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

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.) 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): Buyers Advantage Solutions, Inc. d/b/a MyFatSavings	Check this box to indicate that this claim amends a previously filed claim.
Name and address where notices should be sent: Name ID: 8457713 Pack No. 708	Court Claim Number:
MYFATSAVE 866 851 2501	(if known)
Raymond Schroeder	Filed on:
275 Cumberland Pkwy., PMB #319	
Mechanicsburg, PA 17055	
Telephone No.	
Name and address where payment should be sent (if different from above):	Check box if you are aware that
Telephone No.	anyone else has filed a proof of claim relating to your claim. Attach copy of statement giving particulars.
	☐ Check this box if you are the
4 320 11 along interests and attenues for	debtor or trustee in this case.
1. Amount of Claim as of Date Case Filed: \$ 4,320.11 plus interest and attorney fees as applicable	5. Amount of claim Entitled to Priority under 11 U.S.C. § 507(a). If any
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. If all or part of your claim is entitled to priority, complete item 5.	portion of your claim falls in one of 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) (See instruction #3a on reverse side.)	Domestic support obligations under 11 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: (See instruction #3a on reverse side.) 3b. Creditor Tax ID # 26-4026830	\$10,950*) earned within 180 days before filing of the bankruptcy petition or cessation of the debtor's business,
4. Secured Claim (See instruction #4 on reverse side.) Check the appropriate box if your claim is secured by a lien on property or a right of setoff and provide the requested information.	which ever is earlier 11 U.S.C. § 507(a)(4).
Nature of property or right of setoff: Real Estate Motor Vehicle Other	Contributions to an employee benefit plan 11 U.S.C. § 507(a)(5).
Describe: Value of Property: \$ Annual Interest Rate:%	Up to \$2,425* of deposits toward purchase, lease, or rental of property or 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).
if any: \$ Basis for Perfection:	☐ Taxes or penalties owed to governmental units 11 U.S.C. § 507(a)(8).
Amount of Secured Claim: \$ Amount Unsecured: \$	Other Specify applicable paragraph of
6. Section 503(b)(9) Claim Amount: Check this box if your claim is for the value of goods received by the debtor within 20 days before the date of 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.	11 U.S.C. § 507(a)(). Amount entitled to priority: \$ * Amounts are subject to adjustment on
 Credits: The amount of all payments on this claim has been credited for the purpose of making this proof of claim. Documents: Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages and security agreements. You may also 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.) 	4/1/10 and every 3 years thereafter with response to cases commenced on or after the date of adjustment.
DO NOT SEND ORIGINAL DOCUMENTS. ATTACHED DOCUMENT MAY BE DESTROYED AFTER SCANNING. If the documents are not available, please explain:	RECEIVED
Date: , Frank Sholle Ruymond S. Schroeder Prosident	FEB 0 1 2010
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.	KURTZMANCARSON 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 Data, LLC ("CD" or "Processor"), and Harris, N.A. ("Bank").

Recitals

Recials Merchant dealers 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 rather ("Visa") and MasterCard rather ("Visa"). The Discover Network (Visa") and MasterCard rather ("Visa") and MasterCard rather ("Visa") and MasterCard rather ("Visa"). The Discover Network (Visa") are that the Card that accesses a consumer's asset account within 14 days after purchase, including but not limited to Discover Network, Visa or MasterCard Issued stored value, prepaid, payroll, ESI, gift, and consumer check cards, and debit cards validly issued by the debit card networks indicated in Section 4.0 Below ("Debit Networld"). Laub so on-line (Photosumer check cards, and debit cards validly issued by the debit card networks indicated in Section 4.0 Below ("Debit Networld"). Laub so on-line (Photosumer check cards, and debit business and consumer credit cards and business was consumer credit cards. The business and consumer credit cards and business was consumer credit cards. The business was consumer credit cards and business was consumer credit cards and business was consumer credit cards and business w and Bank acree as follows:

collectively be referred to as "Cards". Bank and Processor desire to provide Card processing services to Merchant. Therefore, Merchant, Processor and Bank agrees as follows:

I terms and Conditions
1. Honoring Cards.
A. Without Discrimination, You will honor, without discrimination, any Debit Card and/or Other Card, as indicated by you on the Merchant Application, properly tendered by a Cardholder. "Cardholder" means a person presenting a Card and purporting to be the person in whose name the Card is issued. It you elect to accept only one of the card acceptance calegories but later submit a transaction from a card in a difference days and the processor and Bank may process the transaction and assess the appropriate fee, and that all terms of this Agreement will apply to that transaction, You will not establish a minimum or maximum transaction amount as a condition for honoring a Card. Cardholders will be served 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. "Card Association" means Visa, MasterCard, Discover Network, as applicable.
B. Cardholder Identification, You will be cliently the Cardholder and check the expiration date and signature on each Card, You will not honor any Card If." (in the Card das expired, (if) the signature on the Card sangelicis stirp (as printed in electronic form) or the account number rembessed on the Card does not match the account number on the Card's magnetic stirp (as printed in electronic form) or the account number. I sisted on a current lectronic forming Dutletin like. You may not require a Cardholder to provide personal information, such as a home customest selection of the card account number as a condition for honoring a Card unless permitted the architective's account number, Card expiration date, signature, or any other Card account data in plain view when mailed.

C. Card Recover, You will use your reasonable, be set efforts to reco

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 own authorization and authorization as obtained, you will be deemed to warrant the true identity of the customer as the Cardholder.
B. Effect. Authorizations are not a guarantee of acceptance or payment of the Sales Draft that via the processing of the customer as the Cardholder.
C. Urreadable 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-qualifying transactions.

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

3. Presentment of Sales Drafts.

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) merchant's name, location and account number; (ii) the information embossed on the Card presented by the Cardholder righter alectronically or manually and truncated; a papicable, (iii) the date of the transaction, and short description goods or services knowled; (v) the transaction authorization number; (ii) the total amount of the sale including any applicable taxes, or credit transaction; and (vii) adjacent to the signature fine, a notation that all sales are final, if applicable.

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

C. Rapnduction of information. If the following information embossed on the Card and the Merchant's name is not legibly imprinted an the Sales Draft, you will eligibly reproduce on the Sales Draft before submitting if the Processor and Bank; (i) the Cardholder's name; (ii) account number fruncated, if applicable; (iii) expiration date and (v) the Merchant's name and place of business. Additionally, for NastarCard transactions you will eligibly reproduce on the Card as it appears on the face of the Card.

D. Defivery and Retention of Sales Drafts, You will deliver a complete copy of the Sales Draft or credit voucher to the Cardholder at the time of the transaction (violation of Sales Drafts, You will deliver a complete copy of the Sales Draft or credit transaction is completed (unless otherwands) and the Sales Dra

or their agent in the form Processor and cent from more to time specimes or as requires uncons in crusses. It 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 widenced by Sales or Installant and time to time. Subject to this Section, Bank will deposit to the Designated Account (defined in Section 6 below) funds widenced by Sales or Installant are widenced in willing or by electronic means) complying with the terms of this Agreement and the Rules are videnced in will provide you provisional credit for such funds (less recoupment of any credit(e), adjustments, lines, chargebacks, or fees). You understand and agree that Bank may withhold deposit and payment to you without notice until the expiration of any chargeback period for: a) mail order, telephone con frienters transaction as Carda 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 nor Bank are responsible for any losses you may incur, incubring not limited to NET fees, due to such delayed deposit of funds. You acknowledge that your obligation to Processor and Bank for all amounts owed under this Agreement arise out of the same transaction as Processor and Bank sold billipation to deposit funds to the Designated Account.

ii. Provisional Credit. Not withstanding the pravious santences, under no circumstance will Processor of Bank be responsible for processor and Bank will be granted within Processor and Bank will be processor and Bank will be granted within they be changed by Processor and Bank

D. Credit 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 iransaction. Bank will debit the Designated Account for the total facer amount of each credit memorandum submitted to Bank. You will not submit a credit relating to any Sales Draft not originally submitted to Bank, nor will you submit a credit field exceeds the amount of the original Sales Draft. You will not submit a credit field exceeds the amount of the original Sales Draft. You will write the time period specified by the Rutes, provide a credit memorandum or credit statement for every return of good foriginenss of debt for services which were the subject of a Card transaction.

If, Revocation of Credit. Processor or Bank may revoke prior accept any Sales Draft, and Processor and Bank may 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 fills Agreement, the Laws or the Rules; (b) the Cardholder disputes his liability 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 chargebook rights enumerated in the Rules; of c) the transaction giving rise to the Sales Draft not accept and plank or provided your processor and Bank where accepted, it processor and Bank any amount previously credited to you for a Sales Draft not accepted by Processor and Bank where accepted, it provided by you for a road Bank.

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

creaged used. You will not present for processing or credit, directly or indirectly, any transaction not originated as a result of a Card transaction directly between you and Cardholder or any transaction you know or should know to be traudulent or not authorized this the Cardholder or will not sell or disclosed to third parties Card account information to het than in the course of perioring your obligations under this greenent.

'Debit Networks" means those debit card networks accepted by Processor, including but not limited to the following organizations and their succes-rs: 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 return to the customer (which may be made in cash, by an adjustment draft or with a check or cashier's check, as permitted by the Rules) whenever you determine that a Debit Card transactions have be canceled or reversed.

Iii. Adjustments. Except as the Debit Networks may permit, you will not make any cash refunds or payments for returns or adjustments on Debit Card transactions but will instead complete an adjustment from provided or approved by Processor. The Debit Card Sales That for which no return or return will be accepted by you must be clearly and conspicuously marked (including on the Cardholder's copy) as "final sale" or "no return" and must

comply with the Rules.

comply with the traces.

Its 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 relating to transactions. You will permit and will pey 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 standards, and the results will be made available to the Debit Network.

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Associations, Processor, nor any of their respective personnel will have any liability to you for any action taken in good faith.

1. Debit Card Transactions.

1. For each PM-based Debit Card sale, the Cardholder must enter his Personal Identification Number ("PIN") through a PIN pad located at the point

of sale.

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

III. You will instruct personnel that they may not sak any Cardholder to disclose the PIN and that in the event that any of your personnel nevertheless 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

PNI 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.

**Vio un'il Comply with any other requirements instanting to PIN security as required by Blank or by any Debit Network.

**A transaction recipit in conformity with Regulation E and the Rules will be made available to the Cardholder.

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

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**Ly our may not charge any Cardholder for the Use of Terminals, regardless of whether such Terminals are obtained through CD or through a third party compliance with all Rules regarding the use of Terminals, regardless of whether such Terminals are obtained through CD or through a third party

8. 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 establish aud maintain an account at an ACH receiving depository institution approved by Bank ("Designated Account"). Merchant review authorizes Bank to debit the Designated Account to estatish all obligations, including fees, contemplated by this Agreement, United and the state of the Agreement whether or not you have notified Processor and Bank of a change to the Designated Account for a change to the Designated Account Bearbard market of the Section of this Agreement whether or not you have notified Processor and Bank of a change to the Designated Account, if Merchant does not get that consent, Processor and Bank may immediately terminate the Agreement and may take other action necessary, as determined by them within their sole discretion.

B. Deposit, Bank will initiate a deposit in an amount represented on Sales Drafts to the Designated Account subject to Section 4 of this Agreement upon receipt of funds from Visa, MasterCard, or a Debit Metuerit. Typically, the deposit will be initiated 5 business days following Processor receipt of the Sales Draft, "Secupt for mail orientelephone order and electronic commence transactions, which will be initiated 5 business days following receipt of the Sales Draft. "Secupt for mail orientelephone order and electronic commence transactions, which will be initiated 5 business days following receipt of the Sales Draft. "Secupt for mail orientelephone order and electronic commence transactions, which will be initiated 5 business days following receipt of the Sales Draft, Secupt for mail orientelephone order and electronic commence transactions, which will be initiated 5 business days following receipt of the Sales Draft, Secupt for mail orientelephone order and electronic commence transactions, which will be initiated 5 business days following receipt of the Sales Draft, Secu

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 50 calendar days immediately following Processor's receipt of your written notice. During that 50 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 Roserve Account, or any other account pursuant to this Agreement.

E. ACIA Authorization. You authorize Processor and Bank to initiate debtikeredit entries to the Designated Account, the Reserve Account, or any other account murinatined 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 Account, Recoupment and Set-Off.

7. Security Interests, Reserve Account, Recoupment and Set-Off.
A. Security Interests.
I. 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: (f) all funds at any time in the Designated Account, regardless of the source of such funds; (fi) all funds at any time in the Reserve Account, regardless of the source of such funds; (fi) present and future Sales Darit; and (fv) 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 upon Processor of Bank's request.
These security Interests and liens will secure all of your obligations under this Agreement and any other agreement upon Processor of Bank's request.
These security Interests and liens will secure all of your obligations under this Agreement and any other agreement sone visiting or later entered into between you and Processor and Bank. This security interests and liens will secure all of your obligations under this Agreement and any other agreements now visiting or later entered into between you and Processor and Bank. This security interests and liens will secure all only the processor and Bank will have not a security interest and liens. The secure all the security interests and liens, Processor and Bank will have all rights afforded under the Uniform Commercial Code, any other applicable law and in equity. You will obtain from Processor and Bank will there as a lights afforded under the Uniform Commercial Code, any other applicable law and in equity. You will obtain from Processor and Bank will have all rights afforded under the Uniform Commercial Code, any other applicable law and in equity. You will obtain from Processor and Bank will then a rights afforded under the Uniform Commercial Code, any other applicable law and in equity to will obtain from Processor or Bank written consent prior to granting a security interest at any kind in the

B. Reserve Account.

Establishment, 'Ou 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 authorits Bank to debit the Designated Account or any other account you have at Bank or any other financial institution to establish or maintain function in the Reserve Account. Bank may deposit into the Reserve Account thinks it would otherwise be obligated to pay you, for upose of establishing, maintaining or increasing the Reserve Account and the second process of the Reserve Account Bank may be a second process of the Reserve Account Bank and the Reserve Account Bank and

maintaining or increasing the Reserve Account in accordance with this Section, if it determines such action is reasonably necessary to protect its interests.

ii. Authorizations. Bank may, without notice to you, apply deposits in the Reserve Account against any outstanding amounts you owe under this Agreement or any other agreement between you and Processor of Bank (Also, Processor and Bank may excretise their rights under this Agreement against the Reserve Account to collect any amounts due to Processor or Bank (Also, Processor and Bank including, without finitiation, rights of sel-off and recoupment.

if, Funds, Funds in the Reserve Account will remain in the Reserve Account will remain liable to Processor and Bank, for all liabilities or your last transmission of sales drafts to Processor or Bank, brovided, however, that you will remain liable to Processor and Bank, for all liabilities or counting beyond such 170 day period. After the expiration of such 270 day period you must provide Processor withten notification you desire a release of any funds remaining in the Reserve Account in order to receive such funds. You agree that you will not use these funds in the Reserve Account for any purpose, including but not limited to paying chargebacks, less, fines or other amounts you owe Processor and Bank under this Agreement. Bank (and not Merchant) shall have sole control of the Reserve Account in a mount satisfactory to Processor and Bank.

C. Recoupment and Set Off, Processor and Sank have the right of recoupment and set off. The consens had they may only our source of the Agreement and Set Off, Processor and Bank.

C. Recoupment and Set Off, Processor and Sank have the right of recoupment and set-off. This means had they may only our form: (i) any amounts they would otherwise be obligated to deposit into the Designated Account; (ii) any other mounts Bank or Processor and Bank where they for recoupment and set-off. This means had they may off or recoupment and set off. This means had they may off or recoupment a

and in addition to every other right.

A Fees and Other Amounts Owed Rank

D. 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 the Designated Account once each business day or menth for the provious business day's or month's activity, or will be netted out from the funds due you attributable to Sales Darifs presented to Processor and Bank. Processor and Bank reasons the right to adjust the less set forth on the Application and in this Section, in accordance with Section 18.1, below, provided that Bank must approve, in advance, any fee to or obligation of Merchant arising from or related to performance of this Agreement. You are also obligated to pay all taxes, and other charges imposed by any governmental authority on the services provided under this Agreement. Bank may not assign or otherwise transfer an obligation to pay or relations's Merchant arising from, or related to, performance of this Agreement. Processor.

8. Other Amounts Owed. You will immediately pay Processor and Bank any amount incurred by Processor and Bank attributable to this Agreement charges including but not finished to chargebacks, fines imposed by 4% or of MasterCard, now-sufficient fund fees, and ACH debits that overdraw the Designated Account, Reserve Accound or are otherwise dishonered. You authorize Bank to debit via ACK the Besignated Account, Merchant Account, or any other conceived and account, you have at Bank or at any other financial institution for any amount you over Processor or Bank, whether your obligation is direct, indirect, primary, secondary, fixed, contingent, joint or several, in the event Processor or Bank, whether your obligation is direct, indirect, primary, secondary, fixed, contingent, joint or several, in the event Processor or Bank or as under the docessor. Account, or as a processor and Bank for the amount ower, you will immediately pay Processor and Bank such amount.

C. Rechard Mai

A Application, Indemnification, Limitation of Liability.

A Application indemnification, Limitation of Liability.

A Application Not represent and warrant to Processor and Bank that all Information in the 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 principles and/or sources, the form of business organization (e.g., too), proprietorable partnership, etc.), type of goods and services provided and have sales, are completed (e.g. by relephone, mail, or in person at your place of business). The notice must be received by Processor within 10 business days of the change. Now will provide updated information to Processor within a reasonable time upon request. You are liability to Processor or all usesse and expenses incurred by Processor are into in the Application.

By interpretation of the Application of

bankruptcy proceeding.

C. Limitation of Liability. Any liability of Processor or Bank under this Agreement, whether to you or any other party, whatever the basis of the liability, asked to the description of the segment of such failure or delay in its performance of this Agreement if such failure or delay in its performance of this Agreement if such failure or delay in its performance of this Agreement, Processor and Bank make no warmant, segment of such party. Neither Processor of Bank or the section of the s

18. Representations and Worranties. You represent and warrant to Processor and Bank at the time of execution and during the term of this Agre

10, Representations and Warramtes. You represent and warrant to Processor and Bank at the time of execution and during the term or unis regressive 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, linearical condition, and principal partners, owners, or officers of Merchant, You are not engaged or affisted with any businesses, products or methods of solling other than those set forth on the Application, unless you obtain the prior written consent of Processor and Bank.

E. crity? 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 Litigation or Termination. There is no action, suit or proceeding pending or to your knowledge threatened which if decided adversely would impair your ability to carry on your business autotamiship as now conducted or which would adversely affect your financial condition or operations. You have never entered into an agreement with a third party to perform credit or debit card processing which has been terminated by that third party.

D. Transactions, All transactions are about all 6th, to transaction involves the use of a Card for any purpose other than therebase of goods or services from you nor does it involves a Cardholder 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.

11. Audit and financial information.

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

B. Financial Information.

I, Authorizations, You authorize Processor or Bank to make any business or personal credit inquiries they consider necessary to review the acceptance and continuation 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 or Bank personal and business financial statements and other financial information as requested from time to time. If requested, you will furnish within 12 calendar days after the and 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 to using later products. This includes making sure you have and comply with any software updates. Processor and Blank have no responsibility for any transaction until the print 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 capture terminats or software provided by any entity other than Processor and Bank or its authoriza designee ("Third Party Terminats") to process transactions if you decide to use the Party Terminats you agree (i) the third party providing the terminats will be your agent in the delivery of Card transactions for the processor and Bank; and (ii) to assume full responsibility and inability for any failure of that third party to comply with titles or this Agreement. Neither Processor and 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 malfunction in a Third Party Terminal.

neturer processor not sank with the responsible for any losses of adontional resistance of your as a result of any error by a traint parry agent or a matturction in a Third Party Terminote. To inform Cardholders that Debit Cards may be accepted at your locations, you will prominently display the trademark of a soch Debit Network Requirements. In order to inform Cardholders that Debit Cards may be accepted at your locations, you will prominently display the trademark of and Debit Network at the entrance, near all Terminats and on the window of such location. All uses by you of any Debit Network trademark will comply with the Rutes. You acknowledge and agree that in displaying any such trademarks, you will be subject to approval by the applicable Debit Network. You will under no circumstances be deemed to be a fecinese or sublicensee of any trademarks 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. Term. 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 remain of rescuessive typer terms ("Renewal Term") unless terminated as set forth below.

8. Termination. The Agreement may be terminated by Bank or Nerotharts to be effective at the end of the Initial Term or any Renewal Term by giving written notice of an intension not to renew at least 90 calendar days before the end of the current term. Further, this Agreement may be terminated at any time with or without notice and with or without cause by Processor and Bank. Processing under a particular Debit Network may be suspended or terminated processing; or (ii) automatically, upon termination or expiration of Processor's or your access to such Debit Network whether caused by termination or expiration of Processor's agreement with processor's participation in such Debit Network or otherwise. In addition, in the worth the Network is suspended in such expendent or terminate and the such as the processor of the particular Debit Network by you will be suspended for the partied of time of such suspension and Bank or Processor will immediately notify 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.

L. Terminated Merchant File. You acknowledge that Bank is required to report your business name and the name of Merchantr's principals to Discover Network, Visa and MasterCard when Netrchant is terminated due to the reasons listed in the Pules.

In besignated Account, all your obligations regarding accepted Sales Draits will survive termination. Now must maintain in the Designated Account and the Reserve Account amount in the Besignated Account or Reserve Account

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 ("Rules"). The Rules are incorporated into this Appresent by reference as if they were fully set forth in this Agreement, You further 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 in complying with all Laws and Rules now or hereafter applicable to any Card transaction or this Agreement. You will execute and deliver to Processor and Bank all instruments it may from time to time reasonably deem necessary.

15. Use of Trademarks and Confidentiality.

A. Use of Trademarks. Your use of Discover Network, Visa and MasterCard trademark a must fully comply with the Rules, Your use of Dis.

Visa, MasterCard or other cards 'promotional materials will not indicate directly or indirectly that Discover Network, Visa or MasterCar
goods or services other than their own and your may not reter to Discover Network, Visa or MasterCard in stating eligibility for your produce
goods or services other than their own and your may not reter to Discover Network, Visa or MasterCard in stating eligibility for your produce
goods or services other than their own and your may display such signage for a Indicating sceptance of Debit Cards, you must display such signage for a indimum unpoint of sale displays or websites must include either appropriate Discover Network or Visa-owned marks to indicate acceptance of IC Cards or Visa sproved signage to indicate acceptance of the limited acceptance category you have selected.

B. Cardfedentiality.

16. General Provisions. A Entire Agreement as amended from time to time, including the Rules, the Merchant Operating Manual, and the completed Merchant Application, all of which are incorporated into this Agreement, constitute the entire agreement between the parties, and all prior or other agreements or representations, written or oral, are superaced. This Agreement may be signed in one or more counterparts, all of which, taken together, will 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 whall be in any state or federal court of competent jurisdiction in New York County, New York. Merchant and Guaramfort) agree to submit to the person jurisdiction of courts located in New York County, New York.

Exclusivity, During the Initial and any Renewal Term of this Agreement, you will not onter into an agreement with any other entity that provides Card processing services similar to those provided by Processor and Bank's written consent.

Card processing services similar to hisse provided by Processor and Bank as contemplated by this Agreement with any other army that provides consent.

O Construction. The headings used in this Agreement are inserted for convenience only and will not affect the interpretation of any provision. The language 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 attention or strikeover in the text of this pro-printed Agreement will have no binding effect, and the deemed to amend this Agreement. This Agreement may be executed by facsimite, and facsimite copies of signatures to this Agreement shall be deemed to amend this Agreement. This Agreement may not be assigned by literchant directly or by operation of law, without the prior written consent of Processor, if Marchant nevertheless assigns this Agreement will be deemed to assign the faction of the same extent as the originals.

E. Assignability. This Agreement may not be assigned by literchant directly or by operation of law, writtout the prior written consent of Processor, if the Agreement shall be binding upon the assignment.

E. Moizea, Any written motic under 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 text address shown on the recents of the sender.

O. Sankruptcy. If your business faits, including bankruptcy, Insolvency, or other suspension of business operations, your must not sell, transfer, or disclose any maturials that contain Cardholder account numbers, personal information, or other Visa transaction information to third parties. You amust either return this information to Processor are provide acceptable proof of destruction of this information. You will immediately notify Processor and Bank on the list and matrix of creditions as filled with the Bankruptcy Court, whether or not a claim may exist at the time of

Warvers name. — White Processor, Bank and Merchank with the source of the other.

L. Employee Actions, You are responsible for your employees' actions while in your employment.

M. Survival. Sections 4.A.B.6.7.8, 11.C., 15.16.B, and 16.H will survive termination of this Agreement.

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

Harris, N.A.

150 N. Marriingele, Suite 900

Schaumburg, fillnois 60173