	-					Lease		
Ŕ	X X I	301 Commerce Street, Suite 2000 Fort Worth, Texas 76102 817/317-9105 • fax 817/317-9196 www.first-american.net				Number Location Number		
	RAC 817/3			Sales Office				
	Ν		VCEL	ABLE				
egal Name of Lessee (If Co	orporation, List full Corporat	te Name) 🖵 Corporation 🖵 Prop	rietorship 🖵 Partnership	Lessee's DBA Name				
illing Address				City		State Zip	County	
ontact		P	hone Number		Years Owned	d Business		
lank		R	outing Number		Accou	nt No.		
quipment Manufacturer / S	Software Licensor	Model / License Agreement	II	ll llllllllllllllllll l l l l l l l l l l l l l l l l l l l l l l l l l l l	_II			
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	Base Monthly Payment of	PAYABLE AT SIGNING OF THE			hly Dormont	Loss Or Destruction Waiver Amount		
	0	First And Last Monthly Payments \$		S	hly Payment \$15-\$30 \$31-\$45	(added to Monthly Payment) \$2.50 \$3.00	to Monthly Payment) \$2.50	
	S per Month Plus Taxes And Other Fees As Described	Other	\$		546-\$60 561-\$75	\$3.50 \$4.00		
	In The Terms and Conditions Below	Plus Applicable Taxes To Be Billed With First Monthly Payment	TOTAL\$	The Loss Or Do 60 Days Of Lea	estruction Waiver Amou use Acceptance. The Ins	\$4.50 Int May Be Waived By Submitting An Ins Iurance Binder Must Name Merimac Cap	surance Binder Within pital as the Loss Payee.	
Agreement(s)" and collo 2. DISCLOSURE OF 1 Lessee and Guarantor(s, o report late payments able application fee may 3. AUTHORIZATION 4, the undersigned Lessee y rental payment and an (hereinafter "Lease") b	lectively with the software INFORMATION. s) expressly authorize Le: and defaults to credit ag y be drafted by Lessor fr JACREEMENT FOR AU te or Guarantor (hereinaf ny amounts, including any yo initiating debit entries	refer to the Lessor indicated e, the "Software") described ab ssor or its agents or assigns con encies as deemed appropriate h om Lessee at time of application TOMATIC WITHDRAWAL OF her "Lessee") in the capacity set: y and all taxes, insurance, nonco to my account at the financial i	above and any assign ove shall be referred to thinuing authority to co by Lessor. Disputes or n. PAYMENTS. forth below, hereby aut mpliance fee or other of institution (hereinafter	o collectively as the "Property". onduct credit checks and backgr inaccuracies regarding informat horize Lessor, or its designee, su charges now due or hereafter im "Bank") evidenced on the chec	uipment") and the s cound investigations tion sent to credit ag accessor or assign (h posed, owed in conju k copy provided, or	software and related license agre concerning Lessee and Guarantor(encies should be sent to Lessor. A ereafter "Lessor") to automatically unction with the above referenced N such other bank that may be used	ement(s) ("License (s) and has the right \$25.00 non-refund- withdraw my month- ion-Cancelable Lease by me from time to	
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4. NO WARRANTIES: The Property is subject to any warranties made by the manufacturer or licensor of the Software ("Licensor") and any limitations thereof. The Property is leased "AS IS." YOU ACKNOWLEDGE THAT WE DID NOT MANUFACTURE THE PROPERTY. WE DO NOT REPRESENT THE MANUFACTURER OR THE LICENSOR AND YOU SELECTED THE PROPERTY OR LICENSEBASED UPON YOUR OWN JUDGMENT. WE MAKE NO WARRANTIES, EXPRESSEd OR IMPLIED, INCLUDING WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE OR OTHERWISE. YOU AGREE THAT REGARDLESS OF CAUSE, WE ARE NOT RESPONSIBLE FOR AND YOU WILL NOT MAKE ANY CLAIM AGAINST US FOR ANY DAMAGES, WHETHER CONSEQUENTIAL, DIRECT, SPECIAL OR INDIRECT RELATING TO THE PROPERTY.

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5. SOFTWARE: Lessee's right to use the Software is being acquired pursuant to a sub-license from Vendor to Lessee of a software license agreement between Vendor and the Licensor (collectively the "License"). Lessee reaffirms all of its rights and obligations under the License. Lessor is not a party to the License, but is an express third-party beneficiary. Lessee assigns to Lessor all of its rights and benefits, but Lessee reatins all of the obligations under the License. Lessor sub-licenses back to Lessee, expiring upon the termination of expiration of this Lease or upon an Event of Default.

6. TERMS AND RENT: The Lease becomes effective after your credit is approved, the Lease is accepted by us, and the Property is received at the location indicated herein. The Lease Term shall commence on the date the Property is received (the "Commencement Date") at listed location and expires at the end of the months indicated herein. Each installment of rent shall be payable monthly in advance, the first and last payments shall be due on the date you sign this Lease, and the second payment shall be due the following month on the day of the month we designate (hereinafter "Payment Date"). Subsequent payments are due on the Payment Date of each successive month until the balance of the rent and any additional rent or fees chargeable to you under this Lease have been paid in full. All payments of rent must be made to us at our location set forth herein or such other location that we may designate in writing. Your obligation to pay such rentals shall be absolute and unconditional and is not subject to any abatement, set-off, defense or counterclaim for any reason whatsoever.

7. ASSIGNMENT. (a) WE MAY ASSIGN OR TRANSFER THIS LEASE OR OUR INTEREST IN THE PROPERTYWITHOUT NOTICE TO YOU. Any assignee of ours shall have all of the rights, but none of the obligations, of ours under this Lease and you agree that you will not assert against any assignee of ours any defense, counterclaim, or offset that you may have against us. (b) YOU SHALL NOT ASSIGN OR IN ANY WAY DISPOSE OF ALL OR ANY PART OF YOUR RIGHTS OR OBLIGATIONS UNDER THIS LEASE OR ENTER INTO ANY SUBLEASE OF ALL OR ANY PART OF THE PROPERTY WITHOUT OUR PRIOR WRITTEN CONSENT.

8. TITLE, QUIET ENJOYMENT: We shall at all times retain title to the Property. All documents of title and evidence of delivery shall be delivered to us. You hereby authorize us, at your expense, to cause this Lease, or any statement or other instrument in respect to this Lease showing our interest in the Property, including Uniform Commercial Code Financing Statements to be filed or recorded and refiled and rerecorded, and grant us the right to execute your name thereto. You agree to execute and deliver any statement or instrument requested by us for such purpose, and agree to pay or reimburse us for any filing, recording or stamp fees or taxes arising from the filing or the terms in this Lease, we agree that we shall not interfere with your quiet use and enjoyment of the Property.

9. CARE, USE AND LOCATION: You shall maintain the Property in good operating condition, repair and appearance, and protect the same from deterioration other than normal wear and tear, shall use the Property in the regular course of your business; shall not make any modification, alteration or addition to the Property without our written consent, which shall not be unreasonably withheld; shall not so affix the Property to realty as to change its nature to real property; and shall not remove the Property from the location shown herein without our written consent, which shall not be unreasonably withheld.

10. **NET LEASE: TAXES:** You intend the rental payments hereunder to be net to us, and you agree to pay all sales, use, excise, personal property, stamp, documentary and ad valorem taxes, license and registration fees, assessments, fines, penalties and similar charges imposed on the ownership, possession or use of the Property during the term of this Lease; shall pay all taxes (except our Federal or State net income taxes) imposed on you or us with respect to the rental payments hereunder or the ownership of the Property; and, shall reimburse us upon demand for any taxes paid by or advanced by us.

11. **INDEMNITY**: You shall and do hereby agree to indemnify and save us, our agents, servants, successors, and assigns harmless from any and all liability, damage or loss, including reasonable attorney's fees, arising out of ownership, selection, possession, leasing, operation, control, use, condition (including but not limited to latent and other defects, whether or not discoverable by you), maintenance, delivery and return of the Property. The indemnity shall continue in full force and effect notwithstanding the termination of the Lease.

12. INSURANCE: You shall keep the Property insured against all risks of loss or damage from any cause whatsoever for not less than the full replacement value thereof. You shall carry public liability insurance, both personal injury and property damage, covering the Property. All such insurance shall be in form and with companies satisfactory to us and shall name us and our Assignee as Loss Payee as our interest may appear with respect to property damage coverage and as additional insured with respect to public liability coverage. You shall pay the premiums for such insurance and deliver to us satisfactory evidence of insurance coverage required hereunder. You hereby irrevocably appoint us as your attorney-in-fact to make claim for, receive payment of and execute and endorse all documents, checks or drafts received in payment for loss or damage under any such insurance policy.

13. LOSS OR DESTRUCTION WAIVER: We will waive your responsibility for loss or destruction of the Property and for keeping the Property fully insured during the lease term. Such waiver will provide that you will be responsible for the first \$200.00 with respect to each claim. After the loss or destruction of the Property, we will provide for its replacement. For such waiver, you will pay us the monthly amount shown in the Schedule of Payments section on Loss or Destruction line. You will cooperate with us in making any claim with respect to the Property. If you do not provide proof of insurance, you are deemed to have chosen to buy the Loss or Destruction waiver at current rates even if no amount is shown in the Schedule of Payments section on Loss or Destruction line.

14. **EVENT OF DEFAULT:** If any one of the following events (each a "Default") shall occur, then to the extent permitted by applicable law, we shall have the right to exercise any one or more remedies set forth in Paragraph 14 below, (a) you fail to pay any rental or any other payment hereunder when due; or (b) you fail to perform any of the terms, covenants or conditions of this Lease; or (c) you cancel the bankcard processing agreement with First American Payment Systems LP.

15. REMEDIES: If a default occurs, we may do any or all of the following: (a) terminate this Lease; (b) declare all unpaid Lease payments until the end of the term of this Lease and other amounts under this Lease immediately due and payable; (c) repossess or render unusable, any Property wherever located, without demand or notice, without any court order or other process of law and without liability to you for any damages occasioned by such action; (d) require you to deliver the Property to a location designated by us; (e) automatically charge any or all of your credit cards, other lines of credit or bank accounts for all money you owe; (f) proceed by court action to enforce performance by you of this Lease and/or recover all damages and expenses incurred by us by reason of any Default; (g) exercise any other right or remedy available at law or in equity, including those of a secured creditor; (h) exercise a right-of set-off from your merchant processing account with First American Payment Systems LP.; or (i) terminate or close your processing services account(s) with or through First American Payment Systems L.P. With respect to any Software, Lessee shall cease to use such Software and will assemble and deliver to Lessor the same in electronic or other form. Lessee shall remit to Lessor upon demand any amounts due and payable with respect to the licensing of the Software or the assignment thereof. Lessor may terminate any sub-license from Lessor to Lessee and may request the Vendor and/or the Licensor to terminate any licenses with the Lessee and all maintenance support or other services under the License. You shall pay us all costs and expenses (including attorney's fees and costs) incurred by us in enforcing any of the terms of this Lease or any of our rights against you. Upon repossession or surrender of any Property, we may lease, sell or otherwise dispose of the Property, and apply the net proceeds thereof to the amounts owed to us hereunder, provided, that you shall remain liable to us for any deficiency. You agree that it is commercially reasonable for repossessed Property to be sold at public or private sales (in any state or county selected by us) to dealers or others in lots or pieces (without the Property being physically present) at used prices. All rights and remedies are cumulative and may be enforced concurrently. Any delay or failure to enforce our rights hereunder does not prevent us from enforcing any rights at a later time. Notwithstanding the foregoing, any attorney's fees, costs, or expenses, or costs or expenses of repossession and storage, shall be limited to the highest amount chargeable under applicable law.

16. CHANGE OF NAME, BILLING ADDRESS, BANK ACCOUNT: You will inform us, within ten (10) days, of any change in your name, address, billing address, telephone numbers, location of equipment, or the bank checking account used for ACH debit. You agree that a \$100.00 charge will be imposed upon your failure to notify us within the prescribed time period. No expressed or implied waiver of the \$100.00 charge for any single violation of this obligation will constitute a waiver of our right to collect that charge for any failure to so notify us in the future. We are authorized to correct any typographic or spelling errors made on the front of this Lease Agreement regarding your address, telephone numbers or the Property leased.

17. END OF LEASE TERM: At the expiration or earlier termination of this Lease term, you have the following options: (1.) You shall disconnect and return the Equipment and/or Software, freight prepaid, to us in good repair, condition and working order, in a manner and to a location we designate, and all Lessee's right to use the Software shall terminate. (2.) You can purchase the Equipment in accordance with the terms of any purchase option amount supplied by us, plus any applicable taxes, and return the Software in accordance with option 1. (3) You can extend upon all the terms and conditions as stated herein for a period of one year from its expiration date without the necessity of the execution of any further instrument or document. At the end of this additional year, options 1, 2 and 3 are again available to you. Unless you notify us in writing 60 days prior to the expiration of the Lease Term, or monthly renewal period, you shall have been deemed to have chosen option 3 (Automatic Renewal for one year).

18. IATE PAYMENTS AND COLLECTION COSTS: If you do not make a payment within 10 days of its due date, you must pay, in addition to the payment, an assessed late charge of \$10.00 for each late payment. Each month the past due payment remains unpaid, an additional late fee of \$10.00 may be assessed. You will pay our collection costs, and reasonable Attorney's fees. Such collection costs include, but are not limited to charges for collection letters and collection calls and to charges of collection agencies, courts, sheriffs, etc. There will be a processing charge of \$25.00 for any rejurned check or for any rejected credit card charge or for any rejected automatic bank account debit. Payments are applied to late fees and to processing charges first and then to Lease obligations.

19. MISCELLANEOUS: In the event you fail to comply with any provision of this Lease, we shall have the right, but not be obligated, to effect such compliance on your behalf upon ten (10) days prior written notice to you. In such event, all monies expended by, and all expenses of ours in effecting such compliance, shall be deemed to be additional rental, and shall be paid by you to us at the time of the next monthly payment of rent. All notices under this Lease shall be sufficient if given personally or mailed to the party intended at the respective address set forth herein, or at such other address as said party may provide in writing from time to time. We intend and you intend this Lease to be a valid and subsisting legal instrument, and agree that any provision of this Lease which may be deemed unenforceable shall be modified to the extent necessary to render it enforceable and shall in no way invalidate any other provision or provisions of this Lease, all of which shall remain in full force and effect. This Lease shall be binding when accepted in writing by us and shall be governed by the laws of the State of Texas, without regard to the conflict of law, rules or principles thereof. You agree, consent and submit that the Courts of the State of Texas, County of Tarrant shall have the jurisdiction and shall be the proper venue for the determination of all controversies and disputes arising hereunder. You agree and consent that service of process by registered or certified mail will be sufficient to obtain jurisdiction. Nothing contained herein is intended to preclude us from commencing any action hereunder in any court having jurisdiction thereof. You waive, insofar as permitted by law, trial by jury in any action between the parties.

20. **LIMITATION ON ACTION:** You shall commence any action based in contract, tort or otherwise arising from, or related to, this Lease, or the subject matter thereof, within one year of the accrual of that cause of action and no such action may be maintained which is not commenced within that period.

21. ENTIRE AGREEMENT: CHANGES: This Lease contains the entire agreement between the parties and may not be altered, amended, modified, terminated or otherwise changed except in writing and signed by one of our executives officers.