: Email:			QTY:	Setu	р гее. э		Entitlement	s					
	ns		QTY:	Setu	р гее. ఫ		Entitlement: i.e. EBT	s					

TERMINAL COMMUNICATION METHOD						
IP Based-DHCP IP Based-Stati	c Cellular	С	ial-Up			
APPLICATION OPTIONS						
Auto Close <sup>(3)</sup> Time:	Other Termi	nal Setup Info:				
Pin Debit AVS CVV2 I	nvoice Restaurant Table	#'s Restaurant Serv	/er #'s	Restaurant Tip	Retail Tip	Tip at Time of Sale
EQUIPMENT DEPLOYMENT						
Ship Equipment: Yes No	Delivery: Next Day	Second Day G	round	Other:		
Ship to: DBA Address Legal Add	ress Other:					
PAYMENT				EQUIPMENT TOTAL		
Merchant Paying for Equipment/Shipping	Agent Paying fo	or Equipment/Shipping		\$		
Bill to Statement ACH	Bill CC on File <sup>(3)</sup>	Bill Against Residual <sup>(4)</sup>		+Shipping and Taxes		
SIGNATURE						
CONTINUING PERSONAL GUARANTY PROVISION ("GL By signing below, each individual or entity ("Guarantor"), complete performance of all obligations of Merchant iden all amounts payable by Merchant under the Agreement, i other things, that ISO or Bank can demand performance Guarantor agrees that his or her liability under this Guara the initiation of bankruptcy proceedings; (2) either ISO or or Merchant from any obligation under the Guaranty or A that may affect the rights of either ISO or Bank against M Guaranty without losing such rights; (b) ISO and Bank ea Bank; and (c) such Guarantor will pay all court costs, atto or not there is a lawsuit, and such additional fees and cos executed by a principal of Merchant.  Principal #1:	jointly and severally (if there is mot tified above under the Agreemen including, without limitation, charg or payment from any Guarantor if inty will not be limited or canceled Bank agrees to changes or modif greement, as applicable; (4) any L erchant or any other Guarantor. E ch can demand payment from suc urneys' fees, and collection costs in its as may be directed by a court.	ore than one Guarantor) and t, as amended from time to ges, interest, costs and othe Merchant fails to perform a because: (1) the Agreement, aw affects the rights of eith ach Guarantor further agreech Guarantor without first sucurred by either ISO or Barlf Merchant is a corporation	I unconditi time, inclu- or expenses any obligating to cannot be with or with ner ISO, Me es that: (a) eeking pay hk in conne i, limited lia	onally guarantees to ISO and ding, without limitation, all ps, such as attorneys' fees and ion or pay any amount Merclae enforced against Merchan thout notice to Guarantor; (3 erchant, or Bank under the A ISO and Bank each may del ment from Merchant or any ection with the enforcement of ability company, partnership	d Bank the promp romises and cove d court costs. This nant owes under t t for any reason, ii ) ISO or Bank rele greement; and/or ay enforcing any o other Guarantor of the Agreement or other entity, thi	t payment and full and nants of the Merchant, and Guaranty means, among the Agreement. Each ncluding, without limitation, ases any other Guarantor (5) anything else happens of their rights under this or from any security held by or this Guaranty, whether s Guaranty must be
Printed Name:	Date:	Printe	ed Name: _			Date:
To help the government fight the funding of terrorism an who opens an account. What this means for you: Wher also ask to see your driver's license or other identifying MERCHANT APPLICATION AND AGREEMENT ACCEP (Capitalized terms not defined in this Acceptance Secti By executing this Merchant Application ("Merchant Application this Merchant Application is true, correct and complete a this Merchant Application have the requisite legal power authorizations and agreements set forth herein on behalt Conditions, as may be amended from time to time (collect a merchant account for Merchant with the Bank and Banticket, and approved monthly Card volume; (iv) Bank and each person listed on this Merchant Application; (v) Bank Amderchant's first settled transaction, Merchant agrees to p. Bank and a merchant identification number has been issubound by the terms of the Agreement. Merchant acknowledges that ISO will rely on the represe certain rights under this Merchant Application and Agree PCI COMPLIANCE TERMS AND CONDITIONS  Merchants are required to be PCI compliant and maintain Program at \$29.95 per month starting at 60 days after the days or compliance has expired, the merchant will be assumpliance, please contact our Customer Support team.	you open an account, we will as documents.  TANCE  on have the meanings set forth cation"), on behalf of the merchat all information supplied by Merchas of the date of this Merchant Ap, and authority to complete and suffer of Merchant and individually and the complete and suffer of Merchant and individually and the suffer of Merchant and individually and to ISO/Processor is authorized to swill determine all rates, fees and pay such fees in accordance with used to Merchant; and (vii) Merchaledges that this Agreement is bein that the suffer of the ment.	in the Terms and Condition the described above ("Merchant to Rev 19 LLC dba Agil olication; (ii) if Merchant is a birm this Merchant to the te information contained in thi atton provided herein in its a investigate, either through charges and notify Mercha the terms of the Agreemen thand the undersigned ha ing submitted to Bank, as t in this Agreement and unle at account is open. Merchant d or 60 days after complian	ns: https:// ant"), the le Financial a corporativition on be rrms of this s Merchanipproval prits own agent of the a t, (vi) the Averagement of the session	irth, and other information of a complete authorized individuals on limited liability company, half of Merchant and to make the provided for rocess and in setting the appens or through credit bures appended to the provided for rocess and in setting the appents or through credit bures appended to the provided for rocess and in setting the appents or through credit bures appended to the provided for the provided for the provided for the card Networks is especified or prohibited by the provided for the provided fo	s-conditions/)  yidual(s) each, joir  Bank Corporatior or partnership, th e and provide the Buaranty and the the purpose of ob- licenses, the ant's submission a ct until Merchant I greement, and M and ISO is also a y the Network Ru  since will be enrolled t validated after b	atly and severally,  ("Bank") and contained in  e individual(s) executing acknowledgments, attached Terms and itaining, or maintaining, ate, approved average credit of Merchant and and acceptance of has been approved by erchant agrees to be party to this Agreement. les or Law, ISO will have  d in our PCI Assistance eing approved 180
MERCHANT:		BAN	IK:			
Principal #1:		Ву: _				Date:
Print Name:				·		
Principal #2:			•	a Agile Financial Systems):		5.
Print Name:	Date					
By checking this box, Merchant opts out of receiving f You may continue to receive marketing communicatio Opting out of commercial marketing communication American Express may use the information obtained purposes.  Notes:  (1) Must include a signed Free Terminal Addendum form	ons while American Express upd: s will not preclude you from recei l in the Merchant application at th	nunications from American ates its records to reflect your	Express. In Express. In our choice.	onship messages from Ameri	can Express.	
(2) Merchant agrees to T&Cs upon logging into APEX G. (3) Agent must complete electronic CC authorization for (4) Agent must have a minimum of \$1,500 in monthly re	ateway m					

# & A F S

### **EQUIPMENT TERMS AND CONDITIONS IMPORTANT - READ CAREFULLY**

- 1. FREE EQUIPMENT AGREEMENT Subject to these terms and conditions (this "Agreement"), Agile Financial Systems AFS ("Company") agrees to provide Merchant listed in the attached free equipment order form (the "Order Form") the hardware described in the Order Form (the "Equipment") solely for the purpose of processing transactions in accordance with the merchant agreement entered into between Merchant and Company (the "Merchant Agreement"). So long as Merchant is not in breach of this Agreement or the Merchant Agreement, the Equipment will be provided free of charge to Merchant for the term of the Merchant Agreement.
- 2. **TERM** The term of this Agreement will run coterminous with the term of the Merchant Agreement. In the event of termination of the Merchant Agreement, this Agreement will automatically terminate. In addition, either party may terminate this Agreement upon thirty (30) days prior written notice. Company may terminate this Agreement immediately upon a breach by Merchant of any term, condition or covenant set forth herein that is not remedied within ten (10) days after written notice thereof is sent to Merchant. Termination of this Agreement shall not limit Company from pursuing any other available remedies.
- 3. EFFECT OF TERMINATION; SURVIVAL Upon termination of this Agreement, Merchant will return the Equipment, including all cables, to Company, at Merchant's cost, free and clear of all liens, and in good condition and repair, reasonable wear and tear excepted. If such Equipment is not received by Company within ten (10) days after such termination, then Merchant shall be liable to Company for a replacement fee of \$2,000. Further, upon any breach of this Section, Merchant will be liable, and Company will have the right to automatically charge Merchant's merchant account (as set forth in the Merchant Agreement) for Company's reasonable costs and expenses related to such Equipment, including costs and expenses for repair, protection and preservation of the Equipment and all reasonable attorneys and collection fees and expenses in connection with defending or enforcing Company's rights and remedies under this Agreement. All terms and any sections of this Agreement that are logically intended and required to survive expiration or termination of this Agreement to achieve their intent, shall survive without limitation.
- 4. TITLE; OWNERSHIP Title to the Equipment will at all times remain with Company. Notwithstanding any other provision set forth herein, the Company or its third party licensors are and shall remain the sole and exclusive owners of the proprietary software and other intellectual property rights contained in the Equipment (the "Software"), including any amendments, modifications, derivative works, revisions, changes or other improvement thereto. Merchant has no right to use, make, sublicense, modify, transfer, rent, lease, sell, display, distribute or copy originals or copies of the Software, or to permit anyone else to do so. In addition, Merchant agrees to not (i) reverse engineer, unencrypt, disassemble, decompile or otherwise translate the Software or allow anyone else to do it, or (ii) remove any patent, copyright or trademark or other intellectual property notices that may appear on any part of the Software or Equipment.
- 5. COVENANTS During the term, Merchant (i) shall maintain the Equipment in good condition and repair, reasonable wear and tear excepted, (ii) use the Equipment in compliance with all applicable laws, regulations and ordinances, (iii) shall promptly notify Company of the occurrence of any events which materially and adversely affect the value of the Equipment, including if it is stolen, and (iv) shall not, without the prior written consent of Company, sell, assign, exchange, lease, tend, license the use of, pledge, encumber, grant a security interest in or dispose of the Equipment. The Equipment is the property of Company. Therefore only Company is permitted to program the Equipment. Neither Merchant nor any third party shall program the Equipment without the written consent of Company. If the Equipment program is altered by anyone other than Company, Merchant will be responsible for all damages including fraud arising from such action. If the Equipment is damaged, then Merchant shall be responsible for all repair fees associated with the Equipment. Merchant shall not permit any repairs to the Equipment unless authorized by Company. If the Equipment is lost, then Merchant shall be responsible for its cost to be calculated at fair market value as determined in the sole discretion of Company. Such amount shall not exceed \$395.

- 6. GOVERNING LAW; WAIVER OF JURY TRIAL The rights and obligations of the parties hereto shall be governed by and construed in accordance with the laws of the State of Texas (without regard to conflicts of laws principles). The parties hereby consent to the sole and exclusive jurisdiction to the state and federal courts located in Tarrant County, Texas for any dispute arising out of this Agreement.
- 7. **WAIVER OF JURY TRIAL.** EACH PARTY HEREBY IRREVOCABLY AND UNCONDITIONALLY WAIVES ANY RIGHT TO A TRIAL BY JURY.
- 8. DISCLAIMER OF WARRANTY EXCEPT AS EXPRESSLY STATED IN THIS AGREEMENT, COMPANY DOES NOT MAKE ANY REPRESENTATION OR WARRANTY OF ANY KIND, WHETHER RELATED TO THE EQUIPMENT OR ANY OTHER MATTER, AND HEREBY EXPRESSLY DISCLAIMS ALL WARRANTIES, WHETHER EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, ALL WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NONINFRINGEMENT, TITLE OR WORKMANSHIP.
- 9. LIMITATION OF LIABILITY NOTWITHSTANDING ANY OTHER PROVISION IN THESE TERMS, COMPANY WILL NOT BE LIABLE TO MERCHANT OR ANY THIRD PARTY WITH RESPECT TO THE SUBJECT MATTER OF THIS AGREEMENT UNDER ANY THEORY OF CONTRACT, NEGLIGENCE, TORT, STRICT LIABILITY OR OTHER LEGAL OR EQUITABLE THEORY FOR ANY INCIDENTAL, CONSEQUENTIAL, INDIRECT, SPECIAL, PUNITIVE, OR EXEMPLARY DAMAGES. IN NO EVENT SHALL COMPANY'S TOTAL LIABILITY HEREUNDER FOR ANY AND ALL CAUSES, WHETHER ARISING OUT OF NEGLIGENCE, BREACH OF CONTRACT, TORT OR OTHERWISE, EXCEED \$100
- 10. INDEMNIFICATION Merchant agrees to defend, indemnify, and hold harmless Company, its subsidiaries, affiliates, and its and their respective officers, directors, employees, sub-contractors, suppliers, agents and representatives (collectively, the "Company Entities"), against any claim, demand, cause of action, or proceeding related to this Agreement ("Claim") brought by any party as a result of any breach of your obligations under this Agreement. You further agree to defend, indemnify, and hold the Company Entities harmless from and against any and all losses, damages, costs and expenses (including reasonable attorneys' fees) that may result or arise from any Claim.
- 11. **LIMITATION OF REMEDIES** MERCHANT ACKNOWLEDGES AND AGREES THAT ITS SOLE REMEDY, IN THE EVENT OF ANY DISPUTE, CLAIM OR ACTION, ARISING OUT OF OR IN ANY WAY RELATED TO OR RESULTING FROM THIS AGREEMENT OR OTHERWISE SHALL BE THE RETURN OF THE EQUIPMENT TO COMPANY.
- 12. **ENTIRE AGREEMENT** This Agreement constitutes the entire agreement between the parties and shall supersede all previous communications, representations, agreements or understandings, either oral or written, between the parties with respect to the subject matter hereof.
- 13. **NOTICES** All notices and other communications required or permitted under this Agreement shall be in writing and given by personal delivery, telecopy (confirmed by a mailed copy), or first class mail, postage prepaid, sent to the addresses set forth herein.
- 14. MODIFICATIONS; SEVERABILITY Company reserves the right to make changes to this Agreement at any time. If any term or condition of this Agreement shall be deemed invalid, void, or for any reason unenforceable, that term or condition shall be deemed severable and shall not affect the validity and enforceability of any remaining term or condition.
- 15. NO ASSIGNMENT Merchant may not assign this Agreement without the prior written consent of Company and any attempt to do so without such consent shall be void.

DBA:	
Model	QTY
AGREED:	
Merchant Signature:	
Printed Name:	
Title	Date:



### **ADDITIONAL DOCUMENTS**

ATTACH ADDITIONAL SUPPORTING DOCUMENTS: \_\_\_\_

Please provide the additional supporting documentation to complete the application process.

ATTACH VALID COPY OF OWNER'S DRIVER'S LICENSE: _	 	 