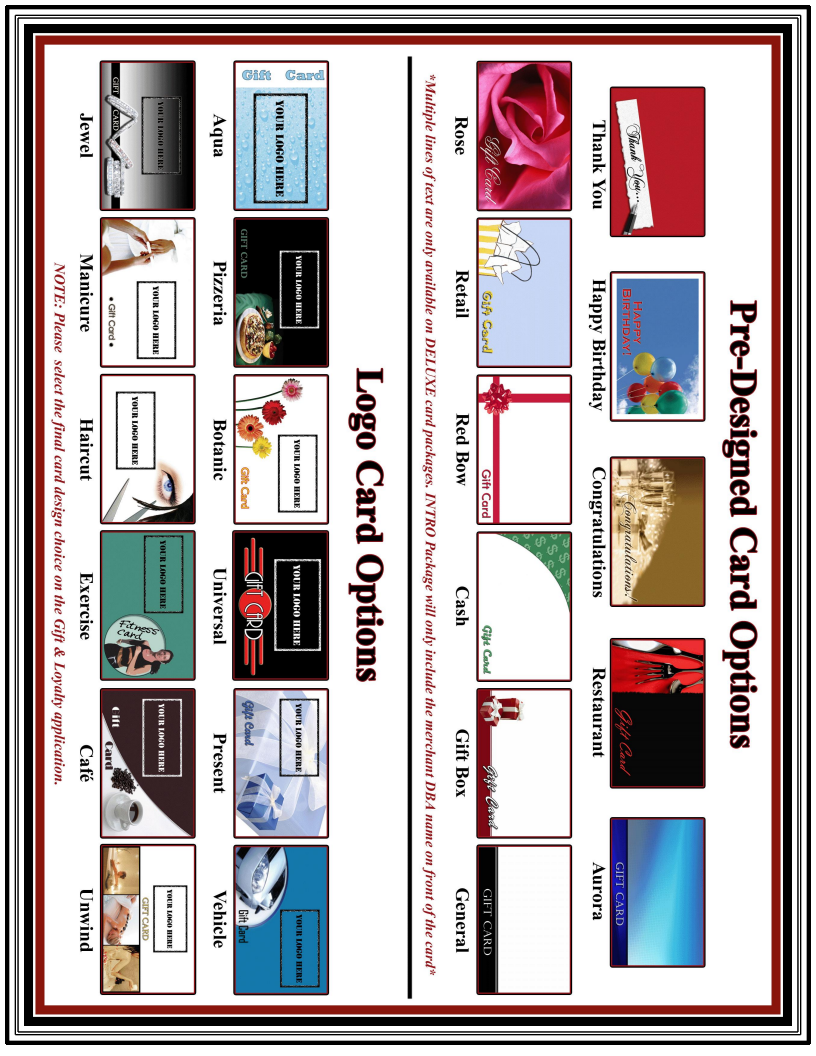
Gift and Loyalty Card	Program ISO #: 8146 Sal	es Agent:	_ Merchant Industry
	LOCATION INF	ORMATION	718.971.5455 WWW.MerchantIndustry.com
Legal Name:			
DBA Name:	Phone:		Fax: Zip:
DBA Address:		State	Zip:
Mail Address:	City:	State	:: Zip:
New location     Multi location     Corpo	rate reporting  Multi Program  GIFT		
PRINCIPAL INFORMATION			
Name (Print):	Title:	% Equity Ownership:	Email:
	Phone:		
	City:		State: Zip:
FEES			
Monthly Service Fee Per Location			order cost per card
\$	<u>\$</u> \$	QTY\$	Custom Pre-designed
CARD DESIGN AND PROGRAM OPTIONS			
OUT OF THE BOX PRE-DESIGNED CARD KITS		Pre-Designed	Card Options (text only)
INTRODUCTION 30 cards	(DBA name only printed on cards)	🔲 Aurora 🔄 Cash	🗌 General 🔲 Gift Box
INTRO DEAL ONLY: Additional five-o	lollar monthly fee if no processing for 90 days.	Red Bow 🔲 Restaurant	☐ Retail ☐ Rose
□ DELUXE 100			
—		🔲 Thank You 📋 Congratula	tions 🛛 Happy Birthday
		Loyalty Program NOT Applic	cable with Intro Package.
	ditional lines of text: Phone#, website, etc.)		
OUT OF THE BOX CUSTOM CARD KITS		Logo Custor	Card Options
LOGO Card (10	00 or more cards) 🔲 <b>Proof - \$30.00</b>	🗌 Vehicle 🔲 Aqua	Present Café
		🔲 Universal 🔲 Exercise	🗌 Botanic 🔲 Haircut
		🔲 Manicure 🔲 Pizzeria	
(Custom face only 4/1)	(Fully custom 4/1)		☐ Jewel ☐ Unwind
A-LA-CARTE – Custom Cards Only Email Camera ready artwork/Logo to:			
<b>CARD QUANTITY</b> (500 or more fully custom cards 4/1)		Marketing Items	QUANTITY COST
Total Card Cost \$		Carriers - \$0.20 ea	
•			
Import fee- \$0.30 per card	Encoding Fee- \$0.25 per card	4x6 Static Cling - \$2.50 ea	
Data Base Conversion	☐ Physical Conversion	Round Sticker - \$1.00 ea	
Importing of all outstanding gift cards that have balances.	Converting all new gift cards that have not	Table Tent - \$2.50 ea	
Conversion worksheet required	been activated. Conversion worksheet required	Acrylic Display - \$6.50 ea	
MERCHANT TRAINING AND DOWNLOAD(\$25.00 per location billed to the ISO)     NEXT DAY SHIPPIN© billed to Merchant)     EQUIPMENT INFORMATION			
		Note: A Separat	e TID# is required for each terminal or
Terminal Type:	Printer: Numbe		
POS software: Version: Number of W		/ork stations:	included per location.
POS software: (POS Addendum Required and software install fee \$175.00 per installation. See Equipment compatibility for details)			0 per terminal charge will be billed Iditional TID# issued for terminal or POS
		software.	
Time Zone (Check one): Eastern Central Mountain Pacific Hawaiian Alaska Terminal Application Type: Retail Restaurant			
THIS AGREEMENT INCLUDES ALL OF THE TERMS AND CONDITIONS CONTAINED ON THE FRONT AND ATTACHED RECITALS OF THIS AGREEMENT. THIS AGREEMENT HAS BEEN EXECUTED ON BEHALF OF AND BY THE AUTHORIZED			
MANAGEMENT OF EACH PARTY AS OF THE DATE BELOW. TO INDUCE AND IN CONSIDERATION OF GETI ACCEPTANCE OF THIS AGREEMENT, THE UNDERSIGNED (HEREIN REFERRED TO AS "GUARANTOR" and/or Merchant) UNCONDITIONALLY, PERSONALLY, INDIVIDUALLY, JOINTLY AND SEVERALLY GUARANTEES PERFORMANCE OF THE MERCHANT'S OBLIGATIONS UNDER THIS AGREEMENT AND PAYMENT OF ALL SUMS DUE THEREUNDER AND HEREBY CONTINUES TO PERSONALLY INDEMNIFY GETI FOR ANY AND ALL FUNDS DUE FROM MERCHANTS UNDER THE TERMS OF THIS AGREEMENT. MERCHANT HEREBY AUTHORIZES IDADAIDEN IN ACCORDANCE			
WITH THIS CHECK GUARANTEE AGREEMENT TO INITIATE DEBIT/CREDIT ENTRIES TO MERCHANT'S CHECKING ACCOUNT, AS INDICATED PER THE ATTACHED COPY OF A VOIDED CHECK FROM SAME. THE AUTHORITY IS TO REMAIN IN FULL FORCE AND EFFECT UNTIL (A) GET HAS RECEIVED WRITTEN NOTIFICATION FROM MERCHANT OF ITS TERMINATION IN SUCH A MANNER AS TO AFFORD GETI REASONABLE OPPORTUNITY TO ACT ON IT. AND (B)			
ALL OBLIGATIONS OF MERCHANT TO GETI THAT HAVE ARISEN UNDER THIS AGREEMENT HAVE BEEN PAID IN FULL. MERCHANT AGREED AND ACCEPTED: VOIDED CHECK FROM CHECKING			
I have read and agree to the terms of this agreen Service Agreement with GETI on behalf of the co	nent. The officer(s) identified have the authority to	execute the GIFT and LOYALTY	ACCOUNT MUST BE ATTACHED
-			WITH PRE-PRINTED BUSINESS NAME
X Authorized MERCHANT or Officers Signa	ature	Date	
	GETI USE	ONLY	
Application Approved By:	Authorized Signature:	Title:	Date:

NOT VALID UNLESS APPROVED AND SIGNED BY AUTHORIZED OFFICER OF GETI Version 5.0 Copyright © Global eTelecom, Inc., 2004. All rights reserved



ALL INFORMATION CONTAINED ON THIS APPLICATION WAS COMPLETED BY OWNERS AND/OR OFFICERS OF MERCHANT AND THEY WARRANT THAT ALL CHECK INFORMATION AND SALES VOLUME INDICATED THROUGHOUT THIS APPLICATION ARE ACCURATE AND ACKNOWLEDGE THAT ANY VARIANCE TO THIS INFORMATION COULD RESULT IN DELAYED AND/OR WITHHELD SETTLEMENT OF FUNDS. NO BLANK SPACES WERE LEFT INCOMPLETE. N/A OR NONE HAS BEEN FILLED IN ANY SPACES WHERE APPLICABLE. THIS AGREEMENT SHALL NOT BE BINDING OR TAKE EFFECT UNTIL MERCHANT HAS BEEN APPROVED BY A GETI OFFICER AND A MERCHANT NUMBER HAS BEEN ISSUED. GETI has developed the GETI prepaid service. The service together with its related software and documentation integrates with various retail store locations it provide a prepaid / stored value tracking system for anonymous customer activity at the retail business. The service shall hereinafter be referred to as the GETI Gift prepaid. MERCHANT desires to initially purchase processing for, GETI and desires GETI to service those cards. NOW, THEREFORE, for and in consideration of the mutual covenants contained herein and other good and valuable consideration, GETI and

# MERCHANT agree as follows:

I.

TERMS AND CONDITIONS

## GETI's LICENSE

- a. GETI hereby grants to MERCHANT the right to use the GETI product at its specified locations. Further, MERCHANT agrees that GETI shall be the exclusive store value /prepaid processing provider of MERCHANT during the term of this Agreement, that each GETI Gift Card issued will contain an account number and magnetic stripe encoded to GETI's specifications.
- If MERCHANT fails to perform any of its obligations hereunder or shall commit at of bankruptcy within the meaning of the Federal Bankruptcy Act or if the bankruptcy, receivership, insolvency, liquidation, or other similar proceeding shall be instituted by MERCHANT on all or any part of its property, GETI may terminate the limited license granted in this Section 1 immediately upon written notice. No payments made to GETI by MERCHANT hereunder shall be refunded to it; and the obligations of MERCHANT under this Agreement shall b. survive any termination thereof.
- Π. FEE, PAYMENTS AND OBLIGATIONS
  - MERCHANT shall pay a transaction fee for any instance the terminal dials in to the system and a monthly service fee as per the schedule of fees on page one. In addition, MERCHANT shall pay a network compliance fee up to \$4.00 per month, and an annual subscription fee a up to \$59 95 per year. Examples of transaction fees that will be charged as per fee schedule of this agreement include: Issuance (per card regardless if issuance is single or group), Purchase (redemption), Balance Inquiry, Add Value, Void, Transfer, Clerk Maintenance, Reports. MERCHANT must promptly notify GETI in writing of any dispute regarding fees under this Agreement. MERCHANT name and account number; and (ii) the dollar amount and description of the disputed fees. Such written notice must be received by b. GETI no later than ninety (90) days after the disputed fees have been paid by MERCHANT or charged to MERCHANT'S account by GETI. MERCHANT'S failure to so notify GETI will waive and bar the dispute.
- Payment for the service of all GETI cards ordered by MERCHANT shall be in advance and concurrent with the MERCHANT's signed GETI Service Agreement. See cost of set-up, card reorders, and training and download fees under the schedule of fees section on page one.
- GETI reserves the right to block MERCHANT's access to related processing equipment and/or software in the event any related GETI Prepaid Service fees or charges result in a chargeback or return of any kind from MERCHANT's designated account.

GETI reserves the right at all times to unilaterally change all or part thereof, or any other terms of this Agreement upon written notice to MERCHANT.

- III. PROMOTIONAL MATERIALS AND REPRESENTATIONS CONCERNING GETI'S SERVICE
- From time to the design educational and promotional materials and send such to MERCHANT for MERCHANT to distribute or display. MERCHANT further agrees to immediately remove and properly dispose of GETI's stale promotional materials and to display the most current materials upon receipt of such from GETI. MERCHANT will discontinue the use of all of GETI's promotional materials and properly remove said materials upon receipt of written notification of suspension or termination of this Agreement. In the event of suspension, MERCHANT shall redisplay appropriate materials upon receipt of written verification of resumption of service by GETI.
- MERCHANT shall make no use of GETI's promotional materials or marks, other than as set forth in paragraph (a) above, without GETI'S prior written consent. In no way shall the MERCHANT indicate that GETI's services are an endorsement of the MERCHANT, its b business or its business practices.

#### IV. EQUIPMENT AND SOFTWARE

- MERCHANT shall furnish each outlet, retail location, or business entity with compatible terminal or approved POS software. GETI shall assign each MERCHANT's terminal or virtual terminal an identification number. MERCHANT is responsible for all telecommunication fees and charges, including but not limited to telephone fees, associated with and related to the use of the terminal. MERCHANT shall maintain all equipment related to GETI Gift Prepaid processing in good working order at MERCHANT's expense. MERCHANT shall advise GETI immediately in the event of a breakdown of related equipment, software, or of any other system failure. Moreover, GETI's approval of such equipment does not constitute nor express an implied warranty, representation or endorsement of such equipment.
- MERCHANT agrees to utilize only equipment approved by GETI for the processing of GETI Gift Prepaid transactions and in a format and medium of transmission acceptable to GETI.
- Any improvements or modifications requested by MERCHANT and performed by GETI (or its affiliated Information Technology Partners) will be agreed to by both parties in writing. All such enhancements shall remain the sole property of GETI (or GETI's partners). All costs for said services shall be covered under a separate agreement.

## SERVICE PROVIDED

- GETI will provide the following facilities and capabilities to MERCHANT:
- AUTHORIZATION: GETI will provide authorization of a GETI Card Program transaction requested and initiated by the retail location via a dial telephone network. GETI will respond to each request with an approval or decline.
- ONLINE REPORTING: GETI will provide periodic reports to enable MERCHANT to monitor and manage the program implemented at each of it's affiliated retail store locations. MERCHANT will have access to a web site secured with a username and password.
- CUSTOMER SERVICE (Help Desk): GETI provides a telephone Help Desk, which will be used for response to MERCHANT and/or CONSUMER inquiries and for receiving notifications of problems, defects, and malfunctions.
- d. RESPONSE TIME: GETI agrees to provide to MERCHANT an estimated resolution time within forty-eight (48) hours of the time a problem, which materially impacts MERCHANT's operation, is reported.
- SUPPORT: GETI agrees to establish support for problem diagnosis and to provide file transfer capabilities for downloading and uploading software. MERCHANT agrees to install a GETI approved devise on their premises
- VI. ADDITIONAL SERVICES

ACH Pooling: If MERCHANT has submitted the ACH Pooling Agreement addendum then MERCHANT wishes GETI also to provide ACH Pooling services to MERCHANT. If MERCHANT has not submitted the appropriate addendum, MERCHANT is not entitled to such services. If MERCHANT elects the ACH Pooling service, MERCHANT agrees that GETI will move funds associated with GETI Card Program to/from the account MERCHANT has designated on the ACH Pooling Agreement and the ACH Pooling Agreement Terms and Conditions also apply

- h Loyalty Services: If MERCHANT has submitted the Loyalty Addendum then MERCHANT wishes GETI also to provide Loyalty Card services to MERCHANT. If MERCHANT has not submitted the appropriate addendum, MERCHANT is not entitled to such services. If MERCHANT elects Loyalty Card services, MERCHANT agrees that GETI will awards points or dollar value as outlined in the Loyalty Addendum.
- Gift Card Conversion: If MERCHANT has not submitted the Gift Card Conversion Worksheet then MERCHANT wishes GETI also to provide Card Conversion services to MERCHANT. If MERCHANT has not submitted the appropriate Worksheet, MERCHANT is not entitled

# to such services

### VII. AUTHORITY OF PARTIES

Each party represents and warrants that it is a corporation duly authorized, validly existing, and in good standing under the laws of the jurisdiction under which it is incorporated and the execution of this Agreement is valid, binding, and enforceable in accordance with its terms GETI hereby reserves the right to use MERCHANT's custom card artwork for promotional purposes

## WARRANTY/LIMITATIONS OF REMEDY

- GETI warrants that any maintenance or other services rendered to MERCHANT in accordance with the terms of this Agreement will be performed in a professional manner by qualified personnel
- b EXCEPT FOR THE WARRANTY STATED IN SECTION (a), GETI MAKES NO WARRANTIES, EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, THE WARRANTIES FOR MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE

### LIMITATION OF LIABILITY

- Force Majeure: GETI shall not be responsible for delays, nonperformance, damages, lost profits or other losses caused directly or indirectly by any Act of God, including, without limitation, fires, earthquakes, tornadoes, hurricanes, wars, labor disputes, communication failures,
- legal constraints, power outages, data transmission loss or failure, incorrect data transmission or any other event outside the direct control of GETI. MERCHANT must examine all statements relating to this Agreement, and promptly notify GETI in writing of any dispute regarding fees owed to GETI. MERCHANT'S written notice must include: (i) MERCHANT name and account number; and (ii) the dollar amount and description of the disputed fees. Such written notice must be received by GETI no later than ninety (90) days after MERCHANT received from GETI the periodic statement of fees that includes the disputed fees. MERCHANT'S failure to so notify GETI of a dispute regarding any component of the statement and fees owed will waive and bar the dispute.
- GETI agrees to indemnify and hold MERCHANT harmless from any liability, expense, cost, damage settlement obligation arising from any claim, suit, or cause of action relating to the use of the GETI Card Program resulting from GET's gross negligence or willful, knowing and intentional misconduct of either itself or any of its agents or employees.
- MERCHANT agrees to indemnify and hold GETI harmless from any claim of third parties relating to MERCHANT's use of the GETI Gift Card Program or any liability resulting from the gross negligence or willful, knowing and intentional misconduct of MERCHANT or its d agents or employees
- GETT's liability under this agreement shall not exceed the fees paid by MERCHANT to GETI under this Agreement, GETI will in NO event be liable for lost profits or other consequential or incidental damages, even if GETI has been advised of such damages. MERCHANT agrees to indemnify and hold GETI harmless from any liability, expense (including reasonable attorney's fees), cost, damages, settlements, or obligations suffered by GETI other than any liability, loss or expense suffered by GETI as a result of the gross negligence or willful, knowing and intentional misconduct to GETI, Its employees or agents.

# SITUS

The situs for all transactions covered by this Agreement shall be Okaloosa County, Florida. MERCHANT acknowledges that this Agreement was formed in Destin, Florida, upon its acceptance by GETI.

# ATTORNEYS FEFS

In the event that it becomes necessary for GETI to employ an attorney to enforce, interpret, mediate or arbitrate this Agreement, or collect a debt from MERCHANT, GETI shall be entitled to recover its reasonable attorneys' fees, costs, and disbursements related to such dispute from MERCHANT.

## d. ASSIGNABILITY

MERCHANT may not assign its rights and obligations hereunder to a third party, without prior written consent of the other party, which consent shall not be unreasonably withheld, provided that such consent shall not relieve the assigning party of any of its obligations hereunder. Not withstanding the foregoing, either party may assign this Agreement to a parent, affiliated or Subsidiary Corporation, or a Partnership, Limited Liability Company or other entity consisting of the majority of existing shareholders without consent upon notice to the other party

### TERM AND TERMINATION

nt shall be effective upon the date hereof for a term of twenty-four (24) months. This agreement will automatically renew for additional one (1) year terms, unless notice is provide in writing by MERCHANT sixty (60) days prior to the termination of the This Agreement shall be effective upon the date hereof for a term of twenty-four (24) months. This agreement will automatically renew for additional one (1) year terms, unless notice is provide in writing by MERCHANT sixty (60) days agreement. As long as this agreement is in force, all GETI Gift Card Programs on the system shall continue to be maintained. In the event of the termination of this Agreement and upon the request of MERCHANT, GETI shall provide an un-load of the existing cards in the GETI database. Unless specifically requested in writing by MERCHANT at the time of termination, GETI is under no obligation to retain any card numbers or card balance data.

In the event of a material breach, this Agreement shall terminate at the sole discretion of GETI.

If merchant terminates this agreement prior to its term, a one-time fee of one hundred and twenty-five (\$125.00) will be assessed and electronically debited from the MERCHANT's account for administrative processing.

### MISCELLANEOUS

I.

### BINDING FORCES:

This Agreement shall be binding upon and inure to the benefit of and be enforceable by the administrators, legal representatives, agents, successors, and assigns of the parties hereto.

#### II. NOTICES:

All notices provided for by this Agreement shall be made in writing and shall be deemed received by the intended recipient;

(i) the third business day after the date placed in United States Mail or; (ii) the first day after notice is sent by express mail or; (iii) the first day after notice is sent by express mail or other overnight mail service. All notices shall be delivered to the address indicated on this agreement unless the party giving any such notice has been notified, in writing or verbally, of a change of such address.

#### III. ENTIRE AGREEMENT:

This Agreement and Exhibits attached hereto shall constitute the entire agreement between the parties with respect to the subject of this Agreement and the parties represent that there are no collateral agreements or side agreements not otherwise provided for within the terms of this Agreement. The terms and conditions of the Agreement supersede those of all previous agreements, if any, between the parties with respect to the subject matter of this Agreement.

#### IV. GOVERNING LAW

This Agreements shall be governed and construed and enforced in accordance with the laws of the State of Florida. Any claims or charge made hereunder shall be brought in state or federal court in the State of Florida. The parties hereto irrevocably consent to the jurisdiction and venue of such court and waive any present or future objections to venue or jurisdiction in such court. The parties agree that service of process may be made upon them by certified or registered mail as provided in paragraph (b) above or any other method authorized under local rules of civil procedure.