

# NEOPOST INC. LEASE AGREEMENT AND ASSOCIATED TERMS & CONDITIONS

When it comes to selecting the right partner for your mailing operations, there's no better choice than Neopost. We deliver a positive customer experience by helping you:

Reduce Costs - through automation, accuracy and knowledge Increase Efficiency - with smart, intuitive solutions and professional support Ensure Security - with advanced technology that assures integrity Improve Communications - through professionalism, speed and personalization Raise Productivity - by replacing manual processes with speed, simplicity and control

## WE VALUE YOUR MAI

# **neopost**<sup>R</sup> TERMS & CONDITIONS

### EQUIPMENT LEASE AGREEMENT

In this Equipment Lease (the "Lease"), the words "You" and "Your" mean the lessee, which is the entity that is identified as the Customer on the order form. "We," "Us" and "Our" mean the lessor, Neopost Leasing, Inc. "Supplier" refers to either Neopost Inc., Hasler, Inc., or any other third party that is the manufacturer of the Equipment.

 Lease of Equipment. THIS LEASE IS UNCONDITIONAL AND NON-CANCELABLE during the Initial Term (as defined below). You agree to lease from Us the equipment, embedded software, Software, and other products listed on the order form, together with all existing and future accessories, Soliware, and other products isted on the order form, together with all existing and future accessories, embedded software products isted on the order form, together with all existing and return excessories, the "Equipment") upon the terms stated herein. For the avoidance of doubt, postage meters for use in mailing machines are excluded from the definition of Equipment. The term "Software" means any software that is subject to this Lease, other than software programs that are embedded in the hardware. Software is subject to the additional terms contained in the Online Services and Software Agreement with Neopost Inc. and/or the additional terms contained in a software license agreement with Sempler. with Supplier

date the Equipment is installed or five (5) days after the Equipment is shipped by the Supplier and will continue for the number of months shown on the order form (Initial Term'). Unless You notify Us in writing at least ninety (90) days before the end of the Initial Term that You intend to return the Equipment at the end of the Initial Term, this Lease will automatically renew for periods of one (1) year

Equipment at the end of the Initial Term, this Lease will automatically renew for periods of one (1) year each (each a "Renewal Period"), at the same payment amount as the Initial Term. We will not notify You that the Initial Term or any Renewal Period is ending. You may terminate this Lease at the conclusion of any Renewal Period by giving Us ninety (90) days prior written notice of Your Intent to do so. If You notify Us in writing that You intend to terminate the Lease, as set forth above, You shall return the Equipment pursuant to Section 14 of this Lease. A Lease Payments. PAYMENTS UNDER THIS LEASE ARE UNCONDITIONAL AND WILL CONTINUE FOR THE ENTIRE TERM OF THIS LEASE, WITHOUT ANY RIGHT TO REDUCTION OR SET-OFF. Lease Payments, plus applicable taxes and other charges provided for herein, are payable in advance periodically as stated on the order form. You agree to make Lease Payments to Us at the address specified on Our invoices, or at any other place designated by Us within thirty (30) days of the date Our invoice. If We do not receive a payment in full on or before its due date. You shall bay a fee equal Our invoice. If We do not receive a payment in full on or before its due date, You shall pay a fee equal to 5% of the amount that is late or the maximum amount allowed by law, whichever is less. In addition, You agree to pay Us \$50.00 for checks returned unpaid and for ACH direct debit transactions which are rejected.

Which are rejected.
5. Buy-Out of Another Obligation. In the event that We have provided You with money to 'buy-out" an existing obligation that You had with another company (the "Buy-Out Amount"), Your repayment of that amount shall be included as part of Your Lease Payment. You remain solely responsible for the full performance of any commitments that You have made with such other company. In the event that You fail to make all of the Lease Payments set forth on the Order Form, in addition to any other remedies We may have, You agree to immediately pay Us the unamortized payments are the pay of the pay of the payment of the pay o remaining balance of the Buy-Out Amount.

6. Delivery and Location of Equipment. The Equipment will be delivered to You at the Equipment Address specified on the order form or, if no such location is specified, to Your Invoice Address. Your acceptance of the Equipment occurs upon delivery of the Equipment. You shall not remove the Equipment from the Equipment Address unless You first get Our written permission to do

7. Ownership, Use, and Maintenance of Equipment. We will own and have title to the Equipment during the Lease. You agree that the Equipment is and shall remain personal property. You authorize Us to record (and amend, if appropriate) a UCC financing statement to protect Our interests. You represent that the Equipment will be used solely for commercial purposes and not for personal, family or household purposes. At Your own cost, You agree to maintain the Equipment in accordance with the applicable operation manuals and to keep the Equipment in good working order, ordinary wear and tear excepted.

Assignment of Supplier's Warranties. We hereby assign to You any warranties relating to 8. Relationship of the Parties. You agree that You, not We, selected the Equipment and the

Supplier, and that We are a separate company from the Supplier and that the Supplier is not Our agent. IF YOU ARE A PARTY TO ANY POSTAGE METER RENTAL, MAINTENANCE, SERVICE, SUPPLIES OR OTHER CONTRACT WITH ANY SUPPLIER, WE ARE NOT A PARTY THERETO, AND SUCH CONTRACT IS NOT PART OF THIS LEASE (EVEN THOUGH WE MAY, AS A CONVENIENCE TO YOU AND THE SUPPLIER,

NOT PART OF THIS LEASE (EVEN THOUGH WE MAY, AS A CONVENIENCE TO YOU AND THE SUPPLIER, BILL AND COLLECT MONIES OWED BY YOU TO THEM). 10. Default. You will be in default under this Lease if You fail to pay any amount within ten (10) days of the due date or fail to perform or observe any other obligation in this Lease. If You default, We may, without notice to You, do any one or more of the following, at Our option, concurrently or separately: (A) cancel this Lease, (B) require You to return the Equipment pursuant to Section 14 below, (C) take possession of and/or render the Equipment nunsable, and for such purposes You hereby authorize Us and Our designees to enter Your premises, with or without prior notice or other process of law, and (D) require You to pay to Us, on demand as liquidated damages and not as a penalty, an amount equal to the sum of (i) all Lease Payments and other amounts then due and past due, (ii) all remaining Lease Payments for the then-current term, together with any taxes due or to become due during such term (which You agree is a reasonable estimate of Our damages), and (iii) in become due during such term (which You agree is a reasonable estimate of Our damages), and (iii) in the event that You failed to promptly return the Equipment to Us, an amount equal to the remaining value of the Equipment at the end of the then-current term, as reasonably determined by Us. You shall also pay all Our costs in enforcing Our rights under this Lease, including reasonable attorneys' fees and expenses that We incur to take possession, store, repair, or dispose of the Equipment, as well as any other expenses that We may incur to collect amounts owed to Us. We are not required to re-lease or sell the Equipment if We rapossess it. These remedies shall be cumulative and not exclusive and shall

sell the Equipment if We repossess it. These remedies shall be cumulative and not exclusive, and shall be in addition to any and all other remedies available to Us. **11. Finance Lease**. You agree that this Lease is a "finance lease" as defined in Article 2A of the Uniform Commercial Code ("UCC"). To the extent permitted by law, You hereby waive any and all rights and remedies conferred upon You under UCC Sections 2A-303 and 2A-508 through 2A-522, or any orbital terms.

Automated Clearinghouse Direct Debit ("ACH"). If, You have elected ACH service, You 12. Automated clearing noise Direct Debit ("ACH"). It, You have elected ACH service, You hereby automated Clearing noise bit the depository bank ("Bank") that You have provided to Us a debit of any amounts that become due by You to Us (and/or any of Our affiliates including, but not limited to, Neopost, Inc., Hasler Inc., and Mailroom Finance, Inc.) from the specified account. ACH payments shall remain in effect until terminated by the Bank, You, or Us. You must give Us thirty (30) days prior written notice of Your intent to terminate ACH services or any change in Bank account status which would impair Our ability to debit such funds.

Loss; Damage; Insurance. Unless the order form indicates that You have enrolled in any 13. 13. Loss; Damage: Insurance. Unless the order form indicates that You have enrolled in any insurance waiver program that We may offer and You have paid the associated fee, You shall: (i) bear the risk of loss and damage to the Equipment and shall continue performing all of Your other obligations hereunder even if it becomes damaged or there is a loss, (ii) keep the Equipment insured against all risks of loss and damage in an amount at least equal to its full replacement cost, with Us named as sole loss payee thereon; and (iii) provide Us with evidence of such coverage upon request by Us. If You have enrolled in Our insurance waiver program, and any loss, damage or destruction to the Equipment occurs that does not result from Your gross negligence or willful misconduct, We shall (provided You are not in default under this Lease) repair or replace the Equipment and Your Lease obligations will remain unchanged. The insurance waiver program is not insurance. Therefore state regulations ganerics have not reviewed the program, this Lease, any of the fees charged hereunder, or regulatory agencies have not reviewed the program, this Lease, any of the fees charged hereunder, or Our financial condition

14. Return of Equipment. You are required to return the Equipment under this Lease. Upon the termination of this Lease You shall, after receiving an Equipment Return Authorization ("ERA") number from Us, promptly send the Equipment, at Your expense, to any location(s) that We designate. The

Equipment must be properly packed for shipment with the ERA number clearly visible, freight prepaid

 and fully insured, and must be received in good condition, less normal wear and tear.
 **Indemnification**. You shall indemnify and defend Us against, and hold Us harmless for, any and all claims, actions, damages, liabilities, losses, and costs (including reasonable attorneys' fees) made against or incurred by Us relating to Equipment Matters (as defined below). Your obligations pursuant to this Section shall survive the termination or expiration of this Lease

Indue against or incluried by os treating to Equipment watters (as defined below). Four obligations pursuant to this Section shall survive the termination or expiration of this Lease.
Assignment. YOU SHALL NOT SELL, TRANSFER, ASSIGN, SUBLEASE, PLEDGE OR OTHERWISE ENCUMBER (COLLECTIVELY, "TRANSFER") ANY EQUIPMENT OR THIS LEASE IN WHOLE OR IN PART. We may, without notice to You, Transfer Our interests in the Equipment and/or this Lease, in whole or in part, to a third party. You agree not to assert against the new owner any claim, defense or offset You may have against Us or any predecessor in interest.
Taxes. You agree to pay for all applicable taxes related to the Equipment, including taxes related to Your acquisition, possession, and/or use of the Equipmenta well as all property taxes on the Equipment. Furthermore, You agree to pay the applicable fee to cover Our expenses associated with the administration, billing and tracking of such charges and taxes. In addition, in the event We determine it is reasonable to do so, You hereby authorize Us to pay any such taxes and to include such amount as part of the capitalized amount used to compute Your payment pursuant to this Lease.
Disclaimer of Warranties. WE MAKE NO REPRESENTATIONS OR WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, REGARDING ANY MATTER WHATSOEVER, INCLUDING, BUT NOT LIMITED TO, THE SUITABILITY OF THE COUPMENT, ITS CONDITION, ITS MERCHANTABILITY, ITS FITNESS FOR A PARTICULAR PURPOSE, ITS, FREEDOM FROM INFRINGEMENT, OR OTHERWISE. WE PROVIDE THE EQUIPMENT TO YOU "AS IS," "WHERE IS' AND "WITH ALL FAULTS."
Imitation of Liability. WE SHALL NOT BE LIABLE TO YOU AND YOU SHALL NOT MAKE A

EQUIPMENT TO YOU 'AS IS," 'WHERE IS' AND 'WITH ALL FAULTS." 19. Limitation of Liability. WE SHALL NOT BE LIABLE TO YOU AND YOU SHALL NOT MAKE A CLAIM AGAINST US FOR ANY LOSS, DAMAGE (INCLUDING INCIDENTAL, CONSEQUENTIAL OR PUNITIVE DAMAGES), OR EXPENSE OF ANY KIND ARISING DIRECTLY OR INDIRECTLY FROM THE DELIVERY, INSTALLATION, USE, RETURN, LOSS OF USE, DEFECT, MALFUNCTION, OR ANY OTHER MATTER RELATING TO THE EQUIPMENT (COLLECTIVELY, "EQUIPMENT MATTERS'). NOTWITHSTANDING ANY OTHER PROVISION OF THIS LEASE, EXCEPT FOR DIRECT DAMAGES RESULTING FROM PERSONAL INJURY OR DAMAGE TO TANGIBLE PROPERTY CAUSED BY OUR GROSS NEGLIGENCE OR WILLFUL MISCONDUCT, THE MAXIMUM OUR LIABILITY TO YOU FOR DAMAGES HEREUNDER SHALL NOT EXCEED THE TOTAL OF THE AMOUNTS PAID TO US HEUNDER BY YOU. 20. NOTICE. All notices, requests and other communications hereunder shall be in writing, and shall

HEREUNDER SHALL NOT EXCEED THE TOTAL OF THE AMOUNTS PAID TO US HEREUNDER BY YOU.
Notice. All notices, requests and other communications hereunder shall be in writing, and shall be addressed to You or Us, as applicable and shall be considered given when (i.) delivered personally, or (ii.) sent by commercial overnight courier with written confirmation of delivery.
Integration. The Lease represents the final and only agreement between You and Us. There are no unwritten oral agreements between You and Us. The Lease can be changed only by a written agreement between You and Us.
Severability. In the event any provision of this Lease shall be deemed to be invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired thereby. The parties agree to replace any invalid provision.
Whier or Delay. A waiver of any default hereunder or of any term or condition of this Lease.

Waiver or Delay. A waiver of any default hereunder or of any term or condition of this Lease shall not be deemed to be a continuing waiver or a waiver of any other default do any other default or any other term or condition, but shall apply solely to the instance to which such waiver is directed. We may accept late payments, partial payments, checks, or money orders marked "payment in full," or with a similar notation, without compromising any rights under this Lease.
 Survival Of Obligations. Any obligations and duties which by their nature extend beyond the expiration or termination of this Lease shall survive the expiration or termination of this Lease.
 Arbitration; Choice of Law; Venue; and Attorney's Fees. Any controversy or claim arising out of or relating to this Lease, or the breach thereof, shall be settled by arbitration administered by the American Arbitration Association in accordance with its Commercial Arbitration rules and judgment

the American Abilitation Association in accordance with its Commercial Abilitation fues and pugniterin upon the award rendered by the arbitrator may be entered in any court having jurisdiction thereof. The place of arbitration shall be in Fairfield County in the State of Connecticut, this Lease shall be governed by and interpreted in accordance with the laws of the State of Connecticut, excluding its conflict of law principles. All fees and expenses shall be borne by the parties equally. However, each party shall be shall be entitled to an award of reasonable attorney's fees and costs and the arbitrator(s) shall be authorized to award such amounts.

### POSTAGE METER RENTAL AGREEMENT

Incorporation of Certain Terms. Customer acknowledges that (i) it has entered an Equipment Lease with Neopost Leasing, Inc. (the "Lease"); and (ii) if the Equipment that is subject to the Lease includes a mailing machine, then the terms of this Postage Meter Rental Agreement ("Rental Agreement") shall govern its rental of the Postage Meter (as defined below) for such machine. Any defined terms in the Lease shall have the same meanings in this Rental Agreement, except that "We," Any "Us," and "Our," refers to Neopost Inc. Sections 18 through 25 of the Lease are hereby incorporated into this Rental Agreement, except that any reference in those sections to the "Lease" refer to this Rental Agreement.

Britial Agreement.
2. Provisions as to Use. You acknowledge that: (i) as required by United States Postal Service regulations, the Postage Meter(s) identified on the order form (the "Postage Meter") is being rented to You and that it is Our property; (ii) the Postage Meter will be surrendered by You upon demand by Us (iii) You are responsible for the control and use of the Postage Meter; (iv) You will comply with all applicable laws regarding Your use or possession of the Postage Meter; (iv) You will comply with all applicable laws regarding Your use or possession of the Postage Meter; (iv) You will comply with all how to the Postage Meter is subject to the conditions established from time to time by the United States Postal Service; and (vi) the Postage Meter is to used only for generating an indicia to evidence the prepayment of postage Meter and, if You do so, We may terminate this Rental Agreement upon notice to You.
3. Rental Fee, Term, and Taxes. The rental fee does not include the cost of consumable supplies. The term of the rental shall be equal to the term of the Lease and is NON-CANCELABLE. You agree to pay all applicable taxes related to Your acquisition, possession, and/or use of the Postage Meter as well as all property taxes on the Postage Meter. Furthermore, You agree to pay the applicable fee to cover Our expenses associated with the administration, billing and tracking of such charges and taxes. You agree that you will return the Postage Meter at the end of the Lease term and that You will do so in the manner set forth in Section 14 of the Lease.

that you will return the Postage Meter at the end of the Lease term and that You will do so in the manner set forth in Section 14 of the Lease. **4.** Postage Meter Maintenance, Inspections, and Location. We will keep the Postage Meter in good working condition during the term of this Rental Agreement. The United States Postal Service regulations may require Us to periodically inspect the Postage Meter. You agree to cooperate with Us regarding such inspections. We may, from time to time, access and download information from Your Postage Meter to provide Us with information about Your postage usage and We may share that information with Our distributors and other third parties and You hereby authorize Us to do so. You agree to promptly update Us whenever there is any change in Your name, address, telephone number, the licensing post office, or the location of the Postage Meter. **5.** Postage Advances. We do not sell postage. In the event You require an emergency advance for postage, We, at Our sole discretion, may advance You money to reset the Postage Meter. If We do provide such an advance, You agree to repay Us within twenty-four (24) hours from the time of such advance: (i) the amount of the emergency advance and (ii) the then-current advance fee. **6.** Default. In the event You fail to perform in accordance with the terms set forth in this Rental Agreement, or any other Agreement with Us or any of Our affiliates, including, but not limited to, Neopost Leasing Inc., Haster Inc., and Mailroom Finance, Inc. (collectively 'Affiliates'), then We may, without notice, (i) reposses the Postage Meter, You hereby authorize Us to offset any amount of postage nemaining in the Postage Meter, your hereby authorize Us to offset any amount of postage metaring in the Postage Meter, you hereby auditoize Us at law or in equify. Furthermore, upon the return of the Postage Meter, You hereby auditoize Us at law or in equify. Furthermore, upon the return of the Postage Meter, You hereby auditolize other remedies available to Us.

UNITED STATES POSTAL SERVICE ACKNOWLEDGEMENT OF DEPOSIT REQUIREMENT.

You acknowledge and agree that You have read the United States Postal Service Acknowledgement of Deposit (the "Acknowledgement") and will comply with its terms. The Acknowledgement reads as follows

UNITED STATES POSTAL SERVICE ACKNOWLEDGEMENT OF DEPOSIT. 1. The meter licensee (\*Customer\*), hereby acknowledges that it must transfer funds to the United States Postal Service ("Postal Service"), through a lockbox bank ("Lockbox Bank"), for the purpose of pre-payment of postage on computerized meter resetting system ("CMRS")-

equipped meters ("Deposit"). 2. The Customer may, from time to time, make Deposits in the Lockbox Bank account, identified as: "USPS (Neopost POC)." The Postal Service may, at its discretion, designate itself

identified as: "USPS (Neopost POC)." The Postal service may, at its discretion, designate itsen or a successor as recipient of Deposits by the Customer. 3. Any Deposit made by the Customer shall be credited by the Postal Service only for the payment of postage through CMRS-equipped meters. Such Deposits may be commingled with Deposits of other customers. The Customer shall not be entitled to any interest or other income earned on such Deposits. 4. The Postal Service will provide a refund to the Customer for the remaining balance in a

postage meter upon its return. The Lockbox Bank will provide a refund to the Customer for Deposite there were held by the Postal Service; provided, however, no refunds will be made for funds remaining in any postage meter that is reported lost or stolen, if it is not recovered within thirty (30) days from the date or such report. . Refunds are provided in accordance with the Refinition of the date of such report. A refinition are provided in accordance with the rules and regulations governing deposit of funds for CMRS, published in the Domestic Mail Manual Transition Book or its successor.
 The Lockbox Bank, which shall collect funds on behalf of the Postal Service, shall provide

Us, on each business day, information as to amount of each deposit made to the Postal S

by Customer. 6. The Meter Company may deposit funds on behalf of the Customer. The Postal Service will make no such advances. Any relationship concerning advances is between the Customer and

the Meter Company. 7. The Customer acknowledges that the terms and conditions of this Acknowledgement may be

7. The customer acknowledges that the terms and conduitors of this Acknowledgement may be changed, modified, or revoked by the Postal Service with appropriate notice.
8. Postal Service regulations governing the deposit of funds for CMRS are published in the Domestic Mail Manual Transition Book or its successor. Customer acknowledges that it shall be subject to applicable rules, regulations, and orders, and such additional terms and conditions as may be determined in accordance with applicable law. The Postal Service rules, regulations, and orders shall prevail in the event of any conflict with any other terms and conditions applicable to applicable to applicable to applicable to any Deposit. any Deposit

neoFunds ACCOUNT AGREEMENT Incorporation of Certain Terms. You acknowledge that You have entered a Postage Meter Rental Agreement with Neopost Inc. If the order form indicates that You are eligible to activate a neoFunds<sup>16</sup> postage funding account, then this neoFunds Account Agreement ('neoFunds Agreement') shall govern Your use of such account. Any defined terms in the Postage Meter Rental Agreement shall have the same meanings in this neoFunds Agreement, except that "We," "Us," and "Our," refer to Mailroom Finance, Inc., an affiliate of Neopost Inc. Sections 18 through 24 of the Lease are hereby incorporated into this neoFunds Agreement. 2. Establishment and Activation of Account. You hereby authorize the sectificity is

2. Establishment and Activation of Account. You hereby authorize Us, to establish an account in Your name ("Account") for funding the purchase of postage from the United State Postal Service ("USPS") for use in the Postage Meter and, if offered by Neopost, to purchase supplies and other accessories from Neopost. The establishment of Your Account shall be subject to Our approval of Your creditworthiness. Any use of the Account shall constitute Your acceptance of all the terms and conditions of this neoFunds Agreement and all other documents executed or provided in connection

with the Account. The Account may not be used for personal, family, or household purposes. 3. **Operation of Account**. Each time an employee or agent of Yours with the express, implied, or apparent authority to do so (each an "Authorized User") requests a Postage Meter reset from Neopost, Neopost will notify Us of the amount requested. We will transfer the requested amount to the USPS on Your behalf and Your Account will be charged for the amount of postage requested and any related fees, if applicable. There is no minimum or maximum reset amount so long as You do not exceed Your Account Limit (as defined below), and there is no limit on the number of resets that You may request in any month

4. Payment Terms. You will receive a billing statement for each monthly billing cycle in which You have any activity on Your Account. Payments are due on the due date shown on Your billing statement. You may pay the entire balance due or a portion of the balance, provided that You pay at least the minimum payment shown on the statement. However, if You have exceeded the Account Limit, then You must pay the entire amount of any overage, as well as the minimum payment shown on Your statement. Whenever there is an unpaid balance outstanding on Your Account which is not on Your statement. Whenever there is an unpaid balance outstanding on Your Account which is not paid in full by the due date shown on Your billing statement, We will charge You, and You agree to pay, interest on the unpaid balance of the Account for each day from the date the transaction is posted to Your Account until the date the unpaid balance is paid in full, at the Annual Percentage Rate (as defined below). The Account balance that is subject to a finance charge each day will include outstanding balances, minus any payments and credits received by Us on Your Account will be equal to the lesser of eighteen percent (18.00%) per annum or the maximum permitted by law. Each payment will be applied to reduce the outstanding balance of Your Account and replenish Your available Account Limit. We may refuse to extend further credit if the amount of a requested charge plus Your existing balance exceeds Your Account Limit.

5. Credit Limit and Account Fees. You agree that We will establish a credit limit on Your Account (the "Account Limit"). The exact amount of the Account Limit will be indicated on Your invoice. We may, in Our sole discretion, allow Your balance to exceed the Account Limit. In the event We do We may, in Our sole discretion, allow Your balance to exceed the Account Limit. In the event We do so, You agree to pay Us an additional fee equal to one percent (1%) of the amount by which the Account Limit is exceeded for each transaction that You initiate after Your Account has reached the Account Limit. Such amount will be charged to Your Account on the date that the relevant transaction(s) occurs. Unless prohibited by applicable law, You agree to pay the amounts set forth in this neoFunds Agreement, which may include, without limitation, the amounts specified above, a \$29.00 fee for a late payment, and a \$55.00 fee for any checks that are returned as a result of insufficient funds. Unless prohibited by applicable law, We may charge You and You agree to pay Our fees thon in offect for copies of Your monthly statements. All such fore shall be added to Your Account fees then in effect for copies of Your monthly statements. All such fees shall be added to Your Account

balance.
6. Cancellation and Suspension. We may at any time close or suspend Your Account or temporarily refuse to allow further charges to Your Account. You can cancel Your Account at any time by notifying Us in writing at the address provided on Your Account statement of Your desire to do so. No cancellation or suspension will affect Your obligation to pay any amounts You then owe under this neoFunds Agreement. We will notify You of the Account balance in the event of any termination and all outstanding obligations will survive the termination of this neoFunds Agreement by either party.
7. Default. We may declare You in default if You (i.) have made any misrepresentations to Us (ii.) any time baye done or allowed anything that indicates to Us that You may be unable or unwilling to the survive.

7. Default. We may declare You in default if You (i.) have made any misrepresentations to Us (ii.) at any time, have done or allowed anything that indicates to Us that You may be unable or unwilling to repay the balance of Your Account as required under this neoFunds Agreement, or (iii.) are in default under this neoFunds Agreement, or (iii.) are in default under this neoFunds Agreement are in default or upon any cancellation of Your Account, We shall not be obligated to continue to provide the Account service or extend further credit under this neoFunds Agreement. If We are required to take collection action or any other legal action under this neoFunds Agreement, You shall pay upon demand by Us all court and collection costs, along with reasonable attorney's fees. These remedies shall be cumulative and not evulusive and shall be in addition to any and all other These remedies shall be cumulative and not exclusive, and shall be in addition to any and all other

 Remedies. If We have declared that You are in default under this neoFunds Agreement, then We may: (i) declare all agreements You have with Us in default and us and payable at once without (iii) exercise any other rights that it may have. In addition, You gene that any default under this neoFunds Agreement shall constitute a default under any agreement You may have with any of Our



affiliates, including, but not limited to, Neopost Inc., Neopost Leasing, Inc. and Hasler, Inc. (collectively "Affiliates"

9. Amendments. We may amend this neoFunds Agreement, or any of its provisions, including without limitation any fees and charges and/or the Annual Percentage Rate, at any time by at least thirty (30) days written notice (including electronic notice to Your email address as reflected in Our then current records) to You. Any such amendment will become effective on the date stated in the notice and will apply to any transactions after such date, as well as to any outstanding balance on Your Account.

**10. Notice:** Any notice required to be given under this neoFunds Agreement by either party hereto shall be given if to You, at the address shown on Your order form, and if to Us at P.O. Box 31021, Tampa, Florida 33631-3021.

Lampa, Florida 33631-3021.
11. Miscellaneous. Upon Our request, You agree to furnish current financial and other information, including Your tax identification number. You understand that We may obtain credit reports in connection with Your Account now and in the future. This neoFunds Agreement shall be governed by and construed in accordance with the laws of the State of Florida, without reference to its conflict-of-laws rules, and any applicable federal laws. The sole jurisdiction and venue for actions related to the subject matter hereof shall be in a State or Federal Court within the State of Florida.

 Maintrenance AGREEMENT
 Incorporation of Certain Terms. You acknowledge that You have entered an Equipment
 Lease with Neopost Leasing, Inc (the 'Lease'). Any defined terms in the Lease shall have the same
 meanings in this Maintenance Agreement, except that "We," "Us," and "Our," refer to Neopost Inc.
 Sections 18 through 25 of the Lease are hereby incorporated into this Maintenance Agreement, except
 that any reference in those sections to the "Lease" refer to this Maintenance Agreement.
 Neopost's Terms and Conditions for Maintenance Services. If the order form indicates
 that You have purchased maintenance services, then Neopost Inc. "If the order form indicates
 that You have purchased. Those services will be provided for the entire term of
 the Lease and are NON-CANCELABLE. The current version of those terms and conditions are available
 at www.neopostinc.com/maintenanceagreement/index.html. You agree that You have access to such
 terms and that they are incorporated into this Maintenance Agreement by this reference and that You terms and that they are incorporated into this Maintenance Agreement by this reference and that You shall be bound by such terms as if they were fully stated herein.

#### ONLINE SERVICES AND SOFTWARE AGREEMENT

ONLINE SERVICES AND SOFTWARE AGREEMENT
1. Incorporation of Certain Terms. You acknowledge that You have entered an Equipment Lease
with Neopost Leasing, Inc (the 'Lease'). Any defined terms in the Lease shall have the same meanings
in this Online Services and Software Agreement ('OSS Agreement'), except that 'We," 'Us," and 'Our,"
refer to Neopost Inc. Sections 18 through 25 of the Lease are hereby incorporated into this OSS
Agreement, except that any reference in those sections to the 'Lease' refer to this OSS Agreement,
2. Rate Updates with Online Services. If the order form indicates that You are enrolled in Our
Online Services program, then You will receive periodic updates for Your covered Equipment and/or
Postage Meter, including updates to maintain accurate USPS rates for the USPS services that are
compatible with such Equipment or Postage Meter. The rate updates that are Integrated (as defined
below) into Your mailing machine. For the purposes of this section, 'Integrated' means that the
covered hardware cannot properly operate on a stand-alone basis and it has been incorporated into the
mail machine. Products that are not Integrated including, but not limited to, all Software and scales
with "ST-77," or 'SE' in the model number will not receive update rates as part of Our Online Services
program (collectively 'Excluded Products'). program (collective) "Excluded Products"). 3. Rate Updates with Rate Change Protection and Software Advantage. If You have any of Our

Excluded Products, You may have elected to purchase Rate Change Protection ("RCP") from Us for Your hardware products or Software Advantage for Your Software. If the order form indicates that You have selected RCP or Software Advantage, You will receive the following updates for Your covered Equipment selected RCP or Software Advantage, You will receive the following updates for Your covered Equipment or Software: (i) updates to maintain accurate rates for the services offered by the USPS and other couriers that are compatible with Your covered Equipment or Software; and (ii) updates for zip or zone changes that are compatible with Your covered Equipment or Software. If any reprogramming is required because You have moved the Equipment or Postage Meter to a new location, none of the services described in this Section cover the cost to do so. If You have not selected RCP or Software Advantage, You agree that We may send You periodic rate updates as needed and You agree to either (i) promptly pay the then-current price for such update, or (ii) return the unused, update to us within ten (10) business days of receiving it.

(i) promptly pay the then-current price for such update, or (ii) return the unused, update to us within ten (10) business days of receiving it.
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