Automated MERCHANT S YSTEMS INCORPORATED

Experts in Electronic Payments



135 Crossways Park Drive North, Suite A, Woodbury, NY 11797 | (800)267-2256

MERCHANT PROCESSING AGREEMENT **APPLICATION AND FEE SCHEDULE**

A Registered Service Provider of Merrick Bank Corporation ("Merrick")

ASSOCIATE:			PRINT CLEARLY
	ACCOUNT REP:	Nancy Murphy 1030	
Corporate/ Legal Name:		Corporate/ Legal Name:	
County of Upshur		County of Upshur	JUN
Address (Physical Location):		Mailing Address:	
100 Tyler Street		100 Tyler Street	30 AM
City:	State: Zip:	City:	
Gilmer	TX 75644	Gilmer	∃ TX 🔀 75644
Email Address:	· · · · · · · · · · · · · · · · · · ·	Website Address:	
terri.ross@countyofupshur.com		www.www.countyofupshur.com	
Contact Name:	Title:	Contact Name: (Corporate Office, I	f Applicable) Title:
Terri Ross	Upshur County Clerk	Terri Ross	Upshur County Clerk
Business Phone #:	Fax #:	Business Phone #:	Fax #:
(903) 843-4015	(903) 843-4504	(903) 843-4015	(903) 843-4504
			01187
TYPE OF BUSINESS: County	Government	BUSINESS LICENSE #:	
	· · · · · · · · · · · · · · · · · · ·	NUMBER OF YEARS IN BUSINE	SS 20+Years
CURRENT PROCESSOR:	POS DEBIT:		
		(Z) Star MAC (W) Star East (Q) Star West	NETWORK:
TRADE REFERENCES:			
Company: Phone:	;;;	Contact:	~
	Fax:	Account Type:	
Company:		Contact:	
Phone:	Fax:	Account Type:	
Authorized Signer (First):			
Dean Fowler		Phone Number: Email Ac	
Alternate (First):	County Judge MI: Last: Title:		ler@countyofupshur.com
the second se		Phone Number: Email Ad	dress;
Alternate (First): I	MI: Last: Title:	Phone Number: Email Ad	
			UIC\$5,

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 may ask you for information that will allow us to identify you, including a copy of your driver's license or other identifying documents.

By checking this box, Merchant opts out of receiving fyture commercial marketing communications from American Express.

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THE MERCHANT PROCESSING AGREET FENT IN EFFECTIVE	UPON THE SIGN	ING BY MERCHANT AND A	UPOMATED MERCH	ANTESYSTEMS INC
Merrick Bank Corporation	Auto	mated Merchant Syster	as. Inc	
By / //////////////////////////////////	-201 By:			
			1112	3-25-2011
Woodbury, NJ 11797		1071 S Sun Ofive, Suite 2001	///	Date
		Lake Mary, FL 32748 407-331-5465		
		10, 00, 0100		
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The Fee Schedule

You understand and acknowledge that you have elected to participate in the Government and Education Program provided by the Payment Brands (the "Program"). The Program allows registered and approved merchants (approved Merchant IDs or MIDs) to assess a variable service fee (a "Service Fee") on certain debit and credit card transactions. Registratio: and participation in the Program is subject to approval by the applicable Payment Brands and you acknowledge that you may not be eligible to participate in the Program. If registration and Payment Brand approval is obtained, you agree to comply with all Program requirements. ISO may terminate, amend, modify or otherwise alter this Agreement, the Program, or the structure, nature or amount of the Service Fee at any time with written notice to you. You authorize and direct Member Bank to settle the proceeds received for Service Fees into the ISO's bank account. In the event that you receive any portion of the Service Fees, you agree to promptly pay such amounts to ISO. Service Fees collected by ISO will be retained by ISO and you will not be responsible for the payment of any Fees or Third Party Costs. Nothing in this Section shall be deemed to alleviate or reduce any of your other obligations under the Agreement, including, but not limited to, your responsibilities with regard to Penalties and Dispute Items and your obligation to pay early termination fees, if applicable, pursuant to Section 10 of the Payment Processing Agreement.

Chargebacks, ACH Returns and Optional Reporting Item Costs

Chargebacks	ACH Rejects	Optional Reporting Fee
\$ 15.00	\$ 30.00	\$ 8.00 Per User ID

Early Termination Fee See Section 10.

Merchant: UPSH	UZ COUNTY
h Am Ton	A_ 5/15/17
Signature of Authorized Signer	Date
DEAN FOWLEN	UPSTURE COUNTY JUDGE
DEAN FOWLEN- Print Name	

MERCHANT SIGNATURE AUTHORIZATION

Name of Entity: County of Upshur

The undersigned certifies and agrees to as follows:

- The undersigned and any of the persons identified below are duly authorized to sign this Merchant Processing Agreement and bind the entity indicated above to it. If any official indicated below resigns or is replaced, that official's successor(s) in office shall be deemed to have signed this certification and the Merchant Processing Agreement.
- 2. The persons listed below are duly authorized to act for and on behalf of the entity indicated above in any manner relating to this Merchant Processing Agreement.
- 3. Both AMS and Merrick Bank may rely on the authority granted in this certification and the undersigned official represents and warrants that this certification shall remain in full force and effect until revoked upon written notice to AMS.
- 4. The following are the names, titles and genuine signatures of the persons authorized by this certification:

TITLE	PRINT NAME	SIGNATURE		
County Judge	Dean Fowler	4 Am Cala		
 				
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│	· · · · · · · · · · · · · · · · · · ·			
I have subscribed my name as th	re-official indicated above as of <u>M.</u>	Δ_{1} 5 , 2017 (date)		
I have subscribed my name as the official indicated above as of $M_{A_1} 5$, $\frac{2017}{100}$ (date) Signature:				
Title: UP3HUR COUNTY	JUNGE			
MERCHANT INQUIRY:				
Has Merchant or Owners/Principals ever been te	rminated from accepting payment cards from any payme	nt network for this business or any other businesses?		
How Many Chargebacks Last Year?	Total Amount: \$			

Please Mark all Card Types Accepted and Initial Here:	is) For Details on how these transactions qualify at each level, please refer to your Merchant Operating Guide.
Debit Cards: V/MC (consumer signature cards/ all foreign issued cards/ PIN debit card	Other Cards: V/MC/DISC/AMEX (business credit/debit, consumer credit, & all foreign issued cards)

This is a Payment Processing Agreement entered into as of the date accepted by ISO (defined below) and is by and among Merrick Bank, a Utah state chartered bank ("Member Bank"), Automated Merchar Systems, Inc. ("AMS") and the governmental entity ("Merchant", "you", "your", "yours" and the like) that signed the attached application included with this Agreement (the "Application"). The term "Agreement", a used herein, shall include the Application, the fee schedule included with this Agreement, as applicable, (the "Fee Schedule"), the terms and conditions set forth below, and all attachments, exhibits, schedules an

BACKGROUND INFORMATION

Member Bank is a member/acquirer of Visa U.S.A. Incorporated ("Visa"), Mastercard International ("Mastercard"), DFS Services, LLC ("Discover"), is authorized to process and settle certain transactions originated or payment networks and Card issuers (each a "Payment Brand"). For purposes of this Agreement, "Card" means an account, or evidence of an account, authorized to estimate a established by a Payment Brand". For purposes of this Agreement, "Card" means an account, or evidence of an account, authorized and established by a Payment Brand". For purposes of this Agreement, "Card" means an account, or evidence of an account, authorized and established by a Payment Brand or cards, authorized account or access numbers, paper certificates and credit accounts. Member Bank and AMS have entered into an agreement whereby AMS acts as Member Bank's service provider (AMS and such third party service providers shall hereinafter collectively be referred to as "ISO"). You desire to accept one or more types of Cards acree as follows:

OPERATIVE PROVISIONS

1. Services. Member Bank and ISO agree to provide you, at your U.S. locations identified in the Application (as defined below), transaction gateway, processing and/or settlement services (the "Services") ir accordance with the terms and conditions of this Agreement. You agree to use Member Bank to sponsor, clear and settle all of your Card transactions. You will be responsible for the installation, servicing and hereby grants to you a limited, non-exclusive, non-transferable, revocable, royally free right, during the Term, to use the Services, subject to the restrictions herein and any other restrictions communicated by ISO to license to the Services or to the features or information therein, except as specifically stated herein. ISO is providing you with information concerning the technical requirements for allowing the Services, you must: (i) provide for your own access to the installation gateway and (i) provide all equipment necessary for you to make such connection to the internet, including a computer, modem and well browser. If you elect to receive transaction gateway escales of your password will allow you access to thes Services. You are responsible for exclusives or certain other services to you make restrictions to the internet, including a computer, modem and web browser. If you elect to receive transaction gateway every esponsible for an intaining the confidentiality of the password and account, and are fully responsible for all activities that occur under you password or account. You agree to immediately notify ISO of any unauthorized use of your password or account or any other services transfering any receives other than pursuant to the terms of this Agreement.

controls access to the Services; or (C) use the Services other than pursuant to the terms of this Agreement. **1. Payment Brand Regulations:** All Card transactions and this Agreement are subject to, and the parties agree to be bound by, applicable Payment Brand Regulations ("Payment Brand Regulations, include the Payment Card Industry Data Security Sendard, the Consortium Merchant Negative File published by Discover, Discover Information Security Program, Mastercard's Site Data Protection Program, and the American Express Data Security Requirements, as may be amended, supplemented or replaced from time to time. A copy of the American Express Data Security Requirements (DSR') can be obtained ortline at www americanexpress comids; Merchant Negative File published by Discover, Discover Information Security Program, Mastercard's Site Data Protection Providers Law www americanexpress comids; Merchant Seal able by and (Lily comply with Herpment Brand Regulations, DSC, Vou are responsible for demonstrating your own, your agents, and your servicers compliance with Payment Brand Regulations as they may be anended from the torms. Most Payment Brand Regulations are available online, and ISO will provide you with specific website information is colored from the avail security experiments and the dense by the applicable Payment Brand Regulations, Discover Hormation Science Provide Information is colliced and uses and regulations ("Payment Brand Regulations, Discover Hormation Science Provide Information is collicated and the security or any course and publicated by (SO. You agree not to store any Carobide information is collicated; Payment Brand Regulations, Discover Hormation and Hormation is collicated in a Card transaction of the apyrent Brand Regulations, Subject and the security and the darge by the explicable Payment Brand Regulations, Discover Payment Brand Regulations, Discover Payment Brand Regulations, Discover Payment Brand Regulations, Discover Payment Brand Regulations, Collected and usea and regulations, Disco

3. Fees. The fees to be charged by Member Bank or ISO to you or your customers for the Services provided to Non-Program Locations are set forth in the Application and Fee Schedule (collectively, the 'Fees'). ISO may charge such Fees from time to time upon 10 days prior written notice to you. The Fees do not include, and you hereby agree to pay, all (i) Penalties, (ii) interchange fees, assessments and other third party charges charged to, directly or indirectly incurred or otherwise paid by, ISO and/or Member Bank which are attributable to your Card transactions (collectively, 'Third Party Costs'), and (iii) chargebacks of Card subsequently reversed or otherwise processed as a credit or chargeback. Third Party Costs for a given Card transaction depends on a number of factors such as the type of Card presented, specific information Party Costs, or change the qualification criteria for existing Third Party Costs. Changes in the way you accept and process Card Transactions, the volume of your Card Transactions, the products and services you

4. Card Transactions. In addition to the requirements for Card transactions set forth in the Payment Brand Regulations, you agree that you will not, unless authorized to do so under the Payment Brand Regulations, (a) deposit into any bank account owned or controlled by you "Account(s)") any sales or credits for any Card transaction between a Cardholder and an entity other than you; or (b) make a cash disbursement to a Cardholder arising out of a Card transaction or any other use of a Card, or use your personal Card(s) to process transactions using your merchant account with ISO that would constitute a cash

5. Your Bank Account

5. Your Bank Account
a. You shall establish, and at all times during the Term, maintain one or more Accounts with one or more banks in order to facilitate payment of amounts due from time to time under this Agreement, which banks and Accounts shall be identified in the Application. To secure the extension of credit and your obligations under this Agreement including, without limitation, your obligation to pay, to the extent applicable, Fees, b. All credits, charges and debits in connection with Card transactions and other amounts owing under this Agreement table be made to your Account(s).
you, to credit or debit the Account(s). Any Fees, Third Party Costs, Dispute Items and/or Penalties, pour guest to the and/or Penalties payable by you pursuant to the terms and conditions of this Agreement not collected by Member Bank, without further notice to through a debit to the Account(s). Any Fees, Third Party Costs, Dispute Items and/or Penalties payable by you pursuant to the terms and conditions of this Agreement not collected by Member Bank or ISO and are due upon your receipt of such invoice.
c. If you have more than one deposit account with your banks, any or all of such accounts may be treated as the Account and may be credited, charged or debited in connection with Card transactions and other amounts owing under this Agreement and may be credited, charged or debited or debited in connection with Card transactions and other amounts owing under this Agreement and conditions of this Agreement not collected by Member Bank or ISO may determine; provided, that you may designate a particular Account with respect to credited, charged or debited in connection with Card transactions and other amounts owing under this Agreement as Member Bank or ISO may determine; provided, that you may designate a particular Account with respect to credited, charged or debited from time to the designation so long as the designated Account(s) contain sufficient funds to satisfy such charges or comply with such designation to time by Member Bank in connection with particular Card transactions. Member Bank agrees to comply with such designation so long as the designated Account(s) contain sufficient funds to satisfy such charges or

. If a debit or chargeback to the Account results in an overdraft, you agree to immediately deposit with your bank an amount sufficient to cover such overdraft and any related service charges or fees. e. If you desire to change the Account, you shall notify ISO in writing at least ten (10) days prior to the effective date of the change and shall follow ISO's procedures for completing the change.

6. Display of Service Marks, Advertising and Promotional Materials

6. Display of Service Marks, Advertising and Promotional Materials

a. You shall prominently display any service marks, identification logos and any other promotional materials (collectively, the "Service Marks") the ISO furnishes to you to alert Cardholders that Cards will be honored by you. This requirement shall not epply to private clubs or other merchants that do not serve the general public or other class of merchants exempted by a Payment Brand. The Service Marks for each
b. You may use the Service Marks only to indicate that Cards are accepted by you for payment. You shall not state, imply or use the Service Marks to indicate that ISO or any Payment Brand endorses,
c. You shall not refer to ISO or any Card or Payment Brand in stating eligibility for your merchandise, services or membership.
d. Your use of the Service Marks of any Payment Brand shall be governed by the Payment Brand's Regulations.
e. Your right to use or display the Service Marks shall continue so long as this Agreement remains in effect, unless ISO directs that such use or display shall cease. You acknowledge that the Service Marks.

are the property of the applicable Payment Brand and you shall not infringe upon the Service Marks. f. All point of sale displays or websites must include appropriate Service Marks to indicate acceptance of Cards or Payment Brand approved signage to indicate acceptance of the limited acceptance category

7. Term. This Agreement will be effective as of the date it is accepted by Member Bank and ISO and will continue in effect for a term of three (3) years following such date (the *Initial Term*), unless earlier terminated as provided for below. Following the Initial Term, this Agreement will automatically renew for additional one year renewal terms (each, a *Renewal Term*), unless earlier terminated as provided for below. Following the Initial Term, this Agreement will automatically renew for additional one year renewal terms (each, a *Renewal Term*), unless earlier terminated as provided for below. Following the Initial Term of the Initial Term or any Renewal Term, such party must provide written notice to the other parties of its intent not to renew this Agreement at least ninety (90) days prior to the expiration of the Initial Term or Renewal Term, as applicable. Notwithstanding the forgoing, Member Bank may terminate this Agreement for any or no reason with 30 days' notice to you.

8. Events of Default. An 'Event of Default' shall mean the occurrence or existence of one or more of the following events or conditions, whatever the reason for such Event of Default and whether voluntary, involuntary or effected by operation of law: (a) you fail to pay any obligation under this Agreement to Member Bank or ISO when due; (b) any representation or warranty made by you under this Agreement, the as of the time when made, including any omission of material information necessary to make such representation, warranty or statement not misleading or the failure to provide required information; (c) you shall to pay any omission of material information necessary to make such representation, warranty or statement not misleading or the failure to provide required information; (c) you shall the participance of pay characterized and the target by a Payment Streament or diduction of any Representation; (c) you shall be accepted and the accepted to the pay and the pay and the pay and the accepted to the pay and default in the performance or observance of any covenant, agreement or duty under this Agreement or any Payment Brand Regulation; (d) you are no longer allowed by a Payment Brand to accept such Payment

Brand's Cards as payment or your name appears on a Payment Brand's terminated merchant file; (e) Member Bank or ISO reasonably conclude that any criminal, fraudulent, unauthorized or suspicious activity has occurred or is imminent with respect to your acceptance of Cards or your performance under this Agreement; (f) there is an unexplained material change in your processed volume, average ticket size or mode of sale; (g) Member Bank or ISO reasonably conclude that there exists a risk of an abnormal level of chargebacks or that you may not fund Fees, Third Party Costs, Dispute Items, or Penalties as they occur; (h) you business, operations, financial condition, properties, assets or prospects; (j) one or more judgments against you for the payment of money remain undischarged, unsatisfied or unstayed for a period of 45 consecutiv have been instituted with respect to you (1) seeking an order for relief or a declaration entailing a finding that you are insolvent or seeking a similar declaration or finding, or seeking dissubtion, winding up, chart revocation or forcefiture, liquidation, reorganization, arrangement, adjustment, composition or other similar relief with respect to you, your assets or your debts under any law relating to bankruptcy, insolvency, relief a similar official for you or for all or any substantial part of your assets; or (n) you sale become insolvent, shall become generally unable to pay your debts under any law relating to bankruptcy, insolvency, relief a similar official for you or for all or any substantial part of your assets; or (n) you shall become insolvent, shall become generally unable to pay your debts under any law relating to bankruptcy, insolvency, reservent, trustee, custodian, liquidator, assigneed transaction or other similar official for you or for all or any substantial part of your assets; or (n) you shall become generally unable to pay your debts as they become due, shall voluntarily suspend transaction or the described in subsection (m)(1) above, or shall consent to any su

9. Remedies Upon Event of Default. Upon the occurrence of any Event of Default, Member Bank and ISO may employ any or all of the following remedies it deems appropriate: (a) terminate this Agreement immediately upon notice to you; (b) without prior notice to you, refuse to accept or revoke acceptance of any sales or credit, or the electronic transmission thereof if applicable, received by Member Bank or ISO on o reasonable reserve using your funds in Member Bank's possession to cover foreseeable Fees, Third Party Costs, Dispute Items, Penalties, and Cardholder credits; (e) increase the Fees commensurate with the outstanding indebtedness to Member Bank or ISO; or (n) take such other action as may be permitted by law.

10. Early Termination Fee. For purposes of this Section 10, an "Early Termination" shall mean: (i) a termination of this Agreement by Member Bank or ISO following an Event of Default specified in Section 1 above (ii); a termination of this Agreement by you for any reason whatsoever, other than following written termination notice given by you pursuant to Section 7 or 12; or (iii) your deposit or submission of any of you result to ISO from an Early Termination are not readily ascertainable as of the effective date of this Agreement. In addition, you acknowledge and agree that in reliance on this Agreement and other fong-term to all amounts owed for the Services provided to you pursuant to this Agreement, an amount equal to the greater of (i) \$500.00; or (i) phythereatt (30%) of the average total monthly Fees pail on the other in effective date of this Agreement has not been in effect or six (6) months), times the number of monthly Fees pail on you (or Service Fees collected by ISO, if applicable) during the preceding six (6) months (or shorter period if this Agreement. The parties intend that this Early Termination fee be in lieu of ISO's lost profits for the remainder of this Agreement, but not in lieu of any other damages to which ISO might otherwise be entitled arising out of your wrongful acts or omissions.

11. Change in Your Business. You shall provide Member Bank and ISO at least thirty (30) days prior written notice of your intent to change in any way the basic nature of your business, including without limitation, a change in the types of merchandise or services sold, or the method of selling such products or services. Upon its receipt of notice of such change, Member Bank and ISO shall have the right to terminate this Agreement without further obligation upon providing thirty (30) days prior written notice to you.

12. Termination by You. You may terminate this Agreement upon thirty (30) days prior written notice to Member Bank and ISO in the event of (a) your receipt of notice of any increase in Fees payable to Member Bank and ISO pursuant to Section 3 hereof (excluding Fee increases pursuant to Section 9); or (b) any material amendment or modification to this Agreement made by Member Bank or ISO pursuant to Section 18 regulation). Your right to terminate pursuant to this Section 12 shall expire thirty (30) days following your receipt of notice of any such Fee increases or material respect (excluding material emendments or modifications required due to changes to an Payment Brand Regulation or applicable federal, state or local law or terminated, regardless of cause, Member Bank may withhold and discontinue the disbursement for all Card transactions in the process of being collected and deposited. If termination is due to the tother terminated merchant file maintained by the Payment Brands. You expressly agree and consent to such reporting if you are terminated more requiring listing on the terminated merchant file maintained by the Payment Brands. You expressly agree and consent to such reporting if you are terminated merchant file reporting. Further, you will return all Member Bank and ISO form any claims that you may raise as a result of Member Bank or ISO terminated merchant file reporting. Further, you will return all Member Bank and ISO is liable to you for damages (including prospective sales or profits) due to termination, any amounts due to Member Bank or ISO will accelerate and be immediately due and payable, without any notice, declaration or other act whatsoever.

13. Credit Inquiries; Reporting; Financial Statements. You authorize Member Bank and ISO to make any credit inquiries they consider necessary to accept or to renew their acceptance of this Agreement. You as a authorize any person or credit reporting agency to compile information to answer such credit inquiries and to furnish such information to Member Bank and ISO. You agree to provide to ISO such financial ISO, within 120 days after the end of your fiscal year, an audited financial statement of profit and loss for such fiscal year and an audited balance sheet as of the end of such fiscal year. ISO may, at its discretion, accept unaudited financial statements prepared by a public accounting firm.

14. Representation and Warranties; Disclaimers. You make the following representations and warranties which shall be true and correct on the date of this Agreement and at all times thereafter: (a) all information contained in the Application or any other document delivered to Member Bank and ISO in connection therewith or with this Agreement is true and complete in all material respects; (b) you have the power are bound; (d) you have all required licenses; if any, to conduct your business and are qualified to do business in every jurisdiction where it is required to do so; and (e) there is no action, suit or proceeding at law or in equity pending, or to your knowledge, threatened, by or against or affecting you which if adversely decided to you would impair your right to carry on your business substantially as now conducted or adversely wiTHOUT ANY REPRESENTATIONS OR WARRANTIES. ISO DOES NOT REPRESENT OR WARRANT THE PRODUCTS AND SERVICES WILL BE AVAILABLE, ACCESSIBLE, UNINTERRUPTED, TIMELY, SECURE, ACCURATE, COMPLETE OR ENTIRELY ERROR-FREE. YOU MAY NOT RELY ON ANY REPRESENTATION OR WARRANTIFS AND SERVICES WILL BE EXPLICES MADE BY ANY THIRD PARTY IN STATUTE, OPERATION OF LAW, USAGE OF TRADE, COURSE OF DEALING, OR OTHERWISE, INCLUDING BUT NOT LIMITED TO, WARRANTIFS AND SCONDTIONS OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT, OR TITLE WITH RESPECT TO THE SERVICES. YOU UNDERSTAND AND AGREE THAT ISO SHALL BEAR NO RISK WITH RESPECT TO YOUR SALL PERVISES. YOU UNDERSTAND AND AGREE THAT ISO SHALL BEAR NO RISK WITH RESPECT TO YOUR SALL PURPOSE, NON-INFRINGEMENT, OR TITLE WITH RESPECT TO THE SERVICES. YOU UNDERSTAND AND AGREE THAT ISO SHALL BEAR NO RISK WITH RESPECT TO YOUR SALL PERVISES. YOU UNDERSTAND AND AGREE THAT ISO SHALL BEAR NO RISK WITH RESPECT TO YOUR SALL PERVISES. YOU UNDERSTAND AND AGREE THAT ISO SHALL BEAR NO RISK WITH RESPECT TO YOUR SALL OF THE SERVICES. YOU UNDERSTAND AND AGREE NATION OF LAW, USAGE OF TRADE, COURSE OF DEALING, OR OTHERWISE, INCLUDING BUT NOT LIMITED TO, WARRAN

15. Hold Harmless. To the extent permissible under applicable law, you agree to hold harmless Member Bank and ISO, their respective affiliates, directors, officers, employees and agents from all claims, liabilities, loss, damage, and expenses of any nature (including fees and expenses of legal counsel and costs of litigation) arising from or in connection with: (a) any dispute or claim made by a Cardholder with respect of this Agreement, Payment Brank Regulations or applicable federal, state or local laws and regulations. You acknowledge and agree that, in addition to clearing and setting Transactions, Member Bank vand regulations. You acknowledge and agree that, in addition to clearing and setting Transactions, Member Bank costs, and other charges due under this Agreement at ISOs' instruction. You agree that Member Bank has no duty to verify, audit, review or otherwise oversee the fees, costs, or other charges that Member Bank Alleging any overcharges or other billing claims under this Agreement.

16. CHOICE OF LAW; JURISDICTION; WAIVER. THIS AGREEMENT SHALL BE GOVERNED BY THE LAWS OF THE STATE OF IN WHICH YOU ARE LOCATED. YOU, MEMBER BANK AND ISO HEREBY IRREVOCABLY AND UNCONDITIONALLY; (A) AGREE THAT ANY ACTION, SUIT OR PROCEEDING BY ANY PERSON ARISING FROM OR RELATING TO THIS AGREEMENT OR ANY STATEMENT, COURSE OF CONDUCT, ACT, OMISSION OR EVENT OCCURRING IN CONNECTION WITH THIS AGREEMENT (COLLECTIVELY, 'RELATED LITIGATION' MUST BE BROUGHT IN A STATE OR FEDERAL COURT OF COMPETENT JURISDICTION IN THE COUNTY AND STATE IN WHICH YOU ARE LOCATED; (B) SUBMIT TO THE JURISDICTION OF SUCH COURTS; (C) WARVE ANY OBJECTION WHICH IT MAY HAVE AT ANY TIME TO THE LAYING OF VENUE OF ANY RELATED LITIGATION BROUGHT IN ANY SUCH COURT; (D) WAIVE ANY CLAIM THAT ANY SUCH RELATED LITIGATION HAS BEEN BROUGHT IN ANY INCONVENIENT FORUM, AND WAIVE ANY RIGHT TO OBJECT, WITH RESPECT TO ANY RELATED LITIGATION BROUGHT IN ANY SUCH COURT; (D) WAIVE ANY CLAIM THAT ANY SUCH COURT, THAT SUCH COURT DOES NOT HAVE JURISDICTION OVER YOU OR ISO; (E) CONSENT AND AGREE TO SERVICE OF ANY SUMMONS, COMPLAINT OR OTHER LEGAL PROCESS IN ANY RELATED LUTIGATION BY REGISTERED OR CERTIFIED US. MAIL, POSTAGE PREPAID, TO YOU AT THE ADDRESS IN THE APPLICATION AND CONSENTS AND AGREES THAT SUCH SERVICE SHALL CONSTITUTE IN EVERY RESPECT VALID AND EFFECTIVE SERVICE (BUT NOTHING HEREIN SHALL AFFECT THE VALIDITY OR EFFECTIVENESS OF PROCESS SERVED IN ANY OTHER MANNER PERMITTED BY LAW; AND (E) WARVE THE RIGHT TO TRIAL BY JURY IN ANY RELATED LITIGATION. THE PREVAILING PARTY IN ANY RELATED LITIGATION SHALL BE ENTITLED TO RECOVER ITS REASONABLE ATTORNEY'S FEES, COST AND EXPENSES.

17. LIMITATION OF LIABILITY. TO THE FULLEST EXTENT PERMITTED BY LAW, NO CLAIM MAY BE MADE BY YOU AGAINST MEMBER BANK OR ISO OR ANY OF THEIR RESPECTIVE AFFILIATES, DIRECTORS, OFFICERS, EMPLOYEES OR AGENTS OF ANY OF THEM FOR ANY SPECIAL, INCIDENTAL, INDIRECT, CONSEQUENTIAL OR PUNITIVE DAMAGES IN RESPECT OF ANY CLAIM ARRISING FROM OR RELATING TO THIS AGREEMENT OR ANY STATEMENT, COURSE OF CONDUCT, ACT, OMISSION OR EVENT OCCURRING IN CONNECTION WITH THIS AGREEMENT UNLESS SUCH CLAIM ARISES FROM THE WILLFUL MISCONDUCT OF THE MEMBER BANK OR ISO AND YOU HEREBY WAIVE, RELEASE AND AGREE NOT TO SUE UPON ANY SUCH CLAIM FOR ANY SUCH DAMAGES, WHETHER SUCH CLAIM PRESENTLY EXISTS OR ARISES HEREAFTER AND WHETHER OR NOT SUCH CLAIM IS KNOWN OR SUSPECTED TO EXIST IN ITS FAVOR.

18. CONFIDENTIAL INFORMATION. You will not use for any purpose other than contemplated by this Agreement, will not disclose to any third party, and will cause your employees, independent contractors, and agents to not use or disclose, any term of this Agreement, the Services, or any information learned about the business practices and ways in which ISO conducts business that is not generally known to others, including without limitation details about the Services, any data or information that is a trade secret or competitively sensitive such as computer software and documentation, data and data formats, and financial or defend the nondisclosure. You will not be obligated to maintain the confidential Information: (i) you are required to reveal in performing your colligations under this Agreement, (iii) was legitimately in your possession prior to its disclosure under this Agreement, and you can prove that, or (iv) is required to harm, and that the amount of monetary damages would be impossible to calculate. Thus, ISO will be entitled to injunctive retief in addition to any other rights to which it may be entitled, without the necessity of proof of actual damages or the requirement of a bond. This Section will survive termination of this Section.

Terms in Section 19 Below Are Additional Terms Applicable Specifically to American Express Card Acceptance (capitalized terms below not defined elsewhere in the Agreement shall have the Terms in Section 19 below are Additional Terms Applicable Specifically to American Express Gard Acceptance (capitalized terms below not defined elsewhere in the Agreement shall have tr meanings assigned in the American Express Network Rules). With respect to participation in an American Express acceptance program, in the event of a conflict between the terms below and othic terms of this Agreement, the terms below shall control with respect to American Express transactions only. Merchant shall be bound by American Express Network Rules, including the Merchan Operating Guide, as it may be updated from time to time by American Express: <u>www.americanexpress.com/merchantopguide</u>. In the event of conflict or inconsistency between the Operating Guide and an

19. AMERICAN EXPRESS OPTBLUE® TERMS AND CONDITIONS.

a. Transaction Data. Merchant authorizes ISO and/or its affiliates to submit American Express Transactions to, and receive settlement on such Transactions from, American Express or Bank on behalf (Merchant

b. Marketing Message Opt-Out. Merchant may opt-out of receiving future commercial marketing communications from American Express by contacting ISO. Note that Merchant may continue to receiv marketing communications will a American Express updates its records to reflect this choice. Opting out of commercial marketing communications will not preclude Merchant from receiving important transactional c

c. Conversion to American Express Direct Merchant. Merchant acknowledges that it may be converted from American Express Card OptBlue program to a direct relationship with American Express if an when its Transaction volumes exceed the efigibility thresholds for the OptBlue program. If this occurs, upon such conversion, (i) Merchant will be bound by American Express' then-current Card Acceptance when its Transaction volumes exceed the eligibility thresholds for the OptBlue program. If this occurs, upon such conversion, (i) Merchant will be bound by American Express: then-current Card Acceptance Agreement; and (ii) American Express will set pricing and other fees payable by Merchant. d. American Express as Third Party Beneficiary. Notwithstanding anything in the Agreement to the contrary, American Express shall have third-party beneficiary rights, but not obligations, to the terms of the Agreement applicable to American Express Card acceptance to enforce such terms against Merchant. e. American Express Opt-Out. Merchant may opt out of accepting American Express at any time without directly or indirectly affecting its rights to accept Cards bearing Marks of other Payment Brands. f. Refund Policies. Merchant's refund policies for American Express purchases must be at least as favorable as its refund policy for purchase on any other Card Network, and the refund policy must be disclosed to Cardholders at the time of purchase and in compliance with Law. Merchant may not bill or attempt to collect from any Cardholder for any American Express Transaction unless a Chargeback has beer exercised. Merchant has fully neid for such Chargeback, and it otherwise has the sight to do so.

used, merchant has unly paid for such Chargeback, and it offensive has the right to do so. g. Establishment Closing. If Merchant closes any of its Establishments, Merchant must follow these guidelines: (i) notify ISO immediately; (ii) policies must be conveyed to the Cardholder prior to completion of

g. Establishment Closing. If Merchant closes any or its Establishments, Merchant must follow these guidelines: (i) notify ISO immediately, (ii) policies must be conveyed to the Cardholder provide completion of the Transaction and printed on the copy of a receipt of Transaction record the Cardholder signs; (iii) if not providing refunds or exchanges, post notices indicating that all sales are final (e.g., at the front doors, by the Cardholder signs; (iii) the transaction nector and on websites and catalogs); (iv) return and cancellation policies must be clearly disclosed at the time of sale; and (v) for Advance Payment Charges or Delayed Delivery. Charges, Merchant must either deliver the goods or services for which Merchant has already charged the Cardholder or issue Credit for any portion of the Transaction for which Merchant has not delivered the goods.

or services. h. Merchant shall not assign to any third party any payments due to it under American Express Card Acceptance, and all indebtedness arising from Transactions will be for bona fide sales of goods and services (or both) at Merchant's business locations and free of tiens, claims, and encumbrances other than ordinary sales taxes; provided, however, that the Merchant may sell and assign future Transaction receivables to Member Bank/ISO, its affiliated entities and/or any other cash advance funding source that partners with Member Bank/ISO or its affiliated entities, without consent of American Express. Notwithstanding the foregoing, Member Bank/ISO prohibits Merchant from selling or assigning future Transaction receivables to any third party. I. Member Bank/ISO shall have the right to terminate Merchant's participation in American Express Card Acceptance immediately upon written notice to Merchant (i) if Merchant breaches any of the provisions of this Agreement, or (ii) for cause or fraudulent or other activity, or upon American Express' request. In the event Merchant's participation in American Express Card Acceptance is terminated for any reason, Merchant must immediately remove all American Express branding and marks from Merchant's website and wherever else they are displayed. J. Merchant must accept American Express as payment for goods and services (other than those goods and services prohibited by these provisions, the Agreement, or the Payment Brand Regulations) sold, or (if anoficable) for charitable contributions made at all of its business locations and websites. except as expressly permitted by state statute. Merchant is jointly and severally liable for the obligations of Merchant's metal as one provisions.

Nerchant must accept American Express as payment for goods and services totner than those goods and services prohibited by these provisions, the Agreement, or the Mayment Brand Regulations sold, or (if applicable) for charitable contributions made at all of its business locations and websites, except as expressly permitted by state statute. Merchant is jointly and severally liable for the obligations of Merchant's business locations and merchant's accept the event that Merchant or Member Bank/ISO is not able to resolve a claim against American Express, or a claim against Member Bank/ISO or any other entity that American Express has a right to join in resolving a claim, the Merchant Operating Guide explains how claims can be resolved through arbitration. Merchant or American Express may elect to resolve any claim by individual, binding arbitration. Claims are desided by a neutral existence.

1. Any and all Cardholder information is confidential and the sole property of the applicable issuer, American Express or its affiliates. Except as otherwise specified, Merchant must not disclose Cardholder

I. Any and cancere anomalon is controlled and the sole property or the applicable issuer, American Express or its annales, Except as otherwise specified, merican must not discuss cardinoler information, nor use nor store it, other than to facilitate Transactions at Merchant's business locations and websites in accordance with the Agreement. m. Merchant must ensure that it and any third parties it enlists to facilitate Transactions processing complies with the American Express Technical Specifications). Failure to comply with the American Express Technical Specifications, Failure to comply with the American Express Technical Specifications). Failure to comply with the American Express Technical Specifications. Failure to comply with the American Express Technical Specifications. Failure to comply with the American Express Technical Specifications. Failure to comply with the American Express Technical Specifications. Failure to comply with the American Express Technical Specifications. Failure to comply with the American Express Technical Specifications. Failure to comply with the American Express Technical Specifications. Failure to comply with the American Express Technical Specifications. Failure to comply with the American Express Technical Specifications. Failure to comply with the American Express Technical Specifications. www.amentanexpress.com/merchantggude pread and accurate data must be provided for all data elements in accordance with the American Express Technical Specifications may impact Merchant's ability to successfully process Transactions. Merchant may be assessed non-compliance fees if Merchant fails to comply with the Technical Specifications, Merchant should work with Member Bank/ISO. n. American Express Right to Modify or Terminate Agreement. American Express has the right to modify the Agreement with respect to American Express Card transactions or to terminate Merchant's activities with respect to American Express Card transactions or to terminate Merchant's activities with respect to American Express Card transactions or to terminate Merchant's activities with respect to American Express Card transactions or to terminate Merchant's activities with respect to American Express Card transactions or to terminate Merchant's activities with respect to American Express Card transactions or to terminate Merchant's activities with respect to American Express Card transactions or to terminate Merchant's activities with respect to American Express Card transactions or to terminate Merchant's activities with respect to American Express Card transactions or to terminate Merchant's activities with respect to American Express Card transactions or to terminate Merchant's activities with respect to American Express Card transactions or to terminate Merchant's activities with respect to American Express Card transactions or to terminate Merchant's activities with respect to American Express Card transactions or to terminate Merchant's activities with respect to American Express Card transactions or to terminate Merchant's activities with respect to American Express Card transactions or to terminate Merchant's activities with respect to American Express Card transactions and to activities activities

acceptance of American Express Card transactions and to require ISO to investigate Merchant's activities with respect to American Express Card transactions.

MISCELLANEOUS PROVISIONS. 20.

a. You shall not subcontract, assign or transfer any interest, obligation or right under this Agreement without the prior written consent of Member Bank and ISO. Subject to the foregoing, this Agreement shall be binding upon and inure to the benefit of the parties and their successors or assigns. ISO and Member Bank may transfer their respective rights and responsibilities hereunder to another institution authorized by

the Payment Brand Regulations to hold such rights without your consent. b. This Agreement may be modified by Member Bank to comply with any amendments or additions to the Payment Brand Regulations or as required by applicable law or regulation upon 30 days prior written

c. No party shall, by the mere lapse of time, without giving notice or taking other action, be deemed to have waived any of their rights under this Agreement. No waiver of a breach of this Agreement shall constitute a waiver of any prior or subsequent breach of this Agreement. d. In order to maintain quality service, Member Bank or ISO may monitor or record your telephone communications.

 In brother to maintain quality service, methods beint or too may include or record your teleprone commonications.
 No party shall be liable for any loss or damage due to causes beyond its control, including earthquake, war, fire, flood, power failure, acts of God or other catastrophes.
 Each party and each person signing on behalf of a party represents and warrants that it has the full legal capacity and authority to enter into and perform the obligations of this Agreement without any listing of the behalf of a party represents and warrants that it has the full legal capacity and authority to enter into and perform the obligations of this Agreement without any further approval. Nothing in this Agreement shall be deemed to create a partnership, joint venture or any agency relationship between the parties. g. This Agreement and the documents referenced herein constitute the entire understanding of the parties with respect to the subject matter of this Agreement, and all prior agreements, understandings and

h. If there is any conflict between a part of this Agreement and any present or future Payment Brand Regulation or applicable federal, state or local law or regulation, only the part of this Agreement that is

i. All notices, including involves, given in connection with this Agreement, shall be in writing and shall be effective upon actual receipt. Notices shall be delivered to the appropriate party at its address set forth

On the anarred Discosure Page. J. You shall be liable for all taxes, except Member Bank and ISO's income taxes, required to be paid or collected as a result of this Agreement. k. All of your obligations, warranties and liabilities incurred or existing as of the date of termination of this Agreement, including without limitation, your obligations with respect to subsequent Fees, Third Party Costs, Penalties or Dispute Items based upon Card transactions incurred prior to termination, shall survive termination and shall continue in full force and effect as if the termination had not occurred. The right to the feet of the termination and the termination and shall continue to the termination and shall continue in full force and effect as if the termination and not occurred. The right to the feet of the termination and the termination and shall continue the termination and shall continue in full force and effect as if the termination and termination and termination and termination and termination and termination a revoke credit as well as hold, retain or set off against amounts due to you, or to debit any of your Account(s), shall survive the termination of this Agreement and shall continue in full force and effect as if termination had not occurred 1. No other person or entity may be deemed a third party beneficiary of this Agreement.

Disclosure Page

(Processor Copy)

Member Bank Information

Name:	Merrick Bank, a Utah state chartered bank
Address:	135 Crossways Park Drive North, Suite A.
	Woodbury, NY 11797
Phone:	(800)267-2256

Important Member Bank Responsibilities

- 1. Member Bank is the only party to the Merchant Processing Agreement approved to accept Visa products directly from a Merchant.
- 2. Member Bank must be a principal (signer) to the Merchant Processing Agreement.
- 3. Member Bank is responsible for educating the Merchant on pertinent Visa U.S.A. Inc. Operating Regulations with which the merchant must comply.
- 4. Member Bank is responsible for and must provide settlement funds to the Merchant.
- 5. Member Bank is responsible for all funds held in reserve that are derived from settlement.

Merchant Information

Merchant Name:	County of Upshur
Merchant Address:	100 Tyler Street
	Gilmer, TX 75644
Merchant Phone:	(903) 843-4015

Important Merchant Responsibilities

- 1. Ensure compliance with cardholder data security and storage requirements.
- 2. Maintain fraud and chargebacks below thresholds.
- 3. Review and understand the terms of the Merchant Processing Agreement.
- 4. Comply with Visa Operating Regulations.

The responsibilities listed above do not supersede terms of the Merchant Processing Agreement and are provided to ensure Merchant understands some important obligations of each party.

EAN FOWLER UPSHUR COUNTY JUDGE Merchant's Signature

Merchant's Printed Name & Title

Disclosure Page

(Merchant Copy)

Member Bank Information

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	Woodbury, NY 11797
Phone:	(800)267-2256

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- 4. Comply with Visa Operating Regulations.

The responsibilities listed above do not supersede terms of the Merchant Processing Agreement and are provided to ensure Merchant understands some important obligations of each party.

Merchant's Signature

<u>May 15, 2017</u> Date

DEAN FOWLEN UPSHUR COUNTY JUDGE Merchant's Printed Name & Title

AMS - MERRICK LOCATION ADDENDUM

PRIMARY MERCHANT INFORMATION:	Loc	cation No: 2		Date:	
Legal Name: County of Upshur		-		Bank Chain:	202272
Main Contact: Terri Ross	Title: Upshur County Clerk	Mercha	nt Number:	317730290	
	· · · · · · · · · · · · · · · · · · ·	<u> </u>		(Assigned Upon App	
DBA: Upshur County Clerk WEB		Cintomont DDA //			
				pshur County Clerk WE	B
Main Contact: Terri Ross		all: <u>terri.ross@cou</u>	ntyofupshur.com		
Title: Upshur County Clerk	Phone #: _(9	03) 843-4015	Fax	#: (903) 843-4504	
Location Address: 100 Tyler Street		Gilmer	ST:	<u> </u>	5644
Mailing Address: 100 Tyler Street		Gilmer		<u>TX</u> Zip: <u>7</u>	5644
Customer Service Phone Number: (903) 843-4015	· · · · · · · · · · · · · · · · · · ·	9399		ancy Murphy 1030	
	Vol: <u>\$25,000.00</u> Swipe %	O Keyed %	MC	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	ernet % <u>100</u>
Merchant Products or Services Offered (be specific): Cler	k records.	<u>. </u>		·	· · · · · · · · · · · · · · · · · · ·
Terminal / Payment Application: Eagle Recorder				Version:	
Does Merchant Use Independent Servicer (store, maintain,	or transmits cardholder data)?				
Servicer / Payment App. Manufacturer: BridgePay Netwo		<u> </u>			<u>)</u> Marada
American Express (10 Digits):	Apply for American Express			HU	<u>tra</u>
Program: Service Fees: Account Name: AMS*Service Fee	MID: _730290957	Rate: _3.00% Serv	ice Fee with a \$2	.00 minimum per transi	action
SITE/INFORMATION		· · · · · · · · · · · · · · · · · · ·			52011
Merchant Type: Internet Website		· · · · · · · · · · · · · · · · · · ·	m		
Building Type: Office Building Area Zoned:	Commercial Square	Footage: 5001	- 10000	Merchant: Cons	
			- 10000		
Landlord:	Contact:			Phone:	
Fulfillment Co.	Contact:			Phone:	
This Location is Open for Business: 🛛 Yes 🗌 No	Inspected By:			Date:	·
MOTO ECOMMERCE QUESTIONNAIRE Complet	e if Processing Less Than 70 % C	ard Present			
Sell To: Business: 10 % Public: 90 % Locali		rchant Own Produ	ct/inventory?	YES	
Marketing:		s Stored at the Bus	•	YES	
	If No, Whe	re?			
Orders Processed by: Merchant	If Processi	ng Internet Trans	sactions (Pleas	e Complete The Follow	ing)
Cards Processed by: Merchant	Internet tran	sactions encrypted	by SSL or Bett	er? YES	
When is the cardholder Charged? Time of Order	Digital Cerl	ificate Utilized?	YES	Exp Date	* <u></u>
How many days to fulfill orders? <u>1 - 7 Days</u>	Certificate N	umber:	-		<u> </u>
Shipped by: Merchant	Certificate Is	suer:		·	Individual
Products Shipped by: U.P.S.	URL: https://	//https://www.texaso	nlinerecords.com	i/tor/	
Delivery Receipt Requested? NO					· ·
DDA BANKACCOUNT INFORMATION	· · · ·				· ·
This area should be completed for Added/Sub If this is a "Deposit Only" account then a letter fr	sequent locations with DDA o om the Financial Institution vo	ther than main le prifying Transit a	nd Routing N	e Include a Voided umber and DDA# is	Check. required.
Account Type: ACH Deposit Routing/Transit	# ACH Deposit Accour	it Number		Bank Name:	
CK 113103276	23000214			Austin Bank	
Account Type: ACH Fees Routing/Transit #			Contact:		Phone:
<u> </u>	23000214	39	Lisa Hubbard	·	(903) 843-5574
Merchant hereby authorizes Merrick and Automated Merchant Systems, Inc. to Initiate credit and/or debit entries for amounts originating under the Merchant Processing Agreement (via ACH or otherwise) including any reversals or adjustments on original entries to the Merchant's Bank Account (as defined in the Merchant Processing Agreement). NOTE: <u>Attach Voided Check</u>					
The Merchant agrees to abide by the terms & conditions con the Merchant Processing Agreement relating to the above-re Merchant Processing Agreement, and such Initial Term for t MMM TOL Phinted Officer/Owner Name	ferenced Additional Location shat	be for the same le	ength of time as signed by Office	r/Owner, indicated be	ed in the

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AMS - MERRICK LOCATION ADDENDUM

PRIMARY MERCHANT INFORMATION:	Location No: 1 Date:		
Legal Name: County of Upshur	Bank Chain: 202272		
Main Contact: Terri Ross Title: Upshur Co			
LOCATION INFORMATION:	(Assigned Upon Approval)		
DBA: Upshur County Clerk OTC	Statement DBA (23 Chr. Max): Upshur County Clerk OTC		
Main Contact: Terri Ross Title: Uoshur County Clerk	Email: _terri.ross@countyofupshur.com		
Title: Upshur County Clerk Location Address: 100 Tyler Street	Phone #: (903) 843-4015 Fax #: (903) 843-4504		
Mailing Address: 100 Tyler Street	City: Gilmer ST: TX Zip: 75644		
Customer Service Phone Number: (903) 843-4015	City: Gilmer ST: TX Zip: 75644 SIC: 9399 Sales Rep: Nancy Murphy 1030		
Avg Ticket: \$30.00 Max: Monthly Vol: \$25,000.00	SIC: <u>9399</u> Sales Rep: <u>Nancy Murphy 1030</u> Swipe % <u>85</u> Keyed %10_ MOTO % <u>5</u> Internet % <u>0</u>		
Merchant Products or Services Offered (be specific): <u>Clerk records and filings</u> .			
Terminal / Payment Application: Eagle Recorder	Version:		
Does Merchant Use Independent Servicer (store, maintain, or transmits cardhold			
Servicer / Payment App. Manufacturer: BridgePay Network Solutions / Tyler Tec			
American Express (10 Digits):	· · · · · · · · · · · · · · · · · · ·		
Program: Service Fees: Account Name: AMS*Service Fee MID: 730290	944 Rate: 3.00% Service Fee with a \$2.00 minimum per transaction		
SITEINFORMATION	·····		
Merchant Type: <u>Retail</u>			
Building Type: Office Building Area Zoned: Commercial	Square Footage: 5001 - 10000 Merchant: Owns		
Landlord: Co	ontact: Phone:		
	ontact: Phone:		
This Location is Open for Business: 🛛 Yes 🔲 No Inspect	ted By: ODate:		
NOTO SECONDEDCE OUESTIONIN DE			
MOTO ECOMMERCE QUESTIONNAIRE Complete if Processing Less Sell To: Business: 90 % Public: 10 %	Inan To % Card Present		
· · · · · · · · · · · · · · · · · · ·	Does the Merchant Own Product/Inventory?		
Marketing:	If No, Where?		
Orders Processed by:	If Processing Internet Transactions (Please Complete The Following)		
	Internet transactions encrypted by SSL or Better?		
	Digital Certificate Utilized?		
How many days to fulfill orders?	Certificate Number:		
Shipped by:	Certificate Issuer:		
Products Shipped by:	URL: www.www.countyofupshur.com		
Delivery Receipt Requested?			
DDA BANK ACCOUNT INFORMATION			
This area should be completed for Added/Subsequent locations with DDA other than main location. Please Include a Voided Check. If this is a "Deposit Only" account then a letter from the Financial Institution verifying Transit and Routing Number and DDA# is required.			
Account Type: ACH Deposit Routing/Transit # ACH Dep	osit Account Number Bank Name:		
CK 113103276 23	0 0 0 2 1 4 3 9 Austin Bank		
	es Account Number Contact: Phone:		
СК 113103276 23	0 0 0 2 1 4 3 9 Lisa Hubbard (903) 843-5574		
Merchant hereby authorizes Merrick and Automated Merchant Systems, Inc. to initiate credit and/or debit entries for amounts originating under the Merchant Processing Agreement (via ACH or otherwise) including any reversals or adjustments on original entries to the Merchant's Bank Account (as defined in the Merchant Processing Agreement). NOTE: <u>Attach Voided Check</u>			
The Merchant agrees to abide by the terms & conditions contained in the Merchant the Merchant Processing Agreement relating to the above-referenced Additional I Merchant Processing Agreement), and such Initial Term for the Additional Location MEAN FOWLEM Printed Officer/Owner Name	ocation shall be for the same length of time as the initial Term (defined in the		