END-USER LICENSE AGREEMENT

This End-User License Agreement ("License" or "Agreement") is a legally binding agreement between you (herein referred to as "you" or "Licensee") and ICVERIFY, Inc. (herein referred to as "ICVERIFY") for the software product you have received either physically or via Internet download and for which you will be the end user, which includes computer software and any updates or supplements thereto that you may receive now or in the future (the "Software") whether physically or via Internet download, associated media, and associated documentation in written or electronic form whether distributed with the Software or available separately (collectively, the "Software Product"). If a natural person has purchased the Software Product on behalf of a legal entity, "you" or "Licensee" refers to that legal entity.

This License may be presented to you in various forms including, but not limited to, a printed license in or on a package, sealed or otherwise, or as text displayed at ICVERIFY, Inc.'s World Wide Web site www.firstdata.com/paymentsoftware_integrators, or during the installation of the Software. By opening the sealed package or installing, copying, or otherwise using the Software Product, you are consenting to be bound by and become a party to this Agreement between you and ICVERIFY. If you do not agree to all of the terms of this Agreement, do not open the package and do not install, copy or otherwise use the Software. If you do not agree to the terms of this License, you are not authorized by ICVERIFY to use the Software Product. You represent and warrant that any natural person performing any of the actions described in this Agreement on your behalf has the full and legal right and authority to do so.

YOU ARE ENTITLED TO A REFUND FROM ICVERIFY WITHIN THIRTY (30) DAYS OF THE DATE OF SHIPMENT ONLY IF YOU ACQUIRED THE SOFTWARE PRODUCT DIRECTLY FROM ICVERIFY, ONLY UPON RECEIPT BY ICVERIFY OF THE UNOPENED PRODUCT PACKAGING WITH THE SERIAL NUMBER LEGIBLE AND INTACT AND ONLY FOR THE AMOUNT PAID BY YOU AS EVIDENCED BY RECEIPTS OR OTHER WRITTEN DOCUMENTATION. OTHERWISE, YOU ARE ONLY ENTITLED TO A REFUND IF THE VENDOR THAT SOLD YOU THIS SOFTWARE PRODUCT OFFERS ONE, AND THEN ONLY IN ACCORDANCE WITH THE TERMS PRESCRIBED BY THAT VENDOR.

1. GRANT OF LICENSE.

   a) General. The Software Product is protected by copyright laws and international copyright treaties, as well as other intellectual property laws and treaties. THE SOFTWARE PRODUCT IS LICENSED, NOT SOLD. The manner in which you may use the Software Product depends on the type of license you purchased. The license rights associated with each license are described below. ICVERIFY reserves all rights not expressly granted by this License. No other rights are transferred or licensed herein.

   b) Basic License Grant. ICVERIFY grants to you a non-assignable, non-transferable, non-exclusive, non-sublicensable personal limited copyright license to use, perform and display this copy of the Software Product for the sole purpose of performing payment transactions for a single merchant account and through a single processor port, and to reproduce the Software Product only (i) to the extent necessary to transfer any portion of the Software into storage or memory during the operation of the Software in accordance with the Documentation, and (ii) to the extent necessary to make archival or backup copies for the purpose of disaster recovery or fail over, but in that instance only in object code form, only one copy and one instance of that copy, only in one location (herein referred to as the “Primary Station”) and only for the benefit of Licensee's business.

   c) Extended License Grants. Subject to payment of additional license fees, Licensee may configure the Software Product as follows:

      i) Licensee may install or invoke multiple copies of the Software Product on a single computer or multiple computers, up to the number of Licenses that Licensee has acquired.

      ii) Licensee may configure and use each licensed copy of the Software Product for multiple merchant accounts under the Licensee’s direct ownership. The maximum number of merchant accounts that may be established using the Software Product is equal to the number of Licenses that Licensee has acquired. The number of users or devices that may access the Software Product, either directly or indirectly shall not exceed the number of Licenses that Licensee has acquired.
iii) Licensee may configure and use the Software to communicate with a processor or processors through multiple simultaneous connections, up to the number of Licenses purchased by Licensee, if the Software Product contains this capability.

iv) Licensee may use either the graphical user interface or the software development interfaces (hereafter, the "ICVERIFY SDK") available provided within the Software Product, or both, pursuant to the restrictions set forth in this Agreement.

d) Limitations. You may not:

i) Distribute copies of the Software Product or any component thereof.

ii) Modify, adapt, translate, reverse engineer, decompile, disassemble, derive source code from, or create derivative works based on the Software Product.

iii) Rent, lease, sell, distribute, or transfer or grant any rights to the Software Product.

iv) Use the Software Product to process transactions of any kind for more merchant accounts than Licenses acquired for that purpose.

v) It is expressly understood that the Software Product shall not be used at multiple sites and that multiple copies of the program shall not be used at one site without ICVERIFY’s express written permission, and that Licensee will have acquired any additional Licenses required for this purpose.

vi) Use software or hardware that increases the number of access points capable of simultaneously sending transaction data to the Software Product, grants access to the Software Product from remote physical locations, or reduces the number of substations directly accessing or utilizing the copy of the Software Product installed on the Primary Station at one time, in excess of the number of Licenses acquired.

vii) Use the Software Product to process payment transactions for a merchant account outside Licensee’s direct ownership, without express written permission from ICVERIFY. Such usage may be subject to additional license requirements and fees.

viii) Transfer the Software Product from one computer to another unless the Software Product is uninstalled from the computer from which the Software Product is transferred.

2. PRODUCT KEYS. A product key is required to configure the Software. A product key is provided without additional charge for the first merchant account configuration established by you. The additional or modification of merchant accounts or processors will require additional product keys. Product keys for additional processors, additional merchant accounts, or account modifications may be acquired from ICVERIFY at ICVERIFY’s then current rates. If you have acquired the Software Product from a distributor or as a component of another product, your distributor or vendor may provide the product key to you.

3. SECURITY.

a) Security of Software Product. Licensee is responsible for the security of all data stored on its computers as a result of the operation of the Software Product by Licensee, including without limitation, transaction data, payment card numbers, and merchant data. While ICVERIFY routinely tests the Software Product using reasonable methods to confirm its adherence to relevant compliance and regulatory standards as may be reasonably and commonly interpreted from time to time, no warranty or representation is made that the Software Product conforms to any specific interpretation of these standards, or that the Software Product will continue to conform to the standards as they change. Licensee bears the sole responsibility for ensuring the Software Product is used in a manner consistent with the applicable legal, security, compliance and regulatory standards in Licensee’s location and line of business.

b) Security of Equipment. Licensee bears sole responsibility for the secure operation of any equipment on which the Software Product is installed and operated, and any equipment accessed by the Software Product during the normal course of operations. Licensee understands and agrees that ICVERIFY bears no responsibility whatsoever for such equipment or for ensuring or maintaining a secure or compliant operating environment for the Software Product, and that the obligation to do so, and the obligation to comply with all legal, security, compliance and regulatory standards or other applicable laws, rules or regulations, is solely that of the Licensee.

c) Security of Integrated Products. Licensee understands and agrees that any additional applications or systems designed to interact with the Software Product, whether by means of the graphical user interface, the ICVERIFY SDK, or any other published or unpublished interfaces to the Software Product, (hereafter called "Integrated Products") are outside the scope and responsibility of ICVERIFY to secure or support and are the sole responsibility and obligation of Licensee or a third party. Licensee agrees that it, or the entity that furnished the
Integrated Product (but in no event ICVERIFY) bears sole responsibility to ensure the Integrated Products comply with all applicable laws, rules and regulations.

4. WARRANTY.
a) Limited Warranty. ICVERIFY warrants that for a period of thirty (30) days from the date of your receipt of the Software Product, the Software Product will perform substantially in accordance with the product specifications and features set forth in the Software Product as provided directly by ICVERIFY.
b) Remedies. ICVERIFY and its suppliers' entire liability and your exclusive remedy under Section 4(a) shall be, at ICVERIFY's election, (i) the repair, replacement, or substitution of the Software Product; (ii) if the Software Product was purchased directly from ICVERIFY or any of its affiliates, refund of the purchase price paid by you as evidenced by receipts or other written documentation; or (iii) if the Software Product was purchased from an unaffiliated third party vendor, a refund from that vendor in accordance with the return policies of that vendor. ICVERIFY has no obligation to modify Software Products to operate on computer platforms not supported by a Software Product or to operate with any application software not supplied by ICVERIFY. This limited warranty is void if failure of the Software Product is the result of accident, abuse, or misapplication.
c) Limitations. ICVERIFY DOES NOT REPRESENT OR WARRANT THAT THE SOFTWARE PRODUCT WILL MEET YOUR REQUIREMENTS OR THAT THE OPERATION OF THE SOFTWARE PRODUCT WILL BE UNINTERRUPTED OR ERROR FREE. TO THE MAXIMUM EXTENT PERMITTED BY LAW, EXCEPT AS EXPRESSLY PROVIDED IN THIS LICENSE, SOFTWARE PRODUCTS ARE PROVIDED "AS IS" WITHOUT WARRANTY. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, ICVERIFY DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, THAT ARE NOT EXPRESSLY PROVIDED IN THIS LICENSE INCLUDING THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

5. LIMITATION OF LIABILITY. IN NO EVENT SHALL ICVERIFY, ITS RESPECTIVE PARENT OR AFFILIATE COMPANIES OR ANY OF THEIR RESPECTIVE DIRECTORS, OFFICERS, EMPLOYEES, AGENTS OR SUBCONTRACTORS, BE LIABLE UNDER ANY THEORY OF TORT, CONTRACT, STRICT LIABILITY OR OTHER LEGAL THEORY FOR LOST PROFITS, LOST REVENUES, LOST BUSINESS OPPORTUNITIES AND INFORMATION, BUSINESS INTERRUPTION, EXEMPLARY, PUNITIVE, SPECIAL, INCIDENTAL, INDIRECT OR CONSEQUENTIAL DAMAGES, EACH OF WHICH IS HEREBY EXCLUDED BY AGREEMENT OF THE PARTIES, REGARDLESS OF WHETHER SUCH DAMAGES WERE FORESEEABLE OR WHETHER ICVERIFY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. ICVERIFY’S CUMULATIVE LIABILITY FOR ALL LOSSES, CLAIMS, SUITS, CONTROVERSIES, BREACHES, OR DAMAGES FOR ANY CAUSE WHATSOEVER (INCLUDING, BUT NOT LIMITED TO, THOSE ARISING OUT OF OR RELATED TO THIS AGREEMENT) AND REGARDLESS OF THE FORM OF ACTION OR LEGAL THEORY SHALL BE THE AMOUNT YOU ACTUALLY PAID FOR THE SOFTWARE PRODUCT, AS EVIDENCED BY WRITTEN RECEIPTS OR OTHER WRITTEN EVIDENCE.

BECAUSE SOME STATES DO NOT ALLOW THE EXCLUSION OR LIMITATION OF LIABILITY FOR CONSEQUENTIAL OR INCIDENTAL DAMAGES, THE ABOVE LIMITATION MAY NOT APPLY TO YOU.

6. OWNERSHIP. All title, copyrights and other intellectual property ownership rights in and to the Software Product and copies thereof, the content embodied therein, and derivative works thereof are owned by ICVERIFY or licensors thereto.

7. TERMINATION. This License is effective until terminated. This License will terminate automatically without notice from ICVERIFY if you fail to comply with any provision of this License. Upon termination you shall return to ICVERIFY the accompanying materials and all copies of the Software Product, including modified copies, if any.

8. GOVERNING LAW. This License shall be governed by and construed in accordance with the laws of the State of New York (without regard to its choice of law provisions). YOU IRREVOCABLY WAIVE ANY AND ALL RIGHTS YOU MAY HAVE TO A TRIAL BY JURY IN ANY JUDICIAL PROCEEDING INVOLVING ANY CLAIM RELATING TO OR ARISING UNDER THIS AGREEMENT.
9. **PARTIAL VALIDITY.** If any provision of this License is held by a court of competent jurisdiction to be invalid, void or unenforceable, the remaining provisions shall nevertheless continue in full force without being impaired or invalidated in any manner.

10. **NOTIFICATION OR WAIVER.** Any modification, amendment, supplement, or other change to this License must be in writing and signed by a duly authorized officer of ICVERIFY and Licensee. Neither party's failure to object to any term or condition in any written or oral communication from the other party, whether delivered before or after the date hereof, shall constitute an acceptance thereof or a waiver of any term or condition hereof.

11. **U.S. GOVERNMENT RESTRICTED RIGHTS NOTICE.** Use, duplication or disclosure by the United States Government is subject to restrictions as set forth in subparagraphs (c)(1) and (c)(2) of the Commercial Computer Software - Restricted Rights clause at FAR Section 52.277-19 or (c)(1)(ii) of the Rights in Technical Data and Computer Software clause at DFARS Section 252.277-7013, as applicable unpublished rights reserved under the copyright laws of the United States. Contractor: ICVERIFY, Inc., 1307 Walt Whitman Rd., Melville, New York 11747.

12. **PURCHASE ORDERS, ETC.** THE TERMS AND CONDITIONS OF ANY PURCHASE ORDER, ACKNOWLEDGEMENT FORM, OR SIMILAR DOCUMENT PROVIDED BY LICENSEE IN THE COURSE OF ACQUIRING THE SOFTWARE PRODUCT COVERED BY THIS LICENSE DO NOT AMEND, MODIFY, ADD TO, OR SUPERSEDE THE TERMS AND CONDITIONS OF THIS LICENSE.

13. **PRE-RELEASE SOFTWARE PRODUCT ADDITIONAL TERMS.** If this Software Product is pre-commercial release or beta software ("Pre-Release Software Product"), then this Section applies. The Pre-Release Software Product is a pre-release version, does not represent final product from ICVERIFY, and may contain bugs, errors and other problems that could cause system or other failures and data loss. ICVERIFY may never commercially release the Pre-Release Software Product. You will return or destroy all copies of Pre-Release Software Product upon request by ICVERIFY, or upon ICVERIFY’s commercial release of such Software Product. You agree to cease all use of the Pre-Release Software Product in favor of using the commercial released Software Product. YOUR USE OF A PRE-RELEASE SOFTWARE PRODUCT IS AT YOUR OWN RISK.

14. **DISPUTE RESOLUTION.** Any dispute, controversy, or claim against ICVERIFY or its parent or affiliate companies arising out of or relating to this Agreement, its interpretation, or the breach, termination or validity thereof, or any related purchase shall be resolved exclusively and finally by arbitration administered by the American Arbitration Association (AAA) under its rules (www.adr.org). You may file for arbitration at any AAA location in the United States upon the payment of any applicable filing fee. The arbitration will be conducted before a single arbitrator, and will be limited solely to the dispute or controversy between you and ICVERIFY. The arbitration shall be held in any mutually agreed upon location in person, by telephone, or online. Any decision rendered in such arbitration proceedings will be final and binding on each of the parties, and judgment may be entered thereon in a court of competent jurisdiction. The arbitrator shall not award either party special, exemplary, consequential, punitive, incidental or indirect damages, or attorneys’ fees and each party irrevocably waives any such right to recover such damages. The parties will share the costs of the arbitration, (including the arbitrator’s fees, if any) in the proportion that the final award bears to the amount of the initial claim. No action, regardless of form, arising out of or in conjunction with the subject matter of this Agreement may be brought by either party more than one (1) year after the cause of action arose.

15. **ENTIRE AGREEMENT.** This License constitutes the entire agreement between you and ICVERIFY pertaining to the subject matter hereof and supersedes in their entirety all written or oral agreements between the parties pertaining to the subject matter hereof.