

STORE NUMBER					

D	L	R		
OFFICE				

RI	EP N	10

CROSSCHECK AUTOMOTIVE PAYMENT SOLUTION WITH GUARANTEE AND CHECK PROCESSING

REGISTERED DBA: ("YOUR STORE")			AND/OR:			
LEGAL NAME:				FEDERAL TAX ID #:		
BUSINESS STREET ADDRESS:				WEB ADDRESS:		
CITY:			STATE:		ZIP:	
CONTACT NAME:			CONTACT'S EM	IAIL ADDRESS:		
BUSINESS TELEPHONE:				BUSINESS FAX:		
BUSINESS OWNERSHIP TYPE: SOLE PROPRIET	OR PARTNERSHIP	CORPORATION	YEARS IN BUSINESS:			
PRODUCTS OR SERVICES OF APPLICANT:			NUMBER OF LOCATIONS APPLIED FOR:			
CURRENT MONTHLY CHECK SALES: \$			TOTAL MONTHLY CHECK LOSSES: \$			
AVERAGE CHECK SALE: \$			AVERAGE RETURNED CHECK: \$			
CURRENT CHECK SERVICE:			CURRENT RATE	<u>:</u>		
BUSINESS OWNER/GUARANTOR:					("CONSUMER/PRINCIPAL")	
RESIDENTIAL STREET ADDRESS:			PRINCIPAL'S T	ELEPHONE:		
CITY:	STATE:	ZIP:	SSN OF PRINCIPAL:			
PRINCIPAL'S DRIVER'S LICENSE #:		•	DATE OF BIRTH	:		
POINT-OF-SALE EQUIPMENT TYPE:	CHECK IMAGER 1	ГҮРЕ:		PRINTER TYP	PE:	
SCHEDULE OF FEES						
MAXIMUM APPROVAL LIMIT PER CHECK: \$ RDC PLUS SOLUTION - Authorizes and electronically processes checks are uploaded for processing and the original checks are	es checks. With each voided and returned t	authorized check, funds are to the customer. Includes Si	e processed and de top Payment, COD	eposited into the me and Business Chec	rchant's account. Images of the ck enhancements.	
Parts & Service with Guarantee:% Monthly Minimum Fee: \$ Subscription Fee: \$/month Transaction Fee: \$/item	Finance with Guarantee:% Monthly Minimum Fee: \$ /month Transaction Fee: \$ /item Future Deposit			Check Processing Only:% Monthly Minimum Fee: \$ Subscription Fee: \$ /month Transaction Fee: \$ /item		
One-Time Credit Report Fee: \$ /month (Non-refundable)	Chargeback Fee	: \$/item	Re	eturned Item Fee: \$_	/item	
DESCRIPTION						
Average Dollar Amount Per Single Transaction			\$			
Please provide your average transaction amount.						
Maximum Dollar Amount per Single Transaction			\$			
The largest allowable dollar amount (\$) per individual transaction. Maximum Dollar Amount per Day			\$			
The largest allowable amount (\$) total for any given day.			Ψ			
Maximum Number of Transactions per Day			#			
The largest allowable number (#) of transactions on any given day.						
Maximum Dollar Amount per Month			\$			
The largest allowable amount (\$) total during a one month period.						
Maximum Number of Transactions per Month The largest allowable number (#) of transactions during a one month period.			#			
The largest allowable number (#) of transactions during a one in	onui p o nou.		1			

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In signing the Application/Service Agreement (hereinafter "Agreement") YOUR STORE(s) agrees that YOUR STORE(s) has read, understands, and accepts, all the provisions of this Agreement, to include the terms and conditions within this Agreement and consent to same herein. YOUR STORE(s) further understands and agrees that upon acceptance of an officer of CrossCheck, Inc. (hereinafter "CrossCheck"), this Application, accepted by CrossCheck in your Confirmation letter, shall constitute a binding Agreement between YOUR STORE(s) and CrossCheck. YOUR STORE(s) further understands that YOUR STORE(s) shall include all Agents, Representatives, and/or Employees. YOUR STORE(s) covered by this Agreement shall have a unique CrossCheck store number and shall be billed individually. YOUR STORE(s) may not assign or transfer any rights under this Agreement unless and until it receives the prior written approval of an officer of CrossCheck.

YOUR STORE(s) hereby authorizes CrossCheck to initiate a debit on a consumer account based exclusively on specific information provided to CrossCheck by YOUR STORE(s) and further grants a security interest to CrossCheck as to all transactions contemplated under this Agreement.

All information contained in this Agreement was completed by Consumer/Principal and they warrant that all check information and sales volume indicated in the Agreement is accurate and further acknowledge that any misrepresentation of this information could result in delayed and/or withheld settlement of funds as well as the loss of all processing privileges of all checks. No blank spaces were left incomplete. N/A or none has been filled in, in any spaces where applicable.

No agency relationship is either expressed or implied with respect to any communications or referrals by CrossCheck personnel regarding the leasing of equipment for the purpose of Check Conversion

Authorization is hereby given by Consumer/Principal, individually and as Consumer/Principal on behalf of YOUR STORE(s) to obtain a credit report of both the Consumer/Principal and YOUR STORE(s)' credit history through credit reporting agencies selected by CrossCheck or CrossCheck's agents. Pursuant to the Fair Credit Reporting Act, said reports are to be used by CrossCheck or CrossCheck's agents solely in connection with the referenced business transaction, to be defined herein as this Agreement, there is a legitimate business need for the information and it is intended to be used as a potential servicer in connection with a valuation of, or an assessment of the credit or prepayment risks associated with an existing obligation.

I. SERVICE RATES AND PAYMENTS: In consideration for the services and information YOUR STORE(s) receives from CrossCheck, YOUR STORE(s) agrees and shall pay to CrossCheck, on _ per call (when applicable), a monthly \$ annual fee, and an additional charge for each Premium Service Option purchased. The risk management fee (if applicable), a monthly \$ _ _ image archive fee (if applicable), a \$ _ service rate(s) set forth above will be applied to the check amount of all checks called into CrossCheck; the transaction charges will be applied per item for which an approval number is sought. CrossCheck shall have, and YOUR STORE(s) acknowledges that CrossCheck shall have, the right to set off against any amount payable by CrossCheck to YOUR STORE(s) under any provision of this Agreement, any amounts owed CrossCheck by YOUR STORE(s), or any damages sustained by CrossCheck as a result of YOUR STORE(s)' violation, breach or non-performance of its obligations under this Agreement. CrossCheck shall have, and YOUR STORE(s) acknowledges that CrossCheck shall have, the right to deduct applicable charges as previously set forth in this Agreement, from those amounts due YOUR STORE(s) as a result of checks processed by CrossCheck, under the terms and conditions of this Agreement. It is further understood and agreed upon by YOUR STORE(s) that said funds are to be deducted from the referenced checks upon transaction settlement by CrossCheck. BY SIGNING THIS AGREEMENT, YOUR STORE(S) HEREBY AUTHORIZES CROSSCHECK TO AUTOMATICALLY DEBIT THE BANK ACCOUNT PROVIDED BY YOUR STORE FOR ALL PAYMENTS DUE UNDER THIS AGREEMENT). YOUR STORE(s)' payment will be delinquent if not successfully debited on the first attempt. YOUR STORE(s) agrees to pay a \$25 service charge for any initial check or ACH debit which is not paid by YOUR STORE(s)' bank upon presentation and a \$35 charge for any subsequent dishonor. YOUR STORE(s) agrees that the service charge may be debited from YOUR STORE(s)' bank or set off against monies otherwise owed to YOUR STORE(s) under this Agreement. If an invoice is required to be created by CrossCheck, a fee of \$10 will be assessed. If YOUR STORE(s) changes bank accounts, YOUR STORE(s) shall provide CrossCheck with a completed and signed Bank Change Authorization form and original voided check, the new bank account information and authority to debit such new account prior to implementing any such bank change. CrossCheck may adjust fees, charges and payments payable by YOUR STORE(s) under this Agreement without prior notice in the event information about YOUR STORE(s) shown on this Agreement above is not fully accurate, or if, in the sole opinion of CrossCheck, YOUR STORE(s) has significantly altered its method of doing business. If YOUR STORE(s) believes any adjustments are needed with respect to any debits or credits effected by CrossCheck with respect to the account for any amounts due to or due from YOUR STORE(s), or if YOUR STORE(s) has any other questions or concerns regarding its check transactions that are processed and settled by CrossCheck or regarding any statement provided by CrossCheck, YOUR STORE(s) shall notify CrossCheck in writing within thirty (30) days after such debit or credit is effected, or such statement is provided upon request by YOUR STORE(s), whichever is sooner. Said notice must be received at CrossCheck's corporate location, as identified within this Agreement within thirty (30) days after such debit or credit is effected. If YOUR STORE(s) notifies CrossCheck after such time period, CrossCheck may, in its discretion and at YOUR STORE(s)' cost, investigate the matter addressed in YOUR STORE(s)' notice but CrossCheck shall not have any liability to effect any related adjustment absent any gross negligence or willful misconduct by CrossCheck. Any voluntary efforts by CrossCheck to investigate such matter shall not create any obligation to continue such investigation or to investigate any future notice of a question, concern or possible adjustment that is not timely submitted. Any discrepancies in billings must be brought to the attention of CrossCheck within ninety (90) calendar days of same. The failure by YOUR STORE(s) to so notify CrossCheck of these discrepancies within the prescribed timeframe shall result in the waiver of YOUR STORE(s)' right to subsequently claim an entitlement to the referenced billings.

II. CHECK ACCEPTANCE: Only YOUR STORE(s), covered by this Agreement, shall contact CrossCheck to request approval numbers for, or for direct deposit items, to electronically process all U.S. and U.S. Territories' checks, drawn in U.S. dollars, and presented to YOUR STORE(s) for goods or services purchased by the check writer at the time of approval or acceptance. Based on CrossCheck's experience, the information in CrossCheck's computer files, and the information provided by YOUR STORE(s), CrossCheck shall inform YOUR STORE(s) whether CrossCheck will issue an approval number on or electronically process each such check. YOUR STORE(s) understands and agrees that from time to time, CrossCheck may change, modify or otherwise revise Approval Parameters in order to effectively manage YOUR STORE(s) account. YOUR STORE(s) understands and agrees that it may be subject to billing adjustments for providing inaccurate check amount information to CrossCheck, including but not limited to instances wherein a discrepancy is identified between the actual check amount and the amount submitted by YOUR STORE(s) to CrossCheck for approval. If check is not approved, YOUR STORE(s) shall politely and discreetly advise the check writer of this fact and provide the check writer with a CrossCheck supplied at YOUR STORE(s)' own discretion. Acceptance for processing or issuance of an approval number by CrossCheck of any check does not mean such check conforms to the requirements of this Agreement or any applicable law, rule, regulation or policy. Except for checks accepted by YOUR STORE(s) only for electronic processing, YOUR STORE(s)' acceptance of checks subject to this agreement effectuates an immediate assignment by operation of law, to all right, title and interest in and to such check(s) and to the debt incurred for which the check(s) was issued as payment, to CrossCheck. In conformance with applicable Federal and State Laws, CrossCheck has policies and procedures in place to safeguard all sensitive, confidential and private informa

III. WARRANTY: CrossCheck warrants the accuracy of its information. CrossCheck will pay YOUR STORE(s), up to the approval limit, the approved amount of any check covered by this Agreement, which amount shall not exceed the face amount of the check, when the information received from CrossCheck proves inaccurate and provided YOUR STORE(s) strictly complies with all the requirements of this Agreement. YOUR STORE(s) shall treat all information received from CrossCheck as strictly confidential and shall hold CrossCheck harmless from any loss, damage, costs, or reasonable attorney's fees incurred as a result of communication in any manner of such information by YOUR STORE(s).

For Business Office Conversion processing, funding under the terms of this Agreement is provided as a limited warranty and only applies to those checks for which YOUR STORE(s) receives a recommendation or approval number from CrossCheck for checks submitted to YOUR STORE(s) as payment on an Accounts Receivable, current account for which the check writer has been invoiced. Expressly excluded from the funding process are those checks which are issued and presented to YOUR STORE(s) as payment for the following, including but not limited to aged receivables, past-due accounts and any and all delinquent debts. For purposes of this Agreement, the foregoing shall be defined as those obligations in excess of thirty (30) days. In addition, the scope of warranty pursuant to this provision is limited to those checks returned by the maker's bank marked or otherwise indicated as Non- Sufficient Funds (NSF), Uncollected Funds, and if so selected as a premium by YOUR STORE(s), Stop Payment items.

The provisions of this Section III shall not apply to checks accepted by YOUR STORE(s) and submitted to CrossCheck only for the electronic processing service.

IV. YOUR STORE(s)' PUBLIC DISCLOSURE RESPONSIBILITIES: CrossCheck shall provide signage to be displayed at the point-of-sale (POS) which informs check writers of YOUR STORE(s)' use of CrossCheck's check processing service. YOUR STORE(s) agrees to post any and all notices required by law to consumers regarding check services, check charges, electronic processing and debiting, or consumer fees charged for dishonored checks. YOUR STORE(s) agrees to display these materials in the best visible and unhindered location so as to inform the public that YOUR

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STORE(s) will honor check-processing service by CrossCheck. From time to time, CrossCheck may design educational and promotional materials and send same to YOUR STORE(s) for YOUR STORE(s) to distribute to check writers. YOUR STORE(s) further agrees to immediately remove and properly dispose of stale promotional materials and to display the most current materials upon receipt of same from CrossCheck. YOUR STORE(s) will discontinue the use of all of CrossCheck's promotional materials and properly remove said materials upon receipt of written notification of suspension, termination, or cancellation of this Agreement. In the event of termination, YOUR STORE(s) immediately shall properly discard all promotional materials related to CrossCheck's services at YOUR STORE(s)' expense.

V. REQUIREMENTS FOR PROCESSING CHECKS: For Business Office Conversion processing, YOUR STORE(s) shall provide YOUR STORE(s)' customers via statement message, the exact language as provided by CrossCheck. Receipt of this notice constitutes authorization by YOUR STORE(s)' customers to the Check Processing procedure as provided in the Service Agreement. YOUR STORE(s) shall retain the source document (check) for a minimum of fourteen (14) days following receipt of the item from the check writer. Thereafter, in accordance with all applicable State and Federal laws, YOUR STORE(s) shall destroy said items in a manner consistent with those laws. YOUR STORE(s) shall comply with all applicable terms and conditions when processing checks and agrees to complete all transactions in accordance with the provisions of this Agreement and such rules of operation as may be established by CrossCheck from time to time or as established in your merchant start-up kit and Confirmation letter. YOUR STORE(s) shall accept only the following checks to initiate debit entries through CrossCheck: (a) Demand deposit account checks, which must be drawn on or payable through a federally insured depository financial institution; be machine-readable MICR-encoded with the bank routing number, account number and check serial number printed on the check, and be for an amount not greater than the maximum approval limit for YOUR STORE(s) as established by CrossCheck. YOUR STORE(s) understands that certain check items may not be eligible for electronic processing and will be returned to YOUR STORE(s). These may include, but are not limited to, checks with a bad image, no image, the dollar amount and numeric amount do not match, the pay-to line is blank, there is no signature, the MICR line cannot be read or the MICR format is invalid; (b) for checks accepted by YOUR STORE(s) for the check approval and guarantee service, YOUR STORE(s) shall obtain proper identification from the check writer so as to verify that the check writer is authorized to negotiate the check before accepting or submitting the check to CrossCheck and requesting authorization; (c) for checks accepted by YOUR STORE(s) for the check approval and guarantee service, YOUR STORE(s) shall obtain a check writer authorization in the form of the check writer's full signature agreeing to the terms on the transaction receipt printed at the point of sale; (d) YOUR STORE(s) shall maintain a POS printer compliant with the Check Conversion Plus Program as set forth in this Agreement. YOUR STORE(s)' equipment shall have the capability to scan the front and back of the item, and YOUR STORE(s) agrees to stamp the back of the item and obtain check writer's full signature prior to scanning the front and back of the item; (e) YOUR STORE(s) shall scan each check through its POS terminal and check imaging device to initiate processing; (f) all items, goods and services purchased in a single transaction shall be included in the total amount on a single sales receipt, invoice, or buyer's order; (g) YOUR STORE(s) shall void the approved, original check and shall not at any time process or reprocess the approved, original check for payment either manually or electronically, or attempt deposit of same by any means. At the time YOUR STORE(s) initiates authorization, YOUR STORE(s) warrants that the person presenting the check has been properly identified and is legally authorized to present the check for payment. Failure to comply with any of the terms and conditions established herein or in the Agreement will, in addition to other penalties, subject YOUR STORE(s) to chargebacks or withholding of funds and administrative returns, and may be grounds for immediate suspension/termination of services and indemnification of CrossCheck by YOUR STORE(s) pursuant to this Agreement. For checks accepted by YOUR STORE(s) for the check approval and guarantee service, YOUR STORE(s) shall document each transaction with a printed receipt, or utilize the appropriate stamp where applicable, reflecting the following: (i) YOUR STORE(s)' name and location including store number; (ii) the date and amount of the transaction; (iii) the check sequence number; (iv) the MICR data imprinted on the check (which must match the MICR data transmitted to CrossCheck upon authorization); (v) the approval number and transaction ID obtained by YOUR STORE(s) from CrossCheck; and (vi) the check writer's consent to initiate one or more ACH debits, in lieu of processing of the actual check, for the amount of the check and any applicable returned check service fees. YOUR STORE(s) shall obtain the check writer's signature on the receipt, provide a copy to the check writer, and retain the receipt for three (3) years from the date thereof or for such longer period as required by any applicable law, rule or regulation. YOUR STORE(s) shall at all times maintain a demand deposit account ("Account") at a bank that is a member of the Federal Reserve System utilizing the Automated Clearing House paperless entry system. YOU UNDERSTAND THAT IT IS A FEDERAL VIOLATION TO PROCESS DEBIT REQUESTS AGAINST A CONSUMER BANK ACCOUNT WITHOUT THE CHECK WRITER'S EXPRESSED AUTHORITY. YOU HEREBY ACKNOWLEDGE RECEIPT OF PROPER NOTICE THAT THE USE OF ANY COUNTERFEIT, FICTITIOUS, LOST, STOLEN, OR FRAUDULENTLY OBTAINED DEBIT INSTRUMENT OR DEVICE TO UNLAWFULLY INITIATE A DEBIT TRANSACTION IS PUNISHABLE AS FOLLOWS: IF THE SUBJECT TRANSACTION HAS AN AGGREGATE VALUE OF \$500 OR MORE, AND INVOLVES INTERSTATE COMMERCE, THEN THE VIOLATION MAY BE PUNISHABLE BY A FINE NOT TO EXCEED \$10,000 OR TEN YEARS IMPRISONMENT. SHOULD THE VIOLATION FAIL TO MEET THE ABOVE STANDARD, THE VIOLATION MAY RESULT IN A FINE NOT TO EXCEED \$5,000 WITH POTENTIAL IMPRISONMENT OF NOT MORE THAN ONE YEAR. IT IS SPECIFICALLY UNDERSTOOD BY YOU THAT ANY TRANSACTION EVENT INITIATED AS AN UNAUTHORIZED MANUAL ENTRY OR DEPOSIT BY YOU AFTER YOU HAVE RECEIVED APPROVAL FOR DEPOSIT OF CHECK(S) OR IS INTENDED FOR DEPOSIT SHALL BE INTERPRETED AS AN UNLAWFULLY INITIATED DEBIT TRANSACTION PURSUANT TO THIS NOTICE. THESE PENALTIES RESTATE FEDERAL LAW AS CODIFIED IN MAY 2002. ANY AMENDMENTS TO SAID STATUTES MAY NOT APPEAR IN THIS AGREEMENT AND CROSSCHECK EXPRESSLY RESERVES THE RIGHT TO DETERMINE WHETHER TO INCLUDE ANY SUCH AMENDMENTS. IN THE EVENT OF SUCH A VIOLATION, YOUR STORE(S) AGREES AND WARRANTS TO HOLD CROSSCHECK AND ALL OF ITS ASSIGNS AND ASSOCIATES HARMLESS, INDEMNIFY AND DEFEND, AND REIMBURSE CROSSCHECK FOR THE TRANSACTION(S) WITHIN 24 HOURS OF SAID OCCURRENCE. IF YOUR STORE(S) REFUSES OR IS UNABLE TO REIMBURSE CROSSCHECK FOR ANY SUCH OCCURRENCE IT IS EXPRESSLY STATED AND UNDERSTOOD THAT YOUR STORE(S) IS IN DIRECT VIOLATION OF THIS AGREEMENT AND FEDERAL LAW, AND CROSSCHECK WILL PURSUE ALL LEGAL, CIVIL AND COLLECTION REMEDIES AS IS POSSIBLE UNDER LAW.

VI. CHECK WRITER'S AUTHORIZATION INITIATES DEBIT ENTRY: YOUR STORE(s) acknowledges that the check writer's authorization allows YOUR STORE(s) to instruct CrossCheck to initiate a CHECK DEBIT ENTRY ("ENTRY") for YOUR STORE(s) against that check writer's account. It further permits CrossCheck to reinitiate an ENTRY where the original ENTRY is returned and to assess a fee against check writer. Any and all fees received by CrossCheck for returned checks shall be the sole property of CrossCheck. YOUR STORE(S) UNDERSTANDS AND AGREES THAT CHECKS ELECTRONICALLY PROCESSED BY CROSSCHECK AND DISHONORED BY THE BANK SHALL THEREAFTER BE RETURNED TO YOUR STORE(S), Electronically processed checks shall only be eligible for presentment by YOUR STORE(s) on one occasion. Thereafter, if said checks do not clear the check writer's bank, they shall be subject to reverse funding on behalf of CrossCheck.

If a check is returned unpaid after any presentment and is submitted to CrossCheck for possible warranty payment, YOUR STORE(s) understands and agrees that said check will be reviewed to ensure YOUR STORE(s) complied with all the provisions of the Agreement relative to that check, to include the Agreement in its entirety. YOUR STORE(s) agrees to pay a Returned Item Fee to CrossCheck equal to the amount specified in the SCHEDULE OF FEES on the front of this document for each and every processed check that is returned unpaid from a check writer's bank. YOUR STORE(s) understands and agrees that if CrossCheck determines, at its sole discretion, that the check did not comply with all aspects of this Agreement, to include the Agreement in its entirety, CrossCheck shall be entitled to either debit YOUR STORE(s)' account for the amount of the check if YOUR STORE(s) received credit for the transaction, or decline to credit YOUR STORE(s).

VII. PROVISIONAL SETTLEMENTS: YOUR STORE(s) acknowledges that all settlements between CrossCheck and YOUR STORE(s) are provisional and are subject to CrossCheck's review of YOUR STORE(s)' compliance with this Agreement, as well as the check writer's rights to dispute the charges against the check writer's account. YOUR STORE(s) acknowledges that CrossCheck has the right to receive payment on all checks assigned to CrossCheck by YOUR STORE(s). Further, YOUR STORE(s) will not attempt to collect on any such transactions. If any payment is tendered to YOUR STORE(s), YOUR STORE(s) will notify CrossCheck by telephone of the payment and immediately mail the payment to CrossCheck by overnight mail courier. Failure of YOUR STORE(s) to reimburse CrossCheck for such payments shall entitle CrossCheck to debit YOUR STORE(s)' designated account or any other funds for the amount of said payment.

VIII. AUTHORIZATION TO ACCESS YOUR STORE(s)' ACCOUNT: YOUR STORE(s) shall at all times maintain a demand deposit account at a bank that is a member of the Federal Reserve System utilizing the ACH paperless entry system. s entry system. YOUR STORE(s) hereby authorizes CrossCheck to initiate debit and credit entries to YOUR STORE(s)' designated account. YOUR STORE(s)' authorization shall continue in effect for at least one hundred eighty (180) days after termination of this Agreement, or for a longer period as determined necessary by CrossCheck in the exercise of its sole discretion in order to properly conclude business. Unless a reserve or delay is placed on YOUR STORE(s)' account, CrossCheck will transmit or process settlement to YOUR STORE(s)' bank within two business days following the successful debit of a processed check from a check writer's account. YOUR STORE(s) understands and agrees that for business reasons, CrossCheck may select a processing option at its discretion that may result in a delay of funding to YOUR STORE(s). In no event shall YOUR STORE(s) close, restrict, deny access to or change the account in any way without written approval from an officer of CrossCheck. CrossCheck may holdback certain amounts where CrossCheck is investigating a transaction for breach of warranty or transactional requirements by YOUR STORE(s) or for other reasons. CrossCheck shall monitor YOUR STORE(s)' transactional activity and YOUR STORE(s) agrees that CrossCheck may holdback funds for a reasonable period to investigate account activity. CrossCheck will attempt to notify YOUR STORE(s) of any investigation but CrossCheck shall have no liability to YOUR STORE(s) or any other party, for any such actions taken by CrossCheck. YOUR STORE(s) agrees that CrossCheck may hold, setoff or retain funds to protect against amounts owed CrossCheck or based on YOUR STORE(s)' financial condition. CrossCheck will not be liable for the dishonor of any item or fees associated therewith as a result of actions taken hereunder. YOUR STO

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IX. TERMS AND CONDITIONS: YOUR STORE(s)' compliance with the terms and conditions of this Agreement to include the Agreement in its entirety, is an express condition to this Agreement and, with respect to the check approval and guarantee service, to CrossCheck's obligation to pay YOUR STORE(s) or agent thereof when CrossCheck's approval information proves inaccurate. CrossCheck shall determine, in its reasonable discretion whether YOUR STORE(s) has complied with the terms and conditions of this Agreement. All terms and conditions of this Agreement, to include the Agreement in its entirety, may be changed by CrossCheck at any time upon ten (10) calendar days written notice. Such changes shall supersede any previous terms and conditions. This Agreement may not be modified unless it is in writing and accepted by an officer of CrossCheck. CrossCheck may terminate this Agreement upon ten (10) calendar days written notice to YOUR STORE(s). If YOUR STORE(s): (i) files for bankruptcy, receivership, insolvency, reorganization, dissolution, liquidation or any similar proceedings applicable to similarly situated companies or corporations, as applicable, or (ii) has such a proceeding instituted against it, CrossCheck may terminate this Agreement immediately upon written notice to YOUR STORE(s). Within ten (10) calendar days' notice of an increase in fees, YOUR STORE(s) may terminate this Agreement (subject to an early termination fee), by giving written notice to CrossCheck. Said notice must be received at CrossCheck's corporate location, as identified within this Agreement within ten (10) calendar days from the date of the increase in fees. Any notice permitted or required by this Agreement shall be deemed given when sent by first class or certified mail or facsimile transmission or overnight delivery and addressed to the appropriate party at the respective address contained within this Agreement. The term of this Agreement shall be for a twelve (12) month period from the date of acceptance by an officer of CrossCheck. Upon expiration of the twelve (12) month term, this Agreement will automatically renew for successive twelve (12) month periods unless terminated by written notice from YOUR STORE(s) at least thirty (30) days prior thereto. Such notice must be received at CrossCheck's corporate location, as identified within this agreement, within thirty (30) days prior to the date of termination. YOUR STORE(s) understands and agrees that should YOUR STORE(s) terminate this Agreement prior to the conclusion of the applicable term, YOUR STORE(s) shall be billed \$ 249 as an early termination fee. YOUR STORE(s) further agrees that this termination fee is reasonable and shall be imposed based on the financial impact caused by early termination. Said fee shall be subject to debit from YOUR STORE(s)' designated account or any other funds of YOUR STORE(s) in YOUR STORE(s)' direct or indirect control. This Agreement includes all provisions set forth in your Confirmation letter(s) and this Agreement, which collectively form the entire Agreement between YOUR STORE(s) and CrossCheck with respect to the subject matter hereof, and supersedes any prior Agreement, oral or written, between YOUR STORE(s) and CrossCheck and/or its representative(s). YOUR STORE(s) agrees that the failure by CrossCheck to enforce any terms or conditions of this Agreement is not a waiver of any terms or conditions herein contained.

X. RESERVE ACCOUNT IMPLEMENTATION: YOUR STORE(s) expressly authorizes CrossCheck to establish a reserve account for all transactions. The amount of the reserve account shall be established by CrossCheck, in its sole discretion, based upon criteria as established by CrossCheck, including but not limited to YOUR STORE(s)' processing history and projected losses to CrossCheck. Said reserve account shall be funded in full upon five (5) days' notice to YOUR STORE(s); where breach of this Agreement has occurred or there is reasonable indicia of fraudulent transactions, the reserve account shall be funded immediately at CrossCheck's election. YOUR STORE(s) may fund the reserve account by combining all of the following or by selecting one option: (a) one or more deductions or offsets to any payments otherwise due to YOUR STORE(s) from CrossCheck or any of its affiliates; (b) one or more debits to YOUR STORE(s)'Account (and you hereby expressly authorize CrossCheck to make said debits); or (c) YOUR STORE shall provide adequate assurances to CrossCheck by way of a letter of credit provided or established by a financial institution which meets the approval of CrossCheck and in addition, consists of a form satisfactory to CrossCheck. In the event of termination of this Agreement by either Party, and this Agreement. YOUR STORE(s)' funds may be established without notice in the manner provided above. Any reserve account will be held by CrossCheck for twelve (12) months following the termination of this Agreement. YOUR STORE(s)' funds may be held in an account established as a reserve account for the segregated funds of other CrossCheck's Merchant Subscribers and YOUR STORE(s) understands and agrees that said accounts will not necessarily involve an independent escrow agent. Further, these accounts shall be non-interest bearing accounts. Should YOUR STORE(s)' funds in the reserve account have been released, YOUR STORE(s) shall immediately pay CrossCheck such sums upon request. In the event the reserve account is not funded by

XI. DEFAULT: Should YOUR STORE(s) become delinquent, or fail to comply with the terms and conditions of this Agreement, then CrossCheck may at its option: delay the transmission of a settlement to YOUR STORE(s)' bank account for a processed check the number of days that YOUR STORE(s) was delinquent in paying any fee when due; void all approvals given to and transactions submitted for electronic processing by YOUR STORE(s) for checks not previously paid; demand immediate payment for all amounts owed under this Agreement, immediately terminate this Agreement; or any of the above. Should any employee, or agent(s) thereof, of YOUR STORE(s) engage or participate, directly or indirectly, as principal or accessory, in any activity for the purpose of improperly obtaining any approval numbers or electronically processing checks, or if YOUR STORE(s) has notice, either actual or constructive, of any fraudulent activity or conduct, then this Agreement shall be immediately terminated, all approval numbers voided, and the total amount due for all YOUR STORE(s) covered by this Agreement shall become due and payable immediately. CrossCheck shall have, and YOUR STORE(s) acknowledges that CrossCheck has the right to bill YOUR STORE(s) a 1.5% interest fee per month on any amount owed by YOUR STORE(s) to CrossCheck that becomes delinquent. YOUR STORE(s) acknowledges that the assessment of any late fee and/or acceptance of any payment from YOUR STORE(s) does not waive any rights that CrossCheck may have under this Agreement. If legal action is taken by CrossCheck to enforce this Agreement, then CrossCheck shall have the right to court costs, reasonable attorney's fees as determined by the court and collection costs as permitted by law. For any checks or ACH debits tendered to CrossCheck by YOUR STORE(s), YOUR STORE(s) agrees to pay a \$25.00 service charge and a \$35.00 service charge for any subsequent dishonor. YOUR STORE(s) agrees that the service charge may be debited from YOUR STORE(s)' bank or set off against monies otherwise owed to YOUR STORE(s) under this Agreement. Upon dishonor of any checks or ACH debits tendered to CrossCheck by YOUR STORE(s) or where CrossCheck is unable to access YOUR STORE(s)' bank account for fees under this Agreement and YOUR STORE(s) has not authorized the Automatic Debit Option, YOUR STORE(s) shall be assessed a ten dollar monthly statement fee. If CrossCheck is found to be liable under this agreement, the entire liability of CrossCheck for all causes of action arising out of or in connection with this agreement at any time, or the relationship between the parties, shall not exceed in the aggregate, the total fees actually paid by YOUR STORE(s) to CrossCheck pursuant to this agreement for the three (3) month period immediately preceding the date the first claim arises hereunder. In addition to the foregoing limitations, in no event shall CrossCheck be liable for damages of any kind whatsoever except for YOUR STORE(s)' direct compensatory damages resulting solely from a material breach of this agreement by CrossCheck. In no event shall CrossCheck be liable for any lost profits, loss of goodwill, or for special, indirect, incidental, consequential or punitive damages or any other damages not so specified and for which CrossCheck has not accepted responsibility.

This Agreement is a legally binding contract wherein CrossCheck is extending financial accommodations to YOUR STORE(s) pursuant to Section 365(c) of the U.S. bankruptcy code. Your right to receive any amounts due and payable or to become due and payable from CrossCheck is expressly subject and subordinate to chargeback, offset, security interest and lien rights as well as the rights of CrossCheck to withhold settlement funds under this Agreement, without regard to whether such chargeback, offset, security interest, lien rights and the withholding of settlement funds rights are being applied to claims that are liquidated, unliquidated, fixed, contingent, matured or unmatured.

XII. YOUR STORE(s) WARRANTS: YOUR STORE(s) warrants there is a permissible purpose consisting of a legitimate business need for the information and services provided by CrossCheck in connection with a business transaction involving the consumer. As a condition to CrossCheck's warranty to the accuracy of the approval information CrossCheck provides, YOUR STORE(s) represents and warrants to CrossCheck that each and every check assigned to CrossCheck by YOUR STORE(s) has been completed by the maker in accordance with the requirements of this agreement and is thus properly payable, and that with respect to such checks, the customer of YOUR STORE(s) has no valid defense to payment as determined in the exercise of reasonable discretion of CrossCheck, nor does the customer of YOUR STORE(s) have claims against YOUR STORE(s), whether legal or equitable, based on federal, state or local laws, statutes, regulations, rules or ordinances. YOUR STORE(s) shall not subcontract, assign, subrogate or transfer any interest, obligation or right under this Agreement without prior written consent from CrossCheck. Subject to the foregoing, this Agreement shall be binding upon and inure to the benefit of the parties and their successors or assigns. CrossCheck hereby reserves the absolute right to charge back any checks which have previously been paid, if upon further review by CrossCheck, such checks fail to meet any conditions or provisions set forth in the Agreement, as determined in the exercise of reasonable discretion by CrossCheck. In the event that any customer of YOUR STORE(s) asserts a valid defense against payment of any dishonored check, disputes payment or asserts a valid claim against YOUR STORE(s), or YOUR STORE(s) accepts any payment on any dishonored check, or a check is charged back, YOUR STORE(s) agrees to reimburse CrossCheck the amount paid by CrossCheck for the dishonored check, including reasonable attorney's fees, and agrees to indemnify, defend and hold CrossCheck harmless from any and all claims made by such customer. Such amounts shall be due within ten (10) calendar days notice to YOUR STORE(s). YOUR STORE(s) hereby agrees to indemnify, defend and hold CrossCheck harmless from any and all claims, damages, liabilities, and expenses, including reasonable attorney's fees, including fees to enforce this provision, and litigation costs arising from the performance or nonperformance of YOUR STORE(s)' obligations under this Agreement including, but not limited to, any negligence of YOUR STORE(s) or any alleged or actual violations by YOUR STORE(s)' agents or its subcontractors, or YOUR STORE(s)' employees, of any governmental laws, regulations or rules. YOUR STORE(s) shall take any and all measures necessary to assist CrossCheck in locating, recovering damages from, and prosecuting any person who has tendered a dishonored check to YOUR STORE(s), including but not limited to the filing of a police report upon the request of CrossCheck and including the submission to CrossCheck of work orders, credit applications and any additional paperwork including but not limited to sales invoices, repair orders and sales slips. YOUR STORE(s) agrees to post any and all notices required by law to consumers regarding check services, check charges and fees, and other consumer notices as may be required from time to time in the sole discretion of CrossCheck. YOUR STORE(s) is strictly prohibited from and shall not pass on any fees, costs or charges incurred by YOUR STORE(s) under the terms of this Agreement, to the checkwriter, as part of this service or otherwise. YOUR STORE(s) agrees not to use any competitive check approval service during the term of this Agreement. YOUR STORE(s) agrees that CrossCheck may use YOUR STORE(s)' name in its promotional and advertising material. As a Covered Entity, Business Associate or Affiliate, CrossCheck safeguards the

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Privacy of its Customers, Business Associates and Affiliates' nonpublic personal information in compliance with all applicable laws. As such, CrossCheck may request certain non-public personal information from YOUR STORE(s) in connection with legitimate business needs and pursuant to this Agreement. YOUR STORE(s) shall produce all requested information in your possession in order to qualify for prospective warranty reimbursement with respect to the relevant transaction(s).

XIII. AUDIT RIGHTS: CrossCheck shall have the right to request that YOUR STORE(s) provide updated information and supporting documentation to confirm YOUR STORE(s)'s then-current business and credit status, which YOUR STORE(s) shall apply best efforts to provide the requested information in a timely manner following receipt of a request, which in no case shall be later than ten (10) business days. The failure to provide the requested information and documentation within a timely manner shall be deemed to be a material breach of the Agreement by YOUR STORE(s). Upon reasonable notice to YOUR STORE(s), YOUR STORE(s) shall permit CrossCheck to inspect YOUR STORE(s)'s books and records and make any on-site visits to YOUR STORE(s)'s locations with regard to all information deemed by CrossCheck to be necessary or pertinent to YOUR STORE(s)'s use of the services provided under this Agreement. Information subject to the right of inspection shall include all information maintained by YOUR STORE(s)'s policies, procedures, processes, and business, accounting, and operations practices, as well as YOUR STORE(s)'s customers, clients, vendors, and processors if, in the opinion of CrossCheck, such relationship with such parties is materially related to YOUR STORE(s)'s transaction activity, conducted for the benefit of YOUR STORE(s), or conducted by CrossCheck under this Agreement. At CrossCheck's request, which may be at least on an annual basis, YOUR STORE(s) shall provide information in form and content satisfactory to CrossCheck's of YOUR STORE(s)'s financial condition, operational capabilities, physical security, compliance with applicable laws, and internal audit procedures sufficient to demonstrate to CrossCheck's satisfaction of YOUR STORE(s)'s continued ability to perform its obligations under this Agreement.

XIV. COMPLIANCE WITH RULES AND LAW: YOUR STORE(s) shall comply with all state and federal laws and regulations applicable to YOUR STORE(s) and the services provided pursuant to this Agreement, including but not limited to the FCRA, the GLBA, the FTC Act, the EFTA and Reg. E, the NACHA Operating Rules, the UCC, the California Consumer Privacy Act and other federal state laws governing consumer privacy and data protection. YOUR STORE(s) shall not, among other things, violate any prohibitions set forth or enforced by the Office of Foreign Assets Control, or act on behalf of or transmit funds to or from any party subject to such prohibitions. YOUR STORE(s)' failure to comply with the terms of this Section shall be grounds for immediate termination of the Agreement.

XV. SETTLEMENT OF TRANSACTIONS: As further contemplated in paragraph XIV below, within twenty-four (24) hours thereof, CrossCheck must receive a digital image from YOUR STORE(s) of each and every check approved or electronically processed through this Agreement on the date said check is processed by YOUR STORE(s). Furthermore, if so requested by CrossCheck, any supporting paperwork relative to the subject transaction, including but not limited to invoices, transaction receipts printed at the point of sale, work orders, buyer's orders, and credit applications, must be received at CrossCheck's corporate location, as identified within this Agreement within five days from the request date.

XVI. CHARGEBACKS, RETURNS, NON-CREDITED CHECKS AND WARRANTY EXCLUSIONS: YOUR STORE(s) shall bear all risk of loss, without warranty or recourse to CrossCheck for the amount of any transaction, or other amounts due CrossCheck due to or caused by chargebacks including but not limited to return of merchandise, services not provided, check writer chargebacks. and chargebacks of non-compliant claims. In addition, CrossCheck reserves the right to charge a \$25 fee for said chargebacks. CrossCheck shall have the right to debit YOUR STORE(s)' transactions, designated account or any other funds of YOUR STORE(s) in YOUR STORE(s) direct or indirect control by reason of YOUR STORE(s) security interest granted to CrossCheck by YOUR STORE(s) hereunder, and to chargeback or refuse to credit YOUR STORE(s)' account for such transactions wherein CrossCheck has determined that YOUR STORE(s) failed to comply with any of the terms and conditions of this Agreement in its entirety including the chargeback fee as provided in the Schedule of Fees. In addition to the foregoing, CrossCheck may at its option debit YOUR STORE(s)' account or decline to credit YOUR STORE(s) for reasons to include, but not limited to, any of the following situations: a) The warranty by CrossCheck does not apply to any check not properly made and completed in its entirety at the time of its acceptance as follows: (i) where YOUR STORE(s) accepts any check that is not properly made and completed in its entirety at the time of its acceptance and prior to scanning each check through its POS terminal and check imaging device to include: (ii) YOUR STORE(s) store number. YOUR STORE(s) understands and agrees that the CrossCheck approval number must be provided to CrossCheck after the check has been scanned through the POS terminal and check imaging device after the initiation of processing, (iii) the check writer's valid U.S. Motor Vehicle Driver's License number and state of issuance, valid State Identification Card, or valid U.S. Military I.D. of the person presenting the check, (iv) the signatory of the check and the correct and current U.S. residence address of the account holder must be commercially imprinted on the check. If the check is imprinted with a Post Office Box, the signatory must inscribe the physical address on the face of the check. The correct and current telephone number of the signatory and account holder must be written on the face of the check. Should said number not be imprinted on the check, the signatory must inscribe the correct and current phone number thereto, (v) YOUR STORE(s) as the payee, or (vi) the check writer's signature and complete check amount, (vii) where YOUR STORE(s) accepts a check the date of which does not accurately coincide with the date of the approval number and sale. The numeric and written amounts of the check(s) must be identical. The amount of the check(s) must be identical to the approved amount; (viii) where YOUR STORE(s) accepts any check that is a two party, travelers, employee at time of approval, government, equity, line of credit, investment, trust account, money market or credit card check or convenience check, counter check, temporary check, unpersonalized check or photocopy of a check, postdated, predated, undated, redeposited check, previously deposited or previously electronically processed check, any check made out to cash. The check must be drawn on a demand deposit account (DDA), or (ix) where YOUR STORE(s) accepts any check with changes or alterations to the original check. b) The warranty by CrossCheck does not apply: (i) where YOUR STORE(s) fails to comply with any representation, warranty or covenant or failed to meet the requirements of this Agreement, to include the Agreement in its entirety, or applicable law, or has not been authorized in advance by CrossCheck as required hereunder, (ii) where the transaction is for a type of goods or services sold other than as disclosed in YOUR STORE(s)' application or accepted in writing by an officer of CrossCheck, or the amount shown on the transaction receipt printed at the point of sale differs from the copy given to the check writer; (iii) in any other situation where the check approval was executed or a credit was given to YOUR STORE(s) in circumstances constituting a breach of any representation or warranty of YOUR STORE(s) or in violation of applicable law or where YOUR STORE(s) has not provided necessary documents to CrossCheck or resolved a check writer dispute whether or not a transaction is charged back, the item was charged back and represented whether or not the check writer knows or consents to this representment; (iv) where CrossCheck does not receive a digital image of a processed check on the date of processing of the check or within twenty-four hours thereof, a copy of the signed transaction receipt printed at the point of sale, any work orders, buyer's orders, credit application, or any and all paperwork that may assist CrossCheck in locating and recovering money from a check writer of YOUR STORE(s) as requested by CrossCheck within five (5) calendar days from the time of the initial request. Work orders, invoices, credit applications and all other supporting documentation shall indicate the name of the check writer on the applicable document, or; (v) where security procedures were not followed by YOUR STORE(s). c) The warranty by CrossCheck does not apply where goods have been returned or service canceled by the check writer submitting the check and that check writer has requested a credit and such credit was not processed by YOUR STORE(s). In addition, the scope of Warranty provided by CrossCheck pursuant to this Agreement does not extend to policies imposed on YOUR STORE(s)' customers by YOUR STORE(s). YOUR STORE(s) understands and agrees that such policies are expressly excluded from prospective warranty reimbursement and CrossCheck shall not reimburse YOUR STORE(s) for any fees assessed to YOUR STORE(s) customers as a result of YOUR STORE(s) internal policies, or (i) where a check writer or an agent of the check writer asserts a valid dispute to CrossCheck. Such valid dispute shall be determined to be asserted in good faith as determined by the exercise of reasonable discretion of CrossCheck, or (ii) any check against which a Stop Payment order has been issued or has been marked Refer to Maker or Unable to Locate or Account Frozen/Held or is subject to any prior lien, as well as the following, including but not limited to unauthorized, forgery, altered/fictitious, unable to process and counterfeit. d) The warranty by CrossCheck does not apply (i) where the transaction was generated through the use of an account that was not valid or made on an altered, fraudulent, or counterfeit check, (ii) where the signature on the check does not match the pre-printed name; or where the transaction was generated through the use of where no signature of the transaction appears on the sales authorization document or if YOUR STORE(s) failed to obtain specific approval in advance of the sale from CrossCheck to complete the transaction and/or a valid approval number was not on the sales receipt and/or the check writer has certified in writing to CrossCheck or his financial institution that no authorized user made or authorized the transaction; (iii) any stolen or counterfeit check or where CrossCheck has information from the check writer's financial institution or the check writer submits a notarized affidavit of forgery or police report that said item(s) were reported as stolen or forged or where YOUR STORE(s) failed to compare the signature on the check against the signature on the current valid identification as displayed by the person presenting the check at the time of the transaction. e) The warranty by CrossCheck will also not apply (i) where the check writer's financial institution or CrossCheck has information that YOUR STORE(s) committed fraud at the time of the transaction(s), or the transaction is not a sale by YOUR STORE(s) whether or not such transaction(s) was authorized by the check writer or, if with respect to any one of YOUR STORE(s)' location(s), the number of any counterfeit or fraud incidents becomes excessive, in the sole determination of CrossCheck, then YOUR STORE(s) may be charged back for all transactions and this Agreement may be terminated immediately without notice, (ii) where YOUR STORE(s) accepts any check that is a business check. If the business checks premium service option is selected by YOUR STORE(s), YOUR STORE(s) understands that business checks must be approved by confirming the correct and current business phone number as answered and listed in the business' name. Business checks approved in any other manner will be excluded from warranty coverage. The valid I.D. of the person presenting the business check must also be imprinted or written on the business check, (iii) where YOUR STORE(s) accepts any check as a replacement of any previously dishonored payment, payment for accounts receivable or on credit or account, (iv) any check upon which YOUR STORE(s) has accepted partial payment for any one particular sale or transaction, return of merchandise or entered into an agreement for payment, (v) any check for which the check writer is not the purchaser of the goods or services at the time of approval; the name imprinted on the check and the name on the work order, sales receipt or any other supporting documentation must match, (vi) where YOUR STORE(s) accepts any check for which a refund is negotiated or cash is given at any given time or where YOUR STORE(s) accepts any check with changes or alterations to the original check, (vii) where YOUR STORE(s) accepts any check for which an approval number has previously been sought from CrossCheck or any competitive Check or Inquiry Service and/or previously declined, or where any previously declined check or check information has been altered to obtain approval, (viii) where YOUR STORE(s)

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accepts any check negotiated for the purchase of a motor vehicle, except as provided in the paragraph below, (ix) where YOUR STORE(s) accepts any checks(s) for future deposit which is processed with an incorrect deposit date, or (x) where YOUR STORE(s) has passed on any fees, costs or charges incurred by YOUR STORE(s) under the terms of this Agreement, on to the checkwriter. In addition, expressly excluded from warranty coverage are multiple checks written to avoid or which appear to have been written to avoid, the maximum approval limit, checks under the bank designated minimum dollar amount, checks from merchant or its employees or other agents, checks that are limited as to their negotiability based on time parameters, and checks designated debtor in possession.

XVII. IDENTIFICATION EXCLUSION: For purposes of this Agreement concerning BUSINESS OFFICE CONVERSION checks only, YOUR STORE(s) shall be excused from the obligation to inscribe the check writer's valid U.S. Motor Vehicle Driver's License Number and State of Issuance, valid State Identification Card or valid U.S. Military Identification Card on checks issued and presented to YOUR STORE(s). However, the foregoing Identification information, as well as the correct and current telephone number of the check writer must be forwarded to CrossCheck upon submission of any and all applicable checks.

XVIII. CONSUMERS OPTING OUT: Upon receipt of notice that a consumer wishes to opt out of the Business Office Conversion service, YOUR STORE(s) understands and agrees that it shall not convert, attempt to convert, or otherwise attempt to electronically process the consumer's item utilizing the CrossCheck Business Office conversion system. Checks submitted by YOUR STORE(s) not in compliance with this provision shall be returned to you and are expressly excluded from electronic processing and prospective warranty reimbursement.

XIX. MOTOR VEHICLE LEASING AND SALES: Checks for the sale or lease of a Motor Vehicle shall not be processed unless all the following requirements are met: 1) A valid approval number shall be obtained on each qualified check; 2) The down payment price shall not exceed thirty-five percent (35%) of the base selling/cash price of the vehicle, excluding trade-ins, manufacturers' rebates, dealer incentives, taxes, dealer add-ons such as protection packages and extended warranties, or additional services that exceed the vehicle's original specification sheet. Should YOUR STORE(s) accept a check which exceeds this amount, said check shall be ineligible for prospective warranty reimbursement; 3) Should the sale or lease be financed, said sale or lease shall be financed by a finance company that does not have common ownership with YOUR STORE(s). Pre- paid leases are ineligible for prospective warranty reimbursement. CrossCheck shall not process checks issued and presented for purchases and/or leases which subsequently result in a rollback, rescission or an unwound deal.

XX. COMPLIANCE WITH APPLICABLE LAWS: YOUR STORE(s) and CrossCheck shall comply with the requirements of all applicable laws, rules and regulations with respect to transactions under this Agreement, specifically including but not limited to NACHA's Operating Rules, Regulation CC and E as established by the Federal Reserve Board, UCC Article 4, and the Electronic Funds Transfer Act. In addition, YOUR STORE(s) and CrossCheck shall comply with local, state, federal and all other laws in conducting business pursuant to this Agreement, including but not limited to the following: The Gramm-Leach-Bliley Act (GLB), the Health Insurance Portability and Accountability Act (HIPAA), the Fair Credit Reporting Act (FCRA) and the Fair Debt Collection Practices Act (FDPCA). As a Covered Entity, Business Associate or Affiliate, CrossCheck safeguards the privacy of non-public personal information in compliance with all applicable laws.

XXI. INDEMNIFICATION: YOUR STORE(s) hereby agrees to indemnify, defend and hold CrossCheck harmless from any and all claims, damages, liabilities, and expenses, including reasonable attorney fees and litigation costs arising from the performance or nonperformance of YOUR STORE(s)' obligations under this Agreement including, but not limited to, any negligence of YOUR STORE(s) or any alleged or actual violations by YOUR STORE(s)' agents or its subcontractors, or YOUR STORE(s)' employees, of any governmental laws, regulations or rules.

XXII. FINANCIAL AND OTHER INFORMATION: YOUR STORE(s) shall provide financial statements and other information concerning YOUR STORE(s)' business and YOUR STORE(s)' compliance with the terms and provisions of this Agreement as CrossCheck may reasonably request. Such financial statements shall be prepared in accordance with generally accepted accounting principles. YOUR STORE(s) and the individuals listed within this Agreement each authorize CrossCheck to obtain from third parties financial and credit information to determine whether to accept this Agreement and to conduct continuing credit risk evaluations. Upon request, YOUR STORE(s) shall provide to CrossCheck or its representatives reasonable access to YOUR STORE(s)' facilities and records for the purpose of performing any inspection and change in YOUR STORE(s)' financial condition.

XXIII. CONFIDENTIALITY, DATA SECURITY AND DATA USE: Pursuant to applicable state and federal laws and regulations, YOUR STORE(s) shall treat all information it receives or that comes to its attention in connection with the performance of this Agreement, including but not limited to consumer personal information and information concerning electronic payments, as strictly confidential ("Confidential Information"). YOUR STORE(s) certifies that it shall use and retain Confidential Information only for the business purpose set forth in this Agreement, and it shall not sell, share or disclose Confidential Information to any unauthorized or third parties. YOUR STORE(s) shall take reasonable security procedures and practices to safeguard all Confidential Information data pursuant to this Agreement, limit access to Confidential Information solely to those who have a need to know such information, closely and regularly monitor the activities of employees with access to Confidential Information, and prevent the unauthorized use and/or disclosure of same. In conformance with applicable laws, CrossCheck has policies and procedures in place to safeguard all sensitive, confidential and private information, and shall use commercially reasonable efforts to maintain the security of the information provided by YOUR STORE(s) and to prevent the unauthorized use and/or disclosure of same. CrossCheck may use the information it receives from YOUR STORE(s) to provide the services under this Agreement, for purposes under the Fair Credit Reporting Act, for the purpose of collection, and for any of its other products or services, if applicable. California Notice of Privacy Rights: Information on privacy rights of California consumers and CrossCheck's Privacy Policy may be found at www.cross-check.com/privacy-policy or by calling 800-843-0760.

XXIV. FORCE MAJEURE: CrossCheck shall not be liable in damages for any delay or default in performing hereunder if such delay or default is caused by conditions beyond CrossCheck's control including, but not limited to Acts of God, Government restrictions (including the denial or cancellation of any export or other necessary license), wars, insurrections and/or any other cause beyond the reasonable control of CrossCheck whose performance is affected. CrossCheck shall not be liable for any failure or delay in performance under this Agreement to the extent said failures or delays are proximately caused by causes beyond CrossCheck's reasonable control and occurring without its fault or negligence, including, without limitation, failure of suppliers, subcontractors, and carriers, or party to substantially meet its performance obligations under this Agreement, provided that, as a condition to the claim of non liability, the party experiencing the difficulty shall give the other prompt notice, defined hereinafter as that degree of notice which is reasonable under the circumstances. Dates by which performance obligations are scheduled to be met will be extended for a period of time equal to the time lost due to any delay so caused.

XXV. VENUE: THIS AGREEMENT SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF CALIFORNIA. THE PARTIES AGREE THAT ANY ACTION ARISING OUT OF THE NEGOTIATION, EXECUTION OR PERFORMANCE OF THE TERMS AND CONDITIONS OF THIS AGREEMENT SHALL BE BROUGHT IN THE COURTS OF SONOMA COUNTY, CALIFORNIA. YOUR STORE(S) AGREES THAT THIS AGREEMENT WAS FORMED IN SONOMA COUNTY, CALIFORNIA UPON ACCEPTANCE BY AN OFFICER OF CROSSCHECK.

XXVI. PRINCIPAL OF YOUR STORE(s): In consideration for entering into this Agreement, Consumer/Principal of YOUR STORE(s) hereby absolutely and unconditionally personally guarantees the full and prompt payment of any and all amounts owed as contemplated by this Agreement. In addition and if applicable, Consumer/Principal of YOUR STORE(s) understands and expressly consents to waive any and all protections as afforded by Consumer/Principal of YOUR STORE(s)' status as a corporation. Consumer/Principal of YOUR STORE(s) understands and expressly consents that this guaranty is continuing, binding upon heirs and successors and may not be changed except in writing, signed by an authorized representative and accepted by an officer of CrossCheck. Consumer/Principal of YOUR STORE(s) agrees to all terms and conditions herein and attached recitals. Consumer/Principal of YOUR STORE(s) understands and agrees that nothing contained therein modifies any of the terms and conditions of the executed Agreement currently in effect.

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Please sign in both areas below:

SIGNATURE OF OWNER/GUARANTOR:		DATE:			
PRINTED NAME OF OWNER/GUARANTOR:					
CONSUMER/PRINCIPAL'S SIGNATURE:		DATE:			
PRINTED NAME OF CONSUMER/PRINCIPAL:					
CROSSCHECK'S ACCEPTANCE CROSSCHECK'S ACCEPTANCE OF YOUR APPLICATION, TO INCLUDE ANY ENHANCEMENT PACKAGES OR PREMIUMS, AS APPLICABLE, ACCEPTED BY AN OFFICER OF CROSSCHECK IN YOUR CONFIRMATION LETTER, FORMS THE ENTIRE AGREEMENT					
	CORPORATE OFF	ICE USE ONLY			
By:	_Date:	Title:			

 ${\it Check\ Center\ is\ a\ registered\ dba\ of\ CrossCheck,\ Inc.}$

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