



# PCBancard

## Free Equipment Program



Dejavoo P1



Dejavoo P8

# NOTICE!

Due to shortages in the industry, PCB reserves the right to replace the equipment with another at time of shipment

BE IT KNOWN that for good consideration the undersigned parties make the following additions or changes a part of said contracts as if contained therein:

NOW THEREFORE, PCBancard (PCB) and the Party (Merchant) agree as follows:

1. Merchant agrees that the Equipment is the property of PCB, is being licensed to Merchant, and must be returned in good and working condition within ten (10) days of the expiration of the Merchant Processing Agreement with PCB which is three (3) years from initial date of Contract unless Merchant continues to process with PCB after expiration date of Contract, thereafter terminal must be returned in good and working condition within ten (10) days of cancellation. If equipment is not returned within ten (10) days Merchant agrees to pay the equipment value of (\$895.00) for each terminal under this agreement.

**No Equipment will be accepted back from Merchant who fails to complete the full term of written Processing Agreement.**

2. **\*Terminal Protection Warranty:** PCB will extend the original manufacturer's warranty under the same terms and conditions of the original manufacturer's warranty for as long as Merchant continues to process with PCB.

DBA Name of Merchant \_\_\_\_\_

*P1: All merchants will be charged a \$14.95 Monthly Warranty for the P1 Terminal, and \$10.00 per month Basic Portal Access Fee.*

*P8: All merchants will be charged a \$19.95 Monthly Warranty for the P8 Terminal, and \$10.00 per month Basic Portal Access Fee.*

Merchant hereby authorizes PCBancard to ACH their bank account for **\$24.95 for the P1** or **\$29.95 for the P8** to cover the cost of the monthly warranty and portal access fee.



**\*For Internal Use Only\***

Terminal Model: \_\_\_\_\_

Serial #: \_\_\_\_\_

Date Shipped: \_\_\_\_\_

Except as herein otherwise expressly provided, the Merchant Agreement, as heretofore amended, shall remain in full force and effect.

INDIVIDUAL GUARANTY (NO TITLES) I/We hereby guarantee to PCB, their successors and assigns, the full, prompt and complete performance of Merchant and all Merchant's obligations under this Agreement, including, but not limited to all monetary obligations arising out of Merchant's performance or nonperformance under this Agreement, whether arising before or after termination of this Agreement. The undersigned, by signing below, agrees to be bound by the Agreement and this Guaranty.

\_\_\_\_\_  
Personal Guarantor Signature                      Date

\_\_\_\_\_  
Print Name

\_\_\_\_\_  
Owner/Officer Signature                      Date

\_\_\_\_\_  
Account Executive Signature                      Rep ID#