B 10 (Custom Form 10) (04/09)

B To (Custom Torin To) (O4009)	
UNITED STATES BANKRUPTCY COURT DISTRICT OF DELAWARE	PROOF OF CLAIM
Indicate the Debtor against which you assert a claim by checking the appropriate box below. (Check only one Debtor per claim form.) X Cynergy Data, LLC – (Case No. 09-13038) □ Cynergy Data Holdings, Inc. – (Case No. 09-13039) □ Cynergy Prosperity Plus, LLC – (Case No. 09-13040)	
Name of Creditor (the person or other entity to whom the debtor owes money or property):	☐ Check this box to indicate that this
Boulder Creek Internet Solutions d/b/a BellaClear	claim amends a previously filed
Name and address where notices should be sent:	claim. Court Claim Number:
Boulder Creek Internet Solutions d/b/a BellaClear	(if known)
Steven Vanderburger	Pited and
10955 Westmoor Dr., 4th Floor	Filed on:
Westminster, CO 80021	
Telephone No. (720) 935-6433	
Name and address where payment should be sent (if different from above):	Check box if you are aware that anyone else has filed a proof of
	claim relating to your claim.
Telephone No.	Attach copy of statement giving particulars.
Telephone No.	Check this box if you are the
	debtor or trustee in this case.
1. Amount of Claim as of Date Case Filed: \$ 17,448.98 plus interest and attorney fees	5. Amount of claim Entitled to Priority
as applicable If all or part of your claim is secured, complete item 4 below; however, if all of your claim is unsecured, do not complete item 4.	under 11 U.S.C. § 507(a). If any portion of your claim falls in one of
If all or part of your claim is entitled to priority, complete item 5.	the following categories, check the box and state the amount.
Check this box if claim includes interest or other charges in addition to the principal amount of the claim. Attach itemized statement of all interest or charges	Specify the priority of the claim.
2. Basis for Claim: merchant processing agreement (see attached)	Demostic summent chlications under 11
(See instruction #3a on reverse side.)	U.S.C. § 507(a)(1)(A) or (a)(1)(B).
3. Last four digits of any number by which creditor identifies debtor:	☐ Wages, salaries, or commission (up to
3a. Debtor may have scheduled account as:	\$10,950*) earned within 180 days
(See instruction #3a on reverse side.) 3b. Creditor Tax ID # 26-1405218	before filing of the bankruptcy petition or cessation of the debtor's business,
4. Secured Claim (See instruction #4 on reverse side.)	which ever is earlier 11 U.S.C.
Check the appropriate box if your claim is secured by a lien on property or a right of setoff and provide the requested	§ 507(a)(4).
information.	Contributions to an employee benefit plan 11 U.S.C. § 507(a)(5).
Nature of property or right of setoff: Real Estate Motor Vehicle Other	☐ Up to \$2,425* of deposits toward
Describe:	purchase, lease, or rental of property or
Value of Property: \$ Annual Interest Rate:%	services for personal, family, or
Amount of arrearage and other charges as of time case filed included in secured claim,	household use 11 U.S.C. § 507(a)(7). Taxes or penalties owed to
if any: \$ Basis for Perfection:	governmental units 11 U.S.C.
Amount of Secured Claim: \$ Amount Unsecured: \$	§ 507(a)(8). ☐ Other Specify applicable paragraph of
6. Section 503(b)(9) Claim Amount:	11 U.S.C. § 507(a)().
Check this box if your claim is for the value of goods received by the debtor within 20 days before the date of	Amount entitled to priority:
commencement of the case (11 U.S.C. §503(b)(9)). Include the amount of such claim in the space for "Section 503(b)(9) Claim Amount" above.	\$
7. Credits: The amount of all payments on this claim has been credited for the purpose of making this proof of claim.	* Amounts are subject to adjustment on
8. Documents: Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders,	4/1/10 and every 3 years thereafter with response to cases commenced on or after
invoices, itemized statements of running accounts, contracts, judgments, mortgages and security agreements. You may also	the date of adjustment.
attach a summary. Attach redacted copies of documents providing evidence of perfection of a security interest. You may also attach a summary. (See instruction 7 and definition of "redacted" on reverse side.)	DECEINED
DO NOT SEND ORIGINAL DOCUMENTS. ATTACHED DOCUMENT MAY BE DESTROYED AFTER SCANNING.	RECEIVED
If the documents are not available, please explain:	EED 0.1 2010
Date: (B) Illes STEVEN NANDERBUR & Manager	FEB 01 2010
Date: 27/10 Signature: The person filing this claim must sign it. Sign and print name and title, if any, of the creditor or other person authorized to file this claim and state address and telephone number if different from the notice address above. Attach copy of power of attorney, if any.	SURTZMANCARSON CONSULTANTS

Penalty for presenting fraudulent claim: Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 and 3571.

ATTACHMENT A

EXPLANATION OF CLAIM

This Proof of Claim is based on amounts due the Creditor (the "Indebtedness) pursuant to that certain merchant agreement by and between Creditor and Debtor, a copy of which is attached hereto as Exhibit "1" (the "Merchant Agreement"). In addition, to the extent as allowed by applicable law, Creditor is entitled to post petition interest on unpaid amounts and attorneys' fees and costs in connection with the collection of the Indebtedness and/or this bankruptcy proceeding.

Merchant Processing Agreement
This Merchant Processing Agreement ("Agreement") Is entered into on the Effective Date defined in Section 13.A, below, between the business indicated on the Merchant Application ("Merchant" or "you"), Cynergy Date, LLC ("CD" or "Processor"), and Harris, N.A. ("Bank").

Recitals

Merchant depires to accept Debit Cards and/or Other Cards, as indicated on the Merchant Application, validly issued by members of Discover® Network, Visa U.S.A., inc., ("Visa") and MasterCard International, incorporated ["MasterCard"]. "Debit Card" means all Discover Network Visa or MasterCard cards issued by a non-U.S. bank, a Discover Network, Visa or MasterCard card that accesses a consumer's asset account within 14 days after purchase, including but not limited to Discover Network, Visa or MasterCard card that accesses a consumer's asset account within 14 days after purchase, including but not limited to Discover Network, Visa or MasterCard card (prepaid, payroll, [Eff. gif. gif. and card networks and debit cards all properties of MasterCards", such as on-line (PN-based) cards. "Other Cards" means all cards issued by a non-U.S. bank and all Discover Network, Visa or MasterCard cards other than Debit Cards, including but not limited to business and consumer credit cards and business debit cards. The category of card acceptance you have inclated on the Rechant Application will collectively be referred to as "Cards". Bank and Processor desire to provide Card processing services to Merchant. Therefore, Merchant, Processor and Rank anner as follows:

Terms and Conditions

Honoring Cards

I tems and Conditions
I, Honoring Cards,
A. Without Discrimination, You will honor, without discrimination, any Debit Card andior Other Card, as indicated by you on the Merchant Application, properly tendented by a Cardholder. "Cardholder means a person presenting a Card and purporting to be the person in whose name the Card is a sued. If you elect to accept only one of the card acceptance categories but later submit a transaction from a card in a different category, you gree that Processor and Sank may process the transaction and assess the appropriate fee, and that all terms of this Agreement will apply to that transaction vow will not establish a minimum or machmum transaction and assess the appropriate fee, and that all terms of this Agreement will apply to that transaction vow will not establish a minimum or machmum transaction and assess the appropriate fee, and that all terms of this Agreement will apply to that transaction vow will not establish a minimum or machmum transaction and as a condition for honoring a Card. Cardholders will be entitled to the same services and return privileges you extend to cash customers, and you will not impose any special conditions (unless permitted by the Card Associations) in connection with the acceptance of a Card. Association means Visa, MasserCard, Discover Methory, American Express, Japanese Credit Bureaut, and/or a Debit Network, as applicable.

B. Cardholder Identification. You will identify the Cardholder and check the expiration date and signature on each Card, You will not honor any Card it (i) the Card has expired; (ii) the signature on the sales draft does not correspond with the signature on the Card, You will not honor any Card it (ii) the Card has expired; (ii) the signature on the Card does not make the first count number in the Card association of the Card has expired to distance the signature on the Card does not make the Card has count number and a current Electronic Warning Builderin ille of the Card has expired to distance and make the Card has coun

means cather than by using a Card.

Return Policy, You will properly disclose to the Cardholder at the time of the Card transaction and in accordance with the Rules, any limitation you have on accepting returned merchandise.

P. No Claim Against Cardholder, You will not have any claim against or right to receive payment from a Cardholder unless Processor and Bank refuses to accept the Sales Draft (as defined in Section 3) or revokes a prior acceptance of the Sales Draft after receipt or a chargeback or otherwise. You will not accept any apyments from a Cardholder relating to previous charges for merchandise or services included in a Sales Draft, and if you receive any such payments you promptly will remit them to Processor and Bank.

C. Disputes Will cardholder. All disputes between you and any. Cardholder relating to any Card transaction will be settled between you and the Cardholder. Neither Processor or Bank bear any responsibility for such transactions.

2. Authorization.
A Required on all Transactions, You will obtain a prior authorization for the total amount of a transaction via electronic terminal or device before completing any transaction, and you will not process any transaction that has not been authorized. You will follow any instructions received during the authorization process. Upon receipt of authorization you may consummate only the transaction authorized and must note on the Sales Draft the authorization maker. Where authorization is obtained, you will be deemed to warrant the true identity of the customer as the Cardholders.
B. Effect. Authorizations are not a guarantee of acceptance or payment of the Sales Draft. Authorizations do not waive any provisions of this Agreement or otherwise validates a fraudilent fransaction or a transaction involving the use of on suprise Card.
C. Unreadable Magnetic Stripes. When you present Card transactions for authorization electronically, and if your terminal is unable to read the magnetic stripe on the card, you will obtain an imprint of the card and the Cardholder's signature on the imprinted draft before presenting the Sales Draft to Processor and Bank for processing. Failure to do so may result in the assessment of a transaction surcharge on non-qualitying transactions.

Processor and Bank for processing. Failure to do so may result in the assessment of a transaction surcharge on non-quantying transactions.

3. Presentment of Sales Draft.

A Forms, You will use a Sales Draft ("Sales Draft") or other form approved by Processor and Bank to document each Card transaction. Each Sales Draft will be legibly imprinted with: (i) merchand's name, location and account number; (ii) the information embossed on the Card presented by the Cardholder feither electronically or manually, and funcated, if applicable.

By the description of the goods or services involved; (v) the transaction authorization number; (vi) the total amount of the sale including any applicable taxes, or credit transaction, and (viii) adjacent to the signature line, a notation that all sales are first if, applicable.

B. Signatures. Sales Drafts must be signed by the Cardholder unless the Card transaction is valid mailtelephone order Card transaction, or PNI-based Debt Card fransaction. which fully complies with the requirements set forth in this Agreement. You may not require the Cardholder to sign the Sales Draft before you order the final transaction amount in the Sales Draft.

C. Reproduction of Information, it the following information embossed on the Card and the Merchant's name is not tegling imprinted on the Sales Draft.

C. Reproduction of Information, it is the following information embossed on the Card and the Merchant's name is not tegling imprinted on the Sales Draft before you will tegliby reproduces on the Sales Draft before some substituting it to Processor and Bank; (i) the Cardholder's name; (ii) account number fruncated, if applicable; (iii) superior of the Sales Draft and the Card as a superior on the Sales Draft before substituting it to Processor and Bank; (i) the Cardholder's name; (ii) account number fruncated, if applicable; (iii) superior of the Sales Draft or fine Cardholder is the sales Draft or the Card or superior of the Sales Draft or the Card or superior of the Sales Draft or the Card or s

4. Deposit of Sales Drafts and Funds Due Merchant.

4. Deposit of Sales Drafts and Funds Due Merchant.

A. Deposit of Funds.

1. Deposits of Younger that this Agreement is a contract of financial accommodation within the meaning of the Bankruptcy Code, 11 U.S.C § 365 as amended from time to time, Subject to this Section, Bank will deposit to the Designated Account (defined in Section 6 below) funds evidenced by Sales Drafts (whether evidenced in writing or by electronic means) complying with the terms of this Agreement and the Rules or ill provide you provisional credit for such funds (less recoupment of any credit(s), adjustments, fines, chargebacks, or fees), You undestand and agree that Bank may withhold deposit and payment to you without notice until the expiration of any chargeback period for; a mail offer, telephone or, inhemat transactions on Cards issued by non-U.S. financial institutions, and b) if Processor or Bank determine, in their sole and reasonable discretion, that a transaction or batch of transactions poses a risk of loss. Neither Processor or Bank determine, in their sole and reasonable discretion, that a transaction or batch of transactions poses a risk of loss. Neither Processor or Bank determine, in their sole and reasonable discretion, that a transaction or brocessor and Bank or any incur, including but not limited to the same transaction as Processor and Bank so obligation to Processor and Bank or all amounts owed under this Agreement arise out of the same transaction as Processor and Banks obligation to deposit funds to the Designated Account.

It is Provisional Credit. Not withstanding the previous sentences, under no circumstance will Processor and Bank so a subject to sudit and finant checking by Processor and Sank so and deposits are subject to sudit and finant checking by Processor and Sank so and expensible for processing credits or adjustments: (i) in accordance with the Rules; (ii) for any of your obligations to Processor and Banks; and deposits are subject to sudit and finant constituting suspected fratur or a breach of this Agr

D. Credit. (Lendit Memoranda, You will issue a credit memorandum in any approved form, instead of making a cash advance, a disbursement or a refund on any Card transaction. Bank will debit the Designated Account for the total face amount of each credit memorandum submitted to Bank. You will not submit a credit hat exceeds the amount of enginal sales brain extendit exceeds the amount of enginal sales brain will will submit a credit that exceeds the amount of enginal sales brain will will within the time period specified by the Rules, provide a credit memorandum or credit statement for every return of goods of forgiveness of debt for h were the subject of a Card transaction.

services which were the subject of a Card transaction.

It. Revocation of Credit. Processor or Bank nay revoke prior acceptance of a Sales
Draft in the following circumstances: (a) the transaction giving rise to the Sales Draft was not made in compliance with this Agreement, the Laws or the
Rules; (b) the Cardholder disputes his fability to Processor and Bank for any reason, including but not limited to a contention that the Cardholder did
not receive the goods or services, that the goods or services provided were not as ordered or pursuant to those charpholder gibbs summerated in
Rules; or (c) the transaction giving rise to the Sales Draft was not directly between you and the Cardholder. You will pay Processor and Bank any amount
previously credited to you for a Sales Draft not accepted by Processor and Bank or where accepted, is revoked by Processor and Bank.

E. Reprocessing. Not withstanding any authorization or request from a Cardholder, you will not re-enter or reprocess any transaction which has been

E. Reprocessing, now unknowing an experiment of processing or credit, directly or indirectly, any transaction not originated as a result of a Card transaction directly between you and a Cardholder or any transaction you know or should know to be fraudulent or not authorized by the Cardholder. You will not sell or disclose to third parties Card account information other than in the course of performing your obligations under this Agreement.

G. Debit Card Processing.

L. "Debit Methworks" means those debit card networks accepted by Processor, including but not limited to the following organizations and their successors: Star, NYCE, Pulse, Interlink, AFFN, Alaska, Jeanie, Accel, and Money Station.

ii. Credit Refunds, You will attempt to settle in good faith any dispute between you and a Cardholder involving a transaction. You will establish a fair, consistent policy for the exchange and return of merchandise and for the adjustment of amounts due on Debit Card sales. You will promptly initiate a refund to the customer (which may be made in cash, by an adjustment offair or with a check or cashier's check, as permitted by the Rules) whenever you determine that a Debit Card transaction should be canceled or reversed.

elit influsionens. Except as the Debit Networks may permit, you will not make any cash refunds or payments for returns or adjustments on Debit Card Iransactions but will instead compilet an adjustment form provided or approved by Processor. The Debit Card Sales Draft tohin or return or return will be accepted by you nusts be clearly and compliciously marked (including on the Cardholder's copy) as "find sale" or "no return" and must

compy with the rouse.

We Error Resolution. You will refer Debit Card. Cardholders with questions or problems to the Institution that issued the Debit Card. You will cooperate with Processor and with each applicable Debit Network and its other members to resolve any alleged errors rolating to transactions. You will permit and will pay all expenses of periodic examination and audit of functions related to each Debit Network, at such frequency as the applicable Debit Network deems appropriate. Audits will meet Debit Network of the results will be made available to the Debit Network of the propriate and the propriate and the results will be made available to the Debit Network.

S. Other Types of Transactions.

A. Mail/Telephone Order, Processor and Bank caution against mail orders or telephone orders or any transaction in which the Cardholder and Card are not present ("mail/telephone orders") due to the high incidence of customer disputes. You will perform AVS and obtain the expiration date of the Card or a mail/telephone order and submit the expiration date veh not obtaining authorization of the Card transaction. For miter internactions, you will type or print legibly on the signature line the following as applicable: telephone order or "TO" or mail order or "MO" will type or print legibly on the signature line the following as applicable: telephone order or "TO" or mail order or "MO" will suppose or and Bank in your relational order or mail the processor and Bank in your relational order or "MO" will be processor and Bank in your relational order or "MO" will be processor and Bank in your relational order or "MO" or mail order or "MO" will be processor and Bank in the Merchant Application. Processor and Bank in your relations, or increase their relations, or increase their lens, or terminate this Agreement, or impose a season and all the Merchant Application. Processor and Bank in the Merchant Application. Processor or Bank are increased their processor and Bank in the Merchant Application. Processor and Bank in the Merchan

t and the Rules.

in cash or by check at the time of transaction, or (ii) a Sales Draft represents an advance deposit in a Card transaction completed in accordance with this Agreement and the Rules.

D. Partial Completion.

I. Prior Consent. You will not accept for payment by Card any amount representing a deposit or partial payment of goods or services to be delivered in the future without the prior written consent of Processor or Bank. Such consent will be subject to Bank's final approval. The acceptance of a Card for payment or partial payment of goods or services to be delivered in the future without prior consent will be deemed a breach of this Agreement and cause for immediate termination, in addition to any other remedias available under the Laws. or Rules.

II. Acceptance, If you have obtained prior written consent, then you will complete such Card transactions in accordance with the terms set forth in this Agreement, the Rules, and the Laws. Cardholders must execute one Sales Draft when making a deposit with a Card and a second Sales Draft when paying the balance. You will not operate born the vorted "deposit" or "balance" as appropriate, You will not present any Sales Draft to other adoptions the Sales Draft belief "balance" as appropriate. You will not present any Sales Draft to other moreonatum to Bank for processing (whether by electronic means or otherwise) which relates to the sale of goods or services for future delivery without Processor or Bank's prior written authorization. Such consent will be subject to Bank's firnel approval. If Processor or Bank have given such consent, you represent and warrant to Processor and Bank that you will not provide for the delivery of goods or services at the agreed upon future date, independent of any credit or proceeds resulting from sales drafts or other memoranda taken in connection with future delivery transactions. Future delivery of goods or services at the agreed upon future date, independent of any credit or proceeds resulting from sales drafts or other memorands taken

Processor of any suspected or confirmed loss or theft of any transaction information. In addition, you must provide reasonable access to Discover Network. Visa, MasterCard, a Dabit Network or independent third party to welfly your ability to prevent future security breaches in a manner consistent with the requirements of any Rule of the Card Associations, including but not limited to undertaking the required by Discover Network and the Card Associations, including but not limited to undertaking the required annual or quarterly self-assessments and Web infrastructure scens, as appropriate. If you coper EC transactions, you must: Install and maintain a working network firewalt to protect data accessible visit infrarents; represented to the Card Association of the Installant and the Card Associations, and additional and association of the Installant and Card Association for system passwords and other security parameters; track access to data by business "need-to-know", assign a unique ID to each person with computer access to data; not use worker security associated association associated associated association associated associated association associated association associated association asso

J. Debit Card Transactions. i. For each PIN-based Debit Card sale, the Cardholder must enter his Personal Identification Number ("PIN") through a PIN pad located at the po

of sale.

I. Each PIN pad will be situated to permit Cardholders to input their PINs without revealing them to other persons, including your personnel.

II. You will instruct personnel that they any not ask any calculated to disclose the PIN and that in the event that are not your personnel excertheless becomes aware of any Cardholder's PIN, such personnel will not use such PIN or create or maintain any record of such PIN, and will not disclose such PIN to any other person

PNN to any other person.

In The PIN message must be encrypted from the PIN pad to the point of sale device connected to a Debit Network used to Initiate transactions ("Terminal") and from the Terminal to the Debit Network and back so that the PIN message will not be in the clear at any point in the transaction.

It you will comply with any other requirements relating to PIN security as required by Bank or by any Debit Network.

It is a transaction necipit in conforming with Requisition E and the fluctues will be made available to the Cardholder.

It you may not establish a minimum or maximum transaction amount as a condition for use of a Debit Card.

Viii. You may not charge any Cardholder for the use of any Debit Card unless the Rules so permit.

It you may not collect tax as a separate cash transaction.

K. Debit Card Terminals. Debit Card terminals, including hardware and software, must be certified for use by Bank and by all of the Debit Networks.

Terminals must include encrypted PIN pads with allow entry of up to sixteen character PINs, printers and a keyboard lock function, You are responsible for compliance with all Rules regarding the use of Terminals, regardless of whether such Terminals are obtained through CD or through a third party

6. Designated Account.
A. Establishment and Authority, Merchant will establish and maintain an account at an ACH receiving depository institution approved by Bank ("Designated Account"). Merchant will maintain sufficient funds in the designated Account to satisfy all obligations, including fees, contemplated by this Agreement. Merchant irrevocably authorizes Bank to debit the Designated Account for chargebooks, fees and any whether or not you have notified Processor and Bank of a change to the Designated Account. Merchant must obtain prior written consent from Bank or Processor to change the Designated Account. Merchant must obtain prior written consent from Bank or Processor to change the Designated Account. Merchant must obtain prior written consent from Bank or Processor to change the Designated Account. Merchant must obtain prior written consent from Bank or Processor to change the Designated Account. Merchant must obtain prior written consent from Bank or Processor to change the Designated Account. Merchant must obtain prior written consent in the Bank or Processor to change the Designated Account of the Agreement and may take other action necessary, as determined by them within their sole discretion.
B. Opposit. Bank will initiate a begotal it na amount represented on Sales Drafts to the Designated Account subject to Section 4 of this Agreement upon receipt of funds from Visa, MeasterCard, or a Debit Network. Typically, the deposit will be initiated of subsenses days following Processor's receipt of the Sales Draft. "Business Day" means Monday through Friday, excluding holidays observed by the Foderal Reserve Bank of New York Merchant authorizes Bank and Processor to Initiate eversal or adjustment entities and initiate or suspend such entities as any be necessary to grant Merchant conditional crudit for any entry. Bank, in its sole discretion, may grant you provisional credit for transaction amounts in the process of collection, subject to receipt of final payment by Bank and subject to a

of the asserted error, and (iv) an explanation of why you believe an error exists and the cause of it, if known. That written notice must be received by Processor and Bank within 30 calendar days after you received the periodic statement containing the asserted error. You may not make any loss or expense relating to any asserted error for 80 catendar days immediately following Processor's receipt of your written notice. During that 60 day period, Processor and Bank will be entitled to investigate the asserted error.

D. Indemnity, You will indemnify and hold Processor and Bank harmless for any action they take against the Designated Account, the Reserve Account, or any other second pursuant to this determine.

Processor and Bank will be entitled to investigate the assented error.

D. Indemnity, You will indemnity and hold Processor and Bank harmless for any action they take against the Designated Account, the Reserve Account, or any other account pursuant to this Agreement.

E. ACH Authorization. You authorize Processor and Bank to initiate debit. Fredit entries to the Designated Account, the Reserve Account, or any other account maintained by you at any institution, all in accordance with this Agreement. This authorization will remain in effect beyond termination of this Agreement. In the event you change the Designated Account, this authorization will apply to the new account.

7. Security Interests, reserve recount, recognized and executive agreement under the Uniform Commercial Code, You grant to Processor and Bank a security interest.

1. Security Agreement. This Agreement is a security agreement under the Uniform Commercial Code, You grant to Processor and Bank a security interest in and lien upon." (Bit funds at any time in the Reserve Account, regardless of the source of such funds; (ii) all funds at any time in the Reserve Account, regardless of the source of such funds; (iii) present and future Sales Draft; and (iv) any and all amounts which may be due to you under this Agreement including, without limitation, all rights to receive any payments or credits under this Agreement (collective). "Secured Asset's," You agree to provide other collateral or security to Processor and Bank to secure your obligations under this Agreement under the proper security of the provided of the collateral or security to Processor and Bank is used to a fund the security and the secured security interest may be exercised by Processor and Bank without notice or demand of any kind by making an immediate withdrawal or freezing the security diseasets.

between you and Processor and Bank. This security interest may be exercised by Processor and Bank without notice or demand of any kind by making an immediate withdrawal or freezing the secured assests.

ii. Perfection. Upon request of Processor or Bank, you will exocute one or more financing statements or other documents to evidence this security interest. You present and warrount that no other person or entity has a security interest in the Secured Assets. Eurther, with respect to such security interests and items, Processor and Bank will have all rights a florded under the Uniform Commercial Code, any other applicable law and in equity. You sight interests and liens, Processor and Bank written consent prior to granting a security interest of any kind in the Secured Assets to any any time of the Secured Assets to any the secure of the party. You sight that it is a contract of recoupment and Processor and Bank ware not required to file a motion for relief from a bankruptcy action automatic stay for Processor or Bank. You authorite Processor or Bank and appoint Processor or Bank your animal to any financing statement used for the perfection of any security interest or length granted herwards.

B. Reserve Account.

B. Reserve Account.

Establishment, You will establish and maintain a non-interest bearing deposit account ("Reserve Account") at Bank initially or at any time in the future as requested by Processor and Bank, with sums sufficient to satisfy your current and future obligations as determined by Processor and Bank. You authorize Bank to debit the Designated Account or any other account you have at Bank or any other financial institution to establish or maintain funds in the Reserve Account. Bank may deposit into the Reserve Account account and purpose of establishing, maintaining or increasing the Reserve Account and account account and purpose of protect its circumstance.

In me reserve Account in accordance with this Section, if it determines such action is reasonably necessary to proceed maintaining or increasing the Reserve Account in accordance with this Section, if it determines such action is reasonably necessary to proceed increasing the reserve Account against any outstanding amounts you owe under this Agreement or any other agreement between you and Processor or Bank, No.Processor and Bank may exercise their rights under this Agreement against the Reserve Account to collect any amounts due to Processor or Bank, Processor or Bank, Including, without limitation, rights of st-off and recompenent.

iii, Funds, Funds in the Reserve Account will remain in the Reserve Account until 270 calendar days following the later of termination of this Agreement or your last transmission of sales drafts to Processor or Bank, provided, however, that you will remain libble to Processor and Bank, for all fiabilities occurring beyond such 270 day period. After the expiration of such 270 day period you must provide Processor with written notification indicating you desire a release of any funds remaining in the Reserve Account in order to receive such funds. You agree that you will remain the Reserve Account for any purpose, including but not limited to paying chargebacks, fees, fines or other amounts you owe Processor and Bank under this Agreement is an account of the Agreement and selection of the Reserve Account in an amount satisfactory to Processor and Bank under this Agreement and selection of the Reserve Account in an amount satisfactory to Processor and Bank will be under Bankruptcy Code 5 35, as amended from time to time, you from: (3) any amounts hely would otherwise be obligated to deposit into the Designated Account; (ii) any other amounts Bank or Processor may owe you under this Agreement or any other agreement, and (iii) any funds in the Designated Account; (ii) and the extensive processor and Bank have the right of recoupment and sel-off. This means that they may offset or recou to offset against the Reserve Account for any and all obligations which you may owe to Processor and Bank micro treated before or after the filling of the bankruptcy petition.

D. Remedies Countainst and remainst and remainst any or a support of the second processor and Bank without regard to whether the obligations relate to Sales Drafts initiated or created before or after the filling of the bankruptcy petition.

D. Remedies Countainst. The first and remedies conferred upon Processor and Bank in this Agreement, at law or in equity, are not intended to be exclusive of each other. Rather, each and every right of Processor and Bank under this Agreement, at law or in equity, will be cumulative and concurrent

and in addition to every other right.

8. Fees and Other Amounts Owed Bank.

8. Fees and Other Amounts Owed Bank.
A. Fees and Taxes. You will pay Processor and Bank fees for services, forms and equipment in accordance with the rates set forth on the Application.
A. Fees and Taxes. You will pay Processor and Bank fees for services, forms and equipment in accordance with the rates set forth on the Application and debited from the Designated Account once each business day or month for the previous business day's or month's activity, or will be netted out from the funds due you attributable to Sales Drafts presented to Processor and Bank Processor and Bank reserve the right to adjust the fees set forth on the Application and in this Section in, accordance with Section 151, below, provided that must approve, in advance, any fee to or obligation of Merchant arising from or related to performance of this Agreement. Sank may not assign or or otherwise transfer an obligation to pay or reimburse Merchant arising from, or related to, performance of this Agreement to Processor.

B. Other Amounts Owed. You will immediately pay Processor and Bank arising from, or related to, performance of this Agreement to Processor and Bank attributable to this Agreement including but not limited to changebacks, fines imposed by Visa or MasterCard, non-sufficient tune fees, and ACH debits that overdraw the Designated Account, Reserve Account or are otherwise dishonered. You authorize Bank to debit via ACH the Designated Account, Merchant Account, or any other contract, note, quarranty, instrument or dealing of any kind now existing or later entered into between you and Processor or Bank, whether your obligation is direct, indirect, primary, secondary, fixed, contrigent, joint pay monunt you over Processor or Bank will be a supplicated to the property processor can bank such amount.

C. Berchant Maintenance Supply/Replacement Program YMMP?, You are responsible for purchasing all supplies required to property process Card transactions (sales slips, printer rolls, etc.). If you elect to participate in the MMP, you und

9. Application, Indemnification, Limitation of Liability.

A Application is correct and complete. You must notify Processor in writing of any changes to the information in the Application, including but not limited to: any additional location or new business, the Identity of principals and/or owners, the form of business organization (i.e., os., proprietoration) partnership, etc.), type of goods and services provided and how sales, are completed (i.e. by telephone, mail, or in person at your place of business). The notice must be received by Processor within 10 business days of the change. You will provide updated information to Processor within a reasonable time upon request, You are liable to Processor for all losses and expenses incurred by Processor arising out of your failure to report changes to it. Bank and Processor may immediately terminate this Agreement upon notification by you of a change to the Information in the Application.

Indemnification, You will hold harmless and Indemnify the Card Associations, Processor and Bank, their employees and agents (i) against all claims by third parties arising out of this Agreement, and (ii) for all attorneys fees and other costs and expenses paid or incurred by Processor or Bank in the enforcement of the Agreement, including but not limited to those resulting from any breach by you of this Agreement and those related to any bankmuptcy proceeding.

the enforcement of the Agreement, including but not limited to those resulting from any breach by you of this Agreement and mose results using bankingtcy proceeding.

C. Limitation of Liability, Any liability of Processor or Bank under this Agreement, whether to you or any other party, whatever the besis of the liability, shall not exceed in the aggregate the difference between (i) the amount of fees paid by you to Processor and Bank during the month in which the transaction such of which the liability arose occurred, and fill assessments, chargebacks, and offsets against such fees which arose during such month. In the event more than one month is involved, the aggregate amount of Processor's and Bank's liability shall not exceed the lowest amount determined in accord with the foregoing calculation for any one month involved. Neither Processor Bank nor their apents, officers, directors, or employees shall be liable for indirect, special, or consequential damages.

D. Parformance. Processor and Bank will perform all services in accordance with this Agreement. Processor and Bank make no wernatty, express or implied, regarding the services, and nothing contained in the Agreement will constitute such a warranty. Processor and Bank disclaim all implied warranties, including those of mercharitability and fitness for a particular purpose. No party will be liable to the others for any failure or delay in its performance or this Agreement if such failure or delay artises out of causes beyond the control and without the, shall or negligence due, party. Melter Processor nor Bank shall be liable for the acts or omissions of any third party. For purposes of this Agreement, Processor is the exclusive agent of Bank and Bank be at all times entirely responsible for, and in control of Processor's performance.

10. Representations and Warranties, You represent and warrant to Processor and Bank at the time of execution and during the term of this Agreement

10. Representations and Warranties. You represent and warrant to Processor and Bank at the time of execution and during the term or ims Agreement the following:

A. Information. You are a corporation, limited liability company, partnership or sole proprietorship validity existing and organized in the United States. All information contained on the Application or any other document submitted to Processor or Bank is true and complete and properly reflects the business, financial condition, and principal partners, owners, or officers of Meternata, You are not engaged or affiliated with any businesses, products or methods of selling other than those set forth on the Application, unless you obtain the prior written consent of Processor and Bank.

E. Entity Power. Merchant and the person signing this Agreement have the authority to execute and perform this Agreement. This Agreement will not violate any law, or conflict with any other agreement to which you are subject.

C. No Utigation or Termination. There is no action, suit or proceeding panding or to your knowledge threatened which if decided adversely would impair your ability to carry on your business substantially as now conducted or which would adversely affect your financial condition or oparations. You have never entered into an agreement with a third party to perform credit of debit card processing which has been terminated by that third party.

D. Transactions. All transactions are bona fide. No transaction involves the use of a Card for any purpose other than the purchase of goods or services from you nor does it involve a Cardibolder obtaining cash from you unless allowed by the Rules and agreed in writing with Processor and Bank.

E. Rule compliance. You will comply with the Laws and Rules.

and immensal monitorion.
You authorize Processor or Bank to audit your records, systems, processes or procedures to confirm compliance with this Agreement, as
If from time to time. You will obtain, and will submit a copy of, an audit of your business when requested by Processor or Bank.

ial Information. zations. You authorize Processor or Bank to make any business or personal credit inquiries they consider necessary to review the acceptance inuation of this Agreement. You also authorize any person or credit reporting agency to compile information to answer those credit inquiries

and to furnish that information to Processor and Bank.

ii. Documents. You will provide Processor of Bank personal and business financial statements and other financial information as requested from time to time. If moueted, you will provide Processor of Bank personal and business financial statements and other financial information as requested from time to time. If moueted, you will furnish within 120 calendar days after the end of each fiscal year to Processor and Bank a financial statement of profit and loss for the fiscal year and a balance sheet as of the end of the fiscal year.

12. Third Parties.

A Services. You may be using special services or software provided by a third party to assist you in processing transactions, including authorizations and settlements, or accounting functions. You are responsible for ensuring compliance with the requirements of any third party in using their products. This includes making sure you have and compty with any software updates. Processor and Bank have no responsibility for any transaction until that point in time Processor or Bank receive data about the transaction.

B. Use of Terminals Provided by Others. You will notify Processor and Bank immediately if you decide to use electronic authorization or data reput reminals or software provided by any entity other han Processor and Bank or its authorize designee ("Third Party Terminals") to process transactions. If you lede to use Third Party Terminals you agree (i) the third party providing the terminals and the your agent in the delivery of Card transactions for Processor and Bank; and (ii) to assume full responsibility and liability for any failure of that third party to comply with the Rules or this Agreement. Neither Processor nor Bank will be responsible for any losses or additional fees incurred by you as a result of any error by a third party agent or a maltinuration or a Third Party Terminal. malfunction in a Third Party Terminal

malfunction in a Third Party Terminal.

C. Delsh Network Requirements, in order to inform Cardholders that Debit Cards may be accepted at your locations, you will prominently display the trademark of each Debit Network at the entrance, near all Terminats and on the window of such location. All uses by you of any Debit Network rademark will comply with the Rutes. You acknowledge and agree that in displaying any such trademark, you will be subject to approval by the applicable Debit Network. You will under no circumstrances be deemed to all censee or sublicensee of any trademark of any Debit Network, nor will you otherwise be deemed to have or to acquire any right, title or interest in such trademarks.

13. Term and Termination

13. Term and Termination
A Tarm. The Agreement will become effective on the date Bank executes this Agreement, "Effective Date"), provided, however that if you submit a transaction prior to the Effective Date, you will be bound by all terms of this Agreement. The Agreement will remain in effect for a period of 3 years ("Initial Term") and will remay for successive 1 year terms ("Kenewal Term") unless terminated as set forth below.

S. Termination. The Agreement map be terminated by Bank or Merchant to be effective at the end of the Initial Term or any Renewal Term by giving written notice of an intention not to renew at least 90 calendar days before the end of the current term. Further, this Agreement may be terminated as any time with or without notice and with or without cause by Processor and Bank Processing under a particular Debit Network may expended or terminated (without terminating this entire Agreement) if: (i) the Debit Network for under a particular Debit Network in suppended or summinated (without terminating this entire Agreement) if: (ii) the Debit Network (whether caused by termination or expiration of Processor's agreement with such Debit Network or otherwise, in addition, in the event that Processor's participation in such Debit Network or otherwise, he addition, in the event that Processor's participation in such Debit Network or otherwise. In addition, in the event that Processor's participation in such Debit Network or over period or any reason, processing through such Debit Network or over will be suspended for the period of time of such suspension and Bank or Processor will mediately northly you of that event. Neither Processor, Bank, nor any Debit Network will have any liability to you as a result of any such suspension or termination.

C. Action upon Termination.

C. Action upon Termination.

I. Terminated Merchant File. You acknowledge that Bank is required to report your business name and the name of Merchant's principals to Discover Network, Visa and MesterCard when Merchant is terminated due to the reasons listed in the Rules.

II. Designated Account. All your obligations regarding accepted Sales Drafts will survive termination. You must maintain in the Designated Account and the Reserve Account enough funds to cover all chargebacks, deposit charges, refunds and fies incurred by you for a reasonable time, but in any event not less than the time specified in this agreement. You authorize Bank to charge those accounts, or any other account maintained under this Agreement, for all such amounts. If the amount in the Designated Account or Reserve Account is not adequate, you will pay Processor and Bank the amount you one it upon demand, together with all costs and expenses incurred to collect that amount, including reasonable attorneys' fees.

III. Equipment. Within 14 business days of the date of termination, you must return all equipment owned by Processor and immediately pay Processor and Bank are amounts you ove them for equipment costs.

k any amounts you owe them for equipment costs

and usen any announce you own mem for equipment costs.

It surk Early Termination. It you terminate this Agreement before the end of the initial Term, you will immediately pay Bank, as deconversion costs, an early termination fee equal to \$495. You agree that the early termination fee is not a penalty, but rather is resentable in light of the financial harm caused by your early termination. Other remedies Bank or Processor may have under this Agreement still apply.

14. Compliance With Laws And Rules. You agree to comply with all rules and operating regulations issued from time to time by a Debit Network, Diners' Club, Discover Network, MasterCard, and Visa and any policies and procedures provided by Processor or Bank, including those set forth in the Merchant Operating Manual (Pfulse"). The Rules are incorporated into his Agreement, by reference as if they were fully set forth in Agreement, Agreement by reference as if they were fully set forth in Agreement, Agreement by reference as if they were fully set forth in Agreement, Agreement by reference as if they were fully set forth in Agreement, agree to comply with all applicable state, federal and local laws, rules and regulations ("Laws"), as amended from time to time. You will assist Processor and Bank all lastruments if may from time to time reasonably deem necessary.

15. Use of Trademarks and Conflidentiality.

A. Use of Trademarks. Your use of Discover Network, Visa and MasterCard trademarks must fully comply with the Rules, Your use of Discover Network, Visa and MasterCard trademarks must fully comply with the Rules, Your use of Discover Network, Visa or MasterCard endorse any goods or services other than their own and you may not refer to Discover Network, Visa or MasterCard in stating sligbility for your products or services. If you have requested signage for the purpose of indicating soceptance of Debit Cards, you must display such signage for a minimum of 3 months. All point of sale slightlys or verbalter must include either appropriate Discover Network or Visa-owned marks to indicate acceptance of Debit and Other Cards or Visa approved signage to indicate acceptance of the limited soceptance category you have selected.

Cardia or Visa approved signage to indicate acceptance or ine immed acceptance casegory you have acceptance.

A. Confidentially, You will not disclose to any third party Cardholder's account information or other personal information except to an agent of yours assisting in completing a Card transaction, a Card Association, or as required by law. You must keep all systems and media containing account, Cardholder, or transaction information (physical or electronic, including but not limited to account numbers, card intensity, and TIDs) in a secure manner, to prevent access by or disclosure to anyone other than your authorized personnel. You must destroy all material containing Cardholder's account numbers, Card imprints, Sales Drafts, Credit Vouchers (except for Sales Drafts Cardholder information is not disclosed or otherwise misused. You may not retain or store, Data or the state of the property of the control of the property of

has a reason to know such information.

C, Return to Bank, All promotional materials, advertising displays, emblems, Sales Drafts, credit memorands and other forms supplied to you and not purchased by you or consumed in use will remain the property of Processor and Bank and will be limmediately returned to Processor upon termination of this Agreement. You will be fully liable for all loss, cost, and expense suffered or incurred by Processor and Bank arising out of the failure to return or destroy such materials following termination.

16. General Provisions.

To, General Provisions. A Entire Agreement as amended from time to time, including the Rules, the Merchant Operating Manual, and the completed M. Application, all of which are incorporated into this Agreement, constitute the entire agreement between the parties, and all prior or other agree or representations, written or oral, are superseded. This Agreement may be signed in one or more counterparts, all of which, taken togeth

constitute one agreement.

B. Governing Law. This Agreement will be governed by the laws of the State of New York. Proper venue for any dispute arising from this agreement shall be in any state or federal court of competent jurisdiction in New York County, New York. Merchant and Guarantor(s) agree to submit to the personal jurisdiction of courts located in New York County, New York.

C. Exclusivity. During the Initial and any Renewal Term of this Agreement, you will not enter into an agreement with any other entity that provides Card processing services similar to those provided by Processor and Bank as contemplated by this Agreement without Processor and Bank's written

c. excusaring, ourning the initial and any tenewal term of this Agreement, you will not enter into an agreement with any other entity that provides Card processing services similar to those provided by Processor and Bank as contemplated by this Agreement without Processor and Bank's written consent.

1. Construction. The headings used in this Agreement are inserted for convenience only and will not affect the interpretation of any provision. The tanguage used will be deemed to be the language chosen by the parties to express their mutual intent, and no rule of strict construction will be applied against any party. Any alteration or strikeover in the text of this pro-printed Agreement will have no binding affect, and to be deemed to mend this Agreement. This Agreement may be executed by facsimile, and facsimile copies of signstures to this Agreement shall be deemed to be originals and may be relied on to the same extent as the originals.

2. Assignability. This Agreement may not be assigned by Marchant directly or by operation of law, without the prior written consent of Processor, the Merchant revertheless assigns this Agreement will be deemed to be originals and may be relied or any such assignment.

2. However, the Agreement may not be assigned by Marchant directly or by operation of law, without the prior written consent of Processor, the Agreement shall be binding upon the assignes. Bank will be informed of any such assignment.

3. However, the Agreement may not be assigned by Marchant directly or by operation of law grant assigns this Agreement will be deemed received upon the earlier of: (i) actual receipt or (ii) five calendar days after being deposited in the United States mail, and addressed to the last address shown on the records of the sender.

3. Gankruptcy, if your business falls, including bankruptcy, insolvency, or other auspension of business operations, you must not sell, transfer, or disclose any materials that contain Candibolier account numbers, personal information, or business porations,

or partner of the other,

parties to the duties. Employee Actions. You are responsible for your employees' actions while in your employment. Survival. Sections 4.A.4.B.6,7,8,9, 13.C.15,16.B., and 16.H will survive termination of this Agraement.

N. Bank Contact. You may contact Bank at the following address and telephone number:

s, N.A. 150 N. Martingale, Suite 900