# EXHIBIT A SCHEDULE OF FEES

#### Confidential

This Exhibit A to the Service Provider Agreement between Certified and Agency provides as follows:

1. Schedule of Credit Card Convenience Fees.

Certified and Agency agree to the following provisions:

- A. 2.20 % or a minimum of \$2.00 shall be the agreed upon Convenience Fee that the Agency agrees to allow Certified to charge to Customers for tax payments when Customer uses a Credit Card.
- B. 2.20 % or a minimum of \$2.00 shall be the agreed upon Convanience Fee that the Agency agrees to allow Certified to charge to Customers for non-tax payments when Customers uses a Credit Card.

. The fees charged are subject to change by Certified.

2. Schedule of Debit Card Convenience Fees

Γ	Transaction Amount	Tax Payments	Non-Tax Payments
Γ	\$0.01 - \$50.00	1.50%, \$2.00 min	1.50%, \$2.00 min
Γ	\$50.01 - \$100.00	1.50%, \$2.00 min	1.50%, \$2.00 min
F	\$100.01 - \$250.00	1.50%, \$2.00 min	1.50%, \$2.00 min
	\$250.01 - \$500.00°	1,50%, \$2.00 mln	1.50%, \$2.00 min

<sup>\*</sup> Transactions greater than \$500.00 will be assessed the credit card convenience fee rate.

### 3. Schedule of Equipment Cost.

POS Terminal / Equipment	Price	Quantity	Subtotal
Ingenico IPP 920	\$ 230.00		\$
ID Tech USB Card Reader	\$ 55.00		s
Other: Ingenico Lane 3000 .	\$0.00	6	\$0.00
	fotal	\$0.00	

#### AGREEMENT (IF NO PAYMENT TYPE IS SELECTED, ACH PAYMENT WILL BE USED)

from Agency's Bank Account. The authority is to remain in full force and effect until all obligations of Agency have been performed and paid in full or Certified or its designed	va ha
and the contraction of the contr	- 110x
received written notification from Agency of its termination in such a manner as to efford Certified or its designee reasonable opportunity to act on it. In the case that any ACH's	l'a an
not honored by the Agency's Bank Account for any reason, the Agency agrees to make amounts owed available to Certified in immediately available funds.	

	eck #: NLY MAKE CHECKS PAYABLE TO CERTIFIED PA	NYMENTS)	
	cys acceptance: <sup>cy name:</sup> Tyler County, TX Tax	Office	
Ву:	Agency Signature	Date	
	Printed Name and Title		
	ifie <u>d'ir acceptance:</u> Lerated Card Company, LLC «I» certif	ied payments	
By:	Authorized Representative	Date	
	Printed Name and Title		



by deluxe

## ACH PROCESSING SERVICES AGREEMENT

#### **ECheck Processing**

This ACH Processing Services Agreement ("Agreement") is made and entered into by and between Accelerated Card Company, LLC. DBA Certified Payments, a Texas Corporation, with offices located at 100 Throckmorton Street, Suite 200, Fort Worth, TX 76102 ("Certified") and Tyler County, TX Tax Office 1001 W. Bluff ("Agency").

#### RECITALS

WHEREAS, Agency desires to accept payments from its customers ("Customers") by electronic ACH ("ACH Entries") through a third party ACH Service Provider;

WHEREAS, Certified provides third party ACH Processing Services ("Services") on behalf of Agency pursuant to ACH Origination Service Agreements with Originating Depository Financial Institutions ("ODFI"), agreements with ACH Originators ("Originators") and other agreements with other parties that are a part of the ACH process (collectively "Participants").

WHEREAS, Agency desires to employ Certified to act on behalf of Agency in providing such services and Certified desires to provide such Services subject to the terms and conditions set forth in this agreement.

NOW THEREFORE, the Agency and Certified agree as follows:

- 1. DEFINITIONS. As used herein, the following terms have the meanings set forth below:
- \*ACH\* (Automated Clearing House) is a clearing and settlement facility for the interchange of electronic debits and credits among financial institutions.
- \*ACH Entries" are the electronic transactions initiated and authorized by Agency's customers and processed by Certified.
- \*ACH Network\* means the funds transfer system governed by the Rules of NACHA which provides for the interbank clearing of electronic entries for participating financial institutions.
  - "ACH Origination Service Agreement" shall mean the contractual agreement between Certified and an ODFI.
  - \*ACH Returns\* is the process of returning and settling funds that were dishonored by the RDFI and returned to the ODFI.
- "Agency Bank" is the Depository Financial Institution where the Agency Bank account is maintained for Certified's access to settle financial payment transactions under this agreement.
- "Agency Bank Account" is the Bank account Agency has established with Agency Bank for settlement of ACH credit and debit entries provided under the terms of this agreement, and identified as Exhibit B attached hereto. The Bank account will also be used for credits and debits incurred in connection with any reversed or returned electronic ACH entries.
- "Convenience Fee" means the fee charged by Certified to Agency's customers for the convenience of using the ACH Processing Services in making the Agency's payment.
  - "Customer" means Agency's customer or taxpayer who submits a payment through Certified for processing through the ACH Network.
  - "MXP" means Mid-America Payment Exchange.
- "NACHA" means the National Automated Clearing House Association that establishes the standards, rules and procedures that enable depository financial institutions to exchange ACH payments on a national basis.
- "NACHA Rules" means the then-current National Automated Clearing House Association ("NACHA") ACH Operating Rules and Operating Guidelines published by NACHA.
  - "Net Total" is the net amount of ACH debits, credits and return Entries (in US Dollars) contained in the ACH Batch.
- "ODFI" means the originating depository financial institution which accepts and processes debit and credit entries for distribution to an automated clearing house.
- "Originator" means the person or organization that has authorized an ODFI to transmit a credit or debit entry to the account of a receiver with an RDFI or to the RDFI. In some cases, the ODFI may also be the originator.
- "RDFI" (Receiving Depository Financial Institution) means a receiving depository financial institution intended to be the end recipient of either debit or credit entries to the account of a Recipient.
- "Recipient" means any person or entity which has authorized Certified to originate electronic debit or credit entries to be posted to its account at a depository financial institution.
- "Rules" means the combined MXP Rules, the NACHA Rules, the ODFI and Originator Rules as well as those rules of the Federal Reserve which apply to or govern the provision of the Services.
- "Settlement Account" means a demand deposit account at the ODFI Bank, designated by Certified as the account to be used for, and in conjunction with Certified's automated clearing house transactions.

#### 2. CERTIFIED'S OBLIGATIONS.

- A. Certified will process Agency Payments from Agency's Customers through web initiated ACH entries and when available, through telephone initiated transactions.
- B. In consideration of Certified's provision of services hereunder, Certified may charge Agency's Customers a Convenience Fee for each Agency payment processed. The Fee will be collected in addition to the corresponding Agency Payment. Exhibit A attached hereto details the Schedule of Fees that Certified may charge Agency's Customers. Certified, in its sole discretion, may charge Customers a minimum Convenience Fee for each payment and may change the amount of the Convenience Fee upon thirty (30) days' advance written notice to Agency.
- C. Certified will originate and transmit a single-entry transaction, the sum of the Agency Payment and the corresponding Convenience Fee payment ("ACH Entries") to ODFI for processing through the ACH system pursuant to the ACH Origination Service Agreement between Certified and ODFI.
- D. Certified will obtain express authorization from the Customer prior to initiating a debit to the Customer's account. Customer's express authorization allows Certified to instruct ODFI to initiate an electronic debit entry for Certified against Customer. It also permits Certified to reinitiate an Entry where the original Entry is returned and to assess a collection fee against Customer.

#### AGH Processing Services Agreement, continued

- E. The express authorization will be identified as an ACH debit transaction and will identify both the payment amount to the agency and the Convenience Fee payment. The authorization clearly states the terms of the ACH debit and encourages the customer to print and retain a copy of the authorization. The Customer must authorizate the authorization by signing and accepting the terms of the ACH Debit Authorization Agreement. Certified will store a copy of the authorization and produce a copy upon request.
- F. Certified will provide each Gustomer with electronic confirmation of the Agency Payment and corresponding Convenience Fee.
- G. Certified will transmit ACH Entries by batch to the ODFI according to a pre-determined schedule agreed upon by Certified and the ODFI.
- H. Certified will generally transmit a Net Total settlement to the Agency's Bank Account within 48-72 business hours of the receipt of the ACH entry, unless specified otherwise on the Bureau Setup Form.
- 1. Agency will immediately reimburse Certified in connection with any reversed or rejected electronic entries or for any shortfalls or amounts Certified is unable to collect from Agency's customers.
- J. Certified will provide Agency with ACH payment data and reports summarizing the use of the Services by Customers for a given reporting period. Agency will have the ability to import such payment data utilizing Microsoft Excel, Microsoft Access, a comma-delimited file ("CSV") or XML file.
- K. Certified will retain all logs and data for such period of time as required by applicable law and the rules and regulations of NACHA and Certified's ODFI.

#### 3. AGENCY'S OBLIGATIONS.

- A. In addition to this Agreement, Agency agrees to enter into any and all applicable agreements that are required to perform the services hereunder.
- B. Prior to Certified's commencement of services, Agency will complete in full and sign all necessary paperwork that Certified puts forth.
- C. In order to provide the Services hereunder, Certified is required to enter into agreements that include but are not limited to Third Party Processing Agreements with an ODFI as such term is defined and used under the rules promulgated by the National Automated Clearing House Association as modified from time to
- D. Agency acknowledges and agrees that Certified will collect ACH payments from Agency's customers and transmit such entries for processing into the ACH network. As such, Agency acknowledges that the ODFI is acting solely in the capacity as a processor for Certified and the ODFI has no duty or obligation to Agency to Inquire, review or investigate the nature of the transactions that occur between Agency and Certified. Agency is not a third party beneficiary of any Third Party Processor Agreement between Certified and the ODFI. Agency acknowledges that the ODFI has no fiduciary duties to Agency under this Agreement. Agency agrees to look solely to Certified for the performance of the processing services specified herein.
- E. Certified is required to fully adhere to the procedures and rules of NACHA and the ACH Origination Service Agreement; accordingly, Agency agrees to immediately comply with any requests by Certified regarding any Agency conduct that is outside said rules and regulations. Agency's fallure to comply with any such request by Certified will be grounds for immediate termination of this Agreement.

#### 4. ADDITIONAL MATTERS

- A. Confidentiality. Agency will not disclose to any third party or use for any purpose inconsistent with this Agreement, any confidential or proprietary, non-public information it obtains during the term of this Agreement regarding Certified's business, operations, financial condition, technology, systems, know-how, products, services, suppliers, customers, marketing data, plans and models and personnel. Certified will not disclose to any third party or use for any purpose inconsistent with this Agreement any confidential Customer Information it receives in connection with its performance of the Services, except that Certified may use personal information provided by Customers to establish and maintain individual user accounts requested to be established by such Customers with Certified.
- B. Relationship of Parties. The performance by Certified of its duties and obligations under this Agreement shall be that of an independent contractor and nothing contained in this Agreement shall be deemed to constitute a joint venture or partnership between Certified and Agency.
- C. Capacity to Contract. Each party hereby certifies that the person executing this Agreement on its behalf is fully authorized with complete legal capacity and approval to do so.
- D. Intellectual Property. In order that Agency may promote the Services and Certified's role in providing the Services, Certified grants to Agency a revocable, non-exclusive, royalty-free license to use Certified's logo and other service marks (the "Certified Marks") for such purpose only. Agency does not have any right, title, license or interest, express or implied, in and to any object code, software, hardware, trademark, service mark, trade name, trade dress, formula, system, know-how, telephone number, telephone line, domain name, URL, copyrighted image, text, script (including, without limitation, any script used by Certified on Certified's website) or other intellectual property right of Certified. All Marks, the System and all rights therein (other than rights expressly granted in this Agreement) and goodwill pertaining thereto belong exclusively to Certified.
- E. Force Majeure. Certified will be excused from performing the Services as contemplated by this Agreement to the extent its performance is delayed, impaired or rendered impossible by acts of God or other events that are beyond Certified's reasonable control and that do not involve either fault or judgment of Certified.
- F. Remedies, Agency's sole remedy in the event of Certified's failure to perform the Services as set forth herein shall be to terminate the arrangement contemplated by this Agreement.
- G. Notice. Any notice to be given hereunder shall be in writing and may be effected by personal delivery, in writing or by registered or certified mail, return receipt requested, addressed to the proper party, at the following address:

AGENCY:

AGENCY NAME Tyler County, TX Tax Office

ADDRESS 1001 W. Bluff

CITY, STATE ZIP Woodville, TX 75979

CERTIFIED PAYMENTS: Certified Payments, Inc.

Certified Payments, Inc Attn: General Counsel

100 Throckmorton Street, Suite 200

Fort Worth, TX 76102

applications@certifiedpayments.net

H. Term of Arrangement. This Agreement shall become effective once it has been signed by an authorized representative of both Certified and Agency. Unless otherwise terminated, the term of the arrangement shall continue from the date of this Agreement until thirty (30) days after such time as either Certified or Agency has notified the other party in writing of its decision to terminate.

#### ACH Processing Services Agreement, continued

- I. Termination. Certified's performance of this Agreement is shibject to the Automated Clearing House Origination Service Agreement, the Third Party Processor Agreement, the rules and regulations of NACHA, federal, state and local laws or regulations applicable to the Services. Receipt of a written directive from Certified's ODFI Bank to terminate shall be immediate upon such event.
- J. Governing Law. In the event a dispute arises between any of the parties to this agreement, all parties hereby agree that such a dispute shall be governed by the laws of the State of Texas.
- K. Assignment. This Agreement may not be assigned by either party without the prior written consent of the other party, which consent shall not be unreasonably withheld, however, the obligations of Certified under this Agreement may be provided or fulfilled by any parent, subsidiary, affiliate, successor corporation or subcontractor of Certified so long as Certified assumes full responsibility for such obligations.
- L. Entire Agreement; Modifications. This Agreement, together with the Third Party Processor Agreement and exhibits and schedules attached hereto constitutes the entire agreement between Certified and Agency with respect to the subject matter hereof. There are no restrictions, promises, warranties, covenants or undertakings other than those expressly set forth herein and therein. This Agreement supersedes all prior negotiations, agreements, and undertakings between the parties with respect to such matter. This Agreement, including the exhibits and schedules hereto may be modified or amended only by an instrument in writing executed by the parties or their permitted assignees.
- M. Severability. If any provision of this Agreement is held by court or arbitrator of competent jurisdiction to be contrary to law, then the remaining provisions of this Agreement will remain in full force and effect.
- O. Indemnification. Certified hereby agrees to indemnify Agency against any loss, damages, or attorneys' fees reasonably incurred by Agency caused by Certified's loss of any Agency Payment funds while such Agency Payment funds are in the possession of Certified. This indemnify does not constitute a guarantee of a Customer's payment obligation (i.e., Certified does not guarantee that a Customer has sufficient funds or credit to complete any Agency Payment).

Agency Sig	gnature	-	Agency Signature - Second Signature (if required
Printed Na	me and Title		Printed Name and Title
Date		<del></del>	Date
NFIED'S ACC ELERATED C	CEPTANCE: CARD COMPANY, LLC d/b/a	CERTIFIED PAYMENTS	

Date

# EXHIBIT A SCHEDULE OF FEES

## Confidential

	olt entry.	
	NCY'S ACCEPTANCE: NCY NAME Tyler County , TX Tax Office	
Ву:	Agency Signature	Agency Signature - Second Signature (if required)
	Printed Name and Title	Printed Name and Title
	Date	Date
	IFIED'S ACCEPTANCE: LERATED CARD COMPANY, LLC d/b/g CERTIFIED PAYMENTS	
ly:	Authorized Representative	
	Printed Name and Title	

# EXHIBIT B AGENCY BANK ACCOUNT

### Confidential

This Exhibit B to the ACH Processing Services Agreement between Certified and Agency provides as follows:

AGE	NCY/BUREAU NAME: Tyler County, TX Tax Office	BUR	EAU CODE:	
	ing Information - ACH/ECheck			
The t has sup	undersigned authority authorizes Certified Payments to deposit ACH credit piled and hereby confirms the bank account information provided.	ens of effdeb ACH webliffw bna el	from the Agency Bank account listed below. The undersign	ed author
Bank	Name: Bank Contact Name:		Contact Telephone/Fox/Email:	
Stree	ot Address:	_ City, State:	Zip Code	
- Bank	Routing Numbers	Bank Account/DDA N	umber:	
Name	o on Agency Bank Account:			
'PLE	ASE PROVIDE A COPY OF A VOID CHECK ON THE ABOVE-REFERE	enced bank account		
AGE AGE By:	Agency Signature	Agency S	Signature - Second Signature (if required)	
	Printed Name and Title	Printed N	lame and Title	
	Date	Date		
CERT	TIPIED'S ACCEPTANCE: ELERATED CARD COMPANY, LLC 0/0/0 CERTIFIED PAYMENTS			
Ву:	Authorized Representative			
	Printed Name and Title			
	Date			