Client enters into this Account Application and Agreement ("**Agreement**") with Cambridge Mercantile (Australia) Pty. Ltd. TA Corpay (ABN 85 126 642 448) as of the date this document is executed by Client.

- 1. DEFINITIONS Whenever used in this Agreement, unless inconsistent with the subject matter or context, the following terms shall have the following meanings:
- 1.1. "Balance Due" means the amount of funds sold to Corpay by Client less any Initial Margin already paid.
- 1.2. "Balance Due Date" means the date on which payment of the Balance Due must be received by Corpay. The Balance Due Date must be a Business Day.
- 1.3. "Beneficiary" means Client or any payee so designated by Client.
- 1.4. "Business Day" means a day on which commercial banks are open for ordinary banking business in both the jurisdiction in which an Order is initiated and the one in which such an Order is executed.
- 1.5. **"Buyer**" means the Party so designated in an Option Contract.
- 1.6. "Corpay Canada" means Cambridge Mercantile Corp., a Canadian corporation formed in the province of Ontario.
- 1.7. "Client" means the party entering into this Agreement with Corpay.
- 1.8. "Client Money Rules" means all laws and regulations applicable to client money including but not limited to Part 7.8 of the Corporations Act 2001 (Cth) and the Corporations Regulations 2001 (Cth) as amended from time to time.
- 1.9. "Corpay", in this Agreement means Cambridge Mercantile (Australia) Pty. Ltd. TA Corpay (ABN 85 126 642 448), an Australian corporation.
- 1.10. "Corpay Local Time" means the time in Sydney, NSW, Australia (UTC+10:00 or UTC+11:00, as the case may be).
- 1.11. "Confirmation" means the communication issued by Corpay to Client setting out material details of an Order.
- 1.12. "Delivery Date" means the date on which funds are available for disposition upon receipt of Client's Beneficiary payment instructions, provided Client has fully paid for the purchased funds and complied with this Agreement. The Delivery Date must be a Business Day.
- 1.13. "Delivery Instructions" means all information required by Corpay to be provided by Client to Corpay whereby Corpay is directed to deliver Client's funds to a Beneficiary, including without limitation information required to be collected by applicable law.
- 1.14. "Delivery Window" means the period of time prior to Value Date during which Client may settle, either partially or fully, a Window Forward Contract.
- 1.15. "Derivative Contract" means each Forward Contract and each Option Contract.1.16. "Early Variation Event" means if Client:
- 1.16.1. Fails to deliver to Corpay any
 Payment, Settlement, Initial Margin or Variation
 Margin or, communicates to Corpay an intent not
 to provide to Corpay the foregoing in relation to
 any Order;
- 1.16.2. Disputes the validity or existence of an Order;
- 1.16.3. Defaults, or communicates its intent to default, on any of its obligations described in this Agreement including any of the representations

- or warranties set out in this Agreement or elsewhere:
- 1.16.4. Is or is reasonably likely in Corpay's opinion to become Insolvent;
- 1.16.5. Ceases or threatens to cease to carry on business or sells all, or substantially all of the assets of the business;
- 1.16.6. Receives notice of, or becomes subject to a regulatory or enforcement action or investigation which, in the reasonable judgment of Corpay, will materially impair the terms of this Agreement, the expected economic value of this Agreement, or the business reputation of Corpay;
- 1.16.7. Breaches this Agreement or any terms of an Order;
- 1.16.8. Places an Order reasonably deemed by Corpay, to represent a regulatory, compliance or business risk; or
- 1.16.9. Is, or is suspected of, regulatory noncompliance or breach of any laws or regulations.
- 1.16.10. Corpay, acting reasonably, determines that Client is likely to soon breach at least some of Client's contractual obligations to Corpay. Examples include but are not limited to: 1.16.10.1. If Client's Facility with Corpay is subject to Client potentially being required to post Variation Margin(s), then if Client's position at any time becomes out-the-money by at least 1.5 times the point at which Client's duty to post is triggered.
- 1.16.10.2. One or more of Client's Settlement bank accounts is/are frozen.
- 1.17. **"Facility"** means any trading limit, settlement limit, Foreign Currency exposure limit, or credit facility that Corpay has expressly granted to Client.
- 1.18. "Foreign Currency" means any fiat currency other than the currency issued or recognised as legal tender by the country of Client's principal place of business.
- 1.19. **"Forward Contract**" means either a Window Forward Contract or Outright Forward Contract.
- 1.20. "Funding Balance" means Client funds in Australian Dollars held by Corpay for Client pending receipt by Corpay of an instruction from Client, including Beneficiary details. Client funds held in another currency are held by Corpay Canada (or Corpay as the agent of Corpay Canada) as nominee for Client pending receipt by Corpay of an instruction from Client, including Beneficiary details.
- 1.21. "In The Money" or "ITM" means that the prevailing market exchange rate for the currency pair in an Option Contract is less favourable than the strike price for that Option Contact.
- 1.22. "Initial Margin" means an amount required by Corpay, either in the form of funds held by Corpay for a Client, or in the form of a Payment by Client, to be applied in partial payment of an Order.
- 1.23. "Insolvent" means that an entity is insolvent, as defined in the Corporations Act 2001 (Cth), or otherwise unable to pay its debts as they become due, or is subject to any proceeding, whether voluntary or involuntary, for bankruptcy, liquidation, administration or relief from creditors.
- 1.24. "Legal Entity Identifier" or "LEI" means a unique 20-character alphanumeric code issued by the Global Legal Entity Identifier System administered by the Global Legal Entity Identifier Foundation.
- 1.25. "**Losss**" or "**Losses**" means direct and consequential financial losses, damages, costs, judgments, penalties, fines, expenses, legal and

- accounting fees and expenses, costs of investigation, settlements, court costs and other expenses of litigation, as well as fees and expenses and losses not related to litigation or legal process and lost profits.
- 1.26. "Margin Call" means any notice of demand issued by Corpay to Client that either Initial Margin or Variation Margin is due and payable.
- 1.27. "Margin Threshold" is the negative mark-to-market exposure which Cambridge will accept before requiring via Margin Call that Client promptly provide Cambridge with Variation Margin to secure Client's obligations under an Order or series of Orders.
- 1.28. "Online System" means any secure Internet or cloud-based electronic system which allows users to access Corpay Services through an interface or protocol or application program interface, including any proprietary Corpay application program interface product and service related to such proprietary application program interface.
- 1.29. "Online System Access Method" means a unique user identification and unique password for each User required to access the Online System.
- 1.30. "Option Contract" means a legally binding agreement wherein, upon the purchase of such contract, Client agrees, whether in consideration of payment to Corpay of a Premium or otherwise, that, on a specific date or range of dates in the future, Client has the right but not the obligation to purchase a specific amount of funds in one currency from Corpay and to sell a specific amount of funds in one currency to Corpay; or sell a specific amount of funds in one currency to Corpay and purchase a specific amount of funds in another currency to Corpay, subject to any other terms documented in the Confirmation.
- 1.31. "Order" (= "Deal") means a request by Client to Corpay to provide Services, including any request for Services made by mail, electronic mail, digital/electronic communication channel, facsimile, telephone, Online System or other means.
- 1.32. "**OTM**" (stands for Out-The-Money): this is whenever market movement causes Client's position's net mark-to-market value to fall below zero. This makes Client's Cambridge account OTM.
- 1.33. "Outright Forward Contract" a binding agreement in which Client agrees to purchase from or sell to Corpay a specific amount of funds in one currency and to settle, on an agreed future date, in a specific amount of funds in another currency.
- 1.34. "Party" or "Parties" mean individually or collectively, Client and Corpay.
- 1.35. "Payment" means good, cleared funds received by Corpay from, or on behalf of, Client.
- 1.36. "Payment Acceptance Limit" means the amount of currency that Cambridge will remit to Client's Beneficiaries before receipt by Cambridge of cleared value from Client. Please note that when an order exceeds the Payment Acceptance Limit and Client settles with Cambridge via a method other than wire, all payments or line items within the order will be held by Cambridge until the transaction clears typically between three and five Business Days after funds have left Client's bank account. As such, Cambridge suggests that Client should group payments appropriately to ensure that high- priority items are remitted first. If Client has a high priority payment which is under Client's Payment Acceptance Limit, Client should ensure that it is not grouped with any other payments

which would put the total order over Client's Payment Acceptance Limit.

- 1.37. "Permitted Counterparty" means a client who, in Corpay's sole discretion, has met the requirements for entering into an Option Contract with Corpay, which requirements may be changed, from time to time, by Corpay in its sole discretion.
- 1.38. "Prepaid Card" refers to a physical or virtual card which notionally stores Client funds representing a claim against the third party issuing financial institution for use as a means of redemption for bank notes or payment for goods or services sold or provided by merchant members of the card network.
- 1.39. "**Premium**" means the amount that is payable by the Buyer to the Seller on the Premium Payment Date for an Option Contract.

 1.40. "**Premium Payment Date**" means the
- date that is one (1) clear Business Day after the date that an Option Contract is entered into.
- 1.41. "Reporting Requirements" means any applicable laws, rules, regulations, instruments, orders or directives and any requirements of a regulatory or supervisory organization that mandate reporting and/or retention of transaction and similar information.
- 1.42. "**Seller**" means the Party so designated in an Option Contract.
- 1.43. "Services" means Corpay's provision of various foreign exchange (including spot contracts and/or Derivative Contracts), settlement and delivery products and services, including without limitation, via an electronic transaction platform; risk management and hedging services, and prepaid card products and services, if and as offered.
- 1.44. "Settlement" means the total amount, including the cost of currency acquisition and any fees and charges, Client owes to Corpay, less any Initial Margin and Variation Margin held by Corpay.
- 1.45. "Settlement Instructions" means instructions given by Client to Corpay whereby Client indicates the means by which it will pay to Corpay the Settlement for an Order.
- 1.46. "User" (also called "Authorised User"; also called "Authorized Representative") means an individual authorised by Client to access the Services and place and/or enter into Orders on behalf of Client in accordance with this Agreement.
- 1.47. **"Value Date"** means the date on which an Order becomes due for delivery and Settlement.
- 1.48. "Variation Margin" means cash funds required when the net marked to market value of all open Orders exceeds 7.5% or an alternative percentage or fixed amount as Corpay may advise, of the notional value of all open Orders.
- 1.49. "Window Forward Contract" means a binding agreement in which Client agrees to purchase from or sell to Corpay a specific amount of funds in one currency and to settle, on any date during the Delivery Window, in a specific amount of funds in another currency.

2. CONDUCTING BUSINESS WITH Corpay

2.1. Agreement. This Agreement shall apply to any and all Orders. The specific transactional details of each Order will be agreed upon and will be as set out in a Confirmation. For the avoidance of doubt, each Order for which Corpay issues a Confirmation will constitute an independent contract, governed by the terms of this Agreement.

2.2. Provision of Services. Where any of the Services involve the conversion of amounts

from one currency into another currency and the

remittance of funds to the designated Beneficiary, Corpay will provide such Services as principal. The provision of Funding Balance will be provided by Corpay Canada either directly or via Corpay as the agent of Corpay Canada. Some Services described in this Agreement may not be offered at the time this Agreement is executed.

- 2.3. Execution of Order. Any Order received from Client will be acted upon by Corpay on a commercially reasonable efforts basis only. There is no guarantee by Corpay that an Order can or will be filled (even if a previous, similar Order was filled) or that instructions provided can or will be acted upon. Corpay may reject any Order if:
- 2.3.1. Corpay determines, in good faith and in its sole discretion, that such Order is unclear or was not authorised by Client or a User;
- 2.3.2. Corpay determines, in its sole discretion, that the Order may be contrary to law, contrary to prudent business practices, outside Corpay's risk profile, or would require Corpay to exceed the Facility granted to Client;
- 2.3.3. Client is Insolvent or in breach of this Agreement or Corpay determines, in its sole discretion, that it may not receive payment from Client in Settlement of the related Order; or
- 2.3.4. The Order is incorrect, incomplete or unsatisfactory to Corpay for any reason.
- 2.4. Reliance on Instruction. Corpay is hereby authorised by Client to accept, act and rely upon any instruction, whether oral or written, that Corpay reasonably believes to have been made by, or on behalf of Client. Corpay and its representatives are not liable for any Losses Client may suffer because of the misconduct of User(s) or any other person purporting to act on behalf of Client.
- 2.5. Audio Recording. An audio record of any or all oral Orders, and any other oral communications between the Parties, including Users, may be taken and maintained by Corpay, and Client hereby expressly authorises and agrees to the taking and maintaining of such records. All audio recordings are Corpay's sole property, subject to applicable law. Client agrees that such recordings may be relied upon by Corpay in the event of any dispute.
- 2.6. Advice. Client represents that each Order entered into by Client will be based upon Client's own judgment and that Client is not relying on any communication of Corpay or its representatives as investment advice, as a recommendation to enter into a transaction or as an assurance of expected results. Client acknowledges that any advice from Corpay is only general (and not independent) in nature, and Corpay is not acting as a fiduciary or advisor to Client in respect of any Order.
- Information Sources. Market information may, from time to time, be provided to Client through Corpay. This information may be obtained from various information providers through sources believed to be reliable. Corpay does not guarantee the timeliness, sequence, accuracy, completeness, or fitness for a particular purpose of any market information provided through Corpay. Such information may include opinions and recommendations of individuals or organizations and Client understands that Corpay may not endorse such recommendations or opinions, and that Corpay is not providing any investment, tax, accounting or legal advice to Client by including or making available such market information.
- 2.8. Orders Binding. An Order becomes binding on Client upon receipt by Corpay and creates an obligation on Client to settle the Order. Any Losses in connection with Client's

failure to settle an Order are the sole responsibility of Client.

Confirmations. Upon Corpay's acceptance of an Order, Corpay may issue a Confirmation to Client. The Confirmation is evidence of certain material terms of the Order. An Order will not be invalidated if for any reason the Confirmation is not issued to Client by Corpay. In such circumstances, the records of Corpay with respect to that Order will constitute conclusive evidence of the terms of the Order. If there are any discrepancies between the Order and the Confirmation, Client must notify Corpay of such discrepancy within one (1) clear Business Day of the day that Corpay sends a Confirmation, otherwise the Confirmation will constitute conclusive proof and agreement of the Parties of the details of the Order.

Interest. No interest is paid by Corpay

- on any funds held on behalf of Client, except as may be agreed and separately documented. Means of Processing Transactions. 2.11. Corpay may use whatever intermediary banks, payments systems or methods Corpay deems commercially reasonable and appropriate for processing an Order. Client agrees to be bound by applicable law, regulations, clearing house rules or other rules or procedures of any funds transfer or communications system that is used. While Corpay will make every commercially reasonable effort to ensure the timely fulfilment of each Order, Corpay is not responsible for the speed and timing of payment processing by financial institutions or systems beyond the control of Corpay. Corpay is not responsible for any errors or omissions or for any actions that may be taken or not taken, or fees that may be deducted, by any intermediary or correspondent financial institution or by the Beneficiary's financial institution in association with any Order, including any trace, cancellation, or rejection.
- Inaccuracy or Incomplete Instruction. Client agrees that Corpay may rely on information provided by Client in processing an Order. If Client fails to provide a timely, complete, accurate or legible instruction, Corpay may place the funds in a Funding Balance pending receipt from Client of the information necessary to fulfil the Order. Corpay and its representatives shall not be liable for any Loss because of any such delay. Furthermore, Client agrees that any error or omission in such information, including, but not limited to, incorrect Beneficiary account number or name, Beneficiary financial institution name, or other account, international bank account number or routing number, or transit numbers, are Client's sole responsibility and liability.
- 2.13. Cancellation and Correction. Once Corpay receives an Order, Client may not cancel the Order and is liable for all amounts owed as result. As set out above, Client may correct Order details if the Confirmation does not reflect the Order details agreed upon. If Client otherwise wishes to cancel or amend an Order, Corpay shall use commercially reasonable efforts only to do so. There is no assurance that Corpay will be able to cancel or amend an Order. Client shall indemnify and hold Corpay and its representatives harmless for any and all Losses incurred by Corpay and its representatives in attempting to cancel or amend an Order, whether or not ultimately successful.
- 2.14. Fees. Client understands that Corpay will charge certain fees for the Services, as set forth in a fee schedule made available to Client. Client agrees and acknowledges that Client has agreed to the relevant fee for the Service before placing an Order. Corpay may change the fees charged for the Services in its sole discretion at

any time upon notice to Client, effective from the date of the notice, or as soon as permitted by applicable law.

3. SETTLEMENT

- 3.1. Payment. To fund payments that Client initiates through Corpay, Client authorises Corpay to transfer funds from the bank account indicated in any agreement between the Parties whereby Client authorises Corpay to electronically debit a bank account designated by the Client. This authority is to remain in full force and effect until Corpay has received written notification from Client of its termination in such time and manner as to afford Corpay a reasonable opportunity to act on such notification after completing all open Orders at the time of such notification.
- Settlement. Unless otherwise provided in this Agreement or agreed in writing between the Parties, Client agrees to promptly deliver the total amount of the cost to Client of an Order, including the cost of currency acquisition as well as any fees and charges related to the execution of the Delivery Instructions, to Corpay's nominated bank account in immediately available funds on or before the Value Date. If Settlement is paid to Corpay electronically, Client agrees that Settlement shall not be recallable by Client without Corpay's prior written consent. If Client fails to make immediate payment in full Settlement for an Order, Corpay has the right to suspend this Agreement; terminate this Agreement; terminate, close or unwind any Order; initiate any proceedings and take any other steps necessary to recover any Balance Due. Such steps shall be in the sole discretion of Corpay, and Client agrees: (i) that Corpay and its representatives shall have no liability to Client, and Client waives any claim or action against Corpay and its representatives; (ii) to indemnify and hold Corpay and its representatives harmless from any and all Losses incurred by Corpay and its representatives resulting from Client's failure to pay and Corpay's effort to collect any Balance Due, including any costs associated with terminating and unwinding any Order; (iii) Corpay may recover interest upon any unpaid amounts calculated at the daily rate of the indicator lending rate for business overdrafts as periodically announced by the local central bank, reserve bank, or monetary authority plus 2%. Corpay reserves the right to deduct interest, and any fees charged and costs incurred pursuant to this Agreement, from Initial Margins and Variation Margins that Corpay may hold for Client. Client acknowledges that Corpay will be entitled to notify a credit reporting body of a non-payment by Client, in accordance with the Privacy Act 1988.
- Right of Set-off and Netting. Corpay may, without prior notice, set-off any amount owing by Client to Corpay against any other amount owing by Corpay to Client, including amounts held as Initial Margin and/or Variation Margin. In the event that any Initial Margin and/or Variation Margin is used to set-off any amounts owed by Client, Client shall immediately restore the Initial Margin and Variation Margin requirements for all Derivative Contracts, as required by Corpay, failing which Corpay may terminate any or all unfulfilled Orders and Client shall be responsible for all of Corpay's Losses as a result of such termination(s). Client acknowledges and consents to Corpay netting Orders for the purpose of satisfying any Margin Call issued by Corpay and/or for satisfying any shortfall incurred by Corpay on the liquidation of any or all Orders. Client

- acknowledges and agrees that Corpay is not obliged to net Orders for such purposes but that Corpay may do so in its sole discretion.
- 3.4. Payment Instructions. Provided that Client has fully paid for the funds purchased from Corpay and complied with this Agreement, Corpay will hold those funds until Corpay's receipt of Delivery Instructions from Client, subject to the limitations of Clause 5. Client may initiate transfer of its purchased funds by providing instructions to Corpay.
- Electronic debits. If Client has authorised Corpay to initiate debit entries to Client's bank or other financial institution account by direct debits, Client agrees that in the case of debit instructions transmitted through the Online System, the usage of the Online System Access Method is a security procedure which constitutes a commercially reasonable method of protecting against unauthorised debits. Client agrees to be bound by any debit instructions, whether authorised or not, issued in its name and acted upon by Corpay, and Client agrees to indemnify Corpay and hold it harmless from any Losses incurred by any of them in connection with the execution of debit instructions believed by any of them to have been issued by a User. In the event Client elects not to use or adhere to the security procedures described herein, Client shall remain liable for any debit instructions issued in its name, whether authorised or not, and acted upon by Corpay. Client agrees that Corpay and Client's financial institution(s) are authorised to credit Client's account from time to time in the event that credit adjustments become necessary.
- 3.6. Dishonoured Settlement. In the event any funds transfer of any kind authorised by Client is dishonoured by Client's financial institution or not completed for any reason, Corpay will charge and Client agrees, unless otherwise restricted by law or regulation, to pay all processing costs, fees, penalties and liabilities incurred by Corpay as a result of such incomplete funds transfer.
- Rollover. In the event Corpay fails to receive Settlement on or before Value Date. Corpay may, without the consent of Client, amend the originally agreed upon Value Date to the immediately subsequent Business Day ("Rollover"); Corpay may also do this in response to an Early Variation Event. Client shall pay Corpay any Losses incurred as a result of a difference between the value of the Order on the originally agreed upon Value Date and the prevailing market rate on the subsequent Business Day. Corpay reserves the right to Rollover the Order as often as needed prior to its receipt of past due Settlement or to apply Corpay's right that are triggered by an Early Variation Event. At any time prior to the Value Date, Client may request Corpay to extend the Value Date to a future Business Day ("Rollover Request"). Client must have an underlying business purpose for each Rollover Request. All Rollover Requests are subject to the approval of Corpay. Corpay may decline a Rollover Request in its sole discretion for any reason. In the event of Corpay's acceptance of a Rollover Request, Client agrees to pay to Corpay on demand within one (1) clear Business Day the amount of any and all Losses incurred by Corpay and any fee assessed by Corpay to Client in connection with its fulfilment of the Rollover Request.
- 4. 4. DIRECT DEBIT PAYMENT
 4.1. Direct Debit Payment. Corpay may, with the consent of Client, initiate debit entries to a specified deposit account held by Client at a commercial banking institution ("Direct Debit")

- **Payment**"). Client acknowledges and agrees any Direct Debit Payments will be subject to the Australian Payments Clearing Association's direct debit system rules and banking practice codes.
- 4.2. Deposit Account Information. Client shall furnish certain deposit account information, including, without limitation, bank account number and bank routing number for each Direct Debit Payment election. Client represents that all deposit account information provided to Corpay is accurate. Client further represents that Client is the sole owner of the deposit account whose number or bank routing number is provided for the Direct Debit Payment and that Client possesses the authority to withdraw funds from the deposit account without the approval or participation of other person(s).
- 4.3. Sufficient Funds. When Client elects to make Payment for Services by Direct Debit Payment, Client warrants that the deposit account maintains sufficient funds to fully cover the value of the Order.
- 4.4. Losses. Client agrees to pay to Corpay on demand within one (1) clear Business Day the amount of any and all Losses and expenses incurred by Corpay in connection with the Direct Debit Payment. Corpay and its representatives are not liable for any fees assessed by Client's commercial banking institution for the Direct Debit Payment.
- 4.5. Notice. Client shall provide immediate written notice to Corpay if it closes the deposit account used for Direct Debit Payment.

. 5. FUNDING BALANCE

- 5.1. Funds Applied to Client's Funding Balance. Corpay will credit all funds purchased by Client or paid to it by Client, or a third party on Client's behalf for Incoming Payments, as defined below, to a Funding Balance. Client acknowledges and agrees that Client's funds credited to a Funding Balance in Australian Dollars will be held by Corpay and funds held in another currency will be held by Corpay Canada as nominee for Client. Client further acknowledges that neither Corpay nor Corpay Canada shall pay interest to Client on Funding Balance.
- 5.2. Funding Balance Limits. Funds may be maintained in Client's Funding Balance for a maximum of ninety (90) days. Client shall be responsible for all risks, including, without limitation, volatility of the Foreign Currency market, associated with maintaining Funding Balances in one or more Foreign Currency.
- 5.3. Return of Funds. In the event that this Agreement is terminated for any reason, or in the event that funds are maintained in Client's Funding Balance beyond the maximum ninety (90) day period permitted above, Corpay may convert funds that are held in Client's Funding Balance into Australian Dollars at the thenprevailing exchange rate(s) and return such funds to Client.
- 5.4. Treatment of Funding Balance. Client authorises Corpay to combine Client's Funding Balance with funds held on behalf of other Corpay clients (collectively "Pooled Funding Balances") provided that Corpay maintains sufficient accounting records to determine the funds held for the benefit of Client. Corpay will not use Funding Balance or Pooled Funding Balances for operating expenses or any other corporate purpose other than its provision of Services to Corpay clients, including Client.

 5.5. Unclaimed Funding Balance.
- 5.5. Unclaimed Funding Balance.
 Dependent on the jurisdiction of Client,
 legislation or regulation may set out obligations
 and processes where Funding Balance may be
 considered abandoned. Corpay will be bound

by any applicable legislation or regulation governing the treatment of abandoned Funding Balance. Unless prohibited, Corpay may charge all costs and expenses of any notice, advertisement, payment and delivery of the Funding Balance to the applicable governing agency, against the Funding Balance prior to remitting in accordance with the legislation or regulation. If Corpay has remitted the Funding Balance in accordance with the legislative or regulatory requirements, Corpay has no further liability to Client and Client must apply to the appropriate governing agency to reclaim the Funding Balance.

6. DERIVATIVE CONTRACTS

- 6.1. Risks Involved. Client acknowledges and agrees that the Foreign Currency markets are volatile. Client expressly accepts the risk that the value of the currencies in a Derivative Contract may change between the date of the Order and the Balance Due Date. Further, Client expressly accepts that a Premium is not refundable and that a loss will result to the Client if the option is not exercised or if the gain on exercise of the option is less than the Premium.
- 6.2. Delivery of Funds. Once Settlement has been received by Corpay with respect to a Derivative Contract, Corpay will deliver the funds in accordance with the Order or, if no such Delivery Instruction is provided, will credit Client's Funding Balance.
- 6.3. Drawdown. Subject to this Agreement, Client may draw down against a Window Forward Contract during the Delivery Window provided that Corpay has received Settlement in immediately available funds corresponding to the amount of the drawdown. Notwithstanding any drawdown, Client is required to provide full Settlement, or any remaining balance, to Corpay in good, cleared funds in connection with a Derivative Contract on or before the end of the Value Date. Corpay may, in its discretion, apply to any drawdown any rate of exchange that it deems reasonably appropriate.
- 6.4. Option Contracts. Client may authorise Corpay to enter into an Option Contract so long as Corpay has determined Client to be a Permitted Counterparty. Corpay may require Client to provide certain documentation, including, without limitation, audited financial statements and/or certifications, in order to reach a determination on Client's status as a Permitted Counterparty. Each Option Contract will be governed by the provisions of this Agreement in addition to the terms set out in the Option Contract.
- 6.5. Payment of Premium. Buyer must pay to the Seller the Premium in cleared funds on the Premium Payment Date in accordance with the Seller's instructions. The Premium is nonrefundable. If the Buyer fails to pay the Premium in full on or before the Premium Payment Date, the Seller is not obliged to exercise the Option Contract and may terminate the Option Contract and recover all Losses incurred in connection with the Option Contract, including payment of the Premium, which shall remain due and payable. For the avoidance of doubt, the payment of the Premium is separate and distinct from any payment obligations that arise upon exercise of an Option Contract.
- 6.6. Premium Amounts. Upon placing an Order for an Option Contract, Corpay may require, in its sole discretion, Client to pay to Corpay a Premium. Should Client fail to pay any Premium within 24 hours of Corpay's demand, or within such other time as otherwise specified by Corpay, Corpay may, in its sole discretion, cancel

the Option Contract or complete the Order. In such circumstances, Client shall be liable to Corpay for any Losses but shall not be entitled to any profit.

Exercise. The Buyer may exercise an Option Contract by giving a notice of exercise to the Seller. The notice of exercise of an Option Contract must be given on the expiration date of the Option Contract and not later than the expiration time as specified in the Option Contract. The Seller must accept the notice of exercise provided that any applicable Premium has been paid. Unless Client provides Corpay with a Delivery Instruction to the contrary, if Client is the Buyer of an Option Contract that is ITM on the expiration date of the Option Contract, Corpay will exercise the Option Contract provided that any applicable Premium has been paid and Client is not otherwise in breach of this Agreement.

Derivative Contracts & Early Variation

Events. In the event of an Early Variation Event: 6.8.1. Corpay may, without notice: 6.8.1.1. Terminate Client's Facility and/or vary some/all of the terms of Client's Facility; and/or 6.8.1.2. Trigger an earlier Margin Call for Initial Margin and/or Variation Margin, by unilaterally and immediately changing the terms of when a Margin Call is triggered; and/or 6.8.1.3. Execute a forward-cap (for some or all of the Client's Derivative Contract positions) via purchase, on Client's behalf, of Derivative Contracts at Client's expense & risk to mitigate both parties' exposure to further market fluctuation. Such purchase shall trigger a final grace period of 10 Business Days for Client to bring its Corpay account into good standing

6.8.

6.8.1.4. Immediately offset and/or terminate the relevant Derivative Contract(s) and/or any other Derivative Contract(s) at Corpay's sole discretion and without any liability to Corpay or its representatives; and/or

through margin payment and/or drawdown;

- 6.8.1.5. Take any other steps Corpay deems appropriate, including any actions contemplated in this Agreement to mitigate the potential Loss(es).
- 6.8.2. Client agrees to pay to Corpay on demand within five (5) clear Business Days the amount of any and all Losses incurred by Corpay in connection with the offset, termination and/or unwinding of Derivative Contract(s).
- 6.8.3. Where a Derivative Contract has been terminated and/or offset, Client agrees that Corpay's sole liability to Client is to return any amounts Client paid to Corpay that remain after deducting all amounts owed to Corpay.
- 6.8.4. Client understands and agrees that Client cannot terminate any Derivative Contract, except as contemplated in this clause.

7. DERIVATIVE REPORTING

Client Identifiers. Client acknowledges and agrees that: (i) it may require a Legal Entity Identifier to enter into certain Orders with Corpay; (ii) if notified by Corpay that a LEI is required for an Order contemplated by Client, Client shall, if it has an LEI at the time of the notice, advise Corpay of its LEI promptly; or if it does not have an LEI at the time of the notice, obtain an LEI and advise Corpay of it as soon as reasonably practicable; (iii) Corpay may elect not to enter into Orders with Client if Client has not provided details of its LEI to Corpay; (iv) Corpay may, in its sole discretion, elect to accept any other form of client identifier recognised under the Reporting Requirements in lieu of an LEI; and (v) unless otherwise agreed in writing between the Parties, Client is solely responsible for

obtaining and maintaining its LEI, and promptly communicating to Corpay any changes in its LEI.

7.2. Reporting. Client acknowledges and agrees that Corpay is required to report certain completed Orders and open trade positions to certain regulators under Reporting Requirements.

8. MARGIN

- 8.1. Initial Margin Requirement. Corpay may, in its sole discretion, require Client: (i) to provide Initial Margin in relation to any Derivative Contract within twenty-four (24) hours of Client's instructions to enter into a Derivative Contract; and/or (ii) to provide Initial Margin, if not already provided, within one (1) clear Business Day at any time during the term of a Derivative Contract.
- Variation Margin Requirement. If Corpay determines, in its sole discretion, that the net market value of all of Client's open Orders has declined and the unrealised loss when marked to market exceeds 7.5% or an alternative percentage or fixed amount as Corpay may advise, of the notional value of the open Orders, Client is required to post Variation Margin as stated in the Margin Call issued by Corpay. Each time the net market value of all of Client's open Orders declines and the unrealised loss when marked to market further increases, Corpay may issue a Margin Call whereby Client is required to post additional Variation Margin in the amount stated in the Margin Call within one (1) clear Business Day. Payment of Variation Margin is due on or before the close of business on the next Business Day after the day Corpay issues Margin Call to Client.
- 8.3. Valuation of Orders. Orders are assigned mark-to-market valuation using prevailing market rates provided from a reputable financial data provider. Corpay reserves the right to change the financial data provider at any time without notice to Client.
- 8.4. Acknowledgement. In providing Initial Margin and Variation Margin to Corpay, Client agrees that such monies: (i) may be used by Corpay in the ordinary course of Corpay's business; (ii) will not be maintained by Corpay in a segregated account; and (iii) shall not be subject to a trust, deemed or otherwise, in Client's favour, and that Client's right to have the amount of the Initial Margin and Variation Margin, credited in Client's favour on maturity date of Client's Derivative Contract represents an unsecured claim against Corpay and does not represent a claim, by way of trust or otherwise, to the Initial Margin or Variation Margin amounts or to any assets of or under the control of Corpay.
- 8.5. Return of Variation Margin. If the unrealised loss of all open Orders with Corpay by Client falls below the Variation Margin requirements established elsewhere in this Agreement, based on Corpay's computation on any Business Day, then Client may request that Corpay return to it the difference between the unrealised loss of all open Orders and the Variation Margin held by Corpay on that Business Day. Any such request must be made, in writing, before 12 p.m., Corpay Local Time, on the same Business Day, and Corpay will process the request on the Business Day on which it was made, and the surplus Variation Margin will be returned in a timely manner. Any request made after 12 p.m., Corpay Local Time, will be processed by Corpay the following Business Day and the surplus Variation Margin will be returned to Client in a timely manner.
- 8.6. Purpose of Initial Margin. Initial Margin is intended to maintain the relative value of the funds to be purchased from or sold to Corpay

pursuant to an Option or Forward Contract or to address, in Corpay's sole discretion, an adverse change in Client's financial standing and/or credit worthiness or an adverse change in the external economic environment. Client acknowledges and agrees that the amount of Initial Margin will be determined by Corpay in its sole and reasonable discretion, subject to the total of any such payments being less than or equal to the total payment obligation owed to Corpay with respect to the relevant Option or Forward Contract, and that Corpay may require Initial Margin to be made even if Corpay has provided Client with a Facility. Any Initial Margin delivered by Client and received by Corpay are non-refundable and will be applied to satisfy Client's total payment obligation owed to Corpay with respect to the relevant Derivative Contract on the Value Date or on the date of any final Drawdown or any other amount permitted by this Agreement.

8.7. Remedy for Failure to Honour Initial Margin or Variation Margin Requirements. If Corpay does not receive Initial Margin or Variation Margin when due, Corpay, at its option and in its sole discretion, may close out any or all of Client's open Orders and apply the proceeds first to reimburse Corpay for the amounts due under the Orders, including all Losses, and remit the balance of the proceeds, if any, to Client. If the proceeds of disposition are insufficient to fully satisfy the amount owing to Corpay, then Client shall pay to Corpay the difference within one (1) clear Business Day.

9. CLIENT MONEY

- 9.1. Client Money. Client acknowledges and agrees that Client funds in Australian Dollars shall be held by Corpay in accordance with the Client Money Rules.
- 9.2. Commingling. Client acknowledges and agrees that Corpay shall pool Client's funds in Australian Dollars with similar funds held on behalf of other clients of Corpay, in accordance with the Client Money Rules.
- 9.3. Interest on Client Money. Client agrees and acknowledges that interest accruing to funds held in accordance with the Client Money Rules shall be transferred and assigned to Corpay in consideration for Client's use of the Services.

10. INCOMING PAYMENT AND RETURNED CHEQUES AND DRAFTS

10.1. Incoming Payment.

- 10.1.1. Corpay may receive domestic or Foreign Currency from a third party for payment on behalf of Client ("Incoming Payment") or for further credit to Client's Funding Balance, in the form of an incoming draft, wire or cheque. Cash cannot and will not be accepted from any source.
- Corpay reserves the right to withhold credit for any Incoming Payment until Corpay, in Corpay's sole discretion, is satisfied that cleared funds have been received. In the event that any Incoming Payment is subsequently recalled, returned to Corpay as non-negotiable or for insufficient funds or is otherwise not accepted by Corpay's depository financial institution, such Incoming Payment will be returned to Client and Client agrees to indemnify Corpay and its representatives in respect of Losses incurred by Corpay, including any foreign exchange Losses, charges and fees in handling the returned, unaccepted or recalled Incoming Payment. Client acknowledges and agrees that Corpay is relying upon this indemnity in providing value in

exchange for any Foreign Currency draft or cheque.

- 10.1.3. The form in which Corpay credits the Incoming Payment to Client shall be subject to instructions from Client as documented in an Order or Delivery Instructions.
- 10.1.4. Client shall require that the third party payer specify Client's full legal name and account number, as designated by Corpay, in the memo or reference line of any such Incoming Payment. Corpay may in its sole discretion, attempt to contact the third party sender to secure any additional information that may be needed to ensure accurate processing of the Incoming Payment.

11. DRAFTS AND CHEQUES

- 11.1. Foreign Currency Drafts and Check Purchase. Corpay may agree to purchase and convert a Foreign Currency draft(s) and cheque(s) that Client has received in its name and delivered to Corpay. Corpay may request additional information satisfactory to Corpay, in its sole discretion, that Client has the authority to deliver the Foreign Currency draft and cheque to Corpay for purposes of Foreign Currency conversion and negotiation.
- 11.2. Endorsement. Any Foreign Currency draft(s) and cheque(s) delivered to Corpay for the purpose of purchase and conversion must be endorsed to Corpay, without restriction or qualification, by an authorised representative of Client.

12. RATE ORDER

- Rate Order. If Client instructs Corpay 12.1. to execute an Order when a particular exchange rate is at a specified or better rate (a "Rate Order"), Client authorises Corpay to act in accordance with the instructions and to purchase or sell currencies on behalf of Client. Each Rate Order will only be effective after Corpay has had a commercially reasonable opportunity to act upon it. The effective period of the Rate Order ("Effective Period"), as communicated to Corpay in the Order, and accepted by Corpay in an Order, shall be deemed to be good until cancelled unless Client provided a fixed ascertainable date for the end of the Effective Period.
- 12.2. Rate Order Purchase or Termination. Corpay will provide Client with a summary of the material terms of each Rate Order. If the terms of the Rate Order are met during the Effective Period, Corpay will send Client a Confirmation. If the terms of the Rate Order are not met by the end of the Effective Period, the Rate Order will expire. Client agrees to promptly review each summary and Confirmation for accuracy and immediately notify Corpay of any error or discrepancy.
- Cancellation of a Rate Order. To 12.3. cancel a Rate Order, Corpay must receive an instruction directing cancellation and have had a commercially reasonable opportunity to act upon such instruction. In the absence of such instruction, Corpay will attempt to fill the Rate Order and Client shall be liable for Settlement. Target Rate. If the exchange rate specified in the Rate Order ("Target Rate") does not become sustainable and purchasable during the Effective Period, the Rate Order will automatically expire at the end of the Effective Period. The Target Rate must be traded in the market with volume sufficient to sustain that rate level for a commercially reasonable timeframe. Unless otherwise stated by Corpay, Orders will remain in force until 4:59 p.m. Corpay Local Time on the last day of the Effective Period.

- 13. ERRORS AND DISCREPANCIES
- 13.1. Errors and Discrepancies
- 13.1.1. Client must promptly review each Confirmation, report, or other reporting or advisory communication regarding Orders or transaction history sent by Corpay and promptly notify Corpay of any error, discrepancy, irregularity or unauthorised activity.
- 13.1.2. Client may not assert any claim against Corpay or its representatives in connection with any errors, discrepancies or irregularities if Client did not exercise reasonable care in examining any such communication which reflected such errors, discrepancies or irregularities, or if Client did not notify Corpay in writing and in a reasonably prompt manner that Client disputes any information contained in, or missing from, any communication.
- 13.1.3. Client shall provide Corpay with all information necessary for Corpay to investigate the error, discrepancy or irregularity.

14. PREPAID CARD

- 14.1. Prepaid Card. Client may elect for certain authorised individuals to receive a Prepaid Card ("**Prepaid Card End User**").
- 14.2. Prepaid Card End Users. Client must provide Corpay with certain identifying information for each Prepaid Card End User, including, without limitation, full legal name, residential address, and date of birth. Corpay may refuse to provide a Prepaid Card to any individual for any reason in its sole discretion. All Prepaid Card End Users must agree to separate terms and conditions governing the use of the Prepaid Card by the Prepaid Card End user, and the rights and responsibilities of Client in relation to the Prepaid Card End User.
- 14.3. Issuing Bank. The Prepaid Card is issued by an unaffiliated third party financial institution ("Issuing Bank"). All funds stored on the Prepaid Card are in the sole possession of the Issuing Bank. Pursuant to an agreement with the Issuing Bank, Corpay is strictly an independent sales organization of the Issuing Bank. Corpay may change the Issuing Bank at any time with written notice to Client.
- 14.4. Prepaid Card Processor. The Prepaid Card is serviced by an unaffiliated third party institution ("Prepaid Card Processor"). The Prepaid Card Processor is responsible for processing all transactions initiated with the Prepaid Card. The Prepaid Card Processor may provide Client with access to an Internet or cloud based system to manage the Prepaid Card ("Prepaid Card System"). The Prepaid Card System is not owned, monitored or controlled by Corpay. Corpay may change the Prepaid Card Processor at any time with written notice to Client.
- 14.5. Prepaid Card Administrator. Client shall appoint an authorised individual to provide administrative oversight of all Prepaid Cards ("Prepaid Card Administrator"). The Prepaid Card Administrator may use the Prepaid Card System to add funds to any Prepaid Card.
- System to add funds to any Prepaid Card.

 14.6. Prepaid Card Transactions. Prior to use of the Prepaid Card, Client must add funds to the Prepaid Card. The funds available on the Prepaid Card are limited to the funds added by Client less any fees assessed by Corpay. Corpay reserves the right to block or cancel any Prepaid Card transaction if Corpay detects what is reasonably believed to be fraudulent, suspicious or criminal activity or any activity that is inconsistent with either the terms and conditions applicable to the Prepaid Card End User or this Agreement. Corpay will incur no liability to Client because of the unavailability of any blocked or

cancelled funds or Prepaid Card transactions that are not completed for any reason.

14.7. Fees. Client understands that Corpay will charge certain fees for the addition of funds to the Prepaid Card ("**Load Fee**"). The Load Fee will be set forth in a fee schedule that will be made available to Client. Corpay may change the Load Fee or add other Prepaid Card maintenance fees in its sole discretion at any time upon notice to Client.

15. ONLINE SYSTEM

- 15.1. Online System License. If Client uses the Services, Client agrees to abide by this Agreement. In consideration of Client's agreement to be so bound, Client shall be granted, for so long as this Agreement remains in effect, a non-exclusive, non-transferable, and non-sublicensable license to use the Online System for the sole purpose of facilitating Client's use of Services. Client may, subject to Corpay discretion, opt out of use of the Online System at any time by notifying Corpay in writing.
- 15.2. Online Payment System Prohibitions. Client agrees that the Online System is and shall remain the exclusive property of Corpay. Accordingly, Client represents, warrants and covenants that it and its User(s), employees, directors, officers, agents, or affiliates shall not: 15.2.1. Distribute or disclose the Online System, or any component of it, to, or permit use of the Online System by, any third party; 15.2.2. Decompile, disassemble, reverse engineer, or otherwise attempt to derive or discern the source code or internal workings of the Online System;
- 15.2.3. Use the Online System for any purpose that is illegal or prohibited under this Agreement;
- 15.2.4. Use any automated means or interface to access the Services or extract other users' information;
- 15.2.5. Use the Online System to communicate with other users or for any commercial purpose;
- 15.2.6. Use the Services in a way that could interfere with, disrupt, negatively affect, or inhibit other users from using the Services, or that could damage, disable, overburden, or impair the functioning of the Services;
- 15.2.7. Use or attempt to use another user's Online System Access Method without their permission;
- 15.2.8. Upload viruses or other malicious code that otherwise compromises the security of the Services;
- 15.2.9. Attempt to circumvent any content filtering techniques Corpay uses, or attempt to access areas or features of the Services that Client is not authorised to access;
- 15.2.10. Probe, scan, or test the vulnerability of the Services, or any related system or network; or
- 15.2.11. Encourage or promote any activity that violates this Agreement.
- 15.3. Intellectual Property Indemnity.
 Corpay shall indemnify and hold Client harmless of any damages and costs awarded by a court of competent jurisdiction against Client, which relate directly to a finding by such court that Client's use of the Online System in accordance with this Agreement infringed any copyright, patent, trade secret or other intellectual property right of a third party; provided, however, Client must provide Corpay with prompt notice of any actual or potential third party claim, and agree to allow Corpay, to the extent it chooses, to defend and direct all activities relating to the defence and/ or settlement of any such third party claim.

ONLINE SYSTEM SECURITY 16. 16.1. Use of Online System. In order to use the Online System, Client shall create an electronic account and agrees to provide Corpay with a written list of Users that Client would like to access and use Online System on Client's behalf. Upon Corpay's approval of such Users, Corpay grants such Users a non-exclusive, nontransferable license to use Online System for the sole purpose of accessing the Services in accordance with this Agreement. Users may select full or limited access to the Online System, provision of selection to be in Corpay's sole discretion. If Client wishes Corpay to terminate a User's access to the Online System, Client agrees to issue such request in writing, to be confirmed by Corpay in writing. Without limiting this Clause, until such time as Corpay confirms such User's access has been terminated, such User may remain authorised, and Client shall remain responsible for any transactions placed and

other activity by such User.

- Access. Corpay will provide each User with a username and temporary password to access the Online System. It is the sole responsibility of Client and the User(s) to safeguard the security of the User(s)' password, and Client and User(s) agree that User(s) will change the temporary password to a unique password promptly upon issuance, and periodically change the User's password thereafter to ensure security. Client agrees that its User(s) will not use the electronic account of another User without permission and will provide accurate and complete information to Corpay in all circumstances. Client and each User expressly acknowledge and agree that such use is made in accordance with this Agreement and any additional User Agreement or manual provided by Corpay, including maintaining any minimum operating and Internet browser requirements. Corpay may suspend, limit or terminate a User's access or Client's access to the Online System, without notice, at any time for any reason whatsoever.
- 16.3. Client's Responsibility for Use of Online System. Client and its User(s) are solely responsible for all activity on Client's electronic account, and each agrees to notify Corpay immediately upon becoming aware of any unauthorised use of Client's electronic account. Corpay will have no responsibility for any Losses incurred by reason of any use, whether authorised or unauthorised, and Client agrees to hold Corpay harmless from any Losses Corpay may incur by reason of the use of Client's electronic account.
- 16.4. Exchange Rate. Once a User submits an Order, either by clicking "Yes" or otherwise, Client shall be deemed responsible for the resulting Order as if Client had placed the Order. The exchange rate visible on the screen at the time the User submits an Order through the Online System will be the exchange rate applicable to the Order.
- 16.5. Electronic Communications from Corpay. Client acknowledges and agrees that the Online System may include certain communications from Corpay or its partners, such as service announcements and administrative messages, and that these communications are considered part of the Online System and Client may not be able to opt out of receiving them. Unless explicitly stated otherwise, any new features that augment or enhance the Services, including any new service, shall be subject to this Agreement.
- 16.6. Online System Provided "As Is". The Online System, and all other related Services, are

- provided "as is" with no representations, warranties or conditions of any kind, either express or implied. Corpay shall have no responsibility for transmission errors, faulty or unreliable Internet connections or website downtime. All disclaimers, limitation of liability and indemnity terms set forth in this Agreement shall apply fully to Client's and its User(s)' use of the Online System, as well as any other means of accessing such Services.
- 16.7. Multi-Factor Authentication ("**MFA**") Service. Corpay may utilise a MFA service to safeguard User access to the Online System. The MFA service may require each User to provide certain contact information to Corpay. Client authorises Corpay to transmit a unique authentication identifier to the contact information provided by the User. Client shall be solely responsible for any third party fees incurred by Client or Users, including, but not limited to those assessed by telecommunication service providers, as a result of use of the MFA service. Client and Users may opt out of the MFA service at any time, upon notice to Corpay.
- 16.8. Security of the Online System Access Method. The confidentiality and security of the Online System Access Methods will at all times be the sole responsibility of Client. Client hereby acknowledges that:
- 16.8.1. Client agrees that there are inherent risks of using online financial services such as the Online System if the security of the Online System Access Methods is not strictly maintained.
- 16.8.2. Client shall make reasonable efforts to:
- 16.8.3. Take appropriate security measures to protect their devices and computer systems;
 16.8.4. Protect the Online System Access Methods, personal details and other confidential data;
- 16.8.5. Use unique Online System Access Methods for different websites, applications or services. Online System Access Methods should not be based on common or typical passwords or password routines, and/or personal information; and
- Implement security protocols and policies, and install or acquire security products and protections including up-to-date anti-virus, anti-spyware, firewall software and operating systems on devices and computers, removal of file and print sharing options, regular and frequent back up of critical data; encryption technology, terminating online sessions when complete, clearance of browser cache after each log in; prohibition on software and programs of unknown origin; prohibition on using websites that have not been reviewed for security and veracity, and prohibition on use a computer or a device which is not owned or authorised for use by the User or which is on a public network to access the Online System.
- 16.9. Changes. Corpay may modify, or discontinue, the Online System at any time or change its domain, without prior notice and without Client's consent.
- 16.10. Availability of Online System. Corpay shall in no circumstances be liable to Client for any losses or unrealised profits resulting from the unavailability or suboptimal functioning of the Online System.
- 17. INTELLECTUAL PROPERTY
- 17.1. Corpay systems. Client acknowledges and agrees that all Corpay websites, including, but not limited to, service marks, logos and trademarks; applications, process, systems and the Services ("Corpay Intellectual Property"), are the property of Corpay and protected by

copyright law and/or other intellectual property and other laws.

17.2. Intellectual Property Rights. All copyright, trademarks, service marks, trade secrets, registered and unregistered design rights and all other intellectual property and other rights in and to the Corpay Intellectual Property, shall remain at all times the sole and exclusive property of Corpay and, where applicable, its licensors. Client shall have no right or interest in or to any such intellectual property or other rights, except the right to access and use the Service as provided for in this Agreement. All rights not expressly granted to Client are reserved by Corpay.

18. FORCE MAJEURE

18.1. Force Majeure. In the event that Corpay or its representatives are unable to provide the Services due to circumstances beyond Corpay's or its representatives' control, including but not limited to government acts, wars, acts of terrorism, cybercrimes, strikes, riots, other civil disturbances, epidemics and pandemics, legal processes, electronic failures or mechanical failures, severe weather, earthquakes and natural disasters, Corpay and its representatives shall have no liability for direct, indirect, special, incidental or consequential damages, including, but not limited to, loss of profits or expenses, arising in connection with any Order entered into with Client pursuant to this Agreement, any Forward Contract or Option Contract or any Confirmation.

19. TERM, SUSPENSION AND TERMINATION

19.1. Term and termination. Corpay may terminate this Agreement upon the occurrence of an Early Variation Event, without further notice to Client. In all other circumstances, Corpay may terminate this Agreement with 30 days' notice to Client.

20. REPRESENTATIONS AND WARRANTIES

- 20.1. Representation, Warranties and Covenants. Client represents, warrants and covenants that:
- 20.1.1. All statements contained in this Agreement, and any other information contained in documentation submitted in support of this Agreement, are true and correct and that Client shall notify Corpay immediately if any of such information is no longer true.
- 20.1.2. Client is responsible for ensuring the accuracy and completeness of instructions in respect of each and every Order.
- 20.1.3. Client has initiated each Order solely based on its analysis and/or third party advice and has not received or relied upon any advice from Corpay with respect to the suitability or appropriateness of such Order for Client.
- 20.1.4. Client shall maintain security systems, procedures and controls to prevent and detect the theft of funds; forged, fraudulent and unauthorised instructions and electronic transfer of funds by anyone who is not Client or a User; losses due to fraud or unauthorised access to the service by anyone who is not Client or a User.
- service by anyone who is not Client or a User. 20.1.5. Client shall make its own arrangements to provide the equipment and software it needs to meet its desired levels of service, security and reliability. Equipment includes computer systems and telecommunication devices. All equipment and software must meet Corpay's requirements and specifications for the Services Corpay is providing. All purchase, installation and maintenance costs will be at Client's expense.

Corpay may, if it chooses, specify security procedures for a Service, which Client must follow.

- 20.1.6. Client shall keep any keys, access codes, security devices and verification procedures safe and confidential, and change them at least as often as the Service materials specify. Corpay may establish a routine to verify the source and authenticity of instructions Client gives Corpay and may verify an instruction before acting on it. Corpay may act on instructions that contain the verification routine without checking authority.
- 20.2. Limitation on Services.
- 20.2.1. Client represents that the Services are being used for business or commercial purposes only and in the course of effecting genuine business transactions and not for the purpose of currency speculation and/or investment.
- 20.2.2. Client further represents, warrants and confirms that all Orders will be placed pursuant to and in accordance with this Agreement.
- 20.2.3. Client agrees not to use the Services to make payments for any illegal purpose. In addition, Client certifies that it will not use the Services to make any payments relating to online gambling, pornography, firearms and other purposes, as notified by Corpay.
- 20.2.4. Client acknowledges that any Order accepted by Corpay will be binding upon and enforceable against Client and does not violate the terms of any other agreement to which Client is bound.
- 20.3. Client Funds.
- 20.3.1. Client represents and warrants that: 20.3.1.1. Client is acting as a principal (any third-party activity is prohibited unless it is reviewed and specifically approved by Corpay in writing) and
- 20.3.1.2. Client has legal title to all funds used in connection with the Orders, and that any Order is being undertaken in accordance with applicable law.
- 20.3.2. Client further represents and warrants that each use of the Services by Client is for the sole purpose of hedging or mitigating commercial risk exercised in connection with Client's line of business.
- 20.4. Not a U.S. Person. Client hereby represents and warrants that it is not a U.S. person as defined under applicable U.S. laws and regulations. Client further agrees to promptly notify Corpay if it becomes a U.S. person. Corpay and its representatives are not liable to Client for any regulatory reporting obligations that are not known to Corpay or its representatives.

21. LEGAL AND REGULATORY COMPLIANCE

- 21.1. Licensed Entity. Cambridge Mercantile (Australia) Pty. Ltd. TA Corpay is regulated by the Australian Securities and Investments Commission (ASIC) and holds an Australian Financial Services Licence (Licence Number 351278). Cambridge Mercantile (Australia) Pty. Ltd. is registered as a remittance provider with the Australian Transaction Reports and Analysis Centre (AUSTRAC).
- 21.2. Identity Verification. As a Money Services Business, Corpay is required to adhere to the requirements of the Anti-Money Laundering and Counter-Terrorism Financing Act 2006 and the Regulations passed pursuant to the legislation.
- 21.3. Transaction Processing. Client understands, acknowledges and agrees that all Orders, wherever originated, may be processed by Corpay, an entity of which may be located outside the country of Client. As such, all Orders,

wherever originated, will be processed in accordance with the laws and regulations of the jurisdiction where the transaction is being processed, including but not limited to, those laws and regulations relating to anti-money laundering, anti-terrorism financing and foreign asset control.

- Freezing/Blocking/Rejecting/Cancellin g Transactions. In certain circumstances, Corpay (and/or an intermediary/correspondent institution Corpay uses to service Client) may be obliged to freeze, cancel, reject, and/or block an Order to comply with applicable laws, which can include laws of non-Australian jurisdictions including, as applicable, to comply with US sanctions laws and regulations enforced by the Office of Foreign Assets Controls of the USA's Department of the Treasury ("**OFAC**"), United Nations Security Council, European Union and other sanctions programs imposed by applicable governments; applicable laws also include applicable laws pertaining to anti-money laundering, anti-terrorism financing and/or foreign asset control. Freezing or blocking can arise as a result of the account monitoring that Corpay conducts as required by relevant laws or where the name of a sender or beneficiary of an Order matches a name on a relevant government list of prohibited persons or where the Order is being sent to a country that has been subjected to relevant government asset control or sanctions. If this occurs, neither Corpay nor its representatives are liable to Client for any resulting Losses whatsoever and Client agrees to indemnify Corpay and its representatives to the extent that Corpay and its representatives incur any Losses in connection with the freezing or blocking of Client's account and/or otherwise in connection with Corpay's execution of this clause.
- 21.5. Refusal or Delay of Services. Corpay may refuse or delay the provision of Services if Corpay reasonably determines that doing so is necessary to avoid or mitigate Losses to Corpay; to comply with Corpay policies; to adhere to laws or regulations; if an Order is not or does not appear to be related to Client's line of business, or to reduce risk to Corpay. This includes, but is not limited to, events where Corpay reasonably suspects that the Service is being used or accessed to perpetrate financial fraud or exploitation, even if Client or User has authorised the Service.
- Disclosure. Client understands that 21.6. Corpay takes measures to ensure that it is not participating or assisting in money laundering or terrorist financing. Client agrees that Corpay, in its sole discretion, may disclose any transactionrelated information including but not limited to confidential information of Client or information about a Beneficiary in order to satisfy Corpay's legal obligations under applicable law, including, but not limited to, anti-money laundering, trade and economic sanctions laws and/or regulations, or as may otherwise be required by law or court order. Furthermore, such disclosure may be made to any governmental agency, body or department that exercises regulatory or supervisory authority with respect to Corpay's operations, where such disclosure is made to satisfy governmental audit or examination requirements or as part of information required to be submitted to such governmental entities in the ordinary course of business.
- 21.7. Additional Information. Upon request, Client agrees to provide any additional information that Corpay may need, including with respect to Client, third party payers or payees, authorised representatives, beneficial owners,

employees and directors, to satisfy its ongoing legal and regulatory obligations. Failure or delay in providing additional information may result in a delay or failure to provide Services. In addition, Client authorises Corpay to make any inquiries it may deem necessary or appropriate in accordance with applicable law, including, without limitation, inquiries into Client's business profile, solvency or credit history, to assess Client's suitability for a business relationship with Corpay as well as ongoing maintenance of that relationship. Such information may extend to Client's authorised representatives, directors, officers, employees and beneficial owners. Client also agrees to provide Corpay with any information that Corpay requests to review an Order and further agrees to provide Corpay with any information that Client discovers in the future that may have the effect of invalidating or modifying the information that Client previously provided to Corpay and to correct any errors in regard to any information that Client provided to Corpay.

22. USE OF INFORMATION AND DISCLOSURE

22.1. Personal Information.

22.1.1. Corpay shall collect, use and disclose personal information received from Client in accordance with applicable laws. Corpay may transfer information to affiliates in countries other than the country in which the information was originally collected or created, including to affiliates in the United States (Corpay's affiliates include its parent company Fleetcor (NYSE: FLT), and all other subsidiaries of Fleetcor). Corpay's complete Privacy Policy is available on its website at

 $\underline{https://www.cambridgefx.com/privacypolicy}.$

- 22.1.2. Client shall indemnify Corpay and its representatives and hold Corpay and its representatives harmless from and against any and all Losses resulting from Corpay's noncompliance with applicable privacy laws which are a direct consequence of the actions or omissions of Client.
- 22.2. New Products and Services. Unless Client has indicated otherwise and in accordance with applicable laws, Corpay may contact Client, by telephone, mail, or other means, with information about the products and services available which Corpay believes may be of interest to Client.

23. LIMITATION OF LIABILITY; INDEMNITY

- LIMITATION OF LIABILITY. UNDER 23.1. NO CIRCUMSTANCES SHALL CORPAY AND/OR ITS REPRESENTATIVES BE LIABLE TO CLIENT OR TO ANY OTHER PARTY FOR LOST REVENUE, PROFITS OR FOR ANY OTHER SPECIAL, INCIDENTAL, PUNITIVE, EXEMPLARY OR CONSEQUENTIAL DAMAGES, EVEN IF CORPAY OR ITS REPRESENTATIVES HAVE BEEN INFORMED OF SUCH POTENTIAL LOSS OR DAMAGE AS A RESULT OF OR ARISING OUT OF THE RELATIONSHIP BETWEEN THE PARTIES OR IN ANY WAY CONNECTED TO THIS AGREEMENT. THE PARTIES AGREE THIS LIMITATION REPRESENTS A REASONABLE ALLOCATION OF RISK, WITHOUT WHICH CORPAY WOULD NOT HAVE ENTERED INTO THIS AGREEMENT. THE LIMITATIONS OF LIABILITY STATED IN THIS AGREEMENT SHALL HAVE EFFECT TO THE EXTENT PERMITTED BY APPLICABLE LAW.
- 23.2. Corpay's Liability. Corpay's and its representatives' liability under this Agreement for any breach by it shall be limited to the

currency value of the impugned Order as at the Order date only.

- 23.3. Limited Liability. In the event Corpay or its representatives are found to be liable to Client for the misdirection or misappropriation of funds, their liability shall be limited to the original amount of such funds misdirected or misappropriated. In the event Corpay or its representatives are found to be liable to Client for any other reason in respect of an Order, such liability shall be limited to the market movement in foreign exchange rates for that Order from the Order date.
- Indemnity. Client shall indemnify, defend, and hold Corpay and its representatives harmless from and against any and all claims, Losses, damages, judgments, tax assessments, penalties, and interest arising out of any claim, action, audit, investigation, inquiry, or other proceeding instituted by a person or entity that arises out of or relates to: (a) any actual or alleged breach of Client's representations. warranties, or obligations set forth in this Agreement; (b) Client's wrongful or improper use of the Services; (c) Client's violation of any third-party right, including without limitation any right of privacy, publicity rights or intellectual property rights; (d) Client's violation of any law, rule or regulation of any country; and (e) any other party's use of the Services or access to the Online System through any User's Online System Access Method. These indemnities shall survive the termination of this Agreement.
- 24. COMMUNICATION AND NOTICES
- 24.1. Communication and Notices.
 24.1.1. Client agrees that Corpay may communicate with and give notice to Client in writing, by facsimile and electronically, via electronic mail to User(s) or via Online System. All such communications will be considered to have been provided in accordance with the terms of this Agreement. Client agrees that it is Client's responsibility to access all such

communications.

- All communications sent by regular mail will be deemed received five (5) clear Business Days after the date of the mailing. All communications sent by personal delivery will be deemed received on the day of actual delivery, if a Business Day, and if not a Business Day, on the next Business Day after the day of actual delivery. Facsimile communications will be deemed to have been received on the day of transmission if a Business Day, and if not a Business Day, on the next Business Day after the day of transmission. All electronic communications will be deemed to be received on the day the electronic communication is sent, if a Business Day, and if not a Business Day, on the next Business Day after the date on which the electronic communication is sent.
- 24.1.3. Client must inform Corpay immediately in writing of any change of: beneficial ownership (who the Beneficial Owner(s) is/are), address, delivery information, Client financial institution or designated account(s) or its bank/financial institution from which Corpay has been granted the authority to initiate electronic debits. Any changes directed by a notice will be taken into effect by Corpay within thirty (30) days after Corpay's receipt of such notice.
- 24.1.4. If Corpay is unable to deliver any communications due to incorrect address or contact information, Client is in breach of this Agreement and Corpay will have no further obligation to seek out correct contact information to continue to attempt to deliver. Corpay is not responsible for Client's failure to

receive any communication if sent in accordance with contact information as provided by Client.

- 24.1.5. If Client uses electronic mail to initiate payment requests or other instructions or otherwise communicate with Corpay, Client agrees to bear the risk that such electronic mail may be corrupted, modified, incomplete, hacked, compromised or be undelivered with or without notice to the sender or receiver. Client agrees to bear the risk of these events and agrees to hold Corpay harmless from acting or failing to act on any and all electronic communications purporting to be sent by Client. 24.2. Electronic Communication. To the
- 24.2.1. Client consents to receive all required notices, disclosures, Confirmations, and statements in electronic form.
- 24.2.2. In order to ensure that Corpay is able to provide all required notices, disclosures, Confirmations, and statements electronically, Client covenants to notify Corpay of any changes to the email address stated on the account application.

25. DISPUTE RESOLUTION

extent permitted by law:

- 25.1. The Parties will use their best efforts to resolve any disputes arising hereunder without formal litigation. If a dispute arises out of, or in connection with, this Agreement or the performance, validity or enforceability of it and the Parties do not resolve some or all of the dispute through normal internal discussions, then the Parties shall follow the procedure set out in this clause:
- 25.1.1. At first instance, the matter in dispute will be escalated to the most senior officer within each Party; and
- 25.1.2. At second instance, if the Parties do not resolve some or all of the issues in dispute within thirty (30) calendar days after the first day that the matter has been escalated at first instance, then the Parties agree to attempt to resolve the dispute through mediation, in accordance with the Terms of Mediation set out in this Agreement.
- 25.2. The Parties agree that the representatives selected to participate at all instances in the dispute resolution process will have the authority required to settle the dispute, whether by virtue of the authority of their office, or by virtue of delegated authority.
- 25.3. Any discussions between the Parties at the first and second instances shall be regarded as "without prejudice" for the purpose of settlement negotiations and shall be treated as confidential by the Parties and their representatives, unless otherwise required by law. However, evidence that is independently admissible or discoverable shall not be rendered inadmissible or non-discoverable by virtue of its use during the negotiations.
- 25.4. No Party may commence any court proceedings in relation to any dispute arising out of this Agreement until it has attempted to settle the dispute by mediation and either the mediation has terminated or the other Party has failed to participate in the mediation, provided that the right to issue proceedings is not prejudiced by a delay.
- 25.5. The Parties agree that this Section 25 shall not prevent Corpay from seeking payment for unsettled Orders through the use of a collection agency duly registered in the relevant province or territory. Should recovery not be successful through the collection agency process, the Parties shall subsequently attorn to the process set out in this clause 25.
- 25.6. The Client may, at any time, address a dispute to the Australian Financial Complaints

Authority Limited ("AFCA") (GPO Box 3, Melbourne VIC 3001, phone: 1800 931 678, fax: (03) 9613 6399, email: info@afca.org.au). While Client is pursuing a resolution to the dispute pursuant to the AFCA procedures, the processes set out in clauses 25.1.2 and 25.5 will be suspended.

- 26. TERMS OF MEDIATION
- 26.1. Notice.
- 26.1.1. If a dispute arises and the Parties do not resolve some or all of that dispute through IDR and EDR processes, as set out above, then the Parties will attempt to settle it by mediation in accordance with the Australian Disputes Centre ("ADC") Guidelines for Commercial Mediation operating at the time the matter is referred to ADC ("the Guidelines"). To initiate the mediation either Party may promptly submit to the other Party a notice of intent to mediate.
- 26.1.2. The terms of the Guidelines are hereby deemed incorporated into this Agreement.
- 26.1.3. This notice shall be in writing and shall specify the issues in dispute.
- 26.1.4. The general notice provisions of this Agreement apply equally to the documents referred to in this Clause.
- 26.2. Selection of Mediator. The mediator may be chosen by the Parties from the list of qualified mediators provided by the ADC within seven calendar days of the registration of the Dispute with the ADC, or by joint agreement of the Parties, or if unable to agree, by the ADC.
- 26.3. Schedule. The Parties shall jointly select a date for the mediation that is no later than ninety (90) calendar days from the date of the notice of intent to mediate.
- 26.4. Location. The mediation shall be held in Sydney, NSW, Australia or such other location as the Parties agree.
- 26.5. Exchange of information. The Parties agree to an exchange of all information upon which they intend to rely in any oral or written presentation during the mediation. This exchange shall be complete no later than ten (10) Business Days prior to the date set for the mediation.
- 26.6. Costs. The Parties agree that they will each be responsible for their own costs of mediation, including travel. Fees and expenses of the mediator and all administrative costs of the mediation, if any, shall be shared equally by the Parties.
- 26.7. Confidentiality. Any discussions between the Parties during the mediation shall be regarded as "without prejudice" for the purpose of settlement negotiations and shall be treated as confidential by the Parties and their representatives, unless otherwise required by law. However, evidence that is independently admissible or discoverable shall not be rendered inadmissible or non-discoverable by virtue of its use during the mediation.
- 26.8. Caucusing. The mediator is free to caucus with the Parties individually, as the mediator sees fit to improve the chances of a mediated settlement. Any confidential information revealed to the mediator by one Party during such caucusing may only be disclosed to the other Party with the former Party's express permission.
- 26.9. Prohibition against Future Assistance. It is agreed that the mediator will neither represent nor testify on behalf of any of the Parties in any subsequent legal or administrative proceeding between the Parties or where they are opposed in interest. It is further agreed that the personal notes and written opinions of the mediator made in relation to this mediation are

- confidential and may not be used in any subsequent proceeding between the Parties.
- 26.10. Termination. The mediation may be terminated by any means described in the ADC Guidelines for Commercial Mediation.
- 26.11. Mediator's Report. In the event that no agreement is reached, or is reached on some issues only, the mediator shall promptly provide a report to the Parties stating that no agreement was reached on some or all of the outstanding issues.
- 26.12. Other Proceedings. No Party may commence any court proceedings in relation to any Dispute arising out of this Agreement until it has attempted to settle the Dispute by mediation and either the mediation has terminated or the other Party has failed to participate in the mediation, provided that the right to issue proceedings is not prejudiced by a delay.
- 27. GENERAL TERMS & CONDITIONS
- 27.1. Third Parties. This Agreement is not intended to, and shall not, confer upon anyone other than the Parties and their lawful successors nor assigns any legal or equitable rights, benefits, claims or remedies of any nature.
- 27.2. No Waiver. Corpay's failure to exercise any of its rights under this Agreement shall not be deemed a waiver of such rights or remedies at a later time.
- 27.3. Severability. If any provision of this Agreement shall be held to be unenforceable by a court of competent jurisdiction, the remainder of the provisions shall remain in effect and shall be binding upon the Parties.
- 27.4. Governing Law; Jurisdiction. This Agreement shall be construed and interpreted in accordance with the laws of the State of New South Wales and the laws of Australia applicable therein. Each of the Parties shall attorn to the jurisdiction of the Courts of New South Wales having jurisdiction over the subject matter of this Agreement. The Parties agree that Sydney, New South Wales is a convenient forum to bring any action.
- 27.5. Assignment. Client shall not assign this Agreement nor any rights or obligations hereunder without Corpay's written consent. If Corpay provides its written consent to any assignment of this Agreement, this Agreement shall be binding upon the successors, heirs, and assigns of Client.
- 27.6. Entire Agreement. This Agreement constitutes the entire agreement of the Parties with respect to the subject matter hereof and supersedes all prior and contemporaneous agreements, representations, understandings, negotiations and discussions between the parties, whether oral or written. The terms of this Agreement may not be changed, modified or supplemented except by an instrument in writing agreed upon by both Parties.
- 27.7. Changes to Agreement. Corpay reserves the right, in its sole discretion, to change, amend, or otherwise modify this Agreement at any time upon written notice to Client. Any changes, amendments, or modifications so conveyed to Client shall be effective from the date such change, amendment or modification goes into effect, unless otherwise stated
- 28. TRADE FINANCE TERMS
- 28.1. Definitions. This clause 28 applies only to TF Orders, as defined below. As far as TF Orders, this clause 28 shall govern and supersede all other provisions to the extent it conflicts with any other part of this Agreement. Each term defined in this clause 28 shall apply only to this clause 28:

- 28.1.1. "TF Order" means each Order with a trade finance component. More specifically, this refers to each Order where the Client instructs Corpay to provide a trade finance Service, whereby Corpay extends credit to the Client via the Client's TF Account by purchasing or otherwise paying for goods or services from the Client's supplier or their beneficiary and which satisfies all the following conditions:
- 28.1.1.1. The Client instructs Corpay to pay a supplier or their beneficiary; and
- 28.1.1.2. The Client complies with any request from Corpay for evidence of the purpose of the transaction (e.g., an invoice, bill of lading, packing list or other documentary evidence); and
- 28.1.1.3. The Client agrees to the price Corpay quotes; and
- 28.1.1.4. The payment is authorised by Corpay after considering any Outstanding Moneys, and the balance of, and any credit limits imposed on, the Client's TF Account.
- 28.1.2. "TF Account" means the account that is provided by Corpay to the Client against which fees and charges are incurred, credit limits are imposed, and from which credit is provided, to make payments on Corpay's own behalf (but which affect the Outstanding Moneys balance) when a TF Order takes place.
- 28.1.3. "TF Period" determines when Client must pay Outstanding Moneys to Corpay; see the TF Order Confirmations for further detail. Client authorises Corpay to initiate a direct debit from Client's bank account on the due date (meaning the last day of the TF Period or the first following Business Day if that last day is a non-Business-Day) with a value date equal to the first business day after the due date.
- 28.1.4. "**TF**" means trade finance.
- 28.1.5. **"Services**" has the same meaning as the rest of this Agreement, except that it also includes trade finance.
- 28.1.6. "Outstanding Moneys" means, in relation to the Client, the aggregate of: 28.1.6.1. the total amount charged to the Client's TF Account, and which remains unpaid; 28.1.6.2. the total interest (if any) accrued on the Client's TF Account and which remains unpaid;
- 28.1.6.3. the total outstanding fees and charges;
- 28.1.6.4. all other debts and monetary liabilities of the Client that Client owes to Corpay, irrespective of whether the debts or liabilities are present or future or are actual, prospective, contingent, or otherwise.
- 28.2. Outstanding Moneys.
- 28.2.1. The parties acknowledge and agree that all payments to the Client's supplier or their beneficiary pursuant to a TF Order are paid by Corpay on its own behalf, and each such payment forms part of the Outstanding Moneys.
- 28.2.2. The Client shall timely pay to Corpay the Outstanding Moneys as notified by Corpay from time to time, as agreed between the parties.
- 28.3. Security.
- 28.3.1. Corpay may request that the Client deposits funds into the Client's TF Account at any time and Corpay may use those funds as security against the credit Corpay provides to the Client from time to time.
- 28.3.2. To the maximum extent legally permissible, Corpay retains legal ownership in any goods or services Corpay purchases upon the Client's instructions instructing TF Order(s), until Client has paid all Outstanding Moneys to Corpay.
- 28.3.3. The Client as beneficial owner or, if the Client is the trustee of any trust, in its capacity

- as trustee of that trust, hereby grants Corpay a charge security interest over:
- 28.3.3.1. all moneys payable under any part of this Agreement,
- 28.3.3.2. the whole of Client's undertaking and assets whatsoever and wheresoever both present and future including the goodwill of its business and its uncalled and called but unpaid capital including all premiums and all freehold and leasehold interests in land which the Client has now or may later acquire.
- 28.3.4. The Client agrees to, whenever requested by Corpay to do so, execute all documents, and do all such further acts and things as may be required by Corpay to enforce Corpay's rights under the security referred to in clause 28.3.3 above.
- 28.4. Client represents and warrants to Corpay that Client shall not enter any TF Order for predominantly personal, domestic, or household purposes, or in connection with residential properties for investment purposes. 28.5. Client shall be a principal party (and not e.g., an agent of the principal(s)) to each Order unless Corpay and Client have signed a separate contract specifically and explicitly permitting Client to transact on a non-principal basis.
- 28.6. The Client can instruct Corpay to enter into a TF Order, unless the right to use the Client's TF Account has been withdrawn, suspended or cancelled by Corpay in accordance with any part of the Agreement.
- 28.7. Corpay will:
- 28.7.1. use its own funds to pay a supplier (or their beneficiary) pursuant to each TF Order, and 28.7.2. extend credit to the Client for the purposes of each TF Order.
- 28.8. Corpay will only enter into a TF Order if it is satisfied that the purpose of the TF Order is to pay for a good or service, after having the opportunity to consider evidence of the purpose of the transaction.
- 28.9. Corpay may, in its absolute discretion, cancel any TF Order for any/no reason.28.10. Corpay may, without prior notice, set
- off any amount owing by the Client to Corpay under this Agreement or under an Order, against any amount owing by Corpay to the Client.
- 28.11. The Payment Acceptance Limit, specified by Corpay for Client's Facility, sets the cumulative cap on how much Outstanding Moneys cumulative liability to Corpay that Client can owe at any one time.
- 28.12. Client may not use its TF Account for any Derivative Contracts (other than drawdown). 28.13. If, for any reason, a direct debit by Corpay as described above is returned (i.e., it bounces) whether because of non-sufficient funds (NSF), or any other reason, then: 28.13.1. Client must promptly make Corpay
- 28.13.1. Client must promptly make Corpay whole with a make-up payment, and Client must pay this by wire.
- 28.13.2. If, within any rolling 6-month period, there are two or more direct debit returns, then Client's TF Account shall be suspended for at least 6 months during which there must be no returns on any of your Corpay accounts before Corpay will consider restoring the privilege.