

Charles M. Arlinghaus Commissioner (603) 271-3201

State of New Hampshire

DEPARTMENT OF ADMINISTRATIVE SERVICES

25 Capitol Street – Room 100

Concord, New Hampshire 03301

Office@das.nh.gov



Catherine A. Keane Deputy Commissioner (603) 271-2059

Sheri L. Rockburn Assistant Commissioner (603) 271-3204

May 19, 2022

His Excellency, Governor Christopher T. Sununu and the Honorable Council
State House
Concord, New Hampshire 03301

REQUESTED ACTION

Authorize the Department of Administrative Services, Bureau of Purchase and Property, to exercise an amendment to merchant card processing services contract 8002850 to allow First Data Merchant Services, LLC, of Alpharetta, GA (VC #315135) to assume responsibility from FDS Holdings, Inc., Alpharetta, GA (VC #344407) and extend the termination date from June 30, 2022 to June 30, 2024. The original contract was approved by Governor and Executive Council on September 18, 2013, item #27E, as amended by the First Amendment on August 5, 2014, Item #105, the Second Amendment on December 15, 2015, Item #104, the Third Amendment on June 6, 2018, Item #174, and the Fourth amendment on May 1, 2019, Item #79, the Fifth Amendment on June, 16, 2021, Item#159. The price limitation remains the same, at \$25,000,000.00. All other provisions of the Agreement, approved by the Governor and Executive Council shall remain in full force and effect.

Funding shall be provided through individual agency expenditures, none of which shall be permitted unless there are sufficient appropriated funds to cover the expenditure.

EXPLANATION

The purpose of this item is to obtain authority to extend the State's merchant card processing contract with First Data Merchant Services LLC. First Data Merchant Services LLC. and FDS Holdings LLC. are both subsidiaries of Fiserv Inc. The entities were merged retaining the name First Data Merchant Services LLC dissolving FDS Holdings Inc. Pending Governor and Council approval, this Sixth Amendment will allow First Data Merchant Services, LLC, Alpharetta, GA (VC #315135) to assume responsibility for the current contract from FDS

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Holdings, Inc. and extend the contract expiration date to June 30, 2024, aligning with the expiration date of the primary statewide merchant card processing Contract with JP Morgan Chase d/b/a Paymentech, LLC. This coterminous expiration shall facilitate the State to conduct a coordinated transition for all aspects of merchant card processing e.g. credit card payments, gift card, e-checks, etc.

On September 18, 2013, item #27E, Governor and Executive Council approved a statewide contract with Banc of America Merchant Services, LLC, Englewood, CO (VC #177856) for merchant card processing services, with Bank of America N.A., Jamaica Plain, MA as the sponsor bank, in the amount of \$25,000,000, with a contract term expiring June 30, 2018.

The First Amendment, August 5, 2014, item #105, extended the end date for conversion of the merchant card services processing platform from August 31, 2014 through November 14, 2015. No additional funding.

The Second Amendment, December 15, 2015, item #104, retroactively extended the end date for conversion of the merchant card services processing platform from November 14, 2015 through March 15, 2016. No additional funding.

The Third Amendment, June 6, 2018, item #174, extended the contract from June 30, 2018 through June 30, 2019 and allowed time for the State to evaluate alternative opportunities within the market with intentions of identifying potentially to have a single contractor for merchant card services. The results of the aforementioned evaluation established the primary merchant card processing services contract with JP Morgan Chase d/b/a Paymentech, LLC. No additional funding.

The Fourth Amendment, May 1, 2019, item #79, extended the contract through June 30, 2021 and replaced Fee Structure, Equipment Costs, and Terminals. The contract extension was to allow adequate time for eighteen (18) agencies to transition to the new Statewide Contract 8002054 with JPMorgan Chase d/b/a Paymentech, LLC. The Fee Structure, Equipment Costs, and Terminals changes were due to industry technological advancements preventing direct replacement of existing equipment.

The Fifth Amendment, June 16, 2021, item #159, extended the contract through June 30, 2022 to allow additional time for ten (10) agencies to transition their merchant card processing environments to the Statewide Contract with JPMorgan Chase d/b/a Paymentech, LLC. The amendment also allowed FDS Holdings, Inc., Alpharetta, GA (VC #344407) to assume responsibility for the current contract, from JV Wind Down, LLC, formerly known as Banc of America Merchant Services, LLC, with Bank of America N.A. remaining as the sponsor bank. No additional funding.

There are currently seven (7) agencies that did not complete transition to the statewide contract with JP Morgan Chase d/b/a Paymentech, LLC:

1) Administrative Office of the Courts - 13 locations remaining (5 locations transition in progress)

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- 2) Department of Health and Human Services Food Services (transition in progress)
- 3) Department of Natural and Cultural Resources Hampton Beach and Cannon Mountain
- 4) Department of Safety 5 locations
- 5) Fish and Game
- 6) Lottery
- 7) Secretary of State

An RFP is to be issued fiscal year 2023 to address the approaching expiration of the Statewide Contract. As a result, the intention would be to allow the six (6) locations currently in progress to transition to the statewide contract with JP Morgan Chase d/b/a Paymentech, LLC. The remaining locations would stay with First Data Merchant Services through the completion of the requested contract extension to avoid transitioning twice within two years in the event a new vendor is selected.

Based on the foregoing, I am respectfully recommending approval of the contract amendment with First Data Merchant Services, LLC.

Respectfully submitted,

Charles M: Arlinghaus

Commissioner

STATE OF NEW HAMPSHIRE

DEPARTMENT OF INFORMATION TECHNOLOGY

27 Hazen Dr., Concord, NH 03301 Fax: 603-271-1516 TDD Access: 1-800-735-2964 www.nh.gov/doit

Denis Goulet
Commissioner

May 4, 2022

Charles M. Arlinghaus, Commissioner State of New Hampshire Department of Administrative Services 25 Capitol Street Concord, NH 03301

Dear Commissioner Arlinghaus:

This letter represents formal notification that the Department of Information Technology (DolT) has approved your agency's request to enter into a contract amendment with First Data Merchant Services LLC of Alpharetta, GA, for Merchant Card Processing Services as described below and referenced as DolT No. 2014-064F.

This statewide contract amendment with First Data Merchant Services will continue to provide Merchant Card Processing Services to State agencies.

There is no cost to the State associated with this contract. The contract amendment shall become effective upon Governor and Executive Council approval through June 30, 2024.

A copy of this letter should accompany the Department of Administrative Services' submission to the Governor and Executive Council for approval.

Sincerely,

Denis Goulet

DG/RA

DoIT No. 2014-064F

cc: Theresa Paré Curtis, DOIT

SIXTH AMENDMENT TO THE CONTRACT BETWEEN FIRST DATA MERCHANT SERVICES LLC.

AND

THE STATE OF NEW HAMPSHIRE, DEPARTMENT OF ADMINISTRATIVE SERVICES, FOR MERCHANT CARD PROCESSING SERVICES **CONTRACT # 8003028**

This Sixth Amendment (hereinafter referred to as the "Amendment"), dated this __22nd_day of April, 2022, is by and between the State of New Hampshire, Department of Administrative Services (hereinafter referred to as "the State") and First Data Merchant Services LLC (hereinafter referred to as "the Contractor") for Merchant Card Processing Services.

WHEREAS, pursuant to an agreement effective September 18, 2013, Item #27E, as amended by the First Amendment on August 5, 2014 (Item #105), the Second Amendment on December 15, 2015 (Item #104), the Third Amendment on May 9, 2018, (Item #174), and Fourth Amendment on May 1, 2019 (Item #79), Fifth Amendment on June 16, 2021(Item#159) set to expire June 30, 2022, (hereinafter referred to as "the Agreement") to perform certain services for the State in consideration of payment by the State of certain sums as specified therein; and

WHEREAS, pursuant to Section 18 of the Agreement, the Agreement may be amended by an instrument in writing executed by both parties; and

WHEREAS, Bank of America, N.A. is Sponsor bank for First Data Merchant Services LLC.

WHEREAS, On September 30, 2021, FDS Holdings, Inc. merged into and with First Data Merchant Services LLC, with First Data Merchant Services LLC as the surviving entity; First Data Merchant Services LLC assumes all liabilities and performance obligations under the Agreement; and

NOW, THEREFORE, for and in consideration of the mutual promises set forth in this Amendment and the underlying Agreement, the parties do mutually agree as follows:

- 1. Delete in its entirety Form Number P-37, Item 1.7 Completion Date and substitute the following:
 - 1.7 June 30, 2024
- 2 Replace "FDS Holdings, Inc." with "First Data Merchant Services LLC" throughout the Agreement, including but not limited to Form Number P-37, Item 1.3.
- First Data Merchant Services LLC agrees to assume any and all liability and performance obligations under the Agreement.
- All other provisions of the Agreement, approved on September 18, 2013, Item #27E, as amended by the First Amendment on August 5, 2014 (Item #105), the Second Amendment on December 15, 2015 (Item #104), the Third Amendment on May 9, 2018, (Item #174), and Fourth Amendment on May 1, 2019 (Item #79), Fifth Amendment on June 16, 2021 (Item#159) by the Governor and Executive Council remain in full force and effect.

Contractor Initials: < Date: 4/22/22

FIRST DATA MERCHANT SERVICES LLC. STATE OF NEW HAMPSHIRE Shane McCullough Charles M. Arlinghaus (Print Name) (Print Name) Title: Authorized Signer Title: Commissioner, Date: <u>4/22/2022</u> Department of Administrative Services Date: _____5-19-22 OFFICE OF THE ATJORNEY GENERAL The foregoing contract was approved by the Governor and Council of New Hampshire on

Signed: _____

Title: _____

(Print Name)

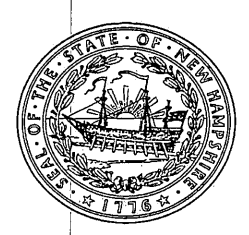
State of New Hampshire Department of State

CERTIFICATE

I, William M. Gardner, Secretary of State of the State of New Hampshire, do hereby certify that FIRST DATA MERCHANT SERVICES LLC is a Florida Limited Liability Company registered to transact business in New Hampshire on August 16, 1996. I further certify that all fees and documents required by the Secretary of State's office have been received and is in good standing as far as this office is concerned.

Business 1D: 255300

Certificate Number: 0005702734



IN TESTIMONY WHEREOF,

I hereto set my hand and cause to be affixed the Seal of the State of New Hampshire, this 14th day of March A.D. 2022.

William M. Gardner

Secretary of State



State of New Hampshire Department of State 2022 ANNUAL REPORT

Filed

Date Filed: 3/14/2022

Effective Date: 3/14/2022

Business ID: 255300

William M. Gardner Secretary of State

ME: FIRST DATA MERCHANT S	FIRST DATA MERCHANT SERVICES LLC					
PE: Foreign Limited Liability Con	Foreign Limited Liability Company					
ID: 255300	255300					
ON: Florida	Florida					
CIPAL OFFICE ADDRESS	CURRENT MAILING ADDRESS					
\	P.O. Box 979 Brookfield, WI, 53008, USA					
REGISTERED A	GENT AND OFFICE					
ERED AGENT: CORPORATION S	ED AGENT: CORPORATION SERVICE COMPANY (150560)					
GENT OFFICE ADDRESS: 10 Ferry Street S313						
	PE: Foreign Limited Liability Con ID: 255300 DN: Florida CIPAL OFFICE ADDRESS REGISTERED AGENT: CORPORATION SI GENT OFFICE ID FOREY Street \$313					

PRINCIPAL	PURPOSE(S)
NAICS CODE	NAICS SUB CODE
OTHER / MERCHANT CREDIT CARD PROCESSING	

MANAGER / MEMBER INFORMATION				
NAME	TITLE			
First Data Corporation	255 Fiserv Drive, Brookfield, WI, 53045, USA	Member		

I, the undersigned, do hereby certify that the statements on this report are true to the best of my information, knowledge and belief.

Title: Authorized Signer

Signature: Beth Krause

Name of Signer: Beth Krause



Business Information

Business Details		
Business Name	FIRST DATA MERCHANT SERVICES LLC	Business ID: 255300
Business Type	Foreign Limited Liability Company	Business Status: Good Standing
Business Creation Date		Name in State of FIRST DATA MERCHANT SERVICES Formation: LLC
Date of Formation in Jurisdiction	08/16/1996	
Principal Office Address	: 2900 Westside Parkway, Alpharetta, GA, 30004, USA	Mailing Address: P.O. Box 979, Brookfield, WI, 53008, USA
Citizenship / State o Formation	Foreign/Florida	
		Last Annual Report Year:
		Next Report Year: 2023
Duration	: Perpetual	
Business Emai	: corplaw@fiserv.com	Phone #: 404-890-2760
Notification Email	: corplaw@fiserv.com	Fiscal Year End NONE Date:
Principal Purpose		
S.No NAICS Code		NAICS Subcode
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Page 1 of 1, records 1 to	1 of 1	

SECRETARY CERTIFICATE

The undersigned, being the Secretary of First Data Merchant Services LLC, a Florida limited liability company (the "Company"), does hereby certify as follows:

- A) Shane McCullough is an authorized signatory of the Company.
- B) Shane McCullough has the authority to negotiate and execute contracts on behalf of the Company.

Dated this 18th Day of April 2022

FIRST DATA MERCHANT SERVICES LLC

ıλ: ——(~

Eric C. Nelson Secretary

State of Wisconsin County of Waukesha

This document was signed before me on the 18th day of April, 2022.

Notary Public

My commission expires: 1/8/2025



CERTIFICATE OF LIABILITY INSURANCE

7/1/2022

1/11/2022

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on the policy of such endorsement (s)

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Miscellaneous Attachment: M99660 Master ID: 1383155, Certificate ID: 17385532

Additional Coverage Information

Çoverage	Carrier	Policy Number	Limit The	Effective Dates
Crime	Zurich American Insurance Company (Zurich)	FID576143108	\$5,000,000 Per Occurrence	7/1/2021 - 7/1/2022
E&O/Cyber	Columbia Casualty Company (CNA)	425578647	\$5,000,000 Per Claim / Aggregate	

Workers Compensation / Employers Liability

Policy Number	States Covered .	tssuing Company	Policy/Effective
WC 48425935	AOS	AIU INSURANCE CO. (AIG)	
WC 48425936	CA	AIU INSURANCE CO. (AIG)	7/1/2021 - 7/1/2022
WC 48425938	WI	AIU INSURANCE CO. (AIG)	See Acord 25 for applicable limits
WC 013759690	NY	AIU INSURANCE CO. (AIG)	



COVERNOR Christopher T. Summin CHAIRMAN Debra M. Douglas COMMISSIONER H. Andy Crews COMMISSIONER Erle B. Pierce EXECUTIVE DIRECTOR Charles R. McIntyre

September 17, 2021

Heather Kelley
Merchant Card Administrator
State of NH, Department of Administrative Services
State House Annex RM 108
25 Capitol St. |
Concord, NH 03301

RE: Statewide Merchant Card Services

Dear Ms. Kelly:

As you know, the New Hampshire Lottery Commission utilizes the statewide merchant card contract for payment of subscription services for certain lottery draw games. Bank of America (BOA) has provided these services for years and we have been happy with the level of service provided by BOA. We were advised several years ago the J.P. Morgan Chase ("Chase"), had been awarded this statewide contract. Over the past two years we have worked with the Department of Administrative Services ("DAS") and Chase to successfully migrate from the BOA system. That process has been extremely frustrating and we have seen no concrete steps towards migrating our merchant card payments to Chase. Specifically, Chase has seemed unable or unwilling to process lottery payments despite the fact that we were included in the scope of the statewide contract.

We have been advised by DAS that agencies that have migrated have encountered issues in this process and that DAS plans to re-bid these services in the near future. Given the concerns with the current migration and the potential that a new vendor will be selected shortly, we would respectfully request the ability to maintain the BOA services until such time as a new contract is awarded. Maintaining these services will allow the Lottery Commission to maintain stability in our operations and customer relations.

Please feel free to contact me if you have any further questions in this regard.

Very truly yours,

Chief Compliance Officer



Live Fice or Dic New Hampshire Lottery Commission - 14 Integra Drive - Concord, New Hampshire 03301

TEL 603,271.3391 FAX 603.271.1160 TDO 1.800.735,2964 WWW.nhlottery.com

LI	VE	REPORT

FIRST DATA MERCHANT SERVICES LLC

12-290-6089

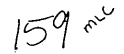
+1 (404) 890-3000

2900 Westside Pkwy, Moved From: 5565 Glenridge Connector Ne, Of America

www.firstdata.com

mathew.t.stanton@das.nh.gov

KEY DATA ELEMENTS	neriez SCORIS RAHI		
• 1			
KDE Name	•	Current Status	Details
PAYDEX®	↑	71	l d days beyond terms
Delinquency Score	·	8	High Risk of severe payment delinquency.
Failure Score	.	31	Aboderate to High Rhà, of severe financial stress,
D&B Viability Rating	· · · · · · · · · · · · · · · · · · ·	#3 # ########	View More Details
Bankruptcy Found		N	
D&B Rating	·	1R4	IR indicates to ar more Employees, Credit appraisal of 4 is limited
**			
COMPANY PROFILE ®			
D-U-N-S ** 12-290-6089	Mailing A		Employees 12,600(1,000 hers)
Legal Form Corporation (US)	Telephon +1 (404) 390		Age (Year Started) 4) Yours (1981)
· History Record	Website www.firstda	a.com	Named Principal John Shlomky, CEO-PRES
Date Incorporated	Present C	Control Succeeded	Line of Business Data processing/preparation
State of Incorporation FEORIDA			S1C 73744902
Ownership Not publicly unded			NAICS 518210
OVERALL BUSINESS RIS	SК Ф		
Dun & Bradstreet thinks	. ,		
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Overall assessment of this organization over	r the next (2 months)		Payment-Behavior-Concerns
Based on the predicted risk of builness disc	rontinuation:		Exhibiting Some Financial Stress
Bused on the predicted risk of severely delin	nquent payments:		Vrry High Fotential For Severely Delinquent Payments





Charles M. Arlinghaus Commissioner (603) 271-3201

State of New Hampshire:54 RCVD

DEPARTMENT OF ADMINISTRATIVE SERVICES
25 Capitol Street - Room 120
Concord, New Hampshire 03301
Office@das.nh.gov

Joseph B. Bouchard Assistant Commissioner (603) 271-3204

Catherine A. Keane Deputy Commissioner (603) 271-2059

May 12, 2021

His Excellency, Governor Christopher T. Sununu and the Honorable Council
State House Concord, New Hampshire 03301

REQUESTED ACTION

Authorize the Department of Administrative Services, Bureau of Purchase and Property, to exercise a contract amendment with FDS Holdings, Inc. of Brookfield, WI, (Vendor No. 344407) for merchant card processing services. The original contract was approved by Governor and Executive Council on September 18, 2013, item #27E, as amended by the first amendment on August 5, 2014, Item #105, the second amendment on December 15, 2015, Item #104, the third amendment on June 6, 2018, Item #174, and the fourth amendment on May 1, 2019, Item #79. This Fifth Amendment is requesting a contract extension that will be effective upon Governor and Executive Council approval through June 30, 2022. The price limitation remains the same, at \$25,000,000.00 All other provisions of the Agreement, approved by the Governor and Executive Council shall remain in full force and effect.

Funding shall be provided through individual agency expenditures, none of which shall be permitted unless there are sufficient appropriated funds to cover the expenditure.

EXPLANATION

On September 18, 2013, item #27E, Governor and Executive Council approved a contract with Banc of America Merchant Services, LLC ("BAMS") and Bank of America, N.A. ("Bank") of Jamaica Plain, MA, for merchant card processing services, amended by the first amendment on August 5, 2014 item #105, the second amendment on December 15, 2015 item #104, the third amendment on June 6, 2018, item #174, and the fourth amendment on May 1, 2019, Item #79. This Fifth Amendment request is being submitted in order to allow additional time for eleven (11) entities to transition their processing cardholder environments to Statewide Contract 8002054 with JPMorgan Chase d/b/a

lis Excellency, Governor Christopher T. Sununu and the Honorable Council May 12, 2021 Page 2 of 2

Paymentech LLC. Consolidating all agencies onto one (1) Contract. This transition will provide a streamlined and consistent interface when utilizing merchant card processing services throughout the State Agencies. Additionally, utilization of the JPMorgan Chase contract will allow for reoccuring payments, convenience fees, and e-check utilization.

The remaining environments are:

- 1. Administrative Office of the Courts
- 2. DAS – Bureau of Education and Training
- 3. Department of Education
- 4. Department of Environmental Services
- Department of Health and Human Services Multiple Offender Program 5.
- 6. Department of Health and Human Services – Food Protection Program
- 7. Department of Natural and Cultural Resources - Hampton Beach and Cannon Mountain
- 8. Department of Safety
- 9. Fish and Game Department
- 10. Lottery Commission
- 11. Secretary of State

Based on the foregoing, I am respectfully recommending approval of the contract amendment with FDS Holdings, Inc.

Respectfully submitted,

Charles M. Arlinghaus

Commissioner

FIFTH AMENDMENT TO THE CONTRACT BETWEEN FDS HOLDINGS, INC.

AND

THE STATE OF NEW HAMPSHIRE, DEPARTMENT OF ADMINISTRATIVE SERVICES, FOR MERCHANT CARD PROCESSING SERVICES CONTRACT # 8001462

This Fifth Amendment (hereinafter referred to as the "Amendment"), dated this 27th day of April, 2021, is by and between the State of New Hampshire, Department of Administrative Services (hereinafter referred to as "the State") and FDS Holdings, Inc. (hereinafter referred to as "the Contractor") for Merchant Card Processing Services.

WHEREAS, pursuant to an agreement effective September 18, 2013, Item #27E, as amended by the First Amendment on August 5, 2014 (Item #105), the Second Amendment on December 15, 2015 (Item #104), the Third Amendment on May 9, 2018, (Item #174), and Fourth Amendment on May 1, 2019 (Item #79), set to expire June 30, 2021, (hereinafter referred to as "the Agreement") to perform certain services for the State in consideration of payment by the State of certain sums as specified therein; and

WHEREAS, pursuant to Section 18 of the Agreement, the Agreement may be amended by an instrument in writing executed by both parties.

NOW, THEREFORE, for and in consideration of the mutual promises set forth in this Amendment and the underlying Agreement, the parties do mutually agree as follows:

- Delete in its entirety Form Number P-37, Item 1.7 Completion Date and substitute the Following:
 - 1.7 June 30, 2022
- 2. All other provisions of the Agreement, approved on September 18, 2013, Item #27E, as amended by the First Amendment on August 5, 2014 (Item #105), the Second Amendment on December 15, 2015 (Item #104), the Third Amendment on May 9, 2018, (Item #174), and Fourth Amendment on May 1, 2019 (Item #79), by the Governor and Executive Council remain in full force and effect.

Page 1 of 2

Contractor Initials: 5M Date 4/27/2021

	•
FDS HOLDINGS, INC.	STATE OF NEW HAMPSHIRE
Ву:	By: Clade
Shane McCullough (Print Name)	Charles M. Arlinghaus (Print Name)
Title: Authorized Signer	Title: <u>Commissioner</u>
Date: 4/27/2021	Department of Administrative Services Date: 5-19-21
	OFFICE OF THE ATTORNEY GENERAL By: Allfell Takynuha Rekhmajo ra (Print Name) Title: Attorny Date: Dolo/04
	The foregoing contract was approved by the Governor and Council of New Hampshire on
	Signed:
	(Print Name)

Title:

State of New Hampshire Department of State

CERTIFICATE

I, William M. Gardner, Secretary of State of the State of New Hampshire, do hereby certify that FDS HOLDINGS, INC. is a Delaware Profit Corporation registered to transact business in New Hampshire on April 16, 2021. I further certify that all fees and documents required by the Secretary of State's office have been received and is in good standing as far as this office is concerned.

Business ID: 868789
Certificate Number: 0005365300



IN TESTIMONY WHEREOF,
I hereto set my hand and cause to be affixed
the Seal of the State of New Hampshire,
this 10th day of May A.D. 2021.

William M. Gardner Secretary of State

CERTIFICATE OF SECRETARY

The undersigned, being the Secretary of JV Wind Down, LLC, formerly known as Banc of America Merchant Services, LLC, a Delaware limited liability company (the "Company"), does hereby certify as follows:

- A) Tim Tynan is an authorized signatory of the Company.
- B) Tim Tynan has the authority to negotiate and execute contracts on behalf of the Company.

! | 01/14/2021 Dated:

JV Wind Down, LLC

Jolan P Caition

JoAnn P. Canton Secretary

State of Wisconsin County of Milwaukee

This instrument was acknowledged before me by means of an interactive two-way audio and video communication by JoAnn Carlton on this 14th day of January, 2021. This notarial act was an online notarization.

Beth J. Krause, Notary
Commission Expires: January 8, 2025

Beth J. Krause

Notary Public - State of Wisconsin

My Commission Expires Jan 08, 2025

But I have

DecVerty ID: BAIDCCDD-60A8-438F-04C3-01A7D8FA4F5D

www.dncvellv.cov

Page 1 of 1 101A208FA4F50

CERTIFICATE OF ASSISTANT SECRETARY

The undersigned, being the Assistant Secretary of FDS Holdings: Inc., a Delaware Corporation (the "Company"), does hereby certify as follows:

- John Rubinetti is an authorized signatory of the Company
- B) John Rubinetti has the authority to negotiate and execute contracts on behalf of the Company.

Dated:

Assistant Secretary

State of

County of

Georgia Givinnett

This instrument was acknowledged before me on 12221 . by Jennifer Tegels

Notary Public



CERTIFICATE OF ASSISTANT SECRETARY

The undersigned, being the Assistant Secretary of FDS Holdings, Inc., LLC, a Delaware Corporation (the "Company"), does hereby certify as follows:

- A) On April 27, 2021, Shane McCullough was an authorized signatory of the Company.
- B) On April 27, 2021, Shane McCullough had the authority to execute contracts on behalf of the Company.

Dated this 10th day of May, 2021.

FDS HOLDINGS, INC.

Decusioned by:

Jennifer Tegels
Assistant Secretary

docverify



State of NH FDS Assignment 01.13.21 Cln V2.docx

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Created:

January 14, 2021 08:53:26 -8:00

Pages:

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Remote Notary:

Yes / State: WI

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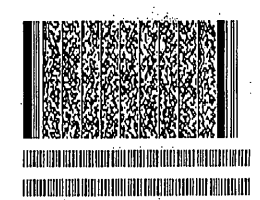
Go to www.docverify.com at any time to verify or validate the authenticity and integrity of this or any other DocVerify Verify authenticity and integrity of this or any other DocVerify Verify authenticity and integrity of this or any other DocVerify.

E-Signature Summary

Signer 1: Timothy J. Tynan (TJT)
January 14, 2021 09:12:04 -8:00 [125162895F2C] (67.247.119.115]
Tim.Tynan@bankofamericamerchanLcom (Personally Known)

E-Signature Notary: Beth Krause (BJK)
January 14, 2021 09:12:04 -8:00 [3ADB515C7A67] [199.247.45.2]
beth krause@fiserv.com

I, Beth Krause, did witness the participants named above electronically sign this document.



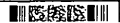
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Crime	Zurich American Insurance Company	FID576143107	\$5,000,000	·
lt'	(Zurlch)	<u> </u>	Per Occurrence	7/1/2020 - 7/1/2021
E&O/Cyber	Columbia Casualty Company	425578647	\$5,000,000	
į į	(CNA)		Per Claim / Aggregate	

Workers Compensation / Employers Liability

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Public Policy Number of	A SECULO COVERED SERVICE	are lawin Coppeny	TO TO THE PARTY OF
WC 48425935	AOS	New Hampshire Insurance Company (AIG)	
WC 48425936	CA.	American Home Assurance Company	7/1/2020 - 7/1/2021
WC 48425938	MA, ND, OH, WA, WI, WY	Ins. Co of State of PA(AIG)	See Acord 25 for applicable limits.
WC 48425937	FL	Illinois National Ins. Co. (AIG)	

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State of NH FDS Assignment 01.13.21 Cln V2.docx

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January 19, 2021 13:31:14 -8:00

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Remote Notary:

Yes / State: WI-

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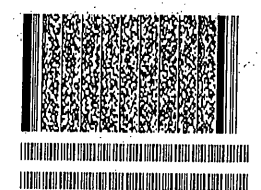
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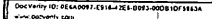
Signer 1: John F Rubinetti III (JFR)
January 20, 2021 05:34:42 -8:00 [212FA83C0580] [168,149,145,13] John rubinetti@Fiserv.com (Personally Known)

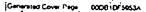
E-Signature Notary: Beth Krause (BUK)
January 20, 2021 05:34:42 -8:00 [70CB46CC6763] [199.247.45.11]
beth.krause@fiserv.com

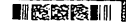
I, Beth Krause, did witness the participants named above electronically sign this document.



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JV WIND DOWN, LLC F/K/A BANC OF AMERICA MERCHANT SERVICES, LLC	FDS HOLDINGS, INC.
Ву:	John F Rubinatti III
	John Rubinetti III
(Print Name)	Title: SVP/GM Commercial Middle Market Segment
Title:	Jegment .
Date:	Date: January 20, 2021
NOTARY PUBLIC/JUSTICE OF THE PEACE	NOTARY PUBLICIJUSTICE OF THE PEACE
On the day of,,	State of Wisconsin County of Milwaukee
There appeared before me, the state and county foresaid a person who satisfactorily identified himself as	On the 20th day of January, 2021, there appeared before me, the state and county foresaid a person who satisfactorily identified
And acknowledge that he executed this document indicated above.	himself as John Rubinetti III and acknowledge that he executed this document indicated above. I have the executed the comment indicated above. I have a set my hand and the comment in witness thereof, I hereunto set my hand and
In witness thereof, I hereunto set my hand and official seal.	official seal.
	Beth J. Krause, Notary Public.
(Notary Public/Justice of the Peace)	My commission expires:
My commission expires:	January 8, 2025
(Date)	Beth J. Krause Notary Public - State of Wisconsin My Commission Expires Jan 08, 2025

Page 2 of 2

Contractor Initials: JR Date: 1/20/2021

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ACOR	Ď
	•

CERTIFICATE OF LIABILITY INSURANCE

7/1/2021

DATE (NINDOMM)

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the conflicate holder is an ADDITIONAL INSURED, the policy(les) must have ADDITIONAL INSURED provisions or be endorsed: If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this conflicate does not confer rights to the certificate holder in lieu of such endorsement(s).

PRODUCER	Lockton Companies 444-W. 47th Street, Suite 900	CONTACY NAME; PHONE (AC, No. Part) IAG, No.:	<u> </u>
	Kansas City MO 64112-1906	ADDRESS:	
	(816) 960-9000	HEURER(S) AFFORDOIG COVERAGE	NAIC #
,	1	PHILLIPPE A : National Union Fire Ins Co Pitts: PA	19445
DISURCED	FISERY, INC., ITS SUBSIDIARIES AND DIVISIONS	MEURER 8: Insurance Company of the State of PA.	19429
1383155	235 FISERY DRIVE BROOKFIELD WI 33008-0979	Markel American Insurance Company	28932
		MAURER D: *** SEE ATTACHMENT .**	·
	' '	MSURER 4:	<u> </u>
	<u> </u>	MSURER F:	

COVERAGES I FISEROI CERTIFICATE NUMBER: 17385532 REVISION NUMBER: XXXXXXX.

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD: INDICATED, INDICATED, INDICATED, INDICATED, INDICATED, INDICATED, INDICATED, INDICATED BY THE POLICIES OF THE PO

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D	WORKERS COMPENSATION AND EMPLOYERS LIABILITY AND EMPLOYERS LIABILITY AND EMPLOYERS LIABILITY	H/A	2	SEE ATTACHED	7/1/2020	7/1/2021	X PER OTH ER STATUTE ER S 1,000,000 EL DISEASE - EA EMPLOYEE S 1,000,000 EL DISEASE - POUCY LIMIT S 1,000,000
D	CRIME / EAO / CYBER	И	z	SEE ATTACHED	7/1/2020	7/1/2021	SEE ATTACHED

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 181, Additional Remarks Schedule, may be studied if more space to required)
CRIME COVERAGE: CARRIER WILL PAY FOR LOSS OR DAMAGE TO MONEY SECURITIES & OTHER PROPERTY SUSTAINED BY THE NAMED INSUREDS CLIENT RESULTING DIRECTLY FROM THEFT COMMITTED BY AN IDENTIFIED EMPLOYEE ACTING ALONE OR IN COLLUSION WITH OTHER PERSONS. LIMITS \$5,000,000 EACH LOSS, EMPLOYEE DISHONESTY/THEFT.

CERTIFICATE HOLDER	CANCELLATION See Attachment
17385532 State of New Hampshire Department of Administrative Services 25 Capitol Street, Room 108	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
Concord NH 03301	AUTHORIZED REPRESENTATIVES JOHN ASMELLE

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ACORD 25 (2016/03)

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CERTIFICATE OF LIABILITY INSURANCE

7/1/2021

4/2/2021

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(les) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in liquid such and comments.

HHS CEI	tineate opes not contex rights to the certificate by	older in lieu of such endorsement(s).	-
PRODUCER	Lockion Companies	CONTACT NAME:	-
	444 W. 47th Street, Suite 900 Kansas City MO 64112-1906 (816) 960-9000	PHONE FAX	
	•	INSURER(S) AFFORDING COVERAGE	NAIC #
		MSURER A: National Union Fire Ins Co Pitts, PA	19445
1383155	FISERY, INC.	MSURER B. Insurance Company of the State of PA	19429
כנוכסנו	ITS SUBSIDIARIES AND DIVISIONS	MSURER C: Markel American Insurance Company	28932
255 FISERV DRIVE	FDS HOLDINGS INC.	HISURER 0: *** SEE ATTACHMENT ***	
	BROOKFIELD WI 53008-0979	MSURER E :	
	BROOKI ICED #1 33008-0379	MSURER F :	
COVERA	GES CERTIFICATE NUMBE	ER: 17385532 REVISION NUMBER: X	XXXXXX

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

TYPE OF INSURANCE	MSD.	WYD	POLICY NUMBER	POLICY EFF	POLICY EXP	LIMI	8
X COMMERCIAL GENERAL LIABILITY	7	И	1947025	7/1/2020	7/1/2021	EACH OCCURRENCE	\$ 1,000,000 \$ 1,000,000
						MED EXP (Any one person)	<u>\$ 10,000</u>
						PERSONAL & ADV INJURY	1,000,000
		ŀ				GENERAL AGGREGATE	2.000.000
OTHER:			·			PRODUCTS - COMPIOP AGG	\$ 2,000,000
AUTOMOBILE LÍABILITY	И	z	1722397	7/1/2020	7/1/2021	COMBINED SINGLE LIMIT	5 1,000,000
<u> </u>			•	·	ĺ	BODILY INJURY (Per person)	* XXXXXXX
AUTOS ONLY AUTOS		[•		BOOILY INJURY (Per accident)	* XXXXXXX
AUTOS ONLY AUTOS ONLY				.	•	PROPERTY DAMAGE (Per accident)	* XXXXXXX
 -							• XXXXXXX
A A 00000	א	N	MKLM6MM70000220	7/1/2020	7/1/2021	EACH OCCURRENCE	\$ 5,000,000
COMMISMONDE			•			AGGREGATE	s 5,000,000
	$\vdash \vdash$						* XXXXXXX
AND EMPLOYERS LIABILITY		N	SEE ATTACHED	7/1/2020	7/1/2021	X PER OTH	
OFFICERMEMBER EXCLUDED? N	N/A	Ì		1	1	E.L. EACH ACCIDENT	s 1,000,000
If yes, describe under					ļ	E.L. DISEASE - EA EMPLOYEE	1,000,000
DÉSCRIPTION OF OPERATIONS below		— ↓	<u> </u>	_		E.L. DISEASE - POLICY LIMIT	s 1.000.000
CKIME / E&U / CYBER	7	N	SEE ATTACHED	7/1/2020	7/1/2021	SEE ATTACHED	
	. I			1 1			
	COMMERCIAL GENERAL LIABILITY CLAMIS-MADE X OCCUR CENT AGGREGATE LIMIT APPLIES PER: POLICY PRO X LOC OTHER: AUTOMOBBLE LIABILITY X ANY AUTO OWNED AUTOS ONLY AUTOS ONLY HIRED AUTOS ONLY AUTOS ONLY X UMBRELLA LIAB X OCCUR EXCESS LIAB CLAMIS-MADE DED X RETENTIONS 10,000 WORKERS CONPENSATION AND EMPLOYERS' LIABILITY YIN NAMY PROPRIETOR PARTNER EXECUTIVE OF FICERMADER EXCLUDEDT NIMIT HERED AND PROPRIETOR PARTNER EXECUTIVE NIMIT HERED AND EMPLOYERS' LIABILITY NIMIT HERED AND PROPRIETOR PARTNER EXECUTIVE NIMIT HERED AND EMPLOYERS' LIABILITY NIMIT HERED AND PROPRIETOR PARTNER EXECUTIVE NIMIT HERED AND EMPLOYERS' LIABILITY NIMIT HERED AND PROPRIETOR PARTNER EXECUTIVE NIMIT HERED AND EMPLOYERS' LIABILITY NIMIT HERED AND PROPRIETOR PARTNER EXECUTIVE NIMIT HERED AND PARTNE	CENTL AGGREGATE LIMIT APPLIES PER: POLICY PRODUCY JECT X LOC OTHER: AUTOMOBILE L'ABILITY N ANY AUTO OWNED AUTOS ONLY HIRED NAUTOS ONLY AUTOS ONLY AUTOS ONLY AUTOS ONLY CLAMS-MADE EXCESS LIAB X OCCUR N OF DED X RETENTION S 10,000 WORKERS CONPENSATION ANY PROPRIETOR PARTNER EXECUTIVE N N/A WORKERS CONPENSATION ANY PROPRIETOR PARTNER EXECUTIVE N N/A WORKERS CONPENSATION N/A BY POPPRIETOR PARTNER EXECUTIVE N N/A WORKERS CONPENSATION N/A WORKERS CONPENSATION S NOW N/A WORKERS CONPENSATION N/A WORKERS CONPENSATION S NOW N/A WORKERS CONPENSATION N/A WORKERS CONPENSATION S NOW N/A WORKERS CONPENSATION N/A WO	X COMMERCIAL GENERAL LIABILITY N N CLAMIS-MADE X OCCUR CENTLAGGREGATE LIMIT APPLIES PER; POLICY PRO- DECT X LOC OTHER: AUTOMOBILE LIABILITY N N ANY AUTO AUTOS ONLY AUTOS NON-OWNED AUTOS ONLY AUTOS ONLY AUTOS ONLY X UNBRELLA LIAB X OCCUR EXCESS LIAB CLABIS-MADE DED X RETENTION S 10,000 WORKERS CONPENSATION AND EMPLOYERS' LIABILITY WIN ANY PROPRIETOR PARTNERS EXECUTIVE N N/A WORKERS CONPENSATIONS DESCRIPTION OF OPERATNONS DESCRIPTION OPERATNONS D	CENTLAGGREGIATE LIMIT APPLIES PER: POLICY PROPRIET IN N 1947025 CENTLAGGREGIATE LIMIT APPLIES PER: POLICY PRODUCT X LOC OTHER: AUTOMOBBLE LIMBLITY X ANY AUTO DWINED AUTOS ONLY AUTOS ONLY X UMBRELLA LIAB X OCCUR N N N MKLM6MM70000220 EXCESS LIAB CLAMIS-NAGE DED X RETENTION S 10,000 WORKERS CONPENSATION AND ENPLOYERS LIABILITY ANY PROPRIETORIPARTINERIEXECUTIVE N N/A WAS CONPENSATION ONLY N/A N/A N/A PROPRIETORIPARTINERIEXECUTIVE N N/A N/A N/A N/A N/A N/A N/A N/A N/A N	TYPE OF INSURANCE INSO WYO POLICY HUMBER IMMIDONYYYYYYYYYYYYYYYYYYYYYYYYYYYYYYYYYYYY	TYPE OF INSURANCE INSURANCE X OCCUR INSURANCE INSURANCE X OCCUR INSURANCE INSURANC	CENT. AGGREGATE LIMIT APPLIES PER: POLICY PRO DITHER: AUTOMOBILE LIMIT APPLIES PER: POLICY PRO JECT X LOC OTHER: AUTOMOBILE LIMIT APPLIES PER: AUTOMOBILE LIMIT APPLIES PER: PRODUCTS COMPROP AGG OTHER: AUTOS ONLY

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be allected if more space is required)
THIS CERTIFICATE SUPERSEDES ALL PREVIOUSLY ISSUED CERTIFICATES FOR THIS HOLDER, APPLICABLE TO THE CARRIERS LISTED AND THE POLICY TERMIS) REFERENCED.
CRIME COVERAGE: CARRIER WILL PAY FOR LOSS OR DAMAGE TO MONEY SECURITIES & OTHER PROPERTY SUSTAINED BY THE NAMED INSUREDS CLIENT RESIJETING DIRECTLY FROM THEFT COMMITTED BY AN IDENTIFIED EMPLOYEE ACTING ALONE OR IN COLLUSION WITH OTHER PERSONS. LIMITS 55,000,000
EACH LOSS, EMPLOYEE DISHONESTY/THEFT. ADDITIONAL NAMED INSURED; FDS HOLDINGS INC. CRIME COVERAGE: CARRIER WILL PAY FOR LOSS OR DAMAGE TO MONEY SECURITIES & OTHER PROPERTY SUSTAINED BY THE NAMED INSUREDS CLIENT RESULTING DIRECTLY FROM THEFT COMMMITTED BY AN IDENTIFIED EMPLOYEE ACTING ALONE OR IN COLLUSION WITH OTHER PERSONS. LIMITS 55,000,000 EACH LOSS, EMPLOYEE DISHONESTY/THEFT.

ERTIFICATE HOLDER	CANCELLATION See Attachment
17385532 State of New Hampshire Department of Administrative Services 25 Capitol Street, Room 108 Concord NH 03301	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
	Josh M Amelle

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Miscellaneous Attachment: M99660 Master ID: 1383155, Certificate ID: 17385532

Additional Coverage Information

(Coverage)	Camer Hange	Policy Number	The Complete of the	AR Effective Dates (1)
Crime	Zurich American Insurance Company (Zurich)	FID576143107	\$5,000,000 Per Occurrence	7/1/2020 - 7/1/2021
E&O/Cyber	Columbia Casually Company (CNA)	425578647	\$5,000,000 Per Claim / Aggregate	

Workers Compensation / Employers Liability

a collection	Dar .	(Sinital Covered)	fearling company.	PolicyEffective of Date!
WC 484259	35 ,	AOS	New Hampshire Insurance Company (AIG)	
WC 484259	36	CA .	American Home Assurance Company	7/1/2020 - 7/1/2021
WC 484259	38	MA,ND,OH,WA,WI,WY	Ins. Co of State of PA(AIG)	See Acord 25 for applicable limits
WC 484259	37	FL	Illinois National Ins. Co. (AIG)	

STATE OF NEW HAMPSHIRE BUREAU OF PURCHASE AND PROPERTY STATE HOUSE ANNEX - ROOM 102 25 CAPITOL ST CONCORD NH 03301-6398

DATE: 02/24/2021

CONTRACT FOR:	Merchant Card Processing Services
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CONTRACT #:

8001462

NIGP CODE:

946-3500

CONTRACTOR:

FDS Holdings, Inc.

344407

SUBMITTED FOR ACCEPTANCE BY:

Ryan Aubert Digitally signed by Ryan Aubert Date: 2021.02.24 10:41:02 -05'00'

PURCHASING AGENT BUREAU OF PURCHASE AND PROPERTY

RECOMMENDED FOR ACCEPTANCE BY:

Digitally signed by Paul A.

Paul A. Rhodes Rhodes

PURCHASING MANAGER/ADMINISTRATOR **BUREAU OF PURCHASE AND PROPERTY**

APPROVED FOR ACCEPTANCE BY:

GARY S. LUNETTA, DIRECTOR DIVISION OF PROCUREMENT & SUPPORT SERVICES

ACCEPTED FOR THE STATE OF NEW HAMPSHIRE UNDER THE AUTHORITY GRANTED TO ME BY NEW HAMPSHIRE REVISED STATUTES, ANNOTATED 21-1:14, XII.

CHARLES M. ARLINGHAUS, COMMISSIONER DEPARTMENT OF ADMINISTRATIVE SERVICES

	BID APP	ROVAL REQI	UEST SUMMARY		
THIS BID APPROVA	AL REQUEST SUMMARY IS	FOR INTERNAL	DEPARTMENT OF ADMINI	STRATIVE SERVICE	REVIEW
AND IS NOT A C	ONTRACT DOCUMENT, TH	IIS DOCUMENT	SHOULD NOT BE POSTED	PUBLICLY AS PART	OF THE
RFP/RFB # N/A	<u>. </u>	CONTRACT PR	OCESS.		
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Bld Closing Date:		i Services	<u>:</u> 		
Commodity Code			,		
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Number of Solicite	itlons Received:	:			
Number of Source		i	<u>.</u>	· ·	•
Number of Bld De	clines & Reasons and	or Non-Com	illant & Reason:		
Requisitioning Ag	ency or Statewide Co	-tract	<u> </u>		
	ow Price, Technically		endor	 -	•
Low Price:		<u> </u>	1	· · · · · · · · · · · · · · · · · · ·	·
Expiring Contract	Price: (includes L81 & f	-card)	·		
Next Apparent "Lo	w Price, Technically (Compliant" Ve	ndor Name & Price:		•
Annualized Cost S	avings Actual vs. Prior	Contract	<u>. </u>	•	
	t Savings Actual vs. Pr		 		
	Anticipated Total Cost		<u> </u>		
	State or Federal Deba		<u>:</u>	;	• •
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	: Net 30 - ACH or PCA				• • •
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Assignment and Assumption Agreement Contract # 8001462 with BANC OF AMERICA MERCHANT SERVICES

This Assignment and Assumption Agreement ("Assignment") is made as of this 1st day of July, 2020 (the "Effective Date"), by and among FDS Holdings, Inc. ("Assignee") and JV Wind Down, LLC, formerly known as Banc of America Merchant Services, LLC ("Assignor").

RECITALS

WHEREAS, the State of New Hampshire and the Assignor entered into an agreement (the "Agreement") for Merchant Card Processing Services on September 18, 2013, with Agreement set to expire June 30, 2021; and

'WHEREAS, as of the Effective Date, Assignor desires to transfer all of its interest, rights and obligations in and to the Agreement to Assignee and Assignee desires to assume all obligations of Assignor under the Agreement; and

NOW, THEREFORE, in consideration of the foregoing and for other good and valuable consideration, the sufficiency of which is hereby acknowledged, the parties hereby agree as follows:

Assignment of Agreement

- 1. As of the Effective Date, Assignor HEREBY ASSIGNS AND TRANSFERS unto Assignee, all of Assignor's interest, rights and obligations in and to the Agreement to Assignor.
- 2. Assignee hereby unconditionally assumes and agrees to perform any and all of the obligations and llabilities of Assignor under the Agreement accruing from and after the Effective Date.
- 3. As of the Effective Date, all references to Assignor as used in the Agreement shall refer to Assignee.
- 4. Except as modified by this Assignment, the Agreement shall remain in force and effect in accordance with its terms.

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Page 1 of 2

Contractor Initials: TT Date: 1/14/2021

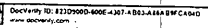
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2...

JV WIND DOWN, LLC F/K/A BANC OF AMERICA MERCHANT SERVICES; LLC	FDS HOLDINGS, INC.
By: Tim Tynan	By:(Print Name)
Title: CEO	Title:
Date: January 14, 2021	Date:
State of Wisconsin County of Milwaukee On the 14th day of January; 2021, There appeared before me, the state and county foresaid a person who satisfactorily identified himself as Tim Tynan and acknowledge that he executed this document indicated above.	NOTARY PUBLIC/JUSTICE OF THE PEACE On the day of There appeared before me, the state and county foresaid a person who satisfactorily identified himself as And acknowledge that he executed this
In witness thereof, I hereunto set my hand and official seal.	document indicated above.
But seem	In witness thereof, I hereunto set my hand and official seal.
Beth Krause, Notary Public My commission expires: January 8, 2025	(Notary Public/Justice of the Peace)
Beth J. Krause Gotary Public - State of Wisconsin My Commission Expires Jan 08, 2025	My commission expires:
0	(Date)
	:

Page 2 of 2

Contractor Initials: TT Date: 1/14/2021









This Assignment and Assumption Agreement ("Assignment") is made as of this 1st day of July, 2020 (the "Effective Date"), by and among FDS Holdings, Inc. ("Assignee") and JV Wind Down, LLC, formerly known as Banc of America Merchant Services, LLC ("Assignor").

RECITALS

WHEREAS, the State of New Hampshire and the Assignor entered into an agreement (the "Agreement") for Merchant Card Processing Services on September 18, 2013, with Agreement set to expire June 30, 2021; and

WHEREAS, as of the Effective Date, Assignor desires to transfer all of its interest, rights and obligations in and to the Agreement to Assignee and Assignee desires to assume all obligations of Assignor under the Agreement; and

NOW. THEREFORE, in consideration of the foregoing and for other good and valuable consideration, the sufficiency of which is hereby acknowledged, the parties hereby agree as follows:

Assignment of Agreement

- 1. As of the Effective Date, Assignor HEREBY ASSIGNS AND TRANSFERS unto Assignee, all of Assignor's interest, rights and obligations in and to the Agreement to Assignor.
- 2. Assignee hereby unconditionally assumes and agrees to perform any and all of the obligations, and liabilities of Assignor under the Agreement accruing from and after the Effective Date.
- 3. As of the Effective Date, all references to Assignor as used in the Agreement shall refer to Assignee.
- 4. Except as modified by this Assignment, the Agreement shall remain in force and effect in accordance with its terms.

LEGO045930

Page 1 of 2

Contractor Initials: JR Date: 1/20/2021

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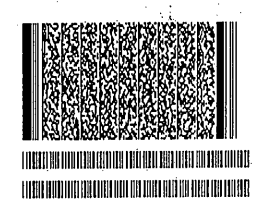
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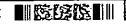
Signer 1: JoAnn P Carlton (JPC)
January 14, 2021 07:46:54 -8:00 (C47DB0159E02) (-168.149.145.22)
JoAnn,Carlton@bankolamericamerchant.com (Personally Known)

E-Signature Notary: Beth Krause (BJK)
January 14, 2021 07:46:54 -8:00 (9BB0EE6FE4D0) [199.247.45.2]
beth Krause@fiserv.com

I. Both Krause, did witness the participents named above electronically sign this document.



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State of New Hampshire

DEPARTMENT OF ADMINISTRATIVE SERVICES

OFFICE OF THE COMMISSIONER 25 Capital Street - Room 120 Concord, New Hampshire 03301

Charles M. Arlinghaus Commissioner (603)-271-3201

Joseph B. Bouchard Assistant Commissioner, [603]-271-3204

Cotherine A. Keane Deputy Commissioner (603)-271-2059

January 23, 2019

His Excellency, Governor Christopher T. Sununu and the Honorable Council State House Concord, New Hampshire 03301

REQUESTED ACTION

Authorize the Department of Administrative Services, Bureau of Purchase and Property, to exercise a contract amendment with Banc of America Merchant Services, LLC ("BAMS") and Bank of America, N.A. ("Bank") of Jamaica Plain, MA, (Vendor No. 177856) for merchant card processing services. The original contract was approved by Governor and Executive Council on September 18, 2013, item #27E, as amended by the first amendment on August 5, 2014 Item #105, the second amendment on December 15, 2015 Item #104, and the third amendment on June 6, 2018, Item #174. This fourth amendment contract extension is effective upon Governor and Council approval through June 30, 2021 and replaces-table 3(a) of the Fee Schedule ("Schedule A"). Equipment Costs and Terminals with the attached. All other provisions of the Agreement, approved by the Governor and Executive Council shall remain in full force and effect.

funding, shall be provided through individual agency expenditures, none of which shall be permitted unless there are sufficient appropriated funds to cover the expenditure.

EXPLANATION

On September 18, 2013, item #27E. Governor and Executive Council approved a contract with Banc of America Merchant Services, LLC ("BAMS") and Bank of America. N.A. ("Bank") of Jamaica Plain, MA, for merchant card processing services, amended by the first amendment on August 5, 2014 item #105, the second amendment on December 15, 2015 item #104, and the third amendment on June 6, 2018, item #174. This fourth amendment request is being submitted in order to allow adequate time for eighteen (18) agencies to transition their 269 processing cardholder environments to Statewide Contract 8002054 with JPMargan Chase d/b/o Paymentech LLC. Consolidating all agencies onto one (1) Contract will allow the State to experience a per transaction cost decrease of \$0.0025. This transition will provide a streamlines and consistent interface when utilizing merchant car processing services throughout the State Agencies. Additionally, utilization of the JPMargan Chase contract will allow for reoccurring payments, convenience fees, and e-check utilization.

This request to replace Table 3(a) within Fee Structure ("Schedule A"), Equipment Costs, Terminals, is the result of industry lechnological advancements which prevent direct replacement of current equipment.

His Excellency, Governor Christopher T. Sununu and the Honorable Council January 23, 2019 Page 2 of 2

Based on the largoing. I am respectfully recommending approval of the contract amendment with Banc of America Merchant Card Services, LLC and Bank of America, N.A.

Respectfully submitted.

Charles M. Arlinghaus

Commissioner

FOURTH AMENDMENT TO THE CONTRACT BETWEEN BANC OF AMERICA MERCHANT SERVICES, LLC AND

THE STATE OF NEW HAMPSHIRE, DEPARTMENT OF ADMINISTRATIVE SERVICES, FOR MERCHANT CARD PROCESSING SERVICES CONTRACT # 8001462

This Fourth Amendment (hereinafter referred to as the "Amendment"), dated this <u>4</u> day of April 2019, is by and between the State of New Hampshire, Department of Administrative Services (hereinafter referred to as "the State") and Bank of America, N.A. ("BANK") (hereinafter BAMS and BANK collectively referred to as "the Contractor") to amend and supplement a certain Statewide Contract for Credit Card Processing Services Contract effective September 18, 2013, Item #27E, as amended by the first amendment on August 5, 2014 (Item #105), the second amendment on December 15, 2015 (Item #104), and the third amendment on May 9, 2018 and set to expire June 30, 2019 (hereinafter collectively referred to as "the Agreement").

WHEREAS, pursuant to the Agreement, the Contractor agreed to perform certain Services for the State in consideration of payment by the State of certain sums as specified therein; and

WHEREAS, pursuant to Section 18 of the Agreement, the Agreement may be amended by an instrument in writing executed by both parties:

NOW, THEREFORE, for and in consideration of the mutual promises set forth in this Amendment and the underlying Agreement, the parties do mutually agree as follows:

- 1. Delete in its entirety Form Number P-37, Item 1.7 Completion Date and substitute the following:
 - 1.7 June 30, 2021
- Delete the table located in Item 3(A) of the Fee Schedule ("Schedule A"), Equipment Costs, Terminals and substitute the following table:

Terminal	Price
FD130 .	\$499.00 per terminal
FD35 PIN Pad	\$199.00 per terminal
FD410 (wireless)	\$766.00 per terminal
Wireless fee	\$15.00 per month, per terminal

- 3. Add to Form Number P-37, Item 1.3 Contractor Name the following:
 - 1.3 Bonk of America, N.A. ("BANK")
- 4. All other provisions of the Agreement, approved by the Governor and Executive Council shall remain in full force and effect.

BANC OF AMERICA MERCHANT SERVICES, LLC	STATE OF NEW HAMPSHIRE
AND BANK OF AMERICA, N.A. (pursuant to a	
limited power of attorney)	By: Clark
CA 12 801 -	ву:
By: _ Edwy C. Affer	Charles M. Arlinghaus
Edward F. Sykes	(Print Name)
(Print Nome)	(Controlle)
(internet	Title: Commissioner,
Title: Senior Vice President	Department of Administrative Services
·	•
Date: 04/04/2019	Date: 4-11-19
•	
NOTARY PUBLIC/JUSTICE OF THE PEACE	OFFICE OF THE ATTORNEY GENERAL
•	By: Diana Marta
On the 4 day of April 2019	by:
 , ,,	
There appeared before me, the state and	(Print Name)
county foresaid a person who satisfactorily identified himself as	
identined nimself as	Title: <u>Assoc.</u> AS
EA and E Color	
Edward F. Sykes	Date: 4/16/19
And acknowledge that he executed this	
document indicated above.	The foregoing contract was approved by the
·	Governor and Council of New Hampshire on
In witness thereof, I hereunto set my hand	
and official seal.	,
1. 11/10 (1)	Signed:
Malan Oblid Inting of the Pagest	
(Notary Public/Justice of the Peace)	
	(Print Name)
My commission expires:	Title:
TAY COMMISSION CAPITOS.	
December 18, 2021	
(Date)	
	• •
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	, ,
TERESA M. SUMMERVILLE	
NOTARY PUBLIC	
Mecklenburg County - North Carolina	•

Page 2 of 2

Contractor Initials: ES Date: 04/04/2019

State of New Hampshire Department of State

CERTIFICATE

.1, William M. Gardner, Secretary of State of the State of New Hampshire, do hereby certify that BANC OF AMERICA MERCHANT SERVICES, LLC is a Delaware Limited Liability Company registered to transact business in New Hampshire on March 17, 2017. I further certify that all fees and documents required by the Secretary of State's office have been received and is in good standing as far as this office is concerned.

Business ID: 766541

Certificate Number: 0004079602



IN TESTIMONY WHEREOF,
I hereto set my hand and cause to be affixed
the Seal of the State of New Hampshire,
this 11th day of April A.D. 2018.

William M. Gerdner

Scoretary of State /

Banc of America Merchant Services, LLC

Secretary's Certificate

I, Joann Carlton, Secretary of Banc of America Merchant Services, LLC, a limited liability company organized and existing under the laws of the State of Delaware ("BAMS"), do hereby certify as follows:

The Senior Vice President of Large Corporate Sales is duly authorized to execute and deliver contracts and other instruments on behalf of BAMS as he deems necessary or desirable subject, at all times, to the applicable policies of BAMS and other limitations on its officers' authority. BAMS is also an authorized signor for Bank of America, N.A. pursuant to a limited power of attorney.

The following person is a duly elected, qualified, and acting Senior Vice President of Large Corporate Sales for BAMS. He is now serving in such capacity, and his signature as set forth below is genuine.

Name

Signature

Edward F. Sykes, SVP

IN WITNESS WHEREOF, I have signed this Secretary's Certificate on April 4, 2019

Joan Carlton, Secretary

State of North Carolina)

County of Mecklenburg)

This instrument was acknowledged before me on April 4, 2019, by JoAnn Carlton.

Teresa Summerville, Notary Public

TERESA M. SUMMERVILLE
NOTARY PUBLIC
Mecklenburg County - North Carolina

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State of New Hampshire
DEPARTMENT OF ADMINISTRATIVE SERVICES
OFFICE OF THE COMMISSIONER

25 Capitol Street - Room 120 Concord, New Kampshire 03301

CHARLES M. ARLINGHAUS Commissioner (603)-271-3201 JOSEPH 8, 8OUCHARD Assistant Commissioner (603)-271-3204

May 11, 2018

His Excellency, Governor Christopher T. Sununu and the Honoroble Council
State House
Concord, New Hampshire 03301

REQUESTED ACTION

Authorize the Department of Administrative Services to enter into a third amendment to the contract with Banc of America Merchant Services. LLC of Jamaica Plain, MA (VC # 177856) for Merchant Card Processing Services originally approved by Governor and Executive Council on September 18, 2013, item #27E, and amended by the first amendment on August 5, 2014, item #105, and amended by the second amendment on December 16, 2015, item #104, by extending the expiration date from June 30, 2018 to June 30, 2019, with all other terms and conditions remaining the same, effective upon Governor and Council approval.

Funding shall be provided through individual agency expenditures, none of which shall be permitted unless there are sufficient appropriated funds to cover the requested service.

EXPLANATION

This request is being submitted in order to give the State time to issue a new Request for Proposal to potentially have a single contractor for merchant card services. There are eighteen (18) agencies utilizing the contract with Banc of America Merchant Services with 369 processing cardholder environments. Additionally, the NH Liquor Commission (NHLC) utilizes the contract through JP Margan Chase Bank No Dba Paymentech LLC for merchant card services due to the limitations of Banc of America's platform in processing the current NHLC gift card program. NHLC requires additional time to move the gift cord program to a standalone process. There is also not enough time to convert the 369 environments over to the Paymentech solution. By extending this agreement with Banc of America Merchant Services the State will have enough time to convert NHLC to a standalone gift card program; issue and evaluate a new Request for Proposal, and convert the remaining agencies to the future awarded contract for a single merchant card processing solution.

Based on the foregoing. I am respectfully recommending approval of the Third Amendment to the Banc of America Merchant Services contract.

Respectfully submitted,

Charles M. Arlinghous Commissioner

THIRD AMENDMENT TO THE CONTRACT BETWEEN BANC OF AMERICA MERCHANT SERVICES, LLC AND

THE STATE OF NEW HAMPSHIRE, DEPARTMENT OF ADMINISTRATIVE SERVICES.

FOR MERCHANT CARD PROCESSING SERVICES

CONTRACT # 8001462

WHEREAS, pursuant to an agreement effective September 18, 2013, item #27E, and amended by the first amendment on August 5, 2014, item #105, and amended by the second amendment on December 16, 2015, item #104, and set to expire June 30, 2018. (hereinafter referred to as "the Agreement"), the Contractor agreed to perform certain merchant cord processing services for the State in consideration of payment by the State of certain sums as specified therein; and

WHEREAS, pursuant to Section 18 of the Agreement, the Agreement may be amended by an instrument in writing executed by both parties:

NOW, THEREFORE, for and in consideration of the mutual promises set forth in this Amendment and the underlying Agreement, the parties do mutually agree as follows:

- 1. Delete in its entirety Form Number P-37, item 1.7 Completion Date and substitute the following:
 - .7 June 30, 2019
- 2. All other provisions of the Agreement, approved by the Governor and Executive Council on September 18, 2013, shall remain in full force and effect.

Contractor Initials: Dote: 2/11

BANC OF AMERICA MERCHANT SERVICES,	STATE OF NEW HAMPSHIRE
By: Gluz. Sife Edward F. Syker (Print Name)	Charles M. Arlinghous (Print Name)
Tille: 5/9/19 Dole: 5/9/19	Title: Commissioner Deportment of Administrative Services Date: 5/11/18
On the Hay day of May 2018 There appeared before me, the state and county foresoid a person who satisfactorily identified himself as Edward F. Sykes	OFFICE OF THE ATTORNEY GENERAL By: Nany J. Smith (Plint Name) Title: Sr. Assistant Affany (same) Date: 5/17/2018
And acknowledge that he executed this document indicated above. In witness thereof, I hereunto set my hand and official seal.	The foregoing confract was approved by the Governor and Council of New Hampshire on Signed:
(Notary Public/Justice of the Peace) My commission expires: 3/20/21 (Date)	(Print Name) Title:

ABSON R. VEIDYRE-NOTARY PUBLIC MECKLENBURG COUNTY NORTH CAROLINA MY COUNTSSION EXPIRES 3/20/2021

State of New Hampshire Department of State

CERTIFICATE

1, William M. Gardner, Secretary of State of the State of New Hampshire, do hereby certify that BANC OF AMERICA MERCHANT SERVICES, LLC is a Delaware Limited Liability Company registered to transact business in New Hampshire on March 17, 2017. I further certify that all fees and documents required by the Secretary of State's office have been received and is in good standing as far as this office is concerned.

Business ID: 766541

Cenificate Number: 0004079602



IN TESTIMONY WHEREOF,

I hereto set my hand and cause to be affixed the Seal of the State of New Hampshire, this 11th day of April A.D. 2018.

William M. Gardner

Secretary of State

Banc of America Merchant Services, LLC

Secretary's Certificate

I, JoAnn Carlton, Secretary of Banc of America Merchant Services, LLC, a limited liability company organized and existing under the laws of the State of Delaware ("BAMS"), do hereby certify as follows:

The Senior Vice President of Large Corporate Sales is duly authorized to execute and deliver contracts and other instruments on behalf of BAMS, as he deems necessary or desirable subject, at all times, to the applicable policies of BAMS and other limitations on its officers' authority.

The following person is a duly elected, qualified, and acting Senior Vice President of Large Corporate Sales for BAMS. He is now serving in such capacity, and his signature as set forth below is genuine.

Name

Signature

Edward F. Sykes, SVP '

IN WITNESS WHEREOF, I have signed this Secretary's Certificate on May 9, 2018

John Carlton, Secretary

State of North Carolina)
County of Mecklenburg)

This instrument was acknowledged before me on May 9, 2018, by JoAnn Carlton:

Alison R. VanDyke, Notary Public

Alliagon R. Vandyra Motary Public Mecklenburg County Month Carolina My Commission Expires 1/20/2021

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CERTIFICATE OF LIABILITY INSURANCE

DATE PLATOMY 12/7/2017

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURERIS), AUTHORIZED IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(les) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s). TOOUGE PHONE Ashley Multina PHONE Ha Fire 404-224-5000 Willia Ins Serv of Atlanta Inc. (AC Hot 404-224-5001 5 Concourse Plwy NE 18th Floor Allanta GA 30328 poness: Ashley, Muttins@wittis.com DIŞURER(I) AFFORDING COVERAGE ersurers a ; Safety National Casualty Corporation 15105 FIRSONT DISCRETO presure a ; Continental traurance Company 35289 Band of America Merchant Services, LLC SS65 Glenridge Connector NE, GH-13 Allanta, GA 30342-1335 DISURTER C: DISURER D WEURER E ONSUREE F : COVERAGES CERTIFICATE NUMBER: 1824311908 REVISION NUMBER: THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS. EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LINGTS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS. PERCENTAGE. MARKET IN THE PROPERTY. TYPE OF DISUSANICE **POLICY MUNICIPAL** PCSR PCCD COMMUNICATION VV2018 1/1/2010 EACH OCCURRENCE DANAGE TO HENTED PREMISES (EL COLUMNO) 6 1,000,000 X CONHERCIAL GENERAL UNBUTY 1,000,000 CANYSHANDE X OCCUR MED EXP (Any one person) 8 10 000 PERSONAL & ADV BLILINY 1,000,000 GENERAL ACCREGATE \$ 3,000,000 GUN ADDREDATE LIMIT APPLIES PER PRODUCTS - COMPIOP AGO 13,000,000 X macr. Tage! LOC COMPACT SACTE CALL AUTOMOGRA UARSITY CAF 4057E23 100018 1/1/2018 OTUN TIÑ BOORY BLARY (Per person WIT OWNED SCHEDULED AUTOS HOHOWHED AUTOS BOORLY INJUSTY (Per sodo PROPERTY ONLINE HIRED AUTOS CHESTELLA LIAB 0043643788 10/2018 1/2/2019 000.0 EACH COOLIR RENCE DCCLS UAS CLANUS MADE AGGREGATE \$ 8,000,000 OED X RETENTION & 10.000 WC STATUS AND EMPLOYING UADILTY ANY PROPREET CRUPAITMENE LE CLITIME OFFICE ANG MIER EXCLUDED? (Mandatory in HH) E.L. EACH ACCIDENT E.L. DISEASE - EA EMPLOYEE THE AMOUNT OF OPERATIONS ON E.L. DISEASE - POUCY UMFI DESCRIPTION OF OPENATIONS / LOCATIONS / VENCLES (ARRIVA ACORD 19), Additional Remorts Schooles, if more special to respectively CANCELLATION CERTIFICATE HOLDER SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.

ANTHORSTED REPRESENTATIVE Banc of America Merchant Services, LLC

5565 Glennoge Connector NE, GH-13 Allanta GA 30342-1335

O 1988-2010 ACORD CORPORATION. All rights reserved.

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First Data Corporation Banc of America Merchant Services 5365 Elenridge Connector, ME 04-13 Atlanta GA 30342 USA

CERTIFICATE HOLDER

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THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THE CERTIFICATE DOES NOT AFFIRMATIVELY OR MEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES									
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CERTIFICATE HOLDER

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FOR INFORMATION PURPOSES ONLY

SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.

AUTHORIZED REPRESENTATIVE

O 1988/2015 ACORD CORPORATION. All rights reserved.





State of New Hampshire
DEPARTMENT OF ADMINISTRATIVE SERVICES

OFFICE OF THE COMMISSIONER 25 Capital Street - Room 120 -Concord, New Hampshire 03301

VICKI V. QUIRAM Commissioner (603)-271-3201

JOSEPH 8, 80UCHARD Assistant Commissioner [600)-271-3204

November 6, 2015

Her Excellency, Governor Margaret Wood Hassan and the Honorable Council
State House
Concord, New Hampshire 03301

Rutioactive

REQUESTED ACTION

Authorize the Department of Administrative Services to retroactively enter into a second amendment to the current contract with Banc-of America Merchant Services: LLC ("BAMS") and Bank of America, N.A. ("Bank") of Jamaica Plain, MA, (VC #177856) for Merchant Card Processing Services originally approved by Governor and Executive Council on September 18, 2013, Item #27E, and amended and approved by Governor and Executive Council on August 5, 2014, Item #105. This amendment realigns dates of Conversion Assistance for conversion from the First Data processing plotform to the BAMS processing plotform ("Second Amendment"), by extending the end date only from November 14, 2014 to March 15, 2016, with all other terms and conditions remaining the same, effective upon Governor and Council approval. Bank of America has agreed to cover the costs of conversion.

EXPLANATION

This request is being submitted retroactively because not all state agencies were able to convert from the previous credit cord processor's platform to the Bank of America platform during the timeframe originally planned. Some agencies did not start the conversion process until well into 2015. Some are unable to convert even now, because they are tied to an existing platform utilized by the NH Liquor Commission (NHLC). A Second Amendment is now needed to revise the dates of Conversion Assistance to be November 15, 2014 to March 15, 2016.

At the beginning of the original contract, Bank of America was unable to support the conversion of gill cards requested by NHLC, due to the limitations of BAMS' processing platform. NHLC was unable to convert unless they could continue with their existing gift card program. After these issues were resolved, NHLC imposed strict time constraints on when the

Her Excellency, Governor Margaret Wood Hasson and the Hanorable Council November 6, 2015 Page 2 of 2

conversion could take place at their facilities, based upon NHLC's busy seasons. As the project restorted in early 2014, the NHLC decided to introduce a Premium Gift Card Program rather than the Standard Gift Card Program already in process. This decision caused further delay as work was already underway on the standard program.

There were mony starts and stops to this project due to issues with NHLC's antiquated point of sale system. Other issues included a tack of resources, project timeline commitments, and a failed Request for Proposal (RFP) for a new point of sale system. Additionally, NHLC conducted another RFP process this past spring, to select an encryption and tokenization vendor which would allow it to become EMV (Europay, MosterCard and Visa) compliant by the 10/1/15 date required by the major card brands. Lengthy negotiations on that contract, as well as negotiations with their current vendor who is required to work in tandem on the conversion, have coused further delays.

NHLC has committed to begin the process for conversion after the January 1, 2016 holiday, a process that is estimated to take 4-6 weeks. The State of NH and 8AMS have agreed the conversion will be completed by March 15, 2016.

Based on the foregoing, I am respectfully recommending approval of the Second Amendment to the Banc of America Merchant Services, LLC contract.

Respectfully submitted.

Vicki Quiròm Commissioner

State of New Hampshire Department of Administrative Services Bureau of Purchase and Property Statewide Contract for Merchant Card Processing Services

SECOND CONTRACT AGREEMENT

P-37

Subject:

Commission Expres 3/5/2018

Amondment to Morchant Card Processing Services

This Amendment ("Amendment") is made and entered into by and between Banc of America Merchant Services, LLC ("BAMS") and Bank of America, N.A. ("Bank"). (collectively, "Servicers") and State of New Hampshire. Department of Administrative Services, Bureau of Purchase and Property, is New Hampshire corporation, having offices located at State House Annex Room 102, 25 Capitol Street, Concord, New Hampshire 03301 ("State") as of this day of Contract 2015, to amend and supplement that certain Statewide Contract for Credit Card Processing Services Contract approved by NH Governor and Council on September 18, 2013, Item #27E, and amended and approved by NH Governor and Council on August 5, 2014, Item #105, (the "Agreement").

In consideration of the mutual covenants herein contained, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Servicers and State do hereby agree as follows:

I. Conversion Assistance. The last sentence of Section 3.3 of Exhibit C - Special Provisions to Form 8-37 is hereby deleted and replaced in its entirety with the following:

All AGENCIES participating under this Agreement must begin the Conversion by November 15, 2014, and be completed by March 15, 2018.

ft. Agreement Confirmation. Except as otherwise amended hereby, the Agreement is hereby ratified in all respects and shall remain in full force and effect.

IN WITNESS WHEREOF, the parties hereto have caused this Amendment to be duly executed by their authorized officers, all as of the day and year first written above.

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BANC OF AMERICA MERCHANT SERVICES, LLC	THE STATE OF NEW HAMPSHIRE
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Dato: 10/29/15	Date: _// - / 5 - /5
NOTARY PUBLIC/JUSTICE OF THE PEACE	OFFICE OF THE ATTORNEY GENERAL
On the 10th day of 10th 2015 There eppeared before me, the state and county foresaid a person who satisfactority identified himself as	By: Jill Des rocturs (Print Namo)
Ea mykeh	THE Habitat Attorney burner
And acknowledge that he executed this document indicated above.	Date: 11/2.4/15
and soal.	The foregoing contract was approved by Governor and Council of New Hampehire on:
munit amount 6	, 2015

State of New Hampshire Department of Administrative Services Bureau of Purchase and Property Statewide Contract for Merchant Card Processing Services

SECOND CONTRACT AGREEMENT

P-37

Subject:

Amendment to Merchant Card Processing Services

is hereby deleted and replaced in its entirely with the following:

be completed by March 15, 2016.

Notary Public Modernburg County North Carolina montasion Expires 3/5/2018

respects and shall remain in full force and effect.

This Amendment ("Amendment") is made and entered into by and between Banc of America Merchant Services, LLC ("BAMS") and Bank of America, N.A. (Bank"). (collectively, "Servicers") and State of New Hampshire. Department of Administrative Services. Bureau of Purchase and Property, a New Hampshire corporation, having offices located at State House Annex Room 102, 25 Capitol Street, Concord, New Hampshire 03301 ("State") as of this day of Merchant. 2015, to amend and supplement that certain Statewide Contract for Credit Card Processing Services Contract approved by NH Governor and Council on September 18, 2013, Item #27E, and amended and approved by NH Governor and Council on August 5, 2014, Item #105, (the "Agreement").

In consideration of the mutual covenants herein contained, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Servicers and State do hereby agree as follows:

Conversion Assistance. The last sentence of Section 3.3 of Exhibit C - Special Provisions to Form P-3

All AGENCIES participating under this Agreement must begin the Conversion by November 15, 2014, and

Agreement Confirmation. Except as otherwise amended hereby, the Agreement is hereby ratified in all

IN WITNESS WHEREOF, the parties hereto he authorized officers, all as of the day and year first written	ave caused this Amendment to be duly executed by their en above.
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And acknowledge that he executed this document indicated above.	Date: 11 24 5
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State of New Hampshire Bepartment of State

CERTIFICATE

I, William M. Gardner, Secretary of State of the State of New Hampshire, do hereby certify that Banc of America Merchant Services, LLC, a(n) Delaware limited liability company registered to do business in New Hampshire on October 13, 2009. I further certify that it is in good standing as far as this office is concerned, having filed the annual report(s) and paid the fees required by law.



In TESTIMONY WHEREOF, I hereto set my hand and cause to be affixed the Scal of the State of New Hampshire, this 6th day of October, A.D. 2015

William M. Gardner Secretary of State

DORIG: L

Banc of America Merchant Services, LLC

Secretary's Certificate

I, JoAnn Carlton, Secretary of Bane of America Merchant Services, LLC, a limited liability company organized and existing under the laws of the State of Delaware ("BAMS"), do hereby certify as follows:

The Senior Vice President of Large Corporate Sales is duly authorized to execute and deliver contracts and other instruments on behalf of BAMS and its wholly owned subsidiaries. First Data Services LLC and BA Merchant Services, LLC, as he deems necessary or desirable subject, at all times, to the applicable policies of BAMS and other limitations on its officers' authority.

The following person is duly elected, qualified and acting Senior Vice President of Large Corporate Sales for BAMS, he is now serving in such capacity, and his signature as set forth below is genuine:

Name

Signature

Edward F. Sykes

IN WITNESS WHEREOF, I have signed this Secretary's Certificate on September 1,

2015

John Carlion, Secretary

Bane of America Merchant Services, LLC

Secretary's Certificate

I, JoAnn Carlton, Secretary of Banc of America Merchant Services, LLC, a limited liability company organized and existing under the laws of the State of Delaware ("BAMS"), do hereby certify as follows:

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Name

Signature

Edward F. Sykes

IN WITHESS WHEREOF, I have signed this Secretary's Certificate on September 1.

2015

John Carlton, Secretary

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ACORD 25 (2010/05)

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LINDA M. HODGDON Commissioner 16031 271-3201

State of New Hampshire

DEPARTMENT OF ADMINISTRATIVE SERVICES OFFICE OF THE COMMISSIONER 25 Capitol Street ~ Room 120 Concord. New Hampshire 03301

INSEPH B. ROUCHARD Assistant Commissioner (603) 271-3204

June 24, 2014

Her Excellency, Governor Margaret Wood Hassan and the Honorable Council State House. Concord. New Hompshire 03301

REQUESTED ACTION

Authorize the Department of Administrative Services to amend a contract with Banc of America Merchant Services, LLC, Englewood, Colorado, (VC #177856), originally approved by Governor and Executive Council on September 18, 2013, item #27 for the conversion of the merchant cord services processing platform by extending the end date, only from August 31. 2014 to November 14, 2014, with all other terms and conditions remaining the same, effective upon Governor and Council approval.

EXPLANATION

Banc of America Merchant Services, LLC provides merchant card services for 17 state. agencies. As part of the original agreement approved by Governor and Executive Council on September 18, 2013, Section 3.3 of Exhibit C, the state is required to work with Banc of America to convert from their existing payment transaction processing plotform to a Banc of America preferred platform by August 31, 2014. The cost for the conversion is to be paid by Banc of America. Due to the age of some of the state's point of sale devices we have encountered a delay in obtaining the correct pin pad devices that are required to complete the conversion. As a result we are requesting on extension with the timeline to complete the conversion from August 31, 2014 to November 14, 2014. This will allow us enough time to complete the conversion white minimizing any disruption to sales revenue for the Liquor Commission during their busy season. All other terms of the contract will remain in effect.

Respectfully Submitted.

Kinedon Hoge

Linda M. Hodgdon

Commissioner

State of New Hampshire Department of Administrative Services Bureau of Purchase and Property Statewide Contract for Merchant Card Processing Services

FIRST CONTRACT AGREEMENT

P-37

Subject:

Amendment to Merchant Card Processing Services

This Amendment ("Amendment") is made and entered into by and between Banc of America Merchant Services, LLC ("BAMS") and Bank of America, N.A. (Bank"). (collectively, "Servicers") and State of New Hampshire, Department of Administrative Services, Bureau of Purchase and Property, a New Hampshire corporation, having offices located at State House Annex Room 102, 25 Capitol Street, Concord, New Hampshire 03301 ("State") as of this 10th day of June, 2014, to amend and supplement that certain Statewide Contract for Credit Card Processing Services Contract approved by NH Governor and Council on September 18, 2013, Item #27E. (the "Agreement").

In consideration of the mutual covenants herein contained, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Servicers and State do hereby agree as follows:

 Conversion Assistance. The last sentence of Section 3.3 of Exhibit C – Special Provisions to Form P-37 is hereby detected and replaced in its entirety with the following:

All AGENCIES participating under this Agreement must begin the Conversion by January 01, 2014 and be completed by November 14, 2014.

II. Agreement Confirmation. Except as otherwise amended hereby, the Agreement is hereby ratified in all respects and shall remain in full force and effect. THIS AMENDMENT IS NOT BINDING OR EFFECTIVE UNTIL FULL EXECUTION BY THE PARTIES.

__IN_WITNESS_WHEREOF, the parties hereto-have caused this Amendment to be duty-executed by their authorized officers, all as of the day and year first written above.

BANC O	F AMERICA MER	CHANT SERVICES, LLC	THE STATE OF NEW HAMPSHIRE
Ву:		L	By Jula motifica-
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Date:			Dato:

State of New Hampshire Department of Administrative Services Bureau of Purchase and Property Statewide Contract for Merchant Card Processing Services

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On the 12 day of JUNE 2014	By M. K. Phone
There appeared before me, the state and	My. m. 111. Brown
county foresold a person who satisfactority identified himself as	(Print Name)
Ed Sykes	TILLO: R. Maria. N.C.
	Date: 7/7/14
And acknowledge that he executed this	Date: // /
document indicated above.	
In witness thereof, I hereunte est my hands	The foregoing contract was approved by
and epal.	Governor and Council of Now Hampahire
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Norborta Fueritas Notary Public Maddonburg County North Carolina My Convritasion Expirés 3/5/2018

Banc of America Merchant Services, LLC

Secretary's Certificate

I, JoAnn Carlion, Secretary of Banc of America Merchant Services, LLC, a limited liability company organized and existing under the laws of the State of Delaware ("BAMS"), do hereby certify as follows:

The Senior Vice President of Large Corporate Sales is duly authorized to execute and deliver contracts and other instruments on behalf of BAMS and its wholly owned subsidiaries First Data Services LLC and BA Merchant Services, LLC, as he deems necessary or desirable subject, at all times, to the applicable policies of BAMS and other limitations on its officers' authority.

The following person is duly elected, qualified and acting Senior Vice President of Large Corporate Sales for BAMS, he is now serving in such capacity, and his signature as set forth below is genuine:

Name

Signature

Edward F. Sykes

IN-WITNESS-WHEREOF, I-have signed this Secretary's Certificate on June 10, 2014

VoAnn Carlton, Secretary

State of New Hampshire Department of Administrative Services Bureau of Purchase and Property Statewide Contract for Merchant Card Processing Services Contract bent amonded.

Section as original

3.3 Conversion, Assistance.

The State and Contractor agree to transition the State's transaction processing to the BAMS-preferred platform (the "Convention"). The Convention will be subject to the State's completion of a Technical Survey and implemented pursuant, to a mutually agreeable Statement of Work and Project-Plan All AGENCIES participating under this Agreement must begin the Convention by January 01, 2014 and 56 completed by: August 31, 2014.

- 3. DELETE PARAGRAPH 4. CONDITIONAL NATURE OF AGREEMENT, AND REPLACE WITH THE **FOLLOWING:**
- 4. CONDITIONAL NATURE OF AGREEMENT. Nathinitancing any provision of this Agreement to the control, the State is applicable of an abbigations of the State hereunals, including without thinicial the continued appropriation of the event of a continuent upon the availability and continued appropriation of thinds. In the event of a reduction of templation of oppositional that, the State shall have the right to withhold partially until such funds become avoilable, it ever, and shall have the right to template thy Vicesment immediates now include the Countries of and the contribution the countries of the contribution that the contribution of the contribu districted and build to Contractor under the Agreement. In the wont are the Side to be three port of the state of the Agreement of the Side of the Agreement of **্টিরের নিজে** বিজ্ঞান কর্ম । বিজ্ঞান কর্ম । বিজ্ঞান কর্ম । বিজ্ঞান কর্ম । বিজ্ঞান কর্ম । বিজ্ঞান বিজ Both provided the first of the second of the
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State of New Hampshire Bepartment of State

CERTIFICATE

1, William M. Gardner, Secretary of State of the State of New Hampshire, do hereby certify that Bane of America Merchant Services, LLC, a(n) Delaware limited liability company registered to do business in New Hampshire on October 15, 2009. I further certify that it is in good standing as far as this office is concerned, having filed the annual report(s) and paid the fees required by law.



In TESTIMONY WHEREOF, I hereto set my hand and cause to be affixed the Seal of the State of New Hampshire, this 25th day of June, A.D. 2014

William M. Gardner Secretary of State

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Commissioner (603) 271-3201

State of New Hampshire

DEPARTMENT OF ADMINISTRATIVE SERVICES
OFFICE OF THE COMMISSIONER
25 Capitol Street - Room 120
Concord, New Hampshire 03301



JOSEPH B. BOUCHARD Assistant Commissioner (603) 271-3204

June 24, 2014

Her Excellency, Governor Margaret Wood Hasson and the Honorable Council State House Concord, New Hampshire 03301

REQUESTED ACTION

Authorize the Department of Administrative Services to amend a contract with Banc of America Merchant Services, LLC. Englewood, Colorado, (VC #177856), originally approved by Governor and Executive Council on September 18, 2013, item #27 for the conversion of the merchant card services processing platform by extending the end date only from August 31, 2014 to November 14, 2014, with all other terms and conditions remaining the same, effective upon Governor and Council approval.

EXPLANATION

Banc of America Merchant Services, LLC provides merchant card services for 17 state agencies. As part of the original agreement approved by Governor and Executive Council on September 18, 2013, Section 3.3 of Exhibit C, the state is required to work with Banc of America to convert from their existing payment transaction processing platform to a Banc of America preferred platform by August 31, 2014. The cost for the conversion is to be paid by Banc of America. Due to the age of some of the state's point of sale devices we have encountered a delay in obtaining the correct pin pad devices that are required to complete the conversion. As a result we are requesting an extension with the timeline to complete the conversion from August 31, 2014 to November 14, 2014. This will allow us enough time to complete the conversion while minimizing any disruption to sales revenue for the Liquor Commission during their busy season. All other terms of the contract will remain in effect.

Respectfully Submitted.

Linda M. Hodgdon

Commissioner

State of New Hampshire Department of Administrative Services Bureau of Purchase and Property Statewide Contract for Merchant Card Processing Services

FIRST CONTRACT AGREEMENT

P-37

Subject:

Amendment to Merchant Card Processing Services

This Amendment ("Amendment") is made and entered into by and between Banc of America Merchant Services, LLC ("BAMS") and Bank of America, N.A. ("Bank"), (collectively, "Servicers") and State of New Hampshire, Department of Administrative Services, Bureau of Purchase and Property, a New Hampshire corporation, having offices located at State-House Annex Room 102, 25 Capitol Street, Concord, New Hampshire 03301 ("State") as of this 10th day of June, 2014, to amend and supplement that certain Statewide Contract for Credit Card Processing Services Contract approved by NH Governor and Council on September 18, 2013, item #27E. (the "Agreement").

In consideration of the mutual covenants herein contained, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Servicers and State do hereby agree as follows:

- Conversion Assistance. The last sentence of Section 3.3 of Exhibit C Special Provisions to Form P-37 is hereby deleted and replaced in its entirety with the following:
 - All AGENCIES participating under this Agreement must begin the Conversion by January 01, 2014 and be completed by November 14, 2014.
- II. Agreement Confirmation. Except as otherwise amended hereby, the Agreement is hereby ratified in all respects and shall remain in full force and effect. THIS AMENDMENT IS NOT BINDING OR EFFECTIVE UNTIL FULL EXECUTION BY THE PARTIES.

IN WITNESS WHEREOF, the parties hereto have caused this Amendment to be duly executed by their authorized officers, all as of the day and year first written above.

BANC OF AMERICA MERCHANT SERVICES, LLC	THE STATE OF NEW HAMPSHIRE
DV:	By Jula m & Jula
Title: SVP Salor & Bitfelionget	Title: Communication
Date: 4/2/14	Dato: 7/1/14

State of New Hampshire Department of Administrative Services Bureau of Purchase and Property Statewide Contract for Merchant Card Processing Services

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On the 12 day of June 2014	By Mr. K. Brown
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Identified himself as	(Print Namo)
Ed Sykes	TILLO: Fr. Mario. N.C.
And acknowledge that he executed this	Date: 7/5/14
document indicated above.	
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in witness thereof, I hereunte set my hands	The foregoing contract was approved by
and soal.	Governor and Council of New Hampshire
Jackey Loud .	on:
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LINDA AL HODGISON Control/solution (1403) 1711-3201

State of New Hampshire

DEPARTMENT OF ADMINISTRATIVE SERVICES
OFFICE OF THE COMMISSIONER
25 Capital Street - Rison 120
Concord. New Hampshire 03301



FOSEPH H. BOUCHARD Apiston Commissioner (603) 271-3284

August 28, 2013

Her Excellency: Governor Margaret Wood Hossan and the Honorable Cauncil State House Concord, New Hompshire 03301

REQUESTED ACTION

Authorize the Department of Administrative Services to enterinto a statewide agreement with Bonk of America Merchant Services. LLC. Englewood, Colorado, [VC #177856] for Merchant Cord processing services. This contract shall be effective upon Governor and Executive Council approval and extend through June 30, 2018. Funding for this service shall be paid through a transaction fee that is deducted from the gross revenue of each respective transaction; the contract price limitation shall be \$25,000,000.00.

EXPLANATION

This contract provides Merchant Card processing services to enable State Agencies to accept credit cards debit cards or stared value cards for the purchase or payment of registrations, fees, fines, goods and services, in order to solicit for said services, in November of 2012 the Department Issued a Request for Proposal ("RFP"). This RFP solicited for Merchant Card Processing Services (Option #1) and for Fully Supported Payment Processing Solutions (Option #2). This contract is for the provision of the Option #1 services.

Notification of the RFP was released to several firms within the industry and public notice was provided in the Manchester Union Leader. Lastly, the RFP was available for review upon the Department of Administrative Services website. In response to Option #1 of the RFP, three firms submitted proposals to provide Merchant Card processing services. Two of the proposals were selected to be reviewed while the third was deemed non-compliant on the basis of having inadequately presented their pricing. Proposals were evaluated on the basis of 185 points in the following categories: pricing (125 points), response to a vendor questionnaire (30 points) and technical qualifications (30 points).

In order to perform the evaluation, a team of representatives from the Department of Administrative Services, the Department of Information Technology, the Department of Treasury, the Liquar Commission and the Department of Safety was engaged. Based upon the evaluation criteria, Bank of America Merchant Services was chosen as the highest scoring proposal. Attached is a copy of the scoring sheet(s).

Based of the foregoing, I om respectfully recommending approval of the controct with Bank of America Merchant Services, LLC.

Respectfully Submitted.

Linda M. Hadgdon Commissioner

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First National Bank of Omaha	Covolution - Velocity Payment System
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RFP 2013-53 - MEXCHANT CARD PROCESSING SERVICES

Evaluation Committee Members

Craig W Bulkley

Current Position: Chief Operating Officer, NH Liquar Commission

<u>Bockground</u>: Mr. Bulkley is COO of the Liquor Commission, the largest customer of these services from the State's perspective. Mr. Bulkley is heavily involved in all aspects of Merchant Card processing.

Theresa Para Curtis

Current Position: Director, Web Support Division, Department of Information Technology

Bockground: Ms Curlis oversees the IT portion of Merchant Card processing for several state agencies.

Kyra Leonard -

Current Position: Business Administrator, Department of Health and Human Services

<u>Position During Evoluction</u>: Business Administrator, Department of Safety

<u>Bockground</u>: In her role as Business Administrator for the Department of Safety, Ms. Leanard had familiarity and expertise in issues which agencies encounter in utilizing Merchant Card Processing services.

Heather Maguire

<u>Current Position</u>: Business Systems Analyst, Department of Information Technology

<u>Position During Evalvation</u>: Business Systems Analyst. Merchant Card Services. Department of Administrative Services

<u>Bockground</u>: Ms. Maguire, in her role of Business Systems Analyst in the area of Merchant Cord Services for the State, has significant experience in all areas of Merchant Card Processing.

Rochel Miller

<u>Current Position</u>: Chief Deputy State Treasurer

<u>Bockground</u>: Ms Miller works closely with banks and financial institutions in a variety of areas, including Merchant Card Processing.

Sieve Sacco

<u>Position During Evaluation</u>: Administrator, Bureau of Fixed and Mobile Assets, Department of Administrative Services.

Bockground: In his role as Administrator of the Bureau at Fixed and Mobile Assets, Mr. Sacco had oversight at the State's Merchant Card Processing Jeam.

George P. Islopras

Current Position: Chief Financial Officer, NH Liquor Commission

<u>Background</u>: Mr. Tsiapros is CFO of the Liquor Commission. The largest customer of these services from the State's perspective. Mr. Tsiapros is heavily invalved in all aspects of Merchant Card processing.

Overall Scores of Evalvation Committee

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Oversil Scores of Evaluation Committee

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Use the below see	re ranges to rate t	he Vandor Questionneline and Technical Qualifications
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OUTSTANDING	25-30	An autitinding score reflects that fact that the proposes meats and arceads the states espectation on most services and requirements
EXCELLENT	19-24	An excellent score is indicative of the fact that the preposer meets and exceeds the states expectation on some se
6000	13-16	a good score indicates the fact that the proposer meets the states expectation on services and requirements
FAIR .	7-11	A fall score reveals the fact that the proposer does not fully meet the states expectations on services and requirements
POOR	1-6	A poor score reflects the proposer does not meet the states expectations for services and requirements

			BAMS	US Benk
		TOTAL	31.71	13.71
10	Chestpassine	Review Each Questions Response and Provide on Oversil Score.	21.21	15.71
	Technical	TOTAL .	23.47	13,17
One Office thone		Review each responses to the scope of work sections and provide an eversit score.	12,67	12.17
185	Calculation	Total Score	164.26	11.27
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Evaluation Committees Scores - Merchant Card Processing

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Department of Administrative Services		1
Heather Maguire		
Vendor Questionnaire	24	18
Technical Qualifications	. 24	12
Stephen Sacco		
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Department of Information Technology		<u> </u>
Theresa Pare-Curtis		
Vendor Questionnaire	27	12
Technical Qualifications	22	· · · · · · · · · · · · · · · · · · ·
Treasury Department		
Rachel Miller and Cindy Jacovella		
Vendor Questionnaire	18	15
Technical Qualifications	N/A	N/A
Uquar Cammissian		
George Tslopras		
Vendor Questionnaire	. 20) 16
Technical Qualifications	30	13
Craig Bulkley		
Vendor Questionnaire	24	17
Technical Qualifications	24	17
Department of Safety		
Kyra Leonard		
Vendor Questionnaire	20	13
Technical Qualifications	27	
Average Score		
Vendor Questionnaire	21.71	15,71
Technical Qualifications	22.67	12.17

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BANK OF AMERICA MERCHANT SERVICES - OPTION 1 -PRICING

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BANK OF AMERICA MERCHANT SERVICES - OPTION 1 -PRICING

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BANK OF AMERICA MERCHANT SERVICES - OPTION 1 PRICING

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BANK OF AMERICA MERCHANT SERVICES - OPTION 1 -PRICING

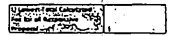
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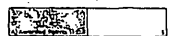
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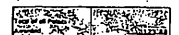
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Processing Fees (50 Points)

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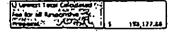
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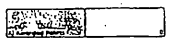
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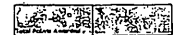
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- CONTRACT AGREEMENT

P-37

Subject:

Agreement for Merchant Cord Processing Services

AGREEMENT

The State of New Hampshire and the Controctor hereby multially agree as follows:

GENERAL PROVISIONS

	11.64-1-1-1				
•	1.1 State Agency Name		1.2 State Agency Addit		
	State of New Hamps	hire	State House Annex, Room 102 25 Capital Street		
	Administrative Service) ·			
		•			
	<u> </u>		Concord:	NH 03301	
	1.3 Controctor Name		1.4 Controctor Address		
	Bank of America Merch	ani Services	- See Section 17 Exhibit (
	1.5 Controctor	1.6 Account	1.7 Completion Date	1.8 Price	
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By:	<u> </u>	On	·	·	

2. EMPLOYMENT OF CONTRACTOR/SERVICES TO BE PERFORMED. The State of New Hompshire, octing through the agency identified in block 1.1 ("State"), engages BANK OF AMERICA, NA ("BANK") and BANC OF AMERICA MERCHANT SERVICES, LLC ("BAMS") and, together with BANK and any other third party providers who enter into Supplements to the Agreement in order to perform services hereunder, collectively, "SERVICERS" or "Contractor") for the Services described herein and attached as Exhibit A ("Services").

BANK's obligations hereunder shall be limited to the sponsorship and settlement of certain Card transactions submitted in accordance with the terms and conditions of this Agreement and the Card Organization Rules, and BANK shall not have any obligation or liability of any nature in connection with any services of any land provided by BAMS or its Affiliates hereunder or pursuant hereto. In performing this Agreement, without diminishing SERVICERS obligations to CUSTOMER, SERVICERS may use the services of third parties, including, without limitation, their respective Affiliates.

This Agreement governs processing services regarding credit, debit and certain other Card transactions and other services, as those services are further described in this Agreement, the Fee Schedule attached hereto as Schedule A (including any additions and changes thereto, the "Fee Schedule"), any and all concurrent and subsequent addendo, supplements or schedules to this Agreement (each, including the Fee Schedule, as amended from time to time, a "Supplement"), and the Card Organization Rules, all as elected by CUSTOMER and approved by SERVICERS for their applicable Afficials) (for the purposes of this Agreement, collectively, the "Services"). Unless otherwise expressly provided in this Agreement or any Supplement (i) references to each Supplement shall be deemed to include this Agreement and (ii) references to this Agreement shall be deemed to include each Supplement. To the extent the terms of a Supplement directly conflict with the terms of this Agreement, the terms of that Supplement shall control.

Subject to Cord Organization Rules, Services may be performed by BAMS or BANK subject to the agreements between them as the same may be modified from time to time. In addition to SERVICERS, one or more afficies of BAMS may assist in providing Terminals or other equipment and local support functions in connection with this Agreement.

3. EFFECTIVE DATE/COMPLETION OF SERVICES.

3.1 Notwithstanding any pravision of this Agreement to the control, and subject to the approval of the Governor and Executive Council of the State of New Hampshire. This Agreement on the abigations of the parties hereunder, shall not become effective until the date the Governor and the Executive Council approve this Agreement ("Effective Date").

3.2 If the Contractor commencies the Services prior to the Effective Oolbital Services performed by the Contractor prior to the Effective Date shall be performed at the sole risk of the Contractor, and in the event that this Agreement does not become effective, the State shall have no liability to the Contractor, including without fimitalian, any obligation to pay the Contractor for any casts incurred or Services performed, Contractor must complete all Services by the Completion Date specified in block

1.7.

4. CONDITIONAL NATURE OF AGREEMENT. Notwithstanding any provision of this Agreement to the contrary, of obligations of the State hereunder, including, without limitation, the continuonce of payments hereunder, are continued upon the availability and continued appropriation of lunds, and in no event shall the State be table for any payments hereunder in excess of such available appropriated funds. In the event of a reduction or termination of appropriated funds, the State shall have the right to withhold payment until such funds become available, if ever, and shall have the right to terminate this Agreement immediately upon giving the Contractor notice of such fermination. The State shall not be required to transfer funds from any other occount to the Account identified in block 1.6 in the event funds in that Account are reduced or unavailable.

5. CONTRACT PRICE/PRICE LIMITATION/ PAYMENT.

5.1 The contract piles, method of payment, and terms of payment are identified and more particularly described in EXHIBIT 8 which is incorporated herein by reference.

5.2 The payment by the State of the controct price shall be the only and the complete reimbursement to the Controctor for all expenses, of whatever nature incurred by the Controctor in the performance hereof, and shall be the only and the complete compensation to the Controctor for the Services. The State shall have no flability to the Controctor other than the controct price

5.3 The State reserves the right to offset from any amounts atherwise payable to the Contractor under this Agreement those liquidated amounts required as permitted by N.H. RSA 80;7 through RSA 80;7-c or any other provision of law.

5.4 Natwithstanding any provision in this Agreement to the contrary, and notwithstanding unexpected circumstances, in no event shall the total of all payments authorized, or actually made hereunder, exceed the Price Limitation selfath in black 1.8

4. COMPLIANCE BY CONTRACTOR WITH LAWS AND REGULATIONS/ EQUAL EMPLOYMENT OPPORTUNITY.

6.1 In connection with the performance of the Services, the Controctor shall compty with all statutes, laws, regulations, and orders of federal; state, county or municipal authorities which impose any obligation or duty upon the Controctor, including, but not finited to, civil rights and equal apportunity laws. In addition, the Controctor shall camply with all applicable copyright laws.

6.2 During the term of this Agreement, the Contractor shall not discriminate against employees or applicants for employment because of race, color, religion, creed, age, sex, handicap, sexual arentation, or notional origin and will take offirmative action to prevent such discrimination.

4.3 Il his Agreement is funded in any part by monies of the United States. The Contractor shall compty with all the provisions of Executive Order No. 11246 ("Equal Employment Opportunity"), as supplemented by the regulations of the United States Department of Labor (41 C.F.R. Part 60), and with any rules, regulations and guidelines as the State of New Hampshite or the United States issue to implement these regulations. The Contractor further agrees to permit the State or United States access to any of the Contractor's books, records and accounts for the purpose of ascertaining compliance with all rules, regulations and orders, and the covenants, terms and conditions of this Agreement.

7. PERSONNEL

7.1 The Contractor shall-at its own expense provide all personnel necessary to perform the Services. The Contractor warrants that all personnel engaged in the Services shall be qualified to perform the Services, and shall be properly licensed and otherwise authorized to do so under all applicable lows.

7.2 Unless althorise authorized in writing, during the term of this Agreement, and for a period of six [6] months after the Completion Date in black 1.7, the Controctor shall not hire, and shall not permit any succontractor or other person, firm or corporation with whom it is engaged in a combined effort to perform the Services to hire, any person who is a state employee or official, who is materially involved in the procurement, administration or performance of this Agreement. This provision shall survive termination of this Agreement.

7.3 the Contracting Officer specified in block 1.9, or his or her successor, shall be the State's representative, to the event of any dispute concerning the interpretation of this Agreement, the Contracting Officer's decision shall be final for the State.

B. EVENT OF DEFAULT/REMEDIES.

- 8.1 Any one or more of the following acts or amissions of the Contractor shall constitute an event of default herounder ("Event of Default"):
- 8.1.1 foliure to perform the Services solistoctority or on schedule:
- 8.1,2 failure to submit any report required herounder; and/or
- 8.1.3 loike to perform any other covenant, term or condition of this Agreement.
- 8.2 Upon the occurrence of any Event of Default, the State may take any one, or more, or all, of the tolowing actions:
- 8.2.) give the Contractor a written notice specifying the Event of Default and requiring it to be remedled within, in the obsence of a greater or lesser specification of time, thirty (30), days from the date of the notice; and if the Event of Default is not limely remedied, terminate this Agreement, effective two (2) days after glying the Contractor notice of termination;
- 8.2.2 give the Controctor a written notice specifying the Event of Default and suspending at payments to be made under this Agreement and ordering that the parties of the contract price which would otherwise occure to the Controctor during the period from the date of such notice until such time as the State determines that the Controctor has cured the Event of Default shall never be paid to the Controctor;
- 8.2.3 set off against any other obligations the State may owe to the Cantroctor any damages the State suffer by reason of any Event of Default; and/or
 - 8.2.4 freat the Agreement as breached and pursue any of its remedies at low or in equity, or

Irregular, Card sales by CUSTOMER, excessive Chargebacks (in excess of 1.0%al transaction or dollar volume); or thirty (30) days and concurrent cure period

7. DATA/ACCESS/CONFIDENTIALITY/ PRESERVATION.

- 9.1 As used in this Agreement, the word "dato" shall mean all information and things developed or obtained during the performance of, or ocquired or developed by reason of, this Agreement, including, but not limited to, all studies, reports. Res, formulae, surveys, maps, charts, sound recordings, video recordings, pictorial reproductions, drawings, analyses, graphic representations, computer programs, computer printouts, notes, letters, memorando, papers, and documents, all whether finished ar unfinished.

 9.2 All data and any property which has been received from the State or purchased with funds provided for that purpose under this Agreement, shall be the property of the State, and shall be returned to the State upon demand or upon termination of this Agreement for any reason.
- 9.3 Confidentially of data shall be governed by N.H. RSA chapter 91-A or other existing law. Disclosure of data requires prior written approval of the State.
- 10. TERMINATION. In the event of an early termination of this Agreement, for any reason other than the completion of the Services, the Contractor shall deliver to the Contracting Officer, not later than litteen (15) days after the date of termination, a report ("Termination Report") describing in detail all Services performed, and the contract price earned, to and including the date of termination. The form, subject matter, content, and number of copies of the Termination Report shall be identical to those of any final Report described in the ottoched EXHIBIT A.
- 11. CONTRACTOR'S RELATION TO THE STATE. In the performance of this Agreement the Contractor is in all respects; an independent contractor, and is neither an agent nor an employee of the State. Neither the Contractor nor any of its officers, employees, agents or members shall have outhorly to bind the State or receive any benefits, workers' compensation or other emotuments provided by the State to its employees.
- 12. ASSIGNMENT/DELEGATION/SUBCONTRACTS. The Contractor shall not assign, or otherwise transfer any interest in this Agreement without the prior written consent of the N.H. Department of Administrative Services. None of the Services shall be subcontracted by the Contractor without the prior written consent of the State.

13 INDEMNIFICATION

The Contractor shall delend, indemnify and hold harmless the State, its officers and employees, from and against any and oil losses suffered by the State, its officers and employees, and any and oil claims, flabilities or penalties asserted against the State, its officers and employees, by or an behalf of any person, an account of, based or resulting from, origing out of (or which may be claimed to arise out of) the acts or amissions of the Contractor. Notwithstanding the largeoing, nothing herein contained shall be deemed to constitute a waiver of the sovereign immunity of the State, which immunity is hereby reserved to the State. This coverant in paragraph 13 shall survive the termination of this Agreement.

14. INSURANCE.

- 14.1 The Contractor shall, at its sole expense, obtain and maintain in force, and shall require any subcontractor or assignee to obtain and maintain in force, the following insurance:
- 14.1.1 comprehensive general liability insurance against all claims of bodily injury, death or property damage, in amounts of not less than \$250,000 per claim and \$2,000,000 per occurrence; and
- 14.1.2 fire and extended coverage insurance covering of property subject to subparagraph 9.2 herein, in amount not less than 80% of the whole replacement value of the property.
- 14.2 The posicies described in subparagraph 14.1 herein shall be an posicy forms and endorsements opproved for use in the State of New Hampshire by the N.H. Department of Insurance, and issued by insurers scensed in the State of New Hampshire:
- 14.3 The Contractor shall furnish to the Contracting Officer identified in block 1.9, or his or her successor, a certificate(s) of insurance for all insurance required under this Agreement. Contractor shall also furnish to the Contracting Officer identified in block 1.9, or his or her successor, certificate(s) of insurance for all renewal(s) of insurance required under this Agreement no later than filtern [15] days prior to the expiration date of each of the insurance policies. The certificate(s) of insurance and any renewals thereof that be altoched and are incorporated herein by reference. Each certificate(s) of insurance shall contain a clourse requiring the insurer to endeavor to provide the Contracting Officer Identified in block 1.9, or his or her successor, no less than ten (10) days prior written notice of cancellation or modification of the palicy.

15. WORKERS' COMPENSATION.

- 15.1 By signing this agreement, the Controctor agrees, certifies and warrants that the Contractor is in compliance with an exempt from, the requirements of N.H. RSA chapter 281-A ["Workers" Compensation"].
 15.2 To the extent the Controctor is subject to the requirements of N.H. RSA chapter 281-A, Controctor shall maintain, and require any subcontractor or assigned to secure and mointain, payment of Workers' Compensation in connection with activities which the person-proposes to undertake pursuant to this Agreement. Contractor shall furnish the Contracting Officer identified in block 1.9, or his or her successor, proof of Workers' Compensation in the manner described in N.H. RSA chapter 281-A and any applicable renewal(s) thereof, which shall be attached and are incorporated herein by reference. The State shall not be responsible for payment of any Workers' Compensation premiums or for any other claim or benefit for Contractor, or any subcontractor or employee of Contractor, which might arise under applicable State of New Hampshira Workers' Compensation tows in connection with the performance of the Services under this Agreement.
- 16. WAIVER OF BREACH, No lature by the State to enforce any provisions hereotalter any Event of Default shall be deemed a waiver of its rights with regard to that Event of Default, or any subsequent Event of Default. No express foliuse to enforce any Event of Default shall be deemed a waiver of the right of the State to enforce each and of the provisions hereof upon any further or other Event of Default on the part of the Contractor.
- 17. NOTICE. Any notice by a party hareta to the other party shall be deemed to have been duly delivered or given at the time of mailing by certified mail, postage prepaid, in a United States Post Office addressed to the parties of the addresses given in blacks 1.2 and 1.4, herein.
- 18. AMENDMENT. This Agreement may be amended, wowed or discharged only by an instrument in writing signed by the parties hereto and only after approval of such amendment, woiver or discharge by the Governor and Executive Council of the State of New Hampshire.

- 19. CONSTRUCTION OF AGREEMENT AND TERMS. This Agreement shall be construed in occardance with the law of the State of New Hampshire, and is binding upon and inures to the benefit of the parties and their respective successors and assigns. The working used in this Agreement is the working chosen by the parties to express their multiplication, and no rule of construction shall be applied against or in tayor of any party:
- 20. THIRD PARTIES. The parties herelo do not intend to benefit any third parties and this Agreement shall not be construed to confer any such benefit.
- 21. READINGS. The headings throughout the Agreement are for reference purposes only, and the words contained therein shall in no way be held to explain, modify, amplify or ald in the interpretation, construction or meaning of the provisions of this Agreement.
- 22. SPECIAL PROVISIONS. Additional provisions set forth in the attached EXHIBIT C are incorporated herein by reference.
- 23. SEVERABILITY. In the event any of the provisions of this Agreement are held by a court of competent jurisdiction to be contrary to any state or federal law, the remaining provisions of this Agreement will remain in full force and effect.
- 24. ENTIRE AGREEMENT. This agreement, which may be executed in a number of counterparts, each of which shall be deemed an original, constitutes the entire agreement and understanding between the parties, and supersedes all prior agreements and understandings retaining hereta.

Exhibit A - Statement Of Work

DEFINITIONS.

Capitalized terms used in this Contract shall have the meanings given below:.

ACH/EFT	Automated Clearing House/electronic funds transfer; often
	used interchangeably; an ACH payment is a form of electronic
	funds payment that is sent from one bank to another via the
	ACH network which is federally regulated and operates
	pursuant to the rules and stands set by National Automated
	Clearing House Association (NACHA)
Agency	A State of New Hampshire agency, division, office, department,
	bureau, commission or other entity performing a governmental or
, i	proprietary function for the State of New Hampshire.
·	
·	*Any entity formed to administer and promote Cards, including
Organization"	without limitation Visa U.S.A., Inc. ("Visa"), MasterCard
• •	International Incorporated ("MasterCard") and DFS Services
	LLC ("Discover"), and any applicable Debit Networks
	The rules, regulations, releases, interpretations and other
	requirements (whether contractual or otherwise) imposed or
"Card Organization Rules"	adopted by any Card Organization and related authorities, including
	without limitation, those of the PCI Security Standards Council,
	LLC and the National Automated Clearing House Association
•	(including, with respect to EBT, the Quest Operating Rules and
•	with respect to PIN debit Cards, the rules, regulations, policies and
	procedures of the applicable Debit Network).
٠. ١	(i) www.pcisecuritystandards.org/
	(ii) http://www.mastercard.us/
	(iii) http://usa.visa.com/
. •	(iv) https://www.discover.com/ (v) https://www.americanexpress.com/
	(*) IMDSS/WWW.amiericanexpiess.com/
"Card"	See either Credit Card or Debit Card.
Cardholder	A Person whose name is embossed on the Card (or Debit
	Card, as applicable) and any authorized user of such Card.
Chamabagi	A Card transaction (or disputed portion thereof) that is
Chargeback	returned to SERVICERS by the Issuer, the liability of which is
,	the CUSTOMER's responsibility.
	THE COSTOPIEN STESPORIORITY.
Confidential Information	Information the parties shall keep confidential from
	unauthorized disclosure.
Contract	Statewide Contract for Credit Card Processing Services
Contract Documents	Documents that comprise this Contract as identified in Exhibit
	A, SOFF, Section 1.1.

Contract Manager	The persons identified by the State and Contractor in Exhibit A, SOW.
"Contractor"	Banc of America Merchani Services, LLC
"Customer"	State of New Hampshire
Credit .	Deposit into an account
DAS	N.H. Department of Administrative Services
Debit	A charge against a bank account
"Electronic Check" or "E-Check"	A generic term for a non-credit/debit card payment that results in an ACH debit to consumer's account and credit to the receiver's account
Effective Date	The date on which this Contract takes effect upon Governor and Executive Council approval.
EMV.	Chip based payment card, Aka smart card, containing and embedded microprocessor that has information needed to use the card for payment. The chips are protected by various security scatures. The EMV chip cards are a more secure option to the magnetic stripe payment cards.
Form P-37	The State of New Hampshire standard form contract, Form P- 37, General Provisions.
Fully toaded	Rates that are inclusive of all expenses, including, but not limited to: meals, hotel/housing, airfare, car rentals, car mileage, and out of pocket expenses.
GAAP	Generally Accepted Accounting Principles
Governor and Executive	The New Hampshire Governor and Executive Council.
Initial Term or Term	The period from the Effective Date through the initial completion date set forth in Section 1.7 of the Form P-37,
<u>1P :</u>	Internet Protocol
IVR	Interactive Voice Response System available via Touch-Tone phone
Merchant or Merchants	The State of NH entities identified in Exhibit A-2, Merchants, as modified from time to time by the State, at its sole discretion, during the Term.
Merchant Account	Merchant settlement bank accounts assigned by the Treasurer, as amended by the Treasurer from time to time.
"Merchant ID Number" or "Merchant Identification Number"	An identification number assigned by the Contractor to an individual Merchant.
Non-Exclusive Contract	A contract that does not restrict the State from seeking alternative contractors or sources for the products and services provided under this Contract.
Normal Business Hours	Normal Business Hours - 8:00 a.m. to 5:00 p.m. EST, Monday through Friday excluding State of New Hampshire holidays. State holidays are: New Year's Day, Martin Luther King Day, President's Day, Memorial Day, July 4th, Labor Day, Veterans Day, Thanksgiving Day, the day after Thanksgiving Day, and Christmas Day.

Not to Exceed Contract	A contract that has a fixed price limitation. See Exhibit B.
Natice to Proceed	The State Contract Manager's written direction to the Contractor to begin work on this Contract on a specified date and time.
Order of Precedence	The order in which Contract Documents govern in the event of any conflict or ambiguity among them.
"Payment Cord Industry Data Security Standards" or "PCIDSS"	A set of security standards established by Payment Card Industry Security Standards Council.
Payment Method Provider	Visa, U.S.A., Inc., MasterCard International, Inc., Discover Financial Services, LLC and other Credit Card and Debit Card providers, or any debit network providers, whose payment method Contractor accepts for processing.
PCI	Payment Card Industry
PCI Security Standards Council	The PCI Security Standards Council is an open global forum for the ongoing development, enhancement, storage, dissemination and implementation of security standards for account data protection.
	The PCI Security Standards Council's mission is to enhance payment account data security by fostering broad adoption of the PCI Security Standards. The organization was founded by American Express, Discover Financial Services, JCB International, MasterCard Worldwide, and Visa Inc.
"POS" or "Point of Sale"	Point of sale service for Credit and/or Debit cards and E-checks.
Proposal	The Contractor's written Proposal submitted to the State in response to RFP 2013-153.
"RFP" or "Request far Proposal"	Request For Proposal 2013-153 issued by the N.H. Department of Administrative Services.
Sales Data	Electronic record of a sale representing payment by use of a Card or a refund/credit to a Cardholder.
Services	The services and products Contractor shall furnish the State under this Contract.
"Statement of Work" or "SOW"	Exhibit A. Statement of Work.
"State" or "State of New Hampshire"	DAS and/or Merchants; as applicable
"State Fiscal Year" or "SFY"	The New Hampshire State Fiscal Year which begins on July 1 st and ends on June 30 st of the following calendar year
Settle	Deposit of funds into an account
Tokenization	The process of breaking a stream of text up into words, phrases, symbols or other meaningful elements called tokens
Transaction	An agreement between a buyer and a seller for the exchange of goods or services for payment
Treasurer	State of N.H. Treasurer
Wire Transfer	Electronic transfer of funds with settlement the same business day.

I. CONTRACT

.1 Contract Documents.

This Contract consists of the following Contract Documents:

Form P-37	General Provisions
Exhibit A	Statement of Work
Exhibit A-I	Services
Exhibit A-2	Merchani Identification Table
Exhibit B	Compensation
Exhibit C	Special Provisions to Form P-37
Exhibit C-1	Additional Provisions
Exhibit D	Training
Exhibit E	Participation Agreement
Exhibit F	PayPoint Services Addendum
Exhibit G	Global Gateway E4 Services Addendum; Global Gateway Addendum
Exhibit H	Transarmor Services Addendum
Exhibit I	CyberSource Services Addendum
Exhibit J	MobilePay Services Addendum
Exhibit K	Skipjack Services Addendum
. Exhibit L	Giff Card Services Addendum

Order of Precedence

In the event of conflict or ambiguity among any of the Contract Documents, the following Order of Precedence shall govern:

- a. Form P-37, General Provisions, as modified in Exhibit C, and Exhibit C-1:
- b. Exhibits A through K, exclusive of Exhibits C and C-1.:

Non-Exclusive Contract

This is a Non-Exclusive Contract. Notwithstanding any provision of this Contract to the contrary, the State, at its sole discretion, may retain other contractors or other sources to provide Services or Deliverables procured under this Contract.

4 Not to Exceed Contract

This is a Not to Exceed Contract. The State, shall pay the Contractor for the Services in accordance with Exhibit B. Compensation. Notwithstanding any other provision of this Contract to the contrary, in no event shall payments under this Contract exceed the price limitations set forth in Section 1.8 of the Form P-17, Price Limitation which is twenty-five million dollars (\$25,000,000).

NOTWITHSTANDING ANYTHING IN THE AGREEMENT AND ANY ADDENDA TO THE CONTRARY, THE STATE'S CUMULATIVE LIABILITY.

IN THE AGGREGATE (INCLUSIVE OF THE STATE'S LIABILITY UNDER SECTION 13(A), AND (B) OF EXHIBIT C, WHETHER SUCH CLAIMS ARE RELATED OR UNRELATED TO ONE ANOTHER) FOR ALL LOSSES, CLAIMS, SUITS, CONTROVERSIES, BREACHES, OR DAMAGES FOR ANY CAUSE WHATSOEVER (INCLUDING, BUT NOT LIMITED TO, THOSE ARISING OUT OF OR RELATED TO THE AGREEMENT AND ANY ADDENDA) AND REGARDLESS OF THE FORM OF ACTION OR LEGAL THEORY SHALL NOT EXCEED TWENTY-FIVE MILLION DOLLARS (\$25,000,000); PROVIDED HOWEVER, TAHT THE FOREGOING LIMITATIONS SHALL NOT APPLY TO THE FOLLOWING: (A) FRAUD, GROSS NEGLIGENCE OR WILLFUL MISCONDUCT OF THE STATE (B) VIOLATION OF APPLICABLE LAW OR CARD ORGANIZATION RULES BY THE STATE (INCLUDING ANY DATA COMPROMISE LOSSES); (C) THE STATE'S OBLIGATIONS TO PAY CONTRACTOR ANY AND ALL FEES PAYABLE UNDER THE AGREEMENT OR ANY ADDENDA, (D) THE STATE'S LIABILITY FOR CHARGEBACKS AND ADJUSTMENTS. (E) THE STATE'S LIABILITY FOR PAYMENT OF ANY AND ALL THIRD PARTY FEES AS DESCRIBED IN ANY ADDENDA AND INCLUDED ON EXHBIT D OF THE AGREEMENT, OR (F) THE STATE'S LIABILITY UNDER SECTIONS 13 (i), (ii) AND (iii) OF EXHIBIT C.

2. CONTRACT TERM/COMMENCEMENT OF WORK

The Initial Term of this Contract shall commence upon approval of Governor and Executive Council or on September 1, 2013, whichever is later (the "Effective Date"), and extend through June 30, 2018.

The Contractor shall commence full performance of the Services on the Effective Date at 12:01 a.m. Time is of the essence in the performance of the Contractor's obligations under this Contract.

If the Contractor commences work before the Effective Date, such work shall be performed at the sole risk and expense of the Contractor, and the State shall be under no obligation to pay the Contractor for any costs, expenses or work performed prior to the Effective Date, including, but not limited to, any expenses and costs incurred by the Contractor or any Subcontractor(s).

3. SERVICES

The Contractor shall furnish the State with the Services required under this Contract, and as more fully set forth in Exhibit A-1, Services.

4. COMPENSATION

The Contract price, method of payment, and terms of payment are set forth in Exhibit B: Compensation.

5. CONTRACT MANAGEMENT

5.2 Contractor Point Of Contact

- 5.2.1 The Contractor shall assign a Contractor Point of Contact who shall serve as the representative of the Contractor for administrative and contract management matters.
- 5.7.2 The Contractor Point of Contact shall function as this Contractor's representative for administrative and management matters. The Contractor Point of Contact shall be available to promptly respond to inquiries from the State during Normal Business Hours. The Contractor Point of Contact shall work diligently and use his/her best efforts on the Project. The Contractor Point of Contact shall be qualified to perform the obligations required of the position under this Contract. Contractor will provide written notice to State upon replacement of the Contractor Point of Contact. Such Contractor Point of Contact shall be of comparable skills. Any request by State to remove the Contract Point of Contact shall be governed by the dispute resolution process contained herein, see Exhibit A, Section 5.4.

Account Team Access .Contractor shall provide telephone, facsimile, and Internet e-mail access to each individual on the Contractor account team. General toll free numbers shall be provided for telephone and facsimile services on a statewide basis. Contractor shall make a good faith effort to resolve all inquiries from the State within twenty-four (24) hours or the next business day.

5.2.3 The Contractor Point of Contact is:

Shirley A. Davis - Relationship Manager (contract point of contact)
Corporate Client Services
Specialized Industries and Public Sector Markets
Bank of America Merchant Services
Office (617.524.1490)
shirley.davis@bankofamericamerchant.com

Sheryl Levers (duy to day operational issues)
Account Manager
Bank of America Merchant Services
Office (954.845.4456)
Sheryl levers@bankofamericamerchant.com

5.3 State Contract Manager

The State shall assign a contract manager who shall function as the State's representative with regard to Contract administration. The State Contract Manager is:

Rudolph Ogden - Contract Manager
New Hampshire Department of Administrative Services
Office (603.271.3235)

rudolph.ogden@nh.gov

5.4 Dispute Resolution

Prior to the filing of any formal proceedings with respect to a dispute (other than an action seeking injunctive relief with respect to intellectual propenty rights or Confidential Information), the party believing itself aggrieved (the "Invoking Party") shall call for progressive management involvement in the dispute negotiation by written notice to the other party. Such notice shall be without prejudice to the invoking party's right to any other remedy permitted by this contract.

The following table sets forth the responsible parties for each level of the dispute resolution and the corresponding time allotment for resolution at each level.

Level	The Contractor	The State	Cumulative Time
Primary	Shirley Davis	Rudolph Ogden (603.271.3235)	S business days
First	Shirley Davis	Robert.Stowell (603.271.3606)	-10 Business days
Second	-Shirley Davis	Michael Connor (603.271.6899)	15 Business days

The allotted time for the first level negotiations shall being on the date the invoking party's notice is received by the other party.

Exhibit A-1 Services

1. GENERAL PROCESSING REQUIREMENTS

CREDIT CARDS, DEBIT CARDS AND STORED VALUE CARD

Contractor shall provide credit card processing services, (authorization, settlement and reporting) for Visa, Master Card, American Express and Discover and others. Contractor shall provide processing services and solutions for Debit Cards, Stored Value Card, e-Check, and ACH/EFT transfers.

Discover and American Express

Contractor shall support an authorization / pass through for any Agency that is required to process Discover or American Express transaction directly through Discover or American Express. The Contractor shall support Discover Full Service where the Contractor fully handles the processing of Discover transaction similar to Visa and MasterCard transaction.

Security

Contractor shall ensure security on all data transmissions. Contractor shall comply with all Payment Card Industry Standards, (PCI) and shall timely notify the designated State contact of all material changes in PCI Standards. Contractor shall remain in compliance with PCI DSS during the initial term of this Contract and any subsequent renewal period.

Seitlement

The State Treasurer shall assign any and all bank accounts for State Agency settlements and merchant activity. No merchant numbers or identifications shall be assigned to State Agencies without written notification from Merchant Card Services and approved by the State Treasury and the Department of Information Technology.

Contractor shall post funds received on behalf of distinct merchants (e.g., individual State Agencies) to the State's bank accounts designated by the Treasurer. Any bank account changes will be made by the State, or pursuant to the State's direction.

Settlement Transmission

Once conversion to the BAMS-preferred platform is complete; settlement data shall go over the same connection as authorization data.

Duplicore Settlements

 Contractor shall identify duplicate transactions or transmissions and eliminate them when necessary. However, the duplicate transaction file must be an exact

duplicate (i.e. all data elements of the entire fill must be an exact majch) and submitted within the same sentement window.

 Duplicate Charges and Transactions. Contractor shall correct duplicate charges and transactions within twenty-four (24) hours of their detection or notification. To the extent additional action is required of the State, Contractor shall notify the State of each duplicate charge and transaction. The Contractor shall be liable for any costs incurred by the State because of duplicate charges or transactions to the extent they are caused by failures within the Contractor's proprietary card processing system.

Credit Card Deposit

The Contractor shall provide settlement into State accounts generally within fortyeight (48) hours upon receipt of settlement funds by Contractor. Notwithstanding the foregoing, settlement funds received on a weekend or bank holiday will be settled the next business day.

Deposit Processing Liability

The Contractor will settle with the State for each Sales Draft acquired and accepted by the Contractor under this Agreement after the Contractor receives payment for that Sales Draft from the related Card Organization, subject to the terms of this Agreement. Time is of the essence in regards to said processing/settlement, and failure to provide such services in accordance with the specified timeframes shall be considered an Event of Default.

Reconciliation of Receipts

All receipts into State accounts shall be easily reconciled by the Agency through daily Contractor reports and a unique identification number for that Agency.

Representation

The State shall be assigned a dedicated Contractor Account Representative that can be contacted by phone and email. Contractor's after hours representatives can be reached by a toll free number.

The Contractor Account Representative shall correspond with the States Merchant Card Services office for all Agency requirements including, but, not limited to setting up new merchant accounts, access to reporting tools or Virtual Terminal and any other modifications to an Agency's processing.

Reconciliation of Receipts.

All receipts into Merchant Account(s) shall be capable of reconciliation by Merchants through daily report(s) and their respective Merchant ID Numbers.

2.1 REPORTING REQUIREMENTS

System Requirements

- The Contractor shall provide a single internet based/on-line system for report generation.
- The system shall provide the ability for each Agency to view only the financial data for their Chain Merchant 1D and allow access to view the individual data for a specific location under their Chain Merchant ID.
- The reporting system shall allow Treasury and DAS Merchant Cord Services to view financial data at a statewide level.
- The Contractor shall provide sales, payment and accounting detail as determined by the State for each Internet application
- The Contractor shall provide for the reporting system to include "real time" transactions that were processed on the same day, according to a mutually agreeable schedule.

Reporting to Agencies, DAS Merchant Card Services and the Treasury Department

At a minimum, the Contractor shall provide the following:

- Daily and monthly reports of all transactions, regardless of volume;
- Online web access shall include, but is not limited to, current plus 13 months of summary and 6 months of historical data detailing:
 - o Transaction type
 - o Dollar amount of transaction with any associated identified
 - o Date and time of transaction
 - o Date of sentement
 - o Daily subtotal by transaction type for each Agency
 - O Authorization number for transaction
 - o The full customer credit card number (The credit card number should be masked unless an Agency requests access to view the full card number and has a valid business reason to do so)

If additional historical data is needed a request can be submitted to the Contractor.

- Reports similar to, but not limited to, the following:
 - 1. Checking Account Report
 - Ability To Search by:
 - → Date Range (From and To)
 - Results Returned:
 - → Summary List of Batches by Date and by Merchant ID.
 - Drilldown;
 - → Merchant ID Summary Batch to the Transaction Detail
 - 2. Authorization Code Report -
 - · Ability To Search by: .
 - → Authorization Code
 - → Date Range (Within ALL MID#s)

- · Results Returned:
 - → Transaction Detail based upon the authorization code
- 3. Charge Back Report
 - Ability to Search by:
 - → Date Range, and/or
 - → Merchant ID#
 - Results Returned:
 - → Transaction Detail related to the Chargeback
- 4. Funding Report lists bank account info by Checking Account
 - Ability to Search by
 - → Date Range
 - Results Returned
 - → Summary of Fees by Merchani ID
 - Drilldown
 - → Detail of Fees by Merchant ID
- 5. Summary of Historical Bank Fees
 - · Ability to Search by
 - → Merchant ID
 - Results Returned
 - > Fees for the Merchant ID by Month/Year
- 6. Summary of Batches for a Merchant ID Report
 - · Ability to Search by
 - → Date Range
 - Results Returned
 - → Summary of Baiches for ALL Merchani IDs
 - Drilldown
 - -> Batch Transaction Detail by Merchant ID
- Customized reports as specified and agreed to by the Agency and Contractor

Stored Value Card Reporting

The Contractor shall provide online reports for stored value cards to include the following:

- . Active Cards with a balance by card and by issue date.
- . Outstanding liability by promo card type and bin range
- . Summary report of promo card balances
- Redcemed and activated cards by date or period
- Customized reports as specified and agreed to by the Agency and Contractor
- Ability to search by card number to determine if the card is active and if so, view the remaining balance

HL0901-Value Link Gift Card Transaction Detail
HL0902-Value Link Gift Card Trans by Category

HL0903-Value Link Gilt Card Declined Transactions

HL0905-Value Link Gift Card Summary

Ht0906-Value Link Gift Card Liability Report
HL0907-Value Link Gift Card Activation Summary
HL0908: Concord-Value Link Gift Card Summary
H10910-Value tink Gift Card Exceptions
HL0916-Value Link Gift Card Liability Summary
HL0926-Location Value Link Gift Card Liability Report
HL09S1-First Data Gift Card Summary Report
HL2001-Daily Gift Card Report
HL2002-Monthly Gift Card Report
HLZ003-Promo Summary Monthly
HL2004-Promo Summary Monthly
HL2022-Gift Card Analysis by Location

Online Chargeback Reporting

- The Contractor shall provide immediate online access to outstanding retrieval requests and chargebacks.
- The Contractor shall allow and provide a fully electronic online chargeback system.
 that shall accept electronic signatures and support files to satisfy outstanding retrieval requests and chargebacks.

Monthly Statement

The Contractor shall provide each Agency a detail online monthly statement of sales and all charges incurred. Each Agency shall have access to their monthly statement.

Data Export

The Contractor shall provide data export capabilities to Microsoft Excel and CSV file format (Comma Delimited).

3. FUNCTIONAL REQUIREMENTS AND CAPABILITIES

Access Methods

Communications

Contractor shall accommodate dial-up, direct connection and Internet technologies as required by each Agency.

The State requires 98% authorization system availability or better.

The Contractor shall provide a network that is secure and diverse with no single point of failure.

Dial-up shall run on a toll free telephone number.

Contractor shall have the capability of providing direct connection methods which are IP based.

interfaces

Contractor shall accommodate stand beside, integrated internet browser and API based interfaces:

Stand beside: Contractor shall supply the devices to be used or allow the use of Merchant owned devices, which shall provide magnetic stripe readers, PIN pads, and batch totals for the end of business.

Integrated: Integrated solution shall talk directly to the P.O.S. software or allow the use of existing electronic payment systems.

Gateway: Contractor shall provide a gateway tool that has multiple processing methods as follows:

Internet browser/ Virtual Terminal: Contractor shall ensure the merchant can create transactions and make corrections and adjustments as required via the Internet through a Virtual Terminal. The Virtual Terminal shall have the capability to process payments that are swiped on a USB swipe device connected to the computer; however, it shall not be required.

Internet API: To allow an Agency's Internet applications to interface with the Contractor's Electronic Payment System, (EPS).

Hosted Payment Page: Contractor shall provide a method that allows a merchant to connect their website to a hosted payment page ("Pay Here") that goes to the Contractor's gateway to process the actual transaction. This method shall have the ability to accept credit cards, debit cards and echecks. The Hosted Payment Page shall be customizable to allow State Agency elements such as, but shall not be restricted to, State Seal and Agency verbiage, to reassure Cardholders that they have reached an approved State site. In the event that the State is utilizing the Contractor's Hosted Payment Page, the Contractor assumes all responsibility for a secure payment page hosted by a fully PCI compliant infrastructure.

Processing Methods -

Contractor shall accommodate and provide for both Authorization Only and Capture methods of processing.

- Authorization Only: Merchant shall acquire authorizations from the Contractor and the Merchant shall submit transactions for all its locations as a batch at the end of the day for settlement purposes.
- Capture: Merchani shall acquire authorization and the Contractor shall capture all transaction information and submit transactions as instructed by the Merchani for settlement purposes.

Internet Processing and Electronic Files

The Contractor shall work with the State's application development partners to integrate a payment interface, such as a web storefront or licensing application, with their credit card processing services over the Internet, as required by each Agency.

Processing Equipment

- Upon conversion to the BAMS-preferred platform, Contractor shall maintain an
 Inventory of the processing methods and all equipment used at each merchant
 location.
- . Both IP and/ or analog lines shall be supported for terminals.

Other Services

• Point-to-point Encryption (P2PE)

The Contractor shall have the capability to provide Point-to-point Encryption services. Said services shall be available upon the request of the State, and shall be implemented according to a mutually agreed upon schedule. The fees for these services shall be according to the rate schedule(s) set forth within Exhibit B.

Tokenization Technology

The Contractor shall have the capability to provide Tokenization services. Said services shall be available upon the request of the State, and shall be implemented according to a mutually agreed upon schedule. The fees for these services shall be according to the rate schedule(s) set forth within. Exhibit B.

EMV Chip technology

The Contractor shall have the capability to provide EMV Chip processing services, inclusive of the ability to purchase terminals with EMV Chip technology. Said services shall be available upon the request of the State, and shall be implemented according to a mutually agreed upon schedule. The fees for these services shall be according to the rate schedule(s) set forth within Exhibit B.

Mobile solutions

- 1. The Contractor shall have a mobile solution that can be used to take payments at various events using a mobile Wireless terminal or other device. The Wireless device may have access to a secure Wifi Network following all PCI Requirements. Said services shall be available upon the request of the State, and shall be implemented according to a mutually agreed upon schedule. The fees for these services shall be according to the rate schedule(s) set forth within Exhibit B.
- 2. The Contractor shall have a mobile application that can be used on a Smart Phone to take payments at various events. The application shall

be PCI Compliant. Said services shall be available upon the request of the State, and shall be implemented according to a mutually agreed upon schedule. The fees for these services shall be according to the rate schedule(s) set forth within Exhibit B.

Stored Value Cards

- 1. Contractor shall be able to process existing Bin ranges and number scheme.
- Contractor shall work with the State and the current Contractor to move all
 outstanding stored value information from the current system to the new system
 and honor it;
- The estimated 553,260 stored value cards in the Liquor Commission's current inventory that have yet to be activated shall be utilized by Contractor who will exhaust the current inventory and then any new orders shall be placed by Contractor.
- Contractor shall be able to work with the State and State's business partners for special gift card promotions.

MERCHANT ACCOUNTS AND HIERARCHY

The Contractor shall maintain the State's current multiple tier merchant hierarchy. At a minimum, these tiers shall include:

Corporate Merchant ID: State of New Hampshire - All Chain Merchant IDs fall under this Corporate Merchant ID.

Chain Merchant ID: A State Agency's main Merchant ID - All outlet or merchant locations IDs for the Agency fall under this chain merchant ID. Generally an Agency shall have one of these.

Merchant: Each outlet (Merchant location) usually has its own merchant number under the Agency's chain merchant ID. Generally an Agency shall have one or more of these merchant IDs.

The Contractor may supplement this basic scheme in order to facilitate invoicing and reporting. The Contractor may propose an alternative hierarchy scheme as long as it maintains the State's ability to conduct ad hoc reporting and special invoicing.

The merchant hierarchy shall be used for reporting and the generation of statements and invoices. Each Agency / chain Merchant shall receive a monthly statement detailing all sales, processing and interchange fees. All charges and fees for individual Chain / Agencies are to be deducted from the designated account once monthly as outlined herein.

The Contractor shall establish and maintain all merchant accounts including both merchant identification numbers (MIDs) and terminal identification numbers (TIDs). Accounts shall be established and ready for activation within 10 business days of receiving a Merchant ID Request Form from the State's project manager within the Department of Administrative Services (DAS).

Merchant Card Services.

The Contractor shall provide the Project Manager with MIDs and TIDs when the accounts are established. All requests must come through the DAS Merchant Card Services. No Agency shall be allowed to directly submit a Merchant ID request to create, terminate or modify an existing Merchant ID. All Merchant ID request are reviewed and approved by the Department of Administrative Services, the Department of Information Technology and the Treasury Department prior to being submitted to the Contractor.

Numeric Structure and File Formats

The Contractor must provide the numeric structure and file formats of the credit card numbers for each major card type, (for both retail and Internet), as well any pending or known developments in standards external to the Contractor's organization related to security and fraud prevention.

Separate Merchant Numbers

The Contractor must allow separate merchant numbers to be available for different merchant within the Agency structure.

Compliance

The Contractor must be in compliance with all applicable electronic payment regulations regarding the use of transaction type indicators.

Commitment

The Contractor must be committed to providing the highest level of electronic payment processing services.

REPORTING REQUIREMENTS

Reports are required throughout the term of the contract. Vendor shall provide monthly Sales Reports to the Bureau of Purchase and Property Merchant Card Services, and the Department of the Treasury. One report must provide an accurate accounting of monthly and year to date Sales and Transaction volume per electronic payment type for each merchant id and totaled for each Agency, institution and political sub-division in service. A Second report must provide an accurate accounting of monthly and year to date fees for each merchant id separated by fee type (processing fee, authorization fee, interchange fees; etc.) and totaled for each Agency, institution and political sub-division in service. The State reserves the right to change or modify the information requested in these reports, as it deems necessary. This report is to include equipment and method of processing for each merchant id. Contractor will make this available as Customer locations are boarded to the BAMS preferred platform.

These Reports will be due by the 10° business day of each month, for the previous month. Failure to provide these monthly reports in a timely manner may be considered an event of default of the contract and may lead to termination proceedings as specified above.

Vendors must also have the capability to provide special reports as Requested by Individual Agencies. The ability of the state to retrieve Reports using an online tool would be highly desirable.

Failure to provide these reports as requested and in a timely manner, will constitute an event of default as specified above.

5. CUSTOMER SUPPORT SERVICES

The Contractor shall provide complete customer support inclusive of the following:

Account Management

The Contractor shall provide a single point of contact for the State or its representative. This point of contact, shall meet quantity with appropriate State Officials (e.g., Treasury – Liquor – DRED – Safety – DolT etc) to review and discuss past and future performance issues. All Inquiries from the State shall receive a response with in twenty-four (24) hours or the next business day.

Setup and Training

The Contractor shall provide adequate training to Agency personnel when setting up a new merchant Id. This training shall include, but not be limited to, overview of merchant PCI requirements and important procedures for processing that minimize costs to the State.

Updates of credit card association requirements

The Contractor shall notify on a timely basis the designated State contact of all updates in requirements mandated by the credit card associations.

Ongoing training and monitoring

The Contractor shall provide quarterly training and monitoring of Agency merchants relative to security, self-audits and processing. This ongoing training and monitoring shall include, but is not limited to information relative to industry best practices, security, fraud and suggestions for improvement. The quarterly training shall be on-site or via a webinar format at no additional cost to the State.

Semi-annual business review meeting

The Contractor shall provide a semi-annual business review meeting to provide information and guidance on the Agencies performance including, but not limited to, processing, chargebacks, interchange rates, and suggestions on how and where the Agencies could improve performance.

Semi-annual business review meetings shall be on-site at a State location at no additional cost to the State.

STATE OF NEW HAMPSHIRE'S DEDICATED MERCHANT CARD SERVICES

All Agency or Non-Agency requests for new services or modifications to existing services shall come through the Department of Administrative Services Merchant Card Services prior to any changes. The Contractor shall comply with this request and work with DAS Merchant Card Services to implement new services or modifications.

DAS Merchant Card Services shall be the primary contact for all services. No Agency or Non-Agency may request services or modification without the assistance of DAS Merchant Card Services. If any State Agency or Non-Agency contacts the Contractor for any changes to existing services or request for new services they shall be directed back to the State's Merchant Card Services team. This applies to all of the following, but is not limited to, new Merchant ID Requests, Access to any and all Reporting Systems, Virtual Terminals, Equipment Requests, new services, modification to current services and termination of services.

TRANSPER OF SERVICES AFTER TERM

The Contractor shall assist in the coordination of the transfer of services upon expiration of this contract ensuring that the State is not without service for any period of time during the transfer of services. The Contractor shall work with any new Contractor and allow for a three (3) month conversion period after contract end.

6. AGENCY SPECIFIC REQUIREMENTS

The State has multiple "lines of business", each of which may have their own unique requirements and processes using differing environments. These processes occur geographically throughout the State as well via internet tools. The Contractor shall accommodate those individual needs and provide acceptable solutions.

Agency Software, System or Equipment Replacement or Upgrades

Agencies software, system or equipment may be replaced or upgraded from time to time. The Contractor shall accommodate any and all software, system and equipment upgrades or replacements. The Contractor shall assist with all replacements and upgrades to ensure a successful set up and transition.

7. SUPPLIES

Contractor shall provide to all Merchants: credit card slips, signage, and manual imprinters at no additional charge.

EXHIBIT A-2 AGENCY IDENTIFICATION TABLE

The Contractor shall provide the Services required under the Contract to Merchants designated by the State in Table 1 below. Notwithstanding any provision of this Contract to the contrary, the State may modify Table 1 to add or delete individual Merchants, at its sole discretion and at any time during the Term.

TABLE I

DBA Name	DBA Street	DBA City	DBA State	OBA ZIP	Level
				Salar .	
STATE OF NEW HAMPSHIRE	25 CAPITOL STREET, RM 212	CONCORD	NH_	03301	CORPORATE LEVEL
Liquor Commiss	on Merchant Locations	, c			
NH LIQUOR COMM #99	50 STORRS ST.	CONCORD	NH	03301	MERCHANT LEVEL
NH LIQUOR STORE #01	80 STORRS ST. AMES PLAZA	CONCORD	кн .	03302-	MERCHANT LEVEL
NH LIQUOR STORE #02	913 GULF ROAD	WEST CHESTERFIELD	NH .	03468	MERCHANT LEVEL
MH LIQUOR STORE #03	1 AIRPORT ROAD, STE #205	MANCHESTER	NH	03103	MERCHANT. LEVEL
NH LIQUOR STORE #04	1271 HOOKSETT RO	HOOKSETT	NH	93106	MERCHANT LEVEL
NH LIQUOR STORE #05	17 PLEASANT ST.	BERLIN	нн	03570	MERCHANT LEVEL
NH LIQUOR STORE 408	800 ISLINGTON STREET	PORTSMOUTH	. мн	03801	MERCHANT LEVEL
NH LIQUOR STORE #07	588 MEADOW STREET	UTTLETON	нн	03581	MERCHANT LEVEL
NH LIQUOR STORE #08	345 WASHINGTH ST RTE 103	CLAREMONT	МН	03743	MERCHANT LEVEL
NH LIQUOR STORE #09	47 CHESTNUT STREET	DOVER	нн	03820	MERCHANT LEVEL
NH LIQUOR STORE #10	309 LINCOLN ST STE 309	MANCHESTER	МН	11111	MERCHANT LEVEL
MH LIQUOR STORE #11	12 CENTERRA PARKWAY	LEBANON	ин	03768~	MERCHANT LEVEL
NH LIQUOR STORE #12	RT 138 SENTERS MP U 1	CENTER HARBOR	нн	03258	MERCHANT LEVEL
HL LIQUOR STORE #13	5 SOMERSWORTH PLAZA	SOMERSWORTH	нн	03878	MERCHANT LEVEL
NH LIQUOR STORE #14	LILAC MALL ROUTE 125	ROCHESTER	нн	03867	MERCHANT LEVEL.
NH LIQUOR STORE #15	29 RALSTÓN ROAD	KEENE	NH	03431	MERCHANT LEVEL
NH LIQUOR STORE #18	I FOREST ST.	WOODSVILLE	NH	03785	MERCHANT LEVEL
NH LIQUOR STORE #17	880 CENTRAL ST	FRANKLIN	ин	03235	MERCHANT LEVEL
NH LIQUOR STORE #18	151 MAIN STREET	COLEBROOK	NH .	O3578	MERCHANT LEVEL

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MH LIQUOR STORE #50	S CATE MALL 269 OW HWY	NASHUA	NH	03060	MERCHANT LEVEL
NH LIQUOR STORE #51	ROUTE 38 PO BOX 10	PELHAM	нн	03076	MERCHANT LEVEL
NH CIOUON STORE #52	159 MAIN STREET	GORHAM	ин	00581	MERCHANT LEVEL
MH LIOUOR STORE #53	212 LOWELL RD	HUOSON	ММ	လအ၊	MERCHANT LEVEL
NH LIQUOR STORE #54	SHOPADE CTR PO BOX 166	GLEN	нн	03838	MERCHANT LEVEL
MH LIQUOR STORE #55	BEDFORD GROVE PLAZA COLB	BEOFORO	нн	03102	MERCHANT LEVEL
NH LIQUOR STORE 456	9 LAKE SHORE OR UNIT #1	GILFORD.	ИН	03249	MERCHANT LEVEL
NH LIQUOR STORE #57	240 RTE 168	CENTER OSSIPEE	ИН	03814	MERCHANT LEVEL
NH LIQUOR STORE #58	603 MAST ROAD	COFFSTOWN	NH	03102	MERCHANY LEVEL
NH LIQUOR STORE #59	358 DW HIGHWAY	MERRIMACK	ИН	11161	MERCHANT LEVEL
NH LIOUOR STORE #60	10 BENNING DRIVE 12A	WEST LEBANON	NH.	03784	MERCHANT
NH LIQUOR STORE #61	ROUTE 12 & 119 PO BX 111	FITZWILIAM	NH	03447	MERCHANT LEVEL
NH LIOUOR STORE #62	ROUTE 27 RFD'2	RAYMOND	нн	03077	MERCHANT LEVEL
NH LIQUOR STORE #83	SUITE 1 30 WARWICK ROAD	WINCHESTER	NH.	11111	MERCHANY LEVEL
NH LIQUOR STORE #64	ROUTE 11 PO BOX 484	NEWLONDON	нн	03257	MERCHANY LEVEL
NH LIQUOR STORE #65	25 VINTINNER ROAD	CAMPTON	NH .	03223	MERCHANT LEVEL
NH LIQUOR STORE #66	AC BTUON HYRON CEI	HOOKSETT	NH	02108	MERCHANT LEVEL
NH LIQUOR STORE #67	193 S 25 SPRINGER ROAD	HOOKSETT	NH	03106	MERCHANT
NH LIQUOR STORE #68	LAFAYETTE RO VILLAGE CTR	NORTH HAMPTON	NH .		MERCHANT
NH LIQUOR STORE #69			1	03882	MERCHANT
	27 COLISEUM AVENUE	NASHUA	NH	03083	LEVEL MERCHANT
NH LIQUOR STORE #70	RTE 17 TROY RD	SWANZEY	HH i.	03431	MERCHANT
NH LIQUOR STORE #71	90 CALEF HIGHWAY	LEE	NH .	03824	MERCHANT
NH LIQUOR STORE #72	100 FORT EDDY ROAD	CONCORD	NH	03301	MERCHANT
NH LIQUOR STORE #73	195 SOUTH PO BOX 1993	HAMPTON	MH .	03843	MERCHANT
MH LIQUOR STORE #74	34 NASHUA RO.	LONDONDERRY	NH	03053	MERCHANT
NH LIDUOR-STORE-#75	-15 OLD STATE ROAD UNIT 1	BELMONT	<u>,</u>	03220	LEVEL MERCHANT
NH LIQUOR STORE #76	195 NORTH PO BOX 2081	HAMPTON	NH	1011	LEVEL MERCHANT
NH CIQUOR STORE #77	360 STATE ROUTE 202	RINDGE	NH	03461	LEVEL
NH LIQUOR STORE #78	418 EMERSON AVE	HAMPSTEAD	NH	03841.	MERCHANT
ST OF NH - LIQUOR	25 STORRS ST	CONCORD	NH	03301	LEVEL .
COMMIS	25 CAPITOL STREET	CONCORD	NH	10220	CHAIN LEVEL

Department of Si	afety Merchant Location	15	; 	<u> </u>	14
NO DOS DINV BERLIN	551 GORHAM ROAD	GORHAM	ин	03581	MERCHANT LEVEL
NH DOS DMV CLAREMONT	DMV OFFC MILL FIWATER ST	CLAREMONT	ни	03743-	MERCHANT LEVEL
NH DOS DAV DOVER POINT	50 BOSTON HARBOR	NEWNGTON	ни	03801	MERCHANT LEVEL
NH DOS DMV EPPING	ROUTE 125	EPPING	NH	03042	MERCHANT LEVEL
NH DOS DAIV KEENE	ROUTE 9	KEENE	NH	03431	MERCHANT LEVEL
NH DOS DMV MANCHESTER	377 SOUTH WILLOW ST.	MANCHESTER	NH	03103	MERCHANT LEVEL
64 DOS DMV MILFORD	4 MEADOW BROOK DR	MILFORD	ин	03055	MERCHANT LEVEL
H DOS DWY NASHUA	110 BROAD ST	NASHUA	нн	03060	MERCHANT LEVEL
H DOS DMV SALEM	33 GEREMONTY OR	SALEM	МН	03079	MERCHANT LEVEL
M OOS DMV IAANVORTH	ROUTE 18	TAMWORTH	нн	03888	MERCHANT LEVEL
SH DOS DMV TWM ATM	ROUTE 302	TWM MOUNTAIN	МН	03595	MERCHANT LEVEL
OH DOS FR TICKETS 10	2) HAZEN DRIVE	CONCORD	NH'	03857	MERCHANT LEVEL
OH DOS LEBANON SALVAGE	410 MIRACLE MILE EMS BLG	LEBANON	нн	03768	MERCHANT LEVEL
H DOS MP GILFORD	31 DOCK RD	GILFORD	ий	03246	MERCHANT LEVEL
N DOS ONLINE DRLIC	23 HAZEN DR	CONCORD	ин .	03305	MERCHANT LEVEL
IN DOS ONLINE	110 SMOKEY BEAR BLVD	CONCORD	NH	03301	MERCHANT LEVEL
H DOS SP DOVER	50 BOSTON HARBOR	DOVER	МН	03820	MERCHANT LEVEL
OH DOS SP KEENE	ROUTE	KEENE	NH	03431	MERCHANY LEVEL
NH DOS SP KANCHESTER	377 S WILLOW ST	MANCHESTER	мн	03103	MERCHANT
IN DOS SP.					MERCHANT
	ROUTE 18	HTROWNAT	мн	03886	MERCHANT
DOS SP TWN MTH				03595	MERCHANT
H DOS STATE POLICE	33 HAZEN DRIVE	CONCORD "	ин	03305	MERCHANT
H DOSBSNSS	RY 302	TMN MOUNTAIN	NH	03595	HERCHANT
H DOSCONCROMC	10 HAZEN DRIVE	CONCORO	MH .	03305	MERCHANT
HOR COVERED	33 HAZEN DRIVE	CONCORO	нн	03305	MERCHANT
H DOSF.R.CONCORO	23 HAZEN DRIVE	CONCORD	NH	03305	MERCHANT
H DOS-FR INTERNET	2) HAZEN-DR	CONCORD	МН	03305	MERCHANT
H DOSLRP, CONCORD	23 HAZEN DRIVE	NORTH	ин	03305	NERCHANT
M	RT 10 GRETH CHTY CRT HSE.	HAVERHILL	NH.	03774	LEVEL MERCHANT

AZEN ORIVE TE 125 TE 0 KNAP MALLROUTE 3 TE 4 S. WILLOW STREET RIS POND OFFC PRIKRT 3 ADOW BROOK DR EREMONTY OR TE 18 DCK ROAD AZEN DRIVE MOKEY BEAR BLVD MOKEY BEAR BLVD	COLEBROOX CONCORD EPPING KEENE BELMONT LEBANON MANCHESTER MERRIMACK MILFORD SALEM TAMWORTH GILFORD CONCORD CONCORD	НИ НИ НИ НИ НИ НИ НИ НИ НИ НИ НИ НИ НИ Н	03305 03305 03042 03431 03220 03760 03103 03054 03055 03079 03886 03249 03305	MERCHANT LEVEL MERCHANT LEVEL
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ADOW BROOK DR EREMONTY OR TE 18 DCK ROAD AZEN DRIVE MOKEY BEAR BLVD	MERRIMACK MILFORD SALEM TAMMORTH GILFORD CONCORD	NH NH	03054 03055 03079 03888 03249 03305	LEVEL MERCHANT LEVEL MERCHANT LEVEL MERCHANT LEVEL MERCHANT LEVEL MERCHANT LEVEL MERCHANT LEVEL MERCHANT LEVEL MERCHANT LEVEL MERCHANT LEVEL MERCHANT LEVEL MERCHANT LEVEL
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MOKEY BEAR BLVO	CONCORD	NH_	03305	LEVEL MERCHANT LEVEL
MOKEY BEAR BLVD	1	1		LEVEL
	CONCORD	нн		MCOCHANA
ISTON HARBOR			03301	LEVEL
	NEWINGTON	WH:	03801	MERCHANT LEVEL
ZEN DR.	CONCORD.	. ни	03305	CHAINLEVEL
ZEH DRIVE	CONCORD	нн	03305	MERCHANT LEVEL
ZEN DRIVE	CONCORD	101	03305	MERCHANT LEVEL
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DUTHBOUND	WINDHAM	нн	03087	MERCHANT LEVEL
lture Merchant Loc	ations	,		
OY 2042	CONCOOR		7	Cuantigues
	,	 		MERCHANT/
		1 nn	1 03301	LEVEL
	1	, 		THERCHANY
eerfeld Road	- Allenstown	NH	03275	LEVEL
US RT. 302	HARTS LOCATION	ин	03812	MERCHANT LEVEL
ublin Read	Jahery	ин	03452	MERCHANT LEVEL
ccen Blvd	HAMPTON	NH_	03871	MERCHANT LEVEL
a Laba Da	Berlin	NH ·	03570	MERCHANT LEVEL
9 (849 HD			T	MERCHANT
	OX 2042 NPITOL ST. es and Economic De perried Road US RT. 302 publin Road xcean Blvd	OX 2042 CONCORD APTOL ST. CONCORD BS and Economic Development Decrited Road Alterstown HARTS LOCATION Dublin Road Jaffery ACEB Blvd HAMPTON BE Lake Rd Bertin	OX 2042 CONCORD NH PATOL ST. CONCORD NH es and Economic Development Petriteid Road Allenstown NH HARTS LOCATION NH PUBLIC ROAD Jaffery NH EXCEPT BIVE HAMPTON NH INC. Lake Rd Berlin NH	DOX 2042 CONCORD NH 03302

	·				
			i		LEVEL
ELLACOYA STATE PARK	280 Scenic Drive	Gillord	МН	03248	MERCHANT
FROST FARM SITE	RY28	Derry	NH	03038	MERCHANT
GREENFIELD STATE		1 54117	No.	- www	MERCHANT
PARX HAMPTON PAVILION	52 Campground Rd	Greenfield	МН	03047	LEVEL
RETAIL	160 Ocean Blvd	Hampion	NH	03871	MERCHANY, LEVEL
HAMPTON STATE PARK	2 Ocean BMo	Hampton	нн	03871	MERCHANT LEVEL
HAMPTON METERS	180 Ocean Blvd	Hampton	NH ·	03871	MERCHANT
LAFAYETTE PLACE	11 Franconta Notch	FRANCONIA	NH	03580	MERCHANT
LAKE FRANCIS STATE	439 River Road	Pittsburg	МН	03592	MERCHANT.
MONADNOCK STATE			inn .	03392	MERCHANY
PARK MT WASHINGTON	160 POOLE ROAD	JAFFREY	NH	03452	LEVEL
STATE PARK	PO 80X D	Gorham	NH	03302	MERCHANT /
NH DEPT OF PARKS &	172 PEMBROKE RD	CONCORD	ни	03302	CHAIN LEVEL
NH DRED NAT HERITAGE B	172 PEMBROKE RO	CONCORD	ин	03307	MERCHANT
NH FORESTRY-DEPT	172 PEMBROKE RO	CONCORD	NH	03302	MERCHANT
1.				,	MERCHANT
NH STATE PARKS HO PAWTUCKAWAY STATE	172 PEMBROKE RD	CONCORD	NH	03302	LEVEL
PARK	128 Mountain Rd	Nottingham	NH	03290	LEVEL
SUNAPEE BEACH STATE PK	1460 RTE 103	Newbury	нн	03255	MERCHANT
UMBAGOG STATE	Uplon Rd (RT 26)	Errol	ин .	03579	MERCHANT LEVEL
					MERCHANT
MEEKS HISTORIC SITE	OR RITE 3	Lancaster	N0H :	03584 -	MERCHANT
MANSION SITE	375 Little Harbor RD	Portsmouth	мн	03038	LEVEL
MHITE LAKE STATE PARK	1632 While Min Hwy	TAMWORTH	NH .	03890	MERCHANT LEVEL
Department of Er	ivironmental Services .		}		
DEPT ENVIRONMENTAL	26 MA25 H 000/5	co			
34.3	26 HAZEH DRIVE	CONCORD	NH_	03301	MERCHANT
DES-PIP	20 HAZEN DRIVE	CONCORD	NH	03301	LEVEL
DES-RIMS	29 HAZEN DRIVE	CONCORD	мн	03301	MERCHANT
Department of FI	sh & Game	2	¥.	**	()
NH FISH & GAME DEPT.	11 HAZEN ORIVE	CONCORD	ИН	03301	CHAIN LEVEL
NH FISH & GAME OPRTMNT	II HAZEN ORIVE	CONCORO	нн	03301	MERCHANT
Department of Co	rrections			, , ;	.050
H CORRECTIONAL	312 HORTH STATE STREET	CONCORD	ин	03301	CHAIN LEVEL
		 			MERCHANT
NH GORRECTIONL INOSTRIES	DIZ NORTH STATE STREET	CONCORD	ни	03301	LEVEL

NH VISITORS CENTER	107 N, MAIN ST.RM 119	CONCORD	I NH	03301	MERCHANT LEVEL
NH VISITORS CENTER	107 N MAIN ST. 0119	CONCORD	NH	03305	CHAINLEVEL
	ffice of the Courts	1			
10TH CIRC		T	T = -		MERCHANT
BRENTWOOD FO	10 ROUTE 125	BRENTWOOD	NH	03833	LEVEL
10TH CIRC CANDIA DIST	110 RAYMOND ROAD	CANDIA	нн	03034	MERCHANT LEVEL
IOTH CIRC DERRY			T		MERCHANT
DISTRICT	10 COURTHOUSE LH	DERRY	NH .	03038	MERCHANY
DIST	130 LEOGE RO	SEABROOK	нн	03874	LEVEL
10TH CIRC PLAISTOW DIST	14 ELM ST	PLAISTOW	NH	038652 207	MERCHANT LEVEL
TOTH CIRC PORTSM DIST	111 PARROTT AVENUE	PORTSMOUTH	NH .	03801	MERCHANT LEVEL
10TH CIRC PROBATE					MERCHANT
DN :	10 ROUTE 125	BRENTWOOD	NH.	03933	LEVEL
INTU CIOC CALCIA DICT	.35.GÉREMONTY DRIVE	SALEM	Ни	03079	MERCHANT
10TH.CIRC.SALEM DIST 10TH CIRCUIT EXETER	22 GENEMONT L DHIVE				MERCHANT
DIS	10 ROUTE 125	BREHTWOOD	МН	03833	LEVEL
1ST ÇIRC BERLIN			Ĭ	. 035702	MERCHANT
DISTRIC	650 MAIN ST STE 100	BERLIN	NH	471	LEVEL
IST CIRC COLEBROOK	0.00 cd 0.00 cd 0.7 cd 0.00	LANCASTER	NH	000	MERCHANT. LEVEL
DIST	C/O 55 SCHOOL ST STE 201	LANCASTER	<u> </u>		MERCHANT
IST CIRC LANCASTER	55 SCHOOL ST, STE 201	LANCASTER	ин	03584	LEVEL
1ST CIRC LANCASTER	30 000.1000 0.,000.000				MERCHANT
FO	SS SCHOOL STREET STE 201	LAHCASTER	NH	03584	LEVEL
			NH	03584	MERCHANT LEVEL
IST CIRC PROBATE DIV	55 SCHOOL ST #104	LANCASTER NORTH	- PEH	03364	MERCHANT
ZND CIRC HAVERHILL	3785 OC HIGHWAY, BOX 10	HAVERHILL	NH	03774	LEVEL
2NO CIRC HAVERHILL		NORTH	;		MERCHANT
FO	3785 DARTMOUTH COLLEGEN	HAVERHILL	NH	03774	LEVEL
SHO CIRC LEBATION		LEBANON	NH	03768	MERCHANT L'EVEL
DIST	38 CENTERRA PARKWAY	LEBONUN	- NIT	- 03766	MERCHANY
ZND CIRC-LIFTLETON-	134 MAIN STREET	UTTLETON	ЙH	03561	LEVEL
ZHO CIRC PLYM	137 300 011122				MERCHANT
FAMILY OI	26 GREEN ST	PLYMOUTH	КН	03264	rever
ZND CIRC PLYMOUTH	26 GREEN STREET	PLYMOUTH ,	NH	03264	MERCHANT
2ND CIRC PROBATE	378SDRTMOUTH	NOSTH		1000	MERCHANT
Dry	COLEGEHWY#J	HAVERHILL	ни	03774	LEVEL
3RD CIRC COMWAY		CONTRACT	J.,.		MERCHANT LEVEL
OIST	BOX 940	COHWAY	нн	03818	MERCHANT
DIST	96 WATER VILLAGE RD #2	OSSIPEE	NH.	03864	LEVEL
JRD CIRCUIT PROBATE		1			HERCHANT
01/	98 WATER VILLAGE ROFI	OSSIPEE	- ни	03864	MERCHANT
4TH CIRC LACONIA	26 ACADEMY STREET	LACONIA	ин	03248	LEVEL
ATH CIRC PROBATE	†				MERCHANT
DIV .	64 COURT ST	LACONA .	нн	03246	LEVEL
STH CIRC CLAREMONT		CLAGENONT	. NH	037433 629	MERCHANT LEVEL
<u> </u>	1 POLICE CT STE ?	CLAREMONT	1 ""	+***	MERCHANT
DIST					
DIST STH CIRC CLAREMONT FO	1 POLICE COURT SUITE ?	CLAREMONT	нн -	03743	LEVEL MERCHANT

	l			
55 MAIN STREET #2	NEWPORT	ин	03777	MERCHANT LEVEL
14 MAIN ST	NEWPORT	ин .	03773	MERCHANT LEVEL
41 LIBERTY HILL RO #2	HENNIXER	МН	03242	MERCHANT LEVEL
15 ANTRIM ROAD	HILLSBOROUGH	нн	03244	MERCHANT LEVEL
101 MERRIMACK STREET	HOOKSETT	нін	03106	MERCHANT
		NH.		MERCHANT LEVEL
BABAASIC RO. BOX 324	MERRIMACK	нн	03054	MERCHANT LEVEL
	· ·	NH		MERCHANT
			033010	MERCHANT
				MERCHANT LEVEL
•				MERCHANT LEVEL
•	· ·	1		MERCHANT
			038210	MERCHANT
				MERCHANT
				MERCHANT
		1		MERCHANT
				MERCHANT
3 WASHINGTON ST, BOX 364	KEENE		03431	MERCHANT
12 COURT ST	KEENE	NH	03431	MERCHANT
M PETERBOROUGH STREET	JAFFREY	ИН	03452	MERCHANT,
35 AMHERST ST	MANCHESTER	ИН	03105	LEVEL MERCHANT
329 MAST RO	GOFFSTOWN_	NH	03045	LEVEL MERCHANT
35 AMHERST STREET	MANCHESTER	ин	03101	LEVEL
8 BABOOSIC LAKE RO	MERRIMACK	ни	919	LEVEL MERCHANT
180 ELM STREET	MILFORD	мн	03055	LEVEL
25 WAUNUT STREET	NASHUA	ин	03060	MERCHANT LEVEL
30 SPRING ST	NASHUA	NH ·	03061	MERCHANT LEVEL
30 SPRING ST	NASHUA	ИН	387	LEVEL
64 COURT ST	LACONIA	ни	03245	HERCHANT LEVEL
96 WATER VILLAGE RO BOX3	OSSIPEE	нн	03864	MERCHANT LEVEL
l ————————————————————————————————————	1			MERCHANT
12 COURT ST	KEENE	нн	03431	MERCHANT
	14 MAIN ST 41 LIBERTY HILL RO #2 15 ANTRIM ROAD 101 MERRIMACK STREET 101 MERRIMACK ST. BABAASIC RO, BOX 324 163 NO MAIN ST 32 CUNTON ST 7 HANCOCK TERRACE 25 ST THOMAS STREET 25 ST THOMAS STREET 25 ST THOMAS ST 259 COUNTY FARM RO 78 NORTH MAIN STREEY 259 COUNTY FARM ROAD 84 PETERBOROUGH ST 3 WASHINGTON ST, BOX 384 12 COURT ST M PETERBOROUGH STREET 35 AMHERST ST 329 MAST RO 35 AMHERST STREET 8 BABOOSIC LAKE RO 180 ELM STREET 25 WALNUT STREET 30 SPRING ST 30 SPRING ST	14 MAIN ST 41 LIBERTY HILL RO 97 HENNIKER 15 ANTRIM ROAD HILLSBOROUGH 101 MERRIMACK STREET HOOKSETT BABAASIC RO, BOX 324 HERRIMACK 163 NO MAIN ST CONCORD 12 CLINTON ST CONCORD 7 HANCOCK TERRACE FRANKLIN 25 ST THOMAS STREET OOVER 25 ST THOMAS STREET CONCERD 78 NORTH MAIN STREET ROCHESTER 258 COUNTY FARM ROAD BAPETERBOROUGH ST 12 COURT ST MANCHESTER MPETERBOROUGH STREET MANCHESTER 12 OURT ST MANCHESTER MANCHESTER 129 MAST RO GOFFSTOWN 15 AMMERST STREET MANCHESTER MANCHESTER BABOOSIC LAKE RO MERRIMACK MILFORD 12 WASHING ST NASHUA MO SPRING ST NASHUA MASHUA 14 MAIN ST HEWPORT NH 41 LIBERTY HILL RO 97 HEMNIKER NH 15 ANTRIM ROAD HILLSBOROUGH NH 101 MERRIMACK STREET HOOKSETT NH 101 MERRIMACK ST. HOOKSETT NH 183 NO MAIN ST CONCORD NH 22 CLINTON ST CONCORD NH 23 CLINTON ST CONCORD NH 25 ST THOMAS STREET OOVER NH 25 ST THOMAS STREET OOVER NH 25 ST THOMAS STREET ROCHESTER NH 258 COUNTY FARM RO DOVER NH 34 PETERBOROUGH ST JAFFREY NH 35 WASHINGTON ST, BOX 384 KEENE NH 36 AMHERST ST MANCHESTER NH 379 MAST RO GOFFSTOWN NH 35 AMHERST STREET MANCHESTER NH 36 BABOOSIC LAKE RO MERRIMACK NH 180 ELM STREET MILFORD NH 25 SPRING ST NASHUA NH 30 SPRING ST NASHUA NH 30 SPRING ST NASHUA NH 30 SPRING ST NASHUA NH	14 MAIN ST NEWPORT NH 03773 41 LIBERTY HILL RO #2 NEMNIKER NH 03242 15 ANTRIM ROAD HILLSBOROUGH NH 03244 101 MERRIMACK STREET MOOKSETT NH 03108 101 MERRIMACK ST. HOOKSETT NH 03108 BABAASIC RO, BOX 374 MERRIMACK NH 03094 163 NO MAIN ST CONCORD NH 03301 32 CLINTON ST CONCORD NH 033017 7 HANGOCK TERRACE FRANKLIN NH 03235 25 ST THOMAS STREET DOVER NH 03820 25 ST THOMAS STREET DOVER NH 03820 25 ST THOMAS STREET ROCHESTER NH 03821 259 COUNTY FARM ROAD DOVER NH 03421 34 PETERBOROUGH ST JAFFREY NH 03431 35 AMMERST ST KEET NEET NAFFREY NH 03431 36 PETERBOROUGH STREET JAFFREY NH 03431 36 AMMERST ST MANCHESTER NH 03054 36 AMMERST STREET MANCHESTER NH 03105 379 MAST RO GOFFSTOWN NH 03054 36 AMMERST STREET MANCHESTER NH 03105 379 MAST RO GOFFSTOWN NH 03054 36 AMMERST STREET MANCHESTER NH 03105 379 MAST RO MERRIMACK NH 919 180 ELM STREET MILFORD NH 03055 30 SPRING ST NASHUA NH 03061 30 SPRING ST NASHUA NH 03061 30 SPRING ST NASHUA NH 03074	

FAMILY DIVISION AT	T				
LITTL	134 MAIN ST	UTTLETON	ни	03561	MERCHANT LEVEL
GRAFTON CHTY SUPERIORCRT	3785 DARTMOUTH COLL HWY	N HAVERHILL	101	03774	MERCHANT
HILLSBOROUGH SUP CT HRTH	300 CHESTHUT ST RM 104	MANCHESTER	АН	031012	MERCHANT LEVEL
HILLSBOROUGH SUP 5	30 SPRING ST	NASHUA	ин	03061	MERCHANT
MERRIMACK CHTRYSUPCRT	163 NORTH MAIN ST	CONCORD	МН	03302	MERCHANT
MH SUPREME COURT	1 NOBLE OR	CONCORD	ни	03301	MERCHANT LEVEL
ROCKINGHAM CHTY SUP CRT	10 ROUTE 125	BRENTWOOD	NH	03848	MERCHANT
STATE OF NH COURTS	25 CAPITOL ST	CONCORO	мн	03301	CHAIN LEVEL
STRAFORD CHTY SUP CRT	259 COUNTY FARM RO	OOVER	мн	03820	MERCHANT
SULUVAN CNTY SUPRIORCAT	22 MAIN ST	NEWPORT	ин	03773	MERCHANT
Secretary of Stat	le				1 66.456
HH SEC OF STATE	107 N MAIN STREET RM 204	CONCORD	ин	03301	CHAIN LEVEL
NH SEC OF STATE	107 N MAIN STREET RM 204	500000	T	033010	MERCHANT
1	107 H WON STREET RM 204	CONCORD	НН	000	LEVET.
NH SEC OF STATE OTC	107 M MAIN STREET RM 204	CONCORD	нн	03301	MERCHANT LEVEL
NH SECRETARYOF	107 N MAIN STREET RM 204	CONCORD	ин ′	03301	MERCHANT
Board of Nursing	_ · · ·			,	
HH BOARD OF	<u> </u>	T		033012	MERCHANT
MVR5ING NH BOARD OF	19 SOUTH FRUIT STISTE 16	CONCORO	NH.	431	LEVEL
NURSING NH BOARD OF	20 SOUTH FRUIT ST/STE 16	CONCORD	MH_	033012 431	MERCHANT LEVEL
NURSING .	21 SOUTH FRUIT ST/STE 16	CONCORD	мн	033012 431	CHAIN LEVEL
Pease Devêlopm	ent Authority				
POA DPH	SSS MARKET ST	PORTSMOUTH	МН	03001	CHAIN LEVEL
POA-DPH	555 MARKET ST	PORTSMOUTH	NH	038010	MERCHANT LEVEL
POA-DPH-MARKET	SSS MARKET STREET	PORTSMOUTH	NH ·	03801	MERCHANT LEVEL
Joint Board of Li	censure			1,33,34	
BOARD OF			' '		MERCHANT
ACCOUNTANCY VT BOARD OF	56 REGIONAL DR	CONCORD	нн	103301	LEVEL
ARCHITECTS	57 REGIONAL DR	CONCORD	NH	03301	MERCHANT .
BOARD OF ARCHITECTS	-51-REGIONAL-OR	CONCORD	·NH	03301	MERCHANT LEVEL
BOARD OF COURT REPORTERS -	SI REGIONAL OR	CONCORO	NH		MERCHANT
BOARD OF				03301	MERCHANT
FORESTERS BOARD OF LAND	57 REGIONAL DR	CONCORD	NH .	03301	LEVEL
DOWN UP LAND			ı	1	MERCHANT
SURVEYORS	57 REGIONAL DR	CONCORO	NĤ	03301	·LEVÉL .
SURVEYORS BOARD OF LAND			1	03301	MERCHANT
SURVEYORS BOARD OF LAND SURVEYORS	57 REGIONAL DR	CONCORD -	нн	03301	MERCHANT LEVEL
SURVEYORS BOARD OF LAND			1	1 1	MERCHANT

·					
INSTALLERS	[Î		$\neg \vdash$	LEVEL
BOARD OF NATURAL	57 REGIONAL DR	. CONCORD	нн	00001	MERCHANT
BOARD OF PROFESSIONAL EN	57 REGIONAL DR	CONCORD	· NH	03301	MERCHANT
BOARD OF PROFESSIONAL GE	57 REGIONAL OR	CONCORD	NH	03301	MERCHANT
BOARD OF PROFSSHL	57 REGIONAL DR	CONCORD	NH NH	03301	MERCHANT
BOARD OF PROFSSING	57 REGIONAL DR	CONCORD	NH.	03301	MERCHANY
JOINT BOARD HO	57 REGIONAL DR	CONCORD	нн	02301	CHAIN LEVE
NH BOARD OF ACCOUNTANCY	57 REGIONAL DR	CONCORO	NOH	03301	MERCHANT LEVEL
NH HOME INSPECTORS	57 REGIONAL DR	CONCORO	NH	03301	MERCHANT LEVEL
REAL ESTATE APPRAISERS	58 REGIONAL DR	CONCORD	МН	03301	MERCHANT LEVEL
Department of Tr	ansportation				
NH DEPT OF TRANSPORATION	7 HAZEN DR	CONCORD	НИ	03301	CHAIN LEVEL
NH DEPT) TRANSPORTATION	7 HAZEN OR	CONCORD	НИ	03302	MERCHANT LEVEL
Department of of	Health and Human	Services			
NH DEPARTMENT OF HEALTH	PARADE ROAD	LACOMA	МН	03246	CHAIN LEVEL
NH DEPTIMEALTH MTPLE OFF	105 PLEASANT ST	CONCORD	ни	03301	MERCHANT LEVEL
Lottery.Commiss	lòn			,	
MHLOTTERY	14 INTEGRA OR	CONCORD	ни	03302	MERCHANT LEVEL
MH LOTTERY HO	14 INTEGRA DR	CONCORO	NН	03301	CHWIN LEVEL
STATE OF NH LOTTERY	14 INTEGRA DR	CONCORD	ИН	03301	MERCHANT LEVEL
<u>Department</u> of Ed	lucation	13			
DEPT OF EDUCATION	101 PLEASANT ST	CONCORD	NH	03301	MERCHANT LEVEL
DEPT OF EDUCATION	101 PLEASANT ST	CONCORD	МН	033010 000	CHAIN LEVEL

EXHIBIT B: COMPENSATION

The State shall pay the Contractor for the Services in accordance with the Rates set forth below in the Fee Schedule ("Schedule A"). Notwithstanding any provision in this Contract, and notwithstanding unexpected circumstances, in no event shall payments for Services furnished to the State under this Contract exceed the Total Price Limitation set forth in Section 1.8 of the Form P-37, which is twenty-five million dollars (\$25,000,000). The State shall not be responsible for any other fees, costs, expenses, or charges, including, but not limited to, travel or out of pocket expenses incurred in the furnishing of the Services under this Contract.

NOTWITHSTANDING ANYTHING IN THE AGREEMENT AND ANY ADDENDA TO THE CONTRARY, THE STATE'S CUMULATIVE LIABILITY, IN THE AGGREGATE (INCLUSIVE OF THE STATE'S LIABILITY UNDER SECTION 13(A) AND (B) OF EXHIBIT C, WHETHER SUCH CLAIMS ARE RELATED OR UNRELATED TO ONE ANOTHER) FOR ALL LOSSES, CLAIMS, SUITS, CONTROVERSIES, BREACHES, OR DAMAGES FOR ANY CAUSE WHATSOEVER (INCLUDING, BUT NOT LIMITED TO, THOSE ARISING OUT OF OR RELATED TO THE AGREEMENT AND ANY ADDENDA) AND REGARDLESS OF THE FORM OF ACTION OR LEGAL THEORY SHALL NOT EXCEED TWENTY-FIVE MILLION DOLLARS (\$25,000,000); PROVIDED HOWEVER, THAT THE FOREGOING LIMITATIONS SHALL NOT APPLY TO THE FOLLOWING: (A) FRAUD, GROSS NEGLIGENCE OR WILLFUL MISCONDUCT OF THE STATE (B) VIOLATION OF APPLICABLE LAW OR CARD ORGANIZATION RULES BY THE STATE (INCLUDING ANY DATA COMPROMISE LOSSES); (C) THE STATE'S OBLIGATIONS TO PAY CONTRACTOR ANY AND ALL FEES PAYABLE UNDER THE AGREEMENT OR ANY ADDENDA, (D) THE STATE'S LIABILITY FOR CHARGEBACKS AND ADJUSTMENTS, (E) THE STATE'S LIABILITY FOR PAYMENT OF ANY AND ALL THIRD PARTY FEES AS DESCRIBED IN ANY ADDENDA AND INCLUDED ON EXHBIT B OF THE AGREEMENT, OR (F) THE STATE'S LIADILITY UNDER SECTIONS 13 (i), (ii) AND (iii) OF EXHIBIT C.

INVOICING

Equipment, stored value card purchases and transaction charges will be reported separately for each State Agency. The State will make payment to the Contractor by authorizing a direct debit from a designated State account. The Contractor shall provide a detailed online stotement for all monthly charges. The Contractor must be able to provide a monthly manual invoice for those Agencies that cannot have an automatic direct debit. Currently, only one Agency requires a monthly manual invoice — Health and Human Services, Office of Reimbursement. Any new agencies that require a monthly manual invoice must be approved by Contractor's credit and finance team.

PAYMENT AND NOTIFICATION

- Notification The Contractor shall notify the State in writing of any fees, assessments, dues, or other charges, including, but not limited to, increases and decreases, prior to them taking effect against the State. The State shall not be liable for any fees, fines, assessment or other charges that Contractor has not communicated to the State, in writing, and that have not been agreed to by the State prior to them taking effect against the State.
- Contractor shall make available both on line and in printable form, detailed credit and debit rate schedules described in Exhibit B, Compensation. All Merchants shall have access to this pricing and it shall be maintained current.
- Payment The State shall pay Contractor by a direct debit from a designated Merchant Account one time per month.

OVERPAYMENTS TO THE CONTRACTOR

The Contractor shall promptly, but no later than fifteen (15) business days, return to the State the full amount of any overpayment or erroreous payment upon notice from the State.

FEE SCHEDULE ("Schedule A")

Marchart Name:	State Of New Hompshire	Average Ticher:		100,00
Солица Тем (Үссиз):		Arrust Volume:		\$356,783,576
Transmission Marrott	Bland .	Fee Conection F	requency	Martin
Philip Method	Interchange Plus			•
Precenting Face:	"Author & eather Fees Pay As	THE PART AND		
		Bellief Françaision		
	The p Condes of 5 of 50 mm.			
Core Type	AND FOR	Per Item Fee**	Clepeuru Rate"	
Visa	10.023	10.000	30.000	
Manie Com	10,023	10,000	10,000	•
Amelcan Express	10.030	10,000	10,000 1	
Circolar Full Service .	30.030	*10.000	10,000	
Discover Object	10,030	10,000	10,000	
PN Delde	90.000 ·	10,003	10.000	
Per Occurrence Food	Amount	Description	•	
Chargebock Fee	\$1.00	Per Charpetoca		
ACH Reject Fee	123.00	Per ACH Return	ed hern	
ACH Deposit Fee	Wahad	Fer ACH Deposit	· ·	
Billback Surcharge Fee	- 0,00%	WO SHE EN	ch Downgradeg fra	macilos
Voice Authraffu Fee	wn	Per Velca Au N/		
Monthly Fee's:				
Wirdens Monstey Fee	11500	Per Marks per W	Maria Davis .	
Lease Line Fee	1574.30	Per Moren for 3 to		
Additional Product Fees				
GG; GGe4 Additional Transaction Fee	10.013	Car as a creative	PIONAR COM Type	_
OC: GCod Bis Up Fee	Wakas	Per pri MED Sen		•
GG: GGA4 Morelly Fee	Wahad	Per Morth per a		•
Cyberseurce SBB Additional Tran Foe	\$0.03		Authorization All	C T
Cybersource 508 Set Up Fee	123.00	Per Cybersource		Саче турен
Cybertorce SSB Morine Fas	110.00		POST OF MED	
Cycomource SBC Additional Tran Fee	10.01		Authoritiation At I	Care Yuman
Cybersource SBC Set Up Fee	123.00	Per Cyperious		Cere rypes
Cybersource SOC Worstey Fee	110.00	Per Moren per C		
Nitrack Additional Tran Fee	10,00		hodistory) (ma	*****
Shiplach Sel Up Fee	171.00	Per Shiclock ME		17000
Niclack Moretry Fee	310.00	Per Morsh per 6		
Jobbs Pay Act Sal Up Fee	\$10.00	Per User per Ter		
Mobile Pay App Monthly Fee	122.00	Per User per Ter		
Jobis Per Web Sal Up Fee	318.03	Per User per Ter		
Hottle Pay Web Monthly Fee (Single User)	\$23,99	Per User per Tan		
Joble Pay Web Monthly Fee (MUII Use)	121.96		number 10 (5 visus	man)
An relecommunications costs/Third Party Fe	es will be persed through to	CUSTOMER		
•				
Merchange Schadule and Qualification	Alle chments finterchange	Schedules .		
AssAMISSIA/Card/Discover Interchange	BAMS, MVD, \$13, 1, IC_No	,		
The Capit Switch and Interchange Face	NOI Applicable	•		

SCHEDULE A (CONTINUED)

PAYPOINT SERVICE FEES

Transaction Fees	Descri	otion	Amount
Consumer Payment Fee:	The amount charged for each countries processed using the PayPo		0.10
Summary Presentment Fee:	The amount charged for each sur transaction that is processed usin	, ,	0.10
Virtual Terminal Fee:	The amount charged for each tra- using the PayPoint Services' virtu		0.10
Convenience Fee Administration Fee:	The amount charged for process assessed and collected by Custon applicable card association rules eligible transaction.	er pursuant to the	0.10
IVR Fee:	The amount charged per minute	or IVR services,	0.15
Credit Card/Debit Cord Fee:	The amount charged for each cre (signature, PIN based or PINIess) using the PayPoint Services.	i · · · · · · · · · · · · · · · · · · ·	. 0.25
eCheck Fee:	The amount charged for each eCl that is processed using the PayPo	[· · · · · · · · · · · · · · · · · · ·	0.25
Monthly Minimum Fee:	The minimum amount charged to processing transactions using the fotal fees for any month are less fee, then the Monthly Minimum month; and Customer will be bill between the Monthly Minimum I fees billed during the applicable of	PayPoint Services. If the than the Monthly Minimum see will apply for such d for the difference see and the total transaction	\$375.00

Non-Transaction Fees	Description	Amount
Setup Fee:	The amount charged for initial setup and initiation of the PayPoint Services.	\$500.00
On-Site Training Fee:	The amount charged each day to provide on-site training to Customer in connection with the PayPoint Services.	52,000.00
Custom Development Fee:	The amount charged per how for any custom development requests that Customer and BAMS agree upon in connection with the PayPoint Services. Custom development requests will be subject to a separate evaluation process and statement of work defining the parameters and deliverables for the project.	Avallable Upon Request

Capitalized terms not defined above are defined in the Agreement Agreement to which this Schedule A b. Incorporated.

Fees for Gift Card Services ...

- Setup Fee \$60.00 for first location, \$40.00 each additional location
- \$0.47 card production
- \$0.23 card carrier
- \$5.00 package of 100 envelopes.
- \$0.12 Fee Per Transaction

Fees for TransArmor Services

\$0.025 per item

- The Banacard Service Fees above are per Visa, Discover and/or MasterCard transaction. Sates plus Interchange and Assessments will be charged daily.
- 2. The transaction fees set forth in Schedule A are based on the average ticket and annual bankcard volume set forth above, and CUSTOMER's transactions qualifying at the Target Qualifycation interchange levels set forth above this "Qualifying Interchange Levels"). The Qualifying interchange Levels above are anticipated assumptions. The interchange applicable to each transaction will be based on the actual qualification level of the transaction. For each transaction not at the Qualifying interchange Level identified above, we will charge you an additional fee as described below.

Important Information About Your Fees

Interchange

A significant amount of the feet that we charge you for processing your transactions consists of charges that we must pay to basisfing banks (or that are otherwise charged to us by the Card Organizations) under the Card Organization Rules. These charges are often referred to as "intercharge lees" or simply "interchange", interchange lees are set by the Card Organizations based upon a series of interchange levels that they establish and modify from time to time. Thus, the interchange lee charged for a given transaction depends on the interchange level applicable to that transaction; and that interchange level depends on a number of factor establish by the Card Organizations, such as the type of Payment instument presented, specific information contained in the transaction, how and when the transaction is process, your industry and other factors. For a transaction to qualify at any specific interchange level, the typicable qualification criteria must be met. Note that the Card Organizations regularly add new interchange levels, and change the interchange rates and qualification criteria for existing interchange levels.

Target Discount Rate and Target Qualification Level

The Target Qualification Level is the Interchange level that we expect to apply to your transactions, it is determined based on the type of transactions you submit and how they will most thicky be processed. However, it is possible that some or many of your transactions will downgrade to a more coulty interchange level, resulting in higher interchange. This may occur because those "Non-Qualified Transactions" do not meet the criteria to qualify all your Target Qualification Level, BAMS has set your Target Qualification Level (as set forth in this Schedule A) based on the assumption that all of your transactions will satisfy the criteria established by the Card Organization Rules to meet that qualification level. The sictual interchange applicable to each transaction though, will be based on the actual qualification level of the transaction.

Mon-Qualified Transactions

Non-Qualified Transaction will qualify at a level resulting in Interchange lees higher than those opplicable to your Target Qualified Transaction, we will charge you both the actual interchange applicable to the transaction and a "Billback" as defined below (or alsewhere on this Schedule A). The total of any - billback will appear on your statement.

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Billback is the difference between the target interchango level and the higher interchange level the transaction qualified at.

Non-Qualified Surcharge: a fee assessed by Servicers for processing a Non-Qualified Transaction, and is calculated as a percentage of the amount of the Non-Qualified Transaction. The Non-Qualified Surcharge applicable to your Non-Qualified Transaction is 0.00%.

3. Equipment Costs:

Terminal

Hypercom T4210	Yes	362,00
F0200 TI	Yes	549.00
VeriFone VX570	Yes	599.00
Hypercom T4Z20	Yes	535.00
FD200 TI WAFI Terminal	Yes	599,00
FD300 TI WFI Territoral	Yes	569.00
FD400 GPRS/COMA Yesmenal .	No	837,00

External Pin pada optional cost quotad as requested

b. Mobbe Pay (Magnetic Swipe Reader): One per MID at no charge; \$23,99 for each additional user/TID per MID.

Losse Une

Item	Description	Quantity	,Total
1	Cisco 1921, dual Ethernet, 256 MB Flash 7512 MB DRAM, EPIL-PLUS, DES/JDES/AES Encryption with rack till, T1 WIC module & support for POTS dial backup	2	\$4,289.62
2.	Cisco 1921 dimensions (H x W x D) 1,75 x 13,5 x 11,5 h, (44,5 x 342,9 x 292,1 mm); 1-RU neight, Rack-mount 19th, (483 mm)	,	3.
3	backup site network charge	1	1250.00
4	cable(s)	2	120.00
5	,		1.
6	Sub-Total		\$4,559.67
7	Circuit install fee of \$2,500 walved.		3
8	shipping & handling	2	\$100.00
750 LON	了。 10.00000000000000000000000000000000000	(1) 22 Z	1. 1. 050 B 1 1. C

4: Card Organization Pass Through Fass;

in addition to the interchange rates, SERVICERS may pass through to CUSTOMER, without markup, any fees assessed to SERVICERS by the Card Organizations, including but not firmled to, new test, times, penalties and assessment imposed by the Card Organizations. These pass through toes include the lostowing:

Fee/Name	FeelDescription
VISA ASSESSMENT	.31% of the total dotar amount of all Sales Drafts.
VISA KILOBYTE FEE	10.0075 per 1000yte.
VISA ZERO DOLLAR VERIFICATION FEE	30.025 assessed on ALL Account Vertication messages submitted for \$0.00 including both approved and dectined, AVS, and SMS account vertication messages.
MSA ZERO FLOOR LIMIT FEE	30,10 assessed on all clearing transactions when the Transaction IO on the Authorization does not match the Transaction IO on the Clearing. Fee also applies when Transaction IO is missing allogether.
MSA NETWORK ACQUIRER PROCESSING FEE (NAPF) - Credii	30,0195 essessed on all Visa authorizations, including POS Check to merchants not using Visa's Merchant Direct Exchange (MDEX). Merchants using MDEX shall be assessed 30,0145, shown as an increase to the variable V.I.P. Access Fee. The NAPF fee will not apply to Account Verification messages, progularization requests, intertirupPLUS PIN Obbl. adjustment messages, authorization reversals, and other outhoristrative messages.
MSA NETWORK ACQUIRER PROCESSING FEE (NAPF) - Debit & Prepeld	\$0,0155 assessed on all Visa authorizations, including POS Check, to merchants not using Visa's Merchant Direct Exchange (MDEX). Merchants using MDEX shall be assessed \$0.0105, shown as an increase to the variable V.I.P. Access Fee. The NAPF fee will not apply to Account Verification messages, pre-authorization requests, intentin/PLUS PIN Ocbit, adjustment messages, authorization reversals, and other administrative messages.
ASA AUTHORIZATION SYSTEM MISUSE FEE (MISUSE)	\$0,045 per authorization that is not lottowed by a matching. Visa dearing (or is not properly reversed in the case of a canceled/voided transaction) as shown by a matching transaction to.
MSA INTERNATIONAL SERVICE FEES FOR PURCHASE TRANSACTIONS)	0.40% of the source amount on U.S. Acquired Original Purchase transactions when the Issuer Country is different from the Merchant Country.
ASA INTERNATIONAL SERVICE FEES (FOR CASH ADVANCE TRANSACTIONS)	0.40% of the source amount on U.S. Acquired Cash Disbursement transactions when the Issuer Country is different from the Merchant Country.
J.S. VISA INTERNATIONAL HIGH RISK COURER FEE (IAF)	0.45% per transaction conducted at U.S. merchant locations with a non-U.S. Issued card; applicable to high-risk merchants in MCCs 5962

	(Direct Marketing - Yravel-Related Arrangement Services), 5966 (Direct Marketing - Outbound Telemarketing Merchants), and 5967 (Direct
<u></u>	Marketing - Inbound Telemerketing Merchants).
	1.10 charged on each signature debt, non-PIN transaction (including Visa Consumer and
Visa US Debit Integrity Transaction Fee	Business debti cards and Visa Consumer and
1 :	Commercial Prepaid Cards) that does not meet
	The grammation criteria defined under the Viva
<u></u>	U.S. Custom Payment Service (CPS) program.
Visa Flact Acquirer Network Fee	See Visa Fixed Acquirer Network Fee section of rate schedule for VisaMasterCard/Discover
1	Interchange referenced in Interchange Schedules
<u> </u>	Section above,
	10.01 per authorization for Merchants in MCC
	3542 (Automated Fuel Obspensers) who are
VISA PARTIAL AUTHORIZATION HON	required to support partial methorizations. PANPF is imposed on AFD
PARTICIPATION FEE (PANPF) FOR AFO MERCHANTS	transactions that do not support partial
, ,	authorization. This has was tritially effective in
1 1	April 2008 but was then delayed to above
<u></u>	merchants time to become compliant,
MASTERCARD FEES: The following face res: MasterCard and are subject to increases, do MasterCard.	uit from charges assessed to SERVICERS from screases and additional new less imposed by
FeerName	Fee/Description
MASTERCARO ASSESSMENT FEE	0.11% of the total dollar amount of all Sales Oratts.
MASTERCARO ASSESSMENT FEE	0.02% lee assessed on the gross dollar amount
(>+\$1,000)	of MasterCard Consumer and Commercial credit transactions, that are \$1,000 or greater.
MASTERCARO KILOBYTE FEE	10,0035 per Kilobyta.
	0.40% of the total dotter amount of a transaction
MASTERCARD CROSS BORDER FEE (US)	that to completed at a U.S. merchant location
	with a non U.S. or a non U.S. Territory (saued card.
	0.80% of the total dollar amount of a transaction
MASTERCARD CROSS BORDER FEE (Asia/Padisc)	that is completed in the Asia/Pacific merchant
(Asiamadac)	location with a non Asia/Pacific Issued card.
LINETTOGACO COCCO	0.60% of the total dollar amount of a transaction
MASTERCARD CROSS BORDER FEE (Latin	that is completed in the Latin
America/Carlobean)	American/Carbbean merchant location with a
	0.60% of the total dotter amount of a transaction
• .	that is -completed at a Canadian merchant
	location with a non Canadian based card.
	Any combination of merchant location and issuer
•	in USA, Puerio Rico, Virgin Islanda, Guam,
MASTERCARD CROSS BORDER FEE	Marshall Islands and Northern Marlanna Islands will be exempt from the Cross Border fee.
(Canada)	Transaction on a MasterCard branded credit or
	debit card processed brough MasterCard's
	Cicaring system in which the caronolder country
İ	code differs from the country code of the merchant; applicable to sale/ourchase
-	Inerchant; applicable to sale/purchase transactions, chargeback re-presentment and
<u> </u>	Invertal transactions,
	\$0.0185 assessed on all MasterCard
MASTERCARD NETWORK ACCESS AND	authorization attempts and credit (sales return)
BRAND USAGE (NABU) FEE	transactions that are processed with a U.S.
	Issued card at a U.S. merchant location. Does

	not apply to authorization reversals and 50
MASTERCARD CARD NOT PRESENT AVS	Account Status Inquiry transactions, \$.0075 assessed on all MasterCard Card Not Present authorizations that use the Address Verification Service (AVS) that are submitted for more than 30.
MASTERCARD AVS CARD PRESENT FEE	50,005 essessed on all MasterCard card present enthorisations that use the Address Verläcation Service (AVS) that are submitted for more than 50.
MASTERCARD ACCOUNT STATUS INQUIRY FEE - INTERREGIONAL	\$0.03 assessed on all Account Status Inquity -Service messages where the country code of the merchant is different from the country code of the cardholder. Account Status Inquity Service transactions must be submitted for 30 and are used to validate cardholder account numbers and other elements, such as CVC2 and AVS prior to obtaining an actual authorization, Effective Jame 14, 2011.
MASTERCARD ACCOUNT STATUS INQUIRY FEE - INTRAREGIONAL	\$0,025 assessed on all Account Status Inquity Service messages where the country code of the merchant is the same as the country code of the carchoider. Account Status Inquity Service respections must be submitted for \$0 and are used to validate carchoider account numbers and other elements, such as CVC2 and AV5 prior to obtaining an actual authorization. Effective June 14, 2011.
MASTERCARO PROCESSING INTEGRITY FEE	\$0.053 pasessed on all MasterCard authorized transactions which are not tobowed by a matching MasterCard clearing transaction (or reversed in the case of a cancelled transaction). Car Rental (3351-3441, 7512), Hotel/Morel (3501-3999), 7011). Crudse Line / Steamship (aa11) not subject to this fee. Effective August 1, 2011.
MASTERCARD LICENSE VOLUME FEE	0.005% of MasterCard volume. Fee based on a good talth effort to recover and allocate among our customers. MasterCards amouglees for ficeraing and third party processing…and catodated by multiplying your settled MasterCard dollar volume by the percentage rate (which rate may be adjusted to reflect changes in those MasterCard fees and/or our aflocation). Effective August 1, 2012.
DISCOVER NETWORK FEES: The following fe from Discover Network and are subject to increasely Discover Network.	es result from charges assessed to SERVICERS asses, decreases, and additional new fees imposed
Facilitation DISCOVER DATA USAGE FEE	FearDescription \$0,0185 per Discover Transaction.
DISCOVER NETWORK ASSESSMENT	0.105% of the total dellar amount of all Sales Drads.
DISCOVER NETWORK INTERNATIONAL SERVICE FEE	0.55% of amount of Card Sales. Obscover Network shall charge to Acquirers for Card Sales (eschuling Cash Over) conducted at a Merchani location in the United Stales where the domicile of the Issuer of the Card used in the Card Sale is a country other than the United States, provided that such tee is not applicable to Card Sales with JCB and China Uniterpay Cards.

These less are subject to adjustment; notice of any such adjustment shall be provided in accordance with the terms of Oils Agreement.

General Pricing Information:

- Interchange Schedules. The fees and assessments and qualifying criteria set forth above and Interchange occedures, the rees and essessments and qualitying criteria set forth above and in the rate schedules reterenced in the interchange Schedules section above which are annexed hereto by such references thereto may be changed from time to time as a result of Card Organization changes. References in those rate schedules to the "Program Guide" and "Application" shall mean the Agreement.
- What and Master Certif Credit Transactions:
 Bitable transactions include: purchases, returns, declines, reversels, Terminal balancing lotals and authorizations.

 - (i) The VisaMC transaction tee includes authorization, data capture and actitement.
 The lees and charges set forth on this Schedulo A are in addition to all other Third Party Based Fees and all fees due and payable to SERVICERS and/or any applicable Person and will be collected by SERVICERS as set faith in the Agreement.
 - (M) Supplies, exclusive of credit card slips, signaps, and manual imprinters which shad be supplied at no additional charge, shad be provided at SERVICERS' then-current costs, plus a
 - minimum supplies handling her for shipping and handling per shipment.

 (v) CUSTOMER shall be responsible for payment of all shipping costs associated with any equipment purchased, leased or maintained by SERVICERS under this Agreement.

Discover Network Credi Transactions:

- Bitting transactions include: purchases, returns, declines, reversals authorizations and Yerminal balancing totals.
- The Discover Cord and ONP Card Types transaction less include authorization, data capture and actionment,
- The fees and charges set forth on this Schedule A are in additional to all other Third Party Based Fees and all lees due and payable to SERVICERS and/or any applicable Person and will be payable to SERVICERS as set forth in the Agreement.

 (IV) The fees: raises and interchange programs for DNP Card Types are the same as those for DNP Card Types are the same as the same as those for DNP Card Types are the same as the sam
- Obscover Card transactions.

Other Card Services Supplement to the Agreement and Exhibit B

This Other Card Services Supplement to the Agreement and Exhibit 8 (referred to herein as the "OCS Supplement") supplements the Agreement and Exhibit 8 to which is incorporated and sets forth the terms applicable to BAMS provision of the specified services for the Card transactions set forth below.

OTHER CARD SERVICES SUPPLEMENT TO MERCHANT PROCESSING AGREEMENT:

1. GENERAL: CUSTOMER understands and acknowledges that BAMS' sole responsibility with respect to issuer Cald transactions shall be to provide the services specified in this OCS Supplement.

In the event CUSTOMER has a separate agreement with an Issuer to accept such issuer's cards (flasuer Agreement') respective issuer, all Chargeback and financial obligations including but not limited to fees and issues related thereto shall be governed by the terms of such issuer Agreement. CUSTOMER shall comply with all terms and conditions of the Issuer Agreement and the applicable rules, regulations, interpretations and other requirements of the expective Issuer and shall not seek authorization for or submit for processing or settlement hereundor any issuer Card transactions at any time when CUSTOMER does not have to effect a valid listuer Agreement with such itssuer. CUSTOMER agrees to notify BAMS immediately upon the termination of any issuer Agreement to which it is a party. Upon such termination, BAMS shall have no further obligations nersunder to provide any services to CUSTOMER with respect to any transactions involving such issuer Cards.

In the event CUSTOMER does not have a separate Issuer Agreement with a respective Issuer, the Issuer Card services to be provided hereunder shall be in accordance with the terms of the Agreement and this OCS Supplement. Issuer Cards analise considered "Credit Cards" for purposes of Services provided by SERVICERS or BAMS with respect to them and "Card Organizations" shall be deemed to include any Card Organizations are forth in this OCS Supplement for purposes of such Services.

2. ISSUER CONSENTS:

CUSTOMER shall be responsible for obtaining any operational consents required of leaver to comply with procedures or practices contemplated by both CUSTOMER and BANS under this OCS Supplement.

3. AUTHORIZATION SERVICES ONLY:

in the event BAMS is providing authorization services only for Issuer Card transactions as specified herein, CUSTOMER shall seek such authorization through BAMS, in the event that BAMS is not providing processing services for Issuer Card transactions as specified in Inls OCS Supplement, CUSTOMER shall be responsible for processing and submitting directly to the applicable Issuer for settlement of such Card transactions.

4. PROCESSING AND SUBMISSION TO ISSUERS:

In the event BAMS is providing processing services for issuer Card transactions as specified herein, CUSTOMER shall submit to BAMS for processing all of CUSTOMER's Issuer Card transactions and BAMS shall process such transactions and transmit them electronically to the applicable issuer with a summary of such Card transactions.

BAMS does not warrant or bear responsibility for the performance of any Issuer in any way,

5. DISCOVER PROCESSING PROVISIONS:

Acceptance of ONP Card Types: Except as provided in this OCS, the terms and conditions governing CUSTOMER's acceptance of ONP Card Types are as specified in the Agreement. CUSTOMER agrees to follow the Agreement concerning CUSTOMER's acceptance of ONP Card Types.

Any provision contained in the Agreement which directs CUSTOMER to contact Discover for customer services or for any other inquiry or purpose is modified hereby to provide inst CUSTOMER is to contact BAMS for customer service or in relation to such inquiry or purpose.

TTACHMENT I TO SCH	EDULE A:		
vnerican Express' _1_	Oiners Club'''	Oiscover®	
Св	Flect	Voy:	ger"
Wight Express'			•

Card processing services for these transaction types may be subject to a separate agreement, "SERVICERS will settle Voyages transactions directly to merchants. All other Card types fisted in this Atlacturent

shall be settled by the Issuer.

These are ONP Card Types will be processed via Discover systems and subject to Discover Card Organization Rules; BAMS will settle transactions for all Discover Cards and ONP Card Types, unless CUSTOMER is destined by Discover Network as a Discover Direct Strategic Relationship as further described in the Agreement.

1. FEES: See Schedule A.

General Pricho Information: Bitable transactions include: purchases, returns, declines, reversals, authorizations & Terminal balancing totals.

Unders expressly set forth above, the Card transaction (on includes authoritation and data capture, Settlemon) and payment for such Card, types will be provided by the applicable listuer, pursuant to the agreement between CUSTOMER and such listuer.

The Ices and charges set forth above are in addition to at other Third Party Based Fees and all Ices due and payable to SERVICERS and/or any applicable Person and will be collected by SERVICERS as set forth in the Agreement.

EXHIBIT C - SPECIAL PROVISIONS TO FORM P-37

- 1. Delete Paragraph 2, EMPLOYMENT OF CONTRACTOR/SERVICES TO BE PERFORMED, and replace with the following:
- 2. EMPLOYMENT OF CONTRACTOR/SERVICES TO BE PERFORMED. The State of New Hampshire, acting through the opency identified in block 1.1 (the "State") or ("CUSTOMER"), on behalf of AGENCIES and NON-AGENCIES or further described below, engages BANK OF AMERICA, NA ("BANK") and BANC OF AMERICA MERCHANT SERVICES, LLC ("BAMS") and, logether with BANK and any other third party providers who enter into Supplements to this Agreement for Merchant Cord Processing Services (the "Agreement") in order to perform services hereunder, (collectively, "SERVICERS" or "Contractor") for the Services described herein and oftoched as Ethibit A ("Services").

BANK's obligations hereunder shall be limited to the sponsorship and settlement of certain Card transactions submitted in occardance with the terms and conditions of this Agreement and the Card Organization Rules, and BANK shall not have any obligation or fability of any nature in connection with any services of any bind provided by BAMS or its Affiliates hereunder or pursuant hereto.

The intent of this agreement is to provide one set of standardized general terms and conditions to be utilized by (i) the State, an behalf of AGENCIES, and (i) each NON-AGENCY that executes a Participation agreement as further described below, and altoched hereto as Exhibit E with respect to each such party's receipt of the Services. The State represents and warrants to SERVICERS that it has the necessary power and authority under the laws of the State of New Hampshire to enter into this Agreement on behalf at AGENCIES and to allow for the participation of NON-AGENCIES as described herein. The State ocknowledges and agrees that SERVICERS may provide a copy of this Agreement to AGENCIES and NON-AGENCIES.

ARAGENCIES are part of the State of New Hompshire and are not separate legal entities, and as such will not be required to enter into Participation Agreements; provided that the State is responsible and table to SERVICERS for each AGENCY's compliance with the terms and conditions of this Agreement (including payment obligations). The State is solely responsible for providing a copy of this Agreement and related materials to participating AGENCIES, and tor communicating with participating AGENCIES with regard to the terms and conditions of this Agreement. SERVICERS may terminate any individual AGENCY's receipt of Services under this Agreement for the same reasons that SERVICERS may terminate this Agreement in its entirety.

A NON-AGENCY may not receive Services under this Agreement unless and until it has received permission from the State and entered into a Participation Agreement substantially in the form attached hereto as Exhibit E, and NON-AGENCY and SERVICERS have executed such Participation Agreement. Upon complète execution of a Participation Agreement, the NON-AGENCY that is a party thereto will have all the same rights and obligations that the State has under this Agreement as it that NON-AGENCY had separately entered into this Agreement: provided, however, that (i) SERVICERS may terminate any Participation Agreement for the same reasons as it has to terminate this Agreement and (ii) any amendments to this Agreement will constitute simultaneous and identical amendments to each Participation Agreement. Each NON-AGENCY will be liable to SERVICERS any with respect to its own receipt of Services under this Agreement, and no individual NON-AGENCY will be liable to SERVICERS under this Agreement for any other NON-AGENCY.

SERVICERS will make the Services operational and available to the State through a mutually agreed upon implementation plan. The State agrees to at all times cooperate with SERVICERS and provide SERVICERS with all necessary information and assistance required by SERVICERS to provide the Services in accordance with the Card Organization Rules and Applicable Law, including, without limitation, making changes to Merchant Equipment as SERVICERS require. The State will provide SERVICERS with Information regarding AGENCIES and NON-AGENCIES as SERVICERS may request from time to time. The State will be responsible for (i) use of the Services by the State, AGENCIES, the State's and each AGENCY'S employees and agents, and Merchant Providers of the State or any AGENCY, (ii) the State's or any AGENCY'S failure to properly occass the Services in the monner prescribed by SERVICERS, and (iii) the State's failure to properly occass the Services in the monner prescribed by SERVICERS, and (iii) the State's failure to supply occurate information regarding the Services.

This Agraement governs processing services regarding credit, debit and certain other Card transactions and other services, as those services are further described in this Agraement, the fee Schedule attached hereto as Exhibit 8 (including any additions and changes thereto, the "fee Schedule"), any and all concurrent and subsequent addende, supplements or schedules to this Agraement [each, including the fee Schedule, as amended from time to time, a "Supplement"), and the Card Organization Rules, all as elected by CUSTOMER and approved by SERVICERS (or their applicable Athibite) [for the purposes of this Agraement, collectively, the "Services"]. Unless otherwise expressly provided in this Agraement or any Supplement, (i) references to each Supplement shall be deemed to include this Agraement and (ii) references to this Agraement shall be deemed to include each Supplement.

Subject to Card Organization Rules, Services may be performed by BAMS or BANK subject to the agreements between them as the same may be modified from time to time, in addition to SERVICERS, one or more affiliates at BAMS may assist in providing Terminats or other equipment and local support functions in connection with this Agreement.

- 2. Delete Paragroph 3, EFFECTIVE DATE/COMPLETION OF SERVICES,, and replace with the following:
- 3. EFFECTIVE DATE/COMPLETION OF SERVICES.
- 3.1 Notwithstanding any provision of this Agreement to the contrary, and subject to the approval of the Governor and Executive Council of the State of New Hampshire, this Agreement, and all obligations of the parties hereunder, shall not become affective until the date the Governor and Executive Council approve this Agreement ("Effective Date"). The Agreement, and each Addendum, shall (i) be in effect upon complete execution of each such document, and each such document shall remain effective through June 30, 2018 (the "Tem"). Notwithstanding the foregoing, to the extent that the State continues to utilize the services provided for under this Agreement after expiration of the Term, it that be liable for the less associated with said services and the larms of the Agreement shall remain in effect.
- 3.2 If the Contractor commences the Services prior to the Effective Date, all Services performed by the Contractor prior to the Effective Date shall be performed at the sole risk of the Contractor, and in the event that this Agreement does not become effective, the State shall have no lability to the Contractor, including without limitation, any obligation to pay the Contractor for any costs incurred at Services performed. Contractor must complete all Services by the Complete on Date specified in block 1.7.

3.3 Conversion Assistance.

The State and Contractor agree to transition the State's transaction processing to the BAMS-preferred platform (the "Conversion"). The Conversion will be subject to the State's completion of a Technical Survey and implemented pursuant to a mulually agreement of Wark and Project Plan. At AGENCIES participating under this Agreement must begin the Conversion by January 01, 2014 and be completed by August 31, 2014.

- 3. DELETÉ PARAGRAPH 4. CONDITIONAL NATURE OF AGREEMENT., AND REPLACE WITH THE FOLLOWING:
- 4. CONDITIONAL NATURE OF AGREEMENT. Notwithstanding any provision of this Agreement to the contrary, the State's ability to pay all abligations of the State hereunder, including, without limitation, the continuonce of payments hereunder, is continued upon the availability and continued appropriation of funds. In the event of a reduction or lemination of oppropriated funds, the State shall have the right to withhold payment unlist such funds become available; if ever, and shall have the right to terminate this Agreement immediately upon giving the Contractor notice of such lemination. The State shall not be required to transfer funds from any other account to the Account identified in block 1.6 in the event funds in that Account are reduced or unavailable. The State will use best efforts to seek appropriations in order to fulfill its obligations for amounts due and awing to Contractor under this Agreement. In the event that the State fails to limely pay any amounts due under the Agreement as a result of insufficient available legally appropriated funds, then Contractor may terminate this Agreement upon 10 days' notice to the State appropriations as soon as practicable; and [c] if such amounts are paid within 10 days of such notice then termination of the Agreement will not occur, and the Agreement will in full force and effect.
- 4. Deteta Foragraph 5, CONTRACT PRICE/PRICE LIMITATION/ PAYMENT,, and replace with the following:
- 5. CONTRACT PRICE/PRICE-LIMITATION/ PAYMENT.
- 5.1 The contract price, method of payment, and terms of payment are identified and more particularly described in EXXIBIT 8 which is incorporated herein by reference.
- 5.2 The payment by the Slate of the confract price shall be the only and the complete reimbursement to the Contractor for all expenses, at wholever nature incurred by the Contractor in the performance hereot, and shall be the only and the complete compensation to the Contractor for the Services. The State shall have no liability to the Contractor other than the contract price, exclusive of fines or penalties assessed by the Payment Brands, as is more specifically described in Section 12.2 of Exhibit C-1.
- 5.3 The State reserves the right to offset from any amounts otherwise payable to the Contractor under this Agreement those liquidated amounts required or permitted by N.H. RSA 80:7 through RSA 80:7-c or any other provision of law.
- 5.4 Notwithstanding any provision in this Agreement to the contrary, and notwithstanding unexpected circumstances, in no event shall the total of all payments authorized, or actually made hereunder, exceed the Price Limitation set toth in block 1.8.

NOTWITHSTANDING ANYTHING IN THE AGREEMENT AND ANY ADDENDA TO THE CONTRARY, THE STATE'S CUMULATIVE LIABILITY, IN THE AGGREGATE (INCLUSIVE OF THE STATE'S LIABILITY UNDER SECTION 13[A] AND [B] OF EXHIBIT C. WHETHER SUCH CLAIMS ARE RELATED OR UNRELATED TO ONE ANOTHER) FOR ALL LOSSES. CLAIMS, SUITS, CONTROVERSIES, BREACHES, OR DAMAGES FOR ANY CAUSE WHATSOEVER (INCLUDING.

BUT NOT LIMITED TO. THOSE ARISING OUT OF OR RELATED TO THE AGREEMENT AND ANY ADDENDA) AND REGARDLESS OF THE FORM OF ACTION OR LEGAL THEORY SHALL NOT EXCEED TWENTY-FIVE MILLION DOLLARS (\$25,000,000): PROVIDED HOWEVER. THAT THE FOREGOING LIMITATIONS SHALL NOT APPLY TO THE FOLLOWING: (A) FRAUD. GROSS NEGUIGENCE OR WILLFUL MISCONDUCT OF THE STATE (B) VIOLATION OF APPLICABLE LAW OR CARD ORGANIZATION RULES BY THE STATE (INCLUDING ANY DATA COMPROMISE LOSSES): (C) THE STATE'S OBLIGATIONS TO PAY CONTRACTOR ANY AND ALL FEES PAYABLE UNDER THE AGREEMENT OR ANY ADDENDA. (D) THE STATE'S LIABILITY FOR CHARGEBACKS AND ADJUSTMENTS. (E) THE STATE'S LIABILITY FOR PAYMENT OF ANY AND ALL THIRD PARTY FEES AS DESCRIBED IN ANY ADDENDA AND INCLUDED ON EXHIBIT OF THE AGREEMENT. OR (F) THE STATE'S LIABILITY UNDER SECTIONS 13 (I). (II) AND (III) OF EXHIBIT O

- 5. Delete Folograph 6. COMPUANCE BY CONTRACTOR WITH LAWS AND REGULATIONS/ EQUAL EMPLOYMENT OFFORTUNITY., and replace with the following:
- 4. COMPLIANCE BY CONTRACTOR WITH LAWS AND REGULATIONS/ EQUAL EMPLOYMENT OPPORTUNITY.
- 6.1 In connection with the performance of the Services, the Controctor shall comply with all statutes, lows, regulations, and orders of federal, state, country or municipal authorities which impose any obligation or duly upon the Controctor, including, but not limited to, civil rights and equal apparaulty tows. In addition, the Controctor shall comply with all applicable copyright lows.
- 6.2 During the term of this Agreement, the Controctor shall not discriminate against employees or applicants for employment because of race, color, religion, creed, age, sex handicap, sexual anentation, or national argin and will take affirmative action to prevent such discrimination.
- 6.3 If this Agreement is funded in any part by monies of the United States, the Contractor shall comply with all the provisions of Executive Order No. 11246 ["Equal Employment Opportunity"], as supplemented by the regulations of the United States Department of Labor [41] C.F.R. Part 60], and with any rules, regulations and guidefines as the State of New Hampshire or the United States issue to implement these regulations. The Contractor butther agrees to provide the State, upon request, with transaction recards for the purpose of ascertaining compliance with the terms and conditions of this Agreement.
- 4. Delete Paragraph 7, PERSONNEL, and replace with the following:

7. PERSONNEL

- 7.1 The Contractor shall all its own expense provide all personnel necessary to perform the Services. The Contractor warrants that all personnel engaged in the Services shall be qualified to perform the Services, and shall be properly licensed and otherwise authorized to do so under all applicable laws.
- 7.2 Unless althomise authorized in writing, during the term of this Agreement, and for a period of siz [8] months after the Completion Date in block 1.7, the Controctor shot not hire, and shall not permit any subconfractor or other person, firm or corporation with whom it is engaged in a combined effort to perform the Services to hire, any person who is a State employee or afficial, who is materially involved in the procurement, administration or performance of this Agreement. This provision shall survive termination at this Agreement.
- 7.3 The Controcking Officer specified in black 1.9, or his or her successor, shall be the State's representative.

- 7. Delete Faragraph 8, EVENT OF DEFAULT/REMEDIES., and replace with the following: 8, EVENT OF DEFAULT/REMEDIES.
- 8.1 Any one or more of the following acts or amissions of the Contractor shall constitute an event of default hereunder ("Event of Default"):
- 8.1.1 only representation, warranty or covenant of Controctor in this Agreement is breached in any material respect or was at is incorrect in any material respect when made or deemed to be made:
- 8.1.2 Contractor shot defoult in any moterial respect in the performance or observance of any term, covenant, condition or ogreement contained in this Agreement.
- 8.1.3 Voluntary or involuntary bankruptcy or receivership by the Contractor may be cause for terminalian of the election of the State:
- 8.2 Upon the occurrence of any Event of Default, the State may take any one, or more, or all, of the following actions:
- 8.2.1 Give the Contractor o written notice specifying the Event of Default and requiring it to be remedied within, thirty (30) days from the date of the notice; and if the Event of Default is not timely remedied, terminate this Agreement, effective thirty (30)) days after giving the Contractor notice of termination:
- 8.2.2 Give the Controctor a written notice specifying the Event of Defoutt and suspending of payments to be made under this Agreement and ordering that the partial of the controct price which would otherwise occure to the Controctor during the period from the date of such notice until such time as the State determines that the Controctor has cured the Event of Defoult shot never be paid to the Controctor:
- 8.2.3 Treat the Agreement as breached and pursue any of its remedies at low or in equity, or both.
- 8.3 Any one or more of the following octs or omissions of the State shall constitute an event of default hereunder ("Event of Default"):
 - (i) a material adverse change in the financial condition, business procedures, products or services of CUSTOMER; or
 - (ii) Integular Cord sales by CUSTOMER, excessive Chargebacks or any other circumstances which, in Contractor's reasonable business judgment and acting in good taith, may increase Contractor's exposure for the CUSTOMER'S Chargebacks or altherwise presents a financial or security that to Contractor, for purposes of this Agreement, excessive Chargebacks would be in excess of 1.0% of transaction or dollar volume;
 - (iii) any representation, warranty or covenant of CUSTOMER in this Agreement is breached in any material respect or was or is incorrect in any material respect when made or deemed to be made; or
 - (b) (a) CUSTOMER shall defoult in any material respect in the performance or observance of any term, covenant, condition or agreement contained in this Agreement
 - (b) CUSTOMER shall fail to comply with the Information Security requirements on detailed in Section 20 of Exhibit C-1 or shall fall to pay: Contractor for any amounts due and awing under this Agreement; or
 - (v) CUSTOMER shall defoult in any moterial respect in the performance or observance of any term, covenant or condition contained in any agreement with any respective Affisiate of SERVICERS, including, but not limited to, any agreement governing check guarantee or check verification services; or
 - (vi) Intentionally amitted.
 - (vii) CUSTOMER shall: commence a valuntary case under the Bankruptcy. Code: file a petition seeking to take advantage at any other laws, domestic at tareign, relating to bankruptcy, insolvency, reorganization.

winding up or entry into a composition agreement or similar arrangement for adjustment of debts: consent to ar tall to contest in a limety and appropriate manner any petition filed against it in an involuntary case under such bankruptcy form or other lows; apply for or consent to, or fail to contest in a limety and appropriate manner, the appointment of, or the laking of possession by, a receiver, custodian, trustee; or figurator or itself or of a substantial part of its property, domestic or fareign; generally become unable to pay its debts or trade abligations or they become due; make a general assignment for the benefit of creditor; or take any corporate action for the purpose of authorizing any of the toregoing; or

(viii) a case or other proceeding shall be commerced against CUSTOMER. In any court of competent jurisdiction seeking relief under, the Bonkruptcy Code or under any other laws, domestic or foreign, retaining to bankruptcy, insolvency, reorganization, winding up or adjustment of debts, the appointment of a trustee, receiver, custodian, Equidator or the like of CUSTOMER, or of of or any substantial part of the assets, domestic or tareign, of CUSTOMER, and such case or proceeding shall continue undismissed or unstayed for a period of sky (60) consecutive days, or an order granting the relief requested in such case or proceeding against CUSTOMER (including) but not limited to, an order for relief under the Bankruptcy Code) shall be entered; or

(iii) The independent certified accountants retained by CUSTOMER shall refuse to deliver an unqualified apinion with respect to the annual financial statements of CUSTOMER:

then, upon the occurrence of (1) an Event of Delout specified in subparagraphs (i), (iv)(b), (vi) or (vii) above, SERVICERS may consider this Agreement to be terminated immediately, without notice, and all amounts payable hereunder by CUSTOMER to SERVICERS shall be immediately due and payable in full without demand or other notice of any kind, all of which are

payable in full wilhout demand or other notice of any kind, all of which are expressly walved by CUSTOMER, and [2] any other Event of Defoult. This Agreement may be terminated by SERVICERS by giving not less than thirty [30] days notice and concurrent cure period to CUSTOMER, and upon such notice all amounts payable hereunder by CUSTOMER to SERVICERS shall be due and payable on demand.

- 8.3.2 Neither the expiration nor termination of this Agreement shall terminate the obligations and rights of the parties pursuant to provisions of this Agreement which by their terms are intended to survive or be perpetual or irrevocable and such provisions shall survive the expiration or termination of this Agreement.
- 8.3.3 Upon the occurrence of any Event of Default, whather or not it is cured, the parties may, in their sale discretion, exercise as of their rights and remedies under this Agreement and Applicable Law.
- 8.3.4 This Agraement also may be terminated by SERVICERS without notice or penalty, if in their sole discretion, such termination is necessary for SERVICERS to comply with their absopolions under any Applicable Low, rule or regulation including, but not limited to, the Office of foreign Assets Control ["DFAC"] Regulations and Cord Organization Rules. SERVICERS' termination of this Agreement pursuant to this Subsection shall not be deemed a breach of controct by SERVICERS.
- 8.3.511 this Agreement is terminated for cause. CUSTOMER acknowledges that SERVICERS may be required to report CUSTOMER's business name and the

'names and other identification of its principals to the terminated merchant fles mointained by the Card Organizations. CUSTOMER expressly ogrees and consents to such reporting in the event CUSTOMER is terminated as a result of the occurrence of an Event of Dataut or for any reason specified as cause by a Card Organization. Furthermore, CUSTOMER agrees to waive and hold SERVICERS harmless from and against, any and all claims which CUSTOMER may have as a result of such reporting, except for those claims resulting from SERVICERS' gross negligence or willful miscanduct, in which case such claims will be subject to the limitations of liability in Section 23 herain.

- 8.3.6 in addition to the provisions at the Agreement that survive termination, the terms and provisions governing CUSTOMER's obligations and labilities and SERVICERS' rights regarding the following motters will survive termination until at these motters are resolved or settled and all amounts owed to SERVICERS reparding these matters are fully and irrevocably paid; (i) processing and settlement of Cord transoctions, Sales Drafts and Credit Drafts, (ii) adjustments, fiil all amounts due to SERVICERS under this Agreement, (iv) the resolution of any Chargebacks, disputes or other issues involving Card transactions. (v) Compromised Data Events and (vi) of SERVICERS' rights regarding CUSTOMER's broach of any of its agreements, representations, warranties, covenants or other obligations under this Agreement. In addition to the above and any terms and provisions which by their terms or nature survive termination, the terms and provisions of Sections 12 and 13 of this Exhibit C. Sections 12 through 15, inclusive, Sections 17 through 20, inclusive, and Sections 22 through 25. Inclusive, at Exhibit C-1 Subsection 8.3.5 herein and and this Subsection 8.3.6 shall survive any termination of this Agreement, Upon termination of this Agraement, CUSTOMER agrees to immediately send SERVICERS at the dolo retaing to Card transactions made up to the date of termination.
- 8.3.7 After termination of this Agreement for any reason whatsoever. CUSTOMER shall continue to bear lotal responsibility for all Chargebacks, lees, credits and adjustments resulting from Card transactions processed pursuant to this Agreement and all other amounts then due or which thereafter may become due to SERVICERS under this Agreement or which may be due to SERVICERS before at after such termination to either SERVICERS or any of SERVICERS respective Affiliates for any related equipment or related services.
- 8.3.8 In the event CUSTOMER fles for protection under the U.S. bankruptcy code or any other laws retained to bankruptcy, insolvency assignment for the benefit of creditors or similar laws, and CUSTOMER continues to use the Services. It is CUSTOMER's responsibility to open new occounts to distinguish pre-and-post fling obligations. CUSTOMER acknowledges that a story as it utilizes occounts established prior to such range. SERVICERS will not be able to systematically segregate CUSTOMER's post-filing transactions or prevent set-off of the pre-existing obligations. In that event, CUSTOMER will be responsible for submitting an accounting supporting any adjustments that CUSTOMER may claim.
- 8. Delete Paragraph 9, DATA/ACCESS/CONFIDENTIALITY/ PRESERVATION,, and replace with the following:
- T. DATA/ACCESS/CONFIDENTIALITY/ PRESERVATION.
- 9.1 As used in this Agreement, the word "data" shall mean at information and things developed or obtained during the performance of, or occurred or developed by reason of this Agreement, including, but not limited to, all studies, reports, files, formulae.

surveys, maps, charts, sound recordings, video recordings, pictorial reproductions, drawings, analyses, graphic representations, computer programs, computer printouts, notes, letters, memoranda, papers, and documents, all whether finished or unfinished, 9.2 All data (excluding Cardholder data and transaction data) and any property which has been received from the State or purchased with funds provided fail that purpose under this Agreement, shall be the property of the State, and shall be returned to the State upon demand or upon termination of this Agreement for any reason.

9.3 Confidentiality of data shall be governed by N.H. RSA chapter 91-A or other existing law. Disclosure of data requires prior written approval of the State.

*. Delete Paragraph 12, ASSIGNMENT/DELEGATION/SUBCONTRACTS, , and replace with the following:

12. ASSIGNMENT/DELEGATION/SUBCONTRACTS.

The Controctor shall not assign, or alherwise transfer any interest in, ar obligation of this Agreement without the prior willen consent of the State; none of the Services shall be subcontracted by the Controctor without the prior written consent of the State. Such consent without be unreasonably withheld.

Notwithstanding the toregoing, assignment, delegation, or subcontracting for services performed either by Contractor, its affisioles, its parent entities, or affisiates at its parent entities, may occur without prior written consent. Assignment, delegation, or subcontracting with an affisiole requires notice to the State. The term "offisiate," as utilized within this Section, is defined as an entity that is related to another entity by shareholdings or after means at capitral, a subsidiary, parent, or sibling corporation.

Controctor may assign this Agreement and its obligations hereunder to any successor to its business by merger or consolidation or to any party acquiring substantially all of the assets of Cantroctor provided they give notice to the State.

In the event of any Assignment, the State shall have the right to terminate this Agreement with staty (60) days written notice.

10. Delete Faragraph 13, INDEMNIFICATION,, and replace with the fallowing:

13. INDEMNIFICATION/LIABILITY.

Nothing in this Agreement shall be interpreted as an obligation for any party to indemnity another. The State and Cantractor each agree to be liable for any and att claims at any nature including all costs, and expenses which may in any manner result from such party's (a) breach at any warranty, covenant or obligation of a party under this Agreement; or (b) mixepresentation by a party under this Agreement. In addition, the State shall be fable for any claims retaining to: (i) the provision of goods and services by the State to Cardholders; (ii) any grass negligence or within misconduct at the State, its employees, or agents in connection with the State's Card transactions; (iii) any Claim or action against Contractor for actual or atteged Intringement at any patent, copyright, trademark, trade secret or other proprietory right of any person arising in connection with Contractor's reliance upon any instructions provided by the State or its agents to Contractor, including without limitation, any instructions regarding the Services and any artwork, designs, specifications or concepts provided by the State; or (iv)all Excluded Claims (as defined below) brought against Contractor.

Notwithstanding the foregoing, nothing herein contained shall be deemed to constitute a waiver at the sovereign immunity of the State, which immunity is hereby reserved to the State, this covenant in paragraph 13 shall survive the termination of this Agreement.

Contractor shall be liable to the State for any third party Claims regarding infringement or misappropriation of any patent, copyright, trademark, service mark, trade secret or other proprietory right (collectively, "Intellectual Properly Rights") by the BAMS Systems or the Services, except to the extentiony Claims are caused by, results from ar arises out of (1) the State's tollure to use the BAMS Systems or the Services as required under this Agreement, (ii) the State's configuration, modification or use of the BAMS Systems or the Services in combination with other products or services (including software, equipment or systems) that are not provided by Contractor, and that combination creates a process or method that is the causation for the alleged infringement or misoppropriation. (ii) Contractor's use of any designs, artwork, concepts, specifications or other materials provided by or on behalf of the State in connection with this Agreement or fiv) Contractor's custom development of the BAMS Systems or the Services, or other octions taken by Contractor with respect to the BAMS Systems or the Services, at the State's request (the Claims reterred to in the foregoing clauses (i), (ii), (iii) and (iv) are herein referred to collectively as the "Excluded Claims"), Furthermore, Il Controctor determines that any partian of the BAMS Systems or the Services Otely inlinges or misappropriates a third party's Intellectual Property Rights, or that it is otherwise in Contractor's best interests to reduce or avoid the risk of an actual or patential inlingement or micoppropriation of a third party's Intellectual Property Rights, then Contractor, at its option and expense, may either: (A) obtain the right for the State to continue, using the infringing or misoppropriating portion of the BAMS Systems or the Services; (B) modify the intringing or misappropriating portion of the BAMS Systems or the Services to make it non-inlanging or non-misoppropriating: (C) replace the intringing or misoppropriating partial of the BAMS Systems or the Services with a non-infringing or non-misappropriating-equivalent; or (D) terminate the misappropriating BAMS Systems or Services upon written notice to the State, and without further liability to the State hereunder. The obligations of Contractor set torth in this Section 13 are the State's sale and exclusive remedies with respect to any and all Claims made by a third party against the State retating to the actual or alleged infringement or misappropriation of such third party's Intellectual Property Rights by the BAMS Systems or the Services.

11. Delete Paragraph 1, INSURANCE,, and replace with the following:

14. INSURANCE.

- 14.) The Contractor shall of its sale expense, obtain and maintain in force, and shall require any subcontractor or assignee to obtain and maintain in force, the following insurance:
- 14.1.1 comprehensive general Sobisty insurance against all claims of bodity injury, death or properly domage, in amounts of not less than \$250,000 per claim and \$2,000,000 per occurrence; and
- 14.2 The policies described in subparagraph 14.1 herein shall be an policy forms and endorsements approved for use in the State of New Hompshire by the N.M. Department of Insurance, and issued by insurers scensed in the State of New Hompshire.
- 14.3 The Contractor shall burnish to the Contracting Officer identified in block 1.9, or his or her successor, a certificate(s) of insurance for all insurance required under this Agreement. Contractor shall also furnish to the Contracting Officer identified in block 1.9, or his or her successor, certificate(s) of insurance for at renewal(s) of insurance required under this Agreement no later than litteen [15] days prior to the expiration date of each of the insurance posicies. The certificate(s) of insurance and any renewals thereof shall be all ached and are incorporated herein by reference.

.12. Delete Paragroph 15, WORKERS' COMPENSATION,, and replace with the following:

15. WORKERS' COMPENSATION.

15.1 By signing this ogreement, the Controctor ogrees, certifies and worronts, to the extent oppsicable to the services provided hereunder, that the Controctor is in compliance with or exempt from the requirements of N.H. RSA chapter 281-A ("Workers" Compensation").

15.2 To the extent the Contractor is subject to the requirements of N.H. RSA chapter 281-A. Contractor shall maintain, and require any subcontractor or assigned to secure and maintain, payment of Worker. Compensation in connection with activities which the person proposes to undertake pursuant to this Agreement. Contractor shall furnish the Contracting Officer identified in block 1.9, or his or her successor, proof of Worker. Compensation in the manner described in N.H. RSA chapter 281-A and any applicable renewalls) thereot, which shall be alloched and are incorporated herein by retarence. The State hall not be responsible for payment of any Worker. Compensation premiums or for any other claim or benefit for Contractor, or any subcontractor or employee of Contractor, which might arise under applicable State of New Hampshire Worker. Compensation laws in connection with the performance of the Services under this Agreement.

13. Delete Paragraph, 14, WAIVER OF BREACH,, and replace with the following:

14. WAVER OF BREACH. No laive by either party to enforce any provisions hereof after any Event of Default shall be deemed a waiver of its rights with regard to that Event of Default, or any subsequent Event of Default. No express laive to enforce any Event of Default shall be deemed a waiver of the right of either party to enforce each and of of the provisions hereof upon any further or other Event of Default on the part of the other party.

14. Delete Paragraph 17, NOTICE, and replace with the following:

17. NOTICE. Any notice by a party hereto to the other party shot be deemed to have been duly delivered or given at the time of making by certified mail, postage prepald, in a United States Post Office addressed to the parties at the addresses given in blocks 1.2 and 1.4, herein.

If to BAMS, at the following address: Banc'of America Merchant Services, ELC, 1307 Walt Whilman Road, Melville, New York 11747, Attention: Executive Vice President Operations, with a copy to Attention: General Counsel's Office. 150 N. College Street: Mail Code NC1-028-15-01: Charlotte, NC '28213, and if to BANK, 1231 Duriett Lane, touswille, KY 40213, Attention: Operations Manager, with a copy to BANK's Legal Department-Merchant Services Group, at Bank at America, N.A., Bank of America Plaza, 101 South Tryan Street, Mail Code: NC1-002-29, 01. Charlotte, North Coralina, 28255-0001.

15. There are no other special provisions to the Terms of the Form P-37...

Exhibit C -1 - Additional Provisions

The following provisions are in addition to the General Provisions contained in the Form P-37, as amended by Exhibit C.:

- Election of Carda, Duty to Honor Carda and Use of Marks.
 Card Fedion. CUSTOMER has elected and SERVICERS have approved CUSTOMER to accept those Card types and Services designated in this Agreement or the Supplements. CUSTOMER may change CUSTOMER's election of Card types and Services from time to time upon at least aboy (60) days' advance notice to SERVICERS; SERVICERS will use thick reasonable clions to eccommodate days advance nouse to Schriftens) Schriftens will use their treatment enems to eccurrousing COSTOMER's requests in less than this time but SERVICERS will not be obligated to do so. Upon SERVICERS' approval of such new Card type or Service, the parties will execute a Supplement therefor, CUSTOMER will not seek authorization for or authorities thankaction of a new Card type until the parties have entered into a Supplement for it. Unless otherwise directed by SERVICERS, CUSTOMER will not seek authoritation for or submit a Card transaction of a Card type CUSTOMER desires to discontinue accepting later than the effective date of the notice to SERVICERS. With respect to indivertent or unintentional acceptance of a transaction other than the type or service anticipated for CUSTOMER's account (Including, without limitation, a different Card type), CUSTOMER will also be subject to payment to SERVICER'S of their transaction feets) with respect to such Card, transaction and/or service and be liable, obligated and responsible under this Agreement for any such transaction or service to the same extent as CUSTOMER would be if it was of an articipated Card type or service.
- 1.2 Honoring Cards Generally. CUSTOMER will have a Cord by accepting it for payment. CUSTOMER will not engage in any acceptance practice or procedure that discriminates against, or discourages the use of, any particular Card type elected by CUSTOMER and approved by SERVICERS. In layor of any competing Card brend also elected and approved.
- 1.3 Certs its tend by US Cert Its pers. For all Cards Issued by U.S. Issueds, CUSTOMER will have all Cards within the Card types effected and approved in accordance with this Agreement. For example, If CUSTOMER decis and is approved to accept vise credit Cards, CUSTOMER will submit payments from Vise-branded credit Card Cardholders without regard to whether the credit Card Is a Vise-branded newards credit Card or Visa-branded business purpose credit Card.
- 1.4 Cards haved by Non-US Card Issuers. CUSTOMER will honor an Cards based by non-U.S. Issuers. For example, even if CUSTOMER elects to limit CUSTOMER's acceptance of MasterCard Cords to MasterCard credit Cards. CUSTOMER will accept for processing a MasterCard debit Card. based by a non-U.S. Card lasuer,
- 1.5 Marks Generally. CUSTOMER and SERVICERS acknowledge that no party will acquire any right, the or Interest in or to the Marks of any other party or of any Card Organization or SERVICERS' agents by white of this Agreement, without prior written consent. CUSTOMER will not assign to any third party any of the rights to use the Marks of SERVICERS, SERVICERS' agents or Card Organizations.

Except as otherwise, provided herein, no party will use any other party's Marks, or use language from which the connection of such Marks may be interred, in my advertising, written sales promotion, press releases or other publicity matters relating to the Agreement without such party's prior written consent.

- 1.6 Special Provisions Recording Discover Network Processed Cards. Services provided for transactions made with Discover branded Cards or ONP Card Types (as hereinater defined) are processed by BAMS and not by BANK. ONP Card Types are Cords branded by Diners Club International D. JCB. China UnionPay, Koras Bank and Credit® or any other Card Organizations subsequently designated by Olscover, and each of those Card Organizations is referred to as a "DNP Card Organization". The Services provided, ulamactions processed and other matters contemplated under this Agreement to Discover Cards and ONP Card Types and ONP Card Organizations are subject. to the rest of this Agreement; provided, however, that BANK is not a party to this Agreement insolar as it relates to Services for bansactions made with Discover Cards or DNP Card Types, and BANK is not Table to CUSTOMER in any way with respect to such Services.
- General Regulaments and Restrictions for Card Transactions. 2.1. Acceptor of Data Sworderd. CUSTOMER will be responsible for the quality and accuracy of as data provided to SERVICERS. SERVICERS may, at SERVICERS' option, return to CUSTOMER for correction before processing any data submitted by CUSTOMER which is incorrect, they be or otherwise

not in proper form. If CUSTOMER does not provide data in accordance with SERVICERS' specified formal and achievable, SERVICERS will use reasonable efforts to reachedule and process the data as promptly as possible, but related expenses incurred by SERVICERS will be croarged to CUSTOMER.

- 2.2 <u>Prohibitions on Increasing Price of Goods or Services.</u> CUSTOMER will not increase the price of goods or services for a Card transaction or impose any tae for the service of accepting a Card except as allowed by the Card Organization Rules and Applicable Law. CUSTOMER may charge a surcharge conventence fee or service fee for a Card transaction only as permitted by the Card Organization Rules and Applicable Law. If clearly disclosed to the Cardholder, CUSTOMER may offer a discount from the standard price for payments by cash.
- 2.3 <u>Environs from Cardinators</u>. CUSTOMER egiess that CUSTOMER will not accept or process, any funds representing a Cardindder's payment to an issuer.
- 2.4 <u>Prohibition on Accreating and Factoring and Employed Transactions.</u> CUSTOMER is promised from submitting or presenting, and agrees not to submit or to present, any authorization requests for transactions and Sales Drafts arising from transactions between (i) CUSTOMER and Cardholders who are CUSTOMER's owners, partners, guaranters, officers or employees, other than genuine purchases, teases or rentate of goods or services from CUSTOMER or other payments to CUSTOMER, as in the ordinary course of CUSTOMER's business, and (ii) Cardholders and third parties for their goods or services or other payments to their goods.
- 2.5. <u>Ornit Regultements</u>. All Sales Draits and Credit Orats must include at Information required under and in accordance with the Operating Guide, Card Organization Rules and Applicable Law;
- 2.6 <u>U.S. Dofton.</u> Unites otherwise agreed in advance and writing by SERVICERS, CUSTOMER must submit all Card livers actions in U.S. dollars.
- 3. Operating Guide; Card Organization Rules and Comptance; Order of Precedence.
 CUSTOMER acknowledges that it has received the Operating Guide, the terms of which are incorporated into this Agreement, any reference to this Agreement includes the Operating Guide. Notwithstanding any provision to the contrary contained in this Agreement, the perties hereto acknowledge and agree that the Operating Guide provides the principals of a sound. Card program and contains the relevant subset of the Card Organization Rules. However, the Operating Guide is not a complete set of all Card Organization Rules. If CUSTOMER loses or otherwise misptaces the Operating Guide or notices of changes thereto, CUSTOMER shad be responsible for contacting SERVICERS to obtain replacement copies. From time to time, SERVICERS may change the Operating Guide, in whole or in part, and other operating procedures, by providing CUSTOMER with at least thirty (30) days' providing notice of the change. However, in the event of changes in the Card Organization Rules or due to security reasons, certain changes in Card procedures' may become effective on shorter nodes. If there is any conflict between the terms of this Agreement and the Operating Guide, the terms of this Agreement will govern, unless the conflict is directly related to a change in the Operating Guide which specifically addresses a procedure or requirement detailed in this Agreement.

CUSTOMER must compty with the Card Organization Rules and Applicable Law, however, with regard to Card Organization Rules: CUSTOMER with review the Card Organization Rules and Applicable Law from time to time for changes, and is responsible for staying apprised of all applicable changes to the Card Organization Rules and maintaining compliance with the Card Organization Rules.

Card Organization Rules are available on web sites, such as https://www.usp.dise.com/merchans/operations/top-requisitions/html_end_http://www.usp.dise.com/merchans/operations/top-requisitions/html_end_http://www.usp.dise.com/merchans/operations/top-requisitions/html_end_http://www.usp.dise.com/merchans/operations/top-requisitions/html_end_http://www.usp.dise.com/merchans/operations/top-requisitions/html_end_http://www.usp.dise.com/merchans/operations/top-requisitions/html_end_http://www.usp.dise.com/merchans/operations/top-requisitions/html_end_http://www.usp.dise.com/merchans/operations/top-requisitions/html_end_http://www.usp.dise.com/merchans/operations/top-requisitions/html_end_http://www.usp.dise.com/merchans/operations/html_end_http://www.usp.dise.com/merchans/operations/html_end_http://www.usp.dise.com/merchans/operations/html_end_http://www.usp.dise.com/merchans/operations/html_end_http://www.usp.dise.com/merchans/operations/html_end_html.pdf.

If CUSTOMER accepts DNP Card Types, CUSTOMER acknowledges and agrees that transactions made using Cards of DNP Card Organizations will be processed under and subject to Discover Card Organization Rules and the terms of this Agreement applicable to Discover Card acceptance and transactions.

In the event there is a conflict between Applicable Law, the Caid Organization Rules, this Agreement and/or the Operating Guide, such documents shall govern in the tofowing order of precedence; 1) Applicable Law, 2) Card Organization Rules; 3) this Agreement; and 4) the Operating Guide, to the extent the conflicting provision in the Operating Guide is not related to a Card Organization Rule.

4. Authorization,

4.1 CUSTOMER agrees to submit only Card transactions for which CUSTOMER has received an Authoritation. Obtaining an Authoritation will not ensure payment to CUSTOMER for a Sates Draft. The fact that an Authoritation is obtained by CUSTOMER will not affect SERVICERS' rights thereafter to revoke Authoritation of a Card transaction or to change back the transaction to CUSTOMER, in no event will the tact that an Authoritation is obtained by CUSTOMER be determed to be SERVICERS'

representation or womanty, either express or implied; that the particular Card transaction is in fact a valid, authorized or undisputed transaction entered into by the Cardholder,

- 4.2 The Authorization number provided by SERVICERS shall be noted by CUSTOMER in the appropriate phase on the Sides Draft. If Authorization is declined, CUSTOMER shall not complete the Card transaction.
- 4.3 CUSTOMER, shall comply with any special authorization procedures contained in the Card Organization Rules and any other sections or parts of this Agreement.
- 4.4 CUSTOMER admowledges that Authorization, (f) Indicates only the availability of credit at the time of Authorization; (f) does not warrant that the person presenting the Card is the rightful Cardholder; and (iii) is not an unconditional promise or guarantee by SERVICERS that any Card transaction will not be subject to Charge back.
- 4.5 If CUSTOMER obtains an Authorization by telephone, CUSTOMER shall record the approval number on the Seles Oraft.

5. Electronic Commerce Yransactions,

CUSTOMER acknowledges and agrees that this Section 5 pertains only to ECTs that arise from transactions effected in U. S. dollars. All of CUSTOMER's ECTs must be in U.S. dollars and will be satisfied in U.S. dollars. Under the Card Organization Rules, ECTs are considered non face-to-face Card transactions. In addition, CUSTOMER must properly identify each ECT in the Sales Orati.

CUSTOMER agrees to develop and maintain a point of presence on the Internet at CUSTOMER's expense. CUSTOMER must post CUSTOMER's consumer data privacy policy and method of transaction security on CUSTOMER's web stitle) in accordance with the Card Organization Rules and Applicable Law: CUSTOMER will, in accordance with the Card Organization Rules and Applicable Law: (i) install and maintain a working threwold to protect data occessible via the internet; (ii) keep security pationed data; (iii) encrypt atomal data; (iv) encrypt data sent across networks; (iv) as and regularly update anti-virus software; (iv) resisted access to data on a "need to know" basis; (iv) as and regularly to date anti-virus software; (iv) resisted access to data (iv) not use vendor-supplied defaults for system passwords and other security parameters; (iv) track access to data by unique ID; (ii) regularly test security systems and processes; (ii) maintain a policy that addresses information security for employees and contractors; and pol) resisted physical access to Cardholder data.

CUSTOMER's Internet web alte must contain (a) a complete description of the goods or services offered, (b) CUSTOMER's returned merchandise and refund policy, (c) CUSTOMER's customer service contact information, including a-mail address and/or telephone number. (d) transaction currency, (a) export or legal restrictions (if xnown), (r) CUSTOMER's dedivery policy and (g) CUSTOMER's country of domicio interstrictions, in addition, CUSTOMER must disclose, at all points of Cardindor's accessing of payment instructions, in addition, CUSTOMER must disclose, at all points of Cardindor's intersection (including any of CUSTOMER's suppoler or subcontractor internet web sites and any of CUSTOMER's promotional materials and involces), to the Cardindor's that CUSTOMER, and not any of any CUSTOMER's suppliers of goods or subcontractors for services, is the merthant of record and responsible for any Card transaction. CUSTOMER must also notify the Cardindor that CUSTOMER is responsible for (f) payment transactions, (a) products and services, (iii) direct customer service, (iv) dispute resolution, and (v) as terms and conditions of the transaction. CUSTOMER must display on CUSTOMER's internet web site(s) the Cardindor and Subsection 3 herein.

CUSTOMER will be responsible for all costs of connectivity and communication between CUSTOMER, the Internal and SERVICERS. CUSTOMER agrees to utilize SSL (Securá Societs Leyer) or other secure compatible encryption method acceptable to SERVICERS in providing CUSTOMER's ECTs to SERVICERS for suprortation, processing and settlement.

CUSTOMER assumes all responsibility for identification of the Cordinator and the validity of the Card Internation for ECT. CUSTOMER agrees that each Authorization request will include a request los address verification and a positive response for it. CUSTOMER agrees to identify separately any high-risk transactions CUSTOMER submiss. The high-risk transactions include, but are not limited to, any under Nerthant Category Code 5967 – Otred Marketing – Inbound Telemantaping Merchans.

Multiple Sales Drafts and Partial Consideration.

- 6.1 Except as shall be specifically set forth in the Operating Guide or the Cord Organization Rules, CUSTOMER shall list all items of goods and services purchased during each Cord transaction and the total amount thereof on a single Sales Draft.
- 6.2 CUSTOMER shall comply with all special procedures and conditions applicable under the Operating Guide and the Card Organization Rutes with respect to any partial payment, installment payment, delayed delivery or advance deposit shallon and any delayed or amended charges for a travel and entensamment transaction. CUSTOMER shall not use more than one Sales Orafi to

represent a single Card warrantion to avoid the need for Authorization.

7. Pre-Avilhorized Orders.

7.1 A Pre-Authorized Order may include the payment of recurring charges such as insurance premiums, subscriptions, membership tess, tuition or utility charges and may also include presult-orized health care payments (subject to a Supplement).

7.2 If CUSTOMER is eighorized to accept Pre-Authorized Orders, Authorization for each such Card Pressaction, regardless of the amount, must be obtained, and CUSTOMER must write "Recurring Transaction" (for Vise and other non-MesterCard Card transactions) or "PO" (for MesterCard Card Upring Card Transactions) as applicable, on the Sates Diraft in 8au of the Cardholder's Islandayre.

7.3 Except for preauthorized health care payments for the incremental costs not covered by insurance, advence deposits and instaltment payments, all made in compliance with this Agreement, a Pre-Authorized Order (may not include partial payments made to CUSTOMER for goods or services purchased in a single tarrascition. In no event may any shance charges be imposed on any periodic payments in connection with a Pre-Authorized Order.

7.4 CUSTOMER may not accept a Pre-Authorized Order from a Cardholder for the purchase of goods or services which are delibered or performed periodically unless the Cardholder completes and defivers to CUSTOMER a written request (and, when applicable, a written renewal request) identifying (i) the goods or services to be charged to the Cardholder's account, (ii) the amount of the presudentized or recurring charges such charges are for variable amounts). (iii) the frequency of the presudentized or recurring charges and (iv) the duration of time for which the Cardholder's permission is granted. If CUSTOMER accepts any Pre-Authorized Orders for variable amounts, CUSTOMER must comply with the supplemental provisions set forth in the applicable Supplements.

7.5 The Cardholder's written request (including any written renewal request) must be: (a) retained for the duration of the presurforzed or recurring charges; (b) provided in response to an Issuer's request for original documentation; and (c) used no longer after receiving notice of cancelladon.

8. CUSTOMER Responsibilities for Persons Used by CUSTOMER.

8.1 <u>Vis of Persons</u>. CUSTOMER's use of the services, equipment, Solware, systems, insterlab, supplies or resources of Persons regarding CUSTOMER's Card transactions processing, including, without limitation, Merchant Providers and any tilled party tessors and ticensors, will not affect CUSTOMER's obligations under this Agreement to SERVICERS which will apply to the same extert as if CUSTOMER's obligations under this Agreement to SERVICERS which will apply to CUSTOMER or others regarding these Persons, even if SERVICERS referred them to CUSTOMER. Those tiling parties are CUSTOMER's agents, and CUSTOMER is solely responsible for (f) determining whether they can meet CUSTOMER's needs and standards, (f) their actions, hascions and compliance with the terms of this Agreement and Applicable Law and (ii) any and it lets, costs, expenses and other obligations owed to them by CUSTOMER or owed by them to SERVICERS or to the Caid Organizations.

8.7 Micchard Providera. Defore CUSTOMER engages any Merchant Provider, CUSTOMER must provide to SERVICERS in witting (a) the Merchant Provider's legal name, (b) contact information, and (c) intended function. CUSTOMER covenants with SERVICERS that CUSTOMER with not use, attornine the oil, or provide to any Merchant Provider access to any Cardioteck data, BAMS Systems, BAMS Software or Services until CUSTOMER receives SERVICERS' approval and, it required, confirmation of SERVICERS' registration of that Merchant Providers with applicable Card Organizations, CUSTOMER must ensure that CUSTOMER and Merchant Providers; (f) comply with the registration process which can involve site inspections, background invastigations, provision of financial statements, and any other information required by a Card Organization (f) comply with the periodic and other reporting required by a Card Organization; and (iii) comply with this Agreement and Applicable Law, including without fimilation, those provisions requiring security of Cardioder data. CUSTOMER may allow Merchant Providers access to Cardioder data only for purposes sunorized under and in conformance with the Card Organization Rules and Applicable Law. CUSTOMER is responsible for all of SERVICERS' costs and epiperoses associated with SERVICERS' review, approved, certification (and recentification as may required by the Card Organization Rules) and registration of any Merchant Providers.

Upon request and reasonable notice, CUSTOMER will provide, and will ensure that Merchant Providers provide, to SERVICERS and SERVICERS' respective representatives prompt access to CUSTOMER's and their laddles and records for the purposes of performing any inspection and copying books or records penalting to the transactions contemplated under this Agreement. CUSTOMER must have written agreements with Merchant Providers reguling such access.

9. Cardholder Refunde and Cradits.

9.1 If a Cardholder returns goods or cancels services purchased from CUSTOMER with a Card, or CUSTOMER allows any other price adjustment after a sale has been completed and a return or adjustment is due to the Cardholder (other than any involuntary return required by appricable).

airling or other tentil or by Applicable Lawy, CUSTOMER will not return cash to the Cardholder but will instead prepare a Credit Orah and process each such return or adjustment, as specified in the Operating Guide and Card Organization Rules. CUSTOMER will give the Cardholder a copy of the completed Credit Orah.

9.2 If CUSTOMER establishes a policy briting relands or acceptance of returned merchandiae (e.g., no reland, cachange only, in-store dredit only, or special conditions), CUSTOMER must latiow the procedures set forth in the Operating Guide regarding relands and returned merchandise.

0. Presentment of Card Transactions.

- 10.1 Locations. CUSTOMER will provide SERVICERS with a complete dat of all CUSTOMER's Locations in the United States and its territories where CUSTOMER desires to accept Cards, with current information for each Location, including, physical address and telephone number(s), mailing address and, if available, fax number(s) and email address(es). CUSTOMER will provide an updated tall as changes to any of CUSTOMER's Locations or their related information occur.
- 10.2 CUSTOMER shall electronically (or physically, when authorized by SERVICERS) deliver to SERVICERS Sales Drafts and Credit Drafts for all Card transactions to be processed and seried under this Agreement. The deadthes for submitting Sales Drafts and Credit Drafts are set both in the Operating Guide and Card Organization Rules corresponding to the applicable Card types and desired rates, in no event shall such deadthes be fater than the fully calendar day or third benking day (whichever is earlier) after completing Card transactions (unless CUSTOMER is entitled to any special extension of these deadtines). CUSTOMER acknowledges that the times specified in the preceding sentence are the maximum deadtines and that laster-time harmes are required to qualify for incardible programs.
- 10.3 CUSTOMER will not submit any Sales Draft that was not created in conjunction with a Card transaction between CUSTOMER and the applicable Cardholder. Under no circumstances will CUSTOMER submit any Soles Oraft that has been previously charged back by the Cardholder and subtrequently returned to CUSTOMER.

11. Suttlement of Card Transactions.

- 11.1 Settlement of Sales Death. Servicers will settle with CUSTOMER for each Sales Orafl acquired and accepted by SERVICERS under this Agreement after SERVICERS receive payment for that Sales Orafl from the related Card Organization, subject to the terms of this Agreement. Unless SERVICERS agree in writing otherwise, SERVICERS will only acquire Sales Orafls for Visa, MasterCard and Discover Network Card types (including those of other Ceré Organizations processed under Visa, MasterCard or Discover Network Card Organization Rules); provided, however, that, if CUSTOMER has been classified by Discover Network as having a Discover Direct Strategic Relationship with Obscover Network, SERVICERS will not acquire CUSTOMER's obscover Network bernactions and they will be subject to CUSTOMER's agreement with Discover Network Network bernactions and they will be subject to CUSTOMER's agreement with Discover Network transactions for any Card type (i) SERVICERS have not appeted to or do not acquire transactions for any Card type (i) SERVICERS have no flability or responsibility who isoever for the sentencent of or disputes' regarding those illnamedians. CUSTOMER will pursue directly with the retailed Card Organization at datams and disputes regarding those transactions. CUSTOMER agrees to pay SERVICERS for per item processing, authorization and other frees in the Fee Schedule for any non-acquired transaction services CUSTOMER receives from SERVICERS.
- 11.2 Settlement Account and its Operation. Customer will designate, in writing, and maintain, the Settlement Account for the purposes of settling transactions under this Agreement, if the Settlement Account for the purposes of settling transactions under this Agreement, if the Settlement Account by with BANK, in the absence of any other written agreement with BANK, the terms and conditions that apply to BANK's deposit accounts of the same type will apply. As amounts become payable to CUSTOMER or is SERVICERS under this Agreement, SERVICERS may, unless otherwise agreed, make payments to or receive payments from CUSTOMER by orediting the Settlement Account without prior notice as provided herein, If CUSTOMER and SERVICERS must be made in a manner satisfactory to SERVICERS. If CUSTOMER does not maintain sufficient bulgnoss in the Settlement Account to cover amounts owing under this Agreement, CUSTOMER must immediately pay as such amounts directly to SERVICERS, and If CUSTOMER does not do so, at SERVICERS' discretion SERVICERS may cease processing additional Card transactions until the amounts due are polic.

CUSTOMER acknowledges and agrees that transfers to or from the Settlement Account will be mode on the basis of occount number and bank routing number only. SERVICERS are not responsible for detecting errors in any Settlement Account information CUSTOMER provides, including the account numbers and routing numbers associated with the Settlement Account, even if any of those numbers do not concespond to the account or bank dentities by name. CUSTOMER's obligations and SERVICERS' rights regarding any settlement transfers SERVICERS

make in reliance on the account number(s) and bank routing number(s) for the Settlement Account are not excused in those circumstances, even if CUSTOMER provides SERVICERS enoneous information.

SERVICERS will inhibite a transfer of settlement funds to CUSTOMER as set forth in Section 13.3. SERVICERS will not be liable for any delays in receipt of sottlement funds or errors in credits or debits to the Settlement Account that are caused by Persons, including but not limited to, delays or errors of any Card Organization or any financial institution other than BANK.

SERVICERS may debit the Settlement Account for the following purposes: (a) to correct accounting or other settlement errors, after providing Customer with notice of the scope of such adjustments; (b) for the amount of Credit Orate, adjustments or Chargebacks, (c) tees and tines imposed upon SERVICERS by a Card Organization or Issuer as a result of CUSTOMER's actions or omissions, and as autostantiated under Section 12,2 herein, and (d) as required under the Card Organization Rules.

11.3 <u>Settlement Amounts and Time for Settlement</u>, All settlements to CUSTOMER for Sales Orafts will occur on a disty basis and be based upon grass sales, minus Card Organization Based Fees, Credit Drafts, adjustments, Chargebacks, Okscenut Rate and other transaction fees sale forth on the Fee Scheduce, and fees, lines and other amounts imposed upon SERVICERS by a Card Organization of lassers as a result of CUSTOMER's actions or amissions. SERVICERS will coded all other amounts due from CUSTOMER to SERVICERS, on a monthly basis, whether netted at settlement or separately desibed as provided herein. All credits to CUSTOMER's Settlement Account or other payments to CUSTOMER are provisional and are subject to (2) SERVICERS' final saudit and confirmation, (3) fees and fines imposed upon SERVICERS by a Card Organization or Issuer as a result of CUSTOMER's actions or orinations and (a) any other obligations owed by CUSTOMER to SERVICERS.

Except as otherwise set forth in this Agreement, If SERVICERS receive CUSTOMER's Sales Drafts by the applicable cut off time established by SERVICERS, SERVICERS will initiate a transfer of applicable sentement lunds, after receipt thereof from the Card Organizations, via ACM (or other payment system evaluable from SERVICERS for these types of transfers) to CUSTOMER's SERVICERS will generably initiate this transfer by for following Business Day after SERVICERS process with experience to the servicerably, the Servicerah Account will be credited within two Business Days after SERVICERS' initiation of the transfer.

- 81.4 <u>Settlement Amounts Subject to Advisiments.</u> This Agraemant is a contract whereby SERVICERS are extending financial accommodations to CUSTOMER within the meaning of Section 365(c) of the Bankruptcy Code. CUSTOMER's right to receive any amounts due or to become due from SERVICERS or SERVICERS respective Affaites, whether or not those amounts are related to this Agreement, is expressly subject and subordinate to Chargeback, setoff, tion, security interest and SERVICERS' rights to withhold settlement funds under this Agreement, without regard to whether such Chargeback, "Selbit," tion, security interest and the withholding of settlement funds rights are being applied to chairs that are liquidated, unfloyidated, fixed, contingent, matured or unmatured.
- 11.5 <u>Syrpension/Change in Pariment Terms</u>. In addition to any other remedies available to SERVICERS under this Agreement, CUSTOMER agrees that should any Event of Delauti occur, SERVICERS may, with notice, change processing or payment farms and/or suspend credits or other payments of any and all hunds, money and amounts now due or horeafter become due to CUSTOMER pursuant to the terms of this Agreement, until SERVICERS have had reasonable opportunity to livestigate such event.
- 12. Fees; Adjustments; Collection of Amounts Due; Reconcilement.
 - 12.1 Fees and Cont Organization Chaines. CUSTOMER will pay SERVICERS, which the times specified by SERVICERS, all the fees and chaines for the Standard pursuant to the Fee Schedule, which includes fees that are in whole of in part based on (f) fees set by Card Organizations, including, which finduces fees that are in whole of in part based on (f) fees set by Persons including, without limitation, interchange fees (Card Organization Based Fees, Third Perry Based Fees), and (fi) fees that SERVICERS set. Fees will be charged for all authorization requests, whether or not approved, as Sales Drafts submitted for processing, all Credit Drafts and all Chargebacks. If a Card transaction will be downgraded and processed at a more costly interchange rate for which it qualifies. CUSTOMER will pay retroactive increased interchange fees for any Card transactions that a Card Organization determines did not qualify for the rates originally used.

CUSTOMER's Card transactions for certain reduced interchange less as set by the applicable Card Organizations. If a transaction late to qualify for CUSTOMER's organization is a transaction late to qualify for CUSTOMER's anticipated interchange levels or CUSTOMER insoverably or intentionally accepts a Card transaction other than the type anticipated for its account (including a different Card type), then, as applicable to the pricing set forth in the Fee Schedule. CUSTOMER will be charged a higher interchange, Oiscount Rate or non-qualified interchange foe, as well any applicable surcharge for that transaction, all as set forth in the Fee Schedule.

- 12.2 Card Oranization Fires. Assessments and Printhias. The less for Services set both in the Fee Schedule may be educated to reflect increases, or new tees imposed by Cord Organizations, including without finitiation, interchange, assessments and other Card Organization lees, or to pass through increases or new fees charged to SERVICERS by other Persons related to the Services. All such adjustments shall be CUSTOMER's responsibility to pay and shall become effective upon the date any such change or addition is implemented by the applicable Card Organization or other Person as specified to SERVICERS notice. In addition, CUSTOMER will pay to SERVICERS all fines and persities, including, but not finited to, any of the foregoing related to CUSTOMER's non-compliance with data accounty requirements or otherwise based on any CUSTOMER action or failure to acc, provided that SERVICERS (1) have provided, in written form, all information and documentation supporting the assessment that the card brands provide; (2) make avery attempt to ensure the card brands are indowing their rules and regulations regarding the assessment of thos and/or penaltics related to a data compromise event; and (3) make every attempt to ensure any information used by the card brands to calculate the assessment is conect to the best of their knowledge.
- 12.3 <u>Paymond of Fees, Charges and Other Amounts.</u> SERVICERS may debt the Settlement Account for, or withhold from funds SERVICERS owe CUSTOMER under this Agreement, all amounts CUSTOMER owes SERVICERS under this Agreement. If the Settlement Account has insufficient funds, SERVICERS may, without advance notice, withdraw the funds CUSTOMER owes SERVICERS from any other account (including any reserve account) CUSTOMER maintains with SERVICERS (or their respective Attliates) or to which CUSTOMER has granted SERVICERS access. If sufficient funds are not available from those sources, CUSTOMER must pay the amount of any descency immediately upon demand.
- 12.4 Third Party-Based Fee Chences. SERVICERS will provide CUSTOMER with at least thirty (30) days' advance notice of any increased or new Third Party Based Fees related to the processing and sentement of transactions. However, SERVICERS' ability to provide such notice depends on SERVICERS receipt of timely notice from the applicable Persons and in those instances, SERVICERS may not be able to provide CUSTOMER with thirty (30) days notice. In any event, any increased or new Third Party Based Fees related to the processing and settlement of transactions will become effective and CUSTOMER shall be responsible for paying them as of the date specified in the notice.
- 12.5 Insentionally omitted.
- 12.6 ACH Circlia or Debàs. To the extent the Automated Clearing House ("ACH") settlement process is used to effect debits or credits to CUSTOMER's Settlement Account, CUSTOMER agrees to be bound by the terms of the operating rules of the National Automated Clearing House Association ("NACHA"), as in effect from time to time. "CUSTOMER hereby authorizes SERVICERS to initiate credit and debit enthers and adjustments as permitted under this Agreement to CUSTOMER's account through the ACH network and/or through direct institutions to the financial institution where CUSTOMER's Settlement Account is maintained for amounts due under this Agreement and under any agreements with SERVICERS or SERVICERS' respective Antitates for any related services, as well as for any credit entries in error. CUSTOMER's respective Antitates for any related services, as well as for any credit account is maintained to effect all such credits and debits to CUSTOMER's account. This authority will remain to high force and effect until SERVICERS have given written notice to the financial institution where CUSTOMER's Settlement account is maintained that all montes due under this Agreement and any other agreements with SERVICERS or SERVICERS' Affiliates for any related services have been put of this.
- 12.7 Taxes, unless otherwise exempt. Contornet ratees to day any loves imposed an time Services of Igansactions, contemposed by this Agreement.
- 12.8 Outs to Review Statements. CUSTOMER must promptly and carefully review, statements and reports provided or made available to CUSTOMER (physically, electronically or otherwise) reflecting Card transaction activity, including, activity in the Settlement Account, whether provided by SERVICERS or Persons.

17.9 Duty to Notify SERVICERS of Discrepances or Advisiments. If CUSTOMER believes any discrepancies exist or adjustments are needed with respect to any debth or credits effected by SERVICERS with respect to CUSTOMER's Settlement Account or for any amounts due to or due from CUSTOMER, or if CUSTOMER has any other questions or concerns regarding CUSTOMER's Cand transactions that are processed and settled by SERVICERS or regarding any statement or report provided or made evabable by SERVICERS (physically, electronically or otherwise). "CUSTOMER must notify BAMS in writing (i) within striny (60) days after such debt or credit is effected, such transaction is provided or such statement or report is provided, or (a) such shorter time as is provided in the terms and conditions covering that account. If CUSTOMER labs to notify BAMS within such time frame, SERVICERS will not be required to investigate the matter or effect any retated adjustment, absent any withit misconduct by SERVICERS. If CUSTOMER toldies BAMS after such time period, SERVICERS may, in SERVICERS allowed and at CUSTOMER's cost, investigate the matter addressed in CUSTOMER's notice, but SERVICERS, Any voluntary efforts by SERVICERS to assist CUSTOMER in threstigating such investigation or any future investigation.

12.10 Encironic Statements. If CUSTOMER elects to receive statements via efficiencia mail or online via the intermet, then (e) CUSTOMER authorizes SERVICERS to deliver statements and reports, Card Organization and regulatory information and notices of change in terms that SERVICERS would hybrathy include with paper statements and notice affors to review them (collectively, "Electronic Statements") at a wide-accessible location on SERVICERS' computer servers, to CUSTOMER electrorically, (b) SERVICERS are not required to provide CUSTOMER with a paper copy of statements but SERVICERS may, in SERVICERS' sole discretion, do so at any time, (c) CUSTOMER may request a paper copy of CUSTOMER's merchant account statements) from SERVICERS', however, a rice may apply for such request, and (d) Electronic Statements are part of the Services provided under this Agreement.

If CLISTOMER elects to receive Electronic Statements for his merchant account(s) via electronic mail (remail), CUSTOMER represents and warrants to, and covenants with, SERVICERS and agrees that; (i) CUSTOMER will disable any apam filter (or similar device or software that could prevent delivery of email from to CUSTOMER) and add "<u>Recognized com</u>" (the specific addressee portion will very due to automation) (and such other e-mail address or domain that we may specify from time to time or from which CUSTOMER otherwise receives and Electronic Statement from SERVICERS) as a sale e-mail address or domain with respect to the e-mail account CUSTONER designales for SERVICERS to send address or contain with respect to the e-mail account CUSTOMER or sequences or service no to early selectionic Statements; (ii) CUSTOMER is responsible for the accuracy and validity of all e-mail addresses provided by CUSTOMER and/or its apents; (iii) CUSTOMER will not actively more that the e-mail account(s) designated for SERVICERS to send CUSTOMER Electronic Statements are under CUSTOMER's ownership or control and will be regularly accessible and actively morniored by CUSTOMER's authorized representatives; (iv) CUSTOMER will not state or permit to be known by any Person not authorized to view Electronic Statements on CUSTOMER's behalf, or store as an "autofit" field on a web browser, any password or encryption' key: (v) CUSTOMER WIR notify SERVICERS promptly if CUSTOMER has not received an Electionic Statement from SERVICERS in the time frame that CUSTOMER normally receives Electronic Statements from SERVICERS, but in no event later than five (5) Business Days after the close of the statement cycle; (vi) CUSTOMER with northy SERVICERS offer to any change of e-mail address(es) designated for receipt of Electronic Statements; (vii) Electronic Statements are subject to the reconciliation time trames described in Section 12 herein; and (vil) Immediately after being transmitted from SERVICERS'S e-mail server, CUSTOMER will be solely responsible for preventing the disclosure, interception and viguing of Electronic Statements by any unsutherized Person or Person that is otherwise not in compilation with applicable law.

SERVICERS MAKE NO REPRESENTATIONS OR WARRANTIES REGARDING CUSTOMER'S ACTUAL RECEIPT OF E-MAILED ELECTRONIC STATEMENTS THAT SERVICERS ATTEMPTS TO DELMER TO CUSTOMER.

12.11 Only Regulation Merchant Systems. CUSTOMER will be responsible for auditing, batancing, vertifing and reconciling any put-of-batance condition within the Merchant Systems, and for notifying SERVICERS of any errors in the foregoing after receipt of the applicable report from SERVICERS. CUSTOMER will notify SERVICERS of all incorrect reports or autous within two (2) Business Days after receipt of such reports or autous. Within one (1) Business Day of the original transaction, CUSTOMER must before each Location to the BAMS system for each business day that each Location to open. If CUSTOMER determines that transaction(s) have been processed in error, CUSTOMER will initiate the appropriate transaction for adjustment to correct the transaction in question. CUSTOMER is responsible for all applicable adjustment fees per applicable Card Organization.

13. Chargebacks.

13.1 Chargebacks. Paynolic Immediately. CUSTOMER will pay SERVICERS the amount of each Card transaction that CUSTOMER submitted to SERVICERS for processing that is charged pack to SERVICERS.

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for any reason permitted by the Card Organization Rules. Each Chargeback to CUSTOMER is immediately due and payable by CUSTOMER.

13.2 <u>Objecting Characters</u>. CUSTOMER may dispute a Chargeback as provided in the Card Organization Rules, including any requirements for timely submission. SERVICERS obligation to CUSTOMER respecting Chargeback disputes is limited to permissible presentment of CUSTOMER's dispute to the appropriate Card Organization. SERVICERS will not engage in direct collection efforts against Cordholders on CUSTOMER's behall.

13.3 Chrosphoth Fees. CUSTOMER will pay SERVICERS the lees associated with processing Chargebacks d in the Fee Schedule, without regard to whether the Chargeback is setded in GUSTOMER's lavor or the Cardholder's favor, in addition, in the event the percentage of Chargebacks to CUSTOMER's merchant account mosts or exceeds the percentage considered excessive by the Card Organizations, CUSTOMER will pay SERVICERS the Excess Chargeback Fee stated in the Fee Schedule (in addition to any fees imposed on SERVICERS by the Card Organizations). The rate and the method of calculation for what each Card Organization considers excessive may be found in its Card Organization Rules. All thes related to processing Charpebacks, including any Excess Chargeback less, are Immediately due and payable to SERVICERS upon

Representations; Warranties and Covenants.

14.1 Who is shiting any other warrantes hereunder, CUSTOMER represents, warrants and coverants with SERVICERS and with the submission of each Sales Draft reaffirms, the following representations, warrantles and/covenants:

- 0 each Card transaction is genuine and arises from a bona fide transaction, permissible under the Card Organization Rules and Applicable Law, by the Carcholder directly with CUSTOMER; each Card transaction represents a valid obligation for the amount shown on the Sales Drah,
- ſΦ Premitherized Order, or Credit Orah, and does not involve the use of a Card for any other purpose;
- each Card transaction represents an obligation of the related Cardholder for the amount of the Card M
- the amount charged for each Card transaction is not subject to any dispute, set off or counterclaim; each Card transaction amount is only for respective merchandise or services (including taxes, but without any surcharge except as permitted under Card Organization Rules) sold, leased or rented or other payments to CUSTOMER and, except for any delayed delivery or advance deposit Card transactions expressly authorized by this Agreement, that merchandise or service was actually delivered to or performed for the Cardholder entering into that Card transaction simultaneously upon
- CUSTOMER accepting and submitting that Card transaction for processing: with respect to each Card transaction, CUSTOMER has no knowledge or notice of any fact, droumstance or delense which would indicate that such Card transaction is translated or not authorized by the related. Cardholder or which would etherwise impair the validity or collectability of that Cardholder's obligation arising from that Card transaction or refleve that Cardholder from flability
- with respect their cto; each Card transaction is made in accordance with the terms of this Agreement and Applicable Law;
- each Sales Draft is free of any atternation not authorized by the related Cardholder;
- CUSTOMER has completed one Card transaction per sale; or one Card transaction per shipment of (U) goods for which the Cardholder has agreed to partial shipments;
- CUSTOMER is validly existing, in good standing and tree to enter into this Agreement:
- , all information provided to SERVICERS in support of this Agreement is true and correct: انن
- CUSTOMER is not doing business under a name or style not previously disclosed to SERVICERS: CUSTOMER has not changed the nature of CUSTOMER's business. Card acceptance practices, delivery methods, return policies, or types of products or services sold requiring a different merchant category code under Card Organization Rules, in a way not previously disclosed to SERVICERS:
- CUSTOMER will use the Services only for CUSTOMER's own proper business purposes and will not reset, directly or indirectly, any part of the Services to any Person;
- CUSTOMER has not filed a bankruptcy petition not previously disclosed to SERVICERS:
- CUSTOMER owns and controls the Settlement Account, and no security interest or then of any type in layor of a Person exists regarding the Settlement Account or any Card transaction;
- CUSTOMER will not at any time during the term of this Agreement, or unit all amounts due under this Agreement have been paid in full, grant or pledge any security interest or ben in the Settlement Account or transaction proceeds to any Person, without SERVICERS consent; and
- (xviii) CUSTOMER will use best efforts to seek appropriations in order to fulfill its obligations for amounts due and owing to SERVICERS under this Agraement.
- 14/2 SERVICERS represent and warrant to CUSTOMER that:
 - SERVICERS will perform their obligations pursuant to this Agreement In accordance with the Applicable aw and the Card Organization Rules.
 - SERVICERS are validly existing, in good standing and free to enter into this Agreement;

15. Retention of Records.

- 15.1 Uniess prohibited by the Card Organization Rules, CUSTOMER will retain, for a period of all least eligities (18) months from the date of the Card transaction or such other longer period as may be required by the Card Organization Rules, legible copies or images (electronically or otherwise) of CUSTOMER's Sales Oraths. Cardibider consents for Pre-Authorized Orders and Crodit Oraths. CUSTOMER's obligation to retain records does not provide outhority for CUSTOMER to retain Cardinoppelic airbe date.
- 15.2 CUSTOMER will submit to SERVICERS a teglote copy or image of a Sales Draft, Cardinoldor consent for a Pro-Authorized Order or Credit Oraft if any Issuer requests one. CUSTOMER's department for providing to SERVICERS a legible copy or image of the requested Sales Oraft, Cardinolder consent for a Pro-Authorized Order or Credit Draft is ten (10) days after the date of the Issuer's intributer request, or as specified in the notice from SERVICERS." CUSTOMER acknowledges that CUSTOMER's leaking to properly and timety respond to any retherest request may result in a Chargeback.
- 16. System Testing and System Enhancements,
 16.1 SERVICERS reserve the right to conduct testing of the Merchant Systems for a period of time
 reasonably necessary for them to most SERVICERS', the Merchant Equipment manufacturers', any third
 party integrators' and the Cord Organizations' then-current applicable requirements. Throughout the
 form of this Agreement, if CUSTOMER changes or modifies the Merchant Systems for any reason,
 including but not limited to modifications to accommodate changes in Card Organization Rives or
 Applicable Law, CUSTOMER will immediately multy SERVICERS of such changes or modifications, and
 SERVICERS' will have "a reasonable smount of time to conduct certification testing of the Merchant
 Systems to verify that it mosts SERVICERS', any third pamy Integrators and the Card Organizations'
 then-current applicable requirements. The first such standard re-certifications will be performed by
 SERVICERS at no cost to CUSTOMER, however, subsequent re-certifications will be billed to
 CUSTOMER's servicers' then-current hourly rate. Nonwithstanding anything to the contary, by
 conducting implementation or certification testing. SERVICERS do not guarantee that CUSTOMER's
 vensactions will quality at the lowest possible interchange level. CUSTOMER assumes all fability
 resulting from CUSTOMER's failure to notify SERVICERS of the changes or modifications or
 CUSTOMER's relusal to allow SERVICERS to conduct the Implementation or certification testing.

18.2 If short the effective date of this Agreement CUSTOMER requests SERVICERS to perform or provide any system enhancements, custom reports, special files, terminal applications, related service enhancements or new services (collectively, "System Enhancements"), and SERVICERS agree to do so, these System Enhancements will be made in accordance with terms and conditions, including pricing, agreed to by the parties in writing.

17. Confidentiality.

- 17.1 To the extent SERVICERS seek to maintain the confidentiality of certain information exchanged in the course of providing services under this Agreement, the Servicers shall clearly identity in writing all information claimed to be confidential. SERVICERS acknowledge that the state, as CUSTOMER, is subject to State and Federal laws and regulations related to the disclosure of information, including, but not limited to, NH RSA Chapter 91-A. The State, as CUSTOMER, shall maintain the confidentiality of the identified Confidential information insofar as it is consistent with applicable State and Federal Laws and regulations, including, but not limited to, NH RSA Chapter 91-A.
- 17.2 SERVICERS' confidential information shall be used by CUSTOMER only to exercise CUSTOMER's rights and to perform CUSTOMER's obligations hereunder. In the event the State, as CUSTOMER, receives a request for the identified Confidential information, the State will notify the SERVICERS and specify the date the State will be reteasing the requested information that the State deems subject to discloque pursuant to applicable State and Federal laws. Any effort to prohibit or region the recease of "SERVICERS" confidential information shall be SERVICERS' sole repense. If the SERVICERS tall to obtain a court order enjoining the disclosure, the State may release the information on the date specified in the State's notice to the SERVICERS, without any flability to the SERVICERS.
- 17.3 SERVICERS will keep confidential, in accordance with Applicable Law and the Card Organization. Rules, any information received by SERVICERS from CUSTOMER of CUSTOMER's agents regarding CUSTOMER's use of the Services, including any relationship and transaction information; provided that SERVICERS may disclose such information () to Persons to the extent necessary to provide the Services, (i) SERVICERS' respective auditors and attorneys (infemal and external) and regulators, (ii) as required or parmitted by Applicable Law and (iv) to SERVICERS' respective. Attitutes as SERVICERS deem appropriate, CUSTOMER actromotedges and agrees that any information obtained by SERVICERS may be shared with SERVICERS' respective. Attitutes, who have a need-to-know, in convection with the

Statewide Contract for Merchant Card Processing Services Bureau of Purchase and Property Department of Administrative Services State of New Hampshire

previole of the Services, as long as such Alitates are under obdigation to treat such intumision

SERVICERS may participate in shading Cardholder data with any Cerd Organization or its other Persons authorized by the Card Organization Rules and Applicable Law. In addition, Achieus, other financial instantions, regulatory authorities, taw enforcement agencies and any Affaires, other financial instantions, regulatory authorities, taw enforcement agencies and any Baucd by BANX. Further, in accordance with the Operating Guide, Card Organization Rules and ch Cardholder data is derived from a Card transaction in which the Card used was SERVICERS may use any Cardioider data for purposes estodated with BANK's role as an to egaing will not apply in the Indiance of a court or governmental request, subpoene or enter, Second uniform to Cardiolders), except in secondance with the Card Organization Bules and Applicable Law (e.g., for purposes of audiodishing, completing and activing Card transactions and recovering any Chargebacks, reviews requests or shader issues involving Card transactions). The CUSTOMER now SERVICERS will use, sime, disclose, sell or disseminate any Cardhober date obtained in connection with a Card transction (including the names, additionance and Card with the same degree of care as required of SERVICERS, in addition to the Information security provisions elsewhere in this Agreement, resilves in addition to the Information security provisions elsewhere in this Agreement, resilves

and derived from Cerd transactions. Cardholder account numbers, personal information and of griffeten redisaments you in sargh distractive reside ton the it last segment CUSTOMER AGIND designes at the request of that Card Organization.

destruction of all Card variability information must be provided to SERVICERS. CUSTOMER'S business. Upon's barkrusky, Indohency or Islams of CUSTOMER'S business, all Card transaction information maist be returned to SERVICERS or acceptable proof of the not be sold at disclosed to a Person as an esset upon a bankrucky, trochency or killure of other Cord transaction information, including any databases constituing such information, may

the possibility of disclosure; or (v) is subsequently and independently developed by the receiving on come order stars diving the disclosing party as much advance notice as practical of possession byte is recept both the descould party (N) is required to be discoved barry in the receiving party; (N) is required to be created party and election party and election party and discovered party and with the discovered party. econdends information (ii) was received from a Person are at any obligation of confidence of conducated information that (i) was in the public domain prior to the date of this Agreement or The obdigations of confidentially and natificions on use in this Section shall not apply to any

Execute as specifically provided for herein, this Socion does not confer any right, licerdae, interest Intentionally Omities. COMPRESSED INDOMESTION DARTY'S EMPROPEES, CONSIGNARS OF ABENIS WINOM USE Of OF TETETERER TO the Eladosing party's

Services and any updates, changes, elicrations or modifications to or derivative works from such interfectual, property, shall be and remain, is among the paries, SERVICER'S endusive authy the term of, or after the Agreement, or emotoyed by SERVICERS in convection with the file, and interest in and to as intellectual property related to the Services (including, with sections, interests, signification of any materials, web sections, interests by SERVICERS procedures, algorithms, and methods), served developed or intermed by SERVICERS prior to procedures, algorithms, and methods), served developed or intermed by SERVICERS prior to any other than the contract of the server of shall not essayn to eny Person the Aphis to use the Meris of SERVICER or it egents. As April specifically provided to herein, no Scorise is hereby granted to CUSTOMER under any paters, Vadernam, copyright, under secori or other propriately rights of SERVICERS, and CUSTOMER or the in, to or under SERNCERS' confidential information to CUSTOMER. Except as

Services, and any services provided by TeleCheck Services, Inc., Flixi Disa Merenania ServicesCorporation, or any other SERVICERS of Services under this Agreement. Artillers and egents information about CUSTOMER and those accounts in cornection with the Non-Montagending any contrary provisions in the controlling documents for any other secounts. CUSTOMER has with BANK BANK RAVK may there and exchange with BAMS and its respective CUSTOMER sprees that SERVICERS may obtain relevant information from any applicable between provider utilized by CUSTOMER, as necessary to investigate any abequiton of 8 and, suspected trand or other actual or alteged wrongst act by CUSTOMER in connection with the Section way the Senters.

verify CUSTONER's and their compilance with CUSTONER's obsigations under this Agreement. business nous, to conduct a review of the books, records, operations and Merchant Equipment of CUSTOMER, Merchant Providers and CUSTOMER's other third point service providers to determine or to out Agreement and for one (1) yes! thereafer, upon ressonable advance willien notice and during names 18.1 SERVICERS RUMS. SERVICERS of their respective designees will have the digit, during the term of

18.3 Catd Organization and Investigation. CUSTOMER was upon reasonable prior written notice som SERVICERS and as directed by any Card Organization, permit any Person acceptates to that Card

Organization to examine and audit the records, operations and Merchard Systems relevant to such Card Organization. The scope, standards and frequency of the examinations and audits will be determined by the Card Organization requesting it. The results, including, but not finited to any written reports of such examinations and audits, must be made available to the Card Organization requesting it and SERVICERS. All exponses related to such examinations and audits will be paid by CUSTOMER.

16.3 <u>Remediation</u>. CUSTOMER must promptly take corrective ection ecceptable to SERVICERS and the Card Organizations to rectify (i) any billure to comply with this Agreement or any problem identified in any report, examination or audit that could reasonably be expected to have an adverse impact on SERVICERS, issuers, Card Organizations or Cardholders and (ii) any control defidencies identified in such report.

18.4 <u>Republicat Agencies</u>. Nonvirusending envising to the contrary in Sections 17 (Confidentiality) and 20 (Information Security) of the Agréement CUSTOMER agrees to provide reasonable access to Merchant Systems and CUSTOMER lacities and records and those of Merchant Providers during normal business hours for examination purposes to any state or federal agencies with jurisdiction over SERVICERS or any Card Organization, upon SERVICERS from written request.

- 19. Reserve Account; Security Interest; Set-Off.
 - 19.1 To the extent permitted under Applicable Law, CUSTOMER expressly authorizes SERVICERS to establish an account [the "Reserve Account"] pursuant to the terms and conditions set forth in this Section 19. The initial amount of such Reserve Account shall be set by SERVICERS, in their sole discretion, based upon CUSTOMER processing history and the anticipated risk of loss to SERVICERS.
 - 19.2 The Reserve Account shall be halfy lunded upon even (3) days notice to CUSTOMER, or in Instances of fraud or an Event of Default, Reserve Account hinding may be immediate. whereupon notice of said establishment of the Reserve Account will occur within a commercially reasonable period of time effer the occurrence. Such Reserve Account may be funded by all or erry combination of the following: (f) one or more debits to CUSTOMER's Settlement Account or any other accounts held by BANK or any of its Arithstes: (f) one or more deductions or off sets to eny payments otherwise due to CUSTOMER; (fi) CUSTOMER's delivery to SERVICERS of a letter of criedle or (n) if SERVICERS, so opine. CUSTOMER's pleage to SERVICERS of a beety transferable and negotiable certificate of deposit. Any such letter of credit or certificate of deposit shall be issued or established by a financial institution acceptable to SERVICERS and shall be in a form satisfactory to SERVICERS, in addition to the foregoing methods of landing, CUSTOMER shall have the option of funding the Reserve Account in any manner which is mutually agreeable between CUSTOMER and SERVICERS: In the event of termination of this Agreement by either CUSTOMER or SERVICERS, an immediate Reserve Account may be established without notice In the manner provided above. Any Reserve Account will be held by BANK for the greater of ten (10) months after termination of this Agreement or for such longer period of time as is consistent with BANKs flability for Card transactions in accordance with 'Card Organization Rules, CUSTOMER's funds held in a reserve account may be held in a commingled Reserve Account for the reserve funds of BANK's customers, without involvement by an independent escrow agent. SERVICERS will hold funds pursuant to this Section 19 in master account(s) with you funds afocated to separate sub accounts. CUSTOMER will not at any time during the term of this Agreement, or until all amounts due under this Agreement have been paid in hid, grant or pledge any security interest or tien in the Reserva Account to any Person without SERVICERS' consent, CUSTOMER acknowledges and agrees that Section 12.8 (Outy to Review Statements) and Section 12.8 (Duty to Notify Servicers of Otscrepancies or Adjustments) shall apply with respect to the Reserve Account.
 - 19.3 If CUSTOMER's hinds in the Reserve Account are not sufficient to cover the Chargebooks, adjustments, flees and other incharges due from CUSTOMER; or If the funds in the Reserve Account have been released, CUSTOMER agrees to promotly pay SERVICERS such sums upon request; in the event of a failure by CUSTOMER to lund the Reserve Account, SERVICERS may fund such Reserve Account in the manner set forth in Subsection 19.2 above. CUSTOMER acknowledges and agrees that its failure to establish or maintain hands in the Reserve Account as required by SERVICERS hereunder shall be a majorial default of CUSTOMER under this Agreement.
 - 19.4 To the exicus permitted under Applicable Lew, to secure CUSTOMER's performance of CUSTOMER's obligations under this Agreement, and any other agreement for the provision of retaled equipment or related service CUSTOMER grants SERVICER'S security interests in each transaction and its proceeds, the Settlement Account, the Reserve Account (It any) and any other depository, reserve or bank account held by CUSTOMER, with SERVICERS, the Settlement

Account all any other financial Institution, whether now editing or established in the future, and in the bothness and proceeds of all those accounts, any funds and EUSTOMER from SERVICERS and any of CUSTOMER's property heat by SERVICERS and SERVICERS' respective Artitates, SERVICERS may enforce these society, interests without notice or demand to the extent permitted by the Card Organization Rules and Applicable Law. The security interests granted under this Agreement will survive the termination of this Agreement until as CUSTOMER's obligations are irrevocably paid and performed in Ind. In addition, CUSTOMER's assent to the terms of this Agreement will be considered CUSTOMER's agreement to obtain and execute an appropriate control agreement, pursuant to Article 9 of the Uniform Commercial Code, among CUSTOMER, SERVICERS and any other financial institution, under which agreement SERVICERS, CUSTOMER and that other financial institution, under which agreement SERVICERS, CUSTOMER and that other financial institution agree to the disposition of funds in the Settlement Account, the Reservey Account or any other account or property subject to the excurly interest in this Agreement without further consent by CUSTOMER, provided that such agreement with not obtigate CUSTOMER to pay additional fees to SERVICERS.

- 19.5 In addition to any rights now or hereafter granted under Applicable. Law and not by way of sinitistion of any such rights, SERVICERS are hereby suthorized by CUSTOMER at any time and from time to dime, without notice or demand to CUSTOMER or to any other Person (any such notice and demand being hereby expressly washed), to set oil, recoup and to appropriate and to epply any and oil such funds against and on account of CUSTOMER's obligations to SERVICERS and their respective Affiliates under this Agreement and any other agreement with SERVICERS or any of SERVICERS' respective Affiliates for any related equipment or retaled services (including any check guarantee and check verification services)), whether such obligations are figuidated, unfiguidated, fired, confingent, matured or unmatured. CUSTOMER agrees to duly execute and deliver to SERVICERS such instituments and documents as SERVICERS may reasonably request to perfect and confirm the lien, security interest, right of set-oil, recomment and subordination set torth in this Agreement.
- 19.6 In the event that it Reserve Account to funded for any of the reasons specified above. Servicers shall conduct a Reserve Account Review on at least a quarterly basts to determine whether any adjustments should be made to the account, any such adjustment to be determined in Servicers' dispation and subject to the notice requirements set forth above in Section 19.2.
- niomation Security.
- Data Protection. CUSTOMER must, and must ensure that Merchant Providers, have proper security measures in place for the protection of Cardholder data, and comply with the Data Security Standards adopted by the PCI Security Standards Council, LLC.(as amended, the "PCI DSS"), which may be reflected in the Vbs Cardholder Information Security Program ("CISP"), the MasterCard Stan Data Protection Program ("SDP") and Discover Network's Information and Security Compliance ("DISC"). In addition to all other Card Organization Rules, now or in the suture. Additional information regarding the CISP, SDP programs and DISC is evaluable at the Visa web site, www.xisa.com/disp. the MasterCard
 www.mastercard.com/banksdo/. Discover Network's web www.mastercard.com/bankado/. ille. PCI DiscoverNetwork.com/fraudseoudlyMisc.himi end al 'the 055 web site: http://www.PCI.SequitySi.proj.std.com. as those links may be updated by such particis, respectively, from time to lime. In addition, when available, CUSTOMER must use only sentices and Merchant Equipment that have been certified as PCt OSS compilant by the Card Organizations, CUSTOMER must have written agreements with Merchant Providers regulfing such compliance. CUSTOMER is responsible for demonstrating CUSTOMER's and Merchans Providers' compitance with the CISP, SDP, DISC, and PCI DSS programs and providing SERVICERS or SERVICERS' designee with reasonable access to CUSTOMER's Locations and laddles, and ensuring that Merchant Providers provide reasonable access to their facilities, to verily CUSTOMER's and Merchant Providers' ability to prevent security violations.
- 20.2 Controls. CUSTOMER must, and must ensure that all Mairchant Providers; have, maintain, and use at all times proper controls as specified in the Card Organization Rules and Applicable Law for secure storage of limited access to, and rendering unreadable prior to discarding, all records containing Cardinotter date, Card Imprints and Cardinotder signatures. CUSTOMER must not retain or some inagnetic stripe or PIN data or Card Validation Codes after a transaction has been authorized. If CUSTOMER stores any electronically captured Cardinotder signature, CUSTOMER may reproduce such signature only upon SERVICERS' request.
- 20.3 Costs. In edition to CUSTOMER's obligations as set forth in Sections 13 of Exhibit C indemnity 3 and Section 12 of Exhibit C-1 (Fees; Adjustments; Collection of Amounts Due; Reconcilement) of this Agreement, it CUSTOMER or a Microhant Provider for other Person used by CUSTOMER) is determined by any Card Organization, regardless of any totensic analysis or report, to be the likely source of any tots, discosure, theft or compromise of Cardholder data or Card transaction information (together, "Compromised Data Event") and regardless of CUSTOMER's befet that CUSTOMER has compiled with the Card Organization Rules and Applicable Law or any other security precautions and it not responsible to the Compromised Data Event, CUSTOMER must promptly pay SERVICERS for all related expenses, datms,

assass/month, fines, losses, costs, and penalties and tissuer rainbursements imposed by the Card Organizations against SERVICERS (together, "Data Compromise Losses"), provided that SERVICERS (t) have provided, in written form, all information and documentation supporting the assessment that the card brands provide; (7) make every attempt to ensure the card brands are following their rules and regulations regarding the assessment of lines and/or penalties related to a data compromise event; and (3) make every attempt to ensure any information used by the card brands to calculate the assessment is conect to the best of heir knowledge.

- 20.4 Inverticate. In addition to CUSTOMER's obligations in Sections 13 of the Agreement (indemnity) and #2(Fees; Adjustments; Coffection of Amounts Ove; Reconcilement) and Subsection 20.3 (Information Security Costs) of this Agreement, CUSTOMER must pay SERVICERS promptly for at expenses and datase made by Issuers against SERVICERS attegring CUSTOMER's responsibility for letters, disclosure, that or compromise of Cardholder data or transaction data, apair from any claim procedures administered by the Card Organizations.
- 20.5 <u>Comptomised Data Eyem Appeals</u>. Il SERVICERS are abowed under the Card Organization Rules to contest or appeal any claim of an issuer, or any amount assessed by a Card Organization against SERVICERS, which CUSTOMER is obligated to pay under this Section 20, CUSTOMER will be given the opportunity to advise whether CUSTOMER wisnes SERVICERS to contest on appeal the claim, assessment, penalty or fine. The decision to contest or appeal will be in SERVICERS reasonable discretion, and If CUSTOMER asks SERVICERS to contest or appeal will be paid by CUSTOMER, Any amount returned to SERVICERS as a result of the contest or appeal will be promptly returned to CUSTOMER.
- 20.8 Notice of Oris Breeth. CUSTOMER will (i) Immediately notity SERVICERS of any suspected, attoged or confirmed Compromised Data Event, regardless of the source, including any from any Merchant Provider, and (ii) engage, at CUSTOMER's expense, a certified forensic vendor acceptable to SERVICERS and the Card Organizations no later than the time required by a Card Organization, which may be no longer than 24 hours lostowing CUSTOMER's suspected or actual absorvery of that Compromised'Osta Event. If required by a Card Organization, SERVICERS will engage a forensic vendor approved by a Card Organization at CUSTOMER's expense. CUSTOMER must cooperate with the horensic vendor so that it may immediately conduct an examination of Merchant Equipment, Merchant Systems, and CUSTOMER's and Merchant Providers' procedures and records and issue a written report of its findings. CUSTOMER agrees that upon CUSTOMER's suspected or actual discovery of a Compromised Data Event, CUSTOMER will not little of destroy any related records. CUSTOMER agrees to metanish complete and accurate documentation regarding any modifications made to the records. CUSTOMER will share with SERVICERS Information related to CUSTOMER's or any Card Organization's Investigation related to any schual or suspected Compromised Data Event (Including, but not Emiled to, forensic reports and systems audits), and SERVICERS may sakue that information with Card Organizations.
- 20.1 ... System Scans. Upon notice to CUSTOMER, SERVICERS or SERVICERS: respective representatives may conduct remote electronic scans of Merchant Systems, similar to trose conducted under the PCL DSS, to confirm compliance with the requirements of the PCL DSS and similar requirements of the PCL DSS and similar requirements of the PCL DSS and similar requirements of the Card Organizations. CUSTOMER must promptly cooperate with SERVICERS to facilizate the scans.
- 20.8 <u>Increased Fees for Mon-Comprience</u>. In addition to any other permitted action, If SERVICERS determine that CUSTOMER is not in compliance with any of the data security requirements imposed by this Agreement, the fees for authorizing and processing transactions under this Agreement may on increased by 25% (in addition to CUSTOMER's obligation to retimburise SERVICERS for any Data Compromise Losses and issuer Costs) until such time as SERVICERS are satisfied that CUSTOMER has adequately corrected such noncompliance or CUSTOMER demonstrates that CUSTOMER has adequately connected the noncompliance as evidenced by an independently produced report of compliance provided in accordance with Card Organization procedures.
- 20.9 <u>SERVICER Requirements</u>. SERVICERS must comply with all applicable Card Organization Rules, including without limitation, those related to PCI OSS, SERVICERS may in their sole discretion, suspend or terminate Services under this Agreement for any Compromised Data Event.
- 21. Compliance with Applicable Law. In performing its obligations under this Agreement, the parties agree to comply with all Applicable Law. To the entent that CUSTOMER'S obligations under this Agreement would cause CUSTOMER to violate any Applicable Law. CUSTOMER'S obligation to comply with such Applicable Law will prevail. CUSTOMER shall be solely responsible for (i) determining which laws and regulations apply to their activities under this Agreement and (ii) maintaining compliance with all Applicable Law. CUSTOMER further agrees to cooperate with, and to provide information requested by, any SERVICER as such SERVICER deems recessary to facilitate its compliance with all Applicable Law. CUSTOMER must not use the Services for transactions prohibited by Applicable Law or the Card Organization Rules, such as

those prohibited for sicoholic beverages, tobacco products, gambling, internet gambling (for example, those prohibited by the Unlawful internet Gambling Enforcement Act, 31 U.S.C. Section 5381-et seq., as may be amended from three to time), drugs, weapons, adult-content material, or adult web sites, services or entirely internet.

22. Financial and Other Information.

To the extent CUSTOMER's financial statements are not publicly available, CUSTOMER agrees to provide SERVICERS with such annual and quarterly financial statements of CUSTOMER which CUSTOMER prepares in the ordinary course of business and in accordance with applicable state law. CUSTOMER will provide such statements to SERVICERS within one hundred liverity (120) days after the end of each fiscal year, in the case of annual financial statements, or within long-live (45) days after the end of each quarter in the case of annual financial statements, or within long-live (45) days after the end of each quarter in the case of quarterly statements. Such financial statements shall be prepared in accordance with U.S. generally accepted accounting principles applicable to government endies. CUSTOMER also shall provide such other financial statements and other information concerning CUSTOMERs business and CUSTOMERs compilance with like terms and provisions of this Agreement as SERVICERS may reasonably request. CUSTOMER authorizes SERVICERS to obtain from third parties financial and credit information retating to CUSTOMER authorized under this Agreement, such information will be used by SERVICERS to consider with their determination whether to accept this Agreement and their continuing availation of the financial and credit status of CUSTOMER. Pursuant to Applicable Law, including the USA PATRIOT Act, SERVICERS are obtaining information and will take necessary action to verify CUSTOMER's identity. Upon request, CUSTOMER's half provide to SERVICERS or their representatives or regulators reasonable accessa to CUSTOMER's health provide to SERVICERS or their representatives or regulators reasonable accessa to CUSTOMER's health provide to SERVICERS or their representatives or regulators reasonable accessa to CUSTOMER's health provide to SERVICERS or their representatives or regulators reasonable accessa.

23. Warrantles; Limitation on Liability; Exclusion of Consequential Osmages.

23.1 Disdainer of Weitembes. This agreement is an agreement for the services and except as expressly provided herein. Servicers and their respective affiliates disclaim all representations or warranties, express or suppled, made to customer or any other person, including without limitation, any warranties regarding quality, suitability, merchantability, noninfringement, fitness for a particular purpose or otherwise (regardless of any course of dealing, custom or usage of trade) of any services or any goods provided incidental to the services provided under this agreement.

23.2 Limbbion of Liability. NOTWITHSTANDING ANYTHING IN THIS AGREEMENT TO THE CONTRARY, SERVICERS CUMULATIVE LIABILITY, IN THE AGGREGATE (INCLUSIVE OF ANY INDEMIFICATION OBLIGATION LINDER THIS AGREEMENT, WHETHER SUCH CLAIMS ARE RELATED OR UNRELATED TO ONE ANOTHER) FOR ALL LOSSES, CLAIMS, SUITS, CONTROVERSIES, BREACHES, OR DAMAGES FOR ANY CAUSE WHATSOEVER (INCLUDING, BUT NOT LIMITED TO, THOSE ARISING OUT OF OR RELATED TO THIS AGREEMENT) AND REGARDLESS OF THE FORM OF ACTION OR LEGAL THEORY SHALL NOT EXCEED THE AMOUNT OF FEES (OTHER THAN THIRD PARTY BASED FEES) RECEIVED BY SERVICERS PURSUANT TO THIS AGREEMENT FOR THE SERVICES IN THE IMMEDIATELY PRECEDING 12 MONTHS.

23.3 Excellon of Consequential Damages. NOTWITHSTANDING ANYTHING IN THIS AGREEMENT TO THE CONTRARY, IN NO EVENT SHALL EITHER SERVICER OR ITS AFFILIATES BE LIABLE UNDER ANY THEORY OF TORT, CONTRACT, STRICT LIABILITY OR OTHER LEGAL THEORY FOR LOST PROFITS, LOST REVENUES, LOST BUSINESS OPPORTUMITIES, EXEMPLARY, PUMITIVE, SPECIAL, INCIDENTAL, INDIRECT OR CONSEQUENTIAL DAMAGES. EACH OF WHICH IS HEREBY EXCLUDED BY AGREEMENT OF THE PARTIES, REGARDLESS OF WHETHER SUCH DAMAGES WERE FORESEEABLE OR WHETHER ANY PARTY OR ANY ENTITY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. CUSTOMER ACKNOWLEDGES AND AGREES THAT PAYMENT OF ANY LIQUIDATED DAMAGES AS PROMOCE ELSEWHERE IN THIS AGREEMENT SHALL NOT BE PROHIBITED BY THIS PARAGRAPH.

24. Independent Contractor; Subcontractors; Third Party Beneficiaries. The parties are independent contractors. No party shall have any authority to bird any other party. SERVICERS may engage, subcord and with at use its Additions and/or other Persons (as neternature defined) to provide Services and perform any oil its obligations under this Agreement. SERVICERS' respective Additions and any Persons used by SERVICERS in providing the Services are third party beneficiaries of this Agreement and each of them may enforce its provisions as it was a party hereto. Escapt as expressly provided in this Agreement, nothing in this Agreement is distincted to confer upon any Person, any rights or remedies, and the parties do not instead to sany Persons to be third-party beneficiaries of this Agreement.

- 25. Publicity. Nether party will hittate publicity relating to this Agreement without the prior written approval of the other, except that either party may make obsciouses required by legal, accounting or regulatory requirements. In no event will either party publicly dispurage the other party.
- 28. Force Majeure. No party hereto shall be held responsible for any delays in or falure or suspendion of service caused, directly or indirectly, by mechanical or power falure, computer mathrictions (including, without finitiation, software, hardware and farmware mathrictions), liabule, delay or error in clearing or processing a transaction through the ACH Network or Federal Reserve system, if applicable, the nonperformance, delay or error by a third party or in any other third party system (other then any Merchani Provider or Merchani Provider or Merchani, balures or duckuodons in telecommunications, transmission this or, other equipment; any outbreak or escalation of hostitiles, was into surface, including without similation, balures or duckuodons in telecommunications, transmission this or, other equipment; any outbreak or escalation of hostitiles, was into surface for its equipment, unusual delays in transportation, earthquake, sie, sood, elements of nature or other acts of God, any act or entition of the other party or any government authority, or other causes reasonably beyond the control of such party. The intergolng areas not exply with respect to CUSTOMER's obligation to make any payment due to SERVICERS pursuant to this Agreement.
- 27. Choice of Law and Venue. This Agreement will be governed by the laws respecting national banks and, to the extent not so covered, by the laws of the State of New Hampshire without regard to conflicts of law provisions. If any part of this Agreement is not entorceable, the remaining provisions aris remain valid and enforceable. To the extent pormitted under Applicable, law, the exclusive venue for any actions or claims arising under or related to this Agreement shall be in the courts of the State of New Hampshire, and each party submitts to the jurisdiction of those courts in connection with such actions or distins.
- 28. Intentionally omitted.
- 29. Intentionally omfoed.
- 30. IRS Reporting Information. Pursuant to Section 6050W of the Internal Revenue Code, merohard acquiring entitles (this BANK) and third party settlement organizations are required to file an Information return, reflecting, all, payment, card, transactions, and, third, party-network transactions-occurring-in-a-catendar year. This requirement applies to returns for catendar years after Occurrior 31, 2010. Accordingly, CUSTOMER will receive a form 1099-k reporting CUSTOMER's gross transaction amounts for each prior catendar year, beginning with transactions processed in catendar year 2013.

In addition, amounts payable under Section 6050W are subject to because withholding requirements. Payors are required to perform backup withholding by, deducting and withholding income tax from reportable liamactions if (a) the payor lab to provide the payor is explayer identification number (TIN) to the payor, or (b) if the IRS notifies the payor that the TIN (when matched with the name) provided by the payor is incorrect. Accordingly, to avoid backup withholding, it is very important that CUSTOMER provides BANK with one correct name and TIN that CUSTOMER uses when fitting its income tax return that includes the transactions for CUSTOMER's business.

- 31. Survival. This Section 31; Sections 12-15 (Inclusive), Section 17-20 (Inclusive), Sections 22-75 (Inclusive), and Sections 26-30 (Inclusive) will survive lemination of this Agreement.
- . 32. Card Organization Disclosure
 Member Bank Information: Bank of America, NA

The BANK's mailing address is 1231 Quirett Lane, Louisville, KY 40213 and its phone number is 800-430-7161;

Important Member Bank Responsibilities
Responsibilities
(a) The BANK is the only entiry approved to
extend acceptance of
Visa and MasterCard products directly to a
Merchant

 (b) The BANK must be a principal (signer) to this Agreement.

(c) The BANK is responsible for educating (c) Merchanis on pertinent Card Organization Important

Merchane

 (a) Ensure compliance with Cardholder data security and storage requirements.

b) Maintain traid and Chargebacks below Card Organization thresholds.

(c) Review and understand the terms of the Agreement,

- Rutes with which Merchants must compry: (d) Compry with Card Organization Ruses, but this information may be provided to CUSTOMER by BANK.

 (d) The BANK is responsible for and must provide semement. Ands to the CUSTOMER in accordance with the terms of this Assemble. of this Agreement.
 (e) The BANK is responsible for all hands held
- In reserve that are derived from settlement,

The lobowing terms shall have the lobowing meanings (such meanings to be equally applicable to both the singular and plural forms of the terms delined):

"Acquirer" means Bank, in the case of MasterCard, Visa and certain debit Card transactions, and Processor, in the case of Discover Card and DNP Card Types transactions,

"Affiliate" means a Person that, directly or indirectly, (i) owns or controls a party to this Agreement or (ii) is under common ownership or control with a party to this Agreement,

"Agency" means a State of New Hampshire agency, division, office, department, bureau, commission or other entity performing a governmental or proprietary function for the State of New Hampshire.

"Agreement" means, collectively, this Agreement (including the Supplements) and the Operating Guide, as each may be amended from time to time.

"Applicable Low" means all federal, state and local statutes, ordinances, taws, regulations and executive, administrative and judicial orders applicable to this Agreement, the bassactions or other matters contemplated under this Agreement (including, without limitation, the rules and regulations promulgated by the Office of Foreign Assets Control of the U.S. Department of the Treasury), and all amendments thereto, in the Office of Foreign Assets Control of the U.S. Department of the Treasury).

"Authorization" means an opproval by, or on behalf of, the Issuer to validate a Card transaction. An Authorization indicates only the availability of the Cardholder's credit limit or hunds at the time the Authorization is requested.

BAMS Software means Software Scensed to CUSTOMER by BAMS, Including any third party Software BAMS sublicensed to CUSTOMER.

TBAMS Systems' means any and all Card-related information reporting, operating and processing systems used by BAMS or Persons on BAMS' behalf, including, without limitation, hardware, BAMS Software, related documentation, technical formats and specifications; technical and business information related to inventions, present and arms product and product thes, interactival property, know-how, and any other information that is identified as BAMS' systems, whether owned by BAMS or Persons used by BAMS.

"Bankruptcy Code" means this 11 of the United States Code, as amended from time to time.

"Business Day" means Monday through Friday, excluding Bank holidays,

'Card Validation Codes' means a three-digit value printed in the signature panel of most Cards and a four-digit value printed on the front of an American Express Card. Visa's Card Validation Code is known as CVV2; MasterCard's Card Validation Code is known as CVC2; Discover's Card Validation Code is known as a CID. Card Validation Codes are used to deter traudulent use of an account number in a non-face-to-face environment (e.g., mall orders, telephone orders and internet orders).

"Claim" means any unird party claim, demand, suit, action, cause of action or proceeding of any form, kind or nature (Including contract claims and negligence and other for claims).

"Credit Card" means a valid device bearing the Marks of Visa, MasterCard, Discover or a DNP Card Organization and authorizing the Cardholder to buy goods or services on credit and, to the extent the Supplements so provide, a valid device authorizing the Cardholder to buy goods or services on credit and Issued by any other Card Organization specified on such Supplements.

"Credit Droh" means a document evidencing the return of morchandise by a Cardhodor to CUSTOMER, or other return or price adjustment made by the CUSTOMER to the Cardhodor, whether electronic, paper or some other form, all of which must conform to Card Organization Rutes and Applicable Law.

"Dobit Card" - See either PIH Debit Card or Non-PIN Debit Card.

"Debit Network" means the letecommunications and processing system of a shored electronic lunds transfer network.

"Obscount Rate" means a percentage late and/or amount charged a merchant for processing its qualifying daily Credit Card and Non-PIN Debit Card transactions, as further described in Subsection 12,1 of this Agreement and in the Fee Schedule, Transactions that fail to meet applicable interchange requirements with the charged additional amounts as set forth in Subsection 14,1 of this Agreement and the Fee Schedule.

Ejectronic Benefits Transfer (EBT) means the ejectronic transfer of government benefit funds to individuals through the use of Card technology with point of sale terminate, as further described in the applicable Addenda.

"EBT Network" means a shared electronic funds transfer network that is used by its members to assist government agencies in the distribution of benefits to etgible Recipients, whether such benefits are for the delivery of services or the transfer of funds or information.

"Electronic Commerce Transaction" ("ECT") means a Card transaction that occurs on the Internet, as further described in Section 7.

"Fee Schedule" means the toe schedules provided with this Agreement, including, without limitation, Schedule A and any attachments therein, and all additions or changes SERVICERS make to them, whether contained in updated versions or in separate communications.

"Imprinter" means a manual or electric machine used to physically imprint the merchant's name and ID number as well as the Carchotder's name and Carchotder's name and Carchotder's name and carchotde

"Issuer" means the Card Organization or its financial institution member that has provided a Card presented to CUSTOMER by a Cardholder for a Card transaction.

"Location" means a physical location, internet address, division, processing method or business activity for which (i) CUSTOMER has requested and SERVICERS have approved the assignment of a unique merchant account number or (ii) SERVICERS have otherwise determined a unique merchant account number is required and have assigned it.

"Losses" means any šability, obdigation, toss, damage, judgment, settlement, cost or expense of any kind or nature (including attorneys' sees, expert witness lees and collection costs), regardless of whether suit is brought, and any assessment, foe or fine imposed by any Card Organization.

"Magnetic Stripe" means a stripe of magnetic information effized to the back of a prastic Credit or Debit Card. The Magnetic Stripe contains essential Cardholder and account information.

"Marks" means names, logos, emblems, brands, service marks, trademarks, trade names, lag thes or other proprietary designations.

"Merchant Equipment means any and all equipment CUSTOMER uses in connection with Card authorization, clearing, completing, setting, transmitting or other related processing, including, without finitation, all idecommunication lines and wireless connections and Software (excluding BAMS Software), Purchased Equipment and Merchant Systems, Terminals, Card readers, merchandise and card scanners, printers, PIN pad devices and other hardware, whether owned by CUSTOMER, Merchant Providers or other Persons used by CUSTOMER.

"Merchant Provider" means any Person engaged by CUSTOMER to provide services to CUSTOMER involving or retains to (f) access to Cardholder data, transaction data or internation related to other Cardholder data or transaction data or (f) PIN encryption, including without limitation, Encryption Service. Organizations (ESOs), "Merchant Provider" also includes any corporate entity or transmission that provides or controls a centralized or hosted network environment interspective of whether Cardholder data is being stored, transmitted or processed through it.

"Melchant Systems" means any and all Card acceptance and processing systems used by CUSTOMER (except BAMS Systems), including, without smitation, Software (except BAMS Software), rotated documentation, technical formats and specifications, technical and business information related to inventions and present and fulling products and product afters, intellectual property, know-how, and any other information that is identified as CUSTOMER's systems, whether owned by CUSTOMER or Merchant Providers or other Persons used by CUSTOMER.

"Non-Agency" means any government entity, municipality or pottled subdivision (other than an Agency) located in the State of New Hampshire, such as a city, county, public university or other agency with separate statutory authority, or delegated authority from the State of New Hampshire, to procure services for ilself.

"Non-PIN Debit Card" means a device with a Visa, MasterCard, Discover or other Card Organization Mark that is tied to a Cardholder's bank account or a prepaid account and which is processed without the use of a PIN.

"Operating Guida" means the then-current manual prepared by SERVICERS, containing operational procedures instructions and other directives retaining to Card transactions, as amended from time to time,

"PAN Truncation" means a procedure that results in only the last four digits of a Cardholder's account number appearing on the copy of a Sales Draft or Credit Draft that the CUSTOMER provides to the Cardholder and, as required by applicable law or Card Organization Rules, the Sales Draft or Credit Draft retained by the CUSTOMER.

"Person" means a third party individual or entity, other than the CUSTOMER or SERVICERS.

"PIN" means the Personal Identification Number used by a Cardholder to complete a PIN Debti Card transaction.

"PIN Debti Cord" means a device bearing the Marks of ATM networks (such as NYCE or Star) used at a Location by means of a Cardholder-entered PIN in the merchant PIN-Pad.

"Pre-Authorized Order" means any Card transaction permitted by this Agreement for which a Cardholder provides CUSTOMER advance permission to charge the Cardholder's Card for recurring sales, detayed delivery orders or other presultionized orders.

PURCHASED EQUIPMENT MEANS ANY AND ALL MERCHANT, EQUIPMENT SOLD TO CUSTOMER BY BAMS (OR ITS APPLICABLE AFFILIATE) PURSUANT TO THIS AGREEMENT OR ANY SUPPLEMENT.

"Resubmission" means a transaction that the CUSTOMER originally processed as a Store and Forward transaction but received a soft denial from the respective PIN Oebit network or Card Organization. The resubmission transaction allows the merchant to attempt to obtain an approval for the soft denial, in which case CUSTOMER assumes the risk that the transaction talls.

"Sales Draft" means evidence of a purchase, rantal or lease of goods or services by a Cordholder from, and other payments to, CUSTOMER using a Card, including presutherized orders and recurring transactions (unless the context requires otherwise); regardless of whether the form of such evidence is in paper or electronic form or otherwise, all of which must conform to Card Organization Rules and Applicable Law.

"Settlement Account" means an account or accounts at a financial Institution designated by CUSTOMER as the account to be debited and credited by SERVICERS for Card transactions, item; Chargebocks and other amounts due hereunder or in connection herewith (e.g., fines, penalties, attorneys' (egs, etc.).

"Software" means any and all software, computer programs, related documentation, technology, know-how and processes embodied in or provided in connection with Card authorization, clearing, completing, settling, transmitting or other retailed processing, whether equipment, PC, server or internet based,

"Store and Forward" means a transaction that has been authorized by a merchant when the merchant cannot obtain authorization while the customer is present, typically due to a communications rature. The merchant will store the transaction electronically in their host system and retransmit the transaction when communications have been restored.

Terminal means a device placed in a Location which is connected to the BAMS Systems via telephone lines and is designed to authorize, record and trainsmit settlement data by electronic means for all sale's Card trainsactions.

EXHIBIT D TRAINING

The Contractor shall provide the following Training Services:

Setup and Training. The Contractor shall provide training to Merchant personnel when setting up a new Merchant ID Number. This training shall include, but is not limited to, overview of PCI DSS requirements, and procedures for processing that minimize costs to the State.

Contractor shall provide within the first 12 months of the Effective Date: a minimum of two on-site training sessions to cover topics chosen by the State and a minimum of two additional training sessions in a format approved by the State (on-site, webinar etc). Topics may be recommended by the Contractor, but subject to the approval of the State. During each of the remaining years of the Initial Contract Term and any Extended Term(s), Contractor shall provide a minimum of four-(4) training sessions in a format approved by the State. Topics may be suggested by the Contractor.

The Contractor shall provide all the proposed Services, materials, equipment, labor and training required to all offices and associated facilities throughout the State without geographical limitations.

Updates of Association Rules. The Contractor shall promptly notify the State Contract Manager of all changes to Association Rules. Contractor shall: provide all pertinent information needed to become PCI compliant, serve as the liaison between merchants and the various card Associations involved in the PCI, assist in the completion of all forms, and host conference calls and meetings as needed by the merchant.

Ongoing training and monitoring. Contractor shall provide periodic training to and monitor Merchants relative to their security, self-audits and processing. This ongoing training and monitoring shall include, without limitation, information relative to industry best practices and suggestions for improvement.

EXHIBIT E PARTICIPATION ACREEMENT

Whi	ERIC	RTICIPATION AGREEMENT (Participation Agreement) is entired into as of								
		nd (se defined below).								
Ser 'Ap	viça viça	AS, Sorvices and the State of New Hampshire ("Customer") extered into a Agreement for Merchant Cord Processing is, effective as of								
Age dex	Signatura Signat	AS, the Agreement provides that the Services will be provided to any government entity, municipatity or political subdivision (other than ex- located in the State of New Hampshire, such as a city, county, public university or other agency with separate statutory sumonly, or distributly from the State-of New Hampshire, to produce services for badf, that enters into a Participation Agreement with Servicers and o become a party to the Agreement; and								
		AS, Non-Agency desires to become a party to the Agresment and receive the Services as provided to and subject to the Agreement, as pedfed in this Participation Agreement,								
١.	Par	nistersion Terms and Constitutes.								
	^	Non-Agancy represents that if has received, reviewed and related a true and correct copy of the Agreement. Non-Agancy agrees to be bound by (f) the lerms and conditions of the Agreement to the same extent as Customer (but only for Non-Agancy's use of the Sarvices) as provided therein, and (f) the terms and conditions of this Participation Agreement. Non-Agancy further agrees to solide by any decisions made by Customer on all matters involving the Agreement (including any smandments thereta), and acknowledges that amendments to the Agreement made in accordance with its lerms will constitute amendments to this Participation Agreement.								
-	8.	This Periodpation Agreement with remain in effect unless and until this terminated in accordance with its terms or the Agreement is terminated; in which case this Periodpation Agreement will automatically terminate as of the effective date of termination of the Agreement. Servicers and Non-Agency may terminate this Participation Agreement for the same reasons such parties have to terminate the Agreement.								
	¢.	Non-Agency agrees to pay in accordance with the larms of the Agreement, at loss charged by Servicers under the Agreement for the Son/ices received by Non-Agency. Non-Agency will verify that it has established a Settlement Account separate from the Settlement Accounts of Customer, other Agencies and other Non-Agencies.								
	0.	. Hon-Agency agrees that SenAcers may share cerein information with Customer, on an as-needed bests in accordance with Applicable Law and the Card Organization Rules, regarding the SenAces provided to Non-Agency in order to SenAcers to carry out the program esupplished by Customer and SenAcers with respect to the provision of SenAces to Non-Agency.								
2.	Mod	sea.								
	A.	As notices and other communications to Non-Agency required or permitted under this Participation Agreement or the Agreement shall be sent to Non-Agency at the following address in accordance with the notice procedures specified in the Agreement:								
		Non-Agency Name:								
		Street Address:								
•		Chy, State, Up:								
		Recipien/Tate for Notices:								
		FacsimRe Number:								
		Email Address:								
		Tazbaver ID Number:								

- All notices and other communications to any party other than Non-Agency required or permitted under this Participation Agreement or the Agreement shall be sent to such party in accordance with the notice procedures specified in the Agreement.
- C. Routhe notices given by Servicers to Non-Agency, such as transaction datalis, changes in terms required by systems updates or Card Organization changes and the like, may be delivered by electronic mail to the address provided by Non-Agency above.

D. General.

- A. This Participation Agreement and the Agreement contain the entire understanding of the parties and supersectes any and all previous discussions, proposals or agreements, if any, by and among the parties with respect to the subject matter hereof.
- 8. This Participation Agreement may be emended for the same reasons and in the same manner as the Agreement provided however, that no amendment to this Participation Agreement may be signed by Non-Agency unless also approved in writing by Customer.
- C. This Participation Agreement is binding upon Servicers and Non-Agency and their respective successors and assigns. Non-Agency
 may not essign or transfer this Participation Agreement, in whole or in part, without the written consent of Servicers and Customer.
 - To the exient the terms of the Agreement directly conflict with the terms of this Participation Agreement shall control.

IN WITNESS WHEREOF, the parties hereto have caused this Participation Agreement to be duty executed by their authorized officers, as of the data first written above.

[NON-AGENCY]	BANK OF AMERICA, N.A. (BANK)
	By Banc of America Merchant Services, LLC pursuant to a limited power of attorney
Ву:	. ду:
Hame;	Name:
This:	Title:
Date:	Date:
BANK OF AMERICA MERCHANT SERVICES, LLC [BAMS] By:	
Date:	<u> </u>

EXHIBITE

PAYPOINT SERVICES ADDENDUM TO AGREEMENT

THIS PAYPOINT SERVICES ADDENDUM ("PayPoint Addendum") is among the State of New Hampshire ("Customer"); Banc of America Merchant Services, LLC ("BAMS"); and Bank of America, N.A. ("Bank") (collectively BAMS and Bank are the "Servicers"); and supplements the Agreement for Merchant Card Processing Services ("Agreement"). Agreement between Customer and BAMS.

- 1. " Definitions. Capitalized lerms used but not defined in this PayPoint Addendum are defined in the Agreement."
- 2. PayPoint Services. BAMS will provide Customer with a payment edministration solution ("PayPoint Services") that allows Customer to use an internet based getoway ("PayPoint Getoway") to manage consumer ("Consumer") payments and payment transaction data initiated and submitted via in-person, point-of-sale, payment kioss; web based applications, customer representative assisted calls or interactive voice response ("IVR") channels. The PayPoint Services are provided to Customer by BAMS and not Bank. Bank is not a party to this PayPoint Addendum insofar as it applies to the PayPoint Services, and Bank is not liable to Customer in any, way with respect to the PayPoint Services. For the purposes of this PayPoint Addendum, the words "we", "our" and "us" refer only to the BAMS and not the Bank.
- 2.1 Functionally. The PayPoint Services will enable Customer to (i) consolidate payment output files with the PayPoint Services posting (4e(s); (ii) review Consumer payment reporting; (iii) perform detailed Consumer payment research related to status, date tracking, time tracking, successful or negative payment results and payment reconciliation; (iv) review Consumer payment authorization and return processing information; (v) perform Consumer payment void and refund processing; (vi) track Consumer payment chargeback and suttlement activity; (vii) apply notes to specific Consumer payments or transactions; (viii) process, single, recurring or ad hoc Consumer payments; (ix) set-up, occess and manage multiple, individual Consumer accounts; and (x) add certain Customer personalization (e.g., Customer specific logo, color theme and/or text) to Customer's website and/or tVR (defined below), if hosted or provided by BAMS.
- 2.2 Payment Types Supported. The PayPoint Services will enable Customer to support (i) personal and business electronic check ("eCheck") payments; (ii) cradli card payments for card associations identified by BAMS from time-to-lime; (iii) debit card payments (signature, PIN based or PINless) on the STAR®, PULSE® and NYCE® networks; (iv) Automated Clearing House payments using TEL, WEB, CCD and PPD entry classes as defined under the National Automated Clearing House Association ("NACHA") rules and guidelines, as amended from time to lime ("Rules"). For eCheck payments that are processed in connection with services provided separately by TeleCheck Services, Inc. (or such other-provider offering the necessary functionality), the PayPoint Services will reject payments that (A) display routing and transit number ("MICR Une") information indicating the chack corresponds to a government or payroll check, or a check writer's account (1) on which the check writer's bank indicates checks may not be written, (2) that may not be settled via the Automated Clearing House ("ACH") network, (3) that is not a domestic United States demand deposit account, or (4) for which MICR Une errors may not be systemically resolved through automatic processing (i.e., for which no notification of change Information is available through the banking systems or ACH network); or (8) exceed a processing limit of \$20,000,000.
- 2.3 Froud Detection. The PoyPoint Services provide froud detection functionality that includes (i) address verification and CVV2 code validation for credit cards; (ii) transaction limit monitoring; and (iii) duplicate payment detection.
- 2.4 Convenience Fees. The PayPoint Services will support payment data management for fixed and percentage based convenience fees that are assessed and collected by Customer, including the ability to track the primary payment and convenience-fee as separate transactions or as a single integrated transaction. The PayPoint Services do not process settlement of convenience fees as part of the Customer's convenience toe program; rather, the PayPoint Services enable tracking and management of convenience fee data submitted with other payment data received from a Customer that assesses and collects convenience fees. Customer is solety responsible for complying with applicable law, the cord association rules and NACHA rules related to its Implementation and collection of convenience fees.
- 2.5 Application Programming Interfaces and Integration. The PoyPoint Services will integrate with Customer's existing payment processing services via (i) real time integration of Customer's front end website with the PayPoint Services application programming interface; (ii) XML batch integration; or (iii) the Front-End Solution described in Section 2.6 below. Customer must Implement any upgrades to the PayPoint Services within a commercially reasonable period of time after receiving the updates.

- 2.6 Hosting; Marks. The PeyPoint Gateway is hosted through BAMS. Upon Customer's election, BAMS will also provide Customer with a front-and solution ("Front-End Solution") that is Integrated with the PayPoint Services that includes (i) ready-made, personalizable website and/or interactive voice response ("IVIT") services, and (ii) a toolbit for the Customer to manage its web-site personalization. If Customer elects to use the PayPoint Services Front-End Solution, Customer may also customize if to include Customer's Marks (defined below) on the website. Customer is responsible for providing the Marks to BAMS that Customer would like included in a customized Front-End Solution; and, in connection therewith, grants BAMS a non-exclusive, revocable license during the term of this PayPoint Addendum to use the Marks provided by Customer in connection with creation of a customized Front-End Solution. Customer represents and warrants that it owns or has obtained the necessary licenses or rights for BAMS to display or use all Marks provided by Customer when creating a customized Front-End Solution or otherwise using such marks in connection with Customer's use of the PayPoint Services.
- 3. Payment Processing Obligations. Customer will submit all payments initiated by Consumers using the PayPoint Gateway and BAMS's computer systems according to documentation provided by BAMS from time-to-time (BAMS's computer systems and documentation are the 'BAMS System'). Customer will provide all transaction data, Personal Information (defined below), related Information and Instructions (collectively "Payment Data") necessary for BAMS to perform the PayPoint Services. Unless another entity is acting as the "Originator" (as defined in the NACHA Rules) on Customer's behalf in connection with ACH Payments, Customer will be the Originator for any ACH Payments that Customer submits for processing. BAMS will be a 'Third Party Processor' (as defined in the NACHA Rules) and will facilitate processing ACH Payments submitted by Customer by transmitting ACH files among each appropriate Originating Depository Financial Institutions (each an 'ODFI') and Receiving Depository Financial Institution (each an ROFF) (both as defined in the NACHA Rules). Customer assumes all responsibilities and liabilities under the NACHA Rules for ACH Payments it submits for processing; and will assume all liability for the amount of any ACH Payment that is rejected for insufficient funds. Customer assumes all responsibilities and flabilities under applicable association rules or regulations related to processing its Consumer's credit card payments. Customer will be solely responsible for ensuring the validity, accuracy and completeness of all Payment Data. BAMS WILL RELY UPON AND USE PAYMENT DATA SUBMITTED BY CUSTOMER WITHOUT FURTHER VERIFICATION IN ORDER TO PROVIDE THE PAYPOINT SERVICES. BAMS will have no responsibility or liability for any error, omission, delay, failure to meet any processing timelines or accurately perform any of the PayPoint Services due to Customer (or its Consumers) submitting Inaccurate, incomplete or untimely Payment Outs, or tailing to perform its settlement obligations,
- 4. Settlement Obligations. The PayPoint Services constitute a Consumer payment administrative application and are not a payment processing application. Customer is solely responsible for all settlement obligations and settlement fees that arise in connection with the underlying processing of any and all Consumer payments that are administered using the PayPoint Services. Customer waives its right to assert any defense, set-off or counterclaim against BAMS for any settlement obligation or liability that prises in connection with Customer's or its Consumer's use of the PayPoint Services or the PayPoint Galeway. Customer is solely responsible for all flability associated with any Consumer payment that is rejected for insufficient funds.
- 6. Information Security. Each party is responsible for: (i) the security of non-public or personally identifiable information ("Personal Information") on the systems under its control or that is obtained through its respective provision or use of the Services; and (ii) data security issues ensing from its systems, or directly resulting from its use of third party vendors or subcontractors, it any, in connection with the Services. Each party will maintain commercially reasonable information security practices designed to prevent unauthorized or unlawful access to, use, disclosure or elteration of Personal Information (collectively, a "Security Incident").
- 6. Term; Termination.
- 6.1 Term. The term of this PayPoint Addendum will commence on its Effective Date, will extend for the Term of the Agreement.
- 6.2 Termination For Breach; Insolvency. Either party may terminate this PayPoint Addendum if the other; (a) breaches a material representation, warranty, term, condition or obligation, and fails to cure such breach within 30 days after receiving written notice of such breach; or (b)(i) is dissolved, becomes insolvent, generally fails to pay or admits in writing its general inability to pay its debts as they become due; (ii) makes a general assignment, arrangement, or composition agreement with or for the benefit of its creditors; (iii) files a patition in bankruptcy or institutes any action under todaral or state tow for the ratiof of dibitors; (iv) seeks or consents to the appointment of an administrator, receiver, custodian, or similar official for the wind up of its business; or (v) becomes the subject of an involuntary petition.

In bankruptcy or any involuntary proceeding related to insolvency, receivership, liquidation or composition for the benefit of creditors, and such proceeding is not dismissed or stayed within 30 days.

- 6.3 Termination for Non-Performance. BAMS may terminate this PayPoint Addendum immediately if (i) Customer's performance of its obligations or use of the PayPoint Services violates applicable Legal Regularments (defined below); (ii) Customer tails to provide any data or take any action in connection with payment processing required under this PayPoint Addendum 5 times in any calendar month or 12 times in any calendar year; (iii) it reasonably determines that a material adverse change has occurred in Customer's financial condition, or that such a change is reasonably fixely to occur, (iv) Customer falls to pay any post due amount within 5 days of demand therefor, or (v) Customer tails to compty with its settlement obligations for payments administered using PoyPoint Services.
- 8.4 Suspension. BAMS may, with as much notice as is commercially practicable, suspend all or a portion of the PayPoint Services Immediately if (i) Customer materially breaches this Addendum; (ii) BAMS reasonably determines that Customer is using the PayPoint Services for any traudulent, litegal or unsurborized purpose; (iii) BAMS reasonably determines that other questionable activity related to data security is occurring in connection with Customer's use of the PayPoint Services; or (iv) as regulated by applicable Legal Requirements.
- 6.5 Effect of Termination, Suspension, Termination of this PayPoint Addendum or suspension of the PayPoint Services will not affect BAMS' right to recover any amounts for which Customer is liable or obligated hereunder. Termination will not affect Customer's responsibility to pay any amount for which it is liable or obligated in connection with the PayPoint Services provided under this PayPoint Addendum.
- 7. Fees; Payment of Foes.
- 7.1 Fees. The locs ("Fees") for the PayPoint Services are set both in Exhibit B (Schedule A).
- 7.2 Payment of Fees. All Fees shall be due and payable according to the parameters set forth in Exhibit 8. BAMS may suspend—the-PayPoint-Servicos-during-any-period-in-which-Customer's-account-is-definquent.—BAMS-may-offset-definquent amounts from any amount it owes to Customer; and, further, may terminate this PayPoint Addendum immediately upon written notice to Customer it it less to pay BAMS in tub within five (5) days of demand for payment of any definquent amount(s). Continuing PayPoint Services during any period when Customer's account is definquent with not constitute a walver of BAMS' rights related to suspension of the PayPoint Services or termination of this PayPoint Addendum.
- 8. PayPoint Services Discisimer. EXCEPT AS EXPRESSLY PROVIDED IN THIS PAYPOINT ADDENDUM, BAMS MAKES NO REPRESENTATIONS OR WARRANTIES (EXPRESS OR IMPLIED) WITH REGARD TO THE PAYPOINT SERVICES, INCLUDING, WITHOUT LIMITATION, NON-INFRINGEMENT BY THE PAYPOINT SERVICES OR THAT THEY WILL FUNCTION UNINTERRUPTED OR ERROR-FREE; AND ANY AND ALL REPRESENTATIONS OR WARRANTIES (EXPRESS OR IMPLIED) ARE DISCLAIMED AS SET FORTH IN THIS PAYPOINT ADDENDUM AND THE Agreement.
- 9. Intellectual Property.
- 9.1 Ownership. Customer with not remove, after, modify, relocate or erase any copyright notice or other lagond(s) denoting BAMS' or other third parties! (if any) proprietary interest in the PayPoint Services. Customer has no right, title or interest in or to the PayPoint Services, any related software, materials, documentation, or derivative works thereof, or any patent, trademark, service mark, copyright, trade secret or proprietary rights associated with the PayPoint Gateway or PayPoint Services; and nothing in this PayPoint Addendum or the Agreement assigns, transfers or creates they such right, title or interest for Customer (whether express or implied, by estoppet or otherwise). Any rights associated with the PayPoint Services that are not expressly granted by BAMS within this PayPoint Addendum are withheld. Customer with not take any action inconsistent with the ownership, title or license rights associated with the PayPoint Services. Customer will not file any action, in any forum, challenging ownership of the PayPoint Services, any related software, materials, documentation or derivative works thereof. Breach of this Section constitutes a material breach of this PayPoint Addendum and the Agreement, and BAMS may immediately suspend or terminate Customer's use of the PayPoint Services, this PayPoint Addendum or the Agreement in the event of such breach.
- 9.7 Use of Marks. Except as specifically provided for in this PsyPoint Addendum, neither party will use any trademark, service mark, trade name or other proprietary designation (collectively, "Marks") owned, licensed or registered by the other party without prior written consent. Neither party will use or reference the other's Marks in any manner that

disparages or portrays the other in a negative light. Notifier party may after, modify, or change the other's Marks in any way. A breach of the forms of this Section related to the use of a party's Marks will cause irreparable harm such that the non-breaching party will not have an adequate remedy at law and, in addition to any other rights or remedies available at law or in equity, will be entitled to seek injunctive relief against the breaching party (without posting a bond or other security).

10. Compliance with Law. BAMS and Customer will comply with all federal, state or local taws, regulations, judicial or administrative decisions, executive orders, rules or interpretations, and the NACHA Rules (collectively. Legal Requirements) applicable to their respective use or provision of the PayPoint Services. Neither BAMS nor Customer is responsible for interpreting or performing the compliance obligations of the other party with respect to the Legal Requirements that are applicable to each's respective use or provision of the PayPoint Services. Customer will use the PayPoint Services in eccordance and compliance with this PayPoint Addendum, BAMS System requirements and the written policies and procedures provided by BAMS from time-to-time. Customer with not use the PayPoint Services in connection with any gaming business, adult or sexually encented business, or business opportunity business.

EXHIBIT G

GLOBAL GATEWAY 64 SERVICES ADDENDUM TO AGREEMENT

THIS GLOBAL GATEWAY 44 SERVICES ADDENDUM is among BANC OF AMERICA MERCHANT SERVICES, LLC ("BAMS"); and State of New Hampshire ("Gustomer"); and supplements the Agreement for Merchant Card Processing ("Agreement") between Customer and BAMS.

BAMS AND CUSTOMER AGREE:

- 1. Definitions. Capitalized terms used but not defined in this GGe4 Addendum are defined in the Agreement.
- 2. Global Gateway e4 Services.
- Services. BAMS will provide Customer with an electronic gateway messenger system ("GGe4 Services") that attows Customer to manage Card transaction information being transmitted when processing Customer's payment transactions, and includes the following functionality: (i) a web-based application programming interface (APF) that allows third-party applications to process transactions through the GGe4 Services system and supports a range of processing functions (e.g., purchase, refund, pre-authorization functions) and further allows Customer to Implement custom business logic to manage these functions; (ii) a securely hosted web payment form (a "Payment Page") designed to accept internet-based eCommerce transactions, redirecting the consumer to a payment form hosted by the galaway that uses a "Checkout" button on Customer's website to submit payment posting requests to a designated URL and displays payment acceptance details and authentication information on the Customer's website. the appearance of which and payment options displayed may be configured by Customer using an online management interface provided by BAMS; and (iii) a real-time payment manager ("RPM") hosted application that is able to turn any internet connected personal computer with a standard web browser into a point of sate device to process retail and MO/TO payments, allowing Customer's employees to input payment transactions in a MO/TO, call center or back office environment, or to swipe Cords in a retail point of sale environment. Receipts for RPM processed transactions are provided, and can be printed or empiled to the cardholder. RPM is also a centralized administrative tool through which Customer may access its GGe4 Services account (i.e., user administration, gataway reporting, and hosted payment page configurations).
- 2.2 Provider. The GGo4 Services are provided to Customer by BAMS and not Bank. Bank is not a party to this GGe4 Addendum insofar as it applies to the GGe4 Services, and Bank is not fiable to Customer in any way with respect to the GGe4 Services. For the purposes of this GGe4 Addendum, the lerm "Servicers" in the Agreement refers only to BAMS and not the Bank.
- 3. GGo4 Sorvices Discisimer. EXCEPT AS EXPRESSLY PROVIDED IN THIS GGc4 ADDENDUM. THE GGc4 SERVICES ARE PROVIDED "AS IS" AND BAMS MAKES NO REPRESENTATIONS OR WARRANTIES (EXPRESS OR IMPLIED) WITH REGARD TO THE GGc4 SERVICES, INCLUDING, WITHOUT LIMITATION, WARRANTIES OF ACCURACY, NON-INFRINGEMENT OR THAT THEY WILL FUNCTION UNINTERRUPTED OR ERROR-FREE; AND ANY AND ALL SUCH REPRESENTATIONS OR WARRANTIES (EXPRESS OR IMPLIED) ARE DISCLAIMED.
- Fees. Payment of fees for the GGe4 Services, in addition to the fees for processing transactions related to the GGE4 Services, will be as set forth in Exhibit B (Schedule A)
- 5. Sublicense; Intellectual Property; Representations and Warranties.
- 5.1 Software Ucense; Usa Restrictions, BAMS hereby grants Customer a royalty tree, non-exclusive, nontransferable, revocable, limited license to use the software (including Updates, as defined below, 'Software') and documentation that BAMS, its affiliates or partners involved in provision of the GGe4 Services, provides to Customer during the term of this GGe4 Addendum for the sole and limited purpose of submitting payment transactions to BAMS for processing using the GGe4 Services; all subject to the terms of this GGe4 Addendum and the Agreement. Customer may only use the GGe4 Services in connection with the processing services. Customer receives under the Agreement. Customer has no right, title or interest in or to the GGe4 Services, any related software, materials, documentation, or derivative works thereof; and nothing in this GGe4 Addendum or the Agreement assigns, transfers or creates any such right, tide or interest for Customer (whether express or implied or by estopped or otherwise). Any and all right, title or interests associated with the GGe4 Services that are not expressly granted by BAMS within this GGe4.

Addendum are expressly withheld. Customer will not take any action inconsistent with the ownership; title or license rights associated with the GGe4 Services. Customer will not file any action, in any forum, challenging ownership of the GGe4 Services, any related software, materials, documentation or derivative works thereof. Breach of this Soction constitutes a material breach of this GGe4 Addendum and the Agreement, and BAMS may immediately suspend or terminate Customer's use of the GGe4 Services, this GGe4 Addendum or the Agreement in the event of such breach.

- 5.2 Customer will not, and will not permit others to: (i) sell, distribute, lease, ticense, subficense or otherwise disseminate the GGe4 Services or any portion thereof, (ii) copy, modify, enhance, translate, supplement, create derivative works from, reverse engineer, decompile or otherwise reduce to human-readable form the GGe4 Services or any portion thereof, (iii) use abord versions of the GGe4 Services or portion thereof; (iv) use, operate or combine the GGe4 Services or any related software, materials or documentation, or any derivative works thereof with other products, materials or services in a manner inconsistent with this GGe4 Addendum or the Agreement; or (v), other that intended by its nature, use the GGe4 Services, or any portion thereof, as a standatione or non-integrated program. Customer with not permit others to access the GGe4 Services, any related software, materials or documentation, or derivative works thereof. Customer will not remove, alter, modify, relocate or erase any copyright notice or other legend(s) denoting BAMS' or other third parties' proprietery interests in the GGe4 Services.
- 5.3 BAMS reserves the right to alter, immediately suspend or upon notice leminate the GGe4 Services in the event Customer violates the terms of this GGe4 Addendum, the Agreement or If BAMS terminates any agreement with third parties that ere involved in providing the GGe4 Services, or BAMS is otherwise unable to continue to provide the GGe4 Services.
- 5.4 Software Updates. From time to time BAMS may release updates ("Updates") to the Software, which must be installed and integrated with Customer's systems within 30 days of receipt of such Updates. Customer acknowledges that failure to install Updates in a timely fashion may impair the functionality of the GGet Services, and essociated Services provided under the Agreement and accessed through the GGet Services. BAMS will have no liability for Customer's failure to properly install the most current version of the Software or any Update, and will have no obligation to provide support or services for outdated versions of the Software.
- 5.5 Software Return/Destruction. Upon termination or expiration of this GGe4 Addendum, all Econses granted hereunder will immediately terminate and Customer will either return or destroy the Software, certifying such destruction in writing to BAMS.
- Termination. In addition to the lemination rights set forth in the Agreement, this GG64 Addendum will automatically terminate upon any termination or expiration of the Agreement.

EXHIBIT H

TRANSARMOR SERVICES ADDENDUM TO AGREEMENT

THIS TRANSARMOR SERVICE ADDENDUM [TransArmor Addendumis among State of New Hampshire ("Custamer"); Banc of America Merchant Services, LLC ("BAMS"); and Bank of America, N.A. ("Bank") (collectively BAMS and Bank are the "Servicers"); and supplements the Agreement for Merchant Cerd Processing Services. ("Agreement") between Customer and BAMS.

- 1. Definitions. Capitalized terms used but not defined in this TransArmor Addendum are defined in the Agreement.
- 2. TransArmor Services. The "TransArmor Services" will provide Customer with (a) encryption of point-of-sale data, including, historical transaction data, card number, and track 1 and track 2 magnetic stripe data, related to payments or non-monetary electronic transactions (e.g., loyalty transactions) when such data is uploaded and sent to BAMS for processing; and (b) toltenization of the authorization response that BAMS provides to Customer In connection with processing har-point-of-sale or non-monetary, electronic transaction data Customer submits by converting and reptacing BAMS' authorization response data with a token value (a "Token"). The TransArmor Services are incorporated within the term Services in the Agreement. BAMS will provide Customer with an encryption key that must be used to encrypt Card data upon upload for transmission to BAMS in connection with the TransArmor Services. Customer may not use encryption keys that BAMS does not provide to Customer in connection with the TransArmor Services. The TransArmor Services are for Customer's Internal business use only and apply only to Card transactions that Customer-sends to BAMS for authorization and settlement pursuant to this TransArmor Addendum and the Agreement.

TransArmor Services do not include, and specifically exclude, point-of-sale data or authorization responses processed in connection with electronic check transactions, closed-loop gift card transactions, STAR contactoss transactions read in contactiess mode. WEX transactions, Voyager transactions, or other Card transaction types that BAMS determines are not capable of being tokenized using the TransArmor Services: Further, the TransArmor Services are provided to Customer by BAMS and not Bank. Bank is not a party to this TransArmor Addendum insolar as it applies to the TransArmor Services, and Bank is not liable to Customer in any way with respect to the TransArmor Services. For the purposes of this TransArmor Addendum, the words "wo", "our" and "us" refer only to the BAMS and not the Bank.

Use of the TransArmor Services does not cause Customer to be compliant with, or eliminate Customer's obligation to comply with, the data security requirements or Card Organization Rules as set forth in the Agreement or Bankcard Addendum. Use of the TransArmor Services does not eliminate the risk of, and is not a guaranty against, an unauthorized breach of Customer's Marchant Systems. Customer must implement the TransArmor Services eccording to the Operating Guide, which includes, without limitation, (ii) implementing the services throughout Customer's Merchant Systems involved in the Services, (ii) replacing existing Card numbers within Customer's Merchant Systems involved in the Services with Tokens, and (iii) complying with applicable data security standards and reviews set forth in the Agreement and Card Organization Rules. Customer must implement any upgrades to the TransArmor Services within a commercially reasonable period of time after receiving the updates. Customer may not retain Card eccount numbers following implementation of the TransArmor Services and must use Tokens in tieu of Cord account numbers for all activities related to the Services provided by BAMS subsequent to receipl of a Token associated with a Card transaction; including, without fimitation, settlement, retrieval, chargeback and adjustment processing and transaction reviews. Customer may only use Merchant Systems, gateways or VARs that are certified for use with the TransArmor Services, truncated report viewing and data extract creation toots provided by BAMS in connection with the TransArmor Services.

3. TransArmor Limited Warranty. BAMS warrants that the Token returned to Customer as a result of using the TransArmor Service cannot be used to initiate a financial sale transaction by an unauthorized entity/person outside Customer's Merchant Systems involved in BAMS' payment processing (the TransArmor Limited Warranty'). The TransArmor Limited Warranty applies only to authorization responses for which BAMS returns a Token to Customer and the subsequent use of such Token to initiate a financial sale transaction as described in the TransArmor Limited Warranty. To be aligned for the TransArmor Limited Warranty. Customer must obtain authorization and settlement processing services from BAMS and must be in compliance with the terms of Customer's Agreement and this TransArmor Addendum.

BAMS will indemnify and hold Customer harmless from direct damages, including third party claims, resulting from BAMS' breach of the TransArmor Limited Warranty; provided, in no event will BAMS' cumulative liability for its breach of the TransArmor Limited Warranty exceed the tesser of (i) the limitation of liability set forth in the Agreement or (ii) \$100,000. The Indomnity obligation set forth in the preceding sentence is Customer's express and solo remedy for BAMS' breach of the TransArmor Limited Warranty. BAMS will not be liable under any theory at law or in equity for any special, indirect,

incidental, consequential (Including lost profits, revenue or business opportunities), exemplary or punitive damages in connection with a breach of the TransArmor Limited Warranty, regardless of whether such damages were foresceable or Customer was podised of the possibility of such damages. The TransArmor Limited Warranty is void if Customer (a) fails to comply with the Operating Guide for the tokenization process, the terms of this TransArmor Addendum or the Agreement, (b) is grossly negligent or engage in willful misconduct with respect to the tokenization process or use of a Token. The TransArmor Limited Warranty and BAMS' Indemnity obligations and limitations related to it are independent of the parties' data security of confidentiality obligations set forth in the Agreement.

- 4. Fees. Fees and the payment of fees for the TransArmor Services will be as set forth in the Exhibit B (Schedule A).
- 5. Transarmer Services Discisimer. EXCEPT 'AS EXPRESSLY PROVIDED IN THIS ADDENDUM, BAMS MAKES NO REPRESENTATIONS OR WARRANTIES (EXPRESS OR IMPLIED) WITH REGARD TO THE TRANSARMOR SERVICES. INCLUDING, WITHOUT LIMITATION, NON-INFRINGEMENT. BY THE TRANSARMOR SERVICES OR THAT THEY WILL FUNCTION UNINTERRUPTED OR ERROR-FREE; AND ANY AND ALL SUCH REPRESENTATIONS OR WARRANTIES (EXPRESS OR IMPLIED) ARE DISCLAIMED AS SET FORTH IN THIS ADDENDUM AND THE Agreement.
- b. Intellectual Property. BAMS grants to Customer a non-transferable, non-assignable, non-exclusive, revocable sub-license during the term of this TransArmor Addendum to use the TransArmor Services, and the associated trademarks or service marks identified in the Operating Guide, within the United States and subject to the terms of this TransArmor Addendum and the Agreement. Customer has no right, little or interest for or to transArmor Services, any related software, materials, documentation, or derivative works thereof; and nothing in this TransArmor Addendum or the Agreement assigns, transfers or creates any such right, little or interest for Customer (whether express or implied, or by implication, estoppel or otherwise); and any rights associated with the TransArmor Services that are not expressly granted by BAMS within this TransArmor Addendum ere withhald. Customer will not take any action inconsistent with the ownership, title or license rights associated with the TransArmor Services. Customer will not file any action, in any forum, challenging ownership of the TransArmor Services, any related software, materials, documentation or derivative works thereof. Breach of this Section constitutes a material breach of this TransArmor Addendum and the Agreement, and BAMS may immediately suspend or terminate Customer's use of the TransArmor Services, this TransArmor Addendum or the Agreement in the event of such breach.

Customer will not, and will not permit others to: (I) sell, distribute, lease, license, sublicense or otherwise disseminate the TransArmor Services or any portion thereof, (ii) copy; modify, enhance, translate, supplement, create derivative works from, reverse engineer, decompile or otherwise reduce to human-readable form the TransArmor Services or any portion thereof, (iii) use altered versions of the TransArmor Service or portion thereof, (iv) use, operate or combine the TransArmor Service or any related software, materials or documentation, or any derivative works thereof with other products, materials or services in a manner inconsistent with this TransArmor Addendum or the Agreement; or (v) use the TransArmor Services, or any portion thereof, as a standatione or non-integrated program. Customer will not remove, alter, modify, relocate or cress any copyright notice or other tegend(a) denoting BAMS' or other third parties' (if any) proprietary interest in the TransArmor Services.

EXHIBIT

CYBERSOURCE SERVICES ADDENOUM TO AGREEMENT

THIS CYBERSOURCE SERVICES ADDENDUM supplements the Agreement for Merchant Card Processing Services Agreement ("Agreement") among State of New Hampshire ("Customer"), Banc of America Merchant Services, LLC ("BAMS") and Bank of America, N.A. ("Bank") (collectivety BAMS and Bank are the "Servicers"), to include the CyberSource Services (defined below).

- 1. Definitions. Capitalized terms used but not defined in this Addendum are defined in the Agreement.
- 2. CyberSource Services.
- 2.1 CyberSource services ("CyberSource Services") provide a internet-based non-enterprise eCommerce payment processing gateway solution that atlows Customer to (i) submit transaction data and obtain authorization and settlement processing for Card transactions utilizing credit card, debit card and purchase card payment methods; (ii) filter transaction data using automated functions; (iii) process buttre dated payments, reauthorization, panial authorizations, reversals and rebiting transactions; (iv) enable multiple, pro-integrated shopping can functions; (v) submit batch payment transaction files for processing; (vi) integrate the payment gateway with third party payment software packages that are identified by BAMS from time-to-time; and (vii) design and obtain reporting using multiple user-defined data fields.
- 2.2 Provider. The CyberSource Services are provided to Customer by BAMS and not Bank. Bank is not a party to this Addendum insolar as it applies to the CyberSource Services, and Customer acknowledges that Bank is not fiable to Customer in any way with respect to the CyberSource Services.
- 3. CyberSource Services Discisimer. EXCEPT AS EXPRESSLY PROVIDED IN THIS ADDENDUM, THE CYBERSOURCE SERVICES_ARE PROVIDED AS IS AND BAMS MAKES NO REPRESENTATIONS OR WARRANTIES (EXPRESS OR IMPLIED) WITH REGARD TO THE CYBERSOURCE SERVICES, INCLUDING, WITHOUT LIMITATION, WARRANTIES OF ACCURACY, NON-INFRINGEMENT OR THAT THEY WILL FUNCTION UNINTERRUPTED OR ERROR-FREE; AND ANY AND ALL SUCH REPRESENTATIONS OR WARRANTIES (EXPRESS OR IMPLIED) ARE DISCLAIMED.
- 4. Fees. Payment of fees for the CyberSource Services and fees for processing transactions related to the CyberSource Services are described in Exhibit 8 ; provided, only those fees for the CyberSource Services option (Option 8 or Option 8 on Exhibit 8 selected by Customer will be applicable).
- 5. Sublicense; Intellectual Property; Representations and Warranties.
- 5.1 BAMS grants to Customer a non-transferable, non-assignable, non-exclusive, similard, royalty-free, revocable sublicense during the term of this Addendum to use the CyberSource Services and the associated documentation,
 undermarks or service marks identified in the Operating Procedures; all subject to the terms of this Addendum and the
 Agreement, Customer may only use the CyberSource Services in connection with the processing services Customer
 receives under the Agreement, Customer has no right, little or interest in or to the CyberSource Services, any related
 software, materials, documentation, or derivative works thereof; and nothing in this Addendum or the Agreement

assigns, transfers or creates any such right, title or interest for Customer (whether express or implied, or by estoppet or otherwise). Any and all right, title or interests associated with the CyberSource Services that are not expressly granted by BAMS within this Addendum are expressly withheld. Customer will not take any action inconsistent with the ownership, title or ficense rights associated with the CyberSource Services. Customer will not file any action, in any lorum, challenging ownership of the CyberSource Services, any related software, materials, documentation or derivative works thereof. Breach of this Section constitutes a material breach of this Addendum and the Agreement, and BAMS may Immediately suspend or terminate Customer use of the CyberSource Services, this Addendum or the Agreement in the event of such breach.

- 5.2 Customer will not, and will not permit others to: (I) soil, distribute, lease, license, sublicense or otherwise disseminate the CyberSource Services or eny portion thereof; (ii) copy, modify, enhance, translate, supplement, create derivative works from, reverse engineer, decomptie or otherwise reduce to human-readable form the CyberSource Services or any portion thereof; (iii) use altered versions of the CyberSource Services or portion thereof; (iv) use, operate or combine the CyberSource Services or any related software, materials or documentation, or any derivative works thereof with other products, materials or services in a manner inconsistent with this Addendum or the Agreement; or (v) other that intended by its nature, use the CyberSource Services, or any portion thereof, as a standalone or non-integrated program. Customer will not permit others to access the CyberSource Services, any related software, materials or documentation, or derivative works thereof. Customer will not remove, after, modify, relocate or erase any copyright notice or other legend(s) denoting BAMS' or other third parties' proprietary interests in the CyberSource Services.
- 5.3 BAMS reservos the right to after, immediately suspend or upon notice terminate the CyberSource Services in the event Customer violates the terms of this Addendum, the Agreement or BAMS terminates any agreement with third parties that are involved in providing the CyberSource Services, or BAMS is otherwise unable to continue to provide the CyberSource Services.

EXHIBIT J

MOBILEPAY SERVICES ADDENDUM TO AGREEMENT

THIS MOBILEPAY SERVICES ADDENDUM [MobilePay Addendum*) is among State of New Hampshire ("Customer"); Banc of America Merchant Services, LLC ("BAMS"); and the member bank identified in the Agreement for Merchant Card Processing Services ("Agreement") ("Bank") (collectively BAMS and Bank are the "Servicers"); and supplements the Agreement between Customer and BAMS.

- -1- Dofinitions: Capitalized terms used but not defined in this MobilePay Addendum are defined in the Agreement.
- 2. MobilePay Services. The MobilePay Services (defined below) are provided in connection with the Wireless Services BAMS provides under the Agreement. The MobilePay Services will provide Customer with access to a mobile payment gateway that enables Customer to use a Wireless Services compatible, web-enabled mobile device with a data plan and web browser capable of processing XHTML Mobile Profile pages in order to: (a) log onto a secure website application. (b) enter certain consumer credit card transaction information for which it is prompted, (c) submit the bransaction information to BAMS for processing, (d) receive an authorization or decline message for transactions submitted to BAMS for processing, (e) receive an electronic receipt for authorized transactions; and (f) send such electronic receipt to the consumer e-mail address(es) after the transaction is complete (collectively, the "MobilePay Services"). The MöbilePay Services are for Customer's internal business use only and apply only to Card transactions that Customer sends to BAMS for authorization and settlement pursuant to this MobilePay Addendum and the Agreement.

The MobilePay Services are provided to Customer by BAMS and not Bank. Bank is not a party to this MobilePay Addendum Insofar as It applies to the MobilePay Services, and Bank is not liable to Customer in any way with respect to the MobilePay Services. For the purposes of this MobilePay Addendum, the words "we", "our" and "us" refer only to the BAMS and not the Bank.

Customer must implement any upgrades to the MobilePay Services within a commercially reasonable period of time after receiving the updates.

- 4. Feen. See Exhibit B (Schedule A).
- 5. MobilePay Services Discisimer. EXCEPT AS EXPRESSLY PROVIDED IN THIS ADDENDUM, BAMS MAKES NO REPRESENTATIONS OR WARRANTIES (EXPRESS OR IMPLIED) WITH REGARD TO THE MOBILEPAY SERVICES, INCLUDING, WITHOUT LIMITATION, NON-INFRINGEMENT BY THE MOBILEPAY SERVICES OR THAT THEY WILL FUNCTION UNINTERRUPTED OR ERROR-FREE; AND ANY AND ALL SUCH REPRESENTATIONS OR WARRANTIES (EXPRESS OR IMPLIED) ARE DISCLAIMED AS SET FORTH IN THIS ADDENDUM AND THE AGREGATIONS OF THE PROPERTY OF THE PRO
- 6. Intellectual Property. BAMS grants to Customer a non-transferable, non-essignable, non-exclusive, revocable sublicense during the term of this MobilePay Addendum to use the MobilePay Services, and the associated trademarks or service marks identified in the Operating Guide, within the United States and subject to the terms of this MobilePay Addendum and the Agreement. Customer has no right, title or interest in or to the MobilePay Services, any related software, materials, documentation, or derivative works thereof; and thing in, this MobilePay Addendum or the Agreement assigns, transfers or creates any such right, title or interest for Customer (whether express or implied, or by implication, estopped or otherwise). Any rights associated with the MobilePay Services that are not expressly granted by BAMS within this MobilePay Addendum are withheld: Customer will not take any action inconsistent with the ownership, title or ticense rights associated with the MobilePay Services. Customer will not fite any action, in any forum, challenging ownership of the MobilePay Services, any related software, materials, documentation or derivative works thereof. Breach of this Section constitutes a material breach of this MobilePay Addendum and the Agreement, and BAMS may immediately suspend or terminate Customer's use of the MobilePay Services, this MobilePay Addendum or the Agreement in the event of such breach.

Customer will not, and will not permit others to: (I) sell, distribute, lease, ticense, sublicense or otherwise disseminate the MobilePay Services or any portion thereof; (ii) copy, modify, enhance, translate, supplement, croate derivative works from, reverse engineer, decompile or otherwise reduce to human-readable form the MobilePay Services or any portion thereof; (iii) use altered versions of the MobilePay Service or portion thereof; (iv) use, operate or combine the MobilePay Service or any related software, materials or documentation, or any derivative works thereof with other products, materials or services in a manner inconsistent with this MobilePay Addendum or the Agreement; or (v) use the

MobilePay Services, or any portion thereof, as a standalone or non-integrated program. Customer will not remove, siter, modify, relocate or erose any copyright notice or other legend(s) denoting BAMS' or other third parties' (if any) proprietory interest in the MobilePay Services.

EXHIBIT K

SKIPJACK SERVICES ADDENDUM TO AGREEMENT

THIS SKIPJACK SERVICE ADDENDUM ("Addendum") supplements the Master Services Agreement ("Agreement") among State of New Hampshire ("Gustomer"); Banc of America Merchant Services, LLC ("BAMS"); and Bank of America, N.A. ("Bank") (collectively BAMS and Bank are the "Servicers").

- 1. Definitions. Capitalized terms used but not defined in this Addendum are defined in the Agreement,
- 2. SkipJack Services.
- 2.1 SkipJack services provide an eCommerce payment processing gateway solution that allows Customer to (i) submit transaction data and obtain authorization and settlement processing for credit card, debit card and purchase card Card transactions; (ii) enable transaction data automated litering functions; (iii) process future dated payments, reauthorization, partial authorizations and reversals, rebitting, and reversals; (iv) use multiple, pre-Integrated shooping can functions; (v) submit batch payment transaction files for processing; (vi) integrate the payment gateway with third party payment soltware packages that are identified by BAMS from time to time (e.g., OuickBooks); (vii) design and obtain reporting using multiple user-defined data fields; and (viii) enable email reporting notifications (collectively, the "SkipJack Services").
- 2.2 The SkipJack Services are provided to Customer by BAMS and not Bank. Bank is not a party to this Addendum Insofar as it, applies to the SkipJack Services, and Bank is not liable to Customer in any way with respect to the SkipJack Services.
- 3. SkipJack Services Discisimer. EXCEPT AS EXPRESSLY PROVIDED IN THIS ADDENDUM. THE SKIPJACK SERVICES ARE PROVIDED 'AS IS' AND BAMS MAKES NO REPRESENTATIONS OR WARRANTIES (EXPRESS OR IMPUED) WITH REGARD TO THE SKIPJACK SERVICES, INCLUDING, WITHOUT LIMITATION, WARRANTIES OF ACCURACY. NON-INFRINGEMENT OR THAT THEY WILL FUNCTION UNINTERRUPTED OR ERROR-FREE; AND ANY AND ALL SUCH REPRESENTATIONS OR WARRANTIES (EXPRESS OR IMPLIED) ARE DISCLAIMED:
- 4. Foos. See Exhibit B (Schedule A).
- 5. Sublicense; Intellectual Property.
- 5.1 BAMS grants to Customer a non-transferable, non-essignable, non-exclusive, limited, revocable sub-license during the term of this Addendum to use the SkipJack Services and the associated documentation, trademarks or service marks identified in the Operating Procedures; all subject to the terms of this Addendum and the Agreement. Customer may only use the SkipJack Services in connection with the processing services Customer receives under the Agreement. Customer has no right, title or interest in or to the SkipJack Servicas, pay related software, materials, documentation, or derivative works thereof, and nothing in this Addendum or the Agreement assigns, transfers or creates any such right, title or interest for Customer (whether express or Implied, or by Implication, estoppel or otherwise). Any and all right, title or interest associated with the SkipJack Services that are not expressly granted by BAMS within this Addendum are expressly withheld. Customer will not lake any action inconsistent with the ownership, title or license rights associated with the SkipJack Services. Customer will not fitle any action, in any forum, challenging ownership of the SkipJack Services, any related software, materials, documentation or derivative works thereof. Breach of this Socion constitutes, a material breach of this Addendum and the Agreement and BAMS may immediately suspend or terminate Customer's use of the SkipJack Services, this Addendum or the Agreement in the event of such breach.
- 5.2 Customer will not, and will not permit others to: (i) sell, distribute, lease, ticanse, sublicense or otherwise disseminate the SkipJack Services or any portion thereof; (ii) copy, modify, enhance, translate, supplement, create derivative works from, reverse engineer, decompile or otherwise reduce to human-readable form the SkipJack Services or any portion thereof; (iii) use altered versions of the SkipJack Service or portion thereof; (iv) use, operate or combine the SkipJack Service or any related software, materials or documentation, or any derivative works thereof with other products, materials or services in a manner inconsistent with this Addendum or the Agreement; or (v), other that intended by its nature, use the SkipJack Services, or any portion thereof, as a standatione or non-integrated program. Customer will not permit others to access the SkipJack Services, any related software, materials or documentation, or derivative works thereof. Customer will not remove, after, modify, relocate or erase any copyright notice or other legand(s) denoting BAMS' or other third parties' proprietary integests in the SkipJack Services.

5.3 BAMS reserves the right to after, immediately suspend or upon notice terminate the SkipJack Services in the event Customer violates the terms of this Addendum, the Agreement or BAMS terminate any agreement with third parties that ere involved in providing the SkipJack Services, or BAMS is otherwise unable to continue to provide the SkipJack Services.

EXHIBIT L

"Gift Card Processing Addandum

THIS GIft Card Processing ADDENDUM ("Addendum") supplements the Agreement ("Agreement") emong. State of New Hampshire ("Client"); Banc of America Merchant Services, LLC ("BAMS"); and Bank of America, N.A. ("Bank") (collectively BAMS and Bank are the "Processor").

1.	Definitions, Capitalis	been armal bar	in this Addendu	m shall have th	s micaning give	n as defined i	n this Adde	ndum or as d	efnec	
towne	re in this Agreement.									
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i)							Git Card	issued unde	r the	
rogram		-			,		•			
וו	"GA Card Equipment" means any POS Terminal, software or other similar telecommunications equipment that has be									
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) rĞn C	and Holder' means any	person in posse	assion of or that u	nes e Gil Card.		•			٠	
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) GZN	Card Production Comp	any means a c	company selecte	d and retained	by Processor (produce Gil	Cards an	d provide re	إحدادا	
roducts	or or	-	SONICES		for	the		Prog	THE L	
) "IVR" (mezna an automated in	teractive Voice (Response system	n occessed via i	toll-free telepho	ona number.		Ţ		
n) POS	S Terminal means an	oloctronic Point	-Ot-Sale termin	al placed in a D	osignated	Location	which is	connected	l to	
TOOCS	or's system via telephon	e fines and is de	signed to swipe	Gift Cords.				·		
)	"Program" means CI	ent's program (pursuant to whic	ch Client issues	GIR Cards to	Gift Card Hok	ders and Pr	ocessor pro-	ίσεs	
he Sen	vices to enable such	Gift Card Hold	ers to use such	Gift Cards to	purchase good	s and service	es at Desig	proted Local	ions.	
) Sevi	ices" means the services	provided by Pro	ocessor in connec	tion with the Pro	Busus os Vuspei	described in U	nia Agracan	CUI		
). Scrvi	ices. Proticssor agrees	to provide the S	iervices sel lorih	below in conne	tion with the Pr	ogram.	-			
	essor will arrange for th									
	eonstrictors ni margori		cations and fee:	s sel forth on th	e Gift Card Set	-Up Form (Ih	e "Gift Car	d Sel-Up Fo	m").	
which is	incorporated by refere	You herein.					•			

- b) Processor shall establish and maintain Gift Cord Data on the Database.
- c) Processor shall provide Client and its Affiliated Issuers with the capability to process selected transactions under the Program through Gift Card Equipment at Designated Locations.
- d) Upon receipt of transaction information from a Designated Location by the Database, Processor will compare the proposed transaction amount with the occount balance maintained on the Oatabase corresponding to the Gift Card or Gift Card Number that was presented at the Designated Location. If the account balance is greater than or equal to the amount of the proposed transaction, Processor will authorize the transaction. If the account balance is less than the amount of the proposed transaction, Processor will authorize the transaction to the account balance is less than the amount of the proposed transaction. Processor will authorize the transaction for the account balance and neum a message and/or receipt to the Gift Card Equipment showing the transaction for the transaction to be collected by Client. Client understands and

agrees that an Authoritation by Processor only Indicates the evaluability of sufficient value on a GRI Card account at the time of Authorization and does not warrant that the person presenting the GRI Card or GRI Card Number is authorized to use such GRI Card or GRI Card Number.

- e) Processor-shall provide an MR, twenty-four (24) hours per day, seven (7) days per week, through which Client and Gift Card Holders may obtain Gift Card balances.
- f) Processor shall provide a Gift Card product support help dock through which Client may process selected non-thisnoist transactions under the Program. Support is currently evaluable Monday through Enday, 8:00 a.m. to 8:00 p.m. Eastern Time (excluding holidays). The hours and days of support are subject to change at any time; provided that (i) Processor will provide advance notice of any change in the hours and days; and (i) the lotal number of hours shall not be less than 40 in any regular work week (excluding holidays).
 - g) Processor will provide Client with Gift Cord transaction reports, accessible by Client through a designated internet site. Processor will maintain reports on the internet site for Client's use for a period of six (6) months. Processor may, in its discretion, provide additional or custom reports or report formats, as may be requested by Client from time to time, at a fee to be determined by Processor.
 - h) Client will all all times own all right, bile and interest in and to all Gift Card Data generated under the Program. Ouring the term, Processor will retain the Gift Card Data for each Gift Card on the Database for a period of twenty-four (24) months following the data that the account balance reaches zero. Thereafter, during the term, Processor may remove the Gift Card Data from the Database and archive such Gift Card Data in any manner determined by Processor in its reasonable business judgment. Notwithstanding the foregoing, within ninety (50) days of Client's written request, during the first twelve (12) months following the application or termination of the Gift Card Services. Processor will compile a data report of the Gift Card Data stored in the Database, in Processor's standard formut, at a less to be determined by Processor. Processor shall deliver Client's Gift Card Data to Client in a mutually agreeable formut. Processor shall have no obligations with respect to Client's Gift Card Data following detivery to Client.
 - i) Client may choose additional Enhanced Features from time to time pursuant to the Enhanced Features set-up form and Client expressly authorizes Processor, and Processor agrees, to provide Services with respect to Gift Cards sold and activated by third party distributors. As between Processor and Client, Client shall be responsible for any acts or omissions of each third party distributor in connection with the sale or activation of any Cents. Client and Processor agree that Processor shall not be deemed to have taked to provide Services outlined herein with respect to any Card sold and activated by any third party distributor, including through any Designated Location, to the extent any such tailure by Processor is caused in whole or in part by any failure of any third party distributor or Client to provide Processor Information ю regarding the 1210 and #cilvation of such Card that is occurate, complete, timely and formatted in accordance with Processor's instructions and specifications in all respects. Additional less and charges may apply, including separate third party less, for any Enhanced Features chosen by Client. Client may only work with Processor approved third party distributors.
 - * 4. Responsibilities of Client. The responsibilities of Client are set forth below and elso-where in this Agreement.
 - a) Client will accept for processing any transaction initiated by one of its customers using a Gift Card pursuant to the Services without discrimination with regard to the customer who initiated the transaction.
 - b) Client will securely maintain all transaction records and other records required by law or regulation to be maintained in connection with the operation of the Gift Card Equipment or the Program. Client will download and securely sione any and all Gift Card transaction reports for future reference, in the event that Client-needs a report for a period past such six (6) months. Processor may provide such requested report to Client at a be to be determined by Processor.
 - c) Client will make its personnel and records available, to Processor, its agents and contractors, all within such time and in such forms or manner as may be reasonably necessary to enable Processor to perform the Services promptly and in an efficient manner.
 - d) Client shall be responsible, at its sole cost and expense, for the sale and other distribution of Gift Cards to Gift Card Holders and for any marketing or advertising of the Program.
 - a) Client shall obtain, operate and maintain, at its sole cost and expense, all Gift Cord Equipment required to enable Client and Affiliated Issuers to electronically transmit Gift Cord Data in accordance with Processor's specifications from all Designated Locations to the Database.
 - f) Client is solely responsible for obtaining Authorization in advance of each transaction. Client is solely responsible for any losses it may incur in conducting transactions when an Authorization is not obtained, including, without finitiation, transactions conducted when

the Database or the Gift Card Equipment is not in service. Client assumes at risk of erroneous or traudulently obtained Authorizations, unless such erroneous or traudulently obtained Authorization is caused directly by Processor. Client understands and agrees that an Authorization by Processor only indicates the evaluability of sufficient value on a Gift Card occount at the time of Authorization and does not warrant that the person presenting the Gift Card or Gift Card Number is authorized to use such Gift Card or Gift Card Number. Client is responsible for the occuracy of all data transmitted by it for processing by Processor.

- g) Chert shall be responsible for accessing and companing the reports supplied by Processor to its own records and promptly notifying Processor of any necessary adjustments to Gift Card accounts; Client advisowledges that Processor will make adjustments to Gift Card accounts pursuant to Client's Instructions, and Processor shall have no Epblish for any errors to Gift Card accounts that
- h) Client shall comply and shall ensure that all Artifated Issuers comply with all lows and regulations applicable to the Program. Client admonérages and agrees that it is solely responsible for interpreting all lows and regulations applicable to the Program, for monitoring changes in laws and regulations applicable to the Program, and to determining the requirements for compilance with lows and regulations applicable to the Program. Processor shall be enided to rely upon and use any and all information and instructions provided by Client for use in performing the Services, and Processor shall have no liability whatsoever for any noncompilance of such information or instructions with lows or regulations.
- (i) As between Client and Processor, Client shall bear all risk related to the loss or theft of, oileration or damage to, or traudulent, improper or unsurhorized use of any Gift Card, Gift Card Mumber or PIN; (i) in the case of Gift Cards ordered through Processor, upon delivery of such Gift Cards to Client or Client's Designated Location, as applicable, and (ii) in the case of Gift Cards obtained by Client from a Parson or Gift Cards which Client requests to be delivered in a pre-activated state, whether such loss occurs before or after delivery of such Gift Cards to Client's Designated Location.
- j) Processor and Cliem agree that during the term (i) Processor will be the sole and exclusive provider of the Services to Client and its Affiliated Issuers; and (ii) Client will not directly or indirectly either itself or through a Person, offer or promote any other proprietary, dosed network online Gift Card or similar access device.
- k) Client may allow Affiliated Issuers to participate in the Program provided, however that (i) Client shall be responsible for ensuring that all Affiliated Issuers comply with the terms and conditions of this Agreement and the separate Affiliated Issuer Agreement, and (i) Client shall be jointly and severally liable for all fees and other amounts payable to Processor in connection with any activities of Affiliated Issuers related to this Agreement, including but not limited to Gift Card transactions.
- Client is responsible for any settlement of funds emong Affiliated Issuers and Dasignated Locations.
- 5. Fees and Payment. In addition to all other rights we have under this Agreement, Client shall pay Processor the fees set forth on the Git Card Set-Up Form. Client shall also be responsible for the payment of any taxes imposed by any applicable governmental authority in connection with any products or services covered by this Agreement (other than those taxes based solely on the net income of Processor). All fees for the Services shall be paid vio an ACH transfer of Ands from a bank account designated by Client. To authorize the ACH transfers, Client agrees to expoute the ACH Authorization on the Gift Card Set-Up Form, In the event that fees cannot be collected from Client as set forth above, Processor reserves and may exercise all other rights to collect any fees due.
- 6. Term and Termination.
- This Agreement shall begin upon the Effective Oate and shall continue pursuant to the Term of the Agreement.
- b) The provision of Git Gard Services may be terminated at any time: (i) by either party in the event that the other materially breaches any term or condition of this Agreement and fails to cure such breach within thirty (30) days of written notice of such breach from the non-breaching party. (ii) by Processor il Client fails to pay any amount due within ten (10) Business Days after written notice to Client of its failure to pay such amount (iii) by Processor upon written notice to Client in the event that Client's operation of the Program results in a violation of law or regulation (by Client, an Affiliated Issuer' or Processor); (v) by Client if Processor increases its rates under Section 4 above and Client provides thirty (30) days written notice of termination within thirty (30) days of recohing notice of a fail increase; or (v) by either party upon written notice to the other after the filing by the other of any pection in bankuptcy or for reorganization or debt consolication under the tailoral bankuptcy taws or under any comparable taw, or upon the other party's making of an assignment of its assets for the benefit of credions, or upon the application of the other party for the appointment of a receiver or trustee of its assets.
- c) If (i) the Gift Card Services are terminated for any reason other than Processor's material breach prior to the expiration of the Initial Term, or (ii) Client suspends or terminates the Program prior to the expiration of the Initial Term except as provided for in Section 5 (a) (iv), nothing in this subsection shall prohibit or limit Processor's right to recover damages or any other amounts due and owing Processor in the

event that the Gift Card Services are terminated by Processor due to a breach by Client or shall be deemed to waive or otherwise limit Client's obligations under this Agreement.

- d) If requested by Client, Processor may, in its sole and absolute discretion, continue to provide the Services for all previously issued and unexpired (if applicable) Gift Cards for up to twelve (12) months following the termination of the Gift Card Services; provided, however, that Processor's shall not activate any new Gift Cards after the effective date of termination. Processor's obligation to provide continuing Services after termination is confinent upon Client's agreement to pay for such Services and to conduct its operations in accordance with the terms of this Agreement, and Processor may require advance payment for some portion or all of the estimated cost of such Services to be provided after termination.
- e) Termination of the Gift Card Services shall not affect Client's observiors (including any observiors incurred by an Afficiated issuer) to pay for services rendered or observiors due or owing under this Agreement prior to lemmination.
- f). The provisions of Sections 3 (f), (g), (h), (f), (h) and (f), and Sections 4, 5 (a), 5 (b), 5(c), and 6 hereof shall survive any termination of this Agreement.

7, Indemnification.

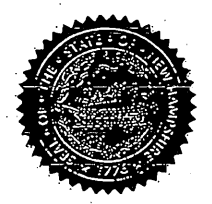
Processor shall indemnify and hold harmless Claim and its directors, officers, employees, agents and Affiliate Issuers from and against any and all find party Claims to the extent that any such Claim is caused by or arises out of, (i) any lature of Processor to comply with any law or regulation applicable to the Program; or (ii) any error in the Database, unless the error is caused by incorrect information submitted by Claim or is otherwise made in accordance with Claim's instructions.

- 8. Patents, Copyrights, Intellectual Property, etc. Client shall have no interest whatsoever, including copyright interests, franchise interests, license interests, patent rights, property rights or other interest in the Services provided hereunder. These provisions are not to be construed as granting to Client any patent rights or patent ficense in any patent, which may be obtained in respect of the Services. Artwork created by Processor on behalf of Client remains the property of Processor. Client retains ownership of any artwork supplied to Processor.
- 9. Limitation of Liability: Disclaimer of Warranties. NOTWITHSTANDING ANY PROVISION IN THIS AGREEMENT TO THE . CONTRARY, PROCESSORS CUMULATIVE AGGREGATE LIABILITY FOR ANY LOSSES, CLAIMS, SUITS, CONTROVERSIES, BREACHES, OR DAMAGES ARISING OUT OF RELATED TO THIS AGREEMENT FOR ANY CAUSE WHATSOEVER, REGARDLESS OF THE FORM OF ACTION OR LEGAL THEORY, SHALL BE LIMITED TO THE ACTUAL DIRECT DAMAGES SUFFERED BY CUENT AND, IN ANY EVENT, SHALL NOT EXCEED THE LESSER OF (1) THE AMOUNT OF FEES PAID TO PROCESSOR BY CLIENT UNDER THIS AGREEMENT DURING THE TWELVE (12) MONTHS PRIOR TO THE DATE THAT THE LIABILITY ARISES, OR (II) TWENTY THOUSAND DOLLARS (\$20,000).

State of New Hampshire Bepartment of State

· CERTIFICATE

I, William M. Gardner, Secretary of State of the State of New Hampshire, do hereby certify that Dane of America Merchant Services, LLC is a New Hampshire limited liability company formed on October 13, 2009. I further certify that it is in good standing as far as this office is concerned, having filed the annual report(s) and paid the fees required by law; and that a certificate of cancellation has not been filed.



In TESTIMONY WHEREOF, I hereto set my hand and cause to be affixed the Seal of the State of New Hampshire, this 3rd day of September, A.D. 2013

William M. Gardner
Secretary of State

Banc of America Merchant Services, LLC Secretary's Certificate

In Joann Carlton, Secretary of Banc of America Merchant Services, LLC, a limited liability company organized and existing under the laws of the State of Delaware ("BAMS"), do hereby certify as follows:

The Senior Vice President of Large Corporate Sales is duly authorized to execute and deliver contracts and other instruments on behalf of BAMS and Bank of America, N.A. as he deems necessary or desirable subject, at all times, to the applicable policies of BAMS and other limitations on its officers' authority.

The following person is duly elected, qualified and acting Senior Vice President of Large Corporate Sales for BAMS, he is now serving in such capacity, and his signature as set forth below is genuine:

Name

Signature

Edward F. Sykes

IN WITNESS WHEREOF, I have signed this Secretary's Certificate on

2012 4 , 2013

JoAnn Carlion, Secretary

ACORD CERTIFICATE OF LIABILITY INSURANCE								DATE (##DOTTE)			
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CANCELLATION CERTIFICATE HOLDER State of New Hampshire Department of Administrative Services 25 Capitol Street, room 120 Concord NH 03301

SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.

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