By participating in the Free Equipment (“FE”) Program and receiving a point of sale payment terminal (“Terminal”), electronic cash register and PIN pad (“ECR”) and/or wireless point of sale payment terminal (“Wireless Terminal”) (each individually referred to herein as “Equipment”) from Shift4 Payments, LLC, or any of its affiliates and subsidiaries including FuturePOS Payments, Restaurant Manager Payments, POSiTouch Payments, and Harbortouch Payments (“Company”), Merchant agrees to the following:

1. As a condition to entering into the FE Program Merchant agrees to enter into a Merchant Processing Agreement with Company. Merchant shall exclusively process credit, debit, gift card and other electronic payment transactions through Company during the term of this FE Program Agreement. Merchant will use Equipment in accordance with all applicable laws, regulations, and Card Association rules. Merchant shall purchase all paper and supply products for the Equipment through Company. Merchant authorizes Company to debit Merchant’s designated account for any amount owed to Company under this FE Agreement.

2. Merchant authorizes Company to debit annually from Merchant’s designated account a $79.00 Annual Fee per MID (if applicable) for each set of Equipment received by Merchant.

3. Equipment will remain the exclusive property of Company or its assigns, and Merchant’s use of Equipment confers no ownership rights of any kind on Merchant. Merchant will not sell or lease Equipment, and will not allow any other person or entity to use Equipment for any reason. Merchant acknowledges that Merchant was trained on the proper use and care of Equipment. Merchant will maintain Equipment in good working order and repair. Merchant will keep Equipment at Merchant’s place of business, and will not relocate Equipment without prior written consent of Company. Merchant will not make and will not allow others to make any changes or alterations to Equipment. Merchant is responsible for maintaining security over the Equipment.

4. If Equipment does not work properly due to normal wear and tear as determined in Company’s sole discretion, Merchant may be eligible to receive comparable replacement Equipment. Merchant must have processed a credit, debit, gift card or other electronic payment transaction through Company within fifteen (15) calendar days of the date Merchant reported the damaged Equipment to Company. Merchant must return damaged Equipment to Company within thirty (30) calendar days of Merchant’s receipt of comparable replacement Equipment, Company may charge Merchant an amount equal to the value of the Equipment. Merchant shall be responsible for the cost of shipping comparable replacement Equipment to Merchant.

5. Merchant shall be responsible for all other loss, theft, destruction, and/or damage to Equipment (“Equipment Loss”). Merchant shall report all Equipment Loss to Company within fifteen (15) days of the Merchant’s termination or expiration of the term. Merchant authorizes Company to debit Merchant per each payment processing terminal (measured by terminal identification number) provided by Company in the amount of: (i) Two Hundred ($200) Dollars for a standard EMV/Contactless terminal (ex. VX520, S80, IPP320); (ii) Three Hundred($300)Dollars for an enhanced EMV/Contactless terminal (ex. PAX A930, S300, S90, IPP350); or (iii) Five Hundred ($500) Dollars for a premium POS terminal bundle (ex. ISC480, POS Bundle). This Non-Return Fee is in addition to any fees related to point-of-sale equipment provided under a POS System Service Agreement. The type of terminal and total fee due as a result of non-return shall be set forth on the cancellation form.

6. Company and Merchant agree to arbitrate all disputes and claims between each other or its affiliates, subsidiaries, successors, or assigns not to be brought or tried in any small claims court. Company and Merchant agree to waive the right to a trial by jury or to participate in a class action. This arbitration provision shall survive termination or expiration of the FE Program Agreement. A party that intends to seek arbitration must first send to the other, by certified mail or courier service a written Notice of Dispute (“Notice”). The Notice to Company should be addressed to: Shift4 Payments, LLC, attn.: General Counsel, LLC, 2202 N. Irving Street, Allentown, PA 18109 (“Notice Address”). The Notice must: (i) describe the nature and basis of the claim or dispute; and (ii) set forth the specific relief sought (“Demand”). If Company and Merchant do not reach an agreement to resolve the claim within thirty (30) days after the Notice is received, either party may commence an arbitration proceeding. The arbitration will be governed by the Commercial Arbitration Rules and the Supplementary Procedures for Consumer Related Disputes (collectively, “AAA Rules”) of the American Arbitration Association (“AAA”). The parties specifically consent to and accept the jurisdiction of the courts of the State of Pennsylvania and the United States District Court located in Philadelphia, Pennsylvania for the purposes of such enforcement. Unless Company and Merchant agree otherwise, any arbitration hearings will take place in Allentown, PA. MERCHANT AND COMPANY AGREE THAT EACH MAY BRING CLAIMS AGAINST THE OTHER ONLY IN YOUR OR ITS INDIVIDUAL CAPACITY AND NOT AS A PLAINTIFF OR CLASS MEMBER IN ANY PURPORTED CLASS OR REPRESENTATIVE PROCEEDING. Unless Company and Merchant agree otherwise, the arbitrator may not consolidate more than one merchant’s claims, and may not otherwise preside over any form of a representative or class proceeding. If this specific provision is found to be unenforceable, then the entirety of this arbitration provision shall be null and void. The laws of the Commonwealth of Pennsylvania, shall govern all matters (whether in contract, statute, tort or however characterized) arising out of or relating to this FE Program Agreement, without regard to its conflicts of laws rules. ANY CAUSE OF ACTION OR CLAIM MUST BE COMMENCED WITHIN ONE (1) YEAR AFTER THE CAUSE OF ACTION ACCRUES, OTHERWISE, SUCH cause of ACTION OR CLAIM SHALL BE PERMANENTLY BARRED.