



Agent REP CODE:

1. SUMMARY OF BUSINESS (Please describe in DETAIL what you do and what you sell including pricing):

2. MERCHANT BUSINESS INFORMATION

A City: Legal	State:
A State: Legal	State: Zip: Tal Tax ID:
	Zip: ral Tax ID:
A Zip: Legal	ral Tax ID:
ntact First Name: Feder	Incorporated:
ntact Last Name: Date I	1
ntact Phone: State	of Incorporation:
ntact Email: SIC/M	ICC Code:
nership Type:	
bsite: Custo	omer Support #:
pository Bank Account Information. Attach voided check for the accour ed on check. By providing the following reference information, you are insactions to said account.	authorizing Bank to initiate ACH debit and credit
	it Routing #:
ncipals (Must Equal 51% Or More Ownership)	
iner 1:	
	ership %:
	e Number:
dress: City:	
te: Zip:	
te of Birth: SSN:	
	r's License State:
iner 2:	
st Name: Owne	ership %:
	e Number:
dress: City:	
te: Zip:	
te of Birth: SSN:	
ver's License #: Driver	r's License State:
you currently accept Yes No Total dit cards?	Monthly Processing: \$
erage Ticket Value: \$ Highe	est Ticket Value: \$
sired Descriptor: EBT F	NS Number:
s Merchant Ever Had Processing Account Terminated? Ye	es No Personal Business
ve Merchant or Owners Ever Filed for Bankruptcy? Ye	es No Personal Business
dit Card Swiped: % MOTC	D/Internet: 9
w much AMEX do you I have beess each year?	e an AMEX ESA#:
ent Name: Agent	t Sales Code:

Manahant Information.



Defer to Marchant Application

3. BANK DISCLOSURE

payarc

Member Bank mormation.	97 North Main Street POS Box 1419 Kilmarnock, Virginia Phone: (877) 436-9032	Merchant mornation.	Refer to Merchant Application	
Important Bank Responsibilities:		Important Merchant Respons	sibilities:	
 Chesapeake Bank is the only directly to a merchant. 	entity approved to extend acceptance of Visa products	1. Ensure compliance with	cardholder data security and storage requir	ements.
 Chesapeake Bank is respons Regulations which Merchant 	ible for educating Merchants on pertinent Visa Operating ss must comply.	2. Review and understand	the terms of the Merchant Agreement.	
 Chesapeake Bank is respons settlement. 	ible for all funds held in reserve that are derived from	3. Maintain fraud and chai	rgebacks below thresholds.	
 Chesapeake Bank is respons merchant. 	ible for and must provide settlement funds to the	4. Comply with all Card Bro	and's Operating Regulations.	
5. Chesapeake Bank must be a	principal (signer) to the Merchant Agreement.			
 Merchant Agreement does n such responsibility. 	ot contain any provision that could be deemed to limit			
	onot supersede terms of the Merchant Agreement or the Minn and the Mi			
Merchant's Signature: _		Date:		

4. MERCHANT APPLICATION AND AGREEMENT ACCEPTANCE

Chasanaalia Dank

Important Information about Procedures for Opening a New Account: To help the government fight the funding of terrorism and money laundering activities, Federal law requires all financial institutions to obtain, verify, and record information that identifies each person who opens an account. What this means for you: When you open an account, we will ask for your name, address, date of birth, and other information that will allow us to identify you. We may also ask to see your driver's license or other identifying documents By executing this Merchant Application ("Application") is true, correct and complete as of the date of this Application in behalf of the merchant adescribed above ("Merchant"), the undersigned individual(s) represent(s), warrant(s), and acknowledge(s) that: (i) All information contained in this Application ("Application as/have the requisite legal power and authority to complete and submit this Application on behalf of the Merchant and to make and provide the acknowledgments, authorizations and agreements set forth herein on behalf of the Merchant and individual(s) (iii) The information contained in this Application is provided for the purpose of obtaining, or maintaining, a merchant account for the Merchant with the Sponsor Bank ("BANK") and BANK shall rely on the information provided herein in its approval process and in settling the applicable Discount Rate, Approved Average Ticket, and Approved Monthyl Card Volume; (iv) BANK vill determine all rates, fees and charges and notify Merchant of the approved fees and by Merchant's submission and acceptance of Merchant's first settled transaction, Merchant agrees to pay such approved fees; (vi) The Merchant Application, "the Merchant Agreement's and (ui) he/she has received, read, and understood, the terms and conditions set forth at https://payarc.com/chesapeake-bank/ as they may be amended from time to time (the "Terms and Conditions," and together with the Merchant Application, "the Merchant Agreement shall be there(3) years; Merchant may ter

Merchant		Payarc	Bank
By (Principal #1)	Date:	By:	By:
Name:	Title:	Date:	Date:
By (Principal #2)	Date:	Name:	Name:
Name:	Title:	Title:	Title:

By signing above Merchant further acknowledges that they have read, understand and agree to be bound by the terms of PCI Compliance as described on this site: http://www.visa.com/cisp

5. CONTINUING PERSONAL GUARANTY PROVISION - PERSONAL GUARANTOR

By signing below, each individual or entity ("Guarantor") jointly and severally (if there is more than one Guarantor) and unconditionally guarantees to ISO and Bank the prompt payment and full and complete performance of all obligations of the Merchant identified above under the Merchant Agreement, as amended from time to time, including, without limitation, all promises and covenants of the Merchant, and all amounts payable by the Merchant under the Merchant Agreement, including, without limitation, charges, interest, costs and other expenses, such as attorney's fees and court costs. This means, among other things, that ISO or Bank can demand performance or payment from any Guarantor if the Merchant fails to perform any obligation or pay what the Merchant owes under the Merchant Agreement. Each Guarantor agrees that his or her liability under this guaranty will not be limited or canceled because: (1) the Merchant Agreement cannot be enforced against the Merchant for any reason, including, without limitation, bankruptcy proceedings; (2) either ISO or Bank agrees to changes or modifications to the Merchant agreement, with or without notice to Guarantor; (3) ISO or Bank releases any other Guarantor or the Merchant Agreement; and/or (5) anything else happens that may affect the rights of either ISO, Merchant, or Bank under the Merchant Agreement; and/or (5) anything else happens that may affect the rights of either ISO or Bank each can demand payment from such Guarantor without first seeking payment from the Merchant or any other Guarantor. Each Guarantor further agrees that: (a) ISO and Bank each may delay enforcing any of its rights under this Guaranty without loising such rights and hereby waives any applicable Statute of Limitations; (b) ISO and Bank each can demand payment from such Guarantor without first seeking payment from the Merchant or any other Guarantor or the Bank; and (c) such Guarantor will pay all court costs, attorney's fees, and collection costs incurred by either ISO or the Bank in connection

By (Principal #1):	By (Principal #2):	
Date:	Date:	
Name:	Name:	





6. CORPORATE RESOLUTION

Corporate Secretary	the duly elected, qualified, and acting	Officer Title of a,	Legal Corporate Name of	, a f Co	(the "Con Incorporation Status	ıpany"),	
Do hereby certify as follows: 1 Company desires to enter into WHEREAS, pursuant to the ter purchases made by the Comp in the Merchant Agreement) at the Merchant Agreement, Bar Reserve Account; and WHERE transactions and the sale of th and ISO shall act as the Comp in connection with resolution: same to be completed; and R Operating Account into which may be directed by Bank in ar by the Company in the Opera Bank to perfect such security such additional actions as ma partner (circle one) of the Cor	The following resolutions were duly adopt of the Merchant Agreement with Chesapea rms of the Merchant Agreement, Bank an pany's customers; WHEREAS, pursuant to and (b) Bank may require the Company to k may require the Company to execute in AS, pursuant to the terms of the Merchan he Company's products. NOW, THEREFOR any's exclusive provider of Visa, MasterCa s, together with such additions, changes or ESOLVED FURTHER, that in connection with funds from credit card sales by the Comp cordance with the provisions of the Merc ting Account and Reserve Account, and th interests; RESOLVED FURTHER, that the a y be reasonably required by Bank or ISO mpany is hereby authorized to deliver to E resolutions, and Bank and ISO are hereby	ed by the board of direct ake Bank, a Virginia state d ISO will provide certain the terms of the Merchar direct certain funds relat struments evidencing Ba tt Agreement, the Compa E, BE IT RESOLVED, that t ard, and Discover credit c or modifications as may b th the Merchant Agreeme oany will be directed, and hant Agreement; RESOLV te appropriate officer(s) of ppropriate officer(s) of thin connection with the Mi Sank and ISO a Certificate	tors/manging member(s)/ chartered bank ("Bank") ar credit card financing and p tr Agreement, (a) the Comp ting to credit card purchase ank's security interest in th my is required to comply w the Merchant Agreement b ard financing and processi the deemed necessary, advis ent, the appropriate officer d (b) if necessary, a Reserve ZED FURTHER, that the Con of the Company is/are hereb the Company is/are hereb erchant Agreement; and Ri e (i) identifying the officers	(general partners (circle nd Payarc LLC, ("ISO"), a processing for Visa, Ma bany may be required t es to such Reserve Acc ie Operating Account (a <i>i</i> th strict requirements y and among the Comp ing services, is hereby a sable or appropriate by (s) of the Company is/2 e Account into which fu mpany hereby grants B eby authorized to execu- authorized to enter intt ESOLVED FURTHER, tha of the Company, (ii) ver	e one) of the Company: WHER a Connecticut limited liability of asterCard, and Discover® credi- to establish a Reserve Account ount; WHEREAS, pursuant to ti as defined in the Merchant Agr concerning the processing of pany, Bank and ISO, pursuant approved and adopted in the f y the officer(s) executing or car are hereby authorized to estal unds from credit card sales by to iank a security interest in the f ute all documents reasonably ro o such additional agreements, at the Secretary/managing me rifying the signatures of such c	ompany; it card (as defined he terms of reement) and credit card to which Bank form considere using the Jilsh (a) an the Company unds held required by and take mber/general officers, and	ed
authorized to rely on any such		,	,	,	, , , , , , , , , , , , , , , , , , , ,	,	
the provide the second contract (second contract of the second contr		,					

genuine signature of each such officer; (iii) each such Officer, acting individually, is authorized to execute and deliver the Merchant Agreement and each of the agreements and documents contemplated by the Merchant Agreement (collectively, the "Transaction Documents") on behalf of the Company; and (iv) each such Officer, acting individually, is authorized to perform the Company's obligations under the Transaction Documents on behalf of the Company.

By (Principal #1):	By (Principal #2):
Date:	Date:
Name:	Name:
In Witness Whereof, I have executed this Certificate this	Ву:

SCHEDULE A - CARD, SERVICE, AND EQUIPMENT/SOFTWARE

As of the date of this Agreement, Merchant has requested, and Bank has approved Merchant's use of the following services:

Authorization services for Visa, MasterCard, Discover, American Express, Diners Club, and JCB

Transaction processing services for Visa, MasterCard, Discover, American Express, Diners Club, and JCB Cardholder Address Verification

SCHEDULE C - PRICING

Visa Credit Masterca	rd Credit Disc	over Credit	Visa Debit	Mastercard Deb	it Discover	Debit Ar	merican Express		
DISCOUNT RATE (check box	of just ONE of the	discount rate p	rograms [Tiered	l/Interchange+/l	Bundled/Dual P	ricing])			
Tiered Pricing Visa/MC	Visa/MC	AMEX	Discover	Debit ⁸	Interchange	e + Pricing		Interchange + Authorizatio	ns
Qualified ¹ :	%	%	%	%	Visa/MC:		%	Visa/MC:	\$
Mid-Qualified ² :	%	%	%	%	AMEX:		%	AMEX:	\$
Non-Qualified⁴:	%	%	%	%	Discover:		%	Discover:	\$
Tiered Transactions	Visa/MC	AMEX	Discover	Debit ⁸	Bundled Ra	te		Bundled Authorizations	·
Qualified Authorizations:	\$	\$	\$	\$	Flat Rate ⁶ :		%	Authorizations7:	\$
Mid-Qual Authorizations ³ :	\$	\$	\$	\$	Dual Pricing Ra	te10:	%	Dual Pricing Fee ¹⁰ :	\$
Non-Qual Authorizations ⁵ :	\$	\$	\$	\$					
OTHER FEES			OTHER FEES ¹¹				MONTHLY FEE	5	
Bank Sponsor Fee:		%	Debit Card Aut	h's:		\$	Minimum Mont	hly Fee:	\$
AMEX Sponsor Fee:		%	EBT Auth's:			\$	Monthly Fee:		\$
Batch Fees:		\$	Account Updat	e:		\$	Gateway:		\$
Chargebacks:		\$	Gateway Trans	action Fee:		\$	Curv Subscripti	on Fee:	\$
Reversal:		\$	Per ACH Reject	:		\$ 35.00	Risk Analysis:		\$
Retrievals:		\$	Ethoca/Verifi A	lerts:		\$	Web Monitorin	g:	\$
Arbitration:		\$	Rapid Dispute Resolution (RDR):			\$	Account Update	Account Updater:	
Voice Auth's:		\$	Other:			\$	POS Fee:	POS Fee:	
Declines:		\$	Comments:				Terminal Fee:		\$
Annual Fee ⁹ :		\$	1				Statement Fee:		\$
Refunds:		\$					Debit Access:		\$
AVS:		\$					Same Day Fund	ling Rate:	
PCI Compliance Fee: \$	_ Per Month \$_	Per Year					Breach Protecti	on Fee:	\$
PCI Non-Compliance Fee ¹² :		\$ 29.95	1				Other:		\$
(If SAQ is not verified compliant withir	n 60 days)		1				Wireless Fee:		\$

value represents the qualified rate applied to all transactions.
 Value is applied above true interchange, assessments and bank costs for Mid-Qualified transactions, in which it is charged in addition to the "Qualified Rate" for any Mid-Qualified transactions
 Charged in addition to Qualified transactions.
 Value is applied above true interchange, assessments and bank costs for Non-Qualified transactions, in which it is charged in addition to the "Mid-Qualified Rate" for any Mid-Qualified transactions
 Value is applied above true interchange, assessments and bank costs for Non-Qualified transactions, in which it is charged in addition to the "Mid-Qualified Rate" for any Non-Qualified transactions
 Charged in addition to the Mid-Qualified ransactions
 Charged in addition to the Mid-Qualified ransactions
 Charged in addition to the Mid-Qualified ransactions

6. Value represents discount rate to be charged on all transactions, regardless of qualification level
 7. Value represents transaction fee to be charged on all transactions, regardless of qualification level
 8. Value represents transaction all transactions, regardless of qualification level
 9. Merchants boarded March 1 - August 31 will be billed on their October Statement. Merchants boarded September 1 - February 28-29 will be billed on the April Statement.

By agreeing to this agreement under dual pricing you are subject to the terms of the Dual Pricing Program, found by clicking here: Addendum to Merchant Agreement.
 High-risk merchant accounts subject to reserves will be assigned a \$24.95 monthly high risk fee.
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 High-risk merchant accounts accounts and the subject to the terms account acc

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SCHEDULE D - MOTO / INTERNET QUESTIONNAIRE

1.	1. Will you accept payment for products/services on your website? Yes	No	or I do not have a website
2.	2. What % of your products/services will be sold/delivered in the following markets (total must e		
	North America% Europe% Other I	Markets%	
3.	3. What percentage do you sell to Business% Consumers	%	
4.	4. Briefly outline your return policy: Greater than 30 Days Less than 30 Days	ays No Returns	Other (Please Specify):
	If No Returns, why are refunds not provided?	(If no refunds, go	o to 9)
5.	5. When do you charge the customer? Shipment/Completion of Service Order		
6.	6. What is the normal "turnaround time" from when you receive the order to the customer rece	viving the goods/services:	days
7.	7. Do you take advance deposits (a percentage of the full value or a fixed part-payment paid in	advance)? Yes	No
	a. If Yes, what % of the final price is paid as a deposit?% What fi	ixed deposit is taken?	\$
8.	8. Do you take payments for memberships, subscriptions, or packages? Yes	No	
	a. If Yes, please provide the usual breakdown of transactions (by $\%$ of total sales) a	and their respective price po	ints%
9.	9. If packages or memberships are sold, what is the average amount of time it takes a customer	r to use up their package?	
10.	10. If subscriptions are sold, how do you manage the recurring payments? Payarc's Vault N	Module Other	:





APPENDIX A TO § 1010.230 Certification Regarding Beneficial Owners of Legal Entity Customers

I. GENERAL INSTRUCTIONS

What is this form?

To help the government fight financial crime, Federal regulation requires certain financial institutions to obtain, verify, and record information about the beneficial owners of legal entity customers. Legal entities can be abused to disguise involvement in terrorist financing, money laundering, tax evasion, corruption, fraud, and other financial crimes.

Requiring the disclosure of key individuals who own or control a legal entity (i.e., the beneficial owners) helps law enforcement investigate and prosecute these crimes.

Who has to complete this form?

This form must be completed by the person opening a new account on behalf of a legal entity with any of the following U.S. financial institutions: (i) a bank or credit union; (ii) a broker or dealer in securities; (iii) a mutual fund; (iv) a futures commission merchant; or (v) an introducing broker in commodities.

For the purposes of this form, a legal entity includes a corporation, limited liability company, or other entity that is created by a filing of a public document with a Secretary of State or similar office, a general partnership, and any similar business entity formed in the United States or a foreign country. Legal entity does not include sole proprietorships, unincorporated associations, or natural persons opening accounts on their own behalf.

What information do I have to provide?

This form requires you to provide the name, address, date of birth and Social Security number (or passport number or other similar information, in the case of foreign persons) for the following individuals (i.e., the beneficial owners):

- (i) Each individual, if any, who owns, directly or indirectly, 25 percent or more of the equity interests of the legal entity customer (e.g., each natural person that owns 25 percent or more of the shares of a corporation); and
- (ii) An individual with significant responsibility for managing the legal entity customer (e.g., a Chief Executive Officer, Chief Financial Officer, Chief Operating Officer, Managing Member, General Partner, President, Vice President, or Treasurer).

The number of individuals that satisfy this definition of "beneficial owner" may vary. Under section (i), depending on the factual circumstances, up to four individuals (but as few as zero) may need to be identified. Regardless of the number of individuals identified under section (i), you must provide the identifying information of one individual under section (ii). It is possible that in some circumstances the same individual might be identified under both sections (e.g., the President of Acme, Inc. who also holds a 30 percent equity interest). Thus, a completed form will contain the identifying information of at least one individual (under section (ii)), and up to five individuals (i.e., one individual under section (ii) and four 25 percent equity holders under section (i)). The financial institution may also ask to see a copy of a driver's license or other identifying document for each beneficial owner listed on this form.

II. CERTIFICATION OF BENEFICIAL OWNER(S)

Persons opening an account on behalf of a legal entity must provide the following information:

a. Name and Title of Natural Person Opening Account:

b. Name and Address of Legal Entity for Which the Account is Being Opened:





c. The following information for each individual, if any, who, directly or indirectly, through any contract, arrangement, understanding, relationship or otherwise, owns 25 percent or more of the equity interests of the legal entity listed above:

Name	Date of Birth	Address (Residential or Business Street Address)	For U.S. Persons: Social Security Number	For Foreign Persons: Passport Number and Country of Issuance, or other similar identification number ¹

(if no individual meets this definition, please write "Not Applicable.")

¹In lieu of a passport number, foreign persons may also provide an alien identification card number, or number and country of issuance of any other government-issued document evidencing nationality or residence and bearing a photograph or similar safeguard.

- d. The following information for one individual with significant responsibility for managing the legal entity listed above, such as:
 - An executive officer or senior manager (e.g., Chief Executive Officer, Chief Financial Officer, Chief Operating Officer, Managing Member, General Partner, President, Vice President, Treasurer).

or

• Any other individual who regularly performs similar functions.

(If appropriate, an individual listed under section (c) above may also be listed in this section (d)).

Name	Date of Birth	Address (Residential or Business Street Address)	For U.S. Persons: Social Security Number	For Foreign Persons: Passport Number and Country of Issuance, or other similar identification number ¹

¹In lieu of a passport number, foreign persons may also provide an alien identification card number, or number and country of issuance of any other government-issued document evidencing nationality or residence and bearing a photograph or similar safeguard.

______ (name of natural person opening account), hereby certify, to the best of my knowledge, that the information provided above is complete and correct.

Signature: _____

١,

_____ Date: _____

Legal Entity Identifier: ______ (Optional)