PARTNERSHIP RESOLUTION

We,			, all of lega	al ages with office address at					
	, after having duly sworn to in accordance with law,								
herel	by certify:								
1. Thand	at we are partners of by virtue of the laws o	f the Republic of the Ph	, a Partnership du nilippines, with principal office	lly organized and existing under and place of business at					
2. were	That in the regular unanimously approved to with	which all partners	which was held last _ were present and acting through	at ghout, the following resolutions					
"RESOLVED, that the Partnership be as it is hereby authorized to apply with BDO Unibank, Inc. ("BDO") for merchant affiliation, whether by submitting the application in its original or scanned form or thru online channel, pursuant to which, the Partnership will honor and accept credit cards and/or ATM/debit cards and/or other types of card or digital wallets, for transactions that will pass thru BDO's Point-of-Sale (POS) terminal/s installed at the Partnership's establishments/outlets, and/or for transactions via the internet and/or other payment platforms;									
"RESOLVED, that the Partnership be as it is hereby authorized, in relation to its merchant affiliation, to participate in the various marketing promotions conducted by BDO from time to time;									
"RESOLVED, further, that BDO shall be authorized to accept, honor and implement scanned applications, contracts, documents, forms, and email instructions, correspondences and other similar writings sent electronically (collectively, the "Documents") coming from the Partnership or Documents submitted online, which shall constitute final and conclusive evidence of such Documents and may be admitted as evidence in a court of law, whether or not the originals of such Documents has been received, pertaining to its merchant affiliation and related transactions with BDO.									
"RESOLVED, further, that BDO shall be authorized, at its sole and absolute discretion, to accept, rely or honor any Documents and act on such Documents without further inquiry, and consider the Documents as conclusively and fully authorized by, valid and binding upon the Partnership, provided that the Documents come from the Email Address specified herein and/or nominated by any of the Partnership's authorized officers identified herein, following the signing rule, or such other Email Address nominated by the aforestated officers, or submitted online to BDO.									
"RESOLVED, further, that BDO shall be authorized, at its sole and absolute discretion, without need to state any grounds and give notice thereof, to decline to accept, rely on or honor the Documents or any part thereof without incurring any liability whatsoever to the Partnership in respect of any delay, failure or refusal to honor the Documents or any part thereof.									
"RESOLVED, further, that BDO shall not be held liable for any corruption or modification of any Document arising from any electronic medium used, the disruption of such electronic medium, or the effects of any computer viruses and similar programs nor for any hacking or unauthorized use or access of the Email Address specified above or such other Email Address nominated by the Partnership's authorized officers identified herein.									
from ident	the Email Address specifie ified herein and BDO may re	d herein or such other Ema	uineness of any Document submi nil Address nominated by the P of validating the identity of the s ment.	artnership's authorized officers					
"RESOLVED, further, that the Partnership hereby appoints and designates any □one □ two □ all □ of the following officers of the Partnership, namely:									
	NAME	POSITION/TITLE	SPECIMEN SIGNATURE	EMAIL ADDRESS					

To sign, execute, submit and deliver any and all applications, contracts, documents, forms and other similar writings with BDO under such terms and conditions as he/she/they may deem fit for the Partnership, in connection with the Partnership's merchant affiliation and related transactions with BDO, and participation in the various marketing promotions of BDO, and to confirm BDO's authority as provided herein;

"RESOLVED, further, that all transactions, warranties, covenants, dealings and agreements (whether sent in the original form or via scanned) with BDO by the aforestated officer(s) with respect to the enforcement and/or implementation of the foregoing transactions, for and in behalf of the Partnership, prior to the approval of these Resolutions and properly thereafter, are hereby approved, confirmed and ratified to be the valid and binding acts, representations, warranties and covenants of the Partnership."

"RESOLVED, further, that for application submitted to BDO via online channel, the submission of the Partnerhsip's application, and the agreement to the terms and conditions of the Merchant Agreement given thru BDO online application and kept in BDO's records, are hereby approved, confirmed and ratified to be valid and binding acts, representations, warranties and covenants of the Partnership."

"RESOLVED, finally, that the	foregoing resolutio	n shall remain v	alid and effective	e unless otherwise no	tified in writing to BDO.
IN WITNESS WHEREOF	F, I have hereto _, Philippines.	set my ha	ands this	day of	, 20, ir
Signature Over Printed Nam Partner	- e	Signature Over Printed Name Partner			
			r Printed Name tner		
SUBSCRIBED AND SWORI the following:	N to before me on th	nis day	of	, 20 Th	ne Affiants exhibiting to me
Name	Compet	ent Evidence of	Identity	Date/Place	of Issue
1. 2. 3. 4. 5.					
Doc No Page No					

Series of _____